CONVEYANCE DEED

SALEDEED OF A SELF CONTAINED INDEPENDENT READY BUILT FLAT/TRIPLEX UNIT, TOGETHER WITH PROPORTIONATE IMPARTIBLE UNDIVIDED INTEREST IN THE LAND AND EXERCISE OF RIGHT OF USE AND ENJOYMENT OF COMMON AREAS FACILITIES IN THE COMPLEX HAVING THE NAME AND STYLE "SKYTECH ASTHA" AT RAGHUNATHPURJALI IN THE CITY OF BHUBANESWAR.

This INDENTURE of sale executed on this day of 20

By

M/s. SKYTECH INFRAPROJECTS PVT. LTD, (CIN: U452010R2011PTC013811) (GPA Holder Vide I.D. No. 11082100411, dated. 11.01.2021) a company incorporated under the provisions of the Companies Act, 2013, having its registered office at Plot No. – 241, Saheed Nagar, at P.O. & P.S. – Saheed Nagar, Bhubaneswar, District – Khurda, PIN – 751007, Odisha represented through its managing Director Mr. Rupak Panda, aged about 48 years Son of Sri. Pitabash Panda, GPA Holder of Land Owners (1) Soumendra Mohanty aged about 56 years (2) Arabinda prasad Mohanty aged about 51 years (3) Dharmendra Prasad Mohanty aged about 50 years (4) Janmanjaya Mohanty aged about 44 years, all are sons of late Pyarimohan Mhanty resident of plot no 903, At/Po –Patia, PS – Chandrasekharpur, Bhubaneswar Dist - Khurdha (5) Smt. Truptimaye Singh aged about 54 years, W/o Sri Manoj Kumar Sing and Daughter of Late Pyari Mohan Mohanty resident of At- VIM 100, Sailashree Vihar , PO- Sailashree Vihar Ps-Chandrasekharpur, Bhubaneswar, Dist – Khurdha, Odisha (hereinafter referred to as the "Vendor") bearing Plot No – 1415 & 1416, Khata No –511/2761, which expression, unless

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repugnant to the context or meaning thereof shall mean and include its successor(s) and/or representative(s) and/or executor(s) and/or administrator(s) and/or assigns of the **First Party.**

AND

The term "Vendor" and "Vendee" shall hereinafter be collectively referred to as "Parties" and individually referred to as "Party".

Whereas:

A. The Vendor is into the business of development, construction, marketing and sales of residential and commercial properties in and around the city of Kolkata, since its incorporation in the year 2008.

- B. The Vendee is [Professional Introduction of the Vendee].
- C. The Vendor has developed a residential Triplex under the name and style of "SKYTECH ASTHA" (hereinafter referred to as the "Project"), located in the revenue village of RAGHUNATHPURJALI within the territorial jurisdiction of the Bhubaneswar tehsil, comprising of Nine Nos. of Residential/Triplexes. The Project is developed over an area of 2024.16 Sqm. of land (hereinafter referred to as the "Project Land").
- D. The Bhubaneswar Development Authority (hereinafter referred to as the "BDA") (Planning Authority constituted for the city of Bhubaneswar and its peripheral areas under the Orissa Town Planning & Improvement Trust Act 1956) has granted the permission to develop and construct the Project vide the approval Letter No.14591/BDA, Bhubaneswar, dated 03.05-2023.

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E. The Project was duly registere	ed with the Odisha Real	Estate Regulatory Authority
(hereinafter referred to as the "RER	A") [Authority constituted	for the state of Odisha under
the Real Estate (Regulation and	Development) Act 2016] at Bhubaneswar vide the
Certificate of Registration No	, dated	, which remained valid
for the period of time commencing	onand endin	g on

F. Pursuant to the Vendee's application for booking of a Triplex unit in the Project, the Vendee was allotted with the Triplex No. (herein after referred to as the "Flat/Triplex") having carpet area of square feet or square meters, (herein after referred to as the "Building") along with the exclusive right to use and the corresponding Impartible share of Acre Decimal in the Project Land and of pro-rata share in the common areas (hereinafter referred to as the "Common Areas"). Thereafter, on the Vendor executed an agreement or sale in favour of the Vendee for sale of the Flat/Triplex.

G. The Vendee being satisfied with the construction and results of the detailed due diligence exercise of the Flat/Triplex as well as the Project has evinced his/her/its desire to move ahead with the execution of this Deed.

Now Therefore This Deed Of Sale Witnesseth As Hereunder:

- 1. In consideration of the Vendee having paid the entire sale consideration Rs....../-(Rupees In Words), the receipt of which has been duly acknowledged by the Vendor, the Vendor hereby grant, convey, transfer by way sale and assign unto and in favour of the Vendee the Flat/Triplex and every part thereof along with the full physical possession, together with the right, title and interest therein with all the benefits, advantages, easementary rights, equities, claims, demands, privileges and appurtenant thereto etc., attached to the Flat/Triplex, free from all encumbrances, charges, mortgage, litigation as well as all the statutory charges, demands etc.
- 2. The Vendor hereby declares and covenants that the Vendor along with the landlords are the absolute owners of the Project Land and they have clear, legally valid and marketable title thereto and therefore, an absolute right to sell and convey the same to the Vendee in terms of this Deed.
- 3. The Vendee has confirmed to the Vendor that it is entering into this Deed with full knowledge of all the laws, rules, regulations, notifications etc., applicable to the Flat/Triplex and the terms and conditions contained in this Deed. The Vendee further confirms that she/he/it has clearly understood her/his/its rights, duties, responsibilities, obligations under each and every clause of this Deed.
- 4. The Vendor has explained in detail to the Vendee about the architectural specifications, common areas and facilities and other salient features of the Project including provision for

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future maintenance, repairs, payment of Goods and Services Tax in accordance with Government circular and replacements of the common areas equipment and facilities and formation of the association of Flat/Triplex owners, which the Vendee fully understood to her/his/its satisfaction.

- 5. The Vendor has constructed common facilities for the Project, such as common road, drainage, STP, fire fighting equipment and electrical transformers/generators. The said common facilities shall be maintained by the society formed by the owners of the Flat/Triplex/unit.
- 6. The Vendor confirms that all taxes, levies, charges etc. pertaining to the Flat/Triplex has been paid up to the date of execution of this Deed and thereafter the same shall be the sole responsibility of the Vendee.
- 7. The Vendee is entitled to enjoy the common areas and facilities, in co-operation with the other purchasers and shall take effectual steps for the safety of the common areas. The Vendee warrants that the common areas and facilities shall be used by the other purchasers without any hindrance from him/her/them and he/she/they shall not encroach upon such right of other purchasers.
- 8. The Vendee agrees that the Flat/Triplex shall not be used for any purpose other than the residential purpose for which the plan has been approved. The Vendee shall not store any inflammable item or substances or any materials which may cause danger to the life and property of any and/or all the inhabitants of the Project or to the Project itself.
- 9. The Vendee shall not do any unlawful act in the Flat/Triplex which will cause hindrance/hardship/harmful to other occupants of the Project.
- 10. The Vendor shall keep the Vendee fully indemnified against all and any loss and/or liability and/or cost and/or claims and/or action and/or proceedings and/or damages which the Vendee may have to suffer on account of any defect to the title of the Flat/Triplex and/or the Project Land, prior to the registration of this Deed.
- 11. The cost of stamp duty, registration charges and other incidental charges and expenses in respect of this Deed shall be solely borne by the Vendee. In case the Government demands any further stamp duty/registration charges/service tax and any other charges on this Deed, the same shall also be borne by the Vendee.
- 12. The Vendor hereby covenant that it shall sign, verify and execute such further documents as are required so as to effectively transfer the Flat/Triplex unto and in favour of the Vendee.

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LAND DETAILS (Schedule-A)

Dist- Khurda, Tahasil – Bhubaneswar, under the Jurisdiction of District Sub-Registrar-Khurda at Bhubaneswar, P.S- New Capital 15, Hal P.S- Nandankanan, Mouza – Raghunathpurjali, Khata No.511/2761, Plot No. 1415, area Ac. 0.400 decimal & Plot No 1416, area Ac. 0.050 decimal, Total one no of Khata, Two nos of plots, all plots are Sthitiban, Kisam – Gharabari, total Area A0.450 decimals. (Four Hundred Fifty decimal). i.e. 1821.74 Sqmt.

CLASSIFICATION OF THE LAND:- HOME STEAD	
Bounded by:	
North-	
South-	
East-	
West-	
-	Triplex (Schedule-B)
area Ac. 0.450 dec. with Flat/Triplex thereon AreaSqft assigned as Flat/Triplex	neasuring Acdecimals out of tota measuring Carpet Area Sqft/ Built-up No along with one free parking of flat/ parking at Portico in the Ground Floor of
Cost of Land undivided impartible share	Rs
2. Cost of Flat/Triplex on the carpet area	sqft
(Rate of Flat/Triplex per sqft @Rs	
Including parking/garage cost)	Rs
	of registration. Rs
3. GST & other taxes as applicable at the time	

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In Witness Whereof the Parties hereto have executed this Deed or caused this Deed to be executed through their authorised representative(s) on the date first above written.		
	(Vendors)	
Witnesses:	(Vendee/es)	
1.		
2.		
Drafted by me, Adv. Bhubaneswar.		
SKYTECH INFRAPROJECTS PVT. LTD. LUCAU and and g. MANAGING DIRECTOR		