



under section 8 of W 5. L. A. Act 1955.

Why stamped under the section Stamped Act. 1866 (Section Stamp Amendment Act 27)

Act 1 A 1866 (Section 1 Act 1 Act

District Sub-Registrato 1185

ONVEYANCE.

Area: .0345:

Consideration Rs. 25,000/-

s. 25,000/-

This Indenture made this the 24/5 of November, 1984.

B E T W E E W

ONE PART. -trators, or repugnant to the context his heirs, executors, Siliguri, Dist. Hindu by religion, businessman by occupation, resident of (which expression shall mean and include unless excluded by Sevoke Road Siliguri, Police RAJENDRA KUMAR AGARWAL, sonof successors, Darjeeling representatives and assigns) hereinafter called the PURCHASE Station, Sub Registry Office Sri Jainti Parshad Agarwal adminisof the

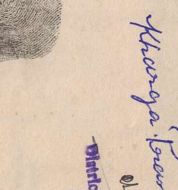
sold to Regarde kn. djarkele dilign no holb Description of the mps Were SENGROUS SHOW DOLL

M. M. day of Jan 1185 Rhang a Phasael Sauma.

Blatrict Sub-Registras Jalpaigusi

Stamp 6







though Jourse

Hana Prosad Sharana.

I. Khangar Phous and Sourman.

2. Purner Provosed Sarma. Bunnemalidas sarmar.

Sur B Lasti de sos constitutes de la constitute de sous sous se constitutes de sous sous se constitute de la const Burnesteeling mayour ?

Buches Kuthani
Bul Chand Ruthani
Bul Singuri

metric A statecting

tigodie.

District Sub-Registras Jalpalgusi

gro 200 micion



N

H

D

the OTHER executors, mean and include unless excluded by or repugnant registered at Siliguri S. R. Office on 5. -ing - hereinafter called the VENDOR (vide residents of Sevoke Road Siliguri, Police Station Siliguri, attorneys 1. Sri Banamali Das Sharma, son of late Premdas Sharma, Hindu by religion, Banamali Das Siliguri, Dist. etc. by occupation, resident of Sevoke Road Siliguri, Police PART. administrators, successors, Sri Kharga Prasad Sharma, 2. Sharma, Darjeeling, represented by his constituted Hindu by religion, business representatives and 7. 84) Sri Purna Prasad Sharma, G. P. No. 125 for (which expression shall to the context his heirs, by assigns) occupation, Dist. "arjeelthe year 1984

WELREAS Sharma of Sevoke Road, had acquired raigati Land before promulgation the Vendor and his Bengal Estates Acquisition Act, brother Ambardas Sharma, both sons of Late 1953, and their names had been

Sold to Rejenate kn. Agentis to men silion of issued to him,



*21

Moteles Sub-Registres-



w

-est rental of Rs.5/- (Rupees Five) only, and had jointly possessed the said Mouza Dabgram, P. S. Rajganj, S. R. recorded Touzi No. 3, Bengal Estates Acquisition Act, 1953, recorded in the Revisional share therein and the said share of land and hereditaments were in khas, of land peacefully having and physical possession out in the of in Khatian No. 448 and the share of property had also said Khatian in their names as the total land measuring Settlement of them. permanent heritable and transferrable inter Office & Dist. Jalpaiguri, situated within Pargana Baikunthapur Khatian under the provisions 5.96 acre of 4 four annas 5 Land at an annual five gondas J. L. No. S

> M U

remaining land i. e. WHEREAS their the joint Vendor and his share of land and both of them become goint owners of the Vendor brother become half share holder Ambardas Sharma sold a and the remaining portion Jo

Sold to Reference kn Solve Section of the state of t



Mintelet Sub-Registra.

Jespalgust



4

standing thereon are heritable and transferrable interest Vendor at and as such the Vendor has got right stands in the said Khatian though it sole absolute and exclusive virtue OH Ambardas Sharma had relinquished by him in favour of the Vendor OF the dateof a registered deed of these in khas, actual and physical possession of presents. owner-in-possession of the Release and thus is now shown in the joint names therein and the title interest having permanent the said Land and houses remaining Vendor become

A N D

said property of the Vendor. property WHEREAS the elsewhere Vendor has being in need of money for purchasing offered for sale 10 ten kattas OF land more out profitable

T M V

ness WHEREAS purpose has the Purchaser accepted the said offer of being in need of Land for the his Vendor and has offered pure

A 1958 osomosp by 1008

Siliguri To

District Sub-Registra, Jalpaiguei

CI

herewith and forming and delineated in the plan marked D and shown by red border annexed Twenty five thousand) only, free from all encumbrances whatsoever. agreed to purchase 2 out of the land part of of Vendor two kattas 1 these presents for Rs. 25,000/- (Rupees fully described one chatak in 15 the fifteen sq. schedule

A N D

manner Whatsoever 25,000/- (Rupees Twenty five thousand) only, border annexed herewith and forming schedule WHEREAS Of as appearing bruc the Land and has agreed to sell below unto the Purchaser and the said Land is transferred in the reasonable price in view of the prevailing highest Vendor has accepted the price so offered by the Purchaser brun. hereinafter. delineated in the plan marked the said Land fully part of these free from all encumbrances presents D and shown by red described in the for market Rs.

SIHT acceptance INDENTURE and also in consideration of WITHESSETH that in pursuance Rs. 0 25,000/- (Rupees the aforesaid Twenty

Soll Ryenoha kn. Agank Jal Silyno good

Rs.1.9.5.6 him.

Stamp Assoc.
Stilguri Treasury



District Sub-Registra:

payment of) five -ed 05 -chaser acknowledge the in the together the Of thousand) undersigned witnesses Of these Vendor does Land or intended rent plan marked and aforesaid with presents hereby thereto, absolute estate, rights, titles only, and taxes grant 277 hereby paid transferred so to be TO rights, liberties, privileges, full land fully described in and make over khas possession Dand etc. in discharge grant, shown (the cash payable free TAVE by convey, receipt whereof by red the to the Purchaser from cto and Purchaser the border assign and transfer unto the TO HOLD 277 the Landlord encumbrances annexed the schedule the to easements, appendices, thereof from the Vendor the same the and interest herewith Vendor State below and deline subject Whatsoever to does payment the Purchas 0 and in presenc hereby West unto cto formin Purther theor

shall -ing 011 which the -thority AND the times acts the TO intended Vendor does enjoyment and possession and good power , deeds hereafter at any Vendor be person claiming under him shall and will so to be unto and things whatsoever for required. professes hereby the cto request transfer to transfer subsists and covenant the Purchaser in the of the and cost with the said land hereby transferred, expre Purchaser the further 0 Purchaser the manner thereof and more Purchaser the Vendor has from that aforesaid and therein as time effectually the do execute interes cto time and the 211 at

claim -ed -1y Dicor held [-]: TC and subsists further intended voidable and the interest Vendor has and covenanted that possess so to the be or Purchaser not been surrendered bruc any enjoy the part shall Land the which thereof without brue said described the may Land or forfeited Vendor be hereby 211 in does the times any transferred TO schedule S. C. lawful professes hereafter bas not eviction, below Or become peacful to trar expres

NO IT any 17. further covenanted encumbrances that Whatsoever there exists no the no land hereby charge, mortgage, transferred or attachment



with ment Purchaser - sents expressed Or according brie any liable shall TO in encumbrances whatsoever intended the cto cto ha ve LOW compensate event of discovery cho SO both Civil sustain cto 8 the Or in consequence bruc Purchaser any the 30 Criminal part any Vendor for thereof such charge, as the case shall any thereof. 1088 50 be the NO liable mortgage, date may injury ре cto OH and shall these that be dealt attach pre-

and Purchaser non-performance payable 1-1has accrued due for transpires further for any and the land hereby transferred or 1055 covenanted 200 conditions upto otherwise resulting aforesaid the date that required the from 110 of Vendor any these presents have rent, cho such non-payment, non-observance shall be taxes observed expressed or intended so be liable and any and been other to indemnify performed paid Land and pur 10 the to b char in

0 pressed 0 consequence highest deprived any consideration money 1be Vendor present act Loss market Of liable intended further done possession thereof or injury dispossession at the rate conveyance to return TO declares ts O suffered OF date Or interest cto attending as the 1-1: cto De. of Of and that the βď cto and was enjoyment these presents. case shall per these be done Purchaser the thereto to be cent may 2150 in khas, entire presents 0 be together by these presents per the be che property 1-1 1-5 month liable Land actual full sustained or any for any from hereby TO with the for and physical Surming part proportionate part defect the adequate by the transferred thereof date the then subject Purchaser cto Purchaser of compensatio prevailing possession title the mat Vendo No de-

ch attachment, to be aforesaid binding with encumbrance, TC further any land the part declared any D'S land conveyed by any thereof contract other part by person and the To thereof that sale Vendor TO these there persons TO St that the transfer presents or subsists the date whitsoever Vendor of existing no char execution of those expressed or has to with ge, not sell mortgage respect entered inter



District Sub-Registrar
Jalgalgusi

liable prosecution for to compensate adequately TO any false circumstances and fraudulent as to the Purchaser in consequence aforesaid recitals made the Vendor shall herein and shall pe liable thereof. also be

CHEDULE

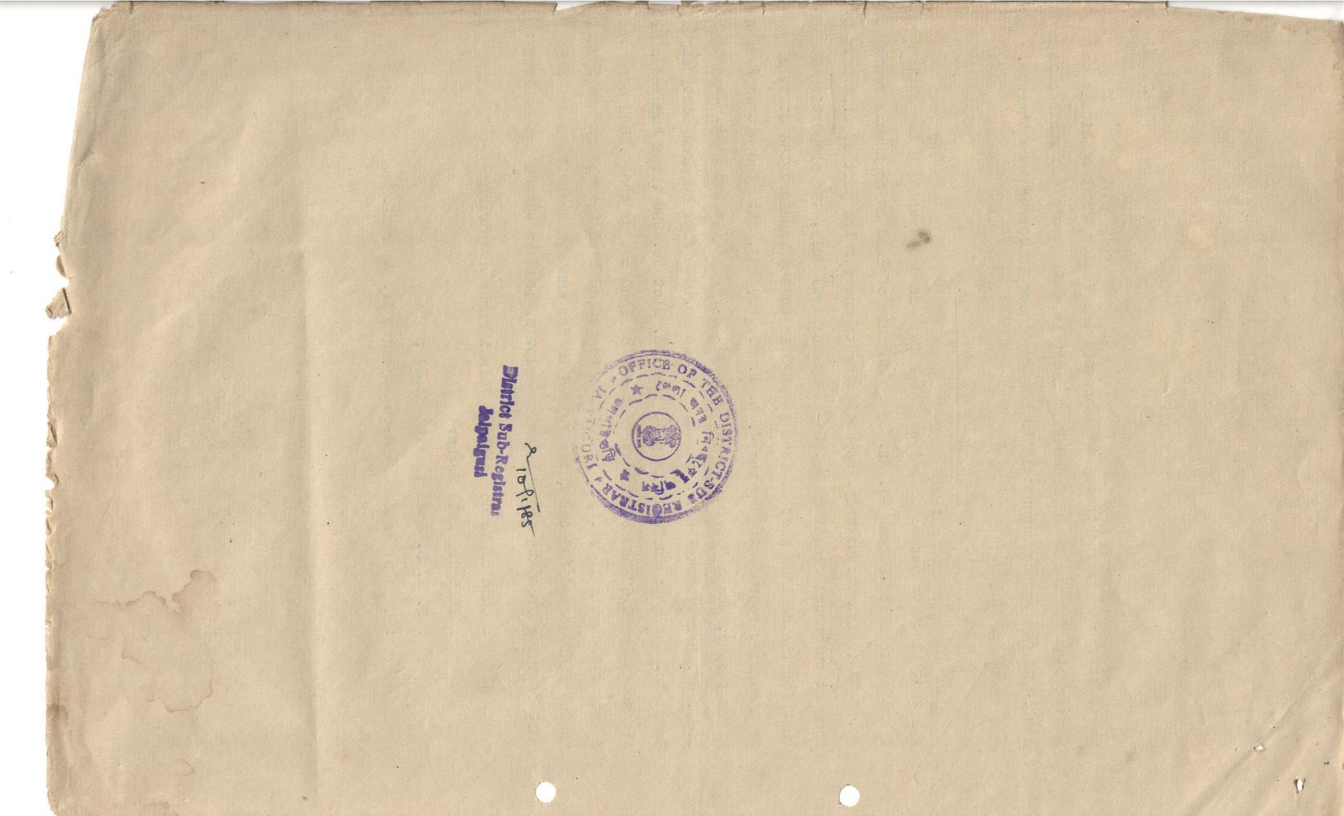
part Sheet in West 1 one Baikunthapur, Land ATI kattas 1 0=03 (Paisa Three) measuring that piece of these at an annual rental of Rs. 5/- (Rupees Five) only, Bengal, chataks plan marked "D" and shown by 2 two; Touzi No. 3 three; 8 eight; chatak 15 represented by the demised plot 1.60 presents and the demised plot Mouza Dabgram, 15 fifteen sq. or parcel one included in part of sq. ft. acre only, appertaining or raiyati of land is payable sixty decimal of of raiyati P. S. Rajganj, S. R. Office ft. or .0345 J. F. red border Khatian homestead Land tij. c. s. homestead O., Rajganj, situated within Pargar to and forming part of acre of land at Of No. 448 four hundred forty land Plot No. to the landlord the Land is annexed Land out measuring 396 three hundred of that .0345 herewith is sold bounded the proportionate and Dist. an annual N as follows CWO and forming State 5.96 Jalpaigui kattas acre rental acre enght

HTRON .. Land of Vendor sold to Jainth Parshad Agarwal;

SOUTH : Siliguri Auto Works;

EAST : P. W. D. Road (Sevoke Road) ;

Land of Vendor sold to Mahendra Kr. Agarwal



IN WITHESS WHEREOF the Vendor through his constituated attorneys does here--unto set his hand on the day, month and year first above written.

WITHESEES:

Che 213 millet Sally Kalley - Bhowalky かった Hampara

> through and understood personally by the The contents of this document have gone

Khungs perul Shas Puna Posac Sharas ATTORNEYS.

Craffithe Barran The document is prepared Banamal Dus Klasse.

drafted and typed by me :

having Licence No. 1 of 1984, Vorendra Nett Sarvas.

Dist. Registrar, Darjeeling.

District And Actions 1885



District Sub-Registrac
Jalpaigus



0.8.0