DEED OF CONVEYANCE

 THIS INDENTURE made this _____ day of _____ Two

 Thousand Twenty

-BETWEEN-

(1) MD. KALIMUDDIN, son of late Md. Moinuddin by faith- Muslim, by nationality- Indian, having Mobile no 7797620275 and having Aadhaar Card No 7462-2567-0974 and having PAN:APKPK4193F residing at Railpar,Hazi Nagar near Idd –Gah Wali Msajid, Asansol P.O. & P.S : Asansol & Asansol (North), Pin 713302 District : Paschim Bardhaman.

(2) EHTERAM AZMI son of Md Yaseen by faith- Muslim, by nationality- Indian, having mobile no 8927758026 and having Aadhaar Card No 2880-3018-2616 and having PAN: AJGPA1705M residing at Railpar,Hazi Nagar near Idd –Gah Wali Msajid, Asansol P.O. & P.S : Asansol & Asansol (North), Pin 713302 District : Paschim Bardhaman.

(3) MD. YASEEN son of late Hakim Abdul, by faith- Muslim, by nationality- Indian, having mobile no 8927758026 and having Aadhaar Card No 9242-3516-2313 and having PAN:

AJWPM6365R residing at Railpar, Hazi Nagar near Idd –Gah Wali Msajid, Asansol P.O. & P.S : Asansol & Asansol (North), Pin 713302 District : Paschim Bardhaman hereinafter collectively called as the **OWNER/ VENDOR** (which terms or expression shall unless excluded by or there be something repugnant to the subject or context be deemed to mean and include their respective heirs, executors, administrators, legal representatives, nominee(s) and/or assigns) of the **FIRST PART ;**

-AND-

RICHMOND ENCLAVE PVT. LTD. represented by its authorized signatory SUSHIL CHAMARIA (PAN No.- ACRPC3968L), (Mobile no.9830091031) son of RAM GOPAL CHAMARIA authorized vide resolution of the Director dated ______ residing at BL-A ,FL-8D,8th Floor , NATURAL CITY , 43 Shyam Nagar Road,Bangur Avenue , Jessore Road , North 24 Paraganas , West Bengal -700055, P.O BIDHANAGAR, P.S BIDHANAGAR, Kolkata - 700055 hereinafter referred to as the "**PROMOTER/DEVELOPER**" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successor in interest, executors, administrators and permitted assignees including those of the respective partners) of the **SECOND PART :**

-AND-

{If the allottee is the company}

,(CINNo._____

). a

company incorporated under the provision of the companies act, [1956 or 2013 as the case may be], having its registered office at

_____(PAN - _____), represented by its authorized signatory ______(Aadhar no._____) duly authorized vide board resolution dated ______ hereinafter referred to the " **Allottee**" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successor in interest , executors, administrators and permitted assignees) of the **THIRD PART:**

[or]

{ If the Allottee is the Partnership Firm or a **LLP** }

_______- a partnership firm (or a Limited or a LLP) registered under the Indian Partnership Act, 1932 (or registered under the Limited Liability Partnership Act, 2008) having its principal place of business at ______ (PAN - _____), represented by its authorized Partner, ______ (Aadhaar No. ______) authorized vide ______ hereinafter to as th **"Allottee"** (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include the present Partners for the time being of the Firm, the survivors of them, their heirs, executors and administrators of the last surviving Partner and his/ her/ their assigns) of the **THIRD PART:**

[or]

residing at ______, PAN no. ______) hereinafter jointly referred to a s the " **Allottee**"(which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include the members or member for the time being of the said HUF, and their respective heirs, executors, administrators and permitted assigns as well as the members of the said HUF, their heirs, executors, administrators, successors in interest and permitted assigns,) of the **THIRD PART :**

WHEREAS :

- A. By virtue of Deed of Conveyance dated 3rd November, 2016 registered at the office of the ADSR, Asansol and recorded in Book No. I. Volume No.0205-2016, page: 165494-165508 being No.020508574 for the year 2016, MD. KALIMUDDIN became absolute Owner All That piece and parcel of Kanali land measuring about 10 Cottahs more or less (equivalent to 7200 sq.ft.) comprised in R.S. Plot No. 518 under R.S, Khatian No.464 corresponding to LR. Plot No. 628 under L.R. Khatian No.856, J.L.No.17, lying and situate at Mouza- Palasdiha, ADSR Asansol, P.S. Asansol, and District-Burdwan;
- B. By virtue of Deed of Conveyance dated 18th March, 2016 registered at the office of the ADSR, Asansol and recorded in Book No. I, Volume No.0205-2016, pages: 47651- 47670 being No.020502278 for the year 2016, MD. KALIMUDDIN became absolute Owner All That piece and parcel of Baid land measuring about 4 Cottah 5 chittack 42 sq.ft. more or less comprised in R.S. Plot No.513 under R.S. Khatian No.464 corresponding to L.R. Plot No, 627 under L.R. Khatian No.856,

J.L. No. 17, lying and situate at Mouza-Paiasdiha, ADSR Asansol, P.S. Asansol. District- Burdwan;

- C. By virtue of Deed of Gift dated 3rd November, 2016 registered at the office of the ADSR, Asansol and recorded in Book No.I, No.0205-2016. Volume pages: 165509-165524, being No.020508575 for the year 2016, EHTERAM AZMI became absolute Owner All That piece and parcel of Baid land measuring about 630 sq.ft. More or less comprised in R.S. Plot No.513 under R.S. Khatian No.464 corresponding to L.R. Plot No.627 under L.R. Khatian No.980, and All That piece and parcel of Kanali land measuring about 5450 sq.ft. More or less comprised in R.S., Plot No.518 under R.S. Khatian No.464 corresponding to L.R. Plot No.628 under L.R. Khatian No.980, totaling to **6080 sq.ft.** (Equivalent to 8.44 cottah) J.L. No.17, lying and situate at Mouza- Palasdiha, ADSR Asansol, P.S. Asansol, District-Burdwan;
- D. By virtue of Deed of Conveyance dated 18th March, 2016 registered at the office of the ADSR, Asansol and recorded in Book No.I, Volume No.0205-2016, pages: 47512-47531 being No.020502271 for the year 2016, MD. YASEEN became absolute Owner All That piece and parcel of Baid land measuring about 6 Cottah more or less comprised in R.S. Plot No.513 under R.S. Khatian No.464 corresponding to L.R. Plot No.627 under L.R. Khatian No.861, J.L. No.17, lying and situate at Mouza- Palasdiha. ADSR Asansol P S Asansol, District-Burdwan;
- E. By a Development Agreement dated 3rd day of July, 2020 registered at the office of the ADSR, Asansol and recorded in

Book No.I, Volume No.0205-2020, pages: 72695 to 72728 being No.3174 for the year 2020 made between (1) MD. KALIMUDDIN, (2) EHTERAM AZMI and (3) MD. YASEEN, therein collectively called as the Owners and **RICHMOND ENCLAVE PRIVATE LIMITED**, therein called as the Developer for the purpose of development of land **All That** piece and parcel of Kanali land measuring about **10 Cottahs** more or less (equivalent to 7200 sq.ft.) comprised in R.S. Plot No. 518 under R.S, Khatian No.464 corresponding to LR. Plot No. 628 under L.R. Khatian No.856, J.L.No.17, lying and situate at Mouza- Palasdiha, ADSR Asansol, P.S. Asansol, District-Burdwan;

And

All That piece and parcel of Baid land measuring about **4 Cottah 5 chittack 42 sq.ft.** more or less comprised in R.S. Plot No.513 under R.S. Khatian No.464 corresponding to L.R. Plot No, 627 under L.R. Khatian No.856, J.L. No. 17, lying and situate at Mouza-Paiasdiha, ADSR Asansol, P.S. Asansol. District- Burdwan ;

And

All That piece and parcel of Baid land measuring about **630 sq.ft.** more or less comprised in R.S. Plot No.513 under R.S. Khatian No.464 corresponding to L.R. Plot No.627 under L.R. Khatian No.980, lying and situate at Mouza- Palasdiha, ADSR Asansol, P.S. Asansol, District-Burdwan ;

And

All That piece and parcel of Kanali land measuring about **5450 sq.ft.** more or less comprised in R.S, Plot No.518 under R.S. Khatian No.464 corresponding to L.R. Plot No.628 under

L.R. Khatian No.980, J.L. No.17, lying and situate at Mouza-Palasdiha, ADSR Asansol, P.S. Asansol, District-Burdwan;

And

All That piece and parcel of Baid land measuring about **6 Cottah** more or less comprised in R.S. Plot No.513 under R.S. Khatian No.464 corresponding to L.R. Plot No.627 under L.R. Khatian No.861, J.L. No.17, lying and situate at Mouza-Palasdiha. ADSR Asansol P S Asansol, District- Burdwan **totaling to 28 cottah 13 chittacks 2 sq.ft.** more or less, hereinafter collectively called as the **said land**;

F. By a Power-of-Attorney dated 3rd day of July, 2020 registered at the office of the ADSR Asansol and recorded in Book No.I, Volume No.0205-2020 pages: 74373- 74405 being No.020503270 for the year 2020 (1) MD. KALIMUDDIN, (2) EHTERAM AZMI and (3) MD. YASEEN, appointed their Constituted Attorney namely RICHMOND ENCLAVE PRIVATE LIMITED, duly represented their one of its directors Mr. Sushil Chamaria son of Shri Ram Gopal Chamaria for the purpose of development of the said land ;

G. The said Owner contemplated development of their land by construction of a Residential Unit/Commercial Space
Project and for that purpose had entered into a Development
Agreement dated 3rd day of July, 2020 appointing
RICHMOND ENCLAVE PRIVATE LIMITED, duly represented their one of its directors Mr. Sushil Chamaria son of Shri Ram

Gopal Chamaria as the Developer which was registered in the office of the ADSR, Asansol and recorded in Book No.I, Volume No0205-2020, pages: 72695 to 72728 being No.3174 for the year 2020.

- H. The Owners/ Vendors also executed a Power of Attorney dated 06.07.2020 registered in the office of the A.D.S.R. ASANSOL , WEST BENGAL and recorded in Book No. 1, Volume No. 0205-2020, Pages 74373 to 74405 Being No. 020503270 for the year 2020 and granted the necessary power unto the Promoter for undertaking the Development of the Phase/ Project.
- I. All the Facilities and Amenities, roadways, internal pathways, infrastructure etc. Irrespective of their location in any of the phases will be mutually shared by all the phases of the entire **Residential Unit/ Commercial Space** as part of a common integrated development.
- J) The Promoter obtained a Building Plan No. <u>RS PLOT</u> <u>NOS -513,518 L.R. PLOT NOS - 627,628, UNDER L.R.</u> <u>K.H. NOS : 973,980,861,856</u> dated <u>02.07.2018</u> sanctioned by the <u>Asansol Municipal Corporation</u>
- K. The Promoter has registered the project under the provision of the West Bengal Housing Industry Regulation Act 2017 (WBHIRA) at Kolkata no. ______ under Registration No. _____

L. The Promoter has since completed the construction of **Residential Unit/ Commercial Space** and obtained Completion Certificate No. _____ dated _____ from the Competent Authority.

Pursuant to Expression of Interest by the Allottee dated Μ. the Promoter granted allotment by issuing a Provisional Booking Letter dated ______ to the allottee and thereafter by an Agreement for sale dated ______ executed by and between the Owners/ Vendors of the First Part, The Promoter of the Second Part and the Allottee of the Third Part, and registered in the office of the _____ and recorded in Book no. _____, Volume no. _____, Pages _____ to _____ Being No. _____ for the year . the owners of the Promoter had agreed to sale and the Purchaser had agreed to purchase ALL THAT the **Residential Unit/ Commercial Space** no _____ having carpet area of _____ square feet corresponding to Built-up area of ______ square feet more fully described in the **SECOND SCHEDULE** hereunder written and demarcated in the Block Plan annexed hereto and marked **ANNEX – A** and pro rata share in the "common areas" (user right only since Common Area will be conveyed to Association) common parts, portions, facilities and amenities and also user right in the land beneath the building as defined under clause (m) of section 2 of the Act which includes exclusive use of the Balcony admeasuring ______ and also exclusive use of _____ appertaining to the unit (hereinafter referred to as the **Residential Unit/ Commercial** Space at and for a consideration of Rs. _____ /-(Rupees ______ only).

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- N. Other than the project land promoter has plan to add more Land in the entire project land and extend the complex by purchasing more adjacent land for various other phases herein after referred to as Future Phases.
- O. Further phases will be added in future at the discretion of the Promoter as per land already acquired and further to be acquired and also future phases and all phases will share the common amenities, facilities and services amongst each other as per Rule 10 of the Act.
- P. The Owner and the Promoter have further decided that the aggregate FAR sanctioned for the entire **Residential Unit**/ **Commercial Space** Complex need not be uniformly utilized in all the different projects/ phases and the Promoter may vary the utilization of the sanctioned FAR from phase to phase without exceeding the total sanctioned FAR for the First Phase.
- Q. Till such time the Mother/ Apex Association takes over the entire administration, the Allottees who have taken possession in completed phases will be required to pay the Common Expenses pertaining to their own phase as well as the Common Area Maintenance expenses (CAM) and common services of all common amenities and club which is as and when made available for the benefit, use and enjoyment of the Allottees of each phase of the entire complex including those parts which are under construction by separate bills towards maintenance of common pathways, basic infrastructure etc and in this regard the Allottee is made aware that the said charges shall at all times be calculated on the basis of total

expenses on common services divided by the area for which notice of possession has been issued by the builder for and including all the phases and by reason thereof the initial CAM charges may be relatively higher which may progressively become less as more and more Allottees take up possession (Notice of Possession) in subsequent phases. The Mother/ Apex Association will ultimately take over the administration of all the facilities and other common purposes as several service connections/ facilities will be common to all the phases.

- R. The occupants of Residential Unit/ Commercial Space in other phases of the project including future phases shall also have complete and unhindered access to all Common Areas, Amenities and Facilities of the Project mutually.
- S. It is clarified that Project's Infrastructure, services, facilities and amenities together with all common areas, easements, rights and appurtenances belonging thereto shall be available mutually for use and enjoyment of the Allottees of the entire **Residential Unit/ Commercial Space** with further future extensions.
- T. The Promoter hereby declares that the <u>FAR</u> available as on date in respect of the project land in <u>4813.05</u> Square meters only and Promoter has planned to utilize more <u>2.49</u> space Index by availing of based on the proposed construction and sale of **Residential Unit/ Commercial Space** to be carried out by the Promoter by utilizing the proposed FAR and on the understanding that the declared proposed FAR shall belong to the Promoter only. If any FAR remains utilized in the earlier

phases, the Promoter will be at liberty to consume the same in later phases at its discretion.

U. The Promoter may at any subsequent period undertake development of separate complex on land which is adjacent but not part of the "SAID PROPERTY" and in that case the Promoter may decide to provide for a passage way across " **SAID PROPERTY**" and for this purpose the Promoter shall enter into an irrevocable License deed with the Owners of the Adjoining land which shall be perpetually binding upon the **Residential Unit/ Commercial Space** of the "said property" and their Association. The Promoter may extend the size of the Complex as presently envisaged by causing development of another Project/ Phase on land contiguous to the present Complex whereupon the Promoter will be entitled to amalgamate the extended development by integrating it with this Complex with shared infrastructure and common facilities which means that the facilities available in this complex will be available for use to residents of the extended Projects/ Phase and similarly the facilities in the extended Project/ Phase shall be available for use by the Residents/ Occupiers of the present Phases/ Complex.

V. RESERVED RIGHTS OF THE PROMOTER

Since the entire **Residential Unit/ Commercial Space** is being developed phase-wise and this phase is among the earlier phases, after this phase is completed and handed over, the Promoter shall grant unto the Allottees and residents of the subsequent phases the right of easement over, along and through the pathways, passages roads and corridors lying within or passing through the earlier phases including this project/ phase.

- (i) The Promoter will have the liberty to change the direction of infrastructure services which may be required to be utilized by allottees of the adjoining phase/project.
- (ii) The promoter will have free and uninterrupted access for laying of all gas, water and other pipes, electric, telephone and other wires, conduits and drains which now are or may hereafter during the term be in through under or over the Premises and/or **Residential Unit/ Commercial** Space.
- (iii) The Promoter its successors and assigns are hereby permitted, at their own expense to construct further **Residential Unit/ Commercial Space** and/or to undertake development of any adjacent property and to utilize easements over, across and under the common elements for utilities, sanitary and storm sewers, security or other types of monitors, cable television lines, walk ways, road ways, and right of way over, across and under the common elements including without limitation any existing utilities, sanitary lines, sewer lines and cable television and to connect the same over, across and under the common elements provided that such utilization, easement, relocation and connections of lines shall not materially impair or interfere with the use of any **Residential Unit/ Commercial Space.**

The Allottee has: -

i) Fully satisfied himself/herself/themselves as to the title of the Owners/Vendors and the right of the Promoter in respect of the said land.

ii) Inspected the said Development Agreement entered into between the Owner/Vendor and the Promoter.

iii) Inspected the plan sanctioned by the authorities concerned in respect of the **Residential Unit/ Commercial**Space constructed by the Promoter and agreed not to raise any objection with regard thereto.

iv) verified the location and site of the Residential Unit/
 Commercial Space including the egress and ingress hereof, specifications of the Residential Unit/ Commercial Space and of the complex and also the area of the Residential Unit/
 Commercial Space.

v) Confirmed that the right of the Allottee shall remain restricted to the said **Residential Unit/ Commercial Space** and the Properties Appurtenant Thereto.

vi) Examined and satisfied themselves about the Terms and Conditions as contained in the Agreement for sale dated ______ and agrees to abide by it at all times in future and be bound by the Rules, Regulations and Restrictions contained therein.

vii) confirmed that the Promoter shall be entitled to change and/or alter and/or modify the said Plan In respect of future phases of the **Residential Unit/ Commercial Space in compliance with section 14 of the WBHIRA** Act and other laws as applicable including change of use of any part or portion of the various **Residential Unit/ Commercial Space** to be constructed erected and completed on the said land and in that event the Allottee shall have no objection to the application of common facilities to such extension,

viii) Satisfied himself/herself / themselves as to the carpet area and the built-up area to comprise in the said **Residential**Unit/ Commercial Space.

ix) Structural stability of the **Residential Unit/ Commercial Space.**

x) Construction of the Residential Unit/ CommercialSpace,

xi) The fittings and fixtures installed at the said **Residential Unit/ Commercial Space**.

xii) Completion and finishing of the **Residential Unit**/Commercial Space.

xiii) The situation of car parking space.

xiv) The supply of water and electricity to the **Residential**Unit/ Commercial Space,

xv) The common facilities and amenities of the Phase/Complex,

xvi) Examined the Completion Certificate issued by the Competent Authority in respect of the **Residential Unit/Commercial Space**.

W. The words defined in the Agreement for Sale shall have the same meaning in these presents and unless there is anything in the subject or context inconsistent with the said expressions in such a case they shall have the meaning assigned to them.

NOW THIS INDENTURE WITNESSETH that pursuant to the said Agreement and in consideration of the sum of **Rs._____**/- (**Rupees** _____**only**) of the lawful money of the Union of India well and truly paid by the Allottee to the Promoter (the receipt whereof the Promoter doth hereby admit and acknowledge and of and from the same and every part thereof forever acquit, release and discharge the Allottee and the said **Residential Unit/** Commercial Space and properties appurtenant thereto the Vendors doth and each of them do hereby grant, transfer, convey, assign and assure and the Promoter doth hereby confirm and assure unto and in favour of the Allottee ALL THAT THE Residential Unit/ Commercial Space no.....having carpet area of square feet corresponding to Built-up area of _____ square feet more fully described in the SECOND SCHEDULE hereunder written and demarcated in the Block Plan annexed hereto and marked **ANNEX-A** and pro rata share (in the "common areas" (user right only since Common Area will be conveyed to Association) common parts, portions, facilities and amenities and also user right in the land beneath the building as defined under clause(m) of section 2 of the Act which includes exclusive use of the Balcony

which are here to fore as well as hereinafter collectively referred to as the SAID Residential Unit/ Commercial Space AND THE RIGHTS AND PROPERTIES APPURTENANT THERETO), absolutely and forever free from all encumbrances, charges, liens, attachments, trusts, whatsoever or howsoever **AND TOGETHER WITH** the right to use the common areas installations and facilities as described in detail in the Schedule-E to the Agreement for Sale dated in common with the other **Residential Unit/ Commercial Space** Owners **AND TOGETHER WITH** all easements or quasi-easements and other stipulations and provisions in connection with the beneficial use and enjoyment of the said **Residential Unit**/ **Commercial Space** And the Rights And Properties Appurtenant thereto TO HAVE AND TO HOLD the said Residential Unit/ **Commercial Space** and the Rights and Properties Appurtenant thereto hereby granted, transferred and conveyed and every part or parts thereof unto and to the use of the Allottee.

II. AND THE OWNERS/VENDORS AND THE PROMOTER DO AND EACH OF THEM DOTH HEREBY COVENANT WITH THE ALLOTTEE as follows:

a) Notwithstanding any act deed matter or thing whatsoever by the Owners/Vendors or the Promoter done or executed or knowingly suffered to the contrary the Owners/Vendors are or the Promoter are now lawfully rightfully and absolutely seized and possessed of and/or otherwise well and sufficiently entitled **to Said Residential Unit/ Commercial Space** And The Rights And Properties Appurtenant thereto hereby granted sold conveyed, transferred, assigned or intended so to be and every part thereof for a perfect and indefeasible estate or inheritance without any manner or conditions use trust encumbrances or make void the same.

b) Notwithstanding any act deed or thing whatsoever done as aforesaid the Owners/Vendors and the Promoter now have good right full power and absolute authority to grant convey transfer sell and assign all and singular the Said **Residential Unit/ Commercial Space** And The Rights And Properties Appurtenant thereto hereby conveyed transferred or expressed so to be unto and to the use of the Allottee in the manner as aforesaid.

c) The said **Residential Unit/ Commercial Space** And The Rights And Properties Appurtenant thereto hereby granted and conveyed or expressed or intended so to be is now free from all claims demands encumbrances liens attachments leases or trust made or suffered by the Owners/Vendors or the Promoter or any person or persons having or lawfully or equitably claiming any estate or interest thereon through under or in trust for the Owners/Vendors or the Promoter.

d) The Allottee shall and may at all times hereafter peaceably and quietly hold possess and enjoy the Said **Residential Unit/ Commercial Space** And The Rights And Properties Appurtenant thereto and receive all the rents issues and profits thereof without any lawful eviction interruption claims or demands whatsoever by the Owners/Vendors or the Promoter or any person or persons having or lawfully or equitably claiming as aforesaid.

e) The Allottee shall be freed cleared and absolutely discharged saved harmless and kept indemnified against all estates, charges, encumbrances liens, attachments, or trust or claims and demands whatsoever created occasioned or made by the Owners/Vendors or the Promoter or any person or persons lawfully or equitably claiming as aforesaid.

f) **AND FURTHER THAT** the Owners/Vendors or the Promoter and all persons having or lawfully or equitably claiming any estate or interest in the Said **Residential Unit/ Commercial Space** And the Rights And Properties Appurtenant thereto or any part thereof through under or in trust for the Owners/Vendors or the Promoter shall and will from time to time and at all times hereafter at the request and cost of the Allottee make do and execute or cause to be made done and executed all such further lawful acts deeds or things whatsoever for further better or more perfectly assuring the Said **Residential Unit/ Commercial Space** And The rights And Properties Appurtenant thereto and every part thereof unto and to the use of the Allottee in the manner as aforesaid as shall or may be reasonably required.

g) The Owners/Vendors and the Promoters have not at any time done or executed or knowingly suffered or been party to any act deed or thing whereby the Said **Residential Unit/ Commercial Space** And the Rights And Properties Appurtenant thereto hereby granted transferred and conveyed or expressed so to be or any part thereof is can or may be impeached encumbered or affected in title or otherwise.

h) The Promoter doth hereby further covenant with the Allottee that unless prevented by fire or some other irresistible force shall from time to time and at all times hereafter upon every reasonable request and at the costs of the Allottee shall produce or cause to be produced to the Allottee or to his/her/their attorneys or agents at or before any trial examination or commission for inspection or otherwise as occasion shall require the title deeds in connection with the **Residential Unit/ Commercial Space** and also shall at the like request and costs of the Allottee deliver to the Allottee such attested or other true copies or extracts there from as the Allottee may require and will in the meantime unless prevented as aforesaid keep the same unobliterated and uncancelled.

III. AND THE ALLOTTEE SHALL TO THE END AND INTENT THAT THE OBLIGATIONS AND COVENANTS HEREINAFTER CONTAINED SHALL AT ALL TIMES HEREAFTER RUN WITH THE **OWNERSHIP AND POSSESSION OF THE SAID Residential Unit/ Commercial Space AND THE RIGHTS AND PROPERTIES** APPURTENANT **THERETO** HEREBY CONVEYED HEREBY COVENANT WITH THE **OWNERS/VENDORS** AND THE **PROMOTER** as follows :-

a) To observe, perform, comply with and fulfill the obligations, covenants and conditions on his/her/its/their part to be observed and performed contained in the Agreement for sale as part and parcel of these presents.

b) To become member and/or share holder, as the case may be, of the Apartment Owners Association, upon its formation, without raising any objection whatsoever and also co-operate with the Holding Organization to be formed as be deemed necessary and expedient by the Promoter and also abide by all the rules and regulations restrictions and bye-laws as be framed and/or made applicable by the Promoter and/or the holding Organization for common purposes and shall also sign and execute all papers, documents and applications for the purpose of formation of the Holding Organization and to do all the necessary acts deed and things.

IV. It is further stated that as on the date of procurement of completion certificate there is no electric connection in the aforementioned **Residential Unit/ Commercial Space**.

THE FIRST SCHEDULE ABOVE REFERRED TO : (SAID PROPERTY)

ALL THAT land measuring about 28 cottah 13 chittack 2 sq.ft.

more or less lying and situate at and premises **District Sub-**

Registrar of Asansol Add - SB Gorai Road, Chelidanga, Asansol

WB - 713301, together with brick built structure standing thereon, as shown in the MAP or PLAN annexed hereto and bordered with RED COLOUR thereon and butted and bounded as follows:-

ON THE NORTH: Land of Md. Azad and others. ON THE SOUTH: Land of Dr. Vinod Kumar and Dr. Shashikala. ON THE EAST: 10'-0" Wide Road. ON THE WEST: 50'-0" Wide Road.

THE SECOND SCHEDULE ABOVE REFERRED TO (THE SAID RESIDENTIAL UNIT/ COMMERCIAL SPACE THERETO)

SIGNED AND DELIVERED BY THE WITHIN NAMED: OWNER/VENDOR:

SIGNED AND DELIVERED BY THE WITHIN NAMED: PROMOTER/DEVELOPER :

Signature	
Name	
Address	

SIGNED AND DELIVERED BY THE WITHIN NAMED:

ALLOTTEE:

presence

of:



DATED THIS DAY OF 2020

-BETWEEN-

----- PVT. LTD.

OWNER/VENDOR

<u>-AND-</u>

PROMOTER/DEVELOPER

-AND-

ALLOTTEE

INDENTURE