

AGREEMENT FOR SALE

THIS AGREEMENT FOR SALE made this day of Two Thousand and
Eighteen (2018) A.D.

BETWEEN

Mrs. EDEN RICHMOND PARK LLP (PAN : AAVFA001A), a Limited Liability Partnership incorporated in accordance with the provisions of the Limited Liability Partnership Act 2008, having its Registered Office at 171, Lansdowne Terrace, P. G. Karighat, P. S. - Lake, Kolham 411 826 and represented by its Authorized Signatory, Mr. _____ son of Mr. _____, hereinafter called and referred to as the "DEVELOPER/SELLER" (which term or expression shall unless qualified by or repugnant to the subject or context be deemed to mean and include the present, former and/or partners and/or those who may be taken in and/or admitted as partner and/or partners and/or those who may carry on the business of Eden Richmond Park LLP and their respective heirs, legal representatives, executors, administrators and assigns) of the FIRST PART,

EDEN RICHMOND PARK LLP

AND

(1) M/S. SHRIK PROPERTY PVT. LTD; holding PAN : AAECM1860B, (2) M/S. NIRMAL COMPLEX PVT. LTD; holding PAN : AACCN0832G, (3) M/S. NAWHAL FINANCIAL AND SERVICES PVT. LTD; holding PAN : AABCN1220B, (4) M/S. MAINK HOUSING PVT. LTD; holding PAN : AAECM1860D, (5) M/S. CALVINS MARKETING PVT. LTD; holding PAN : AABCCT11A, (6) M/S. DYNASTY VANIYA PVT. LTD; holding PAN : AABCDD11P, (7) M/S. MADHUR ENCLAVE PVT. LTD; holding PAN : AAECM1851C, (8) M/S. MEMORY ESTATE PVT. LTD; holding PAN : AAECM1852B, (9) M/S. PURNIMA PROMOTERS PVT. LTD; holding PAN : AACCP5434L, (10) M/S. OLIVER ENCLAVE PVT. LTD; holding PAN : AACCBT18A, (11) M/S. RETIBAJI COMPLEX PVT. LTD; holding PAN : AACCR9742H, (12) M/S. ARIKA TRADECOM PVT. LTD; holding PAN : AAACL5H2F, (13) M/S. SWAGATAM INSTITUTE PVT. LTD; holding PAN : AACCS021L, (14) M/S. RAINCOM GOODS PVT. LTD; holding PAN : AACCH3881M, (15) M/S. AZAD DEALERS PVT. LTD holding PAN : AACCS019L, (16) M/S. NEHA DEALERS PVT. LTD; holding PAN : AACCN0271M, (17) M/S. BHINDARAS ENCLAVE PVT. LTD; holding PAN : AACCBT6H2C, (18) M/S. BULBULSH CONSTRUCTION PVT. LTD; holding PAN : AACCH769K, (19) M/S. KASTURI MERCANTILE PVT. LTD; holding PAN : AACCK90262, (20) M/S. RAJRANG MANSION PVT. LTD; holding PAN : AACCB4549L, having their respective Registered Offices at (17), Jyoti Bhawan, Sector - 700 IDB, P. S. - Lake and (21) M/S. JERVANDEEP TRADING COMPANY PVT. LTD; holding PAN : AAACJ7744R, a Private Limited Companies within the meaning of the Companies Act, 1956 as extended by the Companies Act, 2013, having its Registered Offices at 101/2-Syed Safiyeh Lane, 1st Floor, P. S. Barmalpur, Kathua - 786073 and represented by their respective Authorized Signatory, Mr. _____, son of Mr. _____, hereinafter, jointly, referred to as the **FIRST PART OWNERS** (which word or expression shall unless contradicted by context be deemed to mean and include its successor and/or successors in office/demand and assignee) of the CIVIL PART.

A&B

(1) M.R. _____, son of Mr. _____, aged about _____ years,
holding PAN: _____, by Occupation: _____, by Nationality - Indian, by Faith - _____
A&B (2) MRS. _____, wife of Mr. _____, aged about _____ years,
holding PAN: _____, by Occupation: _____, by Nationality - Indian.
By Trustee _____, hereinafter reading at _____, P. S. _____,
hereinafter jointly called and referred to as the "PURCHASER" (which term and expression shall
unless excluded by or repugnant to the context be deemed to include their heirs, executors,
administrators, representatives and assigns etc.) of the THIRD PART.

RECITALS

WHEREAS the (1) SMT. CHABI & CHABIRANI PATRA, wife of Late Radha Krishna Patra
& (2) SMT. MONALI PATRA & MONDAL, wife of Shri Pawan Mondal and daughter of
Late Radha Krishna Patra, jointly, became the absolute owners in respect of 1/6th undivided share
in 14 Kanals 07 Chataks i.e. 13 Kattals 07 Chataks 01 Square Feet of land lying in Munshi -
Harmatiagarh Parganah, Muzaffar N. R. S. No. 354, Tazji No. 41681, J.I. No. H. R.S. Dwg No.
312 under R.S. Khazan No. 122, corresponding to L.R. Dwg No. 320 under L.R. Khazan Numbers
188 A/1400 P.S. Harmatiagarh District 24 Pargana (South) By virtue of inheritance and
succession.

AND WHEREAS the aforesaid owners while enjoying right, title, interest and possession in
respect of their schedule property measuring more or less 11 Kanals 07 Chataks 01 Square Feet,
and surveyed and transferred their aforesaid undivided share in the said land to Mr. Mirza
Property Pvt. Ltd. & Others, the Owners herein, in pursuance to sell by virtue of a "Deed of
Conveyance", which was registered in the office of A.R.A. & I. Kolkata on 28.08.2014, and duly
recorded in Book no. A. C.D Volume No. 19, written in pages from 6903 to 6929 being Deed No.
11966 for the year 2014.

AND WHEREAS Sri SHRI STANATH PATRA, son of Late Bijoj Kumar Patra became the
absolute owner of 1/1st undivided share in 24 Katha 01 Chittak i.e., 94 Kattah 14 Chittaks 19
Square Feet of land lying in Mymensingh - Ramchandrapur, Pargan - Magon, R.S. No. 334, Tongi
No. 4681, J.L. No. 31, R.S. Dag No. 312 under R.S. Khata No. 122 corresponding to L.R. Dag
No. 312 under L.R. Khata No. 168, P.S. - Hanikpur, District 24 Parganas (South) by virtue of
inheritance and succession from his father.

AND WHEREAS while enjoying the right , title, interest and possession in respect of his
schedule property measuring more or less 04 Kattah 14 Chittaks 19 Square Feet of land, SHRI
SEKHSATHI PATRA, son of Late Bijoj Kumar Patra, sold conveyed and transferred a part land
of about 00 Kattah 14 Chittaks 19 Square Feet to Mr. Mirik Property Pvt. Ltd. & Others,
the Owners herein, in pursuance of sell by virtue of a 'Deed of Conveyance' which was registered
in the office of A.R.A. I. Kolkata on 26.08.2014, and duly recorded in Book no. - I, CD Volume
No. 419, written in pages from 6930 to 6972 being Deed No. 8079 for the year 2014 and he
retained the balance land of about 04Kattah with him.

AND WHEREAS Sri SHRESHYAMAL PATRA, son of Late Radha Krishna Patra became the
absolute owner of 1/6th undivided share in 24 Katha 05 Chittak i.e., 45 Kattah 11 Chittaks 23
Square Feet of land lying in Mymensingh - Ramchandrapur, pargan - Magon, R.S. No. 334, Tongi
No. 4681, J.L. No. 31, R.S. Dag No. 312 under R.S. Khata No. 122 corresponding to L.R. Dag
No. 312 under L.R. Khata No. 1250, P.S. Hanikpur, District 24 Parganas (South) by virtue of
inheritance and succession from his father.

AND WHEREAS while enjoying the right , title, interest and possession in respect of his
schedule property measuring more or less, 00 Kattah 11 Chittaks 23 Square Feet of land, SHRI
SEKHYAMAL PATRA son of Late Radha Krishna Patra sold conveyed and his aforesaid undivided
share in the said land to Mr. Mirik Property Pvt. Ltd. & Others, the Owners herein, in
pursuance of sell by virtue of a 'Deed of Conveyance' which was registered in the office of A.R.A.
I. Kolkata on 26.08.2014, and duly recorded in Book no. - I, CD Volume No. 19, pages from 6891
to 7031, (Deed No. 8077) for the year 2014.

AND WHEREAS the SIRI SASHINATH & KASHINATH PATRA son of Late Radha Krishan Patra became the absolute owner of 1/6th undivided share in 34 Kattah 11 Chittakhs i.e., 64 Kattah 11 Chittaks 23 Square Feet of land lying in Meem - Ranchandrapur, Jagannath - Magura, H.S. No. 134, Tinp. No. 41681, J.L. No. 11, R.S. Dug No. 312 under R.S. Khata No. 54 Pargana (South) by virtue of inheritance and possession from his father.

AND WHEREAS while enjoying the right, title, interest and possession in respect of his aforesaid property amounting more or less, 69 Kattah 11 Chittaks 23 Square Feet of land SHRI SASHINATH & KASHINATH PATRA son of Late Radha Krishan Patra sold conveyed and transferred a portion of about 92 Kattah 11 Chittaks 23 Square Feet to Mr. Mirik Property Pvt. Ltd. & Others, the Owners herein, in pursuance of will by virtue of a "Deed of Conveyance" which was registered in the office of A.R.A. I. Kathua on 26.08.2014, and duly recorded in Book no. 1, Dood No. 8072 for the year 2014 and he retained the balance land of about 7 Kattah with him.

AND WHEREAS the 1) SMT. RADHARANI PATRA wife of Late Bijay Kumar Patra, 2) SIRI SASHINATH PATRA son of Late Bijay Kumar Patra and 3) SMT. DRALIPADHULE daughter of Shri Pragjuli and daughter of Late Bijay Kumar Patra became the absolute joint owners of 1/7th undivided share of 14 Kattah 03 Chittaks i.e., 14 Kattah 11 Chittaks 12 Square Feet of land lying in Meem - Ranchandrapur, Jagannath - Magura, H.S. No. 134, Tinp. No. 41681, J.L. No. 11, R.S. Dug No. 312 under R.S. Khata No. 132, corresponding to L.R. Dug No. 529 under L.R. Khata No. 808, P.S. Ranchandrapur, District 24 Parganas (South) by virtue of inheritance and possession.

AND WHEREAS while enjoying the right, title, interest and possession in respect of their aforesaid property amounting more or less 14 Kattah 11 Chittaks 12 Square Feet sold conveyed and transferred the aforesaid undivided share in the said land to Mr. Mirik Property Pvt. Ltd. & Others, the Owners herein, in pursuance of will by virtue of a "Deed of Conveyance", which was registered in the office of A.R.A. I. Kathua on 28.08.2014, and duly recorded in Book no. 1, Dood No. 19, pages from 7076 to 7080, Dood No. 8072 for the year 2014.

AND WHEREAS the 1) SMT. PRITIAPATTI PATRA, daughter of Late Bijay Kumar Patra, 2) SMT. RENUKA MONDAL, wife of Paban Mondal and daughter of Late Daya Kumar Patra and 3) SMT. TAPATI MONDAL, wife of Km. Biswajit Mondal and daughter of Late Daya Kumar Patra became the absolute joint owners of 37th undivided share in 34 Kattah 05 Chhatta 1/2, 14 Kattah 11 Chhatta 12 Square Feet of land lying in Mohua - Ranibandharpur, pargana - Majura, R.S. No. 134, Toup No. 416H1, J.L. No. 31, R.S. Dig No. 312 under R.S. Khanan No. 122 corresponding to L.R. Dig No. 350 under L.R. Khanan No. 808, P.S. Harideswar, District 24 Pargana (South) by virtue of inheritance and succession.

AND WHEREAS while enjoining the right, title, interest and possession in respect of their aforesaid property, measuring more or less 14 Kattah 11 Chhatta 12 Square Feet sold conveyed and transferred their aforesaid undivided share in the said land to Mr. Mirik Property Pvt. Ltd. & Others, the Owners herein, in pursuance to sell by virtue of a "Deed of Conveyance", which was registered in the office of A.R.A. - I, Kolkatta on 28/08/2014, and duly recorded in Book no. L.C.D. Volume No. 19, pages from 7061 to 7065, Deed No. 4074 for the year 2014.

AND WHEREAS the 1) SMT. SHEFALI MAJHAL, wife of Shri Basub Majhal and daughter of Late Radha Krishna Patra and 2) SMT. DIPALI DOR, wife of Shri Jaydev Bar and Daughter of Late Radha Krishna Patra became the absolute owner of 27th undivided share in 34 Kattah 05 Chhatta 1/2, 11 Kattah 07 Chhatta of land lying in Mohua - Ranibandharpur, pargana - Majura, R.S. No. 134, Toup No. 416H1, J.L. No. 31, R.S. Dig No. 312 under R.S. Khanan No. 122 corresponding to L.R. Dig No. 350, P.S. Harideswar, District 24 Pargana (South) by virtue of inheritance and succession,

AND WHEREAS while enjoining the right, title, interest and possession in respect of their aforesaid property, measuring more or less 11 Kattah 07 Chhatta sold-conveyed and transferred their aforesaid undivided share in the said land to Mr. Mirik Property Pvt. Ltd. & Others, the Owners herein, in pursuance to sell by virtue of a "Deed of Conveyance", which was registered in the office of A.R.A. - I, Kolkatta on 28/08/2014, and duly recorded in Book no. L.C.D. Volume No. 19, pages from 7066 to 7110, Deed No. 4075 for the year 2014.

AND WHEREAS by virtue of aforesaid seven numbers "Deeds of Conveyance" mentioned hereto before Deed No. PAKT - 1 to PAKT - VII and Mr. Mirik Property Pvt. Ltd. & Others became joint owners, occupiers, owned and possessed of schedule property measuring 62 Katha 10 Ghatisas approximating to 1.8. Dzg No. 312 corresponding to L. R. Dzg No. 550 under L. R. plan No. 5675 to 3694 in Mota : Kanchrapur, J. L. No. - 31, now known as Premises No. 5647 Ramchandrapur Jhalpa Road, P. S. - Haridwar, (formerly known as Thakurpukur), Kolkata - 700 084, within K.M.C., Ward No. - 142 and the said owners have been paying their taxes before local T.L. & I.R.C. authority regularly.

AND WHEREAS said Vendor has decided to build and construct on the Plot mentioned herein above, a building containing self-contained residential apartments and other areas with the intention to sell and transfer the same to the intending purchasers.

WHEREAS the said Vendor has undertaken the construction of the building on the plot of land owned by the said Vendor, particulars of which are described in First Schedule heretounder and hereinafter called the said land and has obtained a Building plan duly sanctioned from Kalkaji Municipal Corporation having Sanction No. 2017160380, dated - 22.07.2018.

AND WHEREAS by an Agreement dated 06-11-2017, entered into between the Vendor and the Developer, the Vendor have granted the exclusive right of development in respect of the said property and in favour of the Developer herein for the consideration and subject to the terms and conditions contained and recorded in the said Agreement (hereinafter referred to as the "JOINT DEVELOPMENT AGREEMENT") and the said Development Agreement was duly registered at the Office of E. R. R. - H, South 24 Parganas, West Bengal, recorded in Book No. - 1, Volume No. - 160C-2017, written in Page No. - 295262 to 295315, being Deed No. - 160209879 in the year 2017.

AND WHEREAS by and under the said Joint Development Agreement it has been agreed between the parties thereto that the Vendor shall units apartments constructed spaces will be sold

undertaken by the Developer and the total revenue accruing therefrom shall be shared between the Vendor and the Developer in the manner as provided for in the said Development Agreement.

AND WHEREAS Vendor has given a Registered Power of Attorney dated 10.11.2017, duly registered at the Office of DSC - H, South 24 Parganas, Kolkata, recorded in Book No. - I, Volume No. 1002-2017 written in Page No. 200088 to 300100, being Deed No. - 16021801 for the year 2017 in favour of the Developer granting the several powers thereto stated for smooth execution of the construction works in terms of the said Joint Venture Agreement.

AND WHEREAS the Vendor and Developer have jointly agreed to sell flats available to the respective purchasers/holders of the new building to be constructed by the said Developer. The right of access to and from the respective flats of the said building to be purchased by the respective purchasers including the above named purchaser from through and along the pathways and passages provided to lay out on the ground floor of the said Complex for better enjoyment, facilities and convenience of the buyers and egress from the main public Municipal Road up to the places of the said building in the said complex.

AND WHEREAS by and under the said Joint Development Agreement, it has been agreed between the parties hereto that the various flats, units, apartments, constructed spaces/areas will be sold and transferred by the Developer, the Developer will initially receive the all the amounts agreed to be paid by all the Purchasers and thereafter the Gross Revenue (as defined thereto) as to be shared between the Developer and the Vendor in the ratio mainly and particularly mentioned in the said Joint Development Agreement. The Vendors shall also join the sole documents.

AND WHEREAS the Vendor/Developer has issued a plan being 201T166296, dated - 22.02.2018, hereinafter referred to as the said 'PLAN' sanctioned by the authority concerned wherein the Developer has become entitled to undertake the development of the said premises by raising new buildings to be constructed at the said Premises comprising of various flat units, apartments, constructed spaces having a specific area of land dedicated to each building and also sanctioned car parking spaces.

EAST RICHMOND PARK LLP
S.

AND WHEREAS the Purchaser has considered the title of the vendor in respect of the said land and also considered the structural plan of the said building and is fully satisfied about the title of the vendor and the rights of Developer to Construct the Building and being desirous of acquiring an ownership from all that PLATINUM No. on the FLOOR in BLOCK - ... of the new building measuring Carpet Area of Sqft. equivalent to Super Built Area of about SFT.,
be it known that TOGETHER WITH right to park ONE small/ medium sized motor car on the
~~GRANTED CAR PARKING SPACE~~ as shall be allotted by the Developer on the ground floor of the
said Building mutually and particularly mentioned and described in SECOND SCHEDULE hereto
whereby the vendor for purchasing the same AND by the Vendor/Developer have agreed to alien the
same to the purchaser with allotment of proportionate individual undivided share in the land
lying beneath the building together with the proportionate undivided individual share in common parts
of the said building attributable to the area of the said flat mutually mentioned in the SECOND
SCHEDULE hereto written AND the parties herein have agreed to enter into this agreement
regarding the considerations mentioned and also the terms and conditions agreed upon between the parties.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND
BETWEEN THE PARTIES HERETO AS FOLLOWS:-

ARTICLE I :- DEFINITIONS

(i) If any words used here or anything in the subject or context inconsistent with the following
definition shall have the meaning assigned against them:

- 1.1 ARCHITECT shall mean Mr. Alirek, having their office at P - 143, Rego Bazaar Bay Road,
Kolkata - 700029 or any other firm of architects appointed by the Developer;
- 1.2 BUILDING shall mean every single building to be constructed at the said premises in accordance
with the said structural plan with such variations as may be permitted;
- 1.3 COMMON FACILITIES shall include lift, corridors, hallways, stairways, landings, water
reservoir, tube well, pump room, passageways, driveways, pathways and generator room and other
structures and facilities whatsoever required for the establishment, location, enjoyment, provision,



- 10
- construction and/or management of the proposed building and/or common facilities of them or the cost therefor.
- 1.4 **COMMON PURPOSE** shall mean and include the purpose of maintaining the proposed premises and the said proposed building and in particular the common parts and meeting of the common expenses and matters relating to mutual rights and obligations of the owners of various flats in the apartment and common use and enjoyment thereof.
- 1.5 **COUPLES** according to the context 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 / Developer for three units, spaces, rooms, parking areas etc., not alienated or agreed to be alienated by them.
- 1.6 **COMMON AREAS AND INSTALLATIONS** shall mean and include the areas of installations and facilities comprised in the proposed Premises as required and specified in the **THIRD SCHEDULE** heretounder written and expressed or intended by the Vendor / Developer for common use and enjoyment of the Co-owners but shall not include any open verandah on any floor of the said proposed building attached to any flat/unit and also shall not include the parking areas of or within the premises which the Vendor / Developer may use or permit to be used for parking of motor cars and other vehicles in the said building complex. The Vendor/Developer shall have the absolute right to deal with the same, to which the purchaser hereby consents.
- 1.7 **COMMON EXPENSES/ THE MAINTENANCE EXPENSES** shall mean the proportionate share of common expenses to be paid bears and contributed by the intending purchasers for rendition of certain services briefly described and without limitation in **SIXTH SCHEDULE** heretounder written.
- 1.8 **PUBLIC SPACES** shall mean spaces in or portion of the ground floor of the new building and also spaces at the open verandah at the ground level of the premises for parking of only one vehicle of small medium size with the incoming purchasers of flat in the complex.
- 1.9 **Premises** shall mean ALL THAT the Premises, Namely, "EDEN TOLLY CASCades", at Premises No. 9947 Ranchandrapur (Julpia Road), P. S. - Haridevpur, (formerly known as Ulakarpukur), Kolkata - 700 184, within K.M.C. Ward No. - 142, Dist: South 24 P.G.S, West Bengal, more fully and particularly described in the **FIRST SCHEDULE** heretounder written.
- 1.10 **PLAN** shall mean the proposed plan bearing Building Plan No. 2017160550 dated 22/2/2018 duly approved by the Kolkata Municipal Corporation and shall include such modification or



- 1.11 Variation as may be made by the Vendor/Buyer from time to time with prior sanction from the Architect concerned.
- 1.12 THE SEALEABLE SPACE shall mean the rules and regulation(s) regarding the measurement of the said Flat or Apartment as hereinbefore stated.
- 1.13 SALEABLE SPACE shall mean the space in the proposed building available for independent use and occupation after making due provisions for common facilities and the space required therefor.
- 1.14 THE SAID FLAT AND THE PROPERTIES APPURTENANT THERETO shall mean FLAT NUMBER NO. ---- on the ----- FLOOR in BLOCK ----- of the new building under construction at the said premises including by addendum Carpet Area of ----- Sqft, equivalent to Super Built Up of ----- Sqft, (the same title share or less) (hereinafter referred to as the said FLAT) TOGETHER WITH right to park ONE small medium sized motor car on the COVERED CAR PARKING SPACE on the ground floor of the said premises TOGETHER WITH the undivided proportionate share in the land comprised in the said Premises attributable thereto AND TOGETHER WITH the undivided proportionate share in common parts,共同 areas and facilities and/or structures minutely described in the SECOND SCHEDULE hereto and written.
- 1.15 CARPET AREA shall mean the net usable floor area of an apartment, excluding the area covered by the external walls but includes the area covered by the internal partition walls of the flat.
- 1.16 BUILT-UP AREA shall mean the aggregate of (i) the Carpet Area of the Apartment, (ii) the area of the Balconies (Balcony Verandahs) which exclusively comprise a part of the Apartment, (iii) the stairs and (iv) areas under the services' shafts within the apartment and external walls of the Apartment, all as computed by the Architect.
- 1.17 SUPER BUILT-UP AREA shall mean and include the total built up area forming part of the said flat plus such percentage attributable thereto for the common parts and portions as determined by the Architect at his sole discretion, and the decision of the Architect shall be final and binding on the Parties.
- 1.18 "PROPORTIONATE" OR "PROPORTIONATELY" OR "PROPORTIONATE SHARE" shall mean the proportion in which the Carpet Area of any unit bears to the Carpet Area of all units in the new proposed building, as determined by the Developer which shall be final and binding on all the Purchasers with the fractional number, if any, to be rounded off for convenience to the next following number.

- 1.18. SAID UNIT shall mean ALL THAT the residential unit being **FLAT/UNIT/APARTMENT** No. on the FLOOR in BLOCK No. of the new building now in course of construction at the said premises, more fully and particularly mentioned and described in the **SECOND SCHEDULE** heretoafter written TOGETHER WITH the open terrace, if any, attached thereto and of an specifically mentioned in the **SECOND SCHEDULE** heretoafter written AND SUBJECT TO THE FOLLOWING proportionate, individual, divisible, imputable and variable share in the common areas and facilities and wherein the content so includes or permits shall include the right of parking motor car, if purchased, at the Parking Space on the ground floor of the said Building complex as mentioned and described in the aforesaid **SECOND SCHEDULE** and also undivided proportionate individual variable share in land beneath the building containing the said flat, in respect whereof the Purchaser has agreed to acquire only for residential purposes.
- 1.19. BALCONY(IES)/DECK(S)/VERANDAH(S) shall mean such constructed area(s) which are open to three sides but covered on the top and which project out from an Apartment, which shall meet and/or shall be deemed to form an integral part of such Apartment and the Purchaser shall not be entitled to reduce any construction thereon unless permitted by the authorities concerned and further subject to the prior written consent from the Developer.
- 1.20. TRANSFER here as grammatical variations shall include a transfer by possession and by any other means adopted for effecting what is understood as a transfer of space in a multi storied proposed building to purchaser(s) thereof although the same may not amount to a transfer in law.
- 1.21. TENURE shall mean a period in which any space in the proposed building has been transferred.
- 1.22. MISCELLANEOUS GENDER shall include feminine gender and vice versa.
- 1.23. SINGULAR NUMBER shall include plural number and vice versa.
- 1.24. HOLDING ORGANISATION shall mean the Association or the Holding Organisation of all flat buyers of the proposed building formed of all the flat owners of all the flats of the proposed building including the said purchaser as the owner of the said flat hereby agreed to be sold and the said purchaser will join and be members of the said organisation. The said Holding Organisation/Association shall be formed by Venkatesh Developers upon sale and transfer of all the flats in the proposed building and on payment of all amounts due and payable by the all the flat purchaser in the proposed buildings payable towards the price of the said flat and also other deposits and security in terms of respective Agreements for sale and also upon all the flat



purchaser in the proposed building having taken possession of the respective flats under will be deemed to have taken possession of the said flats and the said Holding Organisation Association shall take over management and maintenance and administration and control of the common portions of the proposed building and also of the common portions in the proposed building AND the Holding Organisation/Association shall remain in control, management, maintenance, repairs 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 portions and other expenses necessary, cropping of the said Proposed building regularly as per the bills of the Holding Organisation/Association.

ARTICLE - II - INTERPRETATIONS

- i) In this Agreement is to the extent that the same otherwise is required:-
- ii) Any reference to any act of Parliament or State Legislation whether general or specific shall include any modification, extension or re-enactment of it for the time being in force and all instruments, orders, rules, regulations, bye-laws, permissions or directions in any form issued under it.
- iii) Reference to any agreement, contract deed or documents shall be construed as a reference as to as it may have been at may from time to time be amended, varied, altered, modified, supplemented or related.
- iv) An obligation of the Purchaser in this Agreement to do something shall include an obligation to ensure that the same shall be done and obligation on its part not to do something shall include an obligation not to permit, suffer or allow the same to be done.
- v) Words denoting Masculine gender shall include feminine and neuter genders as well.
- vi) Words denoting singular number shall include the plural and vice versa.
- vii) A reference to a statutory provision includes a reference to any modification, re-enactment or re-enactment thereof for the time being in force and all statutory instruments or orders made pursuant thereto.
- viii) Any reference to this agreement or any of the provisions thereof includes all amendments and modifications made in this Agreement from time to time in force.

- (iii) The headings in this agreement are inserted for convenience of reference and shall be ignored in the interpretation and construction of this agreement.
- (iv) The schedules shall have effect and be construed as an integral part of this agreement.

ARTICLE III - COMMENCEMENT

- (i) The Agreement has commenced and / or shall be deemed to have commenced on and with effect from the date of execution of this Agreement. The Developer has agreed to construct the building buildings on the said of the said premises in accordance with the said sanctioned plans and as per the designs and specification approved/ sanctioned by Kollam Municipal Corporation.

ARTICLE IV - WARRANTIES AND CONFIRMATION BY THE PURCHASER

- (i) The purchaser confirms that before entering into this agreement the purchaser has fully satisfied about:
- (i) the title of the said Vendor at present of the said Plot and also the Developer's right to construct the building on the said Plot of land as mentioned in the **FIRST SCHEDULE** and the purchaser agrees not to raise any requisition on title or any objection thereto in any manner whatsoever.
 - (ii) the proposed, currents and dimensions of the construction of the said building being constructed by the Developer on the said plot of land as contained in the above-mentioned sanction plan of the said building and all modifications and variations duly sanctioned.
 - (iii) the area of the said flat as per the said sanction plan.
 - (iv) specification and drawing of construction of the said flat including the common portion of the said building.
 - (v) particulars of the various pentants and parts in the said building to be constructed on the said Plot of land for the benefit and enjoyment in common by the flat holders in the said building.
 - (vi) the location/situation of ground level, common pathways and passages provided by the Vendor and developer in the said structures for enjoyment in common by the flat holders of the respective building/block to be constructed by the said Developer and compensated in the said common.

(a) Second Floor and Super Building Area to comprise of the said Unit.
 (b) Description of the flat agreed to be with.

ARTICLE V - SALE AND TRANSFER

(a) In consideration of the various amounts to be paid by the Purchaser as stated in this agreement and subject to Purchaser's performing and observing all the conditions and covenants to be performed and observed on the part of the Purchaser, the Vendor/Developer have agreed to sell and transfer and the purchaser has agreed to purchase from the Vendor/Developer, ALL THAT the FLAT UNIT/APARTMENT NO. ---- on the ----- FLOOR at BLOCK - "—" of the new building now in course of construction at the said premises containing by administration CARRIED AREA of Sq. feet equivalent to SUPER BUILT UP of ----- Sq. ft. (the same little more or less thereafter referred to as the said FLAT) TOGETHER WITH right to park ONE small medium sized motor car on the COVERED CAR PARKING SPACE on the ground floor or the said premises TOGETHER WITH the undivided proportionate imitable airable share in the land beneath the said building comprised in the said Premises more fully and particularly described in the SECOND SCHEDULE hereunder written and Together with the undivided proportionate share in the common parts and facilities more fully and particularly described in the THIRD SCHEDULE hereunder written, hereinafter collectively referred to as the said FLAT) USE AND THE PROPERTIES APPURTENANT THERETO.

ARTICLE VI - CONSIDERATION/PAYMENT

In consideration of the aforesaid the Purchaser has agreed to make payment of an aggregate sum of Rs. ----- (Rupees ----- only) hereinafter called the CONSIDERATION AMOUNT for the said UNIT AND PROPERTIES APPURTENANT THEREETO (which amount includes the cost of construction of the said Flat/Apartment, common parts and facilities). The total Consideration Amount is based on current measurement of the Flat prior to granting possession of the Flat, accurate measurements will be taken and in case the variation, if any, is more or less than 2 % then, the final amount payable by the Purchaser will be determined in accordance with the rates which were prevailing

on the date of this Agreement. Any additional amount payable by the Purchaser for any increase above 2% shall be paid by the Purchaser on or before taking possession of the Flat. Similarly, any amount recoverable by the Vendor/Developer for any decrease below 2% shall be refunded by the Vendor/Developer or adjusted with any other item of the Purchase on or before possession of the Flat is taken by the Purchaser.

(ii) It is hereby expressly agreed by and between the Parties hereto that the Consideration Amount agreed to be paid by the Purchaser to the Developer is based on the prorata share of the Capital Amount of the said Flat, as stated in the SIXTH SCHEDULE, herein, with such Capital share of the said Flat not being subject to a variation (plus/minus) of 2% (Two Percent), as aforesaid.

(iii) All payments shall be made by the Purchaser to the Developer within 15 (fifteen) days from the day of communication being given by the Developer to the Purchaser, and such communication shall be deemed to have been received by the Purchaser if the Developer has sent the same by Special Post (Priority Post/Electronic mail) or by any other mode at the address of the Purchaser as mentioned in the Agreement.

(iv) The entirety of the consideration amount will be paid by the Purchaser to the Developer, M/S. SPARSHI PROPERTY PRIVATE LIMITED and all amounts paid to the Developer shall be a complete discharge of the obligation of the Purchaser to make payment under this agreement and / or in respect of the said Flat/Unit/Apartment.

(v) In addition to the aforesaid consideration the Purchaser has also agreed to pay to the Developer and/or their nominees various amounts more fully and particularly mentioned and described in the SEVENTH SCHEDULE hereunder written and payment of such amounts shall be made at or before taking over possession of the said Flat/Unit/Apartment and in addition the Purchaser agreeing to make payment of the charges in respect of:

(a) Charges for providing any additional work in or relating to the said Flat / Unit / Apartment at the request of the Purchaser and for providing any additional facilities or utility for the said Flat / Unit / Apartment. IT IS HEREBY EXPRESSLY AGREED THAT in the event of requiring the Developer to carry out any additional work into or upon the said Flat/Unit/Apartment intended to be acquired by the Purchaser, the same will be done upon payment of the amount required to be incurred for carrying out such additional work to the said Vendor.

- 6.6. All Government dues, taxes and other levies charges imposed by the government or any other authority relating to the said Premises and/or the said Flat Unit / Apartment shall be paid and borne by the Purchaser proportionate to his/her their interest therein and those relating only to the said Flat Unit / Apartment shall be borne solely and exclusively by the Purchaser.
- 6.7. Proportionate share of any additional facility or amenities provided for in the said Complex Building for the benefit of all the Flat Unit Apartment holders.
- 6.8. Time for payment is the essence of the contract. In the event of any default on the part of the Purchaser in making payment of any of the amounts agreed to be paid in terms of this Agreement the Vendor Developer shall be entitled to claim interest at the rate of 12% per annum on the amount remaining outstanding subject to what is provided hereinafter.
- 6.9. In the event of any default on the part of the Purchaser in making payment of any of the amounts in terms of this Agreement and of such default shall continue for a period of thirty days from the same occurring date, the Vendor Developer shall be entitled to and are hereby authorized to determine and/or rescind this Agreement and claim/deducting a sum equivalent to 10% of the Total Consideration Amount as and by way of predetermined liquidated damages and the Purchaser hereby consents to the same. Upon such termination, the Vendor Developer shall refund entire balance amount after deducting a sum equivalent to 10% of the consideration amount to the Purchaser, the amount advanced to it within 90 days from the date of such termination and the Purchaser shall cease to have any right or claim under this Agreement and/or in respect of the said Flat Unit and the Vendor Developer shall be entitled to enter into agreements for sale and transfer with any other person or persons without any right/claim of the said Purchaser and the said Purchaser hereby consents to the same.
- 6.10. The Purchaser agrees and acknowledges not to claim any right or possession over and in respect of the said Flat Unit Apartment till such time the Purchaser has duly and within due time paid or deposited all the amounts herein agreed to be paid or deposited by the Purchaser.
- 6.11. It is hereby agreed and declared that the Purchaser has agreed and committed to make payment of the amounts payable in terms of these premises and it shall not be obligatory or necessary on the part of the Vendor Developer to give any notice or demand on the Purchaser.
- 6.12. In the event of the Vendor Developer providing any additional materials facilities or gadgets extra and above what has been agreed upon for the benefit of the residents of the building, the Purchaser shall be liable to make payment of the proportionate share in respect thereof and the



same shall form part of the covenant partition. However, whether or not such additional facilities or infrastructure to be provided shall be entirely at the sole discretion of the Vendor/Developer and the Purchaser hereby consents to the same.

- 6.13 In the event the consideration exceeds the limit under section 194 - (A) of the Income Tax Act, 1961, the Purchaser shall be entitled to deduct the Tax Deductible at Source (TDS) from the total consideration to be paid by the Developer and as and when paid. The Purchaser shall deposit the amount so deducted with the appropriate authority as per the said provision and shall also issue a certificate to the Developer to that effect.
- 6.14 The Purchaser acknowledges that in terms of the Joint Venture Agreement, the Developer will initially receive the all the amounts agreed to be paid by all the Purchasers and thereafter the Gross Revenue (as defined therein) are to be shared between the Developer and the Vendor in the ratio mutually and particularly mentioned in the said Joint Venture Agreement.
- 6.15 The Purchaser shall be solely liable and responsible for compliance, as applicable, with the provisions of the Foreign Exchange Management Act, 1999 and the Foreign Exchange (Acquisition and Transfer of Immoveable Property in India) Regulations, 2000 and/or all other necessary and/or applicable provisions and/or applicable laws as laid down and/or passed and/or notified by the Government and/or the concerned statutory authorities and/or the concerned Authorities from time to time, including those pertaining to remittance of payment for acquisition of immoveable property in India.
- 6.16 In the event the Purchaser is a Person of Indian Origin and/or a Non-Resident Indian, the Purchaser confirming that all remittances shall be made out of foreign exchange remitted to India through normal banking channel or out of funds held in the Non-Resident External (NRE)/Foreign currency Non-Resident (FCNR)/FCM Special Deposit account of the Purchaser with banks in India along with a declaration to the effect that the Purchaser shall use the said FlatUnit for residential purpose only. In the event the Purchaser is a Non-Resident Indian, the Purchaser may remit the money out of the funds held in the Non-Resident Ordinary (NRO) account of the Purchaser, subject to the same being accompanied by a certificate of the bank of the Purchaser on the source of the same. All refunds, if any, even to Non-Resident Indians and/or Person of Indian origin, will be made in Indian Rupees.

ARTICLE VII - CONSTRUCTION AND COMPLETION

The Seller hereby certifies that the Scheduled land is free from all encumbrances and they shall construct, erect and complete the said building and / or the said Flat / Unit/Apartment with such materials and / or specifications above fully and particularly mentioned and described in the EJECTA SCHEDULE (hereunder written) or as shall be recommended by the Architect and the Purchaser has agreed not to raise any objection whatsoever or howsoever.

The said Flat/Unit/Apartment shall be constructed in accordance with the said Plan duly sanctioned by the authority concerned with such modifications or alterations as may be deemed fit and proper by the Developer or the Architect or as may be required by the authority concerned and the Purchaser hereby consents to the same and hereby further agrees not to have or raise any objection in the Developer and / or the Architect making such alterations or additions including addition of more than floors at any time before or after the delivery of possession of the said flat in the purchase. Before the execution of the Deed of Conveyance, the Seller shall be entitled to all future official and hereditary extensions or otherwise by way of the additional construction or otherwise and the Purchaser has agreed not to raise any objection in any manner whatsoever or howsoever subject to there being no change in the carpet area of the flat/Unit.

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 / joined / added with the existing land retained in the project at the discretion of the Vendor/ Developer and thereafter, the Vendor/Developer 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 benefit of all the internal roads, driveways, passages, green areas, facilities, utilities and Common Portions of the Project and the Purchaser and the purchasers of the other flats in the existing project shall be deemed to have consented to the same.

The Owner and the Developer can make addition of the said project by way of (1) integrating/adding (individually or actually) adjacent other lands and portions (collectively Other Property) to the Said Project, (2) extending, modifying and realigning the extent, area, layout and nature of the Said Project including the Common Portions thereof, (3) modifying the Sanctioned Plan relating the portion relating to the Said Flat, if necessary and (4) granting all forms of additional and perpetual pre-emptive right of ownership, use and occupancy over the Common

Pattern of the Said Project and the Said Premises to other intending buyers of Other Property (hereinafter called as Other Property Owners) as per prescribed norms of RERA.

7.5. The Purchaser further undertakes that in consideration of the Owner and the Developer agreeing to sell the Said Flat And Appurtenances to the Buyer, the Purchaser has accepted the above conditions and shall be deemed to have accepted all the above conditions and shall be deemed to have granted to the Owner and the Developer, the Other Property Owner, if any and all rights in respect of the aforesaid and perpetual covenants over, under and above all Common Portions including roads and passages in the Said Premises, with right to extend the same to new roads and passages comprised in the Other Property integrated/linked to the Said Premises/Said Project.

7.6. The Purchaser shall not do any act, deed or thing whereby the construction or development of the said premises is in any way hindered or impeded which may shall in any way commit breach of any of the terms and conditions herein contained.

7.7. During the period of construction and at all times thereafter until the possession is not delivered to the purchaser the said Flat/Unit/Apartment shall be at the risk of the Vendor/Developer provided the purchaser has without default duly taken possession of the flat within due time upon making payment(s) of all amounts to be paid to the Vendor/Developer.

7.8. Unless prevented by circumstances beyond the control of the Vendor and Developer, the said Building would be completed by 31.12.2021 (hereinafter referred to as the COMPLETION DATE) with a grace period of 8 (eight) months. It has been expressly agreed by and between the parties hereto that unless prevented by circumstances beyond the control of the Vendor and Developer more fully described in ARTICLE - XIII the said New Building is likely to be completed on or before 31.12.2021 (hereinafter referred to as the COMPLETION DATE) with a grace period of 8 (eight) months. The said New Building shall be deemed to have been completed when certified by the Architect.

7.9. The said Flat shall be deemed to have been completed if ready fit for habitation and provided with water, electricity, drainage, sewerage and other facilities and amenities as stated herein and certified so by the Architect of the said building for the time being. IT BEING MADE UNQUOTE CLEAR that the intending purchaser shall not be entitled to occupy under take possession of the flat until intended to be acquired by them until such time Completion Certificate integrated by the Kolkata Municipal Corporation and any Competent authority.

- 7.10 If for any reason whatsoever (any force majeure), the Developer is unable to complete the said Building and the Property's completion as or before the completion date then and in that event the Developers shall be liable and does agree to pay to the Purchasers interest to be calculated at the rate of 12% per annum on the amounts paid by the Purchasers till then as per Section 9 of the West Bengal Building Regulation of Preparation of Construction and Transfer by Promoter's Act, 1993. This compensation is subject however to the Purchaser paying, performing, and observing all the terms and conditions on its part to be performed and observed and paying all the amounts to be paid within time stipulated for payments thereof in terms of this Agreement.
- 7.11 After completion of the Building(s) and subject to aforesaid, the Developers shall endeavor to obtain the completion certificate from the Kolkata Municipal Corporation and/or any Competent authority thereafter referred to as the "COMPLETION CERTIFICATE".
- 7.12 Within the day of possession of the said Flat/Unit/Apartment, the Purchasers agree and undertake:
- To pay to the Developers, M/S. EDEN RICHMOND PARK LLP, such amounts due and payable on account of the consideration as mentioned in ELEVENTH SCHEDULE hereto and the proportionate share of all payments made for common facilities to be provided to all occupants of the said Building. IT BEING EXPRESSLY AGREED that if in event of any addition and/or alteration being made which results in causing change and/or deviation of the sanctioned plans/allotments charges and expenses for regulating the same will be paid borne and discharged by the Developers and in addition to the above the Purchaser will be liable as hereinbefore stated to make payment of such amounts which may be required to be incurred for causing such additions and/or alterations.
 - To deposit amounts free of interest with the Developers and/or their nominee for the purpose and subject to the conditions mentioned herein.
- 7.13 Immediately after the said Flat/Unit/Apartment is ready and made fit for habitation and in this regard the decision of the Architect shall be final and binding Vendor/ Developer shall serve a notice on the Purchaser and within 15 days from the date of such notice (hereinafter referred to as the POSSESSION DATE) the Purchaser shall be deemed to have taken over possession of the said Flat/Unit/Apartment for the purpose of making payment of the common expenses and maintenance charges PROVIDED HOWEVER In no event the Purchaser shall be entitled to claim physical possession of the said Flat/Unit/Apartment until such time the Purchaser has made full

provided that "is deposited all the amounts payable by the Purchaser to the Vendor/Developer upto the time and they will not be liable to deliver possession of the said Flat/Unit/Apartment until such time the Purchaser has made full payment of the amounts agreed to be paid by the Purchaser in terms of this Agreement.

- 7.10 From the Date of Formal Physical Possession, the Purchaser shall be liable to and agrees to pay and contribute the proportionate share of the common expenses and maintenance charges, multi-level taxes and other taxes, and service charges and all other statutory obligations payable presently or which may be imposed or levied in future in respect of the said Flat/Unit/Apartment and proportionately for the whole building and premises regularly and punctually whether actual physical possession of the said Flat/Unit/Apartment is taken or not by the Purchaser.
- 7.11 In no event the Purchaser shall be entitled to have any claim against the Vendor/Developer, if the said New Building and the said Flat/Unit/Apartment are not completed within the completion date if the Vendor/Developer are prevented from any circumstances beyond the control of them and the certificate of the Architect in this regard shall be final and conclusive and binding on the parties.
- 7.12 That the aforesaid premises shall be under insurance coverage upto the 5th year from the date of issuing the Completion Certificate from Kolkata Municipal Corporation and the same shall be done by the Vendor/Developer.
- 7.13 In the event of any structural defect being found in construction of the flat or any part thereof or if there be any defect in material used or provided in the flat within a period of 1 (one) year from the date of delivery of possession and/or notice for possession, whichever is earlier, the Developer shall at its own cost forthwith without least delay undertake necessary remedial steps for identification and/or replacement of the same as per section 8 of the West Bengal Regulation of Construction of Constructions and Transfer by Promoter(s) Act, 1993.

ARTICLE VIII – HOUSE RULES/USER AND OTHER OBLIGATIONS

- 8.1 Upon full payment of all the amounts the Purchaser shall be put in possession of the said Flat/Unit/Apartment.

8.2 From the date of possession of the said Flat/Unit/Apartment the Purchaser agree and consent with the Vendor/Developer / Other Flat Purchaser in possession of their respective flats

- (i) To co-operate with the other co-purchasers and the parties of the Vendor/Developer in the construction and maintenance of the said New Building.
- (ii) To observe the rules framed from time to time by the Vendor/Developer and upon the formation of the Holding Organization and taking over the management by such Holding Organization.
- (iii) To use the said Flat / Unit/Apartment exclusively for residential purposes and not for any commercial purposes and also not for illegal and / or immoral purposes.
- (iv) To allow the Vendor/Developer with or without workmen to enter into the said / Flat Unit Apartment for the purpose of maintenance and repair but only with 48 hours prior notice in writing to the Purchaser.
- (v) To pay and bear the common expenses and other outgoings and expenses since the date of possession and also the rates and taxes for the said Flat/Unit/Apartment and proportionately for the Building containing the flat and / or common parts and wholly for the said Flat/Unit/Apartment and / or to make deposits on account thereof in the manner mentioned hereunder to the Developer and upon the formation of the Holding Association to such Holding Organization. Such amount shall be deemed to be due and payable on and from the date of possession until the completion of the said whether physical possession of the said Flat/Unit/Apartment has been taken or not by the Purchaser. The said amounts shall be paid by the Purchaser without raising any objection thereto regularly and punctually within 15 days to the Developer and upon formation of the Holding Organization to such Holding Organizations.
- (vi) To deposit the amounts reasonably required with the Developer and upon the formation of the Holding Organization with such Holding Organization towards the liability for rates and taxes and other outgoings.
- (vii) To pay charges for electricity in relation to the said Flat/Unit/Apartment wholly and the common parts proportionately relating to the common parts.
- (viii) Not to abdicate or subdivide the said Flat/Unit/Apartment and / or the parking Space, if allotted at any point of time.

- (i) Not to do anything or prevent the Venkatesh Developers from making further or additional legal connections within 8 A.M. to 8 P.M. within any working day notwithstanding any disruption disruption in the Purchaser's enjoyment of the said Flat/Unit/Apartment.
- (ii) To carry out in the Purchaser's own internal repairs and maintain the said flat in the same undamaged order in which it is delivered to the Purchaser by the Developer. The Purchaser shall be deemed to be doing anything later to the flat in the building containing the flat which may be contrary to the rules and regulations of the concerned authorities. In the event of the Purchaser committing any act in contravention of the above provisions, the Purchaser shall be liable for the consequences thereof to the authorities and also to the Association. To maintain or remain responsible for the structural stability of the said Flat/Unit/Apartment and not to do anything which can affect the structural stability of the building.
- (k) Not to do or cause anything to be done in or around the said Flat/Unit/Apartment which may cause or tend to cause or maintain or cause or effect any damage to any flooring or ceiling at the said Flat/Unit/Apartment or adjacent to the said Flat/Unit/Apartment or in any manner interfere with the use and rights and enjoyment thereof or any open passages or ascents available for permanent use.
- (l) Not to damage, demolish or cause or damage or demolished the said Flat / Unit / Apartment or any part thereof or the fittings and fixtures affixed thereto.
- (m) Not to close or permit the closing of verandahs or lounge or balconies and bobbles and common parts and also not to alter or permit any alterations in the elevation and remove colour scheme of the exposed walls of the verandahs, lounge or any external walls or the fences of external doors and windows including grills of the said Flat/Unit/Apartment which, in the opinion of the Developers differs from the colour scheme of the building or deviation or which in the opinion of the Developers may affect the elevational respect of the exterior walls of the said building.
- (n) Not to install grills, the design of which have not been suggested and approved by the Developers.
- (o) Not to do or permit to be done any act or thing which may render void or make voidable any insurance in respect of the said Flat/Unit/Apartment or any part of the said building or cause increased premium to be payable in respect thereof if the building is insured.
- (p) Not to make in the said Flat/Unit/Apartment any structural additional and/or alterations such as beams/columns/partition walls etc or improvements of a permanent nature except with the

and approval by notice of the Developer and with the sanction of the authorities concerned as and when required.

- (iii) Not to use the said Flat/Unit/Apartment or permit the same to be used for any purpose except for residential and lawful purposes and shall not use for the purpose which may or is likely to cause nuisance or annoyance to co-purchasers—copies of the other portions of the said building or buildings or (ii) the owners and occupiers of the neighboring premises or be any illegal or unusual purpose whatsoever;
- (iv) Similarly shall not keep in the parking place anything other than private motor car or motor cycle and shall not raise or put up any kachha or pucca constructions, gated wall or enclosure thereon or past thereof and shall keep it always open as before. Dustfiling or staying of any person or blocking by putting any articles shall not be permitted.
- (v) Not to use or permit to be used the allocated car parking space for any other purpose whatsoever other than parking of its own car/ cars.
- (vi) Not to park any car/ vehicle on the pathway or open spaces of the building or at any other place except the space allotted to Purchaser and shall use the pathways as would be decided by the vendor and not to restrict the full and unrestricted enjoyment of the apartment to any other owner/ occupier of the apartment and/or Car Parking Space.
- (vii) To abide by such building rules and regulations as may be made applicable by the Vendor before the formation of the Holding Organisation and after the Holding Organisation is incorporated to comply with and / or adhere to the building rules and regulations of such holding organisation.
- (viii) Not to use the Flat or any part or portion thereof for any political meeting nor for any corporate function or offering trade or business.
- (ix) The Vendor/Developer however reserves the right on the Roof to the extent of installation and / or erection of hoardings, name signs and other signage's on the said Roof and on such parts or portions thereof wherever the Vendor/Developer deems fit and / or appropriate and all property which may become payable and / or receivable shall absolutely belong to the Vendor/Developer and the Purchaser hereby acknowledges that the Purchaser has no right to inspect them; EXCEPTING THAT of the remaining areas wherein the main reservoir, open space and Lift Well, Lift, Machine Rooms and other installations are situated, the same shall be allowed to inspect for correction purposes.

- (b) It is clarified and expressly agreed and understood that notwithstanding anything herein contained all other rights directly and/or indirectly attached to and/or and in the said property and related to the said property, including its further or future development by way of additional FAR as also at the open terrace above the top floor of the said building, as also all the dissolved infrastructure attached to the said property shall always remain the personal and exclusive property of the parties of the Vendor/Developer and they are and shall always be entitled to and at liberty to exclusively utilize the said rights as also to the exclusive use of the said open terrace for themselves as to transfer, sell and dispose of the rights to the said terrace or portion or portions thereof to any other person. The purchaser shall not be entitled to make any objection to such exclusive use or transfer by the Vendor/Developer of the open terrace. The only obligation of the Vendor/Developer shall be to provide, in or above the open terrace space for water storage tank and/or for lift machine and to permit restricted access thereto to the Association/society/building organization to be allotted to the purchaser.
- (c) It is clarified and expressly agreed and understood that the Developer is and shall be entitled to any unenclosed and/or extra and/or additional floor area ratio which is and/or which may be made available and/or sanctioned in accordance with the building rules of the Kolkata Municipal Corporation and/or applicable law/ordinance referred to as the "ADDITIONAL FAR" and/or in pursuance of the Project/Building(s) being designated as a Green Building, whereupon the Developer shall be entitled and would be well within its right, at its sole and absolute discretion, to alter, modify, amend the Plan and to undertake any further and/or additional construction(s) at the said Premises including constructing further upper floor above the reported floor as it presently stands sanctioned (in a circumstance whereof such floor may not remain as the highest floor of the concerned Building(s)) in accordance with the plan which has been/ may be sanctioned by the authorities concerned and the Purchaser hereby consents(s) to the same, and the Developer shall be entitled to connect such further and/or additional construction(s) with the existing utilities at the Project/Building(s) including all the Common Areas And Facilities as also the staircases, lifts, entrances, sewerage, drains and other notwithstanding any temporary disruption caused to the use and/or enjoyment of the said Apartment and/or Car parking Space, and each of such further construction shall absolutely belong to the Developer who shall be entitled to deal with the same in such manner as the Developer may deem fit and proper and the Purchaser hereby

agreed and undertaken) not to do any act, deed or thing which may prevent the Developer from making a construction of and/or fitting with or otherwise rendering the aforesaid.

- (2) Not to permit any sale by auction or public raffle or exhibition or display to be held upon the Flat nor to permit or suffer to be done into or upon the said Flat or any part thereof any act or thing which is illegal or immoral or which shall or may be or become a nuisance, damage, unreasonable annoyance or unacceptable inconvenience to the other owners and/or occupiers of an adjoining House, Club House, Nursing Home, Apartment or Entertainment Centre, Eating or Catering Place, Dispensary or a Meeting Place or for any commercial or industrial activities or business.

USE OF FLAT:

- (i) The lobby, entrance and stairs of the Building shall not be obstructed or used for any purpose other than ingress to and egress from the Flat/Unit/Apartment in the Building.
- (2) Children shall not play in the public halls, stairways or elevators and shall not be permitted in the service elevators of the Building.
- (3) No Purchaser shall make or permit any disturbing noise in the Building or do or permit anything to be done thereto which will interfere with the rights, comfort or convenience of other occupiers. No Occupier shall play upon or suffer to be played upon musical instrument or permit to be operated a photograph or radio or television loud speaker in the apartment if the same shall annoy or annoy other occupiers of the Building. No Purchaser/Occupier shall give vocal or instrumental narration at any time in respect to vulgar songs emanating from a said unit/Apartment.
- (4) The Owner shall keep such Flat/Unit/Apartment in a good state of preservation and cleanliness and shall not throw or permit to be thrown therefrom from the doors, windows, terraces, balconies thereof any dirt or other substance.
- (5) No article shall be allowed to be placed in the halls or on the staircase landings or fire escapes nor shall anything be hung or shaken from the floor, windows, terraces or balconies or placed upon the window sills of the Building. No screens or partitions shall be placed or affixed in any room without the prior approval of the Vendor.
- (6) No shade awnings, window guards, ventilators or air conditioning devices shall be used in respect the Building excepting such as shall have been approved by the Vendor.

- (7) Neither any sign, name or advertisement shall be inscribed or exposed on or at a window or other part of the building except such as shall have been approved by the Vendor nor shall anything be propped up in any window of the Building without similar approval.
- (8) Wcanshows and other noisy apparatus in the Building shall neither be used for any purpose other than those for which they were constructed nor shall any sweepings, rubbish, rags or any other article be thrown into the same. Any damage resulting from misuse of waste-closets or apparatus shall be paid for by the Flat/Unit/Apartment-owner in whose apartment it shall have been caused.
- (9) No bird or animal shall be kept or suffered in the common areas of the Building.
- (10) Not to slaughter or permit to be slaughtered any animal and/or bird nor do any act done or thing which may hurt or injure the sentiments of the other owners and/or occupiers of the said residential complex.
- (11) No radio or television aerial shall be attached to or hung from the exterior of the building.
- (12) Garbage and refuse from the apartment shall be deposited in such place only in the building and at such time and in such manner as the superintendent of the Building may direct.
- (13) No vehicle belonging to a Purchaser or to a member of the family or guest, sub-agent or employee of a lessee shall be parked in the open space or in such manner as to impede or prevent ready access to the entrance of the Building by another vehicle.
- (14) These House rules may be added to, amended or repealed at any time by the Developer and after formation, by the Society / Association.
- 8.1** Until formation of such Holding Organization, the Developer shall manage and maintain the said building and the common parts thereof.
- 8.2** The Purchaser hereby agrees that:
- The Purchaser shall pay regularly and punctually within 7th day of every month, the common expenses as described in the SCHEDULE II herewith written at such rate as may be decided, determined and appointed by the Developer to be payable from the date of possession to the Developer and upon formation and transfer of management of the building to the Holding Organisation such payments are required to be made without any abatement or demand.
 - The proportionate rate payable by the Purchaser for the common expenses shall be decided by the Developer from time to time and the Purchaser shall be liable to pay all such expenses wholly if it relates to the Purchaser's Flat/Unit/Apartment only and proportionately for the building

- (i) a statement of account of the apportionment of the charges as prepared by the Developer shall be conclusive and final. The Purchaser shall not be entitled to dispute or question the same provided that the Billing is reasonable. After the formation of the Holding Organisation the Purchaser shall pay such amounts for the aforesaid purposes as may be fixed and determined by the Holding Organisation.
- (ii) As long as each Flat/Unit/Apartment in the said Premises shall not be separately metered and separated the Purchaser shall pay the proportionate share of all rates and taxes assessed on the whole premises including the charges for loss of electricity while in continuation to the Developer from the date of possession. Such proportion is to be determined by the Developer on the basis of the area of such Flat/Unit/Apartment in the said Building.
- (iii) If the Purchaser fails to pay the aforesaid expenses or part thereof within time so aforesaid the Purchaser shall be liable to pay interest at the rate of 12% per annum on amount outstanding and further that if such default remains unpaid for sixty days, the Developer or upon formation of Holding Organisation, such Holding Organisation shall be at liberty to disconnect and/or suspend all necessary services attached to the Purchaser's Flat/Unit/Apartment such as water supply, electricity connection, use of LPG, central aircon, etc. till such dues with interest are paid and shall also be liable to pay the common expenses for such suspension period as well as disconnection charges.

ARTICLE IX - HOLDING ORGANISATION - MAINTENANCE CHARGES

Immediately upon completion of the said New Building or soon thereafter the Developer will create a Holding Organisation, which may be a Syndicate, Association, Facility Management Company, Company, Society or Committee of the Flat/Unit/Apartment Owners (hereinafter referred to as the HOLDING ORGANISATION) as per Section 10 of the West Bengal (Regulation of Promotion of Construction and Transfer by Promoter) Act, 1993 with such rules and regulations as shall be determined by the Advocates and Solicitors, Vendor/Developer and such Holding Organisation will take control and will be entitled to hold the common parts and premises including the installations in the said new building and shall be responsible for rendition of common services (such common services more fully and particularly mentioned and described in the THIRD SCHEDULE herunder witness) and the Purchaser has agreed to become a member of such Holding Organisation and in any event this Agreement shall be treated as the cohort of the



Purchaser to become a member of such Holding Organization and will be bound by the Rules and Regulations as may be framed by such Holding Organization.

(ii) until such time such Holding Organization is incorporated and/or formed, the Purchasers shall remain liable to make payment of the Maintenance Charges to the Developer or to any person who may be authorized by them and in the event of the Developer declining to entrust the Maintenance of the common parts and portions and rendition of common services to any Facility Management Company (hereinafter referred to as the PMC) Developer shall be entitled to do so and the Purchaser shall be liable and agrees to make payment of the Maintenance Charges to the PMC and Service Tax, GST, money other Govt. Levy, if any, etc. as applicable.

(iii) at any time the Developer shall decide and in this regard the decision of the Developer shall be binding on the Purchaser, the Purchasers may entrust the Maintenance of the common parts and portions and rendition of common services to an Adhoc Committee of Flat owner (hereinafter referred to as the ADOHC COMMITTEE) and such Adhoc Committee shall comprise of such of the flat owners who may be nominated by the Developer and the Purchaser shall be bound by the same.

(iv) The Purchaser agrees that only the Vendor/Developer shall be entitled to constitute such Holding Organization with such terms and conditions as the Vendor/Developer may think fit and proper and the Purchaser agrees to abide by such rules and regulations.

(v) The Purchaser shall regularly and punctually make payment of the maintenance charges as may be determined by the Holding Organization and until such time such Holding Organization is formed the Purchaser shall be liable and agrees to make payment of such maintenance charges month by month and every month regularly and punctually to the Developer without making any objection whatsoever or however.

(vi) The Purchaser acknowledges that payment of the said maintenance charges is essential for maintaining the decency of the said new building and also for the purpose of rendition of common services and in the event of there being any default on the part of the Purchaser to make payment of such maintenance charges, though it may amount to contractual infraction Vendor/Builder and upon formation of such Holding Organization the Holding Organization shall be at liberty to desist and / or suspend all services rendered to the Purchaser's said Unit/Apartment such as water-supply, electricity connection, use of lifts, central aircon etc.

all activities shall commence paid and shall also be liable to pay the common expenses for such suspension period as well as maintenance charges.

(ii) It is agreed, declared and undertaken by the Purchaser that in the event of the Purchaser having taken deemed possession, he is liable to pay maintenance charges as stated in clause 9.3 mentioned hereinabove. It is further agreed, declared and undertaken by the Purchaser that in the event of non-payment of maintenance charges continuing beyond the complete usage of security maintenance deposit, the Purchaser shall be liable to pay "HOLDING CHARGES" to the Vendor/Developer in case till such time the HOLDING ORGANIZATION has not been formed, or to the HOLDING ORGANIZATION (in case it is formed therein) at Rs. 2000/- (Rupees Two Thousand only) per month, till the payment of maintenance charges are regularized and brought upto date.

ARTICLE X - ASSOCIATION FUND

(i) It has been agreed between the Vendor/Developer and the Purchaser that the dosagey of the building is to be monitored and taking into account the kind of construction and for the aforesaid purpose, it has been agreed to have a Association Fund to be created for the purpose of meeting day to day maintenance charges as well as the capital expenses and other incidentals thereto which may be necessary from time to time in respect of the said building. The Purchaser shall keep deposited the amount in respect of Association Fund as stated in the SEVENTH SCHEDULE hereunder, with the Developer and the said Association Fund money shall not bear any interest and the said amount will be transferred by the Vendor/Developer to the Association, once it is formed, after satisfying unpaid maintenance charges and other charges, if any.

ARTICLE XI - DOCUMENTATION AND PROFESSIONAL CHARGES

(i) Mr. Sanjay Kumar Jain, Advocate of 9, 112-Chota Bazar Street, Kolkata-700 011, has prepared this Agreement and shall draw all papers, documents and drafts required for and / or in connection with the various common purposes relating to the said building and formation of the Holding Organization as envisaged herein and such documents containing covenants to be observed on the part of the parties hereto as by the afoe direction of the said Advocate be determined to be

removable and the costs and expenses of the same shall be borne and paid by the Purchaser proportionately with the other Flat/Unit/Apartment owners and such costs and expenses shall be paid by the purchaser before taking physical possession of the said Flat/Unit/Apartment, the Purchaser despite his/her obligations to pay the remuneration and fees to the said Advocate shall be at liberty to consult any other lawyer/advocate for any independent advice (COVID19) (a/b). (c) If such consultation for independent advice will not absolve the Purchaser of his/her duty to pay the remuneration as herein provided to Mr. Suraj Kumar Jain. The due and / or legal charges of the Advocate for preparation of this Agreement and the Sale Deed to be executed in pursuance hereof which shall be Rs. 10,000/- (Rupees ten Thousand Only) out of which Rs. 5,000/- (Rupees Five Thousand Only) shall be paid by the Purchaser to the Advocate by Account Payee cheque on or before the execution hereof and the balance Rs. 5,000/- (Rupees Five Thousand Only) on the deemed date for possession or the date of execution of the Deed of Conveyance in respect of the said Unit, whichever be earlier.

- 11.2. (a) Stamp Duty, registration charges and incidental expenses for and / or in relation to execution and registration of the Deed of Conveyance in respect of the said Flat/Unit/Apartment and for obtaining approval and consent necessary for such transfer and also any other assistance deeds required to be made to or in relation thereto shall be borne and paid by the Purchaser;
- 11.3. In case Vendor/Developer fails and / or neglect to execute and register statutory Deed of Conveyance in favour of the Purchaser or his nominee/s then the Purchaser will be entitled to specific performance and other reliefs subject to payment of entire consideration money.

ARTICLE VIII—TERMINATION

- 12.1. Time for payment and due performance and observance of the terms and conditions herein contained shall always remain as the essence of the contract.
- 12.2. In the event of the purchaser failing to make payment of any amounts committed by them in terms of this agreement and/or failing to perform and observe any of the terms and conditions herein contained and on the part of the purchaser to be paid, performed and observed and if such default continues for a period of more than 30 (thirty) days thereafter in that event without prejudice to any other right which the seller may have, the seller shall be entitled to terminate and/or determine this agreement with or without notice and without assigning any reason whatsoever or howsoever.

- 12.3 Upon such termination and/or determination the Purchaser shall cease to have any right over and in respect of the said Flat and the Properties Appurtenant Thereto or under this Agreement and upon such termination and/or determination the Developer shall be entitled to forfeit a sum equivalent to 10% of the Total Consideration Amount as and by way of predetermined liquidated damages and the Purchaser hereby accepts to the same and the Developer shall refund the balance amount thereafter referred to as the **REFUNDABLE AMOUNT** to the Purchaser and such refund shall take place only after the Developer have entered into an agreement for sale in respect of the said Flat with any other person and/or persons in 90 days from the date of such cancellation, whichever is earlier and upon such termination the Developer shall be entitled to enter into agreement for sale and transfer of the said Flat and Properties Appurtenant Thereto with any other person and/or persons without any obstruction and/or hindrance from the Purchaser excepting that the Purchaser shall be entitled to receive refund of the "Refundable Amount" in the transfer as heretofore agreed.
- 12.4 Upon such termination and/or determination, the Developer shall send a notice for termination to the Purchaser at the address of the Purchaser mentioned hereinafter and said notice will be deemed delivered within 72 (Seventy-two) hours of dispatch and via precomplaint delivery, personal delivery, or by a reputable national overnight service and in the event, the Purchaser doesn't make the payment for amount so demanded, together with the delayed period interest, if any, within seven days from the said deemed delivery of the notice, the Developer shall send a bankers Cheque/ Payorder for the said "Refundable Amount" to the Purchaser at the address mentioned hereinafter.
- 12.5 Subject to the force majeure Events, the Developer shall be considered under a condition of default if (i) Developer delays the construction and misses two consecutive construction linked milestones for demands from the Purchaser instalments amounts of such missed construction milestones; or (ii) Developer changes the Plans substantially without the prior written of the Purchaser; or (iii) Developer creates encumbrance over the Flat without obtaining prior permission of the Purchaser; or (iv) Developer fails to provide ready to move in possession of the flat to the Purchaser within time period specified herein. For the purpose of this clause, 'ready to move in possession' shall mean that the Flat shall be in a habitable condition which is complete in all respects.

- 34
- 12.6 In case of default by Developer under the conditions listed above, the Purchaser shall be entitled to (i) stop making any more payment to Developer as demanded by the Developer. If the Purchaser stops making payment, the Developer shall correct the situation by completing the construction and (ii) thereafter the Purchaser will be required to make the next payment without any legal intervention (iii) the Purchaser shall have the option of terminating this Agreement by giving 30 (Thirty) days notice to the Seller, in which case the Developer shall be liable to refund the entire money paid by the Purchaser under any head whatsoever towards the purchase of the Unit and the possession thereof along with simple interest @ 12% (Twelve Percent) per annum within 45 (Forty Five) days of receiving the termination notice from the Purchaser; or (iv) where the Seller fails to provide keys to move in possession of the flat to the Purchaser within the time period specified and the Purchaser does not exercise termination option, the Developer shall pay to the Purchaser simple interest @ 12% (Twelve percent) per annum for the period commencing on and from the day payment was agreed to be given under this agreement till the date of actual handing over of the possession of the Flat to the Purchaser. Such interest shall be paid within 30 (Thirty) days from the date of possession is so handed over to the Purchaser.

ARTICLE XIII— FORCE MAJEURE

- 13.1 The Vendor/Developer shall not be regarded in breach of any of the terms and conditions herein contained and/or the part of the Vendor/Developer to be performed and observed, if it is prevented by any of the conditions herein below :-
- i) Fire, explosion, Natural calamity, Tempest, any act of God, earthquake, Lightning, Flood and other unforeseeable severe weather conditions.
 - ii) Riots, civil disturbances, insurrection, enemy action, embargoes, blockades or war.
 - iii) Labour Unrest.
 - iv) Any Local problem and / or local disturbance continuing for more than 48 hours and/or damage.
 - v) Any prohibitory order from the court, statutory agency, Kollam Municipal Corporation and/or any other authorities.
 - vi) Non-availability or irregular availability of essential inputs including electricity, transformer, LPG, water supply or sewage disposal connection etc.

(iii) other unavoidable circumstances beyond the control of the Developer

ARTICLE VIII—MISCELLANEOUS

- 14.1 It is hereby expressly agreed and declared that the dominion of the parties hereto is to sell and transfer the said Flat/Unit/Apartment to the Purchaser in terms of this agreement and it is not the intention of this agreement, to contravene or restrain rendering any services.

14.2 The right of possession of the Purchaser in respect of the said Flat/Unit/Apartment shall arise only upon the Purchaser's fulfilling all the obligations as are contained in this agreement.

14.3 The Purchaser shall not be entitled to transfer, let out, mortgage, grant lease in respect of the said Flat/Unit/Apartment without the consent in writing of the parties of the Vendor/Developer till such time the Purchaser has fulfilled all the obligations and the possession of the said Flat/Unit/Apartment has been obtained by the Purchaser.

14.4 It is agreed that the Purchaser within the 12 months from the date hereof is not entitled to assign and/or transfer his/her/its rights under this Agreement relating to the said Flat/Unit/Apartment to any party including the Vendor/Developer.

14.5 After expiry of a period of 12 months from the date of commencement of this agreement, the Purchaser shall be entitled to nominate any other person/s and/or persons in their place and stand for acquiring the said flat in terms of the agreement after obtaining consent from the Developer in writing and upon making payment of a sum of Rs. 25,000/- as and by way of Nomination cost and the transferee will be answerable for the cost as may be shall be bound by the terms and conditions of this agreement.

14.6 The right of the Purchaser shall remain restricted to the said Flat/Unit/Apartment and in no event the Purchaser shall be entitled and hereby agree not to claim any right in respect of the other parts or portions of the said building and the said premises or any part or portion thereof.

14.7 It is hereby agreed and clarified that the right of the Purchaser shall remain restricted to the said Flat/Unit/Apartment and proportionate share in all common parts, perches areas and facilities and the Purchaser shall not entitled to claim any right over and in respect of the other portions of the said premises or the building.

- 14.8 The Building at the said premises shall be known by the name of "EDEN TOLLY Court ABBEY" and the said name shall not be changed under any circumstances.
- 14.9 The Purchaser shall be liable and agree to make payment of the amounts payable on account of the Service Tax, Sales Tax, GST, VAT or any other statutory liability in respect of the said flat under the Day Parking Space without making any objection whatsoever or however. The GST/Service Tax shall be charged only on the flat/Car Parking value as per prevailing GST/Holding fixtures. The Purchaser shall be liable to pay the said amount of GST/Service Tax as well as any other outgoing relating to GST/Service Tax, if imposed in future, in case of any change in the rates for the same.
- 14.10 This Agreement is being signed in duplicate and each of them would be treated as the original. It shall be the obligation of the Purchaser to cause this agreement to be registered upon making payment of Stamp Duty and Registration Charges payable in respect thereof and the Vendor/Developer will remain present for the purpose of presenting this Agreement for registration in the event of the Purchaser requiring the same to be registered and the stamp duty, registration charges and other expenses incidental thereto shall be paid, borne and discharged by the Purchaser and in the event the Developer's vendor being saddled with any liability on account of stamp duty and registration charges to indemnify and keep Vendor/Developer indemnified and held harmless from and all consequential action suits and proceedings.
- 14.11 The Purchaser shall bear and pay for the Stamp Duty and registration charges. It shall be the responsibility of the Purchaser to get the Agreement registered and the Vendor/Developer will appear before the authorities for admitting the registration of this Agreement. The Purchaser shall be liable to pay the Stamp Duty and registration charges for the execution and registration of the Deed of Conveyance.
- 14.12 This Agreement is personal and the Purchaser shall not be entitled to transfer, let out, mortgage, grant Lease in respect of the said Flat Unit/Apartment without the consent in writing of the Vendor/Developer until such time the full amount of consideration has been paid by the Purchaser to the Vendor/Developer and the Purchaser performing and observing all the other terms and conditions herein contained and on the part of the Purchaser to be performed and observed PROVIDED HOWEVER after the full payment of the entire consideration amount the Purchaser shall be entitled to let out, grant, lease and / or mortgage and / or in any way deal with the said Flat Unit/Apartment for which no further consent of the Vendor/Developer shall be required.

- 11
- 14.13 For the purpose of insuring the said Flat/Unit/Apartment in the aforesaid Building, the Purchaser will be entitled to apply for and obtain financial assistance from banks and other financial institutions but by no means the Vendor/Developer will be liable or assume any liability for such loans and granting of any loan will always be subject to the terms and conditions herein contained.
- 14.14 The Vendor, Developer and the Purchaser has entered into this Agreement purely on principal to principals basis and nothing stated herein shall be deemed to constitute an association of persons. Each party shall keep the other party duly indemnified from and against the same.
- 14.15 For the purpose of facilitating the construction of the said building premises the Developer/Vendor may apply for and obtain financial assistance from banks and other financial institution.
- 14.16 This Agreement constitutes the entire Agreement of the parties and no oral representation or agreement shall be considered valid or binding upon either of the parties nor shall any provision of this Agreement be deemed to waived except by written consent by both the parties. The Purchaser acknowledges upon signing this agreement no conditions, stipulation, representations, guarantees or warranties have been made by the Vendor/Developer other than what is specifically set forth herein. In the event of any of the clauses becoming void and / or unenforceable then and in that event the other clauses shall survive.
- 14.17 This Agreement supersedes all other agreements, arrangements, understanding or bisham and in the event the Purchaser shall be entitled to set up any oral Agreement.
- 14.18 The Purchaser has agreed to keep in deposit an amount as and by way of Association Fund/Development Fund with the Developer and/or its Nominee / Building Organization as hereinbefore provided and such amount to be utilized and / or as likely to be utilized for meeting any capital expenditure which may be necessary and / or required for the benefit of all the Purchaser of the various Flat/Unit/Apartment of the said Building at the said Premises.
- 14.19 It is clearly understood that all the provisions herein and obligation

ARTICLE - XV - NOTICE

- 15.1 All notices under this Agreement shall be given in writing, postage prepaid, by personal delivery, or by a reputable national overnight courier, at the address listed below. Notices will be deemed delivered within twenty four (24) hours of dispatch if sent via facsimile / email and within

any seven (7) days of dispatch in the event of the same being sent via pre-arranged delivery, post office delivery, or by a reputable national overnight courier, at the address listed below. The address for such purposes is:

To the Vendor:

Address:

Mr. Mark Property Private Limited & Others
171 Laxdowne Terrace, "Eden House"
Kingsgate - TN11 0QN.

To the Developer/Seller:

Address:

365, Edes-Richmond Park LLP
171 Laxdowne Terrace, "Eden House"
Kingsgate - TN11 0QN.

To the Purchaser:

Address:

Mr. _____

ARTICLE XVI - DISPUTE RESOLUTIONS

- 16.1 The Parties agree to negotiate in good faith to resolve any dispute between themselves regarding this Agreement within 45 (forty-five) days of any such dispute first being raised by either party.
- 16.2 If the negotiations as above, fail then, all the disputes and differences between the parties hereto regarding the construction or interpretation of any of the terms and conditions herein contained or touching these premises or determination of any liability shall be decided in accordance with the provisions of the Promoter's Act.
- 16.3 If the negotiations as above, fail then, all the disputes and differences between the parties hereto regarding the construction or interpretation of any of the terms and conditions herein contained or touching these premises or determination of any liability shall be referred to arbitration.

Statement of Mr. Sripad Kastur Jain, Advocate, of 8, Old Chinsurah Street, Kolkata- 700 001 in accordance with the provisions of the Arbitration and Conciliation Act 1996 or any other modification or amendment thereto for the time being in force.

- (16.4) The Vendor, Conferencing Parties, Developer and the Purchaser shall not commence legal proceedings or to have any pleader appointed in the said premises or the said building unless the same is first noticed for arbitration and the Arbitrator has given his award.
- (16.5) The Arbitrator shall have summary powers.
- (16.6) The Arbitrator shall have the right to give interim awards and directions.

ARTICLE XVII – JURISDICTION

- (17.) Courts at Kolkata alone shall have jurisdiction to entertain and try all actions civil and criminal relating hereto arising out of this Agreement.

THE FIRST SCHEDULE ABOVE REFERRED TO (THE SAID PREMISES)

All 1114.1 Piece and Parcel of Land amounting 62 (Sixty Two) Kathas 10 (Ten) Chataks
Bamboo lying in Premises No. 3947, Barrichandrapur (Julian Road), Kolkata 700104, within
Kolkata Municipal Corporation Ward No. 142 comprised in R.S. Dug No. 312 under R.S.
Dungen No. 122, corresponding to L. R. Dug no - 330 under L. R. Khemani nos. 3679 to 3898, in
Mousa - Barrichandrapur, Police Station – Harideshpur (Formerly known as Thakurpukur), A. L.
no. 11, R.N. no. 254, Town No. 41681, District : South 24 Parganas, West Bengal and bounded and
described as follows:

ON THE NORTH	Part Land of R. S. dug No. 199 & 200.
ON THE SOUTH	Land of R. S. Dug No. 357 and Land of Kashinath Patra and Seshnath Patra and 23 Ft. Wide KMC Road.
ON THE EAST	Part Land of R. S. Dug No. 312, Land of R. S. Dug No. 357 & 313 and 23 ft. Wide KMC Road.
ON THE WEST	Part Land of R. S. Dug No. 312 & land of Seshnath Patra

OR IN WHICVER OTHERWISE the same time as or is or hereafter wgo or was started builded
is and called known numbered described or distinguished.

THE SECOND SCHEDULE ABOVE REFERRED TO
(THE SAID PROPOSED FLAT AND THE PROPERTIES APPURTEMENT THERETO)

NOT THAT the Flat No. or part of the New building being UNIT/ FLAT NO. ---
 containing by admeasurments a Carpet Area of ----- Sq. equivalent to --- sqft. SUPER
 BUILT UP AREA, the floor no. or less or a portion on the ----- FLOOR of BLOCK -+ ---
 of the said building now known as "EDEN DOLLY CASCADES" at the said premises and
 shown in the plan annexed hereto duly recorded in 'REIF' thereon TOGETHER WITH right to
 park ONE small medium size motor car on the COVERED CAR PARKING SPACE on the
 ground floor of the said building complex, is to be specifically allotted and demarcated by the Vendor
 under this of possession TOGETHER WITH proportionate undivided and demarcated indivisible
 immoveable share in the Common Areas and Instalations mentioned and described in the Third
 Schedule herunder with attributable to the said Unit AND TOGETHER WITH proportionate
 undivided undemarcated indivisible immoveable share in the land below beneath the said building
 described and mentioned in the First Schedule hereinabove written attributable to the said Unit.

THE THIRD SCHEDULE ABOVE REFERRED TO

(Common Parts and Portions)

1. The instalation, columns, beams, support, corridor, lobbies, and, stairways landings, entrances, eaves and pathways.
2. Toilets and Bathrooms for use of drivers, drivers, maintenance staff of the premises.
3. The domestic & commonuse staff rest room with electrical wiring, switches and prints, fittings and fixtures.
4. Transformer, electrical wiring, meters, things and fixtures for lighting the staircase lobby and other common areas (including those as are installed for any particular Flat/Unit/Apartment and spaces required therefor).
5. Windows doors/grills and other fittings of the common area of the premises.

6. Passenger lifts' elevators with all mechanisms, accessories and equipments (including lift machine rooms) and lift wells for installing the same and lift bobbins on all floors.
7. Electrical Sub-Station, Electrical Control Panels and accessories, subject to necessary permissions.
8. Water Pump and common pumping installations for pumping of water from underground water table to the reservoirs on the roof.
9. Standby diesel generator set for common lights as well as for operation of lifts and pumps during power failure and non-space therefor.
10. Drainage and Sewage evacuation pipes from the Units to drains and sewer 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.
12. External Water Tank and underground water reservoir with distribution pipes there from connecting to different Units, if any, and from the underground water reservoir to the over-head water tanks.
13. Such other fixtures parts, items, equipments, installations, fixtures, fittings, covered and open spaces in or about the said Premises and/or the building as are necessary for passage to or use and occupancy of the Flat/Unit/Apartment as are necessary.

THE FOURTH SCHEDULE ABOVE REFERRED TO

(Consideration Amount)

PART - I

The consideration payable by the Purchaser to the Vendor for sale of the said Unit and proportionate undivided share in the common areas and installation and the said share in the said premises shall be as follows:

Consideration money for the said Flat Unit

Together with right to park ONE small/medium
size motor car in the OPEN/COVERED CAR

PARKING SPACE at the said building complex.

Rs. _____/-

(Subject _____ — only)

- including Service Tax/GST, which shall be payable by the Purchaser to the Vendor/Developer, as applicable, as per prevailing rates.

PART-II

The amount mentioned in PART-I hereinabove shall be paid by the Purchaser to the Vendor in instalments as follows:

(i) At execution of Deed of Agreement	=	20 %
(ii) At completion of Foundation	=	15 %
(iii) At completion of 1 st Floor Slab	=	15 %
(iv) At completion of 7 th Floor Slab	=	12 %
(v) At completion of 11 th Floor Slab	=	10 %
(vi) At Roof Casting	=	10 %
(vii) At completion of Internal Plaster	=	5 %
(viii) On or before the date of possession	=	10 %

2) Date for payment shall always be the essence of these presents.

3) All payments shall be paid at the registered office of the Developer and all cheques shall be payable in favour of the said Developer, M/S. NORTECH PROPERTY PRIVATE LIMITED against proper receipts being granted by the Vendor, it being expressly agreed that the Purchaser shall not be entitled and agrees not to set up any oral agreement regarding the payments and due performance and observance of the terms and conditions herein contained or regarding any verification or modification of the terms and conditions herein contained unless confirmed by the Vendor/Developer as the case may be in writing.

4) The Purchaser has also agreed to pay to the Vendor/Developer in addition to the consideration hereinabove proportionately all applicable statutory outgoings and expenses, including all charges and costs for any alterations in the said Unit or any other extra facilities, specifications in construction etc.

which the Vendor/Developer may on a later date decide to provide which is presently not taken into account above.

- (i) In addition to the aforesaid consideration, the Purchaser shall also deposit with the Vendor/Developer and/or their nominees, the amounts (details of which are contained in the **SEVENTH SCHEDULE** hereto) and payment of such amounts shall be made at or before taking possession of the said flats:
- (ii) In the event of non-payment of any of the amounts agreed to be paid by the Purchaser, the Purchaser shall be liable and the Vendor/Developer shall be entitled to interest at the rate of 18% per annum and this will be in addition to any of the other rights and contentions which the Vendor/Developer may have against the Purchaser including the right of termination of this Agreement as hereinafter provided.

SPECIFICATIONS FOR THE PROJECT: JHEN POLELY CASCades

Structure	HCT-reinforced structure with anti-termite treatment in foundation, Ferrocement, Anchorage, PCI, L-edge, L-brace, Balsa, ACC, Remica®
Brickwork	Cost-friendly, premium brickwork with Autoclaved aerated concrete (AAC) blocks used for better quality, thermal insulation, reduction of damp.
Elevation	Modern elevation, conforming to contemporary designs.
External Finish	Paint by certified <i>Nerfinsol-Ammi Paints/Roger applicator</i> [®] , and other colors as applicable.
Lobby	Beautifully decorated & painted lobby.
Doors & Hardware	Quality wooden frames with solid core flush doors. Door handles of Godfrey/Haigle/Tale [®] . Main door with premium stainless steel handle and eyebolt. Main Door Lock by Godfrey/Tale [®] .
Internal Finish	Wall Paint.
Windows	Colour anodized / Powder coated aluminum sliding windows with clear

glass (using high quality aluminum) and window sills. Large Aluminum Windows in Living Room Balcony.

Furniture: Standard sizes in bedrooms - living / dining / kitchen. Granite Counters to kitchen. Premium Ceramic tiles in toilets.

Kitchen counter: Granite slab with marbles and sink. Wall tiles up to 2.10m from height above counter.

Toilets: Hot and Cold water line provision with CPVC[®] pipes. CP fittings including Axor[®] and Jado[®] toiletware. Tiles of ceramic tiles up to door height. Sanitaryware with EFC with ceramic cistern and basin of Kohler/Jaguar Hardware[®]. Pipes of Supreme/Skupper/Driflow[®].

Elevators: Passenger Lifts of Kone[®].

Electricals:

- a) Concealed Polyurethane RR cable[®] copper wiring with modular junctions of Aduoy Roma/Schneider Electric/RR Kabel/Hewell[®]
- b) TV & Telephone points in master bedroom and living room.
- c) Two Light Points, one Fan Point, two 5A points in all bedrooms
- d) One 15A & one 5A point, one 5A refrigerator point, and exhaust fan points.
- e) One A/C point in master bedroom.
- f) One washing machine point in the balcony.
- g) Modern MCBs and Circuitbreakers of Havells/HPL/Schneider Electric[®]

Water Supply: Underground and Overhead storage tanks of suitable capacity. Suitable Electric Pump will be installed at Ground Floor to deliver water to overhead reservoir from Underground reservoir.

Landscape: Professionally designed and executed landscaping.

Generator: 24 hour power backup for all interior services. Generator back up of 300 W for 1 bedroom flats, 600 W for 2 bedroom flats and 800 W for 3 bedroom flats.

Landscape	Professionally designed and executed landscaping.
Generator	24 hour power backup for all common services. Generator back up of 300 W for 1 bedroom flats, 600 W for 2 bedroom flats and 800 W for 3 bedroom flats.
Security	CCTV cameras, biomass facility and 24/7 Security Personnel.
* The specified brands are mentioned to give an indication of the quality we will provide. In case of unavailability of materials/bands or any other circumstances, the developer is not legally liable to provide the same brand, and may instead provide material from a brand of similar quality level.	

THE SIXTH SCHEDULE ABOVE REFERRED TO

(Maintenance Charges)

1. MAINTENANCE: All costs and expenses for maintaining, whitewashing, painting, repainting, repairing, cleaning, redecorating, renewing and replacing the main structure, all the Common Areas and installations wherein machinery, equipment, installations and accessories for common services, utilities and facilities (including the outer walls of the New Building), gutters and water pipes, drains and drains, cables and wires in, under or upon 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 machinery, equipments, installations and accessories for common facilities and utilities (including generator, lifts, water pump with motor etc.) and all costs for cleaning and lighting the main entrance, garage, basements, staircase and other common areas of the New Building and keeping the adjoining sidewalk in good and repaired conditions.

3. STAFF: The salaries of and all other expenses of the staff (including janitors/men, clerks, bell-operators, liftmen, chemists, gardener, sweepers, cookers, electrician, plumbers and other

power to be employed for the common purposes (including, terms and other emoluments and remuneration).

4. ASSOCIATION : Management and all other expenses of the association or Holding Organisation (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 any other Tax and levies and all other outgoings in respect of the said properties (save those assessed separately in respect of any building).

6. COMMON UTILITIES : 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 outgoing including litigation expenses as are incurred by the Vendor and/or the Association or Holding Organisation for the Common Purposes.

THE SEVENTH SCHEDULE ALONG REFERRED TO:

(Extra Charges & Deposits)

- 1) The full amount of Security Deposit and other costs payable to the CESC/WRSEB, for giving direct electric meter in respect of the said unit and proportionate share of the total amount of Security Deposit and other costs payable to the CESC/WRSEB for the electric meters for maintaining running and operating any common area or installation.
- 2) Proportionate Costs, charges and expenses for electrical sub-station, H.T. Line, wiring, cables and other related equipments and accessories including their installations, as per actual, to be incurred by the Developer for the same.

- 3) Preparation Costs, charges and expenses for generator and other related equipments and accessories including installation of the same for supply of power in each unit (including the said Unit) from such generator during power failure, as per acted, to be incurred by the Developer for the same.
- 4) Costs, charges and expenses for formation of the Association being Rs. 3,000/- (Rupees Three Thousand Only).
- 5) Registration fees, development charges and other levies Sales Tax, VAT, Service Tax and any other Tax duties and mandatory liabilities that may be charged on the premises or the said Unit or on its transfer or conversion in terms hereof partially or wholly, as the case may be.
- 6) In addition to the Extras and Deposits the purchaser shall also deposit and / or keep deposited with the vendor/ Developer their nominee Facility Management Company, a sum equivalent to Rs. 75/- per square foot of the super built-up area of the said Unit towards Association Fund. The said fund will remain in deposit with the Vendor to meet therefrom the proportionate maintenance charges and proportionate liability towards the other common expenses (excluding those mentioned in the SIXTH SCHEDULE heretoabove written in terms hereof). The said Association Fund money shall not bear any interest and the said amount will be transferred by the Vendor/ Developer to the Association, once it is formed, after adjusting unpaid maintenance charges and other charges, if any.
- 7) Costs, charges and expenses Towards Maintenance, Apportionment and Assessment of the Flat/Unit Rs. 5/- per square foot.
- 8) In addition to the aforesaid Extras and Deposits the purchaser shall also pay the GST/Service Tax on aforesaid Extras and Deposits as per prevailing service tax rates.

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

SIGNED, SEALED AND DELIVERED

a. To the vendor in the presence of:
b.

.....
SIGNATURE OF VENDOR

.....
SIGNATURE OF DEVELOPER

.....
SIGNATURE OF PURCHASER

49

RECEIVED of and from the within named purchaser
sum of amount sum of Rs. (Rupees
....., Only) being the consideration
and in PART payment before-

MEMORANDUM OF RECEIPT

1.	By Cheque No. <u>.....</u> dated <u>.....</u> drawn on <u>.....</u>	Rs. <u>.....</u>
2.	By Cheque No. <u>.....</u> dated <u>.....</u> drawn on <u>.....</u>	Rs. <u>.....</u>
TOTAL AMOUNT RECEIVED		Rs. <u>.....</u>

Witnessed:

1.

2.

SIGNATURE OF DEVELOPER



DATED _____ DAY OF _____ 2018

AGREEMENT FOR SALE

BETWEEN

M/S. MURIK PROPERTY PRIVATE LIMITED & OTHERS

— VENDOR

AND

M/S. EDEN RICHMOND PARK LLP

— DEVELOPER

AND

MR. _____ A

MRS. _____

— PURCHASER

EDEN TOLLY CASCADES

FLAT UNIT NO. ____

BLOCK - ____

FLOOR - ____