THIS INDENTURE ("Indenture") executed on this day of Two

Thousand and Eighteen (2018);

BETWEEN

Unrivalled Projects Private Limited, a company within the meaning of the Companies

Act, 2013, having its registered office at 5A Royd Street, Kolkata - 700016, P.O. & P.S. -

Park Street (PAN: AABCU5498A), represented by Anudeep Jhunjhunwala, son of Deepak

Jhunjhunwala, residing at 9, Earle Street, Kolkata – 700 026, P.O. & P.S. – Kalighat (PAN:

AEJPJ5490A) hereinafter referred to as the "OWNER", (which term or expression shall

unless excluded by or repugnant to the subject or context mean and include its

successors and permitted assigns) of the **FIRST PART**;

AND

Mr./Ms. $[\blacksquare]$ (Aadhar No. $[\blacksquare]$) son / daughter of $[\blacksquare]$, aged about $[\blacksquare]$, residing at $[\blacksquare]$, (PAN

[■]) hereinafter called the "ALLOTTEE" (which expression shall unless repugnant to the

context or meaning thereof be deemed to mean and include his/her heirs, executors,

administrators, successors, representatives and/or assigns) of the **SECOND PART**:

[OR]

(Please insert details of other allottee(s) in case of more than one allottee)

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The Owner and the Allottee shall hereinafter collectively be referred to as the "parties"

and individually as a "party".

WHEREAS:

A. In these presents, unless there be something contrary or repugnant to the subject

or context, the following terms (whether used as capitalized terms or not) shall

have the respective meanings which have been assigned thereto:

1) "Act" means the West Bengal Housing Industry Regulation Act, 2017 (30 of

2017).

2) "Allottees" means the persons to whom an apartment in the Project has

been allotted, sold or otherwise agreed to be allotted, sold or transferred

by the Owner, and includes the person who subsequently acquires the said

allotment through sale, transfer or otherwise but does not include a

person to whom such apartment is given on rent.

3) "Apartment", whether called a dwelling unit or flat or premises or suit or

tenement or unit or by any other name, means a separate and self-

contained part of the Project and includes one or more rooms or enclosed

spaces located on one or more floors or any part thereof, used or intended

to be used for any residential purpose.

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"Association" shall mean an association of all the allottees of the Project

(including the Promoter for such Units not alienated or agreed to be

alienated by the Promoter) formed or that may be formed hereafter in

accordance with the terms of the West Bengal Apartment Ownership Act,

1972 at the instance of the Owner for the Common Purposes with such

rules and regulations as shall be framed by the Owner.

5) "Building" shall mean the new building constructed or proposed to be

constructed by the Owner in accordance with the Sanctioned Plan and

includes such open or covered areas, constructions and/or structures

therein, as may be constructed by the Owner in the said Project Land from

time to time.

4)

6) "Built-Up Area" and/or "Covered Area" in relation to an Apartment shall

mean the floor area of that Apartment including the area of balconies and

terraces, if any attached thereto, and also the thickness of the walls

(external or internal) and the columns and pillars therein Provided That if

any wall, column or pillar be common between two Apartments, then one-

half of the area under such wall column or pillar shall be included in the

built-up area of each such Apartment.

7) "Carpet Area" shall mean the net usable floor area of an Apartment,

excluding the area covered by the external walls, areas under services

shafts, exclusive balcony or verandah areas and exclusive open terrace

areas, but incudes the area covered by the internal partition walls of the

Apartment, as more particularly defined in the Act.

"Common Expenses" shall mean and include all expenses for the

maintenance, management and upkeep of the Building, the Common Areas

including the Project and the Project Land, and also the expenses for

Common Purposes of the Allottees and shall be payable proportionately by

the Allottee periodically as part of maintenance charges.

9) "Common Purposes" shall include the purposes of managing and

maintaining the Project and the Building, and in particular the Common

Areas, rendition of services in common to the Allottees, collection and

disbursement of the Common Expenses and dealing with the matters of

common interest of the Allottees and relating to their mutual rights and

obligations for the beneficial use and enjoyment of their respective

Apartments exclusively and the Common Areas in common.

10) "Garage" shall mean such spaces in the Project that may be sanctioned by

the competent authority as a garage or parking space excluding open car

parking spaces which are part of the Common Areas and are set apart for

car parking spaces for the visitors.

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11) "Maintenance Agency" shall mean the Owner for the time being and,

upon its formation in terms of clause IV(c) hereof, the Association, for the

Common Purposes.

12) "Project Common Areas, Amenities and Facilties" shall mean such

common areas, installations, amenities and facilities, including but not

limited to all passages, pathways, approach roads, internal roads,

entrances, main entrances, gates, gardens, parks, sewerage and water lines

or pipes, ducts, water storage reservoirs, electrical installations, electricity

wires, cables, drainage, open or covered spaces, amenities, that may be

built or installed by the Promoter in the Project Land from time to time for

the use and enjoyment thereof by all the Allottes of the Project in common

more particularly mentioned in the **THIRD SCHEDULE** hereto.

13) "Project" shall mean the work of development undertaken, completed

and/or to be undertaken and completed by the Owner in respect of the

Project Land and/or any modification or extension thereof till such

development of the Project Land is completed and possession of the

completed Apartments therein are made over to the respective Allottees.

14) "Project Land" shall mean the land more particularly mentioned and

described in **PART - A** of the **FIRST SCHEDULE** hereunder written.

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15) **"Proportionate"** with all its cognate variations shall mean the ratio the Carpet Area of any Apartment in the Project may bear to the Carpet Area

of all the Apartments in the Project.

16) "Proportionate Undivided Share" in relation to an Apartment shall mean

the proportionate variable undivided indivisible and impartible share in

the Project including the Project Land and the Common Areas that is

attributable to such Apartment at any point of time.

17) "Allottee" shall mean and include:

(a) If he be an individual, then the heirs, executors, successors,

administrators, legal representatives and permitted assigns of such

individuals.

(b) If it be a Hindu Undivided Family, then the members of such Hindu

Undivided Family from time to time and their respective heirs,

executors, successors, administrators, legal representatives and

permitted assigns.

(c) If it be a company, then the successors-in-interest and permitted

assigns of such Company.

(d) If it be a partnership firm, then the partners of such partnership

firm from time to time and their respective heirs, executors,

successors, administrators, legal representatives and permitted

assigns.

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(e) If it be a Trust, then the Trustees of such Trust from time to time

and their respective successors-in-office and permitted assigns.

(f) If it be a sole proprietorship firm, then the proprietor thereof and

the heirs, executors, successors, administrators, legal

representatives and permitted assigns of such proprietor.

18) "Regulations" means the Regulations made under the West Bengal

Housing Industry Regulation Act, 2017.

19) "Rights on Allottee's Default" shall mean the rights mentioned in the

SIXTH SCHEDULE hereto to which the Association and/or the

Maintenance Agency shall be entitled in case of any default or breach by

the Allottee.

20) "Rules" means the West Bengal Housing Industry Regulation Rules, 2017

made under the West Bengal Housing Industry Regulation Act, 2017.

21) "Said Apartment" shall mean the Apartment more particularly described

in PART-I of the SECOND SCHEDULE hereunder written.

"Said Garage" shall mean space to park car(s) and/or two-wheeler(s), if

any, agreed to be allotted to the Allottee and more particularly described

in PART-III of the SECOND SCHEDULE hereto.

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23) "Said Store Room" shall mean the space to be used as a store room, if any,

agreed to be allotted to the Allottee and more particularly described in

PART-II of the SECOND SCHEDULE hereto

between the Owner herein, therein also referred to as the Owner of the

One Part, and the Allottee herein, therein also referred to as the Allottee of

the Other Part, whereby the Owner agreed to sell and the Allottee agreed

to purchase the Said Unit at and for the consideration and on the terms

and conditions, therein contained.

25) "Said Undivided Share" shall mean the proportionate variable undivided

indivisible and impartible share or interest in the Project Land and the

Common Areas attributable to the Said Apartment.

26) "Said Unit" shall mean the Said Apartment, the said Garage, (if any), Said

Undivided Share and the right of common use of the Common Areas.

27) "Sanctioned Plans" shall mean the plan sanctioned by the Kolkata

Municipal Corporation a plan, vide Building Permit No 2016070146 dated

09/02/2017 for construction of the Building on the Project Land and shall

include any other plan or plans sanctioned by any other department or

departments authorised to do so.

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28) "Super Built-Up Area" of an Apartment shall mean the Built-Up Area of

such Apartment and the Proportionate Undivided Share attributable to

such Apartment.

29) "Masculine" gender shall include the "Feminine" and "Neuter" genders

and vice versa.

30) "Singular" number shall include the "Plural" and vice versa.

31) Any capitalized term not defined here shall have the same meaning as

provided in the said Sale Agreement.

B. The Owner is the sole and absolute owner of the Project Land.

C. The facts describing the devolution of title of the Owner to the Project Land is

more particularly mentioned in the **Part B of the FIRST SCHEDULE** hereto.

D. By the Said Sale Agreement, the Owner agreed to sell and the Allottee agreed to

purchase ALL THAT the Said Unit at or for the consideration and on the terms

and conditions, morefully therein contained.

E. The Owner has since caused to be completed construction of the Said Unit in

accordance with the Sanctioned Plans.

F. The Allottee having fully inspected and being completely satisfied with the

quality, workmanship and specification of construction of the Said Unit, has been

handed over vacant and peaceful possession of the Said Unit prior to the date of

execution of these presents on(Possession Date)

G. Now at the request of the Allottee, the Owner has in terms of the Said Sale

Agreement agreed to execute and register these presents in favour of the Allottee

in the manner as hereinafter contained.

H. It is recorded that at or before execution of these presents, the Allottee has by

obtaining independent professional services, examined and fully satisfied himself

as to the following:

(a) The title of the Owner to the Project Land and also the Said Unit;

(b) The terms, conditions, restrictions and obligations contained in the Said

Sale Agreement and these presents to be complied with and/or observed

and performed by the Allottee during his period of ownership of the Said

Unit;

(c) The Sanctioned Plans;

(d) The total Carpet Area, Built-up Area and Super Built-up Area in respect of

the Said Apartment;

(e) The specifications of materials used for construction of the Said Unit and

the Buildings;

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and has agreed not to raise henceforth any objection or make any kind of

requisition, whatsoever or howsoever, regarding the above and also waives his

right, if any, to do so.

I. NOW THIS INDENTURE WITNESSETH that in the premises aforesaid and in

consideration of the sum of Rs. /- (Rupees only) by the Allottee

to the Owner paid at or before the execution hereof (the receipt whereof the Owner doth

hereby as also by the receipt and memo of consideration hereunder written admit and

acknowledge and of and from the payment of the same and every part thereof doth

hereby acquit release and forever discharge the Allottee and the Said Unit being hereby

conveyed), the Owner doth hereby grant convey sell transfer release assign and assure

unto and in favour of the Allottee ALL THAT the Said Unit, more particularly mentioned

and described in the SECOND SCHEDULE hereunder written, TOGETHER WITH the

right to use and enjoy the Common Areas in common with the other allottees of the

Project AND reversion or reversions remainder or remainders and the rents issues and

profits of and in connection with the Said Unit AND all the estate right title interest

property claim and demand whatsoever of the Owner into or upon the Said Unit AND

TOGETHER WITH all easements or quasi-easements and other stipulations and

provisions in connection with the beneficial use and enjoyment of the Said Unit TO

HAVE AND TO HOLD the Said Unit and every part thereof unto and to the use of the

Allottee absolutely and forever **SUBJECT NEVERTHELESS TO** the Allottee's covenants

and agreements hereunder contained and on the part of the Allottee to be observed

fulfilled and performed (including the restrictions terms conditions covenants and

obligations setforth in the Said Sale Agreement and agreed to be paid, performed,

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observed and fulfilled by the Allottee during the period of his ownership of the Said Unit)

AND ALSO SUBJECT to the Allottee paying and discharging all municipal and other rates

taxes and impositions on the Said Unit wholly, and the Common Expenses, as more fully

and particularly mentioned and described in the FOURTH SCHEDULE hereunder

written proportionately, and all other outgoings in connection with the Said Unit wholly

and the Project and in particular the Common Areas proportionately.

II. THE OWNER DOTH HEREBY COVENANT WITH THE ALLOTTEE as follows:-

The right, title and interest which the Owner doth hereby profess to transfer

subsists and that the Owner has good right, full power and absolute authority to

grant, sell, convey, transfer, assign and assure unto and to the use of the Allottee,

the Said Unit in the manner aforesaid.

2) It shall be lawful for the Allottee, from time to time and at all times hereafter to

peaceably and quietly, but subject nevertheless to the provisions herein

contained, to hold use and enjoy the Said Unit and every part thereof and to

receive the rents issues and profits thereof without any interruption disturbance

claim or demand whatsoever from or by the Owner or any person or persons

claiming through under or in trust for them or any of them AND freed and cleared

from and against all manner of encumbrances trusts liens and attachments

whatsoever save only those as are expressly mentioned herein.

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1)

3) The Owner for the time being, and subsequently the Association, after handing

over the charge of maintenance and management of the Project and the Common

Areas to the Association by the Owner, shall from time to time and at all times

hereafter upon every reasonable request and at the costs of the Allottee make do

acknowledge execute and perfect all such further and/or other lawful and

reasonable acts deeds matters and things whatsoever for further better and more

perfectly assuring the Said Unit hereby granted sold conveyed and transferred

unto and to the Allottee in the manner aforesaid as shall or may be reasonably

required by the Allottee.

4)

The Owner for the time being, and the Association, upon the Owner handing over

all documents of title to the Association, shall unless prevented by fire or some

other irresistible force or accident from time to time and at all times hereafter

upon every reasonable request and at the costs of the Allottee produce or cause

to be produced to the Allottee or to his 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 Project and also shall at the like request and

costs of the Allottee deliver to the Allottee such attested or other copies or

extracts therefrom as the Allottee may require and will in the meantime unless

prevented as aforesaid keep the same safe unobliterated and uncancelled.

III. THE ALLOTTEE DOTH HEREBY COVENANT WITH THE OWNER as follows:

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The Allottee agrees and binds himself that the Allottee shall and will at all times

hereafter and during the period of his ownership of the Said Unit abide by and

observe the restrictions set-forth in the FIFTH SCHEDULE hereunder written and

also those as contained in the Said Sale Agreement.

The Allottee has also examined and satisfied himself about all the permissions

and licenses issued by the concerned authorities, including those relating to

occupation of the Building, installation, maintenance and user of lift, tube-well,

generator and other utilities and facilities at the Project and fire safety under the

West Bengal Fire Service Act, 1950 and rules made thereunder and also

acquainted himself and accepted and agree to comply with the norms, conditions,

rules and regulations with regard to the use and enjoyment thereof as well as of

water, electricity, drainage, sewerage, etc.

3. On and from the Possession Date, the Allottee binds himself to regularly and

punctually pay the following amounts and outgoings:

i) Municipal and/or other rates and taxes, surcharge and water tax, if any

and as assessed on the Said Unit, directly to the competent authority

Provided That so long as the Said Unit is not separately assessed for the

purpose of such rates and taxes, the Allottee shall pay to the Maintenance

Agency proportionate share of all such rates and taxes assessed on the

Project, as the case may be.

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ii) All other impositions, levies, cess, taxes and outgoings (including

Multistoreyed Building Tax, Urban Land Tax, betterment fees,

development charges, Goods and Services Tax, etc.) whether existing or as

may be imposed, increased or enhanced or levied at any time in future on

the Said Unit or on the Project by any Government or Statutory Authority

or Authorities, wholly in case the same relates to the Said Unit and

proportionately in case the same relates to the Project, as the case may be.

iii) Electricity charges for electricity consumed in or relating to the Said Unit

directly to electricity supplying body or the Maintenance Agency, as the

case may be.

iv) Maintenance charges and proportionate share of all Common Expenses

(excluding any contribution towards major repairs, renovation, etc. in or

for the Building, as may be required at any time in future) as shall be

assessed on the Said Unit and demanded from time to time by the Owner

or, upon its formation, the Association, as the case may be. The said

maintenance charges and the proportionate share of all Common Expenses

shall however be subject to revision from time to time as be deemed fit

and proper by the Owner, or the Association upon its formation, after

taking into account the common services provided at the Project.

3.1 All payments mentioned herein shall, unless so otherwise mentioned, in case the

same be monthly payments, shall be made to the Owner or upon its formation, to

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the Association, within 7 days of each and every month for which the same

becomes due and otherwise within 7 days of the Owner or its nominee leaving its

bill for or demanding the same at the above address of the Allottee and the

Allottee shall keep the Owner and the Association, upon its formation,

indemnified against all losses damages costs claims demands actions and

proceedings that may arise due to non payment or delay in payment thereof.

3.2 The apportionment of the liability of the Allottee in respect of any item of

expenses, tax, duty, levy or outgoings payable by the Allottee in respect of the

Said Unit shall be done by the Owner and the Association upon its formation and

the same shall be final and binding on the Allottee and the Allottee shall not be

entitled to raise any dispute or objection of any nature whatsoever nor shall the

Allottee be entitled to hold the Owner or its nominee or the Association

responsible to furnish any accounts, vouchers, bills, documents etc. or render

explanation of expenses incurred by it in any manner.

4. The Allottee shall, in case already not so done, within 6 months from the date

hereof apply for and obtain separate assessment of the Said Unit from the

competent authority or other local body, such as Kolkata Municipal Corporation,

and the Owner shall sign necessary papers and declarations as may be required.

In case the Allottee fails to have such separation effected, then the Owner shall be

at liberty to have the same effected as the constituted attorney of and at the costs

and expenses of the Allottee.

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5. The Allottee shall permit the Owner and, upon its formation, the Association and

their surveyors or agents with or without workmen and others at all reasonable

times upon 48 hours prior notice, except in case of emergency, to enter into and

upon the Said Unit and every part thereof for the purpose of repairing reinstating

rebuilding cleaning lighting and keeping in order and good condition the sewers

drains pipes cables water courses gutters wires structures or other conveniences

belonging to or serving or used for the Building and also for the purpose of laying

down reinstating repairing and testing drainage and water pipes and electric

wires and cables and for similar purposes and also to view and examine the state

and condition of the Said Unit and the Allottee shall make good all defects

leakages and want of repairs within 7 days from the date of receiving notice in

writing from the Owner or the Association.

From the date of execution hereof and till the continuance of its ownership of the

Said Unit, the Allottee shall:

6.

i) use the Said Unit only for the purpose of private dwelling or residence of

respectable persons in a decent and respectable manner and for no other

purposes;

ii) use the Said Garage, if any, is expressly allotted to the Allottee hereunder,

only for the purpose of parking of his own medium sized motor vehicles

and/or two-wheeler vehicles, as the case may be;

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iii) not use the roof of the Building for hanging or drying of clothes, bathing or

other undesirable purposes or such purpose which may cause any

nuisance or annoyance to the other allottees;

iv) use the Common Areas in common with the other allottees only to the

extent required for ingress and to egress from the Said Unit of men

materials and utilities and also to keep the same in a clean and orderly

manner free from obstructions and encroachments and not store or allow

anyone else to store any goods articles or things in the staircase, lobby,

landings, pathways, passages or in any other common areas of the Project.

7. The Allottee shall not do or permit to be done any act or thing which is likely to

cause nuisance, annoyance or danger to the other allottees and/or the Owner, as

the case may be.

8. The Allottee shall not make any additions or alterations to the Said Unit

(including internal partition walls, etc.) nor to the Building nor shall change or

alter or permit the alteration in the outside colour scheme of the exposed walls or

any external walls or the elevation or façade of the Building or the Said Unit or the

Project and also not to decorate or paint or clad the exterior of the Said Unit

otherwise than in the manner as be agreed to by the Owner or the Association in

writing.

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9. The Allottee shall abide by, observe and perform all rules regulations and

restrictions from time to time and at all times during his period of ownership of

the Said Unit made in force by the Owner or the Association (including those

contained in the Said Sale Agreement and in these presents) or the appropriate

authorities for the user and management of the Project and every part thereof

and in particular the Common Areas.

10. The Allottee further agrees and covenants with the Owners and the Promoter that

the Allottee shall at all times hereafter allow and permit unhindered access and

use of the Common Areas to the other Allottes of the Project.

11. The Allottee shall not claim any damages due to any on site operations for

completion of the said Project in whatsoever manner.

12. The Allottee shall not do any act, deed, matter or thing whereby the development

and completion of the said Project or uncompleted blocks and apartments is in

any manner whatsoever, hindered, obstructed or impaired with.

13. The Allottee shall not do any work which would jeopardize the soundness or

safety of the said Project, reduce the value thereof or impair any easement nor

shall the Allottee add any material structure or excavate any additional basement

or cellar or encroach upon any part of the common and open space including the

common areas and facilities.

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14. The Allottee shall not seek partition or division or separate possession in respect

of the Said Apartment under any circumstances.

15. The Allottee acknowledges and assents that the Promoter shall be entitled to put

up its neon sign, hoardings and other display materials on any part or portion of

the roof of the said building and all types of communication devices including

dish antennas.

16. The Allottee shall not enclose the terrace/ balconies/utility areas under any

circumstances.

IV. AND IT IS HEREBY MUTUALLY AGREED DECLARED AND RECORDED BY AND

BETWEEN THE PARTIES HERETO as follows:

1) The properties benefits and rights hereby conveyed unto and in favour of the

Allottee is and shall be one lot and shall not be partitioned or dismembered in

part or parts and the Allottee shall also not claim any division or partition in the

Project Land towards its Said Undivided Share appurtenant to the Said Unit. It is

further agreed and clarified that any transfer of the Said Unit by the Allottee shall

not be in any manner inconsistent herewith and the covenants herein shall run

with the land and the transferee of the Allottee shall be bound to abide by the

rules and regulations framed for the Building and become a member of the

Association.

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2) All the units and other constructed areas as well as the other open and covered

spaces in the Building or the Project Land, as the case may be, until the same be

disposed of by the Owner, shall remain the exclusive property of the Owner, and

the Allottee shall not claim any right or share therein.

After the allotment and transfer of all the Units in the Building or earlier or within

three years from the date of obtaining the completion certificate in respect of the

Project, as the case may be, the Association of the allottees shall be formed and

the Allottee shall become the member thereof, each allottee having voting rights

therein in accordance with the Act and the Rules. The Allottee shall, alongwith the

other allottees, sign and execute all papers, documents, declarations and

applications for the purpose of formation of the Association and its taking charge

of the acts relating to the Common Purposes in accordance with the terms already

agreed under the Said Sale Agreement.

4) Until such time the Association is formed and takes charge of the acts relating to

the Common Purposes or until the expiry of three months of a notice in writing

given by the Owner to the Allottee and the other allottees to take charge of the

acts relating to the Common Purposes whichever be earlier, the Owner or its

nominees shall manage and maintain the Project and in particular the Common

Areas and look after the Common Purposes subject however to the Allottee

making payment of the proportionate share of maintenance charges, the Common

Expenses and all other charges and expenses in terms hereof.

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3)

5) Upon formation of the Association and its taking charge of the acts relating to the

Common Purposes or the expiry of the notice period mentioned in the clause

immediately preceding, all the rights and obligations with regard to the Common

Purposes shall be and/or stood transferred by the Owner and/or its nominee to

the Association or the other allottees. All references to the Owner herein with

regard to the Common Purposes shall thenceforth be deemed to be reference to

the Association and/or all the other allottees.

In the event of the Allottee failing and/or neglecting or refusing to make payment

or deposits of the maintenance charges, municipal rates and taxes, Common

Expenses or any other amounts payable by the Allottee under these presents

and/or in observing and performing the covenants terms and conditions of the

Allottee hereunder, then the Owner and upon its formation and taking charge of

the acts relating to the Common Purposes, the Association, shall be entitled to:-

(i) claim interest at the rate of % per annum on all the outstanding

amounts.

6)

(ii) to demand and directly realise the amounts becoming due and payable to

the Allottee by any tenant or licensee or other occupant in respect of the

Said Unit.

(iii) discontinue supply of water to the Said Unit.

(iv) Disconnect electricity in the Said Unit.

(v) withhold and stop use of all other utilities and facilities (including lift) to

the Allottee and his family members, guests, tenants or licensees.

7) The bills for maintenance charges / Common Expenses, electricity charges, etc.

payable by the Allottee to the Owner and/or their nominees and upon its

formation to the Association, shall be deemed to have been served upon the

Allottee, in case the same is left in the Said Unit or in the letter box in the ground

floor of the Buildings and earmarked for the Said Unit.

8) The Project shall together at all times as a housing complex bear the name "Park

Imperial" or such other name as be decided by the Owner from time to time and

none else.

9) In the event that any provision of this Deed is declared by any judicial or other

competent authority to be void, voidable, illegal or otherwise unenforceable or

indication of the same is received by either of the parties of any relevant

competent authority, the parties shall amend the provision in such reasonable

manner as achieves the intention of the parties without illegality or at the

discretion of the parties, it may be severed from this Deed and the remaining

provisions of this Deed shall remain in full force.

10) The Allottee shall bear registration charges including the stamp duty, registration

fees, legal fees and such other expenses in respect of registration of this Deed of

Conveyance.

11) The provisions of Agreement for Sale and any other prior agreement between the

parties to the extent contrary to or inconsistent with these presents shall stand

superseded.

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12) All other provisions, right and obligations, covenants and representations,

contained in the Said Agreement, which are not in conflict with this Deed, shall be

treated as part and parcel of this Deed and shall be deemed to be incorporated in

this Deed by reference.

13)

Any dispute arising in respect of this Deed shall only be referred to arbitration of

a single Arbitrator to be appointed by the Promoter under the provisions of the

Arbitration and Conciliation Act, 1996, as may be amended from time to time. The

decision of the Arbitrator so appointed shall be binding on the parties. The

arbitration proceedings shall be carried out in the English language. The

arbitration proceedings shall be held at Kolkata and the Courts in Kolkata shall

alone have jurisdiction in this regard.

THE FIRST SCHEDULE ABOVE REFERRED TO:

<u>PART – I</u>

(Description of the Project Land)

ALL THAT piece and parcel of land containing an area of 30 Cottahs 15 Chittak 7 Sqft in

premises No. 5A, Royd Street, P.S. & P.O. – Park Street, Kolkata-700 016, within the

municipal limits of Kolkata Municipal Corporation Ward No. 63. The said premises is

delineated in the plan annexed hereto duly bordered thereon in "Red" and butted and

bounded as follows:

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ON THE NORTH : By Premises Nos. 1/1A, 1/1B, 1/1C, 1/1D and 1/1E, Ripon

Street

ON THE SOUTH : By Premises No. 5B, Royd Street and Royd Street

ON THE EAST : By Premises No. 7, Royd Street and Premises No. 1, Ripon

Street

ON THE WEST : By Premises No. 57B, Mirza Ghalib Street

OR HOWSOEVER OTHERWISE the same now are or is or heretofore were or was butted, bounded, called, known, numbered, described or distinguished.

PART - II

(DEVOLUTION OF TITLE)

a) In or about 1951, one Sudhir Kumar Bhose filed a suit in the High Court at Calcutta for partition and for a declaration *inter alia* praying that he is the sole owner of various properties mentioned in the suit including premises No. 5A, Royd Street, Kolkata containing an area of 2 (two) Bighas 3 (three) Cottahs 13 (thirteen) Chittacks be the same a little more or less together with a two storied dwelling house and structure standing thereon (hereinafter referred to as the larger premises) being suit No.2380 of 1951 and Smt. Tamalini Dassi the defendant therein has no right, title or interest therein. By a decree made in that suit dated 2nd June, 1952, it was declared that the larger premises and other

properties were joint properties of the parties to the said suit each having an

equal share therein.

b) By the same order, Mr. Rabindra Chandra Deb was appointed as a special referee

and Partition Commissioner to make a division of the properties mentioned in the

said plaint in equal parts and share. The said Commissioner of Partition, in its

report dated 14th August, 1956, filed before the Hon'ble High Court at Calcutta

allotted the said larger premises to Sudhir Kumar Bhose.

c) Thus Sudhir Kumar Bhose (since deceased) during lifetime became absolutely

seized and possessed of and/or otherwise well and sufficiently entitled to land

containing an area of 2 (two) Bighas 3 (three) Cottahs 13 (thirteen) Chittacks be

the same a little more or less together with a two storied dwelling house and

structure standing thereon situate and lying at Premises No.5A, Royd Street,

Kolkata – 700 016 (the larger premises), free from all encumbrances.

d) The said Sudhir Kumar Bhose died on or about 4th June, 1971 after having made

and published his last Will and testament dated 15th December, 1970 registered

with the office of the Sub-Registrar of Assurance Kolkata recorded in Book No.III,

Vol 6, Pages 27-31, Being No.342 for the year 1970 (hereinafter referred to as the

'said Will') in terms whereof the said Sudhir Kumar Bhose have devised and

bequeathed the said larger premises unto and in favour of his eldest son Prafulla

Kumar Bhose and appointed the said Prafulla Kumar Bhose as the sole executor

of the said will.

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e) The said Prafulla Kumar Bhose applied for grant of probate of the said will before

the Hon'ble High Court at Calcutta and the probate of the said will was granted on

or about 21st September, 1972 by the Hon'ble High Court at Calcutta in case No.62

of 1972 to the said Prafulla Kumar Bhose. Administration of the estate of the said

Sudhir Kumar Bhose (since deceased) was duly completed.

f) Thus the said Prafulla Kumar Bhose became entitled to the said larger premises.

g) By an indenture of sale dated 2nd September, 1983 made between Prafulla Kumar

Bhose therein referred to as the Vendor of the one part and Mrs. Sonia Burman

and Miss Sunita Marwah, therein referred to as the Purchasers of the other part

and registered with the office of the Registrar of Assurances, Kolkata and

recorded in Book No.I, Vol. No.290 Pages 192 to 207 Being No.8905 for the year

1983, the said Prafulla Kumar Bhose sold, conveyed and transferred a portion of

the said larger premises containing a land area admeasuring about 11 Cottahs 7

Chittacks be the same a little more or less unto and in favour of Mr. Sonia Burman

and Miss Sunita Marwah.

h) The aforesaid portion of the larger premises sold, conveyed and transferred in

pursuance of the said indenture of sale dated 2nd September, 1983 was

subsequently separated from the said larger premises and renumbered as

Municipal Premises No.5B, Royd Street, Kolkata – 700 016.

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i) By another indenture of sale dated 25th September, 2006 made between the said

Prafulla Kumar Bhose, therein referred to as the Vendor and Referral Software

Pvt. Ltd. therein referred to as the Purchaser of the other part and registered with

the office of the Registrar of Assurances, Kolkata and recorded in Book No.I, Vol.

No.1, Pages 1 to 73 Being No.9720 for the year 2007, the said Prafulla Kumar

Bhose sold, conveyed and transferred the land area admeasuring about 29

Cottahs be the same a little more or less out of the said larger premises unto and

in favour of Referral Software Pvt. Ltd.

j) By an Indenture dated 31st July, 2009 made between the said Prafulla Kumar

Bhose, therein referred to as the Vendor and Referral Software Pvt. Ltd. Therein

referred to as the Purchaser of the other part and registered with the office of the

Registrar of Assurances, Kolkata and recorded in Book No.I, C.D. Vol. No.17, Pages

2852 to 2865 Being No.8018 for the year 2009, the said Prafulla Kumar Bhose

sold, conveyed and transferred the land area admeasuring about 1 Cottah 15

Chittacks 7 Sq.Ft. be the same a little more or less out of the said larger premises

unto and in favour of Referral Software Pvt. Ltd.

k) The portion of the said larger premises contains an aggregate land area of about

30 Cottahs 15 Chittacks 7 Sq.Ft, more or less together with the

building/structures standing thereupon, transferred to Referral Software Pvt. Ltd.

by the said Prafulla Kumar Bhose in pursuance of the aforesaid two separate

indentures dated 25th September, 2006 and 31st July, 2009 remained the

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municipal Premises No.5A, Royd Street, Kolkata - 700 016 (hereinafter referred

to as the 'said premises').

1) By a fresh certificate of incorporation consequent upon change of name dated 9th

July, 2008 issued by the Registrar of Companies, West Bengal, the name of

Referral Software Pvt. Ltd. was changed to Raiyan Hotels & Resorts Pvt. Ltd.

m) By a Deed of Conveyance dated 21st September, 2014 made between the said

Raiyan Hotels & Resorts Pvt. Ltd. therein referred to as the Vendor of the First

Part and Unrivalled Projects Pvt. Ltd. therein referred to as the Purchaser of the

Second Part and registered with the Additional Registrar of Assurances-II,

Kolkata in Book NO.I, C.D. Volume No.63, Pages 3603 to 3621 Being No. 12921 for

the year 2014 the Vendor therein for the consideration therein mentioned sold,

transferred and conveyed to the Purchaser therein and the client herein all that

municipal premises No.5A Royd Street, Kolkata – 700 016 together with building,

structures standing thereon.

n) In the circumstances the Vendor herein has become the absolute owner of the

said premises.

THE SECOND SCHEDULE ABOVE REFERRED TO:

PART - I

(SAID APARTMENT)

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DESCRIPTION OF THE APARTMENT ALONG WITH BOUNDARIES IN ALL FOUR DIRECTIONS

ALL THAT the Apartment No. [a having carpet area of [a square feet together with [a Nos. of exclusive balcony / verandah attached to the said apartment and containing a total area of [a square feet, or Built-Up area[a square feet, or chargeable area of [a square feet , on the [a square feet] floor of the Building as earmarked in the plan annexed hereto duly bordered thereon in red, in the Building named ____ at ____ within the jurisdiction of _____, under P.S. ___, P.O. ____ TOGETHER WITH the variable proportionate undivided indivisible impartible share or interest in the Common Areas of the said Project butted and bounded as follows. A layout plan of the said Apartment is annexed herewith and marked "A".

Part - II

(SERVANT QUARTER / SERVICE ROOM)

ALL THAT the Servant Quarter / Service Room with an attached toilet being SR No.					
SR, containing carpet area of ■ square feet, Built Up area of ■ square feet and total					
chargeable area of ■ square feet, be the same a little more or less, situated on the					
floor of the said Building at the said Premises morefully described in the First Schedule					
hereinabove written butted and bounded as follows:					
ON THE NORTH	:	By;			
ON THE SOUTH	:	By;			
ON THE EAST	:	By;			

: By _____;



ON THE WEST

PART - III

(SAID GARAGE SPACE)

[Description of the Parking Space earmarked (if applicable)]

Sl. No.	Type of car parking spaces	No. of spaces earmarked
1		
2		
3		
	Total :	

THE THIRD SCHEDULE ABOVE REFERRED TO:

(COMMON AREAS, AMENITIES AND FACILITIES)

BUILDING/BLOCK COMMON AREAS, AMENITIES AND FACILITES:

1. Areas:

- (a) Covered paths and passages, lobbies, staircases, landings of the Block and open paths and passages appurtenant or attributable to the Block.
- (b) Stair head room, caretaker room and electric meter room of the Block.



- (c) Lift machine room, chute and lift well of the Block.
- (d) Common installations on the Common Roof.
- (e) Common staff toilet in the ground floor of the Block.
- (f) Common Roof above the top floor of the block.

2. Water and Plumbing:

- (a) Overhead water tank, water pipes and sewerage pipes of the Block (save those inside any Flat).
- (b) Drains, sewerage pits and pipes within the Block (save those inside any Flat) or attributable thereto.

3. Electrical and Miscellaneous Installations:

- (a) Electrical Installations including wiring and accessories (save those inside any Flat) for receiving electricity from Electricity Supply Agency or Generator(s) / Standby Power Source to all the Flats in the Block and Common Portions within or attributable to the Block.
- (b) Lift and lift machinery of the Block.
- (c) Fire fighting equipment and accessories in the Block as directed by the Director of West Bengal Fire Services.



4. Others:

Other areas and installations and/or equipment as are provided in the Block for

common use and enjoyment.

COMMON AREAS, AMENITIES AND FACILITIES AS ARE COMMON TO ALL THE

BLOCKS:

Easement rights and privileges included in the transfer -

1. Full right and liberty for the Buyer and all persons authorized by it (in

common with all other persons entitled to the like right) at all times by day

and night and for all purposes to go pass and repass over and along the

terrace and through and along the main entrances of the building and the

passages landings and staircases leading to the said property.

2. Full right and liberty for the Buyer and all persons authorized by it (in

common with all other persons entitled to the like right) with or without

motor cars and other vehicles at all times by day or by night and for all

purposes to go pass and repass over and along the drive ways of the said

premises.

3. Full right and liberty for the Buyer and all persons authorized by it (in

common with all other persons entitled to the like right) to use the

Gymnasium, Community Hall and terrace for the purpose of recreation

only.

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4. The right to subjacent and lateral support and to shelter and proportion

from the other parts of the building and from the sale and roof thereof but

without affecting in any manner the rights of the Vendor to and further

stories on the roof and enjoy and possess and deal with the same as herein

stated.

5. The free and uninterrupted passage and running of water and soil, gas and

electricity from and to the said property through the sewers drains and

water courses cables pipes wires which now are nor may at any time

hereafter be in under or passing through the said premises or any part

thereof.

6. The right for the Buyer with servants workmen and others at all

reasonable times on notice (except in the case of emergency) to enter into

and upon other parts of the said premises and buildings thereon for the

purpose of repairing cleansing maintaining or renewing any such sewers

drains and water-courses cables pipes and wires causing as little

disturbance as possible and making good any damages caused.

7. The right for the Buyer with servants and others at all reasonable times on

notice (except in the case of emergency) to enter into and upon other parts

of the said premises and buildings thereon for the purpose of repairing

maintaining renewing altering or rebuilding the apartment or any part of

the building giving subjacent or lateral support shelter or protection to the

said property.

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8. The benefit of the restrictions contained in the transfer of other

apartments comprised in the other building on the said premises granted

or to be granted.

9. All the above easements rights and privileges are subject to and

conditional upon the Buyer's contributing and paying as provided in these

presents and also in the Fourth Schedule hereunder written.

10. Full right and liberty for the Buyer (subject to observing terms and

conditions for usage thereof) to use swimming pool, Gymnasium and

Community Hall and all other common parts and areas of the said

premises.

THE FOURTH SCHEDULE ABOVE REFERRED TO:

(Common Expenses)

1. **MAINTENANCE:** All costs and expenses of maintaining repairing redecorating

and renewing etc., of the main structure and in particular the top roof (only to the

extent of leakage and drainage to the upper floors), gutters, water pipes for all

purposes, drains, electric cables, and wires in under or upon the Said Building/s

and enjoyed or used by the flat-owners in common with each other, main

entrance and exit gates, landings and staircases of the said Building/s and

enjoyed by the flat-owners in common as aforesaid and the boundary walls of the

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said Premises, compounds etc. The costs of cleaning and lighting the main

entrance and exit gates, passage, driveway, landings, staircases and other parts of

the said Premises so enjoyed or used by the flat-owners in common as aforesaid

and keeping the adjoining side spaces in good and repaired conditions.

2. **OPERATIONAL:** All expenses for running and operating all machines equipments

and installations comprised In the Common Areas and Installations (including,

Lifts, Water Pump with Motor, Generator, Fire Fighting Equipments and

accessories, CCTV, Security Systems, Deep Tube Well, Equipments and

accessories in or for the Club or the air-conditioned hall etc.) and also the costs of

repairing, renovating and replacing the same including the costs/charges

incurred/to be incurred for entering into "Annual Maintenance Contracts" or

other periodic maintenance contracts for the same.

3. **STAFF**: The salaries of and all other expenses of the staffs to be employed for the

common purposes (e.g. security, electrician, maintenance persons, caretaker,

plumber, administration persons, accountant, clerk, gardeners, sweepers, liftmen

etc.) including their bonus, other emoluments, benefits etc.

4. **TAXES**: Municipal and other rates, taxes and levies and all other outgoings, if

any, in respect of the said Premises (save those assessed separately in respect of

any Apartment).

5. **INSURANCE**: Insurance premium, if Incurred for insurance of the said Building/s

and also otherwise for insuring the same against earthquake, damages, fire,

lightning, mob, violence, civil commotion (and other risks, if insured).

6. **COMMON UTILITIES:** Expenses for serving / supply of common facilities and

utilities and all charges incidental thereto.

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7. **COMMON SECURITY:** Expense for providing Security for the said Building/Said

Premises by such Nos. of Security Personals as may be deem fit and proper by

Owner or Owners Association on its formation.

8. **AMC:** AMC cost of all installations of the faculties/amenities installed in common

areas or within the said Premises including Lift, Generator, Fire Fighting System,

CCTV, Intercom, etc.

9. **RESERVES:** Creation of funds for replacement, renovation and/or other periodic

expenses.

10. **OTHERS:** All other expenses and/or outgoings including litigation expenses as

are incurred by the Maintenance in-charge for the common purposes.

THE FIFTH SCHEDULE ABOVE REFERRED TO:

(Conditions of Sale to the Allottee).

The Sale of the Unit shall be subject to the following conditions to which the

Allottee undertakes and covenants to:

1. Allottee Aware of and Satisfied with Common Amenities and Facilities and

Specifications.

The Allottee, upon full satisfaction and with complete knowledge of the Common

Amenities, Facilities and Specifications and all other ancillary matters, is entering

into this Agreement. The Allottee has examined and is acquainted with the Project

and has agreed that the Allottee shall neither have nor shall claim any right over

any portion of the Project save and except the Said Apartment.

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2. Allottee to Mutate and Pay Rates & Taxes:

The Allottee shall (1) pay all fees and charges and cause mutation in the name of

the Allottee in the records of Howrah Municipal Corporation, within 30 (thirty)

days from the date of taking conveyance deed of the Said Apartment (Date Of

Conveyance) and (2) pay the Rates & Taxes (proportionately for the Project and

wholly for the Said Apartment from the Date Of Possession Notice and until the

Said Apartment is separately mutated and assessed in favour of the Allottee), on

the basis of the bills to be raised by the Promoter/ Association (upon formation),

such bills being conclusive proof of the liability of the Allottee in respect thereof.

The Allottee further admits and accepts that the Allottee shall not claim any

deduction or abatement in the aforesaid bills.

3. Allottee to Pay Maintenance Charge:

The Allottee shall pay Maintenance Charge on the basis of the bills to be raised by

the Promoter or Association (upon formation), such bills being conclusive proof

of the liability of the Allottee in respect thereof. The Allottee further admits and

accepts that (1) the Allottee shall not claim any deduction or abatement in the

bills relating to Maintenance Charge and (2) the Maintenance Charge shall be

subject to variation from time to time, at the sole discretion of the Promoter or

Association(upon formation).

Charge/Lien: 4.

The Promoter shall have first charge and/or lien over the Said Apartment for all

amounts due and payable by the Allottee to the Promoter provided however if the

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Said Apartment is purchased with assistance of a financial institution, then such

charge/lien of the Promoter shall stand extinguished on the financial institution

provided all dues payable to the Promoter are cleared by the Allottee and/or such

financial institution.

5. No Rights of or Obstruction by Allottee:

All open areas in the Project proposed to be used for open car parking spaces do

not form part of the Common Areas within the meaning of this Agreement.

6. Variable Nature of Share In Common Areas:

The Allottee fully understands and accepts that (1) the Share shall be the

proportion which the area of the Said Apartment bears to the total area of all the

apartments in the Projects, (2) if the area of the Project is recomputed by the

Promoter, then and in such event, the Share shall vary accordingly and

proportionately and the Allottee shall not question any variation (including

diminution) therein, (3) the Allottee covenants not to demand any refund of the

Total Price paid by the Allottee on the ground of or by reason of any variation of

the Share, (4) the Share in Common Areas are not divisible and partible, and (5)

the Allottee shall accept (without demur) the proportionate share with regard to

various matters, as be determined by the Promoter, in its absolute discretion.

7. **OBLIGATIONS OF ALLOTTEE:**

The Allottee shall:

7.1 **Co-operate in Management and Maintenance:**

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Co-operate in the management and maintenance of the Common Areas facilities

and amenities by the Promoter/Association (upon formation), as applicable.

7.2 **Observing Rules:**

Observe the rules framed from time to time by the Promoter/Association (upon

formation) for the beneficial common enjoyment of the Common Areas, facilities

and amenities.

7.3 **Paying Electricity Charges:**

Pay for electricity and other utilities consumed in or relating to the Said

Apartment from the Date of Possession.

7.4 **Meter and Cabling:**

Be obliged to draw electric lines/wires, television cables, broadband data cables

and telephone cables to the Said Apartment only through the ducts and pipes

provided therefor, ensuring that no inconvenience is caused to the Promoter or to

other Apartment owners. The main electricity meter shall be installed only at the

space designated for common meters. The Allottee shall under no circumstances

be entitled to affix, draw or string wires, cables, dish antenna or pipes from, to or

through any part or portion of and outside walls of the building in which the

Apartment is located save in the manner indicated by the Promoter/Association

(upon formation).

7.5 **Residential Use:**

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Use the Apartment for residential purpose only. Under no circumstances shall the

Allottee use or allow the Apartment to be used for commercial, industrial or other

non-residential purposes. The Allottee shall also not use or allow the Apartment

to be used as a religious establishment, hotel, guesthouse, serviced apartment,

mess, hostel, boarding house, restaurant, nursing home, club, school or other

public gathering place.

7.6 **Maintenance of Apartment:**

Repair, clean and maintain water, light, power, sewage, telephone, air

conditioners, sanitary installations, doors, windows, glass panes and other fittings

and fixtures inside the Apartment, at the cost of the Alottee.

7.7 Use of Common Toilets:

Ensure that the domestic help/service providers visiting the Said Apartment use

only the common toilets and while so using, keep the common toilets clean and

dry.

7.8 **Use of Spittoons / Dustbins:**

Use the spittoons / dustbins located at various places in the Project.

7.9 **No Alteration:**

Not alter, modify or in any manner change the (1) elevation and exterior colour

scheme of the Said Apartment and the building and (2) design and/or the colour

scheme of the windows, grills and the main door of the Said Apartment.

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7.10 No Structural Alteration and Prohibited Installations:

Not alter, modify or in any manner change the structure or any civil construction

in the Said Apartment and the building. The Allottee shall not install any dish-

antenna on the balcony and/or windows of the Building and/or on any external

part of the Building and/or the roof thereof. In the event the Promoter and/or the

Association coming to know of any change made by the Allottee then the

Promoter and/or the Association shall be entitled to demolish the changes and

restore the Said Apartment at the cost of the Allottee. In the event any change is

made by the Allottee after the Date of Conveyance, then also the Promoter and/or

the Association shall be entitled to demolish the changes and restore the Said

Apartment to its original position at the cost of the Allottee. The Allottee shall be

liable to make payment of the aforesaid cost without raising any objection as

liability for payment of the same has arisen due to default of the Allottee.

7.11 **No Air Conditioning Without Permission:**

Not to install any window air-conditioning units anywhere in the Said Apartment

and not to change the manner of installation of air-conditioners in the bedrooms

(if any) and in such areas where air-conditioners are not installed by the

Promoter to install air-conditioners only in designated areas as approved by

Promoter.

7.12 **No Collapsible Gate:**

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Not install any collapsible gate save and except at the designated place and in the

specific design as may be permitted by the Site in Charge. All costs for such

installation shall be borne by the Allottee.

7.13 **No Grills:**

Not install any grill on the balcony or verandah.

7.14 **No Sub-Division:**

Not to sub-divide the Said Apartment and the Common Areas, under any

circumstances.

7.15 **No Change of Name:**

Not to change/alter/modify the name of the Building from that mentioned in this

Agreement.

7.16 **No Nuisance and Disturbance:**

Not to use the Said Apartment or the Common Areas or the Parking Space, if any,

or permit the same to be used in such manner or commit any act, which may in

any manner cause nuisance or annoyance to other occupants of the Building

and/or the neighboring properties and not make or permit to be made any

disturbance or do or permit anything to be done that will interfere with the

rights, comforts or convenience of others.

7.17 **No Storage:**

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Not to store or cause to be stored and not place or cause to be placed any goods,

articles or things in the Common Areas.

7.18 **No Obstruction to Promoter/Association:**

Not to obstruct the Promoter/ Association (upon formation) in their acts relating

to the Common Areas, Amenities and Facilities and not obstruct the Promoter in

constructing on other portions of the Building, and/or the Project and selling or

granting rights to any person on any part of the Said Building.

7.19 **No Obstruction of Common Areas:**

Not to obstruct the pathways and passages of the Common Areas or use the same

for any purpose other than for ingress to and egress from the Said Apartment.

7.20 **No Violating Rules:**

Not to violate any of the rules and/or regulations laid down by the Promoter /

Association (upon formation) for the use of the Common Amenities and facilities.

7.21 **No Throwing Refuse:**

Not to throw or accumulate or cause to be thrown or accumulated any dust,

rubbish or other refuse in the Common Areas save at the places indicated

therefor.

7.22 **No Injurious Activities:**

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Not to carry on or cause to be carried on any obnoxious or injurious activity in or

through the Said Apartment, the Parking Space, if any, the Said Building, the

Common Areas, including but not limited to acts of vandalism, putting up posters

and graffiti.

7.23 **No Storing Hazardous Articles:**

Not to keep or store any offensive, combustible, obnoxious, hazardous or

dangerous articles in the Said Apartment, the Common Areas, and the Building.

7.24 No Signage:

Not to put up or affix any sign board, name plate or other things or other similar

articles in the Common Areas, inside or outside the windows and/or the outside

walls of the Said Apartment/Said Building save at the place or places provided

therefor provided that this shall not prevent the Allottee from displaying a

standardized name plate outside the main door of the Said Apartment.

7.25 **No Floor Damage:**

Not to keep any heavy articles or things that are likely to damage the floor or

install and operate any machine or equipment save usual home appliances.

7.26 **No Installing Generator:**

Not to install or keep or run any generator in the Said Apartment.

7.27 **No Misuse of Water:**

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Not to misuse or permit to be misused the water supply to the Said Apartment.

7.28 **No Damage to Common Portions:**

Not to damage the Common Areas, amenities and facilities in any manner and if

such damage is caused by the Allottee or the family members, invitees, servants,

agents or employees of the Allottee, the Allottee shall compensate for the same.

7.29 **No Hanging Clothes:**

Not to hang or cause to be hung clothes from the balconies of the Said Apartment.

7.30 **No Smoking in Public Places:**

Not to smoke in public areas of the Project and/or the Building (s) and not to

throw empty cigarette cartons, cigarette butts and matchboxes in open spaces but

to dispose them in dustbins after ensuring that the fire is fully extinguished from

such cigarettes.

7.31 **No Plucking Flowers:**

Not to pluck flowers or stems from the gardens.

7.32 **No Littering:**

Not to throw or allow to be thrown litter in the Common Areas of the Said

Building / Project.

7.33 **No Trespassing:**

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Not to trespass or allow trespass over lawns and green plants within the Common

Areas.

7.34 **No Overloading Lifts:**

Not to overload the passenger lifts and move goods only through the staircase of

the Building.

7.35 No Use of Lifts in Case of Fire:

Not to use the lifts in case of fire.

7.36 **No Covering of Common Portions:**

Not to cover the Common Areas, fire exits and balconies/terraces (if any) of the

Said Apartment.

7.37 Pay Goods & Service Tax:

To make payment of applicable Goods & Service Tax that may be payable in

respect of all amounts to be paid by the Allottee to the Promoter / Association in

terms of this Agreement as also to pay all others taxes payable by the Allottee in

terms of this Agreement.

7.38 **Notification regarding Letting/Transfer:**

If the Allottee lets out or transfers the Said Apartment, the Allottee shall

immediately notify the Promoter/Association (upon formation) of the

tenant's/transferee's address and telephone number.

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7.39 **No Right in Other Areas:**

The Allottee shall not have any right, title and interest, claim or entitlement

whatsoever over or in respect of the Project/ Building (s) save and except the

Said Apartment and the share in the Common Areas, and the Allottee shall not

raise any dispute or make any claim with regard to the Promoter either

constructing or not constructing on the other portions of the Project.

7.40 **Indemnity:**

The Allottee shall keep the Promoter indemnified of from and against all actions,

proceedings, damages, claims, demands, costs, charges, expenses and proceedings

made against or suffered by the Promoter and/or the Association (upon

formation) relating to the Said Building/ Project or any part thereof or to any

person due to any negligence or any act, deed, thing or omission made, done or

occasioned by the Allottee or the servants / agents / licensees / invitees / visitors

of the Allottee and/or any breach or non-observance by the Allottee of the

Allottee's covenants and/or any of the terms herein contained.

THE SIXTH SCHEDULE ABOVE REFERRED TO:

(Rights on Allottee's Default)

a) In case of default / delay in making payment of any amount payable under these

presents (including in particular the Common Expenses and electricity charges)

or otherwise by the Allottee to the Owner or the Association upon its formation,

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interest shall be payable by the Allottee at the agreed rate of 12% (twelve)

percent per annum from the due date till the date of payment.

In case of there being a failure, refusal, neglect, breach or default on the part of

the Allottee to perform or comply with any of the terms conditions covenants

undertakings stipulations restrictions prohibitions and/or obligations in respect

of the Said Unit continuing for more than 2 months, then the Owner and/or the

Association upon its formation shall be entitled to issue a notice to the Allottee

calling upon the Allottee to rectify and/or make good or set right the failure

neglect refusal breach or default within one month from the date of issue of the

said notice. If the Allottee does not comply with the said notice to the satisfaction

of the Owner and the Association, as the case may be, then the Owner and/or the

Association, as the case may be, shall be entitled to invoke their rights under

clause IV(f) of these presents and the Allottee shall in addition be liable to pay to

the Owner and/or the Association, compensation and/or damages that may be

quantified by the Owner / Association.

IN WITNESS WHEREOF the parties hereto have hereunto put their respective hands the

day month and year first above written.

SIGNED AND DELIVERED by the OWNER at

Kolkata in the presence of:

b)

NANDAL SOLICITORS & ADVOCATES 11/10/2018

SIGNED AND DELIVERED by the **ALLOTTEE** at

Kolkata in the presence of:



RECEIPT

RECEIVED on the day month and year first above	
written of and from the withinnamed Allottee the	
withinmentioned sum of Rs /- paid as and by	
way of full consideration in terms of these presents as	
per Memo below.	Rs/
(Rupees only)	
MEMO OF CONSIDERATION:	
RECEIVED as follows:	
(Rupees only)	

WITNESSES:

DATED THIS DAY OF 2018

BETWEEN	
<u>M/s.</u>	Owner
AND	
<u></u>	Allottee

DEED OF CONVEYANCE

Of

Apartment No.: with

..... Garage

at

FOX & MANDAL, Solicitors & Advocates, 12, Old Post Office Street, Kolkata - 700 001.

