#### **DRAFT**

#### **DEED OF CONVEYANCE**

 THIS DEED OF CONVEYANCE is made on this the ...... Day of
 Two Thousand

 and Twenty \_\_\_\_\_(202\_\_\_).
 Two Thousand

#### BETWEEN

MR. ARUNAKSHYA LATTU (PAN No. AGHPL4348P and Aadhar No. xxxxxxxxxxxx), son of Late Kamalakshya Lattu, by Occupation-Retired, by faith-Hindu, by Nationality- Indian, residing at 82, Halderpara Road, Ward No. 13, Budge Budge Municipality, P.O & P.S- Budge Budge, Kolkata-700 137, District – South 24 Parganas, West Bengal, and MR. AMITAKSHYA LATTU (PAN No. ABBPL4501B and Aadhar No. xxxxxxxxxxxxxxx), son of Late Kamalakshya Lattu, by Occupation-Business, by faith- Hindu, by Nationality- Indian, residing at 82, Halderpara Road, Ward No. 13, Budge Budge Municipality, P.O & P.S- Budge Budge, Kolkata-700 137, District – South 24 Parganas, West Bengal, hereinafter called the "OWNERS" (Which expression shall mean and include unless excluded by or repugnant to the context their heirs, executors, successors, legal representative, administrators and assigns) of the **FIRST PART.** The Owners duly represented by <u>M/S BRIJSHYAM</u> **INFRATECH PRIVATE LIMITED** (CIN) : **U45201WB2020PTC239417 & [Pan No. AAJCB2405]** a Private Limited Company registered under Companies Act 2013 having its registered office at 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (24 Parganas(S), represented by its authorized signatory namely (1) Mr. Abhisek Shaw son of Umashankar Shaw (Aadhar No. 450732448617) of 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (South 24 Parganas) and Mrs. Durga Shaw wife of Abhisex Shaw (Aadhar No. 798718965361) of 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (South 24 Parganas) by virtue of General Power of Attorney Registered on 20.04.2021 in the office of ADSR Budge Budge and Registered in Book – I, Volume Number 1610-2021, Page from 39231 to 39262, Being No. 0161001377 for the year 2021.

#### AND

M/S BRIJSHYAM INFRATECH PRIVATE LIMITED (CIN) : U45201WB2020PTC239417 & (Pan No. AAJCB2405)) a Private Limited Company registered under Companies Act 2013 having its registered office at 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (24 Parganas(S), represented by its authorized signatory namely (1) Mr. Abhisek Shaw son of Umashankar Shaw (Aadhar No. 450732448617) of 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (South 24 Parganas) and Mrs. Durga Shaw wife of Abhisex Shaw (Aadhar No. 798718965361) of 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (South 24 Parganas) authorized vide resolution dated \_\_\_\_, hereinafter called the "PROMOTER" (which expression shall unless executed by or repugnant to the context by deemed to include its heirs, executed, administrators, representatives and assigns) of the SECOND PART.

#### AND

### [ if the Allottee is a company]

\_\_\_\_\_(CIN No.) a company incorporated under the provisions of the Companies Act, [1956 or the Companies Act, 2013 as the case may be], having its registered office at \_\_\_\_\_(PAN No.\_\_\_\_\_) represented by its authorized signatory, (Aadhaar No.\_\_\_\_\_) duly authorized vide board resolution dated\_\_\_\_\_\_, hereinafter 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, and permitted assigns.)

### [OR]

[if the Allottee is a Partnership]

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expression shall unless repugnant to the context or meaning thereof he deemed to mean and include the partners or partner for the time being of the said firm, the survivor or survivors of them and their heirs, executors and administrators of the last surviving partner and his/her/their assigns).

## [ OR ]

[if the Allottee is an Individual]

Mr./Ms.\_\_\_\_\_(Aadhaar No.\_\_\_\_\_) son/ daughter of \_\_\_\_\_\_ aged about \_\_\_\_\_\_ residing at \_\_\_\_\_\_(PAN No.\_\_\_\_) hereinafter called the "Allottee" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include his/her heirs, executors, administrators, successors-in-interest and permitted assigns).

### [OR]

[ if the Allottee is a HUF]

Mr.\_\_\_\_\_(Aadhaar No.\_\_\_\_\_) son of\_\_\_\_\_aged about\_\_\_\_\_for self and as the Karta of the Hindu Joint Mitakshara Family known as HUF, having its place of business / residence at\_\_\_\_\_\_

(PAN No.\_) hereinafter referred to as the "Allottee" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean the members or member for the time being of the said HUF, and their respective heirs, executors, administrators and permitted assigns) of the **THIRD PART**.

#### WHEREAS :

 One Ashutosh Lattu son of Late Hira Lal Lattu was the absolute recorded owner of a plots of land measuring about 12 Decimals equivalent to 7.27 Cottahs lying and situated at Mouza- Garhbhuktanandanpur, J.L.No. 8, Touzi No. 353, R.S.No. 33, R.S.Dag No. 529, R.S.Khatian No. 325, under local limit of ADSR Budge Budge, at Municipal holding No. 82 and 82/1, Halderpara, P.O & P.S-Budge Budge, Kolkata- 700137, District 24 Parganas (South) free from encumbrances, charges, liens and lispendens whatsoever in nature.

- 2. By a registered Deed of Gift which was duly registered before the office of the ADSR Budge Budge and recorded in Book No. I, Volume No. 18, Pages from 296 to 298, Being no. 2192 for the year 1962, said Ashutosh Lattu son of Late Hira Lal Lattu by deed of gift transferred, alienated the total piece and parcel of land measuring about 12 Decimals equivalent to 7.27 Cottahs little more or less comprised in Mouza- Garhbhuktanandanpur, J.L.No. 8, Touzi No. 353, R.S.No. 33, R.S.Dag No. 529, R.S.Khatian No. 325, under local limit of ADSR Budge Budge, at Municipal holding No. 82 and 82/1, Halderpara, P.O & P.S- Budge Budge, Kolkata- 700137, District 24 Parganas (South) free from encumbrances, charges, liens and lispendens whatsoever in nature unto and in favour of Sri Kamalakshya Lattu absolute and forever.
- **3.** And said Kamalakshya Lattu as absolute owner of the said property by aforesaid Deed of Gift applied and get mutated his name at BL&LRO and get separate L.R.Dag No. 685, L.R.Khatian No. 432 and as owner seized, possessed and enjoying the said property died intestate on dated 01.11.2015 and his wife namely Smt. Nomita Lattu also died on dated 02.12.2018 leaving behind legal heirs and successors two sons namely Arunakshya Lattu and Amitakshya Lattu and one married daughter namely Smt. Tandra Das who becomes the absolute joint owner with 1/3<sup>rd</sup> share in accordance with Hindu Successions Act
- 4. And by registered Deed of Gift which was duly registered before the office of the ADSR Budge Budge and recorded in Book No. I, Volume No. 1610-2020, Pages from 53654 to 53679, Being no. 161002272 for the year 2020, said joint owner namely Smt. Tandra Das by Deed of Gift, transferred and conveyed her 1/3<sup>rd</sup> share in total piece and parcel of land measuring about 12 Decimals equivalent to 7.27 Cottahs little more or less comprised in Mouza-Garhbhuktanandanpur, J.L.No. 8, Touzi No. 353, R.S.No. 33, R.S.Dag No. 529, R.S.Khatian No. 325, comprising L.R.Dag No. 685, L.R.Khatian No. 432 under local limit of ADSR Budge Budge, at Municipal holding No. 82 and 82/1, Halderpara, P.O & P.S- Budge Budge, Kolkata- 700137, District 24 Parganas (South) free from encumbrances, charges, liens and lispendens whatsoever in nature unto and in favour of Arunakshya Lattu and Amitakshya Lattu herein

Owners absolute and forever.

- 5. In the manner as stated above by way of aforesaid, the said Arunakshya Lattu and Amitakshya Lattu herein Owners become the absolute lawful owners in respect of plots of land free from all sorts of encumbrances, charges, liens, lispendences, attachments, acquisitions and requisitions whatsoever in nature and mutated his name assessment records of concerned authority. Further they applied before BL&LRO and recorded their names and get separate L.R.Khatian No. 6585 & 6586 and also amalgamated both holding and get singular Municipal holding No. 82, Halderpara, and paying taxes regularly
- **6.** Accordingly the said Arunakshya Lattu and Amitakshya Lattu, the Owners herein become the absolute lawful owners in respect of aforesaid property free from all sorts of encumbrances, charges, liens, lispendences, attachments, acquisitions and requisitions whatsoever in nature and mutated his name assessment records of concerned authority and and is paying the municipal tax, taxes, khajnas and government impositions that may be charged by the concerned authority time to time.
- 7. The Arunakshya Lattu and Amitakshya Lattu, the Owners herein become the absolute lawful owner of ALL THAT piece and parcel of land measuring about 12 Decimals equivalent to 7.27 Cottahs little more or less comprised in Mouza-Garhbhuktanandanpur, J.L.No. 8, Touzi No. 353, R.S.No. 33, R.S.Dag No. 529, R.S.Khatian No. 325, comprising L.R.Dag No. 685, L.R.Khatian No. 432 corresponding new L.R.Khatian No. 6585 & 6586 under local limit of ADSR Budge Budge, at Municipal holding No. 82, Halderpara, P.O & P.S- Budge Budge, Kolkata- 700137, District 24 Parganas (South) more fully FIRST SCHEDULE hereunder written.
- 8. The said Owners herein decided to construct a building on the said land as per plan to be obtained from the Budge Budge Municipality after demolition of the existing building standing thereon and accordingly the said Owners herein entered into a registered Development Agreement dated 20.04.2021 with <u>M/S</u>
   <u>BRIJSHYAM INFRATECH PRIVATE LIMITED</u> (CIN) : U45201WB2020PTC239417 & (Pan No. AAJCB2405J) a Private Limited

Company registered under Companies Act 2013 having its registered office at 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (24 Parganas(S), represented by its authorized signatory namely (1) Mr. Abhisek Shaw son of Umashankar Shaw (Aadhar No. 450732448617) of 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (South 24 Parganas) and Mrs. Durga Shaw wife of Abhisex Shaw (Aadhar No. 798718965361) of 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (South 24 Parganas) as Developer i.e. the Developer herein for the development of the said property under certain terms & conditions as the Developer shall think, fit and proper and the same was duly registered before the office of the ADSR Budge Budge, 24 Parganas South and recorded in Book – I, Volume number 1610-2021, Page from 35160 to 35228, Being No. 161001366 for the year 2021..

- 9. By a registered General Power of Attorney dated 20.04.2021, the said Owners herein have appointed M/S BRIJSHYAM INFRATECH PRIVATE LIMITED (CIN) : U45201WB2020PTC239417 & (Pan No. AAJCB2405J) a Private Limited Company registered under Companies Act 2013 having its registered office at 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (24 Parganas(S), represented by its authorized signatory namely (1) Mr. Abhisek Shaw son of Umashankar Shaw (Aadhar No. 450732448617) of 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (South 24 Parganas) and Mrs. Durga Shaw wife of Abhisex Shaw (Aadhar No. 798718965361) of 1/A, A.M.Ghosh Road, Budge Budge (M), Kolkata-700137 India (South 24 Parganas).
- **10.** Thereafter as per terms and conditions of Development Agreement and General Power of Attorney the Developer herein constructed Ground plus four storied Building according to the sanctioned Plan being Plan No. BP/PWD/2021-22 dated 08.10.2021 issued by the Budge Budge Municipality upon the said piece and parcel of land measuring about 12 Decimals equivalent to 7.27 Cottahs little more or less, little more or less more fully and particularly described in **FIRST SCHEDULE HEREUNDER.**
- **11.** As per the allocation and/or allotment of Development Agreement dated 20.04.2021, the developer herein is seized and possessed of or otherwise well and sufficiently entitled the **SECOND SCHEDULE** hereunder written and/or given

which is being part and parcel of **FIRST SCHEDULE** hereunder written and/or given and enjoying the right, title and interest thereof.

**12.** The Developer herein has declared to sell the residential Flat within Developer's allocation of the said building and the PURCHASER herein getting knowledge about the same, and being desirous to purchase a flat has taken inspection of the documents and being satisfied with the title of the land owner and authority of the developer and also the sanction plan and the construction and agreed to purchase **ALL THAT** one residential **Flat, being** Flat No. ......, on the

Floor (Flooring-\_\_\_\_), East facing of the Ground plus ...... storied Building, measuring an area of ....... Square Feet carpet area of the building named "SAMARTH EDIFICE" in complete and habitable condition in all manner whatsoever lying and situated at Mouza- Garhbhuktanandanpur, J.L.No. 8, Touzi No. 353, R.S.No. 33, R.S.Dag No. 529, R.S.Khatian No. 325, comprising L.R.Dag No. 685, L.R.Khatian No. 432 corresponding new L.R.Khatian No. 6585 & 6586 under local limit of ADSR Budge Budge, at Municipal holding No. 82, Halderpara, P.O & P.S- Budge Budge, Kolkata- 700137, District 24 Parganas (South), West Bengal hereinafter called and referred to as the "SAID FLAT" more fully and particularly mentioned and described in the SECOND SCHEDULE hereunder at or for the total price and / or consideration of Rs. 00,00,000/-(Rupees......) only finding the proposal as an acceptable one, the competent authority of the developer herein, has decided to sell out the said flat to and in favour of the PURCHASER herein.

**SECOND SCHEDULE** hereunder written **TOGETHER WITH** together with undivided proportionate impartible share and interest in the land which is morefully and particularly mentioned and described in the **FIRST SCHEDULE** hereunder as well as with all other common areas, facilities and amenities attached to and available therewith unto and in favour of the **PURCHASER** herein for the agreed consideration of **Rs. 00,00,000/- (Rupees......) only** and the same was duly confirmed by the said Developer herein.

#### NOW THIS DEED OF CONVEYANCE WITNESSETH AS FOLLOWS:-

In Pursuance to the Agreement for Sale dated .....and in consideration of the payment of sum of Rs. 00,00,000/- (Rupees.....) only as the total Consideration paid by the PURCHASER to the Developer herein (receipt whereof the Developer hereby as well as by the memo hereunder written acknowledges and admits and discharge from every part thereof acquit discharges and exonerate the PURCHASER) paid on or before the execution of these presents, the Owners /Vendors and the Developer herein doth hereby sell, transfer and convey unto and in favour of the PURCHASER herein ALL THAT one residential Flat, being Flat No. ....., on the ...... Floor (Flooring- \_\_\_\_\_), ...... facing of the Ground plus storied Building and habitable condition in all manner whatsoever lying and situated at Mouza-Garhbhuktanandanpur, J.L.No. 8, Touzi No. 353, R.S.No. 33, R.S.Dag No. 529, R.S.Khatian No. 325, comprising L.R.Dag No. 685, L.R.Khatian No. 432 corresponding new L.R.Khatian No. 6585 & 6586 under local limit of ADSR Budge Budge, at Municipal holding No. 82, Halderpara, P.O & P.S- Budge Budge, Kolkata- 700137, District 24 Parganas (South), West Bengal morefully and particularly mentioned and described in the **SECOND SCHEDULE** hereunder **TOGETHER WITH** undivided proportionate share of LAND in the FIRST SCHEDULE hereunder and TOGETHER WITH other common facilities and amenities and the right in common over the extreme terrace and the other common areas and spaces around the building 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

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estate, right, title, interest, use, possession, benefit, claim and demand whatsoever at law or otherwise of the Owners/Vendors 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 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 Owners /Vendors herein and Developer doth hereby covenants with the PURCHASER that:-

- **1.** The Owners /Vendors and the Developer herein now have in themselves good right and full power to convey and transfer by way of sale the said flat and the premises hereby conveyed or intended so to be unto and to the use of the PURCHASER in the manner aforesaid have put the PURCHASER in vacant, peaceful and unencumbered possession.
- **2.** The PURCHASER 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 own use and benefit without any suit, lawful eviction or interruption, claim and demand whatsoever from or by him the Owners /Vendors and the Developer herein or their heirs or any of them or by any person or persons claiming or to claim, from, under or in trust for them or any of them.
- **3.** The PURCHASER shall hold the said flat free and clear and freely and clearly and absolutely exonerated, and forever released and discharged or otherwise by the Owners/Vendors and the 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

Owners/Vendors and the Developer herein or by any other person or persons claiming or to claim by, from, under or in trust for them;

**4.** The PURCHASER 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/s in the building for the use occupation and enjoyment of the said flat as detailed in the **THIRD SCHEDULE** hereunder.

- **5.** The PURCHASER shall be responsible to bear/pay the proportionate share in the common recurring expenses for the purpose of to maintenance, repair, renew, redecoration etc. of the common spaces as detailed in the **FOURTH SCHEDULE** hereunder.
- **6.** The said Flat and /or the said building has been constructed as per the sanctioned plan and as per the specifications as stated in the agreement for sale.
- **7.** The PURCHASER and other co owner shall abide by common restrictions along with the other owner/occupiers of the other units/flats in the building as detailed in the **FIFTH SCHEDULE** hereunder.
- **8.** The PURCHASER 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 Owners /Vendors 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 under the terms of this conveyance.
- **9.** The PURCHASER undivided proportionate interest in land is impartible in perpetuity.
- **10.** The Owners/Vendors, Developer/Confirming party and/or any person/s 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 Owners /Vendors 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 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 in manner aforesaid as by the PURCHASER, his heirs, executors or administrators and assigns shall be reasonably required.
- 11. The PURCHASER shall mutate the Said Flat in his own name and shall pay all

such municipal taxes and other impositions that may be charged from time to time, directly to the concerned authority.

### NOTE:

- i. Singular shall include plural and vice-versa.
- ii. Masculine gender shall include feminine and nature gender and vice-versa.

# THE FIRST SCHEDULE ABOVE REFERRED TO: (THE SAID PREMISES)

All That Land measuring about 12 Dec. equivalent to 7.27 Cottaha Little more or less at Mouza- Garhbhuktanandanpur, J.L.No. 8, Touzi No. 353, R.S.No. 33, R.S.Dag No. 529, R.S.Khatian No. 325, L.R.Dag No 685, L.R.Khatian No. 432, Corresponding L.R.Khatian No. 6585,6586 under local limit of ADSR Budge Budge, Ward No. 13 of Budge Budge Municipality, Municipal holding No. 82, Halderpara, P.O & P.S- Budge Budge, Kolkata-700137, District 24 Parganas (South), West Bengal and the same **"SAMARTH EDIFICE"** is Butted and Bounded as follows:

BY NORTH	:	Land and House of Mohan Dutta;
BY SOUTH	:	33.5 Feet Mahatma Gandhi Road;
BY EAST School;	:	Land and house of Dilip Kuti and St. Thomas Memorial
BY WEST	:	Land and house of Mantosh Bag;

# <u>THE SECOND SCHEDULE ABOVE REFERRED TO</u> (Description of the said Flat)

ALL THAT one residential Flat, being Flat No. ...., on the ...... Floor (Flooring-

\_\_\_\_\_), ........ facing of the Ground plus ........ storied Building namely SAMARTH EDIFICE" measuring an area of ....... Square Feet carpet area consisting of ...... (.....) Bed Rooms, 1 (One) Drawing-cum-Living Room, 1 (One) Kitchen, ... (.....) Toilet and ..... (.....) Balcony together with common areas, benefits, facilities, amenities and others thereof together with undivided proportionate share of land at Mouza-Garhbhuktanandanpur, J.L.No. 8, Touzi No. 353, R.S.No. 33, R.S.Dag No. 529, R.S.Khatian No. 325, L.R.Dag No 685, L.R.Khatian No. 432, Corresponding L.R.Khatian No. 6585,6586 under local limit of ADSR Budge Budge, Ward No. 13 of Budge Budge Municipality, Municipal holding No. 82, Halderpara, P.O & P.S- Budge Budge, Kolkata- 700137, District 24 Parganas (South), West Bengal.

## <u>THE THIRD SCHEDULE ABOVE REFERRED TO:</u> (Common Parts and Facilities)

1. Common facilities and amenities shall include corridor, stairways, passage ways, drive ways pump room, meter installation place, main meter, pump and motor, overhead water reservoirs, septic tanks, lift facilities and other facilities which may be mutually agreed upon between the parties and required for establishment, location, enjoyment, provision, open roof and terrace of the building maintenance and/or management of the building.

# <u>THE FOURTH SCHEDULE ABOVE REFERRED</u> <u>TO:</u> (COMMON EXPENSES)

- 1. All cost of maintenance, operating, replacing, white washing (Once within two year), painting, re-building, re-construction, decoration, re-decoration, and lighting in the common parts and also the outer wall of the building, parking spaces and on gate of the building.
- 1. The salaries of all the persons employed for the said purpose.
- 2. All charges and deposit for suppliers of common facilities and utilities.
- **3.** Municipality taxes, multi-storied building taxes, other outgoing saves those separately assessed on the respective Flat/unit.
- 4. Cost and charges of establishment for maintenance for the building and for watch and ward staff.
- 5. All litigation's expenses for protecting the title of the said land and building.
- 6. All other expenses and outgoing and as are deemed by the developer to be necessary or incidental for protecting the interest and the right of the purchaser.
- 7. The office expenses and outgoing and as are deemed by the developer to be necessary or incidental for protecting the interest and the right of the purchaser.
- 8. All expenses referred to above shall be proportionately borne by the copurchasers on and from the date of taking charges and occupation of their

respective units but the purchaser shall not be liable to bear such charges in respect of unsold units/flats.

- **9.** For all common expenses as mentioned here in above the all occupiers will contribute his proportioned amount on monthly basis.
- 10. Till the formation of society the maintenance of the building is under developers supervision and every occupier will paid maintenance charges @ 60 paise per sq. ft. as per occupied area monthly within 10<sup>th</sup> of the next month. The delay more than 15 days is liable for panel interest @ 2% per months.
- 11. Electrical expenses relating to operating water pump.

# **THE FIFTH SCHEDULE ABOVE REFERRED TO** (COMMON RESTRICTIONS FOR OCCUPIERS)

- Neither party shall use or permit to used the respective allocation in the building or any portion thereof for carrying on any obnoxious illegal and immoral trade or activity nor use thereof for any purpose which may cause any nuisance or hazard to the other occupiers of the building.
- Neither party shall demolish any wall or other structures in their respective allocation or any portion thereof or make any structural alteration therein without the previous consent of the other in this behalf.
- Neither party shall transfer or permit to transfer of their respective allocation or an portion thereof unless (s) such party shall have observed performed all to the and condition on their respective part to be observed and / or performed the proposed transferee shall have given a written undertaking to the terms and conditions hereof these presents and further that such transferee shall pay all and whatsoever shall be payable in relation to the area in their possession.
- Both parties shall abide by all always bye laws rules and regulations of the Government statutory bodies and / or local bodies as the case may be and shall attend to answer and be responsible for the said laws bye laws and regulations.
- The respective allocation shall deep the interior walls sewers pipes and other fittings and fixtures and appurtenances and floor and ceiling etc. in each of their respective allocation in the building in good working conditions and repair and in particular so as not to cause any damage to the building or any other space or accommodation therein and shall keep the other of them and / or the occupation

of the building indemnified from against the consequence of any breach.

- No goods of other items shall be kept by the either party for display or otherwise in the corridors or other place or common use in the building and no hindrance shall be caused in any manner in the free covenant of users in the corridors and other place of common use in the building.
- Neither party shall throw or accumulate any directly rubbish and waste and refuse to permit the same to be thrown or accumulate in or about the building or in the compound corridor or any other portion or portion of the building.
- Neither parties is allowed to make any of the construction in common area, roofs etc. without proper permission of the developers and or associations.
- Neither party is allowed to use common area/open area within the campus of the building to use permanent nature of parking any of the vehicles.
- No roof garden is allowed.

**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.

## SIGNED SEALED AND DELIVERED by

the VENDORS at Kolkata in the presence

- of :
- 1.

2.

## SIGNATURE OF THE VENDORS

### SIGNED SEALED AND DELIVERED by

the **DEVELOPER** at Kolkata in the presence of:

1.

2.

## SIGNED SEALED AND DELIVERED by

the **PURCHASER** at Kolkata in the presence of:

1.

## SIGNATURE OF THE PURCHASER

**DRAFTED BY:** 

Advocate M.No.\_\_\_\_ **RECEIVED** from the within named PURCHASER the within mentioned sum of **Rs**. **00,00,000/- (Rupees.....) only** by way of total consideration money as per Memo below :-

## **MEMO OF CONSIDERATION**

Cheque No.	Date	Bank & Branch Name	Amount
		Total	Rs.00,00,000/-
(Rupees	) only		
SIGNATURE OF THE WIT	NESS		
1.			
2.			
		SIGNATURE OF 7	THE DEVELOPER
Identified by:			
Name:			
Son of	,		
by Faith, Occ	cupation:	,	
Residing at –	, P.O	, P.S	
Kolkata, Dist	rict:	·	