DEED OF CONVEYANCE

THIS DEED OF CONVEYANCE is	made on this the	day of,	in the year
Two Thousand Twenty	(20)		

BETWEEN

- (1) SMT. RANI BALA SARDAR, Wife of Sri Purna Chandra Sardar,
- (2) SRI JADAB SARDAR, Son of Sri Purna Chandra Sardar,
- (3) SRI SADHAB SARDAR, Son of Sri Purna Chandra Sardar
- (4) SRI SANJAY SARDAR, Son of Sri Purna Chandra Sardar,
- (5) **SRI SANJIT SARDAR**, having PAN: DTXPS5186J, Son of Late Madhab Sardar,
 - Nos 1 to 5 are Residing at Village Thakdanri, Post Office Krishnapur, Police Station New Town, District North 24 Parganas, Kolkata 700102.
- (6) **SMT CHYYA SARDAR**, Wife of Krishna Sardar, Residing at Karaidanga, Post Office Bhojerhat, Police Station K. L. C., District South 24 Parganas, Pin Code 743502.
- (7) **SMT MAYA MONDAL**, having PAN: BEQPM2215E, Wife of Bablu Mondal, Residing at Village Thakdanri, Post Office Krishnapur, Police Station New Town, District North 24 Parganas, Kolkata 700102.
- (8) **SMT BAMANI BISWAS**, Wife of Ashok Biswas, Residing at Village & Post Office Kulberia, District South 24 Parganas, Pin Code 743502, hereinafter called the <u>"LANDOWNERS / OWNERS / EXECUTANTS / PRINCIPALS"</u> (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include his/her heirs, executors, administrators, successors-in- interest and permitted assignees) of the **FIRST PART**.

AND

G. S. PROPERTIES AND MANAGEMENT PVT LTD (CIN no-U70109MH2012PTC226600. PAN – AAECG7577K), a company incorporated under the provisions of the Companies Act, [1956 or 2013, as the case may be],

having its corporate office at 89/1/1 NAGER BAZAR ROAD at DUMDUM, KOLKATA and its registered office at Yasraj Complex. Room no 402, sector 16. Plot no A/1A. Panel, Raigad, Mumbai. 410209 at Mumbai. Maharashtra, represented by its **DIRECTOR** (authorized signatory) **SRI BISWAJIT CHAKRABORTY** (PAN – ACNPC6772A, Aadhar no. 946518780475), authorized vide board resolution; hereinafter referred to as the "DEVELOPER / BUILDER / PROMOTER / ATTORNEY" (which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successor-in-interest, executors, administrators, and permitted assignees) of the SECOND PART.

AND

(1) [If the Allottee is a company]
, (CIN no)
company incorporated under the provisions of the Companies Act, [195
or 2013, as the case may be], having its registered office a
, (PAN), represented by it
authorized signatory,, (Aadhar no
) duly authorized vide board resolution date
, hereinafter referred to as the "ALLOTTEE
(which expression shall unless repugnant to the context or meanin
thereof be deemed to mean and include its successor-in-interes
executors, administrators and permitted assignees).
[OR]
(2) [If the Allottee is a Partnership]
, a partnership firm registered under th
Indian Partnership Act, 1932, having its principal place of business a
represented by its authorized partner,
(Aadhar no) authorized vid
, hereinafter referred to as the "ALLOTTEE
(which expression shall unless repugnant to the context or meaning
thereof be deemed to mean and include its successors-in-interes
executors, administrators and permitted assignees, including those of th
respective partners).
[OR]
(3) [If the Δllottee is an Individual]

(PAN No.		, Aadhaar No) son o [.]	
, by occupat	ion		, by religion	,	citizen o
India, residing at	, Post	t Office		District	PIN
, hereinafter	jointly o	called	"PURCHASE	/ BUYE	R " (which
expression shall unless	repugnar	nt to th	e context or	meaning	thereof be
deemed to mean and inc	lude the	ir respe	ective heirs, s	uccessors,	executors
administrators, legal rep	resentati	ives an	d permitted	assigns) of	the THIRE
PART –					

The term "Purchaser / Buyer" shall mean and include:

If he/she is an individual, then the heirs, successors, executors, administrators, legal representatives, and assigns of such individual.

If it be a Hindu Undivided Family, then the members of such Hindu Undivided Family from time to time and their respective heirs, successors, executors, administrators, legal representatives and assigns.

If it be a Company or a Limited Liability Partnership, then its successor or successors-in-interest and assigns.

If it be a Partnership Firm, then the partners of such partnership firm 3 from time to time and their respective heirs, successors, executors, administrators, legal representatives and assigns.

If it be a Trust, then Trustees of such Trust from time to time and their respective successors-in-office and assigns.

The Owner / Seller, the Developer / Promoter, and the Purchaser / Buyer are hereinafter collectively referred to as the "Parties" and individually as a "Party". The Owners and the Developer are hereinafter collectively referred to as "the Vendors".

WHEREAS one Madan Sardar and Badan Sardar (since deceased) were the joint owners in respect of a piece and parcel of Danga Land measuring about 10 Cottah 03 Chittak 00 Sq. Ft. equivalent to 17 decimal appertaining to C.S. Dag No. 1319, corresponding to R.S. Dag No. 1438, R.S. Khatian No. 47, J.L. No. 19, Re Sa No. 216, Touzi–10, Mouza Thakdari, Police Station – Kajarhat, District – North 24 Parganas, hereinafter referred to as the SAID PROPERTY.

AND WHEREAS while said Madan Sardar & Badan Sardar while were enjoying the Said Property jointly, one of the owners, Madan Sardar, duly transferred the undivided half share of the Said Property in favour of his wife, Smt. Rup Dasi by way of Gift through execution of a valid Deed of Gift dated 28/06/1948, which was registered at the Office of the A.D.S.R. Cossipore Dumdum, being Deed No. 2329 for the year 1948.

AND WHEREAS said Rum Dasi, on acceptance of the Gift, became the owner in respect of the undivided half share of the Said Property.

AND WHEREAS said Rup Dasi while was enjoying the undivided half share of the Said Property being the owner duly transferred the same in favour of Sri Ananta Sardar and Haru Sardar, Both Sons of Late Badan Sardar, due to her urgent need of money by way of sale through execution of a valid Deed of Sale on 10/11/1952 as was registered at the Office of A.D.S.R. Cossipore Dumdum, wherein the same was recorded in Book No. I, Volume No. 76, Pages No. 175 to 178 being Deed No. 5858 for the year 1952.

AND WHEREAS another owner named Badan Sardar while was enjoying the remaining half of the Said Property as absolute owner unfortunately died leaving behind his three sons named Kanta Sardar, Ananta Sardar & Haru Sardar, who become the joint owners in respect of the undivided half share of the Said Property as left by Badan Sardar by way of law of inheritance.

AND WHEREAS while said Kanta Sardar was enjoying the undivided half share of the Said Property being one of the Owners therein unfortunately died leaving behind his two daughters, named, Aloka Halder & Tulsi Bala Dasi as his only surviving legal heirs who became the owner in respect of share of their father Kanta Sardar in the Said undivided half share of the Said Property.

AND WHEREAS while said Aloka Halder and Tulsi Bala Dasi were enjoying the $1/3^{rd}$ undivided share in the undivided half portion of the Said Property due to their urgent need of money transferred the same in favour of Ananta Sardar and

Haru Sardar by way of Sale on acceptance of valuable consideration amount from them through execution of a valid Deed of Sale dated 27/05/1968 as was registered at the Office of Cossipore Dumdum wherein the same was entered into Book No. I, Volume No. 48, Pages 242 to 245 being No. 4712 for the year 1968.

AND WHEREAS thus said Ananta Sardar and Haru Sardar become the absolute owner in respect of the Said Property by way of purchase and through law of inheritance.

AND WHEREAS said Ananta Sardar and Haru Sardar while were enjoying the Said Property as absolute owners after exercising their valuable Right, Title, Interest & Possession therein as well as on payment of taxes to the authorities duly transferred the same in favor of Purna Chandra Sardar and Rani Bala Sardar by way of Sale, on acceptance of valuable consideration amount from them through execution of valid Deed of Sale dated 11/08/1995 as was registered at the Office of A.D.S.R. Cossipore Dumdum wherein the same was entered into Book No. I, Volume No. 69, Pages 351 to 358 being Deed No. 3156 for the year 1995.

AND WHEREAS said Purna Chandra Sardar & Rani Bala Sardar, after being the absolute owners of the Said Property, have duly mutated their names in the local Gram Panchayat named Mahisbathan No. II Gram Panchayat and are paying taxes regularly

AND WHEREAS said Purna Chandra Sardar & Rani Bala Sardar after being the absolute owners of the Said Property, have further mutated their names with the B.L. & L.R.O. Government of West Bengal, wherefrom relevant L.R. Record of Rights have been published appertaining to L.R. Dag No. 1438, L.R. Khatian No. 178 & 766/3 and are paying Khajna regularly.

AND WHEREAS said Purna Chandra Sardar while was enjoying his share in the Said Property measuring about 8050 Satak duly transferred the same in favour of his three sons named Jadab Sardar, Sadab Sardar, Sanjay Sardar and one

grandson Sanjit Sardar, by way of gift out of love and affection through execution of a Deed of Gift dated 31/10/2014 as was registered at the Office of A.D.S.R. Rajarhat, New Town, District – North 24 Parganas, wherein it was entered into Book No. I, C.D. Volume No. 19, Pages 8870, being No. 11933 for the year 2014, who have become the co-owners of the Said Property on acceptance of the Deed of Gift.

AND WHEREAS said Rani Bala Sardar while was enjoying her share in the said Property measuring about 8.50 Satak duly transferred a portion measuring about 4.95 Satak in favour of her three daughters named, Chayya Sardar, Maya Sardar & Bamani Biswas, by way of gift out of love and affection through execution of a Deed of Gift dated 31/10/2014 as was registered at the Office of A.D.S.R. Rajarhat, New Town, District — North 24 Parganas, wherein it was entered into Book No. I, C.D. Volume No. 19, Pages 8871 to 8884 being No. 11934 for the year 2014 who have become the co-owners of the Said Property on acceptance of the Deed of Gift.

AND WHEREAS by the aforesaid manner the executants herein have become the absolute joint owners of the above-said Property and they have been seizing, possessing and enjoying the same with absolute right, title and interest and without any encumbrances from any corner whatsoever.

AND WHEREAS the executants, being the owners of the Said Property, entered into a Development Agreement on 08/12/2014 with G.S. PROPERTIES AND MANAGEMENT, A Company duly registered under the Companies Act, having its Office at:89/4, 1st Floor, NAGER BAZAR ROAD at DUMDUM, KOLKATA, and its registered office at Yasraj Complex. Room no 402, Sector 16. Plot no A/1A. Panel, Raigad, Mumbai. 410209 at Mumbai. Maharashtra.

AND

The Developer has approach after making all the enquiries and searches and fully satisfied with the right title and interest of the Vendor, approach the Vendor to Joint Venture the said land as it is where in condition, which the Vendor agree to venture at or for a total Non-Refundable Money of Rs. 11,00,000/- (Eleven Lakhs only), and a Joint Venture ratio of 50:50, agreed by and between the parties.

AND WHEREAS Developer G.S. Properties and Management has been engaged with construction and development of Multi-Storied Apartment, and being interested to develop the concerned land by constructing a Multi-Storied Apartments per the sanctioned plan Of the Bidhannagar Municipal Corporation and after making inspection and search become satisfied to the marketable title of the Landowners, approached said the Landowners with an offer to develop the said property at its (Developer's) own cost and expenses and in such a manner as to serve the purpose of the Landowners in terms of their requirements and desires.

AND WHEREAS the said Landowners have agreed to the proposal of the said Developer G.S. Properties and Management, for development of the SCHEDULE A mentioned property by constructing proposed multi-storied Residential Apartments per the sanctioned plan of the Bidhannagar Municipal Corporation.

AND WHEREAS the said Landowners and the Developer G.S. Properties and Management have mutually agreed to develop the SCHEDULE A mentioned property under certain terms and conditions concerning the project, and finally entering into this Development Agreement, recording the said terms and conditions and stipulation in writing, such as to avoid future complications, if any.

AND WHEREAS the Landowners will give a Registered Development Power of Attorney to the Developer G.S. Properties and Management, hereinafter execution and registration of this agreement.

AND WHEREAS the Developer, after giving possession of the Landowners' Allocation, is fully entitled to sell the Developer's allocated portion, and accordingly, the Developer gave publicity for the sale of those Residential flats, commercial space, Car Parking Spaces/ Garages, Shops and Units as an apartment on an ownership basis from the **Developer's allocation**.

AND WHER	EAS the PURC	HASER/S	being de	esirous to p	ourchase one
	Flat No	–, o	n the _	() Floor,
	Side facing, N	leasuring	a Carpe	t Area abo	ut
Sq. Ft., Sup	er-Built-Up Arc	ea about		Sq.Ft. (C	overed area
Sq.F	t.) at	appertaii	ning to J.I	L. No 19, 1	L.R. Dag No
1438, L.R. Kl	natian No. – 766/	3, 2646, 24	184, 2485	, 2323, 2324	4, 2327, 2330,
Touzi No. – 10	0, Holding No 2	2, Mouza –	Thakdari,	Post Office	- Krishnapur,
P.S. – New To	own. District - 24	Parganas (N	North) und	ler Bidhanna	agar Municipal
Corporation, k	Kolkata – 700102,	West Beng	al, on th	e said Res	idential G+IV
Storied build	ding named "F	RANI TO	NER " ir	ncluding th	ne undivided
impartible pr	oportionate sha	re or inte	rest ove	r the Land	, as per the
specification	mentioned in t	he SCHE I	DULE "	B " below t	together with
•	oportionate varia		•		
•	erneath of the s		•	•	
	"A" hereinabove		• .		
	d benefits of all			•	
areas and facilities including top most roof, stair from ground floor to top floor and lift along with the right to use of the common entrance through					
	•				•
-	pad for ingress	•	•		
-	ent right and rig				
	an agreement f				-
	of Rs.				
Garage	totaling	Rs.		/-	(Rupees
) only
, ,	ated at the plot				
here under v	written. For the	sake of bi	revity, th	e Flat & C	jarage to be

here under written. For the sake of brevity, the **Flat & Garage** to be conveyed herein after referred to as the **"SAID FLAT"** which is fully described in the **SCHEDULE "B"** herein below and depicted in the Map annexed with this Deed of Conveyance.

AND WHEREAS according to the said agreement for sale executed by and between the **Vendors** & the **Purchaser/s** herein, now ready to deliver the possession of the said Flat simultaneously with the execution of this present.

NOW T	HIS INDENTU	RE WITNESSI	ETH that in co	onsiderati	on of the said	
sum	of	Rs.			(Rupees	
)	only	paid by the	
Purcha	ser/s to the De	veloper towar	ds the total co	nsiderati	on price of the	
said		_Flat No	, on the _	() Floor,	
	Side fac	cing, Measuri	ng a Carpet	Area abo	out	
Sq. Ft.	, Super-Built-	Up Area abo	ut	Sq.Ft. (C	overed area	
	_ Sq.Ft.) Parki	ing Space/Ga	rage (if any) Being	No,	
	, (on the Ground	d Floor, Mea	suring a	n area about	
	_ Sq.Ft. at	apper	taining to J.L.	No 19,	L.R. Dag No	
1438, L	.R. Khatian No.	- 766/3, 2646,	2484, 2485,	2323, 232	4, 2327, 2330,	
Touzi N	Io. – 10, Holding	No 2, Mouza	a – Thakdari, l	Post Office	e – Krishnapur,	
P.S N	lew Town. Distri	ct - 24 Pargana	s (North) unde	r Bidhann	agar Municipal	
Corpora	tion, Kolkata – 7	'00102, West Be	engal, on the	said Resi	dential G+ IV-	
	building name					
	FLAT " (which a			-		
	reloper do here	•	•		•	
	om the paymer				-	
	, discharge and					
	and the Vendo	•	•	•		
	sure the said F					
	d Flat together					
•	nt to use all com					
	uilding and the	•				
	arly described					
	on or reversion	·			•	
•	ofits of land in					
	ship right, title, i n dors unto or u		-			
	ies and/or inte	•			. •	
	tively together		•	•	•	
	s and appurten		=		_	
	ely and foreve					
	nents whatsoev					
	ent and other s				•	
	ial use and enjo	•	-			

common portions in common with other Owners and or otherwise **TO HAVE AND TO HOLD** as undivided proportionate share or interest in the said total land and premises in the ratio of the proportionate share of said land hereby granted, conveyed, transferred assigned and assured and every part thereof unto the **Purchaser/s** absolutely and forever.

THE VENDORS DO HEREBY COVENANT WITH THE PURCHASER/S AS FOLLOWS: -

- a) The interest which the Vendors do hereby profess to transfer subsists and that the Vendors have full, right, power and absolute authority to grant, convey, transfer, assign and assure the said Flat unto the Purchaser/s with undivided proportionate share, of the said land and the properties appurtenant thereto in the manner aforesaid.
- b) It shall be lawful for the **Purchaser/s** from time to and at all times hereinafter to enter into and upon hold and enjoy the said **Flat** as absolute Owner thereof and the properties appurtenant thereto and to receive rents, issues and profits thereof without any interruption, disturbance, claim or demand whatsoever from or by the **Vendors** or any person/persons claiming through under or in trust from the **Vendors** and the said **Flat** free from all encumbrances, trust, liens and attachments.
- c) The Vendors shall from time to time and at all times hereinafter upon every reasonable request and at the cost of the Purchaser/s make do acknowledge, execute and perform all such further and/ or other lawful and reasonable act, deeds, matters and things whatsoever for further betterment or more perfectly assuring the said Flat and the properties appurtenant thereto unto the Purchaser/s in the manner aforesaid.
- d) That the virtue of this Deed of Conveyance the Purchaser/s became the absolute owners of the said Flat (mentioned in Schedule 'B' herein below) with the all right, title, interest, benefit thereto with absolute right to sell, lease, gift, mortgage or any other transfer of the said Flat to any third party without any interference of the Land Owners, Developer or any flat or other owners of the said building as the Purchaser/s herein think best fit and proper.

IT IS HEREBY AGREED AND DECLARED BY AND BETWEEN THE PARTIES HEREUNDER AS FOLLOWS: -

- a) That the Purchaser/s shall not be entitled to put any obstruction or cause any nuisance or annoyance in common areas and/or in front of main gate wherein the Purchaser/s has right to use the same as common facilities jointly with other Owners and/or occupiers.
- **b)** That the **Purchaser/s** shall pay all such 'proportionate taxes, charges, levies, other maintenance costs and all other expenses of common areas jointly with other Owners and/or occupiers.
- c) That the Purchaser/s is hereby agreed and undertake to join as member of Association/ Society of flat Owners of the said complex if and when formed by the flat Owners of the said building or complex and also from time-to-time sign and execute the applications, form and other papers for and in respect of, the formation of Association and to maintain the rules and bye-laws of the said Association.
- d) That so long the Association/ Society do not take up the management for the common user maintenance, common user electrification charges and all other maintenance of the building, the Flat Owners are jointly to manage the same.
- e) That by virtue of this Deed of Conveyance the **Purchaser/s** shall mutate his/her/their name in respect of the said **Flat** (mentioned in **Schedule 'B'** herein below) and to pay the taxes and other cost in the office of Local Municipality or any other authority.
- f) That the **Purchaser/s** shall not demolish the said **Flat** or any part thereof but he/she/they can renovate or repair the said **Flat** in inner side.
- g) That the Purchaser/s herein shall not keep / store any inflammable or combustible articles or chemicals or any offensive articles in the said Flat save and except coking gas (only for cooking purpose) and not to install or affix any name plate, boarder letter box at any place other than the place specified by the Developer or Owner's Association of the said building.
- h) That the Purchaser/s shall use the said Flat for Residential purpose and in case the Purchaser/s shall at any time hereinafter transfer the said Flat, the transferee from such Purchaser/s is bound to have the same right, title and interest as the Purchaser/s has herein.

- i) That the common areas and facilities shall remain undivided, the **Purchaser/s** or other flat Owners has no right to make any obstruction or partition thereon. Outside colour and elevation will always be same.
- j) That the Purchaser/s shall pay all such proportionate maintenance cost of common facilities including the taxes, charges and all other required amount to the Local Municipality and other Authority in respect of his/her/their Flat and the Developer is not responsible for the same.

THE SCHEDULE "A" ABOVE REFERRED TO (DESCRIPTION OF THE ENTIRE PROPERTY)

ALL THAT a piece and parcel of Land as follows: -

All the piece and parcel of the Shali land measuring about 10 Cottah 03 Chittak 00 Sq. Ft. equivalent to 17 decimal more or less, together with 687.90 SQ.M. as per Deed and found to contain 687.90 SQ.M as per physical survey, more or less [PRESENTLY] **CONVERTED** TO **BASTU** (Vide Case No. CN/2027/1507/432)], appertaining to J.L. No. - 19, L.R. Dag No. - 1438, L.R. Khatian No. -766/3, 2646, 2484, 2485, 2323, 2324, 2327, 2330, Touzi No. -10, Holding No. - 2, Mouza – Thakdari, Post Office – Krishnapur, P.S. – New Town. District - 24 Parganas (North) under Bidhannagar Municipal Corporation, Kolkata – 700102, West Bengal, along with all the amenities and facilities attached with the said Land together with easement and quasi-easement right attached thereto for better enjoyment thereof and the annual proportionate share of Ground Rent, which will be assessed as per West Bengal Land Holding Revenue Act, payable to the Government of West Bengal through the office of the District Collector, North 24 Parganas and the said Land is butted and bounded by :-

On the NORTH	23Feet Wide Public Road	
On the SOUTH	R.S. Dag No. 1439	
On the EAST	Mouza Kolchpukur	

On the WEST	R.S. Dag No. 1437
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THE SCHEDULE 'B' ABOVE REFERRED TO: (UNIT UNDER SALE)

All that self-co	ontained	Re	esidentia	al / Comm	ercial Flat	No –,
on the	()	Floor,		Side f	acing, Mea	asuring a
Carpet Area						
S	q.Ft. (Covered	area		Sq.Ft.)	Parking
Space/Garag	je (if an	y) Being	No	,		, on
the Ground	Floor,	Measurin	g an ar	ea about	t	Sq.Ft. at
	appertain	ing to J.L.	No 19, I	L.R. Dag N	o 1438, L.	R. Khatian
No. – 766/3, 2	2646, 248	84, 2485, 2	2323, 232	24, 2327, 2	2330, Touzi	No. – 10,
Holding No	2, Mouz	a – Thakd	ari, Post	Office – K	rishnapur, I	P.S. – New
Town. Distric	et - 24	Parganas	(North)	under Bi	dhannagar	Municipal
Corporation, K	Colkata – 7	700102, We	est Bengal	on the sa	aid Resider	ntial G+IV-
storied build	ing nam	ned " RAI	WOT IN	ER" of t	the said a	apartment
constructed a	and men	tioned in	SCHED	ULE - A	above toge	ether with
undivided pro	portiona	te share o	of the lar	nd more f	ully describ	ped in the
SCHEDULE	'A' here	einabove	as also	the und	ivided pro	portionate
interest of the	ne comn	non area	parts a	nd faciliti	es includir	ng all the
easement rig	jht and o	other righ	ts and a	all appurte	enances in	the said
building as p	particular	ly describ	ed in th	e SCHE	ULE 'C'	nereunder
written.						

THE SCHEDULE "C" ABOVE REFERRED TO: (COMMON AREAS)

ALL THAT the following portions shall be treated as common areas and facilities: -

- a) Entrance and Exit to the Premises & New Building
- b) Boundary wall and Main gate of the Premises
- c) Stair-case, Stair head room and Lobbies of all the floors of the building

- d) Entrance of Lobby, Electricity, Water Pump room, Generator, room (if any)
- e) Common installation of room
- f) Roof above the top floor
- g) Common Lavatory
- h) Water, Plumbing & Drainage: i) Drainage and Sewerage line and other installations except inner side, ii) Water supply system, iii) Water Pump under ground and over head reservoir together with all common plumbing installation for carriage of water except inside the flat.
- i) Electrical Installation: i) Electrical wiring and other fittings (except inside the flat), ii) Light of the common portion.

THE SCHEDULE "D" ABOVE REFERRED TO: MAINTENANCE/ COMMON EXPENSES

- 1. After getting possession of the flats, municipal taxes and common electricity charges etc. shall be paid be by the parties who have been provide with possession of the New Building. For unsold Flats, such payments will be borne by the Developer.
- After land over the possession of the flats / units to the respective Owner/ Purchasers or after obtaining the Completion Certificate the Developer have no liability to pay any sorts of money on account of common electricity charges and or any municipal taxes to any concern and/or any authority.
- 3. The proportionate expenses of maintaining, repairing, replacing, redecorating etc, of the main structure and particular the outer and rain water pipes of the building water pipes, sewerage lines and electric wires in under or upon the building and enjoyed or used by the Owner/Purchasers in common with the other occupiers of other unit and main entrance, passages of the building as enjoyed by the Owner/Purchasers or used by their in common as aforesaid and the boundary walls of the building and compound etc.

- 4. The costs of cleaning and lighting the passages, other parts of the building enjoyed or used by the Owner/ Purchasers in common as aforesaid.
- 5. The costs of maintaining and decorating the exterior of the building.
- 6. The salaries of the sweepers, mistries / workers and caretakers etc.
- 7. The costs of working and maintenance of other light and service charges.
- 8. The proportionate rates, taxes, and outgoings in respect of the said unit
- 9. The proportionate municipal taxes and common electricity charges, etc.
- 10.Insurance of the building.
- 11.General Expenses.
- 12. Such other necessary expenses for the maintenance and upkeep of the building as deemed necessary by the Vendor /Seller and other Owners.

IN WITNESS WHEREOF, the parties hereto have set and subscribed their respective

WITNESSES: -

LANDOWNER

Smt. Rani Bala Sardar & 7 others

DEVELOPER
G S PROPERTIES & MANAGEMENT
PRIVATE LIMITED, represented by
its Director

SCHEDULE C PRICE DETAILS & PAYMENT PLAN

Total Price /Agreed Consideration for sale of:	
a) Apartment in Floor	Rs/-
b) Garage (excluding GST, Cess and other taxes)	Rs/-
Total (Rupees only)	Rs