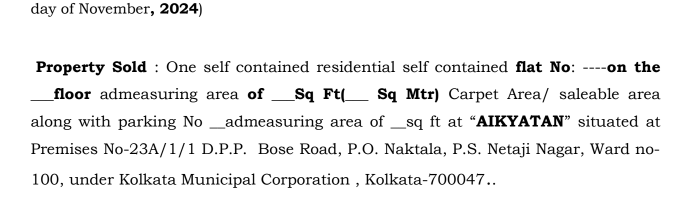
DEED OF CONVEYANCE

This AGREEMENNT FOR SALE ("Agreement") executed on this ------



BY AND BETWEEN

(1A)	• PAN		, AA	ADHAAR	NO		,
son/daughter of		and wife	of	,	by faith	Hindu,	by
occupation	, by	Nationalit	y	,	(1B) <u></u>		<u></u> ,
PAN, AADHAA	R NO		, son	/daught	er of		,
by faith Hindu, by occupa-	tion	, by N	lationality	·, (1	LC)	, Pa	AN
, AADHAAR	NO		, son/dau	ghter of			,
by faith, by oc	cupation	L	, by Nation	ality	,	(2)	
, PAN	,	, AADHAAR	NO		-, son of		
, by faith, h	у оссира	ation	, by N	Iationali	ty	, (3))
PAN		-, AADHAA	R NO	, s	on of		
-, by faith, by o	ccupatio	n	, by Natio	onality -		, (4) -	
₂ PAN	, AADHA	AAR NO	, sc	on of		, by f	aith
Hindu, by occupation		, by Nati	onality	, a	ınd all are	e residin	g at
, P.	O	, P.S		, Kol	kata –		,
hereinafter collectively call	ed the " <u>C</u>	OWNERS/V	ENDORS" (v	which ex	pression	shall un	less
excluded by or repugnant	to the	subject or	context be d	deemed	to mean	and incl	lude
their heirs, successors,	adminis	trators, le	gal represer	ntatives	and ass	igns) b	eing
represented by their co	nstituted	l attorney	SREERAM	NIRM	AN PVT	LTD,	PAN
AAUCS1793D a compar	ıy hav	ving its o	ffice at-1/7	78, Nak	tala, P.0	O. Nakt	tala,
P.S.Jadavpur now Netaji	Nagar, k	Kolkata-700	047, repres	ented b	y one of	its Dire	ctor
SRI. RAJIB DEY, Son of	Sri Sub	has Chan	lra Dey, by	faith-H	indu, by	occupat	ion-
Business, by Nationality-	Indian,	residing a	t-40, South	Royna	gar, Bans	sdroni, I	P.O.
Bansdroni, P.S. Regent l	Park nov	w Bansdro	ni, Kolkata-	700070	, District	South	24-
Parganas, by virtue of a l	Registere	ed Power of	Attorney da	ated 12	/12/2019	which	was
registered in the office of l	D.S.R-I a	t Alipore, S	South 24 Par	rganas a	and recor	ded in E	3ook
No. I, Volume No. 1601-20)19, Page	es from 184	436 to 1844	477, Bei	ng No.160	0103668	3 for
the year 2019, of the FIRS	T PART.	<u>.</u>					
			_				
		<u>A N</u>					
(1) <u></u> , P							
and wife of		, by	Faith-Hindu	a, by oc	cupation	1	

, by Nationality-Indian, and (2) , PAN,
AADHAAR NO, son of, by Faith-Hindu, by
occupation, by Nationality-Indian, both residing at,
Road, P.O, P.S, Kolkata,
hereinafter jointly referred to as the ' ${\color{red} \underline{PURCHASERS}}$ ' (which expression shall
unless excluded by or, repugnant to the context shall mean and include their
heirs, executors, administrators, legal representatives and assigns) of the
SECOND PART.

A N D

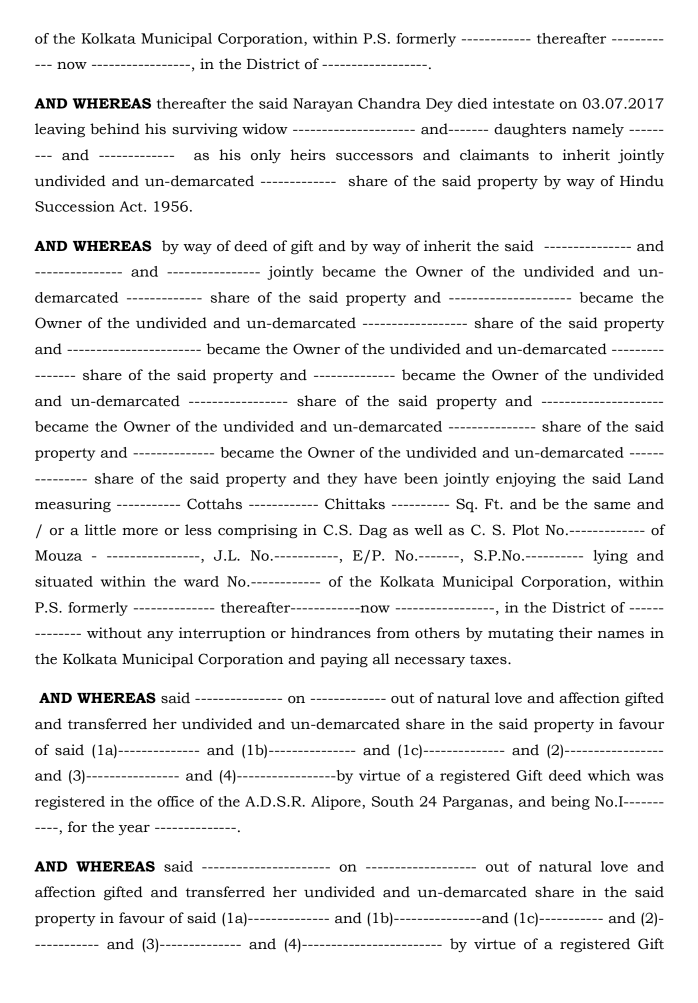
SREERAM NIRMAN PVT LTD, PAN AAUCS1793D a company having its office at-1/78, Naktala, P.O. Naktala, P.S.Jadavpur now Netaji Nagar, Kolkata-700047, now corresponding to 1/83, Naktala, P.O. Naktala, P.S.Jadavpur now Netaji Nagar, Kolkata-700047, being represented by its Director SRI. RAJIB DEY, PAN.ADSPD1437F, AADHAR NO.222484703553, Son of Sri Subhas Chandra Dey, by faith-Hindu, by occupation-Business, by Nationality— Indian, residing at 40, South Roynagar, Bansdroni, P.O. Bansdroni, P.S. formerly Regent Park now Bansdroni, Kolkata-700070, District South 24 Parganas, hereinafter referred to as the DEVELOPER/CONFIRMING PARTY (which terms of expression shall unless excluded by or repugnant to the context or subject be deemed to mean and include his heirs, executors, legal representative, administrators and assigns) of the THIRD PART.

WHEREAS by an Indenture of Deed of Gift bearing dated day of, and
registered at Additional District Registrar Alipore Office and recorded in Book No,
Volume No, Pages No to, Being No, for the year ALL THAT a
piece and parcel of Bastu Land measuring Cottahs Chittaks Sq. Ft. and be
the same and / or a little more or less comprising in C.S. Dag as well as C.S.Plot No
(P), of Mouza, J.L. No, E/P. No, S.P.No lying and
situated within P.S, in the District of was gifted by the
Refugee, Relief and Rehabilitation Department Govt. of west Bengal, to 1
now deceased, 2, 4, 4
, 5 and 6 mentioned as the Donee therein and
morefully described in the Schedule "A" below.
AND WHIPPING the still 1
AND WHEREAS thus the said 1 now deceased, 2
now deceased, and 3, 4, 5, 5.

and 6.---- became the joint owners therein got the said Bastu Land

measuring Cottahs Chittaks Sq. Ft. and be the same
and / or a little more or less comprising in C.S. Dag as well as C.S.Plot No (P),
of Mouza, J.L. No, E/P. No, S.P.No lying and
situated within the ward No of the Kolkata Municipal Corporation, within P.S.
formerly, in the District of
as a Refugee and a displaced person from East Pakistan now Bangladesh.
AND WHEREAS since the said Deed of Gift the said 1 now deceased, 2
, 4, 5, 5
and 6 became all the joint owners and seized and peaceful possession
and enjoyment of the said Land measuring Cottahs Chittaks
Sq. Ft. be the same and / or a little more or less together with a storied
dwelling structure on ground floor measuring about Sq. Ft. and first floor
measuring about Sq. Ft. i.e. total measuring about Sq. Ft.
standing thereon without any interruption or hindrances from others by mutating
name in Kolkata Municipal Corporation and paying all necessary taxes as sixteen
annas owner therein.
AND WHEREAS the said died intestate on leaving behind his
surviving widow Smtand four Sons namelyand
and respectively and two daughters
namely and, as his only legal heirs and successors and claimants to
inherit his undivided and un-demarcated share of the said property by way
of Hindu Succession Act. 1956.
AND WHEREAS thereafter the said became the owner of undivided and
un-demarcated share i.e Sq. Ft. in respect of land and undivided and
un-demarcated share of a storied dwelling structure on ground
floor measuring about Sq. Ft. i.e Sq. Ft. super built-up area and
first floor measuring about Sq. Ft. i.e Sq. Ft. super built-up area
of Structure and her four Sons namely and and and
and each respectively became the owner of undivided and
un-demarcated share of land i.e Sq. Ft. and undivided and un-
demarcated share of a storied dwelling structure on ground floor
measuring about Sq. Ft. i.e Sq. Ft. super built-up area and first
floor measuring about Sq. Ft. i.e Sq. Ft. super built-up area of
Structure each respectively and daughters namely became the
owner of undivided and un-demarcatedshare of land i.e Sq. Ft.

and undivided and un-demarcated share of a Two storied dwelling
structure on ground floor measuring about Sq. Ft. i.e Sq. Ft.
super built-up area and first floor measuring about Sq. Ft. i.e
Sq. Ft. super built-up area of Structure and became the owner of undivided
and un-demarcated share of land i.e Sq. Ft. and undivided and
un-demarcated share of a storied dwelling structure on ground floor
measuring about Sq. Ft. i.e Sq. Ft. super built-up area and first
floor measuring about Sq. Ft. i.e Sq. Ft. super built-up area of
Structure.
AND WHEREAS thereafter the said died intestate on leaving
behind her surviving Sons namely and and
and respectively anddaughters namely and
, as her only legal heirs and successors.
AND WHEREAS after the death of said her Sons namely -
and and and
respectively became the owner of undivided and un-demarcated share of land
i.e Sq. Ft. =q. Ft. and undivided and un-demarcated
- share of a storied dwelling structure on ground floor measuring about
Sq. Ft. i.e Sq. Ft. super built-up area and first floor measuring about
Sq. Ft. i.e Sq. Ft. super built-up area of Structure each respectively
and two daughters namely became the owner of undivided and un-
demarcatedq. Ft. and
undivided and un-demarcated share of a storied dwelling
structure on ground floor measuring about Sq. Ft. i.e Sq. Ft.
super built-up area and first floor measuring about Sq. Ft. i.e
Sq. Ft. super built-up area of Structure and became the owner of
undivided and un-demarcated share of land i.eSq. Ft. and
undivided and un-demarcated share of a storied dwelling structure
on ground floor measuring about Sq. Ft. i.e Sq. Ft. super
built-up area and first floor measuring about Sq. Ft. i.e Sq. Ft.
super built-up area of Structure area be the same and / or a little more or less together
with the undivided proportionate share of landed property measuring Cottahs
Chittaks Sq. Ft. be the same and / or a little more or less and
comprising in C.S. Dag as well as C. S. Plot No of Mouza, J.L
, E/P. No, S.P.No lying and situated within the ward No



deed which was registered in the office of the A.D.S.R. Alipore, South 24 Parganas, and
being No.I, for the year
AND WHEREAS and thus said (1a) and (1b) and (1c)
and (2) and (3) and (4)
became the joint owners of the land measuring aboutCottahs
Chittaks Sq. Ft. be the same or a little more or less with a
storied dwelling structure on ground floor measuring about Sq. Ft. and first
floor measuring aboutSq. Ft. i. e. total measuring aboutSq. Ft.
standing thereon situated at K.M.C. Premises No,,
, having postal Address at, Kolkata
AND WHEREAS since then the said landed property is now known and numbered as
the K.M.C. Premises,, having postal Address at
, being Assessee No, lying and situated within the ward No
of the Kolkata Municipal Corporation, within P.S thereafternow
, in the District of with absolute right, title and interest
morefully described in the Schedule-"A" below as the said property.
AND WHIPPEAG the Developer often appear in practice of the said to all 0 the facilities
AND WHEREAS the Developer after proper inspection of the said land & the building

thereon being interested to develop the said property by demolishing the old building & erecting a new building thereon has approached to the First Party/the Land Owners herein and the first party considering the proposal of the joint venture as financially viable has agreed to do the same for mutual benefits.

therein. In terms of one of the agreement the developer is entitled to sell the developer's allocation in the said proposed building to be constructed as per sanctioned plan Vide Building permit No.----- dated ----- of K.M.C. Accordingly.

AND WHEREAS after completion of construction of the proposed building including the flats, as the Purchasers herein intends to get the registration of the flat done after inspection of all the Original Copies of the documents, including the title of the Vendor and the Developer's Agreement, General Power of Attorney, and sanctioned building plan and after satisfying themselves about the title of the Vendors and the right of the Developer in respect of the said flat, the purchasers herein negotiated with the owner/Vendor herein and entered into an Agreement for Sale dated ------- and the terms and conditions are laid down therein and the purchasers has already paid of the total consideration of Rs.------ (Rupees ----- Only) in order to purchase a self contained flat, vide flat no. -----, measuring about ----- sq. ft. super built up area, situated on the West Side of the 3rd floor, having Marble Floor and consisting of ----- Bed Rooms, ----- Kitchen-cum-Dining, ----- Toilet, --------- W.C. ----- Verandah of the said ----- storied building together with undivided proportionate share of land comprised in the premises with other proportionate share of common areas in the said ----- storied building, hereinafter referred to as the "said flat", to be used for residential purpose, for a total consideration of Rs.-------(Rupees -----Only), more fully described in the Schedule 'B' below.

AND WHEREAS with a view to transfer the said flat as mentioned in the Schedule 'B' below in favour of the Purchasers herein, the Purchasers requested the Vendor and the Developer herein to execute and register proper Deed of Conveyance in favour of the Purchasers herein in respect of the said flat on payment of the total consideration amount of Rs.------/- (Rupees ------ Only), which amount has already been paid by the Purchasers to the Developer herein, who do hereby admits and acknowledges the same as per memo of consideration below and the Vendor herein has agreed to register the same and the Developer herein has agreed to join as Confirming Party therein, before the registering authority at the cost of the Purchasers.

AND WHEREAS the vendor herein have good right, full power and absolute authority to convey the property described in the Schedule 'B' below, free from all encumbrances, charges, attachments, liens, lispendence, suits and proceedings in any manner whatsoever. The Property hereby conveyed is more fully described in the

Schedule 'B' below and delineated in the **RED** border in the plan or map annexed herewith.

NOW THIS INDENTURE WITHESSETH that in pursuant to the said agreement and settlement made between the Vendor, the Developer and the Purchasers herein and in consideration of the said total sum of Rs.-----/- (Rupees -----/--- Only), truly paid by the Purchasers herein in the manner as described in the recital of these presents as per the Memo of Consideration below the said entire consideration money hereof having been received and appropriated by the Developer herein, the receipt whereof the Developer hereby admits and acknowledges, as per memo hereunder written and the Vendor do hereby grant, transfer, assign and assure unto the said Purchasers free from all encumbrances all that a self contained flat vide flat no. -----, measuring about ----- sq. ft. super built up area, situated on the ------ Side of the ------ Bed Rooms, ----- Kitchen-cum-Dining, ----- Toilet, ----- W.C. -----Verandah of the said ------storied building together with undivided proportionate share of land comprised in the premises with other proportionate share of common areas in the said ----- storied building, to be used for residential purpose, located at being the Kolkata Municipal Corporation Premises No. -----, -----, -----, having postal Address at ------, Kolkata-----, lying and situated within the ward No.---- of the Kolkata Municipal Corporation, within P.S. ----thereafter -----, in the District of -----, together with the undivided proportionate share of the land, more fully described in the Schedule 'B' hereunder, together with the benefit of all other rights, liberties, easements, appurtenances, appendages and all estate, right, title interest and claim in the said flat whatsoever the Vendor has or had in the said flat free from all encumbrance, attachments, charges, lines, lispendence, suits and proceedings, in any manner whatsoever TO HAVE AND TO HOLD the said flat hereby conveyed to the Purchasers absolutely and forever and that the Vendor do hereby grant, transfer convey, release and assign unto the Purchasers the said flat more fully delineated in the sketch map annexed hereto and marked with **RED** border with all easements, appurtenances, rights, liberties attached thereto hereby granted, sold, transferred, conveyed, released, assigned, confirmed absolutely or intended so to be unto and to the use of the Purchasers absolutely and forever free from all encumbrances and the Purchasers may time to time and shall at all times hereafter peaceably and quietly possess each and every part thereof without any lawful interruption from any quarter

and the Vendor doth hereby covenant with the Purchasers that NOTWITHSTANDING any act, deed, matter or thing by the Vendor made done or executed or knowingly suffered to the contrary and the Vendor have now good right, full power and absolute authority to grant, transfer, convey, release, confirm and assign the said flat together with the undivided proportionate share and interest in the land underneath the said flat hereby granted, sold, transferred, conveyed, released assigned and confirmed expressed or intended so to be unto and to the use of the Purchasers absolutely and forever in the manner aforesaid and the Vendor and all persons having all lawfully and/or equitably claiming any estate or inheritance in the said piece and parcel of the undivided proportionate share and interest in the land in respect of the said flat together with the rights of all other easements and appurtenances attached to the said flat hereby granted, transferred, sold, assigned, conveyed and released in favour of the Purchasers herein more fully described in the Schedule 'B' hereunder written and depicted in the sketch map annexed hereto marked **Red** border hereby granted, sold, transferred and the Vendor shall and will from time to time and at all times hereafter at the request and cost of the Purchasers shall do execute and cause to be done and executed all such further or other acts, deeds matters or things further more perfectly securing the said flat up to and to the use of the Purchasers in the manner aforesaid as the Purchasers shall reasonably require, and the Vendor further covenant with the Purchasers that they shall and will at all times, indemnify and keep indemnified and keep harmless the Purchasers against all claims and demands whatsoever in respect of the said flat hereby sold or conveyed and also in the event of any defect and deficiency if be found or discovered by the Purchasers relating to the title of the vendor to the said flat. **AND THAT** the Purchasers agree and covenant with the Vendor:

- 1. **THAT** the Purchasers shall be liable to pay directly to the authorities or contribute in proportion to the floor area of the flat hereby conveyed to the Purchasers towards payment to the Municipal Taxes and other outgoing in respect of the said flat hereby conveyed in favour of the Purchasers, from the date of execution of these presents.
- 2. **THAT** Purchasers shall have no individual claim or right of any nature or kind whatsoever in respect of any of the open space or common places, lobbies, stair case, terraces and other portions of the said building, however the Purchasers shall have free clear and uninterrupted right to egress and ingress and enjoyment of the said flat.
- 3. **THAT** Purchasers at their own cost shall maintain the said flat in good condition, state and order and shall abide by all bye laws, rules and regulations

of Government, Kolkata Municipal Corporation and/or any other authorities and local bodies and shall be responsible for all deviations, violations or breaches of any of the conditions or rules or bye laws and shall observe and perform all the covenant made in these presents. The Purchasers shall have the right to decorate the interior walls without making any additions or alterations of the space acquired by them.

- 4. **THAT** the Purchasers hereby agree to change the name regarding the separate electric meter or electricity connection in respect of the said flat at their own cost and shall bear and pay the electricity deposits and/or charges to the electricity authorities for the electricity which may be consumed.
- 5. **THAT** the Purchasers hereby covenant to keep the said flat and the partition walls thereto in good condition and in particular so as to support shelter other parts of the said building and also the rights and interest of the occupants of other portions of the said building.
- 6. **THAT** the Purchasers shall after being put in the possession of the said flat maintain and keep the same in a good habitable and tenantable, repaired condition and shall not do or suffer or cause to be done or suffered anything in or about the building which may in any manner tantamount to the gross illegality or suffering or objectionable to peaceful occupation of other flat in the said building.
- 7. **THAT** it is hereby declared that the interest in the land underneath shall remain impartible.

SCHEDULE "A" ABOVE REFERRED TO (DESCRIPTION OF THE LAND)

delineated in the Map or Plan annexed hereto and shown within **RED** border lines and the said landed property which is butted and bounded in the manner following that is to say:-

On the East	: By Feet wide Road(
On the West: By	Feet wide
On the North: By	Road).
On the South	: By

SCHEDULE "B" ABOVE REFERRED TO

(Property to be sold)

ALL THAT a piece and parcel of a self contained residential flat, vide flat
no, measuring about sq. ft. super built up area, situated
on the Side of the floor, havingFloor and consisting of
Bed Rooms, Kitchen-cum-Dining, Toilet, W.C
Verandah of the said storied building together with undivided
proportionate share of land comprised in the premises with other proportionate
share of common areas in the said storied building, to be used for
residential purpose, located at being the Kolkata Municipal Corporation
Premises No,, having its postal Address at,
Kolkata, being Assessee No, lying and situated within
the ward No of the Kolkata Municipal Corporation, within P.S
thereafter now, Sub Registry office at A.D.S.R. Alipore,
in the District of South 24-parganas, together with the undivided proportionate
share of the land, comprised in the premises with other proportionate share of
common areas in the said building, to be used for residential purpose marked
with 'RED' border in the annexed plan, the particulars of such premises and
property more clearly mentioned in the Schedule- 'A' hereinabove written.

THE SCHEDULE "C" ABOVE REFERRED TO

(Common areas)

1. Stair case and lift on all the floors.

- 2. Stair case landing, lift landing on all floors in common with the other flat owners of the building as well as the owners and / or the flat owners of the building.
- 3. Common passage on the ground floor.
- 4. Septic Tank.
- 5. Space for Water pump, overhead and underground water tank water pipes and other common plumbing installations.
- 6. Main switch, common light fittings, pump operating electrical meter and fittings (excluding those, as is installed for any particular flat).
- 7. Stair case room from ground to roof.
- 8. Drainage and sewers.
- 9. Watchman's room.
- 10. Roof, boundary walls and main gates.
- 11. Such other common parts, areas, equipment's, installations, fixtures, fittings and space in or about the said building as is necessary for passage to or user and occupancy of the flats in common and as is specified expressly to be the common parts after construction of the building, the roof and / or terrace.

THE SCHEDULE "D" ABOVE REFERRED TO

(Common expences)

- a. The expenses of maintaining, repairing redecorating and renewing the main structures and in particular the drainage system, sewerage, rain water discharge arrangement, water supply system. Electricity supply to all common areas mentioned in the Schedule "C" hereinabove.
- b. The expenses of repairing maintaining colour painting the main structures of the building including the exterior and also the common areas of the building described in the Schedule "C" hereinabove.
- c. The cost of cleaning and lighting of the passage and spaces around the building lobby, corridors, Lift, staircases and other common areas of the entire building.
- d. Insurance premium of the building another expenses as may be necessary for or incidental to the maintenance and up keeping the premises, common areas and amenities.

e.	To share proportionately with other flat owners for payment of watchman
	or caretaker, sweeper and other staff if kept for the security and
	maintenance of the common parts of the building.
<u>II</u>	N WITNESSES WHEREOF the Vendor, the Developer and the Purchasers
here	ein have put their respective hands on this the day, month and year, first
abo	ve written.
WIT	<u>'NESSES</u> :-
1.	
1.	
	SIGNATURE OF THE OWNERS/ VENDORS
2.	
	SIGNATURE OF THE PURCHASERS
	SIGNATURE OF THE FUNCHASERS

SIGNATURE OF THE DEVELOPER/

CONFIRMING PARTY

MEMO OF CONSIDERATION	
RECEIVED the within mentioned sum of Rs/- (Rupees	
Only), from the purchaser herein, as total full and final consideration of the	se
presents.	
On or before execution of these presents	
1. By Cheque Nodateddrawn onBank Rs.0,00,000/-	
2. By Cheque No dateddrawn onBank Rs.00,00,000/-	
3. By Cheque No dateddrawn onBank Rs.00,00,000/-	
4. By Cheque No dateddrawn on Bank Rs.0,00,000/-	
5. By Cheque No dated drawn on Bank Rs.0,00,000/-	
6. By Cheque No dated drawn on Bank Rs.0,00,000/-	
7. By Cheque No dated drawn on Bank Rs.0,00,000/-	
TOTAL Rs.00,00,000/- (Rupees Only)	

WITNESSES:-

1.

SIGNATURE OF THE DEVELOPER/

CONFIRMING PARTY

2.

SREERAM NIRMAN (P) LTD.

Director