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DEVELOPMENT AGREEMENT

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THIS JOINT VENTURE AGREEMENT FOR DEVELOPMENT is executed this the  $31^{g/}$  day of December, Two Thousand Eighteen (2018)

#### BETWEEN

M/S. ANT TELEVISION (P) LTD (PAN No. AAFCA1618J), a company incorporated under the Companies Act, 1956, having its registered office at 1, Acharya Jagadish Chandra Bose Road, Kolkata – 700 020 represented by one of its Directors, namely SRI VIKASH TANTIYA son

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of Sri Abhay Kumar Tantiya residing at P-447B, Keyatala Road, Post Office –Sarat Bose Road, Police Station–Ballygunge, Kolkata–700 029, having PAN No. ABUPT6200E, hereinafter called and referred to as the "OWNER" (which expression unless repugnant to the context shall mean and include its successors-in-office, administrators, represented and assigns) of the ONE PART

#### AND

ROHRA DEVELOPERS PVT. LTD (PAN AAECR 3883M), a company incorporated under the Companies Act, 1956, having its registered office at 73, Bangur Avenue, Block °C, Post Office – Bangur, Police Station – Laketown, Kolkata – 700 055, hereinafter called and referred to as the 'DEVELOPER' (which expression unless repugnant to the context shall mean and include its successors-in-office, administrators, representatives and assigns) of the OTHER PART

The company is represented by its Directors, (1) **SRI HARISH KUMAR ROHRA** alias **HARISH ROHRA** (PAN AGJPR7205B) and (2) **SRI YOGESH KUMAR ROHRA** alias **YOGESH ROHRA** (PAN having PAN ADKPR3778D), both sons of late Tirath Das Rohra, both by nationality Indian, both by faith - Hindu, all residing at 73, Bangur Avenue, Block °C, Post Office – Bangur, Police Station – Laketown, Kolkata–700 055

#### WHEREAS:

1. The owner, by virtue of several deeds of sale (details whereof is stated in annexure II annexed herewith) own and possess of and/or otherwise is well and sufficiently entitled to all that the sali land measuring about **40** Cottah **12** Chittack in aggregate, appertaining to R.S. Khatian Nos. 878 & 880, L.R. Khatian No. 4190 & 9139, comprised in R.S. Dag Nos. 3094,3095,3096 and 3097 in Monza Ghuni, J. L. No. 23, within the ambit of Jyangra- hatiara No. 2 Gram Panchayet, Police Station—New Town, in the District of North 24 Parganas (North) (more fully and particularly described in the first schedule hereunder written and hereinafter he referred to as the SAID PREMISES)



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The owner with the intent to develop the said premises enters into 2. this agreement with the developer for the terms and conditions as hereunder

appearing in furtherance of an MOU dated 07th June, 2018.

NOW THIS AGREEMENT WITNESSETH that the parties hereto have agreed

to abide by the terms and conditions of this agreement appearing hereunder

and the terms hereunder unless excluded by or repugnant to the subject or

context shall mean the followings:

Article: 1

1.1. OWNER

: M/S. ANT TELEVISION (P) LTD

1.2 DEVELOPER : ROHRA DELOPERS PVT. LTD

1.3. PREMISES: all that the sali land measuring about 40 Cottah 12

Chittack in aggregate, appertaining to R.S. Khatian Nos. 878 & 880, L.R.

Khatian No. 9139 & 4190, comprised in R.S. Dag Nos. 3094, 3095, 3096

and 3097 in Monza Ghuni, J. L. No. 23, within the ambit of Jyangra- hatiare

No. 2 Gram Panchayet, Police Station — New Town, in the District of North

24 Parganas (North) ( more fully and particularly described in the first

Schedule hereunder written).

1.4. DEVELOPMENT AGREEMENT: The instant agreement made between

the owner s and the developer.

1.5. DELIVERY OF POSSESSION OF LAND: The owner will deliver to the

developer the peaceful vacant physical possession of the said premises in

entirety free from all encumbrances whatsoever within three months from

the intimation to be given to the owner by the developer.

1.6: BUILDING: ALL that the multi storied building and/or buildings, in two

blocks, to be constructed in the said premises in accordance to the

sanctioned plan.

1.7. PLAN: The sanction of building plan will be obtained from the competent



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authority for construction of the said building at the said premises at the cost of the developer with such additions, alterations and modifications as would be deemed necessary by the developer.

- 1.8. ARCHITECT: The person and/or firm to be appointed by the developer for planning, designing and supervising the said building.
- 1.9. ADVOCATE: the parties shall appoint their respective advocates who will look all legal matters on connection with the project under this agreement.
- 1.10. OWNER'S ALLOCATION: Save and except the developer's allocation the area the owner will be exclusively entitled to one Block in the said premises (more fully and particularly described in the second schedule hereunder written).
- 1.11. DEVELOPER'S ALLOCATION: Save and except the owner's allocation, the area the developer will be entitled to another Block in the said premises (more fully and particularly described in the third schedule hereunder written).
- 1.12. INTEREST FREE REFUNDABLE ADVANCE: The developer will make a payment of Rs. 2,00,00,000/- (Rupees Two Crores) only to the owner in the following manner:
  - (a) Upon execution of this agreement, execution Rs. 50,00,000-00 of the power of attorney and delivery of possession of the said premises
  - (b) Within seven days from execution of agreement Rs. 1,50,00,000-00
- 1.13. SALEABLE PORTION: All the portion in the building which can be used and enjoined independently pertaining to the respective allocations of the owner and the developer.



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- 1.14. COMMON SERVICE AREAS: All the common areas in the building to be enjoyed by both the owner and the developer in the building (more fully and particularly described in the fourth schedule hereunder written).
- 1.15.TRANSFEROR: In context of this agreement the owner herein in respect of the undivided proportionate share of land pertaining to the developer's allocation.
- 1.16. TRANSFEREE: The purchaser who will purchase flat/space in the building from the areas pertaining to developer's allocation.
- 1.17. TRANSFER: Transfer of proportionate undivided share/interest of land in the said premises by the owner attributable to the developer's allocation.
- 1.18. CONSIDERATION: Owner's allocation, as mentioned in the Second Schedule, at the cost of the developer will be treated as consideration to be given to the owner against which the owner will transfer the undivided proportionate share of land in the said premises attributable to the developer's allocation to the developer and/or its nominee.
- 1.19 DELIVERY OF POSSESSION OF LAND: In the context shall mean, the owner will hand over to the developer the peaceful vacant well demarcated physical possession of the said premises simultaneously upon execution of execution of the agreement.
- 1.20. TIME: The developer will complete the said building and deliver the peaceful vacant physical possession of the owner's allocation to the owner within 36 months from the date of obtaining sanction of the building plan from the competent authority. However the developer shall be given an extended six months to complete the project in the event of natural calamities.
- 1.21. POWER OF ATTORNEY: The owner will execute power of attorney appointing the developer or its nominee as their lawful constituent attorney to execute the deeds, things and acts stipulated hereunder.



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- 1.22. UNDIVIDED SHARE: The undivided proportionate share or interest in the land of the premises attributable to the flat/car parking space/space/shops/show room pertaining to the developer's allocation.
- 1.23. PROJECT: the work of development of the said premises undertaken by the developer.
- 1.24. NAME OF THE PROJECT: name of the project is ROHRA ADDRESS.
- 1.25. UNIT: Any independent flat/car parking space in the said building, which is capable of being exclusively owned, used and/or enjoyed by any unit owner and which is not the common portion.
- 1.26. UNIT OWNER: Any person who acquires, holds and/or owns and/or agrees to acquire hold and/or own any unit in the building and shall include the owners and the developer for the units held by them from time to time.
- 1.27. MANNER OF WORK and SPECIFICATIONS: The materials and accessories which are to be used for construction of the building (more fully and particularly described in the annexure II annexed hereto)

#### Article - II

- 2. OWNER represents as follow:-
- 2.1. The owner is owner in respect of the said premises.
- 2.2. There is no agreement holder in respect of the said premises.
- 2.3 There is no tenant in of the said premises.
- 2.4. There is no suits, litigations or legal proceedings in respect of the premises or part



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- 2.5. No person other than the owners have any right, title and interest of any nature whatsoever in the premises or any part thereof.
- 2.6. The right, title and interest of the owners in the premises are free from all encumbrances and the owner has a marketable title thereto.
- 2.7. The said premises or any part thereof is at present not affected by any requisitions or acquisition or any alignment of any authority or authorities under any law and/or otherwise nor any notice or intimation about any such proceedings has been received or come to the notice of the owners.
- 2.8. Neither the premises nor any part thereof has been attached and/or is liable to be attached due to Income Tax, Revenue or any other public demand.
- 2.9. The owner has not in anyway dealt with the said premises whereby the right, title and interest of the owner as to the ownership, use, development and enjoyment thereof is or may be affected in any manner whatsoever.
- 2.10. The owner is fully and sufficiently entitled to enter into this agreement, as on the date of execution of this agreement.

## ARTICLI III: OWNER'S RIGHT:

3.1. The owner will get the owner's allocation described in the second schedule hereunder written without any hindrance from the developer.

### ARTICLI IV: OWNER'S OBLIGATION:

- 4.1. The owner shall rectify all latent defects in the title of the property, if any, at its own cost and expenses.
- 4.2. The owner will make delivery of possession of the said premises to the developer simultaneously upon execution of this agreement for construction of building in the said premises in accordance to the terms and conditions stipulated n these presents.



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- 4.3. The developer shall be entitled to construct and complete the building in accordance with the sanction of the building plan without any interference or hindrance from the side of the owner.
- 4.4. During the continuance of this agreement the owner will not let out, grant, lease, mortgage and/or create any charge in respect of the premises or any portion thereof without the consent in writing of the developer.
- 4.5. The owner will execute all deeds of conveyance for conveying the undivided proportionate share of land relating to the developer's allocation in the building in accordance to the terms and conditions stipulated in these presents.
- 4.6. The owner will execute the POWER OF ATTORNEY authorizing the developer to do the following acts deeds and things:
- To develop the said premises by constructing building thereon.
- To represent to the Panchayet, ZilaParishad, Municipality, NKDA and/or any competent authority.
- Sign the plan and all the relevant papers in respect of the building plan and all other relevant documents relating to the said premises present the same to the Panchayet, ZilaParishad, Municipality, NKDA and/or any competent authority.
- iv. To appoint Engineers, Surveyors, Architects, Licensed Building Surveyors and other experts.
- v. To obtain clearances from all government departments and authorities including fire Brigade, BLRO, JLRO, Panchayet, ZilaParishad, Police and the Authorities Urban Land Ceiling and Department, NKDA and all other competent authorities as may be necessary.
- vi. To sign and apply for sanction of drainage, water, electricity and others utilities as may be necessary for the convenience.

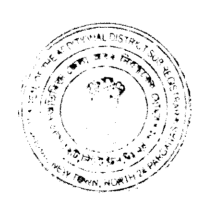


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- vii. To appear before any, officer of the Panchayat/ ZilaParisad or any court or tribunal for assessment of valuation or other purpose in respect of the said building as well as the said property.
- viii. To represent before any court of law.
- ix. To appear and to act in all courts, civil, criminal and tribunal whenever required
- x. To sign and verify plaints and written statements petitioners, objection, memo of appeals, affidavits and applications of all kind and file those in any court of law.
- xi. To engage and appoint any advocate/pleader or counsel whenever and wherever required.
- xii. To represent me to the Registration Office, Land Acquisition

  Department and any Competent authority for obtaining
  clearances, if any, in respect of the said property.
- xiii. To settle any dispute arising in respect of the said property.
- To negotiate on terms for and to agree to and enter into and conclude any agreement for sale and sell 52% from the developer's share, as mentioned in the third schedule, of the building along with undivided proportionate share of land attributable thereto in the said premises and/or part thereof to any purchaser or purchasers at such price which the said attorneys, in their absolute discretion, think proper and/or to cancel and/or repudiate the same ONLY after obtaining of the plan and demarcation and determination of the respective allocations of the owner and the developer.
- xv. To receive from the intending purchaser or purchasers any carnest money and/or advance or advances and also the balance of purchase money against the said 52%, from the developer's



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share, as mentioned in the third schedule, of the building along with undivided proportionate share of land attributable thereto in the said premises and/or part thereof and to give good, valid receipt and discharge for the same which will protect the purchaser or purchasers without seeing the application of the money.

xvi. Upon such receipt as aforesaid, to sign, execute and deliver any conveyance or conveyances of the said property and/or part thereof in favour of the said purchaser or his nominee or assignee.

xvii. To sign and execute all other deeds, instruments and assurances which our attorneys shall consider necessary and to enter into and/or agree to such covenants and conditions as may he required for fully and effectually conveying the said 52%, from the developer's share, as mentioned in the third schedule, of the building along with undivided proportionate share of land attributable thereto in the said premises and/or part thereof and/or part thereof.

xviii. To present any such conveyance or conveyances in respect of the said 52%, from the developer's share, as mentioned in the third schedule, of the building along with undivided proportionate share of land attributable thereto in the said premises and/or part thereof for registration, to admit execution and receipt of consideration before the competent Registration Authority for and to have the said conveyance registered and to all acts, deeds and things which the said attorney shall consider necessary for sale of the said property and/or part thereof to the purchasers as fully and effectually in all respects.

4.7. The owner will, if required, execute agreement for sale in respect of the undivided proportionate share of land pertaining to the developer's allocation and present the same before the registration authority in respect of flats/spaces, pertaining to the developer's allocation for registration at the cost of the developer and/or its nominee.



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- 4.8. The owner, with the execution of this agreement, will hand over all original documents, title deeds etc. relating to the said premises to the developer against proper receipt. Those documents will remain with developer till the completion of the building. Thereafter those documents will be handed over to the Association to be formed by the flat owners of the building.
- 4.9. The owner will be solely responsible for delivering the peaceful, vacant physical possession of the premises to the developer free from all encumbrances whatsoever.
- 4.10. The owner will extend all reasonable cooperation to the developer for effecting construction of the said building.
- 4.11. The owner shall from time to time, sell and convey to the developer and/or its nominee undivided proportionate share in the land contained in the premises appurtenant in the units and car parking space pertaining to the developer's allocation in the said building and the consideration for the same payable to the developer shall be a part of the cost of construction of the owner's allocation. The cost of preparation, stamping, and registration of the conveyances shall be borne and paid by the unit owners.
- 4.12. In case of any encumbrances relating to the title or ownership be found on the premises, then in such event the owner shall be liable to meet up and remove the same at its own costs and expenses. In case the owner does not then the developer shall be liberty to do so and to recover the said costs from the owner.
- 4.13. That the owner shall, if required from time to time, grant such further power or authorities to the developer and/or its nominees concerning the project.
- 4.14. The owner will, handover and deliver the peaceful vacant physical possession of the said premises in entirety to the developer within three months of execution of the agreement.



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- 4.15. The owner will bear all the previous/pending taxes and impositions on the said premises and/or part thereof till the execution of this agreement.
- 4.16. The owner will refund the entire security deposit amount without any interest of Rs. 2,00,00,000-00 (Rupees Two Crores) only immediately on its taking delivery of possession of the owner's allocation from the developer.

## <u> ARTICLE - V : DEVELOPER</u>

- 5.1. The owner hereby grants exclusive right to the developer to build and complete the building.
- 5.2. The owner hereby grants exclusive right to the developer to commercially exploit the developer's allocation without any obstruction and/or claim from the owner. The developer will have full right and absolute authority to enter into any agreement with any purchaser in respect of the developer's allocation at any price of its discretion and receive advance/consideration in full thereof.
- 5.3. The developer shall be entitled to occupy and use the premises SUBJECT TO the terms of this agreement, during the continuation of the project. The developer shall he entitled to use the premises for setting up a temporary site office and/or quarters for its guard and other staff and shall further be entitled to put up boards and signs advertisement in the project and post its watch and ward staff.
- 5.4. Upon being inducted into the premises, the developer shall be at liberty to do all works as be required for the project and to utilize the existing electricity and water in the premises, at its costs and expenses. The developer shall have the right to obtain temporary connection of utilities for the project and the owners shall sign and execute all papers and documents necessary therefore by the concerned authorities for such utilities required. The owner however will have no liability to pay the electricity bill as aforesaid and the developer will pay the entire electricity bill during the period of project.



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- 5.5. The developer will be entitled to receive, collect and realise all money out of the developer's allocation without creating any financial and/or legal liability to the owner.
- 5.6. The developer shall cause such changes to he made in the plans as the architect may approve without affecting the owners interest in any manner and/or shall he required by the concerned authorities, from time to time, for which the owner will have no objection.
- 5.7. The developer will be authorised in the name of the company so far as it necessary, to apply for and obtain quota of cement, steel, brick and other building materials foor construction of the building.
- 5.8. The developer will be entitled to deliver unit pertaining to the developer's allocation to the intending purchaser ONLY after obtaining of plan and demarcation and of the respective allocations of the owner and the developer.
- 5.9. The developer will be entitled to transfer the undivided proportionate share of land in the premises attributable to the developer's allocation by virtue of the Power of Attorney to be given by the owner to the developer to the intending purchaser ONLY after obtaining of plan and demarcation and determination of the respective allocations of the owner and the developer.
- 5.10. The developer will be entitled to make publicity and advertisement in all possible manners in view of making commercial exploitation of the developer's allocation in the building.
- 5.11. The developer will be entitled to get the peaceful vacant peaceful possession of the said premises fret from all encumbrances whatsoever from the owner without any obstruction from any quarter.
- 5.12. The owner shall give such co-operation to the developer and sign all papers, confirmation and/or authorities as may be reasonably required by



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the developer from time to time, for the project, at the cost and expenses of the developer.

- 5.13. The developer will amalgamate all the plots purchased by the owner by several deeds into a single identity at its own cost.
- 5.14. The developer will have exclusive right to extend the project by amalgamating the adjacent plots of the third parties for which the owner will have no objection.

# ARTICLE — VI: DEVELOPER'S OBLIGATION

- 6.1. The developer will abide by all the rules and regulations, present and future, to complete the project, Notwithstanding the parties hereto will enter into a supplementary agreement after obtaining sanction of the building plan for demarcating and determining the respective allocation of the owner and the developer. The developer will comply with all the legal obligations, present and future
- 6.2. The developer will deliver the owner's allocation, as mentioned in the Second Schedule, in complete habitable condition to the owners as agreed upon and described in the second schedule hereunder written within 36 months from the date of obtaining, the sanction of the building plan. Notwithstanding the developer will be entitled to another six months as extended time to complete the project.
- 6.3. All costs, charges and expenses for construction of the building and/or the development of the said premises shall exclusively be borne and paid by the developer.
- 6.4. The developer will complete the owner's allocation with the specification annexed hereto. The owner will have to pay money for any extra work not averred in the annexure II annexed herewith



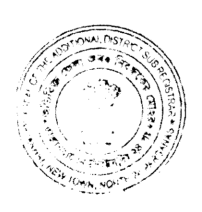
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- 6.5. The developer shall construct the building with standard materials available in the market.
- 6.6. The developer will bear all cost arising out of the construction of the building.
- 6.7. The developer will bear all the taxes and impositions on the premises and/or part thereof from the date of execution of this agreement till it delivers the owner's allocation to the owner.
- 6.8. The developer will provide the owner a duly attested photo copy of the plan to be obtained from the Panchayet and/or ZilaParishad and/or any other competent authority.
- 6.9. The developer will start work of the project within two months from obtaining sanction of building plan from the competent authority.
- 6.10. The developer shall abide by all the safety norms during construction of the building and follow all statutory and legal norms and keep the owners indemnified.
- 6.11. The developer will pay the owner a sum of Rs. 2,00,00,000/- (Rupees Two Crores) only as interest free refundable advance in the manner averred hereto before.
- 6.12. The developer shall bear, pay and discharge all costs, charges and expense relating to or in any way connected with the construction of the said building and development of the said premises including charges for other bodies and the owners shall have no liability whatsoever in this context.

## ARTICLE VII: OWNER'S INDEMNITY:

7.1. The developer will indemnify the owner against all claims, actions, suits and proceedings arising out of any acts of the developer in connection with the construction of the building.



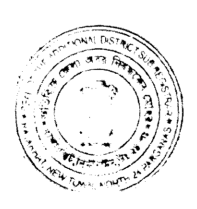
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- 7.2. The developer will indemnify and keep the owner indemnified in respect of all costs, expenses, liberties, claims, and/or proceedings arising out of any acts done in pursuance of the authorities as aforesaid.
- 7.3. The developer will keep the owner safe and harmless and indemnified in respect of any loss, damages, costs, claims, charges and proceedings that may arise in pursuance hereof including.
- 7.4. The developer will indemnify the owner against all claims or demand that may be made due to anything done by the developer during the construction of the said building.
- 7.5. The developer will indemnify the owner against all claim and demands of the suppliers, contractors, workmen and agents of the developer on the account whatsoever include any accident of other loss.
- 7.6. The developer will indemnify the owner against any demand and/or demand/claim made by the unit holder in respect of the developer's allocation.
- 7.7. The developer will indemnify the owner against any action taken by the any competent authority for any illegal or faulty construction or otherwise of the building.

# ARTICLE VIII: COMMON UNDERSTANDINGS:

8.1 The developer has already started a project under the name of ROHRA ADDRESS, which is on the verge of completion in the adjacent plot measuring about ALL THAT homestead land measuring 73 Cottah12 Chittack 39.5 Square Feet in Mouza – Ghuni, Touzi No. 178, J.L. No. 23, R.S. Dag Nos. 3094, 3095, 3096 and 3097, R.S. Khatian No. 878 and 880 corresponding to L.R. Khatian Nos. 3730, 3721, 7238, 7237, 5658, 5662, 5663, 5659, 3812, 3687, 7236 within the jurisdiction of Jyangra-Hatiara No. II Gram Panchayet, Police Station – New Town, District - North 24-Parganas



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belonging to one N. S. T. HOUSING DEVELOPMENT PVT. LTDand others. This new project will be an extension of the project ROHRA ADDRESS.

- 8.2. In the event of any requirement to pay any outstanding dues and/or any other outgoings and liabilities to any competent authority in respect of the said premises till the date the owner hands over the vacant and peaceful possession of the premises to the developer, the developer shall pay such dues and bear the costs and expenses thereof on behalf of the owner which the owner will refund to the developer before taking possession of the owner's allocation. The developer shall pay the rates and taxes and electricity bills from the date of taking possession of premises from the owner till it delivers to the owner the owner's allocation.
- 8.3. The owner shall be solely and exclusively entitled to the owner's allocation and the developer shall be solely and exclusively entitled to the developer's allocation.
- 8.4. The owner's allocation shall be constructed by the developer for and on behalf of the owners. The rest of the building shall be constructed by the developer for and on behalf of itself. The entire building will be constructed in accordance to the same specification.
- 8.5. The owner and the developer shall be entitled absolutely to their respective allocation and shall be at liberty to deal therewith in any manner they deem, fit and proper SUBJECT HOWEVER. To the general restrictions for mutual advantage inherent in the ownership flat schemes. They will also be at liberty to enter into agreement for sale of their respective allocations SAVE THAT insofar as the same relates to common portions (as described in the fourth schedule hereto, common expenses and other matter of common interest, the owner and the developer shall adopt the same covenants and restrictions). The form of such agreement to be utilized by the parties shall be such as be drawn by the advocates in consultation with the parties hereto, but the same shall be in accordance with the practices prevailing in respect of ownership flat buildings in Kolkata.
- 8.6. The owner shall be entitled to all money that be received from the unit



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owner of the owner's, allocation whether the same by way of earnest money. part consideration, construction cost, sale price and/or otherwise and the developer shall be entitled to all such monies receivable in respect of the developer's allocation PROVIDED HOWEVER that the money payable and/or deposits for common purposes and common expenses shall be receivable only by the developer from all the units owner till formation of the society or any other association of the unit owner, for not more than six months from the date of delivery of possession of the owner's allocation.

- 8.7. The developer will provide electricity connection for the entirety of the building including the owner's allocation and the owner shall reimburse the developer proportionately the total of deposits and expenses as be required to obtain electricity from the CVSC or WBSEB only upon and after receiving the owner's allocation in a vacant and peaceful manner.
- 8.8. Upon completion of the building the developer shall maintain and manage the same in accordance with such rules as may be framed by the advocates and as in conformity with other buildings containing ownership flats. The developer and the owners and/or their transferees, if any, shall comply with the said rules and/or regulations and shall proportionately pay all costs, charges, expenses and outgoings in respect of the maintenance and management.
- 8.9. If so required by the developer, the owner shall join and/or cause such persons as may be necessary to join as a confirming parties in any documents conveyance and/or any other documents of transfer that the developer may enter into with any person who desire to acquire units comprised in the developer's allocation.
- 8.10. The owner and the developer mutually agree that the developer will have the exclusive right to extend this project to the adjacent plot after amalgamating the adjacent plot, if any, without making the right of the owner prejudiced in any manner whatsoever.



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8.11 All/every unit holder/s of owner's allocation shall have unrestricted right to use and enjoy all the facilities and amenities of the Project "ROHRA ADDRESS"

### ARTICLE - IX : COMMON RESTRICTIONS:

- 9.1. Neither party shall use or permit to use of their respective allocation or any Portion of the new building for carrying any activity detrimental to the peaceful living of the other occupiers of the building.
- 9.2. Neither party shall demolish or permit to demolish any wall or make any structural alteration to the building.
- 9.3. Both parties shall abide by all laws, bye-laws, rules and regulations of the competent authority in enjoying the occupation of the building.
- 9.4. Both parties will jointly form an ad-hoc common body/committee to look after the maintenance of the building. But with the owners take possession of the owners' allocation and the developer sell major parts of the developer's allocation, the developer will have no liability to the said committee and/or any association to be formed.
- 9.5. Neither party shall use or permit to use of their respective allocation or any portion of the new building for storing articles which may be detrimental to the free ingress and egress to the building or part thereof.
- 9.6. Both parties will allow the said association, or the common person to enter into their respective allocation for maintenance of the building upon giving notice in writing.
- 9.7. Both parties will bear proportionate tax, maintenance cost, day to day expenditure of their respective allocation.

### ARTICLE X: MISCELLANEOUS:



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- 10.1. The owner and the developer have entered into this agreement purely as a contract and nothing herein shall deem to construct a partnership between the parties in any, manner whatsoever.
- 10.2. Save and except this agreement no agreement and/or oral representation between the parties hereto exists or will have any validity.
- 10.3. The owner's allocation and the developer's allocation in the said premises will be demarcated after obtaining the building plan from the competent authority.
- 10.4. The developer will take the responsibility of maintenance of the building for six months from the date of delivery of possession of the owner's allocation for which all the flat owners will pay maintenance chargers @Rs.2/- only per square feet. During that period, the flat owners will initiate the process of formation of committee and after six months the developer will hand over the maintenance and all other charges to that committee.
- 10.5. Both the parties hereto agree that they and or their respective nominees will pay a sum of 1,50,000-00 (Rupees One Lakh Fifty Thousand Only) per flat to the developer for enjoying the following facilities:
- a. transformer
- b. backup generator

### ARTICLE XI: FORCE MAJURE:

11.1. The developer will obtain plan and complete the owner's allocation within the Stipulated period unless it is prevented by the circumstances like natural calamities, dearth of labourer want of building materials etc. which may be found beyond control of the developer.

### **ARTICLE XII: JURISDICTION:**

12.1. The court under which jurisdiction the property under this agreement lies will have the exclusive jurisdiction over this agreement.



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### **ARTICLE XIII: ARBITRATION:**

13.1. All disputes and differences between the parties hereto in any way relating to and/or arising out of this agreement shall he referred to such person or persons as be mutually accepted, failing which two Arbitrators, one to be appointed by each of the parties. The Arbitrators shall be entitled to appoint an umpire. Such Arbitration shall otherwise be in accordance with the Arbitration and Conciliation Act 1996. No parties will have the prerogative to proceed to any court without invoking the arbitration clause as averred.

## <u>THE FIRST SCHEDULE AS REFERRED TO ABOVE</u> (description of the entire premises)

ALL THAT the Sali land measuring about 40 Cottah 12 Chittack be the little more or less in aggregate, appertaining to R.S. Khatian Nos. 878 & 880, L.R. Khatian No. 4190 & 9139, consisting of Dag No. 3094 having land area measuring about 15 Decimal, 3095 having land area measuring about 25 Decimal, 3096 having land area measuring about 17 Decimal and 3097 having land area measuring about 10 Decimal in Motiza Ghuni, J. L. No. 23, within the ambit of Jyangra- Hatiara No. 2 Gram Panchayet, Police Station—New Town, in the District of North 24Parganas, butted and bounded in the following manner:

ON THE NORTH

by 16 feet

ON THE SOUTH

: by land

ON THE EAST

: by land

ON THE WEST

: by land



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# THE SECOND SCHEDULE AS REFERRED TO ABOVE (OWNER'S ALLOCATION)

Save and except the developer's allocation as described in the third schedule hereunder, the owner will be entitled to ALL THAT the 48% of the sanctioned area in the new building (not the previous one) TOGETHER WITH undivided proportionate share and interest in the land attributable thereto in the said premises and all rights on the common areas and facilities attached thereto as per plan. The common areas in the building, and/or the said premises will be used in common with the developer.

# THE THIRD SCHEDULE AS REFERRED TO ABOVE (DEVELOPER'S ALLOCATION)

SAVE and except the owner's allocation as described in the second schedule hereinabove the developer will be entitled to rest 52% Of the sanctioned area in in the new building (not the previous one)TOGETHER WITH undivided proportionate share and interest in the land attributable. Therefore in the said premises and all rights on the common areas and facilities attached thereto as per plan. The Common areas in the building and/or the said premise, will be used in common with the owner.

The exact area will however will be determined only after obtaining the building plan.

## THE FOURTH SCHEDULE AS REFERRED TO ABOVE

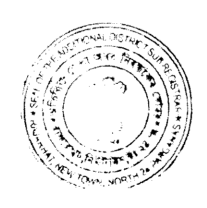
(Common areas)

R. C. C. Columns,

Under ground water reservoir,

Overhead water tank, boundary wall.

Space for meter and pump,



Additional District Sub-Registrar Ramicher, New Town, North 24 Fargania

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Passage, courtyard, open areas with all easement rights,

Septic tank,

Stair and stair case, stair top room,

Electric installations, Lift/Escalator and lift machinery of the building.

Outer wall

The space open to the sky

All other areas to be used commonly by the flat/space owners of the building..

## THE FIFTH SCHEDULE AS REFERRED TO ABOVE

(Common expenses to the effected from the date of transfer)

Expenses for maintaining, repairing, redecorating the building and/or part thereof

Expenses for lighting of the common areas and/or part thereof.

Expenses for cleaning the common areas.

Salaries of durwan, caretaker and/or other persons whose appointment may be considered necessary for maintenance and protection of the building or part thereof and those will be decided by the association upon its formation.

IN WITNESSES WHEREOF the parties hereto have put their respective



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hands and seal on these presents on the day month and year first above written.

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WI	ΙN	ES		H.

1. Subhankar Mahapatra Bangara venue Koll-55

ANT TELEVISION (P) LTD

( Minh trinky

Director

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2. Arrdam Ghish Files, Wadia

ROHRA DEVELOPERS PVT. LTD

Innie Police

Director

ROHRA DEVELOPERS PVT. LTD

Director

DEVELOPER

Drafted by me and prepared in my office

ANU SINGHA

Advocate

Alipore Judge's Court

Bar Association Library No. 2,

Kolkata - 700 027.

Enrolment No. WB/785/1992



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### MEMO OF RECEIPT

Received from the within named developer the within named sum of Rs. 50,00,000-00 (Rupees fifty lakh) only in the following manner;

DATE

BANK

CHEQUE No.

AMOUNT

07.07.2018

HDFC

004380

50,00,000-00

### WITNESSES

1. Subhankar Maha Portra

ANT TELEVISION (P) LTD

Director

(O WNER)

2. Asindem Chash



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### ANNEXURE-I

# Technical specification Scope of works & Amenities inside the Flat

### FOUNDATION:

The foundation of the building shall be reinforced cement concrete.

### STRUCTURE:

The main structure of the building shall be of reinforced cement concrete frame structure comprising of R.C.C. Columns beams slabs etc.

### **ELEVATION:**

Attractive designed front elevation with exclusive finish.

### WALLS:

The external walls of the building be 200/100 mm thick brick and partition wall inside the flats shall be of 100 mm and 100 mm thick,. Both to be bounded with cement morter.

### PLASTERING:

All internal surface shall be plastered with cement sand finished with plaster of paris. All external walls shall be plastered with cement and sand and painted with cement paints of reputed make.

### FLOORING AND SKIRTING:

All and other flooring and skirting inside the flat including the balcony shall be made with 2x2 vetrified tiles. The toilets shall have 6' glazed white anti skid vitrified tiles. The kitchen will have anti skid vitrified tiles



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DOORS:

All doors frame will be made of sal wood. The main door will be of flush door with lamination. Internal door shall be commercial water proof flush type affixed on proper timber frame painted with primer paint. Toilets will have PVC door. The main door shall be provided with one magic eye.

WINDOWS:

All window shall be aluminum/steel frame with integrated grill and will be fitted with glass.

ELEVATORS/LIFTS

Otis / Kone/ Similar reputed make.

TOILET FITTINGS:

All toilets will have anti skid tiles. Alltoilets be provided with concealed plumbing for water. Each bath room shall have European W.C. one cistern and one basin. Each toilet will have concealed stop cock, bib cocks and shower. The commode and the basin will have white colour.

KITCHEN FITTINGS/FIXTURES:

The kitchen will have anti skid flooring The kitchen shall have R.C.C. cooking platform with black stone. 3' dodo ceramic tiles on cooking slab.

ROOF

Proper roof treatment with water proofing.

STAIRS

All landings and steps of the stair-case will be of

marbles.

ELECTRICALS

Meter-Individual meter to be fitted by individual

costing.



Additional District B. Paggshar Market, New York, North 28 Perganas

97 JAN 2019

All electrical lines, to be concealed having quality copper wires of proper gauge with earthing arrangements all switch boards to be of PVC with in front cover of parapet sheet with switch/plus/sockets etc. are to be provided on all electrical points.

### ELECTRICAL POINTS:

Bed Rooms : Two light points, one fan point, one multi-plug point (5 Amps) computer points in all bed rooms. One A.C. point.

Toilets: One light point, one exhaust fan point, 15 Amps, one Geezer point.

Living/Dining Room : Two light points, two fan points one plug point (15 amps), one T.V. point and one Refrigerator point.

Kitchen: Aqua guard point and exhaust point with a 15amp. point

Stairs: One light point in each landing.

Roofs': To light points

Ground floor: Adequate light points.

Stairs: All landings and steps of the stair-case will be of cota tile/marble.

Ground floor: Total opening land to be laid with crazy or checker tiles.

### WATER SUPPLY;

Boaring water with adequate pump set to lift water to the overheard tank.

The owners will not pay any extra charge for the building and for getting the specification as annexed hereto. But they have to pay extra money for any extra work other than what are stated in hereto.



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### ANNEXURE-II

## (details of the land which the vendors purchased by several deeds)

- Ashoke Kumar Agarwal, referred to therein as vendor of the one part and ANT TELEVISION PRIVATE LIMITED, referred to therein as purchaser of the other part, registered with the office of Additional District Sub-Registrar, Bidhan Nagar, West Bengal and recorded in Book No. I, CD Volume No. 10, Pages 21947 to 21965, Being No. 11330 for the year 2008, the said vendor therein, for the consideration therein, sold, assigned and assured to the purchaser therein, ALL THAT the land measuring about 17 cottah in Mouza Ghuni, J.L. No. 23, Dag No. 3093, 3094, 3095,3096,3097, R.S. Khatian No. 878 and 880, within the jurisdiction of Jyangra-Hatiara No. II Gram Panchayet, Police Station New Town, District North 24-Parganas (Present Khatian No. 4190).
- 2. By a deed of conveyance executed on 04.11.2010 made between Trinity Finance and Credit Private Limited, referred to therein as vendor of the one part and ANT TELEVISION PRIVATE LIMITED, referred to therein as purchaser of the other part, registered with the office of Additional District Sub-Registrar, Bidhan Nagar (Salt lake City), West Bengal and recorded in Book No. I, CD Volume No. 17, Pages 11746 to 11765, Being No. 11011 for the year 2010, the said vendor therein, for the consideration therein, sold, assigned and assured to the purchaser therein, ALL THAT the land measuring about 21 cottah 04 Chitack, in Mouza Ghuni, J.L. No. 23, Dag No. 3093,3094,3095, 3096 and 3097, R.S. Khatian No. 878 and 880, within the jurisdiction of Jyangra-Hatiara No. II Gram Panchayet, Police Station New Town, District North 24-Parganas.(Present Khatian No. 4190).
- 3. By a deed of conveyance executed on 24.09.2018 made between one DEBAPROSAD MONDAL, referred to therein as vendor of the one part and ANT TELEVISION PRIVATE LIMITED, referred to therein as purchaser of the



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other part, registered with the office of Additional District Sub-Registrar, Rajarhat, Newtown and recorded in Book No. I, CD Volume No. 1523 - 2018, Pages 359112 to 359129, Being No. 10904 for the year 2018, the said vendor therein, for the consideration therein, sold, assigned and assured to the purchaser therein, ALL THAT the land measuring about 02 cottah 08 Chitack, in Mouza – Ghuni, J.L. No. 23, R.S & L.R Dag No. 3095, under R.S. Khatian No. 878, corresponding to L.R Khatian No. 8086, previous L.R Khatian No. 1341 within the jurisdiction of Jyangra-Hatiara No.II Gram-Panchayet, Police Station – New Town, District - North 24-Parganas.



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Left	Transfer Street			
Right hand			A Control of the Cont	

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Signature	Whish tanky

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Left Hand	1.000000000000		
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September Sallen Sallengharm September New Term, No.28 24 Marganas

ON JAN 2019

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

GRN:

19-201819-032215186-1

Payment Mode

Online Payment

GRN Date: 27/12/2018 14:22:35

Bank:

State Bank of India

BRN:

IK00WDZYV3

BRN Date: 27/12/2018 14:23:09

DEPOSITOR'S DETAILS

Id No.: 15230001907283/6/2018

[Query No./Query Year]

Name:

SUVANKAR DAS

Contact No.:

Mobile No.:

+91 9836206079

E-mail:

dassuva1685@gmail.com

Address:

281 B B ST KOL 36

Applicant Name:

Mr SUBIT MAJUMDER

Office Name:

Office Address:

Status of Depositor:

Others

Purpose of payment / Remarks:

Sale, Development Agreement or Construction agreement

Payment No 6

PAYMENT DETAILS

SI. No.	Identification No.	Head of A/C Description	Head of A/C	Amount[ ₹)
1	15230001907283/6/2018	Property Registration- Stamp duty	0030-02-103-003-02	74921
2	15230001907283/6/2018	Property Registration- Registration Fees	0030-03-104-001-16	50021

Total

124942

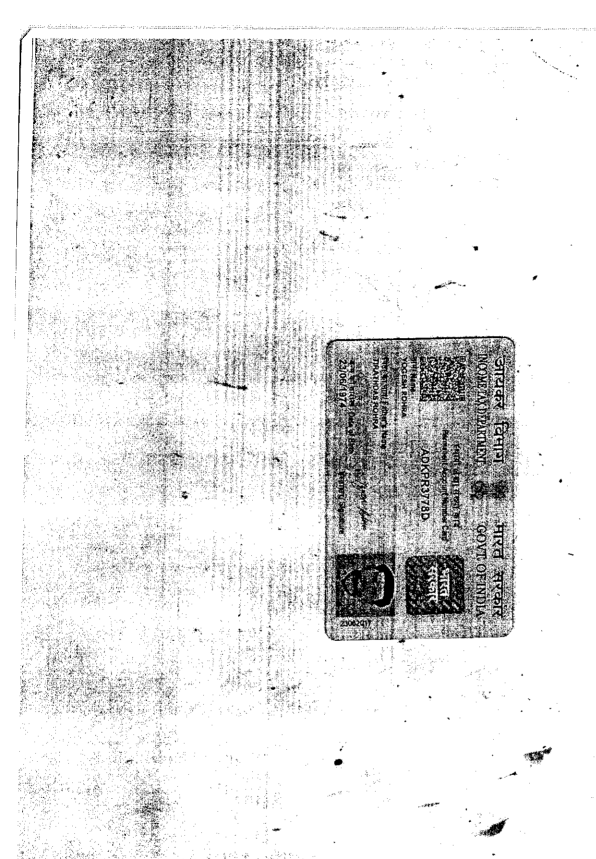
In Words:

Rupees One Lakh Twenty Four Thousand Nine Hundred Forty Two only



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आयकर विभाग INCOME TAX DEPARTMENT ANY TELEVISION PRIVATE CIMITED 09/02/2005 January Commission Commission AAFCA1618J

मारत सरकार GOVT. OF INDIA



चर्मा तेजा संख्या /PERMANENT ACCOUNT NUMBER ABUPT6200E





Volunt Toutura

THE INAME VIKASH TANTIYA

RINI ON THE FEATHERS NAME ABHAY KUMAR TANTIYA

जन्म तिथि IDATE OF BIRTH

08-06-1979

FREILER SIGNATURE

COMMISSIONER OF INCOME-TAX, W.B. - XI







### Major Information of the Deed

Deed No :	I-1523-00059/2019	Date of Registration	03/01/2019		
Query No / Year 1523-0001907283/2018		Office where deed is registered			
Query Date 18/12/2018 12:42:47 PM		A.D.S.R. RAJARHAT, District: North 24-Parganas			
Applicant Name, Address & Other Details  SUBIT MAJUMDER ALIPORE, Thana: Alipore, District: South 24-Parganas, WEST BENGAL, PIN - 700 Mobile No.: 9831759754, Status: Advocate					
Transaction		Additional Transaction			
[0110] Sale, Development A agreement	Agreement or Construction	[4305] Other than Immo Declaration [No of Declaration Immovable Propert 50,00,000/-]	ration : 2], [4311] Other		
Set Forth value		Market Value			
Rs. 4/-		Rs. 8,10,93,951/-			
Stampduty Paid(SD)		Registration Fee Paid	Registration Fee Paid		
Rs. 75,021/- (Article:48(g))		Rs. 50,021/- (Article:E, E, B)			
Remarks			. ,		

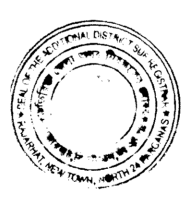
#### Land Details:

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

Sch	Plot	Khatian	Land		Area of Land		Market	Other Details
No	Number	Number	Proposed	1	, wou or Land	1	Value (In Rs.)	Other Details
L2	LR-3094	LR-4190	Bastu	Shali	15 Dec	1/-		Width of Approach Road: 16 Ft., Adjacent to Metal Road,
L3	LR-3095	LR-4190	Bastu	Shali	25 Dec	1/-	3,02,58,937/-	Width of Approach Road: 16 Ft., Adjacent to Metal Road,
	LR-3096	LR-4190	Bastu	Shali	17 Dec	1/-		Width of Approach Road: 16 Ft., Adjacent to Metal Road,
L5	LR-3097	LR-4190	Bastu	Shali	10 Dec	1/-		Width of Approach Road: 16 Ft., Adjacent to Metal Road,
		TOTAL:			67Dec	4 /-	810,93,951 /-	í
	Grand	Total :			67Dec	4 /-	810,93,951 /-	

### Land Lord Details:

SI No	Name,Address,Photo,Finger print and Signature
	ANT TELEVISION PRIVATE LIMITED  1, Acharya Jagadish Chandra Bose Road,, P.O:- BALLYGUNGE, P.S:- Bullygunge, District:-South 24-Parganas, West Bengal, India, PIN - 700020, PAN No.:: AAFCA1618J, Status:Organization, Executed by: Representative, Executed by: Representative



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### Developer Details:

SI No	Name,Address,Photo,Finger print and Signature	
į .	ROHRA DEVELOPERS PRIVATE LIMITED 73, BANGUR AVENUE, P.O:- BANGUR AVENUE, P.S:- Lake Town, District:-North 24-Parganas, West Bengal, India, PIN - 700055, PAN No.:: AAECR3883M, Status::Organization, Executed by: Representative	4

## Representative Details :

SI No	Name,Address,Photo,Finger print and Signature
1	Mr VIKASH TANTIYA
	Son of Mr. Abhay Kumar Tantiya P-447B, Keyatala Road,, P.O:- SARAT BOSE ROAD, P.S:- Gariahat, District:-South 24-Parganas, West Bengal, India, PIN - 700020, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , PAN No.:: ABUPT6200E Status: Representative, Representative of: ANT TELEVISION PRIVATE LIMITED (as DIRECTOR)
2	Mr HARISH KUMAR ROHRA
	Son of Late TIRATH DAS ROHRA 73, BANGUR AVENUE, P.O:- BANGUR AVENUE, P.S:- Lake Town, District:-North 24-Parganas, West Bengal, India, PIN - 700020, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , PAN No.:: AGJPR7205B Status: Representative, Representative of: ROHRA DEVELOPERS PRIVATE LIMITED (as DIRECTOR)
3	Mr YOGESH ROHRA (Presentant )
Į į	Son of Late TIRATH DAS ROHRA 73, BANGUR AVENUE, P.O:- BANGUR AVENUE, P.S:- Lake Town, District:-North 24-Parganas, West Bengal, India, PIN - 700055, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , PAN No.:: ADKPR3778D Status: Representative, Representative of: ROHRA DEVELOPERS PRIVATE LIMITED (as DIRECTOR)

#### Identifier Details

Name & a	address
Mr SUBIT MAJUMDER Son of Mr DILIP MAJUMDER ALIPORE, P.O:- ALIPORE, P.S:- Alipore, District:-South 24-P Caste: Hindu, Occupation: Advocate, Citizen of: India, , Identi ROHRA, Mr YOGESH ROHRA	arganas, West Bengal, India, PIN - 700027, Sex: Male, By fier Of Mr VIKASH TANTIYA, Mr HARISH KUMAR



Trans	sfer of property for L2			
	From	To. with area (Name-Area)		
1 .	ANT TELEVISION PRIVATE LIMITED	ROHRA DEVELOPERS PRIVATE LIMITED-15 Dec		
Trans	fer of property for L3			
SI.No	From	To. with area (Name-Area)		
1	ANT TELEVISION PRIVATE LIMITED	ROHRA DEVELOPERS PRIVATE LIMITED-25 Dec		
Trans	fer of property for L4			
	From	To. with area (Name-Area)		
1	ANT TELEVISION PRIVATE LIMITED	ROHRA DEVELOPERS PRIVATE LIMITED-17 Dec		
Transt	er of property for L5			
SI.No	W-1	To. with area (Name-Area)		
1	ANT TELEVISION PRIVATE LIMITED	ROHRA DEVELOPERS PRIVATE LIMITED-10 Dec		

# Land Details as per Land Record

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

Sch No	Plot & Khatian Number	Details Of Land	Owner name in English
L2	LR Plot No:- 3094(Corresponding RS Plot No:- 3094), LR Khatian No:- 4190	Owner:এ.এন.টি. টেলিভিশন প্রা:, Gurdian:লি: , Address:1 নং এ.জে.সি.বোস রোড, কলি-20 , Classification:শালি, Area:0.47000000 Acre,	ANT TELEVISION PRIVATE LIMITED
L3	LR Plot No:- 3095(Corresponding RS Plot No:- 3095), LR Khatian No:- 4190	Owner:এ.এন.টি. টেলিভিশন প্রা:, Gurdian:লি: , Áddress:1 নং এ.জে.সি.বোস রোড, কলি-20 , Classification:শালি, Area:0.2,1000000 Acre,	ANT TELEVISION PRIVATE LIMITED
L4	LR Plot No:- 3096(Corresponding RS Plot No:- 3096), LR Khatian No:- 4190	Owner:এ.এন.টি. টেলিভিশন প্রা:, Gurdian:লি: , Address:1 নং এ.জে.সি.বোস রোড, কলি-20 , Classification:শালি, Area:0.17000000 Acre,	ANT TELEVISION PRIVATE LIMITED
L5	LR Plot No:- 3097(Corresponding RS Plot No:- 3097), LR Khatian No:- 4190	Owner:এ.এল.টি. টেলিভিশন প্রা:, Gurdian:লি: , Address:1 নং এ.জে.সি.বোস রোড, কলি-20 , Classification:শালি, Area:0.10000000 Acre,	ANT TELEVISION PRIVATE LIMITED

Endorsement For Deed Number: I - 152300059 / 2019



#### On 24-12-2018

### Certificate of Market Value(WB PUVI rules of 2001)

Certified that the market value of this property which is the subject matter of the deed has been assessed at Rs 8,10,93,951/-

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

#### On 02-01-2019

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

Presented for registration at 18:30 hrs on 02-01-2019, at the Private residence by Mr YOGESH ROHRA.

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

Execution is admitted on 02-01-2019 by Mr VIKASH TANTIYA, DIRECTOR, ANT TELEVISION PRIVATE LIMITED, 1, Acharya Jagadish Chandra Bose Road,, P.O.- BALLYGUNGE, P.S.- Bullygunge, District:-South 24-Parganas, West Bengal, India, PIN - 700020

Indetified by Mr SUBIT MAJUMDER, , , Son of Mr DILIP MAJUMDER, ALIPORE, P.O: ALIPORE, Thana: Alipore, , South 24-Parganas, WEST BENGAL, India, PIN - 700027, by caste Hindu, by profession Advocate

Execution is admitted on 02-01-2019 by Mr HARISH KUMAR ROHRA, DIRECTOR, ROHRA DEVELOPERS PRIVATE LIMITED, 73, BANGUR AVENUE, P.O:- BANGUR AVENUE, P.S:- Lake Town, District:-North 24-Parganas, West Bengal, India, PIN - 700055

Indetified by Mr SUBIT MAJUMDER, , , Son of Mr DILIP MAJUMDER, ALIPORE, P.O: ALIPORE, Thana: Alipore, , South 24-Parganas, WEST BENGAL, India, PIN - 700027, by caste Hindu, by profession Advocate

Execution is admitted on 02-01-2019 by Mr YOGESH ROHRA, DIRECTOR, ROHRA DEVELOPERS PRIVATE LIMITED, 73, BANGUR AVENUE, P.O:- BANGUR AVENUE, P.S:- Lake Town, District:-North 24-Parganas, West Bengal, India, PIN - 700055

Indetified by Mr SUBIT MAJUMDER, , , Son of Mr DILIP MAJUMDER, ALIPORE, P.O: ALIPORE, Thana: Alipore, , South 24-Parganas, WEST BENGAL, India, PIN - 700027, by caste Hindu, by profession Advocate

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



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#### On 03-01-2019

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

Admissible under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A, Article number: 48 (g) of Indian Stamp Act 1899.

#### Payment of Fees

Certified that required Registration Fees payable for this document is Rs 50,021/- (B = Rs 50,000/-,E = Rs 21/-) and Registration Fees paid by Cash Rs 0/-, by online = Rs 50,021/-

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 27/12/2018 2:23PM with Govt. Ref. No: 192018190322151861 on 27-12-2018, Amount Rs: 50,021/-, Bank: State Bank of India (SBIN0000001), Ref. No. IK00WDZYV3 on 27-12-2018, Head of Account 0030-03-104-001-16

#### **Payment of Stamp Duty**

Certified that required Stamp Duty payable for this document is Rs. 75,021/- and Stamp Duty paid by Stamp Rs 100/-, by online = Rs 74,921/-

1. Stamp: Type: Impressed, Serial no 7805, Amount: Rs.100/-, Date of Purchase: 07/12/2018, Vendor name:

SUBHANKÁR DAS Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 27/12/2018 2:23PM with Govt. Ref. No: 192018190322151861 on 27-12-2018, Amount Rs: 74,921/-, Bank: State Bank of India (SBIN0000001), Ref. No. IK00WDZYV3 on 27-12-2018, Head of Account 0030-02-103-003-02

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

Same Andrews



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Certificate of Registration under section 60 and Rule 69.
Registered in Book - I
Volume number 1523-2019, Page from 12365 to 12408

being No 152300059 for the year 2019.



Digitally signed by SANJOY BASAK Date: 2019.01.08 14:55:20 +05:30 Reason: Digital Signing of Deed.

(Sanjoy Basak) 08-01-2019 2:55:01 PM ADDITIONAL DISTRICT SUB-REGISTRAR OFFICE OF THE A.D.S.R. RAJARHAT West Bengal.

(This document is digitally signed.)



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