AGREEMENT FOR SALE

This Agreement for Sale ("AGREEMENT") executed on this _____ day of ______ 2023

BETWEEN

 SHRI SUBHENDU ROY, Son of Late Bimalendu Roy, by faith- Hindu, by occupation-Advocate, by Nationality – Indian at present at 136/1, B.K.Pal Avenue P.O. Hatkhola P.S-Burtola, Kolkata: 700005, PAN. AAIPR4914L; Aadhaar No- 4192 1135 1762; herein after called and referred as the OWNERS (which express on shall unless excluded his/her/their

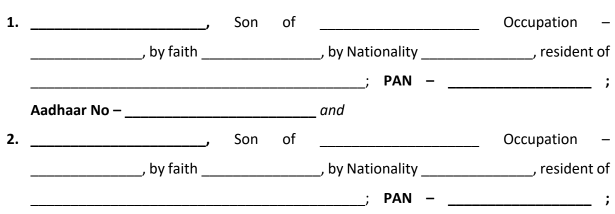
FOR GHAR HOUSING LLP mithung & sher PARTNER . . .

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and his/her/their respective heirs, executors, administrators, legal representative and assigns) of the party of the **FIRST PART**. being represented by their constituent Power of Attorney Holder by virtue of Deed No. I-1232 for the year 2018 duly registered at Book No. I, Volume No 1903-2018, (Page No. 52321 to 52395) registered before the office of the ARA-III, Kolkata, namely **"GHAR HOUSING LLP"** (A Limited Liability Partnership having been incorporated under the Limited Liability Partnership Act, 2008) having its Regd. Office at 227B, B.T. Road, Kolkata-700036, **PAN. AAQFG0128F**; represented by its Representative Partner namely **SRI BISHWANATH GHAR** S/o Late Bhriguram Ghar, by Nationality Indian, by faith Hindu, by occupation Business, presently resident of FRAV-29, Ulhas Mini Township, Purba Burdwan , Burdwan - 713104; **PAN. AHGPG5523P**;

AND

"GHAR HOUSING LLP" (A Limited Liability Partnership having been incorporated under the Limited Liability Partnership Act, 2008) having its Regd. Office at 227B, B.T. Road, Kolkata-700036, PAN. AAQFG0128F; represented by its Representative Partner namely SRI BISHWANATH GHAR S/o Late Bhriguram Ghar, by Nationality Indian, by faith Hindu, by occupation Business, presently resident of FRAV-29, Ulhas Mini Township, Purba Burdwan , Burdwan - 713104; PAN. AHGPG5523P; herein after called the DEVELOPER (which express on shall unless excluded his/their/its respective heirs, executors, administrators, legal representative and assigns) of the party of the SECOND PART:



AND

Aadhaar No – _____; herein together and jointly and severally called and referred as the **PURCHASERS** cum **VENDEES** (which express on shall unless excluded his/her/their and each of their respective heirs, executors, administrators, legal representative and assigns) of the party of the **THIRD PART**.

WHEREAS the OWNERS are the sole and absolute owners and have absolutely seized and possessed of or otherwise well and sufficiently entitled to the Lands, hereditaments and premises, existing structure free from all encumbrances, charges, liens, attachments, trusts whatsoever to howsoever more-fully described in the entire First Schedule hereinafter written (hereinafter referred to as the "SAID PREMISES").

AND WHEREAS: the OWNERS are the sole and absolute owners and have absolutely seized and possessed of or otherwise well and sufficiently entitled to the Lands, hereditaments and premises, existing structure free from all encumbrances, charges, liens, attachments, trusts whatsoever to howsoever more-fully described in the entire First Schedule hereinafter written (hereinafter referred to as the "SAID PREMISES").

WHEREAS the scheduled property originally belonged to WHEREAS, the schedule property originally belonged to Surendra Kumar Roy, son of Late Ram Ratan Roy who while enjoying and possessing the property executed a Will on 11th of February, 1968 which was his last Will and Testament where he had expressed his desire to transfer the schedule property in favour of his wife namely Charan Bala Roy, as a Life Tenant, who can enjoy the same without the right to transfer it by any means to anybody and further after her demise the property would devolve upon one of his grandnephew namely, Subhendu Roy , son of Bimalendu Roy , who was the son of Panchanan Roy being the elder brother of the Testator namely Surendra Kumar Roy.

AND WHEREAS, this Testator namely Surendra Kumar Roy died on 22.02.1968 and thereafter Sri Bimalendu Roy being the nephew of Surendra Kumar Roy and son of Panchanan

Roy filed a petition before the Ld. Court of District Judge Burdwan to obtain a Probate of the Last Will of Surendra Kumar Roy and the same Petition was numbered as Will Case No:181 of 1968 and subsequently the Probate was granted on 20.01.1969 where from Charan Bala Roy being the wife of the Testator, possessed and enjoyed the schedule property during her lifetime till 21.07.1992.

AND WHEREAS, after the demise of Charan Bala Roy wife of the Testator namely Surendra Kumar Roy, this Owner namely Subhendu Kumar Roy became the absolute owner of the schedule property and duly mutated his name in the L R. Record of Rights vide L.R.Khatian No: 5842 under one man one Khatian.

AND WHEREAS thus in the manner aforesaid, the Owner namely Subhendu Roy is now seized and possessed of and well and sufficiently entitled to as lawful rayat owner of ALL THAT piece and parcel of Bastu land measuring 7 (Seven) Cottah 10 (Ten) Chittacks and 42 (Forty Two) Square Feet more or less being lying and situated now at District - Purba Bardhaman Sub Registry Office at Burdwan, Mouza- Burdwan appertaining to J. L. No. 30 L. R Dag No. 12457 recorded in L. R Khatian No. 5842 within the jurisdiction of Burdwan Police Station and is now enjoying the same by paying the rates taxes and other outgoings regularly and punctually to the competent authorities free from all encumbrances hereinafter referred to as the First Schedule property herein.

AND WHEREAS that there is a large portion of land being 7 (Seven) Kathas 10 (Ten) Chattak 42 (Forty Two) Square Feet of Land being the First Schedule mentioned property which is unmaintained and thereby the **OWNERS** have taken decision to construct multistoried residential building inclusive of Flats/Residential Units and Car Parking Spaces by constructing building/s and to develop the premises which is not being looked after by the OWNERS due to their inexperience in the field of maintenance of property and also occupational dilemma as well as health and habitation uncertainty in the City of Burdwan and thereby the OWNER has taken decision to construct the multistoried residential building along with residential building inclusive of Flats/Residential Units and Car Parking Spaces and to develop the premises.

AND WHEREAS that the OWNERS neither have the capacity nor have the ability both financially and technically and also nor has any experience nor has the adequate and appropriate skill and knowledge to develop or to construct the new building/buildings along with multistoried residential building cum housing complex inclusive of Flats/Residential Units and Car Parking Spaces.

AND WHEREAS that the DEVELOPER is itself is a highly reputed developer Limited Liability Partnership Firm in the sector of Development and Promoting of Land and allied works and having more experience, knowledge and skill to develop the same. So the OWNERS of the First Schedule mentioned property gave offer to the DEVELOPER to develop the First Schedule properties as mentioned below. In response to that offer the DEVELOPER has accepted the same on definite terms and conditions to develop the property with a project for construction of a building residential purpose.

AND WHEREAS the OWNER and the DEVELOPER together entered into an Agreement for Development of the said proposed land and in pursuance of the said Agreement which was registered at the Office of the A.R.A. - III, and became Deed No. I-1232 for the year 2018 duly registered at Book No. I, Volume No 1903-2018, (Page No. 52321 to 52395) registered before the office of the ARA-III, Kolkata and in pursuance of the said Agreement the Developer started to raise and construct multistoried building comprised of Residential flats / unit / parking space on the basis of sanctioned building plan and by its own power would carry out the process of transfer to intending purchasers of flat/unit/car parking space comprising in the proposed building and would also realize the cost of construction of the flat / unit / car parking space and common parts from the intending purchaser directly for self and the cost of the proportionate share of interest in the land described in the **"First Schedule"** mentioned hereunder and as would be proportionate to each such flat / unit / car parking space and common parts through its Partner as well as the Power of Attorney Holder for and on behalf of the OWNERS and upon receipt of such payment from the intending purchasers the DEVELOPER through its partner, shall select or/and elect the intending purchasers for purchase of the undivided, proportionate, impartible and indivisible share or interest in the said land as would be proportionate to each such flat / unit / car parking space agreed to be acquired by the intending purchasers to the DEVELOPER through its partner who would execute proper sale deed / conveyance deed in respect of the said undivided, impartible and indivisible interest in the land and it was resolved through the aforesaid meeting that all the aforesaid activity including the execution of documents and agreements or application loan from any bank or financial institution or in any Govt. Office or/and discharge of all duties regarding signing in the Deeds on behalf of the Firm etc. to done and to be executed by its Representative cum Managing Partner.

AND WHEREAS the aforesaid DEVELOPER through its partner started the process of making construction of the proposed multistoried building comprising several Residential Flats/Units and Car Parking Spaces whom the DEVELOPER through its partner would procure on its own and such intending purchaser shall pay consideration money to the DEVELOPER through its partner for the Residential Flats/Units and Car Parking Spaces after constructing the said multistoried Residential Building as per the sanctioned plan from Burdwan Municipality.

AND WHEREAS the DEVELOPER submitted a scheme cum proposed plan in the name of the Owner before the Burdwan Municipality and in that regard the OWNER through the DEVELOPER got their proposed plan sanctioned and obtained Municipal Plan being Sanctioned Memo No. – SWS-OBPAS/1201/2022/0679 Dated – 14/10/2022 with the permission to construct one Ground (G) Plus (+) Three (3) Storied Residential Building consisting of several Flats and Parking Spaces

AND WHEREAS the Purchaser has agreed to purchase (_____)____Flat on _____ (_____) Floor (______ Side) (hereinafter referred to as the said unit) measuring Carpet Area (inclusive. Balcony Area)_____ sq ft. (little more or less), Built up Area - _____ sqft (little more or less), Super Built up Area - ______ sqft (little more or less), or described in the Second Schedule, & Covered Car Parking Space measuring sq.ft (A little more or less) on the Ground Floor of the said Building together with undivided proportionate share in land and common benefits at or for total consideration Rs. _____ (Rupees _____ **Only)** and cost of construction be paid in the manner as hereinafter described in the **Third** Schedule hereunder written.

NOW THIS AGREEMENT WITHNESSETH IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES as follows: -

1. <u>CONSTRUCTION OF THE PROJECT/THE APARTMENT :</u>

The Purchasers confirm to have inspected and examined the title in respect of the land he is fully satisfied with the title of the land owner free from all encumbrances and covenants not to raise any objection thereto in future.

2. MODE OF PAYMENT :

Subject to the terms of this Agreement and Promoter abiding by the construction milestones, the Allottee shall make all payments, on a written demand by the Promoter, within the stipulated time as mentioned in the Payment Plan described in as **" Third Schedule – Payment Schedule"** through A/c Payee cheque/demand draft or online

payment (as applicable) in favor of "Ghar Housing LLP" payable at Burdwan (No Cash payments will be accepted under any circumstances)

3. The Purchasers have also inspected the various Agreements power of attorney herein before referring and the building plan be sanctioned by the Burdwan Municipality and also satisfied and convinced with the right of the DEVELOPER through its partner to enter into this agreement.

4. ADJUSTMENT/APPROPRIATION OF PAYMENTS:

The Purchaser authorizes the Developer to adjust/appropriate all payments made by him/her/it under any head(s) of dues against lawful outstanding of the Purchaser against the Apartment, if any, in his/her/their/its name and the Purchaser undertakes not to object/demand/direct the Developer to adjust his payments in any manner.

5. <u>TIME IS ESSENCE:</u>

Time is of the essence for the Developer as well as the Purchaser. The Developer shall, subject to force majeure, abide by the time schedule for completing the Project and handing over the Unit to the Purchaser and the common areas to the association of the Purchaser after receiving the occupancy certificate. Similarly, the Purchaser shall make timely payments of the installment and other dues payable by him/her and meeting the other obligations under the Agreement subject to the simultaneous completion of construction by the Promoter as provided in the **"Third Schedule – Payment Schedule"**.

6. The OWNER through her representative cum Power of Attorney Holder and DEVELOPER through its managing partner agree on sell and transfer to cause to be sold

and transferred in favour of the Purchasers and the Purchasers hereby agree to purchase ALL THAT the said Unit/ Flat with any undivided proportionate share or interest in the said land referred in the **SECOND SCHEDULE** hereunder written.

7. POSSESSION OF THE APARTMENT :

The Developer agrees and understands that timely delivery of the possession of the Apartment to the Purchaser along with ready and complete the Common Areas of the Project is the essence of the Agreement. The Developer assures to hand over possession of the Apartment along with ready and complete Common Areas, if any, of the Project within 31st March 2025, prevented by circumstances beyond the control of the Developer, including VIS MAJOR/ FORCE MAJURE such as riots, flood, earthquake, act of God & other natural calamities, pandemic outbreak, lockdown and hindrances due to procedural delays and subject to force majeure and in that event or in any other event the tenure of this agreement may extended after the initiation and mutual consent of the Parties to this Indenture The Flat shall be completed as per specification and standard materials within 31st March 2025subject to the delay due to circumstances control of the DEVELOPER through its partner being FORCE MAJEURE.

7.1 Cancellation by Purchaser : If the purchasers at any time want to withdraw or cancel the booking the money so deposited or paid by the purchasers will be refunded without interest, by after deduction of 20% of paid up amount. The Purchaser shall have the right to cancel/withdraw his allotment in the Project as provided in the Act: Provided that where the Purchaser proposes to cancel/withdraw from the project without any fault of the promoter, the promoter herein is entitled to forfeit the booking amount paid for the allotment. It is clarified that all amounts collected as GST and deposited with the appropriate authorities concerned shall not be returned by the Promoter and

the Purchaser shall be free to approach the authorities concerned for refund of such GST. Money as and by way of liquidated damaged and documentation charge and the refund shall be made immediately after sale of the herein subject flat.

- **7.2 Possession by the Allottee:** After obtaining the Occupancy Certificate or Completion Certificate or such other certificate by whatever name called issued by the competent authority under the Act for the Project and handing over physical possession of the Apartment to the Allottee, it shall be the responsibility of the Promoter to handover necessary documents and plans, including Common Areas to the association of allottees or the competent authority, as the case may be, as per the local laws:
- 7.3 The OWNER and/or DEVELOPER through its partner shall give notice to the Purchasers for taking delivery of possession of the Unit/ Flat and within 15 days from the date of such notice the Purchasers shall take up over possession of the said Unit/ Flat upon payment of full consideration money and other dues if any payable by the Purchasers to the DEVELOPER through its partner under this Agreement. If the DEVELOPER through its partner fails to hand over the possession of the Unit/ Flat on the due date stated aforesaid in spite of Purchasers having paid the full consideration punctually on the fixed specified dated in such event the Purchasers shall have right to claim and demand penal interest from the DEVELOPER through its partner @ 8% per annum on the paid up amount, provided if the delay caused due to any force majeure or the reason beyond control of the developer being known and accepted in general in such event the penal interest shall not be payable by the DEVELOPER through its partner.
- **8.** Deed of conveyance in favour of the Purchasers of ALL THAT the said Unit/ Flat together with undivided proportionate share in land.

9. The project and the Building to be constructed at the said premises have been named 'GHAR PEARL' and the same shall always be known by the said name. The Association, the Maintenance agency, the Purchaser/s herein and/or the Unit/ Flat Owners and occupiers shall not be entitled to change the same name under any circumstances whatsoever.

10. DEED OF CONVEYANCE OF THE APARTMENT :

Deed of conveyance in favour of the Purchasers of ALL THAT the said Unit/ Flat together with undivided proportionate share in land . That after payment to full consideration money and other specified charges, the DEVELOPER through its partner shall deliver the possession of the said unit and shall execute and register Deed of Conveyance in favour of the Purchasers..

10.1 All documents, deed or conveyance as shall be drafted and prepared and registered by the DEVELOPER's Advocate, and none other else and the Purchasers hereby agreed to accept the same without raising any objection thereto in future and the Purchasers also agree to pay the professional fees of the advocate and charges and all registration cost, stamp duty and expenses.

11. MAINTENANCE OF THE APARTMENT :

The Purchasers shall regularly and punctually make payment of such sum towards maintenance charges and other outgoing as mentioned in the aforesaid schedule hereunder written which may be determined by the DEVELOPER through its partner/Purchasers of all the units in the said building is formed. The Purchaser shall have to pay one-year maintenance charges at Rs. 1.5/- per sq. ft. (Super-Built-up Area) per month which Purchaser shall have to pay as an advance to the company.

12. DEFECT LIABILITY:

It is agreed that in case any structural defect or any other defect in workmanship, quality or provision of services or any other obligations of the Promoter as per the Agreement relating to such development is brought to the notice of the Developer within a period of 5 (five) years by the Purchaser from the date of handing over possession, it shall be the duty of the Developer to rectify such defects without further charge, within 30 (thirty) days, and in the event of Developer's failure to rectify such defects within such time, the aggrieved Purchaser shall be entitled to receive appropriate compensation in the manner as provided under the Act. It is clarified that the Developer shall handing over possession of the Apartment on completion of the Project to the Purchaser by way of issuance of a letter ("Letter of Handover") which shall at all times be construed as an integral part of this Agreement.

It is expressly agreed and understood that in case the Purchaser, without first notifying the Developer and without giving to the Developer the opportunity to inspect assess and determine the nature of such defect (which inspection Developer shall be required to complete within 15 days of receipt of the notice from the Purchaser), alters the state and condition of such defect, then the Developer shall be relieved of its obligations contained in the Clause immediately preceding and the Purchaser shall not be entitled to any cost or compensation in respect thereof.

Additionally, the Promoter shall not be liable in case of the following:

a. Structural defects caused or attributable to the Purchaser(s) including by carrying out structural or architectural changes from the original design attributes, demolition, dismantling, making openings, removing or re-sizing the original structural framework, putting excess or heavy loads or using the premises other than for its intended purpose.

b. Structural defects caused by accidental breaking of fire or any kind of explosion of gas cylinder etc.

c. Structural defects induced anyhow by failure of waterproofing system(s) of the premises or the building.

d. Structural defects induced by Force Majeure situations, such as war, flood, act of God, explosions of any kind by terrorist etc.

e. Structural defects occurring in the Unit or unit that has undergone civil renovations.

13. <u>RIGHT OF PURCHASERS TO USE COMMON AREAS AND FACILITIES SUBJECT TO</u> <u>PAYMENT OF TOTAL MAINTENANCE CHARGES :</u>

The Purchasers shall be a member of the Association or Organization of the owners to be formed after completion of sale of all the units and other spaces and shall abide by the rules and regulations of the said Association and shall pay proportionate cost and maintenance charges to the said Association. The Purchaser shall bear and pay the proportionate costs of formation and the expenses of the said Purchaser's Association.

14. <u>RIGHT TO ENTER THE APARTMENT FOR REPAIRS</u>

The Vendor maintenance agency/association of Purchaser shall have rights of unrestricted access of all Common Areas, parking's and parking spaces Re providing necessary maintenance services and the All) as to permit the association of Purchasers and or maintenance agency to enter into the Apartment) or any part thereof, after due motive and during the normal working hours, unless the circumstances want otherwise, with a view to set right any deflect.

- **15.** That the Purchasers shall not do any act, deed or thing whereby the construction or development of the said building or property is in any way hindered delayed or impeded with not shall in any way commit prejudice of the terms and condition and further that if due to any action directly or indirect of the purchaser the work be stopped, then the purchaser shall be liable pay to the DEVELOPER through its partner all cost and damages so suffered by the DEVELOPER through its partner.
- **16.** The Purchasers shall not, mortgage, assign or any way alienate or encumber the benefits of the agreement without prior consent in writing of the DEVELOPER through its partner during the construction period.

17. COMPLIANCE OF LAWS, NOTIFICATIONS ETC. BY PARTIES:

The terms and conditions between the parties have been agreed at and this Memorandum is being executed at the office of the DEVELOPER herein. The except especially provided herein, the terms and condition of all the resolutions adopted by the DEVELOPER through its partner shall be binding on the purchaser herein so far as may be applicable. The Purchaser is entering into this Agreement for the allotment of the said Apartment with the full knowledge of all laws, rules, regulations, and notifications applicable to the Project in general and this project in particular.

- 19. That at the time of Booking of this Unit/ Flat / Car Parking Space the Purchasers have paid Rs. ______/- (Rupees ______/- (Rupees ________ Only) in advance through Cheque Payment through Cheque No. _______dated _______dated _______ of the ______Branch out to the DEVELOPER through its partner as advance money and the balance of the purchase money shall be paid in the manner specified in THIRD Schedule.

The Purchaser further agrees to acquire the said unit/ flat described in the Second
Schedule hereunder written subject to payment of Balance Consideration of Rs.
_____/- (Rupees
_____only) on or before the registration

or possession of the said unit whichever is earlier.

20. APARTMENT OWNERSHIP ACT (OR THE RELEVANT STATE ACT):

The Developer has assured the Purchaser that the Project in its entirety is in accordance with the provisions of the Apartment Ownership Act, 1972 made thereunder and that the Project in its entirety is in accordance with the applicable laws as applicable in the State of West Bengal. **21.** Time for payment is the essential of the contract and the purchaser hereby agrees not to withhold payment for any reason whatsoever or howsoever.

22. ENTIRE AGREEMENT :

This agreement containing entire agreements of the parties and no oral representation or statement shall not be considered valid and binding on the parties not shall any provision of this agreement shall be terminated or waived except by written consent by both parties and also due to non-compliance of obligation of either of the parties. The Purchasers acknowledges upon signing this agreement that no agreement, conditions, stipulation, guarantees, or warranties have been made by the DEVELOPER or its agents other than what a specifically set forth herein.

23. <u>RIGHT TO AMEND:</u>

This Agreement may only be amended through written consent of the Parties.

24. <u>PROVISIONS OF THIS AGREEMENT APPLICABLE ON ALLOTTEE / SUBSEQUENT</u> <u>TRANSFEREES:</u>

It is clearly understood and so agreed by and between the parties hereto that all the provisions contained herein and the obligations arising hereunder in respect of the Apartment and the Project shall equally be applicable to and enforceable on the said subsequent Purchaser/s, in case of a transfer, the said obligations go along with the Apartment.

- **25.** All the amounts which shall become due and payable to the DEVELOPER through its partner by the Purchasers hereunder shall remain charge on the purchaser's entire right, title, and interest in the said Unit/ Flat / Car parking Space.
 - **26.** If the Purchasers fail to make payment of any installment or installments on the stipulate dates or within 7 days of service of notice or payment shall pay penalty at the rate of 24% per annum or 2% per month or part thereof on all sums of money becoming due. And if such default continues for a period of another 7 days then the DEVELOPER through its partner shall have lawful right to cancel this agreement without any further notice to the Purchasers as this agreements serves sufficient notice in advance and after such cancellation the developer shall have full right and authority to sell the said Unit/ Flat to any other person without any reference to the purchaser and DEVELOPER through its partner shall forfeit the entire advanced money.
- 27. Nothing contained herein shall be construed a present, demise or transfer by the OWNER and/or DEVELOPER through its partner in favour of the Purchasers nor this agreement shall be construed to be a transaction in the nature of part performance of contract within the meaning of Sec. 53A of Transfer of Property Act and such demise or transfer shall take effect only to on full and final payment of total consideration agreed to be paid by the purchaser to the DEVELOPER through its partner as specified in 3rd Schedule.
- **28.** The DEVELOPER through its partner shall construct the said building with standard materials and as per annexed specification.
- **29.** Until the completion of the said ALL THAT the said Unit/ Flat with undivided proportionate share or interest in the said land and/or other units in the said building

the DEVELOPER through its partner shall remain in the exclusive possession and the Purchasers shall not in any way disturb or cause to be disturbed the peaceful and quite possession of the DEVELOPER through its partner and shall not obstruct or restrict the right of the OWNER and/or DEVELOPER through its partner to use the men and materials every passage of the building for such purpose as the OWNER and/or DEVELOPER through its partner in its discretion deem fit and proper.

30. APARTMENT OWNERSHIP ACT (OR THE RELEVANT STATE ACT):

The Promoter has assured the Allottee that the Project in its entirety is in accordance with the provisions of the Apartment Ownership Act, 1972 made thereunder and that the Project in its entirety is in accordance with the applicable laws as applicable in the State of West Bengal.

- 31. The Purchasers also agrees to pay to the DEVELOPER through its partner in addition to the consideration herein above all charges and costs for any extra work provided for in the said Unit/ Flat under instruction of the purchaser and the said payment shall be made in advance.
- **32.** The Purchasers shall pay of the legal charges and statutory dues for the purpose of registration of the said Unit/ Flat and only the Advocate of the DEVELOPER Firm will have sole authority and power to draft the Deeds including the Sale Deed and the Purchasers can neither raise any objection in this regard nor can appoint any other Advocate to draft the Deed and the Fees of such Legal Expenses is to be paid by the Purchaser only.

33. DISPUTE RESOLUTION :

All disputes and difference arising out of this agreement or in relation to the determination of any liability of the parties hereto or the construction and interpretation of any of the terms or meaning thereof shall be referred to the arbitration under provision or Arbitration Act any statutory modification thereof from time to time in force and way given by the arbitrator shall be binding final and conclusive on the parties hereto and the appointment of the Arbitrator will solely be made by the FIRST PART and SECOND PART and the THIRD PART hereby jointly admit and confirm and undertake not to raise any objection in this regard.

33.1 Only the appropriate courts at Burdwan, District- Burdwan shall have the jurisdiction to entertain all disputes and actions between the parties herein but no such action concerning this particular agreement shall be brought by any parties without referring the matter for arbitration and here must be mentioned that the jurisdiction of the Consumer Forum hereby been barred and excluded from the purview of this Agreement and no party shall have any right to access and any right to proceed before the Consumer Forum and also the Court and other Tribunal including Real Estate Authority in any matter concerning this agreement and allied relations without referring the matter for Arbitration as per the Arbitration and Conciliation Act.

34. ADDITIONAL TERMS AND CONDITIONS:

34.1 The Purchaser prior to execution of the Deed of Sale, if intend to nominates his/her/their provisionally allotted apartment unto and in favor of any other person or persons in his/her/their place and stead, the Purchaser may do so with the permission

of the Developer subject to payment of administrative charges to the Developer @ 2% (two per cent) of the total transfer price or purchase price of Unit whichever is higher.

- **34.2** So long as such Unit/ Flat in the said building shall not be separately assessed for the purpose of Municipal Taxes maintenance charges and water charges and purchaser shall pay proportionate share or water taxes, maintenance charges and Municipal Taxes and other taxes assessed on the whole building including the charges for consumption on electricity. Such proportion shall be determined by the DEVELOPER through its partner on the basis of the area of such Unit/ Flat in the said building.
- 34.3 The Purchasers shall have no claim in any other part or portion of the building of the building save and except the said Unit/ Flat/Car Parking Space hereby agreed to be acquired by him.
- **34.4** The Purchasers shall not store in the said Unit/ Flat /Car Parking Space or elsewhere in the building any hazards or combustible natures of article or thing or which are too heavy to effect the construction of the said building.
- **34.5** The Purchasers shall not decorate the exterior of the said building otherwise than in a manner agreed by the DEVELOPER through its partner or in a manner as near as may be in which it has previously decorated.
- **34.6** The Purchasers shall use the said Parking Space only for the purpose of medium size Car/ 4-Wheeler Vehicle Parking.
- **34.7** The Purchaser shall use the flat for residential purpose only.

- **34.8** The Purchasers shall have to pay for the electric connection related to the said unit and the security deposit amount to WBSEDCL to get the said meter connection.
- **34.9** The Purchasers shall not deposit or permitted to deposit any rubbish good, article in the staircase or in the parking lot and any common part of the said building.
- **34.10** The Purchasers shall not break or remove any walls of the Unit/ Flat area and shall not commit or permit to be committed any alteration or change any pipes, conducts, cables and other fixtures and fittings serving the said building.
- **34.11** The purchaser shall have to pay proportionate share in Electric Supply meter consumption to the Developer through its partner for electricity used from common meter.
- **34.12** Any notice required to be given by the OWNER and/or DEVELOPER shall without prejudice to any other mode or service valuable to be deemed to have been served on the purchaser if delivered by hand or sent by prepaid registered post to the Purchasers and shall likewise be deemed to have been served on the OWNER and/or DEVELOPER if delivered by hand or sent by prepaid registered post to the office of the DEVELOPER.
- **34.13** The Party to the THIRD PART being the TRANSFEREES/PURCHASER will enjoy the right and privilege to obtain Loan from any Nationalize Bank or any other Financial Institution in order to obtain the said property as Assignee and in that connection the Party to the FIRST PART and SECOND PARTY will not be entitled to raise any objection on the contrary, he will have to co-operate with the Party to the THIRD PART

- **34.14** The Developer herein may permit and/or grant rights to outside/third parties against payment of consideration charges to the Developer herein for setting up communication towers or other installations for mobile telephones, VSAT, Dish and/or other antennas and other communications and satellite systems on the roof/s of the Building/s and neither the Unit/Flat/Car parking Owners and occupiers nor the Association or any other entity shall be entitled to object or to hinder the same in any manner whatsoever.
- **34.15** Any of the following is not intended to and shall not be transferred unto and in favour of the Purchaser/s herein and the Purchaser/s herein shall have no right, title and interest whatsoever in respect thereof:
 - a) The roof of the Building at the Premises.
 - b) Common Portions (except the right of common use)
 - c) Open and covered spaces in the building and the premises not included in the common portions mentioned in the Fourth Schedule hereto.
 - d) Other Unit/Flat/s and Car parking spaces (Except the right to park medium sized car (s) on portion thereof) in the Building and/or the premise.
 - e) Right of further construction on any part of the land comprised in the premises or raising of any additional Floor / Storey / construction over the roof/s of the Building/s as under;
- **34.16** In respect of the properties and rights which are not intended to be transferred to the Purchaser/s as aforesaid, the Owners herein and/or the Developer herein, whatever the case may be herein shall be entitled to use, utilize, transfer, alienate, part with possession, deal with or dispose of the same in any manner whatsoever on such terms and conditions as may be tough fit and proper by them in their absolute

discretion, without any reference to the Purchaser/s herein. The Purchaser/s herein hereby consents to be created any obstruction or hindrance whatsoever regarding the same.

- **34.17** Proportionate share of the Purchaser/s herein in respect of any matter referred to under this memorandum shall be such as may be determined by the Developer, and the Purchaser/s herein agrees and undertake to accept the same notwithstanding there being minor variations.
- **34.18** As after the date of possession the Purchaser shall not raise any objection or claim regarding completion of the said unit of any nature whatsoever.
- **34.19** The right of the Purchaser/s herein regarding the undivided share shall be variable depending on further/additional constructions, if any, made by the Owners herein and/or the Developer herein, whatever the case may be herein from time to time and the Purchaser/s hereby consents to the same. Any such variation shall not affect the agreed consideration and no claim can be raised regarding the same by the Purchaser/s herein.
- **34.20** That excess car parking space which are not purchased by the flat purchasers along with the flat shall remain absolute possession/ property of the Developer and the DEVELOPER shall have the full right and authority to hold, sell to any outsider, or to convert for commercial purposes and deal with same in any manner as the DEVELOPER deem fit and proper to the said purpose.
- **34.21** The Developer herein shall be entitled at all times to install, display and maintain its name and /or logo on the roofs, terrade, façade, compound wall or other areas in the Buildings or the premises by putting up hoardings, display signs, neon signs,

M.S Letters, Vinyl & Sun Boards, lighted displays etc. without being required to pay any charges for the same and neither the Unit/Flat/Car parking. Owners and occupiers not the Association or any other entity shall be entitled to object or to hinder the same in any manner whatsoever.

- **34.22** That excess car parking space which is not purchased by the purchasers shall remain the absolute property of the DEVELOPER and the DEVELOPER shall have full right and authority to hold, to sell to any outsider, or to convert for commercial purpose and deal with same in any manner as the DEVELOPER deem fit and proper to the said purpose.
- **34.23** The Purchasers shall pay GST under the provision of the Goods and Service Tax Act, 2017. If any payable before delivery of possession.
- **34.24 NOTICE** : Any notices to be served hereunder to the Purchasers on respect of possession of the Flat by Registered post or by email shall be deemed to have been served properly.

THE FIRST SCHEDULE ABOVE REFFERED TO

THE PREMISES

(Description of the Land)

ALL THAT piece and parcel of Bastu land measuring more or less 7 (Seven) Cottah 10 (Ten) Chittacks and 42 (Forty Two) Square Feet more or less being lying and situated at District -Purba Burdwan, Sub Registry Office at, Mouza-Burdwan appertaining to J. L. No. 30, R.S. Plot No: 10349 & L. R Dag No. 12457 recorded in L. R Khatian No. 5842 within the jurisdiction of Burdwan Police Station bearing Holding No: 172, Nawab Dost Kayem Lane within Ward No: 33 of Burdwan Municipality.

(Total Area of the Land)

Aforesaid total plot of land area measuring 7 (Seven) Cottah 10 (Ten) Chittacks and 42 (Forty Two) Square Feet more or less together with common right of easement road thereon, which is under Ward No: 33 of Burdwan Municipality. The aforesaid plot is butted and bounded by:-

ON THE NORTH: Residential Building of Other's ON THE SOUTH: Residential Building of Other's ON THE EAST: N .D. Kayem Lane ON THE WEST: Residential Building of Other's

Revenue payable to the State of West Bengal through B.L & L.R.O.- II, Burdwan.

THE SECOND SCHEDULE ABOVE REFFERED TO

'SAID FLAT / UNIT NO – _____ With _____ Four - Wheeler Car Parking Space.

THE THIRD SCHEDULE ABOVE REFERRED TO

PAYMENT SCHEDULE

Flat Type BHK Flat No	on Floor with								
[] Four-Wheeler Car Parking Space.									
Particulars	Total Consideration Amount (Rs.)								
Total Price of Apartment including Facility	Rs/-								
of Car parking, if any									
(Excluding GST)									

(In Words - Rupees _	Only)
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Particulars	Percentage of Consideration (%)
Application /	10% of Total Consideration +
Booking Amount	applicable GST
On signing Agreement	10% of Total Consideration +
(Within 30 days from the date of Booking)	applicable GST
On Commencement of	10% of Total Consideration +
Excavation Work	applicable GST
On Completion of Plinth	15% of Total Consideration +
Level	applicable GST
On Completion of Ground	15% of Total Consideration +
Floor Roof Casting	applicable GST
On Completion of 1st Floor	10% of Total Consideration +
Roof Casting	applicable GST
On Completion of 2 nd Floor	10% of Total Consideration +

Roof Casting	applicable GST
On Completion of 3 rd Floor	10% of Total Consideration +
Roof Casting	applicable GST
On Completion of Flooring of the Said	5% of Total Consideration +
Apartment/ Unit	applicable GST
On Notice of Possession or Registration	5 % of Total Consideration +
whichever is earlier.	applicable GST

** Additional Payment:- The Third Part Shall pay another Additional Payment of the GST, Maintenance Charges, Stamp Duty and Registration Fees, and Legal Fees to be paid before Registration/Taking Possession of the Parking Space (whichever is earlier).

***In case of default for payment as per Third Schedule, the purchaser will be liable to pay to the OWNER cum VENDOR as delayed payment interest and compensation @ 24% per annum.

THE FOURTH SCHEDULE ABOVE REFFERED TO

(Common Area)

- 1. Entrance and Exits to the Premises and the Building.
- 2. Parking Lot, Driveway, Parking Way, Stair Cases,
- 3. Stair Case Landings,
- 4. Stair Head Room and Lobbies on all the floors of the New Building.
- 5. Passage for Entrance,
- 6. Pump (Deep Tube Well of adequate capacity to ensure round-the-clock),
- 7. Electric Meter & Electric Meter Space,
- 8. Electric/Utility room, Water Pump room, Generator Room (if any),
- 9. Septic Tanks,

- 10. Lift,
- 11. Boundary Walls with Entrance Gate,
- 12. Overhead Water Tank (PVC),
- 13. Transformer and space (if any),
- 14. Electrical wiring and other fittings (excluding only those as are installed within the exclusive any Unit and/or exclusively for its use).
- 15. Lighting of the Common Portions.
- 16. Electrical installations relating to receiving of electricity from suppliers and meters for recording the supply.
- 17. Drainage and Sewage lines and other installation for the same (except only those as are installed within the exclusive area of any Unit and/or exclusively for its use).
- 18. Such other parts, areas, equipments, installations, fittings, fixtures and spaces in or about the premises and the new building as are necessary for passage to and/or user of the Units in common by the Co-Owners.

THE FIFTH SCHEDULE ABOVE REFFERED TO

(Common expenses)

- The expenses of maintaining repairing decorating and renewing the main structure and in particular the draining system, sewerage system, rain water discharge arrangement, water, electricity supply system to all common areas, mentioned Schedule herein before.
- 2. The expenses of repairing, maintaining, white washing and color washing the main structure, outer walls, and common areas of the building.
- 3. The costs of cleaning and lighting the entrance of the building, the passages and spaces around the building lobby, staircase other common areas.
- 4. Salaries of all persons and other expenses for maintaining the said building.
- 5. Municipality taxes, water taxes, insurance premiums and taxes, and other taxes and outings whatsoever as may be applicable and /or payable on account of the said premises.

6. Such other expenses as May Be necessary for or incidental to maintenance and upkeeping of the premises and common areas and amenities.

(Specification of Construction)

- 1. **BUILDING STRUCTURE:** Reinforced Cement Concrete (R.C.C) Framed Structure
- MAIN WALLS & PARTITION WALLS:- 200 MM/250 MM Thick/ Fly Ash Brick Work for Main Walls and 75 MM/ 100 MM / 125 MM Thick Cement brickwork for Flat Separating Wall and Partition Walls inside the respectively,
- 3. FLOOR:- Vitrified Floor Titles for All rooms, Verandah, Hall, Kitchen, Bath/Toilet.
- SKIRTING AND DADO:-Cut Piece Tiles, the height not to be exceeded 150 MM High and the Dado Not Exceeding 200 MM High (For Toilet - Glazed Titles will be used up to a height of 6 Ft. form Skirting).
- 5. **PLASTERING:-** Plastering to external walls will be of 20 MM. thick. Plastering to internal walls will be 15 MM thick and Ceiling will be 10 MM thick.
- WOODWORK AND JOINERY:- 100 MM X 50 MM. Malaysian Sal Wood or equivalent section for Door frame, 32 mm. Thick solid core Flush door, Thickness of the shutter will be 32 mm. Main Door shutter will be made of quality Flush door.
- 7. **M.S GRILL WORKS :** All windows will be aluminum framed with necessary hardware fittings. The grill-works for the windows will be completely separately fixed. The

balcony balustrades (if any) will be M.S. Flat. The Glass of the windows will be Ground Glass or Frosted Glass.

- 8. **FINISHING WORKS FOR GROUND FLOOR**:- The Parking areas will be finished with a neat cement finish.
- 9. HARDWARE FITTINGS AND FIXTURES:- All the hardware Fittings will be of aluminum. The internal doors will have all the necessary locking arrangements like tower bolts, hatch bolts, doorknobs or rings etc. complete. One eye-whole will be fixed in the main entrance door to each flat. Door stoppers will be fixed in every door.
- 10. ELECTRICAL WORKS:- All the electrical lines will be concealed with copper wires. with PVC conduit. Each flat will have the following electrical points. Each Bed Room Two light points, One Plug point, One Fan Point. Living Room cum Dinning Space Two light Points , Two Fan Point, One Plug Point, one Freeze point. Kitchen One light Point, One Power Point, One Exhaust fan point. Exhaust Fan points will be provided in each toilet, Geyser Line (except Geyser) including electrical point for the same will also be provided in one toilet.
- 11. WATER SUPPLY & DRAINAGE:- One overhead water reservoir (PVC) will be provided the required capacity of a pump will be installed for storage of water in the overhead water reservoir. The drainage line will be connected to the existing sewer line through the Master trap. Each flat have separate water supply line from the overhead water reservoir through P.V.C. Pipes and fittings with proper necessary valves. For external drainage P.V.C. pipes will be used.

- 12. **TOILET FITTINGS & FIXTURES:** Each toilet will be provided with one shower, and one European commode. Necessary taps will be provided in the toilets and the floor will be of Vitrified Tiles. One basin with tap will be installed at the Toilet.
- 13. **KITCHEN SPACE:-** Each Kitchen space will be provided with one cooking platform finished with one steel sink with required water connections.

14. OVER HEAD TANK:- P.V.C.

NOTE: Any extra additional work done by the Developer, at the request of the Owner shall be charged extra at market rate and the Owner shall have to pay the cost of those extra additional works executed by the Developer additionally.

Memo of Consideration

The FIRST PART and The SECOND PART hereby doth admit and confirm about RECEIPT and													
RECEIVING of and from the within named INTENDING PURCHASERS/TRANSFERREES the sum													
of paid Rs /- (Rupees C					Onl	y) in							
advance through Cheque Payment through Cheque No. " " dated													
				_ of	the			_Bank, _		1 1 1 1			
Branch	out	of	agreed	and	settled	total	consideration	amount	of	the	Flat/	Unit	with
Four Wheeler Car Parking being Rs/- (Rupee							ipees						

Only) exclusive of other charges (GST Charges/

Registration/ Stamp Duty)

WITNESSES:-

1.

For Subhendu Roy As Constituted Attorneys

OWNERS are represented by their constituent Power of Attorney Holder **"GHAR HOUSING LLP"** represented by its Representative Partner namely **SRI BISHWANATH GHAR**

2.

"GHAR HOUSING LLP" represented by its Representative Partner (DEVELOPER)

SRI BISHWANATH GHAR (Representative Partner)

1.

FOR GHAR HOUSING LLP Anthynak Shu PARTNER

2.

SIGNATURES OF THE PURCHASERS cum VENDEES