

Em 1180 ⑤

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3000Rs.



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Admissible under Regn. Reg.  
III and also u/s 54 of the  
West Bengal L.R. Act 1955, duly  
stamped (Exempted from stamp  
duty) under the Indian Stamp  
Act, 1899 as amended in 1954,  
Schedule IA No 234  
Process Fee 450/-  
Paid in G. H. B.

~~Sod alto~~ ~~1000 m t.p.m.~~  
with B.C.-PARADES, ALBACORE  
80° 50'-  
N 9° 15'- 28.8.93  
65'

THIS STATEMENT made on this 27<sup>th</sup> day of August  
one thousand nine hundred and nine by Three H. S. T. H. M. I.  
SRI. CHINTAMANI, son of Sri Venkateswara Pillai Agarwal,  
by faith Hindoo, by occupation- business, residing at No.-  
75, Cornfield Road, Calcutta and also of No.-5/1, Clive Row,  
Calcutta as executor appointed in probate Case No.-

Conta, 1997/2.

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**Mem-** London when in Agarwal  
**S/o. W-O. Dis.**  
**of 50 Clive Road, Calcutta**



Form No. 10  
Application for Registration of  
No. 5730 A.M./P.M. on the 20th  
day of August, 1927, at  
the Registration Office of the  
Aeroport Smith 24 Parganas by P. S. S.  
Ecculent / Clement as one of  
Ecculent / Clements or  
A proxy for  
Ecculent / Clement under G  
Power of attorney No. 10  
of 1927 attested by the  
Registrar of Calcutta

See 2000-24-0-young  
by Jane Higgs, numbered  
~~2000-24-0-1~~  
Access to be granted  
Solemn seal affixed  
revised Access 5/2021  
2000-24-0-1000-2021  
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*Barrett* 760

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Olinda Mohan

*Claudia Mohr*



VCT9

V.C.T.D  
Gaudra Nelan 139

CHANDRA MOHAN

Executor to the Estate of  
Sawiti Agarwal (Deceased)

Name Sandeep Mehta  
No. W.O. D/o Sita Ram Mehta  
of 5720 Sector 10 Indore M.P.  
Caste Hr. - 19  
Mat. Birth. 21-11-1973  
P. Class 4th  
P. Education.

79 of 1989 (Ir)  
hereinafter :  
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administrator



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8890/-

- ( 2 ) -

79 of 1989 (In the Goods, of : Sat. Savitri Agarwal deceased)  
 hereinafter referred to as "the VENDOR" (which expression  
 shall unless excluded by or repugnant to the subject or  
 context be deemed to mean and include his heirs, executors,  
 administrators, legal representatives and/or assigns) of

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28/8/89  
28/8/89

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1C		200/-
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Postage Rs 7.50  
Smt. S. P. Gurjar, Ahmedabad

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Uma Shankar C  
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the ONE PART : A N D<sup>t</sup> SRI SABYASACHI GHOSH, son of -  
 Uma Shankar Ghosh, H.M. by faith-Hindu, by occupation-  
 service, residing at No.-215, Prince Amrit Singh Road,  
 hereinafter referred to as "the PURCHASER", (which expression  
 shall unless excluded by or repugnant to the subject or

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MANIPUR KUMAR  
Sohelsta & Sons  
Von Omer & Sons  
1st. Floor  
Opposite to my



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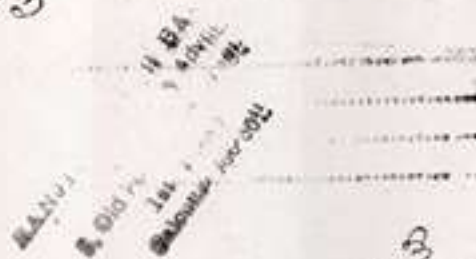
context be deemed to mean and include his heirs, executors, administrators, legal representatives and/or assigns) of the

OTHER PART :

WHEREAS one Kailash Chandra Dey after installing the Sri Sri Lekshmi Janardhan Thakur, Sri Sri Bharabeswar Shob Thakur and Sri Sri Kailash Nath Shob Thakur in his native

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place in house Jagatd i within the P.S.-Soharpur in the  
 District of 24 parganas, sometimes in the year 1981 absolutely  
 dedicated all his land and immoveable properties including  
 the property fully mentioned in the schedule 'A' hereunder  
 written unto and in favour of the said deities by a Deed  
 of Arpannama and/or endowment dated- 11.4.1903 whereby  
 he was appointed as the First Trustee;

Contd.....p/6.

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ANJIT KUMAR BANERJEE  
Collector & Advocate  
Old Iron Order, 14  
Babu P. 100/-  
Babu 100/-

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AND WHEREAS

Dated-11.4.1903

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Haridas Dey and

the said Haridas



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AND WHEREAS by the said Deed of Arpanam and/or endowment dated-11.4.1903 the said Kailash Ch. Dey appointed one Haridas Dey as a Shebayet and provided that Kalashshi the minor son and his grand-daughter Radharani will also on attainment of majority, become Shebayet to act along with the said Haridas Dey and after their death, the sons and grandsons of the said Haridas Dey and of the said Kalashshi Dey

Court.....P/I.

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Treasurer  
Date 10.8.93

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36-Parganas, Almora  
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AND WHEREAS

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would be appointed as Joint Shovayets or the said deities;

AND WHEREAS the said Kailash Chandra Dey died in  
1909 and thereafter the said Haridas Dey and Kalioresh Dey  
become the Joint Shovayets of the said Deities;

contd..... p/8.

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ANJEE KUMAR DAS  
Solicitor & Lawyer  
Old Ray Office Street  
1st Floor  
Calcutta 400 001

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AND WHERE the said Haridas Dey died in 1915 leaving him surviving his two sons namely, Gonodip Dey and Kumar Krishna Dey i.e. Krishna Kumar Dey, who became Shrawyers of the said cities in place and stead of the said Haridas Dey deceased, as per the said Deed or instrument/memoirs;

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leaving his  
Kumar Dey,  
said deities  
deceased,

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3491 of 194  
Kanailal De  
Court, Calcutta  
Dasi, Rohit  
Dey against  
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reliefs;

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appointed as  
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Court, Calcutta  
1972 and 30th  
Basu, 'Solicitor  
appointed as  
Succession;

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Collectorate  
TREASURY  
11-8-93

dated AT KOLKATA ON 18th  
July 1993  
Subject to APPROVAL  
Old Reg. Office  
Queensway, 700081

of DPO  
order No.

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Calcutta Court  
with 34-Pargana, Alipore

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AND WHEREAS the said Kaloshashi Dey also died in 1937 leaving him surviving his three sons, Rohit Kumar Dey, Saroj Kumar Dey and Ranjit Kumar Dey, who became shareholders of the said deity in place and stead of the said Kaloshashi Dey deceased, as per the said Deed of Arpanama/Endowment;

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AND WHEREAS an Administration Suit being Suit No.- 3491 of 1948(Sri Sri Lakshmi Janardan Thakur & Ors. vs- Kanailal Dey & Ors.) was instituted in the Hon'ble High Court, Calcutta by the said deities as well as by Satyabati Desi, Rohit Kumar Dey, Saroj Kumar Dey and Ranjit Kumar Dey against Kanailal Dey & Ors. inter alia for administration of the Debutter Estate belonging to the said Deity and for other reliefs;

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AND WHEREAS in the said Suit, the Official Receiver was appointed as Receiver of the said Debutter Estate by an order of the Hon'ble Court,Calcutta- dated -February 2,1949;

AND WHEREAS by several orders of the Hon'ble High Court, Calcutta being dated- 8th February,1961, 3rd October, 1972 and 30th August, 1978 Mr. P. C. Sen, Barr-at-Law, Mr. K. P. Basu, Solicitor and Mr. Ramathesh Ghosh,Advocate, were appointed as Receivers respectively of the Debutter Estate in succession;

AND WHEREAS subsequently by an order passed by the

Hon'ble High  
Krishna Dutta  
Receiver over  
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AND WHERE

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Dey, Saroj Ku  
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AND WHERE

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AND WHERE

Kumar Dey also  
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Krishna Dey et al

AND WHERE

Hon'ble High Court, Calcutta on the 20th March, 1980, Girindra Krishna Dutt, the Receiver herein was appointed as the receiver over the said Debutter Estate and the said receiver duly took possession of the said Estate;

AND WHEREAS in the said Administration Suit No.- 3491 of 1948 a preliminary decree was passed by the Hon'ble High Court, Calcutta on July 24th, 1948, whereby Kansilal Dey, Kumar Krishna Dey alias Krishna Kumar Dey, Rohit Kumar Dey, Saroj Kumar Dey and Ranjit Kumar Dey were appointed as Shebayets of the said Debutter Estate in terms of the said Deed of Arpannana and/or Endowment dated- 11th April, 1903;

AND WHEREAS the said Kansilal Dey died on or about 12th October, 1964 leaving him surviving his sons, Kriti Chandra Dey, Gobinda Chandra Dey, Nasei Chandra Dey, Kala Chand Dey, who became Shebayets of the said Debutter Estate in place of the said Kansilal Dey deceased;

AND WHEREAS the said Kumar Krishna Dey alias Krishna Kumar Dey also died on or about 7th October, 1974 leaving him surviving his son, Deba Prosad Dey, who became Shebayet of the said Debutter Estate in place of the said Kumar Krishna Dey alias Krishna Kumar Dey, deceased;

AND WHEREAS by an order of the Hon'ble High Court,

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Calcutta dated-13th August, 1943 the then Receiver R.P. Basu was directed to sell the several plots of lands belonging to the Debutter Estate including the land set out in the schedule hereunder written by public auction;

AND WHEREAS by another order of the Hon'ble High Court, Calcutta dated- 24th June, 1975 the said Receiver Mr. T. P. Basu was directed to sell the several plots of lands belonging to the Debutter estate by private treaty subject to reserve price to be fixed and subject to the confirmation by the Hon'ble Court;

AND WHEREAS the said several plots of lands were duly surveyed by a Surveyor who prepared a plan or map thereof and the reserve price for sale of the said plots of lands was fixed;

AND WHEREAS by an order of the Hon'ble High Court, Calcutta dated- 20th March, 1980 Sri Girinara Krishna Dutt, Advocate the Receiver was directed to sell the said several plots of lands by private treaty after proper advertisement in newspapers;

AND WHEREAS by the said order dated- 20th March, 1980 Ranjit Kumar Dey was appointed as next friend of the said deities in place of Satyabati Dasi, who died on or about 24th August, 1966;

AND WHEREAS pursuant to advertisements published in

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the Amrita Bazar Patrika and Basumati offers were received by the said Receiver for purchase of several plots of lands of the Deobuttar Estate directed to be sold by the said order of the Hon'ble High Court, Calcutta;

AND WHEREAS by an order of the Hon'ble High Court, Calcutta dated- 2nd December, 1980 made u on the application of the said Receiver, the said Receiver was directed to hold a meeting of the intending purchasers and to receive and accept the highest bid and the intending purchasers who had given their offers within 30th July, 1980 were given liberty to increase their offers;

AND WHEREAS at a meeting held by the said Receiver on 23.12.1980 it was agreed and decided that the highest offers received by the said Receiver from the intending purchasers in the said meeting will be accepted subject to confirmation by Court and the offerer whose highest offer was accepted, will have to deposit 25% of the purchase price by 7th January, 1981 and in default the next offer will be accepted;

AND WHEREAS one Shri Ajit Kumar Dutt of No.-29/1, Andul, road, B.Bardan, Howrah, duly offered for purchase of several plots of land including all that pieces or parcel of vacant land in Mouza-Jugatal within the District - of 24 Parganas comprised in Khatian No.- 1026, Deg No.-3019

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and 3489/3019 covering an area of 2 Bighas, 6 cottahs, 10 chittacks and 6 s., ft. be the same a little more or less, carefully described in the Schedule 'A' hereunder written and delineated in Red Border in the map or plan annexed hereto, hereinafter referred to as the 'Said land';

AND WHEREAS in the said meeting held on the 23rd day of December, 1980 the offer of the said Shri Ajit Kumar Dutt for purchase of the said land at the rate of Rs. 1,425/- per cottah was found to be the highest and the same was duly accepted by the said Receiver, subject to deposit of 25% of the said sale price by 7th January, 1981 and on terms that the said in respect of the said land will be completed in favour of the purchaser or his nominees or nominees;

AND WHEREAS the said Shri Ajit Kumar Dutt duly deposited the 25% of the consideration money with the said Receiver within the time allowed for the purpose;

AND WHEREAS by an order of the Hon'ble High Court, Calcutta dated- 24th February, 1981 the said offer of the said Shri Ajit Kumar Dutt for purchase of the said land, amongst other plots of land was duly accepted and confirmed and leave was granted to the said Receiver to execute and register necessary conveyances for and on behalf of the

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'B', Lot 'C'  
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party refusing to execute and register the conveyance;

AND WHEREAS the said Shri Ajit Kumar Dutta for the purpose of completing the purchase in respect of the said land divided the same into seven plots being Lot 'A', Lot-'B', Lot-'C', Lot-'D', Lot-'E', Lot-'F' and Lot-'G' shown and delineated in the map or plan annexed hereto and therein respectively marked A, B, C, D, E, F and G;

AND WHEREAS a letter dated- the 25th day of July, 1981 written by Messrs. Leslie Khattri & Co., Solicitors & Advocates on behalf of the said Shri Ajit Kumar Dutta addressed to the said receiver, the said Shri Ajit Kumar Dutta nominated Sushila Kedia, Sangat Singh, Madan Mohan Lal Agarwal, Chandra Mohan, Savitri Agarwal, Vishvendra Kumar and Yogendra Kumar Gupta as his nominees to complete purchase in respect of the said lot A, Lot F, Lot-'B', Lot-'C', Lot-'D', Lot-'E' and Lot-'G';

AND WHEREAS the said Receiver duly accepted the said nomination made by the said Shri Ajit Kumar Dutta;

AND WHEREAS Smt. Savitri Agarwal (the Vendor No.-1) herein as per the said nomination purchased all that piece of parcel of plot of land an area of 6 cottahs more or less being the portion of Dag no.-3019 under Khatian No.-1026 in Mousa-

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**Deputy Regt. No. 1 (2)**  
**Book 54-PURSARAS, Alipore**

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AND

has been due  
High Court.

Jagatdal, Dist.- 24Parganas now South Twenty Four Parganas shown and delineated in Yellow border in the map or plan thereto annexed and marked therein as Lot 'D' (hereinafter referred to as the said plot of land) by a registered Deed executed on 18.9.81 and registered by the same at the office of the Calcutta Registrar of Assurance and recorded in Book I, Volume No.-374, pages from 114 to 136, being No.- 7942 for the year 1981;

AND WHEREAS the said Smt. Savitri Agarwal by virtue of the Deed of Conveyance executed on 18.9.81 registered at the office of Registrar of Assurance, Calcutta and recorded in Book No.-I, Volume No.-372, Pages- 91 to 112, being No.- 7952 for the year 1981 was enjoying the said property as "Owner" thereof;

AND WHEREAS the said Savitri Agarwal ~~xxx~~ died on or about 21.09.1988 leaving behind her son her last Will & Testament dated- 2nd September, 1986 whereby ~~and whereupon~~ the said Savitri Agarwal bequeathed all her moveable and immoveable assets to Hrushikesh V. Ranjan, younger son of Chandan Ranjan and appointed her son, Chandan Ranjan as executor under the said Will;

AND WHEREAS the said Will dated- 2nd September, 1986 has been duly proved in favour of Chandan Ranjan by the Hon'ble High Court at Calcutta in Probate Case No.-79 of 1989 (in the

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[REDACTED] NO 102  
Mouza [REDACTED], Alipore

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NOW THIS  
the aforesaid.

Goods of : Savitri Agarwal, deceased) and the administration of the property, and credits of the said Savitri Agarwal and all other assets in any way concerning her will was granted to and in favour of Chandra Mohan;

WHEREAS by virtue of the said Promote Chandra Mohan as an executor in competent and authorised to deal with disposed off and sell the said land;

WHEREAS at the time of making of the will the said Harsh Varshan was 9 years old. The said Chandra Mohan being the Executor of the Estate and since no agent has been given after the promote is granted the said Chandra Mohan being the Executor on behalf of Harsh Varshan approached the purchaser to buy the property mentioned in Schedule "B" of this Deed and the ~~proper~~ purchaser upon knowing the above fact and fully aware of the same has agreed to purchase all that piece and parcels of that plot of land containing an estimation of 5 cottahs or the same a little more or less situate lying and comprise in and being portion of Dng No.-3019, Khaitian No.-102, House- Jagatdal, P.S.-Sonarpur, District- 24 Parganas shown and delineated in the map or plan annexed hereto and bordered with colour "BROWN" at and for a consideration of .72,000/- (Rupees seventy two thousand) only.

NOW THIS INDENTURE WITNESSETH that in pursuance of the aforesaid agreement and in consideration of a sum of

of Rs.72,000/-  
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or Rs.72,000/- (rupees seventy two thousand) only paid by  
the purchaser to the vendor (the receipt whereof the vendor  
doth hereby admit and acknowledge) and of and from the  
same and every part thereof doth hereby admit, release  
for ever also charge the purchaser as also the said plot of  
land in consideration of the premises, the vendor doth  
~~know~~ absolutely and incorrigibly assign, assure, convey,  
confer, grant, release, sell and transfer unto no in favour  
of the purchaser free from all encumbrances, charges, liens,  
liabilities, claims, demands, liabilities, acquisitions,  
possessions and trusts whatsoever;

ALL THAT Piece or parcel or plot of Kalyat withibon  
land containing by measurement an area of 6 octans or  
the same a little more or less situate lying in a portion  
of a.g No.-3019, under Khation No.-1026, house- Jagatdi,  
Dist.- 24 Parganas situated in border "Bazar" in the plan  
annexed herewith and therein marked as Lot 'D' more fully  
described in schedule 'B' hereunder written and hereafter  
for the sake of brevity referred to as "the said plot of land";

OR HOWSOEVER OTHERWISE the said plot of land now is  
or are or heretofore was or were situate butted and bounded  
abiding known numbered described and distinguished AND EXGIBIT  
WITH all and manner of ancient and/or former and/or other  
lights, ways, paths, passages, drains, walls, screens, areas, gardens,  
trees, fences, hedges, ditches, waters, water courses and all

benefits, and/or other appendages held or otherwise enjoyed or appurtenant thereto;

AND  
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SEARCHED BY T. D.  
Sgt. DePargues, Alberta

28-8-93

benefits and advantages thereof and all manner of incident  
and/or other rights, liberties, easements, privileges, profits,  
appurtenances, and appurtenances whatsoever whatsoever belonging or  
held or occupied therewith which the same how are or is  
heretofore were or was usually held used occupied or  
enjoyed or occupied known or reputed to belong or be  
appurtenant thereto and/or as part or parcel or member  
thereof;

AND TOGETHER WITH benefits and advantages of any and  
all covenants heretofore executed in respect of or in any  
manner relating to the said plot of land;

AND THE REVERSION AND REVERSIONS REMAINDER OR REBATE AND  
rent issues and profits thereof and of any and every part  
thereof;

AND ALL THE ESTATE HIGH T TITLES INHERITANCE  
use trust possession or party claim and demand whatsoever  
both at law and in equity of the vendor incho upon or in  
any manner concerning the said plot of land or any and  
every part thereof;

AND TOGETHER WITH all deeds patents muniments  
writings and evidences of title exclusively relating to or  
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premises hereby  
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John H. Pergamon, Attorney

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premises hereby conveyed or sold or any part or parcel thereof in which now are or hereafter shall or may be in the custody power possession or control of the vendor and/or any person or persons from whom the same can or may be procured without any action or suit;

TO HAVE AND TO HOLD the said plot of land and all and singular the premises hereby signed conveyed and released sold and transferred or otherwise assured and confirmed or expressed or intended so to be with all their rigs and members and appurtenances unto and to the use of the purchaser absolutely and for ever as and for an absolutely indefensible and perfect estate analogous and ~~equivalent~~ equivalent in estate of inheritance in fee simple in possession without any manner of condition use trust and other thing whatsoever to incur debt encumber or make void the same and free from all encumbrances, claims, charges, attachments, trusts, liens and dispendens whatsoever;

AND THE SELLER doth hereby warrant in manner following:

SAID notwithstanding anything and/or any act deed matter or thing, in whatsoever had made done committed or willingly or knowingly suffered to the contrary, the estate right title and interest in the said plot of land and all and singular the premises which the vendor professes to transfer subsist and the vendor now have in himself good right and indefensible title;

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and that the purchaser shall and may at all times hereafter peaceably no quietly hold possess and enjoy the said plot of land and all no singular the premises hereby assigned conveyed granteed and transferred or expressed or intended so to be as to receive the rents issues and profits thereof and every part thereof without any hindrance lawful eviction interruption claim and demand whatsoever from or by the vendor or any person or persons having or lawfully or equitably claiming any estate or things interest or right in the said plot of land gross under and in Trust for the vendor;

and  
and that free from and by and at the costs and expenses of the Vendor freely and clearly and absolutely freed and discharged of and from exonerated and released or otherwise discharged and well and sufficiently defended kept harmless and indemnified of from and against all and all manner of former and/or successive estates rights title claim charges, liens judgements debts attachments executions and encumbrances whatsoever has made created done executed occasioned or suffered by the vendor or any other person or persons whatsoever lawfully equitably or rightfully claiming or to be claimed as aforesaid;

and that the vendor and all other persons having or lawfully or equitably or rightfully claiming any estate or right title interest trust property claim no demand whatsoever into upon or out of or in any way concerning the said plot

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of land and all and singular the premises her by assigned, conveyed, sold and transferred or any and every part thereof shall and will from time to time and all times hereafter upon every reasonable request and at the costs and expenses of the purchaser make do execute and perfect or cause to be done executed and performed all such other or further acts assurances deeds and things whatsoever for further better and more effectually perfectly conveying confirming and granting the said plot of land and all and singular the premises hereby sold and conveyed and, any and every part thereof unto and to use of the purchaser in the manner aforesaid or as shall or may be reasonably required.

SCHEDULE 'A' ABOVE REFERRED TO :

LL M.R. pieces or parcels or plot of Kasiyat Stithibon Dungs land containing by measurement an area of 2(two) bighas, 6(six) roths, 10(ten) chittacks and 6(six) st. or the same a little more or less situated lying at and comprised in khata no. 1026 & no. - 3019 and 3489/3019 in house-jagatid within the police station-Sonarpur, sub-divisional office sonarpur in the district of 24parganas used for agricultural purpose and delineated in Red border in the map or plan annexed hereto and noted and bounded in the manner as follows :-

on the North

- partly by Balchandra D.Y. st. and  
partly by R.G.D. u. No. - 3489/3019

contd.....P/



[Redacted]  
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- ( 22 ) -

- on the South - by Dag No.-3017.  
on the East - by School road.  
on the West - by Dag No.-3021.

SCHEDULE "B" ABOVE REFERRED TO :

Li. Chw<sup>r</sup> piece or parcel or plots of kalyat  
stitchion Dan a land containing by measurement an area of  
6 Gahars ~~is the same~~ a little more or less situate lying  
in and comprised in and portion of Dags No.s.-3019 and 3489/3019,  
Khatian no.-1026 in mouza-Jugatal, P.S.-Sonarpore, Sub-  
Registration office Sonarpore within the District of 24  
parganas used for agriculture and shown and delineated  
in red border in the map or plan annexed hereto and therein  
marked as Lot 'D' and butted and bounded in the manner as  
follows :-

- on the North -  
on the South -  
on the East -  
on the West -

Contd.....P/



Calcutta High Court  
28-8-23

28-8-23

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Calcutta

IN WITNESS WHEREOF the vendor, and the purchaser hereunto have hereunto set and subscribed their respective hands the day month and year first above written.

SIGNED, SEALED & DELIVERED BY

the SELLER abovenamed at

Calcutta in presence of :

Dulbar Agarwal  
3 Swindon Street -

Cool - 19

Jasdeep Kaur, 5/29 Sevak Baidya St,

SIGNED, SEALED & DELIVERED BY Cal - 28

the PURCHASER abovenamed at

Calcutta in presence of :

✓ Chandra Mohan  
CHANDRA MOHAN  
Executor to the Estate of  
Savitri Agarwal (Deceased)

Subroto Banerjee  
215, F 115 Park  
Calcutta - 33

Drafted by me:

Ramkrishna Banerjee  
Advocate,  
High Court,  
Calcutta - 700001

contd.....P/

RECEIVED f  
purchaser  
sum of Rs.7  
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By Pay Or  
dated-11/  
Bank, 41,  
700 071, i  
being the  
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- ( 24 ) -

RECEIVED from the withinnamed  
purchaser the within mentioned  
sum of Rs. 72,000/- (Rupees seventy  
two thousand) only being the full  
consideration as per memo below :-

Rs. 72,000/-

MEMO OF CONSIDERATION

By Pay Order being No.-ANZ-C-020972,  
dated-11/8/93, drawn on ANZ Grindlays  
Bank, 41, Chowringhee Road, Calcutta-  
700 071, in favour of Chandra Mohan  
being the Executor for Rs. 72,000/-  
(Rupees seventy two thousand) only.

Rs. 72,000/-

✓ Chandra Mohan

CHANDRA MOHAN

Executor to the Estate of  
Savita Agrawal (Deceased)

Drafted by me :

✓ Kamal Kumar Basu,  
Advocate,  
High Court,  
Calcutta - 700 001.

Sabu



~~State Central Library  
Mysore, India~~

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~~State Central Library  
Mysore, India~~

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062  
07/7  
MR No.  
VOLUME NO. 323  
SER. 162  
ENG. NO. 12165  
FOR THE YEAR 1993

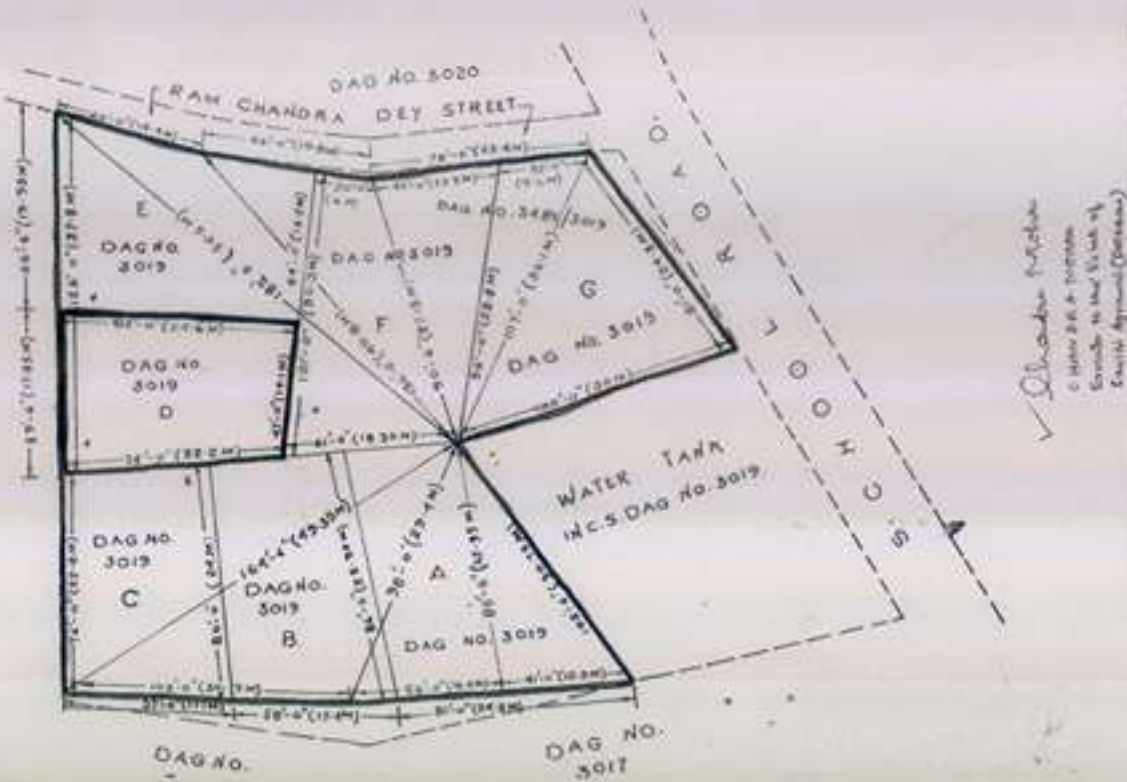
S 7



SKETCH MAP IN R.S. DAG NO. 3019 & 3189/3019  
AT MOUZA-JAGADDAL J.L. NO. 71. P.S. SONARPUR,  
DIST. 24 PARGAS. SCALE 1:33'-1"

NAME OF THE PURCHASER:

ANSWER



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BOOK NO. 2

VOLUME NO. 223

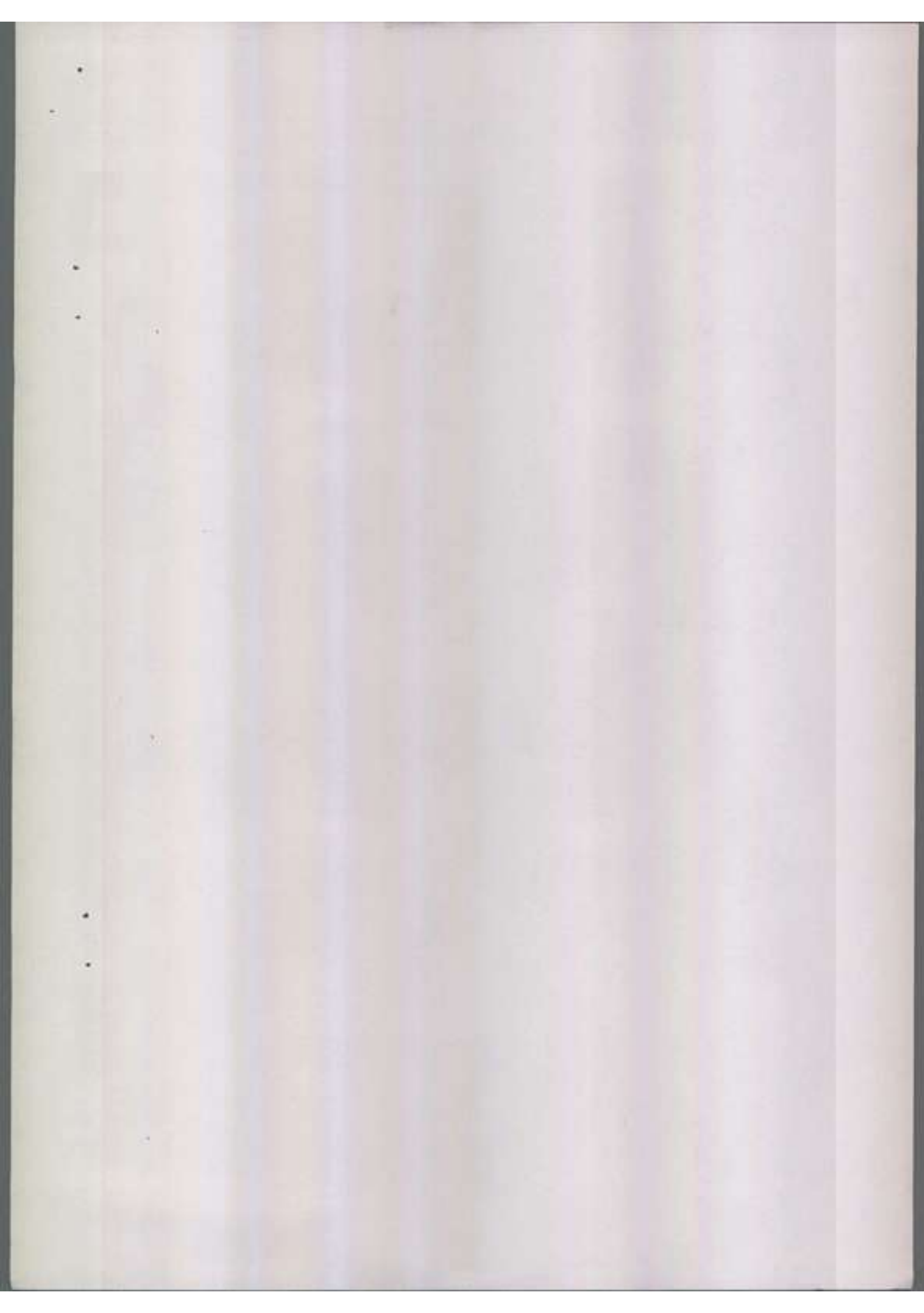
PAGE NO. 183

REF ID NO. 12165

YEAR THE YEAR 1993



LS-893



DATED THIS DAY OF

B A T T E R Y

CHANDRA NOKAN ..... VENDOR.

A N D

SABYASACHI GHOSH ..... PURCHASER.



24 APRIL 1970  
24 APRIL 1970  
28-893

C O N V E Y A N C

Ranji



MR. Ranjit Kr. Basu,  
Solicitor & Advocate,  
8, Old Post Office St.,  
Calcutta- 700 001.