DEED OF CONVEYANCE

THIS	DEED	OF CONVEY	ANCE IS MADE	E ON TH DAY
		OF		TWO THOUSAND
			TWENTY	•••••
			BETWEEN	

DWARAKESHSREE

Ounder

Partner

Page | 1

Dr. DWIPENDU DHAR son of Late Mongal Chandra Dhar, having **PAN ACRPD5395G**, By Faith – Hindu, By Nationality – Indian, By Occupation – Retired person, residing at Schoolbagan P.O. & P.S Bolpur District – Birbhum, Pin – 731204, hereinafter called the "**VENDOR/OWNER**" (which term or expression shall unless excluded by or repugnant be deemed to mean and include his heirs, executors, successors, administrators, legal representatives and assigns) of the **FIRST PART**. The owner is represented by his **constituted Attorney** (Development Power of Attorney Being Book I, Deed no **030304428** for the year **2025** of the Bolpur A.D.S.R Office)

"M/S. DWARAKESHSREE", having PAN AAXFD6687M a Partnership Firm, having its registered office at Schoolbagan P.O. & P.S Bolpur, District Birbhum, Pin – 731204, Represented by its partners 1. Dr. DWIPENDU DHAR, son of Late Mongal Chandra Dhar, having PAN ACRPD5395G, By Faith – Hindu, By Nationality – Indian, By Occupation – Retired person, residing at Schoolbagan P.O. & P.S Bolpur, District Birbhum, Pin – 731204, 2. MRS. MOUSUMI DHAR wife of Dr. Dwipendu Dhar, having PAN ADYPD3459M, By Faith – Hindu, By Nationality – Indian, By Occupation – Business, residing at Schoolbagan P.O. & P.S Bolpur, District Birbhum, Pin – 731204, 3. DR. DIBYASREE DHAR daughter of Dr. Dwipendu Dhar, having PAN CGYPD8714Q, By Faith – Hindu, By Nationality – Indian, By Occupation – Self employed, residing at Schoolbagan P.O. & P.S Bolpur, District Birbhum, Pin – 731204,.

<u>AND</u>

"M/S. DWARAKESHSREE", having PAN AAXFD6687M a Partnership Firm, having its registered office at Schoolbagan P.O. & P.S Bolpur, District Birbhum, Pin – 731204, Represented by its partners 1. Dr. DWIPENDU DHAR, son of Late Mongal Chandra Dhar, having PAN ACRPD5395G, By Faith – Hindu, By Nationality – Indian, By Occupation – Retired person, residing at Schoolbagan P.O. & P.S Bolpur, District Birbhum, Pin – 731204, 2. MRS. MOUSUMI DHAR

wife of Dr. Dwipendu Dhar, having **PAN ADYPD3459M,** By Faith – Hindu, By Nationality – Indian, By Occupation – Business, residing at Schoolbagan P.O. & P.S Bolpur, District Birbhum, Pin – 731204, **3. DR. DIBYASREE DHAR** daughter of Dr. Dwipendu Dhar, having **PAN CGYPD8714Q,** By Faith – Hindu, By Nationality – Indian, By Occupation – Self employed, residing at Schoolbagan P.O. & P.S Bolpur, District Birbhum, Pin – 731204, hereinafter collectively referred to as the "**DEVELOPER/ CONFIRMING PARTY**" (which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include their respective heirs, successors, executors, administrators, legal representatives and assigns) of the **SECOND PART**.

AND

1 son/daugh	nter/wife of		PA	AN	, by
occupation, by faith-	·,	by Natio	nality	Indian, r	esiding
at, Post Office	Police	Station		, Di	istrict –
, Pin	, hereinafter	called	the " <u>I</u>	PURCHAS	SER/S
(which term or expression shall unless	ss excluded by	or repug	gnant t	to the sul	bject or
context be deemed to mean and inclu	de his/her/the	eir heirs,	succes	ssors, exe	cutors,
administrators, legal representatives	and assigns) of	the THI	RD PA	RT.	

WHEREAS party of the first party Dwipendu Dhar is the Owner of the property 07 decimal described in the schedule hereunder by virtue of a Gift deed dated 16.02.2016 and registered as Deed No I - 030301072/2016 at the A.D.S.R.O office Bolpur, and 01 decimal by way of inheritance recorded in L.R. Khatian no. 21022 & 28906 at the A.D.S.R.O office Bolpur and he is in the possession and enjoyment of the property which belongs to him absolutely.

AND WHEREAS now Dwipendu Dhar the owner, the party of the First Part herein, has decided to develop the said property, but due to paucity of fund and lack of time and experience have mutually agreed to give the said job of development to

"M/S. DWARAKESHSREE" the party here of the SECOND PART herein and accordingly executed a Registered Development Agreement dated 4th day of April 2025 which was duly registered in the office of the Additional District Sub-Registrar Bolpur and therein recorded in Book no. 1, Volume no. 0303-2025, pages 72347 to 72372 Being no. 030303529 for the year 2025 and to that effect also executed a Registered Development Power of Attorney dated 30th day of April 2025 which was duly registered in the office of the Additional District Sub-Registrar Bolpur and therein recorded in Book no. 1, Volume no. 0303-2025, pages 90085 to 90101, Being no. 030304428, for the year 2022.

AND WHEREAS with a view to develop the said land mentioned in the First Schedule hereunder written the Developer duly applied for building plan in the name of Landlords before Bolpur Municipality, consisting of residential building/s with car parking/two wheeler parking, common facilities and other allied structure and the same were sanctioned by the Bolpur Municipality for the purpose of construction of a new building consisting several independent FLAT as ownership basis.

AND WHEREAS the Developer and Owners/Landlords have/had several meetings and discussion regarding the distribution of Owner's and Developer's Allocation in the said project as per terms mentioned in the aforesaid Development Agreement and finally both the parties herein have come to a proper conclusion to that effect.

AND WHEREAS the Developer has already finished the construction of the said multistoried building on the land mention in the First Schedule herein under and as well as completed said FLAT mention in the Second Schedule as per the said building plan duly sanctioned by the Bolpur Municipal authority and in terms of the agreement made between the parties herein.

NOW THIS INDENTURE WITNESSETH that in pursuance of the aforesaid and in total consideration of Rs. agreement (..... only) more fully and particularly described in the **Memo of Consideration** below paid by the Purchaser/s in favour of the Vendors and Developer on or before the execution of these presents (the receipts whereof the Vendors and Developer hereby grant and acknowledge) do hereby grant, convey, release, transfer and assigns by way of sale to and unto the Purchasers forever ALL THAT self-contained and independent FLAT being No ".....", on the Floor of the building namely "MONGALAM APARTMENT" having carpet area of sq. ft. covered area of sq. ft. super build up area of sq. ft. and a four wheeler covered garage measuring sq. ft in ground floor and a two wheeler covered garage measuring sq. ft in ground floor/Basement under the said apartment more fully and particularly described in the Second Schedule below and also delineated with 'RED' colour in the plan annexed herewith together with undivided proportionate share of land as well as interest of the common areas, parts and facilities in the said building more fully mentioned in third schedule below.

AND together with appurtenance, belonging to or in anywise appertaining to or with the same or any part thereof usually hold, occupied or enjoyed or reputed or known as part or numbered thereof or be appurtenant thereto and all estate, right, title, interest, use, inheritance, property, possession, benefit, claim and demand whatsoever of the Vender and Developer into or upon the said premises hereby granted and sold or intended so to be with every rights, messages, appurtenances unto and to the benefit of the Purchaser forever to be held as heritable and transferable immovable property within the meaning of any law for the time being in force subject to the payment of all rents, taxes, assessments, rates, dues and duties now chargeable upon the same or which may hereafter become payable in respect thereof to the Government of West Bengal, municipal authority and any other authorities concerned and subject to the condition that the said FLAT will be used by the Purchaser for residential purpose only.

AND THE VENDORS AND DEVELOPER BOTH HEREBY JOINTLY AND/OR SEVERALLY COVENANT WITH THE PURCHASERS AS FOLLOWS:-

- i) That the Vendors now have in good right, full power and absolute authority to grant, convey and sell the said FLAT hereby granted and sold or intended so to be unto and to the use of the Purchaser/s in the manner aforesaid.
- ii) That the Purchaser/s shall and may at all times hereafter peacefully and quietly enter upon, hold, occupy, possess and enjoy exclusively the said FLAT with appurtenances and receive the rates, issues, income and profits thereof and of every part thereof for his/her/their own use and benefit without any suit, eviction, disturbances, interruption and claim and demand from or by the Vendors or any person lawfully claiming or to claim by from under or in trust for the Vendors or any person lawfully claiming or to claim any estate, right or interest whatsoever at law in the said premises hereby granted, sold, expressed so to be from under or in trust for the Vendors.

- iii) That the said FLAT is free and clear and freely and clearly and absolutely and forever released and discharged or otherwise by the Vendors and the developer herein as well as sufficiently saved kept harmless and indemnified or from and against all former and other estate, title charges, encumbrances whatsoever and made, executed, occasioned or suffered by the Vendors as also the developer or any persons lawfully claiming or to claim by or in trust for the vendors.
- iv) That the vendors shall from time to time and at all times hereafter at the request and cost of the Purchaser/s do or execute or cause or cause to be done or executed all such further and other lawful and reasonable acts, deeds, things, matters in law whatsoever for the better and further convenience and assurances and more perfectly and absolutely granting the said FLAT hereby granted and sold unto and to the use of the Purchaser/s in the manner aforesaid as is reasonably required.
- v) That the Purchaser/s shall be entitled to all privileges and rights including the right of vertical and lateral support easements, quasi-easement, appendages and appertaining whatsoever belonging to or in any way appertaining to the said FLAT or otherwise hereby intended so to be held, used or appertaining thereto as herein after more fully specified and for specified and for egrees and ingress to or over the top roof for the purpose of use in common with other co-owners including cleaning and/or repairing of overhead R.C Tank, fixing T.V antenna and drying of clothes etc.
- vi) That the Purchaser/s shall also be entitled to sell, lease, mortgage or otherwise alienate his/her/their right, title and interest in the said FLAT mention in the Second Schedule herein after with appurtenances thereto hereunder conveyed without the consent of the Vendors and the developer to any person or persons at his/her/their own discretion.
- vii)That the Purchaser/s shall be entitled to install separate electric meter in respect of the FLAT in his/her/their own name and at the costs of the

Purchaser/s and shall have the right to install the said meter at the common portion of meter installation place in the said building.

- form a FLAT owners association to maintain the said "MONGALAM APARTMENT" properly and in good habitable condition. All the FLAT owners shall be member of the said association compulsorily and as soon as the said association is formed the management and/or the developer of the said building shall vest their powers/rights and responsibilities to the said FLAT owners association.
- ix) That the Purchaser/s their servant, agents, employees, customer and invitees shall have the right of access in common with the other persons at all times and for all reasonable business purposes connected with the use and enjoyment of the said FLAT and the other facilities of the building including laying of telephone lines and cable in and within the said housing complex including the said building and the right of way in common as aforesaid at all times and for all purposes connected with reasonable use and enjoyment of the said FLAT and the path ways comprised within the said housing complex and the land appurtenant thereto.
- x) That the developer hereby declare that the said building including the said FLAT has been constructed and completed in good workmanship according to the sanctioned plan and building bye-laws and/or other laws with the best available building materials and under the guidance and overall supervision of Architect.
- xi) That the Purchaser/s hence forth has acquired or may shall hereafter acquire the right, title and interest in the said land and in the common areas and facilities as described in the First and Third Schedule respectively in proportion to the build-up area of their respective FLAT.

AND THE PURCHASER/S HEREBY COVENANT WITH THE VENDORS AND THE DEVELOPER AND/OR OTHER FLAT OWNERS OF THE APARTMENT AS FOLLOWS:-

- a) That the Purchaser/s shall abide by the bye-laws of the said condominium and shall bear and pay their proportionate share or part in the common usage expenses required by the Association of the Flat Owners.
- b) That the Purchaser/s will exclusively responsible for payment of all Municipal rates and taxes and other public outgoings and impositions whatsoever (collective rates) payable in respect of the said FLAT from this date and regularly pay the Rates for their respective allocation to the concerned authorities.
- c) That the Purchaser/s or other flat owners shall not do anything which would be prejudicial to the interest and safety of the other flat owners and other flat owners in the said apartment or reduce the value thereof cause any obstruction for enjoyment or easements, appurtenant to any flat and also the said building, nor shall the Purchaser add any material structures or excavate any additional basemen or cellar without, in every such case, the unanimous consent of all other flat owners and flat owners in the said condominium being first obtained.
- d) That the Purchaser/s shall use the said flat hereby granted and/or conveyed for residential purpose only and not for any other purpose which may not cause any nuisance or hazard to the other occupiers of the complex.
- e) That the Purchaser/s will not claim any right of interest in respect of any other portion of the said building save and except the said flat which has been conveyed to him/her/them and he/she/they will observe, perform and comply with all the terms, covenants, stipulations and restrictions mentioned in the several schedules hereunder.
- f) That the Purchaser/s hereby declare and confirm all the above said terms, covenants, stipulations and restrictions and will regularly pay the common usage expenses (monthly maintenance charges) every month at the rate as

- decided by the Flat Owners Association or any competent authority or by Facility Management Company for the purpose.
- g) That the Purchaser/s shall not throw or accumulate any dirt, rubbish, waste or refuse or permit the same to be thrown or accumulated in or about the New Building or in the compound, corridors or any other portion or portions of the New Building except the specified places.
- h) That the Purchaser/s shall not leave or keep any goods or other items for display or otherwise in the lobbies, staircases, corridors or at other places of common use and enjoyment in the Building and no hindrance shall be caused in any manner in the free movement and use of the lobbies, staircases, corridors and other places for common use and enjoyment in the Building and shall not demolish or permit demolition of any wall or other structure in their respective units or any portions, major or minor, without the written consent of the Developer and /or of the Association.

-: THE FIRST SCHEDULE ABOVE REFERRED TO :(Description of the land of the Owner)

ALL THAT piece and parcel of a plot of **Viti** land measuring about **07** (Seven) decimal (Vacant Land) which is lying and situated at Mouza - **Bolpur**, J.L. No. - **99**, R.S Plot no. **571/2755**, L.R. Plot No. **1401/1650**, Khatian No - **21022**, and piece and parcel of a plot of **Bastu** land measuring about **01** (One) decimal (Vacant Land) which is lying and situated at Mouza - **Bolpur**, J.L. No. - **99**, R.S Plot no **571/2755**, L.R. Plot No. **1401**, Khatian No - **28906**, Total **08** (Eight) decimal within the jurisdiction of Bolpur Municipality, Municipal Holding No **131/171/A** under Ward No. **8(9)**, Additional District Sub-Registrar Bolpur, Police station Bolpur, in the District of Birbhum which is butted and bounded as follows:-

ON THE NORTH : 8ft Municipality road.
ON THE SOUTH : 8ft Municipality road.

ON THE EAST : 23ft Municipality road.

ON THE WEST : Residential Plot of Tarulata Dhar.

Road Zone: School bagan by road.

-: THE SECOND SCHEDULE ABOVE REFERRED TO :(Description of the Flat & Garage)

ALL THAT self-contained and independent Residential Flat being FLAT No covered area sq. ft, super-built-up area sq. ft with Vitrified **Tiles** flooring including the undivided impartible proportionate share or interest over the Land as described in the First Schedule herein above, consisting of One/Two/Three Bed Rooms, One Living, One Dining, One Drawing room, One Kitchen, One/Two Toilet and One/Two Balcony the on Floor ••••• side facing, and four wheeler covered garage measuring sq. ft with cemented floor in ground floor/Basement and a two wheeler covered parking measuring sq. ft with cemented floor in ground floor/Basement in the aforesaid multi-storied apartment building namely "MONGLAM APARTMENT" situated and lying at and being Holding no. 131/171/A under Ward No. 8(9) which is delineated in the plan annexed herewith in red colour, including all the easement right and other rights, common facilities of the said housing complex and all appurtenances more fully described in THIRD and FOURTH SCHEDULE herein after written, within the limits of Bolpur Municipality and within the local jurisdiction of Additional District Sub-Registrar of Bolpur, District Birbhum. With Lift.

-: THE THIRD SCHEDULE ABOVE REFERRED TO :-

(Cost of maintenance of common service & facilities)

- 1. Cost of maintenance, repairing, re-decorating etc. of the main structure and in particular the gutters, fresh and rain water-pipe drains, sewers, overhead water storage tanks, septic tank and electric wires, motors, generators and other appliances and passages in or under or upon the building and enjoyed or used by the Purchasers in common with the other occupiers of the building and the main entrance, passages landings, staircases of the building enjoyed by the Purchaser/s or used by them in common as aforesaid.
- 2. Cost of cleaning and lighting the passages, landing, lift, staircase and other parts of the building as enjoyed or used by the Purchasers in common as aforesaid.
- 3. Cost of working and maintenance of light and service charges.
- 4. Cost of maintenance and decorating the exterior of the building.
- 5. Municipal rates and taxes save those separately assessed.
- 6. Cost of charges of establishment for maintenance of the building and the salaries of all persons employed for the same,
- 7. All charges and deposit for supply of common facilities.
- 8. All legal expenses appertaining to the maintenances and protection of the said building and disputes regarding claims and/or demands from Municipality and/or local authorities.
- 9. All charges for maintaining the office for common purpose.

-: THE FOURTH SCHEDULE ABOVE REFERRED TO :-

(Common Right & Facilities)

- 1. The said land described in the First Schedule hereinabove written.
- 2. The foundation, columns, beams, supports, main walls, stair, lift, stairways and entrances and exit of the building.
- 3. Concealed electrical wiring and fittings and fixtures for lighting in the staircase, common passage and other common areas in the building and the said land.

- 4. Drains and sewers from the building to the Municipal ducts.
- 5. Staircase and lobbies.
- 6. Water Pump and meter together with the space required therefore, deep tube well, overhead tank and distribution pipes from the tank to different units and from deep tube well to the overhead tank.
- 7. Water and evacuation pipes from the units to drains and sewers common to the building.
- 8. Boundary walls and main gate of the said land.
- 9. It is clarified that the common portion shall include the open space reserved in the said land surrounding the said building which is left open as per building regulations. The roof and the parapet walls of the building will also be a part of common portion for the co-owners of the building. The co-owners are not entitled to make any kind of temporary or permanent construction on the roof of the building or the common passage.
- 10. All apparatus and installations in the said building for common use.
- 11. The overhead water tank or reservoirs.

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

Signed, Sealed and Delivered at Bolpur In presence of the following Witnesses:-

SIGNATURE OF THE OWNERS

(The Owners/Vendors Dr. Dwipendu Dhar is being representing by his constituted attorney **M/S. DWARAKESHSREE**, a Partnership firm having its principal place of Business at Bolpur, Schoolbagan, P.O & P.S – Bolpur, District – Birbhum, Pin – 731204, represented by its partners **Dr. Dwipendu Dhar, Mrs. Mousumi Dhar & Dr. Dibyasree Dhar**)

SIGNATURE OF THE CONFIRMING PARTY/DEVELOPER

SIGNATURE OF THE PURCHASER/S

Advocate, Bolpur Court Enrolment no – WB/										
MEMO OF CONSIDERATION										
Received from	the wit	hin named	Purch	aser/s	Rs	/-				
(only) being the consideration money payable under										
this presence as follows:-										
is ≖ r										
Date		Bank		Che	eque no	Amount				
				<u> </u>						
				Tota	1	/-				

Type & Drafted by:-

SIGNATURE OF THE DEVELOPER

DWARAKESHSREE

Owner

Partner