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भारतीय ग्रेर न्यायिक

पचास
रुपये

₹.50

FIFTY
RUPEES

Rs.50

INDIA

INDIA NON-JUDICIAL

बंगलुरु पश्चिम बंगाल WEST BENGAL.

A.R.A.
III

T 360053

C. No. 163/16

Notary Public
Notarial Registration No. N.P.O. - 19
Kolkata

24/08/2016

THIS POWER OF ATTORNEY made this 23rd day of August

2016 BY HANJAY BHUSHAN DUTTA, son of the late Indra Mohan Dutta, having PAN ADIPD54287, residing at Premises No. 98, Rajdanga Gold Park, Flat No. K-1, Ashwin, New Market Abasan, Post Office-Katwa Township (sub-office), Police Station-Katwa, Kolkata-700 107, hereinafter referred to as the OWNER (which expression shall unless excluded by or pursuant to the subject or

16 MAR 2016

119879

16 MAR 2016	VICTOR MOSK & CO Solicitors & Advocates 5, Ch. P. O. - 100 001 KOLKATA
ANJUSHREE BANEJEE L.S. VENIBA 10 S/1 HIGH COURT KOLKATA - 100 001	

16 MAR 2016



Mr. Kumar Ray
D. Lalchand Ray
Adv. Ray & Ghosh Lt.
Kolkata - 700010

Advocate Mr. D. Lalchand Ray
Date

16 MAR 2016

Second)

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herein be deemed to mean and include the heirs, executors, administrators, legal representatives and assigns **IN FAVOUR OF VEE DEE REALTORS PRIVATE LIMITED**, a company incorporated under the Companies Act, 1956, having CIN U70101WB2007PTC112989, having PAN AADCV1781B, having its registered office at- Room No.28, 6th Floor, Pahar Court, 18, Rabindra Sarani, Post Office-Bowbazar, Police Station-Bowbazar, Kolkata-700 001, represented through its Director Mr. Sukharendra Datta, son of the Late Nitinjan Datta, having DIN 00557059, having PAN AADCV1781B, residing at BC-199, Salt Lake City, Sector-I, Police Station-Sukhannagar, Post Office-Sukhannagar, Kolkata-700 064, hereinafter referred to as the **ATTORNEY**.

WHEREAS:

A. I am seized and possessed of and/or otherwise well and sufficiently entitled to All That the total piece and parcel of land containing an area of 18 cottahs 8 chittahs 16 sq.ft. (as physical measurement 19 cottahs 2 chittahs 16 sq.ft.) be the same or a little more or less estate lying at Meoni Bondel, Grand Division-V, Sub Division-I, presently being Premises Nos.13, Bednabagan 1st Lane and 24C/1, Bednabagan 2nd Lane, Police Station-Kashia, Ward No.67, within the Kolkata Municipal Corporation, Kolkata-700 039, fully and particularly described in the Schedule herunder written hereinafter referred to as the **said property**) and the recorded owner thereof in the assessment records of the Kolkata Municipal Corporation.

 By a Development Agreement dated the 12th August, 2010 made between myself herein referred to as the **Owner** of the **One Part** and **Vee Dee Realtors Private Limited** represented through its Director Mr. Sukharendra Datta, herein referred to as the **Developer** of the **Other Part** and registered with the Registrar of Assurances I, Kolkata in

Bom No.1, C.D. Venture No.1601-0016, hereinafter for the year 2016, (hereinafter referred to as the said Agreement). I have appointed the Developer therein to develop the said property by construction of a multi-storied residential building thereon or on the part thereof in accordance with the terms and conditions therein contained and in pursuance to the building permit sanctioned by the Kolkata Municipal Corporation.

C. Pursuant to and in terms of the said Agreement I intend to nominate, constitute and appoint the said **Vee Dee Realtors Private Limited**, to be my true and lawful Attorney to act, do and perform the following acts, deeds, matters and things:-

NOW KNOW YE ALL AND THESE PRESENTS WITNESSETH
that I, **BANJAY BHUSHAN DUTTA**, son of the Late Indra Mohan Dutta, having PAN ADIPD6428F, residing at Premises No.96, Rajdhani Gold Park, Flat No.K-1, Ashwin, Nocchitali Abanji, Post Office-East Kalibari Township (sub-office), Police Station-Kalita, Kolkata-700 107, do hereby nominate constitute and appoint the said **VEE DEE REALTORS PRIVATE LIMITED**, a company incorporated under the Companies Act, 1956, having CIN U70101WB2007PTC112989, having PAN AADCV1781B, having its registered office at Room No.38, 6th Floor, Poddar Court, 18, Rabindra Sarani, Post Office-Bowbazar, Police Station-Bowbazar, Kolkata-700 001, represented through its Director Mr. Sekhsurendu Dutta, son of the Late Niranjan Dutta, having PAN 00657059, having PAN AADCV1781B, residing at BC-199, Salt Lake City, Sector-1, Police Station-Bidhannagar, Post Office-Bidhannagar, Kolkata-700 094, to be my true and lawful Attorney for me, in my name and on my behalf to do, execute, perform and exercise all and any one of the following acts, deeds, matters and things that is in may-

1. To pay all rates, taxes, charges, expenses and other outgoings whatsoever payable for and on account of the said property or any part thereof.
2. To apply for and obtain amalgamation of the said property comprising two separate premises before prof from the Kolathu Municipal Corporation.
3. To appear and represent me before all authorities including the Kolathu Municipal Corporation for fixation and/or finalisation of the annual valuations of the said property and for this purpose to sign, execute and submit necessary papers and documents and to do all other acts, deeds and things as the said Attorney may deem fit and proper.
4. To apply for and obtain sanction of a building plan from the Kolathu Municipal Corporation in respect of the said property and to further apply for and obtain any modification or alterations thereto from time to time and at all times hereafter in terms of the said Development Agreement at its own costs and expenses.
5. To sign and execute all plans, sketches, maps, declarations, including Boundary Declaration, forms, petitions, letters or any other documents relating to or in connection with the applying for and obtaining sanction of plan in respect of the development of the said property.
6. To make deposits with the Planning Authorities and other authorities for the purpose of carrying out the development work and construction of the new building on the said property and to claim refunds of such deposits and to give valid and effectual receipts and discharge for the same.
7. To apply for and obtain necessary permissions and/or approvals and/or sanctions and/or licence and/or no objection from

any statutory authority including the Kolkata Municipal Corporation, Kolkata Metropolitan Development Authority, Fire Brigade, Kolkata Police, Environmental Department, Authorised Officer under the West Bengal Building (Regulation of Promotion of Construction and Transfer by Promoters) Act, 1993, Competent Authority under the West Bengal Apartment Ownership Act, 1972 and all other licensing and statutory authorities as and whenever required.

8. To appear and represent me before the necessary authorities including the Kolkata Municipal Corporation, Kolkata Metropolitan Development Authority, Fire Brigade, Kolkata Police, Environmental Department, Authorised Officer under the West Bengal Building (Regulation of Promotion of Construction and Transfer by Promoters) Act, 1993 and all other licensing and statutory authorities in connection with the obtaining no objection, approvals, permission, sanction, modification and/or alteration of plans for the new building.
9. To apply for and obtain clearance certificate, if required, from the West Bengal Pollution Control Board for sanction of plan of the said property.
10. To pay fees for obtaining sanction and such other orders and permissions from the necessary authorities as be expedient for modification and/or alteration of the sanctioned plans and also to submit and take delivery of title deeds concerning the said property and also other papers and documents as may be required by the necessary authorities and to appoint Architects and other Agents for the aforesaid purposes as the said Attorney shall think, fit and proper.
11. To receive the excess amount of fees, if any, paid for the purpose of sanction, modification and/or alteration of the plans to any authority or authorities.

- 6
12. To obtain delivery of the sanction plan and the completion certificate of the building from the Kallala Municipal Corporation or any other authority or authorities.
 13. To appoint architects, contractors, sub-contractors and surveyors as may be required for the preparation of the building plan and to supervise the development and construction work of the New Building on the said property or part thereof.
 14. To enter upon the said property with men and material as may be required for the purpose of development work and erect the New Building as per the Building Plans to be sanctioned.

 15. To apply for and obtain electricity, gas, water, sewerage, drainage, telephone or other connections of any other utility to the said property and/or to make alterations therein and to close down and/or have disconnected the same and for that purpose to sign, execute and submit all papers, applications, documents and plans and to do all other acts, deeds and things as may be deemed fit and proper by the said Attorney.
 16. To commence, prosecute, enforce, defend, answer and oppose all actions and other legal proceedings and demands touching any of the matters concerning the said property or any part thereof including relating to acquisition and/or requisition in respect of the said property or any part thereof and if think fit to compromise, settle, refer to arbitration, abandon, any such action or proceeding as aforesaid before any Court, Civil or Criminal or Revenue.
 17. To sign, declare and/or affirm any plaint, written statement, petition, affidavit, verification, valuation memo, warrant of Attorney, Memo of Appeal or any other documents or papers in any proceedings or in any way connected with the said property or part thereof.

18. To deposit and withdraw fees, documents and money in and from my Court or Courts and/or any other person or authority and give valid receipts and discharges therefor.
19. To accept any service of writ of summons or other legal process and to appear in any court of authority as our Attorney deems appropriate and to commence any action or legal proceedings in any court or before any authority and to prosecute, discontinue or become non-suited and to settle, compromise or refer any dispute to arbitration as our Attorney may think fit and proper and for such purpose to appoint any Solicitor, Advocate, Lawyer and pay the costs, expenses, fee and other outgoings. Further to depose in the court of law or authority, sign, declare and/or affirm any plaint, written statement, petition, affidavit, verification, valuation, and warrant of Attorney, Memo of Appeal or any other documents or papers in any proceedings or in any way connected therewith.
20. To make, sign and submit applications and Petitions, letters and other documents to the appropriate Government (State and Central) Departments, Local Authorities or other competent or Appropriate Authorities or bodies for all and any Licenses, permissions, consents, approvals, no objection certificates and clearances as may be required by any Central or State legislation for the time being in force, in connection with the said property for construction of buildings and structures thereon and pay such fees, charges, deposits and give security that may be required in respect thereof and for that purpose to give all necessary writings, instruments, affidavits, declarations, indemnities, undertakings, as may be required to be given to the various authorities concerned.
21. After completion of the construction of the New Building, to apply for and obtain part-occupation/occupation and completion certificate in respect of the New Building or parts thereof from the Planning Authority.

23. To make necessary representations including filing of complaints and appear before the Assessor & Collector, Kolkata Municipal Corporation and other concerned authorities including the Court of Competent Jurisdiction or Forum in regard the fixation of estimated value of building (proposed new building) under construction on the said property by the Assessor and Collector and to file Appeals applications and other proceedings in any Court, forum or Tribunal.

~~✓~~ 24. To negotiate for sale/transfer in respect of the salable spaces of the Developer's Allocation in the new building as defined in the said Agreement to be constructed on the said property or part thereof.

~~✓~~ 25. To enter into agreement for sale, transfer, lease out, let out or to grant any other right in respect of various portions of salable spaces of the Developer's Allocation as mentioned in the said Agreement on agreed terms and conditions with the intending Purchaser or Transferee in respect thereof and to receive earnest money or consideration from time to time and to sign and give valid and effectual receipts or discharges thereof.

26. To execute and register from time to time Agreement for sale, Lease or any other document in connection with the transfer of the undivided proportionate share in the land comprised in the said property in respect of the of salable spaces of the Developer's Allocation as mentioned in the said Agreement and to receive consideration therefor and present the above documents for registration and admit the execution of such documents before the appropriate authorised registration authority/ies and/or other authorities having jurisdiction in the matter.

27. To execute conveyance/conveyances in respect of the salable spaces of the Developer's Allocation of the new building as mentioned in the said Agreement to be constructed on the said property or part

and/or other in favour of the Purchaser or its nominees or nominees in such part or parts as the Purchaser may desire and to receive consideration money and sign and give valid and effectual receipts or discharges thereof.

27. To present such conveyance or assignments in respect of the Developer's allocation of the new building as mentioned in the said Agreement to be constructed on the said property or part thereof for registration before the registering authority and to admit execution thereof.

28. To insure the New Building and fittings and fixtures against damages, fire, tempest, rats, civil commotion, floods, earthquakes, bomb blasts, malicious damage or destruction and against other risks as our Attorney may think sufficient to protect the interests of all concerned therein.

29. To ask for, receive and recover from all the transferees/purchasers all consideration, charges, service charges and other charges and sums of moneys in respect of transfer of the aforesaid spaces in the said building comprised in the said Development Agreement and the spaces to be constructed thereon, in any manner whatsoever and also on non-payment thereof to enter upon and restrain and/or and take legal steps for the recovery thereof as our Attorney may think fit.

30. To hand over and deliver possession of the aforesaid spaces including units, parking spaces, etc. of the new building at the said property to such person or persons including the nominee/s and/or assign/s of the Attorney as it may in its absolute discretion think fit and proper.

31. To do and perform all acts, deeds, matters and things necessary for all or any of the purposes aforesaid and for giving full effect to the

powers and authorities herein before contained, as fully and effectually as we could do in person.

32. To delegate such of the powers in the said Attorney in its absolute discretion shall think fit and proper to any of its officers or agent and upon such delegation the said Power of Attorney shall be deemed to have been granted by the grantor in favour of the said delegate or delegates as the case may be.

 Be it noted that this Power of Attorney is being granted in favour of the said Attorney without any consideration and no interest or right of the Attorney is created in the said property, which is the subject matter of this Power of Attorney.

AND GENERALLY to act as the Attorney in relation to the said property for and on behalf of me and to do and execute all instruments, acts, deeds, matters and things as fully and effectually as we could have done if personally present,

AND I do hereby agree to ratify and confirm whatever the said Attorney shall do (or purport to be done) by virtue of these presents in or about the said property as aforesaid.

AND The Attorney shall exercise its rights under this power in terms of the said Development Agreement without any liability on me of any nature whatsoever, financial, criminal, civil or otherwise.

THE SCHEDULE ABOVE REFERRED TO:

(SAID PROPERTY)

PART-I

ALL THAT the place and parcels of land containing an area of 7 bighas 5 chittas be the same a little more or less together with one storied brick built building having a super built up area of 1000 sq.ft. more or less erected thereon or on the part thereof situated lying at

Moush Bondel, Grand Division-V, Sub-Division-I, presently being Premises No.13, Bediadanga 1st Lane, Post Office-Kasba, Police Station-Kasba, Ward No.67, within the Kolkata Municipal Corporation, Kolkata-700 039 and botted and bounded as follows:-

ON THE NORTH	:	Property No.12, Bediadanga 1 st Lane;
ON THE EAST	:	Property No.24C/1, Bediadanga 2 nd Lane;
ON THE WEST	:	Bediadanga 1 st Lane;
ON THE SOUTH	:	Bediadanga 1 st Lane.

PART-II

ALL THAT the piece and parcels of land containing an area of 11 cottahs 3 chittaks 6 sq.ft. (on physical measurement 11 cottahs 13 chittaks 15 sq.ft.) be the same a little more or less together with tin/asbestos shed/structure covering an area of 1200 sq.ft. more or less erected thereon or on the part thereof situate lying at Moush Bondel, Grand Division-V, Sub-Division-I, presently being Premises No.24C/1, Bediadanga 2nd Lane, Post Office-Kasba, Police Station-Kasba, Ward No.67, within the Kolkata Municipal Corporation, Kolkata-700 039 and botted and bounded as follows:-

ON THE NORTH	:	Property No.24, Bediadanga 2 nd Lane;
ON THE EAST	:	wide passage;
ON THE WEST	:	Property No.13, Bediadanga 1 st Lane;
ON THE SOUTH	:	Bediadanga 1 st Lane.

IN WITNESS WHEREOF I the said Owner have hereunto set
and subscribed our hands and seals the day, month and year first
above written.

SIGNED. SEALED AND
DELIVERED by the said OWNER at
Kolkata in the presence of:

Suraj Kumar Ray
6, A/C Post Office St.
Kolkata - 700001

(D. Banerjee)
(Suraj Kumar Ray)

Witnessed
by
CSE, Baghazar Dist
Kolkata - 700003

Drafted by:

Amitan Majhi

Amitan Majhi
Advocate,
C/o. Victor Moses & Co.
Solicitors & Advocates
6, Old Post Office Street, Kolkata-700 001
Enrolment No. WB/365/1998



Government of West Bengal

Department of Finance (Revenue), Directorate of Registration and Stamp Revenue

OFFICE OF THE A.R.A. - III KOLKATA, District Name: Kolkata

Signature / L.I.L Sheet of Querry No/Year 180310001123112211

I. Signature of the Person(s) admitting the Exemption at Private Residence.

Sl. No.	Name of the Exhibitor / Category	Photo	Finger Print C-603	Signature with date
1	Balay Bhushan Datta Mr. Balay Bhushan Datta Ashram, Narendrapur Address: P.M. No. H-1 P.O.-E.K.T. P.D. Raniganj, District: Raniganj State: Jharkhand, West Bengal, India, PIN - 770007			22/8/14 Present
Sl. No.	Name and Address of Identifier	Identifier of		Signature with date
1	M. Dutt Human Dey Son of Lala M. M. Dey A. Old Post Office-Bilhat, P.O.-G.P. D. P.O.-Howrah-Shantiniketan District-Kolkata, West Bengal, India PIN - 700024	Balay Bhushan Datta		22/8/14 Present

(Balay Bhushan Datta)

ADDITIONAL REGISTRAR
OF ASSURANCE

OFFICE OF THE A.R.A.
III KOLKATA,
Kolkata, West Bengal

22/8/14

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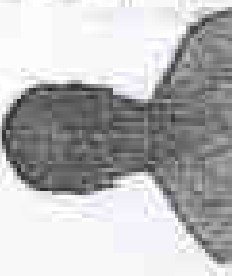
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INCORPORATED UNIVERSITY OF CALCUTTA
HIGH SCHOOL CALCUTTA

STUDENT IDENTIFICATION CARD



Name - **SUDIP KUMAR DAS**
Address - **66/1, Anup Kumar
Chowdhury, Adyaprakash
Nagar, 700022**

Class - **12th** Date of Birth - **10/01/1995**

Gender - **Male**

Date of Issue - **10/01/2018**

Sudip Kumar Das

Serial No. **271** Date **1 MAY 2018**

Address - **66/1, Anup Kumar Chowdhury,
Adyaprakash Nagar, 700022**
Mobile - **9833110001**
Email - **sudipkumardas123@gmail.com**
P.U. Roll No. **1111111111111111**
Residential Address - **100018**
Phone No. **(033) 2232-4200/01/02/03/04/05**

Issue Date:

SPECIMEN FORM FOR TEN FINGER PRINTS

	1 2 3 4 5 6 7 8 9 10	Little	Ring	Middle	Fore	Thumb
		(Left Hand)				
PHOTO	Thumb	Fore	Middle	Ring	Little	
	(Right Hand)					
PHOTO	Little	Ring	Middle	Fore	Thumb	
	(Left Hand)					
PHOTO	Thumb	Fore	Middle	Ring	Little	
	(Right Hand)					
PHOTO	Little	Ring	Middle	Fore	Thumb	
	(Left Hand)					
PHOTO	Thumb	Fore	Middle	Ring	Little	
	(Right Hand)					

Major Information of the Deed

Deed No.:	IV-1803-06303/2016	Date of Registration:	22/08/2016 12:00:00 AM
Query No / Year:	1803-1800315517/2016	Office where deed is registered:	
Query Date:	22/08/2016 1:00:20 PM	A.R.A. - III KOLKATA, Dharm. Katham.	
Applicant Name, Address & other Details:	Victor Moses And Co 8, Old Post Office Street, Thana, Howrah, District : Howrah, WEST BENGAL, Mobile No. : 9835412334, Status : Fictitious firm		
Transaction:		Additional Transaction:	
Power of Attorney, General Power of Attorney			
Set Form value:		Market Value:	
Stamp Duty Paid(SD):		Registration Fee Paid:	
Rs. 0/- (Article 44(1)):		Rs. 0/- (Article 44)	
Remarks:			

Principal Details :

Sl No	Name,Address,Photo,Finger print and Signature
1	Sanjeev Bhushan Dutta Son of Late. Jitendra Mohan Dutta 90, Rajtantra Gold Park, Ashram, Narendrapur, Flat No. # 1, P.O- E.S.T, P. B- Kasba, District-South 24-Parganas, West Bengal, India, PIN - 700107 Sex: Male By Caste: Hindu Occupation: Others, Citizen of: India, Status :Individual, Executed by: Self, Date of Birth/Act: 25/08/2016, Admitted by: Self, Date of Admission: 22/08/2016 ,Place : Pat, Howrah

Attorney Details :

Sl No	Name,Address,Photo,Finger print and Signature
1	VEE DEE REALTORS PRIVATE LIMITED Room No-38, 6th Floor, Poddar Court, 16, Rabindra P.O- Bowbazar, P.D- Howrah, Kolkata, District-Kolkata, West Bengal, India, PIN - 700001 Status :Organization

Representative Details :

Sl No	Name,Address,Photo,Finger print and Signature
1	Mr. Sesharendra Dutta Son of Late. Niranjan Dutta SC-189, Salt Lake City, Sec-1, P.O- Bidhannagar, P.B- Bidhannagar, Kolkata, District-North 24-Parganas, West Bengal, India, PIN - 700064, Sex: Male By Caste: Hindu, Occupation: Others, Citizen of: India, Status : Representative, Representative of VEE DEE REALTORS PRIVATE LIMITED (as Director)

Identification Details :**Name & address**

VII Stage number One
Son of Late M.M.Dey
R. Old Post Office Street, P.O., G.P.O. P.S - How Street, Kolkatta, District-Kolkatta, West Bengal, India, PIN - 700001.
Age: 50, By caste Hindu, Occupation: Servant, Caste of India, identifier Of Sanjay Bhushan Datta.

Endorsement For Deed Number : IV-1800030072018**De 35-48-311E****Presentation(Under Section 52 & Rule 22A(D) 40(1),W.B. Registration Rules,1962)**

Presenting for registration at 10.30 hrs. on 23-06-2018, at the Private residence by Sanjay Bhushan Datta ,Excouent.

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

Execution is admitted on 23/06/2018 by Sanjay Bhushan Datta, Son of Late Mohan Datta, 62, Rupnarayan Gopal Park, Addwani, Beelpachai Alawan, Flat No. X-1, P.O. U.C.T, Thana: Kankar, , South 24-Parganas, WEST BENGAL, India, PIN - 700107. By caste Hindu, by Profession Others.

Inducted by Mr. Sujit Kumar Dey, Son of Late M.M. Dey, R. Old Post Office Street, P.O. G.P.O. Thana: Hamidpur, City/Town: KOLKATA, West Bengal, India, PIN - 700001, By caste Hindu, By Profession Servant.



Bishwanath Acharya
ADDITIONAL REGISTRAR OF ASSURANCE
OFFICE OF THE A.R.A. - III KOLKATA

Kolkata, West Bengal

Comments:**Certificate of Admissability(Rule 43,W.B. Registration Rules 1962)**

Admissible under rule 21 of West Bengal Registration Rules, 1962 duly stamped under subrule 1A, Article number: 48, (ii) of Indian Stamp Act 1899.

Payment of Fees:

Certified that required Registration Fees payable for this document is/Rs 7/- (L = Rs 7/-) and Registration Fees paid by Cash: Rs 7/-.

Payment of Stamp Duty:

Central Government Stamp Duty payable for this document is Rs. 50/- and Stamp Duty paid by Owner is Rs. 50/-

Description of Deed:

1. Deed of Sale (Purchase), Serial No 119978, Rupnath Das G.C., Date of Purchase: 10/02/2018, Value of the Deed: Rs. 50/-

মালয়লিঙ্গ

ADDITIONAL INSPECTOR OF ASSURANCE

OFFICE OF THE A.I.A.- III KOLKATA

Kolkata, West Bengal

in the manner and on the terms and conditions recorded in this Agreement.

9. DEPOSITS AND FINANCIALS:

- 9.1 The Developer shall pay to the Owner a sum of **Rs.1,50,00,000/- (Rupees One Crore Fifty Lacs only)** as Interest-Free Security Deposit in the following manner (the receipt whereof the Owner doth hereby as also by the receipt hereunder admit and acknowledge):

At or prior to the time of execution of this agreement:	Rs.94,90,639.00
Simultaneously with the execution of this agreement:	Rs.45,09,362.00
	Rs.140,00,000.00
Upon obtaining the sanctioned plan of the Project:	The balance amount as would be payable by the Developer after adjusting the costs and expenses borne and discharged by the Developer as mentioned in clause no. 9.2 herein below.

- 9.2 The Developer shall bear and discharge at the first instance all the costs and expenses towards obtaining mutation, conversion, amalgamation in respect of the said property as applicable from the competent authorities, NOC from the Thanai Controller, Kolavita and no objection from the Competent Authority under the ULC Act, 1976 and payment of arrear tax if any. However, all these sums shall be deducted from the security deposit payable by the Developer to the Owner.
- 9.3 The Owner shall co-operate with the Developer to negotiate with the existing illegal unauthorised occupants at the frontage of the said property and settle all the local problems and hazards if any, and the costs and expenses thereof shall be exclusively borne and discharged by the Owner. However, the Developer shall at the request of the Owner pay a maximum sum of **Rs.2,00,000/- (Rupees two lacs only)** for the aforesaid purpose.

In addition to the above mentioned security deposit and any expenses beyond the said sum of Ru.2,00,000/- (Rupees two lac only) shall be borne by the Owner.

- 9.4 Upon demolition of the existing structure at the said property the Owner shall be entitled to realize the entire sale proceeds of the debris thereof.
- 9.5 After completion of the project, the amounts paid under clause 9.3 hereinabove shall be refunded by the Owner to the Developer. In this connection the Certificate of the Architect about the completion of the Project shall be binding on the parties hereto. In the alternative the same shall be adjusted by the Developer by disposing of a portion of constructed space having a super built up area of 5000 sq ft approximately out of the Owner's Allocation, which shall be demarcated, measured and kept aside for this purpose at the time of space allocation.
- 9.6 The Owner shall not be entitled to transfer the said demarcated portion of the Owner's Allocation or any part thereof without intimating the Developer about the same and obtaining written permission from the Developer to this extent. The Developer shall be entitled to transfer the Developer's Allocation and shall also have the liberty to issue NOC in favour of the bank for granting house building loan by creating mortgage over any portion of the Developer's Allocation.
- 9.7 The Developer shall be entitled to seek financing of the Project (Project Finance) by a Bank/Financial Institution (Banker). Such Project Finance can be secured on the strength of the Developer's Allocation being developed and construction work-in-progress/recoverable to the extent pertaining to the Developer's Allocation by creating a charge on the Developer's Allocation only. For this purpose, the Owner shall execute necessary documents through their delegated authority or General Power of Attorney in favour of the Developer and the Owner may join as co-consenting party (if required by the funding institution) to accord his no objection to creation of charge by the Developer in favour of Banks or Financial Institutions or any other institution(s) for availing such loan facility. In this regard, the Developer shall indemnify the Owner against any claim arising out of such borrowings. In any event no charge shall be created on the Owner's Allocation and the Owner shall not be required to furnish any Guarantee for such loan. In case owing to any loans or finance obtained by the Developer, the Owner suffer any loss or damage due to any non-repayment, delay in repayment by the Developer or due to any other consequence of delay or default of the Developer in respect of its obligations in

respect of any such loss or liability whatsoever, the Developer shall indemnify and keep the Owner saved harmless and indemnified in respect thereof.

- 9.8 The Owner shall not be liable or responsible for due repayment of loans and advances to be obtained by the Developer in respect of the project finance. Similarly, the Developer shall not be liable for the loans and advances to be obtained by the Owners if there be any. Each party shall keep the other safe, harmless and indemnified against payment of all dues of such bank/financial institution including interest, costs, charges and expenses and all suits, actions and proceedings in respect thereof.
- 9.9 All benefits under the Income Tax Act for such borrowings made by the Developer would be available to the Developer and it would be entitled to claim all such benefits.
- 9.10 The Owner or his transferee or transferees and the Purchasers of Units in the project shall pay or deposit the extras and deposits as applicable for the Unit(s) to be acquired by them to the Developer.
- 9.11 If any service tax is required to be paid, the same would be paid by the Owner and the Developer in respect of their respective allocations and/or areas and shall keep each other indemnified in respect thereof and they shall be entitled to recover the same from their respective transferee, if any.

10. POWERS AND AUTHORITIES:

- 10.1 The Owner hereby agrees to ratify and confirm all acts, deeds and things lawfully done in the interest of the project by the Developer and persons dominated by the Developer in pursuance of the rights and authorities granted herein.
- 10.2 Notwithstanding anything contained above, simultaneously on execution of this Agreement the Owner shall grant to the Developer and/or its nominees a registered General Power of Attorney for the purpose of doing all acts required for the Project, for the purpose of entering into agreement for sale of the Unit/s attributable to the Developer's allocation only and for the purpose of sale, transfer and/or otherwise disposal of the Unit(s) attributable to the Developer's allocation.
- 10.3 Notwithstanding grant of the aforesaid General Power of Attorney, the Owner hereby undertakes that he shall execute, as and when necessary, all papers, documents, plans etc. for the

purpose of development of the said property within 7 (seven) days of the request being made and the documents being made available to the Owner.

- 10.4 While exercising powers and authorities under the Power of Attorney to be granted by the Owner in terms herein, the Developer shall not do any act, deed, matter or thing which would in any way infringe or prejudicially affect the rights of the Owner and/or go against the spirit of this Agreement. The said Powers of Attorney shall be specific only for the development and sale of Developer's Allocation purpose and valid for the purposes they would be given and shall not be revoked during the subsistence of this Agreement.

11. DEALING WITH SPACES IN THE NEW BUILDINGS:

- 11.1 Upon execution of plan in respect of the Project, the bookings for the project shall be started by the parties and the marketing agent to be appointed by the Developer in consultation with the Owner. The rate at which booking of flat in the Project shall be made shall be decided from time to time by the Developer in consultation with the marketing agent. The Owner shall at no point of time dispose off or transfer any portion of the Owner's Allocation during the construction of the building at any rate which is less than the rate fixed by the Developer in consultation with the marketing agent. However after delivery of the possession of the Owner's Allocation to the Owner, the Owner is free to sell his allocation at his discretion.
- 11.2 The Developer and Owner shall execute and register with the appropriate registering authorities Deeds of Conveyance or other document for transferring any saleable space in the New Buildings as aforesaid in such part or parts as deemed fit with and in favour of the intending Purchasers as and when called upon to do so without charging any additional consideration whatsoever and the cost for stamp duty and registration charges in respect thereof shall be borne by the intending Purchasers as the case may be.
- 11.3 It is agreed and recorded that all Agreements, Deeds of Conveyance or any other papers and documents in respect of the transfer of any areas in the New Building(s) shall maintain uniformly in respect of the restrictions, stipulations, covenants, terms and condition for the use and occupation thereof together with amenities and facilities therein as are stipulated in this Agreement and the parties hereby undertake to each other that neither of them shall deviate from the such restrictions, stipulations, covenants, terms and conditions.

11.4 All agreements for sale of Developer's Allocation shall be signed by the Developer for self and an Constituted Attorney of the Owner who has been so authorized by the Owner to do so.

12. MUNICIPAL TAXES, OUTGOINGS:

12.1 All Municipal rates and taxes or property revenue and outgoings or any claim of any nature whatsoever on the said property relating to the period prior to the handing over possession shall be borne, paid and discharged by the Owner and such dues shall be borne and paid by the Owner as and when called upon by the Developer, without raising any objection thereto.

12.2 As from the date of this agreement, the Developer shall pay the property taxes in respect of the said property till such time the New Buildings are ready for occupation, after which, the respective Purchasers or lessees shall become liable and responsible for payment of property taxes and all other outgoings (collectively Rates) in respect of the flats/allocable spaces acquired by the prospective purchasers.

13. POST COMPLETION MAINTENANCE:

13.1 On and from the date of expiry of the period to be specified in the written notice to be given by Developer to the Owner (Possession Date), the Parties shall become liable and responsible for the payments of Rates and taxes in the ratio of their respective allocations irrespective of the fact whether actual physical possession was taken or not.

13.2 The Parties hereto or their respective transferee or transferees shall pay or deposit the following proportionate costs for their allocation:

- a) All costs for obtaining electricity connection(s).
- b) All deposits required to be made with CESC Ltd.
- c) Charges for LT connection charges, switchgear, cables and allied installations.
- d) Deposit for proportionate charges of maintenance at the rate to be specified by the Developer for such allocations for a period of one year from the date of commencement of facility.

- i) Deposit on account of sinking fund @ Rs.0/- (Rupees Only) per sq.ft. of the Super built-up area.
 - ii) Charges of common generator.
 - iii) Advocate Fees.
- 13.3 The Partners herein and their respective nominees/transferees shall punctually and regularly pay the Rates and taxes for their respective allocations to the concerned authorities and the partners shall keep each other indemnified against all claims, actions, demands, costs, charges, expenses and proceedings whatsoever directly or indirectly instituted against or suffered by or paid by any of them as the case may be, consequent upon a default by the other or others.
- 13.4 The Developer shall be responsible for the management, maintenance and administration of the New Buildings or at its discretion appoint an agency to do the same.
- 13.5 The Developer or the Agency to be appointed as per clause 13.4 shall manage and maintain the Common Portions and services of the New Buildings and shall collect the costs and service charge therefor (Maintenance Charge). It is clarified that the Maintenance Charge shall include premium for the insurance of the New Buildings, property tax, water, electricity, sanitation and sewage charges and also occasional repair and removal charges and charges of capital nature for all common wiring, pipes, electrical and mechanical equipment and other installations, appliances and equipments.
- 13.6 The flat owners' association is to be formed within the six months from the date of handing over possession of the entire project to the transferees and till then the Developer shall be responsible for the management, maintenance and administration of the New Buildings or the developer with the consultation of the Owner may appoint any agency to do the same. All the flat owners are to abide by the regulations for management of the affairs of the New Buildings.

14. COMMON RESTRICTIONS:

- 14.1 The Owner's Allocation and the Developer's Allocation in the New Building shall be subject to the restrictions, intended for common benefit of all occupiers of the New Building, which shall include the following:

- 11
- (a) No occupant of the New Building shall use or permit to be used their spaces or any portion thereof for any abominable, illegal and immoral trade or activity or for any purpose which may cause any nuisance or hazard to the other occupiers of the New Building.
 - (b) No occupant of the New Building shall demolish or permit demolition of any wall or other structure in their respective spaces or any portions, major, without the written consent of the Developer.
 - (c) No occupant of the New Building shall transfer or permit transfer of their spaces or any portion thereof unless all terms and conditions to be observed and/or performed have been observed and performed and the proposed transferee gives a written undertaking to the effect that such transferee shall remain bound by the terms and conditions of these presents and further that such transferee shall pay all and whatsoever shall be payable in relation to the concerned space.
 - (d) All occupants of the New Building shall abide by all laws, bye-laws, rules and regulation of the Government and local bodies and shall attend to, answer and be responsible for any deviation, violation and/or breach of any of the said laws, bye-laws, rules and regulations.
 - (e) All occupants of the New Building shall keep the interior walls, answers, drains, pipes and other fittings and fixtures and appurtenances and floor and ceiling etc. in each of their respective spaces in good working condition and repair and in particular so as not to cause any damage to the New Building or any other space or accommodations therein and shall keep the other occupiers of the New Building indemnified from and against the consequences of any breach.
 - (f) No occupant of the New Building shall do or cause or permit to be done any act or thing which may render void or voidable any insurance of the New Building or any part thereof and shall keep the other occupiers of the New Building harmless and indemnified from and against the consequences of any breach.
 - (g) No occupant of the New Building shall leave or keep any goods or other items for display or otherwise in the corridors or at other places of common use and enjoyment in the New Building and no hindrance shall be caused in any manner in the free movement and use of the corridors

- and other places for common use and enjoyment in the New Building.
- (ii) No occupant of the New Building shall throw or accumulate any dirt, rubbish, waste or refuse or permit the same to be thrown or accumulated in or about the New Building or in the compound, enclosures or any other portion or portions of the New Building.
- 14.2 For the purpose of enforcing the common restrictions and ancillary purposes and/or for the purpose of repairing, maintaining, rebuilding, cleaning, lighting and keeping in order and good condition any Common Portions and/or for any purpose of similar nature, all occupants of the New Building shall permit the agency to be appointed as per clause 13.4, with or without workmen, at all reasonable time, to enter into and upon the concerned space and every part thereof.
- 14.3 It is agreed between the parties that the Developer shall frame a scheme for the management and administration of the New Building and all the occupiers of the building shall perpetually in succession abide by all the rules and regulations to be framed in connection with the management of the affairs of the New Building.
- 15. OBLIGATIONS OF THE DEVELOPER:**
- 15.1 Execution of the Project shall be in conformity with the prevailing rules and bye-laws of all concerned authorities and State Government/Central Government bodies and the Developer shall utilize the permissible FAM.
- 15.2 The Developer shall be responsible for planning, designing, development and construction of the New Buildings with the help of professional bodies, contractors, etc.
- 15.3 The Developer has assured the Owner that it shall implement the terms and conditions of this Agreement strictly without any violation and shall adhere to the stipulations of time limits without default.
- 15.4 The Developer shall construct the New Buildings at its own cost and responsibility. The Developer shall alone be responsible and liable to Government, Corporation and other authorities concerned as also to all the labour, staff and employees engaged by it and shall alone be liable for any loss or for any claim arising from such construction and shall indemnify Owner

against any claim, loss or damage for any default or failure or breach on the part of the Developer.

- 15.5 The marketing strategy, budget, selection of publicity material, media etc. shall be decided by the Developer and the Owner shall have the liberty to enquire or make suggestions in respect thereto.
- 15.6 The Developer hereby agrees and covenants with the Owner not to violate or contravene any of the provisions of the laws and rules applicable to construction of the New Building.

16. OBLIGATIONS OF THE OWNER:

- 16.1 The Owner shall make out a marketable title to the said property at his own costs and expenses and shall answer all the requisitions in respect thereof.
- 16.2 The Owner undertakes to fully co-operate with the Developer for obtaining all permissions required for development of the Said property by constructing residential building.
- 16.3 The Owner shall provide the Developer with any and all necessary documentation and information relating to the said property as may be required by the Developer from time to time.
- 16.4 The Owner shall not do any act, deed or thing whereby the Developer may be prevented from discharging its functions under this Agreement.
- 16.5 The Owner hereby covenants not to cause any interference or hindrance in the construction of the New Buildings.
- 16.6 The Owner hereby agrees and covenants with the Developer not to do any act, deed or thing whereby the Developer is prevented from developing, constructing, completing, selling, assigning and/or disposing of any part or portion of the constructed area or saleable area.

17. INDEMNITY:

- 17.1 The Developer shall indemnify and keep the Owner saved, harmless and indemnified of from and against any and all loss, damage or liability (whether criminal or civil) suffered by the Owner in relation to the construction of the New Buildings and those resulting from breach of this Agreement by the Developer, including any act of neglect or default of the Developer's contractors, employees or violation of any permission, rules

regulations or bye-laws or arising out of any accident or otherwise.

- 17.2 The Owner shall indemnify and keep the Developer saved, harmless and indemnified of from and against any and all loss, damage or liability (whether criminal or civil) for any defect in title of the said property suffered by the Developer in the course of implementing the Project including marketing thereof for any successful claim on title to the said property by any third party.

18. MISCELLANEOUS:

- 18.1 The agreement entered into by and between the parties hereto is and shall be on principal to principal basis.
- 18.2 The Owner and the Developer expressly agree that the mutual covenants and promises contained in this Agreement shall be the essence of this contract.
- 18.3 Nothing contained herein shall be deemed to be or construed as a partnership between the Parties in any manner nor shall the Parties constitute an association of persons.
- 18.4 Failure or delay by either Party to enforce any rights under this Agreement shall not amount to an implied waiver of any such rights.
- 18.5 The Parties shall do all further acts, deeds and things as may be necessary to give complete and meaningful effect to this Agreement.
- 18.6 The Owner shall not be liable for any Income Tax, Wealth Tax or any other taxes in respect of the Developer's Allocation and the Developer shall be liable to make payment of the same and keep the Owner indemnified against all actions, suits, proceedings, claims, demands, costs, charges and expenses in respect of the Developer's allocation. Similarly the Developer shall not be liable for any Income Tax, Wealth Tax or any other taxes in respect of the Owner's Allocation and the Owner shall be liable to make payment of the same and keep the Developer indemnified against all actions, suits, proceedings, claims, demands, costs, charges and expenses in respect of the Owner's Allocation.
- 18.7 The name of the project shall be decided by the Developer. The Developer shall be entitled to prefix its brand name to the project.

19. DEFAULTS:

19.1 The following shall be the events of default:

- (a) If the Owner fails to comply with any other obligation contained herein.
 - (b) If the Developer fails to construct, erect and complete the Project within the time and in the manner contained herein.
 - (c) If the Developer fails to comply with any other obligations contained herein.
- 19.2 In case of any event of default, the other party (the aggrieved party) shall serve a notice in writing to the defaulting party, calling upon the defaulting party to comply with its obligation in default within thirty (30) days and in the manner so mentioned in the said notice.
- 19.3 Upon receipt of such notice, the defaulting party shall rectify the said event of default and/or breach within the time and in the manner mentioned herein.
- 19.4 In case of the default continues for a period of thirty (30) days thereafter, in such event, the aggrieved party shall be entitled to terminate this agreement by a written notice to the defaulting party.
- 19.5 Upon termination of this agreement by the Developer due to breach of the Owner, the Owner shall refund the security deposit to the Developer. Simultaneously with the refund of the above sum the Developer shall handover the possession of the property to the Owner. On such termination all powers and authorities in favour of the Developer including the General Power of Attorney shall stand revoked without any further act or deed.
- 19.6 Upon termination of this agreement by the Owner due to breach of the Developer, the Owner shall refund the security deposit. Simultaneously with the refund of the above sum the Developer shall handover the possession of the property to the Owner. On such termination all powers and authorities in favour of the Developer including the General Power of Attorney shall stand revoked without any further act or deed.

20. FORCE MAJEURE:

- 20.1 If the Developer is delayed in, or prevented from, performing any of its obligations under this Agreement by any event of Force Majeure, the Developer shall forthwith serve notice in writing to the Owner specifying the nature and extent of the circumstances giving rise to the event/s of Force Majeure and shall, subject to service of such notice, have no liability in respect of the performance of each of its obligations if it is prevented by the event/s of Force Majeure, during the continuance thereof, and for such time after the cessation, as is necessary for the Developer, using all reasonable endeavours, to re-commence its affected operations in order for it to perform its obligations. The Developer shall be held responsible for any consequences or liabilities under this Agreement if prevented in performing the same by reason of Force Majeure. The Developer shall not be deemed to have defaulted in the performance of its contractual obligations whilst the performance thereof is prevented by Force Majeure and the time limits laid down in this agreement for the performance of such obligations shall be extended accordingly upon occurrence and cessation of any event constituting Force Majeure.
- 20.2 The Developer claiming to be prevented or delayed in the performance of any of its obligations under this Agreement by reason of an event of Force Majeure shall use all reasonable endeavours to bring the event of Force Majeure to a close or to find a solution by which the Agreement may be performed despite the continuance of the event of Force Majeure.

21. ENTIRE AGREEMENT:

- 21.1 This Agreement constitutes the entire agreement between the Parties and revokes and supersedes all previous discussions/ correspondence and agreements between the Parties, oral or implied.

22. AMENDMENT/MODIFICATION:

- 22.1 No amendment or modification of this Agreement or any part hereof shall be valid and effective unless it is by an instrument in writing executed by all the Parties and expressly referring to the relevant provision of this Agreement.

23. NOTICE:

- 23.1 Any notice or other written communication given under, or in connection with, this Agreement may be delivered personally, or

sent by prepaid recorded delivery, or by facsimile transmission or registered post with acknowledgement due or through courier service to the proper address and for the attention of the relevant Party (or such other address as is otherwise notified by each party from time to time).

- 23.2** Any such notice or other written communication shall be deemed to have been served:

23.2.1 If delivered personally, at the time of delivery.

23.2.2 If sent by prepaid recorded delivery or registered post or courier service, on the 4th day of handing over the same to the postal authorities.

23.2.3 If sent by facsimile transmission, at the time of transmission (if sent during business hours) or (if not sent during business hours) at the beginning of business hours next following the time of transmission, in the place to which the facsimile was sent.

23.3 In proving such service it shall be sufficient to prove that personal delivery was made or in the case of prepaid recorded delivery, registered post or by courier, that such notice or other written communication was properly addressed and delivered to the postal authorities or in the case of a facsimile message, that an activity or other report from the sender's facsimile machine can be produced in respect of the notice or other written communication showing the recipient's facsimile number and the number of pages transmitted.

24. SPECIFIC PERFORMANCE:

- 24.1** In the event of there being breach by either party the other party will have the right to seek specific performance of this agreement and also claim any loss, damage costs and expenses caused due to such breach.

25. ARBITRATION:

- 25.1** The Parties shall attempt to settle any disputes or differences in relation to or arising out of or touching this Agreement or the validity, interpretation, construction, performance, breach or enforceability of this Agreement (collectively Disputes), by way of negotiation. To this end, each of the Parties shall use its reasonable endeavours to consult or negotiate with the other Party in good faith and in recognising the Parties' mutual interests and attempt to reach a just and equitable settlement

satisfactory to both Parties. If the Parties have not settled the Dispute by negotiation within 30 (thirty) days from the date on which negotiations are initiated, the Dispute, if not solved/settled, shall be referred to, and finally resolved by, arbitration by an Arbitration Tribunal of single Arbitrator formed in terms of the Arbitration and Conciliation Act, 1996 and Rules and amendments made there under. The arbitration proceedings shall be conducted at Kolkata and in English.

THE FIRST SCHEDULE ABOVE REFERRED TO:
(SAID PROPERTY)

PART-I

ALL THAT the piece and parcels of land containing an area of 7 cottahs 5 chittakas be the same a little more or less together with one storied brick built building having a super built up area of 1000 sq.ft. more or less erected thereon or on the part thereof situate lying at Mouza Bandal, Grand Division-V, Sub Division-I, presently being Premises No.13, Bediadanga 2nd Lane, Post Office-Kanki, Police Station-Kanki, Ward No.67, within the Kolkata Municipal Corporation, Kolkata-700 039 and batted and bounded as follows:-

ON THE NORTH	:	Premises No.12, Bediadanga 1 st Lane;
ON THE EAST	:	Premises No.24C/1, Bediadanga 2 nd Lane;
ON THE WEST	:	Bediadanga 1 st Lane;
ON THE SOUTH	:	Bediadanga 1 st Lane.

PART-II

ALL THAT the piece and parcels of land containing an area of 11 cottahs 3 chittakas 6 sq.ft. (on physical measurement 11 cottahs 13 chittakas 15 sq.ft.) be the same a little more or less together with tin/asbestos shed/structure covering an area of 1500 sq.ft. more or less erected thereon or on the part thereof situate lying at Mouza Bandal, Grand Division-V, Sub Division-I, presently being Premises No.24C/1, Bediadanga 2nd Lane, Post Office-Kanki, Police Station-Kanki, Ward No.67, within the Kolkata Municipal Corporation, Kolkata-700 039 and batted and bounded as follows:-

ON THE NORTH	:	Premises No.24, Bediadanga 2 nd Lane;
ON THE EAST	:	wide passage;
ON THE WEST	:	Premises No.13, Bediadanga 1 st Lane;
ON THE SOUTH	:	Bediadanga 1 st Lane.

THE SECOND SCHEDULE ABOVE REFERRED TO:
(COMMON AREAS, FACILITIES AND AMENITIES)

1. The foundation, columns, shear walls, beams, support, corridors, lobbies, stairs, stairways, landings, entrances, roofs and pathways.
2. Drains and sewers from the premises to the corporation Duct.
3. Water sewerage and drainage connection pipes from the Units to drains and sewers common to the premises.
4. Toilets and bathrooms for use of drivers, maintenance staff of the premises.
5. The shrubs in maintenance staff rest room with electrical wiring switches and points fittings and flaps.
6. Boundary walls including outer side of the walls of the new building Project and main gates.
7. Water pump and motor with installation and room therefor.
8. Water pump overhead tanks and underground water reservoirs, water pipes, water treatment unit, sewage treatment plant and other common plumbing installations and spaces required thereto.
9. D.C. transformer electrical wiring meters, common BB, electrical panels, fittings and fixtures for lighting the staircase lobby and other common areas, street, landscape area (excluding those as are installed for any particular Unit) and spaces required therefor.
10. Windows/doors/grills and other fittings of the common areas of the premises.
11. Generator its installations and its allied accessories and room.
12. Lifts and their accessories installations and spaces required therefor.
13. Certain areas may be earmarked as Excluded and Reserved areas and shall not be open for common use such as (i) part of the top roof of the building including the roof of the overhead water tanks and lift machine rooms, the parapet walls of and all constructions on the top roof, (ii) the elevation and the exterior of the building, and (iii) such other open and several spaces which are herein expressed.

THE THIRD SCHEDULE ABOVE REFERRED TO:
(COMMON EXPENSES)

1. **MAINTENANCE:** All costs and expenses of maintaining, repairing, renewing and cleaning etc. of the main structure, gutters and water pipes for all purposes, drains and electric cables and wires in under or upon the New Building and enjoyed or used by the Purchaser in common with other occupiers or serving more than one Unit/ Flat and main entrance and exit gates, property and staircases of the New Building and enjoyed by the Purchaser or used by him in common as aforesaid and the boundary walls, compounds etc. of the New Building. The costs of cleaning and lighting the main entrance and exit gates, passage, driveway, landings, staircases and other parts of the New Building as enjoyed or used by the Purchaser in common as aforesaid and keeping the adjoining side spaces in good and repaired conditions.
2. **OPERATIONAL:** All expenses for running and operating all machinery, equipments and installations comprised in the common areas and installations (including lift, water pump with Motor, Generator etc.) and also the costs of repairing, renewing and replacing the same.
3. **STAFF:** The salaries of and all other expenses of the staffs to be employed for the common purposes (e.g. security, electrician, maintenance persons, caretaker, plumber, clerk, sweepers, lifter etc.) including their houses and other emoluments and benefits.
4. **MAINTENANCE IN CHARGE:** Establishment and all other expenses of the Maintenance in charge and also similar expenses of the Developer or any agency looking after the common purposes until handing over the same to the Maintenance in charge.
5. **TAXES:** Municipal and other rates, taxes and levies and all other outgoings, if any, in respect of the premises (save those assessed separately in respect of any Unit).
6. **INSURANCE:** Insurance premium for insurance of the New Building and also otherwise for insuring the same against

windstorms, damages, fire, lightning, mob, robbery, civil commotion (and other risks, if insured).

7. COMMON UTILITIES: Expenses for serving supply of common facilities and utilities and all charges incidental thereto. Generator back up for three HHU would be 2 KVA.

8. RESERVES: Creation of funds for replacement of funds for replacement, renovation and/ or other periodic expenses.

9. OTHER: All other expenses and/or outgoings including litigation expenses as are incurred by the Developer and/ or the Maintenance in charge for the common purposes.

THE FOURTH SCHEDULE ABOVE REFERRED TO:

(SPECIFICATIONS)

BUILDING	i. Designed on a RCC Frame structure with suitable foundation depending on soil conditions.
BATHROOM	i. Ceramic tiles flooring with wall clado of ceramic tiles up to 7 feet height from the floor with good quality CP fittings and white sanitary ware.
DOORS	i. Wooden Frames and flush Doors of ISI specifications and standard locks and fittings.
ELECTRICALS	i. Concealed insulated copper wiring with modular switchgear and MCB in each unit upto the entrance of each unit. Bedrooms to have 2 light points, 1 fan point and 1 no. 5 amp. plug point. Living/Dining to have 2 nos. 2 amp. Plug points and one cable TV connection point, 1 telephone connection point, 1 AC points in Master Bedroom.

EXTERIOR ELEVATION:	To be designed by the architect, finished with suitable exterior paint finish.
FLOORING	Vitrified tiles in external common areas.
GENERATOR	A suitable standby generator shall be provided as standby for all common lighting and water pump.
INTERIOR/WALLS	Brick walls with a plaster of paris finish over a cement plaster.
KITCHEN	Ceramic tiles tiling with green marble top, zinc sink and ceramic tiles wall cladding up to 2 feet over the green marble top.
LIFTS	Of reputed make.
WINDOWS	Aluminium sliding windows with glass.
WATER SUPPLY	Customary water supply from deep tube-well/corporation water

(1)

IN WITNESS WHEREOF the Parties have countersigned and
subscribed their respective hands and seals the day, month and year
first above written.

SIGNED SEALED AND DELIVERED
by the OWNER at Kolkata in the
presence of:-

Siddhartha Datta
T. & T. Mittersi, Nachiket
Mansion, 78 Hastings Hall
Road, Kolkata
Tutor: Roy
Resident: Manabendu
Das - 126

Siddhartha Datta
(Signature)
(Son of T. & T. Mittersi)

SIGNED SEALED AND DELIVERED
by the DEVELOPER at Kolkata in
the presence of:-

Siddhartha Datta

Tutor: Roy

MEDELLIN GROUP LTD
Commercial Office
Delhi

Drafted by:

Amitan Mandal
Advocate
C/o: Victor Mosen & Co.
Solicitors & Advocates
1, Old Fleet Office Street, Kolkata 700 001
Enrollment No. 190/365/1998

RECEIVED of and from the aforesaid
Developer the within-mentioned sum of
Rs. 50,00,000/- (Rupees Ninety Lacs only)
being part security deposit as per Memo
below:

MEMO OF CONSIDERATION

By Cheque No./Cash	Date	Bank's name	Amount paid
000303	14.03.2016	Bank of India, Salt Lake Branch, Kolkata-700 064	Rs. 15,00,000/-
000311	31.03.2016	do	Rs. 2,00,000/-
Cash	01.04.2016		Rs. 1,50,000/-
000333	31.06.2016	Bank of India, Salt Lake Branch, Kolkata-700 064	Rs. 20,00,000/-
000340	22.07.2016	do	Rs. 50,000/-
		Sub Total:	Rs. 44,50,000/-
000345	13.09.2016	Bank of India, Salt Lake Branch, Kolkata-700 064	Rs. 45,50,000/-
		Grand Total:	Rs. 90,00,000/-

(Rupees Ninety Lacs only).

S. N. P. K. D.

WITNESSES:-

S. N. P. K. D.

T. K. Roy

DATED THIS 12TH DAY OF AUGUST 2016

BETWEEN

BANILAY BHURMAN DUTTA

... OWNER

AND

VISWAS REALTORS PRIVATE LIMITED

... DEVELOPER

DEVELOPMENT AGREEMENT

VICTOR MOSES & CO.
SOLICITORS & ADVOCATES.
6, OLD POST OFFICE STREET,
KOLKATA-700 001.



Government of West Bengal

Department of Finance (Revenue), Directorate of Registration and Stamp Revenue

OFFICE OF THE A.R.A., -1 KOLKATA, District Name : Kolkata

Signature / LT: Sheet of Cover No/Year 1981000140021/2016

I. Signature of the Person(s) admitting the Executive at Private Residence

Sl No.	Name of the Executive	Category	Photo	Finger Print	Signature with date
1	M SANJAY BHUSHAN CHITTA BG 392 SALT LAKE CITY, BLOKOR I. P.O. MITHAMMARI, P.S. Bardhaman, District- North 24 Parganas, West Bengal, India. PIN - 700064	Lum. Com.			
2	M SEKHARENTHU CHITTA BG 392 SALT LAKE CITY, BLOKOR I. P.O. MITHAMMARI, P.S. Bardhaman, District- North 24 Parganas, West Bengal, India. PIN - 700064	Manager of Development ML BSC REALTOR			

Name and Address of Assessee	Period of Assessment	Signature with date
MAMANT KUMAR MISHRA Son of Late M.G. ROY POLO POST OFFICE STREET, PODRAHOT, P.O.- Howrah Road, District: Nadia-Kolkata, West Bengal India, PIN - 700026	MR SUNJAY KEDARON CHITTA, M. RECHALIPTA, JAGATTA	

(Sunjay Kedaron Chitta)
 ADDITIONAL REGISTRAR
 OF ASSURANCE
 OFFICE OF THE ARA - I
 KOLKATA
 KOLKATA, WEST BENGAL

Govt. of West Bengal
Directorate of Registration & Stamp Revenue
e-Challan

GRN: 3U-291017-001873387
 GRN Date: 13/02/2018 15:55:00
 ERN: 10001000000000000000

Payment Mode:	Courier Payment
Bank:	SBI Bank of India
ERN Date:	14/02/2018 04:22:16

PERSONAL DETAILS

ID No.: 100000014001042016
 Date: 10/02/2018

Name: VICTOR MOSPAK AND CO.
 Contact No: 03332221111. Mobile No: 91 9833916678
 E-mail:
 Address: GOLD POST OFFICE STREET
 Applicant Name: Mr. VICTOR MOSPAK AND CO.
 Office Name:
 Office Address:
 Status of Depository: Seller firm
 Purpose of Payment / Remarks: Sale-Purchase Agreement or Co-custodian agreement

PAYMENT DETAILS

Sl. No.	Category	Head	Sub-Head	Amount	Mode
1	Bank	Victor Mospak & Co.	Bank	1000000000.00	Cash
2	Bank	Victor Mospak & Co.	Bank	1000000000.00	Cash

Total:

In Words: One Lakh Twenty Two Thousand Indian Rupees Only

₹1,02,000/-

8018

70071



Information & Identification Card

Name: SOON JU CHANG, ROY

Middle Name: ALICE ANN, KIMMIE

Surname: CHANG, KIMMIE

Given Name: ROY

Date of Birth: 1950-01-01

Place of Birth: KOREA

Place of Death: KOREA

Place of Burial: KOREA

Place of Interment: KOREA

Number: [REDACTED] Date: 1 MAR 7018

Address: 3, Old Post Office Street,
City: W.H., State: W.VA., Zip: 26301

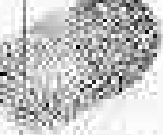
Telephone: 304-233-1111

Employer: Martin Marietta, President,
P.O.: Gaithersburg, MD 20878, Annual
Wages: \$60,000.00, Grade:

Phone: (301) 2248-3294, Ext: 9835171455

Next of Kin:

SPECIMEN FORM FOR THE FINGER PRINTS

  PHOTO	    				
	Little	Ring	Middle	Fore	Thumb
	<i>(Left Hand)</i>				
	Thumb	Fore	Middle	Ring	Little
	<i>(Right Hand)</i>				
	Little	Ring	Middle	Fore	Thumb
	<i>(Left Hand)</i>				
	Thumb	Fore	Middle	Ring	Little
	<i>(Right Hand)</i>				
	Little	Ring	Middle	Fore	Thumb
<i>(Left Hand)</i>					
Thumb	Fore	Middle	Ring	Little	
<i>(Right Hand)</i>					

Major Information of the Deed

Registration No.	11901002572356	Date of Registration	17/08/2016 12:59:09 PM
Regd. Date / Year	1901-0001120021/2016	Office where deed is registered	KALYAN KARNAKA, BANGALORE
User Date	17/08/2016 11:47:48 AM		
Applicant Name, Address & other details	VICTOR MOSES AND CO 6/12, VICTOR CHURCH, 141, 142, 143, 144, Anna Hart Street, Chikodi, Kurnool, WEST BENGAL PIN - 721301, India	Address	Kurnool, KARNATAKA, INDIA
Transaction		Authorisation	
(a) (i) Sale, Development Agreement or Construction agreement		1130610 (by whom immovable Property Agreement/Deed of Agreement/Deed of Sale/Other than immovable Property, Survey No. 154-00-00001-1431111 Other than Immoveable Property, Date of Deed - 16/08/2016)	
(b) Purchase		1130610 (by whom immovable Property, Survey No. 154-00-00001-1431111 Other than Immoveable Property, Date of Deed - 16/08/2016)	
(c) Interim Payment		1130610 (by whom immovable Property, Survey No. 154-00-00001-1431111 Other than Immoveable Property, Date of Deed - 16/08/2016)	
(d) Other		1130610 (by whom immovable Property, Survey No. 154-00-00001-1431111 Other than Immoveable Property, Date of Deed - 16/08/2016)	
(e) Remarks		Received Rs. 50/- (FIFTY ONLY) from the buyer for signing the agreement dated 16/08/2016.	

Land Details :

Location: South 20 Pongalur, P.S.: Kastur Corporation SOUTHERN MUNICIPAL CORPORATION, Road: Bedi Garage, Tadka, Frontage No. 10, Yards No. 67

Sl. No.	Plot Number	Road Number	Land Use Proposed	Area of Land	Surface	Market Value (in Rs.)	Other Details
1			Open	17 Kulu 1000 Sq.Ft.	17 Kulu 1000 Sq.Ft.	1,43,750/-	Property is on Road
2			Open	17 Kulu 1000 Sq.Ft.	17 Kulu 1000 Sq.Ft.	2,01,22,230/-	Property is on Road
			Grand Total:	31,000 Sq.Ft.	31,000 Sq.Ft.	374,59,973/-	

Structure Details :

Sl. No.	Structure Details	Area of Structure	Surface	Market Value (in Rs.)	Other Details
1	On Land L1, L2	1000 Sq.Ft.	1000 Sq.Ft.	7,50,000/-	Structure Type: Structure

(a) Floor Area of floor : 1000 Sq.Ft, Residential Use, Gated Compound, Age of Building: Other, Roof Type: Plywood, Etc/other: Other

2	On Land L1	1000 Sq.Ft.	1000 Sq.Ft.	2,00,000/-	Structure Type: Structure
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(b) Floor Area of floor : 1000 Sq.Ft, Residential Use, Gated Compound, Age of Building: Other, Roof Type: Tin Sheet, Etc/other: Other

Total	2500 Sq.Ft.	2500 Sq.Ft.	12,00,000/-
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Land Lord Details:

(i) Name, Address, Photo, Finger print and Signature

Mr SANJAY BHUSHAN DUTTA

Dom 122, PESARANIKAH DUTTA, 88, 1A, BANCA HILL TOWER, 110, EAST KOLKATA, JHALAKTALA, 700011, India
Mother's Name: Bhushan Dutt, Father's Name: Purna Chandra Dutt, Date of Birth: 10/01/1950, Date of Marriage: 10/01/1978, Date of Death: 10/01/2010, Date of Eviction: 10/01/2010

Admitted by: Mr. Indranil Roy, Date of Admission: 12/01/2010, Name of Resident:

Developer Details:

(i) Name, Address, Photo, Finger print and Signature

No.

VEE DEL REALTORS PVT LTD,

10, PARNIKA, 1A, SARASWATI COLONY, KOLKATA, 700011, West Bengal, India, PIN-700011, PAN No. AYXUV781E, Status: Organisation

Representative Details:

(i) Name, Address, Photo, Finger print and Signature

No.

M SEKHARENUL DUTTA

Dom 122, PESARANIKAH DUTTA, 88, 1A, BANCA HILL TOWER, 110, EAST KOLKATA, JHALAKTALA, 700011, India
Mother's Name: Bhushan Dutt, Father's Name: Purna Chandra Dutt, Date of Birth: 10/01/1950, Date of Marriage: 10/01/1978, Date of Death: 10/01/2010, Date of Eviction: 10/01/2010, Status: Representativity, Representation of: VEE DEL REALTORS PVT LTD (as DIRECTOR)

Identifier Details:

(i) Name, Address, Photo, Finger print and Signature

No. 122, 1A, 110

Dom 122, 1A, 110, BANCA HILL TOWER, 110, EAST KOLKATA, JHALAKTALA, 700011, West Bengal, India, PIN-700011, PAN No. AYXUV781E, Status: Representative, Date of Birth: 10/01/1950, Date of Marriage: 10/01/1978, Date of Death: 10/01/2010, Date of Eviction: 10/01/2010, Identification Of Mr SANJAY BHUSHAN DUTTA, M SEKHARENUL DUTTA

Transfer of property for L1

Sl.No.	From	To, with area (Name-Area)
1	MR. BANKEY BHUSHAN DUTTA	VEE ONE REALTORS PVT LTD - IN CHURCH DUTTA

Transfer of property for L2		
Sl.No.	From	To, with area (Name-Area)

1	MR. BANKEY BHUSHAN DUTTA	VEE ONE REALTORS PVT LTD - IN CHURCH DUTTA
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Transfer of property for S1		
Sl.No.	From	To, with area (Name-Area)

1	MR. BANKEY BHUSHAN DUTTA	VEE ONE REALTORS PVT LTD - IN CHURCH DUTTA
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Transfer of property for S2		
Sl.No.	From	To, with area (Name-Area)

1	MR. BANKEY BHUSHAN DUTTA	VEE ONE REALTORS PVT LTD - IN CHURCH DUTTA
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Endorsement For Deed Number : I-150166701 / 2010

On 20th June, 2010
 Registration Under Section 62 & Rule 22A(3) W.B. Registration Rules, 1962
 I certify that the Registration of 14.10.01. on 10.06.2010 at the Ethics Committee by Mr. SENGARENDU DUTTA,
 Certificate of Fitness issued WB Post released 2001.
 Certificate for the current value of this property which is the subject-matter of the deed has been issued vide
 No. 128-55-072.
 Admission of Discrepancy Under Section 63, W.B. Registration Rules, 1962
 I acknowledge my admission 128-00016 by Mr. DANKEY BHUSHAN DUTTA, son of Late No. 24 MOHANLAL HALO
 GANAKARAN (KOKATA, P.O. EAST KOLKATA, WEST BENGAL, India, Pin - 700006, WEST BENGAL,
 India, P.O. 10017) by name Hindu, by Profession Other
 registered by Mr. SUJIT KUMAR ROY, son of Late M.L. Roy, Old Post Office Street, P.O. O.P.O. Town
 Hall Street, City Town KOLKATA, Kolkata, WEST BENGAL, India, PIN - 700001, By name Hindu, By Profession
 Other
 Acknowledgment of Prosecution Under Section 56, W.B. Registration Rules, 1962
 I acknowledge the prosecution of Mr. SENGARENDU DUTTA, DIRECTOR, VEE ONE REALTORS PVT LTD, 16
 Esplanade, BARA BAZAR, P.O. - GOURIBAZAR, P.S. - BOBIDUAR, KOLKATA, CITY OF KOLKATA, WEST BENGAL, INDIA, PIN - 700021
 by Mr. SUJIT KUMAR ROY, son of Late M.L. Roy, 6 Old Post Office Street, P.O. O.P.O. Town
 Hall Street, City Town KOLKATA, Kolkata, WEST BENGAL, India, PIN - 700001, By name Hindu, By Profession Other

T.S. (S)

Jagannath Mohy
 ADDITIONAL REGISTRAR OF ASSURANCE
 OFFICE OF THE A.R.A. - I KOLKATA

Kolkata, West Bengal

On: 19/09/2019

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

Subsidiary under rule 31 (1) of the Bengal Registration Rules, 2020 (Circular No. 100 dated 10th October 2019),
all-in-one-Stamp Act 1948.

Payment of Fees

Particulars required Registration Fees paid after the extension of Rule 31 (1) W.B. Registration Rules 1948
Date: 19/09/2019 Amount: Rs. 100/- by Cash/Rs. 100/- by Bank/Cashier's Cheque
Description of Online Payment using Government Routing Toolkit/Website (GRTS): Finance Department, Govt. of WB
Reference No: 10025/2019-12/2044 with Date: 01/09/2019 at 10:10:10 AM, Amount: Rs. 100/- by
State Bank of India /GRIWAN00001, Ref. No: 10025/073010710/0 on 16/09/2019, Head of Account 001038100001-18

Payment of Stamp Duty

Particulars required Stamp Duty payable for the document is Rs. 100/- and Stamp Duty paid by G.R. by Rs. 100/-
the amount: Rs. 100/-

Description of Details

Stamp Paper Impressed, Surcharge Nil, Amount: Rs. 100/- Date of Issue: 19/09/2019, Value: Nil
Reference No: 10025/2019-12/2044 with Date: 01/09/2019 at 10:10:10 AM, Amount: Rs. 100/- by
State Bank of India /GRIWAN00001, Ref. No: 10025/073010710/0 on 16/09/2019, Head of Account 001038100001-18

100/-

Sagar Kumar Majhi

ADDITIONAL REGISTRAR OF ASSURANCE

OFFICE OF THE A.R.A., 1-KOLKATA

KOLKATA, WEST BENGAL

Certificate of Registration under section 60 and Rule 60

Recorded in Book - I

Volume number 1901-2016, Page from 209000 to 209955

being No 190106257 for the year 2016.



Digitally signed by SUJAN KUMAR
Maitry
Date: 2016-08-22 10:15:38 +05'30'
Reason: Digital Signing of Document

(Sujan Kumar Maitry) 22/08/2016 10:15:33
ADDITIONAL REGISTRAR OF ASSURANCE
OFFICE OF THE A.R.A. - I KOLKATA
West Bengal.

(This document is digitally signed.)

Certificate of Registration under section 60 and Rule 59.
registered in Book - IV
Volume number 1903-2016, Page from 125112 to 125195
Voting No 190305298 for the year 2016.



Digitally signed by BALARAM ADHIKARI
Date: 2016-05-26 17:34:20 +05:30
Reason: Digital Signing of Document

(Balaram Adhikari) 26/05/2016 17:34:19
ADDITIONAL REGISTRAR OF ASSURANCE
OFFICE OF THE A.R.A., - III KOLKATA
West Bengal.

(This document is digitally signed.)

DATED THIS 25TH DAY OF JUNE, 2016

FROM

SANJAY BHUSHAN DUTTA

OWNER

AND

VEE DEE REALTORS PRIVATE
LIMITED

DEVELOPER

POWER OF ATTORNEY

VICTOR MOSES & CO.
SOLICITORS & ADVOCATES,
6, OLD POST OFFICE STREET,
KOLKATA-700 001.