## SALE DEED

	, at Lucknow, India.	
	BETWEEN	
Experion Devel	opers Private Limited, a company incorporated under the Companies Ad	ct, 1956
governed by the	Companies Act, 2013, CIN Nohaving its registered of	ffice at F
First Floor, Mai	nish Plaza 1, Plot No. 7, MLU, Sector 10, Dwarka, New Delhi, 110	075 and
coporate office	at, PAN No, represe	ented by
	tory (Aadhar Card No	
authorized vide b	poard resolution dated;	
Experion Hospi	tality Private Limited, a company incorporated under the Companies A	ct 1956
•	Companies Act, 2013, CIN No, having its register	-
	and its corporate office at	
	, represented by its authorized signatory	
(Aadhar Card	No	
(Tradital Cara	· dulionized vide board resolution	tion u
(hereinafter colle	ectively referred to as the "Vendor" which expression shall, unless repu	gnant to
,	ectively referred to as the "Vendor" which expression shall, unless repube deemed to mean and include their successors and assigns);	gnant to
,	•	gnant to
context thereof, l	be deemed to mean and include their successors and assigns);  AND	
context thereof, l  Mr/ Mrs./Ms	AND , son of/ daughter of/ wife of	
context thereof, l  Mr/ Mrs./Ms	be deemed to mean and include their successors and assigns);  AND	
context thereof, l  Mr/ Mrs./Ms	AND , son of/ daughter of/ wife of	
context thereof, l  Mr/ Mrs./Ms	AND , son of/ daughter of/ wife of;  OR	, r/c
Mr/ Mrs./Ms	AND	, r/c , CIN
Mr/ Mrs./Ms	AND, son of/ daughter of/ wife of	, r/o , CIN _e office
Mr/ Mrs./Ms	AND	, r/o , CIN (Aao
Mr/ Mrs./Ms	AND	, r/o , CIN (Aao
Mr/ Mrs./MsM/sCard No	AND	, r/c, CIN e office (Aac ;
Mr/ Mrs./Ms  M/s  Card No	AND	, r/c, CIN office (Aac ;
Mr/ Mrs./Ms  M/s  Card No	AND	, r/c, CIN (Aac ; ts registe PAN

Partn	
	OR
	, a trust, duly incorporated and constituted under the Indian Trusts Act, 1882,  No through its trustee (Aadhar Card No);
	OR
	years for self and as the Karta of the Hindu Joint Mitakashara Family known as  HUF, having its place of business/residence at (PAN No.
unles	inafter jointly or individually, as the case may be, referred to as the "Vendee" which expression is contrary or repugnant to the context or meaning thereof shall mean and include its successors, representatives, administrators, executors, transferees and permitted assigns) of the SECOND T;
as a "	Vendor and the Vendee are hereinafter collectively referred to as the "Parties" and individually Party".
WHE	EREAS:
A.	The Vendor is the absolute owner of land admeasuring 27573.95 sq. mts. situated at TCG-1/AV-6 and TCG-1/AV7, Gomti Nagar, Phase I, Vibuti Khand, Lucknow, Uttar Pradesh, ("Land") <i>vide</i> sale deed having registration no. 3,516 dated April 9, 2008 and sale deed having registration no. 994 dated February 1, 2008 before the office of the Sub-Registrar, Lucknow (II);
В.	After obtaining the Building Plans approval dated
C.	The said Land is earmarked for the purpose of developing a mixed use project (hereinafter referred to as the "Experion Capital") comprising of (i) residential apartments in a group housing complex comprising of multi-storeyed apartment buildings along with other

infrastructure and amenities as prescribed under the Applicable Laws (hereinafter referred to as the said "**Project**") and (ii) a commercial complex consisting of shops and office spaces;

- D. The development of the Project is in a phase-wise manner based on the number of towers/blocks with each phase being launched and developed as a separate and independent phase viz., Phase I, Phase II, Phase III and so on ("Phase"). The Allottee acknowledges that there shall be Common Areas passing through and/or within the said Phase which shall be used commonly for access, ingress and egress by the vendees/occupants of other phases of the said Project. Such Common Areas shall form an integral part of the layout of the overall development of the Project and the Vendee shall not have any right, title or interest with respect to such Common Areas or any part thereof;
- E. The Vendee acknowledges that the Vendor has readily provided all information, clarifications as required by the Vendee. The Vendee has also inspected all documents pertaining to the Project as well as all approvals and sanctions obtained by the Vendor through its advocates/consultants, obtained legal advice, made enquiries and has fully satisfied itself in all respects, with regard to the right, title and interest of the Vendor in the said Project. Furthermore, the Vendee acknowledges and declares that it has agreed to purchase the Apartment entirely upon its own independent enquiry and investigation;

F.	The Vendee after fully satisfying itself with respect to the right, title and interest of the								
	Vendor in the said Land, the approvals and sanctions for Project as well as the designs,								
	specifications and suitability of the construction, approached the Vendor and applied for								
	allotted apartment bearing no, type, floor no.								
	in tower/block/building no ("Building") in Phase								
	, having a Carpet Area of sq.mtr. or sq.ft.								
	approximately along with pro rate share in the Common Areas and entered into the								
	Agreement for Sale dated ("Agreement for Sale") for purchase of the same on								
	the terms and conditions contained therein;								
G.	The Vendee hereby acknowledges and agrees that the final Carpet Area of								
	Apartment, type, floor no in								
	tower/block/building no, is sq. mtrs., ( sq. ft.);								
H.	The Site Plan of the Project is annexed herewith as <u>Annexure-I</u> and the Floor Plan for the said Apartment (depicting layout of Floor of Tower) is annexed herewith as <u>Annexure-II</u> ;								
l.	The Vendee having made the payment of the entire agreed consideration has requested the Vendor to execute the conveyance of the Apartment in its favour.								
	NOW THEREFORE THIS DEED BETWEEN THE PARTIES WITNESSETH AS UNDER:								
1.	In consideration of the receipt of a sum of Rs/- (One								
	only) paid by the Vendee to the								

Vendo	or towards	s cost of	f the A	partment,	the V	endor d	o here	eby gran	t, conv	vey, tra	nsfer, assign
and	assure	unto	the	Vendee	by	way	of	sale,	the	said	Apartment
Apartr	ment			_, type			,	floor no	0		in
tower/block/building no, having a Carpet Area ofsq						sq.					
mtrs.,	or		_ sq.	ft. (herein	nafter	referre	d to a	as the s	aid "A	<b>Apartm</b>	ent"), more
particularly described in the Schedule, forming part of this Deed; together with all ways,											
paths, passages, rights, liberties, privileges, easements, benefits to the said Apartment; AND subject to adherence of terms and conditions as stated hereinafter as well as the terms, conditions, stipulations and restrictions contained in the Declaration.											

- 2. The Vendor assures the Vendee that the said Apartment is free from all encumbrances such as sale, gift, mortgage, disputes, attachment, lien, claims etc., and there is no legal impediment or restraint of any nature whatsoever for the transfer of the said Apartment to the Vendee.
- 3. The Vendee has already inspected the Apartment and has fully satisfied itself about all items of work, quality of workmanship, materials, specifications, fittings and fixtures used and/or provided therein and all other services rendered or to be rendered. The Vendee undertakes and confirms to take possession of the Apartment after execution and registration of this Deed. The Vendee hereby assures the Vendor that it shall not raise any objection or make any claim against the Vendor in respect of any item of work which may be alleged to have been or not have been carried out or completed or for any other reason whatsoever and such claim or objection, if any, shall be deemed to have been waived off by the Vendee.
- 4. The Vendee hereby agrees and undertakes that the car parking space no. \_\_\_\_\_ allocated for its exclusive use forms an indivisible and inseparable part of the said Apartment and shall have no separate legal entity or be in any manner independent of the said Apartment.
- 6. The Vendee hereby also assures, represents and warrants to the Vendor that it shall comply with the terms hereof and with all the applicable laws and statutory compliances with respect to the said Apartment, the said Land and to any proposed construction to be raised thereon and relying on all the assurances, representations and warranties made herein by the Vendee, the Vendor has agreed to enter into this Deed.
- 7. The Vendee shall use the Common Areas subject to the by-laws of the Association, Maintenance Agreement and provisions of the Apartment Act. The Vendee shall only have a joint and non-exclusive right of use of the Common Areas and common services and facilities subject to the timely payment of the maintenance charges. This clause shall survive the conveyance of the said Apartment.
- 8. The Vendee acknowledges and confirms that there shall be designated Common Areas, open areas, driveways passing through and/or within the said Phase which shall be used commonly for access, ingress and egress by the Vendees/occupants of all phases of the said Project. The Vendee agrees that such designated Common Areas, open areas, driveways shall form an integral part of the layout of the overall development of the Project and the Vendee shall not claim any right, title or interest with respect to such designated Common Areas, open areas, driveways or any part thereof. The Vendee hereby unequivocally authorize the Vendor, its representatives, agents, employees, contractors, workmen to enter into and upon the said designated Common Areas, open areas, driveways without any restriction or interference

whatsoever. The Vendee further undertakes and agrees that it shall not claim any right, title or interest with respect to areas designated for common use by the occupants of the entire mixed use development.

- 9. The Vendee acknowledges and confirms that the commercial complex to be developed over the said Land as part of the entire mixed use development shall not form part of the Common Areas but in fact shall be developed and constructed as an independent stand-alone project. The commercial complex shall remain in the ownership of the Vendor until transferred in accordance with Applicable Laws.
- 10. The Vendee hereby confirms that in case any structural defect or defect in workmanship, quality or provision of services or any other obligation as provided herein is brought to the notice of the Vendor by the Vendee within a period of 5 (Five) years from the actual date of handing over of possession of the Apartment to the Vendee, such defect shall be rectified by the Vendor without any further cost or charges from the Vendee. In the event of failure of the Vendor to rectify such defect within a period of 30(Thirty) days, the Vendee shall be entitled to receive appropriate compensation in the manner as provided under the Real Estate Act.
- 11. The Vendee hereby confirms and agrees that the Vendor shall be responsible for handing over the building/constructions or infrastructure services and systems, laid out for the said Project, in typical working order and free from any structural or fundamental defect. Only such defects of workmanship and quality that would in the ordinary course lead to the breakdown, malfunction or failure of building/constructions or infrastructure services and systems shall be covered under Defect Liability. The Vendee further confirm and agree that the Defect Liability would be rendered void in case of failure to maintain the technological equipment, materials and processes involved in the services laid out and implemented in the Project and failure to undertake maintenance and upkeep of such services, equipment and systems through appropriately qualified agencies. The Vendee also agree that the Vendor shall not be responsible in cases where such defect has occasioned on account of unauthorized tampering, mishandling, human error or intervention by a technically unqualified person. Furthermore, it is agreed that the defects that are the result of ordinary wear and tear in due course or which are result of failure by the Government to provide its obligated services, infrastructure, etc., upto and outside the periphery of the Project shall not be covered under Defect Liability.
- 12. The Vendee hereby confirm and agree that all fittings, fixtures, apartment level equipment whatsoever like ACs, CP fittings, toilet fixtures, etc., shall be made functional at the time of handing over possession but the maintenance thereof through appropriate AMCs or otherwise shall be the responsibility of the individual apartment owner alone. Intrinsically breakable or degradable items like tiles, stones, wooden items, glass, iron grills, aluminium items, façade, doors, windows and such like shall also not be covered under Defect Liability.
- 13. The Vendee acknowledge and agree that despite of all the necessary steps and precautions taken while designing and construction, the concrete slabs/beams may deflect due to self-weight, imposed loading, creep and/or shrinkage phenomenon (inherent properties of concrete), for years after completion of construction. Further, there may be cracks in finishes i.e., flooring, ceiling, slab gypsum etc. as a result of such slab/beam deflection and due to any renovation work or alterations undertaken by the Vendor or Vendees of other apartments. The

Vendee hereby agree and confirm that it shall not hold the Vendor liable for any such defects or claim any compensation from the Vendor in this regard.

- 14. The Vendee undertakes to become a member of the Association of the apartment owners as and when it shall be formed by the Vendor in accordance with the provisions of the Apartment Act. The Vendee hereby undertakes and agrees to fulfill all its obligations in this regard including signing of the membership form, payment of membership charges etc. The Vendee undertakes to abide by all the necessary documents and conditions in this respect. The Vendor shall transfer and convey the right, title and interests in the Common Areas as well as all its rights and obligations for maintenance of the Project excluding all the unsold apartments to the Association of apartment owners of the said Project or any part thereof as may be constituted in accordance with the provisions of the Apartment Act.
- 15. Upon assuming possession of the Apartment, the Vendee may, carry out interior works in the Apartment as per the requirement and use provided no structural alterations or modifications are done to the Apartment and no walls or other permanent constructions are broken or new walls or permanent constructions made that changes the internal layout plan of the Apartment. Before commencement of interior works, the Vendee shall take prior written consent of the Vendor/ Association and adhere to the directions/ requirements specified by them and subsequently no alternation work should be carried out by the Vendee without obtaining prior written permission from the Vendor/Association. The Vendee shall ensure that no work carried out by it will in any manner affect the apartments of other owners or Common Areas. In the event any damage is caused to other apartments or Common Areas, the Vendee shall solely be responsible for making good such damage at his own risk as to cost and consequences and shall keep the Vendor indemnified at all times. Any internal works carried out in the Apartment shall not cause damage to the Apartment, electrical systems, plumbing and fire-fighting system. The operating electrical load of all appliances installed inside the Apartment e.g. ovens, air conditioners, coolers, water heaters and convectors, microwave ovens, refrigerators, televisions, lighting and other fixtures, fittings and home appliances shall not exceed the electrical load provided for the Apartment and shall not pose any risk or hazard of fire. Any damage caused to other apartments and the Common Areas due to such internal works shall be made good at the cost of the Vendee.
- 16. The Vendee agrees and undertakes that it shall not, display any name, address, signboard, name-plate, neon-light, publicity material, advertisement material, billboards, hoarding, on the external façade of the Apartment or anywhere outside the Apartment. The Vendee would be permitted to place a name board / plate at the entrance to the Apartment only at the designated place specified in this behalf.
- 17. The Vendee shall maintain the Apartment in good order and shall ensure timely and proper maintenance of all its walls, partitions, sewers, drains, pipes and appurtenances thereto or belonging thereto in good condition and maintain the same at costs to be borne entirely by the Vendee.
- 18. The Vendee agrees and undertakes to use the Apartment only for such permitted use as prescribed under Applicable Laws. Furthermore, the Vendee shall not conduct any illegal or immoral activities thereon. The Vendee shall abide by all Applicable Laws and guidelines as may be prescribed by the applicable Authority/ Vendor/ Association from time to time.

- 19. The Vendee shall abide by the following:
  - i. The balconies shall not be covered in any manner;
  - ii. The Vendee will not install any window shades, awnings, window grills, air conditioning/ heating units or any other equipment in the Apartment (except at such designated places as may be specified by the Vendor) without intimating the Vendor/Association of the same;
  - iii. Vehicles shall be parked only at designated car parking spaces as the case maybe;
  - iv. The Vendee shall neither encroach upon any of the Common Areas, passages and corridors or obstruct any amenities/ services available for common use nor store any article in such areas or block the same in any manner whatsoever;
  - v. The Vendee shall not do anything that alters or changes the external façade, color scheme and texture of the Apartment and shall not put up any structure, (temporary or permanent), to cover any open areas common and shared with other occupants.
- 20. That this Deed is subject to all laws and notifications and rules applicable to the Project.

21.	The Vendee confirms having borne and paid all expenses for the completion of this Deed
	including cost of stamp duty, registration and other incidental charges. This Deed in respect
	of the transaction involved herein, is valued for the purpose of stamp duty at Rs/-
	(Rupees only) in terms of the Indian
	Stamp Act, 1899. Any deficiency in the stamp duty as may be determined by the Sub-
	Registrar/concerned authority along with consequent penalties/deficiencies as may be levied
	in respect of the said Apartment conveyed by this Deed shall be borne by the Vendee exclusively and the Vendor shall not be liable for the same and accepts no responsibility in this regard.

## SCHEDULE OF THE APARTMENT

All that piece and parcel of Apartment No.	on Floor	, having Carpet Area of
sq. mtrs., ( sq. ft.) in	the	Project, situated at
The Apartment is bounded as under:		
At or towards the North:		
At or towards the South:		
At or towards the East:		
At or towards the West:		

The Parking Space No. is bounded as under	 •
At or towards the North:	
At or towards the South:	
At or towards the East:	
At or towards the West:	
IN WITNESS WHEREOF, the Parties here respective duly authorized representatives as of	to have set and subscribed their hands though their the date first above written.
Witnessed by:	<b>Experion Hospitality Private Limited</b>
Name:	Name:
Address:	Title: Authorized Signatory
Witnessed by:	Experion Developers Private Limited
Name: Address:	Name: Title: Authorized Signatory
Addiess.	Title. Authorized Signatory
Witnessed by:	[•]
Name: Address:	Name: Title: Authorized Signatory
Witnessed by:	[•]
Name: Address:	

Witnessed by:	[•]
Name: Address:	
Witnessed by:	[•]
Name: Address:	
Witnessed by:	[•]
Name: Address:	

Annexure-I: Site Plan
[to be inserted]

**Annexure-II: Floor Plan Of The Apartment** 

[to be inserted]