282/2019 | 051300243/19



পশ্চিমবঙ্গ पश्चिम बंगाल WEST BENGAL

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and that the document is admitted to sociatration. The signature sheets and the endorsement sheets attached with this document are the part at this documents.

District Sub-Register Howrah

District Sub-Registrar-II Howrah

1 6 JAN 2019

DEVELOPMENT POWER OF ATTRONEY

THIS DEVELOPMENT POWER OF ATTORNEY is made and executed on the 3 stay of December, 2018 BY BELUR PROJECTS LLP having PAN NO. AALFT1829P, (erstwhile Tatanagar Foundry Company Ltd) having its registered Office at Chandmari, Sapuipara, Post Office Sapuipara, Police Station Nischinda, District Howrah, Pin Code – 711227, being represented by its Designated PARTNER namely MR. DHIRENDRA AGARWAL having PAN NO. ACMPA3914B, son of Shravan Kumar Agarwal, by faith Hindu, by occupation Business, residing at 194A, Manicktalla Main Road, Post Office - Kakurgachi, Police Station - Phool Bagan, Kolkata – 700 054, hereinafter called and referred to as the "OWNER/VENDOR" (which term or expression shall unless excluded by or repugnant to the subject or

context be deemed to mean and include her heirs, executors, representatives and assigns) of the FIRST PART.

IN FAVOUR OF

M/S. EAST INDIA REALTY, having PAN NO. ACTPA6503H, a proprietorship firm having its Office at Chandmari, Sapuipara, Belur Howrah, Post Office – Sapuipara, Police Station Nischinda, Howrah – 711227, being represented by the PROPRIETOR namely MR. LAKSHMENDRA KUMAR AGARWAL, son of Late Madan Lal Agarwal, residing at DA-14, Sector-1, Salt Lake, Post Office Bidhan Nagar CC Block, Police Station Bidhan Nagar, Kolkata – 700 064, hereinafter called and referred to as the "DEVELOPER/CONFIRMING PARTY" (which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include its successors-in-office, legal representatives and assigns) of the SECOND PART

WHEREAS

- A) "Tatanagar Foundry Company Ltd." purchased 31 decimals of Sali land under R.S Dag No. 5453 under R.S Khatian No. 3098 within the Mouja and P.S Bally in the District of Howrah by virtue of a deed of Sale dated 22.06.1955 being No. 2691 for the year 1955 which was registered before the District Sub Registrar at Howrah.
- B) That "Tatanagar Foundry Company Ltd." also purchased 13¹/₂ decimals and 9¹/₂ decimals of Sali land under R.S Dag No. 5454 under R.S Khatian No. 5511 within the Mouja and P.S Bally in the District of Howrah by virtue of two deed of Sale dated 14.06.1958 being No. 2265 for the year 1958 and deed of sale dated 24.06.1958 being no. 2440 for the year 1958 which were registered before the District Sub Registrar at Howrah.
- C) That by virtue of aforesaid Deed of Sale "Tatanagar Foundry Company Ltd." became the absolute owner of <u>ALL THAT</u> piece and parcel of a <u>Commercial Land</u> measuring about 31 Decimals comprised in R.S Dag No. 5453 under R.S Khatian No. 3098 <u>AND Commercial Land</u> measuring about 23 Decimals comprised in R.S Dag No. 5454 under R.S Khatian No. 5511, both within the

Mouja Bally, Police Station Bally now Nischinda in the District of Howrah which is more fully described in the Schedule below.

- D) On 21st day of March, 2016, The office of the Registrar, Ministry of Corporate Affairs, Kolkata gave in-principle approval to M/s. Tatanagar Foundry Company Limited to convert itself into Tatanagar Foundry Company LLP and on 18th day of April, 2016 issued certificate of Registration on Conversion with LLP Identification No.AAG 1969.
- E) Thereafter "Tatanagar Foundry Company LLP" converted the R.S Dag No. 5453 within the Mouja Bally, Police Station Bally now Nischinda in the District of Howrah from Sali to commercial land by order of D.L. & L.R.O AND A.D.M., Howrah vide Memo No. CONV/46, 47 & 73/Bally/14/1138/1(6) L.R dated 17.03.2015.
- F) Thereafter "Tatanagar Foundry Company LLP" also converted the R.S Dag No. 5454 within the Mouja Bally, Police Station Bally now Nischinda in the District of Howrah from Sali to commercial land by order of D.L. & L.R.O AND A.D.M. Howrah vide Memo No. CONV-123-126/BJ/16/564/L.R dated 21.02.2017.
- G) A Plan has been sanctioned for Dag No.5453 under R.S.Khatian No.3098 by the Howrah Zila Parishad bearing Memo No.93/032/HZP/EP dated 24.05.2018 whereby the owner has become entitled to construct, erect and complete a new building and/or buildings on the entirety of the said property in accordance with the said plan as may be modified and/or altered from time to time.
- H) And a Plan has been sanctioned for Dag No.5454 under R.S.Khatian No.5511 by the Howrah Zila Parishad bearing Memo No.94/032/HZP/EP dated 24.05.2018 whereby the owner has become entitled to construct, erect and complete a new building and/or buildings on the entirety of the said property in accordance with the said plan as may be modified and/or altered from time to time.
- I) Thereafter the said Tatanagar Foundary Company LLP changed its name to Belur Projects LLP by resolution dated 28th November, 2018.

In consideration of the amounts payable by the Developer to the Owner and in consideration of the obligations of the Developer to comply with the several terms, conditions, obligations, covenants and stipulations as contained in the said development agreement, the Owner has agreed to grant the exclusive right of development in respect of the entirety of the said premises unto and in favour of the Developer herein and to that effect the Owner entered into a Development Agreement with the Developer herein which was executed and registered in the office of the D.S.R, Howrah, being No. I-051300229 for the 2018.

In terms of the aforesaid Development Agreement, the Owner entitle 45% (Forty Five percent) of the constructed Area in the proposed multi-Storied Building to be constructed on the SAID PREMISES together with proportionate share in the common facilities and amenities more fully described in the SECOND SCHEDULE hereunder written and the Developer shall be entitled Balance 55% (Fifty Five percent) of the Constructed Area in the proposed multi- Storied Building to be constructed on the SAID PREMISES together with the proportionate share in the common facilities and amenities more fully described in the THIRD SCHEDULE hereunder written.

The owner do hereby appoints the Developer as its Attorney and empower the Developer for the following purposes:

- To enter upon the said property and to possess the said property and take all actions for development of said property
- To apply to Zila Parishad, Howrah and any other authorities concerned for obtaining sanction and/or modification and/or variation in connection with layout plans and architectural plans for the construction and execution of the project and for the said purpose to sign all applications, maps, plans and representations as may be necessary as the said attorney shall think fit and proper
- c) To deposit any fee or any other amounts which may have to be paid to any regulatory authority for the sanction of the layout and architectural plans, granting all permissions and consents for execution of the project.

- d) to apply for and obtain water, drainage, sewerage, electricity, telephone and/or connections of any other utilities, permits for lifts and also the completion, fire and other certificates from the concerned authorities for that purpose, to sign all papers and documents and/or representations as may be thought necessary by the said Attorney-and to pay all charges in connections therewith.
- to appoint Engineers, Architects and other Agents and sub contractors as the said Attorney shall think fit and proper and to make payment of their fees and charges.
- To warn off and prohibit, and if necessary, proceed in due form of law, against all or any trespassers on the said property or any parts thereof and to take appropriate steps, whether by legal action or otherwise and to abate all nuisance.
- gl To apply for and obtain such certificates and other permissions and clearances and other authorities as may be required for sanction of the layout and architectural plans and execution of the project on the said property
- h) To sign, execute, modify, cancel, alter, draw, approve all papers, documents, declarations, affidavits, applications, returns, confirmations and consents as may in any way be required to be so done for and in connection with the sanction of the plans and execution of the project on the said property
- To sign and submit all papers, applications and documents for having the amalgamation, separation and mutation if necessary, effected in all public records and with all authorities and/or persons, in respect of the said property and if necessary, to deal with such authority and authorities in any manner, to have such separation and mutation effected.
- j) To appear before the concerned authorities and Government departments and/or officers and also all other state, Executive, Judicial or Quasi-Judicial, Municipal and other authorities and also all courts and Tribunals, for all

matters connected with the project and connections of utilities and sanctioning/modifications of the layout and architectural plans and other matters relating to the said property, sign and verify plaint, written statement, give affidavits, declaration, depose before court of law, tribunal, authorities etc on oath and sign any document required to defend or to prosecute or to institute suit on behalf of the firm.

- k) To pay all outgoings, including Municipal tax, rent, revenue and other charges whatsoever, payable for and on account of the said property and receive refunds and other moneys, including compensation of any nature, including those for requisition and/or acquisition and to grant valid receipts and/or discharges for that.
- To give undertakings, assurances and indemnities as be required for the purposes aforesaid.
- m) To appear and represent the owners before all authorities, make commitments and give undertakings as be required for all or any kind of purposed herein contained.
- n) To negotiate and/or to enter into agreements with prospective purchasers for sale and to sell, transfer, convey, assign and alienate the same to such prospective purchasers in respect of the Developer's allocation and for such consideration/considerations as determined by the Developer on such terms and conditions as may be agreed by and between the Developer and such prospective purchasers from time to time and the sale proceed will be deposited in the Owner's Bank Account.
 - In respect of sale of flats, to sign and execute all agreements, deeds, documents and papers including agreements for sale and deeds of conveyance in favour of the prospective purchasers and to present any or all of them for registration, if necessary before the relevant authority having jurisdiction, including the Registrar or Sub-Registrar or joint Sub-Registrar of Assurances and to appear before and represent the owner before the said authorities at all times as may

be necessary and admit the execution of the said agreement, conveyances, deeds, documents and papers as well as to admit the receipt of consideration on behalf of the owners and to take all necessary steps and to do all necessary acts, deeds, matters and things including preparing, filing completing, signing and submitting all papers, documents, forms, declaration, statements and writings to be submitted at the time of registration of the said agreements, conveyances, deeds, documents and papers which may be required for fully, properly and effectually selling, giving on lease, transferring and conveying the Developer's Allocation.

- P) To appear before Notary Publics, District Registrars, Sub-Registrars, Registrar of Assurances, Metropolitan and Executive Magistrates and all other officer or officers and authority or authorities in connection with the registration of the aforesaid documents and enforcement of all powers and authorities as contained herein and execute documents, get the document registered. Further to sign and verify the plaint, written statement, sign affidavit, petitions, before any court of law including the High Court and Supreme Court in any case concerning the Said property either to defend or to institute on behalf of the Owners either jointly or severally.
- q) To depose in any court of law or before any authority on behalf of and in the name of Owners in any matter concerning the Said property.
- To receive any registered letters or any other document in respect of the project area and to grant proper and effectual receipts in respect thereof.

THAT this Power of Attorney is revocable in nature.

THE FIRST SCHEDULE ABOVE REFERRED TO (SAID PROPERTY)

ALL THAT piece and parcel of a Commercial Land measuring about 31 Decimals comprised in R.S Dag No. 5453, L.R Dag No. 19753 under R.S Khatian No. 3098 AND Commercial Land measuring about 23 Decimals

comprised in R.S Dag No. 5454, L.R Dag No. 19754 under R.S Khatian No. 5511, both within the Mouja Bally, Police Station Bally now Nischinda in the District of Howrah, Additional District Sub-Registry Office and District Sub-Registry Office Howrah, butted and bounded as follows:-

ON THE NORTH : Property of

Property of E.S.I Hospital.

ON THE SOUTH

Property of R.S Dag No. 5455:

ON THE EAST

Metal Road.

ON THE WEST

Property of R.S Dag No. 5472 and

5473.

THE SECOND SCHEDULE ABOVE REFERRED TO (OWNERS' ALLOCATION)

OWNERS' ALLOCATION shall mean 45% (Forty Five percent) of the constructed Area in the proposed multi-Storied Building to be constructed on the SAID PREMISES together with proportionate share in the common facilities and amenitie

THE THIRD SCHEDULE ABOVE REFERRED TO (DEVELOPERS' ALLOCATION)

DEVELOPER' ALLOCATION shall mean Balance 55% (Fifty Five percent) of the Constructed Area in the proposed multi- Storied Building to be constructed on the SAID PREMISES together with the proportionate share in the common facilities and amenities attached thereto.

IN WITNESSES WHEREOF we set and subscribe our respective hands on day of December, 2018.

SIGNED AND DELIVERED

by the above named PRINCIPALS

at Howrah in the presence of

WITNESSES:

1. Subrate Jana.

BELUR PROJECTS LLP

PARTNER

SIGNATURE OF THE PRINCIPALS

2. S. DUTTA HOURAH COURT

EAST INDIA KENLIY

(akstmender kennen 1290.00)

Constituted Attorney

SIGNATURE OF THE ATTORNEY

DRAFTED BY ME AND PREPARED IN MY CHAMBER.

Abhijat San

ADVOCATE. F/38/2006 HOWRAH COURT

FORM FOR TEN FINGER IMPRESSION

| 1 | | Little | Ring | Middle | 1 | fore | Thumb |
|---|---------------|--------|------|--------|------|------|--------|
| | Left Hand | | | in a | | | नीच |
| | | Thumb | Fore | Mic | idie | Ring | Little |
| | Right Hand | | 1 | | | | |

Signature Allendon Agent

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| Right Hand | | | | | |

Signature Coloff andrakerman Agricel

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|-------|---------------|--------|------|------|--------|------|--------|
| | Left Hand | | | | | | |
| Photo | | Thumb | Fore | | Middle | Ring | Little |
| | Right Hand | | | | | | |

Signature _____

| Tax | nvoice cum Acknowledge | mant resolut of | DAN Applicable | Cop | y to be kept wi | th application | |
|---|--|---|----------------------------|--------------|-------------------|------------------|--|
| Tax Invoice cum Acknowledgement | N - 033979700173333 | | III III III III | | | Dec 2018 | |
| Category | LIMITED LIABILITY PARTNERSH | HP. | GSTIN of Applic | ant | | | |
| Applicant's Name | BELUR PROJECTS LLP | | | Existing P | AN MALFT182 | SP. | |
| Name on Card | BELUR PROJECTS LLP | BELUR PROJECTS LLP | | | 1.7.00 1.7.00 | **** | |
| Father's Name | Not mentioned | | | _ | | | |
| Mother's Name | Not mentioned | | | | | | |
| Date of Birth/ | 16 Apr 2016 | Communicati | on Address State | lui- | ne service in the | | |
| elephone/ Mobile | 91-033-9830023104 | E-mail ID | | | | WEST BENGAL (19) | |
| roof of Identity | Copy of Certificate of Registration | E-mail ID BELURPROJECTSLLP@GMAIL COM Copy of Certificate of Registration issued by the Registrar of Firms/Limited Liability Partnerships | | | | | |
| oof of Address | Copy of Certificate of Registration | issued by the Registrar | of Firms/Limited Liability | Partnership | 9 | | |
| oof of DOB | NA | | on i missionimed places | y Parmershis | 38. | | |
| Ns Surrendered | | I. | | | | | |
| alf of NSOL + Governance infrastruc | Sure Lensted (PA74-Centre Managed by NSCL) | | | | | | |
| n ID: 03397 ated Data Management Service | es Provide Limited | | PAN-epp | lication fee | 8. | ₹91.00 | |
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| | THE SHOWING HOUSEAL WEST BENGAL 70 | 00064 | | ST 9% | 00.09 | | |
| | | | | T 18% | | ₹16.38 | |
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| | nd does not require signature. | CIN: U7 | 2900MH1995PLC0 | 95642 | SAC: 998319 | | |

wird stein VIPE ANIENT ACCOUNT NUMBER ACMPA3914B

DHIREWORK AGARWAL

IN MI THE MATHERS NAME SHRAVAN KUMAR AGARWAL

JIPS RING IDATE OF BIRTH

08-08-1963

36451 enge, 1.H.4I

COMMISSIONER OF INCOME-TAX, W.B. - 92

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PERMANENT ACCOUNT NUMBER

ACTPASSO3H

ACTP

Major Information of the Deed

| Jeed No: | 1-0513-00243/2019 | D-11- 12 | | |
|--|--|-----------------------------------|-------------------|--|
| Query No / Year | | Date of Registration | 16/01/2019 | |
| Query Date | 0513-1000013820/2019 | Office where deed is re | egistered | |
| | 16/01/2019 12:25:02 PM | D.S.R II HOWRAH, DI | | |
| Applicant Name, Address & Other Details | Abhijit Sen Howrah Court, Thana Howrah, Distr No 9830834090, Status Advocate | of House Man | | |
| Transaction | - Tay ordina : Navocate | | | |
| [0138] Sale, Development I Development Agreement | Power of Attorney after Registered | Additional Transaction | | |
| Set Forth value | | 44707 | | |
| Rs 2.00.000/- | | Market Value Rs. 6,27,71,760/- | | |
| Stampduty Paid(SD) | | | | |
| The state of the s | | Registration Fee Paid | | |
| Rs 50/- (Article 48(g)) | | Rs. 39/- (Article E. M(b), H) | | |
| Remarks | Development Power of Attorney after No/Year] - 051300229/2019 | Registered Development A | greement of [Deed | |

Land Details:

District Howrah, P.S.-Bally, Gram Panchayat, BALI, Mouza, Bali(Part) Pin Code, 711227

| Sch | Number | Khatian Number | Land | Use | Area of Land | U. S. 1771 T. S. | Market | Other Details |
|-----|----------|-------------------|-------------|--------------------|--------------|--|---------------------------------|--|
| EI. | LR-19753 | LR-3098 | - 6 I I I - | | 31 Dec | 1.00.000/- | Value (In Rs.) 3.60,35,640/- | Property is on Road Adjacent to |
| 12 | LR-19754 | LR-3098 | | Commer cial Use | 23 Dec | 1,00,000/- | | Metal Road Project Name Property is on Road Adjacent to Metal Road |
| | Grand | TOTAL : | | | 54Dec | 2,00,000 /- | 627,71,760 /- | Project Name |
| 7 | Sianu | TOTAL: | | | 54Dec | 2,00,000 /- | 627,71,760 /- | |

Principal Details :

| SI No | Name, Address, Photo, Finger print and Signature |
|----------|---|
| | Belur Projects LLP Chandman, Sapuipara, P.O Sapuipara, P.S Bally, Howrah, District -Howrah, West Bengal, India, PIN - 711227 PAN No. AALFT1829P, Status Organization, Executed by Representative, Executed by: Representative |

Attorney Details :

| SI Name, Address, Photo, Finger print and Signature | |
|--|---------------------|
| Chandman, Sapulpara, P.O Sapulpara, P.S Bally, Howrah, DistrictHowrah, West Bengal, PAN No. ACTPA6503H, Status: Organization, Executed by Representative | India, PIN - 711227 |

esentative Details:

| Name, Address, Photo, Finger | print and Signature |
|------------------------------|---------------------|
| | Print and Signature |

| Name | Photo | Finger Print | |
|---|----------------------|-------------------|-------------------------------|
| Mr Dhirendra Agarwal Presentant) Son of Mr Shravan Kumar Agarwal Bete of Execution - 1/12/2018, Admitted by: Elf, Date of Admission: 6/01/2019, Place of dmission of Execution: Office | Jan 16 2019 12. ASPM | | Signature Signature |
| AA Maniektala III | | LTI 16/01/2019 | n Kolkata Dietriet Kallah VII |

194A. Manicktala Main Road, P.O.- Kankurgachi, P.S.- Phulbagan, Kolkata, District: -Kolkata, West Bengal, India, PIN - 700054, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of India, PAN No.: ACMPA3914B Status: Representative, Representative of : Belur Projects LLP (as PARTNER)

| Name | Photo | Flow Pi | Belur Projects LLP (as PARTNER) |
|--|---------------------|-------------------|---------------------------------|
| Mr Lakshmendra Kumar Agarwal | HZHI | Finger Print | Signature |
| Son of Late Madan Lal Agarwal Date of Execution - 31/12/2018, Admitted by: Self, Date of Admission: 16/01/2019, Place of Admission of Execution: Office | | | Chame |
| DA - 14. Sector -1, Salt Lake, | Jan 16 2019 12 46PM | LTI 16/01/2019 | 16/01/2019 |

DA - 14. Sector - 1. Salt Lake. P.O.- Bidhan Nagar, P.S.- Bidhannagar, District - North 24-Parganas. West Bengal, India, PIN - 700064, Sex. Male, By Caste: Hindu, Occupation: Business, Citizen of India, PAN No. ACTPA6503H Status. Representative, Representative of East India Realty.

Identifier Details:

Name & address

Mr Abhijit Sen Son of Mr H S Sen

Howrah Court P O - Howrah, P S - Howrah, District - Howrah, West Bengal, India, PIN - 711101, Sex. Male, By Caste Hindu, Occupation Advocate Citizen of India, Identifier Of Mr Dhirendra Agarwal, Mr Lakshmendra Kumar Agarwal

16/01/2019

| SI.No | fer of property for L | | |
|-------|------------------------|--|--|
| | | To. with area (Name-Area) | |
| | Belur Projects LLP | East India Realty 31 Dec | |
| Trans | fer of property for L2 | The state of the s | |
| | From | | |
| 1 | Belur Projects LLP | To. with area (Name-Area) | |
| | orio Trojects LLP | East India Realty-23 Dec | |

Endorsement For Deed Number: I - 051300243 / 2019

On 16-01-2019

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

Admissible under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A, Article number 48

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

Presented for registration at 12:34 hrs on 16-01-2019, at the Office of the D.S.R. - II HOWRAH by Mr. Dhirendra

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

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

Execution is admitted on 16-01-2019 by Mr Dhirendra Agarwal, PARTNER, Belur Projects LLP, Chandmari, Sapuipara, P.O.- Sapuipara, P.S.- Bally, Howrah, District:-Howrah, West Bengal, India, PIN - 711227

Indetified by Mr Abhijit Sen, , , Son of Mr H. S. Sen, Howrah Court, P.O. Howrah, Thana. Howrah, , Howrah, WEST BENGAL, India, PIN - 711101, by caste Hindu, by profession Advocate

Execution is admitted on 16-01-2019 by Mr Lakshmendra Kumar Agarwal,

Indetified by Mr Abhijit Sen. . , Son of Mr H. S. Sen, Howrah Court, P.O. Howrah, Thana: Howrah, WEST BENGAL, India, PIN - 711101, by caste Hindu, by profession Advocate

Payment of Fees

Certified that required Registration Fees payable for this document is Rs 39/- (E = Rs 7/- ,H = Rs 28/- ,M(b) = Rs 4/-)

Payment of Stamp Duty

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

1 Stamp Type Impressed, Serial no 3607 Amount: Rs 50/-, Date of Purchase 17/12/2018, Vendor name: S Banerjee

Panchali Munshi DISTRICT SUB-REGISTRAR OFFICE OF THE D.S.R. - II HOWRAH Howrah, West Bengal

stered in Book - I

Jume number 0513-2019, Page from 10616 to 10634

Jeing No 051300243 for the year 2019.



Digitally signed by PANCHALI MUNSHI Date: 2019 01.18 12:02:18 +05:30 Reason: Digital Signing of Deed.

Sandole Hand

(Panchali Munshi) 1/18/2019 12:02:13 PM DISTRICT SUB-REGISTRAR OFFICE OF THE D.S.R. - II HOWRAH West Bengal.



14/10 18/19 14/10 37/8/19 পশ্চিম্বঙ্গ पश्चिम बंगाल WEST BENGAL to admitted to sentined that the document is edmitted to registration. The signature sheets and the endorsement sheets attached with this document ere the part at this documents.

X 465131

District Suh-Register Howah District Sub-Registrar-II

Howrah

1 6 JAN 2019 EVELOPMENT AGREEMENT

THIS DEVELOPMENT AGREEMENT is made and executed on the day of Deceember, 2018

BETWEEN

BELUR PROJECTS LLP having PAN NO. AALFT1829P, (erstwhile Tatanagar Foundry Company Ltd) having its registered Office at Chandmari, Sapuipara, Post Office Sapuipara, Police Station Nischinda, District Howrah, Pin Code - 711227, being represented by its Designated PARTNER namely MR. DHIRENDRA AGARWAL having PAN NO. ACMPA3914B, son of Shravan Kumar Agarwal, by faith Hindu, by occupation Business, residing at 194A, Manicktalla Main Road, Post Office - Kakurgachi, Police Station - Phool Bagan, Kolkata - 700 054, hereinafter called and referred to as the "OWNER/VENDOR" (which term or

GUVI. UI VVESI DENYAI Directorate of Registration & Stamp Revenue e-Challan

GRN:

19-201819-032856467-1

Payment Mode

Online Payment

GRN Date: 13/01/2019 17:29:16

Bank:

State Bank of India

BRN:

IK00WQTSY0

BRN Date: 13/01/2019 17:30:33

DEPOSITOR'S DETAILS

ld No.: 05130001913718/2/2018

[Query No./Query Year]

Name:

belur projects LLP

Contact No.:

919830834090

Mobile No.:

+91 9830834090

E-mail:

abhijitsen1974@yahoo.com

Address:

sapuipara bally howrah

Applicant Name:

Mr Abhijit Sen

Office Name:

Office Address:

Status of Depositor:

Buyer/Claimants

Purpose of payment / Remarks :

Sale, Development Agreement or Construction agreement

PAYMENT DETAILS

| SI. No. | Identification No. | Head of A/C Description | Head of A/C | Amount[₹] |
|------------|-----------------------|-------------------------------------|--------------------|------------|
| | 05130001913718/2/2018 | Property Registration- Stamp duty | 0030-02-103-003-02 | 74970 |
| 2 | 05130001913718/2/2018 | Property Registration- Registration | 0030-03-104-001-16 | 53 |
| | | Tot | al | 75023 |

Total

In Words

Rupees Seventy Five Thousand Twenty Three only

expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include her heirs, executors, representatives and assigns) of the FIRST PART.

AND

M/S. EAST INDIA REALTY, having PAN NO. ACTPA6503H, a proprietorship firm having its Office at Chandmari, Sapuipara, Belur Howrah, Post Office - Sapuipara, Police Station Nischinda, Howrah - 711227, being represented by the PROPRIETOR namely MR. LAKSHMENDRA KUMAR AGARWAL, son of Late Madan Lal Agarwal, residing at DA-14, Sector-1. Salt Lake, Post Office Bidhan Nagar CC Block, Police Station Bidhan Nagar, Kolkata - 700 064, hereinafter called and referred to as the "DEVELOPER/CONFIRMING PARTY" (which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include its successors-in-office, legal representatives and assigns) of the SECOND PART

WHEREAS

- 1) "Tatanagar Foundry Company Ltd." purchased 31 decimals of Sali land under R.S Dag No. 5453 under R.S Khatian No. 3098 within the Mouja and P.S Bally in the District of Howrah by virtue of a deed of Sale dated 22.06.1955, being No. 2691 for the year 1955 which was registered before the District Sub Registrar at Howrah.
- 2) That "Tatanagar Foundry Company Ltd." also purchased 131/2 decimals and 91/2 decimals of Sali land under R.S Dag No. 5454 under R.S Khatian No. 5511 within the Mouja and P.S Bally in the District of Howrah by virtue of two deed of Sale dated 14.06.1958, being No. 2265 for the year 1958 and deed of sale dated 24.06.1958, being No. 2440 for the year 1958 which were registered before the District Sub Registrar at Howrah.

- 3) That by virtue of aforesaid Deed of Sale "Tatanagar Foundry Company Ltd." became the absolute owner of <u>ALL THAT</u> piece and parcel of a <u>Commercial Land</u> measuring about 31 Decimals comprised in R.S Dag No. 5453 under R.S Khatian No. 3098 <u>AND Commercial Land</u> measuring about 23 Decimals comprised in R.S Dag No. 5454 under R.S Khatian No. 5511, both within the Mouja Bally, Police Station Bally now Nischinda in the District of Howrah which is more fully described in the Schedule below.
- 4) On 21st day of March, 2016, The office of the Registrar, Ministry of Corporate Affairs, Kolkata gave in-principle approval to M/s. Tatanagar Foundry Company Limited to convert itself into Tatanagar Foundry Company LLP and on 18th day of April, 2016 issued certificate of Registration on Conversion with LLP Identification No.AAG 1969.
- 5) Thereafter "Tatanagar Foundry Company LLP" converted the R.S Dag No. 5453 within the Mouja Bally, Police Station Bally now Nischinda in the District of Hewrah from Sali to commercial land by order of D.L. & L.R.O AND A.D.M. Howrah vide Memo No. CONV/46, 47 & 73/Bally/14/1138/1(6) L.R dated 17.03.2015.
- 6) Thereafter "Tatanagar Foundry Company LLP" also converted the R.S Dag No. 5454 within the Mouja Bally, Police Station Bally now Nischinda in the District of Howrah from Sali to commercial land by order of D.L. & L.R.O AND A.D.M. Howrah vide Memo No. CONV-123-126/BJ/16/564/L.R dated 21.02.2017.
- 7) A Plan has been sanctioned for Dag No.5453 under R.S Khatian No.3098 by the Howrah Zila Parishad bearing Memo No.93/932/HZP/EP dated 24.05.2018 whereby the owner has become entitled to construct, erect and complete a new building and/or buildings on the entirety of the said property in accordance with the said plan as may be modified and/or altered from time to time
- 8) And a Plan has been sanctioned for Dag No.5454 under R.S.Khatian No.5511 by the Howrah Zila Parishad bearing Memo No.94/032/HZP/EP dated 24.05.2018 whereby the owner has become entitled to construct, erect and complete a new building and/or buildings on the entirety of the said property in

accordance with the said plan as may be modified and/or altered from time to time.

- 9) It has been agreed between the Owner and the Developer that the Developer will undertake the development of the said premises by constructing building (residential/commercial) on the terms and conditions hereinafter appearing. The Owner shall continue to remain in possession of the said land and space.
- 10) Thereafter the said Tatanagar Foundary Company LLP changed its name to Belur Projects LLP by resolution dated 28th November, 2018.
- 1.1 At or before entering into this agreement the owner has assured and represented to the Developer as follows:
 - i) That the said Belur Projects LLP is a Limited Liability partnership and is presently the absolute owner of the entirety of the said property
 - THAT save payment of municipal rates and taxes, the said premises is otherwise free from all encumbrances, charges, liens, lispendens, attachments and trusts whatsoever or howsoever and the Owner has a marketable title in respect thereof.
 - iii) THAT the entirety of the said premises is in vacant possession of the owner
 - iv) That the Owner have not entered into any agreement for sale and transfer of the said Land nor have they created any interest of a third party into or upon the said premises or any part of portion thereof.
 - v) That the said premises or any part thereof has not been acquisitioned and/or requisitioned nor there is any threat of acquisition and/or requisition.

- vi) That there is no suit or legal proceeding pending before any of the Courts nor there is any threat of any legal proceedings being initialed against the Owner in respect of the said premises on any account whatsoever or howsoever.
- 1.2. Relying on the aforesaid representations and believing the same to be true and acting on the faith thereof, the Developer has agreed to take up the work of development of the said premises subject however to the terms and conditions hereinafter appearing. In these presents unless contrary and/or repugnant thereto the following expression shall have the following meaning:
- ARCHITECT shall mean M/s Four Dimension of 15, Dr A N Pal Lane, Bally, Howrah-711201 for designing and planning of the said New Building and/or Buildings.
- 2.2. COMMON FACILITIES AND AMENITIES shall mean and include corridors, hallways, stairways, lifts, passage-ways, driveways, common lavatories, generator of sufficient Capacity for lift, pump and lighting for common spaces provided by the Developer, Pump Room. Tube well, overhead and underground water tank, water pump and motor, Garden and such other facilities as shall be provided for common use of flat Owner by the Developer.
- DEVELOPER shall mean the said M/s East India Realty and shall include its successor and/or successors in office/interest and assigns.
- 2.4. PREMISES shall mean ALL THAT piece and parcel of a Commercial Land measuring about 31 Decimals comprised in R.S Dag No. 5453 under R.S Khatian No. 3098 AND Commercial Land measuring about 23 Decimals comprised in R.S Dag No. 5454

under R.S Khatian No. 5511, both within the Mouja Bally, Police Station Bally now Nischinda in the District of Howrah, Additional District Sub-Registry Office and District Sub-Registry Office Howrah (more fully and particularly mentioned and described in the FIRST SCHEDULE hereunder written).

- 2.5. NEW BUILDING/BUILDINGS shall mean and include the building or buildings to be constructed erected and completed by the Developer in accordance with the map or plan sanctioned by the Howrah Zila Parisad bearing Memo no. 93/032/HZP/EP dated 24.05.2018.
- 2.6. OWNER shall mean the said Belur Projects LLP and shall include the present partners and those who may be taken in and/or admitted as partner and/or partners of the said Belur Projects LLP and their respective heirs, legal representatives, executors, administrators and assigns and successors-in-interest.
- 2.7. PLAN shall mean the Plan as sanctioned by the Howrah Zila Parisad bearing Memo no. 94/032/HZP/EP dated 24.05.2018 for the construction of the said New Building and/or Buildings which may be altered and/or modified from time to time as shall be recommended by the Architect of the said Building.
- 2.8. SALEABLE SPACE shall mean the constructed space in the New Building and/or Buildings available for independent use and occupation after making due provisions for the space required for common facilities and amenities.
- 2.9. SPECIFICATION shall mean the specifications required for the purpose of construction of the said New 'Building as may be recommended by the Architect of the said New Building (more fully

and particularly mentioned and described in the SECOND SCHEDULE hereunder written).

- 2.10. TRANSFER with its grammatical variations shall be deemed to take place only upon completion of project, grant of completion certification by the Howrab Zila Parishad or appropriate authority, registration and conveyancing in favour of the purchaser/ buyer of the flat and delivery of possession to the buyer / purchaser of the flat. It is strictly understood and agreed between the owner and the developer that execution of this agreement does not result in any transfer whatsoever of any part of the land or space to the developer or any other person nor does it result in grant of possession to the owner or to any other person. The owner will continue remain in possession of the land and grants permission to the developer to enter the said premises and undertake the construction activities as per the contractual agreement
- 2.11. TRANSFEREE shall mean a person, firm, limited company, association of persons in whose favour conveyance is executed, upon grant of completion certificate by the appropriate authority, and fulfillment of all the conditions of purchase by such person, including but not limited to payment of the entire consideration amount; the developer is not a transferee.
- 2.12. Words importing singular shall include plural and vice versa.
- 2.13 Words importing masculine gender shall include Feminine and Neuter genders; like-wise words imparting feminine gender shall include masculine and neuter genders and similarly words imparting Neutral gender shall include masculine and feminine genders.

2.14 FLAT OWNER means Buyer(s) and Purchasers of Flat/s and/ or space in the said NEW BUILDING and space.

OWNERS' ALLOCATION shall mean 45% (Forty Five percent) of the constructed Area in the proposed multi-Storied Building to be constructed on the SAID PREMISES together with proportionate share in the common facilities and amenities more fully described in the SECOND SCHEDULE hereunder written.

DEVELOPER' ALLOCATION shall mean Balance 55% (Fifty Five percent) of the Constructed Area in the proposed multi-Storied Building to be constructed on the SAID PREMISES together with the proportionate share in the common facilities and amenities more fully described in the THIRD SCHEDULE hereunder written

ARTICLE -III DEVELOPMENT RIGHTS

- 3.1. In consideration of the amounts payable by the Developer to the Owner and in consideration of the obligations of the Developer to comply with the several terms, conditions, obligations, covenants and stipulations as herein contained, the Owner has agreed to grant the exclusive right of development in respect of the entirety of the said premises unto and in favour of the Developer herein.
- 3.2. For the purpose of undertaking development of the said premises in terms of this Agreement, the Owner do hereby permit and grant exclusive rights to the Developer subject to terms and conditions mentioned herein for the purpose of undertaking the work of construction, erection and completion of the said new building and/or buildings and for the aforesaid purpose to enter upon the

said premises and upon construction of the super structure (including RCC framework) of the entire New Building and/or Buildings on the said Premises. Possession of the said land will pass from the owner only on completion of the project. The owner will continue to remain in possession of the land and only grants permission to the developer to enter the said premises and supervise the construction activities as per this contractual arrangement.

ARTICLE IV - CONSTRUCTION, ERECTION AND COMPLETION

- 4.1. The development work and/or construction of the said new building and/or buildings will be taken up in phases and unless prevented by circumstances force majeure beyond its control, the Developer shall cause to be constructed, erected and completed the said New Buildings and/or Buildings within a period of three years from the date of sanction of the building plan.
- 4.1.1. The Certificate of the Architect of the Project certifying that the building or any part of the building or buildings at the said premises is complete in all respects shall be final and binding and shall be deemed to be date of completion hereinafter referred to as COMPLETION DATE.
- 4.2. The Developer shall diligently and efficiently carry out developments of the said premises and construction of the New Building and every part thereof as per the sanctioned Building Plan and in accordance with law and shall obtain all necessary permissions, registrations, licenses, permits, certificates and no objections and occupancy and other certificates with regard to the user and enjoyment of every part thereof and such other orders as may be required from Howrah Municipal Corporation and other concerned government or statutory

departments and authorities. The Developer shall Provide warranty on basic construction, plumbing, masonry and electrical work excluding consumables such as electrical and sanitary fittings. The Developer shall also take all reasonable precautions and ensure that the activity at the construction site does not disturb or cause nuisance to the occupants of neighboring properties.

- 4.3. The said new building will be completed in a workmanlike manner with such materials and/or specification more fully and particularly mentioned and described in the SECOND SCHEDULE hereunder written.
- 4.4 The security guards appointed by the owner will continue to discharge their duties and the developer agrees that the guards will be free to inspect all the workmen, architects and consultants entering on behalf of the developer.

ARTICLE V (ALLOCATION)

OWNERS' ALLOCATION shall mean 45% (Forty Five percent) of the constructed Area in the proposed multi-Storied Building to be constructed on the SAID PREMISES together with proportionate share in the common facilities and amenities more fully described in the SECOND SCHEDULE hereunder written.

DEVELOPER' ALLOCATION shall mean Balance 55% (Fifty Five percent) of the Constructed Area in the proposed multi- Storied Building to be constructed on the SAID PREMISES together with the proportionate share in the common facilities and amenities more fully described in the THIRD SCHEDULE hereunder written.

ARTICLE VI - OBLIGATIONS OF THE DEVELOPER

6.1 The Developer shall:

- i) take such steps as are necessary to divert all pipes, wires, cables or other conducting media in, under or above the premises or any adjoining or neighboring premises and which need to be diverted as a result of the Development.
- ii) provide surface and foul water drainage to the premises and shall ensure that the same connect directly to the mains.
- iii) serve such notices and enter into such agreements with statutory authorities or other companies as may be necessary to install the services.
- iv) give all necessary or usual notices under any statute affecting the demolition and clearance of the premises and the development, give notices to all water, gas, electricity and other statutory authorities as may be necessary in respect of development of the said premises and pay all costs, fees and outgoings incidental to or consequential on, any such notice and indemnify and keep indemnified the Owner from and against all costs charges claims actions suits and proceedings.
- v) remain responsible for due compliance with all statutory requirements whether local, state or central and shall also remain responsible for any deviation in construction which may not be in accordance with

the Plan and has agreed to keep the Owner saved, harmless and fully indemnified from and against all costs charges claims actions suits and proceedings.

- vi) remain responsible for any accident and/or mishap taking place while undertaking demolition of the existing structures at the said premises and also while constructing erecting and completing the said new building and/or buildings in accordance with the said Plan and has agreed to keep the Owner harmless and fully indemnified from and against all costs charges claims actions suits and proceedings.
- vii) comply and/or procure compliance with all conditions attaching to the planning permission and any other permission which may be granted during the course of development.
- viii) comply or procure compliance with all statutes and any enforceable codes of practice of Howrah Municipal Corporation and/or other authorities affecting the premises of the development.
- ix) take all necessary steps and/or obtaining all permissions approvals and/or sanctions as may be necessary and/or required and shall do all acts deeds and things required by any statute and complies with the lawful requirements of all the authorities affect the property or the development.
- incur all costs charges and expenses and also any penalty, interest, surcharge, compensation, damages that may be imposed on account of delay or default

for the purpose of constructing erecting and completing the said new building and/or buildings in accordance with the said plan.

- make proper prevision for security of the said land and premises during the course of development.
- xii) not allow any person to encroach ;nor permit any encroachment by any person and/or persons into or upon the said premises or any part or portion thereof.
- regularly and punctually make payment of the fees and/or charges of the Architect, Engineer and other agents as may be necessary and/or required for the purpose of construction erection and completion of the said new building.
- to remain solely liable and/or responsible for all acts deeds matters and things for undertaking construction of the said new building and/or buildings in accordance with the Plan and to pay perform and observe all the terms conditions covenants and obligations on the part of the Developer to be paid performed and observed.

In case any obligation towards payment of any works contract (sales tax) or any provision of Employees Provident Fund and/or Employees State Insurance Act is applicable the same shall be borne and paid by the developer.

xv) pay stamp duty, registration fees and legal fees if

required to be incurred for execution of this agreement.

- to cause plans to be prepared and to submit the plan for sanction to Howrah Zila Parishad and have the same sanctioned and also to apply for and obtain all also obtain necessary permissions, licences, permits, sanctions, consents and no-objections and such other orders as may be required from Howrah Zila Parishad and other concerned government departments and authorities. The Developer shall prior to submitting the plans, get the same approved from the owner and immediately after obtaining all permits, sanctions and approvals etc. handover copies thereof to the owner. The owner shall be entitle to inspect the originals of the same at any time.
- xvii) to be solely responsible for development of the said premises and payment of consideration in terms thereof including construction of the new building and the construction, procurement and installation of all the Common Portions and Common Facilities at its own cost and risk, and the owner shall be not incur any expenses or liability of any nature whatsoever or howsoever for anything relating to or connected therewith save those expressly agreed to be borne and paid by the Owner hereunder.
- xviii) to bear an pay all sanction and other fees, architects and engineers fees and all cost charges, fees, levies and expenses of permissions, licenses, quotas, and all other incidental

expenses for construction of new building (including the Owner's Allocation, the Common Portions and Common Facilities) and its materials, fittings and fixtures in all respect, equipment and machinery, temporary and permanent connections of water, drainage, sewerage, electricity, lifts and other amenities and/or development of the said premises and fees and remuneration of all personnel and agents employed for the purpose.

ARTICLE VII - TITLE DEEDS

7. Within 3 months from date of execution of this agreement the Developer shall satisfy himself about the title of the Owner of said premises and inform the Owner about the same, failing which it is presumed that they are satisfied about the title.

ARTICLE VIII - OWNER'S OBLIGATIONS

- 8.1 The Owner has agreed:
 - To co-operate with the Developer in all respect for development of the said premises in terms of this agreement.
 - To execute all deeds documents and instruments as may be necessary and/or required from time to time.
 - iii) For the purpose of obtaining all permissions approvals and/or sanctions to sign and execute all deeds documents and instruments as may be necessary and/or required to enable the Developer undertake construction of the New Building and/or Buildings in accordance with the said plan.

- iv) The Owner shall execute a General Power of Attorney in favour of the Developer and/or its nominee and/or nominee as may be required for the purpose of obtaining necessary permission approvals and sanctions from different authorities in connection with the construction of the building and also for pursuing and following up the matter with the Howrah Zila Parishad and other authorities (and for booking and/or entering into agreement for sale).
- To execute the Deed of Conveyance in favour of the intending purchases acquiring flats constructed spaces and parking spaces

ARTICLE IX - FORCE MAJEURE

- 9.1. The Developer hereby undertakes to keep the Owner indemnified and indemnify the owner against all third party claims and actions arising out of any sort of act or omission of the Developer in or relating to the construction of the said Building.
- 9.2. The Developer hereby undertakes that without prior written permission of the Owner's the Developer shall not assign and/or transfer this Development Agreement to any one whatsoever.

ARTICLE X - MISCELLANEOUS

- 10.1. The Owner and the Developer' have entered into this Agreement purely as a contract and nothing contained therein shall be deemed to construct a partnership between the Developer and the Owner or as a joint venture between the parties hereto in any manner nor shall the parties hereto constitute as Association of persons
- 10.2. It is understood that from time to time to facilities the construction of

the New Building by the Developer various deeds matters and things not therein 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 owner relative to which specified provisions may not have been mentioned herein. the Owner hereby undertakes to do all such acts deeds matters and things that may be reasonably required to be done in the matter and the Owner shall execute any such additional Power(s) of Attorney and/or authorization as may be required by the Developer for the purpose and the Owner also undertake to sign and executive all such additional applications and documents as the case may be PROVIDED THAT all such acts deeds matters and things do not in any way infringe on the rights of the Owner and/or go against the spirit of this Agreement.

- 10.3. Any notice required to be given by any of the parties hereto shall be served at the address of the parties given herein unless any of the parties notice change of address, in writing, and such notice shall be deemed to have been served upon the other party if sent by pre-paid registered post with acknowledgement due to at the aforesaid address.
- 10.4. Nothing in these presents shall be constructed as a demise or assignment or conveyance in law by the Owner of the said Premises or any part thereof to the Developer or as creating any right title or interest in respect thereof in the Developer.

ARTICLE XI - DOCUMENTATION/ADVOCATE

11.1. In the event of any dispute or differences between the parties hereto regarding the interpretation of this Agreement or any part thereof the parties shall try to resolve or amicably settle the same through mutual discussions, negotiations, mediations by common friends, arbitration. In case of arbitration the parties shall first mutually try to appoint one sole arbitrator, failing which one arbitrator each will be nominated by each party, and two nominated arbitrators shall appoint an umpire. Any process of arbitration shall be conducted under the prevailing law and the rules relating thereto. The decision of such sole arbitrator or Arbitral Tribunal, as the case may be, will be final and binding on both parties.

- 11.2. The parties agree that the pendency of a dispute between them shall not be cause for stoppage of construction of the New Building and that the Developers shall continue and complete the construction of the New Building in terms of this Agreement save only of such portion thereof directly affected by such dispute.
- 11.3. Courts at Calcutta alone shall have jurisdiction to entertain try and determine all actions suits and proceedings arising out of these presents between the parties hereto.

THE FIRST SCHEDULE ABOVE REFERRED TO (SAID PROPERTY)

ALL THAT piece and parcel of a Commercial Land measuring about 31 Decimals comprised in R.S Dag No. 5453, L.R Dag No. 19753 under R.S Khatian No. 3098 AND Commercial Land measuring about 23 Decimals comprised in R.S Dag No. 5454, L.R Dag No. 19754 under R.S Khatian No. 5511, both within the Mouja Bally, Police Station Bally now Nischinda in the District of Howrah, Additional District Sub-Registry Office and District Sub-Registry Office Howrah, butted and bounded as follows:

ON THE NORTH : Property of E.S.I Hospital.

ON THE SOUTH : Property of R.S Dag No. 5455.

ON THE EAST

: Metal Road.

ON THE WEST : Property of R.S Dag No. 5472 and 5473.

THE SECOND SCHEDULE ABOVE REFERRED TO

(OWNERS' ALLOCATION)

OWNERS' ALLOCATION shall mean 45% (Forty Five percent) of the constructed Area in the proposed multi-Storied Building to be constructed on the SAID PREMISES together with proportionate share in the common facilities and amenities attached thereto.

THE THIRD SCHEDULE ABOVE REFERRED TO

(DEVELOPER'S ALLOCATION)

DEVELOPER'S ALLOCATION shall mean Balance 55% (Fifty Five percent) of the Constructed Area in the proposed multi- Storied Building to be constructed on the SAID PREMISES together with the proportionate share in the common facilities and amenities attached thereto.

THE FOURTH SCHEDULE ABOVE REFERRED TO (SPECIFICATIONS)

| Floor | · · · · · · · · · · · · · · · · · · · | Vitrified tiles in the living room, bed room, kitchen & toilet. |
|-------|---------------------------------------|---|
| Wall | - : | Plaster of paris. |

| Door | Ť | Flash Doors with accessories |
|------------|------|--|
| Window | ÷ | All windows of the flat will be a Aluminium window with glass fittings. |
| Kitchen | | Kitchen will consist of cooking platform with black stone. Ceramic tiles (upto 2 feets above platform) |
| Toilet | | Each Toile! Floor will be of vitrified tiles together with Glaze Tiles fittings upto the height of 6 ft from the floor level and each toilet will be consist of one Commode/E.W.C Type pan (white) with cistern together with two water point. |
| Electrical | -1 | Total 20 electric points will be provided in the above mentioned flat including the 15 AMP point and @ Rs.350/- will to be charged for extra electric point. |
| Water | 10 m | 24 hours water supply through overhead tank from Deep Tube-well through electric motor and pump. |

<u>IN WITNESS WHEREOF</u> the parties hereto have executed these presents on the day month and year first above written.

SIGNED AND DELIVERED

by Parties hereto at Howrah

in the presence of

WITNESSES:

1. Subrata Jana,

BELUR PROJECTS LLD

SIGNATURE OF THE OWNER

2. S. DUTTA HOWRAH LOURT

EAST INDIA REPORTY

Constituted Attorney

SIGNATURE OF THE DEVELPOER

DRAFTED BY ME AND PREPARED IN MY CHAMBER.

Abbigit Sen.

ADVOCATE.

F/38/2006

HOWRAH COURT

FORM FOR TEN FINGER IMPRESSION

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| | Right Hand | | | | | |

Signature ____

| | voice cum Acknowledgement re | ist of PAN | Applica | Copy tion (Chan | to be kept ge Reque | with application | |
|--|--|--|------------------|--------------------|------------------------|------------------|--|
| Tax Invoice cum Acknowledgement | N - 033979700173353 | | | | Date | -11 Dec 2018 | |
| Category | LIAMED LIABILITY PARTNERSHIP | ALL STATE OF THE S | STIN of Apr | 1 | | | |
| Applicant's Name | BELUR PROJECTS LLP | | | Existing PA | N MALF | 1825P | |
| Name on Card | BELUR PROJECTS LLP | | | | | | |
| Father's Name | Not mentioned | | | | | | |
| Mother's Name | Not mentioned | | | | | | |
| Date of Birthi | 18 Apr 2016 | Communication Ad | dress State | WE | WEST BENGAL (19) | | |
| Telephone/ Mobile 91-033-9830023104 E-mail ID BELURPROJECTSLLP@GMAIL COM | | | | | | | |
| Proof of Identity | Copy of Certificate of Registration issued by | the Registrat of Fire | nsil believe had | owy Pannership | 15 | | |
| Proof of Address | Copy of Certificate of Registration issued by | y the Registrar of Fin | nst, imited Lie | sbility Pannershi | DIS. | | |
| Proof of DOB | NA | | | | | | |
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TO BE THE FATHER'S NAME SHRAYAN KUMAR AGARWAL

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

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Major Information of the Deed

| Deed No: | 1-0513-00229/2019 | Date of Registration | 16/01/2019 | | |
|---|---------------------------|---|------------|--|--|
| Query No / Year | 0513-0001913718/2018 | Office where deed is registered | | | |
| Query Date | 20/12/2018 10:22:41 AM | D.S.R II HOWRAH, District: Howrah | | | |
| Applicant Name, Address & Other Details Abhijit Sen Howrah Court Thana Howrah District Howrah WEST BENGAL PIN No. 9830834090 Status Advocate | | | | | |
| Transaction | A CONTRACTOR OF STREET | Additional Transaction | | | |
| [0110] Sale, Development agreement | Agreement or Construction | [4305] Other than Immovable Property Declaration [No of Declaration 2] | | | |
| Set Forth value | | Market Value | | | |
| Rs 2,00,000/- | | Rs. 4,90,40,437/- | | | |
| Stampduty Paid(SD) | Trees and the second | Registration Fee Paid | | | |
| Rs. 75,020/- (Article:48(g)) | | Rs. 53/- (Article E, E, M(b), H) | | | |
| Remarks | | | | | |

Land Details:

District: Howrah, P.S.- Bally, Gram Panchayat. BALI, Mouza: Bali(Part) Pin Code: 711227

| Sch No | Plot Number | Khatian Number | Land Proposed | | Area of Land | THE RESIDENCE THE PROPERTY OF THE PARTY OF T | Market Value (In Rs.) | Other Details |
|-----------|----------------|-------------------|--------------------|--------------------|--------------|--|--------------------------|--|
| EF | LR-19753 | LR-3098 | Commerci al Use | Commer cial Use | 31 Dec | 1,00,000/- | 2.81,52,843/- | Property is on Road Adjacent to Metal Road |
| L2 | LR-19754 | LR-3098 | Commerci al Use | Commer cial Use | 23 Dec | 1,00,000/- | 2,08,87,594/- | Property is on Road Adjacent to Metal Road |
| | | TOTAL : | | | 54Dec | 2,00,000 /- | 490,40,437 /- | |
| | Grand | Total: | | | 54Dec | 2,00,000 /- | 490,40,437 /- | |

Land Lord Details:

| SI No | Name, Address, Photo, Finger print and Signature |
|----------|--|
| 3 | Belur Projects LLP Chandmari, Sapuipara, P.O Sapuipara, P.S Bally, Howrah, District -Howrah, West Bengal, India, PIN - 71122/ PAN No.: AALFT1829P, Status: Organization, Executed by: Representative |

Developer Details:

| SI No | Name, Address, Photo, Finger print and Signature |
|----------|---|
| | East India Realty Chandmari, Sapuipara, P.O Sapuipara, P.S Bally, Howrah, District:-Howrah, West Bengal, India, PIN - 711227 PAN No.: ACTPA6503H, Status: Organization, Executed by: Representative |

Representative Details:

| SI No | Name, Address, Photo, Finger print and Signature | | | | | | | | |
|----------|--|---------------------------------------|---|--|--|--|--|--|--|
| 1 | Name | Photo | Finger Print | Signature | | | | | |
| | Mr Dhirendra Agarwal (Presentant) Son of Mr Shravan Kumar Agarwal Date of Execution - 31/12/2018, Admitted by: Self, Date of Admission: 16/01/2019, Place of Admission of Execution: Office | | | Dhouse Am V | | | | | |
| | | Jan 16 2019 12:42PM | LTI 16/01/2019 | 18/01/2019 | | | | | |
| | No ACMPA3914B Status F | Sex: Male, By Ca Representative, F | aste: Hindu, Occup Representative of | an, Kolkata, District -Kolkata, West pation: Business, Citizen of India, , PAN Belur Projects LLP (as PARTNER) | | | | | |
| - 2 | Name | Photo | Finger Print | Signature | | | | | |
| | Mr Lakshmendra Kumar Agarwal Son of Late Madan Lal Agarwal Date of Execution - | 3 | | EAGONO | | | | | |

Mr Lakshmendra Kumar
Agarwal
Son of Late Madan Lal Agarwal
Date of Execution 31/12/2018, Admitted by:
Self, Date of Admission:
16/01/2019, Place of
Admission of Execution: Office

Jan 16 2019 12:43PM
LTI
18/01/2019

DA - 14, Sector -1, Salt Lake, P.O.- Bidhan Nagar, P.S.- Bidhannagar, District -North 24-Parganas, West Bengal, India, PIN - 700064, Sex. Male, By Caste, Hindu, Occupation: Business, Citizen of India, PAN No.: ACTPA6503H Status: Representative, Representative of East India Realty

Identifier Details:

Dr. C.

Name & address Mr Abhijit Sen Daugther of Mr H.s Sen Howrah Court, P.O.- Howrah, P.S.- Howrah, Howrah, District - Howrah, West Bengal, India, PIN - 711101, Sex Female By Caste Hindu, Occupation Advocate, Citizen of India, Identifier Of Mr Dhirendra Agarwal, Mr Lakshmendra Kumar Agarwal

16/01/2019

Transfer of property for L1

SI.No From To. with area (Name-Area)

1 Belur Projects LLP East India Realty-31 Dec

Transfer of property for L2

SI.No From To. with area (Name-Area)

1 Belur Projects LLP East India Realty-23 Dec

Endorsement For Deed Number: 1 - 051300229 / 2019

On 16-01-2019

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

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

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

Presented for registration at 12:02 hrs on 16-01-2019, at the Office of the D.S.R. - II HOWRAH by Mr. Dhirendra Agarwal

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 4.90.40.437/-

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

Execution is admitted on 16-01-2019 by Mr Dhirendra Agarwal, PARTNER, Belur Projects LLP (LLP), Chandman, Sapuipara, P.O.-Sapuipara, P.S.-Bally, Howrah, District.-Howrah, West Bengal, India, PIN - 711227

Indetified by Mr Abhijit Sen, , , Daughter of Mr H.s Sen, Howrah Court, P.O. Howrah, Thana: Howrah City/Town HOWRAH, Howrah, WEST BENGAL, India, PIN - 711101, by caste Hindu, by profession Advocate

Execution is admitted on 16-01-2019 by Mr Lakshmendra Kumar Agarwal,

Indetified by Mr Abhijit Sen, , , Daughter of Mr H.s Sen, Howrah Court, P.O. Howrah, Thana: Howrah . City/Town HOWRAH, Howrah, WEST BENGAL, India, PIN - 711101, by caste Hindu, by profession Advocate

Payment of Fees

Certified that required Registration Fees payable for this document is Rs 53/- (E = Rs 21/- ,H = Rs 28/- ,M(b) = Rs 4/-) and Registration Fees paid by Cash Rs 0/- by online = Rs 53/-

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 13/01/2019. 5:30PM with Govt. Ref. No. 192018190328564671 on 13-01-2019, Amount Rs. 53/- Bank State Bank of India (SBIN0000001), Ref. No. IK00WQTSY0 on 13-01-2019, Head of Account 0030-03-104-001-16.

Payment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 75,020/- and Stamp Duty paid by Stamp Rs 50/- by online = Rs 74,970/-

Description of Stamp

1 Stamp Type Impressed, Serial no 3606 Amount: Rs.50/-, Date of Purchase 17/12/2018, Vendor name: S.Banerjee Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department: Govt. of WB Online on 13/01/2019; 5:30PM with Govt. Ref. No: 192018190328564671 on 13-01-2019, Amount Rs. 74,970/-, Bank State Bank of India (SBIN0000001), Ref. No: IK00WQTSY0 on 13-01-2019, Head of Account 0030-02-103-003-02

Berehole Human

Panchali Munshi
DISTRICT SUB-REGISTRAR
OFFICE OF THE D.S.R. - II HOWRAH
Howrah, West Bengal

Major Information of the Deed - I-0513-00229/2019-16/01/2019

2/11/2019 Ougo, No. 05120001012719 / 2019 Down No. 1, 051200220 / 2010 Down No. 1

Certificate of Registration under section 60 and Rule 69. Registered in Book - I Volume number 0513-2019, Page from 10372 to 10403 being No 051300229 for the year 2019.



Digitally signed by PANCHALI MUNSHI Date: 2019.01.18 11:50:28 +05:30 Reason: Qigital Signing of Deed.

(Panchali Munshi) 1/18/2019 11:50:23 AM DISTRICT SUB-REGISTRAR OFFICE OF THE D.S.R. - II HOWRAH West Bengal.