

अकियवका पश्चिम बंगाल WEST BENGAL

U 866632



Country that the provident in the line to the line to

DEED OF CONVEYANCE

THIS DEED OF CONVEYANCE made this 8th, day of July, 2015 BETWEEN CHANDRA MUKHERJEE, wife of Phanindra Nath Mukherjee and daughter of Late Manoj Kanti Sett, Indian citizen, by faith Hindu, by occupation housewife,

OSWAL RESIDENTIAL BUILDINGS LLP

J. Jeh

Authorised Signatory
CONSTITUTED ATTORNEY
OF ABAS NIBAS PVT. LTD.



48733

MANUE MANUE

Krib Ruz

- 1 TOT 5012

ARAS HIRAS (P) LTD.

Ky/6 Lluz

Anthorisid Rignature.

(KATE GREALE)

Chandra Muscherge



Satya Charles 100 by.

Sta wate Arbitath Roby.

VIH - Taganarth pur.

Por- Maripal

Hospith -712407



AMERITONIAL REPORT PLACE OF AMERICAN ACCUSTON

residing at 30, Bidyapith Road, Kolkata - 700051, North 24 Parganas, Post Office - Birati, Police Station - Nimta, having her Income Tax PAN AUFPM9473N, hereinafter referred to as the VENDOR (which expression shall unless excluded by or repugnant to context be deemed to mean and include his heirs, legal representatives, executors, administrators and/or assigns) of the ONE PART AND ABAS NIBAS PRIVATE LIMITED (formerly known as Shelter Concrete Private Limited), a company incorporated under the provision of the Companies Act, 1956, having its registered office at AA-55, Sector - I, Salt Lake City, Kolkata - 700 064, Police Station - Bidhannagar North, Post Office - CC Block Salt Lake, having its Income Tax PAN AAFCM9777J, represented through its authorised signatory, Mr. Rajib Ghosh, son of Late A. K. Ghosh, by occupation service, residing at D-22, Northern Park, Bansdroni, Kolkata 700 070, Post Office - Bansdroni, Police Station - Bansdroni, having his Income Tax PAN ALSPG3098B, hereinafter referred to as the PURCHASER (which expression shall unless excluded by or repugnant to context be deemed to mean and include its successors-in-interest and/or assigns) of the OTHER







below (collectively Said Share In Said Property) together with all easement rights and all other rights, appurtenances and inheritances for access and user of the Said Share In Said Property.

AND WHEREAS at all material times one Gopal Lal Sett was the absolute owner of the Said Property free from all encumbrances whatsoever.

AND WHEREAS the said Gopal Lal Sett while being seized and possessed of the said property as an absolute owner thereof died intestate on 20th January, 1913 leaving behind him surviving at the time of his death his nine sons namely Sasendra Chandra Sett, since deceased, Nagendra Chandra Sett, since deceased, Ganendra Chandra Sett, since deceased, Phanindra Chandra Sett, since deceased, Ramendra Chandra Sett, since deceased, Rabindra Chandra Sett, since deceased, Rabindra Chandra Sett, since deceased, Manindra Chandra Sett, since deceased and Harendra Chandra Sett, since deceased, as his only heirs and legal representatives who duly inherited the said property left by their father the said Gopal Lal Sett each having undivided 1/9th share therein.

AND WHEREAS the said Manindra Chandra Sett, a Hindu governed by the Dayabhaga school of Hindu law, while being seized and possessed of the undivided 1/9th share in the said property as an absolute owner thereof died intestate on 27th September, 1955, leaving behind him surviving at the time of his death his widow Parbati Sett, since deceased, three sons namely Mrinal Kanti Sett, since deceased, Manoj Kanti Sett, since deceased, and Mohan Kanti Sett, since deceased, as his only heirs and legal representatives who jointly inherited the said undivided 1/9th share of the said Manindra Chandra Sett in the said property and became the absolute joint owners thereof each owning undivided 1/36th share in the said property.

AND WHEREAS the said Manoj Kanti Sett while being seized and possessed of his undivided 1/36th share in the said property died intestate on 6th March, 1963 leaving behind him surviving at the time of his death his mother the said Parbati Sett, since deceased, his wife Manjusree Sett, since deceased, two sons namely Prasanta





Kumar Sett and Sukanta Kumar Sett, and two daughters namely Chandra Mukherjee (the Vendor herein) and Anita Halder, as his only heirs and legal representatives who jointly inherited the undivided 1/36th share of the said Manoj Kanti Sett in the said property thereby each owning undivided 1/216th share therein.

AND WHEREAS during her lifetime, by a registered Deed of Gift, the said Parbati Sett, out of natural love and affection conveyed and transferred by way of gift her undivided 1/216th share in the said property inherited by her from her son Manoj Kanti Sett in favour of her grandsons, the said Prasanta Kumar Sett and Sukanta Kumar Sett and granddaughters, the said Chandra Mukherjee (the Vendor herein) and Anita Halder each thereby acquiring 1/864th share therein absolutely and forever.

AND WHEREAS the said Manjusree Sett, wife of Manoj Kanti Sett while being seized and possessed of her undivided 1/216th share in the said property died intestate on 19th June, 2008 leaving behind her surviving at the time of her death her two sons the said Prasanta Kumar Sett and Sukanta Kumar Sett, and two daughters the said Chandra Mukherjee (the Vendor herein) and Anita Halder, as her only heirs and legal representatives who jointly inherited the undivided 1/216th share of the said Manjusree Sett in the said property each thereby inheriting 1/864th share therein.

AND WHEREAS in the circumstances recited herein above, the undivided 1/144th (one - one hundred and forty four) share i.e. the Said Share In Said Property is owned by the Vendor in the following manner.

Name Of The Vendor	Undivided Share In The Said Property
Chandra Mukherjee (the Vendor herein)	1/216 th (inherited from Manoj Kanti Sett) + 1/864 th (gifted from Parbati Sett) + 1/864 th (inherited from Manjusree Sett) = 1/144 th



AND WHEREAS the Vendor is absolutely seized and possessed of and/or otherwise well and sufficiently entitled to the Said Share in Said Property free from all encumbrances whatsoever.

AND WHEREAS the existing buildings and structures at the Said Property are more than 100 years old and are in a dilapidated condition.

AND WHEREAS the Vendor has represented to the Purchaser as follows:

- a) THAT the Vendor is absolutely seized and possessed of and/or otherwise well and sufficiently entitled to the Said Share In Said Property and except the Vendor no one has any right, title or interest of any kind whatsoever.
- b) THAT the Vendor has not received any notice from any authority for acquisition, requisition or vesting of the Said Share In Said Property and declares that the Said Share In Said Property is not affected by any scheme of the Government or any Statutory Body.
- c) THAT the Vendor does not hold any excess vacant land under the Urban Land (Ceiling and Regulation) Act, 1976 or any excess land under the West Bengal Land Reforms Act, 1955.
- d) THAT the Vendor has not at any time done or executed or knowingly suffered or been party or privy to any act, deed, matter or thing, including grant of right of easement, whereby the Said Share In Said Property or any part thereof, can or may be impeached, encumbered or affected in title.
- e) THAT the Vendor has good right, full power, absolute authority and indefeasible title to agree to and grant, sell, convey, transfer, assign and assure the Said Share In Said Property to the Purchaser.





- f) THAT no person or persons whosoever have/had/has ever claimed any right of preemption over and in respect of the Said Share In Said Property or any part thereof.
- g) THAT no mortgage or charge has been created by the Vendor by depositing the title deeds or otherwise over and in respect of the Said Share In Said Property or any part thereof.
- h) THAT the Said Share In Said Property is now free from all claims, demands, encumbrances, mortgages, charges, liens, attachments, uses, debutiers, trusts, prohibitions, Income Tax attachment, financial institution charges, statutory prohibitions, acquisitions, requisitions, vestings and liabilities whatsoever or howspever and the title of the Vendor to the Said Share In Said Property is free, clear and marketable.
- THAT the Said Share In Said Property is not affected by or subject to any personal guarantee for securing any financial accommodation.
- j) THAT there is no order of Court or any other statutory authority prohibiting the Vendor from selling, transferring and/or alienating the Said Share In Said Property or any part thereof.
- k) THAT there is no other previous agreement for sale, development, transfer, lease etc. in respect of the Said Share In Said Property with any person.
- THAT no person other than the Vendor has any right, title and interest of any nature whatsoever in the Said Share In Said Property.

AND WHEREAS the Vendor hereby further declares, represents, confirms and assures to the Purchaser that the above-recited original of the said registered Deed of Gift executed by the said Parbati Sett in favour of the said Prasanta Kumar Sett, Sukanta Kumar Sett, Chandra Mukherjee (the Vendor herein) and Anita Halder is misplaced and lost and could not be found even after due and diligent search by the



Vendor and that the Vendor is not even in possession of copies of that deed or its registration particulars to enable the Purchaser to obtain a certified copy thereof. The Vendor declare, represent and further assure to the Purchaser that the Vendor is aware of the fact that the Purchaser has agreed to purchase the Said Share In Said Property on the basis of such representation and other representations of the Vendor in this Deed and therefore the Vendor shall be obliged to keep the Purchaser saved, harmless and indemnified in respect thereof.

AND WHEREAS in the premises as aforesaid, the Vendor has agreed to sell and the Purchaser, relying on the aforestated representations of the Vendor, has agreed to purchase the Said Share In Said Property at or for a consideration of Rs.18,75,000/-(Rupees eighteen lac and seventy five thousand only) free from all encumbrances whatsoever.

NOW THEREFORE THESE INDENTURE WITNESSETH and it is hereby recorded and declared that -

In the premises aforesaid and in consideration of the sum of Rs.18,75,000/(Rupees eighteen lac and seventy five thousand only) by the Purchaser to the
Vendor paid at or before the execution of these presents (the receipt whereof
the Vendor 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 the Vendor doth acquit release and forever
discharge the purchaser and the Said Share In Said Property hereby conveyed
and transferred unto and to the purchaser) the Vendor doth hereby grant sell,
transfer, convey, assign and assure and confirm unto and to the Purchaser the
entirety of his right, title and interest of whatsoever or howsoever nature in the
Said Property and in the Said Share In Said Property being Undivided
1/144th (one - one hundred and forty four) share equivalent to 1.875 (one
point eight seven five) Cottah, more or less, (Said Share) in Land measuring
270 (two hundred seventy) Cottah, more or less, together with a proportionate
built-up area equivalent to 1,080 (one thousand eighty) square feet out of a





total built-up area of 1,55,520 (one lac lifty five thousand five hundred twenty) square feet, more or less in dwelling houses and other residential structures standing thereon situate lying at and being Municipal Premises No.1, Rustomjee Parsee Road, Kolkata 700 002 and more fully described in Part-I of the Schedule below (Said Property) and the Said Share in the Said Property more fully described in the Part-II of the Schedule below (collectively Said Share In Said Property) And Together With all easement rights and all other rights, appurtenances and inheritances for access and user of the Said Share In Said Property And Also Together With all appurtenances thereto or Howsoever Otherwise the Said Share In Said Property now are or is or at any time hereto before were or was situate, butted, bounded, called, known, numbered described and distinguished Together With the reversions and remainders and the rents, issues, profits thereof And all the Estate, Right, Title, Interest, Property, Claim and Demand whatsoever and howsoever of the Vendor into or upon the Said Share In Said Property And Together With absolutely unobstructed and full right of egress and ingress in all areas, fences, passages, sewers, drains, water, water courses, trees, bushes, boundary walls, benefits, advantages, vacant area, open spaces whatsoever and all manner of former or other rights, liberties, easements, privileges, appendages and appurtenances whatsoever belonging to the Said Share In Said Property hereby sold and transferred or in anywise appertaining thereto or any part thereof, usually held, used, occupied accepted, enjoyed, reputed or known as part or parcel or member thereof or appurtenant thereto To Have And To Hold the Said Share In Said Property hereby granted, sold, conveyed, transferred, assigned and assured or expressed or intended so to be and each and every part thereof unto and to the use of the Purchaser absolutely and forever free from all encumbrances whatsoever and howsoever, And Subject To And/Or Together With the covenants by the Vendor hereafter contained.



- THE VENDOR DOTH HEREBY COVENANT WITH THE PURCHASER as follows:
 - a) The Vender is now lawfully and rightly seized of and/or otherwise well and sufficiently entitled to the Said Share In Said Property and all benefits and rights hereby by conveyed, sold, transferred, assigned and assured unto and to the Purchaser in the manner aforesaid.
 - b) The Vender now has good right, full power, absolute authority and indefeasible title to grant, sell, convey, transfer, assign and assure the Said Share in Said Property and all rights and benefits hereby granted, sold, conveyed, transferred, assigned and assured or expressed or intended so to be unto and to the Purchaser, in the manner aforesaid, according to the true intent and meaning of these presents.
 - c) The Said Share In Said Property and all other rights and benefits hereby granted, sold conveyed, transferred, assigned and assured or expressed or intended so to be and each of them are now free from all encumbrances whatsoever and howsoever made or suffered by the Vendor or any person or persons having or lawfully claiming any estate or interest in and over the Said Share In Said Property from, under or in trust for the Vendor.
 - d) The Purchaser shall hold and have the Said Share In Said Property freely and clearly and absolutely acquitted exonerated released and forever discharged from or by the Vendor and every person or persons having or lawfully, rightfully and equitably claiming as aforesaid and effectually saved, defended, kept harmless and indemnified of, from and against all manner of former and other estate, charges, liens, debts, attachments, mortgages, restrictions, covenants uses, debutters, trusts, acquisitions, requisitions alignments, claims, demands, liabilities and encumbrances whatsoever and howsoever suffered or created by the





Vendor or any of its predecessors in title or any persons lawfully or equitably claiming aforesaid.

e) The Vendor shall from time to time and at all times hereinafter upon every reasonable request and at the cost of the Purchaser make, do acknowledge, execute and perfect all such further and/or other lawful and reasonable acts, deeds, matters and things whatsoever for further better or more perfectly assuring and vesting the Said Share In Said Property unto the Purchaser in the manner aforesaid.

AND IT IS HEREBY MUTUALLY AGREED AND UNDERSTOOD BY AND BETWEEN THE PARTIES as follows:

- (a) That it shall be the obligation of the Purchaser to pay all past and present arrears of municipal rates and taxes, cess, revenue, khazna, levies, imposition and other charges payable statutory or non statutory in respect of the said Property pertaining to the period upto the date of execution of this deed and the Vendor shall not be liable for payment of such taxes and outgoings whatsoever.
- (b) That the vendor shall not have any manner of right, title and interest whatsoever or howsoever in the said Municipal Premises No.1, Rustomjee Parsee Road, Kolkata 700 002 or any part thereof and all the joint undivided vendor's right, title and interest in the said Municipal Premises No.1, Rustomjee Parsee Road, Kolkata 700 002 hereby stands vested in the Purchaser absolutely and forever free from all encumbrances whatsoever.

SCHEDULE: Part - I (Sald Property)

Land measuring 270 (two hundred seventy) Cottah, more or less, together with several 36 (thirty six) nos. of single storied old dilapidated dwelling houses and other



residential structures all having brick walls and tile sheds having a built up area of 1,55,520 (one lac fifty five thousand five hundred twenty) square feet crected and scattered on the portions of the land situate lying at and being Municipal Premises No.1, Rustomjee Parsee Road, Kolkata 700 002, Police Station - Cossipore, within Ward No. 006 of the Kolkata Municipal Corporation and delineated in a map or plan annexed hereto and bordered in colour RED thereon and butted and bounded:

On the North:

Partly by Rustomjee Parsee Road and partly by 2, Rustomjee

Parsee Road;

On the South :

Laxmi Jute Press (32, Cossipore Road):

On the East

Partly by 2, Rustomjee Parsee Road and partly by 1/2,

Rustomjee Parsce Road;

On the West

River Hooghly.

Part - II

(Said Share In Said Property) [Subject Matter of Sale]

Undivided 1/144 (one - one hundred and forty four) share equivalent to 1.875 (one point eight seven five) Cottah, more or less, in the said property described in Part - I above.

Together With a proportionate built-up area measuring about 1,080 (one thousand eighty) square feet out of a total built-up area of 1,55,520 (one lac fifty five thousand five hundred twenty) square feet, more or less in the dwelling houses and other residential structures, having tile-shed, standing thereon.

And Together With all easement rights and all other rights, appurtenances and inheritances for access and user of the Said Share In Said Property.



IN WITNESS WHEREOF the parties have executed these presents on the day, month and year above written.

Chaudia Hukheyn (Chandra Mukherjee) [Vendor]

ABAS NIBAS (P) LTD.

Ley lo Suz

Authorised Signatury.

(Abas Nibas Private Limited) [Purchaser]

Witnesses:

Signature Topon Kumar Rose Signature Saumark Dalui

Name TAPAN KUMAR BASU Name Soumark Dalui

Father's Name Late Sudhama Al Ban Father's Name Mahader Dalui

Address 23/19, B.T. Rose Address 173, B.M. Saha Rd.

Karkata. 700002 Hindung to K. Honglin Y12333

Dehabrata

Advocate, High Court, Calcutta.

F/1251/2007

OSWAL RESIDENTIAL BUILDINGS LLP

Authorised Signatory

CONSTITUTED ATTORNEY

OF ABAS NIBAS PVT. LTD.



RECEIPT AND MEMORANDUM OF CONSIDERATION

Received from the within named Purchaser the within mentioned sum of Rs.13,75,000/- (Rupees eighteen he and seventy five thousand only) towards full and final payment of the consideration for sale of the Said Share In Said Property described in the Part II of the Schedule above, in the following manner:

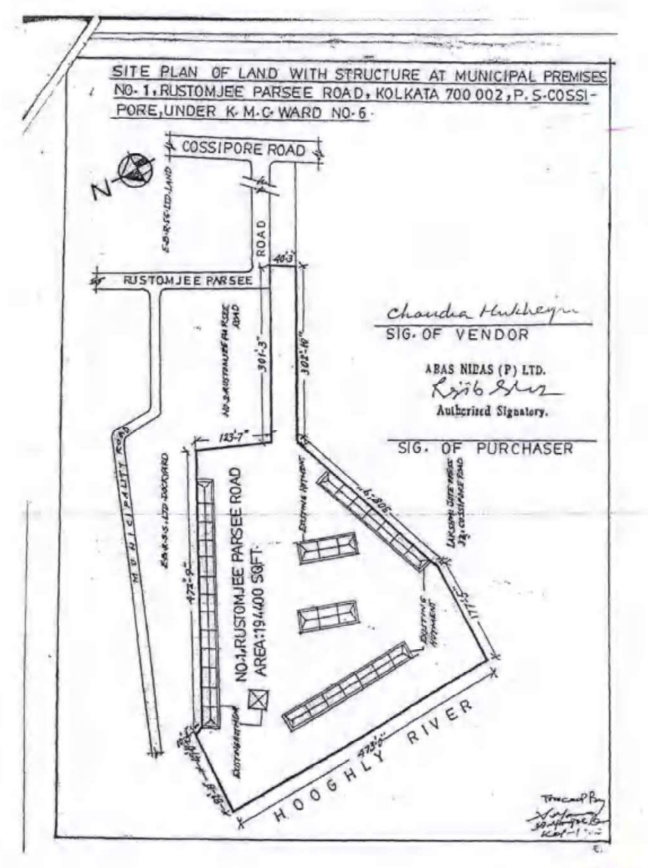
Mode	Date	Particulars	Amount (Rs.)
Demand Draft No. 648686	30.06.2015	Canara Bank, Sector - V Branch	3,75,000/-
Demand Draft No. 648694	30.06,2015	Canara Bank, Sector - V Branch	5,00,000/-
Demand Draft No. 648693	30.06.2015	Canara Bank, Sector - V Branch	5,00,000/-
Demand Draft No. 648692	30.06.2015	Canara Bank, Sector - V Branch	5,00,000/-
		Total:	18,75,000/-

(Chandra Mukherjee)
[Vendor]

Witnesses:

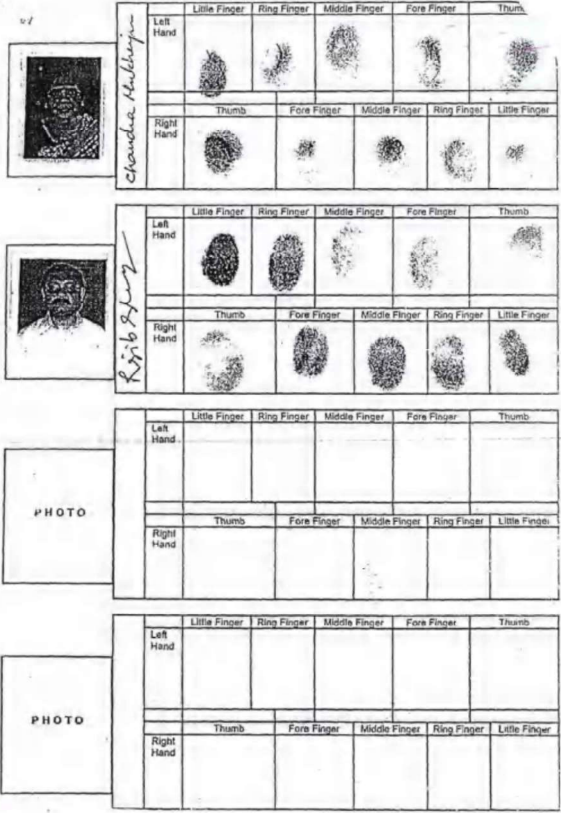
Signature Topken Kernen Base Signature Soume K Dalui







SPECIMEN FORM FOR TEN FINGERPRINTS









Government of West Bengal

Department of Finance (Revenue), Directorate of Registration and Stamp Revenue OFFICE OF THE A.R.A. - II KOLKATA, District Name : Kolkata Signature / LTI Sheet of Query No/Year 19020000422470/2015

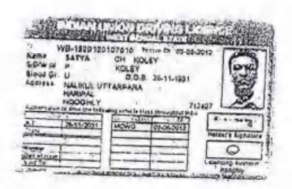
I. Signature of the Person(s) admitting the Execution at Private Residence.

-	I. Signature of the Person(s) admitting the Execution at Private Residence.							
No.	of the property	Category	Photo	Finger Print	Signature with date			
1	Mrs Chandra Mukherjee 30, Bidyapith Road, P.O:- Birati, P.S:- Nimta, District:-North 24- Parganas, West Bengai, India, PIN - 700051	Seller		4560	Chandra Mutheips 8, 7, 2015			
SI No.	Name of the Executant	Category	Photo	Finger Print	Signature with			
2	Mr Rajib Ghosh D-22, Northern Park, P.O:- Bansdronl, P.S:- Regent Park, District:-South 24- Parganas, West Bengal, India, PIN - 700070	Represent alive of Buyer (Abas Nibas Private Limited)		4555	Six of oils			
SI lo.	The state of the s		identifier of		Signature with date			
200	Mr Satya Charan Koley Son of Late Paritosh Koley Vill- Jagannathpur, P.O Nalikul, P.S Haripal, Hooghly-chinsurah, District-Hooghly, West Bengal, India, PIN - 712407		Mrs Chandra Mukherjee, Mr	Rajib Ghosh	Estya Charan Koly. 08/04/15			

ADDITIONAL REGISTRAR
OF ASSURANCE
OFFICE OF THE A.R.A.
II KOLKATA

Kolkata, West Bengal

Query No:-19020000422470/2015, 06/01/2015 01:02:04 FAT KOLKATA (A.R.A.- II)



Salja Claran Koly.



Certificate of Registration under section 60 and Rule 69.
Registered in Book - I
Volume number 1902-2015, Page from 31500 to 31524
being No 190207261 for the year 2015.



Sal

Digitally signed by DULAL CHANDRA

Date: 2015.07.15 15:46:23 +05:30 Reason: Digital Signing of Deed.

(Dulai Saha) 15-07-2015 3:46:22 PM ADDITIONAL REGISTRAR OF ASSURANCE OFFICE OF THE A.R.A. - II KOLKATA West Bengal.

(This document is digitally signed.)



•	•	٠	,	6

,	OH	لمعراه	for flociation	d
	-	بصحو	4 T 4 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T	t

TAX INVOICE

		IAA IN VI	ÇE .			-	- ^a
	eray Balina & Rashi						
	ng Address:	Location Address ;					
N	CITSCHENE VIN.	IT LACCON	charmel or Pro.	:	(TLINATEE	ZBF 62 ?	
Kes	largetti	6th Pious, Unit No. 607	Correige Botz	:	144-37		
K48	Nas - 768 8 54	Plot No. E2-1/E, Block - EP & GF, Sactor - V,	•	:	July, 2021		
		Sah Laka, Kakasa-708 091	Dur Bale	4	ナルルショ		
	K West Geograf	State: Wan Googal , State tode: 19					
Cži	TIN : (INIEDCALT MARCO	4					
		DESCRIPTION AND AND ASSESSMENT	ANDA (FF,DR)	GATE (PERSOLITE)		rej) Moteu	_
1	Lance Ront		3,699.00	6.29		T^{T}	740
	COST @9%		; ; ; ; ; ; ;			53 57	u ≠
<u>ل.</u>	POTAL PLYANCE	Report Bight Hundred Streets Pate Cally	<u> </u>	<u> </u>	L		\$74

SETEN I TANANCISIONALES
Service Congress: Simple on humber mornium burnishing som or human son restlantial property
MDREAC CLAIR MIRTS
Phase of Bappiple year of Junior-simily: New Applicable
Name of State (in case of lance-cond): Not Applicable
Flather RCM Applicable (RecNo): No
Personal Armed Markin Add CN2501

PROPERTY OF THE PROPERTY OF TH	. '	: :
Mich of Expense: "ACC Payor! Charges! Dental Dental KTER! MINTY filler floating Resultings		
Departed the will be charged tithe above payment is not settled by the dor date plus texts at applicable their square		
Par myrepoolen, plants onrinnt us at (1863) 2057 D457, burneyn i f a.m. 20 Gran ar camil in 21 billingsfilmlubifcontions		

real

PAY INFRANTY INCA: INTOCTTY PREVATE LEAGUED

P. P.

Authorised Renatory

INFINITY BAKE INFOCULY PRIVATE LIMITED

Original for Recipient

TAX INVOICE

Saurav Bafna & Rashmi Bafna

Billing Address : Location Address : P-57, CIT SCHEME VI M. IT LAGOON Kankurgachi 6th Floor, Unit No. 607 Kolkata - 700 054 Plot No. E2-2/1, Block - EP & GP, Sector - V, Period

Salt Lake, Kolkata-700 091 State: West Bengal State: West Bengal, State code:19

GSTIN: UNREGISTERED

Invoice No.

TTLRM072122/ 628

Invoice Date

1-Jul-21 July, 2021

Due Date

7-Jul-21

SI, No.		DESCRIPTION	ÁREA (SQ. FT.)	RATE (PER SQ. FT.)	AM(1) (Rs.)	OUNT Rej	
1	Maintenance /Service Charges (Reimbursement of Expenses)		3,699.00			27,74	
1	CGST @ 9% SGST @ 9%				2,497 2,497	4,994	
	TOTAL PAYABLE	Rupees Thirty Two Thousand Se	ven Hundred Thirty Seven Onl	ly		32.737	

GSTIN: 19AABCI6254N1Z3 Service Caregory: Property management services on a fee/commission basis or contract basis HSN/SAC Code: 997221 Place of Supplylin case of later-state): Not Applicable Name of State (in case of inter-state): Not Applicable Whether RCM Applicable (Yes/No): No Permanent Account Number AABCI6254N

Mode of Payment, "A/C Payee" Cheque/ Demand Deaft/ RTGS/ NEFT/ Other Banking Remittance

Interest @ 18% will be charged if the above payment is not settled by the due date plus taxes as applicable there upon

For any queries please contact us at (0.53) 2357 3687, between 11 a.m to 6 p.m or email us at billing@infinityopark corn

E&O.E.

For INFINITY BNKe INFOCITY PRIVATE LIMITED

Authorised Signatory