との方の 763r

Tis

300

एक सो रुपये

**树.** 100



Rs. 100

ONE RUPEES

NDIA NON JUDICIAIS

अध्ययका पश्चिम बंगाल WEST BENGAL

N 693931

ertified that the document is admitted to registration. The Signature sheet and the endorsement are the part of this document are the part of this document.

Addl. District Addispistrat
Sonamur, South 24 Perganas

Penganas 3.48.1

ONE PART AND DEVALOKE DEVELOPERS LIMITED, a company duly the subject or context be deemed to mean and include their respective heirs, Pally , P.S. : Sonarpur, District South 24 Parganas, hereinafter referred to as the "OWNER" (which expression shall unless otherwise excluded by or repugnant to Income Tax PAN DFAPS4148B, resident of Village Jagannathpur, P.O.: R.K. ABDUL ROUF SARKAR, son of Late Abdul Hakim Sardar alias Sarkar, having BETWEEN ABDUR RAUF SARDAR alias ABDUR ROUF SARKAR alias THIS AGREEMENT made this 3rd day of August, Two Thousand and Fifteen representatives 部

41606

Name:-.. Rs 100/- Date

Address:

Alipur Collectorate, 24 Pgs. (S)
Alipur Collectorate, 24 Pgs. (S)
SUBHANKAR DAS
STAMP VENDOR
Alipur Police Caurt, Kol-27

free chamblinery.

Advocate Alipur Police Court Kolkata – 27





Sumis Kof. 25 Bies

successor or successors-in-interest and assigns) of the OTHER PART

#### WHEREAS

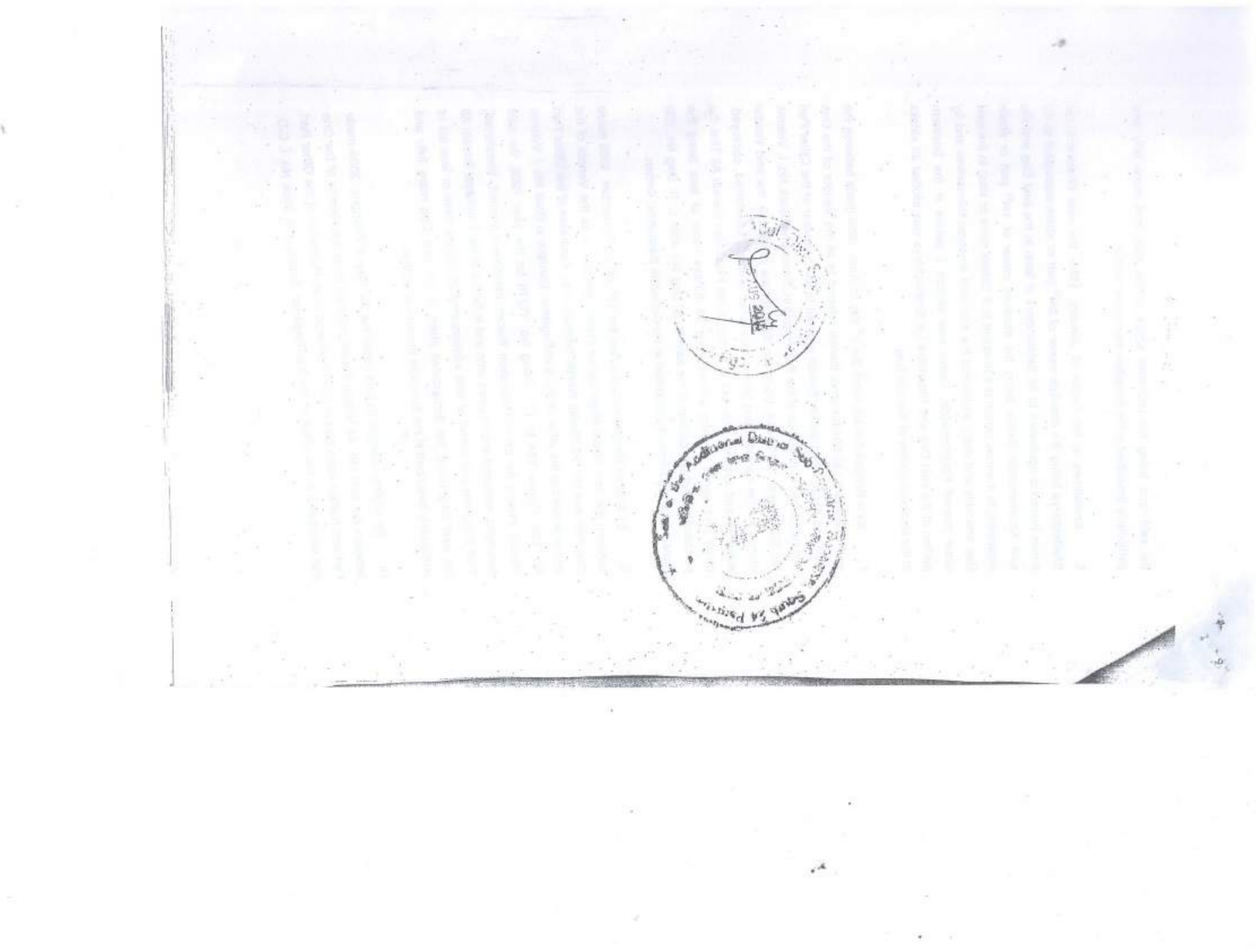
- or less comprised in R. S. Dag No. 459, L. R. Dag No. 500 under R. S. Khatian of All That the piece and parcel of agricultural land measuring 35 Sataks more No. 200 in L. R. Khatian No. 1358 situate lying at Mouza Jagannathpur, P.S. Sonarpur in the District of South 24 Parganas Haturuddin Sardar and Nalmuddin Sardar were the absolute joint owners
- him surviving his two sons namely Kachimuddin Sardar and Owzed Ali Sardar Mohammedan School of Law died intestate sometime in the year 1945 leaving share in the said R. S. Dag No. 459, L. R. Dag No. 500 absolutely and forever. as his only heirs and legal representatives who jointly inherited his undivided The said Haturuddin Sardar, a Muslim widower governed by the
- were the owners of 3/4sh part or share equivalent to 12 annas (which is to 4 annas (which is equivalent to 9 Sataks more or less) in the said Dag. equivalent to 26 Sataks more or less) in the said Dag and the said Kochhimuddin Sardar was the absolute owner of 1/4th part or share equivalent Thus the said Naimuddin Sardar and the said Owzed Ali Sardar jointly
- said Naimuddin Sardar and Owzed Ali Sardar therein jointly referred to as O conveyed, assigned and assured unto and in favour of the Purchaser therein All Vendors therein for the consideration therein mentioned granted, transferred, Volume No. 50, at Pages 124 to 127, Being No. 4009 for the year 1951, the said Part and registered in the office of the Sub-Registrar, Baruipur in Book No. I, Vendors of the One Part and Pratap Lai Bhattacharya (as benamdar of his That the piece and parcel of land ad-measuring 26 Sataks more or less out of father Phanindra Lal Bhattacharya) therein referred to as Purchaser of the Other By a Bengali Kobala dated the 6th day of June, 1951 made between the

BUSINES DES

...

the said land being his undivided share in the said land more fully and particularly described in the Schedule thereunder written.

- Bhattacharya being the absolute owner of 3/4th part or share equivalent to 12 Dag amicably and orally partitioned the said land amongst themselves and by equivalent to 4 annas (which is equivalent to 9 Sataks more or less) in the said in the Northern portion of the said Dag. portion of the said Dag and Phanindra Lal Bhattacharya was allotted 26 sataks virtue thereof Kochhimuddin Sarkar was allotted 9 sataks in the Southern said Kochhimuddin Sarkar being the absolute owner of 1/4<sup>th</sup> part or share annas (which is equivalent to 26 Sataks more or less) in the said Dag and the Sometimes in the month of January, 1955, the said Phanindra Lal
- F. By a Bengali Kobala dated the 3<sup>rd</sup> day of June, 1959 made between the said Phanindra Lal Bhattacharya therein referred to as the Vendor of the One Part and Abdul Majid Sarkar therein referred to as Purchaser of the Other Part and registered in the office of the Sub-Registrar, Baruipur in Book No. 1, Volume No. 65, Pages- 101 to 104, Being No. 5168 for the year 1959, the said Vendor therein for the consideration therein mentioned granted, transferred, conveyed, assigned and assured unto and in favour of the Purchaser therein All That the piece and parcel of land admeasuring 26 Sataks more or less being the partitioned Northern portion of the said R. S. Dag No. 459, L. R. Dag No. 500 more fully and particularly described in the Schedule thereunder written.
- particularly described in the Schedule thereunder written. the said Dag being his demarcated share in the said Dag more fully and conveyed, assigned and assured unto and in favour of the Purchaser therein All Vendor therein for the consideration therein mentioned granted, transferred, No. 134, Pages- 154 to 157, Being No. 11276 for the year 1966, the said and registered in the office of the Sub-Registrar, Baruipur in Book No. I, Volume That the piece and parcel of land admeasuring 26 Sataks more or less out of One Part and Md. All Sheikh therein referred to as Purchaser of the Other Part between the said Abdul Majid Sarkar therein referred to as the Vendor of the By another Bengali Kobala dated the 13th day of September, 1966 made
- H. By another Bengali Kobala dated the 26<sup>h</sup> day of February, 2009 made between the said Md. All Sheikh therein referred to as the Vendor of the One Part and Refikul Alam Sarkar therein referred to as Purchaser of the Other Part and registered in the office of the Sub-Registrar, Sonarpur in Book No. I, C.D.



the said land being his undivided share in the said land more fully and particularly described in the Schedule thereunder written.

- in the Northern portion of the said Dag. portion of the said Dag and Phanindra Lai Bhattacharya was allotted 26 sataks virtue thereof Kochhimuddin Sarkar was allotted 9 sataks in the Southern Dag amicably and orally partitioned the said land amongst themselves and by equivalent to 4 annas (which is equivalent to 9 Sataks more or less) in the said said Kochhimuddin Sarkar being the absolute owner of 1/4th part or share annas (which is equivalent to 26 Sataks more or less) in the said Dag and the Bhattacharya being the absolute owner of 3/4th part or share equivalent to 12 Sometimes in the month of January, 1955, the said Phanindra Lal
- more fully and particularly described in the Schedule thereunder written. partitioned Northern portion of the said R. S. Dag No. 459, L. R. Dag No. 500 assigned and assured unto and in favour of the Purchaser therein All That the therein for the consideration therein mentioned granted, transferred, conveyed No. 65, Pages- 101 to 104, Being No. 5168 for the year 1959, the said Vendor and registered in the office of the Sub-Registrar, Baruipur in Book No. I, Volume Part and Abdul Majid Sarkar therein referred to as Purchaser of the Other Part said Phanindra Lal Bhattacharya therein referred to as the Vendor of the One By a Bengali Kobala dated the 3rd day of June, 1959 made between the parcel of land admeasuring 26 Sataks more or less being the
- the said Dag being his demarcated share in the said Dag more fully and particularly described in the Schedule thereunder written. conveyed, assigned and assured unto and in favour of the Purchaser therein All That the piece and parcel of land admeasuring 26 Sataks more or less out of Vendor therein for the consideration therein mentioned granted, transferred, No. 134, Pages- 154 to 157, Being No. 11276 for the year 1966, the said and registered in the office of the Sub-Registrar, Baruipur in Book No. I, Volume One Part and Md. All Sheikh therein referred to as Purchaser of the Other Part between the said Abdul Majid Sarkar therein referred to as the Vendor of the By another Bengali Kobala dated the 13th day of September, 1966 made
- H. By another Bengali Kobala dated the 26<sup>h</sup> day of February, 2009 made between the said Md. Ali Shelkh therein referred to as the Vendor of the One Part and Refikul Alam Sarkar therein referred to as Purchaser of the Other Part and registered in the office of the Sub-Registrar, Sonarpur in Book No. I, C.D.



Volume No. 7, Pages 440 to 450, Being No. 02216 for the year 2009, the said Vendor therein for the consideration therein mentioned granted, transferred, conveyed, assigned and assured unto and in favour of the said Rafikul Alam Sarkar All That the piece and parcel of land admeasuring 26 Sataks more or less out of the said land being his demarcated share in the said Dag more fully and particularly described in the Schedule thereunder written.

- I. By a Bengali Kobala dated the 7<sup>th</sup> day of March, 1955 made between the said Kachimuddin Sardar therein referred to as the Vendor of the One Part and Mosammat Ayesha Khatoon therein referred to as Purchaser of the Other Part and registered in the office of the Sub-Registrar, Baruipur in Book No. I, Volume No. 9, Pages- 288 to 289, Being No. 1274 for the year 1955, the said Vendor therein for the consideration therein mentioned granted, transferred, conveyed, assigned and assured unto and in favour of the Purchaser therein All That his demarcated 9 Sataks situated in the Southern portion of said Dag more fully and particularly described in the Schedule thereunder written.
- One Part and Renuka Ghosh therein referred to as Purchaser of the Other Part the said Mosammat Ayesha Khatoon therein referred to as the Vendor of the Southern portion of said R. S. Dag No. 459, L. R. Dag No. 500 more fully and conveyed, assigned and assured unto and in favour of the Purchaser therein All Vendor therein for the consideration therein mentioned granted, transferred, Volume No. 45, Pages- 33 to 35, Being No. 3128 for the year 1971, the said and registered in the office of the Sub-Registrar, Sonarpur in Book No. I, particularly described in the Schedule thereunder written. That the piece and parcel of land being the demarcated 9 Sataks situated in the By a Bengali Kobala dated the 8th day of November, 1971 made between
- Southern portion of said R. S. Dag No. 459, L. R. Dag No. 500 more fully and particularly described in the Schedule thereunder written. be the same a little more or less being the demarcated 9 Sataks situated in the Owner abovenamed All That the piece and parcel of land admeasuring 9 Sataks granted, transferred, conveyed, assigned and assured unto and in favour of the the year 2002, the said Vendor therein for the consideration therein mentioned said Renuka Ghosh therein referred to as the Vendor of the One Part and Abdul Sonarpur in Book No. 1, Volume No. 102, Pages- 396 to 402, Being No. 6111 for Other Part and registered in the office of the Additional District Sub-Registrar, Rauf Sarkar, the Owner abovenamed, therein referred to as Purchaser of the By a Bengali Kobala dated the 7th day of May, 2002 made between the

- while Abdul Rauf Sarkar being the Owner abovenamed became the absolute land more fully and particularly described in the Schedule hereunder written acquisitions, requisitions, attachments, trusts of whatsoever nature of the said land free from all encumbrances, charges, liens, lispendens, owner of the area admeasuring 9 sataks being the demarcated Southern portion area admeasuring 26 sataks being the demarcated Northern portion of the said Thus the said Rafikul Alam Sarkar became the absolute owner of the
- mistake, been recorded in the Record of Rights in respect of 10 sataks of land Record of Rights in respect of only 25 sataks of land instead of 26 sataks Instead of 9 sataks and the name of Rafikul Alam Sarkar was recorded in such The name of Abdul Rauf Sarkar the Owner abovenamed, was, by
- written. 25 Sataks situated in the Northern portion of said R.S. Dag No. 459, L. R. Dag Devaloke Developers Limited All That the piece and parcel of land admeasuring 25 Sataks out of 26 Sataks be the same a little more or less being demarcated granted, transferred, conveyed, assigned and assured unto and in favour of No. 500 more fully and particularly described in the Schedule thereunder 2010, the said Rafikul Alam Sarkar, for the consideration therein mentioned No. I, CD Volume No. 25 at Pages 1662 to 1678, Being No. 07231 for the year registered in the office of the Additional District Sub-Registrar, Sonarpur in Book Owner abovenamed and therein referred to as the Confirming Party and referred to as Purchaser of the Other Part and Abdul Rauf Sarkar being the and Devaloke Developers Limited being the Developer abovenamed and therein the said Rafikul Alam Sarkar, therein referred to as the Vendor of the One Part By a Deed of Conveyance dated 21st September 2010 made between
- admeasuring 1 Satak be the same a little more or less being the demarcated 1 Sarkar the Owner abovenamed All That the piece and parcel of land transferred, gifted, assigned and assured unto and in favour of Abdul Rauf affection that he bore towards his brother, therein mentioned granted, year 2013, the said Rafikul Alam Sarkar, in consideration of the natural love and Book No. I, CD Volume No. 19 at Pages 5750 to 5777, Being No. 08269 for the and registered in the office of the Additional District Sub-Registrar, Sonarpur in Sarkar, the Owner abovenamed, therein referred to as Donee of the Other Pari Alam Sarkar, therein referred to as the Donor of the One Part and Abdul Rauf By a Deed of Gift dated 4th July 2013 made between the said Rafikul

0

٦

Volume No. 7, Pages 440 to 450, Being No. 02216 for the year 2009, the said Vendor therein for the consideration therein mentioned granted, transferred, conveyed, assigned and assured unto and in favour of the said Rafikul Alam Sarkar All That the piece and parcel of land admeasuring 26 Sataks more or less out of the said land being his demarcated share in the said Dag more fully and particularly described in the Schedule thereunder written.

- demarcated 9 Sataks situated in the Southern portion of said Dag more fully and therein for the consideration therein mentioned granted, transferred, conveyed and registered in the office of the Sub-Registrar, Baruipur in Book No. I, Volume Mosammat Ayesha Khatoon therein referred to as Purchaser of the Other Part said Kachimuddin Sardar therein referred to as the Vendor of the One Part and particularly described in the Schedule thereunder written. assigned and assured unto and in favour of the Purchaser therein All That his Pages- 288 to 289, Being No. 1274 for the year 1955, the said Vendor By a Bengali Kobala dated the 7th day of March, 1955 made between the
- J. By a Bengali Kobala dated the 8<sup>th</sup> day of November, 1971 made between the said Mosammat Ayesha Khatoon therein referred to as the Vendor of the One Part and Renuka Ghosh therein referred to as Purchaser of the Other Part and registered in the office of the Sub-Registrar, Sonarpur in Book No. 1, Volume No. 45, Pages- 33 to 35, Being No. 3128 for the year 1971, the said Vendor therein for the consideration therein mentioned granted, transferred, conveyed, assigned and assured unto and in favour of the Purchaser therein All Southern portion of said R. S. Dag No. 459, L. R. Dag No. 500 more fully and particularly described in the Schedule thereunder written.
- particularly described in the Schedule thereunder written. Southern portion of said R. S. Dag No. 459, L. R. Dag No. 500 more fully and be the same a little more or less being the demarcated 9 Sataks situated in the granted, transferred, conveyed, assigned and assured unto and in favour of the Owner abovenamed All That the piece and parcel of land admeasuring 9 Sataks the year 2002, the said Vendor therein for the consideration therein mentioned Sonarpur in Book No. I, Volume No. 102, Pages- 396 to 402, Being No. 6111 for Other Part and registered in the office of the Additional District Sub-Registrar, Rauf Sarkar, the Owner abovenamed, therein referred to as Purchaser of the said Renuka Ghosh therein referred to as the Vendor of the One Part and Abdul By a Bengali Kobala dated the 7th day of May, 2002 made between the

- while Abdul Rauf Sarkar being the Owner abovenamed became the absolute of the said land free from all encumbrances, charges, liens, lispendens, owner of the area admeasuring 9 sataks being the demarcated Southern portion land more fully and particularly described in the Schedule hereunder written area admeasuring 26 sataks being the demarcated Northern portion of the said acquisitions, requisitions, attachments, trusts of whatsoever nature. Thus the said Rafikul Alam Sarkar became the absolute owner of the
- M. The name of Abdul Rauf Sarkar the Owner abovenamed, was, by mistake, been recorded in the Record of Rights in respect of 10 sataks of land instead of 9 sataks and the name of Rafikul Alam Sarkar was recorded in such Record of Rights in respect of only 25 sataks of land instead of 26 sataks.
- Devaloke Developers Limited All That the piece and parcel of land admeasuring No. 500 more fully and particularly described in the Schedule thereunder 25 Sataks situated in the Northern portion of said R.S. Dag No. 459, L. R. Dag 25 Sataks out of 26 Sataks be the same a little more or less being demarcated granted, transferred, conveyed, assigned and assured unto and in favour of 2010, the said Rafikul Alam Sarkar, for the consideration therein mentioned No. I, CD Volume No. 25 at Pages 1662 to 1678, Being No. 07231 for the year registered in the office of the Additional District Sub-Registrar, Sonarpur in Book Owner abovenamed and therein referred to as the Confirming Party and referred to as Purchaser of the Other Part and Abdul Rauf Sarkar being the and Devaloke Developers Limited being the Developer abovenamed and therein the said Rafikul Alam Sarkar, therein referred to as the Vendor of the One Part By a Deed of Conveyance dated 21st September 2010 made between
- admeasuring 1 Satak be the same a little more or less being the demarcated 1 Sarkar the Owner abovenamed All That the piece and parcel of land transferred, gifted, assigned and assured unto and in favour of Abdul Rauf affection that he bore towards his brother, therein mentioned granted. year 2013, the said Rafikul Alam Sarkar, in consideration of the natural love and Book No. I, CD Volume No. 19 at Pages 5750 to 5777, Being No. 08269 for the and registered in the office of the Additional District Sub-Registrar, Sonarpur in Sarkar, the Owner abovenamed, therein referred to as Donee of the Other Part Alam Sarkar, therein referred to as the Donor of the One Part and Abdul Rauf By a Deed of Gift dated 4th July 2013 made between the said Rafikul

Salar Salar Salar

0

Satak of land situated in the middle portion of said R. S. Dag No. 459, L. R. Dag No. 500 more fully and particularly described in the Schedule thereunder written.

- 433/811, 434, 435, 436, 437, 438, 448, 439, 440, 441, 443, 442, 445, 447, 449, 480, 489, 481, 482, 483, 485, 484, 487, 488, 490, 491, 492, 493, 496, 499, 500 Dag Nos. 407, 454, 408, 418, 456, 457, 412, 416, 420, 417, 419, 421, 433 lying at Mouza Nischintapur P.S. and Sub-Registry Office Sonarpur, lying within 6, 17, 18, 14 and 15 (being L.R. Dag Nos. 1, 2, 3, 4, 6, 10 and 9) situate and lying at Mouza Teghori; and 1.20 Acres of land contained in R.S Dag Nos. 4, 5 (being L.R. Dag Nos. 431, 434, 439, 446, 448, 435, 436 and 447) situate and land contained in R.S. Dag Nos. 400, 412, 404, 411, 417, 413, 414 and 416 501, 505 and 494) situate and lying at Mouza Jagannathpur; 450, 460, 497, 498, 454, 458, 462, 459, 461, 463, 473, 475, 476, 477, 478, 479, 450, 451, 452, 455, 458, 459, 460, 464 and 453 (being L.R. Das Nos. 449, 495, which are adjacent to the lands owned by the Owners being the subject matter the Ilmits of Rajpur Sonarpur Municipality in the District of South 24 Parganas of the this agreement. The Developer is the owner of 8.1950 Acres of land contained in R.S. 1.29 Acres of
- 457, 458, 459, 464 and 465) in Mouza Teghori and the owners of the lands of purchasing the said plots of land. contained in R.S. Dag Nos. 6, 18, 16, 19 and 18/494 (being L.R. Dag Nos. 3, 6, in R.S. Dag Nos. 425, 426, 427, 428, 433 and 434 (Being L.R. Dag Nos. 456, 7, 8 and 5) In Mouza Nischintapur and other contiguous lands with the intention The Developer is also negotiating with the owners of the lands contained
- R. The parties hereto have agreed to develop the said land described in the First Schedule hereunder written on the terms and conditions herein contained by exploiting the said land by erecting buildings upon the said lands.
- development agreements other contiguous land in respect of which the Developer has or might enter into as aforesaid and with other lands that may be purchased by the Developer and described in the First Schedule hereto with the lands belonging to the Developer The parties herein have agreed that the Owner will amalgamate the land

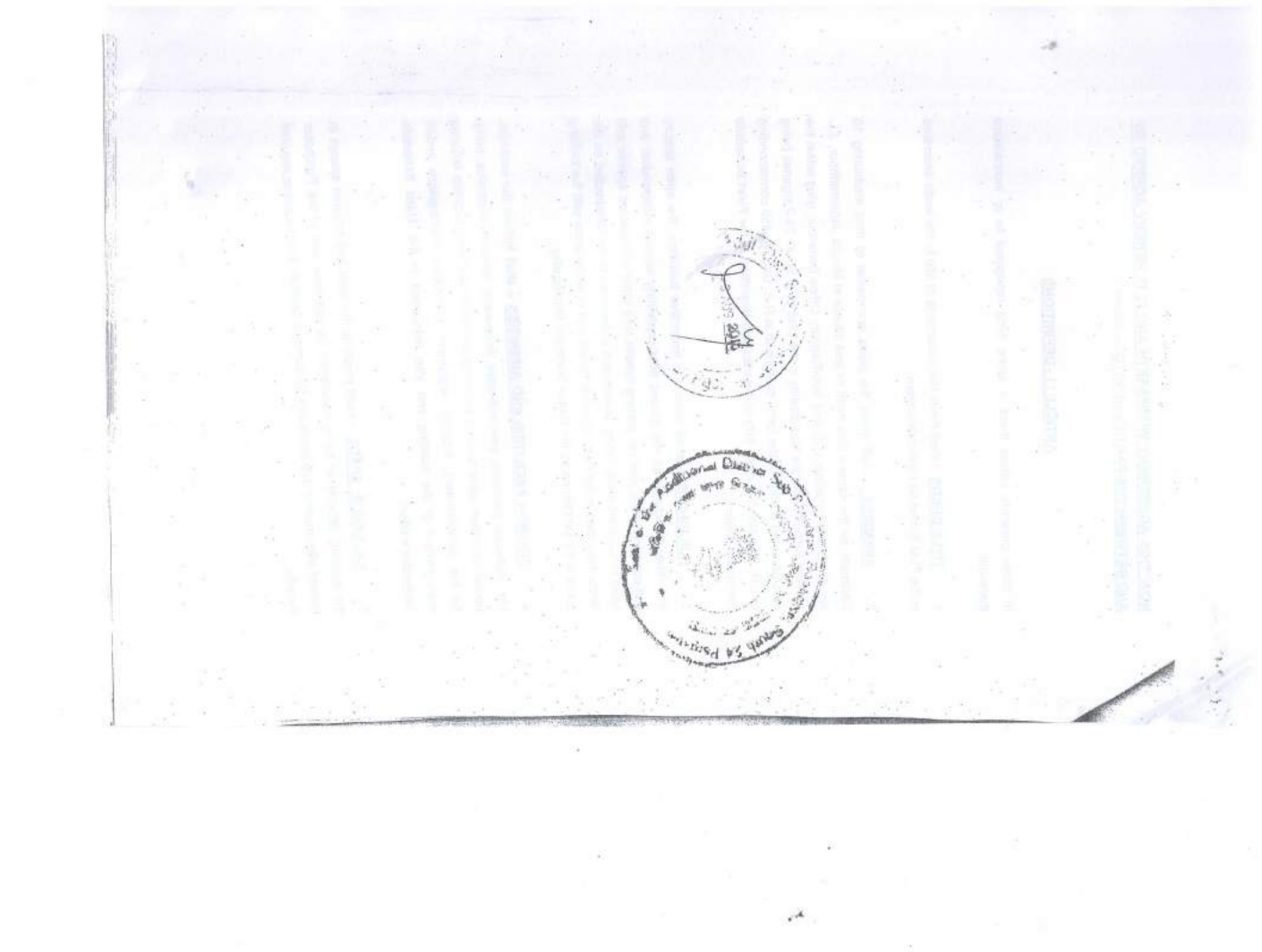
Normal District

# NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO as follows:-

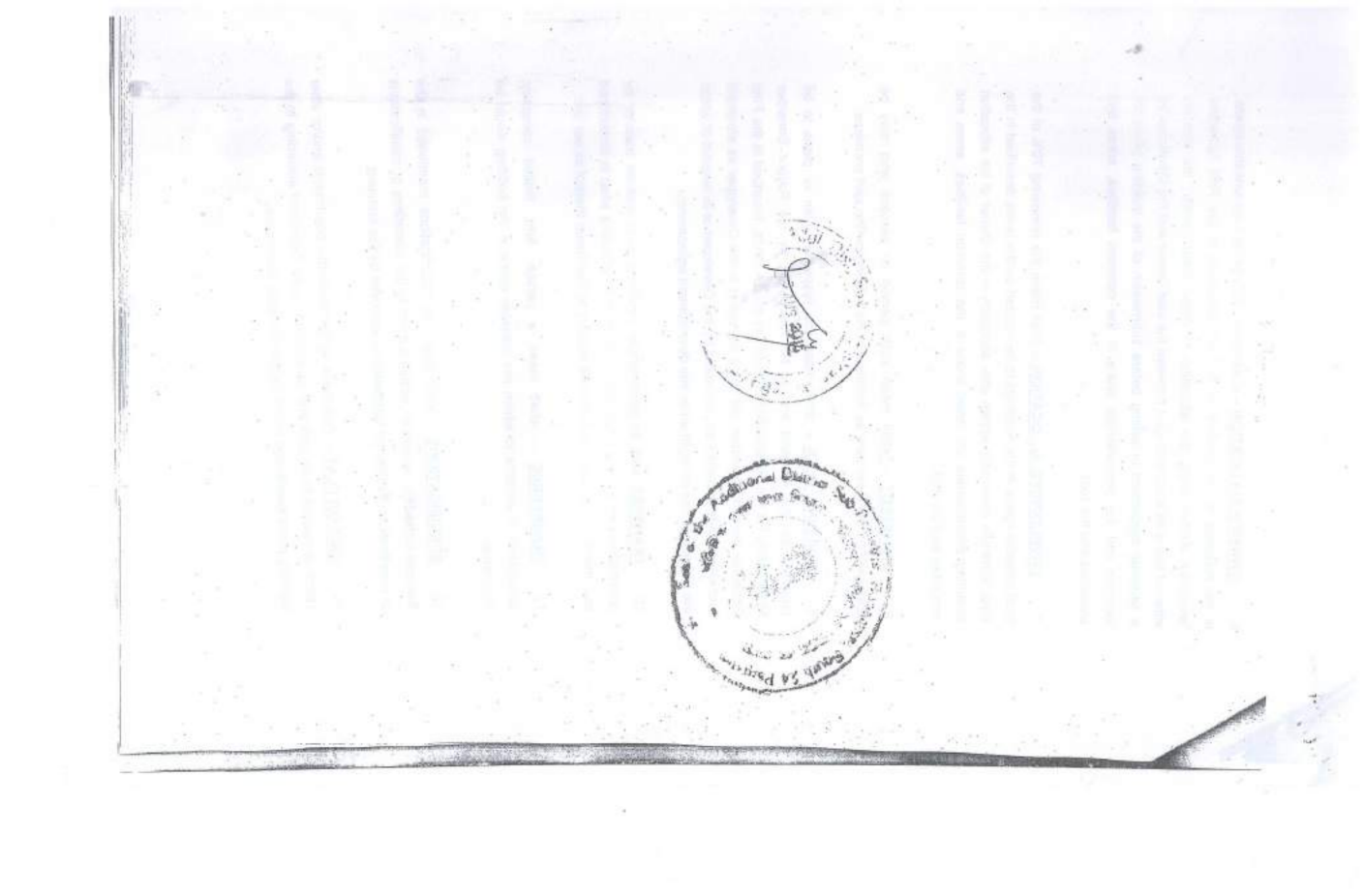
#### ARTICLE: 1 - DEFINITIONS

In these presents unless there is some thing repugnant to or inconsistent therewith:

- TITLE DEEDS shall mean the documents of title to the lands described in the First Schedule hereunderwritten.
- N Decimals, be the same a little more or less situate at Mouza Jagannathpur, J.L. a demarcated portion of the lands comprised in R.S. Dag No.459 corresponding No. 51, Block Sonarpur, P.S. and Sub-Registry Office Sonarpur, lying within the hereunder written. to L.R. Dag No. 500 more fully and particularly described in the First Schedule limits of Rajpur Sonarpur Municipality in the District of South 24-Parganas being PREMISES - shall mean the piece and parcel of land measuring 10
- self-contained flats and car parking spaces and other constructed spaces and and other structures on the ground floor containing several independent and plans to be sanctioned by the Rajpur Sonarpur Municipality. open or covered areas being constructed or intended to be constructed on the lands described in the First Schedule hereto and in accordance with the building BUILDING(S) - shall mean the respective buildings, the open spaces
- lifts, hallways, stainways, passage-ways, drive-ways, common lavatories, pump hereunder written. management of the building and also mentioned in the Third Schedule for the establishment, location, enjoyment, provisions, maintenance and/or house, overhead water tank, water pump and motor and other facilities required COMMON FACILITIES AND AMENITIES - shall include the corridors.
- thereof after making due provisions for common facilities and the space required the building capable of being transferred for exclusive use of the Purchaser SALEABLE SPACE - shall mean all the open and covered spaces in



- in the buildings to be erected on the plot described in the First Schedule hereunder written being the allocation of Abdur Rauf Sardar, the location whereof being as is agreed upon between the said Owner and the Developer by a separate agreement in writing before submission of the building plans for sanction and the proportionate share in the common facilities, areas and amenities and the roof.
- 7. <u>DEVELOPER'S ALLOCATION</u> shall mean the remaining 70% of the total saleable space in the buildings to be erected on the lands described in the First Schedule hereunder written after allocation to the Owner of his allocation including proportionate undivided share in the common facilities, areas and amenities and the roof.
- ARCHITECT shall mean such person or persons who may be appointed by the Developer as Architect of the building on the said premises.
- prepared by the Architect and to be sanctioned by the Rajpur Sonarpur the Developer has or might enter into development agreements Municipality for the construction of buildings on the lands described in the First and other lands that may be purchased by the Developer or in respect of which Schedule hereunder written, the lands belonging to the Developer as aforesaid BUILDING PLAN - shall mean the respective plan or plans to be
- possession and by way other means adopted for effecting what is understood 10. as a transfer of space in multi-storied building to Purchaser thereof as per law. TRANSFER with its grammatical variations shall include transfer by
- TRANSFEREE shall mean a person, firm, limited company, association of persons to whom any saleable space in the building would be transferred.
- 12. SPECIFICATIONS shall mean the specifications mentioned in the Second Schedule hereunder written subject to the alterations or modifications or modifications as may be suggested or approved by the Architect.
- 13. UNIT OR FLAT shall mean all the residential apartments and/or other space or spaces to be built and constructed by the Developer according to the building plans sanctioned by the Rajpur-Sonarpur Municipality.



- 14. <u>FIME / PERIOD</u> shall mean the period of 80 (sixty) months from the date of sanction of individual building plans by the Rajpur-Sonarpur Municipality within which period the respective buildings will be built and constructed by the Developer.
- Owners' and Developer's Allocations. the Deeds of Conveyance to be executed in favour of Purchasers of both the the Owners' and Developer's Allocations and who will also prepare and finalise sale to be entered into with intending purchasers of Units forming part of both Circular Road, Kolkata-700019 who will prepare and finalise the agreements of ADVOCATE - shall mean Mr. Rudradeb Chaudhuri of 34 Ballygunge
- Words importing singular shall include plural and vice versa.

### ARTICLE: II - COMMENCEMENT

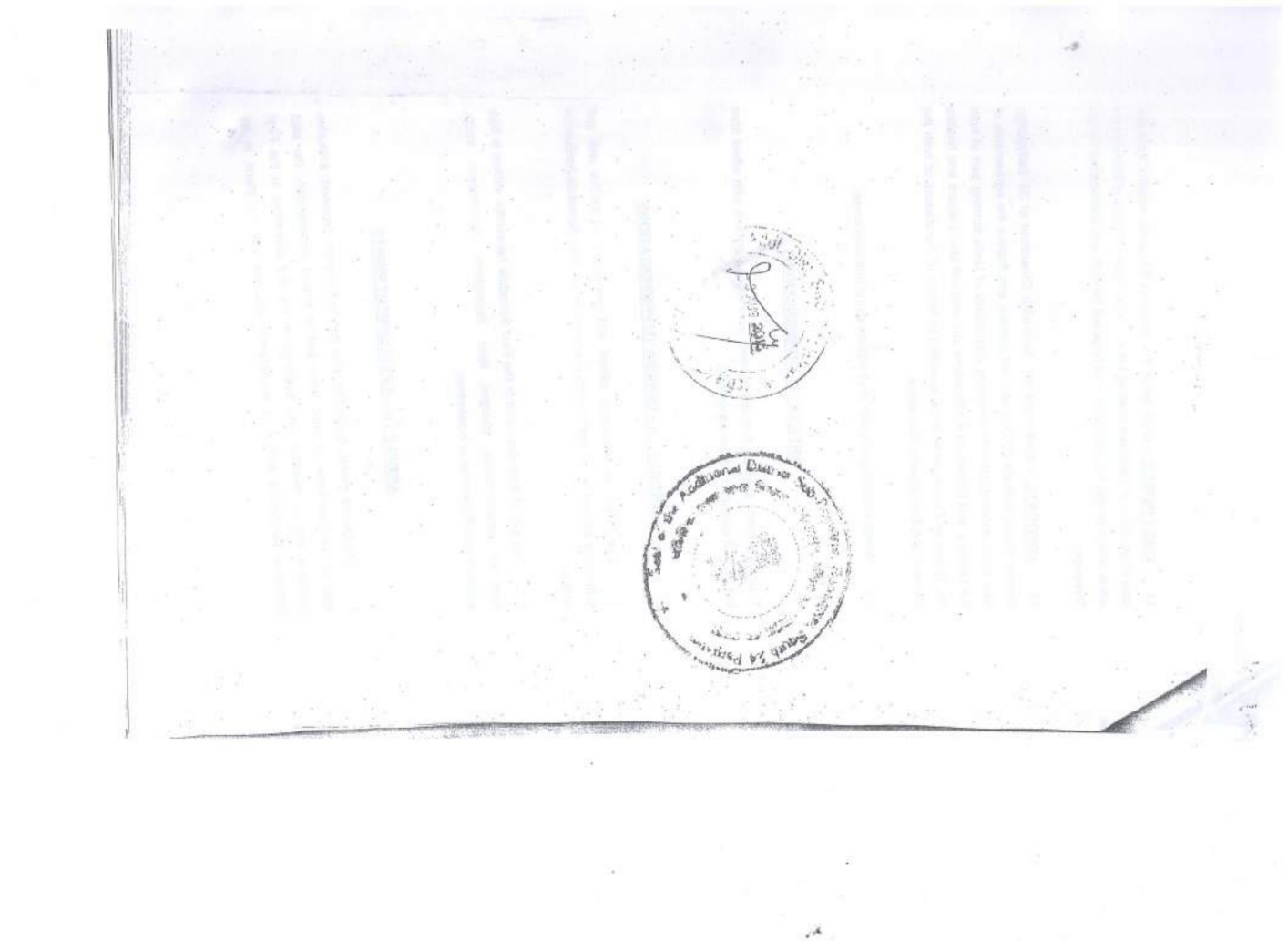
the date of execution of this agreement. This Agreement shall be deemed to have commenced on and with effect from

# ARTICLE: III - OWNERS' REPRESENTATIONS

- sufficiently entitled to the plot of land described in the First Schedule hereunder The Owner is absolutely seized and possessed of and/or well and
- acquisitions whatsoever or howsoever. from all encumbrances, The plot of land described in the First Schedule hereunder written is free charges, fiens, lispendens, attachments, trusts,

## ARTICLE : IV - DEVELOPMENT RIGHTS

Schedule hereunder written in accordance with the plan or plans to be premises and to construct new buildings on the plot described in the First right to the Developer to build upon and to exploit commercially the said The Owner grants, subject to what has been herein provided, exclusive

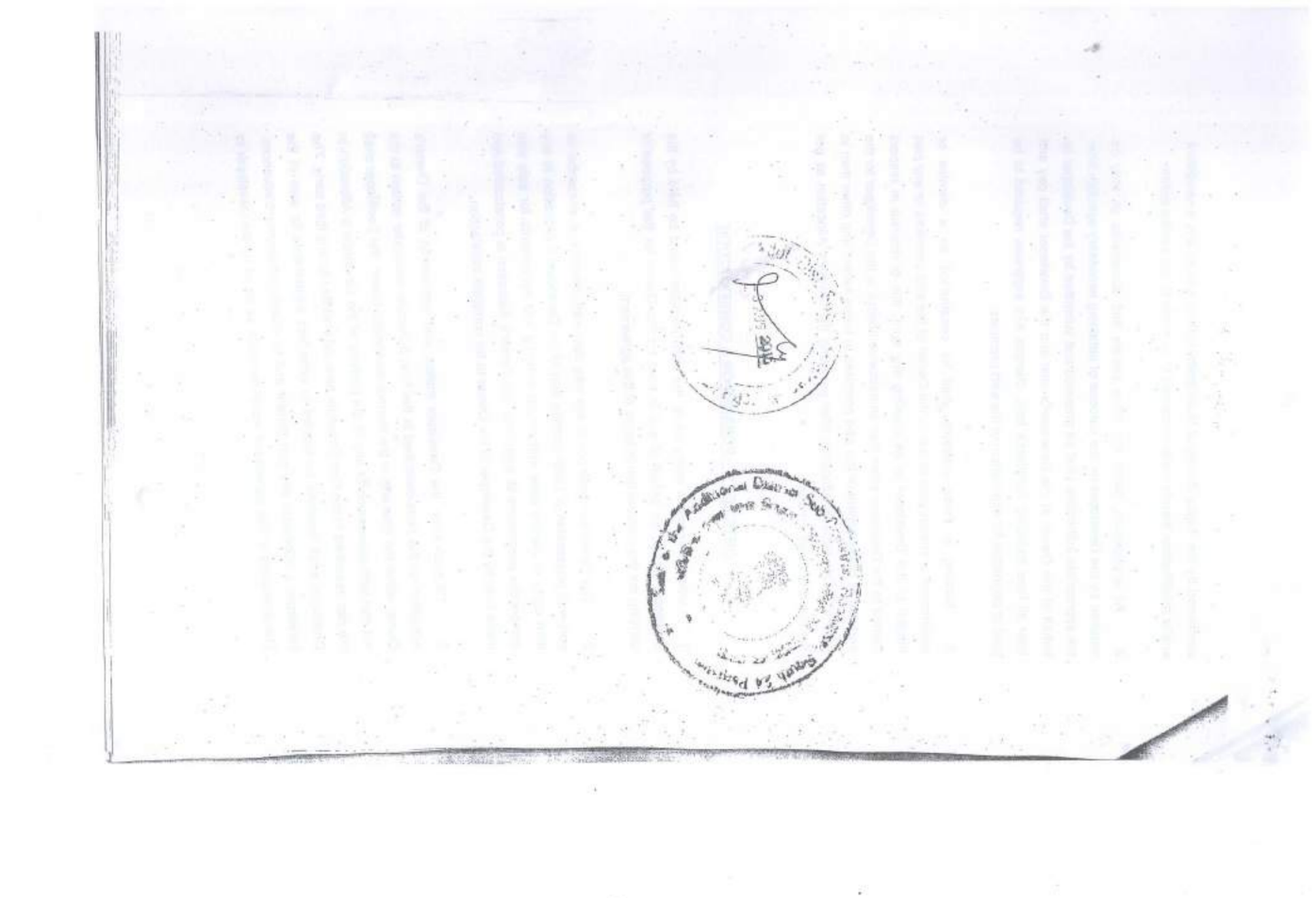


sanctioned by the Rajpur Sonarpur Municipality with or without any amendment and/or modification thereto made or caused to be made by the parties hereto.

- required by the Developer for the purpose of obtaining necessary sanction from bear all fees including Architect's fees, charges and expenses required to be behalf of the Owner at the Developer's cost and the Developer shall pay and the appropriate authorities shall be prepared and submitted by the Developer on paid or deposited for exploitation of the said premises. All applications, plans and other papers and documents as may be
- thereof to the Developer or as creating any right, title or interest in respect assignment or conveyance in law by the Owner of the said premises or any part the terms of these presents. deal with Developer's Allocation after providing the Owner's Allocation as per purpose of development of the said premises in terms hereof and other than to thereof to the Developer other than an exclusive license to the Developer for the Nothing in these presents shall be constructed as a demise or

# ARTICLE: V - POSSESSION & CONSTRUCTION

- Upon possession being taken, the said premises would be held by the Developer and/or on behalf of and in trust for the Owner for the purpose of carrying out the construction in terms of this agreement.
- 2. The Developer shall not in any way deal with, dispose of, encumber or part with possession of Units forming part of the Developer's Allocation to any third party or parties save and except entering into agreements for sale with prospective purchasers till such time, the Owner's Allocation is constructed and made over by the Developer to the Owner to his complete satisfaction.
- The provisions of this agreement would be made aware of by the Developer to the plot described in the First Schedule hereunder written to any third party. The not part with possession of any of the portions of the Developer's Allocation in Owner within the time and in the manner mentioned herein, the Developer shall Allocation on the plots described in the First Schedule hereunder written to the Developer's Allocation any part thereof and to collect part-payment/advances. Developer shall however be entitled to enter into agreements for sale of the Till such time, the Developer makes over possession of the Owner's



the prospective Purchaser or Purchasers and any agreement with the prospective Purchaser or Purchasers would have reference of this agreement.

was prevented from carrying out its obligations shall be added to the respective any delay is caused due to force majeure, the time during which the Developer schedules. Time shall be the essence of the contract in this regard provided that if

d

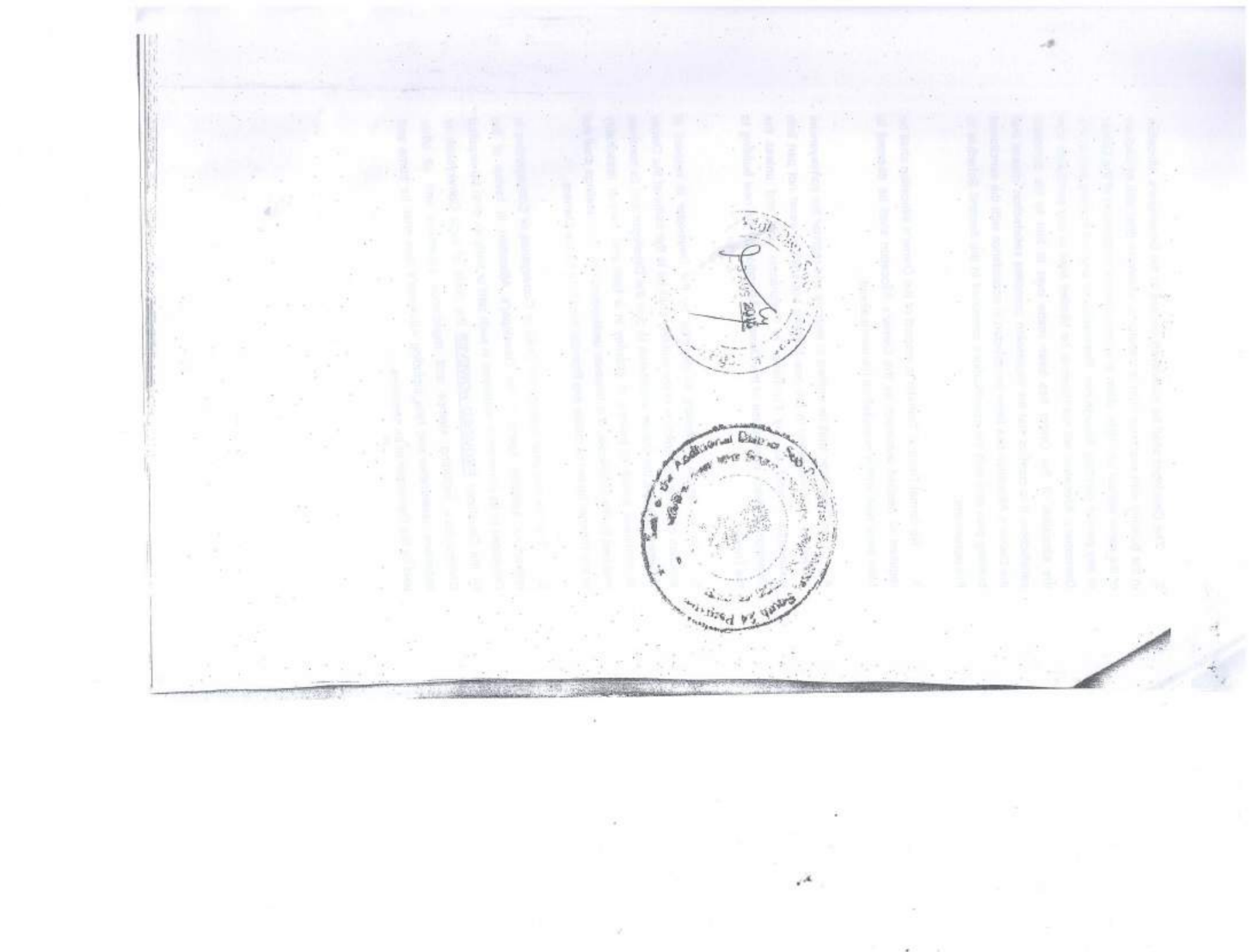
#### ARTICLE: VI - PROCEDURE

- obtaining all necessary permissions and sanctions from different authorities in a registered General Power of Attorney as may be required for the purpose of connection with the construction of the building and also for pursuing and at the cost of the Developer. following up matter with the Rajpur Sonarpur Municipality and other authorities The Owner shall grant to the Developer and/or its nominee or nominees
- Development of the said premises. when necessary all papers, documents, plans etc. for the purpose of do and each of them doth hereby undertake that they shall execute as and Apart from the execution of the General Power of Attorney, the Owners
- of the Developer and/or its Directors authorising it/him to enter into Agreements to receive advances from intending purchasers. The said Power of Attorney will possession to any purchaser unless and until Owner's Allocation is handed over forming part of the Developer's Allocation. The Developer will not give physical also authorise the Developer to execute and register Deeds of Sale of units for Sale with intending purchasers in respect of the Developer's allocation and The Owner shall also execute and register a Power of Attorney in favour

# ARTICLE: VII - DEALINGS OF SPACES IN THE BUILDING

interest of the Developer or any person claiming through it. Owner's Allocation in the building without in any way affecting the right and The Owner shall be entitled to transfer or otherwise deal with the WE STA

- Developer's Allocation will not however be handed over to any purchaser until or any person claiming through him. Possession of any unit forming part of the of the same without any right, claim or interest therein whatsoever of the Owner in the building with exclusive right to transfer or otherwise deal with or dispose the allocation of the Owner has been made over to him to his complete building plan and with the specifications contained in the Second Schedule to the Owner's Allocation has been constructed in accordance with the sanctioned this agreement satisfaction. It is clarified that the expression 'complete satisfaction' means that The Developer shall be exclusively entitled to the Developer's Allocation
- No formal Deed of Transfer in respect of the Owner's allocation shall be required or needed inasmuch as the Owner's Allocation shall be deemed to have been built and/or executed on his own account.
- 4. The Developer shall be entitled to execute and register the conveyances in respect of its allocation in the new building but shall however not part with possession thereof to any Purchaser or Purchasers until and unless the Developer delivers possession of the Owner's Allocation in the new building to the Owner.
- 5. In so far as necessary all dealings by the Developer in respect of sanction of plans and erection of the building shall be in the name of the Owner for which purpose the Owner undertakes to give the Developer and its nominee or nominees power or powers of attorney in a form and manner reasonably required by the Developer. It is however understood that such dealings shall not in any manner fasten or create any financial liability upon the Owners.
- paid by the Developer or its nominees. expenses, taxes/rates and fees including Advocate's fees shall be borne and by the Developer PROVIDED HOWEVER the costs of such Conveyance or Developer or its nominee or nominees in such part or parts as shall be required respect of saleable space in the Developer's Allocation in favour of the The Owners shall execute the Deed of Conveyance or Conveyances in including stamps and registration expenses and all other



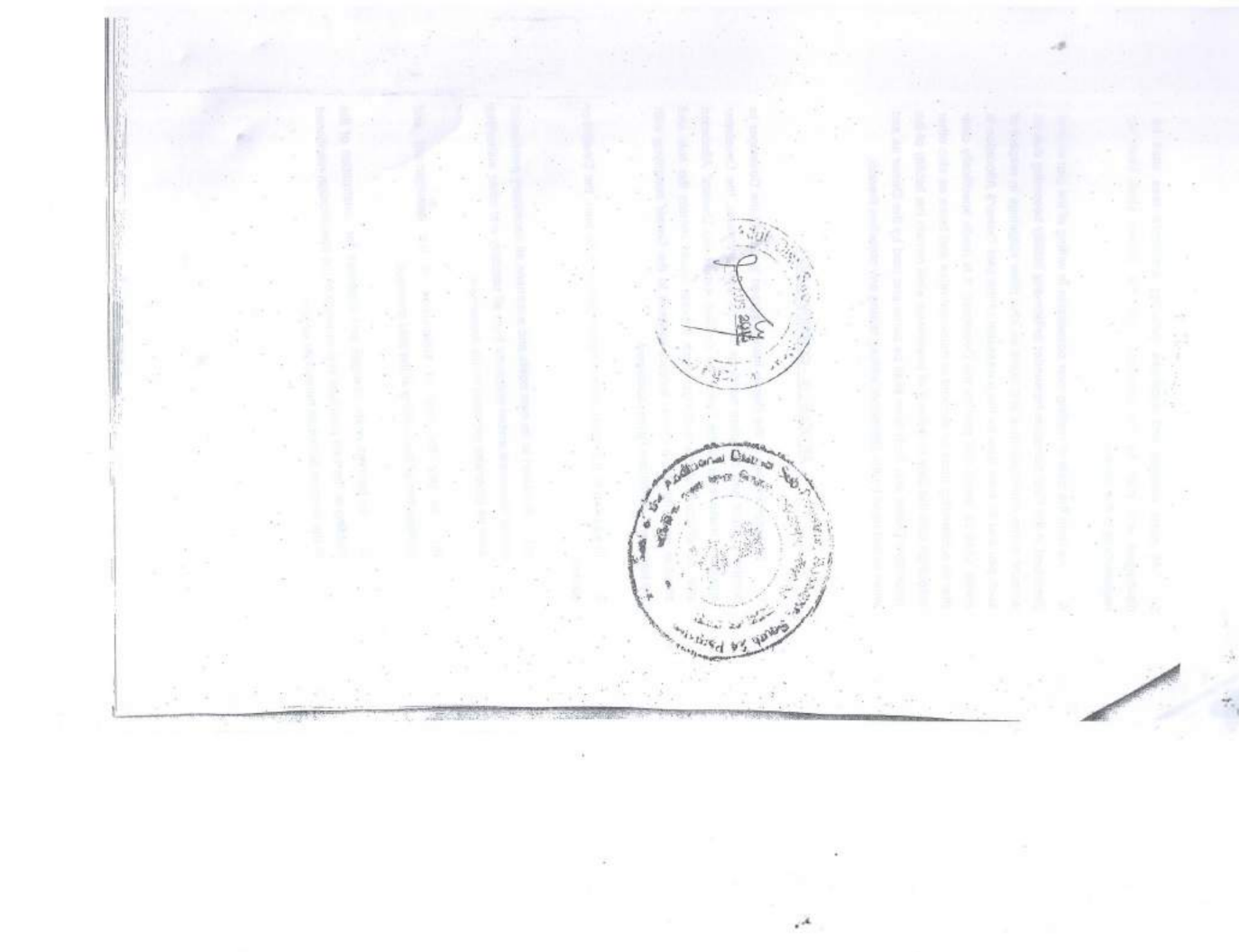
#### ARTICLE: VIII - BUILDINGS

- described in the First Schedule hereunder written to the Rajpur Sonarpur Municipality for sanction, the Owner abovenamed and the Developer shall, by a of any of the parties, the party to whom such excess area would be allocated earmarking such allocation, if any area is found to be in excess of the allocation appropriated against the respective allocations of the parties herein. While the Owner. After earmarking their respective allocations, the same shall stand and the balance fifty percent of such Developer's Allocation will be selected by Allocation in respect of the said plot shall be selected by the Developer itself by the Developer. Fifty percent of the flats/units forming part of the Developer's himself and the balance fifty percent of such Owner's Allocation will be selected Owners' Allocation in respect of the said plot shall be selected by the Owner allocations in the new building. Fifty percent of the flats/units forming part of the separate agreement in writing, allocate amongst themselves their respective would pay to the other party compensation and/or damages at the prevailing market rate. Before submission of plan by the Developer in respect of the plot
- 2. The Developer shall at its own costs construct, erect and complete one or more buildings on the plot described in the First Schedule hereto in accordance with the sanctioned plans with such materials and with such specifications as are mentioned and detailed in the Second Schedule hereunder written or as may be recommended by the Architect from time to time.
- 3. The Developer shall install and erect in the said buildings at its own costs lifts, pump, water storage-tanks, overhead reservoirs, electrification, temporary electric connection from the Authority concerned and until permanent electric connection is obtained, temporary electric connection shall be provided and other facilities as are required to be provided.
- required for the construction or enjoyment of the building. sewerage connection to the newly built up building and other inputs and facilities or for cement, steel, bricks and other building materials allocable to the Owner temporary connection of water, electricity, power and permanent drainage and for the construction of the building and to similarly apply for and obtain is necessary to apply for and obtain quotas entitlements and other allocations of The Developer shall be authorised in the name of the Owner in so far as

- All costs charges and expenses including architect's fees shall be discharged and paid by the Developer and the Owner shall bear no responsibility in this context.
- described in the First Schedule hereunder written any liability becoming due on made, shall be borne and paid by the Developer. It is made specifically clear when called upon by the Developer without raising any objection thereto. outgoings upto the date of delivery of possession shall remain the liability of the that all outstanding dues on account of municipal rates and taxes as also other such plot and till such time as the possession of the said Owner's Allocation is account of the municipal rates and taxes as also other outgoings in respect of respective Owner and such dues shall be borne and paid by the Owner as and As from the date of making over possession in writing of the plot of land

### ARTICLE: IX - CONSIDERATION

- construct, erect and complete buildings on the said premises, the Developer the terms and conditions herein contained. after construction of the buildings which interest would remain the sole and agrees to make over to the Owner as detailed earlier the Owners' Allocation absolute property of the Owner subject however to the Owner complying with In consideration of the Owner having agreed to permit the Developer to
- In addition to the consideration herein agreed to be paid, the Developer agrees:-
- (a) to obtain at its own costs and expenses all necessary permission and/or approvals and/or consents from all statutory and other authorities save as otherwise provided in this Agreement.
- (b) to pay the cost of supervision of the development and construction of the building at the said premises.
- to bear all costs, charges and expenses for construction of the building at the said premises in pursuance of the specification mentioned in the Second Schedule hereunder written,



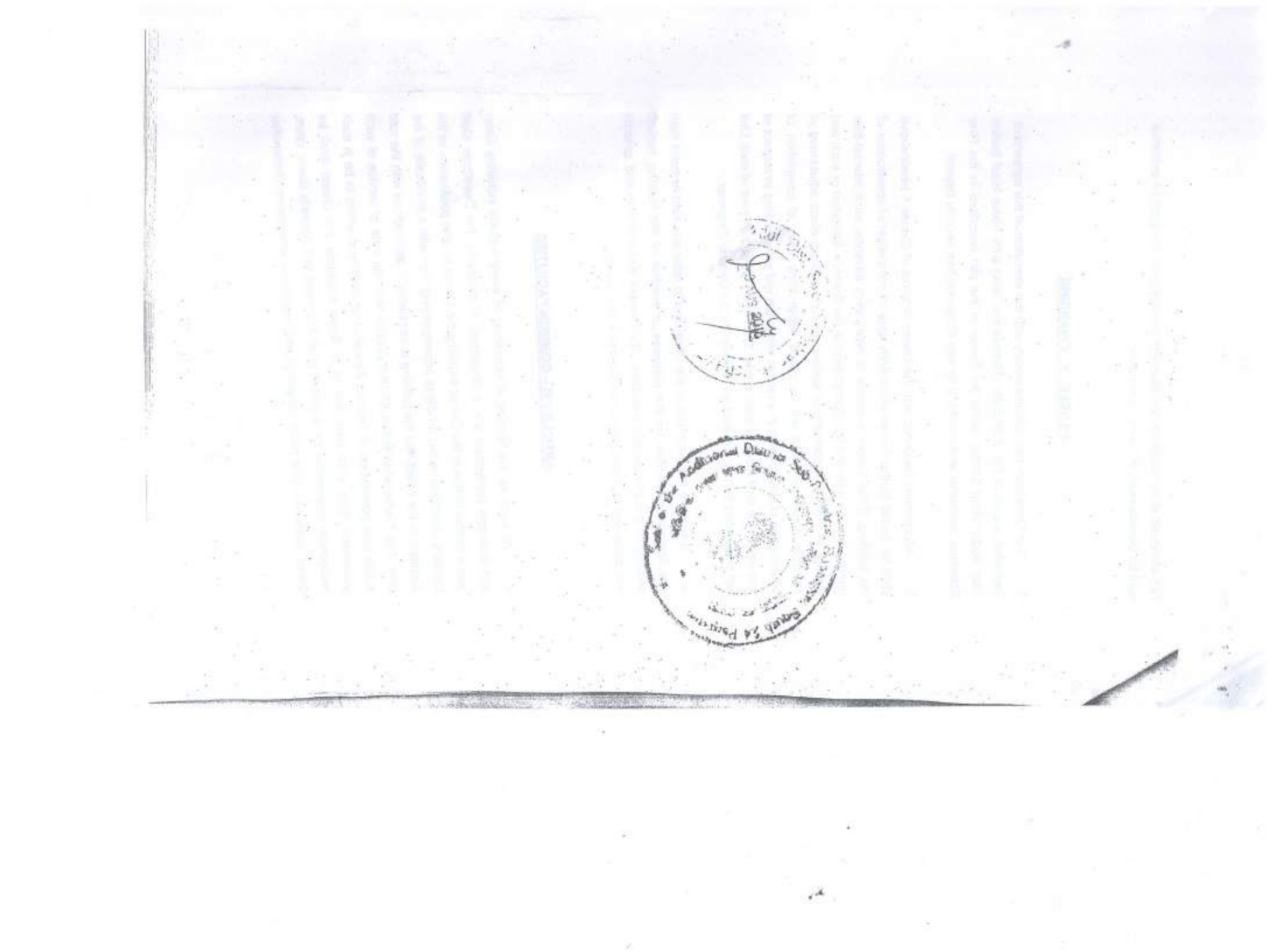
The aforesaid shall constitute the apparent consideration for grant of exclusive right for development of the said premises.

#### ARTICLE: X - FINANCING

- The Developer has, simultaneously with the execution of this agreement.
  deposited a sum of Rs. 2,00,000/- (Rupees two lacs) with Abdur Rouf Sarkar
  alias Abdur Rauf Sardar, being the Owner of the plot described in the First
  Schedule hereunder written as and by way of interest-free security deposit.
- will be certified by the Architect and verified by the Owners' Engineer. construction of the building at a rate at which the last sale/booking in respect of saleable super-built area will be made within thirty days of completion of thereof as may be necessary to square up such deposit. Such adjustment of deposit is to be adjusted by appropriation of the Owner's Allocation or such part the building. If the Owner is unable to repay such advance, such interest-free shall be repaid by the Owner within thirty days of completion of construction of any unit in the said plot has been made. The actual super-built area of each Unit All amounts deposited with the Owner in terms of Clause 1 hereinabove
- any financial institutions for the purposes of erection of the building against security of the Developer's allocation. The Owners agree to sign and execute any document that they may be required to in this regard. It shall be the discretion of the Developer to raise any sum or sums from

### ARTICLE: XI - COMMON FACILITIES

duties, dues and other public outgoings and impositions whatsoever (hereinafter exclusively responsible for payment of all Municipal and property taxes, rates, plan. The Owner shall within 30 (thirty) days from the date of service of such give a written notice to the Owner requiring the Owner to take possession of the and drainage connection and arrangement of electricity, the Developer shall possession from such date and at all times thereafter the Owner shall be notice take possession of Owner's Allocation or shall be deemed to be in such Architect to the effect that the building is completed in accordance with the said Owner's Allocation in the buildings accompanying therewith a certificate of the As soon as the building is completed in every respect including water



for the sake of brevity referred to as "the said rates") payable in respect of the Owner's Allocation, the said rates are to be apportioned pro-rata with reference to the saleable space in the building if they are levied on the building as a whole.

- either of them as the case may be consequent upon a default by the Owner or respective allocations the said rates and taxes to the concerned authorities or whatsoever directly or indirectly instituted against or suffered by or paid by claims, actions, demands, costs, charges and expenses and proceedings Developer and both the parties shall keep each other indemnified against all otherwise as may be mutually agreed upon between the Owner and the the Developer in this behalf. The Owner and the Developer shall punctually and regularly pay for their
- also be responsible to pay and bear and shall forthwith pay on demand to the charge for the common facilities in the new building payable with respect to the payable with respect to the Owner's Allocation. The Developer shall also be Developer the Service charge for the common facilities in the new building responsible to pay and bear and shall forthwith pay on demand the Service Developer's Allocation As and from the date of receipt of notice of possession, the Owner shall

in

shall be subject to the provisions hereof and the Owners shall thereafter be responsible in respect of the space transferred to pay the said rates and service charges for the common facilities Any transfer of any part of the Owner's Allocation in the new building

## ARTICLE: XII - COMMON RESTRICTIONS

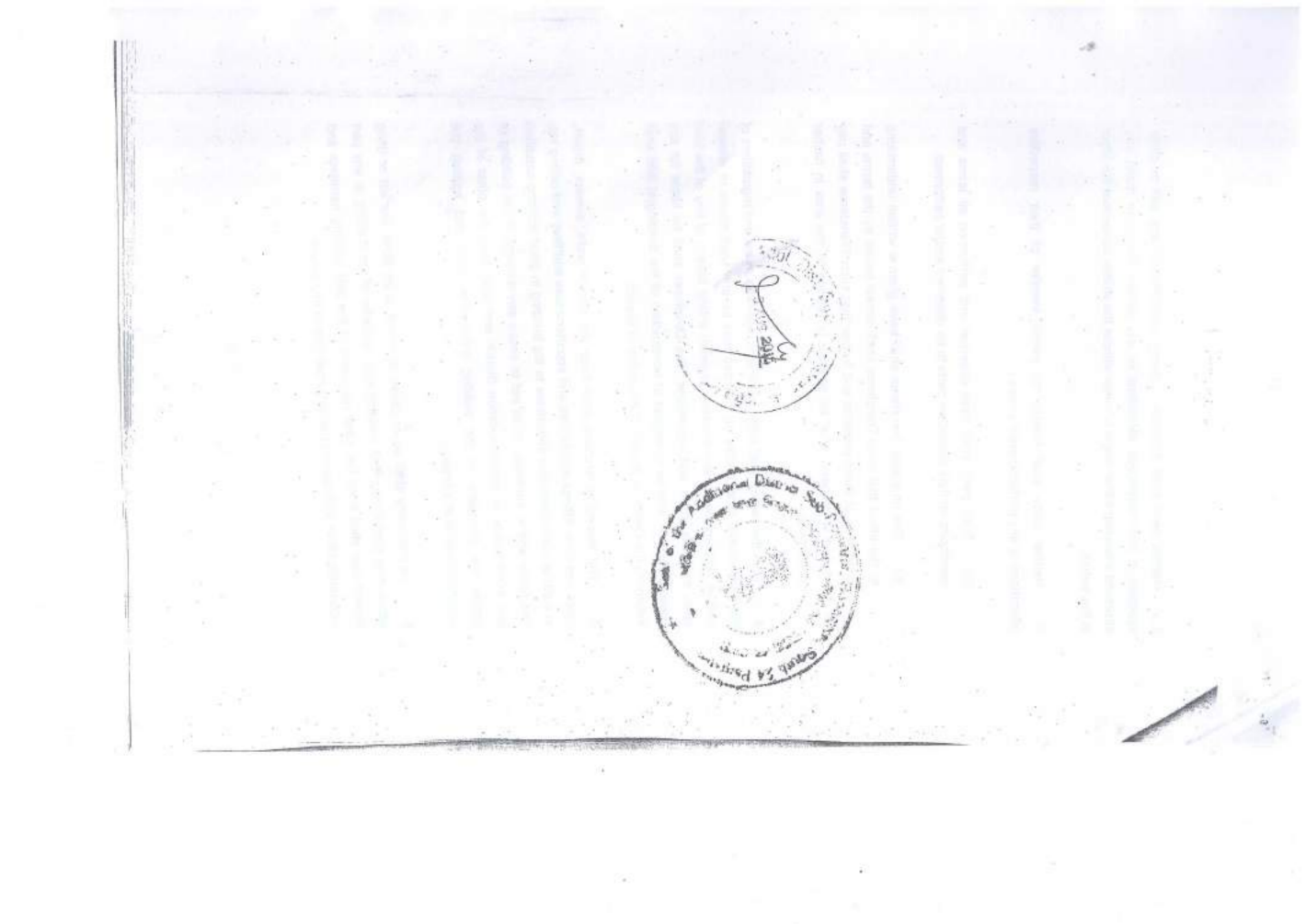
The Owner's Allocation in the building shall be subject to the same restrictions and use, as are applicable to the Developer's Allocation in the building intended for common benefits of all occupiers of the building which shall include the following:-

1. Neither party shall use or permit to be used the respective allocations in the building or any portion thereof for carrying on any obnoxious, illegal and immoral trade or activity nor use thereof for any purpose which may cause any nuisance or hazard to the other occupiers of the building.



- Neither party shall demolish or permit demolition of any wall or other structure in their respective allocations or any portion thereof or make any structural alteration either major or minor without the written consent of the other in this behalf
- Neither party shall transfer or permit transfer of their respective allocations or any portion thereof unless -
- (a) Such party shall have observed and performed all terms and conditions on their respective parts to be observed and/or performed.
- (b) The proposed Transferee shall have given 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 area in his/her possession.

- 4. Both the parties shall abide by all laws, bye-laws, rules and regulations of the government, local bodies as the case may be 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. The Developer shall be liable for any consequence or offence in respect of construction of the building(s) and shall indemnify the Owner in respect of any action or breach.
- 5. The respective allottees shall keep the interior walls, sewers, drains, pipes and other fittings and fixtures and appurtanences and floor and ceiling etc. In each of their respective allocations in the building in good working condition and repair and in particular so as not to cause any damage to the building or any other space or accommodation therein and shall keep the other of the and/or the occupiers of the building indemnified from and against the consequences of any breach.
- 6. Neither party shall do or cause or permit to be done any act or thing which may render void and voidable any insurance of the building or any part thereof and shall keep the other occupiers of the said building harmless and indemnified from and against the consequences of any breach.



- 7. No goods or other items shall be left or kept by either party for display or otherwise in the corridors or at other places of common use and enjoyment in the building and no hindrance shall be caused in any manner in the from covenant of users in the corridors and other places of common use and enjoyment in the building.
- 8. Neither party shall throw or accumulate any dirt, rubbish, waste or refuse or permit the same to be thrown or accumulated in or about the building or in the compounds, corridors or any other portion or portions of the building.

## ARTICLE: XIII - OWNER'S OBLIGATION

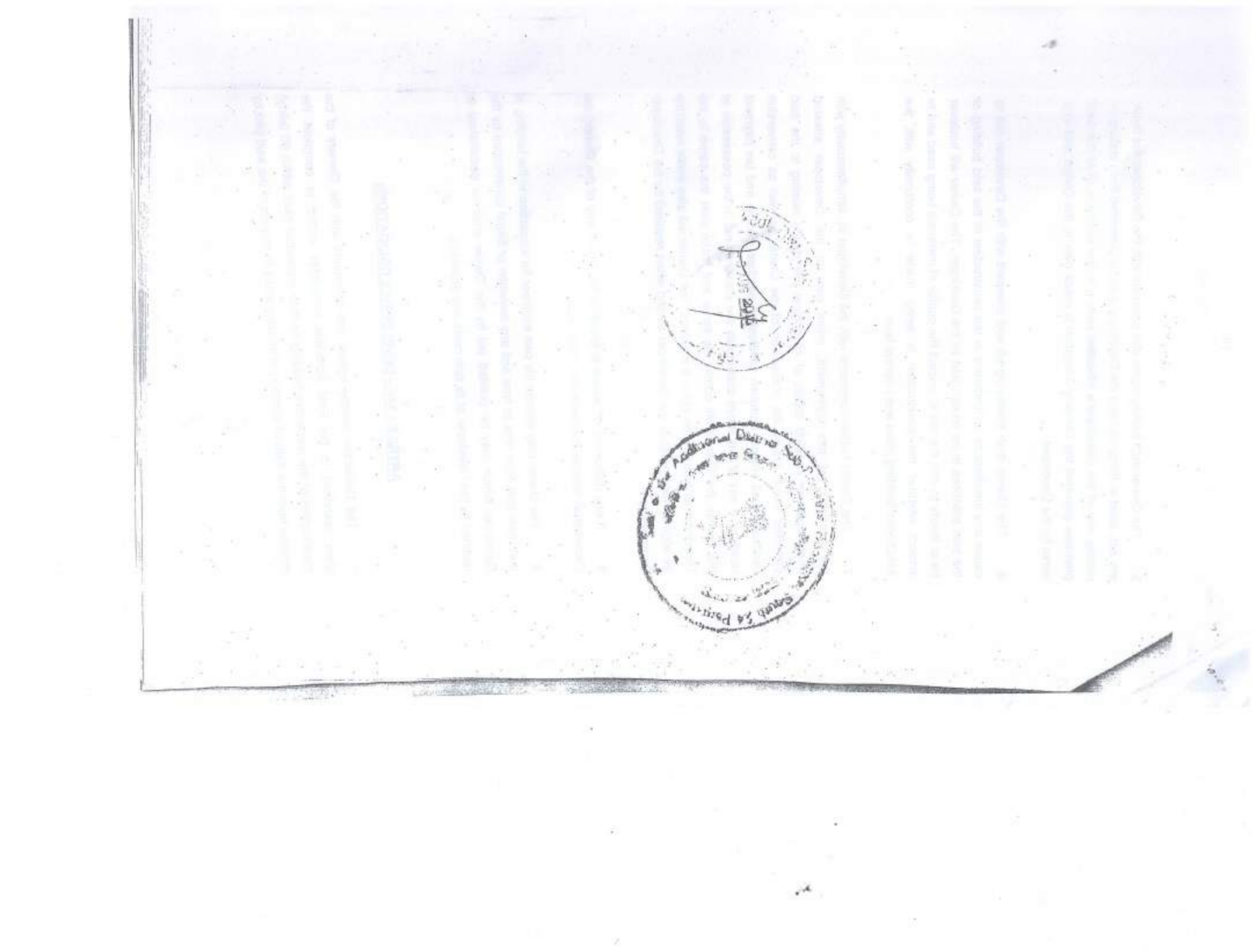
- survey of the premises would be made within 15 days from the execution of these presents. The Owner hereby agrees and covenants with the Developer that a joint
- of the Owner in the office of the Block Land and Land Reforms Officer and in the cost and expenses of the Owner. Original documents regarding such mutations Rajpur-Sonarpur Municipality would be completed as soon as possible at the mutation of the entirety of the land described in the First Schedule in the names would be handed over by the Owners to the Developer within seven days of individual mutations. The Owner further agrees and covenants with the Developer that
- expenses of the Owner. Original documents regarding such conversion would from the Block Land & Land Revenue Office as soon as possible at the cost and exclusive responsibility of Owner to get the land converted into commercial use be handed over by the Owner to the Developer within seven days of individual The Owner agrees and covenants with the Developer that it shall be the
- evidenced in writing as soon as practicable over peaceful vacant possession of the such premises to the Developer surrounding the said land at the cost of the Developer and to thereafter make assistance to enable the Developer to peacefully erect a boundary wall The Owner further covenants with the Developer to render all necessary

Milional District "intiged

- any act, deed or thing whereby the Developer may be prevented from leasing or premises provided the Owner's Allocation is made over to the Owner and vice renting any of the Developer's allocated portion in the buildings or at the said versa by the Developer The Owner doth hereby agree and covenant with the Developer not to do
- 6. The Owner doth hereby agree and covenant with the Developer not to cause any interference or hindrance in the construction of the said building at the said premises to be constructed by the Developer. The Owner will however be at liberty to visit the site to inspect the quality of materials being used and to inspect whether the construction is being made in conformity with the sanctioned building plans and relevant laws.
- the execution of this agreement, make over to the Developer photocopies or certified copies of all original title deeds relating to the said certificates, all original mutation certificates, parchas, khajna and tax payment premises which are in the possession of the Owner as well as conversion for inspection. Developer as soon as the same is obtained. The Owner will also make available the Owner, the Owner will obtain the same and make over the same to the receipts. If any of the above documents are presently not in the possession of all original documents to the Developer as and when required by the Developer The Owner further covenants with the Developer to, simultaneously with
- If any deficiency or lacuna is found in the title of any of the Owner, the Owner shall remove the same at his own cost.
- 9. The Owner may appoint his own engineer for inspection of the building at their own cost from time to time and any deviation or illegal construction by the Developer which may be pointed out by the Owner shall be demolished or rectified by the Developer at its own costs and expenses.

## ARTICLE: XIV - DEVELOPER'S OBLIGATIONS

months from the date of sanction of building plans in respect of the said plot by construction of the respective building on their respective plots within 60 (sixty) plots described in the First Schedule hereunder written to complete the The Developer hereby agrees and covenants with the Owners of the



the Rajpur Sonarpur Municipality, subject to force majeure and subject also to the Owner strictly complying with all their obligations under this agreement.

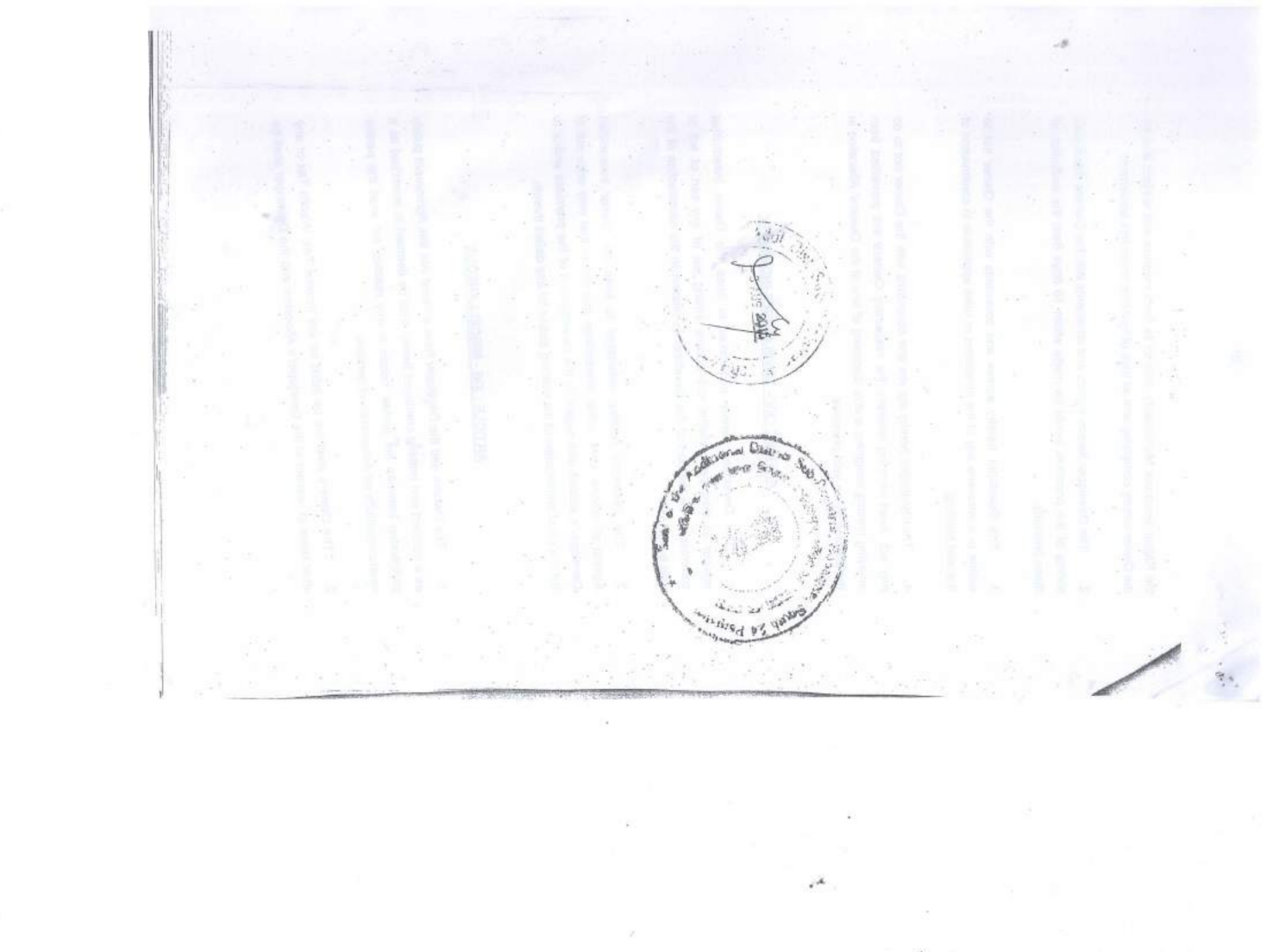
- The Developer hereby agrees and covenants with the Owners that a joint survey of the premises would be made within 15 days from the execution of these presents.
- The Developer hereby agrees and covenants with the Owner not to violate or contravene any of the provisions or rules applicable to construction of the said building.
- the building at the said premises any act, deed or thing whereby the respective Owners are prevented from enjoying leasing assigning and/or disposing of any of the Owners' Allocation in The Developer hereby agrees and covenants with the Owner not to do

## ARTICLE: XV - DEVELOPER'S INDEMNITY

- against all third party claims and actions arising out of any sort of act or said buildings. commission on the part of the Developer in relation to the construction of the The Developer hereby undertakes to keep the Owner indemnified
- the matter of construction of the building and/or for any defect therein. against all actions, suits, costs, proceedings and claims that may arise out of Developer's actions with regard to the Development of the premises and/or in The Developer hereby undertakes to keep the Owner Indemnified

#### ARTICLE: XVI - MISCELLANEOUS

- as a contract and nothing contained herein shall be deemed to construed as a hereto constitute an Association of persons. partnership between the parties hereto in any manner not shall the parties The Owners and the Developer have entered into this Agreement purely
- other taxes in respect of the Developer's Allocation and the Developer shall be The Owners shall not be liable for any income Tax, Wealth Tax or any



actions, suits, proceedings, costs, charges and expenses in respect thereof. liable to make payment of the same and keep the Owner indemnified against all

- to any other mode of service available be deemed to have been served on the shall likewise be deemed to have been served on the Developer if delivered by mentioned hereinabove (unless change thereof is intimated in writing to the registered post with acknowledgement due to the address of the Owner Owner if delivered by hand and duly acknowledged or sent by pre-paid mentioned hereinabove (unless change thereof is intimated in writing to the hand or sent by prepaid registered post to the address of the Developer Developer in which case such notice shall be served at such new address) and Owner in which case such notice shall be served at such new address) Any notice required to be given by the Developer shall without prejudice
- to be entered into with intending purchasers of Units forming part of both the Advocate defined hereinbefore will prepare and finalise the agreements of sale be similar and shall contain identical covenants. For the sake of uniformity, the forming part of both the Owner's Allocation and the Developers' Allocation will both the Owner's and Developer's Allocations finalise the Deeds of Conveyance to be executed in favour of Purchasers of Owner's and Developer's Allocations. The said Advocate will also prepare and All Agreements for Sale and Deeds of Conveyance in respect of Units
- time by mutual agreement between the Owner and the Developer be sold through the Marketing Agent. Such price will be revised from time to the 'per square foot' price at which the Units forming part of both allocations will Marketing Agent. The parties hereto will jointly negotiate with and finalise the and the Developer will jointly appoint a Marketing. Agent and all flats forming pay the same proportionately. The Owner and the Developer will jointly decide remuneration of the Marketing Agent and all expenses related to marketing and own use) as well as the Developer's Allocation will be sold through such part of the Owner's Allocation (save those being retained by the Owner for his For the purpose of obtaining the best possible price for Units, the Owner
- organisation who will be in charge of such management of the affairs of the to be framed by any society/association holding association and/or any other parts thereof. The Owner hereby agrees to abide by all the rules and regulations management and administration of the said building or buildings and/or common The Developer and the Owner shall mutually frame scheme for the

0

Salara Dies was frie withing ! . 4

building or buildings and/or common parts thereof and the parties hereto hereby give their consent to abide by such rules and regulations. Such rule and byelaws will be framed by the Advocate defined above.

- The name of the building(s)/ complex shall be decided upon by the Developer.
- If this agreement is required to be registered, the stamp duty and registration charges therefor shall be paid and borne by the Developer.

### ARTICLE: XVII - FORCE MAJEURE

- been prevented by the existence of the "Force Majeure" and the party shall be suspended from the obligation during the duration of the "Force Majeure" hereunder to the extent that the performance of the relative obligations has The parties hereto shall not be considered to be liable for any obligation
- any other act or commission beyond the control of the parties hereto. storm, tempest, civil commotion, labour unrest, strike, order of injunction and/or "Force Majeure" shall-mean acts of God, flood, earthquake, riot, war,

#### ARTICLE: XVIII - ARBITRATION

arbitrator/umpire. The said arbitration will be governed by the Arbitration and the other by the Developer. The said two Arbitrators shall jointly appoint a third Conciliation Act, 1996 or any statutory enactment or modification thereof referred to arbitration of two Arbitrators, one being appointed by the Owner and contained or determination of any liability or touching these presents shall be construction or interpretation All disputes and differences between the parties hereto regarding the of any of the terms and conditions herein

## THE FIRST SCHEDULE ABOVE REFERRED TO: (Particulars of the Said Premises)

Cottahs 36 square feet, be the same a little more or less, situate at Mouza ALL THAT the piece and parcel of land measuring 10 Decimals, equivalent to 6

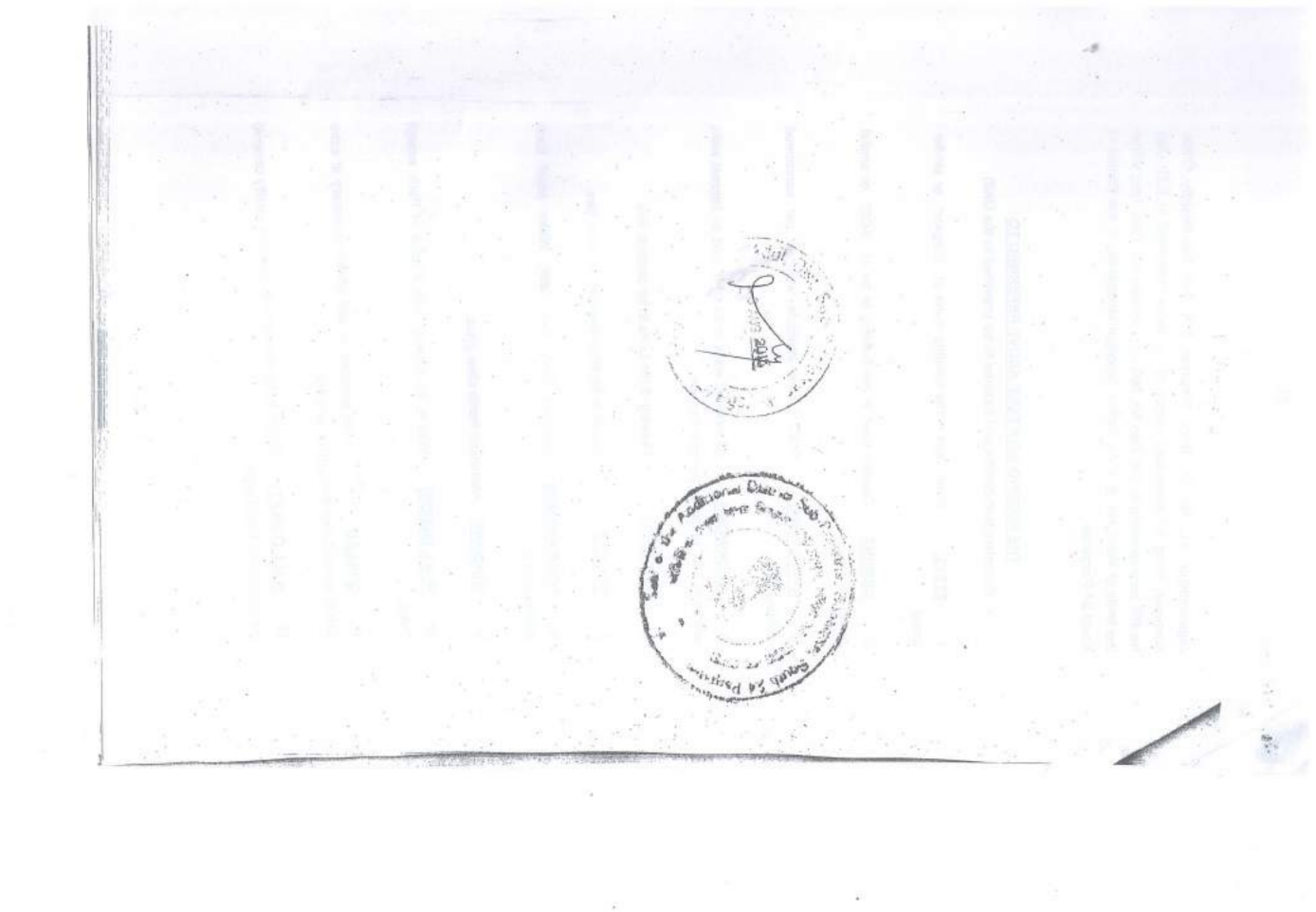


Jagannathpur, J.L. No. 51, Block Sonarpur, P.S. and Sub-Registry Office Sonarpur, being a demarcated portion of the lands comprised in R.S. Dag No.459 corresponding to L.R. Dag No. 500, L.R. Khatian No. 1340, lying within the limits of Ward No. 8 of the Rajpur Sonarpur Municipality in the District of South 24-Parganas

# THE SECOND SCHEDULE ABOVE REFERRED TO:

(Construction details and fixtures to be provided in the Unit)

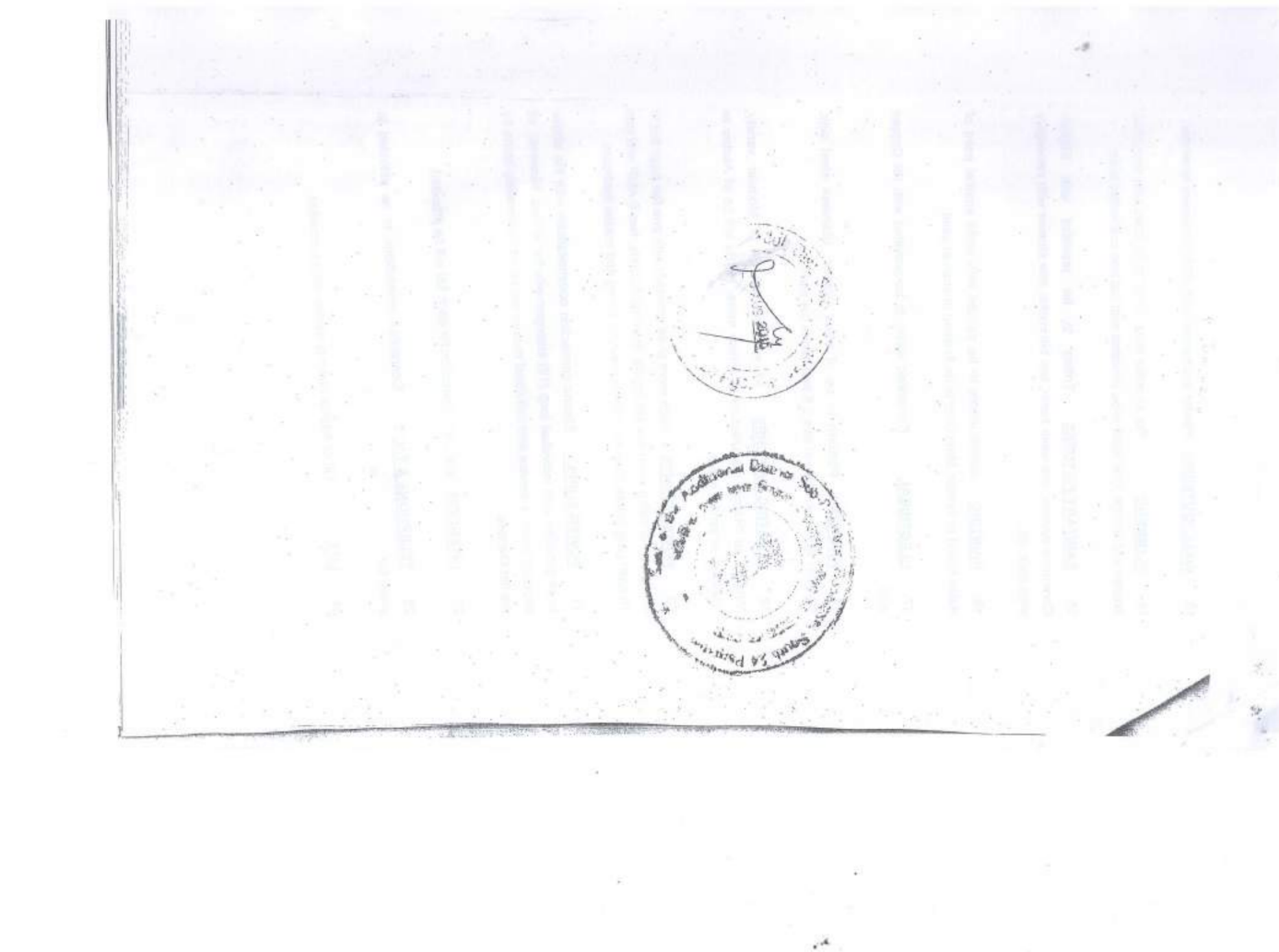
- STEEL: Steel used in the building to be of 'Elegant' or similar brand.
- CEMENT: Cement used in the building to be of 'ACC' or similar brand.
- ü building plan STRUCTURE : RCC Frame structure with as per sanctioned
- 5. BRICKWORK: All external walls to be of 8" and all internal walls will be of 5"/3" bricks as per specification.
- 6. FLOORING : Flooring of the Units to be ceramic tiles
- 7. TOILETS : Toilets to be of semi-glazed ceramic tiles...
- 8. DOOR FRAMES: Standard flush main door. Water proof flush internal doors.
- 9. WINDOWS : Aluminium frame clear glass
- 10. WALL (INSIDE): Wall to be covered with Plaster of Paris except
- 11. GRILLES : To be provided as and where necessary at extra cost of same design throughout complex.
- 12. WALL (TOILET): Toilets to be covered with standard quality ceramic tiles up to door lintel height.



- $\vec{\omega}$ WALL (OUTSIDE): Plaster and painted with ACE/Snowcem or similar.
- 4 fixtures and fittings. One toilet to be provided with hot and cold water lines. PLUMBING For all water lines UPVC to be fitted with first class
- Commode system, one wash basin, two bib cocks, one shower with necessary 25 stop cock, etc... SANITARY FIXTURES Toilets 8 6 provided with English
- Asian brand or similar, Main Door to be finished in enamel paint. PAINTING: Internal doors to be painted with white enamel paint of
- wire 17. ELECTRICAL : Concealed wiring to be provided with ISI Copper
- Counter will have ceramic tiles 2.5 feet above the platform. 00 KITCHEN: Platform to be of black Granite, Stainless steel sink.
- 18 "Havells" or similar make. "Anchor" or "Roma" manufacture or similar make. MCBs will be of Anchor or ELECTRIC SWITCHES: All switches will be of Modular variety.
- dining and drawing room two fan points, three light points, two 5 AMP and one 20. 15 AMP plug points. One AC point in drawing/ dining and master bedroom. POWER POINTS: Each room to be provided with one fan point but in
- to be provided with individual loop (19) arrangements for all flats. However, all deposits towards service and individual meters will be proportionately borne by POWER SUPPLY: Electric connection commensurate with the above
- INTERCOM: Intercom connection for each flat will be provided
- every flat. TELEPHONE & T.V. Concealed connections to be provided in
- LIFT Lift of Adams make or similar will be provided.

24

23



- to be provided at the gate, pathway and around the building for security. OUTSIDE LIGHTING : Adequate lighting arrangements with fittings
- decorative foliage using "in situ" planters. PLANTERS Abundant greening of the building to be done with

#### THE THIRD SCHEDULE ABOVE REFERRED TO: (Common Areas and Installations)

- -1 Entrance and exit gates of the building.
- N Paths passages garden and open spaces in the building
- ω Entrance lobby in the ground floors of the building.
- A Driveway in the ground floor of the building.
- staircover on the ultimate roof. Staircases of the building along with the fr full and haif landings with both
- machine room and the stair leading to the roof thereof. Lifts with lift shaff and the lobby in front of it on typical floors and lift
- 7 Generator room in the ground floor of the building complex
- meter/s and meter room in the ground floor of the concerned block. staircases, lobby and landings and operating the lifts and separate electric Concealed Electrical wiring and fittings and fixtures for lighting the
- tank and with distribution pipes therefrom connecting to different units of the Water pump with motor and with water supply pipes to overhead water
- and sewers common to the block and from the block to the municipal drain. 10 Water waste and sewerage evacuation pipes from the Units to drains
- building. Common bathroom with W.C. and common toilets in ground floor of the

-

World Clinton

- the building complex. 72 Room for darwan/security guard, caretaker's office in the ground floor of
- 3 from the reception in the ground floor. Arrangement of Intercom/EPABX with connections to each individual flat
- 4 Boundary walls.
- 5

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

named in the presence of : ROUF SARKAR being the OWNER within SIGNED SEALED AND DELIVERED by ABDUR RAUF SARKAR alias ABDUR

Aligon Quant Dutte Kof-27. Police Count Orange .

Abdul Rouf Sankay

LIMITED Sukenta Kundu in the presence of withinnamed by the pen of its Director, SIGNED SEALED AND DELIVERED on behalf of DEVALOKE DEVELOPERS being the DEVELOPER

See to Se

Chris

ELOPERS LTD.

Drawn by me : 1771 21

(Rudradeb Chaudhuri) Advocate, High Court



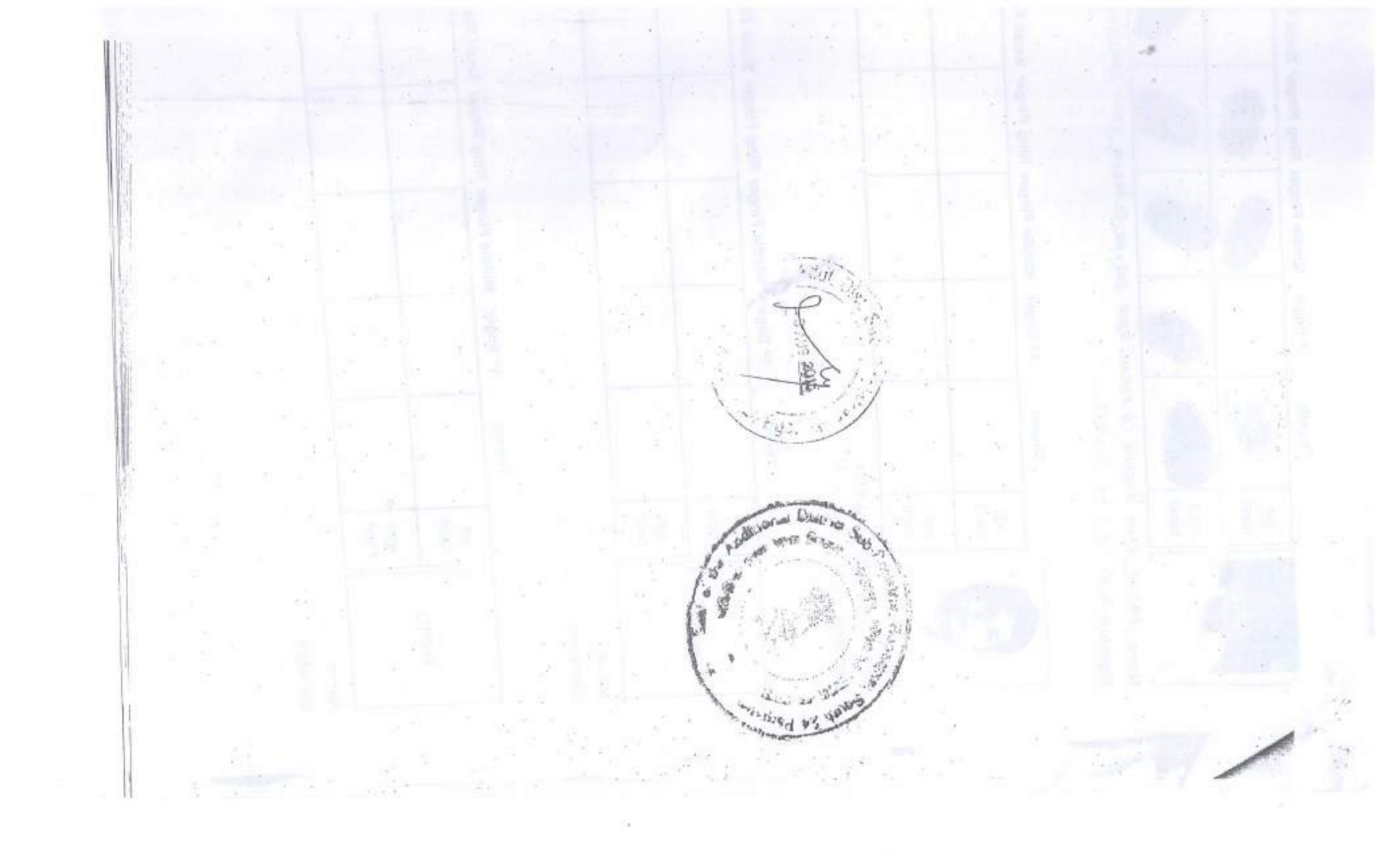
Name ABDUR RAVE SARDAR @ ABDUL ROVE SARKAR @ ABDUR ROWE SARKER

Signature with h ky cy right hand left hand Thumb 1" finger Middle Finger Ring Finger Small Fit = 2/

Signature Name PHOTO right hand left hand Thumb 1<sup>st</sup> finger Middle Finger Ring Finger Small Fir

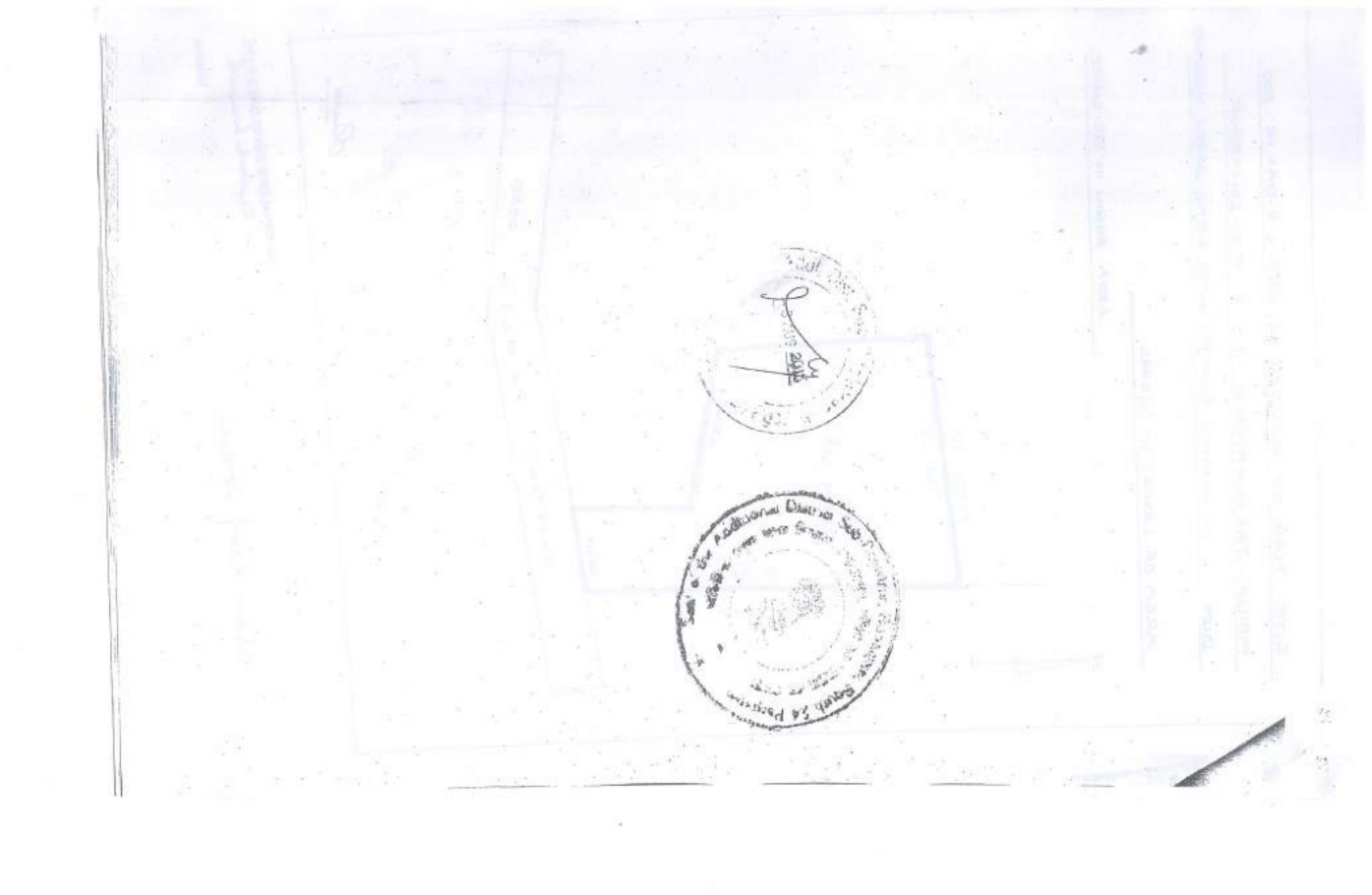
diam

Name Signature	-	PHOTO
	right hand	left hand
-		. miger Middle Finger Ring I
-		e Finger
		Ring Finge
		e mger omail Fin



..

MOUZA - JAGANNATHPUR AREA OF LAND: TO DECIMAL R.1. DAG - 457 704'-0" PLAZ のとうしょくなの PARGANAS 90 704'-00 10 (SOUTH) UNDER RASPUR-LANDRING MUNICIPALTY DAG NO. 459 7 J.C.-SI. P. S.-SON ARPUR 1 RS-1996- 960 A REPA 0 FOR DEVALOKE DEVELOPERS LTD. SHOWN IN RED BURDER L.R.DAG NO. SOO ROAD Director



		7	S E	Lanu
	Place of Admiss	Mr Abdul Rauf Sarkar (Alias: Mr F Son of Late Abdul Hakim Šarkar Jagannathpur, P.O:- Sonarpur, P South 24-Parganas, West Benga Sext Male, By Caste: Mustim, Oc of: India, PAN No. DFAPS4148B Status: Self Date of Admission: 03/08/2015		Selle Land Lord & Developer Details
*	Place of Admission of Execution : Office	Mr Abdul Rauf Sarkar (Alias: Mr Rauf Sarkar) Son of Late Abdul Hakim Šarkar Jagannathpur, P.O:- Sonarpur, P.S:- Sonarpur, District:- South 24-Parganas, West Bengal, India, PIN - 700150 Sext Male, By Caste: Muslim, Occupation: Business, Citizen of: India, PAN No. DFAPS4148B, Status: Self Date of Execution: 03/08/2015	Name, Address, Photo, Finger print and Signature	Seller, Buyer and Property Details oper Details
	Adoded April Sporked	8/3/2015 1:29:30 PM	int and Signature	Details
15 15 15 15 15 15 15 15 15 15 15 15 15 1	8/3/2015 1:31:10 PM hrs	LTI B/3/2015 1:30:42 PM		

Pane 30 of 35

and.	SL No.		B. Ider					1(3)	T		-4		-	No.	-TS	
Mr Sumit Dutta Chowdhury Son of Mr Subodh Chandra Dutta Chowdhury Alipore Police Court, P.O Allpore	Identifier Name & Address		Identifire Details	Place of Admission of Execution : Office	Date of Execution : 03/08/2015 Date of Admission : 03/08/2015	Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, PAN No. AGXPK0623J, Status: Representative	16, Nazrui Pally, Mahamayatala, P.O Garia, P.S Sonerpur, District:-South 24-Pargenas, West Bengal, India, PIN - 700084	Mr Sukanta Kundu Son of Mr Sankar Kundu	Represented by representative as given below-	Status: Organization	PAN No. AACCD5151E	47, Garla Main Road, Mahamay	Davaloke Developers Limited		Na	
Mr Abdul Rauf Sarkar, Mr Sukanta	Salition of the salition of th			1: Office			, P.O:- Garia, P.S:- ganas, West Bengal, India,		as given below;-			47, Garia Main Road, Mahamayatala, P.O Garia, P.S Sonarpur, DistrictSouth 24-Parganas, West		The second section	Name, Address, Photo, Finger print and Signature	Developer Detrills
ALC TO A			8/3/2015 1:31:59			8/3/2015 1:31:32 PM 8/3/	<u> </u>					District:-South 24-Parga		o of the contract of	Simetura	
Signature		FIE	9 PM hrs	****	nes	LF <sub>bst</sub> 8/3/2015 1:31:39 PM			S. Prince			nas, West				

C. Tra				end	SL No.
C. Transacted Property Details	Sex: Male, By Caste: Hindu, Occupation: Advocate, Citizen of: India,	P.S:- Allpore, District:-South:24- Parganas, West Bengal, India, PIN - 700027	Son of Mr. Subodh Chandra Dutta Chowdhury	Mr Sumit Dutte Chouden	Identifier Name & Addross
			Mr Abdul Reuf Serkar, Mr Sukanta Kundu	Identifier of	The state of the s
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		8/3/2015 1:32:25 PM hrs	140m	Signature	

:1-160804681 / 2015, Document is digitally signed.

Pana 31 of 25

our no.	Property Location	Plot No & Khatlan No/ Road Zone	Area of Land	Setforth Market Value(In Rs.) Value(In Rs.)	Market Value(in Rs.)	Other Details
2	District: South 24-Perganas, P.S:-Sonarpur, Municipality: RAJPUR-SONARPUR, Mouza: Jagannathpur, Ward No: 8	LR Plot No:- 500 , LR Khatian No:- 1340	10 Dec	1/-	33,33,330/-	Proposed User Bastur, ROR; Bastu, Property is on Road Adjacent to

On Land L1 100 Sq Ft.  Applicant's Name  plicant's Status  plicant's Status  plicant's Status  plicant's Status	7 5	Area of Structure	Setforth Value(In Rs.)	Market Value(in Ra.)	Other Details
Details of the	F1 Floor No: 1	100 Sq FL		l sees l	Residential Use, Cemented Floor, Agest. Structure: 10 Years, Roof Type: The Structure:
Details of the		100 Sq Ft	-		Extent of Completion: Complete 3d
Details of the	D. Applicant Deta	lle les out in	1/-	29,250/-	Structure Type: Structure   Secont to
Applicant's Name  Applicant's Name  Sumit Dutta Chow  BENGAL PIN - 70  Applicant's Status  Advocate  18/08/2015 Ouery No150800000457352 / 2015 Dead No:11608	c. applicant Deta	S			
Applicant's Name  Sumit Dutta Chow  Address  Alipore Police Cou  BENGAL, PIN - 70  Advocate  18/08/2015 Query No-16080000457352 / 2015 Dead No :1 - 1608		Details of the appli		神代 でんまい	20.12
Address Palipore Police Coul BENGAL, PiN - 70 Applicant's Status Advocate  Advocate  18/08/2015 Query No:-16080000457352 / 2015 Dead No:-1-1608	Applicant's Name	Sum	Caucynoinas	Submitted to	re requalition (d-r)
Applicant's Status Advocate Advocate Advocate Advocate Advocate Advocate Advocate	Address		e Police Court	Thury	
18/08/2015 Query No150800000457352 / 2015 Deed No :1-1808	Assett	1	SAL, PIN - 700	027	BENGAL PIN - 700027
18/08/2015 Query No160800000457352 / 2015 Dend No :1-1808	Populant's Status	Advo	ale		O CENT
18/08/2015 Query No:-160800000457352 / 2015 Dead No ;1-1608					X She
1808/2015 Overy No:-15080000457352/2015 Dend No:1-1606					12
18/08/2015 Query No:-16/08/2000/45/7352 / 2015 Desd No:1-1808					ACCUSE.
18/08/2015 Query No150800000457352 / 2015 Desd No.:I - 1808		,			
18/08/2015 Overy No150800000457352 / 2015 Dead No.:I - 1608					77 77
18/08/2015 Query No160800000457352 / 2015 Dend No.:I - 1808					
18/08/2015 Oberly No15080000457352 / 2015 Dend No.:I - 1608					
18/08/2015 Query No16080000457352 / 2015 Desd No.:1-1608					
18/08/2015 Query No16080000457352 / 2015 Dend No :1-1608		-9			
18/08/2015 Query No16080000457352 / 2015 Dend No.:1-1808					
18/08/2015 Query No160800000457352 / 2015 Desd No.:I - 1608					
1606 Pend No :1 - 1806	18/08/2015 Query No -16	DADODOGGGGGG			
		000000457352/2015 De	nd No :1- 16080	4631 / 2015, D	ocument is digitally signed.
					Pana 35 of 35

Office of the A.D.S.R. SONARPUR, District: South 24-Parganas

Endorsement For Deed Number : I - 150804581 / 2015

Deed No/Year Query No/Year 1-160804681/2015 16080000457352/2015 Serial no/Year

1608005764 / 2015

Transaction [0110] Sale, Development Agreement or Construction agreement

Date of Execution Name of Presentant 03-08-2015 Mr Sukanta Kundu Date of Presentation Presented At Office 03-08-2015

on gelderen s willy(Rule:43)W/S, Registration[Pules:4962]

Admissible under ruls 21 of West Bengal Registration Rule, 1952 duly stamped under schedule 1A, Article number : 48(g) of Indian Stamp Act 1899.

Bresentation/Unice Section 52 % Rule 22A(3) 48(5);W:B: Registration Rules 1962)

Presented for registration at 13:10 hrs. on: 03/08/2015, at the Office of the A.D.S.R. SONARPUR by Mr.

.certificaterorMarkor Value(WBI>UVI rules or 2051)

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

Admission of Execution / Under Section 58, W.B. Registration Bules, 1962)

Execution is admitted on 03/08/2015 by

Mr Abdul Rauf Sarkar, Alles Mr Rauf Sarker, Son of Late Abdul Hakim Sarkar, Jagannathpur, P.O: Sonerpur, Thana: Sonerpur, , South 24-Parganas, WEST BENGAL, India, PIN - 700150, By caste Muslim, By Profession

Execution is admitted on 03/08/2015 by Admission of Esecution ( Under Section 58, W/S. Registration Rules, 1982.) (Repr

Mr Sukanta Kundu, . Devaloke Developers Limited , 47, Garia Main Road, Mahamayatala, P.O. Garia, Thana: Sonarpur, . South 24-Parganas, WEST BENGAL, India, PIN - 700084
Indetified by Mr Sumit Dutta Chowdhury, Son of Mr Subodh Chandra Dutta Chowdhury, Alipore Police Count, P.O. Alipore, Thana: Alipore, . South 24-Parganas, WEST BENGAL, India, PiN - 700027, By caste Hindu, By Aur.

Cartified that required Registration Fees payable for this document is Rs 2,210/- ( B = Rs 2,189/- ,E = Rs 21/-.) Payment of Fees

Description of Draft

18/08/2015 Query No:-16080000457352 / 2015 Deed No :F-160804681 / 2015, Document is digitally signed

Pana 33 of 35 By

121/- 1

.s 2.210/- is paid, by the Draft(8554) No: 002755000384, Date: 17/07/2015, Bank: STATE BANK OF INDIA JBI), MAHAMAYATALA.

Payment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 7,021/- and Stamp Duty paid by Draft Rs. 7,100/-, by Stamp Rs 100/-

Description of Stamp

1. As 100/- is paid on Impressed type of Stamp, Serial no 41606, Purchased on 30/07/2015, Vendor named S

Description of Draft
1. Rs 7,100/- is paid, by the Draft(8554) No: 002754000384, Date: 17/07/2015, Bank: STATE BANK OF NDIA
(SBI), MAHAMAYATALA.

ADDITIONAL DISTRICT SUB-REGISTRAR OFFICE OF THE A.D.S.R. SONARPURG S South 24-Parganas, West Bengal (Prasanta Mukhopadhyay)

ZI Z

. Æ

THE ...

IAR.

1/2

18/08/2015 Query No:-16080000457352 / 2015 Dead No :| - 160804881 / 2015, Document is digitally signed.

Pana 24 of 35

Certificate of Registration under section 60 and Rule 69.
Registered in Book - I
Volume number 1608-2015, Page from 39064 to 39098
being No 160804581 for the year 2015.





Digitally signed by PRASANTA MUKHOPADHYAY Date: 2015.08.18 16:42:50 +05:30 Reason: Digital Signing of Deed.

(Prasanta Mukhopadhyay) 18-08-2015 16:42:48
ADDITIONAL DISTRICT SUB-REGISTRAR
OFFICE OF THE A.D.S.R. SONARPUR
West Bengal.

(This document is digitally signed.)

18/08/2015 Query No.-16080000457352 / 2015 De

Dana 25 of 25