DEED OF CONVEYANCE

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(John 1,1) (Joy
Partner

THIS	INDENTURE	made	on	this	 day	of	,	Two
Thous	and and Twenty	7						

BETWEEN

(1) SMT. CHITRA BISWAS, wife of Late Mihir Kumar Biswas, having PAN No. AJDPB2996G, by Religion Hindu, by Occupation Business, by Nationality Indian, residing at P-239, Lake Town, Block B, P.O. & P.S. - Lake Town, Kolkata-700089, District 24-Parganas (North), (2) SRI DIPAYAN BISWAS, son of Late Mihir Kumar Biswas, having PAN No. AMTPB2271P, by Religion - Hindu, by Occupation Service, by Nationality Indian, residing at P-239, Lake Town, Block B, P.O. & P.S. - Lake Town, Kolkata-700089, District 24-Parganas (North), (3) SRI ANANYA BISWAS, son of Late Mihir Kumar Biswas, having PAN No. AJNPB45838, by Religion Hindu, by Occupation Business, by nationality Indian, residing at P-239, Lake Town, Block 'B, P.O. & P.S. - Lake Town, Kolkata - 700089, District 24-Parganas (North), (4) SMT. PURABI BISWAS, wife of Late Prabir Kumar Biswas, having PAN NO. AHPPB87863, by faith Hindu, by occupation Housewife, by Nationality Indian, resident of Sitalatala Road, Hatiara, Hind Sangha Club, P.O. Hatiara, Police Station Baguiati, Kolkata-700157, District - North 24 Parganas, (5) SMT. PARAMITA GHOSH, wife of Arijit Ghosh and daughter of Late Prabir Kumar Biswas, having PAN No. AILPG7336A, by faith Hindu, by occupation Housewife, by Nationality Indian, resident of P-78, Bangur Avenue, Block B, P.O. - Bangur Avenue, P.S.- Lake Town, Kolkata 700089, District - North 24 Parganas, (6) SRI TIMIR BARAN BISWAS, son of Late Surendra Nath Biswas, having PAN No. AKPPB5626E, by Religion Hindu, by Occupation Business, by Nationality Indian, residing at 56, Bangur Avenue, Block B, P.S, - Lake Town, Kolkata 700055, District North 24 Parganas, (7) SRI ARIJIT BISWAS, son of Late Samir Kumar Biswas, having PAN No. AEBPB8790F, by Religion - Hindu, by Occupation - Business, by Nationality - Indian, residing at 56, Bangur Avenue, Block B, Police Station - Lake Town, Kolkata - 700055, District - 24-Parganas (North), hereinafter jointly and collectively referred to as the "OWNERS" (Which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include their respective heirs executors administrators, legal representative, and/or nominees) of the FIRST PART;

AND

M/s DHAR PROPERTIES, a partnership firm registered under the Indian Partnership Act, 1932, having its principal place of business at Premises P-328, Bangur Avenue, Block A, P.O.- Bangur Avenue, P.S. - Lake Town, Kolkata 700055, (PAN AAPFD4128B), represented by its authorized Partner SRI PRITAM SAHA, PAN ARLPS4324D, hereinafter referred to as the "DEVELOPER" (Which term or

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expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include its heirs, executors, administrator, legal, representatives, successor-in-interest and/or nominees) of the **SECOND PART**;

AND

LICAL ATLANTA CONTRACTOR (CONTRACTOR)
[If the Allottee is a Company], (CIN No) a
company incorporated under the provisions of the Companies Act, 1956 or 2013, as
the case may be, having its registered office at(PAN
), represented by its authorized signatory,
(Aadhar No) duly authorized vide board resolution dated
hereinafter referred to as the Allottee (which expression shall unless repugnant to the
context or meaning thereof be deemed to mean and include its successor-in-interest,
and permitted assigns)
(or)
[If the Allottee is a Partnership],, a partnership
firm registered under the Indian Partnership Act, 1932 having its principal place of
business at (PAN) represented by its
authorised partner, (Aadhar No) authorised
vide hereinafter referred to as the Allottee (which expression
shall unless repugnant to the context or meaning thereof be deemed to mean and
include its successor-in-interest, and permitted assigns)
(or)
`
[If the Allottee is a HUF]
Mr./Mrs (Aadhar No) son/daughter
of aged about FOR SELF AND AS THE Karta of the Hindu Joint
Family known as HUF, having its place of business/residence at
(PAN) hereinafter referred to as the
Allottee (which expression shall unless repugnant to the context or meaning thereof
be deemed to mean and include its successor-in-interest, and permitted assigns)
(or)
[If the Allottee is an individual]
Mr./Mrs (Aadhar No) son/daughter
of aged about residing at (PAN
) hereinafter referred to as the Purchasers (which expression shall
unless repugnant to the context or meaning thereof be deemed to mean and include its
successor-in-interest, and permitted assigns)
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The Developer and Purchasers shall hereinafter collectively be referred to as the Parties and individually as a Party of the **THIRD PART**:

SECTION-I # INTERPRETATION:

WHEREAS:

- **A**. In these presents, unless there be something contrary or repugnant to the subject or context, the following terms (whether used as capitalized terms or not) shall have the respective meanings which have been assigned thereto:
 - (i) "Agreed Consideration" shall mean the consideration mentioned in PART-I of the FIFTH SCHEDULE hereto and payable by the Purchaser to the Builder for acquiring the said Unit.
 - (ii) "Architects" shall mean any Architect whom the Vendors and the Builder have appointed as the Architects for the Project / Buildings time to time.
 - (iii) "Association" shall mean an Association, Syndicate, Committee, Body, Society or Company which would comprise the purchasers of Units and the Builder as may be required and be formed or incorporated at the instance of the Builder for the Common Purposes with such rules and regulations as shall be framed by the Builder.
 - (iv) "Buildings" shall mean ___, ___ and ___ BHK Apartments having One Block of Apartments a total of ____ apartments of different types in G+___ storied Block including such other constructions and/or structures, as may be constructed on the Premises by the Builder from time to time.
 - (v) ""Built-Up Area" and/or "Covered Area" in relation to a Flat shall mean the floor area of that Flat including the area of balconies and terraces, if any attached thereto, and also the thickness of the walls (external or internal) and the columns and pillars therein Provided That if any wall, column or pillar be common between two Flats, then one-half of the area under such wall column or pillar shall be included in the built-up area of each such Flat.
 - (vi) "Carpet Area" means the net usable floor, area of an Flat/Apartment, excluding the area covered by the external walls, areas under services shafts, excluding balcony or verandah area and

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exclusive open terrace, but includes the area covered by the internal partition walls of the flat/apartment;

(vii) "Car Parking Area" means an area either enclosed or unenclosed, covered or open excluding open car parking areas reserved for common areas and facilities to park vehicles located at any level and includes all types of car parking areas sanctioned by the Competent Authority;

(viii) "Common Area" means-

- i) the entire land for the real estate project or where the project is developed in phase and registration under the West Bengal Real Estate (Regulation and Development) Act, 2016, the entire land for that phase;
- ii) the stair cases, lifts, staircase and lift lobbies, fire escapes, and common entrances and exits of the building;
- iii) the common basements, terraces, parks, play areas, visitors car parking areas and common storage spaces;
- iv) the premises for the lodging of persons employed for the managements of the property including accommodation for watch and ward staffs or for the lodging of community service personal;
- v) Installations of central services such as electricity, gas, water, and sanitation, air-conditioning and incinerating system for water conservation and renewal energy;
- vi) the water tanks, pumps, motors, fans, compressors, ducts and all apparatus connected with installations for common use;
- vii) all community and commercial facilities as provide in the real estate project;
- viii) all other potion of the project necessary or convenient for its maintenance, safety etc., and in common use;
- **"Common Expenses"** shall mean and include all expenses for the maintenance, management and upkeep of the Buildings, the Common Area/Portions, and the Premises and also the expenses for Common Purposes of the Unit Owners and shall be payable proportionately by the Purchaser periodically as part of maintenance charges.

- (x) "Common Portions" shall mean the common areas and installations in the Buildings and the Premises that are more fully and particularly mentioned in the THIRD SCHEDULE hereto.
- (xi) "Common Purposes" shall include the purposes of managing and maintaining the Premises, the Buildings and in particular the Common Portions, rendition of services in common to the Unit Owners, collection and disbursement of the Common Expenses and dealing with the matters of common interest of the Unit Owners and relating to their mutual rights and obligations for the beneficial use and enjoyment of their respective Units exclusively and the Common Portions in common.
- (xii) "Corpus Deposit or Sinking Fund" shall mean a deposit comprising of amounts to be paid / deposited and/or contributed by each Unit Owner, including the Purchaser herein, towards future capital expenses or major maintenance which shall be held by the maintenance Agency/Company/Association.
- (xiii) "Family Members" shall mean, and includes husband, wife minor son and unmarried daughter wholly dependent on a person.
- (xiv) "Land" shall mean the entire land ALL THAT the piece and parcel of ________, with all easement rights, more fully & particularly mentioned and

described in the **First Schedule** hereunder written.

- **(xv) "Maintenance Agency"** shall mean the Builder or any association, society, company, body or committee formed/appointed by the Builder for the Common Purposes.
- (xvi) "Municipal Corporation" shall mean the

 Municipal Corporation and shall also include other concerned authorities that may recommend, comment upon, approve, sanction, modify and/or revise the Plans.
- (xvii) "Notice of Possession" shall mean the notice given by the Builder to the Purchaser in terms of clause 6.1 herein below stating that the said Unit is ready for possession.

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(xviii)	"Plan" or "Plans" shall mean the plan sanctioned by the Municipality; vide Building Plan(s)
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(xix)	"Premises" shall mean the Land including the Buildings and other structures to be constructed thereon.
(xx)	"Project" shall mean the work of development undertaken and to be done by the Vendors and the Builder jointly in respect of the Premises and/or any modification or extension thereof till such development of the Premises is completed and possession of the completed Flats / Units are made over to the respective Unit Owners.
(xxi)	"Proportionate" with all its cognate variations shall mean the ratio the Covered Area of any Flat may bear to the Covered Area of all the Flats in the Buildings.
(xxii)	"Proportionate Undivided Share" in relation to a Flat shall mean the proportionate variable undivided indivisible and impartible share in the Land comprised in the Premises that is attributable to such Flat at any point of time.
(xxiii)	"Said Flat" shall mean the Flat No on theFloor admeasuring an area ofsq.ft. (sqm) Carpet Area/Saleable area along with garage/closed parking no admeasuring an area of sq.ft. at " " situated at , described in PART-I of the SECOND SCHEDULE hereto.
(xxiv)	"Said Undivided Share" shall mean the proportionate variable undivided indivisible and impartible share or interest in the Land comprised in the Premises attributable to the said Flat.
(xxv)	"Said Unit" shall mean the said Flat, the said Vehicle Parking Space, (if any), and the right of common use of the Common Portions and
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wherever the context so intends or permits, shall also include the Said Undivided Share.

- (xxvi) "Said Garage" shall mean a place within a described in Part-II of the SECOND SCHEDULE hereto.
- (xxvii) "Saleable Area" of a Flat shall mean the Built-Up Area of such Flat and the Proportionate Undivided Share attributable to such Flat.
- (xxviii) "Unit" shall mean a residential apartment in the Buildings, with or without any Vehicle Parking Space, and wherever the context so intends or permits, shall include the Proportionate Undivided Share attributable to such Flat and the right of common use of the Common Portions thereto.
- (xxix) "Unit Owners" shall according to the context, mean all purchasers and/or intending purchasers of different Flats / apartments / Units in the Buildings and shall also include the Builder in respect of such Flats / apartments / Units which are retained and/or not alienated and/or not agreed to be alienated for the time being by the Vendors and/or the Builder.
- **"Vehicles Parking Space"** shall mean such covered spaces on the ground floor or the basement of the Buildings, Open Spaces surrounding or adjacent to the Buildings that may be earmarked by the Builder for parking private cars and two wheelers of the Unit Owners.
- (xxxii) "Masculine" gender shall include the "Feminine" and "Neuter" genders and vice versa.
- (xxxiii) "Singular" number shall include the "Plural" and vice versa.
- (xxxiv) "Completion Certificate" shall mean Completion Certificate issued by the _____ Municipality on dated _____ for the grant of partial Completion Certificate.
- (xxxv) "Rights on Purchaser's Default" shall mean the rights mentioned in the SIXTH SCHEDULE hereto to which the Association and/or the Query No.

	Maintenance Agency shall be entitled in case of any default or breach by the Purchaser.
(xxxvi)	"Said Flat" shall mean the Flat No on theFloor admeasuring an area of sq.ft. (sqm) Carpet Area/Saleable area along with garage/closed parking no admeasuring an area of sq.ft. at " " situated at , more fully described in PART-I of the SECOND SCHEDULE hereto.
(xxxvii)	"Said Sale Agreement" shall mean the Agreement made between the Vendors herein, therein also referred to as the Vendors of the First Part, the Builder herein, therein also referred to as the Builder of the Second Part, and the Purchasers herein, therein also referred to as the Purchasers of the Third Part whereby the Vendors and the Builder have agreed to sell and the Purchasers have agreed to purchase the Said Flat and or for the consideration and on the terms and conditions, as therein contained.
(xxxviii)	"Said Unit" shall mean the said Flat, the said Vehicle Parking Space and the right of common use of the Common Portions and wherever the context so intends or permits, shall also include the Said Undivided Share.
(xxxix)	"Singular" number shall include the "Plural" and vice versa.

- **B.** The Vendors are the absolute owners of the said Premises.
- C. The facts describing the devolution of title of the Vendors to the Premises are more particularly mentioned in the **SEVENTH SCHEDULE** hereto.
- **D.** The Purchasers herein being desirous of purchasing **ALL THAT** the said Unit, approached and requested the Vendors and the Builder to sell the said Unit to the Purchasers, when accepting the said request of the Purchasers, by the Said Sale Agreement, the Vendors and the Builder agreed to sell and the Purchasers agreed to purchase the said Unit at or for the consideration and on the terms and conditions, more fully therein contained.
- **E.** In due course the builder has completed the construction of the said project accordance with necessary approvals and sanctioned plans and named the complex

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"" and fulfilled all terms and conditions of the said
Development Agreement and subsequent Amendments up to date.
F. The Vendors and the Builder have since caused construction and completed construction of the Said Unit in accordance with the Plans and obtained the Completion Certificate from Municipality issued on letter dated for the grant of Completion Certificate and have issued to the Purchasers the Notice of Readiness and the Notice of Possession in terms of the Said Sale Agreement.
G. The Purchasers having fully inspected and being completely satisfied with the quality, workmanship and specification of construction of the Said Unit, has been taken over vacant and peaceful possession thereof prior to the date of execution of these presents and have no claim and /or demand of whatsoever nature include pecuniary.
H. Now at the request of the Purchasers, the Vendors and the Builder have in terms of the Said Sale Agreement agreed to execute and register these presents in favour of the Purchasers in the manner as hereinafter contained.
 It is recorded that at or before execution of these presents, the Purchasers have by obtaining independent professional services, examined and fully satisfied themselves as to the following: (a) The title of the Vendors to the Premises and also the Said Unit; (b) The right of the Builder in respect of the Project; (c) The terms, conditions, restrictions and obligations contained in the Said Sale Agreement and these presents; (d) The Plans sanctioned by the Municipality; (e) The total measurement of the Said Unit including the Super Built-Up Area thereof; (f) The specifications of materials used for construction of the Said Unit and the Buildings; and have agreed not to raise henceforth any objection or make any kind of requisition, whatsoever or howsoever, regarding the above and also waives their respective right, if any, to do so.
SECTION – II # WITNESSETH:
I. NOW THIS INDENTURE WITNESSETH that in the premises aforesaid and in consideration of the sum of Rs. /- (Rupeesonly) by the Purchasers to the Builder paid at or before the execution hereof (the receipt whereof the Builder doth hereby as also by the receipt and memo of consideration Query No

hereunder written admit and acknowledge and of and from the payment of the same
and every part thereof doth hereby acquit release and forever discharge the Purchasers
and the Said Unit being hereby conveyed) the Vendors and the Builder do and each of
them doth hereby grant convey sell transfer release assign and assure unto and in
favour of the Purchasers ALL THAT the Flat, being Flat No on theFloor
admeasuring an area ofsq.ft. (sqm) Carpet Area/Saleable area as more
fully and particularly mentioned and described in PART - I of the SECOND
SCHEDULE hereunder written, TOGETHER WITH proportionate undivided share
in the Land comprised in the Premises, as more fully mentioned and described in the
FIRST SCHEDULE hereunder written and attributable to the Said Unit,
TOGETHER AND WITH like proportionate undivided share in the Common
Portions, fully mentioned and described in the THIRD SCHEDULE hereunder
written and attributable to the Said Unit, AND TOGETHER WITH the right to park
one car in Car Parking Space No, in theas allotted in the Said Vehicle
Parking Space at the Premises, if so categorically sold and purchased under these
presents and as more fully mentioned in PART - II of the within mentioned
SECOND SCHEDULE, (all hereinafter collectively referred to as "the Said Unit"),
AND TOGETHER ALSO WITH the right to use and enjoy the Common Portions
in common with the other Unit Owners of the Building AND reversion or reversions
remainder or remainders and the rents issues and profits of and in connection with the
Said Unit AND all the estate right title interest property claim and demand
whatsoever of the Vendors and/or the Builder into or upon the Said Unit AND
TOGETHER WITH all easements or quasi-easements and other stipulations and
provisions in connection with the beneficial use and enjoyment of the Said Unit TO
HAVE AND TO HOLD the Said Unit and every part thereof unto and to the use of
the Purchasers absolutely and forever SUBJECT NEVERTHELESS TO the
Purchasers' covenants and agreements hereunder contained and on the part of the
Purchasers to be observed fulfilled and performed (including the restrictions terms
conditions covenants and obligations set forth in the FIFTH SCHEDULE hereunder
written and the Said Sale Agreement) AND ALSO SUBJECT to the Purchasers
paying and discharging all municipal and other rates taxes and impositions on the
Said Unit wholly, and the Common Expenses, as more fully and particularly
mentioned and described in the FOURTH SCHEDULE hereunder written
proportionately, and all other outgoings in connection with the Said Unit wholly and
the Premises and in particular the Common Portions proportionately.

<u>SECTION – III # VENDORS' AND BUILDER'S COVENANTS:</u>

I. THE VENDORS AND THE BUILDER DO AND EACH OF THEM DOTH HEREBY COVENANT WITH THE PURCHASER as follows:-

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- i) The right, title and interest which the Vendors and the Builder doth hereby profess to transfer subsists and that the Vendors and the Builder have good right, full power and absolute authority to grant, sell, convey, transfer, assign and assure unto and to the use of the Purchasers, the Said Unit in the manner aforesaid.
- ii) It shall be lawful for the Purchasers, from time to time and at all times hereafter to peaceably and quietly, but subject nevertheless to the provisions herein contained, to hold use and enjoy the Said Unit and every part thereof and to receive the rents issues and profits thereof without any interruption disturbance claim or demand whatsoever from or by the Vendors or the Builder or any person or persons claiming through under or in trust for them or any of them **AND** freed and cleared from and against all manner of encumbrances trusts liens and attachments whatsoever save only those as are expressly mentioned herein.
- iii) The Builder for the time being, and subsequently the Association or Maintenance Company, after handing over the charge of maintenance and management of the Premises to the Association or Maintenance Company by the Builder, shall from time to time and at all times hereafter upon every reasonable request and at the costs of the Purchasers make do acknowledge execute and perfect all such further and/or other lawful and reasonable acts deeds matters and things whatsoever for further better and more perfectly assuring the Said Unit hereby granted sold conveyed and transferred unto and to the Purchasers in the manner aforesaid as shall or may be reasonably required by the Purchasers.
- iv) The Builder for the time being, and the Association or Maintenance Company, upon the Builder handing over all relevant documents in respect of the said Premises to the Association or Maintenance Company, shall unless prevented by fire or some other irresistible force or accident from time to time and at all times hereafter upon every reasonable request and at the costs of the Purchasers produce or cause to be produced to the Purchasers or to his attorneys or agents at or before any trial, examination or commission for inspection or otherwise as occasion shall require the title deeds in connection with the Premises and also shall at the like request and costs of the Purchasers deliver to the Purchasers such attested or other copies or extracts there from as the Purchasers may require and will in the meantime unless prevented as aforesaid keep the same safe unobliterated and uncancelled.

<u>SECTION – IV # PURCHASERS' COVENANTS:</u>

II. THE PURCHASERS DO AND EACH OF THEM DOTH HEREBY COVENANT WITH THE VENDORS AND THE BUILDER as follows:

1. The Purchasers agree and bind themselves that the Purchasers shall and will at all times hereafter abide by and observe the restrictions (a) set-forth in the **FIFTH SCHEDULE** hereunder written and contained in the Said Sale Agreement.

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- 2. The Purchasers have also examined and satisfied themselves about all the permissions and licenses issued by the concerned authorities, including those relating to occupation of the Buildings, installation, maintenance and user of lift and other utilities and facilities at the Premises and rules made there under and also acquainted itself and accepted and agree to comply with the norms, conditions, rules and regulations with regard to the use and enjoyment thereof as well as of water, electricity, drainage, sewerage, etc.
- 3. As from the date hereof, the Purchasers bind themselves to regularly and punctually pay the following amounts and outgoings:
- i) Municipal rates and taxes, surcharge and water tax, if any and as assessed on the Said Unit, directly to the Municipal Corporation **Provided That** so long as the Said Unit is not separately assessed for the purpose of such rates and taxes, the Purchasers shall pay to the Builder/Maintenance Agency proportionate share of all such rates and taxes assessed on the Premises.
- ii) All other impositions, levies, cess, taxes and outgoings (including Multistoried Building Tax, Betterment fees, Development Charges, GST, etc.) whether existing or as may be imposed, increased or enhanced or levied at any time in future on the Said Unit or on the Premises by any Government or Statutory Authority or Authorities, wholly in case the same relates to the Said Unit and proportionately in case the same relates to the Premises, as the case may be.
- iii) Electricity charges for electricity consumed in or relating to the Said Unit directly to electricity supplying body or the Maintenance Agency, as the case may be.
- iv) Maintenance charges and proportionate share of all Common Expenses (including any contribution towards major repairs, electricity consumption for the common meter, lift, renovation, etc. in or for the Building, as may be required at any time in future) as shall be assessed on the Said Unit and demanded from time to time by the Builder or, upon its formation, the Association, as the case may be. The said maintenance charges and the proportionate share of all Common Expenses shall however be subject to revision from time to time as be deemed fit and proper by the Builder, or the Association upon its formation, after taking into account the common services provided at the Premises.
- 3.1 All payments mentioned herein shall, unless so otherwise mentioned, in case the same be monthly payments, shall be made to the Builder or upon its formation, to the Association, within 7 days of each and every month for which the same becomes due and otherwise within 7 days of the Builder or its nominee leaving its bill for or demanding the same at the above address of the Purchasers and the Purchasers shall keep the Builder and the Association, upon its formation, indemnified against all losses damages costs claims demands actions and proceedings that may arise due to non payment or delay in payment thereof.
- 3.2 The apportionment of the liability of the Purchasers in respect of any item of expenses, tax, duty, levy or outgoings payable by the Purchasers in respect of the said

Unit shall be done by the Vendor and the Association upon its formation and the same shall be final and binding on the Purchasers.

- 4. The Purchasers shall, in case already not so done, within 1(One) month from the date hereof apply for and obtain separate assessment of the Said Unit from the Municipal Corporation and the Vendors and the Builder shall sign necessary papers and declarations as may be required. In case the Purchasers fail to have such separation effected, then the Vendors and the Builder shall be at liberty to have the same effected as the constituted attorney of and at the costs and expenses of the Purchasers.
- 5. The Purchasers shall permit the Builder and, upon its formation, the Association and their surveyors or agents with or without workmen and others at all reasonable times upon 48 hours prior notice, except in case of emergency, to enter into and upon the Said Unit and every part thereof for the purpose of repairing reinstating rebuilding cleaning lighting and keeping in order and good condition the sewers drains pipes cables water courses gutters wires structures or other conveniences belonging to or serving or used for the Building and also for the purpose of laying down reinstating repairing and testing drainage and water pipes and electric wires and cables and for similar purposes and also to view and examine the state and condition of the Said Unit and the Purchasers shall make good all defects leakages and want of repairs within 7 days from the date of receiving notice in writing from the Builder or the Association.
- 6. From the date of execution hereof and till the continuance of its ownership of the Said Unit, the Purchaser shall:
- i) use the Said Unit only for the exclusive purpose of **private dwelling or residence** of respectable persons in a decent and respectable manner and for no other purposes;
- ii) use the Said Vehicle Parking Space, if any right to park a motor vehicle is expressly so granted to the Purchasers hereunder, only for the purpose of parking of their own medium sized motor vehicles;
- iii) not use the roof of the Building for hanging or drying of clothes, bathing or other undesirable purposes or such purpose which may cause any nuisance or annoyance to the other Unit Owners;
- iv) use the Common Portions in common with the other Unit Owners of the Building and only to the extent required for ingress and to egress from the Said Unit of men materials and utilities and also to keep the same in a clean and orderly manner free from obstructions and encroachments and not store or allow anyone else to store any goods articles or things in the staircase, lobby, landings, pathways, passages or in any other common areas of the Premises.
- 7. The Purchasers shall not do or permit to be done any act or thing which is likely to cause nuisance, annoyance or danger to the other Unit Owners in the Building.

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MEMO OF CONSIDERATION

named	Purchasers the within mentione	st above written of and from the within and sum of Rs/- (Rupees of full consideration in terms of these
presents		Amount (Rs)
1	By cheque no dated	
2	By cheque no dated	
3	By cheque no dated	
4	By cheque no dated	
5	By cheque no dated	
6	TDS ()	
7	By cheque no dated	
WITNE	TOTAL (RUPEES	ONLY)
1.		
1.		
_		(OWNERS)
2.		Dhar Properties Wekahis Was Partner

(BUILDER)

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