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> Additional District Sus-Registra. Rejerbal, New Jown, North 24-Figs

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<u>DEVELOPMENT</u> AGREEMENT

- Date: 13th July 2018
- 2. Place : Kolkata
- 3. Parties :

1.

3.1 PRADIP DAS [PAN NO. ATYPD3117C],

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son of Late Manik Lal Das @ Late Manick Das, by faith - Hindu, by occupation - Self Employed, by nationality - Indian, residing at Ramkrishna Pally, P.O. Gouranga Nagar, P.S. New Town, Kolkata - 700 159. District North 24 Parganas, West Bengal.

3.1.2 BINA DAS [PAN NO. BSPPD2438F], wife of Pradip Das, daughter of Gopal Chandra Basu, by faith - Hindu, by occupation - House wife, by nationality - Indian, residing at Ramkrishna Pally, P.O. Gouranga Nagar, P.S. New Town, Kolkata - 700 159, District North 24 Parganas, West Bengal.

> Both hereinafter jointly called and referred to as the "LANDOWNERS" (which expression shall unless excluded by or repugnant to the context be deemed to mean and include their heirs, executors, administrators, representatives and assigns and nominee or nominees) of the <u>ONE PART</u>.

AND

3.2

AD CONSTRUCTION [PAN NO. ABGFA0140G], a Partnership Firm, having its office address at P-19, CIT Road, Scheme-VIII (M), P.O. Ultadanga, P.S. Maniektala, Kolkata - 700 067, District - Kolkata, West Bengal, represented by its Partners namely (1) ABHIJIT BOSE @ AVIJIT BOSE [PAN NO. AIWPB8626P], son of Sital Bose, by faith - Hindu, by occupation - Business, by nationality - Indian, residing at Indrani Apartment, 2nd Floor, Dr. B.C. Roy Sarani, Jyangra, Uttarayan, P.O. Jyangra, P.S. Baguiati, Kolkata - 700 059, District North 24 Parganas, West Bengal & (2) DEBASISH DATTA [PAN NO. ADTPD5789R], son of Dharmadas Datta, by faith - Hindu, by occupation - Business, by nationality - Indian, residing at P-19, CIT Road, Scheme-VIII (M), P.O. Ultadanga, P.S. Maniektala, Kolkata - 700 067, District - Kolkata, West Bengal.

Hereinafter called and referred to as <u>"DEVELOPER"</u> (which expression shall unless excluded by or repugnant to the context be deemed to mean and include its/their heirs, executors, administrators, representative, and assigns) of the <u>OTHER PART</u>.

Contd.....3

Landowners and the Developer collectively Parties and individually Party.



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NOW THIS DEVELOPMENT AGREEMENT WITNESSETH AS FOLLOWS :-

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4. Subject Matter of Development :

4.1 Development Project & Appurtenances :

4.1.1 Project Property : ALL THAT piece and percel of land measuring :

	t n Master	Total Land in Dag	Nature of	Total Land Area
R.S.(L.R.	L.R. Khatian	[In Decimal]	Land	[]n Decimal]
Dag No.	<u>No.</u>		Salī	02
3091	3310 & 3311	30	Sali	01
3092	3310 & 3311	14	Curr	0.3

In total plot of land measuring 3 (Three) Decimals more or less equivalent to land measuring 2 (Two) Cottahs be the same a little more or less, comprised in R.S./ L.R. Dag Nos. 3091 & 3092, under R.S. Khatian No. 367, L.R. Khatian Nos. 3310 & 3311, lying and situate at Mouza - Ghuni, J.L. No. 23, Re. Sa. No. 232, Touzi No. 10, Pargana - Kalikata, P.S. formerly Rajarhat presently New Town, A.D.S.R.O. formerly Bidhannagar, Salt Lake City now Rajarhat, New Town, within the local limit of Jyangra Hatiara 2 No. Gram Panchayet, in the District North 24 Parganas, West Bengal, morefully described in the First Schedule hereinafter written.

Background, Representations, Warranties and Covenants :

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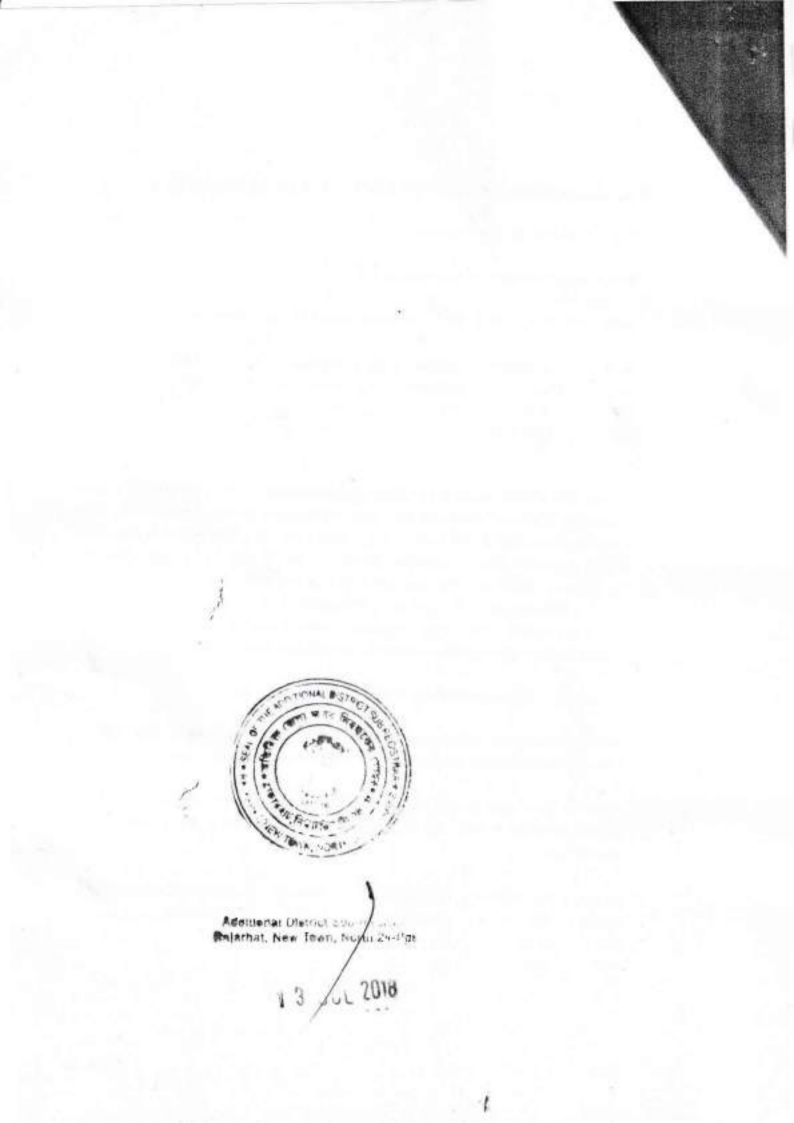
5.

Representations and Warranties Régarding Title : The Landowners have made the following representation and given the following warranty to the Developer regarding title.

5.1.1

Absolute Recorded Ownership of Panchanan Majhi : In L.R. Settlement, one Panchanan Majhi, son of Late Balai Majhi, was the absolute recorded owner of land measuring :

2.22.2	L.R. Khatian	Total Land in Dag	Nature of	Absolute Recorded Ownership	
Contraction of the local data	No.	[In Decimal]	Land	[In Decimal]	
Dag No.	1114	30	Sali	02	
3091	1114	14	Sali	01	
3092	1114	255		03	



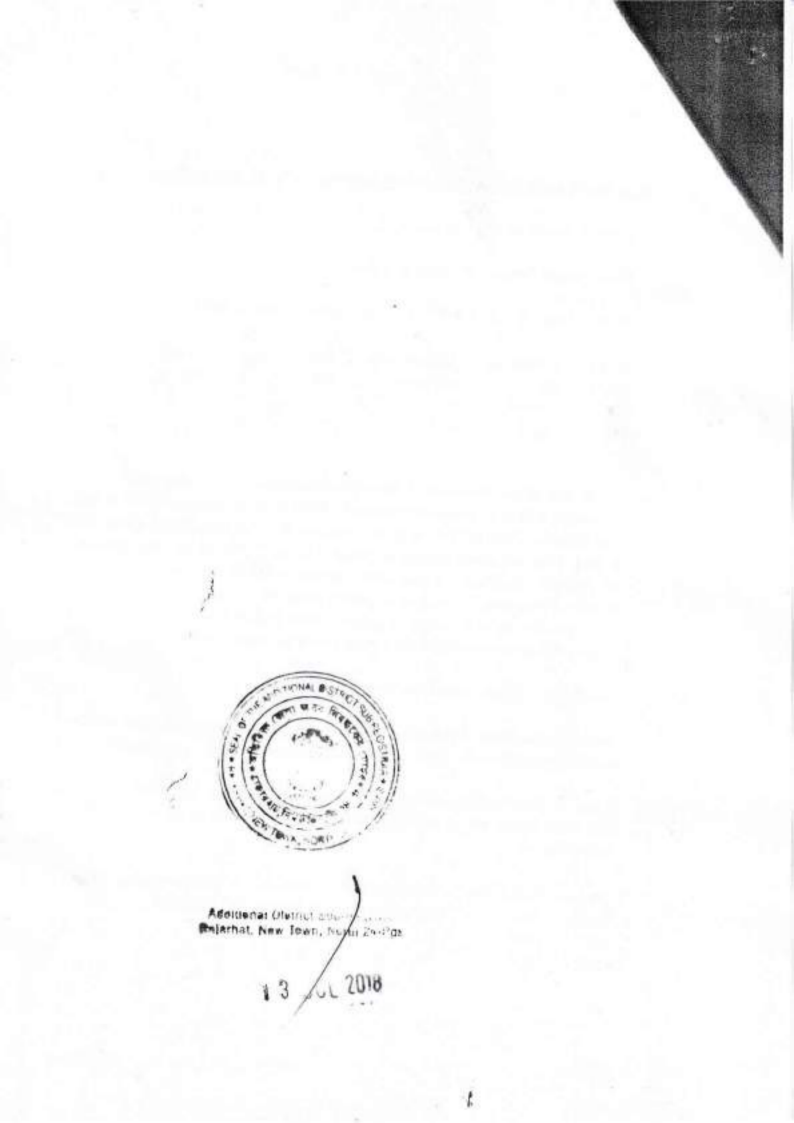
In total land measuring 3 (Three) Decimals more or less, comprised in R.S./L.R. Dag Nos. 3091 & 3092, under R.S. Khatian No. 367, L.R. Khatian No. 1114 (in the name of Panchanan Majhi), in Mouza - Ghuni, J.L. No. 23, Re. Sa. No. 232, Touzi No. 10, Pargana - Kalikata, P.S. Rajarhat, within the local limit of Jyangra Hatiara 2 No. Gram Panchayet, in the District North 24 Parganas.

5.1.2 Registered General Power of Attorney Executed by Panchanan Majhi in favour of Ullasini Gain : The said Panchanan Majhi executed a Registered General Power of Attorney, appointing one Ullasini Gain, wife of Rabi Gain, as his constituted attorney, with power to sell, transfer and convey his aforesaid land and/or any part of it. The said Power of Attorney was registered on 10.02.2003, registered in the office of the A.D.S.R. Bidhannagar, Salt Lake City, and recorded in Book No. IV, being Deed No. 00054 for the year 2003.

5.1.3 Sale by Panchanan Majhi to the present Owners, (1) Pradip Das & (2) Bina Das : The said Panchanan Majhi, son of Late Balai Majhi, through his constituted attorney, Ullasini, Gain, sold, transferred and conveyed their aforesaid plot of land measuring :

R.S./L.R.	L.R. Khatian	Total Land in Dag		Nature of	Sold Property
Dag No.	No.	[In Decimal]		Land	[In Decimal]
3091	1114	30	i.e	Šati	02
3092	1114	14		Sali .	- <u>01</u>
					* <u>03</u>

In total land measuring 3 (Three) Decimals more or less, comprised in R.S./L.R. Dag Nos. 3091 & 3092, under R.S. Khatian No. 367, E.R. Khatian No. 1114, in Mouza -Ghuni, J.L. No. 23, Re. Sa. No. 232, Touzi No. 10, Pargana - Kalikata, P.S. Rajarhat, within the local limit of Jyangra Hatiara 2 No. Gram Panchayet, in the District North 24 Parganas, to the present owners, (1) Pradip Das & (2) Bina Das, by the strength of a Registered Deed of Conveyance, registered on 26.02.2003, registered in the office of the A.D.S.R. Bidhannagar, Salt Lake City, and recorded in Book No. I, Volume No. 142, Pages 26 to 35, being Deed No. 02456 for the year 2003.



5.1.4 L.R. Records : After purchasing the aforesaid plot of land and after having absolute joint owneship over the aforesaid property, the said (1) Pradip Das & (2) Bina Das, duly recorded their names in the record of the L.R. Settlement, as follows :-

Name	L.R. Khatian No.				
Pradip Das	3310				
Bina Das	3311				

5.1.5 Absolute Joint Ownership of (1) Pradip Das & (2) Bina Das under Deed No.
02456 for the year 2003 : Thus on the basis of the aforementioned Registered Deed of Conveyance, bearing Deed No. 02456 for the year 2003, the said (1) Pradip Das & (2) Bina Das, Landowners herein, became the absolute joint owners of :

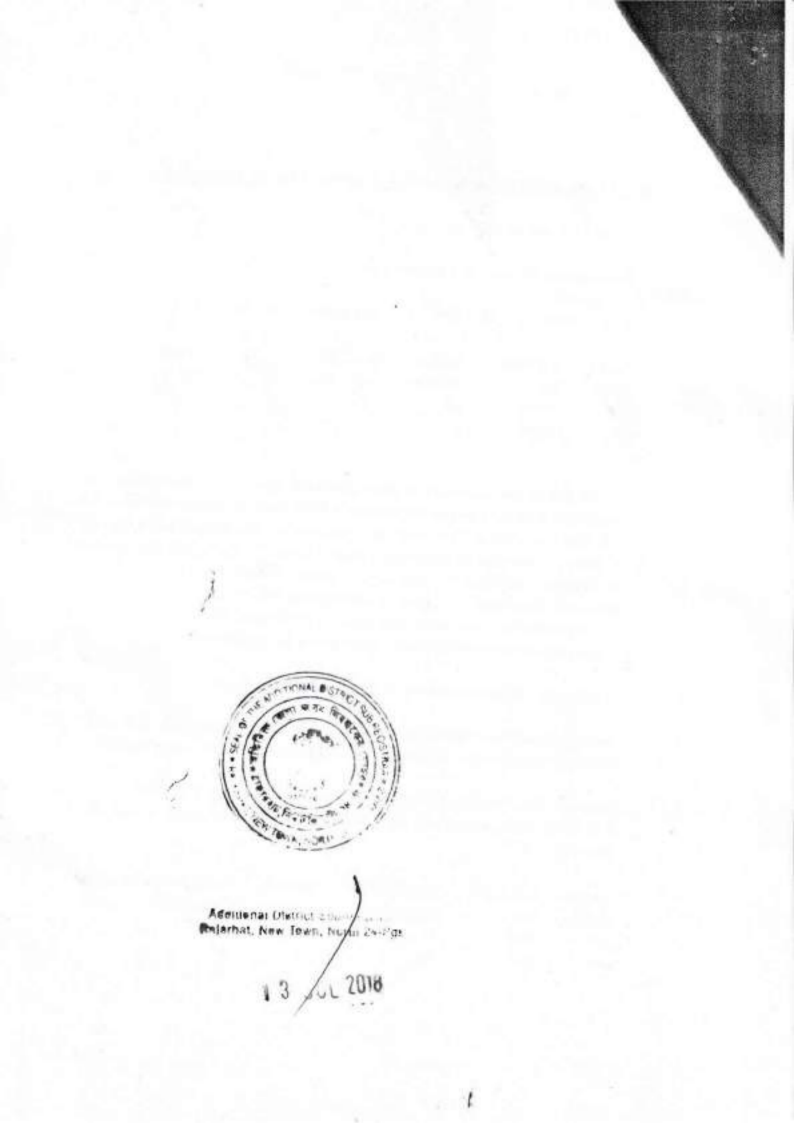
ALL THAT piece and percel of land measuring :

R.S./L.R.	L.R. Khatian	Total Land in Dag	Nature of	Joint Ownership
Dag No.	Ne.	[In Decimal]	Land	[In Decimal]
3091	3310 & 3311	30	Sali	02
3092	3310 & 3311	14	Sali	01
3034	Januar			03

In total plot of land measuring 3 (Three) Decimals more or less equivalent to land measuring 2 (Two) Cottahs he the same a little more or less, comprised in R.S./ L.R. Dag Nos. 3091 & 3092, under R.S. Khatian No. 367, L.R. Khatian Nos. 3310 & 3311, lying and situate at Mouza - Ghuni, J.L. No. 23, Re. Sa. No. 232, Touzi No. 10, Pargana - Kalikata, P.S. formerly Rajarhat presently New Town, A.D.S.R.O. formerly Bidhannagar, Salt Lake City now Rajarhat, New Town, within the local limit of Jyangra Hatiara 2 No. Gram Panchayet, in the District North 24 Parganas, West Bengal, and which is morefully described in the First Schedule hereunder written.

6.

Desire of Development of the Land & Acceptance : The said (1) Pradip Das & (2) Bina Das, Landowners herein express their desire to develop the aforesaid plot of land measuring 3 (Three) Decimals more or less equivalent to land measuring 2 (Two) Cottahs more or less, morefully described in the First Schedule hereunder written, by constructing a high rise building/s thereon, and the present Developer have accepted the said proposal and the present Landowners have decided to enter into the present



Development Agreement with the Developer herein for the said demarcated plot of land mentioned above and explicitly described in the First Schedule hereunder written.

7. Registered Power of Attorney : For the smooth running of the said project, the Landowners herein agreed to execute a registered Power of Attorney, by which the Landowners herein have appointed and nominated the Developer herein, as their Constituted Attorneys, to act on behalf of the Landowners.

8. DEFINITION :

- 8.1 Building : Shall mean high rise building/s so to be constructed on the schedule property.
- 8.2 Common Facilities & Amenities : Shall mean entrance of the building, pump room, overhead water tank, water pump and motor, lift and lift areas (if any) and other amenities and facilities, which may be required for enjoyment, maintenance or management of the said building by all occupiers of the building.
- 8.3 Saleable Space : Shall mean the space within the building, which is to be available as an unit / flat for independent use and occupation in respect of Landowners' Allocation & Developer's Allocation as mentioned in this Agreement.
- 8.4 Landowners' Allocation : Shall mean the consideration against the project by the Landowners, morefully described in Second Schedule hereunder written.
- 8.5 Developer's Allocation : Shall mean all the remaining area of the proposed high rise building excluding Landowners' Allocation including the proportionate share of common facilities, common parts and common amenities of the building, which is morefully described in Third Schedule written hereinbelow.
- 8.6 Architect / Engineer : Shall mean such person or person's being appointed by the Developer.
- 8.7 Transfer : With its grammatical variations shall include transfer by possession and by any other means adopted for effecting what is under the Landowners as a transfer of space in the said building to intending purchasers thereof.



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- 8.8. Building Plan : Shall mean such plan or revised sanctioned plan for the construction of the high rise building, which will be sanctioned by the competent authority in the name of the Landowners for construction of the building including its modification and amenities and alterations.
- 8.9 Built Up Area/Lockable Area : Here Built up area/Lockable area means, the area in which the flat has been built. It includes carpet area of the flat plus cent percent of internal walls area plus fifty percent of the common partition wall between two units plus cent percent area covered by the individual wall for the said unit.
- 8.10 Total Covered Area : Here total covered area means, built up/lockable area of the flat plus proportionate area of common spaces like stairs, lift & lobby areas of that particular floor.
- 8.11 Super Built Up Area (For any Individual Unit) : Here super built up area means the total covered area plus service area.

9. LANDOWNERS' RIGHT & REPRESENTATION :

- 9.1 Indemnification regarding Possession & Delivery : The Landowners are now seized and possessed of and / or otherwise well and sufficiently entitled to the schedule property in as it is condition and deliver physical as well as identical possession to the Developer to develop the schedule property.
- 9.2 Free From Encumbrance : The Landowners also indemnify that the schedule property is free from all encumbrances and the Landowners have marketable title in respect of the said premises.

10. DEVELOPER / PROMOTER'S RIGHTS :-

- 10.1 Authority of Developer : The Developer shall have authority to deal with the property in terms of this present agreement or negotiate with any person or persons or enter into any contract or agreement or borrow money or take any advance against their allocation or acquired right under these agreement.
- 10.2 Right of Construction : The Landowners hereby grant permission an exclusive rights to the Developer to build new building upon the schedule property.



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10.3 Construction Cost : The Developer shall carry total construction work of the present multi building at their own costs and expenses. No liability on account of construction cost will be charged from Landowners' Allocation and/or the proposed high rise building.

- 10.4 Sale Proceeds of Developer's Allocation : The Developer will take the sale proceeds of Developer's Allocation exclusively.
- 10.5 Booking & Agreement for Sale : Booking from intending purchaser for Developer's Allocation as per terms of Development Agreement the said possssion/area will be taken by the Developer and the agreement with the intending purchasers will be signed by the Developer and on behalf of the Landowners as a Registered Power of Attorney Holders. All the sales consideration of Developer's Allocation either partly or wholely will be taken by the Developer and issue money receipt in their own names but without creating any liability on the Landowners.
- 10.6 Selling Rate : The selling rate of the Developer's Allocation will be fixed by the Developer without any permission or consultation with the Landowners.
- 10.7 Profit & Loss : The profit & loss, earned from the project will be entirely received or borne by the Developer and no amount will be adjusted from the Landowners' Allocation on accounts of loss or vice versa on account of profit from Developer's Allocation.
- 10.8 Possession to the Landowners : On completion of the project, the Developer will handover undisputed possession of the Landowners' Allocation Together With all rights of the common facilities and amenities to the Landowners with Possession Letter and will take release from the Landowners by executing a Deed of Release.
- 10.9 Possession to the intending purchaser : On completion of the project, the Developer will handover possession to the intending purchasers, possession letters will be signed by the Developer as the representatives and Power of Attorney holders of the Landowners.
- 10.10 Deed of Conveyance : The Deed of Conveyance will be signed by the Developer on behalf of and as representatives and registered Power of Attorney Holders of the Landowners in respect of Developer's Allocation.



11. CONSIDERATION :

11.1 Permission against Consideration : The Landowners grant permission for exclusive right to construct the proposed building in consideration of Landowners' Allocation to the Developer.

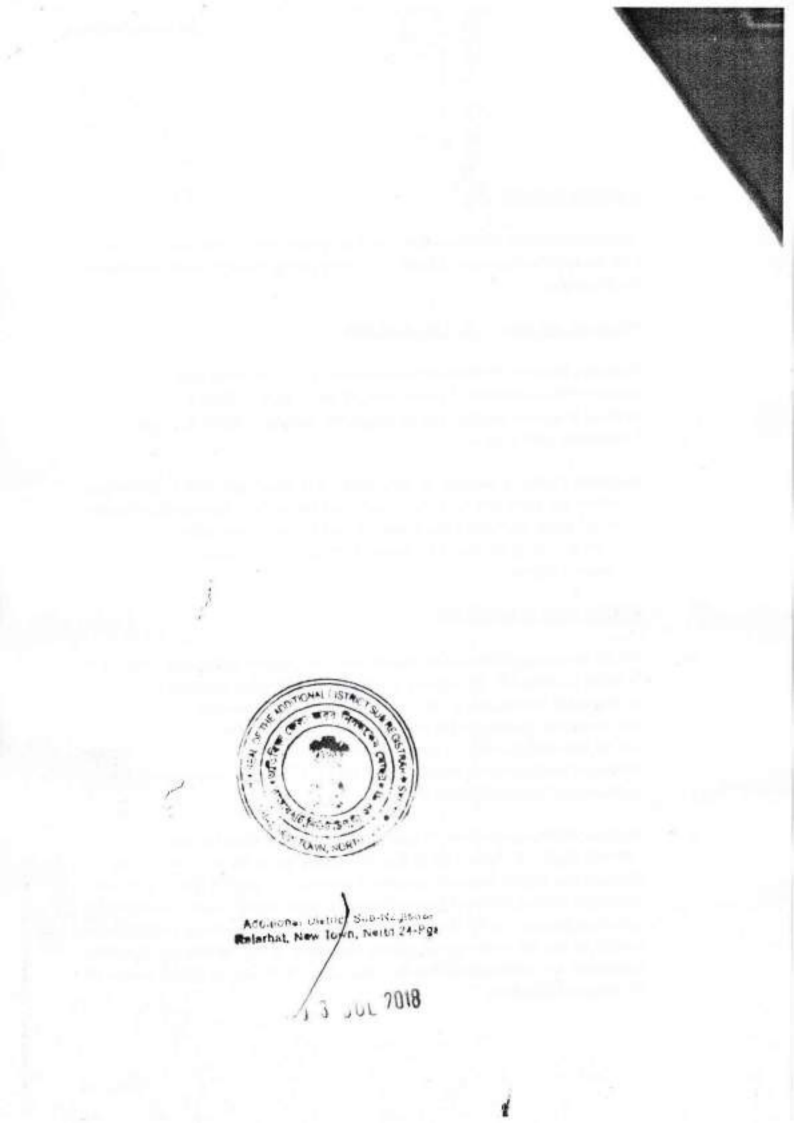
12. DEALING OF SPACE IN THE BUILDING :

- 12.1 Exclusive Power of Dealings of Landowners : The Landowners shall be entitled to transfer or otherwise deal with Landowners' Allocation in the building and the Developer shall not in anyway interfere with or disturb the quiet and peaceful possession of the Landowners' Allocation.
- 12.2 Exclusive Power of Dealings of Developer : The Developer shall be exclusively entitled to the Developer's Allocation in the building with exclusive right to transfer any right, claim, interest therein irrespective of the Landowners and the Landowners shall not in anyway interfere with or disturb the quiet and peaceful possession of the Developer's Allocation.

13. POWER AND PROCEDURE :

13.1 We, the Landowners/Executants/Principals herein, are executing this present Registered Power of Attorney upto the period of completion of the project in writing in favour of the Developer / Promoter including power of preparing and executing and signing and also presenting for registration of Deed of Conveyance for Developer's Allocation, and for this purpose, we are hereby appointing, nominating and constituting the Developer herein, as our constituted attorneys, to do, act and represent ourselves in our fiames and on our behalf, as follows :

(a) To appear and represent before the authorities of Panchayet/Municipal Authority, CESC Ltd./W.B.S.E.D.C.L., Income Tax Department Authorities, under the Town and Country Planning Act, Airport Authority of India, Assurance of Calcutta, District Registrar, Additional District Sub-Registrar, and before all other statutory and local bodies as and when necessary for the purpose of construction of new building/s and do all the needful as per the terms and conditions mentioned in this present Development Agreement for allotment/registration and sale of flats, shops, garage spaces of Developer's Allocation.



To apply, obtain electricity. Gas. Water, Sewerage orders and permissions from the necessary authorities as to expedient for sanction, modification and/or alteration of the development, plans and also to submit and take delivery of title deeds concerning the said premises and also other papers and documents as may be required by the necessary authorities and to appoint Engineers, Architects and other Agents and Sub-Contractor for the aforesaid purpose as the said Developer/Attorneys may think fit and proper.

- (c) To manage and maintain the said premises including the building/s to be constructed thereon.
- (d) To sign, verify and file applications, forms, building plans and revised building plans for high rise building/s, deeds, documents and papers in respect of said premises before the competent authority or before any other statutory authorities for the purpose of maintenance, protection, preservation and construction of building/s over and above the said premises.
- (e) To pay all Panchayet/Municipal and other Statutory Taxes, Rates and charges in respect of the said land and premises on our behalf and in our names as and when the same will become due and payable.
- (f) To enter in to any Agreement for Sale, Memorandum of Understanding and/or to sign and execute deed of amalgamation with neighbour's plot of land of the schedule property and/ or any other instruments and deeds & documents in respect of sale of flat/s, units and/or car parking spaces within Developer's Allocation in the proposed building/s in favour of the intending purchaser/s in terms of the present Development Agreement. To take finance/ loan in their names (Developer's name) or in the name of intending purchaser/s from any financial concern by depositing and mortgaging flat/flats/shops/garages from Developer's Allocation and to sign in the papers and documents for the said purpose. To sign and execute and make registration of any Agreement for Sale. Memorandum of Understanding and/or Deed of Conveyance and/or any other instrument and document in respect of sale of flats/s, shop/s, units and/or car parking spaces in the proposed building/s in favour of the intending purchaser/s relating to Developer's Allocation.
- (g) To receive the consideration money in cash or by cheque / draft from the intending purchaser or purchasers for booking of flat/s, shops/garáges or units or car parking spaces relating to Developer's Allocation and to grant receipts thereof and to give full discharge to the purchaser/s.

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(h) To do all the needful according to the condition mentioned in this present Development Agreement regarding negotiation, agreement / contact for sale of flats, garages, covered spaces and car parking spaces within the Developer's Allocation.

- (i) To instruct the Advocate / Lawyer for preparing and/or drafting such agreements, instruments, deeds & documents and other such papers as per the terms and conditions agreed upon by both the parties in this present Development Agreement, as may be necessary for the purpose for sale of the flats / units and car parking spaces in the said building/s relating to Developer's Allocation in our said premises.
- (j) To commence, prosecute, enforce, defend, answer and oppose all actions, demands and other legal proceedings touching any of the matter concerning the said premises or any part or portion thereof.
- (k) To sign, declare and / or affirm any Plaint, Written Statement, Petition, Affidavit, Verification, Vokalatnama, Warrant of Attorney, Memo of Appeal or any other documents or papers in any proceedings relating to the said premises or in anyway connected therewith, arising out of the agreements and relating to the construction to be made in the premises.
- (I) That Attorney/Developer will take all the necessary steps before the proper Registering Officer by signing, presenting and executing proper Agreements for Sale / Deeds of Conveyance in favour of any intending purchasers of Developer's Allocation.
- (m) For all or any of the purposes herein before stated and to appear and represent us before all concerned authorities having jurisdiction over the said premises as per the condition mentioned in the this present Agreement.
- (n) The Attorney/Developer will do the aforesaid acts, deeds and things regarding development of the land mentioned in the schedule of this present Development Agreement.

14. NEW BUILDING :

14.1 Completion of Project : The Developer shall at their own costs construct, and complete the proposed building with good and standard material as may be specified by the Engineer of the Developer from time to time.



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- 14.2 Installation of Common Amenities : The Developer shall install and erect in the building at Developer's own cost and expenses, pump water, storage tank, overhead reservoir, electrification, permanent electric connection from the CESC Ltd./ W.B.S.E.D.C.L and until permanent electric connection will be obtained, temporary electric connection shall be provided in a residential building having self contained apartments and constructed for sale of flats therein on ownership basis and as mutually agreed upon.
- 14.3 Architect Fees etc. : All costs, charges and expenses including Architect's fees, Engineer's fees, plan / revised plan charges, supervision charges etc. shall be discharged and paid by the Developer and the Landowners shall bear no responsibility in this context.
- 14.4 Panchayet/Municipal Taxes & Other Taxes of the Property : The Landowners shall pay and clear up all the arrears on account of Panchayet/Municipal taxes and outgoing of the said property upto the date of this agreement. And after that the Developer will bear the same from the date of execution of these presents till the date of completion of the construction and allocation.

From the date of completion and allocation of the floor area between the Landowners sand the Developer the Panchayet/Municipal taxes and other taxes payable for the said property shall be borne in proportionate of area of Developer and area of Landowners, by the Developer and/or their nominees and the Landowners and/or their nominee/nominees respectively.

14.5 Upkeep Repair & Maintenance : Upkeep repair and maintenance of the said building and other erection and/or structure and common areas including electricity, water supply sanitation and other fittings and fixtures, storage and rendering common services to the buyer and occupiers of the said premises or any part or portions thereof.

15. PROCEDURE OF DELIVERY OF POSSESSION TO LANDOWNERS :

15.1 Delivery of Possession : As soon as the building will be completed, the Developer shall give written notice to the Landowners requiring the Landowners to take possession of the Landowners' Allocation in the building and certificate of the Architect/L.B.S of the Panchayet/Municipal Corporation being provided to that effect.



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- 15.2 Payment of Panchayet/Municipal Taxes : Within 30 days from the receive possession of Landowners' Allocation and at all times there after the Landowners shall be exclusively responsible for payment of all Panchayet/Municipal and property taxes duties and other public outgoing and imposition whatsoever (hereinafter for the sake of brevity referred to as 'the said rates') payable in respect of the Landowners' Allocation only.
- 15.3. Share of Common Expenses & Amenities : As and from the date of delivery of possession to be received, the Landowners shall also be responsible to pay and bear and shall pay to the Developer / Flat Owners Association, the service charges for the common facilities in the new building payable in respect of the Landowners' Allocation such charges is to include proportionate share of premium for the insurances of the building, water, fire and damaging charges and taxes, light, sanction and maintenance, occasioned repair and renewal charges for bill collection and management of the common facilities, renovation, replacement, repair and maintenance charges and expenses for the building and of all common wiring, pipes, electrical and mechanical installations, appliances, stairways, and other common facilities whatsoever as may be mutually agreed from time to time.

16. COMMON RESTRICTION :

- 16.1 Restriction of Landowners and Developer in common : The Landowners' Allocation in the building shall be subject to the same restriction and use as are applicable to the Developer's Allocation in the building intended for common benefits of all occupiers of the building, which shall include as follows :-
- 16.1.1 Neither party shall use or permit to be used the respective allocation in the building or any portion thereof for carrying on any obnoxions, illegal and immoral trade or activity nor use thereof for any purpose, which may cause any nuisance or hazard to the other occupiers of the building.
- 16.1.2 Neither party shall demolish any wall or other structures in their respective allocation or any portion hereof or make any structural alteration therein without the previous consent of the other in this behalf.



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- 16.1.3 Neither party shall transfer or permit to transfer of their respective allocation or any portion thereof unless (s) such party shall have observed and performed all to terms and conditions on their respective part to be observed and / or performed (n) the proposed transferee shall have given a written undertaking to the terms and conditions hereof and of these presents and further that such transferee shall pay all and whatsoever shall be payable in relation to the area in their possession.
- 16.1.4 Both parties shall abide by all laws, byelaws, rules and regulation of the Government statutory bodies and/or 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, byelaws and regulation.
- 16.1.5 The respective allocation shall keep the interior walls, sewers, drains, pipes and other fittings and fixtures and appurtenances and floor and ceiling etc. in each of their respective allocation in the building in good working conditions and repair and in particular so as not to cause any damage to the building or any other space or accommodation therein and shall keep the other of them and/or the occupation of the building indemnified from and against the consequence of any breach.
- 16.1.6 No goods of other items shall be kept by the either party for display or otherwise in the corridors or other place of common use in the building and no hindrance shall be caused in any manner in the free covenant of users in the corridors and other place of common use in the building.
- 16.1.7 Neither party shall throw or accumulate any dirt, rubbish and waste and refuse to permit the same to be thrown or accumulate in or about the building or in the compound corridor or any other portion or portions of the building.
- 16.1.8 The Landowners shall permit the Developer and their servants and agents with or without workman and other at all reasonable times to enter into and upon their allocation and every part thereof for the purpose of maintenance or repairing any part of the building and / or for the purpose of repairing, maintaining, cleaning, lighting and keeping in order the purpose of pulling down maintaining, repairing and testing drainage and pipes electric wires and for any similar purpose.



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17. LANDOWNERS' OBLIGATION :

17.1 No Interference :

The Landowners hereby agree and covenant with the Developer :

not to cause any interference or hindrance in the construction of the building by the Developer.

not to do any act, deed or thing, whereby the Developer may be prevented from selling, assigning and/or disposing of any of the Developer's allocated portion in the building.

not to let out, grant, lease, mortgage and/or charge the said property or any portion thereof without the consent in writing of the Developer during the period of construction.

18. DEVELOPER'S OBLIGATIONS :

- 18.1 Time Schedule of Handing Over Landowners' Allocation : The Developer hereby agrees and covenants with the Landowners to handover Landowners' Allocation (morefully described in the Second Schedule hereunder written) within 48 (Forty Eight) months from the date of sanctioning the building plan from the concerned authority. The Landowners also permit the Developer a grace period of 6 (Six) months more to handover the Landowners' Allocation
- 18.2 Penalty : If the Landowners' Allocation will not be delivered within the stated period, the Developer shall be liable to pay Rs. 2,000/- (Rupees Two Thousand) only per month to the Landowners as demurrage.
- 18.3 No Violation : The Developer hereby agrees and covenants with the Landowners

not to violate or contravenes any of the provisions of rules applicable to construction of the said building.

not to do any act, deed or thing, whereby the Landowners are prevented from enjoying, selling, assigning and / or disposing of any Landowners' Allocation in the building at the said premises vice versa.



19. LANDOWNERS' INDEMNITY

Indemnity: The Landowners hereby undertake that the Developer shall be entitled to the said construction and shall enjoy its allocated space without any interference or disturbances provided the Developer perform and fulfil the terms and conditions herein contained and/or its part to be observed and performed.

20. DEVELOPER'S INDEMNITY :

The Developer hereby undertakes to keep the Landowners

indemnified against third party claiming and actions arising out of any sort of act of omission or commission of the Developer in relation to the construction of the said building.

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 and/or for any defect therein.

21. MISCELLANEOUS :

- 21.1 Contract Not Partnership : The Landowners and the Developer have entered into this agreement purely as a contract and nothing contained herein shall be deemed to constitute as a partnership between the Landowners and the Developer in any manner nor shall the parties hereto be constituted as association of persons.
- 21.2 Not specified Premises : It is understood that from time to time facilitate the construction of the building by the Developer various deeds, matters and things not hereby specified may be required to be done by the Developer and for which the Developer may need the authority of the Landowners and various applications and other documents may be required to be signed or made by the Landowners related to which specific provisions may not have been mentioned herein. The Landowners hereby undertake to do all such legal acts, deeds, matters and things as and when required and



Additional District Starting 3 JUL 2018 ų,

the Landowners shall execute any such additional power of attorney and/or authorisation as may be required by the Developer for any such purposes and the Landowners also undertake to sign and execute all such additional applications and other documents as the cause may be provided that all acts, deeds, matters and things do not in any way infringe on the rights of the Landowners and/or against the spirit of these presents.

- 21.3 Not Responsible : The Landowners shall not be liable or any income tax, wealth tax or any other taxes in respect of the Developer's Allocation and the Developer shall be liable to make payment of the same and keep the Landowners indemnified against all actions, suits, proceedings, costs, charges and expenses in respect thereof.
- 21.4 **Process of Issuing Notice :** Any notice required to be given by the Developer to the Landowners shall without prejudice to any other mode of service available be deemed to have been served on the Landowners if delivered by hand and duly acknowledged or sent by prepaid registered post with due acknowledgment and shall likewise be deemed to have been served on the Developer by the Landowners if delivered by hand and acknowledged or sent by prepaid registered post with due acknowledgment to the registered office of the Developer.
- 21.5 Formation of Association : After the completion of the said building and receiving peaceful possession of the allocation, the Landowners hereby agree to abide by all the rules and regulations to be framed by any society (association / holding organisation and/or any other organisation, who will be in charge or such management of the affairs of the building and/or common parts thereof and hereby given their consent to abide by such rules and regulations.

21.6 Name of the Building : The name of the building shall be given by the developer in due course.

21.7 Right to borrow fund : The Developer shall be entitled to borrow money at their risk and responsibility from any bank or banks or any financial institution without creating any financial liability of the Landowners or effecting their estate and interest in the said premises it being expressly agreed and understood that in no event the Landowners nor any of their estate shall be responsible and/or be made liable for payment of any



ABOILDING GIGAL SUB AL 1 3 JUL 7018

due to such bank or banks and the developer shall keep the Landowners indemnified against all actions, suits, proceedings and costs, charges and expenses in respect thereof.

21.8 Documentation : The Landowners delivered all the xerox copies of the original title deeds relating to the said premises. If it is necessary to produce original documents before any authority for verification, the owner will bound to produce documents in original before any competent authority for inspection.

22. FORCE MAJEURE :

The parties shall not be considered to be liable to any obligations hereunder to the extent that the performance of the relating obligations are prevented by the existence of the force majeures and shall be suspended from the obligations during the duration of the force majeure.

Force Majeure shall mean flood, earthquake, riot, war, storm, tempest, civil commotion, strike and / or any other act of commission beyond the reasonable control of the parties hereto.

23. DISPUTES :

Disputes or differences in relation to or assisting out of or touching this Agreement or the validity, interpretation, construction, performance, breach or enforceability of this Agreement (collectively **Disputes**) shall be referred to the Arbitral Tribunal and finally resolved by arbitration under the Arbitration and Conciliation Act, 1996, with modifications made from time to time. In this regard, the Parties irrevocably agree that :

Constitution of Arbitral Tribunal : The Arbitral Tribunal shall consist of one arbitrator, who shall be an Advocate, to be nominated jointly by the Legal Advisors of the Developer and Landowners.

Place : The place of arbitration shall be Kolkata only.



Binding Effect : The Arbitral Tribunal shallhave summary powers and be entitled to give interim awards/directions regarding the Dispute and shall further be entitled to avoid all rules relating to procedure and evidence as are expressly avoidable under the law. The interim/final award of the Arbitral Tribunal shall be binding on the Parties.

24. JURISDICTION :

In connection with the aforesaid arbitration proceeding, only the District Judge, North 24 Parganas District and the High Court at Kolkata shall have jurisdiction to entertain and try all actions and proceedings.

THE FIRST SCHEDULE ABOVE REFERRED TO [Description of Land]

ALL THAT piece and percel of land measuring :

<u>R.S./L.R</u>	L.R. Khatian	Total Land in Dag	Nature of	Total Land Area
Dag No.	No.	[In Decimal]	Land	[In Decimal]
3091	3310 & 3311	30	Sali	02
3092	3310 & 3311	14	Salī	01
				03

In total plot of land measuring 3 (Three) Decimals more or less equivalent to land measuring 2 (Two) Cottahs b6 the same a little more or less, comprised in R.S./ L.R. Dag Nos. 3091 & 3092, under R.S. Khatian No. 367, L.R. Khatian Nos. 3310 & 3311, lying and situate at Mouza - Ghuni, J.L. No. 23, Re. Sa. No. 232, Touzi No. 18, Pargana - Kalikata, P.S. formerly Rajarhat presently New Town, A.D.S.R.O. formerly Bidhannagar, Salt Lake City now Rajarhat, New Town, within the local limit of Jyangra Hatiara 2 No. Gram Panchayet, Kolkata - 700 159, in the District North 24 Parganas, West Bengal. The said plot of land is butted & bounded as follows :-

ON THE NORTH	2	R.S. Dag No. 3090 and 5 ft. Wide Passage,	
ON THE SOUTH	1	Land of Subodh Majhi.	
ON THE EAST	÷	Land of Satya Ghosh.	
ON THE WEST		Land of Biren Basu.	

Contd 20



THE SECOND SCHEDULE ABOVE REFERRED TO

LANDOWNERS' ALLOCATION : The Landowners hereto in consideration of allowing the Developer to develop the said premises as stated in the First Schedule herein above by raising the construction of high rise building over and above the same will be entitled to have the allocation in the manner as follows :-

The Landowners' Allocation will be allotted as follows :-

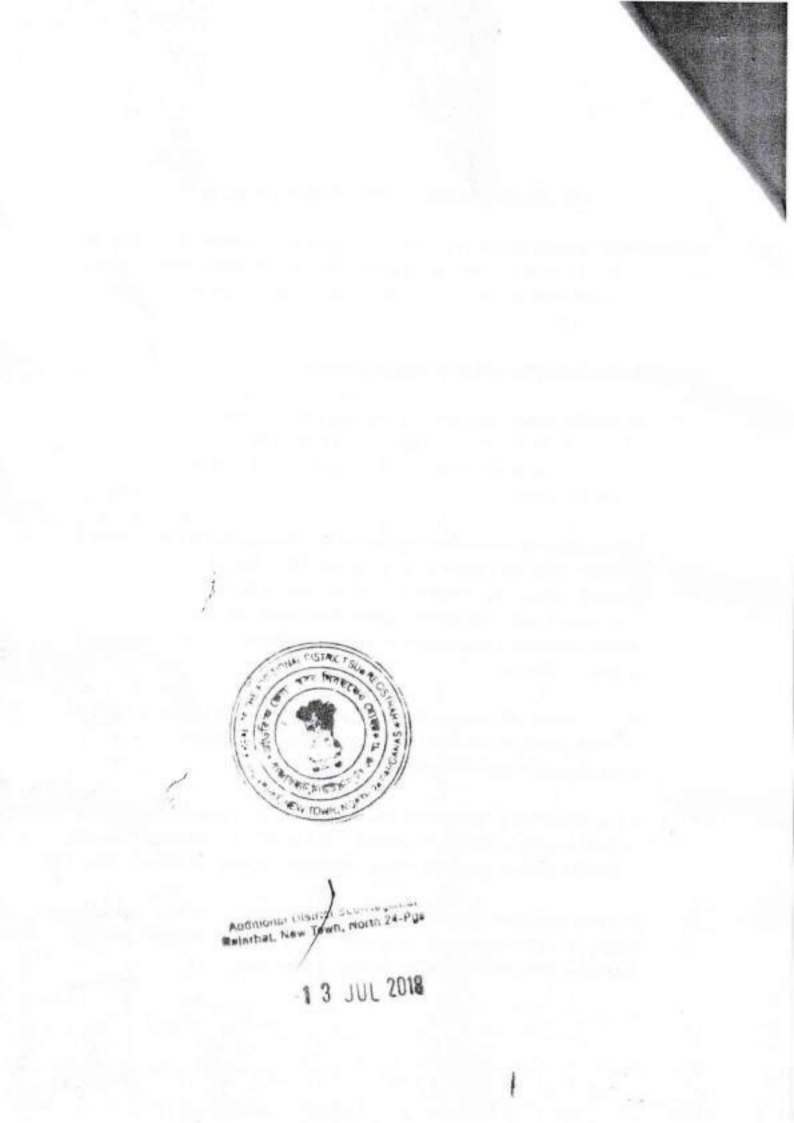
 The Landowners will jointly get 48% (Forty Eight Percent) of the total constructed area in form of self contained flats/shops/garages in the proposed building, so to be constructed by the developer on the schedule land morefully described in the First Schedule hereinabove written.

Later on, after preparation of the Floor Plan, the flats/shops/garages will be demarcated in the Floor Plan, and a copy of the said demarcated Floor Plan will be supplied to the Landowners along with a Supplementary Development Agreement denoting the flats/ shops/garages within the purview of the Landowners' Allocation and the said Supplementary Development Agreement/s will be treated as part and parcel of this present Development Agreement.

 The Landowners will also get a sum of Rs. 3.00,000/- (Rupees Three Lakh) only as refundable security deposit to be given at the time of signing, executing and registering of this present Development Agreement.

It is settled that the aforesaid refundable security deposit amounted to Rs. 3,00,000/-(Rupees Three Lakh) only will be refunded by the Landowners to the Developer herein on or before receiving possession of their Landowners' Allocation as described above.

3. It is also settled that except the Landowners' Allocation as described above, the Landowners will not get any area for the construction of the high rise building, so to be constructed by the present Developer on the land in question.



- 4. The flats will be in habitable condition with proportionate share of the land, common roof facilities, common parts and common amenities of the building and the said property together with the undivided, proportionate and impartible share of land with all amenities and facilities.
- 5. The Landowners will also give permission to amalgamate their plot with other neighbour plots. The area constructed in the amalgamated plot will be divided in between the Landowners in proportionate to their land ratio.

THE THIRD SCHEDULE ABOVE REFERRED TO [Developer's Allocation]

DEVELOPER'S ALLOCATION : Shall mean all the remaining portion of the entire building [excluding Landowners' Allocation as described above] including the common facilities common parts and common amenities of the buildings and the said property absolutely shall be the property of the Developer together with the absolute right of the part of the developer to enter into agreement for sale with intending purchaser/purchasers teamsters, by and mode of Transfer of Property Act and/or lease, let out, or in any manner may with the same as the absolute owner thereof.

THE FOURTH SCHEDULE ABOVE REFERRED TO

[Specifications]

- STRUCTURE : Building designed with R.C.C. Frame structure which rest on individual column, design approved by the competent authority.
- EXTERNAL WALL : 8"/5" thick brick wall and plastered with cement mortar.
- INTERNAL WALL: 5"/ 3" thick brick wall and plastered with cement morter.
- FLOORING : Flooring is of Marble/Floor Tiles.
- BATH ROOM : Bath room fitted upto 5'-6' height with white glazed tiles of standard brand.
- KITCHEN : Cooking platform and sink with tap will be of black stone 2'-6" height glazed white standard tiles above the platform to protect the oil spot.



Noshi Champadhyay & Ausonnes

- TOILET: Toilet of Indian type/commode, all with PVC Cistern. All fittings are in standard type. One wash hand basin in dining space of flat.
- DOORS : All doors are wooden frame & flush doors. Standard lock and peep hole on main entrance door.
- WINDOWS : Alluminium Channel window with full glass panel and good quality grill will be provided in the windows.
- WATER SUPPLY : Water supply around the clock is assured for which necessary Submersible Pump will be installed.
- PLUMBING : Toilet concealed wiring with two bibcock, one shower, in toilet, all fittings are standard quality.
- 12. VERANDAH : Verandah grill (half) will be fully covered.
- 13. LIFT : If possible, Four persons capacity lift will be provided in the project.

ELECT SICAL WORKS :

- 1. Full concealed wiring with copper wire.
- In Bed Room : Two light points, only one 5 amp. plug point, one fan point & one A.C. Point.
- Living/Dining Room : Two light points, one Fan point, one 5 amp. plug, one 15 amp. plug (as per required location).
- Kitchen : One light point, one exhaust fan point and one 15 amp. plug point.
- 5. Toilet : One light point, one 15 amp. plug point, one exhaust fan point & one Gyzer point.
- 6. Jerandah : One light point & One 5 amp, plug point.
- 7. One light point at main entrance.
- Calling Bell : One Calling Bell point at the main entrance.

PAINTING :

- Inside wall of the flat will be finished with plaster of paris and external wall with super snowcem or equivalent.
- b) All door and windows frame and shutter painted with two coats white primer.

EXTRA WORK : Any work other then specified above would be regarded as extra work for which separate payment is required to be paid.



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

SIGNED, SEALED AND DELIVERED

by the parties at Kolkata in the presence of :

1. Reprodos Dhahi Rom Krishana pally Gourange Nagar Ca 2 - 159

2. Sudipla Dass B2-175, Sector-IL Saut Lake Cits, Kalkath : 700051

Drafted By: Dewnollow Jarvan Norrayou Lewnollow Jarvan Norrayou FII20112011 Con Barronal For Pinaki Chatternather Judges Con Sarronal

For Pinaki Chattopadhyay & Associates,

Advocates, Sangita Apartment, Ground Floor, Teghoria Main Road, Kolkata - 700 157. Ph.: 2570 8471.

Composed By :

Jose Darempta Gopa Dasgupta. Teghoria Main Road, Kolkata - 700 157.

RELEDE

Pradip Das

A A 4B

Landowners

@ Ablight Bose

Abhijit Bose @ Avijit Bose

Odbain Velh

Debasish Datta Partners of AD Construction Developer



Additional Utervice Sub-Registran

-1 3 JUL 2018

MEMO OF CONSIDERATION

Received on or before the date of execution of this present Development Agreement, a sum of Rs. 3,00,000/- (Rupees Three Lakh) only from the present Developer in accordance with this present Development Agreement and also confirm the present agreement.

<u>C9 NO:</u> <u>Date!</u> <u>Bank</u> <u>Amount</u> 000182 13/07/2018. BonhofBarada 1,50.000 f 457912 13/07/2018. VIJAYA BANK. 1.50,000 f 3,00,000 f

Witnesses :-1. Rigrodos ohow

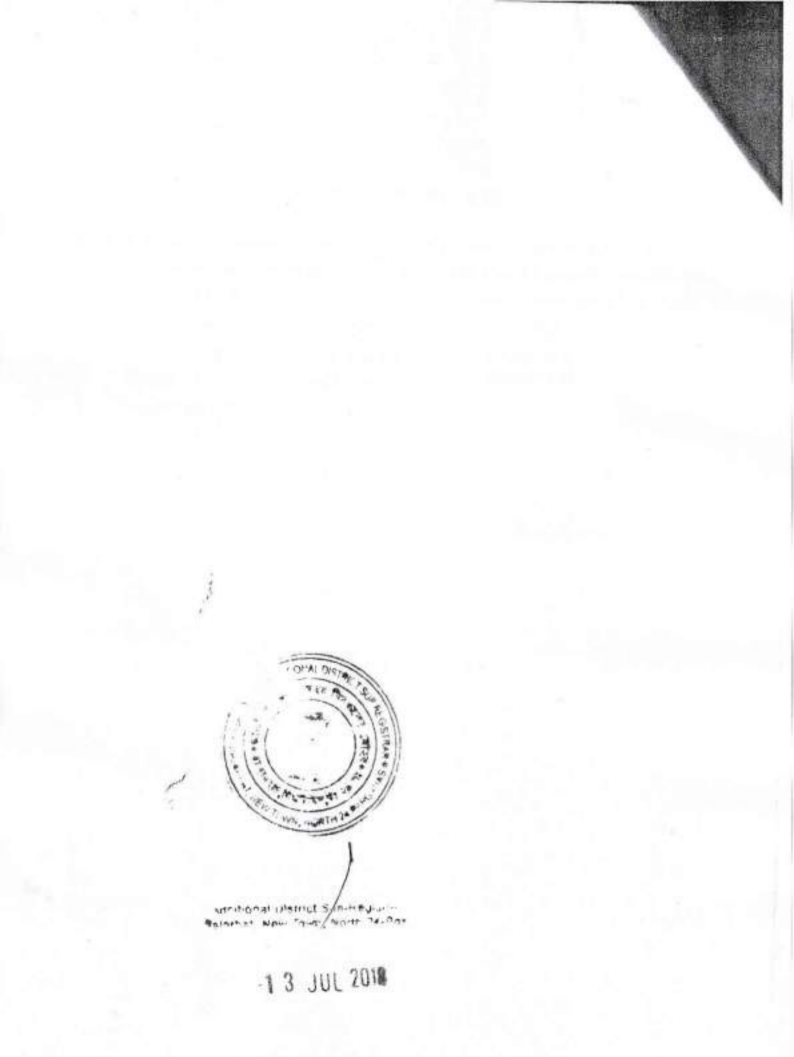
j 2. Sudipla Das

1CH3D

Pradip Das

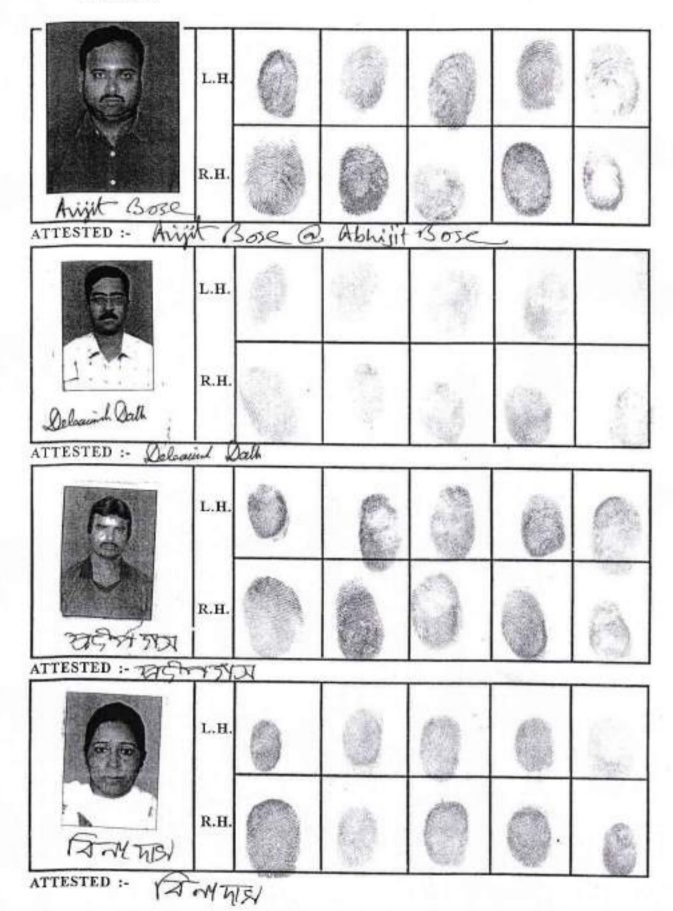
25 or hi Bina Das

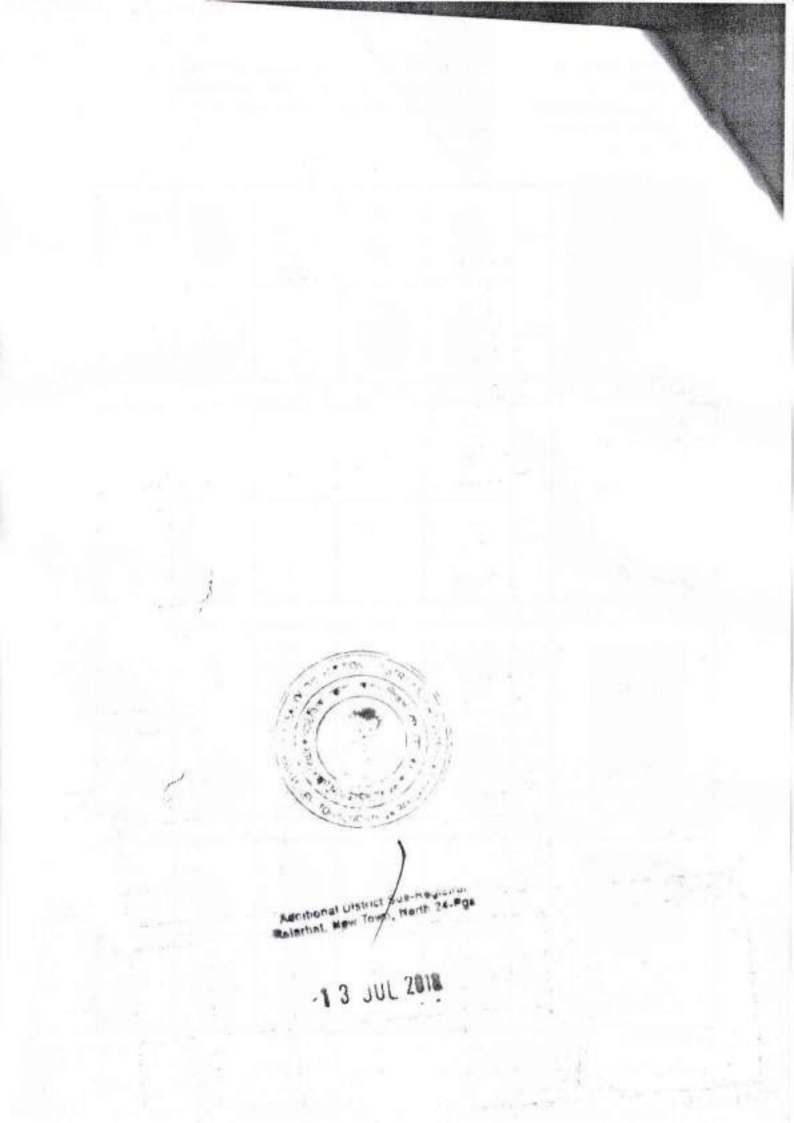
Landowners



SIGNATURE OF THE PRESENTANT / EXECUTANT / SELLER / BUYER / CLAIMANT WITH PHOTO

UNDER RULES 44A OF THE I.R. ACT 1908 N.B. L.H. BOX-SMALL TO THUMB PRINTS R.H. BOX-THUMB TO SMALL PRINTS







आयकर विमाञ INCOME TAX DEPARTMENT DEBASISH DATTA DHARMADAS DATTA 29/12/1974 Permanent Account Number ADTPD5789R

Deliand Datt. Signature

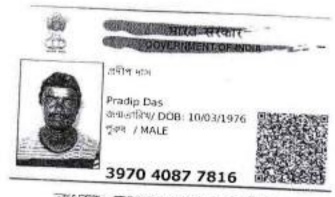
Delsein Dil

भारत सरकार

GOVT. OF INDIA



रत्तर स्टरिस



আধাব সাধারণ মানুষের অধিকার

মারীসা নাম



विक सरकार 11100 নীবা নাস Bina Das बन्द्र तकिंप/ DOB: 25/06/1980 sigen / FEMALE

2197 6526 2031 আধার - সাধারণ মানুষের অধিকার

In Column

(Day THE कचान प्राधिकरण TOF INDIA हिकाना: अवधिश्व: अभिम मात्र, वाप्रवृत्राश्वती, (जीवडनलव, अधिनी नगत, छेंडर २८ गहराना, लभिम रज्ञ - 700159 W/O: Pradip Das, ramkrishnapaily, gouranganagar, Aswint Nagar, North 24 Parganas, West Bengal - ,760159 2197 6526 2031 1947 1947 100 1947 WWW P.D. Res No. 1247. Rengaturu-See 001 www.addall.gov.

आयकर विमाग INCOME TAX DEPARTMENT BINA DAS GOPAL CHANDRA BASU

25/06/1980

BSPPD2438F

art WS

भारत सरकार GOVT. OF INDIA





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And on the

हत्त प्रतर्थ के स्वतंत्र / पाले पर कृषया सुचित करीं / सीतर्यः आपसर देव रोग इकर्ज, एन एस दी एस 5 यी भवित, मन्त्री स्टॉलिंग, प्लॉट न, 341, सर्वे से 997/ब, परिता करनोंनी, दीव बगला चीक के पास, 39-411 016

B' that word in Josef 2 senseous is just eard in Josef, please offerer 2 return to income Tax PAN Services Unit, NSDL 5th Door, Martin Stelling, Plot No. 341, Survey No. 997/8, Model Colony, Near Deep Bangalow Chowk, Pane – 411.016.

Tel: 91-26-2721 8680, Fax: \$1-20-2721 6081 e-mail: inindograeff.co.in

Anikel Govt. of West Bengai Directorate of Registration & Stamp Revenue e-Challan GRN: 19-201819-025611690-1 Payment Mode Online Payment GRN Date: 03/07/2018 15:36:36 Bank : Bank of Boroda BRN : 91249681 BRN Date: 03/07/2018 15:39:00 DEPOSITOR'S DETAILS Id No. : 15231000183215/4/2018 (Query No./Query Year) Name : PINAKI CHATTOPADHYAY Contact No. : Mobile No. : +91 9830061809 E-mail : Address : SANGITA APPT TEGHARIA KOLKATA70015 Applicant Name : Mr P CHATTOPADHYAY Office Name : Office Address : Status of Depositor : Advocate Sale, Development Agreement or Construction agreement Purpose of payment / Remarks : Payment No 4 PAYMENT DETAILS SI. Identification Head of A/C Head of A/C Amount[] No. No. Description 15231000183215/4/2018 т Property Registration-Stamp duty 0030-02-103-003-02 5021 2 Property Registration- Registration 15231000183215/4/2018 0030-03-104-001-16 Fees 3023

In Words : Rupees Eight Thousand Forty Two only

Total

8042



Major Information of the Deed

Deed No :	1-1523-07923/2018	Date of Pagisteril	Linner		
Query No / Year	1523-1000183215/2018	Date of Registration	13/07/2018		
Query Date		Office where deed is r	egistered		
Contraction in the second s	02/07/2018 1:54:29 PM				
Applicant Name, Address & Other Details TEGHORIA, Thana : Baguiati, D 700059, Mobile No. : 983006180		A.D.S.R. RAJARHAT, District: North 24-Pargan istrict : North 24-Parganas, WEST BENGAL, PIN -			
Transaction		Additional Transaction	10		
[0110] Sale, Development A	Agreement or Construction				
agreement	o construction	[4305] Other than Immovable Property, Declaration [No of Declaration : 2], [4311] Other than Immovable Property, Receipt [Rs : 3,00,000/-] Market Value Rs. 25,50,000/- Registration Fee Paid Rs. 3,021/- (Article:E, E, B)			
Set Forth value					
Rs. 2/-	A NOTE				
Stampduty Paid(SD)					
and the second					
Rs. 5,121/- (Article:48(g))					
Remarks					

Land Details :

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

No	Number	Number	Land Proposed		Area of Land	SetForth	Market	Other Details
L1	LR-3091	LR-3310	Bastu	Contra a		Value (In Rs.)	Value (In Rs.)	an Double and a second second
_			Castu	Shali	2 Dec	1/-		Width of Approach
12	LR-3092	2 LR-3311 F	Bastu	Shati	40			Road: 8 Ft.,
	030032850	1 Dec	1/-	8,50,000/-	Width of Approach			
		TOTAL :						Road: B Ft.,
	Grand	Total :	4		3Dec	21-	25,50,000 /-	
	Granu	rotai :	<u> </u>		3Dec	21-	25,50,000 /-	

Land Lord Details :

	Name	Photo	Fringerprint	and the second
	Mr PRADIP DAS Son of Late MANIK LAL DAS Executed by: Self, Date of Execution: 13/07/2018 , Admitted by: Self, Date of Admission: 13/07/2018 ,Place : Office		Thogenprint	Signature For Fix
Į		19407/2018	LTI 13/07/2018	19/07/2018



Name	Photo	Fringerprint	Signature
Mrs BINA DAS Wife of Mr PRADIP DAS Executed by: Self, Date of Execution: 13/07/2018 , Admitted by: Self, Date of Admission: 13/07/2018 ,Place : Office			Dent Figh
	19/07/2018	LT1 19/07/2018	15/07/2018
	Sex: Female, B F, Status :Indiv	y Caste: Hindu, C idual, Executed b	

Developer Details :

SI No	Name,Address,Photo,Finger print and Signature	15 AND THE R
1	AD CONSTRUCTION P 19 CIT RD, P.O:- ULTADANGA, P.S:- Maniktala, District:-Kolkata, West Bengal, India, PII ABGFA0140G, Status :Organization, Executed by: Representative	N - 700067 , PAN No.::

Representative Details :

	Name	Photo	Finger Print	Signature
Nam (Pres Son o Date 13/0 Self, 13/0	BHIJIT BOSE, (Alias e: Mr AVIJIT BOSE) sentant) of Mr SITAL BOSE of Execution - 7/2018, Admitted by: Date of Admission: 7/2018, Place of ssion of Execution: Office			Knjit Gose & Howijit Bose
Martin	SSION OF EXecution. Office	Jul 19 2018 2:25PM	LTI: 19/07/2018	10/07/2018
7000		Hindu, Occupat	tion: Business, Cit	Parganas, West Bengal, India, PIN - izen of: India, , PAN No.:: AIWPB862 DN (as PARTNER)
7000	59, Sex: Male, By Caste:	Hindu, Occupat	tion: Business, Cit	izen of: India, , PAN No.:: AIWPB862
7000 Statu Mr D Son o DAT Date 13/0 Self, 13/0	59, Sex: Male, By Caste: is : Representative, Repre- Name EBASISH, D'ATTA of Mr DHARMADAS TA of Execution - 7/2018, Admitted by: Date of Admission: 7/2018, Place of	Hindu, Öccupat esentative of : A	tion: Business, Cit D CONSTRUCTIO	izen of: India, , PAN No.:: AIWPB862 DN (as PARTNER)
7000 Statu Mr D Son o DAT Date 13/0 Self, 13/0	59, Sex: Male, By Caste: Is : Representative, Reprint Name EBASISH, D'ATTA of Mr DHARMADAS TA of Execution - 7/2018, , Admitted by: Date of Admission:	Hindu, Öccupat esentative of : A	tion: Business, Cit D CONSTRUCTIO	izen of: India, , PAN No.:: AIWPB862 DN (as PARTNER) Signature



auntifier Details :

Name & address

Mr KRISHNA DAS Son of Late J DAS

PD 7 ARJUNPUR, P.O.- ARJUNPUR, P.S.- Baguiati, District:-North 24-Parganas, West Bengal, India, PIN - 700059, Sex: Male, By Caste: Hindu, Occupation: Advocate, Citizen of: India, , Identifier Of Mr PRADIP DAS, Mrs BINA DAS, Mr ABHIJIT BOSE, Mr DEBASISH DATTA

Side Sa

19/07/2018

Trans	fer of property for L	1	SILVER ST	110
SI.No	From	To. with area (Name-Area)	17.07.000001	1.5
1	Mr PRADIP DAS	AD CONSTRUCTION-1 Dec		
2	Mrs BINA DAS	AD CONSTRUCTION-1 Dec		
Trans	fer of property for L	2		5.0.04855
SI.No	From	To. with area (Name-Area)		
1	Mr PRADIP DAS	AD CONSTRUCTION-0.5 Dec		
2	Mrs BINA DAS	AD CONSTRUCTION-0.5 Dec		

Land Details as per Land Record

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

Sch No	Plot & Khatian Number	Details Of Land
L1	LR Plot No:- 3091(Corresponding RS Plot No:- 3091), LR Khatian No:- 3310	Owner:গ্রদীপ দাস, Gurdian:মানিক দাস, Address:নিজ, Classification:শানি, Area:0.01000000 Acre,
L2	LR Plot No:- 3092(Corresponding RS Plot No:- 3092), LB/Khatian No:- 3311	Owner:বীলা দাস, Gurdian:প্রদীপ, Address:নিজ, Classification:শানি,

Endorsement For Deed Number : I - 152307923 / 2018



n 02-07-2018

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 25.50,000/-

Dia

Debasish Dhar ADDITIONAL DISTRICT SUB-REGISTRAR OFFICE OF THE A.D.S.R. RAJARHAT

North 24-Parganas, West Bengal

On 13-07-2018

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 12:48 hrs on 13-07-2018, at the Office of the A.D.S.R. RAJARHAT by Mr ABHIJIT BOSE Alias Mr AVIJIT BOSE,

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

Execution is admitted on 13/07/2018 by 1. Mr PRADIP DAS, Son of Late MANIK LAL DAS, RAMKRISHNAPALLY, P.O: GOURANGANGAR, Thana: New Town, , North 24-Parganas, WEST BENGAL, India, PIN - 700159, by caste Hindu, by Profession Others, 2. Mrs BINA DAS, Wife of Mr PRADIP DAS, RAMKRISHNAPALLY, P.O: GOURANGANAGAR, Thana: New Town, , North 24-Parganas, WEST BENGAL, India, PIN - 700159, by caste Hindu, by Profession House wife

Indetified by Mr KRISHNA DAS, , , Son of Late J DAS, PD 7 ARJUNPUR, P.O: ARJUNPUR, Thana: Baguiati, , North 24-Parganas, WEST BENGAL, India, PIN - 700059, by caste Hindu, by profession Advocate

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

Execution is admitted on 13-07-2018 by Mr ABHIJIT BOSE, , Mr AVIJIT BOSE PARTNER, AD CONSTRUCTION, P 19 CIT RD, P.O.- ULTADANGA, P.S.- Maniktala, District:-Kolkata, West Bengal, India, PIN - 700067

Indetified by Mr KRISHNA DAS, , , Son of Late J DAS, PD 7 ARJUNPUR, P.O: ARJUNPUR, Thana: Bagulati, , North 24-Parganas, WEST BENGAL, India, PIN - 700059, by caste Hindu, by profession Advocate

Execution is admitted on 13-07-2018 by Mr DEBASISH DATTA, PARTNER, AD CONSTRUCTION, P 19 CIT RD, P.O:- ULTADANGA, P.S:- Maniktala, District:-Kolkata, West Bengal, India, PIN - 700067

Indetified by Mr KRISHNA DAS, . . Son of Late J DAS, PD 7 ARJUNPUR, P.O. ARJUNPUR, Thana: Baguiati, . North 24-Parganas, WEST BENGAL, India, PIN - 700059, by caste Hindu, by profession Advocate

Payment of Fees

Certified that required Registration Fees payable for this document is Rs 3,021/- (B = Rs 3,000/- ,E = Rs 21/-) and Registration Fees paid by Cash Rs 0/-, by online = Rs 3,021/-

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 03/07/2018 3:39PM with Govt. Ref. No: 192018190256116901 on 03-07-2018, Amount Rs: 3,021/-, Bank: Bank of Boroda (BARBOINDIAE), Ref. No. 91249681 on 03-07-2018, Head of Account 0030-03-104-001-16



yment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 5,021/- and Stamp Duty paid by Stamp Rs 100/-, by online = Rs 5.021/-

Description of Stamp

1. Stamp: Type: Impressed, Serial no 105082, Amount: Rs.100/-, Date of Purchase: 07/09/2017, Vendor name: A K Saha

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 03/07/2018 3:39PM with Govt. Ref. No: 192018190256116901 on 03-07-2018, Amount Rs: 5,021/-, Bank: Bank of Boroda (BARB0INDIAE), Ref. No. 91249681 on 03-07-2018, Head of Account 0030-02-103-003-02

Den

Debasish Dhar ADDITIONAL DISTRICT SUB-REGISTRAR OFFICE OF THE A.D.S.R. RAJARHAT

North 24-Parganas, West Bengal



Le. tricate of Registration under section 60 and Rule 69.

Registered in Book - I

Volume number 1523-2018, Page from 266717 to 266755 being No 152307923 for the year 2018.



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Digitally signed by DEBASISH DHAR Date: 2018.07.20 15:31:31 +05:30 Reason: Digital Signing of Deed.

(Debasish Dhar) 20-07-2018 3:31:19 PM ADDITIONAL DISTRICT SUB-REGISTRAR OFFICE OF THE A.D.S.R. RAJARHAT West Bengal.

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20/07/2018 Query No:-15231000183215 / 2018 Deed No :I - 152307923 / 2018, Document is digitally signed.



DATED THE DAY OF 2018

DEVELOPMENT AGREEMENT

BETWEEN

Pradip Das Bina Das

Landowners

AD Construction

Developer

Drafted By

Pinaki Chattopadhyay & Associates Advocates Sangita Apartment, Ground Floor Teghoria Main Road Kolkata - 700 157 Ph. : 2570 8471

Composed By

Gopa Dasgupta

Teghoria Main Road Kolkata - 700 157