DEED OF CONVEYANCE



THIS DEED OF CONVEYANCE made this the day of 2020

BETWEEN

	AND	
, PAN	, son/daughter/wife/husband	of
, by faith	, by Nationality, by occupation	
, residing at	, P.O, P.S.	i i
Kolkata, AND	, PAN	
son/daughter/wife/husband of _	, by faith, by Nationali	tv
, by occupation	, residing at, P.O	
, P.S,	, Kolkata hereinafter referred to as the	10
'PURCHASERS' (which terms and	d/or expression shall unless excluded by or repugnar	nt
to the subject or context be de	leemed to mean and include her heirs, executor	2
administrators, legal representative	es and /or successors) of the SECOND PART;	

AND

SRI NARAYAN CHANDRA PAUL, PAN BKVPP6413Q, son of Late Tokani Prasad Paul, by Nationality – Indian, by faith – Hindu, by occupation – Business, residing at 10, New Bikramgarh, Prince Gollam Hussain Shah Road, P.O. & P.S. Jadavpur, Kolkata – 700 032 and (2) SRI MANAB PAUL, PAN AJLPP6658F, son of Sri Narayan Chandra Paul, by Nationality – Indian, by religion Hindu, by occupation Business, residing at 10, New Bikramgarh, P.S. Jadavpur, Kolkata – 700032, hereinafter collectively referred to as the 'OWNERS' (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include their heirs, executors, administrators, legal representatives and/or assigns or Nominee) both represented by M/S. SREE BALAJI (PROPRIETOR: MANAB PAUL, PAN AJLPP6658F), a Proprietorship firm having its registered office at 90/1, Prince Golam Hossain Shah Road, P.S. Jadavpur, P.O. Golfgreen, Kolkata – 700 095, represented by its Proprietor SHRI MANAB PAUL, PAN AJLPP6658F, son of Narayan Chandra Paul, by faith – Hindu, by occupation – Business, residing at 10, New Bikramgarh, P.S. & P.O. Jadavpur, Kolkata-700032, of the THIRD PART;

WHEREAS All That piece and parcel of land admeasuring totalling about 147 Decimal more or less of land in Mouza Kamarpara in the District of Birbhum were purchased by the Land Owners of the First Part from the respective owners by 20 deeds of conveyance and 1 deed of gift which were executed and duly registered in the Office of the ADSR, Bolpur and also at ARA – III, Kolkata.

AND WHEREAS after purchase of the said plots, the Land Owners of the First Part have taken possession of the said land and became the absolute owner of the land, have mutated their names in the Office of the B.L. & L.R.O. and started paying revenue to the said authority in accordance with law;

AND WHEREAS being the absolute owner of the said plots, the Land Owners of the First Part have further taken necessary steps for the said plots of land in the Office of the Illambazar Gram Panchayat and started paying statutory dues in accordance with law;

AND WHEREAS the above stated plots are set out as follows:-

 All That piece and parcel of 25 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, R.S. & L.R. Dag No. 607, R.S. Khatian No. 226 corresponding to L.R. Khatian Nos. 111 and 151, present L.R. Khatian No. 827, within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchyat, ADSR Bolpur, DSR Suri and District Birbhum.

All That piece and parcel of 25 Decimal more or less of Baid land was purchased by one of the present owners herein Sri Manab Paul from Smt. Rati Bala Bagdi, Sri Mahadeb Bagdi, Sri Basudeb Bagdi, Sri Prakash Bagdi, Sri Sahadeb Bagdi, Smt Sabitri Bagdi, Smt Naru Bagdi on the day of 2nd September 2016 by a registered Deed of Sale being No. 030306575 for the year 2016, recorded in the Book No. I, Volume No. 0303 - 2016, Page from 129336 to 129377 before the office of ADSR Bolpur hereinafter referred to as "LOT A".

2. All That piece and parcel of 20 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, R.S. and L.R. Dag No. 606, L.R. Khatian No. 998, present L.R. Khatian No. 1213 and 1094, within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

All That piece and parcel of 20 Decimal more or less of Baid land was purchased by one of the present owners Sri Narayan Chandra Paul from Sri Bimal Hazra on the day of 3rd August 2017 Registered by the Deed of Sale being No. 030305916 for the year 2017, recorded in the Book No. I, Volume No. 0303 - 2017, Page from 113238 to 113268, before the office of ADSR Bolpur hereinafter referred to as "LOT - B".

That Sri Narayan Chandra Paul was fully seized and possessed of all rights, title, interest and possession of All That piece and parcel of 25 Decimal more or less of Baid land referred as "LOT - B" and was fully competent to convey the said land.

Thereafter, the said land was gifted by Sri Narayan Chandra Paul to Sri Manab Paul on the day of 12th August 2017 by a registered Deed of Gift being No. 190301904 for the year 2017, recorded in the Book No. I, Volume No. 1903 – 2017, Pages from 62769 to 62798, before the office of the ARA – III, Kolkata.

- 3. All That piece and parcel of 84 decimals more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian Nos. 1111, 1109, 1117, 1115, 1114, 1108, 1113, 1112, 1119, 1053, 1118 and 1110, within the jurisdiction of Illambazar Police Station, within the limits of Illambazar Gram Panchayet, ADSR Bolpur, DSR Suri and District Birbhum. The abovementioned 84 decimals more or less of Baid land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Malati Hansda, Sanatan Hansda, Sukodi Hemram, Mangala Hansda, Balika Tudu, Mangala Hansda, Fulmoni Hansda, Babulal Hansda, Ram Hansda, Lodai Hansda, Ram Hansda, Bijay Hansda, Mangala Hansda collectively hereinafter referred to as "LOT C", the details of which are given below:-
- (i) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1116, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Smt Malati Hansda on the day of 30th May 2018 by a registered Deed of Sale Being No. 030304659 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 95928 to 95958, in the office of ADSR Bolpur.

(ii) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1111, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Sri Sanatan Hansda on the day of 30th May 2018 by a registered Deed of Sale Being No. 030304660 for the year 2018, recorded in the Book No. 1, Volume No. 0303 - 2018, Page from 95895 to 95927, in the office of ADSR Bolpur.

(iii) All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1109, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Smt Sukodi Hemram on the day of 30th May 2018 by a registered Deed of Sale Being No. 030304668 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 95671 to 95703, in the office of ADSR Bolpur.

(iv) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1117, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Sri Mangla Hansda on the day of 30th May 2018 by a registered Deed of Sale Being No. 030304661 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 95864 to 95894, in the office of ADSR Bolpur.

(v) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1115, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Smt Balika Tudu on the day of 30th May 2018 by a registered Deed of Sale Being No. 030304665 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 95737 to 95769, in the office of ADSR Bolpur.

(vi) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1114, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Sri Mangala Hansda on the day of 30th May 2018 Registered by the Deed of Sale Being No. 030304655 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 96021 to 96052, in the office of ADSR Bolpur.

(vii) All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1108, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein Sri Narayan Chandra Paul from Smt Fulmani Hansda on the day of 30th May 2018 by a registered Deed of Sale Being No. 030304656 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 95990 to 96020, in the office of ADSR Bolpur.

(viii) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1113, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Sri Babulal Hansda on the day of 30th May 2018 by a registered Deed of Sale Being No. 030304657 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 95959 to 95989, in the office of ADSR Bolpur.

(ix) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1112, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Sri Ram Hansda on the day of 30th May 2018 by a registered Deed of Sale Being No. 030304666 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 95704 to 95736, in the office of ADSR Bolpur.

(x) All That piece and parcel of 6 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1119, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Sri Lodai Hansda on the day of 30th May 2018 by a registered Deed of Sale Being No. 030304669 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 95642 to 95670, in the office of ADSR Bolpur.

(xi) All That piece and parcel of 21 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1053, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Sri Ram Hansda on the day of 30th May 2018 by a registered Deed of Sale Being No. 030304664 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 95770 to 95801, in the office of ADSR Bolpur.

(xii) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1118, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Sri Bijay Hansda on the day of 30th May 2018 Registered by the Deed of Sale Being No. 030304662 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 95833 to 95863, in the office of ADSR Bolpur.

(xiii) All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1110, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by one of the present owners herein, Sri Narayan Chandra Paul from Sri Mangala Hansda on the day of 30th May 2018 Registered by the Deed of Sale Being No. 030304663 for the year 2018, recorded in the Book No. I, Volume No. 0303 - 2018, Page from 95802 to 95832, in the office of ADSR Bolpur.

- 4. All That piece and parcel of 18 decimals more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, within the jurisdiction of Illambazar Police Station, within the limits of Illambazar Gram Panchayet, ADSR Bolpur, DSR Suri and District Birbhum. The abovementioned 18 decimals more or less of Baid land was purchased by one of the present owners herein, Sri Manab Paul from Sudhir Kumar Karmakar, Radharani Lohar, Radheshyam Karmakar, Ajit Karmakar, Dayamay Karmakar, Kalyani Karmakar, Dinesh Karmakar, Thakurdas Karmakar, Balaram Karmakar, Kripamoy Karmakar, Birja Karmakar, Sarada Lohar, Kartick Karmakar, Abhijeet Lohar, Amarjit Lohar, Sima Lohar collectively hereinafter referred to as "LOT D", the details of which are given below:-
- (i) All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by me the present owner herein, Sri Manab Paul from Sri Sudhir Kumar Karmakar on the day of 12th June 2019 by a registered Deed of Sale Being No. 030304508 for the year 2019, recorded in the Book No. I, Volume No. 0303 - 2019, Page from 91050 to 91075, in the office of ADSR Bolpur.

(ii) All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by me the present owner herein, Sri Manab Paul from Smt Radharani Lohar on the day of 12th June 2019 by a registered Deed of Sale Being No. 030304507 for the year 2019, recorded in the Book No. I, Volume No. 0303 - 2019, Page from 91022 to 91049, in the office of ADSR Bolpur.

(iii) All That piece and parcel of 0.5 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by me the present owner herein, Sri Manab Paul from Sri Radheshyam Karmakar on the day of 12th June 2019 by a registered Deed of Sale Being No. 030304561 for the year 2019, recorded in the Book No. I, Volume No. 0303 - 2019, Page from 92097 to 92123, in the office of ADSR Bolpur.

(iv) All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by me the present owner herein, Sri Manab Paul from Sri Ajit Karmakar on the day of 12th June 2019 by a registered Deed of Sale Being No. 030304509 for the year 2019, recorded in the Book No. I, Volume No. 0303 - 2019, Page from 91076 to 91102, in the office of ADSR Bolpur.

(v) All That piece and parcel of 4 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

The abovementioned land was purchased by me the present owner herein, Sri Manab Paul from Sri Dayamay Karmakar, Smt Kalyani Karmakar, Sri Dinesh Karmakar, Sri Thakurdas Karmakar, Sri Balaram Karmakar, Sri Kripamoy Karmakar, Smt Birja Karmakar, Smt Sarada Lohar, Sri Kartick Karmakar, Sri Abhijeet Lohar, Sri Amarjit Lohar, Smt Sima Lohar on the day of 12th June 2019 by a registered Deed of Sale Being No. 030304506 for the year 2019, recorded in the Book No. I, Volume No. 0303 - 2019, Page from 90975 to 91021, in the office of ADSR Bolpur.

AND WHEREAS All That piece and parcel of above referred land are measuring about 147 Decimals more or less;

AND WHEREAS All That piece and parcel of the above stated lands comprised of LOT A, LOT B, LOT C and LOT D and totalling about 147 decimals more or less were purchased by the Land Owner of the First Part from the respective Sellers and/or Owners of the said plots and more fully and more particularly described in the Schedule "A" hereto and referred to as the "said property";

AND WHEREAS after the said purchase mentioned hereinabove, the Land Owner of the First Part have mutated the said property mentioned in the Schedule "A" and converted the character of the said property in accordance with the relevant provisions of law to "BASTU";

AND WHEREAS now being the absolute land owner of the said property (hereinafter referred to as "the said Land") more fully and more particularly described in the Schedule

mentioned herein below taken possession of the said plots mentioned in the Schedule below.

WHEREAS ALL THAT piece and parcel of all the above properties admeasuring about total 147 decimals more or less of land in Mouza – Kamarpara in the District of Birbhum were purchased by the Land Owners of the First Part and is absolutely seized and possessed of absolute right, title, interest and possession in the said property;

WHEREAS the Land Owners are in the khas possession of the property and are enjoying the said property free from all encumbrances and/or hindrances from any corner and are well and sufficiently entitled to convey the property as whole or any part or portion thereof;

AND WHEREAS being the absolute owner of the said properties, the Land Owners of the First Part have further taken necessary steps for mutation of the said properties in the office of the Illambazar Gram Panchayat/Zilla Parishad/Department of Panchayats and Rurals Development, West Bengal/Competent Authority and started paying statutory dues in accordance with law;

AND WHERES The said land is earmarked for the purpose of building residential and commercial Project composing of Multi Storied Building and the said Project shall be known as "Panthaniwas Shantiniketan Phase - IV" which is nothing but the extension and continuation of the undergoing project under the name and style of Panthaniwas Shantiniketan;

AND WHEREAS now the Land Owners of the First Part, being the absolute owner of the said property measuring about 147 Decimal of land more fully and more particularly described in the Schedule "A" mentioned hereinbelow had entered into a Joint Venture Agreement with the third party Developer which was duly executed on the 28 day of January 2020, before the office of the Additional Registrar of Assurance – III, registered in Book No. 1, CD Volume No. 1903 – 2020, Pages from 40538 to 40600, Being No. 190300490 for the year 2020

AND WHEREAS for the purpose of construction of new multistoried buildings Sri Narayan Chandra Paul and Sri Manab Paul had also execute a registered Power of Attorney, dated 03.02.2020 before the office of the Additional Registrar of Assurance – III, registered in Book No. I , CD Volume No. 1903 – 2020 , Pages from 42965 to 43001, Being No. 190300613 / 2020 in favour of the Developer, M/S Sree Balaji having its registered office at 90/1, Prince Gollam Hussain Shah Road, P.O. Golf Green, P.S. Jadavpur, Kolkata – 700 095, by its proprietor Sri Manab Paul, son of Sri Narayan Chandra Paul, residing at 10, New Bikramgarh, P.O. and P.S. Jadavpur, Kolkata – 700032.

AND WHEREAS in the said process, the plan was sanctioned on the Schedule "A" mentioned property and according to the terms and conditions stated to the above referred Joint Venture Agreement. The Land Owner was entitled to 10% share;

AND WHEREAS according to the terms and conditions of Joint Venture Agreement, the Owner's allocation of above referred 24 number of Flat(s) were allotted by the Developer to the Land Owner through Allotment Agreement between the Land Owner And the Developer and the Land Owner accepted the same with full satisfaction. The said Flat(s) are as follows:-

Flats on 1st to 3rd floor (8 flats in each floor) in Block No. 35

AND WHEREAS instant Project undertaken by the Developer/Vendor is being registered with the West Bengal Housing Industry Regulatory Authority under the relevant

provisions of the West Bengal Housing Industrial Act, 2017 and rules and regulations, notifications, circulars as issued or amended from time to time as well as in accordance with law of the land.

AND WHEREAS the Developer/Vendor have decided to name the project as "PANTHANIWAS SHANTINIKETAN PHASE - IV" and duly intimated the competent authority about the commencement of the construction of the project by its letter dated

AND WHEREAS the Developer/Vendor has prepared the layout plan and obtained sanctioned plan, specification and approvals from the competent authority which is presently for development of Phase IV within the whole project admeasuring about 147 Decimals more or less. The Developer/Vendor agrees and undertakes that it shall not make any changes to the approved plan except with strict compliance with the West Bengal Housing Industrial Regulatory Act, 2017.

AND WHEREAS the Deve	loper/Vendor has registered the said project under the relevant
provisions of the aboveme	ntioned act with the West Bengal Housing Industry Regulatory
Authority at Kolkata on	under Registration No.

AND WHEREAS The Purchaser(s) herein, being desirous of owning ALL THAT piece and parcel of one self contained residential flat admeasuring carpet area (HIRA area) of sq. ft corresponding to the
entered into an Agreement for Sale on basis of the terms and conditions as are already mutually agreed upon.

AND FURTHER

- a) 'DEVELOPER/VENDOR/OWNER' shall mean M/S. SREE BALAJI, a proprietorship firm having its office at 90/1, Prince Gollam Hossain Shah Road, Police Station-Jadavpur, Kolkata-700032, District- South 24- Parganas.
- b) 'THE LAND AND THE PROPERTY' shall mean the land and property measuring about totaling to 4.818 Acres with common areas, fully described in the Schedule "A" hereunder written excluding the area of the club property.
- c) 'THE BUILDING' shall mean the building comprising the unit(s) and/or units to be constructed as fully described in the Schedule "B" herein below.
- d) 'THE UNIT' shall mean the flat(s) in the building including all fittings and fixtures therein and/or thereto attached as it is/are hereby agreed to be constructed by the Vendor/Developer herein for purchaser/s and fully described in the Schedule 'B' hereunder written and in accordance with the sanctioned plan dated 31.03.2019. Any further sanctioned plan for any area for club property shall not be part of any of the unit(s).
- e) 'THE CARPET AREA OF FLAT' shall mean inside wall to inside wall measurement of the flat(s) including the measurement of internal wall also as per the West Bengal Housing Industry Regulatory Act, 2017.

- f) 'THE COVER AREA OF FLAT' shall mean outside wall to outside wall measurement of the flat including the proportionate share of the partition walls of the flat.
- g) 'THE BUILT UP AREA OF FLAT' shall mean cover area of the Flat(s) plus the proportionate share of staircase lobby of the same floor (as mentioned in the Sanction Plan).
- h) 'THE SALEABLE AREA OF FLAT' shall mean built up area plus proportionate area of ground floor service areas, electric rooms, drive way, septic tank, underground and overhead water reservoir, vacant roof, Darwans room, staircase head room etc. (Saleable area component for the same project would be calculated @ 25% on and above built up area).
- i) 'THE COMMON AREAS' shall mean the common portions comprised in the building and area outside and beyond the exclusive areas of unit(s) excluding all rights, titles, interests, and possession of the club property.
- j) 'PROPORTIONATE' OR 'PROPORTIONATE SHARE' OR PROPORTIONATELY' shall mean the purchaser/s share in the land common portions described in the 'Schedule C' herein below and such share of all common rights and liabilities including common portions and common expenses and payment of taxes until separate assessment by the Panchayat of the unit(s).
- k) 'THE COMMON PORTIONS' shall mean the common portion fully described in the Schedule 'C' herein below.
- 'THE COMMON EXPENSES' shall mean the expenses incurred for the common purposes as described in the schedule 'D' herein below.
- m) 'THE CO-OWNERS' shall mean all persons agreeing to own units other than the one of the purchaser/s herein and including the owners in respect of unacquired units.
- n) 'CAR PARKING' shall mean All that (....) no. of open / covered car parking space specifically designated in the ground floor of the Complex for the purpose of parking of cars and/or two wheelers and the remaining area shall absolutely vest and/or belong to the Seller together with the right to sell, transfer and/or grant use thereof to any person and/or persons as the Seller in its absolute discretion may deem fit and proper.
- o) 'THE PLAN' shall mean the plan sanctioned by the competent authority dated 12.03.2020.
- p) 'THE COMMON PURPOSES' shall mean and include the purpose of upkeep, management, maintenance, administration and purposes of regulation actual rights and beneficial use, occupation and enjoyment of the co-owners shall have/has common interest relating to the land and building.
- q) 'ADVOCATE' shall mean the advocate/advocates appointed by only the developer for all purposes.
- r) 'ACT' shall mean the West Bengal Housing Industry Regulatory Act, 2017.

NOW THIS INDENTURE WITNESSETH that in pursuance of the Sale dated	Rs/- (Rupees
) only towards the said flat (s) on the, being Flat No of the building lying and situa	floor, Block No
parcel of 25 Decimal more or less of Baid land lying and situat J.L. No. 131, R.S. & L.R. Dag No. 607, R.S. Khatian No. 22	te at Mouza - Kamarpara,
Khatian Nos. 111 and 151, present L.R. Khatian No. 827, villambazar Police Station and within the limit of Illambazar	within the jurisdiction of

Bolpur, DSR Suri and District Birbhum, hereinafter referred to as "LOT A" and All That piece and parcel of 20 Decimal more or less of Baid land lying and situate at Mouza -Kamarpara, J.L. No. 131, R.S. and L.R. Dag No. 606, L.R. Khatian No. 998, present L.R. Khatian No. 1213 and 1094, within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum, hereinafter referred to as "LOT - B" and All That piece and parcel of 84 decimals more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian Nos. 1111, 1109, 1117, 1115, 1114, 1108, 1113, 1112, 1119, 1053, 1118 and 1110, within the jurisdiction of Illambazar Police Station, within the limits of Illambazar Gram Panchayet, ADSR Bolpur, DSR Suri and District -Birbhum, hereinafter referred to as "LOT - C", the details of which are as All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1116, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1111, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1109, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1117, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1115, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1114, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1108, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1113, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1112, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 6 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1119, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 21 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1053, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No.

131, L.R. Dag No. 605/1147, L.R. Khatian No. 1118, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1110, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 18 decimals more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, within the jurisdiction of Illambazar Police Station, within the limits of Illambazar Gram Panchayet, ADSR Bolpur, DSR Suri and District - Birbhum, hereinafter referred to as "LOT - D", the details of which are given as All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 0.5 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and All That piece and parcel of 4 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum, well and sufficiently paid by the Purchaser(s) herein on or before the execution of these presents to the Vendor/Developer as per Memo of Consideration hereunder written (the receipt whereof the Vendor/Developer doth hereby admits and acknowledges for the same and every part thereof) and the Vendor/Developer doth hereby and forever GRANT, SELL, TRANSFER, CONVEY, ASSIGN AND ASSURE UNTO OR IN FAVOUR OF PURCHASER free from all sorts of encumbrances ALL THAT the schedule 'B' mentioned property lying and situated at District - Birbhum, Police Station - Illamabazar, Additional District Sub-Registry Office Bolpur, in Mouza - Kamarpara, area of 147 decimals more or less together with the proportionate variable share of land (which is morefully and particularly described in the SCHEDULE "B" and hereinafter referred to as the said Flat/Unit including right to use all common facilities and/or amenities in respect of the common parts and portions (mentioned in the Schedule "C" below) subject to payment of the common expenses (mentioned in Schedule "D" written below) and subject to the common right on the common road between Phase - IV and the existing phases of the said project along with the owner/owners of the land on the schedule "A" mentioned property TOGETHER WITH all the benefits of common and/or other rights particularly easements, quasi-easements, appendages, appurtenances including all rights, title and/or interest WHATSOEVER of the Vendor/Developer and as well hereby sold, transferred, conveyed unto the Purchaser(s) forever AND the Vendor/Developer have good right, full power, absolute authority and indefeasible title to grant, sell, convey, transfer, assign and assure the said Flat and every part thereof unto the Purchaser(s) herein and hereby granted, sold, conveyed, transferred or expressed or intended so to be unto and to the use of the Purchaser(s) including her respective heirs, executors, administrators, legal representatives and assigns AND the Purchaser(s) herein shall and may at all times hereafter peaceably and quietly possess and enjoy the said flat and every part thereof as its lawful owner(s) AND TO HAVE AND TO HOLD the same forever and receive the rents, issues and profits without lawful eviction, interruption, whatsoever from or by the

Vendor/Developer or any person or persons lawfully or equitably claiming from or under in trust for him/them.

DISCLOSURES, DISCLAIMER CONFIRMATION AND ACKNOWLEDGEMENT

- i) At or before the execution of this Deed the Vendor has provided to the Purchaser all documents relating to Title of the land and the Purchaser has satisfied himself/herself/itself as to:
- ii) The right title interest of the Vendor.
- iii) Gone through the title deeds relating to the said Premises.
- iv) Satisfied himself/herself as to the legal ownership in respect of the said premises and acknowledges that the Vendor has a marketable title in respect thereof.
- v) Has inspected the plan sanctioned by the authorities concerned.
- vi) Acknowledges that the right of the Purchaser shall remain restrict to the said Apartment and the Properties Appurtenant thereto and that the Purchaser shall have no right over and in respect of the other parts and portions of the Property.
- vii) Acknowledges that the terms and conditions of this Deed are fair and reasonable.
- viii) Has obtained independent legal advice and the Advocates so appointed by the Purchaser has also caused necessary searches/investigation of title to be made.
- ix) Acknowledges that the said new buildings are going to be a very prestigious building in the area of Kamarpara and as such the Purchasers agree to abide by the terms and conditions herein contained and also the house rules as hereinafter appearing.
- x) The Purchaser / Purchasers has gone through all the terms and conditions set out in this Deed and has understood their respective obligations and rights detailed herein.
- xi) The Purchaser / Purchasers hereby confirms that he/she/it is executing this Deed with full knowledge of all the laws, rules, regulations, notifications etc. applicable to the project.
- xii) The Purchaser / Purchasers has fully satisfied itself as to the carpet area comprised in the said Apartment and the Vendor has delivered to the Purchaser copies of all title deeds including a copy of the plan sanctioned by competent authority.
- xiii) The Purchaser is fully satisfied as to the structural stability of the said new building.
- The Purchaser / Purchasers fully aware regarding the formation of ADHOC COMMITTEE, FMC and agreed to cooperate with maintenance body in future without any objection (excluding service related) and also very much aware about the operation of the above mentioned body/bodys and accept the same with his / her / there full consent.
- xv) The Purchaser / Purchasers also agree to pay all maintenance related outgoings including CAM charges without any objection and shall co operate with the other owner/ owners unconditionally to keep the project maintain.
- xvi) The Purchaser / Purchasers agree that paying uninterrupted maintenance charges in future is the essence of this DEED OF CONVEYANCE.

I. FURTHERMORE THE VENDOR/DEVELOPER DECLARE AND COVENANTS as follows:

- The Vendor/Developer will all time hereafter assist the Purchaser(s) at upon every reasonable request and at the cost of the Purchaser(s) made do execute acknowledge caused to be done executed acknowledge all such further acts deeds and things for further or more particularly assuring the title of the said flat and undivided proportionate share of the land thereof.
- The Vendor/Developer will render necessary help to the Purchaser(s) for bringing separate electric meter in their name(s) and to mutate name in respect of the flat hereby transferred on the costs paid by the Purchaser(s).
- 3) The Developer/Vendor has absolute clear and marketable title with respect to the project property the requisite authority and rights to carry out the development on the property and absolute actual physical and legal possession of the property.
- 4) The Developer/Vendor has lawful rights and requisite consent approval, permissions from the competent authority to carry out the development work at the project.
- 5) There are no encumbrances upon the project property save and except those which are expressly declared in the website of the competent authority.
- 6) There are no litigation pending before any Court of Law or any authority save and except those which are expressly declared in the website of the competent authority.
- All approval, licenses and permits issued by the competent authority in respect of the said unit/flat are valid and subsisting and have been obtained by following due process of Law. Further, the Developer/Vendor has been and shall at all time remains to be in compliance with all applicable laws in relation to the project property till the handing over the property to the Purchaser(s) and subsequently to the holding organization.
- 8) The Developer/Vendor has a right to enter into this agreement instant and has not committed or omitted to perform any act or thing, whereby the right, title, and interest of the Purchaser(s) created herein, may prejudicially be affected.
- The Developer/Vendor has not enter into any agreement for sale and/or any other agreement/arrangement with any person or party with respect to the said unit/flat which will, in any manner, affect the rights of the Purchaser(s) under this agreement.
 - (i) This is agreed by and between the parties that, the developer reserve his right to keep garage spaces and/or shops/club in the ground floor or anywhere in accordance with the sanctioned plan of Zilla Parishad/Department of Panchayats and Rurals Development, West Bengal/Competent Authority for which the intending purchasers shall never raise any claim and the proposed multistoried buildings will be constructed on the amalgamated plot of land if necessary which will be decided by the Developer on his own without any interference of the Land Owners and/or the intending purchasers.
 - (ii) The time for completion of this project is fixed to 60 months from the date of sanction of plan of the schedule mentioned property, in case of failure to complete the said project within the stipulated 60 months period, both the parties are agreed to allow another 60 months period after the above referred 60 months.

- (iii) This is further agreed by and between the parties that the said construction is an extension of the continuing Project "PANTHANIWAS SHANTINIKETAN" and as such amalgamation of lands with the abovementioned Project would normally take place in accordance with the law.
- (iv) This is further agreed by and between the parties that the parking spaces, gates for ingress and egress, all common areas required for the enjoyment, maintenance and management of the proposed Project or any part thereof shall be in common with the adjacent and/or continuing Project, "PANTHANIWAS SHANTINIKETAN".
- (v) This is further agreed by and between the parties that all common amenities and facilities provided at the adjacent and/or continuing Project, "PANTHANIWAS SHANTINIKETAN", shall also be provided for the enjoyment of the proposed Project or any part thereof.
- (vi) This is agreed by and between the parties that the proposed construction on the said property is nothing but a continuation of the project under the name and style of "PANTHANIWAS SHANTINIKETAN".

II. THE PURCHASER(S) FURTHER COVENANTS as follows:

- The Purchaser(s) shall have undivided proportionate share in the common area of the project alongwith other occupants, maintenance staff, etc. without causing any inconvenience, hindrance, obstruction to any one of them. It is also clarified herein that the Developer/Vendor shall handover the common area of the property to the holding association of owners upon its formation and registration and after obtaining the completion certificate from the competent authority as per the guideline provide in West Bengal Housing Industry Regulatory Act, 2017.
- 2) The Purchaser(s) after the purchase will not create any obstruction to the Vendor/Developer to the construction of remaining portion of the Complex including any further construction in the adjacent land and will allow the Developer and its men, agents, architects, workmen and any other person at any time to carry necessary materials through the entrance and staircase to the roof or any other portion of the building and extension of the project on the same premises and on the land and/or to the adjoining lands, may be carried out by the Developer as such is the sole discretion of the developer/vendor.
- The Purchaser(s) covenant with the Vendor/Developer, other lawful occupiers of 3) other flats that the Purchaser shall at all times hereafter pay all common area and/or expenses required for the maintenance of the building and Complex and and such payment will be made common portion Developer/Maintenance Authority by the Purchaser within reasonable time as may be fixed by the Developer/Maintenance Authority from time to time without any abatement or deduction whatsoever and shall keep Developer/Maintenance Authority and other lawful occupiers of the other flat(s) indemnified against all such liabilities.
- 4) The Purchaser(s) undertakes to use the said flat strictly for residential purpose only and will not use or allow to use the said flat to any other person or persons for business and/or commercial purpose and/or running of professional chamber, guest house, godown etc.
- 5) The Purchaser declares that it has already been agreed by and between the parties that the Club is not the part of the common area of the property. The Club is the

exclusive property of the Developer/Vendor and the Developer/Vendor can decide anything according to his choice in respect of the Club. The said club is/are entitled to arrange for any promotional activities within the complex for which the Purchaser(s) shall never raise any objection. This is further agreed by and between the parties that the Club membership may or may not be provided complementary to the Flat(s) Owners, which will be given by the Club in accordance with the General Terms and Conditions of the Club. The Club authority reserves its right to allow membership to the Flat(s) Owners of the Complex as well as to the distinguished personality of the Society, may be not the Flat(s) Owners, considering the terms and conditions as well as maintaining the spirit. The Club authority reserves its rights to cancel any membership for violation of terms and conditions of the Club. The Rules and Regulations of the Club shall be notified time to time after the official opening of the Complex, on the Notice Board displayed over the Club premises.

- 6) The Purchaser(s) do hereby undertake not to raise any claim against the Vendor/Developer regarding the construction of the said flat.
- 7) The Purchaser(s) shall use the said flat for residential purpose only and will not let out to any other person or persons.
- 8) The Purchaser(s) shall keep the said flat hereby transferred always in good habitable and water tight condition and in particular so as to support shelter and protect the other part of the building.
- 9) The Purchaser(s) shall contribute and pay proportionate costs, expenses and outgoings regularly as mentioned in the Schedule "D" below.
- 10) So long the said flat of the Purchaser(s) is not separately assessed by the competent authority, the Purchaser(s) shall pay proportionate rates and taxes in respect of the said flat as well as the proportionate share of land.
- 11) The Purchaser(s) shall pay the requisite other payables, costs an deposits as mentioned in Schedule E hereinbelow to the developer.
- 12) For installation of high voltage instruments/gadgets like, Air Conditioner/Geyser the purchaser hereto comply the rules of electricity Authority in respect of his/her/their respective individual meter and apply for extra load for such individual meter from WBSEDCL/the competent electricity authority, but in such case the purchaser shall comply with the relevant rules and regulations of M/s. Sree Balaji.
- 13) The Purchaser(s) shall carry out the necessary internal repairs and incur all expenses, on its own, for the upkeep and maintenance of the Unit of the Purchaser(s) without causing any inconvenience to the other occupiers of the Unit in Complex. In case of any electrical job/work within the four walls of the units, the main electrical cable cannot be disturbed and in case of installation of Air Conditioner, the outer wall of the unit cannot be changed and/or utilized.
- 14) The Purchaser(s) agrees to abide by all applicable laws, including local laws and directions and notifications of concerned statutory authorities and the terms and conditions contained herein as well as rules and regulations framed by M/s. Sree Balaji.

III. FURTHERMORE THE VENDOR/DEVELOPER AND THE PURCHASER/S DECLARE AND COVENANTS as follows:

The common areas in the whole project may be usable by person or persons on non exclusive basis and persons from the adjacent plot, which is for the exclusive use of the Developer/Vendor, shall also use the common areas and facilities. Hence the common areas facilities, amenities in the whole project may be usable by the Purchaser(s) on non exclusive basis. The Purchaser(s) also agrees and accepts that the few facilities and or amenities may not be provided simultaneously with the handing over of possession of the said flat and might be available only after the completion of the whole project.

- 2) The Developer/Vendor has presently contemplated to developed the proposed adjoining land and shall be entitled to amalgamate the rest of the property with proposed adjoining land or otherwise and may also develop such lands in phase by phase manner.
- Apart from the residential usage the developer proposes to develop in other phases residential buildings/structures, bunglows, commercial units, club and unit for mixed purposes etc. and the portion upon which such shall be developed shall be in such manner as the developer shall at its sole discretion deem fit and proper and shall not be included and/or related in any way to the Phase - IV property.
- 4) Other facilities proposed to be developed as a part of the whole project namely the club, may be provided with certain common areas, facilities and amenities and which may expressively be made available to and usable by the person whom the Developer/Vendor at its sole and absolute discretion will consider eligible including the Purchaser of other plots but such facility may not be available to the Purchaser and/or any other Purchasers of the Phase IV property inside the Complex.
- 5) This is agreed by and between the parties that the Purchaser(s) shall have no right to commercially exploit her unit except transfer of ownership by Registered Conveyance in accordance with Law.
- 6) This is agreed by and between the parties that the Purchaser(s) has to bear the charges of parking space, if any (in case not own exclusive car parking space) according to the rate fixed by the Developer for parking of the car within the compound for life time.
- 7) This is agreed by and between the parties that the Purchaser(s) has to bear the charges of the services provided by the club according to the bill raised by the Club.
- 8) This is agreed by and between the parties that the Purchaser(s) has to bear other charges for facilities provided by the Developer.
- 9) To pay the electricity bill in respect of the said flat.
- 10) This is agreed by and between the parties that the Purchaser(s) has to bear the minimum electricity charges for the period of long absence of the Purchaser(s) in the said complex and/or Flat.
- This is agreed by and between the parties that the Purchaser(s) has to bear the costs for individual electricity meter connection for her unit which will be paid by the Purchaser(s) to the Developer and the said payment shall be made before taking possession of her unit by the Purchaser(s). Furthermore, for obtaining extra load for individual meter the Purchaser(s) shall have to bear extra costs billed/demanded by the Developer, accordingly.
- 12) This is also agreed by and between the parties that the Developer shall provide two light and two fan point for each respective flat in power backup option which will be available only at the time of power cut only.

- 13) This is agreed by and between the parties that the Developer reserves its right to extend the service for the next phase of expansion of the project and in such situation the Purchaser(s) shall have no right of objection.
- 14) This is agreed by and between the parties that in future the Developer reserves its right to bring expansion of the project in the back of the complex and/or in both side of the Complex according to her convenience which will be no way objected by the Purchaser(s). In such case of the expansion of project, the main gate, the exit gate, passages, entries and exits of the instant project shall be the part of the extension of the project. In such situation the Purchaser(s) shall never raise any objection.
- This is further agreed by and between the parties that after taking physical possession of the Schedule "B" mentioned property by the Purchaser(s), the rules and regulations already framed and/or to be framed shall be strictly followed by the Purchaser(s) herein in every respect whatsoever and/or howsoever including the use of services and/or internal jobs and/or work done by the Purchaser(s) in respective unit and/or within the complex.
- 16) This is further agreed by and between the parties that the Purchaser(s) shall not to throw dirt, rubbish or other refuses or permit the same to be thrown or accumulated in the said flat or in the compound or any portion of the building.
- 17) This is further agreed by and between the parties that the Purchaser(s) shall not to store or bring and allow to be stored and brought in the said flat any goods of hazardous or combustible nature or which are so heavy as to affect the construction and/or the structures of the building or any portion of it in any manner including keeping of LPG Gas Cylinder in vacant flat in case of long absence of the purchaser.
- 18) This is further agreed by and between the parties that the Purchaser(s) shall not to hang from or attach to the beams or walls or any portion of the flat any machinery which are heavy or likely to affect or endanger or damage the construction of the building or any part thereof.
- 19) This is further agreed by and between the parties that the Purchaser(s) shall not to do or anything to be done on or about the said flat which may cause or tantamount to cause or affect the floors, ceilings, wall of the said flat or any other portion over or below the said flat or inside adjacent to the said floor or any portion of the building.
- 20) This is further agreed by and between the parties that the Purchaser(s) shall not to interfere with the right to use of common area and facilities by the Vendor/Developer and other Owners of the flat or lawful occupier and maintenance authority.
- 21) This is further agreed by and between the parties that the Purchaser(s) shall not to obstruct Vendors and other Owners or lawful occupiers of the other flats to use their respective flats in peaceful way.
- 22) This is further agreed by and between the parties that the Purchaser(s) shall not to carry out any illegal or offensive activities inside the flat.
- 23) This is further agreed by and between the parties that the Purchaser(s) shall not to close or permit the closing of veranda or lounges or balconies, lobbies and common portions and not to break or cut the columns and outside wall of the unit/flat or building.
- 24) This is further agreed by and between the parties that the Purchaser(s) shall not to claim partition of the land and common area of the said building.

- 25) This is further agreed by and between the parties that the Purchaser(s) shall not to demand any compensation and/or any amount from the Vendor/Developer (so long the Vendor/Developer/third party is in charge of the said premises) for non maintenance of common area and service of common facilities due to the non-payment of common expenses by the Purchaser(s) or any other Purchaser(s) of the other flats or due to reason of any event is beyond the control of the Vendor/Developer/Maintenance Authority.
- 26) This is further agreed by and between the parties that the Purchaser(s) will always help the Vendor/Developer/third party for maintenance of common area and proper maintenance and supply of common amenities and advantages.
- 27) This is further agreed by and between the parties that the Purchaser(s) shall not to obstruct Vendor/Developer from selling any portion of the said Premises in accordance with law.
- 28) This is further agreed by and between the parties that the Purchaser(s) shall pay multi-storied building tax, if any, charged by the any appropriate authority.
- 29) This is further agreed by and between the parties that the Purchaser(s) shall pay all other taxes and/or charges proportionately or wholly when it is in respect of the said flat as may be imposed by any Government or Semi-Government or statutory body.
- In case of sale of the Schedule 'B' property by the Purchaser(s) to any Third Party 30) 'No Objection Certificate' of the Developer shall be necessary and the Developer shall issue such 'No Objection Certificate' for sale considering that the maintenance amount along with all other charges in this respect including fine levied, if any, by the maintenance authority/Developer is paid up to date and nothing falls due in this regard. This is further agreed that in case of failure of payment of maintenance charges as mentioned aforesaid by the Purchaser(s) upon the bill raised by the Developer/maintenance authority .The Purchaser(s) shall be _/- per day from the date of failure to pay. In case bound to pay fine of Rs. _ of bounce of Cheque issued by the Purchaser(s) for payment of maintenance charges etc. according to the bill raised by the maintenance authority the Purchaser(s) shall pay a fine of Rs. ____/- for each occasion of bounce of Cheque. Further for nonpayment of maintenance all necessary common services i.e. water supply, electricity supply, power backup, clearing, parking facility etc. shall be withdrawn from the date of the maintenance amount falls due and the maintenance authority shall not be held responsible for such. In case of any transfer of schedule "B" property in such situation the third party also shall not be provided the above referred services till the date of clearance of dues with applicable fine etc.
- 31) This is further agreed by and between the parties that, the regular and uninterrupted payment of maintenance amount is the essence of this conveyance as well as the pre-condition for getting no objection certificate, which shall be obtained by the purchaser from the developer for outright sale of the Schedule 'B' Property to any third party.
- 32) This is agreed by and between the parties that, the developer reserve his right to keep garage spaces and/or shops/club in the ground floor or anywhere in accordance with the sanctioned plan of Zilla Parishad/Department of Panchayats and Rurals Development, West Bengal/Competent Authority for which the intending purchasers shall never raise any claim and the proposed multistoried buildings will be constructed on the amalgamated plot of land if necessary which will be decided by the Developer on his own without any interference of the Land Owners and/or the intending purchasers.

- 33) The time for completion of this project is fixed to 60 months from the date of sanction of plan of the schedule mentioned property, in case of failure to complete the said project within the stipulated 60 months period, both the parties are agreed to allow another 60 months period after the above referred 60 months.
- 34) This is further agreed by and between the parties that the said construction is an extension of the continuing Project "PANTHANIWAS SHANTINIKETAN" and as such amalgamation of lands with the abovementioned Project would normally take place in accordance with the law.
- 35) This is further agreed by and between the parties that the parking spaces, gates for ingress and egress, all common areas required for the enjoyment, maintenance and management of the proposed Project or any part thereof shall be in common with the adjacent and/or continuing Project, "PANTHANIWAS SHANTINIKETAN".
- 36) This is further agreed by and between the parties that all common amenities and facilities provided at the adjacent and/or continuing Project, "PANTHANIWAS SHANTINIKETAN", shall also be provided for the enjoyment of the proposed Project or any part thereof.
- 37) This is agreed by and between the parties that the proposed construction on the said property is nothing but a continuation of the project under the name and style of "PANTHANIWAS SHANTINIKETAN".
- IV. From the date of possession of the said flat the Purchaser(s) shall observe and fulfill the terms and conditions mentioned below:-

A. PAYMENTS:

- (i) The total consideration amount is inclusive of the Allotment amount already paid by the Purchaser(s) to the Developer/Vendor towards the said unit/flat morefully and more particularly described in the Schedule 'B' mentioned property.
- (ii) In addition to the payment of the total consideration amount inclusive of GST, all other taxes which consists of tax paid or payable by way of value added tax and all levies duties, cesses, impositions, direct and other indirect taxes as applicable and levied by the Central Government and/or State Government and/or any local, public, or any statutory bodies or authority in connection with the construction and carried out of the project and also with respect to the said flat and appurtenances shall be borne or paid by the Purchaser(s) herein and the Developer/Vendor shall not be liable to pay the same or any part thereof. However if there is any increase in any of the taxes etc. after the expiry of the schedule date of completion as per registration with the competent authority which shall include extension of registration if any granted by the competent authority as per the West Bengal Housing Industry Regulatory Act, 2017 the same shall not be charged from the Purchaser(s).
- (iii) For further payment the Purchaser(s) shall pay in accordance with the terms and conditions stipulated herein within time and in the manner specified by Cheque/Demand Draft/ RTGS/ NEFT to be drawn in favour of the Developer/Vendor in Kolkata and in respect to it the Developer/Vendor shall raise demands from time to time and if any such tax, cess, outgoing rate is extended then the Developer/Vendor shall also provide the details of taxes paid and/or demanded alongwith the Act/Rules/Regulations/Notifications/Circulars etc. with dates from which such have become effective and in case of non payments the Purchaser(s) shall have to bear and pay the penalty with interest as stipulated herein.
- (iv) The total consideration amount includes recovery of price of land, construction of common areas, internal and external development charges and also cost for providing all other facilities, amenities and specifications provided within the said

unit/flat and in the project but does not include rates, taxes, betterment fees, maintenance charges, extra schedule charges, legal fees, stamp duty, registration fee and incidental payments for registration which are applicable separately.

- (v) If the Purchaser(s) is taking any financial assistance or housing loan from any Bank or financial institution the Developer/Vendor shall act in accordance with the instructions of such Bank and financial institutions in terms of the agreement between the Purchaser(s) and Bank or financial institutions subject to such Bank or financial institutions shall be required to disburse or pay all such amount due and payable to the Developer/Vendor under this agreement and in no event the Developer/Vendors shall assume any liability and/or responsibility for any loan or financial assistance which may have been granted to the Purchaser(s) from such Bank or financial institutions.
- (vi) The timely and total payments of all amount payable by the Purchaser(s) under this instance is the essence of the contract and intimation forwarded to the Developer/Vendor by the Purchaser(s) as stated shall be conclusive proof of service of such intimation by the Developer/Vendor to the Purchaser(s) and the non receipt by the Purchaser(s) shall not be an excuse for non-payment of any amounts.
- (vii) In the event of any delay and/or default on part of the Purchaser(s) in making payment of any GST, VAT, TDS or any other tax, levies, cesses, etc. then without prejudice to any other rights or remedies available to the Developer/Vendor under this agreement or under any applicable law the Developer/Vendor shall be entitled to adjust against any subsequent amount received from the Purchaser(s) the said unpaid tax, levies, cesses, etc. alongwith interest, penalty, etc. payable thereon from the due date till the date of adjustment.
- (viii) In case of failure of any payment by the Allottee to the Promoter/Developer an element of interest shall have to be paid by the Allottee to the Promoter/Developer over and above all fixed fine(s) and/or penalty (ies) mentioned herein at the rate of the State Bank of India's Prime Lending Rate plus two percent (2%) per annum. In case of any delay of payment of the Allottee such interest element also to be paid in the manner stipulated hereinabove. All bills and/or demands raised by the Developer/Vendor shall be paid by the Purchaser within 07 days from the date of the bill and/or demand. And if such payment will not be made with the above stipulated period of 07 days, delay payment charge shall be applicable day by day basis on and from the 08th day onwards.
- In the event of any default on the part of the Purchasers in making payment of the amounts agreed to be paid and if such default shall continue for a period of one month or in the event of the Purchasers committing breach of one any of the terms and conditions herein contained the Developer/Vendor shall be entitled to terminate this agreement by giving to the Purchasers fifteen days notice in writing and upon such cancellation the Purchasers shall cease to have any right under this Agreement or in respect of the said Flat/Unit and upon such cancellation the Developer/Vendor shall be entitled to forfeit the Allotment amount along with the interest, accrued day by day as stipulated herein, from the consideration amount unpaid till then by the Purchasers and refund the balance amount to the Purchasers and the Developer/Vendor shall be at liberty to enter into fresh agreement for sale and transfer of the said Flat/Unit with any other person and/or persons.

B) HOLDING ORGANISATION:

a. Immediately after all the units in the building are sold and transferred the Unit Owners in consultation with the Vendor shall form a Holding Organisation in accordance with the provisions of the West Bengal Apartment Ownership Act 1972.

- b. The Purchaser compulsorily agrees to become members of such Holding Organizations and upon formation of such Holding Organisation the said Holding Organisation shall take control of all common parts and portions and shall remain liable for rendition of common services subject to the Unit Owners making payment of the COMMON AREA MAINTENANCE Charges.
- c. The Holding Organisation shall be entitled to frame such rules and regulations (the "Rules") as may be necessary and/or required from time to time regarding user of the common parts and the Purchaser hereby agree to abide by the same.
- d. In order to become a member of the said Holding Organisation the Purchaser agrees to sign and execute all papers application and other documents as may be necessary and/or required and in the event of the Purchaser failing to sign such papers and/or applications the Vendor as the constituted attorney of the Purchaser shall be entitled to sign and execute the same on behalf of the Purchaser and the same shall be binding on the Purchaser.
- e. The Purchaser shall bear and pay all proportionate costs, charges and expenses for formation, including professional charges, of the Holding Organisation.
- f. The Purchasers shall co-operate with the Holding Organisation and its other members in all its activities.
- Further in order to become a member of the said Holding Organisation the Purchaser shall need to clear all arrear maintenance charges, if any, which would have been due so far and as well as the present maintenance charge in respect of his unit/flat along with any other payables if applicable.
- C) ADHOC COMMITTEE Until the formation of the said Holding Organisation, the Vendor may form an Adhoc Committee comprising of 3 (Three) Unit owners (hereinafter referred to as the ADHOC COMMITTEE) to be nominated by the vendor and such Adhoc Committee shall be deemed to be the representative body of all the Unit owners of the said Building and this committee shall be solely responsible for the formation of the Holding Organization and upon formation of the said Holding Organisation the said Adhoc Committee shall stand dissolved.

D. MAINTENANCE:

(i) The Vendor shall remain responsible for providing common services only for a period of 12 months from the date of official possession date declare by the Developer subject to the Purchaser making payment of the proportionate share of Common Area Maintenance charges which includes the amount payable to the Vendor and/or to the FMC for rending such services (hereinafter referred to as the COMMON AREA MAINTENANCE CHARGES), however, the Developer will not liable to furnish any accounts of the same as the hereinabove mentioned amount quoted by the Developer is based on assumption.

(ii) The various unit owners in the said new building shall form an Association in accordance with the provisions of the West Bengal Apartment Ownership Act 1972 within a period of three months and the Vendor has agreed to render all possible

assistance for formation of the said Association.

(iii) The Purchaser acknowledges that timely payment of Common Area Maintenance charges is a must and in the event of any delay the same is likely to adversely affect the interest of the other flat owners in the said building and if such Common Area Maintenance Charges shall remain in arrears for a period of 60 days then and in that event in addition to making payment of interest at the rate of 15% per annum the Vendor and/or Adhoc Committee shall be entitled to and the Purchaser hereby consents:

- a) Disconnect the supply of water to the said Unit.
- b) Disconnect the supply of electricity.
- c) Withdraw all utilities including generator facilities.
- (iv) And the same shall not be restored until such time the Purchaser had made payment of all amount lying in arrears together with interest accrued due thereon and such penal interest as may be determined from time to time including a sum of Rs. ____/- (Rupees _____) only as and by way of restoration charges.
- (v) For the purpose of withdrawal and/or suspension of the said facilities and/or utilities it will not be necessary for the Vendor and/or FMC and/or Holding Organisation to serve any notice, in writing and the Purchaser hereby waives the right to receive such notice.
- (vi) Maintenance of swimming pool shall be done by the CLUB authority exclusively and they may have the sole discretion to frame guideline related to the uses of pool. The authority shall be responsible to generate fund to maintain the pool charging Uses-Charges / Membership from the user / users (except Phase – IV owners). This is also to mention the owners of Phase – IV shall not be liable to pay any uses charges lifetime.

E. CONTROL AND MAINTENANCE OF COMMON PARTS - PAYMENT OF COMMON AREA MAINTENANCE CHARGES

- For the purpose of looking after the common parts and portions and for rendition of common services the Vendor shall be entitled to appoint a Facility Management Company (hereinafter referred to as the FMC) on such terms and conditions as the Vendors in its absolute discretion may deem fit and proper and in addition to the payment of Common Area Maintenance Charges the Purchasers shall be liable to make payment of the said Management Fee till the formation of the Holding Organisation legally.
- The control and management of the common parts and portions of the building shall remain vested with the Facility Management Company (FMC) as and when such FMC is appointed and upon formation of the Holding Organisation with such Holding Organization subject to the right of the Purchaser to use the common parts and portions in common with other units owners and/or occupiers of the said building. The said FMC will remain responsible for looking after the common parts and portions and the purchaser agree not to interfere in the FMC remaining in control of the common parts and portions.
- The said FMC and/or Holding Association may only be replaced by the consent of 80% (eighty percent) or more of the flat owners of the Complex in terms of total flats held. The FMC being a professionally run organization, shall not be liable to share or render its accounts and shall be at liberty to make profit of upto 15% which will be included with the Common Area Maintenance Charges to be paid as and by way of maintenance expenses (hereinafter referred to as the MAINTENANCE FEE) and the Purchaser shall be liable to make payment of such Common Area Maintenance Charges which will include the said Maintenance Fee in advance and in one shot without any abatement or dedication on any account whatsoever or howsoever. The calculation of the maintenance fee will be tentative and futuristic in approach and shall be fixed by the FMC.
- 4) The Vendor/Developer shall maintain Common Portions of the Complex to a professional either by his agent or by commercial facility management organization. The Vendor/Developer or his agents shall operate, manage and

render specified day to day services with regard to the Common Portions, shall levy and collect the Common Expenses. However, the ownership of the Common Portions (subject to the terms of this Conveyance) shall vest in all the residents of the Complex, represented by the Holding Organisation and the Vendor/Developer shall merely be the service provider for rendition of specified services with regard to the Common Portions.

- 5) All deposits, payments for common expenses, taxes, mutation fees maintenance charges and all other outgoings shall be made to and kept with the Vendor/Developer.
- 6) The Vendor/Developer shall function at the cost of the residents and will work on the basis of maintenance charges paid by the residents.

F. ROOF AND OTHER AREAS

- (i) It is hereby made expressly clear and agreed that the ultimate Roof of the building where on various installations such as water tank, lift roof, dish antennae and other utilities are installed shall be deemed to be the Roof on the said building (hereinafter referred to as the ROOF).
- (ii) The Purchaser shall have the limited right of access to the said roof for the purpose of carrying out repairs and/or replacement of the said installations and hereby confirm that he/she/it not have any right over and in respect of any open terraces, balconies and verandahs and in any event waive and disclaim all rights over and in respect thereof.

G. FURTHER CONSTRUCTION :

- (i) The whole property is being developed in phase by phase manner by constructing multiples building thereon. The Developer/Vendor shall be entitled to develop the rest of the property as deem fit by the Developer/Vendor in accordance with the approvals and permissions as issued from time to time and the Purchaser(s) herein has agreed to purchase the said unit/flat based on such unfettered rights of the Developer/Vendor in this regard.
- (ii) The Developer/Vendor has already informed the Purchaser(s) that there will be common access road, street lights, common recreation space, passages, electricity, telephone, cables, water lines, gas pipe lines, sewerage and drainage lines, sewerage treatment plant and other common amenities and conveniences which will be in common with the whole Schedule 'A' property and the Purchaser(s) alongwith other flat owners of the whole project shall share such expenses and charges as also maintenance charges proportionately. Such proportionate charges shall be payable by each flat owners including the Purchaser(s) herein and the proportionate charge that is to be paid shall be determined by the Developer/Vendor and the Purchaser(s) agrees to pay the same regularly without raising any dispute or objection with regard thereto.
- (iii) This is also agreed by and between the parties that the developer shall provide one light and one fan point for the each respective flat/ flats in power back-up option which will be available only at the time of power cut only.
- (iv) The Developer/Vendor has presently contemplated to developed the proposed adjoining land and shall be entitled to amalgamate the rest of the property with proposed adjoining land or otherwise and may also develop such lands in phase by phase manner.
- (v) The Purchaser(s) is also aware that the Developer/Vendor shall designate certain common area, facilities and amenities exclusively for it and which may be available to and usable by such person or persons as the Developer/Vendor may

- in its sole discretion deem fit which may or may not include the flat owners of Phase - IV or the Purchaser(s) herein.
- (vi) The Purchaser(s) shall have at no time demand for partition of the said unit/flat and appurtenances and/or the said block/building in the whole project.
- (vii) This is agreed by and between the parties that the Developer reserves its rights to extend the services for the next phase of expansion of the project and in such situation the Purchaser(s) has/have no right of objection.
- (viii) This is agreed by and between the parties that in future the Developer reserves its rights to bring expansion project in the complex and/or in both side of the complex according to him/her/their convenience which will be no way objected by the Purchaser(s). In such case of the expansion project, the main gate, the exit gate, passages, entries and exits, water supply system, sewerage system, LT and HT power supply system, electricity connections of the instant project shall be the part of the extension project. In such situation the Purchaser(s) shall never raise any objection.

H. DEFECT LIABILITY:

- 1. It is agreed that in case any structural defect or any other defect in workmanship, quality or provision of services or any other obligations of the Promoter as per the Agreement for Sale relating to such development is brought to the notice of the Promoter within a period of 5 (five) years by the Allottee from the date of handing over possession, save those as mentioned herein, it shall be the duty of the promoter to rectify such defects without further charge, within 30 (thirty) days and in the event of Promoter's failure to rectify such defects within such time, the aggrieved Allottees shall be entitled to receive appropriate compensation in the manner as provided under applicable laws for the time being in force.
- 2. The Promoter shall not be liable to rectify any defect occurring under the following circumstances:
- (i) If there are changes, modifications or alteration in plumbing pipes and fittings and fixtures or change of wall of floor tiles after the Allottee taking over possession of the Apartment, the Promoter will not take any responsibility of waterproofing, cracks or any defect in plumbing pipes and fittings and fixtures that have developed directly or indirectly due to such changes;
- (ii) If there are changes, modifications or alteration in electrical lines and wiring after said possession unto the Allottee, the Promoter will not take any responsibility of any defect in electrical lines and wirings that have developed directly or indirectly due to such changes, modifications or alterations;
- (iii) If there changes, modifications or alterations in doors, windows or other related items, then the Promoter will not take responsibility of door locks or door alignment or seepage from windows or any other related defects arising directly or indirectly out of such changes, modifications or alterations;
- (iv) If the Allottee after taking actual physical possession of the Apartment, executes interior decoration work including any addition and/or alteration in the layout of the internal walls of the Apartment by making any changes in the Apartment, then any defect like damp, hair line cracks, breakage in floor tiles or other defects arising as a direct or indirect consequence of such alterations or changes will not be entertained by the Promoter;
- (v) Different materials have different coefficient of expansion and contraction and as such because of this difference there are chances of cracks developing on joints of

walls and RCC beams and columns. Any such cracks re normal in high rise buildings and needs to be repaid from time to time. Any cracks developed for reasons other than as mentioned above the Promoter shall get it rectified at its own cost.

- (vi) If the materials and fittings and fixtures provide by the Promoter are not being maintained by the Allottee or his/her agents in the manner in which same is required to be maintained.
- (vii) Any electrical fittings and/or gadgets or appliances or other fittings and fixtures provided by the Promoter in the Common Areas and/or in the Apartment going out of order or malfunctioning due to voltage fluctuations or other reasons not under the control of the Promoter and not amounting to poor workmanship or manufacture thereof.
- (viii) If the Architect certificates that such defects are not manufacturing defect or due to poor workmanship or poor quality.

I. FURTHER:

- The "PANTHANIWAS SHANTINIKETAN" is a building complex ("COMPLEX"), development of which is being undertaken by M/s. Sree Balaji, being a Proprietorship Company at 90/1, Prince Golam Hussain Shah Road, Kolkata 700 095.
- 2) List of services covered by the maintenances services in respect of the schedule mentioned property which are follows:-
- Electricity bill of common area of the complex.
- (ii) Maintenance of common passage, drive way, internal passage, garden, common sewerage, common electricity system, roof, overhead reservers, underground reservers, water pump.
- (iii) Cleaning of the clause (ii) mentioned items.
- (iv) Security of the complex.
- (v) Provide the power backup for each unit/flat (restricted to two points up to the maximum limit of 100 watt).
- (vi) Local subscription and donations.
- (vii) Maintenance and replacement of LT and HT distribution system.
- (viii) Maintenance and replacement of water pump, sewerage system, water treatment system and allied services thereto.
- (ix) Maintenance and replacement of WTP and STP.
- (x) Maintenance and replacement of fire fighting system.
- 3) List of services not covered by the maintenances services in respect of the schedule mentioned property which are follows:-
- (i) Maintenance or cleaning inside the units/flats.
- (ii) Replacement of major fittings including outside colouring and colouring of common passage.

- (iii) Legal expenses to be borne by the Developer/maintenance authority for recovery of dues in respect of any claim, such shall be charged by the Maintenance Authority from the individual owner/owners.
- (iv) Any further taxes imposed by Govt. and/or authority.
- 4) The Unit(s) in the Complex not intended/earmarked for "Commercial purpose" cannot be used for any commercial activities without the written approval of Sree Balaji.

RIGHT TO ENTER THE APARTMENT FOR REPAIRS: The Developer/Vendor agency or holding organization shall have rights of unrestricted access to all Common Areas of the property for providing necessary maintenance services and the Purchaser(s) agrees to permit the Developer and/or Vendor, its agents or holding organization upon its formation and registration and/or maintenance agency to enter into the said unit/flat or any part thereof, after due notice and during the normal working hours, unless the circumstances warrant otherwise, with a view to set right any defect.

GENERAL COMPLIANCE WITH RESPECT TO THE UNIT/FLAT

- (i) The Purchaser(s) shall, after taking possession be solely responsible to maintain the said unit/flat at his/her own cost, in good repairing condition and shall not do or suffer to be done anything in or to the said Block/Building, or the said unit/flat, or the staircases, lifts, common passages, corridors, circulation areas, atrium or the compound which may be in violation of any laws or rules of any authority or change or alter or make additions to the said unit/flat and keep the said unit/flat, its walls and partitions, sewers, drains, pipe and appurtenances thereto or belonging thereto, in good and tenantable repair and maintain the same in a fit and proper condition and ensure that the support, shelter etc. of the said Block/Building is not in any way damaged or jeopardized.
- (ii) The Purchaser(s) further undertakes, assures and guarantees that he/she would not put any, sign-board/nameplate, neon light, hoardings, flexes, publicity material or advertisement material etc. on the face façade of the said Block/Building or anywhere on the exterior of the Project, buildings therein or Common Areas. The Purchaser(s) shall also not change the colour scheme of the outer walls or painting of the exterior side of the windows or carry out any change in the exterior elevation or design. Further the Purchaser(s) shall not store any hazardous or combustible goods in the said unit/flat place any heavy material in the common passages or staircase of the said Block/Building. The Purchaser(s) shall also not remove any wall including the outer and load bearing wall of the said unit/flat.

NOTICE: That all notices to be served on the Purchaser(s) and the Developer/Vendor as contemplated by this Agreement shall be deemed to have been duly served if sent to the Purchaser(s) or the Developer/Vendor by Registered Post with A/D at their respective addresses as mentioned in this Agreement or through e-mail.

It shall be the duty of the Purchaser(s) and the Developer/Vendor to inform each other of any change in address subsequent to the execution of this Agreement in the above address by Registered Post with A/D failing which all communications and letters posted at the above address shall be deemed to have been received by the Developer/ Vendor or the Purchaser(s), as the case may be.

COMMON RULES: M/s. Sree Balaji shall be entitled to frame rules and regulations for the general upkeep and maintenance of the Complex including for the external façade of the building and/or for external lighting as also for the

common user of the Common Portions (COMMON RULES). The Common Rules may be amended from time to time as deemed reasonable by M/s. Sree Balaji in the common interest of all who are entitled to the occupiable areas of the Complex and such rules and regulations shall be in writing form in English only and shall be pasted on the notice board of the complex. Copies of such rules/regulations can be obtained by paying costs to M/s. Sree Balaji from their registered office at Kolkata on formal written applications. The Purchaser(s) shall be bound to follow such common Rules and any violation thereof shall entitle M/s. Sree Balaji to claim damages and to restrict the purchaser from using the Common Portions or enjoying any of the Common utilities and Facilities.

ENTRY REGULATIONS: M/s. Sree Balaji and/or its nominated security agency (ies) shall be entitled to restrict and regulate the entry into the Complex considering the overall security in the interest of the occupants of the Units in the Complex in case of any person or persons without showing any reason.

DELIVERY VEHICLE: The Purchaser(s) shall take prior written permission from M/s. Sree Balaji for access of delivery vehicles in and around the Complex. The Purchaser(s) shall ensure that all delivery vehicles in and around the Complex shall be driven between permitted time schedule of M/s. Sree Balaji without causing inconvenience to the visitors of the Complex. In case of personal car(s) of the Purchaser(s) and/or any guests of the Purchaser(s) such may be driven into the complex with the prior written permission of the maintenance agency but such cannot be parked within the common area of the complex and/or on the common road/passage of the complex. M/s. Sree Balaji shall arrange for parking of car(s) of the purchaser and/or their guests on request against payment of parking charges per day as will be decided by M/s. Sree Balaji time to time.

LOADING AND UNLOADING: To load and unload any goods in and around the Complex, the purchaser shall give a copy of permit at least 3 (three) days in advance to M/s. Sree Balaji. Parking of such vehicles will only be allowed for time taken for loading and unloading of goods and not in any other case, and such vehicles used for loading and unloading the goods, while entry and exit, shall not exceed the driving speed limit by 05 KMPH.

EVENTS AND ACTIVITIES: M/s. Sree Balaji may organize events, promotions, lotteries, special sales etc., in the Complex.

INSTALLATION OF ANTENNA ETC: The Purchaser(s) shall not be entitled to install antennas, dish etc. anywhere in the Complex, without the prior written permission of M/s. Sree Balaji. The permission to install antenna, dish etc., may be granted from M/s. Sree Balaji strictly as per statutory specifications and/permission etc.

COMMON LOBBIES PASSAGES AND AISLES: No Purchaser(s) shall be permitted to keep any of their wares, goods, display materials, signboards or any article of any nature in the lobbies, passages, aisles or any place outside their respective Unit without permission of M/s. Sree Balaji in writing.

38) JOINT PURCHASER(S): That in case there are Joint Purchaser(s) all communications shall be sent by the Developer/Vendor to the Purchaser(s) whose name appears first and at the address given by him/her which shall for all intents and purposes to consider as properly served on all the Purchaser(s).

In case of Joint Purchaser(s), any document accepted/ acknowledged by any one of the Purchaser(s) shall be binding upon the other Purchaser(s).

39) GOVERNING LAW: That the rights and obligations of the Parties under or arising out of this Agreement shall be construed and enforced in accordance with the Act and the Rules and Regulations made thereunder including other applicable laws of India for the time being in force.

- 40) DISPUTE RESOLUTION: However, disputes which cannot be settled amicably, shall be finally decided and resolved by arbitration in accordance to the provisions of the Arbitration and Conciliation Act 1996 and any subsequent amendments thereto. The matters requiring arbitration will be referred to sole arbitrator Mr. Debasish Roy Chowdhury, Advocate, Supreme Court of India and also having chamber at 8, Old Post Office Street, Ground Floor, Kolkata 700001. The venue of such arbitration will be decided by the said arbitrator. The proceedings of the arbitration shall be conducted in English and shall be construed as a domestic arbitration under the applicable laws.
- 41) All disputes/issues arising out of this transaction will be subject to the exclusive jurisdiction of Courts at Jalpaiguri district.

SCHEDULE 'A' ABOVE REFERRED TO

- All That piece and parcel of 25 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, R.S. & L.R. Dag No. 607, R.S. Khatian No. 226 corresponding to L.R. Khatian Nos. 111 and 151, present L.R. Khatian No. 827, within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchyat, ADSR Bolpur, DSR Suri and District Birbhum, hereinafter referred to as "LOT A".
- 2. All That piece and parcel of 20 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, R.S. and L.R. Dag No. 606, L.R. Khatian No. 998, present L.R. Khatian No. 1213 and 1094, within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum, hereinafter referred to as "LOT B".
- 3. All That piece and parcel of 84 decimals more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian Nos. 1111, 1109, 1117, 1115, 1114, 1108, 1113, 1112, 1119, 1053, 1118 and 1110, within the jurisdiction of Illambazar Police Station, within the limits of Illambazar Gram Panchayet, ADSR Bolpur, DSR Suri and District Birbhum, hereinafter referred to as "LOT C", the details of which are given below:-
- (i) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1116, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (ii) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1111, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (iii) All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1109, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (iv) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147,

- L.R. Khatian No. 1117, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (v) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1115, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (vi) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1114, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (vii) All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1108, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (viii) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1113, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (ix) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1112, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (x) All That piece and parcel of 6 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1119, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (xi) All That piece and parcel of 21 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1053, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (xii) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1118, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (xiii) All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1110, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- All That piece and parcel of 18 decimals more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No.

246, within the jurisdiction of Illambazar Police Station, within the limits of Illambazar Gram Panchayet, ADSR Bolpur, DSR Suri and District - Birbhum. hereinafter referred to as "LOT - D", the details of which are given below:

- (i) All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (ii) All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (iii) All That piece and parcel of 0.5 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (iv) All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (v) All That piece and parcel of 4 Decimal more or less of Baid land lying and situate at Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

All the above referred piece and parcel of land are lying and situate within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and totaling ("LOT - A" + "LOT - B" + "LOT - C") to an area of 147 Decimals "BASTU" Land, lying and situated in Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606 (38 Decimals), L.R. Dag No. 607 (25 Decimals), L.R. Dag No. 605/1147 (84 Decimals), Present L.R. Khatian No. 1094, 1213, 827, 1150 Respectively.

On the North: Black Top Road (KabiJaydevRoad)

On the South: Vacant Land

On the East: Black Top Road (Panchayet Road)

On the West: Panthaniwas Shantiniketan (existing buildings)

SCHEDULE 'B' ABOVE REFERRED TO (DESCRIPTION OF THE PURCHASER'S FLAT)

ALL THAT piece and parcel of one	self contained residential flat admeasuring Built Up
area of sq. ft (sq. ft. me	ore or less super built up area of the flat including
proportionate share of common are	eas), on Floor, Block No, being Flat No.
of the multistoried building	constructed on the Schedule-A mentioned property
consisting of bedroom, n	nultipurpose room with open pantry, toilet and
balcony along and having	flooring with proportionate share of land and all
fittings and fixtures and all rights in	all common services, passages and common facilities

of the building together with easement rights as mentioned in the Schedule 'C'. The Property is on road (40 ft. wide) and no other facility except club and lift.

SCHEDULE 'C' ABOVE REFERRED TO (COMMON PORTIONS)

- 1. All stair-case on all the floors of the said building.
- Common passage including main entrance on the Ground Floor leading to all floors and also leading to the vacant roof.
- All common spaces together with common land with all right, liberties, easements
 and privileges and appendages and appurtenances as enjoyed by the Co-owners.
- Water pump, overhead water tank and water supply line, Municipality water line and connection, reservoir.
- Vacant roof.
- Electricity service and electricity main line wiring and electrical lightings.
- Drainage and sewerage, septic tank and other common spaces of the Ground Floor.
- Walls of the flat(s) and main structure of the building.
- Boundary walls and main gate (the main gate/exit gate with the common area/roads stretched from the main gate to the extension of the project shall be common for the existing and extended project).
- Such other common parts, like equipments installation, fixtures and fittings and spaces in or about the said building.
- 11. Vacant space of the premises (excluding the area of the club).

SCHEDULE 'D' ABOVE REFERRED TO (COMMON EXPENSES TOWARDS PROPORTIONATE AREA OF OWNERSHIP)

- All costs of maintenance, operating, replacing, white washing, coloring rebuilding, reconstructing, repairing and lighting the common parts, roof and also the other walls
 of the said building including the cost of security in terms of every aspect. All other
 items stated hereinbefore also should be treated as the cost of common maintenance
 excluding Club property as sanctioned separately.
- 2. All charges and deposits for supplies of common utilities.
- Proportionate share of the Panchayat/ Municipal taxes and other outgoings save those are separately assessed on the respective Block.
- 4. Costs and charges of establishment for maintenance of the said building.
- 5. All litigation expenses for protecting the tile of the land and building.
- 6. All expenses to keep the project maintain / for betterment of the project common area / for development of the project common area / cost to secure the project future health / cost of insurance / cost of AMC of various utility , equipments , machinery etc.
- Cost of exterior coloring of building & maintenance cost of swimming pool is not the part of this schedule

IN WITNESS WHEREOF the parties hereunto have/has signed sealed and delivered these presents on the day, month and year first above written.

Signed, Sealed and Delivered At Kolkata in presence of:

(1) Mr. Alok Sen 12, R.G.Avenue, DumDum Kolkata – 700 028

> SIGNATURE OF THE DEVELOPER/SELLER PAN AJLPP6658F

(2) Mr. Arnab Mondal B-112, Survey Park Kolkata - 700075

SIGNATURE OF	THE PURCHASERS
PAN	
PAN	

Drafted by:

Mr. Tathagata Ray LLB, (UK) Advocate, High Court, Calcutta 35A, Old Ballygunge First Lane, Kolkata – 700 019 WB/636/1998



MEMO OF CONSIDERATION

(Rupees	W10-01-01-01-01-01-01-01-01-01-01-01-01-0	3	onl	y inclu	ding GST	amount	Rs.	_/-
(Rupees		- 0	V recognize				n the	floor,
Block No	, being	g Flat(s	No.	Telephones (of the	building	lying and	situated in
District Birbhum	, Police S	tation	- Illai	nbazar,	Additiona	1 District	Sub - Re	gistry Office
Bolpur, Mouza	- Kamar	para,	more	fully	described	in the	Schedule	mentioned
hereinabove.	10 300000000000000000000000000000000000	477777-0780	30552670	E TOID SOM		CONTRACT CANADA	2537 2537 (277 (270 (27)	: ANTARC MEDICASIS

Cheque No	Bank	Branch	Date	Cheque Amount in Rs.	On account of the flat and car parking	GST (Rs.) on Flat and Car Parking	Extra Schedule Charges	GST on Extra Schedule
					1 2 10	0 1 105		
Payment 1 and car pa		dvance to t	he flat					
Extra sch	The second live and the se	rges						
Total GST								
Total Amo	unt							



DATED THIS THE DAY OF 2020
\$
BETWEEN
MR
PAN
&
MRS
PAN
PURCHASERS
AND
M/S. SREE BALAJI
PAN AJLPP6658F
REPRESENTED BY
IT'S PROPRIETOR
SRI MANAB PAUL
DEVELOPER/SELLER

DEED OF CONVEYANCE

PANTHANIWAS SHANTINIKETAN PHASE IV

Block - ____, Flat - ____, ___ Floor

DEBASISH ROY CHOWDHURY
Advocate
8, Old Post Office Street,
Ground Floor,
Kolkata - 700 001
Phone: 033 2242 8649