DEED OF CONVEYANCE

THIS DEED OF CONVEYANCE made this the day of, Two Thousand Twenty Three (2023).

BETWEEN

(1) SRI **PARVEEN** AGARWAL, (PAN-AGPPA1802M), (AADHAR-683800972303)(2) SRI BIKASH AGARWAL, (PAN- AHAPA8484B), (AADHAR-272383048531) all are sons of Late Rajendra Kumar Agarwal, all are by Occupation- Business, all are by Religion - Hindu, all are by Nationality -Indian, all presently residing at 26, Mahamaya Mandir Road, Mahamayatala, Garia, Police Station-Sonarpur, Kolkata-700 084, (1) & (2) duly represented by SRI BIKASH AGARWAL by virtue of a General Power of Attorney which was duly registered on 29/01/2015 before the office of the A.D.S.R. at Garia and recorded in its Book No. IV, CD, Volume No. 1, Pages from 217 to 226, Being No. 00019 for the year 2015, hereinafter referred to as the "OWNERS/ VENDORS" (which expression shall unless excluded by or repugnant to the context be deemed to mean and include their respective heirs executors, administrators, legal representatives and assigns) of the FIRST PART.

AND

MR./MRS./MS.	••••••	(PAN	r – .	• • • • • • • • • • • • • • • • • • • •) (AADHAR	NO -
),s	son/ daughter	r/ wife of		, by occupa	ation–	, by
faith, 1	by nationality	– Indian, re	esiding	at	Post 0	Office –
	, Police St	ation –		Wes	t Bengal	,
hereinafter calle	ed and referre	d to as the '	"PURCI	HASER" (whi	ich term or exp	ression
shall unless exc	cluded by or	repugnant	to the	context be	deemed to mea	an and
include his/	her/ their	respective	heirs	executors,	administrators,	legal
representatives a	and assigns) (of the SECO	ND PAR	RT.		

AND

RAJWADA REALTY, (PAN - ABAFR2820G), a Partnership Firm having its registered office at 1159, N.S.C. Bose Road, Post Office - Narendrapur, Police Station - Narendrapur previously Sonarpur, Kolkata - 700103, District - South-24 Parganas, duly represented by its Partners namely, (1) SRI PARVEEN AGARWAL, and (2) SRI BIKASH AGARWAL all are sons of Late Rajendra Kumar Agarwal, all are by occupation-Business, all are by faith-Hindu, by Nationality- Indian, all are residing at 26, Mahamaya Mandir

Road, Mahamayatala, P.O. - Garia, P.S. Narendrapur (previously Sonarpur), Kolkata- 700 084, District-South 24-Parganas, the Partner No.1 i.e. **SRI PARVEEN AGARWAL (PAN: AGPPA1802M) (ADHAAR NO. 6838 0097 2303),** represented by his Constituted Attorney the **Partner No. 2,** i.e. **SRI BIKASH AGARWAL (PAN: AHAPA8484B) (ADHAAR NO. 2723 8304 8531),** by virtue of a General Power of Attorney which was registered on 15.12.2020 before the office of the A.D.S.R. at Garia and recorded in its Book No. IV, Volume No. 1629 - 2020, Pages from 8626 to 8645, Being No. 426 for the year 2020, hereinafter referred to as the "PROMOTER/DEVELOPER" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include the partners or partner for the time being of the said firm, the survivor or survivors of them and their respective heirs, executors and administrators of the last surviving partner and his /their assigns) of the **THIRD PART.**

WHEREAS one Tarapada Mondal (R.S.Recorded Owner) was the absolute owner of ALL THAT the piece and parcel of land measuring 11 Decimal be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. Dag no.- 781 under R.S. Khatian No. 196, P.S. – Sonarpur, District – South 24 Parganas, West Bengal.

AND WHEREAS said Tarapada Mondal died intestate leaving behind his six sons namely 1) Gobinda Mondal 2) Satya Charan Mondal 3) Keshto Mondal 4) Tarun Mondal 5) Arun Mondal 6) Anil Mondal and two daughters namely 7) Latika Sandhukha 8) Sanaka Mondal as only his legal heirs and successors.

AND WHEREAS said Anil Mondal died intestate leaving behind his wife namely Anima Mondal and two daughters namely Champa Sandhukha and Pampa Mondal as only his legal heirs and successors.

AND WHEREAS said Gobinda Mondal, Satya Charan Mondal, Keshto Mondal, Tarun Mondal, Arun Mondal, Latika Sandhukha, Sanaka Mondal, Anima Mondal, Champa Sandhukha and Pampa Mondal became the absolute joint owners of ALL THAT the piece and parcel of land measuring 11 Decimal be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. Dag no.-781 under R.S. Khatian No. 196, P.S. – Sonarpur, District – South 24 Parganas, West Bengal.

AND WHEREAS said Gobinda Mondal, Satya Charan Mondal, Kasto Mondal, Tarun Mondal, Arun Mondal, Latika Sandhukha, Sanaka Mondal, Anima Mondal, Champa Sandhukha and Pampa Mondal sold/transferred/conveyed ALL THAT the piece and parcel of land measuring 11 Decimal be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. Dag no.- 781 under R.S. Khatian No. 196, P.S. - Sonarpur, within the limits of Rajpur Sonarpur Municipality under ward no. 17 (Previously 16), District - South 24 Parganas, West Bengal in favour of Gajendra Raj Commerce Pvt. Ltd by virtue of a Deed of Conveyance i.e. SAAF BIKRAY KOBALA which was duly registered before the Office of the Additional District Sub-Registrar at Sonarpur, and Being No. 5876 for the year 2007.

AND WHEREAS said **Gajendra Raj Commerce Pvt. Ltd** became the absolute and lawful owner of **ALL THAT** the piece and parcel of land measuring **11 Decimal** be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. Dag no.- 781 under R.S. Khatian No. 196, P.S. – Sonarpur, within the limits

of Rajpur Sonarpur Municipality under ward no. 17 (Previously 16),, District – South 24 Parganas, West Bengal.

AND WHEREAS one Kshetra Mohan Mondal (R.S.Recorded Owner) was the absolute owner of ALL THAT the piece and parcel of land measuring 25 Decimal be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. Dag no.- 777 & 778 under R.S. Khatian No. 196, P.S. – Sonarpur, District – South 24 Parganas, West Bengal.

AND WHEREAS said **Kshetra Mohan Mondal** died intestate leaving behind his wife namely Amritabala Mondal and two sons namely Sashi Bhusan Mondal and Biswanath Mondal as only his legal heirs and successors.

AND WHEREAS said Amritabala Mondal died intestate leaving behind her two sons namely Sashi Bhusan Mondal and Biswanath Mondal as only her legal heirs and successors.

AND WHEREAS said Sashi Bhusan Mondal and Biswanath Mondal sold/transferred/conveyed **ALL THAT** the piece and parcel of land measuring **16 Decimal** be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. Dag no.- 777 under R.S. Khatian No. 196, P.S. – Sonarpur, within the limits of Rajpur Sonarpur Municipality under ward no. 17 (Previously 16), District – South 24 Parganas, West Bengal in favour of **Aspective Commercial Pvt. Ltd.** by virtue of a Deed of Conveyance i.e. SAAF BIKRAY KOBALA which was duly registered before the Office of the Additional District Sub-Registrar at Sonarpur, and Being No. 5878 for the year 2007.

AND WHEREAS said **Aspective Commercial Pvt. Ltd.** became the absolute and lawful owner of **ALL THAT** the piece and parcel of land measuring **16 Decimal** be the same a little more or less comprised in Mouza Rajpur, J.L.

No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. Dag no.- 777 under R.S. Khatian No. 196, P.S. – Sonarpur, within the limits of Rajpur Sonarpur Municipality under ward no. 17 (Previously 16), District – South 24 Parganas, West Bengal.

AND WHEREAS said Sashi Bhusan Mondal and Biswanath Mondal sold/transferred/conveyed **ALL THAT** the piece and parcel of land measuring **9 Decimal** be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. Dag no.- 778 under R.S. Khatian No. 196, P.S. – Sonarpur, within the limits of Rajpur Sonarpur Municipality under ward no. 17 (Previously 16), District – South 24 Parganas, West Bengal in favour of **Gangol Tracon Pvt. Ltd.** by virtue of a Deed of Conveyance i.e. SAAF BIKRAY KOBALA which was duly registered before the Office of the Additional District Sub-Registrar at Sonarpur, and Being No. 5877 for the year 2007.

AND WHEREAS said **Gangol Tracon Pvt. Ltd.** became the absolute and lawful owner of **ALL THAT** the piece and parcel of land measuring **9 Decimal** be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. Dag no.- 778 under R.S. Khatian No. 196, P.S. – Sonarpur, within the limits of Rajpur Sonarpur Municipality under ward no. 17 (Previously 16), District – South 24 Parganas, West Bengal.

AND WHEREAS said Gajendra Raj Commerce Pvt. Ltd., Aspective Commercial Pvt. Ltd. and Gangol Tracon Pvt. Ltd. sold/transferred/conveyed ALL THAT the piece and parcel of land measuring 36 Decimal be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. Dag no.- 781, 777, 778 under R.S. Khatian No. 196, P.S. – Sonarpur, within the limits of Rajpur Sonarpur Municipality under ward no. 17 (Previously

16), District – South 24 Parganas, West Bengal in favour of **Parveen Agarwal**, **Bikash Agarwal**, **Rajkumar Agarwal** by virtue of a Deed of Conveyance which was duly registered before the Office of the A.R.A. I Kolkata, and recorded in Book No.1, CD Volume No.69, Pages from 3925 to 3945, Being No. 2829 for the year 2008.

AND WHEREAS said Parveen Agarwal, Bikash Agarwal, Rajkumar Agarwal became the absolute and lawful joint owners of ALL THAT the piece and parcel of land measuring 36 Decimal be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. and L.R. Dag no.-781, 777, 778 under R.S. Khatian No. 196, P.S. – Sonarpur, within the limits of Rajpur Sonarpur Municipality under ward no. 17 (Previously 16), District – South 24 Parganas, West Bengal and mutated their name in BL&LRO office and got new L.R. Khatian no. 4233, 4234 and 4235.

AND WHEREAS said Parveen Agarwal, Bikash Agarwal, Rajkumar Agarwal gifted ALL THAT the piece and parcel of land measuring 16 Decimal which was physically measured 13.93 Decimal be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. and L.R. Dag no.- 777 under R.S. Khatian No. 196 appertaining to L.R. Khatian no. 4233, 4234 and 4235, P.S. – Sonarpur, within the limits of Rajpur Sonarpur Municipality under ward no. 17 (Previously 16), District – South 24 Parganas, West Bengal in favour of Rajpur-Sonarpur Municipality by virtue of a Deed of Gift which was duly registered before the Office of the A.D.S.R. Sonarpur, and recorded in Book No.1, CD Volume No.23, Pages from 2531 to 2547, Being No. 9044 for the year 2010.

AND WHEREAS the said **Rajkumar Agarwal** sold/transferred/conveyed **ALL THAT** the piece and parcel of land measuring **6.7 Decimal** be the same

a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. & L.R. Dag no.- 781, 778 under R.S. Khatian No. 196 appertaining to L.R. Khatian no. 4235, P.S. – Sonarpur, within the limits of Rajpur Sonarpur Municipality under ward no. 17 (Previously 16), District – South 24 Parganas, West Bengal in favour of **Parveen Agarwal**, **Bikash Agarwal** by virtue of a Deed of Conveyance which was duly registered before the Office of the A.D.S.R. Sonarpur, and recorded in Book No.1, Volume No.1608-2024, Pages from 70889 to 70908, Being No. 160804031 for the year 2024.

AND WHEREAS said **Parveen Agarwal**, **Bikash Agarwal** became the absolute and lawful joint owners of **ALL THAT** the piece and parcel of land measuring **20 Decimal** be the same a little more or less comprised in Mouza Rajpur, J.L. No.-55, Touzi-251, Pargana-Medanmalla, R.S. No. 109, R.S. and L.R. Dag no.- 781, 778 under R.S. Khatian No. 196 appertaining to L.R. Khatian no. 4233 and 4234, P.S. – Sonarpur, within the limits of Rajpur Sonarpur Municipality under ward no. 17 (Previously 16), District – South 24 Parganas, West Bengal.

AND WHEREAS the owners herein after acquiring the full and absolute right in the said premises duly applied for and got his name mutated in the records maintained in the office of the concerned BL & LRO and have been duly and punctually receiving, paying and discharging the rents, issues and other outgoings concerning and/or relating thereto and has been holding and possessing the SAID PREMISES without any interruption, obstruction or demur.

<u>AND WHEREAS</u> the owners with the intention of beneficial and profitable user of the SAID PREMISES both approached the Developers with a proposal of development of the SAID PREMISES on Joint Venture Basis for mutual interest and benefit.

AND WHEREAS the Owners/Vendors herein **Parveen Agarwal, Bikash Agarwal** desire to promote their entire land and property but due to paucity of fund, the Owners/Vendors herein entered into an Agreement for Development with **RAJWADA REALTY,** dated 24.07.2024 at the office of the A.D.S.R. Sonarpur, and recorded in Book No. I, Volume No.1608-2024, Pages- 128759 to 128793, Being No.160806364 for the year 2024 with the Developer for construction of the said multi-storied building on the said land at the cost of the Developer herein under certain terms and conditions contained therein.

<u>AND WHEREAS</u> as per the said Development Agreement and Power of Attorney the said Developer on behalf of the Owners/Vendors duly got sanctioned a revised Building sanction plan No. 217/REV/CB/16/07 dated 18/02/2025. for construction of G+III storied building under two Blocks and/or Phases for residential purposes at the said premises at the cost of the Developer.

AND WHEREAS in terms of the said Development Agreement and Development Power of Attorney the developer have right/authority to enter the agreement for sale and execute deed of conveyance of its allocated flats/car parking spaces with the intending purchaser or purchasers and receive advance/earnest money therefrom.

Floor of the said G+III storied building along with One covered Car Parking space in Block –, of the Housing Complex christened as "RAJWADA GLORIA", being erected at the Said Property being Municipal Holding No. 116, Ishan Mitra Lane, under Rajpur-Sonarpur Municipality Ward no. previously 16 presently 17, Post Office- Rajpur, Police Station – Sonarpur, A.D.S.R., Sonarpur, Kolkata – 700149, District- South 24 Parganas, together with undivided and indivisible proportionate share in the land underneath together with common rights, facilities and amenities and common service and expenses mentioned therein for and at a total price of Rs./- (Rupees) only, hereinafter referred to as the "said Flat and Car Parking Space", more fully and particularly described in the First Schedule Part II hereunder written.

AND WHEREAS in terms of the agreement for sale dated the Owners/ Vendors and the Developer herein have agreed to sell and transfer oneself ALL THAT Flat No. "....." measuring about Sq. ft. being carpet area including Verandah and Sq. ft. being carpet area excluding Verandah (...... Sq. ft. being Super Built-up area) on the side of the Floor of the said G+III storied building along with One covered Car Parking space in Block -, of the Housing Complex christened as "RAJWADA GLORIA", being erected at the Said Property being Municipal Holding No. 116, Ishan Mitra Lane, under Rajpur-Sonarpur Municipality Ward no. previously 16 presently 17, Post Office- Rajpur, Police Station - Sonarpur, A.D.S.R., Sonarpur, Kolkata - 700149, District- South 24 Parganas at or for a valuable consideration of Rs./-......) only, and the same is more fully and particularly described in the First Schedule Part II hereunder written together with undivided, indivisible proportionate share in the land describe in the First Schedule hereto along with proportionate share in the common spaces, passages, paths, water and water courses, drainages, sewerages, stair case, landing, boundary wall and other Mechanical spaces, common path of the properties necessary and convenient to its ingress to and egress from, maintenance for common use, motor, pump, septic tank, water reservoir and tank, W.B.S.E.D.C.L. electricity connection etc. which has been mentioned more fully and particularly in the Third Schedule hereunder

written with lawful aforesaid consideration subject to the purchaser' undertaking to pay proportionally all the common charges, fees, duties, levies, taxes, rents, impositions, outgoings etc. which are required for the purpose of the said premises and also for the purposes of the said building along with other owners, occupiers of the building or flat/apartment holders thereto as more fully and particularly described in the **Fourth Schedule** hereunder written.

<u>AND WHEREAS</u> the Purchaser having agreed to purchase the said Flat and the Car parking space stated above and having paid the entire consideration money to the Developer herein, now call upon them to execute and register a proper Deed of Conveyance thereby selling, conveying and transferring the said Flat and the Car parking space unto and in favour of the Purchaser absolutely and forever, and the Developer doth hereby comply with the said requisition of the Purchaser.

NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement dated and in consideration of the said sum of Rs. Purchaser to the Owners/Vendors herein through the Developer/Confirming Party herein in the manner stated in the memo of consideration hereunder written, the receipt whereof the Owners/Vendors and the Confirming Party as Developer hereby do and each of them doth hereby admit, acknowledge and received from the payment of the same and every part thereof for ever acquit, release, exonerate and discharge the Purchaser as well as the said Flat and Car parking space along with the undivided, indivisible and proportionate share and right, title and interest into the said land and premises with the facilities in common with other flat owner/s or occupiers thereto. The Owners/Vendors and the Developer/Confirming Party do hereby grant, sell, transfer, convey, assign and assure unto the Purchaser ALL THAT Flat No. "....." measuring about Sq. ft. being carpet area including Verandah and Sq. ft. being carpet area excluding Verandah (...... Sq. ft. being Super Built-up area) on the side of the Floor of the said G+III storied building along with Car Parking space in Block -....., of the Housing Complex christened as "RAJWADA GLORIA", being erected at the Said Property being Municipal Holding No. 116, Ishan Mitra Lane,

under Rajpur-Sonarpur Municipality Ward no. previously 16 presently 17, Post Office- Rajpur, Police Station - Sonarpur, A.D.S.R., Sonarpur, Kolkata -700149, District- South 24 Parganas, which is more fully and particularly described in the SECOND SCHEDULE hereunder written and hereinafter referred to as the "said Flat and Car Parking Space" together with the undivided proportionate indivisible share in the land described in the First Schedule hereto together with easements, rights thereto and other rights, privileges, benefits, advantages, liabilities, liberties, duties in common with other owners/occupiers having covenants conditions and stipulations etc. to enjoy and to have the right of user in common of all the roads, passages, advantages thereto or reputed to belong to the estate, right, title, interest, claim and demand of the Owners/Vendors into or upon the said land proportionately agreeing to pay proportionate expenses for maintenance of the said common portion and the other co-owners TO HAVE AND **TO HOLD** the same absolutely and forever in the manner aforesaid free from all encumbrances, charges, trusts, claims, demands over the said Flat on the Floor and the said Car parking space of the said building having right to use, occupy, own possess the said Flat and Car parking space as mentioned in **SECOND SCHEDULE** hereunder written exclusively, subject to the Purchaser's paying and discharging taxes and impositions or outgoings for the same and common expenses as per imposed or levied for the said Flat and Car parking space and other outgoings so long separate assessment is not made for the said Flat and **Car Parking Space** in the name of the Purchaser.

The Vendors and the Developer do hereby covenant with the Purchaser as follows:-

1. NOTWITHSTANDING anything hereinbefore done or suffered to the contrary, the owners/Vendors have good and absolute right, title and authority to grant, convey, transfer, assign and assure all that the said Flat and Car parking space mentioned in the **SECOND SCHEDULE** hereunder written along with common area with amenities and facilities provided thereat and described hereunder and all the rights, privileges and appurtenances thereto belonging and hereby sold, conveyed and transferred unto the Purchaser in the manner aforesaid

and that the owners/Vendors and the Developer/confirming party have not done or suffered knowingly from anything whereby the said flat and Car parking space may be encumbered, affected or impeached in respect of the estate ,title or otherwise.

- **2.** That there is no encumbrances, charges, trust, liens, attachments, claim or demand whatsoever now subsisting etc. or proceeding pending and have not been offered as security or otherwise to any authority whatsoever or howsoever in respect of the said Flat and Car parking space.
- 3. That the Purchaser shall henceforth peaceably and quietly hold, possess and enjoy the right, title and interest or profits derivable from and out of the said flat and Car parking space without any let or hindrance, interruption, claim, disturbances or demand from or by the owners/Vendors the Developer/confirming party or any person or persons claiming through or under or in trust for the owners/Vendors without any lawful eviction, let, hindrance, interruption or disturbances by any person or persons whatsoever.
- 4. All the taxes, land revenue and other impositions payable in respect of the said flat and Car parking space up to the date of handing over the possession of the same to the Purchaser, shall be paid by the Owners/Vendors and if any portion of any tax, impositions etc. be found to have remained unpaid for the period as mentioned above, liability shall be of the owners/Vendors to pay the same and if the same is paid by the Purchaser then it will be recoverable from Owners/Vendors prior to the date of delivery of possession of the said Flat and the Car parking space unto and in favour of the Purchaser and the Purchaser shall pay the entire taxes and outgoings in respect of the said flat and Car parking space after the instant Deed of Conveyance is registered, possession given subject to the formation of the Association as mentioned here to when the Purchaser shall pay the Government Rent and Municipal taxes and other outgoings exclusively for the said Flat and the Car parking space and shall pay for all the common portions proportionately to the said Association as would be so directed.
- **5.** The owners/Vendors shall at all times do and execute all such acts, deeds, things and assurances as may be reasonably required by the Purchaser for better

or further effectuating and assuring the conveyance hereby made or the title of the Purchaser to the property hereby sold and conveyed or any mistake or deficiency to the extent of description or other particulars of the said property.

- **6.** The Purchaser, their heirs, executors and assigns shall have good right, title and full power and absolute authority to grant, transfer, sell, convey and assign the said flat and Car parking space.
- 7. The Purchaser shall not cause any obstruction to the others in any manner in the entrance or exit or to user of any common space in the premises, keep any dirt/rubbish/refuse etc. save and expect the place is reserved for the said purpose.
- 8. If the Vendors/Developer in future purchase/develop adjacent to the said land and amalgamate the same for construction of another phases or blocks and for such construction the common entrance road as well as common facilities is to be used for free access to the new Phase/Block in that event the Purchaser/s of the apartment shall have no right to claim or demand whatsoever and also shall not raise any objection for the same whatsoever and if the Purchaser/s of the apartment and anybody claiming through or under him, that shall be null and void and inoperative before all courts of law and Purchaser/s also execute NOC in affidavit as may be required by the competent authority of Rajpur-Sonarpur Municipality or any authority whatsoever.

If the Vendors/Developer in future purchase/develop adjacent land to the said land and amalgamate the same for construction of another phases or blocks then the Purchaser/s shall not raise any objection with regard to the amalgamation and easementary rights attached thereto and for obtaining holding number and Sanction Plan for construction of another phases or blocks and if the Purchaser/s of the apartment and anybody claiming through or under him, that shall be null and void and inoperative before all courts of law.

The Purchaser/s of all the blocks of all the holdings shall enjoy all the common facilities and amenities in the premises such as Lift, Gymnasium, Children's Park, Games Room, Swimming pool, Community hall and any other amenities which are intended for common use in the said Premises.

The Purchaser/s shall also sign No Objection Certificate for amalgamation and easementary rights and shall also execute indenture of Easement, if required, for obtaining holding number and Sanction Plan for construction of another phases or blocks.

- **9.** The Purchaser shall pay the proportionate share of tax of the premises with other co-owners until or unless their names are separately assessed by the Rajpur-Sonarpur Municipality.
- **10.** That the Purchaser shall not store any inflammable article, fireworks install any machinery, electrical motor and/or start any hotel business in the said flat and Car parking space which may cause sound pollution/air pollution, smoke etc to the occupant of the other flats in the building.
- 11. The Purchaser/s shall solely liable for the formation of the Flat Owners Association as per Act and Developer/Owners herein shall also cooperate with the purchaser/s for formation of the aforesaid Owner association by providing respective documents belongs to Developer and Owners respectively
- **12.** That the Purchaser shall pay the proportionate share of premium of the Insurance for the said building if any.
- **13.** The vendors/developers shall provide completion certificate of the said plan duly sanctioned by the Rajpur-Sonarpur Municipality to the Purchaser/s within 15 days after receiving the same from the competent authority.
- **14.** The Purchaser shall also bear all other cost and expenses proportionately for the building or any common part or space thereof with the other flat owners inclusive of the owners/Vendors (or previous land lord) herein.
- **15.** Purchaser herein shall use and enjoy all common facilities and amenities, more-fully described in the Para 13 of the Third Schedule hereunder written, with the flat owners/occupiers of the adjacent land/plot of the aforesaid housing projects christened as "**RAJWADA GLORIA**" and all flat owners of the three plots shall also bear the common expenses and maintenance charges proportionately.
- **16.** Indemnification by the Vendor about the correctness of the Vendors' title and authority to sell and this Conveyance is being accepted by the Purchaser on

such express indemnification by the Owners/Vendors about the correctness of the owners/Vendors' title, which if found defective or untrue at any time, the owners/Vendor, shall forthwith, take all necessary steps to remove and/or rectify the same.

FIRST SCHEDULE

(Description of the land)

ALL THAT piece and parcel of land **20 Decimal** equivalent to **12 Cottah 1**Chittak 27 sq.ft. be the same a little more or less (Split up of the land measuring **11 Decimal** in R.S. and L.R. Dag no. 781 under R.S. khatian no. 196 **Plus 09 Decimal** in R.S. and L.R. Dag no. 778 under R.S. khatian no. 196) and as per holding area **10 Cottah 13 Chittak 25 sq.ft.** be the same a little more or less and which has been obtained after actual measurement that the Vendors physically enjoy and possess the land measuring **10**Cottah 13 Chittak 24.93 sq.ft. be the same a little more or less the comprised in Mouza- Rajpur, J.L. No. 55, Touzi No. - 251, R.S. No. 109 in R.S. & L.R. Dag No. 781, 778 under R.S. Khatian No. 196, appertaining to L.R. Khatian No. 4233, 4234 and 4235, Post Office- Rajpur, Police Station – Sonarpur, A.D.S.R. Sonarpur, within the limits of Rajpur-Sonarpur Municipality under Ward No. 17 previously 16, Holding No. 116, Ishan Mitra Lane, Kolkata -700149, District- South 24 Parganas, West Bengal.

Butted and bounded as follows:-

On the North : R.S. Dag no.782 (P)

On the East: R.S. Dag no. 777

On the South : 19'8.2" ft wide Ishan Mitra Lane

On the West: R.S. Dag no. 767 and R.S. Dag no. 768

The name of the said proposed building project above is known, called and named

"RAJWADA GLORIA" at Ishan Mitra Lane.

SCHEDULE REFFERED TO AS ABOVE

(Description of the Said Flat and Car Parking Space)

ALL THAT Flat No. "" measuring about Sq.ft. being Carpet
area including Balcony (Sq. ft. being Super Built-up area) on the
side of the Floor of the said G+III storied building consisting of
Bed rooms, , Dining, Drawing room, Toilet, W.C.,
Kitchen and Veranda in Block, along with one covered car parking
space of the Housing Complex named and styled as "RAJWADA GLORIA" also
together with proportionate undivided share of land and all common rights and
common service and expenses and also fixtures and fittings, electrical installation
mentioned in the Fourth Schedule hereunder written and the Flat & parking is
being erected as per the Building revised Building sanction plan No.
217/REV/CB/16/07 dated 18/02/2025 sanctioned by the Rajpur-Sonarpur
Municipality, on the Said Property situated and lying at Mouza- Rajpur, J.L. No.
55, Ward No. previously 16 presently 17, within Municipal Holding No. 116, Ishan
Mitra Lane, under Rajpur-Sonarpur Municipality, Police Station- Sonarpur,
Additional District Sub-Registrar office at Sonarpur, Kolkata -700149, District-
South 24 Parganas, West Bengal as described in the First Schedule herein above.

•

THE THIRD SCHEDULE ABOVE REFERRED TO (COMMON RIGHTS AND SERVICES)

- 1. All left Mechanical land pathway, drive way etc.
- 2. The space within the building comprised of the entrance, stair-case, stair-head room, landing lobbies roof.
- 3. The foundation columns, girders, beams, supports, main wall, the main gate and passage lending to the building and stair-case.

- 4. Installation for common services such as drainage system, water supply arrangement and electric connection and other amenities, if any to the said premises.
- 5. Semi-underground and overhead water reservoirs, septic tank, pump, motor, pipes and all the other installation.
- 6. Common sewerage lines.
- 7. All other facilities and amenities in the premises which are intended for common use including entrance at the Ground floor.
- 8. Water pump with motor and water distribution pipes (save those inside the flat).
- 9. Electrical wiring, fittings and other accessories for lighting the staircase and other common areas/parts.
- 10. Water sewerages, evacuation pipes from the flats and sewers common to the building.
- 11. Main gate and boundary walls to the premises of the building.
- 12. Roof of the building.
- 13. Lift, Gymnasium, Games Room, Power backup, Kid's play room, Swimming pool, Community Hall, CCTV in common areas and intercom facility etc. for the said Complex lying and situated at Municipal Holding No. 278, Kali Mohon Roy Chowdhury Road, Kolkata-700151, of the said Complex morefully described in the FIRST SCHEDULE.

FOURTH SCHEDULE ABOVE REFERRED TO

(Common expenses)

- **1. MAINTENANCE**: All expenses for cleaning, sweeping, maintaining white washing, painting, repairing, renovating and replacing including sanitary and plumbing.
- **2. OPERATION**: All expenses for running and operating all machineries equipments and installation in common parts, water pump with motor and lighting the common areas generator if any include the costs of repairing renovating and replacing the same.
- **3. INSURANCE**: Insurance premium against fire, riot, stick, malicious damage, earthquake etc. risks covering the said flat and the said building.
- **4. MUNICIPAL LAND REVENUE AND OTHER TAXES**: Municipal Land Revenue and other taxes and outgoing that may be from time to time levied against the land and/or building including water and water charges.
- **5. STAFF**: The Salaries or all other expenses for the staff employee or to be employed for common purpose including their bonus. If any and other emoluments benefits.
- 6. FLAT OWNERS ASSOCIATION: Establishment and all other expenses of the Association including its formation establishment and miscellaneous expenses of the building or any agency of them looking after common purpose until handing over the same to the Association upon completion of sale and registration at all the flats in the said building to the respective purchaser and others.
- **7. RESERVE**: Creation of funds for replacement renovation and/or periodic expenses.

8. OTHER: All other expenses and/or outgoing expenses as may be incurred by the builder and/or the Association for common purpose.

<u>IN WITNESS WHEREOF</u> the parties he	reunto set and subscribed their respective
hands ad seals on the day, month and y	ear first above written.
SIGNED, SEALED & DELIVERED	
At Kolkata	
WITNESSES:	
1.	
	SIGNATURE OF THE VENDORS
2.	
	SIGNATURE OF THE DEVELOPER
	SIGNATURE OF THE PURCHASER/S

Drafted by:

MEMO OF CONSIDERATION

Rs tax car Ko	xes towards r parking sj lkata – 700	the full and fi	/- (Rup enal consultations) with u	eessideration price Premise/ Hold ndivided propo	e of the with	hin mentioned sum of) only, excluding of nin mentioned flat and 6, Ishan Mitra Lane,, hare or interest in the
S1. No.	Date	Bank Branch	and	Cheque No.	cash	Amount
rotal		/-()
w	ITNESS	E S: -				
1.						
2.						
				SIGNATU	RE OF TH	E DEVELOPER