

THIS INDENTURE made this day ofTwo Thousand(20.....), (1) Shrenik Surana, having PAN APLPS4617R and AADHAR No.748280035011, son of Saroj Kumar Surana, residing at Flat No. 2C Vaishali Apartment, 35/13, Padda Pukur Road, Post Office L.R. Sarani, Police Station Bullygunge, Kolkata-7000020, (2) Madhu Surana, having PAN ALGPS0599B and AADHAR No.702510838788, wife of Saroj Kumar Surana, residing at Flat No. 2C Vaishali Apartment, 35/13, Padda Pukur Road, Post Office L.R. Sarani, Police Station Bullygunge, Kolkata-7000020, (3) Saroj Kumar Surana, having PAN ALSPS6102J and AADHAR No.206625212441, son of Hanut Mal Surana, residing at Flat No. 2C Vaishali Apartment, 35/13, Padda Pukur Road, Post Office L.R. Sarani, Police Station Bullygunge, Kolkata-7000020, (4) Komal Surana, having PAN AWVPS7665N and AADHAR No.885561024178, wife of Shrenik Surana, residing at Flat No. 2C Vaishali Apartment, 35/13, Padda Pukur Road, Post Office L.R. Sarani, Police Station Bullygunge, Kolkata-7000020, (5) Nishit Jain, having PAN AFPPJ8996L and AADHAR No.919010647383, son of Bharat Jain, residing at 25 Bullygunge Circular Road, Post Office Bullygunge, Police Station Bullygunge, Kolkata-700019, (6) Nikita Jain, having PAN ARRPJ8526E and AADHAR No.719338778923, daughter of Bharat Jain, residing at 25 Bullygunge Circular Road, Post Office Bullygunge, Police Station Bullygunge, Kolkata-700019, (7) Manoharlal Meet Jain (HUF), having PAN AACHM6784M, a Hindu Undivided Family of Flat No. 6B, Neel Kanth Building, 26B, Camac Street, Post Office Park Street, Police Station Shakespeare Sarani, Kolkata-700016, (8) Meet Jain (HUF), having PAN AACHM9103L a Hindu Undivided Family of Flat No. 6B, Neel Kanth Building, 26B, Camac Street, Post Office Park Street, Police Station Shakespeare Sarani, Kolkata-700016, (9) Bina Jain, having PAN ACJJPJ6700B and AADHAR No.644290075379, wife of Late Manohar Lal Jain, residing at 26B, Camac Street, Post Office Park Street, Police Station Shakespeare Sarani, Kolkata-700016 (10) Nisha Jain, having PAN ACVPJ3480E and AADHAR No.962835837901, wife of Meet Jain, residing at 26B, Camac Street, Post Office Park Street, Police Station Shakespeare Sarani, Kolkata-700016, (11) Meet Jain, having PAN ACHPJ9528K and AADHAR No.256090477002, son of Late Manohar Lal Jain, residing at Flat No.6B & 9A, Neel Kanth Building, 26B, Camac Street, Post Office Park Street, Police Station Shakespeare Sarani, Kolkata-700016, (12) Arvind Kumar Jain (HUF), having PAN AACHA4448L, a Hindu Undivided Family, of Flat No.6C & D, Neel Kanth Building, 26B, Camac Street, Post Office Park Street, Police Station Shakespeare Sarani, Kolkata-700016, (13) Rosy Jain, having PAN ACQPJ5801L and AADHAR No.358985301200, wife of Arvind Kumar Jain, residing at Flat No.6C & D, Neel Kanth Building, 26B, Camac Street, Post Office Park Street, Police Station Shakespeare Sarani, Kolkata-700016, (14) Bijay Kumar Jain (HUF), having PAN AACHB0281N, a Hindu Undivided Family, of Ground Floor, 6A, Kiran Shankar Roy Road, Post Office GPO, Police Station Hare Street, Kolkata-700001, (15) Suman Property Pvt. Ltd., having PAN AAECs4021L a Company Governed by the Companies Act, 2013, having its registered office at Ground Floor, 6A, Kiran Shankar Roy Road, Post Office GPO, Police Station Hare Street, Kolkata-700001, (16) Amrita Sannigrahi, having PAN CAGPS3109C and AADHAR No.556475014001, daughter of Ashok Sannigrahi and wife of Siddhartha Mukherjee, residing at 18, Dakshin Para Road, Post Office Paschim Barisha, Police Station Thakurpukur, Kolkata-700063, (17) Bratati Mukhopadhyay, having PAN AESPM6897F and AADHAR No.884513307107, wife of Late Ashutosh Mukhopadhyay, residing at 119, Bhupen Roy Road, Post Office & Police Station Behala, Kolkata-700034, (18) Siddhartha Mukherjee, having PAN AIFPM4138C and

AADHAR No.903941196665, son of Late Ashutosh Mukhopadhyay, residing at 119, Bhupen Roy Road, Post Office & Police Station Behala, Kolkata-700034, (19) Rahul Kyal, having PAN AGHPK1359F and AADHAR No.748707934912, son of Balkrishan Kyal, residing at 30C, Southend Park, Post Office Sarat Bose Road, Police Station Lake, Kolkata-700029 and (20) Anurag Kyal, having PAN AGIPK4906H and AADHAR No.521727358314, son of Umesh Kyal, residing at 30C, Southend Park, Post Office Sarat Bose Road, Police Station Lake, Kolkata-700029 (details of Land Owners), all being represented by their constituted Attorney **ZENITH CONCLAVE LLP**, a Limited Liability Partnership incorporated under the Limited Liability Partnership Act, 20...., having its Registered Office at Premises No.122/1R, Satyendra Nath Majumder Sarani, Post Office Kalighat, Police Station Tollygunge, Kolkata 700 026 represented by one of its Partner (PAN, Aadhaar No.), having Mobile Number, son of, residing at, Kolkata 700 0..., hereinafter jointly referred to as the **VENDORS** (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include in case of companies their respective successor or successors-in-interest and assigns and in case of Limited Liability Partnerships their present partners or such other person or persons who may be taken in or admitted for the benefit of the said partnership business and assigns) of the **FIRST PART**:

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AND

ZENITH CONCLAVE LLP, (LLPIN AAG-5471 and PAN), a Limited Liability Partnership incorporated under the Limited Liability Partnership Act, 20...., having its Registered Office at Premises No.122/1R, Satyendra Nath Majumder Sarani, Post Office Kalighat, Police Station Tollygunge, Kolkata 700 026, represented by its Authorized Signatory, (PAN and Aadhaar No.), by nationality Indian, by caste Hindu, son of, by occupation, residing at, vide Board Resolution dated, hereinafter referred to as the "**PROMOTER**" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successor-in-interest and permitted assigns) **of the SECOND PART**.

AND

(1) _____, Aadhaar No., having PAN _____, Mobile No. son of _____, residing at _____, Police Station _____, Post Office _____, Pin Code _____, and (2) _____, Aadhaar No., having PAN _____, Mobile No. daughter of _____, residing at _____, Police Station _____, Pin Code _____, hereinafter jointly referred to as the **ALLOTTEE(S)** (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include his/her heirs, executors, administrators, legal representatives and assigns) of the **THIRD PART**;

[If the Purchaser is a company]

(CIN No. [___]) a company incorporated under the provisions of the Companies Act, [1956 or the Companies Act, 2013, as the case may be], having its registered office at [___] (PAN [___]), represented by its authorized signatory, (Aadhaar No. [___]) duly authorized vide board resolution dated [___], hereinafter referred to as the "**ALLOTTEE (S)**" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successor-in-interest, and permitted assigns), of the **THIRD PART**.

[OR]

[If the Purchaser is a Partnership]

[___], a partnership firm registered under the Indian Partnership Act, 1932 having its principal place of business at [___] (PAN [___]), represented by its authorized partner (Aadhaar No. [___]) duly authorized vide hereinafter referred to as the "**ALLOTTEE (S)**" (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 heirs, executors and administrators of the last surviving partner and his/her/their assigns), of the **THIRD PART**.

[OR]

[If the Purchaser is a HUF]

Mr. [___], (Aadhaar No. [___]), son of [___] aged about for self and as the Karta of the Hindu Joint Mitakshara Family known as HUF, having its place of business/residence at [___] (PAN [___]), hereinafter referred to as the "**ALLOTTEE(S)**" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean the members or member for the time being of the said HUF, and their respective heirs, executors, administrators and permitted assigns) of the **THIRD PART**.

The Vendor, Promoter and Allottee(s) shall hereinafter collectively be referred to as the "parties" and individually as a "party".

W H E R E A S :

A. **ALL THAT** the piece or parcel and containing an area of **162 (one hundred and sixty two) Decimal** be the same a little more or less situated lying at and comprised in **R.S./L.R. Dag No. 122** and land containing an area of **52 (fifty two) Decimal** be the same a little more or less situated lying at and comprised in **R.S./L.R. Dag No. 123**, at *Mouza Kochpukur, J.L. No. 02*, under L.R. Khatian Nos. 1026, 1023, 1187, 1031, 1188, 1189, 1191, 1192, 1196, 1197, 1198, 1190, 1328, 1329, 1330, 1508, 1509, 1524, 1525 and 1526 Police Station Kolkata Leather Complex (formerly Bhangar), within the limits of Bamanghata Gram Panchayet, Sub-Registration District Bhangore, Kolkata 700 156, District South 24 Parganas (hereinafter referred to as the **said Land**) free from all encumbrances, charges, liens, lis pendense, acquisitions, requisitions, trusts of whatsoever nature more fully and particularly described in the

Part I of the **Schedule A** written hereunder and delineated on the Plan being **Annexure A** hereto and bordered in colour thereon, which will appear from the devolution of title more fully described in the **Part II** of the **Schedule A** here under written.

A. By and under the following (1) Development Agreement dated 27.01.2021, made between the above-named owners as Owners therein and the Promoter hereto as Developer therein and registered with the office of DSR-II South 24 Parganas, in Book No I, Volume No 1602-2021, Pages 68203 to 68325, Being No 160201225 for the year 2021, (2) Supplemental Development Agreement dated 11.05.2021, made between the above-named owners as Owners therein and the Promoter hereto as Developer therein and registered with the office of DSR-II South 24 Parganas, in Book No I, Volume No 1602-2021, Pages 199450 to 199482, Being No 160204606 for the year 2021, (3) Supplemental Development Agreement dated 11.11.2022, made between the above-named owners as Owners therein and the Promoter hereto as Developer therein and registered with the office of DSR-IV South 24 Parganas, in Book No I, Volume No 1604-2022, Pages 384257 to 384275, Being No 160413126 for the year 2022, (4) Supplemental Development Agreement dated 11.11.2022, made between the above-named owners as Owners therein and the Promoter hereto as Developer therein and registered with the office of DSR-IV South 24 Parganas, in Book No I, Volume No 1604-2022, Pages 388655 to 388672, Being No 160413293 for the year 2022, and (5) Supplemental Development Agreement dated 18.11.2022, made between the above-named owners as Owners therein and the Promoter hereto as Developer therein and registered with the office of DSR-IV South 24 Parganas, in Book No I, Volume No 1604-2022, Pages 395865 to 395884, Being No 160413469 for the year 2022, the Owners in consultation with each other had jointly granted the exclusive right of development in respect of the said Land pursuant to the building plan to be sanctioned by the concerned statutory authority and commercial exploitation thereof on the terms and conditions mentioned therein (hereinafter referred to as the **said Development Agreement**).

C. Pursuant to the terms and conditions of the said Development Agreement the Promoter had got a plan, being Building Plan No 740/870/KMDA dated 20.10.2022, being sanctioned by the Zilla Parisad South 24 Parganas (herein after referred to as the **said Plan**) for construction of a multistoried building complex comprising of (2) numbers of Ground+25 storied Towers consisting of self contained independent residential apartments and the parking spaces within the complex and the Common Areas, Common Amenities and Facilities to be constructed and provided by the Promoter in terms of the Plan on the said land or on the part thereof to be known as "**VINAYAK ATLANTIS**" (hereinafter referred to as the **said Complex/Project**).

D. The Promoter registered the said Project under the provisions of the West Bengal Housing Industry Regulation Act, 2017 (the Act) having Registration No. _____ .

E. The Promoter was granted permission to commence construction of the project by the _____ on _____, 2021.

F. The Allottee(s) had applied for allotment of a residential apartment in the said Project vide Application No. dated and in response thereto, by an Agreement For Sale dated the, 20... made between the parties hereto (hereinafter referred to as the **said Agreement**) registered with the in Book No. I, Volume No. Pages to Being No. for the year 20... and on the terms and conditions mentioned therein the Vendors herein had agreed to sell, the Promoter herein had agreed to construct and the Allottee(s) herein had agreed to purchase **All That the 2/3 BHK residential Apartment No. __** containing a carpet area of ___ Sq. Ft., together with Exclusive Balcony Area of ___ Sq. Ft. (total Built-up area being ___ Sq. Ft. and total Super Built-up area being ___ Sq. Ft. more or less) on the _____ side of the **Floor**, together with Exclusive Right to use the **Open Terrace** adjoining the said Apartment containing an area of ___ Sq. Ft., be the same a little more or less on the ___ **Floor** of the **Block/Tower No. __** of the Project known as **“VINAYAK ATLANTIS”** and Together with the proportionate undivided indivisible impartible share in the said land in the Project attributable to the apartment together with right to park **One** car at the mechanical **open/covered** parking space in the Basement/Ground/Podium level **being no. __** situated within the said Project more fully and particularly described in **Part-I of the Schedule B there under written** (hereinafter collectively referred to as the **“said Apartment”**) together with Right to Enjoy the Common Areas and Common Facilities and Amenities more fully and particularly mentioned and described in the **I and II of the Third Schedule there under written** to be used in common with the other Allottee(s)/Purchaser(s) (hereinafter collectively referred to as the **said Apartment**) at and for the consideration of **Rs...../- (Rupees only)** excluding GST, other extras and deposits and taxes as applicable thereon and other terms and conditions contained therein.

H. In pursuance of the said Plan the Promoter has at its own costs and expenses duly constructed, erected and completed construction of the said Project known as **VINAYAK ATLANTIS** comprising several independent Apartments and covered/open/mechanical car parking spaces thereat.

I. The Promoter herein has obtained the Completion Certificate/Provisional Completion Certificate/Provisional Occupancy Certificate bearing No..... dated issued by the, in respect of Tower No..... of the said Project.

J. Pursuant to receipt of the Completion Certificate/Provisional Completion Certificate/Provisional Occupancy Certificate, the Promoter has issued a Possession Notice dated _____ to the Allottee(s), and the Allottee(s) being in compliance with the provisions of the Agreement for Sale and paying all amounts due with respect to the said Apartment in accordance with the terms thereof, the Vendors and the Promoter have now agreed to execute this Deed in favour of the Allottee(s) subject to the terms and conditions as set forth herein.

K. At the request of the Allottee(s) and pursuant to the said Agreement for Sale, though the Vendors and the Promoter have agreed to transfer the the undivided proportionate impartible part or share in the land comprised in the said land more fully and particularly described in the **Schedule “A”** hereunder written, attributable to the said Apartment to the Allottee(s), the Allottee(s) shall pursuant to the

provisions of the said Act transfer the common areas in favour of the Association to be formed for the said Project at a later stage under section 10 of the West Bengal Apartment Ownership Act.

L. The Allottee(s) has/have also inspected, investigated and satisfied himself/herself/themselves as to and as follows:-

- a) the title of the Vendors to the said Land;
- b) the right of the Vendors and the Promoter to sell/transfer the said Apartment;
- c) the said Plan and the Completion Certificate/Provisional Completion Certificate/Provisional Occupancy Certificate;
- d) all the documents as recited in the Part I of the Schedule A hereunder written;
- e) the carpet area of the said Apartment and the pro rata share in the Common Areas;
- f) the area, type and location of the car parking space, if any;
- g) the area and location of balcony and open terrace, if any;
- h) the Common Facilities and Amenities of the Tower and the said Project.
- i) The Common Areas of the said Project;
- j) the construction of the said Apartment has been made as per the agreed specifications, fittings and fixtures.

NOW THIS INDENTURE WITNESSETH as follows:

I. DEFINITION:

1.1 Unless in this Indenture there be something contrary or repugnant to the subject or context, the following words shall have the following meanings:-

1.1.1 **ACT** - shall mean the West Bengal Housing Industry Regulation Act, 2017 (West Ben. Act XLI of 2017) as amended and/or substituted.

1.1.2 **RULES** - shall mean the West Bengal Housing Industry Regulation Rules, 2018 and/or any amendment thereto made under the West Bengal Housing Industry Regulation Act, 2017.

1.1.3 **REGULATIONS** - shall mean the Regulations made under the West Bengal Housing Industry Regulation Act, 2017.

1.1.4 **SECTION** – shall mean a section of the Act.

1.2 All other words as defined in the **Schedule** here under or in the Agreement for Sale shall have the meaning as ascribed to them.

II. INTERPRETATION:

2.1.1 Reference to a person includes a reference to a corporation, firm, association or other entity and vice versa;

2.1.2 Words in singular shall include the plural and vice versa;

2.1.3 Reference to a gender includes a reference to all other genders;

2.1.4 A reference to any legislation, enactment, statutory provision or to any provision of any legislation shall be a reference to it as it may have been, or may from time to time be, amended, modified, consolidated or re-enacted;

2.1.5 Any reference to an Article, Recital, Clause, Annexure or Schedule shall be deemed to be a reference to an article, recital, clause, annexure or schedule of this Deed;

2.1.6 The headings used herein are inserted only as a matter of convenience and for ease of reference and shall not affect the construction or interpretation of this Deed;

2.1.7 Words and expressions not defined herein but defined in the Act, shall have their meanings ascribed in the Act.

1.2.8 In the event of any inconsistency between what has been stated in the Allotment Letter and/or Agreement for Sale and the clauses of this Deed, then in respect to such inconsistency and/or contradiction, the provisions of this Deed shall prevail.

III In pursuance of the said agreement and in consideration of the aforesaid sum of **Rs...../- (Rupees only)** of the lawful money of the Union of India well and truly paid by the Allottee(s) to the Promoter (the receipt whereof the Promoter doth hereby as also by the receipt hereunder written admit and acknowledge and of and from the same and every part thereof forever acquit, release and discharge the Purchaser(s) and the said Apartment and properties appurtenant thereto) the Vendors do and each of them doth hereby grant, transfer, convey, assign and assure and the Promoter doth hereby confirm and assure unto and in favour of the Allottee(s) **All that** the 2BHK/3BHK/4BHK Residential **Apartment No.....** containing a carpet area ofsq. ft. (equivalent to a super built up area ofsq. ft.) be the same a little more or less, together with exclusive balcony area of ... sq.ft., together with exclusive terrace area of sq.ft. more or less, if any, on the **Floor** of the block/tower no..... (.....) of the Project known as **UAPAVAN** more fully and particularly described in the **Schedule B** here under written and delineated on the Floor Plan being **Annexure B** hereto and bordered in colour.....thereon, constructed and completed as per the said Plan

Together with the proportionate impartible undivided share in the land beneath the said Tower of the said Project attributable thereto Together With Right to Park medium size motor car(s) in one/two Open/Covered/Independent/Dependent/Mechanical Car parking Space being no....., having an area of sq. ft. at the Ground Level/at the Basement more fully and particularly described in the **Schedule B** here under written and delineated on the Plan being **Annexure C** hereto and bordered in colour thereon and pro rata common areas of _____ sq.ft. of the Project more fully and particularly mentioned and described in the **Part I of the Third Schedule** here under written together with Right to Enjoy the Common Facilities and Amenities more fully and particularly mentioned and described in the **Part II of the Third Schedule** here under written to be used in common with the other Allottee(s)/Purchaser(s) of the said Tower and the said Project, (hereinafter collectively referred to as the **SAID APARTMENT AND THE RIGHTS AND PROPERTIES APPURTENANT THERETO**), absolutely and forever free from all encumbrances, charges, liens, attachments, trusts, whatsoever or howsoever **AND TOGETHER WITH** the right to use the common areas, amenities and facilities in common with the other Purchasers and the other lawful occupants of the said Project **AND TOGETHER WITH** all easements or quasi-easements rights more fully described in the **Schedule** here under written and other stipulations and provisions in connection with the beneficial use and enjoyment of the said Apartment And the Rights And Properties Appurtenant thereto **TO HAVE AND TO HOLD** the said Apartment and the Rights and Properties Appurtenant thereto hereby sold, transferred and conveyed and every part or parts thereof unto and to the use of the Allottee(s).

IV. AND THE VENDORS AND THE PROMOTER DO AND EACH OF THEM DO TH HEREBY COVENANT WITH THE ALLOTTEE(S)/ PURCHASER(S) as follows :-

- a) Notwithstanding any act deed matter or thing whatsoever by the Vendor/Promoter done or executed or knowingly suffered to the contrary the Vendor/Promoter are now lawfully rightfully and absolutely seized and possessed of and/or otherwise well and sufficiently entitled to Said Apartment And The Rights And Properties Appurtenant thereto hereby granted sold conveyed, transferred, assigned or intended so to be and every part thereof for a perfect and indefeasible estate or inheritance without any manner or conditions use trust encumbrances or make void the same.
- b) Notwithstanding any act deed or thing whatsoever done as aforesaid the Vendor/Promoter now have good right full power and absolute authority to grant convey transfer sell and assign all and singular the Said Apartment And The Rights And Properties Appurtenant thereto hereby conveyed transferred or expressed so to be unto and to the use of the Allottee(s) in the manner as aforesaid.
- c) The said Apartment And The Rights And Properties Appurtenant thereto hereby granted and conveyed or expressed or intended so to be is now free from all claims demands encumbrances liens attachments leases or trust made or suffered by the Vendor/Promoter or any person or persons having or lawfully or equitably claiming any estate or interest thereon through under or in trust for the Vendor/Promoter.
- d) The Allottee(s) shall and may at all times hereafter peaceably and quietly hold possess and enjoy the Said Apartment And The Rights And Properties Appurtenant thereto and receive all the rents issues and profits thereof without any lawful eviction

interruption claims or demands whatsoever by the Vendor/Promoter or any person or persons having or lawfully or equitably claiming as aforesaid.

e) The Allottee(s) shall be freed cleared and absolutely discharged saved harmless and kept indemnified against all estates, charges, encumbrances liens, attachments, or trust or claims and demands whatsoever created occasioned or made by the Vendor or any person or persons lawfully or equitably claiming as aforesaid.

f) **AND FURTHER THAT** the Vendor/Promoter and all persons having or lawfully or equitably claiming any estate or interest in the Said Apartment And the Rights And Properties Appurtenant thereto or any part thereof through under or in trust for the Vendor shall and will from time to time and at all times hereafter at the request and cost of the Allottee(s) makes do and execute or cause to be made done and executed all such further lawful acts deeds or things whatsoever for further better or more perfectly assuring the Said Apartment And The rights And Properties Appurtenant thereto and every part thereof unto and to the use of the Allottee(s) in the manner as aforesaid as shall or may be reasonably required.

g) The Vendor has not at any time done or executed or knowingly suffered or been party to any act deed or thing whereby and where under the Said Apartment And the Rights And Properties Appurtenant thereto hereby granted transferred and conveyed or expressed so to be or any part thereof is can or may be impeached encumbered or affected in title or otherwise.

h) The Vendor/Promoter do hereby further covenant with the Allottee(s) that unless prevented by fire or some other irresistible force shall from time to time and at all times hereafter upon every reasonable request and at the costs of the Allottee(s) shall produce or cause to be produced to the Allottee(s) or to their attorneys or agents at or before any trial examination or commission for inspection or otherwise as occasion shall require the title deeds in connection with the Said Premises and also shall at the like request and costs of the Allottee(s) deliver to the Allottee(s) such attested or other true copies or extracts there from as the Allottee(s) may require and will in the meantime unless prevented as aforesaid keep the same un-obliterated and un-cancelled.

V. AND THE ALLOTTEE(S)/ PURCHASER(S) SHALL TO THE END AND INTENT THAT THE OBLIGATIONS AND COVENANTS HEREINAFTER CONTAINED SHALL AT ALL TIMES HEREAFTER RUN WITH THE OWNERSHIP AND POSSESSION OF THE SAID APARTMENT AND THE RIGHTS AND PROPERTIES APPURTENANT THERETO HEREBY CONVEYED DO AND EACH OF THEM DOTI HEREBY COVENANT WITH THE VENDORS AND THE PROMOTER as follows:-

a. to co-operate with the Promoter and/or the facility management agency appointed by the Promoter or the Association in the management and maintenance of the Tower/said Project and other Common Purposes and formation of the Association.

b. to strictly follow and adhere, to the rules and regulations including, but not limited to, the rules, regulations and restrictions more fully described in the **Schedule "F"** here under written and/or the terms and conditions as may be decided by the Association upon formation thereof with regard to the usage and timings fixed, in respect of the Common Areas, Common Facilities and Amenities provided in the

Project, in particular, **the Club** and to pay for maintenance of such areas, facilities, amenities and electricity charges, as may be fixed or determined by the Promoter and/or Project Maintenance Agency and/or the Association of Allottee(s) upon formation thereof from time to time.

VI. AND IT IS FURTHER HEREBY AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO as follows:-

a) From the date next to the date of making over possession of the said Apartment to the Allottee(s), the Allottee(s) shall bear, pay and discharge exclusively the following expenses and outgoings to the Promoter and/or Project Maintenance Agency and/or the Association of the Allottee(s), as the case may be:-

I) Municipal rates and taxes and water tax, if any, assessed on or in respect of the Apartment directly to South Dum Dum Municipality Provided That so long as the Apartment is not assessed separately for the purpose of such rates and taxes, the Allottee(s) shall pay to the Promoter and/or Project Maintenance Agency and/or the Association of the Allottee(s) proportionate share of all such rates and taxes assessed on the new building.

II) All other taxes including Goods and Service Tax if payable by Promoter and/or Project Maintenance Agency and/or the Association of the Allottee(s), impositions levies cess and outgoings whether existing or as may be imposed or levied at any time in future on or in respect of the Apartment or the Project as a whole and whether demanded from or payable by the Allottee(s) or the Association, the same shall be paid by the Allottee(s) wholly in case the same relates to the Apartment and proportionately in case the same relates to the Project as a whole.

III) Electricity charges for electricity consumed in or relating to the Apartment to the Association of the Allottee(s) based on the reading shown in the sub-meter provided for the Apartment at the rate at which the Promoter and/or Project Maintenance Agency and/or the Association of the Allottee(s) shall be liable to pay the same to CESC Ltd.

IV) The recurring charges towards running and operation of the Generator to be calculated in the manner following:-

i) Fuel charges on the basis of the KWH meter and the applicable fuel rates;

ii) Annual Maintenance Contract and monthly running and maintenance charges on the basis of the monthly rates.

iii) Proportionate share of expenses of capital nature to be incurred/likely to be incurred by the Association on account of major repairs, replacement etc., of such generator.

iv) Government duty at applicable rates on alternate generation of power.

V) The proportionate share of all Common Expenses (including those mentioned in the **Schedule** hereunder written) payable to the

Promoter and/or Project Maintenance Agency and/or the Association of the Allottee(s) from time to time. In particular and without prejudice to the generality of the foregoing, the Allottee(s) shall pay to the Promoter and/or Project Maintenance Agency and/or the Association of the Allottee(s) the maintenance charges calculated on actual basis. The said rate shall be subject to revision from time to time as be deemed fit and proper by the Promoter and/or Project Maintenance Agency and/or the Association of the Allottee(s) at its sole and absolute discretion after taking into consideration the common services provided and the general escalation in the market rates of such services upon reasonable prior notice to the Allottee(s).

VI) All penalty surcharge interest costs charges and expenses arising out of any delay default or negligence on the part of the Allottee(s) in payment of all or any of the aforesaid rates taxes impositions and/or outgoings proportionately or wholly as the case may be (including Delayed Payment Surcharge as charged by CESC Ltd., from its consumers for the delay in payment of its bills).

e) The Allottee(s) shall observe the covenants as be deemed reasonable by the Promoter and/or Project Maintenance Agency and/or the Association from time to time for the Common Purposes.

f) For the purposes of these presents any act, default or omission of the servants, agents, independent contractors and invitees of the Allottee(s) shall be deemed to be the act, default or omission of the Allottee(s).

g) The proportionate share of the Allottee(s) in various matters referred herein shall be such as be determined by the Association and the Allottee(s) shall accept the same notwithstanding there being minor variations therein for the sake of convenience.

h) Save the said Apartment the Allottee(s) shall have no claim nor shall claim any right whatsoever or howsoever over and in respect of other Apartments.

i) The undivided share in the land below and underneath the Project hereby sold and transferred and attributable to the said Apartment shall always remain indivisible and impartible.

j) The Allottee(s) shall keep the Vendors/Promoter indemnified of from and against all actions, proceedings, damage, claims, demands, costs, charges, expenses and proceedings made against or suffered by the Vendors/Promoter and/or the Association (upon formation) relating to the said Tower/Project or any part thereof or to any person due to any negligence or any act, deed, thing or omission made, done or occasioned by the Allottee(s) or the servants / agents / licensees / invitees / visitors of the Allottee(s) and/or any breach or non-observance by the Allottee(s) of the Allottee(s)'s covenants and/or any of the terms herein contained.

k) The Allottee(s) agree(s) that these terms and conditions for sale and transfer of the said Apartment as contained herein, are made in view of the existing laws, rules and regulations governing such sale and transfer.

VII. DEFECT LIABILITY:

a) 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 for Sale relating to such development is brought to the notice of the Promoter within a period of 5 (five) years by the Allottee/Purchaser from the date of obtaining Completion Certificate, it shall be the duty of the Promoter to rectify such defects without further charge, within 30 (thirty) days, and in the event of Promoter's failure to rectify such defects within such time, the aggrieved Allottee(s) shall be entitled to receive appropriate compensation in the manner as provided under applicable laws for the time being in force.

b) However, it is clarified that the Defect Liability of the Promoter under the applicable statute for the time being in force shall not cover defects, damage or malfunction resulting from the following events:

(i) where the manufacturer warranty as shown by the Promoter to the Allottee(s) ends before the Defect Liability period and such warranties are covered under the maintenance of the said Apartment/Tower and if the annual maintenance contracts are not done/renewed by the Allottee(s);

(ii) regular wear and tear of the Apartment/Tower excludes minor hairline cracks on the external and internal walls excluding the RCC structure which happens due to variation in temperature of more than 20* C and which do not amount to structural defects and bad workmanship or structural defect;

(iii) If there are changes, modifications or alteration in plumbing pipes and fittings and fixtures or change of wall or floor tiles after the Allottee/Purchaser taking over possession of the Apartment, the Promoter will not take any responsibility of waterproofing, cracks or any defect in plumbing pipes and fittings and fixtures that have developed directly or indirectly due to such changes;

(iv) If there are changes, modifications or alteration in electrical lines and wirings after said possession unto the Allottee/Purchaser, the Promoter will not take any responsibility of any defect in electrical lines and wirings that have developed directly or indirectly due to such changes, modifications or alterations;

(v) If there are changes, modifications or alterations in doors, windows or other related items, then the Promoter will not take responsibility of door locks or door alignment or seepage from windows or any other related defects arising directly or indirectly out of such changes, modifications or alterations;

(vi) If the Allottee/Purchaser after taking actual physical possession of the Apartment, executes interior decoration work including any addition and/or alteration in the layout of the internal walls of the Apartment by making any changes in the Apartment, then any defect like damp, hair line cracks, breakage in floor tiles or other defects arising as a direct or indirect consequence of such alterations or changes will not be entertained by the Promoter;

(vii) Different materials have different coefficient of expansion and contraction and as such because of this difference there are chances of cracks developing on joints of brick walls and RCC beams and columns. Any such cracks are normal in high rise buildings and needs to be repaired from time to time. Any cracks developed for

reasons other than as mentioned above the Promoter shall get it rectified at its own cost.

(viii) If the materials and fittings and fixtures provided by the Promoter are not being maintained by the Purchaser or his / her agents in the manner in which same is required to be maintained.

(ix) Any electrical fittings and/or gadgets or appliances or other fittings and fixtures provided by the Promoter in the Common Areas and/or in the Apartment going out of order or malfunctioning due to voltage fluctuations or other reasons not under the control of the Promoter and not amounting to poor workmanship or manufacture thereof.

(x) If the Architect certifies that such defects are not manufacturing defect or due to poor workmanship or poor quality.

c) It is expressly agreed that before any liability of defect is claimed by or on behalf of Allottee(s) it shall be necessary to mutually appoint an expert who shall be a nominated surveyor who shall survey and assess the same and then submit a report to state the defects in material used in the structure built by the Apartment/Tower and in the workmanship executed keeping in mind the aforesaid agreed clauses of this Deed.

d) Notwithstanding anything herein contained it is hereby expressly agreed and understood that in case the Allottee(s), without first notifying the Promoter and without giving the Promoter the reasonable opportunity to inspect, assess and determine the nature of purported defect in the Apartment, alters the state and condition of the area of the purported defect, then the Promoter shall be relieved of its obligations contained in clause VII hereinabove.

THE SCHEDULE- "A" ABOVE REFERRED TO:

(PART I)

(DEVOLUTION OF TITLE)

1.1 By virtue of **(1)** Deed of Conveyance dated 27th August, 2004, registered in the Office of the District Sub-Registrar-III, South 24 Parganas, recorded in Book No. I, Volume No. 11, at Pages 5803 to 5847, being Deed No. 05626 for the year 2004, **(2)** Deed of Conveyance dated 12th October, 2004, registered in the Office of the District Sub-Registrar-III, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 11, at Pages 5848 to 5881, being Deed No. 05659 for the year 2004 and **(3)** Deed of Conveyance dated 19th October, 2004, registered in the Office of the District Sub-Registrar-III, South 24 Parganas, recorded in Book No. I, Volume No. 15, at Pages 9244 to 9262, being Deed No. 07073 for the year 2005, Green Vally Towers Private Limited became the sole and

- absolute owner in respect of **(1)** land measuring 162 (one hundred and sixty two) decimal, being the entirety of R.S./L.R. Dag No. 122, Mouza Kochpukur, J.L. No. 2, Police Station Kolkata Leather Complex (formerly Bhangar), within the limits of BGP, Sub-Registration District Bhangore, District South 24 Parganas (**First Property**) and **(2)** land measuring 52 (fifty two) decimal [physically measuring about 51.4 (fifty one point four) decimal, more or less], being the entirety of R.S./L.R. Dag No. 123, Mouza Kochpukur, J.L. No. 2, Police Station Kolkata Leather Complex (formerly Bhangar), within the limits of BGP, Sub-Registration District Bhangore, District South 24 Parganas (**Second Property**), free from all encumbrances. The First Property and Second Property (collectively being the Said Property described in point no. 1.1.1 hereinabove).
- 1.2 By a Deed of Conveyance dated 12th June, 2007, registered in the Office of the Additional Registrar of Assurances-I, Kolkata, recorded in Book No. I, Volume No. 1, at Pages 1 to 45, being Deed No. 08088 for the year 2007, said Green Vally Towers Private Limited sold, conveyed and transferred *inter alia* the Said Property in favour of **(1)** Aditya Mundhra, **(2)** Indra Gandhi, **(3)** Resha Mundhra (Dujari), **(4)** Nisha Sadani, **(5)** Sudarshan Mimani, **(6)** Saurabh Tapdiya, **(7)** Kusum Devi Mundhra, **(8)** Madhu Surana, **(9)** Shrenik Surana, **(10)** Eela Jain, **(11)** Nishit Jain, **(12)** Akhil Orchards Private Limited, **(13)** Bansilal Credit Private Limited, **(14)** Bacchraj Farms Private Limited, **(15)** Merwara Hotels Private Limited, **(16)** MSB Mercantiels Private Limited, **(17)** Sajjan Devi Dugar, **(18)** Shruti Dugar, **(19)** Gopal Prasad Bhojnagarwala and **(20)** Ravinder Bhatia.
- 1.3 The First Property, being L.R. Dag No. 122 has been converted from Pukurpar/Danga to Bastu vide Memo Nos. 21C/203/B.L.&L.R.O. Bh-II/10, 21C/204/B.L.&L.R.O. Bh-II/10, 21C/205/B.L.&L.R.O. Bh-II/10, 21C/206/B.L.&L.R.O. Bh-II/10, 21C/207/B.L.&L.R.O. Bh-II/10, 21C/208/B.L.&L.R.O. Bh-II/10, 21C/209/B.L.&L.R.O. Bh-II/10, 21C/210/B.L.&L.R.O. Bh-II/10, 21C/211/B.L.&L.R.O. Bh-II/10, 21C/212/B.L.&L.R.O. Bh-II/10, 21C/194/B.L.&L.R.O. Bh-II/10, 21C/195/B.L.&L.R.O. Bh-II/10, 21C/196/B.L.&L.R.O. Bh-II/10, 21C/197/B.L.&L.R.O. Bh-II/10, 21C/198/B.L.&L.R.O. Bh-II/10, 21C/199/B.L.&L.R.O. Bh-II/10, 21C/200/B.L.&L.R.O. Bh-II/10, 21C/201/B.L.&L.R.O. Bh-II/10 and 21C/202/B.L.&L.R.O. Bh-II/10 all dated 22.04.2010 and 21C/149/B.L.&L.R.O. Bh-II/10 dated 30.03.2010.
- 1.4 By an Indenture of Conveyance dated 13th April, 2009, registered in the Office of the Additional Registrar of Assurances-I, Kolkata, recorded in Book No. I, CD Volume No. 9, at Pages 4016 to 4068, being Deed No. 04174 for the year 2009, said **(1)** Aditya Mundhra, **(2)** Indra Gandhi, **(3)**

Resha Mundhra (Dujari), (4) Nisha Sadani, (5) Sudarshan Mimani, (6) Saurabh Tapdiya, (7) Kusum Devi Mundhra, (8) Eela Jain, (9) Sajjan Devi Dugar, (10) Shruti Dugar, (11) Gopal Prasad Bhojnarwala and (12) Ravinder Bhatia sold, conveyed and transferred land measuring 97.2 (ninety seven point two) decimal, more or less, being their undivided 3/5th share out of the First Property and land measuring 31.2 (thirty one point two) decimal [physically measuring 30.84 (thirty point eight four) decimal], more or less, being their undivided 3/5th share out of the Second Property in favour of (1) Manohar Lall Meet Jain HUF, (2) Meet Jain HUF, (3) Bina Jain, (4) Nisha Jain, (5) Rajendra Kumar Gangwal, (6) Nisha Devi Gangwal, (7) Rohit Gangwal, (8) Arvind Kumar Jain HUF, (9) Rosy Jain, (10) Bijay Kumar Jain HUF and (11) Suman Property Private Limited, being confirmed by the other co-owners of the Said Property, being (1) Madhu Surana, (2) Shrenik Surana, (3) Nishit Jain, (4) Akhil Orchards Private Limited, (5) Bansilal Credit Private Limited, (6) Bacchraj Farms Private Limited, (7) Merwara Hotels Private Limited and (8) MSB Mercantiels Private Limited. Therefore, the ownership of the Said Property stands as given hereunder:

Owners	Dag No. 122 (in dec.)	Dag No. 123 (in dec.)	Total (in dec.)
Madhu Surana	8.1	2.6	10.7
Shrenik Surana	8.1	2.6	10.7
Nishit Jain	8.1	2.6	10.7
Akhil Orchards Private Limited	8.1	2.6	10.7
Bansilal Credit Private Limited	8.1	2.6	10.7
Bacchraj Farms Private Limited	8.1	2.6	10.7
Merwara Hotels Private Limited	8.1	2.6	10.7
MSB Mercantiels Private Limited	8.1	2.6	10.7
Manohar Lall Meet Jain HUF	8.8364	2.8364	11.6728
Meet Jain HUF	8.8364	2.8364	11.6728
Bina Jain	8.8364	2.8364	11.6728
Nisha Jain	8.8364	2.8364	11.6728
Rajendra Kumar Gangwal	8.8364	2.8364	11.6728
Nisha Devi Gangwal	8.8364	2.8364	11.6728
Rohit Gangwal	8.8364	2.8364	11.6728
Arvind Kumar Jain HUF	8.8363	2.8363	11.6726
Rosy Jain	8.8363	2.8363	11.6726
Bijay Kumar Jain HUF	8.8363	2.8363	11.6726
Suman Property Private Limited	8.8363	2.8363	11.6726
Total:	162	52	214 (Physically 213.4 dec.)

- 1.5 By a Deed of Partition dated 7th October, 2013, registered in the Office of the District Sub-Registrar-III, South 24 Parganas, recorded in Book No. I, CD Volume No. 18, at Pages 2252 to 2293, being Deed No. 08961 for the year 2013 (**Said Partition**), said (1) Madhu Surana, (2) Shrenik

Surana, (3) Nishit Jain, (4) Akhil Orchards Private Limited, (5) Bansilal Credit Private Limited, (6) Bacchraj Farms Private Limited, (7) Merwara Hotels Private Limited, (8) MSB Mercantile Private Limited, (9) Manohar Lall Meet Jain HUF, (10) Meet Jain HUF, (11) Bina Jain, (12) Nisha Jain, (13) Rajendra Kumar Gangwal, (14) Nisha Devi Gangwal, (15) Rohit Gangwal, (16) Arvind Kumar Jain HUF, (17) Rosy Jain, (18) Bijay Kumar Jain HUF and (19) Suman Property Private Limited caused partition of inter alia the R.S./L.R. Dag Nos. 122 and 123 by metes and bounds and by virtue of the said Partition said (1) Madhu Surana and Shrenik Surana were jointly allotted to the separate demarcated Plot of land being described as **Lot-A** therein comprising of land measuring 33.471 (thirty three point four seven one) decimal, more or less in said R.S./L.R. Dag No. 122 and 11.3802 (eleven point three eight zero two) decimal, more or less in said R.S./L.R. Dag No. 123, (2) Nishit Jain was allotted to the separate demarcated Plot of land being described as **Lot-B** therein comprising of land measuring 16.1315 (sixteen point one three one five) decimal, more or less in said R.S./L.R. Dag No. 122 and 1.8053 (one point eight zero five three) decimal, more or less in said R.S./L.R. Dag No. 123, (3) Manohar Lall Meet Jain HUF, Meet Jain HUF, Bina Jain and Nisha Jain were jointly allotted to the separate demarcated Plot of land being described as **Lot-C** therein comprising of land measuring 49.5868 (forty nine point five eight six eight) decimal, more or less in said R.S./L.R. Dag No. 122 and 16.8596 (sixteen point eight five nine six) decimal, more or less in said R.S./L.R. Dag No. 123, (4) Rajendra Kumar Gangwal, Nisha Devi Gangwal and Rohit Gangwal were jointly allotted to the separate demarcated Plot of land being described as **Lot-D** therein comprising of land measuring 29.7521 (twenty nine point seven five two one) decimal, more or less in said R.S./L.R. Dag No. 122 and 10.1157 (ten point one one five seven) decimal, more or less in said R.S./L.R. Dag No. 123, (5) Arvind Kumar Jain HUF and Rosy Jain were jointly allotted to the separate demarcated Plot of land being described as **Lot-E** therein comprising of land measuring 16.5289 (sixteen point five two eight nine) decimal, more or less in said R.S./L.R. Dag No. 122 and 5.6198 (five point six one nine eight) decimal, more or less in said R.S./L.R. Dag No. 123 and (6) Bijay Kumar Jain HUF and Suman Property Private Limited were jointly allotted to the separate demarcated Plot of land being described as **Lot-F** therein comprising of land measuring 16.5289 (sixteen point five two eight nine) decimal, more or less in said R.S./L.R. Dag No. 122 and 5.6198 (five point six one nine eight) decimal, more or less in said R.S./L.R. Dag No. 123. It is pertinent to mention here that said Akhil Orchards Private Limited, Bansilal Credit Private Limited, Bacchraj Farms Private Limited, Merwara Hotels Private Limited and MSB Mercantile Private Limited being the Third Parties to the Said Partition were paid owelty money in respect of their undivided ownership and were not allotted to any portion of land in the said Dag Nos. 122 and 123.

- 1.6 By a Deed of Gift dated 28th November, 2013, registered in the Office of the Additional Registrar of Assurances-I, Kolkata, recorded in Book No. I, CD Volume No. 21, at Pages 922 to 935, being Deed No. 10924 for the year 2013, said **(1)** Madhu Surana and **(2)** Shrenik Surana gifted, granted and transferred undivided land measuring 11.1570 (eleven point one five seven zero) decimal, more or less, in R.S./L.R. Dag No. 122 and land measuring 3.7934 (three point seven nine three four) decimal, more or less, in R.S./L.R. Dag No. 123 out of the said Lot-A mentioned hereinabove, in favour of Saroj Kumar Surana.
- 1.7 In the above mentioned circumstances **(1)** Madhu Surana, Shrenik Surana and Saroj Kumar Surana became entitled to the separate demarcated Plot of land being **Lot-A**, **(2)** Nishit Jain became entitled to the separate demarcated Plot of land being **Lot-B**, **(3)** Manohar Lall Meet Jain HUF, Meet Jain HUF, Bina Jain and Nisha Jain became entitled to the separate demarcated Plot of land being **Lot-C**, **(4)** Rajendra Kumar Gangwal, Nisha Devi Gangwal and Rohit Gangwal became entitled to the separate demarcated Plot of land being **Lot-D**, **(5)** Arvind Kumar Jain HUF and Rosy Jain became entitled to the separate demarcated Plot of land being **Lot-E** and **(6)** Bijay Kumar Jain HUF and Suman Property Private Limited became entitled to the separate demarcated Plot of land being **Lot-F**.
- 1.8 In the aforesaid circumstances the ownership of the Said Property, comprised in First Property and Second Property is given in the chart below:

Owners	L.R. Khatian	Dag No. 122 (in dec.)	Dag No. 123 (in dec.)	Total (in dec.)	Lot
Madhu Surana	1026	33.471	11.3802	44.8512	A
Shrenik Surana	1023				
Saroj Kumar Surana	1187				
Nishit Jain	1031	16.1315	1.8053	17.9368	B
Manohar Lall Meet Jain HUF	1188	49.5868	16.8596	66.4464	C
Meet Jain HUF	1189				
Bina Jain	1191				
Nisha Jain	1192				
Rajendra Kumar Gangwal	1193	29.7521	10.1157	39.8678	D
Nisha Devi Gangwal	1194				
Rohit Gangwal	1195				
Arvind Kumar Jain HUF	1196	16.5289	5.6198	22.1487	E
Rosy Jain	1197				
Bijay Kumar Jain HUF	1198	16.5289	5.6198	22.1487	F
Suman Property Private Limited	1190				
Total:		162	52 (Physically 51.4 dec.)	214 (Physically 213.4)	

			dec.)	
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- 1.9 By a Deed of Conveyance dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66383 to 66423, being Deed No. 160201221 for the year 2021, said Madhu Surana, Shrenik Surana and Saroj Kumar Surana sold, conveyed and transferred **(1)** land measuring 1.779 (one point seven seven nine) decimal, more or less, out of said Dag No. 122 and **(2)** land measuring 0.8853 (zero point eight eight five three) decimal, more or less, out of the said Dag No. 123, both are forming part of Lot-A, in favour of **(1)** Exalted Trading Private Limited and **(2)** Ever Glowing Trading Private Limited.
- 1.10 By a Deed of Gift dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66348 to 66382, being Deed No. 160201222 for the year 2021, said Madhu Surana, Shrenik Surana and Saroj Kumar Surana gifted, granted and transferred **(1)** land measuring 3.3582 (three point three five eight two) decimal, more or less, out of said Dag No. 122 and **(2)** land measuring 1.0773 (one point zero seven seven three) decimal, more or less, out of the said Dag No. 123, both are forming part of Lot-A, in favour of Komal Surana.
- 1.11 By a Deed of Gift dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66287 to 66312, being Deed No. 160201212 for the year 2021, said Nishit Jain gifted, granted and transferred **(1)** land measuring 3.1869 (three point one eight six nine) decimal, more or less, out of said Dag No. 122 and **(2)** land measuring 1.0224 (one point zero two two four) decimal, more or less, out of the said Dag No. 123, both are forming part of Lot-B, in favour of Nikita Jain.
- 1.12 By a Deed of Conveyance dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66518 to 66547, being Deed No. 160201214 for the year 2021, said Nishit Jain sold, conveyed and transferred **(1)** land measuring 2.6914 (two point six nine one four) decimal, more or less, out of said Dag No. 122 and **(2)** land measuring 0.3540 (zero point three five four zero) decimal, more or less, out of the said Dag No. 123, both are forming part of Lot-B, in favour of **(1)** Exalted Trading Private Limited and **(2)** Ever Glowing Trading Private Limited.

- 1.13 By a Deed of Conveyance dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66548 to 66581, being Deed No. 160201217 for the year 2021, said Manohar Lall Meet Jain HUF sold, conveyed and transferred **(1)** land measuring 2.7716 (two point seven seven one six) decimal, more or less, out of said Dag No. 122 and **(2)** land measuring 1.1236 (one point one two three six) decimal, more or less, out of the said Dag No. 123, both are forming part of Lot-C and Meet Jain HUF sold, conveyed and transferred **(1)** land measuring 0.2983 (zero point two nine eight three) decimal, more or less, out of said Dag No. 122 and **(2)** land measuring 0.2479 (zero point two four seven nine) decimal, more or less, out of the said Dag No. 123, both are forming part of Lot-C, in favour of **(1)** Exalted Trading Private Limited and **(2)** Ever Glowing Trading Private Limited.
- 1.14 By a Deed of Conveyance dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66424 to 66455, being Deed No. 160201220 for the year 2021, said Meet Jain HUF sold, conveyed and transferred **(1)** land measuring 2.5355 (two point five three five five) decimal, more or less, out of said Dag No. 122 and **(2)** land measuring 0.8134 (zero point eight one three four) decimal, more or less, out of the said Dag No. 123, both are forming part of Lot-C, in favour of Stylo Ventures Private Limited.
- 1.15 By a Deed of Gift dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66456 to 66483, being Deed No. 160201218 for the year 2021, said Bina Jain and Nisha Jain gifted, granted and transferred **(1)** land measuring 6.5226 (six point five two two six) decimal, more or less, out of said Dag No. 122 and **(2)** land measuring 2.0926 (two point zero nine two six) decimal, more or less, out of the said Dag No. 123, both are forming part of Lot-C, in favour of Meet Jain.
- 1.16 By a Deed of Conveyance dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66165 to 66203, being Deed No. 160201211 for the year 2021, said Rajendra Kumar Gangwal, Nisha Devi Gangwal and Rohit Gangwal sold, conveyed and transferred **(1)** land measuring 29.7522 (twenty nine point seven five two two) decimal, more or less, out of said Dag No. 122 and **(2)** land measuring 10.1157 (ten point one one five seven) decimal, more or less, out of the said Dag No. 123, being the Lot-D, in favour of **(1)** PS Vinayak Complex LLP (9.078 decimal in said Dag No. 122 and 3.2749 decimal in said Dag No. 123), **(2)** PS Vinayak Smartcity LLP

(9.078 decimal in said Dag No. 122 and 3.2749 decimal in said Dag No. 123), **(3)** Raintree Enclave LLP (9.078 decimal in said Dag No. 122 and 3.2749 decimal in said Dag No. 123) and **(4)** Hallmark Tradecom Private Limited (2.5182 decimal in said Dag No. 122 and 0.291 decimal in said Dag No. 123).

- 1.17 By a Deed of Conveyance dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66484 to 66517, being Deed No. 160201215 for the year 2021, said Arvind Kumar Jain HUF and Rosy Jain sold, conveyed and transferred **(1)** land measuring 1.286 (one point two eight six) decimal, more or less, out of said Dag No. 122 and **(2)** land measuring 0.4372 (zero point four three seven two) decimal, more or less, out of the said Dag No. 123, both are forming part of Lot-E, in favour of **(1)** Exalted Trading Private Limited and **(2)** Ever Glowing Trading Private Limited.
- 1.18 By a Deed of Conveyance dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 66313 to 66347, being Deed No. 160201223 for the year 2021, said Bijay Kumar Jain HUF and Suman Property Private Limited sold, conveyed and transferred **(1)** land measuring 1.286 (one point two eight six) decimal, more or less, out of said Dag No. 122 and **(2)** land measuring 0.4372 (zero point four three seven two) decimal, more or less, out of the said Dag No. 123, both are forming part of Lot-F, in favour of **(1)** Exalted Trading Private Limited and **(2)** Ever Glowing Trading Private Limited.
- 1.19 In the aforesaid circumstances the ownership of the Said Property, comprised in First Property and Second Property is given in the chart below:

Owners	L.R. Khatian	Dag No. 122 (in dec.)	Dag No. 123 (in dec.)	Total (in dec.)	Lot
Madhu Surana	1026	9.4446	3.1392	44.8512	A
Shrenik Surana	1023	9.4446	3.1392		
Saroj Kumar Surana	1187	9.4446	3.1392		
Komal Surana	1328	3.3582	1.0773		
Exalted Trading Private Limited	N/A	0.8895	0.4427		
Ever Glowing Trading Private Limited	N/A	0.8895	0.4426		
Nishit Jain	1031	10.2532	0.4289	17.9368	B
Nikita Jain	1329	3.1869	1.0224		
Exalted Trading Private Limited	N/A	1.3457	0.177		
Ever Glowing Trading Private Limited	N/A	1.3457	0.177		
Manohar Lall Meet Jain HUF	1188	9.6251	3.0913	66.4464	C

Meet Jain HUF	1189	9.5629	3.1536		
Bina Jain	1191	9.1354	3.1686		
Nisha Jain	1192	9.1354	3.1686		
Stylo Ventures Private Limited	N/A	2.5355	0.8134		
Meet Jain	1330	6.5226	2.0926		
Exalted Trading Private Limited	N/A	1.535	0.6858		
Ever Glowing Trading Private Limited	N/A	1.5349	0.6857		
PS Vinayak Complex LLP	N/A	9.078	3.2749	39.8678	D
PS Vinayak Smartcity LLP	N/A	9.078	3.2749		
Raintree Enclave LLP	N/A	9.078	3.2749		
Hallmark Tradecom Private Limited	N/A	2.5182	0.291		
Arvind Kumar Jain HUF	1196	7.6215	2.5913	22.1487	E
Rosy Jain	1197	7.6214	2.5913		
Exalted Trading Private Limited	N/A	0.643	0.2186		
Ever Glowing Trading Private Limited	N/A	0.643	0.2186		
Bijay Kumar Jain HUF	1198	7.6215	2.5913	22.1487	F
Suman Property Private Limited	1190	7.6214	2.5913		
Exalted Trading Private Limited	N/A	0.643	0.2186		
Ever Glowing Trading Private Limited	N/A	0.643	0.2186		
Total:		162	52 <i>(Physically 51.4 dec.)</i>	214 <i>(Physically 213.4 dec.)</i>	

1.20 By virtue of a Development Agreement dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 68203 to 68325, being No. 160201225 for the year 2021 (**Principal Development Agreement**), said (1) Madhu Surana, (2) Shrenik Surana, (3) Saroj Kumar Surana, (4) Komal Surana, (5) Nishit Jain, (6) Nikita Jain, (7) Manohar Lall Meet Jain HUF, (8) Meet Jain HUF, (9) Bina Jain, (10) Nisha Jain, (11) Meet Jain, (12) Arvind Kumar Jain HUF, (13) Rosy Jain, (14) Bijay Kumar Jain HUF, (15) Suman Property Private Limited, (16) Stylo Ventures Private Limited, (17) PS Vinayak Complex LLP, (18) PS Vinayak Smartcity LLP, (19) Raintree Enclave LLP, (20) Hallmark Tradecom Private Limited, (21) Exalted Trading Private Limited and (22) Ever Glowing Trading Private Limited have jointly appointed (1) Rahul Kyal and (2) Anurag Kyal Conclave LLP as the Developer to develop the Said Property under the terms and conditions agreed thereupon and the aforesaid owners have also granted a Development Power of Attorney dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at

Pages 67714 to 67796, being No. 160201226 for the year 2021 (**Principal Development Power Of Attorney**) in this regard unto and in favour of Zenith Conclave LLP.

- 1.21 Out of the aforesaid owners, (1) Madhu Surana, (2) Shrenik Surana, (3) Saroj Kumar Surana, (4) Komal Surana, (5) Nishit Jain, (6) Nikita Jain, (7) Manohar Lall Meet Jain HUF, (8) Meet Jain HUF, (9) Bina Jain, (10) Nisha Jain, (11) Meet Jain, (12) Arvind Kumar Jain HUF, (13) Rosy Jain, (14) Bijay Kumar Jain HUF, (15) Suman Property Private Limited and (16) Stylo Ventures Private Limited by way of a General Power of Attorney dated 27th January, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, at Pages 67797 to 67866, being No. 160201224 for the year 2021, appointed one Sandeep Jain, son of Bijay Kumar Jain as their true and lawful attorney to inter alia deal with, manage and maintain their right, title, interest and share in the Said Property and act on their behalf as mentioned therein.
- 1.22 By an Indenture of Conveyance dated 5th May, 2021, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 146019 to 146051, being Deed No. 160403722 for the year 2021, said PS Vinayak Complex LLP sold, conveyed and transferred its right, title and interest in the Said Property unto and in favour of Galtonia Builders Private Limited **subject to** subsistence of the said Principal Development Agreement and Principal Development Power Of Attorney in furtherance to a registered Agreement for Sale dated 11th February, 2021, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 72821 to 72852, being No. 160401762 for the year 2021. It is pertinent to mention here that the name of the said Developer has been wrongfully mentioned as Kyal Developers Private Limited instead and in place of Zenith Conclave LLP in Line No. 6 of Clause 5.1.6 at Page No. 6 of the said Agreement. The parties to the said Conveyance dated 5th May, 2021 have declared the said mistake therein and rectified the same accordingly.
- 1.23 By an Indenture of Conveyance dated 5th May, 2021, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 145952 to 145984, being Deed No. 160403723 for the year 2021, said PS Vinayak Smartcity LLP sold, conveyed and transferred its right, title and interest in the Said Property unto and in favour of Thyone Agri Products LLP **subject to** subsistence of the said Principal Development Agreement and Principal Development Power Of Attorney in furtherance to a registered Agreement for Sale dated 11th February,

2021, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 71304 to 71335, being No. 160401761 for the year 2021. It is pertinent to mention here that the name of the said Developer has been wrongfully mentioned as Kyal Developers Private Limited instead and in place of Zenith Conclave LLP in Line No. 6 of Clause 5.1.6 at Page No. 6 of the said Agreement. The parties to the said Conveyance dated 5th May, 2021 have declared the said mistake therein and rectified the same accordingly.

1.24 By an Indenture of Conveyance dated 5th May, 2021, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 145985 to 146018, being Deed No. 160403725 for the year 2021, said Raintree Enclave LLP sold, conveyed and transferred its right, title and interest in the Said Property unto and in favour of Vetiver Realty Private Limited **subject to** subsistence of the said Principal Development Agreement and Principal Development Power Of Attorney in furtherance to a registered Agreement for Sale dated 11th February, 2021, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 71272 to 71303, being No. 160401760 for the year 2021. It is pertinent to mention here that the name of the said Developer has been wrongfully mentioned as Kyal Developers Private Limited instead and in place of Zenith Conclave LLP in Line No. 6 of Clause 5.1.6 at Page No. 6 of the said Agreement. The parties to the said Conveyance dated 5th May, 2021 have declared the said mistake therein and rectified the same accordingly.

1.25 By an Indenture of Conveyance dated 5th May, 2021, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 146052 to 146085, being Deed No. 160403721 for the year 2021, said Hallmark Tradecom Private Limited sold, conveyed and transferred its right, title and interest in the Said Property unto and in favour of Thyone Herbal Products Private Limited **subject to** subsistence of the said Principal Development Agreement and Principal Development Power Of Attorney in furtherance to a registered Agreement for Sale dated 11th February, 2021, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 72853 to 72883, being No. 160401763 for the year 2021. It is pertinent to mention here that the name of the said Developer has been wrongfully mentioned as Kyal Developers Private Limited instead and in place of Zenith Conclave LLP in Line No. 6 of Clause 5.1.6 at Page No. 6 of the said Agreement. The parties to the said Conveyance dated

5th May, 2021 have declared the said mistake therein and rectified the same accordingly.

- 1.26 By a Supplemental Development Agreement dated 11th May, 2021, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2021, Pages from 199450 to 199482, being No. 160204606 for the year 2021 (**Supplemental DA Of Galtonia & Ors.**), said **(1)** Galtonia Builders Private Limited, **(2)** Thyone Agri Products LLP, **(3)** Vetiver Realty Private Limited and **(4)** Thyone Herbal Products Private Limited have jointly granted development right in favour of the Developer, i.e. Zenith Conclave LLP in respect of their share in the Said Property under the terms and conditions mentioned therein in supplementation to the Principal Development Agreement.
- 1.27 It pertinent to mention here that land measuring 3.5 (three point five) decimal, more or less, out of the First Property as it has been previously sold, conveyed and transferred in favour of said Green Vally Towers Private Limited vide the said Deed of Conveyance dated 27th August, 2004, registered in the Office of the District Sub-Registrar-III, South 24 Parganas, recorded in Book No. I, Volume No. 11, at Pages 5803 to 5847, being Deed No. 05626 for the year 2004 by one Zidan Afroz Gazi (who was a minor at that time), being represented by his mother, Runa Laila, without obtaining the required permission from the appropriate Court of Law, therefore, the said transfer is not enforceable as per the Muslim Personal Law for the time being in force. Therefore, said Zidan Afroz Gazi on attaining majority has executed and transferred his rightful title to the Said Property in favour of said **(1)** Madhu Surana, **(2)** Shrenik Surana, **(3)** Saroj Kumar Surana, **(4)** Komal Surana, **(5)** Nishit Jain, **(6)** Nikita Jain, **(7)** Manohar Lall Meet Jain HUF, **(8)** Meet Jain HUF, **(9)** Bina Jain, **(10)** Nisha Jain, **(11)** Meet Jain, **(12)** Arvind Kumar Jain HUF, **(13)** Rosy Jain, **(14)** Bijay Kumar Jain HUF, **(15)** Suman Property Private Limited, **(16)** Stylo Ventures Private Limited, **(17)** Galtonia Builders Private Limited, **(18)** Thyone Agri Products LLP, **(19)** Vetiver Realty Private Limited, **(20)** Thyone Herbal Products Private Limited, **(21)** Exalted Trading Private Limited and **(22)** Ever Glowing Trading Private Limited proportionate to their entitlement in said R.S./L.R. Dag No. 122 vide a Conveyance dated 10th September, 2021, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2021, at Pages 245277 to 245320, being Deed No. 160406546 for the year 2021.
- 1.28 Prayer for conversion of said R.S./L.R. Dag No. 123 from “Pukur” to “Bastu” had been submitted by **(1)** Madhu Surana, **(2)** Shrenik Surana,

(3) Saroj Kumar Surana, (4) Komal Surana, (5) Nishit Jain, (6) Nikita Jain, (7) Manohar Lall Meet Jain HUF, (8) Meet Jain HUF, (9) Bina Jain, (10) Nisha Jain, (11) Meet Jain, (12) Arvind Kumar Jain HUF, (13) Rosy Jain, (14) Bijay Kumar Jain HUF, (14) Rajendra Kumar Gangwal, (15) Nisha Devi Gangwal and (16) Rohit Gangwal of the said plot of land save and except Suman Property Private Limited before the Office of the Additional District Magistrate & District Land & Land Reforms Officer, South 24 Parganas. In this regard the Additional District Magistrate & District Land & Land Reforms Officer, South 24 Parganas was pleased to pass a direction upon the aforesaid owners to create compensary water body as per provision of the West Bengal Inland Fisheries (Amendment) Act, 2008 vide Memo No. 51(C)/Misc-10/2767(17)/P/21 dated 27/04/2022 as per the Schedule therein and the Site Plan attached thereto. Further, the Department of Fisheries, Aquaculture, Acquatic Resources and Fishing Harbours, Govt. of West Bengal has also accorded its No Objection to such alteration vide its Order bearing No. 1257-Fish/FI-37019/22/2022-SECTION(FI)-Dept of FI dated 17/06/2022.

- 1.29 As per the direction of the Additional District Magistrate & District Land & Land Reforms Officer, South 24 Parganas, an area of land measuring 49 (forty nine) decimal, more or less, out of 162 (one hundred and sixty two) decimal, being a demarcated portion out of the said R.S./L.R. Dag No. 122 has been created as a compensatory water body and an equal area of land out of the said R.S./L.R. Dag No. 123 has been converted from "Pukur" to "Bastu" vide its Memo Nos. 51C/Misc.-10/8113/1(3)/2020, 51C/Misc.-10/8112/1(3)/2020, 51C/Misc.-10/8111/1(3)/2020, 51C/Misc.-10/8110/1(3)/2020, 51C/Misc.-10/8109/1(3)/2020 and 51C/Misc.-10/8108/1(3)/2020 all dated 06/07/2022, 51C/Misc.-10/7069/1(3)/2020, 51C/Misc.-10/7068/1(3)/2020, 51C/Misc.-10/7067/1(3)/2020, 51C/Misc.-10/7066/1(3)/2020, 51C/Misc.-10/7065/1(3)/2020, 51C/Misc.-10/7064/1(3)/2020, 51C/Misc.-10/7063/1(3)/2020, 51C/Misc.-10/7062/1(3)/2020, 51C/Misc.-10/7061/1(3)/2020, 51C/Misc.-10/7060/1(3)/2020 and 51C/Misc.-10/7059/1(3)/2020 all dated 28/06/2022.
- 1.30 In the given circumstances, (1) land area measuring 113 (one hundred and thirteen) decimal, more or less, out of 162 (one hundred and sixty two) decimal, in said R.S./L.R. Dag No. 122 is classified as Bastu (Homestead) and the remaining land area measuring 49 (forty nine) decimal, out of 162 (one hundred and sixty two) decimal, in said R.S./L.R. Dag No. 122 is classified as Pukur (Pond) and (2) land area measuring 49 (forty nine) decimal, more or less, out of 52 (fifty two) decimal, in said R.S./L.R. Dag No. 123 is classified as Bastu (Homestead) and the remaining land area measuring 3 (three) decimal,

out of 52 (fifty two) decimal, in said R.S./L.R. Dag No. 123 is classified as Pukur (Pond).

- 1.31 By virtue of a Scheme of Merger or Amalgamation pursuant to Section 233 of the Companies Act, 2013 and Rule 25(5) of Companies (Compromise, Arrangement and Amalgamations) Rules, 2016 vide Scheme Confirmation Nos. RD/T/35086/S-233/22/3983 and RD/T/35086/S-233/22/3984 both dated 22nd July, 2022 issued by Regional Director (ER), Office of the Regional Director, Ministry of Corporate Affairs, Kolkata said (1) Exalted Trading Private Limited and (2) Ever Glowing Trading Private Limited amongst others, being the transferor Company therein got amalgamated and merged with Kyal Developers Private Limited being the transferee Company therein as per the said Scheme of Merger or Amalgamation.
- 1.32 By a Conveyance dated 17th August, 2022, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2022, at Pages 385951 to 385975, being No. 160211215 for the year 2022, said Kyal Developers Private Limited sold, conveyed and transferred its right, title and interest in the Said Property unto and in favour of (1) Rahul Kyal and (2) Anurag Kyal **subject to** subsistence of the said Principal Development Agreement and Principal Development Power Of Attorney.
- 1.33 By a Conveyance dated 17th August, 2022, registered in the Office of the District Sub-Registrar-II, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1602-2022, at Pages 386260 to 386286, being No. 160211214 for the year 2022, said Stylo Ventures Private Limited sold, conveyed and transferred its right, title and interest in the Said Property unto and in favour of Meet Jain **subject to** subsistence of the said Principal Development Agreement and Principal Development Power Of Attorney.
- 1.34 By a Conveyance dated 7th September, 2022, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2022, at Pages 308849 to 308876, being Deed No. 160410423 for the year 2022, said Galtonia Builders Private Limited sold, conveyed and transferred its right, title and interest in the Said Property unto and in favour of Amrita Sannigrahi **subject to** subsistence of the said Principal Development Agreement supplemented by the Supplemental DA Of Galtonia & Ors. and Principal Development Power Of Attorney.
- 1.35 By a Conveyance dated 7th September, 2022, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2022, at Pages 309018 to 309044,

being Deed No. 160410434 for the year 2022, said Thyone Agri Products LLP sold, conveyed and transferred its right, title and interest in the Said Property unto and in favour of Bratati Mukhopadhyay **subject to** subsistence of the said Principal Development Agreement supplemented by the Supplemental DA Of Galtonia & Ors. and Principal Development Power Of Attorney.

- 1.36 By a Conveyance dated 7th September, 2022, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2022, at Pages 309045 to 309072, being Deed No. 160410433 for the year 2022, said Vetiver Realty Private Limited sold, conveyed and transferred its right, title and interest in the Said Property unto and in favour of Siddhartha Mukherjee **subject to** subsistence of the said Principal Development Agreement supplemented by the Supplemental DA Of Galtonia & Ors. and Principal Development Power Of Attorney.
- 1.37 By a Conveyance dated 7th September, 2022, registered in the Office of the District Sub-Registrar-IV, South 24 Parganas at Alipore, recorded in Book No. I, Volume No. 1604-2022, at Pages 308990 to 309017, being Deed No. 160410428 for the year 2022, said Thyone Herbal Products Private Limited sold, conveyed and transferred its right, title and interest in the Said Property unto and in favour of **(1)** Siddhartha Mukherjee, **(2)** Bratati Mukhopadhyay and **(3)** Amrita Sannigrahi **subject to** subsistence of the said Principal Development Agreement supplemented by the Supplemental DA Of Galtonia & Ors. and Principal Development Power Of Attorney.
- 1.38 In the above mentioned events and circumstances the Owners have become the joint and absolute owners in respect of the Said Property, comprised in First Property and Second Property as is given in the chart below:

Owners	L.R. Khatian	Dag No. 122 (in dec.)	Dag No. 123 (in dec.)	Total (in dec.)	Lot
Madhu Surana	1026	9.4446	3.1392	44.8512	A
Shrenik Surana	1023	9.4446	3.1392		
Saroj Kumar Surana	1187	9.4446	3.1392		
Komal Surana	1328	3.3582	1.0773		
Rahul Kyal	1509	0.8895	0.4427		
Anurag Kyal	1508	0.8895	0.4426		
Nishit Jain	1031	10.2532	0.4289	17.9368	B
Nikita Jain	1329	3.1869	1.0224		
Rahul Kyal	1509	1.3457	0.177		
Anurag Kyal	1508	1.3457	0.177		
Manohar Lall Meet Jain HUF	1188	9.6251	3.0913	66.4464	C
Meet Jain HUF	1189	9.5629	3.1536		
Bina Jain	1191	9.1354	3.1686		

Nisha Jain	1192	9.1354	3.1686		
Meet Jain (recorded in the name of Meet Jain HUF)	1189	2.5355	0.8134		
Meet Jain	1330	6.5226	2.0926		
Rahul Kyal	1509	1.535	0.6858		
Anurag Kyal	1508	1.5349	0.6857		
Amrita Sannigrahi (recorded in the name of Rajendra Kumar Gangwal, Nisha Devi Gangwal & Rohit Gangwal)	1193, 1194 & 1195	9.9174	3.3719	39.8678	D
Bratati Mukhopadhyay (recorded in the name of Rajendra Kumar Gangwal, Nisha Devi Gangwal & Rohit Gangwal)	1193, 1194 & 1195	9.9174	3.3719		
Siddhartha Mukherjee (recorded in the name of Rajendra Kumar Gangwal, Nisha Devi Gangwal & Rohit Gangwal)	1193, 1194 & 1195	9.9174	3.3719		
Arvind Kumar Jain HUF	1196	7.6215	2.5913	22.1487	E
Rosy Jain	1197	7.6214	2.5913		
Rahul Kyal	1509	0.643	0.2186		
Anurag Kyal	1508	0.643	0.2186		
Bijay Kumar Jain HUF	1198	7.6215	2.5913	22.1487	F
Suman Property Private Limited	1190	7.6214	2.5913		
Rahul Kyal	1509	0.643	0.2186		
Anurag Kyal	1508	0.643	0.2186		
Total:		162	52 (Physically 51.4 dec.)	214 (Physically 213.4 dec.)	

the Owners herein became jointly seized and possessed of and/or otherwise well and sufficiently entitled to ALL THAT the said Land.

PART II
(SAID LAND)

ALL THAT the piece or parcel and containing an area of **162 (one hundred and sixty two) Decimal** be the same a little more or less situated lying at and comprised in **R.S./L.R. Dag No. 122** and land containing an area of **52 (fifty two) Decimal** be the same a little more or less situated lying at and comprised in **R.S./L.R. Dag No. 123**, at *Mouza Kochpukur*, J.L. No. 02, under L.R. Khatian Nos. 1026, 1023, 1187, 1031, 1188, 1189, 1191, 1192, 1196, 1197, 1198, 1190, 1328, 1329, 1330, 1508, 1509, 1524, 1525 and 1526 Police Station Kolkata Leather Complex (formerly Bhangar), within the limits of Bamanghata Gram Panchayet, Sub-Registration District Bhangore, Kolkata 700 156, District South 24 Parganas;

The Said Land is butted and bounded as follows;

ON THE NORTH : L.R. Dag No. 107, 106;
ON THE SOUTH : L.R. Dag No. 120;
ON THE EAST : Partly L.R. Dag No. 124 and partly L.R. Dag No.132;
ON THE WEST : L.R. Dag No. 120(P), 121 and 109;

(THE SCHEDULE “B” ABOVE REFERRED TO :

(SAID APARTMENT)

ALL THAT the 2BHK/3BHK/4BHK Residential **Apartment No.....** containing a carpet area ofsq. ft. (equivalent to a built up area ofsq. ft.) be the same a little more or less, together with exclusive balcony area of ... sq.ft., together with exclusive terrace area of sq.ft. more or less, if any, on the **Floor** of the block/tower no..... (.....) of the Project known as **VINAYAK ATLANTIS**, constructed and completed as per the Plan Together with the proportionate impartible undivided share in the land beneath the said Tower of the said Project attributable thereto Together With Right to park medium size motor car in one/two Open/Covered/Independent/Dependent/Mechanical Car parking space being no....., having an area of sq. ft. at the Ground Level/at the Basement Being No....., and pro rata common areas of _____ **sq.ft.** of the Project more fully and particularly mentioned and described in the **I** of the **Third Schedule** here under written together with Right to Enjoy the Common Facilities and Amenities more fully and particularly mentioned and described in the **II** of the **Third Schedule** here under written to be used in common with the other Allottee(s)/Purchaser(s) of the said Block/Tower and the said Project..

THE SCHEDULE “C” ABOVE REFFERED TO:

PART I

(COMMON AREAS)

- (a)
- (b)
- (c)
- (d)

PART II

(COMMON AMENITIES AND FACILITIES)

SET OUT

THE SCHEDULE “D” ABOVE REFERRED TO :

(COMMON EXPENSES)

1. **MAINTENANCE** : All costs and expenses of maintaining repairing redecorating and renewing etc., of the main structure, gutters and water pipes for all purposes, drains and electric cables and wires in under or upon the Complex and enjoyed or used by the Purchasers in common with other occupiers or serving more than one Unit and main entrance and exit gates, landings and staircases of the Complex/ Building Block and enjoyed by the Purchasers or used by their in common as aforesaid and the boundary walls, compounds etc. of the Complex. The costs of cleaning and lighting the main entrance and exit gates, passage, driveway, landings, staircases and other parts of the Complex so enjoyed or used by the Purchasers in common as aforesaid and keeping the adjoining side spaces in good and repaired conditions.
2. **OPERATIONAL** : All expenses for running and operating all machinery, equipments and installations comprised in the common areas and installations (including lift, water pump with Motor, Generator etc.) and also the costs of repairing, renovating and replacing the same.
3. **STAFF** : The salaries of and all other expenses of the staffs to be employed for the common purposes (e.g. security, electrician, maintenance persons, caretaker, plumber, clerk, sweepers, liftman etc.) including their bonus and other emoluments and benefits.
4. **ASSOCIATION** : Establishment and all other expenses of the Association and also similar expenses of the Promoters or any agency looking after the common purposes, until handing over the same to the Association.
5. **TAXES** : Municipal and other rates, taxes and levies and all other outgoings, if any, in respect of the Complex (save those assessed separately in respect of any).
6. **INSURANCE** : Insurance premium for insurance of the Complex and also otherwise for insuring the same against earthquake, damages, fire, lightning, mob, violence, civil commotion (and other risks, if insured).
7. **COMMON UTILITIES** : Expenses for serving/supply of common facilities and utilities and all charges incidental thereto.
8. **RESERVES** : Creation of funds for replacement, renovation and/or other periodic expenses.

9. **OTHER** : All other expenses and/or outgoings including litigation expenses which may be incurred by the Promoter and/or the Association for the common purposes and such other costs, expenses etc. incidental to and/or ancillary to and/or related to/with any of the matters, items, issues etc. stated in this Schedule.

**THE SCHEDULE "F" ABOVE REFERRED TO:
(RULES, REGULATIONS & RESTRICTIONS)**

Part-I

(COMMON AREAS MAINTENANCE & HOUSE RULES)

- a. to use all path, passages and staircases for the purpose of ingress and egress and for no other purpose whatsoever unless permitted by the Association of Purchaser(s), upon formation, in writing.
- b. to use the Common Areas only to the extent required for ingress to and egress from the Apartment of men and materials and passage of utilities and facilities.
- c. to keep the common areas, open spaces, parking areas, paths, passages, staircases, lobby, landings etc., free from obstructions or encroachments and in a clean and orderly manner and not to store or allow any one to store any goods articles or things or allow anyone to sleep or rest therein or thereat or in any other Common Areas of the Tower/said Project.
- d. not to keep in the parking place anything other than private motor car and shall not raise or put up any kutcha or pucca structure grilled wall or enclosure thereon or part thereof and shall keep it always open as before. Not to make dwelling or staying of any person in the said car parking space or blocking by putting any articles.
- e. not to use any part of the Tower/said Project or other Common Areas, for bathing or other undesirable purposes or such purposes which may cause any nuisance or annoyance to the other Purchasers.
- f. no purchaser shall make or permit any disturbing noises in the Tower/said Project or do or permit anything to be done therein which will interfere with the rights comfort or convenience of other co-transferees. No Occupier shall play upon or suffer to be played upon instrument or permit to be operated a phonograph or radio or television or loud speaker or music system in such Apartment if the same shall cause disturbance or annoyance to the other occupants of the Tower. No Purchaser shall give vocal or instrumental instruction at any time in order to reduce sound emanating from any Apartment.
- g. not to deposit or throw or permit to be deposited or thrown any rubbish or refuse or waste or spit in the staircase, lobby, lifts, landings, pathways, passages or in any other Common Areas or in any other portion of the Tower/said Project nor into lavatories, cisterns, water or soil pipes serving the Tower nor allow or permit any other Co-transferee to do so.

h. not to use the said Apartment or permit the same to be used for any purpose whatsoever other than residential purpose and shall not use for the purpose which may or is likely to cause nuisance or annoyance to occupiers of the other portions of the said Project or to the Owners and occupiers of the neighboring premises or for any illegal or immoral purpose or as a Boarding House, Club House, Nursing Home, Amusement or Entertainment Centre, Eating or Catering Place Dispensary or a Meeting Place or for any commercial or industrial activities whatsoever and similarly shall not keep in the parking place, if allotted, anything other than private motor cars or motor cycles and shall not raise or put any kutcha or pucca construction grilled wall/enclosures thereon or part thereof and shall keep it always open as before, Dwelling or staying of any person or blocking by putting any articles shall not be allowed in the car parking space.

i. to ensure that the domestic help/service providers visiting the said Apartment use only the common toilets and while so using, keep the common toilets clean and dry.

j. to use drills only (and not manual hammers) to drive nails into the walls of the Apartment. However no drills can be used in the kitchen or the toilet without the supervision of the representative of the Association.

k. to use or allow the said Apartment or any part thereof to be used, directly or indirectly, for any unlawful/immoral purpose and/or for/as any club, political meeting, conference, meeting place, hall, business centre, guest house, nursing home, hospital, dispensary, clinic, boarding house, eating or catering place, restaurant, amusement or entertainment centre or other such purpose, or for/as any business/professional chamber or office or place of worship and/or for any religious activities and/or manufacturing/industrial activities and/or for any commercial purposes/activities, and further shall not convert/apply for conversion of the nature/user thereof including but not limited to for any direct or indirect commercial, semi-commercial use etc., and shall used the Said Apartment only for residential purpose;

l. to ensure that all interior work of furniture, fixtures and furbishing of the said Apartment, or any repairs or renewals thereto, is carried out during daylight hours only, without creating noise beyond tolerable limits, so as not to cause discomfort or inconvenience to other Co- Purchaser(s).

m. to comply with, obtain and keep valid and subsisting all requisite permissions, licenses, registrations and approvals, including but not limited to, those under the Municipal Laws, Local Laws, Labour Laws, Environmental Laws, as are applicable for the use of the Apartment for selling of or dealing with the products or rendition of the services from the Apartment. As and when called upon to do so, the Purchaser(s) shall produce before the Association of the Purchasers, all such permissions and licenses and if the Association of the Purchasers is not satisfied and require of the Purchaser(s) to obtain such other or further permissions or licenses from such authorities, the Purchaser(s) shall forthwith cause to obtain such permissions or licenses.

n. to fix or install air conditioners only at the designated place within the Apartment and not elsewhere.

o. to operate the cooling or ventilation equipment in the Apartment in accordance with the regulation made by the Promoter and/or the facility management agency appointed by the Association of the Purchasers from time to time.

p. to insure and keep insured the Apartment against any claims loss liabilities or other risks arising from public or any third parties under a Public Liability Policy with an insurance company and to pay all premiums necessary for that purpose and to deliver to the Association of the Purchasers on demand the policy of such insurance and the receipts for the premiums so paid, which insurance shall include a Cross-Indemnity Clause and if the Purchaser(s) at any time fail to keep the Apartment insured as aforesaid, Promoter and/or the facility management agency appointed by the Association of the Purchasers may do all things necessary to effect and maintain such insurance and any money expended for that purpose shall be repaid by Purchaser(s) to Promoter and/or the facility management agency appointed by the Association of the Purchasers. The Association of the Purchasers and/or the respective owners in rest of the Tower shall insure their respective area as such policy shall include similar cross indemnity clause covering the Purchaser(s) for similar risks from the third party liabilities arising from the other parts of the Tower.

q. to maintain at their own costs, the Apartment in the same good condition state and order clean, hygienic and tidy and abide by all laws, bye-laws, rules, regulations and restrictions (including those relating to Fire Safety under the West Bengal Fire Services Act, 1950 and the rules made there under) of the Government, Kamarhati Municipality, CESC Ltd., and/or any statutory authority and/or local body with regard to the user and maintenance of the Apartment as well as the user operation and maintenance of the lifts, Generator, water, electricity, drainage, sewerage and other installations and amenities including the Promoter's logo at the Tower and to make such additions and alterations in or about or relating to the Apartment and/or the Tower as be required to be carried out by them or any of them, independently or in common with the other Co-transferees as the case may be without holding the Vendor/Promoters in any manner liable or responsible therefor and to pay all costs and expenses therefor wholly or proportionately as the case may be and be answerable and responsible for deviation or violation of any of their conditions or rules or bye-laws and shall indemnify and keep the Vendor/Promoter saved, harmless and indemnified from and against all loss damage costs claims demands actions and proceedings that they or any of them may suffer or incur due to any non-compliance, non performance, default or negligence on the part of the Purchaser(s).

r. to apply for and obtain at their own costs separate assessment and mutation of the Apartment in the records of South Dum Dum Municipality and the Vendor/Promoter shall give their consent for the same.

s. to keep all the pipes, drains, basins, sinks and water closets, if any, in the said Apartment clean and unblocked and bear and pay all expenses relating thereto including the salaries of the cleaners, if employed by them.

t. to collect and/or to remove all refuse or rubbish whatsoever from the said Apartment daily and to deposit the same in approved refuse bins receptacles or containers as may be directed from time to time at such specified places by the

Association of the Purchasers, the Ministry of Environment and/or any competent authority or organization.

u. to keep the Apartment and partition walls, sewers, drains, pipes, cables, wires, entrance and main entrance serving any other Apartment in the Tower in good and substantial repair and condition so as to support shelter and protect and keep habitable the other Apartments/parts of the Tower and not to do or cause to be done anything in or around the Apartment which may cause or tend to cause or tantamount to cause or affect any damage to any flooring or ceiling of any other portion over below or adjacent to the Apartment. In particular and without prejudice to the generality to the foregoing, the Purchaser(s) do and each of them doth hereby covenant that the Purchaser(s) shall not make any form of alteration in the beams and columns passing through the Apartment or the Common Areas for the purpose of making changing or repairing the concealed wiring and piping or otherwise.

v. not to hang or put any clothes in or upon the windows balconies and other portions which may be exposed in a manner or be visible to the outsiders.

w. In no event shall dogs and other pets be permitted on elevators or in any of the common portions of the Tower/said Project unless accompanied.

x. not to alter the outer elevation of the tower or any part thereof nor decorate the exterior of the Tower otherwise than in the manner agreed by the Association of the Purchasers in writing or in the manner as near as may be in which it was previously decorated and to maintain at all times the Promoter's logo at the main entrance and on the roof of the new building.

y. not to commit or permit to be committed any alteration or changes in the main structures, beams, pillars, pipes, conduits, cables and other fixtures and fittings serving in the tower.

z. not to let out transfer or part with the possession of the Car Parking Space, if the right of parking of car is granted hereunder, independent of the Apartment nor vice versa, with the only exception being that the Purchaser(s) shall be entitled to let out transfer or part with possession of the parking space independent of the Apartment to any other Co-transferee of the Project and none else.

aa. not to carry on or cause to be carried on any obnoxious injurious noisy dangerous hazardous illegal or immoral act deed or activity in or through the Apartment.

bb. not to affix, erect, attach, paint, exhibit or permit or suffer so to be upon any part of the exterior of the Apartment or any part of the new building any placard, poster, notice, advertisement, name or sign or television or wireless mast or aerial or any other thing whatsoever or protruding any attachment or fitting in any way outside the said Apartment save and except such as shall have been previously approved in writing by the Association of the Purchasers.

cc. not to change or in any way, vary the frontage or the entrance door of the Apartment approved by the Promoter for access to the Apartment or in any way to cut

or alter the entrance door without first having obtained the written consent of the Promoter, which shall not to be unreasonably withheld.

dd. not to load or permit or suffer to be loaded at any time on any part of the floors or structures of the Apartment any weight greater than its load bearing capacity or as the Association of the Purchasers may from time to time prescribe or any weight which will cause undue strain and not to install any equipment or machinery which shall be unduly noisy or cause dangerous vibration or be a nuisance to the other occupants of the Tower.

ee. not do or permit or suffer to be done anything whereby the policy or policies of insurance on the Tower against loss or damage by fire or policies of insurance on the Tower against loss or damage by fire or other risks may be rendered void or violable or whereby the rate of premium thereon may be increased and to make good all damage suffered by the Association of the Purchasers and to repay to the Association of the Purchasers on demand all sums paid way of increased premiums and all other expenses relating to the renewal of such policy or policies rendered necessary by a breach or non-observance of this covenant without prejudice to any other rights of the Association of the Purchasers.

ff. not to place or take into the lifts without the prior approval of the Association of the Purchasers any baggage, furniture, heavy articles or other goods.

gg. not to play or use at the Apartment any equipment that is audible in the common parts or outside the Tower.

hh. not to kill or butcher any animal within the Project or violate any provision of the Prevention of Cruelty to Animals Act, 1960 within the Project. not to slaughter or permit to be slaughtered any animal and/or bird nor do any act deed or thing which may hurt or injure the sentiments of any of the other Purchaser(s) and/or occupiers of the said Project.

ii. not to injure, harm or damage the Common Areas or any other Apartments in the said Project by making any alterations or withdrawing any support or otherwise.

jj. not to make any addition, alteration in the structure of the Tower, internally within the Apartment or externally within the said Project and not to change the location and/or design of the window and balcony grills (provided by the Promoter) and also shall not change the color of the balcony/verandah, which is part of the outside color scheme of the Tower / elevation, duly approved and finalized by the architect of the said Project.

kk. not to keep in the said Apartment any article or thing which is or might become dangerous, offensive, combustible, inflammable radioactive or explosive of which might increase the risk of fire or explosion or in any way injure by percolation, corrosion or otherwise cause damage to the said Apartment and/or any other Apartment in the said Project.

ll. not to close or permit the closing of verandahs or lounges or balconies or lobbies and common parts and also not to alter or permit any alteration in the elevation and outside colour Scheme of the exposed walls of the verandhas, lounges

or any external walls or the fences of external doors and windows including grills of the said Apartment which in the opinion of the Promoter and/or the facility management agency appointed by the Association of the Purchaser(s) differs from the colour scheme of the Tower or deviation or which in the opinion of the Association of Purchaser(s) may affect the elevation in respect of the exterior walls of the said Project.

mm. not to use the allocated car parking space or permit the same to be used for any other purpose whatsoever other than parking of its own car/cars.

nn. not to use the Community Hall for weddings/religious festivals or any ceremonial rite that require lighting up of a fire /spraying of color/sacrifice of animals and use the Community Hall for small functions of their families or for the meeting of Apartment owners or for the use of any function / meeting by all the flat owners of the said Project. Although the Community Hall will be provided with a Pantry/Kitchen, however, it shall be used only for warming of the pre-cooked food or final dressing of the food etc. and for the safety purpose, in no circumstances, the full-fledged cooking shall be allowed.

oo. not to use or permit the use of any loud speakers beyond the time limit and confines of the Community Hall. Not to use the said hall, and any other covered/ enclosed area of the said Project for sprinkling or spraying of colour and paints/lighting up of fire /sacrifice of animals during any festival, but to celebrate the same, in the outdoor areas, if and as may be allowed by the Association of Purchaser(s) as the case may be, and only in the area as may be designated by them, provided however, that such celebrations shall not continue beyond 10 p.m. and music, if any played, will be within tolerable limits, so as no objection is raised from any other Purchaser(s).

pp. not to install any window air-conditioning units along with outdoor units, anywhere in the said Apartment and not to change the designated areas as approved by Promoter for installing the split/high wall air conditioners.

qq. not to install any collapsible gate outside the main door / entrance of the said Apartment.

rr. not to partition and/or sub-divide and/or demolish and/or damage the said Apartment and/or the Car Parking Space and/or any part or portion thereof;

ss. not to keep any heavy articles or things that are likely to damage the floor or install and operate any machine or equipment save usual home appliances.

tt. not to install or keep or run any generator in the Said Apartment.

uu. not to misuse or permit to be misused the water supply to the said Apartment.

vv. not to smoke in public areas of the Tower (s) and not to throw empty cigarette cartons, cigarette butts and matchboxes in open spaces but to dispose them in dustbins after ensuring that the fire is fully extinguished from such cigarettes.

- ww. not to pluck flowers or stems from the gardens.
- xx. not to trespass or allow trespassers over lawns and green plants within the Common Areas.
- yy. not to use the lifts in case of fire.
- zz. not to cover the Common Areas, fire exits and balconies/terraces (if any) of the said Apartment.
- aaa. not to put up or affix any sign board, name plate or stick or affix bill(s), notice(s), advertisement(s), hoarding(s) etc. or other things or other similar articles in/at any part or portion of the Building(s) and/or the said Project including any of the areas/facilities comprising the Common Areas And Facilities and/or at any part or portion of the exposed/outside walls, doors, external façade, windows etc. of the said Apartment and/or the Car Parking Space and/or outside the Said Apartment provided that the Purchaser(s) may display a small and decent name-plate outside the main door of the Said Apartment at the specific space designated for the same by the Association;
- bbb. not to hang from or attach to the beams or the rafters of any part of the said Apartment and/or the Building(s), any article(s) or machinery(ies) which in the opinion of the Association are heavy or may or are likely to affect or damage or endanger the construction and/or the structure and/or stability of the Building(s) or any part thereof, such opinion of the Promoter being final and binding on the Purchaser(s);
- ccc. not to affix or draw any wires, cables, pipes etc. from or to or through any of the common portions or outside walls of the Building(s) or other parts or portions of the Said Project including but not limited to the other Apartments without the prior written approval of the Association, as the case may be;
- ddd. not to affix or install or attach or hang any antenna/aerial/satellite dishes on the ultimate roof of the Building(s) and/or the Balcony(ies)/Deck(s)/Verandah(s) and/or the Open Terrace Area that may be a part of any Apartment and/or its windows and/or to/from any part or portion of the Tower(s) and/or the Said Apartment and/or the Car Parking Space;
- eee. not to do or execute or permit to be done or executed any act, deed or thing which may hurt, injure or cause provocation of the sentiments and/or feelings (religious or otherwise) of any of the occupiers of the Apartments/the End Users and/or cause disharmony amongst them, and further shall not slaughter or permit to be slaughtered any living animals at/within any part or portion of the Said Apartment and/or the Car Parking Space and/or the Tower(s) and/or the Said Project on any religious occasion or otherwise;
- fff. not to affix or change or alter the design or the place of the grills, the window(s) or the main door of the Said Apartment or make or alter or change or relocate any window(s), light opening(s), door(s), path(s), passage(s), drain(s), pipe(s), conduit(s), cable(s) fittings, fixtures etc. in/serving any part or portion of the Said Apartment and

the Car Parking Space and/or the Tower(s) and/or the Said Project, and furthermore shall not make any encroachment(s) or easement(s) in/upon any part or portion of the Said Apartment and/or the Car Parking Space and/or the Tower(s) and/or the Said Project;

ggg. not to make and/or carry out any addition, alteration and/or modification and/or improvements of any nature whatsoever or howsoever, structural or otherwise in/to or about the Said Apartment and/or the Car Parking Space including to the beams, columns, partition walls, load bearing walls save in accordance with the then existing statutory building regulations, and further subject to prior written permission therefor having been taken from the appropriate authorities as also from the Promoter and/or the facility management agency appointed by the Promoter and/or the association, as the case may be, and further shall not withdraw any support;

hhh. not to do or permit any act, deed, matter or thing to be done which may render void or make voidable any insurance in respect of the Said Apartment and/or any of the Apartments and/or the Tower(s) or cause the premium for the insurance to be increased, and further shall obtain and keep renewed at his/her/their/its own cost and expense, a comprehensive insurance coverage/policy in respect of the Said Apartment;

iii. not to tamper, alter or change or cause or permit any tampering or alteration or change in/of/to the electrical points at any part or portion of the said Apartment including but not limited to the Balcony(ies)/Deck(s)/Verandah(s), and further shall avoid any overloading of the electrical points;

jjj. not to park or allow any vehicle to be parked on/in the passages(s) and/or the pathway(s) and/or the open space(s) of/at the Tower(s) and/or the Said Project and/or at any other portions of/at the Tower(s) and/or the Said Project save and except at the Car Parking Space, and to use the passages(s), pathway(s), open spaces etc. only in the manner as may be determined by the Promoter;

kkk. not to claim any right to use any vehicle parking space and/or to park vehicles at any part or portion of the Tower(s) and/or Said Project unless specific written permission is granted by the Promoter;

lll. not to commit breach or violate such rules and regulations as may be made applicable by the Promoter and/or the facility management agency appointed by the Promoter or the Association, as the case may be;

mmm. not to obstruct any of the End Users and/or lawful occupiers of the other Apartments to use and enjoy any of the common areas, facilities and amenities;

nnn. not to allow or use any cable, internet or other service providers save and except those service providers whom the Promoter and/or the facility management agency appointed by the Promoter or the Association, as the case may be, may have selected or engaged;

ooo. not to raise any objection to the cooking/bringing in of any non-vegetarian items/food into/at any part or portion of the Tower(s) and/or the said Project and/or

to the keeping/raising of any pets by any of the users/occupiers of the several Apartments;

ppp. not to make/permit any changes in/to any of the entrance lobbies of the Tower(s) and/or the entrance of/to the Said Apartment including but not limited to by changing/replacing the main door, installing any collapsible gate and/or shutter etc.;

qqq. not to use or permit to be used the lifts for the purpose of carting pets, any furniture, fixtures, equipments, articles etc.;

rrr. not to amalgamate/join/consolidate/connect the said Apartment with any other Apartment and/or any other space and/or area within the Tower(s) in any manner whatsoever or howsoever even if the Purchaser(s) has been allotted by way of a written instrument any further/other Apartments and/or spaces/areas which are adjacent to and/or adjoining the said Apartment;

sss. not to do any act, deed or thing which may in any manner whatsoever obstruct/impede/restrict/hinder the construction and/or the development and/or the completion and/or the transfer/alienation of any part or portion of the Said Project in any manner whatsoever including but not limited to the Building(s) and/or any further and/or additional constructions, alterations etc. at/to the Said Project and/or the Building(s) and the works related thereto, notwithstanding any disruption/hindrance in the enjoyment of the Said Apartment And Properties Appurtenant Thereto by the Allottee and/or any variation/diminishment in the undivided proportionate impartible indivisible variable share (attributable and/or allocable to the Said Apartment) in the leasehold interest in the land comprised in the Said Project and the Common Areas and Facilities as stipulated in these presents;

ttt. not to at any time make or claim partition or division on any ground whatsoever of any part or portion of any of the areas/portions comprising the Common Areas And Facilities and/or the Said Apartment and/or the Building(s) and/or the Said Project;

uuu. not to block any area(s) and/or passage(s) including those comprising the Common Areas And Facilities;

vvv. not to claim any right of user or common use or any other right of any nature whatsoever over/in respect of any part or portion any of the areas which are under the exclusive control and/or use and/or possession of the Promoter, who shall be entitled to dispose of and/or deal with the same in such a manner and in lieu of such consideration as the Promoter may deem fit and proper;

www. not to permit any driver, domestic help, servants, staff, etc. and/or any other person employed by the Allottee to sleep and/or squat and/or loiter around in/at any part or portion of the Tower(s) and/or the Said Project;

xxx. not to form with the other users, occupiers etc. of the several units/areas/spaces Apartments comprising the Tower(s) any association, and further shall not become a member of any association and/or association of persons and/or firm and/or any entity for any purpose/matter related/pertaining directly and/or

indirectly to the Tower(s) and/or the Said Project and/or for the purpose of maintenance, management, upkeep etc. of the Tower(s) and/or the Said Project, and if any such organization/company/firm/association/other entity etc., be formed, the same shall not be recognized by the Promoter;

yyy. not to obstruct or use the lobbies, entrances and stairways of the Tower(s) for any purpose other than ingress to and egress from the Said Apartment in the Tower(s);

zzz. not to use the water-closets and other water apparatus in the Tower(s) for any purpose other than those for which the same were constructed, and shall not throw into the same, any sweepings, rubbish, rags or any other article. Any damage resulting from misuse of a water-closet or apparatus shall be paid for by the End User in whose Apartment it shall have been caused;

aaaa. not to use drills in the kitchen or toilet without the supervision of the representative of the Promoter and/or the facility management agency appointed by the Promoter or the Association, as the case may be, it being clarified that only drills can be used to drive nails into the walls of the Said Apartment;

bbbb. not to remove the grouting in the toilet and kitchen, so as to avoid clogging of the pipelines and/or sewerage lines;

cccc. not to send any employee of the Promoter and/or the Association and/or the Facility Management Company on any private business or personal errand;

dddd. not to carry out or permit or allow any games or sporting activities at any part or portion of the Project;

eeee. not to cook or permit cooking in the common areas, parking spaces and servants quarter except the place(s) designated for the same by the Promoter and/or the facility management agency appointed by the Promoter and/or the Association, as the case may be;

ffff. not to damage any common property, which would be penalized by compensation of the actual amount for repair/replacement;

gggg. not to disturb and/or uninstall ever in future the logo **“VINAYAK ATLANTIS”** placed on the main entrance gate and the ultimate roof or any other place of any Tower and to maintain the same in proper order and manner.

hhhh. No Purchaser(s)/Occupier shall make or permit any disturbing noises in the Project or do or permit anything to be done therein which will interfere with the rights, comfort or convenience of other occupiers. No occupier shall use any loud speaker in the Apartment if the same shall disturb or annoy other occupants of the Project.

iiii. Each Purchaser shall keep his/her/their Apartment in a good state of preservation and cleanliness and shall not throw or permit to be thrown therefrom or from the doors, windows, terraces, balconies thereof any dirt or other substances.

jjjj. No article shall be allowed to be placed in the staircase landings or fire towers or fire refuge area nor shall anything be hung or shaken from the floor, windows, terraces or balconies or place upon the window grills of the Towers of the said Project. No fences or partitions shall be placed or affixed to any terrace without the prior approval of the Promoter /Association/Facility Management Agency.

kkkk. No shades awning, window guards, ventilators or air conditioning devices shall be used in or about the Towers of the Project excepting such as shall have been approved by the Promoter /Association/Facility Management Agency.

llll. No sign, notice or advertisement shall be inscribed or exposed on or at a window or other part of the Project except such, as shall have been approved by the Promoter /Association/Facility Management Agency, nor shall anything be projected out of any window of the Project without similar approval.

mmmm. Water closets and other water apparatus in the Project shall not be used for any purpose other than those for which they were constructed nor shall any sweepings, rubbish, rags or any other article be thrown into the same. Any damage resulting from misuse of any of the water closets or apparatus shall be paid for by the Apartment-owner in whose apartment it shall have been caused.

nnnn. No television aerial shall be attached to or hung from the exterior of the Apartment.

oooo. No vehicle belonging to a Purchaser or to a member of the family or guest, tenant or employee of the Purchaser(s) shall be parked in the open space or in such manner as to impede or prevent ready access to the entrance of the Project by another vehicle.

Part-II

(RESIDENT'S CLUB)

Set out

(THE SCHEDULE "G" ABOVE REFERRED TO:

(DEFINITIONS)

ASSOCIATION – shall mean an Association of Allottees/Purchasers in the Project to be/being formed by the Promoter under the provisions of West Bengal Apartment Ownership Act, 1972 or any other similar Act applicable thereto and amendments there under.

BUILT UP AREA - shall mean carpet area plus 100% area of the external walls which are not shared and 50% area of the walls shared by the apartment and the adjacent apartments and 50% area of the walls shared by the common facilities like lift lobbies, stairs, corridors, duct and so on plus the balcony area, open terrace area or verandah, if any;

CARPET AREA – shall mean the net usable floor area of the Apartment, excluding the area covered by the external walls, areas under services shafts, exclusive of balcony or verandah area and exclusive open terrace area, but includes the area covered by the internal partition walls of the Apartment;

COMMON AREAS - shall mean and include the areas as mentioned in **Part I of the Schedule 'C'** written herein above;

COMMON AMENITIES AND FACILITIES - shall mean and include the provisional amenities and facilities as mentioned in **Part II of the Schedule 'C'** written herein above provided by the Promoter herein;

COMMON MAINTENANCE EXPENSES – shall mean and include all expenses for maintenance, management, upkeep and administration of the Common Areas and Common Facilities and Amenities and for rendition of common services in common to the Allottees as mentioned in the **Schedule 'D'** written herein above and all other expenses for the Common Purpose to be contributed, borne, paid and shared by the Allottee(s);

COMMON PURPOSES – shall mean and include the purpose of managing, maintaining and up keeping the said Project as a whole in particular the Common Areas, Common Facilities and Amenities, rendition of common services in common to the Allottees, collection and disbursement of the Common Expenses and administering and dealing with the matters of common interest of the Allottees and relating to their mutual rights and obligations for the beneficial use and enjoyment of their respective Apartments exclusively and the Common Areas, Common Facilities and Amenities of the Tower(s) and the Project in common;

CLUB - shall mean a Club being set up/to be set up for the use and enjoyment of the Allottees within the Project which may have the recreational facilities tentatively like, modern swimming pool, Changing Room and Shower, Health Club, Well-equipped gym, The said facilities may be varied at the sole discretion of the Promoter.

PARKING SPACES - shall mean all the spaces in the portions at the ground floor level/basement level/podium level of the new towers, whether open or covered or mechanical, of the Project expressed or intended to be reserved for parking of motor cars/two wheelers.

SAID LAND - shall mean **ALL THAT** the piece or parcel and containing an area of **162 (one hundred and sixty two) Decimal** be the same a little more or less situated lying at and comprised in **R.S./L.R. Dag No. 122** and land containing an area of **52 (fifty two) Decimal** be the same a little more or less situated lying at and comprised in **R.S./L.R. Dag No. 123**, at *Mouza Kochpukur*, J.L. No. 02, under L.R. Khatian Nos. 1026, 1023, 1187, 1031, 1188, 1189, 1191, 1192, 1196, 1197, 1198, 1190, 1328,

1329, 1330, 1508, 1509, 1524, 1525 and 1526 Police Station Kolkata Leather Complex (formerly Bhangar), within the limits of Bamanghata Gram Panchayet, Sub-Registration District Bhangore, Kolkata 700 156, District South 24 Parganas, more fully and particularly described in the **Part I of the Schedule 'A'** written above;

SAID PLAN - shall mean the sanctioned plan having Building Plan No 740/870/KMDA dated 20.10.2022, duly sanctioned by the Zilla Parisad South 24 Parganas together with all the revision and/or modification and/or regularization thereof for construction of residential Project upon the said Land or on the part thereof to be known as **"VINAYAK ATLANTIS"**;

SAID PROJECT/COMPLEX – shall mean the building complex known as **"VINAYAK ATLANTIS"** comprising of (2) numbers of Ground+25 storied Towers consisting of self contained independent residential apartments and the parking spaces within the complex and the Common Areas, Common Amenities and Facilities constructed and completed by the Promoter in terms of the Plan on the said land or on the part thereof;

SAID SHARE – shall mean prorata undivided indivisible impartible share in the said land in the Project attributable to the apartment agreed to be purchased hereunder by the Allottee(s);

SAID APARTMENT - shall mean **All That** the **2/3** BHK residential **Apartment No. __** containing a carpet area of ___ Sq. Ft., together with Exclusive Balcony Area of ___ Sq. Ft. (total Built-up area being ___ Sq. Ft. and total Super Built-up area being ___ Sq. Ft. more or less) on the _____ side of the **Floor**, together with Exclusive Right to use the **Open Terrace** adjoining the said Apartment containing an area of ___ Sq. Ft., be the same a little more or less on the ___ **Floor** of the **Block/Tower No. __** of the Project to be known as **"VINAYAK ATLANTIS"** constructed and completed by the Promoter in accordance to the said Plan and Together with the proportionate undivided indivisible impartible share in the said land in the Project attributable to the apartment together with right to park **One** car at the mechanical **open/covered** parking space in the Basement/Ground/Podium level **being no. __** situated within the said Project more fully and particularly described in **Part-I of the Schedule 'B'** written above and together with the prorata share in the Common Areas and proportionate Right to enjoy the Common Facilities and Amenities to be used in common with the other Allottee(s);

SERVICE INSTALLATIONS - shall comprise of sewers, drains, channels, pipes, water courses, gutters, main wires, cables, conduits, aerials, tanks, and soak ways and any other apparatus for the supply of water, electricity, telephone or television signals or for the disposal of foul or surface water;

All other words used herein shall have the same meaning, if defined in the Act or the Rules.

(THE SCHEDULE ABOVE REFERRED TO:

(EASEMENT RIGHTS)

- i. The Allottee(s) shall be entitled to all rights privileges vertical and lateral supports easements, quasi-easements and appurtenances whatsoever belonging to or in any way appertaining to the said Apartment or therewith usually held used occupied or enjoyed or reputed or known as part or parcel thereof or appertaining thereto.
- ii. The right of access and passage in common with the Association and/or the Allottee(s) and other occupiers of the Tower/Project at all times and for all normal lawful purposes connected with the use and enjoyment of the staircase, lifts and electrical installations and all other covered common areas installations and facilities in the Tower and the Project.
- iii. The right of way in common as aforesaid at all times and for all purposes connected with the reasonable use and enjoyment of the Said Apartment with or without vehicles over and along the drive-ways and pathways excepting area which are reserved ad provided always and it is hereby declared that nothing herein contained shall permit the Allottee(s) or any person deriving title under the Allottee(s) or the servants, agents, employees and invitees of the Allottee(s) to obstruct in any way by vehicles deposit of materials rubbish or otherwise the free passage of or other person or persons including the Allottee(s) and the Association along such drive way and path ways as aforesaid.
- iv. The right of support shelter and protection of the Said Apartment by or from all parts of the Tower/Project so far they now support shelter or protect the same.
- v. The right of passage in common as aforesaid electricity water and soil from and to the Said Apartment through pipes drains wires and conduits lying or being in under through or over the Tower and the Project so as far as may be reasonable necessary for the beneficial occupation of the Said Apartment and for all purposes whatsoever.
- vi. The right with or without workmen and necessary materials for the Allottee(s) to enter from time to time upon the other parts of the Tower and the Project for the purpose of repairing so far as may be necessary the pipes drain wires and conduits aforesaid and for the purpose of rebuilding, repairing repainting or cleaning any parts of the Said Apartment in so far as such repairing or cleaning as aforesaid cannot be reasonably carried out without such entry and in all such cases upon giving twenty four hours' previous notice in writing of its intention so to enter to the Allottee(s) and occupiers of the other spaces and portion of the Tower(s).

IN WITNESS WHEREOF parties hereinabove named have set their respective hands and signed-this Indenture at Kolkata in the presence of attesting witnesses, signing as such on the day first above written.

SIGNED AND DELIVERED BY THE Please affix
 WITHIN NAMED VENDORS: photograph and

sign across the
photograph

(1) Signature _____

Name _____

Address _____

(2) Signature _____

Name _____

Address _____

Please affix
photograph and
sign across the
photograph

SIGNED AND DELIVERED BY THE
WITHIN NAMED PROMOTER:

Please affix
photograph and
sign across the
photograph

(1) Signature _____

Name _____

SIGNED AND DELIVERED BY THE
WITHIN NAMED
ALLOTTEE(S)/PURCHASER(S):

Please affix
photograph and
sign across the
photograph

(1) Signature _____

Name _____

(2) Signature _____

Please affix

Name _____

Address _____

photograph and
sign across the
photograph

At _____ on _____ in the presence of :

WITNESSES:

1. Signature

Name _____

Address _____

2. Signature

Name _____

Address _____

At _____ on _____ in the presence of :

WITNESSES:

1. Signature

Name _____

Address _____

2. Signature

Name _____

Address _____

RECEIVED of and from the within named Purchaser(s) the within-mentioned sum of Rs...../- (Rupees only) being the full payment of the total Price of the Apartment as per Memo below:

MEMO OF CONSIDERATION

CHEQUE NO.	DATE	BANK/BRANCH	AMOUNT

(RUPEES ONLY).

WITNESSES:

