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DEVELOPMENT AGREEMENT

Dist.-Burdwan (Paschim Bardhaman), P.S.- New Township

Mouza- Shankarpur (শহরপুর), J.L. No.109,

Under The Area of Jemua Gram Panchayat

R.S. Plot No.18, corresponding L.R. Plot No.38,

Area of Land-28 Decimal.

Development Agreement-"Durgapur Real Estate Pvt. Ltd."

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Addl. Dist. Sub-Registrar Durgapur, Paschim Bardhaman

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This Development Agreement is made on this the 07thday of December, 2020.

BETWEEN

SRI BIMAN MONDAL [PAN No.APZPM62320] [Aadhar No. 295627530681] S/o Late Madan Mohan Mondal, by faith- Hindu, by occupation-Cultivation, Indian Citizen, resident of Shankarpur, P.O.-Arrah, P.S.-New Township, Dist.-Paschim Bardhaman, (W.B.), Pin-713212.

Hereinafter referred to & called as the "Landowner" (which the terms & expressions shall unless excluded by or repugnant to the context be deemed to mean & include his legal heirs, successors, executors, legal representatives and assignees) on the First Part.

AND

Durgapur Real Estate Pvt LTD. [PAN No. AADCD2414K] a company constituted & incorporated under the Companies Act, represented by one of its' Director; Sri Subodh Kumar Dutta [PAN No.ADRPD0439Q] [Aadhar No.487993222011] S/o Late Bimala Kanta Dutta, by faith- Hindu, by occupation-Business, Indian Citizen, having it's office & resident at A/17, Meghmallar Sarani, Sector-2C, Bidhannagar, P.O.-Bidhannagar, P.S.-N.T.S., Dist.-Burdwan(now Paschim Bardhaman), (W.B.), Pin-713212,

Hereinafter referred to & called as "Developer" (which the expression shall unless excluded by or repugnant to the context be deemed to mean and include its successors-in-office, legal representatives, administrators, executors, and assignees) on the Second Part.



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Addl. Dist. Sub-Registrar Durgapur, Paschim Bardhaman 0 7 DEC 2020 WHEREAS the Landowner is seized, owned and possessed of and/or/otherwise well and sufficient entitled to ALL THAT piece and parcel of land measuring an area of land 28(Twenty Eight) Decimal more or less 16.97(Sixteen point Nine Seven) Katha, in the Dist.-Burdwan(now Paschim Bardhaman), under P.S.-N.T.P.S., within Mouza-Shankarpur, J.L. No.109, R.S. Khatian No.32, L.R. Khatian No.1711, R.S. Plot No.18(Eighteen), corresponding L.R. Plot No.38(Thirty Eight), by inheritance, & R.O.R., which is herein after mentioned in the "First Schedule", and hereinafter called as "said property".

AND WHEREAS the Landowner is the absolute owner & possessor in respect of the "First Schedule" hereunder; by virtue of inheritance & R.O.R., and his name has duly been in the L.R.R.O.R. vide Khatian No.1711 of Mouza-Shankarpur.

AND WHEREAS the Landowner herein, with desire to develop the "Said Property", by construction of multi-storied building/s up to maximum limit of floor, consisting of as many as flats, units, garages etc., with the permissions of the Jemua Gram Panchayat, and/or any other concern Authority/Authorities, and due to paucity of funds and lack of sufficient time & experience, he is not able to take necessary steps in everywhere for the said development construction works, as such the Landowner has approached the developer herein, to do the said development construction work at the developers' cost & expenses, with the permissions & approvals of Jemua Gram Panchayat, and/or any other concerned Authority/Authorities, and Developer herein after prolonged discussion with the Landowner, has agreed to do the development construction work over the schedule mentioned property, and to avoid any future disputes & litigation, both the parties AGREED to prepare and execute this written

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agreement on the terms & conditions having been settled by & between the parties after mutual discussion.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY DECLARED & AGREED BY THE PARTIES AS FOLLOWS:-

1) That this agreement shall be deemed to have commenced on and with effect from the date, month and the year first above written.

2) GENERAL MEANING OF THE TERMS:-

- i) <u>BUILDING</u>: shall means the proposed multistoried building/s consisting of as many as flats/units, garages etc., to be construct by the Developer herein, according to the permissions & approvals of the Jemua Gram Panchayat &/or any other concern Authority/ Authorities, on the 'said property' more-fully and specifically describe in the "First Schedule" written hereunder, and the said multistoried building hereinafter referred to as the "SAID BUILDING".
- ii) PREMISES as well as SAID PROPERTY: shall mean ALL THAT piece and parcel of land measuring an area of land 28(Twenty Eight) Decimal more or less 16.97(Sixteen point Nine Seven) Katha, in the Dist.-Burdwan(now Paschim Bardhaman), under P.S.-N.T.P.S., within Mouza-Shankarpur, J.L. No.109, R.S. Khatian No.32, L.R. Khatian No.1711, R.S. Plot No.18(Eighteen), corresponding L.R. Plot No.38(Thirty Eight), which is hereinafter more fully mentioned in the "First Schedule", and hereinafter called as "said property", more-fully and particularly mentioned, described, explained, enumerated and provided in the 'First Schedule' hereunder written and/or given, and the premises hereinafter referred to as the "SAID PREMISES as well as SAID PROPERTY".





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- iii) PLAN: shall mean the Approved Building Plan for construction of the 'said building' on the 'said premises, which will approve and/or permit by the Jemua Gram Panchayat &/or by the concerned Authorities, and shall also include variations/modifications, alterations therein, that may be made by the Developer herein, if any, as well as all revisions, renewals and extension thereof, made or caused by the Developer and/or the Landowner with mutual consent.
- iv) DEVELOPMENT AGREEMENT: shall means this Agreement Between the Landowner and the Developer herein relating to the development, promotion, construction, erection of building/s at and upon the 'said premises', and shall also include all amendments, modifications, alterations, and changes, if any, made therein and all extensions, if any, thereof from time to time.
- v) THE UNIT/FLAT: shall mean any Unit/Flat/apartment or any other covered space in the said Building/s, which is capable of being exclusively own, use and/or enjoy, and the Unit/Flat in the said Building/s lying/erected at and upon the said premises, and the right of common use of the common portion to the concerned Unit/Flat, and wherever the context so intends or permits, shall include the undivided proportionate share and/or portion attributable to such Unit/Flat.

vi) ARCHITECT(S): shall mean such Architect(s), whom the Developer may from time to time, appoint for execution of the development of the schedule mentioned land.

vii)PROJECT: shall mean the proposed multistoried building/s, consisting of as many as flats/units/garages etc. & other development construction works, to be done by the Developer herein, over the "said



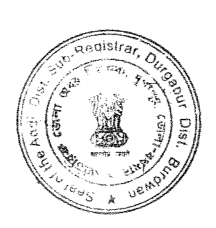
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premises" in pursuance of the Development Agreement and/or any modification or extension thereof, till the completion of such development, erect, promotion, construction of the multistoried building/s at and upon the said premises.

- viii) LANDOWNER:- shall mean **SRI BIMAN MONDAL** S/o Late Madan Mohan Mondal & his legal heirs, successors, legal representatives, & assignees.
- ix) DEVELOPER: shall mean **Durgapur Real Estate Pvr. Ltb.**, a company constituted incorporate under the Companies Act, (represented by the Director **Sri Subodh Kumar Dutta** S/o Late Bimalakanta Dutta, & its' successors-in-office, successors in interest and assignees, representatives.
- x) FORCE MAJEURE: shall mean & include natural calamities, act of god, fire, civil commotion, riot, war, strike, lockout, notice or prohibitory order from any authority, shortage of essential commodities, Labour unrest, Local problem and/or local disturbance, and/or any other act or commission or circumstance beyond the control of the Developer.
- xi) <u>EFFECTIVENESS:</u> This agreement shall became effective from the date of execution of this agreement.
- xii) COMMENCEMENT OF CONSTRUCTION WORK: shall mean the "DATE" on which the Developer will start excavation of earth at the "said premises" to do the development construction work/construction of the said Building/s, within 1(One) month, after receiving approved Building Plan & all the permissions & approvals for the same, and/or HIRA registration, from the concerned authority/authorities. Be it





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mentioned the Developer herein shall intimate the "Date" by writing to the Landowner herein.

<u>xiii)</u> WORDS COMMONLY USED TO REFER THE MASCULINE GENDER: Shall include the feminine and neuter gender and vice versa.

<u>xiv</u>) <u>SINGULAR NUMBER</u>: Shall include the plural and vice-versa unless the context states otherwise.

3) LANDOWNER' & DEVELOPER'S ALLOCATION

That it has been agreed between the parties that the tune of share or division of the units/Flats/apartment to be construct by the Developer herein on the 'First Schedule' below property, will be 25:75 ratio, as mentioned hereunder:-

- i) That the Landowner, will get 25% constructed area of the proposed multistoried building/s, on the actual coverage/usage of the land, in accordance with the sanction building plan, duly approved & permifted by the Jemua Gram Panchayat and/or by the concerned authority, in respect of the "First Schedule" hereunder, subject to adjustment of advance received amount of Rs.2,00,000/-(Two Lakh) only, (which is paid by the Developer to the Landowner herein, as more fully mentioned in the "Second Schedule" hereunder).
- ii) That the Developer will get entire remaining constructed area of the proposed multistoried building/s, on the actual coverage/usage of the land, in accordance with the sanction building plan, duly approved permitted by the Jemua Gram Panchayat and/or by the concerned authority, in respect of the "First Schedule" hereunder.





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4) <u>Duties & Liabilities of the Landowner, and it is hereby</u> undertake & agreed by the Landowner as follows:-

- that the Landowner are now absolutely seize and possess of or otherwise well and sufficiently entitled to the 'said premises' as the absolute owner, with free from all encumbrance having marketable title thereof, and without receiving any notice for acquisition and requisition from any authority, having been beyond the ceiling limit under the Urban Land (Ceiling and Regulation Act, 1976), and being not attached with any suit, decree or order of any court of law or due Income Tax or Revenue or any public demand whatsoever, in spite of that if there is an dispute in respect of the said property, then the Landowner shall be fully responsible and shall be solve the same at their own costs and expenses as early as possible, from the date of raising out of the said disputes.
- ii) That the Landowner in pursuance of this agreement, hand-over the peaceful physical vacate possession of the 'said premises' as mentioned in the "First Schedule" hereunder, to the Developer herein, for the proposed development project/construction of multistoried building/s, simultaneously within the 7(seven) days from the execution of this agreement and/or from the date of demand for the same by the Developer herein, and the same shall remain under the possession of the Developer till the completion of the said proposed development project/construction of building/s, and till handover the possession of all flats/units/apartments thereof, with registered deed of conveyance(s)/sale by each of unique intended owner/s thereof.

iii)That the Landowner shall pay all taxes, fees, outgoings and etc. including arrears of the Government/Jemua Gram Panchayat and/or





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any other authority/authorities in respect of said premises, till the date of signing of these presents.

- iv) That if any dispute arises, regarding the title and ownership & possession in respect of the said premises of the Landowner herein, from any person/s or any other, then the Landowner at their own costs and expenses shall clear the "said property" having establishing of right and marketable title in their names, free from all encumbrance, though the Landowner admitted that no suits and /or proceedings and /or litigations are filed/pending before any court of law in connection with the said property or any part thereof, and if any dispute arise in future in respect of the said property & against the development works thereon, & for which if the Developer became unable to continue the said project thereon, then the Landowner shall always be present to assist the developer to solve the dispute/problem in respect of the "First Schedule" hereunder, and the time period, which will be/may be lapsed to settle the dispute/problem, that time period, shall be added/extended to the total time period for the completion of construction works, in accordance with this agreement.
- v) That the Landowner shall not claim any manner save & except that written in Clause-3 above, and in the "Second Schedule" herein below in respect of their allocation in respect of the "said Building/s"
- vi) That the Landowner during the continuance of the development work, of the project shall not cause any impediment of hindrance or obstruction in whatsoever nature and/or manner in the construction of the proposed building/s and/or project caused by the developer.
- vii) That the Landowner shall not sell, lease, mortgage, let-out and /or charge the said premises and/or any part thereof, towards any third

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party on and from the date of execution of this Agreement, till the date of completion of the project including subsisting of this Agreement, and, also the Landowner shall not, do any acts, deeds or things, whereby the Developer may be prevented from selling, assigning and /or disposing of any portion fallen under the Developer's allocation in the said proposed building/s. It is further-declared by the Landowner that they did not sign and/or execute any agreement in any manner with any third party in respect of the "First Schedule" property, and subsequently, if any sort of agreement/s is/are found then the same will be treated as cancelled.

- viii) That the Landowner shall have no right or power to terminate these presents, till the completion of the aforesaid development project, including to sell/transfer the Developer's allocated portion, written in the "Second Schedule" herein, towards the intending purchaser/s, subject to the terms & conditions & time limit of these presents.
- ix) That the Landowner shall handover to the Developer the original title Deeds, Parcha/land records of rights/Tax Receipts & other relevant documents/papers, what they possess in respect of the "First Schedule" hereunder, simultaneously with the signing of these presents.
- Amenities Charges, in connection with his respective allocated flats/apartments/units, towards the Developer herein, at/before transfer his allocated flats/apartments to the respective Buyer/s or Purchaser/s, which will be imposed/fixed by the Developer in respect of all Flats/Apartments/Units in respect of the project.





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- xi) That after execution of this agreement, the Landowner shall always be present to put their signatures in every document, form, application, etc., in favour of the Developer herein, which are necessary for the development construction works at the "First Schedule" hereunder.
- power in respect of the flats/apartments/units, equivalent to their share of allocation, as mentioned in the "Second Schedule" hereunder, including the common portions & amenities thereof, at the project/Multistoried Buildings.
- **xiii)** That after execution of this agreement, the Landowner shall grant a Development Power of Attorney in favour of the Developer herein, within 7(seven) days from it's demand.

5) Rights, Duties & Liabilities of the Developer, and it is hereby undertake & agreed by the Developer as follows:-

i) That the Developer by these presents, shall have every right and power to start all kinds of development works of the proposed project on and from the date of signing of this agreement, including obtaining plan & permission from the Jemua Gram Panchayat and/or by the concerned authority, including modified plan for development works at the "First Schedule", and to submit the same to the Jemua Gram Panchayat and/or by the concerned authority for obtaining approval of the same, and to enter upon the said property, either as on or along with others, to look after and to control all the affairs of the proposed development works, and to erect new building/s and structure/s by virtue of the sanctioned building plan, and to supervise the development works in respect of the new construction through contractors, sub-contractors, architects and surveyor's as may be required by the said developer for

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Addi. Dist. Sub-Registrar Durgapur, Paschim Bardhaman 0 7 DEC 2020 construction of the proposed building/s and structures at the said property, in accordance with the plan and specifications sanctioned by the Jemua Gram Panchayat and/or by the concerned authority.

- ii) That the Developer shall give intimation to the Landowner, in every occasions, about the progress of his steps/initiatives, to get approved Building Plan, and it's allied permissions & approvals, and HIRA registration, from the concerned authority/ies, and if the Developer, without any reasonable cause, willfully neglects or delays to get the said permissions & approvals, in that case, the Landowner shall have right to terminate this agreement.
- to collect and receive earnest money and/or advance or part payment of full consideration from any prospective buyer/s or purchaser for booking and sell/transfer of such flat/s, and parking space/s, and also to receive and collect or demand the consideration amount for the same, and for that act/s or purpose/s to make sign and execute and/or give proper and lawful discharge for the same, in respect of allocation of the Developer.
- iv) That the Developer by these presents, shall have every right and power to sell, transfer, assign and dispose of any unit/s or flat/s, and parking space at the said proposed multistoried building/s or project at the said premises, in respect of Developer's allocated portion, on ownership basis towards any intending purchaser/s or buyer/s, and/or in any other manner as may be deem fit and proper, and accept final consideration money in regards to the unit/flat/apartment/portion with common facilities at the proposed project at the "First Schedule" herein, as deem fit & proper,





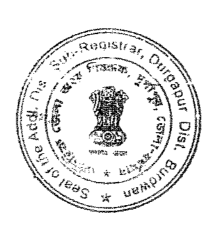
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after receive Regd. Development Power of Attorney from the Landowner herein.

- v) That the Developer by these presents, shall have every right and power, to execute from time to time, agreements or agreement for sale, of such flat/s or apartment/s or garage/s, and to transfer the same, on ownership basis by conveyance in respect of the multistoried building/s, which will be constructed on the said property, and also to execute and sign conveyance, transfer and surrender in respect of the said property, or any part thereof, and present the document/s for registration, and to admit the execution of any such document/s before the appropriate registering authority, in respect of the allocation of the Developer, after receive Regd. Development Power of Attorney from the Landowner herein.
- vi) That all applications, building plan along with alteration, modification and addition thereof and other papers and documents, which will be needed by the Developer for the proposed development project, shall be prepared by the developer at its' own costs and expenses in the name of the Landowner &/or his name, without reimbursement the same by the Landowner, and the Landowner shall sign on the plan application, papers, documents etc. as when the developer asked for the same, without demanding any remuneration and /or money for the same.
- vii) That by virtue of these presents, the Developer is hereby empowered to raise the construction of the proposed new multistoried building/s of maximum limit of floors consisting of as many as flats, garages etc. on the above mentioned property as well as on the property more-fully mentioned in the "First Schedule" hereunder by investing his own finance, and, the Developer may take Construction





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Loan or take loan/borrowed money from any financial institutions or any Nationalized, Private or Public Sector Banks for the proposed construction of the project at the "First Schedule" hereunder, and the Landowner shall not be liable in any course of incident for the same.

- viii) That the Developer shall be authorized in the name of the Landowner, if necessary to apply for temporary and/or permanent; connection for electricity, sewerage, drainage, water and/or other facilities, if needed, for the construction of the building/s as well as completion of the projects at the costs of the Developer.
- ix) That the Developer shall complete the construction of the "Said Building/s" and/or 'Project' at its' costs and expenses, in pursuance of the sanctioned Building Plan & Permissions within 42(Forty Two) months with further additional period of 6(Six) months, if needed, and the time shall be computed on and from the date of "Commencement of Construction Work", of the "Said Building/s" and/or 'Project', subject to the circumstances of Force Majeure.
- x) That all the taxes, rates, fees, outgoings etc., which will be arise after the execution of these presents, in respect of the "said premises", shall be borne the Developer, till the date of hand-over the allocation of the Developer, to the respective buyer for the same.
- xi) That the Developer shall be continue the development construction works of the "said Building" at the "said Premises" under the name of style, as the Developer shall choice/ fix and that will be final.
- xii) That the Developer shall have exclusive right to amalgamate the "Said Property" to any other adjacent plot of land/lands situated around the said property, without taking any prior permission from





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the Landowner in the manner whatsoever the developer may deem fit and proper. The Landowner shall sign and execute all necessary Agreement/s, documents, deed of amalgamation and other paper/s in whatsoever manner and/or nature to the Developer, without raising any objection and demanding any amount in respect thereof, but the Landowner allocation will remain same, as written in these presents.

- xiii) The Developer hereby undertakes to keep the Landowner indemnified against any third party, claim, suits, costs, proceedings and claims for any third party including and /or statutory authorities and /or adjacent neighbors, which may arise out of the Developer's actions with regard to the development and/or construction of the building on the "said premises".
- xiv) That the Developer by virtue of these presents, shall have right &/or authority to deal with any person/persons, &/or enter into any contract, &/or agreement, to borrow money &/or to take advance against any unit/flat/portion along with acquired right under this agreement, from any Nationalized, Private or Public Sector Bank &/or financial institution.
- xv) That the Developer shall be responsible for any acts, deeds, or things, done towards any fund collection from any prospective buyer/s and/or any person/s and/or authority(ies), and the Landowner shall not be liable or responsible for the same, in any circumstances.
- **xvi)** That the Developer shall be liable/responsible for receiving any booking amount/advance/full consideration amount in connection with any agreement for sale from one or more prospective buyer/s of the proposed flats/units in respect of the proposed project at the first schedule hereunder.

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no such ownership or title has been transferred in favour of the Developer herein, by virtue of this Agreement, in respect of the "First Schedule" hereunder.

6) Mutual consent of the Parties :-

- i) That all the term & conditions of this agreement shall be bound to obey by all the parties of these presents.
- ii) The Landowner and the Developer have entered into these presents purely as a contract, and nothing contained herein shall be deemed to constitute as a partnership between the Landowner and the Developer in any manner, nor shall the parties here to be constituted as Association of persons.
- That if any fraction figure is come-out, at the time of handover the allocation of the Landowner, as mentioned hereinabove & in the 'Second Schedule' hereunder, then the fraction figure will be roundup by adding the same in the area of Developer or Landowner, as per their mutual understanding, in that case, whoever will hold the fraction figure, he will be liable to pay the amount, which will be negotiate between the parties, for the same towards another.
- to amend/alter in future, then both the parties by mutual understanding can amend/alter the same by preparing a Registered Instrument/Document in continuation of these presents.
- v) That if any dispute at difference arise out of these presents, shall be referred to an Advocate as to be decided by the parties herein, mutually, for arbitration, who shall act, as Arbitrator having power of





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summary procedure & may or may not keep any record of Arbitration proceedings and shall be governed by the provisions of Indian Arbitration & Conciliation Act 1996, with all modification for the time being in force & whose decision shall be final & binding upon all the parties herein.

vi) The court under which jurisdiction the land is situated shall have the jurisdiction to entertain and determine all actions, suits and proceedings arising out of these presents between the parties hereto.

FIRST SCHEDULE as referred herein above (Description of Land/Premises)

R.S. Plot No. 18(Eighteen), corresponding L.R. Plot No.38(Thirty Eight), R.S. Khatian No.32(Thirty Two), L.R. Khatian No.1711(Seventeen Hundred Eleven), measuring an Area of Land - 28(Twenty Eight) Decimal more or less 16.97(Sixteen point Nine Seven) Katha, under B.L.&L.R.O. Faridpur-Durgapur, and the Land is proposed to be use for Residential Purpose.

Butted and Bounded as follows:-

North: Nala.

South: ALPS Residency.

East: Land of Chandan Chatterjee.

West: House of Pravas Roy/R.S. Plot No.16.



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SECOND SCHEDULE as referred herein above

(Description of Allocation of the Landowner & Developer)

- 1) That it has been agreed between the parties that the Landowner, together will get 25% constructed area of the proposed multistoried building/s, on the actual coverage/usage of the land, in accordance with the sanction building plan, duly approved & permitted by the Jemua Gram Panchayat and/or by the concerned authority, in respect of the "First Schedule" hereunder.
- 2) That the Landowner, will get the aforesaid constructed area, after adjusting the advance received amount of Rs.2,00,000/-(Two Lakh) only.
- 3) That the Developer has paid the aforesaid amount to the Landowner herein, through Cheque vide No.605534 of Indian Overseas Bank dtd.13/10/2020,
- 4) That the Developer will get all the units/flats/parking/constructed area, as per sanction building plan duly approved & permitted by the Jemua Gram Panchayat, and/or by the concerned authority, excluding the Landowner's allotted Area/Flats.
- 5) That the Landowner hereinafter, shall have no right to claim or demand any further unit/flat or any further sum of money, except the mentioned above.

General Specification of "said building"

Foundation	:	R.C.C. Framed, anti-termite foundation
Structure	 :	R.C.C. Framed Structure
Roof	:	RCC Slab with proper Water Proofing Treatment.
External Wall	:	Weather Coat

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Finishing	Ī	
Interior Wall	:	All internal Wall – Wall Putty finishing.
Finishing		
Flooring	:	Vitrified Tiles in all rooms, and anti-skid vitrified
		Tiles in Toilet & Kitchen.
Doors	:	Main entrance Wooden frame with flush door, &
		in all rooms frame with flash door, & lock, &
		P.V.C. Door at Toilet & Kitchen.
Window	:	Anodized Aluminum sliding windows with glass.
SANITARY	;	Concealed pipeline, glazed tiles up to 5' feet
FITTINGS &		height, Plumbing CP fittings of ISI standard
TOILET		, · ·
Kitchen	:	Cooking platform with granite slab. One stainless
Platform & wall		steel sink, ceramic tiles up to 24" above cooking
***		platform.
Electrical	:	Concealed Wiring throughout the flats, Modular
Installation		switches with adequate power point in each room.
Lift	7	Lift (Standard Quality).
Fire Protection	:	Fire Extinguishing: Equipment at Common Space,
		Lightning arrestors at suitable place
COMMON	:	Septic Tank, water supply arrangement,
FACILITIES		pathways, boundary wall, roof, meter space and
		others as stated herein
GENERATOR	:	Standard Quality.

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A separate sheet has been annexed to this agreement containing the signature, fingers print and photographs of the Landowner & Developer herein, which is the part and parcel of these presents.



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IN WITNESS WHEREOF both the parties of these presents do hereby put their respective signatures, in the free, fair state of mind, after gone through all the terms & conditions & expressions of these presents on this the 07thday of December, 2020 at Durgapur.

WITNESSES:-

1) Bikash Burman 5/0 let Shormlal Burman Will + pro - Sonai Bust - packin Boudhormon 713148

Birron Mandal

SIGNATURE OF LANDOWNER

2) Rohul Bauri Sto Nepal Bauri Durgapur - 12

THURBAPUR REAL ESTATE PVT. UT

SIGNATURE OF DEVELOPER

Drafted and Typed by me & read over & explained to all parties of these presents and all of them admit the same has been correctly written as per their instructions & also identified by me,

Debabrata Biswas. Advocate
Durgapur Court, City Centre
Enrollment No. NB/686/2010



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0 7 DEC 2020

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Signature, Colour passport size photograph, finger prints of both the hands of the Parties Left Hand Thumb Middle Right Hand Thumb **Fore** Middle Little Signature:-Signature, Colour passport size photograph, finger prints of both the hands of the Parties Left Hand Thumb Fore Middle Ring Little **Right Hand** Thumb Viiddle Little Signature:-Bimon Signature, Colour passport size photograph, finger prints of both the hands of the Parties **Left Hand** Thumb Fore Middle Ring Little Right Hand Photo

Middle

Ring

Little

Fore

Signature:-

Thumb



Addl. Dis . Sub-Registrar Durgapur, Paschim Bardhaman



आरत संस्कार Government of India



Bikesh Burman Father : Shyemel Burnen

DOB: 02/03/1976



4523 2718 5418

आधार - आम आदमी का अधिकार



Billach Burman



अंतर्शिय विकिन्द प्रस्थान प्राधिकरण Unique Identification Authority of India

Address: 64, Sonal, Bonel, Barddhamun, West Bengal, 713148

4523 2718 5418









07 DEC 2020



r or axear nelidal Directorate of Registration & Stamp Revenue e-Challan

· GRN:

19-202021-015555531-1

Payment Mode

Online Payment

GRN Date: 03/12/2020 18:32:31

Bank:

HDFC Bank

BRN:

1307823310

BRN Date:

03/12/2020 18:33:45

DEPOSITOR'S DETAILS

ld No.:

2001554001/5/2020

Query NortQuery Year]

Name:

DURGAPUR REAL ESTATE PVT LTD

Mobile No.:

+91 9476230460

E-mail:

Address:

Durgapur 12

Applicant Name:

Mr Debabrata Biswas

Office Name:

Contact No.:

Office Address:

Status of Depositor:

Buyer/Claimants

Purpose of payment / Remarks:

Sale, Development Agreement or Construction agreement

Payment No 5

PAYMENT DETAILS

1 2001554901/5/2020 Property Registration- Stamp duty 0030-02-103-003-02 2011 2 2001554001/5/2020 Property Registration- Registration	SI. No.	Identificatio No.	n Head of A/C Description	Head of A/C	Amount[₹]
2 2001554001/5/2020 Property Registration - Registration 0030-03-104-001-16	1	2001554001/5/2020	Property Registration- Stamp duty	0030-02-103-003-02	2011
	2	2001554001/5/2020		0030-03-104-001-16	2014

Total

In Words:

Rupees Four Thousand Twenty Five only

4025



Deve Agrant 25%. Sugapm খতিয়ান নং—১৭১১ 5478709 জে,এল, নং---থানা নিউঠাউন্দিপ 202 ্ৰ) রাজ্য — ০.০০ টাকা (২) জগির **মোট পরিমাণ**— একর (৩) মেটি দাগের সংখ্যা -্র : অত্র**মতের দখলকারের বিবর**ণ (৫) স্বত্ব (৬) মন্তব্য নাম গ্ৰী বিমান মন্ডল রয়িত PINNAMA MACHIER ঠিকানা পঞা (৭) অত্রস্বত্বের নিজ দখলীয় জমিঃ দাগ জমির দাগের দাগের মধ্যে অত্র-দাগের শ্বর শ্ৰেণী মেটি স্বত্বের জমির অংশে মধ্যে পরিমাণ পরিমাণ অত্র স্বত্বের একর অংশ একর হেক্টর र्तर्ध 3.4¢. .eooo 0.95 COMPARED AS PERCONSULER DATA

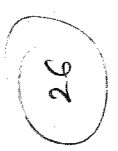
Appl. Fee: Rs.10, Authentication Fee:1 x Rs.10- Rs.10, Total: Rs.20

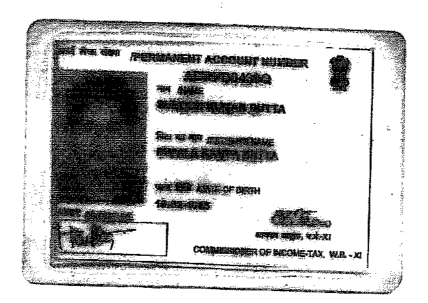
এক মাড

দাদের মোট সংখ্যা

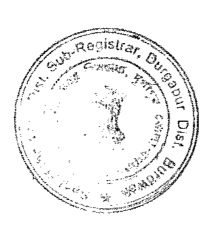
0.96

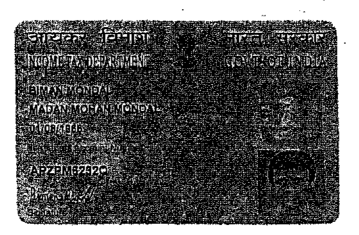






Swimmer & Mills





Bimon Mandel



Major Information of the Deed

Deed No:	I-2306-05726/2020	Date of Registration 07/12/2020		
Query No / Year 2306-2001554001/2020		Office where deed is registered		
Query Date	26/11/2020 11:21:46 AM	2306-2001554001/2020		
Applicant Name, Address Debabrata Biswas		T BENGAL, Mobile No.: 9547388802, Status :Advocate		
Transaction		Additional Transaction		
[0110] Sale, Development A agreement	Agreement or Construction	[4308] Other than Immovable Property, Agreement [No of Agreement : 1], [4311] Other than Immovable Property, Receipt [Rs : 2,00,000/-]		
Set Forth value		Market Value		
Rs. 1/-		Rs. 56,00,000/-		
Stampduty Paid(SD)		Registration Fee Paid		
Rs. 7,011/- (Article:48(g))		Rs. 2,014/- (Article:E, E, B)		
Remarks				

Land Details:

District: Paschim Bardhaman, P.S.- New Township, Gram Panchayat: JEMUA, Mouza: Sankarpur, Jl No: 109, Pin

Code: 713212

Sch No	Plot Number	Khatian Number	Land Proposed	Use ROR	Area of Land	SetForth Value (In Rs.)	Market Value (in Rs.)	Other Details
L1	RS-18	RS-32	Bastu	Baid	28 Dec	1/-	56,00,000/-	
	Grand	Total:			28Dec	1 /-	56,00,000 /-	

Land Lord Details:

SI No	Name,Address,Photo,Finger	orint and Signatu	ire	
1	Nâme a ang	Photo	Finger Print	Signature 4.4
	Mr BIMAN MONDAL (Presentant) Son of Late MADAN MOHAN MONDAL Executed by: Self, Date of Execution: 07/12/2020 , Admitted by: Self, Date of Admission: 07/12/2020 ,Place : Office			Birron Mande
		07/12/2020	LTI 07/12/2020	07/12/2020
	West Bengal, India, PIN - 71	.3212 Sex: Male Q, Aadhaar No: !20	e, By Caste: Hind 29xxxxxxxx068	orgapur, District:-Paschim Bardhaman, du, Occupation: Cultivation, Citizen of: 1, Status:Individual, Executed by: Self, Office

Developer Details :

S! No	Name,Address,Photo,Finger print and Signature
	DURGAPUR REAL ESTATE PRIVATE LIMITED A/17, MEGHMALLAR SARANI, SECTOR- 2C, BIDHANNAGAR, P.O:- BIDHANNAGAR, P.S:- New Township, Durgapur, District:-Paschim Bardhaman, West Bengal, India, PIN - 713212, PAN No.:: AAxxxxxx4K, Aadhaar No: 48xxxxxxxx2011, Status:Organization, Executed by: Representative

Representative Details:

Name,Address,Photo,Finge	r print and Signatu	re	
1 Name	Photo	Finger Print	Signature
Mr SUBODH KUMAR DUTTA Son of Late BIMALA KANTA DUTTA Date of Execution - 07/12/2020, , Admitted by: Self, Date of Admission: 07/12/2020, Place of Admission of Execution: Office			S Mr. Eddi Kamma Sangli
	Dec 7 2020 1:14PM	LTI 97/12/2020	97/12/2020
Caste: Hindu, Occupation: B	∷-Paschim Bardhai usiness, Citizen of	man, West Beng: : India PAN No	R., P.O:- BIDHANNAGAR, P.S:- New al, India, PIN - 713212, Sex: Male, By b.:: ADxxxxxxx9Q, Aadhaar No: URGAPUR REAL ESTATE PRIVATE

Identifier Details :

Name	Photo	Finger Print	Signature
Mr BIKASH BURMAN Son of Late SHYAMLAL BURMAN SONAI,, P.O:- PANAGARH BAZAR, P.S:- Bud Bud, Durgapur, District:-Purba Bardhaman, West Bengal, India, PIN - 713148			Bikala Baman
-	07/12/2020	07/12/2020	07/12/2020

Trans	fer of property for L1	
SI.No	From	To. with area (Name-Area)
1	Mr BIMAN MONDAL	DURGAPUR REAL ESTATE PRIVATE LIMITED-28 Dec

Endorsement For Deed Number : 1 - 230605726 / 2020

On 27-11-2020

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 56,00,000/-

Partha Bairaggya
ADDITIONAL DISTRICT SUB-REGISTRAR
OFFICE OF THE A.D.S.R. DURGAPUR

Paschim Bardhaman, West Bengal

On 07-12-2020

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 : 48 (g) of Indian Stamp Act 1899.

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

Presented for registration at 12:30 hrs on 07-12-2020, at the Office of the A.D.S.R. DURGAPUR by Mr BIMAN MONDAL ,Executant.

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

Execution is admitted on 07/12/2020 by Mr BIMAN MONDAL, Son of Late MADAN MOHAN MONDAL, VILL, SHANKARPUR,, P.O: ARRAH, Thana: New Township, , City/Town: DURGAPUR, Paschim Bardhaman, WEST BENGAL, India, PIN - 713212, by caste Hindu, by Profession Cultivation

Indetified by Mr BIKASH BURMAN, , , Son of Late SHYAMLAL BURMAN, SONAI., P.O: PANAGARH BAZAR, Thana: Bud Bud, , City/Town: DURGAPUR, Purba Bardhaman, WEST BENGAL, India, PIN - 713148, by caste Hindu, by profession Business

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

Execution is admitted on 07-12-2020 by Mr SUBODH KUMAR DUTTA, DIRECTOR, DURGAPUR REAL ESTATE PRIVATE LIMITED (Private Limited Company), A/17, MEGHMALLAR SARANI, SECTOR- 2C, BIDHANNAGAR,, P.O:-BIDHANNAGAR, P.S:- New Township, Durgapur, District:-Paschim Bardhaman, West Bengal, India, PIN - 713212

Indetified by Mr BIKASH BURMAN, , , Son of Late SHYAMLAL BURMAN, SONAI,, P.O. PANAGARH BAZAR, Thana: Bud Bud, , City/Town: DÚRGAPUR, Purba Bardhaman, WEST BENGAL, India, PIN - 713148, by caste Hindu, by profession Business

Payment of Fees

Certified that required Registration Fees payable for this document is Rs 2,014/- (B = Rs 2,000/-, E = Rs 14/-) and Registration Fees paid by Cash Rs 0/-, by online = Rs 2,014/-

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 03/12/2020 6:33PM with Govt. Ref. No: 192020210155555311 on 03-12-2020, Amount Rs: 2,014/-, Bank: HDFC Bank (HDFC00000014), Ref. No. 1307823310 on 03-12-2020, Head of Account 0030-03-104-001-16

Payment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 7,011/- and Stamp Duty paid by Stamp Rs 5,000/-, by online = Rs 2,011/Description of Stamp

1. Stamp: Type: Impressed, Serial no 8909, Amount: Rs.5,000/-, Date of Purchase: 04/12/2020, Vendor name: Somnath Chatterjee

2. Stamp: Type: Court Fees, Amount: Rs.10/-

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 03/12/2020 6:33PM with Govt. Ref. No: 192020210155555311 on 03-12-2020, Amount Rs: 2,011/-, Bank: HDFC Bank (HDFC0000014), Ref. No. 1307823310 on 03-12-2020, Head of Account 0030-02-103-003-02

Partha Bairaggya
ADDITIONAL DISTRICT SUB-REGISTRAR
OFFICE OF THE A.D.S.R. DURGAPUR

Paschim Bardhaman, West Bengal

Certificate of Registration under section 60 and Rule 69.
Registered in Book - I
Volume number 2306-2021, Page from 564 to 595
being No 230605726 for the year 2020.



Do -

Digitally signed by PARTHA BAIRAGGYA Date: 2021.01.04 13:32:24 +05:30 Reason: Digital Signing of Deed.

(Partha Bairaggya) 2021/01/04 01:32:24 PM ADDITIONAL DISTRICT SUB-REGISTRAR OFFICE OF THE A.D.S.R. DURGAPUR West Bengal.

(This document is digitally signed.)