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পশ্চিমবঙ্গ পশ্চিম বঙ্গাল WEST BENGAL

A 378001

Certify that the document is admitted to registration. The signature sheets and the endorsement sheets attached with this document are the part of the document

Aditi District Sub-Registrar  
Bhupannagar, (Salt Lake City)  
3 APR 2012 3 APR 2012

THIS DEED OF CONVEYANCE is made on this 3<sup>rd</sup> day of April 2012  
BETWEEN (1) WEST BENGAL HOUSING BOARD, a Statutory Body Corporate, created under the West Bengal Housing Board Act (XXXII of 1972) having its registered office at 105, Surendra Nath Banerjee Road, Kollata - 700 014, hereinafter referred to as "The Board" and/or "OWNER", (which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include its successors and/or successors-in-interests and/or executors and/or executrix and/or legal representatives and/or administrators and/or assigns) being represented by its constituted attorney Shri Dipankar Mukherjee son of H.K.Mukherjee officer Allotment of Bengal Peerless Housing Development Company Ltd.

AND

168948

Haraprosad Sinharoy  
ADVOCATE  
CALCUTTA HIGH COURT

NAME.....  
ADD.....  
Rs. 700/-  
- 1 FEB 2012  
SURANJAN MUKHERJEE  
Licensed Stamp Vendor  
C. C. Court  
2 & 3, K. S. Roy Road, Kol-1

*[Signature]*

1 FEB 2012



District Sub-Registrar  
North 24 Parganas, (Salt Lake City)

- 3 MAR 2012 - 3 APR 2012

Haraprosad Sinharoy  
Advocate  
High Court, Calcutta



(2) **BENGAL PEERLESS HOUSING DEVELOPMENT COMPANY LIMITED**, a joint Sector Company within the meaning of the Companies Act, 1956, constituted under the West Bengal Housing Board Act 1972 as amended in the year 1993 having its Registered office at 6/1A, Moira Street, Kolkata - 700 017, **PAN AABCB3038P** hereinafter referred to as "**The Company**" and/or "**The DEVELOPER**", represented by **Smt. Radha Rani Manna** wife of Sri.Kamalesh Manna, Officer of Allotment at Bengal Peerless Housing Development Company Ltd. (which expression shall unless excluded by or repugnant to the subject or context mean and include its successors, successors in office, successors-in-interest and assigns) **both** of them hereinafter jointly referred to as "**JOINT VENDORS**" of **THE ONE PART**

**AND**

**SHREE KRISHNA HOSIERY PVT.LTD.**, situated at 103/24/1, Foreshore Road, Shibpur(Binani Metal Complex), Howrah-711102 .having **PAN.AAEC6793H** ,under PoliceStation Shibpur represented by its Director, **Mr.Kishore Kumar Kothari** son of **Dau Dayal Kothari** hereinafter referred to as "**The Purchaser**" (which expression shall unless excluded by or repugnant to the subject or context deemed to mean and include its legal heirs, and /or successors and/or executors, and /or legal representatives, and/or administrators, and/or assigns) successors in office and assigns) of the **OTHER PART**.

**WHEREAS:**

**A)** For the purpose of construction and development of a Commercial complex for New Town, Kolkata in the Action Area 1C under Police Station Rajarhat, the Government has duly earmarked and demarcated the land admeasuring more or less 4.75 acres out of which the Government had transferred the land measuring 4.03 acres under Mouza - Thakdari, J.L. No. - 19 to the Board as per the provision under Sub section 1 of Section 29 of the West Bengal Housing Board Act, 1972, vide Notification No. 341/HI/HG/N.T.P. - 2L - 9/99 (Pt.) dated 05.04.2005 and in addition to above another portion of land measuring 0.72 acres under Mouza - Thakdari, J. L. No. - 19 was directly purchased by the Board and thus the Board becomes the sole and absolute owner of land, hereinafter referred to as **LAND** and morefully described in **FIRST SCHEDULE** hereunder written.

**B)** In furtherance to implement the policy of the Government the Board has appointed Bengal Peerless Housing Development Company Limited as its Developer and/or Agent and duly entered into a Development Agreement on 8<sup>th</sup> April, 2005 with the Company for the purpose of construction and development of a Commercial Complex and allied facilities, hereinafter referred to as '**Complex**' on the said Land.

**C)** The Board has granted Power of Attorney in their name and on their behalf, in favour of the Company on 8<sup>th</sup> April, 2005 to be Board's true and lawful Attorney and agent to hold the possession of the said Land, to develop the Commercial Complex at their own cost and has empowered and authorised the Company as its agent to sell/lease/transfer the Commercial Complex /or part of it/shops/units together with undivided share of the Land, and to receive the consideration amount/rent/premium and to execute the Deed of Conveyance/Deed of Lease/ Agreement with any person/organisation to be negotiated and selected by the Company.

D) "The Board" had handed over the Permissive Possession of the said LAND to "The Company" for the purpose of construction of "The Commercial Complex" vide possession certificate no.1340/JD (EP)/HB, dated 10.11.2004.

E) In terms of the Development Agreement, the Developer/the Company had undertaken the development of a new Commercial Complex in the name and style of 'AXIS' over the land together with the allied facilities as per the plans and specifications approved by the competent authority.

F) "The Company" for construction of "AXIS" has provided different categories of Retail shops, Anchors, Cineplex, Food Courts, Branded Shops, commercial Spaces, ATM Counters etc. with car parking along with Common Areas/Facilities/Amenities services provided there upon.

G) "The Commercial Complex" in the name and style of "AXIS" means and includes "Land", as described in the **FIRST SCHEDULE**, which consists of a three storied building (Block - A) for the purpose Jewellery / Lifestyle products/ Commercial use and a six storied building (Block - B) with common basement for car parking along with Two Wheeler Parking Spaces to house Retail shops, Anchors, Cineplex, Sports Complexes, Food Courts, Branded Shops etc. In addition to above the complex shall have a seven storied building (Block - C) for Commercial use, ATM and a Block - D being single storied building for the use as Service Block.

H) The Block B has been morefully/specifically described in the **SECOND SCHEDULE** hereunder written.

I) PURSUANT to an application made by the PURCHASER for purchase of the commercial space for the purpose of Leasing/Sub-Leasing Hyper Market and or other format of Retail business of Reliance as described in the **FOURTH SCHEDULE** hereunder written and on agreeing to comply with the terms and conditions prescribed by "The Company" for sale of the commercial space in the aforesaid Commercial Complex - AXIS and on tendering a sum of **Rs.1467000.00 (Rupees Fourteen Lacs Sixty Seven Thousand only)** along with the said application, "The Company" has agreed to allot the commercial **shop no.309 on 3<sup>rd</sup> Floor, in Block B, Axis** to the PURCHASER and sell the same along with proportionate undivided interest or share of Land as fully described in the **FIRST SCHEDULE** to the PURCHASER for a price settled at **Rs.29,34,000/ (Rupees. Twenty Nine Lacs Thirty Four Thousand only)**. The PURCHASER has paid the Sale Price of commercial space and the proportionate undivided interest or share of Land in AXIS and "The Company" has appropriated the said sum of **Rs.29,34,000/ (Rupees. Twenty Nine Lacs Thirty Four Thousand only)** towards full and final payment thereof on or before execution of these presents, which "The Company" doth hereby admits and acknowledges.

J) The PURCHASER has inspected, verified all the documents including the building plan of The Commercial Complex - AXIS and the Commercial spaces/car parks with the design and specification of the building of the complex and has/have satisfied himself/herself/themselves as to the construction thereof, also to the amenities and facilities appertaining to the commercial space/ car park/ two wheeler parking spaces and to the nature, scope and extent of benefit or interest in the common areas/facilities/amenities/infrastructures provided therein, morefully described in the **SECOND, THIRD and FOURTH SCHEDULES** hereunder written.

**I. NOW THIS INDENTURE WITNESSETH** that in consideration of the said total

consideration sum of **Rs.29,34,000/ (Rupees.Twenty Nine Lacs Thirty Four Thousand only)**, the receipt whereof the Owner and the Developer do hereby as well as by and under the memo of consideration hereunder written admit and acknowledge and in further consideration of the PURCHASER agreeing to observe and perform the terms and conditions and covenants herein mentioned, the JOINT VENDORS do hereby sell, grant, convey, transfer, assign and assure unto the PURCHASER, all the said commercial space **no.309 on the 3rd Floor** of Block B as morefully described in the **FOURTH SCHEDULE** written hereunder and as shown and delineated in **RED** colour border on the plan hereto annexed and all the estate rights, title, interest, claim and demand upon the said commercial space together with proportionate undivided interest or share of LAND hereby granted, sold, conveyed, transferred, assured and assigned by the JOINT VENDORS herein according to nature, scope and extent written herein for the sake of brevity collectively referred to as the said Commercial space and **TO HAVE AND TO HOLD** the said commercial space hereby granted, conveyed, transferred unto the PURCHASER absolutely and forever free from all encumbrances subject to the provisions and conditions written herein within and to observe and perform all the terms and conditions for management, administration and maintenance of the common areas/facilities/amenities/ infrastructures provided thereupon and described in the **THIRD SCHEDULE** written hereunder and the JOINT VENDORS are well and sufficiently indemnified against all encumbrances, claims, liens.

**II. COVENANTS, REPRESENTATIONS AND WARRANTIES OF THE PURCHASER.**

The Purchaser hereby represents, warrants and covenants to the Joint Vendors that, at all times, the Purchaser:

- i) Is capable of setting up, managing, operating and running the Commercial Space.
- ii) Shall strictly abide by the rules and/or regulations framed or to be framed by the Common Area Management Committee, (hereinafter referred to as CAMC)/Developer from time to time, subject to the provisions of Shops & Establishments Act, and any other applicable law, in respect of matters relating to opening, closing, working hours, holidays, materials movement, signboards, display of goods (whether inside or outside the Commercial Space), waste management, car parking management and disaster management etc. or for any other matter related to the Complex.
- iii) Shall accept the overall control and superintendence of the CAMC over the Complex, subject to all terms and conditions mutually agreed herein between the Parties.
- iv) Shall ensure that the Commercial Space is made operational, immediately after expiry of fit-outs period.
- v) Shall keep the Commercial Space open during the usual days and hours when Complex is open and except for unavoidable short closure, the Commercial Space shall not be closed except with the prior written permission of the CAMC. Insufficiency of clients/customers shall not be a ground to claim permission for closure of the Commercial Space.
- vi) Shall maintain and carry out, at its own cost, in relation to the Commercial Space internal decorations and all internal handling and maintenance of air conditioning system, electrical system, fire fighting system etc. and keep the same in a very



decent, proper and well repaired condition and while doing so, ensure that the interests of the AXIS or of the other Purchasers/Occupiers/Lessees are not adversely affected or prejudiced.

- vii) Shall pay the electricity charges every month within 7 days of the Developer/CAMC submitting the bill to the Purchaser & such electricity charges will be calculated by the Developer/CAMC on the basis of the consumption recorded in the -meter . The purchaser shall also be liable to pay to the Developer/CAMC proportionate charges on account of electricity consumed for the purpose of running pumps, lifts and other facilities and amenities of the common area .The Developer/CAMC shall also be entitled to realize from the purchaser and the purchasers shall also pay to the Developer/CAMC, the proportionate cost towards operation and maintenance of HVAC and other equipments..The purchaser will also be liable to pay to the Developer/CAMC for his/their shop/space for consumption of HVAC and running of AHUS. All Electricity and Common Area Maintenance charges as mentioned herein before shall have to be paid with applicable service tax. Such charges as mentioned above shall be subject to increase as may be revised by WBSEDCL from time to time and in case of Purchaser's failure to pay such charges, within the due date, the Developer/CAMC shall be entitled to disconnect the electric connection to the Commercial Space after giving 24 hours' notice to the Purchaser PROVIDED HOWEVER that the Developer/CAMC undertakes not to make any profit in this regard.
- viii) Shall not make any structural additions or alterations or cause to be done anything at the Commercial Space, which may in any manner interfere with the interest of the Developer or the other Purchasers and/or Lessees or which in, any way, may effect the safety of the building. In case any addition or alteration be required, the same may be done by the Purchaser, at its own cost, PROVIDED prior written permission thereof has been obtained from the Developer/CAMC.
- ix) Shall ensure that any dispute arising between the Purchaser and its employees/customers/visitors is promptly dealt with by the Purchaser and further that no demonstration/agitation of any kind takes place inside or in the vicinity of the Complex. The Purchaser shall also ensure that the employees, agents, contractors, associates of the Purchaser or any person, establishment, Firm, Company, Organisation, Association or legally entitled body attached to or legally connected in any way with the Purchaser do not in any manner deface, vandalise or bring to disrepute the Complex by affixing posters, hanging festoons or doing any other similar act in any other similar manner whatsoever.
- x) Shall exercise all such precautions, care and take all such steps as may be necessary or expedient to prevent the commission of any offence under any statutory law applicable for the use of the Commercial Space and/or the Complex.
- xi) Shall comply with, obtain and keep valid and subsisting all requisite permissions, licenses, registrations and approvals, including but not limited to, those under the Municipal Laws, Local Laws, Labour Laws, Environmental Laws, as are applicable for the use of the Commercial Space in the specified manner for which Block - B is allotted for. As and when called upon to do so, the Purchaser shall produce before the Competent authority or the Developer/CAMC, as the case may be, all such permissions and Licenses and if the Developer/CAMC is not satisfied and requires

the Purchaser to obtain such other or further licenses or permissions from such authorities, the Purchaser shall forthwith cause to obtain such licenses or permissions.

- xii) Shall bear the proportionate cost of advertising promotional activities for the Complex, as may be mutually agreed upon. The Purchaser may also independently carry out any advertising/promotional activity within the complex at its own cost after obtaining written consent from the Developer/CAMC.
- xiii) Shall maintain the interior of the Commercial Space to the standards normally expected of a shopping mall-cum-entertainment centre, install proper and adequate fire fighting and protecting equipments including sprinklers, smoke sensors etc. at the Commercial Space, strictly adhere to and promptly comply with any security or fire regulations which may be prescribed from time to time by the competent authorities or the Developer/CAMC as the case may be.
- xiv) Shall not do, allow or cause to be done anything within or in the vicinity of the Commercial Space or the Complex, which may cause nuisance or annoyance to the other Occupiers/Lessees and/or to the Developers and/or to the visitors of the Complex.
- xv) Shall not draw or cause to be drawn without prior written consent of the Developer /CAMC any wire, electrical connection nor hang any article in such a manner as to damage or cause damage to any portion of the building or cause inconvenience or obstruction to others.
- xvi) Shall not close or permit the closing of common passage/area or part of it and also shall not block or place articles and/or goods even temporarily or even for a short time in such common passage or places of common use and also shall not throw or cause to be thrown dirt, rubbish of any kind whatsoever in the common passage, landing, open space, if any, and places of common use.
- xvii) Shall not place or leave outside the Commercial Space and/or anywhere in the Complex, packages, boxes or crates of any description or parcel of goods or articles or any containers of any description and shall carry out all unpacking of goods within the Commercial Space.
- xviii) Shall not carry in the passenger lifts or on the escalators any baggage, furniture, heavy articles or other goods without prior approval of the Developer/CAMC.
- xix) Shall not permit or suffered to be done anything whereby the policy or policies of insurance against loss, damage by fire or other risks on the Complex and/or the Commercial Space may be rendered void or voidable or whereby the rate of premium thereon may be increased and to make good all damages suffered by the Developer/CAMC and to repay to the Developer/CAMC on demand all sums paid by way of increased premiums and all other expenses relating to renewal of such policies rendered necessary or by a breach or non-observance of this covenant without prejudice to any other right.
- xx) Shall keep insured all its equipments and other properties within the Commercial Complex against damage by fire and other such risks as the Developer/CAMC deems



necessary and upon request made by the Developer/CAMC shall forward a copy of the policy to the Developer/CAMC.

- xxi) Shall use its Commercial Space for the specific purpose for which Block - B is meant for and such use being an essential covenant of this Conveyance, and shall not be entitled to change the nature of usage of the said Commercial Space without prior consent in writing of the Developer/CAMC. Purchaser agrees not to carry out any obnoxious or illegal trade or profession from its Commercial Space nor shall store any hazardous goods or commodities within or outside the Commercial Space.
- xxii) Shall not decorate and/or paint or put any signage on the exterior of the said Commercial Space/Premises otherwise than in the manner agreed to in writing by the Developer/CAMC.
- xxiii) The said CAMC and the PURCHASER jointly or severally shall carry and perform the obligations and duties imposed and/or to be imposed under the rules and/or Bye-Laws framed or to be framed there under or by the said Association, for looking after the management, administration and maintenance of the common areas, facilities, amenities & infrastructures which shall be applicable to all the PURCHASERS of "The Commercial complex - AXIS".
- xxiv) The PURCHASER shall pay all municipal taxes, charges, levies and impositions payable against the said commercial space/car park as and when the same become due and payable and shall in addition thereto also pay all other liabilities, charges for any other purpose payable by the PURCHASER to any other Authorities/Agencies if the same is payable towards repairs, maintenance and replacements by the said CAMC or the PURCHASER OR as may be imposed as maintenance and management charges by the said CAMC.
- xxv) The general common areas/facilities/amenities/services provided for the PURCHASER under Block - B of commercial space/car park in "The Commercial Complex" mentioned in the **THIRD SCHEDULE** hereunder written shall at all times be held by the said CAMC and the PURCHASER along with other Purchaser(s)/Occupiers of "The Commercial Complex - AXIS" and shall be used and enjoyed by them in common amongst themselves and neither the CAMC nor any PURCHASER/Occupier in the said Complex shall at any time be entitled on any ground whatsoever to make partition or division thereof or to claim to exclusive right to any manner whatsoever to any portion of such common areas/facilities/amenities/ for the purpose for which they are entitled to without hindering or encroaching upon the lawful rights of the other Purchaser(s)/Occupiers.
- xxvi) The signatories hereto have been duly authorised to execute this Deed of Conveyance.



xxvii) By executing this Deed of Conveyance, none of the parties are violating any contract, agreement, arrangement or understanding, oral or written, express or implied, to which either of them is a party.

xxviii) The Sale in respect of the Commercial Space as shown and delineated in **RED** colour border in the enclosed drawing marked '**A**' is in bare condition, i.e. without provision of any services, amenities and facilities. It is further agreed that the electricity for an approximate load of **5Watts per Sft.** will be provided only up to the Distribution Box within the demarcated Space. All internal wiring with all fittings and fixtures and including ducting for Air Conditioning inside the Purchased space are to be laid/provided by the Purchaser during Fit-outs work at its own costs and expenses.

xxix) Fire fighting arrangement as per statute has been provided by the Developer.

xxx) The PURCHASER has also agreed to the condition that no repair or rectification work of any Commercial Space(s)/Car Park(s) would be undertaken by "The Company" either after the delivery of possession to the PURCHASER or after the execution of this presents, which ever is earlier.

xxxi) The PURCHASER has further agreed to the matter that no complaint regarding maintenance of 'AXIS' or any commercial space/ car park(s) anywhere in 'AXIS' shall be entertained by "The Company" after the management and maintenance of the common areas and facilities in the complex is handed over by the company to the CAMC.

xxxii) The common areas/services/facilities/fixtures/amenities of 'AXIS' will be handed over to Common Area Management Committee (referred to as CAMC) who shall engage an expert agency for entire maintenance and management of common area /services/ facilities etc. Till such CAMC is formed, the Developer will maintain the common areas, facilities and amenities through the agency engaged for maintenance and management of the commercial complex. In such event, an interest free security deposit @ Rs. 15/- per sft. per month for a period of 12 months shall be kept by the purchaser with the Developer. The said Security Deposit shall be transferred by the Developer to the CAMC upon its formation after deducting and/or adjusting the arrears or dues, if any, payable by the purchaser to the Developer for and on account of the maintenance and other charges The purchaser shall however, be further liable to pay to the Developer and thereafter to the CAMC upon its formation on and from the date of possession or deemed possession of the commercial space, the monthly pro rata costs, charges and expenses for the management and maintenance of the common areas and facilities in the said Complex, to which the purchaser herein hereby specifically agrees and covenants.

xxxiii) The Purchaser along with all other Purchasers/Occupiers of Block - B will be totally responsible and bear the cost for maintenance and management of common areas and facilities/amenities pertaining to Block - B as described in the Third Schedule (Part - II) hereunder written.

xxxiv) The Purchaser along with all other Purchasers/Occupiers of Block - B as well as all Purchasers/Occupiers of Block - A and Block - C of Axis will be responsible and bear the cost of maintenance & management of such common areas and amenities/facilities pertaining to Block - A and Block - C as described in the Third Schedule (Part - I) which are also common for the Purchasers/Occupiers of Block - B.

xxxv) The above maintenance and running expenses including the payment of consumption of power related to common areas /facilities/amenities shall have to be borne by the Purchaser/Occupiers on pro-rata basis of built up area of the space.

xxxvi) The Developer will hold the possession and exclusive right of the Roof of Block - B as well as Roofs of other Blocks i.e. Block - A, Block - C & Block - D of "AXIS" to use, and/or Lease and/or sell the said area or as the Developer may deem fit and proper. However the CAMC/and or its member will have access to the roof for maintenance and management of the common services/facilities installed thereupon.

#### **FIRST SCHEDULE**

(LAND)

All THAT the piece and parcel of land admeasuring 4.75 acres more or less, situated in Mouza - Thakdari, under J.L. No.19, Police Station Rajarhat under Rajarhat Gram Panchayat being Plot no. CF - 9 in Action Area - 1C, New Town, Kolkata, comprising :

**R. S. Dag Nos.**

Part	Full
101, 102, 103, 106, 107, 108, 109, 111, 113, 114, 121.	104, 105, 112

butted and bounded by :-

North	:	Major Arterial Road
South	:	Street No. 173
East	:	Street No. 184
West	:	Street No. 182

#### **SECOND SCHEDULE**

(BLOCK - B)

Block- 'B' is a Basement Plus 6 (six) Storied building. It is a RCC framed Structure on Pile Foundation, Floor height 4.4 M (Floor to Floor) with Aluminium Curtain



Wall, Vitrified Tiles Floor, Central A/C, 4 Nos. Passenger Elevators, 1No. Service Elevator, 2 Nos Escalators UP/DN upto 4<sup>th</sup> floor, Travollator, Electrical Power by West Bengal State Electricity Distribution Company Limited/New Town Electric Supply Company Limited, Water Supply by West Bengal Housing Infrastructure Development Corporation Limited and Fire Fighting arrangement as per WBFES statute.

### THIRD SCHEDULE

(Common Areas and Services for Maintenance)

#### Part - I

Maintenance & Management of Common Areas, Facilities/Amenities of Block - A and Block - C which are common for Block - B also.

- i) Common Areas & Lighting.
- ii) Substation,
- iii) Fire Fighting system & Underground Reservoir (which are common for Block-B also)
- iv) Water Supply & Underground Reservoir (which are common for block-B also)
- v) DG Set.

#### Part - II

Common Area/Facilities/Amenities pertaining exclusively to Block 'B'.

- i) Block - B as a whole including fitting and fixtures.
- ii) Lifts, Escalators, Travolator, Air-conditioning Plant, Ventilation System, Staircase lighting.
- iii) Sanitary & Plumbing System.
- iv) Sewage Disposal System.
- v) Security & House keeping and solid waste disposal.
- vi) Minor repairs and Painting.
- vii) Fire Fighting system of Block - B.
- viii) Common Area Lighting.
- ix) Water Supply of Block - B.

### FOURTH SCHEDULE

(COMMERCIAL SPACE)

**ALL THAT** the commercial space/shop being no.309 on 3<sup>rd</sup> Floor of Block - B in Axis for the purpose of setting up of a **Retail Outlet for Garments** measuring Super Built Up area about **652 Sft.**, saleable Area as delineated in the enclosed drawing including undivided proportionate share of Land as described in the FIRST SCHEDULE.

IN WITNESS WHEREOF the parties hereto have executed these presents, on the day, month and year first above written.

**1) SIGNED, SEALED AND DELIVERED BY**

SHRI DIPANKAR MUKHERJEE

Constituted Attorney for and on behalf of the West Bengal Housing Board, at Kolkata in the presence of :

1. *S. Mukherjee*  
Bengal Peerless Housing Dev. Co. Ltd.

For and on behalf of West Bengal Housing Board  
being their Agent and Lawful Attorney,

*D. Mukherjee*  
Dipankar Mukherjee  
Officer Allotment  
(Bengal Peerless Housing Dev. Co. Ltd.)

2. *Hemoprasad Sinha*  
Advocate

**JOINT VENDOR**

**2) SIGNED, SEALED AND DELIVERED BY**

SMT. RADHA RANI MANNA

for and on behalf of the Bengal Peerless Housing Development Co. Ltd., at Kolkata in the presence of :-

1. *Smt. R. Manna*  
Bengal Peerless Housing Dev. Co. Ltd.

*Radharani Manna*  
Allotment Officer  
For Bengal Peerless Housing Development Co. Ltd.

2. *Hemoprasad Sinha*  
Advocate

**JOINT VENDOR**

**3) SIGNED, SEALED AND DELIVERED BY**

Mr. Kishore Kumar Kothari

above named Purchasers at Kolkata in the presence of :-

1. *Hemoprasad Sinha*  
Adv.

2. *Abhijit Banerjee*  
25/1A AND Lane 101-37

OF SHREE KRISHNA INDUSTRIES (P) LTD

*Kishore Kumar Kothari*

Director

(KISHORE KUMAR KOTHARI)  
PURCHASER

Drafted by me

*Hemoprasad Sinha*  
Advocate

High Court, Calcutta



## MEMO OF CONSIDERATION

Received consideration money of Rs.29,34,000.00(Rupees Twenty Nine Lakh Thirty Four only) against the price settled at Rs.29,34,000.00(Rupees Twenty Nine Lakh Thirty Four Thousand only) from the within named Allottee(s)/Purchaser(s) against the price of Shop/Commercial Space/Unit no.309 at 3<sup>rd</sup> Floor of **Block-B** at Axis along with undivided proportionate share of land as described in the FIRST SCHEDULE.

By several Instruments drawn on ICICI BANK & SBI in favour of Bengal Peerless Housing Development Co.Ltd.


**Rs. 29,34,000.00**

(Rupees Twenty Nine Lakh Thirty Four Thousand only)



For Bengal Peerless Housing Development Co. Ltd.

and on behalf of West Bengal Housing Board  
being their Agent and Lawful Attorney,

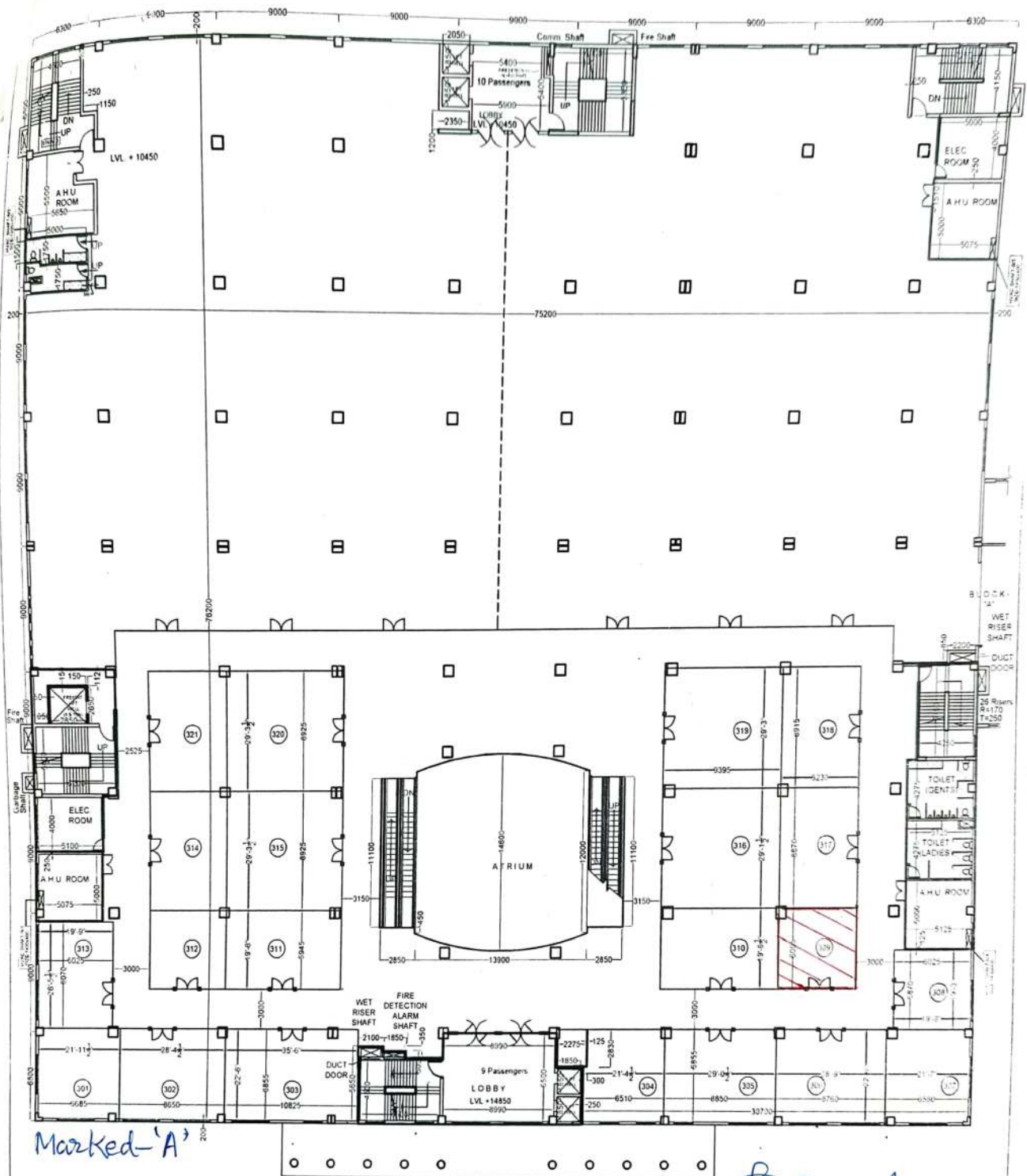
  
Dipankar Mukherjee

Bengal Peerless Housing Dev. Co. Ltd.

# SPECIMEN FORM FOR TEN FINGERPRINTS

 <p><i>S. Munherjee</i></p>						
	Little	Ring	Middle	Fore	Thumb	
		(Left Hand)				
Thumb	Fore	Middle	Ring	Little		
	(Right Hand)					
 <p><i>Rashmi</i></p>						
	Little	Ring	Middle	Fore	Thumb	
		(Left Hand)				
Thumb	Fore	Middle	Ring	Little		
	(Right Hand)					
 <p><i>S. K. Kote</i></p>	KISHORE KUMAR KOTHARI					
		Little	Ring	Middle	Fore	Thumb
			(Left Hand)			
Thumb	Fore	Middle	Ring	Little		
	(Right Hand)					
PHOTO						
	Little	Ring	Middle	Fore	Thumb	
		(Left Hand)				
Thumb	Fore	Middle	Ring	Little		
	(Right Hand)					





Marked 'A'

For and on behalf of West Bengal Housing Board  
being their Agent and Lawful Attorney,

*Dipankar Mukherjee*  
Dipankar Mukherjee

*Racharani Hama*  
For Bengal Peerless Housing Development Co. Ltd.

### B-BLOCK THIRD FLOOR

Date: 22/11/2007  
Scale: 1:300/A3, 1:410/A4



Note: Dimension upto glass partition denotes the distance to the outer face of the partition facing the access corridor

# AXIS MALL AT RAJARHAT



**Government Of West Bengal**  
**Office Of the A. D. S. R. BIDHAN NAGAR**  
**District:-North 24-Parganas**

**Endorsement For Deed Number : I - 04260 of 2012**

**(Serial No. 04585 of 2012)**

**On**  
**payment of Fees:**

**On 03/04/2012**

**Certificate of Admissibility(Rule 43,W.B. Registration Rules 1962)**

Admissible under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A, Article number : 23, 4 of Indian Stamp Act 1899. also under section 5 of West Bengal Land Reforms Act, 1955; Court fee stamp paid Rs.10/-

**Payment of Fees:**

Amount By Cash

Rs. 0.00/-, on 03/04/2012

Amount by Draft

Rs. 61361/- is paid , by the draft number 719957, Draft Date 03/03/2012, Bank Name State Bank of India, NETAJI SUBHAS ROAD BR., received on 03/04/2012

( Under Article : A(1) = 61347/- ,E = 14/- on 03/04/2012 )

**Certificate of Market Value(WB PUVI rules of 2001)**

Certified that the market value of this property which is the subject matter of the deed has been assessed at Rs.-55,77,860/-

Certified that the required stamp duty of this document is Rs.- 334692 /- and the Stamp duty paid as: Impresive Rs.- 5000/-

**Deficit stamp duty**

Deficit stamp duty Rs. 334692/- is paid, by the draft number 719961, Draft Date 03/03/2012, Bank Name State Bank of India, NETAJI SUBHAS ROAD BR., received on 03/04/2012

**Presentation(Under Section 52 & Rule 22A(3) 46(1),W.B. Registration Rules,1962)**

Presented for registration at 13.00 hrs on :03/04/2012, at the Office of the A. D. S. R. BIDHAN NAGAR by Radha Rani Manna , one of the Executants.

**Admission of Execution(Under Section 58,W.B.Registration Rules,1962)**

Execution is admitted on 03/04/2012 by

1. Radha Rani Manna  
Allotment Officer, Bengal Peerless Housing Dev. Company Ltd., 6/1 A, Moira St., District:-Kolkata,  
WEST BENGAL, India, P.O. : Pin :-700017  
, By Profession : Service



*(Handwritten signature)*

**( Debasish Dhar )**  
**ADDITIONAL DISTRICT SUB-REGISTRAR**  
**EndorsementPage 1 of 2**

**APR 2012**



Government Of West Bengal  
Office Of the A. D. S. R. BIDHAN NAGAR  
District:-North 24-Parganas

Endorsement For Deed Number : I - 04260 of 2012

(Serial No. 04585 of 2012)

2. Kishore Kr. Kothari  
Director, Shree Krishna Hosiery Pvt. Ltd., 103/24/1, Foreshore Rd., Howrah, Thana:-Shibpur,  
District:-Howrah, WEST BENGAL, India, P.O. :- Pin :-711102 .  
, By Profession : Others

Identified By Haraprasad Sinharoy, son of . . , High Court, District:-Kolkata, WEST BENGAL, India,  
P.O. :- , By Caste: Hindu, By Profession: Advocate.

**Executed by Attorney**

Execution by

1. Dipankar Mukherjee, son of H K Mukherjee , 105, Surendra Nath Banerjee Rd., District:-Kolkata,  
WEST BENGAL, India, P.O. :- Pin :-700014 By Caste Hindu By Profession: Service, as the constituted  
attorney of West Bengal Housing Board is admitted by him.

Identified By Haraprasad Sinharoy, son of . . , High Court, District:-Kolkata, WEST BENGAL, India,  
P.O. :- , By Caste: Hindu, By Profession: Advocate.

( Debasish Dhar )  
ADDITIONAL DISTRICT SUB-REGISTRAR



3 APR 2012 3 APR 2012

( Debasish Dhar )  
ADDITIONAL DISTRICT SUB-REGISTRAR

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