DEED OF CONVEYANCE				
THIS DEED OF CONVEYANCE made on this day of, 2024				
(Two Thousand and Twenty Four) of the Christian Era.				

AMONGST

ATRAYEE PROPERTIES PRIVATE LIMITED a company incorporated under companies act 1956 having its registered office at 12, Chandra Nath Simlai Lane, P.S Chitpore, Kolkata 700002. Represented by it director MR. ASISH SETH, son of Late Panchanan Seth, by faith Hindu, by Nationality –Indian, by occupation – Business, residing at 12, Chandra Nath Simlai Lane, P.S -Chitpore, P.O.- Cossipore, hereinafter referred to as the "DEVELOPER/LAND OWNER", (which terms or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include their respective heirs, successors, administrators, executors, legal representatives and assigns) of the FIRST PART.

AND

[If the Purchaser is a Company], (CIN No) a company				
incorporated under the provisions of the Companies Act, 1956 or 2013, as the case				
may be, having its registered office at(PAN),				
represented by its authorized signatory, (Aadhar				
No) (which terms or expression shall unless excluded by				
or repugnant to the subject or context be deemed to mean and include their				
respective heirs, successors, administrators, executors, legal representatives and				
assigns) of the SECOND PART .				
(or)				
[If the Purchaser is a Partnership], , a partnership firm				
registered under the Indian Partnership Act, 1932 having its principal place of				

business at(PAN) represented by its				
authorised partner, (Aadhar No)				
authorised vide hereinafter referred to as the PURCHASER (which terms or				
expression shall unless excluded by or repugnant to the subject or context be				
deemed to mean and include their respective heirs, successors, administrators,				
executors, legal representatives and assigns) of the SECOND PART .				
(or)				
[If the Purchaser is a HUF] Mr./Mrs (Aadhar No.				
) son/daughter of aged about FOR SELF AND AS THE Karta of the				
Hindu Joint Family known as HUF, having its place of business/residence at				
(PAN) hereinafter referred to as the				
PURCHASER (which terms or expression shall unless excluded by or repugnant to				
the subject or context be deemed to mean and include their respective heirs,				
successors, administrators, executors, legal representatives and assigns) of the				
SECOND PART.				
(or)				
[If the Purchaser is an individual] Mr./Mrs (Aadhar				
No) son/daughter of aged about residing at				
(PAN) hereinafter referred to as the Purchasers (which terms				
or expression shall unless excluded by or repugnant to the subject or context be				
deemed to mean and include their respective heirs, successors, administrators,				
executors, legal representatives and assigns) of the SECOND PART .				

AND

A. WHEREAS ATRAYEE PROPERTIES PRIVATE LIMITED, the LAND
OWNER/DEVELOPER is seized and possessed of over the land
measuring sq. mtrs. being premises No. ALL THAT FLAT NO
on flooron the located on land measuring about
sq. mtrs. being premises situated 29, Paikpara Row P.S. Chitpur
P.O. Belgachia, J.L no. 25, Kolkata-700037, District - South 24
Parganas, Touzi No. 1298/2833, Mouza-Paikpara, ward no. 004, under
K.M.C, A.D.S.R.Sealdah, West Bengal, India admeasuring more or less
sq. ft. carpet area consisting of bedrooms
dining/drawing, kitchens, and toilets and
covered mid size car parking space being parking space no
at the ground floor admeasuring sq. ft more or less
along with Lift facility TOGETHER WITH common parts and portions
together with the undivided proportionate share or interest of the
underneath land along with all fittings and fixtures in the commor
portion of the said building, out of the entire apartment situated over the
land mentioned in the First Schedule herein above. The said Flat and
Covered Car Park are delineated in separate Maps / Plans annexed
herewith(more particularly described in SCHEDULE - 'A' .
B. AND WHEREAS after due completion of the Development according to the
Sanction Plan No dated dated
C. AND WHEREAS after completion of the said multi storied building the
Developer, out of the specified Developer's Allocation, agreed to sell out ALI
THAT ALL THAT FLAT NO. on floor on the located or

land measuring aboutsq. mtrs. being premises situated 29, Paikpara
Row P.S. Chitpur, P.O. Belgachia, J.L no. 25, Kolkata-700037, District –
South 24 Parganas, Touzi No. 1298/2833, Mouza-Paikpara, ward no. 004,
under K.M.C, A.D.S.R.Sealdah, West Bengal, India admeasuring more or less
sq. ft. carpet area consisting of bedrooms,
dining/drawing, kitchens, and toilets and
covered mid size car parking space being parking space no at the
ground floor admeasuring sq. ft more or less along with Lift facility
at or for a total consideration of Rs. XX,XXX,XX/- (Rupees
only).
D. AND WHEREAS, on being approached by the PURCHASERS , i.e the
Party of the SECOND PART , regarding purchase of the said Flat, the
<u>DEVELOPER/OWNER</u> , i.e. Party of the <u>FIRST PART</u> has agreed to sell to
the Purchasers herein and the Purchasers agreed to purchase ALL THAT one
self contained residential Flat being No, on the floor,
admeasuring more or less sq. ft. carpet area consisting of
bedrooms, dining/drawing, one kitchen and toilets and
covered mid size car parking space at the ground floor admeasuring
sq. ft more or less and proportionate share of Stair Case, Lift and
Common Passage etc. including the right to use the same in common with
the co-owners in lieu of the consideration.
F AND WUFDFAS in pursuance of the total consideration of the Da
E. AND WHEREAS, in pursuance of the total consideration of the Rs.
XX,XXX,XX/- (Rupees
paid by the Purchasers to the Developer towards the sale of the said Share

And The Rights And Properties Appurtenant Thereto, (receipt whereof the Developer do hereby as also by the Receipt and Memo hereunder written admit and acknowledge and of and from the payment of the same forever release, discharge and acquit the Purchasers and the said Unit. The Right And Properties Appurtenant Thereto and the said Unit and the proportionate share in the common areas respectively) the Developer does hereby grant sell, convey transfer, assign and assure unto the Purchasers ALL THAT FLAT NO. _____on floor____on the located on land measuring aboutsq. mtrs. being premises situated 29, Paikpara Row P.S. Chitpur, P.O. Belgachia, J.L no. 25, Kolkata-700037, District - South 24 Parganas, Touzi No. 1298/2833, Mouza-Paikpara, ward no. 004, under K.M.C. A.D.S.R.Sealdah, West Bengal, India admeasuring more or less _____ sq. ft. carpet area consisting of ______ bedrooms, _____dining/drawing, ____ kitchens, and ____ toilets and ____ covered mid size car parking space being parking space no _____ at the ground floor admeasuring _____ sq. ft more or less along with Lift facility.

NOW THIS INDENTURE WITNESSETH AS FOLLOWS:

building is erected and consideration with Developer do hereby absolute and
indefeasible grant, convey, sell, transfer assigns and assure unto the ALL THAT a
self contained residential Flat being No, on the floor,
admeasuring more or less sq. ft. carpet area and covered mid
size car parking space at the ground floor admeasuring sq. ft more or less
and proportionate share of Stair Case, Lift and Common Passage etc. out of the
said residential Flats situated at ALL THAT FLAT NOon
flooron the located on land measuring aboutsq. mtrs. being
premises situated 29, Paikpara Row P.S. Chitpur, P.O. Belgachia, J.L no. 25,
Kolkata-700037, District - South 24 Parganas, Touzi No. 1298/2833, Mouza-
Paikpara, ward no. 004, under K.M.C, A.D.S.R.Sealdah, West Bengal, India
admeasuring more or less sq. ft. carpet area consisting of
bedrooms,dining/drawing, kitchens, and toilets and
covered mid size car parking space being parking space no at the
ground floor admeasuring sq. ft more or less along with Lift facility
morefully and particularly described in the SCHEDULE - 'C' hereunder written,
TOGETHER WITH undivided impartiable proportionate share of interests in land
together with all common amenities and facilities appended thereto, lying and
statue at ALL THAT FLAT NOon flooron the located on
land measuring aboutsq. mtrs. being premises situated 29, Paikpara Row
P.S. Chitpur, P.O. Belgachia, J.L no. 25, Kolkata-700037, District - South 24
Parganas, Touzi No. 1298/2833, Mouza-Paikpara, ward no. 004, under K.M.C,
A.D.S.R.Sealdah, West Bengal, India admeasuring more or less sq. ft.
carpet area consisting of bedrooms,dining/drawing,
kitchens, and toilets and covered mid size car parking space
being parking space no at the ground floor admeasuring sq. ft
more or less along with Lift facility and also all easement and other rights in

respect thereof and all common amenities and facilities now available and also in future to the Purchasers in respect of the said land and the Flat together with and all manner of former and other rights liberties and advantage easement privileges emoluments appendages and appurtenances whatsoever to the Flat or any part or parts thereof belonging or in anywise appertaining or which will be the same or any part or parts thereof now or is or at any time or time heretofore were or was held, used, occupied or enjoyed as reputed to belong or be appurtenant thereto and the reversion or reversions remainder or remainders and to receive the rents issues and profits thereof and every part thereof and all the estate right title, interest, use, possession property claim and demand whatsoever both at law and in equity of the Developer into and upon the said or any part or parts thereof together with true and correct copies of all deeds pattahs muniments writings and evidences of title relating to the said **Flat** or any part of parcel thereof which now are or hereafter shall or may be in the custody power or possession of the Developer or which the Developer can or any procure the same without any action or suit at law or inequity TO HAVE AND TO HOLD the said Flat AND ALL AND SINGULAR other premises hereby granted conveyed and transferred or expressed or intended so to be and every part thereof together with all its rights members and appurtenances unto and to the use of the Purchasers absolutely and forever and free from all encumbrances the Developer do and each of the doth hereby covenant with the Purchasers that notwithstanding any act, deed matter or thing by the Developer done executed or suffered to the contrary the Developer is absolutely seized and assessed of or otherwise well and sufficiently entitled as an estate equivalent to the absolute estate or inheritance in free simple in possession the Flat and every part thereof and that notwithstanding as aforesaid the Developer now has good right full power absolute authority and indefeasible title to grant, convey, sell, transfer or expressed or intended so to be unto and to the use of the Purchasers in manner aforesaid

according to the true intent and meaning of these presents and that the Purchasers shall and will and any from time to time and at all times hereafter peaceably and quietly enter into hold possess and enjoy the said Flat hereby granted sold, and conveyed and receive and take the rents issues and profits thereof and every part thereof without any lawful suit trouble hindrance erection interruption disturbances claim and demand whatsoever from or by the Developer or the Land Owner and all persons claiming from under or in trust for the Developer and that the Developer and all persons having or claiming any estate right title interest property claim and demand whatsoever both at law and in equity unto upon the said Flat hereby granted conveyed sold, transferred assigned and assure or expressed or intended so to be or any part thereof from through under or in truest for the Developer or any other person or persons as aforesaid shall and will from time to time and at all times hereafter at the request and costs of the Purchasers do and execute or cause to be done an executed all such assurances act, deeds matters and things for further better and more effectually granting selling transferring or as using the said Flat and every part of parcel thereof unto and to the use of the Purchasers as shall or may be reasonably required.

AND THE PARTIES HERETO AGREE AND DECLARE AS FOLLOWS:

- 1. With effect from the date of these presents the Purchasers shall pay proportionate share of all municipal rates and taxes and other outgoings and impositions now payable or to become payable in future in respect of the said **Flat** in the said building in the said property as and when due and payable.
- 2. The Purchasers shall be entitled to effect mutation of their name as the Purchasers of the said **Flat** in the records of New Town Kolkata Development

Authority / Municipality/Corporation and other authorities at their own costs and the Developer agrees to give his consent for the same.

- 3. Save and except the said Flat and the right of the Purchasers hereby conferred that the Purchasers shall have no claim or right of any kind or nature whatsoever in respect of the other Flat's, Studio space on the roof and portions of the said building and or other areas and spaces in the said property other than the rights hereby conferred.
- 4. After the possession of the said Flat have been delivered to and taken by the Purchasers from the Developer in terms of the said agreement the Purchasers shall not be entitled to raise any objection for any items or works in the said Flat or any portion thereof or any other portion of the said building nor shall prefer any claims against Developer in respect of any Ground whatsoever.
- 5. The Purchasers shall keep and maintain at their own costs the inside of the said **Flat** and every part thereof thereby purchased by them in good condition in order and shall abide by all rules laws and regulations of the central or state Government or New Town Kolkata Development Authority / Municipality/Corporation and all other appropriate authorities and local bodies and shall attend answer and be responsible for all deviation and violation or regulations in respect thereof.
- 6. The Purchasers shall at their own cost keep the **Flat** installation and all other fittings and fixtures in good working condition and shall not make or carry out any act, deed matter or thing so as to prejudice or affect or hamper proper support slab in it and protection of other parts of the said building.
- 7. The Purchasers shall not at any time demolish or cause to be demolished or damaged the said **Flat** or any part thereof or will make or cause to be made any additions or alterations of whatsoever nature to and in the **Flat** or any part thereof

which may cause any damage or injury or is likely to affect the security beautification elevation stability and protection of the said building including the **Flat.**

- 8. The Purchasers shall at their own costs maintain and repair the inside of the said **Flat** and shall keep in all respects the **Flat** in proper order and conditions and shall not do or cause to be done anything in the said **Flat** which may or any likely to damage injure or substantially affect the said building and the stability protection security and preservation thereof.
- 9. In addition to the rights and privileges to which the Purchasers are and shall be entitled according to the law for the time being in force in respect of the said land and the said **Flat** in the said property the Purchasers shall be entitled to inter-alia the common amenities and facilities.
- 10. The Purchasers shall have absolute right to let out lease sell, mortgage, Gift, transfer or in any way deal with or dispose of the said **Flat** in the said building together with undivided and impartiable proportionate share title interest on the land of the said property like other properties and the said rights are heritable and transferable like other properties.
- 11. The Purchasers shall have the right to the electricity line and all other common passage and other common amenities/areas (morefully described in **Schedule 'D'**) and also the Purchasers will pay the proportionate cost of maintenance of the said **Flat**, as decided by the Flat Owners.
- 12. That the Purchasers shall have every right to mutate their name as absolute Owner of the said **Flat** in the records of New Town Development Authority /Municipality/Corporation and Govt. Serestha and/or have the said **Flat** separately numbered and assessed for taxes and rents and the Developer and Land

Page **12** of **17**

Owner shall whatsoever required by the Purchasers give their consent or approval

in writing for the purpose of such mutation and separate assessment.

13. That the Developer declares that the property hereby sold is free from all

encumbrances and not involved in any suit or case in any competent court, nor

agreed to transfer in any way to anybody or any concerned, nor acquired by any

authority and never mortgaged to any authority.

14. That if any defect be found in the instant indenture in future, on that

event the Developer and/or it's heirs, successors will be bound to execute and

register necessary Deed(s) of Correction/Declaration/Rectification on request of the

Purchasers or their heirs/successors at the cost of the Purchasers.

SCHEDULE - 'A' ABOVE REFERRED TO

[Description of the entire property/land]

ALL THAT piece and parcel of land measuring aboutsq. mtrs. being premises

situated 29, Paikpara Row P.S. Chitpur, P.O. Belgachia, J.L no. 25, Kolkata-

700037, District - South 24 Parganas, Touzi No. 1298/2833, Mouza-Paikpara, ward

no. 004, under K.M.C, A.D.S.R.Sealdah, West Bengal, India...

On the North :

On the South :

On the East :)

On the West :

SCHEDULE - 'B' ABOVE REFERRED TO

[Description of the UNITS hereby transferred]

ALL THAT FLAT NOon flooron the located on land
measuring aboutsq. mtrs. being premises situated 29, Paikpara Row P.S.
Chitpur, P.O. Belgachia, J.L no. 25, Kolkata-700037, District – South 24 Parganas,
Touzi No. 1298/2833, Mouza-Paikpara, ward no. 004, under K.M.C,
A.D.S.R.Sealdah, West Bengal, India admeasuring more or less sq. ft.
carpet area consisting of bedrooms,dining/drawing,
kitchens, and toilets and covered mid size car parking space
being parking space no at the ground floor admeasuring sq. ft
more or less along with Lift facility TOGETHER WITH common parts and portions
together with the undivided proportionate share or interest of the underneath land
along with all fittings and fixtures in the common portion of the said building, out
of the entire apartment situated over the land mentioned in the First Schedule
herein above. The said Flat and Covered Car Park are delineated in separate Maps
/ Plans annexed herewith.

SCHEDULE - 'C'

(The Common Areas)

- a) Open and/or covered paths and passages.
- b) Boundary walls and gates.
- c) Space / room for water pump with motor and for electrical installations.
- d) Water reservoirs / tank.
- e) Drains, Sewers, Septic chambers, pits etc.
- f) The staircases, Lift and the landings and lobbies.
- g) Lights and fittings in the common area and spaces.

- h) Other such common areas, fittings and installations as may be specified by the owners to be the common areas fittings and installations / equipment's.
- i) Cable point for TV.

SCHEDULE - 'D'

(Common Expenses)

- 1. The expenses of maintaining, repairing, reconstructing and renewing the said structure and the drainage system rain water discharge arrangement or supply of electricity and all common areas contained in the said premises.
- 2. The cost of cleaning and lighting the entrance of the building the passages and spaces around the building lobby corridors staircase.
 - 3. Cost of the repairing and decorating the exterior of the building.
 - 4. All taxes levies and impositions, deposit etc. for the premises as a whole.
- 5. All litigation cost relating to the common portion / parts and common interest in the building.
- 6. All salaries, wages, fees and remuneration of all workmen staff and experts engaged and hired for the common purpose.

- 7. Cost of maintaining, operating, replacing and installing implements including pump motor pipes, etc. for common services.
 - 8. Cost of Insurance for the building, if any.
- 9. Such expenses as would be necessary for or incidental to the said maintenance and put keep of the premises and the common areas facilities and amenities.

IN WITNESS WHEREOF the parties hereunto set and subscribed their hands and seals on the day, month and year first above written.

SIGNATURE OF THE DEVELOPER

<u>WITNESSES</u> :	
1.	
SIGNA	TURE OF THE PURCHASERS
2.	
	SIGNATURE OF THE LAND OWNER
	Represented by Constituted Power of
	Attorney : Gaurav V Sanghvi
<u>Drafted by :</u>	
(Advocate)	
Calcutta High Court,	
Bar Association Room No	
Enrollment No	

MEMO OF CONSIDERATION

RECEIV	ED from the	e within named	Purchasers a sum	of of Rs. XX,XX,		
XXX/- (Rupe	ees) on	ly as the full		
consideration money as follows:						
Date	Cheque	TDS	Bank	Amount		
		Challan no.				

SIGNATURE OF THE DEVELOPER:

TOTAL AMOUNT (Rs.)