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पश्चिम बंगाल WEST BENGAL

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Facts that the document is required to
 register for stamp duty and
 with the stamp duty and the stamp
 duty.

22 FEB 2011
 22 FEB 2011

THIS INDENTURE made this the 22nd day of Feb 2011
 BETWEEN (MR.) BANTU SHAW alias Bantu Kumar Shaw son of Sri
 Ashok Shaw, by caste- Hindu, by occupation- Business, by Nationality-

07 FEB 2011

11/29

C. BARNES

Alison Price Court
Alameda CA 945 027

ALISON PRICE COURT
Alameda CA

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22 FEB 2011
Alameda Register-Examiner
Alameda Register-Examiner

Indian, residing at Karpalpara, P.S. Rajarhat, District North 24-Parganas, represented by his Constituted Attorney **[SRI] TAPAS LODH**, son of Sri Sunil Banerjee Lodh, residing at Bekjanti, Indira Nagar, P.O. & P.S. Rajarhat, District North 24-Parganas, Kolkata 700 135, appointed by a General Power of Attorney, duly registered with Additional District Sub-Registrar (Salt Lake City), vide Book-IV, CD Volume No.1, Pages 1684 to 1690, being No. 00152 for the year 2011 hereinafter referred to and called as the "**VENDOR**" (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include his heirs, successors-in-interest, trustees, executors, administrators, legal representatives and/or assigns) of the **FIRST PART**;

AND

(1) **SIDHANT VINTRADE PRIVATE LIMITED**, and (2) **SOLTY MERCANTILE PRIVATE LIMITED**, both the Companies having their registered office at 52, Weston Street, Fifth Floor, Kolkata 700 012, represented by its Authorized Signatory **[Mr.] Sunil Kumar Loharuka**, son of Late Ram Bhupai Loharuka, residing at DC 9/28, Shastri Bagan, Post Office- Deshbandhu Nagar, under Police Station Baguhati, PIN - 700 050, hereinafter referred to and called as the "**PURCHASER**" (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include their respective successors-in-office, executors, administrators, legal representatives and/or assigns) of the **OTHER PART**;

WHEREAS **one NETAI CHANDRA PAL, AKHAYA KUMAR PAL** and **PRAHALAD CHANDRA PAL** were the recorded joint owners of **ALL THAT** piece or parcel of land measuring about 44 [Forty Four] Decimals, more or less, comprised under R. S. Dag No. 425, appertaining to R. S. Khattian No. 2710, 2711 and 2712, lying and situated under Mouza- REKJWANI, J. L. No. 13, under Police Station- Rajarhat, District North 24-Parganas, along with other landed properties;

AND WHEREAS while the said **Netai Chandra Pal, Akhaya Kumar Pal** and **Prahalad Chandra Pal** jointly seized and possessed of or otherwise well and sufficiently entitled to the aforesaid properties, they amicably settled/ partitioned the aforesaid properties among themselves;

AND WHEREAS by virtue of a Family Settlement Deed dated 23.09.1981, registered in the office of the Sub-Registrar at Cossipore DumDum and recorded into Book No. 1, Volume No. 262, Pages 227 to 250, Being No. 10073 for the year 1981, said **Netai Chandra Pal**, settled all the properties enjoyed by him through aforesaid settlement/ partition, unto and in favour of his son (1) **Manoranjan Pal**, (2) **Rabindra Nath Pal**, and (3) **Sachindra Nath Pal**, including the aforesaid R. S. Dag No. 425, appertaining to R. S. Khatian No. 2710, 2711 and 2712, lying and situated under Mouza-REKJOANI, Police Station- Rajarhat, District North 24-Parganas.

AND WHEREAS thus while the said (1) **Manoranjan Pal**, (2) **Rabindra Nath Pal**, and (3) **Sachindra Nath Pal**, all sons of Late Netai Chandra Pal, were enjoying the aforesaid properties, the said Manoranjan Pal died, leaving behind her wife and a daughter RUMA PAL, as his only legal heirs towards the estates left by him. In the span of time wife of Manoranjan Pal also died, leaving behind her only daughter KUMA PAL, as only legal heirs towards the estates of Manoranjan Pal.

AND WHEREAS thus the said (1) **Rabindra Nath Pal**, (2) **Sachindra Nath Pal**, and (3) **Rama Pal**, jointly seized and possessed of or otherwise well and sufficiently entitled to the aforesaid properties, made a master Plan and divided the aforesaid properties under several plots and by execution of a Saf Bikray Kohala dated 18 th day of June, 1999 sold, transferred, conveyed, granted, assigned and assured **ALL THAT** piece or parcel of a plot of land measuring about 1 (One) Cattai 12 (Twelve) Chittacks, more or less, comprised under R. S. Dag No. 425 appertaining to R. S. Khatian No. R. S. Khatian No. 2710, 2711 and 2712, corresponding to Kri Khatian No. 4242, 4243 and 4244, lying and situated under Mouza - REKJOANI, J. L. No. 1A, R. S. No. 198, Touza No. 2998, under Police Station- Rajarhat, District North 24-Parganas, unto and in favour of one **Srimati Bharati Rakhit**, wife of Sri Krishnupada Rakhit, which was duly registered in the office of the Additional District Sub-Registrar, Bidhan Nagar, Salt Lake City and recorded into Book No. 1, Volume No. 61, Pages 33 to 38, Being No. 2406 for the year 2000, against the valuable consideration mentioned therein and thus handed over the vacant and peaceful possession of the aforesaid landed property absolutely and forever;

AND WHEREAS thus the said Srimati Bharati Rakhi seized and possessed of or otherwise well and sufficiently entitled to the aforesaid property, by execution of a Saf Bikray Kohala dated 10th day of May, 2000 sold, transferred, conveyed, granted, assigned and assured **ALL THAT** piece or parcel of a plot of land measuring about 1 (One) Cottah 12 (Twelve) Chittacks, more or less, comprised under R.S. Dag No. 425, appertaining to R. S. Khatian No.2710, 2711 and 2712, corresponding to Kri Khatian No. 4242, 4243 and 4244, lying and situated under Mouza- REKHOANI, J. L. No. 13, R. S. No. 198, Touzi No. 2998, under Police Station- Rajarhat, District North 24-Parganas, unto and in favour of one **Sri Bantu Shaw**, the Vendor herein, which was duly registered in the office of the Additional District Sub-Registrar, Bidhan Nagar, Salt Lake City and recorded into Book No. 1, Volume No. 75, Pages 163 to 170, Being No. 2974 for the year 2000, against the valuable consideration mentioned therein and thus handed over the vacant and peaceful possession of the aforesaid landed property absolutely and forever;

AND WHEREAS by virtue of aforesaid Deed, the said **Sri Bantu Shaw**, the Vendor herein, became the sole and absolute owner of **ALL THAT** piece or parcel of a plot of land measuring about 1 (One) Cottah 12 (Twelve) Chittacks, more or less, comprised under R. S. Dag No. 425 appertaining to R. S. Khatian No. R. S. Khatian No.2710, 2711 and 2712, corresponding to Kri Khatian No. 4242, 4243 and 4244, corresponding to L.R. Khatian No. 4906, lying and situated under Mouza- REKHOANI, J. L. No. 13, R. S. No. 198, Touzi No. 2998, under Police Station- Rajarhat, District North 24-Parganas **TOGETHER WITH** the right to use the common passage, road, drains, water line without any obstruction to others, more fully and particularly described in the Schedule written hereunder free from all sort of encumbrances, liens, charges, mortgages, attachments thereto hereinafter called as the **SAID PROPERTY**;

AND WHEREAS the Vendor due to paucity of funds and inability to administer and maintain the Said Property, has agreed to sell and the Purchaser herein has agreed to Purchase **ALL THAT** piece or parcel of a plot of land measuring about 1 (One) Cottah 12 (Twelve) Chittacks, more or less, identified as Scheme Plot No.9, comprised under R.S./ L.R. Dag No. 425, appertaining to R. S. Khatian No. 2710, 2711 and 2712, corresponding to Kri Khatian No. 4242, 4243 and 4244, corresponding to L.R. Khatian No. 4906, lying and situated under Mouza- REKHOANI, J. L.

No. 13, R. S. No. 198, Touzi No. 2998, within the limits of Rajarhat Bishnupur No.1 Gram Panchayat, under jurisdiction of the Office of the Additional District Sub-Registrar at Bidhan Nagar, Salt Lake City, Police Station Rajarhat, District North 24-Parganas **TOGETHER WITH** the right to use the common passage, road, drains, water line without any abstraction to others, hereinafter as well as heretofore called as the **SAID PROPERTY**, at and for a Total Consideration of Rs.15,50,000/- [Rupees Fifteen Lac Fifty Thousand] only, which according to the parties herein is fair and reasonable market value.

NOW THIS INDENTURE WITNESSETH as follows:

1. In pursuance of agreements and in consolidated consideration of sum of Rs.15,50,000/- [Rupees Fifteen Lac Fifty Thousand] only duly paid by the Purchaser to the Vendor, at or before the execution of this instrumenta (the receipt whereof the Vendor do hereby as well as by the receipt and memo hereunder written admit and acknowledge and of and from the payment of the same or every part thereof forever acquit release and discharge the Purchaser as also every portion of the demised plot of land free from the same) the Vendor doth hereby grant sell convey transfer assign and assure unto the Purchaser **ALL THAT** piece or parcel of a plot of land measuring about 1 (One) Cottah 12 (Twelve) Chittacka, more or less, identified as Scheme Plot No. 9, comprised under R.S./ L.R. Dng No. 425, appertaining to R. S. Khaitan No. 2710, 2711 and 2712, corresponding to K.H. Khaitan No. 4242, 4243 and 4244, corresponding to L.R. Khaitan No. 4906, lying and situated under Mouza- RIKK.IGANI, J. L. No. 13, R. S. No. 198, Touzi No. 2998, within the limits of Rajarhat Bishnupur No.1 Gram Panchayat, under jurisdiction of the Office of the Additional District Sub-Registrar at Bidhan Nagar, Salt Lake City, Police Station Rajarhat, District North 24-Parganas **TOGETHER WITH** the right to use the common passage, road, drains, water line without any abstraction to others, more fully and particularly described in the schedule hereunder written and which is heretofore as well as hereinafter referred to as "the **Said Property**" **OR HOWSOEVER OTHERWISE** the Said Property and every part thereof now are or is hereto before were or was situated bounded and bounded called known numbered described distinguished **TOGETHER WITH** all rights, liberties, title interest, easements,

privileges, appurtenances and appendages whatsoever of the Said Property or any and every part thereof belonging to or in any way, appertaining to or usually held, used occupied or enjoyed therewith or reputed to belong or be appurtenant thereto **AND** the reversion or reversions remainder or remainders and all rents issues and profits thereof and all and every part thereof, hereby granted sold and conveyed transferred assigned and assured or expressed or intended so to be **AND** all the estate, rights, liberties, title, interest, inheritance, use, possession, property, claim, demand and other legal incidents thereof whatsoever, of the Vendor unto and upon the said property and every part thereof and all other evidence of title whatsoever in any way relating to or concerning the said property which now are or hereafter shall or may be in possession, power of control of the Vendor or any other person or persons from the Vendor and procure the same without any action or suit either in law or in equity **TO HAVE AND TO HOLD** the Said Property, hereby granted transferred, sold, conveyed and assigned or expressed or intended so to be with the appurtenances unto the Purchaser absolutely and forever, free from all encumbrances, trust, liens, incumbrances, charges, attachments, claimants, requisitions, acquisitions and alignment whatsoever.

2. THE VENDOR DOETH HEREBY COVENANT WITH THE PURCHASER:

- (i) **THAT** notwithstanding any act, deed, matter or thing whatsoever by the Vendor or their predecessor in title or any of them done executed or knowingly suffered to the contrary, the Vendor is fully and absolutely seized and possessed of or otherwise well and sufficiently entitled to the said property hereby granted and conveyed or expressed or intended so to be for a perfect indefeasible estate or inheritance without any manner or condition, use, trust or other thing whatsoever to alter or make void the same; and
- (ii) **THAT** notwithstanding any such act, deed or thing whatsoever aforesaid, the Vendor now has good right, full lawful and absolute authority and indefeasible title to grant, convey, transfer and assign the said property hereby granted, conveyed, transferred and assigned or expressed or intended so to be with the

appurtenances unto and to the use of the Purchaser in the manner aforesaid and according to the true intent and meaning of these presents; and

- (III) **THAT** the Purchaser shall and may from time to time and at all times hereafter peaceably and quietly hold occupy possess and enjoy the said property hereby granted, conveyed, transferred and assigned and received and take rents, issues and profits thereof for its absolute use and benefit without any lawful hindrance, interruption, disturbance or any person eviction or demand whatsoever from or by the Vendor or any person or persons whatsoever; and
- (IV) **THAT** free and clear, freely and clearly and absolutely acquitted exonerated and released or otherwise by and at the costs and expenses of the Vendor well and sufficiently saved defended kept harmless and other estate rights, title, claim, mortgage, charge, lien, liabilities and attachments whatsoever; and
- (V) **THAT** further the Vendor and all person having or lawfully or equitably claiming any estate, right, title or interest whatsoever into or upon the said property or any and every part thereof from, under or in trust for the Vendor and/or their and each of their respective predecessor-in-title or any of them shall and will from time to time and at all times hereafter at the requests and costs of the Purchaser do and execute or cause to be executed or done all such acts, assurances and things whatsoever for further better and more perfectly assuring the said property hereby granted, conveyed, transferred and assigned or expressed or intended so to be and every part thereof unto and to the use of the said Purchaser in the manner aforesaid as may be reasonably required; and
- (VI) **THAT** the said property or any or every part thereof is not attached in any proceeding or under any provision of Public demand Recovery act or otherwise and no steps taken in execution of any certificate of the instance of Income Tax and or Wealth Tax and or Estate Duty Authorities, and

- (VII) **THAT** no notice issued under the Public demands recovery Act, has been served on the Vendor nor any such notice has been published; and
- (VIII) **THAT** the Vendor have not yet received any notice of requisition or acquisition of the property described in the schedule below and the said property has not been affected by any scheme of road alignment or for any other purposes; and
- (IX) **THAT** the Purchaser and all person claiming through or under the Purchaser have undisputed and all manner of rights through or over the said property and all other rights of easements at law and in equity; and
- (X) **THAT** the Vendor shall and will, at all times hereafter be bound to indemnify the Purchaser against any loss or damage may be suffered by the Purchaser by reason of any defect in title or possession of the Vendor or by the discovery of any charge, acquirable or otherwise mortgage or trust, lien, dispendence or any suit relating to the property any attachment either before or after decree by any court or other legal authority affecting adversely the property hereditaments and premises hereto granted, transferred and conveyed to the Purchaser; and
- (XI) **THAT** simultaneously with the execution of this deed of conveyance, the Vendor have delivered peaceful vacant possession of the said property, described in the schedule below, unto the Purchaser for the absolute use and benefits of the Purchaser as full and absolute owner thereof and all rights, title, interest over the said property hereby vests unto the Purchaser by virtue of this deed of conveyance absolutely and forever;
- (XII) **THAT** the Vendor doth hereby declare that the said property is free from all sorts of encumbrances whatsoever and they have good and marketable right title and interest over the said property, as described in the schedule hereto below; and

(XIII) **THAT** the Vendor shall and will make such affidavits and sign all papers and documents as may be necessary for the purpose of effecting mutation of Purchaser's name in the records of rights as well as in the records of local authority.

(XIV) **THAT** simultaneously with the execution of this deed, the Vendor has handed over all documents of title relating to this property unto the Purchaser.

SCHEDULE OF THE PROPERTY ABOVE REFERRED TO

ALL THAT ^{Sale} piece or parcel of a plot of land measuring about 1 (One) Catha 12 (Twelve) Chittacks, more or less, identified as Scheme Plot No. 9, comprised under R.S./ L.R. Dag No. 425, appertaining to R. S. Khatun No. 2710, 2711 and 2712, corresponding Kri Khatun No. 4242, 4243 and 4244, corresponding to L.R. Khatun No. 4906, lying and situated under Mouza- REKHOAN, J. L. No. 13, R. S. No. 198, Taluq No. 2998, within the limits of Rajarhat Bahadurpur No.1 Gram Panchayat, under jurisdiction of the Office of the Additional District Sub-Registrar at Bidhan Nagar, Salt Lake City, Police Station, Rajarhat, District North 24 Parganas **TOGETHER WITH** all sorts of rights, easements, privileges and appurtenances whatsoever belonging to or enjoyed therewith and appurtenant thereto and reputed so to be the easement right in respect of 8'-0" wide Common Passage in front of the said property in question for ingress and egress and for laying telephone, water and electric connection, through under or over the said paths and passages together with all sorts of easement rights of air light etc. and bounded as follows:

ON THE NORTH : Land under R. S. Dag No. 442;

ON THE SOUTH : 8'-0" wide Common ;

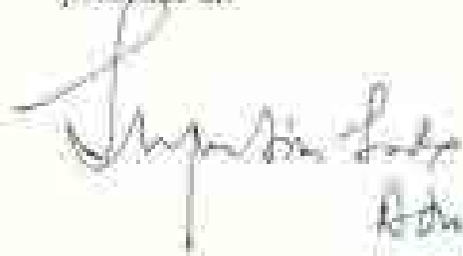
ON THE EAST : Plot No. 10 in same dag;

ON THE WEST : Plot No. 8 in same dag.

Handwritten signature

IN WITNESS WHEREOF the VENDOR has set and subscribed his hand and seal on the day month and year above written.

SIGNED, SEALED & DELIVERED
by the VENDOR at Kolkata in the
presence of:


Bidyut

For (MR.) BANTU SIKAW


Consulted Attorney
(BKI) TAPAS LODH

Tapas Das
Rajachak, KOL-135

Drafted by me and prepared in my office:


Advocate

SUPROTIM SAHA
Advocate, W.E. 134/1990
MONOLATA, BA-12/2B
Doshchandua Nagar,
Kolkata - 700 059.

RECEIPT

Received a sum of Rs. 15,50,000/- (Rupees Fifteen Lac And Fifty Thousand) only from the hereinabove named Purchaser according to memo of consideration stated herein below:

MEMO OF CONSIDERATION

Amount (Rs.)	Date	Cheque /DD No.	Bank/Branch	Issued In Favour Of
8,00,000/-	29.01.2011	164431	Indian Overseas Bank Ltd., Bagmati Branch	Hantu Kumar Shaw
6,50,000/-	29.01.2011	164456	Indian Overseas Bank Ltd., Bagmati Branch	Bantu Kumar Shaw
1,00,000/-	12.02.2011		PAID IN CASH	Bantu Kumar Shaw
15,50,000/-			Rupees Fifteen Lac And Fifty Thousand Only	

Witness

Tapas Das
Sd/-

For (MR.) BANTU SHAW

Safina Sult
Constituted Attorney
(SR) TAPAS LODH

SIGNATURE OF THE VENDOR

Tapas Das
Rajarhat KOL-135

Debasish Roy

Read over and explained by me to the vendor who executed by the document after fully understanding the Perfect Meaning and Contents thereof.

Drafted by me and prepared in my office:

Suprotim Saha
SUPROTIM SAHA
Advocate, WB. 134/1990
MONOLATA, BA-12/2B,
Deshbandhu Nagar,
Kolkata - 700 059.

FORM FOR TEN FINGERPRINTS

1						
		Little	Ring	Middle (Left Hand)	Fore (Left Hand)	Thumb
	<i>Sahas Saha</i>					
		Thumb	Fore	Middle (Right Hand)	Ring (Right Hand)	Little
2						
		Little	Ring	Middle (Left Hand)	Fore (Left Hand)	Thumb
	<i>Saharjit Kumar</i>					
		Thumb	Fore	Middle (Right Hand)	Ring (Right Hand)	Little
3						
		Little	Ring	Middle (Left Hand)	Fore (Left Hand)	Thumb
						
		Thumb	Fore	Middle (Right Hand)	Ring (Right Hand)	Little

Government of West Bengal
Department of Finance (Revenue), Directorate of Registration and Stamp Revenue
Office of the A. D. S. R. BIDHAN NAGAR, District- North 24-Parganas
Signature / LTI Sheet of Serial No. 02209 / 2011, Deed No. (Book - I , 02101/2011)

I. Signature of the Presentant.

Name of the Presentant	Signature with date
Tapas Laha	

II. Signature of the person(s) admitting the Execution at Office.

Sl. No.	Admission of Execution By	Status	Photo	Finger Print	Signature
1	Tapas Laha Address -Bekjani Indira Nagar, Kolkata, Thane -Rajarhat, District:-North 24-Parganas, WEST BENGAL, India, P.O. :-Rajarhat Pin :-700135	Attorney			
			22/02/2011	LTI	

Name of Identifier of above Person(s)

H Mandel
 Dssodrone Rajarhat Rd, Kolkata, District:-North
 24-Parganas, WEST BENGAL, India, P.O. :- Pin
 :-700135

Signature of Identifier with Date


 22/02/2011




(Debasish Dhar)

22 FEB 2011

ADDITIONAL DISTRICT SUB-REGISTRAR
Office of the A. D. S. R. BIDHAN NAGAR



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

Endorsement For Deed Number : I - 02101 of 2011
(Serial No. 02209 of 2011)

On

Payment of Fees:

On 22/02/2011

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 - 23A of Indian Stamp Act 1899, also under section 5 of West Bengal Land Reforms Act, 1955. Court fee stamp paid Rs. 10/-.

Payment of Fees:

Amount By Cash

Rs. 17053/-, on 22/02/2011

(Under Article A(1) = 17039/- E = 14/- on 22/02/2011)

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. -1550000/-

Certified that the required stamp duty of this document is Rs.- 77520/- and the Stamp duty paid as impressive Rs.- 1000/-

Deficit stamp duty

Deficit stamp duty

1. Rs. 45000/- is paid 32139022/02/2011 State Bank of India, BAGUIATI, received on 22/02/2011

2. Rs. 31520/- is paid 32139122/02/2011 State Bank of India, BAGUIATI, received on 22/02/2011

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

Presented for registration at 13.39 hrs. on 22/02/2011, at the Office of the A. D. S. R. BIDHAN NAGAR by Tapas Lodh, Executant.

Executed by Attorney:

Execution by

1. Tapas Lodh, son of Sunil Bandhu Lodh, Rakjori Indra Nagar, Kolkata, Thana-Rajarhat, District-North 24-Parganas, WEST BENGAL, India, P.O. -Rajarhat Pin -700136 By Caste Hindu By Profession: Others as the constituted attorney of Bantu Shaw alias Bantu Kr Shaw is admitted by him.

Identified By H Mandal, son of A Mandal, Dasodrone Rajarhat Rd, Kolkata, District-North 24-Parganas, WEST BENGAL, India, P.O. - Pin -700136, By Caste: Hindu, By Profession: Business.



(Debasish Dhar)
ADDITIONAL DISTRICT SUB-REGISTRAR

22 FEB 2011



www.DistrictSub-Registrar.com
(Debasish Dhar)
ADDITIONAL DISTRICT SUB-REGISTRAR

Certificate of Registration under section 60 and Rule 69.

Registered in Book - I
CD Volume number 4
Page from 6169 to 6184
being No 02101 for the year 2011.




(Debasish Dhar) 22-February-2011
ADDITIONAL DISTRICT SUB-REGISTRAR
Office of the A. D. S. R. BIDHAN NAGAR
West Bengal

02630

1-02-2011



Handwritten notes in green ink:
 20/03/11
 5-20
 6-4039/11

পশ্চিমবঙ্গ পশ্চিম বঙ্গ WEST BENGAL

A 007740

Certify that the document is admitted to registration. The signature sheets and all other documents attached with this document are the part of this document.

Addl District Sub-Registrar
 Bidhan Nagar (Salt Lake Circle)

- 1 MAR 2011

শ্রীঃ শ্রীঃ বিক্রম কোবাল দলিঃ



130525

No. _____
Name _____
Address _____
Rt. _____
City _____
State _____
Country _____
Date _____

**AUTROTIM SAMA
ADVOCATE
BANGS COURT BARASAT**

13 FEB 2010

हजोरी कामा नमो

1778

हजोरी कामा नमो

Tapas Das
Soupendro Nath Das
Rajasthan
Raktjrami
KOL - 135
Business



Adl. District Sub-Registrar
Bikaner Nagar (Salt Lake City)
28 FEB 2010

কসা সম্পূর্ণ নির্দায় ও নির্দোষ অবস্থায় স্থাবর সম্পত্তির সাফ বিক্রয় কোবালা দলিল পত্রমিলক কার্যকালে :-

জেলা উত্তর ২৪-পরগণা, থানা রাজারহাট, অতিরিক্ত জেলা অধিবাসনিক মোকাম বিধান নগর, সল্ট লেক সিটি স্থিত রেকর্ডেজানী গ্রামের জে. এল. নং - ১৩, জে. সাং নং - ১১৮ ও ২৯৯ নং তৌজির অধীন দলিলক বর্তমানে পশ্চিমবঙ্গ রাজ্য সরকার পক্ষে জেলা উত্তর ২৪-পরগণা কালেকটর বাহাদুর অধিকারে বর্তমান (এল. আর.) ৪৬১৭ নং স্বত্বাধীনভুক্ত বর্তমান (এল. আর.) ৪০৪ নং দাগে মোট ১৩ (তের) শতক জমির ১/৪ অংশ ৩২৫ (তিন দশমিক দুই পাঁচ) শতক ও ৪০৫ নং দাগে মোট ১৫ (পনের) শতক জমির ১/৪ অংশ ৩৭৫ (তিন দশমিক সাত পাঁচ) শতক, মোট দুইটি দাগে ৭ (সাত) শতক শালী জমি অত্র সাফ বিক্রয় কোবাল দলিলের দ্বারা আমার পৈত্রিক ওয়ারিশান সূত্রে প্রাপ্ত হইয়া নিজ নাম পঙ্কন করাইয়া টাঙ্গানী প্রদানে ভোগ দখল করিয়া আসিতেছি এবং যাহা দান, বিক্রয় ও সর্বপ্রকার হস্তান্তরের উত্তম নির্বাহ স্বত্বাধিকার আমার বর্তমান আছে।

এক্ষণে আমার নানা প্রকার বৈধ কার্যের জন্য নগদ টাকার প্রয়োজন হওয়ায় আমার খাস দখলী সম্পত্তি নিম্ন তলপাশী বলিত কমবেশি মোট দুইটি দাগে ৭ (সাত) শতক শালী জমি সম্পূর্ণ নির্দায় ও নির্দোষ অবস্থায় খাসে আমার দখলে থাকাকালীন আমি সাফ বিক্রয় করিবার যোগ্য করায় আপনারা ক্ষেত্রগণ বরিল করিতে ইচ্ছুক হইয়া বর্তমান বাজারোচিত সর্বোচ্চ মূল্য নং ৭,০০,০০০ (সাত লক্ষ) টাকা দিতে স্বীকৃত হওয়ায় আমি

তাহাতে সম্মত হইয়া অদ্য তারিখ আপনাদিগের নিকট হইতে পনের সম্পূর্ণ ৭,০০,০০০ (সাত লক্ষ) টাকা বুঝিয়া পাইয়া অত্র কোষালা মুসে নিম্ন তপশীল বর্ণিত সম্পত্তি আপনাদিগের নিকট সাফ বিক্রয় করিয়া অত্র বিক্রীত সম্পত্তি হইতে আমি চিবতরে নিঃস্বত্ব ও দখলচ্যুত হইলাম এবং অত্র বিক্রীত সম্পত্তিতে আপনাদিগকে অদ্যই খোলাসা খাসদখল ছাড়িয়া দিলাম। আপনারা অদ্যকার তারিখ হইতে আমার নিঃস্বত্ব স্বত্তে স্বত্ববান ভোগবান দখলীকার হইয়া মালেকান সরকারে আমার নাম খারিজ আপনাদিগের নিজ নাম পণ্ডন করতঃ নিরূপিত স্বত্বনামি আদায়ে খারিজ দাবিল সহীয়া দান বিক্রী বক্রক ইত্যাদী সর্বপ্রকার হস্তান্তরের কর্মতায়ুক্ত এবং সর্বপ্রকারের স্বত্বাধিকারি হইয়া পূত্র পৌত্রাদি ওয়ারেশান ও জুলাভিবিভক্তপণ্ডনে যদুখ্যা ব্যবহারে পরম মুখে ভোগ দখল করিতে থাকুন। অত্র বিক্রীত সম্পত্তিতে আমার বাহ্য কিছু স্বত্ব স্বামীত্ব সংশ্লিষ্ট লজা হক হকিয়াত ও ইজমেন্ট স্বত্বাদি অধিকারাদি ছিল বা আছে তাহা সমস্তই অন্যকার তারিখ হইতে আমার হস্তে রূপ রহিত ও লোপ পাইয়া অত্র কোষালায় বলে সম্পূর্ণরূপে আপনাদিগতে বর্তিল। কস্মিনকালে অত্র বিক্রীত সম্পত্তিতে আমি কিম্বা আমার ওয়ারেশান ও জুলাভিবিভক্তপণ্ডনে কাহারও কোন প্রকার দাবী লাওয়া কিম্বা ওয়ারেশান চলিবে না করিলেও তাহা সর্ব স্থলে সর্ব আদালতে বাতিল ও অগ্রাহ্য হইবেক। অত্র সম্পত্তি আমি ইতিপূর্বে কোথাও কাহারও নিকট কোন প্রকার বিক্রীর চুক্তিতে আবদ্ধ হই নাই বা উহা কোন প্রকার দায় সংযোগাদি করি নাই বা উহাতে কোন একুইজিসান বা রিকুইজিসান অন্তর্ভুক্ত সম্পত্তি নহে বা উহা কোন আদালতের বিষয়ভুক্ত সম্পত্তি নহে বা উহাতে কোন শরীক বা অংশীদার নাই বা উহাতে কোন প্রকার লিয়েন বা লিসপেন্ডেন্সের সোণ নাই বা উহা

কোন সেব সেবার অর্পণ করি নাই। উহাতে কোন প্রকারের চার্জ নাই আমি কাছাকাছ বেনামদার নাই। উহা সম্পূর্ণ নির্ভর ও নিশ্চয় অবস্থায় বাসে আমার দখলে থাকাকালীন সাফ বিক্রয় করিলাম। ভবিষ্যতে কোন প্রকার তফকতা প্রকাশ পাইয়া আপনাদিগের খরিদা স্বত্ব দখলের কোনরূপ বিঘ্ন বা কতি হইলে সম্পূর্ণ ক্ষতিপূরণ সহ পণের সমস্ত টাকা মাত্র সুদ বক্রচাদি সহ ফেরৎ দিতে আমি গ্যারেশান ও ফুলভিত্তিকগণক্রমে বাধ্য ও স্বীকৃত রহিলাম। সেওয়ানী ও ফৌজদারী উভয়বিধ আইনে দাবী ও দণ্ডনীয় হইব ও আমার গ্যারেশানগণ হইবেক। সেওয়ানী ও ফৌজদারী অত্র সম্পত্তি সংক্রান্ত কোন মামলা মোকদ্দম আদালতে উপস্থিত হইলে তাহাতে আমার সাক্ষা বা জবানবন্দী দিবার আবশ্যক হইলে তাহাও আপনাদিগের বিরূপায় যথাযথ সময়ে আদালতে উপস্থিত হইয়া বেগলরে সাক্ষা দিতে আমি বাধ্য ও স্বীকৃত রহিলাম। অত্র কোবালা আপনাদিগের বিরূপায় হুম সংশোধন দলিল পত্রাদি রেজিস্ট্রী করিয়া দিতে বাধ্য রহিলাম। প্রকাশ থাকে যে, ত্রেকজোয়ানী মৌজার হাল ৪০৪ এবং ৪০৫ নং দাগের উপর আমার কাকা যতীন্দ্র নাথ মজলের অংশের উপর কোন দাবী দাওয়া নাই এবং আর, এস, ৪১৬ ও ৪১৭ দাগে আমার পিতার ঘোল আনা অংশের মোখিক বটন সুয়ে আমার অপর দুই ভ্রাতা প্রাপ্ত হইয়াছে, তাহাদের উপর আমার কোন দাবী দাওয়া নাই।

এতদর্থে আপন খুশীতে সুস্থ শরীরে অন্যের বিনানুরোধে নিজ হিতার্থে দলিলের মর্ম্ম সম্যক জ্ঞাত হইয়া পণের সম্পূর্ণ ৭,০০,০০০ (সাত লক্ষ) টাকা নগদ বুঝিয়া পাইয়া আপনাদিগের নাম করাবর অত্র সাফ বিক্রয় কোবালা দলিল সহ সম্পাদন করিয়া দিলাম। ইতি সন্

১৪১৭ সালের ১২ই ফাল্গুন মোতাবেক ইংরাজী ২০১১ সালের ২৫ই ফেব্রুয়ারী।

-ঃ উপস্থিত বিক্রীত সম্পত্তি :-

জেলা উত্তর ২৪-পরগনা, থানা রাজারহাট, অতিরিক্ত জেলা অধিবাসনিকের মোকাম বিধান নগর, সল্ট লেক সিটি স্থিত রেকর্ডজোয়ানী গ্রামের প্লট এল নং - ১৩, প্লট সাই নং - ১১৮ ও ২৯৯৮ নং চৌজির অধীন মালিক বর্তমানে পশ্চিমবঙ্গ রাজ্য সরকার পক্ষে জেলা উত্তর ২৪-পরগনা কালেকটর বাহাদুর অধিকারে বর্তমান (এল আর) ৪৩১৭ নং খতিয়ানভুক্ত _____

বর্তমান (এল আর) ৪০৪ নং দাগে মোট ১৩ (তের) শতক জমির ১/৪ অংশ ৩.২৫ (তিন দশমিক দুই পাঁচ) শতক শালী জমি ও ৪০৫ নং দাগে মোট ১৫ (পনের) শতক জমির ১/৪ অংশ ৩.৭৫ (তিন দশমিক সাত পাঁচ) শতক শালী জমি, মোট দুইটি দাগে ৭ (সাত) শতক শালী জমি মায় যাবতীয় রাজস্ব বস্ত্রী স্বত্ব সহ দরবন্ধ হক হকুক সম্পত্তি দায় বিক্রয় করিলাম। যাহা আমি বহু বৎসর হইতে ভোগদখল করিয়া আসিতেছি। অত্র বিক্রীত সম্পত্তি রাজারহাট বিষ্ণুপুর ১ নং গ্রাম পঞ্চায়েত-এর অন্তর্ভুক্ত। অত্র দলিল সংলগ্ন নক্সা দলিলের একংশ বলিয়া গণ্য হইবে।

১৩/১১/১৯৬০

==: যাত্রার টোহাদি :-

- উত্তর : আর. এস. দাগ নং ৪০৬।
- দক্ষিণ : আর. এস. দাগ নং ৪০৯।
- পূর্ব : আর. এস. দাগ নং ৪০২ ও ৪০৩।
- পশ্চিম : আর. এস. দাগ নং ৪০৮।

==: টাকার জায় :-

আর. বি. আই টাকার নোট কেতার
 আর. বি. আই টাকার নোট কেতার

নোট মূল্য : ৭,০০,০০০.০০

নোট সাত লক্ষ টাকা বখিয়া পাইলাম।

১৩/১১/৬০

মুসাবিদাকরিক:

Sudhansu Kumar
 শ্রী সুপ্রতিম সাহা
 এ্যাডভোকেট

কোবালাপত্র দাতার স্বাক্ষর

হে. বি. নং - পঃ বঃ - ১৩৪/১৯৬০
 বি. এ./ ১২/২বি, লেশবজু নগর,
 বাগাইয়াটি, কলকাতা - ৭০০ ০৫৯।

ইসাদি :-

১) Debansu by
 Subhadra - P. D. Gopalan
 Rajshat KOL-134

২) Tapas Das
 Rajshat Raekraoni
 KOL-134



Government Of West Bengal
Office Of the A. D. S. R. BIDHAN NAGAR
District-North 24 Parganas

Endorsement For Deed Number : I - 02530 of 2011
(Serial No. 02630 of 2011)

On :

Payment of Fees:

On 28/02/2011

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

Presented for registration at 17.30 hrs. on 28/02/2011, at the Private residence, by Gouru Bala Bataw
Executant.

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

Execution is admitted on 28/02/2011 by

1. Gouru Bala Bataw, wife of Lt. Bani Kr. Bataw - 5 No. Kalkbarari Seth Lane, Thana-Cossipore,
District-North 24-Parganas, WEST BENGAL, India, P.O. - Pin - 700030. By Caste Hindu, By
Profession: House wife

Identified By: Tapas Das, son of Upendra Nath Das, Rajmahal Road, Kolkata, District-North
24-Parganas, WEST BENGAL, India, P.O. - Pin - 700135. By Caste: Hindu, By Profession: Business.

(Debashish Dhar)
ADDITIONAL DISTRICT SUB-REGISTRAR

On 01/03/2011

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

Admission under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A,
Article number - 234 of Indian Stamp Act 1899, also under section 5 of West Bengal Land Reforms Act,
1955. Court fee stamp paid Rs. 10/-

Payment of Fees:

Amount By Cash

Rs. 7840/- on 01/03/2011

(Under Article A(1) = 7832/- E = 14/- on 01/03/2011)

Certificate of Market Value(WB PUVT rules of 2001)

Certified that the market value of this property which is the subject matter of the deed has been
assessed at Rs - 712723/-

Certified that the required stamp duty of this document is Rs - 35856/- and the Stamp duty paid is
Impressive Rs - 5000/-

Deficit stamp duty

Deficit stamp duty

1. Rs. 29740/- is paid 18071825/02/2011 State Bank of India, TEGHORIA RAGHUNATHPUR, received on
01/03/2011



Additional Sub-Registrar
Bidhan Nagar, West Bengal

(Debashish Dhar)

ADDITIONAL DISTRICT SUB-REGISTRAR

Endorsement Page 1 of 2



Government Of West Bengal
Office Of the A. D. S. R. BIDHAN NAGAR
District: North 24 Parganas

Endorsement For Deed Number 1 - 02630 of 2011
(Serial No. 02630 of 2011)

2. Rs. 100/- is paid 31034/14/12/2010 State Bank of India, BAGUATI, received on 01/03/2011
3. Rs. 20/- is paid 3216/201/03/2011 State Bank of India, BAGUATI, received on 01/03/2011

(Debasien Dhar)
ADDITIONAL DISTRICT SUB-REGISTRAR



(Debasien Dhar)
ADDITIONAL DISTRICT SUB-REGISTRAR

- 1 MAR 2011

ADDITIONAL DISTRICT SUB-REGISTRAR
Endorsement Page 2 of 2



Government Of West Bengal
Office Of the A. D. S. R. BIDHAN NAGAR
District-North 24 Parganas

Endorsement For Deed Number : I - 02522 of 2011
(Serial No. 02663 of 2011)

Certified that the required stamp duty of the document is Rs. - 14281 /- and the Stamp duty paid as
impressive Rs. - 5000/-

Deficit stamp duty

Deficit stamp duty Rs. 9280/- is paid (1000728/02/2011 State Bank of India SWASTHYA BANWAN,
received on 01/03/2011)

(Debasish Dhar)
ADDITIONAL DISTRICT SUB-REGISTRAR



(Debasish Dhar)
Addl. District Sub-Registrar,
Bidhan Nagar

1 MAR 2011

ADDITIONAL DISTRICT SUB-REGISTRAR

Endorsement Page 2 of 2

Certificate of Registration under section 60 and Rule 68

Registered in Book - I
CD Volume number 5
Page from 30 to 41
being No 02830 for the year 2011.



Handwritten signature in green ink.

(Debarshi Dhar) 02-March-2011
ADDITIONAL DISTRICT SUB-REGISTRAR
Office of the A. D. S. R. BIDHAN NAGAR
West Bengal.

02803

R-02599



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पश्चिम बंगाल पश्चिम बंगाल WEST BENGAL

F 643957

Certify that the document is genuine
 in registration. The signature made
 with the document and stamps matches
 the document.

Handwritten signature in green ink.

Adm. District Sub-Registrar
 Baharampur (Sub-Lane City)

29 FEB 2012

THIS INDENTURE made this 29th day of February, 2012
 BETWEEN (MR.) PARIMAL DEY, son of Sri Makhan Lal Dey, by caste Hindu,
 by Occupation- Business, by Nationality- Indian, residing at 40 C/2, Jiban

Handwritten signature in black ink, slanted across the bottom right of the page.

104581

27 FEB 2012

No. Date

Sold to **SUDIYAS SAHA**

Address

Rs.

L. S. VEDOR
HIGH COURT, CA

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[Handwritten text in Odia script]



Additional District Sub Registrar
Cuttack, Odisha, India

29 FEB 2012

Krishna Mitra Road, Kolkata 700 037, State West Bengal, hereinafter referred to and called as the "**VENDOR**" [which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include his heirs, successors-in-interest, trustees, executors, administrators, legal representatives and/or assigns] of the **ONE PART**

AND

(1) **LUCKY RETAILS PRIVATE LIMITED**, a Company, and (2) **RELAX RETAILS PRIVATE LIMITED**, a Company, both having their registered office at CA 16/2A, Raj Pukur Road, Flat No. B/403, Kolkata 700 059, and both represented by their common Authorised Signatory **(Mr.) Sunil Kumar Loharuka**, son of late Ram Bhagat Loharuka, residing at DC 9/28, Shastri Bagan, Post Office- Deshbandhu Nagar, under Police Station- Bagnisi, Kolkata 700 059, hereinafter jointly and/or collectively referred to and called as the "**PURCHASERS**" [which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include their respective successors-in-office, executors, administrators, legal representatives and/or assigns] of the **OTHER PART**

WHEREAS one **Kalipada Ghosh** was the sole and absolute owner of **ALL THAT** piece or parcel of a plot of land measuring 24 decimal, more or less, comprised in C.S. Dag No.398, corresponding to R.S. Dag No.424, under C. S. Khatian No. 594 corresponding to R. S. Khatian No. 631, lying and situated under Mouza- REKJWANI, J. L. No. 13, R. S. No. 198, Tuzis No. 2998, under Police Station- Rajarhat, District 24-Parganas,

AND WHEREAS while thus the said Kalipada Ghosh solely seized and possessed of or otherwise well and sufficiently entitled to the aforesaid landed property, he died intestate leaving behind him, his only son namely Sri **Sristidhar Ghosh** and 5 [five] daughters namely (1) Srimati **Anna Ghosh**, (2) Srimati **Laksmi Rani Ghosh**, (3) Srimati **Saraswati Ghosh**, (4) Srimati **Jamuna Ghosh** and (5) Srimati **Harani Ghosh** as the only legal heirs, heiresses and successors towards the estate of deceased Kalipada Ghosh, by virtue of law inheritance as per Hindu Succession Act, 1956;

AND WHEREAS while thus the said (1) Sri **Sristidhar Ghosh**, (2) Srimati **Anna Ghosh**, (3) Srimati **Laksmi Rani Ghosh**, (4) Srimati **Saraswati Ghosh**, (5) Srimati **Jamuna Ghosh** and (6) Srimati **Harani Ghosh** jointly seized and

possessed of or otherwise well and sufficiently entitled to the aforesaid landed property, the said [1] Srimati Laksmi Rani Ghosh, [2] Srimati Saraswati Ghosh, [3] Srimati Jamuna Ghosh and [4] Srimati Harani Ghosh due to urgent requirement of lawful money by virtue of a Saf Bikray Kobala dated 19th day of December, 1973 sold transferred, conveyed, granted, assigned and assured **ALL THAT** undivided un-demarcated 4/5th share of piece or parcel of a plot of land measuring 24 decimal, i.e. **ALL THAT** piece or parcel of land measuring 16 decimal, more or less, comprised in C.S. Dag No. 398, corresponding to R.S. Dag No. 424, under C. S. Khatian No. 594 corresponding to R. S. Khatian No. 631, lying and situated under Mouza- REKJWANI, J. L. No. 13, R. S. No. 198, Touzi No. 2998, under Police Station- Rajarhat, District 24-Parganas, along with other properties, unto and in favour of said Sri Sristidhar Ghosh, which was duly registered in the office of the Sub-Registrar at Cossipore DumDum and recorded into Book No. 1, Being No. 8626 for the year 1973, against the valuable consideration mentioned therein and thus handed over the vacant and peaceful possession of the aforesaid landed property absolutely and forever and enjoying the same without any interruption and/or disturbance from any corner;

AND WHEREAS while thus the said [1] Sri Sristidhar Ghosh and [2] Srimati Anna Ghosh jointly seized and possessed of or otherwise well and sufficiently entitled to the aforesaid landed property, due to urgent requirement of lawful money by a Saf Bikray Kobala dated 16th day of August, 1996 sold, transferred, conveyed, granted, assigned and assured **ALL THAT** piece or parcel of a plot of land classified as SHALL measuring about 1 [one] Cottah 8 [eight] Chittacks, more or less, out of their total land measuring 24 decimal, more or less, comprised in C.S. Dag No. 398, corresponding to R.S. Dag No. 424, under C. S. Khatian No. 594 corresponding to R. S. Khatian No. 631, lying and situated under Mouza- REKJWANI, J. L. No. 13, R. S. No. 198, Touzi No. 2998, under Police Station- Rajarhat, District 24-Parganas, unto and in favour of one Sri Parimal De, the Vendor herein, which was duly registered in the office of the District Registrar, of the District North 24-Parganas at Barasat and recorded into Book No. 1, Volume No. 106, Pages 295 to 300, Being No. 5880 for the year 1996, against the valuable consideration mentioned therein and thus handed over the vacant and peaceful possession of the aforesaid landed property absolutely and forever;

AND WHEREAS by virtue of aforesaid deed the said Sri Parimal De, the Vendor herein, became the sole and absolute owner of **ALL THAT** piece or parcel of a plot of land classified as SHALL measuring about 1 [one] Cottah 8 [eight]

Chittacks, more or less, comprised in R.S. Dag No.424, under R. S. Khatian No. 631, lying and situated under Mouza- REKJWANI, J. L. No. 13, R. S. No. 198, Touzi No. 2998, under Police Station- Rajarhat, District 24-Parganas, more fully and particularly described in the Schedule written hereunder, free from all sort of encumbrances, liens, charges, mortgages, attachments thereto hereinafter called as the "**SAID PROPERTY**" and mutated his name in Records of Rights vide L.R. Khatian No.586 |

AND WHEREAS the Vendor herein, due to paucity of funds and inability to administer and maintain the Said Property described in the Schedule written hereto, has approached the Purchasers to sell the SAID PROPERTY to the Purchasers at and for a consolidated consideration of Rs.20,00,000/- [Rupees Twenty Lac] only, according to prevailing market price in the locality and the same has been found fair and reasonable, the Purchasers has agreed to Purchase the same:

NOW THIS INDENTURE WITNESSETH as follows:

1. In pursuance of agreements and in consolidated consideration of sum of Rs.20,00,000/- [Rupees Twenty Lac] only, duly paid by the Purchasers to the Vendor, at or before the execution of this instruments (the receipt whereof the Vendor do hereby as well as by the receipt and assent hereunder written admit and acknowledge and of and from the payment of the same or every part thereof forever acquit release and discharge the Purchasers as also every portion of the demised plot of land free from the same) the Vendor doth hereby grant sell convey transfer assign and assure unto the Purchasers **ALL THAT** piece or parcel of a plot of land classified as SHALL measuring about 1 [one] Cottah 8 [eight] Chittacks, more or less, comprised in R.S. Dag No.424, under R. S. Khatian No. 631, corresponding to L.R. Khatian No. 586, lying and situated under Mouza- REKJWANI, J. L. No. 13, R. S. No. 198, Touzi No. 2998, within the limit of Rajarhat Bishnupur No. 1 Gram Panchayat, under jurisdiction of the Office of the Additional District Sub-Registrar at Bidhan Nagar, Salt Lake City, under Police Station- Rajarhat, District 24-Parganas **TOGETHER WITH** the right to use the common passage, road, drains, water line without any obstruction to others, more fully and particularly described in the schedule hereunder written and which is hereinbefore as well as hereinafter referred to as "the **Said Property**" OR **HOWSOEVER OTHERWISE** the Said Property and every part thereof now are or is hereto before were or was situated butted and bounded called known numbered described distinguished **TOGETHER**

WITH all rights, liberties, title, interest, easements, privileges, appurtenances and appendages whatsoever of the Said Property or any and every part thereof belonging to or in any way, appertaining to or usually held, used occupied or enjoyed therewith or reputed to belong or be appurtenant thereto AND the reversion or reversions remainder or remainders and all rents issues and profits thereof and all and every part thereof, hereby granted sold and conveyed transferred assigned and assured or expressed or intended so to be AND all the estate, rights, liberties, title, interest, inheritance, use, possession, property, claim, demand and other legal incidents thereof whatsoever, of the Vendor unto and upon the Said Property and every part thereof and all other evidence of title whatsoever in any way relating to or concerning the Said Property which now are or hereafter shall or may be in possession, power of control of the Vendor or any other person or persons from the Vendor and procure the same without any action or suit either in law or in equity **TO HAVE AND TO HOLD** the Said Property, hereby granted transferred, sold, conveyed and assigned or expressed or intended so to be with the appurtenances unto the Purchasers absolutely and forever, free from all encumbrances, trust, liens, liabilities, charges, attachments, claimants, requisitions, acquisitions and alignment whatsoever

2. **THE VENDOR DOTH HEREBY COVENANT WITH THE PURCHASER**

- (i) THAT notwithstanding any act, deed, matter or thing whatsoever by the Vendor or their predecessor in title or any of them done executed or knowingly suffered to the contrary, the Vendor is fully and absolutely seized and possessed of or otherwise well and sufficiently entitled to the Said Property hereby granted and conveyed or expressed or intended so to be for a perfect indefeasible estate or inheritance without any manner or condition, use, trust or other thing whatsoever to alter or make void the same; and
- (ii) THAT notwithstanding any such act, deed or thing whatsoever aforesaid, the Vendor now has good right, full lawful and absolute authority and indefeasible title to grant, convey, transfer and assign the Said Property hereby granted, conveyed, transferred and assigned or expressed or intended so to be with the appurtenances unto and to the use of the Purchasers in the manner aforesaid and according to the true intent and meaning of these presents, and

- (III) THAT the Purchasers shall and may from time to time and at all times hereafter peaceably and quietly hold occupy possess and enjoy the Said Property hereby granted, conveyed, transferred and assigned and received and take rents, issues and profits thereof for its absolute use and benefit without any lawful hindrance, interruption, disturbance or any person eviction or demand whatsoever from or by the Vendor or any person or persons whatsoever; and
- (IV) THAT free and clear, freely and clearly and absolutely acquitted exonerated and released or otherwise by and at the costs and expenses of the Vendor well and sufficiently saved defended kept harmless and other estate rights, title, claim, mortgage, charge, lien, lispendences and attachments whatsoever; and
- (V) THAT further the Vendor and all person having or lawfully or equitably claiming any estate, right, title or interest whatsoever into or upon the Said Property or any and every part thereof from, under or in trust for the Vendor and/or their and each of their respective predecessor-in-title or any of them shall and will from time to time and all times hereafter at the requests and costs of the Purchasers do and execute or cause to be executed or done all such acts, assurances and things whatsoever for further better and more perfectly assuring the Said Property hereby granted, conveyed, transferred and assigned or expressed or intended so to be and every part thereof unto and to the use of the said Purchasers in the manner aforesaid as may be reasonably required; and
- (VI) THAT the Said Property or any or every part thereof is not attached in any proceeding or under any provision of Public demand Recovery act or otherwise and no steps taken in execution of any certificate at the instance of Income Tax and or Wealth Tax and or Estate Duty Authorities, and
- (VII) THAT no notice issued under the Public demands recovery Act, has been served on the Vendor nor any such notice has been published; and
- (VIII) THAT the Vendor has not yet received any notice of requisition or acquisition of the property described in the schedule below and the

Said Property has not been affected by any scheme of road alignment or for any other purposes; and

- (IX) THAT the Purchasers and all person claiming through or under the Purchasers have undisputed and all manner of rights through or over the Said Property and all other rights of easements at law and in equity; and
- (X) THAT the Vendor shall and will, at all times hereafter be bound to indemnify the Purchasers against any loss or damage may be suffered by the Purchasers by reason of any defect in title or possession of the Vendor or by the discovery of any charge, acquirable or otherwise mortgage or trust, lien, incumbrance or any suit relating to the property any attachment either before or after decree by any occur or other legal authority affecting adversely the property hereditaments and premises hereby granted, transferred and conveyed to the Purchasers; and
- (XI) THAT simultaneously with the execution of this deed of conveyance, the Vendor have delivered peaceful vacant possession of the Said Property, described in the schedule below, unto the Purchasers for the absolute use and benefits of the Purchasers as full and absolute owner thereof and all rights, title, interest over the Said Property hereby vests unto the Purchasers by virtue of this deed of conveyance absolutely and forever;
- (XII) THAT the Vendor doth hereby declare that the Said Property is free from all sorts of encumbrances whatsoever and they have good and marketable right title and interest over the Said Property, as described in the schedule hereto below; and
- (XIII) THAT the Vendor shall and will make such affidavits and sign all papers and documents as may be necessary for the purpose of effecting mutation of Purchasers' name in the records of rights as well as in the records of local authority;
- (XIV) THAT simultaneously with the execution of this deed, the Vendor has handed over all documents of title relating to this property unto the Purchasers and Vendor herein declares that in future he shall liable to

handover those document, as and when he will collect the same from the appropriate authority, if pending.

SCHEDULE OF THE PROPERTY ABOVE REFERRED TO

ALL THAT piece or parcel of a plot of land measuring about 1 [one] Cottah 8 [eight] Chittacks, more or less, comprised in R.S. Dag No.424, under R. S. Khatian No. 631, Corresponding to L.R. Khatian No. 386, lying and situated under Mouza- REKJWANI, J. L. No. 13, R. S. No. 198, Touzi No. 2996, within the limit of Rajarhat Bishnupur No.1 Gram Panchayat, under jurisdiction of the Office of the Additional District Sub-Registrar at Bidhan Nagar, Salt Lake City, under Police Station- Rajarhat, District 24-Parganas **TOGETHER WITH** 200 (Two Hundred) square feet kachha structure standing thereon and **TOGETHER WITH** all sorts of rights, easements, privileges and appurtenances whatsoever belonging to or enjoyed therewith and appurtenant thereto and reputed so to be the easement right in respect of 12'-0" wide Common Passage on the Northern side of the Said Property in question for ingress and egress and for laying telephone, water and electric connection, through under or over the said paths and passages together with all sorts of easement rights of air light etc. and butted and bounded as follows:

ON THE NORTH : Twelve Foot wide Common Passage;

ON THE SOUTH : Land under R.S. Dag No.406;

ON THE EAST : Land under R.S. Dag No.424;

ON THE WEST : Land under R.S. Dag No.424;

IN WITNESS WHEREOF the VENDOR has set and subscribed his hand and seal on the day month and year above written.

SIGNED, SEALED & DELIVERED

by the VENDOR at Kolkata

in the presence of

Tapas Das
Rajarhat, Rekjwani
KOL - 195

Tapas Das
SIGNATURE OF VENDOR

Lal Mohan Roy
Rajarhat, Rekjwani, P.O.
KOL - 195

RECEIPT

RECEIVED a sum of 20,00,000/- [Rupees Twenty Lac] only from the herein above named Purchasers according to memo of consideration stated herein below:

MEMO OF CONSIDERATION

Amount (Rs.)	Date	Cheque No.	Bank/Branch	Issued In Favour Of
10,00,000/-	29.02.2012	165256	Indian Overseas Bank Bagmati Branch	Parimal Dey
10,00,000/-	29.02.2012	165228	Indian Overseas Bank Bagmati Branch	Parimal Dey
20,00,000/-	Rupees Twenty Lac Only.			

Witnesses:

Tapan Das
Subash Chandra

Parimal Dey
SIGNATURE OF THE VENDOR

DRAFTED BY
H. S. Das
H. S. Das



Government Of West Bengal
Office Of the A. D. S. R. BIDHAN NAGAR
District-North 24 Parganas

Endorsement For Deed Number : I - 02599 of 2012
(Serial No. 02803 of 2012)

On

Payment of Fees:

On 29/02/2012

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

Admissible under rule 21 of West Bengal Registration Rules, 1962 duly stamped under schedule 1A, Article number : 23, 4 of Indian Stamp Act 1899, also under section 5 of West Bengal Land Reforms Act, 1950; Court fee stamp paid Rs.10/-

Payment of Fees:

Amount By Cash

(Rs. 22003.00/-, on 29/02/2012)

(Under Article - A(1) = 21988/- , E = 14/- on 29/02/2012)

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.-20,00,000/-

Certified that the required stamp duty of this document is Rs.- 100020/- and the Stamp duty paid as Impressed Rs.- 500/-

Deficit stamp duty

Deficit stamp duty Rs. 99520/- is paid, by the draft number- 889040, Draft Date 29/02/2012, Bank Name: State Bank of India, TEGHORIA HAGHUNATHPUR, received on 29/02/2012

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

Presented for registration at 13:50 hrs on 29/02/2012, at the Office of the A. D. S. R. BIDHAN NAGAR by Paramal Dey, Executor.

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

Execution is admitted on 29/02/2012 by

1. Paramal Dey, son of Makhon Lal Dey, 40 C/2 Jiban Krishna Mitra Rd, District-Kolkata, WEST BENGAL, India, P.O. - Pin -700037, By Caste Hindu, By Profession Business

Identified By T Das, son of U N Das, Beckjora, Thana-Rajarhat, District North 24-Parganas, WEST BENGAL, India, P.O. - Pin -708135, By Caste Hindu, By Profession, Business.



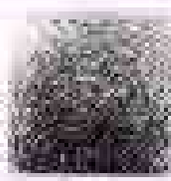
(Debasich Dhar)
ADDITIONAL DISTRICT SUB-REGISTRAR


 Addl. District Sub-Registrar
 Bidhan Nagar, (Salt Lake City)

(Debasich Dhar)
ADDITIONAL DISTRICT SUB-REGISTRAR

Government of West Bengal
Department of Finance (Revenue), Directorate of Registration and Stamp Revenue
Office of the A. D. S. R. BIDHAN NAGAR, District- North 24-Parganas
Signature / LTI Sheet of Serial No. 02803 / 2012, Deed No. (Book - I - 02599/3032)

Signature of the Presentant

Name of the Presentant	Photo	Finger Print	Signature with date
Parimal Das 40 C/O. Jiban Krishna Mitra Rd, District-Kolkata, WEST BENGAL, India, P.O. - 700037	 29/02/2012	 LTI 29/02/2012	 29/2/12

Signature of the person(s) admitting the Execution at Office:

Sl No. Admission of Execution By	Status	Photo	Finger Print	Signature
Parimal Das Address-40 C/O. Jiban Krishna, Mitra Rd, District-Kolkata, WEST BENGAL, India, P.O. - 700037	Self	 29/02/2012	 LTI 29/02/2012	

Name of Identifier of above Person(s)
 (Date)
 Debajit Das, Thana-Rajshahi, District-North
 24-Parganas, WEST BENGAL, India, P.O. - No
 700138.

Signature of Identifier with Date


29/2/12

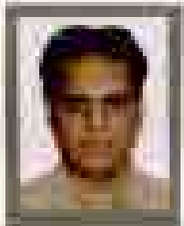
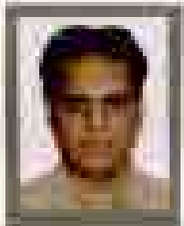
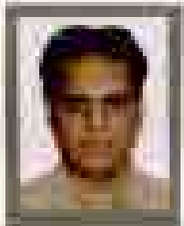
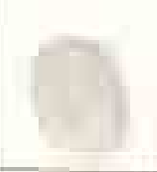



 (Debajit Das)
 ADDITIONAL DISTRICT SUB-REGISTRAR

Office of the A. D. S. R. BIDHAN NAGAR

29 FEB 2012

FORM FOR TEN FINGERPRINTS

1						
		Little	Ring	Middle (Left)	Fore Hand)	Thumb
2						
	<i>Prasanna</i>	Thumb	Fore	Middle (Right	Ring Hand)	Little
2						
	<i>Srinivas</i>	Little	Ring	Middle (Left	Fore Hand)	Thumb
2						
		Thumb	Fore	Middle (Right	Ring Hand)	Little

Certificate of Registration under section 60 and Rule 68.

Registered in Book -1

CD Volume number 4

Page from 6813 to 6826

being No 02599 for the year 2012.



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(Debasish Dhar) 29-February-2012
ADDITIONAL DISTRICT SUB-REGISTRAR
Office of the A. D. S. R. BIDHAN NAGAR
West Bengal.

03024

02870



পশ্চিমবঙ্গ পশ্চিম বঙ্গাল WEST BENGAL

4 004639

Every document submitted to
 the Registrar for registration shall
 be liable to a fee of Rs. 500/-
 (Five Hundred Rupees) for the
 registration of the document.

Aditi Thakur Sub-Registrar
 Bhubaneswar (Sri Lanka City)
 8 MAR 2011

THIS DEED OF CONVEYANCE

Made this the 8th day of March, 2011

[Two Thousand Eleven]

BETWEEN

170246

Sl. No. _____
 Name _____
 Address _____
 P. S. _____
 District _____
 11, Netaji Subhas Rd. _____
 Calcutta - 1 _____

SUPROTIM SALLA
ADVOCATE
BARUAT COURT BARABAT

License No. _____

170246

Sulis Mondal
 Son of Sunil Mondal
 Vrl. Kanshal Pasa
 Post B. Rajasahi.
 Dist- 24 P. (N)
 Bismar



[Handwritten signature]

8 MAY 2011

SRI SUNIL KUMAR MONDAL, son of Late Satish Chandra Mondal, by faith - Hindu, by occupation - Agriculture, by nationality - Indian, residing at Kalyalpara, Post Office and Police Station - Rajarhat, District North 24-Parganas, West Bengal, hereinafter referred to and called as the **OWNER/VENDOR** (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include his heirs, executors, administrators, legal representatives and/or assigns) of the **ONE PART**,

AND

(1) **IMPRESSION MERCHANTS PRIVATE LIMITED**, (2) **PARASHMANI BINIMAY PRIVATE LIMITED**, (3) **STARWIN TRADE-LINK PRIVATE LIMITED**, (4) **REAL TIME TRADECOM PRIVATE LIMITED** and (5) **SENSATION MERCHANTS PRIVATE LIMITED**, all the Companies having their registered Office at DC 9/28, Shastri Bagan, Post Office - Doshbandhu Nagar, under Police Station - Rajarhat, PIN - 700 054, West Bengal, represented by its **Authorised Signatory SRI BIKRAM KUMAR JHA**, son of Sri Chandi Charan Jha, by faith - Hindu, by occupation - Agriculture, by nationality - Indian, residing at Flat No. "3-A" on the Third Floor of "Indira Apartment" at Premises No. 379/1, B. C. Chatterjee Street, Post Office and Police Station - Belgharia, District North 24-Parganas, PIN - 700 056, West Bengal, hereinafter referred to as the **PURCHASERS** (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include their respective successors-in-office, executors, administrators, legal representatives and/or assigns) of the **OTHER PART**;

WHEREAS by virtue of law of inheritance and Records of Rights now Srimati Sailabala Khan alias Srimati Sali Bala Khan, wife of Late Haradhan Khan, became the owner of ALL THAT piece or parcel of a plot of land lying and situated under Mouza - REKJONGI, J. L. No. 13, K. S. No. 108, Touza No. 2998, under Police Station - Rajarhat, District North 24-Parganas;

AND WHEREAS while thus the said Srimati Sailabala Khan alias Srimati Sali Bala Khan, wife of Late Haradhan Khan solely seized and possessed of or otherwise well and sufficiently entitled to the aforesaid landed property, out of love and affection by Deed of Gift dated 18th day of September, 2006 the said the said Srimati Sailabala Khan alias Srimati

Sati Bala Khan, wife of Late Haradham Khan therein referred to and called as the Donor gifted, granted, transferred, assigned and assured ALL THAT piece or parcel of a plot of land measuring about 2 [two] Decimals be the same a little more or less lying and situated under Mouza - REKIOANI, J. L. No. 13, R. S. No. 198, Touzi No. 2998, comprised in R. S./L. R. Dag No. 404 appertaining to L. R. Khatian No. 4616, within the local limits of Rajarhat Bishnupur No. 1 Gram Panchayet, under Police Station - Rajarhat, District North 24 Parganas, together with other landed properties under different Dags and Khatians in the same Mouza and Police Station, towards her own brother namely Sri Sunil Kumar Mondal, son of Late Satish Chandra Mondal, therein referred to and called as the Donee and the Vendor herein, which was duly registered with the Office of the Additional District Sub-Registrar at Bidhan Nagar, Salt Lake City and recorded into Book No. 1, UD Volume No. 4, Pages 5990 to 6000, Being No. 02091 for the year 2011 and thus handed over the vacant and peaceful possession absolutely and forever;

AND WHEREAS by virtue of the aforesaid Deed of Gift the said Sri Sunil Kumar Mondal, son of Late Satish Chandra Mondal, the Vendor herein became the sole and absolute owner of ALL THAT piece or parcel of a plot of land measuring about 2 [two] Decimals be the same a little more or less lying and situated under Mouza - REKIOANI, J. L. No. 13, R. S. No. 198, Touzi No. 2998, comprised in R. S./L. R. Dag No. 404 appertaining to L. R. Khatian No. 4616, within the local limits of Rajarhat Bishnupur No. 1 Gram Panchayet, under Police Station - Rajarhat, District North 24 Parganas, together with other landed properties under different Dags and Khatians in same Mouza and Police Station, which is more fully and particularly mentioned in the Schedule written hereunder and referred to and called as the SAID PREMISES;

AND WHEREAS the Vendor herein acquired good clear title, full power and absolute authority towards the said plot of land standing thereon and together with the all sorts of easement rights of the common passage leading to the said plot of land, specifically and particularly mentioned in the Schedule written hereunder and thus the Vendor herein seized and possessed of or otherwise well and sufficiently entitled to diverge the same absolutely forever and free from all sort of encumbrances, attachments, liens, liabilities, assignments, requisitions, acquisitions and liabilities whatsoever and the Vendor herein sufficiently entitled to

deal with the said plot of land standing thereon specifically and particularly mentioned in the Schedule written hereunder:

AND WHEREAS the Vendor has offered to sell the said ALL THAT piece or parcel of a plot of land measuring about 2 [two] Decimals or the same a little more or less lying and situated under Mouza - REKJOANI, J. L. No. 13, R. S. No. 198, Touzi No. 2995, comprised in R. S./L. R. Dag No. 404 appertaining to L. E. Khatim No. 4616, within the local limits of Rajarhat Bishrupur No. 1 Gram Panchayat, under Police Station - Rajarhat, District North 24-Parganas, specifically mentioned in the Schedule written hereunder and shown in the plan attached herewith with red color border and the Purchasers herein agreed to purchase the same at and for consolidated consideration of Rs. 3,00,000/- [Rupees three lac] only according to prevailing market price in the locality and the same has been found fair and reasonable, the Vendor has agreed to sell and transfer the said plot of land standing thereon for total consideration of Rs. 3,00,000/- [Rupees three lac] only which according to the parties herein is fair and reasonable market value of the demised plot of land.

NOW THIS INDENTURE WITNESSETH as follows:-

1. In pursuance of an agreement and in consolidated consideration of the sum of Rs. 3,00,000/- [Rupees three lac] only duly paid by the Purchasers to the Vendor only at the time of execution of this instrument (the receipt whereof the Vendor doth hereby admit and acknowledge and of and from the same or every part thereof for ever acquit release and discharge the Purchasers as also every portion of the demised plot of land standing thereon free from the same) the Vendor doth hereby grant sell convey transfer assign and assure ALL THAT landed property more fully and particularly described in the Schedule hereunder written and hereinafter referred to as "the said property" OR HOWSOEVER OTHERWISE the said property and every part thereof now are or is hereto before were or was situated butted and bounded called known numbered described distinguished TOGETHER WITH all rights, liberties, title, interest, easements, privileges, appurtenances and appendages whatsoever or the said property or any and every part thereof belonging to or in any way, appertaining to or usually held, used occupied or enjoyed therewith or reputed to belong or be appurtenant thereto and the

rents issues profits thereof and all other legal incidents thereof all the estate, rights, liberties, title, interest, inheritance, use, possession, property, claim and demand whatsoever, of the Vendor unto and upon the said property and every part thereof and all other evidence of title whatsoever in any way relating to or concerning the said property which now are or hereafter shall or may be in possession, power of control of the Vendor or any other person or persons from the Vendor and procure the same without any action or suit either in law or in equity TO HAVE AND TO HOLD the said property, hereby granted transferred, conveyed and assigned or expressed or intended so to be with the appurtenances unto the Purchasers absolutely and forever, free from all encumbrances whatsoever

2. THE VENDOR DOTH HEREBY COVENANT WITH THE PURCHASERS:-

- i) THAT notwithstanding any act, deed, matter or thing whatsoever by the Vendor or his predecessor in title or any of them done executed or knowingly suffered to the contrary, the Vendor is fully and absolutely seized and possessed of or otherwise well and sufficiently entitled to the said property hereby granted and conveyed or expressed or intended so to be for a perfect indefeasible estate or inheritance without any manner or condition, use, trust or other thing whatsoever to alter or make void the same; and
- ii) THAT notwithstanding any such act, deed or thing whatsoever aforesaid, the Vendor now has good right, full lawful and absolute authority and indefeasible title to grant, convey, transfer and assign the said property hereby granted, conveyed, transferred and assigned or expressed or intended so to be with the appurtenances unto and to the use of the Purchasers in the manner aforesaid and according to the true intent and meaning of these presents; and
- iii) THAT the Purchasers shall and may from time to time and at all times hereafter peaceably and quietly hold occupy possess and enjoy the said property hereby granted, conveyed, transferred and assigned and receive and take rents, issues and profits

thereof for his absolute use and benefit without any lawful hindrance, interruption, disturbance or any person eviction or demand whatsoever from or by the Vendor or any person or persons whatsoever; and

- (IV) THAT free and clear, freely and clearly and absolutely acquitted executed and released or otherwise by and at the costs and expenses of the Vendor well and sufficiently saved defended kept harmless and other estate rights, title, claim, mortgage, charge, lien, liens, encumbrances and attachments whatsoever; and
- (V) THAT further the Vendor and all person having or lawfully or equitably claiming any estate, right, title or interest whatsoever into or upon the said property or any and every part thereof from, under or in trust for the Vendor and/or his predecessor-in-title or any of them shall and will from time to time and all times hereafter at the requests and costs of the Purchasers do and execute or cause to be executed or done all such acts, assurances and things whatsoever for further better and more perfectly assuring the said property hereby granted, conveyed, transferred and assigned or expressed or intended so to be and every part thereof unto and to the use of the said Purchasers in the manner aforesaid as may be reasonably required; and
- (VI) THAT the said property or any or every part thereof is not attached in any proceeding or under any provision of Public Demand Recovery act or otherwise and no steps taken in execution of any certificate of the Income Tax and or Wealth Tax and or Estate Duty Authorities, and
- (VII) THAT no notice issued under the Public demands recovery Act, has been served on the Vendor nor any such notice has been published; and
- (VIII) THAT the Vendor has not yet received any notice of requisition or acquisition of the property described in the Schedule below and the said property has not been affected by any scheme of road alignment or for any other purposes; and
- (IX) THAT the Purchasers and all person claiming through or under him have undisputed and all manner of rights through or over

the said property and all other rights of easements at law and in equity, and

- X) THAT the Vendor shall and will, at all times hereafter be bound to indemnify the Purchasers against any loss or damage may be suffered by the Purchasers by reason of any defect in title or possession of the Vendor or by the discovery of any charge, acquirable or otherwise mortgage or trust, lien, dispendence or any suit relating to the property any attachment either before or after decree by any court or other legal authority affecting adversely the property hereditaments and premises hereby granted, transferred and conveyed to the Purchasers, and
- XI) THAT simultaneously with the execution of this deed of conveyance, the Vendor deliver peaceful vacant possession of the said property, described in the Schedule below, unto the Purchasers for the absolute use and benefit of the Purchasers as full and absolute owner thereof and all rights, title, interest over the said property hereby vests unto the Purchasers by virtue of this deed of conveyance absolutely and for ever.
- XII) THAT the Vendor doth hereby declare that the said property is free from all sorts of encumbrances whatsoever and he has good and marketable right title and interest over the said property, as described in the Schedule hereto below; and
- XIII) THAT simultaneously with the execution of this deed, the Vendor cannot handover all documents of title relating to this property unto the Purchasers, as per Schedule below, and hereby the Vendor herein declares that in future he is liable to handover those documents as and when he will collect the same from the appropriate authority.

SCHEDULE OF THE LAND

ALL THAT piece or parcel of a plot of land measuring about 2 (two) Decimals be the same a little more or less being and situated under Mauza - REKJOANI, J. L. No. 13, R. S. No. 198, Taluk No. 2998, comprised in R. S. /L. R. Dag No. 404 appertaining to L. R. Khatrian No. 4616, within the local limits of Rajaratna Bishnupur No. 1 Gram Panchayat, under Police Station - Rajaratna, District North 24-Parganas,

TOGETHER WITH all sorts of rights, easements, privileges and appurtenances whatsoever belonging to or enjoyed therewith and appurtenant thereto and reputed so to be the easement right of the plot of land in question for ingress and egress and for laying telephone, water and electric connection, through under or over the said paths and passages together with all sorts of easement rights of air light etc. more as shown in the plan attached herewith and marked with colour RED border which shall be treated as part of this indenture and brtted and bounded as follows:

ON THE NORTH BY R. S. DAG NO. 405;
 ON THE SOUTH BY R. S. DAG NO. 409;
 ON THE EAST BY R. S. DAG NO. 403;
 ON THE WEST BY R. S. DAG NO. 408;

IN WITNESS WHEREOF the VENDOR set and subscribed his hand and seal on the day month and year above written

SIGNED SEALED AND DELIVERED

By the Vendor in the presence of :-

1. Debasish Roy
 Dashedwar Road
 Gopalpur, PO-136

2. Sunil Kumar Mondal
 Po. Rajasahi
 Vil. Kungialbari
 Dis. R. P. (W)

Sunil Kumar Mondal

SIGNATURE OF VENDOR

Drafted by me and prepared in my office:

Suprotim Saha
 Advocate

SUPROTIM SAHA,
 Advocate, W.B. 134/1990,
 MONOLATA, BA-12/3B,
 Deshbandhu Nagar,
 Kolkata 700 059.

RECEIPT

RECEIVED a sum of Rs. 3,00,000/- (Rupees three lac) only from the above named Purchasers according to the memo of consideration stated hereinafter

MEMO OF CONSIDERATION

Date	Bank	Branch	Cheque No.	Amount [Rs.]
Total Consideration of Rs				3,00,000.00

Rupees three lac only

WITNESSES: *S. Chandra Kumar*

Sulio Mandal

Sunil Kumar Mandal

SIGNATURE OF VENDOR

Drafted by me and prepared in my office:

Suprotim Saha
 SUPROTIM SAHA, Advocate
 MONOLATA, BA-12/28,
 Deshbandhu Nagar,
 Kolkata-700 059

FORM FOR TEN FINGERPRINTS

1		 Little	 Ring	 Middle (Left Hand)	 Fore (Hand)	
	<p><i>Handwritten text in Urdu: سید علی محمد صاحب</i></p>	 Thumb	 Fore	 Middle (Right Hand)	 Ring (Hand)	 Little
2		 Little	 Ring	 Middle (Left Hand)	 Fore (Hand)	 Thumb
	<p><i>Handwritten signature</i></p>	 Thumb	 Fore	 Middle (Right Hand)	 Ring (Hand)	 Little
3		Little	Ring	Middle (Left Hand)	Fore (Hand)	Thumb
		Thumb	Fore	Middle (Right Hand)	Ring (Hand)	Little

Government of West Bengal
 Department of Finance (Revenue), Directorate of Registration and Stamp Revenue
 Office of the A. D. S. R. BIDHAN NAGAR, District- North 24-Parganas
 Signatur's / LTI Sheet of Serial No. 03024 / 2011, Deed No. {Book - 1 , 02070/2011}

I. Signature of the Presentant.

Name of the Presentant	Signature with date
Sunil Kumar Mondal	<i>Sunil Kumar Mondal</i> 5/3/2011

II. Signature of the person(s) admitting the Execution at Office

Sl No.	Admission of Execution By	Status	Photo	Finger Print	Signature
1	Sunil Kumar Mondal Address - Kalyalpara, Thana - Rajarhat, District- North 24-Parganas, WEST BENGAL, India, P.O. -	Self		 11	<i>Sunil Kumar Mondal</i>
			08/03/2011	08/05/2011	

Name of Identifier of above Person(s)

Sunil Mondal
 Kalyalpara, Thana- Rajarhat, District- North
 24-Parganas, WEST BENGAL, India, P.O. -

Signature of Identifier with Date

Sunil Mondal
5/3/2011



(Handwritten mark)

8 MAR 2011

(Debasish Dhar)
 ADDITIONAL DISTRICT SUB-REGISTRAR
 Office of the A. D. S. R. BIDHAN NAGAR



Government Of West Bengal
Office Of the A. D. S. R. BIDHAN NAGAR
District: North 24 Parganas

Endorsement For Deed Number : 1 - 02870 of 2011
(Serial No. 03024 of 2011)

On

Payment of Fees:

On 08/03/2011

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- also under section 5 of West Bengal Land Reforms Act 1955. Court fee stamp paid Rs. 10/-

Payment of Fees:

Amount By Cash

Rs. 3000/- on 08/03/2011

(Under Article - A(1) = 3280/- (E = 14/- on 08/03/2011)

Certificate of Market Value(WB PUVI rules of 2001)

Certified that the market value of the property which is the subject matter of the deed has been assessed at Rs. 300000/-

Certified that the required stamp duty of this document is Rs. 15020/- and the Stamp duty paid as impressive Rs. 5000/-

Deficit stamp duty

Deficit stamp duty Rs. 10020/- is paid 08/03/2011 State Bank of India, BIKASH BHVN GOVT CNPL, received on 08/03/2011

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

Presented for registration at 13:52 hrs. on: 08/03/2011, at the Office of the A. D. S. R. BIDHAN NAGAR by Subil Kumar Mondal, Executive.

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

Execution is admitted on 08/03/2011 by

- Subil Kumar Mondal, son of Lt. Satish Ch Mondal, Kajjalpara, Thana-Rajarhat, District-North 24-Parganas, WEST BENGAL, India, P.O. By Caste Hindu, By Profession: Cultivation
 Identified By Subil Mondal, son of Sanku Mondal, Kajwal Para, Thana-Rajarhat, District-North 24-Parganas, WEST BENGAL, India, P.O. By Caste Hindu, By Profession: Business



{ Debasish Dhar }
 ADDITIONAL DISTRICT SUB-REGISTRAR

Debasish Dhar, Additional District Sub-Registrar

8 MAR 2011

{ Debasish Dhar }
 ADDITIONAL DISTRICT SUB-REGISTRAR

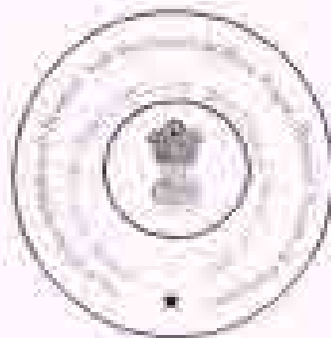
Certificate of Registration under section 60 and Rule 69

Registered in Book - I

CD Volume number 5

Page from 7966 to 7969

being No-02679 for the year 2011.



(Debasish Dhar) 09-March-2011

ADDITIONAL DISTRICT SUB-REGISTRAR
Office of the A. D. S. R. BIDHAN NAGAR
West Bengal