$C \cap$	NIX.	/FV	A NI	CE

1.

2.

Date: _____

Place: Kolkata

3.	Parties:
3.1	GODAVARI LEASING AND FINANCE LIMITED , (PAN :AABCG1881D) , a
	company incorporated under the Companies Act, 1956, having its registered office at Hi-tech Chambers, 84/1B, Topsia Road (S), 7 TH Floor, Post Office . Topsia

Police Station-Topsia, Kolkata - 700 046

3.2 EARTH MOVERS AND BUILDERS PRIVATE LIMITED, (PAN: AAACE5461A), a company incorporated under the Companies Act, 1956, having its registered office athI-Tech Chambers 84/1B, Topsia Road (S), Post Office Topsia, Police Station-Topsia, Kolkata - 700 046

- 3.3 OM UDYOG LIMITED, (PAN :AAAC02922J), a company incorporated under the Companies Act, 1956, having their registered office at Hi-tech Chambers, 84/1B, Topsia Road (S), Post Office Topsia, Police Station-Topsia, Kolkata 700 046.
- 3.4 CALCUTTA FINTRADE PRIVATE LIMITED, (PAN: AABCC1157A), a company incorporated under the Companies Act, 1956, having its registered office at Hi-tech Chambers, 84/1B, Topsia Road (S), Post Office Topsia, Police Station-Topsia, Kolkata 700 046.
- 3.5 BLUE BELL DRINKS PRIVATE LIMITED, (PAN: AABCB0128Q), a company incorporated under the Companies Act, 1956, having its registered office at Hitech Chambers, 84/1B, Topsia Road (S), 7TH Floor, Post Office Topsia, Police Station-Topsia, Kolkata 700 046.
- 3.6 KYAL HIRISE PRIVATE LIMITED, (PAN AACCK7326A), a company incorporated under the Companies Act, 1956, having its registered office at 36/1 a, Elgin Road, Post Office, Police Station-....., Kolkata 700 020.
- 3.7 EASTERN ROCKS PRIVATE LIMITED, (PAN AAACE7086K), a company incorporated under the Companies Act, 1956, having its registered office at Hitech Chambers, 84/1B, Topsia Road (S), 7th Floor, Post Office Topsia, Police Station-Topsia, Kolkata 700 046.
- 3.8 KYAL REALESTATE PRIVATE LIMITED, (PAN:), a company incorporated under the Companies Act, 1956, having its registered office at 36/1A, Elgin Road, Post Office, Police Station-, Kolkata 700 020
- 3.10 UNITRADE ASSAM LIMITED, (PAN :AAACU6423E) , a company incorporated under the Companies Act, 1956, having its registered office at Hitech Chambers, 84/1B, Topsia Road (S),7th Floor, Post Office Topsia, Police Station-Topsia, Kolkata 700 046.
- 3.12 KYAL ENCLAVE PRIVATE LIMITED, (PAN:), a company incorporated under the Companies Act, 1956, having its registered office at 36/1A, Elgin Raod, Post Office, Police Station-..........., Kolkata 700 020.
- 3.14 KYAL COMPLEX PRIVATE LIMITED, (PAN:AACCK7526N), a company incorporated under the Companies Act, 1956, having its registered office at 36/1 A,Elgin Road, Post Office, Police Station-....., Kolkata 700 020

 3.15 KYAL HOUSING PRIVATE LIMITED, (PAN :), a company incorporated under the Companies Act, 1956, having its registered office at 36/1 A,Elgin Road, Post Office, Police Station, Kolkata - 700 020. 3.16 BENGAL SRIJAN PROJECTS PRIVATE LIMITED, (PAN AACCB8532D), a company incorporated under the Companies Act, 1956, having its registered office at 36/1 A,Elgin Road, Post Office, Police Station
Kolkata - 700 020
3.17 SRIJAN REALTY LIMITED, (PAN :), a company incorporated
under the Companies Act, 1956, having its registered office at 36/1 A,Elgin Road,
Post Office, Police Station, Kolkata - 700 020.
represented by their authorized representative Mr (PAN -
, (1 AN 2), (Aadhar no), son of
faith Hindu, by occupation business, by nationality India, residing at
, Post Office, Police Station,
Kolkata
incorporated under the Companies Act, 1956, having its registered office at
36/1A, Lala Lajpat Sarani, Post Office, Police Station, Kolkata - 700 020.
3.19 CRUCIAL ENCLAVE PVT LTD, (PAN :), a company
incorporated under the Companies Act, 1956, having its registered office at
36/1A, Elgin Road, Post Office, Police Station, Kolkata - 700
020.
3.20 JANHIT INFRASTRUCTURES PVT LTD, (PAN :), a company
incorporated under the Companies Act, 1956, having its registered office at
36/1A, Elgin Road, Post Office, Police Station, Kolkata - 700
020.
3.21 MIGOLD NIKETAN PVT LTD, (PAN :) , a company
incorporated under the Companies Act, 1956, having its registered office at
36/1A, Elgin Road, Post Office, Police Station, Kolkata - 700
020.
3.22 DHARA TRADECOM PVT LTD, (PAN :), a company
incorporated under the Companies Act, 1956, having its registered office at
36/1A, Elgin Road, Post Office, Police Station, Kolkata - 700
020.
3.23 ENSTEEP PROJECTS PVT LTD, (PAN :), a company
incorporated under the Companies Act, 1956, having its registered office at
36/1A, Elgin Road, Post Office, Police Station, Kolkata - 700
020.
3.24 EXILO PLAZA PVT LTD, (PAN :), a company incorporated
under the Companies Act, 1956, having its registered office at 36/1A, Elgin Road,
Post Office, Police Station, Kolkata - 700 020.
3.25 SRESTH COTTON PVT LTD, (PAN :), a company incorporated
under the Companies Act, 1956, having its registered office at 84/1B, Topsia
Road South, Post Office, Police Station, Kolkata - 700 046.

3.26 ALPHA CARRIERS LTD, (PAN :.....), a company incorporated under the Companies Act, 1956, having its registered office at 84/1B, Topsia Road South, Post Office, Police Station-..., Kolkata - 700 046. GOMTI VINIMAY PRIVATE LTD, (PAN :......), a company incorporated under the Companies Act, 1956, having its registered office at 84/1B, Topsia Road South, Post Office, Police Station-....., Kolkata - 700 046. ANAMIKA COMMOSALES (P) LTD, (PAN :......), a company 3.28 incorporated under the Companies Act, 1956, having its registered office at 84/1B, Topsia Road South, Post Office, Police Station-..... Kolkata - 700 046. 3.29 BHUPATI COMMODEALS PVT LTD, (PAN :......), a company incorporated under the Companies Act, 1956, having its registered office at 84/1B, Topsia Road South, Post Office, Police Station-....., Kolkata - 700 046. 3.30 ALLWORTH SUPPLIERS PVT LTD, (PAN :......), a company incorporated under the Companies Act, 1956, having its registered office at 84/1B, Topsia Road South, Post Office, Police Station-....., Kolkata - 700 046. DHANRASHI SALES PVT LTD, (PAN :.....), a company 3.31 incorporated under the Companies Act, 1956, having its registered office at 84/1B, Topsia Road South, Post Office, Police Station-....., Kolkata - 700 046. 3.32 AFTERLINK PROMOTERS PVT LTD, (PAN :......), a company incorporated under the Companies Act, 1956, having its registered office at 84/1B, Topsia Road South, Post Office, Police Station-..... Kolkata - 700 046.

All being represented by constituted attorney, <u>REALMARK</u> LIFFE FEST MANIKPUR LLP formaly known as SRIJAN GREENFIELD MANIKPUR LLP, (PAN No. ACSFS1474J), having LLPIN AAW-3295, a Limited Liability Partnership Firm, having its registered office at 209, AJC Bose Road, Karnani Estate, 5th Floor, Room No.192, Police Station Beniapukur, Post Office Circus Avenue, Kolkata 700017, represented by its Designated partner Rashmi Lohia, (PAN AINPL9254C, AADHAAR NO.2373 4805 4982), Wife of Gagan Lohia, working for gain at Room No. 192, 5th Floor, Karnani Estates, 209, A.J.C Bose Road, Kolkata-700017, Police Station Beniapukur, Post Office Circus Avenue hereinafter collectively referred to as "the Owners" (which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include their respective successors-in-interest and assigns) of the First Part;

AND

3.35 <u>REALMARK LIFFE FEST MANIKPUR LLP (PAN ACSFS1474J)</u>, having LLP IN AAW-3295, a Limited Liability Partnership Firm, having its registered office at 209, AJC Bose Road, Karnani Estate, 5th Floor, Room No.192, Police Station Beniapukur, Post Office Circus Avenue, Kolkata 700017, represented by its Designated partner **Rashmi Lohia**, (PAN AINPL9254C, AADHAAR NO.2373 4805 4982), Wife of Gagan Lohia working for gain at Room No. 192, 5th Floor, Karnani Estates, 209, A.J.C Bose Road, Kolkata-700017, Police Station Beniapukur, Post Office Circus Avenue and hereinafter referred to as "the Company" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successor-in-interest and assigns) of the **Second Part**

The term "**Promoters**" shall mean jointly the Owners and the Company and where the context so permits it shall refer to only such of them as is concerned with the relevant matter/issue.

			Ar	ıa			
3.36	<u>(1)</u>		, S/o		, by occu	pation	
	(1)having Inc						
		rd Number					
				,	•		
		ession shall u					
	deemed to n			_			
	successors, le	egai represen	itatives and	i permitte	assigns) of	tne I nira I	rart
The	Promoters an	d the Allot	tee are he	reinafter	collectively	referred to	as the
	ties" and indiv			2021012001			, 415 4116
		J	J				
NOW	THIS CONVEY	ANCE WITN	ESSES AS F	OLLOWS :			
4	Cubiaat Matt	tow of Common	vam aa.				
4.	Subject Matt	er of Convey	ance:				
4.1	Said Flat: I	Residential F	'lat No		on	floor	r, Tower
	No	, havin	g super bu	ilt-up area	of approxin	nately	
	() Carpet area	a	squ	uare feet mo	re or less m	ore fully
	described in	Part-I of th	e 6 th Sche	dule belov	w and deline	ated on the	e Plan B
	annexed here	eto and borde	ered in colo	ur Green t	hereon (Said	Flat) in the	building
	known as " R				•	-	_
	mio wii us It	camun Dijj	C 1 C C C C C C C C C C C C C C C C C C	Dunun	-6), are bara	Danaing De	, o a

divided and demarcated portion of land comprised in Municipal Holding No.

- 338, under Ward No. 23, of Rajpur Sonarpur Municipality, Kolkata 700 148, Police Station Sonarpur, Post Office -Manikpore, District 24 Parganas (South), more fully described in the **1**st **Schedule** below and demarcated in colour **Red** on **Plan A** attached (**Said Property**).
- 4.2 **Land Share:** undivided, impartible, proportionate and variable share in the land underneath the Said Building, comprised within the Said Property, as be attributable and appurtenant to the Said Flat (**Land Share**). The Land Share is/shall be derived by taking into consideration the proportion which the super built-up area of the Said Flat bears to the total super built-up area of the Said Building.
- 4.3 **Said Parking Space:** The right to park in the parking space/s described in **Part II** of the **6**th **Schedule** below (**Said Parking Space**), if any.
- 4.4 **Share In Common Portions:** Undivided, impartible, proportionate and variable share and/or interest in the common areas, amenities and facilities of the Said Building as be attributable and appurtenant to the Said Flat (**Share In Common Portions**), the said common areas, amenities and facilities being described in the **2ndSchedule** below (collectively **Common Portions**, which includes extensions and additions of common areas, amenities and facilities made from time to time, if any).
- 4..5 **User Rights in Specified Facilities:** Conditional right, only of user and enjoyment (**User Rights**) on certain amenities and facilities as may be provided [for illustration purpose only, such as swimming pool, Double height community hall, Gymnasium, Indoor play room, kids play area, Adda zone, arterial and internal roads, pathways, walkways, landscaped green areas, central drainage and sewage pipeline and connection with Municipality/Panchayat/PWD, domestic and fire water reservoirs, deep or shallow tube well etc. (collectively **Specified Facilities**)].

The Said Flat, the Land Share, the Said Parking Space (if any), the Share In Common Portions and the User Rights in Specified Facilities collectively described in **Part III** of the **6**th **Schedule** below (collectively **Said Flat And Appurtenances**).

- 5. Background, Representations, Warranties and Covenants
- 5.1 **Representations and Warranties Regarding Title:** The Owners represent, warrant and covenant regarding title as follows:
- 5.1.1 First Purchase of Priyama Majumdar *alias* Priyam Mozumdar: By a *Bengali* Deed of Conveyance dated 9th October, 2002, registered in the Office of the District Sub-Registrar, IV, Alipore, South 24 Parganas, recorded in Book No. I, Volume No. 126, at Pages 167 to 174, being Deed No. 5242, for the year 2002, Surendra Mitra and Chandra Shekhar Paramanick jointly sold to Priyama Majumdar *alias* Priyam Mozumdar (Owner No. 3.1 herein) All That the piece and parcel of land classified as '*Danga*', admeasuring an area of 6 (six) *cottah*, more or less, comprised in R.S. *Dag* No. 2180, corresponding to L.R. *Dag* No. 2162, recorded in R.S. *Khatian* No. 782, *Mouza* Ukila Paik Para, J.L. No. 56, R.S. No. 107, Police Station Sonarpur, Post Office Narendrapur, within Ward No. 24 of the Rajpur Sonarpur Municipality (First Portion of Priyama Majumdar's Property).
- 5.1.2 **Second Purchase of Priyama Majumdar** *alias* **Priyam Mozumdar:** By another *Bengali* Deed of Conveyance dated 29th December, 2006, registered in the Office of the District Sub-Registrar, IV, Alipore, South 24 Parganas, recorded in Book No. I, Volume No. 20, at Page from 2394 to 2413, being Deed No. 06232, for the year 2009, Ramendra Prasad Roy, Anjali Sengupta and Namita Das jointly sold to Priyama Majumdar *alias* Priyam Mozumdar (the Owner No. 3.1 herein) **All That** the piece and parcel of land classified as '*Danga*', admeasuring an area of 4 (four) *cottah* 7 (seven) *chittack* and 44 (forty four) square feet, more or less, comprised in R.S. *Dag* No. 2180 corresponding to L.R. *Dag* No. 2162, recorded in R.S. *Khatian* No. 782, *Mouza* Ukila Paik Para, J.L. No. 56, R.S. No. 107, Police Station

Sonarpur, Post Office Narendrapur, within Ward No. 24 of the Rajpur - Sonarpur Municipality (**Second Portion of Priyama Majumdar's Property**).

- 5.1.3 **Ownership of Priyama Majumdar** *alias* **Priyam Mozumdar:** Thus, by virtue of the aforesaid 2 (two) deeds, Priyama Majumdar *alias* Priyam Mozumdar (the Owner No. 3.1 herein) has become the absolute owners of the First Portion of First Property and Second Portion of First Property, collectively admeasuring an area of 10 (ten) *cottah* 7 (seven) *chittack* and 44 (forty four) square feet, more or less Together With *pucca* structure standing thereon admeasuring an area of 2100 (two thousand and one hundred) square feet, more or less, Together With all easements rights thereto and right to use the Common Passage (collectively **Priyama Majumdar's Property**).
- 5.1.4 **First Gift in favour of Priyanka Sarkar:** By a *Bengali* Deed of Gift dated 20th January, 2016, registered in the Office of the Additional District Sub-Registrar, Sonarpur, South 24 Parganas, recorded in Book No. I, Volume No. 1608-2016, at Page from 11553 to 11574, being Deed No. 160800522, for the year 2016, Priyama Majumdar *alias* Priyam Mozumdar (the Owner No. 3.1 herein) gifted <u>All</u> That the undivided, undemarcated piece and parcel of land admeasuring an area of area of 2 (two) *cottah*, out of the Priyama Majumdar's Property, to Priyanka Sarkar (the Owner No. 3.3 herein) (**Priyanka Sarkar's Property**).
- 5.1.5 **Second Gift in favour of Surajit Chakraborty:** By a *Bengali* Deed of Gift dated 20th January, 2016, registered in the Office of the Additional District Sub-Registrar, Sonarpur, South 24 Parganas, recorded in Book No. I, Volume No. 1608-2016, at Page from 11530 to 11552, being Deed No. 160800521, for the year 2016, Priyama Majumdar *alias* Priyam Mozumdar (the Owner No. 3.1 herein) gifted area of 2 (two) *cottah*, out of the Priyama Majumdar's Property, to Surajit Chakraborty (the Owner No. 3.5 herein) (**Surajit Chakraborty's Property**).
- 5.1.6 **Ownership of First Property:** Thus in the aforesaid circumstances, Priyama Majumdar *alias* Priyam Mozumdar (the Owner No. 3.1 herein) has become the

absolute owner of the balance of the Priyama Majumdar's Property, being land measuring 6 (six) *cottah* 7 (seven) *chittack* and 44 (forty four) square feet, more or less Together With *pucca* structure standing thereon admeasuring an area of 2100 (two thousand and one hundred) square feet, more or less, Together With all easements rights thereto and right to use the Common Passage (**First Property**).

- 5.1.7 **First Purchase by Udayshankar Majumder** *alias* **Uday Sankar Mozumdar**: By a *Bengali* Deed of Sale dated 12th March, 2001, registered in the Office of the Additional District Sub-Registrar, Sonarpur, South 24 Parganas, recorded in Book No. I, Volume No. 44, at Pages 305 to 312(B), being Deed No. 2573, for the year 2001, Pritikana Roy and Ramendra Prasad Roy sold <u>All That</u> the piece and parcel of land admeasuring an area 10 (ten) *cottah*, more or less, comprised in R.S. *Dag* No. 2180, corresponding to L.R. *Dag* No. 2162, recorded in R.S. *Khatian* No. 782, *Mouza* Ukila Paik Para, J.L. No. 56, R.S. No. 107, Police Station Sonarpur, Post Office Narendrapur, within Ward No. 24 of the Rajpur Sonarpur Municipality (**First Portion of Udayshankar Majumder's Property**).
- 5.1.8 Second Purchase by Udayshankar Majumder *alias* Uday Sankar Mozumdar:
 By another Bengali Deed of Sale dated 24th August, 2015, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas, recorded in Book No. I, Volume No. 1604-2015, at Pages 63147 to 63171, being Deed No. 160406444, for the year 2015, Prasun Sengupta (represented by his constituted attorney namely, Sanjoy Das), sold <u>All That</u> the piece and parcel of land admeasuring an area of 2 (two) *cottah* and 15 (fifteen) square feet, more or less, comprised in R.S. *Dag* Nos. 2180/2946 and 2179 corresponding to L.R. *Dag* Nos. 2163 and 2164, recorded in L.R. *Khatian* No. 569, *Mouza* Ukila Paik Para, J.L. No. 56, R.S. No. 107, Police Station Sonarpur, Post Office Narendrapur, within Ward No. 26 of the Rajpur Sonarpur Municipality (Second Portion of Udayshankar Majumder's Property).
- 5.1.9 **Ownership of Udayshankar Majumder** *alias* **Uday Sankar Mozumdar:** Thus, Udayshankar Majumder *alias* Uday Sankar Mozumdar (the Owner No. 3.2 herein)

has become the absolute owner of First Portion of Udayshankar Majumder's Property and Second Portion of Udayshankar Majumder's Property, collectively Udayshankar Majumder's Property, measuring 12 (twelve) *cottah*, and 15 (fifteen) square feet, more or less (**Udayshankar Majumder's Property**).

- 5.1.10 **Gift in favour Yagnik Mozumdar:** By a *Bengali* Deed of Gift dated 20th January, 2016, registered in the Office of the Additional District Sub-Registrar, Sonarpur, South 24 Parganas, in Book No. I, Volume No. 1608-2016, at Pages from 11509 to 11529, being Deed No. 160800520, for the year 2016, Udayshankar Majumder *alias* Uday Sankar Mozumdar (the Owner No. 3.2 herein), gifted **All That** the undivided, undemarcated piece and parcel of land admeasuring an area of 4 (four) *cottah*, more or less out of Udayshankar Majumder's Property (**Yagnik Mozumdar's Property**).
- 5.1.11 **Ownership of Second Property:** Thus in the aforesaid circumstances, Udayshankar Majumder *alias* Uday Sankar Mozumdar (the Owner No. 3.2 herein) has become the absolute owner of the remaining portion of Udayshankar Majumder's Property, being land admeasuring an area of 8 (eight) *cottah*, and 15 (fifteen) square feet, more or less (**Second Property**).
- 5.1.12 **First Purchase by Priyanka Sarkar And Others:** By a *Bengali* Deed of Conveyance dated 24th July, 2015, registered in the Office of the Additional District Sub-Registrar, Sonarpur, South 24 Parganas, in Book No. I, Volume No. 1608-2015, at Pages from 28904 to 28925, being Deed No. 160804560, for the year 2015, Biswajit Ghosh and Lakshmi Bhattacharjee sold **All That** the piece and parcel of land admeasuring an area of 5 (five) *cottah* 3 (three) *chittack* and 38 (thirty eight) square feet, more or less, comprised in R.S. *Dag* Nos.2180 and 2180/2946 corresponding to L.R. *Dag* Nos. 2162 and 2163, recorded in L.R. *Khatian* No.697, 909 and 569, *Mouza* Ukila Paik Para, J.L. No. 56, R.S. No. 107, Police Station Sonarpur, Post Office Narendrapur, within Ward No. 26 of the Rajpur Sonarpur Municipality, to Priyanka Sarkar (the Owner No. 3.3 herein), Yagnik Mazumder (the Owner No. 3.4 herein) and Surajit Chakraborty (the

- Owner No. 3.5 herein) [collectively **Priyanka Sarkar And Others**] (**Priyanka Sarkar And Others' First Property**).
- 5.1.13 **Second Purchase by Priyanka Sarkar And Others:** By a *Bengali* Deed of Conveyance dated 24th July, 2015, registered in the Office of the Additional District Sub-Registrar, Sonarpur, South 24 Parganas, in Book No. I, Volume No. 1608-2015, at Pages from 28883 to 28903, being Deed No. 160804559, for the year 2015, Biswajit Ghosh and Lakshmi Bhattacharjee sold **All That** the piece and parcel of land admeasuring an area of 7 (seven) *cottah* 8 (eight) *chittack* and 7 (seven) square feet, more or less, comprised in R.S. *Dag* No. 2179 and 2181 corresponding to L.R. *Dag* Nos. 2164 and 2166, recorded in L.R. *Khatian* No. 697, 909 and 569, *Mouza* Ukila Paik Para, J.L. No. 56, R.S. No. 107, Police Station Sonarpur, Post Office Narendrapur, within Ward No. 26 of the Rajpur Sonarpur Municipality, to **Priyanka Sarkar And Others** (**Priyanka Sarkar And Others**' **Second Property**).
- 5.1.14 **Ownership of Third Property:** Thus, Priyanka Sarkar (the Owner No. 3.3 herein), Yagnik Mazumdar (the Owner No. 3.4 herein) and Surajit Chakraborty (the Owner No. 3.5 herein) have become the absolute owners of land measuring 20 (twenty) cottah and 12 (twelve) chittack, more or less [comprising of Priyanka Sarkar's Property, Surajit Chakraborty's Property, Yagnik Mozumdar's Property, Priyanka Sarkar And Others' First Property and Priyanka Sarkar And Others' Second Property] (**Third Property**).
- 5.1.15 **Absolute Ownership of Owners:** In the aforesaid circumstances, the Owners have become the absolute owners of the First Property, the Second Property and the Third Property, collectively the Said Property. The Owners have recorded their names in the records of the Land Revenue Officer, vide L.R. *Khatian* Nos.1628, 1629, 2307, 2308 and 2309.
- 5.1.16 **Said Development Agreement:** For the purpose of developing and commercially exploiting the Said Property by construction and selling various flats/spaces construction and selling various flats/spaces therein (collectively

Flats), the Owners entrusted the work of development of the Said Property to the Developer, on the terms and conditions recorded in an agreement in writing entered into between the Owners of the one part and the Developer of the other part dated 16th March, 2016, registered in the Office of District Sub-Registrar-IV, Alipore, South 24 Parganas, recorded in Book No. I, CD Volume No. 1604-2016, at Pages from 51248 to 51342, being Deed No. 160401792 for the year 2016 and subsequent 3 (two) supplementary Development Agreements (i) dated 7th February, 2017, registered in the Office of District Sub-Registrar-IV, Alipore, South 24 Parganas, recorded in Book No. I, CD Volume No. 1604-2017, at Pages from 13785 to 13821, being Deed No. 160400456 for the year 2017 (ii) dated 28th November, 2018, registered in the Office of District Sub-Registrar-IV, Alipore, South 24 Parganas, recorded in Book No. I, CD Volume No. 1604-2018, at Pages from 203536 to 203583, being Deed No. 6906 for the year 2018 And (iii) dated 10th June, 2019, registered in the Office of District Sub-Registrar-IV, Alipore, South 24 Parganas, recorded in Book No. I, CD Volume No. 1604-2019, at Pages from 125612 to 125656, being Deed No. 3431 for the year 2019 (collectively **Development Agreements**). In terms of the Development Agreements, the Developer has become entitled to sell, transfer, encumber or otherwise alienate or dispose of certain numbers of Flats, Parking Spaces and other saleable spaces and to appropriate the entire consideration thereof.

- 5.1.17 **Sanction of Plan:** For the purpose of developing and commercially exploiting the Said Property by selling Flats, the Developer has got a Building Plan sanctioned by Rajpur-Sonarpur Municipality, being Approval No. 132/Rev/CB/26/12 dated 13th August, 2019 (**Sanctioned Plans**, which includes all sanctioned/permissible vertical/horizontal extensions and modifications made thereto, from time to time by Rajpur-Sonarpur Municipality and other Authorities).
- 5.1.18 **WBHIRA Registration:** That the project is registered under West Bengal Housing Industry Regulatory Authority vide Registration No. HIRA/P/SOU2018/000174 under scope of WB Housing Industry Regulation Act, 2017.

- 5.1.19 **Approach by Purchasers:** The Purchasers approached the Developer to purchase the Said Flat And Appurtenances described in **Part-III** of the **6**th **Schedule** below.
- 5.1.20 **Said Agreement:** Further, by an Agreement For Sale dated **25**th **day of November, 2017** executed between the Parties (**Sale Agreement**) and the
 Owners and the Developer have agreed to sell and convey to the Purchaser the
 Said Flat, Said Parking Space, if any and the Share In The Common Portions,
 collectively being the Said Flat And Appurtenances described in **Part-III** of the **6**th **Schedule** below.
- 5.1.21 **Conveyance to the Purchasers:** In pursuance of the Sale Agreement, the Owners and the Developer are completing the sale of the Said Flat And Appurtenances in favour of the Purchasers, by these presents.

6. Transfer

- 6.1 **Hereby Made:** The Developer hereby sells, conveys and transfers to and unto the Purchasers, absolutely and forever, free from all encumbrances of any and every nature whatsoever:
- 6.1.1 **Said Flat:** The Said Flat, described in **Part-I** of the **6**th **Schedule** below.
- 6.1.2 **Said Parking Space:** The Said Parking Space, described in **Part-II** of the **6**th **Schedule** below.
- 6.1.3 **Share In The Common Portions:** The undivided, variable, impartible, proportionate share in the Common Portions, described in the **2**nd **Schedule** below, as is attributable to the Said Flat and Said Parking Space, if any.

- 6.1.4 **Other Rights:** All other rights appurtenant to the Said Flat.
- 6.2 **Hereby made:** The Owners hereby sell, convey and transfer to and unto the Purchasers, absolutely and forever, free from all encumbrances of any and every nature whatsoever:
- 6.2.1 **Land Share:** undivided, impartible, proportionate and variable share in the land underneath the Said Building, comprised within the Said Property, as be attributable and appurtenant to the Said Flat, i.e. the Land Share. The Land Share is/shall be derived by taking into consideration the proportion which the super built-up area of the Said Flat bears to the total super built-up area of the Said Building.
- 7. Consideration: The aforesaid transfer of the Said Flat And Appurtenances is being made in consideration of a sum of Rs. 48,00,470/- (Rupees Fourty Eight Lacs Four Hundred and Seventy) only (Consideration) receipt of which the Owners and the Developer hereby as well as in the Memo of Receipts below written, admit and acknowledge.

8. Terms of Transfer

8.1 **Conditions Precedent:**

- 8.1.1 **Title, Plan and Construction:** The Purchasers have examined or caused to be examined the following and the Purchasers are fully satisfied about the same and shall not be entitled to and covenant not to raise any requisition, query, clarification or objection regarding the same:
- (a) The right title and interest of the Owners in respect of the Said Property
- (b) The right title and interest of the Developer in the Said Building and the Said Flat And Appurtenances;

- (c) The Plans sanctioned by the Rajpur-Sonarpur Municipality, being Approval No. 132/Rev/CB/26/12 dated 13th August, 2019;
- (d) The construction and completion of the Said Building, the Common Portions and the Said Flat And Appurtenances including the quality, specifications, materials, workmanship and structural stability thereof.
- (e) The Developer has expressly declared to the Purchasers that, the Purchasers shall not have any right, title or interest with respect to the other common portion and facilities of the Said Building other than specified herein. Further the Developer shall be entitled to provide common areas and facilities to the owners/Flat holders of residential portion of the Said Building according to its discretion, to which the Purchasers shall also not have any objection or claim of any nature whatsoever.
- 8.1.2 **Measurement:** The Purchasers are satisfied regarding the same and agree and covenant not to ask for any details or question regarding the computation of area or make any claims in respect thereof.
- 8.2 **Salient Terms:** The transfer of the Said Flat And Appurtenances being affected by this Conveyance is:
- 8.2.1 **Sale:** a Sale within the meaning of the Transfer of Property Act, 1882.
- 8.2.2 **Absolute:** absolute, irreversible and forever.
- 8.2.3 **Free from Encumbrances:** free from all encumbrances of any and every nature whatsoever including but not limited to lispendens, attachments, liens, charges mortgages, trusts, debaters, reversionary rights, residuary rights, claims and statutory prohibitions.
- 8.2.4 **Benefit of Common Portions:** together with proportionate ownership, benefit of user and enjoyment of the Common Portions described in the **2**nd **Schedule** below, in common with the other Flat holders and the Owners.
- 8.2.5 **Other Rights:** Together with all other rights appurtenant to the Said Flat And Appurtenances.
- 8.3 **Subject to:** The transfer of the Said Flat And Appurtenances being affected by this Conveyance is subject to:

- 8.3.1 **Payment of Common Expenses:** the Purchasers regularly and punctually paying proportionate share of all costs and expenses for maintenance and upkeep of the Common Portions (collectively **Common Expenses**), indicative list of which is given in the **2**nd **Schedule** below, to the Association (defined in Clause 3.1 of the **5**th **Schedule** below). It is important to mention that, the Common Expenses as mentioned in the **2**nd **Schedule** below shall be applicable only with respect to the residential units only and shall be payable by the residential unit owners, proportionately. The unit holders of commercial units shall have different body/association for maintaining and accruing all costs and expenses for maintenance and upkeep of the common portions, applicable to the commercial units.
- 8.3.2 **Easements And Quasi-easements:** observance, performance and acceptance of the easements, quasi-easements and other stipulations (collectively **Easement And Quasi-easement**), described in the **4**th **Schedule** below.
- 8.3.3 **Observance of Covenants:** the Purchasers observing, performing and accepting the stipulations, regulations and covenants (collectively **Covenants**), described in the **5**th **Schedule** below.
- 8.3.4 **Indemnification:** indemnification by the Owners and the Developer about the correctness of their title, extent of authority.
- 8.3.5 **Indemnification by Purchasers:** indemnification by the Purchasers about the Purchasers faithfully and punctually observing and performing all covenants, stipulations and obligations required to be performed by the Purchasers hereunder. The Purchasers agree to keep indemnified the Owners, Developer and/or their successors-in-interest, of from and against any losses, damages, costs, charges and expenses which may be suffered by the Owner, Developer and/or its successors-in-interest by reason of any default of the Purchasers.

9. Possession

9.1 **Delivery of Possession:** Khas, vacant, peaceful and satisfactory possession of the Said Flat And Appurtenances has been handed over by the Developer to the Purchasers which the Purchasers admit, acknowledge and accept.

10. Outgoings

10.1 **Developer to Bear:** All taxes, surcharge, outgoings and levies of or on the Said Flat And Appurtenances, relating to the period till the date of expiry of the notice of possession of the Said Flat And Appurtenances to the Purchasers (**Possession Date**), whether as yet demanded or not, shall be borne, paid and discharged by the Developer and all liabilities, outgoings, charges, taxes and levies relating to the Said Flat And Appurtenances shall be borne, paid and discharged by the Purchasers from the Possession Date.

11. Holding Possession

Purchasers Entitled: The Developer and the Owners hereby covenant that the Purchasers shall and may, from time to time, from the date of possession, peacefully and quietly enter into, hold, possess, use and enjoy the Said Flat And Appurtenances and every part thereof and receive rents, issues and profits thereof and all other benefits, rights and properties hereby granted, sold, conveyed, transferred, assigned and assured or expressed or intended so to be unto and to the Purchasers, without any lawful eviction, hindrance, interruption, disturbance, claim or demand whatsoever from or by the Owners and Developer or any persons lawfully or equitably claiming any right or estate therein from under or in trust from the Owners and the Developer.

12. General

12.1 **Conclusion of Contract:** The Parties have concluded the contract of sale in respect of the Said Flat And Appurtenances by this Conveyance after having completely satisfied each other with regard to their respective rights, duties and obligations, statutory as well as contractual.

13. Interpretation

Number: Words denoting the singular number include, where the context 13.1

permits and requires, the plural number and vice-versa.

13.2 **Headings:** The headings in this Conveyance are inserted for convenience only

and shall be ignored in construing the provisions of this Conveyance.

13.3 **Definitions:** Words and phrases have been defined in the Conveyance by bold

print and by putting them within brackets. Where a word or phrase is defined,

other parts of speech or grammatical forms of that word or phrase shall have

corresponding meaning.

13.4 **Documents:** A reference to a document includes an amendment and supplement

to, or replacement or novation of that document.

1st Schedule

(Said Property)

All That land measuring 35 (thirty five) *cottah* 4 (four) *chittack* and 14 (fourteen)

square feet, more or less, comprised in R.S. Dag Nos.2179, 2180, 2180/2946 and 2181,

corresponding to L.R. Dag Nos. 2162, 2163, 2164 and 2166, recorded in R.S. Khatian No.

782 corresponding to L.R. Khatian Nos. 1628, 1629, 2307, 2308 and 2309, Mouza Ukila

Paik Para, J.L. No. 56, R.S. No. 107, comprising of Municipal Holding No. 460, N.S. C. Bose

Road, Police Station Sonarpur, Post Office Narendrapur, within Ward No. 26 of the

Rajpur - Sonarpur Municipality and butted and bounded as follows:

North: By land at R.S. Dag No. 2181;

South: By land at R.S. Dag No. 2180;

East: By land at R.S. Dag No. 2180;

West: By land at R.S. Dag No. 2180;

2nd Schedule

(Common Portions)

• Double Height Community Hall

Plantation all around the driveway

Landscaped Garden

DTH TV and Broadband provision

18

- Fitness Gymnasium
- Swimming pool with toddlers pool
- Beautiful Entrance Lobby with Gate
- Outdoor Children's Play Area
- Indoor Games Room
- Waterfall feature

- Intercom Facility
- CCTV Surveillance
- Multipurpose court
- Yoga & Meditation Area
- 24 Hour Power Back up
- 24 Hour Filtered water Supply

[Note: It has been expressly agreed and understood by the Buyers that, the existing driveway situates in the left side of the Said Building shall always be treated as common portion, exclusively for the commercial unit holders and the residential unit holders of the Said Building, including the Buyers, shall never be entitled to claim, use the same as Common Portion of the Said Building. And the Right Side driveway shall always be treated as common portion exclusively for the residential unit holders and the commercial unit holders of the said building shall never be entitled to claim, use the same as Common Portion of the said Building]

3rd Schedule

(Common Expenses)

- Association: Establishment and all other expenses of the Association as to be decided time to time by the Flat Owners of the building including its formation, office and miscellaneous expenses.
- 2. **Common Utilities:** All charges, costs and deposits for supply, operation and maintenance of common utilities.
- 3. **Electricity:** All charges for the electricity consumed for the operation of the common lighting, machinery and equipment of the Said Building and the Specified Facilities.
- **4. Litigation:** All litigation expenses incurred for the common purposes and relating to common use and enjoyment of the Common Portions and the Specified Facilities.

- **Maintenance:** All costs for maintaining, operating, replacing, repairing, whitewashing, painting, decorating, re-decorating, re-building, re-constructing, lighting and renovating and all other expenses, GST and charges related to the Common Portions and the Specified Facilities [including the exterior or interior (but not inside any Flat) walls of the Said Building].
- 6. **Operational:** All expenses for running and operating all machinery, equipment and installation comprised in the Common Portions and the Specified Facilities, including elevators, diesel generator set, changeover switch, pump and other common installation including their license fees, GST and other levies (if any) and expenses ancillary or incidental thereto and the lights of the Common Portions and the Specified Facilities.
- **7. Staff:** The salaries of and all other expenses on the staff to be employed for the common purposes, viz. manager, caretaker, clerk, security personnel, liftmen, sweepers, plumbers, electricians, gardeners etc. including their perquisites, bonus and other emoluments and benefits.
- **8. Fire Fighting:** Costs of operating and maintaining the fire-fighting equipments and personnel, if any.

[Note: To be Paid by the Unit Owners of Residential Portion of Said Building only, in Proportionate Share]

4th Schedule

(Easements and Quasi-easements)

The Purchasers and the other Intending Purchasers shall allow each other, the Owners/Developer and the Association, the following rights, easements, quasi-easements, privileges and/or appurtenances and in turn, the Purchasers shall also be entitled to the same:

- 1) **Right of Common Passage on Common Portions:** The right of common passage, user and movement in Common Portions as specified herein.
- 2) **Appurtenances of the Said Flat And Appurtenances:** Such rights, supports, easements and appurtenances as are usually held, used, occupied or enjoyed as part or parcel of the Said Flat And Appurtenances.

5th Schedule (Covenants)

1. Transfer and Dismemberment:

- 1.1 **No Partition:** The Purchasers shall not, at any time, claim partition of the undivided impartible proportionate share in the Land of the Said Property and/or the Common Portions.
- 1.2 **Future Transfer:** Upon the execution and registration of this Conveyance in favour of the Purchasers, the Purchasers may deal with or dispose of the Said Flat And Appurtenances subject to the following conditions:
- 1.2.1 **Single Lot:** The Said Flat And Appurtenances shall be transferred in one lot and shall not be partitioned. In case of transfer in favour of more than one person, the same shall be done in their favour jointly.
- 1.2.2 **Same Covenants:** The transfer of the Said Flat And Appurtenances by the Purchasers shall not be in any manner inconsistent with this Conveyance and the covenants contained herein shall run with the land and be an integral part of such transfer.
- 1.2.3 **All Dues Clear:** All dues including outstanding amounts, interest, Common Expenses, electricity charges, taxes etc. relating to the Said Flat And Appurtenances payable to the Association and the Corporation respectively shall

be paid by the Purchasers in full prior to the proposed transfer. Such dues, if any, shall in any event, be a charge on the Said Flat And Appurtenances.

1.2.4 **No Confirming Parties:** The Owners/Developer shall not be required to join as confirming parties or otherwise in any agreement or deed made in respect of the Said Flat And Appurtenances by the Purchasers.

2. Mutation, Taxes and Impositions

- 2.1 **Mutation by Purchasers:** The Purchasers shall apply for and have the Said Flat And Appurtenances separately assessed and mutated in the name of the Purchasers'.
- 2.2 **Failure of Purchasers to Mutate:** If the Purchasers fail to apply for mutation as above, the Developer shall be entitled to have the same effected and the Purchasers shall reimburse the Developer all costs and expenses incurred in this regard within 15 (fifteen) days. This is without prejudice to the other rights of the Developer.
- 2.3 **Payment of Outgoings Till Separate Assessment:** Until separate assessment of the Said Flat And Appurtenances, the Purchasers shall pay the proportionate share of the taxes and impositions (which includes Land Revenue, Rates and Taxes, Surcharge, Multistoried Building Tax, if any, Urban Land Tax, Betterment Fees, Water Tax etc. and/or taxes of similar nature and/or any other new taxes as may be imposed from time to time) levied on the whole of the Said Property and the Said Building. Upon separate assessment, the Purchasers shall pay wholly all taxes and impositions, in respect of the Said Flat And Appurtenances.
- 2.4 **Penalty, Interest for Non/Delayed Payment:** The Purchasers shall be liable to pay penalty, interest, costs, charges and expenses for non/delayed payment of such taxes and impositions, proportionately or wholly, as the case may be.

2.5 **Effective Date for Payment by Purchasers:** All taxes, impositions and outgoings, including, penalties, costs, charges and expenses, in respect of the Said Property, the Said Building and the Said Flat And Appurtenances, accruing till the Possession Date shall be paid by the Developer and those accruing for the period thereafter shall be paid by the Purchasers wholly, in case the same relates exclusively to the Said Flat And Appurtenances and proportionately, in case the same relates to the Said Property and the Said Building.

3. Management and Maintenance of Common Portions

- 3.1 **Formation of Association:** The Developer/Owners and/or the Co-Owners shall form a body of Flat Owners, whether registered or unregistered (**Association**), for the management and maintenance of the Common Portions.
- 3.2 **Framing of Rules and Bye-laws:** The Developer, the Association, upon its formation, shall frame such rules, regulations and bye-laws for the common matters as the Developer or the Association may consider necessary but not inconsistent with the provisions herein and the Purchasers shall abide by the same for the beneficial common enjoyment of the Said Building.

4. **Association**

4.1 **Membership:** The Purchasers shall become members of the Association and shall pay proportionately all costs for and/or relating to the formation and the establishment of the Association and shall sign all forms and papers as be necessary and be reasonably required for formation of the Association.

5. User of Said Flat and Common Portions:

5.1 **What the Purchaser shall do:** The Purchasers shall, at own costs and expenses:

- 5.1.1 **Good Repairs:** Keep the Said Flat And Appurtenances and all fixtures and fittings therein properly painted and in good repairs and in a neat and clean condition and as a decent and respectable place.
- 5.1.2 **User of the Common Portions:** Use the Common Portions carefully, peacefully and quietly and only for the purposes for which they are meant.
- 5.2 **What the Purchasers shall not do:** The Purchasers shall **Not** do the following.
- 5.2.1 **No Obstruction:** Obstruct the Developer or Association in their acts relating to the common purposes and obstruct the Developer in selling or granting rights to any person on any part of the Said Property and/or the Said Building along with 1 (one) covered car parking space/s (excepting the Said Flat and Appurtenances.
- 5.2.2 **No Violating Rules:** Violate any of the rules and/or regulations laid down for user of the Common Portions as to be decided by the Developer and/or Association, as defined above, upon formation.
- 5.2.3 **No Throwing Refuse:** Throw or accumulate or cause to be thrown or accumulated any dust, rubbish or other refuse in the Common Portions **Save** at the place indicated therefor.
- 5.2.4 **No Placement of Articles in Common Portions:** Place or cause to be placed any article or object in the Common Portions.
- 5.2.5 **Use of Said Flat:** Not to use the Said Flat for commercial purpose or for any other purpose other than specified herein.
- 5.2.6 **No Injurious Activities:** Carry on or cause to be carried on any obnoxious or injurious activity in or through the Said Flat And Appurtenances.

- 5.2.7 **No Nuisance and Annoyance:** Do or permit anything to be done which is likely to cause nuisance or annoyance to the occupants of the other Flats in the Said Building and/or the adjoining building or buildings.
- 5.2.8 **No Signage:** Put up or affix any sign board, name plate or other form of signage in the Common Portions or outside walls of the Said Building and/or outside walls of the Said Flat **Save** at the place or places provided therefor or approved in writing by the Owner/Association **Provided That** this shall not prevent the Purchasers from displaying a decent name plate/signage outside the main door of the Said Flat.
- 5.2.9**No Storing Hazardous Articles:** Keep or store any offensive, combustible, obnoxious, hazardous or dangerous articles in the Said Flat And Appurtenances.
- 5.2.10. **No Floor Damage:** Keep any heavy articles or things which are likely to damage the floors or operate any machine **Save** usual home appliances.
- 6. Payments and Deposits Towards and Impositions and the Common Expenses:
- Punctual Deposit and Payments: Deposits and payments shall be made by the Purchasers within 8 (eight) days of the Developer's /Association's leaving its bill for the same in the Said Flat and/or at the above or last notified address of the Purchasers without raising any objection in any manner whatsoever and without claiming any deduction or abatement whatsoever.
- 6.2 **Failure to Make Payment Within Time:** In the event of the Purchasers failing to make payment in the manner aforesaid, the Developer /Association shall be entitled to claim and receive interest @ 15% (fifteen percent) per annum, compoundable monthly. In the event such bills remain outstanding for more than 2 (two) months, the Developer /Association shall be entitled to withhold/discontinue all the common facilities, amenities and services to the Purchasers.

6.3 **Excess/Deficit Payments:** Out of the payments and deposits mentioned hereinabove, in case there be any deficit, the Purchasers shall pay further amounts and in case there be any excess, the same shall be refunded to the Purchasers and/or adjusted with the future payments to be made by the Purchasers.

7. Miscellaneous

- 7.1 **No Waiver:** Any delay or indulgence by the Developer /Association in enforcing the terms of these presents or any forbearance or giving of time to the Purchasers shall not be construed as a waiver of any breach nor shall the same, in any manner, prejudice the rights of the Developer/Association.
- 7.2 **Whole and Proportionate Payment:** Amounts expressly payable by the Purchasers shall wholly be payable by the Purchasers in case the same relates only to the Said Flat And Appurtenances and proportionately in case they relate to the Said Property, the Said Building and the Common Portions.
- 7.3 **Charge:** All amounts becoming due and payable by the Purchasers and the liability for the same shall be and shall remain a charge on the Said Flat And Appurtenances.
- 7.4 **Electricity Charges:** All charges for the electricity consumed in the Said Flat shall be borne and paid by the Purchasers.
- 7.5 **Metering and Cabling:** The Purchasers shall be permitted to draw the electric lines/wires from the meter room to the Said Flat only through the duct and pipes provided therefor, ensuring that no inconvenience is caused to either the Developer, Owners or to the other occupants of the Said Building. The main electric meter shall be installed only at the common meter room in the ground floor of the Said Building. The Purchasers shall, similarly, use the ducts and pipes provided for TV and telephone cables and shall under no circumstances be

entitled to string wires and cables through any other part or portion of the Said Building.

6th Schedule (Part-I) (Said Flat)

Residential Flat No. **4A** on **Fourth** floor, having super built-up area of approximately **1361 (One Thousand Three Hundred Sixty One)** square feet, more or less, delineated on the **Plan** annexed hereto and bordered in colour Red thereon comprised in the Said Building, i.e. "*Realmark Oracle*" on the Said Property, morefully defined the 1st Schedule above.

Part II (Said Parking Space)

Car Parking for Medium Sized Car - Right to Park

Sl. No.	Quantity in No.	Covered/Open
1	1	Covered Independent

- 1. The Parking Space shall be allotted to the Purchasers after completion of construction of the Said Building.
- 2. If covered, the Parking Space may be in the ground floor of Said Building and if open, at any place in the ground level open of the Said Property under open to sky.
- 3. If for two wheeler, the Parking Space may be at any place in the ground level reserved for the parking of two wheelers only
- 4. The Parking Space can only be used for parking of a medium sized motor car or two wheeler of the Purchasers and not for any other purpose.

Part III (Said Flat And Appurtenances) [Subject Matter of Sale]

The Said Flat, being the flat described in **Part I** of the **6**th **Schedule** above.

The Land Share, being undivided, impartible, proportionate and variable share in the land underneath the Said Building, as be attributable and appurtenant to the Said Flat.

The right to park in the Said Parking Space, being the car/two wheeler parking space/s

described in Part II of the 6th Schedule above, if any.

User Rights in Specified Facilities: Conditional right, only of user and enjoyment (**User Rights**) on certain amenities and facilities as may be provided [for illustration

purpose only, such as swimming pool, Double height community hall, Gymnasium,

Indoor play room, kids play area, Adda zone, arterial and internal roads, pathways,

walkways, landscaped green areas, central drainage and sewage pipeline and

connection with Municipality/Panchayat/PWD, domestic and fire water reservoirs,

deep or shallow tube well etc. (collectively **Specified Facilities**)].

The Undivided Interest In Common Portions, being undivided, impartible, proportionate

and variable interest in the Common Portions described in the 3rd Schedule below, as

be attributable and appurtenant to the Said Flat.

14. Execution and Delivery:

14.1 In Witness Whereof the Parties have executed and delivered this Conveyance

on the date mentioned above.

[Priyama Majumdar *alias* Priyam Mazumdar Udayshankar Majumdar *alias* Uday Sankar Mazumdar Priyanka Sarkar Surajit Chakraborty Yagnik Majumdar]

[All being represented by their lawful and constituted attorney Realmark Oracle Project

LLP, being represented by Rashmi Lohia]

[Owner]

[Realmark Oracle Project LLP]
[Authorised Signatory]

[Rashmi Lohia]

28

[Developer]					
[Sharad Kumar]	[Susmita]				
	[Purchasers]				
Witnesses:					
Signature	Signature				
Name	Name				
Father's Name	Father's Name				
Address	Address				

Drafted by

Esha Ganguly Advocate, High Court Regd. No. F- 1559/2009

Receipt And Memo

Received from the within named Purchasers the within mentioned Consideration towards full and final payment of the Said Flat And Appurtenances, described in Part-III of the 6^{th} Schedule above in the following manner:

MODE	NUMBER	DATED	BANK	AMOUNT
			NAME	(Rs.)
Chq.	398386	28.07.2017	PNB	1,12,000/-
Chq.	216568	21.11.2017	SBI	4,25,653/-
Chq.	978114	20.06.2018	PNB	9,12,958/-
Chq.	978115	20.06.2018	PNB	7,00,000/-
Chq.	978176	14.08.2018	PNB	5,37,653/-
Chq.	978235	25.10.2018	PNB	5,37,653/-
Chq.	978291	03.01.2019	PNB	5,37,653/-
Chq.	978377	16.03.2019	PNB	8,06,479/-
Chq.	948286	22.07.2019	PNB	2,68,826/-
NEFT	BARBY20301370976	27.10.2020	BOB	39,834/-
Chq./DD				4,97,819/-

			Rs	. 48,00,470/-	
Rs. 48,00,470/- (Rupees Fou	ırty Eight Lacs Fou	ur Hundred an	d Seventy)		1
Priyama Majumdar <i>alias</i> Pri Mazumdar Priyank [All being represented by their] bei	ka Sarkar Surajit (Chakraborty Ya tuted attorney y Rashmi Lohia	agnik Majumd Realmark Ora	ar]	
	[Realmark Oracle [Authorised Si [Rashmi L [Develo]	ignatory] ohia]			
Witnesses:					
Signature		Signature_			
Name		Name			
Father's Name		Father's Na	ame		
Address		Address			