

DEED OF CONVEYANCE

THIS DEED OF CONVEYANCE made this \_\_\_\_\_ day of August Two Thousand and Eleven (2011) A.D.

BETWEEN

1) M/S. SHREEK PROPERTY PRIVATE LIMITED, holding PAN: AAECM1860B, 2) M/S. NIRMAL COMPLEX PRIVATE LIMITED, holding PAN: AACCN8832G, 3) M/S. MAINK HOUSING PRIVATE LIMITED, holding PAN: AACCM1890K, 4) M/S. CALVIN MARKETING PRIVATE LIMITED, holding PAN: AABPC188A, 5) M/S. KAWHAL FINANCIAL & SERVICES PRIVATE LIMITED, holding PAN: AABCN1129B, 6) M/S. MADHUR ENCLAVE PRIVATE LIMITED, holding PAN: AACCN1881C, 7) M/S. MORHINI MULTIFLEX PRIVATE LIMITED, holding PAN: AACCN1881C, 8) M/S. NORTECH PROPERTY PRIVATE LIMITED, holding PAN: AACCN1882S, all Private Limited Companies, within the meaning of Companies Act, 2013, having their respective Offices at 171, Lansdowne Terrace, P. S. - Lake, Kolkata -700 026 represented by their Authorized Signatory, Mr. Atulya Agarwal, son of Mr. Sunil Agarwal, holding PAN : AEPA7678D, and presently residing at 16/1, Palm Avenue, Kolkata - 700 019, P. S. - Karjat, hereinafter, jointly, called and referred to as the "MENSB008g" (which expression shall unless otherwise excluded by or repugnant to the subject or context shall be deemed to mean and include their successors in succession-in-office and/or assigns etc.) of the FIRST PART.

AND

9) M/S. NORTECH PROPERTY PRIVATE LIMITED, a Private Limited Company, within the meaning of Companies Act, 2013, holding PAN : AACCN1882S, having its Registered Office at 171, Lansdowne Terrace, P. S. - Lake, Kolkata -700 026 represented by its Authorized Signatory Mr. Atulya Agarwal, son of Mr. Sunil Agarwal, holding PAN : AEPA7678D, and presently residing at 16/1, Palm Avenue, Kolkata - 700 019, P. S. - Karjat, hereinafter, called and referred to as the "INCVLC01P" (which expression shall unless otherwise excluded by or repugnant to the subject or context shall be deemed to mean and include its successors in succession-in-office and/or assigns etc.) of the SECOND PART.

AND

(ii) \_\_\_\_\_, son of Mr. \_\_\_\_\_, aged about \_\_\_\_\_ years, holding PAN: \_\_\_\_\_, by Occupation: \_\_\_\_\_ & (2) \_\_\_\_\_, wife of \_\_\_\_\_, married (or) \_\_\_\_\_ years, holding PAN: \_\_\_\_\_, by Occupation: \_\_\_\_\_, both are by Nationality: \_\_\_\_\_, by Faith: \_\_\_\_\_, and presently residing at \_\_\_\_\_, hereinafter, jointly, called & referred to as the "PURCHASERS" (which expression unless excluded by or repugnant to the

and/or assigns shall be deemed to mean and include their heirs, successors, executors and/or assigns of the THIRD PAGE.

### PART - I (DEFINITIONS)

- (i) In case, (i) these premises, there is anything contrary or repugnant in the subject or context;
- (ii) "Said Premises" shall mean the land comprised in and situated at and being the Premises now known as "KEDY JKT TERRACE" situated lying at and being premises No. of 2160, Nayabadi, Kolkata - 700 099, under Mount - Nayabadi, within Kolkata Municipal Corporation Ward No. - 109, P. N. & Purba Jagatspur, Dist : South 24 Parganas, within the limits of District : South 24 Parganas, West Bengal, containing an area of more or less 39 Kanta, more or less, more fully and particularly mentioned and described in the FIRST SCHEDULE hereunder written and whenever the context so permits or implies shall include the New Building thereon.
- (iii) "New Building" shall mean the new building being constructed and completed on the premises by the Vendor.
- (iv) "Co-owners" according to the convey, shall mean all the buyers' owners who from time to time have purchased or agreed to purchase and taken possession of any unit including the Vendor for those units, spaces, rooms, parking areas etc. not altered or agreed to be altered by the Vendor.
- (v) "Common Areas and Installations" shall mean and include the areas of installations and facilities arranged in the said Premises as mentioned and specified in the THIRD SCHEDULE hereunder written and expressed or intended by the Vendor for common use and enjoyment of the Co-owners but shall not include any open terrace in any floor of the New Building attached to any Balcony and also shall not include the parking spaces at or within the premises which the vendor may use or permit to be used for parking of motor cars and other vehicles and the vendor shall have the absolute right to deal with the same, to which the purchaser freely consents.
- (vi) "Common Expenses" shall mean and include all expenses for the maintenance, management, operation and administration of the building complex and in particular the common areas and installation and rendition of common services in connection to the co-owners and all other expenses for the common purposes, including those mentioned in the FOURTH SCHEDULE hereunder written to be contributed, borne, paid and shared by the co-owners.



(v) "common Purposes" shall mean and include the purposes of managing, maintaining, up-keeping and administering the said building complex and in particular the common areas and installations, rendering services in common to the co-owners, collection and disbursement of the common expenses and dealing with the matters of common interest of the co-owners and relating to their mutual rights and obligations for the beneficial use and enjoyment of their respective units exclusively and the common areas and installations in common.

(vi) "Units" shall mean the independent and self-contained flats and other connected areas/space in the new building or the said premises capable of being exclusively held or occupied by a person.

(vii) "Parking Spaces" shall mean spaces in or portions of the ground floor of the new building and also spaces in the open compound at the ground level of the premises for parking of motor cars, two-wheelers and other vehicles permitted by the vendor.

(viii) "Super - Built-Up Area" according to the context shall in relation to the said Unit or any other unit in the new building mean and include:

(a) the covered plinth/built-up area of such unit and include the thickness of the external and internal walls thereof and columns thereon PROVIDED THAT if any wall or column be common between two units, then one-half of the area under such wall or column shall be included in the area of each such unit and if any open terrace is attached to any unit and transferred by the vendor with such unit then the area of such open terrace;

(b) Proportionate share of the area of the common areas and installations.

(c) Overhead water tank

(d) Underground water reservoir

(e) Septic tank

(f) Lift machine room

(g) Piscining shafts

(h) Boundary wall

(ix) "Proportionate" or "Proportionately" or "Proportionate Share" according to the context shall mean the proportion in which the super built up area of any unit may bear to the super built up area of all units in the new building PROVIDED THAT where a reference is made in the share of the purchasers or any

any other or any taxes and/or Sales Tax, VAT, Service Tax, amongst the common expenses that such flat(s) of the whole shall be/described on the basis of such rates and/or Sales Tax, VAT, Service Tax and being respectively levied.

- (ii) "said Unit" shall mean the Unit being a Flat on a portion of the New Building mentioned and particularly mentioned and described in the **SECOND SCHEDULE**, hereunder written TOGETHER WITH the open terrace, if any, attached thereto and if so specifically mentioned in the **SECOND SCHEDULE**, hereunder written AND TOGETHER WITH proportionate, undivided, indivisible, impenetrable and variable share in the Common Areas and Installations and wherever the context so requires or permits shall include the right of parking one motor car if purchased at the Parking Space in the said premises as mentioned and described in the within aforesaid **SECOND SCHEDULE** and whereat the current(s) air intervals or permits shall also include the said share in the said premises.
- (iii) "said share in the said premises" shall mean proportionate, undivided, indivisible, impenetrable share in the land comprised in the said premises attributable to the said Flat specified in the said Unit.
- (iv) "Building Permit" shall mean the plan for construction of the New Building sanctioned by Kollam Municipal Corporation bearing Building Plan No. IL S. 2014/28282 dated 10-12-2014 and shall include modifications thereto and/or alterations thereto as may be made by the Vendor with the approval of the Architects and/or the Kollam Municipal Corporation, South 24 Parganas.
- (v) Words implying 'Singular Number' shall include the 'Plural Number' and vice versa. Words implying 'Masculine Gender' shall include the 'Feminine Gender' and 'Neuter Gender' as the case may be; similarly words implying 'Feminine Gender' shall include 'Masculine Gender' and 'Neuter Gender' as the case may be. Likewise 'Neuter Gender' shall include 'Masculine Gender' and 'Feminine Gender' as the case may be.
- (vi) "HOLDING ORGANISATION" shall mean the Association or the Holding Organisation of all flat buyers of the Building. The flat owners of all the flats of the building including the said purchasers as the Owner of the said flat bought to be sold shall form and will join and be members of the said organisation. The said Holding Organisation/Association shall be formed by the said vendor herein upon sale and transfer of all the flats in all the buildings and on payment of all amounts due and payable by the flat purchasers in the respective buildings payable towards the price of the said flat and also other deposits and security in terms of this Agreement and also upon all flat purchases in the Building having taken possession of the respective flats and/or will be deemed to have taken

8

possession of the said flats and the said Building Organization Association shall take over management and maintenance and administration and repair of the common portions of the respective buildings and also of the common portion in the complex AND the Building Organization Association shall remain in control management maintenance and administration thereof. The purchaser shall pay proportionately to the said Association the proportionate share of the costs and expenses for the management, maintenance and administration, repairing and up-keeping of the common portion and other expenses necessary in respect of the said Building.

#### PART-II: RECITALS

WHEREAS, the CHINIBAS MONDAL, since deceased, son of Late Kajal alias Kachu Mondal of No. 14 Pargana road, was the original owner and recognized occupier of the entire land and property measuring more or less 1.58 Acres i.e. 95 Kathals 49 Chittaks 29 Sqft situated in Mousaa - Noyabed, J. L. No. - 25, Tazat No. - 36, R. S. No. - 2, Pargana - Khopur, comprising in R.S. Bag No. - 182 under Khutia No. 80, within Police Station; previously Tollygunge, at prison Police Station - Purba Jorhat, District South 24 Pargana, West Bengal.

AND WHEREAS during Revisional Settlement Operation, the name of the said CHINIBAS MONDAL, who deceased had been recorded and published in the Record of Rights in respect of the entire land and property measuring more or less 1.58 Acres i.e. 95 Kathals 49 Chittaks 29 Sqft situated in Mousaa - Noyabed, J. L. No. - 25, Tazat No. - 36, R. S. No. - 2, Pargana-Khopur, comprising in R. S. Bag No. 182 under Khutia No. 80, within Police Station; previously Tollygunge, at prison Police Station - Purba Jorhat, District South 24 Pargana, West Bengal.

AND WHEREAS most of the land had been sold to different persons previously and remaining land area measuring more or less 39 (Thirty Nine) Kathals appertaining to R.S Bag No. - 182, under R. S. Khutia No. - 80 in Mousaa - Noyabed, J. L. No. - 25, Police Station- Purba Jorhat, District - South 24 Pargana measured by the said CHINIBAS MONDAL.

AND WHEREAS the said CHINIBAS MONDAL died on 13/11/1995 leaving behind him wife Smt. AMALA BALA MONDAL and seven sons, namely, SRI JOYDEB MONDAL, SRI PURNA MONDAL, SRI RAJAL MONDAL, SRI SANYASI MONDAL, SRI NEPAL CHANDRA MONDAL, SRI BHRIDAY MONDAL and BIJOY MONDAL since deceased, and two married daughters, namely, Smt. DURGA MONDAL and Smt. BHASHANI MONDAL, who, jointly, inherited the said property measuring more or less 39 (Thirty Nine) Kathals.



AND WHEREAS said BIJOY MONDAL died Abnormal on 02/12/2005, leaving behind his wife namely SMT. ADIBRI MONDAL and their sons, namely, SHRI SUSANTA MONDAL, SHRI UTTAM MONDAL, and SHRI RAJU MONDAL.

AND WHEREAS a "Deed of Partition" was executed amongst themselves, i.e., the legal heirs and successors of deceased CHINDEAS MONDAL and BIJOY MONDAL which was registered in the office of the A.R.A.C. Balkota on 10/04/2006 and duly recorded in Book No. - I, CD Volume No. - 17, written in Pages from 3027 to 3058, Being an - 7036 and for the Year 2006, by virtue of which the said property measuring more or less 30 (Thirty Nine) Kottahs was divided into 6 (six) Lals being Lal "A" to Lal "F" and demarcated as per plan annexed thereto.

AND WHEREAS by virtue of said deed of partition vide no. - 7036 of 2006, the legal heirs and successors of deceased CHINDEAS MONDAL and BIJOY MONDAL became the absolute joint owners of the LOT No. - "A" to LOT No. - "E" mentioned and demarcated in the said deed of partition and the LOT No. - "F" mentioned and demarcated in the said deed of partition thereof was demarcated as "COMMON LOT", to be owned by all the parties of the partition equally as mentioned in the table below:

NAME OF THE OWNER	LOT	LAND AREA
SHRI AMALABALA MONDAL SHRI JOYDEV MONDAL	A	6K - 8CH
SHRI DURNA MONDAL	B	6K - 8CH
SHRI RADAL MONDAL	C	6K - 8CH
SHRI SWAMI MONDAL SHRI NEPAL MONDAL	D	6K - 8CH
SMT. DURGA MONDAL SMT. BHASHANI MONDAL	E	6K - 8CH
SHRI HILARY MONDAL SHRI UTTAM MONDAL SMT. ADIBRI MONDAL SHRI RAJU MONDAL SHRI SUSANTA MONDAL	F	6K - 8CH
OWNED BY ALL PARTIES OF THE DEED OF PARTITION		

AND WHEREAS while the SMT. DURGA MONDAL, wife of Shri Shub Mondal and SMT. BHASHANI MONDAL, wife of Shri Smt. Mondal, both daughters of Late Chindeas Mondal had been jointly enjoying their right, title, interest and possession in respect of

the property measuring more or less 80 Kattals 08 Chittals marked as L.O.T - D situated in Mousa-Nayabai, J. L. No. - 25, Tousi No. - 56, R. S. No. - 3, Pargana - Khaspur, appertaining to R.S. Dig No. - 182 under Khattan No. - 89, within Police Station- Porba Jalsipur, conveyed and transferred the said plot of land measuring by virtue of "Deed of Gift" to their brothers, namely, SRI JOYDEB MONDAL, SRI PURNA MONDAL, SRI RADHAKRISHNA MONDAL, SRI SANYASI MONDAL, SRI NEPAL CHANDRA MONDAL and SRI HIRDAY MONDAL which was registered in the office of the A.R.A.D, Kellata on 09/04/2006 and duly recorded in Book No. - I, CD Volume No. - 1, Pages from 1 to 14, Deed No. - 77107 and for the Year 2006.

AND WHEREAS while one SMT. BURGA MONDAL, wife of Shri Siby Mondal and SMT. JIBASHANI MONDAL, wife of Shri Siby Mondal, both daughters of Late Chittor Mondal had been jointly enjoying their right, title, interest and possession in respect of their 2/3rd undivided share of property measuring more or less 81Kattals 84Chittals 36Sapt marked as part of L.O.T - "F", situated in Mousa - Nayabai, J. L. No. - 25, Tousi No. - 56, R. S. No. - 3, Pargana - Khaspur, appertaining to R.S. Dig No. 182 under Khattan No. 89 within Police Station - Porba Jalsipur, conveyed and transferred the same by virtue of "Deed of Gift" to their brothers, namely, SRI JOYDEB MONDAL, SRI PURNA MONDAL, SRI RADHAKRISHNA MONDAL, SRI SANYASI MONDAL, SRI NEPAL CHANDRA MONDAL and SRI HIRDAY MONDAL which was registered in the office of the A.R.A. - I, Kellata on 19/04/2006 and duly recorded in Book No. - I, CD Volume No. - 1, Pages from 1 to 14, Deed No. - 77108 and for the Year 2006.

AND WHEREAS that the said owners 1) SMT. AMALA BALA MONDAL, 2) SHRI JOYDEB MONDAL, 3) SHRI PURNA MONDAL, 4) SHRI RADHAKRISHNA MONDAL, 5) SHRI SANYASI MONDAL, 6) SHRI NEPAL MONDAL, 7) SHRI HIRDAY MONDAL, 8) SMT. ADERI MONDAL, 9) SHRI UTTAM MONDAL, 10) SHRI RAJU MONDAL, 11) SHRI SUSANTA MONDAL, became the absolute joint owners of the TOTAL SCHEDULED PROPERTY measuring more or less 39 (Thirty Nine) Kattals situated in Mousa - Nayabai, J. L. No. - 25, Tousi No. - 56, R. S. No. - 3, Pargana - Khaspur, appertaining to R.S. Dig No. 182 under Khattan No. 89, within Police Station - Porba Jalsipur, and have marketable title to the said properties and that the said properties is free from all encumbrances, charges, Rent, Expenses, attachments, trust whatsoever or howsoever and that the Owners are now absolutely owned and possessed of or otherwise well sufficiently entitled in respect of total property.



AND FURTHER WHEREAS while the said owners i) SHRI AMALA BALA MONDAL, 2) SHRI JIBENDER MONDAL, 3) SHRI PORNAL MONDAL, 4) SHRI RADAL MONDAL, 5) SHRI SANTANU MONDAL, 6) SHRI NEPAL MONDAL, 7) SHRI HRIDAY MONDAL, 8) SHRI AMIT MONDAL, 9) SHRI UTTAM MONDAL, 10) SHRI RAJU MONDAL, 11) SHRI SAKALA MONDAL, had been enjoying the right, title, interest and possession in respect of their demarcated landed property measuring more or less 39 (Thirty Nine) Kattabs situated in Shopp - Nayabat, I. L. No. - 25, Tawz No. - 26, R.S. No. - 3, Parpana - Khaspur, appertaining to B.S. Dug No. - 182 under Khanan No. - 80, being premises no. - 3156, 3157, 3158, 3159, 3160, 3161 Nayabat, Kolkata respectively within Police Station - Park Bazar, District - 24 Pargana(s), marked as LOT No. - "A" & LOT No. - "B" being in demand requested, sold, conveyed and transferred their abovementioned property, more fully mentioned in the First Schedule herunder written together with all building structures etc. vide no. Plan No. 839XII/9-11 dated 15/12/2010 in respect of premises no. 3161, Nayabat and Plan No. 120-X21/1-12 dated 31/05/2011 in respect of premises no. - 3160, Nayabat respectively to parties to M/S. NORTECH PROPERTY PRIVATE LIMITED 2) M/S. MOREK PROPERTY PRIVATE LIMITED, 3) M/S. NIRMAL COMPLEX PRIVATE LIMITED, 4) M/S. MAINK HOUSING PRIVATE LIMITED, 5) M/S. CALVIN MARKETING PRIVATE LIMITED, 6) M/S. NAWHAL FINANCIAL & SERVICES PRIVATE LIMITED, 7) M/S. MADHURI ENCLAVE PRIVATE LIMITED, 8) M/S. MOHINI MULTIPLEX PRIVATE LIMITED, which was registered in the office of A.R.A. - I, Kolkata on 23/08/2011 and duly recorded in Book No. - 1, C.D. Volume No. 17, written in pages from 4093 to 4125, being Deed Number - 07821 for the year 2011 and subsequently premises no. 3161, Nayabat was amalgamated with premises no. 3160, Nayabat.

AND WHEREAS the Vendors, herein jointly, are absolutely seized and possessed of or otherwise well and sufficiently entitled in All That piece and parcel of land measuring more or less 39 (Thirty Nine) Kattabs among fall, and particularly described in the First Schedule herunder written and herewith for the sale or buying referred to as the said property measuring more or less 39 (Thirty Nine) Kattabs, free from all encumbrances, charges, Rent, dependences, attachments, trusts,

AND WHEREAS the entirety of the said premises is presently under the occupation of the abovesaid Vendors. After being lawfully owner of the said landed property measuring 39 (Thirty Nine) Kattabs, more or less, the said Vendors had entered their name in the office of Kolkata Municipal Corporation as recorded owner in respect of the said property



said premises and had been numbered as being municipal premises No. 3160, Nasibnagar, Kolkata - 700 099 within the limits of Kolkata Municipal Corporation under road no. 109 under Assessment no. 31-199-08-6227-T.

AND WHEREAS in consideration of what is hereinafter appearing the Owners have agreed to grant the exclusive right of Development in respect of the said total land unto certain persons of the Developer (one of the co-owners) herein and the Developer has agreed to undertake development of the said land and to incur all costs charges and expenses in connection therewith including the cost of preparation and execution of the plan (hereinafter referred to as the CONSTRUCTION COST) and to cause new building/s and/or a dozen Housing Complex to be constructed on the said land (hereinafter referred to as the HOUSING COMPLEX) and thereafter to sell and transfer the various flats, units, apartments, common spaces and car parking spaces forming part of the said Housing Complex to the intending purchasers.

AND WHEREAS on the request of the said Vendors, the Developer herein had agreed to develop the said property and to commercially exploit the same for the consideration and on the terms and conditions hereinafter appearing.

AND WHEREAS the said Developer had undertaken the construction of the building on the plot of land owned by the said Vendor and Developer particulars of which are described in FIRST SCHEDULE hereto-joined and hereinafter called the said land and had obtained a building plan duly sanctioned from Kolkata Municipal Corporation vide B. S. 3034120282 dated 10-12-2014.

AND WHEREAS that the Developer shall at their cost and expense constructed and developed the building having self contained residential flats/units on the schedule property in accordance with the building plan sanctioned by the Competent authority and such specification as recommended by the Architect engineer or firm appointed for the purpose.

AND WHEREAS by virtue of a Registered Joint Venture Agreement dated 20.12.2014 duly registered at the Office of A.R. A. - I, Kolkata, duly recorded in Book No. - I, CD Volume No. - 29, - Date 10 Page No. 1025 in 1096 being Deed No. 11416 for the year 2014 AND a Registered Power of Attorney, made between the Vendor and Developer on certain terms and conditions where in they agreed with regard to construction of the Building on the said plot of land and for convenience and to



affirm and implement the formation of the Building Complex in the said premises in a better and more expedient manner and to share the sale proceeds among themselves. The Vendor agrees to vest power upon the Developer in respect of certain additional responsibilities more fully mentioned therein.

AND WHEREAS in the sake of convenience of use and occupancy of the said respective building to be built by developer, the Vendor and Developer have agreed to provide passages to be used in common by the Occupiers / Owners of the respective flats of the respective buildings and also to provide common conveniences for ingress in and egress from the respective building through the agreed common passages agreed to be provided by the said Vendor and Developer.

AND WHEREAS the said Vendor and Developer have obtained building plan duly sanctioned by Kalliany Municipal Corporation and they have also decided to construct building on the aforesaid plot of land, named by them with the intention to sell and transfer the same to the intending purchasers and to deal with the respective flats of the respective building without any objection, claim, dispute by the parties agree that the respective flat holders of the respective building to be constructed by the Developer and one would be given the rights and benefits to use in common passage and paths agreed to be provided by the Vendor and Developer for the convenience of enjoyment and use and benefits of the flat holders of the respective building.

AND WHEREAS the said Vendor and Developer have jointly agreed to sell flats available to the respective purchasers /holders of the respective buildings to be constructed by the said Developer. The rights of access to and from the respective flats of the respective buildings to be respectively purchased by the respective purchaser including the above named purchaser from through and along the pathways and passages provided as lay out on the ground floor of the said Complex for better common facilities and use and convenience of ingress and egress from the main public Municipal Buildings in the plazas of the respective buildings in the said complex.

AND WHEREAS the Purchaser has considered the situation plan of the said building and is desirous of acquiring an ownership interest in all the flats as more fully and particularly mentioned and described in SECTION SCHEDULE I herunder written being constructed by the Developer on the land of the said flat mentioned hereinabove together with proportionate undivided share in the land before the said building together with the proportionate undivided indivisible share in common parts of the said building attributable to the area of the said flat more fully mentioned in the SECTION II Schedule I herunder written under construction on the land of the said plot at the price and on the terms and conditions hereinafter stated.



AND WHEREAS by an agreement dated \_\_\_\_\_ made between the said Vendor of the FIRST PART, The Developer of the SECOND PART and the Purchaser of the THIRD PART, the Vendor/Developer have agreed to sell all that Unit No or portion of the building being Unit/Flat No. " \_\_\_\_\_" on the \_\_\_\_\_ FLOOR in BLOCK \_\_\_\_\_ ( \_\_\_\_\_), admeasuring area about \_\_\_\_\_ Sq. Ft. (upper built up) more or less TOGETHER WITH right to park ONE small/medium sized motor car on the COVERED CAR PARKING SPACE of the said Premises now known as "ELEN SKY FLAT" situated lying at and being premises No. 716B, Umar Niyatbad, Kolkatta - 700 099 in Mounds - Niyatbad, Police Station - Purba Jalsapur, under Kolkatta Municipal Corporation Ward No. 109, within the limit of District - South 24 Parganas, West Bengal, more fully described in the SECOND SCHEDULE herewith WITH TOGETHER WITH proportionate undivided individual share in common areas and installation and also TOGETHER WITH proportionate undivided share of land comprised in the said premises herewith written at a valuable consideration of Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_ Only) and on the terms and conditions contained and stipulated stated in the said agreement to the Purchaser.

AND WHEREAS the said Purchaser has from time to time after the date of the said agreement paid the sum of Rs. Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_ Only) towards the consideration amount in full to the vendor.

AND WHEREAS the Vendor has good, clear and marketable title in respect of the said flat as herewith to the SECOND SCHEDULE.

AND WHEREAS the Vendor has also duly made over possession of the said Unit to the said Purchaser on the day of the present and the Purchaser have duly satisfied themselves about the construction of the said Unit and materials used and also about the further features of the said flat.

### PART-III WITNESSETH

IN THIS INDENTURE WITNESSETH that in pursuance of the said agreement and in consideration of the sum of Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_ Only) paid by the Purchaser to the Developer at or before the execution hereof (the receipt whereof the Developer doth fully acknowledge and by the receipt and memo of consideration herunder written admit and acknowledge and of and from the payment of the same and every part thereof hereby forever release discharge and acquit the Purchaser and the said Unit the Developer do hereby grant sell convey transfer assign and assure ALL THAT the said Unit being the FLAT NO. " \_\_\_\_\_" on a portion of

11

the                  FLOOR at BLOCK                  of the New Building at the said premises  
BLOCK        WITH right to park ONE small-medium sized motor car on the COVERED CAR  
PARKING SPACE in the said premises and hereby mentioned and described in the SECOND  
SCHEDULE herunder written TOGETHER WITH the said share in the said premises being  
proportionate, undivided, inseparable, inalienable and variable share in the land comprised in the said  
premises fully described in the FIRST SCHEDULE herunder written attributable and appurtenant to the said unit AND TOGETHER WITH like proportionate, undivided, inseparable, inalienable and  
variable share in the common Areas and Installations fully mentioned and described in the THIRD  
SCHEDULE herunder written attributable to the said unit AND TOGETHER WITH the right to use  
and enjoy the Common Areas and Installations in common with the other co-owners AND reversion  
or reversionary remains or remainders and the rents issues and profits of and in connection with the  
said Unit AND all the rights right title interest property claim and demand whatsoever of the Vendor in  
respect of the said Unit TOGETHER WITH assessments quasi-easements and other stipulations and  
provisions in connection with the beneficial use and enjoyment of the said Unit belonging to the  
Vendor as set out in the FIFTH SCHEDULE herunder written BUT EXCEPTING AND  
RELEASING AND THE Vendor and other persons deriving title under the Vendor such covenants  
quasi-easements and other stipulations and rights as set out in the SIXTH SCHEDULE herunder  
written AND ALSO EXCLUDING AND RESERVING the properties and rights as more fully stated  
hereunder TO HAVE AND TO HOLD the said Unit unto and to the use of the Purchaser absolutely  
and forever BUT SUBJECT NEVERTHELESS TO the Purchaser's covenants and agreements  
hereunder contained and on the part of the Purchaser to be observed, fulfilled and performed  
including the restrictions, conditions, covenants and obligations set forth in the SEVENTH  
SCHEDULE herunder written AND SUBJECT TO the Purchaser paying and discharging municipal  
and all other rates, taxes, impositions and all other encumbrances on and in respect of the said Unit wholly  
and the Common Expenses and all municipal and other rates, taxes and impositions and other  
encumbrances on and in respect of the said premises and in particular the common Areas and Installations  
immediately.

## 2. THE VENDOR DO HEREBY COVENANT WITH THE PURCHASER as follows:-

- 2.1 The vendor which the Vendor do hereby profess to transfer subsists and that the Vendor have  
joyed right full power and absolute authority to grant, sell, convey, transfer, assign and alienate unto and  
to the use of the Purchaser the said Unit as the transfer aforesaid.

2.2 It shall be lawful for the Purchaser, from time to time and at all times hereafter so peacefully and quietly, but subject nevertheless to the provisions herein contained, to hold, use and enjoy the said Unit and to carry the rents and profits thereof without any interruption whatsoever claim or demand whatsoever from or by the Vendor or any of them or any person or persons claiming through, or by virtue of, or from the Vendor or any of them AND freed and cleared from and against all manner of and all burdens, taxes, dues and impositions whatsoever save only those as are expressly mentioned herein.

2.3 The Vendor shall from time to time and at all times hereafter upon every reasonable request and at the costs of the Purchaser make the acknowledgement execute and perfect all such further and other leases and assignments and deeds, transfers and things whatsoever for further better and more perfectly securing the said Unit hereby granted said unencumbered and transferred unto and to the Purchaser in the manner aforesaid as shall or may be reasonably required by the Purchaser.

2.4 The Vendor unless prevented by fire or some other irretrievable loss, shall upon reasonable request and at the costs of the Purchaser produce or cause to be produced to the Purchaser or to his attorney or agents for inspection the title deeds in connection with the said premises and also shall, at the reasonable costs of the Purchaser, deliver to the Purchaser attested or Xerox copies thereof as the Purchaser may require and will in the meantime, unless prevented as aforesaid keep the same safe, unaltered and unspoiled.

#### **3. PURCHASER'S BIRTHHEREBY COVENANT WITH THE VENDOR as follows:-**

3.1 The Purchaser, so as to bind himself to the Vendor and the other co-owners and so that this covenant shall be for the benefit of the New Building and the other Unit therein and every part thereof, hereby covenants with the Vendor and with all the other co-owners that the Purchaser and all other persons deriving title under him will at all times hereafter observe the restrictions set forth in the SCHEDULED hereto.

3.2 Before the execution of these grants, the Purchaser has examined and fully satisfied himself as to the following:

i) The purchaser has examined and got himself fully satisfied about the title of the Vendor to the said Unit and the said share in the said premises and accepted the same. The Purchaser has also accepted such title to be free from all encumbrances whatsoever and agrees and covenants not to make any alteration with regard thereto or make any enquiry in connection therewith.

- (i) The Purchaser has also inspected the building permit sanctioned by the Barrar-Savarpa Municipality, South 24 Parganas in respect of the New Building and the said Unit and also satisfied himself about the purpose, nature of use and the area of the said Unit as stipulated herein and agrees and acknowledges no subsequent alteration or dispute with regard thereto.
- (ii) The Purchaser has examined the workmanship and quality of construction of the said Unit and the New Building and the Common Areas and installations and the fittings and fixtures provided therein and has fully satisfied himself with regard thereto and confirms that the same are to his full satisfaction and shall not raise any question or objection or make any claim or demand whatsoever against the Vendor with regard thereto or otherwise.
- (iii) The Purchaser binds himself to pay regularly and punctually the following amounts and outgoings:
  - (a) Municipal rates and taxes and water tax, if any, assessed on or in respect of the said Unit or Unit in the Barrar-Savarpa Municipality, South 24 Parganas / Kolkata Municipal Corporation. Provided that in so far as the said Unit is not assessed separately for the purpose of such rates and taxes, the Purchaser shall pay to the Vendor the proportionate share of all such rates and taxes assessed on the said premises.
  - (b) All other rates, taxes, impositions, levies, cesses and outgoings (including Building tax under the West Bengal Building Tax Act, 1946, if payable) whether existing or as may be imposed or levied, at any time in future on or in respect of the said Unit or the New Building or the said premises and whether demandable from or payable by the Purchaser or the Vendor, and the same shall be paid by the Purchaser wholly; in case the same relates to the said Unit and proportionately in case the same relates to the New Building in the said premises.
  - (c) Electricity charges for electricity consumed in or relating to the said Unit and the same shall be paid to the Vendor till the formation of the Association based on the reading shown in the sub-meter provided for the said Unit by the Vendor at such rate at which the Vendor are liable to pay the same to the CESC Limited / WBSPB.
  - (d) Charges for using, enjoying and/or availing any other utility or facility, if exclusively in or for the said Unit, wholly and, if in common with the other co-owners, proportionately to the Vendor or the appropriate authorities as the case may be.



- (i) Proportionate share of all Common Expenses (including those mentioned in POLICY NO. 10.1.1) heretofore withheld by the Vendor from time to time. In particular and without prejudice to the generality of the foregoing, the Purchaser shall pay to the Vendor or the Association, upon its formation, maintenance and proportionate share of the Common Expenses per month on the basis of ownership units of the said Unit for a period of one year from the date of issue of The Completion Certificate or the date of Deemed or actual possession, whichever is earlier. The said Minimum rate shall be subject to revision from time to time as he deems fit and proper by the Vendor or the Association upon its formation at their sole and absolute discretion after taking into consideration the common services provided.
- (ii) All penalty, recharge, interest, costs, charges and expenses arising out of any delay default or negligence on the part of the Purchaser in payment of all or any of the aforesaid rates, taxes, contributions and/or outlays wholly or proportionately as the case may be.
- 3.1.1 The liability of the Purchaser for payment of all or any of the amounts specified in clause 3.1 and its sub-clauses hereinabove shall accrue from the date of delivery of possession of the said Unit to the Purchaser and, unless otherwise expressly mentioned elsewhere herein, all payments mentioned hereinabove shall be made within 15<sup>th</sup> day of the English Calendar month for which the same be due in case of monthly payment and otherwise also all other payments herein mentioned shall be made within 15 days of a demand being made by the Vendor or the Association, upon its formation (hereinafter referred to as any amount payable by the Purchaser directly to any authority shall always be paid by the Purchaser within the stipulated due date in respect thereof). The bills and demands for the amounts payable by the purchaser shall be deemed to have been served upon the Purchaser, in case the same is left in the said Unit or in the letter box in the ground floor of the said Building and certified for the same.
- 3.1.2 Any apportionment of the liability of the Purchaser in respect of any item of expenses i.e., duty, levy or cesses payable by the Purchaser and other co-owners shall be so done by the Vendor or the Association, upon its formation, whose decision shall be final and binding on the Purchaser. Further, so long the Vendor or any of them look after the maintenance, the Purchaser shall not hold the Vendor liable for rendering any accounts or explanation of any expenses incurred by the Vendor in its acts relating to the Common Purposes nor shall the purchaser be entitled to hold the Vendor or any of them responsible to furnish any account vouchers, bills, documents etc. in any manner.
- 3.4 If at any time hereafter there be imposition of any new or enhancement in any tax or levy or Retirement fees or development charges or levies under any Statute, Rules and Regulations on the said

(purchase and/or the sale) from the transfer thereof or any part thereof, the same shall be borne and paid by the Purchaser party or wholly, as the case may be, within 7 days of demand being made by the Vendor or his successors, upon its formation without causing any obligation thereto.

(iii) The Purchaser shall in case already not so done, within 6 months from the date hereof apply for and obtain separate ascertainee of the said Unit from The Rajbari-Sonarpur Municipality / Kolkata Municipal Corporation.

10.10.1 Until Separate assessment of the said Unit for the Purpose of intellectual rights and taxes, the Purchaser shall be given or gain with the possession of the said Unit only after prior information is given to the Vendor of the full particulars of the expense and cost and all other charges and benefits assessable by the Purchaser in respect thereof in the event necessary for assessment of the liability for such charges and other assessments.

1.7 The Purchaser shall permit the Vendor and the Association, upon its formation, and its/her authorized representatives, surveyors or agents with or without workmen and others at all reasonable times after 10 days prior notice, except in case of emergency, to enter into and upon the said Unit and every part thereof for the purpose of rendering, maintaining, rebuilding, cleaning, lighting and keeping in order and good condition the sewers, drains, pipes, cables, water columns, gutters, tiles, structures, structures and other conveniences belonging to or serving or used for the New Building and the Building Complex and also for the purpose of laying down, removing, repairing, and testing drainage and water pipes and electric wires and cables and for similar purpose and other common purposes and also to sign and examine the state and condition of the said Unit and the Purchaser shall make good all water leakages and warp of ropes within 7 days from the date of receiving notice to do so from the Vendor or the Association, and to furnish—

www.sciencedirect.com

(i) Use the said Unit only for the purpose of private dwelling and residence in a decent and responsible manner and for no other purposes whatsoever without the consent in writing of the Vendor first had and obtained.

ii) Use the Parking Space granted to the Purchaser heretofore and mentioned in the SCHEDULE heretofore set out only for the Purpose of parking of his one motor car and not park or allow or permit to be parked by his agents, visitors, guests etc. any motor car, two wheeler or any other vehicle at any other place in the New Building and/or the said premises (including at the open space at the said premises).

- iii) Use the Common Areas and Installations only to the extent required for ingress to and egress from the unit/Unit of own materials and utilities.
- iv) Use the common areas and installations in common with the Vendor and all the other co-owners and not to use the Common Areas and installations and in particular the roof of the said building for any undesirable purpose or such purpose which may cause any nuisance or annoyance to the other Co-owners.
- v) Keep the Common Areas, inner yards, parking areas, paths, passage areas, Tobbies, landings etc in the premises free from obstructions or encroachments and in a clean and orderly manner and not carry or allow anyone to store any goods, articles or things thereon or in any other common areas of the Building Complex.
- vi) In using the water, electricity, drainage, sewage, lift and other utilities and facilities in the New building and the said premises, the Purchaser shall abide by and observe and perform all the relevant norms, conditions, rules and regulations and shall indemnify and keep the Vendor, the Association, upon its formation and the other co-owners saved harmless and indemnified from all losses, damages, costs, claims, demands, actions and proceedings that they or any of them may suffer arising due to any default or negligence on the part of the Purchaser.
- vii) (b) Purchaser shall co-operate with the Vendor or the association, upon its formation in the management and maintenance of the Building Complex and other common purposes and formation of the association and observe and perform the rules regulations and restrictions from time to time in force for the quiet and peaceful use enjoyment and management of the Building Complex and in particular the common Areas and installations.
- viii) The Purchaser shall not claim any partition or sub-division of the land comprised in the premises or the common Areas and installations and not to partition the said Unit in small sizes by inches and bounds.
- ix) The Purchaser shall observe all the terms and conditions of the agreement for sale entered upon and between the parties hereto and also all other covenants as be deemed reasonable from time to time by the Vendor or the Association, upon its formation, for the Common Purposes.
- x) The said Flat Unit/Apartment is being constructed in accordance with the said Plan duly sanctioned by the authorities concerned with such modification or alterations as may be deemed fit and proper by the Vendor or the Architect or as may be required by the authorities concerned and the Purchaser hereby consents to the same and hereby further agrees not to have or

the any alteration in the Vendor's and/or the Architect making such alterations or additions. The overall Building Plan may have to be altered and/or modified from time to time in the event of any addition of development on adjoining land or addition of further floors in the various blocks and the Purchaser will be deemed to have consented to the same.

(iii) The Vendor shall be entitled to acquire any contiguous or adjacent lands to the present project; in which event such acquired land will be amalgamated with the existing land contained in the project and thereafter, the Vendor shall be entitled to construct other building or buildings on such acquired land and the owners of the Apartments of such Buildings will also be entitled to the use/benefit of all the internal roads, driveways, passages, green areas, facilities, utilities and Common Portions of the Project and the Purchaser of the existing project shall be deemed to have consented to the same.

(iv) The Purchaser shall not do any act, deed or thing whereby the continuance or implementation of the said project/s is in any way hindred or impeded with.

#### **4 THE PURCHASER DETH HELD BY FURTHER AGREE ACCEPT COVENANT AND DECLARATION as follows:**

i) Not binding anything to the contrary elsewhere herein contained, it is expressly agreed and understood by and between the parties hereto as follows:-

(i) All open and covered spaces and rooms in the ground floor of the New Building and all open and covered spaces surrounding the New Building at the said premises including the Parking Spaces (including the space for one motor car at the said Parking Space granted to the Purchaser hereunder and mentioned in the SECOND SCHEDULE hereunder written and save only those areas categorically expressed to be a common Area in the THIRD SCHEDULE and the amenities provided on the ground floor of the said Building complex hereunder written) shall belong to and remain the exclusive property of the Vendor and the same shall for all events and purposes be deemed to have always been dedicated and transferred unto the Vendor and the Vendor shall have the full free and exclusive right and liberty to use the same in such manner and for such purpose as the Vendor may in their absolute discretion deem fit and proper and to deal with, grant, transfer, sell and/or part with possession of the same in or many lots to any person for such purpose and on such terms and conditions as the Vendor in their absolute discretion shall think fit and proper and appropriate the said proceeds arising thereby and in particular and without prejudice to the generality of the foregoing:-

(ii) to sell or transfer the non-covered spaces in the ground floor servant's Quarters/ store rooms or otherwise;

- (i) To grant, sell or transfer to any person the right to park car or two Wheeler or otherwise use and enjoy for any other purposes, the open and covered spaces in the ground floor of the New Building and all open and covered spaces surrounding the New Building at the said premises in such manner as the Vendor shall in their absolute discretion think fit and proper.
  - (ii) The Vendor shall be at liberty to have the building Permit modified and/or alter and/or to obtain any other permission or regularization for construction, reconstruction, addition and/or alteration to the New Building or the said premises or any part thereof (save and except the said Unit) and/or for any change of use of any Unit (other than the said Unit) and the Purchaser doth hereby accord his consent and confirmation to the same.
  - (iii) The Vendor shall be at liberty to cause to be changed the occupancy group in respect of any Unit other than the said Unit to any purpose and to own, use, enjoy and/or transfer the same as per such changed occupancy group without any hindrance, obstruction, objection or claim by the Purchaser.
  - (iv) Save the said Unit the Purchaser shall have no nor shall claim any right whatsoever or beneficial interest and in respect of other units and spaces in constructed areas or any other part or portion of the Building Complex.
  - (v) The proportionate share of the Purchaser in various matters referred herein shall be such as he determined by the Vendor and the Purchaser shall accept the same notwithstanding there being minor variations therein for the sake of convenience.
- 4.1.1 The Purchaser hereby consents to and accepts and acknowledges the properties benefits and rights of the Vendor under clause 4.1 and its sub-clauses heretofore and agrees not to obstruct or hinder or raise any objection (or to claim any right of whatsoever nature over and in respect of the said properties' benefits and rights) belonging to the Vendor exclusively.
- 4.2 The Vendor shall have the full free and unfettered right to complete the unfinished works of the New Building and do all acts and things (including moving of scaffolding and storing of building materials in the common areas and other parts of the said premises) therefore notwithstanding any temporary inconvenience to the Purchaser in using and enjoyment of the said Unit and the Purchaser shall not in any manner cause any obnoxious obstruction, interference or interruption in connection therewith nor shall at any time (hereinafter do or omit to be done anything whereby such construction or development is in any way harassed or impeded with nor shall in any way commit breach of any of the unrecorded conditions herein contained).

AND IT IS HEREBY FURTHER MUTUALLY AGREED DECLARED AND RECITED BY AND BETWEEN THE PARTIES HERETO as follows:

(1) That as a holder of messuage the Purchaser shall and will own use and enjoy the said Unit in accordance with the common rights and interests of the Co-owners lawfully entitled to the other Units in the New Building and shall and will use all sewers, drains, water courses etc., available to the Purchaser hereunder now or upon or hereafter may be erected and installed in the said Unit hereby agreed or any part thereof in common with the said Co-owners to the extent applicable and permit freely to run and pass water and soil through the same or any of them and share with the said Co-owners and other persons the cost of repairing and maintaining such sewers and drains and water courses etc. in their behalf and set the same as aforesaid in accordance with the By-Laws Rules Regulations and laws as be framed by the Vendor or the Association, upon its formation.

(2) The properties and rights herein unreserved unto and in favour of the Purchaser are and shall be his and shall not be alienated in part or parts save with the consent of the Vendor in writing. It is agreed and understood that the Purchaser shall not be entitled to let out transfer or part with the Parking Space granted to the Purchaser hereunder independent of the said Unit nor vice versa. It is further agreed and clarified that any transfer of the said Unit by the Purchaser shall not be in any manner inconsistent herewith and the covenants herein shall run with the land, and the transferee of the Purchaser shall also be bound to become a member of the Association.

(3) Notwithstanding anything elsewhere to the contrary herein contained, it is expressly agreed and acknowledged by and between the parties hereto that the Purchaser shall not be entitled to let out, sell, mortgage or part with possession of the said Unit until all the charges outgoings due payable by the Purchaser to the Vendor or the Association, upon its formation are fully paid up.

(4) Until the expiry of six months of a notice in writing given by the Vendor to the Purchaser and the other Co-owners to take over charge of the affairs relating to the Common Purposes, the Vendor or his nominees shall look after the Common Purposes and the Purchaser undertakes to regularly and punctually pay to the Vendor or their nominees the maintenance charges and other amounts payable by the Purchaser hereunder.

(5) Upon transfer of all the Units to the Co-owners or at the sole discretion of the Vendor, earlier, an Association (by way of Association or Holding Organisation or Company or any other society or corporation) shall be formed under "West Bengal Apartment Ownership Act" 1972, of the Co-owners for the Common Purposes and the Co-owners shall be made the members thereof each having voting

rights therein equivalent to one vote per Unit, it being clarified that in case there be more than one Purchaser of any Unit then only one of such Purchaser who is nominated amongst them shall be entitled to have voting right equivalent to one unit.

(b) The Purchaser shall sign and execute all papers, documents and applications for the purpose of formation of the Association and also execute all deeds and declarations as may be deemed proper or necessary for the Common Purposes including the declaration of membership and/or right and interest in the commonage or the said premises including in the New Building and/or Common Areas and fixtures and fittings the same will arise.

(c) Upon formation of the Association, it shall be responsible and liable for all responsibilities and obligations with regard to the Common Purpose (without however prejudice to the rights and authorities expressly or intended to be reserved by the Vendor hereunder or otherwise) whereupon only the Association shall be entitled thereto and obliged therefore, it being expressly agreed and clarified that in case on the date of expiry of the notice period specified in clause 8.4 hereinafore, the Association is not formed then all such rights responsibilities and obligations with regard Common Purposes shall be deemed as on such date to have been transferred by the Vendor to all the Co-owners so far as the being of the building without any further act on the part of the Vendor and whereupon such the Co-owners as the case may be shall be entitled thereto and obliged therefore. All references to the Vendor herein with regard to the Common Purposes shall thenceforth be deemed to be reference to the Association or the Co-owners as the case may be.

(d) At the time of handing over the charge in the Association or to the Co-owners, as the case may be, the Vendor may either refund to the Purchaser or transfer to the Association or the Co-owners as the case may be, the residue then remaining of the deposits made by the Purchaser for the Common Purpose after adjusting all amounts then remaining due and payable by the Purchaser and the amounts thus recovered shall be held by the Association or the Co-owners to the account of the Co-owners respectively for the purpose thereof and the Purchaser and the other Co-owners and the Association shall remain liable to indemnify the Vendor for all liabilities due to non fulfillment of their respective obligations by the Purchaser and the other Co-owners and the Association and also for all liabilities claims and demands arising in course of the maintenance management upkeep and administration of the building by the Association and/or Co-owners (including those on account of loss of life or property due to operation and maintenance of lift and/or other installations in the said Building (if any)).

- (ii) the rules and regulations and/or bye-laws of the said Association or Holding Organisation shall not be inconsistent herewith nor be such as would affect or prejudice any property benefit or right of the Vendor;
- (iii) In the event of the Purchaser failing and/or neglecting or refusing to make payment or deposit in due manner charges, managerial rates and taxes, common expenses or any other amounts payable by the Purchaser under these presents and/or in observing and performing the covenants terms and conditions of the Purchase Deed; then without prejudice to the other remedies available against the Purchaser herunder, the Purchaser shall be liable to pay to the Vendor interest at the rate of 2% per month on all the amounts in arrears and without prejudice to the aforesaid, the Vendor shall be entitled to withhold and stop all other utilities and facilities (including lift, generator etc.) to the Purchaser and his agents (other employees agents agents or licensees and/or the said Unit);
- (iv) The Purchasers shall be and remain responsible for and to indemnify the Vendor against all claims costs, charges demands, actions and proceedings occasioned to the said premises or any other part of the New Building or to any person due to negligence or any act done or thing made done or committed by the Purchaser and shall also indemnify the Vendor against all actions, claims, proceedings, costs, expenses and demands made against or suffered by the Vendor as a result of:
- Any act, omission or negligence of the Purchaser or his agents, agents, licensees or trustees and
  - Any breach or non-observance by the Purchaser of the Purchaser's covenants and other terms herein.
- (v) The Building Complex shall bear the name "EDEN SKY TERRACE" or such other name as be determined wholly by the Vendor;
- (vi) Any delay or indulgence by the Vendor in enforcing their rights and entitlements hereunder or any indulgence or giving of credit by it shall not be construed as a waiver of any breach or non-compliance of the terms and conditions of these presents by the Purchaser nor shall be the same in any manner prejudicial the rights and entitlements of the Vendor;
- (vii) Unless otherwise expressly mentioned herein all notices to be served hereunder by any of the parties on the other shall without prejudice to any other mode of service available be deemed to have been served on the fourth day of the date of despatch of such notice by prepaid registered post with acknowledgement due at the address of the other party mentioned hereinabove or however notified in writing by the other party.

writing and irrespective of any change of address or return of the cover sent by registered post without the same being served. It is expressly agreed and made clear that for all intents and purposes hereinunder, all notices sent by or to NORTech PROPERTY PRIVATE LIMITED, the Developer, shall be sufficient notice sent by or to all the Vendor herein. None of the parties shall raise any objection as to the service of notice deemed to have been served as aforesaid.

#### THE FIRST SCHEDULE ABOVE REFERRED TO

##### (THE SAID PREMISES)

ALL THAT piece and parcel of land measuring more or less 39 Katha, being Premises No. 3166, Nayabat, Kollata - 700 099 quantum), known as "EDEN SKY TERRACES" comprised in R. S. Dangri - 182 under R. S. Khatal no - 80, L.L. no - 23 in Muzra - Nayabat, Police Station - Panchayat under Kollata Municipal Corporation Ward No. 10B, within the limit of District South 24 Parganas, West Bengal and delineated in the plan annexed hereto only bounded thereby in -R.S. 182 and nothing else bounded as follows:-

ON THE NORTH Land of Others under Dang no. - 182

ON THE SOUTH Land of others under Dang no. - 182

ON THE EAST 40 ft wide road

ON THE WEST 20 ft wide road

OR WHERESOEVER OTHERWISE the said boundaries or boundaries were or now situated bounded as per known numbers described or distinguished.

#### THE SECOND SCHEDULE ABOVE REFERRED TO

##### (THE SAID FLAT AND THE PROPERTIES APPURTENENT THERETO)

ALL THAT the Unit or portion of the New Building being UNIT NO. "....." on the ..... FLOOR in the BUILDING - "..... (.....)" containing a Super Building Area of ..... Square Feet more or less in the New Building at the said premises, now known as "EDEN SKY TERRACES" in 1160, Nayabat, Kollata - 700 099 and shown in the plan annexed hereto duly bounded in "RED" turned TOGETHER WITH right to park ONE small/medium motor car on the COVERED CAR PARKING SPACE at the said premises as shown in the plan annexed hereto.

invariably fractional shares in "CIRCLE" TOGETHER WITH proportionate undivided and undemarcated undivisible immoveable share in the Common Areas and installations mentioned and described in the THIRD SCHEDULE hereto jeder portion attributable to the said Unit AND thereafter WITH proportionate undivided or demarcated undivisible immoveable share in the Unit ascribed to the said portion described and mentioned in the FIRST SCHEDULE hereto jeder portion attributable to the said Unit.

### THE THIRD SCHEDULE ABOVE REFERRED TO

#### (Common Parts and Portions)

1. The Foundation columns, beams, support structures, lobbies, stair, stairways, landings, entrances, paths and pathways.
2. Toilets and bathrooms for use of chairman, drivers, maintenance staff of the premises.
3. The dormitory & maintenance staff room with electrical wiring, switches and points fittings and fixtures.
4. Furniture electrical wiring, meters and fittings and fixtures for lighting the staircase lobby and other common areas (excluding those as are installed for any particular Flat/Unit/Apartment and spaces required therefore).
5. Windows, doors, grills and other fittings of the common areas of the premises.
6. Passenger lift with all machineries accessories and equipments (including lift machine rooms) and lift wells for installing the same and lift bobbins on all floors.
7. Electrical Switches, Electrical Control Panels and accessories, subject to necessary permissions.
8. Water lifting and common pumping installations for pumping of water from underground water tanks to the reservoir on the roof.
9. Standby diesel generator set for common lights as well as for operation of lifts and pumps during power failure and room space therefor.
10. Drainage and Sewage evacuation pipes from the Units to drains and sewers connection to the New Building.
11. Outer walls of the New Building, Foundation walls, Boundary Walls and Main gate to the New Building and the premises.

NORTech PROPERTY PVT.LTD.



Authorised Signatory

- 12. Overhead Water Tank and underground water reservoir with distribution pipes therefrom connecting to different Units, if any; and from the underground water reservoir to the over-head water tanks.
- 13. Such other common areas, equipments, installations, fixtures, fittings, covered and open areas as are about the said Premises and/or the building as are necessary for passage to or from and occupancy of the Flat Unit. Apartment(s) are expenses.
- 14. Community Hall.
- 15. Swimming Pool.
- 16. Gymnasium.
- 17. Children's Play Area on the Hard Top Garden.

**THE FOURTH SCHEDULE ABOVE REFERRED TO:**

**(Common Expenses)**

- 1. MAINTENANCE: All costs and expenses for maintaining, white-washing, painting, repainting, replacing, renewing, redecorating, removing and replacing the main structure, all the Common Areas and its various common structures, equipments, installations and accessories for common services, utilities and facilities (including the outer walls of the New Building) generators and water pipes, drains, gutters, cables and wires in order to open the New Building, staircase of the New Building and the boundary walls of the New Building.
- 2. OPERATIONAL: All expenses for running and operating, working and maintenance of all mechanisms, equipments, installations and accessories for common facilities and utilities (including generator, lifts, water pump with motor etc.) and all costs of cleaning and lighting the main entrance passage, landings, staircase and other common areas of the New Building and keeping the adjoining side space in good and repaired conditions.
- 3. STAFF: The salaries of and all other expenses on the staff (including helpers/officers, clerks, till-keepers, drivers, chauffeurs, sweepers, caretakers, electricians, plumbers and other persons) to be employed for the Common Purposes (including bonus and other emoluments and benefits).
- 4. ASSOCIATIONS: Establishments and all other expenses of the association or holding organization (including its formation) and also similar expenses of the Vendor or any agency looking after the Common Purposes until handing over the same to the Association.



- 5. TAXES: Municipal and other rates, Sales Tax, VAT, Service Tax and other taxes and levies and all other outgoings in respect of the said premises being those imposed separately in respect of any unit;
- 6. COMMON FACILITIES: Expenses for serving, supply of common facilities and utilities and all charges incidental thereto;
- 7. RESERVES: Creation of funds for replacement, renovation and/or other periodic expenses;
- 8. OTHERS: All other expenses and/or outgoings including litigation expenses as are incurred by the Vendor and/or the Association or Holding Organization for the Common Purposes.

**THE FIFTH SCHEDULE ABOVE REFERRED TO:**

(Easements Granted to the Purchaser)

- (i) Purchaser shall be entitled to the covenants, quasi-easements, appendages and appurtenances belonging or appertaining to the said Unit which are hereinbefore specified Excepting and Reserving (a) (b) (c) (d) (e) (f) (g) (h) vendor and other persons deriving right, title and/or permission from the Vendor and the Association, upon its formation, the rights, covenants, quasi easements, privileges and appurtenances hereinbelow more particularly set forth in the Sixth Schedule heretounder written:
- (ii) The right of access and use of the Common Areas and Installations in common with the Vendor and/or other Co-owners of the New Building or the said premises and all persons permitted by the Vendor as the case may be and for normal domestic purposes connected with the use of the said Unit;
- (iii) The right of protection of the said Unit by and from all other parts of the New Building so far as they may threaten the same;
- (iv) The right of flow in common in respect of electricity, water, drainage, sewage and other common utilities from and/or to the said Unit through pipes, conduits, cables and wires lying or being under or over the other parts of the New Building and/or the said premises so far as may be reasonably necessary for the beneficial use occupation and enjoyment of the said Unit;
- (v) The right of the Purchaser with or without workman and necessary materials to enter from time to time upon the other parts of the said premises for the purpose of rebuilding, repairing, replacing or cleaning, so far as may be necessary, as aforesaid hereof as such rebuilding repairing as aforesaid cannot be reasonably carried out without such entry and in all such cases, excepting in emergency situation upon giving forty-eight hours previous notice in writing of the Purchaser's intention so to enter to the Vendor or the Association, upon its formation and the Co-owner affected thereby.

All the above documents are subject to and conditional upon the Purchaser paying and depositing the stamp duty charges, municipal rates and taxes, Common Expenses, Electricity charges or any other amount or outgoing payable by the Purchaser under these presents within due dates and observing and performing the covenants, terms and conditions for the part of the Purchaser to be observed and performed hereinafter.

#### THE SIXTH SCHEDULE ABOVE REFERRED TO:

(Easements Reserved by the Vendor)

The under mentioned rights, easements, quasi-easements and privileges appertaining to the said premises shall be excepted and reserved for the Vendor and other persons deriving right title and/or permission from the Vendor and the Association, upon no limitation:

1. The right of access and use of the Common Areas and Installations in common with the Purchaser and other persons or persons entitled to the other part or parts or share or shares of the said Premises;
2. The right of flow in common with the Purchaser and other person or persons as aforesaid of electricity, water, man or soil from and/or to any part or parts other than the said Unit of the said Premises through pipes, ducts, conduits, cable or wires lying or being in under through or over the said Unit as far as may be reasonably necessary for the beneficial use, occupation and enjoyment of other part or parts of the said Premises;
3. The right of protection of other part or parts of the said premises by all parts of the said Unit in the same case as does normally protect;
4. The right or right otherwise becoming vested in the Purchaser by means of any of the structural alterations or otherwise in any manner to lessen or diminish the normal enjoyment by other part or parts of the said premises;
5. The right with or without workmen and necessary materials to enter from time to time upon the said Unit for the purpose of rebuilding, repairing, replacing or clearing, so far as may be necessary, such pipes, ducts, conduits, cables and wires as aforesaid and also for the purpose rebuilding or repairing any part or parts of the New Building (including any Common Areas and Installations).

lesser as such building repairing cannot be reasonably carried out without such entry provided always that the Vendor or the Association, upon its formation and/or other Co-owners of other part or parts of the said premises shall excepting in emergency situation, give to the Purchaser a prior forty-eight hours' written notice of the same intimation for such entry as aforesaid.

#### THE SEVENTHSCHEMEL REFERRED TO;

(Restrictions imposed on the purchaser).

- i. The Purchaser shall not cause or make obstruction or interference with the free ingress to and egress from the said premises by the Vendor and all other persons entitled thereto.
- ii. The Purchaser shall keep the said Unit and party walls, sewers, drains pipes, cables, wires, antenna and main entrance serving any other Unit in the said building or in the Building Complex in good and substantial repair and condition so as to support shelter and protect and keep habitable the said Units/Parts of the New Building and not to do or cause to be done anything in or around the said Unit which may cause or tend to cause or contribute to cause or affect any damage to any flooring or ceiling or any other portion over below or adjacent to the said Unit and to carry out all works of repair/maintenance as may be required by the Vendor or the Association, upon its formation. In pursuing and without prejudice to the generality of the foregoing, the purchaser shall hereby covenant that the Purchaser shall not make any form of alteration in the beams and columns passing through the said Unit or the common areas for the purpose of making, changing or repairing the concealed wiring and piping or otherwise.
- iii. The Purchaser shall not open any jets window nor to break open or melt any wall or walls of the said Unit nor to install any apparatus protruding outside the exterior of the said Unit Provided That nothing contained herein shall prevent the Purchaser to install air-conditioners within the said Unit.
- iv. The Purchaser shall not do or permit to be done any act deed or thing which may render void or voidable any Insurance Policy on any unit or any part of the Building Complex or may cause any increase in the premium payable in respect thereof.
- v. The Purchaser shall maintain the said Unit at his own costs and abide by and observe and perform all relevant laws, bye-laws, rules, regulations and restrictions (including those relating to Fire Safety under the West Bengal Fire Services Act, 1950) and the rules made there under ) of the Government, Gram Panchayat, Zilla Parishad, Hooghly-Sonarpur Municipality, The Kolkata Municipal Corporation, Kolkata Improvement Trust, Kolkata Metropolitan Development Authority, CEESC

from, the Building Authorised Officer under the West Bengal (Regulation of Possession of Construction and Transfer by Proprietors) Act, 1943; the Officer under The West Bengal Building Tax Act, 1966 and/or any statutory authority and/or local body with regard to the use and maintenance of the said Unit and/or the Building Complex and to make such addition and alterations in it about or relating to the said Unit and to the Building Complex as are required to be carried out by them or any of them, independently or in concert with the other Co-owners, as the case may be, without holding the Vendor, in any manner liable or responsible therefore and to pay all costs and expenses therefrom arising, in prospectusately, as the case may be, and to be answerable and responsible for deviation or violation of any of their conditions, rules, bye-laws, etc.

- ii. The Purchaser shall not do or permit to be done any act or thing which is likely to cause excessive annoyance or danger to the Co-owners and occupiers of other portions in the New Building and/or the said premises.
- iii. The Purchaser shall not change or alter the outside colour scheme, elevation or facade of the New Building or the said Unit nor shall he/ she damage the interior of the said Unit otherwise than in a manner prescribed by the Vendor or the Association, upon its formation or in the manner as near as possible in which it was previously decorated.
- iv. The Purchaser shall not commit or permit to be committed any alterations or changes in pipes, conduits, cables, wires, fixtures and fittings serving the said First and other Units in the New Building or the Building Complex.
- v. The Purchaser shall not hang from or attach to the beams or rafters any articles or machinery which are heavy or likely to affect or endanger or damage the New Building or any part thereof. Further, the Purchaser shall not injure, harm or damage the Common Areas and Installations or any other Unit in the New Building by making any alteration or withdrawing any support or making any construction whatsoever in the said Unit or otherwise.
- vi. The Purchaser shall not put any nameplate or letter box or menu-sign or board in the common areas or on the outside wall of the New Building save at the place as he expressly approved or prescribed by the Vendor PROVIDED HOWEVER THAT nothing contained herein shall prevent the Purchaser to put a decent nameplate outside the main gate of his Unit.
- vii. The Purchaser shall not deposit or throw or permit to be deposited or thrown any rubbish or refuse or waste on the roof, staircase, lobby, landings, pathways, passages, doorways, or in any other common areas or portions of the Building Complex or in Parking Spaces or into basements, closets,

wire or oil pipes in or for the said Unit or otherwise serving the New Building or the Building Complex or allow or permit any one to do so.

(f) The Purchaser shall not store or allow anyone to store any goods articles or things on the staircase, lobby, landings or other common areas or portions of the Building Complex nor to use the Common Areas and Installations for holding on other undesirable purposes or such purpose which may give rise to nuisance or annoyance to the other Co-owners.

(g) The Purchaser shall not carry on or cause to be carried on any obnoxious, injurious, noisy, dangerous, hazardous, illegal or immoral activity in or through the said Unit.

(h) The Purchaser shall not do any act, deed or thing whereby the Vendor are prevented from placing, selling, transferring, assigning or disposing of the other Units, Parking Spaces and other available spaces in the Building Complex.

(i) The Purchaser shall not affix or draw any new pipes, conduits, cables or wires there and to or through any of the common areas or parts of the New Building or other Units.

(j) The Purchaser shall not install or keep or operate any generator in the said Unit or in the corridor, landing, lobby or passage of the floor in which the said Unit is situated or in any other common areas of the New Building or the said premises save the battery operated Inverter inside his Unit.



IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands  
and with the day, month and year first above written:

SIGNED SEALED AND DELIVERED

(in the presence of)

in

in

---

SIGNATURE OF THE VENDOR

NORTECH PROPERTY LTD. LTD.



Authorized Signature

---

SIGNATURE OF DEVELOPER

---

SIGNATURE OF THE PURCHASER

I declare by reading the terms of Information  
contained in the Purchase Agreement

---

RECEIVED of and from the within named purchaser  
a sum inclosed with him of Rs. ..... Rupees .....  
dated being the consideration amount in full  
for the goods below:-

STATE OF CONSIDERATION

1.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
2.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
3.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
4.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
5.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
6.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
7.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
8.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
9.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
10.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
11.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
12.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
13.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
14.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
15.	..... of Cheque No. ..... dated ..... drawn on .....	Rs. ..... .00
<b>TOTAL AMOUNT RECEIVED</b>		Rs. ..... .00

1

DATED: MAY OR 2018

## RIGHT OF CONVEYANCE

BURKEEN

MRS. MIRI PROPERTY PRIVATE LIMITED &  
OTHERS

— 10 —

7

M/S. NORTECH PROPERTY PRIVATE  
LIMITED

---

— ДЕУЧЕЛ СРЕДИ

OB-APPOINT-91

• MRS. CHETTERTON'S

THE CHARTER

#### **REFERENCES**

PLATEAU 2013-14

www.oxfordjournals.org

LOCK-LONER

1