M/S. SAHA CONSTRUCTION

NOVELYON Some

Proprietor

DEED OF CONVEYANCE

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This Deed of Conveyance executed on this	dav of	. 20

By and Between

1. **SMT. SHIPRA BISHNU** (PAN - GPFPB9071E, Aadhaar. No.-4586 1524 4175), wife of Late Ajit Bishnu, by Occupation - Housewife, 2. **SRI AVUIT BISHNU** (PAN - AKGPB9704N, Aadhaar. No. 6407 0332 3076), son of Late Ajit Bishnu, by Occupation Business & 3. **SRI BISWAJIT BISHNU** (PAN-BVYPB4229E, Aadhaar. No.-9206 3942 6788), son of Late Ajit Bishnu, by Occupation Business, all are by Faith Hindu, by Nationality Indian, all are presently residing at 4, Guru Charan Nasker Road, P.O. Purbaputiary, P.S. Regent Park, Kolkata - 700093, Dist. South 24 Parganas, hereinafter in these presents for the sake of brevity called, referred to and identified as the "Owner" (which term and/or expression shall unless excluded by or repugnant to the subject or context be deemed to mean, imply and include their respective legal heirs, legal representatives, executors, administrators and assigns) of the FIRST PART.

The owner is represented through his Constituted Attorney namely SAHA CONSTRUCTION, a sole proprietorship Firm, having its office at 143, Chakdah Purba Putiary, P.O. Purbaputiary, P.S. Regent Park, Kolkata 700093, Dist. - South 24 Parganas, being represented by its sole Proprietor namely SRI

NARAYAN SAHA (PAN- EBWPS1895C, Aadhaar. No. 7198 4256 2322), son of Late Chandmohan Saha, by Occupation - Business, by Faith Hindu, by Nationality Indian, residing at 143, Chakdah, P.O. - Purba Putiary, P.S. Regent Park, Kolkata - 700093, District-South 24 Parganas by dint of a Development Power of Attorney, copied in Book No. I, Volume no. 1601-2022, Page no. 121272 to 121287, Being No. 160102793 for the year 2022, registered at D.S.R-I South 24 Parganas.

- AND -

M/s SAHA CONSTRUCTION, a sole proprietorship Firm, having its office at 143, Chakdah Purba Putiary, P.O. Purbaputiary, P.S. Regent Park, Kolkata 700093, Dist. - South 24 Parganas, being represented by its sole Proprietor namely SRI NARAYAN SAHA (PAN- EBWPS1895C, Aadhaar. No. 7198 4256 2322), son of Late Chandmohan Saha, by Occupation - Business, by Faith Hindu, by Nationality Indian, residing at 143, Chakdah, P.O. - Purba Putiary, P.S. Regent Park, Kolkata - 700093, District-South 24 Parganas, hereinafter referred to as the "Promoter" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors-in-interest, executors, administrators and permitted assignees, including those of the respective partners) of the SECOND PART.

- AND -

WHEREAS one Kamal Mondal, since deceased, was the sole and absolute owner of ALL THAT piece and parcel of land measuring an area about more or less 7 (Seven) Decimals, lying and situated at Mouza - Chakdaha, J.L. No. 44, R.S. No.274, comprised in R.S.Khatian No. - 29, appertaining to R.S.Dag No. 151, Police Station-formerly Tollygunge thereafter Jadavpur now Regent Park, District-South 24 Parganas.

AND WHEREAS thereafter the said Kamal Mondal died intestate leaving behind his wife namely Smt. Baradamoni Bewa and one son namely Sri Lakshmikanta Mondal as his only surviving legal heirs to inherit his property and they became the owners of the undivided 50% share each of that above mentioned property.

AND WHEREAS thereafter said Lakshmikanta Mondal recorded his 50% share in the above mentioned landed property i.e. 3.5 Decimals out of that 7 Decimals of land, in the Office of the B.L. & L.R.O. Later in the records of the L.R. Settlement, 3.5 Decimals of land has been recorded in the

name of Kamal Mondal under L.R.Khatian No. 105 in L.R.Dag No. 151 and 3.5 Decimals of land has been recorded in the name of Lakshmikanta Mondal under L.R.Khatian No. 505 in L.R.Dag No. 151.

AND WHEREAS thus the said Smt. Baradamoni Bewa and Sri Lakshmikanta Mondal became absolute joint owners of ALL THAT piece and parcel of land measuring an area about more or less 7 (Seven) Decimals, lying and situated at Mouza - Chakdaha, J.L. No. 44, R.S. No. - 274, comprised in R.S.Khatian No. 29, L.R.Khatian Nos. 105 & 505, appertaining to R.S. & L.R.Dag No. 151, Police Station formerly Tollygunge thereafter Jadavpur now Regent Park, District-South 24 Parganas.

AND WHEREAS thereafter the said Smt. Baradamoni Bewa and Sri Lakshmikanto Mondal jointly sold, conveyed and transferred ALL THAT piece and parcel of land measuring an area about more or less 2 Cottahs out of their 7 (Seven) Decimals of land to one Sri Thakur Das Mullick, son of late Ram Dulal Mullick by virtue of a registered Deed of Sale dated 16/10/1968, which was registered at the Office of the Alipore Joint Sub-Registrar and was duly recorded in Book No. 1, Volume No. 124, Pages from 1 to 4, Being No. 6207 for the Year 1968.

AND WHEREAS thereafter the said Smt. Baradamoni Bewa again sold, conveyed and transferred ALL THAT piece and parcel of land measuring an area about more or less 09 Chittaks 22.5 Sq.ft. to said Sri Thakur Das Mullick, son of late Ram Dulal Mullick, by virtue of a registered Deed of Sale dated 02/11/1968, which was registered at the Office of the Alipore Joint Sub-Registrar and was duly recorded in Book No. 1, Volume No. 112, Pages from 223 to 226, Being No. 6423 for the Year 1968.

AND WHEREAS those two plots were situated side by side and thus the said Sri Thakur Das Mullick, son of late Ram Dulal Mullick, became the sole and absolute owner of ALL THAT piece and parcel of land measuring an area about more or less 2 Cottahs 09 Chittaks 22.5 Sq.ft., lying and situated at Mouza - Chakdaha, J.L. No. 44, R.S. No.274, comprised in R.S.Khatian No. 29, L.R.Khatian Nos. 105 & 505, appertaining to R.S. & L.R.Dag No. 151, Police Station - formerly Tollygunge thereafter Jadavpur now Regent Park, District - South 24 Parganas, by virtue of those two nos. of registered Deed of Sale.

AND WHEREAS thereafter the said Sri Thakur Das Mullick sold, conveyed and transferred his above mentioned land to one Ajit Bishnu alias Ajit Kumar Bishnu, since deceased, by virtue of a registered Bengali Deed of Sale dated 16/06/1972, which was registered at the Office of the Joint Sub-Registrar Alipore at Alipore and duly recorded in Book No. 1, Volume No. 63, Pages from 126 to 132, Being No. 2498, for the Year 1972.

AND WHEREAS thereafter the said Ajit Bishnu alias Ajit Kumar Bishnu, since deceased. mutated his name in the records of the Kolkata Municipal Corporation and the said property has been known and numbered as the Kolkata Municipal Corporation Premises No. 4, Gurucharan Naskar Road, Assessee No. 31-114-12-0004-9, within the limits of the Kolkata Municipal Corporation Ward No. 114, Kolkata 700093, P.S. Regent Park, Kolkata 700093.

AND WHEREAS thereafter the said Ajit Bishnu alias Ajit Kumar Bishnu, since deceased, constructed a Two Storied residential building above that land and thereafter he died intestate on 06/11/2008 leaving behind him his wife namely Smt. Shipra Bishnu and two sons namely Sri Avijit Bishnu & Sri Biswajit Bishnu as his only surviving legal heirs to inherit his above mentioned property.

AND WHEREAS thus the said SMT. SHIPRA BISHNU, SRI AVIJIT BISHNU & SRI BISWAJIT BISHNU, the Land Owners herein, become the sole and absolute owner of ALL THAT piece and parcel of land measuring an area about more or less 02 Cottahs 09 Chittaks 22 Sq.ft., TOGETHER WITH a Two Storied residential building having total covered area of 1581 Sq.ft. (Ground Floor = 895 Sq.ft. and First Floor = 686 Sq.ft.), lying and situated at Mouza - Chakdaha, J.L No.44, R.S. No. 274, R.S.Khatian No. 29, L.R.Khatian Nos. 105 & 505, appertaining to R.S. & L.R.Dag No. 151, within the limits of the Kolkata Municipal Corporation Ward No. - 114, being K.M.C Premises No. 4, Gurucharan Naskar Road, Assessee No. 31-114-12- 0004-9, Police Station - Regent Park, Kolkata - 700093, District South 24 Parganas, under the jurisdiction of A.D.S.R. Alipore, which is morefully and particularly described in the SCHEDULE "A" hereunder written.

AND WHEREAS with a view to develop the said land, as described in the Schedule "A" and to erect a multistoried building over the same in terms of the building plan to be sanctioned by the Kolkata Municipal Corporation, the Land Owners herein have invited the developer to undertake the charge of such constructional and/or development works at the Schedule "A" mentioned property at its costs, expenses and efforts.

AND WHEREAS the Developer herein, who has earned sufficient goodwill in the business of land promotion and development, being agreed with said proposal of the Land Owners and agreed to develop the Schedule "A" mentioned property and to erect a building which will be made as thereon in terms of the sanctioned building plan at its own costs, expenses and efforts and in pursuance to the above, the parties herein have entered into a Development Agreement in between them being no. 02792 for the year 2022 registered at DSR-I South 24 parganas. The Owners also executed a Development Power of Attorney being no. 02793 for the year 2022, registered at DSR-I South 24 Parganas.

AND WHEREAS the said Developer/Promoter and the owner jointly has invited to sell out the schedule mentioned flat property and one S/O approached the present Developer/Promoter for purchase of the scheduled Flat.

On the request of the Purchasers, The Developer/Promoter and the Owner have agreed to execute and register a Deed of Conveyance in favour of the Purchaser in respect of the said Flat mentioned herein below, of the said building including undivided impartible proportionate share or interest in land, together with undivided common rights on the terrace and parapet walls with all common

amenities and facilities appended thereto the said building and premises more fully mentioned and described in the SCHEDULE "B" hereunder written at or for the price or consideration money free from all encumbrances and liabilities whatsoever absolutely and forever.

NOW THIS DEED WITNESSETH that In pursuance of the said agreement and in consideration of the said sum of Rs./- (Rupees) only of the lawful money of the Union of India well and truly paid by or on behalf the Purchasers to the Vendors at or before the execution of these presents (the receipt whereof the Vendors do and each of them doth hereby admit and acknowledge and of and from the same and every part thereof forever acquit release and discharge the Purchaser the said Flat) the Promoter and Owner do and each of them doth hereby grant, transfer, convey, assign and assure unto and in favour of the Purchasers and on the request of the Purchasers, the Promoter and Owner have agreed to execute and register a Deed of Conveyance in favour of the Purchasers in respect of the said Flat mentioned herein below, of the said building including undivided impartible proportionate share or interest in land, together with undivided common rights on the terrace and parapet walls with all common amenities and facilities appended thereto the said building and premises more fully mentioned and described in the SCHEDULE "B" hereunder written at or for the price or consideration money free from all encumbrances and liabilities whatsoever absolutely and forever.

TOGETHER WITH the land, whereupon or on part whereof, the same is erected and built and premises, that are part and parcel thereof, together with all rights, liberties, privileges, easements, profits and appendages, right of ingress and egress and right of air and light, that are belonging thereunto and/or reputed so to belong and all muniments of title documentation, that are in the custody, power and possession of the Vendors/Owners, relating to the demised premises and all rents, issues, profits and usufructs there from, for the Purchasers TO HAVE AND TO HOLD, the same for an indefeasible title, in fee simple, free from all encumbrances whatsoever, absolutely and forever, doth hereby covenants, with the Purchasers, that notwithstanding, any act, deed or thing done by them, or their predecessor-in-interest, they the Promoter and Owner, have in their good, rightful, power and absolute authority, to grant, sell, convey, transfer, assign and assure, the demised premises, unto the Purchasers, as is being done by this instrument and that there is no latent or patent defect of title of the Promoter and Owner in the same, or any latent or patent defect of title of the Purchasers i.e. being obtained through this instrument and further that there is no clog on the title of the Promoter and Owner and further there is no impediment, or bar for the Promoter and Owner to absolutely sell the demised premises as Vendors/Owners thereof, either under any law, or statute, or under any order of Court, or any other statutory forum, or Municipality/Corporation or under any contract and the Vendors/Owners, hereby further covenant with the Purchasers, that the demised premises and every part thereof, is totally free from all encumbrances whatsoever and the Promoter and Owner hereby keeps the Purchasers sufficiently harmless and indemnified against the same and the Vendors/Owners hereby further covenant with the Purchasers, that all municipal/Corporation taxes, electric bills, maintenance charges and all other outgoings, in respect of the demised premises, shall be borne by the Vendors/Owners till the month, date or quarter in which this conveyance is being executed or vacant and peaceful possession is taken, whichever is earlier, as shall be applicable and thereafter the same shall be paid by the Purchasers and the Promoter and Owner hereby further mutually covenant with the Purchasers, that the Purchasers shall be free to use, occupy, enjoy, possess and absolutely own the same,

without any let or hindrance, claim, question or demand, being raised by the Vendors/Owners or any one claiming through or under them, or in trust or in equity and the Promoter and Owner further covenant with the Purchasers, that on request of the Purchasers, they will be bound to do, all and every act and to sign, execute and register if necessary, all deeds, documents, applications and papers, for more perfectly assuring the title, of and in the demised premises AND the parties doth hereby mutually covenant with one another, that all of them shall at all times in future, duly comply with all the terms and conditions contained in this conveyance.

THE PROMOTER AND OWNER DOTH HEREBY FURTHER COVENANT WITH THE PURCHASER AS FOLLOWS:

- 1. The interest which the Vendors professed to transfer, subsist and the Vendors have good, rightful power and absolute authority and indivisible title to grant, convey, transfer, assign and assure unto the Purchasers and every part or parts thereof respectively unto the Purchasers and the Vendors have not at any time hereto before done, omitted, committed, suffered or been party or privy to any act, deed or thing whereby they may be prevented from granting conveying transferring assigning or assuring the said demised premises which is morefully and specifically mentioned and/or described in the Schedule.
- 2. It shall be lawful for the Purchasers from time to time and at all times hereafter to enter into and upon the said demised premises which is morefully and specifically described in First Schedule hereunder and thus the demised premises is hereby sold, conveyed and transferred unto the Purchasers and every part thereof and to enjoy the said demised premises which is morefully and specifically described in Schedule hereunder, without any interruption claim or demand whatsoever by the Vendors/Owners or any person or persons claiming through under or in trust for the Vendors.
- 3. The said demised premises which is morefully and specifically described in Second Schedule is hereby sold conveyed and transferred unto the Purchasers and freed and discharged from or otherwise by the Vendors/Owners sufficiently indemnified against all and all manner of encumbrances claims and demands whatsoever caused, created, occasioned and / or made by the Vendors/Owners or any person or persons claiming or to claim through under or in trust for the Vendor/Owner.
- 4. The Vendors/Owners or every person or persons under or representing them, lawfully claiming any estate, right, title or interest into or upon the said demised premises which is more fully and specifically described in the Schedule hereunder, hereby sold conveyed and transferred unto the Purchasers or any part thereof through under or in trust for the Vendors/Owners shall and will at all times hereafter upon every reasonable request and at the cost of the Purchasers make, do, acknowledge, execute and perfect all such further and other lawful and reasonable acts, deeds, assurances, matters and things whatsoever for the further better and more perfectly assuring the said premises unto the Purchasers or shall or may be reasonably required.
- 5. The Vendors/Owners promise, declare, undertake and covenant with and to the Purchasers that they shall attend and/or present themselves before any Forum and/or Court and/or Govt. Authority and/or Organization and/or statutory body including Local Municipality, CESC for and/or

on behalf of and at the request of the Purchasers in order to answer, clarify, if any question, query and / or dispute is raised by the above authorities i.e. to corroborate, pass on and/or transfer better title to, for and in favour of the Purchasers the Vendors/Owners shall attend to any authority at any time at the request of the Purchasers.

- 6. That the Vendors/Owners hereby undertake and indemnify to pay all dues and/or arrears till the date of execution of these presents to and for the Purchasers or vacant and peaceful possession is taken, whichever is latter, on account of municipal taxes, levies, electricity bills etc.
- 7. That the Vendor/Owner are the joint, exclusive and absolute Vendors/Owner of the property and/or otherwise well and sufficiently entitled to the said property (which is morefully and specifically mentioned and/or described in the Schedule).
- 8. That the Vendor/Owner hereby declares, that the properties appurtenant thereto is free from all encumbrances, mortgages (including mortgage by deposit of title deeds or anomalous mortgage under the Transfer or property Act), charges, liens, lispendens, annuity, right of residence or maintenance under any testamentary disposition, settlement or other documents or under any law, debutters, wakf, trusts, benami transactions, adverse possession, attachments, decree or order including any injunction or prohibitory order, acquisition, requisition, vesting, alignment, claims, demands and liabilities of whatsoever or howsoever nature and that the Vendors/Owners have and hold clear, undisputed, undisturbed, marketable and authentic title to the same.
- 9. The Vendor/Owner have actual, undisturbed, undisputed, exclusive, and absolute Ownership and khas physical possession of the said premises (which is morefully and specifically mentioned and/or described in the Schedule).
- 10. The Vendor/Owner also declare that the entire First Scheduled property is neither affected by and/or included under any law suit and/or proceedings nor affected by and under the (Urban Land Ceiling Regulation) Act., and/or scheme related to such Act or any other Law in force for the time being.
- 11. The Vendor/Owner have not entered into any Agreement for Sale, Lease, License, Tenancy and or any sort of Agreement and/or Contract with any body, person and/or organization in respect of and/or regarding the Scheduled property other than the abovementioned Purchasers.
- 12. The Vendor/Owner have not mortgaged this Scheduled property to any person and/or organization and/or body Corporate and/or bank etc.
- 13. The Vendor/Owner declare that there is no Title Suit pending and/or active in any Court and/or Tribunal etc. in respect of and regarding this scheduled property.
- 14. The Vendor/Owner neither have received any notice for Acquisition and/or Requisition, nor any process and/or proceeding for Acquisition and/or Requisition under any law or laws for the time being in force, is active and /or pending and /or under process and/or in motion in any Court, Tribunal and/or Administrative office and offices in respect of and with regard to the Scheduled property and the area appurtenant thereto or any part or portions thereof.

15. That it is hereby further agreed that the Purchasers hereto as the absolute owners of the said flat shall have all right to sell, gift, transferred and assign the said flat in any manner and the vendor or any co-owners shall have no objection to any such transferred.

SCHEDULE 'A'

ALL THAT piece and parcel of land measuring an area more or less 02 Cottahs 09 Chittaks 22 Sq.ft., TOGETHER WITH a G+III Storied residential building standing thereon, lying and situated at Mouza - Chakdaha, J.L. No. 44, R.S. No. 274, R.S.Khatian No. 29, L.R. Khatian Nos. - 105 & 505, appertaining to R.S. & L.R. Dag No. 151, within the limits of the Kolkata Municipal Corporation Ward No. 114, being K.M.C Premises No. 4, Gurucharan Naskar Road Assessee No. 31-114-12-0004-9, Police Station - Regent Park, Kolkata 700093, District -South 24 Parganas, under the jurisdiction of A.D.S.R. Alipore, TOGETHER WITH all easement rights and appurtenances thereto of the said property, and the same is butted and bounded as follows:-

On the North: By the property of Rathin Mondal.

On the South: By the Property of Ratan Chakraborty.

On the East: By 20-0" wide Rood.

On the West: By the property of Niva Bose:

SCHEDULE 'B'

- SCHEDULE 'C' -

[Common Parts and Portions]

- 1. The land around the building and spaces within the building comprised of the entrances therein, staircase, leading lobbies and vacant top roof.
- 2. The foundation columns, girds, beams, supports, main walls, corridors, lobbies, stairs, stairways entrance to and exist from the building intended for common use.
- 3. Water pump, septic tank and electrical panels, wirings, switches and all electrical installations in common portions.
- 4. Overhead water tank, water pipes, septic tank, soak pits and other common plumbing installations and pump appended therein.
- 5. Space for CESC / other Electric supply Company Meter room.
- 6. Electrical machine parts, electrical wiring, motors and fittings excluding those as are installed for any particular flat or unit in the said building.
- 7. Such other common parts, areas, equipments, installations, fixtures, fittings and spaces in or about the said premises and/or building as are necessary for passage to or user and occupancy of the said unit or flat in common and expressly to be the common parts of the building and premises.

<u>IN WITNESS WHEREOF</u> the parties hereto have hereunto set and subscribed their respective hands, and seals in the day, month and year first above written.

SIGNED, SEALED AND DELIVERED

In presence of the following

Witnesses:

1

SIGNATURE OF THE VENDOR / OWNER

2.

SIGNATURE OF THE DEVELOPER/ PROMOTER

Drafted By:

SIGNATURE OF THE PURCHASER

Advocate