

পশ্চিমবঙ্গ पश्चिम बंगाल WEST REMOVED

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DEED OF CONVEYANCE

THIS DEED OF CONVEYANCE made on this 13th day of September, 2011 (Two Thousand and Eleven)

BETWEEN

No. 1, Volume No. 61, Pages from 169 to 1/4, Delity 140. 01-0101110 , 2-1 by virtue thereof the said Balai Mondal, Charan Mondal, Rupchand Mondal and

## MEMO OF CONSIDERATION

RECEIVED from the withinnamed purchaser by the withinnamed vendor the within mentioned sum of Rs.3,11,931/- (Rupees three lakhs eleven thousand nine hundred thirty one) only being the full consideration money paid on account of sale under these presents in the manner following:

By Pay Order no. 071983 dt. 13/9/11
drawn on H.B.F.C. Bank Ha, Stephen House BBD Boy Br.:

Rs. 3,11,931/-

TOTAL

Rs.3,11,931/-

(Rupees three lakhs eleven thousand nine hundred thirty one) only

WITNESSES:

1. Coyder Markhan Zie

PAHARPUR COOLING TOWERS LTD.

VENDOR

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Name ..... Signature Meghna Bhaller

IN WITNESS WHEREOF the vendor hereunto set, sealed and subscribed his hands and seals in this Deed of Conveyance on this day, month and year above first written.

### SIGNED, SEALED AND DELIVERED

at Kolkata in the presence of:

### WITNESSES:

1. Toydes Muchanya 86 e Topson Raco Ed-46

2. Juliana 61a Floor Visnalanna 61a Floor 86 c Topsia Road Kollech 420046

PAHARPUR COOLING TOWERS LTD.

VENDOR

Authorized Signatory

Drafted by

Rojit Adhikary Advocate

- 1) AND THAT the Outgoings aforesaid including the rates, taxes, related interest and penalty, if any, in respect of the land upto the date of execution of these presents shall be borne and paid by the Vendor Company.
- m) The vendor Company hereby confirms that the vendor Company has not created any mortgage, liens or any other charge or encumbrance over the Subject Property;
- n) The vendor Company do hereby accord its consent to the Purchaser for mutation, separation and/or apportionment, amalgamation, etc. of the Subject Property in the Panchayat records, Land Reforms office, and all the records of the government and/or semi-government and/or other statutory body and/or authority;
- o) The vendor Company hereby confirms that the Subject land is not vested under any act or statute and further confirms that the Subject land or any part or portion thereof has not been declared as non-transferable land by any Government or any body or authority;
- p) AND that on or before execution of these presents, the vendor Company has delivered physical possession of the land in question;

# SCHEDULE ABOVE REFERRED TO (THE SAID PROPERTY)

ALL THAT the piece and parcel of agricultural (Sali) land measuring 7.625 Decimal pertaining to R.S. Dag No. 233 under R.S. Khatian No. 426, corresponding to L.R. Khatian No. 1127, 314, Pargana Magura, Collectorate Touzi No. 14, J.L. No. 20, R.S. No. 92 under Mouza Bhasa, Police Station Bishnupur, Dist. 24 Parganans (south) within the jurisdiction of District Sub Registrar – IV at Alipore and Sub Registrar office at Bishnupur, within the ambit of Paschim Bishnupur Gram Panchayat Area, together with all rights and liberties easements, appendages, appurtenances and estate right, title and interest, property claim whatsoever of the vendor and the land is butted and bounded as follows:-

on the north:

Land of Dag no. 234

on the south:

Land of Dag No. 230

on the east :

Land of Dag No. 238

on the west

Land of Dag No. 233(p)

### THE VENDOR DOTH HEREBY COVENANT WITH THE PURCHASER as follows:

- a) There are no suits and/or proceedings and/or litigations pending in respect of the land or any part thereof;
- b) The right, title and interest of the vendor Company in the land is free from all encumbrances and/or alienation whatsoever and the Vendors have a good and marketable title thereto;
- The land or any part thereof is at present not affected by any requisition or any acquisition of any authority or authorities under any law and/or otherwise nor any notice or intimation about any such proceedings has been received or come to the notice of the Vendor Company:
- d) Neither the land nor any part thereof has been attached and/or is liable to be attached under any decree or order of any Court of Law or due to income Tax, Revenue or any other Public Demand;
- There is no statutory, judicial and/or quasi-judicial and/or departmental order and/or restrictions which may prevent the Vendor Company from selling and/or transferring the land in entirety to the Purchaser Company and/or the nominee/s of the Purchaser Company free from all encumbrances whatsoever;
- f) There are no charges or encumbrances relating to or on the land or any part thereof;
- g) The vendor Company is fully and sufficiently entitled and competant to sell the land to the Purchaser;
- h) Upon completion of purchase the Purchaser Company and/or its Transferee/s as the case may be shall acquire a clear and marketable title to the land and each and every part thereof;
- i) The representations and guarantee of the vendor Company mentioned hereinabove (hereafter collectively called `the Said Representations') are true and correct;
- j) AND THAT the vendor Company has not at any time done or executed any deed, document or writing whereby the Subject Property and the Rights and Properties appurtenant thereto or any part thereof can or may be impeached, encumbered or affected in title;
- k) AND THAT the Subject land and the rights and properties appurtenant thereto is free from all charges, mortgages, liens, attachments, leases, acquisition, requisition, restrictions, litigations, lis pendens, covenants, uses, debuttar, trusts made or suffered by the Vendor Company or any person or persons arising or lawfully, rightfully or equitably claiming any estate or interest therein from, under or in trust of the Vendor Company;

well and sufficiently saved and kept harmless and indemnified or otherwise estates, right, title, lease, mortgage, charges, trusts, wakf, debuttar, attachments, executions, lispendensis, claim, demand and encumbrances, whatsoever made done occasioned or suffered by the Vendor Company or any person or persons lawfully or equitably claiming or to claim by from through under or trust for the Vendor Company further that the Vendor Company and all persons having or lawfully claiming any estate, right, title, interest whatsoever in the said property hereby granted, sold, transferred, conveyed, assigned and assured or any part thereof from under or in trust for the Vendor Company shall and will from time to time and at all times hereafter at the request and cost of the Purchaser Company do and execute all such deeds, acts, matters, assurances and things whatsoever for further better or more perfectly and effectually granting, transferring, conveying, assigning and assuring the said property hereby granted, sold, transferred, conveyed, assigned, assured and confirmed and every part thereof unto and to the use of the Purchaser Company in the manner aforesaid shall or may be reasonably required AND that the Purchaser Company hereby covenants that the purchaser company will and shall maintain the said property and shall keep the same in good condition so that it may not cause and danger and/or prejudicially affect the other adjoining landowners or the persons claiming or to claim from through the Vendor Company or in trust for the Vendor into and upon the adjoining area of land belonging to the Vendor Company other than the said property hereby granted, sold, transferred, conveyed, assigned and assured or expressed or intended so to be unto and to the use of the Purchaser Company for a perfect and indefeasible estate or inheritance without any manner or condition use trust or other thing whatsoever as aforesaid the Vendor Company has now in itself good rightful power and absolute authority to grant, sale, transfer, convey, assign and assure by these presents the said property hereby granted, sold, conveyed, transferred, assigned and assured or expressed or intended so to be unto and to the use of the purchaser Company in the manner aforesaid and that the purchaser Company shall and may from time to time and at all times hereafter peaceably and quietly hold, use, possess and enjoy the said property hereby granted, sold, transferred, conveyed, assigned and assured or expressed or intended so to be unto and to the use of the purchaser Company in the manner aforesaid and to receive the rents, issuance and profits thereof without any lawful eviction, interruption, claim or demand whatsoever from or by the Vendor Company or of the said property and that the purchaser company upon mutation in respect thereof will pay the rates and taxes relating to the said property.

appurtenances whatsoever thereto belonging to or in anywise appertaining to or with the same or any part thereof now are or at any time heretofore were held, used, occupied or enjoyed therewith or reputed to belong or taken or known as part and parcel of number thereof or appurtenant thereto with their and every of their appurtenances and the reversion and reversions, remainder and remainders and the rents, issues, profits of and from the said property in entirety hereby granted, sold, transferred, conveyed, assigned and assured or intended so to be and every part thereof AND all the estate, right, title, interest, inheritance, use, trust, possession, property claim and demand whatsoever both at law and in equity of the Vendor or in and upon the said property to be used by the Purchaser Company for any law full purposes only hereby granted, sold, transferred, conveyed, assigned or and/or intended so to be and also to the production and/or inspection for all lawful purposes upon payment of all costs and expenses thereof upon reasonable notice of all deeds, pattahs, muniments, writings and evidences of title whatsoever relating to or concerning the said property or any part thereof concerning the said property at any time heretofore were or was or hereafter shall or may be in the custody, possession or power of the Vendor TO HAVE AND TO **HOLD** the said property hereby granted, sold, transferred, conveyed, assigned and assured, or expressed or intended so to be unto and to the use of the purchaser Company absolutely and forever for a perfect and indefeasible estate or inheritance in fee simple in possession without any manner of condition use trust or other thing whatsoever and the Vendor does hereby covenant with the purchaser Company that notwithstanding any act, deed, matter, assurance or thing whatsoever by the Vendor made, done, executed, occasioned or suffered to the contrary the Vendor is now lawfully, rightfully and absolutely seized and possessed of or otherwise well and sufficiently entitled to all that the said property hereby granted, sold, transferred, conveyed, assigned and assured or expressed or intended so to be unto and to the use of the purchaser Company for a perfect and indefeasible estate or inheritance in fee simple in possession without any manner or hindrance, lawful eviction, interruption, claim or demand whatsoever from or by the Vendor or any person(s) lawfully or equitably claiming or to claim from under or in trust for the owners the right and privileges and that free and clear and freely and clearly and absolutely acquitted, exonerated or discharged or otherwise by the Vendor well and sufficiently saved and kept harmless and indemnified of from and against all and manner of former or other estates encumbrances, claims, demands, charges, liens, lispendensis, debts and attachments, whatsoever and made done executed occasioned or suffered by the Vendor or any person or to claim from under or in trust for the Vendor and that free and clear and freely and clearly and absolutely acquitted, executed, discharged, or otherwise by the Vendor Company Station Bishnupur, Dist. 24 Parganans (south) morefully and particularly described in the SCHEDULE written hereunder and hereinafter referred to as 'The said property' and subsequently the purchaser Company has also agreed and expressed its readiness to purchase the said property at a valuable consideration.

8. The purchaser Company has agreed to purchase and the vendor has agreed to sell the said property as described in the schedule written hereunder at the agreed consideration of Rs.3,11,931/- (Rupees three lakhs eleven thousand nine hundred thirty one) only as specifically mentioned in the Memo of Consideration written hereunder.

#### **NOW THIS INDENTURE WITNESSETH** as under:

That in pursuance of the said agreement and in consideration of the said sum of Rs.3,11,931/- (Rupees three lakhs eleven thousand nine hundred thirty one) only to be true and lawful money of the Union of India in hand to the Vendor company herein paid by the Purchaser Company at or before the execution of these presents, the receipt whereof the Vendor company does hereby by the receipt hereunder written admitted, acknowledged of the same and hereby acquit, release and forever discharge the Purchaser Company as well as ALL THAT piece and parcel of agricultural land measuring about 7.625 Decimal pertaining to R.S. Dag No. 233 under R.S. Khatian No. 426, corresponding to L.R. Khatian No. 1127, 314, Pargana Magura, Collectorate Touzi No. 14, J.L. No. 20 under Mouza Bhasa, Police Station Bishnupur, Dist. 24 Parganans (south) more fully and particularly described in the schedule written hereunder and hereafter called and referred to as the "said Property" the Vendor Company does hereby grant, transfer, convey, sell, assign and assure to and unto and in favour of the Purchaser Company free from all encumbrances all that the schedule land drains, water, water courses, water supply, electricity and sewer line and other pipe lines etc. and other rights, liberties, easements, quasi-easements, appendages, appurtenances and estate right, title, interest, property claim whatsoever of Vendor's in the said property free from all encumbrances to hold the same absolutely and forever, comprising under Mouza – Bhasa, Police Station Bishnupur, now recorded in Dag No. 233 under Khatian No.426 in the District of 24 Parganas (South) more fully and particularly mentioned and described in the schedule written hereunder and hereinafter referred to as the said property or HOWSOEVER OTHERWISE the said property now is or are at any time heretofore was or were situated, butted, bounded, called, known, numbered, described or distinguished together with all and singular erections, fixtures and fittings, sewers, drains, paths, passages, lights, rights, benefits of ancient or other rights, liberties, easements, privileges, profits, advantages and

Kanai Mondal became the absolute joint owners each having an undivided 1/4<sup>th</sup> share in respect of the said property.

- 3. By virtue thereof the said Rupchand Mondal and Kanai Mondal thus became the absolute joint owners and were seized and possessed of or otherwise well and sufficiently entitled to all that the piece and parcel of agricultural land having Rayati Dakhali Sattya measuring about 7.625 Decimal out of 15.25 Decimal pertaining to Dag No. 233 under Khatian No. 131, Pargana Magura, Collectorate Touzi No. 14, J.L. No. 20 under Mouza Bhasa, Police Station Bishnupur, Dist. 24 Parganans (south).
- 4. Thereafter by a Deed of Conveyance dated 05.08.2008 registered in the Sub Registrar Office at Bishnupur and recorded in Book No. I, Volume No. 9, Pages from 3562 to 3596, Being No. 3107 for the year 2008 the said Rupchand Mondal and Kanai Mondal, mentioned therein as vendors, had sold and transferred the entire land acquired by them measuring about 8.5 Decimal pertaining to R.S. Dag No. 230 under R.S. Khatian No. 225 and 7.625 Decimal pertaining to R.S. Dag No. 233 under R.S. Khatian No. 426, corresponding to L.R. Khatian No. 1127, 314, and some other lands under Pargana Magura, Collectorate Touzi No. 14, J.L. No. 20 under Mouza Bhasa, Police Station Bishnupur, Dist. 24 Parganans (south) in favour of the in favour of the present owner, M/s. Paharpur Cooling Towers Ltd., mentioned therein as the purchaser.
- 5. The said M/s. Paharpur Cooling Towers Ltd., the owner herein, thus seized and possessed of or otherwise well and sufficiently entitled to the said property morefully and particularly described in the schedule written hereunder without any interference or interruptions in any manner or nature whatsoever free from all encumbrances.
- 6. The said agricultural (Sali) land is free from all encumbrances, charges, liens, lispendences, mortgage and / or any other nature whatsoever and have no acquisition or requisition or any other legal proceedings both civil and criminal under the jurisdiction of the Learned Court or elsewhere.
- 7. The said M/s. Paharpur Cooling Towers Ltd., the vendor herein came in contact with the purchaser Company herein and expressed its desire to sell out the entire agricultural (Sali) land measuring about 7.625 Decimal pertaining to R.S. Dag No. 233 under R.S. Khatian No. 426, corresponding to L.R. Khatian No. 1127, 314, Pargana Magura, Collectorate Touzi No. 14, J.L. No. 20 under Mouza Bhasa, Police

M/S. PAHARPUR COOLING TOWERS LTD. a Company incorporated under the Companies Act 1956, registered office of which is situated at 8/1/B, Diamond Harbour Road, P.S. Alipore, Kolkata 700027 represented by its Authorised Signatory Mr. Pururaj Dutt son of late Samar Dutt, hereinafter called and referred to as the VENDOR (which expression shall unless excluded by or repugnant to the context be deemed to mean and include its successors-in-office, executors, administrators, representatives and assigns) of the FIRST PART.

#### AND

BHATTER INFRASTRUCTURE PVT. LTD., a Private Ltd. Company incorporated under the Companies Act 1956, having its registered office at 14/1, Paul Mansion, 6, 1st floor, Bishop Lefroy Road, P.S. Bhawanipore, Kolkata – 700 020 represented by its Director Mrs. Megna Bhatter wife of Mr. Anubav Bhatter hereinafter called and referred to as the PURCHASER (which expression shall unless excluded by or repugnant to the context be deemed to mean and include its successors-in-office, executors, administrators, representatives and assigns) of the SECOND PART.

### **WHEREAS:**

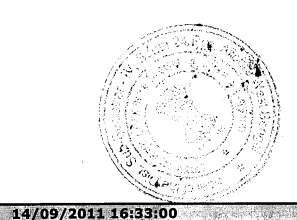
- 1. At all material times one Abu Hossain Molla son of late Jenaraddi Molla was the absolute Owner, seized and possessed of or otherwise well and sufficiently entitled to all that the piece and parcel of agricultural land having Rayati Dakhali Sattya measuring about 15.25 Decimal out of 30.50 decimal, pertaining to Dag No. 233, J.L. No. 22 under Mouza Bhasa, Police Station Bishnupur, Dist. 24 Parganans (south) by virtue of a Deed of sale dated 13.10.1969 registered in the Sub Registrar Office at Bishnupur and recorded in Book No. I, Being No. 9478 for the year 1969.
- 2. While seized and possessed of the said land, the said Abu Hossain Molla and Chehebanu Bibi had sold and transferred the entire land measuring about 15.25 Decimal out of 30.50 decimal, pertaining to Dag No. 233, under Khatian No. 131, Pargana Magura, Collectorate Touzi No. 14, J.L. No. 20 under Mouza Bhasa, Police Station Bishnupur, Dist. 24 Parganans (south) in favour of one Balai Mondal, Charan Mondal, Rupchand Mondal and Kanai Mondal all sons of late Nagendranath Mondal for a valuable consideration, by virtue of a Deed of Conveyance dated 29.09.1992 registered in the Sub Registrar Office at Bishnupur and recorded in Book No. I, Volume No. 61, Pages from 169 to 174, Being No. 6148 for the year 1992 and by virtue thereof the said Balai Mondal, Charan Mondal, Rupchand Mondal and



# Government Of West Bengal Office Of the D.S.R.-IV SOUTH 24-PARGANAS District:-South 24-Parganas

Endorsement For Deed Number : I - 06986 of 2011 (Serial No. 06695 of 2011)

( Dulal Chandra Saha ) DISTRICT SUB-REGISTRAR-IV



( Dulal ChandraSaha ) DISTRICT SUB-REGISTRAR-IV

EndorsementPage 2 of 2



### **Government Of West Bengal** Office Of the D.S.R.-IV SOUTH 24-PARGANAS District:-South 24-Parganas

Endorsement For Deed Number: I - 06986 of 2011 (Serial No. 06695 of 2011)

On

Payment of Fees:

On 13/09/2011

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

Presented for registration at 17.52 hrs on :13/09/2011, at the Private residence by Pururaj Dutt

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

Execution is admitted on 13/09/2011 by

1. Pururaj Dutt Authorised Signatory, Paharpur Cooling Towers Ltd, 8/1/b Diamondharbour Rd, Thana:-Alipore, District:-South 24-Parganas, WEST BENGAL, India, P.O.:- Pin:-700027.

Identified By Rajit Adhikary, son of . , Alipore Judges Court, District:-South 24-Parganas, WEST BENGAL, India, P.O.:- Pin:-700027, By Caste: Hindu, By Profession: Advocate.

( Dulal Chandra Saha ) DISTRICT SUB-REGISTRAR-IV

## On 14/09/2011

# 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,

## Payment of Fees:

Amount By Cash

Rs. 12612/-, on 14/09/2011

( Under Article : A(1) = 12573/-, E = 7/-, H = 28/-, M(b) = 4/- on 14/09/2011)

# 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.-1143750/-

Certified that the required stamp duty of this document is Rs.- 57198 /- and the Stamp duty paid as: Impresive As 1000/-Déficit stamp duty

Deficit stamp duty Rs 56198/- is paid, by the draft number 014734, Draft Date 12/09/2011, Bank Name

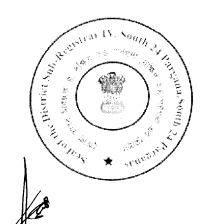
( Dulaí ČhandraSaha ) DISTRICT SUB-REGISTRAR-IV

EndorsementPage 1 of 2

14/09/2011 16:33:00

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

Registered in Book - I CD Volume number 23 Page from 2585 to 2599 being No 06986 for the year 2011.



(Dulai ChandraSaha) 15-September-2011 DISTRICT SUB-REGISTRAR-IV Office of the D.S.R.-IV SOUTH 24-PARGANAS West Bengal