DEED OF CONVEYANCE

This **DEED OF CONVEYANCE is executed on this the TWO THOUSAND AND TWENTY THREE (2023)**

day of	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•
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-BETWEEN -

M/S. HIMANGA MERCANTILES PRIVATE LIMITED (PAN AAACH6340K) (CIN U51909WB1994PTC066866), a Private Limited Company incorporated under the Companies Act, 1956 having its registered office at P-829/A, Lake Town, Block – A, Post Office – Lake Town, Police Station – Lake Town, Kolkata – 700089, duly represented by its Managing Director SRI RAUNAK JHUNJHUNWALA (PAN AEYPJ0495G), son of Sri Sushil Kumar Jhunjhunwala, by faith – Hindu, by occupation – Business, residing at 829/A, Lake Town, Block 'A', Post Office – Lake Town, Police Station – Lake Town, Kolkata – 700089, hereinafter referred to as "the OWNER" (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include its successors and successors in interest) of the FIRSTPART.

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),	son /wife of .	by faith
by occupation –	•	•
, Post Office	, Police	Station, Pin-
hereinafter called and referre	ed to as the 'PL	IRCHASER (which term
and expression shall unless excluded by or	repugnant to th	ne subject or context be
deemed to mean and include his/her/it	s/their heirs, ex	ecutors, administrators
successors, successors-in-interests, represe	entatives, nomine	ee/s and assigns) of the
SECOND PART.		

WHEREAS:

By virtue of a Bengali Kobala made on 26th July, 1974 between Santosh A) Kumar Dutta, son of Late Gopal Chandra Dutta of P-2, Dhakuria Railway Quarter, Police Station- Jadavpur, Kolkata-700031, therein referred to as "the Vendor" and Mohammed Busiruddin Haque and Mohammed Sirajul Haque, both sons of Mohammed Abdul Jalil, resident of Village Dashdrone, Police Station- Rajarhat, District- 24 Parganas, therein jointly referred to as "the Purchasers" and registered at the Office of District Registrar, Alipore 24 Parganas and recorded in Book No.I. Volume No.139 Pages from 184 to 191. Being No.5367 for the year 1974, the said Santosh Kumar Dutta sold, conveyed and transferred ALL THAT piece or parcel of the plot of land measuring an area 67 Decimal equivalent to 40 Cottahs 10 Chittacks of land be the same a little more or less, out of 85 Decimal be the same a little more or less comprised in C.S. Khatian No.245, R.S. Khatian No.340 under C.S. & R.S. Dag No.633 lying in and situate at Mouza- Atghara, J.L. No.10, R.S. No.133, Touzi No.172, Parganas Kolkata, Police Station Baguiati within the local limits of Rajarhat Gopalpur Municipality having Ward No.9 (formerly 6) in the District of 24 Parganas (North) morefully and particularly described in the Schedule I thereunder written, free from all encumbrances whatsoever to the said Mohammed Basiruddin Haque and Mohammed Sirajul Haque for consideration and on terms morefully contained therein.

- Mohammed Sirajul Haque became seized and possessed of All That the plot of land measuring an area of 67 Decimal, equivalent to 40 Cottah 10 Chittacks of land with each of them having 33.5 Decimal equivalent to 20 Cottahs 5 Chittacks of land out of the total area of 67 Decimal equivalent to 40 Cottahs 10 Chittacks of land and duly registered their names at the time of Land Record Settlement Operation, under L.R. Khatian No.522 and 920 respectively, and paid all the taxes and rents to the concerned authorities and continued to occupy and posses the said land, without any hindrance and/or impediment form any person whatsoever.
- The said Mohammed Sirajul Haque informed that although the Vendor therein is also known and represented as Sirajul Haque/Sirajul Haque Mondal and Sirajul Haque in various documents, such as I the records of the Block Land and Land Reforms Office, Bank records and other documents relating to the said land and all are of the same person and solely relate to the Vendor herein and no other person.
- D) The said Mohammed Basiruddin Haque, by a duly executed Deed of Conveyance dated 4th February, 2013 sold, transferred and conveyed his interest in ALL THAT Sali land measuring an area of 33.5 Decimal equivalent to 20 Cottahs 5 Chittacks of land be the same a little more or less together with all easement rights comprised in C.S. & R.S. Dag No.633 under R.S. Khatian O.340 and L.R. Khatian No.522 lying and situated at Mouza Atghara, J.L. No.10, R.S. No.133, Hal Touzi No.10, Police Station Baguiati, District-24 Parganas, morefully described in Schedule II thereunder written, unto and in favour of Shri Aniruddha Neogy and Smt Mina Neogy at and for a valuable consideration mentioned therein and the said Deed was duly registered before the Office of Additional District Sub Registrar, Rajarhat, West Bengal and recorded in Book No.I, C D Volume No. 2, Pages from 11419 to 11432, Being No. 01350 for the year 2013.
- The said Mohammed Sirajul Haque, as Vendor therein, and Raju Mondal, as Confirming Party therein, by a duly executed Deed of Conveyance dated 11th April, 2014 sold, transferred and conveyed **ALL THAT** piece and parcel of land measuring an area of 33.5 Decimal equivalent to 20 Cottahs 5 Chittacks be the same a little more or less together with all easement rights comprised in C.S. & R.S. Dag No.633 under R.S. Khatian No.340 and L.R. Khatian No. 920 lying and situated at Mouza- Atghara, J.L. No. 10, R.S. No.133, Touzi No. 172, Police Station- Baguiati (formerly Rajarhat), District 24 Parganas (North), morefully described in Schedule III thereunder written, free from encumbrances, unto and in favour of M/s. Himanga Mercantiles Private

Limited, at and for a valuable consideration mentioned therein and the said Deed was duly registered before the Office of Additional District Sub Registrar, New Town, North 24 Parganas and recorded in Book No.I, C.D. Volume No.7, Pages from 2477 to 2497 being No.04256 for the year 2014.

- F) Thereafter by a duly executed Deed of Conveyance dated 5th May, 2014 Sri Aniruddha Neogy & Smt Mina Neogy, as Owner/Vendors therein and Sri Shyamal Mondal & Mohammed Nasir Ali Mondal, as Confirming Party therein, sold, transferred and conveyed **ALL THAT** the piece or parcel of land measuring an area of 33.5 Decimal equivalent to 20 Cottahs 5 Chittacks of land be the same a little more or less together with all easement rights comprised in C.S. & R.S. Dag No.633 under R.S. Khatian No. 340 and L.R. Khatian No. 522 lying and situated at Mouza Atghara also known as Purbapara (Atghara), J.L. No.10, R.S. No.133, Hal Touzi No.10, Police Station Baguiati, District-24 Parganas (North), free from encumbrances unto and in favour of M/s. Himanga Mercantiles Private Limited at and for a valuable consideration mentioned therein and the said Deed was duly registered before the Office of Additional District Sub Registrar, Rajarhat and recorded in Book No.I, C.D. Volume No.8, Pages from 8894 to 8915, Being No.05180 for the year 2014.
- **G)** After purchasing the aforesaid two plots of land M/s. Himanga Mercantiles Private Limited mutated its name in the record of Rajarhat-Gopalpur Municipality (now Bidhannagar Municipal Corporation) and obtained Holding Nos.AS/482/Bl-D/15-16 and AS/483/Bl-D/15-16 respectively.
- **H)** Thus M/s. Himanga Mercantiles Private Limited became the owner of All That the piece and parcel of land measuring an area of 66 Decimal more or less in Mouza- Atghara, J.L. No.10, C.S. & RS. Dag No.633, Khatian No. 2524, District- North 24 Parganas.
- The Owner/Developer herein intended to develop a Project and accordingly registered the Project with the appropriate Regulatory Authority under the Real Estate Regulation Act, 2016 and was granted Registration No......
- The Owner/Developer herein named the Complex "BHAWANI INARA" and the Complex has now popularly come to be known by the said name. The expression BHAWANI INARA wherever used herein shall mean the complex comprising, inter alia, the Said Land and all the buildings and/or structures as have been constructed by Owner/ Developer herein thereon.
- **K)** During the course of construction the Owner/Developer invited offers for purchase of self contained residential ownership flats and the Purchasers

L) The said Flat is now since completed and the Purchasers has duly satisfied itself as to the constructions, measurements, materials used, workmanship, the scheme of the Project and upon such satisfaction has now proceeded to have the Deed of Conveyance executed in its favour.

NOW THIS DEED OF CONVEYANCE WITNESSETH AS FOLLOWS:_

In consideration of the sum of Rs...... (Rupees) only paid by the Purchasers/s herein to the Owner/Developer (receipt whereof the hereby by the memo hereunder written acknowledges and admits Owner/Developer and discharge from every part thereof acquit discharges and exonerate the Purchaser/s) the Owner/Developer doth hereby sell, transfer and convey unto and in favour of the Purchaser/s herein the said **ALL THAT** piece and parcel of Residential FLAT AND/OR UNIT no..... on the Floor of the building being **Block** – containing by estimation an area of **Square Feet** (Carpet Area) more or less consisting of Bed Rooms, Kitchen, toilets, Living /Dining, Balcony (area of **balcony measuring** Sq.ft.) and one Parking at the Project known as "BHAWANI INARA" constructed on the premises stated in the First Schedule hereunder written TOGETHERWITH undivided, impartible proportionate share of land underneath the said Block TOGETHER WITH all other easement and common rights over common passages and common facilities and amenities attached to and available with all other flats in the building (morefully and more particularly described in the **SECOND** SCHEDULE) lying and situated at and upon the Premises described in the FIRST **SCHEDULE** hereunder written **TOGETHER WITH ALL** the things permanently attached thereto or standing thereon and all the privileges, easements, profits, advantages, rights and appurtenances whatsoever to the said land and other the premises or any part thereof belonging or anywise appertaining thereto And ALL the estate, right, title, Interest, use, possession, benefit, claim and demand whatsoever at law or otherwise of the Owner/Developer to the said piece of land and over the premises hereby conveyed and every part thereof TO HAVE AND TO HOLD the same unto and to the use and benefit of the Purchaser/s absolutely and forever, subject to the payment of all rents, rates, taxes, assessments, dues and duties now chargeable and

payable and that may become chargeable and payable from time to time hereafter In respect of the same to the Government or any other public body or local authority in respect thereof and the Owner/Developer assure that The Purchaser/s shall be entitled to the rights, benefits and privileges attached to the said flat and appurtenances thereto including the right to the enjoy the common areas (including undivided proportionate interest in land) and in common space areas and facilities in the building as described in **Section A and Section B** of the **THIRD SCHEDULE** hereunder written and/or describe and the Purchaser/s shall be responsible to bear/pay the proportionate share in the common recurring expenses for the purpose of maintenance, repair, renew, redecoration etc. of the common spaces as detailed in the **FOURTHSCHEDULE** hereunder written AND FURTHER that The Purchaser/s shall be entitled to the common easements and quasi easements affecting and attached to the Said Flat are as detailed in the **FIFTH SCHEDULE** hereunder written and/or described.

THE OWNER/DEVELOPER COVENANT WITH THE PURCHASER/S AS FOLLOWS:-

- 1) The Purchaser/s may from time to time and at all times hereafter peaceably and quietly enter upon, occupy or possess and enjoy the said flat and premises hereby conveyed with their appurtenances, and receive the rents, issues and profits thereof and every part thereof for his/her own use and benefit without any suit, lawful eviction or interruption, claim and demand whatsoever from the Owner/Developer herein or their successors or any of them or by any person or persons claiming or to claim, from, under or in trust for him or any of them.
- 2) The Purchaser/s shall hold the said flat free and clear and freely and clearly and absolutely exonerated, and forever released and discharged or otherwise by the Owner/Developer and well and sufficiently saved, defended kept harmless and indemnified of and from and against all former and other estates, titles, charges and encumbrances whatsoever made occasioned and suffered by the Owner/Developer herein or by any other person or persons claiming or to claim by, from, under or in trust for them;
- 3) The Purchaser/s shall also be entitled to sell, mortgage, lease or otherwise alienate the property hereby conveyed subject to the terms herein contained to any one without the consent of the Owner/Developer or any other Co-owner who may have acquired before and who may hereafter acquire any right, title and interest similar to those acquired by the Purchaser/s under the terms of this conveyance.
- 4) The Purchaser'/s' undivided proportionate interest is impartible in perpetuity.
- 5) The Owner/Developer doth hereby further covenant with the Purchaser/s that the Purchaser/s may from time to time and at all times hereafter peaceably and quietly enter upon, occupy or possess and enjoy the said Flat and premises hereby conveyed with their appurtenances, and receive the rents, issues and profits thereof and every part thereof for her own use and benefit without any suit, lawful eviction or interruption, claim and demand whatsoever from or by the Owner/Developer or their heirs or anyone of them or by any person or persons claiming or to claim, from, under or in trust for him or anyone of them.
- 6) The Owner/Developer and all persons having or claiming any estate, right, title or Interest In the said Flat and premises hereby conveyed or any part thereof by, from. under or in trust for the Owner/Developer or their heirs, executors, administrators or any of them shall and will from time to time and at all times

hereafter at the request and costs of the Purchaser/s do and execute and cause to be done and executed all such further and other lawful acts, deeds, things, whatsoever for better and more perfectly and absolutely granting the said land, and premises and every part thereof hereby conveyed unto and to the use of the Purchaser/s in the manner aforesaid as by the Purchaser/s, its/his/her/their heirs, executors or administrators and assigns shall be reasonably required.

THE PURCHASER/S COVENANT/S WITH THE OWNER/DEVELOPER AS FOLLOWS:-

- 1) The Purchasers admits and accepts that the OWNER/DEVELOPER and/or his employees and/or agents and/or contractors shall be entitled to use and utilize the Block Common Portions and the Complex Common Portions for movement of building materials and for other purposes as may become necessary for completing the Construction of the Complex and/or extension thereof and the Purchasers shall not raise any objection in any manner whatsoever with regard thereto.
- 2) The Purchaser has understood the concept, layout and scheme of BHAWANI INARA to comprise of Blocks and that all facilities and amenities in all Blocks shall be jointly enjoyed by the purchaser of units in the Complex and any access and/or for the purpose of ingress in and egress from and/or through the common parts and portions of the said First Schedule land to the Complex and any other Complex developed by the Owner/Developer shall be permitted in perpetuity.
- 3) The Purchasers consents to be a member of the Association of Flat Owners to be formed by the Owners of FLAT AND/OR UNIT in the Complex and the Purchasers agree and covenants:
- To Co-Operate With The Other Co-Purchaser/s and the **OWNER/DEVELOPER**/and /or the Association of Flat Owners in The Management And Maintenance Of
 The Block/Complex.
- ii. **TO OBSERVE** the rules framed from time to time by the **OWNER/DEVELOPER** and /or the Association of Flat Owners for quiet and peaceful enjoyment of the Complex as a decent place for living.
- iii. **TO ALLOW** the **OWNER/DEVELOPER** and /or the Association of Flat Owners with or without workmen to enter into the said **FLAT AND/OR UNIT** for the purpose of maintenance and repairs.
- iv. TO PAY and bear the common expenses and other outgoings and expenses since the date of possession and also the rates and taxes for and/or in respect of the said building including those mentioned in the FOURTH SCHEDULE hereunder written proportionately for the building and/or common parts/areas and wholly for the said FLAT AND/OR UNIT and/or to make deposit on account thereof in the manner mentioned hereunder to or with the OWNER/DEVELOPER and upon the formation of the association or Cooperative Society or Private Limited Company. Such amount shall be deemed to be due and payable on and from the DATE OF POSSESSION irrespective of the Purchasers taking actual possession of the said FLAT AND/OR UNIT at a later date or the said FLAT AND/OR UNIT has been taken possession of or not by the Purchasers.

- v. **TO DEPOSIT** the amounts reasonably required with the **OWNER/DEVELOPER** and upon the formation with the association or cooperative society or private limited company as the said case may be towards the liability for the rates and taxes and other outgoings.
- vi. **TO PAY** charges for electricity in or relating to the said **FLAT AND/OR UNIT** wholly and proportionately relating to the **COMMON PORTIONS**.
- vii. **NOT TO** sub-divide the said **FLAT AND/OR UNIT** and/or the parking space or any portion thereof.
- viii. **NOT TO** do any act deed or thing or obstruct the construction or completion of the said building in any manner whatsoever and notwithstanding any temporary construction in the Purchasers enjoyment of the said **FLAT AND/OR UNIT**.
- ix. **NOT TO** throws dirt, rubbish or other refuse or permit the same to be thrown or accumulated in the said building and/or compound or any portion of the building.
- x. NOT TO store or bring and allow to be stored and brought in the said FLAT AND/OR UNIT any goods or hazardous or combustible nature or which are so heavy as to affect or endanger the structures of the building or any portion of the building, any fittings or fixtures thereof including windows, floors etc. in any manner.
- xi. **NOT TO** hang from or attach to the beams or rafters any articles or machinery which are heavy or likely to affect or endanger or damage the construction of the building or any part thereof.
- xii. **NOT TO** fix or install air conditions in the said **FLAT AND/OR UNIT** save and except at the places which have been specified in the said **FLAT AND/OR UNIT** for such installation.
- xiii. NOT TO do or cause anything to be done in or around the said FLAT AND/OR UNIT which may cause or tend to cause or that amount to cause or affect any damage to any flooring or ceiling of the said FLAT AND/OR UNIT or adjacent to the said FLAT AND/OR UNIT or in any manner interfere with the use and rights and enjoyment thereof or any open passages or amenities available for common use.
- xiv. **NOT TO** damage or demolish or cause to be damaged or demolished the said **FLAT AND/OR UNIT** or any part thereof or the fittings and fixtures affixed thereto.
- xv. NOT TO close or permit the closing of verandahs or lounges or balconies or lobbies and common parts and also not to alter or permit any alteration in the elevation and outside colour scheme of the exposed walls of the verandahs, lounges or any external walls or the fences, of external doors and windows of the said FLAT AND/OR UNIT which in the opinion of the OWNER/DEVELOPER differs from the colour scheme of the building or deviation or which in the opinion of the OWNER/DEVELOPER may affect the elevation in respect of the exterior walls of the said building.
- xvi. **NOT TO** install grills the design of which have not been suggested or approved by the Architect.

- xvii. **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 **FLAT AND/OR UNIT** or any part of the said building or cause increased premium to be payable in respect thereof if the building is insured.
- xviii. **NOT TO** raise any objection whatsoever to the **OWNER'S/OWNER** dealing with all the unsold and open areas in the Complex in the manner as deemed fit and proper by the **OWNER/DEVELOPER** subject to approval by the concerned authority.
- xix. **NOT TO** make in the said **FLAT AND/OR UNIT** any structural addition and/or alteration such as beams, columns, partition walls etc. or improvement of a permanent nature except with the prior approval in writing of the **OWNER/DEVELOPER** and/or any concerned authority.
- xx. **NOT TO** use the said **FLAT AND/OR UNIT** or permit the same to be used for any purpose whatsoever other than residential purpose and shall not use for the purpose which may or is likely to cause nuisance or annoyance to occupiers of the other portions of the said building or to the owners and occupiers of the neighboring premises or for any illegal or immoral purpose.
- xxi. **NOT TO** raise any objection upon the Owner/Developer undertaking additional construction in accordance with law and for **the** purpose the Purchaser has duly accorded its consent to the Owner/Developer applying for additional sanction vertically and /or laterally and raising additional construction and dealing with the same.
- xxii. **NOT TO** raise any objection as and when the Owner erects, install, fix, mount hoarding, neon sign board, signage, mobile towers etc at any place /location/**roof** of any block within the project and not to claim any right over the revenue arising out of such erection, installation, fixing, mounting of hoardings, neon sign boards, signages, mobile towers etc and for the purpose not to block the free access to any/all such installations.
- xxiii. **NOT TO** raise any objection in the event the Owner/Developer herein adds and /or amalgamates any other land or property in the surroundings to the Schedule property and the said additional /amalgamated lands shall be treated as part and parcel of the project and the Owner/Developer and all unit purchasers shall be entitled to use and enjoy the internal Roads/Passages as common road for the schedule land and the additional land/amalgamated land and also of the entrances (both for ingress and egress) and all common amenities, facilities, shall also be accordingly shared by the unit purchasers of units in the scheduled land and the unit purchasers in the added / additional land and the obligation to pay the common maintenance charges shall apply in respect of the construction on the added/ additional land and the construction on the First Schedule land and shall be adhered to by the Purchaser herein along with the other co-owners.
- xxiv. **NOT TO claim** any right whatsoever over and in respect of the **COMMON PARTS AND PORTIONS** in other Block/s and/or **COMMON PARTS AND PORTIONS** in the Complex.

- xxv. **NOT TO** use the allocated car space or permit the same to be used for any other **purpose** whatsoever other than parking of its own car.
- xxvi. **NOT TO** park car on the pathway or open spaces of the building or at any other place except the space allotted to it and shall use the pathways as would be directed by the **OWNER/DEVELOPER** .
- xxvii. **TO ABIDE** by such building rules and regulations as may be made applicable by the **OWNER** before the formation of the and /or the Association of Flat Owners and after the and /or the Association of Flat Owners is formed.
- xxviii. **NOT TO** make or cause, any objection interruption interference hindrance, obstruction or impediment for any **reason** or in any manner whatsoever relating to the Project or the construction and completion of the Building/s by the Owner/Developer herein including any further constructions, additions or alterations that may be made from time to time.
- xxix. **NOT TO** claim partition of its undivided right, title and interest in the land attributable to the said **FLAT AND/OR UNIT**.
- xxx. **NOT TO** claim any right over and in respect of any other Units and/or the roof and/or open spaces and/or Common Parts and Portions of other Block/s and not to object to the Owner/Developer exercising its right to deal with the same
- xxxi. **NOT TO** place any signboard, hoarding, and signage on the outer and / or inner wall except a reasonably sized nameplate outside the main door to the **FLAT AND/OR UNIT**.
- xxxii. To pay GST at the applicable rates and /or any enhancement thereof at any point in time in addition to the consideration amount.
- xxxiii. The right of the purchaser/s in respect of the Car Parking Space (in case a Car Parking Space has been allotted to the Purchaser herein) the shall be as follows:-
 - (a) To park a Medium Sized Motor Car only. (Is this can be mentioned as per RERA?)
 - (b) Not use car parking space or permit the same to be used for any purpose whatsoever other than parking of a medium sized car.
 - (c) not to keep in the car parking space, anything other than private motor car
 - (d) Not raise or put up any kutcha or pucca construction grilled wall/enclosures thereon or part thereof and shall keep it always open as before.
 - (e) not to use the said car parking space or permit the same to be used Dwelling or staying of any person or blocking any putting any articles shall not be allowed in the parking space.
 - (f) Not to claim any right whatsoever over and in respect of the Car parking spaces.
 - (g) Not to park car on the pathway or open spaces of the building or at any other place except the space allotted to it.

- (h) To allow the ingress and egress of the cars and vehicles of the other unit owners over the car parking space of the purchaser herein.
- (i) To pay all rates, taxes assessments in respect of the Car Parking Space.

THE FIRST SCHEDULE ABOVE REFERRED TO:

THE SAID PREMISES

ON THE NORTH : By part of R.S. Dag Nos. 631, 632& 633;

ON THE SOUTH : By part of R.S. Dag No.635;

ON THE EAST : By Mouza Gopalpur;

ON THE WEST : By part of R.S. Dag No.629;

THE SECOND SCHEDULE ABOVE REFERRED TO

(FLAT AND/OR UNIT)

THE THIRD SCHEDULE ABOVE REFFERRED TO

(COMMON PORTIONS)

(COMMON PARTS and PORTIONS)

SECTION A(COMMON PARTS and PORTIONS in the COMPLEX)

- 1. Lift in each block
- 2. Fire Fighting System
- 3. CCTV surveillance in lobby.
- 4. Intercom in each flat connected to the main security desk.
- 5. Community Hall
- 6. Gym
- 7. Staircase.

<u>SECTION - B</u>[Common installations in respect whereof only right of user in common shall be granted as Service Area]

- 1. Electrical installations including meters, transformer and/or sub-station that may be installed for receiving electricity from the body supplying electricity.
- 2. Common Power Generator for providing stand-by power for common lights, lifts, pumps and other common services as also minimum reasonable power for use within the Apartment.
- 3. Other facilities or installations, if any provided for the common use of the Apartment Owners of the Premises and not covered by Section A hereinabove.
- 4. Common water reservoirs, water tanks, water pipes [save those inside any Apartment] and deep tubewell [if any, allowed by the Corporation/JilaParishad/ Panchayat/ Local Authority] appurtenant to the Buildings.
- 5. Pumps and motors.
- 6. Fire fighting equipment.

THE FOURTH SCHEDULE ABOVE REFFERRED TO

(COMMON EXPENSES)

- 1. Establishment and all other capital and operational expenses of the Association.
- 2. All charges and deposits for supply, operation and maintenance of common utilities.
- 3. All charges and expenses for deployment/engaging and appointment of security service agency and /or personnel and all allied expensed connected and/or incidental thereto..
- 4. All charges for the electricity consumed for the operation of the common machinery and equipment.
- 5. All expenses for insuring the Complex, inter alia, against earthquake, flood, rain, fire, mob violence, damages, civil commotion, etc.
- 6. All litigation expenses incurred for the common purposes and relating to common use and enjoyment of the Block Common Portions at the Block level and/or Complex Common Portions at the Complex level.
- 7. All costs for maintaining, operating, replacing, repairing, white-washing, painting, decorating, re-decorating, re-building, re-constructing, lighting and renovating the Block Common Portions at the Block level and/or Complex Common Portions at the Complex level, including the exterior or interior (but not inside any **FLAT AND/OR UNIT**) walls of the Blocks.
- 8. All expenses for running and operating all machinery, equipments and installations comprised in the Block Common Portions at the Block level

and/or Complex Common Portion at the Complex level, including lifts, Generator, if any changeover switches, CC TV, if any, EPABX, if any pumps and other common installations including, their license fees, taxes and other levies (if any) and expenses ancillary or incidental thereto and the lights of the Block Common Portions at the Block level and/or Complex Common Portion at the Complex level.

- 9. Municipal Tax, surcharge, Multistoried Building Tax, Water Tax and other levies in respect of the Block at the Block level and in respect of the Complex at Complex level save those separately assessed on the Purchaser/s.
- 10. The salaries of and all other expenses on the staff to be employed for the Common Purposes, viz. manager, caretaker, clerks, security personnel, liftmen, sweepers, plumbers, electricians etc. including their perquisites, bonus and other emoluments and benefits.

THE FIFTH SCHEDULE ABOVE REFFERRED TO

(EASEMENTS)

- 1. The Purchasers shall be entitled to all rights privileges including the right of vertical and lateral supports easements quasi-easements, appendages and appurtenances whatsoever belonging or in any way appertaining to the said flat and the properties appurtenant thereto or otherwise hereby intended so to be held, used, occupied or enjoyed or reputed or known as part and parcel or number thereof or appertaining thereto with the other Co-Owners and occupiers of other flats of the building the rights, easements, quasi-easements, privileges thereto.
- 2. The right of access in common with other co owners or occupiers of the flats of the said building at all times and for all normal purposes connected with the use and enjoyment of the entrance staircase, landing and other common parts of the building.
- 3. The right of way in common as aforesaid at all times and for all purpose connected with the reasonable use and enjoyment of the said premises and properties appurtenant thereto and common parts with or without vehicles over and along the passages and pathways comprised within the said building and the appurtenant land PROVIDED ALWAYS and it is declared that herein contained shall permit the Purchasers or any person deserving title under the Purchasers and/or her servants agents and employees invitees to obstruct in any way by vehicles, deposit of materials, rubbish or otherwise the free passage of the Vendors and other co-owners or occupiers of other flats of the said building property entitled to such rights of way over and along such passages or pathways or common parts as aforesaid.
- 4. The right of protection of the said floor and the properties appurtenant thereto by or from all other parts of the said building as they now protect the same and in any manner not to demolish the support at present enjoyed by the said premises and the properties appurtenant thereto from the other part or parts of the said building.
- 5. The right of passage in common as aforesaid of electricity, gas, water, telephone and soil pipes and to the said flat and the properties appurtenant thereto through pipes, drains, wires and conduits lying or being in under

through or over any part or parts of the said flat and the said flat and the said premises so far as be reasonably necessary for the beneficial occupation and enjoyment of the said flat and the properties appurtenant thereto for all lawful purpose whatsoever.

6. The right with or without workmen and necessary materials for the Purchasers to enter from time to time during the day time upon the other parts of the said building and the said premises for the purpose of repairing so far as may be necessary such pipes, drains and conduits aforesaid and for the purpose of re-building, repairing, replacing, cleaning any part or parts of the said premises and the properties appurtenant thereto to so far as such repairing, replacing, painting or cleaning as aforesaid cannot be reasonably carried out without such entry.

MEMO OF CONSIDERATION			
SIGNATURE OF THE PURCHAER/S RECEIVED from the within named Purchasers the within mentioned sum of Rs/- (Rupees) only as per Memo below :-			
2.			
SIGNED SEALED AND DELIVERED by the PURCHASER/S at Kolkata in the presence of: 1.			
2.			
SIGNED SEALED AND DELIVERED by the OWNER/DEVELOPER at Kolkata in the presence of : 1.			
IN WITNESS WHEREOF the Parties hereto have set and subscribe their respective hands and seal hereunto this the day, month and year first above written.			
repairing, replacing, painting or cleaning as aforesaid cannot be reasonably carried out without such entry.			

Date	Cheque No.	Bank & Branch Name	Amount
`		TOTAL	Rs/-

(Rupees) (only

SIGNATURE OF THE WITNESS

1.

2.