THIS INDENTURE OF CONVEYANCE is made at Kolkata on this ____ day of ____ Two Thousands (20 _ _) A.D.

IN BETWEEN

IN BETWEEN

(1) SMT. MADHUMITA GHOSH nee CHANDRA (PAN-AKUPG6697D) (Aadhaar No. 5811-2189-4551), daughter of Late Samir Ghosh and wife of Sumanta Chandra, Indian National, by faith Hindu, by occupation Business, resident of Vill. & P.O. Fuleswar, P.S. Uluberia, Dist. Howrah, PIN- 711316 AND (2) SHRI SUMANTA CHANDRA (PAN-ADMPC4109P) Aadhaar No. 8136-6391-2746, son of Rabindranath Chandra, Indian National, by faith Hindu, by occupation Business, resident of Vill. & P.O. Fuleswar, P.S. Uluberia, Dist. Howrah, PIN- 711316, hereinafter called and referred to as the "LAND OWNERS" (which term of expression shall unless excluded by or repugnant to the context be deemed to mean and include their legal heirs, executors, administrators, successors in interest and/or assigns) of the FIRST PART.

(which term of expression shall unless excluded by or repugnant to the context be deemed to mean and include their legal heirs, executors, administrators, successors in interest and/or assigns) of the FIRST PARTIES.

FIRST PARTIES herein being represented by their constituted Attorney **SARMITA ENTERPRISE** (**GSTIN- 19ADMPC4109P1Z7**) a proprietorship concern/firm being represented by its sole proprietor **SRI SUMANTA CHANDRA son of** Rabindranath Chandra, (PAN- **ADMPC4109P**, Adhar No. 8136-6391-2746), Indian National, by faith Hindu, by occupation Business, resident of **Village & P.O. Latibpur, P.S. Uluberia, Dist. Howrah, PIN- 711316** by virtue of Registered Development Power of Attorney dated 16.02.2023.

registered before ADSRO- Uluberia, Recorded in Book No. I, Volume No. 0505-2023, Pages from 17533 to 17551, being No. 0505-00819 for the year 2023;

AND

Mr./Mrs	s/o, w/o	(PAN No.	xxxxxxxxx ;
Adhar No. xxxx-yyyy-zzzz)	, resident of	, Dist	, PIN-
; Indian Nationa	l, all by faith	, by occupation	
hereinafter called the "PU	RCHASERS/VENDEE"	(which term of expression	shall unless
excluded by or repugnant t	to the context be deemed	d to mean and include his/h	er/their legal
heirs, executors, administ	rators, successors in i	nterest and/or assigns) of t	he SECOND
PARTIES.			

AND

SARMITA ENTERPRISE (GSTIN- 19ADMPC4109P1Z7) a proprietorship concern/firm being represented by its sole proprietor SRI SUMANTA CHANDRA son of Late Rabindranath Chandra, (PAN- ADMPC4109P, Aadhaar No. 8136-6391-2746), Indian National, by faith Hindu, by occupation Business, resident of Village & P.O. Latibpur, P.S. Uluberia, Dist. Howrah, PIN- 711316, hereinafter called and referred to collectively as the "DEVELOPER/BUILDER/CONFIRMING PARY" (which term or expression shall unless excluded by inconsistent with or repugnant to the subject or context be deemed to mean and include his legal heirs, executors, administrators, legal representatives and assigns) being the party of the OTHER PART.

WHEREAS:

WHEREAS by an Indenture/Deed of Sale dated 24.08.2011 Registered before ADSR Uluberia, Recorded in Book No. 1, CD Volume No. 17, Pages from 3509 to 3534, being No. 06799 for the year 2011 (1) SHRI SUMANTA CHANDRA son of Rabindranath Chandra AND (2) MADHUMITA GHOSH nee CHANDRA daughter of Late Samir Ghosh and wife of Sumanta Chandra jointly purchased ALL THAT piece and parcel of Danga land measuring more or less about 15.50 [Fifteen and half] decimals comprised in R.S. Dag no. 1563 corresponding to L.R. Dag No.1525 appertaining to R.S. Khatian no. 728, and L.R. Khatian nos. 1014, 1462, 157, 1742, 2112, 2460, **AND** Sali land measuring more or less about 12 [Twelve] Decimals comprised in R.S. Dag no. 1577 corresponding to L.R. Dag No.1539 appertaining to R.S. Khatian no. 728 and L.R. Khatian nos. 1014, 1462, 157, 1742, 2112, 2460 i.e. total **27.50 Decimals** of land in above Two Dags within mouja Fuleswar, under J.L. no. 108, Touji no. 744, within the jurisdiction of A.D.S.R. and Police Station Uluberia and District Howrah together with easement rights of common passage and other amenities facilities attached therewith from erstwhile recorded Owners (1) BIMALENDU CHAKRABORTY son of Late Bhupendra Nath Chakraborty, resident of Fuleswar, P.S. Uluberia, Dist. Howrah (2) ASIT KUMAR CHAKRABARTI, (3) ALOK KUMAR CHAKRABARTI, no. 2 & no. 3 all sons of Late Sachindranath Chakrabarti, resident of Fuleswar, P.S. Uluberia, Dist. Howrah, (4) MANISHA LAHIRI w/o Late Balai Ch. Lahiri, D/o Late Sachindranath Chakrabarti, resident of Ambika Kundu Bye lane, Ramrajatala, P.S. Jagacha, Howrah-2, (5) SNIGDHA CHAKRABARTI (6) SHRI SOUVIK CHAKRABARTI, (7) ANKITA CHAKRABARTI, AND (8) IPSHITA MITRA (CHAKRABARTI) all wife, son and

daughters of late Dipak Chakrabarti respectively all resident of Fuleswar, P.S. Uluberia, Dist. Howrah, the said Vendors acquired the said property by virtue of a registered Deed of Partition vide Deed no. 4880 for the year 1972 registered with Addl. Dist. Sub Registration at Uluberia; and by virtue of Deed of Partition vide Deed no. 5141 for the year 1987 registered with Addl. Dist. Sub Registration at Uluberia as well as by virtue of intestate succession from their predecessors-in-interest;

AND WHEREAS

After having purchased the said property said Owners SHRI SUMANTA CHANDRA AND MADHUMITA GHOSH nee CHANDRA got their name mutated in the Revenue Record of B.L. & L.R.O. in respect of their share comprised in LR Dag Nos. 1525, 1539 within Mouza Fuleswar, J.L. No. 108, P.S. Uluberia, Dist. Howrah under L.R. Khatian Nos. 4475 and 4477 and converted the said land (27.50 Decimals) from Danga/Sali to Bastu Land for dwelling purpose according to 4C(2) of W.B.L.R. Act 1955 from B.L. & L.R.O., Uluberia- I by virtue of 4 Nos. Conversion Certificates, vide Conversion Memo No. Conv/32/1027/1(4) (Ulu-I)/L.R. dated 12.11.2012, Memo No. Conv/32/1028/1(4) (Ulu-I)/L.R. dated 12.11.2012, Memo No. Conv/32/79/1(4) (Ulu-I)/L.R. dated 11.01.2013, Memo No. Conv/32/78/1(4) (Ulu-I)/L.R. dated 11.01.2013.

AND WHEREAS

The said Owners **SHRI SUMANTA CHANDRA** AND **MADHUMITA GHOSH nee CHANDRA** jointly with joint venture constructed a G+4 (known as **Block-B**) building on partial portion of their said property through Promoter and sold various Units/Apartments of the said **Block-B** building to different buyers themselves and through their said appointed Promoter/Attorney.

Thereafter by a <u>Development Agreement dated 16.02.2023</u>, registered before <u>ADSRO Uluberia Howrah</u>, in Book No. I, Volume No. 0505-2023, pages from 17493 to 17532, being <u>No. 0505-00810</u> for the year 2023 entered into between the Vendors and the Developer the Vendors have granted the exclusive right of development in respect of the said Premises unto and in favour of the Developer herein for the consideration and on the terms and conditions contained and recorded in the said Development Agreement (hereinafter referred to as the **DEVELOPMENT AGREEMENT)**;

- A) In pursuance of the said Development Agreement 16.02.2023 the Developer became entitled to construct, erect and complete the new building (Block- A) being part of SUKHONEER SARMITA-FULESWARI, BLOCK-A comprising of several self-contained apartments/flats/units/Garages/Covered spaces/office spaces etc. to be ultimately held and/or enjoyed by various intending purchasers on ownership basis;
- powers and authorities to the Developer herein to act, deeds, things and perform all works and to dispose of the Developer's allocation of the proposed buildings by virtue of a Registered Development Power of Attorney dated 16.02.2023. registered before ADSRO- Uluberia, Recorded in Book No. I, Volume No. 0505-2023, Pages from 17533 to 17551, being No. 0505-00819 for the year 2023;
- C) The Developer caused a building plan sanctioned by the ULUBERIA MUNICIPALITY UM/BLDG/PLAN NO. 59 DATE 09.01.2020 with extended time of further two years from 09.01.2023 to 08.01.2025. in the name of the Owners and the Developer has commenced construction work;

D) The said Premises comprised in L.R. Plot Nos. 1525, 1539 within Mouza Fuleswar, P.S. Uluberia, Dist. Howrah-711316 is more fully and particularly mentioned and described in the FIRST SCHEDULE hereunder written and is hereinafter for the sake of brevity referred to as the said PREMISES.

E)	By an Agreement dated (hereinafter referred to as the (SALE
	AGREEMENT) entered into between the parties hereto, the Developer has agreed to
	sell and transfer and the purchaser have agreed to purchase and acquire on
	ownership basis FIRSTLY ALL THAT the FLAT No on the
	floor of BLOCK- building containing by estimation an area of
	sq. ft. (Super built-up) (be the same a little more or less) with all fixtures
	and fittings mentioned in the said Sale Agreement AND SECONDLY ALL THAT the
	Covered car parking space Being No on the ground floor of the
	Block- building AND THIRDLY ALL THAT the undivided proportionate share in all
	common parts portions areas facilities and amenities comprised in the said New
	Building and/or the said Premises FOURTHLY ALL THAT the undivided indivisible
	impartible proportionate share or in interest in the land beneath the building
	comprised in the said premises and attributable thereto (more fully and particularly
	mentioned and described in the SECOND SCHEDULE hereunder written and
	hereinafter collectively referred to as the said FLAT-AND THE PROPERTIES
	APPURTENANT THERETO) forming part of the <u>Developer's Allocation</u> for the
	consideration and on the terms and conditions contained and recorded in the said
	Sale Agreement.

- The said New Building is completed and at the request of the Purchaser the Vendors and the Developer have agreed to execute the Deed of Conveyance in respect of the said Flat and the Properties Appurtenant thereto at and for an aggregate consideration of Rupees ______ and subject to the terms and conditions hereinafter appearing.
- **G)** At or before the execution of this Indenture the Developer has represented and assured the Purchaser as follows:
 - i) THAT the Vendors are the absolute owners of the said Premises;
 - **ii)** THAT the said Premises is free from all encumbrances and charges and that the Vendors have a marketable title in respect thereof;
 - **iii)** THAT the said Development Agreement & Development Power of Attorney are still in force, valid and subsisting;
 - **iv)** THAT the plan sanctioned by the authorities concerned (Uluberia Municipality) for construction erection and completion of a new buildings at the said Premises is also valid and subsisting;
- **BB)** The Purchaser have completely relied on the aforesaid representations and believing the same to be true and acting on the faith thereof have entered into the said Sale Agreement and have now approved the title of the property as made out and further

agreed to complete the sale Conveyance subject to the terms and conditions hereinafter appearing.

NOW THIS INDENTURE WITNESSETH as follows:

I. THAT in pursuance of the said Development Agreement 16.02.2023 and in				
further consideration of the said Sale Agreement dated and in further				
consideration of a sum of Rs only of the lawful money of the				
Union of India well and truly paid by the Purchaser to the Developer at or before the				
execution hereof (the receipt whereof the Developer do hereby and also by the receipt				
hereunder written admit and acknowledge to have been received and of and from the				
payment of the same and every part thereof the Developer doth hereby acquit, release				
and discharge the purchaser and the said FLAT and the Properties Appurtenant				
Thereto hereby intended to be sold and transferred), the Developer with the consent				
and concurrence of the Vendors and each one of them respectively doth hereby sell,				
transfer, convey, assure and assign FIRSTLY ALL THAT the FLAT No. on				
thefloor of BLOCK- building containing by estimation an area				
ofsq. ft. (Super built-up) (be the same a little more or less) with all				
fixtures and fittings mentioned in the said Sale Agreement AND SECONDLY ALL				
THAT the Covered car parking space Being No on the ground floor				
of the Block - building AND THIRDLY ALL THAT the undivided proportionate share				
in all common parts portions areas facilities and amenities comprised in the said New				
Building and/or the said Premises FOURTHLY ALL THAT the undivided indivisible				
impartible proportionate share or in interest in the land beneath the building				

comprised in the said premises and attributable thereto (more fully and particularly mentioned and described in the SECOND SCHEDULE hereunder written and hereinafter collectively referred to as the said FLAT-AND THE PROPERTIES APPURTENANT THERETO) AND the Vendors and each one of them respectively through their said Attorney/Developer hereby transfer, assign, release, relinquish and disclaim all their respective right title interest into or upon the said FLAT AND THE PROPERTIES APPURTENANT THERETO unto and in favour of the Purchaser herein and the Purchaser shall be entitled to hold possess and enjoy the said FLAT AND THE PROPERTIES APPURTENANT HERETO TO HAVE AND TO HOLD the same absolutely and forever unto and in favour of the purchaser.

II. AND the Vendors and the Developer and each one of them respectively do hereby also transfer, release, relinquish and disclaim all their respective right, title and interest into or upon ALL THAT the said Flat AND THE PROPERTIES APPURTENANT THERETO more fully and particularly mentioned and described in the SECOND SCHEDULE hereunder written) AND ALSO the right to use the common entrances and staircases and other common parts and portions, installation and facilities (more fully and particularly mentioned and described in the THIRD SCHEDULE hereunder written) in common with the other owners and/or the occupants of the said new building BUT EXCEPTING AND RESERVING such rights, easements, quasi-easements, privileges reserved for the Vendors and/or the Developer and/or the Society and/or Association of Co-Owners (more fully and particularly mentioned and described in the FOURTH SCHEDULE hereunder written) AND TOGETHER WITH all easements or quasi easements and other stipulations and provisions in connection with the beneficial use and enjoyment of the said FLAT And

the Properties Appurtenant thereto (more fully and particularly mentioned and described in the **FIFTH SCHEDULE** hereunder written) **TO HAVE AND TO HOLD THE SAID FLAT AND THE PROPERTIES APPURTENANT THERETO** hereby, sold, transferred and conveyed and every part or parts thereof unto and to the use of the Purchaser absolutely and forever **SUBJECT TO** the Purchaser making payment of the maintenance charges and other charges (hereinafter referred to as the **SERVICE CHARGES** (more fully and particularly mentioned and described in the **SIXTH SCHEDULE** hereunder written).

- III. AND THIS DEED FURTHER WITNESSTH THAT in consideration of the said Development Agreement being No. 0505-00810 for the year 2023 and in further consideration of the said Sale Agreement dated ______ and for the purpose of beneficial use and enjoyment of the said Flat and the Properties Appurtenant thereto the Vendors and each one of them respectively doth hereby sell, transfer, convey, assure and assign unto and in favour of the Purchaser herein ALL THAT the undivided impartible indivisible proportionate share or interest in the land below and underneath the building comprised in the said premises and attributable thereto.
- IV. AND THE VENDORS AND THE DEVELOPER AND EACH ONE OF THEM RESPECTIVELY DOTH HEREBY COVENANT WITH THE PURCHASER AS follows:
- **a) THAT** notwithstanding any act deed matter or thing whatsoever by the Vendors/Developer done or executed or knowingly suffered to the contrary the Vendors/Developers are now lawfully rightfully and absolutely seized and possessed

of and/or otherwise well and sufficiently entitled to the said **FLAT AND THE PROPERTIES APPURTENANT THERETO** hereby granted, sold, conveyed, transferred, assigned or intended so to be and every part thereof for a perfect and indefeasible estate or inheritance without any manner or conditions use trust encumbrances or make void the same.

- the Vendors/Developer now have good right, full power and absolute authority to grant convey, transfer, sell and assign and the said **FLAT AND THE PROPERTIES APPURTENANT THERETO** hereby sold, conveyed, transferred or expressed so to be unto and to the use of the Purchaser in the manner as aforesaid.
- c) THAT the said FLAT AND THE PROPERTIES APPURTENANT THERETO hereby sold, granted and conveyed or expressed or intended so to be is now free from all claims, demands, encumbrances, lines, attachments, leases, lispendens, debut tar or trust made or suffered by the Vendors/Developer or any person or persons having or lawfully or equitably claiming any estate or interest therein through under or in trust for the Vendors/Developer.
- **THAT** the Purchaser shall and may at all times hereafter peaceably and quietly hold possess and enjoy the said Flat and the Properties Appurtenant thereto and receive all the rents, issues and profits thereof without any lawful eviction, interruption, claims or demands whatsoever by the Vendors/Developer or any person or persons having or lawfully or equitably claiming as aforesaid.

- e) THAT the Purchaser shall be freed, cleared and absolutely discharged saved harmless and kept indemnified against all estates, charges, encumbrances, liens, attachments, lispendens, debuttar or trust or claims and demands whatsoever created occasioned or made by the Vendors/Developer or any person or persons lawfully or equitably claiming as aforesaid.
- and Further that the Vendors/Developer and all persons having or lawfully or equitably claiming any estate or interest into or upon the Said Flat And the Properties Appurtenant thereto or any part thereof through under or in trust for the Vendors/Developer shall and will from time to time and at all times hereafter at the request and cost of the purchaser make do and execute or cause to be made done and executed all such further and lawful acts, deeds or things whatsoever for further better or more perfectly assuring the said FLAT And the Properties Appurtenant thereto and every part thereof unto and to the use of the Purchaser in the manner as aforesaid as shall or may be reasonably required.
- **THAT** the Vendors/Developer have not at any time done or executed or knowingly suffered or been party to any act, deed or thing whereby and where under the Said Flat and the Properties Appurtenant thereto hereby sold, granted, transferred and conveyed or expressed so to be or any part thereof can or may be impeached encumbered or affected in title or otherwise.

- V. AND THE PURCHASER SHALL TO THE END AND INTENT THAT THE OBLIGATIONS AND COVENANTS HEREINAFTER CONTAINED SHALL AT ALL TIMES HEREAFTER RUN WITH THE OWNERSHIP AND POSSESSION OF THE SAID FLAT AND THE PROPERTIES APPURTENANT THERETO HEREBY SOLD CONVEYED HEREBY COVENANT WITH THE VENDORS AND THE DEVELOPER AND EACH ONE OF THEM RESPECTIVELY as follows:-
- **a) THAT** the Purchaser and all other persons deriving title under these presents shall and will at all times hereafter shall observe the restrictions and/or House Rules as may be framed by the Developer and upon Formation of the said Association by such Association.
- that the purchaser shall at all times hereafter (from the date of possession) regularly and punctually make payment of all the municipal rates and taxes and other outgoings including ceases multi-storied Building Tax, water Tax, proportionate BL&LRO Land Tax, if any, and other levies impositions and outgoings which may from time to time be imposed or become payable in respect of the said Flat and proportionately for the new Building as a whole and for the common parts and portions.
- c) THE Purchaser shall within three months from the date of execution of these presents shall apply for and obtain mutation of his name as the owner of the Said Flat and the Properties Appurtenant Thereto from The Uluberia Municipality and shall also obtain separate assessment of the said Flat and the Properties Appurtenant Thereto and so long the Said FLAT and the Properties Appurtenant Thereto and so

long the Said FLAT and the Properties Appurtenant Thereto is not separately assessed the Purchaser shall pay the proportionate share of the assessed municipal tax and other taxes and impositions payable in respect of the New Building, such amount to be determined in its absolute discretion by the Developer and upon formation of the Association by such Association/Society/service Company.

VI. AND IT IS HEREBY FURTHER AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO as follows:

- a) THAT the undivided indivisible impartible share in the land comprised in the Said Premises attributable to the said flat and the proportionate share and interest in common parts and portions comprised in the said new building and/or the said premises hereby sold and transferred shall always remain indivisible and impartible.
- **b)** The right of the Purchaser shall remain restricted to the said Flat and the Properties Appurtenant Thereto.
- c) The Purchaser shall make arrangements for obtaining separate electricity meter in his name for the said Flat from WBSEDL and the Purchaser shall be liable and agrees to regularly and punctually make payment of the electricity charges directly to WBSEDL.

d) The Vendors/Developer shall and will have the exclusive and unfettered right to make use or permit to be used the open spaces of the new building and/or the said Premises including any other open parts and portions of the said premises vertically or horizontally and the Purchaser hereby consents to the same.

VII. AND THE PURCHASER(S) DOTH HEREBY FURTHER AGREE AND COVENANT WITH THE VENDORS AND THE DEVELOPER AND EACH ONE OF THEM RESPECTIVELY as follows:

- include a Service Company the Developer or any person authorized by the Developer shall continue to provide maintenance and services for the common parts and portions and security of the said New Building **SUBJECT HOWEVER** to the Purchaser regularly and punctually making payment of the maintenance and service charges more fully and particularly mentioned and described in the **SIXTH SCHEDULE** hereunder written.
- the Developer alone shall be entitled to and the Purchaser hereby authorize the Developer to form the Holding Organization/Association/Society and/or Service Company with such rules and regulations as the Developer shall think fit and proper and the Purchaser hereby further commits themselves to become a member of the said Holding Organization and to abide by the rules and regulations as may be framed from time to time.

- the Purchaser acknowledges that timely payment of the maintenance charges is a must in as much as nonpayment thereof shall adversely affect the rights of other flat owners and/or occupiers of the said new building and as such the Purchaser agrees to regularly and punctually make payment of the maintenance charges.
- The right of the Purchaser shall remain restricted to the said Flat and the Properties Appurtenant Thereto and the said Car Parking Space, and in no event the Purchaser or any person claiming through it shall be entitled to stretch or expand its claims over and in respect of the other parts of the new building AND the purchaser hereby further covenants and assures that it shall not interfere with the rights of the Vendors and/or the Developer in selling, transferring, leasing out or letting out the remaining unsold Flats/portions and to carry out repairs, renovations and improvements in the said building.

THE FIRST SCHEDULE ABOVE REFERRED TO (PREMISES)

ALL THAT piece and parcel of Converted Bastu land measuring more or less about 15.28 [Fifteen point two eight] decimals comprised in RS Dag no. 1563 corresponding to L.R. Dag No. 1525 appertaining to RS Khatian no. 728, and New L.R. Khatian nos. 4475, 4477 AND Converted Bastu land measuring more or less about 12 [Twelve] Decimals comprised in RS Dag no. 1577 corresponding to L.R. Dag No. 1539 appertaining to RS Khatian no. 728 and New L.R. Khatian nos. 4475, 4477 i.e. total

27.28 Decimals of land in above Two Dags within Mouja Fuleswar, under J.L. no. 108, Touji no. 744, within Uluberia Municipality new Ward No. 20, within the jurisdiction of A.D.S.R. and Police Station Uluberia and District Howrah- 711316, together with all sorts of easement rights of Municipal Road attached therewith, is being butted and bounded by:

ON THE NORTH: Municipal Drain;

ON THE EAST:- irrigation Canal;

ON THE SOUTH: land of Durga Rani Paria & others;

ON THE WEST:- Municipal Road;

THE SECOND SCHEDULE ABOVE RERERRED TO (THE SAID FLAT AND THE PROPERTIES APPURTENANT THERETO)

FIRSTLY ALL THAT the Flat No on the Floor (Block- A) containing by
estimation an area of sq. ft. (Super built-up) (be the same a little more or
less) with all fixtures and fittings consisting of bedrooms, toilet(s), Kitchen,
drawing cum dining, Verandah AND SECONDLY ALL THAT the Covered car
parking space measuring sq. ft Being No on the ground floor of the
(Block-) building AND THIRDLY ALL THAT the undivided proportionate share in
all common parts portions areas facilities and amenities comprised in the said New
Building and/or the said Premises and FOURTHLY ALL THAT the undivided
indivisible impartible proportionate share or in interest in the land comprised in the

said premises and attributable thereto (situation of the said Flat has been shown and delineated in the map or plan annexed hereto and bordered in **RED** color thereon)

THE THIRD SCHEDULE ABOVE REFERRED TO

(The Common areas, Parts and Portion)

- 1. Internal roads, pathways, passages and driveways and Security Room.
- 2. Landscaped garden, lawn and water bodies.
- 3. Streetlights, Campus and Garden lights and fixtures, electrical installations.
- 4. Boundary wall / fencing, if any.
- 5. Road / Block signage
- 6. Underground/Overhead water reservoir, water pumping station and pump house.
- 7. Pumps and Pumps Accessories.
- 8. Sewage and storm drainage system.
- 9. Water distribution network.
- 10. Central Green, Lawns.
- 11. All infrastructural facilities / works including water storage tanks for firefighting arrangement, Water supply bore wells, Sewerage, drainage, water supply and accessories thereto.
- 12. All electrical installations / works including panels, cables, cable trench and accessories thereto.

THE FOURTH SCHEDULE ABOVE REFERRED TO

(EASEMENTS OR QUASI-EASEMENTS)

(The under mentioned rights easements and quasi easements privileges and appurtenances shall be reserved for the Vendors/Developer and/or the Society and/or the Association of Co-owners and/or the Service Company of the New Building.

- 1. The right in common with the Purchaser and/or other person or persons entitled to the other part or parts of the New Building as aforesaid for the ownership and use of common part or parts of the New Building including its installations staircases electrical installations and other passages.
- 2. The right of passage in common with the Purchaser and other person or persons as aforesaid of electricity, water and soil from and to any part (other than the Said FLAT of the other part or parts of the New Building through pipes, drains, wires, conduits lying or being under through or over the said FLAT so far as may be reasonably necessary for the beneficial use and occupation of the other portion or portions of the new building for all purpose whatsoever.
- 3. The right of protection for other portion or portions of the New Building by all parts of the said Flat as far as they now protect the same or as may otherwise become vested in the Purchaser by means of structural alterations to the said FLAT or otherwise in any manner to lesson or diminish the support at present enjoyed by other part or parts of the New Building.

- 4. The right by the vendor and/or the Developer and/or occupier or occupiers of other part or parts of the New Building for the purpose of free ingress and egress to and from such other part or parts of the New building, the front entrances staircase, electrical installation open and covered space and other common passage or paths of the New Building.
- 5. The right of the Vendor/Developer/Service Company or its authorized agents with or without workmen and necessary materials to enter from time to time upon the Said Flat for the purpose of repairing so far as may be necessary such pipes drains wires and conduit under basement/overhead Reservoir, firefighting equipment as aforesaid **PROVIDED ALWAYS** the Vendors/Developer and other person or persons shall give to the Purchaser twenty four hours prior notice in writing of their intention of such entry as aforesaid.

THE FIFTH SCHEDULE ABOVE REFERRED TO

1. The Purchaser shall be entitled to all rights privileges vertical and lateral supports easements, quasi-easements and appurtenances whatsoever belonging to or in any way appertaining to the said Flat or therewith usually held used occupied or enjoyed or reputed or known as part or parcel thereof or appertaining thereto which are hereinafter more fully specified **EXCEPTING AND RESERVING** unto the Vendors and/or the Developer the rights easements, quail-easements privileges and appurtenances hereinafter more particularly set forth in the fourth schedule hereto.

- 2. The right or access and passage in common with the Vendors/Developer and/or the co-owners and occupiers of the new Building at all times and for all normal lawful purposes connected with the use and enjoyment of the staircase, lifts and electrical installations and all other common areas installations and facilities in the New Building and the Said Premises.
- 3. The right of way in common as aforesaid at all times and for all purposes connected with the reasonable use and enjoyment of the Said Flat with or without vehicles over and along the drive-ways and pathways PROVIDED ALWAYS and it is hereby declared that nothing herein contained shall permit the Purchaser or any person deriving title under the Purchaser or the servants agents employees and invitees of the Purchaser to obstruct in any way by vehicles deposit of materials rubbish or otherwise the free passage of or other person or persons including the Vendor/the Society/Service Company along such drive way and path ways as aforesaid.
- **4.** The right of support shelter and protection of the said Flat by or from all parts of the New Building so far they now support shelter or protect the same.
- **5.** The right of passage in common as aforesaid electricity water and soil from and to the said FLAT through pipes drains wires and conduits lying or being in under or over the New Building and the Said Premises so far as may be reasonable necessary for the beneficial occupation of the said FLAT and for all purposes whatsoever.

6. The right with or without workmen and necessary materials for the purchaser to enter from time to time upon the other parts of the New Building and the said Premises for the purpose of repairing so far as may be necessary the pipes drain wires and conduits aforesaid and for the purpose of rebuilding, repairing repainting or cleaning any parts of the Said Flat in so far as such repairing or cleaning any parts of the Said Flat in so far as such repairing or cleaning as aforesaid cannot be reasonably carried out without such entry and in all such cases upon giving twenty four hours previous notice in writing of its intention so to enter to the owners and occupiers of the other Flats and portion of the Building.

THE SIXTH SCHEDULE ABOVE REFERRED TO (MAINTENANCE CHARGES)

- 1. All proportionate costs of maintenance, operations, repairs, replacement services and while washing, painting, rebuilding, reconstructing, decorating, redecorating of all other common areas/parts its fixtures, fittings, electrical wiring and equipment in under or upon the building enjoyment or used common by the occupiers of the building.
- 2. The salaries and other expenses incurred for and payable to any person employed for common purposes including security, electrician, maintenance, plumber, administration of the building, accountant, clerks, gardeners, sweepers, liftmen etc.

[24]

3. Insurance premium for insuring the building and every part thereof against

earthquake, damages, fire, lightening, mob violence, civil commotion, etc. if insured.

4. Expenses for supplies of common utilities, electricity, water charges etc.

payable to any concerned authorities and/or Organization and payment of all other

incidental thereto.

5. All common expenses for maintaining roof, white washing, painting,

repairing, renovating the common areas, installations including generator, water

pump with motor, salaries of the watchman/caretaker, establishment of the

association of the flat owners common maintenance for common interest of all the flat

owners etc as decided by majority of all the flat owners of the said premises.

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their

respective hands and seals the day, month and year first above written.

SIGNED SEALED AND DELIVERED

In the presence of:

Signature of the Attorney of the Vendors/

Owners

	Signature of the Developer			
	Signature of the Purchaser			
Prepared by:				
Ayan Sarkar				
Advocate				
D.R.T Kolkata				
Mob: +91-9836246598				
MEMO OF CONSI	DERATION			
RECEIVED of and from the within named	purchaser(s) the within mentioned sum of			
Rs only being the	e consideration money payable under these			
presents as per memo below:				
SL. No. Date Cheque No. H	Bank details Amount			

WITNESSES:

1.

2.

Signature of the Developer/Payee