1. 05599 /2014  $\nabla = 0.0$ HUNDRED RUPEES HOLE SE 1/2 RIDINE INDIA NON JUDICIALE अभिम्नम्बर्का पश्चिम बंगाल WEST BENGAL Germed that the northment is samine o registration in a gradual sheets and the endorsement accels stacked with

this document are part of this document

Registrar-IV Pulguetres U/S 7(2) of District Registration Act 1008 Allipore, South 24 Porganas 2 4 JUL 2014

THIS DEED OF CONVEYANCE made this the \_24th TULY, TWO THOUSAND AND FOURTEEN (2014)

#### BETWEEN

CENT PERCENT VALUE REALTY PRIVATE LIMITED, a company (i) incorporated under the Companies Act, 1956 having its registered office at 333, Mahamayatala, Garia Main Road, Kolkata-700084, Police Station Sonarpur, being represented by its Authorised Signatory Akhilesh Bagaria, son of Rajesh Bagaria [INCOME TAX PAN AAFCC4551Q]

[Authorised vide Board Resolution dated 14th day of June, 2014] hereinafter referred to as the VENDOR (which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include its successor and/or successors in office/interest and assigns) of the FIRST PART

#### AND

(ii) AVIRO VYAPAAR PRIVATE LIMITED, a company incorporated under the Companies Act, 1956 having its registered office at 2nd Floor, 687, Anandapur EM Bypass, Kolkata 700107, Police Station Tiljala [INCOME TAX PAN AABCC2980K], being represented by its Authorised Signatory Basant Damani, son of Mukund Das Damani [Authorised vide Board Resolution dated 2nd day of July, 2014], hereinafter referred to as the PURCHASER (which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include its successor and/or successors in office/interest and assigns) of the SECOND PART.

#### WHEREAS

A) By a Deed of Partition dated 19th January, 2014, registered in the Office of the Additional District Sub-Registrar, Bishnupur, South 24 Parganas, in Book No. I, CD Volume No.1, at Pages 4455 to 4530, being Deed No.00296 for the year 2014 (hereinafter referred as Said Deed of Partition), Shaila Bala Mani alias Moni, Debkanta Sanfui alias Debu Sanpui, Anita Sanfui, Gita Mondal, Shaibya Mondal, Archana Sanfui, Lakshmikanta Sanfui, Sabita Sanfui alias Sabita Sanpui, Panchugopal Sanpui, Gautam Sanpui alias Gautam Sanpui, Mohinibala Sanpui, Shikha Pramanick, Rekha Mondal, Sulekh Adhikari alias Sulekha Adhikari, Purnima Mondal, Lakshman Sanpui, Rampada Sanpui alias Ramapada Sanpui, Shyamapada Sanpui, Bimal Sanpui alias Bimal Sanfui, Amal Sanpui alias Amal Sanfui, Asit Sanfui alias Asit Sanpui alias Asit Baran Sanphui and Hemangini Sanfui (hereinafter collectively referred as Shaila Bala Mani alias Moni And

Others) have become the absolute owners of ALL THAT land measuring 47.615 (forty seven point six one five) decimal, more or less, comprised in R.S. Dag No. 1843, corresponding to L.R. Dag No. 1253 recorded in L.R. Kharian Nos. 466, 1341, 1467, 1479, 1653, 1764, 2615, 2663, 3970 and 4022, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas (hereinafter referred as First Schedule Property), morefully described in the First Schedule below.

- By a Deed of Conveyance dated 19th January, 2014, registered in the Office of the Additional District Sub-Registrar, Bishnupur, in Book No. I, CD Volume No. 1, at Pages 4976 to 5014, being Deed No.00340 for the year 2014, Shaila Bala Mani alias Moni And Others jointly sold to Vendor the entirety of the First Schedule Property.
- C) By virtue of the Said Deed of Partition, Subal Chandra Sanpui alias Subal Sanfui, Archana Sanfui and Lakshmikanta Sanfui (hereinafter collectively referred as Subal Chandra Sanpui alias Subal Sanfui And Others) became the owners of ALL THAT land measuring 21 (twenty one) decimal, more or less, comprised in R.S. Dag No. 1842, corresponding to L.R. Dag No. 1251, recorded in L.R. Khatian Nos. 3125 and 4086, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas (hereinafter referred as Second Schedule Property), morefully described in the Second Schedule below.
- D) By a Deed of Conveyance dated 19th January, 2014, registered in the Office of the Additional District Sub-Registrar, Bishnupur, in Book No. 1, CD Volume No. 1, at Pages 4890 to 4913, being Deed No.00341 for the year 2014, Subal Chandra Sanpui alias Subal Sanfui And Others jointly sold to Vendor the entirety of the Second Schedule Property.

- By a Deed of Gift dated 21st April, 1972, registered in the Office of the Additional District Sub-Registrar, Bishnupur, South 24 Parganas, in Book No. I, Volume No. 43, at Pages 123 to 125, being Deed No. 3893 for the year 1972, Dilip Ray Barman became the absolute owner of (i) ALL THAT land measuring 52 (fifty two) decimal, more or less, comprised in R.S. Dag No. 1844, corresponding to L.R. Dag No. 1254, recorded in R.S. Khatian No. 811, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas (hereinafter referred as Third Schedule Property), morefully described in the Third Schedule below And (ii) ALL THAT land measuring 94 (ninety four) decimal, more or less, comprised in R.S. Dag No. 1898, corresponding to L.R. Dag No. 1309, recorded in R.S. Khatian No. 1269, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas (hereinafter referred as Fourth Schedule Property), morefully described in the Fourth Schedule below.
- F) By a Deed of Conveyance dated 27th February, 2014, registered in the Office of the Additional District Sub-Registrar, Bishnupur, in Book No. I, CD Volume No.3, at Pages 5048 to 5062, being Deed No.01128 for the year 2014, Dilip Ray Barman sold to Vendor the entirety of the Third Schedule Property and Fourth Schedule Property.
- G) The Vendor has recorded its name in the records of the Land Reforms Settlements, vide L.R. Khatian No. 4416 with respect to the First Schedule Property, the Second Schedule Property, the Third Schedule Property and the Fourth Schedule Property.
- H) In the aforesaid circumstances, by virtue of the aforesaid purchases and records of rights, the Vendor has become absolute owner of:
- (i) Firstly, the First Schedule Property, being ALL THAT sali land measuring 47.615 (forty seven point six one five) decimal, more or less, comprised in R.S.

Dag No. 1843, corresponding to L.R. Dag No. 1253 recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas, more fully described in the First Schedule below. The said Dag is delineated in Plan annexed herewith demarcated in colour Green thereon.

- (ii) Secondly, the Second Schedule Property, being ALL THAT sali land measuring 21 (twenty one) decimal, more or less, comprised in R.S. Dag No. 1842, corresponding to L.R. Dag No. 1251, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas, more fully described in the Second Schedule below. The said Dag is delineated in Plan annexed herewith demarcated in colour Green thereon.
- (iii) Thirdly, the Third Schedule Property, being ALL THAT sali land measuring 52 (fifty two) decimal, more or less, comprised in R.S. Dag No. 1844, corresponding to L.R. Dag No. 1254, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayar, District South 24 Parganas, more fully described in the Third Schedule below. The said Dag is delineated in Plan annexed herewith demarcated in colour Green thereon.
- (iv) Fourthly, the Fourth Schedule Property, being ALL THAT sali land measuring 94 (ninety four) decimal, more or less, comprised in R.S. Dag No. 1898, corresponding to L.R. Dag No. 1309, recorded in L.R. Khatian No. 4416, Mouza Raspunja. J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas, more fully described in the Fourth Schedule below. The said Dag is delineated in Plan annexed herewith demarcated in colour Green thereon.

- Out of the First Schedule Property, the Second Schedule Property, the Third Schedule Property and the Fourth Schedule Property, the Vendor has agreed to sell and transfer and the Purchaser has agreed to purchase and acquire, free from all encumbrances and charges.
- i) Firstly, All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the First Schedule Property entitling to undivided land classified as sali but presently lying vacant measuring 2.07 (two point zero seven) decimal, more or less, comprised in R.S. Dag No. 1843, corresponding to L.R. Dag No. 1253 recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas, (hereinafter referred as First Property), morefully described in the Part I of the Fifth Schedule below.
- ii) Secondly, All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the Second Schedule Property entitling to undivided land classified as sali but presently lying vacant measuring sali but presently lying vacant measuring 0.913 (zero point nine one three) decimal, more or less, comprised in R.S. Dag No 1842 corresponding to L.R. Dag No. 1251, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas (hereinafter referred as Second Property), morefully described in the Part II of the Fifth Schedule below.
- iii) Thirdly, All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the Third Schedule Property entitling to undivided land classified as sali but presently lying vacant measuring 2.26 (two point two six) decimal, more or less, comprised in R.S. Dag No. 1844, corresponding to L.R. Dag No. 1254, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Pargañas

(hereinafter referred as Third Property), morefully described in the Part III of the Fifth Schedule below.

- iv) Fourthly, All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the Fourth Mother Property entitling to undivided land classified as sali but presently lying vacant measuring 4.086 (four point zero eight six) decimal, more or less, comprised in R.S. Dag No. 1898, corresponding to L.R. Dag No. 1309, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas (hereinafter referred as Fourth Property), morefully described in the Part IV of the Fifth Schedule below.
- D Upon sale of the First Property, Second Property, Third Property and Fourth Property (hereinafter collectively referred as Said Properties), the entitlement of the Purchaser land measuring 9.329 (nine point three two nine) decimal, more or less. Together with all benefits and advantages of ancient and other lights all yards, courtyards, areas, sewers, drain, ways, water courses, ditches, fences, paths and all manner of former and other rights, liberties, easements, privileges, walls, fences, advantages, appendages and appurtenances whatsoever to the Said Properties or any part or portion thereof belonging thereto or in anyways appertaining to or with the same or any part or portion thereof now are or is or at any time or times heretofore were or was held used occupied or appertaining or enjoyed therewith or reputed to belong or appertain thereto, free from all encumbrances and charges for the consideration and subject to the terms and conditions hereinafter appearing.
- K) At or before execution of this Indenture the Vendor has assured and represented to the Purchaser as follows:
  - That the Vendor alone is entitled to the Said Properties, more fully described in the Fifth Schedule below.

- ii) That the Vendor has not entered into any agreement for sale and transfer nor has created any interest of any third parry into or upon the Said Properties.
- iii) The Purchaser herein being fully satisfied about the marketable title of the Vendor and relying upon the above representations has agreed to execute this Deed and to make payment of the amount of consideration as hereinafter appearing or enjoyed therewith or reputed to belong or appertain thereto.

### NOW THIS INDENTURE WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS.

That in consideration of a sum of Rs. 18,93,294/- (Rupees eighteen lac I) ninety three thousand two hundred and ninety four) only of the lawful money of the Union of India well and truly paid by the Purchaser to the Vendor, receipt of which the Vendor doth hereby and also by the receipt hereunder written, admits and acknowledges to have been received and of and from the payment of the same and every part thereof doth hereby acquits, releases and discharges the Purchaser and the Said Properties, being the ALL THAT the undivided 1/23rd (one-twenty third) share or right, title and interest in the First Schedule Property, being the First Property herein, more fully described in the Part I of the Fifth Schedule below And ALL THAT the undivided 1/23rd (one-twenty third) share or right, title and interest in the Second Schedule Property, being the Second Property herein, more fully described in the Part II of the Fifth Schedule below And ALL THAT the undivided 1/23rd (one-twenty third) share or right, title and interest in the Third Schedule Property, being the Third Property herein, more fully described in the Part III of the Fifth Schedule below And ALL THAT the undivided 1/23rd (one-twenty third) share or right, title and interest in the Fourth Schedule Property, being the Fourth Property herein. more fully described in the Part IV of the Fifth Schedule below, and/or the entirety of the right title interest of the Vendor into or upon the Said Properties

[comprising of the First Property, the Second Property, the Third Property and the Fourth Property] hereby intended to be sold, transferred and conveyed and the Vendor hereby indefeasibly grant, sell, transfer, convey, assign and assure unto and to the Purchaser:

0.

- (i) Firstly, All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the First Schedule Property entitling to undivided land classified as sali but presently lying vacant measuring 2.07 (two point zero seven) decimal, more or less, comprised in R.S. Dag No. 1843, corresponding to L.R. Dag No. 1253 recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas, (hereinafter referred as First Property), morefully described in the Part I of the Fifth Schedule below.
- (ii) Secondly, All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the Second Schedule Property entitling to undivided land classified as sali but presently lying vacant measuring 0.913 (zero point nine one three) decimal, more or less, comprised in R.S. Dag No 1842 corresponding to L.R. Dag No. 1251, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas (hereinafter referred as Second Property), morefully described in the Part II of the Fifth Schedule below.
- (iii) Thirdly, All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the Third Schedule Property entitling to undivided land classified as sali but presently lying vacant measuring 2.26 (two point two six) decimal, more or less, comprised in R.S. Dag No. 1844, corresponding to L.R. Dag No. 1254, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas (hereinafter referred as Third Property), morefully described in the Part III of the Fifth Schedule below.

(iv) Fourthly, All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the Fourth Mother Property entitling to undivided land classified as sali but presently lying vacant measuring 4.086 (four point zero eight six) decimal, more or less, comprised in R.S. Dag No. 1898, corresponding to L.R. Dag No. 1309, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas (hereinafter referred as Fourth Property), morefully described in the Part IV of the Fifth Schedule below.

The entitlement of the Purchaser in the land comprising in the Said Properties works out to 9.329 (nine point three two nine) decimal, more or less.

Together With all benefits and advantages of ancient and other lights all yards, courtyards, areas, sewers, drain, ways, water courses, ditches, fences, paths and all manner of former and other rights, liberties, easements, privileges, walls, fences, advantages, appendages and appurtenances whatsoever to the Said Properties or any part or portion thereof belonging thereto or in anyways appertaining to or with the same or any part or portion thereof now are or is or at any time or times heretofore were or was held used occupied or appertaining or enjoyed therewith or reputed to belong or appertain thereto, free from all encumbrances and charges for the consideration and subject to the terms and conditions hereinafter appearing or enjoyed therewith or reputed to belong or appertain thereto And the reversion or reversions remainder or remainders and the rents issues and profits of the Said Properties and every part or portion thereof And all the legal incidences thereof And all the estate right, title, interest, inheritance, possession, use, trust, property, claims and demands whatsoever both at law and in equity of the Vendor into or upon and in respect of the Said Properties or any and every part thereof herein comprised and hereby sold, granted and transferred Together With all deeds, pattahs, muniments and evidences of title which are anyways exclusively relates to or concerns the Said Properties or any part or parcel thereof which now are or hereafter shall or may

be in the custody, power, possession or control of the Vendor or any person or persons from whom the Vendor can or may procure the same without any action or suit at law or in equity **To Have And To Hold** the Said Properties hereby granted, sold, conveyed, transferred, assigned, assured or expressed or intended so to be with all rights and appurtenances belonging thereto unto and to the use of the Purchaser absolutely and forever free from all encumbrances, charges, liens, claims, demands, mortgages, leases, licenses, liabilities, trust, attachments, acquisitions, requisitions, prohibitions, restrictions, easements and lispendenses whatsoever.

- II) And the Vendor doth hereby further covenants with the Purchaser that the Vendor is the absolute and lawful owner of the Said Properties and every part thereof and entitled each and every part or portions comprised therein and forming part thereof free from all encumbrances, charges and liabilities of whatsoever nature And the Vendor doth hereby covenants with the Purchaser that it has not at any time heretofore done or executed or knowingly suffered or been party or privy to any act deed matter or thing whereby or by the reason whereof the Said Properties hereby granted, sold, conveyed, transferred, assigned and assured or expressed or so intended to be was or is encumbered in title, estate or otherwise or by reason whereof the Vendor may or can be prevented from granting, selling, conveying, assigning and assuring the Said Properties or any part thereof in the manner as aforesaid.
- III) And That Notwithstanding any acts, deeds, matters or things by the Vendor done executed or knowingly suffered to the contrary the Vendor at the time of execution of these presents is the absolute and lawful owner of and/or otherwise well and sufficiently entitled to and absolutely seized and possessed of and or entitled to the Said Properties And the Said Properties hereby granted, sold, conveyed, transferred, assigned, assured or expressed so to be and every part thereof for a perfect and indefeasible estate or inheritance without any manner or condition use trust or other thing whatsoever to alter defeat encumber or make

void the same And That Notwithstanding any such acts, deeds, matters or things whatsoever as aforesaid the Vendor now has good right, full and absolute power and authority to grant sell, convey, transfer, assure and assign the Said Properties hereby granted sold, conveyed, transferred and assured or expressed so to be unto and to the use of the Purchaser in the manner as aforesaid and on the terms and conditions as aforesaid And That the Purchaser shall and may ar all times hereafter at its own costs, charges and expenses peaceably and quietly enter into hold, possess and enjoy the same and receive and take all the rents issues and profits thereof without any lawful eviction interruption claims or demands whatsoever from or by the Vendor or any person or persons lawfully or equitably claiming from under or in trust for the Vendor or from under or in trust for any of its predecessors in title or any one of them.

And That the Purchaser shall be freed and cleared and freely and clearly and IV) absolutely acquitted, exonerated, released and discharged or otherwise by and at the costs and expenses of the Vendor well and sufficiently saved defended and kept harmless and indemnified of from and against all and all manner of former or other estates encumbrances charges, liens, claims, demands, mortgages, leases, licenses, liabilities, trusts, attachments, executions, prohibitions, restrictions, easements and lispendense whatsoever suffered or made or liabilities created in respect of the Said Properties by the Vendor or by any person or persons lawfully and equitably claiming from under or in trust for the Vendor or its predecessors in title or any of them as aforesaid or otherwise And That all rates, taxes and other impositions and/or outgoings payable in respect of the Said Properties upto the date of execution of these presents as and when assessed by the authorities concerned and shall be payable by the Vendor and those relating to the period subsequent to the date of execution of these presents in respect of the Said Properties shall be payable by the Purchaser And That the Vendor never held and does not hold any excess vacant land within the meaning of the Urban Land (Ceiling & Regulation) Act, 1976 and the Said Properties or any part or portion thereof has not been affected or vested under the Urban Land Ceiling & Regulation) Act, 1976 And That no certificate proceedings and/or notice of attachment is subsisting under the Income Tax Act 1961 And That no notice, which is or may be subsisting has been served on the Vendor for the acquisition of the Said Properties or any part thereof under the Land Acquisition Act, 1894 or under any other law or Acts and/or rules made or framed thereunder and the Vendor has no knowledge of issue of any of such notice or notices for the time being subsisting under the above Acts and/or Rules for the time being in force affecting the Said Properties or any part thereof And That no suit and/or proceeding is pending in any Court of law affecting the Said Properties and/or any part or portion thereof nor the same has been lying attached under any writ or attachment of any Court or revenue Authority And Further That the Vendor and all persons having or lawfully or equitably claiming any right title interest or estate whatsoever in the Said Properties or any part thereof from through under or in trust for the Vendor shall and will from time to time and at all times hereafter at the request and costs of the Purchaser make, do, acknowledge and execute all such further and lawful acts, deeds, matters and things whatsoever for further better and more perfectly and effectually granting and assuring the Said Properties and every part thereof unto and to the use the Purchaser as shall or may be reasonably required.

- V) And This Deed Further Witnesseth that herein after the Purchaser shall be entitled to hold, possess and enjoy the Said Properties in common with the other co-owners of the said dags without any interruption or hindrance by the Vendor or any person and/or persons claiming through or under the Vendor.
- VI) AND THIS DEED supersedes all previous deeds, documents, arrangements, agreements and understanding in respect of the Said Properties.

## First Schedule Above Referred To (First Schedule Property)

ALL THAT sali land measuring 47.615 (forty seven point six one five) decimal, more or less, comprised in R.S. Dag No. 1843, corresponding to L.R. Dag No. 1253 recorded in L.R. Kharian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas, the said dag is delineated in Plan annexed herewith demarcated in colour Green thereon and butted and bounded as follows:

On the North : Partly by R.S. Dag No. 1843

On the East : By R.S. Dag No. 1842

On the South : Partly by R.S. Dag Nos. 1843 and 1900

On the West : Partly by R.S. Dag Nos. 1844 and 1898

### Second Schedule Above Referred To (Second Schedule Property)

ALL THAT sali land measuring 21 (twenty one) decimal, more or less, comprised in R.S. Dag No. 1842, corresponding to L.R. Dag No. 1251, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas, the said Dag is delineated in Plan annexed herewith demarcated in colour Green thereon and butted and bounded as follows:

On the North : Partly by R.S. Dag No. 1842

On the East : By Road

On the South : By R.S. Dag No. 1842

On the West : By R.S. Dag No. 1843

# Third Schedule Above Referred To (Third Schedule Property)

ALL THAT sali land measuring 52 (fifty two) decimal, more or less, comprised in R.S. Dag No. 1844, corresponding to L.R. Dag No. 1254, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas, the said Dag is delineated in Plan annexed herewith demarcated in colour Green thereon and butted and bounded as follows:

On the North

: By R.S. Dag Nos.1846 and 1845

On the East

: By R.S. Dag No.1843

On the South

: By R.S. Dag No.1898

On the West

: By R.S. Dag No.1898

# Fourth Schedule Above Referred To (Fourth Schedule Property)

ALL THAT sali land measuring 94 (ninety four) decimal, more or less, comprised in R.S. Dag No. 1898, corresponding to L.R. Dag No. 1309, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas, the said Dag is delineated in Plan annexed herewith demarcated in colour Green thereon and butted and bounded as follows:

On the North

: By R.S. Dag No.1847

On the East

: By R.S. Dag Nos. 1844 and 1843 (P) and 1900 (P)

On the South

: By R.S. Dag No.1899

On the West

: By R.S. Dag No.1897

# Fifth Schedule Above Referred To [Subject matter of Sale]

#### Part I

#### (First Property)

All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the First Schedule Property entitling to undivided land classified as sall but presently lying vacant measuring 2.07 (two point zero seven) decimal, more or less, comprised in R.S. Dag No. 1843, corresponding to L.R. Dag No. 1253 recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas.

#### Part II

#### (Second Property)

All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the Second Schedule Property entitling to undivided land classified as sali but presently lying vacant measuring 0.913 (zero point nine one three) decimal, more or less, comprised in R.S. Dag No 1842 corresponding to L.R. Dag No. 1251, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas.

#### Part III

### (Third Property)

All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the Third Schedule Property entitling to undivided land classified as sali but presently lying vacant measuring 2.26 (two point two six) decimal, more or less, comprised in R.S. Dag No. 1844, corresponding to L.R. Dag No. 1254, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas.

#### Part IV

### (Fourth Property)

All That the undivided 1/23rd (one-twenty third) share or right, title and interest in the Fourth Mother Property entitling to undivided land classified as sali but presently lying vacant measuring 4.086 (four point zero eight six) decimal, more or less, comprised in R.S. Dag No. 1898, corresponding to L.R. Dag No. 1309, recorded in L.R. Khatian No. 4416, Mouza Raspunja, J.L. No.15, Police Station Bishnupur, Raspunja Gram Panchayat, District South 24 Parganas.

ALL THAT the undivided 1/23rd (one-twenty third) share or right, title and interest in the First Schedule Property, being The First Property herein, AND the undivided 1/23rd (one-twenty third) share or right, title and interest in the Second Schedule Property, being The Second Property herein, AND the undivided 1/23rd (one-twenty third) share or right, title and interest in the Third Schedule Property, being The Third Property herein, AND the 1/23rd (one-twenty third) share or right, title and interest in the Fourth Schedule Property, being The Fourth Property herein [collectively Said Properties, being the subject matter of sale] works out to land measuring 9.329 (nine point three two nine) decimal, more or less.

Together with 1 (one) RT shed structures measuring 200 (two) hundred square feet.

And Together With all benefits and advantages of ancient and other lights all yards, courtyards, areas, sewers, drain, ways, water courses, ditches, fences, paths and all manner of former and other rights, liberties, easements, privileges, walls, fences, advantages, appendages and appurtenances whatsoever to the Said Properties or any part or portion thereof belonging thereto or in anyways appertaining to or with the same or any part or portion thereof now are or is or at any time or times heretofore were or was held used occupied or appertaining or enjoyed therewith or reputed to belong or appertain thereto.

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands and seals the day month and year first above written

Signed Sealed and Delivered by

The Vendor at Kolkata

In the presence of:

1. SHUBHRA DETTA PHATTOPADHYAY

W/O CHANDRADITYA CHATTORADHYAY

S, RAM MOHAN MULLICE.
GARDEN LANE, BELIAGHATA.

KOL-10

(Akhilesh Bagaria)

gliBagasus

[Authorised Signatory]

CENT PERCENT VALUE REALTY

PRIVATE LIMITED

2. Mans Hald.
78, K.S. Day Read
Kelletz - 700001
Drafted By:

S. Großh

Sujata Ghosh, Advocate High Court at Calcutta

#### Receipt And Memo of Consideration

Received from the within named Purchaser the within mentioned sum of Rs. 18,93,294/- (Rupees eighteen lac ninety three thousand two hundred and ninety four) towards full and final payment of the Consideration of the Said Property described in the Schedule above, in the following manner:

Mode	Date	Bank	Amount (Rs.)	Favouring
Cheque no. 000029	18.07.2014	Kotak Mahindra	18,93,294/-	Cent Percent Value Realty Private Limited
		Total	18,93,294/-	

(Akhilesh Bagaria)

(Authorised Signatory)

[Cent Percent Value Realty Private Limited]

[Vendor]

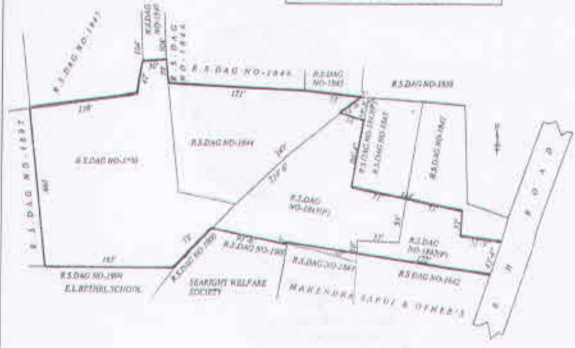
Witnesses:

Signature State Despe Chatty Signature MANO MAHATO

#### SITE PLAN

AT-MOUZA-RASAPUNJA, J.E.NO-15, R.S.NO-92 L.R.KH,NO-4416,R.S.DAG NOS-1842(P), 1843(P),1844(P) & 1898(P), L.R.DAG NOS-1251(P),1253(P),1254(P) & 1309(P), OF AREA-0.913+2.07+2.26+4.086= 9.329 DEC (M/L), P.S-BISHNUPUR, DIST-24 PGS(SOUTH), UNDER-RASAPUNJA G.P. SCALE-1\*=100'-0\* SHOWN IN GREEN.

L.B.DAG NG-1231(P)	P.PTJ DECIMIL.
LR DAG NO-72537P2	2.07 DECYMILI
LR DING NO-1254(#)	3.28 DEIC(M/L)
LR.D.407 NO-120WF).	A LINK DISCONDED
7074L +	9.279 D.E. (AUL)



CENT PERCENT VALUE REALTY PVT. LTD.

Authorized Signatury

SKIN OF VENDORS

SIGN.OF FURCHASERS

DRAWN BY NAMOLLA Government of West Bengal

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

Office of the D.S.R. - IV SOUTH 24-PARGANAS, District- South 24-Parganas

Signature / LTI Sheet of Serial No. 05802 / 2014, Deed No. (Book - I , 05599/2014)

1 . Signature of the Presentant

Name of the Presentant	Photo	Finger Print	Signature with date	
Akhilesh Bagaria 333, Mahamayatala Garia Main Rd., Thana:-Sonarpur, District:-South 24-Parganas, WEST BENGAL, India, Pin :-700084			Alebagages	
	24/07/2014	24/07/2014		

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

SI No.	Admission of Execution By	Status	Photo	Finger Print	Signature
o <sup>†</sup>	Akhilesh Bagaria Address -333, Mahamayatala Garia Main Rd., Thana:-Sonarpur, District:-South 24-Parganas, WEST BENGAL, India, Pin :-700084	Self	24/07/2014	LTI 24/07/2014	Halagasia

Name of Identifier of above Person(s)

Manoj Mahato 7 B K. S. Roy Rd., District:-Kolkata, WEST BENGAL, India, Pin:-700001 Signature of Identifier with Date

maniquald.

Along the second second

(Tridip Misra)
DISTRICT SUB-REGISTRAR-IV
Office of the D.S.R. - IV SOUTH 24-PARGANAS



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

Endorsement For Deed Number : I - 05599 of 2014 (Serial No. 05802 of 2014 and Query No. 1604L000012267 of 2014)

#### On 24/07/2014

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

Admissible under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A, Article number : 23, 4 of Indian Stamp Act 1899, also under section 5 of West Bengal Land Reforms Act, 1955; Court fee stamp paid Rs.10/-

#### Payment of Fees:

#### Amount by Draft

Rs. 20862/- is paid , by the draft number 991714, Draft Date 21/07/2014, Bank Name State Bank of India, GOLPARK, received on 24/07/2014

( Under Article : A(1) = 20823/- ,E = 7/- ,H = 28/- ,M(b) = 4/- on 24/07/2014 )

# 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.-18,93,294/-

Certified that the required stamp duty of this document is Rs.- 94675 /- and the Stamp duty paid as: Impresive Rs.- 100/-

# Deficit stamp duty

Deficit stamp duty Rs. 94695/- is paid , by the draft number 991713, Draft Date 21/07/2014, Bank : State Bank of India, GOLPARK, received on 24/07/2014

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

Presented for registration at 13.50 hrs on :24/07/2014, at the Office of the D.S.R. - IV SOUTH 24-PARGANAS by Akhilesh Bagaria ,Executant.

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

Execution is admitted on 24/07/2014 by

Akhilesh Bagaria

Authorised Signatory, Cent Percent Value Realty Pvt. Ltd., 333, Mahamayatala Garia Main Rd., Thana:-Sonarpur, District:-South 24-Parganas, WEST BENGAL, India, Pin:-700084.

By Profession: Others

Identified By Manoj Mahato, son of Late. N. Mahato, 7 B K, S. Roy Rd., District:-Kolkata, WEST BENGAL, India, Pin:-700001, By Caste: Hindu, By Profession: Service.

(Tridip Misra) DISTRICT SUB-REGISTRAR-IV

( Tridip Misra )
DISTRICT SUB-REGISTRAR-IV

24/07/2014 14:32:00

No.	Signature of the executants and/or purchaser Presentants				=1674271	48500
		0				
1	6.3	Little	Ring	Middle (Le	Fore Hand)	Thumb
4	AKHILE SH BACARIA		0	0		0
		Thumb	Fore	Middle (Right	Ring Hand)	Little
		0				
100		Little	Ring	Middle (Left	Fore Hand)	Thumb
	THAMAC			0		
1		Thumb	Fore	Middle (Right	Ring Hand)	Little
		Little	Ring	Middle (Left	Fore Hand)	Thumb
		Thumb	Fore	Middle	Dina	/ iii
		10000000	1000	(Right	Ring Hand)	Little

# Certificate of Registration under section 60 and Rule 69.

Registered in Book - I CD Volume number 32 Page from 921 to 945 being No 05599 for the year 2014.



(SpritikanaPanda) 28-July-2014 DISTRICT SUB-REGISTRAR-IV Office of the D.S.R. - IV SOUTH 24-PARGANAS West Bengal