DEED OF CONVEYANCE

"Dream ONE"

"BLOCK-3&4"

- 1. Date:_____
- 2. Nature of document: Deed of Conveyance

3. Parties:

- 3.1 Arun Infracon & Commercial LLP, (Formerly known as ArunInfracon& Commercial Private Limited and Arun Investments & Commercial Private Limited) a Limited Liability Partnership incorporated under the LLP Act, 2008, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN ABDFA1572F;
- 3.2 Dubson Dealcom Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AABCD 1971B;
- 3.3 Jainex Commerce Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN AABCJ 2570L;
- 3.4 Pinku Sonu Investments & Properties Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN AABCP 6980A;
- 3.5 Manik Fintrade Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN AADCM 2561N;
- 3.6 JFC Hire Purchase Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AAACJ 6819R;
- 3.7 Paras Finvest Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AABCP 8232F;
- 3.8 Nortel Dealcom Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN AABCN 6151B;
- 3.9 Dolphin Agents Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN AABCD 1177D;

- 3.10 Dream Application Software Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN AADCD 3527B;
- 3.11 Dream Nirman Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AACCD 4215B;
- 3.12 Biswapita Properties Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AACCB 7272J;
- 3.13 Dream Developers Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AACCD 0167A;
- 3.14 U.S. Creation Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN AAACU 7820P;
- 3.15 Bajrang Creations Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AACCB 7273K;
- 3.16 Risu Impex Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AADCR 1403N;
- 3.17 Symphonic Vanijya Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN AAJCS 4763L;
- 3.18 Damodar Trading Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN AACCD 4213H;
- 3.19 Dream Enclave Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AACCD 4217D;
- 3.20 Jain Plaza Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN AABCJ 7122Q;

- 3.21 Dream Tower Kolkata Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AACCD 4214A;
- 3.22 Growwell Vyapaar Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata 700019, having PAN AACCG 8455A;
- 3.23 Jaimata Creation Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AABCJ 6049G;
- 3.24 Jain Group Projects Private Limited, a Company incorporated under the Companies Act, 1956, having its registered office at 44/2A, Hazra Road, Kolkata - 700019, having PAN AACCJ 1203D;
- 3.25 Shri PremLal Jain, Son of Late Madan Lal Jain, having PAN ACVPJ 2348D,by faith Hindu, by Occupation Business, working for gain at 44/2A, Hazra Road, Kolkata-700019.
- **3.26 Smt. Pramila Jain**, wife of Shri PremLal Jain, having PAN ACOPJ 4365K,by faith Hindu, by Occupation Business, working for gain at 44/2A, Hazra Road, Kolkata-700019.
- 3.27 Shri Shrayans Jain, son of Shri PremLal Jain, having PAN AEYPJ 9340Q, by faith Hindu, by Occupation Business, working for gain at 44/2A, Hazra Road, Kolkata-700019.
- 3.28 Shri Rishi Jain son of Shri PremLal Jain, having PAN AFNPJ 3406K, by faith Hindu, by Occupation Business, working for gain at 44/2A, Hazra Road, Kolkata-700019

All the parties hereinafter collectively referred to as the CO-OWNERS (which term and/or expression shall unless excluded by or repugnant or contrary to the subject or context be deemed to mean, imply and include its successor-in-interest, nominees, executors, administrators and/or assigns) of the FIRST PART, represented by their duly constituted Attorney DREAM GATEWAY HOTELS LIMITED (PAN. AADCD0692H) (earlier known was DREAM GATEWAY PRIVATE HOTELS PRIVATE LIMITED), a company incorporated within the meaning and under the provisions of the Companies Act, 1956, having registered office at 44/2A, Hazra Road, Kolkata-700019,

appointed vide Power of Attorney dated 20/04/2015, registered at the office of A.D.S.R., Rajarhat, North 24 Parganas, recorded in Book No- I, CD Volume number 9, Page from 7033 to 7057 being No 04794 for the year 2015.

AND

DREAM	GATEWAY	HOTELS	LIMIT	ED	(PAN.	AA	DCD0	692H)
(earlierknow	vn was DRE	EAM GATEW	AY HO	OTELS	PRIV	ATE I	LIMIT	ED),a
company in	corporated v	within the me	aning a	and un	der the	prov	risions	of the
Companies	Act, 1956,	having regi	stered	office	at 44/	′2A, 1	Hazra	Road,
Kolkata-700	019, repre	esented by	its	Autho	orised	Sign	natory	Mr.
		working	for gair	1 at 44/	/2A, Ha	zra Ro	oad, Ko	lkata-
700019.								
Hereinafter	referred to	and identifie	d as Co	O-OW	NER-C	UM-D	EVEL	OPER
(which term	and/or exp	ression shall	unless	exclu	ded by	or r	epugna	ant or
contrary to t	he subject o	r context be	deemed	l to me	ean, imp	oly an	d inclu	de its
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contrary to the subject or context be deemed to mean, imply and include each of their successor-in-interest, nominees, executors, administrators and/or assigns) of the **THIRD PART**

4.	Subject Matter: Sale of the "Composite Unit" being the "Flat and
	Appurtenances" lying and situated in Blockthe "Building") in the
	"Project" i.e. "DREAM ONE Block 3&4" constructed on the piece and parce
	of land, hereinafter referred to as the said "Premises" asmorefully described in
	Schedule A hereto and the Composite Unit is more fully described in Schedule \mathbf{x}
	B hereto comprises of the following:

4.1	The 'Flat' being the residential flat measuring aboutsquare feet
	area, described in ScheduleBand delineated in the Plan
	<u>A</u> annexed hereto and marked in colour <u>Red</u> ;

- **4.2** The exclusive right to use and enjoy the 'Parking Space' for one normal sized vehicle;
- **4.3** The proportionate, undivided, indivisibleand singly non-transferable share in the land comprised in the Premises (the "Land Share");
- 4.4 The proportionate, undivided, indivisibleand singly non-transferable share in the common areas, amenities and facilities of the Building and the Complex (the "Common Portions"), morefullydescribed in Schedule Chereto;
- **4.5** The right of perpetual easement on the roads and pathways for ingress to and egress from the Complex(the "Easement Rights");

5. Devolution of Title:

ALL Co-Owners and Co-Owner cum Promoter purchased the said property admeasuring about 138.6 (One hundred thirty eight point six) Decimal, more or less, by various Deed of Conveyances. List of Conveyances and the corresponding area are written below:

SL.	RS/LR	Total Area (in	Conveyed Area	Deed No
No.	Dag No	Decimal)	(in Decimal)	

1	247	03	03	Being No. 09431 of 2010
2			07	Being No. 09438 of 2010
3	249	30	07	Being No. 09439 of 2010
4			11	Being No. 09440 of 2010
5	250	10	5.6	Being No. 00168 of 2012
6	251	87	83.6	Being No. 00446 of 2012
7	334	43	21.4097	Being No. 02694 of 2012
	_	Total Land	138.6 Decimal	

- 5.1 Residential-cum-Commercial Development and Sanction of Plan:With the intention of developing and commercially exploiting the Said Premises by constructing the Said Complex thereon and selling spaces therein (Units), the Developer has got a building plan sanctioned by the Patharghata Gram Panchayet, under North 24 Parganas, ZillaParishad, being Plan No. 584 NZP dated 02.06.2014 for construction of the Said Complex, which includes all sanctioned/permissible modifications made thereto, if any, from time to time(the "Sanctioned Plan").
- 5.2 Project: The Vendor/Developer has, since, named thedevelopment as "Dream One Block 3&4" (hereinafter referred to as the said 'Project'). Having HIRA Registration No. _______.
- **5.3 Commencement of Construction:** The Vendor/Developer, after obtaining the Sanctioned Plan for the Complex, commenced the construction in a phased manner.
- 5.4 Allotment: The Vendor/Developer thendecided to allot independent Composite Units in the Complex for residential purposes and accordingly received applications for allotment of Composite Units from intending acquirers, including the Purchaser herein. By anAgreementfor Sale dated ______(the "Agreement"), the Vendor/Developer agreed to sellandtransferthe Composite Unit in favour of the Purchaser subject to fulfillment of the terms and conditions of the Agreement by the Purchaser.
- Vendor/Developer in accordance with the said Sanction Plan and duly obtained the required Completion Certificate from the competent authority vide no. ______ dated ______.
- **5.6 Completion of Sale:** The Purchaserbeing fully satisfied about the title of the Premises, the Sanctioned Plan and the construction of the Composite

- Unit, has approached the Vendor/Developer for completing the sale and transfer by conveying the Composite Unit in its favour.
- 5.7 Execution: The Vendor/Developer being agreeable to the above, the parties hereby execute this Deed of Conveyanceforsale and transferof the Composite Unit in favour of the Purchaseron the terms and conditions hereinafter contained.

6. NOW THIS INDENTURE WITNESSETH AS FOLLOWS:

- 6.1 Sale: The Vendor/Developer hereby sells, conveys and transfers unto and in favour of the Purchaser the "Composite Unit", morefully described in Schedule B hereto which the Purchaser shall have, hold and enjoy forever hereafter, free from all encumbrances, on consideration of the total sum mentioned in Schedule D (the "Net Price") paid by the Purchaser to the Vendor/Developer, but subject to the mutual easements and restrictions mentioned in Schedule E(the "Purchasers' Specific Covenants"), which shall be covenants running with the Composite Unit in perpetuity.
- **6.2 Transfer:** The transfer made hereunder is a "sale" within the meaning of the Transfer of Property Act, 1882.
- **6.3 Possession:** Simultaneously with the execution hereof, the Vendor/Developer has handed over the vacant and peaceful possession of the Composite Unit in favour of the Purchaser.
- **6.4 Covenants of the Vendor/Developer:** The Vendor/Developer hereby covenants with the Purchaser that:
 - **6.3.1** The Vendor/Developer has the right, title, interest, power and absolute authority to sell, transfer and convey the Composite Unit.
 - 6.3.2 The Purchaser shall, subject to observing and performing the covenants contained herein, peaceably own, hold and enjoy the Composite Unit.
 - 6.3.3 The Vendor/Developer has developed an internal road (hereinafter referred to as the said 'Road'). The said Road shall remain the property of the Vendor/Developer and the Vendor/Developer is not transferring right tiltle or interest in the said Road reserving the right of easement.

- **6.5 Covenants of the Purchaser:** The Purchaserhereby agrees and covenants with the Vendor/Developer as follows:
 - **6.5.1** The Purchaser has inspected and verified all the documents and Sanctioned Plan related to the Complex and the Composite Unit.
 - 6.5.2 The Purchaser has also inspected the Flat, and the Parking Space and is absolutely satisfied as to the area and construction of the Flat, and the Parking Space and the conditions and descriptions of all the fixtures and fittings installed and/or provided therein and also the amenities and facilities appurtenant thereto and as to the nature, scope and extent of benefit or interest in the Common Portions of the Complex.
 - 6.5.3 The Developer/resident association or the facility management company as the case may be may further allow and permit guest or non-residents of the Project to access and use the Special Facilities on payment of suitable fee/compensation, at their discretion. Simultaneously upon the execution hereof, the purchaser hereby consents to the same.
 - **6.5.4** The Purchaser is aware and has full knowledge of the applicable laws, notifications, rules and regulations applicable to the said Complex and the Premises.
 - 6.5.5 The Vendor/developerhas created some facilities within thesaid Complex(all the Phases) which shall be in common to all the Phases and the purchaser hereby strictly undertakes not to object or create hindrances in usage of common areas and special facilities which are in common between Phases for the use of the residents of adjacent Phasesor non residents in terms of the rules and regulation stipulated for use of common areas and special facilities by the Vendor/Developer.
 - 6.5.6 The Purchaser herein accepts that the said Road i.e. the Arterial road running through all the phases and is not the exclusive part of the Project and that the Purchaser shall not claim any common right title or interest other than the right to easement over the same.

- **6.5.7** The Purchaser covenants that notwithstanding anything herein stated the Common Portions of the Project will be only those which has been earmarked by the Vendor/Developer for common use of all the owners of the flats (the "residents") in the Project.
- 6.5.8 A demarcated portion of the top roof of the Building shall remain common to all residents of the Building (the "Common Roof") and all common installations such as water tank and lift machine room shall be situated in the Common Roof. The remaining portion of the top roof excluding the Common Roof shall belong to the Vendor/Developer with right of exclusive transfer and the Purchasershall not be entitled to do any act which prevents or hinders such transfer.
- **6.5.9** The Purchaser acknowledges accepts and that the Vendor/Developer is entitled to construct further floors on and above the top roof of the Building and/or to make other constructions elsewhere in the Premises subject to statutory approvals and the Purchaser shall not obstruct or object to the same. In this respect, the Vendor/Developer and/or its employees and/or its agents and/or contractors shall be entitled to use and utilize the Common Portions for movement of building materials and for other purposes and the Purchaser shall not be entitled to raise any objection with regard thereto. After such construction, the roof above such construction shall again have a Common Roof for common use of all residents of the Building.
- **6.5.10** The Purchaser shall have the Flat mutated and separately assessed in his/their name from the appropriate authority.
- 6.5.11 The right to use of the Parking Spacecan only be transferred along with the Flat hereby sold and shall be deemed to have been transferred with the Flat even though the same is not expressly mentioned in any future conveyance or instrument of transfer. The Purchaser is only entitled to use the parking space. If any parking space remains unallotted then the same shall continue to be

- property of the Vendor/Developer and can be allotted or used at their sole discretion.
- 6.5.12 The Purchaser shall apply to the West Bengal State Electricity Board (WBSEB) individually for obtaining supply of power and meter for the respective Flat and the Purchasers shall pay all applicable security deposits, cost of cable and/or all other charges for the same to WBSEB.
- 6.5.13 The Vendor/Developer has developed a club in the Complex for recreational facilities (the "Club"). However, the Club shall be common for residents, users and occupiers of all the Phases of the said Complex.Similarly, the Community Hall and Swimming Pool situated in the Complex shall form part of the Common Portionsof the Project but the Purchaser herein shall have the right to use the Community Hall and Swimming Pool subject to the rules and regulations framed by the Vendor/Developer and/or Facility Manager.
- 6.5.14 The maintenance and management of the Club shall vest in the Vendor/Developer and/or Facility Manager. Vendor/Developer and/or the Facility Manager shall have the right to frame the rules and regulations of the Club. The cost of operation, maintenance and all recurring or future capital expenses relating to the Club shall be borne, paid and shared proportionately by all the owners of the flats in the Complex and the Vendor/Developer shall have no obligation with regard thereto.
- 6.5.15 If the Purchaser fails to pay Maintenace charge consecutivethree (3) months, he/she will loose the right to park the car even if he has been allotted the same by the Vendor/Developer also lose the right to use club and other common facilities.
- 6.5.16 Subject to punctual payment of the subscriptions, other charges and deposits, if any, as may be levied by the Facility Manager from time to time on the residents in the Project and subject further to the observance and performance of the rules and regulations of the Club, the Purchaser shall be entitled to enjoy and avail the facilities

- of the Club, but under no circumstances will the Purchaser be deemed to have any ownership or other rights on the Club.
- 6.5.17 In the event of transfer of the said Composite Unit from the Purchaser to any other person, the membership of the Purchaser in respect of the Club will stand terminated. The transferee of the Purchaser will compulsorily required to take membership of the Club upon payment of all deposits, fees and charges as may be decided by the Facility Manager.
- **6.5.18** The Purchaser shall perform and fulfill all the covenants, stipulations, conditions and obligations of the Purchasers as contained in **Schedule E**.
- 6.5.19 The Purchaser shall pay all rates, taxes and outgoings, including Municipal tax, surcharge, land revenue, levies, cess, wholly in respect of the Composite Unit and proportionately in respect of the project. The Purchaser shall further pay proportionately the common expenses/maintenance charges mentioned in **Schedule F** (the "Common Expenses").

7. Subject Matter:

- 7.1 The words used in bold in the heading of the clauses and any Sub-Clauses have the meaning assigned to them in such Clauses or Sub-Clauses and the words put in bold in brackets define the word, phrase or expression immediately preceading.
- 7.2 Single number shall include plural number as well.
- 7.3 Masculine gender shall include feminine and neutral genders as well.
- 7.4 That whatever the Parties hereto have stated in the recital of this Deed of Conveyance hereinabove shall be deemed to be the representation/s and decleration/s and shall form an essential part of this Deed of Conveyance.
- 7.5 In this Deed of Conveyance unless the context otherwise requires the terms defined in nomenclature and the recitals hereinabove shall have the same meaning.

SCHEDULE A

(PREMISES i.e. the piece and parel of land on which the said PROJECT has been constructed)

ALL THAT the pieceand parcel of land measuring 138.6 Decimal more or less, comprised in R.S/L.R Dag Nos. 247, 249 (Part), 250 (Part), 251 (Part) & 334 (Part), recorded in R.S/L.R Khatian Nos. 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932 and 933 comprised in Mouza: Kadampukur, JL No. 25, under the ambit of Patharghata Gram Panchayat, within the jurisdiction of Police Station - Rajarhat, District: North 24 Parganas, State of West Bengal, butted and bounded as follows:

On the North : R.S/L.R Dag Nos. 237, 252, 253, 326

On the East : R.S/L.R Dag Nos. 252, 326 & 334

On the South : Panchayat Road

On the West : R.S/L.R Dag Nos. 238, 239, 246, 248 & 250

SCHEDULE B

(COMPOSITE UNIT)

ALL THAT the residential Flat Noon thefloor of the
Block havingsq.ft. (
square feet of area, more or less within the Projectand Flat
delineated in the Plan annexed hereto in colour Red ;
TOGETHER WITH the exclusive right to use and enjoy Open /Covered
car parking space;
TOGETHER WITH theproportionate, undivided, indivisible and singly non
transferable share in the land comprised in the Premises;
TOGETHER WITH theproportionate, undivided, indivisible and single non
transferable share in the Common Portionsof the Project;
TOGETHER FURTHERWITH the right of perpetual easement on the roads and
pathways for ingress to and egress from the Project.

SCHEDULE C

(COMMON PORTIONS)

1. Area:

a) Open and/or covered paths and passages.

- b) Lobbies and staircases of the Building.
- c) Stair head room, lift and lift well.
- d) Boundary walls and main gates of the Premises.
- e) Landscape, Garden & Children's play area.

2. Water and Plumbing:

- a) Water reservoirs.
- b) Water tanks.
- c) Water pipes (save those inside any Flat).
- d) Underground tank and installations for fire fighting, if any.

3. Electric Installations:

- a) Wiring and accessories for lighting of Common Portions.
- Electric Installations relating to meter for receiving electricity from WBSEB.
- c) Pump and motor.
- d) Lift and lift machinery.

4. **Drains**:

- a) Drains, sewers and pipes.
- b) Drainage connection with Municipality, if available.
- 5. Others: Other areas and installations and/or equipments, if any, as are provided in the Complex and/or the Premises for common-use and enjoyment of the residents.
- 6. The General Common Elements include, without limitation, the following:
 - I. The land and all other areas of the Property and all apparatus, systems, equipment and installations now or hereafter existing in the building or on the Property, not part of any unit, for the common use of all Units or by all Unit owners or necessary or convenient for the existence, maintenance of safety of the property as a whole;
 - II. All foundations, columns, girders, beams and supports, including load bearing walls, but excluding those which are specifically designated elsewhere in this Declaration or on the Floor Plans as otherwise.
- III. All structural floors assemblies, including the underside of such assembly ceiling;

- IV. All common roof and roof structures but excluding and mechanical or HVAC equipment or their related wires, pipes, conduits, ducts and similar appurtenances which are part of a Unit of Limited Common Elements located upon the roof pursuant to an easement reserved in this Declaration.
- V. All exterior walls of the building and the structural masonry walls.
- VI. All windows, window frames, casements and mullions.
- VII. The stair and stairwell.
- VIII. All central and appurtenant installations for services such as electricity, telephone, television, gas, sewer, waste, hot and cold water (including all pipes, ducts, wires, chutes, cables and conduits used in connection with any such service whether located in Common Elements or in Units) and all other mechanical equipment spaces (except for those which are contained within Units or are Limited Common elements or Residential Limited Common Elements) which serve or benefit all unit owners or other General Common Elements.
 - IX. All other facilities of the building (including but not limited to shafts, pipes, wires, ducts, vents, cables, conduits and lines) which serve or benefit or are necessary or convenient for the existence, maintenance, operation or safety or, all units or all unit owners.
 - 7. LIMITED COMMON ELEMENTS shall mean the following portions of the Common Elements which are designated as Limited Common Elements, the use of which is restricted to the exclusive use of the Unit owner, its tenants, licensees, invitees, agents and employees:
 - I. All central and appurtenant installations for services such as electricity, telephone, television, gas, sewer, waste, hot and cold water (including all pipes, ducts, wires, chutes, cables and conduits used in connection with any such service which exclusively serve or benefit the unit, whether located in Common elements or in other Units)
 - II. All tanks, pumps, motors, fans, compressor and control equipment which exclusively serve the Unit, whether located in Common Elements or in other Units.

- III. All mechanical, electrical, plumbing (including their related wires, pipes, conduits, ducts and similar appurtenances) which exclusively serve or benefit the Unit, whether located in common elements or in other units and.
- IV. Pumps, motors, piping and controls located in the mechanical rooms which exclusively serve or benefit the Unit.

SCHEDULE D

(NET PRICE)

ALL	THAT the	net	price	of	Rs	/-
(Rupees)	nly has been	paid 1	by the Purchas	er to the
Vendor/De	eveloper, for the	Composite	Unit, in ful	l and	final payment	and the
Vendor/De	veloper hereby a	dmits and a	cknowledge	s the re	eceipt of the san	ne.

SCHEDULE E

(PURCHASERS' SPECIFIC COVENANTS)

- 1. Purchaser shall not:
 - 1.1 Use the Flat for any other purpose but residential.
 - 1.2 Use the Parking Space, if any, for any purpose other than for parking of cars and shall make any construction of whatever nature thereat.
 - 1.3 Make any addition, alteration and/or modification in or about the Flat save and except in accordance with the Rules of the Association.
 - 1.4 Claim any right of pre-emption or otherwise regarding any other portion of other Flat in the Complex.
 - 1.5 Claim partition of the Common Portions or Land Share which shall remain undivided and indivisible.
 - 1.6 Put up or affix any sign board, name plate or display boards in the Common Portions or outside walls of the Buildings save at the places provided or approved therefor provided that this shall not prevent the Purchasers from displaying a decent name-plate outside the main door of the Flat.
 - 1.7 Install or keep or run any generator in the said flat/unit and the parking space if any.
 - 1.8 Alter any portion, elevation or colour scheme of the Buildings and the Common Portions.

- 1.9 Damage the Common Portions or any of the other Flats by making any alterations or withdrawing any support or otherwise.
- 1.10 Throw or accumulate or cause to be thrown or accumulated any dust, rubbish or other refuge in the Common Portions, save at the places earmarked there for by the Facility Manager/Association.
- 1.11 Place or cause to be placed any article or object in the Common Portions.
- 1.12 Do or permit anything to be done which is likely to cause nuisance or annoyance to the owner/occupants of the other Flats and/or the other Buildings.
- 1.13 Do, keep, store, carry on or cause to be carried on any offensive, combustible, obnoxious, hazardous or dangerous articles in the Flat, if any, or the Common Portions as may be injurious, nuisance or obnoxious to owners/occupiers of the other Flats.
- 1.14 Affix or draw any wire, cable, pipe from, to or through any Common Portions or outside walls of the Buildings or other parts of the Complex, without approval.
- 1.15 Install any air-conditioner, except in the approved places.
- 1.16 Affix box type grill or change the design or the place of the grills, the windows or the main door of the Flat, without prior approval in writing.
- 1.17 Carry on or cause to be carried on any obnoxious or immoral activity in or through the Flat or the Common Portions.
- 1.18 Do or permit anything to be done which is likely to cause nuisance or annoyance to the occupants of the other Flats in the Building and/or the adjoining Buildings.
- 1.19 Obstruct or object to the Vendors/Developers using, allowing others to use, transferring or making any construction on any area excluded out of the Common Portions and/or the Building save the Flat.
- 1.20 Obstruct the Vendors or the Developer from selling or granting rights to any person on any part of the Complex and/or the Building, excepting in his/her own Flat or the Parking Space, if any.
- 1.21 Keep any heavy articles or things or operate any machine, save any usual home appliances, which are likely to damage the floors.

2. The Purchaser shall:

- 2.1 Do all acts, deeds, matters and things for formation of and other ancillary matters related to the formation of the Association mentioned in Part II of this Schedule.
- 2.2 Pay all charges for the Common Expenses as mentioned in **Schedule**F.
- 2.3 Keep the Flat and the Parking Space, if any, and every part thereof and all fixtures and fittings therein or exclusive thereto properly painted and in good repairs and in a neat and clean condition and in a decent and respectable manner.
- 2.4 Permit the Vendor/Developer to raise cellular towers and/or hoardings on the common roof of the Building.
- 2.5 Use all paths, passages and staircases for the purpose of ingress and egress and for no other purpose whatsoever, unless permitted by the Facility Manager/ Association.
- 2.6 Permit the Facility Manager/ Association and any agents appointed by it to enter the Flat, for effecting repairs for Common Purposes.
- 2.7 Immediately notify the Facility Manager/Association of the tenant's/transferee's address and telephone number, in the event the Purchaser lets out the Flat and the Parking Space.

Part II –Association

- 1. The Purchasers shall compulsorily become members of the Apartment Owners' Association (the "Association"), to be formed under the applicable laws.
- 2. The Purchasers shall sign the necessary documents, forms and grant such powers to the Vendor/Developer as may be required for taking steps for formation of the Association.
- 3. The Vendor/Developer will facilitate in the formation of the Association by calling upon the residents in the Complex to become members of the same.
- 4. The Purchasers shall accept and follow, without any objection of any nature whatsoever, the rules and regulations of the Association (the "Rules").
- 5. The Purchasers shall bear and pay all proportionate costs, charges and expenses for formation, including professional charges, of the Association.
- 6. The Purchasers shall co-operate with the Association and its other members in all its activities.

Part III - Management & Maintenance

- 7. The Vendor/Developer has handed over all Common Portions of the Complex to a professional commercial facility management organization (the "Facility Manager"). The Facility Manager shall operate, manage and render specified day to day services with regard to the Common Portions, shall levy and collect the Common Expenses. However, the ownership of the Common Portions (subject to the terms of this Conveyance) shall vest in all the residents of the Complex, represented by the Association and the Facility Manager shall merely be the service provider for rendition of specified services with regard to the Common Portions. The Facility Manager may be replaced by the consent of 80% (eighty percent) or more of the residents of the Complex in terms of total flats held.
- 8. All deposits, payments for common expenses, taxes, mutation fees maintenance charges and all other outgoings shall be made to and kept with the Facility Manager. However, the Facility Manager being a professionally run company, shall not be liable to share or render its accounts to the residents.
- 9. The Facility Manager shall function at the cost of the residents and will work on the basis of maintenance charges paid by the residents.
- 10. Default: In case of default by the Purchaser in making the payment of the Common Expenses, in spite of demand by the Facility Manager and/or the Association, as the case may be, the Facility Manager/Association shall be entitled to withhold all or any of the utilities, facilities and/or services to the Purchaser till the Default Amount is in arrears and the Facility Manager/Association, as the case may be, shall further be entitled to interest. The rate of interest as per Act and/or as decided by the association of purchasers or management agency.
- 11. **Charge:** Any amounts towards Common Expenses becoming due or payable, the liability for the same shall be a charge/lien on the Composite Unit by the Association and shall remain until remittance in full thereof.

SCHEDULE F (COMMON EXPENSES)

- 1. **Common Utilities:** All charges and deposits for supply, operation and maintenance of common utilities.
- 2. **Electricity:** All charges for the electricity consumed for the operation of the common machinery and equipment& lighting of common areas.
- 3. **Fire Fighting:** Costs of operating and maintaining the fire-fighting equipments and personnel, if any.
- 4. **Association:** Establishment and all other capital and operational expenses of the Association.
- Litigation: All litigation expenses incurred for the common purposes and relating to common use and enjoyment of the Common Portions.
- 6. **Maintenance:** All costs for maintaining, operating, replacing, repairing, white-washing, painting, decorating, re-decorating, re-building, reconstructing, lighting and renovating the Common Portions, including the exterior or interior (but not inside any Flat) walls of the Said Complex.
- 7. **Operational:** All expenses for running and operating all machinery, equipments and installations comprised in the Common Portions, including Swimming pool, Gym, Community Hall, lifts, D.G. set, changeover switches, pumps and other common installations including their license fees, taxes and other levies (if any) and expenses ancillary or incidental thereto and the lights of the Common Portions.
- 8. Rates and Taxes: Municipal Tax, surcharge, Water Tax and other levies in respect of the Said Complex save those separately assessed on the Purchaser.
- 9. Staff: The salaries of and all other expenses on the staff to be employed for the common purposes, viz. manager, caretaker, clerks, security personnel, liftmen, sweepers, plumbers, electricians etc. including their perquisites, bonus and other emoluments and benefits.

IN WITNESS WHEREOF the parties hereto have executed these presents on the day, month and year first above written.

SIGNED AND DELIVERED by

PARTIES in presence of

WITNESSES: 1. 2.		
	Signature of Ve	ndor/Developer
	Signature	e of Purchaser(s)
RECEIPT OF CONSIDERATION	ON BY THE VENDORS / DEV	ELOPERS
The Vendors / Developers confirm h	aving received from the Purch	naser/s a sum of
Rs	/-	(Rupees
	Only) toward	ds full and final
payment of the Consideration for the	e Composite Unit, being the s	ubject matter of
this Deed as per memo below.		
Ву	Rs	/
Ву	Rs	/
Ву	Rs	/

ву		Ks		. /
Ву		Rs		./
Ву		Rs		./
	TOTAL	Rs		./
Rupees			_Only	
WITNESSES				
1.				
2.				

Signature of Vendor/Developer