

পশ্চিমবঙ্গা पश्चिम ब्रंगाल WEST BENGAL

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A.D.S.R. Burgaper Boodway

DEVELOPMENT AGREEMENT

Mouza-Bamunara

THE RESERVE THE PARTY OF THE PA

Area Of Land- 590 Decimal

Name August Date Stamp Papar J. A. D. Apr. 2013

Name of Stamp Papar J. A. D. Apr. 2013

Name of the treasury from where Purchase-Durgapur.

Jitendia Nath Monda
Stamp Venda
Durgapur Court, Durgapur-18
Licence No-1/86



FFOR HAA O TO

Additional District Sub-Registrat Durgapur, Burdwan

0 9 APR 2013

THIS DEVELOPMENT AGREEMENT made on this the 09th day of April 2013.

BETWEEN

1. SRI. ANUP PURAKAYASTHA [PAN-AHOPP4591L] son of Late Chandraject Purakayasta by faith Hindu, by occupation Business, by nationality Indian, resident of 3/19 Sepco Township, B- Zone, Durgapur-713205, District -Burdwan (W.B). (2) SMT. CHANDANA PURAKAYSTHA [PAN-AZIPP3919L] Wife of Sri. Anup Purakayasta by faith Hindu, by occupation Business, by nationality Indian, resident of 3/19 Sepco Township, B- Zone, Durgapur-713205, District - Burdwan (W.B) (3) SRI. MADHUSUDAN SAHA [PAN -AKQPS6374K] son of Late Makhanlal Saha by faith Hindu, by occupation Business, by nationality Indian, resident of M3/3 Ramkrishna Pally, Gurudwara Road, Durgapur-713213, District - Burdwan (W.B). (4) SMT. RATNA SAHA [PAN. AJEPS1057Q] wife of Sri. Madhusudan Saha faith Hindu, by occupation Pasiness, by nationality Indian, resident of M3/3 Ramkrishna Pally, Gurudwara Road, Durgapur-713213, District - Burdwan (W B) 5. SRI. PANKAJ MUKHERJEE [PAN - AJOPM7641Q]son of Late Swapan Kumar Mukherjee by faith Hindu, by occupation Business, by nationality Indian, resident of 1/9 Debinagar Agram Lane, Benachity, Durgapur-713213, District - Burdwan (W.B). 6. DR. MALAYA MUKHERJEE[PAN - ALSPM9084D] Wife of Pankaj Mukherjee by faith Hindu, by occupation Doctor, by nationality Indian, resident of 1/9 Debinagar Agrani Lane, Benachity, Durgapur-713213, District - Burdwan (W.B). Hereinafter refereed to and called as "LANDOWNER" (herein after called and referred to as LAND OWNERS which term and expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include their respective heirs, representatives, executors, administrators, successors and assigns) of the FIRST PART.

AND

TAPOBAN HOUSING DEVELOPMENT PRIVATE LTD [PAN-AADCT8970A] having its Registered Office at 1/9 Debinagar, Benachity, Durgapur-713213. Represented by its Director SRI PANKAJ MUKHERJEE son of Late. Swapan Kumar Mukherjee, Resident of 1/9, Debi Nagar, Benachity, Durgapur-713213, District – Burdwan, (2) SRI, ANUP PURAKAYASHTA son of Late Chandrajeet Purakayasta resident of 3/19 Sepco Township, B- Zone, Durgapur-713205, District – Burdwan, (3) SRI, MADHUSUDAN SAHA son of Late Makhanlal Saha resident of M3/3 Ramkrishna Pally, Gurudwara Road, Durgapur-713213, District – Burdwan Hereinafter refereed to and called as "DEVELOPER" (which terms or expression shall unless excluded by or repugnant to the context be deemed to mean and include its successor-in-office legal representatives, administrators, executors and assigns) of the SECOND PART.

Whereas the landowners owning possessing and seizing of a land measuring about 590. Decimal comprised at and under Mouza: Bamunara, J.L. No. 58. Thana: Kanksa, Durgapur - 713212, District - Burdwan, under the Jurisdiction of Gopalpur Gram Panchayet, District - Burdwan. The property more fully mentioned and describe in the First schedule is purchased property of the First Part, they purchased the same by dint of registered sale deed vide no. I-2091 of 2011 of A.D.S.R. Durgapur, sale deed vide no. I-2082 of 2011 of A.D.S.R. Durgapur, sale deed vide no. I-5297 of 2011 of A.D.S.R., sale deed vide no. I-2089 of 2011 of A.D.S.R. Durgapur and sale deed vide no. I-5300 of 2011 of A.D.S.R. Durgapur and their name recorded in

De layer

L.R.R.O.R. From the date of purchase Landowners rightfully owning and possessing the Schedule mentioned properties.

AND whereas the First Part desire to develop the First Schedule property by construction of several multi-storied buildings up to maximum limit of floor consisting of so many flats and apartments along with car parking space ete as approved by Gopalpur Gram Panchayet and/or any other competent authority but due to scarcity of fund the First Part being unable to take any steps for the said development and as such the First Part is in search of a dependable, competent and reputed Developer for the said development work.

Whereas the second part are desirous to launch multiple housing complex at Durgapur and keeping the view in mind in the process of giving a concrete real shape of their such desire and dream, are in quest of suitable plots of land as per their choice in that area/locality, for their proposed project, accepted the proposal of the First Part for inclusion of the land mentioned in the First Schedule, owned and possessed by the First Part, within their proposed project area, after checking the documents related to the ownership of the land, feasibility of construction and viability of the project and has decided to construct multistoried building thereat, consisting of flats and apartments along with car parking spaces etc., with the object of selling such flats/apartments to the prospective purchasers.

BASIC UNDERSTANDING:

Unbindered and undisturbed possession of the land under first schedule is to be given along with the power of Attorney to the developer, so that the developer with full power and authority can do and execute all ministerial acts deeds and things including the right to sale of flats and apartments and to accept booking money, advance and consideration money and can obtain official clearance from the B. L. & L. R. O., the concerned Gram Panchayet, the Zilla Parishad, and/or any competent authority or Govt. Agency, related to development and construction of multistoried buildings. The developer in return will execute indemnity bond to the owners to keep them saved, harmless against all actions, claims, demands, losses, disputes, damages, accidents, suits, proceedings etc.

Now this presents witness as follows:

- This agreement has commenced and shall be deemed to have commenced on and with effect from the date as mentioned hereinabove at the commencement of this agreement. And this agreement shall remain in force till the completion of the project, as per the project plan, and flats and appurtenances are completed and possession thereof are delivered to the intending owners unless terminated in the manner mentioned in the agreement for any breach of any of the terms.
- 2. The owners have offered total land of 590 Decimal for development and construction but out of which 218 Decimal land is part and parcel of Pukur that character of the same shall not be change and in rest 372 decimal land used for housing complex consisting of flats/apartments & parking spaces on express understanding that the developer would comply with and/or cause compliance of all statutory provisions/regulations of the Gram Panchayet or Govi Departments/Offices in regard to such development & construction with their own cost.



- 3. The Owners hereby declared that :-
- 3) The said land is not coming within the purview of section-20 of the urban land ceiling and Regulation act.
- b) No acquisition proceedings have been initiated in respect of the schedule mentioned plot.
- c) There is no agreement between the Owners and any other party (except M/S Tapoban Housing Development Private Ltd) either for sale or for development and construction of housing complex and the said land is free from any encumbrance.
- d) The photocopies of all documents for the said land e.g. Tax receipts. Registered Deed, Khatian etc.
- Hoth the owners and the developers have agreed, accepted & confirmed that the covenants shall bead them and their successors in title or interest and shall be strictly performed by both the parties. No amendment or modification of this agreement or any part thereof shall be valid and effective unless it is by an instrument in writing executed by all the parties.
- 5. The developer M/S. Tapoban Housing Development Private Ltd confirms, accepts and assure the owners that they are fully acquainted with, aware of the process/formalities related to similar project in Gram Panchyat area and fully satisfied with the papers/documents related to the ownership, physical measurement of the said land, litigation free possession, suitability of the site and viability of the said project and will not raise any objection with regard thereto.
- The developer confirms and assures the owners that they have the financial and other resources to meet and comply with all financial and other obligations needed for execution of the total project within schedule time under this agreement and the owners do not have any liability and or responsibility to finance and execute the project or part thereof.
- 7. The developer has agreed to carry out the total project by entrusting the entire job of planning, designing and execution under close supervision & security of reputed Architect/Planner, authorized/Licensed by appropriate authority. The building plan should comply with the standard norms of the multistoried buildings including structural design and approval of the local sanctioning authority/Municipality/Gram Panchayet/Govt. Agency.

Any variation/alteration/modification from the original approved drawing/plan needs approval of the owners & the Architect before submission to the Gram Panchayet appropriate authority for subsequent revision.

In case of any dispute in design, construction and quality of material used, the architect's decision will be final and binding on both the owners and developers. However, basic character of the project consisting of flats/apartment/parking space and common space like garden/water will remain intact unless agreed to by both the owners and Developers.

8. The Second part shall pay to the First Part, part by part through cheques by way of cash consideration money towards the price of the land described in idetails, hereunder in the First Schedule. The Second Part shall agree to pay 70% of the Profit of the project to the First Part as consideration the profit determined by the Developer's Chartered Accountant shall binding upon



- both the parties. That 70% of the profit shall be distributed among the Land owners on the basis of proportionate ratio of land which they own.
- Once possession is taken by the Second Part they shall not raise any question regarding the measurement of the First Schedule mentioned property and second part shall take all the necessary step to save the property from any kind of encroachment by the adjacent land owner.
- 10 First Part shall not be responsible for any acts deeds or things done by Second Part towards any funds collected by the Second Part from one or more prospective buyer of the proposed flats nor shall the Second Part be authorized to put the said premises under any encumbrances whatsoever,
- 11. That the Second Part shall be responsible for complying with the Rules & Regulation in all matters including construction of the building according to the sanctioned plan and shall be responsible for complying with all provisions of law that may be in force from time to time and the First Part shall not be responsible for any infringement of law that may be in force from time to time during the currency of this Agreement. The First Part shall not be responsible for any accident or damage or loss during the course of the construction of the proposed building. The Second Part shall be responsible for the said incident or damage or loss during construction.
- 12. That the First Part shall not be responsible for any business loss and/or any damages etc or due to failure on the part of the Second Part to correctly construct the Flats and/or to deliver correctly the same to the intending purchasers.
- 13. That the Second Part shall complete the Development work/Construction of building/flat at its own cost and expenses in pursuance of the sanctioned plan within 60 months from the date of agreement with further additional period of 12 months.
- 14. That the First Part shall be entitled to cancel and/or rescind this agreement after 60 months, with further additional period of 12 months, if Second Part fail to make payment to the First Part as per clause 8 mentioned hereinabove.
- 15. That the First Part agreed that he will either personally present before the Registering Authority to sign all the agreement for sell and all deeds of conveyance for selling the flats to the prospective buyer as confirming party.
- 16. That the first Part also agreed that they shall give full authority and power to the Second Part by executing a deed of power of Attorney to do and execute all lawful acts, deeds things for the owners and on their behalf in respect of all activities related to developing and construction of a housing complex on the said land and sale of flats/apartments to the prospective buvers and accept booking money, advance and consideration money. However, the attorney or the developer shall not acquire any right, title or interest in the said land/premises until the deeds of transfer are executed by the owners.
- That First Part shall not be entitled to claim any other consideration or money save and except those expressly agreed upon and provided in these presents.
- 18. Right Restricted: The Second Part shall not lease, mortgage, let out and/or charge the said land on and from the date of execution of this



agreement to till the schedule date of completion of the project but the intended purchaser right regarding mortgage shall not be restricted or effected by this clause And also the First Part will not do any act/deed or things whereby the Second Part may be prevented from construction of the project on the Schedule Land.

19. Force Majeure: The developer shall not be held responsible for any consequences or liabilities or completion time under this agreement if the developer is prevented in performing the obligations by reasons of contingencies caused by unforeseen occurrences e.g. 1) Acts of nature, (2) Acts of war (3) Acts of insurrection/terrorist action/civil unrest/riot beyond the control of the Govt, administration.

20 Owners Allocations and time Schedule :

Considering that the owners having agreed to enter into the Development agreement with the developer on the said property described in the First Schedule hereunder written and knowing the Developer's rights, powers, privilege and benefits as mentioned herein, the developer has agreed to pay the sum as mentioned in clause 8 herein-above, part by part through cheques as each consideration money, towards the price of the said property described in the First Schedule.

The process of paying the cash consideration money as narrated in clause 8 herein-above, can be extended maximum up to 60 months with further additional period of 12 months from the date of this agreement.

21. Developers Allocations shall mean all entire building/s including common facilities of the building along with undivided proportionate share of the "said property/premises" after providing the land owners' allocation as mentioned berein above.

22. Flat Owners' association/co-operative society:

The developer shall take initiative to act as a catalytic agent to form a flat owners' association/co-operative society, as soon as it become feasible. The registration of the association/society is to be done as per existing law of the state and the entire expenditure including the registration cost etc., shall be borne as per proportionate share by the members of the concerned association/society. The land owners owing and possessing flats by means of in exchange/as part of consideration value, in the housing complex shall also be liable to join as members of the association/society, for future management and maintenance of the housing complex and shall abide by the rules and regulations of the association/society.

23. Miscellaneous :-

- a) Indian Law This agreement shall be subject to Indian law and under the Jurisdiction of Durgapur Court.
- b) Confidentiality & non-disclosure Both the parties shall keep all non-public information & documents concerning the transaction herewith confidential unless compelled by Judicial or administrative process.
- c) Disputes Differences in opinion in relation to or arising out during execution of the housing project under this agreement shall be intimated by a registered letter/Notice and then to an arbitral tribunal/arbitrator for resolving the disputes under this arbitration & conciliation Act, 1996,



with modification made from time to time. The arbitral tribunal shall consist of one arbitrator who shall be an Advocate, to be nominated by both the parties or their legal advisors

- d) Xerox copies of all statutory approvals of the competent bodies e.g. land conversion, approved building plan, lifting/connection of water & electricity, sewerage disposal etc. with due approval and or any other clearance from competent authority are to be supplied by the developers to the owners time to time.
- e) The owners can visit the construction site anytime with intimation to the developer/site supervisor and discuss with the site supervisor but will not disrupt or interrupt the construction work. However, any unusual and non-permissible actions/operations observed at site can be brought to the notice of the developer and the architect for discussion and necessary corrective action.
- The developer shall ensure safe & sound building design and construction, complete safety of the workmen, minimum wages, first class standard quality of materials supplied/used along with all other legal formalities and moral obligations during execution of the project so as to render the first party, free from legal obligations and all other risks and hazards whatsoever related to the project.
- g) The second party or the developer shall have the right and/or authority to deal with and negotiate with any person and or enter into any deal with the contract and/or agreement and/or agreement and/or borrow money and/or take advance from any bank/financial institution and/or also allocate flats under this agreement and within the framework of power of Attorney.
- h) A successful project completion certificate from the Architect or any competent technical body with specific observations/comments on the design, quality of material and workmanship, of the water supply system, sewerage system, electric supply system and the lifts to be obtained by the developer and will be responsible for any defect and rectification thereof at their cost/expense for a guarantee period of next six months after handing over of physical possession of the flats.
- That all cost, charges and expenses for execution of the whole project and including stamp duty and registration fee for execution and registration of this agreement and or deed of conveyance/transfer of the said land shall be borne paid and discharged by the Second Party i.e. Developer exclusively.
- j) The owners shall have no right, title, interest, claim whatsoever in the consideration received by the developers or its nominees except that have been mentioned in owners allocation.
- k) All flat owners/members of the co-operative body will have sole right in respect of the top floor/roof in the said multistoried building to be used jointly or in the manner what they like.
- . If The landowners and the developers have entered into this agreement purely as a contract and nothing contained herein shall be deemed to constitute as a partnership between them in any manner nor shall the parties hereto be constituted as association of persons.



- m) That all applications, building plan along with alteration, modification and addition thereof and other papers and documents, if any, needed by the developer for the purpose of the sanction of the building plan and/or any other purpose to be required for said developments project shall be prepared by the developer at its own costs and expenses in the name of the land owner without reimbursement of the same and the land owner shall sign on the said plan/plans, application,paper, documents, etc. as and when the developer asked for the same without demanding any remuneration and/or money for the same.
- n) Save and except the conditions and stipulations as mentioned herein the owner shall have every right to terminate the agreement at any moment if any condition and stipulations is violated and in case of termination of agreement the Developer cannot claim any damages from the landowner towards the cost incurred in construction of project.

Schedule-I

(Description of Land)

All that piece and parcel of Land measuring total area of 217 Decimal comprised at and under Mouza! Bamunara, J.L. No. 58, Khatian no 2696,2697,2698 Thana: Kanksa, Durgapur - 713212, District - Burdwan, Under Gopalpur Gram Panchyat

R.S. Plot No	L.R.Plot No	Charectar	Area(Decimal
842/5006	640	Baid	83
853	641	Pukur Par	100
4512	4427	Danga	34

Butted and Bounded

North : - 25 Ft Wide Kachaa Road & R.s. Plot No-853 & 842/5006

South: - R.S.Plot no-4511(P)

East : - Land of Gopalpur Mouza

West :- R.S.Plot No.852(P),854,4507

The Land is used for Housing Complex

Schedule-II

(Description of Land)

All that piece and parcel of Land measuring total area of 100 Decimal comprised at and under Mouza: Bamunera, J.L. No. 58, Khatian no-2696,2697,2698 Thana: Kanksa, Durgapur - 713212, District - Burdwan, under Gopalpur Gram Panchyat

R.S.Plot No	L.R.Plot No.	Charectar	Area(Decimal)
853	641	Pukur Par	100
		1	

Butted and Bounded

North : - 40 Ft Wide Kachaa Road

South: R.S.Plot no-853

East :- R.S.Plot no-852 & 853

West : R.S. Plot No-842/4237,846,847,850,854

The Land is used for Housing Complex

Schedule-III

(Description of Land)

All that piece and parcel of Land measuring total area of 45 Decimal comprised at and under Mouza: Bamunara, J.L. No. 58, Khatian no-2696,2697,2698 Thana: Kanksa, Durgapur - 713212, District - Burdwan, under Gopalpur Gram Panchyat

R.S.Plot No	L.R.Plot No	Charectar	Area(Decimal)
844/4937	631	Kanali	45

Butted and Bounded

North: - R.S.Plot no-842

South: - R.S.Plot no-845,846

East : - R.S.Plot no- 853(P)

West - R.S. Plot No. 844/4937,845, 20 Ft wide Road

The Land is used for Housing Complex

Schedule-IV

(Description of Land)

All that piece and parcel of Land measuring total area of 8 Decimal comprised at and under Mouza: Bamunara, J.L. No. 58, Khatian no-2696,2697,2698 Thana: Kanksa, Durgapur - 713212, District - Burdwan, under Gopalpur Gram Panchyat

R.S.Plot No	L.R.Plot No	Charectar	Area(Decimal)
842/5006	640	Baid	8

Butted and Bounded

North: - R.S.Plot no-842/5006

South: - 20 Ft wide Road

East :- R.S.Plot no- 842

West : - R.S.Plot No-842/5006

The Land is used for Housing Complex

Schedule-V

(Description of Land)

All that piece and parcel of Land measuring total area of 2 Decimal comprised at and under Mouza: Bamunara, J.L. No. 58, Khatian no-2696;2697,2698 Thana: Kanksa, Durgapur – 713212, District – Burdwan, under Gopalpur Gram Panchyat

R.S.Plot No	L.R.Plot No	Charcetar	Arca(Decimal)
853	641	Pukur Parh	0
	1,0418.14	PURTIT PAIR	2

Butted and Bounded

North : - R.S.Plot no-842/5006

South :- R.S.Plot no. 852

East : R.S.Plot no- 853(F)

West : - 20 Ft wide Road

The Land is used for Housing Complex

Schedule-VI

(Description of Land)

All that piece and parcel of Land measuring total area of 218 Decimal comprised at and under Mouza; Bamuraga, J.L. No. 58, Khatian no-2696,2697,2698 Thana; Kanksa, Durgapur = 713212, District = Burdwan, under Gopalpur Gram. Panchyat

R.S.Plot No	L.R.Plot No	Charectar	Area(Decimal)
4511	4428	Pukur	218

Butted and Bounded

North: 20 Ft wide Road & R.S. Plot No-4512

South : - R.S.Plot no-4513,4502

East :- Land of Gopalpur Mouza

West :- R S Plot No-4510,4508,4507

The Land is used for water body.



IN WITNESS WHEREOF the parties hereto have executed these presents on the day, month and year first about written.

SIGNED AND DELIVERED by the OWNERS / FIRST PART at DURGAPUR in the presence of:

Witnesses:-

Rambenn Som - 6-810 dalo-Stryanedes Samanta cily anto Dro- 16

Ally Dutter 3/0-Ct. Afit Number Dutter 13/9, Vidwalpati Road B-Rone, Duzzgapar-718205,

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M	TAPOBAN H	HOUSING DEVE		24	
			131	rector	

Drafted and Typed by me & I have read over & Explained in Mother languages to all parties to this deed and all of them admit that the same has been correctly written as per their instruction.

Serborde Mukherijee (1841). Ruggen Corrit Envlino-506/2007.



উপরের ছবি ও টিপ গুলি আমার দায়। প্রভাারিত ইইল।

বাদ হোত		6	-	-	(C)
W/FI	বৃদ্ধাপুল,	তভানী	নধামা	খনামিকা	কনিষ্ঠা
হয়ত		*		_	

উপরের ছবি ও টিপ ওলি জামাব মারা প্রত্যায়িত হইল।

বাম হাত					
ভান	ব্লাসূল	তল্পনী	মধ্য	অনামিকা	কনিষ্ঠা
হাও			1	4	4



উপরের গৃকিও টিপ ওলি আমার বারা প্রজারিত হইল।

বাম হাত্			-		_
াল	পৃথ্যীপূল	তদ্রনী	মণ্ডমা	অনায়িকা	কানিজ
হান				-	- 13

উপরের ছবি ও টিপ গুলি আমার বালে প্রভায়িত ইইল।

Specimen Form For Ten Tingerprints

	Little	Ring (Left	Middle Hand)	Fore	Thumb
Photo					
3.0	Thumb	Fore (Right	Middle Hand)	Ring	Little
Colour Photo and Finger prints of both hands enclosed and entered by me.					
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	Thumb	Fore	Middle	Ring	Little

Government of West Bengal Department of Finance (Revenue) ,Directorate of Registration and Stamp Revenue Office of the A.D.S.R. DURGAPUR, District- Burdwan Signature / LTI Sheet of Serial No. 02872 / 2013, Deed No. (Book - I , 02745/2013)

I . Signature of the Presentant

Name of the Presentant	Photo	Finger Print	Signature with date
Anup Purakayastha 3/19, Sepco Township, B- Zone, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin :-713205	09/04/2013	LTI 09/04/2013	Anuf puntagantho

	nature of the person(s) admittir Admission of Execution By	Status	Photo	Finger Print	Signature
1	Anup Purakayastha Address -3/19, Sepco Township, B- Zone, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713205	Self	09/04/2013	LTI 09/04/2013	Anuf puntagatha
2	Chandana Purakayastha Address -3/19, Sepco Township, B- Zone, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713205	Self	09/04/2013	LTI 09/04/2013	Chandana Puraby
3	Madhusudan Saha Address -M3/3, Ramkrishna Pally, Gurudwara Road, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213	Self	09/04/2013	LTI 09/04/2013	Mmumse
4	Ratna Saha Address -M3/3, Ramkrishna Pally, Gurudwara Road, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213	Self	09/04/2013	LTI 09/04/2013	Rotna Soha.

(Satyajit Biswas) ADDITIONAL DISTRICT SUB-REGISTRAR OF DURGAPUR Office of the A.D.S.R. DURGAPUR

Government of West Bengal Department of Finance (Revenue) , Directorate of Registration and Stamp Revenue Office of the A.D.S.R. DURGAPUR, District- Burdwan Signature / LTI Sheet of Serial No. 02872 / 2013, Deed No. (Book - I , 02745/2013)

reon(s) admitting the Execution, at Office,

i No.	Admission of Execution By	Status	Photo	Finger Print	Signature
5	Pankaj Mukherjee Address -1/9, Debinagar Agrani Lane, Benachity, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213	Self		LTI	Paren Museum
		W220125	09/04/2013	09/04/2013	
6	Malaya Mukherjee Address -1/9, Debinagar Agrani Lane, Benachity, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213	Self		LTI	Kabya Hulleyi
			09/04/2013	09/04/2013	
7	Pankaj Mukherjee Address -1/9, Deinagar, Benachity, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213	Self		ETT .	Panen Muren
			09/04/2013	09/04/2013	
8	Anup Purakayastha Address -3/19, Sepco Township, B- Zone, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713205	Self	9	LTI	Anup puntasoull
			09/04/2013	09/04/2013	
9	Madhusudan Saha Address -M3/3, Ramkrishna Pally, Gurudwara Road, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213	Self	9	LTI	mouns
			09/04/2013	09/04/2013	

Name of Identifier of above Person(s)

Ram Renu Samanta City Centre, Durgapur, Thana: Durgapur,

District:-Butdwan, WEST BENGAL, India, Pin:-713216

Signature of Identifier with Date

Ram Remu Saman 6-

(Satyajit Biswas) ADDITIONAL DISTRICT SUB-REGISTRAR OF DURGAPUR Office of the A.D.S.R. DURGAPUR



Government Of West Bengal Office Of the A.D.S.R. DURGAPUR District:-Burdwan

Endorsement For Deed Number : I - 02745 of 2013 (Serial No. 02872 of 2013 and Query No. L000005125 of 2013)

On 09/04/2013

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: 5, 5(f) of Indian Stamp Act 1899.

Payment of Fees:

Amount By Cash

Rs. 14.00/-, on 09/04/2013

(Under Article : ,E = 14/- on 09/04/2013)

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.-3.87,37,114/-

Certified that the required stamp duty of this document is Rs.- 75010 /- and the Stamp duty paid as: Impresive Rs.- 1000/-

Deficit stamp duty

Deficit stamp duty

- Rs. 49830/- is paid, by the Bankers cheque number 315074, Bankers Cheque Date 08/04/2013, Bank: State Bank of India, DURGAPUR CITY CENTRE, received on 09/04/2013
- Rs. 24180/- is paid, by the Bankers cheque number 315072, Bankers Cheque Date 08/04/2013, Bank: State Bank of India, DURGAPUR CITY CENTRE, received on 09/04/2013

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

Presented for registration at 13.15 hrs on :09/04/2013, at the Office of the A.D.S.R. DURGAPUR by Anup Purakayastha , one of the Executants.

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

Execution is admitted on 09/04/2013 by

- 1 Anup Purakayastha, son of Late Chandrajeet Purakayastha, 3/19, Sepco Township, B- Zone, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713205, By Caste Hindu, By Profession: Business
- Chanded Purakayastha, wife of Anup Purakayastha , 3/19, Sepco Township, B- Zone, Durgapur, Thana Ourgapur, District:-Burdwan, WEST BENGAL, India, Pin :-713205, By Caste Hindu, By Profession, Business/

(Satyajit Biswas)

ADDITIONAL DISTRICT SUB-REGISTRAR OF DURGAPUR

EndorsementPage 1 of 2



Office Of the A.D.S.R. DURGAPUR District:-Burdwan

Endorsement For Deed Number : I - 02745 of 2013 (Serial No. 02872 of 2013 and Query No. L000005125 of 2013)

- Madhusudan Saha, son of Late Makhanlal Saha, M3/3, Ramkrishna Pally, Gurudwara Road, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213, By Caste Hindu, By Profession: Business
- Ratna Saha, wife of Madhusudan Saha, M3/3, Ramkrishna Pally, Gurudwara Road, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213, By Caste Hindu, By Profession: Business
- Pankaj Mukherjee, son of Late Swapan Kumar Mukherjee, 1/9, Debinagar Agrani Lane, Benachity, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213, By Caste Hindu, By Profession: Business
- Malaya Mukherjee, wife of Pankaj Mukherjee, 1/9, Debinagar Agrani Lane, Benachity, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213, By Caste Hindu, By Profession: Professionals
- Pankaj Mukherjee
 Director, Tapoban Housing Development Pvt. Ltd., 1/9, Debinagar, Benachity, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213.
 By Profession: Business
- Anup Purakayastha
 Director, Tapoban Housing Development Pvt. Ltd., 1/9, Deinagar, Benachity, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213.
 By Profession: Business
- Madhusudan Saha
 Director, Tapoban Housing Development Pvt. Ltd., 1/9, Deinagar, Benachity, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin:-713213.

 By Profession: Business

Identified By Ram Renu Samanta, son of Late Shyama Das Samanta, City Centre, Durgapur, Thana:-Durgapur, District:-Burdwan, WEST BENGAL, India, Pin :-713216, By Caste: Hindu, By Profession: Others.



(Satyajit Biswas) ADDITIONAL DISTRICT SUB-REGISTRAR OF DURGAPUR

(Satyajit Biswas)