

भेन्टियर्वेङ्ग पश्चिम बंगाल WEST BENGAL

148604

DEED OF CONVEYANCE DATED APRIL 18, 2011

LAND AREA - 1.2168 Decimal

MOUZA - MAHISHBATHAN

POLICE STATION -- BIDHANNAGAR (EAST)

**DISTRICT - 24 PARGANAS (NORTH)** 

DEED VALUE - Rs.1,51,250/-

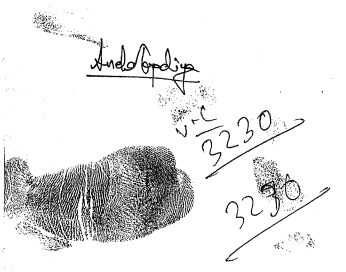
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> Addl District Sub-Registrat Bidhan Nagar (Salt Lake City)

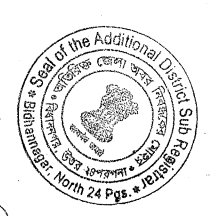
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Advocate
Alipore Police Court
Kolkata-700027



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Add District Sub-Registrate Bidhan Nagar (Salt Lake City)

1 9 APR 2011

Enoths To looking

THIS INDENTURE OF CONVEYANCE made this the 18<sup>th</sup> day of April 2011 [TWO THOUSAND ELEVEN]

#### B-E-T-W-E-E-N

**SNEHA TAPADIYA** wife of Saurav Tapadiya, Indian Citizen, by faith - Hindu, residing at CF-305, Salt Lake City, Kolkata - 700 064, hereinafter called and referred to as the *VENDOR* [which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include her heirs, successors, executors, administrators, legal representatives, nominees, and/or assigns] of the **ONE PART**;

#### AND

[1] SURENDRA KUMAR DUGAR, [Income Tax PAN NO. ACUPD1317K], son of Late J. M. Dugar, by faith — Hindu, by occupation — Business, residing at 52/4/1, Ballygunge Circular Road, Kolkata — 700 019

[2] PAWAN KUMAR AGARWAL, [Income Tax PAN No. ACTPA2421L], son of Late Nand Kishore Agarwal, by faith – Hindu, by occupation – Business, residing at 135G, S. P. Mukherjee Road, Kolkata – 700 026, hereinafter called and referred to as the *PURCHASERS* [which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include their and each of their respective successor or successors-in-interest / office and/or assigns] of the **OTHER PART**;

#### W-H-E-R-E-A-S:

- A. The Vendor is presently the absolute owner of ALL THAT piece or parcel of Bastu land measuring 1.2168 Decimal, be the same a little more or less, having `Rayati' rights therein comprised in part or portion of R. S. Dag No. 478 appertaining to L. R. Khatian No. 1098 TOGETHER WITH one RT Shed measuring in aggregate 100 Square Feet, in Mouza Mahishbathan, J.L. No. 18, Police Station Bidhannagar [East], within the limits of Bidhannagar Municipality, Additional District Sub-Registration Office, Bidhannagar and District Registration Office at Barasat, 24 Parganas (North), hereinafter called and referred to as the said LAND (more fully and particularly mentioned and described the FIRST SCHEDULE hereunder written);
- B. The Vendor has agreed to sell and transfer the said Land and the Purchaser has agreed to purchase and acquire the said Land free from all encumbrances charges liens lispendens attachments trusts whatsoever or howsoever for the consideration and on the terms and conditions hereinafter appearing with the intent and object that

the Purchaser shall be entitled to undertake integrated development of the said Land together with contiguous property either by themselves or in conjunction with the owners of the other adjacent plots of land;

- C. The abstract on title whereby the Vendor has acquired his title of the said Land will appear from the **SECOND SCHEDULE** hereunder written;
- D. At or before execution of these presents the **Vendor** has assured and covenanted with the Purchaser as follows:
  - D.1 THAT the Vendor has purchased and acquired the said **Land** in the manner as would appear from the abstract on title (more fully and particularly mentioned and described in the **SECOND SCHEDULE** hereunder written);
  - D.2 THAT the said **LAND** is free from all encumbrances including but **NOT** limited to charges, liens, lis-pendens, liabilities, claims, demands, objections, mortgages, attachments, acquisitions, requisitions, alignments, vesting with the authorities, lease, license, tenancy, development agreement, easement, right of passage, exchange, trusts, Bargadars (Sharecroppers), Bhagchasi, adverse possession, wakfs, debutter or any type of encumbrance whatsoever or howsoever;
  - D.3 THAT the **Vendor** holds free and marketable title in respect of the said. **LAND**;
  - D.4 THAT save and except the **Vendor** nobody has any right, title and interest of any nature whatsoever and howsoever in the said **LAND**;
  - D.5 THAT the **Vendor** [or **Vendor's** predecessor-in-interest] exercised their respective options to retain the said **LAND** by submission of Form 'B' under the West Bengal Estates Acquisition Act, 1953 **OR** the said **Land** described in the **1**<sup>st</sup> **Schedule** hereunder written stands retained by the then raiyat not having agricultural land beyond the ceiling of the predecessor-in-interest as the case may be;
  - D.6 THAT the said **LAND** described in the **FIRST SCHEDULE** hereunder written has been recorded in the finally published khanda-khatian of the each of the Vendors respectively [or **Vendor's** predecessor-in-interest] as the case may be;

- D.7 THAT the **Vendor** is not a member of Scheduled Tribe and hence he is not required to obtain previous permission in writing from the Revenue Officer under Section 14C of West Bengal Land Reforms Act, for transfer of the said **LAND**;
- D.8 THAT the **Vendor** has not entered into any Agreement for Sale or lease or transfer in respect of his plot nor has created any interest of any third party;
- D.9 THAT the **Vendor** is and his predecessors-in-title were in uninterrupted and/or undisputed Khas possession of the said plot owned by the Vendor without any right or any claim whatsoever of any third party;
- D.10 THAT all rates, charges, taxes, cess and all other-outgoings levied, charged or imposed by any public body or authority including Panchayat/Municipality in respect of the said LAND has been duly paid till date by the Vendor in respect of the said land and no amount is due and payable and in the event of there being any outstanding it shall be the obligation and responsibility of the Vendor to make payment of such outstanding amount in respect of the said land forthwith on demand without any demur. The **Vendor** also agrees to pay all such outgoings which may be levied with retrospective effect in future by the authorities in respect of the said land;
- D.11 THAT the said **LAND** or any part or portion thereof is not subject to any notice of acquisition or requisition and the **Vendor** has not been served with any notice of acquisition or requisition under the Land Acquisition Act or under any notification, rules, and regulation whatsoever nor the same is subject to any attachment under the Public Demand Recovery Act, Income Tax, or any other law for the time being in force;
- D.12 THAT there is no Bargadar and/or Bhagchasi [be it recorded in the R.O.R. or not] into or upon the said **LAND** or any part or portion thereof;
- D.13 THAT the **Vendor** (or his predecessor-in-interest] nor any body claiming from or under the Vendor has granted any right of way or easement or license or created any other type of right or rights whatsoever and howsoever to or in favour of any person or persons, company or corporation in respect of the said land or any part of portion thereof nor such right has become effective by prescription or otherwise, howsoever and that the owners or occupiers of the adjoining lands or the public do not use or have any lawful access to any part

of the said **LAND** for passing and re-passing between any points within the said **Land** or for water line, drainage line, or for any other purpose whatsoever;

- D.14 THAT no part or portion of the said **LAND** can be deemed to be vacant land within the meaning of the Urban Land (Ceiling & Regulations) Act, 1976 and liable to be surrendered / acquired thereunder;
- D.15 THAT the said **LAND** nor any part or portion thereof is subject to any proceedings under any law for the time being in force. There is no decree, attachment or any other order of any court or authority operating against the **Vendor** or the said **LAND** or part or portion thereof, which has the effect of prevailing or restraining the **Vendor** in dealing with and/or disposing of the said plot which can prejudicially affect the title to the same;
- D.16 THAT the **Vendor** is in possession, power or control of the documents of title pertaining to the said land and further confirm that no document of title has been delivered, deposited or handed over by the Vendor or any of his predecessors-in-title to any person whomsoever with a view to creating security, charge or lien thereon;
- D.17 THAT the **Vendor** has agreed to indemnify and keep indemnified the **Purchaser** against any loss, damage (immediate, remote or consequential) action, claim, suit, proceedings, cost charges and expenses in respect of any thing and everything stated herein and as regards any hidden defect in title of any of the **Vendor** of any nature whatsoever and the **Vendor** shall be liable and responsible for discharge of the indemnity;
- D.18 THAT the **Vendor** is now lawfully seized and possessed of or otherwise well and sufficiently to said **LAND** (more fully and particularly mentioned and described in the **FIRST SCHEDULE** hereunder written;
- D.19 THAT each of the **Vendor** is fully competent to sell and transfer the said land in favour of the **Purchaser**;
- D.20 THAT there is no legal bar or impediment under the provisions of any law or rule framed thereunder for the time being in force restraining any of the Vendor in effecting sale and transfer of the said land in favour of the **Purchaser**;

- E. The Purchaser has agreed to purchase and acquire the said LAND relying on the aforesaid representations of the Vendor and believing the same to be true, at and for a consideration of Rs.1,51,250/- (Rupees One Lac Fifty One Thousand Two Hundred Fifty only) (hereinafter referred to as the CONSIDERATION AMOUNT) and subject to the terms and conditions hereinafter appearing;
- F. The parties are desirous of recording the same in writing;

#### NOW THIS INDENTURE OF CONVEYANCE WITNESSETH as follows:

I. THAT in consideration of the said Agreement and in further consideration of a sum of Rs.1,51,250/- (Rupees One Lac Fifty One Thousand Two Hundred Fifty only) of the lawful money of the Union of India well and truly paid by the **Purchaser** to the **Vendor** at or before the execution of these presents (the receipt whereof the Vendor doth hereby and also by the receipt hereunder written admit and acknowledge to have been received and of and from the payment of the same and every part thereof doth hereby acquit release exonerate and discharge the Purchaser and the said Land more fully described in the First Schedulehereunder written and hereby intended to be sold transferred and conveyed) the Vendor doth hereby indefeasibly grant sell transfer convey assign and assure unto and to the Purchaser ALL THAT piece or parcel of Bastu land measuring 1.2168 Decimal, be the same a little more or less, having 'Rayati' rights therein comprised in part or portion of R. S. Dag No. 478 appertaining to L. R. Khatian No. 1098 TOGETHER WITH one RT Shed measuring in aggregate 100 Square Feet, in Mouza - Mahishbathan, J.L. No. 18, Police Station Bidhannagar [East], within the limits of Bidhannagar Municipality, Additional District Sub-Registration Office, Bidhannagar and District Registration Office at Barasat, 24 Parganas (North), (more fully and particularly mentioned and described in the FIRST SCHEDULE hereunder written) OR HOWSOEVER OTHERWISE the said Land or any part or portion thereof now is or are or at any time or times heretofore was or were situated butted and bounded called known numbered described or distinguished TOGETHER WITH all structures, sheds, corrections, yards, courtyards, areas, trees, bushes, crops, sewers, drain, ways, water courses, ditches, fences, paths and all manner of former and other rights liberties easements privileges walls fences advantages appendages and appurtenances whatsoever howsoever thereto or any part or portion thereof now are or is or at any time or times heretofore were or was held used occupied or appertaining or enjoyed therewith or reputed to belong or appertain thereto AND the reversion or reversions remainder or remainders and the rents issues and profits of the said LAND and every part or portion thereof AND all the legal incidences thereof AND all the estate right title interest inheritance possession use trust property claims and demands whatsoever both at law and in equity of each of the Vendors into or upon and in respect of the said **LAND** or any and every part thereof herein comprised and hereby sold granted and transferred **TOGETHER WITH** all deeds pattas muniments and evidences of title which are anyways exclusively relates to or concerns the said **LAND** or any part or portion thereof which now are or hereinafter shall or may be in the custody power possession or control of the **Vendor** or any person or persons from whom the **Vendor** can or may procure the same without any action or suit at law or in equity;

- III. **TO HAVE AND TO HOLD** the said **LAND** hereby granted sold conveyed transferred assigned assured or expressed or intended so to be with all rights and appurtenances belonging thereto unto and to the use of the **Purchaser** absolutely and forever free from all encumbrances including but **NOT** limited to charges, liens, lis-pendens, liabilities, claims, demands, objections, mortgages, attachments, acquisitions, requisitions, alignments, vesting with the authorities, lease, license, tenancy, development agreement, easement, right of passage, exchange, trusts, Bargadars (Sharecroppers), Bhagchasi, adverse possession, debutter or any type of encumbrance whatsoever or howsoever;
- III. AND THE VENDOR DOTH HEREBY COVENANT WITH THE PURCHASER as follows:
- THAT NOTHWITHSTANDING any act, deed matter or thing whatsoever by the Vendor did or executed or knowingly suffered to the contrary Vendor is now absolutely seized and possessed of and/or otherwise well and sufficiently entitled to the said LAND together with all the structures and appurtenances thereto hereby sold, granted, conveyed, transferred, assigned and intended so to be and every part or portion thereof for a perfect and indefeasible estate or inheritance without any manner or conditions use trust encumbrances or to make void the same;
- b. THAT NOTWITHSTANDING any act, deed or thing or committed by the Vendor or any of his ancestors or predecessors-in-title the Vendor has good right full power and absolute authority to 'sell, grant, convey, transfer, assign and assure the said LAND and the rights properties appurtenances hereditament and premises hereby sold transferred and conveyed unto the Purchaser in the manner aforesaid;
- c. THAT NOTWITHSTANDING anything contained herein, the said LAND shall always be put to use for such purposes as the **Purchaser** deems fit and proper in accordance with law;

- d. AND THAT the said LAND together with structures appurtenant thereto hereby sold, granted and conveyed or expressed so to be is now free from all encumbrances including but NOT limited to charges, liens, lis-pendens, liabilities, claims, demands, objections, mortgages, attachments, acquisitions, requisitions, alignments, vesting with the authorities, lease, license, tenancy, development agreement, easement, right of passage, exchange, trusts, Bargadars (Sharecroppers), Bhagchasi, adverse possession, debutter or any type of encumbrance whatsoever or howsoever made or suffered by the Vendor or any persons having or lawfully or equitably claiming any estate or interest therein through under or in trust for the Vendor in the said LAND together with structures appurtenant thereto hereby sold in the manner aforesaid.
- e. AND THAT the Purchaser shall and may at all times hereafter peacefully and quietly hold possess and enjoy the same and every part thereof and receive the rents issues and profits thereof without any lawful eviction interruption claim or demand whatsoever from or by the Vendor or any person or persons lawfully claiming through from under or in law or trust for the Vendor or any of his ancestors or predecessors-in-title.
- claiming any estate, right, title, interest, use, trust, property, claim and demand whatsoever and howsoever into, upon and in respect of the said LAND together with structures appurtenant thereto hereditament and premises or any part or portion thereof through under or in trust for the Vendor or any of his ancestors or predecessors-in-title shall and will from time to time and at all times hereafter at the request cost and expenses of the Purchaser makes, does, executes and perfect or cause to be made, done executed and perfected all such further and absolutely assuring, conveying and confirming the said LAND unto and to the use and benefit of the said Purchaser forever in the manner as aforesaid, as the said Purchaser shall or may reasonably require AND FURTHER MORE THAT the Vendor shall at all times hereafter indemnify and keep indemnified the Purchaser against losses, damages, costs, charges and expenses, if any, suffered by reason of any defect in title of the Vendor or any breach of the covenants hereunder contained;
- g. AND ALSO the Vendor had not at any time done or executed or knowingly suffered or been part to any act deed or things whereby and where under the said LAND together with structures appurtenant thereto hereby sold, granted, transferred and conveyed or expressed or so to be or any part or portion thereof is or may be impeached or encumbered or affected in title or otherwise.

- h. AND THAT the Vendor shall and will make and affirm such affidavit or affidavits and sign all papers and documents as necessary for the purpose of effecting mutation of the Purchaser's name in the records of Block Land & Land Revenue Officer and/or Collectorate of Alipore and/or also with such other statutory body or bodies.
- has not encumbered the said land together with structures appurtenant thereto hereditament and premises in any way and hath full right and absolute authority and power to sell the same in the manner aforesaid and for any reason whatsoever if the Purchaser are dispossessed and/or deprived of full enjoyment of the said land together with structures appurtenant thereto hereditament and premises or any part or parcel thereof the Vendor shall and will indemnify the Purchaser entirely for the losses and damages to be suffered by it in respect of the said LAND together with structures appurtenant thereto hereditament and premises hereby sold.
- saved harmless and kept indemnified against all estates, charges and encumbrances including but **NOT** limited to charges, liens, lis-pendens, liabilities, claims, demands, objections, mortgages, attachments, acquisitions, requisitions, alignments, vesting with the authorities, lease, license, tenancy, development agreement, easement, right of passage, exchange, trusts, Bargadars (Sharecroppers), Bhagchasi, adverse possession, debutter or any type of encumbrance whatsoever or howsoever created occasioned or made by the **Vendor** or any person or persons lawfully or equitably claiming as aforesaid.
- k. AND FURTHER THAT the Vendor doth hereby declare and confirm that he do not hold any excess vacant land within the meaning of West Bengal Land Reforms Act 1956 and also Urban Land (Ceiling & Regulation) Act 1976, both as amended up to date.
- I. AND FURTHER THAT the Vendor shall and will pay all outstanding Municipal District Board or Panchayat Tax and taxes Government Revenues and all other impositions whatsoever due and payable by the Vendors or any of his ancestors or predecessors-in-title up to the date of these presents.
- m. **AND** the **Vendor** has agreed to indemnify and keep the **Purchaser**, their respective successor and/or successors saved harmless and fully indemnified from and against all costs charges claims actions suits and proceedings.

- n. AND IT IS HEREBY FURTHER AGREED AND DECLARED by and between the parties hereto that the Vendor covenant and assured the Purchaser that all title deeds, muniments, papers, documents and receipts in respect of the said L'AND hereby conveyed to the Purchaser hereto and more fully and particularly mentioned and described in the FIRST SCHEDULE hereunder written shall remain in custody, control and power of the Vendor herein fully secured, saved harmless, unobliterated and un-defaced with the covenant for production, inspection maintenance and security and the Purchaser herein shall have the right and power to take inspection thereof or obtain extracts there from at its own costs and expenses at all times upon 48 hours prior notice in writing to the Vendor herein, and the Vendor shall produce the original of these Presents to all Courts of law, tribunal, arbitration, proceeding and other places at all times upon request and cost of the Purchaser herein upon 48 hours prior notice in writing.
- o. AND THAT the Vendor also declares and confirms that he is in khas and vacant possession of the said Land together with structures appurtenant thereto and no one else has any right or interest therein or on any part or portion thereof as occupant or otherwise.
- p. AND THAT the Vendor herein declares and confirms that the said LAND (more fully and particularly mentioned and described in the First Schedule hereunder written) has got no claim whatsoever with any Government Body and/or statutory body and/or any agency under the Government.
- IV. AND THE VENDOR doth hereby assure and covenant with the Purchaser that in the event of there being any defect in Title and/or any claim from any third Party, or any of the representations is found to be incorrect or false, the Vendor shall cause such defect to be removed, remedied and have agreed to keep the Purchaser saved, harmless and fully indemnified from and against all costs, charges, claims, actions, suits and proceedings arising out of such defect in title and/or misrepresentation;
- V. AND THAT the Vendor never held and do not hold any excess vacant land within the meaning of the Urban Land (Ceiling & Regulation) Act, 1976 and/or the West Bengal Land Reforms Act as amended upto date AND THAT no certificate proceedings and/or notice or attachment is subsisting under the Income Tax Act, 1961 AND THAT no notice, which is or may be subsisting has been served on the Vendor for the acquisition or the said LAND or any part or portion thereof under the Land Acquisition Act, 1894 or under any other law or Acts and/or rules made or framed thereunder and the Vendor has no knowledge of issue of any of such notice

or notices for the time being subsisting under the above Acts and/or Rules for the time being in force affecting the said LAND or any part or portion thereof AND THAT no suit and/or proceeding is pending in any Court of law affecting the said LAND or any part or portion thereof nor the same has been lying attached under any writ or attachment of any Court or revenue Authority AND FURTHER THAT the Vendor and all persons having or lawfully or equitably claiming any right title interest or estate whatsoever in the said LAND or any part or portion thereof from through under or in trust for the Vendor shall and will from time to time and at all times hereafter at the request and costs of the Purchaser make do acknowledge and execute all such further and lawful acts deeds matters and things whatsoever for further better and more perfectly and effectually granting and assuring the said LAND and every part or portion thereof unto and to the use the Purchaser as shall or may be reasonably required.

- VI. **AND THIS DEED FURTHER WITNESSETH** that the Purchaser shall be entitled to amalgamate and/or cause to be amalgamated the said Land and it is hereby further agreed and declared that the Purchaser has agreed to acquire the said **LAND** with the intent and object of undertaking integrated development thereof either by themselves or in conjunction with the other persons and/or persons owning the other contiguous plots of land on such terms and conditions as may be agreed upon between the Purchasers and the owners of the adjacent and/or contiguous plots of land.
- VII. **AND FURTHER THAT** Schedules and Plans annexed hereto form and constitute as an integral part of this Deed and while constructing and/or interpreting the meaning of this Deed the same shall be relied upon;
- VIII Simultaneously with the execution of this Deed of Conveyance the **Vendor** has made over to the **Purchaser** the actual, physical, vacant and peaceful possession of the said **LAND**;
- IX. **AND IT IS HERBY FURTHER AGREED AND DECLARED** by and between the parties hereto that the **Purchaser** [represented by its Director as the Constituted Attorneys and/or Authorized Representatives of the **Vendor** are hereby authorized and shall be entitled:
- 1. To defend, manage and maintain the said **LAND** and to pursue the plan to be sanctioned by the Competent Authority;

- 2. To cause the Building Plans to be revalidated/modified/altered and to pay fees, costs, charges for such sanction / revalidation / modification / alteration of the Building Plans to be sanctioned by the Competent Authority.
- 3. To appoint Architect or Architects, Engineers, Surveyors and to have surveyed and soil-tested of the said **LAND** as necessary and for that purpose to make all necessary correspondences with the authorities concerned.
- 4. To sign, execute and submit all necessary papers, application, documents, statements, undertakings, declaration and map or plans as may be required for having the map/plan or plans in respect of the said **LAND** and also for sanction by the Competent Authority and/or any other Authority or Authorities having jurisdiction in this regard.
- 5. To appear and represent before all the appropriate authority or authorities including the Municipality, Panchayat, Kolkata Metropolitan Development Authority, Kolkata Police, the Competent Authority under the Urban Land (Ceiling and Regulation) Act 1976, Block Land & Land Reforms Officer [B.L. & L.R.O.] or its Superior Authorities, District Magistrate/Collector in connection with the mutation of the said LAND, the sanction of the said plan of the said LAND and/or change in use and character of the said LAND in the Land Records of the Govt. of West Bengal;
- 6. To pay fees, obtain sanction and such other orders and permissions from the necessary Authorities as may be found expedient for sanction of the plan and other papers and documents as may be required by the necessary authorities.
- 7. To receive the excess amount of fees, if any paid for the sanction of the said plan/plans to the Authority or Authorities.
- 8. To utilize or shift or connect the existing utilities in the said Premises in such manner as the Attorneys may deem fit and proper.
- 9. To pay all rates, taxes, charges, expenses and other outgoings whatsoever for and on account of the said Premises or any part thereof (and similarly to receive excess payments receivable from concerned Authorities for and on account of the said **LAND** or any part thereof).
- 10. To appear and represent and sign on behalf of the **Vendors** before all Authorities including those under the Municipality for fixation and/or finalisation of the annual valuation of the said **LAND** and for that purpose to sign, execute, register and submit necessary papers and documents and to do all such other acts, deeds and things as the said Attorney may deem fit and proper.

- 11. To file and submit all necessary declarations, statements, applications and/or returns to the necessary Authority or Authorities in connection with the matters herein contained in respect of the Said Premises and obtaining sanction plan.
- 12. For all or any of the purposes hereinbefore stated and to appear and represent us before all the Authorities having jurisdiction and to sign, execute and submit all necessary papers and documents.
- 13. To obtain necessary clearance from respective Authorities namely Kolkata Improvement Trust, C.M.D.A., Metro Railway or any other statutory authority or authorities which may be found to be required for the purpose of applying and/or obtaining sanction plan from the KMC in respect of the said Premises and to do all other things ancillary thereto.
- 14. To prepare and sign all necessary Deed of Declaration which may be required for the purpose of registration and for submission of the same before the Kolkata Improvement Trust, C.M.D.A. or any other statutory authority or authorities and also to sign necessary affidavit.
- 15. And to pay all fees, charges, cost and expenses in the matter as aforesaid and all other matters concerning and arising out of the said Premises.
- 16. To obtain mutation of the said Premises in the records of the KMC and the office of the B.L. & L.R.O. or any other authority and for this purpose sign and execute all applications, declarations, undertakings, affidavits, statements and all other necessary papers and documents as may be required and file the same and follow up and represent us for obtaining suitable orders and obtaining the necessary orders;
- 17. To obtain change in use and character of the land contained in the said Premises from the Office of the B.L.& L.R.O. and/or any other competent authority and for this purpose sign and execute all applications, declarations, undertakings, affidavits, statements and all other necessary papers and documents as may be required and file the same and follow up and represent us for obtaining suitable orders and obtaining the necessary orders;
- 18. To do and perform all acts, deeds, matters and things necessary for all or any of the purposes aforesaid and for giving full effect to the powers and authorities herein before contained, as fully and effectually as the Vendors could do in person.

19. To substitute and appoint from time to time, one or more Attorney, under the Attorney, with the same or limited powers and to cancel/withdraw such appointment at will.

## THE FIRST SCHEDULE ABOVE REFERRED TO (said LAND)

ALL THAT piece or parcel of Bastu land measuring **1.2168 Decimal**, be the same a little more or less, having 'Rayati' rights therein comprised in part or portion of **R. S. Dag No. 478** appertaining to L. R. Khatian No. 1098 **TOGETHER WITH** one RT Shed measuring in aggregate 100 Square Feet, in **Mouza - Mahishbathan**, J.L. No. 18, Police Station Bidhannagar [East], within the limits of Bidhannagar Municipality, Additional District Sub-Registration Office, Bidhannagar and District Registration Office at Barasat, 24 Parganas (North) **OR HOWSOEVER OTHERWISE** the said **LAND** or any part or portion thereof now is or are or at any time or times heretofore was or were situated butted and bounded called known numbered described or distinguished and more clearly shown and delineated in the map or plan annexed hereto and thereon bordered **RED** which is butted and bounded in the manner following:-

SI.	R. S.	L. R. Dag	L. R.	Total Area	Share	Area	Area	Nature
No.	Dag	No.	Khatian	in Dag	in	Conveyed	Recorded	of Land
	No.		No.	[Decimal]	10,000	[Decimal]	[Decimal]	
11	478	478	1098	117	0.0104	1.2168	2	Bastu
<u> </u>						1.2168		

#### **DAG NO. 478**

ON THE NORTH

By Dag No. 496

ON THE EAST

By Dag No. 497

ON THE SOUTH

By Dag No. 476 AND 477

ON THE WEST

By Dag No. 479

## THE SECOND SCHEDULE ABOVE REFERRED TO (ABSTRACT ON TITLE)

The Vendor has acquired the title in respect of the said LAND in the manner following:-

- 1. The Vendor is the Recorded Owner in respect of the said Land i.e. ALL THAT piece or parcel of Bastu land measuring 1.2168 Decimal, be the same a little more or less, having 'Rayati' rights therein comprised in part or portion of R. S. Dag No. 478 appertaining to L. R. Khatian No. 1098 TOGETHER WITH one RT Shed measuring in aggregate 100 Square Feet, in Mouza Mahishbathan, J.L. No. 18, Police Station Bidhannagar [East], within the limits of Bidhannagar Municipality, Additional District Sub-Registration Office, Bidhannagar and District Registration Office at Barasat, 24 Parganas (North) having been recorded as Raiyat in the R. O. R. [Parcha] finally published after LR operations by the Office of the B. L. & L. R. O., Rajarhat;
- 2. The Vendor is thus fully seized and possessed of and otherwise well and sufficiently entitled to the said LAND and is in khas possession of the same upon payment of the Land revenue to the Office of the B. L. & L. R. O., Rajarhat;

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 AND DELIVERED

by the above named **VENDOR** in the presence of:

SNEHA TARDIYAT

1. Prasaula Roui.

Bubli goti

**RECEIVED** of and from the within named Purchasers the within mentioned sum of Rs.1,51,250/- (Rupees One Lac Fifty One Thousand Two Hundred Fifty only) towards the within mentioned consideration for sale and transfer of the said LAND as per MEMO OF CONSIDERATION hereinbelow:

### **MEMO OF CONSIDERATION**

SI.	Date	Cheque No.	Issued by [Purchaser]	Favouring	Bank	Amount	
1	18/4/11	891167	SURENDRA KUMAR DUGAR	SNEHA TAPADIYA	Indian Bank	75,625/-	
2	18/4/11	476477	PAWAN KR. SHYAM SUNDER AGARWAL	DO	Punah & SindhBak	75,625/-	
	TOTAL						

(Rupees One Lac Fifty One Thousand Two Hundred Fifty only)

Witnesses:

1. Frasanta Paremi.

2. Boble Gozi Konch perker K.L.C

Prepared in my Office

Pratit Chalkallory
Advocate

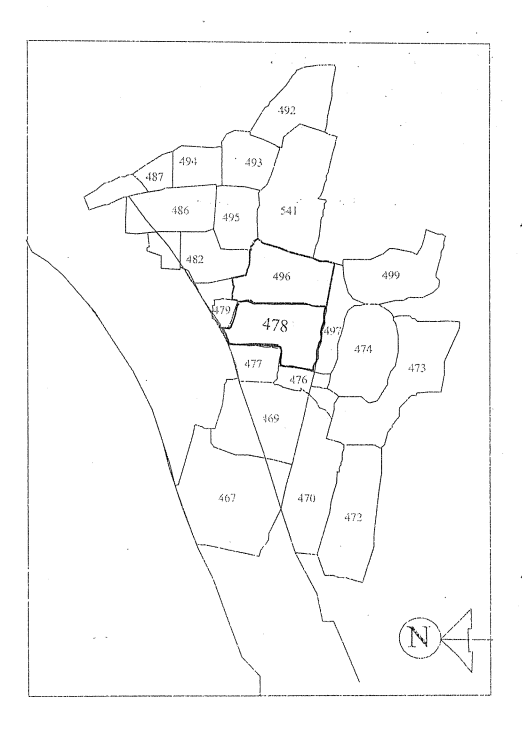
Alipore Police Court Kolkata – 700 027

## Site Plan For L.R.Dag no. 478

Mouza Mahishbathan, J.L. No. 18, Khatian No.- 1098

Police Station - Bidhan Nagar (East), District North 24 Parganas

Area Sold - 1.2168 decimals.



Signature of Vendors

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### SPECIMEN FOR TEN FINGERPRINTS

Sl. No. Signature of the Executans.

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### **Government Of West Bengal**

## Office Of the A. D. S. R. BIDHAN NAGAR District:-North 24-Parganas

Endorsement For Deed Number: I - 04579 of 2011

(Serial No. 04883 of 2011)

On

Payment of Fees:

On 19/04/2011

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

Presented for registration at 15.53 hrs on :19/04/2011, at the Private residence by Sneha Tapadiya ,Executant.

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

Execution is admitted on 19/04/2011 by

1. Sneha Tapadiya, wife of Saurav Tapadiya, C F -305 Salt Lake, Kolkata, District:-North 24-Parganas, WEST BENGAL, India, P.O.:- Pin:-700064, By Caste Hindu, By Profession: Business

Identified By Prasanta Parui, son of Nemai Ch Parui, Thana:-Panchla, District:-Howrah, WEST BENGAL, India, P.O.:-, By Caste: Hindu, By Profession: Service.

( Debasish Dhar )
ADDITIONAL DISTRICT SUB-REGISTRAR

On 20/04/2011

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.-398727/-

Certified that the required stamp duty of this document is Rs.- 23944 /- and the Stamp duty paid as: Impresive Rs.- 500/-

( Debasish Dhar )
ADDITIONAL DISTRICT SUB-REGISTRAR

On 21/04/2011

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: 23,4 of Indian Stamp Act 1899.

Payment of Fees:

Amount By Cash

Rs. 0/-, on 21/04/2011

Amount by Draft

1. Rs. 2196/- is paid, by the draft r India, LOWER CIRCULAR ROAD

dditional District Report of the Control of the Con

20/04/2011, Bank Name State Bank of

Addl District Sub-Registrar Addl District Sub-Registrar Bidhan Nagar (Balt Lake Cling) (Debasish Dhar)

21 APR 2011

ADDITIONAL DISTRICT SUB-REGISTRAR

21/04/2011 11:30:00

EndorsementPage 1 of 2



### **Government Of West Bengal**

## Office Of the A. D. S. R. BIDHAN NAGAR District:-North 24-Parganas

# Endorsement For Deed Number: I - 04579 of 2011 (Serial No. 04883 of 2011)

 Rs. 2196/- is paid, by the draft number 670556, Draft Date 20/04/2011, Bank Name State Bank of India, GOKHALE ROAD, received on 21/04/2011

( Under Article : A(1) = 4378/-, E = 14/- on 21/04/2011 )

### Deficit stamp duty

Deficit stamp duty

- 1. Rs. 11747/- is paid24350720/04/2011State Bank of India, LOWER CIRCULAR ROAD, received on 21/04/2011
- 2. Rs. 11747/- is paid67034620/04/2011State Bank of India, GOKHALE ROAD, received on 21/04/2011

( Debasish Dhar ) ADDITIONAL DISTRICT SUB-REGISTRAR



Addl District Sub-Registrat

Bidhan Nagar (Salt Lake City)

(Debasish Dhar)

21 APR 2011 ADDITIONAL DISTRICT SUB-REGISTRAR

### Certificate of Registration under section 60 and Rule 69.

Registered in Book - I CD Volume number 9 Page from 4788 to 4811 being No 04579 for the year 2011.



(Debasish Dhar) 25-April-2011 ADDITIONAL DISTRICT SUB-REGISTRAR Office of the A. D. S. R. BIDHAN NAGAR West Bengal