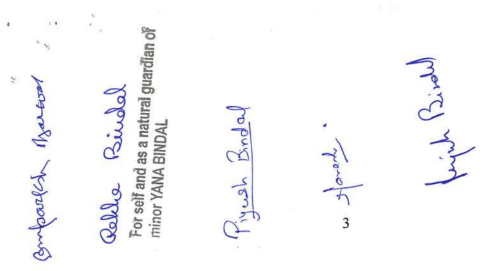


- **1. SRI OMPARKASH AGARWAL alias Omprokash Agarwala,** Son of Late Birajlal Agarwal, Hindu by Religion, Indian by Nationality, Business by Occupation, Resident of Sharda Appartment, Gurunanak Sarani, Punjabi Para Ward No. 13, Siliguri, P.O and P.S Siliguri, District Darjeeling, (PAN: ADFPA3665D).
- **2a)SMT REKHA BINDAL**, wife of Late Nirmal Bindal, Hindu by Religion, Indian by Nationality, House-wife by Occupation, Resident of C-3,3rd Floor, Ward No.43, Shyam Vatika, 2nd Mile Sevoke Road, P.O. Sevoke Road and P.S. Bhaktinagar, in the District of Jalpaiguri, (PAN: ACUPB9356Q).
- **2b) SRI PIYUSH BINDAL**, Son of Late Nirmal Bindal, Hindu by Religion, Indian by Nationality, Business by Occupation, Resident of C-3,3rd Floor, Ward No.43, Shyam Vatika, 2nd Mile Sevoke Road, P.O. Sevoke Road and P.S. Bhaktinagar, in the District of Jalpaiguri, (PAN:EGQPB9646P).
- 2c)MISS YANA BINDAL, Minor Daughter of Late Nirmal Bindal, Hindu by Religion, Indian by Nationality, Student by Occupation, Resident of C-3, 3rd Floor, Ward No.43, Shyam Vatika, 2nd Mile Sevoke Road, P.O. Sevoke Road and P.S. Bhaktinagar, in the District of Jalpaiguri-(AADHAR NO. 4361 5891 8014), Represented by her Natural Guardian and mother, SMT REKHA BINDAL one of the Land Owner hereof.
- **3. SRI NARESH AGARWAL,** Son of Late Kishorilal Agarwal, Hindu by Rehgion, Indian by Nationality, Business by Occupation, Resident of Flat No. C3, Shyam Vatika, Shyam Mandir Lane, 2nd mile, Siliguri P.O. Siliguri, P.S. Bhaktinagar, District Jalpaiguri, (PAN: ACHPA4969P) and



Albertofi Dt. Barjeelins

7 NOV 2022





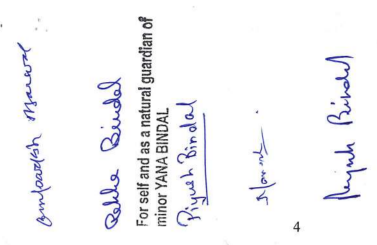
4. SRI RAJESH BINDAL, Son of Late Shew Prasad Agarwal alias Late Sheo Prasad Bindal, Hindu by Religion, Indian by Nationality, Business by Occupation, Resident of Modhubon Apartment, Block B, Flat A2, Akshaytara Lane, Sevoke Road, Ward No. 41, Siliguri, P.O and P.S Siliguri, District—Darjeeling, **(PAN:ADVPB0867A)**, - hereinafter collectively called the "**FIRST PARTY/LANDOWNERS**"

AND

MSN BUILDERS, a Partnership Firm, having its office at Marvel Enterprise, S.F Road, Siliguri, P.O. & P.S. Siliguri, District - Darjeeling – represented by one of its Partner, SRI MRINAL AGARWAL, son of Sri Naresh Kumar Agarwal, Hindu by Religion, Indian by Nationality, Business by Occupation, Resident of Cigaratte Company Compound, S.F Road, P.O Siliguri Bazar, P.S Siliguri, District - Darjeeling – hereinafter referred to as the "SECOND PARTY" (Developer, includes successors-in-interest and/or assigns). (PAN: AAZFM5463G).

Ownership of said property:

WHEREAS (1a) SRI OMPARKASH AGARWAL alias Omprokash Agarwala and KISHORILAL AGARWALA had jointly purchased land measuring 15 Kathas 8 Chhataks from Sri Gulab Chand Agarwala, Son of Late Chanduram Agarwala, by virtue of Registered Deed of Conveyance, dated 20.08.1976 being Document No. 1 - 4847 and the same was registered in the Office of the Sub-Registrar Siliguri, in the District of Darjeeling

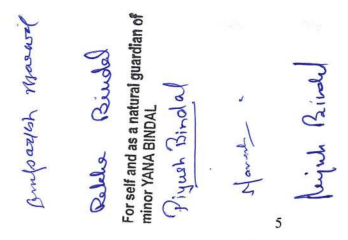


MSN BUILDERS

AND WHEREAS the above said Kishorilal Agarwala executed a Will dated 20-12-1996 whereby he bequeathed his ½ undivided share measuring 7 Kathas 12 Chhataks out of total land measuring 15 Kathas 8 Chhataks in favour of the abovenamed three persons, SRI NIRMAL BINDAL, SRI NARESH AGARWAL and SRI RAJESH BINDAL and thereafter by virtue of PROBATE granted by District Delegate, Civil Judge (Senior Division), Siliguri, in Misc Judicial (Probate) Case No. 10/98, Sri NIRMAL BINDAL Son of Late Kishorilal Agarwala became the owner of undivided share of land measuring 5 Kathas 3 Chhataks, SRI NARESH AGARWAL, Son of Late Kishorilal Agarwala became the owner of undivided share of land measuring 1 Katha 11 Chattaks and SRI RAJESH BINDAL, Nephew of Late Kishorilal Agarwala became the owner of undivided share of land measuring 14 Chattaks.

AND WHEREAS the abovenamed **Sri Rajesh Bindal**, Son of Late Shew Prasad Agarwal alias Late Sheo Prasad Bindal had also purchased land measuring 5 Kathas from Sri Satya Narayan Sharma, Son of Sri Monphul Sharma, by virtue of a Registered Deed of Conveyance, dated 07.10.2003, being document No. I- 111 for the year 2004 and the same was registered in the office of the ADSR Siliguri, in the District of Darjeeling.

AND WHEREAS SRI OMPARKASH AGARWAL alias Omprokash Agarwala, LATE NIRMAL BINDAL, SRI NARESH AGARWAL and SRI RAJESH BINDAL had entered into a Development Agreement dated 23rd December, 2020, with the Second Party being Document No. I- 2158 for the year 2020 and the same was registered in the office of the ADSR Siliguri, District Darjeeling.





AND WHEREAS possessing the above said property, Sri NIRMAL BINDAL died intestate leaving behind his Mother, SMT PUSHPA DEVI AGARWAL, Wife, SMT REKHA BINDAL, one daughter MISS YANA BINDAL and son PIYUSH BINDAL, as his only legal heirs as per the HINDU SUCCESSION ACT, 1956 and they jointly inherited undivided land measuring 5 Katha 3 Chhatak of Late Nirmal Bindal.

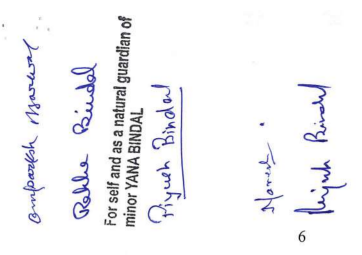
AND WHEREAS possessing the above said property SMT PUSHPA DEVI AGARWAL gifted her undivided share of land measuring 933.75 sq ft to her Daughter-in-Law, SMT REKHA BINDAL, by virtue of Registered Deed of Gift, dated 24.08.2022 being Document No. I – 2537 for the year 2022 and the same was registered in the Office of the Additional District Sub-Registrar Siliguri, in the District of Darjeeling.

AND WHEREAS the abovenamed parties have decided to enter into a new and fresh Development Agreement on the same terms and condition as mentioned in development Agreement dated 23-December-2020, being Document No. I- 2158 for the year 2020 registered at the office of Additional District Sub Registrar Siliguri, District Darjeeling.

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

ARTICLE I - DEFINITIONS

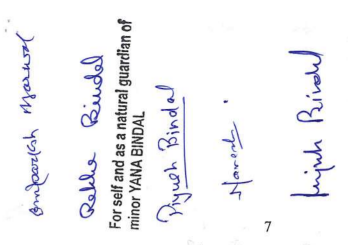
In this Agreement, unless otherwise specifically mentioned:-





1.1 The Owners shall mean the said-

- i) SRI OMPARKASH AGARWAL alias Omprokash Agarwala, Son of Late Birajlal Agarwal, Resident of Sharda Appartment, Gurunanak Sarani, Punjabi Para Ward No. 13, Siliguri, P.O and P.S Siliguri, District Darjeeling,
- ii) SMT REKHA BINDAL, wife of Late Nirmal Bindal, Hindu by Religion, Indian by Nationality, House-wife by Occupation, Resident of C-3,3rd Floor, Ward No.43, Shyam Vatika, 2nd Mile Sevoke Road, P.O. Sevoke Road and P.S. Bhaktinagar, in the District of Jalpaiguri,
- iii) SRI PIYUSH BINDAL, Son of Late Nirmal Bindal, Hindu by Religion, Indian by Nationality, House-wife by Occupation, Resident of C-3,3rd Floor, Ward No.43, Shyam Vatika, 2nd Mile Sevoke Road, P.O. Sevoke Road and P.S. Bhaktinagar, in the District of Jalpaiguri,
- **iv) MISS YANA BINDAL,** Daughter of Late Nirmal Bindal, Hindu by Religion, Indian by Nationality, House-wife by Occupation, Resident of C-3,3rd Floor, Ward No.43, Shyam Vatika, 2nd Mile Sevoke Road, P.O. Sevoke Road and P.S. Bhaktinagar, in the District of Jalpaiguri,
- v) SRI NARESH AGARWAL, Son of Late Kishorilal Agarwal, Resident of Flat No. C3, Shyam Vatika, Shyam Mandir Lane, 2nd mile, Siliguri P.O. and P.S. Siliguri, District Jalpaiguri and
- vi) SRI RAJESH BINDAL, Son of Late Shew Prasad Agarwal alias Late Sheo Prasad Bindal, Resident of Modhubon Apartment, Block B, Flat A2, Akshaytara Lane, Sevoke Road, Ward No. 41, Siliguri, P.O and P.S Siliguri, District Darjeeling all are Hindu by Religion, Indians by Nationality and Business by Occupation.





- 1.2 The Developer shall mean the said "MSN BUILDERS" and their partners, successor/successors in office, executors and administrators and assigns at all material times.
- 1.3 Building(s) shall mean the building to be constructed on the Scheduled Land as per the plan or plans sanctioned by the concerned authorities.
- 1.4 Unit shall mean the constructed area and/or spaces in the Commercial/ Residential Complex intended to be built and/or constructed, capable of being occupied and enjoyed separately as a distinct entity at the Residential/Commercial Complex or buildings to be constructed on the schedule land.
- 1.5 Super built-up area shall mean the total constructed area which will include common pathway, staircases, passageways, water tanks, reservoirs, statutory vacant space together with the width of the walls and such other areas used for accommodating common services to the building to be constructed on the Scheduled Land.
- 1.6 Architect shall mean any person or other association of persons, whether incorporated or not, whom the Developer may appoint from time to time as the Architect of the building/s to be constructed on the schedule land.
- 1.7 The Plan shall mean the plan or plans, elevation, designs, drawings and specifications of the building or buildings as sanctioned by the Biliguri Municipal Corporation /Local body or Development Authority including modification or variation thereof which may be made from time to time.



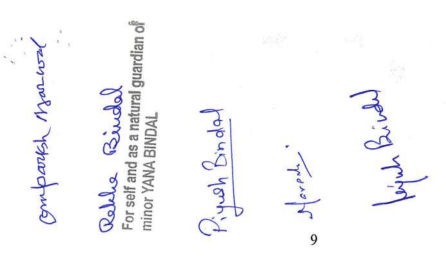
- 1.8 Saleable Area shall mean the space or spaces in the new Residential /Commercial complex available for independent use and occupation after making due provisions of common facilities and the space required therefore.
- 1.9 Transfer within its grammatical variations and cognate expression shall include transfer by delivery of possession and by any other means adopted for effecting what is understood as a transfer of space in a multi-storied building to purchasers.
- 1.10 Transferee shall mean a person, persons, Firm, Limited Company, Association of persons to whom any space and/or unit in the Residential/Commercial complex to be constructed at the schedule premises has been transferred.
- 1.11 Words importing singular shall include plural and vice versa and shall include all the other genders, i.e. masculine, feminine and neutral genders.

ARTICLE II - COMMENCEMENT

2.0 This Agreement shall be deemed to have commenced on and with effect from the date of its execution.

ARTICLE III - OWNERS' RIGHTS & REPRESENTATIONS

3.1 The Owners are absolutely seized and possessed or otherwise well and sufficiently entitled to all that the entirety of Scheduled 'A' Land.

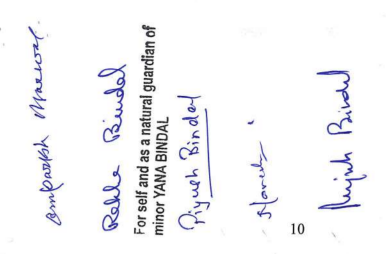




- 3.2 Excepting the present land owners and in their absence (God forbid) their legal heirs, no other person or persons have any claim or interest and/or demand over and in respect of Scheduled 'A' Land.
- 3.3 The Land owned by the Owners is free from all encumbrances, lien, lispendens, attachments, trusts, acquisitions, requisitions whatsoever or howsoever.
- 3.4 There is no bar, legal or otherwise, for the Owners to obtain any certificates, sanctions, consents or permissions except as mentioned in Clause 3.4a below for transferring the proportionate undivided share or interest in the land owned by them to the respective purchasers of Shops/Offices/units in the new building/s to be constructed on the schedule 'A' land.
- 3.4a. That after Registration of the Development Agreement, necessary permission of sale from the Ld Court shall be obtained in respect of Owner/Minor, Miss Yana Bindal's share in the Schedule 'A ' Property.
- 3.5 There is no subsisting agreement for sale and/or development of the land owned by the owner with any other party or parties.

ARTICLE IV - DEVELOPER'S RIGHTS

- 4.1 The land owners hereby grants, subject to the provisions contained herein, exclusive right to the Developer to build upon and to commercially exploit the Scheduled Land in accordance with the plan or plans sanctioned by the Siliguri Municipal Corporation and or any local Authority with or without any modification and/or amendment thereto made or caused to be made by the parties hereto.
- 4.2 All applications, plans and other papers and documents as may be required by the Developer for the purpose of obtaining necessary sanction from the appropriate authorities shall be prepared by the Developer at its own cost and shall be signed by the Owners or (through duly authorised representative in that behalf) and submitted by the Developer at the Developer's own costs and expenses for sanction.



ARTICLE V - CONSIDERATION

- 5.1 In consideration of the owners allowing the Developer to develop the said premises the Developer shall allocate owner's area as mentioned hereunder and more fully in Schedule 'B' here-in-below:
- 5.2 The Owner's Allocation :- (Fully Described in the Schedule 'B' below)

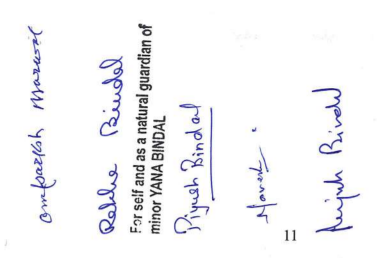
That the First Party shall be jointly entitled to 50% of the total constructed area in the "Schedule A" Land only.

5.3 The Developer's Allocation:- (More Fully Described in the Schedule 'C' below)

That the Developer shall be entitled to 50% of the total constructed area in the "Schedule A" Land.

ARTICLE VI - PROCEDURE

6.1 The Land Owners shall grant a Registered Power of Attorney in favour of the Developer above named for obtaining necessary permissions and/or sanctions from different authorities in connection with the development of the new building/s at the said land as fully mentioned in the Schedule "A" here-in-below and also for pursuing and following up the matter with Siliguri Municipal Corporation and /or any local body/Development authority and other statutory authorities and also for execution and presentation of Sale Deed, Lease Deed etc before the Registering Authority in respect of the Developer's Allocation only as fully described in the Schedule "C" here-in-below.



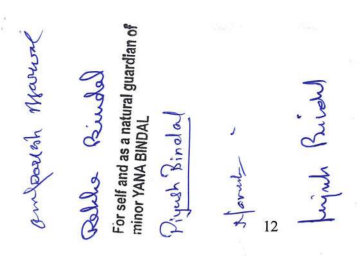
ARTICLE VII - SPACE ALLOCATION

7.1 The Developer shall on completion of the new Commercial/Residential complex, put the owner in undisputed possession of the owner's allocation together with all rights in the common portions and common facilities. The owners shall be entitled to use, occupy, lease, let, out, gift, exchange, sell or otherwise transfer the units/flats and parking spaces hereby allotted.

7.2 Subject as aforesaid, the common portion of the said Commercial/Residential complex and open spaces shall belong to the owners and developer in proportion to their sharing ratio of the constructed space of the entire building to be constructed on Schedule "A" land.

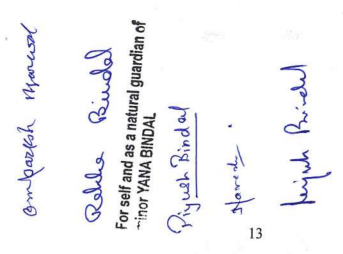
7.3 The land owner shall be entitle to own, enjoy, possess, transfer or otherwise deal with the owner's allocation in the new building/s at their, will, subject to the condition laid down elsewhere in this agreement.

7.4 The Developer shall subject to the provisions herein contained, be exclusively entitled to the Developer's allocation in the new building/s with exclusive right to transfer or otherwise deal with or dispose of the same without any right, claim or interest whatsoever therein of the owner and the land owners shall not in any way interfere with or disturb the quite and peaceful possession of the Developer's allocation.



ARTICLE VIII - BUILDING

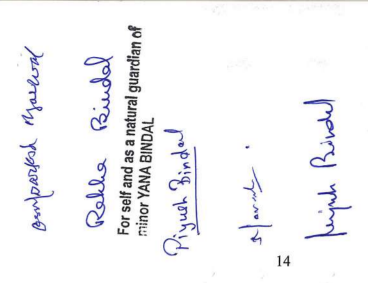
- 8.1 The Developer shall at its own costs, construct erect and complete the Commercial/Residential complex on the Scheduled 'A' land as described in schedule hereto in accordance with the sanctioned plan with good and standard materials as may be specified by the Architects/Engineers. The new building/s shall be a Residential/ Commercial complex having elevation and features permissible under the rules and regulation applicable to the said premises as may be approved by the Siliguri Municipal Corporation and or Local Body/Development Authority.
- 8.2 Subject as aforesaid, the decision of the Developer regarding the quality of the materials and the specification shall be final and binding upon the parties hereto. The Developer shall not compromise with the quality of materials and in case of any objection in this regard from the part of the land owners, then the parties of this indenture shall solve the same amicably.
- 8.3 The Developer shall install and erect in the said new building/s with all required facilities, at its own costs, which includes water pumps, tube-well, water storage tanks, and other facilities etc as are required to be provided in a Commercial/Residential complex having self-contained units for sale of constructed areas therein on ownership basis and as mutually agreed to.



8.4 The Developer shall be authorised in the name of the Owners so far as is necessary, to apply for and obtain allocation of building/s materials allocable to the Owners for the construction for the building/s and to similarly apply for and obtain temporary and permanent connections of water, electricity power, drainage, sewerage to the new building/s and other inputs and facilities required for the construction and enjoyment of the Residential/Commercial complex for which purpose the land Owners shall execute in favour of the nominee of the Developer, Power(s) of Attorney and other authorities as shall be required by the Developer. All costs charges and expenses therefore shall be borne and met by the Developer.

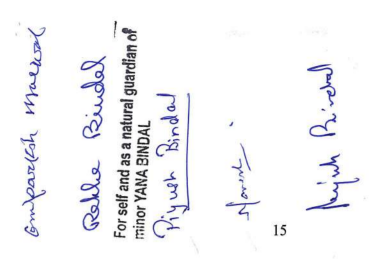
ARTICLE IX - COMMON FACILITIES

- 9.1 The Developer shall pay and bear all Local/Development Authority charges, Municipal Taxes, and other statutory outgoing as would be levied by the Government or any statutory authorities in respect of the said premises accruing on and from the date of handing over of vacant possession of the land by the Land Owners to the Developer, till the date of the Land Owners receiving the Owners' Allocation as stated herein in the new building/s and thereafter the Developer and/or it's nominee or transferees shall bear such taxes, fees, etc, in respect of the Developer's Allocation only.
- 9.2 The Developer shall complete the Construction of the proposed building within such time as may be allowed by Siliguri Municipal Corporation /Local/Development authority and as soon as the complex is/are completed, the Developer shall give notice to the Land Owners requiring the Land Owners to take possession of the Land Owners' Allocation in



the building/s and after 15 (Fifteen) days from the date of receive of such notice and at all times thereafter, the Land Owners shall be exclusively responsible for payment of all municipal and property taxes, rates, duties, dues and other public outgoing and impositions whatsoever (hereinafter for the sake of brevity referred to as "the said Rates") with effect from the date of delivery of possession of the said Land Owners' Allocation, payable in respect of the said Land Owners' Allocation, the said Rates to be apportioned pro-rata with reference to the saleable space in the Commercial/Residential complex if they are levied on the building/s as a whole.

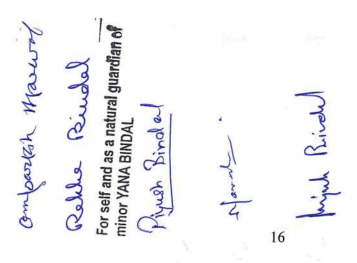
9.3 As and from the date of service of notice of possession, the Owners shall also be responsible to pay and bear and shall forthwith pay on demand to the Developer the proportionate service charges in respect of the new building/s which will be fixed and/or determined mutually from time to time for the common facilities in the new building/s payable in respect of the Land Owners' Allocation. The said charges include proportionate share of water, fire safety charges and scavenging charges and taxes, light, sanitation, maintenance, operation, renovation, replacement, repair and renewal charges and management of the common facilities, renovation, replacement, repair and maintenance charge and expenses for the building/s and of all common wiring pipes, electrical and mechanical equipment switch-gear, transformers, generators, pumps, motors and other electrical and mechanical installations, appliances, and equipment, stairways, corridors, halls, passageways, pathways and other common facilities whatsoever as may be mutually agreed upon from time to time.



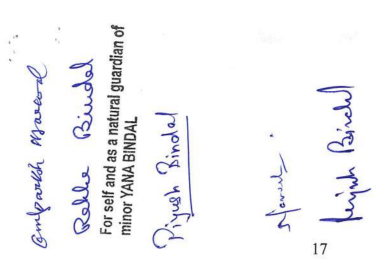
- 9.4 Any transfer of any part of the land Owners' Allocation in the new building/s shall be subject to the other provisions hereof and the land Owners shall thereafter be responsible in respect of the space transferred to other persons, to pay the said Rates and service charges due for the common facilities till the date of transfer. It is made clear that the land Owners shall be responsible for payment of all municipal and property taxes and other outgoing and impositions in respect of the portions allocated to the land Owners to the authorities concerned only immediate after takeover the same from the developer.
- 9.5 The Owners shall not do any act deed or thing whereby the Developer shall be prevented from construction and completion of the said Commercial/ Residential complex at the said premises but the land .owners shall have right to visit the construction site time to time and may pass their valuable suggestions to the developer in this regard.

ARTICLE X - COMMON RESTRICTIONS

- 10.1 The land Owners' Allocation in the new building constructed on the Scheduled land shall be subject to the same restriction on transfer and use as are applicable to the Developer's Allocation in the Commercial/Residential complex intended for the common benefits of all occupiers of the Commercial/Residential complex which shall include the following.
- 10.2 The land Owners/Developer shall not use or permit to use the Owners' Allocation/Developer's Allocation in the Commercial/Residential complex or any portion thereof of for carrying on any obnoxious, illegal and immoral trade or activity nor use thereof or for any purpose which may cause any nulsance or hazard to the other occupiers of the Commercial/Residential complex.



- 10.3 Neither party shall demolish or permit demolition of any wall or other structure in their respective allocations or any portion thereof or make any structural alteration therein without the previous consent of the other in writing in this behalf.
- 10.4 Neither party shall transfer or permit transfer of their respective allocations or any portion thereof unless:
- a) Such party shall have observed and performed all terms and conditions on their respect/part to be observed and/or performed, and
- b) The proposed Transferees have given a written undertaking to be bound by the terms and conditions hereof and to duly and promptly pay all and whatsoever which shall be payable in relation to the area in his possession.
- 10.5 The developer shall abide by all laws, Bye-Laws, Rules and Regulations of the Government, Local Bodies as the case may be and shall attend to answer and be responsible for any deviation, violation and/or breach of any of the said Laws, Bye-laws, Rules and Regulation but after takeover of the constructed premises i,e the land owners allocation portion as fully mentioned in the schedule –B" here-in-below, the land owners shall be answerable to the said authorities for any deviation, violation and/or breach of any of the said laws, Bye-laws, Rules and Regulations of the Government.
- 10.6 The respective Allottees shall keep the interior and walls, sewers, drains, pipes and other fittings and fixtures and appurtenances and floor and ceiling etc, in each of their respective allocations in the Commercial/Residential complex in good working condition and repair and in particular so as not to cause any damage to the complex or any other space or accommodation therein and shall keep other occupiers of the complex indemnified from and against the consequences of any breach.

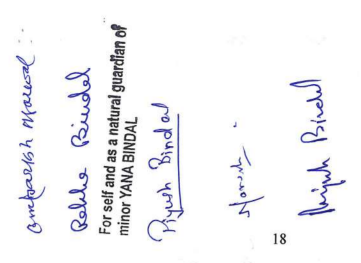




- 10.7 The parties hereto shall not do or cause or permit to be done any act or things which may render void or voidable any insurance of the new building or buildings or any part thereof and shall keep each other and other occupiers of the said building/s harmless and indemnified from and against the consequences of any breach.
- 10.8 No goods or other items/materials shall be kept by the Owners or by the Developer for display or otherwise in the corridors or other places for the common use in the complex and no hindrance shall be caused in any manner in the free movement in the corridors and other places for common use in the new building/s and in case any such hindrance is caused, the Developer or the land Owners, as the case may be, shall be entitled to remove the same at the risk and cost of the other.
- 10.9 Neither party shall throw or accumulate any dirt, rubbish waste or refuse or permit the same to thrown or accumulated in or about the complex or in the compounds corridors or any other portion or portions of the new building/s.

ARTICLE XI - OWNER'S OBLIGATIONS

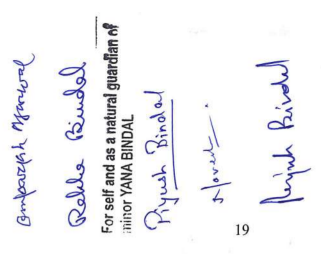
- 11.1 The land Owners hereby agree and covenant with the Developer not to cause any interference or hindrance in the construction of the new building at the said premises by the Developer but the land owners shall have the right to pass their valuable suggestions to the developer in this regard during the period of construction of the said new building on the below Schedule-A land.
- 11.2 The land Owners hereby agree and covenant with the Developer not to do any act or deed or thing whereby the Developer may be prevented from selling, and/or disposing of any part of the Developer's Allocation in the new building.



- 11.3 The land Owners hereby agree and covenant with the Developer not to let out, mortgage, and/or charge the said premises or any portion thereof without the consent in writing of the Developer during the period of construction.
- 11.4 The land Owners hereby agree that the Developer shall be at liberty to enter into Development Agreement with the adjacent land owners or purchase their land and expand the construction and the land owners shall have no objection in this regard and there will be no increase in the Owners Allocation/Consideration as mentioned in this Development Agreement and all the land owners, developer and intending purchasers shall have right to use and enjoy the common provisions and facilities of the constructed complex.

ARTICLE XII - DEVELOPER'S OBLIGATIONS

- 12.1 The Developer hereby agrees and covenants with the Owners to complete the construction of the new building/s at the said premises in terms of the sanctioned plan/s within such time as be allowed by Siliguri Municipal Corporation /any other authority.
- 12.2 The Developer hereby agrees and covenants with the land Owners not to do any act deed or thing whereby the land Owners are prevented from enjoying, selling, assigning and/or disposing of any of the land Owners' Allocation in the Commercial/Residential complex at the said premises, subject to the terms and conditions herein contained.
- 12.3 The Developer shall comply with all Laws, Rules/Regulations of construction of the proposed building and the land owner will not be liable for any violation of any law, Rules/regulation by the Developer.



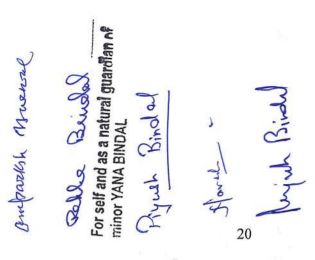
- 12.4 The Developer shall complete the construction of the building within 4(Four) years from the date of passing of the Plan subject to Force Majeure.
- 12.5 That the Developer shall be solely responsible for any liability civil or criminal arising out of any accident/incident that may happen in course of construction of the proposed building and the land owner will have no responsibility in this regard.
- 12.6 The Developer hereby agree and covenant with the land owners not to let out ,mortgage. And/or charge the said premises or any portion thereof which has been allotted to the developer without the consent in writing of the land owners during the period of construction.

ARTICLE XIII - OWNERS' INDEMNITY

13.1 The land Owners hereby undertake that the Developer shall be entitled to the Developer's allocation in said construction and shall enjoy its allocated space without any interference and/or disturbance provided the Developer performs and fulfills all the terms and conditions herein contained and on its part to be observed and performed.

ARTICLE XIV - DEVELOPER'S INDEMNITY

14.1 The Developer hereby undertake to keep the land Owners indemnified against all third party claims and actions arising out of any sort of act or commission of the Developer in or relating to or arising out of the construction of the said building/s at the said premises.



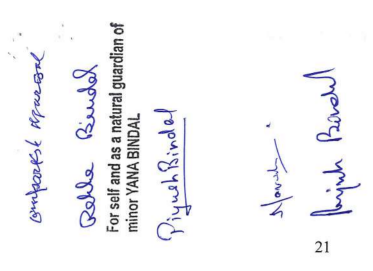
- 14.2 The Developer hereby undertakes to keep the Owners indemnified against all actions, suits, costs, proceedings and claims that may arise out of the Developer's actions with regard to the development of the said premises.
- 14.3 The Developer hereby undertake that the land owners shall be entitled to the land owner's allocation in said construction and shall enjoy their allocated space without any interference and/or disturbance provided the land owners performs and fulfills all the terms and conditions herein contained and or their part to be observed and performed.

ARTICLE XV - TAXES

- 15.1 The land owners and the Developer shall bear their respective Income Tax, Capital gains and any other Liabilities as applicable.
- 15.2 That the GST which shall be realized from the sale of entire constructed area shall be received by the Developer which may be paid to the Government by the Developer.
- 15.3 That the Land owners shall pay the GST to the Developer if any part of their allocation is retained by them.

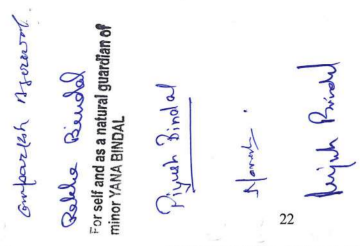
ARTICLE XVI - MISCELLANEOUS

16.1 The land Owners and the Developer have entered into this Agreement purely as a contract and nothing contained herein shall be deemed to construc as a Partnership between the Developer and the Owners or as a joint venture between the parties hereto in any manner nor shall the parties hereto constitute as an Association of Persons.





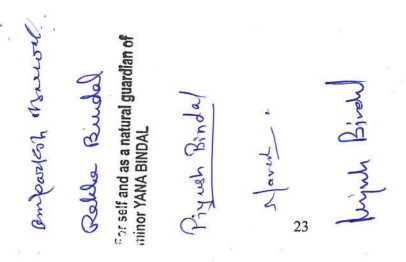
- 16.2 It is understood that from time to time to facilitate the construction of the new building/s at the said premises by the Developer, various deeds, matters and things not herein specified may be required to be done by the Developer and for which the Developer may need the authority of the land Owners and various applications and other documents may be required to be signed or made by the land Owners relating to which specific provisions may not have been made herein and the land Owners hereby undertakes to do all such acts, deeds, matters and things that may be reasonably required to be done in the matter and the land Owners shall execute any such additional Power(s) of Attorney and/or authority as may be required by the Developer for the purpose and the land Owners also undertake to sign and execute all such additional applications and other documents as the case may be, provided that all such acts, deeds, matters and things do not in any way infringe the right of the land Owners and/or go against the spirit of this Agreement. That all documents including agreement of sale, Sale Deed, Lease Deed etc shall be executed jointly by the signature of First Party Landowners and Second Party/Developer.
- 16.3 The Developer shall at the time of it's choice frame Scheme for the management and administration of the said building at the said premises and/or common part thereof. The Developer and the land Owners hereby agree to abide by all the Rules and Regulations of such Management/Society/Association/ Holding Organization and hereby give their consent to abide by the same.
- 16.4 As and from the date of completion of the new building, the Developer and/or its transferces and the land Owner and/or their transferces shall each be liable to pay and bear proportionate charges on account of all taxes payable in respect of their allocations.
- 16.5 The Developer and the Landowners shall mutually decide the name of the new building.



ARTICLE XVII - FORCE MAJURE

17.1 **Meaning**: Force Majeure shall mean and include an event preventing either party from performing any or all of its obligations under this agreement, which arises from or is attributable to unforeseen occurrences, act events, omissions or accidents which are beyond the reasonable control of the party so prevented and does not arise out of a breach by such party of any of its obligations under this agreement, including without limitation any abnormally inclement weather flood, lightening, storm, fire explosion, earthquake, subsidence structural damage, pandemic, epidemic or other natural physical disaster, failure or storage of power supply, war, military operations, riot, crowd disorder, strike, lock-outs, labor unrest or other industrial action, terrorist action, civil commotion, non availability of construction material, hike in prices of construction material and any legislation, regulation, ruling or omissions (including failure to grant any necessary permissions or sanctions for reasons outside the control of either party) or any relevant Government or Court orders.

17.2 Saving Due to Force Majeure: if either party is delayed in or prevented from performing any of its obligations under this Agreement by any event of force majeure that party shall have no liability in respect of the performance of such of its obligations as are prevented by the event/s of force majeure. Neither the owners nor the developer shall be held responsible for any consequences or liabilities under this Agreement if in performing the same by reason of force majeure. Neither party shall deemed to have defaulted in the performance of its contractual obligations whist the performance thereof is prevented by force majeure and the time limits laid down in this agreement for the performance of such obligations shall be extended accordingly upon occurrence and cessation of any event constituting force majeure.



ARTICLE XVIII - ARBITRATION

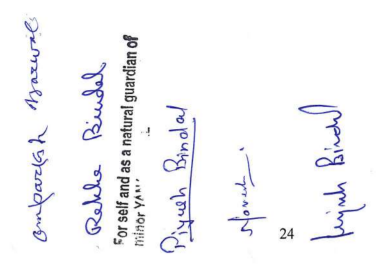
18 In case if any dispute, difference or question arising between the parties hereto with regards to this Agreement, the same shall be referred to arbitration under the provisions of the Arbitration and Conciliation Act, 1996 and/or any other statutory modification and/or enactment relating thereto.

ARTICLE XIX - JURISDICTION

19 Ld Courts at Siliguri alone shall have jurisdiction to entertain try and determine all actions, suits and proceedings arising out of these presents between the parties hereto.

THE SCHEDULE 'A' ABOVE REFERRED TO DESCRIPTION OF THE LAND BELONGING TO LAND OWNERS HEREOF

ALL that piece or parcel of vacant homestead land measuring 20 Kathas 8 Chhataks situated at Punjabi Para Ward No. 13, within Mouza Siliguri, appertains to and forms part of R.S Plot No 9620, recorded in RS Khatian No.870, J.L. No. 110 (88), Pargana Baikunthapur, P.S. Siliguri, District Darjeeling.



The said entire land is bounded and butted as follows:-

North Land of MSN Builders and others .

South 22 ft wide Road.

East Land of Sri CC Sharma

West 15ft wide Road.

Schedule 'B' (The land Owner's Allocation)

That the First Party/Land owners shall be jointly entitled to 50% of the constructed area in the "Schedule A" Land only.

Schedule "C' The Developer's Allocation :-

That the Developer shall be entitled to 50% of the constructed area in the "Schedule A" Land .

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribe their respective hands and seals to these presents on the day month and year first above written.

WITNESSES:

1. Copal Roy
Slosin anneshwarkoy
Eart chayan fata
10- Chagenali
RS- Bhackingget
Aist- Larganguri

2. Mary Consepte Rozario Alo Mr. Peter Johny Rozario South Eliteral Silifuri Rebbe Bindel

For self and as a natural guardian of minor YANA BINDAL

Piyush Bindal

FIRST PARTY

MSN BUILDERS

SECOND PARTY

Drafted by me and printed in my office

Manos Aganval

MANOJ AGARWAL

Advocate, Siliguri.

(Enrl No. F-505/434 of 1997)



	THUMB	FORE FINGER	MIDDLE FINGER	RING FINGER	LITTLE FINGER
LEFT HAND					Q .
RIGHT HAND	TIN I				

Comparish garwal

Signature



	THUMB	FORE FINGER	MIDDLE FINGER	RING FINGER	LITTLE FINGER
LEFT HAND					
RIGHT HAND					

Robbe Bindal

For self and as a natural guardian of

				MINOT YANA BIND	DAL
	THUMB	FORE FINGER	MIDDLE FINGER	RING FINGER	LITTLE FINGER
LEFT HAND			The state of the s		
RIGHT HAND					

Piyueh Binday

Signature



	THUMB	FORE FINGER	MIDDLE FINGER	RING FINGER	LITTLE FINGER
LEFT HAND					
RIGHT HAND				Maria Jo	

Signature



`	THUMB	FORE FINGER	MIDDLE FINGER	RING FINGER	LITTLE FINGER
LEFT HAND					
RIGHT HAND					

Signature

		THUMB	FORE FINGER	MIDDLE FINGER	RING FINGER	LITTLE FINGER
РНОТО	LEFT HAND	3 2		*		
	RIGHT HAND	-	Υ.,		2	

Signature

	THUMB	FORE FINGER	MIDDLE FINGER	RING FINGER	LITTLE FINGER
LEFT HAND					
RIGHT HAND					

MSN BUILDERS

((/ PARTNER

Signature

INDENTIFIER PHOTO SHEET

PHOTO



LEFT THUMB IMPRESSION



Capal for

Signature of Identifier



Government of West Bengal Directorate of Registration & Stamp Revenue FORM-1564

Miscellaneous Receipt

Visit Commission Case No / Year	0402000529/2022	Date of Application	17/11/2022				
Query No / Year	04022003197999/2022						
Transaction	[0110] Sale, Development	Agreement or Construction a	greement				
Applicant Name of QueryNo	Mr MANOJ AGARWAL						
Stampduty Payable	Rs.75,020/-						
Registration Fees Payable	Rs.21/-						
Applicant Name of the Visit Commission	Mr M Agarwal						
Applicant Address	siliguri						
Place of Commission	siliguri						
Expected Date and Time of Commission	17/11/2022 5:00 PM						
Fee Details	J1: 250/-, J2: 400/-, PTA-J	(2): 0/-, Total Fees Paid: 650/-					
Remarks							



Government of West Bengal

Department of Finance (Revenue), Directorate of Registration and Stamp Revenue OFFICE OF THE A.D.S.R. SILIGURI, District Name: Darjeeling Signature / LTI Sheet of Query No/Year 04022003197999/2022

I. Signature of the Person(s) admitting the Execution at Private Residence.

SI No.	Name of the Executant	Category	Photo	Finger Print	Signature with date
1	Mr OM PARKASH AGARWAL Alias Mr OM PROKASH AGARWALA SHARDA APARTMENT, Block/Sector: GURUNANAK SARANI, City:- Siliguri Mc, P.O:- SILIGURI, P.S:-Siliguri, District:-Darjeeling, West Bengal, India, PIN:- 734001	Land Lord			Bombartish Marinal
SI No.	Name of the Executant	Category	Photo	Finger Print	Signature with date
2	Smt REKHA BINDAL SHAYAM VATIKA, C-3, City:- Siliguri Mc, P.O:- SEVOKE ROAD, P.S:- Bhaktinagar, District:- Jalpaiguri, West Bengal, India, PIN:- 734001	Land Lord			Replie Bindel

I. Signature of the Person(s) admitting the Execution at Private Residence.

SI	Name of the Executant		Photo	Finger Print	Signature with
No.				3	date
3	Mr PIYUSH BINDAL SHYAM VATIKA,C-3, City:- Siliguri Mc, P.O:- SEVOKE ROAD, P.S:- Bhaktinagar, District:- Jalpaiguri, West Bengal, India, PIN:- 734001	Land Lord			Ryceh Bindal 19/11/22
SI No.	Name of the Executant	Category		Finger Print	Signature with date
4	Mr NARESH AGARWAL SHYAM VATIKA, C-3, Block/Sector: SHAYAM MANDIR LANE, City:- Siliguri Mc, P.O:- SEVOKE ROAD, P.S:- Bhaktinagar, District:- Jalpaiguri, West Bengal, India, PIN:- 734001	Land Lord			Sparade.
SI No.	Name of the Executant	Category	Photo	Finger Print	Signature with date
	Mr RAJESH BINDAL MODHUBON APARTMENT, City:- Siliguri Mc, P.O:- SILIGURI, P.S:-Siliguri, District:-Darjeeling, West Bengal, India, PIN:- 734001	Land Lord			Maria M. 14/4/41

I. Signature of the Person(s) admitting the Execution at Private Residence.

SI No.	Name of the Execu	tant Category	Photo	Finger	Print	Signature with date
6	Mr REKHA BINDAL SHYAM VATIKA C-3 Block/Sector: NEAR SHYAM MANDIR, Ci Siliguri Mc, P.O:- SEVOKE ROAD, P.S Bhaktinagar, District: Jalpaiguri, West Beng India, PIN:- 734001	Lord ity:- [Miss YANA S:- BINDAL]				Rolle Birdol
SI No.	Name of the Execut	tant Category	Photo	Finger	Print	Signature with
7	Mr MRINAL AGARWA CIGARATTE COMPA COMPOUND, Block/Sector: S.F. ROAD, City:- Siliguri I P.O:- SILIGIURI BAZA P.S:-Siliguri, District:- Darjeeling, West Beng India, PIN:- 734005	ative of Developer [MSN Mc, BUILDER AR, S]				MSN BUILDERS
SI lo.	Name and Address of identifier	Identifier	of Ph	oto Fing	jer Print	Signature with date
1	Son of Mr GUNESHWAR ROY EAST CHAYAN PARA, City:- Not	Mr OM PARKASH AG Smt REKHA BINDAL BINDAL, Mr NARESH AGARWAL, Mr RAJE Mr REKHA BINDAL, AGARWAL	, Mr PIYUSH H SH BINDAL,			Cepulen -

(Sandha Ratna Syangden)
ADDITIONAL DISTRICT
SUB-REGISTRAR
OFFICE OF THE A.D.S.R.
SILIGURI

Darjeeling, West Bengal

Major Information of the Deed

Deed No:	I-0402-03385/2022	Date of Registration	18/11/2022		
Query No / Year	0402-2003197999/2022	Office where deed is r			
Query Date	10/11/2022 12:07:42 PM				
Applicant Name, Address & Other Details	MANOJ AGARWAL	A.D.S.R. SILIGURI, District: Darjeeling eling, WEST BENGAL, Mobile No. : 7602241704, Sta			
Transaction		Additional Transaction			
[0110] Sale, Development Agreement or Construction agreement		[4305] Other than Immovable Property, Declaration [No of Declaration : 1], [4308] Othe than Immovable Property, Agreement [No of Agreement : 1]			
Set Forth value		Market Value			
		Rs. 5,52,83,585/-			
Stampduty Paid(SD)		Registration Fee Paid			
Rs. 75,020/- (Article:48(g))		Rs. 21/- (Article:E, E, E)			
Remarks	Received Rs. 50/- (FIFTY only) area)	from the applicant for issuing	the assement slip.(Urba		

Land Details:

District: Darjeeling, P.S:- Siliguri, Municipality: SILIGURI MC, Road: PANJABI PARA WARD NO.13, Mouza: Siliguri, JI No: 88, Pin Code: 734001

Sch No	Number	PROPERTY AND ADDRESS OF THE RESERVE	Proposed	Charles and Assessment	Area of Land	THE RESIDENCE OF THE PARTY OF T	Market Value (In Rs.)	Other Details
L1	RS-9620	RS-870	Bastu	Bastu	20 Katha 8 Chatak		5,52,83,585/-	Width of Approach Road: 22 Ft., Adjacent to Metal Road,
	Grand	Total:			33.825Dec	0 /-	552,83,585 /-	

Land Lord Details:

SI No	Name, Address, Photo, Finger print and Signature				
	Mr OM PARKASH AGARWAL, (Alias: Mr OM PROKASH AGARWALA) (Presentant) Son of Late BRIJLAL AGARWAL SHARDA APARTMENT, Block/Sector: GURUNANAK SARANI, City:- Siliguri Mc, P.O:- SILIGURI, P.S:-Siliguri, District:-Darjeeling, West Bengal, India, PIN:- 734001 Sex: Male, By Caste: Hindu, Occupation: Business, Citizon of: India, PAN No. ADAMAGED, Addition No. 60xxxxxxx/U11, Stutus Individual, Executed by: Self, Date of Execution: 17/11/2022 , Admitted by: Self, Date of Admission: 17/11/2022 ,Place: Pvt. Residence Execution: 17/11/2022 , Admitted by: Self, Date of Admission: 17/11/2022 ,Place: Pvt. Residence				

2 Smt REKHA BINDAL

Wife of Late NIRMAL BINDAL SHAYAM VATIKA, C-3, City:- Siliguri Mc, P.O:- SEVOKE ROAD, P.S:- Bhaktinagar, District:-Jalpaiguri, West Bengal, India, PIN:- 734001 Sex: Female, By Caste: Hindu, Occupation: House wife, Citizen of: India, PAN No.:: ACxxxxxx6Q, Aadhaar No: 58xxxxxxxx6718, Status: Individual, Executed by: Self, Date of Execution: 17/11/2022

, Admitted by: Self, Date of Admission: 17/11/2022 ,Place: Pvt. Residence, Executed by: Self, Date of

Execution: 17/11/2022

, Admitted by: Self, Date of Admission: 17/11/2022 ,Place: Pvt. Residence

3 Mr PIYUSH BINDAL

Son of Late NIRMAL BINDAL SHYAM VATIKA,C-3, City:- Siliguri Mc, P.O:- SEVOKE ROAD, P.S:-Bhaktinagar, District:-Jalpaiguri, West Bengal, India, PIN:- 734001 Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, PAN No.:: EGxxxxxxx6P, Aadhaar No: 84xxxxxxxxx4836, Status: Individual, Executed by: Self, Date of Execution: 17/11/2022

, Admitted by: Self, Date of Admission: 17/11/2022 ,Place: Pvt. Residence, Executed by: Self, Date of Execution: 17/11/2022

, Admitted by: Self, Date of Admission: 17/11/2022 ,Place: Pvt. Residence

4 Miss YANA BINDAL

Daughter of Late NIRMAL BINDAL SHYAM VATIKA, C-3, Block/Sector: SHYAM MANDIR LANE, City:- Siliguri Mc, P.O:- SEVOKE ROAD, P.S:-Bhaktinagar, District:-Jalpaiguri, West Bengal, India, PIN:- 734001 Sex: Female, By Caste: Hindu, Occupation: Student, Citizen of: India, Applied for Form 60, Aadhaar No: 43xxxxxxxxx8014, Status: Minor, Executed by: Guardian, Executed by: Guardian

5 Mr NARESH AGARWAL

Son of Late KISHORI LAL AGARWAL SHYAM VATIKA, C-3, Block/Sector: SHAYAM MANDIR LANE, City:-Siliguri Mc, P.O:- SEVOKE ROAD, P.S:-Bhaktinagar, District:-Jalpaiguri, West Bengal, India, PIN:- 734001 Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, PAN No.:: ACxxxxxx9P, Aadhaar No: 24xxxxxxxx3615, Status: Individual, Executed by: Self, Date of Execution: 17/11/2022, Admitted by: Self, Date of Admission: 17/11/2022, Place: Pvt. Residence, Executed by: Self, Date of Execution: 17/11/2022

, Admitted by: Self, Date of Admission: 17/11/2022 ,Place: Pvt. Residence

6 Mr RAJESH BINDAL

Son of Late SHEW PRASAD AGARWAL MODHUBON APARTMENT, City:- Siliguri Mc, P.O:- SILIGURI, P.S:- Siliguri, District:-Darjeeling, West Bengal, India, PIN:- 734001 Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, PAN No.:: ADxxxxxxx7A, Aadhaar No: 30xxxxxxxx4455, Status: Individual, Executed by: Self, Date of Execution: 17/11/2022

, Admitted by: Self, Date of Admission: 17/11/2022 ,Place: Pvt. Residence, Executed by: Self, Date of

Execution: 17/11/2022

, Admitted by: Self, Date of Admission: 17/11/2022 ,Place: Pvt. Residence

Developer Details:

SI No	Name,Address,Photo,Finger print and Signature
	MSN BUILDERS S.F. ROAD SILIGURI, City:- Siliguri Mc, P.O:- SILIGURI BAZAR, P.S:-Siliguri, District:-Darjeeling, West Bengal, India, PIN:- 734005, PAN No.:: AAxxxxxx3G,Aadhaar No Not Provided by UIDAI, Status:Organization, Executed by: Representative

Guardian Details:

SI No	Name, Address, Photo, Finger print and Signature					
	Mr REKHA BINDAL Wite of Late NIRMAL BINDAL SHYAM VATIKA C-3, Block/Sector: NEAR SHYAM MANDIR, City:- Siliguri Mc, P.O:- SEVOKE ROAD, P.S:-Bhaktinagar, District:-Jalpaiguri, West Bengal, Indla, PIN:- 734001,					
	Sex: Female, By Caste: Hindu, Occupation: House wife, Citizen of: India, , PAN No.:: ACxxxxxx6Q, Aadhaar No: 58xxxxxxxxx6718 Status: Guardian, Guardian of: Miss YANA BINDAL					

Representative Details:

SI No	Name,Address,Photo,Finger print and Signature
	Mr MRINAL AGARWAL
	Son of Shri NARESH AGARWAL CIGARATTE COMPAY COMPOUND, Block/Sector: S.F. ROAD, City:-
1 21151	Siliguri Mc, P.O:- SILIGIURI BAZAR, P.S:-Siliguri, District:-Darjeeling, West Bengal, India, PIN:- 734005,
4 4 1	Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , Aadhaar No: 71xxxxxxx4131
0 5	Status : Representative, Representative of : MSN BUILDERS (as PARTNER)

Identifier Details:

Name	Photo	Finger Print	Signature
Mr GOPAL ROY Son of Mr GUNESHWAR ROY EAST CHAYAN PARA, City:- Not Specified, P.O:- GHOGHIMALI, P.S:-New jalpaiguri, District:-Jalpaiguri, West Bengal, India, PIN:- 734006			

Identifier Of Mr OM PARKASH AGARWAL, Smt REKHA BINDAL, Mr PIYUSH BINDAL, Mr NARESH AGARWAL, Mr RAJESH BINDAL, Mr REKHA BINDAL, Mr MRINAL AGARWAL

Transfer of property for L1		
SI.No	From	To. with area (Name-Area)
1	Mr OM PARKASH AGARWAL	MSN BUILDERS-5.6375 Dec
2	Smt REKHA BINDAL	MSN BUILDERS-5.6375 Dec
3	Mr PIYUSH BINDAL	MSN BUILDERS-5.6375 Dec
4	Miss YANA BINDAL	MSN BUILDERS-5.6375 Dec
5	Mr NARESH AGARWAL	MSN BUILDERS-5.6375 Dec
6	Mr RAJESH BINDAL	MSN BUILDERS-5.6375 Dec

Endorsement For Deed Number: I - 040203385 / 2022

On 17-11-2022

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

Presented for registration at 19:35 hrs on 17-11-2022, at the Private residence by Mr OM PARKASH AGARWAL Alias Mr OM PROKASH AGARWALA, one of the Executants.

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 5,52,83,585/-

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

Execution is admitted on 17/11/2022 by 1. Mr OM PARKASH AGARWAL, Alias Mr OM PROKASH AGARWALA, Son of Late BRIJLAL AGARWAL, SHARDA APARTMENT, Sector: GURUNANAK SARANI, P.O: SILIGURI, Thana: Siliguri, , City/Town: SILIGURI MC, Darjeeling, WEST BENGAL, India, PIN - 734001, by caste Hindu, by Profession Business, 2. Smt REKHA BINDAL, Wife of Late NIRMAL BINDAL, SHAYAM VATIKA, C-3, P.O: SEVOKE ROAD, Thana: Bhaktinagar, , City/Town: SILIGURI MC, Jalpaiguri, WEST BENGAL, India, PIN - 734001, by caste Hindu, by Profession House wife, 3. Mr PIYUSH BINDAL, Son of Late NIRMAL BINDAL, SHYAM VATIKA, C-3, P.O: SEVOKE ROAD, Thana: Bhaktinagar, , City/Town: SILIGURI MC, Jalpaiguri, WEST BENGAL, India, PIN - 734001, by caste Hindu, by Profession Business, 4. Mr NARESH AGARWAL, Son of Late KISHORI LAL AGARWAL, SHYAM VATIKA, C-3, Sector: SHAYAM MANDIR LANE, P.O: SEVOKE ROAD, Thana: Bhaktinagar, , City/Town: SILIGURI MC, Jalpaiguri, WEST BENGAL, India, PIN - 734001, by caste Hindu, by Profession Business, 5. Mr RAJESH BINDAL, Son of Late SHEW PRASAD AGARWAL, MODHUBON APARTMENT, P.O: SILIGURI, Thana: Siliguri, , City/Town: SILIGURI MC, Darjeeling, WEST BENGAL, India, PIN - 734001, by caste Hindu, by Profession Business

Indetified by Mr GOPAL ROY, , , Son of Mr GUNESHWAR ROY, EAST CHAYAN PARA, P.O: GHOGHIMALI, Thana: New jalpaiguri, , Jalpaiguri, WEST BENGAL, India, PIN - 734006, by caste Hindu, by profession Service

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

Execution is admitted on 17-11-2022 by Mr MRINAL AGARWAL, PARTNER, MSN BUILDERS (Partnership Firm), S.F. ROAD SILIGURI, City:- Siliguri Mc, P.O:- SILIGURI BAZAR, P.S:-Siliguri, District:-Darjeeling, West Bengal, India, PIN:- 734005

Indetified by Mr GOPAL ROY, , , Son of Mr GUNESHWAR ROY, EAST CHAYAN PARA, P.O: GHOGHIMALI, Thana: New jalpaiguri, , Jalpaiguri, WEST BENGAL, India, PIN - 734006, by caste Hindu, by profession Service

Executed by Guardian

Execution is admitted by Mr REKHA BINDAL, , Wife of Late NIRMAL BINDAL, SHYAM VATIKA C-3, Sector: NEAR SHYAM MANDIR, P.O: SEVOKE ROAD, Thana: Bhaktinagar, , City/Town: SILIGURI MC, Jalpaiguri, WEST BENGAL, India, PIN - 734001, by caste Hindu, by profession House wife as the guardian of minor Miss YANA BINDAL SHYAM VATIKA, C-3, Sector: SHYAM MANDIR LANE, P.O: SEVOKE ROAD, Thana: Bhaktinagar, , City/Town: SILIGURI MC, Jalpaiguri, WEST BENGAL, India, PIN - 734001

Indetified by Mr GOPAL ROY, , , Son of Mr GUNESHWAR ROY, EAST CHAYAN PARA, P.O: GHOGHIMALI, Thana: New jalpaiguri, , Jalpaiguri, WEST BENGAL, India, PIN - 734006, by caste Hindu, by profession Service

Chymoden

Sangha Ratna Syangden
ADDITIONAL DISTRICT SUB-REGISTRAR
OFFICE OF THE A.D.S.R. SILIGURI

Darjeeling, West Bengal

On 18-11-2022

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.

Payment of Fees

Certified that required Registration Fees payable for this document is Rs 21.00/- (E = Rs 21.00/-) and Registration Fees paid by Cash Rs 0.00/-, by online = Rs 21/-

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 16/11/2022 6:54PM with Govt. Ref. No: 192022230177090858 on 16-11-2022, Amount Rs: 21/-, Bank: SBI EPay (SBIePay), Ref. No. 7382092078833 on 16-11-2022, Head of Account 0030-03-104-001-16

Payment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 75,020/- and Stamp Duty paid by Stamp Rs 5,000.00/-, by online = Rs 70,020/-

Description of Stamp

1. Stamp: Type: Impressed, Serial no 1569, Amount: Rs.5,000.00/-, Date of Purchase: 19/09/2022, Vendor name: S S Roy

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 16/11/2022 6:54PM with Govt. Ref. No: 192022230177090858 on 16-11-2022, Amount Rs: 70,020/-, Bank: SBI EPay (SBIePay), Ref. No. 7382092078833 on 16-11-2022, Head of Account 0030-02-103-003-02

Thyongdin

Sangha Ratna Syangden
ADDITIONAL DISTRICT SUB-REGISTRAR
OFFICE OF THE A.D.S.R. SILIGURI
Darjeeling, West Bengal

Certificate of Registration under section 60 and Rule 69.

Registered in Book - I

Volume number 0402-2022, Page from 100206 to 100245 being No 040203385 for the year 2022.



Chyanization

Digitally signed by SANGHA RATNA SYANGDEN Date: 2022.11.23 17:05:39 +05:30 Reason: Digital Signing of Deed.

(Sangha Ratna Syangden) 2022/11/23 05:05:39 PM ADDITIONAL DISTRICT SUB-REGISTRAR OFFICE OF THE A.D.S.R. SILIGURI West Bengal.

(This document is digitally signed.)