DEED OF CONVEYANCE

Property within the jurisdiction of Burdwan, of P.S.- Burdwan, Dist.-PurbaBardhaman, carpet area of flatsq.ft, together with car parking space on the..... THIS DEED OF CONVEYANCE is made on this day of, 2024.

SK HAIDER ALI alias SHEIK HAIDER ALIPAN-ACOPA4645D,S/o-LateSk. Panchkari, by nationality-Indian, by occupation-Business, resident of Uttar Galsi, P.S.- Galsi, Dist. PurbaBardhaman, Pin-713406,2.**MAYA BEGUM**,PAN-AOYPB8000K,W/o-Sk. Haider Ali, by nationality-Indian, by occupation-Housewife, resident of Uttar Galsi, P.S. Galsi, Dist. PurbaBardhaman, Pin-713406, hereinafter referred to and called for the sake of brevity as the LAND OWNERS (Which term or expression shall unless excluded byorrepugnant tothesubject orcontextbedeemedto meanand include their heirs, executors, administrators, legal representatives and assigns) of the ONE PART.

<u>AND</u>

S.A.ENTERPRISE, PAN-ADXFS6963L, aPartnershipFirm, havingitsregistered office at KeshabganjChatti, P.o.-Rajbati, P.s.- Burdwan Sadar, Dist.-PurbaBardhaman, Pin-713104, represented by its Partners named (i) **MOHAMMAD SALMAN SHAIKH**, PAN-AQWPS5547G, S/o-Late Abdul Gaffar Sekh, by nationality- Indian, resident of 62/8, KamalnagarCentral School Street, Goda, P.o.- Rajbati, P.s.- Burdwan Sadar, Dist.-PurbaBardhaman, Pin- 713104, (ii) **SEKH ASGARALI**, PAN-AGUPA9423B, S/o-LateSekhSamad, bynationality- Indian, by occupation-Business, resident of 61, Kamalsagar, P.o.- Rajbati, P.s.- Burdwan Sadar, Dist. PurbaBardhaman, Pin-713104, hereinafter referred to and called for the sake of brevity as the "DEVELOPER/PROMOTER" (Whichtermor expressionshall unless excluded byor repugnant to the subject or context be deemed to mean and include its heirs, executors, administrators, legal representatives and assigns) of the party of the OTHER PART.

<u>AND</u>

........, PAN NUMBER......., Adhar No......son / wife / daughter of.....residing atby faith......, by Occupation, by Nationality....., hereinafter referred to and called as the VENDEE(S)/PURCHASER (S) unlessexcludedbyorrepugnanttothecontexts h a I I b e deemedtoincludehis/her/their legal heirs, legal representatives, executors, administrators and assignee etc. on the OTHERPART.

WHEREAS Abdul Aziz and Abdul Kader were original owners of the land located at P.S.-Burdwan Sadar, Dist. Burdwan (Now PurbaBardhaman), Mouza-Goda J.L.No.-41, appertaining to R.S. Khatian No. - 524 & 1109, comprised in R.S. Plot No.426 & 1052, who after recording their names in R.S.R.O.R, during their ownership and possession, transferred defined and demarcated 43 Satak of R.S Plot No.426 and defined and demarcated 8.5 Satak of R.S. Plot No. 1052, in favour of Sk. Akbar Ali by dint of Deed of Sale being No.3660 for the year'1962, recorded in book No. I, Vol. No.35, Page 161-163 and Deed of Sale being No. 2723 for the year'1978, recorded in Book No. I, Vol.No.29, Page 198-199, both were registered at the then Joint Sub Registry Office of Burdwan. Thereafter becoming sole and absolute owner of the defined and demarcated 43 satak of land comprised in R.S. Plot No. 426 and defined and demarcated 8.5 satak of land comprised in R.S. Plot No. 1052 during his ownership and possession, after being duly recorded his name in the present LRROR said Sk Akbar Ali expired leaving behind his son Sk. Mohammad, his daughter Joynaba Khatun and his wife Tahuran Bibi, who were become joint owners of the aforesaid defined and demarcated 43 Satak of land comprised in R.S. Plot No. 426 and demarcated 8.5 Satak of land comprised in R.S. Plot No. 1052 as legal heirs and successors of said Sk Akbar Ali according to Muslim law of inheritance and succession.

AND WHEREAS during their ownership and possession of aforesaid defined and demarcated 43 Satak of land comprised in R.S. Plot No. 426 and defined and demarcate 8.5 Satak of land comprised in R.S. Plot No.1052, in ejmal, a Deed of Exchange being No. 1097 for the year'1990, registered at the office of the then Burdwan District Registery Office, was executed by and between Sk Mohammad Joynaba Khatun and Tahuran Bibi as First Part and one Sk Iqbal Hossain as Second Part by which aforesaid Iqbal Hossain became sole owner of aforesaid defined and demarcated 43 satak of land, comprised in R.S Plot No. 426 and defined and demarcated 8.5 satak of land, comprised in R.S Plot No. 1052.

AND WHEREAS after becoming owner and possessor of aforesaid defined and demarcated 43 satak of land, comprised in R.S Plot No. 426 and defined and demarcated 8.5 satak of land, comprised in R.S Plot No. 1052, said Sk Iqbal Hossain transferred defined and demarcated area of 3394.52 sq.ft. of land comprised in R.S. Plot No. 426 and L.R. Plot No. 456 in favour of one Mr. Saptadeep Dutta, by dint of Deed of Sale being No.799 for the year'1994, recorded in Book No. I, Volume No 16, Page no. 163 to 168, registered at the office of ADSR, Burdwan. Subsequently, aforesaid Saptadeep Dutta transferred defined and demarcated 3366.36 sq. ft of land, comprised in R.S Plot No. 426 and L.R Plot no. 456 in favour of Tushar Kanti Dutta by dint of Deed of Sale being No. 536 for the year'1999, registered at the office of A.D.S.R, Burdwan.

AND WHEREAS, similarly, by dint of Deed of Sale being No.800 for the year'1994, recorded in Book no. I, Volume No. 16, Page no 169 to 174, registered at the office of ADSR, Burdwan, said Sk. Iqbal Hossain, transferred defined and demarcated land of 845.25 sq. Ft, comprised in R.S Plot No 1052, L.R Plot No.1156 as well as defined and demarcated 2757.1 Sq. Ft. of land, comprised in R.S. Plot No. 426, L.R Plot No. 456, in favour of one Tushar Kanti Dutta.

AND WHEREAS after becoming owner of defined and demarcated land of 845.25 sq. ft of land, comprised in R.S Plot no 1052, L.R Plot no 1156 by dint of aforesaid Deed of Sale being No. 800 for the year'1994, recorded in Book no. I, Volume No 16, Page no. 169 to 174, registered at the office of ADSR, Burdwan, during his ownership and possession upon said 845.25 sq. ft of land, a Deed of Exchange was executed by and between said Tushar Kanti Dutta and one Gita Rani Kar, which was registered at the office of District Sub-Registrar, Burdwan as Deed of Exchange being No. 3822 of the year'1995, recorded in Book No. I, Volume No. 67, Page No. 171 to 175, by dint of which said Tushar Kanti Dutta became owner of defined and demarcated 834 sq. ft of Land comprised in R.S Plot no. 1052 and L.R Plot no. 1156 as well as defined and demarcated 612 sq. ft of land comprised in R.S. Plot No. 426 and L.R Plot no. 456, duly shown in the sketch map annexed with, as part and parcel, of aforesaid Deed of Exchange being No. 3822 of the year'1995. Subsequently, aforesaid

Tushar Kanti Dutta, who became owner of defined and demarcated 834 Sq. ft of land, comprised in R.S Plot No. 1052 and L.R Plot No.1156 by dint of aforesaid Deed of Exchange being No 3822 for the year'1995, during his ownership and possession transferred the same in favour of the LAND OWNER herein named Sk. Haider Ali @ Sheik Haider Ali by dint of Deed of Sale being No.203 for the year 2001, recorded in Book no. I, Volume No 7, Page no. 78 to 81, registered at the office of the ADSR, Burdwan. It is noteworthy to mention though in the Schedule of aforesaid Deed of Sale being No.203 for the Year' 2001, the area of the land transferred through that deed has been mentioned as "845.25 Sq. ft.". But as per recital of Deed of Exchange being No.3822 for the year'1995, said Tushar Kanti Dutta had right and title to transfer only defined and demarcated area of 834 sq. ft of land, comprised in R.S Plot No. 1052 and L.R Plot No.1156, as such, in the Schedule of the instant Development Agreement the area of the land comprised in R.S. Plot No. 1052 and L.R Plot No.1156, which the LAND OWNER herein named Sk. Haider Ali @ Sheik Haider Ali has become owner by dint of Deed of Sale being No.203 for the year'1995, said Tushar Kanti DUX has received the area of the land comprised in R.S. Plot No. 1052 and L.R Plot No.1156, as such, in the Schedule of the instant Development Agreement the area of the land comprised in R.S. Plot No. 1052 and L.R Plot No 1156, which the LAND OWNER herein named Sk. Haider Ali @ Sheik Haider Ali has become owner by dint of Deed of Sale being No.203 for the year'2001 has been mentioned as 834 Sq. ft. instead of 845.25 Sq. Ft.

AND WHEREAS, accordingly, by aforesaid Deed of Sale being No.800 for the year' 1994 as well as Deed of Sale being No.536 for the year 1999, afore said Tushar Kanti Dutta became owner of defined and demarcated (2757. 1+ 3366.36) Sq. ft. i.e. total 6123.46 Sq. ft, more or less. of land comprised in R.S Plot No.426 and L.R Plot No.456. Subsequently, during his ownership and possession, said Tushar Kanti Dutta transferred aforesaid land, more fully described in First Schedule hereunder, in favour of the LAND OWNERS herein named Sk. Haider Ali @ Sheik Haider Ali as well as Maya Begum by dint of two different Deeds of Sale being No.392 for the year'2001, recorded in Book no. 1, Volume No 12, Page no. 199 to 203 and Deeds of Sale being no. 393 for the year 2001, recorded in Book no 1, Volume No 13, Page no. 1 to 5, all are registered at the office of the ADSR, Burdwan.

AND WHEREAS after mutating their names in the present L.R.R.O.R, under Khatian No 4488 and 4489, during their ownership and possession of the land, more fully described in the First Schedule herein below, the aforesaid LAND OWNERS, for considerable period of time have been thinking of developing multi-storied Residential cum Commercial Complex consisted of several self contained Flats, shops, commercial spaces and parking spaces thereon in such manner as may yield them greater advantage and financial benefit. But as the LAND OWNERS herein neither have experience, adequate and appropriate skill and knowledge nor have capacity and ability, both financially and technically, have been searching for competent DEVELOPER. Being learnt of intention of the LAND OWNERS, the DEVELOPER herein, 'which is a highly reputed Developer, having vast experience, knowledge and skill in the field of real estate Development, upon making inspection and search and being duly satisfied as to marketable title of the land, more fully described in the First Schedule hereunder, has approached before the LAND OWNERS with an offer to develop the land, more fully

described in the First Schedule hereunder, at its own costs and expenses and in such manner which is yield the LAND OWNERS herein greater financial advantage and benefits.

AND WHEREAS the LAND OWNERS herein after being duly enquired and satisfied about competency and reputation of the DEVELOPER herein have accepted the offer and agreed to depute the DEVELOPER to develop multi-storied Residential cum Commercial complex under the name & style "MEHBOOB COMPLEX', consisted of several self contained Flats, shops, commercial spaces and parking spaces together with other amenities and common facilities on Bastu' class of land, more fully described in the First Schedule hereunder, on the following terms and conditions.

WHEREAS, as an ctioned Planhas approved by BDA Vide No......dated in the name of the ...

withregardto the saidMulti-StoriedResidentialCumCommercialComplexonlandmore fully described in the **'FIRST SCHEDULE'** hereunder.

AND WHEREAS on the basis of the said sanctioned Building Plan the DEVELOPER has constructed G+3 Apartment residential cum Commercial Complex in the name **"MEHBOOB COMPLEX"**, on the **FIRST SCHEDULED** land more fully described hereunder.

AND WHEREAS the Promoter has registered the Project under the provisions of the Act withtheWestBengalRealEstateRegulatoryAuthorityatKolkataon

underRegistration No._____

AND

WHEREAS as per terms and conditions of the said Agreement with Developer S.A.ENTERPRISErepresented by its Partner Mohammad Salman Shaikh has delivered possession to the **LAND OWNERS** of their allocations as per **SECOND SCHEDULE**

AND

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DEVELOPMENT AGREEMENT of the said Apartment namely **"MEHBOOB COMPLEX"** having Sq. Ft. super built up area together with a car parking space morefully described in the **SECOND SCHEDULE** of this Deed of Conveyance alongwith undivided proportionate impartibly share of land morefully described in the **FIRST SCHEDULE** attributable to the said Flat together with all easement rights over the common parts and common portions in the said Apartment/ Complex.

AND

WHEREAS the VENDEE/PURCHASER herein after mutual discussion with the VENDOR/DEVELOPER and is fully satisfied with the title of FIRST SCHEDULED LAND Properties and after making due inspection of all relevant Deeds, documents made approach to the Present VENDOR/DEVELOPER to sell the 'B' scheduled Flat together with Car Parking space and all facilities and amenities the VENDEE/PURCHASER herein agreed to purchase 'B' scheduled Flat alongwith Car Parking space free from all encumbrances, charges whatsoever at a total consideration of Rs. (in words) only AND the VENDOR/SELLER herein being satisfied that the said price is the highest reasonable price prevailing in the market, agreed to sell the same.

IT IS HEREBY AGREED AND DECLARED BY AND BETWEEN THE LAND OWNER AND DEVELOPERAND THE PURCHASER(S) HEREIN as follows :-

The PURCHASER(S) herein shall be entitled to sell, gift, mortgage, lease, convey or otherwise alienate the said Residential Flat to any person(s) without consent of the DEVELOPERherein or any other Flat Owner(s) of the said commercial cum residential building named "MEHBOOB COMPLEX". The PURCHASER(S) undivided interest in the land, more fully described in FIRST Schedule hereunder, shall remain joint for all times with other flat owners who may hereinafter or hereinbefore have acquired right, title and interest in the land and in the flat at the said commercial cum residential building named "MEHBOOB COMPLEX" and the said undivided interest shall remain permanently impartible.

That the PURCHASER(S) herein shall have right to mutate his/her/their/its name as owners and possessors in respect of the said Residential Flat, more fully described in SECOND Schedule hereunder, in the Office of Burdwan Municipality, B.L.& L.R.O. Office and in the records of any other Authorities, DEVELOPER

herein doth hereby giving their consent or approval for the purpose of such mutation and separate assessment.

That the PURCHASER(S) herein shall be liable to pay directly towards payment of owners' and occupiers share of rates, taxes, land revenues and other outgoings charges payable to B.L &L R.O. and Burdwan Municipality/Panchayet or to any other Authorities in respect of the said Residential Flat hereby sold and transferred to the PURCHASER(S), from the execution and registration of this Deed of Conveyance.

That so long as the said commercial space/Flat/ Parking Spaces are not be separately assessed in the name of the PURCHASER(S) herein for the purpose of aforesaid rates, taxes, land revenues and other outgoing charges, in that event the PURCHASER(S) shall pay proportionate share of the aforesaid charges as levied on the said Flat on and from the date of the execution and registration of this Deed of Conveyance.

That the PURCHASER(S) herein shall have full and absolute rights in common with the other coowners of the said building in respect of proportionate share of common rights, common facilities and common amenities belonging to the said commercial cum residential building, more fully described in the **THIRD SCHEDULE** hereunder written, TOGETHER WITH the right of the common use and occupation of the Roof of the commercial cum residential building with other co-owners of the said Building. That the PURCHASER(S) herein shall have all right to take electric, telephone, gas, water pipe etc. connections at the said Residential Flat in the name of the PURCHASER(S) at the PURCHASER'S cost through common portions and spaces of the said commercial cum residential building.

That the PURCHASER(S) herein shall have all rights of erecting and scaffolding at common spaces of the said commercial cum residential building for repairing, white washing, maintenance, painting, decorating, plastering, constructions in respect of the said flat.

That all expenses, more fully described in the **FOURTH SCHEDULE** hereunder, for maintenance, repairing in respect of the common parts, amenities and facilities of the said building including all common areas and common installations of the said commercial cum residential building shall be proportionately borne by the PURCHASER(S) herein TOGETHER WITH other Co-Flat Owners of the said commercial cum residential building named **"MEHBOOB COMPLEX"** and the PURCHASER(S) herein will enjoy the right of easements, more fully described and written in the **FIFTH SCHEDULE** hereunder.

That all expenses for running and operation of all common facilities and amenities Machineries, Water Pump, Lift, Generators Equipment's and other installations including all cost of maintenance and repairing shall be borne by the PURCHASER(S) proportionately TOGETHER WITH other Co-Flat Owners of the said commercial cum residential building named **"MEHBOOB COMPLEX"**.

The PURCHASER(S) TOGETHER WITH other Co-Flat Owners of the said commercial cum residential building named **"MEHBOOB COMPLEX"** shall form Apartment/Flat Owners' Association under the West Bengal Apartment Ownership Act or any other law of the land. The PURCHASER(S) hereby shall be bound to be members of the Flat Owners' Association and shall be bound to sign and execute application for membership and all other papers and documents necessary for the formation of the Association and shall duly fill in, sign and return those papers within two days of the same being forwarded to the PURCHASER(S). After formation of the Apartment/Flat Owners

Association, the PURCHASER(S) herein TOGETHER WITH other Co-Flat Owners of the said commercial cum residential building named **"MEHBOOB COMPLEX"** as members of the Apartment/Flat Owners Association of **"MEHBOOB COMPLEX"**. The PURCHASER(S) and other Co-Flat Owners of the said commercial cum residential building named **"MEHBOOB COMPLEX"** shall mandatorily abide by and perform all rules, bye laws and regulations of the Apartment/Flat Owners Association and shall mandatorily pay, necessary taxes, revenue and maintenance charges proportionately without any excuse.

The PURCHASER(S) shall and will own and enjoy said flat and use sewers, drains, Water courses and other common Areas and Facilities as more fully and particularly described in **THIRD SCHEDULE** hereinafter written in common with the other Co-Flat Owners of the said commercial cum residential building named **"MEHBOOB COMPLEX"** in accordance with the rules and regulations or bye-laws of Flat/Apartment Owners' Association.

The PURCHASER(S) shall and will observe and perform bye-laws, Rules and Regulations of the Flat/Apartment Owners' Association.

The PURCHASER(S) shall maintain the said SECOND SCHEDULED mentioned flat in good condition and order at their own cost and shall abide by all bye-laws Rules and Regulations of Government, Burdwan Municipality and/or Flat/Apartment Owners' Association of the said commercial cum residential building or any other authorities and local bodies and shall observe and perform all terms and conditions contained in this instrument and according to the bye laws, which will be formed time to time.

The PURCHASER(S) hereby covenant that said SECOND SCHEDULED mentioned flat shall be used for residential purpose only and no other purpose. The PURCHASER(S) hereby further covenant that they shall keep said flat, its walls, partition wall, sewers, drains, pipes, other fittings and belonging

in good condition so as to support and protect other flat(s) of the said commercial cum residential building named **"MEHBOOB COMPLEX"**.

The PURCHASER(S) shall not use the said flat/ Parking Spaces for any immoral purpose or keep any obnoxious or offensive material, which may or are likely to cause nuisance or annoyance to occupiers of other flats of the said commercial cum residential building named **"MEHBOOB COMPLEX"**.

The walls and fences separating said flat with other flats be deemed partly common and the fences, space, soil pipes and water pipes which serve the flat(s) jointly shall be maintained and repaired at the cost thereof borne by all flat owners including the PURCHASER(S) herein.

NOW THIS DEED OF CONVEYANCE WITNESSES that in pursuant to mutual discussion and in confirmation of the assurances the VENDOR/SELLER/DEVELOPER on receipt of the entire consideration money for the sum of Rs. Only from the VENDEE/PURCHASER herein vide (Mode of Payment) details of which are given in the Memo of Consideration in a separate sheet on or before execution of these presents and the receipt whereof the VENDOR/SELLER hereby admit and acknowledge the VENDOR/SELLER acquit release and forever discharge the VENDEE/PURCHASER the said Flat Conveyed here under morefully described in the schedule 'B' together with proportionate undivided share of the FIRST SCHEDULE Land and the interest of common area etc. The VENDOR/SELLER hereby grant, transfer, sell, convey assure and assign unto the VENDEE/PURCHASER all that of the said Flat along with Car Parking space measuring Sq. ft. on the Ground Floor morefully described in the schedule 'B' hereunder written together with proportionate undivided share of land underneath from the land morefully described in the FIRST SCHEDULE hereunder with the interest in the common areas and facilities with all fixtures and equipments of common utilityand common Path and passage appertaining to the said Apartment unless repugnant to the context or subject cumulatively referred to as title said Flat and Properties appurtenances thereto, AND the estate, right, title, interest property claim and demand whatsoever of the VENDER/SELLER upon the said Flat and properties appurtenances these to, TO HAVE AND TO HOLD the Flat and the properties, appurtenances thereto hereof granted, conveyed transferred, assigned and assured every part thereof respectively, together with the **VENDOR** and each of their right unto the **PURCHASER** thereof free from all encumbrances save those expressly mentioned herein.

SUBJECT EXCLUSIVELY to the payment of the proportionate share of the apportioned liability and common expenses as morefully described in the FOURTHSCHEDULE hereunder and the subject never less to the easement or quasi easement and other stipulated provisions in connection with the beneficial use and enjoyment of the said Flat No. on the floor of the said Apartment/Building AND subject also that the VENDEE/PURCHASER hereto shall hold the said Flat and other amenities hereby sold, transferred conveyed and assigned as an indefeasible estate and shall not subdivide or partition by metes and bonds the same or any portion thereof in any manner what so ever TOGETHER with the right to use of stair case, entrance, water source, Meter, Electrical Plumbing and other installation of common utility and other common Path and passage as fully described in the THIRD and SIXTH scheduled hereunder in common with other owners and reserving unto VENDOR such easements and quasi easements rights and privileges as mentioned in the THIRD and SIXTH schedule hereunder.

THE FIRST SCHEDULE ABOVE REFERRED TO SCHEDULE

THE FIRST SCHEDULE ABOVE REFERRED ALL THAT [Descriptionofthe land]

THEFIRSTSCHEDULEABOVEREFERREDALLTHATpiece and parcel of land having 'Bastu' class of land measuring an area of 6957.37 Sq. ft., more or less, situated at P.s.- Burdwan Sadar Dist.- PurbaBardhaman, Mouja-Goda, J.L. No. 41, appertaining to R.S. Khatian No.524 & 1109, L.R. Khation No. 4488& 4489, comprised inRS. Plot No.-2140; corresponding to: -

<u>R.S. Plot No.</u>	<u>L.R. Plot No.</u>	<u>Area</u>		
420	456		6123.3	37 sq.ft.
1052	1156		834	sq.ft.

Total- 6957.37 sq.ft.

Within local limits of Belkash Gram Panchayet, which is butted and bounded:-

ONTHENORTH:-Vacant Land;

ONTHESOUTH:-G.T. Road;

ON THE EAST :-Barista Wine Shop;

ONTHEWEST:-Godown;

TOGETHER WITH all rights, liberties and easements including the easement of egress and ingress and otherwise all common rights, free from all sorts of encumbrances, charges, mortgages, liens, attachments etc.

THE SECOND SCHEDULE ABOVE REFERRED TO SCHEDULE

All that piece and portion of one self contained residential/commercial Flat measuring					
ft. carpet area being Flat No On the Floor of the Apartment Known as					
"MEHBOOB COMPLEX" of existing FIRST SCHEDULE of Bed Rooms, Dining cum living					
Room Varandah, Kitchen, Toilets and privy along with Car					
Parking Space measuringSq.Ft. on the Gr, Floor as shown in the sketch Map annexed					
herewith and bordered bycolour therein together with proportionate undivided share of					
land underneath of FIRST SCHEDULE herein above and all rights of Common user of Path Passage,					
stair, lobby, roof water Pump, water reservoir and sanitary tank cable etc. meant for common use					
of FIRST SCHEDULE APPARTMENT namely "MEHBOOB COMPLEX".					

THE THIRD SCHEDULE ABOVE REFERRED TO

COMMON AREA

- I. The land having 'Bastu' class referred above in the First Schedule of this deed;
- II. Common area would be water reservoir, top roof of the each block or building, tank on the roof, staircase, septic tank, water tank, common Meter room & pump room, outside wall etc. T
- III. The foundation column, girders, beams, supports, main walls, roofs.
- IV. Walls, corridors, lobbies, stair, lift, stair-ways fire escapes, lighting arrangement in the common areas and gate, stair ways entrances and exists of the complex but excluding the corridors and lobbies, if any, situated within any flat or shop or commercial spaces.
- V. Storage space meant for common use or for the use and enjoyment of the occupiers of the complex.

- VI. The four side open spaces at the complex premises, not meant for exclusive use and enjoyment of any particular person or flat /shop/commercial space holders, kept open to sky as per provisions of law and as to be shown in the sanctioned building plan.
- VII. All other parts of the building necessary or convenient to its existence, maintenance and safety or normally forming parts of the main building not being exclusively held and enjoyed by any flat/shop/commercial spaces owner.

THE FOURTH SCHEDULE ABOVE REFERRED TO :

COMMON EXPENSE

- I. Costs of maintenances, operating, replacing, white washing, painting, decorating and renewing the main structure, water tanks, septic tanks also the outer walls of the complex including all outer plumbing and sanitary pipes and fittings and electric lines to all common areas etc.
- II. The expenses of repairing, maintaining, white washing and colour washing of the main structure of the building of the complex including common area would be water reservoir, top roof of the each block or building, tank on the roof, staircase, septic tank, water tank, common Meter room & pump room, outside wall etc.
- III. The foundation column, girders, beams, supports, main walls, roofs.
- IV. Walls, corridors, lobbies, stair, lift, stair-ways fire escapes, lighting arrangement in the common areas and gate, stair ways entrances and exists of the complex but excluding the corridors and lobbies, if any, situated within any flat or shop or commercial spaces.
- V. Storage space meant for common use or for the use and enjoyment of the occupiers of the complex.
- VI. The four side open spaces at the complex exclusive use and enjoyment of any particular person or flat/shop/commercial space holders, kept open to sky as per provisions of law and as to be shown in the sanctioned building plan.
- VII. All other parts of the building necessary or convenient to its existence, maintenance and safety or normally forming parts of the main 'building not being exclusively held and enjoyed by any flat/shop/commercial premises owner.
- VIII. The cost of clearing and lighting of the entrance of the complex, passages and spaces around four sides of the complex, lobby, corridors, staircase and other common areas.

Municipal Taxes and Land Rents in respect of his/her/their respective allocation shall be paid by the occupiers of the complex, proportionately up to the date of Mutation of his/her/their respective allocation in his/her/their name/names, from the date of getting the physical possession flat(s), shops, commercial spaces and parking spaces.

THE FIFTH SCHEDULE

(Easements)

- a) The right of common passage in the entire common portion.
- b) The right of passage or utilities including connection for telephone, pipes, cables etc. through each and every portion of the building including the said unit.
- c) The right of support shelter and protection of each portion of the building by other and/or others thereof.
- d) The absolutely unfettered and unencumbered right over the common portions subject to the terms and conditions wherein contained.
- e) Such rights support easement and appurtenances as are usually held and occupied or enjoyed as part and parcel of the said undivided share in the said land and/or the said unit.
- f) The right with or without workmen and necessary material to enter upon the building including the said or any other unit for the purpose of repairing any the common portions of repairing any of the common portions or any appurtenances to any unit and or anything comprised in any entry and in all such common excepting emergency upon giving previous notice in writing to the Co-owners affected thereby.

THE SIXTH SCHEDULE

1. <u>TITLE & CONSTRUCTION</u>:

1.1 The PURCHASER(S) has examined the plan and the title of the DEVELOPERto the premises, fittings and fixtures as has been provided in the flat including the said unit and has fully satisfied himself with regard thereto and the nature scope of the benefits and rights and interest provided to the PURCHASER(S) and shall not make any claim or demand whatsoever against the DEVELOPERor put any requisition concerning the nature scope and extent thereof.

2. TRANSFER AND DISBURSEMENT:

2.1 The properties and their rights hereby conveyed to the PURCHASER(S) for each unit shall be one and shall not be partitioned of dismembered in any manner save with the consent of the Association.

2.2 Subject to the provisions contained in this deed and subject to the provisions of the law from the time bearing in force, the PURCHASER(S) shall be entitled to exclusive ownership possession and enjoyment of the said unit and benefits of rights of properties hereby conveyed to the PURCHASER(S) shall be heritable and transferable.

2.3 In case of any transfer, if the PURCHASER(S) divest himself of the Ownership of the said unit then each transfer shall accompanied by the transfer of all shares of interest that the PURCHASER(S) may have in the building and the said land and/or the Association and such transfer shall be subject to the conditions that the transferee shall become the member of the Association and abide by all the rules and pay all amounts payable of and by the PURCHASER(S) may have hereunder and such transferee shall also have the right and obligations as the PURCHASER(S) may have hereunder, moreover any transfer shall in any manner in consistent herewith and the covenants herein shall run with the land.

3. MUTATIONS TAXES AND IMPOSITIONS :

3.1 The PURCHASER(S) shall apply for or to have the said unit separately assessed for the purpose of assessment of municipal/panchayet rules and taxes if and so far the same as allowable in law and shall also apply for the mutation in the same as PURCHASER(S) and/or co-owners in the relevant municipal and other records.

(i) In case the PURCHASER(S) fail to have such mutation of separations made dispute bearing called upon to do so by the Association or in case it be so agreed or deemed expedient than in such event the Association shall be entitled to have the same effected at the costs and expenses of the PURCHASER(S).

3.2 Until such time said unit and be separately assessed and/or mutated in respect of municipal/panchayet rates and taxes or impositions and the such municipal/panchayet rates and taxes of impositions as be deemed reasonable from time to time by the Association having regard to the areas rental income and/or safety of the said unit subject to payment of a minimum of charge per month in case the said unit be occupied by the PURCHASER(S) for its own use.

(i) Upon the separation and/or mutation of the said unit the PURCHASER(S) shall pay wholly such tax of impositions in respect of the said unit.

3.3 Besides the amount such panchayat rates, taxes and impositions the PURCHASER(S) shall also bear and any all other taxes and impositions including Urban Land Tax (if any) Water Tax, etc. in respect of the building proportionately and/or the said unit wholly.

3.4 Besides the amount of all such taxes and impositions the PURCHASER(S) shall also be liable to pay the penalty interest costs charges and expenses for and in respect of all or any of such taxes or impositions proportionately.

3.5 The PURCHASER(S) shall be at liberty to pay sums, from time to time as it may, deem fit and proper towards the aforesaid rates and taxes and out of the said premises.

4. MANAGEMENT AND MAINTENANCE OF THE COMMON PORTIONS:

4.1 Upon the PURCHASER(S) fulfilling obligations and covenants hereunder the Association shall mange, maintain and control the common parts and do all acts, deeds and things as may be necessary or expedient for the common purpose and the PURCHASER(S) shall co-operate with Association.

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

SIGNED SEALED AND DELIVERED by the DEVELOPERat Burdwan in Presence of:-

1.

SIGNATURE OF DEVELOPER.

2.

SIGNATURE

OF

PURCHASER

MEMO OF CONSIDERATION

RECEIVED from the PURCHASER(S) a sum of Rs...../-(Rupees Only) as being consideration amount in full payable under this presents as per memo written herein below:-

Date	Mode of Transfer	Form the Bank	Amount
		TOTAL-	Rs/-

SIGNATURE OF DEVELOPER.