DEED OF CONVEYANCE

District

: PaschimBardhaman

Mouza

Khatpukur

Area of Flat

Sq. Ft. [Carpet]

135 Sq. Ft. [Parking]

Flat No

.

Sale Value

.

Market Value

DEED OF CONVEYANCE

District

PaschimBardhaman

Mouza

Khatpukur

Area of Flat

Sq. Ft. [Carpet]

135 Sq. Ft. [Parking]

Flat No

:

Sale Value

.

Market Value

:

[Page-3]

] S/O , D/O, W/O	, by faith, by nationality		
by Profession both are resident of	, Post Office:		
City:, P.S, District:			
herein after referred to as "THE PURCE	HASER" (which term shall include his		
heirs, executors, representatives and assig	ns) of the THIRD PART.		

AND WHEREAS Gouri Shankar Chatterjee, Bimala Shankar Chatterjee transferred by way of Regd. Deed of Sale Being No. 4894 of 1956 and 4895 of 1956 in favour of Sohindar Singh Bedi and thereafter Sohindar Singh Bedi and thereafter Sohindar Singh Bedi transferred an area of 7 katha by way of regd. Deed of Sale being no. 6619 of 1984 in favour of Sukumar Dey. And an area of 7 katha by way of regd deed of Sale being no. 6618 of 1984 in favour of Sunil Kumar Dey.

AND WHEREAS a partition deed was executed between Sunil Kumar Dey, Anil Kumar Dey, Sukumar Dey, Sanat Kumar Dey, Ashim Kumar Dey, Bisweswari Debi, Biplab Kumar Dey, Sarmistha Pal, Mamata Dutta vide deed no. 761 of 1989.

AND by virtue of partition deed bing no. 761 of 1989 Anil Kumar Dey acquired a piece of land measuring an area of 23 decimal and after demise of Anil Kumar Dey his property devolves upon his legal heirs namely Laxmi Dey & Arpan Dey and their names was duly recorded in L.R. records or rights under Khatian No. 1111 & 1112 and paid land revenue upto 1423 BS and obtained land use NOC of ADDA and paid municipal holding tax upto March 2017 and obtained building sanction plan vide Plan No. CB/64/16.

AND Laxmi Dey & Arpan Dey lodged a GDE before Coke Oven PS No. 499 dated 10/12/2017 and on the basis of this GDE Laxmi Dey & Arpan Dey swear an affidavit before 1st Class Judicial Magistrate at Durgapur Court and publish the same on Bengal newspaper on 14/12/2017 and whereas Laxmi Dey & Arpan Dey died leaving behind the present landowner as their only legal heir and her name duly recorded in LR records of rights under Khatian No. L.R. 1328 and from the date of inheritance the present owner is owning possessing and seizing the schedule below property without any encumbrances from any person and interest as true and real owner with having unfettered power and authority.

AND WHEREAS the Landowner desires to develop the "A" Schedule Property " by construction of multi storied building or as per sanction of Durgapur Municipal Corporation up to maximum limit of floor and/or any other concerned Authority/Authorities but due to paucity of fund and lack of sufficient times the

Land Landowner could not be able to take any steps for the said development and as such the Landowner are searching a Developer for the said development works.

AND WHEREAS the Landowner herein approached to the Developer herein to develop the "Said Property" by construction of a multi-storied building at Developer's costs and expenses on the sanction plan so to be sanctioned and/or permissible up to maximum limit of floors consisting of so many flats, garages etc. as per sanction plan of Durgapur Municipal Corporation and/or any other concerned authority/authorities from time to time of talking full and final consideration as fully stated in the SECOND SCHEDULE written herein below in the said proposed new building and the Developer accepted and agreed to the above proposal of the Land owner subject to condition that the Developer herein shall realize all the above costs of building including all other miscellaneous costs, expenses and benefits by selling the allocation of the Developer as fully described in the THIRD SCHEDULE hereinafter and all moneys accrued therein shall be the sole property of the Developer without any claim on the part of the Land owner and as such both the parties herein to avoid any future dispute to prepare and execute this written agreement on terms and conditions having been settled by an between the parties after mutual discussion.

AND WHEREAS the Land Owner approached to "J.R. KALPAN BUILDERS" [PAN-AAPFJ4332H] (A Partnership Firm), having its registered office at 74,Kusumtala Muchipara, NH-2, P.S- Kanksa, Durgapur, Dist- Paschim Bardhaman, PlN-713212, West Bengal, India, the Developer and described the other part herein offered it to undertake the jobs of construction of G+6 (Six) building on the said land as per sanctioned building plan and investing necessary funds in thereof.

AND WHEREAS the Developer accepted the said proposal of land Owners as per terms and conditions mentioned below and whereas the Developer shall be permitted to raise construction of G+6 residential building on the said land and to make agreement to self and/or to sell to intending buyers only for the Developer's allocation of the new building as may be deemed first and proper by the Developer excepting the proportions of the newly constructed building which will be kept reserved for the land owners as per terms and conditions.

AND WHEREAS the Land Owners and the Developer have agreed to the above proposals and are desirous of recording the said agreement and various terms and conditions to avoid any misunderstanding later on. Hence the parties herein agreed and record in writing with details of such terms and conditions mutually agreed to by the parties herein as below:

J.R. KALPANA BULLDERS

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

BUILDING shall means maximum limit of floors consisting of as many as flats shops, garages etc to be constructed according to the plan including any modification and /or addition sanctioned by the DURGAPUR MUNICIPAL CORPORATION duly approved by the form time to time and to be constructed on the "said property" more fully and specially and specifically described in the First Schedule written hereunder, and the said building hereinafter referred to as the SAID "BUILDING"

WHEREAS the First party & Second Party entered into a duly registered before the A.D.S.R. Durgapur Vide Development Deed No. I-020606549 for the year 2019, Page No. 147332 to 147358, Volume No. 0206-2019 and Vide Development Power of Attorney Deed No. I-020606848 for the year 2019, Page No. 155720 to 155740, Volume No. 0206-2019 under ADSR Durgapur and construction of multistoried building consisting of Flat /Apartment along with car parking etc.

AND WHEREAS the plan has been sanctioned and approved by DURGAPUR MUNICIPAL CORPORATION for the construction of G+6 (Six) storied building as per Memo No. DMC/BP/480/19 Date: 18/11/2020

AND WHERE AS the purchaser being interested to purchase a flat in the **"SANTI SUDHA RESIDENCY"** approached the First Part and Second Part and First Part and Second Part agreed to sell to the purchaser a flat as mentioned in the Second schedule below and which is construct on the First Schedule property.

NOW THIS DEED WITNESSTH that in consideration of Rs. (Rupees
) only paid by the purchaser to the vendor/Developer by
cheque the receipts whereof the vendor/Developer hereby grant, convey, transfer, sell the
PURCHASER ALL THAT Flat bearing No , on the () Floor having
Carpet Area of () Square Feet with / without a
medium size Car Parking space at "SANTI SUDHA RESIDENCY" at NH-2,
Muchipara, Durgapur - 713212 particularly mentioned in Second Schedule below
together with common areas, facilities, and amenities as described in Third Schedule below also
together with half of the depth of both floor and roof with full ownership of sanitary fittings and
also internal walls within the said flat together with common rights of using stair case, all ways,
paths, passages, drain water courses, pumps septic tanks etc in the ground to top floor of the
building together with proportionate undivided rights, title, interest on the First Schedule land
with rights, liberties, easements, appendages, appurtenance thereto along with common right
more fully mentioned Schedule three below and all estate, right, title interest claims and
demands whatsoever of the Vendor into or upon and every part thereof TO HAVE AND TO
HOLD the same and the use of the said purchaser, his heirs, executors, administrators, assigns

absolutely and forever and the vendor hereby covenants with the Purchaser his/her heirs, executors, administrators, assigns that notwithstanding any act, deed or things hereto before granted or executed or knowingly suffered to the contrary and the vendor now lawfully seized and possessed the said property free from all encumbrances attachments or defect in the title whatsoever and the vendor has full authority to sale the said property in the manner as aforesaid and the purchaser hereinafter peaceably and quietly possess and enjoy the sold property in khas without claim or demand whatsoever from the Vendor or and the Developer or any person claiming under or in trust for them and further the vendor and the Developer and also their legal heirs, successors- in- office, administrators, legal representatives and assignee from door cause to be done or executed all such lawful acts, deeds and things whatsoever in future and more perfectly conveying the said flat and every part thereof in the manner as aforesaid according to true intent and meaning of this deed...

AND WHEREAS Purchaser/s shall be factually legally entitled to get his/her name/s recorded in the record of B.L & L.R.O., FARIDPUR during settlement And further that the purchaser shall be at liberty to get the property muted into the rent roll of Govt. Of West Bengal and liberty to take separate electricity and water supply connection in his own name from competent authorities and will be able to pay any rent, rates, charges without any connection or concerned whatsoever with the Vendor or Developer.

FIRST SCHEDULE

(Said Land)

All that piece and parcel of Bastu Land measuring 16 (Sixteen) Decimal more or less comprising within appertaining to L.R. Plot No. 561. L.R. Khatian No. 1328, Mouza: Khatpukur, J.L. No.59, P.S. Kanksa under Durgapur Municipal Corporation, A.D.S.R. Office- Durgapur & Sub-Division- Durgapur, District- Paschim Bardhaman, West Bengal, A.D.S.R. Office- Durgapur & Sub-Division- Durgapur, District- Paschim Bardhaman, West Bengal

BUTTED AND BOUNDED BY:

ON THE NORTH

: 35 Feet Wide Metal Road

ON THE SOUTH

: C.S. Plot No. 604

ON THE EAST

: C.S. Plot No. 595 (P)

ON THE WEST

: C.S. Plot No. 592, 596, 598

SECOND SCHEDULE

PART-I

(Said Flat)

All that the unit being **Apartment No.** on _____ Floor, measuring (___) **Square Feet**, be the same a little more or less of Super Built up area, Tiles flooring in "**SANTI SUDHA RESIDENCY**" at Muchipara Durgapur at the land as described in the First Schedule with proportionate undivided share of the land enjoyment at common areas amenities and facilities (as described in part- I & Part – II of the schedule – Three hereunder).

PART-II

(Parking Space)

All that right to park a medium size car at open/covered parking space measuring about more or less 135 Sq. Ft. in the Ground Floor/vacant place of the Building.

THIRD SCHEDULE PART-I

(Share in Specific Common Portion)

Undivided, proportionate, indivisible and impartible share as be attributable to the said unit in:

- 1. Staircase of "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur.
- 2. Corridors of "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur (Save inside any unit).
- 3. Drains & Swears of "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur (Save inside any unit).
- 4. Exterior walls of "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur.
- 5. Electrical wiring and Fittings of "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur (Save inside any unit).
- 6. Overhead Water Tanks of "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur
- 7. Water Pipes of "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur
- 8. Lift Well, Stair head Room, Lift Machineries of "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur.
- 9. Pump and Motor of "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur.

PART-II

(Share in General Common Portion)

Undivided, proportionate, indivisible and impartible share as be attributable to the said unit in:

- 1. Main Entrance of "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur.
- 2. Drains & Sewages of "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur. (Save inside the Block).

FOURTH SCHEDULE

'RIGHTS OF THE PURCHASER'

- a) That the purchaser shall enjoy the super-built up area for the said flat along with common rights they are lawfully entitled thereto along with all sewerage, drains, water courses and all common areas available for use of the said premises.
- b) That the purchaser shall have every right to enter into any other flat in the building for the purpose of effecting repair of service pipe lines and portion of flat as may reasonably necessitated such entry with a three days advance intimation (except emergency) for such intended entry.
- c) That the purchaser shall have full proprietary rights and interest and shall entitle to sale, mortgage, lease out, let out or transfer in every manner whatsoever without requiring any permission or consent from "OWNER" or "DEVELOPER" or from any other flat owner(s) or from the Association of the flat owners.
- d) That the purchaser undivided interest in the land described in the First Schedule above shall remain joint forever with the owners of the other flats of the said Complex namely "SANTI SUDHA RESIDENCY" at NH-2, Muchipara, Durgapur.

FIFTH SCHEDULE

'PURCHASER'S/S' COVENANTS'

- On and from the date of possession, the Purchaser/s herein agree/s, undertake/s and covenant/s to:
- a) Comply with and observe the rules, regulations and byelaws framed by Maintenance Agency/Association from time to time.
- Permit the maintenance Agency and Association and their respective men agents and workmen to enter into the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s for the Common Purposes or the Project;

J.R. KALPANA BUILDERS

Partners

- Deposit the amounts for various purposes as required by the Maintenance Agency or the Association;
- Use the common Portions without causing any hindrance or obstruction to other Unit/s/Flat/s/Car Parking Space/s/ and Space/s Owners and occupants of the Buildings;
- e) Use and occupy the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s only for the purpose of residence;
- f) Keep the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s and party walls, sewers, drains pipes, cables, wires, entranced and main entrance serving any other Unit/Flat in the Building/s and/or in the premises in good and substantial repair and condition so as to support shelter and protect and keep habitable the other Unit/Flats/parts of the Building/s;
- g) In particular and without prejudice to the generality of the foregoing, not to make any form of alteration in or cut or damage the beams and columns passing through the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s or the Common Portions for the purpose of making changing or repairing the concealed wiring and pipelines or otherwise
- Use and enjoy the Common Portions only to the extent required for ingress to and egress from the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s of men materials and utilities;
- Bear and pay the Common Expenses and other outgoings in respect of the Premises proportionately & the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s wholly;
- pay all rates taxes levies duties charges and impositions outgoings and expenses in respect of the Building and the Premises proportionately and the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s wholly and to pay proportionate share of such rates and taxes payable in respect of the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s until the same is assessed separately by the Corporation;
- k) Pay for other utilities consumed in or relating to the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s;
- Allow the other Unit/s/Flat/s/Car Parking Space/s/ and Space/s Owners the right to easements and/or quasi-easements;
- m) Regularly and punctuality make payment of the Common Expenses, Maintenance Charges and other payments mentioned herein within seven days of receipt of demands or relevant bill, whichever be earlier; and



- 2. On and From the Date of Possession, the Purchaser/s agrees and covenants:
 - a) Not to put any nameplate or letter box or neon-sign or board in the Common Portions or on the outside wall of the Buildings save at the place as be approved or provided by the Developer herein, whatever the case may be herein provided. However, that nothing contained herein shall prevent the Purchaser/s to put a decent nameplate outside the main door of the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s;
 - b) Not to open out any additional window or any grill box or fix grill or ledge or cover or any other apparatus protruding outside the exterior of the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s or any portion thereof;
 - c) Not to do or permit to be done any act deed or thing which may render void or voidable any policy or Insurance or any Unit/Flat or any part of the Building/s or the premises or may cause any increase in the premium payable in respect thereof;
 - Not to deposit or throw or permit to be deposited or thrown any rubbish or refuse or waste in or around the staircase, landings, or in any other common areas previously decorated;
 - e) Not to store or allow anyone to store any goods articles or things in or around the staircase lobby landings or other common areas or installation of the Building/s;
 - f) Not to commit or permit to be committed any alteration or changes in pipes, conduits, cables and other fixtures and fittings serving the other Unit/s/Flat/s/Car Parking Space/s/ and Space/s in the Building/s;
 - g) Not to shift or obstruct any windows or lights in the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s or the Building/s;
 - h) Not to permit any new window light opening doorway path passage drain or other encroachment or easement to be made or acquired in against out of or upon the said Unit/s/Flat/s/Car Parking Space/s/ and Space/s without the prior consent in writing of the Owners herein and the Developer herein and/or Developer and/or Owners, whatever the case may be and/or the Association;

MEMO OF CONSIDERATION

Received	on	or	before	executing	this	agreement	Rs.			(
Rupees						irt of the net				
							J.R. K	ALPAN	АВЩ	LDERS
									(R	Day .

appurtenances more fully mentioned in the Part II of the second schedule here in above written, from the above named

Date	Mode of Payment	Transaction No	Amount	Tax	Net Amount

It is hereby declared that the full name, colour passport size photograph and finger prints of each finger of both hands of Vendor /Attorney of Vendor/Developer/ Purchaser(s) are attested in additional pages in this deed being no. (1) (A) i.e. in total numbers of pages and these wile treated as part of this deed.

IN WITNESS WHEREOF the parties hereto have executed these presents on the day, month and year first above written

JOYDEB GHOSH as a constituted Attorney of Smt. KABERI DEY

	SIGNED AND DELIVERED
	By the OWNER (S)
WITNESSES:	
	SIGNED AND DELIVERED
	By the Developer (S)

SIGNED AND DELIVERED By the PURCHASER (S)

Drafted by me and Typed at my office & I read over & Explained in Mother Languages to all Parties to this deed and all of them admit that the Same has been correctly written as per their instruction

J.R. KALPANA BUILDERS

Partners