DEED OF CONVEYANCE

THIS DEED OF CONVEYANCE is made this the day of 2024 (Two Thousand Twenty-Four) BETWEEN;

SUN SHAKTI REALTOR LLP

Authorised Signatory/Designated Partner

MOHANKA DEVELOPERS PRIVATE LIMITED, having PAN: AACCM0432H, a Company within the meaning of the Companies Act, 1956, having its Office at 17/1, Parasar Road, Post Office: Sarat Bose Road, Police Station: Tollygunge, Kolkata: 700029, represented by one of its Director MR. ASIS SARKAR, having PAN AKLPS4288H, Aadhaar No. 6832 1312 3310, son of Sri Niranjan Sarkar, by creed: Hindu, Indian by National, by occupation Business, residing at 2, Dr. T.N. Majumder Street, Post Office: Kalighat, Police Station Tollygunge, Kolkata: 700026, hereinafter called and referred to as "the OWNER/VENDOR" (which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include his heirs, executors, administrators, legal representatives and assigns) of the FIRST **PART** . The Owner is being represented by his constituted Attorney viz. **SRI JAY S. KAMDAR**, having PAN: AKWPK2270L, Aadhaar No. 7074 3050 7318, son of Late Sharad. H. Kamdar by creed Hindu, Indian by National, by occupation: Business residing at 38A/26, Jyotish Roy Road, Post Office: New Alipore, Police Station: Behala, Kolkata: 700053, being one of the Designated Partner of SUN SHAKTI REALTOR LLP, LLPIN: AAV-0792, having PAN: AEHFS9308G, a Limited Liability Partnership Firm, having its registered Office at 21/7, Aswini Dutta Road, Post Office: Sarat Bose Road, Police Station: Lake, Kolkata: 700029, duly appointed by way of a registered Development Power of Attorney dated 31st December, 2020, which was registered in the Office of the District Sub-Registrar - II, Alipore, South 24 Parganas and recorded in Book No.I, Volume No.1602-2021, Pages from 17808 to 17840, Being No. 160207825 for the year 2020.

<u>AND</u>

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wife of Sri....., both by creed: Hindu, Indian by occupation:No.1..... National, by & No. residing both 2....., are at Post Office:...., Police Station....., Kolkata: 700....., District: 24 Parganas (South), hereinafter jointly called and referred **PURCHASERS**" (which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include each of their respective heirs, executors, administrators, legal representatives and assigns) of the **SECOND PART**.

AND

SUN SHAKTI REALTOR LLP, LLPIN AAV-0792, having PAN: AEHFS9308G, a Limited Liability Partnership Firm, having its registered Office at 21/7, Aswini Dutta Road, Post Office: Sarat Bose Road, Police Station: Lake, Kolkata: 700029, having represented by one of its Designated Partner viz. **SRI JAY S. KAMDAR**, having PAN AKWPK2270L, Aadhaar No. 7074 3050 7318, son of Late Sharad. H. Kamdar, by creed: Hindu, Indian by National, by occupation Business, residing at 38A/26, Jyotish Roy Road, Post Office: New Alipore, Police Station: Behala, Kolkata: 700053, hereinafter called and referred to as **DEVELOPER/CONFIRMING PARTY**" (which term "the or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include its successor-in-office, administrators and assigns) of the **THIRD PART**.

WHEREAS originally one Alimuddin Mondal had purchased **ALL THAT** piece and parcel of land measuring about 14 (Fourteen)
Cottahs 14 (Fourteen) Chittacks 9 (Nine) Square Feet more or less

being Plot No.87 and the portion of Plot Nos.84, 85 & 86 in Improvement Scheme No.XV(B) from the then Owner "IMPROVEMENT TRUST OF CALCUTTA", by a registered Deed of Conveyance dated 3rd September, 1926.

AND WHEREAS while absolutely seized and possessed the aforesaid property as Owner thereof, said Alimuddin Mondal created mortgage of his aforesaid property on the even date in favour of "IMPROVEMENT TRUST" securing payment of a portion of unpaid consideration and he paid major portion of the said mortgage dues within 20th March, 1931 and seized and possessed the Land by constructing a 2 (Two) storied Building thereon.

AND WHEREAS while absolutely seized and possessed the aforesaid property as Owner thereof, said Alimuddin Mondal died intestate on 2nd June, 1933 leaving behind him surviving widow Hamidannessa, one son Sk. Jalaluddin and one daughter. Samsunnessa Bibi, as his only heirs and successors, who jointly inherited the aforesaid property according to Mohammedan Law of Inheritances.

AND WHEREAS the aforesaid property was redeemed by said Hamidannessa Bibi, Sk. Jalaluddin and Samsunnessa Bibi, the said heirs on 4th November, 1933 on payment of balance dues under the mortgage.

AND WHEREAS while absolutely seized and possessed the aforesaid property as joint Owners thereof, Samsunnessa Bibi died intestate on 2nd September, 1937 and upon her demise, her undivided share of the aforesaid property devolved upon her mother and said brother viz. Hamidannessa Bibi and Sk. Jalaluddin.

AND WHEREAS after passage of time, the aforesaid property numbered as Premises No.17, Parasar Road. Thereafter by three Deeds of Gift dated 1st December, 1950, 2nd July, 1951 and 8th March, 1953, said Hamidennessa Bibi absolutely gifted and transferred her entire undivided share in the aforesaid to Md. Nurezzaman, Md. Mahiuzzaman, Md. Sahiduzzaman, Aktarunnessa Bibi and her son Jalaluddin.

AND WHEREAS said Jalaluddin executed registered perpetual Lease dated 21st August, 1957 in favour of his wife Razia Khatoon and after death of said Jalaluddin in the year 1955, said Razia filed a Partition Suit No.70 of 1959 in Learned 3rd Assistant District Judge, Alipore against the other joint Owners and other parties in respect of aforesaid property along with other properties.

AND WHEREAS Md. Nurezzaman, Md. Mahiuzzaman and Md. Dhahiduzzaman borrowed some money from one Nrisinha Basu on mortgaging their undivided share in the aforesaid property by way of equitable mortgage on 24th July, 1965.

AND WHEREAS in the meantime a Final Decree for partition suit passed in said T.S. No.70/1959 on 7th July, 1964 allotting portion of said Premises No. 17, Parasar Road, containing land measuring about 7 (Seven) Cottahs 15 (Fifteen) Chittacks 18 (Eighteen) Square Feet more or less together with 2 (Two) storied. Building with all rights in the ejmali passage to Md. Kamaruzzaman, Md. Nurezzaman, Md. Mahiuzzman, Md. Shahi luzzaman and Aktarunnessessa Bibi.

AND WHEREAS certain mistakes in the number of discretion of the said premises crept in the plaint as well as in preliminary and Final Decree for Partition but on the application of the parties, the said mistakes were corrected and both the Decree were amended by Order dated 8th July, 1965 and 14th June, 1967 respectively in the said Unit.

AND WHEREAS said Md. Nurezzaman, Md. Mahiuzzman and Md. Shahiduzzaman being unable to pay the said mortgage debt within the stipulated period said creditor Nrisinha Basu obtained a preliminary mortgage Decree for Rs. 16,403.50 in T.S. No.63/19 of the Leaned 3rd Assistant District Judge, Alipore.

AND WHEREAS said Md. Kamaruzzaman and four others sold out the aforesaid property to Smt. Santi Sanyal and Pratap Sankar Sanyal, who paid consideration after deducting said mortgage Decree amount by Rs.16,403.50 in respect of a portion of aforesaid premises Being No.2623 for the year 1970 of Additional District Sub-Registrar at Alipore.

AND WHEREAS while said Smt. Santi Sanyal and Pratap Sankar Sanyal seized and possessed and enjoy the aforesaid property by mutating their name with Kolkata Municipal corporation.

AND WHEREAS after passage of time, the aforesaid persons died intestate leaving behind them surviving Prasanta Sanyal, Ila Lahiri, Sipra Bagchi and Ira Goswami as their absolute heirs and the aforesaid property devolved on them and they are enjoying the aforesaid property by mutating their names with the Kolkata Municipal Corporation and paying taxes regularly.

AND WHEREAS while absolutely seized and possessed the aforesaid property as joint Owners thereof, said Prasanta Sanyal, Ila Lahiri, Sipra Bagchi and Ira Goswami jointly sold, transferred and conveyed their aforesaid property containing land measuring about 7 (Seven) Cottahs 15 (Fifteen) Chittacks 18 (Eighteen) Square Feet more or less together with 2 (Two) storied Building standing thereon unto and in favour of "MOHANKA DEVELOPERS PRIVATE LIMITED" by virtue of a registered Deed Conveyance, wherein "M/S. SIMPLEX PROJECTS LIMITED" stood as Confirming Party. The aforesaid Deed was duly registered on 30th June, 2003 in the Office of the Additional Registrar of Assurances - I at Kolkata and recorded in Book No.I, Volume No.1, Pages 1 to 16, Being No.7393 for the year 2006.

AND WHEREAS after purchased of the aforesaid property, one Misc Case was filed bearing No.13 of 2014 before the Controller of Kolkata Thika Tenancy and as per Order of the Controller of Thika Tenancy dated 6th August, 2015, the purchased land area of the Owner herein reduced to 5 (Five) Cottahs 7 (Seven) Chittacks 18 (Eighteen) Square Feet more or less and rests of the area has been vested to Thika Tenancy.

AND WHEREAS while absolutely seized and possessed the aforesaid property as Owner thereof, the Vendor herein gifted away a strip of land (splayed corner) measuring 30.98 Square Feet more or less out of the aforesaid property for widening the adjacent Road by way of a registered Deed of Gift, which was duly registered on 19th May, 2017 in the Office of the Additional District Sub-Registrar at Alipore, South 24 Parganas and recorded in Book No.I, Volume No.1605-2017, Pages from 72154 to 72164, Being No.160502798 for the year 2017.

AND WHEREAS after such gift, the Vendor herein executed one Boundary Declaration before the Kolkata Municipal Corporation in respect of the remaining land measuring about 4 (Four) Cottahs 13 (Thirteen) Chittacks 26 (Twenty-Six) Square Feet more or less, which was duly registered on 10th August, 2017 in the Office of the Additional District Sub-Registrar at Alipore, South 24 Parganas and recorded in Book No.1, Volume No.1605-2017, Pages from 133574 to 133582, Being No.160505045 for the year 2017.

AND WHEREAS thereafter the Vendor herein duly mutated its name with the Office of the Kolkata Municipal Corporation in respect of its aforesaid property and after such mutation, the aforesaid property renumbered as Municipal Premises No.17/1, Parasar Road, Police Station: Tollygunge, Kolkata: 700029, under Ward No.87, bearing Assessee No.11-087-17-0107-1 and paying taxes thereto.

AND WHEREAS in the manner stated above, said "MOHANKA DEVELOPERS PRIVATE LIMITED", the Vendor herein, became the sole and absolute Owner of the aforesaid property i.e. ALL THAT piece and parcel of land measuring about 4 (Four) Cottahs 13. (Thirteen) Chittacks 26 (Twenty-Six) Square Feet more or less together with old dilapidated 2 (Two) storied Building having an area of 2615 (Two Thousand Six Hundred Fifteen) Square Feet more or less in each floor i.e. in all 5230 (Five Thousand Two Hundred Thirty) Square Feet more or less standing therein, being known and numbered as Municipal Premises No.17/1, Parasar Road, Police Station: Tollygunge, Kolkata: 700029, within the limits of the Kolkata Municipal Corporation, under Ward No.87, bearing Assessee No.11-087-17-0107-1, hereinafter called and referred to as "the SAID PROPERTY/PREMISES", morefully described in the

SCHEDULE: "A" hereunder written and since then has been possessing the same without any interruption from any corner.

AND WHEREAS while absolutely seized and possessed of the said property as Owner thereof, the Owner herein entered into a Development Agreement with the Developer herein on 31st December, 2020 for development of his said property under certain terms and conditions as setforth therein. The aforesaid Agreement was duly registered in the Office of the of the District Sub-Registrar - II at Alipore and registered in Book No.I, Volume No.1602-2021, Pages from 17841 to 17923, Being No.160207805 for the year 2020.

AND WHEREAS the Owner herein subsequently executed one Development Power of Attorney in favour of the Developer herein on 31st December, 2020 and empowered it to do all acts, deeds and things in respect of his said property in his name and on his behalf, which was duly registered in the Office of the District Sub-Registrar - II, Alipore, South 24 Parganas and recorded in Book No.I, Volume No.1602-2021, Pages from 17808 to 17840, Being No. 160207825 for the year 2020.

AND WHEREAS in terms of the said Development Agreement, the Developer herein got a Building Plan sanctioned from the Kolkata Municipal Corporation bearing B.P. No.2018080011 dated 18th May, 2018 for construction of a G+IV storied Building upon the said property.

AND WHEREAS in terms of the said Development Agreement, the said Owner and the Developer, formulated a scheme to enable person/party intending to own Flat/s, Car Parking Space/s and

other Space/s in the said New Building together with undivided proportionate share or interest in the land of the said premises along with undivided proportionate share in common areas whereupon the proposed Building is to be erected out of the Developer's allocation.

AND WHEREAS according to the said scheme, the Developer will construct or cause to be constructed a **G+IV** storied Building at the costs and expenses of the Developer at the said premises in accordance with the said sanctioned Building Plan.

AND WHEREAS the Purchasers have approached the Developer and agreed to acquire a portion of the Developer's allocation in the New Building and accordingly the Purchasers herein entered into a verbal Agreement with the Developer herein for purchasing a self-contained Flat bearing Flat No..... having super built up area of.......Square Feet more or less from the. side of the. Floor and one Car Parking Space Square Feet on bearing No...... measuring more or less the side of the Ground Floor of the proposed Building, which will be constructed as **G+IV** storied.

AND WHEREAS in terms of the said Development Agreement, the Developer erected, erected, constructed and completed the construction of the said G+IV storied Building at the said premises, hereinafter called "**the New BUILDING**", in accordance with aforesaid sanction Plan.

AND WHEREAS the Purchasers have inter-alia agreed to acquire from the Vendor, the undivided impartible proportionate share of land in the said premises, morefully described in the **FIRST SCHEDULE** hereunder written, free from all encumbrances,

charges, liens, lispendences, attachments, trusts whatsoever **TOGETHER WITH** the proportionate share and the benefit of the Plans relating to the said Flat bearing Flat No..... having super built up area of side of the...... Square Feet more or less from the Floor and one Car Parking Space Square Feet on bearing No...... measuring more or less the side of the Ground Floor of the New Building, exclusively belonging to the Developer's allocation, hereinafter called "the SAID FLAT & CAR PARKING SPACE", which is morefully described in the **SECOND SCHEDULE** hereunder written, also with the right of use of the common portions, morefully described in the THIRD SCHEDULE hereunder written and TOGETHER WITH all right or rights in respect of said Flat & Car Parking Space and the common portions, proportionately from the Developer, which is morefully described in the **SECOND SCHEDULE** hereunder written on the terms and conditions as agreed upon by and between the Parties hereto as per Agreement at or for the total consideration of Rs...../-(Rupees.....) only paid by the Purchasers to the Developer.

 comprised in the said premises attributable to the said Flat & Car Parking Space.

AND WHEREAS in pursuance of the aforesaid, the Vendor at the request of the Developer is completing the sale of the undivided share of land in the said premises attributable to the said Flat & Car Parking Space and the Developer is also completing the sale of the said Flat & Car Parking Space and the undivided proportionate share in the common portions in the New Building and/or the said premises by these presents.

NOW THIS INDENTURE WITNESSETH THAT in pursuance of the consideration of said premises and in the sum of Rs.....(Rupees) only paid by the Purchasers to the Developer being the total consideration price which includes the costs of undivided share in land at the premises of the Vendor attributable to the said Flat bearing Flat No...... having super built up area of......Square Feet more or less from the......Floor and one Car bearing No..... measuring more Parking SpaceSquare Feet on the side of the Ground Floor of the New Building and the undivided proportionate share in the common portions (the receipt whereof the Developer doth hereby also by the receipt and Memo hereunder written, admits and acknowledges, which duly affirmed by the Vendor also and of and from the payment of the same forever, release, discharge and acquit the Purchasers and the said undivided share of land in the said premises attributable to the said Flat & Car Parking Space and the undivided proportionate share in the common portions). The Vendor doth hereby grant, sell, convey, transfer, assign and assure and the Developer doth hereby confirms unto the Purchasers **ALL THAT** the

undivided impartible proportionate share in the land contained in the said premises, morefully described in the FIRST SCHEDULE hereunder written, attributable to the said Flat & Car Parking Space **TOGETHER WITH** the proportionate undivided share and/or the benefit of the Plan relating to the said Flat & Car Parking Space, morefully described in the **SECOND SCHEDULE** hereunder written **AND ALSO** the proportionate share of the common portions, morefully described in the THIRD SCHEDULE hereunder written, in common with the Co-Owners and/or Occupiers of the New Building **AND** the Developer doth hereby grant, sell, convey, transfer, assign and assure and the Vendor doth hereby confirm unto the Purchasers the said Flat bearing Flat No..... having super built up area of...... Square Feet more or less from the..... side of the......Floor and one Car Parking Space bearing No..... measuring more or less......Square Feet on the side of the Ground Floor of the New Building, morefully described in the **SECOND SCHEDULE** hereunder written and the undivided proportionate share in the common portion, morefully described in the **THIRD SCHEDULE** hereunder written, **OR HOWSOEVER OTHERWISE** the undivided share of land in the said premises attributable to the said Flat & Car Parking Space and undivided proportionate share in the common portions now are or is or at any time hereto before were or was situated, butted & bounded, called, known, numbered, described and distinguished **TOGETHER WITH** all areas, fences, limited right for the passage leading to the staircase and sides spaces of the Building including front open spaces, sewers, drains, water, water courses, benefits, advantages and all manners, former or other rights, liberties and easements privileges, appendages and appurtenances whatsoever belonging to the said undivided share of land in the said premises attributable to the said Flat & Car Parking Space and the undivided proportionate share in the common portions or in anywise appertaining thereto or any part thereof, usually held, used, occupied, accepted, enjoyed reputed or known

as part or parcel or member thereof or appurtenant thereto **AND** the reversion or reversions, remainder or remainders and the rents, issues and profits of the said undivided share of land in the said premises attributable to the said Flat & Car Parking Space and the undivided proportionate share in the common portions and other rights hereby conveyed AND all the estate, right, title, interest, property, claim and demand whatsoever of the Vendor and the Developer into or upon the said undivided share of land in the said premises attributable to the said Flat & Car Parking Space and the undivided proportionate share in the common portions respectively and all other benefits, rights and properties therein comprised and hereby granted, sold, conveyed, transferred, assigned and assured or expressed or intended so to be and every part or parts thereof respectively or arising out there from **AND TOGETHER FURTHER** WITH all rights, liberties and appurtenances, whatsoever TO AND **UNTO** the Purchasers free from all encumbrances, trust, liens, lispendences and attachments whatsoever (save only those as are expressly mentioned herein) AND TOGETHER FURTHER WITH AND SUBJECT TO easements or quasi-easements and other stipulations and provisions in connection with the beneficial common use and enjoyment of the premises, the land and the New Building by the Purchasers as Co-Owners as mentioned in the FIFTH SCHEDULE hereunder written AND TO HAVE AND TO **HOLD** the said undivided share of land attributable to the said premises and the said Flat & Car Parking Space and the undivided proportionate share in the common portions and all other benefits and rights hereby granted, sold, conveyed, transferred, assigned and assured or expressed or intended so to be and every part or parts thereof respectively or arising out there from absolutely and forever **SUBJECT TO** the covenants, the rules and regulations contained in the **FIFTH SCHEDULE** hereunder written and/or elsewhere herein **AND ALSO SUBJECT** TO the Purchasers' paying and discharging all taxes, impositions and other common expenses relating to the said

premises proportionately and the said Flat & Car Parking Space and details whereof are morefully mentioned in the **FOURTH SCHEDULE** and the **FIFTH SCHEDULE** hereunder written.

THE VENDOR AND DEVELOPER DO HEREBY COVENANT WITH THE PURCHASERS as follows:-

- 1. **THAT** the interest which the Vendor and the Developer do hereby professes to transfer, subsists and that the Vendor and the Developer have the sole right, full power and absolute authority to grant, sell, convey, transfer, assign and assure unto the Purchasers, the said Flat & Car Parking Space and undivided proportionate share in the common portions **TOGETHER WITH** the benefits, rights and properties hereby sold and conveyed.
- 2. AND THAT it shall be lawful for the Purchasers from time to time and at all times hereafter, to enter into and upon and to use, hold and enjoy the said undivided share of land in the said premises, the said Flat & Car Parking Space and the undivided proportionate share in the common portions and all benefits, rights and properties hereby conveyed and every part thereof and to receive the rents, issues and profits thereof, without interruption, disturbance, claim or demand whatsoever from or by the Vendor or the Developer or any person or persons claiming through under or in trust for the Vendor and/or the Developer, unless otherwise expressly mentioned herein AND freed and cleared from and against any all manner of encumbrances, trusts, liens and attachments whatsoever SAVE only those as are expressly contained herein.
- 3. **AND THAT** the Vendor and the Developer shall from time to time and at all times hereafter, upon every request and at the costs of

the Purchasers, make, do, acknowledge, exercise, execute, register and perfect all such further and/or other lawful and reasonable acts, deeds, matters and things whatsoever for further better or more perfectly assuring the said undivided share of land in the said premises, the said Flat & Car Parking Space and the undivided proportionate share in the common portions **TOGETHER WITH** the benefits, rights and properties hereby granted unto the Purchasers in the manner aforesaid.

THE PURCHASERS DO HEREBY COVENANT WITH THE VENDOR AND DEVELOPER as follows:-

- THAT the Purchasers herein shall be entitled to sell, gift, mortgage, lease, convey or otherwise alienate the said Flat & Car Parking Space to any person or persons without the consent of the Vendor and the Developer herein or any other Co-Owner or Co-Owners of the said Building.
- 2. **THAT** the Purchasers' undivided right, title, interest, possession in the soil of the said premises, morefully mentioned in the **FIRST SCHEDULE** hereunder written, shall remain join for all times the other Co-Owners of the said Building at the said Municipal premises.
- 3. **THAT** the Purchasers herein shall have all rights to mutate their names as Owners and Possessors in respect of the said Flat & Car Parking Space in the Office of the Kolkata Municipal Corporation and in the records of any other Authorities, the Vendor and the Developer herein doth hereby give its consent or approval in writing for the purpose of such mutation and

separate assessment, whenever shall be required by the Purchasers.

- 4. **THAT** the Purchasers herein shall be liable to pay directly towards payment of Owners' share and Occupiers' share of rates, taxes, land revenues and other outgoing charges payable to the Kolkata Municipal Corporation or to any other Authorities in respect of the said Flat & Car Parking Space hereby sold and transferred to the Purchasers and from the execution of this Deed of Conveyance.
- 5. **THAT** so long as the said Flat & Car Parking Space is not be separately assessed in the name of the Purchasers herein for the purpose of aforesaid rates, taxes, land revenues and other outgoing charges, in that event the Purchasers shall pay proportionate share of the aforesaid charges as levied on the said Flat & Car Parking Space on and from the date of execution of this Deed.
- 6. **THAT** the Purchasers herein shall have full and absolute rights in common with the other Co-Owners of the said Building in respect of proportionate share of common rights, common facilities and common amenities belonging to the said Building and belonging to the said premises, morefully described in the **THIRD SCHEDULE** hereunder written together with the right of the common use and occupation of the ultimate roof of the Building at the said Municipal premises.
- 7. **THAT** the Purchasers herein shall have all right to take electric, telephone, gas, water pipe etc, connections at the said Flat in the name of the Purchasers at the Purchasers' own costs through common portions and spaces of the said Building as well as the said Municipal premises.

- 8. **THAT** the Purchasers herein shall have all rights of erecting, scaffolding at the common spaces of the said Municipal premises for repairing, whitewashing, maintenance, painting, decorating, plastering, constructions in respect of the said Flat & Car Parking Space.
- 9. **THAT** all expenses for maintenance, repairing in respect of the common parts of the said Building including all common areas and common installations of the said Building shall be proportionately borne by the Purchasers with the other Co-Owners of the said Building, morefully described in the **FIFTH SCHEDULE** hereunder and the Purchasers herein will enjoy the right of easements of the said Building as well as the said Municipal premises, morefully described and written in the **FIFTH SCHEDULE** hereunder.
- 10. <u>THAT</u> all expenses for running and operation of all common machineries, equipments and other installations, including all cost of maintenance, repairing shall be borne by the Purchasers proportionately with the other Co- Owners of the said Building.
- 11. **THAT** one Association and/or Society will be formed between the Flat Owners' of the said Building at the said Municipal premises having one member for each Flat and the Purchasers herein within 3 (Three) months after having possession of their said Flat & Car Parking Space, will join and form the said Owners' Association as the Owner(s)/Purchaser(s) may decide and upon the formation of the Owners' Association shall take the full charge of the Building and they should discharge the Vendor and the Developer herein from any further liability of whatsoever in respect of the said Building and the Vendor and the Developer herein shall have no responsibility in respect of the said Building after the said stipulated period of 3 (Three) months.

- 13. **THAT** after formation of the said Association and/or Society, the said Body will be liable for the running maintenance, repairs, replacement, installations etc. of the said Building as well as said premises out of their own fund, which will be raised from the Flat Owners' of the said Building by the Association and/or Society and the Purchasers including the other Flat Owners will not demand for the same to the Developer herein after formation of the Association and/or Society.

PROVIDED ALWAYS AND IT IS HEREBY EXPRESSLY AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO as follows:-

THAT the said Flat & Car Parking Space have been constructed, completed and made tenantable and vacant possession thereof has been delivered by the Developer and the Purchasers duly received delivery of possession of the same with full satisfaction.

THE FIRST SCHEDULE ABOVE REFERRED TO

(DESCRIPTION OF THE SAID PREMISES)

ALL THAT piece and parcel of land measuring an area of 4 (Four) Cottahs 13 (Thirteen) Chittacks 26 (Twenty-Six) Square Feet be the same or a little more or less together with G+IV storied Building standing therein, being known and numbered as Municipal Premises No.17/1, Parasar Road, Police Station: Tollygunge, Kolkata: 700029, within the limits of the Kolkata Municipal Corporation, under Ward No.87, bearing Assessee No.11-087-17-0107-1, together with all right, title, interest and right of easement attached thereto and the same is butted and bounded as follows:-

ON THE NORTH: 15' wide Parasar Road

ON THE SOUTH: 8' wide Common Passage leading to Lake Place

ON THE EAST : 17, Parasar Road.

ON THE WEST : Parasar Road.

THE SECOND SCHEDULE ABOVE REFERRED TO

(DESCRIPTION OF THE SAID FLAT & CAR PARKING SPACE)

ALL THAT a self-contained Flat bearing Flat No...... having super built up area of Square Feet more or less having tiles flooring consisting of 3 (Three) bed rooms, 1 (One) drawing-cum- dining, 1 (One) kitchen, 1 (One) toilet, 1 (One) W.C. and 1 (One) verandah from the side of the....... Floor and one Car Parking Space bearing No...... measuring more or less Square Feet on the...... side of the Ground Floor of the New Building constructed as **G+IV**

storied and/or built on the piece or parcel of land as described in the **FIRST SCHEDULE** hereinabove, **TOGETHER WITH** undivided proportionate share or interest in land attributable to the said Flat & Car Parking Space and all other rights of user of the common parts/portions in the said New Building as mentioned in the **THIRD SCHEDULE** hereunder written and the said Flat & Car Parking Space are delineated on the **MAP** or **PLAN** annexed and bordered with **RED** colour attached herewith.

THE THIRD SCHEDULE ABOVE REFERRED TO (COMMON AREAS, AMENITIES & FACILITIES)

- 1.1 The following shall be the common areas, parts and equipment subject however to the reservations and exceptions contained in Clause: 2 of this **SCHEDULE**.
- 1.2 **LAND**: The entirety of the land comprised under the buildings and wherever applicable in the said premises, however, subject to exclusive car parking or other users right granted by the Association.
- 1.3 **TERRACE/ROOF**: Entire terrace/roof including Common Areas therein, excepting the roof above stair overhead and lift machine room of the said Building, which can be used by the Association for installing hoarding, neon sign or for any other advertising purpose.
- 1.4 **PASSAGES AND LOBBIES**: All common passages and lobbies provided in the Building and the Land, including the staircase.
- 1.5 **LIFTS** All lifts, its installations and spaces in which the same are installed.

- 1.6 **ELECTRICALS**: The entire electrical installations, cables and equipment for providing electricity to the said premises and/or the building in which the same are installed for Common Area and/or supply to the Unit.
- 1.7 **WATER**: The space, equipment, motors, pumps, reservoirs and pipes for supply of water to the Units in the Building.
- 1.8 **DRAINAGE** All drains, sewers, pipes and ducts, provided for drainage and sewerage facility.
- 1.9 **WALLS**: All outer walls of the building, the boundary wall, main gates provided to the common entrances and outer portions of the walls of the Units on the common passages.
- 1.10 All rooms and/or spaces and/or area provided for amenities and facilities for common use as per the actual physical possession as follows:-
 - Common meters.
 - Security/Darwan.
 - Toilets/bathrooms on the ground floor.
 - Stair and lift lobbies.
 - Ground floor entrance lobbies.
- 2. Notwithstanding anything contained elsewhere herein, until completion of sale and transfer of all, the Units and handing over of the maintenance and management of the Common Areas of the said premises to the Maintenance Company/Association/Society as mentioned in **FOURTH SCHEDULE**, the contents of **CLAUSE: 1** above, are subject to the reservations and/or rights of the Association.

3. It is clarified that notwithstanding anything contained elsewhere herein, all pipes cables and drains, exclusive to or in any of the Units, shall not be deemed to be comprised in the Common Areas.

THE FOURTH SCHEDULE ABOVE REFERRED TO (EASEMENT & RESTRICTIONS)

All Apartment Owners/occupants of the said Building including the Association shall be bound by the following easement and/or conditions:-

- 1. The right of ingress to and egress from their respective Apartments over the common area.
- 2. The right of passage of wires, cables and other equipment and of utilities including connections for Water, Electricity, Telephone, Cable TV, Internet and all other utilities to and through the route and ducts provided for the same.
- 3. The right of support, shelter and protection of each portion of the buildings by the other portions thereof.
- 4. Such rights, supports, easements and appurtenances as are usually held occupied or enjoyed as part and parcel of the Apartment or necessary for the exclusive use and enjoyment thereof by the Co-Owners in common with each other, subject however to the conditions more fully described in all five parts of **FIFTH SCHEDULE**.
- 5. The right of the Association with or without workmen and necessary materials to enter into all parts of the Building/Premises, including all the Apartments therein for repairs at day time upon giving 48 (Forty-Eight) hours prior

notice to the person affected thereby provided however, that no prior notice or timing shall be required in emergent circumstances.

- 6. None of the Apartments shall be partitioned by metes and bounds by dividing an Apartment, for the purpose of sale of such part/s of the said Apartment.
- 7. The Purchaser/Occupiers of the said Apartment shall not install any box grill for the windows nor shall change the design of the balcony railings and shall strictly follow the existing designs and colour of the same, which have been approved by the Architect.

THE FIFTH SCHEDULE ABOVE REFERRED TO

(PURCHASER'S COVENANT)

PART: "I"

(SPECIFIC COVENANTS)

1. THE PURCHASER shall not :-

- 1.1 Make any civil and structural internal addition, alteration and/or modification in or about the Apartment/Unit.
- 1.2 Claim any right of pre-emption or otherwise regarding in respect of any Apartments, car parking space and/or any portion of the building and/or the said premises.
- 1.3 Make any claim of any nature whatsoever, with regard to any other areas, open or covered of the said premises and/or Building, save & except the said Apartment/Unit and in the area of common enjoyment as mentioned hereinbefore in **THIRD SCHEDULE**.

- 1.4 Make any claim dye to any changes in the overall plans, construction and specifications of the building.
- 1.5 Injure harm or damage the common area or any other apartment by making any additions, alternations or withdrawing any support or otherwise.
- 1.6 Throw or accumulate or cause to be thrown or accumulated any dust, rubbish or other refuge in the common area, save at the places earmarked therefor by the Association/Body to be formed by the Apartment Owners.
- 1.7 Place or cause to be placed any article or object in the common area.
- 1.8 Do or permit anything to be done which is likely to cause nuisance or annoyance to the occupants of the other Buildings. Apartments in the said Building and/or the adjoining Buildings.
- 1.9 Use or allow the Apartment or any part thereof to be used for any club, meeting, conference hall, nursing home, hospital, boarding house, catering place, restaurant or other public purpose.
- 1.10 Use the parking space, if allotted, for any other purpose, than for parking of road worthy cars and/or shall not make any kind of addition/alternation for the same.
- 1.11 Park car or any vehicle on the pathway or open spaces of the said Building/Premises, or at any other space, save & except in the demarcated allotted space, in writing for the same and shall further not allow any of their guests/

- visitors to park their vehicles within the said Building/ premises.
- 1.12 Put up or affix any signboard, nameplate or other things or other similar articles in the Common Area or outside walls of the building save at the places provided therefor, however, this shall not prevent the Purchaser from displaying a small and decent nameplate outside the main door of the Apartment.
- 1.13 Keep, store, carry on or cause to be carried on any offensive, combustible, obnoxious, hazardous or dangerous article in the said Apartment or any common area which may be injurious, nuisance or obnoxious to all other Owners/Occupiers.
- 1.14 Affix or draw any wire, cable, pipe from, to or through any Common Area or outside walls of the building or other parts of the said premises.
- 1.15 Install any air-conditioner, except in the designated places provided for installation of air-conditioners.
- 1.16 Affix or change the design or the place of the grills, railings, the windows or the main door of the Apartment.
- 1.17 Alter any portion, elevation or the color scheme of the building, the said premises and/or the Common Area.
- 1.18 Question the quantum of any amount levied upon the Purchaser on any account herein contained by the Maintenance Company/Association/Body mentioned in **PART:** "II" of this **SCHEDULE.**

- 1.19 Object if the Maintenance Company/Association/Body provides additional open/covered car parking facilities other than those sanctioned, so long as the same does not in any way disturb or impede the movement and/or ingress and egress of the vehicles and user right of the Purchaser.
- 1.20 Object if the Maintenance Company/Association/Body has constructed or created additional rooms or spaces other than those under the sanctioned plan.
- 1.21 Restrict any of the other Owners/Occupiers of the said Building or Premises for the full and unrestricted enjoyment of the Easements described in **FOURTH SCHEDULE**.

2. THE PURCHASER shall:-

- 2.1 Pay the proportionate cost for Common Expenses as mentioned in **PART**: "IV" of this **SCHEDULE** and shall also pay for their respective proportionate share of maintenance charges, levies, taxes and all other outgoings related to the said Apartment/Unit, the Building and the said premises within 7 (seven) days of being called upon to do so.
- 2.2 Observe, perform and comply with the all the conditions mentioned in other parts of this **SCHEDULE**.
- 2.3 Keep the said Apartment and every part thereof, all the fixtures and fitting therein properly painted, good repairs, neat and clean conditions and in a decent manner.

- 2.4 Use the said Apartment, common peacefully, quietly and shall use the common areas/ passages etc for ingress, egress and for the purpose of which it is meant.
- 2.5 Sign such forms, give such authorities and render such co-operation as may be required by the Association/Body, to be formed by the Apartment Owners of the Building, for common purposes and/or in the common interest and/or to pursuance thereof.
- 2.6 Pay fully, in case it is related to the said Apartment/Unit for any alteration and addition, as be required inside the said Apartment/Unit and shall pay proportionately in case it is related to Building and/or Said Premises or any part thereof, which may be imposed/levied by any statutory body and/or otherwise and shall similarly pay all betterment fees, levies and charges required to be paid in respect of the said Apartment/Unit and/or user thereof, including the change of user, if any, as may arise, accrue or be demanded at any time.
- 2.7 Pay, wholly in respect of the said Apartment/Unit and proportionately in respect of the buildings, all costs, charges and expenses as may arise due to provided that the purchaser shall have right to claim any reason whatsoever, reimbursement, if the same be occasioned due to default by any other person.
- 2.8 Diligently, observe and adheres all the Rules, Regulations and Bye-Laws as presently framed by the Transferors or those that may be framed from time to time by the Association/Body to be formed by the Apartment Owners of the said Building.

PART: "II"

(MAINTENANCE OF THE BUILDING)

- 1. Maintenance Company/Association/Body has constructed a Building called <u>"SUN LAKE RESIDENCY"</u>.
- 2. Upon formation of the Association or Body for the occupants/Owners of the said building, all rights and obligations with regard to the Maintenance & Common Expenses shall be transferred to such Association/Body.
- 3. The Purchaser shall compulsory become a member of the Association/Body to be formed by the Apartment Owners of the said Building at the behest of the Transferors for the maintenance and management of the Common Area more fully described in **THIRD SCHEDULE**.
- 4. The Transferors shall assist the Purchaser in all respects in formation of the Association/Body.
- 5. The Purchaser shall co-operate the Owner/Vendor in all respects for formation of the Association/Body and for that the Purchaser shall authorize the Maintenance Company/Association/Body by giving a Power of Attorney in favour of its authorized representative.
- 6. The Purchaser shall accept the rules and regulations of the Association/Body to be formed by the Apartment Owners and diligently observe, perform and comply with the same and also cooperate Association/Body in all its activities.
- 7. The Purchaser shall pay all the charges and fees to the Association/Body as are levied upon the purchaser by the Association/Body within the dates due therefor.

8. No Purchaser/Owner shall have the right to form a parallel, independent Association/Body in respect of the 'Said Premises and/or in respect of any Apartment therein other than the Association/Body to be formed by the majority of Apartment Owners of the said Building.

PART: "III"

(MANAGEMENT & MAINTENANCE)

- 1. The effective date for maintenance charges shall be considered as per date of Completion Certificate obtained from the Kolkata Municipal Corporation, irrespective of the date of possession of the said Apartment/Unit received by the Purchaser. The Association/Body to be formed by the Apartment Owners shall manage/maintain the premises, the said Building and the Common Areas.
- 2. The Transferors shall be treated as Co-Owners in all natters related to the Association/Body to be formed by the Apartment Owners in the respect of the Apartments, which have not been transferred by them.
- 3. The management and maintenance service shall be outsourced to professional management facility company. till an Association/Body is formed and upon formation, all its decision shall be by majority of votes.
- 4. All deposits, payments for common purposes, taxes and all other outgoings shall be made to and kept with the Association/Body to be formed by the Apartment Owners.

- 5. The Association/Body shall, upon its formation, be entitled to maintain the Common Areas.
- 6. The deposit with the Owner/Vendor, if any, towards rate taxes and all other outgoing shall be transferred to the Association/Body to be formed by the Apartment Owners and such deposits shall be utilized by the Association/ Body to be formed by the Apartment Owners only for the purpose for which the same have been made and the costs, charges and expenses in connection therewith.
- 7. The Association Body to be formed by the Apartment Owners shall pay all rates, taxes and outgoings, including for insurance (outgoings) for the Building and the said premises.
- 8. If the said Association/Body has to make any payments, including outgoings, out of the deposit with the said Association/Body due to any default of the Purchaser, then the Purchaser shall pay such amount within 7 (seven) days of payment by the Association/Body to be formed by the Apartment Owners.
- 9. The Purchaser shall make all deposits or payments, call upon to pay by the said Association Body from the Purchaser, within 7 (Seven) days of the due date or of receiving demand in writing for the same.

PART: "IV"

(COMMON EXPENSES)

1. **MAINTENANCE**: All expenses for maintaining, operating. white washing, painting, repairing, renovating, rebuilding,

reconstructing, decorating and redecorating, replacing and lighting the areas in the Common Area.

- 2. **STAFF**: The salaries and all other expenses of the persons employed by the Association/Body, including their perquisites, bonus and other emoluments and benefits.
- 3. **OPERATIONAL**: All equipment and installation comprised in the Common Parts, including the cost expenses for running and operating all machinery, of repairing, renovating, annual maintenance contract replacing the same, electricity charges for all the Common Parts and for the Common Purposes.
- 4. **INSURANCE**: Costs of insuring the Building and the Common Area.
- 5. **ASSOCIATION/BODY**: Establishment and all other expenses of the Association/Body including its formation, establishment, working capital, administrative and miscellaneous expenses.
- 6. **RATES, TAXES AND OTHER OUTGOINGS**: All municipal and other rates, taxes and outgoings relating to the Premises which cannot be allocated to any particular Co-Owners of any Apartments of the Building.
- 7. **RESERVES**: Creation of a contingency fund for replacement, renovation, other periodic expenses and generally for all the Common Expenses.

8. **OTHERS** :-

8.1 Litigation expenses that may have to be incurred for the Common Purposes.

- 8.2 All other expenses and/or outgoings for or relating to the Common Area as are incurred by the said Association/ Body.
- 9. **DELAY/DEFAULT**: In case the Purchaser inordinately delays or defaults in making any payment or deposit within the time stipulated therefor, the said Association/ Body shall be entitled to withhold all or any of the utilities, facilities and/or services to the Purchaser till the delay/default amount in arrears are paid and the said Association/Body shall further be entitled to the interest thereon @ 2% per mensum, compoundable quarterly, till such amount is remitted fully as also damages suffered or cost incurred due to delay in making payment of such amount or for realization of the same. Notwithstanding the above should delay and/or default persist and the Purchaser fails to fulfill his obligations then the said Association/Body shall have the right to attach the rental income of the Owner applicable and/or claim, lien/charge over the Apartment in respect of such delay and/or default.

PART: "V"

(APPORTIONMENT OF MUNICIPAL RATES & TAXES & OTHER IMPOSITIONS)

- 1. The Purchaser shall sign all necessary documents, forms, applications for apportionment of taxes of their respective Apartments/Units and as when asked by the Owner/Vendor and for that the Purchaser shall authorize/empower the Owner/Vendor by giving a Power of Attorney in favour of its representative, failing which the Owner/Vendor shall not be made liable and/or responsible in any manner for the same.
- 2. Upon or after the apportionment of taxes by the Kolkata Municipal Corporation, the Purchaser alone is liable and responsible to pay

the Kolkata Municipal Corporation tax and/or any other levy or imposition for its respective Apartment/Unit, as per the bill raised by the Kolkata Municipal Corporation, till such time, the individual units are not assessed and/or apportioned by Kolkata Municipal Corporation, the Purchaser shall pay taxes proportionately along with other Purchaser.

- 3. Besides the amount of the impositions, the Purchaser shall also be liable to pay the penalty interest, costs, charges and expenses for and in respect of all or any of such taxes or Impositions (Penalties), proportionately or wholly, as the case may be.
- 4. The liability of the Purchaser for payment of Kolkata Municipal Corporation taxes and charges in respect of the said Apartment/Unit would commence with effect from date of Completion Certificate received for the said Building.
- 5. The said Association/Body shall be at liberty to pay such sums from time to time as it may deem fit and proper towards the Impositions or Penalties and recover the share of the Purchaser thereof from the Purchaser.

IN WITNESS WHEREOF the Parties hereto have hereunto set and subscribed their respective hands on the day, month and year first above written.

SIGNED, SEALED & DELIVERED

by the Parties at Kolkata

in the presence of:-

WITNESSES:-

1.

Signature of the **OWNERS/ VENDOR**

Signature of the **PURCHASERS**

Signature of the **DEVELOPER/CONFIRMING PARTY**

Drafted by me:-

Advocate Judges'Court, Kol - 27.

Computer Typed by:

MEMO OF CONSIDERATION

RECEIVED	of and from the	within named	Purchasers th	ne within	
mentioned	Sum	of	Rs	/-	
(Rupees) only consideration in full towards					
sale of the	said Flat & Car	Parking Space	including the	price of	
undivided p	roportionate shar	e or interest in t	the common po	ortions in	
the said Bu	ilding and/or said	l property as pe	r Memo below	:-	

MEMO

WITNESSES:-

1.

Signature of the DEVELOPER/ CONFIRMING PARTY

2.

SUN SHAKTI REALTOR LLP

Authorised Signatory/Designated Partner