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DEVELOPMENT AGREEMENT

THIS DEVELOPMENT AGREEMENT is made on this $\overline{\mathcal{I}}^{\text{M}}$ day of $\underline{\mathcal{M}}^{\text{M}}$, 2019 (two thousand nineteen) **BETWEEN**

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ট্রাম্প ভেন্তার স্বাক্ষর
বিধান নগর সেন্টলেক সিটি) এ. ভি. এস. আর. ও
নোট ইয়েম্প ক্রন্ত তা
চালান মং
তি মিটি কিত ট্রাফার্ম্বর
উভারী বারাকপুর ভেন্ডার মিতা দত্ত

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Adeletonal District Sub-Magistra.

SMT. TANDRA HALDER. (PAN – ACOPH8568E) Wife of Dr. Manoranjan Halder, by faith- Hindu, by nationality- Indian, residing at B.B. 66 Saltlake city, Sector - 1, Kolkata— 700064, hereinafter called and referred to as the "LAND OWNER" (which term or expression shall unless excluded by or repugnant to the context be deemed to mean and include her respective heirs, executors, administrators, successors, legal representative and/or assigns) of the ONE PART.

AND

"ROHRA DEVELOPERS PVT.LTD". (PAN - AAECR3883M), a company incorporated under the Companies Act, 1956, having its registered office at 73, Bangur Avenue, Block 'C', Post Office - Bangur, Police Station - Lake Town, Kolkata - 700 055, The company is represented by its directors (1) SRI HARISH KUMAR ROHRA (2) SRI YOGESH ROHRA, both sons of late Tirath Das Rohra, both by nationality Indian, both by faith - Hindu, all residing at 73, Bangur Avenue, Block 'C', Kolkata - 700 055, hereinafter called and referred to as the "DEVELOPER" (which expression unless repugnant to the context shall mean and include its successors-in-office, executors, administrators, representatives and assigns) of the OTHER PART.

WHEREAS the Land Owner herein Smt. Tandra Halder purchased from Sri Pramode Kumar Mallick all that plot of Shali land measuring more or less 8 cottah 8 chittak including passage out of which the land owner at present owner of more or less 8 cottahs i.e 13 Decimal togetherwith all easement right appertaining thereto, comprising in C.S Dag No. 2513 and R.S Dag No. 2714 Under C.S Khatian No. 129, lying and situated at Mouza – Ghuni, J.L. No. 23, R,S No. 232, P.S. Rajarhat at present Newtown, with in the local limits of Jyangra Hatiara 2 No. Gram Panchayet, Dist. North 24 Parganas, by virtue of a registered Sale Deed, registered in the office of A.D.S.R,O Bidhannagar, Saltlake city, North 24 Parganas on 19.01.2006 and was recorded in Book No.I, Volume No.22, pages 215 to 241, Being No. 338 for the year 2006.

AND WHEREAS having purchased the aforesaid plot of land through the aforesaid registered Sale Deed the Vendor herein got her name recorded in the L.R.



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Settlement Record vide L.R. Khatian No. 3547 and has been paying rent to the authority concern regularly and has been peaceful possession over the same

AND WHEREAS the land owner, with the intention of construction of multi-storied building over the said plot of land has approached the developer and on the basis of such approach made by the owner, the developer being experienced in developing the properties, has agreed to develop the said property, more fully and particularly described in the FIRST SCHEDULE hereunder written and hereinafter called the "SAID PROPERTY" at the own cost and expenses of the Developer on the terms and conditions hereinafter contained.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

ARTICLE-I

DEFINITION

1. OWNER : Means SMT. TANDRA HALDER Wife of Dr. Manoranjan Halder.

2. DEVELOPER: ROHRA DEVELOPERS PVT. LTD., a company incorporated under the Companies Act, 1956, having its registered office at 73, Bangur Avenue, Block 'C', Post Office – Bangur, Police Station – Lake Town, Kolkata – 700 055, represented by its Directors (1) SRI HARISH KUMAR ROHRA, (2) SRI YOGESH ROHRA, all sons of Late Tigath Das Rohra.

3. LAND : The land described in the first schedule here under written.

4. BUILDING: Means multi storied building to be constructed on the schedule property in accordance with the plan to be sanctioned by the Jyangra Hatiara 2 No. Gram panchayet in the name of the owners and at the cost of

construction charges and expenses of the developer hereinafter referred to as the said building.



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- 5. ARCHITECT: Shall mean person or firm appointed or nominated by the Developer/Promoter for construction of the proposed building.
- BUILDING PLAN: Plan to be sanctioned by the Jyangra Hatiara 2 No Gram Panchayet, NKDA and all other concern authority.
- 7. TRANSFER: Transfer by possession and by any other means adopted for affecting what is understood as a transfer of Flat/Shop in multi-storied building to the intending purchaser.
- 8. TRANSFEREE: Shall mean a person to whom any space/flat in the building will be transferred by a Deed of Conveyance for a valuable consideration by the owners and/or the developer.
- 9. TIME : Shall mean the construction to be completed within 48 (forty eight) months from the date of sanctioned building plan. Be it stated here in this context that another 6 (six) months will be extended as grace period.
- 10.COMMENCEMENT: This agreement shall be deemed to have commencement with effect from the date of execution of this agreement.
- 11.COVERED AREA: Shall mean the plinth area of the building measuring at the floor level of the basement or any story and as shall be computed by inclusion of the thickness of the internal and external walls, save that if any wall be common between separate two portions/flats/rooms, then only half depth of the wall thickness to be included for computing the area of each separate portion/flat/room.
- 12.COMMON AREA: Shall mean the area of the lobbies, staircase, landing, drive way and other portions of the building intended or required for ingress in and egress from any portion/flat or for providing free access to such portions/flat for the use of the co-owners of the flats/rooms i.e. water pump room in the ground floor and open terrace of the Top floor etc. as per sanctioned building plan and/or as may be decided by the Developer.



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- 13.COMMON PORTIONS: Shall mean the common installation in the building for common use and utility i.e. plumbing, electrical, drainage, and other installations, fittings, fixtures and machinery which are not exclusive for any portion/flat and which are specified as common by the Developer.
- 14. COMMON FACILITIES: Shall include corridors, stair-case, water pump, pump house, over head tank, lift, driveway and such other facilities which may be mutually agreed by and between the parties and required for the location free enjoyment, maintenance, up keep and/or proper management of the building including the roof open to the sky of the building.

ARTICLE-II COMMENCEMENT OF THE AGREEMENT

(a) This Agreement shall came into effect automatically and immediately on and from execution of these presents by and between the Parties hereto.

ARTICLE-III LAND OWNERS' REPRESENTATION

- (a) The Land Owner are absolutely seized and possessed of and/or well and sufficiently entitled to the said property.
- (b) None other than the a Land Owner has any claim, right, title and/or demandover and in respect of the said premises and/or any portion thereof.
- (c) That none other than the Land Owner hereto, have any claim, right, title and/or demand whatsoever in respect of the said property and/or any portion thereof.
- (d) That the said property is free from all encumbrances, charges, liens, lispendens, attachments, acquisition, requisition whatsoever or howsoever.
- (e) That the Developer being satisfied with the right, title and interest and possession of the Land Owner as mentioned in the Schedule hereunder, has agreed to do the proposed development of the said property holding in terms and conditions as contained herein above.

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(f) That the said property is not subject to any suit or legal proceeding in any court of law or not under mortgage or such, under any Bank or Financial Institutions.

ARTICLE-IV LAND OWNER RIGHT AND OBLIGATIONS AND REPRESENTATIONS

- (i) The Land Owner has absolutely seized and possessed of or otherwise well and sufficiently entitled to ALL THAT the said property free from all encumbrances, charges, liens, lispendens, trusts, requisition or acquisition whatsoever nature and have a valid marketable title on the said premises.
- (ii) The Land Owner has absolute right and authority to develop the said property.

ARTICLE-V DEVELOPER'S RIGHT AND RESPONSIBILITIES

The scope of work envisaged to be done by the Developer hereunder shall include:

- (i) Construction of the new Building with all ancillary services complete in all respect as per the plans, the details and specifications thereof. The building shall be constructed exclusively for residential and commercial use. The Developer's responsibility shall include coordinating with all other statutory authorities and to complete the construction of the building including plumbing, electrical, sanitary fittings and installations.
- (ii) All outgoings including other rates, taxes duties and other impositions by the Jyangra Hatiara 2 No Gram Panchayet or NKDA or other any competent authority in respect of the said property up to the date of this agreement shall be paid by the Land Owner.
- (iv) All funds and/or finance to be required for completion of the entire project shall be provided by and/or otherwise arranged by the Developer.

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- (v) The Developer will be the only and exclusive builder and during subsistence of this agreement and shall have the sole authority to sell all the flats of the proposed building/buildings which completely includes as Developer's areas/portions in the proposed building at the said property and/or of all or any portion/portions thereof, which includes common area and facilities together with the undivided right, title and interest in the land in common facilities and amenities including the right to use thereof. The owner or any person claiming under them shall not interfere, question hinder inject, stop or prohibit the Developer,for carrying out the proposed construction of the building in the said property subject to the fulfilment of all obligation of the Developer towards to Land Owner. The Developer will complete the construction of the building with the standard materials as would be available in the market.
- (vi) The Developer will be entitled to prepare Plan and modify or alter the Plan and to submit the same to the concerned authority in the name of the owners/Developer at the own cost of the Developer will pay and bear all fees payable to the said authority and other bodies statutory or otherwise for sanction of the plan for construction of the proposed new Building provided however that the developer will be exclusively entitled to all refunds of any and all payment and/or deposits made by the developer in the name of the Land owner/Developer.
- (viii) The Developer hereby undertakes to indemnify and keep indemnified the Land Owner from and against any and all actions, charges, claims any third party arising out of due to the negligence of noncompliance of any law, bye-law, rules and regulations of the Jyangra Hatiara 2 No Gram Panchayet or NKDA and other Govt, or local bodies as the case may be and shall attend to answer and be responsible for any deviation, a commission; violation and/or breach of any accident in relating to the construction of the building all costs and charges in this regard shall be paid by the Developer.
- (ix) That the Developer will be entitled to take loan from any Financial Institution or any Nationalized Bank / Banks for completion of the said project and not to attach the property in question by infringing the Land Owner right and interest of the



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property in any manner whatsoever and no liability will be given to the Land Owner regarding the outstanding loan of the Developer.

- (x) The Developer shall abide by all the safety norms during the construction of the proposed building and where to all statutory and legal norms and keep the owners indemnified.
- xi) The Developer will responsible for any accident /incident occur during the construction and the land owner will not responsible for that.
- xii) The Developer shall obtain all necessary "No-Objection " certificate and procure " Completion Certificate " from all statutory authorities such as Panchayet, Panchayet Samity, NKDA and others.

CONSIDERATION OWNER'S ALLOCATION

The Land Owner herein shall entitled to get 35% ratio constructed area, according to his respective share of land, out of the proposed multi – storied building, along with the proportionate right, title and interest and common facilities attached with the proposed construction of new building thereon.

The Land Owner herein also entitled to get a total sum of Rs. 24,00,000.00 (Rupees twenty four lakh) only as refundable advance money from the Developer herein out of which Rs. 1,00,000.00 (Rupees One lakh) only will be paid by the Developer on the date of execution of this Developer Agreement and balance amount Rs. 23,00,000.00 (Rupees twenty three lakh) only will be paid by the developer to the Land owner after sanction building plan.

Be it mentioned here that, the total advance of Rs. 24,00,000.00 (Rupees twenty four lakh) only will be repaid by the Land Owner herein to the Developer before the time of delivery of physical possession of the Owner allocated portion.



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Be it also stated here that in absence of the Land Owner i.e. death of the Land Owner during this contractual period, the legal heirs of the Land Owner will have to abide by the terms and conditions contained in this agreement by executing a Supplementary Development Agreement with the Developer herein and Power of Attorney in favour of the Developer in future.

Be it mention here that, the Developer will get any adjoining plot of land for Development Purpose in future, at the time of amalgamation the Developer has exclusive right & absolute power to amalgamated the adjoining land for which the existing land owner have not raise any objection, claim over the afore said plot of land

DEVELOPER'S ALLOCATION

The Developer will be entitled to get 65% ratio constructed area in the proposed building to be constructed on the said premises after deducting the Owner allocation including proportionate share of the common facilities and amenities of the said building.

Be it also mentioned here that, the aforesaid owner allocated portion will be decided by and between the Land Owner and the Developer as per land ratio by executing a supplementary Agreement, to be executed by the Land Owner and the Developer after obtaining building sanctioned plan from the Pradhan, Jangra Hatiara 2 No. Gram Panchayet or NKDA or ZilaParisad and all other concern authority.

ARTICLE-VII PROCEDURE

1. The Land Owners shall execute a Development Power of Attorney as may be required for the purpose of obtaining sanction of the Plan all necessary permission and sanction from different authorities in connection with the construction of the Building, for pursuing and following up the matter with the statutory authorities and to do all acts, regarding construction work and also to negotiate with the prospective buyers to enter into agreement for sale to receive consideration money for the Developer's allocated area. During continuation of this agreement the Owners shall not in any way cause any impediment or obstruction whatsoever in the construction.



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of the said building by the Developer subject to fulfilments of the Developer's obligation as per the instant agreement.

- The Land Owners shall help to obtain mutation of the property in the name of the developer and/or its nominee or nominees and/or favour of the future flat owner and shop owners after the completion of the construction and after transfer or sale of all the flats and shops to the said future owners hereof.
- 3. Immediately after execution of these presents the Land Owners shall handover vacant possession of the land with the existing structure to the developer and/or his representatives to have access to the land for the purpose of development, soil testing etc. and further permit the Developer to place hoardings, to keep building materials and allow the men and agents of the Developer to stay in the land for the purpose of construction of the building or apartment in question as stated hereinabove.
- 4. The Owners shall pay and bear the panchayet taxes, maintenance charges and other duties as outgoings proportionately in respect of the owners allocated flats and shops as may be determined by the association or society to be formed or developer after construction of the building and sale of all flats/shops. It is agreed that on and from handing over possession of the said land for construction of building proportionate share of taxes or charges, if any, in respect of the said land will be borne by the developer till the separation or apportionment of the flats/shops in question among all consumers or purchasers.

ARTICLE-VIII CONSTRUCTION

The Land Owner or any person claiming through them shall not in any way interfere with the quiet and peaceful possession of the said premises or holding thereof by the Developer and shall not interfere with rights of the Developer to construct and complete the said building within the stipulated period subject to fulfilment of all obligations by the Developer as per this agreement.



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ARTICLE-IX POSSESSION

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Immediately on execution of these presents the Owner shall handover to the Developer the physical possession of the said premises and/or the said plot of land to enable the Developer to take all necessary action including measurement of the said premises for development of the said premises and the Developer shall hold the same hereunder without interference or disturbance of the owner or any person or persons claiming under them. The delivery of possession must be in writing and should be signed both the owner and the Developer.

ARTICLE-X BUILDING

- (a) The Developer will at its own cost and on the basis of specification as per sanctioned Building Plan shall construct, erect and complete the Building and all the common facilities and all the amenities at the said premises with good and standard materials and in a workman like manner within 48 (forty eight) months from the date of sanction building plan.
- (b) The Developer will install and erect in the said Building at their own costs, pumps, water storage over head reservoirs, electrifications, permanent electric connection from the CESC Limited /WBSEB/WBSEDCL and until permanent electric connections is obtained, save and except the Security Deposit and service charges for installation on new connection by CESE Limited/WBSEB/WBSEDCL in the said Building.
- (c) The Developer shall at its own costs and expenses and without creating any financial or other liability on the owner construct and complete the building in accordance with the Building Plan and any amendment thereto or modification thereof made or caused to be made by the Developers during the period of entire construction subject to the sanction of the appropriate authorities.



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(d) All costs, charges and expenses relating to or in any way connected with the entire construction of the said multi – storied building and development of the said premises/property including charges for other bodies shall be paid discharged and borne by the Developer and the Land Owner shall have no liability whatsoever in this context.

ARTICLE-XI RATES AND TAXES

- (i) The Developer hereby undertakes and agrees to pay the Panchayet tax, water and all other taxes from the date of taking over the possession.
- (ii) On completion of the Building and subsequent delivery of possession thereof the parties hereto and/or their respective transferees shall be responsible for the payment of all rates, taxes and other outgoings.

ARTICLE-XII SERVICE AND CHARGES

- (a) On completion of the Building and after possession of her respective allocated areas in the building, the Developer and/or the proposed transferees shall be responsible to pay and bear the service charges for the common facilities in the building.
- (b) The Service charges shall include utility charges, maintenance of mechanical, electrical, sanitary and other equipments for common use maintenance and general management of the building.
- (c) The Developer in consultation with the Land Owner and other prospective transferees shall frame such scheme for the management, amenities and administration of the building and all parties shall abide by all the rules and regulations of such management, administration/maintenance and other schemes and as well Association of Land Owner of the respective flats as and when formed.



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ARTICLE-XIII COMMON RESTRICTIONS

- (a) The transferees and occupiers shall, in any event, not to use the allotted area as godown and shall not store inflammable or combustible articles/materials, such as bide skin and kerosene, diesel oil etc. which may cause fire hazard to the said building.
- (b) None of the transferees and occupiers shall alter/demolish or permit demolition of any of the main structure in their allocated portion or any part thereof.
- (c) Subject to the Developer fulfilling its obligation and commitments as specified herein the time the owner shall not do any act or things whatsoever by which the Developer shall be prevented from construction and/or completion of the said building.

ARTICLE-XIV LEGAL COMPLIANCE

- (i) It is hereby expressly agreed by and between the parties hereto that it shall be all the responsibility of the Developer to comply with all other legal formalities and execute all documents as shall be required under the law for this purpose.
- (ii) The owner shall be bound to sign and execute such agreement, deeds, documents, papers, writings and forms as may be required by the Developer to be executed in favour of all intending and/or actual transferees in respect of Developer's share and claim of the said building in full as aforesaid togetherwith proportionate undivided share or right in the land and to register the same whenever necessary.

ARTICLE-XV OWNERS' INDEMNITY

The Owner hereby undertakes to keep the Developer indemnified against all claims, demands, suits or proceedings that may arise against the Developer in connection with the said premises due to commission/omission of any act or deed on the part of the Land Owner. If any dispute arises in future regarding title of the Land



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Owner in that event the Land Owner will be held responsible to rectify it at their own cost.

ARTICLE-XVI TITLE DEEDS

The Land Owner shall deliver all original documents and the title deed/deeds to the Developer on the date of execution and registration of the Development Agreement and the Development Power of Attorney.

ARTICLE- XVII MISCELLANEOUS

- (a) The Land Owner and the Developers and the Confirming Party herein entered into this agreement purely on contractual basis and nothing contained here in shall be deemed to construe as partnership between the developer and the owner but as joint venture between the parties hereto.
- (b) Any notice required to be given by the Developer will without prejudice to any other mode of service available deemed to have served on the Land owner if delivery by hand and duly acknowledge and/or sent by prepaid Registered Post with acknowledgment due and shall likewise any notice required to be given by the Land Owner shall be deemed without prejudice to the owner mode of service available to have been served on the Developer if delivered by hand and duly acknowledged and/or sent by prepaid registered post to the office of the developer.
- (c) There is no existing agreement regarding the development and/or the sale of the said premises and that all other arrangements prior to this agreement have been cancelled and/or being superseded by this agreement. The Land Owner and the Confirming hereto doth hereby unanimously and severally declare that they and each one of them have not entered into any agreement with anybody else for development of the said premises except the Developer herein.
- (d) Each terms of this agreement shall be the consideration for the other terms.



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ARTICLE-VIII

FORCE MAJEURE

- Force Majeure is herein defined as :
- (a) Any cause which is beyond the control of the Developer.
- (b) Natural phenomenon including but not limited to whether condition of floods, droughts, earthquake etc.
- (c) Accidents and disruption including but not limited to fires, explosive, breakdown of essential machineries or equipments and power shortage.
- (d) Transportation delay due to force majeure or accidents.
- 2. The Developer and/or Land Owner shall not be liable for any delay in performing its obligations resulting from force majeure. If the Developer and/or owner mutually agree to extend time limit of the instant agreement same can be done subject to the condition that the said mutual agreement must be written and signed by the Developer and the Land Owner.

ARTICLE-XIX

JURISDICTION

Courts of North 24 Parganas along shall have the jurisdiction to entertain and try all actions, suits and proceedings arising out of these presents between the parties hereto.

ARTICLE-XX

- ARBITRATION

All disputes and differences arising between the parties to this agreement shall on the first place be referred to arbitrators nominated by each of the parties and whenever necessary arbitrators so nominated may appoint an umpire among themselves jointly in accordance with Indian Arbitration & Conciliation Act, 1996 to process, the dispute and difference and any step otherwise without compliance the



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provision of said arbitration, either of the parties will not be entitled to proceed before the court of law as regards the said disputes and differences.

ARTICLE-XXI GENERAL CONDITIONS

- (a) All appendices in this agreement are integral parts of this agreement.
- (b) All amendments and/or addition to this agreement are valid only if made in writing and sign by both the parties.

FIRST SCHEDULE ABOVE REFERRED TO:

(Description of the scheduled property)

ALL THAT piece and parcel plot of land measuring more or less 8 cottah 8 chittak including passage Out of which the land owner at present owner of more or less 8 cottahs i.e 13 Decimal TOGETHERWITH all easements rights appertaining thereto, lying and situated at Mouza-Ghuni, J.L.No. 23, R.S.No.232, of the Collector of North 24 Parganas, comprised and contained in C.S. Dag No. 2513, under C.S Khatain No. 129, R.S.& L.R. Dag No. 2714 under L.R. Khatian No. 3547, Within the jurisdiction of Jyangra Hatiara 2 No Gram Panchayet, under P.S.- Rajarhat at present Newtown, Dist.North 24 Parganas, which is butted and bounded as under:-

ON THE NORTH : R.S Dag No. 2714. F

ON THE SOUTH : 'R.S Dag No. 2714 & Bhabani Prasad Mukhopadhyay.

ON THE EAST : 10 feet wide common passage.

ON THE WEST : R.S Dag No. 2714 & Rama Prasad Mukhopadhyay.



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SECOND SCHEDULE ABOVE REFERRED TO

(Specification of work)

FOUNDATION:

The foundation of the building shall be

reinforced cement concrete.

STRUCTURE:

The main structure of the building shall be of

reinforced cement concrete frame structure comprising of R.C.C. Columns beams slabs

etc.

ELEVATION:

Attractive designed front elevation with

exclusive finish.

WALLS

The external walls of the building be 200/

125 mm thick brick and partition wall inside the flats shall be of 75 mm and 125 mm thick.

Both to be bounded with cement mortar.

PLASTERING :

All external surface shall be plastered with

cement and finished with plaster of Paris. All external walls shall be plastered with cement and sand and painted with cement paints of

reputed make.

FLOORING AND

SKIRTING:

All and other flooring and skirting inside the

flat including the balcony shall be made with marble/tiles. The toilets shall have 6' glazed white ceramic tiles with marble/tile flooring.

The kitchen will have marble/tiles flooring.

DOORS:

All doors frame will be made of sal wood. The

main door will be of solid wood. Internal door



Augmons District Sub-Registrar elernat, New Town, North 24-Pgs 0 7 MAY 2015 shall be commercial water proof flush type affixed on proper timber frame painted with primer paint. Toilets will have plastic door. The main door shall be provided with one magic eye.

WINDOWS:

All window shall be aluminium frame with integrated grill and will be fitted with glass.

TOILET FITTINGS:

All toilets will have marble/tiles Anti - Skid flooring.

All toilets be provided with concealed plumbing for water. Each bath room shall have European W.C. or Indian type pan which the Purchaser will choose, one cistern and one basin. Each toilet will have concealed stop cock. Bib cocks and shower. The comot and the basin will have white colour.

KITCHEN FITTINGS/

FIXTURES:

The Kitchen will have marble/Anti Skid tiles flooring. The Kitchen shall have R.C.C. cooking platform with black stone, 3' dado ceramic tiles on cooking slab.

ROOF:

Proper roof treatment with water proofing.

STAIRS

All landings and steps of the stair-case will be Kota Marble / Tiles.

ELECTRICALS

Meter-individual meter to be fitted by individual costing. All electrical lines, to be concealed having quality copper wires of proper gauge with earthling arrangements all switch boards to be of PVC with in front cover



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of parapet sheet, with switch/plus/sockets etc. are to be provided on all electrical points.

ELECTRICAL POINTS:

Bed rooms : Two light points, one fan point, one multi-

plug point (5 Amps) computer points in all

bed rooms, only one washing point.

Toilets : One light point, one exhaust fan point, 15

Amps, one Geyser point.

Living/Dining Room: Two light points, two fan points, one plug

point (15 Amps), one T.V. Point and one

Refrigerator point.

Kitchen : Aqua Guard point and exhaust point with a

15 Amps point.

Stair : One point in each landing.

Roof : Two light points.

Ground floor: Adequate light points.

WATER SUPPLY: One underground water reservoir for storing

the water is to be provided with adequate

horse power-capacity of pump of reputed

make.

The Party has to pay extra money for any extra work other than what are stated in hereto.



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THIRD SCHEDULE ABOVE REFERRED TO:

(Cost of maintenance of common service as facilities)

Part-1. (Block common portion)

- (a) Lobbies and stair case.
- (b) Stair Head Room, Lift, Machine Room, Lift well.
- (c) The ultimate roof of the building areas as marked in the plan annexed hereto.
- (d) Overhead water reservoirs.
- (e) Water pipe (save those inside any apartment).
- (f) Wiring and accessories for lighting of common areas in the block.
- (g) Lift and lift machinery.

Part-2.

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- The Community Hall and Gymnasium.
- Open pathways.
- (3) Boundary walls.
- (4) All gates to the premises.
- (5) Drains sewers, septic tank/s and their connection with the KMC.
- (6) Electric transformer/s.
- (7) Electric cables.
- (8) Underground water reservoir.
- (9) Tube well/s if any.
- (10) All external lighting.
- (11) Diesel Generating set/s.
- (12) Pumps and motors.
- (13) A.C. Community Hall.
- (14) Kids swimming pool.



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0 7 MAY 2019

- (15) Gym.
- (16)Security room.

IN WITNESSES WHEREOF, the Parties have hereunto set their respective signature on the day, month and year first above written.

SIGNED, SEALED AND DELIVERED

in the presence of:

1. Sontan Madal
Gandang 9 Nagar

P. O. Gowang a Nagan

P. g. New Form

KOI-159

2. DR. Mono rayan Italian

BB 66 Sector I

Sall- Kake Kilkata 69

· Fondra Halden Signature of the Land Owner.



Asumenal District Sub-Rugus at Rejerhal, New Tewn, North 24-Pgs

0 7 MAY 2019

RECEIVED Rs.1,00,000/- (Rupees one lakh) only from the within named Developer as advance as per following memo:

MEMO OF CONSIDERATION:

Chemerro.

Bank

07-05-2019

Dorle

002236

BOB

Tandra Halden Signature of the Land Owner.

DRAFTED AND PREPARED BY :

Diforkarch.Dan

(Sri Dipankar Chandra Das)

Advocate

Barasat Court

Enrollment No.F/680/587/2011.



Assisticital Dietrical Sus-Registras Merhet Mew Town North 24-7 gs

.0 7 MAY 2019

DISTRICT NORTH 24 PARGANAS "OFFICE OF THE A.D.S.R.O. (B.K.P.) / NAIHATT / D.S.R. BARASAT / COSSIPORE, DUMDUM / R.A. KOLKATA STATUS : PRESENTANT LEFT HAND PINGER PRINT ENTILE RING MIDDLE FORE RIGHTHAND FINGER PRINT SIGNATURE .. LEPTHAND PINGER PRINT CITTLE PONGER PRINT LEFTHAND FINGER PROM NAME HUMB RMUHT FORE MIDOLE RING LITTLE RIGHT HAND FINGER PRINT SIGNATURE. RING' MICOLE FORE BUUH Space for photo HUMB FORE MOOLE RING LITTLE

> RIGHT HAND FINGER PRINT

SIGNATURE



Additional Busines Sus-Registrat Relathat, New York, North 24-9 (c)

0 7 MAY 2019



ভারতের নিবীচন কমিশন পরিচয় পর ELECTION COMMISSION OF INDIA IDENTITY CARD

XOY1264837





নিৰ্বাচকে নাম : তন্ত্ৰা হালদাৱ

Kleeter's Name : Tandra Halder

वायेशनम

: মনোরপ্তন হালদার

Husband's Name : Manaranjan Halder

Fre Sex

: WF

eq offer Date of Birth : 01/01/1978

XOY1284837

वितान:

B B-66, প্ৰতিসত, মুখ্য বিধি, সেইছ-১, নৰ্থ ইমানেলত, উন্নয় 24 নকলো, 700064

Address:

B B-66, SALTLAKE, BLOCK-BB, SECTOR-I, NORTH BIDHAN NAGAR, NORTH 24 PARGANAS, 700064

Date: 28/11/2010

116 formers fishe caus three forms আৰ্বাৰ্ডাৰ্ডাৰ মাধ্যম সমূৰ্তি Facsimile Signature of the Electors Registration Officer for 116-Bichannagar Constituency

Social editaria con espe Centra craffin Next era point o cont gave offerin on the Desira of the rest come of the eager of the efficiency of the man while and of efficiency made have one; It can of change is address recolour files Care No. in the relevant Form for including your parts in the reliable changed address and as allows for card

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SHELDER TOTAL DEPARTMENT OF GOVT OF INDIA
VOGESH ROMBA
TIRATH DAS ROMBA
14/08/1972
Form Server Account Number
ADKPR3778D

109521 ASIAN
Science



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ভারত সরকার

Unique Identification Authority of India

তাদিকাকুট্টিঃ আই চি / Enrollment No.: 1111/19243/02737

TO SHANKAR MONDAL MET TIGH ANGA NAGAR

GOURANGA NAGAR Ghuni(CT) Gouranga Nagar North Twenty Four Parganas Vest Bengal - 700157

KL862418313FT

95241831



আপনার আধার সংখ্যা / Your Aadhaar No. :

7199 8169 4427

আধার – সাধারণ মানুষের অধিকার







শক্ষর নতাল SHANKAR MONDAL Plot: AVERY AND Father: NARENDRANATH MONDAL

क्**रवाकि / DOB: 1912/1970** dev/Male

7199 8169 4427



আধার – সাধারণ মানুষের অধিকার



তথ্য

- আখার পরিচমের প্রমাণ, লাগরিকছের প্রমাণ লয়।
- পরিচয়ের প্রমাণ অনলাইন প্রমাণীকরণ ছারা লাভ করুন।

INFORMATION

- Aadhaar is proof of identity, not of citizenship.
- To establish identity; authenticate online.
- আধার সারা দেশে মান্য I
- আধার ভবিষ্যাত সরকারী ও বেসরকারী পরিবেশ্রি প্রাপ্তির সহায়ক হবে।
- Aadhaar is valid throughout the country.
- Aadhaar will be helpful in availing Government and Non-Government services in future.



तिक प्राप्तिक विकास स्टब्स्ट्रिक तथ

টেকনী:, গৌৰাক নগৰ, মুনি (নিটি) গৌৰক নগৰ, উত্তৰ ২৪ প্ৰবাদা বাহিত্যক Address: GOURANGA NAGAR, Ghuni(CT), Gouranga Nagar, North Twenty Four Parganas, Wes Bengal, 700167

7199 8169 4427



Ø

www.ulds.lgov

Govt. of West Bengal Directorate of Registration & Stamp Revenue e-Challan

GRN:

19-201920-001189386-1

Payment Mode

Online Payment

GRN Date: 06/05/2019 15:51:50

Bank:

State Bank of India

BRN:

CKJ3401419

BRN Date:

06/05/2019 15:52:55

DEPOSITOR'S DETAILS

Id No.: 15230000700989/3/2019

[Query No./Query Yoar]

Name:

ROHRA DEVELOPERS PVT LTD

Contact No.:

Mobile No.:

+91 9830339597

E-mail:

Address:

73 BANGUR AVENUE KOL 55

Applicant Name:

Mr D C Das

Office Name:

Office Address:

Status of Depositor:

Buyer/Claimants

Purpose of payment / Remarks :

Sale, Development Agreement or Construction agreement

Payment No 3

PAYMENT DETAILS

SI. No.	Identification No.	Head of A/C Description	Head of A/C	Amount[₹]
1	15230000700989/3/2019	Property Registration- Stamp duty	0030-02-103-003-02	39921
2	15230000700989/3/2019	Property Registration-Registration Fees	0030-03-104-001-16	1021

Total

40942

In Words:

Rupees Forty Thousand Nine Hundred Forty Two only



Major Information of the Deed

Deed No :	1-1523-05363/2019	Date of Registration	07/05/2019	
Query No / Year 1523-0000700989/2019		Office where deed is registered		
Query Date 03/05/2019 9:56:10 AM		A.D.S.R. RAJARHAT, District: North 24-Pargana		
Applicant Name, Address D C Das & Other Details Barasat Court, Thana: Barasa 700124, Mobile No.: 9038813		, District : North 24-Parganas, WEST BENGAL, PIN -		
Transaction		Additional Transaction		
[0110] Sale, Development a agreement	Agreement or Construction	[4305] Other than Immo Declaration [No of Deck than Immovable Proper 1,00,000/-]	aration : 2], [4311] Other	
Set Forth value		Market Value		
Rs. 1/-		Rs. 1,68,30,000/-		
Stampduty Paid(SD)		Registration Fee Paid		
Rs. 40.021/- (Article:48(g))		Rs. 1,021/- (Article:E, E, B)		
Remarks				

Land Details:

District: North 24-Parganas, P.S.- Rajarhat, Gram Panchayat: JANGRAHATIARA-II, Mouza: Ghuni Pin Code: 700157

Sch No	Plot Number	Khatian Number	Land Proposed	Use ROR	Area of Land		Market Value (In Rs.)	Other Details
L1	LR-2714	LR-3547	Bastu	Shall	8 Katha	1/-	1,68,30,000/-	Width of Approach Road: 10 Ft., Adjacent to Metal Road,
	Grand	Total:			13.2Dec	1/-	168,30,000 /-	

Land Lord Details:

07/05/2019

ì	Name	Photo	Finger Print	Signature
	Tandra Halder (Presentant) Wife of Dr. Manoranjan Halder Executed by: Self, Date of Execution: 07/05/2019 , Admitted by: Self, Date of Admission: 07/05/2019 ,Place : Office	M		Tandra Halden
1	1. 7100/191.11	07/05/2012	LTI 07/05/2019	07/05/2019

Major Information of the Deed :- I-1523-05363/2019-07/05/2019

, Admitted by: Self, Date of Admission: 07/05/2019 ,Place: Office



Developer Details :

SI No	Name,Address,Photo,Finger print and Signature
1	Rohra Developers Private Limited 73 Bangur Avenue Block - C, P.O:- Bangur Avenue, P.S:- Lake Town, District:-North 24-Parganas, West Bengal,
	India, PIN - 700055, PAN No.:: AAECR3883M, Status : Organization, Status : Not Executed

Representative Details:

SI No	Name,Address,Photo,Finger print and Signature
1	Mr Harish Kumar Rohra Son of Late Tirath Das Rohra 73 Bangur Avenue Block - C, P.O:- Bangur Avenue, P.S:- Lake Town, District:-North 24-Parganas, West Bengal, India, PIN - 700055, Sex: Male, By Caste; Hindu, Occupation: Business, Citizen of: India, , PAN No.:: AGJPR7205B Status: Representative, Representative of: Rohra Developers Private Limited (as Director)
2	Mr Yogesh Rohra Son of Late Tirath Das Rohra 73 Bangur Avenue Block - C, P.O:- Bangur Avenue, P.S:- Lake Town, District:-North 24-Parganas, West Bengal, India, PIN - 700055, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , PAN No.:: ADKPR3778D Status: Representative, Representative of: Rohra Developers Private Limited (as Director)

Identifier Details:

Name	Photo	Finger Print	Signature
Mr Sankar Mondal Son of Late N N Mondal Gouranganagar, P.O Gouranganagar, P.S New Town, DistrictNorth 24- Parganas, West Bengal, India, PIN - 700157	6		Sengu Mardal
	67/08/2019	07/05/2019	67/06/2019

ldentifier Of Tandra Halder, Mr Harish Kumar Rohra, Mr Yogesh Rohra

Transfer of property for L1					
SI.No	From	To. with area (Name-Area)			
1	Tandra Halder	Rohra Developers Private Limited-13.2 Dec			

Land Details as per Land Record

District: North 24-Parganas, P.S.- Rajarhat, Gram Panchayat: JANGRAHATIARA-II, Mouza: Ghuni Pin Code: 700157

Sch	Plot & Khatian	Details Of Land	Owner name in English
No	Number		as selected by Applicant
L1	LR Plot No:- 2714, LR Khatian No:- 3547	Owner:জন্মরা হাপদার, Gurdian:মনোর্য হাপদা, Address:বিবি 66 সন্ট্রেক সিটি কলি: 1 , Classification:শালি, Area:0.13000000 Acre,	Tandra Halder

Major Information of the Deed :- I-1523-05363/2019-07/05/2019



Endorsement For Deed Number: 1 - 152305363 / 2019

On 03-05-2019

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 1.68.30,000/-

Basan

Sanjoy Basak ADDITIONAL DISTRICT SUB-REGISTRAR OFFICE OF THE A.D.S.R. RAJARHAT

North 24-Parganas, West Bengal

On 07-05-2019

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 12:36 hrs on 07-05-2019, at the Office of the A.D.S.R. RAJARHAT by Tandra Halder Executant.

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

Execution is admitted on 07/05/2019 by Tandra Halder, Wife of Dr Manoranjan Halder, B.B. 66 Saltlake City, Sector - 1, P.O: Bidhannagar, Thana: Bidhannagar, North 24-Parganas, WEST BENGAL, India, PIN - 700064, by caste Hindu, by Profession Others

Indetified by Mr Sankar Mondal, , , Son of Late N N Mondal, Gouranganagar, P.O. Gouranganagar, Thana: New Town, North 24-Parganas, WEST BENGAL, India, PIN - 700157, by caste Hindu, by profession Business

Payment of Fees

Certified that required Registration Fees payable for this document is Rs 1,021/- (B = Rs 1,000/- ,E = Rs 21/-) and Registration Fees paid by Cash Rs 0/-, by online = Rs 1,021/-

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 08/05/2019 3:52PM with Govt. Ref. No: 192019200011893861 on 06-05-2019, Amount Rs: 1,021/-, Bank; State Bank of India (SBIN00000001). Ref. No. CKJ3401419 on 06-05-2019, Head of Account 0030-03-104-001-16

Payment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 40,021/- and Stamp Duty paid by Stamp Rs 100/-, by online = Rs 39,921/-

Description of Stamp

1. Stamp: Type: Impressed, Serial no 4153, Amount: Rs 100/-, Date of Purchase: 25/03/2019, Vendor name: MITA

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 06/05/2019 3:52PM with Govt. Ref. No; 192019200011893861 on 06-05-2019, Amount Rs; 39,921/-, Bank; State Bank of India (SBIN0000001), Ref. No. CKJ3401419 on 08-05-2019, Head of Account 0030-02-103-003-02

Beron

Sanjoy Basak
ADDITIONAL DISTRICT SUB-REGISTRAR
OFFICE OF THE A.D.S.R. RAJARHAT
North 24-Parganas, West Bengal

Major Information of the Deed :- I-1523-05363/2019-07/05/2019







Certificate of Registration under section 60 and Rule 69. Registered in Book - I Volume number 1523-2019, Page from 205465 to 205500 being No 152305363 for the year 2019.



Digitally signed by SANJOY BASAK Date: 2019.05.14 10:50:26 +05:30 Reason: Digital Signing of Deed.

(Sanjoy Basak) 14-05-2019 10:50:19 AM ADDITIONAL DISTRICT SUB-REGISTRAR OFFICE OF THE A.D.S.R. RAJARHAT West Bengal.

(This document is digitally signed.)

