DEED OF SALE

THIS DEED OF SALE made on this th day of -----, 20-,

BETWEEN

(1) SRI SAMBHU GHOSH, PAN – AHUPG1230B, son of Late Radha Raman Ghosh, by faith Hindu (Indian Citizen), by Profession Service, resident of Old Post Office Street Barabazar, P.O. & P.S. Chandernagore, District Hooghly, PIN - 712136, and (2) SMT. LIPIKA DAS, PAN – AIHPD9332P, wife of Sri Pradip Kumar Das, by faith Hindu (Indian Citizen), by Profession House wife, resident of 19/1, Baroda Sarani, Haridevpur, P.O. Haridevpur, P.S. Haridevpur, District South 24 Parganas, West Bengal, PIN 700082, hereinafter referred to as the LAND OWNERS (which terms and expressions shall unless excluded by or repugnant to the subject or context be deemed to include their heirs, successors, administrators, representatives and assigns) of the ONE PART;

<u>AND</u>

"GUNJAS' CONSTRUCTION", having its office at "Sristi Apartment", D.C.R. Road, P.O & P.S. - Chandernagore, District Hooghly, PIN -712136, Holding No.260, Ward No.13, PAN - AANFGO451G, represented by its partners (1) SRI SIBASIS NANDY, PAN AEAPN7536C, son of Late Sunil Kumar Nandy, residing at "Sunil Apartment", 55, G.T. Road, Barabazar, P.O. & P.S. Chandannagore, District Hooghly, PIN - 712136, and (2) SMT. URMI NANDY, PAN -AEAPN7532G, wife of Sri Sibasis Nandy, residing at "Sunil Apartment", 55, G.T. Road, Barabazar, P.O. & P.S. - Chandannagore, District Hooghly, PIN - 712136, hereinafter referred to as the DEVELOPER (which terms and expressions shall unless excluded by or repugnant to the subject or context be deemed to include its heirs,



successors, administrators, representatives and assigns) of the **SECOND PART**;

AND

....., P.O., P.S., District Hooghly, PIN, PAN, Aadhaar, hereinafter referred to as the **ALLOTTEE/PURCHASER** (which terms and expressions shall unless excluded by or repugnant to the subject or context be deemed to include his heirs, successors, administrators, representatives and assigns) of the **THIRD PART**.

WHEREAS the property as mentioned in the Schedule "A" herein below originally belonged to Sipra Ghosh, wife of Late Radha Raman Ghosh having right, title, interest, and possession.

AND WHEREAS said Sipra Ghosh purchased the property measuring about 4 (Four) Cottahs 8 (Eight) Chittaks as described in the schedule herein below by way of registered Deed of Sale being no. 460 for the year 1971, registered at Sub Registrar Chandannagar.

AND WHEREAS thereafter said Sipra Ghosh applied for mutation before the settlement office and in the office of Chandernagore Municipal Corporation and thereafter the B.L. & L.R.O. Office mutated her name in the settlement Record of rights to the extent of 0.070 Acre more or less and the office of Chandernagore Municipal Corporation mutated her name in the Assessment Register of the Chandernagore Municipal Corporation to the extent of 4 (Four) Cottahs 8 (Eight) Chittaks more or less.

AND WHEREAS subsequently said Sipra Ghosh died intestate on 11.12.2020 leaving the **LAND OWNERS** herein as her legal heirs and successors. Be it mentioned here that the husband of said Shipra Ghosh predeceased her.

AND WHEREAS thereafter said Sambhu Ghosh and Lipika Das, the **LAND OWNERS** herein being the legal heirs of said Sipra Ghosh have mutated their names in the settlement Record of rights and in the assessment register of the Chandernagore Municipal Corporation and pay rents and taxes to the respective authorities.

AND WHEREAS the **LAND OWNERS** having an intention to construct a building or multi-storeyed building over the said property specifically as mentioned in the schedule "A" herein below took one step ahead but now out of dearth of technical knowledge and experience approached the **DEVELOPER**.

AND WHEREAS the **DEVELOPER** having experience in developing lands and constructing multi-storeyed buildings, apartments, flats etc., agreed to develop the said land for promoting, developing and constructing a building or multi-storeyed building, apartment with an object of selling different kinds of self-contained residential flats or units and shops according to the sanctioned plan as approved by the appropriate Office of Chandernagore Municipal Corporation agreed to develop the said land, as describe in the schedule "A". Thereafter the LAND OWNER and the DEVELOPER/PROMOTER has agreed to develop the property as described in the schedule **"A"** Schedule herein under, after demolishing the existing structure therein and thereby entered into a Development Agreement on 31.09.2023 which was registered at the District Sub Registrar-I, Hooghly vide Deed No. 060403377 for the year 2023, recorded in Book No. I, Vol. No. 0604-2023, pages from 72384 to 72410 for the purpose of the **DEVELOPMENT Work** over the said property as describe in the schedule "A" herein below.

AND WHEREAS the **LAND OWNER** also executed a General Power of Attorney after Registered Development Agreement at the office of the District Sub Registrar-I, Hooghly and recorded therein in Book No. I, Vol. No., pages from to being No. for the year **2023** and appointed the **DEVELOPER/PROMOTER** herein as her true and lawful constituted attorney empowering them with various power, authority, inter-alia, rights and authorities to enter into Agreement for Sale and to register Deed of Conveyance with the Intending Purchaser(s) or Purchaser(s) of their choice and to receive earnest or total consideration money from them regarding their allocation i.e. **Developer's Allocation**.

AND WHEREAS in pursuance of the said Development Agreement and Development Power of Attorney after Registered Development Agreement, the **DEVELOPER/PROMOTER** herein applied and got sanctioned plan for the multistoried building, a commercial & residential project, comprising of **(G+III)** multistoried storied building named as **"HIJOL"** hereinafter referred to as the said building/project over the property as described in the schedule **"A"** herein below as per building Plan vide permit no. **SWS-OBPAS/1806/2024/0118, dated 20.04.2024** sanctioned by the Chandannagore Municipal Corporation.

AND WHEREAS the DEVELOPER/PROMOTER has already obtained the said sanctioned building plan for the said Project from Chandernagore Municipal Corporation. The DEVELOPER/PROMOTER herein agrees and undertakes that it shall not make any changes to the layout plans.

AND WHEREAS the Chandernagore Municipal Corporation has granted the commencement certificate to develop the Project.

AND WHEREAS the **DEVELOPER/PROMOTER** has registered the said Project under the provisions of the Real Estate Regulatory Authority vide Registration no.

AND WHEREAS the **DEVELOPER/PROMOTER** herein has constructed a multistoried building upon the said land as describe in

the schedule "A" herein below as per the said building Plan sanctioned by the Chandannagore Municipal Corporation.

AND WHEREAS the **DEVELOPER/PROMOTER** herein is fully competent to enter into a Deed of Sale in respect to the Developer's Allocation and all the legal formalities in respect to the right, title and interest of the **DEVELOPER/PROMOTER** regarding the said land on which Project has been constructed.

AND WHEREAS the **PURCHASER/ALLOTTEE** herein with an intention to buy a property in the said building/project entered into a registered Agreement for Sale in respect to the property as described in the schedule "B" herein below belongs to the Developer's Allocation on ------ which was registered at ------ vide Deed No. ----- for the year ------, recorded in Book No. ---, Vol. No. ------, pages from ------ to ------.

AND WHEREAS it was specifically agreed by and between the parties that after completion of the said project and obtaining the completion and/or occupation certificate the **DEVELOPER/ PROMOTER** shall execute the Deed of Sale in respect to the property as described in the schedule "B" herein below in favour of the **PURCHASER** herein.

AND WHEREAS accordingly after completion of the said project and obtaining the completion and/or occupation certificate the **DEVELOPER/ PROMOTER** has informed the **PURCHASER** and the **PURCHASER** is willing to pay the rest amount being specifically mentioned in the Memo hereunder and the parties herein execute and registered this Deed of sale.

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

1. THAT subject to the terms and conditions as detailed in this

indenture, the **DEVELOPER/PROMOTER** agrees to sell to the **ALLOTTEE** or **PURCHASER** and the **ALLOTTEE** or **PURCHASER** hereby agrees to purchase, the property as described in the Schedule "**B**" herein below, hereinafter referred to as the said property. The Total Price for the said property as describe in the Schedule "**B**" herein below based on the carpet area is Rs.

AND THAT the Total Price above includes the booking amount paid by the **ALLOTTEE** and or **PURCHASER** to the **DEVELOPER/PROMOTER** towards the said property as described in the Schedule **"B"** herein below;

AND THAT the Total Price above includes Taxes (consisting of tax paid or payable by the Promoter by way of GST, CGST, if any as per law, or any other similar taxes which may be levied, in connection with the construction of the Project payable by the **DEVELOPER/PROMOTER**) up to the date of handing over the possession of said property as described in the Schedule **"B"** herein below:

Provided that in case there is any change / modification in the taxes, the subsequent amount payable by the **ALLOTTEE** or **PURCHASER** to the **DEVELOPER/PROMOTER** shall be increased/reduced based on such change / modification;

AND THAT the Total Price of the said property as describe in the Schedule "B" herein below includes: 1) pro rata share in the Common Areas as provided in the Agreement.

The Total Price is escalation-free, save and except increases which the **ALLOTTEE** or **PURCHASER** hereby agrees to pay, due to increase on account of development charges payable and others 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/PROMOTER** undertakes and agrees that while raising a demand on the **ALLOTTEE** or **PURCHASER** for increase in

development charges, cost/charges imposed by the competent authorities, the Promoter shall enclose the said notification/order/rule/regulation to that effect along with the demand letter being issued to the **ALLOTTEE** or **PURCHASER**, which shall only be applicable on subsequent payments.

AND THAT the **DEVELOPER/PROMOTER** has acknowledged that the **DEVELOPER/PROMOTER** has not made any additions and alterations in the sanctioned plans, layout plans and specifications and the nature of fixtures, fittings and amenities described therein in respect of the apartment, plot or building.

AND THAT the **DEVELOPER/PROMOTER** agrees and acknowledges that the **ALLOTTEE** or **PURCHASER** shall have exclusive ownership of the said property as describe in the Schedule "B" herein below.

AND THAT the **DEVELOPER/PROMOTER** further agrees and acknowledges that the **ALLOTTEE** or **PURCHASER** shall also have undivided proportionate share in the Common Areas. Since the share / interest of the **ALLOTTEE** or **PURCHASER** in the Common Areas is undivided and cannot be divided or separated, the **ALLOTTEE** or **PURCHASER** shall use the Common Areas along with other occupants, maintenance staff etc., without causing any inconvenience or hindrance to them. Further, the right of the **ALLOTTEE** or **PURCHASER** 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/PROMOTER** shall convey undivided proportionate title in the common areas to the association of the **ALLOTTEE** or **PURCHASER**.

AND THAT the **DEVELOPER/PROMOTER** agrees and acknowledges that the computation of the price of the said property as describe in the Schedule "B" herein below includes recovery of price of land, construction cost, the Common Areas, internal development charges, external development charges, taxes, cost of providing electric wiring, fire detection and firefighting equipment in the common areas etc. and includes cost for providing all other facilities as provided within the Project.

AND THAT it is made clear by the **DEVELOPER/PROMOTER** and the **ALLOTTEE** or **PURCHASER** agrees that the property as describe in the Schedule "B" herein below shall be treated as a single indivisible unit for all purposes. It is agreed that the Project is an independent, self-contained Project covering the said Land and is not a part of any other project or zone and shall not form a part of and/or linked/combined with any other project in its vicinity or otherwise except for the purpose of integration of infrastructure for the benefit of the **ALLOTTEE** or **PURCHASER**. It is clarified that Project's facilities and amenities shall be available only for use and enjoyment of the **ALLOTTEE** or **PURCHASER** of the Project.

1. THAT the **ALLOTTEE** or **PURCHASER** has seen the specifications of the said property as describe in the Schedule "B" herein below and accepted the Payment Schedule, floor plans, layout plans which has been approved by the competent authority, as represented by the **DEVELOPER/ PROMOTER**.

2. THAT the DEVELOPER/PROMOTER has developed the Project in accordance with the said layout plans, floor plans and specifications. Subject to the terms, the DEVELOPER/PROMOTER has abided by such plans approved by the competent Authorities and shall also strictly abide by the other provisions in force and shall not have an option to make any variation /alteration /modification in such plans, other than in the manner provided under the Provision of Law.

3. THAT moreover upon obtaining the occupancy certificate from the competent authority the **DEVELOPER/PROMOTER** has offered in

writing the possession of the property as described in the schedule "B" herein below, to the **ALLOTTEE** or **PURCHASER**. That the **ALLOTTEE** or **PURCHASER** agree(s) to pay the maintenance charges as determined by the **DEVELOPER/PROMOTER**/association of allottees, as the case may be.

4. THAT upon receiving a written intimation from the **DEVELOPER/PROMOTER** the **ALLOTTEE** or **PURCHASER** has agreed to register the Deed of Sale and take possession of the property as describe in the Schedule **"B"** from the **DEVELOPER/PROMOTER** by executing necessary formalities, undertakings and such other documentation.

5. THAT the **DEVELOPER/PROMOTER** shall compensate the **ALLOTTEE** or **PURCHASER** 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 and the claim for compensation under shall not be barred by limitation provided under any law for the time being in force.

6. **THAT** the **DEVELOPER/PROMOTER** hereby represents and warrants to the **ALLOTTEE** or **PURCHASER** that,

(i) The **DEVELOPER/PROMOTER** has the absolute rights to carry out development work upon the said Land and absolute, actual, physical and legal possession of the said Land for the Project;

(ii) The **DEVELOPER/PROMOTER** 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 with respect to the said Land, Project or the said property;

(v) All approvals, licenses and permits issued by the competent authorities with respect to the Project, said Land and the property are

valid and subsisting and have been obtained by following due process of law. Further, the **DEVELOPER/PROMOTER** 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 the said property and common areas;

(vi) The **DEVELOPER/PROMOTER** has the right to execute this Deed and has not committed or omitted to perform any actor thing, whereby the right, title and interest of the **ALLOTTEE** or **PURCHASER** created herein, may prejudicially be affected;

(vii) The **DEVELOPER/PROMOTER** has not entered into any agreement for sale and other agreement/arrangement with any person or party with respect to the said Land, including the Project and the said property which will, in any manner, affect the rights of the **ALLOTTEE** or **PURCHASER**;

(viii) The **DEVELOPER/PROMOTER** confirms that the **DEVELOPER** /**PROMOTER** is not restricted in any manner whatsoever from selling the said the property as describe in the Schedule "B" herein below to the **ALLOTTEE** or **PURCHASER**. Be it mentioned here that the **DEVELOPER/PROMOTER** herein handover lawful, vacant, peaceful, physical possession of the said property as describe in the Schedule "B" herein below to the **ALLOTTEE** or **PURCHASER** and the common areas to the Association of the **ALLOTTEE** and or **PURCHASER**;

(ix) 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;

(x) The **DEVELOPER/PROMOTER** 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;

(xi) 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/PROMOTER** in respect of the said Land and/or the Project;

(xii) That the property is not Debuttar and Waqf property.

7. **THAT** the **DEVELOPER/PROMOTER**, after obtaining occupancy certificate and on receipt of complete amount of the Price of the said property from the **ALLOTTEE** or **PURCHASER** execute this conveyance deed and convey the title of the said property together with proportionate indivisible share in the Common Areas to the **ALLOTTEE** or **PURCHASER**.

8. THAT the **DEVELOPER/PROMOTER** shall be responsible to provide and maintain essential services in the Project till the taking over of the maintenance of the project by the association of the **ALLOTTEE** or **PURCHASER**. The cost of such maintenance has been included in the Total Price of the said property as describe in the Schedule "B" herein below.

9. THAT the ALLOTTEE or PURCHASER hereby purchase the said property 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 ALLOTTEE or PURCHASER (or the maintenance agency appointed by it) and performance by the ALLOTTEE or PURCHASER of all his/her obligations in respect of the terms and conditions specified by the maintenance agency or the association of ALLOTTEE or PURCHASER from time to time.

10. THAT the **DEVELOPER/PROMOTER**/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** or **PURCHASER** agrees to permit the association of allottees and/or maintenance agency to enter into the said property as describe in the Schedule "B" herein below 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.

11. THAT the service areas, if any, as located within the project, shall be earmarked for purposes such as parking spaces and services including but not limited to electric sub-station, transformer and other permitted uses as per sanctioned plans. The **ALLOTTEE** or **PURCHASER** shall not be permitted to use the services areas and the basements in any manner whatsoever, other than those earmarked as parking spaces, and the same shall be reserved for use by the association of allottees formed by the Allottees for rendering maintenance services.

12. THAT the ALLOTTEE or PURCHASER shall, after taking possession, be solely responsible to maintain the said property as describe in the Schedule "B" herein at his/her own cost, in good repair and condition and shall not do or suffer to be done anything in or to the Building, or the said property, or the staircases, lifts, common passages, corridors, circulation areas, atrium or the compound which may be in violation of any laws or rules of any authority or change or alter or make additions to the said property and keep the said property, 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.

13. THAT the **ALLOTTEE** or **PURCHASER** 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 / facade of the Building or anywhere on the exterior of the Project, buildings therein or Common Areas.

14. THAT the **ALLOTTEE** or **PURCHASER** shall also not change the colour scheme of the outer walls or painting of the exterior side of the windows or carry out any change in the exterior elevation or design.

15. THAT the **ALLOTTEE** or **PURCHASER** shall also not store any hazardous or combustible goods in the said property as describe in the Schedule "B" herein below or place any heavy material in the common passages or staircase of the Building.

16. THAT the **ALLOTTEE** or **PURCHASER** shall also not remove any wall, including the outer and load bearing wall of the said property as describe in the "B" Schedule herein below.

17. THAT the ALLOTTEE or PURCHASER shall plan and distribute its electrical load in conformity with the electrical systems installed by the **DEVELOPER/PROMOTER** and thereafter the association of allottees and/or maintenance agency appointed by association of allottees.

18. THAT the **ALLOTTEE** or **PURCHASER** shall be responsible for any loss or damages arising out of breach of any of the aforesaid conditions.

19. THAT the **ALLOTTEE** or **PURCHASER** is purchasing the said property as describe in the Schedule "B" herein below with the full knowledge of all laws, rules, regulations, notifications applicable to the Project in general and this project in particular.

20. THAT the **ALLOTTEE** or **PURCHASER** 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 property, all

the requirements, requisitions, demands and repairs which are required by any competent Authority at his/ her own cost.

21. THAT the **DEVELOPER/PROMOTER** undertakes that they have no right to make additions or to put up additional structure(s) anywhere in the Project after the building plan has been approved by the competent authority(ies) except for as provided in the Act.

22. THAT after the **DEVELOPER/PROMOTER** executes this Deed they shall not mortgage or create a charge on the said property / Apartment / Plot / Building 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** or **PURCHASER** who has taken such property as describe in the Schedule "B" herein below.

23. THAT the **DEVELOPER/PROMOTER** has assured the **ALLOTTEE** or **PURCHASER** that the project in its entirety is in accordance with the provisions of the West Bengal Apartment Ownership Act, 1972.

24. THAT this Agreement may only be amended through written consent of the Parties.

25. THAT to all intents and purposes 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 applicable to and enforceable against any subsequent the **ALLOTTEE or PURCHASER** thereafter of the said property, in case of a transfer, as the said obligations go along with the said property.

26. THAT if any provision of this Deed is determined to be void or unenforceable under any law, such provisions of the Deed shall be deemed amended or deleted in so far as reasonably inconsistent with the purpose of this Deed and to the extent necessary to conform the applicable law, as the case may be, and the remaining provisions of this Deed shall remain valid and enforceable as applicable at the time of execution of this Deed.

27. THAT it is stipulated that the **ALLOTTEE** or **PURCHASER** has to make any payment, in common with other Allottee(s) in Project, the same shall be the proportion which the carpet area of the said property bears to the total carpet area of all the Flats/units or the property in the said Project.

28. THAT the Parties to the Deed hereby agreed 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 Deed 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. THAT the property as describe in the Schedule "B" herein below is the part of **DEVELOPER/PROMOTER'S ALLOCATION**.

30. THAT all notices to be served on the **ALLOTTEE** or **PURCHASER** and the **DEVELOPER/PROMOTER** as contemplated by this Deed shall be deemed to have been duly served if sent to the **ALLOTTEE** or **PURCHASER** or the Promoter by Registered Post at their respective addresses.

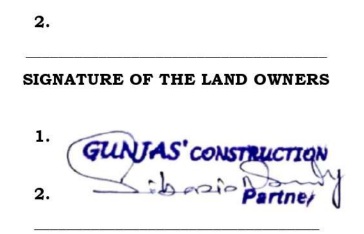
31. THAT in case there are Joint **ALLOTTEE** or **PURCHASER** all communications shall be sent by the **DEVELOPER/PROMOTER** to the **ALLOTTEE** or **PURCHASER** whose name appears first and at the address given by him/her which shall for all intents and purposes to consider as properly served on all the **ALLOTTEE** or **PURCHASER**.

32. THAT the rights and obligations of the parties under or arising out of this Deed shall be construed and enforced in accordance with

IN WITNESSES WHEREOF the LAND OWNERS and the $\ensuremath{\mathsf{Developer}}$

have hereunder set subscribes their respective hands and seals on the day, month and year first above mentioned.

1.



SIGNATURE OF THE DEVELOPER

SIGNED, SEALED AND DELIVERED

In Presence of witnesses:

1.

2.

DRAFTED BY ME

ADVOCATE

TYPED BY ME

TYPIST

the laws of India for the time being in force.

33. THAT all or any disputes 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, shall be settled amicably by mutual discussion, failing which the same shall be settled through the Adjudicating Officer appointed under the **REAL ESTATE (REGULATION AND DEVELOPMENT) ACT, 2016**.

THE SCHEDULE "A" ABOVE REFERRED TO : (LAND)

District and District Sub-registry Office Hooghly, Additional District Sub Registry Office Chandannagore, P.S. and Mouza Chandannagore, J.L. No. 1, Sheet No. 15, R.S. Khatian No. 360, R.S. Dag No. 570, Corresponding to L.R. Khatian No. 3017, 3018, L.R. Dag No. 884, Bastu Land measuring about 4 (Four) Cottahs 8 (Eight) Chittaks more or less together with two storied building having 2688 Sq.ft. covered area situated at G.T. Road (East), Ward No. 12, Holding No. 276, Municipal under Chandannagore Corporation as specifically demarcated and delineated in the map annexed herewith with "**RED**" colour. The Map annexed herewith is the part and parcel of this Agreement.

The property is butted and bounded by: -

ON THE NORTH :12' feet wide Municipal Road and other property.

ON THE SOUTH: Holding of Biman Mukherjee and other.

ON THE EAST: Other Property.

ON THE WEST:12' feet wide Municipal Road.

THE SCHEDULE "B": DESCRIPTION OF THE PROPERTY

DESCRIPTION OF THE: **ALL THAT** one unit being a being no. "......", situated on the Floor, measuring about Carpet Area **Sq.ft** or Sq.Ft. Covered Area be a little more or less in the Multistoried building known as "**HIJOL**", constructed on the "**A**" Schedule above together with undivided proportionate share in the said land including proportionate share of Common Portions, areas and facilities attach thereto together with Common Expenses etc.

The said is shown by **RED** lines in the plan or map annexed herewith and the said plan or map shall be regarded as the part and parcel of this Deed.

THE FLAT IS BUTTED & BOUNDED BY :-

On the North	:
On the South	:
On the East	:
On the West	:

MEMO OF CONSIDERATION

Received a sum of Rs..... (Rupees) only in the following manners in front of the following witnesses :

S1.	Cheque No.	Bank	Branch	Amount