

THIS DEED OF CONVEYANCE made this the _____ day of _____Two Thousand Twenty-..... (20.....)

BYANDBETWEEN

MESSRS. HOUSE & BRIDGE (INDIA) PRIVATE LIMITED, (PAN-AAACH8004L), being an existing company within the meaning of the Companies Act, 2013 having its registered office at 35, KALIGHAT ROAD MATRIKA APARTMENT, GROUND FLOOR, P.O & P.S-BHAWANIPUR, KOLKATA-700025 DIST-SOUTH 24 PARGANAS, represented by its Director SRI INDRANIL CHANDA, SON OF LATE BRAJAGOPAL CHANDA , hereinafter referred to and called as "LANDOWNER".

AND

MESSRS. SAIMAA SYNERGYONE SOLUTIONS PRIVATE LIMITED, [PAN-AAKCS1255L], being an existing company within the meaning of the Companies Act, 2013 having its registered office at Hotel Arya H.B. Road, P.S.- Lalpur,, Ranchi-834001 in the state of Jharkhand, having its correspondence office at 35, Kalighat Road, Matrika Apartment, Ground floor, P.O. & P.S.- Bhawanipur, Kolkata -700025 represented by its Director SRI SANDEEP SAHU @ SRI SANDEEP KUMAR SAHU, son of Sri Gopal Prasad Sahu, , hereinafter referred to and called as "LANDOWNER" represented by their lawful constituted attorney "N.N CONSTRUCTION", (ADSR-Durgapur) Proprietor Sri Bikram Hazra Son of Sri Nirad Baran Hazra by faith-Hindu, by occupation-Business, residing at -OCD-2,JN Avenue,Durgapur-14 ,District- Burdwan presently Paschim Bardhaman, PIN-713214 (which terms or expression shall unless excluded by or repugnant to the context be deemed to mean and include its successor-in-office legal representatives, administrators, executors and assigns of last surviving partner and his/her/their assigns)of the **FIRST PART**.

N.N. CONSTRUCTION [PAN:- ADFPH3818M](a Proprietorship firm) having its office at C6/20 ALLUDDIN KHAN BITHI, CITY Centre, Durgapur, pin:713216, Paschim Burdwan represented by its **Proprietor MR. BIKRAM HAZRA [PAN:ADFPH3818M]** S/o Sri Nirad Baran Hazra by faith Hindu, by occupation business residing at OCD-2,North JN Avenue, Durgapur, Dist-Pachim Bardhaman, hereinafter referred to and called as the "Promoter" (which terms or expression shall unless excluded by or repugnant to the context be deemed to mean and include its successor-in-office legal representatives, administrators, executors and assigns).

Mr. _____(PAN - _____)W/O of _____ by caste Hindu, by nationality Indian, by Profession housewife , and (PAN- _____) S/O _____ by caste Hindu, by nationality Indian, by Profession serviceboth are Residing at _____, hereinafter referred to as the "Allottee" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean the members or member for the time being of the said HUF, and their respective heirs, executors, administrators and permitted assigns).

A. Development and Construction of Building on scheduled Property:

Terms and conditions agreed between the Owner and the Developer /Contractor with regard to development and construction of multistoried Building at the scheduled premises in **30.5 KATHA Mouza-GOPALMATH , R,S PLOT NO 487,488,514, LR PLOT NO 429,452,451 . L R Khaitan No 988,1239 J L NO -003**, Under Durgapur Municipal Corporation, Dist-Burdwan presently Pachim Bardhaman Under Durgapur Municipal Corporation, Dist-Burdwan presently Paschim Bardhaman. The property particularly mentioned and described in the first scheduled is L..Recorded property of the present owner. He purchased the same vide deed No – 5043 for the year 2016, 6914 for the year 2015 &2889 for the year 2015 of A.D.S.R Durgapur and after purchasing the land he mutated his name in L.R.R.O.R AND CONVERTED THE LAND IN Bastu vide conversion case No – CN/2023/2311/2099 of Durgapur .

WHEREAS:-

A. Whereas the present landowner owning and possessing of a land measuring about 30.5 KATHA under **Mouza- GOPALMATH , R,S PLOT NO 487,488,514, LR PLOT NO 429,452,451 . L R Khaitan No 988,1239 J L NO -003**, Under Durgapur Municipal Corporation, Dist-Burdwan presently Pachim Bardhaman Under Durgapur Municipal Corporation, Dist-Burdwan presently Pachim Bardhaman. The property particularly mentioned and described in the first scheduled is L. Recorded property of the present owner. He purchased the same vide deed No – **5043 for the year 2016, 6914 for the year 2015 & 2889 for the year 2015 of A.D.S.R Durgapur and after purchasing the land he mutated his name in L.R.R.O.R AND CONVERTED THE LAND IN Bastu vide conversion case No CN/2023/2311/2099 of Durgapur .**

A. Pursuant to the application by the Promoter a Building Plan bearing registration no **24/09/2025** bearing registration no – **CB/105/21** of the Durgapur Municipal Corporation has duly sanctioned for construction and development of the Housing Complex in respect of the subject land.

B. The Promoter has registered the project with the Regulatory Authority under the Real Estate (Regulation and Development) Act, 2016 vide Registration No.....

C. By a registered Agreement dated registered within Book No....., Volume No..... , Pages.....to....., Being No.....,for the year.....,the Allottee has agreed to purchase All That

the Apartment described under Schedule A2 below in lieu of the total consideration asset out under Schedule B hereunderwritten.

D. The Promoter has completed the project and the Municipal Authority has duly granted a Completion Certificate/partial Occupancy Certificate in respect of the Project being No.

.....dated.....

E. The Allottee has in terms of his/her Agreement for Sale has made full payment of the consideration and has called upon the Promoter to execute and register the Conveyance in respect of the said Apartment.

F. The Allottee has taken complete inspection of the said Apartment and the said new building block wherein the same is situated and the Promoter is fully satisfied with the layout, location, workmanship, measurement and the amenities provided and the Allottee has no manner of grievance whatsoever.

NOW THIS DEED WITHNESSETH AS FOLLOWS:-

That in consideration of the said agreement and in further consideration of a sum of Rs./- (Rupees) only well

and truly paid by the Purchaser/Allottee to the Promoter or before execution of these presents in terms of the said Agreement for Sale (the receipt whereof the promoter doth hereby and also by receipt hereunderwritten admit and acknowledge to have been received) the Promoter doth sell transfer convey assure and assign unto and to the Purchaser/Allottee FIRSTLY ALL THAT the Apartment No.

ad measuringsqft. carpet area (super built area whereof has been determined as

_____sq.ft.) on the Floor of the compl

ex known as "NIRVANA HEIGHTS III" at the said Premises as shown on the plan of the said Floor bordered RED thereon AND SECONDLY

ALL THAT the undivided proportionate share in and out of all the common parts portions area (except those specifically retained by the developer) (more fully and particularly mentioned and described in the THIRD SCHEDULE hereunder written) AND THIRDLY ALL THAT the undivided proportionate share or interest in the land comprised in the said premises described under the FIRST SCHEDULE hereto attributable thereto (hereinafter collectively referred to as the said Apartment particularly mentioned and described in the SECOND SCHEDULE hereunder written) TOGETHER WITH the right to use the common parts, portions, areas installations and facilities in the common with the other co-purchaser and the promoter and the other lawful occupants of the building as set out under the THIRD SCHEDULE hereto FURTHER TOGETHER WITH the liberty or facility to park medium sized car in the car parking area to be designated by the Promotor and if allotted to the Allottee only if available BUT EXCEPTING AND RESERVING such rights easement quasi-easements privileges reserved for any particular Apartment and/or the Promoter/holding organization and facility managers respective agents appointed by them (more fully and particularly mentioned and described in the FOURTH SCHEDULE hereunder written) AND TOGETHER WITH all easements and quasi-easements and provisions in connection with the beneficial use and enjoyment of the said Apartment (more fully and particularly mentioned and described in the FIFTH SCHEDULE hereunder written) TO HAVE AND TO HOLD the said Apartment hereby sold transferred and conveyed and every part or parts thereof unto and to the use of purchaser SUBJECT TO due performance of and compliance with the Restrictions/house rules (more fully and particularly mentioned and described in the SIXTH SCHEDULE hereunder written) and also subject to purchaser making payment of the common area maintenance charges/common expenses and other charges payable in respect of the said Apartment (such maintenance charges and common expenses as may be decided and demanded to the promoter or its agents and facility manager appointed by them and to the holding organization and/or the irrespective agents upon the maintenance being handed over by the developer

to the holding organization.

1) AND THE PROMOTER DO TH HERE BY CONVENANT WITH THE PURCHASER AS FOLLOWS:-

- A) THAT notwithstanding any act deed matter or thing whatsoever by the promoter or the owner done or executed or knowingly suffered to the contrary the promoter is now lawfully rightfully and absolutely seized and possessed of and / or otherwise well and sufficiently entitled to the said Apartment as described under the Second Schedule hereto and hereby granted, sold, conveyed, transferred, assigned or intended so to be and every part thereof for a perfect and indefeasible estate or inheritance without any manner or conditions use trust encumbrances or make void the same, save those as specifically provided hereunder.
- B) That notwithstanding any act deed or things whatsoever done as aforesaid the Promoter now has good right full power and absolute authority to grant convey transfer sell and assign all and singular the said Apartment hereby sold, conveyed, transferred or expressed so to be unto and to the use of the Allottee in the manner as aforesaid.
- C) That the said Apartment hereby sold, granted and conveyed or intended so to be is now free from all claims demands encumbrances liens attachments liens pendents debts or trusts made or suffered by the Promoter or any person or persons having or lawfully or equitably claiming any estate or interest therein through under or in trust for the Promoter.
- D) THAT the Allottee shall and may at all times hereafter peacefully and quietly hold possess and enjoy the said Apartment thereby receive all rents issues and profits thereof without any lawful eviction interruption claims or demands whatsoever by the Promoter or any person or persons having or lawfully or equitably claiming as aforesaid.

- E) THAT the Allottee shall be freed cleared and absolutely discharged saved harmless against all estates charges encumbrances liens attachments independent debater or trust or claims and demands whatsoever created occasioned or made by the Promoter or any person or persons having or lawfully or equitably claiming as aforesaid.
- F) AND FURTHER THAT the Promoter and all persons having or lawfully or equitable claiming any estate or interest in the said Apartment hereby or any part thereof through under or in trust for the promoter/owner shall and will from time and all times hereafter at the request and cost of the Allottee make do and execute or cause to be made done and executed all such further and lawful acts deeds or things whatsoever for further better or more perfectly assuring the said Apartment and every part thereof unto and the use of the purchaser in the manner as aforesaid as shall or may be reasonably required.
- G) THAT the Promoter has not at any time done or executed or knowingly suffered or been party to any act or thing save and except consent to any home-loan bank or financial institution for granting home loans to various Apartment purchasers and whereby and where under the said Apartment hereby granted, transferred and conveyed or expressed to be or any part thereof can may be impeached encumbered or affected in title or otherwise.

3. AND THE PURCHASER/ALLOTTEE SHALL TO THE END AND INTEND THAT THE OBLIGATIONS AND COVENANTS HEREINAFTER CONTAINED SHALL AT ALL TIMES HEREINAFTER RUN WITH THE OWNERSHIP AND POSSESSION OF THE SAID APARTMENT HEREBY CONVEYED HEREBY CONVENANT WITH THE PROMOTER as follows:-

- a) THAT the Allottee and all other persons deriving title

under these presents shall and will at all times hereafter shall observe the restrictions/house rules regarding the user of the Apartment and also the obligations set forth in the SEVENTH SCHEDULE hereunder written.

b) THAT the Allottee shall within six months from the date of execution of these presents at his/her their cost shall apply for obtaining mutation of their names as the owner and until the said Apartment is not separately assessed the purchasers shall pay the proportionate share of the assessed municipal tax and other taxes and impositions payable in respect of the said building, as may be determined and fixed by the promoter and upon formation of the holding organization by such holding organization without raising any objection whatsoever.

c) THAT the Allottee shall at all times from the date of possession as mentioned in the letter of possession be liable to pay and regularly and punctually make payment of all the municipal rates and taxes and other outgoings including cesses, multi-storied building taxes, water tax, urban land tax, if any, GST and other levies, impositions and maintenance and outgoings (hereinafter referred to as the rates and taxes which may from time to time be imposed or become payable in respect of the said Apartment and proportionately for the building as a whole and proportionately for the common parts and portions and until the mutation is effected in the names of the Allottee(s), the Allottee shall be liable to make payment of the proportionate share of such Rates and Taxes to the Promoter.

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

a) THAT the undivided share in land comprised in the said premises and the proportionate share in common parts and portion hereby sold and transferred and attributable to the said Apartments shall always remain impartible.

b) THAT right of the Allottee shall remain restricted to the said Apartment and proportionate share or interest in the

common parts, portions, areas, facilities and /or amenities comprised in the said complex.

- c) The Allottee on payment of deposit to WBSEDCL directly can obtain the meter and the Allottee further agrees to regularly and punctually make payment of the proportionate electricity charges for lighting of the common parts and portions and further agrees not to withhold payment of the same on any account whatsoever or however on and for the date of presence of the Apartment.
- d) As from the deemed date of possession as mentioned in the possession letter the Allottee shall regularly and punctually make payable of the maintenance charges/ common expenses (more fully described in the eighth schedule herein understated) payable in respect of the said Apartment to the promoter/ facility manager/ agents appointed by the promoter and to the holding organization upon the maintenance being handed over to them by the promoter. Such charges shall be made applicable by the vendor/ holding organization/ facility manager from time to time at their sole and absolute discretion and after taking into consideration the common services provided and the costs thereof.
- e) The Allottee acknowledges that regular and timely payment of the maintenance charges is a "must" and non-payment thereof is likely to adversely affect the interest of the other owners and / or occupiers of the said building and that non-payment of such maintenance charges is likely to cause malicious loss and damage to the other owners and / or occupiers of the said building and as such in the event of any default on the part of the Allottee in making payment of such maintenance charges then and in that event without prejudice to any other right which the developer and upon formation of the holding organization, the promoter and / or holding organization as the case may be shall be entitled to and hereby authorized;

- i) to disconnect the supply of water.
- ii) to disconnect the supply of electricity,
- iii) to prevent the use of lift.

And the same shall not be restored till such time the amounts so remaining outstanding are paid with interest at the _____ rate of 2% per month and the Allottee hereby further waives the right for service of notice in the event of any default in non-payment of such maintenance charges.

- f) Upon sale and transfer of the apartment constructed spaces and allotment of car parking by the promoter, the promoter of the various apartments constructed spaces and car parkings shall from a holding organization/syndicate/management company/society/association (hereinafter referred to as the holding organization) who shall be entitled to take over management of the common parts and portions _____ and shall remain responsible for rendition of common services and the Allottee hereby commit himself/herself /themselves/itself to become a member of such holding organization and to make payment of the maintenance charges to such holding organization regularly and punctually _____ and shall also observe the rules and regulations which may be framed by such holding organization.

5. GENERAL

- 5.1 For the purpose of maintenance of the common parts and portions and for rendition of common services the promoter/holding organization shall _____ be _____ entitled to appointment of a facility manager and the Allottee hereby consent to appointment of a facility manager and in the event of such facility manager being appointed the purchaser shall regularly and punctually make payment of the maintenance charges as more fully described in the Eighth Schedule hereunder written and other _____ amounts _____ including

the proportionate share of the remuneration which may be required to be paid to such facility manager.

5.2 The Allottee their licensees or his nominees will also hold, use and enjoy the said Apartment strictly subject to the easement and rights reserved and/or granted as per the FIFTH SCHEDULE hereto and subject to the due observance and performance of the House Rules and Restrictions as to the user and/or enjoyment set out under the SIXTH SCHEDULE hereto.

5.3 The said housing complex shall always be known as "NIRVANA HEIGHTS III" and the Apartment Holders shall not be entitled to change the name at any time in future.

6. ENFORCEMENT OF THE CONVENANTS

6.1 The covenant regarding payment of maintenance charges/common expenses and regarding use of the common parts and portions and observance of house rules as laid down in the seventh SCHEDULE is for mutual benefit of all Apartment Holders owners and in the event of any default on the part of the Allottee in making payments of the proportionate share of maintenance charges to the promoter/holding organization or facility manager/ agent appointed by them then in that event the promoter/holding organizations shall be entitled to disconnect the supply of electricity, discontinue the supply of water or prevent the use of lift or discontinue generator services. It is hereby agreed and declared by and between the parties hereto that inasmuch as the covenant regarding payment of common expenses and maintenance charges is for beneficial use of all the Apartment Holders owners in the event of any default on the part of the Allottee in performing the obligations in terms of this deed the promoter/holding organization and/or any of the Apartment Holders shall be entitled to enforce the same.

7. RESERVATION & SUPERCESSION

- 7.1 This deed supersedes all writing, understandings, agreement, brochures and any other agreement between the parties hereto and to the Allottee agrees not to rely on the same save and except the applicable covenants of the said agreement for sale of the Apartment.
- 7.2 The right of the Allottee shall remain restricted to the said Apartment and common area and portions and in no event the Allottee shall be entitled and hereby agrees not to claim any right in respect of the other parts or portions of the building and the said premises. Promoters shall be entitled to sell and transfer the said open spaces by way of open car parking/two wheeler parking zones or area.
- 7.3 It is clearly understood and envisaged that the Promoter shall always be entitled to use and utilize the side open spaces for any of its purposes including to create car parking and vehicle zones in the side open spaces and to sell the car parking areas and spaces independently whether such open car parking spaces have been officially sanctioned or not and the Allottee undertakes not to make or raise any objection thereto.
- 7.4 The Allottee covenants that the Allottee and/or associations shall not at any point of time object or oppose the use of the roof by the Promoter, its licensee and/or any other users and occupiers of the commercial area for installation, upkeep and/or maintenance of antenna and/or v-sat towers etc.
- 7.5 The Allottee covenants and agrees that the Allottee singly and/or in unison with any other Apartment Holder at the said complex shall not object to the Promoter's right to use, convert, utilize the roof for any part of it and/or the open terraces appurtenant to any Apartment for the purpose of creating, installing of a private terrace garden or a pent house etc. as per the Plan inspected by the Authority.

FIRSTSCHEDULEABOVEREFERREDTO

(SaidLand)

30.5 KATHAunderMouza- **GOPALMATH** , **R,S PLOT NO 487,488,514, LR PLOT NO 429,452,451 . L R Khaitan No 988,1239 J L NO -003**, Under Durgapur Municipal Corporation, Dist-Burdwan presently PachimBardhamanUnder Durgapur Municipal Corporation,DistBurdwanpresentlyPachimBardhaman.That piece and parcel of a Bastu land measuring about land measuring butted and bounded :-

- 1** In the West:- RS PLOT 487
- 2** In the East:- RS PLOT NO 488,514
- 3** In the South:- RS PLOT NO 1035
- 4** In the North:- RS PLOT NO 487, 488(PART)

SECONDSCHEDULEABOVEREFERREDTO

ALL THATthe Unit in or portion of the building being Unit No. ----- on the ----- at **(NIRVANA HEIGHTS III)** containing a Super Built up Area – ----- Sq. Ft., Built Up Area- ----- Sq. Ft., Carpet Area ----- Sq. Feet more or less with a medium size four Wheeler Parking (if available) as per position, Car Parking No., Car Parking Size SQ. FT. indicated in sanctioned plan **TOGETHER WITH** proportionate share in the land comprised in the Said Premises described in the First Schedule mentioned hereinabove.

THIRDSCHEDULE ABOVE

REFERREDTO(COMMONAREAS,AMENITIES& FACILITIES)(FORTHEPROJECT)

1. Thefoundationcolumnsbeamssupportscorridorslobbiesstairs,stair wayslandingsentrancesexistsandpathwaysdriveways,
2. Drainsandsewersfromthepremisestothemunicipalduct,
3. Water sewerage and drainage connection pipes from theApartmenttodrainsandsewerscommontothepremises,
4. Toiletsandbathroomsforuseofdurwans,drivers,maintenancestaffof thepremises,
5. Boundarywallsofthepremisesincludingoutersideofthewallsofthebuildi ngandmaingates,
6. Waterpumpandmotorwithinstallationandroomtherefore,

7. Overhead tanks and underground water reservoirs, water pipes and other common plumbing installations,
8. Electrical wiring, meters and fittings and fixtures for lighting the staircase, lobby, and other common areas (excluding those as are stalled for any particular Apartment) and spaces required therefore ,
9. Windows/doors and other fittings of the common area of the premises,
10. Generator, its installations and its allied accessories,
11. Lifts and its accessories, installations and spaces required therefore,
12. Such other common parts as are equipment installations fixtures fittings covered and open space in or about the said premises and/or the building as are necessary for passage to use and occupancy of the Apartments and as are specified by the Owners/Developer expressly to be the common parts after construction of the building but excluding the other open and/or covered areas or space which can always be used or allowed to be used by the Vendor for different purposes.

FOURTH SCHEDULE ABOVE REFERRED TO

(Rights, Easements, quasi-easements reserved unto the Promoter)

The under mentioned rights, easements, quasi-easements, privileges and appurtenances shall be excepted out of the sale and be reserved unto the vendor but shall be transferred to the Holding Organization.

1. The right in common with the Allottee and/or other person or persons entitled to the other Apartment and/or other parts of the Building for the use and enjoyment of other Apartment and/or the common portions respectively owned.
2. The right of passage in common with the Allottee and other person or persons as aforesaid of gas, if any electricity, telephone and water from and to any part of the said Building through or over the said Apartment and/or the land and the Building as may be reasonably necessary for the beneficial use and occupation of the other Apartments or portions of the said land and building for all purposes whatsoever.

3. The right of protection of other portion or portions of the said building and all parts of the said Apartments so far as they now protect the same.
4. The right as might otherwise become vested in the Allottee by means of any structural alteration to the said Apartment or otherwise in any manner to lessen or diminish the support at present enjoyed by other parts or parts of the said building.
5. The right of the Promoter and/or occupiers of other part or parts of the said building for the purpose of ingress to and egress from such other part or parts of the said Building, the front entrance, the tube wells, transformers, staircases, lift, open and spaces and other common portions.
6. The right with or without workmen and necessary materials to enter upon from time to time the said Apartment for the purpose of repairing so far as may be necessary such pipes, drains and wires conduits and other common portions as aforesaid provided.

FIFTH SCHEDULE ABOVE REFERRED TO

1. The Allottee will be entitled to all rights privileges, vertical and lateral supports, easements, appendages and appurtenances whatsoever belonging to or in any way appertaining to the said Apartment and the properties appurtenant thereto usually held, used, occupied or enjoyed or reputed to be known as part or parcel thereof or appertaining thereto which are herein more fully specified EXCEPTING AND RESERVING unto the vendor the rights, easements and quasi-easements privileges and appurtenances more fully described in Fourth Schedule hereto.
2. The rights of access and use in common with the Promoter and/or the occupiers of Apartment at the Building, their servants, agents and invitees at all times and for all normal purposes connected with the use and enjoyment of the said Apartment such as drains, wires and conduits and for the purpose of repairing or clearing any part or parts of the said Apartment and/or common parts in so far as such repairing, repainting or cleansing as aforesaid cannot be reasonably carried out without such entry and in all such cases excepting

emerging situation upon giving 48 hours previous notice in writing of the purchaser's intention to do so written to the Association and other persons affected thereby.

3. The Allottee may at the sole discretion of the Promoter be allowed to use and enjoy the facility and/or privilege to park..... medium sized car in the open or covered car parking area (to be designated as the car park area by the Promoter) at the said Premises and if allotted by the Promoter in writing and not otherwise.

SIXTH SCHEDULE ABOVE REFERRED TO
(RESTRICTIONS/NEGATIVE COVENANTS/HOUSE RULES)

In connection with the use and enjoyment of the said Apartment the purchaser shall be obliged:

- a) Not to throw any rubbish or store any offensive, dangerous combustible goods in the common parts or in the Apartment;
- b) Not to carry on any obnoxious, injurious, noisy, offensive, illegal or immoral activity in the said Apartment;
- c) Not to cause any nuisance or annoyance to the co-owners and/or occupiers of other portions of the said Building;
- d) To use or allow the use of the said Apartment for quiet and decent purposes;
- e) Not to use or permit the same to be used for any guest house, boarding and lodging house, restaurant, nursing home, meeting place, club, manufacturing or processing work, hobby center;
- f) Not to raise any object in the event the promoter exercises its right to erect one or more floor or floors or other structures in or upon the roof of the said building.
- g) Not to store or permit to be stored any materials in the

common portions, lobbies, staircases and other parts of the said building;

- h) Not to undergo any structural changes of the said Apartment in any manner which causes any damage to the structural stability of the building, in terms of load bearing capacity pursuant to such changes if any however under all circumstances with necessary permission of Kolkata Municipal Corporation;
- i) Not to park or permit to park any car or vehicle in the common passages or driveways, without written permission of the vendor;
- j) Not to decorate or paint or otherwise alter the exterior of the said Apartment and/or common parts of the said building in any manner save in accordance with the general scheme thereof as permitted in writing by the vendor or the Holding Organization;
- k) Not to hang or display any clothes or articles in the veranda/balcony or in the windows or in such manner as may be visible from outside;
- l) Not to do anything where by the other co-owners are obstructed in or prevented from enjoying quietly and exclusively of their respective Apartments and parking spaces and jointly of the common parts;
- m) Not to claim any right in any part of the Building or the lands save as be necessary for ingress and egress of men, materials, utility, pipe, cables and lines to the said Apartment and in particular not to claim any right to any parking space or terrace or any other space or places save as has been expressly granted;
- n) Not to obstruct in any manner in raising further storey or making other constructions or transferring any right in or on the land or building or other spaces or parking spaces or new constructions therein;
- o) Not to display or affix any neon sign or sign board on any outer walls of the Building or the said Apartment or in common

partssavetotheextentandatplacespecifiedfromtimetotime;

- p) Nottoclaimanypartitionorsub-division of the land or thecommonpartsandnottopartitiontheApartmentbymetesandbounds exceptwiththepermissioninwritingofthevendor;
- q) Not to claim any right over the roof/terrace and/or parking spacesandoverandinrespectofotheropenspacesnotbeingtransferred tothepurchaserandthevendorshallhave the full and absoluterighttodealwithand/ortotransferthesame,withoutanyobjecti onfromthepurchaseroranypersonclaimingthroughthem;
- r) TokeepthesaidApartmentina good state of repairs andconditionsandtocarryoutnecessaryrepairs or replacements asandwhenrequired;
- s) To observe such other rules and regulations as may be necessaryorbemadeapplicablefortheuseoftheApartmentorfortheco mmonpartsorportionsbythevendorandbytheHoldingOrganization.
- t) Nottocauseanynoise,orairorsoundpollutionoranyotherkindofmischief.

IN WITNESS WHEREOF the Parties have executed this Deed ofConveyancetheday,monthandyearfirstabovewritten.

EXECUTED AND DELIVERED

bythePROMOTERatDurgapurint

hepresenceof:-

EXECUTED AND DELIVERED

bytheALLOTTEEatDurgapurinth

epresenceof:-

Advocateby:-

Advocate

MEMO OF CONSIDERATION

RECEIVED by the Promoter from the Allottee the following sum of money from time to time in terms of the Agreement for Sale.

<u>Cheque Nos.</u>	<u>Dated</u>	<u>Drawn on</u>	<u>Amount (Rs.)</u>
		<u>Total</u>	

(Rupees _____) only.