#### **DEED OF CONVEYANCE**

#### **WHEREAS**

- a. Whereas 1) SHREE HANUMAN SEVA TRUST,2) RATANGARH CHARITY TRUSTsold, transferred and conveyed a piece and parcel of land admeasuring an area about 30 Cottahs 00 chittaks 00 sq.ft. be the same a little more or less lying and situate at Holding No. 134/2 Salkia School Road,Mouza Golabari, R.S Plot No. 214, 215, 216, 217 & 213 (Part) corresponding L.R.Plot No. 214, 215, 216 & 217, R.S. Khatian no. 136, 135 corresponding L.R. Khatian No. 297 under J.L. no. 1, Sheet No. 31, Ward No.12, Police Station Golabari, District Howrah unto and in favour ofRAJ CONCLAVE (P) LTD.by a Sale Deed dated 10<sup>th</sup> February, 2010 and the same was duly registered with the office of the District Sub Registrar of Howrah and recorded in Book No. I, CD Volume No. 501, pages 1 to 25, being no. 01388 for the year2010.
- b. AND WHEREAS the Owner/Developer above named are the absolute and lawful Owner in respect of ALL THAT piece or parcel of Land admeasuring an area about 30 Cottahs 00 chittaks 00 sq.ft. be the same a little more or less lying and situate at Holding No. 134/2 Salkia School Road, Mouza Golabari, R.S Plot No. 214, 215, 216, 217 & 213 (Part) corresponding L.R. Plot No. 214, 215, 216 & 217, R.S. Khatian no. 136, 135 corresponding L.R. Khatian No. 297 under J.L. no. 1, Sheet No. 31, Ward No.12, Police Station Golabari, District Howrah, which is butted and bounded as follows: together with all right, title and interest appertaining thereto free from all encumbrances,.

- c. AND WHEREAS the Owner/Developer herein formulated a scheme for the development of the aforesaid plot of Land inALL THAT piece and parcel of land admeasuring 30 Cottahs 00 chittaks 00 sq.ft. be the same a little more or less lying and situate at Holding No. 134/2 Salkia School Road, Mouza Golabari, R.S Plot No. 214, 215, 216, 217 & 213 (Part) corresponding L.R.Plot No. 214, 215, 216 & 217, R.S. Khatian no. 136, 135 corresponding L.R. Khatian No. 297 under J.L. no. 1, Sheet No. 31, Ward No.12, Police Station Golabari, District Howrah, which is butted and bounded asfollows:, (more fully and particularly mentioned and described in the FIRST SCHEDULE hereunder written and hereinafter referred to as the SAID PREMISES).
- d. AND WHEREAS the Owner/ developer herein applied for a building sanction plan before the AppropriatecivicauthorityandaccordinglytheAppropriatecivicauthorityon......., approved the plan for the construction of multi-storied building in the said land consisting of several Shop/s, Car Parking space/ Flats, and accordingly the Owner/ Developer herein started the construction work on the said land morefully and particularly described in the schedule A, hereunder and the same is underprogress.
- **e.** The **OWNER/DEVELOPER** obtained a sanctioned plan from the authorities concerned being No. BRC- 60/16-17 dated 21/06/2016 for undertaking construction of a Housing Project on **SAID PREMISES** comprising of several independent blocks and the said project has been named **Tathastu.**
- f. The Purchaser herein approached the owner Developer and owner Developer agreed tosaleALLTHATpieceandparceloftheFLATAND/ORUNITno.....onthe...... Floor of the building being Block ...... in Project 'Tathastu' containing by estimation an area of ...... Sq. ft. (Carpet) be the same a little more or less TOGETHER WITH the undivided proportionate share or interest in the land directly underneath and forming part of the said Block/Building AND TOGETHER WITH the proportionate share in all common parts portions areas and facilities to comprise in the said Residential Area (hereinafter collectively referred to as the **SAID** FLAT) at and for the considerationof**Rs...../-(Rupees.....) only** and the parties entered into an agreement amongst themselves.
- The said Flat is now since completed and the Purchaser has duly satisfied itself as to the title of the Owner/Developer, constructions, measurements, materials used, workmanship, the scheme of the Project and inspected the sanctioned plan and upon such satisfaction has now proceeded to have the Deed of Conveyance executed in its favour.
- **h.** The Purchasers have gone through and agrees to abide by all such covenants as

- agreed by all the other Flat Owners in the standard Agreement for Sale to the extent such covenants shall remain applicable now and in thefuture.
- i. The Owner/ Developer herein have specifically represented to the Purchaser that the said flat is free of encumbrances, charges, liens, lispendens, demands, claims, hindrances, attachments, debts, dues, acquisitions and requisitions whatsoever and further without any interference, disturbance and obstruction whatever from any person whomsoever and corner and manner and that the Owner/ Developer has full right, title and interest in the Said Flat and has full right and authority to assign, convey transfer all its right, title and interest therein and the Owner/ Developer herein further declare that the clear title to the Said Flat and its appurtenances belongs to the Owner/ Developer herein absolutely and that no other person or persons have any right, title or interest whatsoever therein by way of sale, gift, exchange, inheritance, lease, lien or otherwise in the said flat and that notwithstanding anything herein contained, any act, deed, matter or thing of whatsoever nature done by the Owner/ Developer herein or any person or persons lawfully or equitably claiming by from through or in trust for them, the Owner/ Developer herein has itself full right, power and absolute authority to sell or transfer to the Purchasers herein the said flat and his right, title and interest in the said property and that the Owner/ Developer herein have not done or committed or omitted to do any act, deed, matter or thing whereby the ownership, possession and/or occupation of the Said Flat by the Purchasers herein may be rendered illegal and/or unauthorized for any reason or on anyaccount.

### NOW THIS DEED OF CONVEYANCE WITNESSETH AS FOLLOWS:

In consideration of the sum of Rs ....../- ( Rupees .....) **only** paid by the Purchaser/s herein to the Developer (receipt whereof the Developer hereby by the memo hereunder written acknowledges and admits and discharge from every part thereof acquit discharges and exonerate the Purchaser/s) the Developer doth hereby sell, transfer and convey unto and in favour of the Purchaser/s herein the said flat ALL THAT piece and parcel of **FLAT AND/OR UNIT NO**. .... on the ...... of the building forming part of the said Residential Area containing by estimation an area of ....... Square Feet (Super built-up) (be the same a little more or less) TOGETHER WITH the undivided proportionate share or interest in the land forming part of the said Building **AND TOGETHER WITH** the proportionate share in all common parts, portions, areas and facilities to comprise in the said Building constructed on the premises stated in the First Schedule herein above TOGETHER WITH undivided, impartible proportionate share of land thereunto stated in the First Schedule herein above under the building as well as with all other easement and common rights over common passages and common facilities and amenities attached to and available with all other flats in the building (morefully and more particularly described in the **SECOND SCHEDULE** lying and situated at and upon the Premises described in the FIRST SCHEDULE hereunder written TOGETHER WITH other common facilities and amenities and the right in common over the common areas and spaces around the building TOGETHER WITH ALL the things permanently attached thereto or standing thereon and all the privileges, easements, profits, advantages, rights and appurtenances whatsoever to the said land and other the premises or any part thereof belonging or anywise appertaining thereto And all the estate, right, title, Interest, use, possession, benefit, claim and demand whatsoever at law or otherwise of the Owner and/or Developer to the said piece of land and over the premises hereby conveyed and every part thereof TO HAVE AND TO HOLD the same unto and to the use and benefit of the

Purchaser/s absolutely and forever, subject to the payment of all rents, rates, taxes, assessments, dues and duties now chargeable and payable and that may become chargeable and payable from time to time hereafter. In respect of the same to the Government or any other public body or local authority in respect thereof and the Owner and/or Developer assure that The Purchaser/s shall be entitled to the rights, benefits and privileges attached to the said flat and appurtenances thereto including the right to the enjoy the common areas (including undivided proportionate interest in land) and in common space areas and facilities in the building for the use occupation and enjoyment of the said flat as detailed in THIRD **SCHEDULE** hereunder written and/or describe and The Purchasers shall be entitled to the common easements and quasi easements affecting and attached to the Said Flat are as detailed in the FOURTH SCHEDULE hereunder written and/or described and the Purchasers shall be entitled to the Rights and privileges as detailed in the FIFTH **SCHEDULE** hereunder written and /or described responsible to bear/pay the proportionate share in the common recurring expenses for the purpose of maintenance, repair, renew, redecoration etc. AND FURTHER THAT PURCHASER shall abide by the Restrictions / House Rules as detailed in THE SIXTH SCHEDULE above referred to and FURTHER THAT the PURCHASER shall the common expenses as detailed in the **SEVENTH SCHEDULE** hereunder written and /ordescribed.

### THE FIRST SCHEDULE ABOVE REFERRED TO (THE SAID PREMISES)

ALL THAT piece and parcel of land admeasuring 30 Cottahs 00 chittaks 00 sq.ft. be the same a little more or less lying and situate at Holding No. 134/2 Salkia School Road, Mouza - Golabari, R.S Plot No. 214, 215, 216, 217 & 213 (Part) corresponding L.R. Plot No. 214, 215, 216 & 217, R.S. Khatian no. 136, 135 corresponding L.R. Khatian No. 297 under J.L. no. 1, Sheet No. 31, Ward No.12, Police Station - Golabari, District — Howrahwhich is butted and bounded as follows and the same is butted and bounded as follows:

BY NORTH:By

BYSOUTH :By

BYEAST :By

BY WEST :By

### THE SECOND SCHEDULE ABOVE REFERRED TO (THE SAID FLAT AND THE PROPERTIES APPURTENANT THERETO)

ALL THAT piece and parcel of the FLAT AND/OR UNIT no.......onthe being Block- ........... in Project 'Tathastu' containing by estimation an area of ............. Sq. ft. (Carpet) be the same a little more or less TOGETHER WITH the undivided proportionate share or interest in the land directly underneath and forming part of the said Block/Building AND TOGETHER WITH the proportionate share in all common partsportions areas and facilities to comprise in the saidResidentialAreaas delineated and demarcated in the Map or Plan annexed

## THE THIRD SCHEDULE ABOVE REFERRED TO (COMMON AREAS AND PORTIONS IN THE BLOCK)

- 1. Stair case,
- 2. Stair caselanding,
- **3.** Lift-well,
- **4.** Lift plantinstallation,
- **5.** Liftroom,
- **6.** Common passage and lobby on ground and 1<sup>st</sup>Floor excepting car parking area, ifany.
- 7. Water pump, water tank, water pipes and other common plumbinginstallation,
- **8.** Transformer, electric wiring, motor, generator and fittings,
- **9.** Drainage and sewers including man holesetc.
- 10. Pumphouse,
- **11.** Main gate/s and entrance/exists of theResidential Space/Area of the BuildingComplex.
- **12.** Such other common parts, areas, equipments and installations fixtures, fittings and spaces and drive way in or about the said building as are necessary for passage to other user and occupier of the Unit in common and as are specified to be the common parts after construction of the building.
- **13.** Common Paths, passages, pedestrian ways, driveways within the entire Project as intended to be provided by the Owner/Developer, excluding however the areas reserved by the Owner/Developer for parking of motor cars and other vehicles or other purposes and/or those allotted and/or provided to specificunit-Purchasers.
- **14.** Water supply system as be planned by the Owner/Developer from time to time.
- **15.** Drainage and sewerage system as be planned by the Owner/Developer from time to time.
- **16.** Other areas and installations as be planned by the Owner/Developer.
- **17.** Emergency Evacuation: Emergency Evacuation plan to be affixed at various locations in the building.

## THE FOURTH SCHEDULE ABOVE REFERRED TO (EASEMENTS OR QUASI-EASEMENTS)

- 1. The Right in common with the Purchaser and/or other person or persons entitled to the other part or parts of the Building(s) as aforesaid for the ownership and use of common part or parts of the Building(s) including its installations staircases open space(s) in ground floor covered space(s) electrical installations and otherpassages.
- 2. The right of passage in common with the Purchaser and other person or persons as aforesaid of electricity water and soil from and to any part (other than the Said flat(s)) of the other part or parts of the Building(s) through pipes, drains, wires, conduits lying or being under through or over the said Flat(s) so far as may be reasonably necessary for

- the beneficial use and occupation of the other portion or portions of the Building(s).
- **3.** The right of protection for other
- **4.** portion or portions of the Building(s) by all parts of the said flat(s) as far as they now protect the same or as may otherwise become vested in the Purchaser by means of structural alterations to the Said Flat(s) or otherwise in any manner to lessen or diminish the support at prevent enjoyed by other part or parts of the Building(s).
- The right of the occupier or occupiers of other part or parts of the Building(s) for the purpose of ingress and egress to and from such other Part or Parts of the Building(s), the front entrances staircase, electrical installation open and covered space(s) and other common passages or paths of theBuilding(s).
- 6. The right of the Association or its authorized agents with or without workmen and necessary materials to enter from time to time upon the said Flat(s) for the purpose of repairing so far as may be necessary such pipes drains wires and conduit underground/ overhead Reservoir, firefighting equipment as aforesaid PROVIDED ALWAYS that the other person or persons shall give to the Purchasers twenty four hours' prior notice in writing of their intention of such entry asaforesaid.

### THE FIFTH SCHEDULE ABOVE REFERRED TO (RIGHTS AND PRIVILEGES OF THE PURCHASERS)

- 1. The purchasers shall be entitled to all rights privileges vertical and lateral supports easements, quasi-easements and appurtenances whatsoever belonging to or in any way appertaining to the Said Flat(s) or therewith usually held used occupied or enjoyed or reputed or known as part or parcel thereof or appertaining thereto which are hereinafter more fully specified EXCEPTING AND RESERVING the rights easements quasi-easements privileges and appurtenances.
- 2. The right of access and passage in common with the co-owners and occupiers at all times and for all normal lawful purposes connected with the use and enjoyment of the staircase, lifts and electrical installations and all other common areas installations and facilities in the Building(s) and the SaidPremises.
- The right of way in common as aforesaid at all times and for all purposes connected with the reasonable use and enjoyment of the Said Flat(s) with or without vehicles over and along the drive-ways and pathways PROVIDED ALWAYS and it is hereby declared that nothing herein contained shall permit the Purchasers or any person deriving title under the Purchasers or the servants agents employees and invitees of the Purchasers to obtained in any way by vehicles deposit of materials rubbish or otherwise the free passage of or other person or persons including the society/Service Company along such driveway and pathways asaforesaid.
- **4.** The right of support shelter and protection of the Said Flat(s) by or from all parts of the Building(s) so far they now support shelter or protect thesame.

- 5. The right of passage in common as aforesaid electricity water and soil from and to the Said Flat(s) through pipes drains wires and conduits lying or being in under through or over the Building(s) and the Said Premises so far as may be reasonable necessary for the beneficial occupation of the Said Flat(s)whatsoever.
- from time to time upon the other parts of the Building(s) and the Said Premises for the purpose of repairing so far as may be necessary the pipes drain wires and conduits aforesaid and for the purpose of rebuilding, repairing repainting or cleaning any parts of the Said Flat(s) in so far as such repairing or cleaning as aforesaid cannot be reasonably carried out without such entry and in all such cases upon giving twenty four hours' previous notice in writing of its intention so to enter to the Owners and occupiers of the other Flats and portion of theBuilding(s).

### THE SIXTH SCHEDULE ABOVE REFERRED TO (RESTRICTIONS /HOUSE RULES)

- **1.** As from the date of possession of the said Flat(s) the Purchasers agree and covenant:
  - i. To co-operate with the other co Purchasers in the management and maintenance of the saidbuilding(s).
  - ii. To observe the rules framed from time to time by the Service Company/Holding Organization and become a member of the association of Flat Owners who shall collectively observe the rules framed from time to time by the ServiceCompany
  - iii. To use the said Flat(s) for residential purposes only and for no other purposes whatsoever without the consent in writing of the Owner/ Developers.
  - iv. To allow the Holding Organization with or without workmen to enter into the said Flat(s) for the purpose of maintenance andrepairs.
  - 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(s) and proportionately for the building(s) and/or common parts/parts and wholly for the said Flat (s) and/or to make deposits on account thereof in the manner mentioned hereunder to the Holding Association to such Holding Organization. Such amount shall be deemed to be due and payable on and from the date of possession whether physical possession of the said Flat(s) has been taken or not by the Purchasers. The Purchasers shall pay the said amounts without raising any objection thereto regularly and punctually within 72 hours to such HoldingOrganization.
  - vi. To deposit the amounts reasonably required with Holding Organization towards the liability for rates and taxes and otheroutgoings.
  - vii. To pay charges for electricity in or relating to the said Flat(s) wholly and proportionately relating to the commonparts.

- viii. Not to subdivide the said Flat(s) and/or the Parking Space if allotted or any portion thereof.
- ix. To maintain or remain responsible for the structural stability of the said Flat and not to do anything which has the effect of affecting the structural stability of thebuilding(s).
- x. Not to throw dirt, rubbish or other refuse or permit the same to be thrown or accumulated in the said Flat(s) or in the compound or any portion of thebuilding(s).
- xi. Not to store or bring and allow being stored in the said Flat(s) any goods of hazardous or combustible nature or which are so heavy as to affect or endanger the structures of the building(s) or any portion of any fittings or fixtures thereof including windows, doors, floors etc, in anymanner.
- xii. Not to hand from or attach to the beams or rafters any articles or machinery which are heavy or likely to affect or endanger or damage the constructions of the building(s) or any partthereof.
- xiii. Not to fix or install air-conditioners in the said Flat(s) have and except at the places which have been specified in the said Flat(s) for suchinstallation.
- xiv. Not to do or cause anything to be done in or around the said Flat(s) which may cause or tend to cause or tantamount to cause or effect any damage to any flooring or ceiling of the said Flat(s) or adjacent to the said Flat(s) or in any manner interfere with the use and rights and enjoyment thereof or any open passages or amenities available for commonuse.
- xv. Not to damage or demolish or cause to be damaged or demolished the said Flat(s) or any part thereof or the fittings and fixtures affixed thereto.
- xvi. Not to close or permit the closing of verandas or lounges or balconies or lobbies and common parts and also not to alter or permit any alteration in the elevation and outside colour scheme of the exposed walls of the verandahs, lounges or any external walls or the fences of external doors and windows including grills of the said Flat which differs from the colour scheme of the building(s) or deviation or which may affect the elevation in respect of the exterior walls of the saidbuilding(s).
- xvii. Not to install grills the design of which have not been approved by the Architect.
- xviii.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(s) or any part of the said building(s) or cause increased premium to be payable in respect thereof if the building(s) isinsured.
- xix. Not to make in the said Flat(s) any structural addition and/or alterations such as beams, columns, partition walls etc, or improvements of a permanent nature except with the prior approval in writing of the Local Civic Authority and/or any concerned authority as and when required.
- xx. The Purchasers shall not fix or install any antenna on the roof or terrace of the said

- Building(s) nor shall fix any widow antenna except at the space identified and demarcated by the Owner/ Developer for thepurpose.
- xxi. Not to deny acceptance (either individually or as a member of the association) to take over management of maintenance services and not to insist upon the Owner/ Developer to continue management of maintenance services as and when the Owner/ Developer deems fit and proper to handover management of maintenance services and consequent thereto calls upon the association to take over management of maintenance services. The Purchasers is also aware that in the event of such denial and/or refusal the Owner/ Developer shall be at liberty to withdraw and/or discontinue maintenance services without any furtherreference.
- xxii. The Purchaser/s admit/s and accept/s that the Owner/developer herein and/or its employees and/or agents and/or contractors shall be entitled to use and utilize the Common Portions for movement of building materials and for other purposes as may become necessary for the Complex and/or extension thereof and /or any remaining and/or new construction and the Purchaser/s shall not raise any objection in any manner whatsoever with regardthereto.
- xxiii. Not to use the said Flat(s) or permit the same to be used for any purposes whatsoever other than as a residence(s)/ as has been granted and shall not use for the purpose which may or is likely to cause nuisance or annoyance to occupiers of the other portions of the said building(s) or to the owners and occupiers of the neighboring premises or for any illegal or immoral purpose or as a Boarding House, Club House, Nursing Home, Amusement or Entertainment Centre, Easting or Catering Place, Dispensary or a Meeting Place or for industrial activitieswhatsoever.
- xxiv. Not to change or put any clothes in or upon the windows balconies and other portions which may be exposed in a manner or be visible to theoutsides.
- xxv. To abide by such building(s) rules and regulations as may be made applicable by the Holding Organization and after the Holding Organization is incorporated to comply with and/or adhere to the building(s) rules and regulations of such HoldingOrganization.
- xxvi. Not to obstruct in parking vehicle of anybody including other Purchasers in the Complex.
- xxvii. Not to park any car or permit any car to be parked in any open area or unsold car parkingarea.
- xxviii. To use the said car parking space for parking of cars belonging to the Purchasers and/or to the members of his family and not to allow any other person or strangers to park their cars in the car parking space allotted to the Purchasers.

### **2.** The purchasers agree that:

i. The Purchasers shall pay regularly and punctually within 7<sup>th</sup>day of every month, in advance and month by month the common expenses as described in the Seventh

schedule hereunder written at such rate as may be decided, determined and apportioned by the from the date of possession and upon formation and transfer of management of the building(s) to the Holding Organization such payments are required to be make without any abatement ordemand.

- ii. The proportionate rate payable by the Purchasers for the common expenses shall be decided from time to time and the Purchasers shall be liable to pay all such expenses wholly if it relates to the Purchasers Flat(s) only and proportionately for the building as a whole. The statement of account of the appointment of the charges as prepared by the Maintenance Co. shall be conclusive and final. The purchasers shall not be entitled to dispute or question the same. In the event of the transfer of the management and administration of the said building(s) to the Holding Organization in terms of these presents, the employees of the Owner/ Developer s such as watchmen, security staff, liftmen, etc, shall be employed and/or absorbed in the employment of such Holding Organization with continuity of service and on the same terms and conditions of employment and the Purchasers shall not be entitled to raise any objection thereto and hereby consents to thesame.
- iii. To abide by the rules and regulation as may be framed and decided for the use of the community hall and to take the written consent of the Owner/ Developer prior to use of the community hall and the Owner/ Developer shall have the discretion to grant or refuse such permission on the basis of availability.
- iv. To pay to the Service Company such amounts for the aforesaid purpose as may be demanded by theauthority.
- v. So long as such Flat(s) in the said Premises shall not be separately mutated andassessed the Purchasers shall pay the proportionate share of all rates andtaxes.
- vi. If the purchasers fails to pay the aforesaid expenses or part thereof within time as aforesaid, the Purchasers shall be liable to pay interest at the rate of one and half percent per month and further that if such amount shall remains unpaid for sixty days, shall be at liberty to disconnect and/or suspend all common services attached to the Purchasers' Flat (as has been granted) such as water supply, electricity connection, use of lifts, 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 reconnectioncharges.

### **3.** The Purchasers have further agreed that:

- i. The right of the purchasers shall remain restricted to the saidFlat(s).
- ii. The Purchasers shall not have any right or claim in respect of the other portions of the said building or thepremises.

### **THE SEVENTH SCHEDULE ABOVE REFERRED**

### (Common Expenses)

- **1.** Establishment and all other capital and operational expenses of the HoldingCompany.
- **2.** All charges and deposits for supply, operation and maintenance of commonutilities.
- **3.** All charges and expenses for deployment/engaging and appointment of security service agency and /or personnel and all allied expensed connected and/or incidentalthereto.
- **4.** All charges for the electricity consumed for the operation of the common machinery and equipment.
- **5.** All expenses for insuring the Complex, inter alia, against earthquake, flood, rain, fire, mob violence, damages, civil commotionetc.
- **6.** All litigation expenses incurred for the common purposes and relating to common use and enjoyment of the Block Common Portions at the Block level and/or Complex Common Portions at the Complexlevel.
- **7.** All costs for maintaining, operating, replacing, repairing, white-washing, painting, decorating, re-decorating, re-building, re-constructing, lighting and renovating the Block Common Portions at the Block level and/or Complex Common Portions at the Complex level, including the exterior or interior (but not inside any FLAT AND/OR UNIT) walls of the Blocks.
- 8. All expenses for running and operating all machinery, equipments and installations comprised in the Block Common Portions at the Block level and/or Complex Common Portion at the Complex level, including lifts, Generator, if any changeover switches, CC TV, if any, EPABX, if any pumps and other common installations including, their license fees, taxes and other levies (if any) and expenses ancillary or incidental thereto and the lights of the Block Common Portions at the Block level and/or Complex Common Portion at the Complexlevel.
- **9.** Municipal Tax, surcharge, Multistoried Building Tax, Water Tax and other levies in respect of the Block at the Block level and in respect of the Complex at Complex level save those separately assessed on the Purchaser/s.
- **10.** The salaries of and all other expenses on the staff to be employed for the Common Purposes, viz. manager, caretaker, clerks, security personnel, liftmen, sweepers, plumbers, electricians etc. including their perquisites, bonus and other emoluments and benefits.

REC	EIV	<b>FID</b> from the within	named Pur	chasers the w	ithin mentioned	Rs	<b>only</b> by
way	of	total consideration	money as p	er Memobelov	w:-		

### **MEMO OF CONSIDERATION**

DATE	CHEQUE NO.	BANK	AMOUNT (in Rs)	TDS (in Rs)
TOTAL AMOUNT:				

(Rupees)(	on	ľ	١
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W	itnesses:

1.

2.

**IN WITNESS WHEREOF** the Parties hereto have set and subscribe their respective hands and seal hereunto this the day, month and year first above written.

# **SIGNED SEALED AND DELIVERED** by the **OWNER/DEVELOPER**at Kolkata in the presenceof

Witnesses:		
1.		
2.		

## **SIGNED SEALED AND DELIVERED** by the **PURCHASERS** at Kolkata in the presence of:

Witnesses:

1.

2.