DEED OF CONVEYANCE

THIS DEED OF CONVEYANCE made this the __ Day of

_____' 2020 (Two thousand nineteen) Era

BETWEEN

M/S. KAJAL SAMADDAR

Proprietor

MR. GOUTAM SEN, son of Late Paresh Nath Sen, having Pan No. BEGPS9317P, by faith Hindu, by nationality Indian, by Occupation Retired person, presently residing at 39/22, S.M.P. Sarani, P.O. Barrackpore, P.S. Titagarh, District North 24 Parganas, Kolkata: 700120, represent by constitute Development Power of Attorney Holder namely: MR. KAJAL SAMADDAR, son of Late Rakhal Samaddar, having PAN NO:- BAXPS0417D, by faith – Hindu, by occupation - Business, by nationality – Indian, residing at 51, Schoolpara Road, Jafarpur, West Chal Bazar, Barrackpore, P.O. Nona-Chandanpukur, P.S. Titagarh, Dist: North 24 Parganas, Kolkata – 700122, sole proprietor of: "M/S. KAJAL SAMADDAR", having its principal place of business at 3(2) Subhas Nagar 6th Lane, Barrackpore, P.O. Nona-Chandanpukur, P.S. Titagarh, Dist: North 24 Parganas, Kolkata – 700122,, in the State of West Bengal hereinafter collectively referred to as the VENDOR (which expression shall unless excluded or repugnant to the subject or context be deemed to mean and include his/her/their heirs, executors, administrators, legal representatives, successors and assigns) OF THE FIRST PART.

AND

"M/S. KAJAL SAMADDAR", having its principal place of business at 3(2) Subhas Nagar 6th Lane, P.O. Nona-Chandanpukur, P.S. Titagarh, Barrackpore, Dist: North 24 Parganas, Kolkata – 700122, being represented by its sole proprietor namely MR. KAJAL SAMADDAR, son of Late Rakhal Samaddar, having PAN BAXPS0417D, by faith – Hindu, by occupation - Business, by nationality – Indian, residing at 51, Schoolpara Road, Jafarpur, West Chal Bazar, P.O. Nona-Chandanpukur, P.S. Titagarh, Barrackpore, Dist: North 24 Parganas, Kolkata – 700122, in the State of West Bengal hereinafter referred to as "THE DEVELOPER" (which term expression shall unless otherwise excluded by or repugnant to the context or subject be deemed to mean and



include the said firm, its proprietor and his respective heirs Executors, Administrators, Representatives & Assigns) **OF THE SECOND PART.**

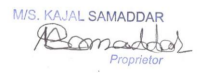
AND

1	, son of		, by F	Faith Hindu, by
Nationality Indian, by	Occupation	_, having PAN I	No	
2	, wife of	, by F	aith Hindu,	by Nationality
Indian, by Occupation	, having	PAN No	1	both residing at
	,	in the state of	West Benga	l. Hereinafter
individually / jointly	called THE PUR	CHASER (whi	ch expressio	n shall unless
excluded or repugnar	nt to the subject or	context be dee	emed to mea	n and include
his/her/their heirs, ex	xecutors, administra	tors, legal repre	esentatives, s	successors and
assigns) OF THE TH	IRD PART.			

RECITAL

WHEREAS all that piece and parcel of land measuring about more or less **02** (**two**) **Cottha12** (**twelve**) Chattaks in **R.S. Dag No 647**, under C.S. Khatian No 254, R.S. Khatian No 254, of Mouza Chanak, J.L. No 4, Re.Su. No 39, Touzi No 2998, LOT- B1-C.S. Plot. 287, under Municipal Jurisdiction of Barrackpore Municipality, A.D.S.R.O. Barrackpore, District – North24Parganas, with others land originally belongs to Sri Paresh Nath Sen, son of Late Narayan Chandra Sen, of 39(22) Sahid Mangal Pandey Sarani, P.O. Barrackpore, P.S. Titagarh, District North 24 Parganas, by way of deed of partition which was duly registered at the office of the Additional district Registry office at Barasat, North 24 parganas, vide book No 1, Volume No 79, Pages from 68 to 76 being no 4597, on dated 12/12/1968.

And whereas during the possession of the said property said Paresh Nath Sen transferred his aforesaid property more fully and elaborately described in SCHEDULE – A



hereunder written to the present LAND OWNER on dated 13/10/2002 by dint of registered deed of Gift which was duly registered at the office of the A.D.S.R.O. Barrackpore, vide book no 1, volume no 172, pages from 177 to 184, being no 5673, for the year 2004, more fully and elaborately described therein.

And whereas during possession of the said property the present LAND OWNER mutated his name at Barrackpore municipality under Ward No 22, Holding No 39 (22) S,M,P, Sarani, Barrackpore, Kolkata 700120, and also mutated in the office of the Block Land and Land Revenue office under R.S. Khatian No 254, Modified Khatian no 167, New Khatian No 5676, in R. S. Dag no 647, LOT- B1- C.S. Plot. 287 of Mouza Chanak, J.L. No 4, P.S. Titagarh, A.D.S.R.O. Barrackpore, District – North 24 Parganas.

AND WHEREAS by the above said manner the LAND OWNER, herein became the owner of the above said property and he mutated his name in the records of Barrackpore Municipality in Ward No. 22, Holding No. 39 (22), Sahid Mangal Pandey Sarani, Kolkata 700120, herein after called the **PREMISES**, more fully and elaborately described in **FIRST SCHEDULE** hereunder written and he has been seizing, possessing and enjoying the same with full right, title and interest and without any encumbrances from any corner whatsoever till date.

AND WHEREAS each and every part of the said premises is free from all encumbrances, charges, liens, impendence, attachments, trusts, acquisition and/or requisition, etc. whatsoever or howsoever nature and the LAND OWNER has/have good free and clear marketable title of the said premises with right to assign and transfer his title to the Third Parties.

AND WHEREAS the LAND OWNER are desirous of developing the said premises by demolition of the existing building and constructing a multi-storied building in accordance with the building plan to be sanctioned by local **Barrackpore Municipality**.



WHEREAS the LAND OWNER hereto have every right and authority to enter into this present Agreement with the Developer and have had no difficulty in fulfilling all its obligations so contained in this present Agreement.

AND WHEREAS upon the aforesaid representation of the land owner and subject to verification of the title of the LAND OWNER concerning the said premises, the DEVELOPER has agreed to develop the said premises in accordance with the sanctioned building plan on the terms and conditions hereinafter appearing.

AND WHEREAS said MR. GOUTAM SEN is the owner of the land and property described in FIRST SCHEDULE and he entered into a Development Agreement for above mentioned land measuring about more or less 02 cottha 12 chataks 00 square feet as per deed, on Dated 03.08.2018, with the DEVELOPER herein which was duly Registered at the office of the Additional District Registrar Barrackpore, North 24 Parganas, being Book No. 1 Volume No. 1505-2018, Pages from 104165 to 104203, being Deed No. 150503704, for the Year 2018, and also executed a Development Power of attorney on Dated 03.08.2018, to the DEVELOPER herein which was duly Registered at the office of the Additional District Registrar Barrackpore, North 24 Parganas, being Book No. 1 Volume No. 1505-2018, Pages from 107488 to 107510, being Deed No. 150503817, for the Year 2018.

AND WHEREAS now the landowners jointly enjoys & possess land measuring more or less **02** (**two**) **Cottha 12** (**twelve**) **Chhataks 00** (**zero**) **square feet**, in R.S. Dag No. 647, under R.S Khatian No 254 and Modified Khatian No 167, New Khatian No 5676 of Mouja Chanak, J.L.No 4, Re.Su. No 39, Touzi No 2998, LOT- B1- C.S. Plot. 287, P.S. Titagarh, A.D.S.R.O. Barrackpore, under municipal jurisdiction of Barrackpore Municipality, ward no 22, Holding No. 39 / 22 S. M. P. Sarani, District North 24 Parganas, Kolkata – 700120, in the state of West Bengal more fully and elaborately



described in FIRST SCHEDULE hereunder written and they have been seizing, possessing and enjoying the same with full right, title and interest thereon.

AND WHEREAS Landowners by virtue of the aforesaid Development Agreement and Development Power Attorney granted exclusive right to the developer to undertake the construction of multi-storied building in accordance with the sanctioned Site Plan Vide Sanctioned Memo No. 219/18-19/SSP dated 11.01.2019 and Sanctioned Building Plan vide Sanctioned Memo No. 155/PS-GF/PL/BG on dated 27.02.2019 sanctioned by the Barrackpore Municipality and except the land owner's allocation mentioned in "second schedule" as per development agreement together with common facilities and amenities as described in Schedule, Developer have exclusive right to transfer or otherwise deal with or dispose of the same without any right, claim or interest therein whatsoever by negotiating with the prospective buyers and to enter into an agreement for sale in respect of developer allocation including the units in the building together with or independent of the land comprised in the said premises on such terms and conditions and consideration as the Developer may deem fit and proper with a condition that the Land Owners shall not raise any dispute or object to such acts of the developers.

AND WHEREAS Landowners by virtue of the aforesaid Development Power Attorney the said Land Owners declare that they shall have no objection to the matter of realization of advance amount, earnest money and entire consideration money from the intending purchaser of the flat by the developer and said land owner and developer have jointly represented before the purchaser that the said premises is free from all encumbrances and lispendens and authorized the developer and promoter to conclude and execute agreement for sale and deed of conveyance on their behalf by presenting the deed for registration after development of property by raising multi storied building which the owners ratified and confirmed.



AND WHEREAS as per sanctioned plan the Developer has constructed a B+G+4 storied building which has been named as "MAYAVILLA" and declared to sell the units on the basis of which being satisfied about the right, title interest and lawful possession of the Vendor and the constructional work of the Developer.

AND Y	WHER	EAS	the Purch	aser has approach	hed to	the Deve	loper to	purcha	ise a self-
contair	ned resi	dentia	al flat bei	ng Unit No. - "	_" on t	the	Floor (_		
Side) h	naving (Cover	ed Area	square	feet (S	Super bui	lt up are	a	square
feet)	for	a	total	consideration	of	Rs.		/_	(Rupees
				<u>) only</u> and Puro	haser	entered in	nto an ag	reeme:	nt for the
purpos	e on dat	ted	•						

NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement the developer has completed the construction of the building and as well as the said unit of the Purchaser, together with Lift facility and right to use of the common two wheeler parking space in the Ground floor demarcated by the Developer with the other Residential unit owners in the said building together with the right to use the common passage and other common space of the property described in **FOURTH SCHEDULE** hereunder written .

AND IT IS FURTHER AGREED AND DECLARED BETWEEN THE PARTIES AS FOLLOWS:-

- 1. The undertaking of the Buyers to the Sellers that the Buyers are acquainted with, fully aware of and is thoroughly satisfied about the title of the Sellers, the Sanctioned Plans, all the background papers, the right of the Sellers to grant this Conveyance, the scheme of development described above and the extent of the rights being granted in favour of the Buyers and the Buyers hereby accept the same and shall not raise any objection with regard thereto.
- 2. The undertaking of the Buyers to the Sellers that the right, title and interest of



the Buyers are confined only to the Said Flat And Appurtenances and the Sellers are entitled to deal with and dispose off all other portions of the Said Premises and the Said Complex to third parties at the sole discretion of the Sellers, which the Buyers hereby accept and to which the Buyers, under no circumstances, shall be entitled to raise any objection.

- 3. The Buyers have measured the area of the Said Flat and is satisfied regarding the computation of the area as has no claims in respect thereof. Received vacant, peaceful, satisfactory, acceptable, habitable and physical possession of the Said Flat And Appurtenances has been handed over by the Sellers to the Buyers, which the Buyers admit, acknowledge and accept.
- 4. After getting delivery of possession of respective unit, the Purchaser is liable to pay further proportionate Municipality Tax, Water charges, Electric Bills, any other taxes and maintenance charges respective of his/her unit from his/her own and to the perspective authority.
- 5. The **PURCHASERS** will have full and absolute property right such as the **VENDOR** derive from its title save and except that of the demolishing or committing waste in respect of property so as to effect the **VENDOR** or other co-owners who have already acquired or may hereafter purchase or acquire proprietary rights in the said building.
- 6. The **PURCHASER** will also be entitled to sell, mortgage, lease or otherwise alienate the unit hereby conveyed subject to the terms herein contained to any person or persons without the consent of the **VENDOR** or any other co-owners who may have acquired by the **PURCHASERS** under the terms of this conveyance.
- 7. The **PURCHASERS** undivided interest in the soil as more fully described in the **First Schedule** hereunder written shall remain joint for all times with the Vendor and /or other co-owner who may hereafter or hereto before have acquired right, title, interest in



the land and in any flat car parking space and shop room in the said building, it being hereby declared that the interest in the soil is impartible.

THE VENDOR, DEVELOPER AND PURCHASER DOTH HEREBY JOINTLY AND SEVERALLY DECLARE AND COVENANT AS FOLLOWS:-

- **a)** That the Developer has completed construction of the said unit wholly and the common parts proportionately and delivered possession to the Purchaser as the full and absolute owner thereof.
- **b)** The Purchaser has not deposited any amount with the Vendor and the Developer on account of Sales Tax, Service Tax, G.S.T. or Maintenance and otherwise and agrees to make such deposit with the Company or Association specifically formed for this purpose.
- c) The company and/or the Association upon being incorporated and taking over charge and management of the said Building will be entitled to frame the details Rules, Regulations, Bye-laws regarding use and enjoyment, the management and maintenance of the Unit and the Building and the same be binding on all Holders.
- d) That until the formation of society or any association or company amongst the purchaser as stated hereinafter the purchaser shall permit the developer/confirming party and or the person or persons for the time being for management of the said building and its surveyors and agents with or without workmen and others at all reasonable time as to enter into and upon the said premises or any part thereon for the purpose of maintaining, rebuilding, cleaning freeing, closing, lighting and keeping in order and good condition all service, drains, pipes, cables, water covers, hutters, wires part structure belonging to do or serving or used for the said building and also for the pulling down, maintaining



repairing, and testing drainage water pipes and electric wires and for similar and / or other purpose.

- e) Until the unit of purchaser is separately assessed for mutation, the purchaser is liable to pay proportionate tax share as tax receipt provided to him/her in respect of total land and building. The Purchaser must apply for mutation for his/her unit from his/her own and own cost.
- f) The Purchaser also liable to pay proportionate share of electric bills in the name of Building/developer/landowner until the Purchaser is provided with a separate electric connection in his/her name by concerning electric supply.. The Purchaser will be served with a separate sub meter during the course to calculate total spending and cost of electric for the unit. The Purchaser is liable to pay electric bill as per reading on his/her meter as well as per share of common meter reading on rate per unit prevailing at that time or decided by the society or association or company. As and when the electric supply provides transformer loading/residential electric connection for the building, the purchaser must apply for a separate electric connection in his/her name from his own and own cost.
- g) The Covenant stipulation and obligation required to be performed by the Purchaser upon taking over possession of the said Unit shall be deemed to be covenants and obligations running with the Land and the said Unit and shall always be binding on the Purchaser and/or its successor / successors including the person/persons in possession, use and enjoyment of such Building.
- h) The Developer is entitled to construct further floors on and above the top roof of the Said Complex and/or to make other constructions elsewhere in the Said Premises and the Buyers shall not obstruct or object to the same. The Buyers also admit and accept that the Sellers and/or employees and/or agents and/or contractors of the Sellers shall be entitled to use and utilize the Common Portions for movement and store of building materials and for other purposes and the Buyers shall not raise any



objection in any manner whatsoever with regard thereto.

Further Construction

Roof Rights: The top roof of the Said Complex shall remain common to all residents of the Said Complex (**Common Roof**) and all common installations such as water tank and lift machine room shall be situated in the Common Roof. The Developer shall always have the right of further construction on the entirety of the top roof and the Buyers specifically agree not to do any act, which prevents or hinders such construction. After such construction, the roof above such construction shall again have a Common Roof for common use of all residents of the Said Complex.

Measurement: The Buyers have measured the area of the Said Flat and is satisfied regarding the same and agrees and covenants not to ask for any details or question the computation of area or make any claims in respect thereof.

Payment of Extras: The Buyers must regularly and punctually pay the Extras i.e. proportionate costs, expenses, deposits and charges for electricity, generator, betterment fees, formation of a body which may be a syndicate, committee, body corporate, company or association under the West Bengal Apartment Ownership Act, 1975 an/or under the Co-operative Societies Act, 1983 (**Association**) taxes and entire costs, expenses, deposits and charges for legal fees, stamp duty and registration costs, additional works, maintenance deposit as detailed in the Sale Agreement.

THE FOLLOWING TERMS AND CONDITIONS WILL BE OBSERVED BY THE PURCHASER:-

(a) That the Purchaser shall maintain the unit hereby sold at his/her/their own cost in good condition.



- (b) The Purchaser shall keep the walls of the said unit and partition walls, sewers, drains, pipe and other fittings and fixture appurtenances thereto belonging in good tenable repair and conditions in particularly so as to support, shelter and project and parapets and other portion of the building besides the said unit.
- (c) That the purchaser shall not use the unit for any purpose other than for **residential** purpose and shall not store or allow any excessive inflammable and combustible articles in the said **residential unit** and not to create any nuisance which may cause disturbances of the other occupiers. The purchasers are not allowed to use the unit for commercial purposes like goods selling, teaching, official use etc. without prior permission of Society/Association/Maintanance Company.
- (d) The purchaser or his/ her/ their servants/ authorized persons/ agents shall not in any way allowed to obstruct the common passages, landing areas, roofs or staircase of the property nor store therein any rubbish or other materials, goods or furniture nor shall do cause to be done or allow any act deed matter or things whereby the use and enjoyment of the common parts, the common amenities and common conveniences of the said property be in any way prejudicially affected or vitiated.
- (e) That the purchaser shall not keep nor store in the said premises any inflammable or combustible articles such as explosive, chemicals, films or any offensive articles such as hides or manures or food grain or any other articles giving an offensive smell nor shall the purchaser do any things which shall be constitute any nuisance or annoyance to the occupier of the other flats in the said building.
- (f) That the Purchaser shall not any time demolish or cause to be demolished, damage or cause to be damaged the unit or any part thereof which will weaken the main structure of the building or do any such thing without prior approval of Developer's Architects and Engineers.



- (g) The Purchaser, shall at his/her/their liberty to install and affix any name plate, board, letter box, signboard, hording and material of publicity inside and outside of the building other than the place specified for the purpose in the said building.
- (h) The purchaser shall install Air Condition or Dish T.V. at the outer wall of respective unit at his/her/their own risk, and supervision on subject to payment of cost and expenses for such installation or maintenance. Dish TV antenna is only allowed to install at outer face of the building. Drain water of Pipe of AC must be drained inside any drain pipe of building or must be drained upto ground drainage system.
- (i) That the purchaser shall wait for individual electric connection until the **W.B.S.E.D.C.L.** or any other concerning authority arranges it for the building. The purchaser is not allowed put any pressure or force the Vendor or Developer related to individual electric connection for their individual unit till **W.B.S.E.D.C.L.** or any other concerning authority provide the same.
- (j) That the purchaser or his men and agent have no right to use the ultimate roof or any common space of the building for the purpose of amusement or party or events or have no right to use loudspeaker, electrical fittings or other musical instruments of any kind without the permission of Society/Association/Maintenance Company. For this purpose Purchaser must follow the rules/acts prevailing in the Society designed by Society/Association/Maintenance Company.
- (k) The purchaser is not allowed to have pet dogs or any pet animals for domestic living which create disturbance in living of other occupiers and strictly prohibited to commercially store pets for reselling.

AND THE DEED FURTHER WITHNESSETH that in consideration of the PURCHASERS having purchased the property mentioned in THIRD SCHEDULE below on the assurance and guarantee of the Vendor as to protection against any possible claim by any of its legal representatives, successors, or by any person or persons through under any of them; the VENDOR do hereby and hereunder agrees to



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indemnify and at all times keep indemnified the PURCHASERS against all such

possible claim or demands by legal sanative or any person or persons claiming through

under any of them in respect of the said property.

AND THIS FURTHER WITHENSSETH that the DEVELOPER doth hereby

covenant with the PURCHASERS that they have not any time heretofore done,

executed, performed or been a party or privy to any act, deed matter or things or

whereby or by reason whereof any person has of may claim any right, title, or interest of

whatsoever nature in the property conveyed by this deed.

THE FIRST SCHEDULE ABOVE REFFERED TO

(Description of the premises)

ALL THAT piece and parcel of revenue paying Rayatdakhali 'Bastu' land measuring

about more or less 02 (two) Cottha, 12 (twelve) Chittaks 00 (zero) square feet, with

brick build Pucca roofed and Cement floored single storied building thereon measuring

about more or less 400 square feet covered area, together with facility of electricity and

water connection, in in R.S. Dag No 647, under C.S. Khatian No 254, R.S. Khatian No

254, modified khatian no 167, New Khatian No 5676, of Mouza -Chanak, J.L. No 4,

Re.Su. No 39, Touzi No 2998, LOT- B1- C.S. Plot. 287 under Municipal Jurisdiction of

Barrackpore Municipality, War No 22, Holding No 39(22) Sahid Mangal Pandey

Sarani, Barrackpore, A.D.S.R.O. Barrackpore, District - 24 Parganas, Kolkata -

700120, in the state of West Bengal, is part of the agreement which is butted and

bounded as follows:-

On The North

: - Land and building of Mr.Sarkar.

On The South

: - 12 wide Municipal Road.



On The East : - Manjulika Appartment.

On the West : - Sahid Mangal Pandey Sarani.

THE SECOND SCHEDULE ABOVE REFERRED TO (THE BUILDING)

ALL THAT the building under name & style 'MAYAVILLA' covering the Land measuring about more or 02 (two) Cottha, 12 (twelve) Chittaks 00 (zero) square feet land on the Ground Floor and consisting of a Basement Plus Ground plus Four Floors to be constructed on a portion of the said Premises and the said Land in accordance with the Plan duly sanction by the Barrackpore Municipality.

THE THIRD SCHEDULE ABOVE REFERRED TO (THE UNIT)

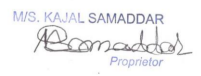
All that the Residential unit in or portion of the new Building being Unit No –,
in the Floor (side), measuring about more or less Covered
Area square feet (Super build up area square feet) consisting of
Bed rooms, Kitchen, Drawing cum Dining, Toilets, Balcony with lift
facility in the New Building commonly known as "MAYAVILLA" at the said
premises and shown in the Plan annexed here to duly Bordered in Red coloured there
on described and mentioned in the SECOND SCHEDULE here in above written
together with proportionate undivided, un-demarcated, indivisible, impartible in the
common area and installation attributable to the said unit and together with proportionate
demarcated, in divisible, impartible share in the Land comprised in the said premises
described and mentioned in the FIRST SCHEDULE here in above written together
with the right of enjoying common facilities as mentioned in the FOURTH
SCHEDULE and being agreed to pay the cost of maintenance of common services and
facilities to be paid proportionately as mentioned in the FIFTH SCHEDULE is hereby
sold and transferred in favour of the Purchaser/s. The annexed Plan will be the part &
parcel of this Deed of Conveyance.



THE FOURTH SCHEDULE ABOVE REFERRED TO

(Common areas and facilities)

- 1. The entirety of the Land described in the First Schedule herein above written.
- 2. Staircase on all Floors.
- 3. Common lift for escalation of all floors.
- 4. Landing of staircases on all floors.
- 5. Common paths passages and areas excepting expressly such area on Land and Building as are not needed or held or intended for use by a particular person but including beams, foundations and supports.
- 6. Drive way, Path-Way and lobby on the Ground Floor.
- 7. Boundary Wall if any and Main Gates (If any).
- 8. Drainage and Sewage.
- 9. All Electrical installation Electric Wiring, meters, transformer if any, generator if any and fitting (excluding only those as are installed within the exclusive area of any Unit and/or exclusively intended for its use).
- 10. Submersible pump for boring water.
- 11. Pump Room, Water Tank, on the Ground Floor and/or on the terrace, Water Pipes, Motor Pump and other common Plumbing installation (save only those as are within the exclusive area of any Unit and/or exclusively intended for its use).
- 12. Roof of the top floor.
- 13. Common garage at ground floor for parking one Bicycle and/or Two-wheeler for each unit/Flat owners.
- 14. all other common Parts, Areas, Equipments, Installations, Fittings, Fixtures, Space in or about the Building or the Land as are necessary for passage to or use and occupancy



of the Units in common with other owners or occupiers of the Land and Building or portions there to whether at present or in future to be constructed in the Land or the Building but expressly excluding the terrace.

- 15. The foundation, beams support corridors, lobbies etc.
- 16. Windows, Doors and Grills and other fitting of the common area of the premises.
- 17. Common toilet and common water point.

THE FIFTH SCHEDULE ABOVE REFERRED TO COMMON EXPENSES

- 1. All costs of lighting and maintenances of common areas and also the outer walls of the building.
- 2. Insurance premium (if any) in respect of the building against riot, earth quake, fire lighting, mob violence etc.
- 3. All charges and deposits for supplies of common utilities.
- 4. Monthly fees to Society/Association/Maintenance Company
- 5. Municipal taxes, khazna and other outgoing save and except those are separately assessed for the respective unit.
- 6. Cost and charges of establishment for maintenance of the building, deposit money. The co-owners of the building shall form an Association/Society/ Company for the common purpose including taking over all obligation with regard to management control and operation of all common portion of the building.
- 7. Flats remaining unsold will not be liable for payment of maintenance charges until such time such flats are sold.
- 8. The salaries of and all other expenses on the staff to be employed for the common purposes, viz. manager, caretaker, clerk, security personnel, liftman, sweeper, plumber, electrician etc. including their perquisites, bonus and other emoluments and benefits.



IN WITNESS WHEREOF THE parties have set and subscribed their respective hands and seal on the day month and year first above written.

Signed sealed and delivered at Barrackpore in presence of:-

Witness:-

1.

2.

Signature of the Constituted Power of Attorney Holder On Behalf Of the Vendors.

Signature of the Developer

Drafted and Prepared by:-

Computer by

Signature of the Purchaser

Kamal Roy Chowdhury Barrackpore, 24 Pgs(N).



MEMO OF CONSIDERATION

Received a sum of	Rs.	/- (Rupees	<u>) only</u>
from the Purchaser	herein by the	following manner:-	

<u>Date</u>	Cheque / Draft/	Bank & Branch Name	<u>Amount</u>
	<u>Cash</u>		
		Total -	/-

Witness:

1.

Signature of the Developer

2.

