## **CONVEYANCE DEED**

SALE DEED OF A SELF CONTAINED INDEPENDENT READY BUILT FLAT/ COMMERCIAL SPACE/UNIT, TOGETHER WITH PROPORTIONATE IMPARTIBLE UNDIVIDED INTEREST IN THE LAND AND EXERCISE OF RIGHT OF USE AND ENJOYMENT OF COMMON AREAS FACILITIES AND AMENITIES IN THE BUILDING COMPLEX HAVING THE NAME AND STYLE "EVOS ANANDIKA".

This INDENTURE of	sale executed	on this the	day of	20
			, _	

BY

M/S EVOS BUILDCON PVT. LTD., a company registered under the Companies Act, 1956 having its Certificate of Incorporation No.U701010R2010PTC012674 and having its registered office at Plot No. M/76, Housing Board Colony Baramunda, P.S: Bharatpur, Bhubaneswar, Dist.- Khurda, Pin-751003 (PAN - AACCE5477G), presented through its Managing Director SRI KALINGA KESHARI RATH, aged about 39 years,

Evos Buildeon Pvt. Ltd Kalinga Kesharie Post Managing Director S/o – Late Kailash Chandra Rath, permanent resident of Flat No.-202, "Olive Enclave", G.A Plot No.-11, Chandrasekharpur, Bhubaneswar, Odisha by Caste – Brahmin, by Profession – Business, puchased from the rightful owner vide RSD No: 11532301361 and 11532301362 Dtd.-10/03/2023, executed at the office of the Sub-Registrar, Pipili at Pipili; (hereinafter referred to as the "Vendor")which expression, unless 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								
Ms./Mr./Mrs		,ag	ed a	about	years,			
Daughter /Wife/Son of		, by	religion:		by			
caste,	at	pro	esent	ı	residing			
at		, per	manently	residir	ng at			
			(Hereina	fter refe	rred as			
the " <b>Vendee</b> "), which e	xpression, u	nless rep	ugnant to	the con	itext or			
meaning thereof shall	mean and	include	her/his	heir(s)	and/or			
successor(s) and/or e	executor(s)	and/or	administr	ator(s)	and/or			
representative(s) and/or assigns of the <b>Second Party.</b>								

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 Bhubaneswar, since its incorporation in the year



- B. The Vendee is [Professional Introduction of the Vendee].
- C. The Vendor has developed a residential apartment complex under the name and style of "EVOS ANANDIKA" (hereinafter referred to as the "Project"), located in the revenue mauza Uttarasasan within the territorial jurisdiction of the Pipili tehsil, comprising of 2 Block S+5 storied Residential Apartment consisting of 104 dwelling units. The Project is developed over an area of 4389 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 No. 21545/BDA, Bhubaneswar, Dtd:30/06/2023.
- E. The Project was duly registered with the Odisha Real Estate Regulatory Authority (hereinafter referred to as the "RERA") [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 on and ending on .
- F. Pursuant to the Vendee's application for booking of an apartment/flat/unit in the Project, the Vendee was allotted with the



G. The Vendee being satisfied with the construction and results of the detailed due diligence exercise of the Apartment 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 onto and in favour of the Vendee the Apartment 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 Apartment, free from all

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- 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 Apartment 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 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 apartment 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, firefighting equipment and



electrical transformers/generators. The said common facilities shall be maintained by the society formed by the owners of the apartment/flat/unit.

- 6. The Vendor confirms that all taxes, levies, charges etc. pertaining to the Apartment 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 Apartment shall not be used for any purpose other than the residential purpose for which the plan has been approved.
- 9. The Vendee shall not do any unlawful act in the Apartment 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 Apartment and/or the Project Land, prior to the registration of this Deed.

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- 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 Apartment unto and in favour of the Vendee.

## LAND DETAILS (Schedule-A)

Dist.-Puri, Tahasil-Pipili, ,P.S.-Pipili, PS No. 52, Mouza: Uttarasasana, Stithiban Plot No. 209, area Ac0.045 dec. and 210, area Ac0.180 dec. under Hal Mutation Khata No.391/1277, Stithiban Plot No. 209/1711, area Ac0.045 dec. and 210/1712, area Ac0.180 dec. under Hal Mutation Khata No. 391/1275, and Stithiban Plot No. 206, area Ac0.700 dec. under Hal Mutation Khata No. 391/1276, total area of Ac.1.150 decimal i.e. 4655.57 Sqm.

CLASSIFICATION OF THE LAND: - HOME STEAD

#### **Bounded by:**

North- South-East- West-

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# **SCHEDULE OF FLAT (Schedule-B)**

The	area	transf	erred	in	favour	0	of ve	endee	mea	asuring
Ac		.decim	als of ur	divid	ed impa	rtible	e intere	est out o	of tot	al area
Ac.	1.150	dec.	with	build	ding t	here	on n	neasurir	ıg	Carpet
Area.		.Sqft a	ssigned	as F	lat No		on	Floor I	٧o	
incluc	ling parki	ng spa	ce No		, on	the s	stilt flo	or of the	e apa	rtment
name	d styled a	as " <b>EV</b> (	OS ANA	NDIK	<b>ΚΑ</b> ″.					
1.	Cost of L	and un	divided	impaı	tible sh	are	Rs			
2.	Cost of F	lat on t	the carp	et are	ea		Sqft			
	(Rate of	apartm	ent per	sqft (	@Rs					
	Including	g parkir	ng/garag	e cos	st)		Rs			
3.	GST & ot	ther tax	kes as ap	plica	ble at th	ne				
	time of r	egistra	tion.				Rs			
				Total	Cost Rs	S				
In Wi	tness Wh	ereof th	ne Partie	s her	eto have	e exe	ecuted	this Dee	d or	caused
this [	Deed to b	e exec	uted thr	ough	their a	uthoı	rised re	epresent	tative	e(s) on
the d	ate first a	ibove w	ritten.							
Witn	esses:									
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									(Ve	ndee)
2										
								D	rafted	d by me,
								Adv. l	Bhuba	neswar.
E	Evos Bu	ildcon	Pvt. Li	d						
Ka	linga x	Esha	re Par	7						
X	linga k	lavagin	g Direct	OI						