# **AGREEMENTFORSALE**

ThisAgreementforSale("**AGREEMENT**")executedonthis\_\_\_\_\_dayof \_\_\_\_\_TwoThousandTwenty Three (2023)

#### **BYANDBETWEEN**

(1) SHRENIK SURANA, having PAN APLPS4617R and AADHAR No.748280035011, sonof Saroj Kumar Surana, residing at Flat No. 2C Vaishali Apartment, 35/13,

PaddaPukurRoad,PostOfficeL.R.Sarani,PoliceStationBullygunge,Kolkata-700020,

(2) MADHU SURANA, having PAN ALGPS0599B and AADHAR No.702510838788, wifeof Saroj Kumar Surana, residing at Flat No. 2C Vaishali Apartment, 35/13,

PaddaPukurRoad,PostOfficeL.R.Sarani,PoliceStationBullygunge,Kolkata-700020,

(3) **SAROJKUMARSURANA**, having **PANALSPS6102J** and AADHARN0.20 6625212441, sonofHanutMalSurana, residing at FlatNo.2CVaishaliApartmen t, 35/13, PaddaPukurRoad, PostOfficeL.R.Sarani, PoliceStationBullygunge, Kolkata-700020,

(4) KOMAL SURANA, having PAN AWVPS7665N andAADHARNo.885561024178,wifeofShrenikSurana,residingatFlatNo.2CV aishaliApartment,35/13,PaddaPukurRoad,PostOfficeL.R.Sarani,PoliceStati on Bullygunge, Kolkata-700020,

(5) **NISHIT JAIN**, having **PAN AFPPJ8996L** and AADHAR No.919010647383, son of Bharat Jain, residing at 25 Bullygunge CircularRoad, Post Office Bullygunge, Police Station Bullygunge, Kolkata-700019,

(6) **NIKITAJAIN**, having **PANARRPJ8526E** and AADHARNo.71933877892 3, daughter of Bharat Jain, residing at 25 Bully gunge Circular Road, Post Office Bully gunge, Police Station Bully gunge, Kolkata-700019,

(7) MANOHARLALMEETJAIN(HUF), havingPAN AACHM6784M, a Hindu Undivided Family of Flat No. 6B, Neel Kanth Building, 26B, CamacStreet, PostOfficeParkStreet, PoliceStationShakespeare Sarani, Kolkata-700016,

(8) **MEETJAIN(HUF)**, having PANAACHM9103LaHinduUndivided Family of Flat No. 6B, Neel Kanth Building, 26B, Camac Street, Post Office ParkStreet, Police Station Shakespeare Sarani, Kolkata-700016,

(9) **BINA JAIN**, havingPAN ACJPJ6700B and AADHAR No.644290075379, wife of Late Manohar Lal Jain,residing at 26B, Camac Street, Post Office Park Street, Police Station ShakespeareSarani, Kolkata-700016,

(10) **NISHA JAIN**, having PAN ACVPJ3480E and AADHARNo.962835837901, wife of Meet Jain, residing at 26B, Camac Street, Post OfficePark Street, Police Station Shakespeare Sarani, Kolkata-700016,

(11)MEET **JAIN**, having PAN ACHPJ9528K AADHAR and No.256090477002, of Late son ManoharLalJain, residing atFlatNo.6B&9A, Neel Kanth Building, 26B, Camac Street, Post Office Park Street, Police Station Shakespeare Sarani, Kolkata-700016,

(12) **ARVIND KUMAR JAIN (HUF)**, having PAN AACHA4448L, a Hindu Undivided Family, ofFlat No.6C & D, Neel Kanth Building, 26B, Camac Street, Post Office Park Street,Police Station Shakespeare Sarani, Kolkata-700016,

(13) **ROSY JAIN**, having PANACQPJ5801L and AADHAR No.358985301200, wife of Arvind Kumar Jain, residingat Flat No.6C & D, Neel Kanth Building, 26B, Camac Street, Post Office Park Street,Police Station Shakespeare Sarani, Kolkata-700016,

(14) **BIJAY KUMAR JAIN (HUF)**, having PAN AACHB0281N, a Hindu Undivided Family, of Ground Floor, 6A, KiranShankarRoyRoad, PostOfficeGPO, PoliceStationHareStreet, Kolkata-700001,

(15) **SUMANPROPERTYPVT.LTD.**, havingPANAAECS4021LaCompanyGov ernedbythe Companies Act, 2013, having its registered office at Ground Floor, 6A,

KiranShankarRoyRoad,PostOfficeGPO,PoliceStationHareStreet,Kolkata-700001,

(16) **AMRITASANNIGRAHI**, having PANCAGPS3109CandAADHARNo.5564 75014001, daughterofAshokSannigrahiandwifeofSiddharthaMukherjee,

residing at 18, Dakshin Para Road, Post Office Paschim Barisha, PoliceStation Thakurpukur, Kolkata-700063,

(17) **BRATATI MUKHOPADHYAY**, having PANAESPM6897FandAADHARNo.884513307107,wifeofLateAshutoshMuk hopadhyay, residing at 119, Bhupen Roy Road, Post Office & Police StationBehala, Kolkata-700034,

(18) **SIDDHARTHA MUKHERJEE**, having PAN AIFPM4138C andAADHARNo.903941196665, sonofLateAshutoshMukhopadhyay, residingat119,Bhupen Roy Road, Post Office & Police Station Behala, Kolkata-700034,

(19) **RAHULKYAL**, having PANAGHPK1359FandAADHARNo.74870793491 2, sonof Balkrishan Kyal, residing at 30C, Southend Park, Post Office Sarat Bose Road, Police Station Lake, Kolkata-700029 and

(20) **ANURAGKYAL**, having PANAGIPK4906HandAADHAR

No.521727358314, son of Umesh Kyal, residing at 30C, Southend Park, Post Office Sarat Bose Road, Police Station Lake, Kolkata-700029 (details of LandOwners), all being represented by their constituted CONCLAVELLP, а Limited Liability Attornev ZENITH Partnership incorporated under the Limited LiabilityPartnership Act, 2008, having its Registered Office Premises at No.122/1R,SatyendraNathMajumderSarani,PostOfficeKalighat,PoliceStatio of nTollygunge,Kolkata 700 026 represented by one its havingPANAGIPK4906HandAADHAR Partner

\_, residing No.521727358314, son of Umesh Kyal, son of \_, Kolkata 700 0..., hereinafterreferred to as the "OWNERS" (which expression shall unless repugnant to the context or meaning there of be deemed to mean and include its in caseofcompaniestheirrespectivesuccessororsuccessors-in-

interestandassigns, in case of Limited Liability Partnerships their present partners orsuch other person or persons who may be taken in or admitted for thebenefit of the said partnership business their respective heirs executorsadministratorslegalrepresentativesand assigns, in case of HUF its present Karta orsuch other person or persons who may be taken in or admitted for thebenefit of the said HUF business their respective heirs executors administrators legal representatives and assigns, in case of Individual which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include his/her/their respective heirs, executors, administrators, legal representatives and assigns) of the **FIRST PART**.

4

#### AND

**ZENITH CONCLAVELLP**, a Limited Liability Partnership incorporated under the Limited LiabilityPartnership Act, 2008, having its Registered Office at Premises

No.122/1R,SatyendraNathMajumderSarani,PostOfficeKalighat,PoliceStatio nTollygunge, Kolkata 700 026 represented by one of its Partner havingPANAGIPK4906HandAADHAR No.521727358314, son of Umesh Kyal, son of \_\_\_\_\_\_, residing at Kolkata 7000, hereinafter referred to as the "**PROMOTER**" (whichexpression shall unless repugnant to the context or meaning thereof bedeemedtomeanandincludeitssuccessor-ininterestandpermittedassigns)**oftheSECONDPART**.

#### AND

(1) \_\_\_\_\_\_, having PAN \_\_\_\_\_\_, having Aadhaar \_\_\_\_\_\_, having mobile number \_\_\_\_\_\_, by nationality Indian, by caste Hindu/Muslim/Christian, son/daughter/wife of \_\_\_\_\_\_, by occupation \_\_\_\_\_\_, residing at \_\_\_\_\_\_, Post Office \_\_\_\_\_\_, Police Station \_\_\_\_\_\_, PIN \_\_\_\_\_\_ and (2) \_\_\_\_\_\_, having PAN \_\_\_\_\_\_, having Aadhaar \_\_\_\_\_\_, having mobile number \_\_\_\_\_\_\_, by nationality Indian, by caste Hindu/Muslim/Christian, son/daughter/wife of \_\_\_\_\_\_\_, by nationality Indian, by caste Hindu/Muslim/Christian, son/daughter/wife of \_\_\_\_\_\_\_, by occupation \_\_\_\_\_\_, both/all residing at \_\_\_\_\_\_, Post Office \_\_\_\_\_\_\_, Post Office \_\_\_\_\_\_, Police Station \_\_\_\_\_\_, Police Station \_\_\_\_\_\_, by occupation \_\_\_\_\_\_, both/all residing at \_\_\_\_\_\_\_, Post Office \_\_\_\_\_\_\_, Police Station \_\_\_\_\_\_\_, PIN \_\_\_\_\_\_, hereinafter (jointly/collectively) referred to as the ALLOTTEE(S)(which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include his/her/their respective heirs, executors, administrators, legal representatives and assigns) of the THIRD PART;

#### [If the Allottee is a company]

\_\_\_\_\_\_, having **PAN** \_\_\_\_\_\_, having CIN \_\_\_\_\_, a company incorporated under the provisions of the Companies Act, 1956 or the Companies Act, 2013 having its registered office at \_\_\_\_\_\_, Post Office \_\_\_\_\_\_, Police Station \_\_\_\_\_\_, PIN \_\_\_\_\_\_, represented by its Director/Authorized Signatory \_\_\_\_\_\_, having **PAN** \_\_\_\_\_\_, having Aadhaar \_\_\_\_\_\_, having mobile number \_\_\_\_\_\_, by nationality Indian, by caste Hindu/Muslim/Christian, son/daughter/wife of \_\_\_\_\_\_, residing at \_\_\_\_\_\_ Post Office \_\_\_\_\_\_, Police Station \_\_\_\_\_\_, plice Station \_\_\_\_\_\_, plice Station \_\_\_\_\_\_, post Office \_\_\_\_\_\_, post Office \_\_\_\_\_\_, post office \_\_\_\_\_\_, police Station \_\_\_\_\_\_, period of the context or meaning thereof be deemed to mean and include its successor-in-interest, and permitted assigns), of the **THIRD PART**;

*[If the Allottee is a Partnership]* 

[OR]

, having <b>PAN</b> , a partnership firm registered under the India	an			
Partnership Act, 1932 having its principal place of business at, Post Offi	ce			
, Police Station, PIN, represented by i	its			
Authorized Partner, having PAN, having Aadha	ar			
, having mobile number, by nationality Indian, by cas	ste			
Hindu/Muslim/Christian, son/daughter/wife of, residing	at			
Post Office, Police Station, P	IN			
, duly authorized vide hereinafter referred to as the	he			
"ALLOTTEE" (which expression shall unless repugnant to the context or meaning thereof				
be deemed to mean and include the partners or partner for the time being of the said firm				
and such other person(s) who may be taken or admitted for the benefit of the said				
partnership, their respective heirs, executors and administrators and assigns), of the				

# THIRD PART.

*[If the Allottee is a HUF]* 

[OR]

\_\_\_\_\_\_, having **PAN** \_\_\_\_\_\_, for self and as the Karta of the Hindu Joint Mitakshara Family known as HUF, having its place of business/residence at \_\_\_\_\_\_\_, Post Office \_\_\_\_\_\_, Police Station \_\_\_\_\_\_, PIN \_\_\_\_\_\_, 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**.

The Owners, Developer/Promoter and Allottee(s) shall hereinafter collectivelybereferredtoasthe"Parties" and individually as a "Party".

## **DEFINITIONS:**

For the purpose of this Agreement for Sale, unless the context otherwise requires -

- (a) "Act"meanstheRealEstate(RegulationandDevelopment)Act,2016;
- (b) "Rules"meanstheWestBengalRealEstate(RegulationandDevelopment)Rules,2021;
- (c) "Section" means a section of the Act/Rules;

## WHEREAS:

- A. ThePromoterhasrepresentedtotheAllottee(s)that:
- (i) The Owners are the absolute and lawful owners of theproperty more fully described in Part I of Schedule A heretowhichwaspurchasedbytheOwnersfromtimeto time(hereinafterreferredtoas"theSaidLand")
- (ii) The particulars of the title of the Land are more fullydescribedin**Part- II**of **Schedule A** hereto (hereinafterreferredtoas"theDevolutionofTitle")



Byandunderthefollowing(1)DevelopmentAgreementdated27.01.2021,madeb (iii) etweentheabove-namedownersasOwnerstherein and the Promoter hereto Developer therein registered with the office of DSRas and IISouth24Parganas, inBookNoI, VolumeNo 1602-2021, Pages 68203 to Being 160201225 68325. No for theyear2021,(2)SupplementalDevelopmentAgreementdated11.05.2021,ma debetweentheabove-namedownersasOwnerstherein and the Promoter registered with the office of DSRhereto as Developer therein and IISouth24Parganas, inBookNoI, VolumeNo1602-2021, Pages 1994 50 to 1994 82, Being No 160204606 fortheyear2021,(3)SupplementalDevelopmentAgreementdated11.11.2022, madebetweentheabove-namedownersasOwnerstherein and the Promoter Developer therein registered with the office of DSRhereto as and IVSouth24Parganas, inBookNoI, VolumeNo1604-2022, Pages 384257 to 384275, Being No 160413126 fortheyear2022,(4)SupplementalDevelopmentAgreementdated11.11.2022, madebetweentheabove-namedownersasOwnerstherein and the Promoter hereto as Developer therein and registered with the office of DSR-IVSouth24Parganas, inBookNoI, VolumeNo1604-2022, Pages 388655 to 388672, Being No 160413293 for the year 2022, and Supplemental Development Agreement (5)dated 18.11.2022, made between the above-named owners as Owners therein Promoter the hereto Developer therein and as and registered with the office of DSR-IVSouth24Parganas,inBookNoI,VolumeNo1604-

2022, Pages 395865 to 395884, Being No 160413469 fortheyear2022, the Owners in consultation with each other hadjointly granted the exclusive right of development respect in of the said Landpursuant to the building plant obseanctioned by the concerned statutoryauthorityandcommercial exploitation thereofon the terms and conditions mentioned therein (hereinafter referredtoasthesaidDevelopmentAgreement).

B. The had applied for and obtained sanction of the building plan videPlan No 740/870/KMDA dated 20.10.2022, from the Zilla Parishad, 24 Parganas said (South) (hereinafter referred to as the plan and shall include all alterations and / or modifications made theretofrom time to time and as may be permitted by the authorities concerned) and co mmencedconstructionofaresidentialprojectcomprising of 2 (Two) Tower/Building having (G+25)ground plustwentyfiveupperfloorsandvariouscarparkingspaces(hereinafter referred "Buildings") the comprising of to as severalapartments, commonare as and other facilities and altogether known as "Vinayak Atlantis" ("Project"). The Promoter agrees and undertakes that it shall not make any changes to the plans of the Project except in strict compliance with Section 14 of the Act andSection9(3)oftheRulesandotherlawsasapplicable.

C. ThePromoterbeengrantedbeengrantedbeen

**D.** The Promoter has registered the Project as a separate Project undertheprovisions of the Act with the West Bengal Housing Industry Regulatory Authority ("Authority") at [ $\Box$ ]on [ $\Box$ ]under Registration No.

E. ThePromoterisfullycompetenttoenterintothisAgreementandallthelegal formalities with respect tothe right, title, and interestoftheOwnersregardingtheLandonwhichProjectistobeconstructedhavebe encompleted.

The Allottee (s) had applied to the Promoter for all otment of an Apartment in the Promoter for all other states and the promoter of the proF. ject("**Application**"), the Promoter has provisionally all otted infavour of the All ottee (s )AllThattheApartment described in Part - I of Schedule B hereunder written("SaidApartment") together with a Store Room described in Part -II of Schedule written("SaidStore В hereunder Room") togetherwiththepermissiontousesuchnumber(s) ofcar parking space(s) to be identified and designated by the Promoter at the Building and/or the Said donotformapartoftheCommonAreas,asstatedinPart-Project. which **III**of**ScheduleB**hereunderwritten("**CarParkingSpace**")fortheparkingofprivatem ediumsized/standardcar(s)ownedbytheAllotteewithinsuchspace(s), and furthers ubjecttotheAllotteemaking payment of the consideration amount as well as all anddeposits, costs and expenses, otherdues, extras each of which wereunconditionally accepted by the Allottee, (Said Apartment togetherwith the Said Store Room and permission to park private medium sized car(s) owned by the Allottee within the spacecomprising the Car Parking Space ifany, hereinafter collectively shall be referred to as "Said Apartment And **Properties Appurtenant Thereto**") in accordancewith the Specifications, marked as **Part -IV** of **Schedule B** heretotogether with the irrevocable right to use the common areas, parts, portions, installations and facilities of the Projectin common

with the remaining all ottees of the Project (herein after collectively referred to as the "**C ommonAreas**", and more particularly described in **ScheduleD** hereto).

 ${\bf G}.$  The Parties havegone through all the terms and conditions set out inthis Agreement and understood the mutual rights and obligations detailed here in.

before of H. At or the execution this Agreement, the Allottee confirm(s)thatafterhavingconductedandcompletedtohis/her/their/itscomplete satisfaction independent due diligence and title verification in respect of the Said L andasalso complianceand/ornonthe compliance, if any, by the Promoter of all/any applicable law(s), notification(s), rule(s) etc.,andafterhaving

carriedoutaphysicalinspection of the Said Land. and furtherafterinspecting, examining and perusing all the title deeds pertaining inter totheDevolution Title. alia of papers, documentsetc. (including the various covenants, terms, conditions etc. respectively stipulated therein) related inter alia to Said the Landincludingbutnotlimitedtoamongstothers, the Specifications, approval setc. fo rtheProject,thedeeds,papers,documents,details,schedulesetc.referredtoand/or specified under the ActandtheRulesasalsothosereferredtoand/or described herein, each of which have from time to time been provided by thePromotertotheAllotteeandtheAllotteeconfirm(s)andacknowledge(s) receipt of the true copies thereof, which are in the custody and possession of the Allottee, and the Allottee having understoodand/or having complete and due notice and knowledgeof, and afterfully satisfying himself/herself/themselves/itself, has/hav e accepted, without any reservation, each of the aforesaid including the right Promoter and/or the Owners stipulated of the as in this Agreement, and interalia:-

- i) theright, title and interest of the Promoter and the Ownersto/over/inrespect of the Sa id Land and to develop and deal with the Project intended to be constructed/developed on the Said Land;
- ii) theDevolutionofTitle;
- iii) thenature, state, condition and measurement of the SaidLandandtheProject, as applicable, and the mannerinwhich the same is / are pre sently intended to be used;
- iv) the permission to park private medium sized car(s) within thespacecomprising theCar Parking Space if any, comprises an integral and inseparable part of the Said Apartment, subject toduecompliance by the Allottee of each of the stipulated terms,tothesatisfactionofthePromoter;
- v) theproposedlocation,layout plan and the dimensions of each of the Said Apartment, Said Store Room and the CarParking Space fany;
- vi) the Common Areas which are intended to form a part of the Said Project;
- vii) thelaws/notificationsandrulesapplicabletotheareawheretheSaidLandissituated ,ingeneral, and the Project and similar projects, in particular;
- viii) the presentest imated respective Carpet Area of the Said Apartment and the Said Store Room and the manner of calculation thereof;
- ix) the nature and the extent of the rights and benefits proposedtobegrantedand/orextendedtotheAllotteeas also theseveralobligationstobeperformedandfulfilledbytheAllottee,eachtothesatisfac tionofthePromoter;
- x) theterms,conditions,covenants,stipulations,restrictions,reservationsandobliga tionsinthematterofacquiringfreehold title in respect of the Said Apartment And

PropertiesAppurtenantTheretoalongwiththepermissiontoparkprivatemediumsi zedcar(s)withinthespacecomprisingtheCarParkingSpaceifany,themannerandm ethodofuseandenjoyment of the same as well as the covenants running withthe land and the Said Apartment and Properties AppurtenantThereto;

- thattheCarParking Space/s provided in the Project are forthe benefit of the xi) Allottee/s or occupant/s of the Said Project. Therights to use Car Parking Space/s have to be earmarked to theAllottees for facilitating the smooth functioning and of use CarParkingSpace/s.IntheabsenceofsuchearmarkingofCarParkingSpace/s,theu seoftheCarParkingSpace/s would result in disharmony and periodical disputes amongst the Allottees / occupan sametheAllottee/s hereby irrevocably tsoftheApartments.In view of the authorizesthe Promoter toearmarkCarParkingSpace/stotheAllottee/sattheirdiscretioninthemutualinte restofoneandallinordertomaintainpeace, cordiality and harmony among the Allotte e/s.The Allottee/s further declares that he/she/they is/are boundbysuchearmarkingofCarParkingSpace/sandwill notquestion the authority of the Promoter in doing so and furtherdesistfrommakinganyissueorclaimsinrespectthereto;
- xii) theSpecificationsasalsothemeasurements,dimensions,designsanddrawings;
- xiii) thestateandconditioninwhichtheSaidApartmentAndPropertiesAppurtenantThe retoifanyareintendedtobehandedovertotheAllotteesubjecttocomplianceby theAllotteeof each of the stipulated terms to the satisfaction of the Promoter and this agreement;
- the Promoter shall be entitled to the Additional FAR, where upon subject to compliance the state of the staxiv) ewiththeprovisionsofSection14oftheActandSection9(3)oftheRulesand asprovidedforinthisAgreement,thePromotershallbeentitledto and would be well within right its to alter. modify, amend, reviseetc. the Planand to under take any further and / or additional Project construction(s) the including at constructing further upper floors above the top most floor as it presently standswhereof sanctioned. as а consequence such floor shall not remain as the top most floor of the Building, and the Promoter shall be further the state of theentitledtoconnectsuchfurtherand/oradditionalconstruction(s)with the existing utilities and amenities at the Project/Building including all the Common Areas, notw ithstandinganytemporarydisruptioncausedintheuseand/orenjoyment of the Said ApartmentAnd Properties Appurtenant Thereto, and each of such furtherconstructionsshallabsolutelybelongto Promoter the whoshallbe

entitled to deal with the same in such a manner as the Promoter may deem fit proper, and the Allottee and herebyagree(s)andundertake(s)nottodo,executeorperformorpermitthedoing,ex ecutionorperformanceofanyact, deedorthing which may prevent the Promoter from undertaking the construction of and/or dealing with or otherwise transferring the aforesaid with full knowledge and acceptance of the

fact that the a foresaid shall result in several changes including but not limited to a change shall be a set of the several change shall be a set of the set of the several change shall be a set of the set of the several change shall be a set of the several change shall be a set of the set

hangeintheUndividedProportionate Share,andtheAllottee covenant(s) and undertake(s) not to object to the sameonanygroundwhatsoeverortoclaim,demandetc.anycompensation,dama gesetc.;

 xv) therightofthePromotertocarryout,implementetc.anyvariationsand/oradditions and/oralterationsand/ordeletionsand/ormodificationsand/orrevisions to the Plan,thelayoutplansandtheCommonAreassubjecttothetermsofthisAgreementa ndsubjecttocompliancewiththeprovisionsofSection14oftheActandSection9 (3) of

theRulesandtheAllotteeherebygrant(s)andaccord(s)his/her/their/itsconsenttot hesame;

and the Allottee further declare(s), confirm(s) and acknowledge(s) each of the following:

- a) thateachoftheterms, conditions, covenants, stipulations, restrictions, reservation sandobligationsrecordedhereinaswellas the covenants running with the Said Land and/or the Said Apartment And PropertiesAppurtenant Thereto and the manner and method of theuse and enjoyment of the Said Apartment And PropertiesAppurtenant Thereto including those stated herein, havebeen arrived at after mutual discussions and negotiationsbetween/amongst the Parties hereto, each of which havebeen acceptedand voluntarilyagreedtobytheAllottee(withoutanycoercionand/orinfluence).noneof which can be treated as and/or considered to be oppressive oronesidedorunfairorheavilyleanedinfavourofthePromoterand/orasimpositionofunfai rconditions. aseach has been formulated/stipulated bearing in mind thenature of the Project which would, inter alia, protect therights of and/or ensure to the benefit of the Allottee, and therefore are fair and reasonable;
- b) thattheAllotteehassoughtandobtained independentlegal adviceandopinion and has caused this Agreementtobevettedbyadvocates/lawyersappointedbytheAllottee;
- thattheAllotteehasenteredintothisAgreementaftertakingintoaccount/considera tionseveralfactors, andthusthequantumoftheTotalPrice,theDeposits,ExtraChargesandallotheramo unts,charges,costs,deposits,expenses, taxes etc. as stipulated in thisAgreement andagreedtobepaidbytheAllottee,arefairandjust;
- d) thatuponsigningthisAgreement,noconditions,stipulations,representations,gua rantees,warrantiesetc.havebeenmadebyand/oronbehalfof the Promoterotherthanthoseifanyspecificallysetforthherein;
- $that the Promoter has provided all the information and clarifications as required by an {\begin{subarray}{c} clarification of clarification of the set o$ e) d/orrequestedforfromtimetotime, and the Allottee is/are fully satisfied with the same, and the Allottee further acknowledge (s) and confirm (s) that the Allottee further acknowledge (s) and confirm (s) (s)ehas/havecarefullyreadtheterms, conditions and stipulations contained/recorded inthisAgreementandunderstoodtheobligationsandlimitations of the Promoter as set forth herein. as also theobligations and liabilities of the Allottee, and has / have relied on his / her / their / it

sownjudgmentandinvestigation while deciding to apply to the Promoter forgrantingtherightsand/orpermissions(ofthespecificnature specified herein) in respect of the Said ApartmentAndPropertiesAppurtenantThereto,ifany,andtoexecutethisAgreemen t(whichis final in all respects),andtheAllotteeundertakes(s)andcovenant(s)tofaithfullyabidebyeachof the terms and conditions ofthisAgreement;

f) that in view of the Allottee having agreed to make timelypayment of and/or to timely deposit the various amountsincludingthosestipulatedherein,andhavingfurtherundertakenandcove nantedtofaithfullyabidebyandcomply with and perform and observe each of the

termsandconditionsstipulatedherein,thePromoterhasblockedfortheAllotteethe SaidApartmentAndProperties Appurtenant Thereto; and the Allottee herebyand hereunder undertake(s) and covenant(s) not to makeor raise any objection or claim or requisition inter alia inrespect of any of the aforesaid, or to make or raise or setuporinitiateanyclaimor demand oraction contrary totheaforesaidonanygroundwhatsoeveror

howsoever.ThePartiesherebyconfirmhatthey are entering intohatthey are entering intowithfullknowledgeofallthelaws,rules,regulations,notifications,etc.,applicabletheLandand/ortheProject.andthelaws,

g TheAllottee(s)agree(s)andunderstand(s)thatallthestandard

fitting, interiors, furniture, kitchenette

and fixtures provided and dimension of the show/model residentia 1 Apartment exhibited at the site or any representative mages used in different collaterals marketing only provides are presentative idea and the actual Apartment agreed to be constructed willbeasperspecifications mentioned inthisagreementin**Part-IV**of the Schedule thesame may not include the fittings and fixtures of the В and modelApartment and even if such fittings and fixtures are provided theymay vary as to make, colour, shade, shape and appearance from the ones provided model Aapartment and the in the Allottee(s)shallnotbeentitledtoraiseanyclaimforsuchvariation.

- I. TheParties, relying on the confirmations, representations and assurances of each ot hertofaithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now willing to enter into this Agreement on the terms and conditions appearing here in after.
- J. InaccordancewiththetermsandconditionssetoutinthisAgreementandasmutuall yagreeduponbyand between theParties,thePromoterand the Owners herebyagreestograntitsrighttitleandinterest in the said Apartment And Properties Appurtenant TheretoandtheAllotteeherebyagreestotakepurchaseoftheSaidApartmentAndPro pertiesAppurtenantTheretoasspecifiedinparagraph**G**oftherecitals.

**NOWTHEREFORE**, inconsideration of the mutual representations, covenants, ass urances, promises and agreements contained herein and other good and valuable consideration, the Parties agree as follows:

### 1. **TERMS**:

 $Subject to the terms and conditions as detailed in this Agreement, the {\it Promotera}$ 1.1 nd the Owners agreestosellto the Allottee, and the Allottee hereby agrees to purchase the Said on A partment And Properties Appurten ant The reto and further the Promoter andthe Owners provisionally agrees to permit the Allottee to parkprivate medium owned the Allottee sized car(s)bv within thespacecomprising the CarParking Space, if any, all as specified in **Recital G**herein above;

1.2 The **TotalPrice** for the SaidApartmentAndPropertiesAppurtenant Thereto(based on the Carpet Area) and for the permission to park private medium sized car(s) owned by the Allottee within the space comprising the CarParking Space and other Area, if any, comprises of the following:

a. A mutually agreed composite sum of Rs.\_\_\_\_/-(Rupees \_\_\_\_\_)only as detailed herein below("Said Apartment and Properties Appurtenant Thereto"):-

S1. No.	Consideration/AmountPayable Towards	Rs.
1.	SaidApartment(calculatedattherat	
	eofRs/-(Rupees	Rs/-
	)onlypersq.ft.oftheCarpetAr	
	eaof	
	theSaidApartment)	
2.	CarParkingSpace	Rs/-
3.	Store Room	Rs/-
4.	Balcony/Verandah	Rs/-
	Total:	Rs/-

- b. TheapplicableTaxespayableontheApartment and Properties AppurtenantTheretoasdeterminedfromtimetotime("Said Apartment and Properties AppurtenantThereto Taxes").
- c. TheExtraChargesasdetailedhereinbelow:-

<b>Maintenance Charges</b> - This amount is payableagainst12monthsadvancemainten ancechargesforthesaidApartmentThatthe Promoter, have estimated the cost for	
first yearmaintenancecharges,asperpresentin dexation and on thumb rule basis, as such itshallnothaveanyobligationtosubmitanya ccountwithregardstosaidmaintenance	

chargestotheAllottee.	
TransformerCharges&ElectricityCharges&GeneratorCharges-Thisamount is payablefor the said Apartmentasreimbursementallcosts,incidentals,chargesandexpensestobeincurredbythePromoterinmakingarrangementwithCESC/anyotherelectricitysup	
plyagencyforprovidingandinstallingtransf ormeratthesaidProject. ProvidedtheAllotteeshallpaytheDepositto CESC/anyotherelectricitysupplyagencydi rectlyonaccountofIndividualMeter.	
LegalandDocumentationCharges(includ	Rs/-plusGST
ing registrycommissioningcharges)	
AssociationFormation/HoldingCompan	Rs. /-plusGST
yCharges	/ ±
ClubDevelopmentCharges-Amenities	Rs/-plusGST
VRVACODUwithledgecompletewithCop perwiringand	Rs/-plusGST

\*\*\*\*\*

DrainPiping Charges uptotoentrance of Apartment	
TotalExtrasCharges(inRupees)	<b>Rs</b> /-
	plusGST

Registration Fee, StampDuty,

ElectricityMeterDeposit&MutationChargesonActuals

The applicable Taxes payable on the Extra Charges as and when will berequired by the Promoter after execution of these presents are determined from time to time **("ExtraChargesTaxes")**.

 $d.\ The Deposits as and when will be required by the Promoter after execution of these presents are detailed here in below: -$ 

SinkingFundDeposit-		
Thisamountispayableasfundsforfut		
urerepairsreplacement,		
improvementsandd	Rs/-	
evelopmentsintheProject.Thisamou		
ntshallbeand/ormay be adjusted		
againstanyarrearsinmaintenancec		
hargesand/orapplicabletaxesasthe		
Promoter		
maydeemfitandproper.		
PropertyTaxDeposit-		
Thisamountispayableagainstpropor	Rs/-	
tionateshareofPropertyTaxforthesai		
dApartmentfor		
twelvemonths.		
ClubMaintenanceDeposit	Rs/-	
TotalDeposits(inRupees)	Rs/-	
RegistrationFee,StampDuty,ElectricityMeterDeposit&MutationChar		
gesonActual		
8		

TheapplicableTaxes,ifany,payableon the Deposits as determinedfromtimetotime(**"DepositTaxes"**)

For thesakeof brevity, the term "**TotalPrice**" shall include Said Apartment and Properties Appurtenant **Taxes,ExtraCharges,ExtraChargesTaxes,DepositsandDepositTaxes.** 

## **Explanation:**

- (i) The Total Price above includes the booking amount paid by theAllotteetothePromotertowardstheSaidApartmentAndPropertiesAppurtenant Thereto;
- The Total Price above includes (ii) taxes (consisting of tax paid orpayablebythePromoterbywayof Goods Services and Tax, cessorany other similar taxes which may be levied in connection with the construction of the Project and payable bythePromoter,bywhatevernamecalled)uptothedateofhandingoverthepossessio nof the Said Apartment And Properties Appurten ant The retot othe Allottee.

Provided that, in case there is any change/modification in thetaxesoranynewapplicabletaxes,thesubsequentamountpayablebytheAllotteet othePromotershallbeincreased/reducedbasedonsuchchange/modification;

(iii) ThePromotershallperiodicallyintimatetotheAllottee,theamountpayableasstatedi n(i)aboveandthe Allottee shallmakepayment demanded by thePromoterwithin the time and in the mannerspecified in **Schedule-C**. In addition, the Promoter shall provide to the Allottee the details of the taxespaid or demanded along with the acts/rules/notification stogether with dates fr om which such taxes/levies etc. have been imposed or become effective;

- (iv) The Total Price of the said Apartment and said Store Room includes: 1) Pro rata share in the Common Area; and 2) ...... Car Parking Space as provided in the Agreement.
- The Total Price in respect of the Said Apartment And Properties Appurten ant The retoint and the properties approximately on the properties of the propert(v) ncludesrecoveryofconsiderationoftheApartment,CarParkingSpace(ifany),constr uction of not only the Apartment but also theCommonAreas,CommonFacilities,internaldevelopmentcharges,externaldev elopmentcharges,taxes,costofprovidingintheApartment,electricalconnectivity,w aterlineandplumbing,drainage,sewerage,sanitationsystem,solidwastemanage mentsystem(exceptcostofoperatingthesystemfortaking the garbage to the garbage compactor and taking it out), installation of street lighting and organized open space, if any, including landscaping in the common areas of the Project, maintenance charges for12monthsandincludescostofallother facilities and amenities, if any, to be provided in the SaidApartment And Properties Appurtenant Thereto and the ProjectandalsotheDocumentationChargesandanyothercharges/depositsetc.mo reparticularlymentionedinClause1.2hereinabove.
- (vi) The Maintenance Charges although forming part of the Total Price of the Said Apartme nt And Properties Appurtenant Thereto, shall be collected by the Promoter solely for the e

purpose of upkeep, security. management and maintenance oftheCommonAreas mentioned Schedule-"D" in hereunderandallotherinstallationsthereatintended for common use, and providing and maintaining the essential services, on reasonable charges, th maintenance rougha company createdbythePromoter("MaintenanceCompany")tillthetakingoverof the maintenance of the same by the Association. in terms ofthisAgreement.SimultaneouslywiththetakingoverofthemaintenanceoftheCom monAreas by the Association, the Promoter shall handover the prorate period based unusedMaintenanceCharges,totheAssociation,subjecttoappropriate deductions as provided under this Agreement and accounted thereof;

1.3 TheTotalPriceisescalation-

free, save and except increases which the Allottee here by agrees to pay, due to increase on account of development charges payable to the Competent Authority and/or anyo the rincrease incharges and taxes, which may be levied or imposed by Competent Authority or anyother authority from time to time. The Promoter undertakes

andagreesthatwhileraisingademandontheAllotteeforincreaseindevelopmentcha rges,cost/charges/taxesimposedbythecompetentauthorities,thePromotershall enclosethesaidnotification/order/rule/regulation to that effect along with thedemand letter being issued to the Allottee, which shall only beapplicableonsubsequentpayments.

- 1.4 TheAllottee(s)shallmakethepayment as per the paymentplansetoutin**ScheduleC**(hereinafterreferredtoasthe"<u>PAYMENTPLAN</u>")
- 1.5 The Promoter may allow, in its sole discretion, a rebate of 4%percent against 94% of the Total Price, iftheAllotteeshallpaythesameonor beforesigningofthesepresents.Suchrebateshallbeadjustedfromthelastinstallme nt of 6% of the Total Price payable at the timeof possession.The provision for allowing rebate and such rateof rebate shall not be subject to any revision/withdrawal, oncegrantedtoanAllotteebythePromoter.
- 1.6 Except as disclosed to the Allottee in this Agreement, it is agreed that the Promoter shall not make any additions and alterations in the sanctioned plans, layout plans and specifications and the nature of fixture, fittings and amenities described (which shall be in conformity with the advertisement, prospectus etc. on the basis of which the sale is effected) in respect of the Said Apartment And Properties Appurtenant Thereto or the Project, as the case may be, without the previous written consent of the Allottee. Provided that the Promoter may make such minor additions or alterations as may be required by the Allotee, or such minor changes or alteration as per the provision of the Act.

Provided that the Promoter may, at its sole discretion, against extra costs payable by the Allottee make such minor additions or alterations as may be required by the Allottee or such minor changes or alterations as per the provisions of the Act.

1.7 The Promoter shall confirm the final carpet area that has

been all otted to the All ottee after the construction of the Building/Tower is complete a standard barrier of the standardnd the Occupancy Certificate is granted by the Competent Authority,furnishingdetails ofthechanges, if any, in the carpet area. The Total price payable for the carpet area shall be recalculated upon confirmation by the Promoter. If there is any reduction in the carpet area within the defined limit then Promoter shall refund the excess moneypaidbyAllotteewithinfortyfive days with annual interest at the rates pecified in the Rules, from the date when successful the rates and the rates are related by the rates and the rates are related by the rate of the rates are related by the rath anexcessamountwaspaidbytheAllottee.Ifthereisanyincreased in the carpet allotted Allottee. the area to  $\label{eq:promoters} Promoters hall demand that from the All ottee as per then ext miles to neof$ the Payment Plan. A11 these monetary adjustments shall bemadeatthesameratepersquarefeet as a greed in Clause 1.2 of this Agreement or ifn a standard standaorateisspecifiedthen on pro ratebasis.

- 1.8 Subjectto**Clause......**thePromoteragreesandacknowledges, all the Allottee shall have the right to the SaidApartment, Said Store Room, Car Parking Space as mentioned below:
  - (i) The Allottee shall have exclusive ownership of the Said Apartment and Said Store Room, if any
  - (ii) The Allottee shall also have undivided proportionate share in the Common Areas.Since the share/interest of the Allottee in the Common Areas is undivided and cannot be divided or separated, the Allottee shall use the Common Areas along with Promoter, other allottees, occupants, maintenance staff etc., without causing any inconvenience or hindrance to them and as per the rules made in this respect including the House Rules. Further, the right of the Allottee to use the Common Areas shall always be subject to the timely payment of maintenance charges and other charges as applicable. It is clarified that the promoter shall convey undivided proportionate title in the common areas to the association of allottees as provided in the Act.;
  - (iii) of theTotal of That thecomputation Pricein respect the Said Apartment And Properties Appurten ant The retoincludes recovery of priceof Land considerationoftheApartment, Store Room, CarParking Space (if any), construction of the Common Areas, internal development charges, if any, external developmentcharges, taxes, cost of providing up to the Apartment theelectrical connectivity, water line and plumbing, drainage, sewerage, sanitation system, solid was tem an agement system, installatio nofstreetlights,Fire deduction and firefighting equipment, organizedopenspace, if any, including landscaping in the Common Areas of theProject. maintenance charges for 12 months and  $includes cost of all other facilities and amenities, if any, provided within the Apartmen\,$ tandtheProjectandanyothercharges/depositsetc.moreparticularlymentionedin Clause1.2 above.
  - (iv) TheAllottee hastherighttovisitthe Projectsit's toassesstheextentofdevelopmentoftheProjectandhisApartment,asthecasema ybe,withpriorwrittenintimationandappointment.TheAllotteeshallcomplywit h all requisite safety measures during such site visitandinspection.
  - (v) Permission to use of Car Parking Space, if any

1.9 It is madeclear by the Promoter and the Allottee agrees that the Apartment along with Store Room, if any along withCar Parking Space(if any) shall purposes. betreatedasasingleindivisibleunitfor all Unlessstatedotherwise, it is agreed that the Project is an independent, selfcontainedProject on the Said Land and isnotapartofanyotherprojector and shall not form zone apartofand/orlinked/combinedwithanyotherprojectinitsvicinityorotherwiseexc eptforthepurposeofintegration of infrastructure for the benefit of the Allottee. It is clarified that Project's facilities and amenities shall be available only for useandenjoymentoftheallotteesoftheProject.

It is understood by the Allottee that all other areas an i.e. areas and facilities falling outside the Project, namely..... shall not form a part of the declaration to be filed with the Competent Authority in accordance with the West Bengal Apartment Ownership Act, 1972.

1.10 ThePromoteragreestopayall outgoings before transferringthe physical possession of the Said Apartment And PropertiesAppurtenant Thereto to the Allottee, which it has collected from the Allottee, for the payment of outgoings (including land cost, ground rent, municipal or other local taxes, charges waterorelectricity, maintenancecharges, for including mortgage loanandinterestonmortgagesorotherencumbrancesand such other liabilities payable to competent authorities, banks and financial institutions, which are related to the Project). If the Promoter fails to pay all or any of the outgoings collected by itfrom all Allottee(s) or any liability, mortgage loan and  $interest the reon before transferring the {\it Apartment} And {\it Properties} Appurtenant$ Thereto to the Allottee, the Promoter agrees to beliable, even after the transfer of the Apartment And PropertiesAppurtenantThereto,topaysuchoutgoingsandpenalcharges,ifany,tot heauthorityorpersontowhomtheyarepayableandbeliableforthecostof any legal proceedingswhichmaybetakenthereforbysuchauthorityorperson.

1.11 The Allotteehas paid a sum of Rs. /-(Rupees) only as booking amount being partpaymenttowardstheTotalPriceon or before the execution ofthisagreement, there ceipt to which the Promoter here by acknowledges and the Allottee hereby agrees the balanceof Total to pay the Price asprescribedinthePaymentPlanmentionedinScheduleC as may be demanded by the Promoter within the time and in the manner specified therein:

Provided that if the Allottee delays in payment towards any amount which is payable, he/she/they/it shall be liable to pay interest at the rates pecified in the Rules.]

## 2 MODEOFPAYMENT:

Subject to the terms of this Agreement and Promoter abiding by the construction milestones, the Allottee shall make all payments, on awrittendemandby the Promoter, within the stipulated time as mentioned in the Payment Plan described in **Schedule** Cthrough A/c Payee cheque/demand draftor online payment (as applicable) infavour of **ZENITHCONCLAVELLP** payable at Kolkata. An intimation

forwarded by the Promoter to the Allottee that a particular milestone of construction has been achieved shall be sufficient proof thereof. The issuance of such intimation by email or on any other digital platform at the address, email address or phone of the Allottee shall be sufficient intimation for the purpose of this clause by the Promoter upon the Allottee, and non-receipt thereof by the Allottee/s shall not be a plea or an excuse for non-payment of any amount or amounts.

### **3** <u>COMPLIANCEOF LAWSRELATING TOREMITTANCES:</u>

- 3.10 TheAllottee, if residentouts ideIndia, shall be solely responsible for complying with the necessary formalities as laiddowninForeignExchangeManagementAct. 1999. ReserveBank of IndiaAct and Rules and Regulations made statutory amendment(s)/ modification(s) thereunderor any made thereofandallotherapplicablelawsincludingthatofremittanceofpaymentacquisiti on/sale/transferofimmovablepropertiesinIndiaetc.andprovidethePromoterwith suchpermission, approvals which would enable the Promoter to fulfillits obligations underthisAgreement, any refund, transferof security, if provided in terms of the Agreement shall be made inaccordance with the provisions of Foreign Exchange Management Act, 1999 or statutory enactments or a mendments there of and the Rules and Regulations of the Reservation of the reservative Bank of India or any other applicable law. The Allotteeunderstandsandagreesthatintheeventofanyfailureonits/his/herparttoc omplywiththeapplicableguidelinesissuedbytheReserveBankof India, it/he/she shall be liable for any action under the Foreign Exchange Management Act, 1999 or other lawsasapplicable, as amended from time totime.
- 3.11 ThePromoteracceptsnoresponsibilityinregardtomattersspecifiedinClause3.1 ab ove. The Allottee shall keep the Promoterfully in demnified and harmless in this regard.Whenever there is any changein the residential status of theAllottee subsequent to the signing of this Agreement, it shall be the sole responsibility Allottee intimate of the to thesame  $inwriting to the {\it Promoterimmediately} and comply with necessary formalities if any upper large structure of the transformation of the transformation$ ndertheapplicablelaws. The Promotershall not be responsible towards anythirdof partymakingpayment/remittancesonbehalf the Allottee and such third party shall not have any right in the application / all otment of the Apart ment and Properties Appurten ant The reto applied for hereining any way and the Prometer of the return of the reoter shall be issuing the payment receipts in favour of theAllotteeonly.

## 4 ADJUSTMENT/APPROPRIATION OF PAYMENTS:

TheAllotteeauthorizesthePromotertoadjust/appropriateallpaymentsmadebyhi m/her/itunderanyhead(s)ofduesagainstlawful outstandingof the Allottee against the Said Apartment AndPropertiesAppurtenantThereto,if any, in his/her/its

and the Allottee under takes not to object/demand/direct the Promoter to adjust his payments in any manner.

## 5 <u>TIMEISESSENCE:</u>

The Promoter shall abide by the time schedule for completing the Project as disclosed at the time of registration including extension, if any, of the Project with the Authority and towards handing overthe Said Apartment **Properties** Appurtenant Thereto And to the Allottee and the Common Areas to the Association, after receiving the OccupancyCertificate or Completion Certificate or such other certificate by what ever namecalledissuedby the competent authority under the Act for the Project subject to formation of the Association and unless prevented by circumstancesbeyond its control and/or by any ForceMajeureevent(s). Similarly, the Allottee shall make timely payments of theinstallment and other dues payable bv him/her and meeting the other obligation sunder the Agreement subject to the simultaneous completion of the subscription ofnofconstructionbythePromoterasprovidedinScheduleC("PaymentPlan").

### 6 <u>CONSTRUCTIONOFTHEPROJECT/THESAIDAPARTMENTANDPROPERT</u> <u>IESAPPURTENANTTHERETO:</u>

TheAllotteehasseentheproposedlayoutplanoftheSaidApartment and proposed, specifications, amenities and facilities inrespectoftheApartment/Building/Projectandacceptedthepaymentplanandth eLayout Planwhichhave been approved by the competent authority, as represented by the Promoter. The Promoter shall develop the Project in accordancewith plans. the said lay-out floor plans, specifications.SubjecttothetermsinthisAgreement,thePromoterundertakestostr ictlyabidebysuchplanandshallnot have anoptiontomake any variation/alteration/modification in the plansofProject, other than in the manner provided under the Act and the Rules, and breach of this term by the Promoter shall constitute a material breach of the result of the rchoftheAgreement.

#### 7.POSSESSION OF THE SAID APARTMENTANDPROPERTIESAPPURTENANTTHERETO:

### 7.1

Schedule for possession of the Said Apartment and Properties Appurten ant The**reto:**ThePromoteragreesandunderstands timely that delivery of the possession of the SaidApartment and Properties Appurtenant Thereto to the AllotteealongwithreadyandcompletetheCommon Areas of theProjectis the essence of the Agreement. The Promoter assures to hand over possession of the Said Apartment And PropertiesAppurtenant Thereto along with ready and CommonAreas, if any, of the Projecton 31st December. complete 2027, unless there is a delay or failured ue towar, flood, drought, fire, cyclone, earthqu ake or any other calamity caused by nature affecting regular development of the Projection Projection of the Projectiot("ForceMajeure").If, however, the completion of the Project is delayed due to the Force MajeureconditionsthentheAllotteeagreesthatthePromoter shall beentitledto extension of time for the delivery of possession of the Said Apartment And Properties Appurten ant Thereto.

Provided,thatsuchForceMajeureconditionsare not of anaturewhichmakeitimpossibleforthecontracttobeimplemented.TheAllotteeagr eesandconfirmsthat, in theevent it become impossible for the Promoter to implement the Project due to Force Majeure conditions, then this allot ments hall stand terminated and the Promoter shall refund to the Allot tee the entire reamount received by the Promoter from allot ment within 45 (for ty-

five)daysfromthatdate.ThePromoter shall intimate the Allottee about such termination atleast thirty (30) days prior to such termination. After refund of the money paid by the Allottee, the Allottee agrees that he/sheshall not have rights. claims etc. against the Promoter and thatthePromotershallbereleasedanddischargedfromallitsliabilities under this Agreement. clarified that all It is amounts collected as GST and deposited with the appropriate authorities concernedshallnotbereturnedby the

 $\label{eq:promoterand} Promoterand the Allottees hall be free to approach the authorities concerned for refund of such GST.$ 

7.2 **Procedurefortakingpossession:**ThePromoter,uponobtainingtheOccupanc y Certificate or Completion Certificateor such other certificate by whatever name called issued by the competent authority under the Act for the Project ("OutgoingsPaymentCommencement Date") and subject to the Allottee not obligations under this being in breach of any of his/her/their/its Agreement, shall offerin writingthe possession of the Said Apartment And Properties Appurtenant Thereto, to theAllottee in terms of this Agreement to be taken within 3 (three)months from the date of issue of such certificate Notice (**PossessionNotice**). Provided that in the absence of local law, the Deed ofConveyance in favour of the Allottee shall be carried out by thePromoter within 3 (three) months from the date of OccupancyCertificate or Completion Certificate or such other certificate bywhatever name called issued by the competent authority undertheActfortheProject.

ItisclarifiedthattheAllotteeshalldulycomplywithallitsobligations in case the Promoter issues notice of completion totheAllotteeonorbeforethedatementioned in clause 7.1above.

- Failure of Allottee take Said 7.3 to possession of the ApartmentAndPropertiesAppurtenantThereto:Uponreceivingawrittenintima tion from the Promoter as per Clause 7.2, the Allottee shall take possession of the SaidApartmentAndPropertiesAppurtenantTheretofromthePromoterbyexecuting necessary indemnities, undertakings and such otherdocumentationasprescribedinthisAgreement, and the Promotershall give po ssession of the Said Apartment And Properties Appurten ant The reto to the Allottee. IncasetheAllotteefailstotakepossessionwithinthetimeprovidedinClause7.2, suchAl lotteeshallcontinuetobeliabletopaymaintenancechargesasspecifiedinClause7.2 and all other outgoings as mentioned in this Agreement from such date as mentioned in the second snthePossessionNotice(DeemedPossession).
- **7.4 PossessionbytheAllottee:**AfterobtainingtheOccupancyCertificate or Completion Certificate or such other certificate bywhatever name called issued by the competent authority underthe Act for the Project and handing over physical possession of the Said Apartment And Properties Appurtenant Thereto to theAllottee, it shall be the responsibility of the Promoter to handovernecessarydocumentsandplans, includingCommonAreas, Amenities and Facilities to the Association of allottees or the competent authority, as the

case may be, as per thelocallaws:

Provide that in case of absence of any local law, the Promotershall handoverthenecessarydocuments and plans includingallCommonAreas,AmenitiesandFacilitiestotheAssociationofallotteesor thecompetentauthority,asthecasemaybe,within 60 (sixty) days after obtaining the completion certificateoftheProject.

**7.5 Cancellation by Allottee:** The Allottee shall have the right tocancel/withdraw his allotment in the Project as provided in theAct:

Provided that where the Allottee proposes to cancel/withdrawfromtheProjectwithoutanyfaultofthePromoter,thensubjectto terms mentioned below, the Allottee shall serve 45 (forty five)days' notice in the Promoter writing on and on expirv of  $the said period the all otments hall stand cancelled and the {\it Promoter}$ herein isentitled to forfeitthebookingamount paidfor the allotment along with all interest liabilities of the Allottee(in terms of Sec.19(6) and (7) of the Act) accrued till the date of such cancellation at such rate of interest that may be prescribedbythe Authority from timetotime(which rateapplicableonthedateofthesepresentsis-SBI(1yearMCLR)+2%)

("Cancellation Charges") and the applicable G.S.T.payable on such Cancellation Charges. The balance amount ofmoney,I fany,paid by the Allottee shall be returned by thePromoter to the financial intuitions in case of home loan and/or Allottee, as the case may be, within 45 (forty-five) days

such cancellation. It is further clarified that all amounts and/or payable as GST and deposited with the appropriate authorities concerned shall not be returned by the Promoter and the All ottee shall be free to approach the authorities concerned for refund of such GST.

**Compensation:** The Promoter shall compensate the Allottee incase of any 7.6 loss caused to him due to defective title of the Saidland,onwhichtheProjectisbeingdevelopedorhasbeendeveloped, in the manner as provided under the Act and theclaim of interest and compensation under this provision shallnotbebarredbylimitationprovidedunderany law for thetimebeinginforce.

Except for occurrence of a Force Majeure event, if the PromoterfailstocompleteorisunabletogivepossessionoftheSaidApartmentAndPr opertiesAppurtenantThereto(i)inaccordancewith theterms of this Agreement, duly

completedbythedatespecifiedinClause7.1;or(ii)duetodiscontinuanceofhisbusin essasaPromoteronaccountofsuspension or revocation of theregistration under the Act: orforanyotherreason; the Promoter shall be liable, on demand to the Allottee, in case the Allottee wishes to withdraw from theProject, without prejudice to any other remedy available, to return the total amount received by him in respect of the SaidApartment And Properties Appurtenant Thereto, with interest atthe rate prescribed in the Rules including compensation in themanner as provided under the Act within

45(forty-five)

days

ofitbecomingdue.Itisclarifiedthatallamountscollectedand/orpayableasGSTand depositedwiththeappropriateauthoritiesconcernedshallnotbereturnedby the PromoterandtheAllotteeshallbefreetoapproachtheauthoritiesconcernedforrefun dofsuchGST.

Provided that where if the Allottee does not intend to withdrawfrom the Project, the Promoter shall pay the Allottee interest attherateprescribedintheRulesforeverymonthofdelay,tillthe handing over of the possession of the Said Apartment  $\label{eq:AndPropertiesAppurtenantTheretowhichshallbepaidby the Promotert othe Allotte$ ewithin45(forty-five)daysofitbecomingdue.

## 8 <u>REPRESENTATIONSANDWARRANTIESOFTHEOWNERS/PROMOTER:</u>

TheOwnersand/orthePromoterherebyrepresentandwarrantstotheAllotteeasfoll ows:

- (i) The Owners have marketable title with respect to the Land; andPromoter has requisite rights to carry out development upon theLandandabsolute, actualphysicalandlegalpossessionoftheLandfordevelopingtheProject;
- (ii) The Promoter has lawful rights and requisite approvals from the competent Authorities to carry out development of the Project;
- (iii) TherearenoencumbrancesupontheLandandtheProject;
- (iv) There arenolitigationspendingbeforeany Court oflawwithrespecttotheSaid LandortheSaidApartmentAndPropertiesAppurtenantThereto;
- Allapprovals, licenses and permits issued by the competent authorities with (v) respect Project, Said Land Said to the and the ApartmentAndPropertiesAppurtenantTheretoarevalidand subsistingandhavebeenobtainedbyfollowingdueprocess of law.Further,thePromoterhasbeenandshall,atalltimes,remainto in be compliance with all applicable laws in relation Said to theProject,  $Land and the Said {\it Apartment} And {\it Properties} {\it Appurten} ant The reto and the Common$ Areas, if any;
- (vi) ThePromoter /Owners hastherightto enter into this Agreement andhasnotcommittedoromittedtoperformanyactorthing,whereby the right, title and interest of the Allottee agreed to becreatedherein,mayprejudiciallybeaffected;
- (vii) Saveandtheexcepttheagreement between the Owners and the Promoter, the Owners/Promoter have not entered into anyagreement for sale and/or development agreement or any otheragreement/arrangementwithanypersonorpartywithrespecttotheLandandt heSaidApartmentAndPropertiesAppurtenantTheretowhichwill,inany manner, affect therightsofAllotteeunderthisAgreement.

- (viii) The Owners/Promoter confirms that the Owners/Promoter arenot restricted in any manner whatsoever from selling the SaidApartment And Properties Appurtenant Thereto to the Allotteeinthemannercontemplated in this Agreement;
- (ix) At the time of execution of the Conveyance Deed, the Promotershall handover lawful, vacant, peaceful, physical possession of the Said Apartment And Properties Appurtenant Thereto to the Allottee and the Common Areas, Amenities and Facilities of the Project to the Association of all ottees or the competent authority, as the case may be, after the completion of the Project;
- The Owners/Promoter paid shall (x) has duly and continue to payanddischargeallGovernmentdues,rates, charges and taxesandothermoneys, levies, impositions, damages and / or penalties and other outgoings whatsoever payable with respect to the Project to the Authority till Occupancy Certificate or Completion Certificate or Certcateorsuchothercertificatebywhatevernamecalled issued by the competent authority under the Actforthe Project has been issued and the possession of the Apartmental on gwith the the second seCommonArea, (equipped with all thespecifications, amenities and facilities) has handed over been to the Allot te e and the Association of the Allot te e sorthe competent authority, as the source of the analysis of the association of the Allot te e source of the association of theecasemaybe.
- (xi) NonoticefromtheGovernmentoranyotherlocalbodyorauthority or any legislative enactment, government ordinance,order,notificationhasbeenreceivedbyorservedupontheOwners/Prom oterinrespectoftheLandand/ortheProject.
- (xii) ThatthePropertyisnotaWakfProperty.

# 9 EVENTSOFDEFAULTSANDCONSEQUENCES:

### 9.1

Subject to the Force Majeure clause, the Promoter shall be considered under a condition on of Default, in the following events:

- (i) The Promoter fails to provide ready to hand over possession of the Said Apartment And Properties Appurtenant to the Allottee within thetime period specified in Clause 7.1 or failsto complete the Project within the stipulated time disclosed at he time of registration of the Project with the Authority. ForthepurposeofthisClause,'readyto hand over possession' shall mean that Said Apartment And Properties Appurtenant the be in a habitable condition which is complete in all respects;
  - (ii) DiscontinuanceofthePromoter'sbusinessasaPromoteras a developer onaccount of suspension or revocation of its registration under theprovisionsoftheActortherulesorregulationsmade thereunder.

9.2

 $\label{eq:linear} In case of Default by the Promoter under the conditions listed above, the Allottee is entitled to the following:$ 

- (i) Stop making further payments to the Promoter as demanded bythePromoter.IftheAllotteestopsmakingpayments,thePromotershallcorrectthe situationbycompletingthedevelopmentoftheSaidApartmentAndPropertiesAppu rtenantasagreedandonlythereaftertheAllotteeberequiredtomakethenextpaymen twithoutanyinterest;or
- (ii) TheAllotteeshallhavetheoptionofterminatingthisAgreementinwhichcasethePro motershallbe liable torefund the entire money paid by the Allottee under any headwhatsoevertowardstheTotalPriceof the Said ApartmentAndPropertiesAppurtenantalongwithinterestattherateprescribed in the Rules within 45 (forty-five) days of receivingtheterminationnotice.

It is clarified that all amounts collected as GST deposited with the appropriate authorities concerned shall not be returned by the Promoter and the Allottees hall be free to approach the authorities concerned for refund of such GST.

Provided that where an Allottee does not intend to withdrawfromtheProjectorterminatetheAgreement, heshallbepaid, by the Promot Rules, for every month of prescribed in the interest at the rate er, delaytillthehanding over of the possession of the Said Apartment And Appurtenant **Properties** which shallbepaidbythePromotertotheAllotteewithin45(fortyfivedays)ofitbecomingdue.

- 9.3 TheAllottee shall be considered under a condition of Default,ontheoccurrenceofthefollowingevents:
  - (i) IncasetheAllotteefailstomakepaymentsfortwoconsecutivedemandsmadebytheP romoterasperthePaymentPlanannexedhereto,despitehavingbeenissuednoticein thatregardtheAllotteeshallbeliable to payinterest to the Promoter on the unpaid amount as the rateprescribedintheRules;
  - (ii) IncaseofDefaultbyAllotteeunder the condition listedabovecontinuesforaperiodbeyond2(two)consecutivemonthsafternoticefro mthePromoterinthis regard, thePromotermay cancel the all otment of theSaid A partment And Properties Appurten antinfavour of the Allottee and refundthe Allottee money paid to it by the bv deducting the booking amount and the interest liabilities and applicable statutory taxes, if any, the statutory taxes and the interest liabilities and applicable statutory taxes. If any, the statutory taxes are statutory to the statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes are statutory taxes are statutory taxes are statutory taxes. If any, the statutory taxes are statutory taxes arethere uponstand terminatedAlso Allottee is liable to his Agreement shall execute the cancellation deed in case of registered agreement at the cost of the allottee. Provided that the Promoter shall intimate the Allottee about such termination at least 30(thirty) dayspriortosuchtermination.
- 9.4 Notwithstanding any contrary provisions, it is expressly agreed that no refund to the Allottee shall, under any circumstances whatsoever, be made of any amount paid by the Allottee on account of Taxes and/or stamp duty and registration charges incurred by the Allottee. The Allottee shall, at his own costs and expenses, execute all necessary

documents required by the Promoter in this regard.

9.5 Nothing contained in this Agreement shall affect or prejudice the right of either party to sue the other for specific performance of the contract and/or damages for any default of the other party.

### 10 <u>DEED OF CONVEYANCEOF THE SAID APARTMENT</u> <u>ANDPROPERTIESAPPURTENANT:</u>

The Promoter, on receipt of Total Price of the Said Apartment AndPropertiesAppurtenantasmentionedin1.2abovefromtheAllottee, and on shallexecuteaDeedofConveyance, the Promoter execution and registration of wouldandtransfertotheAllottee the possession, right, title and interest and title of the SaidApartment, Said convev the Store Roomandrighttouseofcarparkingspace, if any with irrevocable right tousethe Common Areas within 3 months fromthedateofissuanceofOccupancyCertificateorCompletionCertificate or such certificate whatever called other by name issuedbythecompetentauthorityundertheActfortheProject,totheAllottee:

Provided that in the absence of local law, the Deed of Conveyance in favour of Allottee shall be carried out by the Promoter within 3months from the date is suance of the Occupancy Certificate or Completioncertificate bv Certificate such other whatever or namecalledissuedbythecompetentauthorityundertheActfortheProject.However, incase the Allottee fails to deposit the stampduty and registration charges and incidental legal expenses etc. withintheperiod mentioned all and  $in the notice, the Allottee authorizes the {\it Promotertowithhold registration of the Deed}$ ofConveyanceinhis/herfavourtillfull and final settlement of all dues and stamp duty and registration charges to the Promoteris made by the Allottee.The allottee shall solely be responsible andliabletocomplianceoftheprovisionofIndiaStampAct,1899includinganyaction stakenor deficiencies/penalties imposed by the competent authority

is clarified that the Deed of Conveyance shall be drafted by It and thesolicitors/advocates of the Promoter shall not be in consistent with or inder ogation of the terms and conditions agreed by the Partie shere in.

#### 11 <u>MAINTENANCEOFTHESAIDAPARTMENTANDPROPERTIESAPPURTENA</u> <u>NT/PROJECT:</u>

The Promoter shall be responsible to provide and maintainthroughtheMaintenanceCompanyorbyitself,theessentialservicesofthe Project till the taking over of the maintenance of the Project by theAssociation. The cost of such maintenance for 12 months would be paid by the Allotee in theTotalPriceoftheSaidApartment AndPropertiesAppurtenant. The maintenance for 12 (twelve) months on account of Maintenance Deposit has been included in the Total Price of the Apartment. Further, such deposit shall be refunded on quarterly basis after receipt of upto date maintenance charges from the Allottees. Apart from the same, the Allottees undertake to make necessary monthly payments of maintenance charges as and when demanded by the Promoter after obtaining the completion certificate. In the event the Allottees fail to pay such maintenance charges then the Promoter shall be at liberty to appropriate such amount from the Maintenance Sinking Fund. Hhowever, the Allottee(s) undertake Deposit/ to make necessarypaymentsoverandabovesuchadvancemaintenancedeposits, if necessar y,forsuchmaintenanceasfixedbythePromoteratactuals; on the basis that the Association shall be formed within aperiod of 9 months from the date of Completion Certificate for thewhole Project. In casethe formation of the provide Association is delayed beyond the said period, the Promoter shall and maintaintheessentialservicesinthesaidProjecttill the Association is formed and the said Project is handed overto the Association and theAllottee(s) shall be liable to pav to the Promoter the charges forsuchmaintenanceasfixedbythePromoteratactuals.

The conditions terms covenants restrictions etc., pertaining to useandenjoymentoftheCommon Areas and the Common Facilities are contained in Clause 34 under Additional Terms and all the Allottees the state of the state oof Apartments shall be bound and obliged to comply with the same.

## 12 **DEFECTLIABILITY:**

agreed that incase any structural defector any other defect It is inworkmanship, quality or provision of services or any other obligations of the Agreement Promoter as per the relating to suchdevelopmentisbroughttothenoticeofthePromoter within aperiod of 5 (five) years by the Allottee from the date of Completion Certificate or handing overpossession, whichever is earlier its hall be the duty of the Promoterto rectify suchdefects without further charge, within 30 (thirty) days, and in theevent of Promoter' failure such defects s to rectify within such time, the aggrieved Allottees hall be entitled to receive appropriate compensation in the second semannerasprovidedunderthe Act. It is clarified that the Promoter shall handover the possession of the Apartmenton completion of the Project to the Allottee by way of issuance of a letter ("Letter of Handover") which shall at all times beconstrued as an integral part of this Agreement.

ItisexpresslyagreedandunderstoodthatincasetheAllottee,withoutfirstnotifyingt hePromoterandwithoutgivingtothePromotertheopportunitytoinspectassessand determine thenatureof such defect(whichinspection Promoter shall be requiredtocompletewithin15daysofreceiptofthenotice from theAllottee),altersthestateandconditionofsuchdefect,thenthePromoter shall be relieved of its obligations contained in the Clauseimmediately preceding and the Allottee shall not be entitled to anycostorcompensationinrespectthereof.

### 13 <u>RIGHTOFALLOTTEETOUSECOMMONAREASANDFACILITIESSUBJECTT</u> <u>OPAYMENTOFTOTALMAINTENANCECHARGES</u>

The Allottee hereby agrees to purchase the Said Apartment AndPropertiesAppurtenant on thespecificunderstandingthatis/herrightto the use of

Common Areas shall be subject to time ly payment of total maintenance charges, as defined as the second state of the second

terminedandthereafterbilledbythemaintenanceagency/companyappointedorth eassociationof allottees(orthemaintenance agency/company appointed by it) and performance oftheAllottee of all his/herobligations inrespectofthetermsandconditionsspecifiedbythemaintenanceagency/compan yortheassociationoftheallotteesfromtimetotime.

### 14 **<u>RIGHTTOENTERTHEAPARTMENTFORREPAIRS:</u>**

ThePromoter/MaintenanceCompany/association of allotteesshallhaverightsofunrestricted access of all Common Areas, Parking Space for providing necessary maintenances ervices and the Allottee agrees to and/or Maintenance Company to enter into he permit the Promoter Apartment part thereof, after due notice or any and during thenormalworkinghours, unless the circumstances warrant otherwise, with a view t osetrightanydefect.

## 15 **USAGE:**

Use of Service Areas: The service areas, if any, as located within theProject, shall be earmarked for purposes such as services includingbutnotlimitedtoelectricsub-

station,transformer,undergroundwatertanks,pumprooms,maintenanceandser vice rooms, andother permitted uses as per sanctioned plans. The Allottee shall notbe permitted to use the services are as in any manner whatsoever,andthesameshallbereservedforusebytheMaintenanceCompanyPro moterforrenderingmaintenanceservices.

## 16 <u>COMPLIANCEWITHRESPECTTOTHEAPARTMENT:</u>

16.1 SubjecttoClause12above,theAllotteeshall,aftertakingpossession,besolelyrespo nsibletomaintaintheApartment, Store Room athis/herowncostandshallnotdoorsuffertobedoneanything in or to the Apartment, which may be in violation of any laws or rules of any authority or change alter or or  $make additions to the {\it Apartment} and keep the {\it Apartment}, its demarcation provision$ sofsewers, drains, pipes, electricity supply, was temanagement and any other appur tenancestheretoorbelonging thereto, ingood andtenantable repairandmaintainthesameinafitandproper condition and ensure that the support, shelteretc. is not in anyway damaged or jeopardized.

TheAllotteefurtherundertakes, assures and guarantees that he/she 16.2 would not put any signboard/name-plate, neon light, publicity material or material the advertisement etc. on face /facadeoftheBuildingoranywhereontheexterior of theProject, buildings therein or Common Areas. The Allottee(s)shall also not change the colour scheme of the outer walls orpainting of the exterior side of the windows or carry out anychange in the exterior elevation or design. Further the AllotteeshallnotstoreanyhazardousorcombustiblegoodsintheApartmentorplace anyheavymaterialinthecommonpassagesorstaircaseoftheBuilding/Project.

16.3 The Allottee shall also not remove any wall, including the outerand load bearing wall of the Apartment, the Allottee shall planand distribute its electrical load in conformity with the electricalsystemsinstalledbythePromoterandthereaftertheAssociation,asthecas emaybe.TheAllotteeshallberesponsibleforanylossordamages arising out of breach ofanyoftheaforesaidconditions.

### 17 <u>COMPLIANCEOFLAWS, NOTIFICATIONSETC. BYPARTIES:</u>

The Parties are entering into this Agreement for the allotment of theSaid Apartment And Properties Appurtenant with the full knowledgeof all laws, rules, regulations, notifications applicable to the Project.That the Allottee hereby undertakes that he/she shall comply withand carryout, from timetotimeafter he/shehastaken overforoccupationandusetheSaidApartmentAndPropertiesAppurtenant,allther equirements,requisitions,demandsandrepairswhich are required by anyCompetent Authority in respectof the Said Apartment And Properties Appurtenant/ at his/her owncost.

### 18 ADDITIONALCONSTRUCTION:

ThePromoterundertakes that it has no right make additions to ortoputupadditionalstructure(s)anywhereintheProjectaftertheBuildingPlan has been approved bv the competent authority(ies)anddisclosed, except for a sprovided in the Act and the Rules.

### 19 PROMOTERSHALLNOTMORTGAGEORCREATEACHARGE:

AfterthePromoterexecutesthisAgreement, they shall not mortgage or create a charg eonthe Said Apartment, Store Room and car parking space, if any, and. if any, such mortgage or charge is made or created then not withstandinganythingcontainedinanyotherlawforthetimebeinginforce,

such mortgage or charge shall not affect the right and interest oftheAllotteewhohastakenoragreedto takesuch Apartment, Store Room and car parking space, if any.

However the promoter shall be entitled to securitize the Total price and other amounts, respectively, payable by the Allottee under this agreement (or any part thereof), in the manner permissible under the Act/Rules, in favour of any persons including banks/financial institutions and shall also be entitled to sell and assign to any person or institution the right to directly receive the Total Price and other amounts payable by the Allottee under this Agreement or any part thereof. Upon receipt of such intimation from the Promoter the Allottee shall be required to make payment of the Total Price and other amounts payable in accordance with this Agreement, in the manner as intimated

### 20 <u>APARTMENTOWNERSHIPACT(ORTHERELEVANT STATEACT)</u>:

ThePromoterhasassuredtheAllotteethat the Project in its entire ty is in accordance with the provisions of the West Bengal ApartmentOwnership Act, 1972 and the Rules made there underandthattheProjectinitsentiretyisinaccordancewith theapplicablelawsasapplicableintheStateofWestBengalto the extent applicable and within the knowledge of the Promoter..

### 21 **BINDINGEFFECT:**

Forwarding this Agreement to the Allottee by the Promoter do notcreateabindingobligationonthepartofthePromoteror theAllottee until. firstly, the Allottee signs and delivers this Agreementwith all the schedules along with the payments due as stipulated in he Payment Plan within 30 from of (thirty) davs the date receipt bytheAllotteeandsecondly,appearsforregistrationof the samebeforetheconcernedSub-

Registrar, WestBengalasandwhenintimatedbythePromoter.IftheAllotteefails to execute anddeliver to the Promoter this Agreement within 30 (thirty) days from the date of its receipt by the Allottee and/or appear before the Sub-RegistrarforitsregistrationasandwhenintimatedbythePromoter, then the Promoter shall serve a notice to the Allottee forrectifying the default, which if not rectified within 30(thirty) daysfromthedateofitsreceiptbytheAllottee, theAllottee shall be treated as cancelled and all sums application of deposited by theAllotteeinconnectiontherewithincluding the booking amountshallbereturnedtotheAllotteeafter deducting cancellation charges including applicable taxes and withoutanyinterestorcompensationwhatsoever.

### 22 ENTIREAGREEMENT:

ThisAgreement,alongwithitsschedules,constitutestheentireAgreement between the Parties with respect to the subject matterhereofandsupersedesanyandallunderstandings,anyotheragreements,all otmentletter,correspondences,arrangementswhether written or oral, if any, between the Parties in regard to theSaidApartmentAndPropertiesAppurtenant, as the case may be.

#### 23 <u>RIGHTTOAMEND:</u>

This Agreement mayonly be amended through written consent of the Parties.

### 24 <u>PROVISIONS OF THIS AGREEMENT APPLICABLE</u> <u>ONALLOTTEE/SUBSEQUENTALLOTTEE(S):</u>

It is clearly understood and so agreed by and between the partieshere to that all the provisions contained herein and the obligations arising hereunder in respect of the Said Apartment And PropertiesAppurtenantandtheProjectshallequallybeapplicabletoandenforceable againstanysubsequentAllottee/s,incaseofatransfer, the said obligations go along with the Said Apartment AndPropertiesAppurtenantforallintentsandpurposes.

### 25 <u>WAIVERNOTALIMITATIONTOENFORCE:</u>

- ThePromotermay, atits sole option and discretion, without prejudice to its rights 25.1 set out in this Agreement, waive ลร thebreachbytheAllotteeinnotmakingpaymentsasperthePaymentPlan[Schedule-Clincludingwaivingthepaymentofinterest for delayed payment. It is made clear and so agreed by the Allottee that exercise of discretion by the Promoter in thecase Allottee be be of one shall not construed to aprecedentand/orbindingonthePromoterto discretion exercise such inthecaseofotherAllottees.
- 25.2 Failure on the part of the Promoter to enforce at any time or forany period of time the provisions here of shall not be construedtobe awaiver of anyprovisions or of the right thereafter to enforce each and every provision.

### 26 <u>SEVERABILITY:</u>

If any provision of this Agreement shall be determined to be void orunenforceableundertheActor Rules the and the Regulationsmadethereunderorunderotherapplicablelaws, such provisions of the Agreement shall be deemed amended or deleted in so far asreasonably in consistent with the purpose of this Agreement and tothe extent necessary to confirm to Act or the Rules and Regulationsmadethere under or the applicable law, as the case may be, and the remaining provisions of this Agreement shall remain valid andenforceableasapplicableatthetimeofexecutionofthisAgreement.

#### 27 <u>METHODOFCALCULATIONOFPROPORTIONATESHAREWHEREVERREF</u> ERREDTOINTHEAGREEMENT:

Wherever in this Agreement it is stipulated that the Allottee has tomake any payment, in common with other allottee(s) of the Project, the same shall be the proportion which the carpet area of all the Apartments in the Project.

#### 28 **FURTHERASSURANCES**:

Both Parties agree that they shall execute, acknowledge and delivertotheothersuchinstrumentsandtakesuchotheractions, in additionstothei nstrumentsandactionsspecifically provided for herein, as may be reasonably requir edinor der to effect uate the provisions of this Agreement or of any transaction contem plated herein or to confirm or perfect any right to be created or transferred here under or pursuant to any such transaction.

## 29 PLACEOFEXECUTION:

 $The execution of this Agreement shall be complete only upon its execution by the {\it Prom}$ authorized oterthrough their signatory atthePromoter'sOffice,oratsomeotherplace,which bemutually agreed may the Promoter and Allottee. After between the the Agreement is duly executed by the Allottee and the Promoter or simultaneouslywith the execution of thesaid Agreement shall beregistered at the office of the concerned Registration Authorities. Hence this AgreementshallbedeemedtohavebeenexecutedatKolkata

### 30 NOTICES:

That all notices to be served on the Allottee and the Promoter ascontemplated by this Agreement shall be deemed to have been dulyserved if sent to the Allottee or the Promoter by Registered Post orthrough registered email id at their respective addresses specifiedbelow:

Allottee(s): [NameoftheAllottee(s)]Address:

### Promoter: ZENITHCONCLAVELLP

Address:PremisesNo.122/1R,SatyendraNathMajumderSarani,4<sup>th</sup>Floor,PostOff iceKalighat,PoliceStationTollygunge, Kolkata700026

ItshallbedutyoftheAllotteeandthePromotertoinformeachotherofanychangeinad dresssubsequenttotheexecutionofthisAgreement in the above address by Registered Post failing which allcommunicationsandletterspostedattheaboveaddressshallbedeemed to have been received by the Promoter or the Allottee, as thecasemaybe.

## 31 JOINTALLOTTEES:

Thatincasethere are joint Allottees all communications shall besent by thePromoter to the Allottee whose name appears first andat the address given by him/her/it which shall for all intents and purposes to consider as properly served on all the Allottees.

### 32 GOVERNINGLAW:

That the rights and obligations of the parties under or arising out of this Agreements have the result of the re

llbeconstruedandenforcedin

accordance with the Act and the Rules and Regulations made the reunder including other applicable laws of India for the time being inforce.

### 33 **DISPUTERESOLUTION:**

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 Act.

### 34 ADDITIONALTERMS:

Thepartieshaveagreedthatnotwithstandinganythingtothecontrary contained in this Agreement hereinbefore, the Agreementshallbesubjecttothefollowingothertermsconditionsandcovenants on the part of the Owners, Promoter and Allottee(s) to berespectively paid performed, observed the and as case may be (itbeingclarifiedthatintheeventofanyinconsistencyorcontradictions in the clauses abovementioned and those contained hereinafter, the provision softhe clauses contained in this clause34hereinaftercontainedshallprevail).

Theadditionaltermsandconditionsasperthecontractualunderstandingbetweenthe Partiesarerecordedhereunder.However,itisexpresslyclarifiedthatsuchadditionalt ermsandconditions are not in derogation of or inconsistent with the terms andconditionssetoutaboveortheActandtheRulesand Regulationsmadethereunder.

## 34.1 **ADDITIONALDEFINITIONS:**

In additionto any othertermswhich are defined n this Agreementby inclusion in parenthesis and/or quotations, the undernoted terms, shall, unless repugnant to the context or meaning thereof, have the meaning respectively assigned to each of such terms here in below: -

"Agreement" shall mean this agreement together with each of theRecitalsandSchedulesstatedand/orincorporatedhereinbyreferenceorotherwi se,asmaybeamendedinthemannerasrecordedherein and/orin writing by time to timeby way of letters and/or supplemental theParties from agreements and/or addendatothisagreement.

**"Apartment"**shallmeanaconstructedspaceattheBuildingsintended and/or capable of being exclusively enjoyed by a specificApartmentAllotteeasidentifiedbythePromoter.

**"Balcony/Verandah"**shallmeanthebalcony(ies)/verandah(s)whichis/aremean texclusivelyforthe use of an Allottee, andwhich comprises an integral and inseparable part/component of anApartment.

#### **"BookingAmount"**shallmean**10%(tenpercent)ofApartment,Store Room&CPPriceand50%LegalCharges**.

**"Building(s)"** shall mean the new building(s) consisting of variousselfcontained apartments and constructed spaces, proposed to beconstructed attheSaidLand.

**"Built-UpArea"**shall mean the aggregateof: (i) the Carpet Area of an Apartment, (ii) the area of the Balcony/Verandah, (iii) 50% (fiftypercent)oftheareaoftheOpenTerraceand(iv)the

niches,elevation,treatmentplus 100% area of the external walls whichare not shared and 50% area of the walls shared by the apartmentand the adjacent apartments and 50% area of the walls shared bythecommon facilities like lift lobbies, stairs, corridors, duct and soon,ifany,allascomputedbytheArchitect.

"CoveredCarParkingSpace" shall mean all the spaces in the portions at the ground floor,  $1^{st}$  floor and  $2^{nd}$  floor level/ podium level of the new buildings of the Project expressed or intended to be reserved for parking of private medium sized motor car(s).

"Carpet Area" shall mean the net usable area of an Apartment, excluding covered the external walls. the area bv areas under theservices'shafts, the areas respectively comprised in the Balcony/Verandah, but including the area covered by the internalpartitionwallsofsuchanApartment.

**"CommonExpenses"**shallincludeeachoftheundernotedcharges, expenses etc.payable proportionatelyby theAllottee andtheotherAllottees,eachasdeterminedbythePromoteratitssoleandabsolutedis cretion,whichshallbe final,

binding and conclusive on each All ottee including the All ottee:

- a) allthecosts, charges, expenses, feesetc.tobe incurred for and/or on behalf of the Allot tee(s) for rendition of the Common Purposes; and
- b) all the Outgoings payable in respect of the Land, the Building,theCommonAreas;and
- c) therecurringcosts, charges, fees, expenses etc. to be incurred/payable/incurred for the smooth operation, running, management, maintenance, upkeep and administr ation of the several facilities, infrastructure, utilities etc. at/of the Landand/or the Buildings including but not limited to those comprising apart of the Common Areas, including repairs, replacements, improvemen tsetc. thereof; and
- d) allexpensesforrunningandoperatingallmachinery,equipmentsandinstallationsc omprisedinthecommonportions,includinglifts,pumps,generator,watertreatmen tplant,Firefightingequipment,CCTV,EPABXetc.andothercommoninstallationsi ncludingtheirlicensefees,taxesandother levies (if any) and all the lights of the Common Areas;and

e) Allexpensestowardselectricityandannualmaintenancechargesofthemechanized carparking space, however, itbeing madeclear that the said mechanized car parking space, ifany, shallnot be part of common areas.

 $Such other charges, expense setc. as determined by the Promoter from time to time; and \\ d$ 

f) EachoftheaforestatedtogetherwiththeapplicableTaxesthereon;and

"CommonPurposes" shallinclude:

- a) themaintenance,management,upkeep,administration,protection etc. of the Land, the Building, the Common Areasandtheseveralfacilitiesetc.at/oftheLandand/ortheBuildings including the repairs, replacements, improvementsetc.thereof;
- b) dealingwith and regulating matters of common interest of each of the Allottees relating interaliato their mutual rights and obligations in respect of the Land and the Project, for the use and enjoyment of their respective Apartments and the Common Areas;
- c) InsuranceoftheProjectandtheCommonAreas;
- d) the collection and disbursement of the Common Expenses;
- e) all purposes and/or other issues other common matters. etc. inwhichtheAllottee(s)havecommoninterestrelatingtotheProject, the extent, mode and manner of each of the above to beasdeterminedandformulatedbythePromoter;and
- f) allothercommonexpenses and/or othermatters issues etc.which the Allottee (s) have incommon interest relating to the Land, the extent, mod eand manner of each of the above to be as determined and formulated by the Promoter.

**"Outgoings"** shallmeanallthemunicipalratesandtaxes,landrevenue,assessment s,electricitycharges(includingtransmissionloss),utilitychargesandallotheroutgo ingsby whatever namecalledincludingbutnotlimitedtothosedeterminedbythePromoter,whichsha llbefinalandbindingonalltheAllotteesincludingtheAllottee,eachtogetherwiththea pplicableTaxes,interestandpenaltythereon,ifany.

**"Super Built Area**" shall mean the built-up area forming part of theFlat/Unit/Apartment and such proportionate share in the commonparts and portions as may bedetermined by theArchitect for thetime being in respect of the said Project and any certificate given byhimshallbefinal, conclusive and binding.

### ADDITIONAL TERMS AND COVENANTS REGARDING THE TOTALPRICE, DEPOSITS, EXTRACHARGESETC., AND THE PAYMENT THE REOF:

i) In consideration of this Agreement and as and by way of consideration for being granted and the second sedthespecificrights and / or permissions of the nature stipulated in this Agreement, an dacceptingeachoftheterms and conditions stipulated in this Agreement, in addition Total to payment of the Price, the Allotteeshallbeliableandresponsibletoandherebyagree(s)andundertake(s)tomak epaymentofthevariousamountsasdeterminedbythePromoter.(eachtogetherwith theapplicableTaxesthereon)tothePromoterand/orotherentities,eachasidentified andstipulatedbythePromoter,eachtobepaid/deposited within such timeframes asmaybedetermined

by the Promoter, it being unequivocally a greed, understood, a cknowledged and accepted by the Allottee as follows:-

- a) thatcertaindepositsareinthenatureoftransferabledepositsand/orfunds,whichsh allbeheldbythe Promoter, free ofinterestandshallbemadeoverbythePromotertotheAssociation afteritsformation, subjecttodeductions, ifany, asascertainedbythePromoter;
- that without making payment of the entirety of each of the TotalPrice, Interest b) (if any),TDSInterest (if any) amongst others. eachinthemannerandwithinthetimeperiodsstipulatedbythePromoterandfulfillin geach of his/her/their/its obligations, alltothesatisfaction ofthePromoter,theAllottee(s)shallnot  $be entitled to call up on the {\it Promotertohandover the Said Apartment And Properties A}$ ppurtenant, and further without making payment of the Common Expenses, the Allo ttee(s)and/orhis/her/their/itsPermittedTransferee(s)and/orpermitted entitled users/occupiers shall not be to use and enjoyand/ortocontinuetheuserand enjoyment of the CommonAreas.
  - i) InnoeventshalltheAllottee(s)beentitledtoorshallclaim/demandanyabatementorr eductionor deduction in theTotal Price on any ground whatsoever or howsoever provided thattheAllottee(s) shall only be entitled to deduct from the Apartment&CPPricetheamount, if any, towards the prevailing applicabletaxdeductibleatsourcesubjecttotheApplicableLaws("TDS").
  - i) It is agreed and understood between the Parties that in the event atany time prior to the expiry of the scheduled date of completion of the Project as envisaged at the time of registration of the Projectunder the Act and as extended from time to time:
- a) therebeanychange,modification,amendment,increase,decreaseetc. in any of the Taxes comprising the Apartment &CPPrice,ExtrasandDepositsand/orthemannerofcomputation thereof including but not limited to due to changeof/inApplicableLaws;and/or
- b) and/or fresh taxes, cesses, assessments, duties, any new levies, charges, impositionsetc. (central, stateorlocal) by whatevername called be imposed, levied. notified with retrospectiveeffect etc. or otherwiseincludingbutnotlimitedto ontheProjectand/or the Said Apartment And Properties Appurtenant and/orthis Agreement and/or the transaction contemplated under thisAgreement; and/orthenin such an event, each and/orsome of the several amounts payable by and/or to be deposited by

theAllottee(s)shallaccordinglystandincreasedordecreased,asthecase may be, and further some additional amounts may become payable by the Allottee(s), the and Allottee(s) hereby covenant(s)andundertake(s)tomaketimelypayment/depositof each ofsuchamountsintermsofthedemand(s)and/orreviseddemands raised by the Promoterprovided that in no event shall the Allottee(s) be entitled to call upon the Promoter to refundanyamountsincethenalreadypaidbytheAllottee(s)tothePromoter.

iv) The Allottee(s) shall be bound and obliged to and undertake(s) andcovenant(s)tomakepaymentofand/or deposit each determined/designatedbythe amountwithinthetimelines Promoter  $for the same, and while the {\it Promoters hall periodically intimate inwriting to the Allotte}$ e(s)theamountpayableandthe

Allottee(s)shallmakepay/deposittheamount(s)asdemandedbythePromoterwithi nthetimeperiodandinthe manner specified insuch intimation, the Allottee(s) has covenanted and undertaken toand further hereby and hereunder covenant(s) and undertake(s) tomake payment of the Total Price in terms of the Payment Plan, itbeing recorded that the Allottee(s) has informed the Promoter

thatsuchscheduleofpaymentcomprisingthePaymentPlanismoreconvenient to/for the Allottee(s), and the Allottee(s) covenant(s) andundertake(s)tomakeeachofsuch payments as and when thesamebecomedue.

- The Allottee(s) shall be bound and obliged to and undertake(s) to: V) (i)deposit with the concerned authorities, the TDS if any deducted, within the 7th (seventh) day of the month succeeding the month ofpayment; and (ii) issue and hand over to the Promoter, the relevantTDScertificatewithinthetimeperiod stipulated bv ApplicableLaws, failurewhereofshallattractandaccrueinterest theamount so deducted for the on period of default/delay, such interesttobecalculatedattherateprescribed/prevailingundertheApplicableLaws governingthesubjectmatterofTDS("TDSInterest"). Delay caused bv the Allottee(s) fulfilling the in aforesaidobligationshallbedeemedtobeaneventofdefault bytheAllottee(s)inhis/her/their/itspaymentobligations,whichshallentailthesa meconsequencesasstatedinpara/clause35.5herein.
- ví) IncasethePromotercondonesthedefaultoftheAllottee(s)inmaking timely payment of and/or in depositing any amount and/orin depositing the TDS and/or furnishing the TDS certificate within the stipulated timeline(s), then and in such an event, the Allottee(s)shall, along with the outstanding dues and/orarrears, pay to the Promoter, the Interest and/or the TDS Interest, as the be, one achofthe amounts remaining unpaid / outstanding case mav for theperiodofdefault/delayuntilthedateofactualrealizationthereoftogetherwiththe administrative charges interms of the then prevailing policy of the Promoter in respectthereof. Any condonation granted by the Promoter shall not amount to waiver ofthefuturedefaultsand/orthebreachesand/ordelaysof/bytheAllottee(s) and shall be without prejudice to the other rights of thePromoter.
- vi) Notwithstanding anything to the contrary stated anywhere in thisAgreement,

payment made by the Allottee(s) anv (notwithstandinganyspecificinstructionregardingthesamehavingbeengiven/iss Allottee)shall. thefirst ued bv the at instance. be applied by the Promotertoward spayment of the Interest and the TDS Interest as certain the transformation of the transformation ofnedbythePromoterasdueandpayablebytheAllottee(s),andthereafter,thebalance,i fany,shallbeutilizedtowardsadjustmentofthedefaulted/delayedpayments due ascertained fromthe Allottee(s) as by the Promoter. and the Allottee(s)authorize(s)andempower(s)thePromotertosoadjustand/orappropriate allpaymentsmadebytheAllottee(s),andtheAllottee(s)undertake(s)nottoobjecttoth esameand/ortodemand/directthePromotertoadjustthepaymentsinanymanner.

- vii) A11 payments shall bemade bv the Allottee(s) at the office of the Promoter again st proper receipts and innoevent shall the Allottee (s) be entitled to start the start of the start oetupanyoralagreementregardingpayment or otherwise. Further, all costs in respect of any paymentbeing madeby outstation/dollar cheques, shall be borne and paidbytheAllottee(s).Furthermore,onthedishonorofanybankingnegotiableinstru mentonanygroundwhatsoever,withoutprejudiceto the other rights and remedies of the Promoter and/orof the Other Entities, the Allottee(s) shall the compensate Promoterand/ortheOtherEntitiesforeverysuchdishonorbymakingpayment of Rs.1,500/-(Rupees One Thousand Five Hundred) onlyandapplicabletaxes, if any, and the Allottee (s) accept (s) and consent (s) to the sam e.
- i) IntheeventtheAllottee(s)is/areaPersonofIndianOriginand/oraNon-ResidentIndian(assuchtermsarerespectivelydefined/describedunderthegoverni ngApplicableLaws),theAllottee(s)confirm(s)thatallremittancesshallbemadeinco mpliance with all Applicable Laws as modified/revised from timetotime,andtheAllottee(s)shallprovidethePromoterwithallcertifications,decla rationsetc.pertainingto/insupportthereof.
- x) All refunds, if any in terms of this Agreement, even to Non-ResidentIndiansand/orPersonsofIndianOriginshallbemadeinIndianRupeesunl essmandatedotherwisebythethenprevailingApplicableLaws.

## 35.3 ADDITIONALTERMSANDCOVENANTSREGARDINGCONSTRUCTION:

- 1) The date stipulated in para/Clause 7.1hereinabove are hereby and here under accepted and confirmed by the Allottee (s) and the Allottee (s) here by a given by the analysis of the set of the sree(s)andundertake(s)nottoraiseanyobjectiontothesameonanygroundwhatsoev erorhowsoever.However,intheeventpriortothedatestipulatedinpara/Clause Properties 7.1Apartment And hereinabove the Said Appurtenant isreadyforhandoverintermsofthisAgreement,theAllottee(s)undertake(s) and covenant(s) not to make or raise any objection totheconsequentpreponementofhis/her/their/itspaymentobligations, having clearly understood and agreed that the paymentobligations of the Allottee(s) are linked inter alia to the progress of construction, and the same is not a timelinked plan.
- i) The rights of the Allottee(s) is limited to ownership of the SaidApartment together right to use the car parking space, if any andthe right to use the

Common Areas, Amenities and Facilities of theProject and the Allottee(s) hereby accepts the same and shall not, under any circumstances, raise any claim, of ownership, contrarytotheabove.

## 35.4 ADDITIONALTERMSANDCOVENANTSREGARDINGPOSSESSION/HAND OVER:

FailureofAllottee(s)totakepossessionofSaidApartmentAndPropertiesAppurtena nt:IncasetheAllottee(s)failstotakepossession within the time provided in para 7.2 in the PossessionNoticesuchAllottee(s)shallbeliabletopaymaintenancechargesasspecif iedinpara7.2fromsuchdateasnotifiedinthePossessionNotice(DeemedPossession )andalsopaydemurragechargestothePromoterattherateofRs.5,000/-(Rupeesfivethousand)onlypermonthorpartthereoffromthe expiry of thetimementionedinthepossessionlettertillsuchtimetheAllottees (s)takesthepossessionoftheSaidApartmentAndPropertiesAppurtenant.

## 35.5 <u>ADDITIONAL TERMS AND COVENANTS REGARDING EVENTS</u> <u>OFDEFAULTSAND/ORCANCELLATIONAND/ORTERMINATION,ANDITS</u> <u>CONSEQUENCES:</u>

- IntheeventtheAllottee(s)isinbreachofand/orhasfailedtoperformandobserveanyo fhis/her/their/itscovenants,obligations,representationsorwarrantiesunderthis Agreementand/or the terms and conditions of this Agreement, which breachand/orfailurehasnotbeenremedieddespitehavingbeenissuedanoticein that regard, the Allottee(s) shallbe considered under aconditionofdefault,andanAllottee(s)EventofDefaultshallbedeemedtobeoccurre d.
- ï) Without prejudice to and in addition to the events/grounds statedelsewhere in this Agreement on the occurrence where of the Promoter shall be expected by the promotentitledtoterminatethisAgreement(eachofwhich also to be treated as an Allottee(s) Event of Default), on theoccurrence of an Allottee(s) Event of Default which continues for aperiodbeyond30(thirty)daysafternoticefromthePromoterinthisregard(suchfailu rebeingasdeterminedby the Promoter), then without prejudice to the right of the Promoter to charge and recover from the Allottee(s), Interest and other amounts as stipulatedthis in Agreement including that for the period of delay, the Promotershall be entitled, at its option, and is here by authorized the by rescind Allottee(s), determine to and/or and/orterminate this Agreement provided that the Promoter shall intimate the Allottee(s)aboutthePromoter's intention to so terminate this Agreement by a written notice of at least 30 (thirty)dayspriortosuchtermination.
- TheAllottee(s)mayatanytimeafterthedatehereofandwithouttheoccurrenceofanyP romoterEventofDefault,butnolaterthan
   30(thirty)dayspriortotheexecutionandregistrationoftheConveyance Deed subject to the terms hereof, by a 30 (thirty) days'notice in writing intimatethePromoter of his/her/their/its intentto terminate this Agreement provided that in view of inter alia

the fact that the Promoter has a saconsequence of this Agreement blocked the Said Appendix Content and the same sequence of the sameartmentAndPropertiesAppurtenantfortheAllottee(s), on the date of termination of the termination of thisAgreementbythePromoter and/or by the Allottee(s) (as the case may be) in termshereof, the undernoted mutually agreed amounts shall. withoutanyfurtheract, deedorthing by the Promoter and / or by the Allottee(s) stand forfeited in favour of the Promoter from out of allthesumspaid/deposited tillsuchdate by the Allottee(s) to/withthePromoteratthespecificinstructionsofthePromoter(irrespectiveoftheac count/headtowardswhichsuchsum mayhavebeenpaid/depositedby theAllottee(s)), and the balance, if any ascertained by the Promoter as payable by the Allottee(s) to the Promoter, shall forthwith and immediately bepaid on demandby the Allottee(s) to the Promoter, and the Allottee(s) accept(s) suchconsequencesandconsent(s)tothesame:-

a) asumequivalentto10%(Tenpercent)ofthe &CPPricetogetherwiththeapplicableTaxesthereon;and Apartment

- b) theCommonExpensesandeachoftheamountsstipulatedhereinabove,asapplicabl e,eachpayablewitheffectfromtheOutgoingsPaymentCommencementDatetillthed ateoftermination(beingthe date of notification/acceptance/receiptby the Promoter of the termination notice, as the case may be);and
- c) theInterestand/ortheTDSInterest,ifanydue,accruedandpayable by the Allottee(s) on any amount, as ascertained by thePromoter;and
- d) allamountspaid/payablebyand/orrecoverablefromtheAllottee(s)towardsanyoft heTaxes;and
- e) brokerage/commissionspaidtoanyrealestateagent/channelpartner/broker;and
- f) thestipulated charges on account of dishonor, if any, of abanking negotiable instrument; and
- g) stamp duty, registration fees/charges, legal fees and chargesand any other fees, charges etc. payable/to be paid/ paid onpertainingtothisAgreementandtheDeedofCancellation;and
- case of a falling h) further in market the amount repayable will befurtherreducedbytheextentofthedifferenceinamountreceivable on a fresh sale of the Said Apartment And Properties Appurtenant to another buyer and the Total Price of the Allottee (s) if the current of the the second secondrentSalePriceislessthan the PurchasePrice.
  - in TheAllottee(s)accept(s)andconfirm(s)that:
- a) bearinginmindthattheSaidApartmentAndPropertiesAppurtenant, would have been kept blocked by the Promoter forthe Allottee(s) till the date of termination (as stated hereinabove)theabovementionedmutuallyagreedamountsareafairandreasonabl eestimateofthelossanddamagethatwould besufferedbythePromoterduetotheabovementionedtermination,and

b) alland/oranyamountscollectedbythePromoterasTaxes/taxespayableanddeposi tedwiththeconcernedauthorities shall not be returned/refunded by the Promoter,

andtheAllottee(s)shallbefreetoapproachtheauthoritiesconcernedforrefundofsuc hTaxes,andtheAllottee(s)covenant(s) and undertake(s) not to set up or raise or make orinitiateanyclaim,demand,actionetc.contrarytotheaforesaid.

- $In the event after the afore said for feiture, the {\it Promoteras certainst hat any amount is the transmission of transmission of the transmission of transmissio$ V) oberefundedbythePromotertotheAllottee(s), such amount will be refunded: (i) without any interestand/orcompensation;and(ii)subjecttotheAllottee(s)executing,athis/her /their/itsatthecostandexpense,theDeedofCancellation if so determined by the Promoter; and (iii) only after the Promoter has entered into a fresh agreement of theSaidApartmentAndPropertiesAppurtenantThereto in respect with anyother Person(s). The Allottee(s) acknowledge(s) that it is justifiableforthePromotertorefundtheamount,ifanyascertainedasduebytheProm otertotheAllottee(s), after expiry of a reasonable period of time after the date on which the Promoter enters into the abovementioned new agreement, in a smuch Promoterwould be blocking the Said Apartment And Properties as the Appurtenant, on account of the Allottee(s), and thus the Allottee(s) agree(s) andcovenant(s) not to raise any objection whatsoever or howsoever tothesame.andherebyconsent(s)tothesame.
- Notwithstandingthenon-executionoftheDeedofCancellationupon cancellation of VI) Allotment stated in Clause 9.3(ii) above as ,immediatelyontheissuanceand/oracceptance/receiptofthetermination notice bv the Promoter, the Allottee(s) shall cease tohaveanymannerofrightorclaimordemandunderthisAgreement and/or against the Promoter (save and except receipt of refund, if any, subject to and/or in accordance with the provisions of this para/Clause 34.6) and the Promoter shall stand released and discharged from all its obligations and liabilities under this Agreement, and though none created hereunder, for the avoidanceof any doubt, it is confirmed and accepted by the Allottee(s) herein that upon the occurrence of the aforesaid event,any manner ofright or interest or claim or demand of the Allottee(s) in respectof/to/overanypartorportionoftheLandand/orthe Projectand/ortheSaidApartmentAndPropertiesAppurtenantTheretoshallautom aticallyandwithouttheexecutionofanyfurtheract,deedorthingbytheAllottee(s)an d/orthePromoter.standterminated.cancelled.revoked.surrendered.released.reli nquished, disclaimed etc. infavour of the Promoter for allintents andpurposes, and the Promoter shall be entitled to deal with the same in such a manner as the Promoter may deem fit andproper.
- vi) Itisunequivocallyagreed and understood that upon terminationorcancellationof thisAgreement on the terms stipulated in thisAgreement,thePartiesheretoshall,ifsodeterminedbythePromoteratitssolean dabsolutediscretion,butwithoutprejudicetotheprovisionsofpara/Clause34.5(v) hereinabove,executeadeedofcancellation forthesame (such deed being in such formandcontainingsuchparticularsand/orcovenantsand/orstipulations

the Advocate may deem fit and proper) and as registerthesamewiththeRegisteringAuthority("DeedofCancellation"), as and when intimated bv the Promoter. at the cost and expense oftheAllottee(s).IntheeventtheAllottee(s)fail(s)or refuse(s) to execute and / or register the Deed of Cancellation for any reason what so ever, the All ottee(s)shall,inadditiontohis/her/their/itsliability stated anywhere in this Agreement, liable be and obligedtoandundertake(s)topaytothePromoteranamountequivalentto10%(tenpe rcent)oftheTotalPricetogetherwithallcosts, expenses, losses, damagesetc.asmayb esuffered, incurredors ustained by the Promoter, each ascertained by the Promoter due to such default of the Allottee(s), with the Allottee(s) hereby andhereunderacceptingandconfirmingthatthe abovementioned isfairandreasonable,andnot of in the nature any penalty, andthustheAllottee(s)accept(s)andconfirm(s)theaforesaid,andcovenant(s)andu ndertake(s)nottosetuporraiseormakeorinitiateanyclaim,demandetc.contrarythe reto.TheAllottee(s)hereby undertake(s) agree(s) and todo, execute and performallsuchacts, deedandthingsandsign, execute, deliverandregister (ifrequire d)suchdeeds,documentsetc.(insuchformandcontainingsuchparticulars and/or covenants and/or stipulationsastheAdvocatemaydeemfitandproper), as may be determined by the Pr

wii) Notwithstanding elsewhere anything to the contrary contained inthisagreementincludingintheScheduleshereto,theAllottee(s)expresslyacknow ledgesunderstandsandagreesthatintheeventof cancellation oftheallotmentoftheSaidApartmentAndPropertiesAppurtenantand/orthisAgree mentintermsofthisAgreementbythePromoterortheAllottee(s),asthecasemaybe,i nthatevent the Promoter shall be at liberty to execute, present forregistration register unilaterally and а deedofcancellation/extinguishment/declaration

omoter, all at the cost and expense of the All ot tee (s).

recording such cancellation without the requirement of the presence or signAllottee(s) in atureof the such deedof cancellation/extinguishment/declarationandtheAllottee(s)shall cease or be deemed have ceased title to to have any right orinterestintheSaidApartmentAndPropertiesAppurtenant/Building/Projectona ndfromthedateoftermination/cancellation.

anything elsewhere to Notwithstanding the contrary contained inthis ix) agreement that it is will not be necessary for the Promoter to complete and installall the Common Areas and Installations, facilitiesand amenities before possession the giving to Allottee(s).Thesaidapartmentshallbedeemedtobeinahabitableconditionas soon completed internally the same is in accordance with as thespecificationsmentioned in the Part-III of the Schedule Bhereunder written. the entrancelobby of the Project and at leastoneliftofthebuildingismadeoperativeandwaterdrainagesewerage and provisional electricity connection are provided in orfor the said apartment. The Allottee(s) shall not withhold or makeany delay in payment of the consideration money to the Promoterafter receiving the possession notice for making over not the partorportionoftheCommonareasandInstallations,facilitiesandamenitieswhich

wouldbeunderconstructionatthattime.

ThePromotershallhavetheexclusiverighttoput x up anv neonsign, hoardings and other display materials of "Vinayak Group" on any part or portion of the Common Areas and theAllottee(s)agrees and acknowledges that the Promoter shall be entitled to putupsuch neon sign, hoardings display materials and other on anypartorportionoftheCommonAreas

# 35.6 ADDITIONALTERMSANDCOVENANTSREGARDINGTHEDEEDOFCONVE YANCE:

 AfterandsubjecttocompliancebytheAllottee(s)ofeachofhis/her/their/itsobligatio nstothesatisfactionofthePromoterincluding but not limited to receipt by the Promoter of each of theseveral amounts due and payable by and/or to be deposited

theAllottee(s)(eachasascertainedbythePromoter),andfurthersubjecttothe Allottee(s) depositing with and/or making paymentto thePromoter and/or to the concerned Governmental Authorityofeachoftheamountsstipulated in this Agreement

includingthosestipulatedinpara/Clause35.7(iii)hereinbelowandfurthermoresu bjecttotheAllottee(s)nothavingcommittedanybreach,violation,contraventionetc. ofanyofthetermsandconditionsasstipulatedhereinandasdeterminedbythePromo ter,thePromoterandtheAllottee(s)shalltakestepstoexecuteinfavouroftheAllottee( s),thedeedofconveyance,whereby and whereunder the title in respect of the Said

Apartmentandrighttouseofcarparkingspace, if any shall be transferred and convey edinfavouroftheAllottee(s),whilethetitleinrespectoftheindivisibleshareintheCom monAreas(Undivided Share)shallbetransferredandconveyedin favour of the Association, such deed of conveyance(s) being insuch form and containingsuchparticulars and/or covenants and/or stipulations as draftedby the Advocate of the Promoter ("ConveyanceDeed"), on suchdate as may be determined by the Promoter provided that in the absence of any Applicable Promoter Law. the shall subject to theaforestated and further unless prevented by a Force Majeure Event, comply with its aforesaid obligation within 3 (three) monthsfrom the date of issuance of the Completion Certificate or withinsuchtimeperiodasmaybe prescribed under the Act and/orRules. If the formation of theAssociation doesnot take place prior the agreed and/or prescribed date for execution or ConveyanceDeedinrespectoftheSaidApartmentinfavouroftheAllottee(s), then thetransferoftheshareintheCommonAreasmaybecompleted in favour of the Allottee(s) in trust and for the ultimateownership of the Association and any related documentation and acts deeds and things shall be done by the Allottee(s) and allstampdutyandothertaxes,chargesor coststoimplement suchtransactionsshallbeborneandpaidbytheAllottee(s)

i) In addition to the amounts stated elsewhere in this Agreement, theAllottee(s)shallfurtherbeliableandresponsible to and herebyand hereunder covenant(s) and undertake(s) bear and pay to interalia:(i)theentirestampduty,registration fees and other fees.taxesandchargesasmaybeleviedfromtimetotimebythegovernmentand/oran

yotherauthority(ies)and/oranyGovernmentalAuthorityontheaforestatedtransfe roftheSaidApartment and right to use of car parking space, if any and/or theUndivided Share, including those applicable/prevailing at the timeofregistrationoftheConveyanceDeed.Itbeing further clarifiedthatallcosts,chargesandexpensesincludingstampduty,registrationchar gesandexpensesinconnectionwiththepreparation,stampingandexecutionof any conveyance deed

of the Common Areas shall be borne and paid by allowners and allottee (s) of units in the Project on prorata basis.

## 35.7 ADDITIONALTERMSANDCOVENANTSREGARDINGMAINTENANCEOFTH ESAIDBUILDING/SAIDAPARTMENTANDPROPERTIESAPPURTENANT/P ROJECT:

- TheAllottee(s) alongwiththeother allotteesinthe said 1) Projectshalljoinandformandregisteranorganizationorsocietyorassociation or condominium limited company or as а determinedbythePromoter(hereinafterreferredtoasthesaid"Association")tobekn own bysuchnameasthePromoter may decide. For thesaid purpose the shall Allottee(s) sign and execute application forregistrationand/ormembershipandotherpapersanddocumentsas necessary for the formation and registration of such Associationand for becoming a including member. bve laws of the proposed Association. The Alloteeshall duly fill insign and return to the Promoterwithin seven days of the same being forwarded by thePromoter to the Allottee(s) so as to enable the Promoter to registertheAssociation of the Allotee(s). Changes or modifications, if any, are to be made in the draft bye laws, or the Memorandum and/orArticles of Association, as may be required bv the Registrar of CooperativeSocietiesortheRegistrarofCompaniesasthecasemaybe, or any other The Competent Authority. Promoter shall not beliableforanyclaimsorpenaltiesfordelayinformingtheAssociation.onaccountofa nydelayoftheunitownersincomplyingwiththeabove.
- i) ThePromotermaybecomeamemberoftheAssociationtotheextentof allunsold and/orun-allottedunits,areas and spaces intheProject.
- The ii) Allottee(s) hereby agrees and confirms that from the OutgoingsPaymentCommencementDate,theAllottee(s)shall be liable  $to be ar and pay the proportion at eshare towards the outgoing sin respect of the said \Pr$ oject(CommonExpensesandexpensesincurred for Common Purposes and expensesnamely local taxes, bettermentchargesorsuchotherlevies by the concerned local authority and /o rgovernmentwatercharges, insurance, commonlights, annual maintenance charges, repairs and salaries of clerksbillcollectors, chowkidars, sweepers and all other expenses necessary and incidental to the management and maintenance of the same) irrespective of Allottee(s) whether the is in occupation ofthesaidApartmentornotandconstructionactivityiscontinuinginadjacenttower /buildingsandinfrastructure,facilitiesandamenitiesarenotfullycompleted.TheAl lottee(s)further agreesthat till theAllottee's shareis so determined,

theAllottee(s)

shallpaytothePromoterprovisionalmonthlycontributionofmaintenance charges and lump sum Maintenance Deposit towardstheoutgoingsasmentionedinPara/Clause1.2forsuchexpenses. The Allottee(s) shall continue to pay all such outgoingsas imposed by the competent authorities and / or concerned localauthorities and proportionate charges to the Promoter, as may bedemanded,fromtimetotime.

- iv) of failure of the Allottee(s) pay the maintenance In case to Chargesorotherchargesonorbeforetheduedate,theAllottee(s) inaddition to permitting Promoter and/or Maintenance the Companytodenyhimthemaintenanceservices, facilities, amenities, disconnection ofwatersupply, disconnection of electricity/DGback up etc. and also charging interest @ 2% per men sum on thedueamount.
- said Association formed V) Upon the being and registered, the rights, benefits and interests of the Allottee (s) shall be governed and regulated by the barrier of the standard stanye-laws,rulesandregulationsthereof,butexpresslysubjecttotheterms,conditions, convents. stipulations and provisions of this Agreement. The Allottee(s) hereby agrees toabide by all the rules and regulations framed by the MaintenanceCompany/Promoterasmaybeframedbythe MaintenanceCompany/Promoterfromtimetotimefortheupkeepandmaintenance oftheProject.

# 35.8 ADDITIONALTERMSONDEFECTLIABILITY:

TheClause 12hereinabove shall be subject to the condition that

the Promoter shall not be liable to rectify any defect occurring under the following circumstances:

- If there are changes, modifications or alteration in plumbing pipesand fittings 1) and fixtures or change of wall or floor tiles after theAllottee(s)takingoverpossessionoftheSaidApartmentAndPropertiesAppurten ant, the Promoter will not take any responsibility of waterproofing, cracks or any defect in plumbing pipes and fittings and fix tures that have developed directly or indirectly due to the second setosuchchanges;
- i) If there are changes, modifications or alteration in electrical linesand wirings after said possession unto the Allottee(s), the Promoterwill not take any responsibility of any defect in electrical lines andwiringsthathavedevelopeddirectlyorindirectlyduetosuchchanges,modificati onsoralterations;
- If there are changes, modifications or alteration sindoors, windows or other related II) items, then the Promoter will not takeresponsibilityofdoorlocksordooralignmentorseepagefromwindows or any related other defects arising directly or indirectlyoutofsuchchanges, modificationsoral terations;
- after taking physical iv) If the Allottee(s) actual possession the of SaidApartmentAndPropertiesAppurtenant, executes interior decoration workincl udinganyadditionand/oralterationinthelayoutoftheinternalwallsoftheApartme making nt by anychangesintheApartment,thenanydefectlikedamp,hairlinecracks, breakage arising tiles other defects direct in floor or as а orindirect consequence of such alterations or changes will not be entertained by the Promoter;
- v) Differentmaterialshavedifferentcoefficientofexpansionandcontractionandassuc hbecauseofthisdifferencetherearechancesofcracksdevelopingonjointsofbrick walls and RCCbeamsandcolumns.Anysuchcracksarenormalinhighrisebuildings and needs to be repaired from time to time. Any cracksdeveloped for reasons other than as mentioned above the Promotershallgetitrectifiedatitsowncost.
- v) If the materials and fittings and fixtures provided by the Promoterarenot being maintained by the Allottee(s) or his / her agents inthemannerinwhichsameisrequiredtobemaintained.
- Anyelectricalfittingsand/orgadgetsorappliancesorotherfittingsandfixturesprovi dedbythePromoter in the CommonAreasand/orintheApartmentgoingoutoforderormalfunctioningduetovo ltagefluctuationsorotherreasonsnotunderthecontrolofthePromoterandnotamou ntingtopoorworkmanshipormanufacturethereof.
- vii) Anydefectduetoforcemajeure.

- x Failuretomaintaintheamenities/equipments.
- x) DuetofailureofAMC.
- x) Regularwearandtear.
- xi) If the Architect certifiest hat such defects a renot manufacturing defector due to poorwork manship or poor quality.

Notwithstandinganythinghereinbeforecontaineditisherebyexpresslyagreedand understoodthatincasetheAllottee(s),withoutfirstnotifyingthePromoterandwitho utgivingthePromoterthereasonableopportunitytoinspect,assessanddeterminet henature of purported defect in the Apartment, altersthe state and condition of the area of the purported defect, then thePromoter shall be relieved of its obligations contained in clause 12hereinabove.

### 35.9 ADDITIONAL TERMS AND COVENANTS REGARDING THE RIGHTOFTHEPROMOTERTOCREATECHARGE/MORTGAGE:

- Notwithstandinganythingcontainedherein, by the execution of this Agreement 1 the Allottee(s) has/have provided and hereby andhereunderconfirm(s)his/her/its/theirconsenttothePromoterto/forthecreati onofanymortgage.security.chargeorotherEncumbrancesover and inrespect of the Said Land and / or the Building and / or any part or portion thereof of in favour any bankand/orfinancialinstitutionand/oranyotherpersons providingloan and/or financial assistance the Promoter for to the purpose ofdevelopmentoftheProjectprovidedthatnosuchmortgage, security, chargeorothe rEncumbrancesshallinanymanneraffecttheright,titleandinterestoftheAllottee(s) .Fortheavoidance of any doubt it is clarified that this Agreement by itselfshallbetreatedasthewrittenconsentof the Allottee(s) forcreation of mortgage portion charge/ over anv part or of the Saidlandand/ortheBuilding,andnoseparateconsentoftheAllottee(s)shallberequi redforthesaidpurpose.
- ThePromoterundertakestocausethesaidbank(s)/financialinstitution(s)to:(a)issue, if ii) necessary, no-objection letter а infavouroftheAllottee(s)/financierbank(s)/financialinstitution(s) /anyotherpersonsto enable the Allottee(s) to take а home loan from any bank or financial institution for financing the purchase ofthe Said Properties Appurtenant; Apartment And and (b) uponreceiptbythePromoterfromtheAllottee(s)(tothecompletesatisfactionof the Promoter), of the full payment and/or deposit, as the case may be, of all sums, amount set c. payable / to bedepositedbytheAllottee(s)intermsofthisAgreement, before execution of the Conv eyanceDeedinfavouroftheAllottee(s), subject to the terms of this Agreement, the shall causethemortgage, security, chargeorotherEncumbrances, if Promoter Promoter and anycreated bv the over in respect of the Said ApartmentAndPropertiesAppurtenantThereto,tobedischargedand/orreleased.

## 35.10 ADDITIONALTERMS

### a) Allottee'sCovenants:

TheAllottee(s)covenantswiththePromoter(whichexpressionshallfor the purpose of includes the Association, wherever applicable) and admits and accepts that:

## i) Allottee(s)awareofandsatisfiedwithcommonareasamenitiesandfacilitiesan dspecifications:

The Allottee(s), upon full satisfaction and with complete knowledge oftheCommonAreas,Amenities and Facilities and Specifications andallotherancillarymatters, is entering into this Agreement. The Allottee(s) has examined and acquainted with Project is the and hasagreedthattheAllottee(s)shallneitherhave shall claim nor  $any right over any portion of the {\it Projects} ave and except the said {\it Apartment} And {\it Proper}$ tiesAppurtenant.

# i) Allottee(s)tomutateandpayrates&taxes:

The Allottee(s) shall (1) pay all fees and charges and cause mutation inthenameoftheAllottee(s)intherecordsoftheSouthDumDumMunicipality,within 30(thirty)daysfromthedateoftakingconveyancedeedof thesaidApartment AndPropertiesAppurtenant(Date of Conveyance) and (2) pay the rates & taxes (proportionately

fortheProjectandwhollyfortheSaidApartmentAndPropertiesAppurtenantfromth edateofpossessionnoticeanduntiltheSaidApartmentAndPropertiesAppurtenanti sseparatelymutatedandassessedinfavouroftheAllottee(s),onthebasisofthe bills to beraised by the Promoter/Association (upon formation), such bills beingconclusive proof of the liability of the Allottee(s) in respect thereof. TheAllottee(s)furtheradmitsandacceptsthattheAllottee(s)shall

not claim any deduction or a batement in the afore said bills.

## ii) Allottee(s)topaymaintenancecharge:

The Allottee(s) shall pay maintenance charge on the basis of bills to beraisedbythePromoterorAssociation(uponformation), such billsbeingconclusiveproofoftheliabilityoftheAllottee(s)inrespectthereof.TheAllott ee(s)furtheradmitsandacceptsthat(1)theAllottee(s)shallnotclaimanydeductionor abatementinthebillsrelatingtomaintenancechargeand(2)themaintenancecharge shallbe subject to variation from time to time, at the sole discretion of thePromoterorAssociation(uponformation).

## iv) Charge/Lien:

ThePromotershallhavefirstchargeand/orlienovertheSaidApartmentAndProperti esAppurtenantforallamountsdueandpayable by the Allottee(s) to the Promoter provided however if the SaidApartment AndPropertiesAppurtenantis purchased with assistanceofa bank/financial institution/other persons, then such

charge/lienofthePromotershallstandextinguishedonthebank/financialinstituti

on/otherpersonsprovided allduespayable to the Promoterare cleared by the Allottee(s) and/or such bank/financial institution/otherpersons.

## v) **CarParking**:

That at the request of the Allottee(s), the Promoter hereby permits theAllottee(s)to use the number of Car Parking Spaces, if any, as set outin Part - II of Schedule B hereto within the Project on the Said Land.TheallocationofthesespacesshallbeatthesolediscretionofthePromoter and the Allottee(s) hereby agrees to the same. The Allottee(s) is aware that the Promoter has in the like manner allocated / shall be locating other car parking spaces as sanctioned bv the authorities tootherAllottee(s)intheProjectandundertakesnottoraise anyobjectioninthat regard and therights of the Promoter to raise any such objection shall be deemed to have been waived. The Allottee(s)hereby further warrants and confirms that the Allottee(s) shall, uponformationoftheAssociationand/orexecutionofDeedofConveyance,as causesuchAssociation contemplated herein, to confirm and ratify and shall not permit the Association to alter or change the allocation of the state ofCar Parking Spaces in the manner allocated by the Promoter to thevarious Allottees (including the Allottee(s) herein) of the Apartments intheBuilding/TowerandtheProject.

Whereas, in situations where dependent or stacked car parking spaces are allocated to two different allottees, it is hereby mandated that the allottee who has been granted the parking space in front shall be obligated to submit a set of car keys at the designated security desk, in order to facilitate the entrance and exit of the car parked in the parking space allocated at the rear end.

In the instance of mechanical car parking spaces, where two inter-dependent car parks are allocated, the occupants shall utilize the spaces in an interchangeable manner based on availability. The first arriving vehicle shall be accommodated on the top level, while the subsequently arriving vehicle shall be parked in the space below. To ensure seamless operation and to avoid any potential issues during the departure of any vehicle, both occupants shall be required to submit the keys of their respective vehicles at the designated security desk.

TheAllottee(s)agreesandundertakesnottoraise anydispute orobjectioninrespectofallotmentofparkingmadebythePromoterinrespect of the open parking areas, if any, to any other Allottee(s) nor todisturbtheuseofthe allotted parking space by the concernedAllottee(s).

## vi) EnvironmentalClearances:

The Allottee(s) is made aware that the promoter may be required toobtain new/revised/amended environmental clearances from time totimeduringthecourseofthesaidconstructionandtheAllottee(s)herebygivingthei rirrevocableconsentand/orpermissiontopromotersforapplyingandobtainingsuc hnew/revised/amendedEnvironmentalClearanceCertificateinthisregard.

# vi) FutureContingencyandCovenantofAllottee(s):

TheAllottee(s)agreesthatthesetermsandconditionsforsaleandtransferoftheSaidA partmentAndPropertiesAppurtenantascontainedherein,aremadeinviewoftheext antlaws,rulesandregulationsgoverningsuchsaleandtransferandaresubjecttoch anges / variations as the Promoter may deem appropriate or as maybedirectedbyappropriateauthoritiesorasmaybemadebythePromoterinviewo fapplicablelaws,rulesandregulations.

TheAllottee(s)agreestorenderallcooperationtothePromoterinthisregard as and when called uponbythePromoterwithout any claimdemanddemurorprotest.

# b) Obligations of Allottee(s):TheAllottee(s)shall:

### (i) **Co-operateinmanagementandmaintenance**:

#### Co-

operate in the management and mainten ance of the Common Areas facilities and a mention of the promoter / Association (upon formation), as applicable.

### (ii) **ObservingRules:**

Observe the rules framed from time to time by thePromoter/Association(uponformation)forthebeneficialcommonenjoymentoft heCommonAreas,facilitiesandamenities.

### (iii) **PayingElectricityCharges**:

Pay for electricity and other utilities consumed in or relating to the Said Apartment from the date officiout.

## (iv) MeterandCabling:

Beobligedtodrawelectricitylines/wires,televisioncables,broadbanddatacablesa ndtelephonecablestothesaidApartment only through the ducts and pipes provided therefor, ensuring that no inconvenience is caused to the Promoter or tootherapartmentowners. The main electricity meters hall be installed only at the common space designated for meters. TheAllottee(s)shallundernocircumstancesbe entitled to affix,draw or string wires, cables, dish antennae or pipes from, to orthrough any partor portion of and outside walls of the building in which the Apartment is located save in the manner indicated by the Promoter/Association(uponformation).

## (v) **ResidentialUse:**

UsetheApartmentforresidentialpurposeonly.Undernocircumstances shall the Allottee(s) use or allow the Apartment tobeusedforcommercial,industrialorothernon-

residential purposes. The Allottee (s) shall also not use or allow the Apartment to be use dasareligious establishment, hotel, guesthouse, service apartment, mess, hostel, b oarding house, restaurant, nursing home, club, school or other public gathering place.

#### (vi) MaintenanceofApartment:

Repair, clean and maintain water, light, power, sewage, telephone, air conditioners, s anitary installations, doors, windows, glass panes and other fittings and

fixtures inside theApartment,atthecostoftheAllottee(s).

## (vii) UseofCommonToilets:

Ensure that the domestic help/service providers visiting the said Apartment use only the common toilets and while so using, keep the common toilets clean and dry.

# (viii) UseofSpittoons/Dustbins:

Usethespittoons/dustbinslocatedatvariousplacesintheProject.

# (ix) **NoAlteration**:

Notalter, modify or in any manner change the (1) elevation and exterior colours cheme of the said Apartment and the building and (2) design and/or the colour scheme of the windows, grills and the main door of the said Apartment.

## (x) **NoStructuralAlterationandProhibitedInstallations**:

Not alter. modify or in anv manner change the structure or anycivilconstructioninthesaidApartmentandthebuilding.TheAllottee(s)shallnoti nstallanydish-antennaonthebalconyand/or windows of the Building and/or on any external part of the Building and/or the roof thereof. In the event the Promoterand/or theAssociation comingtoknow of any change made bythe Allottee(s) then the Promoter and/or the Association shall beentitled to demolish the changes and restore the said Apartmentat the cost of the Allottee(s). In the event any change is made bytheAllottee(s) after the date of Deed Conveyance, of then alsothePromoterand/ortheAssociationshallbeentitledtodemolishthechangesan drestorethesaidApartmenttoitsoriginalpositionatthecostoftheAllottee(s). The Allottee(s)shallbeliabletomakepaymentoftheaforesaidcostwithoutraisinganyobj ectionasliabilityforpaymentofthesamehasarisenduetodefaultoftheAllottee(s).

# (xi) **NoAirConditioningWithoutPermission**:

Not to install any window air-conditioning units anywhere in thesaid Apartment and not to change the manner of installation of airconditioners in the bedrooms (if any) and in such areas where airconditioners are not installed by the Promoter to install air-conditioners only in designated areas as approved by Promoter.

# (xii) NoCollapsibleGate:

Not install any collapsible gate outside the main door / entranceofthesaidApartment.

# (xiii) NoGrills:

Not install any grill on the balcony or verandah.

## (xiv) **NoSub-Division**:

Not to sub-divide the said Apartment and the Common Areas, under any circumstances.

## (xv) NoChangeofName:

Notto

change/alter/modifythenameoftheProjectfromthatmentionedinthisAgreement.

## (xvi) NoNuisanceandDisturbance:

NottousethesaidApartmentortheCommonAreasortheparkingspace,ifany,orper mitthesametobeusedinsuchmannerorcommitanyact,whichmayinanymannerca usenuisanceorannoyancetootheroccupantsoftheBuildingand/or the neighboring properties and not make or permit to bemade any disturbance or do or permit anything to be done thatwillinterferewiththerights,comfortsorconvenienceofothers.

### (xvii) NoStorage:

Not to store or cause to be stored and not place or cause to beplacedanygoods, articles or things in the Common Areas.

### (xviii) NoObstructiontoPromoter/Association:

Not to obstruct the Promoter/ Association (upon formation) in their acts relating to the common areas, amenities and facilities and not obstruct the Promoter in constructing on other portions of the Building and / or the Project and selling or granting rights to any person on any part of the said Building.

### (xix) NoObstructionofCommonAreas:

Nottoobstructthepathwaysand passages of the CommonAreas or use the same for any purpose other than for ingress toandegressfromthesaidApartment.

### (xx) **NoViolatingRules**:

Not to violate anyof the rules and/or regulations laid down by the Promoter / Association (upon formation) for the use of the commonamenities and facilities.

#### (xxi) NoThrowingRefuse:

#### (xxii) NoInjuriousActivities:

Nottocarryonorcausetobecarriedonanyobnoxiousorinjurious activity in or through the said Apartment, the parkingspace,ifany,thesaid Building, the Common Areas, includingbut potlimited to acts of wandalism putting upposters and graffiti

including but not limited to acts of vandalism, putting upposters and graffiti.

## (xxiii) NoStoringHazardousArticles:

Not to keep or store any offensive, combustible, obnoxious, hazardous or dangerous articles in the said Apartment, the Common Areas, and the Building.

### (xxiv) NoSignage:

Not to put upor affix any sign board, nameplate or other thingsor other similar articles in the Common Areas, inside or outsidethewindowsand/ortheoutsidewallsofthesaidApartment/saidBuildingsa veattheplaceorplacesprovidedtherefor provided that this shall not prevent the Allottee(s) from displaying a standardized nameplate outside the main door of the saidApartment.

### (xxv) **NoFloorDamage:**

Nottokeepanyheavyarticlesorthings that are likely todamagethefloororinstallandoperateanymachineorequipmentsaveusualhome appliances.

### (xxvi) NoInstallingGenerator:

Notto installor keep or run any generator in the Said Apartment.

### (xxvii) NoMisuseofWater:

Not to misuse or permit to be misused the water supply to thesaidApartment.

### (xxviii) NoDamagetoCommonPortions:

NottodamagetheCommonAreas, amenities and facilities inany manner and if such damage is caused by the Allottee(s) orthefamilymembers, invitees, servants, agents or employees of the Allottee(s), the Allottee(s) shall compensate for the same.

### (xxix) NoHangingClothes:

Notto hang or cause to be hung clothes from the balconies of the Said Apartment.

### (xxx) NoSmokinginPublicPlaces:

Not to smoke in public areas of the Building (s) and not to throwempty cigarette cartons, cigarette butts and matchboxes in openspaces but to dispose them in dustbins after ensuring that thefire sfully extinguished from such cigarettes.

### (xxxi) NoPluckingFlowers:

Nottopluckflowersorstemsfromthegardens.

#### (xxxii) NoLittering:

Not to throw or allow to be thrown litter in the Common Areas ofthesaidBuilding/Project.

#### (xxxiii) NoTrespassing:

Not to trespass or allow trespass over lawns and green plantswithintheCommonAreas.

## (xxxiv) NoOverloadingLifts:

Not to overload the passenger lifts and move goods only through the Building.

## (xxxv) NoUseofLiftsinCaseofFire:

Nottousetheliftsincaseoffire.

## (xxxvi) NoCoveringofCommonPortions:

NottocovertheCommonAreas,fireexitsandbalconies/terraces(ifany)ofthesaidAp artment.

## (xxxvii) PayGoods&ServiceTax:

Tomakepayment of applicable Goods & Service Tax that maybepayableinrespectofallamountstobepaidbytheAllottee(s)tothe Promoter /

Association in terms of this Agreement as also o pay all others taxes payable by the Allottee(s) in terms of this Agreement.

### (xxxviii) NotificationregardingLetting/Transfer:

If the Allottee (s) lets out or transfers the said Apartment, the Allottee (s) shall immediately notify the Promoter/Association (upon formation) of the tenant's / transferee's address and telephone number.

## (xxxix) NoRightinOtherAreas:

TheAllottee(s) shall not have any right, title and interest, claimorentitlementwhatsoeveroverorinrespectoftheProject/Building (s) save and except the said Apartment and theshareintheCommonAreasoftheProject.

# (xl)**RestrictionregardingPets**:

Petsshallbeimmunizedandbekeptonaleashwhileinthecommon areas of the project. It shall be the responsibility of thepetownertoarrangecleaningupiftheyrelievethemselvesanywhere within the project campus which is not a designated place. Preference should be given to the fellow

 $residents/visitors if they are not comfortable with the petsboarding the same elevator \ .$ 

## (xli)**Restrictionregarding slaughtering:**

NOT to slaughter or permit to be slaughtered any animal and/orbird nor do any act deed or thing which may hurt or injure thesentiments of anyoftheother owners and/or occupiers of thesaidProperty.

# c) Indemnity:

The Allottee (s) shall keep the Promoter in demnified of from and again stall actions, promote the promoter of the state of the stateceedings,damages,claims,demands,costs,charges, expenses and proceedings against made or suffered bv thePromoterand/ortheAssociation(uponformation)relatingtothesaid Building/Projector anypart thereoforto any person due toany negligence or any act, deed, thing or omission made, done oroccasioned by the Allottee(s) or the servants agents licensees /invitees/visitorsoftheAllottee(s)and/oranybreachornon-observance by the Allottee(s) of the Allottee(s)'s covenants and/oranyofthetermshereincontained.

# d) **DocumentationforLoan:**

The Promoter shall provide to the Allottee (s) all available documents in soft copy so that the Allottee (s) may get loan from banks and financial institutions, if required by the Allottee (s).

# 35.11 ADDITIONALTERMS ANDCOVENANTSREGARDINGEGULARIZATIONFEES:

Subject to the Promoter agreeing to any change in the plans of thesaid Apartment, the Allotee shall be liable to pay Rs.30/- per squarefeetastheregularizationfeespayabletothePromoter.

### 35.12 ADDITIONALTERMSANDCOVENANTSREGARDINGTRANSFERAND/ORNO MINATIONBYTHEALLOTTEE(S):

TheAllottee(s) admitsand acceptsthat after the Lock in period of 18 months and before the execution and registration of conveyancedeedofthesaidApartmentAndPropertiesAppurtenanttheAllottee(s)m aynominatethisagreementanytimebeforetheregistrationoftheDeedofConveyanc e,subjecttothefollowingconditions:

- (i) TheprofileoftheTransfereeisacceptedbythePromoter;
- (ii) TheAllottee(s)shallmakepaymentofalldues,includinganyinterestfordelay,totheP romoterintermsofthisAgreement,uptothetimeofnomination;
- (iii) Anominationfeeequivalentto2%(twopercent)oftheApartment&CPPricetogetherw ith applicable taxes, if any,shall be payable to the Promoter. The Promoter shall consent tosuchnominationonlyuponbeingpaidthefee/chargeasaforesaid;
- (iv) All amounts agreed to be payable by the allottee(s) intending tonominatethisAgreementhasalreadybeenpaidtothePromoter;
- (v) Any such nomination or alienation shall be subject to the termsconditions agreements and covenants contained hereunder andonthepartoftheAllottee(s)tobeobservedfulfilledandperformed;
- (vi) Allstampdutyandregistrationcharges,legalfeesandotherchargesandoutgoingsas maybeoccasionedduetoaforesaidtransfer/nomination/assignment/alienation shall be payable bytheAllottee(s)oritstransferee.

Clauses in relation to maintenance of Project, infrastructure and equipment: Maintenance In-charge:

- 11.2.1 **Association:** The Promoter shall enable the formation of Association that may be formed under the West Bengal Apartment Ownership Act, 1972 (**"Association"**) by the allottees of the apartments in the Project and the Allottee hereby agrees to become a member of the Association and to sign, execute and register all documents required for formation of the Association and for its running and administration. The Promoter shall appoint consultants having knowledge in formation of Association and the Allottee agrees to do all acts, deeds and things as may be required by such consultant within the stipulated times and to pay the proportionate costs of formation and operationalization of the Association.
- 11.2.2 **Maintenance Agency:** The Promoter shall appoint one or more agencies or persons ("Maintenance Agency/Company") to look after the acts relating to the purposes of managing maintaining up-keeping and security at the Project and in particular the Common Areas, Parking Spaces and facilities, amenities and Specifications, rendition of common services in common to the Co-owners and, collection and disbursement of the Common Expenses and dealing with the matters of common interest of the Co-owners and relating to their mutual rights and obligations for the beneficial use and enjoyment of their respective Apartments exclusively and the Common Areas in common ("Common Purposes") on such terms and conditions as it deems fit and proper. The Maintenance Agency may appoint professional facility management agencies or persons for conducting

the day to day affairs as it may deem fit and proper. The fees and costs for such Maintenance Agency shall be proportionately borne and paid by the Allottee.

11.2.3 **Maintenance In-charge :**Upon formation of the Association and its taking charge of the acts relating to the Common Purposes, the Association and until then mean the Promoter or any Maintenance Agency looking after the acts relating to the Common Purposes shall be the maintenance in-charge ("Maintenance In-charge")

### 11.3 Common Areas Related:

- 11.3.1 The Project shall also contain certain Common Areas as specified in **SCHEDULE D** hereto which the Allottee shall have the right to use in common with the Owner, the Promoter and other owners/allottees of the Project and other persons permitted by the Promoter.
- 11.3.2 Save those expressed or intended by the Promoter to form part of the Common Areas, no other part or portion of the said Building or the Project shall be claimed to be part of the Common Areas by the Allottee either independently or in common with any other Co-owner.
- 11.3.3 Upon construction of the Buildings at the Project Land, the Promoter shall finally identify and demarcate portions to comprise in the common amenities and facilities in the Project including the driveway, pathway and passage, services and installations for common use and also such areas which are reserved for common parking and for any other use and the areas so identified shall form part of the Common Areas.
- 11.3.4 The Owner/Promoter would provide right to use in the Common Areas in favour of the Allottee and if the laws for the time being in force otherwise requires transfer of Common Areas in favour of the Association, then such transfer shall be carried out in favour of the Association, to which the Allottee hereby agrees. If the formation of the Association does not take place prior to the agreed and/or prescribed date for execution or Conveyance Deed in respect of the Said Apartment in favour of the Allottee, then the transfer of the share in the Common Areas may be completed in favour the Association as and when formed and any related documentation and acts deeds and things shall be done by the Allottee and/or the Association and all stamp duty and other taxes, charges or costs to implement such transactions shall be borne and paid by the Allottee proportionately and/or the Association.

## **11.4** Apartment Related:

Fixtures: Except those provided by the Promoter, all fit-outs to be put-11.4.1 Fittings å up, erected and installed at or inside the Apartmentin cluding the interior decorations hall bedone and completed by the Allottee at its own costs and expenses. Indoing andcarrying out the said fit-out works, the Allottee shall be obliged to do all works in a standard stagoodandworkman-likemannerandwithoutviolatinganylaws, rules or regulations of the municipal, National Building Code and Fire Safety laws and rules and others andwithminimumnoiseandwithoutcausinganvdisturbanceorannovancetothe othercoowners.TheAllotteeshallensurethatthereshallbenostackingofdebris or materials in any Common Areas and there shall be regular clearing of all debris arisingoutoftheFitoutworks.TheAllotteeherebyunequivocallyandcategorically undertakes not to drill, break, hammer in anv way damage destroythe maim. or or beams and columns on the floor, ceiling and walls of the Apartment. The Allottees hall be a set of the approximate the set of the approximate the set of the set of

responsible for all consequences, loss of life and property, damages or accidents that may occur due to breach or default on the part of the Allottee while carrying out any fit-out or other activity.

#### **Future ExpansionRelated:**

- The Allottee accepts, acknowledges and confirms that the Promoter shall have the sole 11.6.1 and exclusive rights and benefits in respect of all or any additional construction, addition or alteration that may be available at any time in future at or for theProject.
- 11.6.2 The Promoter may make further additions and alterations to the Building Plans without affecting the Said Apartment or reducing the amenities and facilities mentioned in **SCHEDULE D**. The Promoters hall take any further consent, if required, from the Allottee at the appropriate time if and to the extent required under the Act.
- 11.6.3 The Allottee accepts and confirms that in case of integration of any part of any future phase lands, the calculation of proportion at eshares hall vary but the TotalPriceorTaxesorExtra ChargesorDepositspayablebytheAllotteehereundershall not varythereby.

### SCHEDULE"A" Part-I[LAND]

**ALLTHAT**thepieceorparcelandcontaininganareaof 162(onehundredand sixty two) Decimal be the same a little more or less situated lying at and comprised in R.S./L.R. Dag No. 122 and land containing an area of 52(fifty two) Decimal be the same a little more or less situated lying at andcomprised in R.S./L.R. Dag No. 123, at Mouza Kochpukur, J.L. No.

02, under L.R.Khatian Nos. 1026, 1023, 1187, 1031, 1188, 1189, 1191, 1192, 1196,1197,1198,1190,1328,1329,1330,1508,1509,1524,1525and1526 Police Station Kolkata Leather Complex (formerly Bhangar), withinthelimitsofBamanghataGramPanchayet,Sub-

RegistrationDistrictBhangore,Kolkata700156,DistrictSouth24Parganas;

## TheSaidLandisbuttedandboundedasfollows;

ONTHENORTH:	L.R.DagNo.107,106;
ONTHESOUTH:	L.R.DagNo.120;
ONTHEEAST	:
	PartlyL.R.DagNo.124andpartlyL.R.DagNo.132;ONTHEWE
ST	: L.R.DagNo.120(P),121and109;

## Part-II[TITLE]

Byvirtueof(1)DeedofConveyancedated27<sup>th</sup>August,2004,registered 1.1 in the Office of the District Sub-Registrar-III, South 24Parganas, recorded in Book No. Volume No. I, 11, at Pages 5803 to5847, beingDeedNo.05626 for the year 2004, (**2**) Deed of Conveyance dated 12<sup>th</sup>October, 2004, registered in the Office of theDistrict Sub-Registrar-III, South 24 Parganas at Alipore, recorded inBook No. I, Volume No. 11, at Pages 5848 to 5881, being Deed No.05659 for the year 2004 and (**3**) Deed of Conveyance dated 19<sup>th</sup>October, 2004, registered in the Office of the District Sub-Registrar-III, South 24 Parganas, recorded in Book No. I, Volume No. 15, atPages 9244 to 9262, being Deed No. 07073 for the year 2005, GreenVally Towers Private Limited became the sole and absolute owner inrespectof(**1**)landmeasuring162(onehundredandsixtytwo)decimal,beingthe entiretyofR.S./L.R.DagNo.122,MouzaKochpukur,J.L.No.2,PoliceStationKol kataLeatherComplex (formerlyBhangar), within the limits of BGP, Sub-

RegistrationDistrictBhangore,DistrictSouth24Parganas(**FirstProperty**)andlan dmeasuring52(fiftytwo)decimal[physicallymeasuringabout51.4 (fifty one point four) decimal, more or less], being the entirety of R.S./L.R. Dag No. 123, Mouza Kochpukur, J.L. No. 2, Police StationKolkata Leather Complex (formerly Bhangar), within the limits of BGP,Sub-RegistrationDistrictBhangore,DistrictSouth24Parganas (**Second Property**), free from all encumbrances. The FirstProperty and Second Property (collectively being the Said Propertydescribedinpointno.1.1.1hereinabove).

BvaDeedofConveyancedated12<sup>th</sup>June, 2007, registered in theOffice of the 1.2 Additional Registrar of Assurances-I, Kolkata. recordedinBookNo.I,VolumeNo.1,atPages1to45,beingDeedNo.08088fortheyear 2007, saidGreenVallyTowersPrivateLimitedsold, conveyed and transferred inter alia the Said Property in favour of (1)Aditya Mundhra, (2) Indra Gandhi, (3) ReshaMundhra (Dujari), (4)NishaSadani,(5)SudarshanMimani,(6)SaurabhTapdiya,(7)Kusum Devi Mundhra, (8) Madhu Surana, (9) Shrenik Surana, (10) EelaJain, (11) NishitJain, Akhil Orchards Private Limited, (12)(13) Bansilal Credit Private Limited, (14) Bacchraj Farms Private Limited, Merwara Private Limited, (15)Hotels (16)MSB Mercantiels PrivateLimited,(17)SajjanDeviDugar,(18) ShrutiDugar, (19)GopalPrasadBhojnagarwalaand(20)RavinderBhatia.

1.3 The First Property, being L.R. Dag No. 122 has been converted fromPukurpar/Danga to Bastuvide Memo Nos. 21C/203/B.L.&L.R.O.Bh-II/10,21C/204/B.L.&L.R.O.Bh-II/10,21C/205/B.L.&L.R.O.Bh-II/10,21C/206/B.L.&L.R.O.Bh-II/10,21C/207/B.L.&L.R.O.Bh-II/10,21C/208/B.L.&L.R.O.Bh-II/10,21C/209/B.L.&L.R.O.Bh-II/10,21C/210/B.L.&L.R.O.Bh-II/10,21C/211/B.L.&L.R.O.Bh-II/10,21C/212/B.L.&L.R.O.Bh-II/10,21C/194/B.L.&L.R.O.Bh-II/10,21C/195/B.L.&L.R.O.Bh-II/10,21C/196/B.L.&L.R.O.Bh-II/10,21C/197/B.L.&L.R.O.Bh-II/10,21C/198/B.L.&L.R.O.Bh-II/10,21C/199/B.L.&L.R.O.Bh-II/10,21C/200/B.L.&L.R.O.Bh-II/10, 21C/201/B.L.&L.R.O. and21C/202/B.L.&L.R.O.Bh-Bh-II/10II/10alldated22.04.2010and21C/149/B.L.&L.R.O.Bh-II/10dated30.03.2010.

dated 13<sup>th</sup>April, registered Byan Indentureof Conveyance 2009, 1.4 intheOfficeoftheAdditionalRegistrarofAssurances-I,Kolkata,recordedinBookNo.I,CDVolumeNo.9,atPages 4016 to 4068.beingDeedNo.04174fortheyear2009,said(1)AdityaMundhra,(2) Indra ReshaMundhra Gandhi. (Dujari), Nisha Sadani. (3) (4) (5)SudarshanMimani,(6)SaurabhTapdiya,(7)KusumDeviMundhra,(8)EelaJain, (9)SajjanDeviDugar.

(10)ShrutiDugar,(11)GopalPrasadBhojnagarwalaand(12)RavinderBhatiasold,conveyedandtransferredlandmeasuring 97.2(ninetysevenpointtwo)decimal,more or less, being their undivided 3/5<sup>th</sup> share out of the

FirstPropertyandlandmeasuring31.2(thirtyonepointtwo)decimal[physicallymea]

suring30.84(thirtypointeightfour)decimal],moreorless,beingtheirundivided3/5<sup>t</sup> <sup>h</sup>shareoutoftheSecondPropertyin favour of (1) Manohar Lall Meet Jain HUF, (2) Meet Jain HUF, (3)BinaJain,(4)NishaJain,(5)Rajendra Kumar Gangwal, NishaDeviGangwal,(7)RohitGangwal,(8)ArvindKumarJain (6) HUF. (9)RosyJain,(10)BijayKumarJainHUFand(11)Suman PropertyPrivate Limited, of confirmed bv the other co-owners being the SaidProperty, being(1)MadhuSurana, (2)Shrenik Surana, (3) NishitJain, (4) Orchards Private Limited, Bansilal Credit Akhil (5) PrivateLimited,(6)BacchrajFarmsPrivateLimited,(7)MerwaraHotelsPrivate MSB Mercantiels Limited. Limited and (8) Private Therefore, the ownership of the Said Property stands as given here under:

Owners	DagNo.1 22 (indec.)	DagNo.1 23 (indec.)	Total (indec.)
MadhuSurana	8.1	2.6	10.7
	8.1		10.7 10.7
ShrenikSurana		2.6	
NishitJain	8.1	2.6	10.7
AkhilOrchardsPrivateLimit ed	8.1	2.6	10.7
BansilalCreditPrivateLimite d	8.1	2.6	10.7
BacchrajFarmsPrivateLimit ed	8.1	2.6	10.7
MerwaraHotelsPrivateLimit ed	8.1	2.6	10.7
MSBMercantielsPrivateLimi ted	8.1	2.6	10.7
ManoharLallMeetJainHUF	8.8364	2.8364	11.6728
MeetJainHUF	8.8364	2.8364	11.6728
BinaJain	8.8364	2.8364	11.6728
NishaJain	8.8364	2.8364	11.6728
RajendraKumarGangwal	8.8364	2.8364	11.6728
NishaDevi Gangwal	8.8364	2.8364	11.6728
RohitGangwal	8.8364	2.8364	11.6728
ArvindKumarJainHUF	8.8363	2.8363	11.6726
RosyJain	8.8363	2.8363	11.6726
BijayKumarJainHUF	8.8363	2.8363	11.6726
SumanPropertyPrivateLimi ted	8.8363	2.8363	11.6726
Total:	162	52	214
			(Physica
			Ĩly
			213.4de
			<i>c</i> .)

7<sup>th</sup>October, 1.5 aDeed of Partition dated 2013, registered in Bvthe OfficeoftheDistrictSub-Registrar-III, South 24 Parganas, recorded inBookNo.I,CD VolumeNo.18, at Pages 2252 to 2293, being

DeedNo.08961fortheyear2013(Said **Partition**), said (1) MadhuSurana,(2)ShrenikSurana,(3)Nishit Akhil Jain,(**4**) OrchardsPrivateLimited, (5) BansilalCreditPrivateLimited, (6) BacchraiFarms Limited, Private Limited, Merwara Hotels Private (7) (8) MSBMercantilePrivateLimited,(9)ManoharLallMeetJain HUF. (10)MeetJainHUF,(11)BinaJain,(12)NishaJain,(13)RajendraKumar Gangwal, (14) Nisha Devi Gangwal, (15) Rohit Gangwal, (16) Arvind Kumar Jain HUF, (17) Rosy Jain, (18) Bijay Kumar Jain HUFand (19) Suman Property Private Limited caused partition of interaliathe R.S./L.R. Dag Nos. 122 and 123 by metes and bounds andby virtue of the said Partition said (1) Madhu Surana and ShrenikSurana were jointly allotted to the separate landbeingdescribedasLotdemarcated Plot of **A**thereincomprising of land measuring 33.471 (thirty three point four seven one) decimal, more or less insaid R.S./L.R. Dag No. 122 and 11.3802 (eleven point three eightzero two) decimal, more or less in said R.S./L.R. Dag No. 123, (2)NishitJain was allotted to theseparatedemarcated Plot of landbeingdescribedasLot-Bthereincomprisingoflandmeasuring16.1315 (sixteen point one three one five) decimal, more or less insaid R.S./L.R. Dag No. 122 and 1.8053 (one point eight zero fivethree)decimal,moreorlessinsaidR.S./L.R.DagNo.123,(3)ManoharLall Meet Jain HUF, Meet JainHUF, BinaJain and NishaJain were jointly allotted to the separate demarcated Plot of landbeingdescribedasLot-Cthereincomprising of land measuring 49.5868 (forty nine point five eight six eight) decimal, more or less insaid R.S./L.R. Dag No.122 and 16.8596 (sixteen point eight fivenine six) decimal, more or less in said R.S./L.R. Dag No. 123, (4)Rajendra Kumar Gangwal, Nisha Devi Gangwal and Rohit Gangwalwere jointly allotted to the separate demarcated Plot of land beingdescribed as Lot-D therein comprising of land measuring 29.7521(twenty nine point seven five two one) decimal, more or less in saidR.S./L.R. Dag No. 122 and 10.1157 (ten point one one five seven)decimal.moreorlessinsaidR.S./L.R.DagNo.123.(5)ArvindKumar Jain HUF and Rosy Jain were jointly allotted to the separatedemarcated Plotof land being described Lot-E therein as comprisingoflandmeasuring16.5289(sixteenpointfivetwoeightnine)decimal, more or less in said R.S./L.R. Dag No. 122 and 5.6198 (fivepoint six one nine eight) decimal, more or less in said R.S./L.R. DagNo. 123 and (6) Bijay Kumar Jain HUF and Suman Property PrivateLimited were jointly allotted to the separate demarcated Plot of landbeingdescribedasLot- $\mathbf{F}$  therein comprising of land measuring 16.5289 (sixteen point five two eight nine) decimal, more or less insaid R.S./L.R. Dag No. 122 and 5.6198 (five point six one nine eight)decimal, more or less in said R.S./L.R. Dag No. 123. It is pertinent tomentionherethatsaidAkhilOrchardsPrivateLimited,BansilalCredit Private Limited, Bacchraj Farms Private Limited, MerwaraHotels Private Limited and MSB Mercantile Private Limited being theThird Parties to the Said Partition were paid owelty money in respectof their undivided ownership and were not allotted to any portion of landinthesaid DagNos. 122 and 123.

1.6 ByaDeedofGiftdated28<sup>th</sup>November,2013,registeredintheOfficeoftheAdditionalR egistrarofAssurances-I,Kolkata,recordedinBook No. I, CD Volume No. 21, at

Pages 922 to 935, being Deed No.10924 for the year 2013, said (1) Madhu Surana and (2) ShrenikSurana gifted, granted and transferred undivided land measuring11.1570 (eleven point one five seven zero) decimal, more or less, inR.S./L.R.DagNo.122andlandmeasuring3.7934 (three pointseven nine three four) decimal, more or less, in R.S./L.R. Dag No.123 out of the said Lot-A mentioned hereinabove, in favour of SarojKumarSurana.

- 1.7 In the above mentioned circumstances (1) Madhu Surana, ShrenikSurana and Saroj Kumar Surana became entitled to the separatedemarcated Plot of land being Lot-A, (2) Nishit Jain became entitled to the separate Plot being (3) demarcated of land Lot-B, ManoharLallMeetJainHUF,MeetJainHUF,Bina Jain and Nisha  $Jain became entitled to the separate demarcated {\tt Plotoflandbeing} {\tt Lot-}$ **C**,(**4**)RajendraKumarGangwal,NishaDeviGangwalandRohitGangwalbecameenti tledtotheseparatedemarcatedPlotof landbeingLot-**D**,(**5**)ArvindKumarJainHUFandRosy Jain becameentitled to the separate demarcated Plot of land being Lot-E and (6)Bijay Kumar Jain HUF and Property Limited Suman Private becameentitledtotheseparatedemarcatedPlotoflandbeingLot-F.
- 1.8 IntheaforesaidcircumstancestheownershipoftheSaidProperty,comprisedinFirst PropertyandSecondProperty is given in thechartbelow:

Owners	L.R. Khati	DagNo. 122	DagNo. 123	Tota l(inde	Lo t
	an	(indec.)	(indec.)	c.)	Ľ
MadhuSurana	1026	(macc.)	(macc.)	0.1	
ShrenikSurana	1023	33.471	11.3802	44.85	Α
SarojKumarSurana	1187			12	
NishitJain	1031	16.1315	1.8053	17.93 68	В
ManoharLallMeetJa	1188				
in					
HUF		49.5868	16.8596	66.44	С
MeetJainHUF	1189			64	
BinaJain	1191				
NishaJain	1192				
RajendraKumar	1193				
Gangwal		29.7521	10.1157	39.86	D
NishaDevi Gangwal	1194			78	
Rohit Gangwal	1195				
ArvindKumarJainH UF	1196	16.5289	5.6198	22.14 87	E
RosyJain	1197				
BijayKumarJainHU	1198				
F F		16.5289	5.6198	22.14	F
SumanPropertyPrivat	1190			87	
e					
Limited					

Total:	162	52	214
		(Physical ly 51.4dec.)	(Physi cally2 13.4
		011.74600.9	dec.)

- By a Deed of Conveyance dated 27<sup>th</sup>January, 2021, registered in theOffice 1.9 of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66383 to66423, being Deed No. 160201221 2021. said for the vear MadhuSurana,ShrenikSuranaandSarojKumarSurana sold, conveyedand transferred (1) land measuring 1.779 (one point seven sevennine) decimal, more or less, out of said Dag No. 122 and (2) landmeasuring 0.8853 (zero point eight eight five three) decimal, more orless, out of the said Dag No. 123, both are forming part of Lot-A, infavour of (1) Exalted Trading Private Limited and (2) Ever GlowingTradingPrivateLimited.
- dated 27<sup>th</sup>January, 2021, registered in the Office 1.10 By a Deed of Gift oftheDistrictSub-Registrar-II,South24ParganasatAlipore,recordedinBookNo.I,VolumeNo.1602-2021,at Pages 66348 to 66382, being Deed No. 160201222 for the year 2021, said Madhu Surana, Shrenik Surana and Saroj Kumar Surana gifted, granted and transferred (1) land measuring 3.3582 (three point three five eighttwo)decimal,moreorless,outofsaidDagNo.122and(2)landmeasuring1.0773( onepointzerosevenseventhree)decimal,moreorless,outofthesaidDagNo.123,bot hareformingpartofLot-A, infavourofKomalSurana.
- 1.11 By a Deed of Gift dated 27<sup>th</sup>January, 2021, registered in the Office oftheDistrictSub-Registrar-II,South24ParganasatAlipore,recordedinBookNo.I,VolumeNo.1602-2021,at Pages 66287 to 66312,being Deed No. 160201212 for the year 2021, said Nishit Jain gifted,granted and transferred (1) land measuring 3.1869 (three point oneeight six nine) decimal, more or less, out of said Dag No. 122 and (2)landmeasuring1.0224(onepointzerotwotwofour)decimal,moreorless,outofthe saidDagNo.123,bothareformingpartofLot-B,infavourofNikitaJain.
- By a Deed of Conveyance dated 27<sup>th</sup>January, 2021, registered in theOffice of 1.12 the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book VolumeNo. 1602-2021, 66518 No.I. at Pages to66547, beingDeedNo.160201214 for the year 2021, said NishitJain sold, transferred measuring 2.6914 conveyed and (1) land (twopointsixnineonefour)decimal,moreorless,outofsaidDagNo.122 and (2) land measuring 0.3540 (zero point three five four zero)decimal, more or less, out of the said Dag No. 123, both are formingpart of Lot-B, in favour of (1) Exalted Trading Private Limited and (2) EverGlowingTradingPrivateLimited.

By a Deed of Conveyance dated 27<sup>th</sup>January, 2021, registered in (2) theOfficeoftheDistrictSub-Registrar-II,South24ParganasatAlipore,recorded in Book No.I, VolumeNo. 1602-2021, at Pages 66548 to66581, being Deed No. 160201217 for the 2021. said year ManoharLallMeetJainHUFsold, conveyed and transferred(1) land measuring 2.7716six) decimal, (two point seven seven one more orless,outofsaidDagNo.122and(2)land 1.1236 measuring (onepointonetwothreesix)decimal,moreorless,outofthesaidDagNo.123,botharef ormingpartofLot-CandMeetJainHUFsold, conveyed and transferred (1) land

measuring 0.2983 (zero point twonineeightthree)decimal,moreorless,outofsaidDagNo.122andland measuring 0.2479 (zero point two four seven nine) decimal,more or less, out of the said Dag No. 123, both are forming part ofLot-C, in favour of (1) Exalted Trading Private Limited and (2) EverGlowingTradingPrivateLimited.

- By a Deed of Conveyance dated 27<sup>th</sup>January, 2021, registered in theOffice of 1.13 the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No.I, VolumeNo. 1602-2021, at Pages 66424to66455, being Deed No. 160201220 for the year 2021, said Meet JainHUF sold, conveyed and transferred land (1) measuring 2.5355 (twopointfivethreefivefive)decimal,moreorless,outofsaidDagNo.122 and (2) land measuring 0.8134 (zero point eight one three four)decimal, more or less, out formingpartofLotof the said Dag No. 123. both are C, infavour of Stylo Ventures Private Limited.
- dated 27<sup>th</sup>January, 2021, registered in the Office 1.14 Deed of Gift By a oftheDistrictSub-Registrar-II,South24ParganasatAlipore,recordedinBookNo.I,VolumeNo.1602-2021,at Pages 66456 to 66483, beingDeedNo.160201218 for the year 2021, said Bina and Nisha Jaingifted, granted and transferred (1) land measuring 6.5226 (six Jain point five two two six) decimal, more or less, out of saidDag No. 122 and (2) land measuring 2.0926 (two point zero nine twosix)decimal,moreorless,outofthesaidDagNo.123,both areformingpartofLot-C,infavourofMeetJain.
- By a Deed of Conveyance dated 27<sup>th</sup>January, 2021, registered in theOffice 1.15 of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66165 to66203, being Deed 160201211 No. for the vear 2021.said RajendraKumarGangwal,NishaDeviGangwalandRohitGangwalsold,conveye d and transferred (1) land measuring 29.7522 (twenty ninepoint seven five two two) decimal, more or less, out of said Dag No.122 and (2) land measuring 10.1157 (ten point one one five seven)decimal, more or less, out of the said Dag No. 123, being the Lot-D, in favour of (1) PS Vinayak Complex LLP (9.078 decimal in said DagNo. 122 and 3.2749 decimal in said PS Dag No. 123). (2) VinayakSmartcityLLP(9.078decimalinsaidDagNo.122and3.2749decimalins aidDagNo.123),(3)RaintreeEnclaveLLP(9.078decimalinsaidDagNo.122and3. 2749decimalinsaidDagNo.123)and(4)HallmarkTradecomPrivateLimited(2.518 2decimalinsaidDagNo.122and0.291decimalinsaidDagNo.123).
- 1.16 By a Deed of Conveyance dated 27<sup>th</sup>January, 2021, registered in theOffice of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No.I, VolumeNo. 1602-2021, at Pages 66484 to66517, beingDeedNo.160201215 for the year 2021, saidArvindKumarJainHUFa ndRosyJainsold, conveyed and transferred (1) land measuring 1.286 (one point two eight six) decimal, more or less, outofsaidDagNo. 122 and (2) land measuring 0.4372 (zero pointfour three seven two) decimal, more or less, out of the said Dag No.123, both are forming part of Lot-E, in favour of (1) Exalted

TradingPrivateLimitedand(2)EverGlowingTradingPrivateLimited.

- By a Deed of Conveyance dated 27<sup>th</sup>January, 2021, registered in theOffice of 1.17 the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book VolumeNo. 1602-2021, 66313 No.I. Pages at to66347, beingDeedNo.160201223 for the year 2021, said BijayKumarJainHUFandSumanPropertyPrivateLimitedsold,conveyed and transferred (1) land measuring 1.286 (one point twoeight six) decimal, more or less, out of said Dag No. 122 and (2) landmeasuring 0.4372 (zero point four three seven two) decimal, more orless, out of the said Dag No. 123, both are forming part of Lot-F, infavour of (1) Exalted Trading Private Limited and (2) Ever GlowingTradingPrivateLimited.
- 1.18 IntheaforesaidcircumstancestheownershipoftheSaidProperty,comprisedinFirst PropertyandSecondProperty is given in thechartbelow:

Owners	L.R. Khati	DagNo. 122	DagNo. 123	Total (indec.	Lot
	an	(indec.)	(indec.)	)	
MadhuSurana	1026	9.4446	3.1392		
ShrenikSurana	1023	9.4446	3.1392		
SarojKumarSurana	1187	9.4446	3.1392		
KomalSurana	1328	3.3582	1.0773	44.85	Α
tedTradingPrivateLimite	N/A	0.8895	0.4427	12	
d					
EverGlowingTradingPriv	N/A	0.8895	0.4426		
ateLimited					
NishitJain	1031	10.2532	0.4289		
NikitaJain	1329	3.1869	1.0224		
ExaltedTradingPrivate	N/A	1.3457	0.177	17.93	В
Limited				68	
EverGlowingTrading	N/A	1.3457	0.177		
PrivateLimited					
harLallMeetJainHUF	1188	9.6251	3.0913	66.44	С
				64	

MeetJainHUF	1189	9.5629	3.1536		
BinaJain	1191	9.1354	3.1686		
NishaJain	1192	9.1354	3.1686		
о	N/A	2.5355	0.8134		
VenturesPrivateLimi	-				
ted					
MeetJain	1330	6.5226	2.0926		
tedTradingPrivateLimit	N/A	1.535	0.6858		
ed	-				
EverGlowingTrading	N/A	1.5349	0.6857		
PrivateLimited					
PSVinayakComplex	N/A	9.078	3.2749		
LLP					
PSVinayakSmartcit	N/A	9.078	3.2749	39.86	D

vLLP				78	
RaintreeEnclaveLLP	N/A	9.078	3.2749		
HallmarkTradecomPri	N/A	2.5182	0.291		
vateLimited	-				
ArvindKumarJain	1196	7.6215	2.5913		
HUF					
RosyJain	1197	7.6214	2.5913	22.14	E
tedTradingPrivateLimit	N/A	0.643	0.2186	87	
ed					
EverGlowingTrading	N/A	0.643	0.2186		
PrivateLimited					
BijayKumarJainH	1198	7.6215	2.5913		
UF					
anPropertyPrivateLimit	1190	7.6214	2.5913	22.14	F
ed				87	
ExaltedTradingPriva	N/A	0.643	0.2186		
te					
Limited					
EverGlowingTrading	N/A	0.643	0.2186		
PrivateLimited	-				
	Total:	162	52	214	
			(Physica	(Physic	
			lly	ally	
			51.4dec.	213.4d	
			)	ec.)	

ByvirtueofaDevelopmentAgreementdated27<sup>th</sup>January.2021.registeredintheOff 1.19 iceoftheDistrictSub-Registrar-II,South24Parganas at Alipore, recordedin Volume No. 1602-2021, at Pages 68203to 68325, being No. Book No. I. 160201225fortheyear 2021(PrincipalDevelopmentAgreement), said(1)MadhuSurana,(2)ShrenikSurana,(3)SarojKumarSurana, (4) Komal Surana, (5)NishitJain, (6)NikitaJain, (7) Manohar Lall Meet Jain HUF, (**8**)Meet JainHUF,(9) BinaJain. (10) NishaJain,(**11**) Meet Jain. (**12**)ArvindKumar Rosv Jain, (14)Jain HUF, (13)Bijav Kumar JainHUF, (15) SumanPropertyPrivateLimited, (16) Stylo VenturesPrivateLimited,(17)PSVinayakComplexLLP,(18)PSVinayakSmartcity LLP, (19) Raintree Enclave LLP, (20) Hallmark TradecomPrivate Limited, (21) Exalted Trading Private Limited and (22)EverGlowingTradingPrivateLimitedhavejointlyappointed (1) RahulKyal and (2) Anurag Kyal Conclave LLP as the Developer to develop the Said Property under the terms and conditions agreed the reupon and the aforesaid owners have also granted a Development Power of Attorney dated 27<sup>th</sup>January, 2021, registered in the Office of theDistrict Sub-Registrar-II, South 24 Parganas at Alipore, recorded inBook No. I, Volume No. 1602-2021, at Pages 67714 to 67796, beingNo. 160201226 for the year Power 2021 (Principal Development OfAttorney) in this regardunto and infavour of Zenith Conclave LLP.

- 1.20 Outoftheaforesaidowners, (1) MadhuSurana, (2) ShrenikSurana, (3)
  - Saroj Kumar Surana, (4) Komal Surana, (5) Nishit Jain, (6)

NikitaJain, (7) Manohar Lall Meet Jain HUF, (8) Meet Jain HUF, (9) BinaJain,(10)NishaJain,(11)MeetJain,(12)ArvindKumarJainHUF,(13) Rosy Jain, (14) Bijay Kumar Jain HUF, (15) Suman PropertyPrivate Limited and (16) Stylo Ventures Private Limited by way of aGeneral Power of Attorney dated 27<sup>th</sup>January, 2021, registered intheOfficeoftheDistrictSub-Registrar-II,South24ParganasatAlipore, recorded in Book No. I, Volume No. 1602-2021, at Pages67797 to 67866, being No. 160201224 for the year 2021, appointedone Sandeep Jain, son of Bijay Kumar Jain as their true and lawfulattorney to inter alia deal with, manage and maintain their right,title, interest and share in the Said Property and act on their behalfasmentionedtherein.

By an Indenture of Conveyance dated 5<sup>th</sup>May, 2021, registered in 1.21 theOffice of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 146019 to146051, beingDeedNo.160403722 for the year 2021, said PSV in a yak Complex LLP sold, conveyed and transferred its right, titleand interest in Said Property unto and in favour the of GaltoniaBuildersPrivateLimitedsubjecttosubsistence ofthesaidPrincipalDevelopmentAgreementandPrincipalDevelopmentPowerO fAttorney in furtherance to a registered Agreement for Sale dated 11<sup>th</sup>February,2021,registeredintheOfficeoftheDistrictSub-Registrar-IV,South24ParganasatAlipore,recordedinBookNo.I,VolumeNo. 1604-2021. at Pages 72821 to 72852, being No. 160401762 for the year 2021. It is pertinent to mention here that the name of thesaid Developer has been wrongfully mentioned as Kyal DevelopersPrivate Limited instead and in Zenith Conclave LLP place of in LineNo.6ofClause5.1.6atPageNo.6ofthesaidAgreement. Theparties to the 5<sup>th</sup>Mav. Conveyance dated 2021 said have declared thesaid mistake there in and rectified the same accordingly.

By an Indenture of Conveyance dated 5<sup>th</sup>May, 2021, registered in 1.22 theOffice of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 145952 to145984, beingDeedNo.160403723 for the year 2021, said PSV in a yak Smartcity LLP sold, conveyed and transferred its right, titleand interest in the Said Property unto and in favour of Thyone AgriProductsLLP**subjectto**subsistenceofthesaidPrincipalDevelopmentAgree mentandPrincipalDevelopmentPowerOfAttorney in furtherance to а registered Agreement for Sale dated 11<sup>th</sup>February,2021,registeredintheOfficeoftheDistrictSub-Registrar-IV,South24ParganasatAlipore,recordedinBookNo.I,VolumeNo. 1604-2021, at Pages 71304 to 71335, being No. 160401761 forthe year 2021. It is pertinent to mention here that the name of thesaid Developer has been wrongfully mentioned as Kyal DevelopersPrivate Limited instead and in place Zenith Conclave LLP of in LineNo.6ofClause5.1.6atPageNo.6ofthesaidAgreement. Theparties to the 5<sup>th</sup>May, dated 2021 said Conveyance have declared thesaid mistake there in and rectified the same accordingly.

By an Indenture of Conveyance dated 5<sup>th</sup>May, 2021, registered in 1.23 theOffice of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 145985 to146018, beingDeedNo.160403725 for the year 2021, said Raintree EnclaveLL Psold, conveyed and transferred its right, title and interest in the Said Property favour Vetiver unto and in of  $Realty Private Limited {\it subject to} subsistence of the said Principal Development A and the subject to the$ greementandPrincipalDevelopmentPowerOfAttorney in furtherance to a registered Agreement dated for Sale 11<sup>th</sup>February,2021,registeredintheOfficeoftheDistrictSub-Registrar-IV,South24ParganasatAlipore,recordedinBookNo.I,VolumeNo. 1604-2021, at Pages 71272 to 71303, being No. 160401760 for the year 2021. It is pertinent to mention here that the name of thesaid Developer has been wrongfully mentioned as Kyal DevelopersPrivate Limited instead and in Zenith Conclave LLP in place of LineNo.6ofClause5.1.6atPageNo.6ofthesaidAgreement. Theparties to the 5<sup>th</sup>May, Conveyance dated 2021 said have declared thesaid mistake there in and rectified the same accordingly.

By an Indenture of Conveyance dated 5<sup>th</sup>May, 2021, registered in 1.24 theOffice of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 146052 to146085, beingDeedNo.160403721 for the year 2021, said Hallmark Tradecom PrivateLimitedsold, conveyed and transferredits right, title and interest in the Said Property unto and in favour of Thyone Herbal Products Private Limited subject to subsistence ofthesaidPrincipalDevelopmentAgreementandPrincipalDevelopmentPowerO fAttorneyinfurtherancetoaregisteredAgreement forSaledated 11<sup>th</sup>February,2021,registered intheOffice of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 72853 to72883, being No. 160401763 for the year 2021. It pertinent is

tomentionherethatthenameofthesaidDeveloperhasbeenwrongfully mentioned as Kyal Developers Private Limited instead andinplaceofZenithConclaveLLPinLineNo.6ofClause5.1.6atPageNo.6ofthesai dAgreement.Theparties to the said Conveyancedated5<sup>th</sup>May,2021havedeclaredthesaidmistakethereinandrectified thesameaccordingly.

ByaSupplementalDevelopmentAgreementdated11<sup>th</sup>May,2021,registeredinthe 1.25 OfficeoftheDistrictSub-Registrar-II,South24Parganas at Alipore, recorded in Book No. Volume No. 1602-I, 2021, Pages from 199450 to 199482, being No. 160204606 for the year2021(SupplementalDAOfGaltonia&Ors.), said(1)GaltoniaBuilders Private Limited. Thyone Agri Products (2) LLP, (3) VetiverRealtyPrivateLimitedand(4)ThyoneHerbalProducts PrivateLimitedhavejointlygranteddevelopmentrightinfavouroftheDeveloper, i.e.ZenithConclaveLLPinrespectoftheir share in theSaid Property under the

terms and conditions mentioned therein insupplementationtothePrincipalDevelopmentAgreement.

It pertinent to mention here that land measuring 3.5 (three 1.26 point five)decimal,moreorless,outoftheFirstPropertyasithasbeenpreviously sold. conveyed and transferred in favour of said GreenVally Towers Private Limited vide the said Deed of Conveyance dated27<sup>th</sup>August,2004,registeredintheOfficeoftheDistrictSub-Registrar-III,South24Parganas,recorded inBookNo.I,VolumeNo.11, at Pages 5803 to 5847. being Deed No. 05626 for the vear 2004byoneZidanAfrozGazi(whowas aminoratthattime).beingrepresentedbyhismother,RunaLaila,withoutobtaini ngtherequired permission from the appropriate Court of Law, therefore, the said enforceable as Muslim transfer is not per the Personal Lawforthetimebeinginforce.Therefore,saidZidanAfrozGazionattaining majority has executed and transferred his rightful title to he Said Property in favour of said (1) Madhu Surana, (2) ShrenikSurana, (3) SarojKumarSurana, (4) KomalSurana, (5) NishitJain, (6) Nik itaJain,(7)ManoharLallMeetJainHUF,(8)MeetJainHUF,(9)BinaJain,(10)Nish KumarJain HUF,(13)RosyJain, aJain, (**11**) Meet Jain, (**12**) Arvind (14)BijayKumarJain HUF,(15) SumanProperty Private Limited, (16) Stylo Ventures Private Limited, (17)GaltoniaBuilders Private Limited, (18) Thyone Products Agri LLP,(19)VetiverRealtyPrivateLimited,(20)ThyoneHerbalProductsPrivate Limited, (21) Exalted Trading Private Limited and (22) EverGlowing Trading

Private Limited proportionate to their entitlement insaid R.S./L.R. Dag No. 122 vide a Conveyance dated 10<sup>th</sup>September,2021, registered in the Office of the District Sub-Registrar-IV, South24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 245277 to 245320, being Deed No. 160406546 fortheyear2021.

1.27 Prayer for conversion of said R.S./L.R. Dag No. 123 from "Pukur" to"Bastu"hadbeensubmittedby(**1**)MadhuSurana,(**2**)ShrenikSurana,(**3**)Saroj KumarSurana,(**4**)KomalSurana,(**5**)NishitJain,

(6)NikitaJain,(7)ManoharLallMeetJainHUF,(8)MeetJainHUF,

(9)BinaJain,(10)NishaJain,(11) Meet Jain, (12) Arvind KumarJain HUF, (13) Rosy Jain, (14) Bijay Kumar Jain HUF, (14) RajendraKumar Gangwal, (15) Nisha Devi Gangwal and (16) Rohit Gangwal of the said plot of land save Suman and except Property Private Limited before the Office of the Additional District Magistrate & District Land & Land ReformsOfficer, South 24 Parganas. In this regard the Additional District Magistrate &DistrictLand&LandReformsOfficer, South 24 Parganas was pleased to pass a direction upon theaforesaid ownersto create compensary water body as per provisionoftheWestBengalInlandFisheries(Amendment)Act,2008videMemo No. 51(C)/Misc-10/2767(17)/P/21 dated 27/04/2022 as perthe Schedule therein the Site Plan attached thereto. and Further, theDepartmentofFisheries,Aquaculture,AcquaticResourcesandFishingHarbour s,Govt.ofWestBengalhasalsoaccordeditsNoObjection to such alteration vide its 1257-Fish/FI-37019/22/2022-SECTION(FI)-Order bearing No. DeptofFIdated17/06/2022.

- 1.28 AsperthedirectionoftheAdditionalDistrictMagistrate & DistrictLand&LandReformsOfficer,South24Parganas,anareaoflandmeasuring4 9(fortynine)decimal,moreorless,outof162(onehundredandsixtytwo)decimal,bei ngademarcatedportionoutofthe said R.S./L.R. Dag No. 122 has been created as a compensatorywaterbody and an equal areaofland out of the said R.S./L.R. DagNo. 123 has been converted from "Pukur" to "Bastu" vide its MemoNos. 51C/Misc.-10/8113/1(3)/2020, 51C/Misc.-10/8112/1(3)/2020,51C/Misc.-10/8111/1(3)/2020,51C/Misc.-10/8110/1(3)/2020, 51C/Misc.-10/8109/1(3)/2020 and51C/Misc.-10/8108/1(3)/2020alldated06/07/2022,51C/Misc.-10/7069/1(3)/2020,51C/Misc.-10/7068/1(3)/2020,51C/Misc.-10/7067/1(3)/2020,51C/Misc.-10/7066/1(3)/2020,51C/Misc.-10/7065/1(3)/2020,51C/Misc.-10/7064/1(3)/2020,51C/Misc.-10/7063/1(3)/2020,51C/Misc.-10/7062/1(3)/2020,51C/Misc.-10/7061/1(3)/2020, 51C/Misc.-10/7060/1(3)/2020 and51C/Misc.-10/7059/1(3)/2020alldated28/06/2022.
- 1.29 In the given circumstances, (**1**) land area measuring 113 (one hundredandthirteen)decimal,moreorless,outof162 (one hundred andsixtytwo)decimal,insaidR.S./L.R.Dag No. 122 is classified asBastu (Homestead) and the remaining measuring 49 land area (fortynine)decimal.outof162(onehundredand two) decimal, sixty insaid R.S./L.R. Dag No. 122 is classified as Pukur (Pond) and (2) landarea measuring 49 (forty nine) decimal, less, more or out of 52 (fiftytwo)decimal,insaidR.S./L.R.DagNo.123isclassifiedasBastu(Homestead)an dtheremaininglandareameasuring3(three)decimal,outof52(fiftytwo)decimal,in saidR.S./L.R.DagNo.123isclassifiedasPukur(Pond).
  - 1.30 ByvirtueofaSchemeofMergerorAmalgamationpursuanttoSection 233oftheCompaniesAct,2013andRule25(5)ofCompanies(Compromise,Arrange mentandAmalgamations)Rules,2016videSchemeConfirmationNos.RD/T/3508 6/S-233/22/3983andRD/T/35086/S-

233/22/3984bothdated22<sup>nd</sup>July,2022issuedbyRegionalDirector(ER),Officeoft heRegionalDirector,MinistryofCorporateAffairs,Kolkatasaid(**1**) Exalted Trading Private Limited and (**2**) Ever Glowing Trading Private Limited amongst others, beingthetransferor Company therein got amalgamated and merged withKyalDevelopersPrivateLimitedbeingthetransfereeCompanythereinasperthe saidSchemeofMergerorAmalgamation.

- 1.31 By a Conveyance dated 17<sup>th</sup>August, 2022, registered in the Office oftheDistrictSub-Registrar-II,South24ParganasatAlipore,recordedin Book No. I, Volume No. 1602-2022, at Pages 385951 to 385975,being No. 160211215 for the year 2022, said Kyal Developers PrivateLimited sold, conveyed and transferred its right, title and interest intheSaidProperty untoandin favour of(1)Rahul Kyal and(2)AnuragKyalsubjecttosubsistenceofthesaidPrincipalDevelopmentAgr eementandPrincipalDevelopmentPowerOfAttorney.
- 1.32 By a Conveyance dated 17<sup>th</sup>August, 2022, registered in the Office

oftheDistrictSub-Registrar-II,South24ParganasatAlipore,recordedin Book No. I, Volume No. 1602-2022, at Pages 386260 to 386286,being No. 160211214 for the year 2022, said Stylo Ventures PrivateLimited sold, conveyed and transferred its right, title and interest intheSaidPropertyuntoandinfavourofMeetJain**subjectto**subsistenceofthesa idPrincipalDevelopmentAgreementandPrincipalDevelopmentPowerOfAttorn ey.

- ByaConveyancedated7<sup>th</sup>September,2022,registeredintheOfficeoftheDistrict 1.33 Sub-Registrar-IV.South24ParganasatAlipore.recorded in Book No. I, No. 1604-2022, 308849 Volume at Pages theyear2022, saidGaltoniaBuilders to308876, beingDeedNo.160410423 for Private Limited sold. conveved and transferred right. its titleandinterestintheSaidPropertyuntoandinfavourofAmritaSannigrahisubje **ctto**subsistenceofthesaidPrincipalDevelopmentAgreement suplimented by the Supplemental DA Of Galtonia&Ors.andPrincipalDevelopmentPowerOfAttorney.
- ByaConveyancedated7<sup>th</sup>September,2022,registeredintheOfficeoftheDistrict Sub-Registrar-IV,South24ParganasatAlipore,recordedinBookNo.I,VolumeNo.1604-2022,atPages309018to309044, being Deed No. 160410434 for the year 2022, said ThyoneAgri Products LLP sold, conveyed and transferred its right, title
   andinterestintheSaidPropertyuntoandinfavourofBratatiMukhopadhyay**subject** tosubsistenceofthesaidPrincipalDevelopmentAgreementsuplimentedbytheSup plementalDAOfGaltonia&Ors.andPrincipalDevelopmentPowerOfAttorney.
- 1.35 ByaConveyancedated7<sup>th</sup>September,2022,registeredintheOfficeoftheDistrict Sub-Registrar-IV,South24ParganasatAlipore,recorded in Book No. I, Volume No. 1604-2022, at Pages 309045 to309072, being Deed No. 160410433 for the year 2022, said VetiverRealty Private Limited sold, conveyed and transferred its right, titleand interest in the Said Property unto and in favour of SiddharthaMukherjee **subject to** subsistence of the said Principal DevelopmentAgreement suplimented by the Supplemental DA Of Galtonia&Ors.andPrincipalDevelopmentPowerOfAttorney.
- $BvaConvey ance dated 7^{th} September, 2022, registered in the Office of the District$ 1.36 Sub-Registrar-IV,South24ParganasatAlipore,recorded in Book No. I. Volume No. 1604-2022, at Pages 308990 to309017, being Deed No. 160410428 for the year 2022, said ThyoneHerbal Products Private Limited conveyed and transferred sold. itsright, titleand interest in the Said Property unto and infavour of (1) SiddharthaMukherjee, Bratati Mukhopadhyay (2) and (3)  $Amrita Sannigrahi {\it subject to} subsistence of the said Principal Development Agrement Agr$ suplimented the Supplemental ement bv DA Of Galtonia&Ors.andPrincipalDevelopmentPowerOfAttorney.
- 1.37 IntheabovementionedeventsandcircumstancestheOwnershavebecomethejointa ndabsoluteownersinrespectoftheSaidProperty,comprisedinFirstPropertyandSe

Owners	L.R. Khati	DagNo. 122	DagNo. 123	Total (indec.	Lo t
	an	(indec.)	(indec.)	)	
MadhuSurana	1026	9.4446	3.1392		
ShrenikSurana	1023	9.4446	3.1392		
SarojKumarSurana	1187	9.4446	3.1392	44.85	Α
KomalSurana	1328	3.3582	1.0773	12	
RahulKyal	1509	0.8895	0.4427		
AnuragKyal	1508	0.8895	0.4426		
NishitJain	1031	10.2532	0.4289		
NikitaJain	1329	3.1869	1.0224	17.93	В
RahulKyal	1509	1.3457	0.177	68	
AnuragKyal	1508	1.3457	0.177		
harLallMeetJainHUF	1188	9.6251	3.0913		
				66.44	С
MeetJainHUF	1189	9.5629	3.1536	64	_
BinaJain	1191	9.1354	3.1686		
NishaJain	1192	9.1354	3.1686		
MeetJain( <i>recor</i>	1189	2.5355	0.8134		
dedinthenameof					
MeetJainHUF)					
MeetJain	1330	6.5226	2.0926		
RahulKyal	1509	1.535	0.6858		
AnuragKyal	1508	1.5349	0.6857		
AmritaSannigrahi(r	1193	9.9174	3.3719		
ecorded in the name			010115		
ofRajendraKumarG	, 1194				
angwal,NishaDeviG	&				
angwal&	1195				
RohitGangwal)					
BratatiMukhopadh	1193	9.9174	3.3719	39.86	D
yay(recorded in the	,			78	
name	, 1194				
ofRajendraKumarG	&				
angwal,NishaDeviG	1195				
angwal&					
RohitGangwal)					
SiddharthaMukherj	1193	9.9174	3.3719		
ee(recorded in the	,				
` name	1194				
ofRajendraKumarG	&				
angwal,NishaDeviG	1195				
angwal&					
RohitGangwal)					
ArvindKumarJain	1196	7.6215	2.5913		
HUF				22.14	Ε
RosyJain	1197	7.6214	2.5913	87	

cond Property as isgiveninthechartbelow:

RahulKyal	1509	0.643	0.2186		
AnuragKyal	1508	0.643	0.2186		
BijayKumarJainH UF	1198	7.6215	2.5913		
SumanPropertyPriva	1190	7.6214	2.5913	22.14	F
te				87	
Limited					
RahulKyal	1509	0.643	0.2186		
AnuragKyal	1508	0.643	0.2186		
	Total:	162	52	214	
			(Physica	(Physic	
			lly	ally	
			51.4dec.	13.4 dec	
			)	.)	

- 1.39 Out of the aforesaid owners, Bratati Mukhopadhyay by way of a General Power of Attorney dated 7<sup>th</sup> September, 2022, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2022, at Pages 308976 to 308989, being No. 160410436 for the year 2022, appointed Siddhartha Mukherjee, son of Late Ashutosh Mukhopadhyay as her true and lawful attorney to inter alia deal with, manage and maintain her right, title, interest and share in the Said Property and act on her behalf as mentioned therein.
- 1.40 By a Supplemental Development Agreement dated 11<sup>th</sup> November, 2022, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2022, Pages from 388655 to 388672, being No. 160413293 for the year 2022, said (1) Rahul Kyal and (2) Anurag Kyal have jointly granted development right in favour of the Developer, i.e. Zenith Conclave LLP in respect of their share in the Said Property under the terms and conditions mentioned therein in supplementation to the Principal Development Agreement and the aforesaid owners have also granted a Development Power of Attorney dated 11<sup>th</sup> November, 2022, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2022, at Pages 388730 to 388752, being No. 160413294 for the year 2022 in this regard unto and in favour of Zenith Conclave LLP.
- 1.41 By a Supplemental Development Agreement dated 11<sup>th</sup> November, 2022, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2022, Pages from 384257 to 384275, being No. 160413126 for the year 2022, said Meet Jain has granted development right in favour of the Developer, i.e. Zenith Conclave LLP in respect of his share in the Said Property under the terms and conditions mentioned therein in supplementation to the Principal Development Agreement and the aforesaid owners have also granted a Development Power of Attorney dated 11<sup>th</sup> November, 2022, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2022, at Pages 384276 to 384298, being No. 160413127 for the year 2022 in this regard unto and in favour of Zenith Conclave LLP.
- 1.42 By a Supplemental Development Agreement dated 18<sup>th</sup> November, 2022, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2022, Pages from 395865 to 395884, being No. 160413469 for the year 2022, said (1) Amrita Sannigrahi, (2) Bratati Mukhopadhyay and (3) Siddhartha

Mukherjee have jointly granted development right in favour of the Developer, i.e. Zenith Conclave LLP in respect of their share in the Said Property under the terms and conditions mentioned therein in supplementation to the Principal Development Agreement and Supplemental DA Of Galtonia&Ors. and the aforesaid owners have also granted a Development Power of Attorney dated 18<sup>th</sup> November, 2022, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2022, at Pages 395923 to 395947, being No. 160413466 for the year 2022 in this regard unto and in favour of Zenith Conclave LLP.

### <u>SCHEDULE'B'</u> [DESCRIPTIONOFTHESAIDAPARTMENTANDPROPERTIESAPPURTENANT] Part - I(SAIDAPARTMENT) (THEPROJECTISUNDERCONSTRUCTION)

 All Thatthe Apartment No.\_\_\_\_\_on
 the

 \_\_\_\_\_\_floorinTowerNo.1/2beingconstructedonthe

 Landasa
 partofthe

 \_\_\_\_\_\_sq.ft.moreorlessandaSuperbuilt-upareaof\_

 \_\_\_\_\_\_sq.ft.includingtherespectiveareasoftheBalco

 ny/Verandah,being\_\_\_\_\_\_sq.ft.moreorlessandStore

of sq.ft. more or less and a Super built-up areaof \_sq.ft. more or less thus aggregating to a total Carpet area of sq.ft.moreorless.

For the purpose of registration, the total Super Built-up area issq.ft.moreorless.

[incaseofwithoutStore]

All Thatthe ApartmentNo.\_\_\_\_on the\_\_\_\_floor

in Tower No. 1/2/3 being constructed on the Landas a part of the Project, having a Carpetare a of

\_\_\_\_\_sq.ft.moreorless,withtherespectiveareasoftheBalcony/Verandah,being \_\_\_\_\_sq.ft.moreorless.

For the purpose of registration, the total Super Built-up area is

sq.ft.moreorl

ess.

## Part-II (STORE ROOM) (THEPROJECTISUNDERCONSTRUCTION)

### Part-III (CARPARKINGSPACE) (THEPROJECTISUNDERCONSTRUCTION)

AllThatthe1/2(one/two)number(s)ofprivatemediumsizedcar(s)[Basement(cove

red)/Ground(covered)/Covered(mechanical)/Open(mechanical)] parking space(s) at the said Project on the Land, as identified and designated by the Promoter for the parking of private medium sized car(s) owned by the Allottee(s) within such space.

# Part -IV(SPECIFICATIONS)

## Living / Dining / Lobby / Passage

Floor: Premium finish vitrified tiles Walls & Ceiling: Wall Putty / POP Finish

### Bedrooms

Floor: Vitrified tiles in bedrooms Walls: Wall putty / POP finish

### Kitchen

Walls: Wall tiles upto 2' on counter Walls Floor: Vitrified tiles Counter: Granite counter Fitting / Fixtures: Stainless steel sink with reputed make fittings

### Bathrooms

Walls: Wall tiles upto door height Floor: Anti-skid Tiles Sanitaryware and CP fittings of reputed make

#### Doors & Windows

Entrance Doors: Decorated flush doors Internal Doors: Flush doors Windows: French casement aluminium windows

## Electrical

Modular switches and copper wiring in concealed conduit TV points in all bedrooms Power Backup: For common areas Power backup for apartments at extra cost

#### Lobby

Exquisitely designeddouble height entrance lobby at ground floor Lift: 2 Nos. High speed passenger lifts &, 1 No.service lift in each tower

Applicati Money	Rs.5,00,000/-+GST
on	
BeforeexecutionoftheAgreementf orsale(BookingAmount)	10%of <b>Apartment&amp;CPPrice</b> +GSTlessA pplicationMoney+50%LegalCharges+ GST

# SCHEDULE"C"[PAYMENTPLAN]

Within15daysfromthedateof executionofagreement	10%of <b>Apartment&amp;CPPrice</b> +GST
OnCompletionofPilingofthe respectivetower	10%of <b>Apartment&amp;CPPrice</b> +GST
OnCastingofPlinthLevelofthe respectivetower	10%of <b>Apartment&amp;CPPrice</b> +GST
OnCastingof3 <sup>rd</sup> Floorofthe respectivetower	6%of <b>Apartment&amp;CPPric</b> +GST <b>e</b>
OnCastingof 6 <sup>th</sup> Floorof the respectivetower	6%of <b>Apartment&amp;CPPric</b> +GST e
OnCasting of9 <sup>th</sup> Floorof the respectivetower	6%of <b>Apartment&amp;CPPric</b> +GST e
OnCastingof12 <sup>th</sup> Floorofthe respectiveTower	6%of <b>Apartment&amp;CPPric</b> +GST <b>e</b>
OnCastingof15 <sup>th</sup> Floorofthe respectiveTower	6%of <b>Apartment&amp;CPPric</b> +GST <b>e</b>
OnCastingof18 <sup>th</sup> Floorofthe respectiveTower	6%of <b>Apartment&amp;CPPric</b> +GST e
OnCasting of21 <sup>st</sup> Floorof the respectiveTower	6%of <b>Apartment&amp;CPPric</b> +GST e
OnCastingofultimateroofofthe	6%of <b>Apartment&amp;CPPrice</b> +GST
respectiveTower	
Oncommencementofinstallatio nofLiftUnitoftherespectivetowe r	6%of <b>Apartment&amp;CPPrice</b> +GST+100% ofExtrasandDeposits+GST+50%LegalC harges+GST
Onofferofpossession	6%of <b>Apartment&amp;CPPrice</b> +GST

# SCHEDULE "D" [COMMON AREAS]

Fire Refuge platform in each tower,

- (b) Overhead Water Tank in each tower,
- (c) Mumty room in each tower,
- (d) Lift well & staircase in each tower,
- (e) Common corridor at every floor of each tower,
- (f) Entrance lobby in each tower,
- (g) Fire tank,
- (h) Sewage Treatment Plant,
- (i) Water treatment plant,
- (j) Organic waste composter plant
- (k) Underground Water Tank,
- (l) Pump room,
- (m) Area for amenities

(n) Concealed Electrical wiring and fittings and fixtures for lighting the staircases, lobby and landings and operating the lifts and separate electric meter/s and meter room in the ground floor of the New Building,

(o) Stand-by diesel generator set of reputed make of sufficient capacity for lighting the lights at the common areas, for operation of lifts and pump and for supply of power in the said Flat to the extent of quantum mentioned herein and/or in the other Flats during power failure.

(p) Water pump and pump rooms with motor and with water supply pipes to overhead water tank and with distribution pipes therefrom connecting to different Flats of the Complex,

- (q) Internal driveways of the project,
- (r) Landscape gardens of the project including the podium garden.
- (s) Swimming Pool
- (t) Changing Room with Lockers
- (u) Podium Garden with seating zone
- (v) Banquet Hall
- (w) Gymnasium
- (x) Indoor games room
- (y) Yoga cum Meditation Room
- (z) Toddler's Room
- (aa) Multipurpose sports court
- (bb) Library
- (cc) Natural pond
- (dd) Kids Play Area
- (ee) Solar Panels
- (ff) High speed elevators
- (gg) Separate service elevators
- (hh) 24X7 Security with Security Desk
- (ii) CCTV surveillance
- (jj) Intelligent Fire Prevention and Fighting system

**INWITNESSWHEREOF** parties herein above named have set their respective hands and signed this Agreement for Sale at Kolkata in the presence of attesting witness, signing as such on the day, month and year first above written.

### SIGNEDSEALEDANDDELIVEREDB YTHE WITHIN NAMED OWNERS IN THEPRESENCEOF:

1.

2.

### SIGNEDSEALEDANDDELIVEREDB YTHEWITHINNAMEDPROMOTERI NTHEPRESENCEOF:

1.

2.

### SIGNEDSEALEDANDDELIVEREDBYTH E WITHIN NAMED ALLOTTEE(S) INTHEPRESENCEOF:

1.

2.

(\_\_\_\_\_)

(\_\_\_\_) Draftedby,

### RECEIPTANDMEMOOFCONSIDERATION

**RECEIVED** of and from the within - named Allottee (s) the within - mentioned sum<br/>of **Rs.** /- (Rupees\_\_\_\_\_\_\_\_\_\_) only being the Booking amount<br/>forsale of the said **Apartment And Properties Appurtenant** there to as described<br/>in the **Part - I** and **Part - II** of the **Schedule B** written<br/>here in above, by way of various cheques / RTGS / NEFT of different dates.

# SignatureofthePromoter

### WITNESSES:

1.

2.

#### 

## BETWEEN

.....OTHERS

....OWNERS

<u>-</u> AND-

ZENITHCONCLAVELLP

....PROMOTER

<u>-</u> AND-

(1) (2)

....<u>ALLOTTEE(S)</u>

AGREEMENTFORSALE