

10363/14

IC-10363/14



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v/c-2833/14 939687

পশ্চিমবঙ্গ পশ্চিম বাঙ্গাল WEST BENGAL

নং ৩৫, ২০, ৩৯, ৩৭৯/১
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 এই ডকুমেন্টটি শুধুমাত্র
 বিচারমহলে এবং
 বিচারের বাইরে
 বৈধ বলে গণ্য হবে।
 Additional Registrar
 2-12-14

THIS INDENTURE made this 19th day of November in the year Two
 Thousand and Fourteen.

BETWEEN

- (1) SMT. KABITA SUR, having PAN CXHP50901A daughter of Late Nani Gopal Sur, a Hindu Lady, residing at 58/4, Christopher Road, Kolkata - 700 046 (2) SMT. NIVEDITA SUR having PAN CXHP50902D daughter of Late Nani Gopal Sur, a Hindu Lady, residing at 58/4, Christopher Road, Kolkata - 700 046

SARAFI & COMPANY
ADVOCATES
B.K.S. LEE ROAD,
KOLKATA, 700 001

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SUNIL KUMAR GUPTA
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[Signature]
ASPS DEVELOPERS LLP
DESIGNATED PARTNER



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For Akantha Nirman Private Limited
Supriyo Mukherjee
Director



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For Akantha Nirman Private Limited
Rajib Ghosh
Authorized Signatory



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Aarush Homes and Infrastructure Ltd.
Directors / Authorized Signatory
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Aarush

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(3) SMT. RITA SUR having PAN AIQPS68866 daughter of Late Nani Gopal Sur, a Hindu Lady, residing at 58/4, Christopher Road, Kolkata - 700 046 (4) SMT. CHINMOYEE GHOSH having PAN AURPG6268M wife of Late Dilip Kumar Ghosh and daughter of Late Nani Gopal Sur, a Hindu Lady, residing at 14, Ananda Prasad Ghosh Road, P.S. Sreerampur, Hooghly, West Bengal - 712204 and (5) SMT. SABITA BASU having PAN AQUPB0472P wife of Dr. Samir Kumar Basu and daughter of Late Nani Gopal Sur, a Hindu Housewife, residing at 9, Jawaharlal Nehru Road, P.S. New Market, Kolkata - 700 013, all hereinafter jointly referred to as "the VENDORS/OWNERS" (which expression shall unless excluded by or repugnant to the context be deemed to include their respective heirs, executors and administrators) **OF THE FIRST PART**

AND

AKANKHA NIRMAN PRIVATE LIMITED (Formerly, Max Cement Private Limited), a company incorporated under the Companies Act, 1956, having its PAN AADCM2978B and having its registered office at BA-2, Sector -I, Salt Lake City, Kolkata 700064 (represented by its Director Sri Supriyo Mukherjee, son of Sri Ramen Mukherjee, having his PAN ALPMP17303 Band residing at 59, Ananda Palit Road, Kolkata 700014 and the Authorised Signatory Sri Rajib Ghosh, son of Sri Arjun Kumar Ghosh residing at 22, Brahmapur, Regent Park, Kolkata 700070) hereinafter referred to as "the FIRST CONFIRMING PARTY" (which expression shall unless excluded by or repugnant to the subject or context be deemed to include its permitted successors-in-interest and permitted assigns) of the **SECOND PART**.

AND

(1) AARUSH HOMES & INFRASTRUCTURES LIMITED, a Company incorporated under the Companies Act, 1956 and having its PAN AAJCA5783A, and having its registered office at Room No. 3'0', on the third floor in Block 1 of premises



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Director
H. V. S. S. S.



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Nivedita Sood



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Chinmayas Ghosh

Devendra Singh

Handip Agarwal

Advocate

K. V. D.



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No.4, Chowringhee Lane, Kolkata-700015 (represented by its Director Sri Hari Charan Gupta son of Late L.C. Gupta having his PAN AAJPG2106P, and residing at Main Road, Barbil, 758035, Orissa (2) CAPTAIN DEALCOM PRIVATE LIMITED, a Company incorporated under the Companies Act, 1956, having its PAN AAECDD429N, and having its registered office at CO-35, Sector-1, Salt Lake City, Kolkata-700064 (represented by its Director Sri Harish Gira, son of Sri Lalit Kumar Gira, having his PAN AIRPG3901B, residing at CO-35, Sec - 1, Salt Lake, Kolkata) both hereinafter referred to as "the SECOND CONFIRMING PARTIES" (which expression shall unless excluded by or repugnant to the subject or context be deemed to include their respective permitted successors-in-interest and permitted assigns of each of the said company) of the THIRD PART.

AND

ASPS DEVELOPERS LLP, a limited liability partnership, a body incorporate and registered under The Limited Liability Partnership Act 2008 (6 of 2009) and duly registered with the Registrar of Companies, West Bengal having its LLPIN: AAB-5512 of 2013, having its PAN No. AAXFA5713D and having its registered office at 68/2, Harish Mukherjee Road, Kolkata - 700025 (represented by its Designated Partner Mr. Ajay Kumar Shroff, son of Shri Amar Nath Shroff, a Hindu businessman residing at 68/2, Harish Mukherjee Road, Kolkata 700025 having his PAN No. AMPS017P) hereinafter referred to as "the PURCHASER" (which expression shall unless excluded by or repugnant to the subject or context include its permitted successors-in-interest and permitted assigns) of the **FOURTH PART**.

WHEREAS

1. By a Bengali Saff Bikroy Kobala dated 1st May 1944 made between Nani Gopal Sur as "Kobala Grahita" and Nut Behari Addhya as "Kobala Data" and registered in Book No. 1 Volume No. 26 Pages 202 to 2007 being No. 747 for the year 1944 with Sub-Registration Office, Sealdah, the said Nut Behari Addhya for the consideration and in the Premises therein stated absolutely sold and transferred in favour of the said Nani Gopal Sur All That piece and



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Sabita Bora



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✓ P. K. Saha

Handip Agardal
Advocate



✓

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parcel of Bastu Land containing 11 Cottahs 12 Chattacks and 5 Sq.ft. being Municipal Premises No. 45/1, Christopher Road, Kolkata absolutely and forever and free from encumbrances.

2. By a Bengali Saff Bikroy Kobala dated 14th December 1945 made between Nani Gopal Sur as "Kobala Grahita" and Balai Lal Mondal as Kobala Dala and registered in Book No. 1 Volume No. 51 Pages 224 to 235 Being No. 2360 for the year 1945 with Sub Registration Office, Sealdah, the said Balai Lal Mondal for the consideration and in the premises therein stated sold and transferred in favour of the said Nani Gopal Sur All That piece or parcel of Bastu Land containing 7 Cottahs 12 Chattacks (out of 15 Cottahs 8 Chattacks) being an identified portion of municipal premises No. 45, Christopher Road, Calcutta as therein described absolutely and forever and free from encumbrances.

3. By an indenture of Conveyance dated 12th March, 1946 made between Ashutosh Dey and Srimati Nalini Dassi both as vendors AND Atul Chandra Bhaduri, Amulya Chandra Bhaduri and Sudhir Chandra Bhaduri all as Purchasers and registered with Sub-Registrar of Sealdah in Book No. 1 Volume No. 21 Pages 74 to 83 being No. 502 for the year 1946, they the said Ashutosh Dey and Srimati Nirmala Nalini Dassi in the premises and for the consideration therein stated sold and transferred All That partly two and partly three storied brick built messuages tenements and dwelling house together with rent free piece and parcel of land thereunto belonging and on part whereof the same was erected and built containing by estimation 7 Bighas 8 Cottahs and 7 Chattacks more or less (including three tanks) situate lying at and being Premises No. 41, Christopher Road, within the Municipal limits of Calcutta, Mouza-Gobra, Sub-registration office at



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Sealdah, P.S. Entally, Dihi Panchannagram in the District of 24 Parganas and All That rent free land containing by estimation 1 Bigha & Cottahs 6 Chitacks more or less lying at and being Premises No. 43, Christopher Road, Calcutta, Mouza-Gobra, Sub- Registration office at Sealdah, P.S. Entally, Dihi Panchannagram in the District of 24 Parganas in favour of the said Atul Chandra Bhaduri, Amulya Chandra Bhaduri and Sudhir Chandra Bhaduri absolutely and forever and free from encumbrances.

4. By an Indenture of Mortgage dated 12th March 1946 made between the said Atul Chandra Bhaduri, Amulya Chandra Bhaduri and Sudhir Chandra Bhaduri all as Mortgagors of the One Part and Calcutta National Bank as Mortgagee of the Other Part and registered with Sub-Registrar of Sealdah in Book No. 1 Volume No. 13 Pages 163 to 171 being No. 503 for the year 1946 the said mortgagors granted and assured the said premises No. 41 and 43 Christopher Road, Calcutta and also the land measuring 6.5276 acres being Plot No. 3 of the East India Rly (relinquished land in mile 3 Calcutta Chord Rly) situated at Village Dewan Chowk (Bally) Pargana Goro Sub-Registration Office Howrah District Howrah described in the Schedule thereunder written unto and in favour of the said Mortgagee as security and charge for the amount (therein stated) advanced to the mortgagors at the interest subject to proviso of redemption therein contained.

5. By a Bengali Saff Bikroy Kobala dated 16th April, 1946 made between Nani Gopal Sur as Kobala Grahita and Bhupendra Nath Dutta as Kobala Data and registered in Book No. 1 Volume No. 21 Being No. 734 for the year 1946 with Sub-Registration Office Sealdah the said Bhupendra Nath Dutta for the consideration and in the premises therein stated sold and transferred in favour of Nani Gopal Sur All That piece and parcel of Bastu Land containing

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- 18 Cottahs out of the Lands appertaining to municipal premises No. 47 Christopher Road, Calcutta absolutely and forever and free from encumbrances.
6. By a Bengali Saff Bikroy Kobala dated 16th April, 1946 made between Nani Gopal Sur as Kobala Grahita and (1) Samrendra Nath Ghosh Chowdhury (2) Amrendra Nath Ghosh Chowdhury (3) Dinendra Nath Ghosh Chowdhury all jointly as Kobala Data and registered in Book No. 1 Volume No. 24 Pages 76 to 82 being No. 735 for the year 1946 with Sub-Registration Office Sealdah they the said (1) Samrendra Nath Ghosh Chowdhury (2) Amrendra Nath Chowdhury and (3) Dinendra Nath Ghosh Chowdhury for the consideration and in the premises therein stated sold and transferred in favour of Nani Gopal Sur All That piece and parcel of Bastu Land containing 5 Cottahs and 8 Chattaacks out of the Lands of 47, Christopher Road, Kolkata, absolutely and forever and free from encumbrances.
- 7 On or about 10th April, 1948 the said Atul Chandra Bhaduri died intestate.
8. By a Bengali Saff Bikroy Kobala dated 23rd September, 1948, made between Nani Gopal Sur as "Kobala Grahita" and (1) Anadi Mohan Mondal (2) Smt. Allahadi Dasi both jointly as "Kobala Data", and registered in Book No. 1 Volume No. 36 Pages 227 to 239 being No. 1741 for the year 1948 with Sub-Registration Office, Sealdah, they the said Kobala Data namely (1) Anadi Mohan Mondal and (2) Smt. Allahadi Dasi for the consideration and in the premises therein stated absolutely sold and transferred in favour of Nani Gopal Sur All That piece and parcel of Bastu Land containing 7 Cottahs 12 Chattaacks (out of Land measuring 15 Cottahs 8 Chattaacks) being portion

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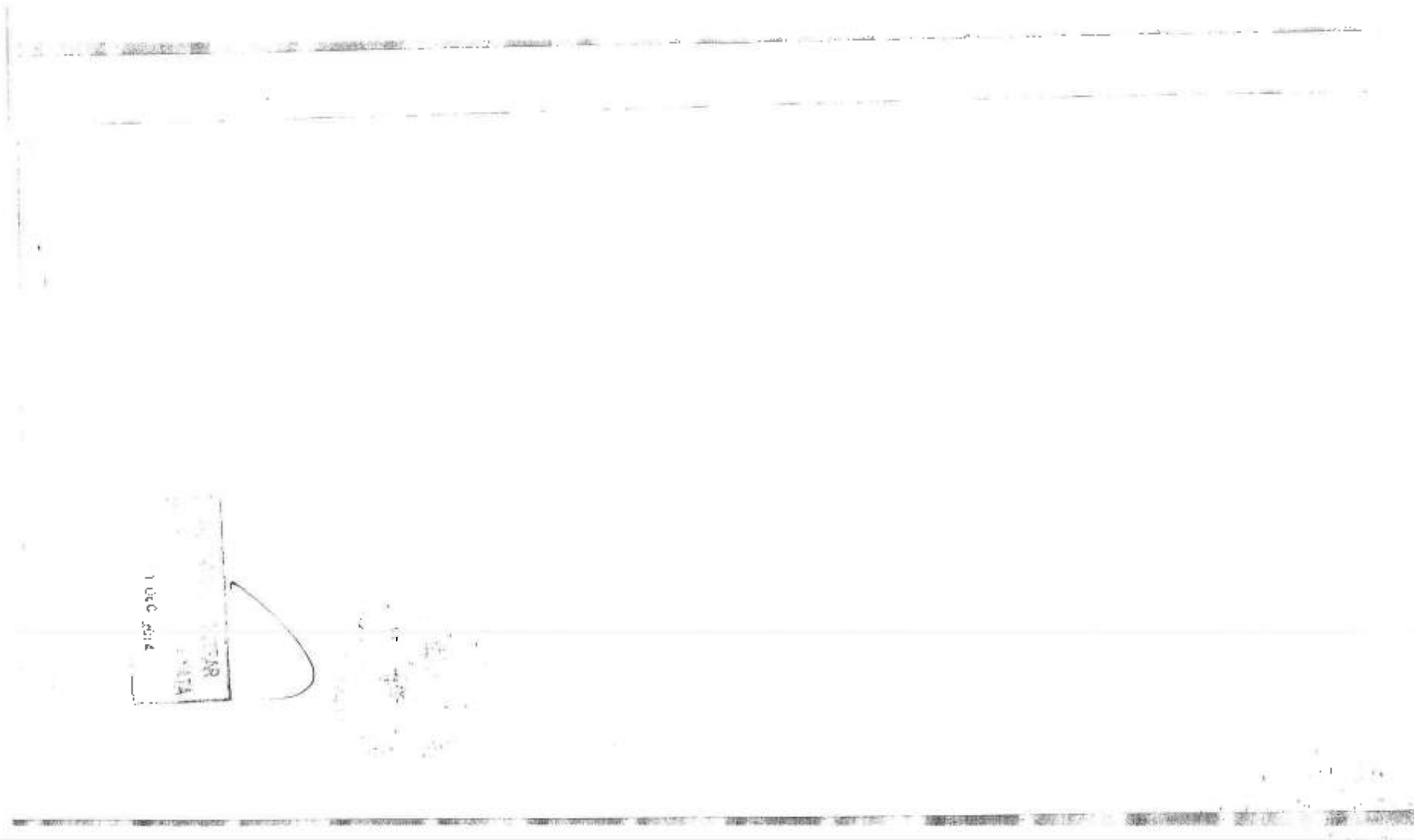
of municipal premises No. 45, Christopher Road, Kolkata as therein described absolutely and forever free from encumbrances.

a. On or about 14th February, 1956 the said Amulya Chandra Bhaduri died intestate.

By a conveyance dated 23rd February, 1962 made between Sudhir Chandra Bhaduri therein referred to as the vendor of the one part and Nani Gopal Sur, therein referred to as the Purchaser of the other part and duly registered in Book No. 1, Volume No. 10, Pages 160 to 166, being No. 872, for the year 1962 with the Registrar of Calcutta the said Sudhir Chandra Bhaduri for the consideration and in the premises therein stated sold in favour of the said Nani Gopal Sur, FIRSLY, ALL THAT undivided one third part or share of the said Sudhir Chandra Bhaduri, in All that partly two and partly three storied brick built messuage tenements and dwelling house together with rent free piece and parcel of land thereunto belonging and on part whereof the same was erected and built containing by an estimation 7 Bighas & Cottahs and 7 Chittacks more or less (including three tanks) situate lying at and being premises No. 41 Christopher Road, within the Municipal limits of Calcutta, Mouza-Gobra, Sub-Registration Office, Sealdah, P.S. Entally, Dihi Panchannagram, in the District of 24 Parganas, AND SECONDLY, ALL THAT undivided one third part and share of the said Sudhir Chandra Bhaduri in All that rent free piece and parcel of land containing by estimate 1 Bigna & Cottahs and 6 Chittacks more or less lying at and being premises No. 43, Christopher Road, within the Municipal limits of Calcutta, Sub-Division-1, Dihi Panchannagram, Mouza-Gobra, Sub-registration office at Sealdah, P.S. Entally in the District of 24 Parganas absolutely and forever subject to the said mortgage.

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11 By an indenture dated 20th February, 1962 made between Smt. Sumati Debi Chowdhurani, Jyoti Shankar Bhaduri, Ajit Sankar Bhaduri, Ajay Sankar Bhaduri, Asit Sankar Bhaduri and Amal Sankar Bhaduri (widow and sons respectively of Atul Chandra Bhaduri), and Smt. Suprova Debi Chowdhurani (widow of Late Jyotsna Shankar Bhaduri) and Aresh Sankar Bhaduri and Anish Sankar Bhaduri, Abhijeet Binaduri and Kumari Shukla Bhaduri, minor sons and daughter of Late Jyotsna Shankar Bhaduri, deceased (represented by their mother and natural guardian Smt. Suprova Debi Chowdhurani), all therein called the vendors and the said Nani Gopal Sur, therein called the purchaser, and duly registered with the Registrar of Calcutta, in Book No. 1, Volume No. 55, Pages 8 to 17, being No. 873 for the year 1962 THEY the said Smt. Sumati Debi Chowdhurani, Jyoti Sankar Bhaduri, Ajit Sankar Bhaduri, Ajay Shankar Bhaduri, Asit Shankar Bhaduri, Amal Shakar Bhaduri, Smt. Suprova Debi Chowdhurani, Aresh Sankar Bhaduri, Anish Sankar Bhaduri, Abhijeet Bhaduri and Kumari Sukta Bhaduri for the consideration and in the premises therein stated sold and transferred in favour of the said Nani Gopal Sur, FIRSTLY, ALL THAT undivided one third part or share of the said Atul Chandra Bhaduri in All that partly two and partly three scored brick built messuage tenements and dwelling house together with rent free piece and parcel of land thereunto be-onging and on part whereof the same was erected and built containing by estimation 7 Bighas 8 Cottahs and 7 Chittacks more or less including three tanks situate lying at and being premises No. 42, Christopher Road, within the Municipal limits of Calcutta, Mouza-Gobra, Sub-registration office at Sealdah, P.S. Entally, Dihi Panchannagram in the District of 24 Parganas and SECONDLY ALL THAT one third share or part of the said Atul Chandra Bhaduri in All that rent free piece and parcel of land containing by estimation 1 Bigha 8 Corrahs 6 Chittacks more or less lying at and being premises No. 43, Christopher

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Road, Kolkata - 700 046 within the Municipal limits of Calcutta Sub-Division 1, Dihi Panchannagram, Mouza-Gobra, Sub-registration office Sealdah, P.S. Entally, in the District of 24 Parganas absolutely and forever but subject to the said mortgage.

12 By another Conveyance dated 20th February, 1962 made between Smt. Suchari Debi Chowdhurani, Arun Sankar Bhaduri and Amitava Shankar Bhadur (widow and sons respectively of Late Amulya Chandra Bhaduri), all therein called the Vendors of the One part and the said Nani Gopal Sur, therein called the Purchaser of the other part and duly registered with the Registrar of Calcutta, in Book No. 1, Volumn No. 46, Pages 117 to 124, being No. 374, for the year 1962 THEY the said Smt. Suchary Debi Chowdhurani, Arun Sankar Bhaduri and Amitava Shankar Bhaduri for the consideration and in the premises therein stated sold and transferred unto and in favour of the said Nani Gopal Sur FIRSTLY, ALL THAT, undivided one thiro part or share of the said Late Amulya Chandra Bhaduri, in all that partly two and partly three storied brick built messuage tenements and dwelling house together with rent free piece and parcel of land thereunto belonging and on part whereof the same was erected and built building by estimation 7 Bighas & Cottaks and 7 Chittacks more or less including three tanks situate lying and being premises No. 41, Christopher Road, Kolkata - 700 046 within the Municipal limits of Calcutta, Mouza-Gobra, Sub-registration office at Sealdah, P.S. Entally, Dihi Panchannagram, in the District of 24 Parganas and SECONDLY, ALL THAT undivided one third part or share of the said Amulya Chandra Bhaduri in all that rent free piece and parcel of land containing by estimation 1 Bicha & Cottaks 6 Chattacks more or less lying at being Premises No. 43, Christopher Road, Kolkata - 700 046, within the limits of Municipal of Calcutta in Sub-Division 1, Dihi Panchannagram,

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Mouza - Goora, Sub-registration office Sealdah, P.S. Entally, in the District of 24 Parganas absolute forever but subject to mortgage.

13. By an indenture dated 7th May 1962 made between Calcutta National Bank Ltd (in liquidation) represented through its official liquidator therein called Mortgagee and Srimati Sumati Devi Chowdhurani, Jyoti Sankar Bhaduri, Ajit Sankar Bhaduri, Ajoy Sankar Bhaduri, Ashit Sankar Bhaduri and Smal Sankar Bhaduri widow and sons respectively of Atul Chandra Bhaduri deceased AND Srimati Suprove Devi Chowdhurani, Ashes Sankar Bhaduri, Amil Sankar Bhaduri, Abhijit Sankar Bhaduri and Kumari Sukla Bhaduri widow sons and daughter respectively of Jyotsna Sankar Bhaduri deceased AND Suchir Chandra Bhaduri, AND Smt, Sucharu Devi Chaudhrani, Arun Sankar Bhaduri and Amitava Sankar Bhaduri widow and sons respectively of Amalya Chanora Bhaduri, deceased, all therein called Mortgagees and registered in Book No. 1 Volume No.83 pages 128 to 136 being No. 2348 for the year 1962, the said Mortgagee for the consideration of payment of the amount therein stated in full satisfaction of all principal monies and interest and costs secured by the said Deed of Mortgage dated 12th March 1946 and in pursuance of an order dated 27th August 1956 therein detailed, released recovered and reassured unto the said Mortgagees All and singular the messuages, lands hereditaments, and premises comprised in and granted or otherwise assured and charged by the said Indenture of Mortgage of expressed so to be being the said premises nos 41 and 43 Christopher Road Calcutta and the said land measuring 6.6276 acres being lot No. 3 of the East India Rly relinquished land in mile 3 Calcutta Chord Rly situated at Village Dewan Chowi (Bally) Pargana Bore Sub-Registration office Howrah District Howrah all described respectively schedule (A); (B) and (C) thereunder written And as such the said Lands transferred to Nani Gopal

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Sur as recited in the recitals 10,11 and 12 became free and released from the mortgage charge and security of the said Calcutta National Bank Ltd (In liquidation)

14. By a Conveyance dated 27th July 1962 made between (1) Anish Sankar Bhaduri (2) Abhijit Sankar Bhaduri and 93) Kumari Sukla Bhaduri (sons and daughter of Jyotsna Sankar Bhaduri deceased) all minors (under the age of 18 years) represented by their mother and natural guardian Smt. Suprova Devi Choudhary thereafter called "the Vendors" of the one part and Nani Gopal Sur of the Other Part and registered with the Registrar of Calcutta in Book No. 1 volume No. 119 pages 63 to 67 being No. 3933 for the year 1962, the said Smt Suprova Devi Choudhary having applied (as being the mother natural guardian of the said minor vendors) in the Court of the District Judge at Alipur in Act XXXII Case No. 61 of 1962, an order (being order No.3) having been made on 7th July 1962 by the Learned Court permitting her to sell the undivided 1/105th part share of minor vendors in premises No. 41 and 43 Christopher Road, Kolkata, the said vendors represented by their said mother for the consideration and the premises therein stated (and for more perfectly assuring) transferred sold and conveyed each of their 1/105th part or share in Firstly All that partly two and partly three storee brick built messuage and dwelling house Together with rent free land thereunto belonging containing by estimator 7 Bignas & Cottahs and 7 Chittacks (more or less situate lying at being premises No. 41 Christopher Road, within the municipal limits of Calcutta Mouza Gobra Dih; Panchannagram Sub Registration Office Sealdah Police Station Entally District 24- Parganas And Secondly in All rent free land containing by estimation 1 Bighe & Cottahs & chittacks (more or less) situate lying at and being premises No. 43 Christopher Road within the municipal limits of

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Calcutta Mouza Gobra Dih Panchannagram Sub-Registration Office Sealdah
Police Station Entally District 24-Parganas.

15. By virtue of the said in part recited respective following Conveyances and

Saf Bikroy Kobala the said Nani Gopal Sur purchased the following Lands

(i)	All three Conveyance	Bighas	Cottah	Chattacks	Sq. ft.	Premises No.
	dated 20 th February 1962 respectively	7	8	7	0	41 Christopher Road
	registeres as (i) being No. 872 of 1962 (ii) being No. 873 of 1962 (i) being No. 874 of 1962. all registered in Book 1 with registrar of Calcutta.					
		1	8	6	0	43 Christopher Road

(ii) Saf Bikroy Kobala dated 0 11 12 5 45/1 Christopher Road
1st May 1944 registered as being No. 747 of 1944 with Sub-registration office

Sealdah.

(iii)	Saf Bikroy Kobala dated 0 7 12 0 0 45					Out of Christopher Road
	4th December 1945 registered as being No. 2360 of 1945 with Sub Registration office Sealdah.					

(iv)	Saf Bikroy Kobala dated 0 18 0 0 47					Christopher Road
	16 th April 1946					

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registered as being No.
734 of 1946

(v) Saf Bikroy Kobala dated 0 5 8 0 47 Christopher
16th April 1946 Road

registered as being No.
735 of 1946 with Sub-
Registration Office
Sealdah

(vi) Saf Bikroy Kobala dated 0 7 12 0 45
23rd September 1948 Christopher
registered as being No. Road

1741 of 1948 with Sub
Registration office
Sealdah.

= 11 Bighas 7 Cottahs 9 Chittacks 5 Sq.ft.
= 227 Cottahs 9 Chittacks 5 Sq.ft.

16. The said Nani Gopal Sur having thus purchased the total lands measuring 11 Bighas 7 Cottah 9 Chittacks and 5 sq.ft. comprised of/part of the lands of Municipal premises nos 41,43 and 45 Christopher Road (formed out of 41,43,45, 45/1 and 47 Christopher Road, Calcutta) together with dwelling houses structures etc lying situated therein or on part thereof was the full and absolute owner thereof and was having heritable and transferable rights free from encumbrances charges mortgages acquisitions'ispdens.

17. The said Nani Gopal Sur and One Nandalal Sur and one Rabindra Nath Sur were carrying on business in co-partnership under the style of "Sur & Co" having its place of business at 45 Christopher Road, Calcutta.

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18. The said M/s. Sur & Co (hereinafter called "Borrowers") availed overdraft and cash credit facilities from United Industrial Bank Ltd against hypothecation of raw materials, finished goods and plants and machinery and also against equitable mortgage by deposit of Title Deeds inter alia in respect of (1) Al. Those pieces and parcels of lands owned by the said Nani Gopal Sur containing altogether 227 Katahs & Chattaacks and 5 sq. ft. more or less along with dwelling houses and other structures situate lying at and being municipal municipal premises Nos 41, 43 and 45 Christopher Road, Calcutta and (2) All that land and premises owned by M/s. Sur & Co containing 24 Cottahs 1 Chattaacks and 22 sq.ft. comprised in and forming part 47 Christopher Road.

19. The said borrowers having failed to pay the dues of the said United Industrial Bank Ltd, the said bank filed a suit in the Court of 5th Civil Judge, Senior Division, Alipore, being Title Suit No 42 of 1976, against the said Messrs Sur & Company, the partnership firm and its surviving partners, namely, Nani Gopal Sur, Rabindra Nath Sur, and one Somnath Sur (the heir of Deceased partner Nandlal Sur) praying for preliminary mortgage decree for the amount mentioned in the plaint inclusive of interest, further interest and other reliefs stated in the plaint filed in the said Suit.

20. Subsequently the said United Industrial Bank Limited was amalgamated with Allahabad Bank Ltd, and accordingly all the assets and liabilities of the said United Industrial Bank Limited were taken over by Allahabad Bank Ltd, and the said Allahabad Bank Ltd, subsequently became a nationalised bank and the name of the said Allahabad Bank was

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substituted as the Plaintiff in the said Title Suit No. 42 of 1976 in the Court of 9th Civil Judge, Senior Division, Alipore.

21. The said partners of Sur & Co having died from time to time the respective legal heirs and representatives were substituted as defendants as in the said suit and connected proceedings.
22. On or about 10th July, 1981, the 9th Court of Civil Judge, Senior Division, at Alipore, passed a final decree in the said Title Suit No. 42 of 1976 in terms of a joint petition of compromise agreed and signed by the said Bank and the defendants in the said suit (which decree was signed and Sealed by Court on 30th March 1982). And the said suit was accordingly disposed of and the defendants being the judgement debtors agreed to pay the decreetal dues in equal monthly installments as therein stated and first of such installments commenced and became payable on or before 7th July, 1981 and all subsequent instalments were agreed to be paid within 15th of each succeeding months, and it was also agreed that any default in payment of any six monthly instalments the entire decreetal dues with interest and costs would at once become payable and the plaintiff bank would be entitled to put the mortgaged property described in the Schedules 'C' and 'D' to the plaint and in the Schedule of the said joint petition of compromise, on sale in the execution of the said decree, And also that if the sale proceeds of the mortgaged property be not sufficient to satisfy the amount due to the plaintiff bank then plaintiff bank will be at liberty to apply for a personal decree against the defendants ; And also that if the said decreetal dues were paid by the judgements debtors regularly in monthly instalment in the manner stated in the said joint petition of compromise then the plaintiff

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bank will give up interest payable on the principal amount from the date of the decree. The properties which were the subject matter of the said Decree were inter alia.

Owned by Nani Gopal Sur.

(a) ALL THAT partly two storied and partly three storied brick built messuage tenement dwelling house together with rent free land where on the same was built containing by estimation 7 Bighas 8 Cottahs and 7 Chittacks more or less (including there tanks) lying at and being the premises No. 41, Christopher Road, within the limit of Kolkata Municipal Corporation Kolkata- 700 046.

(b) ALL THAT rent free piece of land containing by estimation 1 Bibha 8 Cottahs and 6 Chittacks more or less lying at and being the premises No. 43 Christopher Road, Kolkata -700 046 within the limits of Kolkata Municipal Corporation, Mouza- Gobra, Sub- registration office at Sealdah, P.S.Entally, Dihi Panchannagram, Kolkata-700046.

(c) ALL THAT piece of land containing by estimation 2 Bighas 10 Cottahs 14 Chittacks more or less being premises No. 45 Christopher Road, Kolkata-700 046, formed out of a portion of No. 45 and 45/1, Christopher Road, Kolkata - 700 046, Mouza Gobra, P.S.Entally, Dihi Panchannagram within the limits of Kolkata Municipal Corporation.

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(d)

Owned by Sur & Co (not the subject matter of these presents)

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AND accordingly the total area of the said Land being the subject matter of the said Decree (besides the properties of Sur & Co) was 11 Bighas 7 Kotahas and 11 chittacks equivalent to 227 Kh 9 Chittacks and 5 Sq.ft. as contained in the part recited conveyances mentioned above in Clause 15, being premises nos. 41, 43, 45 45/1, and portion of No. 47 Christopher Road, Kolkata with the constructions tenements dwelling house etc (hereinafter collectively also referred to as "the said Lands").

23. And accordingly the said Allahabad Bank became entitled to the rights benefits advantages and claims under the said decree and became entitled to the rights to execute the same and receive and recover the decretal dues and enforce and execute the decree in the manner as stated in the said Joint Petition of compromise and the said decree.

24. The judgement Debtors having failed to pay the decretal dues within due time in terms of the said decree, the said Allahabad Bank filed execution Case being Title Execution Case No. 15 of 1982 in the Court of learned Civil Judge (Senior Division) at Alipore praying for the recovery of the Decretal dues and other reliefs and by and order dated 10th June, 1991 one Ms Subhra Ghosh Advocate was appointed receiver over and in respect of the properties being the subject matter of the decree.

25. On or about 19th May, 1982, the said Nani Gopal Sur died intestate leaving him surviving his widow Smt Mahamaya Sur and his two sons

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namely (1) Sri Sanjit Kumar Sur (2) Sri Ranjit Kumar Sur and his six daughters (3) Smt Kavita Sur (2) Smt Nibedita Sur (3) Smt Rite Sur (4) Smt Gita Biswas, (since deceased), (5) Smt Chinmoyee Ghosh and (6) Smt Sabita Basu, who all as his heirs and heirress and legal representative jointly inherited the said premises/property in equal undivided 1/9th share and became liable for the said debt to the same extent to which the said Nani Gopal Sur was liable at the time of his death.

26. During the pendency of the said execution case, the said Allahabad Bank, by an Assignment Agreement dated 26th March, 2010, made between it (the said Allahabad Bank) therein referred to as the Seller/Assignor of the first part and ASREC (INDIA) Limited, therein referred to as the 'originally intended purchaser/ confirming party' of the Second part and ASREC (India) Limited in its capacity as Trustee of the trust "ASREC PS-06/2009-10 Trust" for the holders of security receipts issued by the Trustees, therein referred to as the Assignees of the third part, and duly registered with the Joint Sub-Registrar, Andheri W, Mumbai as being MO. 3294 for the year 2010, the said Assignor Allahabad Bank in the premises and for the consideration and on the terms and conditions therein stated and the assignee paying the therein stated purchase consideration to the seller, the said seller as true legal and beneficial owner of the loans in the ordinary course of its business unconditionally and irrevocably sold assigned transferred and released unto the assignee all the loans therein stated for ever pursuant to Section 5 of SARFAESI to Hold the same in trust for the benefits of the holders of security receipts issued by the assignee pursuant to "asrec ps 06/2009-10 Trust" and the Trust Deed To The End And Intent that the said assignee would thereafter be deemed to be full and absolute legal

owner and the only person legally entitled to the said loans or any part thereof free from any encumbrances including the right to file a suit or institute such other recovery proceedings and take such other actions for the purpose of recovery of the loans in its own name and rights as assignee and not as a representative or agent of the (therein named) seller, And to exercise all other rights of the seller in relation thereto. The said assignment included the said debt payable by Sur & Company to Allahabad Bank and accordingly the said assignee became entitled to all rights benefits claims and interest in the said debt payable by Sur & Company to Allahabad Bank and the securities covering (including) also the said lands without any right claim and interest of Allahabad Bank.

27. The said Allahabad Bank having thus assigned its said dues (including rights and benefits as aforesaid in favour of the said Asrec (India) Ltd (as trustee as aforesaid) by executing and registering the Deed of Assignment on 26th March 2010 and having received the agreed consideration amount from the assignee, the Asrec (India) Ltd and as such the said original Deeds and Documents in respect of all the said lands (including those of Sur & Co) came in the custody of the said Assignee.

28. Subsequently the said Asrec (India) Ltd made an application in the said Execution Case No. 15 of 1982 in the 9th Court of learned Civil Judge (Senior Division) at Alipore praying for dismissal of the execution case for non prosecution and recording full satisfaction of the said Decree passed in the Title Suit No. 42 of 1976 and for discharge of the Receiver

Mrs. Subhra Ghosh, Advocate.

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29. By an order dated 6th February, 2012 made by the Learned Judge (Senior Division), 9th Court in the said Title Execution Case No. 15 1982 the said application of Asrec (India) Ltd. was allowed on contest and the said execution proceeding was disposed of with full satisfaction since no claim remained against the Judgement Debtors And the said Receiver (Mrs Subhra Ghosh) was discharged from receivership of the property given in her custody and also from the said case.
30. By an agreement dated 21st May, 2010, made between (1) Smt. Mahamaya Sur wife of Late Nanigopal Sur (2) Smt. Kavita Sur (3) Smt. Nevedita Sur (4) Smt. Rite Sur (5) Smt. Gita Biswas (since deceased) (6) Smt. Chinmoyee Ghosh (7) Smt. Savita Basu (being the daughters of Late Nani Gopal Sur) therein jointly called the Vendors and the said Max Cement Private Limited (being the First Confirming Party herein) therein called the purchaser, the said (1) Smt. Mahamaya Sur (2) Smt. Kavita Sur (being abovenamed vendor No. 1) (3) Smt. Nevedita Sur (being abovenamed Vendor 2) (4) Smt. Rita Sur (being abovenamed Vendor No. 3) (5) Smt. Gita Biswas (since deceased) (6) Smt. Chinmoyee Ghosh (being abovenamed Vendor No. 4) and (7) Smt. Sabita Basu (being abovenamed Vendor No. 5) agreed to sell and the said Max Cement Private Limited agreed to purchase the undivided seven-ninth (7/9th) share of the said thereinnamed Vendors in the said total lands measuring 227 Cottahs 9 Chittacks and 5 Square feet more or less Together with proportionate built up area in the dwelling house and other structure standing thereon situate lying at and being premises Nos. 41, 43, 45, 45/1 and portion of 47 Christopher Road (the premises Nos 41, 43, 45, 45/1 and portion of 47 Christopher Road described in Part I of the Schedule there under written and the said undivided 7/9th

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share therein described in part II of the Schedule thereunder written) Together with all easement rights and all other rights appurtenances and inheritances for access and user of the said share in the said property at the consideration and on the terms and conditions stated therein; AND it was also thereby agreed that the said Max Cement Pvt. Ltd. would be entitled to nominate any person or persons in its place and stand and in that event the said Vendors would be obliged to execute and cause registration of the Conveyance for the said share in the said Lands in favour of such person or persons if so nominated by the purchaser. Under the said Agreement dated 21st May, 2010, it was inter alia agreed that in addition to the consideration therein mentioned, Max Cement Pvt. Ltd. would be liable for making various payments as therein mentioned, including payment of the said Bank's Liabilities (which had by then been assigned to Asrec (India) Ltd. as aforesaid) as also all liabilities of Sur & Co.

31. Prior to passing of the said Order dated 6th February, 2012 made by the Learned Judge (Senior Division), 9th Court in the said Title Execution Case No. 15 1982 disposing of the said execution proceeding, by an Assignment of Debt dated 20th August, 2010 made between the said Asrec (India) Limited acting in its capacity as trustee of the ASREC PS 05/2009-10 Trust for the benefits of the holders of Security Receipts issued by the Trustees (represented through its authorized signatory Kalachand Bandopadhyay) therein called Assignor AND Max Cement Private Limited of 157/A B.B. Chatterjee Road, P.S. Kasba, Kolkata - 700 042 therein called Assignee AND the said ASREC (India) Ltd. (in its own capacity) therein called confirming party and registered in Book IV as being No. 5034 for the year 2010 with Additional Registrar of Assurances

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1. Kolkata, the said assignor in the premises therein mentioned and for the consideration therein mentioned paid by the Assignee to the Assignor and duly acknowledged by the Assignor the said Assignor acquitted released and for ever discharged the said Assignee (Max Cement Private Ltd.) and also the loan or debt availed by M/s. Sur & Co. having its address at 45, Christopher Road, Kolkata - 700 045 thereby conveyed, the said Assignor as the true legal and beneficial owner of the loan, in the ordinary course of business, thereby unconditionally and irrevocably sold assigned transferred and released to and unto the Assignee (Max Cement Private Ltd) the loan or debt availed by M/s. Sur & Co. having its address at 45, Christopher Road, Kolkata - 700 046 forever TO HOLD the same absolutely To the End And Intent that the said Assignee (Max Cement Private Ltd.) would thereafter be deemed to be the full and absolute owner and the only person legally entitled to the loan free from all encumbrances including the right to recover and receive all amounts due, including the right to file a suit or institute such other recovery proceedings and take such other action including causing itself to be substituted in any pending proceedings in place and stead of the said ASREC/Allahabad Bank as might be required for the purpose of recovery of the loan in its own name and rights and as an assignee and not as a representative or agent of the Assignor AND exercise all other rights of the Assignor in relation thereto AND the said assignor also assigned in favour of the said Assignee (Max Cement Private Ltd.) all its rights title and interest including financing documents, all agreements, deeds and documents related thereto and all collateral and underlying security interest and/or pledges created to secure and/or guarantees issued in respect of the repayment of the loan which the said Assignor was entitled to AND the said Assignor agreed to transfer/ deliver or

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cause to be delivered/transferred all original documents deeds and/or writings including but not limited to the financing documents and to produce promptly on the requests and at the costs of the Assignee.

32. Accordingly, the said Max Cement Private Limited (being the First Confirming Party herein) became entitled to all rights of recovering the said debt from the borrower including the said Sur & Company and to enforce the said debt/security against the said lands and the said heirs of Nani Gopal Sur. However, Max Cement Private Limited had also agreed to take over and/or be liable for payment of the said Bank's liabilities which had been assigned by the Bank to Asrec (India) Ltd. and subsequently to Max Cements Pvt. Ltd. as aforesaid) as also all liabilities of Sur & Co as mentioned in the said Agreement dated 21st May, 2010 and also in the other agreements entered into between Max Cement Pvt. Ltd. and the owners of the remaining 2/9th undivided share in the said Lands.

33. Subsequently, the said Max Cement Private Limited nominated the Second Confirming Parties for purchasing also the said undivided 7/9th share delonging to Smt. Mahamaya Sur, Smt. Kabita Sur, Smt. Nibedita Sur, Smt. Rita Sur, Smt. Gita Biswas, (since deceased) Smt. Chinmoyee Ghosh and Smt. Sabita Basu in the said land measuring 227 Cottahs 9 Chittacks and 5 Square Feet lying at and being Municipal Premises Nos. 41, 43, 45, 45/1 and portion of 47 Christopher Road, Kolkata, which nomination was duly accepted by the said (1) Smt. Mahamaya Sur wife of Late Nanigopal Sur (2) Smt. Kavita Sur (3) Smt. Nevedita Sur (4) Smt. Rite Sur (5) Smt. Gita Biswas (since deceased) (6) Smt. Chinmoyee Ghosh and (7) Smt. Savita Basu (being the daughters of Late Nani Gopal Sur).

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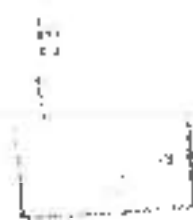
34. The said Smt. Gita Biswas has on or about 19th November, 2011 died intestate leaving her surviving her daughters namely (i) Smt. Arpita Ghosh, (ii) Miss Aparajita Biswas and (in) Miss Archita Biswas as her only heiresses and legal representatives (her husband Sailendra Nath Biswas having predeceased her) who all inherited the undivided share of the said Smt. Gita Biswas.
35. In the events aforesaid the equities under the said agreement between the said Smt. Mahamaya Sur, Smt. Kabita Sur, Smt. Mibedita Sur, Smt. Rita Sur, Smt. Gita Biswas (since deceased) Smt. Chinmoyee Ghosh and Smt. Sabita Bose on the one hand and the said Max Cement Private Limited on the other hand and the subsequent nomination of the Second Confirming Parties as hereinbefore recited, in respect of their 7/9th share in the said land measuring 227 Cottahs 9 Chittacks and 5 Square Feet lying situate at and being Municipal Premises Nos. 41, 43, 45, 45/1 and portion of 47 Christopher Road, are subsisting and they are bound to sell the same to the said Second Confirming Parties or to their nominees.
36. Under the said agreement dated 21st May, 2010, the Vendors herein (having 5/9th undivided share in the said land measuring 227 Cottahs 5 Chittacks and 5 Square Feet lying situate at and being Municipal Premises Nos. 41, 43, 45, 45/1 and portion of 47 Christopher Road) were entitled to a total consideration of Rs.12,50,00,000/-only, out of which they had received from the First Confirming Party a sum of Rs.4,35,00,000/- only, leaving a sum of Rs.8,15,00,000/- as due and payable as on date, which is being paid by the Purchaser to the Vendors at or before the execution hereof as hereinafter dealt with.

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37. The First Confirming Party, the Second Confirming Parties and the Vendors to the said Agreement dated 21st May, 2010 [i.e. being the owners of the 7/9th undivided share in the said Lands measuring 227 Cottahs 9 Chittacks 5 sq. ft. (on survey found to contain an area of 235 cottahs 5 chittacks) Together With the dwelling houses, labour hutments and other structures situate lying at and being premises Nos. 41, 43, 45, 45/1 and portion of 47 Christopher Road] having difficulties in completing and closing the transaction as envisaged, all of them approached the Purchaser and made an offer to the Purchaser to purchase and acquire the same and it was agreed that notwithstanding anything to the contrary contained in the agreements, documents etc., hereinafter recited, the Purchaser would purchase and acquire the said entire 7/9th undivided share in the said Lands measuring 227 Cottahs 9 Chittacks 5 sq. ft. (on survey found to contain an area of 235 cottahs 5 chittacks) Together With the dwelling houses, labour hutments and other structures situate lying at and being premises Nos 41, 43, 45, 45/1 and portion of 47 Christopher Road absolutely and forever free from all encumbrances mortgages charges liens lispendens leases tenancies occupancy rights attachment trusts uses debentures claims demands acquisitions requisitions alignments and liabilities whatsoever or howsoever (including free from all debts claims and demands under the said registered Deed of Assignment of Debt dated 20th August 2010 or otherwise) and in consideration of -

- (i) All the vendors to the said Agreement dated 21st May, 2010 [i.e. being the owners of the 7/9th undivided share in the said Lands measuring 227 Cottahs 9 Chittacks 5 sq. ft. (on survey found to



contain an area of 235 cottahs 5 chittacks) Together With the dwelling houses, labour hutments and other structures situate lying at and being premises Nos. 41, 43, 45, 45/1 and portion of 47 Christoper Road) would receive a total sum of Rs.17,50,00,000/- for all their rights title and interest whatsoever, which includes Rs. 5,89,00,000/- paid by the First Confirming Party to them as ~~Rs.41,61,00,000/-~~ hereinafter recited (and the same would stand credited to the account of the Purchaser and would be deemed to have been paid by the Purchaser to them through the First Confirming Party);

(ii) the First Confirming Party would receive from the Purchaser a total sum of Rs 79,59,872/- only, in addition to the constructed areas hereinafter mentioned;

(iii) the First Confirming Party and the Second Confirming Parties would receive a total of 82,563 sq.ft. of constructed area (inclusive of proportionate share of the areas comprised in the common areas, amenities and facilities) comprised in the self contained independent units/flats at the complex of the constructed buildings to be built and completed by the Purchaser on the said land in varying proportions as hereinafter mentioned.

38. The said (1) Smt. Mahamaya Sur, (2) Smt. Kavita Sur (3) Smt. Nibedita Sur (4) Rita Sur, (5) (a) Smt. Arpita Ghosh (b) Miss Aparajita Biswas, (c) Miss Archita Biswas (all being the daughter of Late Gita Biswas), (6) Chimmoyee Ghosh and (7) Smt. Sabita Basu have decided to complete the sale and transfer of the said undivided 7/9th share by making

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executing and granting separate Conveyances in favour of the Purchaser as stated hereunder -

- (a) Smt. Mahamaya Sur (wife of Late Nani Gopal Sur) alone will sell and transfer her undivided 1/9th share independently.
- (b) the said (a) Smt. Arpita Ghosh, (b) Miss Aparajita Biswas and (c) Miss Archita Biswas all being the daughters of Late Gita Biswas being deceased daughter of Late Nani Gopal Sur will jointly sell and transfer their undivided 1/9th share.
- (c) the said (a) Smt. Kavita Sur, (b) Smt. Nibedita Sur, (c) Smt. Rita Sur, (d) Smt. Chinmoyee Ghosh and (e) Smt. Sabita Basu will sell their 5/9th share jointly.

Accordingly, it has also been decided that the amounts and/or areas, as applicable, receivable by the First Confirming Party, the Second Confirming Parties and the Vendors to the said Agreement dated 21st May, 2010 [i.e. being the owners of the 7/9th undivided share] as aforesaid would be apportioned in each Deed of Conveyance proportionately.

- 39. Accordingly, this deed is being made for the Vendors' 5/9th undivided share in the said lands measuring 227 Cottahs & Chittacks and 5 sq. ft. (on survey found to contain 235 Cottahs 5 chittacks) lying situate and being municipal premises No. 41, 43, 45, 45/1 and portion of 47 Christopher Road, Kolkata and dwelling houses, labour hutments and structures therein contained.

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40 Notwithstanding anything elsewhere to the contrary herein contained or in any document instrument or writing heretofore recited, the vendors, the First Confirming Party and the Second Confirming Parties represent assure and warrant in favour of the Purchaser that :-

(a) The said Nani Gopal Sur was the absolute Owner of the said Lands and buildings and structures.

(b) As being a partner of M/s. Sur & Co. he created an equitable mortgage on the said lands and buildings in favour of United Industrial Bank Ltd. by depositing the title deeds thereof with intension to create security in favour of the said Bank.

(c) Or or about 19th May, 1982, the said Nani Gopal Sur died intestate and on his death Smt. Mahamaya Sur being his widow and (1) Sanjit Kumar Sur (2) Ranjit Kumar Sur (being his sons) and (1) Smt. Kabita Sur, (2) Smt. Nibedita Sur, (3) Smt. Rita Sur (4) Smt. Gita Biswas, (since deceased) (5) Smt. Chinmoyee Ghosh and (6) Smt. Sabita Basu (being his daughters) all being the heirs and heiresses of the said Late Nani Gopal Sur jointly and equally inherited and became entitled to the said lands.

(d) Save and except the said heirs and heiresses, there was no other heir or heiress.

(e) The said Smt. Gita Biswas has on or about 19th November, 2011 died intestate leaving her surviving her daughters namely (i) Smt. Arpita Ghosh, (ii) Miss Aparajita Biswas and (iii) Miss Archita Biswas as her only heiresses and legal representatives (her husband Sailendra Nath Biswas having had predeceased her), who all inherited the undivided share of the said Smt. Gita Biswas.

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- (f) The said undivided 5/9th share of the Vendors herein is free from the debts claims and demands under the said registered Deed of Assignment of Debt dated 20th August 2010 or otherwise and the First Confirming Party has no claim or demand with regard thereto against the property being hereby conveyed or against the Vendors, the Second Confirming Parties or the Purchaser in any manner whatsoever. To The End and intent that with effect from the date hereof the Purchaser and the said Land / premises / property and every part thereof hereby granted conveyed transferred sold or expressed or intended so to be unto and to the use of the Purchaser in the manner aforesaid stand released and discharged from all debts and/or loans of the First Confirming Party and the First Confirming Party shall not have any claim for payment of any sum against the Purchaser or the Vendors or against the said Land / premises / property hereby granted conveyed transferred sold or expressed or intended so to be unto and to the use of the Purchaser in the manner aforesaid in any manner whatsoever or howsoever or any part thereof save and except the entitlement of the First Confirming Party over and in respect of a portion of the constructed area to be built and constructed by the Purchaser at the Purchaser's cost at the said Land / premises / property in the manner mentioned hereinafter.
- (g) One suit being Title Suit No.11 of 2012 filed in the court of Civil Judge (Senior Division), Sealdah is pending for restoration in respect of the said property.
- (h) Save as herein expressly stated, neither the Vendors herein nor the First Confirming Party or the Second Confirming Parties have



entered into any agreement for sale lease transfer mortgage or for any other purpose whatsoever in respect of the said undivided 5/9th share in the said lands with building and structures in favour of any third person.

(j) The Vendors do not suffer from any inability, injunction, restraint in selling and transferring their undivided 5/9th share in the said lands nor are the First Confirming Party or the Second Confirming Parties under any restraint or injunction or inability to join in as party to these presents and comply with their obligations herein.

(j) That there never was nor is there any excess vacant land within the meaning of Urban Land (Ceiling & Regulation) Act, 197E in the said Lands or in the hands of the Vendors or the other heirs of Late Nani Gopal Sur or their predecessors-in-title.

(k) The First Confirming Party and the Second Confirming Parties shall remain responsible for making payment of all revenue and also municipal taxes (to the extent of 5/9th share) in respect of the said lands with buildings and structures as up to date hereof even after completion of sale and execution of these presents.

(l) That the first Confirming Party and the Second Confirming Parties hereby agree and undertake to remain liable for all third party claims including Kolkata Municipal Corporation tax dues, electricity dues and labour dues, if any in respect of the properties benefits advantages being hereby sold conveyed transferred and/or released in favour of the Purchaser and the first Confirming Party and the Second Confirming Parties hereby indemnify and agree and undertake to keep the Purchaser and

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the Purchaser's successor's-in-title and/or interest fully saved harmless and indemnified of from and against all such claims.

- (m) Since long prior to 1970, the total area of land and the area of the buildings and constructions contained in the said respective premises Nos. 41, 43, 45, 45/1 and 47 Christopher Road, Kolkata are as follows :

Premises No.	Land Area	Areas contained in existing constructions standing
41	7 Bighas 18 Cottahs 2 Chittak and 43 Sq. ft.	40 Labour and Darwan hutments and also constructed area of 44 sq. mt.
43	1 Bighas 8 Cottahs and 6 Chittacks	6 Labour and Darwan hutments
45	15 Cottahs and 8 Chittacks	3 constructed structures containing an area of 758.3 sq mt.
45/1	11 Cottahs and 12 Chittacks and 5 Sq. ft.	6 constructed structures containing an area of 419.34 Sq. mt.
47	23 Cottahs 8 Chittacks out of the total area of the said premises No. 47 Christopher Road, Kolkata.	2 constructed structures containing an area of 890.23 Sq mt.

TOTAL 235 Cottah 5 Chittak

and the Vendors are hereby selling conveying and transferring their undivided 5/9th share therein in favour of the Purchaser.

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- (n) There are no dispute of any nature whatsoever between the Vendors, the First Confirming Party and the Second Confirming Parties or any of them.
- (c) That the said undivided 5/9th share in the said lands / premises / property, being hereby conveyed to the Purchaser, is free from all encumbrances. mortgages charges liens lispendens leases tenancies occupancy rights attachments trusts uses debutters claims demands acquisitions requisitions alignments and liabilities whatsoever or howsoever including free from all debts claims and demands under the said registereo Deec of Assignment of Debt dated 20th August 2010 or otherwise.
41. The said First Confirming Party and the said Second Confirming Parties do and each of them doth hereby assure the Purchaser that (a) each of them is fully competent to join in this Conveyance and release their respective claims demands and rights and confirm and accept the sale and transfer of Vendor's undivided share in favour of the Purchaser AND (b) that none of them is suffering from any inability or restraint under order of any Court of competent Jurisdiction or of any statutory authority acting under any statute AND (c) that no winding up

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proceedings has been filed or threatened to be filed against any of them.

- 42 The Purchaser has agreed to purchase the said undivided 5/9th share of the said Vendors herein (who are the full and absolute owners of their undivided share) in the said lands / premises / property fully described in the First Schedule hereunder written free from all encumbrances, mortgages charges liens lispendens leases tenancies occupancy rights attachment trusts uses debutters claims demands acquisitions requisitions alignments and liabilities whatsoever or howsoever including free from all debts claims and demands under the said registered Deed of Assignment of Debt dated 20th August 2010 or otherwise and to pay the consideration herein mentioned to the Vendors, the First Confirming Party and the Second Confirming Parties as herein mentioned; and accordingly the Vendors herein are hereby selling conveying and transferring their undivided 5/9th share in the said lands / premises / property in favour of the Purchaser and the First Confirming Party and the Second Confirming Parties are hereby concurring and confirming the same and assuring assigning releasing transferring all and whatever their respective rights title interest claims demands therein in favour of the Purchaser herein.

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43. The First Confirming Party and the Second Confirming Parties have agreed to join in these presents and concur confirm accept and ratify the sale and transfer of the said undivided 5/9th share in the said lands buildings and structures fully described in the **First Schedule** hereunder written and assuring assigning releasing transferring all and whatsoever rights interest claim demand that they have therein unto and in favour of the Purchaser without prejudice to their entitlement over and in respect of the constructed area to be built and constructed by the Purchaser at the Purchaser's cost at the said Land / premises / property in the manner mentioned hereinafter.

44. In the premises aforesaid, the Purchaser is by way of consideration for purchasing the said undivided 5/9th share in the lands, buildings and structure described in the **First Schedule** hereunder written free from all encumbrances mortgages charges liens lispensens leases tenancies occupancy rights attachment trusts uses debuffers claims demands acquisitions requisitions alignments and liabilities whatsoever or howsoever including free from all debts claims and demands under the said registered Deed of Assignment of Debt dated 20th August 2010 or otherwise, agreeing to:

- i) make payment to the Vendors of a total sum of Rs.12,50,00,000/- which includes Rs.4.35,00,000/- paid by the First Confirming Party

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to the Vendors (the credit whereof stands transferred to the account of the Purchaser and shall be deemed to have been paid by the Purchaser to the Vendors through the First Confirming Party; and the First Confirming Party shall not claim nor be entitled to the same from the Purchaser in view of the Purchaser making payment of amounts and agreeing to provide constructed areas to the First Confirming Party in terms of this deed);

ii) make payment to the First Confirming Party a total sum of Rs.79,59,878/- only, in addition to the constructed areas hereinafter mentioned;

iii) provide to the First Confirming Party and the Second Confirming Parties a total of 82,563 sq.ft. of constructed area (inclusive of proportionate share of the areas comprised in the common areas, amenities and facilities) comprised in the self-contained independent units/flats at the complex of the constructed buildings to be built and completed by the Purchaser at its own costs and expenses on the said Land in following proportion:

- | | | |
|----|--|------------|
| a) | to the First Confirming Party - | 47478 sft; |
| b) | to the Second Confirming Party No. 1 - | 21913 sft; |
| b) | to the Second Confirming Party No. 2 - | 13172 sft; |

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NOW THIS INDENTURE WITNESSETH as follows .

1 THAT in the premises aforesaid and in consideration of -

(a) a total sum of Rs.12,50,00,000/- only paid and/or deemed to have been paid by the Purchaser to the Vendors at or before the execution hereof (receipt whereof the Vendors do and each of them doth hereby as also by receipt hereunder written admit),

(b) a sum of Rs.79,59,878/- only paid by the Purchaser to the First Confirming Party at or before the execution hereof (the receipt whereof the First Confirming Party doth hereby as also by receipt hereunder written admit), and

(c) the Purchaser agreeing to provide a total of 82563 sq.ft. of constructed area (inclusive of proportionate share of the areas comprised in the common areas, amenities and facilities) comprised in the self contained independent units/flats contained in the buildings to be built and constructed by the Purchaser at its own costs and expenses on or on portion of the said land as described in the **Second Schedule** hereunder (or otherwise as dealt with later

herein) in favour of :

47478 Sq.ft.

The First Confirming Party

21913 Sq.ft.

The Second Confirming Party No. 1

13172 Sq.ft.

The Second Confirming Party No. 2

(in short collectively called the "**Confirming Parties' Constructed**

Area");

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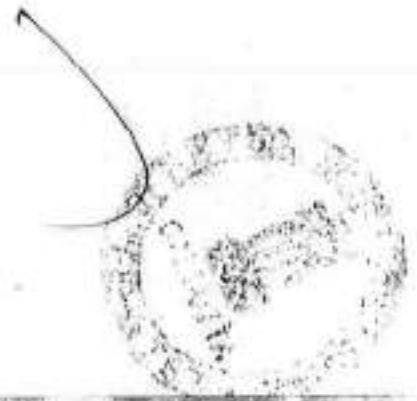
the Vendors, the First Confirming Party and the Second Confirming Parties herein do and each of them doth hereby acquit release and forever discharge the said Purchaser and also the said undivided 5/9th share in the said Premises No. 41, 43, 45, 45/1 & portion of 47, Christopher Road, Kolkata hereby conveyed and transferred, AND and at the direction and requirement of the First Confirming Party and the Second Confirming Parties, THEY the Vendors herein do and each of them doth hereby absolutely and indefeasibly grant convey transfer sell assure and assign and the First Confirming Party and the said Second Confirming Parties do and each of them hereby concur confirm accept ratify release relinquish and assure unto and in favour of the said Purchasers **ALL THAT** the said undivided 5/9th share in the said lands containing altogether 227 Cottahs 9 Chittacks and 5 Square Feet (on survey found to contain 235 Cottahs 5 Chittacks) more or less with dwelling houses and other structures along with khas peaceful physical vacant possession being (a) All that land measuring 7 Bigha 16 Cottah 2 Chittack 40 Sq.ft.including 40 Labour and Darwan hutments and also constructed area of 44 Sq.mt. situate and lying at premises No.41, Christopher Road, Kolkata AND (b) All that land measuring 1 Bigha 8 Cottah 6 Chittack including 6 Labour and Darwan hutments situate and lying at Premises No.43 Christopher Road, Kolkata AND (c) All That land measuring 15 Cottah 8 Chittak including three (3) constructed structures containing an area of 758.3 Sq.mt. situate and lying at Premises No.45 Christopher Road, Kolkata AND (d) All that land measuring 11 Cottah 12 Chittack 5 Sq.mt. including six (6) constructed structures containing an area of 419.34 Sq.mt. situate and lying at Premises No. 45/1 Christopher Road, Kolkata AND (e) All That land measuring 23 Cottah 8 Chittack including two (2) constructed structures containing an area of 890.23

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Sq.mt. situate and lying at the said portion of Premises No. 47 Christopher Road, Kolkata standing thereon or on part thereof, all situate lying at and being present municipal Premises Nos. 41, 43, 45, 45/1 and portion of 47 Christopher road, Kolkata - 700046, Police Station Tangra, within Ward No.58 of the Kolkata Municipal Corporation, District 24-parganas South, District Registration Office Alipur and Additional District Registration Office Sealdah fully described in the First Schedule hereunder written and delineated within Red border on the plan hereto annexed TOGETHER WITH all easements rights and all rights appurtenances and inheritances and access and user of the said lands AND ALL estate right title interest benefits advantages property claim and demand whatsoever and howsoever of the said vendors in to and upon and in relation to the said undivided 5/9th share in the lands and every part thereof AND reversion or reversions or remainder or remainders thereof AND all rents issues and profits thereof and all and every part thereof AND all legal incidents thereof AND ALSO TOGETHER WITH all deeds pattahs writings muniments and evidences relating to the said Lands and building and structures which now are or may hereafter be in the possession or custody of the Vendors or the First Confirming Party or the Second Confirming Parties or any person or persons from whom the Vendors or the First Confirming Party or the Second Confirming Parties may procure the same without any action either at law or in equity AND ALSO TOGETHER WITH like share in all areas, fences, passages, sewers, drains, water water courses, trees, bushes, boundary walls, benefits advantages, vacant areas, open spaces what so ever AND in all former and other rights, lights liberties and all easements privileges appendages and appurtenances whatsoever belonging to the said lands and premises

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whereof undivided 5/9th share is hereby sold and transferred or in any wise appertaining thereto or any part thereof and/or usually held used occupied enjoyed reputed known and/or accepted as part and parcel or member thereof or appurtenant thereto TO HAVE AND TO HOLD the said undivided 5/9th share in the said Lands and Premises hereby sold granted conveyed transferred assigned assured or expressed or intended so to be and each and every part thereof unto and to the use of the said Purchaser: absolutely and forever for a perfect and indefeasible estate of inheritance in fee simple in possession without any manner of condition use trust or other thing whatsoever to alter defeat encumber or make void the same and free from all encumbrances mortgages charges debts leases tenancies thika tenancies occupancy rights liens lispendens attachments trusts uses debenters claims demands acquisitions requisitions alignments and liabilities whatsoever or howsoever without prejudice to the entitlement of the Confirming Parties over and in respect of the Confirming Parties' Constructed Area to be built and constructed by the Purchaser at the Purchaser's cost.

11. The Vendors, the First Confirming Party and the Second Confirming Parties do and each of them doth hereby covenant with the Purchaser as follows :

- (a) That the Vendors are lawfully and rightly seized and/or otherwise well and sufficiently entitled to the said undivided 5/9th share in the lands / premises / property and also to all their benefits and rights hereby granted conveyed sold transferred assigned and

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assured or expressed or intended so to be unto the purchaser in the manner aforesaid.

- (b) That the Vendors have in themselves good right full power and absolute authority and indefeasible title to grant sell convey transfer assign and assure the undivided 5/9th share in the said lands/premises/property owned by the Vendors and all properties benefits advantages and rights hereby granted conveyed sold transferred assigned and assured or expressed or intended so to be unto and to the use of the Purchaser in the manner aforesaid and according to true intent and meaning of these presents
- (c) That the said undivided 5/9th share of the Vendors in the said lands buildings structures and hereditaments are hereby granted transferred sold and conveyed or expressed or intended so to be as aforesaid is free from all encumbrances charges and claims what so ever made or suffered by the Vendors or their predecessor in title, save that a suit being Title Suit No.11 of 2012 filed in the court of Civil Judge (Senior Division), Sealdah is pending in respect of the said property.
- (d) That the Purchaser shall at all times hereafter peaceably and quietly own hold use possess and enjoy the said undivided 5/9th share in the said land/premises/property freely and clearly and absolutely free from all encumbrances and liabilities and also fully acquitted exonerated freed released and forever discharged from or by the Vendors and the First Confirming Party and the Second Confirming Parties and every person or persons having lawfully or equitably claiming as aforesaid; And effectually keep the Purchaser and the said undivided 5/9th share in the said land /

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premises / property hereby granted conveyed sold transferred assigned and assured or expressed or intended so to be saved defended kept harmless exonerated and indemnified of and from and against all manner of former and other estates charges liens lispendens debts attachments mortgages restrictions covenants uses debutors trusts leases tenancies occupancy rights thika tenancies acquisitions requisitions alignments claims demands liabilities and encumbrances whatsoever or howsoever suffered or created by the Vendors or any person lawfully or equitably claiming as aforesaid. AND THAT the Purchaser shall always hereafter receive rents issues and profits without any lawful eviction, interruption, claim and demand whatsoever from or by the Vendors or the First Confirming Party and the Second Confirming Parties or any person having or lawfully claiming as aforesaid.

- (e) That the Vendors and the First Confirming Party and the Second Confirming Parties shall and will from time to time and at all times hereafter at the requests and costs of the Purchaser do and execute and cause to be done and executed all such acts deeds things assurances for further and more perfectly assuring the said undivided 5/9th share in the said Land / premises / property and every part thereof hereby granted conveyed transferred sold or expressed or intended so to be unto and to the use of the Purchaser in the manner aforesaid as shall be reasonably required.

- (f) THAT THE SAID FIRST CONFIRMING PARTY doth hereby accept ratify confirm the sale and transfer of the said undivided 5/9th

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share of the vendors in the said lands/premises / proerty in favour of the Purchaser and doth Hereby absolutely and forever acquit discharge exonerate release the same and its possession forever AND also hereby grant convey transfer assign assure release all and whatever rights title or interest whatsoever they have or may be found to have therein unto and in favour of the Purchaser AND also absolutely and forever acquit discharge exonerate release the Purchaser, as also Vendors, AND also all rights in the Title Deeds of the said lands buildings and structures and also freed from all its claims rights against the said undivided 5/9th share in the said lands and also against the said Vendors under and held in pursuance of the registered Deed of Assignment of Debt dated 20th August 2010 To The End and Intent that with effect of the date hereof the Purchaser and the said Land / premises / property and every part thereof hereby granted conveyed transferred sold or expressed or intended so to be unto and to the use of the Purchaser in the manner aforesaid stand released and discharged from all debts and/or loans of the First Confirming Party and the First Confirming Party shall not have any claim for payment against the Purchaser or the Vendors or against the said Land / premises / property hereby granted conveyed transferred sold or expressed or intended so to be unto and to the use of the Purchaser in the manner aforesaid in any manner whatsoever or howsoever or any part thereof without prejudice to the entitlement of the First Confirming Party over and in respect of the First Confirming Party's Constructed Area.

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(g) AND the Vendors, the First Confirming Party and the Second Confirming Parties do and each of them doth hereby agree and covenant with the Purchaser to do and execute and cause to be done and executed at the costs of the Purchaser all such further acts deeds and things for further and more perfectly assuring and releasing the said undivided 5/9th share of the Vendors in the said lands buildings and structures unto and in favour of the Purchaser as shall be reasonably required.

(7) THE SAID SECOND CONFIRMING PARTIES do and each of them doth hereby also accept and ratify the sale and transfer of the said undivided 5/9th share of the vendors in the said lands/premises/property and the said premises and do and each of them doth hereby absolutely and forever acquit discharge exonerate release the same and its possession forever AND they do hereby grant convey transfer assign assure release all and whatever rights title or interest whatsoever they have or may be found to have therein unto and in favour of the Purchaser subject, however, to the entitlement of the Second Confirming Parties over and in respect of their Constructed Area AND also absolutely and forever acquit discharge exonerate release the Purchaser, as also Vendors, AND they do agree and covenant with the purchaser to do and execute and cause to be done and executed at the costs of the purchaser all such further acts deeds and things for further and more perfectly assuring the said undivided 5/9th share of the vendor in the said lands/premises/property unto and in favour of the purchaser as shall be reasonably required from time to time.

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- ii. it is hereby mutually agreed by and between the First Confirming Party and Second Confirming Party on the one hand and the Purchaser on the other hand as follows:-
- a) The Purchaser shall at its own costs and expenses and without creating any financial or other liability on the Confirming Parties develop the said land by demolishing the existing structures and constructing new building/s consisting of such self-contained portions that can be separately and exclusively used and enjoyed for residential purpose as also those for commercial purpose and spaces for parking of cars and two wheelers on the Said land in pursuant to the final plans to be sanctioned by sanctioning authorities.
 - b) The Confirming Parties' Constructed Area shall be located either at the property hereby conveyed or on any portion thereof and/or at the property that may be formed upon amalgamation of premises nos. 41, 43, 45 45/1, and portion of No. 47 Christopher Road, Kolkata (hereinafter for the sake of brevity referred to as "the said Premises"), to which both the First Confirming Party and the Second Confirming Parties hereby expressly confirm.
 - c) The Purchaser shall commence and complete the entire project, being the development (in the manner specified herein) of the said Premises by way of construction of new building/s, at its own costs and expenses after (a) carrying out survey and soil testing of the said Premises and obtaining certificate in respect thereof; (b) mutating its name of the records of the Kolkata Municipal Corporation in respect of the said Premises; (c) separation in KMC

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records, as applicable; (d) amalgamation of the First and Second Property and causing assessment thereof; (e) obtaining clearance, if required, from the Competent Authority under the Urban Land (Ceiling & Regulation) Act, 1976; (f) obtaining all permissions approvals clearances no objection certificates etc. as may be necessary for sanction and development and also permissions approvals clearances no objection certificates etc. as may be necessary after sanction; and (g) sanction of the Plan for development of the said Premises from the Kolkata Municipal Corporation; and there being no fetters in the Purchaser undertaking such development and construction.

d) Subject to force majeure and the circumstances beyond the control of the Purchaser, the Purchaser shall endeavor to cause the plan for construction of New Building/s at the said Premises to be sanctioned from the sanctioning authority within a period of 1 (one) year from the date hereof and commence construction within a period of 6 (six) months of the sanction of the Building Plan.

e) Subject to force majeure and the circumstances beyond the control of the Purchaser, the Purchaser shall complete the construction of the new building/s at the said Premises within a period of 60 (sixty) months from the date of sanction of plan and there being no fetters or embargo on the Purchaser to undertake and complete the construction.

f) The Purchaser shall obtain the completion certificate (partial or total, as be applicable from time to time) for the new building/s at the said Premises.

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- g) It is further agreed, declared, recorded and confirmed that the Confirming Parties shall be exclusively entitled to the Confirming Parties constructed area without any right, claim or interest therein whatsoever of the Purchaser.
- h) In case of any Stamp duty or any other Govt. duty or levy be charged payable on any document made for conferring any title of the Confirming Parties' Constructed Area in favour of the First Confirming Party or the Second Confirming Parties, then the same shall be borne, paid and discharged by the First Confirming Party or the Second Confirming Parties or their respective transferees, as applicable.
- i) The First Confirming Party and the Second Confirming Parties do and each of them doth hereby agree and covenant with the Purchaser not to cause any interference or hindrance or obstruction in the construction of new building/buildings at the said Premises and not to do any act, deed, matter or thing whereby or by reason whereof the rights, title or interest of the Purchaser may be affected or the Purchaser is prevented from making or proceeding with the construction of the new building/buildings and/or selling, transferring, dealing with or otherwise disposing of the same in whole or in parts save and except the Confirming Parties' Constructed Area and shall indemnify the Purchaser for all losses, damages, costs, claims, demands and consequences suffered or incurred or likely to be suffered or incurred by the Purchaser as a result thereof.
- j) Upon the Purchaser's constructing the Confirming Parties' Constructed Area, the Purchaser shall give notice thereof to the

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First Confirming Party and the Second Confirming Parties for the respective areas agreed to be provided to them as aforesaid to take possession of the same and the First Confirming Party and the Second Confirming Parties shall be deemed to have taken possession thereof on the date of expiry of the period to be specified in such notice irrespective of the fact whether actual physical possession is taken or not by the First Confirming Party or the Second Confirming Parties.

k) In dealing, using and possessing the Confirming Parties' Constructed Area, the First Confirming Party and the Second Confirming Parties, for the respective areas, shall be bound and obliged to observe, fulfill and perform all rules, regulations and by-laws as may be framed by the Purchaser and as shall be applicable to the buyers/transferees of other constructed areas, units and flats etc. therein including as regards payment of various deposits and extra charges on account of various installations and facilities etc.

l) The Purchaser on the one hand and First Confirming Party and the Second Confirming Parties on the other hand agree and covenant that they may modify / alter / amend / novate the above understanding as regards the Confirming Parties' Constructed Area **Provided That** the same is in writing and registered and in such an event, this conveyance shall stand modified / altered / amended / novated to that extent.

m) Notwithstanding anything elsewhere to the contrary herein contained or in any document instrument or writing hereinbefore recited, the Confirming Parties shall have first charge over and in

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respect of the said undivided 5/9th share in the said lands buildings and structures/property hereby conveyed until the building plan is obtained by the Purchaser. It is, however, expressly agreed and understood by and between the parties that after sanction of plan and immediately upon sanction of project loan by any nationalized bank or any Reserve Bank of India approved Financial Institution, the first charge of the Confirming Parties over and in respect of the said undivided 5/9th share in the said lands buildings and structures hereby conveyed shall automatically be relegated to the second charge enabling the Purchaser to deposit title deeds relating to the said undivided 5/9th share in the said lands buildings and structures/property hereby conveyed with an intent to create mortgage for the purpose of sanction of project loan. However, the second charge of the Confirming Parties on the said undivided 5/9th share in the said lands buildings and structures property hereby conveyed shall continue and shall be automatically released proportionately with the receipt of its share of sale proceeds from time to time. It is expressly agreed and understood if any intending Purchaser of any flat intends to avail home loan from any bank for purchase of the flat, in that event Mr. Samar Nag of B&A2, Sector 1, Salt Lake City, Kolkata 700064 for and on behalf of all the Confirming Parties shall be obliged to give its NOC to such purchaser to enable him to avail home loan.

n) The Purchaser shall always be entitled to arrange for loans / financing of the Project at the said Premises by the nationalized Banks / or any Reserve Bank of India approved Financial Institutions only and obtain loans / finances and the Purchaser shall be entitled to mortgage (of any type) and/or charge the said

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Premises and all and every part thereof without any consent of the Confirming Parties and the Confirming Parties shall not raise any objection with regard thereto and in case the Confirming Parties or any of them do so, then the Confirming Parties shall be liable and obliged to indemnify the Purchaser of from and against all losses or damages costs claims demands consequences suffered or incurred or likely to be suffered or incurred by the Purchaser thereby or as result thereof. Provided That the Purchaser shall be entitled to obtain sanction of project loan / advance against the security of the property hereby conveyed upto a sum of Rs.50 (fifty) Crores and an initial disbursement of loan / advance upto a sum of Rs.25 (twenty-five) Crores and for disburseals beyond the same, the written consent of the said Mr. Samar Nag for and on behalf of the Confirming Parties shall be submitted with the Financier. In case of loans beyond the above amounts, the Purchaser shall take the written consent of the Confirming Parties, which the Confirming Parties shall not unreasonably withhold. The Purchaser shall be entitled to take private loans without, however, in any way encumbering the said undivided 5/9th share in the said lands buildings and structures/property hereby conveyed or any part thereof in any manner whatsoever and howsoever.

- c) The Confirming Parties hereby indemnify and agree to keep the Purchaser saved harmless and indemnified of from and against any and all loss, damage or liability (whether criminal or civil) suffered by Purchaser in the course of implementing the project at the said Premises, including those resulting from any breach or violation by the Confirming Parties.

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p) The Purchaser agrees to keep the Confirming Parties saved harmless and indemnified of from and against all losses, damages or liability suffered by the Confirming Parties resulting from breach by the Purchaser of the terms of these presents and any such breach resulting in any successful claim by any third party or violation of any permission rules regulations or bye-laws or arising out of any accident or mishap during the course of construction the new building/s at the said Premises. Similarly, the Confirming Parties do and each of them doth hereby agree to keep the Purchaser saved harmless and indemnified of from and against all losses, damages or liabilities suffered by the Purchaser resulting from breach by the Confirming Parties of the terms of these presents or any breach resulting in any successful claim by any third party or violation of any permission rules regulations or bye-laws or arising out of any accident or mishap attributable to the Confirming Parties.

q) If the Purchaser fails to obtain sanction of the Building Plan or to commence construction within the respective periods aforesaid Subject However To force majeure and the circumstances beyond its control, then the Purchaser shall, on written demand being made by the Confirming Parties jointly, convey the said Premises herein conveyed to the Confirming Parties jointly and the consideration therefor shall be the aggregate of (i) the monetary consideration paid by the Purchaser herein to the Vendors and the Confirming Parties herein, costs of stamp duty and registration fee paid on these presents and (ii) expenses incurred by the Purchaser till then at actuals in connection with the sanction of plan and all clearances required for sanction, and after deducting a sum of Rs.85,00,000/-

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[Rupees Eighty Five Lacs only] from the aggregate consideration as and by way of liquidated damages hereby agreed to be paid by the Purchaser to the Confirming Parties jointly for express breach of the Purchaser's obligation under these presents. Upon execution and registration of the conveyance in favour of the Confirming Parties in respect of the said Premises herein conveyed, the Confirming Parties shall have no claim or demand against the Purchaser. The share of each of the Confirming Parties in the said Premises at the time of such re-conveyance shall be such as be notified by them in the said written notice.

r) In Clause q above the amount of the actual expenses that may have been incurred by the Purchaser will be decided jointly by the said Mr. Samar Nag of of BA2, Sector I, Salt Lake City, Kolkata 700064, and Mr Amar Nath Sarafi of 68/2, Harish Mukherjee Road, Kolkata - 700025 and their decision in this regard shall be binding on the parties.

IV AND IT IS MUTUALLY AGREED AND COVENANTED THAT none of the Vendors or the First Confirming Party or the Second Confirming Parties have any claim or demand whatsoever against the Purchaser save to the extent of the entitlement of the Confirming Parties to the Confirming Parties' Constructed Area to be provided to the First Confirming Party and the Second Confirming Parties in the manner hereinbefore mentioned; AND further none of the Vendors, the First Confirming Party or the Second Confirming Parties have any claim or demand against each other and even if there be any claim or demand whatsoever then the same shall be deemed to have been waived; AND all agreements understandings between the parties stand superseded by these presents;

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V It is recorded that Purchaser is also, by other registered conveyances, purchasing the respective undivided shares of the other owners in the said premises nos. 41, 43, 45 45/1, and portion of No. 47 Christopher Road, Kolkata And that such other owners, to the extent of their respective shares, shall be handing over vacant possession of the said premises nos. 41, 43, 45 45/1, and portion of No. 47 Christopher Road, Kolkata along with all dwelling houses structures sheds hutments for labours and darwans free from claims and disputes and rights of the Vendors herein and the First Confirming Party, the Second Confirming Parties and/or any other persons whomsoever.

THE FIRST SCHEDULE ABOVE REFERRED TO

(Said Land / Property / Premises)

ALL THAT undivided 5/9th share right title and interest in All That the Land measuring 227 (two hundred twenty seven) Cottah 9 (nine) Chittack and 5 (five) Square Feet, (on survey found to contain 235 Cottahs 5 Chittacks) more or less (being Bastu Lands) with dwelling houses and other structures being (a) all that land measuring 7 Bigha 16 Cottah 2 Chittack 40 Sq.ft. including 40 dilapidated Labour and Darwan hutments and also constructed area of 44 Sq.mt. situate and lying at Premises No.41, Christopher road, Kolkata AND (b) all that land measuring 1 Bigha 8 Cottah 6 Chittack including 6 Labour and Darwan hutments situate and lying at Premises No. 43 Christopher Road, Kolkata AND (c) all that land measuring 15 Cottah 8 Chittack including three (3) constructed structures containing an area of 758.3 Sq.mt. situate and lying at Premises No. 45 Christopher road, Kolkata AND (d) all that land measuring 11 Cottah 12 Chittack 5 Sq.ft. including six (6) constructed structures containing

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1 DEC 2014



Government Of West Bengal
Office: Of the A.R.A. I KOLKATA
District:-Kolkata

Endorsement For Deed Number : I - 10523 of 2014

(Serial No. 10363 of 2014 and Query No. 19071L000025360 of 2014)

On 01/12/2014

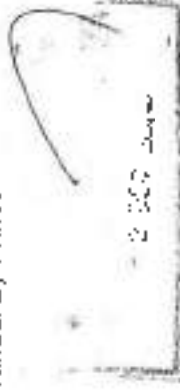
Presentation(Under Section 52 & Rule 22A(3) 46(1), W.B. Registration Rules,1962)

Presented for registration at 18.10 hrs. on 01/12/2014, at the Private residence of Mr. Ajay Kumar Choudhary, Claimant.

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

Execution is admitted on 01/12/2014 by

1. Supriyo Mukherjee
Director, Akankha Nimani Pvt Ltd, I, B A-2, Salt Lake City, Kolkata, Thana Bidhan Nagar
District:-North 24-Parganas, WEST BENGAL, India, Pin :-700064
. By Profession : Business
2. Rajib Ghosh
Authorised Signatory, Akankha Nimani Pvt. Ltd., I B A-2, Salt Lake City, Kolkata, Thana Bidhan Nagar, District:-North 24-Parganas, WEST BENGAL, India, Pin :-700064.
. By Profession : Others
3. Har Charan Gupta
Director, Ashish Homes & Infrastructure Ltd., 4, Chowmughee Lane, Kolkata Thana Tattola, District -Kolkata WEST BENGAL India, Pin :-700016.
. By Profession : Others
4. Harish Gita
Director, Captain Dealcom Pvt. Ltd, I, C D-35, Salt Lake City, Kolkata, Thana Bidhan Nagar, District:-North 24-Parganas, WEST BENGAL, India, Pin :-700064
. By Profession : Others
5. Kajita Sur, daughter of Lt Nani Gopal Sur , 58/4, Christopher Road, Kolkata, Thana-Topsy, District:-South 24-Parganas, WEST BENGAL, India, Pin :-700046, By Caste Hindu By Profession : Others
6. Nivedita Sur, daughter of Lt. Nani Gopal Sur , 58/4, Christopher Road, Kolkata, Thana-Topsy, District:-South 24-Parganas, WEST BENGAL, India, Pin :-700046, By Caste Hindu, By Profession : Others
7. Rita Sur, daughter of Lt. Nani Gopal Sur , 58/4, Christopher Road, Kolkata, Thana-Topsy, District:-South 24-Parganas, WEST BENGAL, India, Pin :-700046, By Caste Hindu By Profession : Others
8. Chinmoyee Ghosh, wife of Lt. Dilip Kumar Ghosh , 14, Ananda Prasad Ghosh Road, Tilting -Serampur, District-Hooghly, WEST BENGAL India, Pin :-712204, By Caste Hindu, By Profession : Others
9. Sabita Basu wife of Samir Kumar Basu , 9, Jawaharlal Nehru Road, Kolkata, Thana New Market District -Kolkata, WEST BENGAL, India, Pin :-700013, By Caste Hindu, By Profession : House wife


2014

(Dinabandhu Roy)

ADDL. REGISTRAR OF ASSURANCE I OF KOLKATA

Government Of West Bengal
Office Of the A.R.A. - I KOLKATA
District-Kolkata

Endorsement For Deed Number - I - 10823 of 2014
(Serial No 10363 of 2014 and Query No. 1901L000025360 of 2014)

By: Ajay Kumar Ghosh

Partner, A S P S Developers L L P 68/2 Harsh Mukherjee Road, Kolkata District West Bengal
District-South 24-Parganas, WEST BENGAL, India Pin - 700025.
By Profession - Business

Identified By Sandip Agarwal, son of High Court, CALCUTTA, District West Bengal
District-Kolkata, WEST BENGAL, India, By Cause: Hindu, By Profession Advocate

(Dinabandhu Roy)
ADDL REGISTRAR OF ASSURANCE-I OF KOLKATA

On 02/12/2014

Certificate of Admissibility(Rule 43,W.B. Registration Rules 1962)

Admissible under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule IA
Article number - 21, 5, 53 of Indian Stamp Act 1899.

Payment of Fees:

Amount By Cash

Rs. 15279.00/- on 02/12/2014

Registration Fees Rs. 39,55,797/- paid online on 22/11/2014 7:39PM with Govt Ref No
192014150011825091 on 22/11/2014 7:27PM, Bank: Indian Overseas Bank Bank Ref No
20141122087176 on 22/11/2014 7:39PM, Head of Account 1030-03-104 (01-16, Query
No 1901L000025360/2014

(Under Article : B = 15279/- on 02/12/2014)

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 -34,30,379/-

Certified that the required stamp duty of this document is Rs - 24712/78/- and the Stamp duty paid is
impressive Rs. 1000/-

Stamp Duty paid Online using Government Receipt Portal System (GRIPS), Finance
Department, Govt. of WB

Stamp duty Rs 2,47,12,778/- paid online on 22/11/2014 7:39PM with Govt Ref. No
192014150011825091 on 22/11/2014 7:27PM, Bank: Indian Overseas Bank Bank Ref No
20141122087176 on 22/11/2014 7:39PM, Head of Account 0030-02-103-003-02, Query
No 1901L000025360/2014

(Dinabandhu Roy)
ADDL REGISTRAR OF ASSURANCE-I OF KOLKATA



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

GRN. 19-201415-001182505-1
 GRN Date: 22/11/2014 19:27:10
 BRN : 20141120871740

Payment Mode: Online Payment
 Bank: Indian Overseas Bank
 BRN Date: 22/11/2014 19:39:57

DEPOSITOR'S DETAILS

Id No. : 19012009125316972014
Registration Fee Id

Name : ASPS DEVELOPERS LLP
 Contact No. : 39842100 Mobile No. : +91 9831825114
 E-mail : rajeev@alcovereality.in
 Address : 69/2 HARISH MUKHERJEE ROAD
 BHAWANIPORE
 Applicant Name : Mani Sankar Roy Chowdhury
 Office Name : A.R.A - KOLKATA, Kolkata

Office Address :
 Status of Depositor : Buyer/Claimant

Purpose of payment / Remarks : Registration Form Filled in Registration Office

PAYMENT DETAILS

Sl. No.	Identification No.	Head of A/C Description	Head of A/C	Amount [₹]
1	19011000025350022014	Property Registration - Stamp duty	0030-02-#03 001-02	20112770
2	19011000025350022014	Property Registration - Registration Fee	0030-01-104-001-2E	3055797
Total				28668575

In Words : Rupees Two Crore Eighty Six Lakh Sixty Eight Thousand Five Hundred Seventy Five only

57-

OF 4
- 1 DEC 1951

4714



✓

Certificate of Registration under section 60 and Rule 60.

Registered in Book - 1
CD Volume Number 27
Page from 1270 to 1337
being No 10823 for the year 2014.



(Dinabandhu Roy) 03-December-2014
ADDL. REGISTRAR OF ASSURANCE-1 OF KOLKATA
Office of the A.R.A. - I KOLKATA
West Bengal

DATED THIS 19th DAY OF November, 2014

BETWEEN

KABITA SÜR & ORS.

..... VENDOR

AND

ASPS DEVELOPERS LLP

..... PURCHASER

CONVEYANCE

Re : Premises No.41,43,45,45/1 &
portion of 47 Christopher
Road, Kolkata.

M/s. **B M. Bageria & Co.**
Solicitors & Advocates
6, Old Post Office Street
Kolkata - 700 001.