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> Additional Registrar of Assurances W. Kolkata

2 5 SEP 2018

INDENTURE OF MORTGAGE

(WITHOUT POSSESSINO)

THIS INDENTURE of Mortgage ("Indenture") is made at Kolkata on this 4th, day of September, 2018

BY:

Directorate of Registration & Stamp Revenue e-Challan

GRN:

19-201819-029061702-1

GRN Date: 24/09/2018 14:27:40

BRN:

CKH1794603

Payment, Mode

Online Payment

Bank :

State Bank of India

24/09/2018 14:28:23 BRN Date:

DEPOSITOR'S DETAILS

Name:

Supriyo Basu

Mobile No.:

[Query No./Query Year] +91 9831016425

: 19040001497903/2/2018

Contact No.:

E-mail: Address: 6 Old Post Office Street Kolkata

Applicant Name:

Shri Suman Dasgupta

Office Name:

Office Address:

Status of Depositor:

Advocate

Purpose of payment / Remarks:

e Mortgage without Possession by others

PAYMEN	T DETAILS		Head of A/C	Amount[₹]
SI. No.	Identification No.	Description Stamp duty	0030-02-103-003-02	100020 55098
	19040001497903/2/2018 19040001497903/2/2018	Bandstration-Registration	0030-03-104-001-16	155118
		To	otal	•

In Words:

Rupees One Lakh Fifty Five Thousand One Hundred Eighteen only

- (1)M/s. Neelkanth Nirman Pvt. Ltd. (PAN: AACCN0826A), an existing company incorporated under the Companies Act, 1956 and/or Companies Act, 2013 having its principal place of business at 17/H/8, Balai Singhi Lane, first floor, Post Office Amherst Street, P.S. Amherst Street, Kolkata-700 009, acting through one of its Directors Mr. Brijesh Kumar Agrawal (PAN: ACYPA6430G), son of Late Baij Nath Agrawal
 - (2)Entice Landmark Private Limited (PAN: AADCE8949A), a company incorporated under the Companies Act, 1956 and/or Companies Act, 2013 having its principal place of business at 171A, Ramesh Dutta Street, Shiva Heights, Ground Floor, Kolkata 700 006, Post Office Beadon Street, Police Station Burtolla, Kolkata: 700 006
 - (3)Saharsh Projects Private Limited (PAN: AATCS8669P), a company incorporated under the Companies Act, 1956 and/or Companies Act, 2013 having its registered office at 171A, Ramesh Dutta Street, Shiva Heights, Ground Floor, Kolkata 700 006, Post Office Beadon Street, Police Station Burtolla, Kolkata: 700 006
 - (4) Mr. Brijesh Kumar Agrawal (HUF), having PAN: AAFHB5706H) a
 Hindu Undivided Family having its address at 17/H/8, Balai SInghi Lane,
 Hindu Undivided Family having its address at 17/H/8, Balai SInghi Lane,
 Kolkata, Post Office Amherst Street, Police Station Amherst Street, PIN:
 - (5) Tellus Properties Private Limited (PAN: AAECT7376D),, a company incorporated under the Companies Act, 1956 and/or Companies Act, 2013 having its registered office at 171A, Ramesh Dutta Street, Shiva Heights, Ground Floor, Kolkata 700 006, Post Office Beadon Street, Police Station Burtolla, Kolkata: 700 006
 - (6) Pearltree Infrastructure Private Limited (PAN: AAHCP5344E), a

company incorporated under the Companies Act, 1956 and/or Companies Act, 2013 having its registered at 171A, Ramesh Dutta Street, Shiva Heights, Ground Floor, Kolkata – 700 006, Post Office Beadon Street, Police Station Burtolla, Kolkata: 700 006

- (7) Kedarnath Enterprises Private Limited (PAN: AAFCK2405B), a company incorporated under the Companies Act, 1956 and/or Companies Act, 2013 having its registered office at 8, Zariff Lane, Kolkata 700 006, P.O. Beadon Street, Police Station Burtolla
 - (8) Amarnath Nirman Private Limited (PAN: AALCA8304P), a company incorporated under the Companies Act, 1956 and/or Companies Act, 2013 having its registered office at 171A, Ramesh Dutta Street, Shiva Heights, Ground Floor, Kolkata 700 006, Post Office Beadon Street, Police Station Burtolla, Kolkata: 700 006,
 - (9) Subhash Chandra Sultania (PAN: ALQPS1611L), Son of Late Ram Niranjan Sultania (Mobile: 9330831744) by faith Hindu, by occupation Business, residing at 18A, Ramkrishna Samadhi Road, Kolkata, Post Office Kankurgachi, Police Station Phoolbagan, PIN: 700054
 - (10) Shri. Ankit Agrawal (PAN: BGZPA8163N), son of Sri Brijesh Kumar Agrawal, by faith Hindu, by occupation business, residing at 10/14, Brijdham Housing Complex, 211 Canal Street, , Post Office Shreebhumi, Police Station Lake Town, PIN: 700 048
 - (11) Sri Ayush Agrawal (PAN: BGZPA7986D), son of Brijesh Kumar Agrawal, by faith Hindu, by occupation Business, residing at 10/14, Brijdham Housing Complex, 211 Canal Street, Kolkata, Post Office Shreebhumi, Police Station Lake Town, PIN: 700 048

- Madhu Sultania (PAN: AVRPS6944D), wife of Sri Subhash Chandra Sultania, by faith Hindu, by occupation Business residing at 50, (12)Cotton Street, 3rd Floor, Kolkata, Post Office Barabazar, Police Station Barabazar, PIN: 700007,
 - Mr. Brijesh Kumar Agrawal (PAN: ACYPA6430G), son of Late Baij Nath Agrawal ,by faith Hindu, by occupation business, residing at (13)17/H/8, Balai Singhi Lane, Post Office Amherst Street, Police Station Amherst Street, Kolkata -700 009

All hereinafter referred to as "Mortgagors/Land Owners" which expressions shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and to include its/ his/their respective heirs, successors, successors-in-interest, legal representatives, administrators, and permitted assigns) of the FIRST PART.

The Mortgagors 2 to 12 herein are being represented by its/their Constituted Attorney, M/s. Neelkanth Nirman Pvt. Ltd. (PAN: AACCN0826A), an existing company incorporated under the Companies Act, 1956 and/or Companies Act, 2013 having its principal place of business at 17/H/8, Balai Singhi Lane, first floor, Post Office Amherst Street, P.S. Amherst Street, Kolkata-700 009, acting through one of its Directors Mr. Brijesh Kumar Agrawal (PAN: ACYPA6430G), son of Late Baij Nath Agrawal (Mobile no. 9339839551) appointed by virtue of registered Power of Attorneys, one dated 17th February, 2017 registered in the office of ARA-III, Kolkata and recorded in Book no.IV, Volume no. 1903-2017, Pages 21982 to 22035 as Being no. 190300885 for the year 2017 executed by the Mortgagor nos. 2 to 11 and another dated 29th March, 2018 registered in the office of ARA-IV, Kolkata and recorded in Book no.IV as being no.190403393 for the year 2013 and Declaration dated 24th September; 2018 executed by the Mortgagor no. 12 herein.

AND

M/s. Neelkanth Nirman Pvt. Ltd. (PAN: AACCN0826A), a company incorporated under the Companies Act, 1956 and/or Companies Act, 2013 having its principal place of business at 17/H/8, Balai Singhi Lane, first floor, Post Office Amherst Street, P.S. Amherst Street, Kolkata-700 009, acting through one of its Directors Mr. Brijesh Kumar Agrawal (PAN: ACYPA6430G), son of Late Baij Nath Agrawal, hereinafter referred to as the BORROWER/DEVELOPER (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and to include its successors-in-office, administrators and assigns) of the SECOND PART

IN FAVOUR OF

ECL Finance Limited (PAN: AABCE4916D), an existing company incorporated under the provisions of the Companies Act, 2013 and having its registered office at Edelweiss House, Off C.S.T Road, Kalina, Mumbai - 400 098 and also having its office at Flat no. 2A & 2B, Savitri Tower, 3A, Dr. Martin Luther Kind Sarani (formerly Upper Wood Street,), Post Office Shakespeare Sarani, Police Station Shakespeare Sarani, Kolkata-700 001 (hereinafter referred to as the "LENDER"/"MORTGAGEE" which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors-in-office, administrators and assigns) of the THIRD PART being represented by its authorised signatory, Sri Suman Dasgupta (PAN: AIIPD4827G), son of Sri Sabyasachi Dasgupta

WHEREAS:

The Mortgagors/Land Owners no. 1 to 12 herein along with one Smt. Saraswati Devi Agarwal (since deceased) were/are the joint and absolute owners of several adjacent plots of land which contained , *inter alia*, ALL THAT land admeasuring 171 decimals equivalent to 103 Cottahs 10 Chittacks and 8 Sq.ft. more or less, forming part of R.S. & L.R. Dag Nos.3938, 1061, 3916 and 3915 under L.R. Khatian No. 2244, 1121, 2597, 5420, 3236, 3267, 3328/5151,3207, 943, 1850/2, 1717/2, 1624/3,2960, 2514, 1666, 2515, 2942, 2468, 4335, 4324, 4326/4327 new L.R. Khatian Nos. 5707, 6110, 5422, 6109, 5667, 5648, 6188, 6066, 5647, 5422, 5721, 3231, 3494, 3085, 3181, 3056, 3055, 3058, 3057 in Mouza – Patharghata and Chakpachuria , J.L. Nos. 36 & 33, P.S. – New Town, in the District of North 24 Parganas (hereinafter referred to as the 'Said

Premises/Project Land' which is more fully described in the Part-A of the Schedule I written hereunder;) by virtue purchase trough several registered Deeds of Conveyances from time to time having their diverse share and their names were recorded in the concerned land revenue records.

- (ii) The Mortgagors/Land Owners no. 1 to 12 herein along with Smt. Saraswati Devi Agarwal (since deceased) while seized and possessed of and/or otherwise well and sufficiently entitled to the said Premises/Project Land decided to commercially exploit the said Premises through one of the co-owners M/s. Neelkanth Nirman Pvt. Ltd. (the Mortgagor no. 1/Developer herein) and consequently Mortgagor no. 2 to 12 along Smt. Saraswati Devi Agarwal (since deceased) entered into two Development Agreements dated 17.02.2017 (executed by the Mortgagors no. 2 to 11) & another dated 17.02.2018 execut4d by Madhu Sultania (hereinafter collectively referred to as the 'Said Development Agreements') with the said M/s. Neelkanth Nirman Pvt. Ltd. (the Mortgagor no. 1) whereby and whereunder the Mortgagors/Land Owners no. 1 to 12 herein along with Smt. Saraswati Devi Agarwal (since deceased) authorised and empowered the said M/s. Neelkanth Nirman Pvt. Ltd. (the Mortgagor no. 1/Developer herein) to develop the Project Land by constructing a housing project namely " CHITRAKUT HEIGHTS - PHASE-I" on the Said Project Land (hereinafter referred to as the "said Project) on the terms and conditions contained therein The said two Development Agreements were registered before the A.R.A.-IV Kolkata and recorded in Book No. I, Volume No. 1904-2017, Pages from 51386 to 51450, Being No. 190401328 for the year 2017 & another registered in the office of A.R.A.-IV Kolkata and recorded in Book No. I, Volume No. 1904-2018, Pages from 91130 to 91180, Being No. 190401653 for the year 2018.
 - (iii) In terms of the said Development Agreements, the the Mortgagors/Land Owners no. 2 to 12 herein along with Smt. Saraswati Devi Agarwal (since

deceased) and the said Madhu Sultania executed two registered General Power of Attorneys dated 17.02.2017 & 29-03-2018 empowering M/s. Neelkanth Nirman Pvt. Ltd. (the Borrower/Developer herein) for doing various acts and things and the said Power of Attorney was registered in the office of A.R.A.-III, Kolkata and recorded in book no. IV, volume no. 1903-2017, pages 21982 to 22035, as being no. 190300885 for the year 2017 & another registered in the office of A.R.A.-IV, Kolkata and recorded in book no. I, volume no. 1904-2018, pages 148844 to 148867, as being no. 190403393 for the year 2018.

- (iv) In the meantime, one of the land owners Smt. Saraswati Devi Agarwal died intestate on 05-01-2018 and on her death, her share/property in the said Premises/Project Land devolved upon her two sons and two daughters, namely (1) Sri Rajesh Kumar Agarwal, (2) Sri Brijesh Kumar Agarwal, (3) Smt. Rajbala Gupta & (4) Smt. Santosh Agarwal as her only legal heirs and successors each inherited undivided 1/4th share belonging to the said deceased, subject to the aforesaid development agreement in favour of the Developer/Borrower.
 - (v) The said (1) Sri Rajesh Kumar Agarwal, (2) Smt. Rajbala Gupta & (3) Smt. Santosh Agarwal by a Deed of Gift dated 16-01-2018 registered in the office of ARA-IV, Kolkata and recorded in Book no.I, Volume no. 1904-2018, Pages from 35334 to 35365 as Being no. 190400499 for the year 2018 gifted their aforesaid 3/4th undivided inherited share in favour of their brother, said Sri Brijesh Kumar Agarwal (the Mortgagor no. 12 herein)
 - (vi) At the request of the Borrower, the Mortgagee has granted loan upto Rs.

 12 Crores (Rupees Twelve Crores only) (hereinafter referred to as

 "the Loan") to the Borrower subject to the terms and conditions
 recorded in the Loan Agreement dated 19th September, 2018 entered,

inter-alia; between the Mortgagee, Borrower and the Mortgagors for the purpose and on the terms and conditions mentioned therein (hereinafter referred to the "Loan Agreement").

- (vii) Pursuant to the aforesaid Loan Agreement and in compliance of the conditions and covenants contained therein, the Mortgagors has agreed, inter alia, to create charge on all its rights, title and interest over the movables and immovable assets as more particularly described in the **Schedule I** hereto;
- (viii) The Mortgagors have complied with all requirements and has obtained all such authorizations, as may be required for creation of the security interest expressed to be created herein in favour of the Mortgagee for securing the Obligations.
- (ix) Pursuant to the terms and conditions agreed to by the Borrower under the Loan Agreement, the Mortgagors are desirous of creating Security Interest over the Mortgaged Properties and other assets, in favor of the Mortgagee in accordance with the terms and conditions hereinafter contained.

NOW THIS INDENTURE WITNESSETH AND IT IS HEREBY MUTUALLY AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO AS UNDER :-

1. It is recorded that the recitals contained herein shall form an integral part of this Agreement.

2. Definitions

Unless otherwise defined, all capitalised terms shall have the meaning ascribed to it in the Loan Agreement. In this Indenture, the capitalised terms listed below shall have the following meanings: -

"Applicable Law" means all applicable Indian statutes, enactments, acts of the state legislature or the Parliament, and laws, ordinances, rules, bye-laws, regulations, notifications, guidelines, policies, directions, judgments, directives and orders of any Governmental Authority, statutory authority, tribunal, board, court or a recognized stock exchange, as may be applicable.

"Escrow Account" means a no lien specific purpose bank account opened/ to be opened by the Mortgagor in its name with a bank acceptable to the Lender in which all the Receivables from the Project and/or the Mortgaged Properties shall be deposited.

"Event of Default" means an event of default as set forth in the Loan
Agreement.

"Final Settlement Date" means the date on which all amounts payable by the Mortgagor under the Loan Agreement and all obligations of the Mortgagor under the Loan Agreement and Security Documents have been irrevocably and unconditionally discharged in full, to the satisfaction of the Mortgagee.

"Indenture" shall mean this Indenture of Mortgage as may be amended from time to time.

"Insurance Policies" shall mean the insurance policies that have been obtained/to be obtained for the Project.

"Mortgaged Properties" shall mean the First Mortgaged Properties, the Second Mortgaged Properties the Third Mortgaged Properties and the Fourth Mortgaged Properties.

"Obligations" mean all amounts payable to the Mortgagee by the Borrower/
Mortgagor pursuant to the terms of the Transaction Documents, including
without limitation:

- the principal amount of the Loan, interest and all other monies payable thereon and other amounts and liabilities of the Borrower, arising out of or in connection with this Agreement;
- (ii) any and all sums advanced/incurred by the Mortgagee as the case

may be and all amounts payable under the Transaction Documents including but not limited to expenses connected with the preservation and/or enforcement of the Security Interest together with costs, stamp duties, legal fees etc.

"Person" means an individual, a partnership firm, an association, a corporation, a limited company, a trust, a joint venture, a body corporate, unincorporated organisation, government, sovereign state or any agency, authority or any other body, whether incorporated or not (in each case whether or not having separate legal personality) or any two or more of the following.

"Project" means development, construction and completion by the Mortgagor residential project named **"CHITRAKUT HEIGHTS PHASE I"** on the Project Land and the residential buildings/apartments/flats to be constructed thereon.

"Receivables" mean and include all the right, title, interest, benefits, claims and demands whatsoever, in and to or in respect of all amounts payable to and/or received by or to be received from any person (including but not limited to the purchaser/ lessee/ licensee) in respect of and/or arising out of the Project/Mortgaged Properties and all amounts which are due owing/ payable/ belonging to the Borrower or all amounts which may at any time hereafter during the continuance of the Loan become due, owing, payable or belonging to the Borrower in respect to the Project/ Mortgaged Properties and/or all sold as well as unsold plot, flat(s), pieces of land, and/ or leased units forming part of in the Project/ the Mortgaged Properties and shall include the advance, sale consideration, deposits/ premium, lease rentals, out standings and claims in respect of the Project/ Mortgaged Properties, but does not include Value Added Tax ("VAT") and Service Tax collected from the customers, if the same is collected by a separate cheque and deposited in a

separate designated Service Tax and VAT account. It is further clarified that Receivables shall also include Fixed Deposits/ Inter Corporate deposits etc. created for Interest Payment Reserve and any other financial instrument, by whatever name called, created out of the amounts lying in the Escrow Account(s).

"Security Documents" means all deeds and documents evidencing creation of Security Interest in favour of the Mortgagee.

"Security Interest" means any mortgage, charge (whether fixed or floating), pledge, lien, hypothecation, guarantee, assignment, deed of trust, title retention, security interest or other encumbrance of any kind securing, or conferring any priority of payment in respect of, any obligation of any Person, including any right granted by a transaction which, in legal terms, is not the granting of security but which has an economic or financial effect similar to the granting of security under Applicable Law, non-disposal or any similar negative undertakings or security net arrangement, any proxy, power of attorney, voting trust agreement, interest, option, right of first offer, refusal or transfer restriction in favor of any Person, any adverse claim as to title, possession or use and any designation of loss payees or beneficiaries or any similar arrangement under any Insurance Policies.

"Security Provider(s)" means the person acceptable to the Lender including the Borrower, who creates Security Interest in favour or for the benefit of the Lender as security for the Obligations;

"Taxes" means any present or future taxes, levies, imposts, duties, fees, assessments or other charges of whatsoever nature now or hereafter imposed under any law or by any Governmental authority and all interest, penalties or similar liabilities with respect thereto.

3. Interpretation and Construction

The principles of construction and interpretation of the Loan Agreement shall apply mutatis mutandis to this Indenture as if expressly set out herein with each reference to each of the Loan Agreement being deemed to be a reference to this Indenture.

4. Covenant to pay

- (a) Pursuant to the Loan Agreement and in consideration of the Mortgagee, having agreed to provide the Loan, the Mortgagors and the Borrower covenants and agrees with the Mortgagee, that it shall comply with the terms and conditions of the Loan Agreement and shall repay the Obligations in accordance with the Loan Agreement.
- (b) Pursuant to the Loan Agreements and in consideration of the Lender, having agreed to provide Loan, the Mortgagor covenants and agrees with the Mortgagee, that the Mortgagors shall comply with and shall ensure the compliance by the Borrower with the terms and conditions of the Loan Agreement and the Borrower shall repay the Loan together with interest and all other monies and discharge the Obligations in accordance with the Loan Agreements/this Indenture.
- (c) The Mortgagors/Borrower further covenant that all moneys payable by the Borrower to the Mortgagee shall be paid in the form and manner as mentioned in the Loan Agreement. However the same shall not affect the land Owners rights, titles, interest and benefit present and future in the said project.

5. Grant and Transfers

5.1. For the consideration aforesaid and as continuing security for the payment and discharge of the Obligations hereby secured or intended to be hereby secured by first and paramount charge and for the due performance of the

terms and conditions of the Transaction Documents, the Mortgagors doth hereby grant, assign, convey, assure, charge and transfer (without possession, i.e. the possession shall remain with the Mortgagors) unto the Mortgagee:

all the rights, title, interest and benefits (both present and future) of (a) the Mortgagor over the land admeasuring 171 decimals equivalent to 103 Cottahs 10 Chittacks and 8 Sq.ft. more or less, forming part of R.S. & L.R. Dag Nos.3938, 1061, 3916 and 3915 under L.R. Khatian No. 2244, 1121, 2597, 5420, 3236, 3267, 3328/5151,3207, 943, 1850/2, 1717/2, 1624/3,2960, 2514, 1666, 2515, 2942, 2468, 4335, 4324, 4326/4327 new L.R. Khatian Nos. 5707, 6110, 5422, 6109, 5667, 5648, 6188, 6066, 5647, 5422, 5721, 3231, 3494, 3085, 3181, 3056, 3055, 3058, 3057 in Mouza -Patharghata and Chakpachuria , J.L. Nos. 36 & 33, P.S. - New Town, in the District of North 24 Parganas within the limits of Patharghata Gram Panchayet as more particularly described in Schedule I-A hereunder written, TOGETHER WITH all buildings, constructions and structures thereon and structures/constructions of every description which are erected/constructed or to be erected/constructed, standing or attached or shall at any time hereafter during the continuance of the security hereby constituted be erected and standing or attached to the aforesaid lands and premises or any part thereof and all furniture, fixtures, fittings and all trees, fences, hedges, ditches, ways, sewerages, drains, waters, water courses, liberties, privileges, easements and appurtenances whatsoever to the aforesaid lands or any part thereof belonging to or in anywise appertaining or usually held, occupied, enjoyed therewith or reputed to belong or be appurtenant whether thereto or any part thereof whether presently in existence or in the future belonging to or in any way appurtenant thereto AND ALL the present and future FSI (floor space index) available to said Project Land or granted by authority including the transferable development rights (TDR) whether presently in existence or in the future belonging to or usually held, occupied or enjoyed therewith or expected to belong or be appurtenant thereto; AND ALL

the estate, right, title, interest, property claim and demands whatsoever of the Mortgagor into and upon the same which description shall include all properties of the above description whether presently in existence, constructed or acquired hereinafter (hereinafter referred to as the "First Mortgaged Properties") TO HAVE AND TO HOLD all and singular the First Mortgaged Properties unto and to the use of the Mortgagee in accordance with these presents absolutely;

- (b) All and singular, the tangible, intangible and movable assets (both present and future) of the Mortgagors relating to the Project, more particularly described in **Schedule I B** hereto (collectively, referred to as the **"Second Mortgaged Properties"**) TO HAVE AND TO HOLD all and singular the Second Mortgaged Properties unto and to the use of the Mortgagee in accordance with these presents absolutely.
- (c) all approvals and project documents in respect of the Project, both present and future and all the rights, title, interest, benefits, claims and demands whatsoever of the Mortgagors in, to under and/or in respect of the Insurance Policies both present and future and all rights, claims and benefits to all monies receivable there under and all other claims there under which description shall include all properties of the above description whether presently in existence or acquired hereafter more particularly described in **Schedule I C** (collectively, referred to as the **"Third Mortgaged Properties"**) the TO HAVE AND TO HOLD all and singular the Third Mortgaged Properties unto and to the use of the Mortgagee absolutely and subject to the powers and provisions contained herein;
- (d) all the Receivables, in the Escrow Account and all the moneys lying in the Escrow Account from time to time and all right, title, interest,

benefits, claims and demands whatsoever of the Mortgagors/Borrower in, to and in respect of all present and future receivables, commissions, revenues, claims and chooses-in-action of whatsoever nature and howsoever and wherever arising due to or owing to or become due or owing to, or acquired by the said Mortgagors, Intellectual Property Rights, goodwill, and all rights, title, interest, benefits, claims and demands whatsoever of the said Mortgagors in, to or in respect of all amounts owing to, and received and/or receivable by, the said Mortgagor, including book debts and receivables, both present and future, including but not limited to the said Mortgagors uncalled capital, which description shall include all properties of the above description whether presently in existence or acquired hereafter, more particularly described in Schedule I **D**(collectively, the "Fourth Mortgaged Properties") TO HAVE AND TO HOLD all and singular the Fourth Mortgaged Properties unto and to the use of the Mortgagee absolutely and subject to the powers and provisions contained herein;

(Provided that the Mortgagors have not given possession of the First Mortgaged Properties to the Mortgagee and has also not agreed to give possession of the First Mortgaged Properties to the Mortgagee until an Event of Default arises.)

6. Dealings in Mortgaged Properties:

The Mortgaged Properties shall be specifically appropriated to this security and the Mortgagor shall not sell, transfer, lease out, assign, dispose of or otherwise part with the Mortgaged Properties or any part thereof, or deal with the same or create or suffer any mortgage, charge, lien, hypothecation or other encumbrance on the Mortgaged Properties, without the prior written consent of the Mortgagee.

7. Security

7.1. Continuing Security

The security created by or pursuant to these presents is a continuing security and shall remain in full force and effect until the Final Settlement Date as set out in the Agreement, notwithstanding any intermediate payment or settlement of account or other matter or thing whatsoever and in particular the intermediate satisfaction by the Borrower of any part of the Obligations in accordance with the Loan Agreement and is in addition and without prejudice, to any other security, guarantee, lien, indemnity or other right or remedy which the Mortgagee may now or hereafter hold for the Obligations or any part thereof. This security may be enforced against the Mortgagors without first having recourse to any other rights of the Mortgagore, and shall not affect, impair or discharge the liability of the Mortgagor by winding up (voluntary or otherwise) or by any merger or amalgamation, reconstruction or otherwise of the Mortgagors with any other company or take-over of the management or nationalisation of the Mortgagors.

7.2. Cumulative Powers

The powers conferred under this Indenture in favour of the Mortgagee or any Receiver, Manager or Administrator appointed under this Indenture, are:

- (i) cumulative;
- (ii) without prejudice to their respective powers under any Applicable Law, equity or under any other Loan Agreement; and
- (iii) may be exercised as often as the Mortgagee or such receiver, receiver and manager or administrator deems fit, and the Mortgagee or such receiver, receiver and manager or administrator may, in connection with the exercise of their powers, join or concur with any Person in any transaction, scheme or arrangement, and the Mortgagors acknowledges that the respective powers of the Mortgagee and such receiver, receiver and manager or administrator shall, in no

circumstances, be suspended, waived or otherwise prejudiced by anything other than an express waiver or variation in writing.

7.3. Avoidance of Payments

If any amount paid by the Borrower/Mortgagors in respect of the Obligations is void or set aside on the liquidation or winding up of the Mortgagors or otherwise and any amount received by the Mortgagee are refunded as a consequence thereof, then for the purpose of this Indenture such amount shall not be considered to have been paid.

7.4. Unconditionality of Security Interest

The Security Interest created by this Indenture shall not be discharged or affected by:

- any time, indulgence, concession, waiver, forbearance or consent at any time given to the Mortgagors or any other person;
- (ii) any amendment, modification or supplement to this Indenture, the Loan Agreement or any other agreement, guarantee, indemnity, right or remedy or lien;
- (iii) the making or absence of any demand on the Mortgagors or any other person for payment;
- (iv) the enforcement or absence of enforcement of this Indenture or any other agreement, security interest, guarantee, indemnity, right, remedy or lien;
- (v) the taking, existence or release of any other agreement, security interest, guarantee, indemnity, right, remedy or lien (including the release of any part of the Mortgaged Properties);
- (vi) the winding-up, amalgamation, reconstruction or reorganization of the Mortgagors, as the case may be (or the commencement of any of the foregoing);

- (vii) the illegality, invalidity or any defect in any provision of this deed, or any other agreement, security interest, guarantee, indemnity, right or remedy or lien, or any of the obligations of any of the parties there under;
- (viii) the illegality, invalidity or unenforceability of the Obligations or any part thereof or the illegality, invalidity or unenforceability or any defect in any provision of any agreement or document creating or resulting in the Obligations including this deed; or
- (ix) any other matter or thing whatsoever relating to this Indenture.

8. Further Acquisition

Any buildings and structures, machinery, equipment, fixtures, articles and things attached thereto which shall from time to time hereafter during the continuance of this security be constructed/erected or installed or be in or upon or about the First Mortgaged Properties hereinbefore expressed to be hereby granted, transferred, charged, assured and assigned or fixed or attached to any buildings or structures now standing or hereafter to be erected on the First Mortgaged Properties and/or any part thereof respectively and used or intended to be used in connection with the business of the Mortgagors in relation to the Project whether in substitution or replacement of or in addition to any buildings and structures, equipment, fixtures, articles and things now standing or being fixed or attached or used or intended to be used in connection with the business of the Mortgagors or otherwise shall be included in the present security and be subject to the trusts, provisions and covenants in these presents contained and the Mortgagors shall at its own costs forthwith vest the same in the Mortgagee by way of continuing security by way of first charges and by way of additional security.

9. Easements

For the consideration aforesaid the Mortgagors and the Borrower do hereby grant full and free rights and liberty in the Mortgaged Properties as and by way of easement to pass, re-pass and have unfettered access at all times, for the purposes expressly or impliedly permitted under the Loan Agreement and for the purpose under the present Indenture to the Mortgagee, and their nominees, agents and representatives over the vacant lands, hereditaments and Mortgaged Properties or any part thereof mortgaged and charged by these presents in common with all other persons entitled to like rights at all time thereafter.

10. Representation and Warranties

- 10.1. The Mortgagors and the Borrower covenant that they have gone through the contents of the Loan Agreement and this Indenture and have understood the same. The Mortgagors have made the representations and warranties set forth in the Loan Agreement, which are incorporated herein by reference and made a part of this Indenture as if such representations and warranties were set forth in full herein. More specifically the Mortgagor represents and warrants that:
 - (a) it is a Company duly constituted under the Companies Act, 1956 with power to enter into the Loan Agreement and/or execute this Indenture and to exercise its rights and perform its Obligations thereunder and hereunder and all corporate and other action required to authorise its execution of the Loan Agreement, this Indenture and its performance of its obligations thereunder has been duly taken.
 - (b) this security document creates in favour of the Mortgagee, the Security Interests which it is expressed to create with the ranking and priority it is expressed to have.
 - (c) except as provided under Applicable Law, the claims of the Mortgagee against the Mortgagor under the Loan Agreement and this Indenture will rank in priority to all the claims of its secured and unsecured creditors.
 - (d) the obligations expressed to be assumed by it under the Loan Agreement and this Indenture (as applicable) are legal, valid and enforceable obligations binding on it in accordance with their terms.

- (e) it has not taken any corporate action nor have any other steps been taken or legal proceedings been started or threatened against it for its winding-up, dissolution, administration or re-organisation on a liquidation or for the appointment of a receiver, administrator, administrative receiver, trustee or similar officer of it or of any or all of its assets or revenues.
- (f) it is not in any respect in breach of or in default under any agreement to which it is a party in relation to any of its assets or Mortgaged Properties.
- (g) no action, litigation, or administrative proceeding of or before any court (which shall include, any tribunal, arbitral panel or other judicial authority) or governmental or judicial agency which could reasonably be expected to have a material adverse effect on the Mortgaged Properties or the Mortgagor have been started or threatened.
- (h) the execution of this Indenture and/or Loan Agreement and its exercise of its rights and performance of its obligations thereunder do not:
 - (i) conflict in any material respect with any agreement, mortgage, bond or other instrument to which it is a party or which is binding upon it (and where any such conflict exists, necessary consents have been obtained);
 - (ii) conflict with its Memorandum of Association and Articles of Association; or
 - (iii) conflict with any Applicable Law;
- (i) it has obtained, or will obtain by the time such authorization is required by law, all necessary authorizations required under all the Applicable Laws:
 - (i) applicable to the execution of this Indenture;
 - (ii) to enable it to create the Security Interests to be created by it pursuant to any Security Document and to ensure that such

Security Interests have the priority and ranking they are expressed to have; and

- (iii) all registrations, recordings, billings or notarizations of any of the Security Documents and/or the Loan Agreement and all payments of any duty or tax and all other action which is necessary at any relevant time to ensure the validity or enforceability thereof or the priority in India of the liabilities and obligations of the Mortgagors or the Security Interest thereby or the rights of the Mortgagee under the Security Documents and/or the Loan Agreement have been or will be duly effected, taken or made at such time.
- (j) it stands seized and possessed of, and otherwise is well and sufficiently entitled to the Mortgaged Properties and other property and assets, whether fixed or unfixed, movable or immovable, tangible or intangible, pertaining to and comprised within the Mortgaged Properties, free from any Security Interest prejudicial to the interest of the Mortgagee;
- (k) it has not received any notice with respect to termination or otherwise in respect of the Mortgaged Properties which in any way affects the leasehold/ownership/development rights of the Mortgagee to the Mortgaged Properties;
- (I) it has not taken or knowingly suffered or been party or privy to any action which would result in the Mortgagor being prohibited from hypothecating or otherwise charging equipment, properties, rights, claims, benefits and other assets comprised within the Mortgaged Properties in accordance with the terms and conditions of this deed;
- (m) it has not entered into any agreement or arrangement, whether written or oral, with any person in respect of the Mortgaged Properties or any part thereof save as aforesaid;

- (n) Neither the Mortgagors nor any of its assets or revenues is entitled to any immunity or privilege (sovereign or otherwise) from any set-off, judgment, execution, attachment or other legal process;
- no Event of Default has occurred or is continuing or might reasonably be expected to result;
- it has disclosed to the Mortgagee full and complete material details concerning all Security Interests granted or required to be granted by it;
- (q) there is no dissolution of the Mortgagors commenced or intended;
- (r) there are no litigations pending against the Mortgaged Properties in any court of law nor are the Mortgaged Properties, the subject matter of any attachment under any law including Income Tax Act or any other act; and
- (s) this Indenture constitutes the Mortgagor's legal, valid and binding obligation.
- 10.2. The Mortgagors covenant that they have gone through the contents of the Loan Agreements and this Indenture and have understood the same and agree to be bound by the same. The Confirming Party further represents as under:
 - (i) It shall abide by all the terms hereof to the extent as applicable to it.
 - (ii) It shall not obstruct the Mortgagee in enjoying its right.
 - (iii) It shall not act in a manner detrimental to the interests of the Mortgagor nor shall aid the Mortgagors in committing breach of its obligations hereunder.

11. Covenants and Permitted Use

(a) The Mortgagors / Borrower shall observe and perform each of the covenants set forth in the Loan Agreement which covenants are hereby incorporated

herein by reference and made a part of the Indenture as if such covenants and other relevant provisions were set forth in full herein.

(b) In addition to the covenants set forth in Clause 10(a) subject to the terms of any Applicable Law the Mortgagors do hereby further covenants that:

(i) Enter possession etc.

Upon the happening of an Event of Default, then and in any such case it shall be lawful for the Mortgagee to enter into and take possession of the Mortgaged Properties and any future assets comprised in these presents. Henceforth the Mortgagors and the Borrower shall take no action inconsistent with or prejudicial to the right of the Mortgagee. Upon the happening of an Event of Default the Mortgagee may possess, use and enjoy the same and receive the income, profits and benefits thereof without interruption or hindrance by the Mortgagors or by any Person or Persons whomsoever. Upon the taking of such action, the Mortgagee shall be freed and discharged from or otherwise by the Mortgagors well and sufficiently saved and kept harmless and indemnified of, from and against all former and other estates, title, claims, demands and encumbrances whatsoever.

It is specifically agreed and declared that upon the happening of an Event of Default the Mortgaged Properties and all sales, and realizations thereof including any insurance proceeds shall be held as the property of the Mortgagee, specifically appropriated to the security created hereunder. The Mortgagor shall, until the happening of an Event of Default, be entitled to hold and enjoy the Mortgaged Properties and to carry on therewith the business of the Mortgagors as contemplated in its Memorandum of Association and Articles of Association, as the case may be.

(ii) Further Assurances

The Mortgagors and all other persons lawfully or equitably claiming or being entitled to claim any estate, right, title or further assurances, interest in, to or upon the Mortgaged Properties, and any future assets

comprised in these presents or any of them or any parts thereof respectively shall and will, from time to time and at all times, at the cost of the Mortgagors/Borrower or the other person (as appropriate), execute, make and do or cause and procure to be executed, made and done every such deed, document, assurance, act and thing for exercising the rights hereunder or for effectuating and completing the security hereby created for the benefit of the Mortgagee. The Mortgagors shall, from time to time and at all times after the security hereby constituted become enforceable, execute and do all such deeds, documents, assurances, acts and things as the Mortgagee may require for facilitating realisation of the Mortgaged Properties and for exercising all the powers, authorities and discretions hereby conferred on the Mortgagee or any receiver and in particular the Mortgagors shall execute all transfers, conveyances, assignments and assurances of the Mortgaged Properties whether to the Mortgagee or to its nominees and shall give all notices, orders and directions which the Mortgagee may think expedient and shall perform or cause to be performed all acts and things requisite or desirable for the purpose of giving effect to the exercise of any of the said powers, authorities and discretions and further shall, for such purposes or any of them make or consent to such application to any government or local authority as the Mortgagee may require for the consent, sanction or authorisation of such authority to or for the sale and transfer of the Mortgaged Properties or any part thereof and it shall be lawful for the Mortgagee to make or consent to make any such application in the name of the Mortgagors and for the purposes aforesaid a certificate in writing signed by the Mortgagee to the effect that any particular assurance or thing required by them is reasonably required by them shall be conclusive evidence of the fact.

(iii) Payment of all taxes, rates, etc.

The Mortgagors shall, at all times during the continuance of the Mortgagee hereby created duly and punctually pay any taxes, premia and

outgoings which become lawfully payable by the Mortgagors/Borrower in respect of the Mortgaged Properties or any part thereof, in connection with the carrying out by the Mortgagors or maintenance of any business or operations thereon, except where the Mortgagors are contesting the same in good faith and has, if there has been a final determination by any governmental authority, made adequate reserves for the payment of the same if they are found to be due and shall prevent any part of such Mortgaged Properties from becoming charged with the payment of any such taxes payable by the Mortgagors and shall punctually discharge all claims and pay all the taxes which under Applicable Law are payable by the Mortgagor and would affect the security created hereunder. If the Mortgagor fails to pay the imposts, stamp duties, other duties, taxes or other charges payable hereinabove, then the Mortgagee may (but are not obligated to) pay such amounts, on behalf of the Mortgagor. Any money paid by the Mortgagee as aforesaid, shall constitute a part of the Obligations.

(iv) Maintenance of assets

The Mortgagors shall at all times do all acts and things as are necessary for the purpose of keeping the Mortgaged Properties valid and subsisting, enforceable and in good condition.

The Mortgagors shall at all times and at its own cost and expense keep and maintain all buildings and erections forming part of the Mortgaged Properties and all fixtures, fittings and other equipment and effects thereon and therein forming part of the Mortgaged Properties in good and substantial repair and in good working order and condition In case the Mortgagors fails to keep in proper order, repair and in good condition the Mortgaged Properties or any part thereof, then the Mortgagee may, but shall not be bound to, maintain in proper order or repair or condition the Mortgaged Properties or any part thereof and any expense incurred by the Mortgagee and their costs and charges therefore shall be reimbursed by the Mortgagor and such amounts shall form a part of the Obligations.

(v) Inspection, repair, valuation etc.

The Mortgagors shall permit the Mortgagee and its representatives, servants and agents either alone or with workmen and others from time to time and at all reasonable times subject to the Mortgagee providing reasonable prior notice, to enter into and upon the Mortgaged Properties to inspect the same and pay all travelling and other expenses of any person whom the Mortgagee may depute for the purpose of such inspection and if the Mortgagee shall, for any reason, decide that it is necessary to employ an expert, to pay the reasonable fees and all reasonable travelling, and other expenses of such expert as mutually agreed between the Mortgagor and the Mortgagee and if there shall be any want of repair thereof or if the Mortgagee in its reasonable discretion considers any other works, matters, or things are required in order to preserve its security hereunder, then the Mortgagee shall give notice thereof to the Mortgagor calling upon the Mortgagors to repair or replace the same. Upon the Mortgagor's failure to do so within a reasonable period after receipt of such notice, it shall be lawful for, but not obligatory upon the Mortgagee to repair or replace the same or any part hereof at the expense of the Mortgagors.

The Mortgagors shall value the Mortgaged Properties in accordance with the rates fixed by or accepted by the Mortgagee and shall not over-value the same. The Mortgagee shall be entitled from time to time to have the Mortgaged Properties inspected, appraised and valued by an appraiser or valuer appointed by the Mortgagee and the value determined by such appraiser or valuer shall be conclusive and binding on the Mortgagors. The fees, costs, charges and expenses of any such inspection, appraisal and valuation (the Mortgagee's statement in this respect being conclusive) shall be borne and paid by the Mortgagors and shall until payment, be charged on the Mortgaged Properties and be deemed to form part of the Obligations.

Nothing herein contained shall be deemed to affect or prejudice the rights and powers of the Mortgagee or of any of them under these presents including the right to call for the whole of the Obligations as the case may be following the happening of an Event of Default.

12. Additional Covenants

- 12.1. The Mortgagors shall comply with the following obligations in addition and supplemental to the financial covenants and obligations of the Borrower/Mortgagors as are already contained in the Loan Agreement hithertofore entered into with the Mortgagee viz.:
- (i) Ensure that the Mortgaged Properties mortgaged and charged hereunder continue to remain the absolute property of the Mortgagors and at the disposal of the Mortgagors;
- (ii) Ensure that the Mortgaged Properties mortgaged and charged hereunder continue to remain the absolute property of the Mortgagor and at the disposal of the Mortgagors;
- (iii) Ensure that all the Mortgaged Properties are duly and effectively insured and kept insured up to the replacement value thereof or on such other basis approved under the Loan Agreement as approved by the Mortgagee (including surveyor's and architect's fees) for the full market value thereof and the Mortgagors will on demand deliver to the Mortgagee, the Insurance Policies and receipts for premia paid in respect of such insurances duly endorsed and assigned with the full benefit thereof to and in favour of the Mortgagee. The Mortgagee having a charge on the Mortgaged Properties and acceptable to the Mortgagee shall be designated as "loss payee" or "beneficiary" of all such Insurance Policies and the Mortgagors shall deliver certified copies of the Insurance Policies and renewals thereof to the Mortgagee and in the event of failure on the part of the Mortgagors to insure the Mortgaged Properties or to pay the insurance premia or other sums referred to above, the Mortgagee may

but shall not be bound to get the Mortgaged Properties insured or pay the insurance premia and other sums referred to above which shall be reimbursed by the Mortgagor and such amounts shall form a part of the Obligations. Unless permitted by the Mortgagee to be used for replacement or repair of any destroyed or damaged asset, all insurance proceeds received shall be paid to the Mortgagee and be held and appropriated in the manner decided by the Mortgagee.

- (iv) Diligently preserve their respective status and corporate existence and all clearances, licenses now held or hereafter acquired by it in the conduct of its business and that it/they will comply with each and every term of the clearances, licenses and comply with all acts, rules, regulations, orders and directions of any legislative, executive, administrative or judicial body applicable to the Mortgaged Properties or any part thereof PROVIDED THAT the Mortgagor may contest in good faith the validity of any such acts, rules, regulations, orders and directions and pending the determination of such contest may, with the prior consent in writing of the Mortgagee postpone compliance therewith if the rights of the Mortgagee, is not thereby endangered or impaired.
- (v) Reimburse all sums paid or expenses incurred by the Mortgagee, or any attorney, agent or other person appointed by the Mortgagee in terms of the Indenture of Mortgagee for all or any of the purposes mentioned in these presents immediately on receipt of a notice of demand from them in this behalf and all such sums shall carry interest at the rate of interest payable on the Loan from the date, when the same shall have been paid and until such reimbursement the same shall be a charge on the Mortgaged Properties and be deemed to form part of the Obligations.
- (vi) Promptly inform the Mortgagee of any loss or damage which the Mortgagors may suffer due to force majeure circumstances or act of God or any other reasons or circumstances.

- (vii) Promptly inform the Mortgagee of any such notice/s if received in respect of the Mortgaged Properties which in any way affect the rights of the Mortgagee and/or Mortgagors;
- (viii) Promptly upon the request of the Mortgagee, from time to time, give such further notices of the assignments hereunder, and ensure that the Mortgagee receives such acknowledgments thereof and consents thereto as the Mortgagee may reasonably consider necessary for the purpose of perfecting the rights and powers intended to be granted hereby.
- (ix) Always be in a position to hand over peaceful possession of the Mortgaged Properties to the Mortgagee and shall forthwith hand over peaceful possession of the Mortgaged Properties upon being directed by the Mortgagee.

12.2. The Mortgagors shall –

- (i) Not do any Act/ Deed of thing whereby or whereunder the rights of the Mortgagee to the Mortgaged properties is affected.
- (ii) Not enter into any transaction/ dealing with any other person or persons in respect of the said property nor grant Development Rights to any other person or persons (nor revoke the rights of the Mortgagor) during the subsistence of the Mortgage.
- (iii) Promptly inform the Borrower and/or Mortgagee as the case may be in respect of any notices etc. in respect of the mortgaged properties.
- (iv) Admit the purchasers/ assignees of the Mortgaged units who acquire the same as Mortgagees as members of the Society in accordance with law.
- (v) Not obstruct such purchasers/ assignees of the mortgaged units who acquire the same from the Mortgagee from using/ occupying the same.

13. Specific Actions

Without limiting the generality of the assurances and covenants hereinabove, the Mortgagors/Borrower will promptly upon receiving a request from the Mortgagee:

- (a) Execute all such deeds, documents and assurances and do all such acts and things as the Mortgagee may reasonably require for exercising the rights, powers and authorities hereby conferred on the Mortgagee or for effectuating and completing the security hereby created and shall, from time to time and at all times after the security hereby constituted shall become enforceable, execute and do all such deeds, documents, assurances, acts and things as the Mortgagee may reasonably require for facilitating the realization of the Mortgaged Properties and in particular the Mortgagor shall execute all transfers, conveyances, assignments and assurances of the Mortgaged Properties whether to the Mortgagee or to its nominees and shall give all notices, orders and directions which the Mortgagee may think expedient and further shall, for such purposes or any of them make or consent to the making of any application in the name of the Mortgagee to any authority as the Mortgagee may require for the sale or realization of the Mortgaged Properties or any part thereof;
- (b) Observe, perform and comply with all covenants and obligations which ought to be observed and performed by the Mortgagors in respect of or any part of the Mortgaged Properties;
- (c) Forthwith give, notice in writing to the Mortgagee of commencement of any litigation or proceedings for distress or attachment or otherwise affecting the Mortgaged Properties.

14. Undertakings

The Mortgagors and Borrower undertake and agree with the Mortgagee that, throughout the continuance of this Indenture and so long as the Obligations or any part thereof remains owing, the Mortgagors/Borrower will, unless the Mortgagee otherwise agree:

- (a) to deliver to the Mortgagee certified copies of the receipts evidencing payment of necessary charges in connection with registration of this Indenture;
- (b) to duly cause these presents to be registered in all respects so as to comply with the provisions of the Act and also cause these presents to be registered in conformity with the provisions of the Indian Registration Act, 1908, or any other applicable Indian law by which the registration of deeds is required and generally do all other acts (if any) necessary for the purpose of assuring the legal validity of these presents, and in accordance with the Mortgagor's terms of business in accordance with its Memorandum of Association and Articles of Association, as applicable;
- (c) not to sell or dispose of the Mortgaged Properties or any part thereof or create thereon any mortgage, lien or charge by way of hypothecation, pledge or otherwise howsoever or other encumbrance of any kind whatsoever except as otherwise permitted under the Loan Agreement.
- (d) within the statutory period file requisite forms in the prescribed manner with the Registrar of Companies, for the relevant Mortgagor, and deliver to the Mortgagee a certified copy of receipts and certificate endorsing registration evidencing the filing of such forms and the creation of the charge in favour of the Mortgagee;
- (e) the Mortgagors agree that without prejudice to any other remedy the Mortgagee may have against the Mortgagors, at any time after an Event of Default occurs, the Mortgagee may, at the cost of the Mortgagors and subject to all applicable approvals, transfer and register the Mortgaged Properties, in its name or in the name of its nominee;
- (f) that this Indenture shall extend to and include all profits and accretions accruing to the Mortgaged Properties;
- (g) to pay the costs, charges and fees of the Mortgagee in priority to all other creditors;
- (h) that it will, promptly upon the request of the Mortgagee, from time to time, give such further notices of the assignments hereunder, and ensure that

the Mortgagee receives such acknowledgments thereof and consents thereto as the Mortgagee may reasonably consider necessary for the purpose of perfecting the rights and powers intended to be granted hereby; and

(i) shall prominently display at conspicuous part of the Project clearly indicating that such Project is charged to the Lender.

15. Enforcement

- 15.1. The security created hereunder in favour of the Mortgagee shall become enforceable by the Mortgagee upon the occurrence of an Event of Default in accordance with the terms of the Loan Agreement.
- 15.2. At any time after the security shall have become enforceable in accordance with Clause 15.1 hereinabove, the Mortgagee may, without prejudice to any other rights it may have under law and without prior notice to the Mortgagors:
 - (a) enforce the security created under this Indenture and sell, call in, collect, convert into money or otherwise deal with or dispose of the Mortgaged Properties or any part thereof on an instalment basis or otherwise and generally in such manner and upon such terms whatever as the Mortgagee may consider fit;
 - (b) exercise any and all powers which a receiver could exercise hereunder or by any Applicable Law;
 - (c) appoint by writing any Person or Persons to be a receiver of all or any part of the Mortgaged Properties, from time to time determine the remuneration of the receiver and remove the receiver (except where an order of the courts is required therefore) and appoint another in place of any receiver, where such receiver is removed by the Mortgagee or an order of the court or otherwise ceases to be the receiver or one of two or more receivers;

- (d) substitute itself or its designee for the Mortgagors under any or all of the Mortgaged Properties and which are charged hereunder;
- (e) enter into and upon and take possession of the Mortgaged Properties and/or any future assets comprised in these presents and after the taking of such action the Mortgagors shall take no action inconsistent with or prejudicial to the right of the Mortgagee quietly to possess, use and enjoy the same and to receive the income, profits and benefits thereof without interruption or hindrance by the Mortgagors or by any Person or Persons whomsoever, and upon the taking of such action, the Mortgagee shall be freed and discharged from or otherwise by the Mortgagor well and sufficiently saved and kept harmless and indemnified of, from and against all former and other estates, titles, claims, demands and encumbrances whatsoever, unless caused by gross negligence or wilful misconduct of the Mortgagee or that of their officers or employees or assignee or designee or agent;
- (f) take all such other action expressly or impliedly permitted under this Indenture, the Loan Agreement or under any Applicable Law; give receipts for the properties and assets comprising within the Mortgaged Properties;
- (g) sell by public auction or private treaty at the discretion of the Mortgagor or otherwise dispose of or deal with the property and assets comprising the Mortgaged Properties in such manner for such consideration and generally on such terms and subject to such conditions as the Mortgagee may think fit, with full power to convey, assign or otherwise transfer such property and assets on behalf of the Mortgagors or other legal or registered owner. Equipment and other fixtures may be severed and sold, separately from the premises containing them and the Mortgagee may apportion any rent and the performance of any obligations affecting such premises sold without the consent of the Mortgagor;

- (h) insure and keep insured property and assets of an insurable nature comprised in the Mortgaged Properties against loss or damage by such risks and contingencies as the Mortgagee may think fit, in such manner in all respects as the Mortgagee may think fit, and to maintain, renew or increase any insurances in respect of such property and assets;
- institute, prosecute and defend any proceedings in the name of the Mortgagor or otherwise as may seem expedient;
- (j) make and effect all repairs, renewals, alterations, improvements and developments to or in respect of the property and assets comprised in the Mortgaged Properties;
- (k) carry on or authorise or concur in the carrying on of the business of the Mortgagor or any part thereof and to manage and conduct the same without being responsible for loss or damage;
- promote the formation of companies with a view to purchasing all or any of the undertaking, property, assets and rights of the Mortgagor or otherwise;
- (m) make any arrangement, settlement or compromise or enter into any contracts which the Mortgagee shall think expedient in the interests of the Mortgagee;
- (n) appoint managers, agents, officers, solicitors, accountants, auctioneers, brokers, architects, engineers, workmen or other professional or non-professional advisers, agents or employees for any of the aforesaid purposes at such salaries or for such remuneration and for such periods as the Mortgagee may determine and to dismiss any of the same or any of the existing staff of the Mortgagor and to delegate to any person any of the powers hereby conferred on the Mortgagee;
- (o) in the exercise of any of the above powers to expend such sums as the Mortgagee may think fit and the Mortgagors shall forthwith on demand repay to the Mortgagee all sums so expended together with

interest thereon at such rates as the Mortgagee may from time to time determine from the time of the same having been paid or incurred, and until such repayment, such sums, together with such interest, shall be secured by this deed;

- (p) have access to and make use of the premiums and the accounting and other records of the Mortgagors and the services of its staff for all or any of the purposes aforesaid; and
- (q) do all such other acts and things as may be considered by the Mortgagee to be incidental or conducive to any of the matters or powers aforesaid or otherwise incidental or conducive to the realisation of the security created by this deed and which the Mortgagee may lawfully do in the name of the Mortgagor for all the purposes aforesaid.

15.3. Powers of the Mortgagee:

- (a) The Mortgagee shall have the authority to act upon and enforce the provisions of this Indenture in accordance with these presents or to adopt appropriate remedies in that behalf and may in that behalf adopt remedies in relation thereto and shall exercise all powers under this Indenture in accordance with any Applicable Law and the Loan Agreement.
- (b) In addition to the rights, powers and duties of the Mortgagee contained in this Indenture, the Mortgagee shall exercise all rights, powers and duties provided for and available to the Mortgagee under the other security documents, Applicable Law and/or principles of edulity.

15.4. Notice to the Mortgagee on the happening of an Event of Default:

If any Event of Default has occurred or is reasonably likely to occur, the Mortgagor shall, forthwith give notice thereof to the Mortgagee, in writing, specifying the nature of the Event of Default.

16.Expenses

All reasonable expenses incurred by the Mortgagee after an Event of Default has occurred in connection with preservation of the Mortgaged Properties (whether then or thereafter existing) and collection of amounts due to the Mortgagee shall be payable by the Mortgagor and shall stand secured under these presents.

17. Power of Sale

17.1. Upon the happening of an Event of Default and upon the initiation of an enforcement action in accordance with the terms of the Loan Agreement, it is hereby agreed and declared that it shall be lawful for the Mortgagee at any time or times hereafter without any further consent on the part of any of the Mortgagor/s and in accordance with Section 69 of the Transfer of Property Act, 1882, to sell, the Mortgaged Properties hereby granted, assigned, transferred and assured or expressed so to be or any part or parts or unit or flat or shops thereof either together or in parcels and as to all the fixture and fittings together with the land and buildings or separately there from, either by public auction or private contracts or otherwise and either for a lump sum consideration or payment of the sum in instalments and either with or without special conditions or stipulations relative to title or evidence of title or otherwise with power to postpone such sale from time to time and to buy the Mortgaged Properties or any part thereof at any sale by public auction or to rescind or vary such contract for the sale thereof and to resell the same from time to time without being answerable for any loss or diminution in price occasioned thereby and for the purposes aforesaid or any of them to make agreements, execute assurances, give effectual receipts, or discharges for the purchase money, and do all other acts and things for completing the sale which the person or persons exercising the power of sale shall think proper and the aforesaid power shall be deemed to be a power to sell the Mortgaged Properties without the intervention of the Court within the meaning of Section 69 of the Transfer of Property Act, 1882;

- 17.2. It is hereby further agreed and declared that the power of sale hereinbefore contained shall not be exercised by the Mortgagee unless and until any of the Events of Default has occurred and
 - i. The default shall have been made in payment of any of the instalments of the Loan by the Mortgagors/Borrower to the Mortgagee for the space of three calendar months next after a notice in writing required by clause (2) Section 69 of the Transfer of Property Act, 1882 and requiring payment of the Loan or any instalment thereof as may for the time being be due shall have been served on the Mortgagor(s); or
 - ii. Unless and until interest amounting at least to Rs. 500/- (Rupees Five Hundred only) shall be in arrears and remain unpaid for three calendar months after becoming due.
- 17.3. It is hereby agreed and declared that any such notice as aforesaid as well as any other notice required to be served upon the Mortgagor(s) shall be deemed to have been duly served on the Mortgagor(s) by delivering a copy of such notice to the Mortgagor(s) in the manner specified in Clause 28 hereunder or by leaving or affixing the same upon or to Mortgaged Properties and any such notice as aforesaid shall be sufficient and valid although not addressed to any person or persons by name or description and notwithstanding the person or any of the persons affected thereby may be unascertained or under disability.
- 17.4. It is hereby agreed and declared that without prejudice to all rights conferred on the Mortgagee by the said Section 69 of the Transfer of Property Act, 1882, no purchaser, mortgagee, mortgagor or other person, upon any sale purporting to be made under the power hereinbefore contained shall be bound or concerned to see or inquire whether either of the cases mentioned in Clauses 16.2 or 16.3 has happened or whether any such default has been made in payment of any money intended to be hereby secured or whether any money remains owing on this security or whether any such notice has been given or left or affixed as aforesaid or otherwise as to the necessity or propriety of such sale or the necessity or

expediency of the conditions subject to which the sale is made or otherwise as to the regularity of the sale or notice given or left or affixed as aforesaid or that the sale is otherwise unnecessary, irregular or improper and notwithstanding any such irregularity, impropriety or want of necessity such sale shall as regards the safety or protection of the purchaser or purchasers be deemed to be within the aforesaid power in that behalf and be valid and effectual accordingly and the remedy of the Mortgagor in respect of any breach of the proviso hereinbefore contained for any irregularity in any such sale shall be in damages only.

- 17.5. It is hereby agreed and declared that upon any such sale as aforesaid the receipt of the Mortgagee for the purchase money of the said Mortgaged Properties sold shall be an effectual discharge for the money expressed to be received and that no purchaser shall be concerned to see to the application of the purchase money or be answerable for any loss, misapplication or non-application thereof.
- 17.6. It is hereby agreed and declared that the Mortgagee shall, not be answerable or accountable for any involuntary losses, which may happen in or about the exercise or execution of the aforesaid powers and trusts or any of them.
- 17.7. It is hereby agreed and declared that the power of sale hereinbefore contained may be exercised by any person or persons for the time being entitled to receive and give a discharge for the moneys for the time being owing on the security of these presents.
- 17.8. The Mortgagors shall not have any claims against the Mortgagee or their nominees in respect of any loss arising out of any such sale or postponement thereof howsoever caused and whether or not a better price could or might have been obtained upon sale of any of the Mortgaged Properties or any deferring in advancing the sale of such property or otherwise howsoever.
- 17.9. Notwithstanding the provisions contained in this Clause, it is expressly made clear that it is open to the Mortgagee and the secured creditors to exercise the measures/powers under Securitization and Reconstruction of Financial

Assets and Enforcement of Security Interest Act, 2002 (SARFAESI Act) or any other law as applicable.

18. Transfer of Property Act

(a) Section 67A

The provisions of Section 67-A of the Transfer of Property Act, 1882, shall not apply to these presents, the Mortgagee, notwithstanding that the Mortgagee may hold two or more mortgages executed by the Mortgagor including these presents, in respect of which the Mortgagee have the right to obtain the kind of decrees under Section 67 of the Transfer of Property Act, 1882 and shall be entitled to sue and obtain such decree on any of such mortgages without being bound to sue on such mortgages in respect of which the mortgage moneys shall have become due;

(b) Continued Possession

It shall be lawful for the Mortgagors to retain possession of and the Mortgagor may use the Mortgaged Properties in accordance with the Loan Agreement until the Mortgagee shall be entitled to take possession thereof under these presents and shall take possession thereof accordingly;

(c) Section 65A

The Mortgagors shall while in lawful possession of the Mortgaged Properties have no power to make leases or licenses thereof, save and except in pursuance of the terms of the Loan Agreement and with the consent in writing of the Mortgagee first having been obtained on such terms and conditions as the Mortgagee shall in their absolute discretion consider fit and the provisions of Section 65A of the Transfer of Property Act, 1882, shall not apply.

19. Mortgagee's Rights to Carry on Business

On the happening of any Event of Default and upon the security hereby constituted becoming enforceable and after the Mortgagee shall have made entry or taken possession of the Mortgaged Properties and until the Mortgaged Properties shall be sold, called in, collected or converted under the power of sale, the Mortgagee may, if they shall think fit so to do but not otherwise, either themselves carry on and manage the business of the Mortgagor in and with the Mortgaged Properties or any of them or appoint a Receiver to carry on and manage the same and the Mortgagee or the Receiver may manage and conduct the same as they shall in their discretion think fit.

20. Appointment of Receiver

- 20.1. Subject to the observance of such restrictions as may be imposed by Section 69A of the Transfer of Property Act, 1882, or any other applicable statutory provisions, the Mortgagee at any time after the security hereby constituted shall have become enforceable may by writing appoint as receiver (the "Receiver") of the Mortgaged Properties or any part thereof one or more Persons, entities or any authorised officer or officers of such Person and may remove any receiver so appointed and appoint another in his stead. Where more than one Receiver is so appointed any reference in this deed to a Receiver shall apply to both or all of the receivers so appointed and the appointment shall be deemed to be a joint and several appointment so that the rights, powers, duties and discretions vested in the Receiver may be exercised jointly by the Receivers so appointed or severally by each of them.
- 20.2. In addition to the power hereinbefore given, the Mortgagee may enter into or take possession of and hold or appoint a Receiver to take possession of any part or parts of the Mortgaged Properties which may at any time appear to them to be in danger of being taken under any process of law by any creditor of the Mortgagor or be otherwise in jeopardy.

20.3. Status, Powers and Remuneration of Receiver:

 (a) Appointment of any receiver may be made either before or after the Mortgagee shall have entered into or taken possession of the Mortgaged Properties;

- (b) Such receiver may, from time to time, be invested with such of the rights, powers, authorities and discretions exercisable by the Mortgagee set forth herein or under any Applicable Law or as the Mortgagee may think expedient including the following rights, powers and authorities: -
 - to enter upon or take possession of, collect, and get in all or any part of the Mortgaged Properties and for that purpose to take any proceedings and enforce any order or judgment in the name of the Mortgagor or otherwise as the receiver shall consider fit;
 - (ii) to manage or carry on or concur in carrying on the business of the Mortgagors in relation to the Project (including, without limitation, the management, construction, sale and operation of the Mortgaged Properties) as the receiver shall consider fit, in each case, without being responsible or liable for any loss or damage caused by the negligence or wilful default of the receiver;
 - (iii) to make any arrangement or compromise in relation to the Mortgaged Properties between the Mortgagors and any other Person or pay any compensation or incur any obligation which the Mortgagee or the receiver shall consider fit;
 - (iv) for the purpose of exercising any of the powers, authorities and discretions conferred on it by this Indenture and/or defraying any costs or expenses which may be incurred by it in the exercise thereof or for any other purpose, to borrow moneys on the security of the Mortgaged Properties on such terms (with or without security) as the receiver or the Mortgagee shall consider fit and so that, with the prior written consent of the Mortgagee, any such security may be or include a charge on the whole or any part of the Mortgaged Properties ranking wholly or partly in priority to or paripassu with the security created hereunder;
 - (v) to assign, sell, lease, license, grant options to sell, deal with or manage or concur in assigning, selling, leasing, licensing,

granting options to sell, dealing with or managing and to vary, terminate or accept surrenders of leases, licenses or tenancies of or otherwise dispose of any part of the Mortgaged Properties or any flat, shop, tenements and any construction thereon in such manner and generally on such terms and conditions as the Mortgagee or the receiver shall consider fit and to carry any such transactions into effect in the name of and on behalf of the Mortgagor or otherwise;

- (vi) to make, effect and do all maintenance, repairs, developments, reconstructions, improvements, furnishings, equipment, alterations or additions to or in respect of the Mortgaged Properties for maintaining the value of the Mortgaged Properties, in every such case as the Mortgagee or the receiver shall consider fit;
- (vii) to obtain all authorisations, clearances, planning consents and permissions, building regulations, approvals and any other consents or licenses necessary or appropriate to carry out any of the matters referred to in this Indenture or otherwise as the Mortgagee or receiver shall consider fit;
- (viii) to redeem any prior encumbrance and settle and pass the accounts of the encumbrances so that any accounts so settled and passed shall (subject to any manifest error) be conclusive and binding on the Mortgagor and the money so paid shall be deemed to be an expense properly incurred by the receiver;
- (ix) to settle, refer to arbitration, compromise and arrange any claims, accounts, disputes, questions and demands with or by any Person or body who is or claims to be a creditor of the Mortgagors or relating in any way to the Mortgaged Properties or any part thereof;
 - to bring, prosecute, enforce, defend and discontinue all such actions and proceedings in relation to the Mortgaged Properties or any part thereof as the receiver shall consider fit;

- (xi) to sell, lease, license or otherwise dispose of all or any part of the Mortgaged Properties;
- (xii) to implement or continue the development of (and obtain all clearances and other consents required in connection therewith) and/or complete any buildings or structures on, any real property comprised in the Mortgaged Properties and do all acts and things incidental thereto;
- (xiii) to implement or continue any activities necessary for keeping the Mortgaged Properties in force, enforceable, and alive:
- (xiv) to insure and keep insured the property and assets of an insurable nature comprised in the Mortgaged Properties against loss or damage by such risks and contingencies in such manner and in all respects as set out in the Loan Agreement, and to maintain, renew or increase any insurance or insurances in respect of such property or assets;
- (xv) to do all such other acts and things (including, without limitations, signing and executing all documents and deeds) as may be considered by the Mortgagee or receiver to be incidental or conducive to any of the matters or powers aforesaid or otherwise incidental or conducive to the preservation, improvement or realisation of the Mortgaged Properties;
- (xvi) to exercise all such other power and authority as the Mortgagee shall consider fit to confer and so that the Mortgagee may in relation to such part of the Mortgaged Properties as is subject to the security expressed to be created hereunder confer any powers and authorities which it could give if it were an absolute beneficial owner thereof;
- (xvii) in exercise of any of the above powers, to expend such sums as the receiver may think fit and the Mortgagor shall forthwith on demand repay to the receiver all sums so expended together

with interest thereon at the interest rate of 2% per month over and above the interest rate applicable to the Loan .

- (xviii) Mortgagors to appoint and discharge employees, officers, agents, professionals and others for the purposes hereof upon such terms as to remuneration or otherwise as the Receiver may consider fit and to discharge any Persons appointed by the Mortgagor;
- (xix) to make calls conditionally or unconditionally on the sponsors in respect of the uncalled capital ,if any, committed by them for the Project ; and
- (xx) to do all such things and take all such actions as may be required in order to ensure the continued safe, efficient and economic operation of Mortgagor business in relation to the Project.
- (c) Unless otherwise directed by the Mortgagee such Receiver may exercise all the rights, powers, authorities and discretion's herein or by any Applicable Law vested in the Mortgagee;
- (d) Such Receiver shall exercise its powers, authorities and discretion from time to time in accordance with instructions made and given by the Mortgagee;
- (e) Subject to the provisions of Section 69A of the Transfer of Property Act, 1882, the Mortgagee may from time to time fix the remuneration of such Receiver and may direct payment thereof out of the Mortgaged Properties;
- (f) The Mortgagee from time to time and at any time, may require any such Receiver to give security for the due performance of its duties as such Receiver, and may fix the nature and amount of security to be so given, but the Mortgagee shall not be bound in any case to require any such security;
- (g) The Mortgagee shall be in no way responsible for any misconduct, misfeasance, malfeasance or negligence on the part of any such

Receiver and shall be in no way liable for or in respect of any debts or other liabilities incurred by any such receiver whether the Mortgagor shall or shall not be in liquidation;

- (h) All the powers, provisions and trusts contained in Section 69A of the Transfer of Property Act, 1882, shall apply to the Receiver appointed under this Section;
- Every Receiver appointed under the provisions hereof shall be deemed to be the agent of the Mortgagor and the Mortgagor shall be solely responsible for such receiver's acts and defaults and for his remuneration;
- (j) The Receiver shall, in the exercise of the Receiver's powers, authorities and discretions, conform to the instructions, directions and regulations from time to time given or made by the Mortgagee. The Receiver shall appoint managers, agents, officers, solicitors, accountants, auctioneers, brokers, architects, engineers, workmen or other professional or non-professional advisers, agents or employees for any of the aforesaid purposes at such salaries or for such remuneration and for such periods as the Receiver may determine and to dismiss any of the same or any of the existing staff of the Mortgagor and to delegate to any person any of the powers hereby conferred on the Receiver; and
- (k) The Receiver, his agents shall have access to and make use of the accounting and other records of the Mortgagor and the services of its staff for all or any of the purposes aforesaid.

21. Protection of Mortgagee, and Receiver: Limitation of Liability

Neither the Mortgagee nor any Receiver shall be liable in respect of any loss or damage which arises out of the exercise or the attempted or purported exercise of or the failure to exercise any of their respective rights, powers, authorities, discretion's and trusts that may be vested in the Mortgagee.

22. Costs and Expenses

- (a) The Mortgagors and Borrower shall, upon notice from the Mortgagee pay or reimburse to the Mortgagee all fees for services performed by the Mortgagee, all out of pocket, and travelling expenses and other costs, charges and expenses in any way incurred by the Mortgagee or their officers, employees or agents in connection with the negotiation, preparation, execution, modification or amendment of or the preservation, protection or release of the rights of the Mortgagee, under these presents and/or any documents or instruments contemplated or in connection with or relating to these presents including, without limitation, costs of investigation of title, travelling expenses and legal fees for drafting, stamping and registration of the documents and any other expenses pursuant to this Indenture, and further covenants and agrees to indemnify the Mortgagee and every receiver, attorney, manager, agent or other Person appointed by them and the Mortgagee against all actions, proceedings, costs, charges, expenses, claims and demands whatsoever which may be brought or made against or incurred by any or both of them in respect of any matter or thing done or omitted to be done without their wilful default or gross negligence in respect of or in relation to the Mortgaged Properties or out of the Mortgaged Properties.
 - (b) The Borrower shall pay all legal fees, costs, charges and expenses incurred or paid by the Mortgagee in connection with and incidental to or in connection with these presents and incurred in connection with the enforcement of the any rights hereunder and/or in relation to any other security created by the Mortgagors in favour of the Mortgagee for the benefit of the Mortgagee including any cost incurred in the assertion or defence of the rights of the Mortgagee as such for the protection and preservation of whole or any part of the Mortgaged Properties and/or any other security interests created by the Mortgagors/Borrower in favour of the Mortgagee for the benefit of the Mortgagee, for the demand, realisation and recovery of the Obligations and such amounts shall be added to the amount of the Obligations and be secured hereby.

23. Stamp Duty and Reimbursement of Expenses

a) Stamp Duty and Other Fees on Execution, Registration, etc.

The Borrower shall bear all stamp duty, other duties, taxes, fees, penalties or other charges payable on or in connection with the execution, issue, delivery, registration of this Indenture, the Loan Agreement and any document, act and registration performed pursuant hereto, if and when the Mortgagor may be required to pay the same according to any Applicable Law for the time being or at any time in force in the State in which its Mortgaged Properties are situated. If the Borrower fail to pay the stamp duty, other duties, taxes, fees, penalties or other charges payable hereinabove, then the Mortgagee may (but is not obligated to) pay such amounts, on behalf of the Borrower/Mortgagor. Any money paid by the Mortgagee as aforesaid, shall constitute a part of the Obligations.

b) Reimbursement Obligations

All costs, expenses, charges and fees paid or incurred by the Mortgagee or any Receiver, attorney, manager, agent or other person appointed by the Mortgagee in the exercise of any of the rights, remedies or powers granted hereunder including without limitation, for payment of any costs, expenses, charges or fees in this Clause shall be for the account of the Mortgagor and the Mortgagor undertakes promptly on demand to pay the same or, as the case may be to reimburse the Mortgagee or its authorised agents, nominees, representatives, successors and assignees for any such monies paid by the Mortgagee or any of them with interest applicable from the date the Mortgagor receives notice thereof from the Mortgagee and/or its agents, representatives, successors and assigns until reimbursed by the Mortgagor, and all such sums and costs shall be added to the Obligations and be secured under these presents.

24. Attorney

(a) Appointment

The Mortgagors hereby appoint the Mortgagee as well as each receiver to be appointed under these presents to be its attorney or attorneys, and in the name and on behalf of the Mortgagor to act and execute all deeds and things which the Mortgagor are authorised to execute and do under the covenants and provisions herein contained and generally to use the name of the Mortgagor in the exercise of all or any of the powers by these presents or by any Applicable Law conferred on the Mortgagee or any receiver appointed by such Mortgagee and also to execute on behalf of the Mortgagor at the cost of the Mortgagor the powers hereunder or by any Applicable Law conferred on the Mortgagee or any receiver appointed by it and also to execute on behalf of the Mortgagor at the cost of the Mortgagor such documents and deeds as may be necessary to give effect to the provisions referred to hereinabove and also for preservation, enforcement and realisation of the security and the Mortgagor shall bear the expenses that may be incurred by the Mortgagee or any receiver in that behalf. Provided at any time prior to the occurrence of an Event of Default, the Mortgagee shall exercise its powers under this clause only if the Mortgagor fail to comply with the instructions of the Mortgagee under this Indenture.

(b) Ratification

The Mortgagors covenant with the Mortgagee to ratify and confirm all acts or things made, done or executed by any attorney as contemplated by Clause 23(a) hereinabove.

25. Application of monies

All the monies received by the Mortgagee or the Receiver in respect of the Mortgaged Properties (hereinafter collectively referred to as the "said monies") or any part thereof arising out of :-

- a. any sale, calling in, collection or conversion under the Power of Sale;
- b. rents, profits, income;

- policy or policies of insurance;
- d. compensation money in respect of any acquisition and requisition or nationalization or takeover of the management of the Mortgagor;
- e. any other realization whatsoever;

and they shall, in the first place, by and out of the said monies reimburse themselves and pay, retain or discharge all the costs, charges and expenses incurred in or about the entry, appointment of Receiver, calling in, collection, conversion or the exercise of the powers under these presents, including the Mortgagee's and the Receiver's remuneration as herein provided, and shall apply the residue of the said monies: -

Firstly in or towards payment of the Obligations in accordance with the Loan Agreement; and

Secondly in or towards payment of the surplus (if any) of the said monies to the Mortgagor and/or person or persons entitled thereto.

26. Liability to Mortgagee for Deficiency

The Mortgagors and borrower shall remain liable to the Mortgagee for any deficiency in the payment of the Obligations and all duties and obligations under this Indenture.

27. Waiver

27.1. No implied waiver or impairment.

No delay or omission of the Mortgagee or any receiver in exercising any right, power or remedy accruing to the Mortgagee upon any default hereunder shall impair any such right power or remedy or be construed to be a waiver thereof or any acquiescence in such default, nor shall the action or inaction of the Mortgagee or any receiver in respect of any default or any acquiescence by it in any default affect or impair any right, power or remedy of the Mortgagee in respect of any other defaults nor shall any single or partial exercise of any such right power or remedy preclude any further exercise thereof or the exercise of any other right power or remedy. The rights and remedies of the Mortgagee herein

provided are cumulative and not exclusive of any rights or remedies provided by any Applicable Law or equity or Loan Agreement or in any of the other security documents.

27.2. Express Waiver

A waiver or consent granted by the Mortgagee under this Indenture will be effective only if given in writing and then only in the instance and for the purpose for which it is given.

28. Miscellaneous

(a)Applicability of the Agreements

All terms and conditions relating to the Loan, representations, warranties and covenants by the Borrower, Events of Default, duties and powers of the Mortgagee and limitations on liability of the Mortgagee, as contained in the Loan Agreement shall be applicable, as if the same were fully set forth herein.

(b) Discharges and Releases

Notwithstanding any discharge, release or settlement from time to time between the Mortgagee and the Mortgagors/Borrower, if any discharge or payment in respect of the Obligations by the Mortgagors or any other Person is avoided or set aside or ordered to be surrendered, paid away, refunded or reduced by virtue of any provision of any Applicable Law or any enactment relating to bankruptcy, insolvency, liquidation, winding up, composition or arrangement for the time being in force or for any other reason, the Mortgagee shall be entitled hereafter to enforce this Indenture as if no such discharge, release or settlement had occurred.

(c)Amendment

The Mortgagors, Borrower the Mortgagee may amend or supplement the terms of this Indenture by mutual agreement in writing in so far as such amendment or supplement do not materially affect the terms and condition

of the Obligations. Any amendment to this Indenture shall not be effective unless signed by the Parties hereto and is registered.

(d)Other Remedies

The rights and remedies conferred upon the Mortgagee under this Indenture:

- (i) shall not prejudice any other rights or remedies to which the Mortgagee may, independently of this Indenture, be entitled; and
- (ii) shall not be prejudiced by any other rights or remedies to which the Mortgagee may, independently of this Indenture, be entitled, or any collateral or other security (including, without limitation, guarantees) now or hereafter held by the Mortgagee.

(e)Application to Court

The Mortgagee may, at any time after the security hereby constituted becomes enforceable, apply to the court for an order that the powers hereof be exercised and carried into execution under the directions of the court and for the appointment of a Receiver or receiver or manager of the Mortgaged Properties or any of them and for any other order in relation to the execution and administration of the powers hereof as the Mortgagee shall deem expedient and shall be indemnified by the Mortgagor against all costs, charges and expenses incurred for or in relation to any such application or proceeding.

(f) Indemnity

The Mortgagors shall indemnify the Mortgagee and the Receiver against all actions, proceedings, claims, demands, losses, liabilities, damages, costs and expenses incurred by it or them in the execution or performance of the terms and conditions hereof and against all actions, proceedings, claims, demands, costs, charges and expenses which may be incurred, sustained or raised in respect of the non-performance of or non-observance of any of the undertakings and agreements on the part of the Mortgagor herein contained or in respect of any matter or thing done or omitted relating in any way whatsoever to the Mortgaged Properties.

(g) Not Mortgagee-in-possession

The Mortgagors do hereby expressly agrees with the Mortgagee that neither the Mortgagee nor any Receiver appointed in accordance with these presents shall, by reason of the Mortgagee or such Receiver entering into or taking possession of the Mortgaged Properties or any part thereof, be liable to the Mortgagor to account as a mortgagee-in-possession for anything except actual receipts or be liable for any loss or for any default or omission for which a mortgagee-in-possession might be liable.

29. Communications

29.1. **Notices**

- Except as otherwise expressly provided herein, all notices and other communications provided for hereunder shall be given by facsimile or by courier or by personal delivery or in electronic form or by sending the same by prepaid registered mail, addressed to the party concerned at its address or the fax numbers or e-mail address set out in Schedule-II hereto and/or any other address subsequently notified to the other party with a period of 5 days from any change thereof, for the purposes of this section and shall be deemed to be effective (a) in the case of registered mail, when delivered to the postal authority, (b) in the case of facsimile at the time when dispatched with a report confirming proper transmission, (c) in the case of personal delivery, at the time of delivery, (d) in case of courier, when delivered to the courier, and (e) in case of e-mail, at the time when it is sent. Any notice to the Mortgagor shall also be effected by pasting or affixing at conspicuous part of the Project and shall be deemed to be effective from the date of such pasting or affixation;
- (ii) A certificate by an officer of the Mortgagee that the notice was posted or served, as the case may be, shall be final, conclusive and binding on the Mortgagor. Notwithstanding anything contained hereinabove, any notice given to the Mortgagee under this Agreement shall be deemed to have been served upon the Mortgagee when it is actually received by the officer of the Mortgagee in whose attention the notice

is addressed.

29.2. Deemed Service

Any notice required to be served on the Mortgagor/s or the Borrower shall for the purpose of these presents be deemed to be sufficiently served if it is left at the registered office of the Mortgagor/s or the Borrower and such notice shall also be deemed to be properly and duly effected if it is posted in a registered letter addressed to the Mortgagors/Borrower at the address referred to in the Schedule -II hereto and such notice shall also be deemed to be properly and duly effected if it is pasted or affixed at conspicuous part of the Project/ Mortgaged **Properties** and such service shall be deemed to have been made at the time at which the same has been delivered to the postal authorities whether actually delivered or not or by leaving or affixing the same upon or to conspicuous part of the Project/ Mortgaged **Properties**.

30. Provision for Redemption

On the Final Settlement Date, the Mortgagee shall, upon the written request and at the cost and expense of the Borrower/Mortgagors, reassign, re-transfer and release unto the Mortgagors or as the Mortgagor/s shall direct and do all such other things as may be reasonably necessary to release from the security created hereunder for the benefit of the Mortgagee without recourse and without any representation or warranty of any kind by or on behalf of the Mortgagee such of the Mortgaged Properties or only such part of the Mortgaged Properties as constitute the security as have not theretofore been sold or otherwise foreclosed, applied or released pursuant to this Indenture. PROVIDED that such reassignment, retransfer or release of the security created under this Indenture shall not thereby affect or cause the reassignment, retransfer or release of any property or assets secured under any other mortgage or charge.

31. Provisions Severable

Every provision contained in this Indenture shall be severable and distinct from every other such provision and if at any time any one or more of such provisions is or becomes invalid illegal or unenforceable in any respect under any law, the validity, legality and enforceability of the remaining provisions hereof shall not be in any way affected or impaired thereby.

If there is any inconsistency between (i) the rights and the obligations of the Mortgagors in relation to the Mortgagee under these presents; and (ii) the rights and the obligations of the Borrower in relation to the Loan Agreement and the security documents; the provisions of these presents shall be deemed to be modified so that the rights and obligations of the Mortgagors/Borrower under these presents are consistent with the rights and obligations of the Mortgagors/Borrower under the Loan Agreement and the security documents.

32.Governing law

This Indenture shall be governed by and construed in accordance with Indian law.

Schedule I

(Details of the Mortgaged Properties)

A. <u>Details of First Mortgaged Properties</u>

(i) All the rights and other rights, title and interest of the Borrower/ Mortgagor on all those pieces and parcels of land together with the messuages and bereditaments situated on the bastu admeasuring 171 decimals equivalent to 103 Cottahs 10 Chittacks and 8 Sq.ft. more or less, forming part of R.S. & L.R. Dag Nos.3938, 1061, 3916 and 3915 under L.R. Khatian No. 2244, 1121, 2597, 5420, 3236, 3267, 3328/5151,3207, 943, 1850/2, 1717/2, 1624/3,2960, 2514, 1666, 2515, 2942, 2468, 4335, 4324, 4326/4327 new L.R. Khatian Nos. 5707, 6110, 5422, 6109, 5667, 5648, 6188, 6066, 5647, 5422, 5721, 3231, 3494, 3085, 3181, 3056, 3055, 3058, 3057 in Mouza –Patharghata and Chakpachuria , J.L. Nos. 36 & 33 under Police Station- New Town (previously Rajarhat) in the District of North 24 Parganas, PIN: 700135 within the limits of Patharghata Gram Panchayet (which is delineated in the Map/Plan annexed with this deed and bordered in colour 'Red' thereon) along with the structure constructed/ to be constructed measuring about

194360 sq.ft or any other structure to be constructed future and bounded as follows: thereon and bounded as follows

ON THE NORTH:

House of Bheem Naskar House and Dag

No.3938(P), Mouza- Patharghata, Dag Nos. 1021, 1022 & 1061 (P), Mouza - Chakpachuria.

ON THE SOUTH:

By the house of Sundar Biswas, Dag

No.3915(P), Mouza- Patharghata & Dag Nos.

1061 & 1060, Mouza- Chakpachuria.

ON THE EAST:

By 12m wide Panchayat Road;

ON THE WEST:

By Dag Nos. 1057 & 1056, Mouza

Chakpachuria;

	Old Khatian	New		Area used (In	
Dag No.	No.	Khatian No.	Mouza	Decimal)	
3938	2244	5422	Patharghata	5.500	
3938	2244	5422	Patharghata	5.500	
3938	1121	5422	Patharghata	5.500	
3938	1121	5422	Patharghata	5.500	
3938	2597	5647	Patharghata	4.000	
3938	5420	5721	Patharghata	4.000	
			Patharghata	30.000	
3915	3236	5422	Patharghata	4.000	
3915	3237	5422	Patharghata	4.000	
3915	3328 /5151	6110	Patharghata	6.000	
3915	3328 /5151	6109	Patharghata	7.000	
3915	3207	5707	Patharghata	17.000	

1			 	
3916	4225		Patharghata	38.000
3916	4335	5667	Patharghata	12.000
	4335	5648	Patharghata	
3916	4324	6066	Patharghata	1.000
3916	4326/4327	6188	Patharghata	1.000
1001				25.000
1061	943	3058	Chakpachuria	4.000
1061	943	3057	Chakpachuria	
:	1850/2 1717/2		Chakpachuria	9.000
1061	1624/3	3056		4.000
	1850/2 1717/2		Chakpachuria	
1061	1624/3	3055		12.000
1061	2960	3085	Chakpachuria	<u> </u>
1061	2514	3085	Chakpachuria	0.000
1061	1666	3181	Chakpachuria	13.000
1061	1666	3181	 !	4.000
1061	1666		Chakpachuria	7.000
1061	2515	3181	Chakpachuria	15.000
1061	2942	3231	Chakpachuria	3.000
1061		3494	Chakpachuria	5.000
1301	2468	3494	Chakpachuria	2.000
<u></u>				78.000
1. See		Total Land		
<u> </u>				171.000

together with all structures, erections, and constructions of every description which are erected, constructed, standing or attached or shall at any time hereafter during the continuance of the security hereby constituted be erected, constructed and standing or attached to the aforesaid lands and premises or any part thereof and all trees, fences, hedges, ditches, ways, sewerages, drains, water-courses, liberties, privileges, easements and appurtenances whatsoever to the aforesaid lands or any

part thereof belonging to or in anywise appertaining or usually held, occupied or enjoyed therewith or reputed to belong or be appurtenant thereto and all the estate, right, title, interest, property, claim and demand whatsoever of the Borrower/ Mortgagors AND ALL the present and future FSI (floor space index) available to said Project Land or granted by authority including the transferable development rights (TDR) whether presently in existence or in the future belonging to or usually held, occupied or enjoyed therewith or expected to belong or be appurtenant thereto which the Borrower/ Mortgagors are entitled to or become entitled to in future.

B. <u>Details of Second Mortgaged Properties</u>

The whole of the movable properties of the Mortgagors relating to the Project including without limitation its movable machinery, equipment, machinery spares, book debts, tools and accessories and other movables, both present and future whether installed or not and whether now lying loose, or, in cases or which are now lying or stored in or about or shall hereafter from time to time during the continuance of the security of these presents be brought into or upon or be stored or be in or about all the premises, warehouses, stockyards and godowns or those of the Borrower/ Mortgagor 's agents, affiliates, associates or representatives or wherever else the same may be or be held by any party to the order, or disposition of the Mortgagors or in the course of transit or delivery, howsoever, and wheresoever in the possession of the Mortgagors with all benefits, rights and incidentals attached thereto which are now or shall be at any time be owned by the Borrower/ Mortgagor whether present or future.

C. <u>Details of Third Mortgaged Properties</u>

All the right, title, interest, benefits, claims and demands whatsoever of the Mortgagor (a) in the documents relating to Project, as may be amended, varied or supplemented from time to time, both present and future; (b) all the rights, title, interest, benefits, claims and demands whatsoever of the Mortgagors in the approvals/permissions relating to the Project, both present

and future (c) all the right, title, interest, benefits, claims and demands whatsoever of the Mortgagors in any letter of credit, guarantee, performance bond provided by any party to the Project documents, both present and future and all the rights, title, interest, benefits, claims and demands whatsoever of the Mortgagor in, to under and/or in respect of the Insurance Policies both present and future and all rights, claims and benefits to all monies receivable thereunder and all other claims thereunder which description shall include all properties of the above description whether presently in existence or acquired hereafter, both present and future.

(D) <u>Details of the Receivables and Escrow Accounts</u>

- (i) all the Receivables and all right, title, interest, benefits, claims and demands whatsoever of the Mortgagor in, to and in respect of all present and future receivables, commissions, revenues, claims and chooses-in-action of whatsoever nature and howsoever and wherever arising due to or owing to or become due or owing to, or acquired by the Mortgagor, Intellectual Property Rights, goodwill, and all rights, title, interest, benefits, claims and demands whatsoever of the Mortgagors in, to or in respect of all amounts owing to, and received and/or receivables by, the Mortgagors, including book debts and receivables, both present and future, including but not limited to the Mortgagors uncalled capital, which description shall include all properties of the above description whether presently in existence or acquired hereafter.
- (ii) No lien specific purpose bank account to be opened by the Borrower with the Schedule Bank, at its Branch for deposit of all the Receivables relating to the Project and all the moneys lying in the Escrow Account from time to time.

SCHEDULE II

NOTICES

Name of the Mortgagor /		M/s. Neelkanth Nirman Pvt. Ltd.		
Borrower				
Address	i	17/H/8, Balai Singhi Lane, 1st Floor, Kolkata – 700009, West Bengal		
Telephone No	:	9339839551		
Fax No.	:	N.A.		
e-mail	;	info@nnpl.in & neelnirman@gmail.com		
Kind Attn. :		Mr. Brijesh Kumar Agrawal		

Name of the Mortgagee Address		ECL Finance Limited		
		at Edelweiss House, Off C.S.T Road, Kalina,		
		Mumbai - 400 098 and also having its office at Flat		
		no. 2A & 2B, Savitri Tower, 3A, Dr. Martin Luther		
		Kind Sarani (formerly Upper Wood street,), Post		
		Office Shakespeare Sarani, Police Station		
		Shakespeare Sarani, Kolkata-700 001		
Telephone No	- :	022 -4009 4400		
Fax No.	:	022 -4088 5712		
e-mail	:	customercare.cfc@edelweissfin.com		
Kind Attn. :		Associate Director		

IN WITNESS WHEREOF the Mortgagor, Borrower and the Mortgagee have caused these presents to be executed by their duly Authorised Person(s) on the day and year first hereinabove written.

SIGNED, **SEALED** AND **DELIVERED** by the within named **MORTGAGORS** in presence of : 1. Bharan Ghosh. 5/0 Let Natori Ghosh. 25/D. Shib Keishna Daw Lone Korkotor Trooofy For Neelkanth Nirman Pvt. Ltd. NEELKANTH NIRMAN PVT. LTD. Boilesh Kumar Assawd 2. Bosun Dos DIRECTOR 156/2, A.P.C. Road (Director) Kolkala-70000 6 For self and as Constituted Attorney of: (1)Entice Landmark Private Limited (2) Saharsh Projects Private Limited (3) Mr. Brijesh Kumar Agrawal (HUF) (4) Tellus Properties Private Limited (5) Pearltree Infrastructure Private Limited (6) Kedarnath Enterprises Private Limited (7) Amarnath Nirman Private Limited (8) Subhash Chandra Sultania (9) Shri. Ankit Agrawal (10) Sri Ayush Agrawal (11) Madhu Sultania

kumen (Mr. Brijesh Kumar Agrawal) **MORTGAGORS** SIGNED, **SEALED DELIVERED** by the withinnamed BOROWER/ **DEVELOPER** NEELKANTH NIRMAN PVT. LTD. presence of: 1. Bharad Ghosh. 1 known Agrawal 25/D Shib Keishna Dawlord BORROWER/DEVELOPER SIGNED, **SEALED** AND **DELIVERED** by the withinnamed MORTGAGEE in presence of: 1. Bhould Chook. **MORTGAGEE**

Drafted By:

(MAULINATH MURHERJEE)

Advocate, High Court, Glowth, William 1992

Bharof Ghoo

Sri Bharat Ghosh Son of Late Nitai Ghosh

25/D, Shib Krishna Daw Lane, Post Office - Kakurgachi,

Police Station - Phoolbagan, Kolkata - 700054

Occupation - Business

Mobile - 9339833636



Government of West Bengal

Department of Finance (Revenue) , Directorate of Registration and Stamp Revenue OFFICE OF THE A.R.A. - IV KOLKATA, District Name :Kolkata Signature / LTI Sheet of Query No/Year 19040001497903/2018

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

	i. Signature of	the Person	(s) admitting the Executio	n at Private Post	don
SI Nai No.	me of the Executant	Category	T.	Finger Print	Signature with
Agra Sing Amh Amh Kolka	Brijesh Kumar awal 17/H/8, Balai thi Lane, P.O:- terst Street, P.S:- terst Street, District:- ata, West Bengal, J. PIN - 700009	Mortgagor			Homes Homes Higher
Si Nam lo.	e of the Executant	Category	Photo	Finger Print	Signature with
Agrav Singh Amhe Amhe Kolkat	rst Street, P.S:- rst Street, District:- ta, West Bengal, PIN - 700009	Attorney of Mortgagor [Mr Subhash Chandra Sultania] ,[Mr Ankit Agrawal] ,[Mr Ayush Agrawal] ,[Mrs Madhu			date framas foranal

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

SI No.	Name of the Executant	Category	(s) admitting the Executi	Finger Print	Signature with
3	Mr Brijesh Kumar				date
J	Agrawal 17/H/8, Balai	Represent		•	
	Singhi Lane, P.O:-	ative of			
	la 1	Mortgagor			
	Amherst Street, District:-	[Neelkanth			
ĺ	Kolkata, West Bengal,	Nirman Private			
	India, PIN - 700009	Limited]		1	
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		,[Brijesh			8) - 9-1-8
		Kumar			5 7
	13	Agrawal			Sijesh Awway
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I. Signature of the Person(s) admitting the Execution at Private Residence

s	Name of the Executant Category Photo Finger Print C:					
No	of the Executant	Catego	y Photo	Finger Print	3	
4	Mr Suman Dasgupta 3A, Dr. Martin Luther Kind Sarani, P.O:- Shakespeare Sarani, P.S:- Shakespeare Sarani, District:-Kolkata, West Bengal, India, PIN - 700071	Represer ative of Mortgage [ECL Finance Limited]	ee la	7028	Umar. Magapk paper 24.9.2018	
SI No.	Name of the Executant	Category	Photo	Finger Print	Signature with	
5	Mr Brijesh Kumar Agrawal 17/H/8, Balai Singhi Lane, First Floor, P.O:- Amherst Street, P.S:- Amherst Street, District:-Kolkata, West Bengal, India, PIN - 700009	Represen ative of Mortgagor [Neelkanth Nirman Private Limited]			Sylver 18	
SI No.	Name and Address of identifier		Identifier of		Signature with	
	Mr Bharat Ghosh Son of Late Nitai Ghosh 25/D, SHIB KRISHNA DAW LANE, P.O:- Kakurgachi, P.S:- Phulbagan, District:-Kolkata, West Bengal, India, PIN - 700054		dr Brijesh Kumar Agrawal, Mr Brijesh Kumar Agrawal, Mr Brijesh Kumar Agrawal, Mr Buman Dasgupta, Mr Brijesh Kumar Agrawal		Bhand Ghan.	



(Asit Kumar Joarder)
ADDITIONAL REGISTRAR
OF ASSURANCE
OFFICE OF THE A.R.A. IV KOLKATA
Kolkata, West Bengal





লি হাঁট বিনিষ্ট পান্তত্ত্ব প্ৰাহিত্যক

ভারত সরকার Inique identification Authority of India Government of India

जानेकाङ्कित आहे डि/Enrollment No.: 1040/19956/29046

บ To Seas (पार Bharat Ghosh 25/D SHIBKRISHNA DAW LANE Kankurgachi S.O Kankurgachi Kolkata West Bengal 700054

MN058154164DF



আপনার আধার সংখ্যা/ Your Aadhaar No. :

4764,6629 4326

আধার - সাধারণ মানুষের অধিকার



GOVERNMENT OF INDIA

REGOVERNITEM COLINDIA

Brarat Ghosh पिछा : निकार एपान Father : NITAL GHOSH अश्र भूम / Year of Brin 1 1978

TPT / Malo



4764 6629 4326

ধার সাধারণ মানুদের স্থাধকার

Bhood Ghosh.

आयकर विभाग

INCOME TAX DEPARTMENT

NEELKANTH NIRMAN PRIVATE

भारत सरकार GOVT OF INDIA

09/07/2004

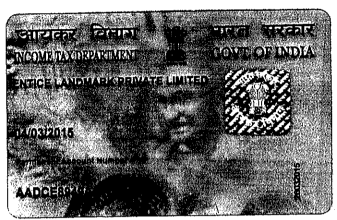
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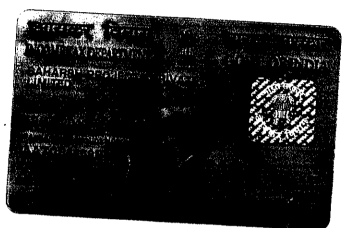
NEELKANTH NIGHT LIEU LIEU Brijesh kumon Agrawel

DIRECTOR



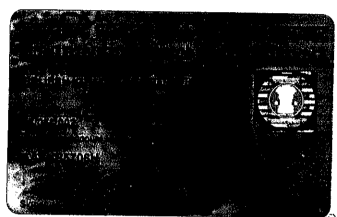
Constituted Power of Attorney

holder on behalf of Landlords



Constituted Fower of Attorney holder on behalf of Landlords

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holder on behalf of Landlords.



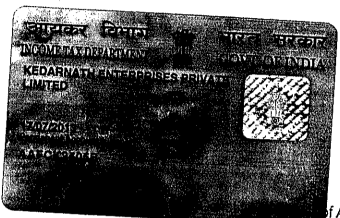
holder on behalf of Landlords

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nolder on behalf of Landlords
Sijesh Kumen Hykawal

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Baijosh Kuman Hasawal

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Con ower of Attorney
holder on behalf of Landlords
Softesh Kuman Harawel

ELECTION COMMISSION OF INDIA

ভারতের নির্বাচন ক্ষমিশন

DENTITY CARD

WB / 20 / 139 / 642686

रविष्य नव



Élector's Name निवाध्यक्त नाम

Sultania Subhas সূত্রনিয়া সূত্রয

Father/Mother/

Hamniranjan রাঘনির ক্রন

Husband siName: প্রিড়া/মাজা/মাইর নাঘ Sex

Age as on 13,1995

30

110 5-266C.C.C

निभा

Address

255/5 BL-5 Et -19 Canal Str. S Dumoum Municipality N 24Pgs

२७०/० व्यक्तव, जाति १३७ जानासाडीहे. इ.१ क्रम्बस (श्रीकाचा,छे। १३ जी

Facsimile Signature Electoral Registration Officer निवाहक निवाधन उपविचातिक

139 BELGACHIA EAST
Assambly Constituency
5,55 - दमगादिका भूड विश्वतंत्रका निरोहनं रूट्ड

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कनिकाजा।

Date

19,07,95

34,01,50

आयकर विभाग INCOMETAX DEPARTMENT

भारत सरकार

SUBHASH CHANDRA SULTANIA

RAM NIRANJAN SULTANIA

12/01/1964

Permanent Account Number

ALQPS1611L



Positived Fower of Atterney holder on behalf of Landlords



COVERNMENTAGE INDIA



অঙ্কিত আগারয়াল Ankit Agrawal

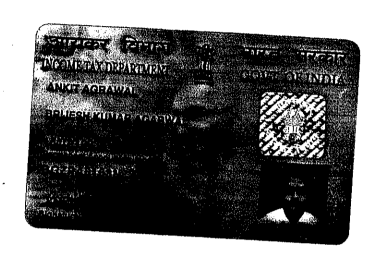
জন্মতারিখ/ DOB: 15/07/1993

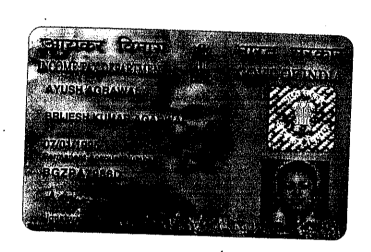
পুরুষ / MALE



8016 9881 7852

আধার - সাধারণ মানুষের অধিকার











আয়ুশ আগারয়াল Ayush Agrawal জন্মতারিখ/ DOB: 07/01/1995 পুরুষ / MALE



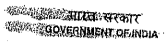
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আধার –সাধারণ মানুষের অধিকার

Skilesh Kumin Accessive matituted Power of Altorney holder on behalf of Landlords









मध् भूलखानिया Madhu Sultania জন্মভারিখ/ DOB: 13/08/1971 भश्नि / FEMALE

8143 2359 5802

নাধার – সাধারণ মানুষেব তাধিকার

Constituted Power of Attorsey holder on behalf of Landlords



व्यमारतीयः विशिष्यस्य स्थान प्राधिकरण ANIONE IDENTIFICATION VOICHOUAL OF INDIV.

ঠিকালা:

Address

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১১৭ সুভাৰ চন্দ্ৰ মুলভাৰিমা,
ক্ষমেন্ত্ৰ কালাল প্ৰচ্ছি,
মাউৰ সমলম (এম), উত্তৰ
ইন্ত স্বাধান - 700048

Address
WO Subhash Chandra
Sultania, 6/17 BRIJDHAM
HOUSING COMPLEX, 255
CANAL STREET, South Durn
Durn (M), North 24 Parganas,
West Bengal - 700048

* U \$02 HG 4947 mengaluko 564 39







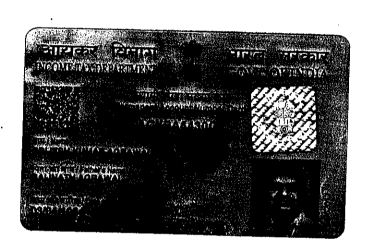
ব্রীজেস কুমার আগারওয়াল Brijesh Kumar Agrawal জন্মতারিখ/ DOB: 03/04/1964 পুরুষ / MALE



9163 5833 7726

আধার - সাধারণ মানুষের অধিকার

British Kuma Rasaural
Constituted Power of Attorney
holder on behalf of Landlords



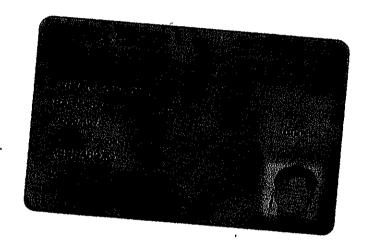
Parilesh Kuno Agsawal

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In his



Juan Mark

INCOME TAX PAN SERVICES UNIT

(Managed by National Securities Depository Limited)

3rd Floor, Sapphire Chambers, Near Baner Telephone Exchange,



change in change / correction form submitted by you. details in PAN data has been processed as

We wish to inform you that quoting of PAN on return of income tax, and challans for payment of taxes is necessary to ensure accurate credit of taxes paid by you and faster processing of return of income. Please quote PAN on all communications with the department as it helps to improve taxpayer service.

Income Tax Department maintains a website: www.incometaxindia.gov.in for providing information and services to citizens. This site also contains detailed information of PAN.

ECL MINANCE L

Income Tax Department

Authorised Signatory

PKG ID: PEC10741701/48/.131/13/08/2011/EXP

MUM / 331 / 617001006561543161 / 57978057

ECL FINANCE LIMITED

ECL FINANCE LIMITED OFFICE 294/3 EDELWEISS HOUSE VIDYA NAGARI MARG UNIVERSITY ROAD KALINA SANTACR MAHARASHTRA - 400098 TEL. NO.:22 40885816

ভারতের নির্বাচন কমিশন
শরিচয় পার
ELECTION COMMISSION OF INDIA
IDENTITY CARD

XOY205115



নিৰ্বাচকের নাম

Elector's Name

Ankit Agrawal

শিঙার নাম

Father's Name

নীজেশ কুমার আগরওয়াল Brijesh Kumar Agrawat

Ma/Sex

IV M

Date of Birth

15/07/1993



ভারতের নির্বাচন কমিশন পরিচয় পত্র ELECTION COMMISSION OF INDIA IDENTITY CARD

XOY2051142



निर्वाष्ट्रकत नाम

Elector's Name

Ayush Agrwal

পিতার নাম

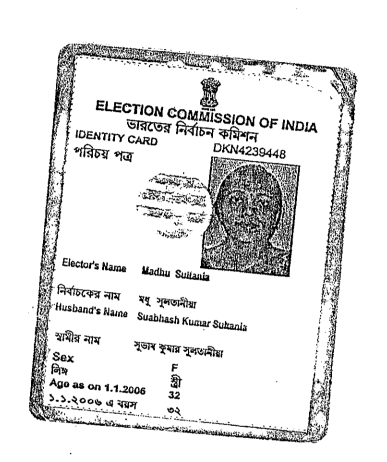
'ather's Name

বিজেশ কুমার আগরওয়াশ Brijosh Kumar Agrwal

পিস/Sex

₹V M

भग जातिन Date of Birth : 07/01/1995





ELECTION COMMISSION OF INDIA

ভারতের নির্বাচন কমিশন

IDENTITY CARD পরিচয় পত্র WB / 20 / 139 / 642689

71.0



Elector's Name Ag

Agrawal Brijesh Kumar আগৰওমাল খ্ৰীজেশ কুমাৰ

Father/Mother/ Husband's Name भिजा/माजा/सापीद नाम

Baijnath বৈজ্ঞানাথ

Sex गिभ्न

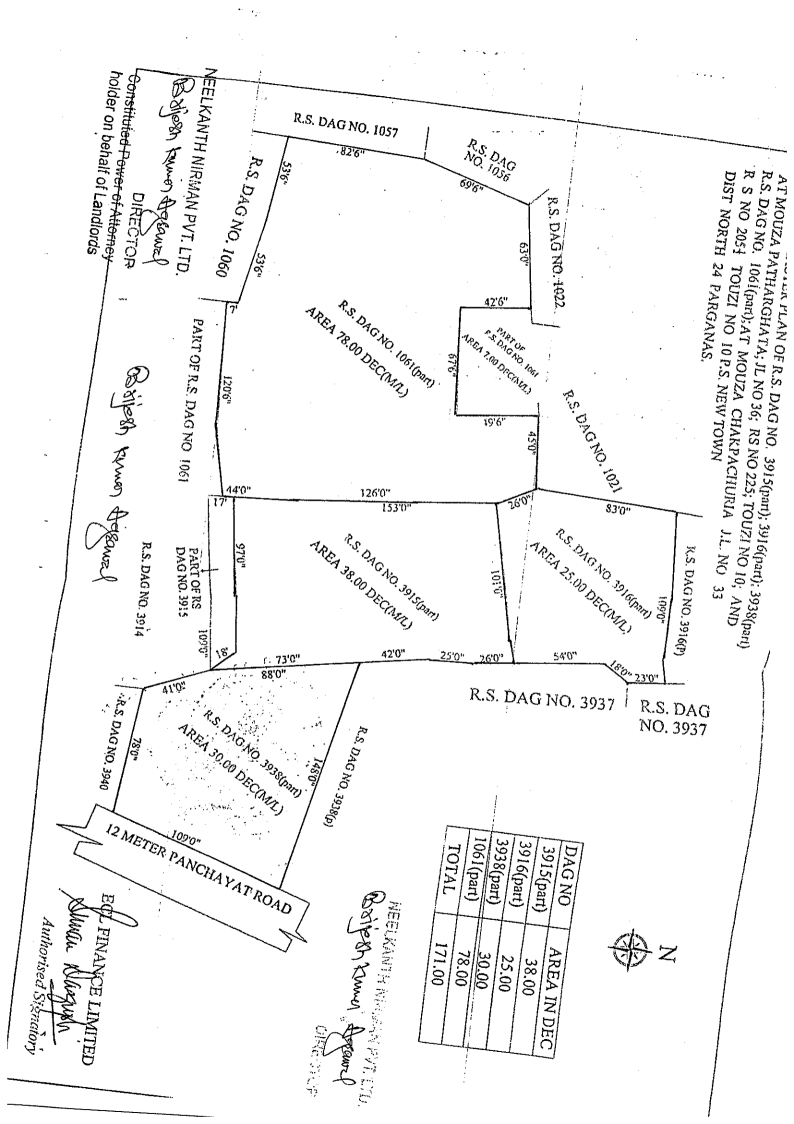
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Age as on 1.1 1995 ২.১.১৯৯৫-১.১৯

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Kumen

Agrawal



SI. Signature of the executants and/or purchaser Presentants	\$p	PECIMEN FORM TEN FINGER P	RINTS	• .
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	Thumb Fore	Middle	(Left Hand)	Thumb
	Little Ring	(R	ight Hand)	Little
	humb Fore	Middle (Le	ft Hand)	Thumb
		Middle (Right	Ring Hand)	Little
Little	Ring	Middle (Left	Fore Hand)	Thumb
. Thumb	Fore	Middle (Right	Ring Lit	lle

Major Information of the Deed

	I-1904-10652/2018	Date of Registration	
Query Date	1904-0001497903/2018	Office wit	25/09/2018
	22/09/2018 1:05:50 PM	Office where deed is re	gistered
Applicant Name, Address & Other Details	Suman Door	IN.N.A IV KOLKATA D	
			otriot. Noikata
	Wood Street), Thana · Shakannan	BA, Dr. Martin Luther Kind So	
ransaction	Flat No. 2A And 2B, Savitri Tower, 3 Wood Street), Thana: Shakespeare 700071, Mobile No.: 7278953166, S	Sarani, District : Kolkata Me	iani (Formerly Up
		ratus :Seller/Executant	O BENGAL, PIN
οιος Mortgage, Mortgage ν	vithout Possession by others	Additional Transaction	
et Forth value	others	[4308] Other than 1	
out of the value		[4308] Other than Immova Agreement [No of Agreem	ble Property.
s. 12,00,00,000/-		Market Value	ent : 2]
ampduty Paid(SD)			
s. 1,00,070/- (Article:40(b))		Rs. 20,04,68,100/-	
emarks		Registration Fee Paid	
		Rs. 55,098/- (Article:A(1), E	
nd Details :		(Audole.A(1), E	, M(a), M(b), I)

District: North 24-Parganas, P.S:- Rajarhat, Gram Panchayat: PATHARGHATA, Mouza: Chakpanchuria

	Sch	Plot	Khatia, I	S Rajarh	at, Gram F	anchavat DAT			
	No	Number	Number	Land	Use	Area of Land	HARGHATA, N	louza: Chakpancl	Ourio
	L1	LR-1061	LR-3055		+	Land	SetForth	Market	Turia
			1	Bastu	Bastu	78 Dec	value (in Rs.)	Value /im m	Other Details
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	<u> </u>							, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Road: 40 Ft.,
-	Distri	ct: North 24-I	oarganas P	S. Pois			.]	1	Adjacent to Metal
	Sch	Plot	Khatian	o Kajarna	t, Gram Pa	inchayat: PATH	APCHATA		Road.
- }	IVO	Number	Number	Proposed	Use	Area of Land	ARGHATA, Mo	uza: Patharghata	
~	L2 L	R-3915	R-5707	TOPOSEG	_ROR	Cana	SetForth	Market	

L2 LR-3915 LR-5707 Bastu Bastu 38 Dec 2,00,00,000/- 2,83,51,800/- Width of Approach Road; 40 Ft., Adjacent to Metal Road, LR-3938 LR-5422 Bastu Bastu 30 Dec 1,50,00,000/- 2,23,83,000/- Width of Approach Road; 40 Ft., Adjacent to Metal Road, Adjacent to Metal Road, Canal Road; Can		Sch No	Plot Number	Khatia	, P.S:- Rajar n Lan	hat, Gram F	Panchayat: PA	THARGHATA	Mour	Adjacent to Metal Road,
Bastu 38 Dec 2,00,00,000/- 2,83,51,800/- Width of Approach Road: 40 Ft., Adjacent to Metal Road, LR-3938 LR-5422 Bastu Bastu 30 Dec 1,50,00,000/- 2,23,83,000/- Width of Approach Road: 40 Ft., Adjacent to Metal Road, Coad: 40 Ft., Adjacent to Metal Road; Co			LR-3915	Number LR-5707		1,701/	Area of Lan	d SetForth	Market	ata
L3 LR-3916 LR-5667 Bastu Bastu 25 Dec 1,00,00,000/- 1,86,52,500/- Width of Approach Road: 40 Ft., Adjacent to Metal Road, L4 LR-3938 LR-5422 Bastu Bastu 30 Dec 1,50,00,000/- 2,23,83,000/- Width of Approach Road: 40 Ft., Adjacent to Metal Road, TOTAL: 93Dec 450,00,000/- 693.87.300 /- 693.87.30					Dastu	Bastu	38 Dec	2,00,00,000	· Value (In Rs.) Vidth of Approach
L4 LR-3938 LR-5422 Bastu Bastu 30 Dec 1,50,00,000/- 2,23,83,000/- Width of Approach Road: 40 Ft., Adjacent to Metal Road. TOTAL: 93Dec 450,00,000 /- 693 87 300 /- 693 87 300 /-	L	.3 [-R-3916	LR-5667	Bastu	Raetu				Adjacent to Metal
LR-3938 LR-5422 Bastu Bastu 30 Dec 1,50,00,000/- 2,23,83,000/- Width of Approach Road; 40 Ft., Adjacent to Metal Road; 40 Ft.,						Justy	25 Dec	1,00,00,000/	1,00,02,000/-	Width of Approach
TOTAL: 30 Dec 1,50,00,000/- 2,23,83,000/- Width of Approach Road: 40 Ft., Adjacent to Metal Road, Adjacent to M	L4	4 L	R-3938	LR-5422	Bastu	Bastu	20.0			Adjacent to Metal
Grand Total: 93Dec 450,00,000 /- 693 87 300 /	-						30 Dec	1,50,00,000/-	2,23,83,000/-	Width of Approach
Grand Total: 93Dec 450,00,000 /- 693 87 300 /		+-								Adjacent to Metal
1/1Dec 1000 co		<u>L</u>	Grand	Total:			93Dec 171Dec	450,00,000 /-	693,87,300 /-	road,
171Dec 1000,00,000 1275,83,100 /-			——————————————————————————————————————					/-	1275,83,100 /-	

Structure Details :

Sch	ture Details :	*******			
No	Structure Details	Area of	Sats	T	
S1	On Land L1, L2,	Structure	Setforth Value (In Rs.)	Market value	011
	L3, L4	194360 Sq Ft.	2 00 00 00	(In Rs.)	Other Details
	C- 5				Structure Type: Structure
	Pucca, Extent - 6.0	loor: 194360 Sa Et	D.:		Structure Type: Structure Age of Structure: 0Year D
		ompletion: Up to Fou	residential Use, C	Demented Floor	Λ
[Total				Age of Structure: 0Vac- 5

14360 Sq Ft.,Residential Use, Cemented Floor, Age of Structure: 0Year, Roof Type:

Total:	194360 sq ft	200,00,000 /-	728,85,000 /-

Mortgagor Details:

IVIO	rtgagor Details :
Si	Name A
No	Name,Address,Photo,Finger print and Signature
. 1	No. II get print and Signature
. '	Neelkanth Nirman Private Limited
. 1	17/H/8, Balai Singhi Lana Limited
·	India, PIN - 700009 PAN First Floor, P.O. Ambauta
ļ	Representative AN No.:: AACCN08264 Street, P.S Amhoret St.
2	Entice Landson Every Street, District:-Kolkete Jac
- 1 - 1	17/H/8, Balai Singhi Lane, First Floor, P.O:- Amherst Street, P.S:- Amherst Street, District:-Kolkata, West Bengal, Representative Entice Landmark Private Limited 171A, Ramesh Dutta Street, Ground Floor, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, Representative Representative Saharsh Projects Private Limited
- 1 1	India, PIN - 700000 Street, Ground Floor To
	Representative PAN No.:: AADCESO (C. P.O Beadon Street D.C.
3 15	India, PIN - 700006, PAN No.:: AADCE8949A, Status :Organization, Executed by: Representative, Executed by: Representative Baharsh Projects Private Limited 171A, Ramesh Dutta Street, Ground Floor, P.O. Panel.
	Saharsh Projects Private Limited 171A, Ramesh Dutta Street One
1 10	ria, Ramesh Dutta Street Comited
l R	Borons - 700006, PAN No.: AATS Floor, P.O.: Beader of
	The Sentative AATCS8669P, Status October, P.S Burtola District
4 B	rijesh Kumar Agrawal HUF 7/H/8, Balai Singhi Lane, P.O:- Amherst Street, P.S. 4 1. AST Projects Private Limited 1. AST Projects P
1 17	7/H/8, Balai Singhi I am Agrawal HUF
1 1/0	0009 , PAN No :: A Frue P.O Amherst Street D.
Ke	presentative AAFHB5706H, Status Organia Amherst Street Division
5 Te	7/H/8, Balai Singhi Lane, P.O:- Amherst Street, P.S:- Amherst Street, District:-Kolkata, West Bengal, 0009, PAN No.:: AAFHB5706H, Status :Organization, Executed by: Representative Ilus Properties Private Limited 1A, Ramesh Dutta Street, Ground Files 1A, Ramesh Dutta Street, Grou
17	1A. Ramonh Private Limited Private Limited
Indi	a. PIN - 70000 Street, Ground Flore
Rep	resentative PAN No.:: AAECT72777-O:- Beadon Street D.o.
6 Pea	Status :Organization - Burtola, District: Kall -
171	Itus Properties Private Limited 1A, Ramesh Dutta Street, Ground Floor, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, India, PIN - 700006, PAN No.:: AAECT7376D, Status:Organization, Executed by: Representative, P.S:- Burtola, District:-Kolkata, West Bengal, PIN - 700006, PAN No.:: AAHCP5344E, Status:Organization, Executed by: Representative, Executed by: Representative
India	n, Kamesh Dutta Street Ground Limited
Repr	esont-1: 700006, PAN No :: A NION-10, P.O.: Beadon Str.
7 Ked	-seritative
/ nega	A, Ramesh Dutta Street, Ground Floor, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.O:- Beadon Street by: Representative, Executed by: K2405B, Status: Organization, Executed by: Representative, Executed by: K2405B, Status: Organization, Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, Riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, Riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, Riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, Riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, Riff Lane, Riff
o, Za	riff Lane, P.O. Beads Private Limited
- AAFC	riff Lane, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, K2405B, Status:Organization, Executed by: Representative, Executed by: Ramesh Dutta Street, Ground Floor, P.O:- Beadon Street, Ground Floor, Floor, Ground Floor, Floor, Ground
8 Amar	nath Nirman Private Limited Ramesh Dutta Street Countries Pan No. 1
171A.	Ramesh Date Limited Private Li
India, p	N - 700000 Street, Ground Floor D
Repres	entative PAN No.:: AAL CA8304D Street D.S. Beadon Street
Mr Sui	Ramesh Dutta Street, Ground Floor, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, India, PIN - 700006, PAN No.:: PAN No.:: AALCA8304P, Status:Organization, Executed by: Representative bhash Chandra Sultania Late Ram Niranjan Sultania -Kolkata, West Bengal, India, PIN - 700006, PAN No.:: PAN N
Son of I	bhash Chandra Sultania Late Ram Niranian
Il liefrica.	, and the distance of the second of the seco
	Nolkata, West Bengal India Div. Ramkrishna Samadhi D
Ma, P/	TIV NO.:: ALQPS16111 Status FIN - 700054 Sex: Malo P.O Kankurasaki -
IMT Ank	Late Ram Niranjan Sultania Late Ram Niranjan Sultania 18A, Ramkrishna Samadhi Road, P.O:- Kankurgachi, P.S:- Phulbagan, AN No.:: ALQPS1611L, Status :Individual, Executed by: Attorney, Executed by: Attorney It Agrawal Ir Brijesh Kumar Agrawal 10/14, Brijdham Housings (P.D.)
Son of M	Ir Brijesh Kuman A. Business, Citizen of
Lake Tov	vn, District North & Agrawal 10/14, Briidham II.
Occupation	on: Business Citizen 24-Parganas, West Report 1 Complex 211 Complex 211
Executed	It Agrawal Ir Brijesh Kumar Agrawal 10/14, Brijdham Housing Complex, 211, Canal Street, P.O:- Shreebhumi, P.S:- on: Business, Citizen of: India, PAN No.:: BGZPA8163N, Status :Individual, Executed by: Attorney,
	BGZPA8163N, Status India: Male, By Caste: Hind: Hind: P.S:-
	Executed by Au-
Information	on of the Deed :- I-1904-10650/go
···~irria()("I Of the Deed :- I-1904-10650 (2)

	Mr Ayush Agrawal Son of Mr Brijesh Kumar Agrawal 10/14, Brijdham Housing Complex, 211, Canal Street, P.O Shreebhumi, P.S. Lake Town, District:-North 24-Parganas, West Bengal, India, PIN - 700048 Sex: Male, By Caste: Hindu, Executed by: Attorney
1	Wife of Mr. Subhash Chandra Sultania 50, Cotton Street, 3rd Floor, P.O. Bornham
1:	Mr Brijesh Kumar Agrawal Son of Mr Baij Nath Agrawal 17/H/8, Balai Singhi Lane, P.O:- Amherst Street, P.S:- Amherst Street, District:- PAN No.:: ACYPA6430G, Status :Individual, Executed by: Self, Date of Execution: 24/09/2018 Execution: 24/09/2018
14	, Admitted by: Self, Date of Admission: 24/09/2018 ,Place: Pvt. Residence Neelkanth Nirman Private Limited 17/H/8, Balai Singhi Lane, First Floor, P.O:- Amherst Street, P.S:- Amherst Street, District:-Kolkata, West Bengal Representative, Executed by: Representative

Mortgagee Details :

	a-acc perails:	
SI No	Name,Address,Photo,Finger print and Signature	
1	ECL Finance Limited 3A, Dr. Martin Luther Kind Sarani, P.O:- Shakespeare Sarani, P.S:- Shakespeare Sarani, District:-Kolkata, We Bengal, India, PIN - 700071, PAN No.:: AABCE4916D, Status:Organization, Executed by: Representative	est

Attorney Details:

SI No	Name,Address,Photo,Finger print and Signature	
	Mr Brijesh Kumar Agrawal Son of Late Baij Nath Agrawal Director, Neelkanth Nirman Private Limited, 17/H/8, Balai Singhi Lane, First Floor, P.O:- Park Street, P.S:- Park Street, District:-Kolkata, West Bengal, India, PIN - 700071, 7/H/8, Balai Singhi Lane, P.O:- Amherst Street, P.S:- Amherst Street, District:-Kolkata, West Bengal, India, PIN - 700009, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, PAN No.:: CYPA6430G Status: Attorney, Attorney of: Mr Subhash Chandra Sultania, Mr Ankit Agrawal, Mr	
_		

Representative Details:

SI No	Name,Address,Photo,Finger print and Signature
	Mr Brijesh Kumar Agrawal Son of Late Baij Nath Agrawal 17/H/8, Balai Singhi Lane, P.O:- Amherst Street, P.S:- Amherst Street, District:-Kolkata, West Bengal, India, PIN - 700009, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , PAN No.:: ACYPA6430G Status: Representative, Representative of: Neelkanth Nirman Private Limited (as Director), Entice Landmark Private Limited (as Constituted Attorney/Director), Saharsh Projects Private Limited (as Constituted Attorney/Director), Brijesh Kumar Agrawal HUF (as Constituted Attorney/Director), Tellus Properties Private Limited (as Constituted Attorney/Director), Pearltree Infrastructure Private Limited (as Constituted Attorney/Director), Kedarnath Enterprises Private Limited (as Constituted Attorney/Director), Amarnath Nirman Private Limited (as

2 Mr Suman Dasgupta (Presentant) Son of Mr Sabyasachi Dasgupta 3A, Dr. Martin Luther Kind Sarani, P.O.- Shakespeare Sarani, P.S.-Shakespeare Sarani, District:-Kolkata, West Bengal, India, PIN - 700071, Sex: Male, By Caste: Hind Occupation: Service, Citizen of: India, , PAN No.:: AllPD4827G Status: Representative, Representative of : ECL Finance Limited (as Director) 3 Mr Brijesh Kumar Agrawal Son of Late Baij Nath Agrawal 17/H/8, Balai Singhi Lane, First Floor, P.O.- Amherst Street, P.S.- Amhei Street, District:-Kolkata, West Bengal, India, PIN - 700009, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , PAN No.:: ACYPA6430G Status : Representative, Representative of :

ldentifier Details :

Nama	•	address
millife	Œ	addross
		-~ u1 622

Mr Bharat Ghosh Son of Late Nitai Ghosh 25/D, SHIB KRISHNA DAW LANE, P.O:- Kakurgachi, P.S:- Phulbagan, District:-Kolkata, West Bengal, India, PIN-700054, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , Identifier Of Mr Brijesh Kumar Agrawal, /00054, Sex: маю, ву Caste: глион, Оссиралоп: business, Сліден от тиога, , гоепштег Отміг впјези м Mr Brijesh Kumar Agrawal, Mr Brijesh Kumar Agrawal, Mr Suman Dasgupta, Mr Brijesh Kumar Agrawal

Endorsement For Deed Number: I - 190410652 / 2018

On 24-09-2018

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

Presented for registration at 19:10 hrs on 24-09-2018, at the Private residence by Mr Suman Dasgupta,. Admission of Execution (Under Section 58, W.B. Registration Rules, 1962)

Execution is admitted on 24/09/2018 by Mr Brijesh Kumar Agrawal, Son of Mr Baij Nath Agrawal, 17/H/8, Balai Singhi Lane, P.O: Amherst Street, Thana: Amherst Street, , Kolkata, WEST BENGAL, India, PIN - 700009, by caste Hindu,

Indetified by Mr Bharat Ghosh, , , Son of Late Nitai Ghosh, 25/D, SHIB KRISHNA DAW LANE, P.O. Kakurgachi, Thana: ingetified by ivir Bharat Ghosh, , , Son of Late ועונם Ghosh, ∠סיט, Shib האוסחועם DAVV LAINE, צ.ט: א Phulbagan, , Kolkata, WEST BENGAL, India, PIN - 700054, by caste Hindu, by profession Business

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

Execution is admitted on 24-09-2018 by Mr Brijesh Kumar Agrawal, Constituted Attorney/Director, Entice Landmark Private Limited (Private Limited Company), 171A, Ramesh Dutta Street, Ground Floor, P.O:- Beadon Street, P.S:-Burtola, District:-Kolkata, West Bengal, India, PIN - 700006; Constituted Attorney/Director, Saharsh Projects Private Limited (Private Limited Company), 171A, Ramesh Dutta Street, Ground Floor, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, India, PIN - 700006; Constituted Attorney/Director, Brijesh Kumar Agrawal HUF (HUF) 17/H/8, Balai Singhi Lane, P.O:- Amherst Street, P.S:- Amherst Street, District:-Kolkata, West Bengal, India, PIN -700009; Constituted Attorney/Director, Tellus Properties Private Limited (Private Limited Company), 171A, Ramesh Dutta Street, Ground Floor, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, India, PIN - 700006; Constituted Attorney/Director, Pearltree Infrastructure Private Limited (Private Limited Company), 171A, Ramesh Dutt Street, Ground Floor, P.O:- Beadon Street, P.S:- Burtola, District:-Kolkata, West Bengal, India, PIN - 700006; Constituted Attorney/Director, Kedarnath Enterprises Private Limited (Private Limited Company), 8, Zariff Lane, P.O.-Beadon Street, P.S.- Burtola, District:-Kolkata, West Bengal, India, PIN - 700006; Constituted Attorney/Director, Amarnath Nirman Private Limited (Private Limited Company), 171A, Ramesh Dutta Street, Ground Floor, P.O.- Beado Street, P.S:- Burtola, District:-Kolkata, West Bengal, India, PIN - 700006; Director, Neelkanth Nirman Private Limited (Private Limited Company), 17/H/8, Balai Singhi Lane, First Floor, P.O:- Amherst Street, P.S:- Amherst Street, District:

Indetified by Mr Bharat Ghosh, , , Son of Late Nitai Ghosh, 25/D, SHIB KRISHNA DAW LANE, P.O. Kakurgachi, Thana Phulbagan, , Kolkata, WEST BENGAL, India, PIN - 700054, by caste Hindu, by profession Business

Execution is admitted on 24-09-2018 by Mr Suman Dasgupta, Director, ECL Finance Limited (Public Limited Company), 3A, Dr. Martin Luther Kind Sarani, P.O:- Shakespeare Sarani, P.S:- Shakespeare Sarani, District:-Kolkata, West Bengal, India, PIN - 700071

Indetified by Mr Bharat Ghosh, , , Son of Late Nitai Ghosh, 25/D, SHIB KRISHNA DAW LANE, P.O: Kakurgachi, Thana: Phulbagan, , Kolkata, WEST BENGAL, India, PIN - 700054, by caste Hindu, by profession Business

Execution is admitted on 24-09-2018 by Mr Brijesh Kumar Agrawal, Director, Neelkanth Nirman Private Limited (Private Limited Company), 17/H/8, Balai Singhi Lane, First Floor, P.O:- Amherst Street, P.S:- Amherst Street, District:-Kolkata, West Bengal, India, PIN - 700009

Indetified by Mr Bharat Ghosh, , , Son of Late Nitai Ghosh, 25/D, SHIB KRISHNA DAW LANE, P.O. Kakurgachi, Thana: Phulbagan, , Kolkata, WEST BENGAL, India, PIN - 700054, by caste Hindu, by profession Business **Executed by Attorney**

Execution by Mr Brijesh Kumar Agrawal, Director, Neelkanth Nirman Private Limited (Private Limited Company), 17/H/8, Balai Singhi Lane, First Floor, P.O:- Park Street, P.S:- Park Street, District:-Kolkata, West Bengal, India, PIN -700071 as the constituted attorney of 1. Mr Subhash Chandra Sultania 18A, Ramkrishna Samadhi Road, P.O. Kankurgachi, Thana: Phulbagan, , Kolkata, WEST BENGAL, India, PIN - 700054, 2. Mr Ankit Agrawal 10/14, Brijdham Housing Complex, 211, Canal Street, P.O. Shreebhumi, Thana: Lake Town, , North 24-Parganas, WEST BENGAL, India, PIN - 700048, 3. Mr Ayush Agrawal 10/14, Brijdham Housing Complex, 211, Canal Street, P.O: Shreebhumi, Thana: Lake Town, , North 24-Parganas, WEST BENGAL, India, PIN - 700048, 4. Mrs Madhu Sultania 50, Cotton Street, 3rd Floor, P.O: Barabazar, Thana: Burrobazar, , Kolkata, WEST BENGAL, India, PIN - 700007 is admitted by

Indetified by Mr Bharat Ghosh, , , Son of Late Nitai Ghosh, 25/D, SHIB KRISHNA DAW LANE, P.O. Kakurgachi, Thana: Phulbagan, , Kolkata, WEST BENGAL, India, PIN - 700054, by caste Hindu, by profession Business

Certified that required Registration Fees payable for this document is Rs 55,098/- (A(1) = Rs 55,000/-,E = Rs 14/-,I = Rs 55/- M(a) = Rs 25/- M(b) = Rs 4/-) and Registration Fees paid by by online = Rs 55,098/-Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 24/09/2018 2:28PM with Govt. Ref. No: 192018190290617021 on 24-09-2018, Amount Rs: 55,098/-, Bank: State Bank of India (SBIN0000001), Ref. No. CKH1794603 on 24-09-2018, Head of Account 0030-03-104-001-16

Payment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 1,00,020/- and Stamp Duty paid by by online =

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of W Description of Unline Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of victorine on 24/09/2018 2:28PM with Govt. Ref. No: 192018190290617021 on 24-09-2018, Amount Rs: 1,00,020/-Online on 24/09/2016 2:20FW With GOVL Ref. No. 192010190290017021 on 24-09-2016, Amount Rs: 1,00,020/-, Bank: State Bank of India (SBIN0000001), Ref. No. CKH1794603 on 24-09-2018, Head of Account 0030-02-103-06

Asit Kumar Joarder ADDITIONAL REGISTRAR OF ASSURANC OFFICE OF THE A.R.A. - IV KOLKATA

Kolkata, West Bengal

On 25-09-2018

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

Admissible under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A, Article number : 40 Payment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 1,00,020/- and Stamp Duty paid by Stamp Rs 50/-

1. Stamp: Type: Impressed, Serial no 78033, Amount: Rs.50/-, Date of Purchase: 24/09/2018, Vendor name: S

Asit Kumar Joarder ADDITIONAL REGISTRAR OF ASSURANCE OFFICE OF THE A.R.A. - IV KOLKATA Kolkata, West Bengal

Certificate of Registration under section 60 and Rule 69. Registered in Book - I

Volume number 1904-2018, Page from 417022 to 417122 being No 190410652 for the year 2018.



Digitally signed by TRIDIP MISRA Date: 2018.10.05 19:34:13 +05:30 Reason: Digital Signing of Deed.

(Tridip Misra) 05-10-2018 19:34:07 ADDITIONAL REGISTRAR OF ASSURANCE OFFICE OF THE A.R.A. - IV KOLKATA Vest Bengal.

(This document is digitally signed.)