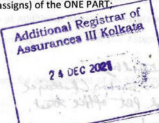


BENGAL AEROTROPOLIS PROJECTS LIMITED [PAN AADCB2504L], a company incorporated under the Companies Act, 1956 having its registered office at No. 5, Gorky Terrace, 1st Floor, P.O. & P.S. Shakespeare Sarani, Kolkata 700 017 and represented by its Authorised Signatory Sri Sankar Dey, PAN: [ARDPD9886B] son of Late Brajalal Dey residing at Dubchrururia, PO- Andal Gram, Pin_ 713321, Dist - Paschim Bardhaman, PS — Aurobindo Police Station, West Bengal, hereinafter referred to as the "ASSIGNOR", (which expression shall unless excluded by the context or otherwise, include its successors and assigns) of the ONE PART:

AND





Additional Resistence Additional III Rollings

I obertified by Subhra Sorton Challenjee 10, old PBT office Street, Kelt I Additional Registrar of Annurances III Kolkata

2 4 DEC 2021

M/s. Madhu Mamata Housing Private Limited (PAN AAFCM3595G) a company incorporated under the Companies Act, 1956 having its registered office at M-21, Block-C, Rabindra Pally, Durgapur, Pin-713201, Paschim Bardhaman, Post Office – Durgapur, Police Station – Coke Oven, West Bengal ,India represented by its Director Mr Sarbojit Mukherjee (PAN BCGPM1765B) son of Pranab Kumar Mukherjee, residing at SS/11, Satya Sai Housing, CO OP Society Ltd , Durgapur (M Corp), Bidhannagar, Pin-713212, Police Station- New Township & Post Office—Bidhannagar, West Bengal, India, hereinafter referred to as the "ASSIGNEE" (which expression shall unless excluded by the context or otherwise, include his/her/its successors-in-interest and assigns) of the OTHER PART:

The Assignor and the Assignee are individually referred to as a "Party" and collectively referred to as "Parties".

WHEREAS:

- A. The Government of West Bengal acquired all that piece and parcel of land admeasuring approximately 1822.59 Acres or thereabouts lying and situated at District Paschim Bardhaman comprised within Mouzas- Amlouka, Andal, Patsaora, Khandra, Ukhra, Dakshinkhanda, Arati, Banguri and Tamla, West Bengal (hereinafter referred to as the "Leasehold Land") and more particularly described in the Schedule I hereunder written;
- B. Pursuant to a joint venture development agreement dated January 18, 2008 read with first addendum dated October 26, 2009 to the said joint venture agreement and second addendum dated September 14, 2013 to the said joint venture agreement (collectively hereinafter referred to as "JVDA") executed between the Assignor and West Bengal Industrial Development Corporation Ltd. ("WBIDC"), the Assignor has been granted leasehold rights by WBIDC, under various lease deeds in respect of the Leasehold Land for an initial term of 99 (ninety nine) years with automatic renewal, subject to rent payable for a further period of 99 [ninety nine] years and on the terms and conditions contained therein. The Lease Deed (As defined hereinafter) has been registered under Deed No. 852 of 2010 dated 24.5.2010 in the office of Additional Registrar of Assurance III at Kolkata containing the portion of the leasehold land forming the subject of this Assignment Deed.
- C. The Leasehold Land has been granted to the Assignor for development of an Aerotropolis

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL COVENANTS, TERMS AND CONDITIONS AND UNDERSTANDINGS SET FORTH IN THIS ASSIGNMENT DEED, THE PARTIES, WITH THE INTENT TO BE LEGALLY BOUND HEREBY, COVENANT AND AGREE AS FOLLOWS:

1. DEFINITIONS & INTERPRETATION

1.1 Definition

1.1.1 In addition to the terms defined in the introduction to, recitals of and the body of this Assignment deed, whenever used in this Deed, unless repugnant to the meaning or context thereof, the capitalised terms used in this Deed shall have the meaning attributed to them as under:

"Addendums" shall have the meaning ascribed to it in Clause 6.1.3 of this Assignment Deed.

"Assignment Deed" means this particular assignment together with all of the schedules attached hereto.

"Applicable Law" shall mean, with respect to any person or property, any law, statute, treaty, rule, regulation or determination of an arbitrator or a court or other Governmental authority or stock exchange, in each case applicable to or binding upon such person or any of its property or to which such person or any of its property is subject or pertaining to any or all of the transactions contemplated or referred to in this Assignment deed.

"Approvals" shall mean the consents, licenses, statutory approvals, filings or registrations, permits, sanctions, authorizations, exemptions or waivers of any nature which is required to be obtained under the Applicable Laws from any Governmental Authority or any other authority for implementation and operation of the Real Estate Development on the Demised Land.

"Demised Land" shall have the meaning ascribed to it in Recital D of this Assignment deed. "Effective Date" shall mean the date of execution of this Assignment deed.

"Facility" shall have the meaning ascribed to it in Clause 4.1 of this Assignment deed. "FAR" shall have the meaning ascribed to it in Clause 2.1 of this Assignment deed.

"Governmental Authority" shall mean the governmental department, board, body, authority, administrative body or any sub-division or instrumentality thereof, central, state, or local, having

jurisdiction over the Project.

"Go WB" shall mean Government of West Bengal.

"Indemnified Party" shall have the meaning ascribed to it in Clause 11.1 of this Assignment Deed.

"Indemnifying Party" shall have the meaning ascribed to it in Clause 11.1 of this Assignment Deed.

"JVDA" shall have the meaning ascribed to it in Recital B of this Assignment Deed.

"Lease Deed" shall have the meaning ascribed to it in Recital B of this Assignment Deed.

"Leasehold Land" shall have the meaning ascribed to it in Recital B of this Assignment Deed.

"Losses" shall have the meaning ascribed to it in Clause 11.1 of this Assignment Deed.

"Project" shall have the meaning ascribed to it in Recital C of this Assignment Deed.

"Term" shall have the meaning ascribed to it in Clause 2.4 of this Assignment Deed.

"Transferee" shall have the meaning ascribed to it in Clause 6.3.1 of this Assignment Deed.

"WBIDC" shall mean the West Bengal Industrial Development Corporation Limited.

1.2 Interpretation

- 1.2.1 In this Assignment deed , save where the context otherwise requires:
- 1.2.1.1 The singular of any defined term includes the plural and vice versa and any word or expression defined in the singular has the corresponding meaning used in the plural and vice versa;
- 1.2.1.2 A reference to any gender includes the other and neuter gender;
- 1.2.1.3 Unless otherwise stated, a reference to a section, article, clause, sub-clause, paragraph, subparagraph, schedule, exhibit, attachment, annexure or recital is a reference to a section, article, clause, sub-clause, paragraph, subparagraph, schedule, exhibit, attachment, annexure or recital of this Assignment deed.
- 1.2.1.4 A reference to a 'person' includes:
- (a) any individual, firm, company, corporation, joint venture, partnership, proprietorship

enterprise (whether incorporated or not), union, association, government (central, state or otherwise) or any agency, authority or political subdivision thereof; and

- (b) where relevant, shall be deemed to include, as appropriate, that person's respective successors, permitted assignees and transferees;
- 1.2.1.5 A reference to statutes shall be construed as including all statutory provisions consolidating, amending, modifying, supplementing or replacing the statute referred to;
- 1.2.1.6 A reference to "writing" or "written" includes printing, typing, lithography and other means of reproducing words in a visible form including e-mail;
- 1.2.1.7 References to times of day are, unless the context otherwise requires, to India time and references to a day are to a period of twenty four hours running from midnight on the previous day;
- 1.2.1.8 The recitals shall form part of the operative part and for the sake of convenience is not repeated herein; and
- 1.2.1.9 The descriptive headings of the Clauses are inserted solely for convenience of reference and are not intended as complete or accurate descriptions of the content thereof and shall not be used to interpret the provisions of this assignment deed.

ASSIGNMENT

2.1 In consideration of the covenants, conditions and stipulations hereinafter contained on the Assignee's part to be observed and performed, the Assignor hereby agrees to TRANSFER AND ASSIGN unto the Assignee all that the leasehold right, upon the Demised Land i.e. land being number B80 within the Residential Zone of ELA admeasuring 8.003 (eight) Cottah or 5762.16 sq. ft. or thereabouts situated at Andal District, Paschim Bardhaman, being 7.885 Cottah in L.R Dag No. 6019 and 0.118 Cottah in Dag no. 6044, comprised in J.L.No. 36 L.R.Khatian No.3993, Mouza-Andal, under PS- Andal, District- Paschim Bardhaman, West Bengal and more particularly described in the Schedule II hereunder written and shown in red colour boundary line on the plan annexed and marked as Annexure "A" hereto together with all ways, paths, passages, lights, drains, sewers, water courses, easements, rights, advantages, and appurtenances, hereditaments, whatsoever and howsoever to the Demised Land belonging or therewith held or enjoyed AND TOGETHER ALSO with a right and authority for the Assignee for constructing and selling Residential

Building Complex upon the Demised Land, together with appurtenant whatsoever to the said piece or parcel of the land free from all encumbrances and assigned unto and to the use of the said Assignee ,the Facility and all other related facilities by utilizing floor area ratio ("FAR") of the Demised Land as per applicable law and/or for carrying out all other acts, deeds and activities that incidental or ancillary to the building plan by utilizing FAR of the Demised Land as per applicable law and/or the development management and operation of the same, EXCEPTING AND RESERVING such rights, easements, quasi-easements, privileges reserved for WBIDC, Assignor and/or maintaining agency, SUBJECT TO the restrictions and/or rules regarding use of the Demised Land AND ALSO SUBJECT TO the Assignee making payment of the maintenance, services charges, rents and other charges payable in respect of the Demised Land to the appropriate authority and the Assignee hereby accepts such assignment of leasehold right and interest over the Demised Land.

- 2.2 On and from the Effective Date:
- 2.2.1 the Assignee shall be liable for obtaining and maintaining all approval as may be required for the enjoyment of the Demised Land;
- 2.2.2 the Demised Land will be at the sole risk and cost of the Assignee and the Assignor shall only be responsible for the construction of infrastructure specified under clause 5.4, till the periphery of the Demised Land and will have no other liability or concern thereof; and
- 2.2.3 the Assignee will not be entitled to raise any claim against the Assignor in respect of the Demised Land for any reason whatsoever.
- 2.3 The Assignee hereby acknowledges and admits that the peaceful and vacant possession of the Demised Land has been granted by the Assignor to the Assignee simultaneously with the execution of this Assignment Deed.
- 2.4 Upon assignment, the Assignee shall be entitled to all the rights and shall be subject to the obligations contained in the Lease Deed in relation to the Demised Land. The Assignee shall be entitled to enjoy the leasehold interest for the unexpired term of the lease i.e. till May 2109 ("Term"), unless determined earlier in accordance with the terms and conditions provided herein. It is hereby clarified that if the term of the original Lease Deed is renewed for any further period, the Assignee's right to enjoy the leasehold interest shall be automatically renewed to such

extended period of 99 years, unless specified otherwise in the Lease Deed.

3. CONSIDERATION AND RENTAL

- 3,1 The Parties agree and acknowledge that, in consideration of the Assignor assigning and transfer unto the Assignee the leaseholder interest in the Demised Land, the Assignee has paid a sum of Rs. 44,00,000/-(Rupees Forty four Lakhs) only as Assignment Premium on or before the Effective Date, to the Assignor, the receipt and sufficiency of which is hereby admitted and acknowledged.
- 3.2 From the Effective Date, the Assignee shall be liable for payment of charges, rates, taxes, levies, outgoings, deposits including security deposits or assessments and other charges in respect of the Demised Land. Without prejudice to the generality of the aforesaid provision, on and from the Effective Date, the Assignee shall be responsible for payment of lease rental of Rs. 500/-(Rupees five hundred) per acre per year only with respect to the area of the Demised Land in accordance with the Lease Deed executed with WBIDC within the first three calendar months of the year for which the rent is payable. The Assignee shall make payment of the lease rental directly to WBIDC. In case of delay or default in payment of lease rental, the Assignee alone shall be liable for consequences thereof in accordance with the provisions of the Lease Deed. For the avoidance of doubt, it is hereby clarified that in the event where upon renewal of the Lease Deed executed with WBIDC, the lease rental is increased, the Assignee shall be responsible for payment of the increased lease rental.

4. PURPOSE OF ASSIGNMENT

- 4.1 The Demised Land has been assigned by the Assignor to the Assignee vide this Deed for constructing and selling Residential Building Complex ("Facility") The Facility shall be constructed, established and developed by the Assignee.
- 4.2 The Assignee shall use the Facility in a decent and respectable manner and shall not use the Demised Land for any activity which may be immoral, unsocial, unlawful or in any way manner so as to become a source of danger for public peace or public safety.

5. CONSTRUCTION AND OPERATION OF FACILITY

5.1 Design and plan of Facility

- 5.1.1 The Assignee shall be responsible for the design, planning and construction of the Facility at its own cost and expenses.
- 5.1.2 The Assignee shall ensure that the plan, massing and elevation of the buildings comprising the Facility are in consonance with the plan of the Industrial Zone.

5.2 Manner of development of the Facility

- 5.2.1 Subject to the terms hereof, the Assignee shall be entitled to elect and appoint contractors, sub-contractors, project managers, architects, engineers and such other suppliers and service providers as the Assignee may determine, for the construction, development and supervision of the Facility, all at its own costs. The Assignee shall always remain liable and responsible to make payment of the respective fees and/or charges of each of such contractors, sub-contractors, project managers, architects, engineers, project supervisors and other suppliers and service providers.
- 5.2.2 The Assignee shall complete the construction of the Facility within 36 (Thirty six)months from the Effective Date or within such further period not exceeding 6(six) months as may be agreed in writing between the Parties.
- 5.2.3 The Facility on the Demised Land shall be constructed in such a way that the natural drainage and the ecological balance in the area are not disturbed in any way. The Assignee has agreed to construct drainage and sewerage facilities on the Demised Land in accordance with and in conformity with the overall master plan of drainage of the entire area inclusive of surrounding villages prepared by the appropriate authorities. The Assignee shall dispose of and treat the waste products, if any, arising from any process that is undertaken by the Facility in its daily course of business or otherwise in a manner that no health hazard of any manner is caused and without disturbing the aesthetics of the entire Project.
- 5.2.4 The Assignee shall be solely responsible for any accident and/or mishap taking place while undertaking the development and construction of the Facility. The Assignee shall make proper provision for security of the Demised Land and shall not allow or permit any

Person or third party to encroach into or upon any part or portion of the Demised Land and shall keep the Assignor safe, indemnified and harmless from all action, losses, claims, damages or any other like nature that the Assignor may suffer from claims filed against the Assignor by such third parties arising out of personal injury and loss caused to such third party due to the activities related to the Facility by the Assignee on the Demised Land. The Assignee shall be liable and responsible for the payment of all statutory taxes by whatever name called as may be applicable for the construction and completion of the buildings comprised in the Facility.

5.2.5 The Assignee shall not do or permit to be done any act deed or thing which may render void or voidable any policy of insurance of the Facility or any part there for which may cause any increase in the premium payable in respect thereof.

5.3 Approvals and Permits

- 5.3.1 The Assignee shall procure at its own cost and expenses from all Government Authorities including local town planning/municipal/licensing authorities under building regulations or other policies, all Approvals, required for setting up, construction and, operation of the Facility on the Demised Land.
- 5.3.2 That Assignee will, in executing the works aforesaid and at all times, observe and conform to all such rules and regulations of WBIDC, Panchayat, Zila Parishad, Asansol Durgapur Development Authority, or Durgapur Municipal Corporation or GCITA and all other competent local authorities as may be in force for the time being relating to the Facility.

5.4 Infrastructure

- 5.4.1 The following infrastructure shall be made available by the Assignor to the Assignee:
- (a) Water supply from ferrules up to battery limit of the Demised Land;
- (b) Drainage and sewerage lines from main ring network up to battery limit of the Demised Land; and
- (c) Access road connecting Demised Land to the National Highway.
- 5.4.2 Assignee shall have to draw power supply from the nearest township sub-station, by applying to the authorized agency with applicable charges/cost to be borne by the Assignee. In

case, at any time during the Term, if the electricity service provider increases the amount of security deposits or charges additional deposit in respect of the electricity connection provided at the Facility, then the Assignee shall be liable to pay to the concerned authority of such additional security deposit and Assignor shall not be liable to pay any electricity charges or increase in same.

5.4.3 It is agreed between the Parties that save and except as mentioned above in clause the Assignor shall not be responsible to provide any other infrastructure to the Assignee.

5.5 Management of the Facility

- 5.5.1 The Assignee shall either directly or through its nominees be responsible for the upkeep, maintenance and management of the Facility in accordance with the requirements and limitations set forth in this Assignment Deed, including those prescribed by the agency or authority managing the Industrial Zone and the township developed over the Leasehold Land.
- 5.5.2 The Assignee shall keep the common areas, open spaces, parking areas, paths, passages, staircase, lobby, landings etc., in the said Facility free from obstructions or encroachments and in a clean and orderly manner and not store or allow anyone to store any goods articles or things in the staircase, lobby, landings, pathways, passages or in any other common areas of the Facility.
- 5.5.3 The Assignee shall not deposit or throw or permit to be deposited or thrown any rubbish or refuse or waste in the roof, staircase, lobby, landings, pathways, passages or in any of the Facility's common portions or Demised Land or any part thereof nor into lavatories, cisterns, water or soil pipes serving the Facility, nor allow or permit any one to do so.
- 5.5.4 The Assignee shall allow and permit representatives of WBIDC and the maintenance Incharge, surveyors or agents with or without workmen and others at all reasonable times upon giving [48 (forty eight)] hours' prior notice, except in case of emergency situation, to enter into and upon the Facility and the parking facility for the purpose of testing, laying, repairing, reinstating, rebuilding, cleaning, lighting and keeping in order and good condition the sewers, drains, pipes, cables, water courses, gutters, wires, structures or other conveniences for similar purposes and also to view and examine the state and condition of the Facility and the Assignee shall make good all want of repairs within seven (7) days from the date of receiving notice in writing from the

Assignor or the maintenance In-charge.

5.5.5 The Assignee shall not commit or permit to be committed any alteration or changes in pipes, conduits, cables and other fixtures and fittings serving the Facility or any portion thereof so as to prejudicially affect the Project.

5.6 Maintenance of the Common Area

- 5.6.1 The Assignee shall be required to pay the common area maintenance charges to the Assignor or any facility maintenance company appointed by the Assignor for providing the maintenance services.
- 5.6.2 All such common areas and facilities shall be identified by the Assignor at its sole discretion. The Assignee acknowledges that it shall not have automatic access to or any manner of right or interest in any of the facilities or areas being developed in other parts of the Leasehold Land or other portions of the Project.
- 5.6.3 So long as the maintenance charges are paid regularly, the Assignee or anyone lawfully claiming under it will be entitled to use the common facilities. However, in the event of default of such payments, the Assignor or its nominee or the facility maintenance company will have the right to withdraw usage of all utilities and facilities by the Assignee or anyone claiming under it and have the right to recover pending amounts from the Assignee or anyone claiming under it.

6. CONDITIONS OF THE ASSIGNMENT

The Parties hereby agree that the following terms and conditions shall govern the assignment of the leasehold interest over the Demised Land:

- 6.1 Compliance with Lease Deed and JVDA.
- 6.1.1 The Assignee shall comply with all applicable provisions of the Lease Deed executed with WBIDC to the extent and as far as they are applicable to the Demised Land as if they were incorporated in these presents.
- 6.1.2 The Assignee shall not perform any activity on the Demised Land which may be in breach of

any of the terms and conditions of the Lease Deed, nor do or omit to do any act deed or thing which may affect or prejudice or lead to determination and/or forfeiture of the Lease Deed and/or whereby any property benefit or right of the Assignor or any other person under the Assignor are or may be prejudicially affected, impaired or put to jeopardy and shall keep the Assignor fully indemnified in this behalf. The Assignee hereby agrees and acknowledges that the default clauses and consequences of default as set out in the Lease Deed shall apply mutatis mutandis to the Assignee in relation to the Demised Land subject to clause 18.3.2 of the Lease Deed dated 24 May, 2010. For the avoidance of doubt, it is clarified that the obligations assumed by the Assignor under the Lease Deed, with respect to the Leasehold Land, save and except the Demised Land, shall not inure to the Assignee.

- 6.1.3 The Assignee agrees to comply with any applicable provisions of the JVDA dated January 18, 2008 and the addendums to the JVDA dated October 26, 2009 and September 14, 2013 ("Addendums") executed between the Assignor and WBIDC. In the event that any revisions, changes, additions, variations and/or amendments are made to the JVDA and/or the Addendums, the Assignee agrees to comply with all such applicable revisions, changes, additions, variations and/or amendments.
- 6.1.4 In the event that there are any changes in the rights, obligations, liabilities, interest or title enjoyed by the Assignee dues to changes, variations and amendments to the Lease Deeds, JVDA and/or the Addendums, the Assignee shall be bound by such changes and shall not hold the Assignor liable on account thereof.
- 6.1.5 In case of contradiction between the terms and conditions of this present deed and that of Deed of Lease between WBIDC and the Assignor herein and the JVDA along with the Addendums, the terms and conditions contained in the said Deed of Lease and the JVDA along with the addendums shall prevail. The Assignee shall be bound to follow the same.

6.2 Compliance with Law and Guidelines

The Assignee shall comply with all Applicable Laws. In the event that there are any changes in the rights, interest, obligations and/or title enjoyed by the Assignee due to changes in Applicable Law, the Assignee shall be bound by such changes and shall not hold the Assignor liable on account thereof.

6.3 Transfer of Demised Land

- 6.3.1 In the event that the Assignee proposes to assign, sub-lease, sub-let, transfer or otherwise part with possession in any manner whatsoever the Demised Land or the constructed property on the Demised Land or any part thereof or create a license in favour of any third party ("Transferee"), the Assignee shall ensure that the Transferee shall abide by and be responsible for all rights, obligations, covenants and undertakings of the Assignee set out in this Agreement. Notwithstanding anything stated in this Clause, the Assignee shall continue to be liable for compliance with the provisions of this Deed and shall keep the Assignor safe, harmless and indemnified with respect thereto.
- 6.3.2 Assignor/ Assignee shall seek prior permission from WBIDC in the prescribed format along with the payment of applicable fees. On satisfaction of the payment received, and on satisfaction that the land use plan has been adhered to, WBIDC shall give No Objection as per prescribed format within 90 days. If the same is not given by WBIDC within 90 days from the date of receipt of written request, the same shall be deemed to have been granted.
- 6.3.3 In case of institutional lands/ plots/units, there will be no transfer fee on the first transfer until 30th September'2015. Only an administrative fee of 1% of the market value is to be levied. However, after this date, all subsequent transfers shall attract a transfer fee of 5% of the prevailing market value.

6.4 Advertisements

The Assignee shall be permitted to put nameplate or letter box or neon-sign or board in the portions or on the outside walls of the Facility from the Effective Date. The Assignee agrees to strictly adhere to all laws prior to putting all logo/signage or whatsoever in order to keep the design and aesthetics of the Project intact. Any taxes or other charges or outgoings payable to any government body or authority for display of signage or obtaining any permission in connection therewith shall be borne and paid by the Assignee alone.

6.5 Rights vis-à-vis other assignees

6.5.1 Nothing contained in this Deed shall give the Assignee, the benefit or the right to enforce or to prevent the deletion or modification of any stipulations, restrictions, covenants, agreements, terms and conditions entered into in relation to any other assignment by the Assignor in respect of any space or other part or parts of the Leasehold Land not comprised in this Deed of Assignment.

6.6 Excavation

The Assignee shall not make any excavation in the Demised Land and shall not remove any earth there from during the Term without the prior consent in writing of the Assignor. All fossils, coins, articles of ancient value or antiques and/or remains of geological and/or archaeological value of interest if found and/or retrieved from any part of the Demised Land shall be the absolute property of the GoWB and the Assignee shall ensure protection of the same until removal and/or retrieval by the GoWB.

6.7 Internal Security

It is expressly understood by the Assignee that the internal security of the Demised Land and the constructed property thereon shall be the sole responsibility of the Assignee. The Assignee shall install and maintain all fire-fighting and sensing system gadgets and equipment as required under law in the Facility and shall keep the said Facility free from all hazards relating to fire. All costs of installation maintenance and operation (including for any repairs, replacements or renewals) thereof shall be paid by the Assignee.

6.8 Maintenance of Interiors and Insurance

The insurance and interiors of the Facility constructed on the Demised Land shall be the responsibility of the Assignee. The Assignor shall not in any case be held liable for any damage or loss occurred on account of any neglect or omission of the Assignee or any act of any third party in relation to the Demised Land and/or the property constructed on the Demised Land.

6.9 Damage

The Assignee shall not cause damage of any permanent nature whatsoever to the Demised Land and shall maintain the Demised Land in a good condition (minor wear and tear excepted) and undertake minor repairs and renovation as may be required for this purpose. The Assignee shall provide written notice to the Assignor at least 30 (thirty) days prior to commencing any construction, renovation or maintenance work over the Demised Land setting out all details of the proposed work. The Assignee shall commence the proposed work only after the Assignor provides its written consent for the same.

6.10 Nuisance and Annoyance

The Assignee shall not use the Demised Land for any such activities, as may cause nuisance, annoyance or disturbance to other occupants of the Institutional Zone or those activities which are against Applicable Law or any directive of the relevant Governmental Authority. The Assignee while constructing on the Demised Land shall ensure that all vehicles bringing the construction and other materials to the Demised Land are operated in a noiseless and dust free manner to the extent possible so as not to cause any unnecessary nuisance to the other occupants of the Industrial Zone or residents of the adjoining complex.

6.11 Progress of work

The Assignee shall keep the Assignor informed about the progress of the construction and development of the Facility periodically or as and when required by the Assignor.

6.12 Acknowledgement of Reasonable Restriction

The Assignee expressly agrees and acknowledges that the obligations to be undertaken by the Assignee under this assignment Deed are mainly for securing the beneficial enjoyment of the other properties in the Leasehold Land by other unit-holders and is not repugnant to the interest of the Assignee granted hereunder.

7. COVENANTS OF THE ASSIGNEE

- 7.1 The Assignee hereby unconditionally and irrevocably represents and covenants to the Assignor that, unless specified otherwise, on and from the Effective Date:
- 7.1.1 all municipal and other rates and taxes, land revenue, duties and cess payable to the applicable municipal authority and/or GCITA and/or any other statutory or other body in respect of the Demised Land and the Facility constructed thereon, including any such taxes, duties and cess which may be levied in future from the date of physical possession of the Demised Land or
- 7.1.2 the date of execution of the Deed of Assignment whichever is earlier, shall be borne, paid and discharged by the Assignee in accordance with applicable law(s) and without any delay or default whatsoever. In the event of non-payment or delay in payment by the Assignee of the same, the Assignee alone shall be liable for payment of the arrears along with all penalty, interest, charges etc., as may be charged and/or chargeable by the relevant authority.

7.1.3 the Assignee shall pay future common area maintenance charges, in respect of the Demised Land and the Facility constructed thereon at the rate and to the entity as may be specified by the Assignor.

7.1.4 the Assignee shall pay electricity security deposit for individual meters allotted to it and other monthly consumption charges for electricity to West Bengal State Electricity Distribution Company Limited or its designated agency.

COVENANTS OF THE ASSIGNOR

The Assignor hereby unconditionally and irrevocably represents and covenants to the Assignee that:

The Assignor is the lawful Lessee in respect of the said Land and that the Assignor has full power and absolute authority as a lawful Lessee to enter into this Deed of Assignment and to Assign its rights of leasehold interest for possession, use and enjoyment subsisting in the said Land to the Assignee absolutely and unconditionally (subject to the terms and conditions of use and other restrictions contained herein) for the residue term of the said Lease and that there are no bar or restrain order of any Court of Law nor any other impediment for the Assign or to transfer such rights of Leasehold interest in the said Land in favour of the Assignee in accordance with the terms herein recorded.

The Assignor covenants to transfer/assign all its Leasehold interest and rights in relation to the Demised Land absolutely and unconditionally in favour of the Assignee and further covenants

that all rights, exemptions, benefits and privileges accrued and continuing in favour of the Assignor with execution of the Lease deed dated 24th May ' 2010, shall inure absolutely in favour of the Assignee subject to the conditions and warranties herein.

8.1 Right to hold without interruption

The Assignee observing and performing the several covenants and conditions set out herein, shall peacefully hold and enjoy the Demised Land and the common facilities and amenities without any

interruption, hindrance, eviction, claim, demand whatsoever by the Assignor or any person rightfully claiming under or in trust for it, subject to Assignee contributing and paying in perpetuity the charges and expenses herein reserved and also subject to the Assignee paying and discharging all the taxes and impositions in respect of the Demised Land and common facilities and amenities proposed to be enjoyed.

Creation of Encumbrance 8.2

The Assignee shall be entitled to raise finance for any purpose whatsoever including for the constructed area by means of creating a mortgage/charge in respect of the Demised Land and/or any constructions thereon in favour of any bank/financial institution for which the Assignor has noobjection for the purpose of the same to get any financial help from any financial Institutions.

Right to Construct

The Assignee shall have the right to commence construction of the Facility in accordance with Clause 5 of this Assignment Deed.

The Assignee shall be entitled at its cost to get its name mutated and/or recorded as the owner in respect of the Demised Land with the concerned authorities and deal with all authorities relating to the Demised Land. The Assignee undertakes to make such an application at the earliest at its own costs to obtain separate assessment and mutation of the Demised Land in the records of the concerned authority.

Acquisition or Requisition

In the event that the Demised Land is acquired under Applicable Law by any Governmental Authority, any compensation that has been received by the Assignor in relation to such acquisition shall be forthwith handed over to the Assignee. The Assignee shall have the sole right over such compensation and if the same is received by the Assignor, the Assignor shall hold the same in trust for the Assignee till the same is handed over to the Assignee.

DISCLOSURE AND DISCLAIMER 9.

At or before the execution of this Assignment deed, the Assignee has fully and independently examined or caused to be examined the following and the Assignee has fully 9.1 satisfied himself as to:

- 9.1.1 the Assignor's rights and title in respect of the Demised Land including the rights of the Assignor hereunder agreed to be assigned to the Assignee;
- 9.1.2 the area and other dimensions and specifications of the Demised Land; AND has agreed not to raise any query, clarification or objection in respect thereof whatsoever or howsoever and also waives the right, if any, to do so.

10. REPRESENTATIONS AND WARRANTIES

- 10.1 Each Party represents and warrants, amongst others, the following:
- 10.1.1 Each Party has the full power and authority to enter into, execute and deliver this Assignment Deed and to perform the transactions contemplated hereby and that, where the Party is a body corporate such Party is duly incorporated or organised and existing under the laws of the jurisdiction of its incorporation or organisation;
- 10.1.2 this Assignment Deed is duly authorised and executed by each Party;
- 10.1.3 the execution and delivery of this Deed and the consummation of the transaction contemplated hereby does not and will not result in a breach, violation or default or give rise to an event which would result in a breach, violation or default of any of the terms or provisions of the articles of association, any applicable law, judgment or decree or any other material indenture, agreement, or any other material instrument or restriction by which the relevant Party may be bound:
- 10.1.4 Each Party's entry into this Deed of Assignment and the exercise of its rights and performance of and compliance with its obligations under or in connection with this Assignment deed or any other document entered into under or in connection with this Assignment deed will constitute, private and commercial acts done and performed for private and commercial purposes;
- 10.1.5 the Lease Deeds executed with WBIDC in relation to the Demised Land is subsisting and that the Assignor is not in breach of any of its obligations under the Lease Deeds in connection with the Demised Land; and
- 10.1.6 The Assignee is completely satisfied with the right, title and interest of the Assignor over the Leasehold Land.

INDEMNITY

11.1 The parties hereby agrees to indemnify ("Indemnifying Party") each other and hold

harmless the non-defaulting party and their respective affiliates, managers, officers, directors and employees ("Indemnified Party") promptly upon demand at any time and from time to time, from and against any and all direct losses, claims, proceedings, actions, damages, liabilities, costs (including reasonable attorneys' fees and disbursements) and expenses (collectively, "Losses") incurred by such Indemnified Party, insofar as such Losses arise out of, or in any way relate to, or result from:

- 11.1.1 any act or omission by the Indemnifying Party which interferes with the rights of /affects the enjoyment by the Indemnified Party in relation to the Leasehold Land;
- 11.1.2 any misrepresentation or any breach of any representation or warranty made by the Indemnifying Party;
- 11.1.3 the failure by the Indemnifying Party to fulfill any agreement, covenant or condition contained in, or made pursuant to, this Assignment Deed; or
- 11.1.4 any claim or proceeding by any third party against the Indemnified Party due to any act, deed or omission by the Indemnifying Party.
- 11.2 This provision shall survive the termination of this Assignment.

12. JURISDICTION AND DISPUTE RESOLUTION

- 12.1 Any disputes or differences arising out of or in relation to this Deed of Assignment shall be at the first instance settled expeditiously and fairly by the Parties hereto. In the event that the Parties are not being able to resolve the same within 1 (one) month of a written request by any Party to call a meeting where attempt has been made in good faith to resolve the dispute, the matter shall be finally decided and resolved by arbitration in accordance with the provisions of the Arbitration and Conciliation Act, 1996. The arbitration shall be conducted by a panel of three arbitrators. The Assignor and Assignee shall appoint one arbitrator each. The two arbitrators so appointed shall appoint the third arbitrator. The appointment of arbitrators shall be made by the Parties within 30 days from the date of request made by the Party making a written request to the other Party to submit the dispute to arbitration.
- 12.2 The arbitration shall be conducted at Kolkata, India and shall be conducted in the English language. The arbitration award shall be final and binding on the Parties.
- 12.3 The courts in Kolkata shall have exclusive jurisdiction in relation to any proceedings arising out of arbitration including but not limited to, proceedings for interim relief.

13. NOTICES

13.1 Each notice, demand or other communication given or made under this Assignment shall be in writing and delivered or sent to the relevant Party at its address or fax number set out below (or such other address or fax number as the addressee has by seven (7) days' prior written notice specified to the other Party). Any notice, demand or other communication given or made by letter between parties shall be delivered by courier. Any notice, demand or other communication so addressed to the relevant Party shall be deemed to have been delivered:

13.1.1 if delivered in person or by messenger, when proof of delivery is obtained by the delivering Party;

13.1.2 if sent by post within the same country, on the fifth day following posting, and if sent by post to another country, on the tenth day following posting;

13.1.3 if given or made by fax, upon dispatch and the receipt of a transmission report confirming dispatch; and

13.1.4 by electronic e-mail, if such electronic e-mail is used together with any of the options provided in 13.1.1 to 13.1.3, above.

13.2 The initial address and facsimile for the respective Parties for the purposes of this Assignment are:

If to the Assignor:

Fax:

+91 3340201750

Attention:

Mr. Sankar Dey

Address:

5. Gorky Terrace, 1st Floor, Kolkata 700 017

If to the Assignee:

Attention:

M/s. Madhu Mamata Housing Private Limited

Address:

M-21, Block-C, Rabindra Pally, Durgapur, Pin-713201

13.3 Any notice required to be made or given hereunder may be signed by an officer, manager or authorized representative of the Party giving or making the same. No recipient shall be required or obliged to inquire as to the authority of the officer, manager or authorized representative so signing.

13.4 Any change of address of the Assignee will be notified in writing to the Assignor at its Durgapur office and acknowledgment obtained for such change.

14. MISCELLANEOUS

- 14.1 Each of the Parties to this Deed of Assignment agrees to keep the contents of this Deed of Assignment confidential unless there is a mutual agreement to disclose certain terms, or if the Parties are required to disclose such information as required under the Applicable Laws.
- 14.2 If any provision of this Deed of Assignment shall be held to be illegal, invalid or unenforceable, in whole or in part, under any enactment or Applicable Law, such provision or part shall to that extent be deemed not to form part of this Deed of Assignment and the legality and enforceability of the remainder of this Assignment deed shall not be affected. In such an event, the Parties shall as soon as possible, discuss, negotiate and endeavor to replace such illegal, invalid or unenforceable provision of the Deed of Assignment with a suitable provision so as to effectuate the spirit of such provision as much as possible.
- 14.3 This Deed of Assignment embodies the entire terms and conditions agreed upon by the Parties relating to the subject matter hereof and supersedes all previous agreements or arrangements entered into by the Parties, whether written or oral, relating to the subject matter hereof.
 - 14.4 Any delay, inability, omission or failure of any party to exercise any of its rights under this Deed of Assignment shall not affect or impair or be deemed to be a waiver of its rights under this Deed of Assignment and neither shall it be deemed to affect or impair its rights with respect to any continuing or subsequent default of the other Party of the same or different nature under this Assignment deed.
 - 14.5 The provisions of this Deed of Assignment shall ensure to and be binding on the Parties and their respective successors and permitted assigns (including, without limitation, any successor by reason of amalgamation, scheme of arrangement, merger, de-merger or acquisition of any Party).
 - 14.6 Neither this Deed of Assignment nor any provision hereof can be waived, changed, amended, discharged or terminated except by an instrument in writing signed by the Party against which the

enforcement of any waiver, change, amendment, discharge or termination is sought.

14.7 All costs and expenses incurred including expenses towards stamp duty, registration fee and incidental expenses in relation to this Deed of Assignment shall be borne by the Assignee.

14.8 This Deed of Assignment may be executed in multiple counterparts and delivered via facsimile, electronic mail or PDF copy, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

SCHEDULE I

ALL THAT piece and parcel of land admeasuring Total 1822.59 acres or there about lying and situated at District Paschim Bardhaman comprised within Mouzas- Amlouka, Patsaora, Khandra, Ukhra, Dakshinkhanda, Banguri, Andal, Arati and Tamla, West Bengal.

SCHEDULE II

DEMISED LAND HEREBY TRANSFERRED

ALL THAT piece and parcel of land being number B80 within the Residential Zone of ELA, admeasuring 8.003 (eight) Cottah or 5762.16 sq. ft. or thereabouts situated at Andal District, Paschim Bardhaman, being 7.885 Cottah in L.R Dag No. 6019 and 0.118 Cottah in Dag no. 6044, comprised in J.L.No. 36 L.R.Khatian No.3993, Mouza- Andal, under PS- Andal, District- Paschim Bardhaman, West Bengal in the Residential zone of the Aerotropolis demarcated in Red colour boundary line on the plan annexed herewith and treated as a part of this Deed and the Land is butted and bounded as follows:-

ON THE NORTH BY: ROW

ON THE SOUTH BY: ROW

ON THE EAST BY: Residential plot

ON THE WEST BY: Residential plot

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THESE PRESENTS, THE DAY, THE MONTH AND THE YEAR HEREINABOVE WRITTEN.

Aerotropolis Projects Limited by Mr.

SANKAR DEY , Authorised Signatory at

Kolkata in the presence of:

> Subhra Sankon Chatterjee

2> Asmila Bardyopadhyay

Drafted By

Subhan Sarkon Chatlerfer Advotate High Court, Calculton F/17-19/1996/2014 Bengal Aerotropelis Projects Ltd.

Samuare De Y

Authorised Signatory

MEMO OF CONSIDERATION

Received the sum of Rs. 44,00,000/- (Rupees Forty four Lakhs) only from the within named Assignee being the entire consideration of Assignment Premium of the said Land as described herein above in the Second Schedule.

Witnesses:

10, old post office street kot 1

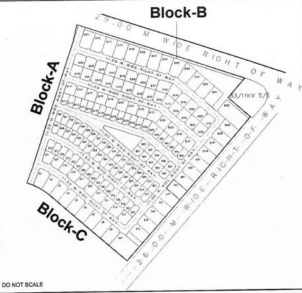
2) Asmita Bandyapadhyay 10, old Part office Street Kol-1 (ASSIGNOR)

Bengal Aerotropolis Projects Ltd.

Samkar Dec.

Authorised Signatory







XB81/604	44 B92
	B91
	P000
6019	B80
B79	Vanan
B41	//6020

	D	escription of P	ot No : B	80	
	Mouza : Da	akshinkhanda, J.L No:	36, L.R Khat	ian No : 3993	3
	Gran	m Panchyat : Dakshini	khanda, P.S:	Andal	
	Block De	evelopment Office : Ar	dal, B.L & L.F	R.O : Andal	
	A	rea Calculation : ELA	PLOT NO. E	3-80	
	L.R Dag	Dag Area as per	Area under plot		
SL No.	No.	R.O.R (In Acre)	In SQM.	In SQF.	In Cottah
1	6019	0.61	527.42	5677.13	7.885
2	6044	0.42	7.89	84.95	0.118
	TOT	TAI	535.31	5762.08	8.003

NOTES:

- 1. DO NOT SCALE THE DRAWING, ONLY WRITTEN DIMENSIONS TO BE FOLLOWED.
- 2. THE SETBACKS AND ENTRY POINT TO THE PLOT (ALONG THE FRONTAGE) AS SHOWN TO BE FOLLOWED DURING CONSTRUCTION.
- 3. RIGHT OF WAY OF THE ROAD IS 11.00 m.
- 5. MAXIMUM FAR/FSI, BUILDING HEIGHT WILL BE AS PER MUNICIPAL BYE-LAWS.
- 6. ALL DIMENSIONS ARE IN METER.

Plot Size sqm	Maximum Ground Coverage %	Front Setback m	Rear Setback m	Side-1 Setback m	Side-2 Setbad m
Up to 200	65	3.35	3.05	1.22	1.22
200 to 300	60	3.35	3.05	1.22	1.22
300 to 400	60	3.35	3.05	1.22	1.50
400 to 530	50	5.00	3.05	1.22	2.28
Above 530	50	5.00	3.05	1.40	2.35

PLOT B-80 ELA PLOTTED RESIDENTIAL DEVELOPMENT

GRAPHICAL SCALE NORTH

BAPL

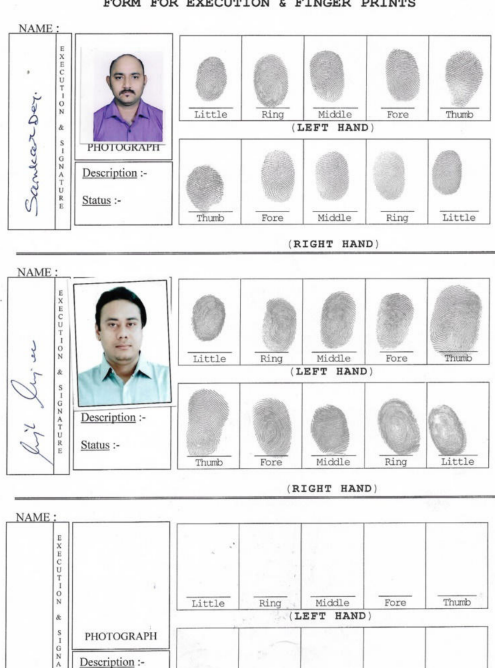
SIGNATURE OF

THE ASSIGNOR engal Aerotropelis Projects Ltd. andcare Dez THE ASSIGNEE:

SIGNATURE CONTINUAMATA HOUSING PVT. _ID
THE ASSIGNEE: Light Light

Director

FORM FOR EXECUTION & FINGER PRINTS



Middle

(RIGHT HAND)

Fore

Thumb

Ring

Little

U

Status :-



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

GRN Details

GRN: 192021220139379258

GRN Date: 17/12/2021 21:36:53

BRN: 1590864197920

Gateway Ref ID: CHI2459755
Payment Status: Successful

Payment Mode: Online Payment (SBI Epay)

Bank/Gateway: SBIePay Payment Gateway

BRN Date: 17/12/2021 21:12:51

Method: State Bank of India NB

Payment Ref. No: 2002609818/2/2021

[Query No/*/Query Year]

Total

Depositor Details

Depositor's Name: MADHU MAMATA HOUSING PRIVATE LIMITED

Address: M-21, BLOCK-C, RABINDRA PALLY, DURGAPUR - 713201

Mobile: 9475201300

EMail: SSARBOJIT@GMAIL.COM

Depositor Status: Buyer/Claimants
Query No: 2002609818

Applicant's Name: Mr SUBHRA SANKAR CHATTERJEE

Identification No: 2002609818/2/2021

Remarks: Transfer of lease, Transfer of Lease/Deed of Assignment

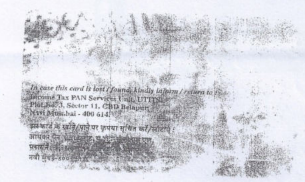
Paymen	Payment Details				
Sl. No.	Payment ID	Head of A/C Description	Head of A/C	Amount (7)	
1	2002609818/2/2021	Property Registration- Stamp duty	0030-02-103-003-02	132020	
2	2002609818/2/2021	Property Registration-Registration Fees	0030-03-104-001-16	44014	

IN WORDS: ONE LAKH SEVENTY SIX THOUSAND THIRTY FOUR ONLY.

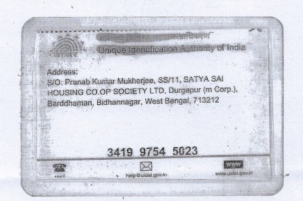
176034



MADDING MAMATA POUSING PVT. _10







fil Jine

SHद्रकर विभाग मारत सरकार INCOMETAX DEPARTMENT GOVT, OF INDIA SARBOJIT MUKHERJEE PRANAB KUMAR MUKHERJEE अस्ति सरकार सरकार सरकार जाता है।

Jil Jere



Bengal Aerotropolis Projects Ltd.
Samhan Der

Authorised Signatory

Strong-decided that acquaring the contract of the contract of







स्चना

- आधार पहचान का प्रमाण है, नागरिकता का नहीं ।
- पहचान का प्रमाण ऑनलाइन प्रमाणीकरण द्वारा प्राप्त करें ।

INFORMATION

- Aadhaar is proof of identity, not of citizenship.
- To establish identity, authenticate online.
- आधार देश कर में मान्य है ।
- आधार भविष्य में सरकारी और गैर-सरकारी सेवाओं का लाभ उठाने में उपयोगी होगा ।
- Aadhaar is valid throughout the country.
- Aadhaar will be helpful in availing Government and Non-Government services in future.



Unique Identification Authority of India

Address:

ANDALGRAM, Dubchururia, Andal, Barddhaman, West Bengal, 713321

7833 7005 9600



help@uktaLgov

WWW.uidal.gov.ir





भारत सरकार Unique Identification Authority of India

Enrollment No.: 1528/64150/40919

To Sankar Dey ANDALGRAM Dubchururia Andal Barddhaman West Bengal 713321

west bengal 713321 9932838813 MD761498036FH



आपका आधार क्रमांक / Your Aadhaar No. :

7833 7005 9600

मेरा आधार, मेरी पहचान



Government of India: Sankar Dey Father: BRAJALAL DEY DOB: 08/02/1984



7833 7005 9600

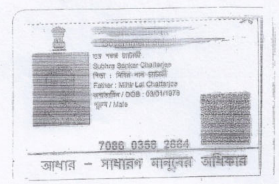
मेरा आधार, मेरी पहचान

Santaridey.



Sameare Dey.

pro set a sub-real representation of colors and a sub-real representation of the set representat





7086 0358 2884



M



DATED THIS 2 her DAY OF December, 2021

BETWEEN

BENGAL AEROTROPOLIS PROJECTS LIMITED

.... ASSIGNOR

AND

M/s. Madhu Mamata Housing Private Limited

.... ASSIGNEE

DEED OF ASSIGNMENT

Major Information of the Deed

Deed No:	I-1903-15613/2021	Date of Registration	24/12/2021	
Query No / Year	1903-2002609818/2021	Office where deed is r	egistered	
Query Date 13/12/2021 11:11:29 PM		1903-2002609818/2021		
Applicant Name, Address & Other Details	SUBHRA SANKAR CHATTERJEE OLD POST OFFICE STREET, Thana: PIN - 700001, Mobile No.: 990303686		lkata, WEST BENGAL,	
Transaction		Additional Transaction		
[1201] Transfer of lease, Tr	ansfer of Lease/Deed of Assignment	[4308] Other than Immo Agreement [No of Agree		
Set Forth value		Market Value		
Rs. 44,00,000/-		Rs. 44,00,000/-		
Stampduty Paid(SD)		Registration Fee Paid		
Rs. 1,32,040/- (Article:63)		Rs. 44,098/- (Article:A(1), E)		
Remarks				

Land Details:

District: Paschim Bardhaman, P.S.- Andal, Gram Panchayat: DAKSHINKHANDA, Mouza: Dakshin Khanda, JI No: 36,

Pin Code: 713321

Sch	Plot Number	Khatian Number	Land Proposed	Use ROR	Area of Land		Market Value (In Rs.)	Other Details
L1 -	LR-6019 (RS:-)	LR-3993	Bastu	Biman Nagari	7.885 Katha	42,00,000/-	42,00,000/-	Width of Approach Road: 35 Ft., Adjacent to Metal Road,
L2	LR-6044 (RS :-)	LR-3993	Bastu	Biman Nagari	0.118 Katha	2,00,000/-		Width of Approach Road: 35 Ft., Adjacent to Metal Road,
		TOTAL :			13.205Dec	44,00,000 /-	44,00,000 /-	
	Grand	Total:			13.205Dec	44,00,000 /-	44,00,000 /-	

Transferor Details:

SI No	Name, Address, Photo, Finger print and Signature
	BENGAL AEROTROPOLIS PROJECTS LIMITED 5 Gorkey Terrace, City:- Kolkata, P.O:- SHAKESPEARE SARANI, P.S:-Shakespeare Sarani, District:-Kolkata, West Bengal, India, PIN:- 700017, PAN No.:: AAxxxxxx4L,Aadhaar No Not Provided by UIDAI, Status::Organization, Executed by: Representative, Executed by: Representative

ransferee Details:

SI Name, Address, Photo, Finger print and Signature

No

SI No Madhu Mamata Housing Private Limited

M-21, Block-C, Rabindra Pally, City:- Durgapur, P.O:- Durgapur, P.S:-Coke Oven, District:-Paschim Bardhaman, West Bengal, India, PIN:- 713201, PAN No.:: AAxxxxxx5G,Aadhaar No Not Provided by UIDAI, Status: Organization, Status: Not Executed

Representative Details:

ddress,Photo,Finger print	and Signature
---------------------------	---------------

Mr Sankar Dey (Presentant)
Son of Late Brajalal Dey Date of Execution - 24/12/2021, Admitted by: Self, Date of Admission: 24/12/2021, Place of Admission of Execution: Office

City:- , P.O:- Andal Gram, P.S:-Durgapur, District:-Paschim Bardhaman, West Bengal, India, PIN:-713321, Sex: Male, By Caste: Hindu, Occupation: Service, Citizen of: India, ,Aadhaar No Not Provided by UIDAI Status: Representative, Representative of: BENGAL AEROTROPOLIS PROJECTS LIMITED (as Authorised Signatory)

LTI

2 Mr Sarbojit Mukherjee

Son of Mr Pranab Kumar Mukherjee SS/11, Satya Sai Housing, CO OP Society Ltd, City:-, P.O:-Bidhannagar, P.S:-New Township, District:-Paschim Bardhaman, West Bengal, India, PIN:- 713212, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , PAN No.:: BCxxxxxx5B,Aadhaar No Not Provided by UIDAI Status: Representative, Representative of: Madhu Mamata Housing Private Limited (as DIRECTOR)

Identifier Details:

Name	Photo	Finger Print	Signature
Mr SUBHRA SANKAR CHATTERJEE Son of Mr MIHIR LAL CHATTERJEE 10 OLD POST OFFICE STREET, City:- Kolkata, P.O:- GPO, P.S:-Hare Street, District:-Kolkata, West Bengal, India, PIN:- 700001	79-		Subhrer Sinter Challer
	24/12/2021	24/12/2021	24/12/2021

Identifier Of Mr Sankar Dey, Mr Sarbojit Mukherjee

and Details as per Land Record

istrict: Paschim Bardhaman, P.S:- Andal, Gram Panchayat: DAKSHINKHANDA, Mouza: Dakshin Khanda, JI No: 36, in Code: 713321

Sch	Plot & Khatian Number	Details Of Land	Owner name in English as selected by Applicant
L1	LR Plot No:- 6019, LR Khatian No:- 3993		Seller is not the recorded Owner as per Applicant.
L2	LR Plot No:- 6044, LR Khatian No:- 3993		Seller is not the recorded Owner as per Applicant.

Endorsement For Deed Number: I - 190315613 / 2021

On 24-12-2021

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: 63 of Indian Stamp Act 1899.

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

Presented for registration at 12:51 hrs on 24-12-2021, at the Office of the A.R.A. - III KOLKATA by Mr Sankar Dey

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 44.00.000/-

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

Execution is admitted on 24-12-2021 by Mr Sankar Dey, Authorised Signatory, BENGAL AEROTROPOLIS PROJECTS LIMITED, 5 Gorkey Terrace, City:- Kolkata, P.O:- SHAKESPEARE SARANI, P.S:-Shakespeare Sarani, District:-Kolkata, West Bengal, India, PIN:- 700017

Indetified by Mr SUBHRA SANKAR CHATTERJEE, , , Son of Mr MIHIR LAL CHATTERJEE, 10 OLD POST OFFICE STREET, P.O: GPO, Thana: Hare Street, , City/Town: KOLKATA, Kolkata, WEST BENGAL, India, PIN - 700001, by caste Hindu, by profession Advocate

Payment of Fees

Certified that required Registration Fees payable for this document is Rs 44,098/- (A(1) = Rs 44,000/-, E = Rs 14/-, I = Rs 55/-, $I_{\rm M}(a) = Rs 25/$ -, $I_{\rm M}(b) = Rs 4/$ -) and Registration Fees paid by Cash Rs 84/-, by online = Rs 44,014/-Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 17/12/2021 9:41PM with Govt. Ref. No: 192021220139379258 on 17-12-2021, Amount Rs: 44,014/-, Bank: SBI EPay (SBIePay), Ref. No. 1590864197920 on 17-12-2021, Head of Account 0030-03-104-001-16

Payment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 1,32,020/- and Stamp Duty paid by Stamp Rs 20/-, by online = Rs 1,32,020/-

Description of Stamp

1. Stamp: Type: Impressed, Serial no 249720, Amount: Rs.20/-, Date of Purchase: 22/10/2021, Vendor name: S Chatterjee

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 17/12/2021 9:41PM with Govt. Ref. No: 192021220139379258 on 17-12-2021, Amount Rs: 1,32,020/-, Bank: SBI EPay (SBIePay), Ref. No. 1590864197920 on 17-12-2021, Head of Account 0030-02-103-003-02

Iman.

Probir 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 1903-2022, Page from 86379 to 86419
being No 190315613 for the year 2021.



Amba.

Digitally signed by PROBIR KUMAR GOLDER
Date: 2022.02.03 22:46:09 +05:30
Reason: Digital Signing of Deed.

(Probir Kumar Golder) 2022/02/03 10:46:09 PM ADDITIONAL REGISTRAR OF ASSURANCE OFFICE OF THE A.R.A. - III KOLKATA West Bengal.

(This document is digitally signed.)