

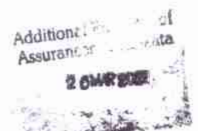
পশ্চিমবঙ্গা पश्चिम श्रेंगाल WEST BENGAL

F 914536

Dino 1903 - 2 - 604790/2021

Who the property of the proper





DEVELOPMENT AGREEMENT

This DEVELOPMENT AGREEMENT is made on this 20th day of Murch ,2021

BETWEEN

Contd. In page 2

SRI SUJIT KUMAR DUTTA(PAN DOBPD7865E), Son of Late Krishna Kumar Dutta, by faith Hindu, by occupation retired, residing at Sur Para Bagbazar, P.O. & P.S. Chandannagar, Dist Hooghly, Pin 712136, West Bengal hereinafter called 'THE OWNER' (which term or expressions shall mean unless excluded by or repugnant to the subject or context be deemed to mean and include her heirs, executors, administrators, representatives, successors and assigns) of the FIRST PART.

AND

M/S UNANIMOUS CONSTRUCTION PRIVATE LTD (PAN AACCU2356E) a private Limied Company duly incorporated under the Companies Act having its registered office at 134/2, Thakur Bati Street, P.O. & P.S. Serampore, Dist Hooghly, Pin 712201, West Bengal, Represents by its authorised director namely- SRI KAUSIK PANDA (PAN AFXPP4477Q), Son of Sri Digambar Panda, by faith Hindu, by occupation business, residing at 134/2, Thakur Bati Street, P.O. & P.S. Serampore, Dist. Hooghly, Pin. 712201, West Bengal, hereinafter jointly called THE DEVELOPER (which term or expression shall unless excluded by or repugnant to the context be deemed to mean and include its heirs, successors, successors in office and assigns) of the SECOND PART.

WHEREAS, ALL THAT a piece and parcel of Bastu Land measuring about more or less 0.110 Acre together with a pucca two storied old building standing thereon, lying in Mouja Chandannagar, Sheet no 15, J.L No. 1, Touji no 11, Pargana Samil Bore, comprised in C.S & R.S. Dag no 59, under R.S. Khatian no. 31, corresponding L.R Dag no 87, under L.R Khatian no 305, being Holding no 768(old no 695), J.N.Sur Road, Chandannagar, Hooghly, within the ambit of Chandannagar,

Municipal Corporation, A.D.S.R office at Chandannagar, P.O. Chandannagar, P.S. Chandannagar, Dist Hooghly, originally belonged to one Krishna Kumar Dutta, Son of Late Sashibhushan Dutta, now deceased, is the father of the present Owner, herein.

AND-WHEREAS, during lifetime, the said Krishna Kumar Dutta, Son of Late Sashibhushan Dutta, peacefully possessed and enjoyed the property and erected a two storied residential building measuring covered area more or less 1400 sq.ft on the Ground floor and covered area measuring more or less 1243 sq.ft on the 1st floor on the Bastu land measuring 0.110 Acre, being old holding no 695 J.N.Sur Road and he mutated his name in Chandannagar Municipal Corporation and recorded his name in record of Rights in B.L.& L.R.O department and paying taxes in Chandannagar Municipal Corporation and paying rents in B.L.& L.R.O department, Chandannagar.

AND-WHEREAS, while enjoying the aforesaid property, said Krishna Kumar Dutta, executed a Deed of irrevocable settlement and trust, in favour of his elder son Sri Ranajit Kumar Dutta Alias Ranjit Kumar Dutta and in favour of his youngest son Sri Sujit Kumar Dutta, the present Owner, herein. And the said Krishna Kumar Dutta, appointed his wife namely Smt Mrinalini Dutta, as the trustee. This said Deed was executed on 30/11/1984 and registered in Book no 1, Volume no 27, pages 381 to 387, being Deed no 1727/1985, executed in the office of A.R.A-III Kolkata.

A N D-W H E R E A S, the said Krishna Kumar Dutta, hereby declared in the said Settlement Deed that his wife Smt Mrinalini Dutta, only

could live and look after the settlement Deed property till to her death but she would not have any right, title and interest and claim over the property and be it stated here that, according to the said settlement Deed, after the death of the said Krishna Kumar Dutta, the property will be allocated to Sri Ranajit Kumar Dutta Alias Ranjit Kumar Dutta and Sri Sujit Kumar Dutta and after the death of said Mrinalini Dutta, the Trustee, therein the Trust would be revoked automatically and the said Sri Ranajit Kumar Dutta Alias Ranjit Kumar Dutta and Sri Sujit Kumar Dutta would have every right, title, interest & possession over the said property.

AND-WHEREAS, the said Krishna Kumar Dutta, died on 07/01/2003 and Smt Mrinalini Dutta died on 09/01/2008. And after the demise of Krishna Kumar Dutta and Smt Mrinalini Dutta, Sri Ranajit Kumar Dutta Alias Ranjit Kumar Dutta becomes the absolute owner of the Bastu land measuring 03 ka 12 ch 30 sq.ft with two storied building covered area measuring 200 sq.ft on the ground floor and covered area measuring 200 sq.ft on the 1st Floor and Sri Sujit Kumar Dutta(the owner herein) becomes the owner of Bastu land measuring 02 ka 14 ch 18 sq.ft with two storied building covered area measuring 1200 sq.ft on the Ground floor and 1043 sq.ft on the 1st floor.

AND-WHEREAS, Sri Sujit Kumar Dutta, the present Owner herein and his elder brother Sri Ranajit Kumar Dutta Alias Sri Ranjit Kumar Dutta executed a Deed of Declaration on 15/02/2021, at the Office of DSR 1, Chhinsurah Hooghly, being Deed no 060101428/2021, registered in Book no 1, Volume no 0601-2021, pages 40823 to 40845.

W H E R E A S, the present Vendor/Owner becomes the absolute sole owner and possessor of 02 kathas 14 chataks 18 sq.ft 'Bastu' land and an old two storied building covered area measuring more or less 1200 sq.ft.on the ground floor and covered area measuring more or less 1043 sq.ft on the 1st floor having cemented floor, lying in Mouja Chandannagar, Sheet no 15, J.L No. 1, Touji no 11, Pargana Samil Bore, comprised in C.S & R.S. Dag no 59, under R.S. Khatian no. 31, corresponding L.R Dag no 87, under L.R Khatian no 305, being Holding no 768(old no 695), J.N.Sur Road, Chandannagar, Municipal Corporation, ward no 13, A.D.S.R office at Chandannagar, P.O. Chandannagar, P.S. Chandannagar, Dist Hooghly, within the ambit of Chandannagar, is the matter of this instrument more fully and specifically described in the 'A' Schedule hereunder and the present owner herein, has absolute right, title, interest & possession over the 'A' Scheduled property by paying taxes & rents regularly.

AND-WHEREAS, the present Owner herein for better use and enjoyment of the said plot of land has decided to develop the said property upon construction of a G+4 building thereon by demolishing of the existing old pucca dwelling house standing thereon.

A N D-W H E R E A S, the owner not being equipped with the required man power, finance and technical knowledge to implement the said scheme of development has desired to appoint a developer who would be in a position to construct and complete the said G+4 building on the said plot of land more fully described in the Schedule 'A' here under written upon demolition of the existing pucca building standing there at with his own men, materials and

resources in terms of the building plan to be prepared by the said Developer & sanctioned by Chandannagar Municipal Corporation.

AND-WHEREAS, having come to know the said proposal the Developer herein approached the Owner for awarding the work of development of the premises more fully described in the Schedule 'A' here under written to Developer and the Owner agreed and accepted the said proposal upon terms & conditions which are reduced to writing here under.

AND WHEREAS before execution of this Agreement the Owner has represented and assured the Developer as follows:-

- That the said property is free from all encumbrances, charges, liens, lispendens, attachments, whatsoever and howsoever and no Court case is pending relating to and/or concerning title of the said property.
- That excepting the Owner herein nobody has any right, title, interest, claim and demand whatsoever into or upon the said property or any part thereof.
- That there is no notice of acquisition or requisition received or pending in respect of the said property as fully described in the Schedule 'A' here under written.
- 4) The Owner has declared to the Developer that the Owner has a marketable title in respect of the said land & including the said house situated thereon without any claim, right, title, interest of any person thereon or therein and the Owner has absolute

right to enter into this Agreement with the Developer and the Owner hereby undertake to indemnity & keep the Developer indemnified against any third party's claim and demand whatsoever with regard to the title & ownership of the said property or any part or portion thereof.

- 5) The Owner agrees to pay all outstanding municipal taxes dues & payable in respect of the said property till the date of execution of this Agreement.
- 6) The Developer shall be entitled to demolish the existing house standing on the said land within six(6) months to one(1) year from the date of execution of this Agreement, and shall be entitled to deal with or dispose of the old structure materials without any objection and/or interference from the Owner. The Developer shall be entitled to apportion the said proceeds of the old structure materials in the manner he likes and the Owner agrees to make over vacant and peaceful possession of the said premises to the Developer, at the time of demolishing the building. And the Developer will send a prior notice of one month in written to the Owner before demolishing the building and the Owner will pay the electric bills till to the month of vacating the possession of the 'A' Scheduled property and the Owner will disconnect the electric connection before handing over the possession to the Developer and the Developer will be liable to pay the amount of Rs.7,500/- (Rupees Seven thousands five hundred only), per month for temporary

residential charges to the Owner, starts from the month of demolition of the existing building standing on the 'A' Scheduled property till to the date of hand over the possession of new flat allocated in favour of the Owner. The Developer will not provide any sifting charges to the Owner.

- 7) The Developer will handover the possession of new flat allocated to the Owner, within 36(Thirty six) months from the date of sanction of the building plan issued by Chandannagar Municipal Corporation.
- 8) The Owner shall soon after execution of this Agreement handover against accountable receipt all the documents of title in respect of the said premises in original to the Developer who shall return the same to the Owner upon completion of the building and execution of Deed of Conveyance in favour of the Society of the buyers of Flats/shops etc of the Apartment.
- 9) The Developer hereby agrees & undertakes that the Developer shall keep these documents regarding the 'A' Scheduled property, in his custody and shall use those documents only for the purpose of satisfaction of the buyers of the flats pertaining to Developer's share in the matter obtaining loan from the banks and other financial institutions against verification of those original documents. The Developer shall not create any liability with the aid and assistance of those documents by way of mortgage or otherwise with the help of those documents.

- 10)The Owner declares that he has not entered into any Agreement either for Development or otherwise in respect of the said premises prior to execution of this Agreement.
- 11)That if the Developer will acquire any adjacent property of the 'A' Scheduled land, by way of sale or Development Agreement, the Owner will not claim any right or objections on that adjacent property of the 'A' Scheduled land.
 - 12) The Developer shall not anyway create any liability on the Owner herein by creating any charge on the 'A' Scheduled property before any Bank, Financial institutions, Co operatives, persons etc for the purpose of obtaining loan or financial assistance or investments.

NOW THIS AGREEMENT WITNESSETH and it is hereby agreed by and between the parties as follows:-

ARTICLE-1

1) THE PREMISES:- Shall mean ALL THAT piece and parcel of the land measuring 02 katha 14 ch 18 sq.ft 'Bastu' land and two storied building lying & situated at Mouja Chandannagar, Sheet no 15, J.L. no. 1, in Touji no 11, Pargana Samil Bore, comprising in C.S. and R.S. Dag no 59, R.S. Khatian no 31, corresponding to L.R. Dag no 87, L.R. Khatian no 305, in P.S. Chandannagar, A.D.S.R. Chandannagar, holding no 768(old no 695) J.N.Sur Road, Chandannagar, Hooghly, within the ambit of Chandannagar Municipal Corporation, in ward no 13, Dist.Hooghly.

2) <u>BUILDING PLAN</u>:- Shall mean such building plan to be sanctioned by Chandannagar Municipal Corporation, for construction of a straight G+4 building on the said plot of land as fully described in the Schedule 'A' here under written together with all its amendments & modifications as may be done from time to time. Initially plan has been sanctioned for G+4 building in Bastu land as more fully described in the Schedule 'A' below.

3)OWNER:- Shall mean <u>SRI SUJIT KUMAR DUTTA</u>, Son of Late Krishna Kumar Dutta, including his heirs, representatives, executors, administrators, successors and assigns.

4)DEVELOPER:- Shall mean M/S UNANIMOUS CONSTRUCTION
PRIVATE LTD (PAN AACCU2356E) a private Limied Company duly
incorporated under the Companies Act having its registered office at
134/2, Thakur Bati Street, P.O. & P.S. Serampore, Dist Hooghly, Pin
712201, West Bengal, Represents by its authorised director namelySRI KAUSIK PANDA, including its respective heirs, representatives,
executors, administrators, successors, successors in office and assigns.

5)BUILDING: - Shall mean the building(G+4) to be constructed at the aforesaid holding over the land mentioned in the Schedule 'A' herein under in accordance with the building plan sanctioned by the Chandannagar Municipal Corporation.

6)COMMON PURPOSE/S :- Shall mean and include the purpose/s of managing, maintaining protecting and up keeping the building and in

particular the common areas, installations and facilities rendering common services to the flat holders, collection and disbursement of the common expenses and dealing with the matters of common interest of the Flat Owners.

7)FLAT/S /UNIT/S :- Shall mean the constructed area/s and or space/s in the building capable of being occupied and enjoyed independently.

8)ARCHITECT/S:-Shall mean and include such competent person or persons or the Firm or the Company whom the DEVELOPER may appoint form time to time as the Architect/s of the building.

(9)FLAT HOLDER/S: - According to its context shall mean and include the present, proposed and prospective Owner/s of other Flat/s, Unit/s, Apartment/s, shop/s and Commercial Office/s and open garages at the premises and/or on the building to be constructed at the said premises.

(10)COMMON AREAS & FACILITIES: Shall mean and include the entrance, passages, stair ways, landing, and common installations comprised at the said building provided by the DEVELOPER and expressed and intended by the OWNER for the common use and enjoyment of the Flat Holders.

(11)SUPER BUILD UP AREA: According to the subject or context shall mean (i) the built up area of Flat/s / Unit/s which shall include, inter alia, the area of the covered balconies if any attached thereto and also the thickness of the exterior and the interior walls thereof and columns and pillars therein provided that any wall or pillar is

common between two Unit/s, Flat/s in that case one half of the area under such wall pillar and column shall be include in each such Unit/s and (ii) undivided proportionate share of common area/s and facilities both determined by the Owner herein and certified by the Architect/s of the building.

(12)OWNER'S ALLOCATIONS: - Shall mean constructed super built up area measuring 800 sq.ft.(including 30% common areas)of a residential flat, on the 2nd Floor towards east side and adjacent to the common passage of the 'A' Schedule property, will be allocated to the Owner upon the G+4 storied building, consists of two bed rooms, one dining cum kitchen, two toilets and one balcony with vitrified tiles with 4" Height skirting & cooking counter by black stone, bathroom fittings with commode fittings & concealed water line & wash line,flash door & glass fittings windows, wall putty without colour, electric wiring & including switches & switch board as per sanctioned plan on the 'A' Schedule property together with undivided proportionate share and common parts & facilities on the 'A' Schedule mentioned property and Rs. 6,50,000/-(Rupees six lakhs fifty thousands only) at the time of execution of this agreement and Rs.3,50,000/-(Rupees three lakhs fifty thousands only) at the time of hand over the possession to the Owner.

(13) <u>DEVELOPER'S ALLOCATIONS</u>:- Shall mean all the constructed area as per sanctioned plan of the 'A' Schedule property, except super built up area measuring 800 sq.ft.(including 30% common areas) of a residential flat, on the 2nd Floor towards east side and adjacent to the common passage of the 'A' Schedule property, allocated

Contd In 47

to the Owner, on the G+4 building TOGETHER WITH undivided proportionate share in the land TOGETHER WITH undivided proportionate share in the common parts and facilities and the same shall be constructed with sufficient modern fitting and fixtures subject to sanction of total Floor Area Ratio TOGETHER WITH right over the Roof for its maintenance & fixing up Overhead Tank with Water distribution line & other necessity of the building.

(14) TRANSFER: - With its grammatical variation shall include transfer by possession and by any other means adopted for effecting what is understood as transfer of space in the G+4 storied building of the purchaser thereof.

(15)TRANSFEREE: - Means the person/s, firm/s & company/ companies, association of persons to whom space/s in the building has been transferred.

(16)WARD IMPARTING: - Singular Number shall mean Plural number and vice verse.

ARTICLE-II.

OWNER'S REPRESENTATION AND DECLARATION

The owner herein are absolutely seized and possessed of or otherwise well and sufficiently entitled to ALL THAT the said premises free from all encumbrances, charges, liens, dues and/or acquisition/ requisition whatsoever.

ARTICLE-III

DEVELOPER'S RIGHTS AND LIABILITIES

1)The Owner hereby grants subject to what has been hereinafter provided the exclusive right to the Developer herein to build, construct, erect and complete the said building comprising of the various sized Flat/s, Unit/s, Apartment/s, Shop/s, commercial office/s and open garages at the premises and/or on the building/s to be constructed at the premises both for the owner's allocation and for the developer's allocation and in order to sell the Flat/s, Unit/s, Apartment/s, Shop/s, Commercial Office/s and open garages at the premises and/or on the building to be constructed at the premises to the prospective buyers for their residential/commercial purpose by entering into Agreement for Sale and/or transfer and/or construction in respect of the Developer's Allocation in accordance with the Building Plan sanctioned by Chandannagar Municipal Corporation or modification, revision, amendment and/or alteration thereof.

2)The Developer shall be entitled to prepare, modify or alter the Building Plan/s and to submit the same to the appropriate authorities in the name of the Owner, the Developers shall pay and bear all the costs and expenses of the deeds including the Architect's Fees, charges and expenses required to be paid or deposited for the sanction of the Plan including the water and drainage from the Chandannagar Municipal Corporation or any appropriate authorities.

3)Nothing in these presents shall be construed as a demise or an assignment or transfer by the Owner of the said premises or any part thereof to the Developer's or creating any right, title or interest in respect thereof in favour of the Developer other than an exclusive license to the Developer to construct a new building upon the said premises with his own money and to deal with and sell dispose or transfer the new Flat/s, Unit/s, Apartment/s, Shop/s, Commercial Office/s at the premises comprised under the Developers' Allocation under these presents in the manner and subjects to the terms & conditions hereinafter stated.

4)During the course of construction of the said proposes building at the said premises any labour or worker meet with any accident such compensation shall be paid exclusively by the Developer herein and Criminal Proceedings if any shall be Developer's responsibility and liability and all expenses legal or otherwise shall be borne by the Developer herein.

5)The Developer herein shall make the payment of the taxes, rents, outgoings, ceases and others to the concerned authority and /or authorities after the date of execution of this Agreement.

ARTICLE- IV

(APARTMENT CONSIDERATION)

In consideration of the Owner having agreed to permit the Developer to erect, construct and complete the proposed building at the said premises and the right, authority and the privileges to sell the Flat/s, Unit/s, Apartment/s, Shop/s, Commercial Office/s and open garages of the Developer's Allocation.

The Developer agrees here under mentioned as follows:-

- A)To obtain all the necessary permission required for the construction of the proposed G+4 storied building/s at the said premises at his own costs and expenses.
- B)To pay all the costs, charges and expenses for the supervision of the development and construction of the Owner's allocation on the building at the premises.
- C)To bear all the costs, charges and expenses for construction of the building including the finishing thereof.

ARTICLE -V

(OWNER'S OBLIGATION)

- A)The Owner herein shall put the Developer herein in quit, vacant, peaceful Khas possession of the land comprised under the premises for starting construction of the work.
- B)The Owner herein shall grant General Power of Attorney in favour of the Developer to facilitate the construction of the building and to receive the payment from Flat/ Space/s and others and to make Deed of Conveyance/s etc.

C)The Owner is liable to provide the original deed with other relevant documents regarding the 'A' Scheduled property to the Developer at the time of execution of this agreement.

D)The Owner shall not share the expenses for bringing the electric connection at the said premises proportionately.

ARTICLE -VI

(DEVELOPER'S OBLIGATION)

PROVIDED HOWEVER THAT the Developer herein shall handover the possession to the prospective buyers after the Developer herein have handed over the Owner's Allocation to the Owner herein and comply with all other obligation on the part of the Developer herein under this agreement.

ARTICLE-VII

(CONSTRUCTION)

The Developer shall be solely and absolutely responsible for the construction of the said building and the Developer shall hand over a copy of the completion certificate to the owner on or before six months of delivery of possession of the Owner's allocation, which shall be delivered to the owner within 36 months from the date of the sanction of building plan by the appropriate authority except natural calamity, excessive high price of construction material or unfavourable market response.

ARTICLE-VIII

(SPACE ALLOCATION)

The Developer herein shall be exclusively entitled to the Developer's Allocation in the building with exclusive right to transfer or deal with or dispose of the same without any claim whatsoever by the Owner and the Owner shall not in any way disturb the quiet and peaceful possession of the Developer's allocation.

ARTICLE-IX

(BUILDING)

A)The Developer herein shall construct the building as per the sanctioned and approved revised, modified and/or altered plan with good, standard quality materials as may be specified by the Architect of the Developer herein. Such construction including the finishing works of the building shall be completed by the Developer herein within a period of 36 months from the date of Plan sanction and the same may be extended by the mutual consent to be settled between the parties, if necessary.

B)The Developer herein shall erect the said building at his own cost as per the specification and drawing provided by the Architect, pump, tube well, water storage, tanks, over head reservoirs, electrification, permanent electric connections and until permanent electric connections is/are obtained, temporary electric connection shall be provided and other facilities as are required to be provided for in the residential building having self contained flats which are to be sold to the prospective buyers including the Owner's allocation.

- C) The Developer herein shall be authorized in the name of the Owner in so far as a necessary to apply and obtain quota, entitlements and other allotments of or for cements, steel, bricks and other building materials and to similarly apply for and to obtain temporary and permanent connections of water, electricity, power, drainage, sewerage and/or gas to the building and /or gas to the building and other facilities required for the construction of the building.
- D)The Developer herein shall, at his own cost and expenses and without creating any financial or other liabilities on the Owner herein, complete the building as per the sanction plan and any amendment thereto or modification thereof made or caused to be made by the Developer.
- D)All the costs for construction and completing the building inclusive the Owner's allocated portion charges and expenses including Architect's fees shall be paid discharged and borne by Developer and the Owner shall have no liability in this context.
- F)The Developers shall provide at his own cost pipeline and water sewerage connection in the portion/s of the Owner's Allocation.
- G)The Developer shall have no right to sell the share of Owner's Allocation.

ARTICLE-X

(LEGAL PROCEEDING)

A)It is hereby expressly agreed by & between the parties hereto that it shall be the responsibility of the Developer as constituted Attorney of the Owner to defend all the actions, suits & proceeding which may arise in respect of the Development of the said Plot of land & all costs charges & expenses incurred for that purpose with the approval of the Owner shall be done, borne and paid by the Developer specified as may be required to be done by the Developer & for which the Developer may need the authority of the Owner's application & other documents may be required to be signed or made by the Owner's relating to which specific provisions may not have been mentioned herein. The Owner hereby undertake to do all such acts, deeds matters and things that may be reasonably required to be done in the matter and the owner shall execute any Power of Attorney and/or authorization as may be required by the Developer herein for the purpose and the owner also undertakes to sign & execute all such additional writings & other documents as the case may be provided that all such acts deeds and things do not in any way infringe on the rights of the Owner herein and/or for against the spirit of the agreement.

B)Any notice required to be given by the Developer herein shall without prejudice to any other mode of service available demanded to have been served on the Owner & delivered by hand and duly acknowledge and shall likewise be deemed to have been served by registered post to the registered office of the Developer herein.

C)The name of the building shall be mutually settled.

D)As and from the date of completion of the building the Developer herein and/or its transferees and the Owner and/or his transferees shall each be liable to pay and bear proportionate charges on account of ground rent and wealth tax and other taxes payable in respect of their space.

ARTICLE-XI

(ARBITRATION)

If at any time any dispute shall arise between the parties hereto regarding the construction or interpretation of any of the terms and conditions herein contained or touching these presents or determination of any liability of the parties under the agreement the same shall be referred to the common arbitrator in case the parties herein agree to the same otherwise two arbitrators one to be appointed by each of the parties in dispute for the Arbitration within the meaning of the Arbitration and Conciliation Act, 1996 or any statutory modifications there under enforced and the decision of the said Arbitrator will be binding on both the parties and both the parties have no objection to the same in any manner whatsoever.

ARTICLE-XII

(FORCE MAJEURE)

The Developer shall not be considered to be liable to any obligations hereunder to the extent that the performance of the relevant obligations are prevened by the existence of the force majeure and shall be suspended from the obligations during the duration of the force majeure. Force Majeure shall mean flood, earthquake, riot, war, storm, tempest, fire, civil commotion, gereral strike, local lock down and /or any other act or omission beyond the reasonable control of the Developer.

'A' SCHEDULE ABOVE REFERRED TO

ALL THAT the piece & parcel of the land measuring 02 kathas 14 chataks 18 sq.ft 'Bastu' land together with 40 years old two storied pucca building area measuring 1200 sq.ft on the ground floor and 1043 sq.ft on the 1st floor having cemented floor lying & situated at Mouja Chandannagar, Sheet no 15, J.L. no. 1, in Touji no 11, Pargana Samil Bore, comprising in C.S. and R.S. Dag no 59, R.S. Khatian no 31, corresponding to L.R. Dag no 87, L.R. Khatian no 305, in P.S. Chandannagar, A.D.S.R. Chandannagar, holding no 768(old no 695), J.N.Sur Road, Chandannagar, Hooghly, within the ambit of Chandannagar Municipal Corporation, in ward no 13, in Dist Hooghly.

THIS PROPERTY IS BUTTED & BOUNDED BY:-

ON THE NORTH:- P/O Sm Santwana Ghosh,

ON THE SOUTH:- P/O Ranjit Kr Dutta,

ON THE EAST:- Municipal common passage,

ON THE WEST:- P/O Sm Santwana Ghosh,

B' SCHEDULE OWNWER'S ALLOCATION

Shall mean constructed super built up area measuring 800 sq.ft.(including 30% of common areas) of a residential flat, on the 2nd Floor towards east side and adjacent to the common passage of the 'A' Schedule property, will be allocated to the Owner upon the G+4 storied building, and allocated flat consisting of two bed rooms, one dining cum kitchen, two toilets and one balcony with vitrified tiles with 4" height skirting & cooking counter by black stone, bathroom fittings with commode fittings & concealed water line & wash line

& flash door & glass fittings windows, wall putty without colour, electric wiring a including switches & switch board and the separate electric meter and connection in his name, as per sanctioned plan on the 'A' Schedule property together with undivided proportionate share on the 'A' Schedule mentioned property with all common parts & facilities with all easement rights and the Owner shall has every right to sell, gift, lease etc of his allocated share of the said residential flat and the Developer has paid Rs.6,50,000/-(Rupees six lakhs fifty thousands only) to the Owner at the time of execution of this Agreement as per memo of consideration of money described hereunder and the Developer will pay Rs.3,50,000/-(Rupees three lakhs fifty thousands only) to the Owner at the time of hand hovering the possession of the residential flat.

'C' SCHEDULE DEVELOPER'S ALLOCATION

WITHIN 'A' Schedule land the Developer shall get all the constructed area as per sanctioned plan of the 'A' Schedule property, except, super built up area measuring 800 sq.ft.(including 30% common areas) of a residential flat, on the 2nd Floor towards east side and adjacent to the common passage of the 'A' Schedule property, allocated to the owner in the G+4 building TOGETHER WITH undivided proportionate share in the land in the common parts and facilities and the same shall be constructed with sufficient modern fitting and fixtures subject to sanction of total Floor Area Ratio TOGETHER WITH right over the Roof for its maintenance & fix up Overhead Tank with Water distribution line & other necessity of the building, upon the said G+4 storied building be constructed at the said premises subject to the permission and sanction by Chandannagar Municipal Corporation, with all easement rights & common facilities thereon.

THE SCHEDULE 'D' (COMMON PARTS/ COMMON AREAS) (COMMON TO THE CO OWNERS OF THE BUILDING)

- 1)Main Entrance Gate, Passage from Main Entrance leading to the stair case. Open space on all sides of the building.
- Staircase with railing, lighting, fixtures and windows and all its landings and the roof on the Top Floor and the Staircase room.
- 3)Water pump, water reservoir, overhead water reservoir Distribution pipes to different flats from overhead tank to the respective flats and from underground Reservoir to overhead tank.
- 3) Electrical wiring from ground floor to the individual flats respectively and switches, meter room, pump room, electrical wiring of staircase and switches and other electrical fittings in all common area of the building.
- 5)Rain water pipes & Water & Sewerage evacuation pipes from the respective flats to the discharges points to the Municipal Road which is common for more than one/all the flats.
- 6)But such common part/ common portion shall not include any open and/or covered space for parking car if any as per sanctioned building plan or as decided by the Developer as car parking Space or otherwise in other areas of the building and save those which required for ingress & egress to & from the

to the Owner, on the G+4 building TOGETHER WITH undivided proportionate share in the land TOGETHER WITH undivided proportionate share in the common parts and facilities and the same shall be constructed with sufficient modern fitting and fixtures subject to sanction of total Floor Area Ratio TOGETHER WITH right over the Roof for its maintenance & fixing up Overhead Tank with Water distribution line & other necessity of the building.

(14)TRANSFER: - With its grammatical variation shall include transfer by possession and by any other means adopted for effecting what is understood as transfer of space in the G+4 storied building of the purchaser thereof.

(15)TRANSFEREE: - Means the person/s, firm/s & company/ companies, association of persons to whom space/s in the building has been transferred.

(16)WARD IMPARTING: - Singular Number shall mean Plural number and vice verse.

ARTICLE-II.

OWNER'S REPRESENTATION AND DECLARATION

The owner herein are absolutely seized and possessed of or otherwise well and sufficiently entitled to ALL THAT the said premises free from all encumbrances, charges, liens, dues and/or acquisition/ requisition whatsoever.

ARTICLE-III

DEVELOPER'S RIGHTS AND LIABILITIES

1)The Owner hereby grants subject to what has been hereinafter provided the exclusive right to the Developer herein to build, construct, erect and complete the said building comprising of the various sized Flat/s, Unit/s, Apartment/s, Shop/s, commercial office/s and open garages at the premises and/or on the building/s to be constructed at the premises both for the owner's allocation and for the developer's allocation and in order to sell the Flat/s, Unit/s, Apartment/s, Shop/s, Commercial Office/s and open garages at the premises and/or on the building to be constructed at the premises to the prospective buyers for their residential/commercial purpose by entering into Agreement for Sale and/or transfer and/or construction in respect of the Developer's Allocation in accordance with the Building Plan sanctioned by Chandannagar Municipal Corporation or modification, revision, amendment and/or alteration thereof.

2)The Developer shall be entitled to prepare, modify or alter the Building Plan/s and to submit the same to the appropriate authorities in the name of the Owner, the Developers shall pay and bear all the costs and expenses of the deeds including the Architect's Fees, charges and expenses required to be paid or deposited for the sanction of the Plan including the water and drainage from the Chandannagar Municipal Corporation or any appropriate authorities.

3)Nothing in these presents shall be construed as a demise or an assignment or transfer by the Owner of the said premises or any part thereof to the Developer's or creating any right, title or interest in respect thereof in favour of the Developer other than an exclusive license to the Developer to construct a new building upon the said premises with his own money and to deal with and sell dispose or transfer the new Flat/s, Unit/s, Apartment/s, Shop/s, Commercial Office/s at the premises comprised under the Developers' Allocation under these presents in the manner and subjects to the terms & conditions hereinafter stated.

4)During the course of construction of the said proposes building at the said premises any labour or worker meet with any accident such compensation shall be paid exclusively by the Developer herein and Criminal Proceedings if any shall be Developer's responsibility and liability and all expenses legal or otherwise shall be borne by the Developer herein.

5)The Developer herein shall make the payment of the taxes, rents, outgoings, ceases and others to the concerned authority and /or authorities after the date of execution of this Agreement.

ARTICLE- IV

(APARTMENT CONSIDERATION)

In consideration of the Owner having agreed to permit the Developer to erect, construct and complete the proposed building at the said premises and the right, authority and the privileges to sell the Flat/s, Unit/s, Apartment/s, Shop/s, Commercial Office/s and open garages of the Developer's Allocation.

The Developer agrees here under mentioned as follows:-

- A)To obtain all the necessary permission required for the construction of the proposed G+4 storied building/s at the said premises at his own costs and expenses.
- B)To pay all the costs, charges and expenses for the supervision of the development and construction of the Owner's allocation on the building at the premises.
- C)To bear all the costs, charges and expenses for construction of the building including the finishing thereof.

ARTICLE -V

(OWNER'S OBLIGATION)

- A)The Owner herein shall put the Developer herein in quit, vacant, peaceful Khas possession of the land comprised under the premises for starting construction of the work.
- B)The Owner herein shall grant General Power of Attorney in favour of the Developer to facilitate the construction of the building and to receive the payment from Flat/ Space/s and others and to make Deed of Conveyance/s etc.

C)The Owner is liable to provide the original deed with other relevant documents regarding the 'A' Scheduled property to the Developer at the time of execution of this agreement.

D)The Owner shall not share the expenses for bringing the electric connection at the said premises proportionately.

ARTICLE -VI

(DEVELOPER'S OBLIGATION)

PROVIDED HOWEVER THAT the Developer herein shall handover the possession to the prospective buyers after the Developer herein have handed over the Owner's Allocation to the Owner herein and comply with all other obligation on the part of the Developer herein under this agreement.

ARTICLE-VII

(CONSTRUCTION)

The Developer shall be solely and absolutely responsible for the construction of the said building and the Developer shall hand over a copy of the completion certificate to the owner on or before six months of delivery of possession of the Owner's allocation, which shall be delivered to the owner within 36 months from the date of the sanction of building plan by the appropriate authority except natural calamity, excessive high price of construction material or unfavourable market response.

ARTICLE-VIII

(SPACE ALLOCATION)

The Developer herein shall be exclusively entitled to the Developer's Allocation in the building with exclusive right to transfer or deal with or dispose of the same without any claim whatsoever by the Owner and the Owner shall not in any way disturb the quiet and peaceful possession of the Developer's allocation.

ARTICLE-IX

(BUILDING)

A)The Developer herein shall construct the building as per the sanctioned and approved revised, modified and/or altered plan with good, standard quality materials as may be specified by the Architect of the Developer herein. Such construction including the finishing works of the building shall be completed by the Developer herein within a period of 36 months from the date of Plan sanction and the same may be extended by the mutual consent to be settled between the parties, if necessary.

B)The Developer herein shall erect the said building at his own cost as per the specification and drawing provided by the Architect, pump, tube well, water storage, tanks, over head reservoirs, electrification, permanent electric connections and until permanent electric connections is/are obtained, temporary electric connection shall be provided and other facilities as are required to be provided for in the residential building having self contained flats which are to be sold to the prospective buyers including the Owner's allocation.

- C) The Developer herein shall be authorized in the name of the Owner in so far as a necessary to apply and obtain quota, entitlements and other allotments of or for cements, steel, bricks and other building materials and to similarly apply for and to obtain temporary and permanent connections of water, electricity, power, drainage, sewerage and/or gas to the building and /or gas to the building and other facilities required for the construction of the building.
- D)The Developer herein shall, at his own cost and expenses and without creating any financial or other liabilities on the Owner herein, complete the building as per the sanction plan and any amendment thereto or modification thereof made or caused to be made by the Developer.
- D)All the costs for construction and completing the building inclusive the Owner's allocated portion charges and expenses including Architect's fees shall be paid discharged and borne by Developer and the Owner shall have no liability in this context.
- F)The Developers shall provide at his own cost pipeline and water sewerage connection in the portion/s of the Owner's Allocation.
- G)The Developer shall have no right to sell the share of Owner's Allocation.

ARTICLE-X

(LEGAL PROCEEDING)

A)It is hereby expressly agreed by & between the parties hereto that it shall be the responsibility of the Developer as constituted Attorney of the Owner to defend all the actions, suits & proceeding which may arise in respect of the Development of the said Plot of land & all costs charges & expenses incurred for that purpose with the approval of the Owner shall be done, borne and paid by the Developer specified as may be required to be done by the Developer & for which the Developer may need the authority of the Owner's application & other documents may be required to be signed or made by the Owner's relating to which specific provisions may not have been mentioned herein. The Owner hereby undertake to do all such acts, deeds matters and things that may be reasonably required to be done in the matter and the owner shall execute any Power of Attorney and/or authorization as may be required by the Developer herein for the purpose and the owner also undertakes to sign & execute all such additional writings & other documents as the case may be provided that all such acts deeds and things do not in any way infringe on the rights of the Owner herein and/or for against the spirit of the agreement.

B)Any notice required to be given by the Developer herein shall without prejudice to any other mode of service available demanded to have been served on the Owner & delivered by hand and duly acknowledge and shall likewise be deemed to have been served by registered post to the registered office of the Developer herein.

C)The name of the building shall be mutually settled.

D)As and from the date of completion of the building the Developer herein and/or its transferees and the Owner and/or his transferees shall each be liable to pay and bear proportionate charges on account of ground rent and wealth tax and other taxes payable in respect of their space.

ARTICLE-XI

(ARBITRATION)

If at any time any dispute shall arise between the parties hereto regarding the construction or interpretation of any of the terms and conditions herein contained or touching these presents or determination of any liability of the parties under the agreement the same shall be referred to the common arbitrator in case the parties herein agree to the same otherwise two arbitrators one to be appointed by each of the parties in dispute for the Arbitration within the meaning of the Arbitration and Conciliation Act, 1996 or any statutory modifications there under enforced and the decision of the said Arbitrator will be binding on both the parties and both the parties have no objection to the same in any manner whatsoever.

ARTICLE-XII

(FORCE MAJEURE)

The Developer shall not be considered to be liable to any obligations hereunder to the extent that the performance of the relevant obligations are prevened by the existence of the force majeure and shall be suspended from the obligations during the duration of the force majeure. Force Majeure shall mean flood, earthquake, riot, war, storm, tempest, fire, civil commotion, gereral strike, local lock down and /or any other act or omission beyond the reasonable control of the Developer.

'A' SCHEDULE ABOVE REFERRED TO

ALL THAT the piece & parcel of the land measuring 02 kathas 14 chataks 18 sq.ft 'Bastu' land together with 40 years old two storied pucca building area measuring 1200 sq.ft on the ground floor and 1043 sq.ft on the 1st floor having cemented floor lying & situated at Mouja Chandannagar, Sheet no 15, J.L. no. 1, in Touji no 11, Pargana Samil Bore, comprising in C.S. and R.S. Dag no 59, R.S. Khatian no 31, corresponding to L.R. Dag no 87, L.R. Khatian no 305, in P.S. Chandannagar, A.D.S.R. Chandannagar, holding no 768(old no 695), J.N.Sur Road, Chandannagar, Hooghly, within the ambit of Chandannagar Municipal Corporation, in ward no 13, in Dist Hooghly.

THIS PROPERTY IS BUTTED & BOUNDED BY:-

ON THE NORTH:- P/O Sm Santwana Ghosh,

ON THE SOUTH:- P/O Ranjit Kr Dutta,

ON THE EAST: - Municipal common passage,

ON THE WEST:- P/O Sm Santwana Ghosh,

B' SCHEDULE OWNWER'S ALLOCATION

Shall mean constructed super built up area measuring 800 sq.ft.(including 30% of common areas) of a residential flat, on the 2nd Floor towards east side and adjacent to the common passage of the 'A' Schedule property, will be allocated to the Owner upon the G+4 storied building, and allocated flat consisting of two bed rooms, one dining cum kitchen, two toilets and one balcony with vitrified tiles with 4" height skirting & cooking counter by black stone, bathroom fittings with commode fittings & concealed water line & wash line

& flash door & glass fittings windows, wall putty without colour, electric wiring & including switches & switch board and the separate electric meter and connection in his name, as per sanctioned plan on the 'A' Schedule property together with undivided proportionate share on the 'A' Schedule mentioned property with all common parts & facilities with all easement rights and the Owner shall has every right to sell, gift, lease etc of his allocated share of the said residential flat and the Developer has paid Rs.6,50,000/-(Rupees six lakhs fifty thousands only) to the Owner at the time of execution of this Agreement as per memo of consideration of money described hereunder and the Developer will pay Rs.3,50,000/-(Rupees three lakhs fifty thousands only) to the Owner at the time of hand hovering the possession of the residential flat.

'C' SCHEDULE DEVELOPER'S ALLOCATION

WITHIN 'A' Schedule land the Developer shall get all the constructed area as per sanctioned plan of the 'A' Schedule property, except, super built up area measuring 800 sq.ft. (including 30% common areas) of a residential flat, on the 2nd Floor towards east side and adjacent to the common passage of the 'A' Schedule property, allocated to the owner in the G+4 building TOGETHER WITH undivided proportionate share in the land in the common parts and facilities and the same shall be constructed with sufficient modern fitting and fixtures subject to sanction of total Floor Area Ratio TOGETHER WITH right over the Roof for its maintenance & fix up Overhead Tank with Water distribution line & other necessity of the building, upon the said G+4 storied building be constructed at the said premises subject to the permission and sanction by Chandannagar Municipal Corporation, with all easement rights & common facilities thereon.

THE SCHEDULE 'D' (COMMON PARTS/ COMMON AREAS) (COMMON TO THE CO OWNERS OF THE BUILDING)

- 1)Main Entrance Gate, Passage from Main Entrance leading to the stair case. Open space on all sides of the building.
- 2)Staircase with railing, lighting, fixtures and windows and all its landings and the roof on the Top Floor and the Staircase room.
- 3)Water pump, water reservoir, overhead water reservoir Distribution pipes to different flats from overhead tank to the respective flats and from underground Reservoir to overhead tank.
- 3) Electrical wiring from ground floor to the individual flats respectively and switches, meter room, pump room, electrical wiring of staircase and switches and other electrical fittings in all common area of the building.
- 5)Rain water pipes & Water & Sewerage evacuation pipes from the respective flats to the discharges points to the Municipal Road which is common for more than one/all the flats.
- 6)But such common part/ common portion shall not include any open and/or covered space for parking car if any as per sanctioned building plan or as decided by the Developer as car parking Space or otherwise in other areas of the building and save those which required for ingress & egress to & from the

THE CONSTRUCTION SCHEDULE 'E'

- 1)FOUNDATION:- R.C.C. foundation and framed structure ground to top floor 9' 6" height of each floor.
- 2)WALL: Outer wall 8" thick, partition wall 5" thick and all inside wall will be finished with cement plaster and plaster of paris.
- 3)DOOR:- Frame of good quality sal wood and flush door by commercial plywood with standard local fittings. Toilet door make be PVC.
- 4)WINDOWS:- Sliding windows with glass fittings.
- 4) TOILET & SANITARY: Toilet would be provided with Commode fittings and concealed water line and wash line by polythene pipe. As per requirements one exhaust fan point in each toilet.
- 6)WATER SUPPLY: 24 hours water supply via overhead tanks from deep tube well.
- 7)ELECTRICAL WORK: Concealed wiring through the flat. One ceiling fan point, two light points and one plug point of 5 Amp. In each bed room. In drawing/dining room there shall one fan point, two light points and TV point and one fridge point. All other places there will be provisions for only one light point.

8)KITCHEN: Cooking counter by black stone & the top of the counter 3' height tiles to protect the oil spot.

9)FLOOR: All rooms lay with cast in Vitrified Tiles with 4" height skirting. Dado of toilet tiles would be covered by tiles up to door height.

10) The stair case shall be of Vitrified Tiles.

11)OUTSIDE WALL: Super Snowcem finish.

12)LIFT:- Lift facility will be available in the proposed building.

SIGNED, SEALED AND DELIVERED

In presence of the following

WITNESSES:-

1. Smile Dutta Bagbazarz, suzfara Chardenhagaz Hooghly

2. anajit kumn Dulli Renjit kumn Outte a Amite Ghist Room Kot. 29.

Drafted by me

A Shire 12 mer Suha

Swit Kurnar Dulla

(SIGNATURE OF OWNER)

Kommy Pomber.

(SIGNATURE OF DEVELOPER)

Contd in page 27

MEMO OF CONSIDERATION

SL NO	DATE	PARTICULARS	AMOUNT
1	19/03/2021	Demand Draft no 460031 Indian Bank Serampore Branch	Rs 6,50,000/-
		Total Amount	Rs.6,50,000/-

WITNESSES :-

1. Sumila Dulta Bagbazar Suzfraka Chandan hagar Hooghly

Sujit Kumar Dulla

(SIGNATURE OF THE OWNER)

2. Ronojit kumm Oults Ronjit kumm Dalts 9 Amits 91288 Kunn KH 29.



Govt. of West Bengal Directorate of Registration & Stamp Revenue GRIPS eChallan

GRN Details

GRN:

192020210247260451

GRN Date:

19/03/2021 15:51:39

BRN:

IKOBAUYCK4

Payment Status:

Successful

Payment Mode:

Bank/Gateway:

Online Payment State Bank of India

BRN Date:

19/03/2021 15:03:09

Payment Ref. No:

2000604790/2/2021

Postery No.* Query Visit

Depositor Details

Depositor's Name:

DILIP KR ROY

Address:

JANAI

Mobile:

9002950715

Depositor Status:

Others

Query No:

2000604790

Applicant's Name:

Mr Mahuya Chatterjee

Identification No:

2000604790/2/2021

Remarks:

Sale, Development Agreement or Construction agreement

Payment Details

SI No.	Payment ID	Head of A/C	70 y	
1	2000604790/2/2021	Description Property Registration Stamp duty	Head of A/C	Amount (₹)
- 2	2000604790/2/2021	Property Registration- Registration Fees	0030-02-103-003-02 0030-03-104-001-16	6507
N WOR	DS: SIX THOUS	AND PRODUCTION	Total	6500

IN WORDS: SIX THOUSAND FIVE HUNDRED EIGHT ONLY.

SPECIMEN FORM FOR TEN FINGER PRINTS

				9	
	Little	Ring	Whitelie	Fore	Thumb
11/2/		(Left	Hand)		
V 1- 7					4
Sujet Kumor Sille	Thumb	Port	Middle	Ring	Little
		(Righ	t Hand)		1000
	Little	Ring	North	Fore	Thumb
	A8856	(Lef	t Hand)		
Kainek					
Pourisa.	Thumb	Fore	Middle	Ring	Little
		(Rig)	ht Hund)		

er may

S OHATEER



मारत सरकार GOVE, OF INDIA



स्थायी लेखा संख्या कार्ड Permanent Account Number Card

DOBPD7865E SUJECUMAR DUTTA

KRISHAN KUMAN DUTTA





JESRESE

Sight Kuras & Ma

In case this eard it but / just simily inform / recess of a Security The PAN Services that, LETITED PAN Services that, LETITED PAN A Security II. CHD Belupon.

North Muchai - 400 614.

20 and a seth / miles quari give wit / release a service with a part of the part of t



ভারত সরকার

Government of India

The state of the Edition of the Control of the Cont

Sum name Safte

MALINA

LINE SALE SALES

CONTRACT

CONTR

AND TO THE REPORT OF THE PROPERTY OF

KL678397515FT



SEPARE OF STATE YOUR STORES NO. ..

7372 0554 2174

আখার - সাধারণ মানুষের অধিকার



Government of India

Sign Kumar Dima

THE SHOWN AND DO A

transfer out that

7372 0554 2174

লাধার – সাধারণ মানুষের অধিকার



material and sentence without the co

is proof an identity no. If the studies in identity authenticate while.

age riory smith)

্ৰাইমাতে নৱকাৰী ও তথ্যস্থাকাৰী পাঞ্চমত পাছিত সমামক সাধা।

will be helpful in availing Country

and Non-Government services in future

THE RESERVE OF THE PERSON NAMED IN



Unique Identification Authority of India

THE PERSON NAMED IN

Engress School (1997) - High House (1997) - Hi

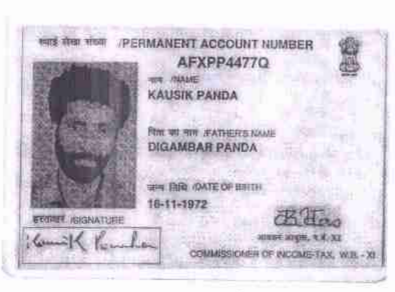
7372 0564 2174







Sujit Kumer Bulle



Kamyk Punk

इस कार्व के को / निस कार्य पर कृष्या कारी करने बारी प्राधिकारी को शृथित / बायस कर दें संपुक्त आयणन आयुक्त(पदाति इसे सकतिकी). पी-7, बी-10 क्यापर, करकता - 700 069;

In case this exed is lost/found, kindly informerature to the fatning authority a

Juint Commissioner of Income-tar(Systems & Technical),
P-7,
Chowsingher Square,

Calcums 700 009.



কাক্ষ্ম ভারত Government of India

কৌশিক পান্তা Kmisk Panda निका : निकास मार्का

Father : Digambar Panda **時期間4/DOB**: 16/11/1972

पुरुष / Mulo



3979 8240 8154

আধার - সাধারণ মানুষের অধিকার

Kaming Panala



Unique Identification Authority of India

ठिकामाः 134/2, ठावजवाधि द्वीत. जीवामपूत, जीवामपूत, जीवामपूत, कामी, परित्रवात, 712201

Address: 134/2, THAKURBATI STREET, SERAMPORE, Serampore, Serampore, Hooghly, West Bungal, 712201

3979 8240 8154









Kannik Punter.



ELECTION COMMISSION OF INDIA

ভারতের নির্বাচন কমিশন

IDENTITY CARD

D

MNB1670868

পরিচয় পত্র



Elector's Name

Sumita Datta

নিৰ্বাচকের নাম

गुमिका परा

Husband's Name

Sujit Kumar

श्रासीत नाम

বুজিককুমার

Sex

新

Age as on 1.1.2001

42

元かり、こののか、この

Addres

Surpara 13 Chandennagar Hooghly 712136

विकास

मृत्रशास्त्र ५७ *अ*मनस्त्राह्मस्त्री ५५२५७७



Festimile Signature Electoral Registration Officer নিৰ্বাহক নিকান আধিকানিক

For 182-Chandemagore

Assembly Constituency

५४५-स्थममधाः

विधानमधा निर्धारम ट्रक्रज

Place Hooghly

খ্ৰান হুগলী

Date 21,01,2001

स्रतिब २२.०५,५००५

......



Govt. of West Bengal Directorate of Registration & Stamp Revenue GRIPS eChallan

GRN Details

GRN:

192020210247260451

GRN Date:

19/03/2021 15:51:39

BRN:

IKOBAUYCK4

Payment Status:

Successful

Payment Mode:

Bank/Gateway:

Online Payment State Bank of India

BRN Date:

19/03/2021 15:03:09

6508

Payment Ref. No:

2000604790/2/2021

(Query NorthQuery Year)

Depositor Details

Depositor's Name:

DILIP KR ROY

Address:

JANAL

Mobile:

9002950715

Depositor Status:

Others

Query No:

2000604790

Applicant's Name:

Mr Mahuya Chatterjee

Identification No:

2000604790/2/2021

Remarks:

Sale, Development Agreement or Construction agreement

2 2000604790/2/2021 Property Registration- Stamp duty 0030-02-103-003-02	11-11-11-11-11-11-11-11-11-11-11-11-11-
2 2000604790/2/2021 Property Registration- Stamp duty 0030-02-103-003-02 2000604790/2/2021 Property Registration Stamp duty	Amount (₹)
20/0004/90/2/202 Property Paster 1 4	
	1
0030-03-104-001-16	6507

IN WORDS: SIX THOUSAND FIVE HUNDRED EIGHT ONLY.

SPECIMEN FORM FOR TEN FINGER PRINTS

 $\frac{h-3}{V_{pl}}=0$

				0	
至	Little	Ring	Westkile	Fore	Thumb
1/2		(Left	Hand)		
Vall (S)		ra			A
Sujet Kumor Sulle	Thumb	Fore	Middle	Ring	Little
		(Righ	t Hand)		and the
	Little	Ring	Matthe Matthe	Fore	Thumb
	A 200 May	(Lef	t Hand)		
Karing					
Pourien	Thumb	Fore	Middle	Ring	Little
100		(Rig	ht Hand)		

2 OHERES

STEER TO THE TANK THE



HERT EXCEPT GOVE OF INDIA



Permanent Account Number Card DOBPD7865E

BUJI KUMAR DUTTA

RESHAM KUMAN DUTTA

06/12/1346 3 C

. D.

ARTHUR TO SERVICE



Sujet Names & Ma

in gase this card is instiffered, kindly inform / colors to a lineaute. The PAN Services Unit, LITHIN Print, Services 13, URD Belieping, National 4 400 614.

The wall is self/unit or quare after all/others.

इम कोई के कोरी/जाने पर कुम्पर सुवित को /स्रोत्तर जानको के जीव पुरा पुरी । (हिस्सानी) स्थात के अर्थ (जानक) । जारे पुरा १४० अर्थ की



সরকার

Government of India

TORRESTED TO THE ENGINEERING NO. 1040 J. 650 FEB.

DOM: RVIII

AND PROBATE

THE REPORT OF THE PERSON AND THE PER

KL578397515FT

DALLES.



खानमात अध्या मध्या Your Man No.

7372 0554 2174

আধার - সাধারণ মানুষের অধিকার



罗爾曼 明神神 Government of India

NAME AND ADDRESS OF Sujit Kumar Dutta THE CHIMAN TIMA THE

marketin in the

www.htsile 7372 0554 2174

আখার – সাধারণ মানুষের অধিকার



THE REAL WHITES AND IN ESS CO THE SHEET SWIFTS IN V. 57

is through a identity, next of any or will - I'm with the sit identity with enticate of the

THE CHEST SHALL

-विकास महत्रादी । तस्यक्षण नीमध्य SHEET HERE AND

III - I I s valid throughout the country

will be helpfu in availing Government. und Non-Government services in future

THE DESIGNATION OF THE PERSON OF THE PERSON



Unique Identification Authority of Inci-

SHOW HER STREET,

Address Safety Local III HISP STORT THE VARIA CHICAR THEN THE WAR

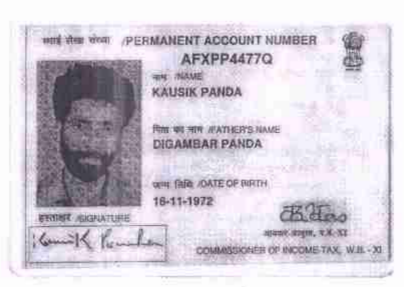
7372 0554 2174







Sujit Kyoner Dulle



Kanny Punk

इस कार्य के को / फिल जाने पर कृष्ण कारी करने यादे प्राधिकारी को गृष्टित / यापस कर वें गेंयुक्त आमकर कामुक्त(बद्धति एवं प्रक्रनीकी). पी-7, भीरती स्वयादर, कसकता - 700 088,

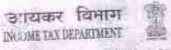
Calcutta- 700 047.

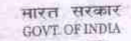
In case this card is lost/found, kindly inform/seturn to
the intelling authority:
Joint Contralessioner of fuccine-tax(Systems & Technical),
P-7,
Cheretagher Square,



Kaming Parole.









न्यायी लेखा मंख्या कार्य Permanent Account Number Card

AACCU2356E

IMOUS CONSTRUCTION PRIVATE LIMITED

y 34/2016

ELECTION COMMISSION OF INDIA

ভারতের নির্বাচন কমিশন

IDENTITY CARD

পরিচয় পত্র



Elector's Name

Sumita Datta

निर्वाष्ट्रकड माथ

अभिका पर

Husband's Name

Sujit Kumar

श्राचीत नाम

পৃক্তিকুমার

Sex

Age as on 1.1.2001

42

RUP IN-2005.6.6

Address

Surpara 13 Chandannagar Hooghly 712136

ठिकाना

भूगमानः ३० असन्तराह रणनी १५५५०७

Facsimile Signature Electoral Registration Officer निर्वापक निरमान व्यक्तिकारिक

For 182-Chandemagore

Assembly Constituency

५५-५९सम्बद्ध

विधानगढा निर्वतन दक्त्य

Place Hooghly

খ্যান ত্যালী

Date 21.01.2001

जिय २३.०३.२००३





19:20

- मधान शिक्षक्रिया धमान, नागविकावत धमान नम्।
- া পরিচবের প্রমাণ অনলাইন প্রমাণীকরণ ছারা পাত **404**

INFORMATION

- Aschiber is proof of identity, not of citizenship.
- To establish identity, authenticate online.

माना सामा स्थान

- ্রামান শুবিবারে সরকারী ও বেসরকারী পরিবেবা দ্রামির সহায়ক হবে।
- Andhaar is valid throughout the country.
- And has will be helpful in availing Government and Non-Government services in future.



বাদরীর বিশিষ্ট পরিসে প্রবিকরণ Unique Identification Authority of India

जिसामाः, भारतित उत्तर मूख (ATT) TO THE WHITE PROPERTY PRINCIPL STOP OFFICE

Address: SATISH CHANDRA SUR ROAD, SUR PARA BAGBAZAR, Chandenneger, Hooghly, Chandannagar, West Bengal, 712138

5968 5480 5688











ারভীমা বিশিষ্ট পরিচ্যা প্রাথকরণ

ভারত সরকার Unique Identification Authority of India Government of India

off and it / Emalment No. 1040/20489/16958

Sumita Dutta শ্বনিকা শত

SATISH CHANDRA SUR ROAD SUR PARA BAGBAZAR

Chandannagar Chandannagar Hoognly West Bengal - 712138



KL554125035FT

66412503



আপনার আধার সংখ্যা / Your Aadhaar No. :

5968 5480 5688

আধার – সাধারণ মানুষের অধিকার



্লার্ড সরকার

Government of India न्तिका नव

Sumita Dutta

निक्रा : तिकानम कविवास Father: NITYANANDA KABIRAJ

HRm / Female

5968 5480 5688



আধার – সাধারণ মানুষের অধিকার



Major Information of the Deed

Deed No :	1-1903-03385/2021			
Query No / Year		Date of Registration	20/03/2021	
Query Date	1903-2000604790/2021	Office where dead is	C-11-C-12-C-1	
STATE OF THE PARTY	17/03/2021 10:58:21 PM	Office where deed is registered		
Applicant Name, Address & Other Details	Mahuva Chatteriee	trict : Hooghly, WEST BENGAL, Mobile No. :		
Transaction	Advocate		ACT MODING INO.	
0110] Sale, Development A	greement or Construction	Additional Transaction	STOLD IN STREET	
		[4311] Other than Immovable Property, Rece [Rs: 6,50,000/-] Market Value Rs. 28,46,543/-		
Rs. 2/-				
stampduty Paid(SD)	ENVOLE DE			
Rs. 5,001/- (Article:48(g))		Registration Fee Paid		
temarks	Personal III	Do 6 FOAL (A-FILE		
	Received Rs. 50/- (FIFTY only) (area)	rom the applicant for Issuing th	IR accompat all all to	

Land Details :

District: Hooghly, P.S:- Chandannagar, Municipality: CHANDANNAGAR MC, Road: J. N. Sur Road, Road Zone: (Away from Road – Away from Road), Mouza: Charidannagar Sit No-15, , Ward No: 13 Jl No: 1, Pin Code: 712136

No	Number	Number	Proposed	ROR	The state of the s	SHILDHU	Markot	in Code : 712136 Other Details			
4.9	LR-87 (RS :-)	LR-305	Bastu	Bastu	and the second second	10 Co. 20	25.5	2 Katha 14 Chatak 18 Sq			Property is on Road
	Grand	Total:			4.785Dec	1/-	15,42,799 /-				

Structure Details :

Sch No	Structure Details	Area of Structure	Setforth Value (In Rs.)	Market value	Other Details
31	On Land L1	2243 Sq Ft.	1/	(In Rs.)	Extra district the last
		BUSINESS TONINGS IN A	110	13,03,744/-	Structure Type: Structure

Gr. Floor, Area of floor: 1200 Sq Ft., Residential Use, Cemented Floor, Age of Structure: 40 Years, Roof Type:

Floor No: 1, Area of floor: 1043 Sq Ft., Residential Use, Cemented Floor, Age of Structure: 40 Years. Roof

Total -	2243 sq ft	- 17.5		
TOTAL .	2243 BQ ft	1/-	13,03,744 /-	
			13,03,1441-	

Land Lord Details:

SI No	Name, Address, Photo, Finger	print and Signat	ure	
t:	Name	Photo	Finger Print	To the second se
	Shri Sujit Kumar Dutta Son of Late Krishna Kumar Dutta Executed by: Self, Date of Execution: 20/03/2021 Admitted by: Self, Date of Admission: 20/03/2021 Place Office	4		Saget Kunnar Latte
1	Date Date O	30/05/2029	36/65/2021	r, District:-Hooghiy Wast Rev

Sur Para Bagbazar, P.O:- Chandannagar, P.S:- Chandannagar, District:-Hooghly, West Bengal, India, PIN - 712136 Sex: Male, By Caste: Hindu, Occupation: Retired Person, Citizen of: India, PA No.:: DOxxxxxx5E, Aadhaar No Not Provided by UIDAI, Status : Individual, Executed by: Self, Date

, Admitted by: Self, Date of Admission: 20/03/2021 ,Place : Office

Developer Details:

The second second	A STATE OF THE PARTY OF THE PAR
	Unanimous Construction Private Limited
	134/2. Thakur Bati Street, P.O:- Serampore, P.S:- Serampur, District:-Hooghly, West Bengal, India, PIN - 712201 PAN No.:: AAxxxxxx6E,Aadhaar No Not Provided by UIDAI, Status: Organization, Executed by: Representative

Representative Details:

Name	Photo	Finger Print	
Shri Kausik Panda	I designation	- Manor tent	Signature
(Presentant) Son of Shri Digambar Panda Date of Execution - 20/03/2021, Admitted by: Self, Date of Admission: 20/03/2021, Place of Admission of Execution: Office			Konney funda
1240 3	Mar 20 2021 3:20PM	LTI 2000/2002	ctHooghly, West Bengal, India, i

712201, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , PAN No.:: AFxxxxxx7Q, Aadhaar No: 39xxxxxxxx8154 Status : Representative, Representative of : Unanimous Construction

Identifier Details:

Name Smt Sumita Dutta	Photo	Finger Print	Signature
Wife of Shri Ujit Kumar Dutta Sur Para Bagbazar, P.O Chandannagar P.S Chandannagar, District-Hooghly, West Bengai, India, PIN - 712136			Sunda Dutta
	20/03/2021 hri Kausik Panda	20/03/2021	20/03/2021

SI.No	fer of property for L1 From	To. with area (Name-Area)
1	Shri Sujit Kumar Dutta	
	fer of property for S1	Unanimous Construction Private Limited-4,785 Dec
	From	To. with area (Name-Area)
1	Shri Sujit Kumar Dutta	Unanimous Construction Private Limited-2243.00000000 Sq Ft

Land Details as per Land Record

District: Hooghly, P.S:- Chandannagar, Municipality: CHANDANNAGAR MC, Road: J. N. Sur Road. Road Zone: (Away from Road – Away from Road), Mouza: Chandannagar Sit No-15, , Ward No: 13 Jl No: 1, Pin Code: 712136

No	Plot & Khatian Number	Details Of Land	Owner name in English
Li		Owner:ৰ্ভ কুমল ৰত, Gurdian:ৰণিত্ৰৰ বল, Address:লিল সুৰ্বজ্ঞা, Classification বল, Area:0.11000000 Acre,	Shri Sujit Kumar Dutta

On 20-03-2021

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 : 48 (g) of Indian Stamp Act 1899.

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

Presented for registration at 14:49 hrs on 20-03-2021, at the Office of the A.R.A. - III KOLKATA by Shri Kausik Panda

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 28.46.543/-

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

Execution is admitted on 20/03/2021 by Shri Sujit Kumar Dutta, Son of Late Krishna Kumar Dutta, Sur Para Bagbazar, P.O. Charidannagar, Thana: Charidannagar, Hooghly, WEST BENGAL, India, PIN - 712136, by caste Hindu, by Profession Retired Person

Indetified by Smt Sumita Dutta, . . , Wife of Shri Ujit Kumar Dutta, Sur Para Bagbazar, P.O; Chandannagar, Thana: Chandannagar, , Hooghly, WEST BENGAL, India, PIN - 712136, by caste Hindu, by profession House wife

Admission of Execution (Under Section 58, W.B. Registration Rules, 1962) [Representative]

Execution is admitted on 20-03-2021 by Shri Kausik Panda. Director, Unanimous Construction Private Limited (Others), 134/2, Thakur Bati Street, P.O.- Serampore, P.S.- Serampur, District:-Hooghly, West Bengal, India, PIN - 712201

Indetified by Smt Sumita Dutta, , , Wife of Shri Ujit Kumar Dutta, Sur Para Bagbazar, P.O. Chandannagar, Thans: Chandannagar, , Hooghly, WEST BENGAL, India, PIN - 712136, by caste Hindu, by profession House wife

Payment of Fees

Certified that required Registration Fees payable for this document is Rs 6,591/- (B = Rs 6,500/-,E = Rs 7/-,I = Rs 55/-,M(a) = Rs 25/-,M(b) = Rs 4/-) and Registration Fees paid by Cash Rs 84/-, by online = Rs 6,507/Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB
Online on 19/03/2021 3:54PM with Govt. Ref. No: 192020210247260451 on 19-03-2021, Amount Rs: 6,507/-, Bank:
State Bank of India (SBIN0000001), Ref. No. IK0BAUYCK4 on 19-03-2021, Head of Account 0030-03-104-001-16

Payment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 5.001/- and Stamp Duty paid by Stamp Rs 5.000/-, by online = Rs 1/-

Description of Stamp

Stamp: Type: Impressed, Serial no 1726, Amount: Rs.5,000/-, Date of Purchase: 19/03/2021, Vendor name: Abhijit
Rhat

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 19/03/2021 3:54PM with Govt. Ref. No: 192020210247260451 on 19-03-2021, Amount Rs: 1/-, Bank: State Bank of India (SBIN0000001), Ref. No. IKOBAUYCK4 on 19-03-2021, Head of Account 0030-02-103-003-02

frank .

Probjr Kumar Golder
ADDITIONAL REGISTRAR OF ASSURANCE
OFFICE OF THE A.R.A. - III KOLKATA
Kolkata, West Bengal

Certificate of Registration under section 60 and Rule 69.
Registered in Book - I
Volume number 1903-2021, Page from 162477 to 162519
being No 190303385 for the year 2021.



Digitally signed by SRIJANI GHOSH Date: 2021.04.17 13:52:38 +05:30 Reason: Digital Signing of Deed.

Shade

(Srijani Ghosh) 2021/04/17 01:52:38 PM ADDITIONAL REGISTRAR OF ASSURANCE OFFICE OF THE A.R.A. - III KOLKATA West Bengal.

(This document is digitally signed.)