

35/8° 27/207

DEED OF GIFT

THIS BETWEEN SRI Chattopadhyay, Monirampur, Police Station-Barrackpore DEED OF NEMAI CHATTOPADHYAY, bу GIFT is Castemade this 2,c M day of Hindu, by occupationson of Dreimbra Late Business, Parganas Kamalakanto (North), residing 2006,

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administrators, excluded by or repugnant to the context include his heirs, hereinafter called representatives "DONOR" (which expression interest) of the shall unless



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and

SRI BARINDRA Chattopadhyay, by Casteat Monirampur, Police CHATTOPADHYAY, by occupation-District-24-Parganas (North), son of Late Business, Kamalakanto residing

excluded by or repugnant to hereinafter administrators, calledrepresentatives the "DONEE" the context include his heirs, executors, and (which successors expression in interest) of the shall

SECOND PART.

WHEREAS Chattopadhyay was the owner of the several plots of land and other properties different Districts. at the different predecessor Mouzaä under title ij different interest PoliceNagendra Station

AND his lifetime and at the time of his death was a Hindu, died intestate (i.e. on 25th day of Agrahayan 1355, according to the Bengali Calender, two Kamala Kanta Succession Act. And by virtue of inheritance the said heirs and legal representatives property left by said Nagendra Nath Chattopadhyay. inherited sons as 12th day WHEREAS undivided of December 1948), leaving behind him surviving his Chattopadhyay and Shib Kanta Chattopadhyay, his g said Nagendra Nath Chattopadhyay, deceased Nagendra Nath Chattopadhyay, jointly heirs undemarcated and legal representatives 1/2 shares in as the who during per

Chattopadhyay Chattopadhyay, WHEREAS the aforesaid property left by their father said Nagendra Nath and in their own names, _during their joint possession said Shib Kanta Chattopadhyay had as some difference Kamala agreed, to

avoid any kinds of future had took place to execute one Partition Deed between them. regarding the management of the same and litigations. Accordingly, they had decided also to

had owned and possessed of the several plots of land AND WHEREAS properties at different Districts including ALL THAT the piece and parcel of Brick field for manufacturing bricks with structures, fixtures machineries, sheds, containing an area of land measuring 3231 number 475, 476, 732 & 733, two different Touzis being number 46,49,38/949, 4, J.L. No. 2, Mouza- Monirampur, within the Municipal limits of the North Barrackpore Municipality, P.S. Barrackpore, District- North 24-Parganas, vides one Partition Deed, which was registered at District Registry office, Barasat and recorded in Book No. I, Volume No. Pages 1951 and registered in the month of March 1951. 1 to 189, 2998, two different Revenue Surveys have number 38 & 38, less comprised in five different different Mouzas 38 consequently said Kamala Kanta Chattopadhyay Being No. 1345, executed or sort day of February & 46/997, four different under different Police Stations C.S. C.S. Dags being number Khatians being 7 5.9 Acre

AND aforesaid property, Revisional Settlement Survey came into operation said Kamala Kanta Chattopadhyay had incorporated his name WHEREAS Record of Rights of Revisional Settlement during his possession and enjoyment Jarding the same ণু

previous again, as and out of total land measuring at present recorded N.S. Dag No. 46, and another area of 7 decimal (undivided undemarcated 46/1682, 1/2 Barrackpore, District- North 24-Parganas Municipal of 14 "Itkhola" 3231, two different Revenue Surveys being Dag No. an area of 3.3 Acre at present recorded as area of 52 decimal at present recorded as Settlement record, an area of 1.8Acre decimal) at present recorded Survey No. appertaining under R.S. Dag No. 38/997, another area of 20 decimal limits 38/1680, appertaining to R.S. Khatian No. of as 38, J.L. No. 2, Mouza Monirampur, within the the to 'Itkhola' under R.S. North an area of 5.9 Khatian No. 915, **Barrackpore** as 'Khal' under R.S. No. 38/1681, and acre at itichola' under R.S. Municipality, present recorded number Touzirecorded in the 'Itkhola' Under R.S. Dag No. 841, Touzi No. 38 & 4,

AND WHEREAS said Kamala Kanta Chattopadhyay, at his old age Barrackpore and recorded in Book No. III, Being No. 19, executed on 26th day of June 1972. ρ WILL, whichwas registered at Sub-Registry Office

August 1972, leaving behind him surviving Smt. Sushama Devi, his Nemai Chand Chatterjee WHEREAS and Smt. Durga Rani Ganguly, Smt. Chanda : Mukherjee, Smt. and at the time of his death was a Hindu, died on 14th day of Rabindra said Kamala Kanta Chattopadhyay who during his NathChatterjee, & Sri Barindra Sri Bimalendu Nath Chatterjee, his Chatterjee, Sri four

five daughters, as Jyotsna Succession Act. Ghatak, Smt. his heirs and legal representatives Shuvra Banerjee Ø Belaas Banerjee, per Hindu his

AND Kamala Kanta Chattopadhyay, did not file any application before the June 1972, rather they have agreed to divide the said property as Court, to get Probate of that Will, Being No. 19, dated 26th day of per future, in relation with the said partition. WHEREAS the said heirs have specific decisions, terms and directions of the said Will and decided not to got to the and legal representatives Court against each other,

which AND WHEREAS accordingly one Partition 3777, on 28th recorded Chatterjee, Chatterjee, therein described as the party of the first part and Sri of the Rabindra Second Part and Smt. Sushama Devi, therein described as the Party was partition and also third part. It is stated that all five Chattopadhyay, in Book No. NathSZ. registered day of September 1976, made among Nemai Chatterjee, therein I, volume No. 68, atChand have appeared Sub-Registry expressed Chatterjee and described Pages 6 executed the said Partition Office,Deed had been executed, their daughters of Late Kamala ద్దం as ZZ. Barrackpore approval to the Barindra 23, Being No. Sri Bimalendu party regarding of the

Deed as a Confirming Party.

23, **Barrackpore** Survey Barrackpore Acre with appertaining another area of 7 decimal (undivided undemarcated ½ of 14 decimal) 3.3 Acre at present recorded as 'Itkhola' under R.S. Dag No. 46, and different Revenue Surveys being number 38 & 4. Again, an area of decimal under R.S. Dag No. 38/1680, all are at present recorded as Įtkhola' and possessors Being No. 3777, executed on 28th day of September 1976. No. Deed, Monirampur, 1.8 Acres under R.S. appertaining to R.S. Khatian No. under described in Lot No. 2, of the 'KHA' Schedule of the said structures, fixtures & fittings, ALL THAT the piece 38, J.L. No. 2, totaling land measuring an area of 5.9 and recorded in Book No. ξφ recorded Municipality, to Sri. whichR.S. R.S. of the several plots of land and other properties Barindra Sr. Khatian Dag No. waswithin as Bimalendu 'Khal' under P.S. Nathregistered the No. Dag No. 38/1681, Barrackpore, and parcel of land measuring an Chatterjee, municipal limits of 915, Touzi No. Chatterjee, I, Volume No. 68, Pages 6 to at 38/997, another machineries, sheds, etc, in R.S. the841, Touzi No. and another area of were Sub-Registry Office, Dag District-Sn. the joint owners 2998, Revenue No. Norththe area of 3231, two 46/1682, North 24-

opinion had arisen regarding the management of the WHEREAS said Sri Bimalendu _during their joint possession Chatterjee, SH. Nemai Chand Chatterjee some difference said property g

and decided to execute one Partition Deed between them. Deed, being No. 4197, dated 21st day of October 1978, in their own names Sri. to avoid any kinds of future litigations. Accordingly, they had barindra Nath Chatterjee. aforesaid property, which they As result, got vide said Partition they have agreed

possessors of some plots of land and other properties including ALL No. under R.S. Dag No. 38/997, another area of 20 decimal under R.S. Barindra R.S. Khatian No. 841, Touzi No. 3231, two different Revenue Surveys THAT the piece and parcel of land measuring Monirampur, at Ward No. 19, within the Municipal limits of the North appertaining recorded as 'Itkhola' under R.S. Dag No. 46, and another area of 7 being number Dag No. 38/1681, and another area of 52 decimal under R.S. Dag with structures, fixtures & fittings, machineries, sheds etc, in Mouzarecorded **Barrackpore** 38/1680, all are at present recorded as 'Itkhola' appertaining to WHEREAS at present, (undivided undemarcated Nathrecorded Kolkata-700120, described in Lot No. 38, J.L. No.2, totaling land measuring an area of 5.9 Acre Municipality, P.O. & P.S. Barrackpore, to R.S. 38 Chatterjee, have ξρ Deed, which was as Khatian No. 915, Touzi No. 2998, 4. Again, 'Khal' Sri Nemai Chand Chatterjee under an area of 3.3 become 1/2 of registered R.S. 14 decimal) at present the Dag an area of joint owners at the Sub-Registry of the Schedule acres District- North 24 No. at present 46/1682 Revenue 1.8 Acre

Office, 21st day of October, 192 to 200, Barrackpore and recorded in Book no. Being No. 4197, executed on 20th day and registered on 1978. Volume No. 76, Pages

of any other person or persons whatsoever nature, etc absolutely free from all encumbrances, interference and disturbances AND WHEREAS since along enjoying each and with his brother Sri then Sri Nemai Chand Chatterjee, every part of the said premises Barindra NathChatterjee, the Donor have

along with his brother Sri Barindra Nath Chatterjee, and transfer their title to the third parties. AND howsoever nature and Sri Nemai Chand Chatterjee, the Donor herein mortgages, free from all encumbrances, clear marketable title to the said premises with right to assign WHEREAS each trusts, acquisition and/or requisition, etc, whatsoever or and every part of the said land/property charges, liens, lispendens, attachments, have good, free

AND rents and profits until sale upon trust for themselves same and stand possessed of the net proceeds of sale and of the net described in the Schedule hereunder written and hereinafter referred WHEREAS the Donor and the Donee "said Property" free from encumbrances upon trust to sell the are seized of the property in equal shares.

thereof to the Donee. interest as co owner TheDonor เร desirous in the said property and the proceeds Q givinghis undivided share of sale

intention and in consideration of natural love and affection which the said Donor has for the said Donee, the said Donor out of his own free the said property. absolutely give convey, grant undivided undemarcated will, accord, without coercion NOW THIS DEED WITNESSETH that and ij. full possession or undue influence from of ä their senses pursuance do hereby 1/2 share any body said

belong described in the Schedule hereunder written and shown in the map convey, or is or any time or times hereto before were or was situated, and bounded said property hereditaments and premises belonging to or reputed to delineated in the advantages, watercourses, plan annexed hereto OR HOWSOEVER the said property remainder THAT the or be all rights assure, use, called known described Donor equity appurtenant thereto AND the reversion and reversions light trust, sewers, and premises and sell and transfer unto and to the use of the donee building together with the and map or plan annexed hereto and all areas water do liberties of possession property claim and demand both at remainders benefits hereby drains, ditches, rights privileges, easements the and donor or any indefeasibly in over appurtenances AND ALL into or distinguished part or portion thereof now are and and under nodnand land more the whatsoever estate the absolutely as said TOGETHER particularly shown right, property butted, grant, and

NOTWITHSTANDING forever for a perfect every part sufficiently entitled to the hereby granted, conveyed and transferred or expressed so to be and predecessors administrators, hereby representatives and covenants with the donee their heirs, assured, sold and transferred or expressed or intended so to be and property equity free from all encumbrances TO HAVE control of the said donor or any person or persons from whom she can or may procure the same without any suit or action at law or in now or hereafter shall or may be in the custody possessin, power or concerning the said property hereditaments and premises which are hereditaments manner or conditions use deed or things, by the donor or any of his predecessor or to hereditaments for thereof upto and to the use of the donee seized and the contrary he the of the donee writings and evidence of title whatsoever relating to or in title donee, representatives and assigns that NOTWITHSTANDING encumber himself, and premises or any or every part thereof and and indefessible estate or inheritance without profits any and possessed said property hereditaments absolute and for ever AND the his 9 use, trust act, committed make premises thereof heirs, deedsaid Donor is now lawfully and or other thing whatsoever to હ્ voidAND 07 hereby granted, or executed or executors, 9 thing the AND TO HOLD the said ALL otherwise same whatsoever and deeds, administrators, absolutely and and premises well knowingly conveyed, executors, Donor do AND ALL pattahs,

the granted, conveyed and transferred or expressed so to be unto and to premises hereby property aforesaid Donor now have in himself good right, full power absolute person or persons lawfully interruption claim and demand whatsoever from or by the Donor any premises property hereditaments and premises or any part thereof from under and title kept Donor or from or under any of their predecessors and request and lawfully created by the Donor or any of her predecessor in title AND further ıΉ. in any shall premises and every part thereof unto and to the use of the donee executed harmless and indemnified against all estate and encumbrances and clear nodn shall and may at all times hereafter peaceably and quietly of the Donee absolutely and forever AND that the donor has hereditaments 9 and indefeasible title to sell, convey, or transfer the and every part thereof and without any lawful eviction, and will from time to time and at all times hereafter at the more for the way have and equitably claiming any estate or interest in the said costs of the donee do and execute or cause to all such freely and clearly and absolutely discharged saved perfectly assuring the said encumbered the said property all, and granted, hold possess donor or from or under acts, and premises and every part thereof hereby every conveyed and transferred claiming from under or deeds and enjoy other and things person any of his the property hereditaments whatsoever for further 9 said property and hereditaments and persons in title in trust for the predecessor in AND that AND that have be done

ä AND that the made by his being a party hereto and executing these presents the manner aforesaid Doneeaccepts as the gifts shall 9 of the may said bе reasonably property hereunder required.

TheValuation of the entired property in Rs.32,00,000/-

two lac only)

SCHEDULE 'A' OF THE PROPERTY ABOVE REFERRED TO

structures, measuring THAT 2.95 the brick field for manufacturing 'KMC' fixtures, acres out of 5.90 acres undivided undernarcated $\frac{1}{2}$ fittings, machineries, sheds, Brand bricks with containing land

share in Raiyati Sthitiban right appertaining to

L.R.L.R. Khatian No. 3358 corresponding Dag No. 38/1681 area 0.20 acres L.R. Khatian No. 3358 corresponding Dag No. Municipal Holding No. Mouza-Barackpore, District- 24-Parganas butted and bounded as follows:-R. Khatian No. 3358 corresponding Dag No. 46/997 area 1.80 acres Khatian No. 3358 corresponding Dag No. 46/1682 Khatian No. Monirampur, within 3358 corresponding Dag No. 46 area 3.31 acres 34 of Ward North Barrackpore Municipality No. 38/1680 area 0.52 acres 19, under area 0.07 acres Police Stationbeing ä

Brick field of Satya Brick Works

ON THE NORTH BY

Monirampur High School;

ON THE EAST BY SOUTH BY Shib Kanta Chatopadhyay Property;

ON THE WEST BY

ON THE

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

SIGNED, SEALED & DELIVEREL

In presence of:-

1. Simanfil favo.
111. S.M. Baserfee Roack
- Bus. Baserfeekpone
cal-120

Nemai Challeryn . SIGNATURE OF THE DONOR

2. Sangata Rayllondhur Lealdal Civil Comb.

I accept the gift heartily

SIGNATURE OF THE DONEE

Drafted & Prepared by:-

Jama' 20.12.06.

Partha Pratim Kanjilal Advocate High Court, Calcutta.

Computer Printed by me:

M/S. VIJAYA

10, Old Post Office Street Ground Floor, Room No.19A Kolkata-700001

SPECIMEN FORM FOR TEN FINGERPRINTS

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Hand			Left Hand			Right Hand		Left Hand		Right Hand		Left Hand		Right Hand		Left Hand	
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	Middle Finger					Middle Finger			**		Middle Finger		-		Middle		
	Ring Finger	·	rore ringer			Ring Finger		Fore Finger			Ring Finger		Fore Finger		Ring Finger	Fore Finger	
'n	Little Finger		Inumb			Little Finger		Thumb			Little Finger		Thumb		Little Finge	Thumb	