

DEED OF CONVEYANCE

This **DEED OF CONVEYANCE** ("Deed") is made on this 2013 at Kolkata day of

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- 5 Jul 2013



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

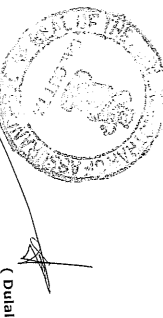
Endorsement For Deed-Number: 1 - 10021 of 2013

(Serial No. 09419 of 2013 and Query No. 1902L000021625 of 2013)

Deficit stamp duty

Deficit stamp duty Rs. 230447/- is paid , by the draft number 347164, Draft Date 05/07/2013, Bank : State Bank of India, LA MARTINIERE, received on 11/07/2013

(Dulal chandra Saha) ADDL. REGISTRAR OF ASSURANCES-II



(Dulai chandraSaha ADDL. REGISTRAR OF ASSURANCES-I EndorsementPage 2 of 2



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

(Serial No. 09419 of 2013 and Query No. 1902L000021625 of 2013) Endorsement For Deed Number: I - 10021 of 2013

On 05/07/2013

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

Presented for registration at 16.13 hrs on :05/07/2013, at the Private residence by Mr Executant. Dipak Mitra

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

Execution is admitted on 05/07/2013 by

Mr Dipak Mitra, son of Late Satish Chandra Mitra , 333, Jodhpur Park, Kol, Thana:-Lake, District:-South 24-Parganas, WEST BENGAL, India, Pin:-700068, By Caste Hindu, By Profession: Others

Identified By Ajay Tiwari, son of J P Tiwari, 83, Topsia Road South, Kol, Thana:-Tiljala, District:-South 24-Parganas, WEST BENGAL, India, Pin:-700046, By Caste: Hindu, By Profession: Service.

(Dulal chandra Saha) ADDL. REGISTRAR OF ASSURANCES-II

On 06/07/2013

Certificate of Market Value (WB PUVI rules of 2001)

assessed at Rs.-32,91,815/-Certified that the market value of this property which is the subject matter of the deed has been

Certified that the required stamp duty of this document is Rs.- 230447 /- and the Stamp duty paid as: Impresive Rs.- 100/-

(Dulal chandra Saha)
ADDL, REGISTRAR OF ASSURANCES-4

On 11/07/2013

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

Article number: 23, Admissible under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A, Article number : 23, 5 of Indian Stamp Act 1899.

Payment of Fees:

Amount by Draft

Rs. 36299/- is paid , by the draft number 347165, Draft Date 05/07/2013, Bank Name State Bank of India, LA MARTINIERE, received ஞானுரை/2013

M(a) = 25/-M(b) = 4/on 11/07/2013)

(Under Article : A(1) = 36201/-

REGISTRAR OF ASSURANCES-II

ADDL.

11/07/2013 15:47:00

EndorsementPage 1 of 2

		•

BY AND BETWEEN

assigns) of the ONE PART deemed to mean and include his heirs, executors, administrators, representatives, and term and expression shall unless excluded by or repugnant to the subject or context be Account Number AEKPM8110M, hereinafter referred to as the 'VENDOR' (which Jodhpur Park, Police Station – Lake, Kolkata - 700068, West Bengal having **Permanent** MR DIPAK MITRA, son of Late Satish Chandra Mitra, by faith Hindu, residing at 333,

AND

excluded by or repugnant to the subject or context be deemed to mean and include his heirs, executors, administrators, representatives, and assigns) of the OTHER PART. called and referred to as the "PURCHASER" (which term and expression shall unless Kolkata - 700019 vide a notarised Power of Attorney dated 04/07/2013, hereinafter Kumar Dugar, son of Late J. M. Dugar, residing at 52/4/1, Ballygunge Circular Road, Account Number ACAPC9922B, represented by his Constituted Attorney Surendra Circular Road, Police Station - Ballygunge, Kolkata - 700019, having Permanent PRADIP KUMAR CHOPRA, son of Late Motilal Chopra, residing at 52/4/1, Ballygunge

each of the Vendor and the Purchaser individually. "Parties" shall mean collectively the Vendor and the Purchaser and "Party" means

WHEREAS:-

- ⋗ land morefully described in Schedule A hereunder and delineated on the Plan annexed hereto and bordered in colour red(hereunder and hereinafter referred to given in favour of the Vendor herein an undivided 1/6th (one sixth) share of the sold, transferred, conveyed, alienated, granted, demised, devised, provided and No.19, Pages 177 to 183, Being No.469 for the year 1972, the said Mrs Ivy Cecil as the "Total Land"). registered with the Additional District Sub Registrar, Alipore in Book No.I, Volume the Vendor herein and therein referred to as the purchaser of the other Part and Ivy Cecil therein referred to as the vendor of the one part and Mr. Dipak Mitra, By an Indenture of Conveyance dated 16th February, 1972 made between Mrs.
- ğ By virtue of the aforesaid the Vendor herein is now ceased and possessed of and measuring about 44.83 decimals. well and sufficiently entitled to 1/6th (one sixth) share of the Total Land

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- ά measuring about 44.83 decimals well and sufficiently entitled to 1/6th By virtue of the aforesaid the Vendor hereinis now ceased and possessed of and (one sixth) share of the Total Land
- \mathcal{O} 8.97 decimals and morefully described in **Schedule B**(hereunder and hereinafter referred to as the "Land") hereunder. 1/5th (one fifth) of 1/6th (one sixth) share of the Total Land measuring about The Vendor has agreed to sale and Purchaser has agreed to purchase undivided
- D. The Vendor herein represents as follows:
- Ξ. lispendens, injunctions, court orders and liabilities whatsoever; acquisitions, requisitions, debutter, prohibitions, restrictions, demands, mortgages, leases, tenancies, licenses, occupancy rights, trusts, That the said Land is free from all encumbrances, charges, liens, claims, attachments, vesting, restrictive alignment, covenants, easements, executions,
- =: or demand whatsoever in respect of the said Land; the Vendor nobody has any right, title, interest, entitlement, possession, claim That the Vendor has a good and marketable title to the said Land and besides
- ≓ pending in any Court of law affecting the said Land and/or any part thereof under any law or Act and/or Rule and no suit(s) and/or proceeding(s) is or are them for the acquisition or requisition of the said Land or any part thereof notice has been served on the Vendor or their predecessors in title or any of title or any of them under any law including the Income Tax, Act, 1961 and no instituted and/or levied and/or served on the Vendor or their predecessors-innor the same has been lying attached under any writ of attachment of any That no Court or Statutory Authority; certificate proceeding and/or notice of attachment have
- ₹ the Purchasers herein; is or may be subsisting for sale and/or for otherwise dealing with the said nature whatsoever with any person or entity other than the Purchasers, which That the Vendor has not entered into any agreement or arrangement of any Land and the Vendor is fully and sufficiently entitled to sell the said Land to

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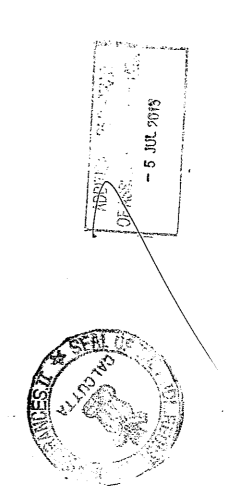
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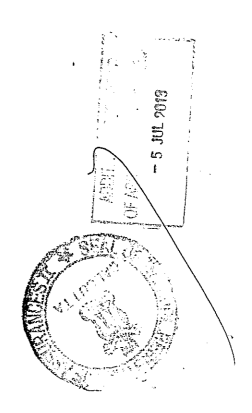
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- < under Urban Land (Ceiling & Regulation) Act, 1976; Regulation) Act, 1976 and that no part or portion of the said Land ever vested favour of the Purchasers under the provisions of the Urban Land That there is no impediment in holding and/or transferring the said Land (Ceiling
- ≤. under West Bengal Land Reforms Act, 1955; Reforms Act, 1955 and that no part or portion of the said Land ever vested That there is no impediment in holding and/or transferring the said Land Ħ Purchasers under the provisions 약 the West Bengal Land
- ≨ That there is no bar legal or otherwise against the Vendor selling the said Land to the Purchasers in the manner herein contained
- ÙΙ total consideration of Rs.32,60,400/- (Rupees Thirty Two Lacs Sixty executions occupancy rights trusts debutter prohibitions restrictions restrictive covenants encumbrances charges liens claims deniands mortgages leases tenancies licenses Purchaser has agreed to purchase from the Vendor the said Land free from all believing the same to be true and correct and acting on the faith thereof, the Relying on the aforesaid representations and assurances of the Vendor Thousand Four Hundred Only). acquisitions requisitions attachments vesting alignment easements court orders liabilities and lis pendens whatsvever, at and for the

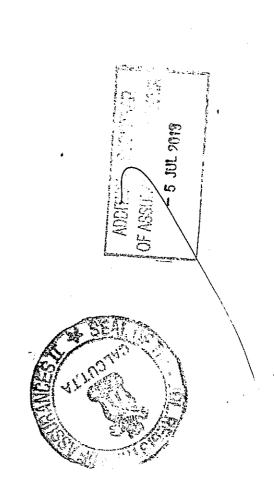
paid by the Purchasers to the Vendor at or before the execution of these presents, NOW THEREFORE THIS DEED WITNESSES in consideration of the transfer convey assign and assure unto the Purchasers absolutely and forever free from hereby for ever acquit release and discharge the Purchasers as well as the said Land written admit and acknowledge and of and from the same and every part thereof doth (the receipt whereof the Vendor doth hereby as well as by the receipt hereunder being the total consideration money for the absolute sale and transfer of the said Land Rs.32,60,400/- (Rupees Thirty Two Lacs Sixty Thousand Four Hundred Only) Total Land measuring about 8.97 decimals and morefully described in Schedule B **THAT** pieces and parcels of undivided $1/5^{th}$ (one fifth) of $1/6^{th}$ (one sixth) share of the requisitions, attachments, vesting, easements, liabilities and lispendens whatsoever ${\color{red} {\bf ALL}}$ licences, occupancy rights, trusts, prohibitions, restrictions, executions, acquisitions all encumbrances, charges, liens, claims, demands, mortgages, leases, tenancies and conveyed). The Vendor doth hereby indefeasibly grant sell sum of



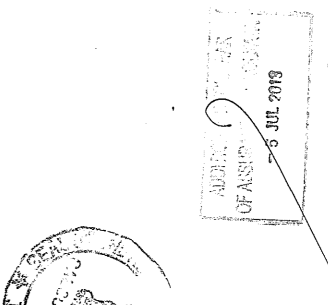
water courses ditches fences paths and all manner of former and other rights liberties other lights all yards courtyards areas common paths and passages sewers drains ways described or distinguished Together With all benefits and advantages of ancient and or times heretofore was or were situated butted and bounded called known numbered OTHERWISE the said Land or any part of portion thereof now is or are or at any time (hereunder and hereinafter referred to as the "Land") hereunder OR HOWSOEVER were held used occupied appertaining or enjoyed therewith or reputed to belong or to or with the same or any part thereof now are or is or at any time or times heretofore whatsoever to the said Land or any part thereof belonging or in anywise appertaining to pattahsmuniments and evidences of title which in anywise exclusively relate comprised and hereby granted and transferred TOGETHER WITH and upon and in respect of the said Land or any and every part thereof herein trust Land claim and demand whatsoever both at law and in equity of the Vendor in to legal incidences thereof AND all the estate right title interest inheritance possession use rents issues and profits of the said Land and of any and every part thereof AND all the appertain thereto AND the reversion or reversions remainder or remainders and the easements concern the said Land or any part or parcel thereof which now are or hereafter shall or or knowingly suffered or been party or privy to any act deed matter or thing whereby or any of the Vendor's predecessors-in-title has at any time heretofore done or executed and every part thereof free from all encumbrances and liabilities of whatsoever nature owner of and well and sufficiently seized and possessed of and entitled to the said Land doth hereby covenant with the Purchaser that the Vendor is the absolute and lawful vesting, alignment, easements, liabilities and lispendens whatsoever AND the Vendor restrictions, restrictive, covenants, executions, acquisitions, requisitions, attachments, absolutely and forever free from all encumbrances, charges, liens, claims, demands, rights and appertenances belonging thereto unto and to the use of the Purchaser conveyed transferred assigned and assured or expressed or intended so to be with all at law or in equity TO HAVE AND TO HOLD the said Land hereby granted sold persons from whom the Vendor can or may procure the same without any action or may be in the custody power possession or control of the Vendor or any person or otherwise or by reason whereof the Vendor may or can be prevented from granting and assured or expressed or so intended to be was or is encumbered in title by reason whereof the said Land hereby granted sold conveyed transferred assigned AND the Vendor doth hereby covenant with the Purchaser that neither the Vendor nor leases, tenancies, licences, occupancy rights, trusts, debutter, prohibitions, privileges walls fences advantages appendages and appurtenances



suffered to the contrary the Vendor at the time of execution of these presents are the Vendor and/or any of the Vendor's predecessors-in-title done executed or knowingly manner aforesaid AND THATNOTWITHSTANDING any act deed or thing by the selling conveying assigning and assuring the said Land or any part thereof in hold possess and enjoy the said Land and receive and take the rents issues and profits indefeasible estate of inheritance without any manner of condition use trust or other assigned and assured or expressed so to be and every part thereof for a perfect and possessed of and entitled to the said Land hereby granted sold conveyed transferred title or any of them AND THAT the Purchaser shall be free and clear and freely and trust for the Vendor or from under or in trust for any of the Vendor's predecessors in the Vendor or any person or persons lawfully or equitably claiming from under or in thereof without any lawful eviction interruption claim or demand whatsoever from or by that the Purchaser shall and may at all times hereafter peaceably and quietly enter into and assure the said Land hereby granted sold conveyed transferred and assured or Vendor has now good right and full and absolute power to grant sell convey transfer THATNOTWITHSTANDING any such act deed or thing whatsoever as aforesaid the said Acts and/or under any of the acts applicable in the State of West Bengal and/or presents AND THAT the Vendor do not hold any excess land under the West Bengal payable in respect of the said Land have been paid in full upto the date of these aforesaid or otherwise AND THAT all rates taxes all other impositions and/or outgoings under or in trust for the Vendor or the Vendor's predecessors in title or any of them as created in respect of the said Land by the Vendor and/or the Vendor's predecessors alignment, easements, liabilities and lispendens whatsoever suffered or made or other estates, encumbrances, charges, liens, claims, demands, mortgages, leases, kept harmless and indemnified of from and against all and all manner of former or and at the costs and expenses of the Vendor well and sufficiently saved defended and clearly and absolutely acquitted exonerated released and discharged or otherwise under any other law AND THAT the said Land or any part thereof is not affected by 1976 and the said Land or any part thereof has not been affected or vested under the Land Reforms Act, 1955 and/or under the Urban Land (Ceiling and Regulation) Act, restrictive, or any of them or by any person or persons lawfully and equitably claiming from and lawful owner of and/or otherwise well and sufficiently seized so to be unto and to the use of the Purchaser in the manner aforesaid AND licences, occupancy rights, trusts, covenants, executions, acquisitions, requisitions, attachments, vesting, to alter defeat encumber or make void the debutter, prohibitions, restrictions, same



and at all times hereafter at the request of the Purchaser make do acknowledge thereof from through under or in trust for the Vendor shall and will from time to of India Act or Rules framed thereunder or any other Acts or Enactments whatsoever order notification or proceeding relating to acquisition or requisition under the Defence Land in any manner whatsoever for realisation of the arrears of Income-tax or other claiming any right title interest or estate whatsoever in the said Land or any part in case of any act omission, breach violation or default by the Vendoror any of them there being any defect in title in respect of the said Landor any portion thereof and/or the Purchaser may suffer and/or incur and/or be liable for or put to in the event of damages costs charges expenses liabilities demands and consequences whatsoever that attachment of any Court or Revenue Authority AND THAT the Vendor doth hereby the said Land or any part thereof is not affected by any Notice declaration Scheme AND FURTHER THAT the Vendor and all persons having or lawfully or equitably indemnify the Purchaser of from and against all actions suits proceedings claims losses Land and/or any part thereof nor the same has been lying attached under any writ of AND THAT no suit and/or proceeding is pending in any Court of law affecting the Acts for the time being in force and/or the rules made or framed thereunder and that said Land or any part thereof under the Land Acquisition Act, 1894 or any other law or proceeding has been issued, published, initiated, instituted relating to acquisition of the public body or authority AND THAT no notice, declaration, order, notification or Collector, any Development or Planning Authority or the Government or any other Income Tax Act, 1961 or any other Act for the time being in force AND THAT the case or proceeding instituted or pending against the Vendor and/or concerning the said Authority or Department or otherwise whatsoever AND THAT there is no certificate Income Tax, Wealth Tax, Gift Tax or Estate Duty Authorities or any other Government started under the Public Demands Recovery Act or any other law at the instance of the any notice or order of attachment including under any certificate case or proceedings easonably required Land is not affected by any declaration notice or scheme of the Land Acquisition further better and more or dues or otherwise under the Public Demands Recovery Act or under part of the thereof untoand Vendor all such acts deeds matters and things whatsoever perfectly and effectually granting and assuring the to the esn of the Purchaser as shall or may





SCHEDULE A

Municipal Premises No.59 and comprised as follows:-Barasat, District North 24-Parganas within Madhyamgram Municipality, Ward No.17, little more or less under Mouza - Doharia, J.L. No. 45, R.S Khatian No. 698, P.S. All That pieces and parcels of raiyati lands measuring about 2.69 acres be the same

		 -				$\overline{}$
	1324	1320	1319	1317		C.S Dag No
Total:	1324	1320	1319	1317		R.S Dag No
	Danga	Bastu	Danga	Danga	· Land	Classification of
2.69	0.44	0.18	0.53	1.54		Area (in acres)

Butted and bounded by:

On the North: By R. S. Plot No. 1321 and 1322

On the South: By R. S. Plot No. 1313, 1314 and 1316

On the East : By R. S. Plot No. 1325 and 1318

On the West: By Metal Road

And delineated on the Plan annexed hereto and bordered in colour red

SCHEDULE B

(Description of the said Land)

comprised as follows:- $1/5^{th}$ (one fifth) of $1/6^{th}$ (one sixth) share of the land described in Schedule A above All That pieces and parcels of land measuring about 8.97 decimal being the undivided

8.97	¥	Total:	
1.47	Danga	1324	1324
0.60 /	Bastu	1320	1320
1.76	Danga	1319	1319
5.14	Danga	1317	1317
Decimal)	Land	•	
Area (in	Classification of	R.S Dag No	C.S Dag No

201. 2013 OF ASSURE - 5

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

SIGNED AND DELIVERED

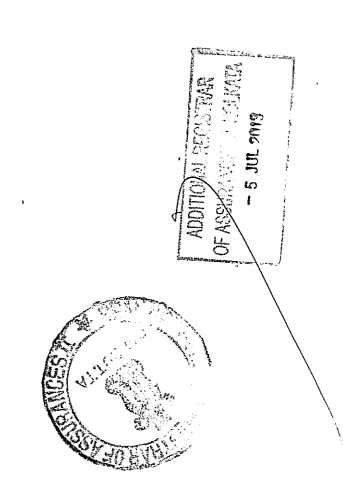
by the **VENDOR** at Kolkata

in the presence of :

Surayit Day 83, Topsia Road (& South) Kolkata - 700046

Ry Toppila Road (South)
Roll- Foody

bythe bened----



MEMO OF CONSIDERATION

Thousand Four Hundred Only) vide several cheques as under: consideration money of Rs.32,60,400/- (Rupees Thirty Two Lacs Sixty RECEIVED on and from the within mentioned Purchaser the within mentioned

32,60,400.00	TOTAL		
32,60,400.00	State Bank of Patiala, Camac Street	05/07/2013	000824
Amount	Bank & Branch	Date	Cheque No.

VENDOR

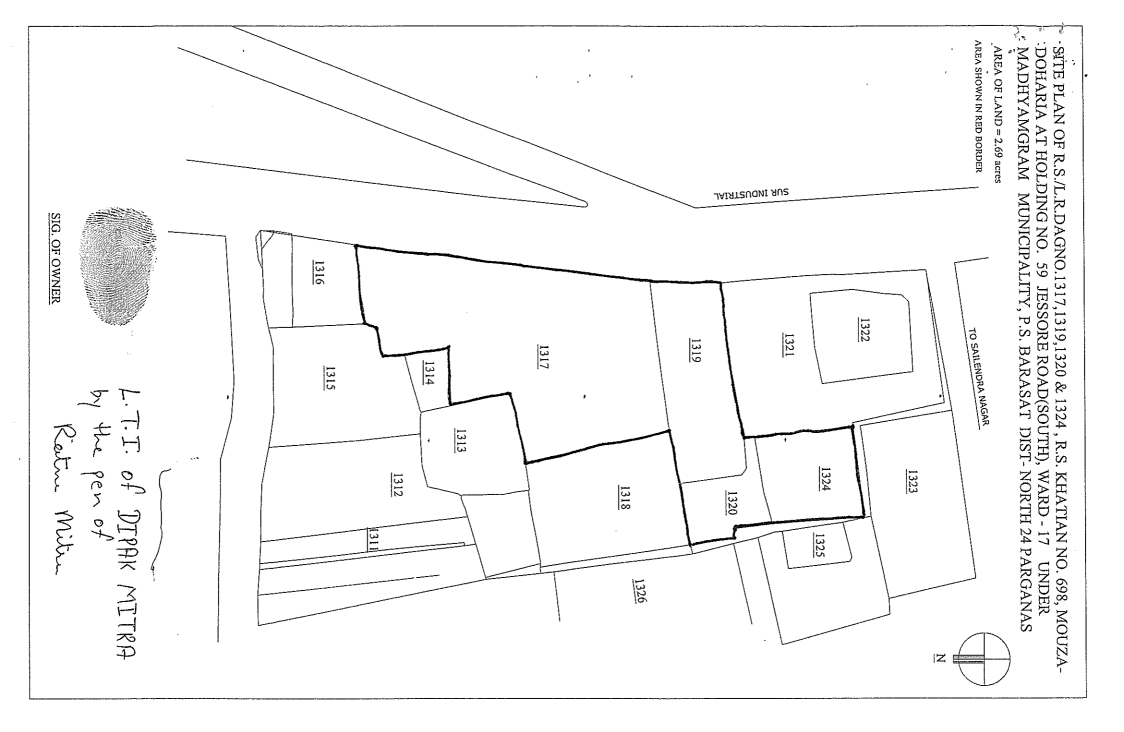
WITNESSES :-

. Surrajet Dan. 83, Tapsia Road (south) Kalkata - 700046.

2. Afford Posoul (Sooth)
Rolf Fosoul

Halfrabyther Broker

ADDITION NOT STRAR -5 JUL 2013



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FORM FOR PHOTOGRAPHS & FINGER PRINTS

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