## **CONVEYANCE DEED**

SALEDEED OF A SELF CONTAINED INDEPENDENT READY BUILT FLAT, TOGETHER WITH UNDIVIDED SHARE IN THE COMMON AREA EXERCISING THE RIGHT OF USE AND ENJOYMENT OF COMMON AREAS, FACILITIES AND AMENITIES IN THE BUILDING COMPLEX, HAVING THE NAME AND STYLE "SOOBHA MANSION" AT PATIA MOUZA IN THE CITY OF BHUBANESWAR.

This INDENTUTRE of sale Executed on this ---- day of ...... (Two thousand ......)

## By and Between

- 1. Sri Jagannath Promoters & Builders (P) Ltd., a private limited company incorporated under the Indian Companies Act 1956 (PAN No- AAGCS4290R) having its city office now located at Plot No. 370/3184 & 367/3182, Ground Floor, Pantaloon & Toyota Middle Lane, Sishu Vihar, Patia, P.S-Chandrasekharpur, Bhubaneswar, Dist- Khurda is basically a builder company and into realestate activities represented by its Managing Director Sri Pradipta Kumar Biswasroy, aged about 67 years, Son of Late Binod Behari Biswasroy, residing at 4<sup>th</sup> Floor, Anand Residency, Plot No-45, Saheed Nagar, P.S.- Saheed Nagar, Bhubaneswar, Dist- Khurda.
- 2. Shri Akhya Kumar Bakshi, S/o Late Kali Charan Baxi, aged about 59 years, PAN No. ACGPB8810K, resident of Gajapati Nagar, P.O.- Medical Campus, P.S.- Baidyanathpur, Berhampur, Dist- Ganjam (Odisha), the lawful owner and possessionor of the Project land is represented by his/her constituted registered attorney holder Sri Pradipta Kumar Biswasroy, aged about 67 years, S/o Late Binod Behari Biswasroy, as being the Managing Director of Sri Jagannath Promoters & Builders (P) Ltd., having Par Sity office now located at Plot No. 370/3184 & 367/3182, Ground Floor, Pantaloon & Toyota Middle Lane, Sishu Vihar, Patla, Pist Chandrasekharpur, Bhubaneswar, Dist- Khurda, who



have been appointed & constituted as such under the Registered General Power of Attorney bearing no. 1082102214, dt. 08.02.2021, registered in the Office of Sub Registrar Bhubaneswar, herein after collectively known as **Vendor / Seller (which expression unless repugnant to the context shall mean and include all their respective legal heirs, assigns, representatives, executers and successors) being the parties of the 1<sup>st</sup> part.** 

### AND

Mr. /	/ Mrs		, (PAN N	lo.	& Aad	lhar no.		) Wife	of/so
	, aged							,,	P.O.
	, under P.S			Dist		_, Odisha,	751030,	Mob.	No.
Herei	inafter referred to and	describ	ed as t	he Vend	lee or the	PURCHAS	ER, which	Expre	essio
shall PART	mean and include his /	ner le	gai neir	s / succ	essors /	executors	and assign	15 01 (1	16 2
						ct.			
	AND WHEREAS, The Buil								
	physical possession of t								
	development agreement for								
	dt. 08.02.2021 respectivel								
	shown below, admeasurir								
	Registered Deed no. 567 &								
	peacefully since then with								
	mutated in favour of <b>Sri</b>	Akhya k	Kumar I	Bakshi, a	and the sar	me was con	verted to "	Gharal	oari"
	status under OLR8(A).								
						1945, 949			
	AND WHEREAS, the Build								
	Attorney as cited above								
	Apartment project, on the								
	vide its letter no. <b>5976</b> da								
	comprises of a Stilt Floor f								
	attached therein all such a			ilities as	promised I	by the Build	er and exh	ibitea ii	n the
	RERA Portal as a registere	d projec	t.						
_	The Builder undertakes too	that it	hac not i	made anv	changes t	n these lavo	out plan, exc	cept in	strict
(	ompliance with Sec-14 of	the Act 8	k other la	aws as ap	plicable.	o these laye	ac plant, ox	ооре	
(C)	AND WHEREAS, the pro	moter h	ad duly	submitte	d all releva	ant project	papers with	the O	aisna
	RERA Authority as per th				Odisha <b>RE</b> l	<b>RA</b> rule dat	ed on	and	ı got
	registered the Project bear	ing as _		·					
						and a set out of a line	:-/	cation	datad
(D)	The Purchaser had applied								
	and was d	uly allo	tted the	e Flat r		navi	ng <b>Carpet</b>	L Are	a Of
	Sqm and Balco								
	, along								
	sqm in the	Stilt Flo	or as p	ermissibl	e under th	ie applicable	alawand (	of Cod	tion 2
	interest share in the com	non aree	S (Con	mon Ar	eas ) as de	erinea under	clause (n)	or sect	.1011 2

Managing Direction

of the Act (hereinafter referred to as the "Apartment" more particularly described in SCHEDULE "A" and the floor plan of the apartment is annexed hereto and marked as ANNEXURE-'B'.

	to the second se
(E)	The Buyer being fully satisfied after physically verified by him/her with the total construction &
	completion of of the Project, in accordance to the promises made for quality, specifications &
	facilities, amenities etc and as per the approval given by the local authority and has after
	ascertained the availing of the Occupancy Certificate from the local authority bearing
	no, dt, thus has evinced his / her / its desire to move ahead with the
	execution & registration of this Conveyance Deed, as agreed upon in the registered Flat Sale
	Agreement dated on

# Now therefore this Deed of Sale Witnesseth as hereunder:

1. In consideration of the Buyer 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 of sale and assign onto and in favour of the Buyer 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 encumbrances, charges, mortgage, litigation as well as all the statutory charges, demands etc.

The Vendor hereby declares and covenants that the Vendor being the authorized power of attorney holder of the land owner and also the Builder herein is the absolute owner of the Project Land and also the Structure made on it and thus has the clear, legally valid and marketable title thereto and therefore, an absolute right to sell and convey the same to the Buyer in terms of the Sale Agreement Executed & registered dated on 10.02.1994. the Buyer has confirmed to the Vendor that he/she is entering into this Conveyance 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 Buyer further confirms that she/he/it has clearly understood her/his/its rights, duties, responsibilities, obligations under each and every clause of this Deed.

The Vendor had explained earlier to the Buyer, while executing the Sale Agreement in detail about the architectural specifications, common areas and facilities and such other salient features of the Project including the provision for future maintenance, repairs of machineries & equipments installed, the title transfer of the total Project land as "Common Area" as per RERA Act, which includes all developments, equipments, Fittings, Facilities, ammenities etc and about the necessity of formation of the Apartment Owner's Association which the Buyer has fully understood to his/ her / its best of satisfaction.

The Vendor has constructed & provided all the common facilities for the Project, such as drainage, Pave area, STP, UGR, Tubewell, lifts, electrical transformers, Diesel generators, , firefighting equipment, Pumps & Motors etc. The said common facilities, Plant & Machineries shall be maintained by the society formed by the owners of the apartment / flat/ unit.

The Vendor confirms that all Revenue taxes, Cess or charges etc. pertaining towards the Project Land has been duly paid up to the date of execution of this Deed and thereafter the same relating to land & building both shall only be the responsibility of the Buyer to comply, including the Building Cess, on due assessment by BMC, Bhubaneswar.

Managing Director

The Buyer is always entitled to enjoy only the **common areas** along with amenities & facilities in the Complex, in co-operation with the other purchasers and shall take effectual steps for safety of such common areas & facilities. The Buyer knows well and ensures that the common areas and facilities provided & meant shall be used by all the other purchasers in the complex without any hindrances from the **Vendee** and he/she shall not encroach upon on such legal right of other purchasers.

The Buyer agrees that the Apartment shall not be used for any purpose other than the residential specific use for which the permission was given and the plan was approved by the Local authority.

The Buyer shall not do any unlawful act in the Apartment which will cause hindrance or hardship or harmful to other Owners or Occupants of the Project.

The Vendor shall keep the Buyer 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 Buyer 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.

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 Buyer.

### LAND SCHEDULE

SI.	Hall Khata	Hall Plot	Extent	Kissam	GPA Holder.	
No.	No.	No.				
1	474/723	378/2514	Acs.0.100	Gharabari	SJP&B(P) Ltd, Rep by Pradipta	
_	1, 1, 1, 25				Kumar Biswasroy	
2	474/723	378/2515	Acs.0.100	Gharabari	SJP&B(P) Ltd, Rep by Pradipta Kumar Biswasroy	
Total extent Acs:			0.200			

CLASSIFICATION OF THE LAND: - HOME STEAD AREA OF ACS.0.200 (PROJECT LAND/ COMMON AREA).

#### Bounded by:

East- Private Premises.

West- Govt. Road.

North- Private Premises.

South- Private Premises.

Schedul	e-A (Flat for Sale):	-						
The Flat	No, in	Floor in	block/tower measuring Carpet Area of					
10	Sqmt, ii	ncluding internal wa	II thickness and Balcony area of sqmt of					
Soobha Mansion Project under Patia Mouza, in Bhubaneswar Tahasil along with Covered Parking No.								
	, measuring	Sqmt in	Stilt Floor exhibited in the Floor & Parking Plan, as					
annexed	with four sides bound	daries and undivided	interest Share in "Common Area".					
	For Sri Jagannath Pro	metors & Builders (P) Ltd	Expladant teleprocessing					

Managing Direc

Boundaries o	f the Flat	: (No):-	
	E-		
	W-		
	S-		
	N-		
Details of cov	ered par	king provided in the Stilt Floor:	
	Parking I		
b.	Block -		
с.	Area -	sqmt	
Annexure-\B'	- the Floor	r Plan attached.	
Total Considerable only, which is	eration o	of the Flat is Rs/- ( Rupees cost of land & all that development & applicable GST etc	
through their a	nereof the authorized	Parties hereto have executed this Deed or caused this Del representative(s) on the date first above written.  For Sri Jagannath Prompte	
Witnesses:			(Vendors) Managing Director
1.			
2.			
			(Purchaser).

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.