#### AGREEMENT OF SALE

THIS AGREEMENT OF SALE is made and executed on this the \_\_\_ day of July, 2017 at Bangalore BETWEEN:

## 1. Mr. T.BHAWANI PRASAD, aged about 72 years,

S/o Late.Sri.Tapal Thimappa, R/at No.20, Chaitanya Oak Ville, Hagaduru Main Road, Whitefield, Bangalore.

## 2. Mrs. RENUKADEVI PRASAD, aged about 68 years,

W/o Sri.T.Bhawani Prasad, Residing at No.20, Chaitanya Oak Ville, Hagaduru Main Road, Whitefield, Bangalore.

## 3. Mr.RAJEEV.L, aged about 34 years,

S/o Sri.Chandra Shekar.L, R/at Flat No.S-SF208, Sapphire Block, Legend Ornate Apartment, DevaraChikkanahalli Main Road, Hongasandra Village, Begur Main Hobli, Bangalore-560068.

## 4. Mr.G. BALASUBRAMANYAM, aged about 36 years,

S/o Sri.G.Munaswamy Naidu, Residing at Flat No.3-145-11-7, Prasanth Nagar, Madanapalle-517325, Andhra Pradesh.

## **5. Mr.MOZA REDDY.D**, aged about 34 years,

S/o Sri.D.Gangi Reddy, R/at Flat No.501, Saranya Enclave, Green Garden Layout, Munnekolala, Bangalore-560037.

Represented by his registered Power of Attorney Holder

## M/s.PARTHU ESTATES PVT LTD,

A Private limited company incorporated under the companies Act, 1956 having its registered Office at No.501, Saranya Enclave, Green Garden Layout, Munnekolala, Bangalore - 560 037,

Represented by it's Managing Director **Mr.Reddappa Reddy**, aged about 36 years S/o Sri.Gangi Reddy

Hereinafter referred to as the Owner

#### AND

## M/s.PARTHU ESTATES PVT LTD,

A Private limited company incorporated under the companies Act, 1956 having its registered Office at No.501, Saranya Enclave, Green Garden Layout, Munnekolala, Bangalore - 560 037,

Represented by it's Managing Director **Mr.Reddappa Reddy,** aged about 36 years S/o Sri.Gangi Reddy

hereinafter referred to as the VENDOR/DEVELOPER/BUILDER/PROMOTER,

AND

Mr.

hereinafter referred to as the PURCHASER/S,

The terms Owner, Vendor, Developer, Purchaser/s wherever appear in this context shall mean and include their respective legal heirs, successors, executors, administrators and legal representatives and assigns.

WHEREAS, the Owner at Sl Nos.1 and 2 are the absolute owners of all that piece and parcel of the immovable Property bearing BBMP Katha No.204/165/74/1 & 74/3, Converted Sy No.74/3 (Old Sy No.74/1), (Conversion from agricultural to non agricultural residential purpose vide No.ALN(EKHW)S.R.63/2011-12, dated:23.12.2011, issued by the Special Deputy Commissioner, Bangalore District, Bangalore, dated:01.07.2011), situated at Nallurahalli Village, K.R.Puram Hobli, earlier Bangalore South Taluk, Presently Bangalore East Taluk, Bangalore, totally measures 21 Guntas, presently after leaving portion of the said land towards widening of road and encroachment by the neighbours, the owner at Sl Nos.1 & 2 are in possession of the property totally measuring \_\_\_\_\_ Sq.feet, which Property is more fully described in the Item-I of the Schedule 'A' hereunder and hereinafter referred Item-I of the Schedule 'A' Property, they have acquired the same vide registered Deed of sale dated 31/10/2009, registered as document No.2677/2009-10, Book-I, registered before the Office of the Sub-Registrar, Mahadevapura, Bangalore.

WHEREAS, the Owner at SI Nos.3 to 5 are the absolute owners of all that piece and parcel of the immovable Property bearing BBMP Katha No.341/204/165/2, Converted Sy No.74/3 (Old Sy No.74/1), (Conversion from agricultural to non agricultural residential purpose vide No.ALN(EKHW)S.R.63/2011-12, dated:23.12.2011, issued by the Special Deputy Commissioner, Bangalore District, Bangalore, dated:01.07.2011), totally measures 20 Guntas, situated at Nallurahalli Village, K.R.Puram Hobli, earlier Bangalore South Taluk, which Property is more fully described in the Item-II of the Schedule 'A' hereunder and hereinafter referred Item-II of the Schedule 'A' Property, they have acquired the same vide registered Deed of sale dated 29/09/2014, registered as document No.3430/2014-15, Book-I, registered before the Office of the Sub-Registrar, Mahadevapura, Bangalore.

WHEREAS both the Properties referred to above are situated adjacent to each other at situated at **Nallurahalli Village**, K.R.Puram Hobli, earlier Bangalore South Taluk, Presently Bangalore East Taluk, Bangalore, presently and both the properties together totally **measuring about \_\_\_\_ Guntas**, presently bears Common amalgamated BBMP Katha **No.204/165/74/1 & 74/3**, which Property is more fully described in the Composite Schedule 'A' hereunder and hereinafter referred to as the Schedule 'A' Property

WHEREAS the First Party has entered into a Joint Development Agreement dated 30<sup>th</sup> day of October, 2014, registered as document No.12551/2014-15, Book-I, registered before the Office of the Sub-Registrar, Shivajinagar (Banasawadi), Bangalore, with the Promoters/Confirming Party herein for the construction of multistoried residential apartment building known as "\_\_\_\_\_\_\_\_" over the Schedule A Property subject to the terms and conditions mentioned in the said Joint Development Agreement.

AND WHEREAS, as per the terms of the registered Joint Development Agreement entered into between the Developer and Owner of Schedule "A" Property, inter alia Flat No.\_\_\_\_\_, in the \_\_\_\_\_\_ Floor of the building known as "\_\_\_\_\_\_ " to be constructed on Schedule A property with super built up area of \_\_\_\_\_ Sq.ft together with \_\_\_\_\_ Sq.ft of undivided share in the land comprised in schedule A property has been allocated to the share of Developer herein towards his/it's/their share, which flat is more fully described in schedule B hereunder and hereinafter referred to as Schedule B property. As per the Development Agreement, the Developer is entitled to receive sale consideration towards the sale of Schedule B Property.

WHEREAS, the Purchaser/s herein approached the Developer/Builder herein offering to purchase Schedule "B" Property, on certain terms and conditions to which the owner/Promoters agreed to procure to such purchaser/s such rights and obligations mentioned herein below:

WHEREAS, the parties hereto decided to have the aforesaid terms and conditions reduced to writing under this agreement as follows:

		_	to sell Schedule B Property and the
purchase	r/s has/have agreed	to purchase the said	property for a sale consideration of
<b>Rs.</b>	/- (Rupees _		Only) <u>including car</u>
			nd excluding Taxes, Stamp Duty and
Registrat	ion fees; free from en	<u>cumbrances.</u>	
NOW THIS AGREEMENT OF SALE WITNESSETH AS FOLLOWS:			
purch consi	aser/s has/have agr deration of <b>Rs.</b>	eed to purchase the/- (Rupees	elopers have agreed to sell and the schedule B property for a sale Only) in the following manner
<mark>a. 15 % a</mark>	t the time of booking	<u>.</u>	
<mark>b. 15% a</mark>	fter completing first s	<mark>lab.</mark>	
c. 15% after completing third slab.			
d. 15% after completing fifth slab.			
e. 15% after completing brick work for the flat in question.			
f. 10% after completing of plastering for the flat.			
g. 10% after completing flooring.			
<u>e. 5% at 1</u>	the time of handing o	ver possession of the fl	<mark>lat.</mark>
2. The		nas/have paid a sur Only) in the follow	m of <b>Rs.</b> /- (Rupees ving manner;
(i)	A sum of <b>Rs</b> .	/- (Runees	Lakhs Only) Vide by Crossed
(1)			, drawn on Bank
(ii)			Lakhs Only) Vide by Crossed
(11)			, drawn on Bank
(iii)			Lakhs Only) Vide by Crossed
,	Cheque bearing No.	, dated	, drawn on Bank
(iv)	A sum of <b>Rs.</b>	/- (Rupees	Lakhs Only) Vide by Crossed
			, drawn onBank
considera Purchase within thaforesaid execute a the afore Property	ation is acknowledged r/s undertakes to pa ne time stipulated in amounts in full by the a Deed of Absolute S asaid fraction of und along with the flat in	d by the Builder before by the aforesaid entire in the manner referred the PURCHASER/S to Sale of conveyance to divided share, right, to question. Time shall b	receipt of the entire advance sale re the undersigned witnesses and the e sale consideration in installments to above. On the payment of the the Builder/Promoter, the latter shall the PURCHASER/S duly conveying itle and interest in the Schedule A see the essence of this agreement.
aforesaid within 15 days from the date of issue of the notice for payment by the Promoter			

to the Purchaser/s and/or in observing and performing any terms and conditions of this agreement, the Builder shall have a right to terminate this agreement and forfeit 10% of the entire contract amount agreed to be paid by the Purchaser/s irrespective of the

advances paid by the Purchaser/s and the Builder shall refund the balance amount, if any to the Purchaser/s and the Builder thereafter shall have a right to allot and/or sell/construct/transfer the Schedule B Property to any other person or persons without any further reference to the Purchaser/s.

- 2(b). In the alternative and at the sole discretion of the Builder, the Builder may instead of the aforesaid forfeiture clause, charge interest at the rate of 2% per month for the delayed payments.
- 2(c). The Purchaser shall not interfere with the progress of construction etc., or object in any way regarding the manner of construction or do any act or things thereby having the effect to cause delay or stopping of the work.
- 2(d). The First Party shall under normal conditions complete the construction of the building and agree to hand over possession of the Schedule B Property on \_\_\_\_\_ with a grace period of three months however subject to availability of cement, steel and other essential items on construction and also subject to unforeseen events such as Acts of God, Earthquake, Floods, war or other local disturbances, changes in laws of the state, corporation or any other clauses beyond the control of the First Party.
- 3. The Vendor/Builder hereby covenants and assures the PURCHASER/S that the Builder is the Absolute Owner of the Schedule B Property and the same is free from all kinds of encumbrances, charges and mortgages whatsoever and the same is not the subject matter of any attachment or other legal proceedings before any Court of Law, Taxation or other statutory authorities and he is in actual possession and enjoyment of the same and he is competent to enter into this agreement and to effect sale of the Schedule B Property as per the terms of this agreement.
- 4. All the expenses relating to the Stamp Duty, registration and other incidental expenses shall be borne by the purchaser only
- 5. The Purchaser/s shall not use the flat or permit the same to be used for any purpose whatsoever other than as a private dwelling house or for any purpose which may or is likely in the opinion of the VENDORS/PROMOTERS and/or managing committee of the Association would cause nuisance or annoyance to occupiers of the other flats/garages in the said building or to the owner or occupiers of the neighbouring Properties and shall not use the garage for any other purpose except for keeping motor car.
- 6. It is hereby agreed that the name of the multistoried building to be constructed on Schedule "A" Property shall be named as "\_\_\_\_\_\_" and the Purchaser shall not seek for the change of name at any point of time.
- 7. It is hereby further agreed that the PURCHASER/S shall become the member of the Apartment Owners Association to be constituted in accordance with the provisions of Karnataka Apartments Ownership Act 1972 and rules framed thereupon, after the Purchaser becomes the Owner of the flat in question. The PURCHASER/S shall execute such declarations, affidavits, undertakings and papers as may be required under the said

act and other papers and documents required under the Electricity Board (K.P.T.C.L.) Bescom, Water Supply Board (B.W.S.S.B) Corporation and such other authorities.

- 8. It is hereby agreed by the PURCHASER/S that from the date the Apartment is ready for occupation for which a notice has been received by him/her/them from the Promoter whether possession is taken by him/them or not he/she/they shall pay regularly every month on or before 5th day of each month to the PROMOTERS until the formation of the Apartments Owners Association the proportionate share that may be decided by the PROMOTERS in all the out goings on general expenses in respect of the Property such as insurance, municipal taxes or other taxes or cesses, Electric charges or deposit in respect of meters, maintenance and management of the building, common light, sanitation, repairs, salary of watchman, sweepers, lift operators and maintenance charges and all other costs and expenses connected with the building.
- 9. It is hereby agreed that the Purchaser shall get the parking space allotted for additional cost for parking of light motor vehicle, failing which the PURCHASER/S his/her/their tenants, licenses of those who occupy the Apartment through him/her/them or in trust for him/her/them will have no right to park the light motor vehicles in any part or the Schedule A Property.
- 10. The PURCHASER shall pay such deposit, costs, share association fee, deposit, cost of stamp papers, registration fee, legal fee and such other expenses as may be required for the formation of Association and the transfer of undivided share, right, title and interest in favour of the PURCHASER and other formalities of obtaining completion of Apartment and handing over of the possession of the Apartment herein agreed to be constructed for the PURCHASER.
- 11. It is specifically agreed between the Vendor/Builder and the PURCHASER that the PURCHASER shall be entitled only to the Schedule B Property agreed to be sold to him/her/them mentioned in Schedule B and in no way shall have interest or claims or any objection whatsoever for the use by the other owner of the apartments, covered or uncovered parking space that has been specifically built, assigned, allotted, sold or disbursed off otherwise. The common amenities that have been stated in Schedule B should alone be used as common amenities along with other owners and the PURCHASER shall not lay any claims on other owners and PURCHASER shall not lay any claims on other separate amenities provided for specifically to other owners for construction.
- 12. Whereas all corporation taxes in respect of the schedule B property till the date of registration of the schedule B Property, shall be borne and paid by the Developer. The expenses and deposits if any like car parking, electric services, connection charges, cost of transformer, Bescom deposit, generator and intercom deposits etc., whatever other than construction has to be paid by the Purchaser/Second party, which is included in the aforesaid sale consideration.
- 13. Whereas the Vendor/ Developer covenants with and assures the purchaser that there is no manner of private or public or revenue claims, like property tax, valuation duties, etc., outstanding hitherto in respect of the schedule B property.

- 14. Whereas the Developer further covenants with the purchaser and assures that they have absolute marketable title to the schedule B property and hereby undertake to indemnify the purchaser from any defect of title, claims or liens from any one claiming through or under them.
- 15. Whereas the developer has agreed to hand over the vacant possession of the schedule B property to the purchaser on the date of registration of the Deed of Sale..

# **SCHEDULE 'A' PROPERTY**

#### Item-I

All that piece and parcel of the immovable Property bearing BBMP Katha No.204/165/74/1 & 74/3, Converted Sy No.74/3 (Old Sy No.74/1), (Conversion from agricultural to non agricultural residential purpose vide No.ALN(EKHW)S.R.63/2011-12, dated:23.12.2011, issued by the Special Deputy Commissioner, Bangalore District, Bangalore, dated:01.07.2011), situated at Nallurahalli Village, K.R.Puram Hobli, earlier Bangalore South Taluk, Presently Bangalore East Taluk, Bangalore, totally measures 21 Guntas, presently after leaving portion of the said land towards widening of road and encroachment by the neighbours, the owner at Sl Nos.1 & 2 are in possession of the property totally measuring \_\_\_\_\_ Sq.feet, with all rights, appurtenances whatsoever hereunder or underneath or above the surface and bounded on the

East by : Road;

West by : Land in Sy No.77;

North by : Land in survey number.74/1;

South by : remaining portion of same survey number.74/3;

#### Item-II

All that piece and parcel of the immovable Property bearing BBMP Katha No.341/204/165/2, Converted Sy No.74/3 (Old Sy No.74/1), (Conversion from agricultural to non agricultural residential purpose vide No.ALN(EKHW)S.R.63/2011-12, dated:23.12.2011, issued by the Special Deputy Commissioner, Bangalore District, Bangalore, dated:01.07.2011), totally measures 20 Guntas, situated at Nallurahalli Village, K.R.Puram Hobli, earlier Bangalore South Taluk, with all rights, appurtenances whatsoever hereunder or underneath or above the surface and bounded on the

East by : Road;

West by : Land in Sy No.77;

North by : remaining portion of same survey number.74/3

South by : Land in Sy No.74/4;

#### **COMPOSITE SCHEDULE 'A' PROPERTY**

All that piece and parcel of the immovable Property bearing presently bears Common amalgamated BBMP Katha No.204/165/74/1 & 74/3, in Converted Sy No.74/3 (Old Sy No.74/1), totally measuring about \_\_\_\_ Guntas, situated at Nallurahalli Village, K.R.Puram Hobli, earlier Bangalore South Taluk, Presently Bangalore East Taluk, Bangalore, and bounded on the :

East by : Road;

West by : Land in Sy No.77;

North by : Land in survey number.74/1

South by : Land in Sy No.74/4;

## **SCHEDULE-B**

Flat bearing No.\_\_\_\_\_, in the \_\_\_\_\_\_ Floor of the Apartment building known as "\_\_\_\_\_\_ " having a super built up area of \_\_\_\_\_ Sq.ft. containing \_\_\_\_ bed rooms, including proportionate share in common areas such as passages, lobbies, staircase, etc., alongwith one car parking space, together with \_\_\_\_\_ Sq.ft undivided share of the land comprised in Schedule "A" Property.

## **SCHEDULE "C"**

1. Structure : RCC framed structure.

2. Walls : External W alls of 6" Solid Blocks and internal walls with

4" Solid Blocks.

3. Flooring : 2 X 2 Vitrified Flooring in all rooms and 4" skirting.

5. Kitchen Platform : Granite kitchen platform with Stainless sink

and 2 feet height glazed tiles dadoing above the platform.

6. Toilets : 7 feet height glazed tile dadoing and ceramic tiles

flooring and sanitary ware with C.P. basic Jaguar Fittings or

equalent.

7. Electrical work : Concealed copper wiring with Roma switches or equalent

and necessary points in each room and 15 amps

power plug points in kitchen and Toilet.

8. Doors : All Doors with Good quality wood frame with shutter.

9. Windows : Aluminum windows with safety grills.

10. Paints : Inside emulsion paints and outside apex paints and

Enamel paints to doors and windows.

11. T.V. & Telephone : Individual TV & Telephone points in Main Hall and

Points Master Bed Room.

12. Compound walls : Compound wall and Gates shall be provided

& Gate

13. Water : 24 hrs water deep tube well.

14. Parapet wall : 3 feet

15. Underground Sump

16. Common Over Head Tank

17. Common Lift.

18. Stand by Generator

19. Intercom facility

# SCHEDULE "D" RESTRICTION ON THE RIGHT OF THE PURCHASER/S

The Purchaser so as to bind himself/herself/themselves, his/her/their success-in-interest, heirs, representatives and assigns with the consideration of promoting and protecting his/her/their rights and in consideration of the covenants of the Seller being binding in him/them and the owners of the other undivided interest in the Property described in the Schedule 'A' hereto agrees to be bound by the following terms and conditions;

- 1. Not to raise any construction in addition to that mentioned in Schedule "B" above.
- 2. Not to use or permit the use of the construction referred to in Schedule "B" above in the manner which would diminish the value of the utility in the property described in the Schedule "A" above or any construction made thereon.
- 3. Not to use the space in the land described in Schedule A above left after the construction referred to in Schedule B above for parking any heavy vehicles or to use the same in any manner which might cause hindrance for the free ingress to or otherwise from any other part of the construction.
- 4. Not to default in the payment of any taxes or levies to be shared by the other Apartment Owners of the property described in the Schedule A above or expenses to be shared by the OWNER of the constructions thereon of any specific part thereof provided such taxes or levies become leviable from the date of his/her/their respective apartment is ready for occupation.
- 5. Not to decorate the exterior of the property to be constructed by the Developer for the Purchaser other than in the manner agreed to by at least two-third majority of owners of constructions in the land described under Schedule A above.

- 6. Not to make any arrangement for maintaining of the building referred to in Schedule B above and ensuring common amenities therein for the benefit of all concerned other than that agreed to by two-third majority of all apartment owners.
- 7. The covered or uncovered parking lot for the respective owner will be used by them for parking their four wheelers or two wheelers.
- 8. The PURCHASER/S shall have no objection whatsoever for construction of covered/open car parking space for other Purchaser/s and such spaces shall always remain the property of the respective purchaser/s.

#### SCHEDULE E

#### RIGHTS OF THE PURCHASER/S

- 1. Full rights and liberty for the PURCHASER/S in common with all other persons entitled, permitted or authorised to the like rights at all times of the day or night and for all purposes to go, pass and repass all open spaces, lobbies, parking spaces, terraces, staircases and passage inside and outside the building and constructions described in the Schedule hereto.
- 2. Full right and liberty to the PURCHASER/S in common with all other persons with or without motor cars or other permitted vehicles at all times day and night and for all purposes to go and pass over the land appurtenant to the building constructed in the land described in the Schedule A above.
- 3. The right to subjacent and lateral support and shelter and protection from the other parts of the aforesaid building from the side and roof thereof.
- 4. The free and uninterrupted passage of running water, soil, gas and electricity from and to the construction through sewers, drain and water clauses, cables, pipes and wires which now are, or may at any time hereinafter be in, under or passing through the building or any part thereof.
- 5. Right of passage for the PURCHASER/S and PURCHASER'S agents or workmen to the other part of the building at all reasonable times (on notice) to where the water tanks are situated for the purposes of cleaning or repairing or maintaining the same.
- 6. Right of passage for the PURCHASER/S or by his/her/their agent or workmen to the other parts of the building at all times (on notice) to enter into and upon other parts of the building for the purpose of repairing, cleaning, maintaining or renewing any such sewers, drains and water courses, cables, pipes and wires by causing as little disturbances as possible and for making good any damages caused.
- 7. To lay cables or wires through common walls or passages for telephone installations, howsoever respecting the equal right of the others thereof.

- 8. The rights for the PURCHASER/S servants, workmen and other at all reasonable times (on notice) to enter into and upon other parts of the said building for the purpose of repairing, maintaining, renewing, altering or rebuilding the construction referred to in Schedule B hereto or any part of the building giving subjection or lateral support shelter or protection to the construction thereof.
- 9. The right for mortgage/transfer right of the Property to any individual Bank, financial institution for raising funds, under the Karnataka Apartments Ownership Act.
- 10. Right to deal or any of the acts aforesaid without notice in the case of emergency.
- 11. Any dispute regarding any right of use space, way of entry or use of common premises, etc., shall be settled by the Association to be formed and pending formation of the Association by the OWNERS/PROMOTER on the basis of majority of the votes of the other PURCHASER/S of the premises.

## SCHEDULE F

The PURCHASER/S in proportion of his/her/their share alongwith other Purchaser/s in the proportion of their shares, shall be deemed to have accepted the following conditions and to have contracted to bear the following expenses.

- 1. All the rates and outgoings payable if any in respect of the land described in the Schedule A hereto and the building thereon after registration of absolute sale deed and till the registration Owners/Promoter shall bear such expenses.
- 2. The expenses of routine maintenance including painting white washing cleaning etc., and provision of the common services to the building as set out below:
- 3. a. Maintenance of pumpsets and other machineries, sanitary and electrical lines, common to the building.
  - b. Payment of electrical and water charges for common services.
  - c. Replacement of bulbs in corridors.
  - d. Maintenance of garden potted plants in the building.
  - e. Provision of (night) watchman, and other security etc.,

Till such time as the formation of association the services mentioned in the above clause will be carried by the OWNERS/PROMOTER. Thereafter decisions taken by the majority of the PURCHASER/S (OWNERS) and the interpretations of this clause would be determined by decision of the majority of Flat PURCHASER/S (OWNERS) and repairs/maintenance work carried out against payment of such sums as may be determined by them from time to time. Should a PURCHASER/S default payment due for any common expenses, benefits, or amenities the First Party or the Association of the Apartment owners, shall have the right to decide and remove such common benefits or amenities including electricity and water connection from his/her/their enjoyment. If at any time development and/or any charges are levied or sought to be demanded and recovered by the Municipal Corporation of Bangalore City and/or any department of Government or any other public authority in respect of the said land and/or construction

after completion of the building, and handing over the possession the same shall be borne and paid by all the Purchaser/s among themselves in proportion to the respective floor areas of such flats. However the Purchaser is/are not responsible for the said charges pertaining to the period earlier to handing over the possession of the flats.

#### SCHEDULE G

The OWNERS/PROMOTER hereby covenant with the PURCHASER/S as follows:

- 1. The OWNERS/PROMOTER will require every person for whom they shall hereafter construct any constructions in the said building to covenant and to observe the restriction set forth in the Schedule above.
- 2. That the OWNERS/PROMOTER and the assignees/claiming under, through or in trust for the OWNERS/PROMOTER for the building or any part thereof will always respect the rights of the PURCHASER/S mentioned in this agreement and in the Schedule E herein particular.
- 3. The OWNERS/PROMOTER in constructing any flats/apartments hereafter shall sincerely follow the covenants herein contained and shall not contract to confer any right reserved for the PURCHASER/S herein nor shall contract to exclude for the other PURCHASER/S any burden expressed to be shared by the PURCHASER/S herein.
- 4. The OWENRS/PROMOTER shall give inspection of all the title, deeds relating to the property, retained with them at the request of the PURCHASER/S or his/her/their nominees at all reasonable times and hand over the same to the Apartment owners Association on its formation.
- 5.The Owners/Promoter shall provide required papers/documents (certified copy) at the request of the Purchaser for raising funds from any individual Banks, financial institutions etc.,
- 6. PROVIDED further the OWNERS/PROMOTER shall not be liable to set right any structural defects discovered after one year from the date of announcing the possession of the apartment and making it ready for the delivery to the PURCHASER/S.
- 7. PROVIDED always the OWNERS/PROMOTER shall not be liable and the PURCHASER/S shall be liable for the charges for common amenities and charges for meter rent, electricity and water from the date of communication by the OWNERS/PROMOTER to the PURCHASER/S of the readiness to handover possession of the property referred to in Schedule "B" above.
- 8. ANY delay or indulgence by the OWNERS/PROMOTER enforcing the terms of this Agreement or any forbearance or giving of time to the Purchaser/s shall not be constructed as a waiver on the part of the OWNERS/PROMOTER of any breach or non-compliance of any of the terms and conditions and covenants of this Agreement by the

Purchaser/s nor shall the same in any manner prejudice the right of the OWNERS/PROMOTER and shall also fully and effectually discharge the OWNERS/PROMOTER.

IN WITNESS WHEREOF, the parties hereto have signed this Agreement of Sale on the day, month and year first above written.

## WITNESSES:

1.

1.

2.

VENDOR/DEVELOPERS
For self and as Power of Attorney
Holder for the Owners

2.

PURCHASER/S