## **FORMAT**

<u>OF</u>

# **RERA BUYERS AGREEMENT**

**UPDATED** 

<u>ON</u>

19.04.2022

### **AGREEMENT FOR SALE**

#### ANNEXURE 'A'

[See rule 9]

### AGREEMENT FOR SALE

This	Agreement	for	Sale	("Agreement")	executed	on	this	day	of
	,20								
By an	d Between								

- (1) SWADHA NIRMAN PRIVATE LIMITED (PAN:AAJCS6291H),CIN:U70101WB2005PTC1 05152) a company incorporated under the Companies Act, 1956 having its registered office at 4, Clive Row, 4th floor, Room No. 405, Kolkata 700 001, P.O. Hare Street, P.S. Hare Street, District Kolkata.
- (2) TANUJ PROPERTIES PRIVATE LIMITED (PAN: AACCT4910B), (CIN:U70101WB2006 PTC111151) a company incorporated under the Companies Act, 1956 having its registered office at P-2, CIT Road, Scheme No. VI M, 2nd floor, Kolkata 700 001, P.O. Park Street, P.S. Park Street, District Kolkata.
- (3) TIRUPATI ASHRAY PRIVATE LIMITED (PAN:AACCT9993J),(CIN: U70101WB2006 PTC111155) the company incorporated under the Companies Act, 1956 having its registered office at 13, B.B.Ganguly Street, 4th floor, Room No. 402, Kolkata 700 012 P.O.- GPO, P.S.- Hare Street, District Kolkata,
- (4) DROLIA BROTHERS HUF (PAN: AABHD4964P) a Hindu Undivided Family having its office at 228 Bangur Avenue, Block-A, 4th Floor, Flat 4A,, Police Station Lake Town, Post Office Bangur Avenue, Kolkata-700055.

- (5) PAWAN KUMAR PRATUSH KUMAR HUF (PAN: AADHP0645R) having as its address at P-2, CIT Road, Scheme VIM, P.O.-Phoolbagan, P.S.-Phoolbagan, Kolkata 700 054
- (6) SHUBHKAMNA EXPORTS INDIA PRIVATE LIMITED (PAN: AAJCS0034Q), (CIN: U51909WB2004PTC098102) the company incorporated under the Companies Act, 1956 having its registered offices at 37A, Bentinck Street, 3rd floor, Room No.314, P.O.- Dharmatala, P.S.- Hare Street, Kolkata 700 069
- (7) SARAF SILK EXPORTS PRIVATE LIMITED (PAN: AADCS6803M), (CIN: U30000WB1995PTC073978) a company incorporated under the Companies Act, 1956 having its registered offices at 37A, Bentinck Street, 3rd floor, Room No. 314, P.O. Dharmatala, P.S.- Hare Street, Kolkata-700069,
- (8) NK7 LEISURE PRIVATE LIMITED (Formerly known as Pacific Portfolio Fund Private Limited) (PAN: AABCP7185P), (CIN: U67120WB1994PTC066837) the Company incorporated under the Companies Act, 1956 having its registered offices at 37A, Bentinck Street, 3rd floor, Room No.314, P.O.- Dharmatala, P.S.- Hare Street, Kolkata 700 069,
- (9) NIDHI ENCLAVE PVT LIMITED (FORMERLY KNOWN AS RUPALI SAREES PRIVATE LIMITED) (PAN NO. AADCR8768A) (CIN NO. U70100WB2007PTC115285) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at Ergo Building, 13th Floor, Unit 1303, Plot No. A1-4 Block- EP & GP, Sector -V, Salt Lake City, Kolkata 700091, Police Station Electronics Complex,
- (10) NIDHI VYAPAAR PRIVATE LIMITED (PAN:AACCN5252C),(CIN:U51909WB2007 PTC115758) A Company incorporated under the Companies Act, 1956 having its registered offices at

- 2, Ganesh Chandra Avenue, 2nd floor, Room No.2A, P.O.- Dharmatala, P.S.-Bowbazar, Kolkata 700 013,
- (11) SYNERGY COMMODEAL PRIVATE LIMITED (PAN:AALCS0987N) the company incorporated under the Companies Act, 1956 having its registered office at 2, Ganesh Chandra Avenue, 2nd floor, Room No.2A, P.O.- Dharmatala, P.S.- Bowbazar, District, Kolkata 700 013.
- (12) MAXIMUM MERCHANDISE PRIVATE LIMITED (PAN:AAFCM2399N),(CIN: U51909WB2007PTC118735) the company incorporated under the Companies Act, 1956 having its registered offices at 2, Ganesh Chandra Avenue, 2nd floor, Room No.2A, P.O.- Dharmatala, P.S.-Bowbazar, Kolkata 700 013,
- (13) TOPLINK DEVELOPERS CONSULTANCY PVT. LTD. (PAN: AADCT5284F), (CIN: U74140WB2010PTC151253) the company incorporated under the Companies Act, 1956 having its registered offices at G-501, City Centre, DC Block, 5th floor, Salt lake, P.O.- Salt Lake, P.S.- Bidhan Nagar, District-North 24 Parganas.
- (14) DHANKUBER COMPLEX PRIVATE LIMITED (PAN: AADCP7281Q),(CIN: U45300WB2005PTC105624). the company incorporated under the Companies Act, 1956 having its registered offices at 85, Metcalfe Street, P.O.- G.C. Avenue, P.S.- Bowbazar, Kolkata 700 013.
- (15) ENERGETIC VINTRADE PRIVATE LIMITED (PAN: AACCC7101M),(CIN: U51109WB2005PTC105619)both the company incorporated under the Companies Act, 1956 having its registered office at 85, Matcalfe Street, P.O.- Ganesh Chandra Avenue, P.S.- Bowbazar, Kolkata 700 013.
- (16) JEEVANJYOTI INFOTECH PRIVATE LIMITED (PAN:AABCI4413R),(CIN: U72200WB2005PTC105555 the company incorporated under the Companies Act, 1956 having its registered offices at

- 8/1, Princep Street, 3rd floor, P.O.- Dharmatala, P.S.- Bowbazar, Kolkata 700 072,
- (17) UNICORN DEALTRADE PRIVATE LIMITED (PAN: AAFCA4866J),(CIN: U51109WB2005PTC105618) the company incorporated under the Companies Act, 1956 having its registered offices at 60, Bentinck Street, 4th floor, P.O.-Hare Street, P.S.- Hare Street, Kolkata 700 069,
- (18) FRONTLINE DEALCOMM PRIVATE LIMITED (PAN: AACCN2128B),(CIN: U51109WB2005PTC105950) the company incorporated under the Companies Act, 1956 having its registered offices at 8/1, Princep Street, 3rd floor, P.O. Dharmatala, P.S. Bowbazar, Kolkata 700 072.
- (19) KAILASH KUMAR ROONGTA HUF (PAN: AACHK5148P) a Hindu Undivided Family having its office at 25, R. N. Mukherjee Road, Suite No. F, 4th floor, Police Station Hare Street, Post Office R. N. Mukherjee Road, Kolkata 700 001.
- (20) SHREESIDHI DEALCOMM PRIVATE LIMITED(PAN: AAKCS5438B),(CIN: U51109WB2007PTC112901) the company incorporated under the Companies Act, 1956 having its registered offices at 25, R.N.Mukherjee Road, 3rd floor, Suit No. 'A'P.O.- R. N. Mukherjee Road, P.S. Hare Street, Kolkata-700 001.
- (21) RUPAK TRADING PRIVATE LIMITED(PAN: (AABCR2787D), (CIN: U52321WB1996PTC076999) the company incorporated under the Companies Act, 1956 having its registered offices at 63, Radha Bazar Street, 3rd floor, Room No. 29, P.O. GPO, P.S. Hare Street, Kolkata-700 001.
- (22) VINEET DROLIA (PAN: ALWPD7178D) son of Parmanand Drolia, by Nationality- Indian, by Religion Hindu, by Occupation Business, presently residing at 183, Bangur Avenue, Block-B, P.S.-Lake Town, P.O. Bangur Avenue, P.S. Lake Town, Kolkata-700 055, District- North 24 Parganas.

- (23) BINOD KUMAR DROLIA (PAN: ACSPD8375K) son of Govind Ram Drolia by Nationality- Indian, by Religion Hindu, by Occupation Business. residing at "Satya Niket", BC-260, Sector-I, Salt Lake, P.O. C.C. Block Salt Lake, P.S. Bidhan Nagar, Kolkata-700 064, District- North 24 Parganas,
- (24) SUSHILA DROLIA (PAN: ADRPD2978A) daughter of Jagdish Prasad Poddar by Nationality- Indian, by Religion Hindu, by Occupation Business, residing at "Satya Niket", BC-260, Sector-I, Salt Lake, P.O. C.C. Block Salt Lake, P.S. Bidhan Nagar, Kolkata-700 064, District- North 24 Parganas,
- (25) NIKUNJ DROLIA (PAN: AIHPD2302F)son of Pramod Kumar Drolia by Nationality- Indian, by Religion Hindu, by Occupation Business, residing at Maruti Sadan, 12, Dover Park, 3rd floor, Flat 3B, P.O.-Ballygunj, P.S.- Ballygunj, Kolkata-700 019
- (26) TANUJ DROLIA (PAN: ALBPD0218K) son of Bimal Kumar Drolia by Nationality- Indian, by Religion Hindu, by Occupation Business, residing at "Maruti Sadan", 12,Dover Park, 3rd floor, Flat No.4B, P.O. Ballygunge, P.S. Ballygunge, Kolkata-700 019District- South 24 Parganas.
- (27) PRATUSH DROLIA (PAN:ALCPD1694E) son of Pawan Kumar Drolia by Nationality- Indian, by Religion Hindu, by Occupation Business, residing at P-2, CIT Road, Scheme VI M, Kankurgachi, P.O. Kankurgachi, P.S. Phool Bagan, Kolkata-700 064
- (28) SANTOSH KUMAR ROONGTA (PAN: ADDPR5812P) son of Late Jugal Kishore Roongta, by Nationality- Indian, by Religion Hindu, by Occupation Business, presently residing at AD-29, salt Lake City, Sector-I, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700064, District- North 24 Parganas.

- (29) SANTOSH KUMAR ROONGTA HUF(PAN: AAFHS3891E) a Hindu Undivided Family having its office at 25, R. N. Mukherjee Lane, Suit-F, 4th floor, P.O. -R. N. Mukherjee Road, P.S. Hare Street, Kolkata-700 001.
- (30) SUBHASH KUMAR ROONGTA (PAN: ADEPR0760M), son of Late Jugal Kishore Roongta, by Nationality- Indian, by Religion Hindu, by Occupation Business, presently residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064, District- North 24 Parganas.
- (31) SUBHASH KUMAR ROONGTA HUF (PAN: AAFHS3450M), a Hindu Undivided Family having its office at 25, R. N. Mukherjee Road, 4th Floor, Suite F, Police Station Hare Street, Post Office R. N. Mukherjee Road, Kolkata 700001.
- (32) KAILASH KUMAR ROONGTA (PAN: ACIPR3837J) son of Late Jugal Kishore Roongta, by Nationality- Indian, by Religion Hindu, by Occupation Business. presently residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700064, District- North 24 Parganas
- (33) HEMLATA ROONGTA (PAN: ADDPR5808F) daughter of Balkrishan Maheswari, by Nationality- Indian, by Religion -Hindu, by Occupation-Business. presently residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064, District- North 24 Parganas
- (34) SHREY ROONGTA (PAN: ADNPR4012R) son of Kailash Kumar Roongta by Nationality- Indian, by Religion Hindu, by Occupation Business, presently residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064, District- North 24 Parganas
- (35) KIRAN ROONGTA(PAN: ADMPR6723J) daughter of Shyam Sundar Poddar by Nationality- Indian, by Religion Hindu, by Occupation -

Business. presently residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064, District- North 24 Parganas

- (36) BELA ROONGTA (PAN: ADOPR8481R) daughter of Jugal Kishore Saraf by Nationality- Indian, by Religion Hindu, by Occupation Business. presently residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064, District- North 24 Parganas
- (37) ANITA ROONGTA (PAN: ADIPR1963N) daughter of Bishwanath Kedia by Nationality- Indian, by Religion Hindu, by Occupation Business. presently residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064, District- North 24 Parganas
- (38) RUCHI ROONGTA (PAN: ACHPC6272B) daughter of Bimal Kumar Choudhary by Nationality- Indian, by Religion Hindu, by Occupation Business. presently residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064, District- North 24 Parganas
- (39) MOHANLAL ROONGTA(PAN: ACQPR4029N) son of Deoki Nandan Roongta by Nationality- Indian, by Religion Hindu, by Occupation Business. presently residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064 District- North 24 Parganas
- (40) RAJESH ROONGTA(PAN: ADEPR0962R) son of Om Prakash Roongta by Nationality- Indian, by Religion Hindu, by Occupation Business, presently residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064, District- North 24 Parganas

- (41) RAKESH ROONGTA(PAN: ADEPR1898J) son of Om Prakash Roongta by Nationality- Indian, by Religion Hindu, by Occupation Business. residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064, District- North 24 Parganas, presently residing at 903, Pushkar Tower, Judges Bunglow Road, Bodakdev, Ahmedabad 3800 064
- (42) JYOTI ROONGTA(PAN: ADJPR8090H) daughter of Shyam Sundar Choudhary by Nationality- Indian, by Religion Hindu, by Occupation Business, residing of AD-29, Salt lake City, Sector-1, P.O.- C.C. Block, Salt Lake,, P.S.- Bidhan Nagar (NORTH), Kolkata-700 064, District- North 24 Parganas presently residing at 903, Pushkar Tower, Judges Bunglow Road, Bodakdev, Ahmedabad 3800 064.
- (43) ABHISHEK ROONGTA (PAN: AHZPR6983P) son of Subhash Kumar Roongta by Nationality- Indian, by Religion Hindu, by Occupation Business. presently residing at AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064 District-North 24 Parganas
- (44) ADITI BAJAJ (ROONGTA)(PAN: ALTPR7779M) daughter of Subhash Kumar Roongta by Nationality- Indian, by Religion Hindu, by Occupation Business, AD-29, Salt Lake City, Sector-I, Salt Lake City, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata-700 064, District- North 24 Parganas.
- (45) PUSHPA ROONGTA(PAN: AGGPR2021N) daughter of Desh Bhakt Bhawsingka, by Nationality- Indian, by Religion Hindu, by Occupation Business, residing at AD-29, Salt Lake City, Sector-1, P.O. C.C. Block, Salt Lake, P.S. Bidhan Nagar (NORTH), Kolkata- 700 064, District- North 24 Parganas
- (46) JUGAL KISHORE ROONGTA HUF (PAN: AADHJ7626Q) of 25 R.N.Mukherjee Road, 4th floor, Suit-F, Police Station Hare Street, Post Office R. N. Mukherjee Road, District- Kolkata. Kolkata-700 001.

- (47) MOHANLAL ROONGTA HUF(PAN: AAMHM5877M) a Hindu Undivided Family having its office at 25, R. N. Mukherjee Lane, Suit-F, 4th floor, P.O. R. N. Mukherjee Road, P.S. Hare Street, Kolkata-700 001
- (48) RAJESH ROONGTA HUF(PAN: AAHHR6153G) a Hindu Undivided Family having its office at 25, R.N.Mukherjee Road, Suit-F, 4th floor, P.O. R.N.Mukherjee Road, P.S. Hare Street, Kolkata 700 001
- (49) PAWAN KUMAR DROLIA(PAN: ADEPD5688C) son of Late Sawal Ram Drolia by Nationality- Indian, by Religion Hindu, by Occupation Business. Residing at P-2, C.I.T. Road, 2nd floor, Scheme-VIM, Kolkata-700 054
- (50) SUNITA DROLIA(PAN: ADPPD3502Q) wife of Pawan Kumar Drolia by Nationality- Indian, by Religion Hindu, by Occupation house wife, residing at P-2, CIT Road, 2nd Floor, Scheme VIM, Police Station Phool Bagan, Post Office Kankurgachi, Kolkata 700054,
- (51) SHARWAN KUMAR DROLIA(PAN: ADVPD8756C) son of Late Sawal Ram Drolia by Nationality- Indian, by Religion Hindu, by Occupation Business, residing at "Manjushree Apartment", 24G, Sura Third Lane, 3rd floor, P.O. Beliaghata, P.S. Nandi House, Beliaghata, Kolkata 700 010, District- South 24 Parganas,
- (52) ADESH SARAF(PAN: AVFPS7352H) son of Mukesh Saraf by Nationality- Indian, by Religion Hindu, by Occupation Business, residing at 45, Hazra Road, 4th floor, P.O. Ballygunge, P.S. Ballygunge, Kolkata 700 019.
- (53) SUSHIL KUMAR KAJARIA (PAN: AYLPK6455E) son of Late Ram Avtar Kajaria by Nationality- Indian, by Religion Hindu, by Occupation Business, residing at CL-196, Salt Lake City, Sector-II, Ground Floor, P.O. Bidhan Nagar Sech Bhavan, P.S. Bidhan Nagar East, Kolkata 700 091 District- North 24 Parganas,

- (54) ASHISH KAJARIA (PAN: AJEPK0498H) son of Sushil Kumar Kajaria by Nationality- Indian, by Religion Hindu, by Occupation Business, residing at CL-196, Salt Lake City, Sector-II, Ground Floor, P.O. Bidhan Nagar Sech Bhavan, P.S. Bidhan Nagar East, Kolkata 700 091 District-North 24 Parganas,
- (55) SUSHIL KUMAR KAJARIA HUF (PAN: AAJHS3232B) a Hindu Undivided Family having its office at 30, Madan Chatterjee Lane, P.O-Burrabazar, P.S.-Burrabazar, Kolkata 700 007,
- (56) SHRADHA AGARWAL (PAN: ALBPP7143H) daughter of Sushil Kumar Poddar by Nationality- Indian, by Religion Hindu, by Occupation Business. Residing at P-204B, Lake Town, Block-B, P.O.- lake Town, P.S.-Lake Town, Kolkata-700 089.
- (57) RAUSHAN AGARWAL (PAN: AGAPA5265D) son of Vijay Kumar Agarwal by Nationality- Indian, by Religion Hindu, by Occupation Business, Serial Nos. 71 and 72 both are residing at P-204B, Lake Town, Block-B, P.S.- lake Town, P.O. Lake Town, P.S. Lake Town, Kolkata- 700 089 District- North 24 Parganas,
- (58) SMT. SUDHA AGARWAL (PAN: ADEPA0099A) wife of Shri Niranjan Kumar Agarwal by Nationality- Indian, by Religion Hindu, by Occupation house wife, residing at P-337, Block-A, Lake Town, P.O. Lake Town, P.S. Lake Town, Kolkata-700 089 District- North 24 Parganas.
- (59) PARMANANDA DROLIA (PAN ADSPD5139Q), Son of Puranmal Drolia, by Nationality- Indian, by Religion Hindu, by Occupation Business, presently residing at 183, Bangur Avenue, Block-B, P.S.- Lake Town, P.O. Bangur Avenue, P.S. Lake Town, Kolkata-700 055 District-North 24 Parganas.
- (60) SAGAR AWAS PRIVATE LIMITED (PAN NO.AALCS9084Q) (CIN NO.U4500WB2008PTC184088) a company existing under the Companies Act, 1956 having its registered office at 63, Radha Bazar Street, 3rd Floor,

Room. No. T/43, Police Station - Hare Street, Post Office - Kolkata - GPO, Kolkata - 700 001.

- (61) AASMA VINCOM PRIVATE LIMITED (PAN NO. AAHCA5811B)(CIN NO.U51909WB2009PTC132764) a company existing under the Companies Act, 1956 having its registered office at: 9/12, Lal Bazar Street, Block E, 3rd Floor, Room. No. 8A, Police Station Bowbazar, Post Office Kolkata-GPO, Kolkata-700 001.
- (62) JAYANTI ENCLAVE PVT. LTD.(PAN NO. AACCJ6513C)(CINNO.U70109WB2011 PTC165815) a private Limited company incorporated under the Companies Act, 1956, having its registered office at: 4, Clive Row, Mukti chamber, 4th floor, Room No. 405,Police Station -Hare Street, Post Office -Hare Street, Kolkata-700 001.
- (63) JAYANTI INFRADEVELOPERS PVT. LTD. (PAN NO. AACCJ6512D) (CIN NO. U70109WB2011PTC165812) a private Limited company incorporated under provision of the Companies Act, 1956, having its registered office at: 4, Clive Row, Mukti chamber, 4th floor, Room No. 405,Police Station Hare Street, Post Office Hare Street, Kolkata-700 001
- (64) TANISHA ESTATE PVT. LTD. (PAN NO. AACCT3647H) (CIN NO. U70101WB2005PTC103856) a private Limited company incorporated in accordance with provision of the Companies Act, 1956, having its registered office at: 48, N.S. Road, 1st floor, Kolkata-700 001
- (65) NAINA DISTRIBUTORS PVT. LTD.(PAN NO. AABCN0414D) (CIN NO. U51109WB1997PTC082979 a private Limited company incorporated under provision of the Companies Act, 1956, having its registered office at: 63, Radha Bazar Street, 3rd floor, Room No. 5, Kolkata-700 001
- (66) CONFIRM REALBUILD PVT. LTD. (PAN NO:AAECC6398Q); (CIN: U45400WB2011PTC170999) a private Limited company incorporated under provision of the Companies Act, 1956, having its registered office at 4, Dr.

Rajendra Prasad Sarani, 3rd Floor ,Room No 303, Kolkata – 700 001 P.O.-GPO, P.S.- Hare Street,

- (67) NEELAM DROLIA, (PAN NO: ADPPD0225N, ADHAR NO. 8217 2973 8287) Daughter of Shyamsunder Chirania, residing at 24G Sura Third Land, 3rd Floor, Kolkata-700010 P.O. Beliaghata, P.S. Beliaghata, District- South 24 Parganas.
- (68) VG SHELTERS PRIVATE LIMITED (PAN NO. AAECV4383J) (CIN NO.U45400WB2008PTC12856) a company existing under the Companies Act, 2013, having its registered office at 25, R. N. Mukherjee Road, 3rd Floor, Suite A, Kolkata 700001, Police Station Hare Street, Post Office R. N. Mukherjee Road, District- Kolkata.
- (69) JAYANTI INFRANIRMAN PRIVATE LIMITED (PAN NO. AACCJ7281Q) (CIN NO. U70109WB2011PTC170033) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at Mukti Chamber, 4, Clive Row, 4th Floor, Room No. 405, Kolkata 700001, Police Station Hare Street, Kolkata-700 001.
- (70) SRINATH SECURITIES PRIVATE LTD. (PAN: AAECS8222M),(CIN: U67190WB1995PTC071683) the company incorporated under the Companies Act, 1956 having its respective registered offices at 25, R.N.Mukherjee Road, 4TH floor, Suit No. 'F', P.O.- R. N. Mukherjee Road, P.S. Hare Street Kolkata-700 001, represented by its Director, BISWANATH SARAF, son of Sri Krishna Saraf, by Nationality- Indian, by Religion Hindu, by Occupation Business, residing at 26/1, Bangur Avenue, Block-B, Lake Town, Kolkata 700055 Police Station Lake Town), Post Office Lake Town, District-North 24 Parganas.
- (71) NKA COMMERCIAL PVT LIMITED (PAN NO. AACCN3159Q)(CINNO. U72200WB2006PTC109866) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at Unit No-1304 Plot No A1-4 Ergo

Building EP/GP Block Sector-V Saltlake Kolkata-700091 Police Station Electronic Complex Post office Sech Bhawan North 24 Paragnas

- (72) DROLIA AGENCIES PVT LIMITED (PAN NO. AAACD9234C) (CIN NO. U51109WB1984PTC038046) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at 7, B.B. GANGULY STREET, 3RD FLOOR, Kolkata 700012, Police Station Hare Street, P.O. Bowbazar,
- (73) SMT. NIDHI AGARWAL, (PAN AFDPA2651R), Daughter of Sri Niranjan Kumar Agarwal, by Nationality- Indian, by Religion Hindu, by Occupation Housewife, presently residing at BD 210, Sector -I, Salt Lake City, Kolkata 700 064, Police Station -Bidhannagar, Post Office Bidhannagar, District- North 24 Parganas.
- (74) SHRI PREATEEK AGARWAL, (PAN AGTPA9616K), son of Shri Niranjan Kumar Agarwal, by Nationality- Indian, by Religion Hindu, by Occupation Business, presently residing at , AC-169 Sector-1 Saltlake Kolkata-700064 P.S.- Bidhannagar, P.O. Bidhannagar, Kolkata-700 064.
- (75) Mr. NIRANJAN KUMAR AGARWAL, son of late Bajrang Lal Chowdhury, by nationality- Indian, by religion Hindu, by Occupation business residing at AC 169, Sector I, Salt Lake City, Kolkata 700 069, Police Station Bidhannagar, Post Office Bidhannagar, District- North 24 Parganas, District- North 24 Parganas.
- (76) NIRANJAN KUMAR AND SONS (HUF) (PAN NO. AACHN8240H) Represented by its Karta Mr. NIRANJAN AGARWAL, son of late Bajrang Lal Chowdhury, by nationality- Indian, by religion Hindu, by Occupation business residing at AC 169, Sector I, Salt Lake City, Kolkata 700 069, Police Station Bidhannagar, Post Office Bidhannagar, District- North 24 Parganas, District- North 24 Parganas.
- (77) UTSAV VYAPAAR PVT. LTD. (PAN NO. AAACU8690H) (CIN NO. U51109WB2006PTC112311) a private Limited company incorporated in

accordance with the provision of the Companies Act, 1956, having its registered office at 4 Ganesh Chandra Avenue ,6th Floor, Kolkata – 700 013, Police Station – Bowbazar Post Office Dhramtala,.

- (78) NK CAPITAL MARKETS PVT. LTD. (PAN NO. AACCN4834G) (CIN NO. U65991WB2007PTC114646) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at Unit No 1304, Plot No A1-4 Ergo Building, EP/GP Block, Sector V, Salt Lake, Kolkata-700091, P.O. Sech Bhawan, P.S.- Electronic Complex,
- (79) NIDHI VINCOM PVT. LTD. (PAN NO. AACCN5772B) (CIN NO. U51109WB2007PTC118306) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at Unit No 1304, Plot No A1-4 Ergo Building, EP/GP Block, Sector V, Salt Lake, Kolkata-700091, P.O. Sech Bhawan, P.S.- Electronic Complex,
- (80) JEEVANMITRA DISTRIBUTORS PVT. LTD. (PAN NO. AACCJ3600J) (CIN NO. U51109WB2010PTC148161) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at 4, Dr, Rajendra Prasad Sarani, 3rd floor, Room No. 303, Kolkata 700 001, Police Station Hare Street, Post Office G.P.O,
- (81) AMAR BOTTLING PVT. LTD. (PAN NO. AADCA4139L) (CIN NO. U74999WB1996PTC077969) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at Mukti Chamber, 4, Clive Row, 4th Floor, Room No. 405, Kolkata –700001, Police Station Hare Street, P.O. Hare Street, District Kolkata.
- (82) ANIMA CREDIT & INVESTMENTS PVT. LTD. (PAN NO. AAECA6458R (CIN NO. U70101WB1995PTC075591) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at Mukti Chamber, 4, Clive Row, 4th

Floor, Room No. 405, Kolkata – 700001, Police Station - Hare Street, P.O. – Hare Street, District Kolkata.,

- (83) APOLLO MERCHANTS PVT. LTD. (PAN NO. AAFCA4563N) (CIN NO. U51109WB2005PTC105617) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at Unit No 1304, Plot No A1-4 Ergo Building, EP/GP Block, Sector V, Salt Lake, Kolkata-700091, P.O. Sech Bhawan, P.S.- Electronic Complex.,.
- (84) NK SUPPLIERS PVT. LTD. (PAN NO. AAECP2729C) (CIN NO. U51909WB2007PTC115760) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at Unit No 1304, Plot No A1-4 Ergo Building, EP/GP Block, Sector V, Salt Lake, Kolkata-700091, P.O. Sech Bhawan, P.S.- Electronic Complex,.
- (85) RNA CAPITAL MARKETS LTD. (PAN NO. AACCR9325E) (CIN NO. U67120WB2005PLC101911) a private Limited company incorporated in accordance with the provision of the Companies Act, 1956, having its registered office at G-501, Block -DC, Salt Lake, Kolkata- 700 064, District North 24arganas. Police Station Bidhannagar, Post Office Bidhannagar,
- (86) RISHIKA ROONGTA, (PAN AFCPN4639K), daughter of Sri Sanjoy Kumar Nigania, by Nationality- Indian, by Religion Hindu, by Occupation Business, presently residing at AD-39, Sector-I, Salt Lake, P.S.- Bidhannagar, P.O. Bidhannagar, Kolkata-700 064.

All represented by, son of, (PAN) residing at
, P.O, P.S, Kolkataand
hereinafter jointly referred to as the <code>OWNERS</code> (which expression shall unless
excluded by or repugnant to the subject or context be deemed to mean and
include in respect of the companies their respective successor or successors-in-

interest and assigns and in respect of the individuals their respective heirs, legal representatives and assigns) of the **FIRST PART** 

#### AND

BADU ROAD DEVELOPERS LLP, (PAN: AAMFB0532C), a Limited Liability Partnership registered under the Limited Liability Partnership Act 2008 and having its office at 1 Lu-Shun Sarani, Post Office-Chittaranjan Avenue, Police Station-Bowbazar, Kolkata – 700073, District-Kolkata represented by Mr. Sanjeev Kumar Jha(AADHAR No.-732985798461) (PAN: AFQPJ3717G), son of Mr. Narayan Jee Jha by Nationality- Indian, by Religion - Hindu, by Occupation –Service, residing at Nandi Bagan Bye Lane, Howrah–711 106, Police Station Golabari, Post Office Salkia, District- Howrah. hereinafter referred to as the "PROMOTER" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include the present Partners for the time being of the Firm, the survivor or survivors of them, their heirs, executors and administrators of the last surviving Partner and his /her/ their assigns.) of the SECOND PART:

#### **AND**

[If the	Allottee is an individual]		
Mr	, (Aadhaar no) son	of	
	aged aboutyears, residing at		
(PAN	) , hereinafter referred to as the "Allottee" (wh	ich	
•	expression shall unless repugnant to the context or meaning thereof be deemed to mean the heirs, executors, administrators and permitted assigns).		
	or		
[If the A	Allottee is the company]		
	(CIN no), a company incorporated und	der	
the pro	vision of the companies act , [1956 or 2013 , as the case may be], having	its	
register	red office at (PAN	-	
	), represented by its authorized signatory(Aadh	ıar	

No) duly authorized vide board resolution datedhereinafter referred to as the" Allottee " (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successor in interest, executors, administrators, and permitted assignees) of the THIRD PART:
[or]
[If the Allottee is the Partnership Firm or a LLP]
a partnership firm (or a Limited (or A LLP) registered under the Indian Partnership Act, 1932 (or registered under the Limited Liability Partnership Act 2008) having its principal place of business at(PAN), represented by its authorized Partner,(Aadhar No) authorized videhereinafter referred to as the" Allottee " (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include the present Partners for the time being of the Firm/LLP, the survivor or survivors of them, their heirs, executors and administrators of the last surviving Partner and his /her/ their assigns.) of the THIRD PART:
[or]
[If the Allottee is a HUF]
Mr
The owner, the Promoter/Developer and allotee shall hereinafter collectively be referred to as the "parties" and individually as a "party"
<b>Definitions</b> For the purposes of this Agreement for Sale, unless the context

otherwise requires,-

#### **WHEREAS:**

- **A.** The Owners are the absolute and lawful owners and/or otherwise well and sufficiently entitled to all that the land measuring **1162.225** decimals in various dags of MOUZA Kutulsahi ( J.L.No.42) and Digberia (J,L, No,74) in District North 24 Parganas more fully described in the **FIRST SCHEDULE** hereto (the "**LARGER LAND**") purchased by the Owners from time to time as per the particulars of title deeds of the Larger Land more fully described in the **THIRD SCHEDULE** hereto.
- **B.** Out of the said Larger Land, the Developer has kept aside Pond area measuring 84 decimal and decided to develop land measuring 1078.225 decimal for a Housing Complex hereinafter referred to as the **PROJECT LAND**.
- **C.** The Developer, at the first instance, had entered into an agreement dated the 30<sup>th</sup> July 2014, registered in the office of ADSR, Barasat, North 24 Parganas (Barasat) in book no. I Volume 39 pages 1158 to 1272 being no. 6159 for the year 2014(the "**FIRST AGREEMENT**") with the Owners (then comprising 100 number as per serial number 1 to 100 of the First Agreement for developing and/or constructing a Residential Development consisting of several residential and other building(s), on the Larger Land measuring 9.7719 acres, more or less, morefully described therein for the consideration and subject to the terms and conditions contained therein;
- **D.** In terms of the provisions of the First Agreement, 98 (ninety-eight) numbers of owners (from out of the said 100 numbers of owners, as mentioned in the First Agreement), granted a general power of attorney, dated 30th July 2014 and registered in the office of ADSR, Barasat, North 24 Parganas (Barasat) in book no. I Volume 40 pages 2576 to 2640 being no. 6160 for the year 2014 *to the authorized representatives of the Developer for the purpose of carrying out various works in connection with the development of the Larger Land* in terms of the First Agreement (the "FIRST POWER OF ATTORNEY").
- **E.** A second power of attorney also dated the 30<sup>th</sup> day of July 2014, (which was registered in the office of ADSR, Barasat, North 24 Parganas (Barasat) in book no. I Volume 40 pages 2516 to 2575 being no. 6161 for the year 2014) was granted by 98 number of owners (from out of the said 100 numbers of owners, as mentioned in the First Agreement) to the authorized representatives of the **Developer, inter alia, for the purpose of executing deeds of conveyances** and/or other deeds including leases in respect of the Larger Land and/or the

constructed units thereon and/or for carrying out various works in connection thereof in terms of the First Agreement. (the "SECOND POWER OF ATTORNEY")

- **F.** Two of the co-owners being of serial number 81 and 82 respectively in the First Agreement, who do not reside in Kolkata granted a power of attorney to the Developer (which power was duly got notarized by the said owners no. 81 and 82 at **AHD-3-MGR, Ahmedabad being no. 3204-2-48**) to enable the Developer to act on their behalf in terms of the First Agreement. (the "**THIRD POWER OF ATTORNEY**")
- **G.** The Larger Land, which was the subject matter of the First Agreement, are earmarked for the purpose of building an integrated building complex known as "ETERNIA" to be constructed in several phases (the "COMPLEX").
- **H.** The Developer, at the first instance, decided to develop only a portion of the Larger Land measuring 866 decimals, more or less wherein Phases I and II have already been completed on Land measuring 370.42 decimal more fully described in **Part-V** of the **Second Schedule** hereunder written and presently construction of Phases III and IV are in progress.
- I. Phase –III land is admeasuring 158.80 Decimal more fully described in Part I of the Second Schedule. Phase– IV land measuring 261.904 Decimal is more fully described in Part-II of the Second Schedule; Phase-V land measuring 44.096 decimal is described in Part-III of the Second Schdule and lastly Phase-VI land measuring 212.225 Decimal is more fully described in Part-IV of the Second Schedule. Land measuring 30.78 Decimal has been reserved for Common pathway more fully described in Part-VI of the Second Schedule hereunder written..
- J. The Developer, had earlier, got a plan sanctioned by the Barasat Municipality on Barasat Portion Land for construction of a building/complex comprising 25 (twenty five) numbers of ground plus four storied buildings intended for residential purposes. This plan was got revised by the Developer by a revised plan sanctioned by the Barasat Municipality for construction of 25 nos. of ground plus five storied buildings (all for residential purposes and numbered as building/block nos. 3 to 29) being plan no..726 dated 29.09.2014 of the year 2014 (the "BARASAT PLAN").

- **K.** The Developer, had also earlier got a plan sanctioned by the Madhyamgram Municipality on Madhyamgram Portion Land for construction of a building/complex comprising 2 (two) numbers of ground plus four storied buildings(intended for residential use except a portion on the ground floor which was intended for commercial use, being building/block nos. 1 and 2) being plan no. MGM-1450/MM/2016-17, dated 16.02.2016 for the year 2016 (the "MADHYAMGRAM PLAN").
- **L.** The earlier Barasat Plan and the Madhyamgram Plan are hereinafter collectively referred to as the "ORIGINAL PLAN".
- **M.** The Developer has obtained revised sanction of Plan for construction and development of Block Nos. 2 to 9 on Phase- IV vide Building Sanction Plan No.1704 dated 26.08.2021 from Barasat Municipality and sanction of Plan for Building Block No.1 is awaited from Madhyamgram Municipality.
- **N.** The Developer will construct **Phase V** of the Housing Complex comprising One Building Block on land measuring 44.096 decimal and **Phase- VI** of the Housing Complex comprising 6(six) Building Blocks on land measuring 212.225 Decimal.
- **O.** Under the Original Plan, the constructed units (irrespective of the phases in which they were to be constructed) are meant to be used for residential purposes except some shops (situated in Building/Block No. 1) which are for commercial purposes. The common areas of the Complex, (including those which are being constructed under PHASE IV) are meant to be used in common by all the occupants of the constructed units in PHASE– IV, as also the occupants of the units to be constructed in other phases of the Complex, in due course.
- **P.** The Developer intends to take up construction and development of units and common areas of other phases of the Complex on the remaining portion of the Project Land.
- **Q.** For the purpose of marketing and/or sale of the units, the Developer caused a deed of declaration dated the 22<sup>nd</sup> day of December, 2015, containing the detailed terms and conditions of offer, allotment, construction, sale, transfer, usage, common rights and all other aspects of the development of the Complex, (collectively the "**GTC**")

22

registered in the office of ADSR Barasat, in Book No. I, Volume No. 1503-2015, pages- 124754 to 124838 being no. 150308654 for the year 2015. Notwithstanding the fact that in the said GTC it is specifically mentioned that the said GTC is applicable only to buildings/block(s) no. 11 to 17. Upon extension of the Project the Said GTC shall also apply to Block Nos. 20, 22, 24, 25 as the Developer is now intending to make the said GTC applicable to all the units in all the phases, already constructed and/or to be constructed in future, and have also decided that the said GTC shall be and shall always be deemed to be applicable to all the blocks/units (including all the units being constructed in PHASE– IV comprising 8 (eight) building blocks in the Complex popularly known as "ETERNIA".

- R. Pursuant to a company application No. 717 of 2016, the Hon'ble High Court at Calcutta was pleased to grant the merger of eighteen companies with Swadha Nirman Private Limited being the Owner No.1 to the First Development Agreement and out of such eighteen companies, fifteen of such companies namely Accuman Commotrade Pvt. Ltd., Crown Tradecom Pvt. Ltd., Jayanti Infra Developers Pvt. Ltd., Jayanti Infra Realtors Pvt. Ltd., Jayanti Infraprojects Pvt. Ltd., Jayanti Niketan Pvt. Ltd., Jayanti Niwas Pvt. Ltd., Jayanti Plazza Pvt. Ltd., Jayanti Developers Pvt. Ltd., Pawan Comosales Pvt. Ltd., Shyama Highrise Pvt. Ltd., Swadha Enclave Pvt. Ltd., Swadha Estates Pvt. Ltd., Swadha Developers Pvt. Ltd., Swadha Realtors Pvt. Ltd., (hereinafter, collectively, referred to as the "Transferees Companies in CA NO. 717/2016") were the owner and/or the party of the first part (from out of the hundred owner companies/individuals/entities) to the First Development Agreement, being the agreement dated 30th July, 2014 with regard to the Larger Land.
- **S.** Pursuant to a company petition number 1013 of 2016, connected with company application no. 717 of 2016, the Hon'ble High Court at Calcutta, was pleased to grant the merger of 18 (eighteen) number of companies (out of which 15 (fifteen) companies were the owners of their respective land comprised within the Larger Land, details of which are appearing in the **EIGHTH SCHEDULE** hereunder written). And the remaining 3 (three) companies were outside companies.
- **T.** Besides merger of the said Transferees Companies in CA NO. 717/2016 four new companies namely Sagar Awas Private Limited (owner of 2.47 decimals), Aasma Vincom Private Limited (owner of 2.475 decimals), Esquire Impex Private Limited(owner of 8.4 decimals) and VG Shelters Private Limited (owner of 2.027 decimals) aggregating to a total of 15.372 decimals of land joined the development with their respective parcels of land.

- **U.** The Developer during the course of construction, agreed to modify and/or amend some terms and conditions of the First Agreement (in supersession of the First Agreement, without, in any manner, abrogating and/or diluting the activities which were undertaken pursuant to the First Agreement) and pursuant thereto an agreement dated the 21st day of April, 2017 was executed by and between the Developer and the Owners named herein, which agreement was registered in the office of the DSR-III, North 24 Parganas, in Book No. I, Volume 1525-2017, Pages 81457 to 81847 being no. 152503492 for the year 2017 (the "**SAID AGREEMENT**").
- V. In terms of the provisions of the Said Agreement, 87 (eighty seven) number of owners (from out of the said 89 number of owners as mentioned in the Said Agreement excluding owner no. 66 and 67 being Sri Rakesh Roongta and Ms. Jyoti Roongta) granted two general power of attorney both dated the 21st day of April, 2017 and both the power of attorneys were registered in the office of DSR-III, North 24 Parganas, in book No. IV, Volume No. 1525-2017, pages- 2769 to 3061 and pages 3062 to 3349 being no. 152500166 and 152500167 respectively for the year 2017. (respectively the "FOURTH POWER OF ATTORNEY" and the "FIFTH POWER OF ATTORNEY")
- **W.** A sixth power of attorney dated the 13<sup>th</sup> day of June, 2017 (which was registered in the office of AHD-3-MGR, Gujarat, in book no. 4, Volume 2017001013858 being no. 4159 for the year\_2017) was granted by the said Ms. Jyoti Roongta, and Sri Rakesh Roongta being the remaining 2 [two] number of owners (from out of the said 89 [eighty nine] numbers of owners, as mentioned in the Said Agreement who were not parties to the Fourth and the Fifth Power Of Attorney) to the authorized representatives of the Developer for the purpose of carrying out various works in connection with the development of the Larger Land in of the Said Agreement (the "SIXTH POWER OF ATTORNEY").
- **X.** The First Agreement and the Said Agreement are hereinafter collectively referred to as the "**DEVELOPMENT AGREEMENT**".
- **Y.** That one SITA KAJARIA wife of Sushil Kumar Kajaria, one of the owners in the Principal Development agreement dated 30<sup>th</sup> July 2014, while possessing and enjoying her share of the property died intestate on 15<sup>th</sup> May 2021 leaving behind her husband namely SUSHIL KUMAR KAJARIA and her only son ASHISH KAJARIA as her legal heir and successor.
- **Z.** That one PUSHPA DEVI DROLIA wife of Parmanand Drolia , one of the owners in the Principal Development agreement dated  $30^{th}$  July 2014 and while possessing and enjoying her share of the property , died intestate on- $18^{th}$

October 2021 leaving behind her husband namely Parmanand Drolia and her only son Vineet Drolia as her legal heir and successor.

**AA.** That besides the above, several companies from amongst the said 89 nos of Owners were merged as per details below:

Sl	New Company	EARLIER COMPANIES	M.A NO.
no.		MERGED	
1	SRINATH SECURITIES	INDIGO PROJECTS	815/2021
	PRIVATE LIMITED	PRIVATE LIMITED and	
		ESQUIRE IMPEX	
		PRIVATE LIMITED,	
2	NKA COMMERCIAL	EMBLEM	1741/2019
	PRIVATE LIMITED	TRADELINK	
		PRIVATE LIMITED ;	
		NK ENTERPRISES	
		PRIVATE LIMITED	
3.	DROLIA AGENCIES	TIRUMALA NIWAS	594/2019
	PRIVATE LIMITED	PRIVATE LIMITED	
4.	SWADHA NIRMAN	JAYANTI HEIGHTS	CP NO.
	PRIVATE LIMITED	PRIVATE LIMITED,	1013/2016
		ANUMATI VINCOM	
		PRIVATE LIMITED	
		AND SAGAR	
		MANSION PRIVATE	
		LIMITED	
5	NK7 LEISURE	QUEEN TIE-UP	C.P. No. 413/2019
	PRIVATE LIMITED	PRIVATE LIMITED,	
	(Formally Known as	DREAMVIEW	
	PACIFIC PORTFOLIO	AGENCIES PRIVATE	
	FUND PRIVATE	LIMITED, PLAZMA	
	LIMITED)	DISTRIBUTORS	
		PRIVATE LIMITED,	
		BLUEROSE TIE-UP	
		PRIVATE LIMITED,	
		NK TRACOM	
		PRIVATE LIMITED and	

		GENIUS DEALCOM	
		PRIVATE LIMITED,	
6.	NIDHI VINCOM	SUPERDEAL	982/2019
	PRIVATE LIMITED	DEVELOPERS	
	(FORMERLY KNOWN	ADVISORY PVT. LTD	
	AS RUPALI SAREES		
	PVT. LTD.),		
7.	TANUJ PROPERTIES	DARSH ENCLAVE	1968/2019
	PRIVATE LIMITED	PRIVATE LIMITED,	
		KESHRI TOWERS	
		PRIVATE LIMITED,	
		KUHU PROPERTIES	
		PRIVATE	
		LIMITED,NIKKU	
		ENCLAVE PRIVATE	
		LIMITED,SIMRAN	
		COMMOTRADE	
		PRIVATE	
		LIMITED,VARUN	
		APARTMENTS	
		PRIVATE LIMITED	

**BB.** The land adjacent to the Project owned by new Companies/individuals as morefully described in the table below have also been added to the array of Owners.

	OWNER	MOUZA	R.S. AND L.R. DAG NOS.	AREA PURCHASED (IN DECIMALS)
1	Smt. Nidhi Agarwal	Kutulsahi	546	2.50
2	Shri Preateek Agarwal	Kutulsahi	546	2.50
3	Niranjan Kumar and Sons (HUF)	Kutulsahi	548	2.00
4	Utsav Vyapaar Pvt. Ltd.	Kutulsahi	549	9.00
5	NK Capital Markets Pvt. Ltd.	Kutulsahi	549	9.00
6	Nidhi Vincom Pvt. Ltd.	Kutulsahi	549	9.00
7	Jeevanmitra Distributors Pvt. Ltd.	Kutulsahi	549	7.00
8	Amar Bottling Pvt. Ltd.	Kutulsahi	549	9.00
9	Anima Credit & Investments	Kutulsahi	549	9.00

27

	Pvt. Ltd.			
10	Apollo Merchants Pvt. Ltd.	Kutulsahi	549	12.00
11	NK Suppliers Pvt. Ltd.	Kutulsahi	549	11.00
12	RNA Capital Markets Ltd.	Kutulsahi	549	11.00
13	Rishika Roongta	Kutulsahi	549	11.00
14	Jeevanmitra Distributors Pvt. Ltd.	Kutulsahi	552	4.00
15	Niranjan Kumar Agarwal	Kutulsahi	546	5.78
16	NKA Commercial Pvt. Ltd.	Kutulsahi	549	9.00
			Total	122.78

- **CC.** The Developer is fully competent to enter into this Agreement with the Allottee and all the legal formalities with respect to the development of Phase- IV the Complex has been duly completed.
- **DD.** The Developer shall get registered PHASE- IV of the Complex under the provisions of the RERA Act.
- **EE.** The Allottee has applied for allotment of an apartment in PHASE- IV of the Complex and has been allotted an apartment as more fully described in the **FIFTH SCHEDULE** written herein below (the "SAID APARTMENT"), together

with pro rata share in the common areas of the Complex and/or Phase - IV of the Complex, which common areas are defined in the **FOURTH SCHEDULE** hereunder written and/or as defined under clause (n) of Section 2 of the Act to the extent applicable to the Complex and/or Phase- IV of the Complex (collectively the "COMMON AREAS").

- **FF.** The Parties have gone through all the terms and conditions set out in this Agreement and/or in the GTC and have understood the mutual rights and obligations detailed in the GTC as also those contained herein;
- **GG.** The Allottee has understood and has accepted the under mentioned scheme of the development of the Complex including PHASE IV of the Complex.
  - a. **Development of Complex:** The Developers are developing and/or proposing to develop in due course, the entirety of the Larger Land, including the Phase IV, as also other phases of the Complex which are adjacent to the Phase IV land. Though the Developer will put its best efforts to complete the construction of all the building/blocks of the Complex, the Developer, however, will be well within their rights to withhold/not construct and/or truncate any one or more of the building/blocks of the Complex at its sole and absolute discretion.
  - b. Area earmarked for sub-station/transformer: For making provision for supply of electricity within the Complex and/or in the neighborhood, a demarcated area of land measuring more or less16 decimals, abutting the main Badu Road, located at one end of the main entrance of the Complex with structures built as per the requirements, has already been given on long term lease on a token rental to West Bengal State Electricity Distribution Company Limited (WBSEDCL) by a lease deed being no. 08108/2018 at ADSR, Barasat in Book No. I, Volume No. 1503-2018 pages 177758 to 177814 being No. 15030556 for the year 2018. The rental payable by WBSEDCL for the said lease for use and occupation of the demarcated area shall ultimately accrue to the account of the Association, (as defined below) and/or as may be so decided in due course by the co-owners of the.
  - c. **Entry to the Complex**: All the buildings/blocks comprised within the Complex will have entry and exit only from the main Badu Road and there will not be any other means of ingress and egress to and from the Complex.
  - d. **Extent of Rights**: The right of the Allottee is limited to the ownership of the Said Apartment and the rights appurtenant and attributable to the Said Apartment. The Allottee hereby accepts the same and the Allottee shall not, under any circumstances, raise any claim, of ownership, contrary to the above.

- e. **Common Areas subject to change**: The Common Areas (which are comprised within Phase IV and/or to be comprised in other phases and/or portions of the Complex) shall always be and remain subject to change and modification, as may be deemed fit and necessary by the Developer (without affecting the rights of the Allottee, prejudicially) to accommodate its future plans regarding the Project Land and/or the Larger Land and/or the Complex thereon, as the case maybe, and the Allottee hereby accepts the same and shall not, under any circumstances, raise any objection, or hindrances thereto and/or shall be deemed to have granted an unconditional approval to such change in the Common Areas.
- f. Only User Rights in Common Areas: The Allottee shall only have user rights in the Common Areas presently comprised within Phase-IV, as also in other common areas of other phases of the Complex to the extent required for beneficial use and enjoyment of the Said Apartment and the Allottee hereby accepts the same and the Allottee shall not, under any circumstances, raise any claim of ownership of any component or constituent of the Common Areas.
- g. The Promoter shall provide Covered /stilt Parking Space admeasuring 123.5 Sq.ft more or less to the Allottee which shall, by and large, be free and unhindered permitting the Allottee to park a standard sized vehicle, subject to the occasional interference caused by an existing pillar or a drainage pipe which may cause minor impediments to which the Allottee agrees not to object.
- **HH.** The Parties hereby confirm that they are signing this Agreement with full knowledge of all the laws, rules, regulations, notifications, etc., as also the as mentioned above, applicable to the Complex and/or Phase- IV of the Complex;
- **II.** The Parties, relying on the confirmations, representations and assurances of each other to faithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now willing to enter into this Agreement on the terms and conditions appearing hereinafter.
- **JJ.** In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the Parties, the Developer hereby agrees to sell and the Allottee hereby agrees to purchase the Said Apartment (morefully described in the **FIFTH SCHEDULE** hereto) on the terms and conditions mentioned in this agreement.

NOW THEREFORE, in consideration of the mutual representations, covenants, assurances, promises, and agreements contained herein and other good and valuable considerations, the parties agree as follows:

## 1. **TERMS**

**1.1 SUBJECT TO** Terms and conditions as detailed in this agreement, the Developer agrees to sell to the Allottee and the Allottee hereby agrees to purchase, the Apartmentas specified in para EE above in this agreement.

1.2	The price of the Apartment, <del>/Plot)</del> based on the carpet area is Rs.
	(Rupees
	_only ("Apartment price") (Give break up and description) which includes
	construction cost of the Apartment, cost of exclusive balcony or verandah
	area, cost of exclusive open terrace areas, recovery of the price of land
	proportionate cost of common area, taxes, maintenance charges. cost of
	providing electric wiring, electrical connectivity, lift, water line and
	plumbing, finishing with paint, marbles, tiles, doors, windows, fire detention
	and firefighting equipment and includes cost for providing all other facilities,
	amenities and specifications to be provided within the Unit and the Project,
	except for the Additional Outgoings. Breakup and description is more fully
	described in SIXTH <b>SCHEDULE</b> hereunder written.

Sl. No.	Description	Rate Per Square	Amount (In
		Feet (In INR)	INR)
A.	Unit Price:  a) Cost of Said Apartment (sq.ft. carpet area approx.) b) Covered independent/covered dependent parking / open independent / open dependent/horizontal/vertical / Mechanical car parking User Rights		[Please specify total]
	c) Height Escalation Charges  TOTAL		
	ADD GST		
	TOTAL PRICE + GST		
В	EXTRA CHARGES		

,	a) club charges
	b) Maintenance Charges
	c) Generator
	d) Transformer Charges
	e) Legal Charges
	f) Association formation
	g) Incidental Charges
	h) Grill charges (if opted)
	i) Electricity Meter
	j) Stamp Duty/ Registration Charges/
	Commissioning charges
	k) Charges of mutation
	l) Cost charge & expenses for providing
	satellite cable TV connection per such
	connection as per actual,
	Total
	GST
	TOTAL EXTRA CHARGES + GST
С	DEPOSITS
	i) Maintenance Depositii) Electricity Meter Depositiii) Sinking Fund
	TOTAL DEPOSIT

1.2.1 The Demand Notice for payment of Instalments, extras, deposits and other charges by E-Mail or SMS shall be an accepted means of communication. The Developer will accept payment of consideration and/or any other sum of money towards Extra Charges or Deposits only from the Allottee or the Co-Allottee and/or from the Bank or Financial Institution from whom the Allottee has obtained Housing Loan. Payment from any other third party other than the Allottee/Co-Allottee will not be accepted. Payment shall be deemed to have been made when credit is received for the same by the Developer in its account. The Allottee shall submit the Cheques/ Drafts etc at the office of the Developer against proper receipt issued by the Authorised

person of the Developer as otherwise if any cheque is misplaced , the Allottee will be fully responsible for the same.

## Explanation:

I. The Apartment Price above includes the booking amount paid by the allottee to the Developer towards the Apartment.

32

- II. The Total Price includes Taxes consisting of tax paid or payable by the Developer by way of GST, Cess or any other similar taxes which may be levied, in connection with the construction of the Project payable by the Developer up to the date of handing over the possession of the Apartment, Provided that in case there is any change / modification in the taxes, the subsequent amount payable by the allottee to the Developer shall be increased/reduced based on such change modification;
- III. The Developer shall periodically intimate in writing to the Allottee, the amount payable as stated in (i) above and the Allottee shall make payment within 30 (Thirty) days from the date of such written intimation. In addition, the Developer shall provide to the Allottee 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 become effective
- IV. The Total Price of Apartment (as defined and calculated in Schedue C), includes recovery of proportionate price of land, construction of not only the Apartment, but also the Common areas, internal development charges, external development charges, taxes, cost of providing electric wiring, electrical connectivity to the Apartment, , Lift, Water line and plumbing, tiles, doors, windows, Fire detection and Fire fighting equipments in the common areas, Maintenance Charge as per para11 etc and includes cost for providing all other facilities, amenities and specifications to be provided within the Project and also, pro rata share in the Common Areas; exclusive rights in Open/Covered parking(s) (dependent/independent) if provided in the Agreement as separate addition to Sixth Schedule.
  - 1.3 The Total Price is escalation-free, save and except increases which the Allottee 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 authority from time to time. The Developer undertakes and agrees that while raising a demand on the Allottee for increase in development charges, cost/charges imposed by the competent authorities, the Developer shall enclose the said notification/order/rule/regulation to that effect along with the demand letter being issued to the Allottee, which shall only be applicable on subsequent payments.

- 1.4 The Allottee(s) shall make the payment as per the payment plan set out in **SCHEDULE C ("Payment Plan").**
- 1.5 (a) Payment of any instalment if made in advance shall generally be adjusted to the next instalment. No interest shall be paid by the Developer for such Advance payments made by the Allottee or by Housing Finance Companies/Banks etc on behalf of Allottee The Developer may however allow, in its sole discretion, a rebate for early payments of installments payable by the Allottee by discounting such early payments @ 6 % (six per cent) 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 an Allottee by the Developer.
- 1.6 (a) It is agreed that the Developer shall not make any additions and alteration in the sanctioned plans, layout plans of Phase-IV/Project and specifications and the nature of fixtures, fittings and amenities described herein in **Seventh Schedule** (which shall be in conformity with the advertisement, prospectus etc. on the basis of which sale is effected) in respect of the Apartment, without the previous written consent of the Allottee as per the provision of the Act.

Provided that the Developer may make such minor additions or alternations as may be required by the Allottee, or such minor changes or alternations as per the provisions of the Act.

1.7 The Developer shall confirm the final carpet area that has been allotted to the Allottee after the construction of the Building is complete and the occupancy certificate is granted by the competent authority, by furnishing details of the changes, if any, in the carpet area. The total price payable for the carpet area shall be recalculated upon confirmation by the Developer. If there is any reduction in the carpet area then the Developer shall refund the excess money paid by Allottee within forty-five days with annual interest at the rate specified in the Rules, from the date when such an excess amount was paid by the Allottee. If there is any increase in the carpet area which is not more than three per cent of the Carpet area of the Apartment, , allotted to Allottee, the Developer may demand that from the Allottee as per the next milestone of the Payment Plan as provided in Sixth Schedule. All these monetary adjustments shall be made at the same rate per square feet as agreed in para 1.2 of this Agreement.

1.8 Subject to Clause 9.3 the Developer agrees and acknowledges, the Allottee shall have the right to the Apartment, as mentioned below:

- (i) The Allottee shall have exclusive ownership of the Apartment,
- (ii) (a) The Allottee shall also have undivided proportionate variable share in the Common Areas. Since the share / interest of Allottee in the Common Areas is undivided and cannot be divided or separated, the Allottee shall use the Common Areas along with other occupants, maintenance staff etc., without causing any inconvenience or hindrance to them. It is clarified that the Developer shall hand over the common areas to the Association of Allottees after duly obtaining the completion certificate of the entire Housing Complex (and not Partial Completion Certificate phase-wise) from the Competent Authority as provided in the Act.
- (iii) That the computation of the price of the Apartment includes recovery of price of land, construction of not only the Apartment, but also the Common Areas, internal development charges, external development charges, taxes, cost of providing electric wiring, electrical connectivity to the Apartment, , lift, water line and plumbing, finishing with paint, marbles, tiles, doors, windows, fire detection and firefighting equipment in the common areas, maintenance charges as per para 11 etc. and includes cost for providing all other facilities, amenities and specifications to be provided within the Apartment and the Project.
- 1.9 It is made clear by the Developer and the Allottee agrees that the Apartment, along with the right to use open/covered parking (dependent / independent), if allotted shall be treated as a single indivisible unit for all purposes. It is agreed that the Entire Housing Project is an independent, self-contained Project covering the said Land underneath the building 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 except extension of the same Project on adjacent future land/land in the vicinity and for the purpose of integration of infrastructure and facilities for the benefit of the Allottees like Club House etc. It is clarified that Project's Infrastructure, services, facilities and amenities shall be available for use and enjoyment of the Allottees of the entire Housing Project with further future extensions. It is understood by the Allottee that all other areas i.e. areas and facilities falling outside the entire Housing Project (with further future extensions) shall not form a part of the declaration to be filed with the COMPETENT AUTHORITY under the WEST BENGAL APARTMENT **OWNERSHIP ACT 1972.**

1.10 The Developer agrees to pay all outgoings before deemed possession of Apartment to the Allottees, which it has collected from the Allottees, for the payment of outgoings (including land cost, ground rent, municipal or other local taxes, charges for water or electricity, maintenance charges including mortgage

35

loan and interest on mortgages or other encumbrances and such other liabilities payable to competent authorities, banks and financial institutions, which are related to the project). If the Developer fails to pay all or any of the outgoings collected by it from the Allottees or any liability, mortgage loan and interest thereon before transferring the Apartment, to the Allottees, the Developer agrees to be liable, even after the transfer of the property, to pay such outgoings and penal charges, if any, to the authority or person.

1.11 The Allottee has paid a sum of Rs.............. (Rupees Only) as booking amount being part payment towards the Total Price of the Apartment, at the time of booking the receipt of which the Developer hereby acknowledges and the Allottee hereby agrees to pay the remaining price of the Apartment, as prescribed in the Payment Plan as per Sixth Schedule as may be demanded by the Developer within the time and in the manner specified therein:

Provided that if the allottee delays in payment towards any amount he shall be liable to pay interest at the rate specified in the Rules.

#### 2. MODE OF PAYMENT

Subject to the terms of the Agreement and the Developer abiding by the construction milestones, the Allottee shall make all payments, on demand by the Developer, within the stipulated time as mentioned in the Payment Plan through A/c Payee cheque /demand draft /PO or online payment i.e NEFT/RTGS/IMPS or other Banking mode (as applicable) in favour of "BADU ROAD DEVELOPERS LLP "......" payable at KOLKATA COMPLIANCE OF LAWS RELATING TO REMITTANCES

#### 3. COMPLIANCE OF LAWS RELATING TO REMITTANCES

3.1 The Allottee, if resident outside India, shall be solely responsible for complying with the necessary formalities as laid down in Foreign Exchange Management Act, 1999, Reserve Bank of India Act and Rules and Regulations made thereunder or any statutory amendment(s) modification(s) made thereof and all other applicable laws including that of remittance of payment acquisition/sale/transfer of immovable properties in India etc. and provide the Developer with such permission, approvals which would enable the Developer to fulfill its obligations under this Agreement. Any refund, transfer of security, if provided in terms of the Agreement shall be made in accordance with the provisions of Foreign 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 Allottee understands and agrees that in the event of any failure on his/her part to comply with the applicable guidelines issued by the Reserve Bank of India, he/she shall be liable for any action under the Foreign Exchange Management Act, 1999 or other laws as applicable, as amended from time to time.

3.2 The Developer accepts no responsibility in regard to matters specified in para 3.1 above. The Allottee shall keep the Developer fully indemnified and harmless in this regard. Whenever there is any change in the residential status of the Allottee subsequent to the signing of this Agreement, it shall be the sole responsibility of the Allottee to intimate the same in writing to the Developer immediately and comply with necessary formalities if any under the applicable

36

laws. The Developer shall not be responsible towards any third party making payment/remittances on behalf of any Allottee and such third party shall not have any right in the application/allotment of the said Apartment, applied for herein in any way and the Developer shall be issuing the payment receipts in favour of the Allottee only.

## 4. ADJUSTMENT / APPROPRIATION OF PAYMENTS

The Allottee authorizes the Developer to adjust/appropriate all payments made by him/her under any head(s) of dues against lawful outstanding of the Allottee against the Apartment, , if any, in his/her name as the Developer may in its sole discretion deem fit and the Allottee undertakes not to object/demand/direct the Developer to adjust his payments in any other manner.

## 5. TIME IS ESSENCE

Time is essence for the Developer as well as the Allottee. The Developer shall abide by the time schedule for completing the project/phase as disclosed at the time of registration of the Project with the Authority and towards handing over the Apartment, to the Allottee and the common areas in the Phase to the association of the Allottees after receiving the occupancy certificate\* or the completion certificate of the entire Housing Complex, as the case may be subject to the same being formed and registered as per local law.

## 6. CONSTRUCTION OF THE COMPLEX/ PHASE/ SAID APARTMENT

The Allottee has seen the proposed layout plan, specifications, Amenities and facilities of the Apartment, and accepted the floor plan, payment plan and the specifications, amenities and facilities [annexed along with this Agreement] which has been approved by the competent authority, as represented by the Developer. The Developer shall develop the Project in accordance with the said layout plans, floor plans and specifications, amenities and facilities, subject to the terms in this Agreement, the Developer 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 relevant State laws 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 term by the Developer shall constitute a material breach of the Agreement.

37

### 7. POSSESSION OF THE SAID APARTMENT / PLOT

**7.1 Schedule for possession of the Apartment,**: The Developer agrees and understands that timely delivery of possession of the Apartment, to the Allottee and the Common Areas to the Association of the Allottees, is the essence of the Agreement. The Developer assures to hand over possession of the Apartment /Unit] with all specifications, in place on \_\_\_/\_/20\_with a grace period of six months (Completion date). unless there is a delay or failure due to war, flood, drought, fire, cyclone, earthquake or any other calamity, order, rule, notification of the government and/or other public or competent authority/court and/or caused by nature affecting the regular development of the real estate project ("Force Majeure"). If, however, the completion of the Project is delayed due to the Force Majeure conditions then the Allottee agrees that the Developer shall be entitled to the extension of time for delivery of possession of the Apartment, and the same shall not include the period of extension given by the Authority for registration,

Provided that such Force Majeure conditions are not of a nature which make it impossible for the contract to be implemented.

The Allottee agrees and confirms that, in the event it becomes impossible for the Developer to implement the project due to Force Majeure conditions, then this allotment shall stand terminated and the Developer shall refund to the Allottee the entire amount received by the Developer from the allotment within 45 days from that date. The Developer shall intimate the allottee about such termination at least thirty days prior to such termination. After refund of the money paid by the Allottee, the Allottee agrees that he/ she shall not have any rights, claims etc. against the Developer and that the Developer shall be released and discharged from all its obligations and liabilities under this Agreement.

### 7.2 PROCEDURE FOR TAKING POSSESSION-

The Developer, upon obtaining the occupancy certificate/Completion Certificate/Partial Completion Certificate from the Competent Authority shall offer in writing the possession of the Apartment, , to the Allottee in terms of this Agreement to be taken within 3 (Three) months from the date of issue of such certificate. The Allottee agree(s) to pay the maintenance charges as determined by the Developer/association of Allottees, as the case may be. The Developer on its behalf shall offer the possession to the Allottee in writing after receiving the occupancy certificate/ completion certificate (notice of possession). The Developer shall hand over the photocopy of the Completion Certificate of the Project/Block to the Allottee at the time of conveyance of the same.

### 7.3 Failure of Allottee to take the possession of Apartment:

Upon receiving a written intimation from the Developer as per clause 7.2, the Allottee shall take possession of the Apartment, from the Developer by executing necessary indemnities, undertakings and such other documentation as required and/or prescribed in this Agreement, and the Developer shall give possession of the Apartment, to the Allottee. In case the Allottee fails to take possession within

the time provided in clause 7.2, such Allottee shall continue to be liable to pay interest on amounts due and payable in terms of this agreement, maintenance charges,

**7.4 Possession by the Allottee** - After obtaining the Completion Certificate certificate /partial completion certificate and handing over physical possession of the Apartment, to the Allottees, it shall be the responsibility of the Developer to handover the necessary documents and plans, including common areas to the association of the Allottee on its formation or the competent authority, as the case may be, as per the local laws.

### 7.5 Cancellation by Allottee

The Allottee shall have the right to cancel / withdraw his allotment in the Project as provided in the Act:

Provided that subject to clause 7.5 (ii) below where the Allottee proposes to cancel/withdraw from the project without any fault of the Developer. The balance amount of money paid by the allottee shall be returned by the Developer to the Allottee within 45 days of such cancellation.

### 7.6 Compensation-

(a) The Developer/Owner shall compensate the Allottee in case of any loss caused to him due to defective title of the land, on which the project is being developed or has been developed, in the manner as provided under the Act and the claim for interest and compensation under this provision 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 Developer fails to complete or is unable to give possession of the Apartment (i) in accordance with the terms of this Agreement, duly completed by the date specified herein; or (ii) due to discontinuance of his business as a developer on account of suspension or revocation of the registration under the Act; or for any other reason; the Developer shall be liable, on demand to the Allottees, in case the Allottee wishes to withdraw from the Project, without prejudice to any other remedy available, to return the total amount received by him in respect of the Apartment with interest at the rate specified in the Rules within forty five days including compensation in the manner as provided under the Act.

Provided that where if the Allottee does not intend to withdraw from the Project, the Developer shall pay the Allottee interest at the rate specified in the Rules for every month of delay, 39

#### 8. REPESENTATIONS AND WARRANTIES OF THE DEVELOPER

The Developer hereby represents and warrants to the Allottee as follows:

- (i) The Developer has absolute, clear and marketable title with respect to the said project/phase Land; the requisite authority and rights to carry out development upon the said Land and absolute, actual, physical and legal possession of the said Land for the Project.
- (ii) The Developer has lawful rights and requisite approvals from the competent Authorities to carry out development of the Project;
- (iii) There are no encumbrances upon the said Land or the Project:
- (iv) There are no litigations pending before any Court of law or Authority with respect to the said Land at present, Project or the Apartment, ;
- (v) All approvals, licenses and permits issued by the competent authorities with respect to the project, said Land and Apartment, are valid and subsisting and have been obtained by following due process of law. Further, the Developer has been and shall, at all times, remain to be in compliance with all applicable laws in relation to the Project, said Land, Building and Apartment, and common areas;
- (vi) The Developer has the right to enter into this Agreement and has not committed or omitted to perform any act or thing whereby the right, title and interest of the Allottee created herein, may prejudicially be affected;
- (vii) The Developer 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 Land including the Project and the said Apartment, which will, in any manner, encumber the rights of the Allottee under this Agreement;
- (viii) The Developer confirms that the Developer is not restricted in may manner whatsoever from selling the said Apartment, to the Allottee in the manner contemplated in this Agreement;
- (ix) Before or at the time of execution of the conveyance deed the Developer shall hand over lawful, vacant, peaceful, physical possession of the Apartment, to the Allottee and the common areas to the association of Allottees or the competent authority, as the case may be;
- (x) The schedule 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 Property;

(xi) The Developer has duly paid and shall continue to pay and discharge all governmental dues, rates, charges and taxes and other monies, levies, impositions, premiums, damages and/or penalties and other outgoings, whatsoever, payable with respect to the said project to the competent Authorities till the completion /Partial completion certificate has been issued and deemed possession of Apartment, , plot or building, as the case may be,;

Provided that immediately on possession and/or from the  $15^{th}$  day from the Notice of Possession(Deemed Possession) the Allottee shall become liable to pay the rates, taxes and charges. The Allottee shall start payment of the Maintenance charges three months from the date of Notice of Possession.

(xii) No notice from the Government or any other local body or authority or any legislative enactment, government ordinance, order, notification (including any notice for acquisition or requisition of the said property) has been received by or served upon the Developer in respect of the said Land and/or the Project.

### 9. EVENTS OF DEFAULTS AND CONSEQUENCES

- 9.1 Subject to the Force Majeure clause, the Developer shall be considered under a condition of default, in the following events:
- (i) Developer fails to provide ready to move possession of the Apartment, to the Allottee within the time period specified or fails to complete the Project within the stipulated time disclosed at the time of Registration of the Project with the Authorities. For the purpose of this clause, ready to move in possession' shall mean that the Apartment, shall be in a habitable condition which is complete in all respects.
- (ii) Discontinuance of the Developer's business as a developer on account of suspension or revocation of his registration under the provisions of the Act or the rules or regulations made thereunder.
  - 9.2 In case of default by Developer under the conditions listed above, Allottee is entitled to the following:
    - (i) Stop making further payments to Developer as demanded by the Developer by the Developer.
    - (ii) If the Allottee stops making payments, the Developers shall correct the situation by completing the construction milestones and only thereafter the Allottee be required to make the next payment without any interest; or
    - (iii) The Allottee shall have the option of terminating the Agreement in which case the Developer shall be liable to refund the entire money paid by the Allottee under any head whatsoever towards the purchase of the Apartment, ,along with interest at the rate specified in the rules within forty-five days of receiving the termination notice

Provided that where an allottee does not intend to withdraw from the project or terminate the agreement, he shall be paid, by the Developer, interest at the rate specified in the Rules, for every month of delay till the handing over the possession of the Apartment.

9.3 The Allottee shall be considered under a condition of Default, on the occurrence of the following events: -

- (i) In case the Allottee fails to make payments for more than 15 days from scheduled date and demands made by the Developer as per the payment plan as per **Sixth Schedule**, despite having been issued notice in that regard the allottee shall be liable to pay interest to the Developer on the unpaid amount at the rate specified herein.
- (ii) In case of Default by Allottee in payment of either the instalment or the interest or both under the condition listed above continues for a Provided that the Developer shall intimate the Allottee about such termination at least 30 days prior to such termination

### 10 CONVEYANCE OF THE SAID APARTMENT,

(i)The Developer on receipt of complete amount of the price of the Apartment, as per para 1.2 under the Agreement from the Allottee, shall execute a conveyance deed drafted by the Developer's Advocate and convey the title of the Apartment, together with proportionate indivisible share in the Common Areas within 3 (three) months from the date of issuance of the Occupancy/Completion /Partial Completion certificate.

However, in case the Allottee 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 Allottee authorizes the Developer to withhold registration of the conveyance deed in his/ her favour till full and final payment of all dues and stamp duty and registration charges to the Developer is made by the Allottee. The Allottee shall be solely responsible and liable for compliance of the provisions of Indian Stamp Act, 1989 including any actions taken or deficiencies/ penalties imposed by the competent authority (ies)

#### 11 MAINTENANCE OF THE SAID BUILDING APARTMENT

The Developer shall be responsible to provide and maintain essential services in the Project for three months from the date of Notice of possession or till the taking over of the maintenance of the entire project/all phase by the association of Allottees upon the issuance of the completion certificate of the entire project whichever is earlier. The cost of maintenance for three months from the date of Notice of Possession has been included in the Total price of the Unit.

### 12. **DEFECT LIABILITY**

A.(i) 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 Promoter as per the agreement for sale relating to such development is brought to the notice of the Promoter within a period of 5 (five) years by the Allottee from the date of handing over possession, it shall be the duty of the Promoter to rectify such defects without further charge, within 30 (thirty) days, and in the event of Promoter's failure to rectify such defects within such time, the aggrieved Allottee shall be entitled to receive appropriate compensation in the manner as provided under the Act.

# 13. RIGHT OF ALLOTTEE TO USE COMMON AREAS AND FACILITIESSUBJECT TO PAYMENT OF TOTAL MAINTENANCE CHARGES

The Allottee hereby agrees to purchase the (Apartment/Plot) on the specific understanding that his/ her right to the use of common areas shall be subject to timely payment of total maintenance charges, as determined and thereafter billed by the maintenance agency appointed or the association of allottees(or the maintenance agency appointed by it) and performance by the Allottee of all his/her obligations in respect of all terms and conditions specified by the maintenance agency or the association of allottees from time to time.

### 14. RIGHT TO ENTER THE APARTMENT, FOR REPAIRS

The Developer/ Maintenance agency/ association of allottees shall have rights of unrestricted access of all Common Areas, garages/ closed parking's and parking spaces for providing necessary maintenance services and the Allottee agrees to permit the association of allottees and/ or maintenance agency to enter into the Apartment, or any part 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 Basement and Service Areas:** The Basement (s) and service areas, if any, as located within the Complex, shall be earmarked for purposes such as parking spaces and services including but not limited to electric sub-station, transformer, DG set rooms, underground water tanks, pump rooms, maintenance and service

rooms, firefighting pumps and equipment's etc. And other permitted uses as per sanctioned plans or requirement of the Project. The Allottee shall not be permitted to use the services areas and the basements in any manner whatsoever, other than those earmarked as parking spaces or specifically sanctioned and allotted for that sanctioned purpose to any Allottee.

43

### 16. GENERAL COMPLIANCE WITH RESPECT TO THE APARTMENT, :

16.1 Subject to Clause 12 above, the Allottee shall, after taking possession, be solely responsible to maintain the Apartment, at his/ her own cost, in good repair and condition compound which may be in violation of any laws or rules of any authority or change or alter or make additions to the Apartment, and keep the Apartment, its walls and partitions, sewers, drains, pipe and appurtenances thereto or belonging thereto, in good and tenantable repair and maintain the same in a fit and proper condition and ensure that the support, shelter etc. of the Building is not in any way damaged or jeopardized

16.2 The Allottee further undertakes, assures and guarantees that he/ she would not put any sign board/ name-plate, neon light, publicity material or advertisement material etc on the face/ façade of the Building or anywhere on the exterior of the project, building therein or common areas. The Allottees shall also not change the colour scheme of the outer walls or painting of the exterior side of the doors/windows or carry out any change in the Lobby/exterior elevation or design. Further the Allottee shall not store any hazardous or combustible goods in the Apartment, or place any heavy material in the common passages or staircase of the building. The Allottee shall also not remove any wall, including the outer and load bearing wall of the Apartment, .

The Allottee shall plan and distribute its electrical load in conformity with the electrical systems installed by the Developer and thereafter the association of allottees and/ or maintenance agency appointed by association of allottees. The Allottee shall be responsible for any loss or damage arising out of breach of any aforesaid conditions.

### 17. COMPLIANCE OF LAWS, NOTIFICATIONS ETC. BY ALLOTTEE

The Parties are entering into this agreement for the allotment of a Apartment, with the knowledge of all laws, rules, regulations, notifications applicable to the project in general and this fourth phase in particular. That the Allottee hereby undertakes that he/ she shall comply with and carry out, from time to time after he/ she has taken over for occupation and use the said Apartment, , all the requirements, requisitions, demands and repairs which are required by any competent authority/as per Association of allottees in respect of the Apartment, at his/ her own cost.

### 18. ADDITIONAL CONSTRUCTIONS

The Developer undertakes that it has no right to make additions or to put up additional structure(s) anywhere in the Project/Phase after the building plan,layout plan, sanction plan and specifications, amenities and facilities has been

approved by the competent authority(ies) and disclosed except for as provided in the Act save and except vertical increase in the Floor as agreed..

### 19. DEVELOPER SHALL NOT MORTGAGE OR CREATE A CHARGE

After the Developer executes this Agreement he shall not mortgage or create a charge on the Apartment, and if any such mortgage or charge is made or created then notwithstanding 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 Allottee who has taken or agreed to take such Apartment  $\neq$  Building.

### 20. WEST BENGAL APARTMENT, OWNERSHIP ACT

The Developer has assured the Allottees that the project in its entirety is in accordance with the provisions of the West Bengal Apartment, Ownership Act 1972. The Developer showing compliance of various laws/regulations as applicable in the said Act.

### 21. BINDING EFFECT

Forwarding this Agreement to the Allottee by the Developer does not create a binding obligation on the part of the Developer or the Allottee until, firstly, the Allottee signs and delivers this Agreement with all the schedule along with the payments due as stipulated in the Payment Plan within 30 (thirty) days from the date of receipt by the Allotee and secondly, appears for registration for the same before the concerned Sub-Registrar as and when intimated by the Developer. If the Allotte(s) fails to execute and deliver to the Developer this Agreement within 30 (thirty) days from the date of its receipt by the Allottee and further execute the said agreement and appear before the Sub-Registrar for its registration as and when intimated by the Developer, then the Developer shall serve a notice to the Allottee for rectifying the default, which if not rectified within 30(thirty) days from the date of the receipt by the Allottee, application of the Allottee shall be treated as cancelled and all sums deposited by the Allotee in connection therewith including the booking amount shall be returned to the Allotee without any interest or compensation whatsoever.

### 22. ENTIRE AGREEMENT

This Agreement, along with the schedules, constitutes the entire Agreement 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, implied or oral, if any, between the Parties in regard to the said Apartment.

#### 23.RIGHT TO AMEND

This Agreement may only be amended through written consent of all the Parties.

### 24.PROVISIONS OF THIS AGREEMENT APPLICABLE ON ALLOTEE/ SUBSEQUENT ALLOTTEES

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 Project shall equally be applicable to and enforceable against any subsequent Allotees of the Apartment, , in case of a transfer, as the said obligations go along with the Apartment, for all intents and purpose.

#### 25.WAIVER NOT A LIMITATION TO ENFORCE

25.1 The Developer may, at its sole option and discretions, without prejudice to its rights as set out in this Agreement, waive the breach by the Allottee in not making payments as per the Payment Plan including waiving the payment of interest for delayed payment. It is made clear and so agreed by the Allottee that exercise of discretion by the Developer in the case of one Allottee shall not be construed to be a precedent and/or binding on the Developer to exercise such discretion in the case of other Allottees.

25.2 Failure on the part of the Developer to enforce at any time or for any period of time the provisions hereof shall not be construed to be a waiver of any provisions or of the right thereafter to enforce each and every provisions.

### 25. SEVERABILITY

If any provision of this Agreement 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 provisions of the Agreement shall be deemed amended or deleted in so far as reasonably inconsistent with the purpose of this Agreement and to the extent necessary to confirm to Act or the Rules and Regulations made hereunder or the applicable law, as the case may be, and the remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this Agreement.

# 26. METHOD OF CALCULATION OF PROPORTIONATE SHARE WHEREVER REFERRED TO IN THE AGREEMENT

Wherever in this Agreement it is stipulated that the Allottees has to make any payment, in common with other Allottee(s) in Project, the same shall be the proportion which the carpet area/built-up area of the Apartment, bears to the total carpet area/built-up area of all the Apartment, in the project/ entire Housing Complex/ Future Extensions in the Project..

### 28. FURTHER ASSURANCES

Both Parties agree that they shall execute, acknowledge and deliver to the other 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 provisions of this agreement or of any transaction contemplated herein or to confirm or perfect any right to be created or transferred hereunder or pursuant to any such transaction.

### 29.PLACE OF EXECUTION

The execution of this agreement shall be complete only upon its execution by the Developer through its authorized signatory at the Developer's Office or at some other Place as may be decided by the Developer, which may be mutually agreed between the Developer and the Allottee, in Kolkata after the Agreement is duly executed by the Allottee and the Developer or simultaneously with the execution the said Agreement shall be registered at the office of the Additional District Sub-Registrar/ District Sub-Registrar as the case may be. Hence this Agreement shall be deemed to have been executed at Kolkata.

### 30.NOTICES

That all notices to be served on the Allottee and the Developer as contemplated by this Agreement shall be deemed to have been duly served if sent to the Allottee or the Developer by Registered Post / under Certificate of Posting/ standard mail or courier at their respective addresses specified below.:

(i) For Allottee	

### (i) For Developer DEVELOPER

### Mr. Ram Naresh Agarwal

47

It shall be the duty of the Allottee and the Developer to inform each other of any change in address subsequent to the execution of this Agreement in the above address in writing by Registered Post failing which all communications and letters posted at the above address shall be deemed to have been received by the Developer or the Allottee, as the case may be.

### **31.JOINT ALLOTTEES**

That in case there are Joint Allottees all communications shall be sent by the Developer to the Allottee whose name appears first and at the address given by him/ her which shall for all intents and purposes to consider as properly served on all the Allottees.

### 32.GOVERNING LAW

That the rights and obligations of the parties under or arising out of this agreement shall be construed and enforced in accordance with the laws of India for the time being in force.

### 33.DISPUTE RESOLUTION

All or any dispute arising out or touching upon or in relation to the terms and conditions of this Agreement including the interpretation and validity of the terms thereof and the respective rights and obligations of the Parties including those relating to common purposes of the **Housing** Complex,, shall be settled amicably by mutual discussion, failing which the same shall be settled through the adjudicating officer appointed under the Act.

Disclaimer: That all terms and conditions as mentioned herein below are as per the contractual understanding between the parties and are not in derogation of/or inconsistent with the terms and conditions set out above or the Act and the Rules and Regulations made thereunder.

### 34.DEFINITIONS

(i)"Act" means the Real Estate(Regulation & Development) Act, 2016;

"Rules" means the West Bengal Housing Real Estate (Regulation and Development Rules 2021;

"Regulations" means the Regulations made under the Real Estate(Regulation & Development) Act, 2016;

"Section" means a section of the Act.

48

- **(i) ARCHITECT**" shall mean the Architect appointed or to be appointed from time to time by Developer for the purpose of planning, designing and supervision of the construction of the Building(s).
- (ii) <u>ALLOTMENT / BOOKING/AGREEMENT FOR SALE</u>- shall mean the provisional Booking letter,(EOI) and/or this Agreement for sale of the Apartment, .
- (iii) APEX BODY or FEDERATION means an independent body formed by and consisting of all the associations registered under the WB Apartment Ownership Act 1972 or any other legal entity constituted by the Allottees in various buildings/phases for the purpose of maintenance and administration of common areas and amenities and facilities provided in the whole project while independently retaining control of its own internal affairs and administration in respect of each of the buildings/phase for which they are formed.
- (iv) <u>ASSOCIATION OF ALLOTTEES</u> means a collective body of the allotees of a real estate project, by whatever named called, registered under any law for the time being in force, acting as a group to serve the cause of its members and shall include the authorized representatives of the allotees.
- (v) <u>AMENITIES</u>: The Developer shall provide the amenities for the use and enjoyment of the Allottee.\_The description of the tentative amenities and/or facilities in the Club/ Residential Segment is as given in the **SEVENTH SCHEDULE** below to be provided phase-wise progressively with development of each phase as and when completed. No substantial or significant changes will be done. Since the entire Housing Complex will be developed project-wise/phase-wise the description and location of the Common areas /amenities pertaining to the entire Housing Complex may change but so far as this phase is concerned no change will take place and facilities will not be curtailed and will be timely delivered.
- (vi) <u>BLOCK/TOWER</u> shall mean a building consisting of several Apartment, Units and other spaces intended for independent or exclusive use.
- (vii) <u>BUILT UP AREA</u> shall mean the area of the unit to be allotted and shall include, inter alia the area of covered balcony attached thereto and also thickness of the outer walls, internal walls columns pillars therein Provided That if any wall column or pillar being common between two units then half of the area under such wall, column or pillar shall be included in each such unit to be certified by the Architects. If any wall comes within Unit and Common area then entire wall will be part of Built up area of the Unit.

of the Unit including POP & Plaster and excluding the area covered by the

external walls, areas under the services shafts exclusive balcony appurtenant to the said Unit for exclusive use of the Allottee or verandah area and exclusive open terrace area, as the case may be which is appurtenant to the net usable floor area of an Unit , meant for the exclusive use of the Allottee. but includes the internal partition walls of the Unit,

- (i) <u>COMMON MAINTENANCE EXPENSES</u> shall mean and include all expenses for the maintenance, management, upkeep and administration of the Common Areas and Installations and for rendition of services in common to the Co-owners/Co-Lessees and all other expenses for the common purposes to be contributed borne paid and shared by the Co-owners/Co-Lessees of the entire Housing Complex /Housing Complexs/further extensions including those mentioned in **NINTH SCHEDULE** hereto. The said charges shall at all times be calculated on the basis of actual total expenses on available amenities, club and common services divided by the area of all phases for which notice of possession has been issued by the builder (3 months before) and by reason thereof the initial CAM charges may be relatively higher which may progressively become less as more and more allottees take up possession in subsequent phases.
  - (ii) <u>COMMON PURPOSES</u> shall include the purpose of upkeep, management, maintenance, administration and protection of various respective common parts and the purposes of regulating mutual rights and obligations responsibilities and liabilities of the Developer and/or occupants of the respective units and all other purposes or matters in which Apex Body/Federation and occupants have common interest relating to Block/s Building/s in each of the phases/projects and/or the entire Housing Complex.
  - (iii) <u>COMMON AREA / COMMON PARTS AND FACILITIES</u> shall mean common areas of the Complex including all the present and future phases, if any, which may include meter rooms, main gates, security rooms, electrical rooms, darwan/s quarter, paths and passages, demarcated common passage, demarcated drive ways, entrance gates, administrative and caretaker's room, Toilet meant for common use, water connection in the common portion and common equipment in respect of common portions like lift or lift installations, generator and installations, drains, pipes, specifically for the purpose of common user of Co-Owners/ Co-Lessees and/or Co-Occupiers and the entire land in each phase if constructed in future more fully and particularly described in **FOURTH SCHEDULE** hereunder. The Commercial / other Facilities shall include only those facilities which have been declared to be Common in the Real Estate Project. Commercial / other Facilities which are not specifically declared to be 'Common'

can be sold by the Developer to any person without any interference of the Allottees.

- (iv) COMMERCIAL SEGMENT / PHASE- may be developed & if developed shall be the non-residential portion of the Project meant for and to be utilized for commercial purposes only which may inter-alia have provision for: bank/ ATM,, Daily convenience Store with Milk, fruits, vegetables and other edibles, Beauty Parlour, Medical Stores etc. However, it shall be the sole discretion of the Builder/Developer to allot number of stores for various purposes for Value or consideration to be received only by Builder/ Developer.
- (v) **CLUB** shall mean any recreation and other facilities constructed for the use of the purchasers of the units in the Project which shall be set up as part of the entire Housing Complex comprising of this Phase and all the other phases.
  - (vi) ENTIRE HOUSING COMPLEX PLAN(COMPLEX) shall mean the plan relating to the entire Housing Complex envisaged at present to comprise altogether six Projects/Phases including the Completed Phase altogether demarcated and externally bordered identified in Color "GREEN" in the Plan attached herewith and marked "Annex A " plus further future extensions to this Complex without becoming part of any other housing complex but will merge and integrate with this complex only and become part of this Complex.
  - (vii) **FSI OR FLOOR SPACE INDEX** shall have the same meaning as assigned to it in the Building Rules or Building By-laws or Development Control Regulations made under any law for the time being in force.
    - (viii) LIMITED COMMON AREAS AND FACILITIES shall mean such common areas and/or Facilities which may be reserved for use of certain Unit or Units to the exclusion of the other Units more fully described in Part-B of Fourth Schedule. The Open, Mechanical and Covered Car Parking areas (Dependent/Independent) including Basement, if any, shall be part of 'Limited Common Areas' as per the provisions of the West Bengal Apartment, Ownership Act, 1972 as well as the grant of exclusive right of use of demarcated garden space in ground floor or a terrace appurtenant to any particular Unit or Building Block on upper floors to any Allottee(s) of the said Unit plus the Reserved Areas as defined.
  - (ix) **PROJECT** shall mean the Project with RERA registration number as stated in **Annexure –D.** 
    - (x) **PROJECT / FOURTH PHASE PLAN** shall mean the project plan for this

project duly identified and demarcated and internally bordered in **RED** in the Plan attached herewith and internally marked "**Annex-A**",

- (xix) PARKING SPACE shall mean a location either covered or open or in open land, sufficient in size for parking of car, trucks, two wheeler or cycles etc in the portions of either the basement, ground floor level or at other levels including Mechanised Parking, whether open or covered, of the Said Complex and/or other spaces as earmarked, expressed or intended to be reserved for parking of motor cars, two wheelers, cycles etc and shown in the Plans approved by the planning authority to be allowed by the Developer for exclusive use of the Allottee who opts to take it from the Developer at a consideration..
- (xx) PROPORTIONATE SHARE will be fixed on the basis of the Carpet area/Built Up area of the Unit purchased in proportion to the Carpet area/Built-Up area of all the Units in the Residential Complex or block as the case may be PROVIDED THAT where it refers to the share of the Allottee in the rates and/or taxes amongst the Common Expenses then such share of the whole shall be determined on the basis on which such rates and/or taxes are being respectively levied.

In case the Developer makes provision for Mechanical Parking and the Allottee is allotted the right to the use of such Parking facility in such cases the common expenses on account of Mechanical Parking shall be separately billed and shared exclusively among the Mechanical Parking Allottees only.

- (xxi) <u>PHASE</u> of a Real Estate Project means a phase of a Building complex which may consist of a building or a wing of the building in case of building with multiple wings or defined number of floors in a multi storied building/wing.
- (xxii) SUPER BUILT UP AREA will be the Carpet Area plus Veranda/balcony thickness of all walls of the Unit and common portions like all amenities, facilities, sporting facilities, landscape areas, service road and common passages if built within the Complex entrance lobby and upper floor lobbies, stair-cases, landings, stair covers, lift shafts, lift machine rooms, plumbing shaft, fire shaft, electrical shaft, mumty rooms, drivers' and servants / common toilet, electrical rooms, CC TV Room, service areas, and overhead tank, overhead fire tank, STP, underground tank, rain water harvesting tank,

garbage room/vat, pump room, security room, fire tank, sump and façade and common roof, maintenance offices or stores, security or fire control rooms and architectural features all of which if provided and all other common areas as agreed between the Developer and Allottee in this agreement of Sale for which proportionate cost has been collected from the Allottees.

- (xxiii) <u>STRUCTURAL ENGINEER</u> shall mean the Engineer appointed or to be appointed from time to time by Developer for the preparation of the structural design and drawings of the buildings.
- (xxiv) <u>SPECIFICATIONS</u>-The tentative specification of the Residential Segment is as given in <u>SEVENTH SCHEDULE</u> below and shall include changes necessitated on account of any Force Majeure events or to improve or protect the quality of construction or on the recommendations of the Architect in which case the Builder shall ensure that the cost and quality of the substituted materials or specifications is equivalent or higher than the quality and cost of materials and specifications as set out in the **SEVENTH SCHEDULE**.
- (xxv) RETICULATED GAS CONNECTION (Residential): Reticulated cooking gas supply through a specially installed network of pipes may be given if decided by BUILDER at any stage and if the same is made available then each unit will be provided with a single point gas connection in the kitchen and it is mandatory for all Allottees to accept the facility at extra charges (on actual cost plus 15% profit to Builder as Service Charges

**B. INTERPRETATIONS:** For the benefit of the Allottee a list of important points pertinent to this Agreement are briefly stated hereunder for a clear interpretation :

SL.NO	<u>SUBJECT</u>	<u>CLAUSE</u>
<u>1</u>	GST ON MAINTENANCE	All Unit Owners(Allottee) shall have to pay GST on Maintenance cost as applicable. Payment of GST on Vendors' Bill is mandatory and cannot be avoided under any circumstances as it is part of the expenses. Besides this, the Unit Owner also has to pay GST on the amount of Bill raised for Common Maintenance Charges every month as applicable but input credit of tax paid on Vendor's bills will be set off against GST liabilities on Maintenance Bills
<u>2.</u>	INDIRECT TAXES AND	The Allottee shall be liable to pay all levies,

### **LEVIES**

charges, cess, Indirect Taxes, assignments of any nature whatsoever(present or future) in respect of the Unit or otherwise shall be solely and exclusively borne and paid by the Allottee. All Direct Taxes in respect of Profit(if any) earned from the development and sale to the Allottee shall be borne by the Developer.

# 3. POSSESSION AFTER COMPLETION

After obtaining Completion Certificate/partial completion certificate from the Competent Authority upon submission of the approval certificate from the technical specialists like the Architect, Structural or Foundation Engineers or others, if any, as per statute or otherwise signifying that the Unit/building is ready and habitable, the Developer shall issue Notice of Possession to the Allottee whereupon the Allottee has to take possession immediately and not later than 15 days as the 15<sup>th</sup> day will be considered as 'DEEMED POSSESSION' and immediately the Allottee becomes liable to pay Maintenance Charges. Besides If the Allottee does not take possession of the flat on or within 15 days from the date of Notice of possession guarding charges will be applicable.

The work approval certificates issued by the technical specialists required for the issue of CC / partial cc shall be construed as a defect-free completion of the building and any claim by the Allottee or his consultant shall not be entertained or shall not be a valid ground for refusal of accepting Physical (then already in deemed possession) possession by the Allottee. Possession cannot be delayed on the pretext of minor defects or some common area work is still continuing. If there be any minor defect the Developer will rectify it . The Developer will rectify all constructional defects over the next five years so there is no logical ground available to the Allottee for delaying physical possession. If the Unit Owner himself wants to get the work

done he can give prior information to the Developer and get the cost approved before getting the work done and claim reimbursement. At the time of handover, the customer will have to make the final payment and take handover of his flat . If he does not do so it will be deemed that he has taken physical possession also.

If the Allottee has requested for some extra work /modification and Developer has agreed to complete such work, completion of this work will not be necessary for taking possession of the Flat and the Builder will do such work only after possession is taken by the Allottee. or even if promoter is doing such work at the request of the allottee, the allottee will be considered under physical possession.

The same principle shall apply when the Common areas will be handed over to the Association of Apartment Owners who cannot delay the hand over on the ground that some Common areas of the Phase/Project are not complete or some rectifications are pending. Association may also get the work done by itself by giving prior information to the Developer and get the cost approved before getting the work done and claim reimbursement. Some facilities may be provided or installations made after the entire complex has received CC.

4 NORMAL WEAR AND TEAR

It may be noted that there may be some normal wear and tear of the building through efflux of time due to factors like seasonal expansion and

		1/
		contraction and/or settlement of the structure; hair thin cracks, localized dampness as a percentage of human error within normal limits and is a natural occurrence since buildings are man made and not a machine made product. Even if an Unit is kept closed for protracted period there may be faults appearing for non-use. All structural factors are considered and taken into account before CC is granted. Hence, the appearance of minor faults at a time lag is natural. In spite of all that Developer will rectify all the defects for five years. These defects will not imply any fault on the part of the Developer. Repairing cost of False ceiling will be part of Maintenance expense.
<u>5</u>	ADDL CONSTRUCTION IN FLATS	No Additional Construction on the exterior of Buildings or apartment is permissible. No internal changes allowed and Allottees cannot request Developer for even minor modification as per rules as the Allottee can get it done only after getting possession. No request for change will be entertained by the Developer as that would delay project completion since it requires re-sanction without which we will not get the completion certificate (CC).
<u>6.</u>	RETAINED AREA OF THE  DEVELOPER	The Developer may at its option keep aside a demarcated area in any portion of the Project area for future own use or further development. This Area will be termed as the 'RETAINED AREA'. The Developer will have the liberty to put this area to specific use in future as he may deem fit and proper. If the Developers utilize the retained area for their own use and share the common facilities and amenities of the Complex they shall also partake in the share of the common expenses. Likewise if the Retained area is developed as an additional phase of the Complex in future, the Allottees of such additional phase shall also pay their share of the Common expenses. In both cases Maintenance

		will be charged on per Square feet of constructed area basis and not on land area basis.
<u>7.</u>	PHASE-WISE FACILITIES AND AMENITIES	In large projects the provision of various Facilities and Amenities will be phase-wise. In some cases provisioning of all Facilities may take several years. While some Facilities may be provided in the initial phase there may be others which will come as the construction of the Complex progresses to subsequent phases.
		Sometimes the Developer may later decide to provide some additional Facilities or add installations which were not earlier planned. In such cases the Allottees shall not object on the ground that the Common expenses may increase. There can also be a situation where due to adverse market condition the Developer is forced to abandon a subsequent phase. In such cases also the Allottees shall not have any right to object. It is however assured that even if any phase is abandoned the committed facilities shall be provided.
		The Allottee shall not have any manner of right, title or interest in respect of the specified facilities, save and except the right to use and enjoy and /receive certain common services of/from the said specified facilities, subject to the timely payment of the Maintenance Charges.  COMMON AREA can be used for jogging, playing, visitor parking, drop off/temporary parking etc as may be decided by the Maintenance In charge /Developer/Association.
<u>8.</u>	ENQUIRIES REGARDING CONSTRUCTION STATUS	if Allottee wants to know the construction status of the project please visit Project website for the update. The details to access the same is given below:
		Click on the link www.srijanrealty.com/ Login id: Your registered email id

		password:123/321 etc
		If Allottee needs any construction, site or possession related information he may kindly get in touch with customer care.
		The steps to view the construction status is as under:
		Projects>Ongoing>Residential>Location>Project Name>Construction Progress
		Your Customer Care Executive is:
		Name:
		EMAIL:
		Contact No:
<u>9.</u>	CHANGE IN ALLOTMENT	If Allottee wants to change his allotted Flat and shift to another he has to first cancel the present allotment and Re-book a new flat which is available at a new price. Refund will be adjustable in the new booking and no amount ever will be paid physically to the Allottee.
<u>10.</u>	AMOUNT OF MAINTENANCE CHARGES IS AN ESTIMATE ONLY	The figure of Maintenance Expenses provided in the Agreement is only an estimate and this approximate figure is not a commitment. The said amount is subject to inflation increases as per market factors (currently estimated @7.5 to 10 % per annum). The Unit Owners will be liable to pay the actual Maintenance Charges that will be worked out by the Maintenance In Charge at the end of the year. Audited accounts will be furnished by us.
		It is very pertinent to note that the Developer shall always endeavour at the additional cost to allotees to adopt ways and means to minimize the cost of maintenance by ensuring that the entire lighting of the common areas is effected by solar power; auto irrigation of the landscaped area; adopting access control and implementing CC TV; sensor based boundary wall with boom

barriers; Main gate security; Auto-pump and automatic DG facility etc. and all these measures directly resulting in lowering of maintenance cost. All these charges will be provided from Sinking Fund if not provided by the Developer as part of the Facilities separately and specifically

Further, the charges for enjoying club facilities and receipts from visitor's parking will be collected and thereafter credited to the Maintenance Account to further reduce the incidence of cost and make it self-sustainable. Facility Usage Charges will be decided in such a way that all the costs of services will be recovered from the users based on number of persons using the facilities. Further expenditure of a capital nature like Solar panel etc to be expended out of Sinking Fund will also bring about a reduction in the Maintenance Charges.

If Unit Owners are not satisfied with the Maintenance Charges and/or the audited accounts they may hire the services of a reputed Auditor like big four and in that case the expense for taking their services will also form part of the Maintenance charges. The Auditor appointed by the Unit Owners can in consultation with the Project Auditors appointed by the Developer, jointly do a fair audit of the actual charges incurred and if they decide that some expenses can be reduced, we will abide by such advice. It may however be noted that under any circumstances actual expenses incurred cannot be reduced. In such case reduction in cost can only be effected by withdrawal of some services or agemcy.

The Allottee shall be obliged to pay the Maintenance Charges in advance as per the said estimate. The Facility Manager shall provide reconciliation of the expenses towards CAM

		charges after end of the relevant financial year and the parties hereto covenant that any credit /debit thereto shall be settled by adjustment (i.e +/-) in the last two bills at the end of the financial year
<u>11.</u>	RUBBISH THROWN FROM HIGHER FLOORS	Rubbish thrown from higher floors will attract imposition of penalty since cleanliness of the entire Complex is of paramount importance. Some of the Units on the lower floors may have attached open terraces. Unit Owners in the higher floors must take more care (if lower floor unit has Terrace) not to throw any material from the higher floors which may litter the terraces below. Higher than normal Penalty will be imposed in case of willful misconduct so due care should be taken to prevent such mishappenings.
12.	UTILIZATION OF FLAT BY <u>DEVELOPER BEFORE CC</u>	During construction, the Developer shall be entitled to temporarily use a fully/partially constructed Flat but for which CC is yet to be obtained, for use as a store or for the purpose of labour stay or any other use and the Allottee shall not object to the same that he is getting an used flat.
13.	DAMAGE	In case of any complaint regarding cracks, damp flooring etc. at the time of taking possession, the Developer remains responsible to make good the same upto 5 years. It is however to be noted that claims for only constructional defects shall be honoured and not collateral or consequential damages or losses.  Besides the above, in order to retain the fitness, appearance and aesthetics of the Building blocks it will be a mandatory responsibility cast on the Association/Developer to do structural repair and color painting of the exterior of the Building blocks at interval of every five years/or as may be required time to time by utilizing the accretions to the Sinking Fund which will be formed out of collections @ 20% more than the normal

		Maintenance Charges every month and invested in F.D.
<u>14.</u>	AVOID FRIVOLOUS COMPLAINTS	In case the Unit Owner of the Floor above is away and there is a leak which is temporarily affecting the Unit on the floor below the Allottee will be expected to bear with the same over a reasonable time till return of the Unit Owner of the Unit above. If the Owner above is not cooperating we may force open the door to rectify the defect and again repair the door at the cost of the Association. If the Owner of the lower flat is also not available we can follow the same procedure to prevent continuous leakage of water.  If the Allottee of a Unit does any internal repair work in the toilet imperfectly which leads to leakage through the tiles affecting the floor below the damage to false ceiling or other damage if any done shall be compensated by the Allottee causing such damage.
<u>15.</u>	HANDLING OF FURNITURE AND OTHER OBJECTS	The Unit Owners shall use the passenger service Lift only for passenger travel and light and small goods only and not for carrying furniture or other objects which may cause damage to the lift. In special cases permission may be granted but only after receiving written assurance from the Unit Owner that he undertakes to repair the lift if any damage is caused.  Secondly, while making furniture, fixture or affixing anything within the Unit if any damage is caused to the floor or the wall the Developer will not be responsible. That is why it is advised that the Allottee should check whether there is any dampness or cracks prior to embarking on these work. Oterwise Developer will not be liable to rectify any defect.
<u>16.</u>	SPACE OVER PODIUM	It is clearly to be understood that the space over a podium for all intents and purposes shall be part of open area as defined and communicated in

		any marketing communication and not to be treated as covered.
<u>17.</u>	PLACEMENT OF DG, TRANSFORMERS ETC	Placement of Transformers, DG, air-conditioners etc. shall be done as per the advise of the Architect and none of the Allottees individually or collectively shall have any right to object to the same or to have the installations relocated on the ground of inconveniences caused.
18.	MUNICIPAL WATER	It is very clearly stated that the Developer has neither any role nor any responsibility to arrange supply of Municipal Water if it is not being provided by the concerned Authorities.
19.	VERBAL UNAUTHORISED COMMUNICATION TO BE IGNORED	The Agreement entered into by and between the Developer and the customer is sacrosanct. Any other written or verbal communication inconsistent with the terms of the Agreement made by any person who is not an authorized representative of the Developer, is to be ignored completely.
20.	PAYMENT OF INTEREST MANDATORY	In the event of any breach on the part of either party, the defaulting party will have to pay interest wherever the same is provided in the Agreement without fail. For instance, if the Developer fails to give possession at the mentioned time, the Developer will also pay interest at the said rate. The Allottees are advised not to seek interest waiver as the Developer follows a strict policy and If there is any issue with regard to the calculation mistake please intimate the same and the Developer will look into the same and rectify.  You cannot get interest waiver since we also have to pay interest to the bank for construction loan and we also have to pay you interest due to delay in possession so we will not be able to waive off interest if levied in your account due to late payment.  The Allottee agrees to pay to the Developer interest on all amounts including the Total

		consideration or any part thereof payable by the Allottee to the Developer under the terms of this Agreement from the date of said amount becoming due and payable by the Allottee till the date of realization of such payment. The Allottee confirms that the payment of interest by the Allottee shall be without prejudice to the other rights and remedies of the Developer and shall not constitute a waiver of the same.
21	<u>INSTALLATIONS</u>	Installations such as WTP /STP/ Septic Tank, Garbage vat etc will be positioned within the Complex as per the advise, plan and design of the Architect / Consultant. If the Unit Owners are in disagreement with the positioning of the installations, they may bring their own consultant to hold joint meetings with the Project Consultants and whatever be the final decision shall be acceptable to all. If any changes are required to be made, the additional cost will become part of common expenses.
22.	QUALITY OF WATER SUPPLY	The Developer shall confirm the quality of the water supplied to the entire complex and obtain Water test report certifying that the water supplied to be of good potable quality and following such test report nobody shall question the quality of water.
23.	MUTATION AND ELECTRICITY  METER	The Allottee shall be liable and responsible at its own cost and expenses to apply for and obtain the mutation of the Apartment in the records of the concerned authorities within a period of 15(fifteen) days from the date of possession and shall keep the Owners and the Developer indemnified against any loss, claims and/or demand that may be incurred by or may arise against the Owner and/or the Developer due to non fulfillment and/or non observance of this obligation by the Allottee.  Mutation of the Unit and obtaining electricity meter shall be the absolute responsibility of the Unit Owner and if required, the Developer may

appoint a consultant at reasonable cost to help the Unit Owners in these matters.

### (i) For Electricity Connection

The Developer shall assign a fixed project wise outsource person who will coordinate with all Allottees for Electricity Connection process, this details will be given/are given below:

Contact Person's Name:

Contact Person's Phone no.

Contact person's Email Id:

Otherwise Allottees can follow the below mentioned process-

Step - 1: To obtain the copy of the Possession letter of the Flat from the Developer.

Step - 2: Allottee needs to go to the Electricity office and collect the Form for Electricity connection.

Step – 3: Allottee needs to deposit the filled up form, photo copy of the KYC, 1 copy colour passport size photo, possession Letter of the Flat and necessary fees to the Electricity office.

Step – 4: Allottee needs to clear the quotation which will be issued by the electricity office after depositing the above mentioned documents.

Step – 5: After a stipulated time period from the quotation clearance, Electricity connection and meter will be provided by the Electricity office.

### (ii) For Mutation

How will the mutation of flat be done?

The Developer shall assign a fixed project wise outsource person who will coordinate with all Allottees for mutation process, this details are will be given below::

Contact person's Name:

		Contact person's Phone no:
		Contact person's Email Id:
		Otherwise flat owners / buyer's can be follow the below mentioned process –
		<ul> <li>Step – 1: To obtain the Completion Certificate of the particular block from the Developer.</li> </ul>
		<ul> <li>Step - 2: Allottees to intimate to KMC / Municipality about the details of Developer.</li> </ul>
		• Step – 3: KMC / Municipality will issue the Tax liability invoice
		<ul> <li>Step – 4: Allottee to clear the demand and get the NOC from KMC / Municipality.</li> </ul>
		<ul> <li>Step – 5: Allottee to get his unit Conveyance</li> <li>Deed.</li> </ul>
		· Step – 6: Owner to apply the mutation at KMC / Municipality along with copy of Deed and NOC for Tax with fees.
		· Step – 7: On the hearing date Allottee to be present with original documents for Mutation at KMC / Municipality.
24	DELAY IN SUPPLY OF ELECTRICAL POWER	Sometimes due to procedural reasons there may be a delay in obtaining electrical power connection to the Complex. In case of such delays, till such time the connection is obtained the Developer assures that power shall be made available from the DG. In such cases Developer's Sub-meter shall be installed and Buyer will pay per unit cost of electricity/Deposits etc. as per electricity company rate. Additional cost if any will be at the cost of the Developer during the interregnum.
25	MODEL FLAT	The model flat with all furniture items, electronic goods, amenities etc provided thereon at the site may not represent all the different types of Flats

		in the Complex but is only a representative specimen of limited type of Units solely intended for the purpose of giving out an idea of the kind of internal, specification, pipes some fitments as described in Specification SEVENTH SCHEDULE (not furniture and fixture) etc and neither will it be a matching replica of the Flat Unit which the Customer intends to purchase nor will it be matching in its lay-out.
26	TILING/FLOORING/WALLING	Secondly, in case the tiling/floor within any flat unit gets affected and there is a need to change some of the tiles, despite the best efforts the Developer may not get the exact replacement of the tile as there may be a very marginal difference in tenor or appearance with the existing tiles. The same may happen if a hairline crack or crevice is repaired the color to be applied at the affected place may slightly differ with the existing color scheme and the Allottee agrees to accept these unavoidable minute differences.  As per our structural consultant the hairline cracks in the wall are mostly due to thermal expansion and contraction and shrinkage of the different material. They are mostly non-structural in nature, and the structure will be safe and stable despite cracks. Construction is made of Load bearing brick wall structure /RCC frame structure. Combination of local beaming wall & RCC frame structure.
27.	NAME OF THE COMPLEX	In the perception of the Developer in a rare case in future there may arise the necessity to change the name of the Complex. In such cases the Unit Owners shall not object to change of name.  The Allottee agrees and undertakes to cause the Association/Apex body to ratify and confirm that the name of the Building Complex shall not be changed without the prior written consent of the Developer.

27	RESTRICTED USE OF	The Allottee shall not use the name/mark of the
	<u>DEVELOPERS NAME/MARK</u>	Developer in any form or manner , in any medium
		(real or virtual) , for any purpose or reason , save
		and except for the purpose of address of the
		Apartment and if the Allottee does so the Allottee
		shall be liable to pay damages to also Developer
		and shall further be liable for prosecution for use
		of such mark of the Developer
28	BOUNDARY WALL	The Developer will provide a well constructed
		Boundary encircling the entire Complex.
		Additional request from Unit Owners for affixing
		barbed wire on top of the Boundary wall will not
		be entertained by the Developer as it affects the
		aesthetics. If the Association wants to affix the
		barbed wire it may do so at its cost.
29	<u>CC TV</u>	Only the Ground Floor common area lobby will
		be under CC TV surveillance. CC TV will not be
		provided in the upper floors.
30	MODUS FOR FORMING	(i) While the phase-wise constructions are
	<u>ASSOCIATION</u>	being carried out, the Developer may
		progressively give block-wise possession
		on receipt of partial CC; (ii) A cluster of 100 units each
		cluster(continuous) will be created by
		Developer for each phase for ease of
		maintenance related discussion and
		decision;
		(iii) Each cluster may nominate from amongst the Unit Owners 2 members who
		will be cluster Representatives (they will
		be chosen by a democratic process);
		(iv) In this manner when possession of all the
		subsequent Clusters is given in the
		particular phase there will be more such
		representatives who can combine together to form an AD-HOC Block-
		Representative(BR) committee of that
		phase.
		(v) In this manner there will be more such
		AD-HOC (BR) committees for each of the
		completed phases.
		(vi) The Developer may become a member of the Organisation and/or Apex Organisation
		of the Organisation unator Apex Organisation

to the extent of all unsold and/or un-allotted units..

- (vii) The members of the AD-HOC BR committees will hold periodic meetings both intra-block as well as inter-phase and advise the Developer on their deliberations to enable the Developer to administer the common purposes during the construction period of other phase till full cc for the entire housing complex is obtained and till association is formed and common area is handed over to Association Developer will be bound to follow the advice of the joint Committee as far as practicable;
- *After the completion of the entire* (viii) Complex and grant of Completion Certificate the Developer shall form the Association(APEX BODY) as per the of provisions the WEST **BENGAL APARTMENT OWNERSHIP** ACT 1972 WEST read with the BENGAL APARTMENT OWNERSHIP RULES 1974 and further read with the West Bengal Apartment Ownership Bye-Laws, 1974 wherein Rule 2A of the Said Rules provides for submitting the property, to the provisions of the Said Act within three vears from the date of issue of completion certificate by the competent authority.
- (ix) Upon formation of the Apartment Owners Association all the separate AD-HOC committees shall merge with it and there will be one consolidated Apartment Owners Association in terms of Section 3 of the Said Bye-Laws which provides that in respect of each property there shall be an association and each apartment owner of such property shall be a member of such association. At the time of agreement registration all buyers need to give power of attorney to Developer for formation of association
- (x) BR COMMITTEE RESPONSIBILITIES SHALL INCLUDE:
- 1. BR will be single point contact for

		payment outstanding, violation of Srijan SOP/GTC, illegal activities inside the premises etc.
		2. BR committee will be actively participating for tendering /engaging of any kind of vendor enrolment. After BR Committee approval the enrolment can be done.
		3. Every year budget will be prepared by M/s Srijan management however acknowledgement will be done by BR Committee, basis on that CAM rate will be finalized.
		4. Month wise income and Expense report will be published by FM team in FM app and BR committee will monitor and accept on monthly basis.
		5. Monthly meeting will be held on a particular date and time and all BR will be present on that. After the same MOM will be shared through FM app which will be explained to the residence by the BR to their respective Block.
		6. Only BR committee will guide the FM for any kind of common events/arrangements inside the premises. Not any individual or any separate group.
		7. Any kind of common issue will be projected through respective Block BR only.
		8. From all type of communication between Developer & Residents, BR committee will accept the same and communicate to all.
32	MAINTENANCE SOP	i. When applying for CC the Developer shall form a sec 8 Company/ Apartment Owners Association as per Act and open a Bank Account and FM company should be on board;
		ii. All deposits and maintenance related receipts will be received in sec 8 company

- or will be transferred to sec 8 company immediately on receipt;
- iii. Sec 8 company will maintain account of:
  - (a) Day to day related activities and facilities
  - (b) Regular payments and regular expenses including AMC
- iv. One more account of sec 8 company will be opened for maintaining non regular nature of expenses like repair, renovation, painting, replacement of structure, facilities, equipments etc. In this account all sinking collections fund will be received or transferred and all expenses of irregular nature as defined above will be made;
- v. For both the purposes, the separate Bank Accounts as mentioned above will be maintained one for regular items and the other for non regular items and both the accounts shall have auto-swipe facility so that any surplus automatically gets transferred to FD.

At year-end both the accounts will be prepared separately and presented to the maintenance committee. All accounting entries including receipts and payments will be done from site only through FM App etc. From day one software must be installed and all buyers /flat owners must get used to all features.

### C. USEFUL INSTRUCTIONS TO THE ALLOTTEE

### <u>ISSUE OF MONEY</u> RECEIPT

After making payment through Cheque / RTGS / NEFT banking etc. the payment details should be immediately informed through email at Developer's email ID <u>Collection@srijanrealty.in</u> and also through SMS otherwise Developer will not be able to know from whom the payment was received and the system will continue to show outstanding against Allottee's name.

Once any amount paid by the Allottee is credited in Developer's Bank Account, Money Receipt shall be sent by EMAIL within 10 days from date of credit. If the Allottee does not receive the Money Receipt within 10 working days, he/she can send EMAIL to <u>Collection@srijanrealty.in</u> with cc to concerned Post Sales Executive. Money Receipt will be sent by Email as well as uploaded on Customer Portal. You can access Money Receipts/Demands/Ledger Statements/Interest(if any)through the Srijan Portal. All the above information can be downloaded.

The Account detail of the Allottee can be accessed through the Srijan Portal by clicking on the link:

### http://mysrijan.srijanrealty.com

Login id: your registered email id

Default Password:123/321(you can change your password as you like.

# FIRST DEMAND LETTER

The First Demand letter will accompany the Booking Letter and you receive both together. We will send subsequent demand according to our construction done as we follow construction linked plan and demand is raised once the work is completed.

Under construction block should not be visited ideally due to Safety Hazards. For construction update please visit our website or get in touch with the customer care executive at site.

## <u>DOCUMENTS REQD</u> <u>FOR BANK LOAN</u>

The following documents will be required by the Allottee for obtaining Bank Loan:

- (i) Tripartite Agreement by and between Bank as the Lender; Yourself as the Borrower and Ourselves as Developer.
- (ii) No Objection Certificate of the Developer;(to get the NOC contact Post Sales Executive)
- (iii) Booking Letter;
- (iv) Sale Agreement;
- (v) Demand Letter;
- (vi) Money Receipts.

# CONFIRMATION OF PAYMENT BY EMAIL

After making payment through Cheque / RTGS / NEFT banking etc. the payment details should immediately be informed to our email ID collection@srijanrealty.com and also through SMS to Mobile No of the concerned Post Sales Executive to

	enable the Developer to know from whom the payment was received.
DEPOSIT OF TDS CERTIFICATE	Whenever the Allottee deposits the TDS please mail the TDS certificate and challan to collection@srijanrealty.com with a copy to the concerned Post Sales Executive, otherwise the TDS payment done by the Allottee will not be reflected in the Developer's account. After sending the details wait for 10 working days to get the same reflected in Developer's accounts and check in construction portal for credit against your A/C.
PAYMENT OF STAMP DUTY AND REGISTRATION FEES	It shall be the responsibility of the Purchaser to immediately, after the execution of this Agreement, at his own cost and expense, lodge the same for the registration with the relevant Sub-registrar of Assurances. The Purchaser shall forthwith inform the Company the serial number under which the Agreement is lodged so as to enablethe representative of the Developer to attend the Office of the Sub-Registrar of Assurances and admit execution thereof. The Developer may extend assistance/co-operation for the registration of of this Agreement at the cost and expense of the Purchaser. However the Company shall not be responsible or liable for any delay or default in such matter.
	Payment of Stamp Duty and registration amount shall be done through Government web site only and through online payment.  At the time of registration of Agreement the Allottee
	has to pay 2% of the consideration value or as per query sheet.
	Registration of Agreement can be done after Allottee has paid 10% of the Consideration. Please follow the Cost Sheet for the 10% payment. If required, Developer will provide the calculated amount.
	Once Allottee's 10% payment is clear Developer will give the query sheet to the Allottee and also provide a

	govt. link with the payment procedure through mail
	for the registration and payment.  In case if Allottee does not have net banking Developer will send the Unpaid challan to the Allottee to make the payment. Then the Allottee will be able to make payment by the said Challan to his/her bank or cash . E-challan will be generated after 72 hours. Only after that Registration can be done.
REGISTRATION	All the applicants need to be present physically at Developer's Post Sales Office at the time of Registration.
	The Allottee(s) need to carry all original KYC documents as well as photocopies of PAN, Adhaar card and 4 pass port size photo at the time of registration;
	The registration of the Agreement will be done within 15 days of booking ;
	The Allottee will get the Sale agreement within 15 days after registration;
	Incidental charge is for Registration expense and administration expenses.
COPIES OF ALL LEGAL DOCUMENTS	All legal documents are uploaded on RERA website. The Allottee can take the print out of all legal documents from RERA website by following the path as detailed below
	Please visit https://hira.wb.gov.in → Registered project → all district/any district → Project name open the project to see all documents.
	The Allottee can also get the hardcopy of the total legal set from post sales office on paying the actual photocopy charges for the same.
ONLY WRITTEN COMMUNICATION	Cognizance will be given only to written and/or communication through electronic mail. All kinds of

AND/OR MAIL TO BE VALID	verbal communication shall be ignored as having no material consequence.
MEETING WITH POST SALES EXECUTIVE	The Allottee is advised to take prior appointment with the Post Sales Executive before visiting to make sure that the executive or in his/her absence some other authorized person is present to attend to the Allottee. The meeting time with the executive is 10 AM to 6 PM. Monday to Friday. Address of Developer's Post Sales Office is:  4th floor, Central Plaza building, 2/6 Sarat Bose Road, Kolkata - 700020.  Your Customer Care Executive is:  Name: Rituparna Sarkar  EMAIL:Eterniacare@srijanrealty.in  Contact No:6292239306
	Contract 110:02/223/300

#### D. REPRESENTATIONS AND WARRANTIES OF THE ALLOTTEE

The Allottee hereby representa and warrants to the Developer and the Owner as follows:

- (i) The execution and delivery of this Agreement and the performance of his/her /its obligations hereunder shall not (i) conflict with or result in a breach of the terms of any other contract or commitment to which he/she/it is a party or by which he/she/it is bound;(ii) violate its memorandum of Association , articles of Association or bye laws or any other equivalent organizational document (if applicable) (iii) conflict with or require any consent or approval under any judgment , order, writ, decree, permit or license to which he/she/it is bound or (iv) require the consent or approval of any other party to any contract ,instrument or commitment to which he/she/it is a party or by which he/she/it is bound.
- (ii) There are no actions ,suits or proceedings existing, pending or to his/its knowledge , threatened against or affecting him /her/it before any court , arbitrator or governmental authority or administrative body or agency that affect the validity or enforceability of this Agreement or that would affect his/her/its ability to perform his/her/its obligations hereundwith his/her/its obligations under or in connection with this Agreement ,.
- (iii) That he/she/it enters into this Agreement out of his/her/its own free will and without any coercion and after reviewing and understanting a draft of this Agreement and agrees that the obligations under this Agreement are valid and legal and binding on him/her/it in accordance with the terms hereof.

75

- (iv) His/her/its entry into this Agreement, and the exercise of his/her/its rights and performance of the compliance with his/her/its obligations under or in connection with this Agreement or any other documents entered into under or in connection with this Agreement, will constitute private and commercial acts done and performed for private and commercial purposes.
- (v) The Allottee has the financial and other resources, to meet and comply with all his /her/its obligations under this Agreement, punctually and in a timely manner and that the Allottee, has not used and shall not use 'proceeds of crime' as defined in prevention of Money Laundering Act,2002, for making any payments hereunder.
- (vi) The Allottee shall observe , perform and fulfil the covenants, stipulations , restrictions and obligations required to be performed by the Allottee hereunder. Flowers should not be plucked and plants or trees should not be destroyed in landscaped areas . The landscaped areas of Frontyard and Backyard shall always be maintained as open areas and no occupier shall be allowed to construct anything in these areas.
- (vii) The Allottee agrees and confirms that the Developer may fix an amount as 'liquidated damages' which the Allottee will be liable to pay if he causes any damage to the construction by committing breaches of the Agreement and such determination of Liquidated damages is a genuine /pre-estimate of the loss or damage that is likely to be suffered by the Developer. The liquidated damages is also arrived at having regard to the cost of construction, the cost of funds, raised by the Developer, the ability or inability of the Company to resell the Unit, among others. The Purchaser waives his right to raise any objection to the payment or determination of Liqidated Damages in the manner and under the circumstances set out herein.
- (viii) Save and except the information /disclosure contained herein the Allottee confirms and undertakes not to make any claim against Developer or seek cancellation of the Apartment/Unit or refund of the monies paid by the Allottee by reason of anything contained in other information /disclosure not forming part of this Agreement including but not limited to publicity material/advertisement published in any form or in any channel.
- (ix) The Allottee agrees and undertakes that the Developer shall not be responsible in any manner whatsoever in case of any attachment or other proceedings that may be made or taken in respect of the Apartment and/or Car Parking space by concerned Authorities due to non payment by the Allottee of any taxes /outgoings etc payable to the concerned Authorities.

- (x) The Allottee accepts the architect's certification of Covered space ,common architecture + furniture layout + toilet layout and will not raise any issue as such.
- (xi) Allottee is satisfied with flat layout, toilet, Kitchen and other lay-out and will not complain regarding design etc.
- (xii) Drainage drawing and other plans prepared by Consultants are acceptable to Allottee and Allottee will not raise any issues regarding the same.
- (xiii) The Allottee has perused himself/herself/itself about all the rules, regulations and restrictions governing the Complex and its common purposes and undertakes and declares that he/she/it is acquiring this Flat/Unit based on the various covenants, rules, regulations and restrictions contained in this Agreement.
- (xiv) The Allottee(s) is aware of the applicability of Tax Deduction at Source (TDS) with respect of the Unit. Further, the Allottee(s) is aware that the Allottee(s) has to deduct the applicable TDS at the time of making of actual payment or credit of such sum to the account of the Developer, whichever is earlier as per Section 194-IA in the Income Tax Act, 1961. Further, the Allottee(s) shall submit the original TDS certificate within the prescribed timelines mentioned in the Income Tax Act 1961.

#### 35. Under Clause 1 and to be read after Clause 1.2.1 as follows:

- 1.2.2 Intimation forwarded by Developer to the Allottee that a particular stage of construction is initiated and/or completed shall be sufficient proof that a particular stage is initiated or and/or completed and such proof shall be valid and binding upon the Allottee and the Purchaser agrees to make payment accordingly. It shall not be obligatory on the part of the Developer to send reminders regarding the payment to be made by the Purchaser as per the payment schedule mentioned herein.
- 1.2.3 Where the Allottee proposes to cancel/withdraw from the Project without any fault of the Developer then in such event the Allottee shall be entitled to exercise such right of termination only if on the date when the Allottee so expresses his intent to terminate this Agreement, the Total Price then prevailing for transfer of the Apartment, in the Project is not less than the Total Price payable by the Allottee under this Agreement.

### 36. <u>Under Clause 1.5 above and to be read in continuation thereto new sub clause (b) as under:</u>

(b) The Allottee has been made aware that as required by the provisions of Sec 13 of the Act, this Agreement is required to be registered.

#### 37. <u>Under Clause 1.6 new sub clauses (b) and (c) added as follows:</u>

- (b) The Developer may make such minor changes, additions or alterations in the Plans as may be required as per the provisions of the Act due to some practical problems or some minor planning error or requirement of more parking or for some other minor practical consideration which does not materially affect the Unit in particular but shifting and altering the location of the common facilities and such other changes which are necessary due to architectural and structural reasons duly recommended and verified by an authorized Architect or Engineer after proper declaration and intimation to the Allottee , the Developer will be allowed to change and for that the Allottee gives his consent. Provided further that if the Authority competent to issue approvals is of the view that certain changes in the project are necessary, he may on application of the Developer do so for the reasons to be recorded in writing and in that case consent of allottees is deemed to be granted.
- (c) The Developer shall not be liable for any manufacturing or other defects of any branded inputs or fixtures or services of any third party , unless it results in structural defect. The Association of Allottees shall take the responsibility for proper safety, maintenance (including continuance of annual maintenance / insurance contracts /agreements) and upkeep of all the fixtures, equipment and machinery provided by the Developer, for which the Developer shall not be liable after handing over to the Allotees.

#### 38. After Clause 1.8(ii) (a) a new Clause (ii) (b) added as follows:

(b) The right of the Allottee to use the Common Areas shall always be subject to the timely payment of maintenance charges and other charges as applicable. It is clarified that the Developer shall convey undivided variable proportionate title in the common areas to the Allottees and the Proportionate user right share of the Allottee in the land and also user right in the common areas and such rights shall always be variable.

#### 39. After Clause 1.9 to add new Clause 1.9.1

1.9.1 The Developer may assess the probability of expansion of the Project all around the existing land and if there is the possibility of extension of land as future development land, may add such land to the existing Project.

### 40. <u>Under Clause 2 above and to be read in continuation thereto new sub-clause (ii) (iii).(iv) and (v) as under:</u>

- a. In the event of the Allottee obtaining any financial assistance and/or housing loan from any bank/ financial institution the Developer shall act in accordance with the instructions of the bank/ financial institution in terms of the agreement between the Allottee and the Bank/ financial institution, SUBJECT HOWEVER the Developer being assured of all amounts being receivable for sale and transfer of the Apartment and until all amounts payable hereunder have not been paid , the Developer shall have a lien on the Unit to which the Allottee has no objection and hereby waives his right to raise any objection in that regard, and in no event the Developer shall assume any liability and/or responsibility for any loan and/or financial assistance which may be obtained by the Allottee from such bank/ Financial Institution.
- b. The Allottee hereby expressly agrees that so long as the Loan and the total consideration remain unpaid /outstanding, the Purchaser subject to the terms hereof, shall not sell, , transfer, let out and /or deal with the Unit in any manner whatsoever without obtaining prior written permission of the Developer and/or the relevant banks/financial Institutions which have advanaced the loan. The Developer shall not be liable for any of the acts of omission or commission of the Allottee which are contrary to the terms and conditions governing the Loan. It shall be the responsibility of the Allottee to inform the Apex Association about the lien/charge of such banks/financial institution and the Developer shall not be responsible for the same in any manner whatsoever.
- c. Notwithstanding any arrangement between the Allottee(s) and Bank/Financial Institution, if any amount, including but not limited to cess, levies, fees, deposits, outgoing and maintenance charges, property taxes, value added tax, service tax, local body tax, works contract tax etc., remains un-paid/outstanding at any stage then in that event the right of the Banks/Financial Institution shall remain subservient to the rights of the Developer and the Developer shall have the first charge on the said Unit and/or the Premises for the un-paid/outstanding amount including interest thereon.
- d. The Allottee indemnifies and hereby agrees to keep indemnified the Developer and its successors and assigns from and against all claims costs charges expenses damages and losses which the Developer and its successors and assigns may suffer or incur by reason of any action that any Bank /financial institution may initiate on account of the Loan or for the recovery of loan or any part thereof or on account of any breach by the Allottee of the terms and conditions governing the Loan.

### 43. <u>Under Clause 4 above and to be read in continuation thereto new Clauses 4.1 (a)</u>. to (e) as under:

It is clarified that the Allottee accords his/her/its irrevocable consent to the Developer to appropriate any payment made by him/her/it, notwithstanding any communication to the contrary, in the following manner:

- (a) Firstly towards any cheque bouncing charge in case of dishonor of cheque which was earlier issued by the Allottee **Rs.5,000/-** for each case;
- (b) Secondly towards interest due on the date of payment;
- (c) Thirdly towards cost and expenses for enforcement of this Agreement and recovery of total consideration, dues and taxes payable in respect of the Unit or any other administrative or legal expenses incurred by the Developer on account of delay in payment by the Allottee and consequential actions required that were required to be taken by the Developer; and
- (d) Fourthly towards outstanding dues including total consideration in respect of the Unit or under this Agreement.
  - Under any circumstances and except in the manner as aforesaid, no express intimation or communication by the Allottee, with regard to the order of appropriation of the payments shall be acceptable to the Developer.
- (e) In addition to the Interest, in case of every instance of delayed payment either party shall be entitled to recover from the other party who is responsible for the delayed payment, all costs associated with the administrative actions related to follow-up and recovery of such delayed payment.

## 44. <u>Under Clause 5 above and to be read in continuation thereto new Clauses (ii)</u>, (iii) <u>& (iv) as under:</u>

(ii) If the Developer at any time during the Project execution finds itself in a situation which prevents it from completing the Project within time and/or extended time in such event the Developer will have the right to return the money with interest at the prescribed rate which at present is prime lending rate of the State Bank of India plus two per cent p.a. It is provided that in some areas of the State the local laws provide for a 'Completion Certificate' (CC) to signify 'Completion' and in some areas a CC plus an 'Occupancy Certificate' (OC) is issued by the Municipal Authorities to signify 'Completion'. In those areas where neither a CC nor a OC is issued in such areas the Completion Certificate issued by the Architect shall be deemed to signify 'Completion'.

Similarly, the Allottee shall make timely payments of the installment and other dues payable by him/her and meeting the other obligations under the Agreement

subject to the simultaneous completion of stage-wise construction by the Developer as provided in Sixth Schedule ("Payment Plan").

- (iii) In the event of dishonour of any payment instruments or any payment instructions by or on behalf of the Allottee for any reason whatsoever, then the same shall be treated as a default and the Developer may at its sole discretion be entitled to exercise any recourse available herein. Further, the Allottee would be required to promptly tender a Demand Draft of the outstanding amounts including interest at the Applicable Interest Rate from the due date till the date of receipt by the Developer of all the amounts including the dishonour charges of **Rs. 5,000/**-(Rupees Five Thousand only) (for each dishonour). In the event the said Demand Draft is not tendered within 7 (seven) days then the Developer shall be entitled to cancel the allotment, subject to provisions hereunder. In the event the Allottee comes forward to pay the entire outstanding amounts, interest and penalty thereof, the Developer may consider the same at its sole discretion. In the event of dishonour of any cheque, the Developer has no obligation to return the original dishonoured cheque.
- (iv) In case payment is made by any third party on behalf of Allottee, the Developer will not be responsible towards any third party making such payment/remittances on behalf of the Allottee and such third party shall not have any right in the Application and/or Provisional Allotment, if any, in any manner whatsoever and the Developer shall issue the payment receipts in the name of the Allottee only.

## 45. <u>Under Clause 6 above and to be read in continuation thereto following new Clauses (ii) to (xii):</u>

(ii) The Developer hereby declares that the Floor Space Index available as on date in respect of the project land is more and Developer has planned to utilize more Floor Space Index by availing of FSI available on payment of premiums or FSI available as incentive FSI by implementing various scheme as mentioned /to be mentioned or amended in the Development Control Regulation, which are applicable to the said Project. The Developer has disclosed as proposed above his intention to use more FAR to be utilized by him on the Project Land and Allottee has agreed to purchase the Said Apartment, based on the proposed construction and sale of Apartment, to be carried out by the Developer by utilizing the proposed FAR and on the understanding that the declared proposed FAR shall belong to the Developer only. If any FAR remains unutilized in the earlier phases, the Developer will be at liberty to consume the same either in the present phase or in later phases at its discretion .

Subject to the terms that the Developer undertakes to strictly abide by such plans approved by the Competent Authorities and shall also strictly abide by the byelaws, FAR and density norms and provisions prescribed by the Act and shall not have an option to make any major variation / alteration / modification in this phase except rise in the floors, that too if possible before giving possession to the Allottee and also within Scheduled time of delivery.

- (iii) The Developer has agreements with all the contractors and suppliers for five years warranty /Guarantee for defects and Allottee(s) will be required to get the services from them directly for any structural or other defect. The contact details of all of them will be given to the Allottee at the time of possession. Their details will also be available with the Facility Management team/Federation can get the job done through Facility Management /Association also. In case the above efforts fail the Allottee can get in touch with the Developer for rectifying the defect.
- (iv) The Developer has applied for and obtained various approvals for the development of the buildings. The key approvals are set out hereunder from the concerned authorities for commencement of construction as more fully described in **ANNEXURE-L**.
  - (a) Provisional Fire NOC has been accorded by the Director of W.B Fire & Emergency Services vide No.\_WBFES/2329/RB/398/14/24 PGS dated 08.07.2021.
  - (b) The Airport Authority of India has also granted NOC for height clearance for the Project vide No. KOLK/EAST/B/062017/226837 dated 23.06.2017.
  - (c) Environmental Clearance from the department concerned has been obtained for the Project by their Memo No.\_\_\_\_\_\_dated\_\_\_\_.
  - (v) The Developer has opened a separate Account in Bhowanipore branch of ICICI Bank titled **Badu Road Developers LLP- Eternia Collection Escrow Account**' for the purpose as provided in sub-clause (D) of Clause (I) of Sub-Section (2) of Section 4.
- (vii) Taking into account any extra FAR sanction if any becoming available on account of GREEN BUILDING/Metro/any other sanctionable provision including any unused FSI,, the Allottee agrees that the Owner and the Developer is entitled to and would be well within their right to undertake any further and/or additional construction in accordance with the plan which may be sanctioned by the concerned sanctioning authorities. However the Developer can use the FAR only if in this project/phase, lay-out is not materially affected which means that Developer can

only raise further stories on the Building Blocks to achieve the additional FAR and no changes in lay-out will be permitted in this project/phase but can change the lay-out vertically and horizontally both in other phases/projects of the Housing Complex.

82

Further the Allottee agrees that the additional construction shall connect with all common parts and portions and other amenities and facilities of the said Phase/project including the staircases, lifts ,entrances , sewerages, drains and others.

- (viii) The Allottee acknowledges that in the event of such changes being undertaken, the Allottee agrees not to claim any abatement in the amount of consideration or any compensation in the event of proportionate reduction in the variable proportionate undivided share (user right) in the common parts and portions.
- (ix) The Developer has annexed herewith the authenticated Layout Plan for the construction of Buildings and Common Areas of the phase/project as per Annex A and so far as the Allottee's Apartment, is concerned undertakes to ultimately abide by the Unit Lay Out Plans as approved by the Sanctioning Authorities/Local Municipal Authority and shall also abide by the bye-laws, FAR and density norms and provisions prescribed by the Authorities. The authenticated copy of Plan of the Apartment, agreed to be purchased by the Allottee is annexed hereto and marked Annex-B
- (x) Besides the Additional FAR/FSI as stated above the Developer may also extend the Project in contiguous land in future which the Developer may acquire and may also obtain phase-wise approvals from the relevant competent authorities to sanctioned plans under applicable laws, rules and regulations wherein all the provisions of common facilities such as roads, gates, drainage, ingress and egress, sewerage, underground reservoir, pumps, gym, community hall, playgrounds and other amenities shall all be part of a common integrated development and some amenities and facilities may for the sake of convenience be relocated on such extended area. and the Allottee(s) hereby give consent to the Developer that the Developer shall have full right, title, interest to use and utilize the additional FSI/FAR in respect of the land which may be made available even after the Deed of Conveyance of the Apartment, has been executed. The extra FSI/FAR sanctioned may necessitate some changes and/or modifications to the existing Sanctioned Plan in respect of the present project as well as the subsequent phases/projects to be constructed but it is hereby declared that so far as the Completed phases are concerned they are already constructed and no extension will be permitted except rise in floor and in respect of present project under construction out of the entire housing complex is concerned the additional FSI/FAR shall be achieved only by

83

way of vertical extension over the existing building blocks subject to timely delivery by Developer. In future phases it can be utilized in the manner the Developer decides. The Allottee is also notified that the Developer may at any subsequent period undertake development of a separate Complex on land which is adjacent but not part of this Housing Complex and in that case the Developer may decide to provide for a passage way across this Housing Complex and for this purpose the Developer shall enter into an irrevocable License deed with the Owners of the Adjoining land which shall be perpetually binding upon the Apartment, Owners of this Housing Complex and their Association . The Developer may extend the size of the Complex as presently envisaged by causing development of another Project/Phase on land contiguous to the present Complex whereupon the Developer will be entitled to amalgamate the extended development by integrating it with this Complex with shared infrastructure and common facilities which means that the facilities available in this complex will be available for use to residents of the extended Project/Phase and similarly the facilities in the extended Project/Phase shall be available for use by the Residents/Occupiers of the present Phases/Complex

- (xi) The Developer will have the right to decide which Block(s) or Building(s) to construct first. The landscape and green areas will only be available on completion of the entirety of the Project as the same may be utilized for construction activities during the construction period. All the unit/s/premises/apartments may not be constructed simultaneously. The Project will be completed in various construction phases/slabs and availability of common amenities, facilities, services will be dependent on the construction phasing and planning as may **be decided by the Developer.**
- (xii) After handing over possession of the current project/phase, if the market conditions deteriorate or the title of the Owners of the land comprised in the subsequent projects/phases is found to be defective the Developer may be forced to restructure the other sanctioned / non sanctioned phases out of the entire Housing Complex and even consider abandonment of development of further phases but without curtailing the facilities and specifications committed by the Developer to the Allottee and also delivery within the committed time.

### 46. <u>Under Clause 7.1 above and to be read in continuation thereto following new Clauses (ii) and (iii) added:</u>

(ii) The right of the Allottee shall remain restricted to the respective Apartment, and the properties appurtenant thereto and the Allottee shall have no right, title or interest nor shall claim any right, title or interest of any kind

whatsoever over and in respect of any other Apartment, or space and/or any other portions of the Project or Complex.

(iii) The Developer has provided to the Allottee a time schedule for construction progress based on the milestones on which payment is due. The dates provided are only tentative and for the purpose of dealing with contractors and will also make efforts to complete various stages as per the time schedule upto completion of the Project including the provisions of civic infrastructure like water, electricity, sanitation and all other above mentioned internal/external development works but the Developer knows there will definitely be delays in the timelines provided and in some cases it can finish early also but the Developer assures the Allottee that the Project will be completed within the 'Completion date' provided herein/in Clause 7.1 (i) above and accordingly tentative dates are mentioned in the payment plan.

### 47. <u>Under Clause 7.2 sub-clauses (i) and (ii) above and to be read in continuation thereto sub-clause (iii) to (viii) added as follows:</u>

<u>:</u>

(ii) Possession for Fit-Out: In case the Allottee seeks permission for carrying out Fit-Out within his Apartment , he will be permitted to do so only upon receiving the Completion Certificate(or at least after application for grant of CC is made) and upon payment of the entire consideration and Extras and Deposits as provided herein and also the requisite Stamp Duty and Registration charges payable on registration which shall be kept deposited by the Developer in a designated Account till registration. During this time the Allottee will not be entitled to use the Apartment, till Occupation /Completion Certificate is received and Deed of Conveyance is executed.

#### (iii) **DEEMED POSSESSION**

It is understood by the Allottee that even if the Allottee fails to take possession of the Apartment, within the date such possession is offered by the Developer, the Allottee shall be deemed to have taken possession on the 15<sup>th</sup> day from the date of such notice which date, for all purposes and irrespective of the actual date when the Allottee takes physical possession of the Apartment, , will be deemed to be the deemed possession date ("Possession Date").

- (iv) On and from the Possession Date:
  - (a) to the discontinuance of services;

- (b) to be restricted from enjoyment of Club and all Common facilities;
- (c) to be restricted from use of transport facility i.e Bus and winger facility;
- (d) to be restricted from the supply of garbage bags and collection of the same.
- (e) to be restricted from availing power back-up facility;
- (f) to be restricted from availing electro mechanical services i.e Electrician, Plumber, Intercom Services;
- (g) to be prevented from giving his Flat on Leave & License or Tenancy;
- (h) to be prevented from Booking of Community Hall/Banquet Hall;
- (i) to be restricted from being a Committee member;
- (j) to be subjected to restrictions on entry to servants, maids, visitors and guests.
- (k) to be prevented from usage of the lift and to be prevented from the usage of the common facilities and amenities by the Allottee and also all persons claiming through him or her;
- (l) Any Customer Complaint in FM Software by a Defaulter will be entertained only after clearing Maintenance outstanding.
- (m) List of defaulters shall be very prominently posted in common areas such as inside/outside the lift, Common Area, reception area and/or any other common space etc.

If the arrears on this account exceeds a sum of Rs. 50,000/- in such event the Promoter/Association as the case may be, shall have the right to take appropriate steps for putting up the Unit on Sale and realize the arrears from the Sale Proceeds. Further, if Maintenance Charges of the Allottee remains outstanding any complaint made by the Allottee shall not be attended to by the Promoter. However Unit holder will be liable to pay the Maintenance Charges over the entire period of suspension till the Unit is sold by the Association and all arrears are clear. He will also be charged

for interest @ 15% p.a on the outstanding amount even during the period of suspension of service due to the above reason

All taxes, deposits and other levies/charges imposed, demanded or required to be paid to the authorities concerned relating to the undivided interest in the Common Areas shall be paid and borne by the Allottee proportionate to his interest therein and those relating only to the Apartment shall be borne solely and exclusively by the Allottee with effect from the Deemed Possession Date. Be it mentioned that the Incidental Charges, Extras and Deposits as per the terms of sale and provided in this Agreement are mutually fixed and non-negotiable and Allottees will not raise any issues in future in this regard and the Developers and the Allottee agree not to dispute the same.

The Allottee shall become liable to pay interest on defaults and guarding charges on and from Deemed possession. The Developer's time line for defect liability shall be counted from deemed Possession.

The Allottee is also liable to pay all other expenses necessary and incidental to the management and maintenance of the Project based on actual based on actuals which may not appear to be justified in the eyes of the unit holders.

- Schedule for possession of the Common Amenities: The Promoter herein is developing the said land which consists of various phases having common amenities like club house, landscape garden etc, the construction/development of the said common amenities will be completed in due course only after completion of construction of all the phases on the said land . The Promoter assures to hand over possession of the said common amenities progressively on completion of each phase . The Allottee herein agrees and conveys that he/she/they shall not be entitled to refuse to take the possession of the said Apartment on the ground of non completion of aforesaid common amenities if the said Apartment has received the Completion Certificate and the noncompletion of the aforesaid common amenities does not affect his use or occupation of his Unit and he can reside in the Said Unit. However if the Promoter is not allowed by the Allottee or any person on his behalf to complete the remaining portion of the work, it shall be deemed to have been done as and against the Promoter and the Allottee shall be liable to indemnify the Promoter for any losses which the Promoter may suffer for such acts of the Allottee.
- **f. Schedule for possession of the Common Amenities:** The Developer herein is developing the said land which consists of various phases having common

amenities like club house, landscape garden etc, the construction/development of the said common amenities will be completed in due course only after completion of construction of all the phases on the said land. The Developer assures to hand over possession of the said common amenities progressively on completion of each phase. The Allottee herein agrees and conveys that he/she/they shall not be entitled to refuse to take the possession of the said Apartment, on the ground of non completion of aforesaid common amenities if the said Apartment, has received the Completion Certificate and the non-completion of the aforesaid common amenities does not affect his use or occupation of his Unit and he can reside in the Said Unit. However if the Developer is not allowed by the Allottee or any person on his behalf to complete the remaining portion of the work, it shall be deemed to have been done as and against the Developer and the Allottee shall be liable to indemnify the Developer for any losses which the Developer may suffer for such acts of the Allottee.

After taking possession and/or after 90 days of the notice of possession of g. the Apartment the Allottee shall be liable to bear and pay the proportionate share (i.e in proportion to the carpet area/Built-up area of the Apartment ) of outgoings in respect of the project land and buildings namely local taxes, betterment charges or such other levies by the concerned authority and/or Government water charges, insurance, common lights, repairs and salaries of clerks, bill collectors, chowkidars, sweepers and all other expenses necessary and incidental to the management and maintenance of the project land and buildings. The amounts so paid and/or Deposits made on this account to the Promoter shall not carry any interest and such Deposit shall remain with the Promoter and the same shall be handed over to the Apex/Mother Association on completion of the entire Housing Complex after deducting Maintenance Charges incurred by the Developer in that account.

# 48. <u>Under Clause 7.3 above and to be read in continuation thereto sub-clauses (ii) to (iv) as under:</u>

(ii) The Allottee must not fail to take actual physical possession of the Apartment, within a period of not more than 15 days from the date of Notice of possession failing which the Allottee shall become liable to pay the Guarding Charges of Rs.2,500/- p.m and all other losses suffered on this Account. The Allottee shall be liable to bear and pay and/or contribute proportionately of the outgoings in respect of the Project land and Building/s namely all Municipal rates, taxes and 90 days from completion /CC all other Common charges such as water charges,

insurance, common lights, repairs and salaries of clerks, bill collectors, chowkidars, sweepers and all other common expenses necessary and incidental to the management and maintenance of the project land and building/s for the Apartment, 3 months from the date of Notice of possession Physical possession of the Apartment shall be withheld if all dues are not cleared by the Allottee. In case delivery of physical possession is withheld by the Promoter, the possession of the Apartment will be deemed to have been taken by the Allottees on the deemed date of possession (i.e end of 15 days from date of the Notice of Possession) and the Allottee cannot avoid taking possession or payment of the abovementioned expenses under any circumstances on the ground that physical possession was not taken or on the pretext of any defect since the Promoter is undertaking to repair constructional defects upto five years from the date of Possession/Deemed possession.

(iii) Until the Society or Limited Company is formed and the Said structure of the phases is transferred to it, the Allottee shall pay to the Promoter such proportionate share of outgoings as may be determined. The Allottee further agrees that till the Allottee's share is so determined the Allottee shall pay to the Promoter provisional monthly contribution per month towards outgoings. The amounts so paid by the Allottee to the Promoter shall not carry any interest and remain with the Promoter until a conveyance of the structure of the phases is executed in favor of the Society or a limited company as aforesaid. On such conveyance/assignment of lease being executed for the structure of the phase the aforesaid deposits(less deduction provided for in this Agreement) shall be paid over by the Promoter to the Society or association, as the case may be.

### (49) <u>Under Clause 7.5 above and to be read in continuation thereto sub-clauses (ii)</u>, to (vii) as under:

(ii) In case of a falling market the amount repayable will be further reduced by the extent of the difference in amount receivable on a fresh sale of the Apartment, to another buyer and the Purchase Price of the Allottee if the current Sale Price is less than the Purchase Price. The balance amount of money to be paid to the Allottee after the aforesaid deductions shall subject to clause 7.5(iii) below be returned by the Developer to the Allottee after selling the Unit to a new Allottee within 45 days of such cancellation. Once the said flat is resold to any other allottee and subject to allottee executing necessary document for revocation of the Sale Agreement executed by him/her with the Developer for allotment/purchase of flat and pay/borne all cost for execution and registration of that revocation document.

The following further amounts shall also be forfeited:

- (a) Total interest accrued on account of the delay/ default in payment of any Installments and other charges as per the Payment Schedule calculated till the date of the cancellation/ termination letter;
- (b) Amount of penalty (including taxes) for dishonor of cheque (if any) by the Allottee(s) under this Application/ Agreement
- (c) All amounts collected as taxes, charges, levies, cess, assessments and all other impositions which may be levied by any appropriate authorities including but not limited to, GST, value added tax, works contract tax, service tax or any other tax of any nature,
- (d) All amounts equivalent to any subvention cost (if the Allottee(s) has opted for subvention plan), benefits, discounts, rebate, concession, gift card white goods (inclusive of taxes) etc. granted to the Allottee(s) by the Developer in respect of the booking of the Allottee(s) irrespective of whether such benefits have been utilized by the Allottee(s) until the date of cancellation of the said Unit:
- (e) All amounts (including taxes) paid of payable as brokerage fee to any real estate agent, broker, channel partner, institution etc. by the Developer in respect of the booking of the Allotter(s),
- (f) All outgoings, deposit and other charges as specified in Sixth Schedule paid till the date of issuance of the cancellation/termination letter including amounts towards formation of Organization/ Apes Organisation (as may be applicable)
- (g) Administrative charges, Ombudsman fees and/or such amounts incurred towards insurance by the Developer in respect of the booking of the Unit
- (iii) Where the Allottee proposes to cancel/withdraw from the Project without any fault of the Developer then in such event the Allottee shall be entitled to exercise such right of termination only if on the date when the Allottee so expresses his intent to terminate this Agreement, the Total Price then prevailing for transfer of the Apartment, in the Project is not less than the Total Price payable by the Allottee under this Agreement.
- (iv) The Allottee is aware that various Allottees have chosen to buy units(s) in

the Complex with the assurance that the conduct of all the users of the Complex shall be appropriate and in line with high standards of social behavior. Similarly the Developer has agreed to sell the Units to Allottees on the premise that the Allottee shall conduct himself in a reasonable manner and shall not cause any damage to the reputation or bring disrepute to or cause nuisance to any of the other Allottees. Any Allottee who indulges in any action which does not meet such standards shall be construed to be in default of his obligations under this Agreement.

- (v) The Developer shall have the right to terminate this Agreement only in the following circumstances:
  - (a) Non-payment: If Allottee is in default of any of his/her/its obligations under this Agreement including(not limited to) making payment of all due amounts as per Schedule of Payments in the manner prescribed in this Agreement and upon such failure the Developer may issue Notice of Termination.
  - (b) Attempt to Defame: The Allottee agrees not to do or omit to do or cause to be done by any party known to him any act deed or thing or behave inappropriately or correspond or communicate in a manner that would in any manner affect or prejudice or defame the Project or the Developer or its representatives and in such cases the Developer shall without prejudice to any other rights or remedies available in law, have the option to terminate this Agreement sending the Notice of Termination.
- (vi) Upon cancellation or termination of this Agreement in accordance with the terms hereof, this Agreement shall stand cancelled /terminated automatically without any further act from the Allottee and the Allottee shall have no right, title and/or interest on the said Unit or the Project land or any part or portion thereof, and the Allottee shall further not be entitled to claim any charge on the said Apartment and/or any part or portion thereof, in any manner whatsoever. The effect of such cancellation shall be binding and conclusive on the Parties.
- (vii) Notwithstanding anything to the contrary stated herein, it is hereby clarified that upon termination or cancellation of this Agreement for any reason whatsoever, the Parties hereto shall execute and register a deed of cancellation for the same before the concerned Sub-Registrar, as and when intimated by the Developer, at the Allottee's cost and expenses. In the event the Allottee fails or refuses to execute and/or register such deed of cancellation within a period of 30 days for any reason whatsoever, the Allottee shall further be liable to pay to the Developer an additional amount equivalent to 10% of the total price as damages.

In such event the Allottee hereby agrees that the Developer shall have the right to forfeit an additional amount equivalent to such damages , prior to making refund /return to the Allottee under this Agreement . The Allottee hereby agrees to do all such acts or execute all such other documents , including but not limited to , executing and registering powers of attorney in favor of the Developer or its nominee in such form or in such manner as the Developer may specify, at the cost and expense of the Allottee.

# (50) <u>Under Clause 7.6 above and to be read in continuation thereto sub clauses (b).(c).(d).(e).(f) & (g) as under:</u>

- **(b)** If any part or portion of the Phase is discontinued or has to be abandoned due to any operation of law or any order of the Court or any statutory Authority any time then the Allotee(s) affected by such discontinuation or abandonment will have no right of interest and compensation from Developer. The Developer will however refund all the money received from the Allottee(s).
- (c) if due to any act, default or omission on the part of the Allottee, the Developer is restrained from construction of the Project and/or transferring and disposing of the other Apartment, s in the Project or Complex/Housing Complex then and in that event without prejudice to the Developer's such other rights the Allottee shall be liable to compensate and also indemnify the Developer for all loss, damage, costs including marketing cost also, claims, demands, actions and proceedings that may be suffered or incurred by the Developer.
- (d) Compensation for delay shall not be paid in the following events:
- (i) For delay caused due to reasons beyond the control of the Developer and/or its agents and/or any force majeure
- (ii) For the period of delay caused in getting snags, improvements, rectifications etc, which may be requested by the Allottee(s) during inspection of the said Unit and/or
- (iiil For the period if the Allottee(s) commit/s any default and/ or breach of the terms and conditions contained herein including delay in payment of interest, and/or delay in payment of instalments
- (iv) For the period of delay incurred due to additional work to be completed on the request of the Allottee(s) for certain additional features, upgrades in the said Unit, in addition to the standard Unit, and/or

92

- (v) For the period from the date of receipt of completion certificate or any other certificate issued by the concerned authorities required for use and occupancy of the said Unit till the actual handover of possession of the said unit.
- (e) If the schedule of stage-wise construction as contemplated herein is delayed, the Allottee shall make payment of the installment due thereon only upon completion of such construction. The Allottee undertakes that in the event the Developer completes a stage of construction earlier than scheduled in that case, the Allottee shall forthwith make payment without hesitation and objection. Allottee clearly agreed and understood that the payment obligations of the Allottee is linked interalia to the progress of construction and it is not a time linked plan. Allottee appreciate that time for payment of installments shall always be essence of the agreement and upon the failure of the Allottee to pay the installments on time as per the prescribed payment schedule, the Developer will become entitled to terminate the allotment. Conversely if the Developer does not deliver on time, the Developer will be liable to be penalised as described in Clause 7.6 above
- (f) It is hereby clarified and recorded that the marketing agent(s) appointed by the Developer for selling / marketing of the flats / spaces in this project shall not have any responsibility towards buyers of flats / spaces nor there shall be any claim by the Allottees of flats / spaces of this project(Allottees) against the marketing agent(s) regarding any matter relating to sale / transfer of the flats / spaces in the project for delays in handover/ compromised quality etc. The marketing agent(s) can only be held responsible for the deficiency in the services and/or for any unauthorized and/or wrong information provided by them. The commitments and /or mutual covenants which are expressly stated in this Agreement are the only commitments and/or mutual covenants that shall bind the parties.
- (g) The Developer will not, at its sole discretion, entertain any request for modification in the internal layouts of the Unit of the Blocks. In case the Allottee desires (with prior written permission of the Developer to install some different fittings /floorings on his own within the Unit he will not be entitled to any reimbursement or deduction in the value of the Unit. For this purpose, in only those cases where the Allottee has made full payment according to the terms of payment, at its sole discretion, the Builder may subject to receipt of full payment allow any Allottee access to the Unit prior to the Possession Date for the purpose of interior decoration and/or furnishing works at the sole cost, risk and responsibility of such Allottees provided that such access will be availed in accordance with such

instructions of the Developer in writing and that the right of such access may be withdrawn by the Developer at any time without assigning any reasons therefor.

### (51(a) <u>Under Clause 9.3 above and to be read in continuation thereto sub-clause (iii) as under:</u>

To add at the beginning of starting sentence the following line:

The Allottee shall pay to the Developer within fifteen days of demand by the Developer, his share of security deposit demanded by the concerned local authority or Government for giving water, electricity or any other service connection to the building in which the **Apartments** is situated.

#### 51(b) After 51(a) above to add sub-clauses (iv).(v).(vi) (vii) and (viii) as under:

- (iv) The promoter may cancel the allotment of the apartment made in favour of the allottee and upon handing over the original of this agreement duly cancelled and executing and registering the cancellation deed with the jurisdictional sub-register, refund the money paid to him by the allottee by deducting the booking amount, brokerage and the interest liabilities and this agreement shall thereupon stand terminated.
- (iv) When cancellation may be ordered 1. any person against whom a written instrument is voidable and who has reasonable apprehension that such instrument, if left outstanding may cause serious injury, may sue to have it adjudged void or voidable; and the Court may in its discretion, so adjudge it and order it to be delivered up and cancelled.
- (v) if the instrument has been registered under the Indian Registration Act, 1908 (16 of 1908), the Court shall also send a copy of its decree to the whose office the instrument has been so registered and such officer shall note on the copy of the instrument contained in his books the fact of its cancellation.
- (vi) The authority, in exercise of its power under section-11 (5) of the RERA Act, is and has been empowered to declare the termination of agreement of sale by the promoter is valid and lawful and therefore, the Authority ought to have directed the sub-register concerned to make necessary entry in their records for deletion of encumbrances on the property (subject matter of the complaint).
- (vii) in case of a falling market the amount repayable will be further reduced by the extent of the difference in amount receivable on a fresh sale of the Apartment, to another buyer and the Purchase Price of the Allottee if the current Sale Price is less than the Purchase Price. The ultimate balance amount of money refundable shall be returned by the Developer to the Allottee within 45 (forty-five) days of

such cancellation/ sale of apartment whichever is later and this Agreement shall thereupon stand terminated.

Provided further that all amounts collected as taxes, charges, levies, cess, assessments and impositions and deposited with the appropriate authorities concerned shall not be returned by the Developer and the Allottee shall be free to approach the authorities concerned for refund of such taxes, charges, levies, cess, assessments and impositions.

## (52) Under Clause 10 above and to be read in continuation thereto sub-clauses (ii). (iii). (iv) and (v) as under:

- (ii) The Allotment is personal and the Allottee shall not be entitled to transfer, let out, alienate the Apartment, without the consent in writing of the Developer **PROVIDED HOWEVER** after the full payment of the entire price and other amounts and registered conveyance the Allottee shall be entitled to let out, grant, lease and mortgage and/or deal with the Apartment, for which no further consent of the Developer shall be required. All the provisions contained herein and the obligations arising hereunder shall equally be applicable to and enforceable against any subsequent Allottees of the Apartment, in case of a transfer, as the said obligations go along with the Apartment, for all intents and purposes.
- (iii) NOMINATION; If prior to execution of the conveyance, the Allottee(s) nominates his/their booked Apartment, unto and in favor of any other person or persons in his/her/their place and stead, the allottee may do so after first notifying the Developer about his intention and disclose the proposed transferees details and obtain the permission of the Developer after payment of 2% of the value of the Flat. However the Allottee/s shall not be entitled to transfer/assign his/her/their interest in the Apartment in favor of any third party unless (i) 50(Fifty) percent) of the sale consideration has already been paid and (ii) a term of 12 months have elapsed from the date of issuance of Allotment letter whichever is later. Upon nomination, the Transferee will be compulsorily required to register the Agreement for sale /nomination agreement.

Provided that if the nomination takes place after the registration of the Agreement for Sale by the first Allottee(i.e Transferor), nomination shall be permitted simultaneous with the execution and registration of the Cancellation/Nomination Agreement and all charges and expenses relating to which shall be borne by the Allottee.

In case of nomination, the property taxes leviable by the municipal authorities with regard to the Unit from the date of CC / Partial CC shall be paid by the Transferee only.

Further, it is provided that the Maintenance Charges till the date of nomination shall be payable by the Transferor and thereafter by the Transferee only. If any Maintenance charges or any other charges which was payable by the Transferor remains pending/outstanding same shall be paid by the Transferee only.

- (iv) The Allottee shall pay a sum calculated @ 2% of the Total Price or the Nomination Price whichever is higher, plus applicable taxes, as and by way of nomination fees to the Developer. Any additional income tax liability that may become payable by the Developer due to nomination by the Allottee because of higher market valuation as per the registration authorities on the date of nomination and/or the extra registration fees to be paid to the registration authorities due to nomination, shall be compensated by the Allottee paying to the Developer agreed compensation equivalent to the income tax payable on such difference at the highest applicable tax rate at the prevailing time or the estimated extra registration fees. Such amount shall be payable by the Allottee on or before nomination. The Allottee(s) shall not assign, transfer, lease, sell, alienate, gift or part with possession of the said Unit, without taking 'No Dues Certificate' from Developer and/or the Maintenance Agency regarding the maintenance charges payable for the Services.
- (v) The Developer shall, within three months of registration of the Federation/apex body of the Societies or **Apartment Owners Association**, as aforesaid after obtaining completion certificate of the last phase shall cause to be transferred to the Federation/apex body/Maintenance body all the right title and the interest of the Vendor /Lessor/Original Owner/Developer and/or the Owners in the Project Land on which the Building with multiple wings are constructed.

## (53) Under Clause 11 above and to be read in continuation thereto sub-clauses (ii), (iii) and (iv) A, B,C,D AND E added:

(ii) The CAM Charges shall not include (i) cost associated with diesel (or any other fuel), consumption and electricity /HVAC consumption within the Unit which shall be payable by the Purchaser on monthly basis based on actual and (ii) Property Taxes.

- (iii) Besides payment of the Maintenance charges fixed by the Developer at actual, the Allotees shall also pay any service charges fixed by the Developer and/or the Association payable to the Facility Management Company.
- (iv) The Apex Association may appoint a Facility Management Company for a fixed term which may be extended for further terms .
- (v) The Allottee agrees and undertakes to cause the Apex Association to be bound by the rules and regulations that may be framed by the FMC

#### (vi) ADDITIONS OR REPLACEMENTS

- (A) As and when any plant and machinery, including but not limited to, dg sets, electric sub-stations, pumps, firefighting equipment or any other plant, machinery and/or equipment of capital nature etc. require replacement, up gradation, additions etc. the cost thereof shall be contributed by all the Apartment, acquirers in the project on pro-rata basis as specified by the the Developer and upon completion the association and handing over to Association, shall have the sole authority to decide the necessity of such replacement, upgradation, additions etc. including its timings or cost thereof and the allottee agrees to abide by the same.
- **(B)** The Municipal tax cess and charges, Lease Rent from date of CC shall become payable by the Allottee immediately on possession or deemed possession.
- **(C)** From the end of 3 (three) months from the notice of possession the Allottee shall be liable and pay regularly and punctually the proportionate share of maintenance charges;
- (D) Till such time Units are separately assessed, Property Tax as determined from time to time, based on estimate shall be borne and paid by the Allottee. The said amount shall be paid by the Purchaser within 7(seven) days from demand based on the estimate provided by the Developer.

The Allottee undertakes to initially make payment of the estimated Property Tax simultaneously with the CAM Charges becoming payable as per the terms stated herein.

- (i) In the event of any shortfall between the amount deposited by the Allottee and the actual amount (shortfall amount) the Developer/Facility Manager shall inform the Allottee and the Allottee shall be liable to pay the same within 7(seven) days of receipt of intimation from the Developer/Facility Manager failing which the Allottee shall be liable to pay interest as levied by the local Authorities together with late payment charges alongwith such part of the shortfall amount remaining unpaid. The Developer shall not be responsible for such penalty/delay/action on account of shortfall amount and the same shall be entirely on account of Allottees.
- (ii) In case there is any surplus amount collected vis-à-vis the demand raised by the Authorities , the same shall be handed over to the Apex body at the time of handover of the common purposes to the Apex body.
- (iii) If Property Tax demand comes directly in the name of the Allottee, the amount paid by the Allottee shall be refunded to the Allottee within 15(fifteen) days of the Developer being informed by the Allottee that such demand has been raised.
- (iv) In the event Association/Apex body is formed but there is /are unsold units that are not sold by the Developer, in that event till such time those units are sold the Property tax for these unsold units shall be payable by the Developer as charged by the Competent Authority.
- (v) The Allottee shall not withhold payment of the same on any account whatsoever.
- (vi) In the event of any default in payment of the Maintenance Charges the Allottee shall be liable for payment of interest at prime lending rate of State Bank Of India plus two per cent p.a on amounts outstanding and if such default shall continue for a period of two months the Developer or the Association as the case may be, without prejudice to their rights and contentions shall be entitled to and the Allottee shall be deemed to have consented.
  - (a) to the discontinuance of services;
  - (b) to be restricted from enjoyment of club facilities;
  - (c) to be restricted from use of transport facility i.e Bus and winger facility;

- (d) to be restricted from supply of garbage bags and collection of the same.
- (e) to be restricted from Power back-up facility;
- (f) to be restricted from Electro mechanical services i.e Electrician, Plumber, Intercom Services;
- (g) to be prevented from giving his Flat Leave & License or Tenancy;
- (h) to be revented from Booking of Community Hall/Banquet Hall;
- (i) to be restricted from being a Committee member;
- (j) to be subjected to Restrictions on entry to servants.
  - (k) to be prevented from usage of the lift and prevent usage of the common facilities and amenities and/or by Allottee and all persons claiming through him and the said services shall be restored only upon payment of all the amounts due with interest thereon as aforesaid and the Allottee assuring not to make such defaults in future.
- (vii) The Allottee will not be permitted to use any of the facilities and/or utilities in the Complex in case the Allottee breaches any of the provisions herein till such time the breach continues.
- (viii) Developer or the Association shall become entitled to all rents accruing from such Apartment, if the Apartment, has been let out and/or is under tenancy and/or lease.
- (ix) The Allottee shall not sell, transfer, alienate, assign, and/or encumber nor create any interest of third party nor part with possession of the Apartment, or any part or portion thereof till such time all accounts payable are fully paid and/or liquidated with interest as agreed upon and such negative covenant will be enforceable in law.

- Any sale/transfer of the Unit after this time shall require written approval from the Apex body(and till such time that the Apex body is formed,the Developer ) and payment of administrative charges as communicated by the Developer or Apex body (as the case may be) to ensure that the inherent nature of the Project is not compromised by bringing in any member or resident who does not subscribe to the guidelines bye laws and/or objectives of the Organization Any document for sale/transfer/lease etc. which is entered into by the Allottee(s) with any prospective buyer, without obtaining written approval of the Organization (and till such time that the Apex body is formed, the Developer), shall not be valid and not binding on the Organisation and/or the Company, as the case may be.
- (xi) In the event of sale and transfer of the Apartment, the Developer or the Association as the case may be, will have first charge and/or lien over the sale proceeds for the purpose of realization and/or recovery of arrears together with interest accrued and due thereon. Entry to new Unit will be withheld if the realizations continue to remain in arrears. During subsistence of arrears transfer or assignment of the Unit will also be restricted and will be treated as illegal and void transfer..
- (E) The Developer or the Association will evolve a scheme whereby 20% of the Common Area Maintenance Charge is additionally levied on the Unit Owners every month which will be separately kept maintained as 'Sinking Fund'. The sinking fund will be used for undertaking major capital and/or renovation expenses related to the building and its common areas and amenities; Repair or Replacement of any equipment/asset; Repair of Building/Complex; Painting and repair of structures (interval of every five years) and *Insurance* etc.

# (54) <u>Under Clause 12 above and to be read in continuation thereto under (A) sub-clauses (ii), (iii), (iv), (B) added:</u>

(A) (ii) Notwithstanding anything herein contained it is hereby expressly agreed and understood that in case the Allottee, without first notifying the Developer and without giving the Developer the reasonable opportunity to inspect, assess and determine the nature of purported defect in the Apartment, ,

alters the state and condition of the area of the purported defect, then the Developer shall be relieved of its obligations contained in clause 12 hereinabove.

- (iii) the Developer shall not be liable in case of the following
- a) Structural defects caused or attributable to the Allottee(s) including by carrying out structural or architectural changes from the original design attributes, demolition dismantling, making openings, removing or resizing the original structural framework. putting excess or heavy loads or using the premises other than for its intended purpose
- b) Structural defects caused by accidental breaking of fire or any kind of explosion of gas cylinder etc.
- c) Structural defects induced anyhow by failure of waterproofing system(s) of the premises or the building.
- d) Structural defects induced by Force Majeure situations, such as war, flood, act of God. explosions of any kind by terrorist etc.
- e) Structural defects occurring in the Unit or unit that has undergone civil renovations.

In the event of any damage due to wear and tear of whatsoever nature is caused to thereto (save and except the defects as mentioned hereinabove) after the CAM Commencement Date, the Developer shall not be responsible for the cost of re-instating and/or repairing such damage caused by the Allottee(s) and the Allottee(s) alone shall be liable to rectify and reinstate the same at its own costs and expenses.

- f) equipments(including but not limited to lifts, generators, motors, stp, transformers and gym equipment) which carry manufacturers guarantee for a limited period.
- g) fittings relating to plumbing sanitary, electrical, hardware etc having natural wear and tear.
- h) on account of any act or omission on the part of the Allottee or any Authority or third party over whom the Developer has no control or any defect or deficiency which is not attributable to the Developer.
- i) Any manufacturing or other defects of any branded inputs or fixtures or services of any third party, unless it results in a structural defect.

The Developer shall obtain all such insurances, including but not limited to insurance of this Project including land and the cost of such Insurance till transfer of the Insurance in favor of the Association of Apartment, Owners. shall form part of the common expenses proportionate share whereof shall be borne by the Allottees. After expiry of the Insurance the Association of Allottees shall be responsible for renewing the same.

(iv) It is clarified that the above said responsibility of the Developer shall not cover defects, damage, or malfunction resulting from (i) misuse (ii) unauthorised modifications or repairs done by the Allottee(s) or its nominee/agent, (iii) cases of force majeure (iv) failure to maintain the amenities/equipments (v) accident and (iv) negligent use. Warranty for all consumables or equipments used such as generators, lifts, fittings and fixtures, will be as provided by the respective manufacturers on their standard terms. It is agreed and recorded that the allottee of flats should also pay maintenance charges for maintenance of the project and its facilities and amenities during the period of first five years and thereafter. In case non-payment of maintenance charges by the allottee and there being discontinuation of proper maintenance in that event the Developer should not be held as liable as default on its part under this clause. If any dues including Maintenance Charges remain outstanding Developer will not entertain any complaint regarding defects.

Provided that where the manufacturer warranty as shown by the Developer to the Allottee ends before the defect liability period and such warranties are covered under the maintenance of the said Unit/building/phase wing and if the annual maintenance contracts are not done /renewed by the allottees, the Developer shall not be responsible for any defects occurring due to the same. The Project as a whole has been conceived, designed and constructed based on the commitments and warranties given by the Vendors/Manufacturers that all equipments, fixtures and fittings shall be maintained and covered by maintenance/warranty contracts so as it be sustainable and in proper working condition to continue warranty in both the Apartment, s and the Common project amenities wherever applicable. The Allottee has been made aware and the Allottee expressly agrees that the regular wear and tear of the Unit/Building/phase/wing excludes minor hairline cracks on the external and internal walls including the RCC structure which happens due to variation in temperature and which do not amount to structural defects and hence cannot be attributed to either bad workmanship or structural defect. It is expressly agreed that before any liability of defect is claimed by or on behalf of Allottee it shall be necessary to appoint an expert who shall be a nominated surveyor who shall survey and assess the same and then submit a report to state the defects in material used in the structure built keeping in mind the aforesaid agreed clauses of this Agreement.

# (B) RIGHT OF ALLOTTEE TO USE COMMON AREAS AND FACILITIES SUBJECT TO PAYMENT OF TOTAL MAINTENANCE CHARGES

- (i) The Allottee hereby agrees to purchase the Apartment, on the specific understanding that his/ her right to the use of Common Areas shall be subject to timely payment of total maintenance charges, as determined and thereafter billed by the maintenance agency appointed or the association of allottees (or the maintenance agency appointed by it) and performance by the Allottee of all his/ her obligations in respect of the terms and conditions specified by the Developer/maintenance agency or the association of allottees from time to time.
- (ii) The Common areas can be used for jogging, playing, visitor's parking (on wide road and in house road for drop off /temporary parking) as may be decided by the maintenance in charge /developer/association.
- (iii) Certain areas shall be earmarked as Excluded and Reserved areas and shall not be open for common use such as (I) the roof of the overhead water tanks and lift machine rooms, the parapet walls, (II) Open terraces on any floors of the Block (III) the open/covered/stilt/mechanical Parking spaces of the Block (Save and except the parking space, terraces specifically allotted to the Allottee (ONLY IN CASE OF MULTI STORIED APARTMENT BUILDINGS) (IV) the elevation and the exterior of the Block (V) Storage areas(ONLY IN CASE OF MULTI STORIED APARTMENT BUILDINGS) (VI) Gardens attached to a Apartment, (IX) Basement not meant for Common Use (VII) Any Community or Commercial/ other facility which is not meant for common use (VIII) Daily convenience Store with Milk, fruits, vegetables and other edibles, Beauty Parlour within the Project or the Entire Housing Complex (IX) Such other open and covered spaces which is hereinafter expressed or intended not to be a common portion and the rights thereto and also the RESERVED RIGHTS, specifically mentioned in the TENTH SCHEDULE hereunder. The excluded and reserved areas shall never be claimed by the Allottee to be a part of the Common Portions and the Developer shall be entitled to among others to the following rights and interest in respect thereof:
- (iv) To make construction, addition or alteration in any part of the said Housing Project/Complex in accordance with law and to use and connect all common installations facilities and utilities at said Housing Project/Complex for and to all such construction, addition or alteration.

#### (v) The Developer has the right-

a) To grant the right or facility of open (dependent/independent) /covered(dependent/Independent) / stilt (dependent/Independent)

- /mechanical parking space at identified or unidentified parking spaces to any person.
- b) To raise further storey or stories or make construction, addition or alteration vertically on the roof of the existing blocks in this phase but in other phases the Developer will be entitled to make additional construction in any manner as per sanction either vertically on top of existing blocks or on any open or covered space in accordance with law and to use and connect all common installations facilities and utilities at respective Blocks for and to all such construction, addition or alteration.
- c) To set or permit the setting up of roof gardens, cooling plants, V-Sat, Dish or other antennas etc. at or otherwise used or permitted to be used the top roof of the building Blocks or any part thereof or the parapet walls or any constructions thereon or any part thereof for any Projections, signboards, glow sign, placard, advertisement, publicity Act thereat or there from and to connect and /or replace all common installations facilities and utilities in and for the Said land to the same for such construction or otherwise and to use, enjoy, hold, grant, transfer or otherwise part with the same with or without any construction and in any manner,.
- d) To develop and utilize the open space or spaces surrounding the building or otherwise at the said entire project land and the Developer shall have the full free unfettered and exclusive right to make at any time any new or further construction fully and in all manner as permissible under the law and in such a situation the proportionate share of the Allottee in the land and/or in the common areas or facilities shall stand varied accordingly. All the Allottees shall be deemed to have given their consent to such construction by Developer
- e) To establish and grant any facilities thereat or there from to one or more occupants of the Block.
- f) To sell Servant's Quarter and/or Storage Rooms on the Basement/Ground/other Floors of the Building Block to any intending Purchaser and the same shall not form part of Common Area.
- g) To grant to any person the exclusive right to park his car or scooter or any other two wheeler or otherwise use and enjoy for any other purpose the open spaces of the Building or premises and also the open / covered / stilt / mechanical spaces in the Block (including car parking spaces (Dependent/Independent).

- h) To develop, transfer and/or alienate any other portion of the Complex including its segments, residential complex and/or towers or any portion of land thereof.
- i) Since the entire Housing Complex is being developed phase-wise and this phase is among the earlier phases, after this phase is completed and handed over, the Developer shall grant unto the Allottees and residents of the subsequent phases the right of easement over, along and through the pathways, passages roads and corridors lying within or passing through the earlier phases including this project/ phase.
- j) The Developer will have the liberty to change the direction of infrastructure services which may be required by Developer to utilize areas in adjoining phases/projects.

### (55) <u>Under Clause 13 above and to be read in continuation thereto as sub clause (ii)</u>

After the possession the Allottee(s) shall permit and shall deemed to have granted a license to the Developer and its surveyors and agents with or without workmen and others, including the Maintenance Agency at all reasonable times to enter into and upon the said Unit or any part thereof to view and examine the state and conditions thereof and to make good all defects, decays and repairs in the behalf and also for repairing of any part of the Building. This still be also for the purpose of repairing maintaining rebuilding cleaning, structural strengthening: lighting and keeping in other all services drains, pipes, cables, water courses gutters wires, parts, structures of other convenience in the Project and also for the purpose of laying, maintaining repairing and restoring drainage and water pipes and electric wires and cables and for similar purposes. In case the Allottee(s) has/have failed to effect repairs despite dispatch of notice of one week contemplated above and Developer is constrained to effect repairs at its cost, in that event such cost shall be recovered from the Allottee(s). However, in case of exigency situations like fire short circuits leakages on the floor above or below etc the Allottee(s) authorize/s the Developer and/or Maintenance Agency to break open the doors/windows of the said Unit and enter into the said Unit to prevent any further damage to the other flats and Project. In such a case the Developer and/or Maintenance Agency shall not be liable for any theft or loss or inconvenience caused to the Allottee(s) an account of entry to the Unit as aforesaid.

### (56) Under Clause 15 above and to be read in continuation thereto 9 subclauses from 15.4 to 15.19 added:

15.4 Internal wiring for electrification will be provided for each Apartment, . However, the Allottee(s) will have to apply to the concerned Electricity Authority individually for obtaining supply of power and the meter for their respective Apartment, . The Allottee(s) shall be required to pay the applicable security deposit and/or other charges for the same to the concerned Electricity Authority .

15.5 To carry out at his own cost all internal repairs to the said Apartment, and maintain the Apartment, in the same condition, state and order in which it was delivered by the Developer to the Allottee and shall not do or suffer to be done anything in or to the building in which the Apartment, is situated or the Apartment, which may be contrary to the rules and regulations and bye-laws of the concerned local authority or other public authority. In the event of the Allottee committing any act in contravention of the above provision, the Allottee shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority.

15.6 Not to demolish or cause to be demolished the Apartment, or any part thereof, nor at any time make or cause to be made any addition or alteration of whatever nature in or to the Apartment, or any part thereof, nor any alteration in the elevation and outside colour scheme of the building in which the Apartment, is situated and shall keep the portion, sewers, drains and pipes in the Apartment, and the appurtenances thereto in good tenantable repair and condition, and in particular, so as to support shelter and protect the other parts of the building in which the Apartment, is situated and shall not chisel or in any other manner cause damage to columns, beams, walls, slabs or RCC, Pardis or other structural members in the Apartment (and not to change the location of the plumbing or electrical lines(except internal extensions) without the prior written permission of the Developer and/or the Society or the Association.

15.7 **CABLE/BROADBAND/TELEPHONE CONNECTION**: Provisions has been made only for one or more service providers as selected by the Developer for providing the services of cable, broadband, telephone etc.

The Allottee (as also other unit owners) will not be entitled to fix any antenna, equipment or any gadget on the roof or terrace of the Building or any window antenna, excepting that the Allottee shall be entitled to avail the cable connection facilities of the designated service providers to all the Flat/Units.

15.8 The Allottee and all persons under him shall observe all the Rules, Regulations and Restrictions that be framed by the Association from time to time and which shall be deemed to be covenants running with the land and/or the Units . A set of RULES, **REGULATIONS AND RESTRICTIONS** are listed in **Part-A** of **ELEVENTH SCHEDULE** hereto which may be amended and/or changed by the Mother/Apex Association/Developer any time without any notice and in case of failure to comply with any of the terms will become a ground for an action to recover damages or for other relief or reliefs at the instance of Developer/Association or in a proper case by an aggrieved Apartment,/other Unit Owner. The allottee shall indemnify and keep indemnifying the Developer towards against any actions, proceedings, costs, claims and demands in respect of any breach, non-observance or non performance of such obligations given specifically herein to the allottee.

15.9 Name of the Project/Building(s)/Wing(s)/Phase: Notwithstanding anything contained anywhere in this agreement, it is specifically agreed between the parties hereto that, the Developer herein has decided to have the name of the project "ETERNIA" or as decided by the Developer who will also have the exclusive right to change the name. The Developer can affix Developer's name board at suitable places as decided by the Developer herein on a building and at the entrances of the scheme. The Allottee(s) in the said project/ building(s) or proposed organization are not entitled to change the aforesaid project name and remove or alter Developer's name board in any circumstances. This condition is essential condition of this agreement.

15.10 The Allottee's liability to pay the taxes, outgoings, other charges etc in respect of the Unit as aforesaid will always be on the Allottees of the said units and if for any reason respective Recovering Authority got recovered the same from the Developer in such circumstances the Developer herein shall be entitled to recover the same from the Allottees

alongwith interest thereon at the prime lending rate of SBI plus 2% and Allottees shall pay the same to the Developer within the stipulated period as may be informed by the Developer to the Allottees in writing. It is further specifically agreed that aforesaid encumbrances shall be on said Apartment, .

15.11 Air Conditioning: If the Apartment, has been provided with a ledge for split air conditioning system with suitable provision for keeping outdoor units of the AC system and also the route to take refrigerant piping, which the Allottee shall have to strictly follow while installing AC units

15.12 Provisions have been made for drainage lines to comply with provision of Wall–Hung Indoor Split Air-condition Units at specified position with outdoor compressor units only. The out-door compressor units should be installed in the specified A/C ledge platforms attached to each flat. It may be noted that installation of Window Air conditioners are strictly not permitted. Any other form of Air conditioners such as Hat Unit or Cassette-Unit after making suitable modification to the drainage line without affecting the structural components (Beams and columns) or the aesthetic appearance of the building may/may not be allowed, however the location of the out-door units shall always be at the specified A/C ledges.

The drainage line should be connected ONLY at the drain outlet point provided. The refrigerant pipes connecting the indoor and outdoor units shall be provided by the customer .Chiseling or drilling holes in concrete surfaces for making these drainage and refrigerant pipe connections not allowed. If these pipes run exposed they may need to be covered with local boxing or false ceiling . These pipes shall be passed through the external concrete walls in specified locations where a hole has been provided and temporarily blocked with lean morter fill .Unit holder will use only CFC free refrigerant in air-conditioning system.

15.13 The internal security of the Apartment, shall always be the sole responsibility of the respective Allottee(s) as if it is their own Unit. Further the Allotee shall also strictly observe the **FIRE SAFETY RULES** as provided in the **Twelvth Schedule** and and the **MAINTENANCE RULES** 

as provided in **Thirteenth Schedule** hereto subject to further additions and modifications from time to time.

f

15.16 **Meter and Cabling**: The Allottee shall be obliged to draw electricity lines/wires, television cables, broadband data cables and telephone cables to the said Apartment, only through the ducts and pipes provided therefor, ensuring that no inconvenience is caused to the Developer or to other Apartment, owners. The main electricity meter shall be installed only at the space designated for common meters. The Allottee shall under no circumstances be entitled to affix, draw or string wires, cables, dish antennae or pipes from, to or through any part or portion of and outside walls of the building in which the Apartment, is located save in the manner indicated by the Developer/Association (upon formation).

15.17 The residential complex and each flat will have necessary fiber infrastructure availability. The individual Flat Owner can constact service provider (like RJIO, Airtel, TATA Sky ) directly and ask for services as per commercials agreed between Service Provider and Flat Owner.

15.18 The entire Capex will be borne by service provider . The maintenance , upgradation of the infrastructure will be sole responsibility of service provider. Any issues to the connectivity of the operators will be addressed by service provider immediately. Service provider may require some space(about 200 Sq Ft) and power in equipment room in the building . The power charges will also be reimbursed by Service Provider on usage basis. Service Provider will also provide one spare Fiber and will maintain them at no cost. This spare OFC can be used by the Promoter for other services like CCTV, intercom etc.

15.19 The infrastructure deployed by Service Provider at residential complex will support speed upto 10 Gbps or beyond and host of services. It will be a state of art infrastructure which will support all existing and near future services. However customer experience will depend upon the Services opted by individual customer from their respective service provider.

Provided that in the event no Service Provider is available then these clauses will not be applicable.

#### (57) <u>Under Clause 18, a new Sub-Clause 18.1 inserted as follows:</u>

18.1 Notwithstanding any other term of this Agreement, the

Allottee hereby authorizes and permits the Developer to raise finance/loan from any institution / company / bank by any mode or manner by way of charge / mortgage / securitization of the Apartment, / Building or the land underneath or the receivables, subject to the condition that the Apartment, shall be made free from all encumbrances at the time of execution of Sale Deed in favour of the Allottee(s).

## (58) <u>Under Clause 19 above and to be read in continuation thereto sub-</u> clauses (ii) to (xix) added:

- (ii) The Developer shall take the following steps to enable formation of an Association of Allottees under section 11(4)(e) of RERA:
  - a) The Developer shall submit an application to the Competent Authority for registration of the Association of Allottees as a society under the West Bengal Apartment Ownership Act 1972 (as applicable to the state of West Bengal), within three months from the date on which the occupation/Completion certificate in respect of such entire housing project is issued and a minimum of fifty one per cent of the total Allottees in such a project have taken possession and the Developer has received the full consideration from such Allottees. All the Allottees on payment of full consideration shall become members of such Association of Allottees formed by the Developer.
  - b) Until such Association is formed the Developer shall be entitled to cause an Ad-hoc committee of the Apartment Owners to be formed and the initial members of the said Ad-hoc Committee shall be such of the Apartment Owners who may be nominated and/or selected by the Developer. The Allottee grants all powers to the Developer and/or to its nominee for all matters related to and/or connected with the formation of the Apartment Owners Association. The Allottee undertakes to join the Association and to pay any fees, charges thereof and complete such documentation and formalities as may be deemed necessary by the Developer for this purpose. The detailed constitution and rules of the Association and/or the Committees as the case may be, shall be such as be decided by Developer till Developer is in charge and thereafter by majority of its members subject however to the terms herein contained. Each Phase / Project out of the Housing Complex will form its own Association . If the Allottee sells and/or disposes of his Apartment, he will have to notify to the Developer/Association the name of the transferee and his address. Similarly the Transferee on his part shall after

fulfilling the formalities as provided in the West Bengal Apartment Ownership Act notify the Developer/Association about his ownership or interest as the case may be of the Apartment in question.

- c) Notwithstanding any other rule, after conveying the title to the Association of Allottees under Section 17, the Developer shall continue to have the rights and entitlement to advertise, market, book, sell or offer to sell or allot to person to purchase any Apartment which is still not sold or allotted and shall be deemed to have been allowed to do so by the Association of Allottees without any restriction or entry of the building and development of common areas. Provided further that, in such case, the Developer shall be permitted the entry of premises of the Building and Common Areas to also discharge his obligations under provision of these presents.
- d) The Developer shall at an appropriate time notify the detailed scheme of formation of the Apartment Owners' Association to the Allottees so as to enable them to constitute/form such Owners Association as per local law .The Allottee shall whenever required by the Developer provide specific Power of Attorney in favor of the Developer for taking steps for formation of the Apartment Owners' Association.
- e) Since this is a large complex containing residential Apartment, where completion and handover of possession is phase-wise the property means land, building, common areas and facilities of the particular phase and such demarcation of land excluding the facilities and parts which are in other phases reserved by the Developer is clearly stated herein.
- f) In case two or more adjacent contiguous complex intend to form a single Association as per decision of the Developer, property means the land , building, common areas and facilities of all such blocks/ Phases/complex combined, sharing of common facilities or arrangement in any or all phases/complex shall always deemed to be a Facility Sharing arrangement.
- g) There will be one Mother/Apex Association comprising of all the phases/projects of the Apartment Complex as envisaged by the Developer. Till such time the Apartment Owners Mother Association is

formed and the Maintenance of all the Building Blocks/Phases are handed over to the mother/apex Association, the Developer shall look after the Maintenance in place and stead of the Mother Association. The Developer shall by itself or through its nominated agency maintain the entire Common areas and Facilities. of the entire Complex upto a maximum of 3 (three) months from the Deemed date of Possession of Apartments of the last phase of the entire Complex or as per local law.. This period shall be the interim maintenance period.

- h) On completion of the Construction of entire complex in all respect, a notice will be given to the Association to take Handover within 90 days. If the handover is not taken by the allottees within this period, the Developer will charge Supervision Charges @ Rs 0.50 P per sq. ft. per month or 15% of the CAM expenses as fees, whichever is less, from the allottees from the expiry of 90 days till the period handover is taken by the Allottees /Association. If the Association does not take hand over of the common purposes even after 180 days from the date of Notice in such event the Developer shall no longer be liable or responsible inter alia for the Common purposes and any of the obligations pertaining to the same, which shall be deemed to stand vested in the Association on and from such date but so long as the Developer continues to provide the services it will be entitled to the supervision charge of 15%.
- i) While the phase-wise constructions are being carried out, the Developer may progressively give block-wise possession on receipt of partial CC;
- j) A cluster of approx 100 units each cluster(continuous) will be created by Developer for each phase for ease of maintenance related discussion and decision;
- k) Each cluster may nominate from amongst the Unit Owners 2 members who will be cluster Representatives (they will be chosen by a democratic process);
- l) In this manner when possession of all the subsequent Clusters is given in the particular phase there will be more such representatives who can combine together to form an AD-HOC committee of that phase.
- m) In this manner there will be more such AD-HOC committees for each of the completed phases.
- n) The members of the AD-HOC committees will hold periodic meetings both intra-block as well as inter-phase and advise the Developer on their deliberations to enable the Developer to administer the common purposes

during the construction period of other phase till full cc for the entire housing complex is obtained and till association is formed and common area is handed over to Association promotor will be bound to follow the advice of the joint Committee as far as practicable;

- o) After the completion of the entire Complex and grant of Completion Certificate the Developer shall form the Association(APEX BODY) as per the provisions of the WEST BENGAL APARTMENT OWNERSHIP ACT 1972 read with the WEST BENGAL APARTMENT OWNERSHIP RULES 1974 and further read with the West Bengal Apartment Ownership Bye-Laws, 1974 wherein Rule 2A of the Said Rules provides for submitting the property, to the provisions of the Said Act within three years from the date of issue of completion certificate by the competent authority.
- p) Upon formation of the Apartment Owners Association all the separate AD-HOC committees shall merge with it and there will be one consolidated Apartment Owners Association in terms of Section 3 of the Said Bye-Laws which provides that in respect of each property /complex there shall be an association and each apartment owner of such property shall be a member of such association. At the time of agreement registration all buyers need to give power of attorney to Developer for formation of association of the entire Complex. In case of Joint Owners the name of the allottee which appears first shall be entitled to be a member of the Association. In the event that Allottee is a minor, the local guardian of such minor shall becomes a member of the Association. A tenant or licensee of the Allottee shall not be entitled to become a member of the Association.
- q) Maintenance and Common Purposes of the entire Housing Complex, shall vest with the Maintenance Body under the overall guidance and control of the Association which will also be governed by a body of elected representatives.
- r) In all matters of taking decision or of forming and applying and relaxing the Rules and regulations, the decision of the Governing Body of the Association shall be final and binding on the respective Applicants/Allottees and also on the Maintenance Bodies.
- s) In no event the Allottees shall be entitled to make any other Association, Body or Organization save as stated above.

- t) The Allottees, the Office Bearers of the Associations and the Office Bearers of the Maintenance Body shall have to sign and execute all papers, documents, declarations and applications for the purpose of formation and to do all necessary acts deeds and things.
  - u) The Builder shall not in any manner be responsible and liable for maintenance of the common areas and facilities of the Complex after handing over its charge to the Mother/Apex Association.
  - v) Without prejudice to the above, the Association may appoint a Maintenance In-Charge or a professional Facility Management Company (FMC) for the purpose of maintenance of the Complex or any part or portion thereof and for taking the responsibility of:-
    - (a) Controlling and/or remain in control of the common parts and portions of the Complex or any part/s or portion/s thereof;
    - (b) Rendition of common services;
    - (c) To receive realize and collect the service charges;
    - (d) To remain responsible for such other functions as may be necessary;
  - w) The employees employed on the Project shall upon handing over of the Common purposes to the Association, be absorbed by the Association. The employment, termination and fixation of scale of payment of all the permanent employees of the complex e.g watchmen, security staff, liftmen, accountant, clerks shall be decided and finalized by the Association and the Allottees shall not be entitled to raise any objection thereto and shall be deemed to have consented to the same.

    Notwithstanding anything contained herein for the purpose of handing over to Association the Developer shall follow the local Act
  - x) The method of accounting is as follows:
    - (i) Formation of Sec-8 Co./Association under the Apartment Act to be done before sending the Possession demand.
    - (ii) Rate of Maintenance charges to be finalized based on estimated expenses.
    - (iii) Frequency of billing to be raised by sec 8 company whether monthly / quarterly
    - (iv) A separate bank account to be opened for collection and deposit of Maintenance charges.

- (v) The actual amount of maintenance deposit lying with the Project shall be transferred to the bank account of the Sec-8 Co immediately.
- (vi) The initial deposit amount, after adjusting with maintenance charges of 1st year, transferred from Project shall be invested into Fixed Deposit in the name of Sec-8 Co.
- (vii) Review of maintenance expenditure shall be done monthly/annually in order to determine any surplus or deficit & deficit / surplus should be adjusted in last Bills.
- (viii) Registration to be done under GST Act if the annual aggregate turnover of Sec-8 Co. exceeds Rs. 20 Lakhs and monthly maintenance charges exceeds Rs. 7500/- of any Flat Owners.
- (ix) GST is applicable in the case where maintenance charges exceeds Rs. 7,500/- per month or Rs. 90,000/- annually Per Member or as per the provisions of the Act prevailing that time.
- (x) When the Developer applies for  $1^{\rm st}$  CC/Partial CC , need to prepare section-8 company and open a bank account and FM company should be on board.
- (xi) All deposits and maintenance related receipts will be received in Section -8 Company only or will be transferred to section 8 company immediately.
- (xii) Section-8 Company will be maintained to account:
  - 1. Day to day related activities and facilities.
  - **2.** When all regular payment will be received or regular expenses will be made including AMC.
- (xiii) One more Section-8 Company **Bank** account will be for non regular nature of expenses, like repair, renovation and painting, replacement of structure, facilities, equipments etc. In this account all sinking funds deposits and monthly receipts on account of Sinking fund will be received or transferred and all expenses of irregular nature as defined above will be made.
- (xiv) For both the purposes separate bank account will be made wherein all receipts and payments of a regular nature will be done in one account and irregular payments will be made from another account . There will be auto-swipe FD facility in both the account so,that any surplus automatically will get transferred to FD.
- (xv) At the end of the year, both the accounts will be prepared separately and presented to the Maintenance Committee.
- (xvi) All accounting entries including receipts and payments will be done from site only through FM app software etc .

(xvii) From day one FM App software etc.must be installed and all buyers /flat owners must use all features.

59. **To Be Read with Point No 1**: (i) The Apartment, Price excluding GST, Extra Charges and Deposits is as mentioned in Sixth Schedule. Other than the Apartment Price, Buyer is liable to pay applicable GST as per the Act and extra charges and Deposits as detailed in the EOI (Clause G) and also in the Booking Letter (Table- C) of Booking Letter) shall be paid as and when required after the date of execution of this Agreement.

Sixth Schedule, EOI(Clause G) and Table-C of Booking Letter together is for the sake of convenience only defined as total price( which includes taxes, extra charges and deposits).

(ii) to the Allottee and the project to the Association of Allottees or the Competent Authority, as the case may be, after obtaining the completion certificate subject to Clause 13 hereafter providing that the cost of maintenance of the Apartment, shall be carried out by the Developer upto a maximum period of 3 months after CC/ Partial CC which shall be included in the total price.

Also Provided that the benefits arising out of implementation of GST act and rules in the form of Input Tax Credit or otherwise is already considered while determining the Final Purchase Consideration and the Allottee shall not claim, demand or dispute in regard thereto.

Provided further that if there is any increase in the taxes after the expiry of the scheduled date of completion of the Project the same shall not be charged from the Allottee.

(iii)Provided that if there is any new imposition or increase of any development charges after the expiry of the scheduled date of completion of the Project as per registration with the Authority, which shall include the extension of registration, if any, granted to the said project by the Authority as per the Act, the same shall not be charged to the Allottee.

In case CESC or WBSEDCL decides not to provide individual meters and instead make provision for transfer of bulk supply and provide for sub meters to the individual Allottees the Allottee may be required to pay proportionate Security Deposit.

(iv) Provided that the Developer may make such minor additions or alternations as may be required by the Allottee, or such minor changes or alternations due to some practical problems or some minor planning error or requirement of more parking or for some other minor practical consideration which does not affect the Unit and the common facilities and such other changes which are necessary due to architectural and structural reasons duly recommended and verified by an authorized Architect or Engineer after proper declaration and intimation to the Allottee, the

Developer will be allowed to change and for that the Allottee gives his consent. Provided further that if the Authority competent to issue approvals is of the view that certain changes in the project are necessary, he may on application of the Developer do so for the reasons to be recorded in writing and in that case consent of allottees is deemed to be granted.

- (v) The Allottee has the right to visit the Project site to assess the extent of development of the Project and his Apartment, as the case may be subject to prior consent and approval of the project engineer and complying with all safety measures while visiting the site and also at his sole risk.
- (vi) to whom they are payable and be liable for the cost of any legal proceedings which may be taken therefor by such authority or person. Notwithstanding the above, it is provided that in so far as any taxes and levies with regard to the allotted Apartment are concerned the same shall become due and payable by the Allottee from the date of Notice of possession.
- (vii)If there is delay in obtaining Housing loan /commercial loan or if the Allottee fails to obtain loan from any financial institute/Bank for any reason whatsoever it cannot be a ground for delaying payment of outstanding instalment.

At present is the prime lending rate of the State Bank of India plus two per cent p.a.

**60. To Be Read With Point No 2:** In case of Cheque payment a process charge of Rs.500/- plus applicable GST will be charged. It is agreed and recorded that no cash payment is acceptable by the Developer from the Allottee. If any dealing officer or staff of the Developer asks for Cash payment, the Allottee is advised to promptly call and inform directly at **+919830040316** or raise your complaint to **rna@srijanrealty.in**.

#### 61. To be Read With Point no 7:

**7.1** Similarly, the Promoter shall execute the Conveyance of the entire undivided or inseparable land underneath all buildings jointly or otherwise, within three months from the date of issue of occupancy certificate to the last of the building or wing in the layout and such the Common areas will be handed over progressively on completion of each phase

The Common Areas of the entire Project shall be completed on the completion of the entire Project and not with completion of the respective phases, However such Common Areas of the Project will get connected on the completion of all the phases of the Project.

Developer will be entitled to give block-wise and phase-wise possession upon obtaining the Completion Certificate/ Partial Completion Certificate of a building block or a particular phase as the case may be irrespective of the fact that construction of other Blocks and/or other phases and/or provision of facilities /Amenities may be incomplete.

It should be noted that the Allottee does not have the liberty to ask for any change in this Agreement . In the event the Allottee does not agree to any clause in this Agreement, he would be free to cancel the booking and take

refund of the money paid by him within the stipulated time of 30 days of EOI. It is clarified that all amounts collected as taxes, charges, levies, cess, assessments and impositions and deposited with the appropriate authorities concerned shall not be returned by the Developer and the Allottee shall be free to approach the authorities concerned for refund of such taxes, charges, levies, cess, assessments and impositions.

**7.2** Provided that, in the absence of local law **in the case of a building or a wing of a building in a layout**, **the Promoter shall subject to his right to dispose of the remaining apartments, if any, execute** the Conveyance Deed **of the structure of the Unit** in favor of the Allottee shall be carried out by the Developer within 3 months from the date of issue of Occupancy Certificate/Completion Certificate/Partial Completion Certificate as the case may be). However, upon the Developer giving a written notice, the Developer shall give and the Allottee shall take possession of the Apartment, within 15 (fifteen) days of the written notice. The Developer agrees and undertakes to indemnify the Allottee in case of failure of fulfillment of any of the provisions, formalities, documentation on part of the Developer.

At the time of registration of conveyance or Lease of the structure of the building or wing of the building to the Association of Allottees, the Allottee shall pay to the Developer, the Allottees' share of stamp duty and registration charges payable, by the said Society or Limited Company on such conveyance or lease or any document or instrument of transfer in respect of the structure of the said Building /wing of the building. At the time of registration of conveyance or Lease of the project land, the Allottee shall pay to the Developer, the Allottees' share of stamp duty and registration charges payable, by the said Apex Body or Federation on

such conveyance or lease or any document or instrument of transfer in respect of the said land to be executed in favour of the Apex Body or Federation.

- **7.3** municipal tax and other outgoings and further holding charge of Rs. 2,500/-per month as Guarding Charges for the period of delay in taking possession.
- **7.4** Provided that in the absence of any local law, the Developer shall hand over the necessary documents and plans including common areas to the Association of Allottees within 30 days after obtaining the completion certificate of the entire Housing complex or as per local laws.
- **7.5** The Allottee shall serve a 90 (ninety) days' notice in writing on the Developer and on the expiry of the said period the allotment shall stand cancelled and the Developer herein is entitled to forfeit 10% of the consideration and the applicable GST on such cancellation charges.
- **7.6** But such liability shall cease with the handing over possession of the Unit to the Allottee and Common areas and the common purposes to the Association of Allottees.

Till the handing over of the possession of the Apartment, which shall be paid by the Developer to the Allottee within forty five days of its becoming due.

#### 62. To Be Read With Point No 8:

(i) On the basis of the title assurances by the Owners and/or their Advocates and after referring to the papers and documents supplied by them the Developer shall ensure the Owner's title

#### 63. To be read with point no 9:

- 9.1(i) Including the provision of all specifications as agreed to between the parties and for which final Completion /Partial Completion Certificate has been issued by the Competent Authority based on completion of the building with specification in all respect in which the Unit is situated .Construction defects will be rectified by the Promoter for the next 5 years from the date of Partial Completion (Deemed Possession date) and actual physical possession and deemed possession is the same for this purpose.
- (ii) In the above context, the term "Complete in all respects" shall mean that the Unit will be deemed to be complete upon grant of CC/Partial CC and/or Architect's certificate notwithstanding the fact there may be minor deficiencies resulting from structural defect or workmanship since construction is man made and not machine made and there may be minor defects which will keep coming and the same will remain the responsibility of the Developer to rectify upto 5 Years without further charge as provided in Clause 12 hereunder
- 9.2(ii) subject to allottee fulfilling all formalities on its part as more fully mentioned in para/clause 7 of this Agreement.

which shall be paid by the Developer to the Allottee within 45 days of its becoming due.

Provided further that all amounts collected as taxes, charges, levies, cess, assessments and impositions and deposited with the appropriate authorities concerned shall not be returned by the Developer and the Allottee shall be free to approach the authorities concerned for refund of such taxes, charges, levies, cess, assessments and impositions...

- 9.3 The Allottee shall pay to the Developer within fifteen days of demand by the Developer, his share of security deposit demanded by the concerned local authority or Government for giving water, electricity or any other service connection to the building in which the Apartment, is situated.
- (ii) period more than 30 days from the due date on more than one occasion, the promoter shall give the allottee a written notice stating therein the defaults and calling upon the allottee to rectify/cure the defaults within a period of 15 days from the date of receipt of such notice of the promoter (cure period). If the allottee fails to make the payment (with applicable interest) within the cure period which continues beyond two consecutive months after the notice from the Developer in this regard and/or refusal or failure to register the Agreement, the Developer shall cancel the allotment of the Apartment, in favour of the Allottee and refund the amount of money paid to him by the allottee by deducting the booking amount of 10% of total consideration and interest liabilities and the applicable GST payable on such Cancellation charges and this Agreement shall thereupon stand terminated.
- (iii) Failure of the Allottee to abide by the Development Control Regulations applicable to the area shall also be construed as a default for which the Allottee will be liable.
- **64. To Be Read with point no 10:** Provided that, in the absence of local law, the conveyance deed in favour of the Allottee shall be carried out by the Developer within 3 months from the date of issue of Partial/occupancy certificate. till the registration is done, the Promoter will not handover physical

possession of the Unit to the Allottee even though he remains in deemed possession for the purpose of paying maintenance charges and taxes.

**65. To Be Read With Point No 11:** The Allottee shall commence payment of Maintenance Charges to the Developer after lapse of first three months from the date of Partial Completion Certificate of the respective Building Block and shall continue to pay till handover of maintenance of the project to the association of allottees and thereafter to the association of allottees. In case the formation of the Association is delayed beyond the said period, due to no fault of the Developer; the Developer shall provide and maintain only the essential services in the said Project till the Association is formed and the said Project is handed over to the Association and the Allottees shall be liable to pay to the Promoter or facility management company, the charges for such maintenance as fixed by the Promoter at actuals. Once the Association is formed and the said project is handed over to the Association the Allottee shall start payment of Maintenance Charges to the Association.

The Maintenance Charges shall be recovered on such estimated basis on monthly, quarterly or at such intervals as may be decided by the Promoter or the Maintenance Company , as the case may be and adjusted against the expenses as determined. The estimates of the Promoter or the Maintenance Company , s the case may be , shall be final and binding on the Allottee . The Allottee shall pay the maintenance bills before their due dates as will be intimated.

Some of the Common expenses mentioned herein may be common to all the Allottee or only to those of the particular Unitas be decided by the Promoter or the Association, as the case may be.

**66. To Be Read with point no 12**: Provided that the Promoter shall not be liable to compensate if the defect is attributable to any acts or omissions or commissions (of the Allottee or any person appointed by him or acting under him or under his instructions such as change in wiring, plumbing, fitting, cutting, chiseling, making hole, minor defects as per tolerance level (The table of Tolerance level is appended in Part B of Seventh Schedule) allowed as per IS code will be acceptable to the Allottee. If any defect arises due to any normal wear and tear or due to reasons not solely attributable to the Promoter, will also be acceptable to the Allottee.

#### 67.To be read with point no 16:

(i) including periodic painting of the exterior on all sides. It shall be the responsibility of the allottee to maintain his unit in a proper manner and take all due care needed including but not limiting to the joints in the tiles in his unit are regularly filled with white cement/ epoxy to prevent water seepage and shall not do or suffer to be done anything in or to the building, or the Apartment, , or the staircases, lifts, common passages, corridors, circulation areas, atrium or the

and shall not cause any change to the colour, design of the elevation /exterior.

- 16.3 It is agreed recorded that the Developer shall have exclusive right to place Hoarding, Neon Sign on the stair head room and Lift Machine room and in other Common areas/walls and exteriors
- 16.4 Periodic test of Electrical installations including wiring and also by Chartered Engineer shall be carried out at interval of every 2 years and also after possession and at the time of possession by the Maintenance In Charge/Association for ensuring safety and this is very much mandatory keeping the safety of the Complex as a whole in mind.
- **68. To Be Read with point no 17:** Nothing contained in this Agreement is intended to be or shall be construed as a grant, demise or assignment in law of the Building, Project or Common Areas or any part thereof.
- **69. To Be Read With Point no 30:** Any correspondence from the Allottee shall carry the customer ID in the subject line in following manner "CI: XXXXXXX". Any correspondence not mentioning the customer ID shall be deemed to be non-est / null and void.

#### THE FIRST SCHEDULE ABOVE REFERRED TO

#### (Larger Land)

All that the several pieces and parcels of land collectively admeasuring 1162.225 decimal more or less, comprised in several L.R. dag nos., appertaining to several L.R. khatian nos. in Mouzas-Kutulsahi and Digberia, in the district of North 24 parganas as detailed herein below, partly situated within police station Barasat, and partly in P.S. Madhyamgram, partly within the jurisdiction of post office Barasat and partly within the jurisdiction of P.O. Madhyamgram, being holding no 1048,Kutulsahi Road under Barasat Municipality, Ward no 29, Kolkata - 700155 and holding no 233,Badu Road, under Madhyamgram Municipality, ward no. 4 (formally known as ward no. 12), Kolkata - 700155, respectively, together with all easement rights and all other rights, appurtenances and inheritances for access and user thereof, delineated on Plan 'A' annexed hereto and bordered in colour "RED" thereon.

#### Details of schedule of land are given herein below in a tabular form:

SL. NO.	MOUZAS	L.R. DAG	L.R. KHATIAN NOS.	AREA ( IN
NO.		NOS.		DECIMAL)
1.	DIGBERIA	8	1760/1	03
2.	DIGBERIA	14	1759/1, 1751, 1761, 2029, 1760/1	39
3.	DIGBERIA	15	1289, 1749, 1291, 1292, 1293, 1294	54
4.	DIGBERIA	21/560	1748, 1750	18
5.	KUTULSAHI	539	895, 898, 881,900	37
6.	KUTULSAHI	540	889, 893, 897, 899, 999, 1000, 1001, 1002	71
7.	KUTULSAHI	541	861, 843	14

			835, 836, 851, 868, 869,	
8.	KUTULSAHI	542	870, 872, 896	74
9.	KUTULSAHI	543	890, 894	19
10.	KUTULSAHI	544	832, 862, 863, 864, 866, 873, 875, 878, 879	88
11.	KUTULSAHI	544/596	827, 833, 844, 874	38
12.	KUTULSAHI	546	892,882, 891, 770, 769, 768, 880, 865, 876, 871,2216, 2220, 2221 2217, 2213, 2212, 1885, 2215,2214, 2219,2218	149
13.	KUTULSAHI	547	996,997,998	26
14.	KUTULSAHI	551	793, 794	22
15.	KUTULSAHI	552	888,1975,1976,1978,1977	28.575
17.	KUTULSAHI	570	2005, 2006, 2007	13
18.	KUTULSAHI	570/595	877	10
19.	KUTULSAHI	571	838, 855, 856, 830,858	35
20.	KUTULSAHI	572	858, 860, 847, 848	30
21.	KUTULSAHI	573	860, 828, 837, 839, 859	44
22.	KUTULSAHI	574	859, 857, 829, 840, 845, 831	48
23.	KUTULSAHI	575	830, 831, 834, 850	28
24.	KUTULSAHI	545	991,992, 993,994,995	14
25.	KUTULSAHI	548	991,992,993,994,995,2062, 2361	39.5
26.	KUTULSAHI	538		1.15
27	KUTULSAHI	549	1877,1879,1876,1880,1879 ,1882,1875,1884,1883,188 1,	135
	TOTAL AREA			1162.225

# THE SECOND SCHEDULE ABOVE REFERRED TO

# PART-I

# (PHASE -III LAND)

**ALL THAT** the piece and parcel of land having a total area of 158.80. decimals, more or less, partly comprised in L.R Dag Nos 540, 542, 543, 544, 544/596, 545, 546, 547, 548, 571 in Mouza - Kutulsahi, under Barasat Municipality as shown in the Plan annexed hereto together with rights advantages and privileges appurtenant thereto

#### (PART – II)

#### (PHASE – IV LAND)

**ALL THAT** the piece and parcel of land having a total area of 261.904 decimals, more or less, partly comprised in L.R Dag Nos 540, 542, 543, 544, 544/596, 546, 547, 548, 570, 572, 570/595, 574 in Mouza - Kutulsahi, under Barasat, as shown in the Plan annexed hereto together with rights advantages and privileges appurtenant thereto.

#### (PART - III)

#### (PHASE-V LAND)

**ALL THAT** the piece and parcel of land having a total area of 44.096 decimals, more or less, partly comprised in L.R Dag Nos 14 and 15 in Mouza – Digberia (J.L.No.74), under Madhyamgram KutulsahiMunicipality, as shown in the Plan annexed hereto together with rights advantages and privileges appurtenant thereto.

#### **PART-IV**

#### (Phase –VI)

**ALL THAT** the piece and parcel of land having a total area of 212.225 decimals, more or less, partly comprised in L.R Dag Nos538, 546,548, 549, 551, 552 in Mouza - Kutulsahi, under Barasat Municipality as shown in the Plan annexed hereto together with rights advantages and privileges appurtenant thereto.

#### **PART-V**

#### (COMPLETED PHASES –I and II)

**ALL THAT** the piece and parcel of land having a total area of 370.42. decimals, more or less various R.S and L.R dags in Mouza – Kutulsahi (J.L.No.42) under Barasat Municipality as shown in the Plan annexed hereto together with rights advantages and privileges appurtenant thereto. Wherein Phases I and II have already completed.

#### **PART-VI**

## (COMMON PATHWAY)

**ALL THAT** the piece and parcel of land having a total area of 30.78. decimals, more or less in various R.S and L.R dags in Mouza - Kutulsahi, under Barasat Municipality as shown in the Plan annexed hereto together with rights advantages and privileges appurtenant thereto.

## THE THIRD SCHEDULE ABOVE REFERRED TO

#### (Particulars Of Registered Deeds)

DATE	PRESENT OWNER	DEED	VOL.	PAGES	REGISTRY
DATE		NO.	NO		OFFICE
25.05.2012	SANTOSH KR. RUNGTA	7716/12	24	2997 TO 3014	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	KIRAN ROONGTA	7655/12	24	1990 TO 2008	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	MOHANLAL ROONGTA	7656/12	24	2009 TO 2028	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	HEMLATA ROONGTA	7691/12	24	2625 TO 2643	D,S.R. – II NORTH 24 PARGANAS
	SWADHA NIRMAN PVT LTD	16334/132 202/08,		3969 TO	

	PAWAN COMMOSALES PVT. LTD.  SWADHA REALTORS PVT. LTD.  SWADHA DEVELOPERS PVT. LTD.  SWADHA ESTATE PVT. LTD.				
	SWADHA ENCLAVE PVT. LTD.				
27.042012	NIKKU ENCLAVE PVT. LTD	6030/12	19	800 TO 818	D,S.R. – II NORTH 24 PARGANAS
27.04.2012	NIKUNJ DROLIA	6034/12	19	873 TO 891	D,S.R. – II NORTH 24 PARGANAS
10.09.2012	PAWAN KUMAR DROLIA	13513/12	46	1284 TO 1300	D,S.R. – II NORTH 24 PARGANAS
10.09.2012	SUNITA DROLIA	13514/12	46	1301 TO 1317	D,S.R. – II NORTH 24 PARGANAS
10.09.2012	ADESH SARAF	13504/12	46	1116 TO 1132	D,S.R. – II NORTH 24 PARGANAS
10.09.2012	SHARWAN KR. DROLIA	13512/12	46	1267 TO 1283	D,S.R. – II NORTH 24 PARGANAS

	SUSHIL KR.		1		
				1213	<b>D,S.R.</b> – <b>II</b>
10.09.2012	KAJARIA	13509/12	46	TO	NORTH 24
				1230	PARGANAS
	SUSHIL KR.			1240	D.C.D. H
10.00.2012	KAJARIA HUF	10511110	4.0	1249	D,S.R. – II
10.09.2012		13511/12	46	TO	NORTH 24
				1266	PARGANAS
	SITA KAJARIA			1133	<b>D,S.R.</b> – <b>II</b>
10.09.2012		13505/12	46	TO	NORTH 24
				1350	PARGANAS
	ASHISH KAJARIA			1169	<b>D,S.R.</b> – <b>II</b>
10.09.2012		13507/12	46	TO	NORTH 24
				1186	PARGANAS
				910 TO	<b>D,S.R.</b> – <b>II</b>
27.04.2012	TANUJ DROLIA	6036/12	19	927	NORTH 24
				721	PARGANAS
	TANUJ PROPERTIES				D,S.R. – II
27.04.2012	PVT. LTD.	6026/12	19	728 TO	NORTH 24
27.04.2012		0020/12		745	PARGANAS
					TAKOANAS
	MRS. RUCHI			2029	D,S.R. – II
25.05.2012	ROONGTA	7657/12	24	ТО	NORTH 24
				2046	PARGANAS
	250				
	MRS. PUSHPA			2119	D,S.R. – II
25.05.2012	ROONGTA	7662/12	24	TO	NORTH 24
				21336	PARGANAS
	KAILASH KR.			2137	D,S.R. – II
25.05.2012	ROONGTA HUF	7663/12	24	TO	NORTH 24
45.05.4014		/003/12	<b>4</b>		PARGANAS
				2154	ranganas
	RAJESH ROONGTA			2173	D,S.R. – II
25.05.2012	HUF	7665/12	24	TO	NORTH 24
		<del>-</del>	· -	2190	PARGANAS
	MR. RAJESH			2191	D,S.R. – II
25.05.2012	ROONGTA	7666/12	24	TO	NORTH 24
	100110111			2208	PARGANAS
	<u> </u>				- 1445014111410

25.05.2012	MR. RAKESH ROONGTA	7668/12	24	2227 TO 2244	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	MRS. JYOTI ROONGTA	7689/12	24	2589 TO 2606	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	SUBHASH KR. ROONGTA HUF	7690/12	24	2607 TO 2624	D,S.R. – II NORTH 24 PARGANAS
10.09.2012	PLAZMA DISTRIBUTORS PVT. LTD.	13516/12	46	1336 TO 1353	D,S.R. – II NORTH 24 PARGANAS
10.09.2012	RAUSHAN AGARWAL	13515/12	46	1318 TO 1335	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	MR. SHREY ROONGTA	7658/12	24	2047 TO 2064	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	MRS. BELA ROONGTA	7659/12	24	2065 TO 2082	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	MR. KAILASH KR. ROONGTA	7660/12	24	2083 TO 2100	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	MRS. ANITA ROONGTA	7661/12	24	2101 TO 2118	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	MR. MOHANLAL	7664/12	24	2155 TO	D,S.R. – II NORTH 24

	ROONGTA HUF			2172	PARGANAS
25.05.2012	MISS ADITI BAJAJ(ROONGTA)	7667/12	24	2209 TO 2226	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	MR. SUBHASH KR. ROONGTA	7692/12	24	2644 TO 2661	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	SANTOSH KR. ROONGTA HUF	7714/12	24	2961 TO 2978	D,S.R. – II NORTH 24 PARGANAS
25.05.2012	MR. ABHISHEK ROONGTA	7715/12	24	2979 TO 2996	D,S.R. – II NORTH 24 PARGANAS
27.04.2012	PUSHPA DEVI DROLIA	6017/12	19	566 TO 583	D,S.R. – II NORTH 24 PARGANAS
27.04.2012	KUHU PROPERTIES PVT. LTD	6022/12	19	656 TO 673	D,S.R. – II NORTH 24 PARGANAS
27.04.2012	TIRUPATI ASHRAY PVT. LTD.	6029/12	19	782 TO 799	D,S.R. – II NORTH 24 PARGANAS
27.04.2012	TIRUMALA NIWAS PVT. LTD.	6033/12	19	855 TO 872	D,S.R. – II NORTH 24 PARGANAS
16.02.2012	JAYANTI PLAZA PVT. LTD.	2361/12	07	2311 TO 2362	D,S.R. – II NORTH 24 PARGANAS

	JAYANTI			2363	D,S.R. – II
	INFRAPROJECTS	2362/12	07	TO	NORTH 24
	PVT. LTD.			2414	PARGANAS
	JAYANTI			2415	D,S.R. – II
	DEVELOPERS PVT.	2363/12	07	TO	NORTH 24
	LTD.			2466	PARGANAS
	TANANIPT NITIZEPANI			2467	D,S.R. – II
	JAYANTI NIKETAN PVT. LTD.	2364/12	07	TO	NORTH 24
	PVI.LID.			2518	PARGANAS
	JAYANTI NIWAS			2519	D,S.R. – II
	JAYANTI NIWAS PVT. LTD.	2365/12	07	TO	NORTH 24
	PVI. LID.			2571	PARGANAS
	SUPERDEAL			1098	D,S.R. – II
10.09.2012	DEVELOPERS	13503/12	46	TO	NORTH 24
10.07.2012	ADVISORY PVT.	13303/12	70	1115	PARGANAS
	LTD.			1113	TAKOANAS
	TOPLINK				
	DEVELOPERS			1151	D,S.R. – II
10.09.2012	CONSULTANCY PVT.	13506/12	46	TO	NORTH 24
10.000.2012	LTD.	10000/12		1168	PARGANAS
				1100	
	SHRADHA			1021	D.C.D. II
10.00.2012	AGARWAL	12510/12	16	1231 TO	D,S.R. – II
10.09.2012		13510/12	46	TO	NORTH 24
				1248	PARGANAS
	ACUMEN			1517	
36	COMMOTRADE PVT.	10993/11		TO	<b>D,S.R.</b> – <b>II</b>
	LTD.	10993/11		1538	NORTH 24
		10//0/11			PARGANAS

	CROWN TRADE COM PVT. LTD.  SHYAMA HIGHRISE PVT. LTD.				
27.04.2012	MR. VINEET DROLIA	6023/12	19	674 TO 691	D,S.R. – II NORTH 24 PARGANAS
27.04.2012	MR. BINOD KR. DROLIA	6025/12	19	710 TO 727	D,S.R. – II NORTH 24 PARGANAS
27.04.2012	PARMANAND DROLIA	6027/12	19	746 TO 763	D,S.R. – II NORTH 24 PARGANAS
27.04.2012	MRS. SUSHILA DROLIA	6031/12	19	819 TO 836	D,S.R. – II NORTH 24 PARGANAS
12.06.2012	PRATUSH DROLIA	6035/12	19	892 TO 909	D,S.R. – II NORTH 24 PARGANAS
12.06.2012	NIDHI VYAPAAR PVT. LTD.	8675/12	27	3936 TO 3953	D,S.R. – II NORTH 24 PARGANAS
12.06.2012	SUBHKAMNA EXPORTS INDIA PVT. LTD.	8683/12	27	4008 TO 4025	D,S.R. – II NORTH 24 PARGANAS
12.06.2012	EMBLEM TRADELINK PVT. LTD.	8713/12	27	4527 TO 4544	D,S.R. – II NORTH 24 PARGANAS
12.06.2012	DREAMVIEW AGENCIES PVT. LTD.	8724/12 8226/15	27& 1	4721 TO 4738 AND 113913 TO 113948	D,S.R. – II NORTH 24 PARGANAS AND ADSR BARASAT NORTH 24

					PARGANAS
	SARAF SILK			4618	D,S.R. – II
12.06.2012		8718/12	27	TO	NORTH 24
	EXPORTS PVT. LTD			4635	PARGANAS
	DHAMZIDED			3820	D,S.R. – II
12.06.2012	DHANKUBER	8667/12	27	TO	NORTH 24
	COMPLEX PVT. LTD.			3837	PARGANAS
	SYNERGY				
	COMMODEAL PVT.	8673/12		3900	<b>D,S.R.</b> – <b>II</b>
12.06.2012	LTD.		27	TO	NORTH 24
				3917	PARGANAS
	PACIFIC			3954	<b>D,S.R.</b> – <b>II</b>
12.06.2012	PORTFOLIO FUND	8677/12	27	TO	NORTH 24
	PVT. LTD			3971	PARGANAS
	NK DISTRIBUTORS			3784	<b>D,S.R.</b> – <b>II</b>
12.06.2012	PVT. LTD.	8664/12	27	TO	NORTH 24
	FVI.LID.			3801	PARGANAS
	MAXIMUM			3990	D,S.R. – II
12.06.2012	MERCHANDISE PVT.	8680/12	27	TO	NORTH 24
	LTD.			4007	PARGANAS
	UNICORN			4654	D,S.R. – II
12.06.2012	DEALTRADE PVT.	8720/12	27	TO	NORTH 24
	LTD.			4671	PARGANAS
	GENIUS DEALCOM			4545	D,S.R. – II
12.06.2012	PVT. LTD.	8714/12	27	TO	NORTH 24
	IVI.LID.			4562	PARGANAS
	FRONTLINE	8665/12		3802	D,S.R. – II
12.06.2012	DEALCOMM PVT.		27	TO	NORTH 24
	LTD.			3819	PARGANAS
	N.K.TRACOM PVT.			3918	D,S.R. – II
12.06.2012		8674/12	27	TO	NORTH 24
	LTD.			3935	PARGANAS
	JEEVANJYOTI			4582	D,S.R. – II
12.06.2012	INFOTECH PVT.	8716/12	27	TO	NORTH 24
	LTD.			4599	PARGANAS
12.06.2012	ENERGETIC			4600	D,S.R. – II
	VINTRADE PVT.	8717/12	27	TO	NORTH 24
	LTD.			4617	PARGANAS

12.06.2012   QUEEN TIE UP PVT.   S719/12   27   TO   NORTH 24   PARGANAS   12.06.2012   BLUEROSE TIE UP PVT. LTD.   S678/12   27   TO   NORTH 24   S989   PARGANAS   12.06.2012   NK ENTERPRISES PVT. LTD.   S712/12   27   TO   NORTH 24   S26   PARGANAS   S712/12   27   TO   NORTH 24   S26   PARGANAS   S712/12   S2   TO   NORTH 24   S712/12   S2   TO   NORTH 24   S712/12   S2   TO   NORTH 24   S712/12	12.07.2012	1			1626	DOD II
12.06.2012   BLUEROSE TIE UP PVT. LTD.   27   3972   D.S.R II NORTH 24	12.06.2012	QUEEN TIE UP PVT.	0510/10	2=		ŕ
12.06.2012   BLUEROSE TIE UP PVT. LTD.   8678/12   27   TO 3989   PARGANAS		LTD.	8/19/12	27		
12.06.2012   NK ENTERPRISES   8712/12   27   TO   NORTH 24   24   256   PARGANAS   27   17   17   17   17   17   17   17						
PVT. LTD.   27   TO   NORTH 24   3989   PARGANAS   PARGANAS   12.06.2012   NK   ENTERPRISES   PVT. LTD.   27   TO   NORTH 24   4526   PARGANAS   10.10.2012   PROJECTS PVT. LTD.   15063/12   52   TO   NORTH 24   1801   PARGANAS   10.10.2012   M/S   DROLIA   BROTHERS HUF   15066/12   52   TO   NORTH 24   1860   PARGANAS   10.10.2012   M/S   JUGAL KISHORE   ROONGTA HUF   15067/12   52   TO   NORTH 24   1877   PARGANAS   10.10.2012   PAWAN   KUMAR   PRATUSH   KUMAR   HUF   HUF   15064/12   52   TO   NORTH 24   1877   PARGANAS   1802   D.S.R II   NORTH 24   1818   PARGANAS   1818	12.06.2012	BLUEROSE TIE UP	8678/12			ŕ
12.06.2012   NK ENTERPRISES   8712/12   27   TO   NORTH 24				27	TO	
12.06.2012   NK ENTERPRISES   PVT. LTD.   S712/12   27   TO   NORTH 24   PARGANAS   10.10.2012   PROJECTS PVT. LTD.   15063/12   52   TO   NORTH 24   PARGANAS   10.10.2012   M/S DROLIA BROTHERS HUF   15066/12   52   TO   NORTH 24   1860   PARGANAS   10.10.2012   M/S JUGAL KISHORE ROONGTA HUF   15067/12   52   TO   NORTH 24   PARGANAS   10.10.2012   PAWAN KUMAR PRATUSH KUMAR HUF   15064/12   52   TO   NORTH 24   1818   PARGANAS   1802   D,S.R II   1802   D,S.R		1 , 1, 212,			3989	PARGANAS
12.06.2012   PVT. LTD.   8712/12   27   TO   NORTH 24   4526   PARGANAS   10.10.2012   PROJECTS PVT. LTD.   15063/12   52   TO   NORTH 24   1801   PARGANAS   10.10.2012   M/S   DROLIA   BROTHERS HUF   15066/12   52   TO   NORTH 24   1860   PARGANAS   10.10.2012   M/S JUGAL KISHORE   ROONGTA HUF   15067/12   52   TO   NORTH 24   PARGANAS   1801   PARGANAS   10.10.2012   PAWAN   KUMAR   PRATUSH   KUMAR   HUF   HUF   S2   TO   NORTH 24   PARGANAS   1802   D,S.R II   NORTH 24   PARGANAS   1802   D,S.R II   NORTH 24   1818   PARGANAS   1802   D,S.R II   NORTH 24   1825		NK FNTFRPRISES			4509	<b>D,S.R.</b> – <b>II</b>
10.10.2012   M/S   INDIGO   PROJECTS PVT. LTD.   15063/12   52   TO   NORTH 24   1860   PARGANAS   10.10.2012   M/S   DROLIA   BROTHERS HUF   15067/12   52   TO   NORTH 24   1860   PARGANAS   10.10.2012   M/S JUGAL KISHORE   ROONGTA HUF   15067/12   52   TO   NORTH 24   1877   PARGANAS   10.10.2012   PAWAN   KUMAR   PRATUSH   KUMAR   HUF   15064/12   52   TO   NORTH 24   1818   PARGANAS   1802   D,S.R II   NORTH 24   1818   PARGANAS	12.06.2012		8712/12	27	TO	NORTH 24
10.10.2012		T VI. LID.			4526	PARGANAS
10.10.2012		M/S INDIGO			1785	<b>D,S.R.</b> – <b>II</b>
10.10.2012   M/S   DROLIA   15066/12   52   TO   NORTH 24   1860   PARGANAS   10.10.2012   M/S JUGAL KISHORE   ROONGTA HUF   15067/12   52   TO   NORTH 24   1877   PARGANAS   10.10.2012   PAWAN   KUMAR   PRATUSH   KUMAR   HUF   HUF   1818   PARGANAS   1802   D,S.R II   NORTH 24   1818   PARGANAS   1818   PARGANA	10.10.2012	PROJECTS PVT. LTD.	15063/12	52	TO	NORTH 24
M/S   BROTHERS HUF   15066/12   52   TO     NORTH 24		& ANR			1801	PARGANAS
BROTHERS HUF    15066/12   52   TO   NORTH 24     1860   PARGANAS     1861   D,S.R II     NORTH 24     1877   PARGANAS     10.10.2012   PAWAN KUMAR     PRATUSH KUMAR   HUF   HUF   HUF     28.02.2013   SMT.   SUDHA     AGARWAL   SUDHA     AGARW	10.10.2012	N/G DDOLLA			1844	D,S.R. – II
10.10.2012   M/S JUGAL KISHORE ROONGTA HUF   15067/12   52   TO   NORTH 24   1877   PARGANAS   10.10.2012   PAWAN KUMAR PRATUSH KUMAR HUF   15064/12   52   TO   NORTH 24   1818   PARGANAS   1802   D,S.R II   NORTH 24   1802   D,S.R II   1802   D,S.R II   1802   D,S.R II   1802   D,S.R II   1803   D,S.R II   1804   D,S.R II   1805   D,S.R I			15066/12	52	TO	NORTH 24
10.10.2012   M/S JUGAL KISHORE ROONGTA HUF   15067/12   52   TO   NORTH 24   PARGANAS   1802   D,S.R II   NORTH 24   1818   PARGANAS   1802   D,S.R II   1802   D		BROTHERS HUF			1860	PARGANAS
10.10.2012   M/S JUGAL KISHORE ROONGTA HUF   15067/12   52   TO   NORTH 24   PARGANAS   1802   D,S.R II   NORTH 24   1818   PARGANAS   1802   D,S.R II   1802   D					1861	D.S.R. – II
ROONGTA HUF   1877   PARGANAS   1802   D,S.R II   NORTH 24   PARGANAS   1802   D,S.R II   NORTH 24   PARGANAS   1818   PARGANAS   1802   D,S.R II   NORTH 24   PARGANAS   1818   PARGANAS   1818   PARGANAS   1818   PARGANAS   18295	10.10.2012		15067/12	52		<i>'</i>
10.10.2012		ROONGTA HUF	10007/12			
10.10.2012   PRATUSH KUMAR   15064/12   52   TO   NORTH 24   PARGANAS     28.02.2013   SMT.   SUDHA   AGARWAL   S159/13   13   TO   NORTH 24   PARGANAS     28.02.2013   JAYANTI   INFRA   REALTORS   PVT.   3527/13   13   TO   NORTH 24   LTD.   4267   PARGANAS     28.02.2013   JAYANTI   INFRA   DEVELOPERS   PVT.   3528/13   13   TO   NORTH 24   LTD.   4268   D,S.R II   NORTH 24   LTD.   4281   PARGANAS     27.12.2013   RUPAK   TRADING   16330/13& 3910   D,S.R II   NORTH 24   PARGANAS     27.12.2013   SHREESIDHI   DEALCOMM   PVT.   16331/13   57   TO   NORTH 24   PARGANAS     27.12.2013   ESQUIRE   IMPEX   150306163   TO   RAPASAT   TO   RAPASAT     28.02.2013   D.S.R II   NORTH 24   D.S.R II   D.S.R II   NORTH 24   D.S.R II   D.S.R II   D.S.R II   NORTH 24   D.S.R II   D.S.		PAWAN KUMAR				
HUF	10.10.2012		15064/12	52.		<i>'</i>
28.02.2013   SMT.   SUDHA   AGARWAL   3529/13   13   TO   NORTH 24   PARGANAS   PARGANAS   28.02.2013   JAYANTI   INFRA   REALTORS   PVT.   3527/13   13   TO   NORTH 24   LTD.   4267   PARGANAS   PARGANAS   28.02.2013   JAYANTI   INFRA   DEVELOPERS   PVT.   3528/13   13   TO   NORTH 24   LTD.   4281   PARGANAS   PARGANAS   27.12.2013   RUPAK   TRADING   16330/13&   3910   D,S.R.   II   NORTH 24   PARGANAS   PVT.   LTD.   57   TO   NORTH 24   PARGANAS   27.12.2013   DEALCOMM   PVT.   16331/13   57   TO   NORTH 24   LTD.   3937   PARGANAS   PARGANAS   11.09.2015   ESQUIRE   IMPEX   150306163   1503   TO   RARASAT   RARASAT   PARGANAS   PVT.   LTD.   150306163   TO   RARASAT   PARGANAS   PARGANAS   PVT.   LTD.   150306163   TO   RARASAT   PARGANAS   PARGANAS   PVT.   TD   150306163   TO   RARASAT   PARGANAS   PARGANA			10001/12			
28.02.2013   SMT.   SUDHA   3529/13   13   TO   NORTH 24   PARGANAS   28.02.2013   JAYANTI   INFRA   REALTORS   PVT.   3527/13   13   TO   NORTH 24   LTD.   4267   PARGANAS   28.02.2013   JAYANTI   INFRA   DEVELOPERS   PVT.   3528/13   13   TO   NORTH 24   LTD.   4281   PARGANAS   PARGANAS   27.12.2013   RUPAK   TRADING   16330/13&   3910   D,S.R.   II   NORTH 24   PARGANAS   27.12.2013   SHREESIDHI   DEALCOMM   PVT.   16331/13   57   TO   NORTH 24   LTD.   3937   PARGANAS   11.09.2015   ESQUIRE   IMPEX   150306163   1503   TO   RARASAT   RARASAT   1503   TO   TO   TO   TO   TO   TO   TO   T						
28.02.2013	28 02 2013	SMT. SUDHA	3520/13	13		·
28.02.2013	20.02.2013	AGARWAL	3327/13	13		
REALTORS PVT. 3527/13 13 TO NORTH 24 LTD.  28.02.2013 JAYANTI INFRA DEVELOPERS PVT. 3528/13 13 TO NORTH 24 LTD.  27.12.2013 RUPAK TRADING PVT. LTD.  3528/13 13 TO NORTH 24 4281 PARGANAS  16330/13& 3910 D,S.R II NORTH 24 3952/17 TO NORTH 24 A281 PARGANAS  57 TO NORTH 24 PARGANAS  27.12.2013 DEALCOMM PVT. 16331/13 57 TO NORTH 24 LTD.  27.12.2015 ESQUIRE IMPEX 150306163 PVT LTD  11.09.2015 PVT LTD  1503 62287 ADSR RARASAT	28 02 2013	IAVANTI INEDA				
LTD.   4267   PARGANAS	20.02.2013		3527/13	12		· /
28.02.2013			3327/13	13		
DEVELOPERS PVT. 3528/13 13 TO NORTH 24 LTD.	20 02 2012					
LTD. 4281 PARGANAS  RUPAK TRADING PVT. LTD. 57 TO NORTH 24 3952/17 57 TO NORTH 24 PARGANAS  SHREESIDHI DEALCOMM PVT. 16331/13 57 TO NORTH 24 LTD. 3937 PARGANAS  ESQUIRE IMPEX 150306163 PVT. LTD 62287 PVT. LTD 750306163 TO ADSR RAPASAT	28.02.2013		2520/12	12		
27.12.2013 RUPAK TRADING PVT. LTD. 16330/13& 3910 D,S.R II NORTH 24 3952/17 TO 3923 PARGANAS  SHREESIDHI DEALCOMM PVT. 16331/13 57 TO NORTH 24 1TD. 3937 PARGANAS  ESQUIRE IMPEX 150306163 PVT. LTD			3528/13	13		
27.12.2013 RUPAK TRADING 16330/13& 3952/17 TO NORTH 24 PARGANAS  SHREESIDHI DEALCOMM PVT. 16331/13 57 TO NORTH 24 1.09.2015 ESQUIRE IMPEX 150306163 PVT LTD 150306163 TO ADSR RARASAT		LID.				
27.12.2013 PVT. LTD.  3952/17 S7 TO NORTH 24 PARGANAS  SHREESIDHI DEALCOMM PVT. 16331/13 57 TO NORTH 24 150306163 PVT. LTD.  11.09.2015 ESQUIRE IMPEX 150306163 PVT. LTD.  1503 FOR TO NORTH 24 1503 PARGANAS  1503 FOR TO NORTH 24 150306163 TO ADSR RARASAT	<b>AT 10</b> 2012	RUPAK TRADING	16330/13&			·
SHREESIDHI   27.12.2013   DEALCOMM   PVT.   16331/13   57   TO   NORTH   24   11.09.2015   ESQUIRE   IMPEX   150306163   1503   TO   ADSR   RARASAT   RARASAT   PARGANAS   1503   TO   RARASAT   PARGANAS   1503   TO   PARGANAS	27.12.2013			57		
27.12.2013 DEALCOMM PVT. 16331/13 57 TO NORTH 24 3937 PARGANAS  11.09.2015 ESQUIRE IMPEX 150306163 71503 TO ADSR RARASAT						
LTD. 3937 PARGANAS  11.09.2015 ESQUIRE IMPEX 150306163 1503 TO ADSR PARGANAS TO BARASAT						<i>'</i>
11.09.2015 ESQUIRE IMPEX 150306163 1503 TO ADSR BARASAT	27.12.2013		16331/13	57		
11.09.2015   ESQUIRE   IMPEX   150306163   1503   TO   ADSR   RARASAT		LTD.				PARGANAS
11.09.2015 PVT LTD   1503 TO   RARASAT		ESOURE IMPEY	150306163		62287	ADSR
	11.09.2015	_		1503	TO	
62313		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	113,		62313	DAKASAI

	1				,
14.08.2015	JAYANTI HIGHTS PVT. LTD.	150305507 /15	1503	46248 TO 46299	ADSR BARASAT
04.09.2014	SUDHA AGARWAL	7288/14	16	3167 TO 3184	D,S.R. – III NORTH 24
05.10.2015	JAYANTI HIGHTS PVT. LTD.	150306691 /15	1502	1673 TO 1695	D,S.R. – II NORTH 24 PARGANAS
23.11.2015	V G SHELTERS PVT. LTD.	150307650 /15	1503	99636 TO 99677	ADSR BARASAT
26.02.2016	ESQUIRE IMPEX PVT. LTD.	150301517 /16	1503	38981 TO 39012	ADSR BARASAT
09.04.2014	ESQUIRE IMPEX PVT. LTD.	2690/14	17	722 TO 737	ADSR BARASAT
17.17.2014	SAGAR AWAS PVT. LTD.	5570 OF 2014	12	4351 TO 4374	D,S.R. – III NORTH 24 PARGANAS
22.01.2015	ANUMATI VINCOM PVT. LTD.	741/15			D,S.R. – III NORTH 24 PARGANAS
22.01.2015	ASMA VINCOM PVT. LTD.	740/15	2	4345 TO 4363	D,S.R. – III NORTH 24 PARGANAS
	JAYANTI ENCLAVE PVT. LTD  JAYANTI INFRADEVELOPERS PVT. LTD	14936/11	50	1262 TO 1282	DSR II NORTH 24 PARGANAS
	TANISHA ESTATE PVT. LTD	6016/12	19	548 TO 565	DSR II NORTH 24 PARGANAS
	NAINA DISTRIBUTORS PVT. LTD.	6018/12	19	584 TO 601	DSR II NORTH 24 PARGANAS
	DARSH ENCLAVE	6019/12	19	602 TO	DSR II

DIM I MD			<b>640</b>	NODETT	- 4
PVT. LTD.			619	NORTH	24
				PARGAN.	AS
CONFIRM			(20 TO	DSR	II
REALBUILD PVT.	6020/12	19	620 TO	NORTH	24
LTD.			637	PARGAN.	AS
			(20 TO	DSR	II
NEELAM DROLIA	6021/12	19	638 TO	NORTH	24
			655	PARGANAS	
SIMRAN			(02 TO	DSR	II
COMOTRADE PVT.	6024/12	19	692 TO 709	NORTH	24
LTD.				PARGAN	AS
VARUN			<b>5</b> (4 <b>5</b> 0	DSR	II
APPARTMENTS PVT.	6028/12	19	764 TO	NORTH	24
LTD.			<b>781</b>	PARGAN	AS
IZECIIDI TOWEDO			927 TO	DSR	II
KESHRI TOWERS	6032/12	19	837 TO 854	NORTH	24
PVT. LTD.				PARGAN	AS
JAYANTI			1354	DSR	II
INFRANIRMAN PVT.	13517/12	46	TO	NORTH	24
LTD			1374	PARGAN	AS

#### THE FOURTH SCHEDULE ABOVE REFERRED TO

#### (Common Areas)

<u>ALL THAT</u> the common areas, facilities, amenities and/or the portions of the Complex including those situated within the Phase-IVand/or the Complex, which are and which will, in due course be constructed and earmarked by the Developer (in consultation and with the consent and concurrence of Owners) for the beneficial common use and enjoyment of the Allottee and/or other occupants of the buildings of the Phase-IVand/or the Complex and which are not earmarked/reserved for any specific person(s) or specific purpose(s) by the Developer and shall include:

- (i) The Larger Land on which the Complex is to be constructed and/or developed.
- (ii) The stair cases, lifts, staircase and lift lobbies, fire escapes, and common entrances and exits of buildings within the Complex;

- (iii) The common basements, terraces, parks, play areas, open parking areas and common storage spaces
- (iv) The premises for the lodging of persons employed for the management of the property including accommodation for watch and ward staffs or for the lodging of community service personnel;
- (v) Installations of central services such as electricity, gas, water and sanitation, air-conditioning and incinerating, system for water conservation and renewable energy;
- (vi) The water tanks, sumps, motors, fans, compressors, ducts and all apparatus connected with installations for common use;
- (vii) All community and commercial facilities as provided in the Phase-IV;
- (viii) All other portions of the Complex, including those, situated within the Phase-IV, necessary or convenient for its maintenance, safety, etc., and earmarked by the Promoters for common use

#### **PART-B**

#### (LIMITED COMMON AREAS AND FACILITIES )

#### (If available in the Complex)

- 1. Open, Mechanical and covered Car Parking areas(Dependent/Independent);
- 2. specified area in Basement not declared to be common.;
- 3. Exclusive right of use of Garden space attached to an Apartment, ;
- 4. Demarcated area of terrace/roof appurtenant to a particular Apartment, ;
- 5. The Roof of the overhead water tank and Lift Machine Room, the Parapet Walls;
- 6. Open Terrace of any Floors of the Block;
- 7. The elevation and exterior of the Block:
- 8. Storage areas;
- 9. Basement not meant for common use:
- 10. Any community or commercial/**other** facility which is not meant for common use;
- 11. Daily Convenience Store with Milk, Fruits, Vegetables and other edibles;
- 12. Beauty Parlour **and other commercial facilities** within the Project or entire Complex.
- 13. Such other open or covered spaces which is hereinafter expressed or intended not to be common portion and the rights thereto.

#### THE FIFTH SCHEDULE ABOVE REFERRED TO

(Said Apartment)

more corres	THAT the residential apartment reporters, with the corresponding built ponding super built-up area being within Phase-IV presert RNIA" (Majhergaon Road) as sho	lt-up area besq ntly under c	ing .ft. more onstruction	sq.ft.,more or less, on n of the La	or less, and the the floor of arger known as
1.	Apartment No:				
2.	Block:				
3.	Floor:				
4.	Carpet area:sq. ft., more	or less			
5.	Area of adjoining balcony (if any)	:sq. ft.,	more or le	ess.	
6.	Car parking space:	PA	RKING		
	THE SIXTH SCHE	DULE ABO (PART – I)		ERRED TO	
ъ		(Total Price			1177 % . 1
	id by the Allottee to the Owner in t				
	(PART - II)				
	(Manner of Payment)				
	Payment Schedule	Amount (Rs)	GST	То	tal
1.	EOI Amount	50,000.00			

On Booking within 30 days of

application 10% of total price

2.

	less amount paid on EOI		
3.	On Agreement @ 10% of Total		
	Price		
4.	On start of foundation @10% of		
٠.	Total Price		
	TotalTitle		
5.	On start of 1st floor slab casting		
	@10% of Total Price		
6.	On start of 3rd floor slab casting		
	@10% of Total Price		
7.	On start of 5th floor slab casting		
	@10% of Total Price		
8.	On start of 7 <sup>th</sup> floor slab casting		
	@ 10% of Total Price		
•	On completion of Drielovenic		
9.	On completion of Brickwork @10% of Total Price		
	@10% Of Total Frice		
10.	On completion of Flooring @		
	10% of Total Price		
11.	On Completion of Doors &		
	Windows @ 5% of Total Price		
12.	On Offer of possession @ 5% of		
	Total Price		
	Total: 100%		

(PART – III)

(Extras)

## **EXTRA CHARGES & DEPOSITS:**

Α	EXTRA CHARGES			
1.	Club Development Charges	Rs.90,000/- for 2BHK and		
		Rs.1,00,000/- for 3 BHK		
		Apartments which is payable		
		along with the Unit cost		
		according to the Payment		
		Schedule.		
2.	WBSEDCL Transformer and Cabling	Rs 95/- per sqft of SBU which		
	Charges	is payable along with the Unit		
		cost according to the Payment		
		Schedule .		
3.	Generator connection	Rs. 65/- per sqft of SBU which		
		is payable along with the Unit		
		cost according to the Payment		
		Schedule .		
4.	Legal Fees	Rs.10,000/- which is payable		
		50% on Agreement and 50%		
		on Conveyance.		
5.	Incidental Charges	Rs10,000/- which is payable		
		50% on Agreement and 50%		
		on Conveyance.		
6.	Maintenance Charges	Rs. 2.50 per sqft on SBU per		
		month		
7.	Nomination Charges	1% of the Total Flat value		
		including Car Parking plus +		
		GST		
8.	Association Formation Fees	Rs. 10,000/- per Unit		

В	DEPOSITS		
1.	Electricity Deposit	Meter Deposit at actual	
2.	Sinking Fund(interest-free)	Rs. 2.50 per sqft per month for 18 months on SBU.	
3.	Maintenance Deposit	Equivalent to 2 years'  Maintenance at the time of possession (12 months' adjustable and 12 months' Deposit) Currently estimated @ Rs.2.50 per sq.ft. on SBU area .	

# THE SEVENTH SCHEDULE ABOVE REFERRED TO PART-A

(Specifications, Amenities and Facilities)

**RCC Framed Structure** with anti-termite treatment in foundation

#### **External & Internal Walls:**

External wall of 8 inches eco-friendly premium brick work with AAC Blocks/Fly-ash brick with good quality weather proof emulsion paint. All internal walls of 5 inches thick AAC Blocks/Fly ash brick, with high quality plaster of paris finish

Ground Floor Main Entrance Lobby:

Beautifully decorated and painted

#### **Doors and Hardware:**

- Good quality main door with lock , handle and eye-hole
- Other doors good quality flush doors. No door in kitchen **Windows:**

Anodized/powder coated aluminium with clear glazing sliding window

#### Flooring:

#### Bedrooms/Living/Dining/Balcony- porcelano tiles

#### Kitchen:

- Flooring Porcelano
- Counter Black stone slab with a stainless steel sink, wall tiles up to 2 ft. height over the counter

#### **Toilet:**

- Flooring- Anti skid ceramic tiles
- Wall-Dado in ceramic tiles up to door height
- Sanitary ware floor mounted WC with PVC system.
- C P Fittings from ESSCO or equivalent make

#### **Electricals:**

- Concealed copper wiring with modular switches of reputed make
- Provision for exhaust fan in toilets and kitchen
- Provision for water purifier and refrigerator in the kitchen
- TV and telephone points, DTH cabling (provision only-no wiring) in the living / dining area and master bed-room only
- Power back up, at an additional cost upto 2BHK-0.75Kva; 3BHK-1 Kva

#### Lifts:

• Elevator of reputed make

#### **Elevation:**

Modern elevation conforming to contemporary design

#### **Security Features:**

- Round the clock security
- Fire fighting system
- CCTV on the ground floor with recording system

• Intercom facility.

PART-B

# **TOLERANCE LEVEL**

SL	ITEM	TOLERANCE	REFERA	HAND BOOK
	DESCRIPTI		NCE IS	
N	ON		CODE	
0.				
1	COLUMN	CROSS SECTION: (+)12	IS456:200	IN CASE OF
		More (-)5 MM LESS	0	VERTICAL
2	BEAM	OR		DEVIATION
				OF
3	VERTICAL			FORMWORK
	WALL			IS (+) 5 MM
				PER 2.5
				METER AND
				AS A QHOLE
				STRUCTURE
				IT SHOULD
				NOT BE MORE
				THAN 10MM.
4	SLAB	Tolerance for Cover	IS456:200	COMMON
		Unless specified	0	TOLERANCE
		otherwise, actual		FOR SLAB:
		concrete cover should		
		not deviate from the		MM IN 3
		required nominal cover +		METER
		10mm.		
5	FOUNDATIO	CROSS SECTION: (+)50	IS456:200	
	${f N}$	More (-)0.05D FOR	0	
		THICKNESS		
6	BRICKWOR	The dimensions of Brick	IS1077:19	JOINT
	K	when tested in	92	THICKNESS
		accordance with 6.2.1		WITHIN
		shall be with the		PERMISSIBLE
		following		LIMIT AND
				NOT MORE
				THAN 1/5 <sup>TH</sup> OF

		Limit per 20 bricks:	SPECIFIED
			THICKNESS
		a) For modular size	
		(190x90x90mm)	
		T 41 2820 4 2000	
		Length 3720 to 3880 mm	
		(3800+80 mm)	
		Width 1760 to 1840 mm	
		(1800+40mm)	
		(100011011111)	
		Height 1760 to 1800	
		(1800+40mm)	
		(for 40mm high bricks)	
		b) For non-modular	
		size	
		(230x110x70MM)	
		Length 4520 to 4680 mm	
		(4600+80MM)	
		(40001001/11/1)	
		Width 2240 to 2160 mm	
		(2200+40 mm)	
		Height 1440 to 1360 mm	
		(1400+40mm)	
		(For 70mm high brick)	
	PLASTER	For three-coat plaster	
1	ILAGIEK	work, the local	
		projection shall not	
		exceed 1.2 cm proud of	
		the general surface as	
		determined by the	
		periphery of the surface	
		concerned and local	
		depression shall not	
		T- T	

exceed 2.0cm. for two-	
coat plaster, a local	
projection shall not	
exceed 0.6cm and local	
depression 1.2com	

## THE EIGHTH SCHEDULE ABOVE REFERRED TO

(Name of 15 owner companies which merged with Swadha Nirman Pvt. Ltd.)

Sl.No.	Companies Name	Address	PAN No.
1	Acumen Commotrade Pvt. Ltd.	4, Clive Row, 4 <sup>th</sup> floor, R- 405, Kolkata-700001	AAJCA5396D
2	Crown Tradecom Pvt. Ltd.	4, Clive Row, 4th floor, R-405,Kolkata-700001	AAECC4376Q
3	Jayanti Infra projects Pvt. Ltd.	4, Clive Row, 4 <sup>th</sup> floor, R-405,Kolkata-700001	AACCJ6511A
4	Jayanti Plazza Pvt. Ltd.	4, Clive Row, 4 <sup>th</sup> floor, R- 405,Kolkata-700001	AACCJ6475F
5	Jayanti Prometers Pvt. Ltd.	4, Clive Row, 4 <sup>th</sup> floor, R-405,Kolkata-700001	AACCJ6514F
6	JayantiNiketan Pvt. Ltd.	4, Clive Row, 4 <sup>th</sup> floor, R- 405,Kolkata-700001	AACCJ7180R
7	JayantiNiwas Pvt. Ltd.	4, Clive Row, 4 <sup>th</sup> floor, R- 405,Kolkata-700001	AACCJ7184M
8	ShyamaHighrise Pvt. Ltd	4, Clive Row, 4th floor, R-405, Kolkata-700001	AANCS3789E
9	PawanComosales Pvt. Ltd.	63, Radha Bazar Street, R-43, 3 <sup>rd</sup> floor, Kolkata- 700 001	AAGCP1902K
10	Swadha Realtors Pvt. Ltd.	4, Clive Row, 4 <sup>th</sup> floor, R- 405,Kolkata-700001	AAJCS6293F
11	Swadha Promoters Pvt. Ltd.	4, Clive Row, 4 <sup>th</sup> floor, R- 405,Kolkata-700001	AAJCS6740B
12	Swadha Estates Pvt. Ltd.	4, Clive Row, 4 <sup>th</sup> floor, R- 405,Kolkata-700001	AAJCS6736K
13	Swadha Enclave Pvt. Ltd.	4, Clive Row, 4 <sup>th</sup> floor, R- 405,Kolkata-700001	AAJCS6292E
14	Jayanti Infrapromoters Pvt. Ltd	4, Clive Row, 4 <sup>th</sup> floor, R- 405,Kolkata-700001	AACCJ7183N
15	Jayanti Infrarealtors Pvt.	4, Clive Row, 4th floor, R-	AACCJ7185L

## THE NINTH SCHEDULE ABOVE REFERRED TO

## (COMMON AREA MAINTENENCE EXPENSES)

- 1. Repairing rebuilding repainting improving or other treating as necessary and keeping the Housing Complex and every exterior part thereof in good and substantial repairs order and condition and renewing and replacing all worn or damaged parts thereof.
- 2. Painting with quality paint as often as may (in the opinion of the Apex Association/ Maintenance body) or at least once every 5(five) years as may be necessary and in a proper and workmanlike manner all the wood metal stone and other work of the Project and the external surfaces of all exterior doors of the Building and decorating and coloring all such parts of the Project as usually are or ought to be.
- 3. Keeping the gardens and grounds of the Project generally in a neat and tide condition and tending and renewing all lawns flowers beds shrubs trees forming part thereof as necessary and maintaining repairing and where necessary reinstating any boundary wall hedge or fence.
- 4. Keeping the road in good repair, clean and tidy and edged where necessary and clearing the road when necessary.
- 5. Paying a fair proportion of the cost of clearing repairing instating any drains and sewers, Sewage treatment plant forming part of the Project as well as the entire Housing Complex.
- 6. Paying salaries, emoluments and all other financial benefits of the persons to be employed for managing and maintaining the common areas as may be necessary in connection with the upkeep of the Project.
- 7. Costs and expenses relating to purchase, maintenance, renewal and insuring any equipment, utilities and/or the provision of any service related to the Common areas..
- 8. Cleaning as necessary the external walls and windows (not forming part of any Apartment, ) in the Project as may be necessary keeping cleaned the common parts and halls passages landing and stair cases and all other common parts of the building.
- 9. Cleaning and lighting as necessary of the areas forming parts of the Project.
- 10. Operating maintaining and (if necessary) renewing the lighting apparatus from time to time of the maintained Project and providing such additional lighting apparatus as the Promoter may think fit.
- 11. Maintaining and operating the lifts.
- 12. Providing and arranging for the emptying receptacles for rubbish.
- 13. Paying all rates taxes duties charges assessments and outgoings whatsoever (whether central state or local) assessed charged or imposed upon or payable in respect of the building or any part thereof excepting in so far as the same are the responsibility of the individual Owners/Lessees/ occupiers of any Apartment, .
- 14. Abating any nuisance and executing such works as may be necessary for complying with any notice served by a local authority in connection with the development

or any part thereof so far as the same is not the liability of or attributable to the Apartment, of any individual lessee of any Apartment, .

- 15. Generally managing and administering the development and protecting the amenities in the building and for that purpose employing and contractor and enforcing or attempting to enforce the observance of the covenants on the part of any occupants of any of the Apartment.
- 16. Employing qualified accountant for the purpose of auditing the accounts in respect of the maintenance expenses and certifying the total amount thereof for the period to which the account relates.
- 17. Complying with the requirements and directions of any competent authority and with the provisions of all statutes and all regulations orders and bye-laws made there under relating to the building excepting those which are the responsibility of the Owner/Lessee/occupier of any Apartment,
- 18. Insurance of buildings, fire fighting appliances and other equipments for common use and maintenance renewal and insurance of the common equipment as the Promoter may from time to time consider necessary for the carrying out of the acts and things mentioned in this Schedule.
- 19. Administering the management company staff and complying with all relevant statutes and regulations and orders there under and employing suitable persons or firm to deal with these matters.
- 20. The provision for maintenance and renewal of any other equipment and the provision of any other service which in the opinion of the Management company/Apex Association it is reasonable to provide.
- 21. The charges / fees of any professional Company / Agency appointed to carry out maintenance and supervision of the building complex.
- 22. Electric Supply system;
- 23. Electric Generating Set:
- 24. Water Supply Lines, Pumps, Motors, Filtration Plant and its allied equipments etc.
- 25. Community Hall and its allied Rooms and Services, any or all other expense for maintenance, operation, upkeep, renewal, renovation, safety, insurance, continuity of all assts in common areas used for common purpose.
- 26. Fishing Deck along with its accessories and fitments. Only for specific Projects
- 27. Decorative Water Fountains
- 28. Lake and/or Waterbodies including its fences, shores, plantation, water etc. in order that the same should remain beautified and healthy.
- 29. Costs and expenses relating to plantation of trees, maintenance of gardens and supply of water to the gardens.
- 30. Any other expense for common Purpose

### THE TENTH SCHEDULE ABOVE REFERRED TO

(Exceptions and Reservations of Developer)

Notwithstanding anything to the contrary elsewhere herein contained, the properties benefits and rights of the Developer mentioned hereinafter in this chapter shall be excepted and reserved unto the Developer and it is expressly agreed and understood by and between the Parties hereto as follows:-

- 1. The Developer shall have the full and free right to make additions, alterations, constructions and/or re-constructions in any open and covered space at the Complex not expressed or intended to form part of the Common Areas and Installations and to deal with, use, transfer, convey, let out and/or grant the same (with or without any construction, addition or alteration) to any person for parking or any other purposes at such consideration and in such manner and on such terms and conditions as the Developer shall, in its absolute discretion, think fit and proper.
- 2. The Developer shall also be entitled, with the permission of the concerned authorities, to construct additional storey or stories on the roof of the buildings or any part thereof and to deal with, use, let out, convey and/or otherwise transfer me same to any person for such consideration and in such manner and on such terms and conditions as the Developer, in its sole discretion, may think fit and proper. In the event of any such construction, the Developer shall shift the Over-head Water Tank and other common installations to the roof of such construction being the ultimate roof for the time being.
  - a. to allow the utilization of the frontage, entry/exit points, passages, pathways, access-ways at the Larger Land for any sanction, construction, use and enjoyment or any constructions and developments thereon;
  - b. to combine and/or connect the Complex and or any part thereof or any developments thereon and/or to share any portion, area, utility, facility, access way, entry/exit points, clubs or any common or other facility between the occupants of the Complex and the Installations in such manner and to such extent as the Developer may deem fit and proper.
- 3. In case of any construction or additional construction arising out of linkage with Additional Area or otherwise, there may be a consequential decrease in the said share in the land, but the Allottee either individually or together with the coowners shall not be entitled to claim refund or reduction of any consideration or other amounts payable by the Allottee hereunder nor to claim any amount or consideration from the Developer on account thereof.
- 4. The Developer shall also be entitled to put or allow anyone to put neon-sign, hoardings, antennas, towers, communication towers, sign boards or any other installation on the Roof of the buildings or any part thereof at such consideration,

- rent, hiring charges etc., and on such terms and conditions as the Developer in its sole discretion, may think fit and proper and to appropriate the same to its own benefit exclusively and all such rights shall be excepted and reserved unto the Developer.
- 5. For or relating to any such constructions, addition or alterations, the Developer shall, with the approval of the Architect, have the right to do all acts deeds and things and make all alterations and connections and to connect all existing utilities and facilities available at the Larger Land]viz lift, generator, water electricity, sewerage, drainage, etc. thereto as he deemed to be expedient to make such area and constructions tenantable.
- 6. The Developer shall be at liberty to cause to be changed the nature of use or occupancy group in respect of, any unit or units (other than the Designated unit) Parking Space or other areas/spaces to any user or occupancy group as the Developer may deem fit and proper and to own use enjoy sell and/or transfer the same as such.
- 7. The Allottee doth hereby consent and confirm that the Developer shall be at liberty to have the building plan modified and/or altered for construction reconstruction addition and/or alteration of or to the Complex or any part thereto and/or for change of user of any built other than the designate Unit Provided that in case by such modification alteration and/or sanction the location or built up area of the designated unit is likely to be affected then the Developer shall take a consent in writing from the Allottee for such modification alteration and/or sanction.
- **8.** The Allottee doth hereby agree, acknowledge and consent to the rights title and interest excepted and reserved upon the Developer under clause 1 to 8 and their subclasses hereinabove (as applicable) and to all the provisions and stipulations contained therein and also otherwise hereunder and undertakes and covenants not to raise any dispute objection hindrance obstruction or claim with regard to the same or the doing or carrying out of any such act deed or thing in connection therewith by the Developer and/or persons deriving title or authority from the Developer.

## THE ELEVENTH SCHEDULE ABOVE REFERRED TO

## (REGULATIONS AND RESTRICTIONS USER RULES)

As from the date of possession of the said Apartment, /Unit the Allottee agrees and covenants -

1. To co-operate with the other Apartment /Unit Owner and the Promoter in the management and maintenance of the said New Buildings.

- 2. To observe the rules framed from time to time by the Promoter including those relating to possession policy and permissible changes policy of the Promoter and upon the formation of the Association by such Association. The covenants agreed herein to the Promoter shall mean and include towards Association also, as and when applicable.
- 3. To use the said Apartment, /Unit for residential/industrial/warehousing/storage purposes and not for other purposes whatsoever without the consent in writing of the Promoter/Association.
- 4. To allow the Promoter with or without workmen to enter into the said Apartment, /Unit for the purpose of maintenance and repairs but only with 24 hours prior notice in writing to the Apartment, /Unit Owner.
- 5. To pay charges for electricity in relation to the said Apartment, /Unit wholly and proportionately relating to the common parts and also undertake to pay such damages on demand as ascertained by the Promoter for the breach of any of the covenants herein contained within the due date therefor as mentioned in the demand and till such time the said demand is not paid, the Allottee shall not be entitled to use any of the facilities and utilities of the Complex/building.
- 6. Not to do anything or prevent the Promoter from making further or additional constructions notwithstanding any temporary disruption in the Allottee's enjoyment of the said Apartment /Unit.
- 7. To maintain or remain responsible for the structural stability of the said Apartment /Unit and not to do anything which has the effect of affecting the structural stability of the building and also not to store or bring and allow to be stored and brought in the said Apartment, / Unit any goods of hazardous or combustible nature or which are so heavy as to affect or endanger the structure of the Block or any portion of any fittings or fixtures thereof including windows, doors, floors, etc. in any manner. The elevation must be repaired at intervals of every five years. The Allottee(s) are aware that tiles and natural stone are susceptible to staining and variations in shade and shall not make the Promoter be held liable in any manner whatsoever, for the same

- 8. Not to do or cause anything to be done in or around the said Apartment / Unit which may cause or tend to cause or tantamount to cause or effect any damage to any flooring or ceiling of the said Apartment / Unit or adjacent to the said Apartment /Unit or in any manner interfere with the use and rights and enjoyment thereof of any open passages or amenities available for common use.
- 9. The Allottee shall ensure that the key common areas of the Building viz entrance lobby, garden, play areas, temple(if applicable) are maintained to the highest standards with regular cleaning and maintenance. The Allottee shall further ensure that refurnishing/major overhaul is done every 5 years, starting from date of offer of possession.
- 10. Not to damage demolish or cause to damage or demolish the said Apartment / Unit or any part thereof or the fittings and fixtures affixed thereto or commit or permit to be caused any alteration or changes in the pipes, conduits, cables and/or any other fixtures or fittings serving any of the Apartment, / Units in the building or which may cause damage to any other portion of the building in any manner.
- 11. Not to close or permit the closing of verandahs, terraces or lounges or balconies and lobbies and common parts and also not to alter or permit any alteration in the elevation and outside color scheme of the exposed walls of the Verandahs lounge or any external walls or the fences of external doors and windows including grills of the said Apartment / Unit which in the opinion of the Promoter differs from the color Scheme of the building or deviation or which in the opinion of the Promoter may affect the elevation in respect of the exterior walls of the said building.
- 12. Not affix or draw any wire, cable, pipe from , to or through any of the common portions or outside walls of the building block or other parts , without approval of the Promoter/ Association .
- 13. Not to do or permit to be done any act or thing which may render void or make voidable any insurance in respect of the said building or cause increased premium to be payable in respect thereof if the building is insured.

- 14. Not claim any right of pre-emption or otherwise regarding any of the other Units or any portion of the building and/or the project.
- 15. Not to use the said Apartment /Unit or permit the same to be used for any illegal or immoral purpose or as a Boarding House, Guest House, Club House, amusement or Entertainment Centre, Eating or Catering Place, Dispensary or a Meeting Place or for any commercial or industrial activities whatsoever or for any purposes which may or is likely to cause nuisance or annoyance to other residents/unit holders of the other portions of the said building or buildings or occupiers of the neighboring premises.
- 16. Similarly shall not keep in the parking place anything other than private motor car of standard size or a two-wheeler and shall not raise or put up any kutcha or pucca constructions grilled wall or enclosure thereon or part thereof and shall keep it always open as before. Dwelling or staying of any person or blocking by putting any articles shall not be permitted.
- 17. Not to use or permit to be used the allocated car parking space for any other purpose whatsoever other than parking of its own car/cars.
- **18.** Not to park car on the pathway or open spaces of the building complex or at any other place except the space allotted to him/ her/ it and shall use the pathways as would be decided by the Promoter/Association.
- 19. Not to let out, mortgage or give on rent or transfer the right to use of car parking space independently and separately of the Apartment, /Unit.
- 20. Not to dry any clothes upon/outside the windows/elevations/Balcony and other portions which may be directly exposed to the outsiders in a manner or be visible to the outsiders.
- 21. To abide by such building rules and regulations as may be made applicable by the Promoter before the formation of the Association. The Promoter shall cause an Adhoc Committee of the Apartment/Unit Owner to be formed and the initial members of the said adhoc Committee shall be such of the Apartment /Unit Owner who may be nominated and/or selected by the Promoter. After the formation of the Association to comply with and/or adhere to the building rules and regulations of such association.

- 22. Not to put any nameplate or letter box or neon-sign or board in the common areas or on the outside wall of the block save a letter-box at the place in the ground floor as be expressly approved or provided by the Promoter and a decent nameplate outside the main gate of the Project.
- 23. Not to alter the outer elevation of the block or any part thereof nor decorate the exterior of the block otherwise than in the manner agreed by the Promoter and/or the Maintenance In-charge in writing .
- 24. The occupants shall ensure that no garbage shall be permitted to accumulate in front yard or in any exposed area and always to keep the same neat and tidy and well maintained and to use it as a well decorated space and also car parking space.
- 25. In case of Apartment the elevation/exterior and part of the exposed portion of the land will always be considered as part of Common areas wherein not to bring about any change in the exterior color scheme or design or any change in the façade and to maintain the same at all times in order to preserve the aesthetics of the Complex . The Association shall also be empowered to maintain the common areas of the projects and either include the charges in the Common expenses or in case of any damage to the structure caused by any occupant, to charge it directly to the respective individual owner if damage is caused by the individual only
- 26. Not to bring in any contractor or any labour or mason of his own so long as the said phase is not handed over by the Promoter.
- 27. Watchman, driver, domestic servants or any other person employed by the Apartment / Unit Owner or his Agents shall not be allowed to sleep or squat in the common passage/lobby/terrace/corridors/lift room/garden or any common areas
- 28. The Apartment /Unit Owner must submit photographs of their employee and Drivers with full particulars with the Maintenance body a copy of which will also be forwarded to the local Police Station. The Maintenance Body will issue identity cards to the staff and visitors who will carry the same for identification.

- 29. Visitors cars will not be allowed to be parked inside the premises other than in the space earmarked for this purpose.
- 30. The Maintenance Body will implement a system of issuing Gate Pass for all incoming and outgoing materials in any manner to ensure proper security.
- 31. Any work men temporarily employed by any Apartment /Unit Owner will be issued a temporary identity pass by the Maintenance Body for easy identification. All fit-out work inside the Apartment / Unit shall be carried out between 10 A.M and 6 P.M and while carrying out such work, to ensure that no annoyance or disturbance is caused to the residents of the building and not to carry out any such work during the continuance of Board examinations . Subject to the aforesaid restrictions all such work has to be done with the consent of the Promoter or the Association or FMC as the case may be and in strict compliance of the guidelines as framed by the Promoter or the Association as the case may be.
- 32. The Apartment, /Unit Owner and their visitors shall not litter/spit in the common areas specially betel juice and tobacco products and the Promoter / Association will be competent to impose fine on the offenders.
- 33. Smoking will be prohibited within the residential / commercial areas save and except specified smoking zones where only smoking will be permitted . Similarly drinking alcoholic drinks in the common areas of the Project will be strictly prohibited
- 34. All visitors to the respective Apartment /Units will be filtered at the entrance and permitted entry only on proper authorization from the Apartment /Unit Owner.
- 35. Not to install any additional grills the design of which have not been approved by the Architect nor to open out any grilled cage out of the window and other places nor to close any open verandahs.
- 36. No sign, notice or advertisement shall be inscribed or exposed on or at a window or other part of the building except such as shall have been approved

by the Promoter nor shall anything be projected out of any window of the Building without similar approval.

- 37. On payment of the applicable charges to use the Community Hall for the purpose of private parties, get together and functions in a capacity not exceeding 100 persons and not to use or permit the same to be used for wedding receptions and other festivals which involve lighting of fire.
- 38. Not to use or permit to be used any loud speakers beyond the confines of the Community Hall.
- 39. Not to use the Community Hall or any other covered spaces for celebrating the festival of Holi except that the Apartment /Unit Owners shall be entitled to celebrate Holi in the space as may be designated for such purpose PROVIDED HOWEVER such celebration shall not continue beyond 10 p.m. and the use of loud speakers shall be within the tolerable limits so as not to cause any annoyance to the other Owners and/or occupiers.
- 40. To carry out all interiors and/or decorations during the approved time without creating any annoyance or disturbance to the other Owners and/or occupiers.
- 41. To remain wholly and solely responsible for the conduct of the domestic help and/or drivers/other workmen who may be employed by the Allottee and upon employing such domestic help to give relevant information of such domestic help to the local Police station/Association.
- 42. To remain fully responsible for any pets which may be kept by the Apartment /Unit Owners and In no event shall dogs and other pets be permitted on elevators or in any of the common portions of the Building unless accompanied and to ensure that the same are immunized and kept on leash and the concerned Allottee shall also ensure that the Pet relieves itself only at the designated place. Otherwise the concerned Allottee shall be responsible for cleaning up immediately and/or bearing the cost of cleaning up plus 10% service charge

- 43. Not to use or permit to be used the passenger lifts for the purpose of carting pets and other domesticated animals including any furniture and fixtures.
- 44.To carry out proper pest control treatment in the said Apartment / Unit at the cost of the Allottee.
- 45.To ensure that there is no leakage or seepage of water from any of the taps and/or bathrooms fittings which may cause inconvenience to any Apartment /Unit Owner and/or occupier of the Unit below and in the event of any leakage or seepage of water to forthwith carry out repairs at his/her own cost.
- 46. Not to have nor create any place of worship in any common part or portion of the building or the Complex . However, the Allottees will be entitled to celebrate festivals such as Durga Puja etc and for this purpose may set up temporary pandals at the single common earmarked place only and the Allottees under no circumstances shall be permitted to organize such activities at any other place within the complex..
- 47. It shall be the responsibility of the Allottee to keep his Car Parking area in an orderly manner without causing encroachments and in the event of the Allottee washing his vehicle or permitting it to be washed in the Car parking area it will be obligatory on the part of the Allottee to clean up the entire space.
- **48.** Not to use the Apartment /Unit or any part or portion thereof for any film shooting, political meeting nor for any dangerous noxious or offensive trade or business in the opinion of the Maintenance In Charge.
- 49. Not to permit any sale by auction or public meeting or exhibition or display to be held upon the Apartment /Unit nor to permit or suffered to be done into or upon the Apartment, /Unit or any part thereof any act or thing which is illegal or immoral or which shall or may be or become a nuisance, damage, unreasonable annoyance or unreasonable inconvenience to the other residents and/or occupiers.
- 50. Not to arrange any public/Political function in any part of the property,
- 51. Not to discharge into any conducting media any oil or grease or any noxious or deleterious effluent or substance which may cause an obstruction or might be or

become a source of danger or which might injure the conducting media or the drainage system of the residential complex.

- 52. Not to overload and/or draw excess electricity so as to cause overloading of the electricity connection.
- 53. The Allottee agrees and acknowledges that the Promoter shall have the unconditional and irrevocable right to sell, transfer, lease, encumber and/or create any right title interest in the unsold units and the Allottee shall not object to or impede the sale of any unsold stock such as apartment, Servant's Quarter, car/two wheeler parking space to any other person and/or persons as the Promoter in their absolute discretion may deem fit and proper without requiring any consent of the Allottee. In case the Allottee directky or indirectly breaches this undertaking, he shall be liable to pay appropriate damages to the Promoter.
- 54. The Allottee hereby agrees and undertakes to not , in any manner , impede and to prevent to the best of his ability , all other Allottees of Units from impeding the ability of the Promoter or its representatives to enter into the building and /or the Project or the Common areas for the purpose of showing any unsold units to prospective purchasers or brokers and/or showing the building project to investors or other 3<sup>rd</sup> parties and, or, in general for any marketing, promotional. Photographic or other legitimate purposes of the Promoter. In case the Allottee directly or indirectly breaches this undertaking he shall be liable to pay an amount equivalent to 0.5 per cent of the Total consideration of his/their the Unit for every day **till the time** such breach continues the charge will be payable within 15 days from the receipt of a written notice from the Promoter and the Promoter shall have alien over the Unit for such amount till payment in full is made.
- 55. The Purchaser hereby agrees and acknowledges that at the time of handover to the apex body, the Promoter shall earmark certain parking spaces for use by such unsold units **or as may be advised by the Promoter** and the Allottee hereby agrees and shall cause the Apex body to ensure that these car parking spaces are kept available for use by Promoter/the buyers of the unsold units.
- 56. Not to kill/sacrifice/slaughter or permit to be killed/sacrificed or slaughtered any living animals of any nature whatsoever except fish either within the said Unit or the said building or complex including the Common area for any

purpose whatsoever or howsoever on any occasion whether religious or ceremonial nor do any act deed or thing which may hurt the sentiments of any of the other Owners and/or occupiers of the said housing complex. The practice of sacrificing /slaughtering the animal during the festive period of Kali Puja /Durga Puja, Bakra eid, Eid etc shall not be done or permitted within the said Housing Complex and the Apartment /Unit Owners shall strictly abide by maintaining such rule/restriction. The Apartment /Unit Owners of all caste, creed and religion shall be bound by this..

- 57. Not to do or permit to be done any act deed or thing whereby the sentiments of other occupants are in any way injured or hurt.
- 58. Not to install any air conditioner, except in the approved places and approved method.
- 59. Not allow or use any cable, internet or other service providers save and except those service providers whom the Promoter or the Association might have selected or engaged. The Promoter may at its discretion provide connectivity of various telecom/high speed broadband / other telecom and IT facilities to the Complex and for this purpose enter into contract with any eligible Service Provider and such contracts by the Promoter with the Service Provider shall be honored.
- 60. Pay such further deposits/sinking fund contributions as required by the Promoter/FMC/Association time to time for the common purpose and to keep the Complex one of the Best in the world.
- 61. Only drills (and not manual hammers) can be used to drive nails/screws into the walls of the Apartment, /Unit . However no drills can be used in the kitchen or the toilet without the supervision of the representative of the Promoter or the FMC or the Association as the case may be(in order( to prevent the puncture or leakage of concealed water pipe lines/ electrical conduits or wires).
- 62. Gratings, should not be removed in the toilets and kitchen so as to avoid clogging of the pipelines and/or sewerage lines Fine may be imposed in case of failure to do so.
- 63. The **lobbies and all common areas of the complex** should be kept clean at all times and care should be taken not to litter with any kind of rubbish thrown here and there and keep it dirt-free..

- 64. No games or sporting activities are allowed which may cause damage to the windows of units, to the landscaped gardens and the common facilities of the Complex.
- 65. No tenant will be allowed to occupy any Bungalow/Unit unless such tenant is introduced by the Allottee to the Promoter or the Association, or the FMC and the Allottee will have to provide Police NOC, if required so that he may be recognized as a bona fide occupant of the Apartment for security purposes subject to up to date payment of Maintenance Charges..
- 66. Flowers should not be plucked and plants or trees should not be destroyed in landscaped areas . The landscaped areas shall always be maintained as open areas and no occupier shall be allowed to construct anything in these areas and the Allottee shall not trespass or allow any person to trespass over lawns and green plants within the Project
- 67. No bills shall be stuck anywhere on the Buildings or in any place within the Project.
- 68. No cooking will be allowed in the Common areas, Parking spaces and Servants Quarters by the Apartment, /Unit Owner, any staff, servant, worker or anybody else except the places designated for the same by the Promoter or the Maintenance Body or the Association.
- 69. Electrical fitting can only be made within underground cable trench or existing electrical ducts in such manner that electric wires are not exposed.
- 70. Any damage to common property inflicted by any resident would be recoverable by compensation of the actual amount for repair / replacement plus compensation /service charges, if any .
- 71. Car Parking stickers should be obtained from the Promoter, Maintenance Body or the Association to track authorized vehicles.

- 72. The Promoter or Maintenance Body or Association will be at liberty to decide from time to time car parking charges for visitor' car and the occupier concerned shall be responsible to pay the same in case the visitor refuses to pay.
- 73. The Promoter, Maintenance Body or the Association reserves the right to frame the fit-out rules from time to time to establish the procedures for monitoring and controlling the Allottee's fit-out and Maintenance process so as to ensure that:
  - (i) The fit-out works are carried out in accordance with the approved plans;
  - (ii) The Fit-Out works are in compliance with the guidelines as framed by the Promoter/Maintenance Body/Association.
  - (iii) All the repairs required to be effected in respect of the doors, windows, internal installation (including sanitary installations) in connection with, or in relation to water, light, gas, power sewage, televisions, air-conditioners, and all other kinds of accessories within the area of such Apartment /Unit, if undertaken by the Allottee the said repair of interior work shall be done between reasonable hours so as not to cause any annoyance, nuisance and/or disturbance to the other co- buyers of the complex.
  - (iv) The Allottee shall reimburse the Association for any expenditure that may have been incurred by it for repairing or replacing anything pertaining to common areas and facilities, such repairing or replacing being required to be effected due to any damage caused by such Allottee in respect of the common areas and facilities.
  - (v) All Apartment, /Units, except those specifically meant for non-residential purpose shall be used for residential purpose only. No residential unit shall be used for commercial use or use as guest house.
- 74. Every Allottee shall, undertake and complete all maintenance and repair work within his own Apartment, /Unit , which if delayed , is likely to affect the property concerned, wholly or in part, and the Allottee will be solely responsible for the damage that his failure to undertake such work may cause to the said property or part thereof and shall also be liable on the said account for payment of damages as may be determined by the Promoter/Association.

- 75. The Individual Unit Owners must take utmost good care of the wooden doors to keep them in good condition by taking the following simple steps:
  - (i) Door, Frame and Hardware should be cleaned every week by dry cloth;
  - (ii) Door should be opened and closed at least twice a week
  - (iii) Painting/ Polishing work should be done in every 2 years or if required early by observing the paint quality
  - (iv) Room should be cleaned by anti infective floor cleaner at least twice a week
  - (v) Bathroom Floor near door should be kept dry and proper ventilation should there in the bathroom.
  - (vi) Polish should be done by professional polisher and branded materials should be used to avoid blistering.
  - (vii) Door/ Frame should be painted by using oil based primer 2 coats +putty as required + 2 coats of paint.
- 76. The lobbies, entrances and stairways of the club/Building shall not be obstructed or used for any purpose other than ingress to and egress and further the Owner or occupier of any Apartment, /Unit shall not place or cause to be placed in the lobbies, vestibules, stair ways, corridors, elevators and other areas and facilities both common and restricted, any furniture package or object of any kind and such areas shall be used for no other purpose than for the normal transit through them.
- 77. Children shall not play in the, stairways or elevators and shall not go in the elevators of the Building unless accompanied by elders..
- 78. No Apartment /Unit Owner / Occupier shall make or permit any disturbing noises in the Building or do or permit anything to be done therein which will interfere with the rights comfort or convenience of other occupiers. No Occupier shall play upon or suffer to be played upon instrument or permit to be operated a phonograph or radio or television loud speaker in the Apartment, /Unit if the same shall disturb or annoy other occupants of the building.
- 79. Each Owner shall keep such Apartment, /Unit in a good state of preservation and cleanliness and shall not throw or permit to be thrown there from or from the doors, windows, terraces, balconies thereof any dirt or other substances. Penalty will be imposed on any occupant who is caught.

- 80. The Allottee shall not interfere and/or break the Rules and Restrictions as provided herein and/or the covenants agreed upon and in the unlikely event of breach of any of these the Allottee shall make himself liable to pay damages and even police action.
  - 81. No article shall be allowed to be placed in the halls or on the staircase landings or fire refuge nor shall anything be hung or shaken from the floor, windows, terraces or balconies or place upon the window sills of the Building. No fences or partitions shall be placed or affixed to any terrace without the prior approval of the Promoter.
    - 82. No shades awnings, window guards, ventilators or air conditioning devises shall be used in or about the Apartment excepting such as shall have been approved by the Promoter. The FUnits have been designed for split air conditioning only with provision for keeping outdoor units of the AC System or route to take refrigerant piping or water drainage lines, and the Allottee shall have to strictly follow while installing their AC Units.
  - 83. The Apartment, /Units have been designed for air conditioning with suitable provision for keeping outdoor units of the AC System and also the route to take refrigerant piping or water drainage lines , which the Allottee shall have to strictly follow while installing their AC Units.
  - **84.** Allottees cannot cover open terrace by any other means except by temporary awnings with prior permission of the Promoter and/or the Association of Apartment, Owners...
  - 85. No sign, notice or advertisement shall be inscribed or exposed on or at a window or other part of the building nor shall anything be projected out of any window of the Building.
  - Water-closets and other water apparatus in the Building shall not be used for any purpose other than those for which they were constructed nor shall any sweepings, rubbish, rags or any other article be thrown into the same. Any damage resulting from misuse of any of the water-closets or apparatus shall be paid for by the Apartment, /Unit-Owner/Lessee in whose Apartment, /Unit it shall have been caused.

- 87. No radio or television aerial, electrical and telephone installation , machines etc shall be attached to or hung from the exterior or the roof of the building by the occupants.
- 88. If any electrical points are installed on shear wall/RCC Wall of the Apartment, /Unit then the same cannot be changed as the same may affect the structure of the Building. So any electrical point on shear wall/RCC wall can be changed/created after doing brick-work or paneling on that portion where electrical point/points are proposed to be installed so that shear wall/RCC wall remains untouched.
- 89. Garbage from the Apartment, /Units must be handed over in bags to the house keeping personnel at a specified time daily or in such manner as the Maintenance Body of the Building may direct or throw into dustbins provided for the purpose within the common service area as per directions of the Maintenance in charge.
- 90. No vehicle belonging to a Apartment, /Unit Owner or to a member of the family or guest, tenant or employee shall be parked in the open space or in such manner as to impede access to the Buildings by another vehicle. Penalty shall be imposed on the Occupant for wrong parking and impeding access to the building.
- 91. The Apartment, /Unit Owner is not to fix any antenna, equipment or any gadget on the roof or terrace of the building or any window antenna excepting that the Apartment, /Unit Owner shall be entitled to avail of the cable connection facilities provided to all.
- 92. After the Purchase the Unit Owner shall get his Apartment mutated. In case of default by the Apartment Owner, the Promoter will be entitled to get the said Apartment mutated and apportioned in the name of the Owner the Unit Owner is bound to bear and pay all costs, charges and expenses including professional fees.
- 93. The access to the ultimate roof in common with others shall be permissible BUT not to use the common areas and installations including the roof of the said building for holding any cultural/social/functional programme or for resting of any staff etc. or for other undesirable and/or objectionable uses and purposes which may cause nuisance and annoyance or obscenity.
- 94. Ensure that the domestic help/service providers visiting the said Apartment, /Unit use only the common toilets and while so using, keep the common toilets clean and dry.

- 95. Use the spittoons / dustbins located at various places in the Project. The Allottees and their guests are expected to dispose off all rubbish and wastes in the pre positioned dust bins/spitoons
- **96.** Not to install any collapsible gate outside the main door / entrance of the said Apartment, /Unit.
- 97. Not to sub-divide the said Apartment, /Unit and the Common Areas, under any circumstances.
- 98. Not to carry on or cause to be carried on any obnoxious or injurious activity in or through the said Apartment, /Unit, the parking space, if any, the said Building, the Common Areas, including but not limited to acts of vandalism, putting up posters and graffiti.
- 99. Not to put up or affix any sign board, name plate or other things or other similar articles in the Common Areas, inside or outside the windows and/or the outside walls of the said Apartment, /Unit/said Building save at the place or places provided therefor provided that this shall not prevent the Allottee from displaying a Builder's standardized name plate outside the main door of the said Apartment /Unit.
- **100.** Not to install or keep or run any generator in the Said Apartment, /Unit or the Garage/Parking space, if any.
- 101. Not to damage the Common Areas, amenities and facilities in any manner and if such damage is caused by the Allottee or the family members, invitees, servants, agents or employees of the Allottee, the Allottee shall compensate for the same.
- 102. Not to overload the club passenger lifts or other lifts as the case may be and not to move goods through passenger lift but from the staircase/service/goods lift of the Building if provided therein.
- **103.** Not to cover the fire exits and balconies/terraces of the said Apartment, /Unit.
- 104. The balconies in the Apartment /Unit will always remain to be balcony and no glazing/grill/cover will be permitted in the balconies so as to enclose the space or to disturb the aesthetics of the buildings of the Project. No interference to the elevation/ façade of the building will be permitted. Fixation of tiles /shade/color scheme in Walls of Balcony shall not be allowed. However, if

- Allottee still wants to put up railing, he can do so only if Architect permits him to do but in that case the visual appearance may change marginally
- 105. To ensure that any dispute arising with any employee or staff member is promptly dealt with and further that no demonstration /agitation/dharna of any kind takes place inside or in the vicinity of the Complex. The Allottee shall also ensure that its employees, agents, contractors or Associates do not in any way deface, vandalise or bring into disrepute the Complex by affixing posters, hanging festoons or doing any other act. In the event of such undesirable event taking place the Allottee is advised to take legal recourse.
- 106. To ensure that the Allottee complies with, obtains and keeps valid and subsisting all requisite permissions, license, registration and approvals including but not limited to, those under municipal laws, local laws, labour laws, environmental laws as are applicable for the use of the said Unit.
- 107. The Allottee shall not make the Developer responsible for the temporary disruption and/or obstruction of common services in the said Unit for any reasons whatsoever. The Developer shall however make all reasonable efforts to set right the same as soon as possible;
- 108. To pay to the Promoter all costs, charges and expenses including costs and fees which may be incurred by the Developer in connection with or for common purpose or incidental to any services of the said Complex.
- **109.** For the purpose of these presents any act, default or omission of the servants, agents, independent contractors and invitees of the Allottee shall be deemed to be the act, default or omission of the Allottee.
- 110. Not to install or use at the said unit any equipment which causes noise or vibration detectable outside the said unit or causes damage to the building or plant or conducting media.
- **111.** Not to change location of the wet /waterproofed areas
- **112.** Not to sub divide or partition the Said Unit in any manner whatsoever.
- 113. House rules may be added to, amended or repealed at any time by the Promoter and after formation of the Association by the Holding Organization.

- 114. Not to do anything or prevent the Developer from making further or additional constructions on any day notwithstanding any temporary disturbance in the Purchaser"s enjoyment of the Said Unit.
- 115. Not to raise any objection in the Promoter's installing any telecom tower, Internet tower or erect a neon/glow sign, lighted/unlighted hoarding on the roof of any Building or Buildings with/without Unit and the considerations for these rights will be received by the Developer.
- To allow the co-Owners and occupants to enjoy the right of easement and/ or quasi easements at the Units.
- 117. To co-operate with the other Co-Owners and the Developer/ Maintenance in charge in the management and maintenance of the said Project.
- 118 To observe the rules framed from time to time by the Developer / Maintenance In charge.
- 119. To deposit the amounts reasonably required with the Maintenance In charge towards the liability for rates and taxes and other outgoings.
- 120, The Allottee is specifically prohibited from making any construction over the Stair Cover over Unit which will block the view from the adjacent structures.
- 121 .Not to sell any utility room or store room other than to a unit owner of the complex and Not to assign / transfer / handover or permit usage of any car / bike parking area to any outside other than to a unit owner of the building.
- 122. No Birds or domestic animals shall be kept or harbored within the Apartment, without abiding the laws framed by the Local Competent Authorities, Associations bylaws and regulations and the Pet shall not be left in the common area of the phase/building.
- 123 Not to allow children to be present in the Fishing Deck pond, water body(if provided) without being accompanied by the Parent/Guardian. Not to use the lake/water body or Fishing Deck for commercial fishing. Not to use the Fishing Deck for bathing or swimming purpose or for any such purpose for which it is not meant which could cause unpleasantness or risk to property / life.
- 124. The lake / Water body(if provided) is not to be used for swimming, bathing commercial fishing etc.
- 125 If the Promoter installs Composter or any other environment friendly equipment in the Housing Complex for maintaining clean environment, in that case after formation

- and hand over of common purposes, the Association of Apartment, Owners will continue to maintain the same in future.
- 126. The position of Kitchen and Toilets in each floor of Building blocks as per original plan cannot be shifted as it would affect the drainage system. It is the prerogative of the Unit Owners to preserve the Unit as per the Plan and any modification of the plan by shifting the toilet/kitchen from its original position to another position is strictly prohibited and the Unit Owner will become liable to pay a heavy penalty besides the cost of restoration.
- 127 The Promoter or the Association may implement a system of imposing penalty on occupants who due to neglect or even otherwise commit acts of nuisance in the complex or for any non compliance and
- 128 The Promoter and/or the Association shall have the authority to issue directives to the Unit Owners to follow norms and adopt preventive measures in order to prevent spread of any infectious disease.
- 129. The Allottee hereby accepts, confirms and declares that the covenants of the Allottee as conceived in this Agreement shall run perpetually and also bind the Allottee and his/its successors in title and that the Allottee shall be responsible for any loss or damage arising out of breach of any of the conditions contained in this Agreement.
- 130. The parties hereby expressly agree that this Agreement is being executed by the Owner and the Promoter on the understanding that the covenants contained in this Agreement shall be strictly adhered to and performed by the Allottee . The Allottee further agrees , confirms declares and undertakes that considering the size and scale of the project , the terms and conditions as set forth herein are necessary and reasonable in order to protect the interest and right of all the Co-occupants .
- 131. The Allottes shall have no right to interfere with in any manner, any project or activity within the Project save and except through the Advisory Body consisting of the Promoter and the Block representatives.
- 132 The promoter shall have the right o re-enter and take possession of the Unit in default of observance and performance by the Allottee of any of the terms and conditions and covenants on its part.
- 133. The Allottee shall have the Unit/Plot separately mutated and assessed in its name in the records of all concerned Authorities and shall pay taxes accordingly.
- 134. The Allottee shall continue to keep deposited the amount of the 'Sinking Fund' and/or Corpus Deposit and/or other Deposits by whatever name called, if any, deposited by

it with the Promoter and deposit such further sum if so required on demand with the Promoter or the FMC, as the case may be, in consultation with the advisory body.

135 The Allottee shall execute Agreements with the FMC for upkeep of the Common areas.

#### THE TWELVTH SCHEDULE ABOVE REFERRED TO

## (FIRE SAFETY RULES)

- 1. Know your Building's evacuation plans.
- 2. Read the operating instructions of the Fire Alarm system, if any.
- 3. Read the operating instructions on the body of the Fire Extinguishers if provided on your floor.
- 4. Know the assembly area and the location of the fire fighting equipments installed outside your Apartment, in your building.
- 5. Dispose of unwanted items from your Apartment, .These things may act as fuel to the fire.
- 6. Do not use Terylene, Nylon, Polyester cloth in the kitchen nor wear cifon/nylon sarees/dress and preferably use an apron while cooking.
- 7. Keep Corridors, walk ways or passage ways free of obstruction.
- 8. Instal Fire equipment at proper place inside your Apartment, .
- 9. To participate in Fire Mock Drill whenever conducted by the Facility Management team.
- 10. Must readily have the Fire Station and Police Station telephone nos.
- 11. Ultimate Roof Door should be kept open at all times.
- 12. Heaters, Coffee Makers and all other electrical gadgets with exposed heating elements should never be left unattended while in operation and they should be unplugged after each use and operated away from combustible material such as files, curtains trash containers etc.
- 13. Air-conditioner systems is to be maintained properly to avoid fires.
- 14. Do not use Petrol, Diesel, Kerosene, Benzene etc. for floor cleaning purpose.
- 15. To remember that the following are common causes of fire and to be careful to avoid them:
  - (i) Electric Sparks/Short Circuit/Loose Contact;
  - (ii) Overheating of electrical equipments;
  - (iii) Poor wiring system;
  - (iv) Smoking;
  - (v) Naked Flame;
  - (vi) Cigarettes, Matches; lighter;
  - (vii) LPG Cylinder Leakage.

- 16. To use ISI standard equipments and cables.
- 17. To immediately replace faulty electrical items.
- 18. Switch off electrical points when not in use.
- 19. Guard live electrical parts.
- 20. Switch off at the socket before removing plug.
- 21. Ensure that switch boards and enclosures of electrical components are kept clear of inflammable or combustible substances and liquids.
- 22. Ensure that electrical safety devices (MCB/ELCB/RCCB) are properly functioning.
- 23. Do not tamper with electrical equipment without adequate knowledge.
- 24. To check regulator of Gas Cylinder frequently and to change the Gasket every year.
- 25. To clean nozzle of the Oven regularly.
- 26. Kitchen Chimney should be cleaned every month.
- 27. To keep the LPG valve/regulator switched off when Gas/stove not in use.
- 28. Always store the LPG Cylinder in an upright position.
- 29. Check for gas leaks by applying soap solution on cylinder joints. The appearance of soap bubbles indicate leak points.
- 30. Never tamper with LPG cylinder.
- 31. Strike the match first and then open the burner knob of the stove.
- 32. Fix Safety cap on the valve when the cylinder is not on use.
- 33. Do not place cylinder inside a closed compartment.
- 34. Keep the Stove on a platform above the cylinder level.
- 35. Flame of Burner should not spread beyond the bottom of utensil while cooking.
- 36. In AC Kitchen Gas cylinder should be kept outside the kitchen.
- 37. Cylinder should not be installed near a heat source and should not be exposed to sun, rain, dust and heat.
- 38. Keep portable size Fire extinguisher for kitchen.
- 39. Gas leak detecter may be installed in kitchen.
- 40. Buy Gas pipe of approved quality from authorized distributor only.
- 41. Keep windows open to ventilate the kitchen.
- 42. Fire Crackers must be handled under supervision.
- 43. Fire Crackers should be lit only at designated areas

# THE THIRTEENTH SCHEDULE ABOVE REFERRED TO

THESE RULES WILL APPLY TO ONLY THOSE FACILITIES AND AMENITIES WHICH ARE PROVIDED BY THE PROMOTER IN THE PROJECT AS PER AGREEMENT.

Sl.No	Maintenance Area	Item No	RULES
1.	SECURITY	i	Keeping a record of visitors entering
	SERVICES		the complex premises
		ii	Prevent any trespassing through the Complex compound
		iii	Guarding the Complex
		iv	Control Traffic and and prevent jams within internal roads and pathways
		v	Switching On/Off common lights
		vi	The operation of water supply when needed
		vii	The operation of Generator set when needed
		viii	The operation of lifts in case of electricity failure
		ix	The operation of Fire Fighting equipment when needed
2	GARDEN & LAWN	i	Water the plants late in the evening or early morning. Avoid excess watering.  Grass should not be swampy or

			soaked.
		ii	Wet lawn should not be mowed.
		iii	Trimming, de-weeding & pruning of plants and removal of fallen debris
		iv	Water down all fertilisers
		v.	Use Organic fertilizers;
		vi	Use of pesticides and herbicides to get rid of insects.
		vii	Minimise use of foot and vehicle traffic on growing grass.
		viii	Avoid planting trees near building to avoid roots from penetrating concrete and cause cracks.
		ix	Regular inspection of sprinkler heads as they should be free of dirt to ensure uninterrupted water supply.
3.	SWIMMING POOL	i	Trained life guards to be present at all
			times;
		ii	Upkeep of filtration system, pumps and pool surface;
		iii	Keep a close eye on children and children below 12 years should not enter the pool unsupervised.

		iv	To be open for use at specified timing.
		v	Always have a shower before getting into the Pool.
		vi	Use of goggles is advised to avoid irritation to eyes.
		vii	Avoid use of pool if bottom of the Pool is not clearly visible
		viii	Do not carry glass objects, sharp objects or anything that can damage the pool.
		ix	Swimming Pool should be cleaned regularly with disinfectant and maintain the pH balance of water .
		х	Water recirculation system should be checked daily.
		xi	Changing rooms should be monitored for safety.
4.	COMMUNITY	i	Decorative items should not be stuck
	HALL		on painted walls.
		ii	The member renting the Hall shall be responsible to arrange cleaning.
		iii	Cooking Food should be avoided inside the Community Hall and it shall be done in the associated

			kitchen only
		iv	Music should be within set decibel
			limits and as per law.
5.	GYMNASIUM	i	Should have a qualified experienced trainer
		ii	Children below 16 years should not be allowed in Gym.
		iii	Usage of adhesive tape on floor not allowed.
		iv	AMC of equipments to be maintained.
		V	To be used at specified timing only
		vi	Outdoor shoes not to be permitted inside the Gym.
		vii	Keep a first-aid kit ready
		viii	Daily floor cleaning is recommended
		ix	Belts, chains and cables should be aligned with machine parts.
		x	Fire extinguisher should be functional at all times.
		xi	Entry and exit should be marked and monitored.

6.	WATER TANKS	i	Drinking water will be supplied by  Deep tubewell with filtered plant or  by municipal water
		ii	Should be cleaned at regular intervals by a trained agency.
		iii	The manholes of the tank should be locked and secured to prevent anyone from falling accidentally.
		iv	If WTP is installed then trained operator should look after the water parameters regularly and should ensure that AMC is done.
		v	Trained plumber to check water supply pipe lines .
7.	MUNICIPAL WATER	i	Ensure that taps are securely closed.
		ii	Replace the leaky faucets to save water wastage;
		iii	The Complex may be provided with Solar water connection.
		iv	It is recommended to clean pipes at regular intervals.
8	STP	i	Recommended that water from STP should be used only for WC flush

			usage and gardening.
		ii	Inspect the treatment plant regularly.
		iii	Prevent any harmful substance, wastes, anti bacterial detergents and other hazardous objects from entering the Plant.
		iv	Timely checks of the water treated by STP are mandatory. There is a penalty for non functioning STP and for discharging sewage water into the drainage system.
		v	Wash hands thoroughly after working with Sewage or anything contaminated with sewage.
		vi	Children, elderly and disabled people should not go near the air vents of the sewage treatment plant as it emits dangerous toxic gasses.
			Make arrangement for periodic disposal / use as manure of compressed waste generated from the STP.
			To abide by laws if any in this regard for operation and maintenance of the STP
9	SEPTIC TANK	i	Periodic cleaning of Septic Tank.

		ii	Non-degradable items like Tissue
			Paper, chemicals, metal objects
			should not be thrown and/or disposed
			to the Septic system.
		iii	Ensure that the manholes should
			always be kept in a closed position
		iv	Remove excess sludge periodically
10	BOREWELL	i	Water softener may be installed if
	WATER		water is to be used for drinking
			purpose
		ii	Can be recharged by rain water
		iii	Regular testing of ground water
			should be done.
		<u> </u>	
11	STORM WATER	i	The inlet may be covered properly
	DRAINAGE		with gratings or grids to prevent large objects, debris falling into it.
		ii	Should be occasionally cleaned to
			prevent blockages.
		iii	Children should be advised not to
			throw any objects into storm drainage
		iv	The outlet of the storm drainage
			should be covered with gratings.

12.	GARBAGE COLLECTION	i	Dry and Wet garbage should be
	COLLECTION		segregated as mandated by municipalities / Sanctioning
			Authorities .
		ii	Garbage bags should be used for maintaining heigene.
		iii	There should always be a trolley placed under the garbage chute.
		iv	Follow the caution signals that are mentioned on the Chute .
		v	Do not throw boxes bigger than the size of the door of the chute
		vi	Ensure that the overhead disinfectant tank of the garbage chute is filled at regular intervals.
		vii	Manual cleaning of the moist place near the exit of the garbage once in 15 days.
		viii	Garbage collected from the garbage chute or manually collected should be disposed of either by recycling it within the complex premises or by reloading it into municipality truck.
13	ORGANIC WASTE COMPOSTING	i	Segregate the daily waste into recyclable and non recyclable waste

	(OWC)		
		ii	The OWC machine should not be over loaded than its capacity.
14.	LIFT/ELEVATOR	i	AMC to a reputed service provider /agency . It is always recommended to provide AMC to the original manufacturer of the Lift
		ii	The electrical connections, wiring, switches, plugs should be checked periodically.
		iii	Spitting or throwing garbage inside the elevator is strictly prohibited.
		iv	Safety instructions to be followed during emergency should be displayed inside the lift.
		v	Use panic button /intercom unit provided in the elevator in case of emergency.
		Vi	All mechanical equipment rooms that contain elevator machinery should have limited and authorized access
		vii	Children less than 10 years should not be permitted inside the elevator alone
		viii	Do not use elevator in case of fire and earthquake

		ix	Heavy and oversized articles and articles like petrol, diesel, kerosene should not be allowed in the elevator.
		X	Smoking, Drinking and eating should be prohibited within the elevator.
15	FIRE FIGHTING EQUIPMENT	i	AMC for Fire extinguishers, Fire Extinguishers, Fire Alarm System,
		ii	The Stair Case, the common passage should be kept free for smooth movement in case of fire breakage
		iii	Refuge area should be vacant and not used for any other purpose
		iv	Regular mock fire drill exercises should be Done
		v	Fire fighting Agency / Vendor needs to be informed immediately if the Fire Fighting system becomes non-functional.
		vi	In case of emergency, the contact details of the Fire Brigade and/or any other Authority for the purpose should be ready and handy.
		vii	In case of fire, the evacuation procedure should be well defined
		viii	Fire Protection equipments in High

		ix	Rise Building includes Sprinklers and Fire detection alarm system which should be tested time to time.  Assembly point in the Complex compound should be clearly indicated.
16.	RAIN WATER HARVESTING	i	Regular maintenance to avoid rodents, algae growth and insects.
		ii	Mosquito proof container should be used for storing rain water
		iii	The system should be periodically maintained so as to keep the system clean and operational.
		iv	Storage tank should be properly covered and secured.
		v	Do not throw any toxic material in the system.
17.	GREEN BUILDING (if the Phase / Complex is certified by IGBC / Griha or any other rating agency)	i	The Association Management Committee should update itself with all requirements of a Green Building and keep the records available
		ii	The services of a Green Building

			Consultant should be retained.
	UNIT INTER	NAL MA	INTENANCE RULES
18	INSTALLATION	i	Should be installed at pre-designated
	OF		point.
	AIRCONDITIONER		
		ii	In case of split AC , the compressor unit should be installed with firm support.
		iii	In case of leaking pipes to get the same repaired immediately.
		iv	All wires should be passed through ducts.
		v	Open wiring outside the walls is not allowed.
		vi	No core cutting should be done in beams or columns or slabs for ducting purposes.
		vii	Club house multiple AC exhaust unit may be facing towards Unit balcony and bedroom window.
		viii	The drainage pipes of ACS are fitted into the Unit as per consultant's drawing.

		ix x	Electrical & AC points are designed with electrical consultant as per the furniture lay-out of the builder. If any change is regard by the Allottee he can do so on his own exp  To use A/C unit URF system having maximum cop of 4 and 20% reduction
			in LPD.
19	COOKING GAS	i	Ensure proper ventilation and follow norms laid down by Gas agency.
		ii	Children should not operate any equipment.
		iii	Gas cylinder installation should be carried out by Gas supply agrency.
		iv	Do not accept a gas cylinder with safety cap broken.
		v	The cylinder or the gas hose pipe should be placed away from heat source.
		vi	Turn the regulator to 'OFF' position when Gas not in use.
		vii	Periodically check the gas valve, hose pipe condition for any leak.
		viii	Change the gas pipe(rubber tube) every six months.

		ix	In case of Gas leakage, do not switch on or off any electrical device as it can trigger a spark. Open the doors and windows to allow the gas to dissipate and call for help immediately.
20	CCTV O INDIVIDUAL FLATS	F i	Ensure that the Camera lens is clean;
		ii	Illegal filming of others using the camera is legally prohibited.
		iii	A notice that the premises is under CCTV surveillance should be displayed.
21	DISH TV O	F i	The Antenna should be installed at the pre-designated point recommended by the Promoter
		ii	The wire should be passed through the wiring duct.
22.	PLUMBING	i	Keep the toilets, Bathrooms, Kitchen sinks clean by using recommended cleaning product, thus avoiding damage to the cleaning system.
		ii	Separately dispose sanitary napkins,

		iii	tampons, disposable nappies, baby wipes, cotton wools, etc and do not drain them down the toilet.  Ensure that metals, wood, medicines, glue, plastic or any hard substanceis not pushed down the drain.
23	MATTERS THAT NEED PERMISSION FROM FIRE SAFETY DEPARTMENT	i	Changes in Pipeline Changes in gas pipe line Changes in Fire fighting Equipment Changes in Smoke Detectors
24	MATTERS THAT NEED PERMISSION FROM GOVERNING BODY OF COMPLEX	i	Changes to entry to your house  Renovation to be done  Pest treatment  Installing TV Antenna  Putting grill in balcony  Putting security door outside the entrance  Installing temporary cover on roofs
25.	LAKE / WATER BODY / FISHING DECK / WATER	i	To keep the water of the lake clear / free of weeds, growth and wild plantation.

FOUNTAIN		
	ii	Upkeep of fountain system, pumps and water surface;
	iii	Keep a close eye on children and children below 12 years should not enter the fishing deck unsupervised.
	iv	To keep the deck open for use at specified timing with proper required security arrangments.
	v	To keep fishing deck wood work polished / painted for life sustenance
	vi	To keep the fishing deck canopy, railing, lights, seats, gates etc well maintained and beautified.
	vii	To keep the water fountain and it apparatuses, pumps, motors, floaters, lights, electrical well services and maintained for proper operation.
	viii	To fix time period of operation of water fountain.
	ix	To keep the boundary wall of the water body / lake and the sitting area around it in neat and clear condition.
	x	To keep the landscaping plants and trees along side the lake boundary well maintained.

		xi	To dose the lake with necessary chemicals to ensure the sustenance of fishes etc and to do all necessities for ensuring continued population of fishes for fishing purposes.
26	DG		<ol> <li>DG will not be auto. It will be manual.</li> <li>Power from DG can be utilized for running Light, Fan, TV (not all at a time) maximum load 0.75 KVA for 2 BHK and 1 .00 KVA for 3 BHK</li> <li>Use of excess load will cause disconnection.</li> </ol>

#### THE FOURTEENTH SCHEDULE ABOVE REFERRED TO

# **FIT-OUT GUIDE**

#### 1. Introduction

To ensure that all works of a construction nature within the Project correspond to high standards and to ensure that none of the constituents of the Project is damaged or adversely affected due to undertaking such construction activities, whether external or internal.

- 1.2. The Purchaser is desirous of installing furniture and fixtures within the Said Unit ("Fitting Out Works") and has voluntarily agreed to comply with the SoP so developed by Promoter and the Property Management Team.
- 1.3. The purpose of the Guide is to establish the procedures for monitoring and controlling the Unit Owner's Fitting Out Works to ensure that the Fitting Out Works are:
  - 1.3.1. carried out in accordance with the approved plans; and
  - 1.3.2. in compliance with the SoP.`
  - 2. PRE-FITTING OUT ACTIVITIES

- 2.1. Prior to commencing the Fitting Out Works, the Unit Owner agrees to submit the relevant drawings, plans and specifications to the Property Management Team in the manner to be specified.
- 2.2. Upon receipt of the duly stamped (if applicable) and signed plan from the Unit Owner, the same shall be either approved with or without modification. In the event any modification is suggested, the Unit Owner shall forthwith revise the work schedule and submit the revised plan to the Property Management Team and/or the Property Management Team shall be entitled to seek for additional information, drawings or specifications for suggesting such modification or ascertaining compliance with the SoP.
- 2.3. No Fitting Out Works shall be commenced until and unless the plan or revised plan, as the case may be, has been approved by the Property Management Team and a 'Fitting Out Permit' has been issued to the Unit Owner, indicating the official approval to commence Fitting Out Work.
- 2.4. Before commencing Fitting-Out Works, the Unit Owner shall effect or require his/her/its contractor to obtain the following insurance policies covering the period from the date of commencement of the Fitting-Out period to the date of the completion of the Fitting-Out Works for such amounts and with such insurers and named insured as the Property Management Team shall require:
  - 2.4.1. comprehensive all risks insurance policy covering damage to the property; and
  - 2.4.2. Any other insurance cover which the Property Management Team deems to be necessary. Copies of all such policies must be lodged with the Property Management Team prior to the commencement of Fitting Out Works. In addition, the Unit Owner shall provide a declaration stating that the workmen's compensation policy has been obtained for every employee and worker.

#### 3. EXECUTION OF FITTING OUT WORKS

- 3.1. The Fitting Out Works is required to be undertaken by the Unit Owner or its duly appointed contractor, in compliance with the instructions specified in this regard
- 3.2. The Unit Owner shall be permitted to appoint contractor(s), who shall be responsible for supervision and execution of the Fitting Out Works. Provided that, all workers/ fit out contractor shall be permitted to work:
  - 3.2.1. only on the basis of work permit to be issued by Property Management Team, for the duration as may be specified from time to time; and
  - 3.2.2. only after obtaining photo identity card from the Property Management Team.
- 3.3. The Property Management Team reserves the right to gain access in to the Unit area to make spot-checks or conduct repair works and the Property Management Team shall carry out periodic checks on the Fitting Out Works to ensure that the contractor complies with the approved plans and SoP . If there is any discrepancy found during the check, these discrepancies shall be properly

recorded and the Property Management Team shall inform the Unit Owner to rectify the discrepancy and issue a Notification of Discrepancy to the permit holder. The Unit Owner shall acknowledge the receipt of the Notification of Discrepancy and return it to the Property Management Team. Upon receipt of Notification of Discrepancy, the Unit Owner shall identify the root cause(s) and take corrective actions to prevent the discrepancy from recurring. Property Management Team shall have the right to, at its own discretion; stop the Fitting Out Works with immediate effect till the settlement of the discrepancy. Upon completion of the rectification, the Unit Owner shall inform the Property Management Team . who will then carry out a joint inspection with the permit holder to verify that the discrepancy has been rectified before closing out the Notification of Discrepancy by signing off the follow-up verification column.

- 3.4. The Property Management Team shall be permitted to instruct stopping of Fitting Out Works in the event it has reasonable basis to suspect that the Unit Owner or its/his/her Contractor is not executing the activities in accordance with the terms and conditions specified in this Guide, or if the Unit Owner fails to take any corrective actions after receipt of the Notification of Discrepancy. Without prejudice to the aforesaid provision, the Property Management Team shall also be permitted to stop the work if the Fitting Out Works present any manner of threat to the safety or security of the Said Building. Provided always that Property Management Team shall not be liable to the Unit Owner for any loss, damage or inconvenience caused whatsoever by such stoppage of work
- 3.5. The Unit Owner further agrees to permit representatives from the Property Management Team to enter the premises to replace or repair any fitting / fixtures. If so required, Unit Owner shall remove such installation, partition or any article to permit the said replacement or installation to execute the said replacement or installation work.

# 4. <u>Tiles Care and Maintenance Guidelines</u>

- 4.1 It is important to take proper care and maintenance of the tiles installed within your residential / commercial premises. Tiles not only enhances the aesthetics of your space but also contributes to its functionality. Therefore, it is essential to enhance their longevity and quality.
- 4.2 To maintain the appearance and performance of your tiles, here are some important care guidelines:
- 4.3 . <u>Regular Cleaning</u>: Regular cleaning is crucial to prevent the accumulation of dirt, grime, and stains on the tiles' surface. Please use a soft broom or a vacuum cleaner

- to remove loose dirt and debris. For a more thorough clean, mop the tiles with a mild detergent and warm water solution, ensuring that no abrasive materials are used to avoid scratching the tiles.
- 4.4 . <u>Avoid Harah Chemicals</u>: Harsh chemicals, such as bleach, ammonia, or acidic cleaners, should be avoided as they can damage the tiles and their grout. Instead, please use pH-neutral cleaning solutions specifically designed for tiles. Always follow the manufacturer's instructions when using any cleaning product.
- 4.5 <u>Grout Maintenance</u>: The grout between tiles plays a vital role in keeping them in place and preventing moisture penetration. We kindly request you to regularly inspect the grout for cracks or signs of deterioration. If necessary, please inform the maintenance team promptly to repair or replace damaged grout to prevent further damage to the tiles and subfloor.
- 4.6 <u>Protection from Impact</u>: While tiles are generally durable, they can chip or crack under heavy impact. We urge everyone to take precautions to protect the tiles from sharp or heavy objects. Please use furniture pads under heavy items and rugs or mats in high-traffic areas to minimize the risk of damage.
- 4.7 <u>Preventive Measures</u>: To avoid scratches and wear, we recommend placing doormats at entrances to trap dirt and debris. Please use felt or rubber pads under furniture legs to prevent scratching when moving or shifting items. Additionally, please refrain from dragging heavy objects across the tiled surface.
- 4.8 By following these care guidelines, we can collectively ensure that our tiles remain beautiful and functional for years to come. We kindly request your cooperation in sharing this information with your colleagues or fellow residents to promote awareness and proper tile care practices within our residential/commercial community.

## 5 <u>Do's and Don'ts of Tile Care</u>

- 5.1 DO NOT: Use steel wool pads, scouring pads, or any item containing harsh aids like metal.
- 5.2 DO NOT: Clean using ammonia. Ammonia will discolor the grout.
- 5.3 DO NOT: Use cleansers that contain any bleach and/or acid for cleaning and maintenance.
- 5.4 DO NOT : Use any oil-based detergents, wax cleaners, or sealants in the maintenance of your tiles.
- 5.5 DO NOT: Use agents that contain dye/color on stone or unglazed ceramic tile.
- 5.6 DO: Seal on all grouted joints.
- 5.7 DO: Test scouring powders on a small area or a sample tile first (would not be recommended for natural stone)
- 5.8 DO: Have any damaged or broken tiles removed and replaced only by a qualified contractor.
- 6 CHARGES AND DEPOSITS

## **Charges**

- 6.1 Fitting Out Administration Charges: The Unit Owner will be required to pay a sum of Rs.2,000 (Rupees two thousand) towards fitting out administration charge, which shall be utilised by the Property Management Team to issue identity cards and other administrative expenses.
- 6.2 Other Charges: The Unit Owner will be responsible for all damage to the common areas of the Said Building. Any special cleaning or drain clearance necessary as a result of the fitting-out works and any other costs incurred by the Said Building which are caused by, or in connection with, the works will also be to the Unit Owner's account.

#### **Deposits**

- 6.3 The Unit Owner will be required to pay an interest free deposit of Rs.\_\_\_\_/- (Rupees \_\_\_\_\_ Thousand) ("Security Deposit") to the Property Management Team, prior to commencement of fitting out of the Said Unit, as security for the due performance by the Unit Owner of the following obligations:
  - 6.3.1 to make good to <u>Promoter</u>'s and Property Management Team's satisfaction all damage to the Said Unit and the Said Building resulting from the execution of the Fitting-Out Works;
  - 6.3.2 to remove all waste materials and debris immediately upon completion of the Fitting-Out Works. Provided always that if at any time and for any reason any Unit Owner fails to remove or clear the debris, then the Property Management Team shall thereupon be entitled (but have no such obligation) on its own behalf to clear such debris at the expense of the Unit Owner; and
  - 6.3.3 to comply with the requirements and abide by the terms set out in this Guide.
  - 6.3.4 The Security Deposit will be refunded to the Unit Owner only after the Property Management Team has confirmed its satisfaction with the completed Fitting Out Works, in writing and after deductions if any, in respect of any damage caused to the premise, or, any sums due to indemnity in respect of any charges or fees. Provided that, if the sum representing the damages or any indemnity

exceeds the corpus of the Security Deposit, the Unit Owner will have to pay the balance amount immediately upon receipt of notice from the Property Management Team, without any delay.

#### 7 COVENANTS

- 7.1 The Unit Owner agrees and undertakes to
- 7.1.1 Obtain prior approval of <u>Promoter and/or Property Management Team prior to commencing any such activity, where commencement of such work has been made conditional upon receipt of such approval in this Guide. Without prejudice to the aforesaid clause, no such work shall be commenced in the common area unless prior approval is obtained from the Property Management Team;</u>
- 7.1. 2. Submit to Promoter and the Property Property Management Team prior to commencing any such activity, where commencement of such work has been made conditional upon receipt of such approval in this Guide. Without prejudice to the aforesaid clause, no such work shall be commenced in the common area unless prior approval is obtained from the Property Management Team;
- 7.1.3 Maintain at its/his/her cost and expense all internal fixtures & fittings, doors, windows, housekeeping and pest control;
- 7.1.4 Inside the Said Unit, display the information pertaining to the layout of the Said Unit, name of the architect, supervisor name, address and telephone number, list of vendors, address and name of the in charge along with telephone / mobile numbers;
- 7.1.5 At the main entrance of the Said Unit, display a notice stating "under maintenance;" andProvide his / her/their emergency contact details. The Unit Owner expressly agrees and acknowledges undertaken by the Unit owner under this Guide are mainly for securing the beneficial enjoyment of the other properties in the Said Complex by other unit- holders and is not repugnant to the interest of the Unit Owner granted hereunder
- 8 ASSISTANCE BY PROMOTER AND PROPERTY MANAGEMENT TEAM

- 8.1 The Unit Owner may contact the designated person of the Property Management Team, whose contact details have been provided, which information may be updated from time to time with prior intimation to the Unit Owner, provided that all such correspondence shall be required to be routed through the person designated as the property manager of the Project. For breakdowns of common essential services such as lifts, power or water supply after office hours, the Unit Owner may contact the relevant personnel of the Property Management Team, by routing the request through the property manager.
- 8.2 shall nominate a representative as a one point contact to interact with the Property Management Team in all work relating to the Fitting Out Works prior to the commencement of the Fitting Out Works.

<u>IN WITNESS WHEREOF</u> the Parties hereto have executed this Conveyance on the day month and year first above written.

Executed and Delivered For by the Owners in the presence of :

1.

(1) SWADHA NIRMAN PRIVATE LIMITED,

(2) TANUJ PROPERTIES PRIVATE LIMITED

(3) TIRUPATI ASHRAY PRIVATE LIMITED

(4) DROLIA BROTHERS HUF

(5) PAWAN KUMAR PRATUSH KUMAR HUF

(6) SHUBHKAMNA EXPORTS INDIA PRIVATE

(7) SARAF SILK EXPORTS PRIVATE LIMITED

2.

- (8) NK7 LEISURE PRIVATE LIMITED
- (9) NIDHI ENCLAVE PVT LIMITED
- (10) NIDHI VYAPAAR PRIVATE LIMITED
- (11) SYNERGY COMMODEAL PRIVATE LIMITED
- (12) MAXIMUM MERCHANDISE PRIVATE LIMITED
- (13) TOPLINK DEVELOPERS CONSULTANCY PVT. LTD.
- (14) DHANKUBER COMPLEX PRIVATE LIMITED
- (15) ENERGETIC VINTRADE PRIVATE LIMITED
- (16) JEEVANJYOTI INFOTECH PRIVATE LIMITED
- (17) UNICORN DEALTRADE PRIVATE LIMITED
- (18) FRONTLINE DEALCOMM PRIVATE LIMITED
- (19) KAILASH KUMAR ROONGTA HUF
- (20) SHREESIDHI DEALCOMM PRIVATE LIMITED
- (21) RUPAK TRADING PRIVATE LIMITED
- (22) VINEET DROLIA
- (23) BINOD KUMAR DROLIA
- (24) SUSHILA DROLIA
- (25) NIKUNJ DROLIA
- (26) TANUJ DROLIA
- (27) PRATUSH DROLIA
- (28) SANTOSH KUMAR ROONGTA
- (29) SANTOSH KUMAR ROONGTA HUF
- (30) SUBHASH KUMAR ROONGTA
- (31) SUBHASH KUMAR ROONGTA HUF
- (32) KAILASH KUMAR ROONGTA
- (33) HEMLATA ROONGTA

- (34) SHREY ROONGTA
- (35) KIRAN ROONGTA
- (36) BELA ROONGTA
- (37) ANITA ROONGTA
- (38) RUCHI ROONGTA
- (39) MOHANLAL ROONGTA
- (40) RAJESH ROONGTA
- (41) RAKESH ROONGTA
- (42) JYOTI ROONGTA
- (43) ABHISHEK ROONGTA
- (44) ADITI BAJAJ
- (45) PUSHPA ROONGTA
- (46) JUGAL KISHORE ROONGTA
- (47) MOHANLAL ROONGTA
- (48) RAJESH ROONGTA
- (49) PAWAN KUMAR DROLIA
- (50) SUNITA DROLIA
- (51) SHARWAN KUMAR DROLIA
- (52) ADESH SARAF
- (53) SUSHIL KUMAR KAJARIA
- (54) ASHISH KAJARIA
- (55) SUSHIL KUMAR KAJARIA HUF
- (56) SHRADHA AGARWAL
- (57) RAUSHAN AGARWAL
- (58) SMT. SUDHA AGARWAL

- (59) PARMANANDA DROLIA
- (60) SAGAR AWAS PRIVATE LIMITED
- (61) AASMA VINCOM PRIVATE LIMITED
- (62) JAYANTI ENCLAVE PVT. LTD.
- (63) JAYANTI INFRADEVELOPERS PVT. LTD.
- (64) TANISHA ESTATE PVT. LTD.
- (65) NAINA DISTRIBUTORS PVT. LTD.
- (66) CONFIRM REALBUILD PVT. LTD.
- (67) NEELAM DROLIA
- (68) VG SHELTERS PRIVATE LIMITED
- (69) JAYANTI INFRANIRMAN PRIVATE LIMITED
- (70) SRINATH SECURITIES PRIVATE LTD.
- (71) NKA COMMERCIAL PVT LIMITED
- (72) DROLIA AGENCIES PVT LIMITED
- (73) SMT. NIDHI AGARWAL
- (74) SHRI PREATEEK AGARWAL
- (75) Mr. NIRANJAN KUMAR AGARWAL
- (76) NIRANJAN KUMAR AND SONS (HUF)
- (77) UTSAV VYAPAAR PVT. LTD.
- (78) NK CAPITAL MARKETS PVT. LTD.
- (79) NIDHI VINCOM PVT. LTD.
- (80) JEEVANMITRA DISTRIBUTORS PVT. LTD.
- (81) AMAR BOTTLING PVT. LTD.
- (82) ANIMA CREDIT & INVESTMENTS PVT. LTD.
- (83) APOLLO MERCHANTS PVT. LTD.
- (84) NK SUPPLIERS PVT. LTD.

(85) RNA CAPITAL MARKETS LTD.

(86) RISHIKA ROONGTA

# **ANNEXURES**

ANNEX-A	Copy of the proposed layout plan of the Said Entire Complex showing the present phase and also future proposed development as disclosed by the Developer in his registration
ANNEX-B	Copy of the clear Block Plan showing the Project(phase/wing) which is intended to be constructed and to be sold and the said unit which is intended to be bought by the allottee.
ANNEX-C	Copy of Floor plan of the said Apartment,
ANNEX-D	Authenticated copy of the Registration Certificate of the Project granted by the Real Estate Regulatory Authority.

(xi)