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Certified that the document is admitted to registration. The Signature sheet and the endorsement sheets attached with this document are the part of this document

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Dist. Sub-Registrar
Sonarpur, South 24 Parganas
12 FEB 2013

V.No. - 1238/12
Q.No. - 97/13

DEVELOPMENT AGREEMENT

THIS DEVELOPMENT AGREEMENT is made on this the 16th day of JANUARY, 2013 (two thousand and thirteen) **BETWEEN (1) SRI AJIT KUMAR DAS** son of- Late Surya Kumar Das and **(2) SMT. CHHANDA DAS** wife of- Sri Ajit Kumar Das, both by faith- Hindu, by occupation- Business, residing at- 167, Garia Main Road, Tentultala, P.O.- Garia, P.S.- Sonarpur, Kolkata- 700084, hereinafter jointly referred to as the **LANDOWNERS**

THIS DEVELOPMENT AGREEMENT

2013

WITNESSETH

1115 17.10.2012

নাম
ঠিকানা
মূল 50/-
গভঃ স্ট্যান্ডার্ড ভেঞ্জার-সবাসাচী দেব
সোনাপুর ১০, ডি. এল. আর. ও
বেঙ্গালুরু- ১৫০

DEBANK BHATTACHARYA
Advocate
Sub Court, Calcutta

Ajit Das



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Ajit Das



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Chanda Das

Advt. Dist Sub-Registrar
Sonarpore, South 24 Pgs.
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For City Star Ganguly Projects LLP

Identified by me:
Debank Bhattacharyya
Advocate
High Court, Calcutta

(which term or expression shall unless excluded by or repugnant to the subject, context or meaning thereof be deemed to mean and include their respective heirs, successors, executors, administrators, legal representatives, assigns) of the **ONE PART**

AND

CITY STAR GANGULY PROJECTS LLP a Partnership Firm registered under the provisions of Limited Liability Partnership Act, 2008 and represented by one of its Partners **SRI AMIT GANGULY** son of- Sri Ranjit Ganguly, by faith- Hindu, by occupation- Business, residing at- 174, Garia Station Road, Post Office- Garia, Police Station- Sonarpur, Kolkata- 700084, hereinafter jointly referred to as the **DEVELOPER** (which expression shall unless excluded by or repugnant to the context be deemed to mean and include its successor or successors-in-office and/or assigns) of the **OTHER PART**.

WHEREAS:-

- A. One Sri Biswambar Naskar along with his other co-sharers while seized and possessed of the First Schedule land with other lands executed a Deed of Settlement in favour of his two sons namely Sri Kalipada Naskar and Sri Ajay Naskar, the said Deed of Settlement was registered on 01.08.1970, before A.D.S.R. Sonarpur and recorded in Book No. 1, Volume No. 37, Pages 4 to 7, Being No. 2554, for the year 1972 and as per the said Deed of Settlement Sri Kalipada Naskar and Sri Ajay Naskar, both sons of Biswambar Naskar, got the ownership of 9 decimal of land (out of which 6 decimal in R.S. Dag No. 1552 and 3 decimal in R.S. Dag No.



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1552/1913, both in R.S. Khatian No. 265), morefully and particularly described in the First Schedule hereunder;

- B.** While enjoying the joint ownership of the said land of 9 decimal Sri Kalipada Naskar and Sri Ajay Naskar, both sons of Biswambar Naskar transferred their absolute ownership in respect of the said land to Sri Basudev Saha, son of Late Jogesh Chandra Saha by virtue of a Sale Deed registered on 13.11.1987 before District Registrar, Alipore and being Deed No. 16071 of 1987;
- C.** After purchasing the said land Sri Basudev Saha mutated his name in the Rajpur-Sonarpur Municipality and paid Taxes thereon in respect of the said land and thereafter Sri Basudev Saha while seized and possessed of the said land died intestate on 15.09.2010, leaving behind his wife Smt. Ratna Saha and his only son Sri Ratnankur Saha and they became the joint owners of the said land of 9 decimal (6 decimal in R.S. Dag No. 1552 and 3 decimal in R.S. Dag No. 1552/1913, both in R.S. Khatian No. 265), morefully and particularly described in the First Schedule hereunder;
- D.** Thereafter on 09.01.2012 Smt. Ratna Saha and Sri Ratnankur Saha jointly sold the said land of 9 decimal to Sri Ajit Kumar Das and Smt. Chhanda Das (the Landowners herein) by virtue of a Sale Deed registered before District Sub. Registrar-IV, Alipore and recorded in Book No. 1, C.D. Volume No. 2, Pages 1461 to 1473, Being No. 410, for the year 2012;
- E.** Thus the Landowners herein by virtue of the afore-stated Sale Deed became the owner of total land measuring about 9 decimal be the same a little more or less, more fully and particularly described



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in the First Schedule hereunder written and presently they are enjoying the absolute ownership of the same;

- F.** The Landowners herein evinced an intention to develop the said premises by constructing one or more building or buildings and/or on part thereof comprising self contained residential flats, car parking spaces subject to all requisite permission and/or sanction from the appropriate authorities and not having substantial expertise and/or technical know how further expressed and intention to enter into a joint venture agreement for development substantially expressed and expertise in the field.
- G.** Coming to know of such intention of the Landowners, the Developer approached the Landowners to enter into a joint venture scheme for development of the "Said Premises" and upon due consideration of such proposal the Landowners has agreed to such proposal and framed a scheme of development on the basis of the terms mutually agreed between them as hereinafter appearing.

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

ARTICLE-I-DEFINITION

In this Development Agreement unless it be contrary or repugnant to the context the following words shall have the following meaning:-

- 1.1 **LANDOWNERS** shall mean (1) **SRI AJIT KUMAR DAS** son of- Late Surya Kumar Das and (2) **SMT. CHHANDA DAS** wife of- Sri Ajit Kumar Das, both by faith- Hindu, by occupation- Business, residing at- 167, Garia Main Road, Tentultala, Post Office- Garia, Police Station- Sonarpur, Kolkata- 700084,



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- 1.2 **DEVELOPER** shall mean and include **CITY STAR GANGULY PROJECTS LLP** a Partnership Firm registered under the provisions of Limited Liability Partnership Act, 2008 and represented by one of its Partners **SRI AMIT GANGULY** son of- Sri Ranjit Ganguly, by faith- Hindu, by occupation- Business, residing at- 174, Garia Station Road, Post Office- Garia, Police Station- Sonarpur, Kolkata- 700084.
- 1.3 **SAID PREMISES** shall mean the land total measuring an area of about **9 decimal** be the same a little more or less out of which 6 decimal of land in R.S. Dag No. 1552 and 3 decimal of land in R.S. Dag No. 1552/1913, both in R.S. Khatian No. 265 situated in Mouza- Barhans Fartabad, J.L. No.- 47, R.S. No. 7, Touzi No. 109, Pargana- Medammolla, in Police Station and Sub-Registry Office- Sonarpur under Ward No.- 30 of Rajpur Sonarpur Municipality in the District - 24 Parganas (South), more fully and particularly described and mentioned in the FIRST SCHEDULE hereunder written.
- 1.4 **NEW BUILDING** shall mean the new building to be constructed on the said premises with the maximum floor area Ratio (FAR) available or permissible under the Rajpur Sonarpur Municipality New Building Rules and Regulations and for the time being prevailing as per the plan to be sanctioned by the Rajpur Sonarpur Municipality Building Department.
- 1.5 **UNIT/FLATS** shall mean the constructed area and/or spaces in the building or buildings intends to be built and/or constructed area capable of being occupied and enjoyed independently at the building or buildings to be constructed at the said premises.



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- 1.6 **SUPER BUILT UP AREA** shall mean the total constructed area which will include corridors, staircases, lifts, passage, gateway, walls, water tanks, lobby reservoirs, pump room, meter room caretaker room together of the walls and such other areas used for accommodating common services to the New Building or Buildings to be constructed at the said premises.
- 1.7 **THE PLAN** shall mean and include the plan or plans, revised plans, elevations, designs, drawings and specifications of the New Building or Buildings as shall be sanctioned by the Rajpur Sonarpur Municipality, Building Department in accordance with law.
- 1.8 **LANDOWNERS ALLOCATION** shall mean and include **40%** of the total built up area of the new building or buildings to be constructed in or upon the Said First Schedule Premises including 40% of the built up areas of the Flats and Units and/or showrooms/ commercial space and/or office space and/or shop rooms and/or car parking space (both open and covered) including 40% of the common areas and facilities including ultimate roof and equivalent amount of the undivided proportionate share of land underneath the Said Premises. Moreover the Developer will also provide a Flat measuring more or less 1000 sq. ft. super built up area to the Landowner at the Developers choice apart from the above-stated 40% allocations of the Landowner.

It is made clear that in the event of any additional built up area could be made available owing to further sanction of built up area in modification of the existing building plan then in such event out of all such additional built up area of 40% shall belong to the Landowners without any deduction or any account whatsoever. The Landowners allocation is more fully and particularly described and mentioned in the SECOND SCHEDULE hereunder written.



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PROVIDED HOWEVER, that the choice of the Landowners 40% allocation will be 50% at the choice of the Landowners and rest 50% at the choice of the Developer and these choices should be in a reciprocal manner, which will be specified by the Landowners and the Developer by a Supplementary Agreement to be executed between them within 30 days of obtaining sanction plan from Rajpur Sonarpur Municipality in respect of the First Schedule premises. Immediately after the Building Plan together with the Structural Plan are approved and sanctioned by the concerned authorities the Land Owners and the Developer shall execute among them the afore-said Supplementary Agreement and will identify their respective allocation of the built up area in the copies of such building plan and shall encircle respective allocations in different colours duly counter-signed by them for such identification and either of the parties shall be entitled to retain one such copy in support of their respective entitlement of built up area.

- 1.9 **DEVELOPER'S ALLOCATION** shall mean and include **60%** of the total built up area of the new building or buildings to be constructed in or upon the Said First Schedule Premises including 60% of the built up areas of the Flats and Units and/or showrooms/ commercial space and/or office space and/or shop rooms and/or car parking space (both open and covered) including 60% of the common areas and facilities including ultimate roof and equivalent amount of the undivided proportionate share of land underneath the Said Premises.



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It is made clear that in the event of any additional built up area could be made available owing to further sanction of built up area in modification of the existing building plan then in such event out of all such additional built up area of 60% shall belong to the Developer without any deduction or any account whatsoever. The Developer's allocation is more fully and particularly described and mentioned in the THIRD SCHEDULE hereunder written.

- 1.10 **COMMON EASEMENT** shall mean the easements and quasi easements rights privileges space for the reasonable enjoyment and occupation of such units and shall also include the reciprocal easement, quasi easements, obligations and duties of like nature of the other units in the said buildings or building in or upon such unit or on part thereof, more fully and particularly described in the FIFTH SCHEDULE hereunder written.
- 1.11 **COMMON EXPENSES** shall mean the proportionate share of the costs, charges and expenses for working maintenances, equipment, repairs and replacement of the common amenities, common easement common conveniences including the proportionate share of the Rajpur Sonarpur Municipality Tax, property tax and other statutory taxes and impositions levied in relation to or connected with the said building, buildings and the said premises and land so long separate apportionment is not made in respect of the respective buyer, and/or occupier more fully and particularly described and mentioned in the SIXTH SCHEDULE hereunder written.
- 1.12 **TAX LIABILITIES** all outstanding dues on account of municipal rates and taxes and other statutory impositions and/or dues



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concerning and/or relating to the said premises and/or part thereof up to the date of this agreement and/or handing over possession of the said premises to the Developer strictly in terms of this Agreement shall be the sole and exclusive liability of the Landowners.

PROVIDED HOWEVER, immediately on delivery of possession of the said premises for effecting constructions thereon and/or on part thereof in terms of the building plan the Developer shall be liable for payment of all statutory duties and impositions concerning and/or relating to the said premises.

- 1.13 **TRANSFEROR** with its grammatical variations shall include transfer by possession and by any other means adopted for affecting what is understood as a transfer for space in a multi-storied building to purchaser thereof although the same may not amount to a transfer in law.
- 1.14 **TRANSFeree** shall mean a person, persons firm limited company, association of persons to whom any space and/or unit in the building or buildings to be constructed at the said premises has been transferred.
- 1.15 Words importing singular shall include plural and vice versa.
- 1.16 Words importing masculine gender shall include feminine and neuter gender and vice versa.
- 1.17 Additional built up areas shall mean and include construction of any additional floor or additional block comprising of additional built up areas that would be permitted to be constructed by Rajpur Sonarpur Municipality in or upon the said premises over and above and/or besides the new structures thereon and as such



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additional built up areas shall be apportioned between Landowners and the Developer in the ratio in which the original built up area is being shared.

- 1.18 The words importing names of the parties shall mean and include their respective heirs, executors, legal representatives and/or successor in interest in office and/or assigns.

ARTICLE - II - COMMENCEMENT

- 2.1 **THIS DEVELOPER'S AGREEMENT** shall be deemed to have been commenced on and with effect from the date of this execution.

ARTICLE - III - LANDOWNERS RIGHTS & REPRESENTATIONS

- 3.1 The Landowners are absolutely seized and possessed of or otherwise well and sufficiently entitled to ALL THAT the entirety of the said premises more fully and particularly described in the FIRST SCHEDULE hereunder written.
- 3.2 Except the Landowners no other person or persons shall have any right, claim or interest over and in respect of the Said Premises including any development made thereon and/or part thereof.
- 3.3 The Landowners are fully competent to enter into this Development Agreement.
- 3.4 The said premises is free from all encumbrances, charges liens, lispendens, attachment, trusts, acquisition, requisitions whatsoever or howsoever.
- 3.5 There is no Tenants in the said premises.
- 3.6 There is no Temple, Mosque, debottor or burial ground on the said premises.



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- 3.7 There is no excesses vacant land at the said premises with the meaning of the West Bengal Urban Land (Ceiling & Regulations) Act, 1976 and subsequent amendment thereto.
- 3.8 Immediately after completion of construction of the new proposed building or buildings possession of the Landowners allocation in such new building shall be handed over first to the Landowners by the Developer before parting with possession of the Developer's allocation to intending transferee and this terms shall for all intents and purposes be treated to be a first party on the proposed building or buildings and/or built up areas comprised therein.

ARTICLE-IV

(DEVELOPER'S RIGHT)

- 4.1 The Landowners hereby grants subjects to what have herein been provided, an exclusive right to the Developer to build upon and to commercially exploit the said premises and construct the New Building or Buildings on the said premises in accordance with the building plan or plans to be sanctioned by the Rajpur Sonarpur Municipality, Building Department.
- 4.2 All application, building plans and others papers and documents as may be required by the Developer for the purpose of obtaining necessary sanction from the appropriate authorities shall be prepared by the Developer at its own cost and shall be signed by the Landowners and which will be submitted by the Developer on behalf of the Landowners at Developer's own costs and expenses for sanction of the Building Plan. All costs, charges and expenses required to be paid or deposited for submission of such plan or plans to the Rajpur Sonarpur Municipality and other authorities



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shall be borne and met by the Developer PROVIDED HOWEVER that the Developer shall be exclusively entitled to all refunds or any or all payments and/or deposit to be made by the Developer in connection therewith strictly under this agreement.

ARTICLE-V-TITLE DEEDS

- 5.1 Simultaneously with the delivery of possession of the said premises to the Developer strictly for the purpose of implementing the work of development under the agreement for development the Landowners shall also deliver copies of all original title deeds in their possession relating to the Said Premises which the Developer shall be entitled to keep without any lien until all acts, deeds and things hereunder are done, executed and completed by the Landowners.

ARTICLE-VI-CONSIDERATION

- 6.1 In consideration of the Landowners having agreed to permit the Developer to commercially exploit the said premises and erect, construct and complete the new building or buildings thereon and/or on part thereof in accordance with the plan to be sanctioned by the Rajpur-Sonarpur Municipal authorities, the Developer shall allocate to the owners 40% of the entire residential and car-parking area F.A.R. including common areas, 40% of car parking spaces and 40% of ultimate roof.
- 6.2 The Developer shall prepare and cause the said plan to be sanctioned and to incur and bear all costs charges and expenses for preparation designing and obtaining sanction of the plan and also fees of the Architect.



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- 6.3 The Developer at its own costs shall obtain all necessary permission and/or approvals and/or consent of the authorities for the construction of the new building.
- 6.4 The Developer shall pay costs of supervision of the development and construction of the Landowners allocation in the building and to bear all costs charges and expenses for construction of the building at the said premises.
- 6.5 The aforesaid terms and other terms as embodied in this Agreement are the consideration for grant of exclusive right for development of the said premises.
- 6.6 The Developer shall also construct, erect, complete and make habitable uniformly at its own costs the entire building including common facilities and amenities for the said building.
- 6.7 The Developer shall have no right, title and interest whatsoever in the Landowners allocation and undivided proportionate share in common facilities and amenities which will belong to the Land Owners subject to the provisions herein.
- 6.8 The Developer shall have no right to claim for payment or reimbursement of any cost expenses or charges incurred towards the construction of the Landowners allocation and of the Landowners undivided proportionate share in common facilities and amenities.
- 6.9 The Landowners shall be exclusively entitled to their allocation in the proposed building with exclusive right to transfer or otherwise deal with or dispose of the same and the Developer shall not have any right claim or interest whatsoever therein or any part thereof, and the Developer shall not in any way interfere with or disturb the



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quiet and peaceful possession and enjoyment of the owner's allocation.

- 6.10 The Developer shall be exclusively entitled to the Developer's allocation in the proposed building with exclusive right to transfer or otherwise deal with or dispose of the same and the owner shall not have any right claim or interest whatsoever therein or any part thereof and the Landowners shall not in any way interfere with or disturb the quiet and peaceful possession and enjoyment of the developer's allocation, subject howsoever to what is provided in the Agreement.
- 6.11 The Landowners shall at the request and cost of the Developer sign and execute such papers and documents as may be necessary from time to time for conferring title on the purchaser or purchasers of the unit from the Developer's allocation including car-parking space and in addition for that purpose shall authorize and empower the Developer as their Constituted Attorney to sign such paper and documents as may be thought fit and proper. The costs including stamp and registration charges and all incidental expenses of such papers and documents shall be borne and paid by the Developer and/or its purchaser or purchasers.
- 6.12 The Developer and the Landowners shall be entitled to transfer from and out of their respective allocation of built up areas comprising of different portions and/or units including the car parking space to various purchasers on such terms and conditions as it may deem fit and proper without any reference, consultation, advice or consent of each other. The Developer and the owner shall execute all documents as may be necessary for effecting or



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perfecting the transfer made as aforesaid in favour of the purchasers SAVE THAT the Landowners shall adopt the same covenants as the Developer may adopt in its agreement with the Unit/Flat Owners relating to common portions, common expenses and deposit and other matters of common interest.

ARTICLE-VII-PROCEDURE

- 7.1 Prior to delivery of possession of the said premises the developer shall be eligible with or without workmen to enter into the said premises for the purpose of the soil testing, measurement, survey and/or preparation of the site plan of the said premises without any obstruction demur or objection on the part of the owner or any person claiming through or under them.
- 7.2 The Developer shall be entitled to prepare the plan and submit the same to Rajpur-Sonarpur Municipality in the name of the Landowners and the Developer shall pay and bear all costs, fees for sanction of the plan, Architect's fees and expenses required to be paid for obtaining the sanction of the plan for construction of the building at the said premises. However the Developer shall construct and complete the new building/buildings including the owners' allocation and the common facilities and amenities in terms of the sanctioned plan within a period of 48 (forty-eight) months reckoned from the date of sanction of the plan by Rajpur-Sonarpur Municipality and/or obtaining full actual vacant possession of the premises whichever date is later (subject to FORCE MAJEURE mentioned herein later). PROVIDED HOWEVER, the Developer may if the circumstances so demand apply for an extension of time for completion of the construction



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whereupon the owner shall extend such time for a further period of six months from the date of expiration of the initial period of 48 (forty-eight) months. The date of completion shall be taken as the date of certificate of the Architect stating that the building is complete and an application for obtaining the completion certificate is filed with the concerned authorities. Any delay in the completion of construction due to Landowners action or Landowners not performing their obligations shall not be included in this time period. In the event the Developer fails to complete the project within the time period and grace period as mentioned above then an amount of Rs. 50,000/- (Rupees Fifty thousand only) per month, for the period of such delay, shall be paid to the Landowners by the Developer as damages for the delay, without any deduction or abatement.

7.3 The Landowners hereby further agrees and covenants with the Developer as follows :

- (i) Not to cause any interference or hindrance in the construction of the proposed building at the said premises by the Developer, provided the construction is done in consonance with the building sanctioned plan and in terms of the Agreement.
- (ii) Not to do any act deed or thing whereby the Developer is prevented from selling assigning or disposing of any portion of the Developer's allocation in the proposed building.
- (iii) Not to let out, grant lease, mortgage or charge or in any way transfer or encumber the said premises or any portion thereof without the consent in writing of the Developer.



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- (iv) To sign and apply for all deed, papers and documents building plan, applications and render all assistance as may be required by the Developer from time to time concerning the said premises which are necessary for its development.
- (v) To appoint the Developer as their constituted attorney by executing a General Power of Attorney simultaneously with the execution of this Development Agreement with all powers and authorities to develop the said premises in terms of this Agreement and for that purpose to authorize the Developer to sign all deeds, papers, documents, application, building plan for and on behalf of and in the name of the Landowners and to further empower and authorize the Developer to represent them before all Government, statutory and other authorities including Court of Law.

7.4 The Landowners for the purpose of effecting sale and/or transfer of the Developer's allocation in favour of their nominee or nominees agree to sign and execute the relative Deed or Deeds of Conveyance or transfer particularly in respect of the undivided share in the land attributable to the flat or unit in the Developer's allocation which is being sold or transferred in favour of the Developer's nominee or nominees subject to compliance of all necessary obligation by the Developer under this agreement.

7.5 For the purpose of execution of the Deed of Conveyance in respect of the undivided share in the land attributable to any particular unit or area within the Developer's allocation, the costs, charges and expenses incurred by the Developer for completion of the Land



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Owner's allocation and/or part of the built up area shall be the consideration.

- 7.6 The original title deeds for the said premises shall be kept with the Landowners during the period of construction BUT they shall be bound to produce the same for inspection, within 24 hours, as and when demanded by the Developer.

ARTICLE-VIII-SPACE ALLOCATION

- 8.1 After completion of the building and obtaining the Completion Certificate from the concerned authorities, the Landowners shall be given physical possession of the Landowners allocation prior to the making over possession of the Developer's allocation to the intending purchasers or other persons by the Developer. The Landowners shall be exclusively entitled to transfer or otherwise deal with the Land Owners allocation in any manner without any claim whatsoever of the Developer. After completion of the Landowners allocation within the period mentioned the Developer shall intimate by registered letter with A/D to the Landowners at their residential addresses or any other last known address for taking physical possession of their allocations within 30 days of such intimation.

ARTICLE-IX-BUILDING

- 9.1 The Developer shall at its own cost construct, erect, complete and make habitable uniformly the building and the common facilities and amenities including the Landowners allocation at the said premises in accordance with the plan to be sanctioned by the Rajpur-Sonarpur Municipality Authorities with good and standard



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materials mentioned in the Fourth Schedule hereunder and/or those specification as may be specified by the Architect from time to time.

- 9.2 The Developer shall also provide and install a generator of sufficient, capacity as the Developer may think fit and proper and all costs, charges and expenses on account thereof including the cost of its distribution shall be paid and borne by the Developer.
- 9.3 The Developer shall at the costs of the Developer be authorized on behalf of the Landowners in so far as is necessary to apply for and obtain quotas, entitlements and other allocations of or for cement, steel, bricks and other building materials allocable to the Land Owners for the construction of the building and to similarly apply for and obtain temporary and permanent connection of water, electricity, power, drainage, sewerage and/or gas to the building and other provisions and facilities required for the construction or enjoyment of the building for which purpose the Landowners shall execute in favour of the Developer or its nominee a Power of Attorney and other authorities as shall be required by the Developer from time to time.
- 9.4 The Developer shall at its own costs and expenses and without creating any financial or other liability on the Landowners construct and complete the new building and various units therein in accordance with the building plan.
- 9.5 All costs, charges and expenses, legal and/or otherwise, including Architects fees shall be paid discharged and borne by the Developer and the Landowners shall have no liability in this context.



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ARTICLE-X-COMMON FACILITIES

- 10.1 The Developer shall pay and bear all municipal taxes and other dues and outgoings in respect of the said premises from the date of receiving vacant possession till such time as provided hereinafter.
- 10.2 As soon as the building is completed, the developer shall give written notice through registered post with A/D to the Landowners requiring the Landowners to take possession of the Landowners allocation in the newly constructed building and certificate to that effect of the Architect being produced then within 10 days from the date of service of such notice the Landowners shall be obliged to take possession thereof and shall be liable to pay and discharge all Municipal taxes, rates duties and other outgoings and imposition whatsoever (hereinafter for the sake of brevity referred to as "the said rates") payable in respect of the Landowners allocation, the said rates to be apportioned pro-rate with reference to the saleable space in the building if they are levied on the building as a whole.
- 10.3 The Landowners and the Developer shall punctually and regularly pay for respective allocations the said rates and taxes to the concerned authorities or otherwise as may be mutually agreed upon between the Landowners and the Developer and both the parties shall keep each other indemnified against all claims actions demands costs charges expenses and proceedings whatsoever directly or indirectly instituted against or suffered by or paid by either of them as the case may be, consequent upon any default by the Landowners or the Developer including any person or persons claiming through or under them in this behalf.



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- 10.4 As and from the date of service of notice of possession the Landowners and Developer shall also be responsible to pay and bear proportionate share of the service charges @ Rs. 2/- per sq. ft. for the common facilities in the building payable for the respective allocations, and such charges shall include proportionate share of premium for the insurance of the building electricity charges, water, fire and scavenging charges and taxes for light sanitation and operation repair and renewal charges for bill collection and management of the common facilities renovation replacement repair and maintenance charges and expenses for the building and of all common wiring, pipes, electrical and mechanical equipment switchgear transformers generators pumps motors and other electrical and mechanical installations appliances and equipments stairways corridors halls passages ways lifts shafts gardens park ways and other common facilities whatsoever as may be mutually agreed from time to time.
- 10.5 Any transfer of any part of the Landowners allocation of the building shall be subject to the other provisions of these presents and the owner and/or any person claiming through or under them shall thereafter be responsible in respect of the space transferred to pay the said rates and service charges for the common facilities.
- 10.6 All deposit or payment which is required to be made to the West Bengal State Electricity Distribution Co. Ltd. (WBSEDCL) authorities for any individual supply in respect of the Landowners allocation will be paid and discharged by the Landowners and/or their nominee or nominees.

ARTICLE-XI-COMMON RESTRICTIONS



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- 11.1 The Landowners allocation in the new building or buildings at the said premises shall be subject to the same restriction on transfer and use as are applicable to the Developer's allocation in the new building intended for the common benefits of all occupiers of the new building or buildings.
- 11.2 The Landowners and/or the Developer shall not use or permit to be used their respective allocation in the new building or buildings or any portion thereof for carrying on any obnoxious illegal and immoral trade or activity nor use thereof or for any purpose which may cause any nuisance or hazard to the other occupiers of the new building or buildings.
- 11.3 Neither party shall demolish or permit demolition of any wall or other structure in their respective allocations or any portion thereof or make any structural alteration therein without the previous consent and/or permission from appropriate authorities and from the co-purchasers or co-owners.
- 11.4 The parties shall abide by all laws, Bye-laws, Rules and Regulations of the Government, Local Bodies statutory authorities as the case may be and shall attend to answer and be responsible for any deviation violation and/or breach of any of the said laws, Bye laws, Rules and Regulations.
- 11.5 The respective allottees shall keep the interior and walls, sewers, drains, pipes and other fittings and fixtures and appurtenances and floor and ceiling etc. in each of their respective allocations in the new building or buildings in good working condition and repair and in particular so as not to cause any damage to the new building or buildings or any other space or accommodation therein



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and shall keep other occupiers of the building indemnified from an
against the consequences of any breach.

- 11.6 The parties hereto shall not do or cause or permit to be done any
act or thing which may render void and violable any insurance of
the new building or buildings or any part thereof and shall keep
the Developer and other occupiers of the said building harmless
and indemnified from and against the consequences of any breach.
- 11.7 No goods or other items/materials shall be kept by the Landowners
or by the Developer for display or otherwise in the corridors or
other places of the common use in the new building or buildings
and no hindrance shall be cause in any manner in the free
movement in the corridors and other places of common use in the
new building or buildings and in case any such hindrance is
caused the Developer or the Executor as the case may be shall
entitled to remove the same at the risk and cost of the other.
- 11.8 Neither party shall throw or accumulate any dirt, rubbish waste or
refuse or permit the same to be thrown or accumulated in or about
the new building or buildings or in the compounds corridors or any
other portions of the new building or buildings.
- 11.9 The Landowners shall permit the Developer and its servants and
agents with or without workmen and others at all reasonable
times, to enter into and upon the Landowners allocation and very
part thereof for the purpose of repairing maintaining rebuilding
cleaning lighting and keeping in order and good condition any
common facilities and/or for the purpose of pulling down maintain
repairing and testing drains, gas and water pipes and electric wires
and for any similar purposes.



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ARTICLE-XII-OBLIGATIONS OF THE LAND OWNERS

- 12.1 The Landowners hereby agrees and covenants with the Developer not to cause any interference or hindrance in the construction of the new building or buildings at the said First Schedule premises by the Developer, but the Landowners shall have the right to supervise the construction of the new building or buildings at the said premises personally.
- 12.2 The Landowners hereby agrees and covenants with the Developer not to do any act or deed or thing whereby the Developer may be prevented from selling, and/or disposing of any part of the Developer's allocation in the new building or buildings or at the said premises subject to the assurance of delivery of undisputed possession of the Landowners allocation within the specific period as above.
- 12.3 The Landowners hereby agrees and covenants with the Developer to pay municipal rates, taxes on and from the date of delivery of the possession of the Landowners allocation to the Landowners by the Developer.
- 12.4 The Landowners shall cause to be joined such person or persons as Vendor as may be required by the Developer in the agreements and/ or sale deeds that may be executed for sale and transfer of the Developer's allocation in favour of the intending purchasers.
- 12.5 The Landowners shall actively render at all times all cooperation and assistance to the Developer in construction and completion of the proposed building or buildings and for effectuating the sale and/or transfer envisaged hereunder.



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- 12.6 Upon the Developer completing construction to the satisfaction of Landowners and delivering possession to the Landowners their allocation, the Landowners shall hold the same on the terms and conditions and restrictions as regard the user and maintenance of the buildings as the other flat purchasers of the buildings.
- 12.7 The Developer will have the right to amalgamate the First Schedule land with adjacent land for making the project more beneficial, but the Developer shall liable to pay and discharge all costs, charges and expenses for such amalgamation and the Landowners will not get any extra area advantage for such amalgamation.
- 12.8 The Land Owner will have to pay an one time fixed charge of Rs. 1,00,000/- (Rupees One Lac) only per flat in respect of their allocated total Flats to the Developer in respect of the First Schedule premises for installations of generators, common electric meter, transformer, individual electric meter etc.

ARTICLE-XIII-OBLIGATIONS OF THE DEVELOPER

- 13.1 The Developer hereby agrees and covenants with the Landowners to complete the construction delivery of the possession of the Landowners allocation to the Landowners of the new building or buildings at the said First Schedule premises in terms of the sanction plan within a period of 48 (forty-eight) months which will be calculated from the sanction of the building plan and starting of construction work on the Schedule land, a grace period of further 6 (six) months (if required) will be given by the Landowners to the Developer for completion of the building project. **Time is the essence of this contract.**



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- 13.2 The Developer hereby agrees and covenants with the Landowners not to violate or contravene any of the provisions of Rules applicable for construction of the new building or buildings at the said premises.
- 13.3 The Developer hereby agrees and covenants with the Landowners not to do any act deed or thing whereby the Landowners are prevented from enjoying selling, assigning and/or disposing of any of the Landowners allocation in the new building or buildings at the said premises.
- 13.4 The Developer hereby agrees and covenants with the Landowners that Developer shall bear and pay all municipal and other statutory duties and outgoings in respect of the said premises without any reservation until production of completion certificates from the concerned and appropriate authorities.
- 13.5 The Developer hereby agrees and covenants with the Landowners not to transfer and/or assign the benefits of this Agreement or any portion thereof.
- 13.6 In case the Developer's project is neglected, delayed or otherwise fails due to breach of contract and default within the time limit herein the Developer shall be liable to compensate the Landowners.
- 13.7 The Developer shall hereafter be solely responsible to take all necessary measure to resolve all disputes strictly contractual or otherwise concerning the Said Premises without any delay or default and without claiming any reimbursement of cost on any account thereof.

ARTICLE-XIV-LAND OWNERS INDEMNITY



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- 14.1 The Landowners hereby undertakes that the Developer shall be entitled to the said construction and shall enjoy its allocated space without any interference and/or disturbance provided the Developer performs and fulfils all the terms and conditions herein contained and/or its part to be observed and performed.
- 14.2 The Landowners hereby undertakes to keep the Developer indemnified against all third party claims and action against the said premises in respect of the Landowners allocation at the said premises, on and from the date of delivery of the possession of the Landowners allocation to the Landowners by the Developer.

ARTICLE-XV-DEVELOPER'S INDEMNITY

- 15.1 The Developer hereby undertakes to keep the owner indemnified against all third party claims and actions arising out of any sort of act or omission of the developer in or relating to the development of the said premises and the construction of the said building, and the Landowners shall not be held answerable, responsible and/or liable under any circumstances in any way whatsoever.
- 15.2 The Developer hereby further undertakes to keep the Landowners indemnified against any financial liabilities if any taken by the Developer from the Bank or other institution for the purpose of development of said premises. The Developer shall have no right to mortgage the said property with the Bank and/or other financial institution for the purpose of taking any loan whatsoever, without the consent of the Landowners.
- 15.3 That in no event neither the Landowners nor any of their estate shall be responsible and/or be made liable for payment of any dues of Bank or other financial organization and for that purpose



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the developer shall keep the owner's indemnified against all action suits, proceedings and other charges in respect thereof.

ARTICLE-XVI-MISCELLANEOUS

- 16.1 The Landowners and the Developer have entered into this agreement purely on principal-to-principal basis and nothing contained herein shall be deemed to construe a partnership between the Developer in any manner nor shall the parties thereto constitute an association of persons.
- 16.2 It is understood that from time to time in order to facilitate the construction of the building by the Developer various deeds matters and things not herein specified may be required to be done by the Developer and for which the Developer may need the authority of the owner and various applications and other documents may be required to be signed or made by the Landowners relating to which specific provisions may not have been mentioned herein. The owners, hereby undertake to authorize and empower the Developer in the matter and the owner shall execute any such additional power of attorney and/or authorizations in favour of the developer or its nominee or nominees as may be required by the Developer for the purposes and the Landowners also undertake to sign and execute all such additional applications and other documents as the case may be provided that all such actions deeds matters and things do not in any way fringe on the rights of the Landowners and/or go against the spirit of this Agreement.
- 16.3 Any notice required to be given by the Developer shall without prejudice to any other mode of service available be deemed to have



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been served on the Landowners if delivered by hand with due acknowledgement or sent by pre paid registered post with acknowledgement due at the residence of the Landowners and/or the last known address and shall likewise be deemed to have been served by the Landowners on the Developer if delivered by hand or sent by pre paid registered post to the Registered Office of the Developer.

- 16.4 The Developer and the Landowners jointly shall frame a scheme for the management and administration of the said building or buildings and/or common part thereof. The parties hereby agree to abide by all the rules and regulations of such Management Society Association / Holding Organization and hereby give their consent to abide by the same.
- 16.5 As and from the date of completion of the building the Developer and/or its transferees and the owner and/or their transferees shall be liable to pay and bear proportionate charges on account of ground rent if any and wealth tax and other taxes payable in respect of their respective spaces.
- 16.6 There is no existing agreement regarding the development or sale of the said premises and that all other arrangements, if any, prior to this agreement have been cancelled and are being superseded by this agreement.

ARTICLE-XVII-FORCE MAJURE

- 17.1 The Developer shall not be considered to be liable to any obligations hereunder to the extent that the performance of the relevant obligations are prevented by the existence of the force



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majeure and shall be suspended from the obligation during the duration of the force majeure.

- 17.2 "Force-Majure" shall include natural calamities, Act of God, flood, Tidal waves, earthquake, riot, war, storm, tempest, fire, civil-commotion, air-raid, strikes (including by contractor/construction agencies), lock out, transport strike, notice or prohibitory order from Municipal Corporation or any other statutory body or any Court, Receiver, Government Regulations, new and/or changes in any Municipal or other rules, laws or policies effecting or likely to affect the project or any part or portion thereof, any claim or disputes or clouds relating to or concerning the owner right, title, interest of the said First Schedule land including the statutory department such as BLLRO, ULC, Municipality etc. shortage of essential commodities and/or any circumstances beyond the control or reasonable estimation of the Parties herein.

ARTICLE-XVIII-JURISDICTION

- 18.1 Civil Court exercising territorial jurisdiction shall have exclusive jurisdiction for adjudication of any dispute concerning and/or relating to and arising out of this agreement and/or implementation of any of the acts by the parties hereto.

ARTICLE-IX-APPLICABLE LAWS

- 19.1 The interpretation of this agreement and/or any acts and/or omission arising out of this agreement including the conduct of the parties shall be governed by the applicable laws for the time being in force in India and/or State of West Bengal including their amendments and modifications from time to time.



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FIRST SCHEDULE ABOVE REFERRED TO

ALL THAT piece and parcel of the Sali land total measuring about **9 decimal** be the same a little more or less out of which **6 decimal of land in R.S. Dag No. 1552** and **3 decimal of land in R.S. Dag No. 1552/1913**, both in R.S. Khatian No. 265 situated in Mouza- Barhans Fartabad, J.L. No.- 47, R.S. No. 7, Touzi No. 109, Pargana- Medammolla, in Police Station and Sub-Registry Office- Sonarpur under Ward No.- 30 of Rajpur Sonarpur Municipality in the District - 24 Parganas (South), and the entire land is butted and bounded as follows :-

ON THE NORTH : By R.S. Dag No.- 1552 (P), 1352;

ON THE SOUTH : By R.S. Dag No.- 1555, 1554;

ON THE EAST : By R.S. Dag No.- 1553;

ON THE WEST : By R.S. Dag No.- 1555;

SECOND SCEHDULE ABOVE REFERRED TO

LAND OWNER'S ALLOCATION

ALL THAT 40% of the total built up area of the new building or buildings to be constructed in or upon the Said Premises described in the FIRST SCHEDULE hereinabove mentioned including 40% of the built up areas of the Flats and Units and/or showrooms/ commercial space and/or office space and/or shop rooms and/or car parking space (both open and covered) including 40% of the common areas and facilities as also the ultimate roof thereof and equivalent amount of undivided proportionate share of land underneath the Said Premises. Moreover the Developer will also provide a Flat measuring more or less 1000 sq. ft. super built up area to the Landowner at the Developers choice apart from the above-stated 40% allocations of the Landowner.



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THIRD SCHEDULE ABOVE REFERRED TO
DEVELOPER'S ALLOCATION

ALL THAT 60% of the total built up area of the new building or buildings to be constructed in or upon the Said Premises described in the FIRST SCHEDULE hereinabove mentioned including 60% of the built up areas of the Flats and Units and/or showrooms/ commercial space and/or office space and/or shop rooms and/or car parking space (both open and covered) including 60% of the common areas and facilities as also the ultimate roof thereof and equivalent amount of undivided proportionate share of land underneath the Said Premises.

FOURTH SCHEDULE ABOVE REFERRED TO
(SPECIFICATIONS)

1. FOUNDATION & STRUCTURES

- a) RCC framed structure on concrete piles all the materials are to be best of quality and the steel should be from the Company of ISI brand.

2. WALLS

- a) Plaster of Paris in the interiors of the walls and ceilings.
- b) Attractive external finish with best quality cement paint like weather coat with silicon.

3. DOORS MAIN DOOR SHOULD BE OF WOODEN/STEEL

- a) Aluminum sliding windows with large glass panes (French window if required).
- b) Door frames of Sal wood.
- c) Solid core commercial hot pressed phenol bonded Flush doors with accessories from reputed Co. with ISI mark. The locks of all doors will be of reputed Co. like Godrej or ISI mark.

4. FLOORING



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- a) Flooring Vitrified tiles or marble of reputed co. drawing dining tiles size should be 2' X 2' square or slab.

5. **KITCHEN**

- a) Coloured designed ceramic tiles up to height of 30 inch.
- b) Kitchen working table counter top with granite to be used.
- c) Provision for exhaust fan.

6. **BATHROOMS**

- a) Coloured/ designed ceramic tiles up to height of upper level of window (minimum 7").
- b) Concealed plumbing system using standard make pipes and fittings of ISI mark.
- c) White sanitary ware of ISI mark with CP. fittings, Bathroom sanitary ware from global reputed Co. and use taps and shower fitting should from reputed global brand.
- d) Provision for exhaust fan.

7. **LIFT-** Lift for all co-owner and should be of global reputed company.

8. **ELECTRICAL**

- a) PVC conduit pipes with copper wiring
- b) 15 & 5 Amp. Points one each in living room, bedrooms, bathrooms and kitchen T.V. connection should be in all bed room and dining rooms.
- c) M.C.B. & E.L.C.B. make of reputed Co. to be installed in all Flats, floors of Blocks.

9. **INTERCOM FACILITIES** to be installed and to be interconnected to all the flats and security office.



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10. CCTV SURVEILLANCE security system to be installed inside all lobbies and all floors of the Building and the vacant area of the project.

- a) Electrical Calling Bell point at entrance of the residential flats.
- b) Concealed Telephone point in living room and all the Bedrooms.
- c) T. V. point in living room and all the Bedrooms.
- d) Common lighting, street lighting to be of electrical.

11. SPECIAL FEATURES

- a) Common Staff toilet in ground floor.
- b) Deep tube-well and overhead tank will be provided.
- c) Roof treatment for water proofing on the Roof and heat reflecting tiles to be fitted.

FIFTH SCHEDULE ABOVE REFERRED TO

(COMMON EASEMENT)

1. The clear uninterrupted right of access in common with the Landowner and/or Landowner and/or other occupiers of the said buildings of all times and for all purpose connected with the use and enjoyment of the staircases, generator, electrical installations, landings, lobbies, common toilets, main gate of the buildings and premises roof, terrace, the passage leading to the building and staircase save and except the unconverted car parking spaces in the passage.
2. The right way in the common as aforesaid at all times and for all purpose connected with the reasonable use and enjoyment of the



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said flat/unit over and along with the drive way and pathway comprised in the said building.

3. The right of protection of the said flat/unit by or from all parts of the building so far they now protect the same.
4. The right of passage in common as aforesaid electricity and soil from and to the said flat/unit through out pipes, drains wires and conduits or beings in under through out pipes, drains, wires and conduits or being in under through or over the said building and premises so far purpose of rebuilding repainting or cleaning any parts of the said flat/unit in so far as such repairing or cleaning as aforesaid cannot be reasonably carried out without such entry.

SIXTH SCHEDULE ABOVE REFREED TO

(COMMON EXPENSES)

1. The expenses for maintenance, operating while washing painting, repairing, changing or replacing or shifting, redecorating and cleaning, lighting of all common bath rooms, the outer walls of the buildings parking space, boundary walls staircase, roof foundation wall, main gate landings deep tubewell, water and sanitary pipes, gas pipes etc. and all other spaces and installations for common use.
2. Cost of periodically inspecting servicing maintaining and ensuring if any stand by electrical and mechanical equipments and other plants and machinery in the building.

SEVENTH SCHEDULE ABOVE REFERRED TO

(COMMON AREAS AND AMENITIES, FACILITIES)



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1. Land on which the building is located and all easements rights, and appurtenances belonging to the said land and the building.
2. Staircase on all the floors.
3. Staircase landings and lift landings on all floors.
4. Lift well
5. Lift plant installation
6. Lift room.
7. Common passage and lobby on the ground floor excepting for parking space area if any.
8. Water pump water tank water pipes and other common plumbing installations.
9. Electrical substation, electrical, wiring meter room generator room and fittings.
10. Water and sewage evacuation pipes from the units to drains and sewers common to the buildings.
11. Drainage, sewers and pipes from the building to the Rajpur Sonarpur Municipality drainage.
12. Pump room.
13. Boundary walls and man gates.
14. Ventilation duct.
15. Such other common parts, areas, equipment, installations, fixtures, fittings and spaces in or about the said building as are necessary for passage to user and occupancy of the unit in common and as are specified by the Developer expressly to be the common parts after construction of the building.



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

SIGNED, SEALED & DELIVERED

by the **Parties** at Calcutta in

presence of:-

1. *Manoj Das*
Kankarpara Seht Rd.
Garia, Kolkata-84.

Manoj Das

✓ *Manoj Das*

SIGNATURE OF THE LAND OWNERS

2. *Dibakar Bhattacharjee*
Advocate
High Court, Calcutta

Manoj Das

FOR CITY STAR GANGULY PROJECTS LLP.
SIGNATURE OF THE DEVELOPER

Drafted by:-

Dibakar Bhattacharjee
Dibakar Bhattacharjee
Advocate,
High Court, Calcutta



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SPECIMEN FORM FOR TEN FINGER PRINTS



452-110

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



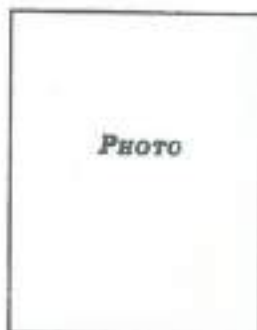
Chanda Das

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



Sanjay

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



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



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12 FEB 2013



Government Of West Bengal
Office Of the A.D.S.R. SONARPUR
District:-South 24-Parganas

Endorsement For Deed Number : I - 01657 of 2013
(Serial No. 00660 of 2013)

On 16/01/2013

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

Presented for registration at 19.00 hrs on 16/01/2013, at the Private residence by Ajit Kr. Das , one of the Executants.

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

Execution is admitted on 16/01/2013 by

1. Ajit Kr. Das, son of Lt. Surya Kumar Das , 167, Garia Main Road , Tentulberia, Thana:-Sonarpur, P.O. :-Garia ,District:-South 24-Parganas, WEST BENGAL, India, Pin :-700084, By Caste Hindu, By Profession : Business
2. Chhanda Das, wife of Ajit Kr. Das , 167, Garia Main Road , Tentulberia, Thana:-Sonarpur, P.O. :-Garia ,District:-South 24-Parganas, WEST BENGAL, India, Pin :-700084, By Caste Hindu, By Profession : Business
3. Amit Ganguly
Partner, City Star Ganguly Projects Lip, 174, Garia Station Road, Thana:-Sonarpur, District:-South 24-Parganas, WEST BENGAL, India, Pin :-700084,
, By Profession : Business

Identified By Dibakar Bhattacharjee, son of ., High Court, Kolkata, District:-Kolkata, WEST BENGAL, India, , By Caste: Hindu, By Profession: Advocate.

(Biswajit Dey)
ADDITIONAL DISTRICT SUB-REGISTRAR

On 18/01/2013

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.-46,36,367/-

Certified that the required stamp duty of this document is Rs.- 7020 /- and the Stamp duty paid as: Impressive Rs.- 50/-

(Biswajit Dey)
ADDITIONAL DISTRICT SUB-REGISTRAR

On 12/02/2013

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 : 4, 5(f) of Indian Stamp Act 1899,

Payment of Fees:

Amount By Cash

(Biswajit Dey)
ADDITIONAL DISTRICT SUB-REGISTRAR

12/02/2013 17:27:00

EndorsementPage 1 of 2



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Government Of West Bengal
Office Of the A.D.S.R. SONARPUR
District:-South 24-Parganas

Endorsement For Deed Number : I - 01657 of 2013
(Serial No. 00660 of 2013)

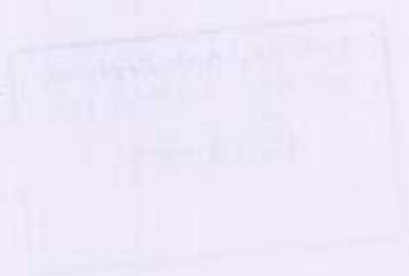
Rs. 21.00/-, on 12/02/2013

(Under Article : ,E = 21/- on 12/02/2013)

Deficit stamp duty

Deficit stamp duty Rs. 7000/- is paid , by the draft number 043783, Draft Date 22/01/2013, Bank : State Bank Of India, BAGHJTIN BZR GNGULI BGN, received on 12/02/2013

(Biswajit Dey)
ADDITIONAL DISTRICT SUB-REGISTRAR



(Biswajit Dey)
ADDITIONAL DISTRICT SUB-REGISTRAR




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Certificate of Registration under section 60 and Rule 69.

Registered in Book - I
CD Volume number 5
Page from 1381 to 1422
being No 01657 for the year 2013.




(Biswajit Dey) 14-February-2013
ADDITIONAL DISTRICT SUB-REGISTRAR
Office of the A.D.S.R. SONARPUR
West Bengal