## <u>DEED OF SALE</u>

## This Deed of Sale is made and executed on the

## BETWEEN

- MR PRATIP KUMAR BARDHAN, S/o Late Salil Chandra Bardhan, by caste Hindu, by Nationality Indian, by Occupation retired person, resident of Purbachal, Kanainatshal, P.O. Sripally, Town & P.S. Burdwan, Dist Purba Bardhaman, PIN–713103, PAN: ADEPB8343C
- 2) MRS. SUCHARITA BOSE, w/o Late Prasanta Kumar Bose, by caste Hindu, by Nationality Indian, by Occupation Housewife, resident of A 9/4 Kalindi Housing Estate, Lake Town, South Dum Dum, North 24-Parganas–700089, PAN: AKZPB7152P
- 3) MRS. SUSMITA TALUKDAR, W/o Late Pradip Kumar Talukdar, by caste Hindu, by Nationality Indian, by Occupation Housewife, resident of 106, Moulana Azad Sarani, City Centre, Durgapur, Paschim Bardhaman, PIN-713216, PAN: AKUPT4592Q
- 4) MRS. SUNRITA RAYCHOWDHURY, W/o Asit Roychowdhury, by caste Hindu, by Nationality Indian, by Occupation Housewife, resident of Flat No. 3, Bodhan, 329, Kendua Main Road, Sonarpur, South 24-Parganas–700084, PAN: AJKPR8907L

Referred to hereinafter as the **OWNER** (which term and expression shall unless excluded by or repugnant to the subject or context be deemed to his legal heirs, successors, legal representatives, executors, administrators and assigns) of the FIRST PART.

#### And

**SHRI KRISHNA TOWER,** a Partnership Firm having its registered office at Indrakanan, P.O. Sripally, Town & P.S. Burdwan, Dist. Purba Bardhaman– 713103, **PAN: ADZFS4442C,** represented by its partners, namely:

 MR. CHANDRA SHEKHAR PRASAD CHOURASIA, S/o Late Jagdish Prasad Chourasia, by caste Hindu, by Nationality Indian, by Occupation business, resident of Natun Para, Chowrangee Club P.O. Sripally, Town & Burdwan, Purba Bardhaman – 713103, PAN: ABAPC8076F

- MR. DIBYADYUTI NAYEK, S/O Swarna Kamal Nayak, by caste Hindu, by Nationality Indian, by Occupation business, resident of Indrakanan, P.O. Sripally, Town & P.S. Burdwan, Dist. Purba Bardhaman– 713103, PAN: AFAPN8385G
- 3. MR. TAPAN CHAKRABARTY, S/O Kumar Krishna Chakrabarty, by caste Hindu, by Nationality Indian, by Occupation business, resident of Rakhal Pirtala, Uttara Pally, P.O. Sripally, Town & P.S. Burdwan, Dist. Purba Bardhaman– 713103, PAN: ATEPC7691Q

Referred to hereinafter as the **DEVELOPER** (which term and expression shall unless excluded by or repugnant to the subject or context be deemed to its legal heirs, successors, legal representatives, executors, administrators and assigns) of the SECOND PART.

#### AND

1)		, S/C	)/ W/O			,	by	caste
	Hindu, by Nationality	y Indian	, by Oc	cupation			, Re	sident
	of,	P.O.		,	P.S.			,
	District	, PIN		P/	AN			

Referred to hereinafter as the **PURCHASER** (which term and expression shall unless excluded by or repugnant to the subject or context be deemed to his legal heirs, successors, legal representatives, executors, administrators and assigns) of the SECOND PART.

WHEREAS the property described in the "A" Schedule below was originally owned and possessed by Sitangshu Bushan Roy, and during his ownership and possession he transferred the scheduled property in favour of Salil Chandra Bardhan i.e, the predecessor of the OWNER, by virtue of a registered Deed of Sale, executed on 13/03/1964 & registered on 14/03/1964 at the Office of Dist. Sub Registrar, Burdwan, recorded in Book No I, Volume No 14 within the pages 264 to 266, being Deed no 1724 and thereafter the name said Salil Chandra Bardhan was recorded in the L.R.R.O.R. under Khatian no. 355, L.R. Plot No 111/726, of Mouza Kanainatshal, J.L. No 76, area 10 Decimal and having 16 anna share in the said L.R. Plot.

AND WHEREAS after the demise of said Salil Chandra Bardhan, the "A" Schedule property totally devolved upon his son & daughters namely Pratip Kumar Bardhan, Sucharita Bose, Susmita Talukdar & Sunrita Raychowdhury, i.e, the OWNER and thereafter the names of the OWNER are recorded in the L.R.R.O.R. under Khatian no 4342, 4343, 4344 & 4345 respectively in respect of their shares in the "A" Schedule property and in this way the OWNER have accrued a good and absolute right, title, interest over the "A" schedule property by mutating their names in the L.R.R.O.R. and by possessing the same adversely for more than twelve years from the time of its predecessor without any connection and concern to others and the "A" schedule property is now free from all encumbrances, charges liens whatsoever.

AND WHEREAS the OWNER are previously decided to build their own residential house but all of them have separate accommodation in different towns of West Bengal and for that reason now they are not willing to build their residential house over the "A" schedule property, but as the "A" schedule property is situated within residential area as a result there will be lucrative and prospective scope to convert the "A" schedule property into multi storied flats and sell the same to different intending purchasers.

**AND WHEREAS** the DEVELOPER Firm is engaged in civil construction and development of immovable properties and being informed form the closed sources approached to the OWNER through it's partners to carry on the project to build G+IV storied building project by providing fund from their own source.

**AND WHEREAS** in the joint meeting with the DEVELOPER, the OWNER expressed their affirmation to the proposal of the DEVELOPER, and the DEVELOPER is agreed to take up the project and to complete the same by providing their own fund with certain condition, single as well as joint liability written herein under that the DEVELOPER would start the project and complete the same of G+IV storied building as per the sanction plan from the competent authority and provide allotment as well as consideration amount to the OWNER embodied in this deed and it is further agreed that the DEVELOPER would also bear their joint liabilities with the other flat owners in respect of the common portion/space left as per the sanction plan as written herein under.

WHEREAS the Owner in their own initiative has applied before the Burdwan Municipality and sanctioned plan in respect of the schedule property vide Plan No 1376 dated 05/10/2018. But at the time of execution & registration of the said Development Agreement no 4604 for the year 2020 the Developer decided to revise the said sanction plan and for that reason the specific allocation of the Owner no 1 and the Developer was not mentioned in the Development Agreement.

AND WHEREAS because of the Covid-19 related restrictions the Developer Firm was unable to process revise plan over the exiting sanction plan and the Developer Firm in their meeting amongst the partners decided to construct as per the existing sanction plan over the schedule property and the said building plan over the A schedule property has been renewed on 09.11.2022 and validity of the sanction plan has been extended up-to 11.10.2024 by the Burdwan Municipality. Therefore for the better understanding between the parties and to avoid any ambiguity regarding the clauses of the Development Agreement and again to strengthen their understanding the Owner & Developer executed one Supplementary Development Agreement & register the same before the A.D.S.R. Burdwan, being Deed no 12036 for the year 2022 by certain terms & condition written therein and as per the Development Agreement as well as Supplementary Development, the Flat mentioned in the Schedule B written herein under is well within the allocation of the Developer.

Now the Developer are doing their promotion to sale out the flats/units/parking spaces and being convinced by the promotion and being informed by the close sources the purchaser, decided to purchase, the Flat being no. ..... on the ..... Floor along with one parking space in the Ground Floor, more specifically mentioned in Schedule B written herein in of the multistoried residential building namely "Shri Krishna Apartment" constructed over the A Schedule property for consideration of Rs ...../- (Rupees ..... Only), and one Agreement For Sale was executed on ..... by the Developer & the Purchaser and as per that Agreement the Purchaser made payment of entire consideration amount in favour of the Developer which is specifically mentioned in the Memo Of Consideration written herein after. The Developer has realized all the consideration money and agreed that they have no claim further regarding the B Scheduled property and no consideration money is not remain unpaid, agreed to execute this Deed of Sale in favour of PURCHASER.

The **PURCHASER** have inspected and scrutinize all the official documents regarding the A Scheduled property as well as B Scheduled property, the title deeds, Holding, Tax receipts, the Site plans, NOCs from various competent government or non-government authorities etc and satisfied by understanding all the legal consequences, title of the property and common rights and obligations attached thereto free from all and every types of encumbrances, liens, charges whatsoever and thereafter proposed to the **DEVELOPER** to execute this Deed of Sale in respect of B Scheduled property and the **DEVELOPER** expressed their affirmation over the proposal as per the certain consideration amount written herein above.

NOW THIS DEED OF SALE WITNESSETH AND IT IS HEREBY AGREED BY THE PARTIES HERETO AS FOLLWS:

- 1.1. <u>PREMISES</u> shall mean the premises situated at PS. Burdwan & Dist. Purba Bardhaman, Mouza Kanainatshal, J.L. No. 76, Sabek Khatian No 77, Sabek Plot No 102/220, area 9 Decimal & Sabek Khatian no 76, Sabek Plot No 111, area 01 Decimal, L.R. Khatian No. 4342, 4343, 4344 & 4345, L.R. Plot no 111/726, area 10 Decimal, having 16 anna share in the said L. R. Plot Classification Bastu, under ward no 12, of Burdwan Municipality, over which G+IV storied residential building namely "SHRI KRISHNA APARTMENT" have constructed.
- OWNER shall mean 1) MR PRATIP KUMAR BARDHAN, S/o Late Salil 1.2. Chandra Bardhan, by caste Hindu, by Nationality Indian, by Occupation retired person, resident of Purbachal, Kanainatshal, P.O. Sripally, Town & P.S. Burdwan, Dist Purba Bardhaman, PIN-713103, PAN: ADEPB8343C, 2) Mrs. SUCHARITA Bose, w/o Late Prasanta Kumar Bose, by caste Hindu, by Nationality Indian, by Occupation Housewife, resident of A 9/4 Kalindi Housing Estate, Lake Town, South Dum Dum, North 24-Parganas-700089, PAN: AKZPB7152P, 3) MRS. SUSMITA TALUKDAR, W/o Late Pradip Kumar Talukdar, by caste Hindu, by Nationality Indian, by Occupation Housewife, resident of 106, Moulana Azad Sarani, City Centre, Durgapur, Paschim Bardhaman, PIN-713216, PAN: AKUPT4592Q, 4) Mrs. SUNRITA RAYCHOWDHURY, W/o Asit Roychowdhury, by caste Hindu, by Nationality Indian, bv Occupation Housewife, resident of Flat No. 3, Bodhan, 329, Kendua South 24-Parganas–700084, PAN: Main Road. Sonarpur, AJKPR8907L. (which term and expression shall unless excluded by or repugnant to the subject or context be deemed to his legal heirs,

successors, legal representatives, executors, administrators and assigns) of the FIRST PART, (which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include his/her heirs, executors, administrators, legal representatives, assigns, nominee or nominees).

**1.3. DEVELOPER** shall mean SHRI KRISHNA TOWER, a Partnership Firm having its registered office at Indrakanan, P.O. Sripally, Town & P.S. Burdwan, Dist. Purba Bardhaman- 713103, PAN: ADZFS4442C, represented by its partners, namely: 1) MR. CHANDRA SHEKHAR PRASAD CHOURASIA, S/o Late Jagdish Prasad Chourasia, by caste Hindu, by Nationality Indian, by Occupation business, resident of Natun Para, Chowrangee Club P.O. Sripally, Town Burdwan, Purba Bardhaman – 713103, & PAN: ABAPC8076F, 2) MR. DIBYADYUTI NAYEK, S/O Swarna Kamal Nayak, by caste Hindu, by Nationality Indian, by Occupation business, resident of Indrakanan, P.O. Sripally, Town & P.S. Burdwan, Dist. Purba Bardhaman–713103, PAN: AFAPN8385G, 3) **MR. TAPAN CHAKRABARTY**, S/O Kumar Krishna Chakrabarty, by caste Hindu, by Nationality Indian, by Occupation business, resident of Rakhal Pirtala, Uttara Pally, P.O. Sripally, Town & P.S. Burdwan, Dist. Purba Bardhaman– 713103, PAN: ATEPC7691Q (Which term and expression shall unless excluded by or repugnant to the subject or context be deemed to his legal heirs, successors, legal representatives, executors, administrators and assigns).

1.4.	PURCHA	SER shall mean		, W/C	)	,
	by caste	Hindu, by Nationa	ality Ind	ian, by Occup	pation	,
	Resident	of,	P.O	,	P.S	,
	District	, PIN		PAN		, (which
	term and	expression shall	unless	excluded by	or repugn	ant to the

subject or context be deemed to his legal heirs, successors, legal representatives, executors, administrators and assigns).

- 1.4 BUILDING shall mean G+IV storied residential building constructed over the A Schedule property with such necessary additional structures in accordance with the plan/plans sanctioned by Burdwan Municipality for construction of G+IV storied residential building consisting of several Flat/Unit/covered car parking space over the "A" Schedule property.
- COMMON FACILITIES/PORTIONS shall include common spaces, 1.5 common areas, paths, ways, passages, roof, foundations, columns, beams, supports, wall, stairs, stair cases, lift, drive ways, water tank, meter-space, septic tank, boundary walls, lobbies, corridors, and such other spaces and other facilities which may be mutually agreed between the parties and required upon for the and/or establishment, location. enjoyment, maintenance management of the Building
- 1.6 COMMON EXTRA COVER AREA shall mean the area which is used by the flat owners for their common better enjoyment such as two wheeler space, Guard Rest place with proportionate share of land. The common cover area of the G+IV storied residential building in the name & style of SHRI KRISHNA APARTMENT.
- 1.7 ARCHITECT shall mean technically experienced qualified persons or the firm/s appointed by the Developer Firm as architect of the said G+IV storied residential building constructed over the A Schedule property.
- **1.8 BUILDING PLAN** shall mean the plan/drawings of the G+IV storied residential building over the A Schedule property prepared by the architect and submitted (subject to the approval of the Owners) to Burdwan Municipality for the construction of G+IV storied residential building with such variation or modification and/or alteration as mutually agreed upon between the parties and duly sanctioned by the Burdwan Municipality.

- **1.10 SALEABLE SPACE:** shall mean the space in the building available for independent use and occupation after making due provisions for common facilities.
- **1.11 TRANSFEROR** shall mean the person/s, firm, limited company or an Association, who transfers their respective share to the person/s, firm, limited company or an Association together with undivided, and impartible proportionate share of land and right to use in common space in the building.
- **1.12 TRANSFEREE** shall mean the person/s, Firm, Limited Company or an Association to whom any space or Flat/Units/covered parking space together with undivided, and impartible proportionate share of land and right to use in common space in the building has been transferred or is proposed to be transferred.

- 1.15 ROOF / TERRACE: shall mean the ultimate roof over and above the Fourth Floor of the said building and it should be treated as one of the common areas and facilities subject to the limited purpose. Be it mentioned here that (if the local authority permits any further floor over the existing building then the roof will be treated as Top of the building).
- **1.16 HOLDING ORGANISATION:** shall mean any association or Society formed by the owners of several flats/units for the common purposes in accordance with Law and also with the help & co-operation of the owners.
- **1.17 UNDIVIDED SHARE:** shall mean the undivided proportionate share in the land & building attributable to the each flat/unit/covered parking space comprised in the said A schedule property and the common portions held by and/or agreed to be sold to the respective purchasers and also whereever the context permits.
- **1.18 COMMON EXPENSES** shall include all expenses incurred by the Co-Owners for the maintenance, management and upkeep of the building over the A Schedule property for common purposes.
- **1.19 COMMON PURPOSES:** shall mean the purpose of managing & maintaining the building over the A schedule property and in particular the common portions, collection and disbursement of common expenses for common portions and dealing with the matter of common interest of the co-owners relating to their mutual rights & obligations for the most beneficial use & enjoyment of their respective units exclusively and the portions in common.
- **1.20 SINGULAR** shall mean plural and vice versa, masculine shall include feminine and vice versa.

# NOW IT IS AGREED BETWEEN THE PARTIES HERETO AS FOLLOWS:-

- 2. That the OWNER is in urgent need of money to get better property in a different area and the B Schedule property is urgently required by the PURCHASER for their own use the and the OWNER after realization of the entire consideration money hereby grant, sale, convey, transfer, assign and assure the B Schedule property in favour of the PURCHASER with all the things permanently attached thereto or standing thereon and all the liberties, privileges, easements and advantages appurtenant thereon and all the estates, right, title, interest, use, inheritance, possession, benefits, claims and demand whatsoever TOGETHER WITH the right use the common area, portions, facilities, amenities and installations in the said building more fully described in Schedule C written herein under, TOGETHER WITH all easements or quasi-easements or other stipulations more fully described in the Schedule D written herein under subject to the terms, conditions, covenants and stipulations more fully described in the Schedule E written herein under and FURTHER subject to the several restrictions more fully described in the Schedule F written herein under AND ALSO subject to the Purchaser will be regularly and punctually paying the proportionate costs of maintenance and other expenses as mentioned in the Schedule G written here in under, and OWNER hereby is in a free mind giving their full consent to the said proposal of Sale subject to

discharge of the sole and joint liabilities with the other Flat/Unit/Flat Owners by the PURCHASER written herein under.

- **3.** That the OWNER now have in themselves, absolute right, full power, and absolute authority to sell/transfer the B Scheduled property as in the manner aforesaid.
- **5.** That the PURCHASER may at all times herein after peacefully and quietly enter upon, hold, occupy, take possession of the B Scheduled property and enjoy the said scheduled property with the undivided proportionate share in the said land as they deem fit and enjoy, encash the usufructs from the said property without any interruption, claim or demand whatsoever from or by the OWNER or their heirs, executors, administrators and assigns or any person or persons lawfully claiming or to claim by from under or in trust for the OWNER.
- 6. That the original documents regarding the B Scheduled property i.e the title deed and the other documents relating to the B schedule flat are in custody of the Owner and they are duty bound to supply the original of those documents in favour of the Purchaser time to time after the registration of this Deed of Sale.
- 7. That the **OWNER & DEVELOPER** and all persons having or lawfully claiming any estate or interest whatsoever to the said B Scheduled property and premises or any part thereof from under or in trust for the OWNER or their heirs, executors, administrators and assigns or any of them shall and will from time to time and at all times hereafter

to the PURCHASER and in that case the OWNER indemnifies the PURCHASER to do and execute or cause to be done and execute all such further and other acts, deeds, things, conveyances and assurances in law or return the entire consideration amount with banking interest and in addition the amount paid in favour of the Government for Stamp Duty & registration fees in favour of the Purchaser whatsoever for better and more perfectly assuring the B Scheduled property and every part thereof unto and to the use of the PURCHASER in the manner aforesaid as by the PURCHASER or their heirs, executors, administrators and assigns or counsel in law.

- 8. That the OWNER transfers their ownership by way of Sale in favour of PURCHASER in respect of the B Schedule property together with interrupted absolute right to free ingress and egress from/to the building namely SHRI KRISHNA APARTMENT as well as B Scheduled flat and use all common portions, facilities and amenities as provided or to be provided in the said complex.
- **9.** That the PURCHASER hereby after getting possession in the said B Scheduled flat have to mutate their names in their own cost by applying before all the competent Government/Semi-Government/Private authorities in force and for those applications for mutation the OWNER hereby given their full and absolute consent and if necessary shall be ready to provide his written N.O.C.s.
- **10.** That the PURCHASER hereby have to pay proportionate share of all the impositions charges and fees, taxes existing or if any to be levied hereafter and all outgoing maintenance and service charges and all other expenses incidental to the said building and said property including the costs, expenses in respect of common maintenance charges and bear common expenses for development or betterment of the said building as written herein under and these be started from the date execution of the this Deed of Sale.

- **11.** That the PURCHASER are intending to get the B Schedule property for their personal use and hereby is not entitled to convert the said flat or any part thereof in such a way which is detrimental to the interest of other Flat/Flat owners of that building or may not convert or construct any of the part thereof without the prior written consent of the competent authority and the other Flat/Flat Owner of the building. But they can lease out the said Flat and collect the interest or rent thereof and they are entitled to mortgage from any bank or financial institution for the purpose of obtaining loan or similar other matters. Further the PURCHASER is duty bound to keep the said complex habitable for the other flat/flat Owners.
- **12.** That the proportionate undivided interest of said complex in the common area and facilities as laid down in this deed of sale shall not be transferable except along with the said flat of B Schedule hereby sold to the PURCHASER and shall be deemed to be conveyed or encumbered with the said flat even though the same is not expressly mentioned.
- 13. That the B Scheduled Flat shall not be allowed to be so used as to cause any inconvenience to the other flat/flat Owners and to the occupiers of the adjoining or neighboring premises nor to allow them to be used for any unhygienic, unlawful or immoral purpose or subversive to the Government, established by law in India.
- **14.** That the PURCHASER agree to be a member of the Association of the flat owners for the administration and maintenance of the common areas and facilities at the said building and further agree to sign and execute all papers, documents and applications, by-laws, rules and regulations.
- **15.** That the PURCHASER or their, executors, administrators, representative and assigns will be abide the rules, regulations and by-laws of the Society formed by the flat/Flat/Unit Owners.

**16.** That this Deed of Sale and the terms and conditions agreed hereof by both the parties will be binding upon both the parties with their successors, legal heirs, executors, and administrators whatsoever.

## THE "A" SCHEDULE ABOVE REFERRED TO

(Description of said land & building)

**ALL THAT** piece and parcel of land under PS. Burdwan & Dist. Purba Bardhaman, Mouza Kanainatshal, J.L. No. 76, Sabek Khatian No 77, Sabek Plot No 102/220, area 9 Decimal & Sabek Khatian no 76, Sabek Plot No 111, area 01 Decimal, L.R. Khatian No. 4342 (Four Thousand Three Hundred Forty Two), 4343 (Four Thousand Three Hundred Forty Three), 4344 (Four Thousand Three Hundred Forty Four) & 4345 (Four Thousand Three Hundred Forty Five), L.R. Plot no 111/726 (One Hundred Eleven/Seven Hundred Twenty Six), area 10 (Ten) Decimal, having 16 anna share in the said L. R. Plot, Classification Bastu, under ward no 12, of Burdwan Municipality, over G+IV storied residential building namely **"Shri Krishna Apartment"** have constructed.

Butted & bounded by:

ON THE NORTH : House of Tarapada Mukherjee. ON THE SOUTH: 12' wide Unnamed Municipality Road. ON THE EAST: Vacant Land thereafter House of Sukumar Patra. ON THE WEST: House of Atanu Ghosh.

## THE "B" SCHEDULE ABOVE REFERRED TO (Description of the said Flat)

All that piece and parcel of a self-contained **Unit/Flat** constructed over A Schedule property independent, specifically demarcated **Flat** being no ...... of ....... **Side** on the ...... **Floor** of the G+IV storied residential building in the name & style as "Shri

Krishna Apartment" measuring Built up Area ...... Sq.ft and Super Built up Area ...... Sq.ft (.....) (.....), consisting of ..... Bed-Rooms, Kitchen cum Dining space, Two toilets, veranda and conceal wiring with marble flooring and one Parking space on the Ground Floor of "Shri Krishna Apartment" measuring Super Built up Area ...... Sq.ft with cemented flooring together with all the fittings, fixtures & right of easement attached thereto and with undivided proportionate impartible share over the said complex in relation to the area of the complex, together with the right of enjoyment of the common areas, facilities and amenities annexed thereto. Be it further mentioned here that One Sheet of Sketch map, annexed herewith has been prepared by delineating in Red border, the location, position, area of B Scheduled Flat and the same will be treated as part and parcel of this Deed of Sale.

## THE "C" SCHEDULE ABOVE REFERRED TO

(Common Areas/ Portions)

- 1. Entrance and exits to the said premises and the said building.
- 2. Boundary walls and main gate of the said premises.
- 3. Roof Top of the said building,
- Drainage and sewerage lines and other installations for the same (except only those as are installed within the exclusive area of any flat/unit and/or exclusively for its use),
- 5. Space underneath the stairs of the ground floor where meters are installed, electrical wiring and other fittings, (excluding only those as are installed within the exclusive area of any flat and/or exclusively for its use.
- 6. Stair, Staircase and staircase landings, lift, lobbies on all the floors, entrance lobby.

- 7. Water supply system water pump & motor, water reservoir together with all common plumbing installations for carriage of water (save only those as are exclusively within and for the use of any unit) in the said Building.
- 8. Such other common parts, areas, equipment, installations, fittings, fixtures and space in or about the said premises and the said building as are necessary for passage and user of the flats/units in common by the co-owners.
- 9. The said Building as are necessary for passage and user of the flats/units in common by the co-owners.

#### THE "D" SCHEDULE ABOVE REFERRED TO (Easement)

The PURCHASERS shall have the following rights, easements, quasieasements, privileges and /or appurtenances:

- a) The right of common passage, user and movement in all the common portions.
- b) The right of passage of utilities, including connection for telephones, televisions pipes, cables, etc. through each and every part of the said Building including the said unit.
- c) Right of support, shelter and protection of each portion of the said Building by other and/or others thereof.
- d) The absolute unfettered and unencumbered right over the common portions.
- e) Such rights, supports, easements and appurtenances as are usually held, used occupied or enjoyed as part or parcel of the said flat and the undivided share.
  - f) The right, with or without workmen and necessary materials, to enter upon the said building including the said Flat or any other units for the purpose of repairing any of the common areas or any appurtenances

to any unit and/or anything comprised in any Flat is so far as the same cannot be carried out without such entry and in all such cases, in emergency, upon giving as 48 (Forty Eight) hours previous notice in writing to the co-owners.

## THE "E" SCHEDULE ABOVE REFERRED TO

(Comments, rules and regulations)

1. TITLE AND CONSTRUCTION:

SUBJECT TO the provisions contained in these presents AND SUBJECT TO the provisions of law for the time being in force, the PURCHASERS shall be entitled to the exclusive ownership, possession and enjoyment of the said Flat and the same shall be heritable and transferable as other immovable properties.

- 2. MUTATION. TAXES AND IMPOSITIONS:
- 2.1. The PURCHASERS shall after the transfer being completed in terms hereof, apply for and have the said unit separately assessed and mutated for the purpose of assessment of rates and taxes. Until such time as the said unit shall not be separately assessed and/or mutated in respect of any tax or imposition, the PURCHASERS shall bear and pay the proportionate share of the rates and taxes.
- 2.2. Upon the mutation of the said unit in the name of the PURCHASERS for the purpose of assessment of liability of any tax or imposition, the PURCHASERS shall pay wholly such tax or imposition, in respect of the said Flat proportionately in respect of the common portions if any.

#### 3. MANAGEMENT AND MAINTENANCE OF THE COMMON PORTIONS

3.1. Upon the PURCHASERS fulfilling her/his/their obligations and covenants hereunder, the Association shall manage, maintain the common portions and do all acts, deeds and things as may be necessary or expedient for the common purposes and the PURCHASERS shall co-operate with the OWNERS and/or the DEVELOPER FIRM in that respect.

- 3.2. The PURCHASERS shall not, in any manner, interfere or objection whatsoever in or with the functions of the OWNERS and/or the DEVELOPER FIRM and/or the Association relating to the common purpose.
- 3.3. The DEVELOPER FIRM upon the formation of the Association shall frame such rules, regulations and bye-laws as the Association may consider reasonable but no inconsistent with the provision herein and the PURCHASERS shall abide by the same.
- 4. ADDITIONS. ALTERATIONS AND PAYMENT OF **BETTERMENT FEES ETC:**

The PURCHASERS shall, at her/his/their own costs, wholly in case it relates to the said flat/unit or any part thereof and proportionately in case it relates to all the units in the said building and/or the common portions, make all alterations and/or additions as be required to be made by any statutory bodies and shall similarly pay all betterment fees and other levies and all other fees and/or penalties required to be paid in respect thereof but only such as may accrue for the period after date of delivery.

## THE "F" SCHEDULE ABOVE REFERRED TO (User of the said unit and the common portions)

After getting possession in the B scheduled Flat, the PURCHASERS shall, at her/his/their own costs, keep the said unit and every part thereof and all the fixtures and fittings therein or exclusive thereto properly painted and in good repairs and in a net & clean conditions and as a decent and respectable place.

- a) Use the said unit and all common portions carefully peacefully and quietly and only for the purpose for which it is meant.
- b) Use all paths, passages and staircases (save those reserved hereunder by the OWNERS and/or DEVELOPER FIRM or the

Association, upon its formation) for the purpose of ingress and egress and for no other purpose whatsoever.

THE PURCHASERS SHALL NOT DO THE FOLLOW

- a) Obstruct the OWNERS, the DEVELOPER FIRM and/or the association in their acts, relating to the common purposes.
- b) Violate any of the rules and/or regulations laid down for the common purposes and for the user of the common portions.
- c) Injure, harm or damage the common portions or any other Flats/Units/Car Parking Space in the said building by making any alterations or withdrawing any support or otherwise.
- d) Alter any portion, elevation scheme of the said building.
- e) Throw or accumulate or cause to be thrown or accumulated any dust, rubbish or other refuse in the common portions SAVE at the places indicated therefore.
- f) Place or cause to be placed any article or object in the common portions.
- g) Carry on or cause to be carried on any obnoxious or injurious activity in or through the said flat or the common portions.
- h) Do or permit anything to be done which is likely to cause nuisance or annoyance to the occupants of the other flats/ units in the said building and/or the adjoining building or building.
- i) Keep or store any offensive, illegal, combustible, obnoxious, hazardous or dangerous articles in the said unit.
- j) Keep any heavy articles or things, which are likely to damage the floors or operate any machine SAVE usual home appliances.

## THE "G" SCHEDULE ABOVE REFERRED TO

(Common expenses)

The PURCHASERS shall regularly and punctually pay to the OWNERS and/or the DEVELOPER FIRM and upon its formation to the Association proportionate share of the common expenses as more fully described herein below :-

- a) All costs for maintaining, operating, repairing, whitewashing, painting, decorating, redecorating, rebuilding, reconstructing, lighting the common portions of the said Building including the outer and external wall of the said Building;
- b) The salary of all persons employed for the common purposes including security personnel, sweepers, etc.
- c) All charges & deposits for-supplies of common utilities to the coowners;
- d) Municipal Tax, Water Tax and other levies in respect of said premises and the said Building save those separately assessed on the PURCHASERS;
- e) Costs of formation and operating the Association;
- f) Costs of running, maintenance, repairing and replacement of pumps and other common installations including their license fees, taxes and other levies, if any;
- g) Electricity charges for the electricity energy consumed for the operation of common services;
- h) All other expenses, taxes, rates and other levies as are deemed by the Association as the case may be necessary if incidental or liable to be paid by the co-owners in common.

#### THE "MEMO OF CONSIDERATION"ABOVE REFERRED TO

#### AGREED CONSIDERATION

For the Undivided share and for construction and completion of the said **Flat** being no ...... on the ...... **Floor** with **one parking space** in the

#### PART-II PAYMENT SCHEDULE

The Agreed consideration amount mentioned in PART-I above is paid in favour of the Developer herein in following manner.

#### WITNESSES :

1.

2.

1.

2.

Signature of the DEVELOPER

Drafted by me as per the documents supplied by both the parties before me & computerized typed by me in my office

Advocate Dist. Judge's Court, Purba Bardhaman Enrolment No. .....

### Signature of the PURCHASER