AGREEMENT FOR SALE

THIS AGREEMENT FOR SA	LE (herein after referred as" Agreement ")executed on this
day of	,(Two Thousand and Twenty Two) 2024.

BYANDBETWEEN

1. **SUBRATA BHOWMICK (PAN** NO. AEDPB0283R), S/o Harendra Kumar Bhowmick,residingatPurnashree Pally, S.B.Gorai Road,P.O. -Asansol, P.S. - Asansol South, Asansol -713301, West Bengal, 2. SMT. AANKHI **GHATAK(PANNO.AHNPG6892L),**D/oBibhuti Bhusan Banerjee, residing atUpper Chelidanga, Deabsish Ghatak Sarani, Beside Chalantika HotelP.O. Asansol, P.S. - Asansol South, Asansol, Pin 713304, West Bengal, 3. SMT. AVA KARMAKAR(PANNO.AEUPK7066G),D/oFatik Karmakar, residing atWest Apcar Garden, Asansol, P.O. Asansol, P.S. - Asansol South, Asansol, Pin 713304, West Bengal, 4. SMT. MADHUMITA GHOSH alias MADHUMITA GHOSH ROY (PANNO.AISPG8877B),D/oMihir Ghosh,residing atMollahazi Bagan, Chandannagar, P.S. - Chandannagar, Chandannagar, Chandannagar, 712136, District-Hooghly West Bengal, all by religion NationalityIndian, bypartyno. (1) Occupation- Business, Party No. (2) Occupation Housewife, partyno. (3&4) Occupation – Businesshereinafter jointly referred to as the **OWNERS** (which terms or expression shall unless excluded by or repugnant to the context be deemed to mean and include his heirs, executors, administrators, legal representatives and assigns) Party of the First Part.

NARAYANAM PROJECTS PRIVATE LIMITED(PanNo.AAICN4050E) a company incorporated within the meaning of the Companies Act, 2013, having its registered office at West Apcar Garden, Neat Kolkata Sweets, P.O.-Asansol, P.S. - Asansol South, Asansol - 713304, West Bengal, represented by its Director 1.SRI SUBRATA BHOWMICK (PAN NO. AEDPB0283R), S/o Harendra Kumar Bhowmick,residingatPurnashree Pally, S.B.Gorai Road,P.O. -Asansol, P.S. - Asansol South, Asansol -713301, West Bengal, 2.SRI RANJIT **GHATAK (PAN** NO. AECPG7061B), S/o late Bidhu Bhusan Ghatak, residing at Debashish Ghatak Sarani, Upper Chelidanga. P.O. - Asansol, P.S. -Asansol South, Asansol -713304, West Bengal, 3.SRI **GURUDAS** KARMAKAR(PANNo.AGDPK0159P)son of Late Basanta Karmakar, residing at West Apcar Garden, Near Kali Mandir, P.O. - Asansol, P.S. - Asansol South, Dist -Paschim Bardhaman, Pin: 713304, West Bengal, 4.SRI RUDRA SANKAR ROY (PANNo.AERPR4410G)son of kamal Kanta Roy, residing at Samdi, Pahargara, P.O. - Samdi, P.S. - Salanpur, Dist - Paschim Bardhaman, Pin: 713359, West Bengal, all by Religion Hindu, by Nationality Indian, by occupation Business, hereinafter called and referred to as the "DEVELOPER/CONSITUTIED ATTORNEY" (which terms or expression shall unless excluded by or repugnant to the context be deemed to mean and include his heirs, executors, administrators, legal representatives and assigns). Party of the Second Part.

AND

Mr./Ms.				(P.	AN					
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				_)sc	n/daught	erof				
						,	resid	ing		at
_,),herei	naft	ercalledthe	e"Allottee	"(wl	nichexpre	ssio	າ shall ເ	ınless	repugna	nt to the
context	or	meaning	thereof	be	deemed	to	mean	and	include	his/her
heirs,exe	ecuto	ors,adminis	strators,sı	ıcces	ssors-in-in	tere	standpe	ermitt	edassigne	ees).

The Promoter and Allottee shall there inafter collectively be referred to as the "Parties" and individually as a "Party".

WHEREAS 1) Sri Gurudas Karmakar and 2) Sri Tarun Kanti Karmakar, both Sons of Late Basanta Karmakar, residents of West Apcar Garden, Asansol, Were the lawful and rightful owners of 'Bastu' land measuring 10(ten) decimals with a forty years old pucca one storied building having covered area 800 sq.ft. comprised in C.S., R.s. & L.R. Plot No. 234 (two hundred thirty four) under C.S. Khatian No. 65, R.S. Khatian No. 113 and L.R. Khatian No. 1892 of MOUZA-Kumarpur, J.L. No. 19, P.S. Asansol (South), by purchasing the same under a registered Deed of Sale bearing Deed No. I-2305-06185 for the year 2021 of the

office of the A.D.S.R., Asansol;

AND WHEREAS the aforesaid Sri Tarun Kanti Karmakar While owning and possessing his share in the above noted property, he sold, transferred and conveyed the 'Bastu' land measuring 3(three) Cottahs or 2160 sq.ft. with a tiled shed house having covered area 100(one hundred) sq.ft. in favour of 1) Sri Subrata Bhowmik, the land Owner/First Party No. 1 hereof and 2) Smt. Aankhi Ghatak, the land Owner/First Party No. 2 hereof under a registered Deed of sale bearing Deed No. I-2305-10154 for the year 2022 of the office of the A.D.S.R., Asansol;

AND WHEREAS the aforesaid Sri Gurudas Karmakar while owning and possessing his share in the above noted property, he transferred and conveyed the 'Bastu' land measuring 3 (three) Cottahs or 2160 sq.ft. with a tiled shed house having covered area 100(one hundred) sq.ft. in favour of his wife Smt. Ava Karmakar, the Land Owner/First Party No. 3 hereof by a registered Deed of Gift bearing Deed No. I-2305-10586 for the year 2022 of the office of the A.D.S.R., Asansol;

AND WHEREAS the name of the land owners/First Party nos. 1, 2 and 3 have been recorded under L.R. Khatian nos. 2028, 2029 and 2030 respectively in respect of the said land;

AND WHEREAS the abovenamed Sri Subrata Bhowmick, Smt. Aankhi Ghatak and Smt. Ava Karmakar, the Land Owners/First Party nos. 1,2 and 3, with the intention to raise and construct a multi- stored (B+G+3 storied) building over and upon the said land obtained a building plan duly sanctioned by the authority of Asansol Municipal Corporation vide its Building Permit No. SWS-OBPAS/1101/2023/1488 dt. 09.10.2023 and in this regard had already obtained a Development permission for development of land under Land Use Compatibility Certificate u/s 46 of the West Bengal Town & Country (Planning & Development) Act., 1979 from Asansol Durgapur Development Authority under its Memo No. ADDA/ASN/DP /2023/0872 dt. 11.04.2023 and also obtained Fire Safety Recommendation from Divisional Fire Officer, Paschim Bardhaman, West Bengal Fire & Emergency Services vide its Memo No. FSR/0125186239100095 dt. 13.04.2023 and permission for conversion of the said land from 'Baid' classification to "commercial Bastu" has been allowed by the office of the SDL & LRO (EP-1), Asansol;

AND WHEREAS thereafter the land Owner/First Party no.3 while owning and possessing her aforesaid land measuring 3 (three) Cottahs or 2160 sq.ft., she sold, transferred and conveyed 1 (one) Cottah 8(eight) Chhitaks or 1080 sq.ft. of land with a tiled shed house having covered area 100 sq.ft. in favour of Smt. Madhumita Ghosh alias Madhumita Ghosh Roy, the Land Owner/First Party No. 4 hereof under a registered Deed of Sale bearing Deed No. I-2305-03513/2023 of the office of the A.D.S.R., Asansol;

AND WHEREAS in the above circumstances the Land Owner/First Party nos. 1&2 are the joint owners of the undivided 50% share and each of the Land Owner/First Party no. 3 and 4 are the absolute owner of undivided 25% in the said property which is morefully described in the schedule 'A' below and the same is free from all encumbrances, charges and/or mortgages;

AND WHEREAS the Land Owner/First Party instead to develop the 'A' schedule land by constructing a multistoried (B+G+3 storied) building upon the said land through builder/developer, Narayanam Projects Pvt. Ltd.. developer/Second Party being a builder/developer offered to raise a multistoried (B+G+3 storied) building at there own cost and expenses upon the 'A' schedule land and have further offered to allot 40% (forty percent) share of total construction area of the said proposed multistoried building for and in lieu of the 'A' schedule land and considering the said offer the Land Owner/First Party engaged the Developer/Second Party in regard to promote/develop the schedule 'A' property by raising multistoried building upon the 'A' schedule land. Be it mentioned here that if the area of the allocation of property of the Land Owner/First Party shall increase/decrease, then the Developer/Second Party shall collect/pay the consideration amount of the said area from/to the land Owner/First Party as per ratio of allotted property in accordance to the prevailing market value;

ANDWHEREAS the Land Owner/First Party agreed to provide all sorts of assistance to the Developer/Second Party by signing all papers and documents as and when required, in the matter of erection of such multistoried building upon the 'A' schedule land by the Developers/Second Party

ANDWHEREAS in term of such mutual agreement the Land Owner / First party engaged the said 'NARAYANAM PROJECTS PVT. LTD. ' authorizing to erect the said multistoried project/construction upon the schedule mentioned land;

AND WHEREAS by way of Development Agreement dated 24.07.2024, the aforesaid owners grants a development right to the **Party of the Second Part** to

develop the schedule property which is registered before the ADSR Asansol, vide Book No. I, Volume No. 2305-2024, Pages No. 130015 to 130041 being Deed No. 230505984 for the year 2024. Subsequently one Power of Attorney is registered by and between the Party of the First Part and Party of Second Part which is registered before the ADSR Asansol, vide Book No. I, Volume No. 2305-2024, Page No. 127850 to 127875, being Deed No. 230505988 for the year 2024.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL REPRESENTATIONS, COVENANTS, ASSURANCES, PROMISES AND AGREEMENTS CONTAINED HEREIN AND OTHER GOOD AND VALUABLE CONSIDERATION, THE PARTIES AGREE AS FOLLOWS:

1. TERMS

1.1	Subject to the terms and conditions as detailed in this Agreement, the
	Developer agrees to sell to the Allottee and the Allottee hereby agrees to
	purchase, the said Apartment as more fully described in the SCHEDULE b
	herein below.
1.2	The Total Price for the Apartment based on the super built-up area of the
	Apartment is Rs
	per the details given in Part-I of the FIFTH SCHEDULE" hereunder written
	(the "TOTAL PRICE") and set forth value is Rs/- (Rupees
) only.

1.3 The Total Price has been arrived at in the following manner:

Sl. No.	Description	Rate Per Sq.Ft. (In	Amount (In
31. NO.	Description	INR)	INR)
	Unit Price:		
A.	Cost of Apartment/unit		/-
	Covered Car Parking Space	/-	/-
	Sub-Total		

		Other Charges:	
		(a) Proportionate share of costs,	
		charges and expenses of Power	
		backup/Generator Rs. 35/- per	
		sq.ft. onsuper built-up area.	
		(b) Proportionate share of	(a) Rs/- (Rupees
		installation of Transformer and	
		Main Electricity charges	
		calculated @ Rs/- per sq.	(b) Rs/- (Rupees
		ft. Onsuper built-up area.	
		(c) Legal/documentation Charges	
		per Apartment. Documentation	
		charges exclude	(c) Rs/- (Rupees
		registration/commissioning	
		charges, stamp duty and	
	B.	registration fees, which shall be	
'	ь.	paid extra by the Allotees at	
		actual (1% of the Property	
		Value).	(d) Rs/- (Rupees
		(d) Club Membership/) only.
		Infrastructure Charges per	
		Apartment calculated @ Rs.	(e) Rs/- (Rupees
		/- per sq.ft. onsuper built-) only.
		up area.	
		(e) Association Formation Charges	
		@ Rs/- per sq.ft. on super	Rs/- (Rupees
		built-up area.	
		(f) Common area maintenance	
		charges free for 6 months after	
		date of declaration for taking	
		possession.	
		Sub-Total	
	С	Total GST (Goods and Service Tax)	Rs/- (Rupees
) only.
		Total Price (A + B + C)	Rs/- (Rupees

______) only

Explanation:

- (i) The Total Price above includes the booking amount paid by the allottee to the Promot ertowards the Apartment;
- (ii) The Total Price above includes Taxes (consisting of tax paid or payable by the Promoter by way of Service Tax, GST, CGST, if any as per law, and Cess or any other similar taxes which may belevied, in connection with the construction of the Project payable by the Promoter) up to the date of handingoverthepossessionoftheApartment:

Provided that in case there is any change / modification in the taxes, the subsequent amount payable by the allottee to the promoter shall be increased / reduced based on such change / modification;

- (iii) The Promoter shall periodically intimate to the Allottee, the amount payable as stated in (i) above and the Allottee shall make payment within 30 (thirty) days from the date of such written intimation. In addition, the Promoter shall provide to the Allottee the details of the taxes paid or demanded along with the acts/rules/notificationstogether with dates from which such taxes/levies etc. ha vebeen imposed or become effective;
- $\begin{tabular}{ll} (iv) & The Total Price of Apartment includes: 1) prorates hare in the Common Areas; and $$ garage(s)/closed parking(s) as provided in the Agreement. $$ $$$

The Total Price is escalation-free, save and except increases which the Allottee hereby agrees to pay, due toincrease on account of development charges payable to the competent authority and/or any other increase in chargeswhichmaybeleviedorimposedbythecompetentauthorityfromtimetotim e.ThePromoterundertakesandagreesthatwhile raising a demand on the Allottee for increase in development charges, cost/charges imposed by the competentauthorities, the Promoter shall enclose said the notification/order/rule/regulation to that effect along the demandletter being issued to the Allottee, which shall only be applicable on subsequent payments.

The Allottee (s) shall make the payment aspert he payment plans et out in **Schedule D** ("Payment Plan").

The Promoter shall confirm the final carpet area that has been allotted to the Allottee after the construction of the Building is complete and the occupancy certificate* is granted by the competentauthority, by furnishing details of the changes, if any, in the carpet area. The total price payable for the carpet area shallbe recalculated upon confirmation by the Promoter. If there is any reduction in the carpet area within the defined limitthen Promoter shall refund the excess money paid by Allottee within forty-five days with annual interest at the

ratespecified in the Rules, from the date when such an excess amount was paid by the All ottee. If the reis any increase in the carpetare a allotted to Allottee, the Promoter shall dem and that from the Allottee as per the next milestone of the Payment Plan. All these monetary adjustments shall be made at the same rate per square feet as a greed in herein.

The Promoter agrees and acknowledges, the Allottee shall have the right to the Apartmentasmentionedbelow:

- (i) The Allotteeshall have exclusive ownership of the Apartment;
- (ii) The Allottee shall also have undivided proportionate share in the Common Areas. Since the share / interest of Allottee in the Common Areas is undivided and cannot be divided or separated, the Allottee shall use the Common Areas along with other occupants, maintenance staff etc., without causing any inconvenience or hindrance to them. Further, the right of the Allottee to use the Common Areas shall always be subject to the timely payment of maintenance charges and other charges as applicable. It is clarified that the promoter
 - shall convey undivided proportion at etitle in the common are a stothe association of allot trees as provided in the Act;
- (iii) That the computation of the price of the Apartment includes recovery of price of land, construction of[not only the Apartment but also] the Common Areas, internal development charges, external developmentcharges, taxes, cost of providing electric wiring, fire detection and firefighting equipment in the

common area set c. and includes cost for providing all other facilities as provided within the Project.

It is made clear by the Promoter and the Allottee agrees that the [Apartment/Plot] along with the agree of the promoter and the Allottee agrees that the [Apartment/Plot] along with the promoter and the Allottee agrees that the [Apartment/Plot] along with the promoter and the Allottee agrees that the [Apartment/Plot] along with the promoter and the promoter and the Allottee agrees that the [Apartment/Plot] along with the promoter and the Allottee agrees that the [Apartment/Plot] along with the promoter and the promoter and the Allottee agrees that the [Apartment/Plot] along with the promoter and the Allottee agrees that the [Apartment/Plot] along with the promoter and the Allottee agree agree

open/closed parking shall be treated as a single indivisible unit for all purposes. It is agreed that the context of the con
attheProjectisanindependent,self-contained Project covering the said Land and is not
a part of any other project or zone and shall not form a part of and/or
linked/combined with any other project in its vicinity or otherwise except for the
purpose of integration
of infrastructure for the benefit of the Allottee. It is clarified that Project's facilities and amenities should be a proper for the project of the Allottee and the Allottee
all be available only for use and enjoyment of the Allottees of the Project.
It is understood by the Allottee that all other areas and i.e. are a sand facilities falling outside the allottee that all other areas and i.e. areas and facilities falling outside the areas and i.e. areas and facilities falling outside the areas and i.e. areas and facilities falling outside the areas and facilities falling outside falling outside the areas and facilities falling outside falling outsid
Project,namelyshall not form a part of the declaration to be filed with the
Competent Authority in accordance with th
WestBengalApartmentOwnershipAct,1972.
The Promoter agrees to pay all outgoings before transferring the physical possession
of the apartment to the Allottees, including land cost, ground rent, municipal or other
local taxes, charges for water or electricity, maintenance charges, including mortgage
loan andinterest on mortgages or other encumbrances and such other liabilities
payable to competent authorities, banks and financial institutions, which are related
to the project. If the Promoter fails to pay all or any of the outgoings collectedby it
from the Allottees or any liability, mortgage loan and interest thereon before
transferring the apartment to the Allottees, the Promoter agrees to be liable, even
after the transfer of the property, to pay such outgoings and penalcharges, if any, to
the authority or person to whom they are payable and be liable for the cost of any
$legal\ proceedings which may be taken the reforby such authority or person.$
TheAllotteehaspaidasumofRs,(Rupees
only) as booking amount being part payment towards the Total Price of the Apartment at the time of the Apartment at the Apartment
meofapplication and the receipt of which the Promoter hereby acknowledges and the
Allottee hereby agrees to pay the remaining price of the Apartment as prescribed in
the Payment Plan as may be demanded by the Promoter within the time and in
themannerspecifiedtherein:

Provided that if the allottee delays in payment towards any amount for which is payable, he shall be liable to payinterestattheratespecified in the Rules.

2. MODEOF PAYMENT

Subject to the terms of the Agreement and the Promoter abiding by the construction milestones, the Allottee shallmake all payments, on demand by the Promoter, within the stipulated time as mentioned in the Payment PlanthroughA/cPayeecheque/demanddraftoronlinepayment(asapplicable)infavourof'___' payable

3. COMPLIANCE OF LAW SRELATING TO REMITTANCES

The Allottee, if resident outside India, shall be solely responsible for complying with the necessary formalities aslaiddowninForeignExchangeManagementAct,1999,ReserveBankofIndiaActand RulesandRegulationsmadethereunderoranystatutoryamendment(s)modification(s)madethereofandallotherapplicablelawsincludingthatof remittance of payment acquisition/sale/transfer of immovable properties in India etc. and provide the Promoterwith such permission, approvals which would enable the Promoter to fulfill its obligations under this Agreement. Any refund, transfer of security, if provided in terms of the Agreement shall be made in accordance with theprovisions of Foreign Exchange Management Act, 1999 or statutory enactments or amendments thereof and theRules and Regulations of the Reserve Bank of India or any other applicable law. The Allottee understands and agrees that in the event of any failure on his/her part to comply with the applicable gu idelinesissuedbytheReserveBank of India, he/she shall be liable for any action 1999 under the Foreign Exchange Management Act, or otherlawsasapplicable, as a mended from time to time.

The Promoter accepts no responsibility in this regard. The Allottee shall keep the Promoter fully indemnified andharmless in this regard. Whenever there is any change in the residential status of the Allottee subsequent to the signing of this Agreement, it shall be the sole responsibility of the Allottee to intimate the same in writing to the Promoter immediately and comply with necessary formalities if any under the applicable laws. The Promoter shallnot be responsible towards any third party making payment/remittances on behalf of any Allottee and such thirdpartyshallnothaveanyrightintheapplication/allotmentofthesaidapartmentap pliedforhereininanywayandthe Promoter shall be issuing the payment receipts in favour of the Allottee only.

4. ADJUSTMENT/APPROPRIATION OF PAYMENTS

The Allottee authorizes the Promoter to adjust/appropriate all payments made by him/her under any head(s) of duesagainst lawful outstanding, if any, in his/her name as the Promoter may in its sole discretion deem fit and the Allottee undertakes not to object/demand/direct the Promoter to adjust his payments in anymanner.

5. TIME IS ESSENCE

Time is of essence for the Promoter as well as the Allottee. The Promoter shall abide by the time schedule forcompletingtheprojectandhandingoverthe[Apartment/Plot]totheAllotteeandthec ommonareastotheassociation of the allottees after receiving the occupancy certificate* or the completion certificate or both, as the case may be.Similarly,theAllotteeshallmaketimelypaymentsoftheinstallmentandotherdues payablebyhim/herandmeetingthe other obligations under the Agreement subject to the simultaneous completion of construction by the Promoteras provided in Schedule D ("Payment Plan").

6. CONSTRUCTION OF THE PROJECT/APARTMENT

TheAllotteehasseenthespecificationsoftheApartmentandacceptedthePaymentPla n,floorplans,layoutplans[annexedalongwiththisAgreement]whichhasbeenapprove dbythecompetentauthority,asrepresentedbythe Promoter. The Promoter shall develop the Project in accordance with the said layout plans, floor plans andspecifications. Subject to the terms in this Agreement, the Promoter undertakes to strictly abide by such plansapprovedbythecompetentAuthoritiesandshallalsostrictlyabidebythebyelaws,FARanddensitynorms and shall not have an option to make any variation /alteration /modification in such plans, other than in themanner provided under the Act, and breach of this term by the Promoter shall constitute a material breach of theAgreement.

7. POSSESSION OF THE APARTMENT

ScheduleforpossessionofthesaidApartment:ThePromoteragreesandunderstan dsthattimelydeliveryof possession of the Apartment is the essence of the Agreement. The Promoter, based on the approved plansand specifications, assures to hand over possession of the Apartment on unlessthereisdelayorfailureduetowar,flood,drought,fire,cyclone,earthquakeorany

othercalamitycausedbynatureaffectingtheregulardevelopmentoftherealestateproj ect("ForceMajeure").If,however,thecompletion of the Project is delayed due to the Force Majeure conditions then the Allottee agrees that the Promoter shall beentitled to the extension of time for delivery of possession of the Apartment, provided that such ForceMajeure conditions are not of a nature which make it impossible for the contract to be implemented. The Allotteeagrees and confirms that, in the event it becomes impossible for the Promoter to implement the project due toForce Majeure conditions, then this allotment shall stand terminated and the Promoter shall refund to the Allotteethe entire amount received by the Promoter from the allotment within 45 days from that date. After refund of themoney paid by the Allottee, Allottee agrees that he/ she shall not have any rights, claims etc. against Promoter and that the Promoter shall be released and discharged from all its obligationsandliabilities under this Agreement.

Procedure for taking possession - The Promoter, upon obtaining the certificate from occupancy $competent authority shall offer in writing the possession of the Apartment, to the Allotte {\tt allotte} and {\tt allotte} are the {\tt allotte} and {\tt allotte} are the {\tt allotte} are the {\tt allotte} and {\tt allotte} are the {\tt al$ eintermsofthisAgreementtobe taken within 3 (three months from the date of issue of such notice and the Promoter shall give possession of the Apartment to the Allottee. The Promoter agrees and undertakes to indemnify the Allottee and the Allottee agrees and undertakes to indemnify the Allottee agrees and undertakes to independ on the Allottee agrees and undertakes to indemnify the Allottee agrees and undertakes to independ on the Allottee agrees and undertakes agree atteeincaseoffailureoffulfillment of any of the provisions, formalities, documentation on part of the Promoter. The Allottee agree(s) topaythemaintenancechargesasdeterminedbythePromoter/Associationof allottees, as the case may be. The Promoter on its behalf shall offer the possession to the Al lotteeinwritingwithin _daysofreceivingtheoccupancycertificateoftheProject.

Failure of Allottee to take Possession of Apartment: Upon receiving a written intimation from the Promoter, the Allottee shall take possession of the Apartment from the Promoter by executing necessary indemnities, under taking sand such other documentation as prescribed in this Agreement, and the Promoter shall give possession of the Apartment to the allottee. In case the Allottee fails to take possession within the time, such Allottee shall continue to be liable to pay maintenance charges as applicable.

Possession by the Allottee – After obtaining the occupancy certificate and handing over physical possession of the Apartment to the Allottees, it shall be the responsibility of the Promoter to hand over the necessary documents and

plans, including common areas, to the association of the Allottees or the competent authority, asthecasemaybe, asperthelocallaws.

Cancellation by Allottee – The Allottee shall have the right to cancel/withdraw his allotment in the Project asprovided in the Act:

Provided that where the allottee proposes to cancel/withdraw from the project without any fault of the promoter, the promoter herein is entitled to forfeit the booking amount paid for the allotment. The balance amount of moneypaidbytheallotteeshallbereturned by the promoter to the allottee within 45 days of such cancellation.

Compensation-

The Promoter shall compensate the Allottee in case of any loss caused to him due to defective title of the land, onwhichtheprojectisbeingdevelopedorhasbeendeveloped,inthemannerasprovided undertheActandtheclaimfor compensation under this section shall not be barred by limitation provided under any law for the time being inforce.

Except for occurrence of a Force Majeure event, if the promoter fails to complete or is unany or in the promoter of the prombletogivepossession of the Apartment, (i) in accordance with the terms of this Agreement, duly completed by the date specifiedherein; or (ii) due to discontinuance of his business as a developer on account of suspension or revocation of theregistration under the Act; or for any other reason; the Promoter shall be liable, on demand to the allottees, in case the Allottee wishes to withdraw from the Project, without prejudice to any other remedy available, to return thetotal amount received by him in respect of the Apartment, with interest the rate specified the at Ruleswithin45daysincludingcompensationinthemannerasprovidedundertheAct. ProvidedthatwhereiftheAllotteedoes not intend to withdraw from the Project, the Promoter shall pay the Allottee interest at the rate specified in the Rules for every month of delay, till the handing over of the possession of the Apartmen t.

8. REPRESENTATIONS AND WARRANTIES OF THE PROMOTER

The Promoter here by represents and warrant stothe Allottee as follows:

(i) The Promoter has absolute, clear and marketable title with respect to the said Land; the requisite rights

- to carry out development upon the said Landand absolute, actual, physical and legal possession of the said Landforthe Project;
- (ii) The Promoter has law fulrights and requisite approvals from the competent Authori ties to carry out development of the Project;
- (iii) TherearenoencumbrancesuponthesaidLandortheProject;
- (iv) There are no litigations pending before any Court of law with respect to the said Land, Project or the Apartment;
- (v) All approvals, licenses and permits issued by the competent authorities with respect to the Project, said Landand Apartment are valid and subsisting and have been obtained by following due process of law. Further, the Promoter has been and shall, at all times, remain to be in compliance with all applicable laws inrelationtothe Project, said Land, Building and Apartment and common areas;
- (vi) The Promoter has the right to enter into this Agreement and has not committed or omitted to perform any actorthing, whereby the right, title and interest of the Allottee created herein, may p rejudicially be affected;
- (vii) ThePromoterhasnotenteredintoanyagreementforsaleand/ordevelopmentagree mentoranyotheragreement/arrangement with any person or party with respect to the said Land, including the Project and the saidApartmentwhichwill,inanymanner,affecttherightsofAllotteeunderthisAgre ement;
- (viii) The Promoter confirms that the Promoter is not restricted in any manner whatsoever from selling the saidApartment totheAllotteeinthemannercontemplatedinthisAgreement;
- (ix) At the time of execution of the conveyance deed the Promoter shall handover lawful, vacant, peaceful, physical possession of the Apartment to the Allottee and the common areas to the Association of the Allottees;
- (x) The Schedule Property is not the subject matter of any HUF and that no part thereof is owned by any minorand/ornominorhasanyright,titleandclaimovertheScheduleProperty;
- (xi) The Promoter has duly paid and shall continue to pay and discharge all government aldues, rates, charges and taxes and other monies, levies, impositions, premiums,

- damages and/or penalties and other outgoings, what so ever, payable with respect to the said project to the competent Authorities;
- (xii) NonoticefromtheGovernmentoranyotherlocalbodyorauthorityoranylegislative enactment,governmentordinance, order, notification (including any notice for acquisition or requisition of the said property) hasbeenreceivedbyorserveduponthePromoterinrespectofthesaidLandand/ort heProject;
- (xiii) Thattheproperty is not Waqfproperty.

9. EVENTS OF DEFAULTS AND CONSEQUENCES

Subject to the Force Majeure clause, the Promoter shall be considered under a condition of Default, in the following events:

- (i) Promoter fails to provide ready to move in possession of the Apartment to the Allottee within the timeperiod specified. For the purpose of this clause, 'ready to move in possession' shall mean that the apartmentshall be in a habitable condition which is complete in all respects;
- (ii) Discontinuance of the Promoter's business as a developer on account of suspension or revocation of hisregistrationundertheprovisionsoftheActortherulesorregulationsmadether eunder.
 - In case of Default by Promoter under the conditions listed above, Allottee is entitled to the following:
- (i) Stop making further payments to Promoter as demanded by the Promoter. If the Allottee stops makingpayments,thePromotershallcorrectthesituationbycompletingtheconst ructionmilestonesandonlythereaftertheAllotteeberequiredtomakethenextpay mentwithoutanypenalinterest;or
- (ii) The Allottee shall have the option of terminating the Agreement in which case the Promoter shall be liable torefundtheentiremoneypaidbytheAllotteeunderanyheadwhatsoevertowardst hepurchaseoftheapartment,alongwithinterestattheratespecifiedintheRuleswi thinforty-fivedaysofreceivingtheterminationnotice:

Provided that where an Allottee does not intend to withdraw from the project or terminate the Agreement, heshall be paid, by the promoter, interest at the rate specified in the Rules, for every month of delay till thehandingoverofthepossessionoftheApartment.

The Allottee shall be considered under a condition of Default, on the occurrence of the following events:

- (i) IncasetheAllotteefailstomakepaymentsfor consecutivedemandsmadebythePromoteras per the Payment Plan annexed hereto, despite having been issued notice in that regard the allottee shall beliabletopayinteresttothepromoterontheunpaidamountattheratespecifiedint heRules.
- (ii) In case of Default by Allottee under the condition listed above continues for a period beyond consecutivemenths after notice from the Promoter in this regard, the Promoter shall cancel the allotment of the [Apartment/Plot] in favour of the Allottee and refund the amount money paid to him by the allottee by deducting thebookingamountandtheinterestliabilitiesandthisAgreementshallthereupon standterminated.

10. CONVEYANCE OF THE SAID APARTMENT

The Promoter, on receipt of complete amount of the Price of the Apartment under the Agreement from the Allottee, shall execute a conveyance deed and convey the title of the Apartment together with proportionate indivisible share in the Common Areas within 3 (three) months from the issuance of the occupancy certificate. However, in case the Allottee fails to deposit the stamp duty, registration charges and all other incidental and legalexpenses etc. so demanded within the period mentioned in the demand letter, the Allottee authorizes the Promoterto withhold registration of the conveyance deed in his/her favour till full and final settlement of all dues and stampduty and registration charges to the Promoter is made by the Allottee. The Allottee shall be solely responsible and liable for compliance of the provisions of Indian Stamp Act, 1899 including actions taken any or deficiencies/penaltiesimposedbythecompetentauthority(ies).

11. MAINTENANCEOFTHESAIDAPARTMENT

The Promoter shall be responsible to provide and maintainess entials ervices in the Project till the taking over of the maintenance of the project by the association of the allottees. The cost of such maintenance has been included in the Total Price of the Apartment.

12. DEFECT LIABILITY

Itisagreedthatincaseanystructuraldefectoranyotherdefectinworkmanship,quality orprovisionofservicesor any other obligations of the Promoter as per the agreement for sale relating to such development is brought tothenoticeofthePromoterwithinaperiodof5(five)yearsbytheAllotteefromthedateofh andingoverpossession,itshallbethedutyofthePromotertorectifysuchdefectswithou tfurthercharge,within30(thirty)days,andinthe event of Promoter's failure to rectify such defects within such time, the aggrieved Allottees shall be entitled toreceiveappropriatecompensationinthemannerasprovidedundertheAct.

13. RIGHTOF ALLOTTEE TO USE COMMON AREAS AND FACILITIES SUBJECT TO PAYMENT OF TOTAL MAINTENANCE CHARGES

The Allottee hereby agrees to purchase the Apartment on the specific understanding that his/her right to theuseofCommonAreasshallbesubjecttotimelypaymentoftotalmaintenancecharge s,asdeterminedandthereafterbilledbythemaintenanceagencyappointedortheassoc iationofallottees(orthemaintenanceagencyappointedbyit) and performance by the Allottee of all his/her obligations in respect of the terms and conditions specified by themaintenanceagencyortheassociationofallotteesfromtimetotime.

14. RIGHT TO ENTER THE APARTMENT FOR REPAIRS

ThePromoter/maintenanceagency/associationofallotteesshallhaverightsofunrest rictedaccessofallCommonAreas,open/closedparking'sandparking spaces for providing necessary maintenance services and the Allottee agrees to permit the association of allotteesand/or maintenance agency to enter into the Apartment or any part thereof, after due notice and during thenormalworkinghours,unlessthecircumstanceswarrantotherwise,withaviewtos etrightanydefect.

15. USAGE

 $\label{lem:useofBasementandServiceAreas:} The basement (s) and service areas, if any, as locate dwithin the$

_____(projectname),shallbeearmarkedforpurposessuchasparkingspaces andservicesincludingbutnotlimitedtoelectricsub-

station,transformer,DGsetrooms,undergroundwater tanks, pump maintenance and service rooms, fire fighting pumps and equipment's etc. and otherpermitted uses as per sanctioned plans. The Allottee shall not be permitted to use the services areas and thebasements in any manner whatsoever, other than those earmarked as parking and the shall spaces, same be reserved for use by the association of all ottees for med by the Allottees for rendering maintain and the allottees for the association of all ottees for the association of the asntenanceservices.

16. GENERAL COMPLIANCE WITH RESPECT TO THEAPARTMENT:

SubjecttoClause13above,theAllottee shall, after taking possession, be solely responsible to maintain the Apartment at his/her own cost, in goodrepairandconditionandshallnotdoorsuffertobedoneanythinginortotheBuildin g,ortheApartment,orthe staircases, lifts, common passages, corridors, circulation areas. atrium or the compound which may be inviolationofanylawsorrulesofanyauthorityorchangeoralterormakeadditionstothe Apartmentandkeepthe Apartment, its walls and partitions, sewers, drains, pipe and appurtenances thereto or belonging thereto, in good and tenantable repair and maintain the same in a fit and proper condition and ensure that the support, shelter etc. of the Building is not in any way damaged or jeopardized. The Allottee further undertakes, assures and guarantees that he/she would not put any sign-board / name-plate, neon light, publicity material or advertisementmaterial etc. on the face / facade of the Building or anywhere on the exterior of the Project, buildings therein orCommon Areas. The Allottees shall also not change the colour scheme of the outerwall sorpainting of the colour scheme of the colour schemeeexteriorside of the windows or carry out any change in the exterior elevation or design. Further the Allottee shall not storeany hazardous or combustible goods in the Apartment or place any heavy material in the common passagesor staircase of the Building. The Allottee shall also not remove any wall, including the outer and load bearing wallof the Apartment. The Allottee shall plan and distribute its electrical load in conformity with the electrical systems installed by the Promoter and thereafter the association of allottees and/or maintenance agency

appointed by association of all ottees. The All ottees hall be responsible for any loss or damages arising out of breach of any of the aforesaid conditions.

17. COMPLIANCE OF LAWS, NOTIFICATIONS ETC.BY ALLOTTEE

The Allottee is entering into this Agreement for the allotment of a Apartmentwith the full knowledge of alllaws, rules, regulations, notifications applicable to the Project in general and this project in particular. That the Allottee hereby undertakes that he/she shall comply with and carry out, from time to time after he/she has takenover for occupation and use the said Apartment, all the requirements, requisitions, demands and repairs which are required by any competent Authority in respect of the Apartmentath is /herowncost.

18. ADDITIONAL CONSTRUCTIONS

The Promoter undertakes that it has no right to make additions or to put up additional structure(s) anywhere in the Project after the building plan has been approved by the competent authority (ies) except for a sprovided in the Act.

19. PROMOTER SHALL NOTMORTGAGE OR CREATE CHARGE

After the Promoter executes this Agreement he shall not mortgage or create a charge on the Apartment and if any such mortgage or charge is made or created then notwithstanding anything contained in anyother law for the time being in force, such mortgage or charge shall not affect the right and interest of the AllotteewhohastakenoragreedtotakesuchApartment.

20. APARTMENT OWNERSHIP ACT

The Promoter has assured the Allottees that the project in its entirety is in accordance with the provisions of the West Bengal Apartment Ownership Act,1972. The Promoter showing compliance of various laws/regulations asapplicable in the State of West Bengal.

21. BINDING EFFECT

Forwarding this Agreement to the Allottee by the Promoter does not create a binding obligation on the part of the Promoter or the Allottee until, firstly, the Allottee signs and delivers this Agreement with all the schedules alongwith the payments due as stipulated in the Payment Plan within 30 (thirty) days from

the date of receipt by the Allottee and secondly, appears for registration of the same before the concerned Sub- Registrar as and whenintimated by the Promoter. If the Allottee(s) fails to execute and deliver to the Promoter this Agreement within 30(thirty) days from the date of its receipt by the Allottee and/or appear before the Registrar/Sub-Registrar/ registrarof Assurance for its registration as and when intimated by the Promoter, then the Promoter shall serve a notice to the Allottee for rectifying the default, which if not rectified within 30(thirty) days from the date of its receipt by the Allottee, application of the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all the Allottee shall be treated as cancelled and all the Allottee shall be treated as cancelled and all the Allottee shall be treated as cancelled and all the Allottee shall be treated as cancelled and all the Allottee shall be treated as cancelleddbytheAllotteeinconnectiontherewith including the booking amount shall be returned to the Allottee without any interest or compensationwhatsoever.

22. ENTIRE AGREEMENT

This Agreement, along with its schedules, constitutes the entire Agreement between the Parties with respect to the subjectmatterhereofandsupersedesanyandallunderstandings, anyotheragree ments, allotmentletter, correspondences, arrangements whether written or oral, if any, between the Parties in regard to the said apartment as the case maybe.

23. RIGHT TO AMEND

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

24. PROVISIONS OF THIS AGREEMENT APPLICABLE ON ALLOTTEE/ SUBSEQUENT ALLOTTEES

ItisclearlyunderstoodandsoagreedbyandbetweenthePartiesheretothatalltheprovis ionscontainedhereinandtheobligationsarisinghereunderinrespectoftheProjectsha llequallybeapplicabletoandenforceableagainstanysubsequent Allottees of the Apartment, in case of a transfer, as the said obligations go along with theApartmentforallintentsandpurposes.

25. WAIVER NOT ALIMITATION TO ENFORCE

The Promoter may, at its sole option and discretion, without prejudice to its rights as set out in this Agreement, waive the breach by the Allottee innot making payments as perthe Payment Planincluding waiving the payment of interest for delayed payment. It is made clear and so agreed by the Allottee that exercise of discretion by the Promoter in the

case of one Allottee shall not be construed to be a precedent and /or binding on the Promoter toexercisesuch discretion in the case of other Allottees.

Failure on the part of the Promoter to enforce at any time or for any period of time the provisions hereof shall notbeconstruedtobeawaiverofanyprovisionsoroftherightthereaftertoenforceeacha ndeveryprovision.

26. SEVERABILITY

If any provision of this Agreement shall be determined to be void or unenforceable under the Act or the Rules and Regulations made thereunder or under other applicable laws, such provisions of the Agreement shall be deemedamended or deleted in so far as reasonably inconsistent with the purpose of this Agreement and to the extentnecessary to conform to Act or the Rules and Regulations made thereunder or the applicable law, as the case maybe, and the remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this Agreement.

27. METHOD OF CALCULATION OF PROPORTIONATE SHARE WHEREVER REFERRED TO IN THE AGREEMENT

Wherever in this Agreement it is stipulated that the Allottee has to make any payment, in common with otherAllottee(s) in Project, the same shall be the proportion which the carpet area of the Apartment bears to thetotalcarpetareaofalltheApartmentsintheProject.

28. FURTHER ASSURANCES

Both Parties agree that they shall execute, acknowledge and deliver to the other such instruments and take suchother actions, in additions to the instruments and actions specifically provided for herein, as may be reasonablyrequired in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or toconfirmorperfectanyrighttobecreatedortransferredhereunderorpursuanttoanys uchtransaction.

29. PLACE OF EXECUTION

The execution of this Agreement shall be complete only upon its execution by the Promoter through its authorized signatory at the Promoter's Office, or at

some	other	place,	which	may	be	mutually	agreed	betweer	n the	
Promo	terandth	eAllottee	e,in							
						afterth	eAgreeme	entisdulye	execut	
edbyth	eAllotte	eand the	Promot	er or si	multa	aneously w	ith the exe	ecution th	ie said	
Agreer	nent :	shall	be re	egistere	d a	at the	office	of th	eSub-	
Registi	rar.Henc	ethisAgre	eements	hallbede	eeme	dtohavebee	enexecuted	dat		

30. NOTICES

That all notices to be served on the Allottee and the Promoter as contemplated by this Agreement shall be deemed to have been duly served if sent to the Allottee or the Promoter by Registered Post at their respective addressesspecified below:

(NameofAllottee)
(Adress of Allottee)
(Promotername)
(PromoterAddress)

It shall be the duty of the Allottee and the promoter to inform each other of any change in address subsequent to the execution of this Agreement in the above address by Registered Post failing which all communications and letters posted at the above address shall be deemed to have been received by the promote rorthe Allottee, as the case may be.

31. JOINT ALLOTTEES

That in case there are Joint Allottees all communications shall be sent by the Promoter to the Allottee whose nameappears first and at the address given by him/her which shall for all intents and purposes to consider as properlyservedonalltheAllottees.

32. GOVERNING LAW

That the rights and obligations of the parties under or arising out of this Agreements hall be construed and enforced in accordance with the laws of India for the time being inforce.

33. DISPUTE RESOLUTION

All or any d		O		_	_						
conditions					of						his
Agreement,	includingt	heinterp	retatio	onandva	lidityof	theterr	nsthe	reofa	andthe	resp	ec
tiverightsar	ndobligati	onsofthe	ePartie	es,shall	be s	ettled	amio	cably	y by	mut	:ual
discussion,	failing	which	the	same	shall	be	settle	ed	throu	gh	the
Adjudicatin	gOfficerap	pointed	under	theAct.							
[Any other teri	ms and cond	litions as p	er the c	ontractua	l underst	anding l	betwee	n the	parties,	howe	ever,
please ensure	that such ac	lditional te	erms and	d conditio	ns are no	t in dero	ogation	of or	rinconsi	stent	with
the terms and	conditions se	et out abo	ve or the	Act and t	the Rules	and Reg	gulation	ns ma	de there	e unde	r.]
IN WITNES	S WHER	EOF par	ties h	ereinabo	ove nai	ned ha	ave se	et the	eir res	pect	ive
hands	and		signe	ed	thi	S	A	Agree	ementf	orsal	eat
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1.	Signature	Name –Address
2.	Signature	Name-Address

SCHEDULE'A'-DESCRIPTIONOFTHE PLOT ALONGWITHBOUNDARIESINALLFOURDIRECTIONS

ALL THAT piece and parcel of land being measuring about 300.00 sq. M. be same and little more or less being Premises No. 24-0615, in Street No. 0615 (12M. Wide) (Erstwhile plot No. 1325 in Block No. AAIIB) Category HIG (Individual – II) situated in New Town, P.S. Rajarhat, District – North 24 Parganas now within the jurisdiction of New Town Kolkata Development Authority under Additional District Sub-Registration Office, Rajarhat, New Town and the said land is butted and bounded by:

On the North: By premises no. 23-0623 & Street No. 25-0623

On the South: By Street No. 0615 (12 M wide) & Premises No. 22-0615

On the West: By premises no. 22-0615 & 23-0623

On the East: Street No. 0615 (12 M wide) & Premises No. 25-0623

SCHEDULE'B'-DESCRIPTION OF APARTMENT FLOORPLANOFTHEAPARTMENT

SCHEDULE'C'-COMMON AREAS AND FACILITIES

SCHEDULE 'D' - PAYMENT PLAN

<u>....</u>

MEMO OF CONSIDERATION

Received Rs.	/- (Rupees		only)towards
part of Unit Price for the sa	le of the Apartme	ent as per the to	erms of this Agreement.
Total Consideration amou	nt for Transfer	of the Said I	Flat, Parking Spaceand
Appurtenances described ir	the following ma	anner:	

Flat & Block	CASH/Cheque/	<u>Dated</u>	<u>Drawn On</u>	Amount
<u>No.</u>	TRANSACTION			<u>(Rs.)</u>
	No.			
&				
			PAID VALUE:	Rs.
			/-	/-
			<u>CGST</u> :/-	

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	<u>SGST</u> :/-	

Note: This Agreement is valid subject to realization of cheque(s).

Director, _____

[DEVELOPER]

Subject to the terms of the Agreement and the Promoter abiding by the construction milestones,theAllotteeshallmakeall payments,on demand by thePromoter,withinthestipulatedtimeasmentionedinthePayment

PlanthroughA/cPayeecheque/demanddraftoronlinepayment(asapplicable)infavourof''payable

34. COMPLIANCEOFLAWSRELATINGTOREMITTANCES

The Allottee, if residentoutside India, shall be solely responsible for complying with the necessary formalities as laid down in Foreign Exchange Management Act, 1999, Reserve Bank of India Act and a standard contract of the contract ofRulesandRegulationsmadethereunderoranystatutoryamendment(s)modification(s)madethereofandallotherapplicablelawsincludingthatofremittanceofpayment acquisition/sale/transferof immovable properties in India etc. and provide the Promoterwithsuchpermission, approvals which would enable the Promoter to fulfillitsobligationsunderthisAgreement.Anyrefund,transferofsecurity,if providedintermsoftheAgreementshallbemadeinaccordancewiththeprovisions ofForeignExchangeManagement Act, statutory $enactments or amendments the reof and the Rules and Regulations of the {\it the Rules} and {\it the Rule$ ReserveBankofIndiaoranyotherapplicablelaw.TheAllotteeunderstands and agrees that in the event of any failure on his/her part to comply with the applicable gu idelinesissuedbytheReserveBankofIndia,he/sheshallbeliableforanyaction under

the Foreign Exchange Management Act, 1999 or otherlawsasapplicable,asamendedfromtimetotime.

The Promoter accepts no responsibility in this regard. The Allottee shall keep the Promoter fully indemnified and harmless in this regard. Whenever there is any change in the residential status of the Allottee subsequent to the signing of this Agreement, it shall be the sole responsibility of the Allottee to intimate the same in writing to the Promoter immediately and comply with necessary formalities if any under the applicable laws. The Promoter shall not be responsible towards anythird party making payment/remittances on behalf of any Allottee and such third party shall not have any right in the application/allot ment of the said apartment applied for hereininany way and the Promoter shall be is suing the payment receipts in favour of the Allottee only.

35. ADJUSTMENT/APPROPRIATIONOFPAYMENTS

The Allottee authorizes the Promoter to adjust/appropriate all payments made by him/her under any head(s) of dues against law ful outstanding, if any, in his/her name as the Promoter may in its sole discretion deem fit and the Allottee under takes not to object/demand/direct the Promoter to adjust his payments in any manner.

36. TIMEISESSENCE

TimeisofessenceforthePromoteraswellastheAllottee.ThePromotershall abide by the time schedule forcompletingtheprojectandhandingoverthe[Apartment/Plot]totheAllotteeandthec ommonareastotheassociationoftheallotteesafterreceivingtheoccupancy certificate* or the completion certificate or both, as the case may be.Similarly,theAllotteeshallmaketimelypaymentsoftheinstallmentandotherduespaya blebyhim/herandmeetingthe other obligations under the Agreement subjecttothesimultaneouscompletionofconstructionbythePromoterasprovided in Schedule D ("Payment Plan").

37. CONSTRUCTIONOFTHE PROJECT/APARTMENT

TheAllotteehasseenthespecificationsoftheApartmentandacceptedthePaymentPla
n,floorplans,layoutplans[annexedalongwiththisAgreement]whichhasbeenapprovedb
ythecompetentauthority,asrepresentedbythePromoter.ThePromotershall
developtheProjectinaccordancewiththesaidlayoutplans,floorplans
andspecifications.SubjecttothetermsinthisAgreement,thePromoter undertakes
to strictly abide by such
plansapprovedbythecompetentAuthoritiesandshallalsostrictlyabidebythebyelaws,FARanddensitynormsandshallnothaveanoptiontomakeanyvariation
/alteration /modification in such plans, other than in themanner provided
under the Act, and breach of this term by the Promoter shall constitute a
material breach of theAgreement.

38. POSSESSIONOFTHEAPARTMENT

ScheduleforpossessionofthesaidApartment:ThePromoteragreesandunderstan dsthattimelydeliveryofpossessionoftheApartmentistheessenceofthe

Agreement.ThePromoter,basedontheapprovedplansandspecifications, assures to hand over possession of the Apartment on unlessthereisdelayorfailureduetowar,flood,drought,fire,cyclone,earthquakeorany

other calamity caused by nature affecting the regular development of the real estate project("ForceMajeure"). If, however, the completion of the Project is delayed due to the Force Majeure conditions then the Allottee agrees that the Promoter shallbeentitledto the extension of time for delivery of possession of the Apartment, provided thatsuch ForceMajeure conditions are notof anature whichmake it impossible for the contract to be implemented. The Allotteeagrees and confirms $that, in the event it becomes impossible for the Promoter to implement the {\tt that}, in the {\tt event} is the {\tt that}, in t$ projectduetoForceMajeureconditions,thenthisallotmentshallstandterminatedan dthe Promoter shall refund to the Allotte ethe entire amountreceived by the Promoter from the allot ment within 45 days from that date. After refund of themoney paidby the Allottee, Allottee agrees that he/ she shall not have any rights, claims etc. against the Promoter and that the Promoter shall be released and discharged from all its obligationsandliabilities under this Agreement.

Procedure for taking possession-The Promoter, upon obtaining the occupancy certificate from competent authority shall offer in writing the possession of the Apartment, to the AllotteeintermsofthisAgreementtobetakenwithin3(threemonthsfromthedateof issue of such notice and the Promoter shall give possession of the Apartment to the Allottee. The Promoter agrees and under takes to indemnify the Allotteen theeincaseoffailureoffulfillment of any of the provisions, formalities, documentation on part of the Promoter. The Allottee agree(s) topaythemaintenancechargesasdeterminedbythePromoter/Associationof allottees, as the case may be. The Promoter on its behalfs hall offer the possession to the Allouene the Allouene theorem and the promoter of the promoter o $lottee in writing within_days of receiving the occupancy certificate of the Project.\\$

 $\label{lem:possession} \textbf{FailureofAllotteetotakePossessionofApartment:} Upon receiving a written in time the Promoter, the Allottee shall take possession of the Apartment from the Promoter by executing necessary indemnities, under taking sand such other documentation as prescribed in this Agreement, and the Promoter shall give possession of the Apartment to the allottee. In case the Allottee fails to take possession within the time, such Allottee shall continue to be liable to paymaint en ancecharge sa sapplicable.$

Possession by the Allottee – After obtaining the occupancy certificate and handing over physical possession of the Apartment to the Allottees, it shall be theresponsibility of the Promoter to handover the necessary documents and

plans, including common areas, to the association of the Allottees or the competent authority, asthecasemaybe, asperthelocallaws.

Cancellationby Allottee– The Allottee shall have the right to cancel/with draw his allot ment in the Project as provided in the Act:

Provided that where the allottee proposes to cancel/withdraw from the project without any fault of the promoter, the promoter herein is entitled to forfeit the booking amount paid for the allotment. The balance amount of moneypaidbytheallotteeshallbereturned by the promoter to the allottee within 45 days of such cancellation.

Compensation-

The Promoter shall compensate the Allottee in case of any loss caused to him due to defective title of the land, onwhichtheprojectisbeingdevelopedorhasbeendeveloped,inthemannerasprovided undertheActandtheclaimfor compensation under this section shall not bebarred by limitation provided under any lawfor the time being inforce.

Except for occurrence of a Force Majeure event, if the promoter fails to complete or is unamount of the promoter of the property of the promoter of the prombletogivepossessionoftheApartment,(i)inaccordancewiththetermsofthis Agreement, duly completed by the date specifiedherein; or(ii)dueto discontinuance of his business as a developer on account of suspension orrevocationoftheregistrationundertheAct;orforanyotherreason;the Promoter shall be liable, on demand to the allottees, in case the Allottee wishes towithdrawfrom the Project, without prejudice to any other remedy available, toreturnthetotalamountreceivedbyhiminrespectoftheApartment,with interest specified at the rate the Ruleswithin45daysincludingcompensationinthemannerasprovidedundertheAct. $Provided that where if the Allottee does not intend to with draw from the Project, the {\it Provided that} where if the Allottee does not intend to with draw from the Project, the {\it Provided that} where if the Allottee does not intend to with draw from the Project, the {\it Provided that} where if the {\it Provided that} where {\it Provided that$ Promoter shall pay the Allottee interest at the rate specified in

39. REPRESENTATIONSANDWARRANTIESOFTHEPROMOTER

The Promoter hereby represents and warrants to the Allottee as follows:

(xiv) ThePromoterhasabsolute, clearand marketable title with respect to the said

Land; the requisite rights

the Rules for every month of delay, till the handing over of the possession of the Apartment.

- to carry out development upon the said Landand absolute, actual, physical and legal possession of the said Landforthe Project;
- (xv) The Promoter has law fulrights and requisite approvals from the competent Authori ties to carry out development of the Project;
- (xvi) TherearenoencumbrancesuponthesaidLandortheProject;
- (xvii) There are no litigations pending before anyCourt of law withrespect to the said Land, Project or theApartment;
- (xviii) All approvals, licenses and permits issued by the competent authorities with respect to the Project, said Landand Apartment are valid and subsisting and have been obtained by following due process of law. Further, the Promoter has been and shall, at all times, remain to be in compliance with all applicable laws in relation to the Project, said Land, Building and Apartment and common areas;
- $(xix) \ The Promoter has the right to enter into this Agreement and has not committed \\ or omitted to perform any \\ actor thing, whereby the right, title and interest of the Allottee created herein, may prejudicially be affected;$
- (xx) ThePromoterhasnotenteredintoanyagreementforsaleand/ordevelopmentagree mentoranyotheragreement/arrangementwithanypersonorpartywith respect to the said Land, including the Project and the saidApartmentwhichwill,inanymanner,affecttherightsofAllotteeunderthisAgre ement;
- (xxi) The Promoter confirms that the Promoter is not restricted in any manner whatsoever from selling the saidApartment totheAllotteeinthemannercontemplatedinthisAgreement;
- (xxii) At the time of execution of the conveyance deed the Promoter shall handover lawful, vacant, peaceful, physical possession of the Apartment to the Allottee and the common areas to the Association of the Allottees;
- (xxiii) The Schedule Propertyis not the subject matter any HUF and that no part thereof is owned by any minorand/ornominorhasanyright,titleandclaimovertheScheduleProperty;
- (xxiv) ThePromoterhasdulypaidandshallcontinuetopayanddischargeallgovern ment aldues,rates,chargesandtaxesandothermonies,levies,impositions,premiums,

damages and/or penalties and other outgoings, what so ever, payable with respect to the esaid project to the competent Authorities;

- (xxv)NonoticefromtheGovernmentoranyotherlocalbodyorauthorityoranylegislative enactment,governmentordinance,order,notification(includinganynoticefor acquisition or requisition of the said property) hasbeenreceivedbyorserveduponthePromoterinrespectofthesaidLandand/ort heProject;
- (xxvi) ThatthepropertyisnotWaqfproperty.

40. EVENTSOFDEFAULTSANDCONSEQUENCES

Subject to the Force Majeure clause, the Promoter shall be considered under a condition of Default, in the following events:

- (iii) Promoter fails to provide ready to move in possession of the Apartment to the Allottee within the timeperiod specified. For the purpose of this clause, 'ready to move in possession' shall mean that the apartmentshall be in a habitable condition which is complete in all respects;
- $\begin{tabular}{lll} (iv) & Discontinuance of the Promoter's business as a developer on account of suspension & or & revocation & of his registration under the provisions of the Actor the rules or regulations made the eunder. \\ \end{tabular}$
 - In case of Default by Promoter under the conditions listed above, Allottee is entitled to the following:
- $\begin{tabular}{ll} \textbf{(iii)} & \textbf{Stopmakingfurther payments to Promoter as demanded by the Promoter. If} \\ & \textbf{the} & \textbf{Allottee} & \textbf{stops} \\ & \textbf{making payments, the Promoter shall correct the situation by completing the const} \\ & \textbf{ruction milestones and only the reafter the Allottee be required to make the next pay ment without any penalinterest; or} \\ \end{tabular}$
- (iv) The Allottee shall have the option of terminating the Agreement in which case the Promoter shall be liable torefundtheentiremoneypaidbytheAllotteeunderanyheadwhatsoevertowardst hepurchaseoftheapartment,alongwithinterestattheratespecifiedintheRuleswi thinforty-fivedaysofreceivingtheterminationnotice:

Provided that where an Allottee does not intend to withdraw from the project or terminate the Agreement, heshall be paid, by the promoter, interest at the rate specified in the Rules, for every month of delay till thehandingoverofthepossessionoftheApartment.

The Allottees hall be considered under a condition of Default, on the occurrence of the following events:

- (iii) IncasetheAllotteefailstomakepaymentsfor consecutivedemandsmadebythePromoterasperthePaymentPlanannexed hereto,despitehavingbeenissuednoticeinthatregardtheallotteeshall beliabletopayinteresttothepromoterontheunpaidamountattheratespecifiedinthe Rules.
- (iv) In case of Default by Allottee under the condition listedabove continues for a period beyond consecutivemenths after notice from the Promoter in this regard, the Promoter shall cancel the allotment of the [Apartment/Plot] in favour of the Allottee and refund the amount money paid to him by the allottee by deducting thebookingamountandtheinterestliabilitiesandthisAgreementshallthereupon standterminated.

41. CONVEYANCEOFTHESAIDAPARTMENT

The Promoter, on receipt of complete amount of the Price of the Apartment under the Agreement from the Allottee, shall execute a conveyance deed and conveythetitleofthe Apartment together with proportionate indivisibles hare in the Common Areas within 3 (three) months from the issuance of the occupancy certificate. However, in case the Allottee fails to deposit the stamp duty, registration charges and all other incidental and legal expenses etc. so demanded within the period mentioned in the demand letter, the Allottee authorizes the Promoter to withhold registration of the conveyance deed in his/her favour till full and final settlement of all dues and stampduty and registration charges to the Promoter is made by the Allottee. The Allottee shall be solely responsible and liable for compliance of the provisions of Indian Stamp Act, 1899

including any actions taken or deficiencies/penaltiesimposedbythecompetentauthority(ies).

42. MAINTENANCEOFTHESAIDAPARTMENT

The Promoter shall be responsible to provide and maintainess entials ervices in the Project till the taking over of the maintenance of the project by the association of the allottees. The cost of such maintenance has been included in the Total Price of the Apartment.

43. DEFECT LIABILITY

Itisagreedthatincaseanystructuraldefectoranyotherdefectinworkmanship,quality orprovisionofservicesoranyotherobligationsofthePromoterasperthe agreement for sale relating to such development is brought tothenoticeofthePromoterwithinaperiodof5(five)yearsbytheAllotteefromthedateofh andingoverpossession,itshallbethedutyofthePromotertorectifysuchdefectswithou tfurthercharge,within30(thirty)days,andinthe eventof Promoter'sfailureto rectifysuchdefectswithinsuchtime,theaggrievedAllotteesshallbeentitled toreceiveappropriatecompensationinthemannerasprovidedundertheAct.

44. RIGHTOFALLOTTEETOUSECOMMON AREAS ANDFACILITIESSUBJECTTO PAYMENT OF TOTAL MAINTENANCE CHARGES

The Allottee hereby agrees to purchase the Apartment on the specificunderstanding that his/her right to theuseofCommonAreasshallbesubjecttotimelypaymentoftotalmaintenancecharge s,asdeterminedandthereafterbilledbythemaintenanceagencyappointedortheassoc iationofallottees(orthemaintenanceagencyappointedbyit) and performance by the Allotteeofallhis/herobligationsinrespect oftheterms and conditions specifiedby themaintenanceagencyortheassociationofallotteesfromtimetotime.

45. RIGHTTOENTERTHEAPARTMENTFORREPAIRS

ThePromoter/maintenanceagency/associationofallotteesshallhaverightsofunrest rictedaccessofallCommonAreas,open/closedparking'sandparking spaces for providing necessary maintenance services and the Allottee agrees to permit the association of allottees and/or maintenance agency to enter into the Apartment or any part thereof, after due notice and during the normal working hours, unless the circumstances warrant otherwise, with a view to etright any defect.

46. USAGE

UseofBasementandServiceAreas:Thebasement(s)andserviceareas,ifany,aslocatedwi thinthe (projectname), shall be earmarked for purposes such as parking spaces andservices including but not limited to electric substation,transformer,DGsetrooms,undergroundwater tanks, pump rooms, maintenanceandservicerooms, firefighting pumps and equipment's etc. and otherpermitted uses as per sanctioned plans. The Allottee shall not be permitted tousetheservicesareasandthebasementsinanymannerwhatsoever, other than those earmarked as and the same shall parking spaces, be reserved for use by the association of all ottees for med by the Allottees for rendering maintain and the association of all ottees for medium and the association of the associatintenanceservices.

47. GENERALCOMPLIANCEWITHRESPECTTOTHEAPARTMENT:

SubjecttoClause13above,theAllotteeshall,aftertakingpossession,besolely responsible to maintain the Apartment at his/her own cost, in goodrepairandconditionandshallnotdoorsuffertobedoneanythinginortotheBuilding,o rtheApartment,orthe staircases, lifts, common passages, corridors, circulation areas. atrium or the compound which be may inviolation of any laws or rules of any authority or change or alter or make addition stothe Ap artmentandkeepthe Apartment, its walls and partitions, sewers, drains, pipe and appurtenances theretoor belonging thereto, in good and tenantable repair andmaintainthesameinafitandproperconditionandensurethatthe support, shelteretc. of the Building is not in anyway damaged or jeopardized. The Allottee further undertakes, assures and guarantees that he/she would not put

any sign-board / name-plate, neon light, publicity material or advertisementmaterial etc. on the face / facade of the Buildingor anywhere on the exterioroftheProject,buildingsthereinorCommon

Areas.TheAllotteesshallalsonotchangethecolourschemeoftheouterwallsorpaintingoftheexteri orsideofthewindowsorcarryoutanychangeintheexteriorelevationor design.

Further the Allottee shall notstoreanyhazardous orcombustible goods intheApartmentorplaceanyheavymaterialinthecommonpassagesor staircase of the Building. The Allottee shall also not remove any wall, including theouterandloadbearingwalloftheApartment.TheAllotteeshallplanand distributeitselectricalloadinconformitywiththeelectricalsystemsinstalledby thePromoterandthereaftertheassociationofallotteesand/ormaintenance agency

appointed by association of all ottees. The All ottees hall be responsible for any loss or damage sarising out of breach of any of the aforesaid conditions.

48. COMPLIANCEOFLAWS, NOTIFICATION SETC. BY ALLOTTEE

The Allottee is entering into this Agreement for the allotment of a Apartmentwith the full knowledge of alllaws, rules, regulations, notifications applicable to the Project in general and this project in particular. That the Allottee hereby undertakes that he/she shall comply with and carry out, from time to time after he/she has takenover for occupation and use the said Apartment, all the requirements, requisitions, demands and repairs which are required by any competent Authority in respect of the Apartmentath is /herowncost.

49. ADDITIONAL CONSTRUCTIONS

The Promoter undertakes that it has no right to make additions or to put up additional structure(s) anywhere in the Project after the building plan has been approved by the competent authority (ies) except for a sprovided in the Act.

50. PROMOTERSHALLNOTMORTGAGEORCREATECHARGE

After the Promoter executes this Agreement he shall not mortgage or create a charge onthe Apartment and if any such mortgage or charge ismade or created then notwithstanding anything contained in anyother law for the time being in force, such mortgage or charge shall not affect the right and interest of the AllotteewhohastakenoragreedtotakesuchApartment.

51. APARTMENTOWNERSHIP ACT

The Promoter has assured the Allottees that the project in its entirety is in accordance with the provisions of theWest Bengal Apartment Ownership Act,1972. The Promoter showing compliance of various laws/regulations asapplicableintheStateofWestBengal.

52. BINDINGEFFECT

Forwarding this Agreement to the Allottee by the Promoter does not create a binding obligation on the part of the Promoter or the Allottee until, firstly, the Allottee signs and delivers this Agreement with all the schedules alongwith the payments due as stipulated in the Payment Planwithin 30 (thirty) days from

the date of receipt by the Allottee and secondly, appears for registration of the same before the concerned Sub- Registrar as and whenintimated by the Promoter. If the Allottee(s) fails to execute and deliver to the Promoter this Agreement within 30(thirty) days from the date of its receipt by the Allottee and/orappear beforethe Registrar/Sub-Registrar/registrarofAssurance for its registration as and when intimated by the Promoter, then the Promoter shall serveanoticetotheAllotteeforrectifyingthedefault,whichifnotrectifiedwithin 30(thirty) days from the date of its receipt by the Allottee, application of the Allottee shall be treated as cancelled and all sums deposite a constant of the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all sums deposite and the Allottee shall be treated as cancelled and all the Allottee shall be treated as cancelled and all the Allottee shall be treated as cancelled and all the Allottee shall be treated as cancelled and all the Allottee shall be treated as cancelled as cancelled and all the Allottee shadbytheAllotteeinconnectiontherewith including the booking amount shall be returned to the Allottee without any interestor compensation what so ever.

53. ENTIREAGREEMENT

This Agreement, along with its schedules, constitutes the entire Agreement between the Parties with respect to the subject matter hereofand supersedes any and all understandings, any other agree ments, all other hereofands ences, arrangements whether written or or al, if any, between the Parties in regard to the said apartment as the case may be.

54. RIGHTTOAMEND

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

55. PROVISIONSOFTHISAGREEMENTAPPLICABLEONALLOTTEE/ SUBSEQUENT ALLOTTEES

ItisclearlyunderstoodandsoagreedbyandbetweenthePartiesheretothatalltheprovis ionscontainedhereinandtheobligationsarisinghereunderinrespectoftheProjectsha llequallybeapplicabletoandenforceableagainstanysubsequent Allottees of the Apartment, in case of a transfer, as the said obligations go along with theApartmentforallintentsandpurposes.

56. WAIVER NOTALIMITATIONTOENFORCE

The Promotermay, at its sole option and discretion, without prejudice to its rights as set out in this

Agreement, waive the breach by the Allottee innot making payments as perthe Payment Planincluding waiving the payment of interest for delayed payment. It is made clear and so agreed by the Allottee that exercise of discretion by the Promoter in the

case of one Allottee shall not be construed to be a precedent and /or binding on the Promoterto exercises uch discretion in the case of other Allottees.

 $Failure on the part of the Promoter to enforce at any time or for any period of time \\ provisions \\ here of \\ shall \\ not be construed to be a waiver of any provisions or of the right the reafter to enforce each a not every provision.$

57. SEVERABILITY

If any provision of this Agreement shall be determined to be void or unenforceable under the Act or the Rules and Regulations made thereunder or under other applicable laws, such provisions of the Agreement shall be deemedamended or deleted in so far as reasonably inconsistent with the purpose of this Agreement and to the extentnecessary to conform to Act or the Rules and Regulations made thereunder or the applicable law, as the case maybe, and the remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this Agreement.

58. METHOD OF CALCULATION OF PROPORTIONATE SHARE WHEREVER REFERRED TO IN THE AGREEMENT

Wherever in this Agreement it is stipulated that the Allottee has to make any payment, in common with otherAllottee(s) in Project, the same shall be the proportion which the carpet area of the Apartment bears to thetotalcarpetareaofalltheApartmentsintheProject.

59. FURTHERASSURANCES

Both Parties agree that they shall execute, acknowledge and deliver to the other such instruments and take suchother actions, in additions to the instruments and actions specifically provided for herein, as may be reasonably required in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or to confirm or perfect any right to be created or transaction.

60. PLACEOFEXECUTION

The execution of this Agreement shall be complete only upon its execution by the Promoterthrough its authorized signatory at the Promoter's Office, or at

some	other	place,	which	may	be	mutually	agreed	between	the	
PromoterandtheAllottee,in										
	aftertheAgreementisdulyexecut									
edbyth	edbytheAllotteeand the Promoterorsimultaneously with the execution the said									
Agreer	nent	shall	be re	egistere	d a	at the	office	of th	eSub-	
Registi	$Registrar. Hence this Agreements hall be deemed to have been executed at \underline{\hspace{1cm}}.$									

61. NOTICES

That all notices to be served on the Allottee and the Promoter as contemplated by this Agreement shall be deemed to have been duly served if sent to the Allottee or the Promoter by Registered Post at their respective addressesspecified below:

(NameofAllottee)
(Adressof Allottee)
(Promotername)
(PromoterAddress)

ItshallbethedutyoftheAllotteeandthepromotertoinformeachotherofany changeinaddresssubsequenttotheexecutionofthisAgreementintheabove addressby Registered Post failing which all communications and letterspostedattheaboveaddressshallbedeemedtohavebeenreceivedbythepromote rortheAllottee,asthecasemaybe.

62. JOINTALLOTTEES

That in case there are Joint Allottees all communications shall be sent by the Promoter to the Allottee whose nameappears first and at the address given by him/her which shall for all intents and purposes to consider as properlyservedonalltheAllottees.

63. GOVERNINGLAW

That the rights and obligations of the parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India for the time being inforce.

64. DISPUTERESOLUTION

All or any disputes arising out or		n or in re	elation	to the te	
conditions	of				this
Agreement,includingtheinterpretat	ionandvalidity	oftheterr	nsther	eofandthe	erespec
tive rights and obligations of the Part	ies,shall be	settled	amica	ably by	mutua
discussion, failing which the	e same sha	all be	settle	d throu	gh the
AdjudicatingOfficerappointedunde	ertheAct.				
[Any other terms and conditions as per the	contractual unde	erstanding l	between	the parties,	, however,
please ensure that such additional terms of	andconditions are	not in der	ogation	of orinconsi	stent with
thetermsand conditions set out above or th	eAct and the Rule	s and Regu	lations r	made thereu	nder.]
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	OntheSouth: ByStreetNo.0615(12Mwid	e)& Pre	misesNo	.22-0615		
	OntheWest: Bypremisesno.22-0	615&23	-0623				
	OntheEast:StreetNo.0615(12M	wide)&F	remise	sNo.25-0	623		

SCHEDULE'B'-DESCRIPTIONOFAPARTMENTFLOORPLANOFTHEAPARTMENT

SCHEDULE'C'-COMMONAREASANDFACILITIES

SCHEDULE'D'-PAYMENTPLAN

MEMOOFCONSIDERATION

Received Rs.	_/-(Rupees	only)towards
partofUnitPriceforthesaleofth	${\tt neApartmentaspertheterms of this Agreement.}$	
TotalConsiderationamountf	${f o}$ r ${f T}$ rans ${f f}$ erofthe ${f S}$ aid ${f F}$ lat, ${f P}$ ar ${f k}$ ing ${f S}$ paceand ${f A}$	Appurtenances
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