AGREEMENT FOR SALE

THIS AGRE	EMENT	FOR SALE	("Agreement")	executed	on	this	day	of
			BETWEEN					

SRI HARAN NASKAR (PAN: AIQPN6192C), son of Late Satish Naskar, by Nationality - Indian, by faith - Hindu, residing at Garagachha, Post Office - Garia, Police Station - Sonarpur, Kolkata - 700084, hereinafter called and refer to as the VENDOR/LAND OWNER (which terms or expressions shall, unless excluded by or repugnant the context or subject, be deemed to mean and include his heirs, executors, administrators, successors, legal representative and/or assigns) of the FIRST PART, being represented by his true and lawful constituted Attorney, SURAKHA CONSTRUCTION (PAN: ACGFS2283P), a partnership firm having its office at Sarada Apartment, Garia Station Road, Madhya Balia, Post Office - Garia, Police Station - Soanrpur, Kolkata - 700084, represented by its partners namely (1) SRI SURATH SARDAR (PAN: AQQPS5976F), son Sri Mahim Sardar, (2) SRI SAMIR SARDAR (PAN: DOBPS7793A), son of Sri Surath Sardar, both by faith - Hindu, both by occupation - Business, both residing at B/7, Kali Chatterjee Avenue, Post Office - Garia, Police Station - Sonarpur, Kolkata - 700084.

AND

SURAKHA CONSTRUCTION (PAN: ACGFS2283P), a partnership firm having its office at Sarada Apartment, Garia Station Road, Madhya Balia, Post Office – Garia, Police Station – Soanrpur, Kolkata – 700084, represented by its partners namely (1) SRI SURATH SARDAR (PAN: AQQPS5976F), son Sri Mahim Sardar, (2) SRI SAMIR SARDAR (PAN: DOBPS7793A), son of Sri Surath Sardar, both by faith – Hindu, both by occupation – Business, both residing at B/7, Kali Chatterjee Avenue, Post Office – Garia, Police Station – Sonarpur, Kolkata – 700084, hereinafter called referred to as the DEVELOPER/ CONFIRMING PARTY (which terms or expressions shall, unless excluded by or repugnant to the context or subject, be deemed to mean and include its successors-in-office, administrators, legal representatives and/or assigns) of the SECOND PART.

hereinafter (jointly/collectively) referred to as the ALLOTTEE(S)/ PURCHASER (which term or expression shall, unless excluded by or repulse.

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

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Partner
Partner

The Owners, Developer/Promoter and Allottee(s) shall hereinafter collectively be referred to as the "parties" and individually as a "party"

- A. DEFINITIONS For the purpose of this Agreement for Sale, unless the context otherwise requires -
- (a) ACT means the West Bengal Housing Industry Regulation Act, 2017 (West Ben. Act XLI of 2017) as amended and/or substituted;
- (b) ADVOCATE shall mean SAMAR DAS, Advocate, High Court, Calcutta, Chamber at Kiron Apartment, Balia More, Garia, Kolkata - 700084 appointed by the Developer/Promoter inter alia, for preparation of this Agreement and Conveyance for transfer of the Apartment;
- (c) ARCHITECT shall mean such person or persons who may be appointed by the Developer as the Architect for the said Project;
- (d) ASSOCIATION shall mean an Association of Allottees in the Project duly formed by the Promoter under the provisions of West Bengal Apartment Ownership Act, 1972 or any other similar Act applicable thereto;
- (e) CARPET AREA shall means the net usable floor area of an apartment excluding the area covered by the external walls, area under services. Shafts, exclusive balcony or verandah area and exclusive open terrace area, but includes the area covered by the internal partition walls of the apartment.
- (f) BUILT UP AREA: shall mean the aggregate of: (i) the Carpet Area of the Apartment, (ii) the area of the Balcony(ies)/Deck(s)/Verandah(s)/ which exclusively comprise a part of the Apartment, (iii) the niches, Cup Board and (iv) areas under the services' shafts within the apartment and external walls of the Apartment, all as computed by the Architect
- (g) SUPER BUILT UP AREA: shall mean and include the total built up area forming part of the said flat plus such percentage attributable thereto for the common parts and portions as determined by the Architect at its sole discretion, and the decision of the Architect shall be final and binding on the Parties ..
- (h) BUILDING / NEW BUILDING shall mean the new residential buildings under construction at the said Land for the time being, the complex being named "SURAKHA RESIDENCY - 2", containing several independent and self contained flats/apartments, parking spaces and other constructed areas;

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- (i) All That the Apartment/Flat No...... Containing a Carpet Area of Sq.ft. Type BHK or Sq.ft. built up area or Sq.ft. super built up area, be the same a little more or less, on the Floor of The Side Block No. of the project to be known as "SURAKHA RESIDENCY 2" together with right to park a car at the Covered (dependent/independent) parking space in the Ground Floor level being No........ situated within the said Project more fully and particularly described in the Second Schedule hereunder written and together with the prorate share in the Common Areas and the Common Installations to be used in common with the other Allottee(s);
- (j) APPLICATION MONEY shall have the meaning described to it in Clause 1.12;
- (k) **BOOKING AMOUNT** shall mean 10% of the Consideration for the Apartment which includes the Application Money;
- (l) CANCELLATION CHARGES shall mean collectively (i) the Booking Amount; (ii) all interest liabilities of the Allottee(s) accrued till date of cancellation; and (iii) the stipulated charges on account of dishonour of cheque and (iv) all amounts collected as taxes, charges, levies, cess, assessments and all other impositions which may be levied by any appropriate authorities;
- (j) COMMON AREAS AND INSTALLATIONS- shall mean and include the areas, as mentioned in Part I of the Third Schedule hereunder written;
- (k) COMMON MAINTENANCE EXPENSES shall mean and include all expenses for maintenance, management, upkeep and administration of the Common Areas and Common Installations and for rendition of common services in common to the Allottees as mentioned in the Fourth Schedule hereunder written and all other expenses for the Common Purpose to be contributed, borne, paid and shared by the Allottee(s);
- (I) **COMMON PURPOSES** shall mean and include the purpose of managing, maintaining and up keeping the said Project as a whole in particular the Common Areas, Common Installations, rendition of common services in common to the Allottees, collection and disbursement of the Common Expenses and administering and dealing with the matters of common interest of the Allottees and relating to their mutual rights and obligations for the beneficial use and enjoyment of their respective Apartments exclusively and the Common Areas, Common Installations of the Building and the Project in common.
- (m) PLAN shall mean the sanctioned plan of Rajpur- Sonarpur Municipality having Building Permit No. 138/CB/01/89 dated 30.10.2018 duly sanctioned by the Rajpur-Sonarpur Municipality for construction of residential Project comprising of one block having Ground + Four storied and one block ground plus three storied consisting of self contained independent apartments, commercial spaces, and the car parking spaces whether open or covered within the said Project and the Common Areas and Common Installations thereto upon the said Land or on the part thereof to be known as "SURAKHA RESIDENCY 2".

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Partner Partner

- (n) PROJECT/COMPLEX shall mean the residential building complex to be known as "SURAKHA RESIDENCY 2" comprising of two blocks consisting of self contained independent apartments, commercial spaces and the car parking spaces whether open or covered within the complex and the Common Areas, Common Installations to be constructed by the Developer/Promoter in terms of the Plan on the said land or on the part thereof.
- (o) RULES means the West Bengal Housing Industry Regulation Rules, 2018 made under the West Bengal Housing Industry Regulation Act, 2017;
- (p) REGULATIONS means the Regulations made under the West Bengal Housing Industry Regulation Act, 2017;
- (q) SAID LAND 12 Cottahs 00 Chittaks 00 Sq. ft. Bastu Land, be the same a little more or less, lying, situated at Holding No. 519, Garagachha, Ward No. 01 of the Rajpur Sonarpur Municipality and comprised in L.R. Dag No. 270 appertaining to L.R. Khatian No. 574 corresponding to R.S. Dag No. 246 appertaining to R.S. Khatian No. 39 of Mouza Garagachha, J.L. No. 45, Police Station Sonarpur presently Narendrapur, District South 24 Parganas, Kolkata 700084, more fully and particularly described in the First Schedule hereunder written.
- (r) **SAID SHARE** shall mean proportionate undivided indivisible impartible share in the said land in the Project attributable to the apartment agreed to be purchased hereunder by the Allottee(s).
- (s) SECTION means a section of the Act.
- (t) **SERVICE INSTALLATIONS** shall comprise of sewers, drains, channels, pipes, water courses, gutters, main wires, cables, conduits, aerials, tanks, and soak ways and any other apparatus for the supply of water, electricity, telephone or television signals or for the disposal of foul or surface water.
- (u) SPECIFICATION shall mean the specification for the said Apartment as mentioned in the Part II of the Third Schedule hereunder written subject to the alterations or modifications as may be suggested or approved by the Architect. All other words used herein shall have the same meaning, if defined in the Act or the Rules.

B. INTERPRETATION

- Reference to a person includes a reference to a corporation, firm, association or other entity and vice versa.
- ii. Words in singular shall include the plural and vice versa,
- iii. Reference to a gender includes a reference to all other genders.

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- iv. A reference to any legislation, enactment, statutory provision or to any provision of any legislation shall be a reference to it as it may have been, or may from time to time be, amended, modified, consolidated or re-enacted;
- Any reference to an Article, Recital, Clause, Annexure or Schedule shall be deemed to be a reference to an article, recital, clause, annexure or schedule of this Agreement;
- vi. The headings used herein are inserted only as a matter of convenience and for ease of reference and shall not affect the construction or interpretation of this Agreement; and
- vii. Words and expressions not defined herein but defined in the Act, shall have their meanings ascribed in the Act.

WHEREAS

- A. Haran Naskar, the owner herein along with his brother, Sunil Naskar got 34 Cottahs 2 Chittaks land at R.S. Dag No. 246 appertaining to R.S. Khatian No. 39 of Mouza Garagachha, J.L. No. 45, Touzi No. 56, Police Station Sonarpur, District South 24 Parganas by virtue of a Deed of Gift executed and registered on 30.10.2002 at the office of the A.D.S.R., Sonarpur, South 24 Parganas and recorded in Book No. I, Volume No. 135, copied at Pages 29 to 39, being No. 7960 for the year 2002 from its erstwhile owner, Ramanath Dey Sarkar Charitable Trust and since then they jointly had been in possession and enjoyment of the said property without any hindrance and encumbrance.
- B. During joint possession and enjoyment of the said property they jointly divided the said property equally by virtue of a **Deed of Partition** which was registered at the office of the A.D.S.R., Sonarpur, South 24 Parganas and recorded in Book No. I, CD Volume No. 44, Pages 2028 to 2042, **Being No. 11858 for the year 2008** and as per said **Partition Deed Haran Naskar became the sole and absolute owner of 17 Cottahs 1 Chittaks land from the West and his brother, Sunil Naskar became the sole and absolute owner of 17 Cottahs 1 Chittaks land from the East out of the aforesaid 34 Cottahs 2 Chittaks land which is also demarcated in the site plan attached therewith.**
- C. since then the said Haran Naskar, the Owner herein had been in possession and enjoyment of the said property without any hindrance and encumbrance and he got mutated his name in the department of B.L.&L.R.O., Sonarpur, South 24 Parganas and the said property recorded in L.R.R.O.R. as L.R. Dag No. 270 appertaining to L.R. Khatian No. 574 of Mouza Garagachha, J.L. No. 45, P.S. Sonarpur, Dist. South 24 Parganas and he gifted 5 Cottahs 1 Chittak land to her wife, Smt. Swapna Naskar by virtue of a Deed of Gift registered at the office of the A.D.S.R., Sonarpur, South 24 Parganas and recorded in Book No. 1, Volume No. 8,

For SURAKHA CONSTRUCTION
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copied at Pages 1145 to 1158, being No. 2534 for the year 2009 and since then the owner herein had been in possession and enjoyment of the remaining 12 Cottahs land without any hindrance and encumbrance and got mutated the said property in the assessment record of the Rajpur – Sonarpur Municipality and has been paying municipal rates and taxes under Holding No. 519, GARAGACHA, Ward No. 01 of the Rajpur – Sonarpur Municipality.

- the said Haran Naskar entered into two Development Agreements with M/s. Surakha Construction represented by its partners Surath Sardar and Samir Sardar (hereinafter referred to as "the developer") on 14.12.2016 and 21.04.2017 which was registered at the office of the A.D.S.R., Garia, South 24 Parganas and recorded in Book No. I, Volume No. 1629-2016, Pages from 85081 to 85099, Being No. 162903934 for the year 2016 and Book No. I, Volume No. 1629-2017, Pages from 29819 to 29840, Being No. 162901226 for the year 2017 respectively for construction of Apartment Ownership Building upon the aforesaid premises measuring more or less 12 Cottahs 00 Chittaks 00 Sq. ft., be the same a little more or less, at Holding No. 519, Garagachha, Ward No. 01 of the Rajpur - Sonarpur Municipality comprised in L.R. Dag No. 270 appertaining to L.R. Khatian No. 574 corresponding to R.S. Dag No. 246 appertaining to R.S. Khatian No. 39 of Mouza - Garagachha, J.L. No. 45, Police Station - Sonarpur presently Narendrapur, District - South 24 Parganas at the cost and expenses of the developer with several terms and conditions as contained therein and the land owner also grant Power of Attorney for development for construction of building upon the aforesaid premises and to sell developer's allocation in the said building and the said Power of Attorneys was registered at the office of the A.D.S.R., Garia, South 24 Parganas and recorded in Book No. I, Volume No. 1629-2016, Pages from 84760 to 84771, Being No. 162903935 for the year 2016 and Book No. I, Volume No. 1629-2017, Pages from 29806 to 29818, Being No. 1629012132 for the year 2017 respectively.
- E. By strength of the aforesaid power or attorneys the developer declares on behalf of the owner the boundary of the premises measuring more or less 12 Cottahs by virtue of a deed of declaration of boundary which was registered at the office of the D.S.R. IV, Alipore, South 24 Parganas and recorded in Book No. I Volume No. 1604-2018, Page from 27631 to 27647, being No. 160400898 for the year 2018 and also converted the character of the land from Shali to Bastu on 13.02.2019 from the department of the S.D.L.&L.R.O., Baruipur, South 24 Parganas vide case No. CN/2019/1615/91.
- F. The developer herein has been in construction work of apartment ownership building being named as "SURAKHA RESIDENCY 2" consisting of two blocks upon the aforesaid premises as per approved building plan vide No. 138/CB/01/89 dated 30.10.2018 from the authority of the Rajpur Sonarpur Municipality and the land owner and the developer are entitled to sell their respective allocation in the said building.

For SURAKHA CONSTRUCTION
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- G. The Owners and the Developer/Promoter are fully competent to enter into this Agreement and all legal formalities with respect to the right, title and interest of the Developer/Promoter regarding the said Land, have been completed.
- H. The Developer/Promoter has registered the Project under the provisions of the Act having Registration No. HIRA/......;
- I. The Allottee(s) has/have applied for allotment of an apartment in the said the Project under development and has been allotted All That the Apartment/Flat No...... Containing a Carpet Area of Sq.ft. Type BHK or Sq.ft. built up area or Sq.ft. super built up area, be the same a little more or less, on the Floor of The side Block No. of the project to be known as "SURAKHA RESIDENCY 2" together with right to park a car at the Covered (dependent/independent) parking space in the Ground Floor level being no situated within the said Project be developed in accordance to the Specifications as mentioned in Part II of the Third Schedule hereto and of pro rata share in the common areas of the said Project along with the right to enjoy the Common Installations of the Project more fully mentioned in Part I of the Third Schedule hereto.
- J. The parties have gone through all the terms and conditions set out in this Agreement and understood the mutual rights and obligations detailed herein. On demand from the Allottee(s), the Developer/Promoter has given inspection to the Allottee(s) of all the documents of title relating to the Said Land and the plans, designs and specifications prepared by the Promoter's Architects and of such other documents as are specified under the Act.
- K. It is hereby agreed that the application form shall be deemed to be a part of this Agreement.
- L. The parties hereby confirm that they are signing this Agreement with full knowledge of all laws, rules, regulations, notifications, etc., applicable to the said Project.
- M. The parties, relying on the confirmations, representations and assurances of each other to faithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now willing to enter into this Agreement on the terms and conditions appearing hereinafter.
- N. The Allottee(s) has/have been made aware and has/have unconditionally agreed that the occupants of apartments in the said Project shall also have complete and unhindered access to all Common Areas, Common Installations of the Project which are meant or allowed by the Developer/Promoter for use and enjoyment by such other third parties.

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- O. In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the parties, the Owners and the Developer/ Promoter hereby agree to transfer their right title and interest in the Apartment together with the pro rata share in the common areas of the Project under development and the right to enjoy all Common Installations of the Project and the Allottee(s) hereby agree(s) to purchase the said Apartment.
- P. It has been agreed by the parties that the Association of all the Allottee(s) of all the blocks in the said Project as and when the said Project is completed in its entirety shall own in common all Project Common Installations of the Project together with all easements, rights and appurtenances belonging thereto.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO as follows:

 Subject to the terms and conditions as detailed in this Agreement, the Owner and the Developer/Promoter agree to sell to the Allottee(s) and the Allottee(s)
hereby agree(s) to purchase, the said Apartment as specified in the second schedule hereunder written.
2.1. The Total Consideration of Apartment is Rs/- (Rupees) only ("Total Consideration of Apartment"). Block No
Block No
Apartment No
Type BHK
Portion
Rate of Apartment per Square feet of carpet area: Rs/-
Open/Covered Parking - Rs/-
Total Consideration for the Apartment Rs
2.2 The Total GST in respect of the Extras and Deposits as mentioned herein below
is Rs/- (Rupees) only ("Total GST").
Provided that in case there is any change/modification in the taxes, the subsequent amount payable by the Allottee(s) to the Developer/Promoter shall be increased/reduced based on such change/ modification.
2.3 The Total Extras and Deposits in respect of Apartment is Rs/-
(Rupees) only ("Total Extras and Deposits").
DEPOSITS:
Municipality property tax deposit- This amount is payable against proportionate share of Property Tax for the said Apartment for twelve months to Rajpur

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Sonarpur Municipality or the concerned authority.

Sinking Fund- This amount is payable to the association as funds for future repairs replacement, improvements and developments in the said Project. This amount shall be and/or may be adjusted against any arrears in maintenance charges and/or applicable taxes as the Developer/Promoter or the Association deem fit and proper.	Rs/-
Total Deposits	Rs.
EXTRA CHARGES	
Transformer Charges & Electricity Charges- This	Rs/-

Advance Maintenance Charges - This amount is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is payable against 12 months advance maintenance charges for the said Apartment is p

Provided the Allottee(s) shall pay the Deposit to CESC Ltd. directly on account of Individual Meter.

Total Extras

Rs.

2.4 **TDS:** If applicable, the tax deductable at source (TDS) under the Income Tax laws shall be deducted by the Allottee(s) on the consideration payable to the Developer/Promoter and the same shall be deposited by the Allottee(s) to the concerned authority within the time period stipulated under law and the Allottee(s) shall provide proper certificate thereof to the Promoter within 60 (sixty) days of such deduction. If such deposit of TDS is not made by the Allottee(s) to the concerned authority or proper certificate thereof is not provided to the Developer/Promoter, then the same shall be treated as default on the part of the Allottee(s) under this Agreement and the amount thereof shall be treated as outstanding.

If prior to execution of the conveyance, the Allottee(s) nominates his/their provisionally allotted apartment unto and in favor of any other person or persons in his/their place and stead, the Allotee(s) may do so with the permission of the Developer/Promoter subject to payment of nomination charge of Rs.____/-(Rupees ______) only.

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- The Allottee(s) agree(s) and understand(s) that all the standard fitting, interiors, furniture, kitchenette and fixtures provided and dimension of the show/model residential Apartment exhibited at the site only provides a representative idea and the actual Apartment agreed to be constructed may not include the fittings and fixtures of the model Apartment and even if such fittings and fixtures are provided they may vary as to make, colour, shade, shape and appearance from the ones provided in the model Apartment and the Allottee(s) shall not be entitled to raise any claim for such variation.
- The Allottee(s) shall make the payment as per the payment plan set out in Fifth Schedule hereto ("Payment Plan").
- The Allottee(s) agree(s) that he/she/they is/are aware that the Developer/Promoter is developing and/or proposing to develop in due course, other phases of the Project including the commercial complex on lands in the proximity as well.
- It is agreed that the Developer/Promoter shall not make any additions and alterations in the sanctioned plans, layout plans and specifications and the nature of fixtures, fittings and amenities described herein at Part II of the Third Schedule, (which shall be in conformity with the advertisement, prospectus etc. on the basis of which sale is effected) in respect of the Apartment without the previous written consent of the Allottee(s) as per the provisions of the Act, Provided That the Developer/Promoter may make such minor additions or alterations as may be required by the Allottee(s), or such minor changes or alterations in accordance with the provisions of the Act.

The Developer/Promoter shall take prior approval of the Allottee(s) for extra charges, if any, as may be applicable for such addition- alteration.

The Developer/Promoter shall confirm to the final carpet area that has been allotted to the Allottee(s) after the construction of the respective Block is completed and the Occupancy Certificate or such other certificate is granted by the competent authority, by furnishing details of the changes, if any, in the carpet area. The Total Price of the Apartment as mentioned in clause 1.2 payable for the carpet area shall be recalculated upon confirmation by the Developer/Promoter. If there is reduction in the carpet area then the Developer/Promoter shall refund the excess money paid by the Allottee(s) within forty-five days with annual interest at the rate prescribed in the Rules, from the date when such excess amount was paid by the Allottee(s). If there is any increase in the carpet area, which is not more than three percent of the carpet area of the Apartment, allotted to Allottee(s), the Developer/Promoter may demand that from the Allottee(s) as per the next milestone of the Payment Plan as

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provided in the Fifth Schedule. All these monetary adjustments shall be made at the same rate per square feet as agreed.

- 9. The Developer/Promoter agrees and acknowledges that the Allottee(s) shall have the right to the Apartment as mentioned below:
- (i) The Allottee(s) shall have exclusive ownership of the Apartment;
- (ii) The Allottee(s) shall also have right to use the Common Areas to be transferred to the association of Allottees, undivided prorata share in such Common Area of the said Project is included in the Apartment as per applicable laws. Since the share/interest of the Allottee(s) in the Common Areas of the said Project is undivided and cannot be divided or separated, the Allottee(s) shall use all Common Installations along with other occupants, maintenance staff etc. of the Project, without causing any hindrance to them. It is clarified that the Developer/Promoter shall hand over the Common Installations to the association of Allottee(s) after duly obtaining the completion certificate from the competent authority for the Project. Further, the right of the Allottee(s) to use the Common Installations shall always be subject to the timely payment of maintenance charges and other charges as applicable from time to time.
- (iii) That the computation of the price of the Apartment includes recovery of price of land, construction of not only the Apartment but also the Common Areas, internal development charges, external development charges, taxes, cost of providing electric wiring, electrical connectivity to the Apartment, lift, water line and plumbing, finishing with paint the exterior of the blocks, marbles, tiles, doors, windows, fire detection and fire fighting equipment in the common areas, maintenance charges and includes cost for providing all other facilities, installations and specifications to be provided within the Apartment and the Project;
- (iv) The Allottee(s) has/have the right to visit the said Project site to assess the extent of development of the said Project and his/her/their Apartment, subject to prior consent of the Project Engineer and complying with all safety measures while visiting the site without in any way interfering with the construction or finishing work.
- (v) The Developer/Promoter will not entertain any request for modification in the layouts of the Apartment and external facade of the Blocks and Common Areas including Common Installations.
- 10. It is made clear by the Developer/Promoter and the Allottee(s) agree(s) that the Apartment along with one open/covered (Ground Floor) parking space shall be treated as a single indivisible unit for all purposes. It is agreed that the Project is an independent, self-contained Project covering the Project Land and is not a part of any other project or zone and shall not form a part of and/or linked/combined with any other project in its vicinity or otherwise except for the purpose of integration of infrastructure for the benefit of the Allottee(s). It is clarified that

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Common Installations shall be available only for use and enjoyment of the Allottees of the said Project.

- 11. The allottee(s) shall pay all the proportionate contribution for the common parts as stated in the Fourth Schedule hereunder written.
- 12. All cost of preparation, stamping and registration of this agreement and all documents to be executed in pursuance hereof shall be prepared by the developer and all expenses thereof shall be borne and paid by the allottee(s).
- 13. The allottee(s) also agree to pay to the developer in addition to the consideration money mentioned hereinabove all costs, outgoings and expenses including all charges for any addition or alterations in the said unit.
- 14. In the event of failure on the part of the allottee(s) to pay all sums falling due within 7 (seven) days of service of notice by the developer for such payment, the allottee(s) shall pay interest @ 2% per months on all such sums due. The interest shall be calculated and/or applicable from the date of such default till the date amount to be paid to the developer. However, such default will be allowed upto 2 (two) months period, after which the developer will be at its liberty to cancel and/or rescinded the agreement.
- 15. That in the event the developer fails and/ or neglects to execute and register the corresponding Deed of Conveyance for transfer of the said unit along with undivided proportionate share in land, common parts, portions, facilities, amenities and easements in spite of readiness and willingness of the allottee(s) to make the payment of the balance amount of consideration money within the stipulated period mentioned in Fifth Schedule hereunder written this Agreement for Sale shall be specifically enforceable by law and the allottee(s) shall be entitled to have this Agreement for Sale specifically enforced in accordance with law.
- 16. That a supplementary agreement may be executed, if required for the purpose of avoiding difference and dispute by and between the parties hereto in near future with due consent of both parties herein.
- 17. That until the completion of the said unit and/ or other units in the said building is to be built and erected in favour of the allottee(s) by the developer, the developer shall remain in the exclusive possession and the purchaser shall not in any way disturb or cause to be disturbed the peaceful and quite possession of the developer and shall not obstruct or restrict the right of the Developer to use with men and materials every passage of the building for such purpose as the Developer in its/ their discretion deem fit.

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- 18. That after the completion of the said unit the Developer shall give notice to the allottee(s) regarding the completion of the unit and within 15 days from the date of such notice the purchaser shall take over possession of the said unit upon payment of all the dues payable by the allottee(s) to the Developer.
- 19. That after the said building is completed and possession of the unit is taken over by the allottee(s) with his full satisfaction regarding workmanship, specification and quality of materials the purchaser/ transferee shall not be entitled to any complain on account of any bad workmanship, specification or inferior quality of the materials used in the said building nor of any construction defects in the said building or in the said unit.
- 20. That after the completion of the said unit the total area comprised in the same shall be certified by the architect appointed by the Developer and such certificate shall be final, conclusive and binding upon the allottee(s) and the allottee(s) shall not be entitled to challenge, question or dispute the same on any ground whatsoever. If upon assurance of such certificate it be found that the area comprised in the space is more or less than the area mentioned herein, in that event the price payable by the allottee(s) to the developer shall be proportionately reduced or increased, as the case may be, provided such variation is more or less than of the stated area.
- 21. That the allottee(s) shall have no objection if the developer amalgamate the attached properties with this holding.

THE ALLOTTEE(S) DOTH HEREBY COVENANT WITH THE DEVELOPER as follows:

- Not to interfere with or hinder or obstruct in any manner whatsoever in the construction of the said building or any part thereof by the developer.
- To pay from time to time after completion/ handing over of the unit proportionate share of the common expenses as will be required.
- So long as such unit in the said building shall not be separately assessed for the purpose of Municipal Rates, Taxes, maintenance charges, electrical charges and Charges for supply of water shall be proportionately paid by the Purchaser. Such proportionate charge and maintenance shall be determined by the developer on the basis of area of such unit in the said building.
- iv. Not to do anything whereby the developer's right and liberty is affected.
- v. Not to throw any rubbish or store any article or combustible goods in the common parts.

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- vi. Not to carry on any obnoxious, noisy, offensive, illegal or immoral activities in the said unit.
- vii. Not to cause any nuisance or annoyance to the co-purchaser and/ or occupants of the other portion of the said building and/ or unit.
- viii. Not to decorate or paint or otherwise alter the exterior wall of the said unit or common parts of the building in any manner.
- Not to claim any partition or sub-division of the said land or the common parts.
- x. To observe, fulfill and carry out all their obligations under this Agreement regarding the said unit and matters relating thereto.

THE DEVELOPER DOTH HEREBY COVENANT WITH THE ALLOTTEE(S) as follows:

On fulfillment of the conditions on the part of the allottee(s) as stated herein above, the developer shall observe its covenants under this agreement at the earliest and handover the said unit to the purchaser after receiving the full payment in terms hereof in due course.

PROVIDED ALWAYS AND IT IS HERBY AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO as follows:

That, if any difference or dispute shall arise between the parties hereto in respect of what is related to this agreement or arising thereout or the operation thereof the matter in difference or dispute shall be referred to the Arbitration if any difference and dispute is not mutually solved by and between the parties hereto.

THE FIRST SCHEDULE ABOVE REFERRED TO

(Description of Land)

ALL THAT a piece of parcel of Bastu Land measuring 12 Cottahs 00 Chittaks 00 Sq. ft., be the same a little more or less, lying, situated at Holding No. 519, Garagachha, Ward No. 01 of the Rajpur - Sonarpur Municipality and comprised in L.R. Dag No. 270 aappertaining to L.R. Khatian No. 574 corresponding to R.S. Dag No. 246 appertaining to R.S. Khatian No. 39 of Mouza - Garagachha, J.L. No. 45, Police Station - Sonarpur presently Narendrapur, District - South 24 Parganas, Kolkata - 700084, which is butted and bounded by -

On the North: 16'-06" wide Road. On the South: R.S. Dag No. 245. On the East: 13'-01" wide Road.

On the West: R.S. Dag No. 246 and 183.

FOR SURAKHA CONSTRUCTION

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Partner

Partner

THE SECOND SCHEDULE ABOVE REFFERED TO: (DESCRIPTION OF THE APARTMENT AND THE COVERED PARKING)

All That the Apartment/Flat No...... Containing a Carpet Area of Sq.ft. Type BHK or Sq.ft, built up area or Sq.ft. super built up area, be the same a little more or less, on the Floor of The RESIDENCY - 2" together with right to park a car at the Covered (dependent/ independent) parking space in the Ground Floor level Being no situated within the said Land TOGETHER WITH the proportionate share in all common areas as permissible under law.

THE THIRD SCHEDULE ABOVE REFFERED TO: Part I

(The common areas and installation common to the co-owners)

- Entrance lobby in the ground floor of the Block. 1.
- Staircase of the New Building along with their full and half landings with 2. stair cover on the ultimate roof.
- Lift with lift shaft and the lobby in front of it on typical floors. 3.
- Concealed Electrical wiring and fittings and fixtures for lighting the 4 staircases, lobby and landings and operating the lifts and separate electric meter/s and meter room in the ground floor of the New Building.
- Water pump with motor and with water supply pipes to overhead water tank 5. and under ground reservoir and with distribution pipes therefrom connecting to different Flats of the Complex.
- Drainage and sewers. 6.
- Common bathroom with W.C. and common toilets in ground floor of the 7. Complex.
- Room for darwan/security guard, caretaker of the Complex. 8.
- Boundary walls of the said land. 9.
- Community Hall. 10.

For SURAKHA CONSTRUCTION
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Part II (Specifications)

- 01. Doors = Frame 4"X 2 1/2" wood, and Main door palla of flash door and other door Palla of flash door.
- 02. Windows = Aluminum Sliding window,
- 03. PUTTY = All rooms inside.
- 04. Colours = Outside weather code. Doors, windows and Grills Oil Paint with primer.
- Electric Works = Concealed wiring with ISI Mark Switches and wire with normal and necessary points.
- Floor = Total Vitrified tiles flooring.
- 07. Toilet = Glaze tiles and Antiskid tiles floor with fittings and glazed tiles upto 6'-0" high, 1 No. of white commode/ pan, 2 Nos. of Tab ISI Mark, 1 No. of shower, one toilet for hot water line and geezer line.
- Septic Tank, Overhead water tank, water reservoir, and stair head room as per sanctioned plan.
- *** If any additional work done by the developer on request of the owner the cost of such additional work shall be paid by the purchasers to the developer in advance.

THE FOURTH SCHEDULE ABOVE REFERRED TO: (Common Expenses)

- All costs and maintenance, white washing, repairing, redecorating, painting, repainting, renovating and replacing the common parts and also the outer walls of the said building.
- Insurance premium for insuring the said building against earth-quake, lightening, riot, damage etc.

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- The cost of clearing and lighting the entrance of the building, the
 passage and spaces around the building lobby, staircase and other
 common areas as described in the third schedule.
- Salaries of all persons and other expenses for maintaining the said building and common facilities.
- Municipal taxes, water taxes and other taxes and outgoings whatsoever as may be applicable and/ or payable on account of the said premises which are not assessable unit wise.
- All expenses and outgoings may be deemed by the developer and/or association/ committee to be formed by the developer to protect the interests, rights of the purchasers/ owners.

All expenses referred to above shall be borne and paid proportionately by all allottees from the date of taking possession of their respective apartment.

THE FIFTH SCHEDULE ABOVE REFERRED TO: PAYMENT PLAN

The Total Price of the Apartment shall be paid by the Allottee(s) in the following
manner:
Application fee Rs/-
On execution of the Agreement for sale : 20% of Total Consideration of the

remaining 80% payment in the following manner -

apartment less Application Fee

Particulars	Amount (in Rs.)
After Ground Floor Slab Casting (25% of total consideration)	
After 2nd Floor Slab Casting (20% of total consideration)	
After brick work and Plaster (25% of total consideration)	
At the time of registration 10% (Rest Amount)	

Apart from this extra charges if any and GST as applicable

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IN WITNESS WHEREOF parties hereinabove named have set their respective hands and signed-this Agreement for Sale at Kolkata in the presence of attesting witnesses, signing as such on the day first above written.

SIGNED, SEALED & DELIVERED

in presence of following witnesses:-

Soft San San San Partner

As the constituted attorney for Haran Naskar

Signature of the Vendors

2.

For SURAKHA CONSTRUCTION

Partner.

Partne:

Signature of the Developer

Drafter and Prepared by:

SAMAR DAS,

Advocate, High Court, Calcutta. Enrollment No. WB91/05.

Signature of the Allotte(s)

MEMO OF RECEIPT

Received with thanks the wi	thin mentioned sum of Rs	/- (Rupees
) only	y from the within mentioned Allo	ttee(s).
Cheque No. & Date	Bank Name & Branch	Amount
WITNESSES :		
2.	For SURAKH	Same Sandar Partner
	Signature of	the Developer