Agreement for Sub-Lease

This Agreement for Sub-Lease (Agreement) executed on this _____(Date)

of, (Month), 20,
By and Between
M/S DELTA PV PRIVATE LIMITED (PAN) a company
having been incorporated in accordance with the provisions of the Companies
Act 1956 and an existing company within the meaning of the Companies Act
2013 having its registered office situated at Acropolis, 13th Floor, 1858/1,
Rajdanga Main Road, Kasba, Kolkata - 700107 and represented by its
Director Shri (PAN) (Aadhar No
working for gain
at P.S P.O
hereinafter referred to as the SUB LESSOR / PROMOTER
(which term or expression shall unless excluded by or repugnant to the
subject or context be deemed to mean and include its successor and/or

successors in office/interest and assigns) of the ${\bf FIRST~PART}$

AND

MR		(AADHA	R	NO)	son		of
	(PAN) resi	ding	at		,			,
Kolkata		_, West Be	ngal, I	India,	hereinafte	r refe	erred to	as	the
ALLOTTEE(S)	(which	expression	shall	unless	s repugnai	nt to	the co	ntext	t or
meaning there	of be de	emed to me	an and	d inclu	de its succ	essor	-in-inte	rest	and
permitted assi	gns) of th	ne SECOND	PART						

The **SUB LESSOR / PROMOTER** and Allottee(s) shall hereinafter collectively be referred to as the "Parties" and individually as a "Party"

DEFENITIONS:

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

- a) **"Act"** means the West Bengal Housing Industry Regulation Act, 2017 (West Ben. Act XLI of 2017);
- b) "Rules" means the West Bengal Housing Industry Regulation Rules, 2018 made under the West Bengal Housing Industry Regulation Act, 2017;
- c) "Regulations" means the Regulations made under the West Bengal Housing Industry Regulation Act, 2017;
- d) "Section" means a section of the Act.

WHEREAS:

A.	In pursuance of a registered Deed of Lease datedmade
	between the West Bengal Electronics Industry Development
	Corporation Limited (WEBEL) at WEBEL Bhavan; Block EP & GP,
	Sector V, Bidhannagar; Salt Lake Kolkata – 700 091 therein referred to
	as the \textbf{LESSOR} of the One Part and $\textbf{M/S}$ \textbf{DELTA} \textbf{PV} $\textbf{PRIVATE}$ $\textbf{LIMITED}$
	referred to as the LESSEE of the Other Part and registered at the office of
	the, Kolkata in Book No. 1 Volume No Pages _
	to Being Nofor the year, the West Bengal Electronics
	Industry Development Corporation Limited had granted a Lease in favour
	of the said M/S DELTA PV PRIVATE LIMITED (hereinafter referred to as
	the PRINCIPAL LEASE) by virtue of which the LESSEE (M/S DELTA PV
	PRIVATE LIMITED) became entitled to ALL THAT piece and parcel of
	land measuringacres (more or less), comprising in Plot Nos.
	, and Salt lake electronics complex Plot .No. A 1-3;
	Block – GP ,Sector V , Salt lake , Kolkata 700 091, P.S. Bidhannagar,
	District 24 Parganas (North), being the HOLDING/PREMISES No,
	, Kolkatahereinafter referred to as the said
	PREMISES for a term of 99 years commencing from and
	also the right to renew the same for a further 3 times each for a period of
	99 years subject to the terms and conditions contained and recorded in
	the said PRINCIPAL LEASE;
В.	The said land is earmarked for the purpose of development of the
	COMEMERCIAL and/or OFFICE (ITES) project as mentioned in the
	PRINCIPAL LEASE comprising multi-storeyed building comprising of
	independent units of different sizes, within the said project known as
	"" (The name of the Project and Tower shall remain
	unchanged at every point of time);

C. The **SUB LESSOR / PROMOTER** now is fully competent to enter into this Agreement and all the legal formalities with respect to the right, title

and interest of the SUB LESSOR / PROMOTER regarding the Said Land on which the Project is to be constructed have been completed;

D.	That M/S DELTA PV PRIVATE LIMITED, being the Lessee referred
	therein under the said PRINCIPAL LEASE and hereinafter referred to as
	the SUB LESSOR / PROMOTER for undertaking a construction
	of Information Technology Enabled Service (ITES) Office Complex at
	the said PREMISES has prepared a map or plan which was sanctioned
	by theMunicipality vide Sanction No,
	dated (hereinafter referred to as 'PLAN'). The SUB LESSOR /
	PROMOTER shall not make any changes to these approved plans except
	in strict compliance with Section 14 of the Act and other Laws as
	applicable;
E.	For beneficial use and enjoyment of the said ITES OFFICE project the
	entirety of the lands forming part of the said PREMISES has been
	divided and dedicated in the manner following:
	i)acres of land forming part of the said PREMISES has
	been reserved and/or allocated to the ITES OFFICE COMPLEX
	ii)acres of land forming part of the said PREMISES
	has been reserved and/or allocated for installation of Transformer and
	other installations
	iii)acres of land forming part of the said PREMISES has
	been reserved and/or shall be treated as the common parts and portions
	available for use of all the sub-lessees and/or occupiers of the said ITES
	Office complex
F.	That subject to obtaining of the aforesaid sanction, the sub Lessor
	referred herein above has become entitled to undertake the construction,
	erection and completion of a Information Technology Enabled Service
	(ITES) Office Complex at the said PREMISES which is to comprise of
	Commercial Towers and comprising of various self-contained
	UNIT(S) and car parking spaces and a tower (Basement + Ground Floor +
	Triple Podium + 16 Stories) comprising of various units, constructed

- spaces and also separate multi-level mechanaical car parking spaces (hereinafter called as MLCP) capable of being used only for parking purposes.
- **G.** The **SUB LESSOR / PROMOTER** has taken an endeavour to give a physical illustration of the application process, easements and financial assistance by formulating the following Scheme:
 - i) That each of the intending **ALLOTTEE(S)** will apply to the **SUB LESSOR / PROMOTER** for allotment of a particular **UNIT** in the building for setting up an establishment connected with ITES business venture. (hereinafter referred to as the **APPLICATION FOR ALLOTMENT**).
 - ii) After receipt of such Application for Allotment the same has been scrutinized by the **SUB LESSOR / PROMOTER** and after satisfying itself has provisionally alloted to the **ALLOTTEE(S)** a particular **UNIT** in the said ITES OFFICE Tower.
 - iii) The **ALLOTTEE(S)** after satisfying himself/herself/itself in all regards has entered into this **AGREEMENT FOR SUB LEASE** in respect of the **UNIT** intended to be acquired by the **ALLOTTEE(S)** and such Agreement will supersede all previous understandings and arrangements unless expressly reserved and the same shall be governed by the terms and conditions as contained in such an Agreement.
 - iv) That each **UNIT** shall have non-exclusive easements in the Common Parts & Portions for support and for the maintenance and repair of such **UNIT**
 - v) If any common element now or hereafter encroaches upon any **UNIT** or if any **UNIT** now or hereafter encroaches upon any other **UNIT** or common element, a valid easement for such encroachment and the

maintenance hereof, as long as such encroachment continues, does and shall exist. Minor encroachments by any **UNIT** or common element upon any other **UNIT** or common element due to construction or partial or total destruction and subsequent rebuilding of the improvements, shall be permitted and valid easements for such encroachments and the maintenance thereof shall exist

- vi) The SUB LESSOR / PROMOTER, its successors and assigns shall have a non-exclusive easement in Common Parts & Portions with all of the UNIT OWNERS to use all pipes, wires, ducts, cables, conduits, public utility lines and other Common Parts & Portions located in any of the other UNIT or Common Parts & Portions which serve his UNIT.

 Each UNIT and Common Parts & Portions shall be subject to a non-exclusive easement in favour of the ALLOTTEE(S) of all the other UNITs and SUB LESSOR / PROMOTER to use the pipes, ducts, cable wires, conduits, public utilities and other Common Parts & Portions surviving such other UNITs and located in such UNITs
- vii) The SUB LESSOR / PROMOTER shall have and retain for itself, its successors and assigns, an easement to maintain one or more business and sales offices at the Project Site to enable the SUB **LESSOR / PROMOTER** or its designee(s) to market and allot **UNITs**. In connection therewith, the **SUB LESSOR / PROMOTER** or its designee(s) may place signs in or around the Common Parts & Portions and may use any of the Common Parts & Portions thereof for marketing and rental purposes, in combination with or to the exclusion of all other uses. However, the SUB LESSOR / PROMOTER and its designee(s) shall place such signs and conduct such activities in such manner and location as to minimize any inconvenience to the ALLOTTEE(S) which might other be occasioned

- .ALLOTTEE(S), other than the SUB LESSOR / PROMOTER, are prohibited from placing signs in or around the Common Elements
- viii) The **SUB LESSOR / PROMOTER** shall have and retain for itself, its successors and assigns, a non-exclusive easement over, under and above the said **ITES** Complex, as may be required for conduits, ducts, plumbing, wiring and other facilities necessary for the furnishing of utility services to the **UNIT** and the Common Elements
- ix) The **SUB LESSOR / PROMOTER** further reserves for itself, its successors and assigns, the right to establish such additional easements, reservations, exceptions and exclusions as **SUB LESSOR** / **PROMOTER**, in its sole discretion, deems necessary or appropriate and in the best of the interests of the **ALLOTTEE(S)** in order to serve the entire project
- x) The **ALLOTTEE(S)** will have the right to hold the **UNIT** for the residue of the unexpired term of the said **PRINCIPAL LEASE** and also for the renewed period subject to the terms and conditions and obligations to be performed and observed by the **ALLOTTEE(S)**
- xi) The SUB LESSOR / PROMOTER shall be entitled to obtain financial assistance or facility from any Bank or Financial Institution and to create a charge over and in respect of the said PREMISES and has duly disclosed to the Allottee(s) regarding subsistence of a charge created over the project land with _____Bank on account of obtaining Project Loan from the said Bank with an express assurance that in the event of transfer of any UNIT, the SUB LESSOR / PROMOTER shall provide the requisite "No Objection Certificate" from ____Bank with regard to the said transfer if requested by the ALLOTTEE(S).
- **H.** The **SUB LESSOR / PROMOTER** has registered the Project under the provisions of the Act with the West Bengal Housing Industry Regulatory

Authority	at	Kolkata	on	under	Registration
No.					

- I. The **SUB LESSOR / PROMOTER** has handed over the project related documents as asked for by the Allottee(s), which are as follows:
 - (i) Photocopy of the registered Deed of Lease dated _____
 - (ii) Photocopy of the Mutation Certificate issued by _____Municipality
 - (iii) Photocopy of the sanctioned Plan issued by _____Municipality
- J. The Allottee(s) prior to the execution of this Agreement has physically inspected the Project Site and also the specific Unit intended to be acquired in the sanctioned plan. Furthermore, the Allottee(s) his/her/its own expenses has/have conducted a title search with regard to the entire project land and upon being satisfied that the said landed property is free from encumbrances and having a clear marketable title became desirous of acquiring a Commercial(ITES) Unit at the Project "______"and duly undertakes that not to take any further endeavour to investigate the title status of the project land at any time in future
- K. The Allottee(s) is/are aware that the marketing collaterals provided by the SUB LESSOR / PROMOTER to the Allottee(s) with regard to the Project related and/or connected materials/pictorial depictions in form of artists' impression and are very much likely to differ with the actuals. The Allottee(s) hereby undertakes not to raise any objection with regard to any difference from the marketing collaterals in any manner whatsoever.
- L. The Allottee(s) has/have acknowledged that in terms of the said PRINCIPAL LEASE the SUB LESSOR / PROMOTER herein has undertaken to provide a Information Technology Enabled Service (ITES) UNIT and such (ITES) UNIT will be provided for in the SAID COMPLEX as the SUB LESSOR / PROMOTER may in its absolute discretion thinks fit and proper.

Μ.	The Allottee(s) had applied for an Unit in the Project vide application
	Noand has been
	allotted UNIT based by continuing estimation of a saleable area of
	Square Feet (more or less) ,Carpet area Square Feet
	(more or less), lying and situated within the said Tower along withno
	covered/open/ MLCP dependent car parking space, as permissible
	under the applicable law and of pro rata share in the common areas as
	defined under clause (m) of Section 2 of the Act, hereinafter referred to as
	the "Unit" more particularly described in the ${f Schedule}\ {f A}$ and the floor
	plan of the UNIT is annexed hereto and marked as Schedule B

- N. The Parties have gone through all the terms and conditions set out in this Agreement and understood the mutual rights and obligations detailed herein.
- **O.** The Parties hereby confirm that they are signing this Agreement with full knowledge of all the laws, rules, regulations, notifications, etc. applicable to the Project;
- **P.** The Parties, relying on the confirmations, representations and assurances of each other to faithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now willing to enter into this Agreement on the terms and conditions appearing hereinafter;
- Q. Acknowledged that the ALLOTTEE(S) has entered into this Agreement on his/her/its own volition and without any domination on the part of the SUB LESSOR / PROMOTER;
- **R.** It is understood and acknowledged by the Allottee(s) that the said tower is sharing facilities/utilities as mentioned in **Schedule 'E'** hereunder and expenses to be incurred for the items mentioned in Schedule 'E' hereunder will be shared with Facility maintenance company(FMC) and or the Commercial Association or society of Allottee(s) at such rate to be

determined by the **SUB LESSOR / PROMOTER** and subsequently by the FMC and or the said Association or society after its formation and any amount to be incurred for replacement or modernisation of the items as mentioned in **Schedule 'E'** are also to be shared as decided by from time to time.

S. In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the parties, the **SUB LESSOR / PROMOTER** hereby agrees to sub-lease and the Allottee(s) hereby agrees to acquire the UNIT as specified in para **O**.

NOW THEREFORE, in consideration of mutual representations, covenants, assurances, promises and agreements contained herein and other good and valuable consideration, the Parties agree as follows:

1. TERMS:

1.1	Subject to the terms and conditions as detailed in this Agreement,
	the SUB LESSOR / PROMOTER agrees to sub-lease to the
	Allottee(s) and the Allottee(s) hereby agrees to acquire the UNIT
	NOas specified in para O .
1.2	The total consideration value for the UNIT based by continuing
	estimation an area of Square Feet (more or less) carpet area
	Square Feet (more or less) is Rs. /- (Rupees
	only) ("Total Price")
1.	2.1 The balance consideration amount shall be paid by the

- Allottee(s) in favour of the **SUB LESSOR / PROMOTER** in manner as set out in **Schedule 'C'** hereunder written
- 1.2.2 The total consideration is subject to the provisions of Goods

 And Service Tax (GST) Act, 2017 (as amended time to time) the

 Allottee(s) hereby agree(s) to pay any additional amount due to

 the enhancement of the percentage of the present rate of GST

1.2.3 The total consideration is subject to deduction of Tax Deducted at Source (TDS) in pursuance to the provisions of Section 194 IA of the Income Tax Act

Explanation:

- (i) The total consideration value includes the booking amount paid by the Allottee(s) to the **SUB LESSOR / PROMOTER** towards the UNIT;
- The SUB LESSOR / PROMOTER shall periodically intimate (ii) in writing to the Allottee(s), the amount payable as stated in (i) above and the Allottee(s) shall make payment demanded by the SUB LESSOR / PROMOTER within the time and in the manner specified therein. In addition, the SUB LESSOR / PROMOTER shall provide to the Allottee(s) the details of taxes the paid or demanded along with acts/rules/notifications together with dates from which such taxes/levies etc. have been imposed or become effective;
- (iii) The Total Price of the UNIT includes recovery of price of land, construction of the Common Areas, internal development charges, external development charges, taxes, cost of providing electric wiring, electrical connectivity to the UNIT, lift, water line and plumbing, fire detection and fire fighting equipment in the common areas, etc. and includes costs for providing all other facilities, amenities and specifications to be provided within the UNIT and the Project. The total Price is exclusive of the Extra Charges & Deposits as morefully and particularly described in **Schedule 'C' (II)** of this Agreement.
- 1.3 The Total Price is escalation-free, save and except increases which the Allottee(s) hereby agree(s) to pay due to increase on amount of

development charges payable to the competent authority and/or any other increase in charges which may be levied or imposed by the competent authority from time to time. The SUB LESSOR / **PROMOTER** undertakes and agrees that while raising a demand on the Allottee(s) for increase in development charges, cost/charges imposed by the competent authorities, the SUB **LESSOR** PROMOTER shall enclose the said notification/order/rule/regulation to that effect along with the demand letter being issued to the Allottee(s), which shall only be applicable on subsequent payments. Provided that if there is any new imposition or increase of any development charges after the expiry of the schedule date of completion of the project as per registration with the Authority, which shall include extension of registration, if any, granted to the said project by the Authority as per the Act, the same shall not be charged from the Allottee.

- 1.4 The Allottee(s) shall make the payment as per the payment plan set out in Schedule C ("Payment Plan").
- 1.5 It is agreed that the **SUB LESSOR / PROMOTER** shall not make any additions and alteration in the sanctioned plan, layout plans and specifications and the nature of fixtures, fittings and facilities have been described herein at **Schedule 'D'** and **Schedule 'E'** in respect of the UNIT without previous consent of and or intimation to of the Allottee(s) as per the provisions of the Act.
- 1.6 Subject to para 9.3 the **SUB LESSOR / PROMOTER** agrees and acknowledges, the Allottee(s) shall have the right to the UNIT as mentioned below:
 - (i) The Allottee(s) shall have exclusive leasehold right of the UNIT;

- (ii) The Allottee(s) shall also have undivided proportionate share in the Common Areas. Since the share interest of Allottee(s) in the Common Area is undivided and cannot be divided or separated, the Allottee(s) shall use the Common Area along with the other sublessee/s, occupants, maintenance staff etc., without causing any inconvenience or hindrance to them. It is clarified that the SUB LESSOR / PROMOTER shall hand over the common areas to the **FMC** appointed by the Sub-lessor/Promoter, commercial association or Society of Allottee(s) after duly obtaining the Occupancy Certificate from the competent authority as provided in the Act;
- (iii) That the computation of the consideration value of the UNIT includes recovery of price of land, construction of the Common Areas, internal development charges, external development charges, taxes, cost of providing electric wiring, electrical connectivity to the UNIT, lift, water line and plumbing, finishing with paint, tiles, doors, windows, fire detection and fire fighting equipment in the common areas, maintenance charges as per para 11 etc. and includes costs for providing all other facilities, amenities and specifications to be provided within the UNIT and the Project save and except the charges/cost as morefully and particularly mentioned in para 1.4 herein above;

The Allottee(s) shall also be liable to pay such Extra Development Charges which are specifically detailed in **Schedule C** Part (II) hereunder;

1.7 It is made clear by the SUB LESSOR / PROMOTER and the Allottee(s) agree(s) that the UNIT along with ______no open/covered/ MLCP dependent car parking space shall be treated as a single indivisible unit for all purposes. It is agreed that the Project is an independent, self-contained Project covering the said Land and is

not a part of any other project or zone and shall not form any part of and/or linked/combined with any other project in its vicinity or otherwise except for the purpose of integration of infrastructure or the benefit of the Allottee(s). It is clarified that Project's facilities and amenities shall be available only for use and enjoyment of the Allottee(s) of the Project.

1.8 The **SUB LESSOR / PROMOTER** agrees to pay all outgoings before transferring the physical possession of the UNIT to the Allottee(s) (including land cost, ground rent, municipal or other local taxes, charges for water or electricity, maintenance charges, as well as mortgage loan and interest on mortgages or other encumbrances and such other liabilities payable to the competent authorities, banks and financial institutions, which are related to the project). If the SUB LESSOR / PROMOTER fails to pay all or any of the outgoings collected by it from the Allottee(s) or any liability, mortgage loan and interest thereon before transferring UNIT to the Allottee(s), the **SUB LESSOR / PROMOTER** agrees to be liable, even after the transfer of the property, to pay such outgoing and penal charges, if any, to the authority or person to whom they are payable and be liable for the cost of any legal proceedings which may be taken therefore by such authority or person.

1.9

towards any amount he/she/it shall be liable to pay interest at the rate prescribed in the Rules i.e. State Bank of India MCLR plus two percent per annum, from the date of default.

1.10 The Allottee(s) duly undertakes that he/she/its' being a Unit holder of the Commercial and or Office segment of the Project "______" shall not to create any nuisance or annoyance to the other occupiers of the project.

2. MODE OF PAYMENT:

Subject to the terms of the Agreement, the Allottee(s) shall make all payments, on written demand by the **SUB LESSOR / PROMOTER**, within the stipulated time as mentioned in the Payment Plan as per **Schedule C** herein below [through A/c Payee cheque/demand draft/bankers cheque or online payment (as applicable) in favour of **DELTA PV PRIVATE LIMITED- Escrow Account"** payable at Kolkata.

3. COMPLIANCE OF LAWS RELATING TO REMITANCES:

3.1 The Allottee(s) if resident outside India, shall be solely responsible for complying with the necessary formalities as laid down in Foreign Exchange Management Act, 1999, Reserve Bank of India Act, 1934 and the Rules and Regulations made thereunder or any statutory amendments/modification(s) made thereof and all other applicable laws including that of remittance of payment acquisition/transfer of immoveable properties in India etc. and provide the SUB LESSOR / PROMOTER with such permission, approvals which would enable the SUB LESSOR / PROMOTER to fulfil its obligations under this Agreement. Any refund, transfer of security, if provided in terms of the Agreement shall be made in accordance with the provisions of the Foreign Exchange Management Act, 1999 or any other statutory enactments or amendments thereof, the Rules and Regulations of the Reserve

Bank of India or any other applicable law. The Allottee(s) understand(s) and agree(s) that in the event of any failure on his/her/its part to comply with the applicable guidelines issued by the Reserve Bank of India, he/she/it may be liable for any action under the Foreign Exchange Management Act, 1999 or other laws as applicable, as amended from time to time.

3.2 The SUB LESSOR / PROMOTER accepts no responsibility in regard to matters specified in para 3.1 above. The Allottee(s) shall keep the SUB LESSOR / PROMOTER fully indemnified and harmless in this regard. Whenever there is a change in the corresponding/residential status/address of the Allottee(s) subsequent to the signing of this Agreement, it shall be the sole responsibility of the Allottee(s) to intimate the same in writing to the SUB LESSOR / PROMOTER immediately and comply with the necessary formalities, if any, under the applicable laws. The SUB **LESSOR / PROMOTER** shall not be responsible towards any third party making payment/remittances on behalf of any Allottee(s) and such third party shall not have the any right application/allotment of the said UNIT applied herein in any way and the SUB LESSOR / PROMOTER shall be issuing the payment receipts in favour of the Allottee(s) only.

4. ADJUSTMENT/APPROPRIATION OF PAYMENTS:

The Allottee(s) authorises **SUB LESSOR / PROMOTER** to adjust/appropriate all payments made by him/her/it under any head(s) of dues against lawful outstanding of the Allottee(s) against the UNIT, if any, in his/her/its name and the Allottee(s) not to object/demand/direct the **SUB LESSOR / PROMOTER** to adjust his payments in any manner.

5. POSSESSION OF THE UNIT

Schedule for possession of the said UNIT - The SUB LESSOR / PROMOTER agrees and understands that timely delivery of possession of the UNIT to the Allottee(s) and the common areas to the commercial association or society of the Allottee(s) or the competent authority, as the case may be, is the essence of the Agreement. The SUB LESSOR / PROMOTER assures to hand over possession of the UNIT along with ready and complete common areas with all specifications, amenities and facilities of the project in place on/by the month of _____with the grace period of 6 months or any other extended date granted by the competent authority, save and except there is delay or failure due to war, flood, drought, fire, cyclone, earthquake, any other calamity caused by nature or any other factor beyond the control of the SUB LESSOR / PROMOTER affecting the regular development of the Project ("Force Majeure"). If, however, the completion of the Project is delayed due to the Force Majeure conditions then the Allottee(s) agrees and consents that the SUB LESSOR / PROMOTER shall be entitled to the extension of time for delivery of possession of the UNIT.

5.1

The Allottee(s) agrees and confirms that, in the event it becomes impossible for the SUB LESSOR / PROMOTER to implement the project due to Force Majeure conditions, then this allotment shall stand terminated and the SUB LESSOR / PROMOTER shall refund to the Allottee(s) the entire amount received by the SUB LESSOR / PROMOTER from the allotment within 45 days from that date. The SUB LESSOR / PROMOTER shall intimate the Allottee(s) about such termination at least thirty days prior to such termination. After refund of the money paid by the Allottee(s), the Allottee(s) agrees that he/she shall not have any rights, claims etc. against the SUB LESSOR / PROMOTER and that the SUB

- **LESSOR / PROMOTER** shall be released and discharged from all its obligations and liabilities under this Agreement.
- 5.2. Procedure for taking possession –After obtaining the Completion
 Certificate the SUB LESSOR / PROMOTER shall intimate the
 Allottee(s) for possession with a 15 days' notice and The Allottee(s),
 on receipt of the intimation for possession of the UNIT, is liable to
 pay the maintenance charges as determined by the SUB LESSOR /
 PROMOTER /FMC and or commercial association or society of
 Allottee(s) and also the Municipal Taxes post apportionment of
 Units done by ______Municipality. The SUB LESSOR /
 PROMOTER shall hand over the possession letter for the UNIT
 upon compliance of possession documentation formalities as may
 be laid down by the Sub-Lessor/Promoter, to the Allottee(s).
- 5.3. Failure of Allottee(s) to take Possession of UNIT - Upon a written intimation from the SUB LESSOR / receiving **PROMOTER** as per para 5.2, the Allottee(s) shall take possession of the UNIT from the SUB LESSOR / PROMOTER by executing necessary indemnities, understandings and such other documentation as prescribed by the Sub-Lessor/Promoter and or in this Agreement and the SUB LESSOR / PROMOTER shall give possession of the UNIT to the Allottee(s). In case the Allottee(s) fails to take possession within the time provided in para 5.2 such Allottee/Purchaser shall be liable to pay to the **SUB LESSOR** / **PROMOTER** the holding charges at the rate of Rs. __/- per month per sq. ft. of UNIT area for the period beyond 2 months till actual date of possession on account of supervision/holding charges, in addition to that, the Allottee(s) shall continue to be liable to pay maintenance charges and all other applicable rates and taxes as specified in para 7.3

5.4. **Cancellation by the Allottee(s)** – The Allottee(s) shall have the right to cancel/ withdraw his allotment in the Project as provided in the Act;

Provided that where the Allottee(s) proposes to cancel / withdraw from the project without any fault of the SUB LESSOR / PROMOTER, the SUB LESSOR / PROMOTER herein is entitled to forfeit the booking amount paid for the allotment. The balance amount of money paid by the Allottee(s) shall be returned by the SUB LESSOR / PROMOTER to the Allottee(s) within 45 days of such cancellation without payment of any interest.

5.4.1. It hereby agreed between the parties hereto that upon receipt of the above mentioned refund amount by way of cheque whether encashed or not by the Allottee(s) shall be construed as the payment of full and final refund of the cancellation amount by the SUB LESSOR / PROMOTER and there shall be no further refund liability on the SUB **LESSOR / PROMOTER** in any manner whatsoever. That subject to termination of this Agreement and receipt of the statutory refund the Allottee(s) shall have no right, title, interest, claim, demand or whatsoever dispute of any nature either against the SUB LESSOR / PROMOTER or against the subject Unit of this Agreement and in furtherance to the same the SUB LESSOR / PROMOTER reserves the unilateral right to execute and register the Deed of Cancellation, without the Allottee(s) being a signatory thereto and the Allottee(s) shall not raise any objection or dispute for the same. That upon registration of the Deed of Cancellation the SUB LESSOR / PROMOTER shall have the express power and authority to re-allot the Unit under this Agreement in favour of any Party of its choice without any

reference/recourse to such Allottee(s). The Allottee(s)'s claim shall only be restricted to the statutory refund amount.

5.5. **Compensation** – The **SUB LESSOR** / **PROMOTER** shall compensate the Allottee(s) in case of any loss caused to him due to defective title of the land, on which the project is being developed or has been developed, in the manner as provided under the Act and the claim for interest and compensation under this provision shall not be barred by limitation provided under any law for the time being in force.

Except for occurrence of a Force Majeure event, if the **SUB**LESSOR / PROMOTER fails to complete or is unable to give possession of the UNIT

- (i) in accordance with the terms of this Agreement, duly completed by the date specified in para 7.1; or
- (ii) due to discontinuance of his business as a **SUB LESSOR / PROMOTER** on account of suspension or revocation of the registration under the Act, or for any other reason,

the **SUB LESSOR / PROMOTER** shall be liable, on demand to the Allottee(s), in case the Allottee(s) wishes to withdraw from the project without prejudice to any other remedy available, to return the total amount received by him in respect of the UNIT, with interest at the rate prescribed in the Rules including compensation in the manner as provided under the Act, within forty-five days of it becoming due;

Provided that where if the Allottee(s) does not intend to withdraw from the Project, the **SUB LESSOR / PROMOTER** shall pay the Allottee(s) interest at the rate prescribed in the Rules for every month of delay, till the handing over of the possession of the UNIT, within forty-five days of it becoming due.

6. REPRESENTATIONS AND WARRANTIES OF THE SUB LESSOR / PROMOTER:

The **SUB LESSOR / PROMOTER** hereby represents and warrants to the Allottee(s) as follows:

- (i) The **SUB LESSOR / PROMOTER** has a clear and marketable title with respect to the said Land and the requisite rights to carry out development upon the said Land for the Project;
- (ii) The **Sub-Lessor/Promoter** has lawful rights and requisite approvals from the competent Authorities to carry out development of the Project;
- (iii) There are no encumbrances upon the said Land or the Project, save and except the Project Loan availed by the SUB LESSOR / PROMOTER whereby creating a charge over the project land, this creation of charge will not create any embargo for the Allottee(s) availing for any loan from Banks and other Financial Institutions by creating a charge on their respective allotted UNIT for which_______ Bank shall most willingly provide/issue the requisite No Objection document for the aforesaid purpose;
- (iv) There are no litigations pending before any Court of law or Authority with respect to the said Land, Project or the UNIT;
- (v) All approvals, licenses and permits issued by the competent authorities with respect to the Project, said Land and UNIT are valid and subsisting and have been obtained by following due process of law which includes the Environmental Clearance and Consent to establish by the competent authorities and also the Occupancy Certificate from

 _______Municipality. Further, the SUB LESSOR /
 PROMOTER has been, at all times, remain to be in compliance with all applicable laws in relation to the Project, said Land, Building and

UNIT and common areas.

- (vi) The **SUB LESSOR / PROMOTER** has right to enter into this Agreement and has not committed or omitted to perform any act or thing, whereby the right, title and interest of the Allottee(s) created herein, may prejudicially be affected;
- (vii) The **SUB LESSOR / PROMOTER** has not entered into any development agreement or any other agreement/ arrangement with any person or party with respect to the said Land including the Project and the said UNIT which will, in any manner, affect the rights of Allottee(s) under this Agreement;
- (viii) The **SUB LESSOR / PROMOTER** confirms that the **SUB LESSOR / PROMOTER** is not restricted in any manner whatsoever from subleasing the leasehold right over the said UNIT to the Allottee(s) in the
 manner contemplated in this Agreement in respect of the terms and
 conditions contained in the said **PRINCIPAL LEASE**;
- (ix) On or before of execution of the conveyance deed, and or upon receipt of the completion/occupancy certificate, as the case may be, the **SUB LESSOR / PROMOTER** shall/already have handover/handed over lawful, vacant, peaceful, physical possession of the UNIT to the Allottee(s) and the common areas to the commercial association or society of Allottee(s) or the competent authority, as the case may be;
- (x) The Schedule Property is not the subject matter of any HUF and that no part thereof is owned by any minor and/or no minor has any right, title and claim over the Schedule Property;
- (xi) The **SUB LESSOR / PROMOTER** has duly paid and shall continue to pay and discharge all governmental dues, rates, charges and taxes and other monies, levies, impositions, premiums, damages and/or penalties and other outgoings, whatsoever, payable with respect to the said project to the competent Authorities till the Occupancy Certificate has been issued and possession of UNIT along with common areas (equipped with all the specifications, amenities and facilities) has been

handed over to the Allottee(s), the commercial association or society of Allottee(s) or the competent authority, as the case may be;

No notice from the Government or any other local body or authority or any legislative enactment, government ordinance, order, notification (including any notice for acquisition or requisition of the said property) has been received by or served upon the **SUB LESSOR / PROMOTER** in respect of the said Land and/or the Project.

7. EVENTS OF DEFAULTS AND CONSEQUENCES:

- 7.1. Subject to the Force Majeure clause, the **SUB LESSOR / PROMOTER** shall be considered under a condition of Default, in the following events:
 - (i) **SUB LESSOR / PROMOTER** fails to provide ready to move in possession of the UNIT to the Allottee(s) within the time period specified in para 7.1 or fails to complete the project within the stipulated time disclosed at the time of registration of the project with the Authority. For the purpose of this para 'ready to move in possession' shall mean that the UNIT shall be in a habitable condition which is complete in all respects including the provision of all specifications, amenities and facilities, as agreed to between the parties, and for which occupation certificate and Occupancy Certificate, as the case may be, has been issued by the competent authority;
 - (ii) Discontinuance of the SUB LESSOR / PROMOTER's business as a SUB LESSOR / PROMOTER on account of suspension or revocation of his registration under the provisions of the Act or the rules or regulations made thereunder.
- 7.2 in case of Default by **SUB LESSOR / PROMOTER** under the conditions listed above, Allottee(s) is entitled to the following:
 - (i) Stop making further payments to **SUB LESSOR / PROMOTER** as demanded by the **SUB LESSOR / PROMOTER**. If the Allottee(s) stops

making payments, the **SUB LESSOR / PROMOTER** shall correct the situation by completing the construction milestones and only thereafter the Allottee(s) be required to make the next payment without any interest; or

(ii) The Allottee(s) shall have the option of terminating the Agreement in which the case the **SUB LESSOR / PROMOTER** shall be liable to refund the entire money paid by the Allottee(s) under any head whatsoever towards the allotment of the UNIT, along with interest at the rate prescribed in the Rules within forty-five days of receiving the termination notice;

Provided that where an Allottee(s) does not intend to withdraw from the project or terminate Agreement, he shall be paid, by the **SUB LESSOR / PROMOTER**, interest at the rate prescribed in the Rules, for every month of delay till the handing over of the possession of UNIT, which shall be paid by the **SUB LESSOR / PROMOTER** to the Allottee(s) within forty-five days of it becoming due.

- 7.3. The Allottee(s) shall be considered under a condition of Default, on the occurrence of any of the following events:
 - (i) In case the Allottee(s) fails to make payments for any demands made by the SUB LESSOR / PROMOTER as per the Payment Plan, being Schedule - C of this Agreement, the Allottee(s) shall be liable to pay interest to the SUB LESSOR / PROMOTER on the unpaid amount at the rate prescribed in the Rules;
 - (ii) In case of default by Allottee(s) under the conditions listed above continues for a period beyond 2 (two) consecutive months after notice from the SUB LESSOR / PROMOTER in this regard, the SUB LESSOR / PROMOTER may cancel the allotment of the UNIT in favour of the Allottee(s) and refund the money paid to him by the Allottee(s) after deducting the Booking Amount together with interest

accrued thereon on account of delayed payment and also together with the any incidental expenses incurred by the Sub-Lessor/Promoter and also together with the applicable taxes paid and or payable. Thereafter, this agreement shall stand terminated; Provided that the SUB LESSOR / PROMOTER shall intimate the Allottee(s) about such termination at least thirty days prior to such termination.

8. CONVEYANCE OF THE SAID UNIT:

The **SUB LESSOR / PROMOTER** on receipt of Total consideration value of the UNIT as per para 1.2 under the Agreement from the Allottee(s), shall execute a deed of sub lease and convey the title of the UNIT together with proportionate indivisible share in the common Areas to the Allottee(s) with immediate effect upon handing over possession of the Unit:

The parties acknowledge that it is necessary to cause this Agreement to be registered in accordance with the provisions of the West Bengal Housing Industry Regulation Act 2017 (hereinafter referred to as the WBHIRA Act 2017) and as such the Allottee(s) has/have assumed the responsibility of causing this agreement to be registered and the **SUB LESSOR / PROMOTER** undertakes to remain present to admit the execution thereof.

The Allottee(s) shall be fully liable to make payment of the stamp duty, registration charges and other incidental expenses in connection thereof and in case the Allottee(s) fails to deposit the stamp duty and/or registration charges within the period mentioned in the notice, the Allottee(s) authorizes the SUB LESSOR / PROMOTER to withhold registration of the conveyance deed in his/her favour till payment of stamp duty and registration charges to the SUB LESSOR / PROMOTER. Furthermore, due the failure on the part of the Allottee(s) to cause this agreement to be registered consequent to which the SUB LESSOR / PROMOTER is saddled with and/or exposed to any liability

then and in that event the Purchaser shall be fully liable and responsible and shall keep the SUB LESSOR / PROMOTER and its Directors saved harmless and fully indemnified from and against all costs charges claims actions suits and proceedings including litigation costs.

9. MAINTENANCE OF THE SAID BUILDING/UNIT/PROJECT:

The SUB LESSOR / PROMOTER shall be responsible to provide and maintain essential services in the project by its own and or by appointing, at its choice, a Facility Management Company (FMC). The proportionate applicable monthly maintenance charges to be determined by the Sub-Lessor and or by such FMC and same shall be paid by the Allottee on regular basis, upon its demand, till the taking over of the maintenance of the project by the commercial association or society of Allottee(s) upon the issuance of the Occupancy Certificate of the project.

10. DEFECT LIABILITY:

It is agreed that in case any structural defect or any other defect in workmanship, quality or provision of services or any other obligations of the SUB LESSOR / PROMOTER as per the agreement for sub-lease relating to such development is brought to the notice of the SUB LESSOR / PROMOTER within a period of 5 (Five) years from the date of obtaining the Occupancy Certificate granted by the Competent Authority and the SUB LESSOR / PROMOTER will only be liable if the same has not been occasioned/caused by any act deed or thing done or permitted to be done by the Allottee(s) and certified so by the Architect for the time being, it shall be the duty of the SUB LESSOR / PROMOTER to rectify such defects without further charge, within 30 (thirty) days, and in the event of SUB LESSOR / PROMOTER 's failure to rectify such defects within such time, the aggrieved Allottee(s) shall be entitled to receive appropriate compensation in the manner as provided under the Act.

11. RIGHT TO ENTER THE APERTMENT FOR REPAIRS:

The SUB LESSOR / PROMOTER /maintenance agency/ commercial association or society of Allottee(s) shall have rights of unrestricted access of all common Areas, garages/covered parking and parking spaces for providing necessary maintenance services and the Allottee(s) agrees to permit the SUB LESSOR / PROMOTER , said Association of Allottee(s) and/or maintenance agency to enter into the UNIT or any part thereof, after due notice and during the normal working hours, unless the circumstances warrant otherwise, with a view to set right any defect.

12. USAGE:

Use of Services Areas: The Allottee(s) shall not be permitted to use the services areas and the basements in any other manner whatsoever, other than those earmarked as parking spaces and such other service areas shall be reserved for use by the commercial association or society of Allottee(s) formed by the Allottee(s) for rendering maintenance services. The service areas located within "_________" shall be earmarked for purpose of parking spaces and services including but not limited to electric sub-station, transformer, DG Set rooms, and underground water tanks. Pump rooms, firefighting pumps and equipment's etc. and other permitted uses as per sanctioned plans.

The UNIT shall be exclusively used for commercial purpose only and strictly not for any other purpose.

13. COMPLIANCE WITH RESPECT TO THE UNIT:

13.1 Subject to para 12 above, the Allottee(s) shall after taking possession, be solely responsible to maintain the UNIT at his/her/its own cost, in good repair and condition and shall not do or suffer to be done anything in or to the building, or the UNIT, or the staircases, lifts, common passages, corridors, circulation areas, atrium or the compound which may be in violation of any laws or rules of any authority or Change or alter or make

additions to the UNIT and keep the UNIT, its wall and partitions, sewers, drains, pipe and appurtenances thereto or belonging thereto, in good and tenantable repair and maintain the same in a fit and proper condition and ensure that the support, shelter etc. of the Building is not in any way damaged or jeopardized.

- 13.2. The Allottee(s) further undertakes, assures and guarantees that he/she would not put up any sign-board/nameplate, neon light, publicity or advertisement material etc. on the face/façade of the Building or anywhere or the exterior of the Project, buildings therein or Common areas. The Allottee(s) shall also not change the colour scheme of the outer walls or painting of the exterior side of the windows or carry out any change in the exterior elevation or design. Further the Allottee(s) shall not store any hazardous of combustible goods in the UNIT or place any heavy material in the common passages or staircase of the building. The Allottee(s) shall also not remove any wall including the outer and load bearing wall of the Building.
- 13.3 The Allottee(s) shall plan and distribute its electrical load in conformity with the electrical systems installed by the SUB LESSOR / PROMOTER and thereafter by the society of Allottee(s) and/or maintenance agency appointed by commercial association or society of Allottee(s). The Allottee(s) shall be responsible for any loss or damages arising out of breach of any of the aforesaid conditions.

14. COMPLIANCE OF LAWS, NOTIFICATIONS ETC. BY PARTIES:

The Parties are entering into this Agreement for the allotment of an UNIT with the full knowledge of all laws, rules, regulations, notifications applicable to/for the project.

15. ADDITIONAL CONSTRUCTIONS:

The SUB LESSOR / PROMOTER s undertakes that it has no right to make additions or to put up additional structure(s) anywhere in the

project after the building, layout plan and specifications, amenities and facilities has been approved by the competent authority(ies) and disclosed, except for as provided in the Act.

16. SUB LESSOR / PROMOTER SHALL NOT MORTGAGE OR CREATE A CHARGE:

After the SUB LESSOR / PROMOTER executes this Agreement, he shall not mortgage or create a charge on the UNIT/Building and if any such mortgage or charge is already made or created, then notwithstanding anything contained in any other law for the time being in force, such mortgage or charge shall not affect the right and interest of the Allottee(s) who has taken or agreed to take such UNIT/Building.

17. UNIT OWNERSHIP ACT OR THE RELEVANT STATE ACT:

The SUB LESSOR / PROMOTER has assured the Allottee(s) that the said Association or society of the Allottee in the project entirely will be in accordance with the provisions of the relevant and or applicable Ownership Act in the State of West Bengal (as amended time to time) and also in compliance to the provisions of various laws/regulations as applicable.

18. **BINDING EFFECT:**

Forwarding the Agreement to the Allottee(s) by the SUB LESSOR / PROMOTER does not create a binding obligation of the part of the SUB LESSOR / PROMOTER or the Allottee(s) until, firstly, the Allottee(s) signs and delivers this Agreement with all the schedules along with the payments due as stipulated in the Payment Plan as mentioned in the demand notices and secondly, appears for registration of the same before the concerned Additional District Sub-Registrar, _______as and when intimated by the SUB LESSOR / PROMOTER . If the Allottee(s)

fails to execute and deliver to the SUB LESSOR / PROMOTER this Agreement within 30 (Thirty) days from the date of its receipt by the Allottee(s) and/or appear before the Sub-Registrar for its registration as and when intimated by the SUB LESSOR / PROMOTER, then the SUB LESSOR / PROMOTER shall serve a notice to the Allottee(s) for rectifying the default, which if not rectified within 30(thirty) days from the date of its receipt by the Allottee(s), application for the Allottee(s) shall be treated as cancelled and all sums deposited by the Allottee(s) in connection therewith including the booking amount shall be returned to the Allottee(s) without any interest or compensation whatsoever.

19. **ENTIRE AGREEMENT:**

This Agreement along with its schedules, constitutes the entire agreement between the Parties with respect to the subject matter hereof and supersedes any and all understandings, any other agreements, allotment letter, correspondences, arrangements whether written or oral, if any, between the Parties with regard to the said UNIT and the project, as the case may be.

20. **RIGHT TO AMEND:**

This Agreement may only be amended through written consent and or intimation between the Parties.

21. PROVISIONS OF THIS AGREEMENT APPLICABLE ON ALLOTTEE(S)/SUBSEQUENT ALLOTTEE(S):

It is clearly understood and so agreed by and between the Parties herein that the Allottee(s) shall not be entitled to transfer, assign or convey all his/her/its right, title, interest on the UNIT without prior written consent of the SUB LESSOR / PROMOTER. In such event Allottee(s) agree(s) and

undertake(s) to pay to the SUB LESSOR / PROMOTER an amount calculated (a)Rs.____ per Square Feet facilation/administrative/transfer charges in this regard which shall be exclusive of applicable GST. It is further clearly understood and so agreed by and between the parties hereto and that all the provisions contained herein and obligations arising hereunder in respect of the UNIT and the Project shall equally be applicable to and enforceable against and by any subsequent incumbent of the UNIT, in case of transfer as the said obligation go along with the UNIT for all intents and purposes.

22. WAIVER NOT A LIMITATION TO ENFORCE:

- 22.1 The SUB LESSOR / PROMOTER may, at its sole option and discretion, without prejudice to its rights as set out in this Agreement, waive the breach by the Allottee(s) in not making payments as per the Payment Plan schedule C including waiving the payment of interest for delayed payment. It is made clear and so agreed by the Allottee(s) that exercise of discretion by the SUB LESSOR / PROMOTER in the case of one Allottee(s) shall not be construed to be a precedent and /or binding on the SUB LESSOR / PROMOTER to exercise such discretion in the case of other Allottee(s).
- 22.2 Failure on the part of the parties to enforce at any time or for any period of time the provisions hereof shall not be construed to be waiver of any provisions or of the right thereafter to enforce each and every provision.

23. **SEVERABILITY:**

If any provision of this Agreement shall be determined to be void or unenforceable under the Act or the Rules and Regulations made there under or under other applicable laws, such provisions of the Agreement shall be deemed amended or deleted in so far as reasonably inconsistent with the purposes of this Agreement and to the extent necessary to conform to Act or the Rules and Regulations made there under or the applicable law as the case may be, and the remaining provisions of this Agreement shall remain and to be enforceable as applicable at the time of execution of this Agreement.

24. METHOD OF CALCULATION OF PROPORTIONATE SHARE WHEREVER REFERRED TO IN THE AGREEMENT:

Wherever in this Agreement it is stipulated that the Allottee(s) has to make any payment, in common with other Allottee(s) in project, the same shall be in the proportion which the carpet area of the UNIT bears to the total carpet area of all the UNIT of the Project.

25. **FUTHER ASSURENCES:**

- 25.1 Both Parties agree that they shall execute, acknowledge and deliver to the other, such instruments and take such actions, in additions to the instruments and actions specifically provided herein, as may be reasonably required in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or to confirm or perfect any right to be created or transferred hereunder or pursuant to any such transaction.
- 25.2 The Allottee(s) agree(s) that he/she/it shall from time to time shall sign all relevant applications, papers, documents and do all the acts, deed and things in; pursuance to the transaction as the SUB LESSOR / PROMOTER may require for safeguarding the interest of the other Allottees of the Project including the present Allottee(s)

26. PLACE OF EXECUTION:

The execution of this agreement shall be completed only upon its execution by the SUB LESSOR / PROMOTER through its authorized signatory at the SUB LESSOR / PROMOTER 's office, or at some other place, which may be mutually agreed between the SUB LESSOR / PROMOTER and the Allottee(s), in Kolkata after the Agreement is duly executed by the Allottee(s) and the SUB LESSOR / PROMOTER or simultaneously with the execution the said Agreement shall be registered at the office of the Sub-Registrar at_______, District:________.

27. NOTICES:

That all notices to be served on the Allottee(s) and the **SUB LESSOR** / **PROMOTER** as contemplated by this Agreement shall be deemed to have been duly served if sent to the Allottee(s) or the **SUB LESSOR** / **PROMOTER** by Registered Post at their respective addresses specified below:

Name of Allottee(s)

MR. / Mrs.

Allottee(s) Address

_______, India

Name of the **SUB LESSOR / PROMOTER**

M/S DELTA PV PRIVATE LIMITED

Address of the SUB LESSOR / PROMOTER

Acropolis, 13th floor, 1858/1 Rajdanga Main Road, Kasba, Kolkata – 700 107

It shall be the duty of the Allottee(s) and the **SUB LESSOR / PROMOTER** to inform each other of any change in address subsequent to the execution of this Agreement in the above address by Registered Post failing which all communications and letters posted at the above address shall be deemed to have been received by the **SUB LESSOR / PROMOTER** or the Allottee(s), as the case may be.

28. JOINT ALLOTTEE(S):

That in case there are Joint Allottee(s), all communications shall be sent by the **SUB LESSOR / PROMOTER** to the Allottee(s) whose name appears first and at the address given by him/her which shall for all intents and purposes be considered as properly served on all the Allottee(s).

29. SAVINGS:

Any application letter, allotment letter, agreement or any other document signed by the Allottee(s) in respect of the UNIT, plot or building, as the case may be, prior to the execution and registration of this Agreement for sub-lease of such UNIT, shall not be construed to limit the rights and interests of the Allottee(s) under the Agreement for sub-lease or under the Act or the rules or the regulations made thereunder.

30. GOVERNING LAW:

That the rights and obligations of the parties under or arising out of this Agreement shall be construed and enforced in accordance with the Act and the Rules and Regulations made thereunder including other applicable laws of India for the time being in force.

31. DISPUTE RESOLUTION:

All or any disputes arising out or touching upon or in relation to the terms and conditions of this Agreement, including the interpretation and validity of the terms thereof and the respective rights and obligations of the Parties, shall be settle amicably by mutual discussion, failing which the same shall be settled under the Arbitration And Conciliation Act, 1996.

SCHEDULE 'A'

ALL THAT the UNIT No	on the	_th Floor of the Commercial/
Office Tower forming part of	the said (ITES) Office	ce Complex to be known as
TOWER containing	ng by ad measureme	ent a Super Built-up area of
sq. ft. (more or	less) (Carpet Area _	sq. ft. more or less)
together with One MLCP dep	oendent car parking	space (cemented flooring)
at MLCP within the project "_	, be:	ing butted and bounded by
IN THE EAST DV		
IN THE EAST BY		
IN THE WEST BY		
IN THE NORTH BY		
IN THE SOUTH BY		

SCHEDULE 'B' - FLOOR PLAN OF THE UNIT

(Floor plan of the respective unit allotted under this Agreement is to be inserted)

SCHEDULE 'C' - PAYMENT PLAN

Part I. (MODE OF PAYMENT OF CONSIDERATION AMOUNT) UNIT VALUE: - Rs. _____/-

Time Based- Payment Plan:

S1. No.	Event	Amount to be paid
	Advance	Rs Lakhs
1	On Booking	9% of Unit Value after adjusting the application money of Rs/-
2	30 days from the date of application	6% of Unit Value
3	Within 60 days from the date of application	20% of Unit Value
4	Within 90 Days from the date of application	20% of Unit Value
5	Within 120 Days from the date of application	15% of Unit Value
6	Within 150 Days from the date of application	15% Of Unit Value
7	Within 180 Days for offer of allotment/on offer of Possession	15% Unit Value + 100% of Legal Charges + 100% of Extra Charges & Deposits

• In the event possession is taken over by the Allottee(s), entire payment should be cleared

Part II. Extra Development Charges : -

(A). Legal charges – Rs/- per unit
(B). Utility charges such as DG Connection, electricity, etc. – Rs/-
per sqft
(C). Sinking funds – Rs/- per sqft
(D). Interest Free Municipal Tax Deposit (IFMD) – Rs/- per sqft
(E). Interest Free Maintenance Security (IFMS) – Rs/- per sqft
(F). Stamp duty, Registration Charges, Incidental Expenses, Govt. Taxes
and levies, any other charges

SCHEDULE 'D' - SPECIFICATIONS (WHICH ARE PART OF THE UNIT/PLOT)

Specification of Finishing Items

Building	External Walls	Weather shield paint three sides and glass glazing on the front elevation
Retail area (ground)	Flooring	Cemented Floor
(ground)	Walling	Cement plastered and gypsum putty
Common Area		

Corridors & Lift Lobby	Flooring Wall	Vitrified 600 x 600 mm Painted finish and gypsum putty	
Lift Facia		Wooden panel and composite marble on ground floor. All other floors granite.	
Toilets	Floor and wall	Vitrified Tiles	
Electrical		Single Point Power supply from Breaker switch located at each floor Metering Cubicle, located in the common passage. Provision of AC provided.	
DG Backup		-DG Backup 3 KVA for Offices and 6 KVA for Retail Spaces including extra cost	
Restaurant		Restaurant-15 KVA	
Elevators		-Three 6 passenger lift (Two from Basement and one from Ground Floor)	

SCHEDULE 'E'

(I). COMMON FACILITIES TO BE SHARED WITH RESIDENTIAL SEGMENT

- a. Main Gate Security
- b. Sewerage Treatment Plant
- c. Water Treatment Plant
- d. Common Fighting system common.
- e. Approach Road from the Main Gate of the Project before the Boom

 Barrier Entry Point of the Residential Segment along with land

 scaping on both sides of the Approach Road
- f. Lighting of the Approach Road

(II). COMMON UTILITIES TO BE SHARED WITH RESIDENTIAL SEGMENT

- a. Storm-water drainage
- b. Sewerage Drainage
- c. Common Entry/ Exit driveway from Main gate
- d. Common Street lighting till Emami City Tower from Main gate.

IN WITNESS WHEREOF parties hereinabove named ha	we set their respective	
hands and signed this agreement for sub-lease at Kolk	ata in the presence of	
attesting witness, signing as such on the day first above	written.	
SIGNED AND DELIVERED BY THE WITHIN NAMED:		
SUB LESSOR / PROMOTER:	Please affix	
Signature	Photographs	
Name	and sign	
	across the	
Address	Photograph	
SIGNED AND DELIVERED BY THE WITHIN NAMED:		
Allottee(s: (including joint buyers)	Please affix Photographs and sign	
Signature	across the	
Name	Photograph	
Address		
At on	in the presence of:	
WITNESSES:		

1. Signature _____

	Name
	Address
2.	Signature
	Name
	Address