# DEED OF CONVANCE

<u>THIS INDENTURE</u> is made this the .......... day of ......... Two Thousand Nineteen (2019) <u>B E T W E E N.</u>

### **OWNERS:**

(1) SRI LAKSHMIKANTO CHATTERJEE (PAN - ATVPC9564B) son of Late Satyacharan Chatterjee, by religion Hindu, by occupation business (2) **Sri** BIRENDRA NATH BANERJEE (PAN- BBBPB1528B), son of Late Balaram Banerjee, by religion Hindu, by occupation business (3) **SRI AMAR BANERJEE** alias AMAR BANERJI, son of Late Gangahari Banerjee, by religion Hindu, by occupation business (4) **SRI MAHADEB BANERJEE** (PAN – CQYPB7894P), son of Sri Anil Banerjee, by religion Hindu, by occupation business all are residing at 26/1 Garfa Main Road, Kolkata - 700078, hereinafter jointly referred to as the 'OWNERS' (which expression shall unless excluded by or repugnant to the context be deemed to mean and include their respective heirs, executors, administrators, legal representatives and assigns) of the FIRST PART: represented by their Constituted Attorney M/S. R.S. CONSTRUCTION" a proprietorship Firm, having its registered office at 210, Garfa Main Road, Kolkata – 700078, P.S. – Garfa, represented by its proprietor SRI RANA SAFUI, Son of Sri Bibhupada Safui, by faith- Hindu, by occupation – Business, residing at 101/3, Garfa Main Road, Kolkata – 700075, duly appointed by a Development Power of Attorney, dated 13.02.2017, registered in the office of D.S.R-III, Alipore and recorded in Book No.I, Volume No.1603-2017, page 12733 to 12750, Being No.16030499 for the year 2017.

## <u>AND</u>

## **PROMOTER:**

M/S. R.S. CONSTRUCTION" a proprietorship Firm, having its registered office at 210, Garfa Main Road, Kolkata – 700078, P.S. – Garfa, represented by its proprietor SRI RANA SAFUI, Son of Sri Bibhupada Safui, by faith- Hindu, by occupation – Business, residing at 101/3, Garfa Main Road, P.O. Santoshpur, P.S. Surveypark, Kolkata – 700075, hereinafter referred to as "THE PROMOTER/ CONFIRMING PARTY' (which expression shall unless excluded by or repugnant to the context be deemed to mean and include their respective successors or successor-in-office/interest and/or assigns) of the SECOND PART.

#### **AND**

### **ALLOTTEE:**

occupation-Hindu, by Service, by **Nationality** -Indian, residing at.....hereinafter collectively referred to "ALLOTTEE (which expression shall unless excluded by or repugnant to the context be deemed to mean and include their respective successors or successor-inoffice/interest and/or assigns) of the THIRD PART.

The Promoter and Allottee shall hereinafter collectively be referred to as the "Parties" and individually as a "Party".

#### **DEFINITIONS:**

For the purpose of this Agreement for Sale, unless the context otherwise requires, -----

- a) "Act" means the West Bengal Housing Industry Regulation Act, 2017 (West Ben. Act XLI of 2017).
- b) "Rules" means the West Bengal Housing Industry Regulation Rules, 2018 made under the West Bengal Housing Industry Regulation Act, 2017.
- c) "**Regulations**" means the Regulations made under the West Bengal Housing Industry Regulation Act, 2017.
- d) "Section" means a section of the Act.
- e) "Building Complex" shall mean and include the said premises and the New Buildings there at with the Common Areas and Installations;
- f) "Co-owners" shall mean (a) all the allottees of Units in the Building Complex excepting those who (i) have either not been delivered possession of any Unit or (ii) have not got the conveyance deed in respect of any Unit to be executed and registered in their favour; and (b) for all Units which are not alienated by execution of deed of conveyance or whose possession are not parted with by the Vendor or the Promoter, shall mean the Promoter or the Vendor, as the case may be.
- g) "Promoter" shall mean M/S. R.S. CONSTRUCTION" a proprietorship Firm, having its registered office at 210, Garfa Main Road, Kolkata 700078, P.S. Garfa, represented by its proprietor SRI RANA SAFUI, Son of Sri Bibhupada Safui, by faith- Hindu, by occupation Business, residing at 101/3, Garfa Main Road, P.O. Santoshpur, P.S. Surveypark, Kolkata 700075, West Bengal, India and include its successors or successors-in-office and/or assigns;
- h) "Development Agreement" shall mean the agreement dated 13.02.2017, registered in the office of D.S.R-III, Alipore and recorded in Book No.I, Volume No.1603-2017, pages 12594 to 12629, Being No.16030495 for the year 2017 and include any modifications thereof as agreed between the Vendor and the Promoter in writing.
- i) "Common areas" mean,
- i) The entire land for the real estate project or where the project is developed in phases and registration under this Act is sought for a phase, the entire land for the phase;
- **ii**) The staircases, lifts, staircase and lift lobbies, fire escapes and common entrances and exits of buildings;
- **iii**) The common basements, terraces, parks, play areas, open parking areas and common storage spaces;

- **iv**) The premises for the lodging of persons employed for the management of the property including accommodation for watch and ward staff or for the lodging of community service personnel;
- v) Installation of central services such as electricity, gas, water and sanitation, air-conditioning, system for water conservation renewable energy;
- vi) The water tanks, sumps, motors, fans, compressors, ducts and all apparatus connected with installation for common us;
- **vii**) All other portion of the project necessary or convenient for it's maintenance, safety, etc. and in common us;
- i) "Allottee" shall mean one or more Allottees named above and include:-
- a. in case of an individual, his/her heirs executors administrators legal representatives and/or assigns;
- b. in case of a HUF, its members for the time being their respective heirs executors administrators legal representatives and/or assigns;
- c. in case of a partnership firm or LLP, its partners for the time being their respective heirs executors administrators legal representatives and/or assigns and in case of LLP shall also include its successors or successors-in-office and/or assigns;
- d. in case of a Company, its successors or successors-in-office and/or assigns;
- e. in cases not falling within any of the above categories, the constituent of the Allottee as its nature and character permits and their heirs legal representatives or successors as the case may be and/or assigns.
- k) "OWNERS" shall mean <u>SRI LAKSHMIKANTO CHATTERJEE</u> (PAN ATVPC9564B) son of Late Satyacharan Chatterjee, by religion Hindu, by occupation business (2) <u>Sri BIRENDRA NATH BANERJEE</u> (PAN- BBBPB1528B), son of Late Balaram Banerjee, by religion Hindu, by occupation business (3) <u>SRI AMAR BANERJEE alias AMAR BANERJI</u>, son of Late Gangahari Banerjee, by religion Hindu, by occupation business (4) <u>SRI MAHADEB BANERJEE</u> (PAN CQYPB7894P), son of Sri Anil Banerjee, by religion Hindu, by occupation business all are residing at 26/1 Garfa Main Road, Kolkata 700078 and include its and each of its successors or successors-in-office and/or assigns;
- Words importing masculine gender shall according to the context mean and construe feminine gender and/or neuter gender as the case may be; Similarly words importing feminine gender shall mean and construe masculine gender and/or neuter gender; Likewise words importing neuter gender shall mean and construe masculine gender and/or feminine gender;
- m) Words importing singular number shall according to the context mean and construe the plural number and vice versa. Similarly words importing SINGULAR NUMBER shall include the PLURAL NUMBER and vice versa;

#### **WHEREAS**

## A) RECITALS:

WHEREAS One Smt.Braja Sunduri Dasi , wife of Krishna Das Nandi was the recoded owner of ALL THAT land measuring 1.94 Acres more or less, comprised in C.S.Dag No.2107 under C.S. Khatian No.62 and 425 corresponding to R.S. Dag No.962 under R.S. Khatian No.64 and 420, situated at Mouza-Garfa, J.L. No 19, R.S. No.2, Touzi no.10, 12 & 13 now within the limits of the Kolkata Municipal Corporation, Ward No.106, under P.S. Kasba now Garfa, Sub-Registry/ A.D.S.R. at Sealdah, in the Distict of south 24-Parganas, by virtue of purchase on auction.

AND WHEREAS out of nature love and affection, the said Smt. Braja Sundari Dasi gifted 1/3<sup>rd</sup> share in the said land to her son Sri Hrishikesh Nandi son of Late Krishna Das Nandi by Deed of Gift, dated 12.04.1971 registered at Registered of Assurance, Calcutta and recorded In book No.I, Volume No.76, page from 89 to 95, Deed No.1329 for the year 1971 and thereafter the said Smt. Braja Sundari Dasi gifted the remaining 2/3 share in the said land to her other two sons Sri Mukunda Das Nandi bith sons of Late Krishna Das Nandi by two separate Deed of gift, dated 12.04.1971 registered at Registrar of Assurance, Calcutta and recorded in Book No.I, Deed Nos. 1308 & 1309, for the year 1971.

<u>AND WHEREAS</u> thus the said Sri Hrishikesh Nandi, Sri Mukunda Das Nandi & Sri Patitpaban Nandi jointly become the owner of the said land and for the purpose of more convenient use and enjoyment, they made partition and division the said land among themselves and the said Sri Hrishikesh Nandi was allotted 1 Bigha more or less.

<u>AND WHEREAS</u> by a Deed of Gift dated 26.04.1984, registered at S.R. Alipur and recorded in book No.I, Volume No.4, page from 83 to 90, Deed No.1884 for the year 1984, the said Sri Hrishikesh Nandi granted, transferred and conveyed the said 1 Bigha of land, more or less, unto and in favour of one Sri Gopal Chandra Chatterjee, Sri Nepal Chatterjee, Sri Banamali Chatterjee, all sons of late Satya Charran Chatterjee.

<u>AND WHEREAS</u> being the owners of the said land, the said Sri Gopal Chandra Chatterjee, Sri Nepal Chatterjee, Sri Banamali Chatterjee become the owners of the said land and mutated their names in the office of the Kolkata Municipal Corporation in respect of the said land, which has since been known and numbered as Municipal premises No,2, Nandi Bagan, Assessee No.310106-12-0002-6, having its postal address-26/1, Garfa Main Road, Kolkata-700078.

AND WHEREAS thereafter by Bengali Deed of Gift, Dated 30.11.1995, registered in the office of Sub-Registrar at Mumbai and subsequently the said deed was adjudicated before the District Collector of south 24-Parganas at Alipore, dated 18.12.1998, vide case no.adj 269/97, dated 18.12.1998, the said Sri Gopal Chandra Chatterjee, Sri Nepal Chatterjee, Sri Banamali Chatterjee gifted transferred and conveyed ALL THAT a piece and parcel of Bastu land measueing 6 Cottah 5 Chittak 0 sq.ft. be the same a more or less together with the tile shed structure standing thereon, situated at Mouza-Garfa, J.L. No. 19, R.S. No.2, Touzi No.10, 12 & 13 comprised in C.S. Dag No.2107, R.S. Dag No.962, appertaining to C.S. Khatian No.62, R.S. Khatian No.64, being Premises No.2/1, Nandi Bagan, Kolkata-700078, Assessee No.31-106-12-0533-4, now within the limits of the Kolkata Municipal Corporation, Ward No.106, under P.S. Kasba now Garfa, Sub-Registry/A.D.S.P. at Sealdah, in the District of south 24-Parganas, more fully described in the First Schedule hereunder written, unto and in favour of the Owners herein.

AND WHEREAS the Owners hereto entered into an Agreement for Development, dated 13.02.2017, registered in the office of D.S.R-III, Alipore and recorded in Book No.I, Volume No.1603-2017, page 12594 to 12629, Being No.16030495 for the year 2017, the owners herein engaged Developer herein for construction of a G+IV storied building on the said land, with a Developer M/S. Shree Brindaban Construction, a Proprietorship firm, having its office at 72/6, Purbachal Main Road, P.O. Haltu, P.S. Garfa, Kolkata-700078, represented by its Proprietor Sri Arun Chandra Bala, son of Late Ananta Bala, by Faith Hindu, by occupation-Business, residing at 72/6, Purbachal Main Road, P.O. Haltu, P.S. Garfa, Kolkata-700078, more fully described in the Schedule mentioned in the said Agreement, under certain terms and conditions contained therein and also granted a Development Power of Attorney, dated 13.02.2017, registered in the office of D.S.R-III, Alipore and recorded in Book No.I, Volume No.1603-2017, page 12733 to 12750, Being No.16030499 for the year 2017, unto the said Developer.

<u>AND WHEREAS</u> due to some avoidable circumstances, the said Developer did not materialize the said work of construction and requested the Owners herein for cancellation of the said Agreement and power of Attorney and they registered an Agreement for Cancellation, dated 21.09.2017 registered in the office of D.S.R.-III, Alipore and recorded in Book No.I, Volume No.1603-2017, Being No.4264 for the year 2017, and also registered a Revocation of Power of Attorney, registered in the office of D.S.R. III, Alipore and recorded in Book No. IV, Volume No.1603-2017, Being No. 160300629 for the year 2017.

AND WHEREAS thus the owners herein jointly became the owners of total land measuring 6 Cottah 5 Chittak 0 sq.ft. be the same a more or less, more fully described

in the First Schedule hereunder written, having unfettered right, title and interest thereto and free from all encumbrances.

#### **WHEREAS**

- i) Vendors herein become absolute owners of total land measuring 6 Cottah 5 Chittak 0 sq.ft. be the same a little more or less and they jointly seized and possessed of and/or otherwise well and sufficiently entitled to as the full and absolute owners of ALL THAT 6 Cottah 5 Chittak 0 sq.ft. be the same a more or less more fully and particularly mentioned and described in the FIRST SCHEDULE hereunder written having undivided share therein and have caused their names to be mutated in the records of the 6 Cottah 5 Chittak 0 sq.ft. be the same a more or less in respect thereof.
- ii) By the Development Agreement the Vendors, inter alia, did thereby agree to provide the said premises and to allow the same to be used exclusively and solely for the purpose of development of the same by the Promoter and agreed that with effect from the date of execution thereof, the Promoter would have the sole exclusive and irrevocable right and authority to develop the said premises into a building complex and to transfer the same in the manner mentioned therein. Under the said Development Agreement it was further, inter alia, agreed between the Vendor and the Promoter:-
- a. The Promoter/Developer would have the exclusive rights and authority to sell transfer and transfer the its Developer's allocation (save and except the Owners allocation) on the terms and conditions therein contained;
- b. The Vendors agreed to sell and transfer proportionate share in land to the persons intending to own Units and other transferable areas in the Building Complex and nominated by the Promoter and in such parts or shares as the Promoter may nominate or require.
- iii) By Power of Attorney dated 13.02.2017 and registered with D.S.R -III, Alipore and recorded in Book No. I, Volume No. 1603-2017, pages from 12733 to 12750, being No. 16030499 for the year 2017 the Vendors appointed the Promoter and its authorized representatives named therein as its constituted attorney as and for the purposes mentioned therein.
- iv) The building plans for construction of the New Buildings has been caused to be sanctioned by the Promoter from the Kolkata Municipal Corporation, South 24 Paraganas vide Building Permit No 2018120029 dated 22-05-2018.

<u>AND WHEREAS</u> in the said Agreement, it was mutually agreed & settled that the Owners would be entitled to get ....... of the proposed building as Owners' allocation and remaining ...... of the said building, comprising of several flats and car parking space would be allotted to the Developer as Developer's allocation, more clearly stated in the said Development Agreement.

**AND WHEREAS** the Developer herein constructed the said G+IV storied building on the said land as mentioned in the First Schedule below as per the plan duly sanctioned by the Kolkata Municipal Corporation, Vide Plan No2018120029 dated 22-05-2018 and provided all civic facilities and amenities therein at the cost and expenses of the Developer.

**NOW THIS INDENTURE WITNESSETH** that in pursuance of the said agreement and in consideration of the said sum of Rs...../-(Rupees ...... ...... Thousand) only being the full consideration money of the said flat & car parking space, well and truly paid by the Purchaser to the Owners as well as Developer, on or before the execution of this deed, (the receipt whereof, the Owners and Developer do hereby admit and acknowledge the same as per memo of consideration hereunder written and of and from the payment of the same, the Owners and Developer do hereby acquit, release and forever discharge the Purchaser and the said flat & car parking space with undivided proportionate share in the land and ,the common areas hereby sold) the Owners and Developer do hereby grant, transfer, convey, sell, assign and assure unto the Purchaser ALL THAT undivided proportionate share in the land attributable to the said flat comprised in Premises No.2/1, Nandi Bagan, Kolkata-700078, Assessee No.31-106-12-0533-4, now within the limits of the Kolkata Municipal Corporation, Ward No.106, Dist. 24-Parganas (South) more fully described in the First Schedule hereunder written, together with the said self contained flat, being Flat No..., on .......... floor, ...... side, measuring about Car pet area.....sq.ft more or less and built up area ..... sq.ft. more or less and super built up area .....sq.ft. be the same a little more or less and a car parking space measuring 120 sq.ft. on the ground floor, of the said G+IV storied buildingmore fully described in the second Schedule hereunder written, TOGETHER WITH all the rights, appurtenances thereto and all easements, quasieasements and other stipulations or provisions in connection with the beneficial use and enjoyment of the said flat with right to use the staircase, electrical installations, entrance for common areas, lobbies, open side space, passage, main gate, boundary wall, roof of the building and other privileges etc. and other common areas in common with the owners and occupiers of the other flats of the said building for the purpose of uninterrupted access to and from the main Municipal road, belonging to or in anywise appertaining thereto or usually held, used, enjoyed and occupied therewith or reputed to belong or be appurtenant thereto and the reversion or reversions, remainder or remainders and all the rents, issues and profits thereof AND all the estate, right, title, interest, claim, and demand whatsoever both at law and in equity of the Owners into or upon the said flat & car parking space and undivided proportionate share in the said land and every part thereof TO HAVEAND TO HOLD the said undivided proportionate share in the land and the said flat & car parking space so to be unto and to the Purchaser absolutely and forever free from all encumbrances.

# THE OWNERS & DEVELOPER DO HEREBY COVENANT WITH THE PURCHASER as follows:-

- 1. The interest which the Owners and Developer do hereby profess to transfer subsist and that the Owners have good right, full power, absolute authority and indefeasible title to grant, transfer, convey, sell the said undivided proportionate share in the land and the said flat & car parking space hereby granted, conveyed, transferred and sold unto the Purchaser in the manner aforesaid and delivered the same.
- 2. It shall be lawful for the Purchaser from time to time and at all times hereafter to enter, upon, hold, possess and enjoy the said undivided proportionate share in the land and the flat & car parking space with right to sell, transfer or otherwise alienate the same and pay the rents to the District Collector, South 24-Parganas and taxes to the Kolkata Municipal Corporation, upon getting her name mutated in the records of the said authorities and receive the rents, issues and profits thereof without any interruption, disturbances, claims or demands whatsoever for or by the Owners or any person or persons claiming through under or in trust for the Owners & developer or any of their predecessor-in-title acquitted, exonerated, discharged, saved, harmless and keep the Purchaser indemnified from or against all charges, encumbrances, made or suffered by the Owners or any person or persons lawfully or equitably claiming as aforesaid.
- 3. The undivided proportionate share in the land together with constructed flat & car parking space hereby transferred and conveyed are freed and discharged from and against all sorts of encumbrances, trusts, liens, and attachments whatsoever. There is no case, suits or proceeding pending before any court of law and the Owners and Developer sold the said flat & car parking space while having good and marketable title therein.
- 4. The Owners and Developer shall from time to time and at all times hereafter upon every reasonably request and cost of the Purchaser make do acknowledge,

execute and perfect all such further lawful and reasonable act, deeds and things whatsoever for further better and more perfectly assuring and conveying the said undivided share in the land and the flat hereby sold unto the Purchaser in the manner aforesaid.

5. The Owners shall unless prevented by fire or some other inevitable accident from time to time and at all times hereafter upon every reasonable request and cost of the Purchaser produce or cause to be produced to the Purchaser her agents and attorney or any trial hearing commission, examination or otherwise as writing and also shall at the like request and cost deliver or cause to be delivered to the Purchaser such attested writing or any of them as the Purchaser may require and will in the meantime unless prevented as aforesaid keep the said deeds and writings safe unobliterated and un-cancelled.

# THE PURCHASER DOTH HEREBY COVENANT WITH THE OWNERS & DEVELOPER as follows:-

- 1. That the Purchaser shall pay the proportionate share of Municipal taxes or like taxes under any law, which may be assessed on the entire building, so long as the said flat & car parking space sold to the Purchaser shall not be separately assessed.
- 2. The Purchaser shall pay the proportionate cost and expenses for maintaining repairing, renovating of the said building and replacement of any fixtures, fittings and/or components or accessories of the building for white washing or painting of the outer portion of the building etc. more fully mentioned in the Fourth Schedule hereunder written.
- 3. The Purchaser shall pay the electric charges for consumption of the electricity in her flat proportionately unless the separate electric meter is granted in her name by the Electric Supply authority.
- 4. The Purchaser shall use the said flat sold to her solely for residential purpose and for no other purpose.
- 5. The Purchaser shall not make or cause to be made any annoyance or disturbance to the owners and occupiers of the other flats of the said building.
- 6. The Purchaser shall not store any inflammable or combustible obnoxious and/or objectionable goods or materials other than L.P.G. or kerosene oil for domestic purpose in the said flat sold to her or any part thereof.
- 7. The Purchaser shall not throw or permit to be thrown dirt, debris, rage or other refuse in the compound, corridor, premises or any other portion outside the said flat & car parking space.
- 8. The Purchaser shall keep the said flat sold to her and its walls and partition walls, sewers, drains, pipes and appurtenances thereof in good repair and conditions and in particularly as to support, shelter and lateral part of the building.
- 9. The Purchaser shall become member of the Association/Society of the owners, which may be formed and also do all such acts and things necessary for making such Association/Society for protection management and maintenance of the said building.

10. The Purchaser shall observe, perform, and comply with all the rules and regulations made from time to time for protection, maintenance and management of the said building and also the rules and municipal bye laws.

## FIRST SCHEDULE ABOVE REFERRED TO

ALL THAT a piece and parcel of Bastu land measueing 6 Cottah 5 Chittak 0 sq.ft. be the same a more or less together with G+IV Storied building has been erecting as sanctioned building plan, situated at Mouza-Garfa, J.L. No. 19, R.S. No.2, Touzi No.10, 12 & 13 comprised in C.S. Dag No.2107, R.S. Dag No.962, appertaining to C.S. Khatian No.62, R.S. Khatian No.64, being Premises No.2/1, Nandi Bagan, Kolkata-700078, Assessee No.31-106-12-0533-4, now within the limits of the Kolkata Municipal Corporation, Ward No.106, and the same is butted and bounded as follows:-

On the North : 20ft, wide K.M.C. Road.

On the South : Land of others.
On the East : Land of others.

On the West : 25ft. wide Garfa main road.

## SECOND SCHEDULE ABOVE REFERRED TO

## THIRD SCHEDULE ABOVE REFERRED TO

Common areas and facilities mentioned in this agreement shall include:-

- a) The foundation, column, girder, beams, supports, main walls, corridors, lobbies, staircase, stair ways, landing, side space, entrance, and exit, lift Well, and roof of the building.
- b) The installation of common services such as power light water, drainage and sewerage line and boundary wall etc.

- c) The underground and overhead water tank, Lift Machine, water pump motor, water pipes and tap water connection electrical equipment apparatus and installations existing for common use.
- d) All other common parts of the property necessary or convenient to its existence maintenance for common use.

## FOURTH SCHEDULE ABOVE REFERRED TO

Common expenses to be paid proportionately by the Purchaser on taking possession or registration of the said flat as follows:-

- 1. The expenses for maintaining, repairing, redecorating, etc. of the building, gutters, rain water pipes, sanitary pipes, electric pipes, wires and installations in under or upon the said building and enjoyed or used by the Purchaser hereto in common with other owners and occupiers of the said building.
- 2. The cost of the cleaning and lighting the passage, landing, staircase and other parts and portions of the building and enjoyed or used by the Purchaser hereto in common as aforesaid.
- 3. The cost of decorating the exterior of the building.
- 4. The cost of salaries of sweepers, caretaker etc.
- 5. The cost of working and maintenance of Lift Machine, pump motor, tap water equipments, light and service charges.
- 6. Capital or recurring expenditure for replacement of all or any item comprised in the General common parts and portions and common facilities.

## FIFTH SCHEDULE ABOVE REFERRED TO

#### SPECIFICATION FOR THE APARTMENT

Structure : The Building shall have R.C.C. framed structure of

Ascalated Spread footing.

Foundation bedding : P.C.C. (1:3:6) on 3" thick B.F.S

Brick Wall : All exterior brickwork shall be 8" thick with bricks of

Approved quality of C.M. (1:6). All partitions shall be

3" thick bricks of approved quality of C.M. (1:4).

Floor bedding : P.C.C. (1:3:6) floor bedding 4"thick (average) over 3"

thick. Soling in ground floor.

Floor finish, skirting, dado etc.

Victrified Flooring to all floor, 6" height skirting to all rooms and 6'-6" glazed tiles to bath and lav and 3' - 0" bean height glazed tiles above cooking platform and sink and basin (stainless steel).

Drawing & Dining and all other rooms etc. will be Vitrified flooring.

Plaster : That outside of the building will have sand cement plaster

(1:6). <sup>3</sup>/<sub>4</sub>' thick (average) whereas the inside and the

ceiling plaster will be ½" thick (average) in (1:4).

Door & Windows : 1.a) Godrej lock with handle for main door.

2.a) Commercial Flash door with polish both sides.

b) Sal wooden doorframe.

Windows : a) Aluminum windows as per approved design of

architect.

b) All windows shall have glazed glass/planes.

c) All windows shall be covered by Grills

Loft : At least one loft will be provided, loft in kitchen/ Bath

Room.

White-wash and Co lour – wash

The building shall be painted externally. The inside of the flat shall be plaster of parish on the plaster surface.

Toilet : 1. Bath.

a) European type white commode and one

White plastic cistern

b) One white wash basin.

c) One Shower & mixture.

2. W.C.

a) European type white commode and one

White plastic cistern

b) Two cocks.

3. All water pipes/lines will be concealed.

Kitchen : a) One steel Sink.

b) One Aquaguard point.

c) Two cocks.

Electric Points : <u>1. Bed Room</u>

a) One Fan Point

b) Two light Point

c) One 5 amp Plug point on switch bord.

2. Drawing & Dining Room

- a) Two Fan Points.
- b) Three light Points.
- c) One T.V. Point (5 amp.).
- d) One Fridge Point (5 amp.).
- e) One CTV point without wire.
- f) One telephone point without wire.
- 3. Kitchen
- a) One light point.
- b) One Exhaust Fan Point.
- c) One Aquaguard Point (5 amp.).
- d) One microwave point (15 amp.)
- 4. Toilet
- a) One light point.
- b) One Exhaust Fan point.
- c) One Geyser point (15 amp.).
- 5. W.C
- a) One light point.
- b) One Exhaust Fan point.
- 6. Balcony
- a) One light point.
- 7. One Electric bell point on main door.
- 8. Havells Modular Switch.
- 9. Finolex wire.
- 10) A.C. Point in one Bed Room.

Lift : Lift facility.

\*\*All wiring will be as per existing C.E.S.C. regulations will be concealed,

# WATER SUPPLY:

1. One R.C.C. Overhead reservoir will be provided on the top of the last roof as per design. The suitable electrical pump with motor will be installed at ground floor to deliver water to overhead reservoir.

## **COMPOUND:**

1. 5' ft. height compound wall to beam made from existing road level.

2. M.S. Grill gate as per approved design of the ARCHITECT and painted both side.

All the above technical specification are subjects to being approved by K.M.C. Authority and they may be added to or altered depending upon the size of the flat concerned and on mutual agreement between the developer and the Owners.

## SIXTH SCHEDULE ABOVE REFERRED TO

## SPECIFICATION, AMENITIES AND FACILITY OF THE PROJECT

- 1. Land comprised in the said Premises.
- 2. Entrance and Exit Gate of the said Premises.
- 3. Entrance Lobby for building.
- 4. Staircase, Lobbies and landings of the building.
- 5. Ultimate Roof of the Tower.
- 6. Lift and Lift Machine.
- 7. Overhead water tank with water distribution pipes from such Overhead water tank connecting to the different Units of the Tower.
- 8. Underground water reservoir, water pump with motor with water distribution pipes to the Overhead water tanks of said building
- 9. Pathways
- 10. Water waste and sewerage evacuation pipes and drains from the several buildings to the municipal drains.
- 11. DG Set, its panels, accessories and wirings and space for installation of the same.
- 12. Such other areas, installations and/or facilities as the Promoter may from time to time specify to form part of the Common Areas and Installations of the Building.

Allottee: 1. Signature	Promoter: 1. Signature
Name	Name
2. Signature	5. OWNER  (As a Constituted Attorney Holder of)
Name	,

IN WITNESS WHEREOF parties hereinabove named have set their	-
hands and signed this Agreement for Sale at (city/to	
in the presence of attesting witness, signing as such on the day first above wi <b>SIGNED AND DELIVERED BY THE WITHIN NAMED</b> :	atten.
Allottee: (including joint buyers)	
(1) Signature	
Address	Please Affix
(2) Signature(3) Name	Photographs and Sign across the photograph
Address	
SIGNED AND DELIVERED BY THE WITHIN NAMED:	Please Affix Photographs and Sign across the photograph
Owner:	
(1) Signature	
NameAddress	
Promoter:	Please Affix
	Photographs and Sign across
(2) Signature Name	the photograph
Address	
At on in the presence of	of:
WITNESSES:	
(1)       Signature	
Address	

# MEMO OF CONSIDERATION:

RECEIVED	of	and	from	within	named	Allottee	the	within	mentioned	sum	of	Rs
on	ly)	only	being	the ful	l consid	eration m	one	y as per	Memo belo	)W:-		

# **MEMO**

SI NO.	Cheque No.	Date	Branch	Amount (Rs.)
1				
2				
3				
4				
5				
Total (Rupees only)				•••••

WITNESSES:	
1.	
2.	

**PROMOTER**