I-07979 03865 एक सौ रुपये रु. 100 HUNDRED RUPEES सत्यमेव जयते रत INDIA INDIA NON JUDICIAL পশ্চিশ্নবঙ্গ पश्चिम बंगाल WEST BENGAL has been realised on Admissible under Rule 21 as per Bentar's Carque 29 all 1/8 5 (1) of W. B. T. R. 9918300 7 307 duly Stamp under the Indian Stamp Act 1890 Posequently ...991828mod Immended Schadule I. THIS DEED OF INDENTURE is made this 24th day of Warch Two Thousand Seven Christian Era. BETWEEN SRI VINOD KUMAR JAISWAL, Son of Late Tribeni Prosad Jaiswal, by faith-Hindu, Indian Citizen, by Occupation-Business and residing at Atghara, P.S. Rajarhat, Dist: as per Bankere Charge Bank Draft 14.006790, 007774 P/2---

Barasat, North 24-Parganas

Orficit Regul Hees Resources on an account of the second o

North 24-Parganas, hereinafter called the 'VENDOR' (which expression shall unless excluded by or repugnant to the context be deemed to mean and include his heirs, executors, administrators, representatives and assigns) of the 'ONE PART'.

A N D

- 1) M/S. CORNFLOWER TRADELINK PVT. LTD.
- 2) M/S. BHAGIRATHI CONSULTANCY PVT.LTD.
- 3) M/S. FASTMOVE ADVISORY PVT. LTD.

The Companies incorporated under the Indian Companies Act, 1956, having their registered office at 8/1, Lalbazar Street, Kolkata-700001, hereinafter called the 'PURCHASERS' (which expression shall/will unless excluded by or repugnant to the context be deemed to mean and include their or each of their successors, successors-in-office, administrators and assigns) of the 'OTHER PART'.

WHEREAS by an Indenture of a Bengali Deed made between Chhayafulla Tarafdar, Son of Late Emam Ali Tarafdar of Atghara, P.S. Rajarhat, District: North 24-Parganas described as therein the Vendor, sold, Conveyed and transferred his 1/4th share land measuring

an area of 8.25(8\frac{1}{4}) Satak out of 33 Satak in respect of R.S. Dags No. 711,724, 710 under R.S. Khatian No. 368, L.R. Khatian No.344 and R.S. Dags No. 537 & 538 under R.S. Khatian No.77 alongwith other Dags of land situated in Mouza- Atghara, P.S. Rajarhat, District: North 24-Parganas in favour of Sri Vinod Kumar Jaiswal as therein the Purchaser, the Vendor herein this Deed which executed and registered in the A.D.S.R.O.Bidhannagar, vide recorded in Book No.1, Volume No.165, Pages No.63 to 78 and Being No.7732 for the year 1989.

A N D WHEREAS another by an Indenture of a Bengali Deed made between(1) Chhayafulla Tarafdar, son of Late Emam Ali Tarafdar(2) Mosammat Sahara Bibi, w/o. Chhayafulla Taradar are both of Atghara, P.S. Rajarhat, District-North 24-Parganas, described as therein the Vendors, sold, conveyed and transferred each of their 1/4th share total land measuring an area of 18.75(18%) Satak in which part of Chhayafulla Tarafdar by 1/4th share in respect of R.S. & L.R. Dag Nos. 526,527,533 and 1/8th share in part of R.S. & L.R. Dag No.528 being .625 Satak out of 5 Satak and another in part of Sahara Bibi her 1/4th share land on R.S. Dag No.535, the said landed property situated in Mouza-Atghara, P.S. Rajarhat, District: North 24-Parganas, they sold

in favour of Sri Vinod Kumar Jaiswal described as therein the Purchaser, the Vendor herein this deed which executed and registered in A.D.S.R.O. Bidhannagar, vide recorded in Book No.1, Volume No.165, Pages 7 to 8 and Being No. 7727 for the year 1989.

AND WHEREAS by an another indenture of a Bengali Deed made Between Monajat Ali Tarafdar, son of Late Hamijaddin Tarafdar of vill. Atghara, P.S.Rajarhat, District: North 24-Parganas sold, conveyed and transferred an area of 3.75 Satak being the Part of R.S. & L.R. Dag No.536, R.S. Khatian no.25, L.R. Khatian no.263 & 344 in favour of Sri Vinod Kumar Jaiswal which executed and registered in A.D.S.R.O. Bidhannagar, vide recorded in Book No.I, Volume No.42, Pages 267 to 276 and Being No.2229 for the year 1992.

AND WHEREAS the Vendor Sri Vinod Kumar

Jaiswal as became the legal bonafide owner of the land

measured an area of 31.375 Satak in respect of Dags

No.711,724,710,537,538,526,527,533,536 & 528 specifically described in the Schedule hereunder written and

has absolute right title to sell the landed property

to any purchaser or purchasers without any interruption.

AND WHEREAS the Vendor in urgent need of

money, has declared to sell the hereunder schedule landed property an area of 31.375 Satak and the Purchasers have agreed to purchase for the consideration price of Rs. 17,00,000/-(Rupees seventeen lac)only.

NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement and in consideration of Rs.17,00,000/-(Rupees Seventeen lac)only paid to the Vendor by the purchasers as per Memo below at or immediately before the execution of these presents(the receipt whereof the vendor doth hereby as well as by the receipt hereunder written, admit and acknowledge and of and from same and every part thereof hereby acquit release and for ever discharge the said purchasers as well as the said land particularly described in the schedule hereunder written) the Vendor doth hereby sell, grant, convey, transfer, assign unto the purchasers free from all encumbrances, attachments charges, liens, lispendens ALL THAT piece or parcel of Rayat Dekhali Swattya land and all rights easements and appurtenances as particularly mentioned and described in the Schedule hereunder written TO HAVE AND TO HOLD the said land hereby granted, transfered, conveyed and assigned or expressed or intended so to be with the appurtenances unto the purchasers absolutely and for ever free from all encumbrances whatsoever.

THE VENDOR DOTH HEREBY COVENANT WITH THE PURCHASERS
as follows : -

- 1. <u>T H A T</u> notwithstanding any act deed matter or things whatsoever done by the Vendor or his predecessor-intitle or any of he done, executed or knowingly suffered to the contrary, the Vendor in fully and absolutely seized and possessed of the conditions, use trust for other thing whatsoever to alter or make void the same.
- 2. THAT notwithstanding any such act, deed or thing whatsoever aforesaid, the vendor now have good right full lawful absolute authority and indefeasible title to grant transferred and assigned or expression or intended to be with the appurtenances unto and to the use of the purchasers in the manner aforesaid and according to the true intent and meaning of these present
- 3. THAT the purchasers shall and may from time to time and at all times hereafter peaceably and quietly held occupy possess and enjoy the land hereby granted transferred and assigned and take rents and profits thereof absolute use and benefit without any lawful hindrance, interruption, disturbances, suit, eviction, claim or demand whatsoever from or by the vendor or any person whatsoever.

- 4. THAT free clear, freely and clearly and absolutely acquitted exonerated and release or otherwise by and at the cost and expenses of the vendor and sufficiently saved defended kept harmless and other estate right, title claim or demand whatsoever from or by the Vendor or any person or persons whatsoever AND mortgages, charges, liens, lispendens attachments and encumbrances whatsoever.
- 1 Solution 1 Start the vendor and all person having and lawfully claiming any estate, right, title or interest unto upon the said land and every part thereof from under or in trust for the vendor and predecessor in title or any of him shall and will from time to time and at all times hereafter at the request and costs of the purchasers x do and execute or cause to be done or executed, all such acts, assurances and things whatsoever for further better and perfectly assuring the said land hereby granted, conveyed, transferred and assigned or expressed or intended so to be transferred and assigned and every part thereof unto and to the use of the said purchasers in the manner aforesaid as may be reasonably required.
- 6. THAT no notice issued under the Public Demand

Recovery Act has been served on the Vendor nor any such notice has been published.

7. THAT the vendor has not yet received any notice of requisition or acquisition of the property described in the Schedule below.

It is hereby declare that the land, described in the Schedule below, is the self acquired property of the Vendor and he is not the benamadar of any one.

AND the Vendor deliver this day khas possession of the said land unto the purchasers.

THE SCHEDULE OF PROPERTY REFERRED TO ABOVE

ALL THAT piece and parcel of Sali Land containing an area of 31.375 Thirty one point three seven five Satak as mentioned hereunder undivided land out of 1 Acre 13 Satak(one Acre Thirteen Satak) which lying and situated in Mouza- Atghara, P.S. Rajarhat, Dist:

North 24-Parganas within the limit of RajarhatGopalpur Municipality, Ward no.6, and under the jurisdiction of A.D.S.R.O. Bidhannagar and also under

J.L. No.10, R.S. No.133, Touzi No.172.

	R.S./L.R. DAG	R.S. KHATIAN	L.R.KH.	SOLD LAND	OUT	OF TOTAL
				tell and per the banders self figure.		meljan tremerany perharbaten um
1.	711	368	344	2.5 Satak	10	Satak.
2.	724	368	344	1 Satak	4	Satak.
3.	710	368	344	1.25 Satak	5	Satak.
4.	537	77	344	1.25 Satak	5	Satak.
5.	538	77	344	2.25 Satak	9	Satak.
6.	526 /	530	344	0.25 Satak	01	Satak.
7.	527	530	344	2 Satak	8	Satak.
8.	533	530	344	2.75 Satak	11	Satak.
9.	535	49	905	6.25 Satak	25	Satak.
10.	536	25	344 & 263	11.25 Satak	30	Satak.
11.	528		344	.625 Satak	5	Satak.

Conveyed Land is 31.375(thirty one point three seven five) Satak.

The land is Rayati Dakhali Swattiya under the Govt. of West Bengal.

IN WITNESS WHEREOF the Vendor has hereunto set and subscribed his hand on the day, month and year first above written.

SIGNED AND DELIVERED by

the VENDOR at Kolkata in

the present of:

1. Rohal James Of AGGHARA P.S. - RAJARHAG

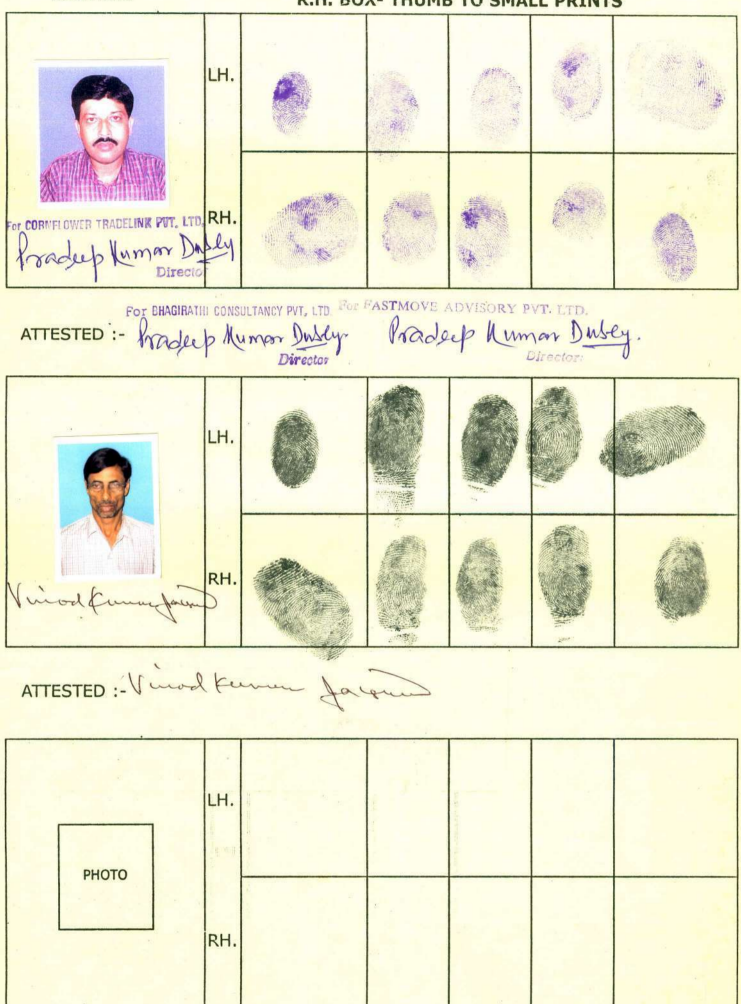
2. Sonyoy Das.
Baros of Cont

SIGNATURE OF THE VENDOR.

SIGNATURE OF THE PRESENTANT/ EXECUTANT/SELLER/ BUYER/CAIMENT-WITH PHOTO

UNDER RULE 44A OF THE I.R. ACT 1908

N.B. - LH BOX-SMALL TO THUMB PRINTS R.H. BOX- THUMB TO SMALL PRINTS



MEMO OF CONSIDERATION

RECEIVED of and from within named purchasers the within mentioned sum of Rs. 17,00,000/-(Rs. seventeen lac)only in full payment of the consideration money as per memo below:-

1.	By Cheque no. 990861.	Rs. 2,83,000/-			
2.	By Cheque No. 991159.	Rs. 2,83,000/-			
3.	By Cheque No. 990862.	Rs. 2,83,000/-			
4.	By Cheque No.990961.	Rs. 2,84,000/-			
5.	By Cheque No.990962.	Rs. 2,84,000/-			
6.	By Cheque No.991160.	Rs. 2,83,000/-			
	All the cheques drawn upon Standard	and selection will propose that the product and and appropriate the fitting			
	Chartered Bank, dt. 23-3-2007.	Rs.17,00,000/-			
		and deployee, a water and ared provide problems on publishing and			

(Rupees Seventeen Lac)only.

WITNESSES:

1. Kaluf Jam

2. Sanjay Das.

SIGNATURE OF THE VENDOR.

Drafted by me:

Say 12 to Sarkar

(Advocate) Barasat Judges'Court.



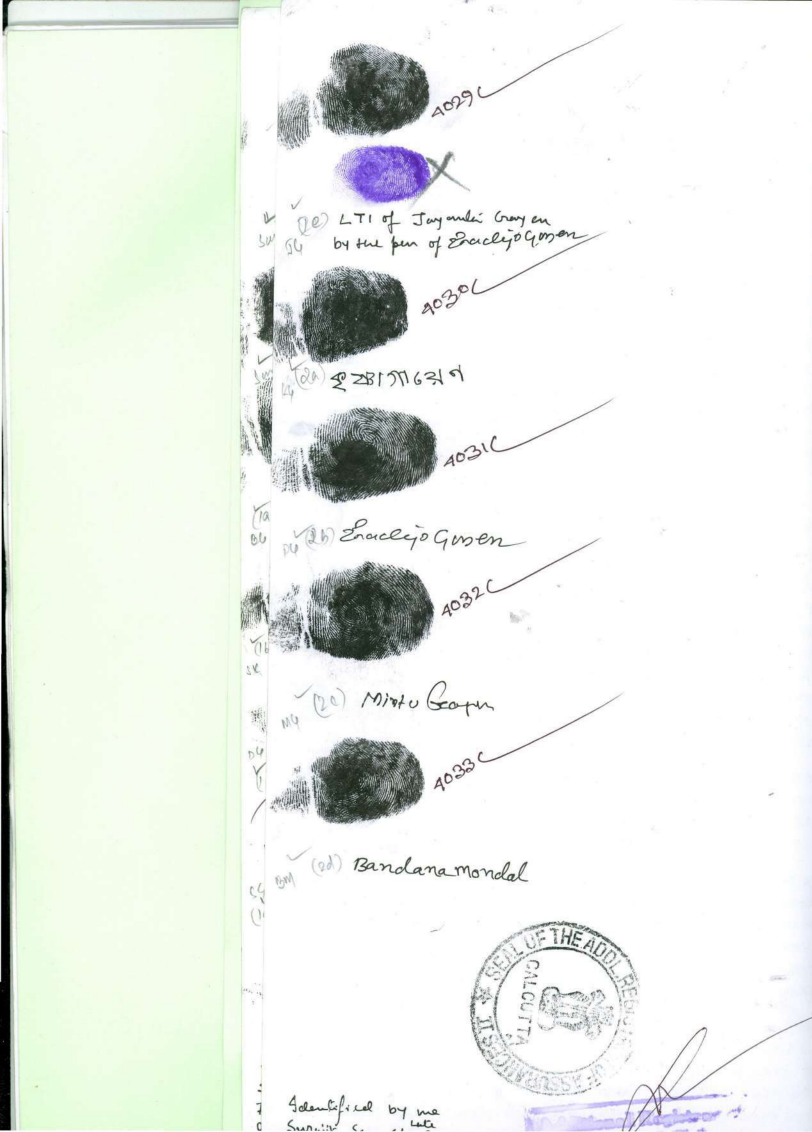
Sofhame

AREAMLAND VANIJYA PRIVATE LIMITED NAME ... Sund ADD/ADV Appendised Signalory SURANJAN MUKHERJEE 402A(Licensed Stamp Vendor 2 & 3 K S. Hay Rose Back NILAMBAR VANITYA PRIVATE LIMITED Syldamic 4025C Approprised Signatory SUNIL KUMAR LOHARUNA (10) LTI of Basmi Grayen BU by the pun of Enacly's Ginen 4026C The SUKUMON Gray en LTI of silip Grayen by the pen of Phase journer 241631 d Golanti fied by me Swrajit Sen S/O Lake Baidya Nata Sen 13. K. S. Roy Road, Kot- 1 Ocempation: Service

GAYEN, (1c) DILIP GAYEN, (1d) SUSHANTA GAYEN (1e) JAYANTA GAYEN all being sons of Late Sudhir Chandra Gayen & (2a) (SMT.) KRISHNA GAYEN wife of Late Biswanath Gayen, (2b) PRADIP GAYEN (2c) MINTU GAYEN both sons of Late Biswanath Gayen and (2d) (SMT.) BANDANA MONDAL wife of Shri Biswanath Mondal and daughter of Late Biswanath Gayen, all residing at Atghara, Post Office R-Gopalpur, Police Station-Baguihati (formerly Rajarhat), District-North 24-Parganas, Kolkata 700136 hereinafter jointly referred to as "the "VENDORS" (which expression unless excluded by or repugnant to the subject or context shall be deemed to mean and include their and each of their respective heirs legal representatives executors and administrators) of the ONE PART AND (1) DREAMLAND VANIJYA PRIVATE LIMITED, a Company incorporated under the Companies Act, 1956 having its Registered Office at No.DC 9/28 Shastri Bagan, Deshbandhu Nagar, Kolkata - 700059 and (2) NILAMBAR VANIJYA PRIVATE LIMITED, a Company incorporated under the Companies Act, 1956 having its Registered Office at No.101 Park Street, Ground Floor, Siddha Point, Kolkata - 700016, both represented by their Authorised Signatory, Mr. Sunil Kumar Loharuka son of Late Ram Bhagat Loharuka and residing No.DC 9/28 Shastri Bagan, Deshbandhu Nagar, Kolkata - 700059 hereinafter referred to as "the PURCHASERS" (which expression unless excluded by or repugnant to the subject or context shall be deemed to mean and include their and each of teir respective successors or successors in office and/or assigns) of the OTHER PART:

WHEREAS:

- A. The Vendors herein have held out, represented before and assured the Purchasers, inter alia, as follows:
 - (i) Bhupal Mondal, Bipin Behari Mondal and Biraj Moni Dasi were jointly seized and possessed of and/or otherwise well and sufficiently entitled as the full and absolute owners / raiyats, amongst other properties, **ALL That** the various pieces and parcels of land situated and lying at in various Dags having an area of 689 Sataks recorded under various Khatian Nos.119, 121,177, 327 & 118, in Mouza Atghara, J.L. No.10, under Police Station Baguihati, Sub-Registration Office A.D.S.R. Bidhannagar (Salt Lake City), in the District of North 24-Parganas, absolutely and forever, each having 1/3rd equal undivided share therein equivalent to 229.7 Sataks of land;
 - ii) That the said Biraj Moni Dasi by virtue of Deed of Gift dt.14/5/1962 gifted to her 3 sons Sudhir Chandra Gayen, Bankim Chandra Gayen & Biswanath Gayen, amongst other properties, **All That** the said 229.7 Sataks of land, each donee having 1/3rd share therein.
 - That the said Biswanath Gayen, a Hindu governed by the Dayabhaga School of Hindu Law, died intestate leaving him surviving his sole widow Krishna Gayen, two sons namely, Pradip Gayen and Mintu Gayen and one daughter namely Bandana Mondal (Gayen) (all being the Vendor Nos.2a to 2d herein) as his only heirs heiresses and legal representatives, who all upon his death inherited and became entitled to his share in the said 229.7 Sataks of land, absolutely and forever;
 - That the said Sudhir Chandra Gayen, a Hindu governed by the Dayabhaga School of Hindu Law, also died intestate leaving behind him surviving his sole widow Basanti Gayen and four sons namely, Sukumar Gayen, Dilip Gayen, Sushanta Gayen and Jayanta Gayen (all being the Vendor Nos.1a to 1e herein) as his only heirs heiresses and legal representatives, who all upon his death inherited and became entitled to his share in the said 229.7 Sataks of land, absolutely and forever;
 - v) That disputes arose between parties related to possession and the said Vendors herein (being the heirs of Sudhir Chandra Gaven and Biswanath Gaven) along with Bankim



Chandra Gayen filed Title Suit No.203 of 1985 against the heirs of Jiban Chandra Mondal and others in the Court of the Learned 2nd Assistant District Judge at Alipore. On 28th February, 1994, the Learned 2nd Assistant District Judge at Alipore was pleased to pass a Preliminary Decree on contest and after measurement by a Advocate Commissioner, the Learned Court was further pleased to pass a Final Decree on contest in terms of the Commissioner's Final Report, Field Book and the sketch map which would form part of the Final Decree on 28th April, 1995.

- vi) Pursuant to the said Final Decree passed in Title Suit No.203 of 1985, a Title Execution Case No.11/1995 was filed. On hearing the Learned Court was further pleased to give possession on 13th August, 1995, mentioning share of land in terms of the plan drawn by the said Learned Advocate Commissioner.
- vii) According to the said Survey Plan, the heirs of Sudhir Chandra Gayen, the heirs of Biswanath Gayen and the said Bankim Chandra Gayen with the consent of both the Plaintiffs and Defendants, amongst other properties, were allotted **ALL THAT** the piece or parcel of land containing an area of 44 sataks (out of total area of 71 Sataks) comprised in R.S. & L.R.Dag No.555 (C.S.Dag No.569), recorded in R.S.Khatian No.521 (C.S.Khatian No.119), in Mouza Atghara, absolutely and forever, all having one-third equal share therein:
- viii) That under and by virtue of a Deed of Sale dated 15th September 1995 and registered in the office of Additional District Sub Registrar, Bidhan Nagar, Salt Lake City and recorded in Book No.I Volume No.82 Pages 331 to 342 Being No.3747 for the year 1995 the said Bankim Chandra Gayen for the consideration mentioned therein sold transferred, granted and conveyed unto and to the said Mintu Gayen (being the Vendor No.2c herein)

 ALL THAT his share in the said Dag No.555, absolutely and forever. Under the said Deed, the said Bankim Gayen had sold his entire entitlement/allottment as per Decree to Mintu Gayen, wherein the Schedule was given as per Parcha but the fact of the Final Decree and entitlement/allottment of Bankim Gayen was duly recited.
- In the events aforesaid, by virtue of the said Decree, inheritance and purchase, the Vendors herein became seized and possessed of and/or otherwise well and sufficiently entitled as the full and absolute owners / raiyats, amongst other properties, to **ALL THAT** the piece or parcel of land containing an area of 44 sataks (out of total area of 71 Sataks) comprised in R.S. & L.R.Dag No.555 (C.S.Dag No.569), recorded in R.S.Khatian No.521 (C.S.Khatian No.119), in Mouza Atghara, absolutely and forever;
- That under and by virtue of a Deed of Sale dated 1st October 2002 and registered in the office of Additional District Sub Registrar, Bidhan Nagar, Salt Lake City and recorded in Book No.I Volume No.442 Pages 24 to 42 Being No.7896 for the year 2002 the said Vendors herein for the consideration mentioned therein sold transferred, granted and conveyed unto and to Jahangir Hassan Tarafdar and Jiajur Rahaman Tarafdar ALL THAT a divided and demarcated part and portion of land containing an area of 15 Cottahs (equivalent to 24.79 Sataks) out of their total share of 44 Sataks in the said Dag 555, absolutely and forever.

- In the events aforesaid, the Vendors herein are now seized and possessed of and/or otherwise well and sufficiently entitled as the full and absolute owners / raiyats, amongst other properties, to **ALL THAT** the balance divided and demarcated part and portion of land containg an area of 11.62 Cottahs (equivalent to 19.21 Sataks) out of their total share of 44 Sataks in the said Dag 555, absolutely and forever, morefully described in the **SCHEDULE** hereunder written (and hereinafter referred to as "the **SAID PROPERTY**");
- xiii) That the said Property is free from all encumbrances mortgages charges liens lispendens cases vestings attachments trusts uses debutters tenancies leases occupancy rights restrictions restrictive covenants bargadars bhagchasis acquisitions requisitions alignments and liabilities whatsoever or howsoever;
- xiv) That the Vendors are in uninterrupted and exclusive "Khas" peaceful vacant possession of the said Property and all and every part thereof without any disturbance obstruction claim or objection whatsoever from any person or persons and that the Vendors have been using the same for their personal use and cultivation;
- xv) That the Vendors have duly made payment of the Khajana in respect of the said Property;
- xvi) That no part or portion of the said Property has ever vested in the State under the provisions of the West Bengal Land Reforms Act, 1955 or any other act or statute applicable to the said Property nor is there any case pending under such Acts or Statutes;
- xvii) That the Vendors never held nor holds any excess land within the meaning of the West Bengal Land Reforms Act, 1955 or any other act or statute applicable to the said Property, nor did the predecessors-in-title or interest of the Vendors ever held any excess land within the meaning of the said Acts or any other act or statute applicable to the said Property;
- xviii) That the said Property or any portion thereof is not affected by any notice or scheme or alignment of the Kolkata Metropolitan Development Authority or the Government or any other Public Body or Authority;
- xix) That no declaration has been made or published for acquisition or requisition of the said Property or any portion thereof under the Land Acquisition Act or any other Act for the time being in force and that the said Property or any portion thereof is not affected by any notice of acquisition or requisition or alignment under any act or case whatsoever;
- That the said Property or any portion thereof is not affected by any attachment including the attachment under any certificate case or any proceeding started at the instance of the Income Tax Authorities or other Government Authorities under the Public Demand Recovery Act or any other Acts or Case or otherwise whatsoever or howsoever and there is no Certificate case or proceeding against the Vendors for realization of taxes or dues or otherwise under the Public Demands Recovery Act or any other Acts for the time being in force;
- xxi) That there is no impediment or restriction under any law for the time being in force in the Vendors selling conveying and transferring the said Property and/or their respective portions thereof unto and in favour of the Purchasers.
- xxii) That no action, suit, appeal or litigation in respect of the said Property or in any way concerning the said Property or any part thereof has been or is pending or filed at any time heretofore and that no person has ever claimed any right title interest or possession whatsoever in the said Property or any part thereof nor sent any notice in respect thereof

nor filed any suit or other legal proceeding in respect thereof nor is the Vendors aware of any such claim, notice, suit or proceeding and that save and except the Vendors, no other person can claim any right title or interest whatsoever in the said Property or any part thereof.

- That the said Property or any part thereof is not affected by or subject to (a) any mortgage including mortgage by deposit of title deeds or anomalous mortgage under the Transfer of Property Act, (b) any charge lien lispendens or annuity, (c) any right of residence or maintenance under any testamentary disposition settlement or other documents or under any law, (d) any trust resulting or constructive arising under any debutter name benami transaction or otherwise, (e) any debutter wakf or devseva, (f) any attachment including attachment before judgement of any Court or authority, (g) any right of way water light support drainage or any other easement with any person or property, (h) any right of any person under any agreement or otherwise, (i) any burden or obligation other than payment of Khajana / Revenue, (j) any other encumbrance of any kind whatsoever or any decree or order including any injunction or prohibitory order;
- B. The Vendors, being in urgent need of money, approached the Purchasers and offered to sell transfer convey assign and assure **All That** the said Property to the Purchasers and relying on, amongst others, the representations assurances declarations and confirmations made and/or given by the Vendors and believing the same to be true and correct and acting on faith thereof, the Purchasers agreed to purchase and acquire the said Property from the Vendors absolutely and forever free from all encumbrances mortgages charges liens lispendens attachments trusts uses debutters tenancies leases occupancy rights restrictions restrictive covenants bargadars bhagchasis acquisitions requisitions alignments claims demands and liabilities whatsoever or howsoever and with "khas" peaceful vacant possession of the said Property for the consideration and on the terms and conditions mutually agreed upon by and between the parties hereto.
- C. The Purchasers have at or before execution of this deed of sale paid to the Vendors the entire amount of the said mutually agreed consideration and have called upon the Vendors to grant this conveyance in favour of the Purchasers.
- I. NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement and in consideration of the sum of Rs.69,72,000/ = (Rupees sixty-nine lacs seventy-two thousand) only of the lawful money of the Union of India in hand and well and truly by the Purchasers to the Vendors paid at or before the execution hereof (the receipt whereof the Vendors do and each of them doth hereby as also by the receipt and memo of consideration hereunder written admit and acknowledge and of and from the payment of the same and every part thereof acquit release and forever discharge the Purchasers and the properties benefits and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be) the Vendors do and each of them doth hereby indefeasibly and absolutely grant sell convey transfer assign and assure unto and to the Purchasers ALL THAT the said Property, morefully described in the SCHEDULE hereunder written and all ownership share portions rights title and interest therein of the Vendors and/or their predecessors in title with all ownership rights title and interest to own hold possess use and enjoy the same TOGETHER WITH all ownership share rights title and interest whatsoever or howsoever of the Vendors in or upon the roads, paths and passages leading to and/or abutting and/or appertaining to the said Property and/or meant for beneficial use and enjoyment of the said Property TOGETHER WITH all and singular the intangible assets edifices fixtures gates courts courtyards compound areas sewers drains ways paths passages fences hedges ditches trees walls water water courses lights and all manner of former and other rights liberties benefits privileges easements quasi-easements appendages and appurtenances whatsoever belonging or in any way appertaining thereto or reputed or known to be part or parcel or member thereof which now is or are or heretofore were or was held used occupied or enjoyed therewith TOGETHER WITH all legal incidents

ereof **AND** reversion or reversions remainder or remainders and rents issues and profits thereof and all and every part thereof **AND** all the Raiyati and other estate right title interest use trust property claim and demand whatsoever both at law or in equity of the Vendors into out of or upon the properties enefits advantages and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be **TOGETHER WITH** all deeds pattahs muniments writings and evidences of the in anywise relating to or connected with the said Property or any part thereof which now are or is or ereafter may be in possession power custody or control of the Vendors or any person or persons from the Vendors may procure the same without any action or suit at law or in equity **TO HAVE AND O HOLD** the same unto and to the use of the Purchasers absolutely and forever for a perfect and defeasible estate of inheritance in fee simple in possession without any manner of condition use trust or other thing whatsoever to alter defeat encumber or make void the same and free from all encumbrances nortgages charges liens lispendens attachments trusts uses debutters tenancies leases occupancy rights estrictions restrictive covenants bargadars bhagchasis acquisitions requisitions alignments claims temands and liabilities whatsoever or howsoever.

II. THE VENDORS DO AND EACH OF THEM DOTH HEREBY COVENANT WITH THE PURCHASERS as follows:

- (i) THAT notwithstanding any act deed matter or thing by the Vendors or any of them done committed executed or knowingly permitted or suffered to the contrary the Vendors are now lawfully rightfully and absolutely seized and possessed of and/or otherwise well and sufficiently entitled to the properties benefits and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be without any manner of encumbrances charges conditions uses trusts or any other thing whatsoever to alter defeat encumber or make void the same;
- (ii) AND THAT the Vendors have not at any time done or executed or knowingly suffered or been party or privy to any act deed matter or thing whereby the properties benefits and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be or any part thereof can or may be impeached encumbered or affected in title;
- (iii) AND THAT notwithstanding any act deed or thing whatsoever done as aforesaid the Vendors have now in themselves good right full power and absolute authority and indefeasible title to grant sell convey transfer assign and assure all the properties benefits and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be unto and to the Purchasers in the manner aforesaid according to the true intent and meaning of these presents;
- (iv) AND THAT the properties benefits advantages and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be now are free from all encumbrances mortgages charges liens lispendens attachments trusts uses debutters tenancies leases occupancy rights restrictions restrictive covenants bargadars bhagchasis acquisitions requisitions alignments claims demands and liabilities whatsoever or howsoever made or suffered by the Vendors or any of them or any person or persons having or lawfully rightfully or equitably claiming any estate or interest therein through under or in trust for the Vendors or any of them or the Vendors' predecessors-in-title.
- (v) AND THAT the Purchasers shall or may at all times hereafter peaceably and quietly hold use possess and enjoy the properties benefits and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be and receive the rents issues and profits thereof without any lawful eviction interruption claim or demand whatsoever from or by the Vendors or any of them or any person or persons having or lawfully rightfully or equitably

claiming as aforesaid and free and clear and freely and clearly and absolutely acquitted exonerated and discharged from or by the Vendors and each of them and all person or persons having or lawfully rightfully or equitably claiming as aforesaid and effectually saved defended kept harmless and indemnified of from and against all manner of former and other estate right title interest charges mortgages leases tenancies encumbrances restrictions restrictive covenants liens attachments lispendens uses debutters trusts bargadars bhagchasis acquisition requisition alignment claims demands and liabilities whatsoever or howsoever created by the Vendors or any of them or any person or persons claiming as aforesaid.

- vi) AND THAT the Vendors and each of them and all person or persons having or lawfully rightfully or equitably claiming any estate or interest in the properties benefits and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be through under or in trust for the Vendors or any of them or the Vendors' predecessors-in-title shall and will from time to time and at all times hereafter at the request and costs of the Purchasers do and execute or cause to be done and executed all such acts deeds and things for further better and more perfectly assuring the properties benefits and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be unto and to the Purchasers in the manner aforesaid as shall or may reasonably be required by the Purchasers.
- (vii) AND THAT the Vendors and each of them shall from time to time and at all times hereafter unless prevented by fire or other inevitable accident upon every reasonable requests and at the costs and expenses of the Purchasers or any of them produce or cause to be produced to the Purchasers or their agent or agents or any person or persons as the Purchasers or any of them may direct or appoint or in any suit or proceeding or otherwise the documents-of-title relating to the said properties benefits and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be, which shall not have been expressly found to be delivered by the Vendors to the Purchasers, and will permit such documents-of-title to be examined, inspected and given in evidence and will also at the like requests and costs make and furnish such true or attested or otherwise copies of or extracts or abstracts from such documents of title as may be required by the Purchasers and will at all times hereafter keep such documents-of-title safe unobliterated and uncancelled.
- (viii) AND THAT the Vendors have requested and requisitioned the Purchasers to make payment of the part / entire consideration in cash and accordingly at such request of the Vendors, the Purchasers have made payment of the part / entire consideration in cash to the Vendors.
- (ix) AND ALSO THAT the Vendors and each of them shall at all times hereafter indemnify and keep saved harmless and indemnified the Purchasers or any of them and the Purchasers' successors or successors in title and interest against all losses, damages, costs, charges, expenses, claims, demands and consequences if any suffered by the Purchasers or the Purchasers' successors or successors in title or interest by reason of any defect in the title of the Vendors or any of them to the properties benefits and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be or by reason of any of the representations declarations and assurances made and/or given by the Vendors to the Purchasers being found to be untrue, incorrect, false or misleading.

III. AND THE VENDORS DO AND EACH OF THEM DOTH HEREBY FURTHER DECLARE AND ASSURE THE PURCHASERS as follows:

i) **THAT** the Vendors are and shall always be liable for payment of all arrears of rates, taxes, khajana, land revenue and other outgoings and impositions payable in respect of the properties benefits and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to

for the period upto the date hereof, whether demanded or not till date by the authorities concerned, and all such outgoings shall be forthwith paid by the Vendors on a demand being made by the Purchasers and the Vendors and each of them shall indemnify and keep saved harmless and indemnified the urchasers in respect thereof as also for all losses damages claims demands consequences and occedings as may be suffered by the Purchasers due to non-payment or delay in payment thereof;

AND THAT the properties benefits and rights hereby granted sold conveyed transferred assigned not assured or expressed or intended so to be are under the Vendors' own direct cultivation and that here is no Bargadar or Bhag Chasi therein or in any part thereof;

- and THAT the Vendors had first offered the properties benefits and rights hereby granted sold onveyed transferred assigned and assured or expressed or intended so to be to the contiguous owners for the said Property hereby conveyed and that upon their refusal to purchase the same, the Vendors erein have approached and negotiated with the Purchasers herein for the sale and transfer of the roperties benefits and rights hereby granted sold conveyed transferred assigned and assured or expressed or intended so to be unto and to the Purchasers. The Vendors do hereby further agree ovenant and undertake to indemnify to keep saved harmless and indemnified the Purchasers herein igainst all claims, demands, injury, lis or any other harmful action against the Purchasers by any person laiming any right on the properties benefits and rights hereby granted sold conveyed transferred issigned and assured or expressed or intended so to be.
- v) AND THAT the Vendors shall sign execute and deliver all papers documents instruments and vritings and assist in all manner as may be required by the Purchasers herein from time to time for naving the name of the Purchasers mutated in respect of the said Property hereby sold and conveyed;

THE SCHEDULE ABOVE REFERRED TO: (Said Property)

ALL THAT the piece or parcel of land, recorded as "Sali" containing an area of 11.62 Cottahs (equivalent to 19.21 Sataks) (out of total area of 71 Sataks in the said Dag) more or less, situate ying at comprised in and being the divided and demarcated part and portion of R.S. & L.R. Dag No.555, recorded in L.R.Khatian Nos.401 (recorded in the name of Jiban Krishna Mondal), 444 (recorded in the name of Dhirendra Nath Mondal), 495 (recorded in the name of Pradip Gayen), 518 (recorded in the name of Bankim Gayen), 577 (recorded in the name of Manamatha Mondal), 625 (recorded in the name of Mintu Gayen), 686 (recorded in the name of Rabindra Nath Mondal), 841 (recorded in the name of Sambhu Nath Mondal), 924 (recorded in the name of Sudhir Chandra Gayen) & 948 (recorded in the name of Harendra Nath Mondal), in Mouza Atghara, J.L. No.10, under Police Station Baguihati, Sub-Registration Office A.D.S.R. Bidhannagar (Salt Lake City), in the District of North 24-Parganas, within the limits of Rajarhat Gopalpur municipality, Ward No.9.

OR HOWSOEVER OTHERWISE the same now are or is or heretofore were or was situated butted bounded called known numbered described or distinguished.

IN WITNESS WHEREOF the Vendors hereto have hereunto set and subscribed their respective nds and seals the day month and year first above written. IGNED SEALED AND DELIVERED by the withinnamed ENDORS at Kolkata in the presence of: ETI of Basant: Gayen Su: Kuman Gayen rang Mahato. B, K-S. Roy Road Kolkata-700001 LTI of struptinger by me pen of Francisco Gensen O, K. S. Ray Rocal. Wol-1. LTI of Juganlin Grayen by the few of Zhaclejo Ginen (20) 2 2817MG21 of
(26) Enaclip Gumen My (20) Mintu Georn Bandana Mondal kead over and explained the contents of this document in Bengali/Urdu Lauceip Gmen

SIGNED SEALED AND DELIVERED by the withinnamed PURCHASERS at Kolkata in the presence of:

) Mano Mahaha.

DUPL DREAMLAND VANITYA PRIVATE LIMITED

NILAMBAR VANITYA PRIVATE LIMITED

Systamo

RECEIPT AND MEMO OF CONSIDERATION:

RECEIVED of and from the withinnamed Purchasers the withinmentioned sum of \$.69,72,000/= (Rupees sixty-nine lacs seventy-two thousand) only being the consideration in full lyable under these presents, by various cheques all drawn as per instructions of the Vendors and/or in ish, as per memo written hereinbelow:

MEMO OF CONSIDERATION:

	CHEQUI	ES ISSUED BY N	ILAMBAK VAN	IIJYA PVT.LTD. A	S FULLOWS:	
L NO	PARTY NAME	AMOUNT	BANK NAME	BANK BRANCH	CHEQUE NO	CHQUE DATE
1	Mintu Gayen	1,400,000.00	ABN AMRO	SALT LAKE	351904	29/07/2010
2	Krishna Gayen	50,000.00	ABN AMRO	SALT LAKE	351905	29/07/2010
		50,000.00	Cash			
3	Basanti Gayen	250,000.00	ABN AMRO	SALT LAKE	351906	29/07/2010
4	Susanta Gayen	250,000.00	ABN AMRO	SALT LAKE	351907	29/07/2010
5	Sukumar Gayen	250,000.00	ABN AMRO	SALT LAKE	351908	29/07/2010
6	Pradip Gayen	836,000.00	ABN AMRO	SALT LAKE	351909	29/07/2010
7	Jayanta Gayen	150,000.00	ABN AMRO	SALT LAKE	351913	29/07/2010
8	Dilip Gayen	250,000.00	ABN AMRO	SALT LAKE	351911	29/07/2010
9	Bandana Mondal	50,000.00	ABN AMRO	SALT LAKE	351912	29/07/2010
	Bandana Mondal	50,000.00	Cash			
	TOTAL	3,586,000.00				

SL NO	PARTY NAME	AMOUNT	BANK NAME	BANK BRANCH	CHEQUE NO	CHQUE DATE
1	Mintu Gayen	1,400,000.00	ABN AMRO	SALT LAKE	351601	29/07/2010
2	Krishna Gayen	50,000.00	ABN AMRO	SALT LAKE	351602	29/07/2010
		50,000.00	Cash			
3	Basanti Gayen	250,000.00	ABN AMRO	SALT LAKE	351603	29/07/2010
4	Susanta Gayen	250,000.00	ABN AMRO	SALT LAKE	351604	29/07/2010
5	Sukumar Gayen	250,000.00	ABN AMRO	SALT LAKE	351605	29/07/2010
6	Pradip Gayen	836,000.00	ABN AMRO	SALT LAKE	351606	29/07/2010
7	Jayanta Gayen	150,000.00	ABN AMRO	SALT LAKE	351607	29/07/2010
8	Dilip Gayen	250,000.00	ABN AMRO	SALT LAKE	351608	29/07/2010
9	Bandana Mondal	50,000.00	ABN AMRO	SALT LAKE	351609	29/07/2010
	Bandana Mondal	50,000.00	Cash			
	TOTAL	3,586,000.00	110	A Marian		

WITNESSES:

mans) Mahado.

LTI of Besenti augen by the pen of Praces given SUKUM Ger Grayen

Surajie Sen

(15)

(2 b) Laceijo Ginen

Drafted By:

Leewy & hubbra Advocate, High Court, Calcutta LTI of dilip brayen wen by the pen of Enaclejog (20) Minto George

· 29 241 2 2410 51 et

(2d) Bandana Mondal.



Government Of West Bengal Office Of the A. R. A. - II KOLKATA District:-Kolkata

Endorsement For Deed Number: I - 09308 of 2010 (Serial No. 07785 of 2010)

17/2010

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

nted for registration at 19.50 hrs on :30/07/2010, at the Private residence by Sunil Kumar uka, one of the Claimants.

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

is admitted on 30/07/2010 by

Basanti Gayen, wife of Late Sudhir Ch Gayen, Atghara, Kol, Thana:-Baguiati, District:-North arganas, WEST BENGAL, India, P.O.:-Gopalpur Pin:-700136, By Caste Hindu, By Profession:

mar Gayen, wife of Late Sudhir Ch Gayen, Atghara, Kol, Thana:-Baguiati, District:-North arganas, WEST BENGAL, India, P.O.:-Gopalpur Pin:-700136, By Caste Hindu, By Profession:

Gayen, son of Late Sudhir Ch Gayen, Atghara, Kol, Thana:-Baguiati, District:-North 24-Parganas, T BENGAL, India, P.O.:-Gopalpur Pin:-700136, By Caste Hindu, By Profession: Others

Krishna Gayen, wife of Late Biswanath Gayen, Atghara, Kol, Thana:-Baguiati, District:-North arganas, WEST BENGAL, India, P.O.:-Gopalpur Pin:-700136, By Caste Hindu, By Profession:

- ip Gayen, son of Late Biswanath Gayen , Atghara, Kol, Thana:-Baguiati, District:-North arganas, WEST BENGAL, India, P.O. :-Gopalpur Pin :-700136 , By Caste Hindu, By Profession : rs
- Gayen, son of Late Biswanath Gayen, Atghara, Kol, Thana:-Baguiati, District:-North arganas, WEST BENGAL, India, P.O.:-Gopalpur Pin:-700136, By Caste Hindu, By Profession:

Bandana Mondal, wife of Biswanath Mondal, Atghara, Kol, Thana:-Baguiati, District:-North larganas, WEST BENGAL, India, P.O.:-Gopalpur Pin:-700136, By Caste Hindu, By Profession:

iil Kumar Loharuka

lorised Signatory, Dreamland Vanijya Pvt Ltd, D C 9/28, Shastri Bagan, Deshbandhu Nagar, Kol, rict:-Kolkata, WEST BENGAL, India, P.O.: - Pin:-700059.

Profession: Others

iil Kumar Loharuka

norised Signatory, Nilambar Vanjijya Pvt Ltd, Ground Floor, Siddha Point, 101, Park Street, Kol, rict:-Kolkata, WEST BENGAL, India, P.O.:- Pin:-700016.

Profession: Others

3/07/0 (Tarak Baran Mukherjee)
ADDL. REGISTRAR OF ASSURANCES-II

EndorsementPage 1 of 2

1/2010 14:41:00



Government Of West Bengal Office Of the A. R. A. - II KOLKATA District:-Kolkata

Endorsement For Deed Number : I - 09308 of 2010

(Serial No. 07785 of 2010)

fied By Surajit Sen, son of Late B N Sen, 7 B, K. S. Roy Road, Kol, District:-Kolkata, WEST AL, India, P.O.: - Pin:-700001, By Caste: Hindu, By Profession: Service.

(Tarak Baran Mukherjee)
ADDL. REGISTRAR OF ASSURANCES-II

07/2010

ate of Admissibility (Rule 43, W.B. Registration Rules 1962)

ssible under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A, number: 23,5 of Indian Stamp Act 1899.

nt of Fees:

Paid in rupees under article : A(1) = 76681/- ,E = 7/- ,I = 55/- ,M(a) = 25/- ,M(b) = 4/- on 1/2010

ate of Market Value(WB PUVI rules of 2001)

fied that the market value of this property which is the subject matter of the deed has been ssed at Rs.-6972000/-

fied that the required stamp duty of this document is Rs.- 488050 /- and the Stamp duty paid as: esive Rs.- 100/-

stamp duty

cit stamp duty Rs. 488050/- is paid04748530/07/2010State Bank of India, ESPLANADE, received i1/07/2010

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

on is admitted on 31/07/2010 by

hanta Gayen, son of Late Sudhir Ch Gayen, Atghara, Kol, Thana:-Baguiati, District:-North Parganas, WEST BENGAL, India, P.O.:-Gopalpur Pin:-700136, By Caste Hindu, By Profession: ers

anta Gayen, son of Late Sudhir Ch Gayen, Atghara, Kol, Thana:-Baguiati, District:-North Parganas, WEST BENGAL, India, P.O.:-Gopalpur Pin:-700136, By Caste Hindu, By Profession:-ners

entified By Surajit Sen, son of Late B N Sen, 7 B, K. S. Roy Road, Kol, District:-Kolkata, WEST NGAL, India, P.O.: - Pin:-700001, By Caste: Hindu, By Profession: Service.

(Tarak Baran Mukherjee)
ADDL. REGISTRAR OF ASSURANCES-II

3/.07.(0 (Tarak Baran Mukherjee)
ADDL. REGISTRAR OF ASSURANCES-II

EndorsementPage 2 of 2

07/2010 14:41:00

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Certificate of Registration under section 60 and Rule 69.

Registered in Book - I CD Volume number 29 Page from 323 to 340 being No 09308 for the year 2010.



(Tarak Bayan Mukherjee) 03-August-2010 ADDL. REGISTRAR OF ASSURANCES-II Office of the A. R. A. - II KOLKATA West Bengal