One Residential Flat mean	suring	Square Feet (Rera Carpet Area), Super Built-up	Area
measuring Squar	e Feet or	on the Floor and One Parking Space on the Gro	ound
Floor of Ground (Parkin	g) Plus	Three Storied Residential Cum Commercial building na	med
"KRISHNA ENCLAVE	" togeth	her with a proportionate undivided share in the land on w	hich
the same stands.			
RERA REGISTRATION	NO.:		
MOUZA	:	DABGRAM	
J.L. NO.	:	02	
R.S. PLOT NOS.	:	549 & 540/1006	
L.R. PLOT NO.	:	73	
R.S. KHATIAN NO.	:	98/1	
L.R. KHATIAN NO.	:	295	
R.S. SHEET NO.	:	08	
L.R. SHEET NO.	:	43	
P.S.	:	BHAKTINAGAR	
DISTRICT	:	JALPAIGURI	
CONSIDERATION	:	Rs/-	
WITHIN THE LIMITS C	F WARI	D NO. 41 OF SILIGURI MUNICIPAL CORPORATION.	
THIS DEED OF SALE	IS MAD	DE ON THIS THE DAY OF ,2	025.

**BETWEEN** 

SRI/SMT	, (PAN:	), (Aadha	r No	),
Son/Wife/Daughter of	,	by	Religion, India	an by
Nationality,	by Occupation,	Resident of		,
P.O& P.S	, Distric	et –	, in the Sta	ate of
herei	nafter called the "PU	RCHASER(S)/FIR	RST PARTY"	(which
expression shall unless ex	cluded by or repugnar	nt to the context	be deemed to i	nclude
his/her/their heirs, executors	, successors, representati	ves, administrators a	and permitted assi	gnees)
of the "FIRST PART".				

#### AND

JANKIRAM HIRISE PRIVATE LIMITED, a Private Limited Company, incorporated under the Companies Act, 1956, bearing CIN - U70102WB2012PTC188637, dated 26.11.2012, having its office at Diamond Plaza, 2<sup>nd</sup> Mile, P.O. Sevoke Road, P.S. Bhaktinagar, District - Jalpaiguri, in the State of West Bengal, represented by one of its Directors, SRI KISHAN AGARWAL, Son of Sri Suresh Kumar Agarwal, Hindu by Religion, Indian by Nationality, Business by Occupation, Resident of Flat No. D5, Metro Heights, 2<sup>nd</sup> Mile, P.O. Sevoke Road, P.S. Bhaktinagar, District – Jalpaiguri, in the State of West Bengal --- hereinafter called the "VENDOR/SECOND PARTY" (which expression shall unless excluded by or repugnant to the context be deemed to include its Directors, executors, successors-in-office, representatives, administrators and permitted assignees) of the "SECOND PART".(PAN: AACCJ9707C)

**A.** WHEREAS the abovenamed Vendor had purchased land measuring 5 Kathas 6 Chhataks 23 Square Feet from Formax Polymers Private Limited, by virtue of two separate Registered Deeds of Conveyance, both dated 23.03.2013, being Document Nos. I-3491 and I-3492 both for the year of 2013 and the same were registered in the office of the Additional District Sub-Registrar, Rajganj in the District of Jalpaiguri.

**AND WHEREAS** the abovenamed Vendor had also purchased land measuring 4 Kathas 22 Chhataks 22 Square Feet from Sri Sushil Kumar Mitruka, son of Sri Neem Chand Mitruka, by virtue of two separate Registered Deeds of Conveyance, dated 15.05.2013, being Document Nos. I-5195 and I-5197, both for the year of 2013 and the same were registered in the office of the Additional District Sub-Registrar, Rajganj in the District of Jalpaiguri.

AND WHEREAS in the manner aforesaid the above named Vendor, JANKIRAM HIRISE PRIVATE LIMITED became the owner of total land measuring 10 Kathas 13 Chhataks having permanent, heritable and transferable right, title, and interest therein and the said land is fully described in Schedule -A below.

**AND WHEREAS** the Vendor has formulated a scheme to enable a person/party intending to have own unit or premises in the said building alongwith the undivided proportionate share and interest in the land on which the said building stands. The proportionate share or interest in the land is to be determined according to the constructed area comprising the unit or premises proportionate to the total constructed area on the said land.

**AND WHEREAS** the Vendor, in the process of construction of the said building divided into several independent units/premises along with the common facilities.

AND WHEREAS the Vendor has now firmly and finally decided to sell and have offered for
sale to the Purchaser/s one Residential Flat, measuring about Square Feet (Rera Carpet
Area) on the Floor together with One Covered Car Parking Space on the
Floor of the building more particularly described in the Schedule-B given herein below, for a
valuable consideration of Rs/- (Rupees
Only).

AND WHEREAS an Agreement of Sale, dated was executed between the
Purchaser/s and Vendor in respect of the Schedule 'B' Property, being Document No. I -
for the year and the same was registered in the office of the
AND WHEREAS the Vendor has now agreed to execute the Deed of Sale of the Schedule-B
property in favour of the Purchaser/s for effectually conveying the right, title and interest in the
Schedule-B property for a consideration of Rs/- (Rupees
Only).
NOW THIS INDENTURE WITNESSETH AS FOLLOWS:
1. That in consideration of a sum of Rs/- (Rupees
which is acknowledged by the Vendor by execution of these presents and grants full discharge to
the Purchaser/s from the payment thereof and the Vendor does hereby convey and transfer
absolutely the Schedule -B property, to the Purchaser/s who shall now HAVE AND HOLD the
same absolutely and forever free from all encumbrances and charges subject to the payment of
proportionate rent, etc. to the Government of West Bengal.

2. That the Purchaser/s has/have examined and inspected the Documents of title of the Vendor, Site Plan, Building Plan, Foundation Plan, Structural details of Beams and Slabs, Typical Floor Plan, Front Elevation, Rear Elevation/Sectional Elevation details of staircase as well as the COMMON PORTIONS & AREAS and COMMON PROVISIONS & UTILITIES and have also seen and inspected the construction work of the BUILDING to the extent constructed as on the date of execution of these presents and have satisfied himself/herself/themselves about the standard of construction thereof including that of the Schedule-B property purchased by the purchaser/s and shall have no claim whatsoever upon the Vendor as to construction plan, quality

of materials used or standard of workmanship in the construction thereof including foundation of the BUILDING and/or development, installation, erection and construction of the COMMON PROVISIONS & UTILITIES.

- 3. That the Purchaser/s shall have all rights, title and interest in the Schedule-B property sold and conveyed to him/her/them and shall hold and enjoy the same without any interruption or obstruction whatsoever from the Vendor or anybody claiming through or under it and all the rights, title and interest which vested in the Vendor with respect to the Schedule-B property shall henceforth vest in the Purchaser/s to whom the said Schedule-B property has been conveyed absolutely.
- 4. That the Purchaser/s hereby covenant with the Vendor not to dismantle the Schedule-B property hereby sold and conveyed in favour of the Purchaser/s in part or parts in any manner whatsoever and the same shall be used by the Purchaser/s exclusively for residential purposes.
- 5. That the Vendor declares that the interest which it professes to transfer hereby subsists as on the date of these presents and that the Vendor has not previously transferred, mortgaged, contracted for sale or otherwise the said below Schedule-B property or any part thereof to or in favour of any other party or person/s and that the property hereby transferred, expressed or intended so to be transferred suffers from no defect of title and is free from all encumbrances whatsoever.
- 6. That the Vendor does hereby covenant with the purchaser/s that the tenancy rights under which the Schedule-A property is held by the Vendor under the superior landlord the State of West Bengal is good and effectual and the interest which the Vendor proposes to transfer subsists and the Vendor has full right and authority to transfer the SCHEDULE-B property to the Purchaser/s in the manner as aforesaid and the PURCHASER/S shall hereinafter peacefully and quietly possess and enjoy the Schedule-B property without any obstruction or hindrance whatsoever.

- 7. That the Purchaser/s shall not do any act, deed or thing whereby the construction of the said building is in any way hindered or impeded with nor shall prevent the Vendor from selling, transferring, assigning or disposing of unsold portion or rights, title and interest therein or appurtenant thereto.
- 8. That the Purchaser/s will obtain his/her/their own independent electric connection from the W.B.S.E.D.C.L. for his/her/their electric requirement and the connection charges as well as the electric consumption bill will be paid by the Purchaser/s, the Vendor shall have no responsibility or any liability in this respect.
- 9. That the Vendor further undertakes to take all actions and to execute all documents required to be done or executed for fully assuring right, title and interest of the Purchaser/s to the property hereby conveyed at the cost of the Purchaser/s.
- 10. That the Purchaser/s shall have the right to get his/her/their name mutated with respect to the said Schedule-B property both at the Office of the B.L. & L.R.O. and Siliguri Municipal Corporation and get it numbered as a separate holding and shall pay Municipal taxes as may be levied upon him/her/them from time to time though the same has not yet been assessed.
- 11. That the Purchaser/s shall have the right to sell, gift, mortgage or transfer otherwise the ownership of the Schedule-B property or let-out, lease-out the Schedule-B property to whomsoever.
- 12. That the Purchaser/s shall keep the area neat and clean and in proper condition and shall not use the same for any illegal purpose or in a manner which may cause annoyance to the other occupiers/occupants of the said building.

- 13. That the Purchaser/s shall have proportionate right, title and interest in the land along with other occupants/owners of the building. It is hereby declared that the interest in the land is impartible.
- 14. That the Vendor will pay upto date municipal taxes, land revenue and/or any other charges/dues if any prior to the date of transfer of the Schedule-B property.
- 15. That the Vendor shall not be liable at any time under any circumstances for any rate and/or taxes pertaining to the Schedule-B property except for unsold portion of the building which shall be borne by the Vendor proportionately with all the Purchaser/s unless separately levied upon and charged for.
- 16. That the upkeep and maintenance of the COMMON PORTIONS & AREAS as well as the COMMOM PROVISIONS & UTILITIES shall be looked after by the Apartment owners Association by framing a proper Memorandum of Association together with the Rules & Regulations thereof by their mutual consent subject to law in force for the time being regulating the ownership residential apartments.
- 17. That the Purchaser/s shall be entitled to use and pay such proportionate charges for common facility, such as repairs and maintenance of the outer walls, stairs, septic tank, water supply, sanitation, sweeper, chowkidar, etc. as will be determined by the Vendor from time to time till the time an executive body or any other authority of the building or Apartment owners association is formed to take care of the common maintenance of the building.

That the payment of the maintenance charge by the Purchaser/s is irrespective of his/her/their use and requirement.

- 18. That in case the Purchaser/s make default in payment of the proportionate share towards the COMMON EXPENSES (described in the Schedule-C given hereinunder) within time allowed by the Vendor or the Apartment Owners Association the Purchaser/s shall be liable to pay interest at the rate of 2% per month or part of a month compoundable for the period of default on all amounts remaining so unpaid along with such dues and arrears and shall also be liable to compensate Vendor or the Association acting at the relevant time for any loss or damage suffered by the Vendor or the Association in consequence thereof.
- 19. That the Purchaser/s shall not encroach upon any portion of the land or building carved out by the Vendor for the purpose of road, landings, stairs or other community purpose/s and in the event of encroachment, the Vendor or the executive body or any authority of the occupants of the building acting as such at the relevant time shall be entitled to remove such unauthorised act or nuisance by force and the Purchaser/s shall be legally bound to repay the entire cost and expenses including damages if any as will be caused by such nuisance and its subsequent removal.
- 20. That the Purchaser/s further covenant with the Vendor not to injure, harm or cause damage to any part of the building including common portions and areas as well as the common provisions and utilities by making or causing any sort of alteration or withdrawal of any support or causing any construction, addition or deletion thereof or therein or otherwise in any manner whatsoever and in the event of contrary the Purchaser/s shall be fully responsible for it, the Vendor shall not be held responsible in any manner whatsoever.
- 21. That it is hereby specifically declared that use of personal generator of any kind and description and of any capacity whatsoever which causes sound and air pollution will not be permitted in any of the residential flat of the building save the battery operated inverter.

: 11:

22. The Purchaser/s shall have right to park one car in the parking space allotted to him/her/them

by the Vendor.

23. That the Purchaser/s shall have no objection if the other owners/occupants of the flat in

another block in the said complex uses the parking facility in the block in which the Purchaser/s

of these present has/have purchased the Schedule-B property, provided the said facility has been

allotted/sold by the Vendor.

24. That the matter not specifically stipulated in these presents or in case of any dispute or any

question arising hereinafter at any time between the Vendor and the Purchaser/s or other

occupiers of the building shall be referred for arbitration under the Arbitration and Conciliation

Act, 1996 and in case their decision is not acceptable he/she/they shall have the right to move to

Court at Jalpaiguri.

SCHEDULE-'A'

(DESCRIPTION OF THE LAND ON WHICH THE BUILDING STANDS)

All that piece or parcel of land measuring 10 Katha 13 Chhatak, situated within

Mouza – Dabgram, appertaining to and forming part of R.S. Plot Nos. 549 and 540/1006

corresponding to L.R. Plot No. 73, recorded in R.S. Khatian No. 98/1 corresponding to L.R.

Khatian No. 295, R.S. Sheet No. 8 corresponding to L.R. Sheet No. 43, J.L. No. 2, situated at

Road: Shastri Nagar, within the limits of Ward No. 41 of Siliguri Municipal Corporation,

Pargana – Baikunthapur, P.S. Bhaktinagar, District - Jalpaiguri.

The said land is bounded and butted as follows:

North: 19 Feet 3 Inch wide S.M.C Road;

South: Land of R.S. Plot No. 1005 & 1003;

East : House of Badal Pradhan;

West : Land of Ram Singh Thapa;

### S C H E D U L E - 'B' (DESCRIPTION OF THE APARTMENT)

All that Residential Flat, being Flat No on the Floor, having RERA
Carpet Area measuring Square Feet, Super Built-up Area measuring Square Feet
together with One Covered Car Parking Space, being Parking Space No measuring
ENCLAVE" together with proportionate undivided share in the Schedule 'A' land on which the
building stands.

## SCHEDULE - 'C' (COMMON EXPENSES)

- 1. All expenses for maintenance, operating, replacing, repairing, renovating, white washing, painting and repainting of the common portions and the common areas in the building including the outer walls of the building.
- 2. All expenses for running and operating all machinery, lift, equipments and installations, comprised in the common portions including water pumps, generator including the cost of repairing renovating and replacing the same.
- 3. The salaries, bonus and other emoluments and benefits of and all other expenses on the persons employed or to be employed for the common purposes such as manager, caretaker, supervisor, accountant, security guard, sweepers, plumbers, electricians and other maintenance staffs.
- 4. Cost of insurance premium for insuring the building and/or the common portions.
- 5. All charges and deposits for supplies of common utilities to the co-owners in common.

- 6. Municipal tax, water tax, and other levies in respect of the premises and the building (save those separately assessed in respect of any unit or on the purchaser).
- 7. Costs of formation and operation of the service organization including the Office expenses incurred for maintaining the office thereof.
- 8. Electricity charges for the electrical energy consumed for the operation of the equipment and installations for the common services and lighting the common portions including system loss for providing electricity to each unit.
- 9. All litigation expenses incurred for the common purpose and relating to common use and enjoyment of the common portions.
- 10. All other expenses and/or outgoings as are incurred by the Vendor and/or the service organisation for the common purposes.

# <u>S C H E D U L E – 'D'</u> (COMMON PROVISIONS AND UTILITIES)

- 1. Stair case and stair case landing on all floors.
- 2. Common entry on the ground floor.
- 3. Water pump, water tank, water pipes and common plumbing installation
- 4. Drainage and sewerage.
- 5. Boundary wall and main gate.
- 6. Top Roof of the Building
- 7. Such other common parts, areas and equipments, installations, fixtures and fittings and spaces in or about the said building as are necessary for passage to the user and occupancy of the unit in common and such other common facilities as may be prescribed from time to time.

**IN WITNESS WHEREOF** the Vendor does hereunto set its hands on the day, month and year first above written.

### **WITNESSES**:

1.

The contents of this document have been gone through and understood personally by the Purchaser/s and the Vendor.

#### VENDOR

2.

Drafted, Read over and explained by me in my office:

MANOJ AGARWAL
Advocate, Siliguri
Enrl. No. F-505/434 of 1997