Conveyance

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3.3 Purchaser:

[Allottee If Company]

(CIN:
[OR]
[If the Allottee is a Partnership]
(PAN:
[OR]
[If the Allottee is an Individual]
Mr. / Ms, (PAN:) son / daughter of, residing at, Post Office, Police Station, hereinafter called the "Allottee" of the THIRD PART (which expression shall unless repugnant to the context or meaning thereof be

deemed to mean and include his / her heirs, executors, administrators, successors-in-interest and permitted assignees).

[OR]

[If the	Allottee	is a HUF]
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Mr	, (PAN: _		_) son of
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Office,Police S	Station	,	for self
and as the Karta of the H	Iindu Joint	Mitakshar	a Family
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deemed to mean and incl	ude his hei	rs, repres	entatives,
executors, administrators,	successor	rs-in-intere	est and
permitted assignees as well a	as the member	ers of the s	said HUF,
their heirs, executors, admir	nistrators, su	ccessors-i	n-interest
and permitted assignees).			

The Promoter/Developer, Owner and the Allottee shall hereinafter collectively be referred to as the "**Parties**" and individually as a "**Party**".

4. Background:

- 4.1 The terms used in this Indenture shall, unless they be contrary and/or repugnant to the context, mean and include the following. The terms/ expressions used but not defined in these presents shall have the meaning assigned to them by the Vendor/Developer/Promoter.
 - A. <u>COUNTRY HOME</u> shall mean the several Country Home(s) (including the Said Country Home) comprised within the Said Country Home Plot.
 - B. **SAID COUNTRY HOME OWNERS** shall mean persons who has purchased/will purchase and/or own and/or agree to purchase and/or own the Country Home(s) comprised within the Said Country Home Plot including the Purchaser herein.
 - C. <u>COVENANTS</u>, <u>RULES AND REGULATIONS</u> shall mean and include the covenants, rules and regulations mentioned in the **FOURTH SCHEDULE** hereto.
 - D. **EASEMENTS** shall mean and include the easements and rights mentioned in **PART-I** of the **THIRD SCHEDULE** hereto;

- COUNTRY HOME COMPLEX shall E. mean the Complex, more fully described in the **FIRST SCHEDULE** developed by hereto, the Vendor/Developer/Promoter, commonly known as "SURABHI-EXTENSION", on the Said Land comprising clusters of adjoining plots (including the Said Country Home Plot) and also include (wherever the context permits) the Country Home Complex Common Portions and the Said Country Home Plot Common Portions.
- F. COUNTRY HOME COMPLEX COMMON EXPENSES shall mean the expenses on the Country Home Complex Common Portions and/or such other expenses as may be incurred exclusively for the Country Home Complex.
- G. <u>COUNTRY HOME COMPLEX COMMON PORTIONS</u> shall mean all roads, areas and installations of common utility in the Country Home Complex.
- Η. **COUNTRY HOME OWNERS** shall mean persons who acquire, hold and/or own and/or agree to acquire, hold and/or own the Country Home Plots comprised in the Country Home Complex and shall include the Confirming Party/Owner for the portion of Said Country Home Plot owned by the Confirming Party/Owner and the Vendor/Developer/Promoter for the remaining portion of the Said Country Home Plot shall also include and Vendor/Developer/Promoter for such other Country Home Plots as are not alienated and/or agreed to be alienated by the Vendor/Developer/Promoter.
- I. **COUNTRY HOME PLOTS** shall mean the several demarcated Plots of land (including the Said Country Home Plot) comprised within the Country Home Complex.
- J. <u>JOINT COMMON EXPENSES</u> shall mean such common expenses as are incurred and/or to be incurred on the Joint Common Portions and/or matters of common concern to the Country Home Owners.
- K. **JOINT COMMON PORTIONS** shall mean the roads, areas and installations of common utility for the

common use and enjoyment of the Country Home Owners.

- L. **JOINT MAINTENANCE COMPANY** shall mean **PROPERTY CARE SERVICES LIMITED**, a Limited Company, formed and incorporated for the management and maintenance of the Joint Common Portions, the Said Country Home Plot Common Portions and the Country Home Complex Common Portions and shall include its nominee(s) and/or nominated agency(ies).
- M. **PROPORTIONATE** with all its cognate variations shall mean such portion of the whole as be reasonably fixed by the Vendor/Developer/Promoter, having due regard to the area of the Country Home Plots, the type of agricultural/ horticultural activities therein and other relevant factors and the Vendor/Developer/Promoter shall be entitled to fix different proportions for different components of the Joint Common Expenses, the Said Country Home Plot Common Expenses and the Country Home Complex Common Expenses and/or other matters.
- N. **RESTRICTIONS** shall mean the conditions of enjoyment of the Country Home Plots including the Said Country Home Plot and/or the Joint Common Portions and/or the Country Home Complex Common Portions and/or the Said Country Home Plot Common Portions and shall include those mentioned in **PART-II** of the **THIRD SCHEDULE** hereto.
- O. **SAID COUNTRY HOME** shall mean the house (including the outhouse, if any), being one of the Country Home, on the Said Country Home Plot, as has been constructed by the Vendor/Developer/Promoter, in accordance with its Plans and sanctioned by appropriate authorities more fully described in **PART II** of the **SECOND SCHEDULE** hereto and delineated on the map or Plan annexed hereto, marked "**B**" and bordered in colour "**RED**" thereon.
- P. **SAID COUNTRY HOME PLOT** shall mean the Country Home Plot described in Part I the **SECOND SCHEDULE** hereto and delineated on the Map or

Plan annexed hereto, marked "**A**" and bordered "**PINK**" thereon, being a portion of the Country Home Complex.

- Q. **SAID COUNTRY HOME PLOT COMMON EXPENSES** shall mean the expenses on the Said Country Home Plot Common Portions and/or such other expenses, as may be incurred exclusively for the Said Country Home Plot and/or for the Said Country Home Owners.
- R. **SAID COUNTRY HOME PLOT COMMON PORTIONS** shall mean all roads, areas and installations of common utility for the Said Country Home Owners in the Said Country Home Plot.
- S. <u>SAID LAND</u> shall mean the land purchased by the Owner/Confirming Party from time to time on which the Country Home Complex is situated in Mouza Chakloknath, District of South 24 Parganas, West Bengal.
- T. **SINGULAR** shall include the plural and vice versa;
- U. **MASCULINE** gender shall include the feminine and neuter gender and vice versa;
- 4.2 The Confirming Party/Owner are seized and possessed of and/or otherwise well and sufficiently entitled to the respective portions of land comprised within the Said Country Home Plot (more fully described in **Part I** of the **SECOND SCHEDULE** hereto), being a demarcated portion of the Country Home Complex (more fully described in the **FIRST SCHEDULE** hereto) and are in complete khas vacant peaceful possession of their respective portions thereof and are paying up to date taxes and land revenue.
- 4.3 The Said Country Home Plot is free from all encumbrances, attachments, liens, acquisitions etc. of any nature whatsoever.
- 4.4 The Confirming Party/Owner has appointed the Vendor/Developer/Promoter to execute a project comprising several residential units on the land owned by it, being the major portions of the land comprised within the Said Country Home Plot for the consideration and subject to the terms and conditions contained in the agreement dated 31.07.2014 therein (hereinafter referred to as the

- "**DEVELOPMENT AGREEMENT**") executed by and between the Confirming Party/Owner and the Vendor/Developer/Promoter.
- 4.5 The Vendor/Developer/Promoter has since taken up the development of the Project on the Said Country Home Plot christened as "**Surabhi-Extension**" having several independent bungalows with certain facilities and has completed the development of the project at its own costs and expenses.
- 4.6 The Purchaser herein expressed his willingness to the Vendor/Developer/Promoter for purchase of the said Country Home on the said Country Home Plot.
- 4.7 By the Provisional Allotment Letter dated (the "ALLOTMENT LETTER"), the Vendor/Developer/Promoter allotted to the Purchaser the Said Country Home situated within the Said Country Home Plot comprised within the portion of the land exclusively owned by the Confirming Party/Owner.
- 4.8 The Purchaser has since paid the full consideration of the Said Country Home and the Vendor/Developer/Promoter has put the Purchaser in possession of the Said Country Home.
- 4.9 It has now been agreed that the Vendor/ Developer/ Promoter would sell the Said Country Home to the Purchaser and the Confirming Party/Owner would sale the land within the said Country Home is situated as also the land appurtenant thereto in accordance with the following terms and conditions set out in this Deed and as mutually agreed upon by and between the Parties given as follows:-

5. NOW THIS DEED WITNESSETH AS FOLLOWS:

In pursuance of the Allotment Letter in favour of the Purchaser requesting the Confirming Party/Owner and the Vendor/ Developer/Promoter to convey/grant the properties described hereinafter **AND** in consideration of the amount as mentioned in the **FIFTH SCHEDULE** hereto paid by the Purchaser to the Vendor/Developer/Promoter (the receipt whereof the Confirming Party/Owner and the Vendor/Developer/Promoter do and each of them doth hereby admit and acknowledge and of and from the payment of the same, forever release, discharge and acquit the Purchaser) and in consideration of the Purchaser agreeing to observe and perform the specific covenants, stipulations, restrictions and obligations mentioned hereafter, the

Confirming Party/Owner doth hereby grant, sell, convey, transfer, assign and assure and the Vendor/Developer/Promoter doth hereby confirm, unto the Purchaser ALL THAT the land attributable to the Said Country Home contained in the Said Country Home Plot and more fully described in the SECOND SCHEDULE hereto being a portion of the land exclusively owned by the Confirming Party/Owner **AND** the Confirming Party/Owner doth hereby grant, sell, convey, transfer, assign and assure and the Vendor/Developer/Promoter doth hereby confirm unto the Purchaser ALL THAT the Said Country Home also more fully described in the SECOND SCHEDULE hereto and delineated on the Plan annexed hereto, marked "B" and bordered in colour "RED" thereon AND TOGETHER WITH the right of user and enjoyment of the common portions of the Said Country Home Plot and also of the Country Home Complex BUT SUBJECT to the easement mentioned in the Part I of THIRD SCHEDULE hereto and the Restrictions mentioned in PART II of the THIRD SCHEDULE hereto AND FURTHER SUBJECT to the Covenants mentioned in the **FOURTH SCHEDULE** hereto (all of which are hereafter collectively refer to as the SAID UNIT AND THE PROPERTIES APPURTENANT THERETO") OR HOWSOEVER OTHERWISE the Said Unit And The Properties Appurtenant Thereto now are or is or at any time hereto before were or was situated, butted, bounded, called, known, numbered, described and distinguished TOGETHER WITH benefits advantages and all manner of former or other rights, liberties privileges, appendages and easements, appurtenances whatsoever belonging to the Said Unit And The Properties Appurtenant thereto or in anywise appertaining thereto, or any part thereof, usually held, used, occupied, accepted, enjoyed, reputed or known as part or parcel or member thereof or appurtenant thereto AND the reversion or reversions, remainder or remainders and the rents, issues and profit of the said unit And the Properties Appurtenant Thereto **AND** all the estate, right, title, interest, property, claim and demand whatsoever of the Confirming Party/Owner and the Vendor/Developer/Promoter into or upon the Said Unit And The Properties Appurtenant Thereto and all other benefits, rights and properties therein comprised and hereby granted, sold, conveyed transferred, assigned and assured or expressed or intended so to be and every part or parts thereof respectively or arising out there from AND TOGETHER WITH all rights, liberties and appurtenances whatsoever TO AND UNTO the Purchaser, free from encumbrances, trusts, liens, lispendens and attachments whatsoever TO HAVE AND TO HOLD the Said Unit And The Properties Appurtenant Thereto and all other benefits and rights hereby granted, sold conveyed, transferred, assigned and assured or expressed or intended so to be and every part or parts thereof respectively or arising out therefrom absolutely and forever SUBJECT TO the observance and performance in perpetuity by the purchaser of all the conditions for management, administration maintenance of the common portions of the Complex Common Portions AND SUBJECT FURTHER TO the observance performance of the specific covenants, stipulations, restrictions and obligations mentioned here after all of which shall be and be deemed to be covenants running with the lands AND SUBJECT ALSO TO the Purchaser paying and discharging all taxes, impositions etc. of the Said Unit And The Properties Appurtenant Thereto and other common expenses wholly and for the Common Portions of the Country Home Complex proportionately.

6. REPRESENTATIONS AND WARRANTIES OF THE CONFIRMING PARTY/OWNER AND THE VENDOR/DEVELOPER/PROMOTER

The Confirming Party/Owner and the Vendor/Developer/Promoter have represented and warranted to the Purchaser as follows:-

- a) That they are the absolute owners of their respective portions of the Said Country Home Plot and the Vendor/Developer/Promoter, having constructed the Country Home, is the sole and absolute owner of Country Home, and/or the Confirming Party/Owner and/or Vendor/Developer/Promoter has the absolute authority to deal with the same in any manner and have good right full power and absolute authority to grant, sell, convey, transfer, assign, assure and confirm unto and to the ownership and use of the Purchaser of the Said Country Home, with right to use (to extent Common Portions, the Country Home required) the Joint Complex Common Portions and the Said Country Home Plot Common Portions in the manner aforesaid and execute this Deed of Conveyance and the Confirming Party/Owner hereby agree and undertake and the Vendor/Developer/Promoter hereby confirms that they shall after the execution hereof, not do any act of commission or omission or allow any person or party to do any act of commission or omission whereby the rights of the Purchaser under this Deed of Conveyance may be prejudicially or otherwise affected;
- b) That the Confirming Party/Owner and the Vendor/Developer/ Promoter hold good, clear marketable title in respect of the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot

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Common Portions, free from all encumbrances, liens, lispendens, attachment, acquisition, requisition, alignment or trust of any nature whatsoever and is absolutely entitled to all incidental rights thereto and except the Confirming Party/Owner and/or the Vendor/Developer/Promoter, no other person or persons have any right, title, interest, claim or demand of any nature whatsoever upon the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions or any portion thereof;

- c) That the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions are not charged and/or mortgaged to any bank and/or financial institution and is not part of any corporate debt restructuring scheme and that no entity save and the Confirming Party/Owner or the Vendor/ except Developer/Promoter has any right, title and/or interest and/ or claim in the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions in any manner whatsoever;
- d) That no agreement for sale, lease, tenancy or any other document exists in respect of the Said Country Home except any agreement with the Purchaser;
- e) That all rates, taxes, assessments, maintenance charges, electricity charges and other outgoings, whether assessed, imposed or levied till the date of completion of sale, in respect of the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions has been paid;
- f) That there is no impediment in holding and/or transferring the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions in favour of the Purchaser under any applicable law;
- g) That there is no impediment in holding and/or transferring the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions in favour of the Purchaser under the provisions of the Urban Land (Ceiling & Regulation) Act, 1976), West Bengal Land Reforms Act, 1956, West Bengal Estates Acquisition Act, 1953 or any other law and that and that no part or portion of the Country Home Complex has ever been vested under any of the

aforesaid acts.

- h) That there is no pending or threatened legal proceedings with respect to the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions which has or is likely to have the effect of encumbering the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions and / or affecting the sale and transfer of the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions by these presents;
- That there are no pending loans, advances, mortgages, liens, promises etc. of any nature whatsoever against the Said Country Home directly or indirectly.
- j) That there is no order from any Court of competent jurisdiction or from the Central Government/State Government and/or any other local body or Authority whereby or by reasons whereof the Confirming Party/Owner or the Vendor/Developer/Promoter is prevented from selling the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions to the Purchaser.
- k) The Confirming Party/Owner and the Vendor/Developer/Promoter have duly paid and discharged in full all the dues and liabilities in respect of the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions including the Municipal outgoings, taxes, rates, maintenance charges etc. payable to the association maintaining the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions upto the date hereof;
- Neither the Confirming Party/Owner nor the Vendor/Developer/ Promoter nor any one on their behalf has committed or omitted any act, deed, matter or thing whereby their incidental rights thereto including the right to peaceful use, occupation, ownership and enjoyment of the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions and other rights and benefits in respect thereof may become or may be prejudicially affected or encumbered in any manner or whereby their other right, title and interest therein may become liable to attachment and/or sale whether by a decree or order of Court or otherwise;

- m) The Confirming Party/Owner and the Vendor/Developer/Promoter have not created or purported to create any tenancy, license, charge, lease, mortgage, lien or any kind of third party rights over the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions and no other person or party has any right, title or interest, claim or demand into or upon the same either by way of mortgage, gift, trust, inheritance, lease or otherwise and that the same are free from all encumbrances and there is no pending litigation of any kind whatsoever affecting the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions.
- n) No tax recovery proceeding or Certificate proceeding or notice of attachment has been filed or is pending against the Confirming Party/Owner and/or the Vendor/Developer/Promoter affecting the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions.
- o) Relying on the representations and warranties of the Confirming Party/Owner and the Vendor/Developer/Promoter and believing the same to be true and on the faith thereof the Purchaser has agreed to enter into this Deed on the terms and conditions mentioned herein.
- 7. Covenant of the Vendor/Developer/Promoter: The Vendor/Developer/Promoter, in future, shall, at the request and cost of the Purchaser, execute and/or caused to be executed by the Vendor/Developer/Promoter, if required, such and all other deeds and/or documents that may be required for perfecting or bettering the title of the Purchaser to the Said Country Home or more effectually transferring the Said Country Home to the Purchaser.
- 8. Covenant of the Confirming Party/Owner: The Confirming Party/Owner, in future, shall, at the request and cost of the Purchaser, execute and all other deeds and/or documents that may be required for perfecting or bettering the title of the Purchaser to the land on which the Said Country Home is situated or more effectually transferring the land on which the Said Country Home is situated to the Purchaser.

9. Indemnity of the Confirming Party/Owner and the Vendor/Developer/Promoter-

The Confirming Party/Owner and the Vendor/ Developer/ Promoter hereby, jointly and severally, indemnifies and shall keep saved, harmless and indemnified the Purchaser and its successors in title and interest and assigns to the fullest extent from and against any and all actions, suits, proceedings, losses, damages, costs, compensations, charges, expenses, claims, duties, penalties, interests, demands, etc. and consequences if any claimed against or suffered by the Purchaser or its successor or successors in title or interest and assigns for any reasons including for the reason of (a) any defect in the title of the Confirming Party/Owner and/or the Vendor/ Developer/ Promoter to the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions or any claim/s to the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions and/or any claim/s to the benefits, advantages and/or rights agreed to be granted, sold, conveyed and transferred in favour of the Purchaser and/or (b) any non-disclosure and/or improper disclosure and/or misrepresentation made by the Confirming Party/Owner and the Vendor/Developer/Promoter herein, and/or (c) any representation, declaration, undertaking and assurances made by the Confirming Party/Owner and the Vendor/Developer/Promoter is breached or is being found to be untrue, incorrect, false or misleading and/or (d) from any sums, duties, taxes, levies, interests, penalties, etc. payable to the Government, statutory authorities and/or (e) on account of the Confirming Party/Owner and the Vendor/Developer/Promoter or any of them not having obtained or on account of failure to obtain necessary permissions, sanctions, orders from the appropriate authority, permitting the sale of the Said Country Home, Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions. The indemnity provided herein shall be in addition to any other rights under law equity or otherwise to which the Purchaser or its successor or successors in title or interest and assigns may otherwise be entitled to.

THE FIRST SCHEDULE ABOVE REFERRED TO

(The Country Home Complex)

ALL THAT the land measuring about 17.12 acres (1712) decimals comprised in Khatian no. 615, R.S. Plot No. 54, 55, 56, 57, 58, 60, 61, 62, 64, 190, 191, 192, 193, 194, 195, 196, 197, 198, 198, 199, 202, 203, 245, 246, 247, 248, 250, 251, 252, 255, 256, 259, 261, 263, 265, 270, 271, 272, 284, 285, 311, 313, 314, 315, 316, 317, 323, 324, 031, 325, 247/437, 203/444, 200, 204, 253, 254, 257, 258, 260, 262, 286, 287, 318 in Mouza - Chakloknath, J.L. No.-31, Police Station - Ramnagar (old Diamond Harbour), Sub-Registry- Diamond Harbour, District- South Parganas. West Bengal, commonly known EXTENSION", comprised of the plots and common areas including the Said Country Home Plot Common Portions and the Country Home Complex Common Portions and delineated on the Map or Plan annexed hereto, marked 'A' and bordered "BLUE" therein and butted and bounded as follows:

ON THE NORTH: By others land

ON THE EAST: By existing Surabhi

ON THE SOUTH: By others land

ON THE WEST: By others land.

THE SECOND SCHEDULE ABOVE REFERRED TO PART - I

(The Said Country Home Plot)

Dag No.	Khatian No.	Dag Area(in Dec.)

PART – II (The Said Country Home)

 of the **SECOND SCHEDULE** hereinabove **TOGETHER WITH** all the facilities therein **AND TOGETHER WITH** the right, in perpetuity, of ingress and egress though all therein and from the common roads situated within the Said Country Home Plot and/or in the Country Home Complex and butted and bounded as follows:

ON THE NORTH	: By
ON THE EAST	: By
ON THE SOUTH	: By
ON THE WEST	:Bv

THE THIRD SCHEDULE ABOVE REFERRED TO PART-I

(Easements)

The parties hereto shall allow to each other, the other Said Country Home owners and/or the other Country Home Owners and also the Joint Maintenance Company, the following rights, easements, quasi-easements, privileges and/or appurtenances:

- 1. The right of common passage, user and movement in all the Said Country Home Plot Common Portions, the Joint Common Portions and the Country Home Complex Common Portions.
- 2. The right of passage of utilities, including connections for telephones, television, generator, electricity, water etc. through pipes, cables, etc., through each and every part of the Country Home Complex Common Portions and/or the Said Country Home Plot Common Portions and/or the Joint Common Portions.
- 3. Right of access to the Said Country Home and right of Common Passage on all Roads with men, material and vehicles.
- 4. Right to receive the benefits of the Joint Common Portions, the Country Home Complex Common Portions and the Said Country Home Plot Common Portions.
- 5. Such rights, supports, easements and appurtenances as are usually held, used, occupied or enjoyed as part or parcel of the Said Country Home.
- 6. The right, with or without workmen and necessary materials, to enter upon the Said Country Home for the purpose of repairing any of the Common Facilities or any appurtenances to any portion of the Country Home Complex in so far as the same cannot be carried out without such entry and in all such cases, excepting emergency, upon giving 48 (Forty Eight) hours previous notice in writing to the Said Country Home Owners and /or the

Country Home Owners and/or the Vendor/Developer/Promoter affected thereby.

PART-II

(Restrictions)

- 1. The Purchaser shall not make any excavation in the Said Country Home **SAVE** to the extent required for the beneficial enjoyment of the Said Country Home.
- 2. The trees planted in the Said Country Home Plot and/or in the Said Country Home, if any, shall be maintained and regularly pruned by the Joint Maintenance Company and/or the nominated agency of the Joint Maintenance Company, as the case may be, so that the branches thereof do not encroach on the adjoining Country Home(s).
- 3. The Purchaser along with other Said Country Home owners of the Said Country Home Plot shall be entitled to repair the boundary wall around the Said Country Home Plot but shall not be entitled to raise the height thereof beyond 7 (seven) feet.
- 4. The Purchaser shall keep and maintain the Said Country Home in a proper and decent condition and shall not allow the same to be neglected or do anything therein as be illegal or immoral or be of nuisance or annoyance to the other Said Country Home Owners and/or the Country Home Owners
- 5. The Purchaser shall not obstruct or permit to be obstructed the roads, the Joint Common Portions, the Said Country Home Plot Common Portions and/or Country Home Complex Common Portions by parking of vehicles, storage of materials or otherwise SAVE to the extent permitted by the Vendor/Developer/Promoter to the Joint Maintenance Company, as the case may be, for brief periods and/or specified purposes.
- 6. The Purchaser shall observe the rules framed from time to time by the Joint Maintenance Company for the purpose of use and/or enjoyment of the Said Country Home.
- 7. The Purchaser shall pay and bear the Joint Common Expenses the Said Country Home Plot Common Expenses and the Country Home Complex Common Expenses and all levies and taxes in respect of the Country Home Complex and/or the Said Country Home Plot proportionately and for the Said Country Home, wholly.

However, it is clarified that in case any fine is to be paid as a part of the Joint Common Expenses, then the Purchaser shall not be liable to pay subject, however, to the Purchaser paying its dues within the due dates.

8. The Purchaser shall deposit all amounts reasonably required by the Joint Maintenance Company towards the Purchaser's liability for the Joint Common Expenses, Country Home Complex Common Expenses and the Said Country Home Plot Common Expenses.

THE FOURTH SCHEDULE ABOVE REFERRED TO (Covenants, Rules and Regulations)

- 1. The Purchaser shall pay to the Vendor/Developer/Promoter, proportionately, its costs and charges for :
 - a) Operation of the Joint Maintenance Company including the deposit and/or deposits for creation of a sinking fund and/or maintenance fund.
 - b) Betterment or other levies that may be charged on the Country Home Complex and/or the Said Country Home Plot and/or the Said Country Home, partially or wholly, as the case may be.
 - c) All increases in the existing and all new rates, taxes and/or levies as be imposed on the Said Country Home and/or the Country Home Complex and/or the Said Country Home Plot, partially or wholly, as the case may be. The Stamp duty, registration charges and miscellaneous expenses for all documents to be executed and/or registered. However, the Parties shall bear their respective legal expenses.
- 2. Such costs and charges shall not include any fine or penalty which the Vendor/Developer/Promoter or the Joint Maintenance Company has to pay to any authority provided the Purchaser has paid his/ its dues within due dates.
- 3. All the amounts, if any, payable by the Purchaser as aforesaid shall be paid within 7 (seven) days of demand by the Joint Maintenance Company. In case the exact liability on any head cannot be quantified, the payment shall be made according to the Joint Maintenance Company's reasonable estimation **SUBJECT**TO subsequent accounting within a reasonable period.
- 4. The Joint Maintenance Company shall manage and maintain and/or cause to be managed and maintained the Joint Common

Portions, the Said Country Home Plot Common Portions and the Country Home Complex Common Portions and/or the Country Home Complex subject however to the Purchaser and the other Said Country Home Owners and/or the Country Home Owners paying the Joint Common Expenses, the Said Country Home Plot Common Expenses, wherever payable, and the Country Home Complex Common Expenses and other expenses, proportionately.

- 5. The Vendor/Developer/Promoter and/or the Joint Maintenance Company shall nominate and define the Said Country Home Plot Common Portions, the Country Home Complex Common Portions, the Said Country Home Plot Common Expenses, the Joint Common Portions, the Country Home Complex Common Expenses and the Joint Common Expenses and shall also have the authority and right to change the same from time to time.
- 6. The proportionate share mentioned hereinabove, shall be such as specified. determined and decided by Joint Maintenance Vendor/Developer/Promoter and/or the Company, as the case may be at its sole discretion, from time to time, keeping in view the user and/or enjoyment and the same shall be duly intimated by the Vendor/Developer/Promoter and/or the Joint Maintenance Company to the Purchaser. In regard to all the matters mentioned above, the Confirming Party/Owner's and/or the Joint Maintenance Company's decision shall be final and binding. Notwithstanding anything herein contained, Joint Common Portions the Country Home Complex Common Portions and the Said Country Home Plot Common Portions shall property of the Vendor/Developer/Promoters and shall be under the control of the Joint Maintenance Company **SUBJECT TO** the Easements in favour of the Said Country Home Owners, including, the Purchaser and the Purchaser shall have no right, title and interest therein PROVIDED HOWEVER the Purchaser shall have the right to use, in perpetuity, the same and/or receive the services and benefits.
- 7. Computation of the Joint Common Expenses, the Country Home Complex Common Expenses and the Said Country Home Plot Common Portions Expenses shall be done in the following manner:
 - a) The Country Home Complex Common Expenses, i.e. The Common Expenses relating to the Country Home Complex Common Portions shall be wholly for and to the account of the Country Home Owners, including for and on account of all the Said Country Home Owners within the

- Said Country Home Plot (including the Purchaser) and shall be paid by them, proportionately.
- b) The Joint Common Expenses, i.e. the Common Expenses relating to the Joint Common Portions shall be shared between the Country Home Owners, including by the Said Country Home Owners (including the Purchasers) within the Said Country Home Plot (and also by the Resort Owner, proportionately, according to utilization and need from time to time, such proportionate utilization and need being determinable by the Vendor/Developer/Promoter and/or the Joint Maintenance Company at its sole discretion.
- c) The Said Country Home Plot Common Expenses i.e. the Common Expenses relating exclusively to the Said Country Home Plot Common Portions shall be wholly for and on account of all the Said Country Home Owners (including the Purchasers) and shall be paid by them proportionately.
- 8. The proportionate share mentioned hereinabove shall be such as be decided by the Vendor/Developer/Promoter and/or the Joint Maintenance Company after proper and due consultation with the Purchaser.
- 9. The maintenance and management of the Joint Common Portions shall always remain with the Vendor/Developer/Promoter or its nominee(s). Notwithstanding anything herein contained, Country Home Owners of at least 80% (Eighty Percent) of the units within the Country Home Complex (the Said Country Home Plot being one of the unit), may, however, jointly, at any time, take over the maintenance and management of the Country Home Complex Common Portions and/or the Said Country Home Plot Common Portions upon reasonable grounds being over. The Confirming Party/Owner, at its discretion, may also handover the maintenance and management of the Country Home Complex Common Portions and the Said Country Home Plot Common Portions collectively to the Country Home Owners, at a nominal consideration of Re.1/- (Rupee One) SUBJECT HOWEVER TO such terms and conditions as to only, and/or maintenance enjoyment as the Vendor/Developer/Promoter may determine but not inconsistent the provisions hereof provided however the stamp duty, registration charges and/or other charges, if any, for transfer of the Country Home Complex Common Portions and the Said Country Home Plot Common Portions shall be borne and paid

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- collectively by the Country Home Owners and/or the Said Country Home Owner including the Purchaser, as may be so applicable.
- 10. The taking over by the Country Home Owners and/or handing over to the Country Home Owners of the maintenance and management of the Country Home Complex Common Portions and the Said Country Home Plot Common Portions shall be through the Joint Maintenance Company wherein the Country Home Owners shall be issued shares proportionately and the share application money, if any, paid by them to the Confirming Party/Owner shall be utilized for subscription of the shares. The Country Home Owners shall have voting rights in the Joint Maintenance Company, in proportion to their respective share holdings and shall be entitled to control and manage the same such manner as they deem fit and proper. Vendor/Developer/Promoter shall hold shares proportionately for the Country Home Plots (including for the Said Country Home Plot) owned and/or belonging to the Confirming Party/Owner.
- 11. The Vendor/Developer/Promoter and/or the Joint Maintenance Company shall be at liberty to change and/or alter Common Portions and the Country Home Complex Common Portions and/or to bring in new areas/facilities and/or remove certain areas/facilities and/or to otherwise deal with the same in such manner as be deemed fit and proper Vendor/Developer/Promoter and/or the Joint Maintenance Company **PROVIDED HOWEVER** the Vendor/Developer/Promoter and/or the Joint Maintenance Company shall ensure that such change/alteration does not prejudicially effect the enjoyment of the Said Country Home by the Purchaser.
- 12. In case the Vendor/Developer/Promoter condones the default of the Purchaser, then and in such event, the Purchaser shall, along with such dues and/or arrears, pay compensation for the losses and/or damages suffered by the Vendor/Developer/Promoter and/or the joint Maintenance Company and also interest at such rate as may be decided by the Joint Maintenance Company for the period of default, on all amounts remaining unpaid.
- 13. Any notice to be served by either of the parties on the other shall be deemed to have been served on the 4th (Fourth) day from the date the same has been delivered for dispatch to the Postal Authorities by Registered Post With Acknowledgement Due at the aforesaid or last notified address of the parties hereto.

THE FIFTH SCHEDULE ABOVE REFERRED TO

Rs.		/-	(Rupees			.) only
bein	g the conside	ration paid by	the Purcha	aser for the	e Said Country	y Home
to	the	Vendor/Dev	reloper/Pro	omoter	which	the
Vend	lor/Develope	r/Promoter dot	h hereby a	admit and	acknowledge	to have
recei	ved.					

8. Execution and Delivery: In witness whereof the parties hereto have executed these presents at Kolkata on the day, month and year mentioned above.

EXECUTED by the VENDOR/DEVELOPER/PRO MOTER in the presence of:

1.

2.

EXECUTEDANDDELIVEREDbytheCONFIRMINGThePARTY/OWNERinthepresence of:

1.

2.

EXECUTED by the **PURCHASER** in the presence of:

1.

2.

MEMO OF CONSIDERATION

The Vendor/Developer/Promoter herein confirms and acknowledges to

have	received	a	payment	of	Rs				/-	(Ru	pees
)only	from	the	Purc	chaser	desc	ribed	in	the
follow	following manner:-										
Date	of paymen	t	Bank l	Name		Cheq	ue No.		Amo	unt(I	Rs.)

Vendor/Developer/Promoter:

Witness:

1.

2.

DATED THIS th DAY OF , 2018

CONVEYANCE DEED

BETWEEN

GGL HOTEL AND RESORT COMPANY LIMITED

...VENDOR/DEVELOPER/PROMOTER

AND

CLASSICAL HOSPITALITY VENTURE COMPANY LIMITED

... CONFIRMING PARTY/OWNER

AND

•••••

... PURCHASER