DEED OF CONVEYANCE

THIS INDENTURE OF CONVEYANCE made on this day of February, Two Thousand Twenty(2020) BETWEEN NAOOLIN REALCON PVT. LTD (Pan No. AAFCN0116N) a company incorporated within the meaning of the Companies Act, 1956, having its registered office at Merlin Matrix, Unit No. 203, DN-10, Sector-V, 2nd Floor, P.O. – Sech Bhavan, P.S. – Electronic Complex, Kolkata – 700091, West Bengal, represented by its Director SRI DEBASHIS ROY (PAN No. AOPPR3859H) (Aadhaar No. 794819964292) son of Late Sunil Kumar Roy, residing at Vill. Panapukur, P.O. – Bhangar, P.S. – Kashipur, Dist – South 24-Parganas, Pin: 743502, West Bengal, by Religion Hindu, by Nationality Indian, by occupation Business, hereinafter referred to as the "VENDOR" (which terms or expression shall unless

excluded by or repugnant to the context be deemed to mean and include his heirs, executors, administrators, legal representatives and assigns) of the **ONE PART.**

AND

	_(PAN	No)	(Aadhaar	No.
), son	of				residing	at
	_ P.O		,	P.S.		,
Kolkata, Dist	rict			_ by f	aith - Hindu	ı, by
Nationality - Indian, by (Occupatio	on	,	herei	nafter referre	ed to
as the " PURCHASER " (w	nich term	ns or exp	pression sh	all un	less exclude	d by
or repugnant to the con	text be	deemed	to mean a	and in	nclude his h	eirs,
executors, administrators	, legal re	presenta	atives and a	assign	s) of the OT	HER
PART.						

WHEREAS By Government of West Bengal Housing Department (N.T.P.) Branch, Notification No.580-HI/HG/NTP 2L 9/99(Pt.) Dated 27.10.2006, the State of West Bengal has under Section 29(1) of the West Bengal Housing Board Act, 1972 (West Bengal Act XXXII of 1972) transferred a land measuring more or less 54.24 Acres in Mouza – Mahishbathan, J.L. No. 18 and Thakdari, J.L. No. 19, both under P.S. Rajarhat, District – North 24-Parganas and by direct purchase which is confirmed by West Bengal Housing Infrastructure Development Corporation Limited, a Government Company incorporated under the Companies Act. 1956, (hereinafter referred to as WBHIDCO) vide their Memo No. 2176/HIDCO/Admn-608/2004 Dated 18.05.2006 & 4602/HIDCO/Admn/608/2004 Dated 11.08.2006 measuring more or less 10.36 Acres land in the same area, totalling an area of 64.60 Acres of land at Action Area – 1C, now CE-1, within CE Block at Rajarhat New Town, Kolkata and the BOARD is in peaceful possession of the same.

AND WHEREAS In pursuant to the application made by SMT. SMITA MUKHERJI, for purchase a piece and parcel of land in the said project to erect a building thereon for residential purpose and agreeing to comply with the terms and conditions prescribed by the BOARD for the purchase of plots in the said project.

AND WHEREAS By an Indenture of Conveyance executed on 21st day of September 2017 and registered on 12th day of October 2017 made between West Bengal Housing Board, represented by Sri Sekhar Mukherji, the Asstt. Housing Commissioner-II, therein called 'Vendor/The Board' of the One Part and Smt. Smita Mukherji, therein called the Purchaser of the Other Part and registered at Additional District Sub-Registration Office Rajarhat, New Town, recorded in Book No. 1, Volume No.1523-2017 pages from 295723 to 295737, Being No.152309980 for the year 2017 the said West Bengal Housing Board for the consideration therein mentioned granted sold transferred and conveyed unto the said Smt. Smita Mukherji, ALL THAT piece and parcel of land measuring about 301.09 Sq. Meter or 4.50 Cottah be the same a little more or less, being Plot No. CE/1/B/121, in Block No. CE, Land – CE/1, Action Area – 1C, situated in the New Town, Police Station Rajarhat, District - North 24-Parganas under Mahishbathan Gram Panchayat, fully described in the Schedule thereunder as well as hereunder written absolutely and for ever.

AND WHEREAS The said West Bengal Housing Board delivered possession of the said land measuring about 301.09 Sq. Meter or 4.50 Cottah be same or little more or less at Eastern Green under West Bengal Housing Board being Plot No. CE/1/B/121 at CE Block, situated in the New Town, Kolkata, more particularly described in the Schedule hereunder to Smt. Smita Mukherji, on 08.12.2017, being No. 927/HC/HB/AHI/CE/1/B/121.

AND WHEREAS The said SMT. SMITA MUKHERJI, is became absolutely seized and possessed of and/or otherwise well and sufficiently entitled to the property by virtue of purchase an absolute estate in fee simple possession to the said piece and parcel of land measuring about 301.09 Sq. Meter or 4.50 Cottah be the same a little more or less, being Plot No. CE/1/B/121, in Street No. 181, in Block No. CE, Land – CE/1, Action Area – 1C, situated in the New Town, Police Station Rajarhat at present New Town, District - North 24-Parganas under Mahishbathan Gram Panchayat now within the jurisdiction New Town Kolkata Development Authority under Additional District Sub-Registration Office Rajarhat, New Town, fully described in the Schedule hereunder written.

AND WHEREAS By an Indenture of Conveyance dated 30th day of July, 2019 made between Smt. Smita Mukherji, therein called Vendor of the One Part and Naoolin Realcon Pvt. Ltd., represented by its Director Sri Debashis Roy, therein called the Purchaser of the Other Part and registered at Additional District Sub-Registration Office Rajarhat, New Town, recorded in Book No. 1, Volume No.1523-2019, pages from 363378 to 363404, Being No.152309420 for the year 2019 the said Smt. Smita Mukherji, for the consideration therein mentioned granted sold transferred and conveyed unto the said Naoolin Realcon Pvt. Ltd., represented by its Director Sri Debashis Roy, ALL THAT piece and parcel of land measuring about 301.09 Sq. Meter or 4.50 Cottah be the same a little more or less, being Plot No. CE/1/B/121, in Street No. 181, in Block No. CE, Land – CE/1, Action Area – 1C, situated in the New Town, Police Station Rajarhat, District - North 24-Parganas under Mahishbathan Gram Panchayat, fully described in the Schedule thereunder as well as hereunder written absolutely and for ever.

AND WHEREAS since then the Vendor herein became the absolute owner of the said property and is now seized and possessed of and / or otherwise well

and sufficiently entitled to the said property and enjoyed the same peacefully, freely, absolutely and without any interruptions from any corners together with rights to sell, convey and/or transfer the same to any intending buyer or buyers at any consideration or under any terms and conditions as the Vendor shall think fit and proper and mutated his name in the records of NKDA dated 30.09.2019 vide Assessee No.004-0181-e-00-00001-11, and is paying taxes upto date against his name as absolute owner and occupier thereof.

and possessed of and/or otherwise well and sufficiently entitled to the property by virtue of purchase an absolute estate in fee simple possession to the said piece and parcel of land measuring about 301.09 Sq. Meter or 4.50 Cottah be the same a little more or less, being Plot No. CE/1/B/121, in Street No. 181, in Block No. CE, Land – CE/1, Action Area – 1C, situated in the New Town, Police Station Rajarhat at present New Town, District - North 24-Parganas under Mahishbathan Gram Panchayat now within the jurisdiction New Town Kolkata Development Authority under Additional District Sub-Registration Office Rajarhat, New Town, fully described in the Schedule hereunder written and (hereinafter for the sake of brevity referred to as the `said Property').

AND WHEREAS with a view to develop the aforesaid property by raising construction of a G+IV storied building, the Vendor herein prepared a Building Plan with the help of one reputed Architect and submitted the same before the concerned Authority for necessary approval and after obtaining the Building Sanctioned Plan being Pin No. 0040018120191217 dated ______ from the New Town Kolkata Development Authority, the Vendor commenced construction on the same, which is now going on in progress and expect to complete the same within very short period.

AND WHEREAS the Vendor must obtain completion or occupancy certificate from the New Town Kolkata Development Authority of the building made against the Sanctioned Plan being Pin No. 0040018120191217 and as and when the same is collected from the New Town Kolkata Development Authority then handed over a copy of the Occupancy Certificate to the Purchaser herein.

AND WHEREAS the sanctioned building plan comprised of self contained independent flat/commercial space/shops/garage/car parking spaces in the said building.

AND WHEREAS the Vendor decided to sell the said residential flat, shops/commercial space/garage/car parking spaces in the said G+IV storied building in the said property to the intending Purchaser/Purchaser on ownership basis.

AND WHEREAS the Purchaser/Allottee has taken inspection of the abstracts of title as also the said sanctioned plan and specifications relating to the said property and the said building thereon and made themselves fully conversant with the contents hereof and has fully satisfied himself with the construction quality, the Title of the Vendor and the Vendor's right to receive the entire consideration money which has been paid by the Purchaser to the Vendor herein Together With proportionate undivided impartible and variable share interest and ownership in the land.

AND WHEREAS By an WBHIRA (West Bengal Housi	ng Industry Regulation
Act) Agreement for Sale dated	_whereby the Vendor
agreed to sell and the Purchaser/Allottee agreed to	purchase of ALL That
One self contained Residential BHK Flat being	No, measuring a

carpet area of _____ Sq.ft. more or less, with balcony area admeasuring ____

Sq.ft. (Chargeable area _____ Sq.ft. more or less) being built up area

admeasuringSq.ft. (super built up areaSq.ft. more or			
less) on the Floor together with One Covered Car Parking			
Space No measuring Sq.ft. more or less on the Ground			
Floor, of the said building situate lying at and being the said being Plot No.			
CE/1/B/121, in Street No. 181, in Block No. CE, Land - CE/1, Action Area			
- 1C, situated in the New Town, Police Station Rajarhat at present New			
Town, District - North 24-Parganas within the jurisdiction of New Town			
Kolkata Development Authority together with undivided proportionate			
share interest and ownership of the land and also together with all common			
areas, facilities and amenities of the said G+ IV storied building in the said			
property together with common right and easement over and in respect of			
the common areas of the building including staircase together with			
underground and overhead water reservoir, pump room, sewerage, drains,			
water pipes, water lines, passages, paths and other areas of common use			
and enjoyment of the said building fully described in the Third Schedule			
hereunder written (hereinafter for the sake of brevity referred to as "the said			
flat and car parking space") free from all encumbrances and liabilities.			
AND WHEREAS the Purchaser will acquire the said flat and car parking			
spaces together with undivided and impartible proportionate share interest			
and ownership of the land in the said property on which the said flat and car			
parking spaces is constructed and also of common areas and spaces and			
easement and other right in respect thereof at the total agreed price of			
Rs			
on the terms and conditions as agreed and settled by and between the			
Vendor and the Purchaser herein.			

AND WHEREAS the Purchaser/Allottee has made full payment of all moneys
payable hereunder and upon such payment, the Purchaser had duly taken
actual physical possession of the said flat and car parking spaces and now
called upon the Vendor to execute and register proper Deed of Conveyance in
favour of the Purchaser in respect of the undivided and impartible
proportionate share interest and ownership of the land in the said property
and also all common areas and spaces therein all easement and other rights
in respect thereof as well as the said flat and car parking spaces in the
manner hereinafter appearing at or for the said total sum of
Rsonly)
free from all encumbrances to which the Vendor agreed which is vividly
described in the Memo of Consideration as a part of this Indenture.
NOW THIS INDENTURE WITNESSETH that in pursuance of the said offer

mat in partial or the tale one
and acceptance and in consideration of the payment of the said sum of
Rs
of lawful money of Union of India well and truly paid by the
Purchaser/Allottee to the Vendor at or before the execution of these
presents (the receipt whereof the Vendor doth hereby admits and
acknowledges and of and from the same and every part thereof and the
Vendor doth hereby acquit release and for ever discharge the Purchaser and
the undivided and impartible proportionate share interest and ownership in
the land in the said property on which the said building is erected and
constructed and also of all common areas and spaces and all easement and
other rights in respect thereof as well as the said flat and car parking spaces
hereby granted conveyed and sold) the Vendor doth hereby absolutely and
indefeasibly grant convey sell transfer assign and assure and ALL That One
self contained One self contained Residential BHK Flat being No.
', 'measuring a carpet area of Sq.ft. more or less, with balcony area
admeasuring Sq.ft. (Chargeable area Sq.ft. more or less) being

built up admeasuring Sq.ft. (super built area up area Sq.ft. more or less) on the Floor together with One Covered Car Parking Space No. _____ measuring ____ Sq.ft. more or less on the Ground Floor, of the said building situate lying at and being the said Plot No. CE/1/B/121, in Street No. 181, in Block No. CE, Land - CE/1, Action Area - 1C, situated in the New Town, Police Station Rajarhat at present New Town, District - North 24-Parganas within the jurisdiction of New Town Kolkata Development Authority fully described in the Third Schedule hereunder written TOGETHER WITH the undivided and impartible proportionate share interest and ownership in the land in the said property and also the undivided and impartible proportionate share and interest of and in the common areas and open spaces therein and also all easement and other rights in respect thereof and all common amenities and facilities now available and to become available in future to the Purchaser in respect of the said land and the said flat and car parking space (all the above, hereinafter collectively referred to as 'the said flat and covered car parking space') TOGETHER WITH the rights to have the said flat and car parking spaces completely built and constructed by the Vendor at the costs of the Purchaser AND TOGETHER WITH all and all manner of former and other rights lights liberties advantages easements privileges emoluments appendages and appurtenances whatsoever to the said flat and car parking space or any part or parts thereof belonging or in anywise appertaining or which with the same or any part or parts thereof now are or is or at any time or times heretofore were or was held used occupied or enjoyed or reputed to belong or be appurtenant thereto A N D the reversion or reversions remainder or remainders A N D the rents issues and profits thereof and every part thereof A N D all the estate right title interest use possession property claim and demand whatsoever both at law and in equity of the Vendor into and upon the said flat or any part or parts thereof TOGETHER WITH true and correct copies of all deeds pottahs muniments writings and evidences of title relating to the said flat and car parking space or any part or parcel thereof which now are or hereafter shall or may be in the custody power or possession of the Vendor or which the Vendor can or may procure the same without any action or suit at law or in equity TO HAVE AND TO HOLD the said flat and car parking space AND ALL AND SINGULAR other the premises hereby granted conveyed and transferred or expressed or intended so to be and every part thereof together with all its rights members and appurtenances unto and to the use of the Purchaser absolutely and for ever and free from all encumbrances.

AND the Vendor doth hereby covenant with the Purchaser/Allottee (1) THAT notwithstanding any act deed matter or thing by the Vendor done or executed or suffered to the contrary, the Vendor is absolutely seized and possessed of or otherwise well and sufficiently entitled as an estate equivalent to an absolute estate of inheritance in fee simple in possession to the said flat and car parking space and every part thereof AND (2) THAT notwithstanding as aforesaid the Vendor now hath in himself good right full power absolute authority and indefeasible title to grant convey sell transfer assign and assure ALL AND SINGULAR the said flat and car parking space hereby granted conveyed and transferred or expressed or intended so to be unto and to the use of the Purchaser in manner aforesaid according to the true intent and meaning of these premises AND (3) THAT the Purchaser shall and will and may from time to time and at all times hereafter peaceably and quietly enter into hold possess and enjoy the said flat and car parking space hereby granted sold and conveyed and receive and take the rents issues and profits thereof and every part thereof without any lawful let suit trouble hindrance eviction interruption disturbance claim and demand whatsoever from or by the Vendor and all person claiming from under or in trust for the Vendor AND (4) THAT free and clear and freely and clearly and absolutely acquitted exonerated discharged and released or otherwise by the Vendor well and sufficiently saved defended kept harmless and indemnified of from and against all and all manner of and other charges mortgages claims demands liens lispendens attachments and encumbrances whatsoever created by the Vendor AND (5) THAT the Vendor and all persons having or claiming any estate right title interest property claim and demand whatsoever both at law and in equity in to upon the said flat and car parking space hereby granted conveyed sold transferred assigned and assured or expressed or intended so to be or any part thereof from through under or in trust for the Vendor or any other person or persons as aforesaid shall and will from time to time and at all times hereafter at the request and cost of the Purchaser do and execute or cause to be done and executed all such assurances acts deeds matters and things for further better and more effectually granting selling transferring or assuring the said flat and car parking spaces and every part or parcel thereof unto and to the use of the Purchaser as shall or may be reasonably required.

A N D the parties hereto agree and declare as follows:-

- 1) With effect from the date of these presents the Purchaser/Allottee shall pay proportionate share of all NKDA rates and taxes and other outgoings and impositions now payable or to become payable in future in respect of the said flat and car parking space in the said building in the said property as and when due and payable.
- 2) The Purchaser/Allottee shall be entitled to effect mutation of his name as the Owner of the said flat and car parking space in the records of the New Town Kolkata Development Authority and other authorities at his own costs and the Vendor agrees to give his unqualified consent for the same.
- 3) Save and except the said flat and car parking space and the rights of the Purchaser hereby conferred, the Purchaser/Allottee shall have no claim

or right of any kind or nature whatsoever in respect of other flats and portions of the said building and/or other areas and spaces in the said property other than the rights hereby conferred and the said other flats and portions of the said building shall always remain the property of the Vendor as hereinafter mentioned and subject to the rights of the Vendor.

- 4) After the possession of the said flat and car parking space has been delivered to and taken by the Purchaser/Allottee from the Vendor in terms of the said Agreement the Purchaser shall not be entitled to raise any objection for any items of works, quality of work or materials used or to be used or for any installation works in the said flat or any portion thereof or any other portion of the said building nor shall prefer any claim against the Vendor in respect on any ground whatsoever.
- 5) The Purchaser jointly with the Owners of other flat having formed an Association and the responsibility of the Vendor for upkeep and maintenance of the said building the flat therein and for payment of outgoings and expenses in connection therewith in terms of the Agreement between the Vendor and the Purchaser shall stand terminated and the Purchaser through the said Association shall carry on the works of upkeep and maintenance and other works of and in the said building upon payment of the costs and charges to the said Association.
- 6) In the event of water pump, tube-well and other installations being required to be replaced, the Purchaser will pay their proportionate share towards costs of such replacements and installations charges as and when demanded by the said Association according to the necessity from time to time.
- 7) In the event of any amount becoming payable in respect of the said property and/or the said building constructed therein by way of premium

taxes levies or on any account whatsoever to the Central or State Government or New Town Kolkata Development Authority or any Competent Authority or for any betterment fees, charges, development taxes and any other taxes or payments of similar nature, the Purchaser shall pay their proportionate share towards the same to the said Association as and when demanded.

- 8) The Purchaser/Allottee shall keep and maintain at his own costs the inside of the said flat and car parking space and every part thereof hereby purchased by them in good condition state and order and shall abide by all rules, laws and regulations of the Central or State Government, New Town Kolkata Development Authority and all other appropriate authorities and local bodies and shall attend to, answer and be responsible for all deviations and violations of regulations in respect thereof.
- 9) The Purchaser/Allottee shall not do make or execute or permit to be done made or executed any act deed matter or thing which may render void or voidable any insurance of any flat and car parking spaces or any part of the said building or which may cause payment of premium at an increased rate in respect of any insurance of any flat and/or the said building.
- 10) The Purchaser/Allottee shall at their costs keep the said flat together with its walls, partition walls, sewers, drains, electric and sanitary connections, pipes, fittings and fixtures installations and all other fittings and fixtures in good working and tenantable condition and shall not do make or carry out any act deed matter or thing so as to prejudice or affect or hamper proper support stability and protection of other parts of the said building. The Purchaser shall be permitted to make any internal addition or alteration and renovation work be it minor or major in the said flat at his own cost from the date of delivery of possession.

- 11) The Purchaser shall not at any time demolish or cause to be demolished or damaged the said flat and car parking space or any part thereof nor will make or cause to be made any additions or alterations of whatsoever nature to and in the said flat or any part thereof which may cause any damage or injury or is likely to affect the security, beautification, elevation, support, stability and protection of the said building including the said flat and car parking spaces. For the purpose of security beautification elevation support, stability and protection of the said building, the said Association shall be entitled to carry out necessary additions and alterations and the Purchaser hereby gives his unqualified consent for the same.
- 12) After the possession of the said flat and car parking space is delivered to the Purchaser/Allottee if any additions or alterations or deviations in or about or relating to the said building including the said flat is required to be carried out at the instance of the Central or State Government, New Town Kolkata Development Authority or any other statutory authority or body, all such additions alterations or deviations shall on notice to the said Association be carried out by the Purchaser subject to the terms and conditions herein contained and in co-operation with the Purchaser of other flats or portions in the said building and Vendor shall not be in any manner liable or responsible for the same. The Vendor has on this day of execution of this instant agreement and subsequent handing over possession of the said flat and the car parking space represents to have constructed the said flat and the car parking space in accordance with the building sanction plan.
- 13) So long the flat in the said premises are not separately assessed by the NKDA Authority the Purchaser shall pay his proportionate share of such rates (Both Owners and Occupiers) and also other taxes and impositions on

the said premises in such proportion as shall be proportionate to the area of the property agreed to be sold from the date of execution of this instant conveyance. However the Purchaser shall be duty bound to pay the service tax and deduct Income tax as the same may be levied by and/or applicable by any Concerned Competent Authority on or before the delivery of possession of the said flat and car parking space and further pay the above proportion of tax till his flat and car parking space is separately assessed.

- 14) That the Purchaser/Allottee herein state, declare, assure and also asserts the Vendors herein that the Purchaser have not made over the Service Tax, GST (if applicable) and/or any other Tax charges to the Vendor herein and the Purchaser shall remain duty bound to pay the Service Tax, GST (if applicable), and/or any other Tax charges subject to the liability imposed upon the Purchaser by the concerned State or Central Government authority.
- 15) The Purchaser shall not decorate or change the exterior of the said flat and car parking space otherwise than in the manner as may be agreed.
- 16) The Purchaser shall not throw or accumulate dirt rubbish, rags or other refuse or permit the same to be thrown or accumulated in the said flat or in the common portions of the said building.
- 17) The Purchaser shall at their own costs maintain and repair the inside of the said flat and shall keep in all respects the said flat in proper order and condition and shall not do or cause to be done anything in the said flat which may or are likely to damage injure or substantially affect the said building and the stability, protection, security and preservation thereof.
- 18) In addition to the rights and privileges to which the Purchaser are and shall be entitled according to the law for the time being in force in respect of

the said land and the said flat and car parking space in the said property the Purchaser shall be entitled to, inter alia, the common areas and facilities and common use of the roof set out in the Fourth Schedule hereunder written and Common Expenses set out in the Fifth Schedule hereunder written subject to the conditions therein stated.

- 19) The Vendor shall be entitled to all vertical and horizontal exploitation of the land in the said property, the roof and other portions including open space whether by way of additional constructions in the said building or otherwise in such manner as the Vendor shall think fit and proper and the Purchaser agrees not to cause any interference or obstructions or hindrance in future for and in respect of such additional constructions. In that case the upper portion or top portion shall be granted common user of roof.
- 20) The Purchaser/Allottee shall have the right of common user of the roof with other owners or Purchaser of flat in the said building in the said property without any right of making further or additional construction, temporary or permanent, on the roof and shall keep and maintain at their own costs the roof in proper order and condition.
- 21) The Purchaser shall be entitled to let out, lease, sell, mortgage, gift, transfer or in any way deal with or dispose of the said flat and car parking space in the said building together with undivided and impartible proportionate share interest and ownership of the land in the said property, subject to the terms and conditions herein contained.
- Any notice required to be given by the Vendor shall without prejudice to any other mode of service available, be deemed to have been served on the Purchaser if delivered by hand or sent by prepaid registered post to the Purchaser and shall likewise be deemed to have been served on the Vendor

by the Purchaser if delivered by hand or sent by prepaid registered post to the Vendor.

-THE FIRST SCHEDULE ABOVE REFERRED TO (DESCRIPTION OF THE LAND)

ALL THAT piece and parcel of land measuring 64.60 Acres(more or less) situated in Mouza - Mahishbathan, J.L. No. 18 and Thakdari, J.L. No. 19, P.S. - Rajarhat at present New Town, within Action Area 1C now CE-1, within CE Block at Rajarhat New Town, Kolkata under Additional District Sub-Registration Office Rajarhat, New Town in the district of North 24-Parganas.

R.S. Plot No. involved 33(Part), 35(Part), 40(Part), of Mouza Mahishbathan, J.L. No. 18, P.S. Rajarhat (Old) at present New Town.

And R.S. Plot No.1(Part), 2(Part), 3(Part), 4(Full), 5(Full), 6(Full), 7(Full), 8(Full), 9(Full), 10(Full), 11(Full), 12(Part), 13(Part), 17(Part), 18(Part), 30(Part), 31(Part), 32(Full), 33(Full), 34(Full), 35(Part), 36(Part), 40(Part), 41(Part), 42(Full), 43(Full), 44(Full), 45(Full), 46(Full), 47(Full), 48(Part), 49(Part), 50(Part), 51(Part), 52(Full), 53(Full), 54(Full), 55(Full), 55(Full), 56(Full), 57(Full), 58(Part), 59(Full), 60(Full), 61(Part), 62(Full),63(Part), 64(Part), 65(Full), 66(Full), 67(Part), 68(Part), 84(Part), 85(Part), 86(Part), 87(Full), 88(Full), 89(Part), 90(Full), 91(Full), 92(Part), 127(Part), 128(Part), 129(Part), 130(Part), 131(Full), 132(Full), 133(Part), 134(Part), 135(Part), 136(Full), 137(Part), 142(Part), 143(Part), 144(Part), 145(Part), 146(Full), 147(Part), 148(Full), 149(Full), 150(Full), 151(Full), 152(Full), 153(Full), 154(Full), 155(Full), 156(Full), 157(Full), 158(Part), 164(Part), 166(Part), 167(Part), 170(Part), 171(Part), 172(Part), 173(Part), 174(Part), 175(Full), 176(Part), 176(Part),

177(Part), 286(Part), 729(Part), at Mouza Thakdari, J.L. No. 19, P.S. Rajarhat at present New Town.

-THE SECOND SCHEDULE ABOVE REFERRED TO-(SAID PLOT)

ALL THAT piece and parcel of land measuring about 301.09 Sq. Meter or 4.50 Cottah be the same a little more or less, being Plot No. CE/1/B/121, in Street No. 181 in Block No. CE, Land – CE/1, Action Area – 1C, situated in the New Town, Police Station Rajarhat at present New Town, District - North 24-Parganas under Mahishbathan Gram Panchayat now within the jurisdiction New Town Kolkata Development Authority under Additional District Sub-Registration Office Rajarhat, New Town.

The said property is butted and bounded as follows:

ON THE NORTH: Plot No. CE/1/B/132.

ON THE SOUTH : 12 M. Wide Road.

ON THE WEST : Plot No. CE/1/B/120.

ON THE EAST : Plot No. CE/1/B/122.

THE THIRD SCHEDULE ABOVE REFERRED TO:

ALL THAT one self-contained Residential BHK Flat bein	g No.	,
measuring a carpet area of Sq.ft. more or less, with ba	lcony	area
admeasuring Sq.ft. (Chargeable area Sq.ft. mc	re or	less)
being built up area admeasuring Sq.ft. (super built	lt up	area
Sq.ft. more or less) on the Flo	or tog	gether
with One Covered Car Parking Space No measuri	ng	

Sq.ft. more or less on the Ground Floor, in Plot No. CE/1/B/121, in Street No. 181 in Block No. CE, Land – CE/1, Action Area – 1C, situated in the New Town, Police Station Rajarhat at present New Town, District - North 24-Parganas within the jurisdiction of New Town Kolkata Development Authority Together With proportionate undivided impartible and variable share interest and ownership in the land fully described in the First Schedule above written and the said flat and car parking space is delineated in the map or plan annexed hereto and thereon bordered RED.

THE FOURTH SCHEDULE ABOVE REFERRED TO: (COMMON AREAS AND FACILITIES)

- 1. Staircases and landings on all the floors.
- 2. Roof.
- 3. Common passage on the ground floor.
- 4. Water pump, water tanks, the water pipes and other common passage, plumbing installations.
- 5. Electric wiring and meter.
- 6. Drainage and swears.
- 7. Boundary walls and main gates.
- 8. Such other common parts, equipments, installations, fixtures and fittings.
- 9. Lift and its accessories.

THE FIFTH SCHEDULE ABOVE REFERRED TO: (COMMON EXPENSES)

- 1. All costs of maintenance, operating, replacing, washing, painting, rebuilding, reconstruction, decoration, re-decorating and lighting the common parts and the walls on the building.
- 2. The salaries of the entire person employed for the said purpose.
- 3. Insurance premium for insurance of the building against earthquake, fire, lighting, mob, violence, civil commotion, damage etc.
- 4. NKDA taxes, G+IV storied building tax and other outgoings save those separately assessed on the respective flats/units.
- 5. All charges and deposits for suppliers of common facilities and utilities.
- 6. Costs and charges of establishment for maintenance of the building and for watch and ward staff.
- 7. All litigation expenses for protecting the title of the land with building.
- 8. The office expenses incurred for maintaining the office for common expenses.

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

SIGNED AND DELIVERED by

the **VENDOR** at Kolkata

in the presence of:

1.

SIGNATURE OF THE VENDOR

2.

SIGNED AND DELIVERED by

the **PURCHASER** at Kolkata

in the presence of:

1.

2.

SIGNATURE OF THE PURCHASER

DRAFT PREPARED BY ME: -

MD. MANIR UZ JAMAN

Licence No. DW-I-33.

Present Residence : SHUKHOBRISHTI Complex SPARSH Block, Action Area-III New Town, Kolkata - 700156

Mobile: 9830538095

E-mail: manicircle2@gmail.com

REC	EIVED	of and from with	nin named Purchaser the with	in mentioned sum
of 1	Rs	/-	(Rupees	
only) in full	payment of the o	consideration money as per me	emo below :
		<u>MEM</u>	O OF CONSIDERATION	
Ι	ate	Cheque/Cash	Bank and Branch	Amount(Rs.)
(Ru	pees			only)
<u>W 1 '</u>	TNES	<u>SES</u> :		
1.				
			SIGNATURE O	F THE VENDOR

2.