

Scanned with CamScanner



Planning Act, 1948, for the Samiti and delivered possession to the Samiti on the 16th day of February, 1951 and subsequent dates.

- B. AND WHEREAS By a Memorandum of Agreement dated 16.12.1950 the Samiti entered into an Agreement with State Govt. of West Bengal inter alia to execute and complete the Development Scheme annexed to the said Memorandum of Agreement.
- C. AND WHEREAS The Samiti had accordingly developed the land, opened out roads and subdivided the same land into small plots for residential purposes under the schemes Nos. I, II and III and offered for sale such plots to its members.
- D. AND WHEREAS The Allottee-purchaser/s who is a member are members of the Samiti approached the Samiti for the purchase of Plot No./29 measuring more or less 3 89 cottahs in and out of the said land as more specifically described in the Schedule "A" annexed hereto, and shown and depicted in the annexed plan.
- E. AND WHEREAS The Samiti has agreed to sell to the allotteepurchaser/s the said Plot being No. /29

F. AND WHEREAS The allottee-purchaser/s have paid the sum of Rs. 2, 529/= Rupus Jrvo Royand five June as provisional price on different dates as set forth in the Schedule "B" annexed hereto.

'OR-

AND WHEREAS The allottee purchaser/s have paid the sum of being the full and inal price of the Plot as set forth in schedule "B" annexed hereto.

G. AND WHEREAS The Samiti allotted the said Plot No. 129 to the Allottee-purchaser/s and entered into an agreement with the Allottee-purchaser/s by a Memorandum of Agreement dated 3 · 1. 1954 and delivered possession thereof to the said Allottee-purchaser/s.

H. AND WHEREAS In modification of the said Agreement dated 16.12.1950 a fresh Agreement inter alia to convey to the Samiti the Scheme Land by the State Govt. of West Bengal without receiving in full the compensation money upon the Samiti securing the due payment by mortgaging charging and assigning in favour of the Govt. of West Bengal its unallotted lands and lands for common user, viz., Jheels, Tanks and Dobas etc., was entered into between the Samiti and Governor of West Bengal on the 26th day of May, 1971.

AND WHEREAS In pursuance of the said new Agreement dated
 26.5.71 the State Govt. of West Bengal has conferred title of all scheme land



in favour of the Samiti by an Indenture dated 26.5.71 thereby allowing and empowering the Samiti to convey the Plots of allotted lands to the Allottee-purchasers paying in full the prescribed consideration money under Scheme No. III and to the Allottee-purchasers under Schemes Nos. I and II on payment of a further sum of Rs. 300/- (Rupees Three Hundred only) per cottah in addition to the provisional price as mentioned in the Agreement between the Samiti and the individual Allottees in respect of lands allotted to them, the said provisional price plus the additional payment of Rs. 300/- (Rupees Three Hundred only) per cottah being agreed upon by the Samiti as the full and final price or consideration money for the respective Plots under Schemes Nos. I and II.

- J. AND WHEREAS The Samiti has simultaneously executed a deed of Mortgage in favour of the State Govt. of West Bengal in respect of the unallotted building Plots and other lands of common user comprised in Parks, Jheels, Tanks and Dobas etc. as fully described in the said Mortgage Deed.
- K. AND WHEREAS The Samiti has further agreed to deposit the said additional amount of Rs. 300/- (Rupees Three Hundred only) per cottah as provided in Clause I hereof with the Collector of 24 Parganas.
- L. AND WHEREAS The Samiti has thus acquired absolute, indefeasible, and undisputed right to convey the said Plot No. 129 to the Allottee-purchaser/s as described in the schedule "A" below.
- M. AND WHEREAS in the event of the Samiti failing to comply with any of the terms and conditions of the said Indenture dated 26.5.71, the Governor may re-enter upon and take possession of the lands other than those which have been transferred, conveyed or disposed of in accordance with the terms and conditions of the aforesaid Indenture.
- N. AND WHEREAS The land allotted to the Allottee-purchaser/s as described in the said Schedule "A" below is free from Mortgage as aforesaid.
- O. AND WHEREAS The Allottee-purchaser/s are allottee/s under Scheme No. I/II and have has paid further sum of Rs. 300/- (Rupees Three Hundred only) per cottah over and above the provisional price of the Plot as mentioned in Schedule "B" below.

AND WHEREAS The Allottee purchaser/s is an allottee/s under already paid full consideration as mentioned in Schedule "B" below.

Sehedule "B" below.



NOW THIS INDENTURE WITNESSETH that in pursuance of the said Agreement dated 3.1.1954 entered into between the Samiti and the Allottee-purchaser/s and the conferment of title by the State Government unto the Samiti by an Indenture dated 26.5.71, and in consideration of the sum of Rs. 3,696/= already paid by the Allottee-purchaser/s being the price in full of the said Plot No. 129 of the Scheme as detailed in Schedule "B" (the receipt of which respective sums the Samiti doth hereby admit and acknowledge and from the payment whereof doth hereby acquit release and forever discharge the Allottee-purchaser/s as well as the said Plot) the said Samiti doth hereby grant convey transfer and assure unto the Allottee-purchaser/s ALL THAT the piece or parcel of revenue free land being Plot No. /29 of the Scheme more fully described in the Schedule "A" hereunder written and delineated in the plan hereto annexed and therein enclosed in red verge together with the right of ways paths passages drains lights sewers wires fixtures walls trees fences hedges ditches and all and every manner of former or other rights liberties privileges easements profits appendages and appurtenances whatsoever standing in and upon or belonging or in any-wise appertaining to the said Plot of land hereby conveyed or any of them or any part thereof with which the same now are or is or at any time or times heretofore were or was held used occupied and enjoyed or accepted reputed deemed or taken or known as part or parcel or member, thereof or appertaining thereto free from all encumbrances and deliver/or confirm the delivery of vacant peaceful and khas possession thereof unto the Allottee-purchaser/s AND the Samiti doth hereby covenant with the Allottee-purchaser/s that notwithstanding anything by it the Samiti done committed or knowingly suffered the Samiti has full power and absolute authority to grant convey and assure the said revenue free land unto the Allottee-purchaser/s in manner aforesaid and that the Allottee-purchaser/s his/her/their heirs, executors, administrators, successors, assigns and legal representatives shall or may at all times hereafter peaceably and quietly possess and enjoy absolutely and for ever the same and every part thereof and receive and realise the rents issues and profits thereof without any eviction interruption or demand whatsoever by the Samiti AND that the Samiti will at the cost of the person requiring the same execute and do all such acts deeds and assurances for further and more effectually assuring the premises or any part thereof unto the Allottee-purchaser/s in manner aforesaid as shall be reasonably required AND the Samiti doth hereby further covenant with the Allottee-purchaser/s that it will unless prevented by fire or some other inevitable accident upon reasonable request and at the cost of the Allottee-purchaser/s produce or cause to be produced unto him/her/them or his/her/their attorneys or agents at any trial commission examination or otherwise as occasion shall require all or any of the Indenture of conveyance in the recitals hereto mentioned for the purpose of manifesting defending or proving his/her/their title to and in the land hereditaments and premises hereby conveyed or expressed so to be or any part thereof and also at the like request and cost of the Allottee-purchaser/s deliver or cause to be delivered unto the purchaser/s such attested or other

Inta Poisson

Ma Poisson



copies or extracts of or from the said Indentures as may be required and shall in the meantime unless prevented as aforesaid or otherwise keep the said Deeds safe unobliterated and cancelled.

SCHEDULE "A" REFERRED TO ABOVE

ALL THAT piece or parcel of revenue free land being Scheme Plot No. 12 9 forming part of C. S. Plot No. 8/0 measuring France cottahs fourther chittacks and Eliza Sq. Ft be the same a little more or less forming part of C. S. Plot No. 870 measuring That in MOUZA Behala, J.L. No. 2, Khatian No. 66, within the South Suburban Municipality, the Municipality holding No. of the said Plot being &

under P.S. Behala, District 24 Parganas and delineated in the plan hereto annexed and herein enclosed in red verge and butted and bounded as follows:

On the North : Road

On the East: Samit PWN Nos 67 and 68

On the South : Road

On the West : Samil Der No. 128.

SCHEDULE "B" REFERRED TO ABOVE

Received from within-named Allottee-purchaser/s the above-mentioned sum of Rs. 3, 696/= (Super The Russed for hunter and World) being the consideration in full for the above-mentioned sale as per memorandum below:

MEMO OF CONSIDERATION

Paid by way of application money on

12.6.1951 ... Rs 1, 350.00

Paid by way of call money on

29.3.61 ... Rs 1, 179.00

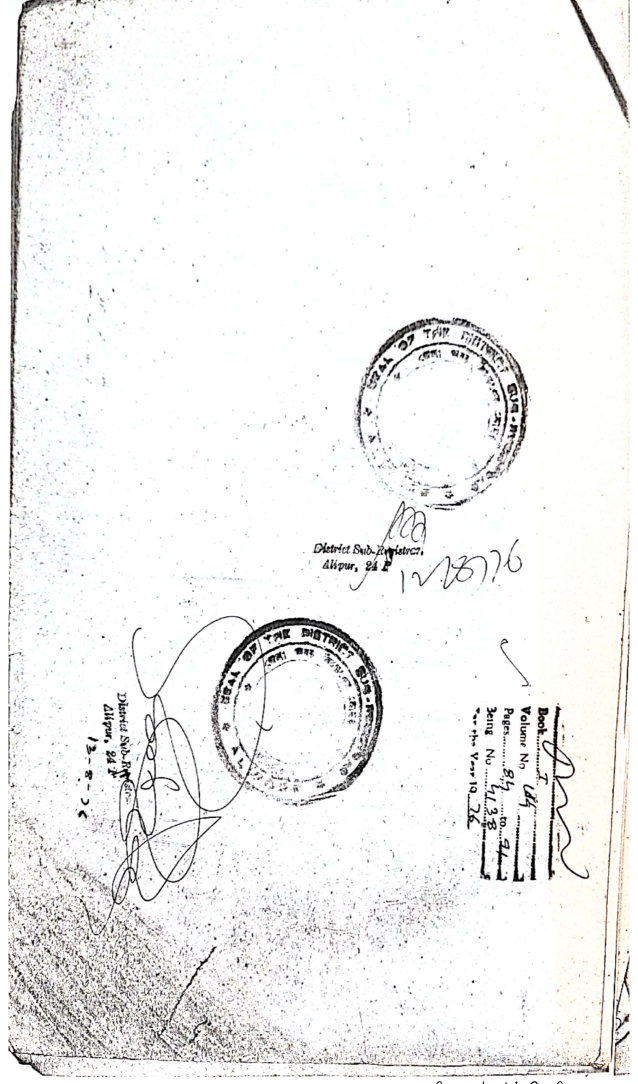
Paid before the execution of these presents



IN WITNESS WHEREOF the Vendor Samiti doth hereby set its hands and seals the Sweet, Lyttiday July month /776 year first above written.

Witness:

1. Barindra Prosad Ruth, P. 541, Parnumu Pally, Calcutton bo. 2. Suril Raujou Sur, P. 156, Parnasree Pally, Cal. 60



Scanned with CamScanner

