SALE DEED

This Deed of Sale is made on Day of January, 2024.

By

MOTYL PRIVATE LIMITED, a company incorporated under the provisions of the Companies Act, 1956/ 2013, having its registered office, NEAR LITTLE HEART SCHOOL S/O TULSHI CHANDRA SAHO ANAND VIHAR SUBHASH COLONY KADRU RANCHI 834002, (PAN - AANCM1482A), represented by its authorized Director Sri RAHUL CHATTERJEE, (Pan APMPC8852M), Son of Sri HIMANGSHU SEKHAR CHATTERJEE, By Faith- Hindu, By Occupation- Business, Resident of Bama Smrity Near Sarkari Kuan Manaitand Dhanbad Jharkhand (hereinafter for thesake of brevity called the **PROMOTOR-DEVELOPER/ FIRST PARTY**, which expression unless repugnant to or excluded by the context or subject of these presents shall mean and include the partnership firm, itself and its partners, their legal heirs, successors, assigns, legal representatives, authorized persons, nominees and successors-in-interest) of the ONE PART

IN FAVOUR OF

1.Mr.	, S/O Mr									Nationality- Indian,					
		professi				•							-		
			,	resid	ing	at	,								
		after	calle	ed the S	SECO	ND -P	ARTY	(Whic	ch ex	pres	sion	shall	exclu	ıdeo	1 by
or rep	ougn	ant to th	e sul	oject or	cont	ext be	deer	med to	me	an a	nd ir	nclud	es his	s he	eirs,
succe	ssors	s, legal	repr	esentati	ives,	admi	nistra	ators,	and	/or	its	succ	essor	, 1	egal
repres	senta	itives and	l assi	gnees o	f the	OTHE!	R PA	RT)							

- A. AND WHEREAS, the Land Owners herein Srinath Mahto & Krishna Mahto inherited their ancestral property landed in the name of Rumtu Koyri. Srinath Mahto inherited the property and got it mutated it his name vide Succession Mutation case number 5388/2017 admeasuring area 16 decimal and Krishna Mahto inherited the property and got it mutated it his name vide Succession Mutation case number 5389/2017 admeasuring area 24.47 decimal, totaling 40.47 decimal land i.e. in Khata No. 178, Plot No. 1155, Mouza- Hatiya, Thana No. 248, Ranchi morefully described in First Schedule below;
- B. AND WHEREAS, the said Land Owners Srinath Mahto & Krishna Mahto were interested for development of the said land and accordingly on approach made by the FIRST PARTY Promotor herein, a Registered Development Agreement being no. 2023/RAN/9074/BK1/8337 dated 16.10.2023 registered at SRO Ranchi, was entered by and between the land owners and the BUILDER, out of the total 40.47 decimal land only 31.50 decimal of land has been given for developmet herein;
- C. AND WHEREAS, the map of the building has been sanctioned by Ranchi Regional Development Authority (RRDA), Ranchi, vide **Building plan Case no-RRDA/BP/0464/2023** in **the name of Developer;** for the multistoried buildings to be constructed on the Schedule "A" of the property (hereinafter for the sake of brevity called as the "Project") which is named as "**SRIRAM GARDEN**".
- D. AND WHEREAS, the Promoter herein got the said project registered under the Provisions of RERA at Ranchi being registration no..............

MOTYL PRIVATE LIMITED

Rohal - Chatleriel DIRECTOR

- E. AND WHEREAS in accordance with the said approved building plan, which the DEVELOPER has obtained approvals for the Project from the Competent Authority Ranchi Regional Development Authority (RRDA), Ranchi, The DEVELOPER/promoter agreed and undertakes that it shall not make any changes to these layout plan except in strict compliance with the Real Estate (Regulation and Development) Act, 2016 (hereinafter referred to "RERA") and other laws applicable viz. Jharkhand Building Bye-laws.
- F. AND WHEREAS in accordance with the said approved plans the Developer/Promoter has undertaken development of the said land described in the SCHEDULE "A" hereto by constructing thereon the said multi-storied residential apartment complex "SRIRAM GARDEN
- G. AND WHEREAS in terms of the afore stated Development agreement, several residential units, car parking spaces, common area, proportionate undivided share in land attributable to each residential unit are the allocation of the Developer/Promoter on conversion-cum-Ownership basis as inherent and recorded in the said Development Agreement. These presents relates to the allocation of Developer/Promoter.
- H. AND WHEREAS the DEVELOPER/ PROMOTER has the sole and exclusive right to sell their allocation and to receive sale price thereof.

AND WHEREAS the PURCHASER who is interested for purchasing one residential unit in the said

NOW THIS SALE DEED WITNESSETH AS FOLLOWS:-

- 2. That the seller herby covenant with the purchasers that the seller is owner of Schedule 'A' land and floor area sold herein and the same is in no manner encumbrances by way of mortgage etc. and the purchaser has inspected all the documents regarding the title of property and quality of construction /size and after being fully satisfied with the same has therefore purchased the same.
- 3. That the purchaser will use common areas by sharing with other occupants of the said Apartment Building. The common area means entrance lobby, lift shaft, plumbing duct, common corridors and passages, common passage for car parking and staircase and set-back area of the Building. Carpet area means the net usable floor area of the flat, excluding the area covered by the external walls, areas under services shafts, exclusive balcony or verandah area and exclusive open terrace area, but includes the area covered by the internal partition walls of the apartment.
- 4. That the Purchaser specifically agree(s) to pay directly or if paid by the seller then reimburse to the seller on demand all Government charges, levies, any other charges, fees, taxes, etc. presently applicable or leviable in future on the said land and/or the said complex or the said flat MOTYL PRIVATE LIMITED

Rohal - Chatteriel DIRECTOR

- 5. That the purchasers shall bear the cost towards the maintenance charges and also pay other charges towards the watchman, sweeper and under other heads like municipality charges, sewerage, cleaning etc.
- 6. That the Purchasers further agrees that the reserved parking space(s) allotted to them for exclusive use shall be understood to be together with the said flat and the same shall not have independent legal entity detached from the said Flat. The Purchaser undertakes to park her vehicle in the parking space allotted to her and not anywhere else in the said land.
- 7.a) The purchaser agrees to become a member of co-operative Housing Society of Association of Purchasers to be formed by all the Flat Owners of **SRIRAM GARDEN**.
 - b) The buyers herby agrees to observe and perform all rules and regulations which the said Co-Operative Housing Society's of Associations may adopt at its inception and from time to time and at all times for protection, maintenance, of the building/ Apartment, municipal by-laws and regulations in force.
- 8. That the Purchaser shall not at any time demolish the said Flat or any part thereof, nor will at any time make or cause to be made any additions or alterations of whatever nature to the said Flat or any part thereof which may affect the other flat or common areas. The Purchaser shall not change the common colour scheme of the outer walls or painting of the exterior side of the doors and windows etc. or carry out any change in the exterior elevation or design save in accordance with the General Schedule there of as is or may be specified by the Society or Association of Buyers.
- 9. That the said Building shall be known as **SRIRAM GARDEN** and this name shall never be changed by the flat Purchaser or anybody else.
- 10. Purchaser will have full right to sell, let out, transfer the scheduled property conveyed by this Deed.
- 11. The Purchaser has undertaken to:
 - a) Not to throw or store any thing in common areas, not to make noise or cause any nuisance which may cause annoyance to the co-purchasers and /or occupants of other portions of the complex.
 - b) Not to claim any partition or sub-division of the said premises and not to make any partition of the unit in smaller sizes or making separate independent portion of the said unit.
 - c) Not to claim any use of common areas or otherwise ever in respect of the terrace/roof of any nature whatsoever and the said terrace/roof shall always be at the exclusive disposal of the owners/seller as owned exclusively and absolute property with right of making further construction thereon.
 - d) That before execution of this registered Sale Deed the purchaser has fully satisfied herself about the completion of construction work of his Flat and building, about the construction material used in the construction of the said flat/apartment/ Building, about the open area/ setback provided around the apartment building & the actual area of land in possession over which the Apartment Building has been constructed and after satisfying herself about all these matter, the purchaser has agreed to get the Sale Deed executed in her favour.

MOTYL PRIVATE LIVILLED

Rohal - Chatteriel
DIRECTOR

The purchaser will have no claim/ complaint whatsoever regarding construction of flat and amenities provided in the flat and apartment building regarding open spaces/ setback provided by the seller.

SCHEDULE - 'A'

Description of toonstructed.	the 1	and o	on whi	ch the	e comple	x " SRIR A	AM (GARDEN	" is	being
The piece of land dt , Khata No. –	• • • • • • • • • • • • • • • • • • • •	. situa	ted at .		, Mouz	a –	., Th	ana No	, \	Ward -
	: : :		:-	•••						
			<u>S</u>	SCHED	<u>ULE – 'B'</u>					
One ownershipsquare feet) tog measuring for car parking s other equivalent cars only i.e. Ma Ground Floor, w Apartment Buildi	ether space size truti	measure with sq. ft. (es suita cars of Swift C	ring Ca undivi (Approxable for able for nly. The	arpet ided park. The park. e purcenther e	Area roportion Lower Gr ing of hasers na quivalent	ate share sound Floo Nos amed aborsize cars	ft. e in or sp of of ve re in t	(e 'A' be re wift (park ng sp	Land served Car or small pace at
Location of Flat Floor no.										
North South East West	:	:								
This is to certify to out of Governmen				ot belo	ng to Gov	vernment l	Land	l, Forest I	and	and is
Certified that co confirming party same have execu impression are he	, and ited t	l expla he dee	ined in d volur	Hind	i to them	who hav	ing f	fully unde	ersto	od the
Drafted by			(At)			Witness	s:	
				MO	TYL PRI	VATELI	IVII I	EU		

Rohal - Chatteriel DIRECTOR