

পশ্চিমবঙ্গ पश्चिम बंगाल WEST BENGAL Cortified that the Document is admitted to

a No- 369245/15 W. 247027860P Cortified that the Document is admitted to Registration. The Signature Sheet and the comment sheets attached to this document are the part of this Document.

1-7 NOV 2015

Additional Registrar
of Assurances-I, Kolkata

DEVELOPMENT AGREEMENT

This Development Agreement ("Development Agreement") is made at Kolkata on this 30 th day of September, 2015.

BETWEEN

One Ad Display Private Limited, (CIN No. U74300WB2006PTC109584) (PAN No. AAACO8390C) a company duly registered under the Companies Act, 1956 having its registered office at 10/1 G, Diamond Harbour Road, P.O. Mominpur, P.S. Alipore, Kolkata – 700 027, represented by its Director Mr. Rajiv R Ghosh, son of Mr. Ranjit Kumar Ghosh, by faith Hindu, by occupation service, residing at 79/28 AJC Bose Road, P.O. Entally, P.S. Taltala, District-Kolkata, Pin-700014 West Bengal, PAN ADPPG2731G hereinafter referred to as "One Ad" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its successors in interest and permitted assigns) of the FIRST PART;

the FIRST PART:

AND

Oval Developers Private Limited, (CIN No.U70101WB2005PTC103517) (PAN No.AAACO7628P) a company duly registered under the Companies Act, 1956 having its registered office at Mansarovar Building, 3B Camac Street, P. O. Park Street, P. S. Shakespeare Sarani, Kolkata — 700 016, represented by its Authorised Signatory, Mr. Prasun Ranjan De, son of Sridhar Ranjan De, by faith Hindu, by occupation Service, residing at 24A, Pratapaditya Place, P.O. Kalighat, P.S. Tollygunge, District-Kolkata, Pin-700026, West Bengal PAN ACMPD1678H, West Bengal hereinafter referred to as "Oval" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its successors in interest and permitted assigns) of the SECOND PART;

AND

Orbit Towers Private Limited, (CIN No. U65921WB1985PTC038834) (PAN No. AAACO3688F) a company duly registered under the Companies Act, 1956 having its registered office at, 3B Camac Street, P. O. Park Street, P. S. Shakespeare Sarani, Kolkata – 700 016, represented by its Director Mr. Dileep Singh Mehta, son of Late Jai Singh Mehta, by faith Hindu, by occupation Service, residing at 13, Deshpriya Park (West), P.O. Kalighat, P.S. Tollygunge, District-Kolkata, Pin-700026, West Bengal, PAN ABBFA8013D hereinafter referred to as "Orbit" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its successors in interest and permitted assigns) of the THIRD PART;

AND

Amitis Developers LLP, (AAD-1617) (PAN No.ABBFA8013D), a limited liability partnership incorporated under the provisions of the Limited Liability Partnership Act, 2008 having its registered office at 10/1C, Diamond Harbour Road, P.O. Mominpur, P.S. Alipore, Kolkata 700027, represented by its Authorised Signatory, Mr. Niraj Bagri, son of Mr. Madan Gopal Bagri, by faith Hindu, by occupation Service, residing at 67, Park Street, P.O. Park Street, P.S. Park Street, District-Kolkata, Pin-700016, West Bengal, PAN AGHPB9937C hereinafter referred to as the "Developer" (which expression shall unless it be repugnant to the context or meaning thereof, be deemed to mean and include the successors in interest) of the FOURTH PART.

One Ad, Oval and Orbit are hereinafter collectively referred to as the "Owners". The Owners and the 'Developer' are hereinafter collectively referred to as the 'Parties' and individually also referred to as "Party".

WHEREAS:

- A. The Owners have represented that:-
 - By and under a Deed of Conveyance dated 28th September 2015 (i) and registered in the office of A.D.S.R. Bishnupur, South 24 Parganas in Book No. I CD Volume No.1613/2015 Pages from 44906 to 44932 being Deed No. 161305180 for the year 2015, One Ad Display Private Limited ("One Ad") became the legal, exclusive and rightful owners of and in sole and exclusively possessed of and/or otherwise well and sufficiently entitled to the land measuring about 741.98 Decimal equivalent to 7.4198 Acres and by and under a Deed of Conveyance dated 28th September 2015 and registered in the office of A.D.S.R. Bishnupur, South 24 Parganas in Book No. I CD Volume No. 1613/2015 Pages from 44933 to 44957 being Deed No. 161305181 for the year 2015, One Ad Display Private Limited ("One Ad") became the legal, exclusive and rightful owners of and in sole and exclusively possessed of and/or otherwise well and sufficiently entitled to the land measuring about 425.54 Decimal equivalent to 4.2554 Acres thus the total area being 1167.52 decimals equivalent to 11.67 acres situated in various Dag Nos. at Mouza Banagram, District South 24 Parganas as described in the Part I Schedule I and by another Deed of Conveyance dated 28th September 2015 and registered in the office of A.D.S.R. Bishnupur, South 24 Parganas in Book No. I CD Volume No.1613/2015 Pages from 44818 to 44840 being Deed No.161305177 for the year 2015 One Ad Display Private Limited ("One Ad") became the legal, exclusive and rightful owners of and in sole and exclusively possessed of and/or otherwise well and sufficiently entitled to the land measuring about 64.00 Decimal equivalent to 0.64 Acres situated in various Dag Nos. in Mouza Sarmaster Chak District South 24 Parganas as described in the Part II Schedule I hereunder written and hereinafter referred as "One Ad's Land".
 - (ii) By virtue of various registered deeds and conveyances, Oval Developers Private Limited ("Oval") is the legal, exclusive and rightful owners of and in sole and exclusively possessed of and/or otherwise well and sufficiently entitled to the land measuring about

387.09 Decimal equivalent to 3.870 Acres situated in various Dag Nos. at Mouzas Banagram and Sarmaster Chak, District South 24 Parganas as described in the **Schedule II** hereunder written and hereinafter referred to as "**Oval's Land**".

- (iii) By and under a Deed of Conveyance dated 28th September 2015 and registered in the office of A.D.S.R. Bishnupur, South 24 Parganas in Book No. I CD Volume No.1613/2015 Pages from 44887 to 44905 being Deed No. 161305178 for the year 2015, Orbit Towers Private Limited ("Orbit") became the legal, exclusive and rightful owners of and in sole and exclusively possessed of and/or otherwise well and sufficiently entitled to the land measuring about 249.66 Decimal equivalent to 2.496 Acres situated in various Dag Nos. at Mouza Banagram, District South 24 Parganas as described in the Schedule IV hereunder written and hereinafter referred to as "Orbit's Land".
- (iv) By and under a Release and Exchange Deed dated 28th September 2015 and registered in the office of A.D.S.R. Bishnupur, South 24 Parganas in Book No. I CD Volume No.1613/2015 Pages from 44864 to 44886 being Deed No.161305179 for the year 2015, made between Oval and Roos Electrical Works Private Limited ("Roos"), Oval has acquired from Roos parcel of land measuring about 57.60 Decimal equivalent to 0.576 Acres situated in various Dag Nos. at Mouzas Banagram and Sarmaster Chak, District South 24 Parganas as described in the Part I of Schedule III hereunder written and in exchange transferred parcel of land measuring about 52.50 Decimal equivalent to 0.525 Acres situated in various Dag Nos. at Mouza Sarmaster Chak, District South 24 Parganas as described in the Part I of Schedule III hereunder written ("Oval's Acquired Land") so that the lands can be contagiously developed in a more efficient manner.
- (v) By and under a Release and Exchange Deed dated 28th September 2015 and registered in the office of A.D.S.R. Bishnupur, South 24 Parganas in Book No. I CD Volume No.1613/2015 Pages from 44958 to 44981 being Deed No.161305182 for the year 2015, made between Oval and Sun Sign Private Limited ("Sun Sign"), Oval has acquired from Sun Sign, parcel of land measuring about 97.19 Decimal equivalent to 0.97 Acres situated in various Dag Nos. at Mouza Banagram, District South 24 Parganas as described in the Part II of Schedule III hereunder written and in exchange

transferred parcel of land measuring about 117.98 Decimal equivalent to 1.179 Acres situated in various Dag Nos. at Mouza Banagram, District South 24 Parganas as described in the Part II of Schedule III hereunder written ("Oval's Acquired Land") so that the lands can be contagiously developed in a more efficient manner.

- (vi) By virtue of the aforesaid acts and deeds the Owners have become the legal, rightful and exclusive owners of and otherwise are well and sufficiently entitled to the Subject Land with clear and marketable title free from all Encumbrances, impediments and the Owners hold vacant and peaceful possession of the Subject Land with certain existing structures which the Developer shall have the right to demolish at its discretion at any time without requiring any consent or approval of the Owners morefully described in Schedule V hereunder written and highlighted by "RED" colour on the plan hereto annexed as **Annexure A**.
- (vii) The Owners have demarcated the Subject Land being contiguous, and have completed the fencing around the peripheral boundary of the entire Subject Land.
- B. The Owners hereby warrant, undertake and confirm to the Developer that, within a period of 7 days from the date of obtaining the Mutation of the Subject Land from the Competent Authority under the Land Reforms Act, 1955, which mutation of name with respect to the Subject Land shall carried out by the Owner on or before 31st January, 2016,, the Owners shall register the Deed of Easement ("Deed of Easement"), executed by the Owners with Roos Electrical Works Private Limited & Sun Signs Private Limited, if so requested by the Developer to acquire right of easement over the Easement Road (as defined below) to the Subject Land as highlighted by "YELLOW" colour on the Plan hereto annexed as Annexure B in the manner set out in Clause 3.1.2 below.
- C. The Owners hereby further warrant, undertake and confirm to the Developer that the Owners will allow the Developer and its men and agents to access the Access Road / Supplementary Access Road / Easement Road for carrying out developmental work in the Subject Land.
- D. The Subject Land shall after the above actions shall admeasure approximately 2023.06 Decimal equivalent to 20.23 Acres.

- E. The Developer has represented and warranted to the Owners as follows:-
 - The Developer has caused searches and investigations to be made for the purpose of examining the title of the Owners to the Subject Land;
 - (ii) The Developer through its partners is carrying on business of construction and development of real estate and has necessary infrastructure and expertise in this field as also the financial capacity to successfully undertake and complete the Project;
 - (iii) The Developer is and during the tenure of this Development Agreement shall remain competent to arrange the financial inputs required for development of the Subject Land and implementation of the Project;
 - (iv) The Developer shall, unless so otherwise provided under this Agreement, not abandon, delay or neglect the Project and shall accord the highest priority, financial as well as infrastructural, to the development of the Subject Land.
- F. On the basis of the mutual representations and for valid consideration, the Parties have entered into this Development Agreement to record their understanding with respect to the vesting of the Development Rights pertaining to the Subject Land to the Developer in accordance with the terms hereof.

NOW THEREFORE, in consideration of the mutual covenants, terms and conditions and understandings set forth in this Development Agreement and other good and valuable consideration, the Parties with the intent to be legally bound hereby agree as follows:

1. DEFINITIONS, INTERPRETATION AND PURPOSE

- 1.1. **Definitions-** In this Development Agreement (including the recitals), unless the context otherwise requires, the following expressions shall have the following meanings:
 - (i) "Affiliate" shall mean any company, partnership or any other legal entity directly or indirectly controlling or controlled by or under common control of the Developer, including but not limited to its subsidiary or holding company. For the purposes of this definition.

the term "control" (including with correlative meaning, the terms "controlled by" and "under common control with") means the direct / indirect ownership of more than 50% of the equity shareholding;

- (ii) "Access Road" shall mean primary motorable access to the Subject Land from the existing Diamond Harbour Road having a width of [28] feet approximately acquired by the Owners vide various Deed of Conveyances all dated 28th September 2015 as mentioned in Recital A(i) and (iii) above and Release and Exchange Deeds dated 28th September 2015 as mentioned in Recital A(iv) and (v) above from Roos Electrical Works Private Limited and shown in GREEN colour on the Plan thereof hereto annexed as Annexure B.
- (iii) "Secondary Access Road" secondary motorable access road to the Subject Land from the existing Bakrahat Road having a width of 27.24 meters with a frontage of more than 164 feet.
- (iv) "Applicable Law" shall mean all applicable laws, bye-laws, rules, regulations, orders, ordinances, notifications, protocols, codes, guidelines, policies, notices, directions, judgments, decrees or other requirements or official directive of any Government Authority or person acting under the authority of any Government Authority and/or of any statutory authority in India, whether in effect on the date of this Development Agreement or thereafter;
- "Approvals" shall mean all approvals, applications, permissions, (v) authorizations, consents, clearances, licenses, exemptions, noobjection certificates, letters of intent, annexures, intimation of approvals, intimation of disapprovals, commencement certificates, occupation certificates, building completion certificate, revision of the sanctions of layout plans (and any modification or amendments thereto), sanctions of building plans (and any amendments thereto), as may be applicable and/or required from various authorities or committees or departments or agencies such as State Government, Gram Panchayat, Local Government Authority, Fire Department, Water Department, Sewerage Department, High Rise Committee, Airport Authority of India, West Bengal Pollution Control Board/Central Government Ministry of Environment and Forest, River Regulation Zone, any other concerned statutory & Governmental Authority and such other concerned authorities as

may be required under law for the commencement, execution and completion of the Project on the Subject Land.

- (vi) "Brokers" shall mean and include all brokers, channel partners, sales agencies and other third parties which should be exclusively engaged by the Developer for marketing, promotion, selling the apartments / units of the Project;
- (vii) "Commencement Date" shall mean the date on which the Developer commences the construction of the New Buildings on the Subject Land post receipt of all the requisite approvals;
- (viii) "Car Parking Charges" shall mean all charges collected from the Purchasers in the Project for allocation of specific car parking slots in the Project including open, covered and stilt parking.
- (ix) . "Completion" or "Completed", in respect of the Project, shall mean the issuance of occupation certificate and/or any other approval from the office of the competent authority and/or any other authority (if applicable) to the effect that the apartments/units in the Project are ready for occupancy.
- "Closure of the Project" shall mean all of the following: (a) New Buildings are 100% (One Hundred per cent) complete and the Developer has obtained full occupation certificate for the Project; (b) all apartments/units in the Project have been sold and all consideration for sale of such units has been received by the Developer in full or part post completion of construction, and unsold units, if any, are deemed to be sold as per mutually agreed mechanism between the Parties; (c) the Subject Land and the buildings are transferred/assigned to the association of the Purchasers in the Project; (d) after the finalisation and settlement of accounts between the Parties, as mutually agreed between the Parties; (f) expiry of the defect liability period and (g) settlement of all disputes and legal proceedings (whether regulatory, tax or otherwise) between the Developer and third party.
- (xi) "Default" shall have the meaning ascribed to it under Clause 10.5 hereunder.
- (xii) "Development Agreement" shall mean this agreement including all Schedules and Annexures attached hereto or incorporated herein

by reference, as may be amended by the Parties from time to time in writing;

- (xiii) "Development Rights" shall refer to the entire development rights required/needed or exercised by the Developer, during the subsistence of this Development Agreement for the purposes of development of the Subject Land, subject to the terms contained in this Development Agreement and shall include *inter alia*, the right, power, entitlement, authority, sanction and permission in relation but not limited to:-
 - (a) enter upon and take possession and control of the Subject
 Land and every part thereof for the purpose of developing the Project;
 - (b) plan, conceptualize and design the Project;
 - (c) Undertake development including construction, managing and all other acts, deeds and things in further to meet the objective of this Development Agreement;
 - (d) exercise full, free, uninterrupted, exclusive and irrevocable marketing in respect of Saleable Area and car parking spaces comprised in the Project by way of allotment or sale;
 - (e) allot, assign, sell, transfer or otherwise dispose off or alienate the Saleable Area and car parking spaces comprised in the Project and wherever required with the undivided interest in the land underneath, apartments, common amenities and facilities etc at the Project and wherever required with the undivided interest in the Subject Land underneath.
 - (f) enter into agreements with Purchasers as it deems fit for sale of Saleable Area and car parking spaces comprised in the Project and to determine/decide the pricing of the Saleable Area and car parking spaces,
 - (g) to receive consideration/monies from the Purchasers and give valid discharge/receipts and hand over, possession, use or occupation of the Saleable Area, car parking spaces and wherever required proportionate undivided interest in the land underneath i.e. the Subject Land;

- (h) carry out the construction / development of the Project including leveling of the Subject Land, laying of roads, street lights, water storage facilities, water mains, sewages, storm water drains, recreation gardens, boundary walls, electrical sub-stations and any other facilities/amenities, and to remain in sole possession, control of peaceful enjoyment of the Subject Land or any part thereof until the completion of development of the Project;
- (i) apply for and obtain from the relevant authorities all Approvals for development, construction, handing over etc. of the Project;
- (j) in the event of default by the Owners in compliance of its obligations under this Development Agreement, at the sole discretion (at its option but not obligation) of the Developer, to do all such acts, deeds and things that may be required for the Project or for compliance of the terms in this Development Agreement;
- (k) appoint, employ or engage architects, surveyors, engineers, contractors, sub-contractors, labour, workmen, personnel (skilled and unskilled) or other persons to carry out the development work and to pay the wages, remuneration and salary of such persons;
- (I) make payment and/or receive the refund of all deposits, or Pass Through Amount to and from all public or Government Authority or public or private utilities relating to the development of the Subject Land;
- (m) make applications to the concerned Government Authority or semi-Government authority in respect of, and carry out, all the infrastructure work, including levelling, water storage facilities, water mains, sewages, storm water drains, recreation garden, boundary walls, electrical sub-stations and all other common areas and facilities for the proposed buildings to be constructed on the Subject Land as may be required by any Approval, layout plan, or order of any Government Authority or semi-Government authority and acquire relevant Approvals for obtaining water and electricity connections and Approvals for

cement, steel and other building materials, if any as the Developer deems fit;

- (n) deal with, appear before and file applications, declarations, certificates and submit/ receive information with, as may be required under the Applicable Law, any Government Authority in relation to the Project necessary for the full, free, uninterrupted and exclusive development of the Subject Land, the development of and construction of New Buildings on the Subject Land,
- (o) carry out and comply with all the conditions contained in the Approvals as may be obtained from time to time and to take appropriate actions, steps and seek compliances, approvals and exemptions under the provisions of the Applicable Law,
- (p) If required and after obtaining written consent of the Owners in this regard, to surrender the plot of land for construction of any infrastructure facilities to the competent authorities or any such area falling under the set-back area or under any reservation to the competent authorities, or such other concerned authority in such a manner as the Developer may deem fit and proper out of the Subject Land being surrendered or already surrendered for the benefit of the Project and to make necessary correspondence with the municipal corporation or any other authority.
- (q) create mortgage, in terms of the Escrow Agreement, on the Subject Land or any part thereof for raising construction finance without making the Owners liable for the repayment thereof; and call upon the Owners to execute all documents, mortgage deeds, no-objection certificates, declarations, affidavits etc. as may be required by the Developer in this regard:
- (r) launch the Project and issue advertisements in such mode as may be deemed fit by the Developer for sale of the Saleable Area and car parking spaces comprised in the Project, announcing the development of the Project and inviting prospective Purchasers for allotment of the Saleable Area and car parking spaces:

- (s) execute all necessary, legal and statutory writings, agreements and documentations for the exercise of the Development Rights and in connection with all the marketing, selling, licensing of the Saleable Area and car parking spaces comprised in the Project to be constructed on the Subject Land as envisaged herein;
- (t) manage the Subject Land and the property and facilities / common areas constructed upon the Subject Land as may be required under the Applicable Laws and/or rules made there under and handover of the same to the association or any other third party, as the case may be;
- (u) to avail the full benefit of road / additional FAR / as per Applicable Law;
- (v) to take steps to resolve any condition imposed by the Competent Authority under the Urban Land (Ceiling and Regulation) Act, 1976 except in case where the same requires parting with the Subject Land which shall be done only after consulting the Owners and taking their prior written consent,;
- (w) to take all necessary steps for the formation and registration of the Association/Society and for that purpose to sign and execute all necessary declarations, applications, papers, writings, deeds, instruments and documents and make representations before all concerned authorities as and when necessary and required to do so;
- to demarcate the common areas and facilities, and the limited common areas and facilities in the Project in the sole discretion of the Developer, as per the lay out plan and applicable law and to file and register all requisite deeds and documents under the regulations with the competent authority including the Deed of Declaration;
- (y) Manage the day-to-day affairs of the Project and be in-control and charge of the Project and use the Developers' technical know-how, experience and expertise to manage and maintain the Project and the amenities and infrastructures to be developed therein.

- (z) to sub-divide the Subject Land for the purpose of development of the Project
- (aa) Upon execution of this Agreement, install a site office and store / godown on the Property. The Developer shall on Completion of the Project, remove the site office / godown and all other debris. It is however clarified that no permission and / or approval will be required by the Developer from the Owners for the purposes of installation of the site office and store / godown on the Subject Land and removal thereof
- (bb) generally any and all other acts, deeds and things that may be required for the exercise of the Development Rights, as more elaborately stated in this Development Agreement;
- (xiv) "Easement Road" shall mean ingress road to the Subject Land from the existing Diamond Harbour Road having a width of 55 Feet approximately which includes the Access Road and shown in YELLOW colour on the Plan thereof hereto annexed as Annexure B
- (XV) "Effective Date" shall mean the date of execution of this Development Agreement;
- "Encumbrance" means any disputes, claims, litigation, threatened (ivx) litigation, easement rights (save and except the Deed of Easement this Development Agreement), mentioned in specifically acquisition, attachment in the decree of any court, attachment (of the Income Tax Department or any other departments of any Government or Authority or of any other person or entity), acquisition, requisition, or any kind of attachment, lien, court injunction, will, exchange, claims, partition, memorandum of understanding, development agreement, joint venture agreement or agreement of any nature whatsoever or any other legal impediment, mortgage, pledge, equitable interest, assignment by way of security, conditional sales contract, hypothecation, right of other persons, claim, security interest, encumbrance, title defect, title retention agreement, voting trust agreement, interest, option, lien, charge, commitment, whatsoever, including restriction on use, voting rights, transfer, receipt of income or exercise of any other attribute of Ownership, right of set-off, any arrangement (for the purpose of, or which has the effect of, granting security), or any

- other security interest of any kind whatsoever, or any agreement, whether conditional or otherwise, to create any of the same.
- (xvii) "Escrow Agent" shall mean Mr. D. N. Mittra, Partner of M/s. Victor Moses & Co., with whom the title deeds to the Subject Land would be deposited by the Owners on the Effective Date to be dealt with in the manner specified in the Escrow Agreement.
- (xviii) "Escrow Agreement" shall mean the agreement entered in between the Owners, Developer and the Escrow Agent.
- (xix) "FAR" shall mean the entire floor area ratio available for development on the Subject Land.
- (xx) "Force Majeure" shall mean any of the following events/ circumstances or combination thereof:
 - a) acts of God. e.g. fire, drought, flood, typhoon, tornado, landslide, avalanche, tempest, storm, earthquake, epidemics or exceptionally adverse weather conditions and other natural disasters;
 - b) Explosions or accidents, air crashes, nuclear radiation, sabotage;
 - c) Strikes or lock-outs in government departments connected with the Project causing delay in obtaining Approvals or general strikes and labour unrest / disputes not occasioned due to any fault on the part of the Developer;
 - d) civil war, civil commotion, uprising against constituted authority, riots, insurgency, embargo, revolution, acts of terrorism, military action, vandalism, rebellion, insurrection, acts of hostile army;
 - e) acts or orders passed by Government and other authorities, courts, tribunals which suspends/stops the development of the Project and the course of or stop, thwart, prevent, interrupt or breach the supply and/or provision of any material and/or power, which is instrumental to the continuance of this Development Agreement.
 - f) Shortage or non-availability of cement, steel or other building

- material, water or electric supply/connection of drainage/sewerage connection.
- g) Inordinate delay caused by the Government Authorities in granting the Approvals;
- h) Any hazardous, dangerous, perilous, unsafe chemical substance, material or property, which is found on the Subject Land which renders liable or endangers the health and safety of either Party or the general public;
- i) Any change in Applicable Laws adversely affecting the development of the Project. It has been mutually agreed between the Parties that a particular change / modification in Applicable Laws shall be deemed to be adversely affecting the Project provided the implementation of the Project as envisaged originally under this Development agreement does not remain feasible, in whole or in part, by the operation of the change in Applicable Laws.
- (xxi) "Government Authority" shall mean any government authority, quasi-government authority, statutory authority, government department, agency, commission, board, tribunal or court or any other law, rule or regulation making entity having or purporting to have jurisdiction on behalf of the Republic of India or any state or other subdivision thereof or any municipality, district or other subdivision thereof, including any municipal/local authority having jurisdiction over any matter pertaining to the construction and development of the Project;
- (xxii), "GPA" have the meaning ascribed to such term in Clause 3.2.3;
- (xxiii) "Launch" shall mean the date when the Developer commences the offer to sell/transfer the first of the apartments and/or units unless otherwise mutually agreed by the Parties;
- (xxiv) "New Buildings" shall mean the new building(s) to be constructed on the Subject Land by exploiting, consuming and utilisation of FAR, as part of the Project for primarily residential use, in accordance with Applicable Law and the terms and conditions of this Development Agreement;

- (XXV) "Owner's Obligations" shall mean the obligations of the Owners as set out in Clause 3 herein below;
- (xxvi) "Owner's cost" shall mean the cost to be borne by the Owners for the following:-
 - (a) Complying with the Owners' Obligations under this Development Agreement;
 - (b) Any other interests / charges / penalties / reimbursement which may become payable by the Owners to the Developer or towards any third party in terms of this Development Agreement.
- (xxvii) "Pass Through Amount" shall mean all and any statutory charges, fees, expenses, payments / contributions to be received / collected or recovered from the Purchasers towards, water, sewerage, maintenance security deposit, advance maintenance charges, association deposit, development charges, and all such other similar statutory deposits, charges, fees, costs which would be received / collected / recovered from the Purchasers as a contribution from the Purchasers and for onward transfer / deposit to the concerned Government Authority or society / association (if any) of the apartment owners or to the maintenance agency of the Project, as the case may be, certain elements of which shall be subject to TDS under the relevant provisions of the Income Tax Act, 1956. Notwithstanding the above, in the event any of the aforesaid amounts received from the Purchasers is retained by the Developer, the same shall not constitute a Pass Through Amount and shall instead be deemed to be Project Revenue.
- (xxviii) "Pass Through Tax" shall mean service tax, VAT, LBT or existing taxes by any name whatsoever and any future taxes levied by any Government Authority on the sale/transfer of the apartments/ units constructed on the Subject Land;
- Land in a phased manner, by construction of New Buildings primarily for residential use, common amenities, parking structures, recreational amenities such as swimming pool, garden, gym, club house etc. together with infrastructure such as road, water and sewerage plants, electricity etc., by exploiting the FAR available on the Subject Land in accordance with the terms and conditions as detailed in this Development Agreement and the Applicable Law:

- (xxx) "Project Revenue" shall mean all revenue collected from the Purchaser of the Units/Flats in the Project and not limited to:-
 - (a) Basic Sale Price on all components of the Project including residential, commercial, retail etc;
 - (b) Car Parking charges,
 - (c) Preferential location charges,
 - (d) Floor rise charges,
 - (e) Club membership charges,
 - (f) Infrastructure charges
 - (g) EWS revenue, if applicable and allowed to be sold in the market by the Developer
 - (h) Diesel generator charges
 - (i) Late payment charges
 - (j) Transfer charges,
 - (k) Cheque bounce charges to be collected from Purchasers, if any,
 - (I) Interest on delayed payment,
 - (m) Amount forfeited.
 - (n) Interest income from Purchaser.
 - (o) All reimbursements from Purchaser, and
 - (p) All other amounts received from the Purchasers for infrastructure charges, advertisement fee and any other amounts to be received from the prospective Purchasers of whatsoever nature except for the Pass Through Amount and Pass Through Tax. It is also clarified that any tax deducted at source by the Purchasers shall be considered as Project Revenue.
 - (xxxi) "Purchasers" shall mean and include any buyer, purchaser, prospective purchaser, transferee, including a purchaser in default, assignor, transferor, applicant, whether an individual, corporate or otherwise, for any unit or a part of the Project.
 - (xxxii) "Saleable Area" shall mean the entire area available in the Project for sale as per the Applicable Laws.

1.2. Interpretation

In this Development Agreement, unless the contrary intention appears:

- 1.2.1 any reference to any statute or statutory provision shall include:
 - all subordinate legislation made from time to time under that statue or statutory provision (whether or not amended, modified, reenacted or consolidated);
 - such provision as from time to time amended, modified, re-enacted or consolidated (whether before or after the date of this Development Agreement) to the extent such amendment, modification, re-enactment or consolidation applies or is capable of applying to any transactions entered into under this Development Agreement and (to the extent liability there under may exist or can arise) shall include any past statutory provision (as from time to time amended, modified, re-enacted or consolidated) which the provision referred to has directly or indirectly replaced;
- 1.2.2 any reference to the singular shall include the plural and vice-versa;
- 1.2.3 any references to the masculine, the feminine and the neuter shall include each other:
- 1,2.4 any references to a "company" shall include a reference to a body corporate;
- 1.2.5 any reference herein to any Clause or Schedule or Annexure is to such Clause of or Schedule to or Annexure to this Development Agreement. The Schedules and Annexures to this Development Agreement shall form an integral part of this Development Agreement;
- 1.2.6 references to this Development Agreement or any other document shall be construed as references to this Development Agreement or that other document as amended, varied, novated, supplemented or replaced from time to time;
- 1.2.7 the expression "this Clause" shall, unless followed by reference to a specific provision, be deemed to refer to the entire section (not merely the sub section, paragraph or other provision) in which the expression occurs;
- 1.2.8 each of the representations and warranties provided in this Development Agreement is independent of other representations and warranties and unless the contrary is expressly stated, no Clause in this Development Agreement limits the extent or application of another Clause or any part

- thereof. Each of the representations provided in this Development Agreement will be deemed to be continuing;
- 1.2.9 any reference to books, files, records or other information or any of them means books, files, records or other information or any of them in any form or in whatever medium held including paper, electronically stored data, magnetic media, film and microfilm;
- 1.2.10 headings to Clauses, parts and paragraphs of Schedules and Schedules are for convenience only and do not affect the interpretation of this Development Agreement;
- 1.2.11 "in writing" includes any communication made by letter, fax or e-mail;
- 1.2.12 the words "include", "including" and "in particular" shall be construed as being by way of illustration or emphasis only and shall not be construed as, nor shall they take effect as, limiting the generality of any preceding words;
- 1.2.13 references to a person (or to a word importing a person) shall be construed so as to include:
 - individual, firm, partnership, trust, joint venture, company, corporation, body corporate, unincorporated body, association, organization, any government, or state or any agency of a government or state, or any local or municipal authority or other government body (whether or not in each case having separate legal personality);
 - references to a person's representatives shall be to its officers, employees, legal or other professional advisers, sub-contractors, agents, attorneys and other duly authorized representatives;
- 1.2.14 where a wider construction is possible, the words "other" and "otherwise" shall not be construed ejusdem generis with any foregoing words;
- 1.2.15 all the recitals to this Development Agreement shall form an integral and operative part of this Development Agreement as if the same were set out and incorporated verbatim in the operative part and to be interpreted, construed and read accordingly.

1.3 PURPOSE

- 1.3.1 This Development Agreement set forth the terms and conditions with respect to the grant and transfer of the Development Rights with respect to the Subject Land in favour of the Developer, the nature of the Project to be developed and the rights and obligations of the Parties towards the implementation of the Project.
- 1.3.2 All the obligations of the Owners shall be deemed to be collective and accordingly Owners shall be jointly and severally responsible for the performance of such obligations.
- 1.3.3 The Owners agree that it/they shall from time to time execute all such further documents as may be required by the Developer and the Owners shall assist the Developer as may be reasonably required to effectively carry on the full intent and meaning of this Development Agreement in order to complete the transactions contemplated hereunder.

2. GRANT OF DEVELOPMENT RIGHTS AND DEVELOPMENT OF THE PROJECT

- 2.1. On and from the Effective Date, the Owners irrevocably and exclusively grant unto the Developer the Development Rights in respect of the Subject Land. The Project shall be implemented / developed and driven and controlled by the Developer including but not limited to the quality, cost, design, layout, aesthetics in accordance with the terms of this Development Agreement and various other agreements executed between the Parties to the extent applicable. The Developer shall during the subsistence of this Development Agreement abide by the terms and conditions stipulated herein.
- 2.2. The Owners further agree that from the Effective Date, the Developer shall have the right to enter upon the Subject Land directly or through its Affiliates, associates, nominees, agents, architects, consultants, representatives, contractors, and/ or subsidiary, to do all such acts and deeds required and/or necessary for, exercising the Development Rights or for the implementation and development of the Project on the Subject Land.
- 2.3. The Parties agree that the Developer shall be entitled to fully exploit the entire FAR including any additional FAR that may become available on the Subject Land and/or additional FAR that may be sanctioned and permitted

by the Government Authorities on the Subject Land.

- 2.4. Simultaneously with the execution of this Development Agreement the Owners shall execute and register a general power of attorney in favour of the Developer in the manner and for the purposes set out in clause 3.2.3 below. The said general power of attorney shall be valid and enforceable during the subsistence of this Development Agreement.
- 2.5. The landscaping, architecture, construction, design, implementation, etc., including the calculation of Saleable Area of the Project shall be at the discretion and expertise of the Developer. The Developer shall be entitled to appoint, employ or engage architects, surveyors, engineers, contractors, sub-contractors, labour, workmen, personnel (skilled and unskilled) or other persons to carry out the development work in terms of this Development Agreement and to pay the wages, remuneration and salary of such persons.

3. OWNERS OBLIGATIONS

- 3.1. The Owners hereby jointly and severally undertake as follows:-
- 3.1.1 On or before 31st January, 2016, the Owners shall obtain the Mutation Certificate duly mutated in its own name in respect of the Subject Land from the competent authority under the West Bengal Land Reforms Act, 1955.
- 3.1.2 Upon receiving intimation from the Owners of having obtained the Mutation Certificate duly mutated in its own name together with copy of such Mutation Certificate, the Developer and/or Godrej Properties Ltd. ("Godrej") as the Partner of the Developer, within 7 (seven) days of such intimation, would intimate the Owners whether to register or not to register the Deed of Easement executed by the Owners with Roos Electrical Works Private Limited & Sun Signs Private Limited to acquire right of easement over the Easement Road to the Subject Land as highlighted by "YELLOW" colour on the Plan hereto annexed as Annexure B. In case the Developer and/or Godrej requests the Owners to register the Deed of Easement or fails to intimate the Owners to not to register the Deed of Easement within the aforesaid 7 (seven) days then the Owners shall register the Deed of Easement within a period of 15 (fifteen) days from the date of receipt of intimation from the Developer or expiry of said 7 days mentioned in the foregoing, as the case may be.

- 3.1.3 The Owners shall be responsible for amalgamation of the entire Subject Land, if required under the Applicable Law for development of the same and mutation thereof, to the extent required under law, beyond which all Approvals for development of the Project shall be the obligation of the Developer.
- 3.1.4 All defects, claims, Encumbrances, impediment of whatsoever nature on the Subject Land and the Development Rights vesting in favour of the Developer shall be settled/resolved by Owners at its own costs and expenses provided the said impediment has not resulted from any act, deed or thing done by the Developer.
- 3.1.5 If after obtaining the Approvals, should the relevant Government Authority allow any additional FAR on the Subject Land then subject to FSI/FAR consumption on the Subject Land, the Owners and the Developer shall ensure that the same is made available to use for the Project. All costs in acquiring the said additional FAR and obtaining of any relevant approvals for additional FAR shall be borne by the Developer and such additional area shall be added to the Saleable Area.
- 3.1.6 The Owners shall extend all cooperation and do all such acts and deeds, that may be required to give effect to the provisions of this Development Agreement, including, providing all such assistance to the Developer in a timely manner, as may be required by the Developer from time to time for the purpose of carrying out the transactions contemplated hereby.
- 3.1.7 The Owners shall execute, as may be required by the Developer, from time to time, all applications, affidavits, plans or other deed/writings/documents, as may be required by the Developer in a timely manner and shall also extend all cooperation and assistance for the development, completion and disposal of the Project.
- 3.1.8 The Owners shall furnish all such relevant information with respect to the Subject Land, as the Developer may request, subject to the same being generally expected to be available with the Owners.
- 3.1.9 The Owners shall execute all documents as maybe necessary and provide such assistance including giving instructions to the Escrow Agent for release of title deeds in favour of a lender/bank for the creation of mortgage by the Developer in respect of raising of further funds for the

development of the Project in terms of various other agreements executed between the Parties.

- 3.1.10 The Owners shall hand over to the Developer, in addition to the originals of the Approvals in its custody, all intimation / communication / notice etc., from the concerned Government Authorities with regard to the Project and/or the Subject Land, as and when received.
- 3.2 Simultaneously with the execution of this Development Agreement, the Owners agree and undertake that:-
- 3.2.1 the Owners shall hand over the complete and absolute vacant, peaceful and physical possession of the Subject Land with certain existing structures to the Developer, free from all of Encumbrances which the Developer shall have the right to demolish at its discretion at any time without requiring any consent or approval of the Owner.
- 3.2.2 The Owners shall execute the Escrow Agreement and hand over the title deeds of the Subject Land to the Escrow Agent in accordance with the terms of the Escrow Agreement.
- 3.2.3 The Owners shall execute, maintain and cause to be registered herewith an general power of attorney in favour of the Developer in respect of the entire Subject Land, so as to enable the Developer to perform all its obligations and entitlements as stated under this Development Agreement (the "GPA"). Save and except in the event of termination of this Development Agreement as contemplated hereunder and as mentioned in Clause 2.4 above, the Owners agree and undertake not to cancel, revoke or modify the GPA and to keep the same in full force and effect during the subsistence of this Development Agreement and after that as may be required for the Developer to perform its obligations under this Development Agreement and receive benefits for its entitlements under this Developer appointing one or more substitute under the GPA for the exercise of any or all of the powers and authorities thereunder in favour of its Affiliates or any of its authorised representatives or employees.
- 3.2.4 On completion of the Project, the Escrow Agent shall in terms of the Escrow Agreement handover to the society/association of Purchasers originals of all title deeds in respect of the Subject Land.

3.2.5 The Owners shall ensure that the rights in the Subject Land acquired by the Developer shall always remain clear and marketable in a manner that the development of the Subject Land is not affected in any manner whatsoever throughout the Project life cycle and shall carry out all other ancillary acts, deeds and things as may be required for maintaining a clear and marketable title of the Subject Land, free from all litigation/Encumbrances, through-out the Project life cycle.

4. SHARING OF PROJECT REVENUE

In consideration of the grant and transfer of the Development Rights by the Owners to the Developer, and the Developer undertaking to construct and complete the Project under the terms of this Development Agreement, it has been agreed between the Parties to share the Project Revenue (net of TDS) arising from the Project on the basis of the following distribution table:

Base Selling Price (BSP) (Rs / sqft)	Owner's share in Project Revenue	Developer's share in Project Revenue
Till BSP up to Rs. 5,500/ sq. ft.	5%	95%
Between BSP of Rs. 5,501 – 7,500/ sq. ft.	7.5%	92.5%
Above BSP of Rs. 7,501/ sq. ft.	9%	91%

- The Owner's share of Project Revenue as specified above, shall be deposited/transferred by the Developer, subject to TDS, in an account specified by the Owners and upon such deposit/transfer the Developer shall be discharged of obligations of such payment. The Owners shall be responsible for sharing/appropriating the Owner's share amongst themselves from the amounts paid by the Developer without any recourse or liability to the Developers in that regard.
- All Project Revenue arising from the Project shall be deposited in the Master Bank Account, which shall be a bank account maintained with such bank as may be decided by the Developer and shall be operated by the Developer.
- 4.4 The monies in Master Bank Account shall be distributed in the following manner -

- (i) 5% or 7.5% or 9% of all the Project Revenue, depending upon the applicable Base Selling Price (received net of TDS), shall be transferred to the account specified by the Owners, subject to TDS, for deposit of Owners share of Project Revenue under clause 4.1 above.
- (ii) Balance of all the Project Revenue shall be retained in the Master Bank Account and dealt with by the Developer in the manner it deems fit and proper.
- In the event of cancellation of the sale by any Purchaser of Units, proportionate sum of money refunded to the Purchasers for such particular flat(s)/Unit(s) shall be adjusted against the subsequent Owners share of Project Revenue payable to the Owners.
- The Owners confirm that other than the Owner's share in Project Revenue payable by the Developer under this Development Agreement, no other consideration whatsoever is payable to either of the Owners by the Developer.

5. PROJECT IMPLEMENTATION

- Subject to any extensions on account of delay on the part of the Owners to comply with any of its obligation set out in this Development Agreement and/or Force Majeure Event, the Developer shall complete the development of the Project within a period of 8 years from the Commencement Date with a grace period of 12 (twelve) months or such extended date as may be mutually agreed between the Parties. It is further agreed between the Parties that if the Government Authorities allow for the utilisation of an FAR in addition to the FAR available on the Subject Land, then the Completion timelines as stated above would be extended by such additional time period as may be mutually decided between the Parties.
- 5.2 The Developer agrees to be in strict compliance of all the conditions laid down in all Approvals and all other stipulations of the Government Authorities.
- 5.3 The Developer shall be entitled to demarcate the 'Common Areas and Facilities', and the 'Limited Common Areas and Facilities' in terms of the West Bengal Apartment Ownership Act, 1972 in the Project as per the sole discretion of the Developer, in accordance with the lay out plan and

Applicable Laws and to file and register all requisite deeds and documents including but not limited to the 'Declaration' under the West Bengal Apartment Ownership Act, 1972 with the concerned Government Authority.

The Owners shall be jointly and severally responsible to settle all disputes, 5.4 claims, demands, suits, complaints, litigation etc., which may be raised, filed or created during the subsistence of this Development Agreement by any person, in relation to title in respect of the Subject Land or inter-se between the Owners, without any recourse to the Developer. If the Owners are unable to clear the aforesaid disputes, claims, demands, suits, complaints, litigation, etc., with respect to the Subject Land (except inter-se disputes between the Owners) within a reasonable time, the Developer may, at its option but not as an obligation and after consultation with the Owners in this regard, settle the same, on behalf of the Owners. In such an event all costs incurred by the Developer for the same shall be reimbursed by the Owners together with interest at the rate of 18% p.a. In this regard it is clarified that notwithstanding anything contained in this Development Agreement, the Owners shall be entitled to verify the legitimacy, validity and legality of all the above mentioned disputes, claims, demands, suits, complaints, litigation, etc made by third parties and/or any other person and all the costs, expenses and/or reimbursements to be made by the Owners under this Development Agreement shall be subject to such verification by the Owners. It is further clarified that in the event where any such disputes, claims, demands, suits, complaints, litigation, etc., is raised, filed or created in relation to the Project on account of any act or omission on the part of the Developer, then the Developer shall settle them at its own cost and expense, without any recourse to the Owners. It is hereby further clarified that subject to verification as aforesaid being conducted by the Owners, the amounts incurred by the Developer for such purposes shall be adjusted on priority from the Owner's share of in Revenue payable to the Owners under this Agreement and till such time the entire amount together with interest is recovered by the Developer.

6. MARKETING

The Parties agree that whilst the Owners may, for their understanding, discuss with the Developer the marketing and sale strategies and third party contracts pertaining to the Project, however all decisions regarding the marketing, branding, pricing, sales, product mix, third party contracts and all other decisions pertaining to the Project shall be as per the various agreements executed between the Parties.. It is agreed and understood

that the Owners shall not market and sell any part of the Saleable Area in the Project directly to the Purchasers. All sales shall be made by the Developer. The Owners agree and acknowledge that the Purchasers of all apartments / units in the Project are bound by the same terms and conditions, inter-alia, for use and occupation of the apartments, units, common areas, maintenance charges, transfer fee, etc.

- The Parties agree that the Developer shall have the exclusive control and right to negotiate and enter into agreements for sale/transfer/alienation of the entire Saleable Area and car parking spaces in the Project. It has been agreed that all booking of the Saleable Area and car parking spaces shall be made as per the terms and conditions which may form part of the brochure, prospectus, application forms, provisional / final allotment letters, agreements, deeds and such other documents as may be drafted and formulated by the Developer.
- The Developer reserves the exclusive right to select the set of Brokers. The Owners shall be entitled to introduce/recommend Brokers to the Developer. The said Brokers introduced / recommended by the Owners shall be empanelled by the Developer as authorised channel partners for the Project only if these Brokers qualify as per the standards and requirements of the Developer and are willing to abide by the terms and conditions made applicable by the Developer to other channel partners in accordance with policy of the Developer. All advertisement rights shall vest absolutely with the Developer including its timing, format, etc.
- The Project shall be promoted under the "Godrej" brand name on such terms and conditions as the Developer may deem fit. The Developer may decide such logos for the Project as it deems fit and appropriate.
- 6.5 The Developer shall be entitled to launch and sell the Saleable Area and car parking spaces in such phases as the Developer deems fit.
- 6.6 The Parties hereto agree that only the Developer's contact details (address, phone numbers etc.) would appear on all marketing collateral and selling materials. The design of all marketing materials will be at the discretion of the Developer. The layout of the components will be as per the requirements of the relevant department of the Developer and will be finalized by the Developer keeping all the components in all materials.
- 6.7 The Owners shall not interfere or indulge in any promotion, advertisement, marketing activity or underwriting of the Saleable Area and car parking

spaces and shall not be entitled to sell/transfer/alienate the Saleable Area and car parking spaces through any underwriting process or otherwise.

7. OWNERS COVENANTS AND WARRANTIES

Subject to what has been specifically mentioned otherwise in this Development Agreement:-

- 7.1 It is agreed and understood between the Parties that the Developer has entered into this Development Agreement on the representation of the Owners that it has ownership rights on the entire Subject Land, which it acquired by virtue of duly executed, binding and registered documents / contracts, and is free and competent to irrevocably and exclusively grant and transfer the Development Rights thereon to the Developer.
- 7.2 The Owners shall, at their own cost and efforts, ensure the perpetual unfettered access to the Access Road, the Secondary Access Road and to the Easement Road.
- 7.3 The Owners shall, at their own cost, be responsible for resolving all issue / impediment/ Encumbrances which may arise on the title to the Subject Land and undertakes to keep the said title clear and marketable at all times. The Owners shall also be responsible to ensure that no act or thing done by Owners are in violation of the terms and conditions of the Approvals, to the extent applicable.
- 7.4 The Owners shall not, during the currency of this Development Agreement, enter into, any deeds, documents, writings and/or development agreements or any other agreements or arrangements of any nature whatsoever with any person or party, with respect to the Subject Land or Project or any part thereof;
- 7.5 The Owners shall provide all assistance to the Developer to register this Development Agreement and the GPA with the jurisdictional Registrar/Sub Registrar on the Effective Date. The Owners shall ensure presence of its authorised representatives before the office of the Registrar/Sub Registrar as and when required as such by the Developer.
- 7.6 The Owners acknowledge that the Developer, on the transfer of all apartments/units in the Project and/or on utilization of the entire FAR in the Subject Land or the Project being Completed, shall form a society and/or association of Purchasers as required under the provisions of the

Applicable Laws to whom it shall handover the entire charge of the Project with respect to the maintenance of the Project.

- 7.7 The Owners agrees that whilst the Approvals for the Project would come in its own name, the statutory charges payable in respect thereof are to be borne by the Developer, and therefore all refunds of any deposit or Pass Through Amount or Pass Through Tax as may be received from the Government Authority shall be deposited in the Project Account. The Owners agree that it shall deposit the same immediately in the bank and within seven (7) days of the encashment of all such refunds from the Government Authorities, deposit the same in the Project Account.
- The Owners shall obtain the electricity connection at the Subject Land of suitable load/capacity indicated by the Developer for undertaking construction/implementation of the Project. The entire expenditure incurred in sanctioning/energising of the aforesaid electricity connection shall be borne by the Developer.
- The Owners agree and covenant that at any time during the currency of this Development Agreement, and except in accordance with the terms hereof, they shall not enter into any agreement, commitment, arrangement or understanding with any person which shall have the effect of creating, directly or indirectly and whether immediately or contingently, in favour of such person any right, interest, title, claim or Encumbrance in or over or in relation to the Development Rights, the Subject Land or the Project or otherwise adversely impacting the subject matter of this Agreement.
- 7.10 The Owners shall not, during the subsistence of this Development Agreement directly or indirectly or through any person/entity, do any act of commission or omission that (i) interferes with or causes any obstruction or hindrance in the exercise of any of the Development Rights by the Developer or (ii) or which prejudicially affects the grant and transfer of the Development Rights or other rights and entitlement of the Developer in respect of the Subject Land under this Development Agreement.
- 7.11 The Owners shall act in the best interests of the Project and shall not, in any manner whatsoever do any act, deed or thing that is detrimental to or against the interests of the Project.
- 7.12 The representations made by the Owners in the recitals hereinabove and elsewhere in this Agreement shall deemed to have been incorporated in

this clause by way of reference and the same shall form an integral part of this Clause as well as this Development Agreement.

8. DEVELOPER'S COVENANTS AND WARRANTIES

Subject to what has been specifically mentioned otherwise in this Development Agreement:-

- 8.1 The Developer shall complete the entire process of development of the Subject Land/Project within the completion time as specified in this Development Agreement.
- The execution of the Project shall be in conformity with the prevailing laws, rules and bye-laws of all concerned authorities and State Government/Central Government bodies and it shall be the absolute responsibility of the Developer to ensure proper compliance.
- 8.3 The Developer shall be responsible for planning, designing and development of the Project.
- The Developer has assured the Owners that it shall implement the terms and conditions of this Development Agreement strictly without any violation and shall adhere to the stipulations of time limits without default.
- The Developer shall construct the New Buildings at its own cost, risk and responsibility. The Developer shall alone be responsible and liable to Government Authorities, corporation and other authorities concerned and to the Purchasers and third parties and the public in general and shall alone be liable for any loss, damage or compensation for any claim arising from or relating to such construction and hereby indemnifies the Owners fully against any claims, losses and damages for any default, failure, breach, act, omission or neglect on the part of the Developer and/or any contractor, entity, body, agency and/or person appointed or designated by the Developer and/or any employees/agents/representatives thereof.
- All tax liabilities relating to a period arising after the Effective Date (except income tax, which shall be paid as mentioned below) and in relation to the development of the Project, namely sales tax, value added tax, service tax, works contract tax and other dues shall be paid by the Developer. Any tax on income arising out of transfer of the Owners' entitlement under this Development Agreement shall be borne by the Owners and similarly, any

tax on income arising out of transfer of the Developer's entitlement under this Development Agreement shall be borne by the Developer.

- 8.7 It shall be the responsibility of the Developer to obtain all Approvals required from various Government Authorities for sanction of the building plans and permission to execute the Project. The expenses to be incurred for obtaining all such Approvals, sanctions and permissions shall be borne by the Developer. The Owners would however render prompt assistance where necessary from them in obtaining such Approvals.
- 8.8 The Developer hereby agrees and covenants with the Owners not to transfer and/or assign the benefits of this Development Agreement or any portion thereof, without the prior consent in writing of the Owners.
- The Developer hereby agrees and covenants with the Owners not to intentionally do any act, deed or thing which damages, impairs, makes undesirable, diminishes or devalues the Project.
- 8.10 All municipal taxes, land revenue and outgoings on the Subject Land after the Effective Date shall be borne, paid and discharged by the Developer. It is clarified that all municipal taxes, land revenue and outgoings prior to the Effective Date shall remain the liability and shall be to the account of the Owners which shall be borne by the Owners.
- 8.11 The Developer shall obtain the Occupancy Certificate from the concerned Government Authority and undertake all compliances as may be required for the same. In case during the course of implementation of the Project, the actual built up area exceeds the sanctioned built up area, then the enhanced / additional charges payable to any Government Authority in respect of such excess built up area shall be borne by the Developer. Further, in case the increase in actual built up area over and above the sanctioned built up area occurs due to any error on the part of the Developer and the same negatively affects the net profitability, then such enhanced / additional charges payable to any Government Authority shall be borne by the Developer.

9. REPRESENTATIONS AND WARRANTIES

- 9.1 Each of the Parties hereby represents, warrants and undertakes to the other Party that:-
 - (i) It has the full power and authority to enter into, execute and deliver

this Development Agreement and any other deeds, documents or agreements, including power of attorney, and consents, contemplated hereunder or pursuant hereto.

- (ii) The execution, delivery and performance of this Development Agreement and/or GPA and/or other documents and the consummation of the transaction contemplated hereunder or under the Other Documents has been duly authorised by all necessary corporate or other action of the Party; and the same does not: (a) conflict with or result in any material breach or violation of any of the terms and conditions of, or constitute (or with notice or lapse of time or both will constitute) a default under, any instrument, contract or other agreement to which it is a party or by which it is bound; (b) violate any order, judgment or decree against, or binding upon it or upon its respective securities, properties or businesses.
- (iii) The Owners and the Developer undertake to notify each other in writing promptly if either of them becomes aware of any fact, matter or circumstance (whether existing on or before the date hereof or arising afterwards) which would cause any of the representations or warranties given by the Owners and Developer herein, to become untrue or inaccurate or misleading, at any point of time.
- 9.2 In addition to the representations and warranties provided by the Owners elsewhere in this Development Agreement, each of the Owners, jointly and severally, further represents and warrants to the Developer that
 - (i) There is no easement (save and except the Deed of Easement specifically mentioned in this Development Agreement), impediment, prohibition, restriction or negative covenant running with the Subject Land, whereby the Owners are in any manner restrained, prohibited or prevented from granting the Development Rights in favour of the Developer. The Owners shall ensure that the Subject Land has clear and marketable title throughout the term of this Development Agreement and the title is free from all Encumbrances;
 - (ii) There is no restriction, reservation, remark or entry in any record, impediment or any other implication which may prevent construction/development of the Project by the Developer as envisaged in this Development Agreement;

- (iii) The Subject Land is contiguous and is not affected by any Development Plan reservation or set back and there is no impediment, prohibition or restriction upon the present or future development of the Subject Land as contemplated herein;
- (iv) Some of the areas in the Subject Land are low land;
- (v) The Subject Land or any part thereof is not "forest land" and does not fall in any other category of restricted land and the Owners have not yet received any notice from any Government Authority and/or any other authority in this regard;
- (vi) The Owners have executed a Deed of Easement for Easement Road to the Subject Land and accordingly the Subject Land has a primary motorable access from Easement Road;
- (vii) The Subject Land is demarcated and surveyed by concerned Government Authority and there are no disputes vis-à-vis boundaries of the Subject Land with any of the adjoining land owners;
- (viii) No proceedings are pending under the Urban Land (Ceiling and Regulation) Act, 1976 with respect to the Subject Land or any part thereof and/or the ULC authorities have not sought possession of any part of the Subject Land (actual or symbolic) and no part of the Subject Land has been handed over to the authorities under the said Act;
- (ix) The Owners have not entered into, any deeds, documents, writings and/or development agreements or any other agreements or arrangements of any nature whatsoever with any person or party, with respect to the Subject Land or any part thereof;
- Neither there is any agreement or arrangement or contract, the performance or non-performance of any of its clauses could lead to any creation of Encumbrances on the Subject Land or any part thereof, nor the Owners have in any way encumbered or agreed to create any encumbrance including by way of mortgage, charge, lien, trust, sale, pledge, lease, easements or other rights or otherwise howsoever on the Subject Land or any part thereof and shall not, during the currency of this Development Agreement, create or agree to create any encumbrance, mortgage, charge, lien, trust, sale, pledge, lease, leave and license, easement or create any other

- rights of any nature whatsoever in respect of the Subject Land or any part thereof;
- (xi) There are no prohibitory orders or restrictive orders or otherwise passed by any competent authority including the Central or State Government or revenue and statutory authorities or the Collector or by any court of law or before any tribunal or before any statutory authorities or before any arbitrator or before any labour court and there is no application and/or proceeding pending before any of the above named authority with respect to the Subject Land or any part thereof whereby Owners are prohibited or restrained from entering into the proposed Development Agreement on the terms and conditions as contained herein;
- (xii) The Subject Land is not subject to any litigation or proceedings in any court or tribunal or arbitration or revenue proceedings or quasi-judicial proceedings nor is there any attachment on the property either before or after judgment or in custody/symbolic or physical possession of the Court Receiver and there is no money decree passed against the any of the Owners;
- (xiii) That are no notices or proceedings ending or initiated or under process of being initiated from the Central Government and/or State Government or any other local body or statutory authority including revenue officers or collector or under the relevant Municipal Act or Land Acquisition Act or Town Planning Act or Land Revenue Code or Government Ordinance, Order, Notification (including any notice for acquisition or requisition of the Subject Land or any part thereof) has been received by or served upon Owners in respect of the Subject Land or any part thereof;
- (xiv) The Owners have paid upto the Effective Date all property taxes, rates, duties, cesses, levies including N.A. assessments, other assessments, water charges, electricity charges or any other amount payable to any authority in respect of the Subject Land;
- (xv) There is no pending/threaten proceedings or prohibitory order or order of attachment of any revenue department including income tax for taxes or of any department of the Government, Central or State or Local Body, Public Authority for taxes, levies, cesses, with respect to or affecting the Subject Land or any part thereof;

- (xvi) The Subject Land is held as Stock-in-trade in the books of the Owners;
- (xvii) There is no proceeding pending under the Income Tax Act, 1961 against Owners with respect of the Subject Land;
- (xviii)There are no encroachments, trespassers or tenants or occupants or any rights created in favour of third parties with respect to the Subject Land or any part thereof.
- (xix) The land comprised in Dag Nos. mention in column No.(1) below are absolutely owned by the Owner to the extent mentioned in column No.(3) below and the balance extent of land mentioned in column No. (4) comprised in the said Dag Nos. are owned by third parties. The Owners hereby jointly and severally represent and warrant that extent of areas mentioned at column No.(3) owned by Owners forms part of the Subject Land and no part of the balance extent of land mentioned at column No.(4) owned by third parties forms part of the Subject Land.

SI No.	R.S. Dag (1)	Total Holding in Dag (Decimal)	Extent of Land held by the Owners (Decimal) (3)	Balance Land Owned by Third Parties (Decimal) (4)
Mou	za: Banagram			#C
1	Dag 359	143	2.75	140.25
2	Dag 362	106	74.83	31.17
3	Dag 363	21	19.92	1.08
4	Dag 389	461	87.07	373.93
5	Dag 390	80	73	7
6	Dag 391	60	35.18	24.82
7	Dag 392	52	26	26
8	Dag 411	160	10.85	149.15
9	Dag 412	98	82	16
10	Dag 422	34	6.5	27.5
11	Dag 424	308	76.81	231.19
2.2	- 10	1523	494.91	1028.09
Mo	ıza: Sarmasterch	ak		
12	Dag 11	61	10	51
13	Dag 12	44	22	22

- 1	=	1870	563.91	1306.09
			69	278
		347	4.5	
16	Dag 15	111	1.54	109.46
15	Dag 14	41	8.5	32.5
-			1/	73
14	Dag 13	90	17	70

- (xx) The Owners have not omitted to disclose to the Developer any material fact in respect of the Subject Land.
- (xxi) To the knowledge of the Owners, all information in relation to the transactions contemplated herein which would be material to the Developer for the purposes of entering into this Development Agreement, and consummating the transaction contemplated herein, has been made available and disclosed to the Developer and continues to be, true, complete and accurate in all respects and not misleading in any manner and nothing material has been concealed and/or withheld.
- (xxii) The Owners have not executed any power of attorney(s) or any other authority, oral or otherwise empowering any third person(s) to deal with Subject Land or any part thereof, for any purpose.

10. TERM AND TERMINATION

10.1 This Development Agreement shall take effect on the Effective Date and shall remain in force for so long until it is not terminated in accordance with the terms hereof.

10.2 Termination by the Developer:

Notwithstanding any other right and remedy available under the Applicable Laws, the Developer shall be entitled to terminate this Development Agreement on happening of any one or more of the following events:-

10.2.1 If (i) the Owners fails of comply with all of its, obligations, undertaking and warranties contained in Recital B, C, Clause 3.1.1 and/or Clause 3.1.2 within a period as mentioned therein and/or (ii) this Development Agreement and other incidental documents executed by the Parties pursuant to this Development Agreement which is required to be registered under the Applicable Law are not registered within a period of 7 days from the Effective Date and the Developer opts to terminate this Development Agreement then the Developer shall, (i) within a period of 30

days, remove itself and its contractors, agents or servants from the Subject Land and every part thereof without any protest or demur and (ii) instruct the Escrow Agent to release the original title documents deposited with it to the Owners. Upon completion of the foregoing, none of the Parties shall have any claim against each other.

- 10.2.2 If the Owners fail to fulfil their obligations/covenants under this Development Agreement and such failure is capable of materially adversely impacting the development of the Project and Owners fails to rectify/cure the same within a period of 30 days from the date of intimation from Developer in that behalf, the Developer may, at its discretion, terminate this Development Agreement. On the Developer exercising such right of termination in the aforesaid circumstances, the following shall ensue depending on the stage of termination:-
 - (a) prior to the Launch of the Project then the Developer shall, within a period of 30 days, remove itself and its contractors, agents or servants from the Subject Land and every part thereof without any protest or demur; and
 - (b) post launch of the Project then:-
 - (i) the Developer shall, within 30 days from the date of notice of termination, send a statement of all amounts paid to the Owners under this Development Agreement towards Owner's Share of Revenue from the amounts received from the Purchasers of units post Launch of the Project;
 - i) within 10 days from the date of receipt of the statement from the Developer as aforesaid, the Owners shall make the payment of the amounts mentioned in the statement to the Developer;
 - (iii) the Developer shall, within a period of 30 days from the date of receipt of amounts from the Owners as aforesaid, discharge all liabilities towards the Purchasers of the Project;
 - (iv) simultaneously against discharge of all liabilities towards the Purchasers of the Units, the Developer shall remove itself and its contractors, agents or servants from the Subject Land and every part thereof without any protest or demur;
 - (v) the Developer shall simultaneously with the Owners making the aforesaid payments, instruct the Escrow Agent to release the original title documents deposited with it to the persons nominated in the release notice addressed by Developer to the Escrow Agent; and
 - (vi) upon completion of all the above, this Development Agreement

shall stand terminated and none of the Parties shall have any claim against each other.

- 10.2.3 However it is agreed between the parties that the Developer shall not terminate this Development Agreement for a title related issue unless the same impacts or is reasonably expected to adversely impact the Project or the rights of the Developer under this Development Agreement;
- 10.3 Termination by the Owners:-
- 10.3.1 Notwithstanding any other right and remedy available under the Applicable Laws, the Owners shall be entitled to terminate this Development Agreement on happening of any one or more of the following events:-
 - (i) If the Developer fails to obtain all Approvals required for commencement of construction of the Project within 24 (twenty four) months from the Effective Date; or
 - (ii) if the Developer fails to Launch the first phase of the Project within 3 (three) months from obtaining the sanction of all Approvals required for commencement of construction of the Project
- 10.3.2 In the above mentioned scenarios, if the Owners opts to terminate this Development Agreement, then the Developer shall (i) within a period of 30 days, remove itself and its contractors, agents or servants from the Subject Land and every part thereof without any protest or demur and (ii) immediately instruct the Escrow Agent to release the original title documents deposited with it to the Owners. Upon completion of the foregoing, none of the Parties shall have any claim against each other.
- 10.4 If at any point of time, the Project is stalled due to a reason not attributable to either of the Parties for a continuous period of 6 (six) months, the Parties shall mutually decide the course of action.
- 10.5 At any time prior to the Commencement Date, if any of the Party(ies) defaults in its obligations and /or any of its Representations or Warranties being found to be false, ("Default") and the said Party(ies) not being able to rectify the said Default within a period of 6 (six) months from the date of being notified of such Default, the non-defaulting Party may terminate this Development Agreement.
- 10.6 In the event the Owners or the Developer terminate this Development Agreement under the circumstances mentioned in clause 10.5 hereinabove and if the option of termination is exercised:-

- (a) prior to the Launch of the Project then the Developer shall (i) within a period of 30 days, remove itself and its contractors, agents or servants from the Subject Land and every part thereof without any protest or demur and (ii) Immediately instruct the Escrow Agent to release the original title documents deposited with it to the persons nominated in the release notice addressed by Developer to the Escrow Agent.
- (b) post launch of the Project then:-
 - (i) the Developer shall, within 30 days from the date of notice of termination, send a statement of all amounts paid to the Owners under this Development Agreement towards Owner's Share of Revenue from the amounts received from the Purchasers of units post Launch of the Project:
 - (ii) within 10 days from the date of receipt of the statement from the Developer as aforesaid, the Owners shall make the payment of the amounts mentioned in the statement to the Developer;
 - the Developer shall, within a period of 30 days from the date of receipt of amounts from the Owner as aforesaid, discharge all liabilities towards the Purchasers of the Project;
 - (iv) simultaneously against discharge of all liabilities towards the Purchasers of the Units, the Developer shall remove itself and its contractors, agents or servants from the Subject Land and every part thereof without any protest or demur:
 - (v) the Developer shall, simultaneously with the Owners making the aforesaid payments, instruct the Escrow Agent to release the original title documents deposited with it to the persons nominated in the release notice addressed by Developer to the Escrow Agent; and
 - (vi) upon completion of all the above, this Development Agreement shall stand terminated and none of the Parties shall have any claim against each other.
- 10.7 It is clarified that upon the termination becoming effective after the Parties complying with all their respective obligations as contemplated in the various sub-clauses above, the Owners shall automatically and without requiring any further consent or permission from the Developer in this regard, be entitled to develop and/or deal with the Subject Land or any part thereof in such manner as it deems fit and proper and the Developer shall have no right to use and occupy the Subject Land for the purposes of Development and/or for any other purpose whatsoever.

10.8 In the event of any default on the part of either Party, the other Party shall be entitled to claim specific performance of this Development Agreement and also for damages and the Parties agree that the Arbitration Tribunal shall be empowered to award specific performance or cancellation of this Development Agreement and additionally also to award damages and other such reliefs.

11. INDEMNITY

- 11.1 The Owners shall indemnify, keep indemnified, defend and hold harmless the Developer and its directors, officers, employees and agents against any and all losses, expenses, claims, costs, liabilities, obligations, demands, actions, fines, expenses, royalties, deficiencies and damages (excluding any indirect or consequential losses) suffered, arising out of, or which may arise in connection with (i) any misrepresentation or any breach of any representation or warranty of the Owners contained in this Development Agreement; (ii) any breach of or non-compliance with any covenant or any other term of this Development Agreement; and (iii) any claims, demands, suits, litigation and proceedings of any nature in respect of the title/rights of the Owners to the Subject Land or grant of Development Rights to the Developer pursuant to this Development Agreement.
- The Developer shall indemnify, keep indemnified, defend and hold 11.2 harmless the Owners and its directors, officers, employees and agents against any and all losses, expenses, claims, costs, liabilities, obligations, demands, actions, fines, expenses, royalties, deficiencies, and damages (excluding any indirect or consequential losses) suffered, arising out of, or which may arise out of (i) any misrepresentation or any breach of any representation or warranty of the Developer contained in this Development Agreement; (ii) any material breach of or non-compliance with any covenant or any other term of this Development Agreement; and (iii) any claims, demands, suits, litigation and proceedings of any nature in respect of and arising on account of such non-compliance by the Developer; (iv) Failure on the part of the Developer to make payment of mortgage amount / instalments / interest or any other payment related to the construction finance being raised on the mortgage of Subject Lands created by the Developer.
- 11.3 The Developer shall be fully responsible for any deviation or un-authorized construction or accident or mishap while making any construction and in no event the Owners shall incur any liability in respect thereof. In this regard, the Developer hereby indemnifies and agrees to keep indemnified

the Owners against all losses, liabilities, costs or third party claims, actions or proceedings in relation to the development of the Subject Land and/or to the construction of the New Buildings, including any act of neglect or default of the Developer's consultants and/or employees.

12. GOVERNING LAW AND DISPUTE RESOLUTION

12.1 The Development Agreement shall be governed by, and construed in accordance with, laws of India.

12.2 Arbitration

- 12.2.1 The Owners & the Developer shall attempt to settle any disputes or differences in relation to or arising out of or touching this Development Agreement or the validity, interpretation, construction, performance, breach or enforceability of this Development Agreement (collectively **Disputes**), by way of negotiation. To this end, each of the Owners & the Developer shall use its reasonable endeavors to consult or negotiate with the other Party in good faith and in recognizing the Parties' mutual interests and attempt to reach a just and equitable settlement satisfactory to both Parties. However it is hereby clarified that any inter-se disputes between the Owners shall not be treated as a Dispute under this Agreement and the same shall be settled/cleared by the Owners without any recourse or impact on the Project.
- 12.2.2 If the Parties have not settled the Disputes by negotiation within 30 (thirty) days from the date on which negotiations are initiated, the Disputes shall be referred to and finally resolved by arbitration by an Arbitration Tribunal formed in the manner given below, in terms of the Arbitration and Conciliation Act, 1996.
- 12.2.3 **Arbitration Tribunal:** The Parties irrevocably agree that the Arbitration Tribunal shall consist of the following three Arbitrators:-
 - (i) Appointment by Owners: 1 (one) Arbitrator to be appointed jointly by the Owners.
 - (ii) Appointment by Developer: 1 (one) Arbitrator to be appointed by the Developer.
 - (iii) Presiding Arbitrator: The Presiding Arbitrator of the Arbitration Tribunal to be jointly appointed by the other 2 (two) Arbitrators.
- 12.2.4 Conduct of Arbitration Proceeding: The Parties irrevocably agree that:

- (i) Place: The place of arbitration shall be Kolkata only.
- (ii) Language: The language of the arbitration shall be English.
- (iii) Interim Directions: The Arbitration Tribunal shall be entitled to give interim awards/directions regarding the Disputes.
- (iv) **Procedure:** The Arbitration Tribunal shall be entitled to avoid all rules relating to procedure and evidence as are expressly avoidable under the law. The arbitration shall otherwise be carried out in terms of and in accordance with the Arbitration and Conciliation Act, 1996 with modifications made from time to time and the provisions of the said act shall apply to the arbitration proceedings.
- (v) **Binding Nature:** The directions and interim/final award of the Arbitration Tribunal shall be binding on the Parties.
- 12.2.5 The Parties shall be responsible to bear their respective costs. Cost of the Arbitration Proceedings shall be borne by the Parties equally.
- 12.2.6 In connection with the aforesaid arbitration proceedings, the courts at Kolkata only shall have jurisdiction to receive, entertain, try and determine all actions and proceedings
- 12.2.11While any dispute is pending, whether or not referred to the Arbitration Tribunal, the Parties shall continue to perform their respective obligations under this Development Agreement.

13. NOTICES

13.1 Unless otherwise stated, all notices, Approvals, instructions and other communications for the purposes of this Development Agreement shall be given in writing and may be given by facsimile, by email, by personal delivery or by sending the same by courier addressed to the Party concerned at the address stated below and, or any other address subsequently notified to the other Parties for the purposes of this Clause and shall be deemed to be effective in the case of personal delivery or delivery by courier at the time of delivery:

(a) If to the Owners:

Address

10/1 G. Diamond Harbour Road, Kolkata

-700027

Telephone No.

033 304111302

Attn:

Mr. Jahan Mehta

E-mail:

jahan@selvelone.com

(b) If to the Developer:

Address

Godrej One, 5th floor, Pirojshanagar,

Eastern Express Highway, Vikhroli

(East), Mumbai - 400 079,

Telephone No.

+91 22 61698500

Attention

Mr. Mohit Malhotra

E-mail

notice@godrejproperties.com

14. CONFIDENTIALITY

This Development Agreement, its existence and all information exchanged between the Parties under this Agreement or during the negotiations preceding this Development Agreement is confidential to them and shall not be disclosed to any third party. The Parties shall hold in strict confidence, shall not use or disclose to any third party, and shall take all necessary precautions to secure any confidential information of the other Party. Disclosure of such information shall be restricted, on a need to know basis, solely to employees, agents, advisors, consultants and authorised representatives of a Party or its Affiliate, who have been advised of their obligation with respect to the confidential information. None of the Parties shall issue any press release or organize a press meet or make any public announcement or any disclosure in relation to this Development Agreement or the relationship between the Parties without taking prior written consent of the other Parties and all such press releases/public announcements shall be jointly issued by the Parties. The obligations of confidentiality do not extend to information which -

- (i) is disclosed with the prior written consent of the Party who supplied the information:
- (ii) is, at the date of this Development Agreement is entered into, lawfully in the possession of the recipient of the information through sources other than the Party who supplied the information except where the

Party knows that the source has this information as a result of a breach of a confidentiality obligation;

- (iii) is required to be disclosed by a Party or its Affiliate pursuant to Applicable Law or the rules framed by the Securities and Exchange Board of India or by the listing agreement with the stock exchanges or is appropriate in connection with any necessary or desirable intimation to the Government or any regulatory authority by such Party or its Affiliate;
- (iv) is required to be disclosed pursuant to judicial or regulatory process or in connection with any judicial process regarding any legal action, suit or proceeding arising out of or relating to this Development Agreement, after giving prior notice to the other Party; or
- (v) is generally and publicly available, other than as a result of breach of confidentiality by the person receiving the information.

Nothing contained in this clause shall apply if a certified copy of the duly registered Development Agreement is obtained by any person from the office of the concerned sub registrar.

15. GENERAL

15.1 No Partnership

The Owners and the Developer have entered into this Development Agreement purely on principal to principal basis. Nothing contained in this Development Agreement shall constitute or be deemed to constitute an agency or partnership or association of persons or joint ventures for and on behalf of any other Party. Parties under this Development Agreement shall be bound for their distinct responsibilities, rights, liabilities and obligations including to bear their own income-tax liabilities on their respective incomes which may be earned from the Project. The Parties shall not be liable to render the account of their profit/loss to the other Party.

15.2 Variation

No variation of this Agreement shall be binding on any Party unless such variation is in writing and signed by each Party.

15.3 Assignment of Rights

- 15.3.1 The Developer shall be permitted to assign, without any requirement of prior consent of the Owners, its rights, obligations and interest in the Subject Land (or part thereof), Development Rights, Project and/or Super Built Up Area to any Affiliate of the Developer.
- 15.3.2 Along with the assignment of its rights and obligations under this Development Agreement by the Developer, in favour of its Affiliate, the Developer shall be entitled to, substitute its Affiliate in the GPA in its place. If required by the Developer, the Owners shall, at the cost and expense of the Developer, forthwith execute and cause to be registered a power of attorney in the same form as GPA in favour of such Affiliate. The said general power of attorney shall be valid and enforceable during the subsistence of the Development Agreement.
- 15.3.3 The Owners are not permitted at any point of time to assign any of its rights and obligations contained herein and in Subject Land to any other person/entity.

15.4 Waiver

No waiver of any breach of any provision of this Development Agreement shall constitute a waiver of any prior, concurrent or subsequent breach of the same or of any other provisions hereof, and no waiver shall be effective unless made in writing and signed by an authorized representative of the waiving Party.

15.5 Successors and Assigns

This Development Agreement shall ensure to the benefit of and be binding upon each of the Parties and their respective successors and permitted assigns.

15.6 Further Acts

Each Party will without further consideration sign, execute and deliver

any/all document(s) and shall perform any other act which may be necessary or desirable and extend all support to each other to give full effect to this Development Agreement and each of the transactions contemplated under this Development Agreement in order expeditiously achieve the objective of this transaction.

15.7 Authorization

The persons signing this Development Agreement on behalf of the respective Parties represent and covenant that they have the authority to sign and execute this Development Agreement on behalf of the Parties for whom they are signing.

15.8 Intellectual Property Rights

Both the Parties shall retain their existing IPRs. All intellectual property rights including but not limited to the design rights and copyright in the architectural design and drawings, innovations, process improvements and valuable rights of similar nature accruing or coming in being during the performance of rights and obligations by the Developer shall solely accrue to the Developer at no extra costs. The Owners shall not raise any claim or objection to the same and shall do and ensure that all its workers/nominees/ employees do such acts and sign such documents as may be deemed necessary by the Developer to register such rights in its name.

15.9 Conflict

To the extent that there is any conflict between any of the provisions of this Development Agreement and any other agreement by which the Owners or the Subject Land or any part thereof is bound, the provisions of this Development Agreement shall prevail to the extent permitted by the Applicable Law.

15.10 Survival

- (a) The provisions of this Clause 15.10, Clause 7 & 9 (Representations and Warranties), Clause 11 (Indemnification), Clause 12 (Governing Law and Dispute Resolution), Clause 13 (Notice), Clause 14 (Confidentiality), 15.8 (Intellectual Property Rights) shall survive even upon the termination of this Development Agreement.
- (b) Any termination as mentioned above shall not affect the accrued rights of

the Parties hereunder.

15.11 Specific Performance of Obligations

The Parties to this Development Agreement agree that, to the extent permitted under Applicable Laws, and notwithstanding any other right or remedy available under this Development Agreement, the rights and obligations of the Parties under this Development Agreement shall be subject to the right of specific performance and may be specifically enforced against the defaulting party. The parties acknowledge that any breach of the provisions of this Development Agreement will cause immediate irreparable harm to the adversely affected party for which any compensation payable in damages shall not be an adequate remedy. Accordingly, the Parties agree that the affected party shall be entitled to immediate and permanent injunctive relief, specific performance or any other equitable relief from a competent court in the event of any such breach or threatened breach by any other party. The Parties agree and covenant unequivocally and unconditionally that the affected party shall be entitled to such injunctive relief, specific performance or other equitable relief without the necessity of proving actual damages. The affected party shall, notwithstanding the above rights, also be entitled to the right to any remedies at law or in equity, including without limitation the recovery of damages from the defaulting party.

Miscellaneous 16.

- The Parties may amend, modify and extend this Development Agreement 16.1 by entering into and executing a separate written agreement.
- 16.2 This Development Agreement sets forth the entire agreement and understandings between the Parties relating to the Subject Land and the New Buildings to be constructed thereon and merges all prior discussions and agreements on the same.
- In case a part of this Development Agreement be declared invalid and/or 16.3 unenforceable for any reason whatsoever the remaining portion of this Development Agreement shall not be prejudiced and shall continue to be in full force and effect.
- Nothing in these presents shall be construed as a sale / transfer or 16.4 assignment in law by the Owners in respect of the Subject Land or any part thereof to the Developer or as creating any right, title or interest in respect thereof, in favour of the Developer other than exclusive right to the

Developer to commercially exploit the same by granting Development Rights in terms hereof.

17. Stamp Duty and Registration Cost

The stamp duty and registration charges in respect of this 'Development Agreement' and the 'GPA' (collectively referred to as the "**Transaction Documents**") and implications thereon, whether current or future, shall be borne by the Developer.

IN WITNESS WHEREOF the Parties hereto have executed this Development Agreement the day and year first herein above written.

SCHEDULE I ABOVE REFERRED TO (DESCRIPTION OF ONE AD's LAND)

PART I

ALL THAT piece and parcel of land, as mentioned hereunder measuring more or less 1167.52 Decimal equivalents to 11.6752 acres, be the same a little more or less, together with all easement rights, privileges and appurtenances thereto situated and lying at Mouza: Banagram, J.L. No. 16, Touzi No. 3, 4 and 5, Revisional Settlement Sheet No. 30, Pargana Khaspur, Dag Nos. mentioned in the chart below under Banagram Anchal Panchayat, Additional District Sub Registration Office and Police Station Bishnupur, District 24 Parganas (South).

SI No.	Prior Owner	Mouza	Khatian No.	R.S. Dag	Area (Decimal)
1	Admobile	Banagram	1152	Dag 364	34.00
2	Admobile	Banagram	1152	Dag 385	9.89
3	Admobile	Banagram	1152	Dag 386	1.39
4	Admobile	Banagram	1152	Dag 389	65.20
5	Admobile	Banagram	1152	Dag 390	73.00
6	Admobile	Banagram	1152	Dag 391	32.00
7	Admobile	Banagram	1152	Dag 392	2.00
8	Admobile	Banagram	1152	Dag 393	3.50
9	Admobile	Banagram	1152	Dag 415	280.53
10	Admobile	Banagram	1152	Dag 416	28.87
11	Admobile	Banagram	1152	Dag 417	60.00
12	Admobile	Banagram	1152	Dag 418	65.00
13	Admobile	Banagram	1152	Dag 419	17.00
14	Admobile	Banagram	1152	Dag 420	43.99

				Total	1,167.52
27	Roos	Banagram	1153	Dag 422	6.50
26	Roos	Banagram	1153	Dag 421	36.67
25	Roos	Banagram	1153	Dag 415	66.00
24	Roos	Banagram	1153	Dag 414	35.00
23	Roos	Banagram	1153	Dag 412	82.00
22	Roos	Banagram	1153	Dag 392	24.00
21	Roos	Banagram	1153	Dag 389	21.87
20	Roos	Banagram	1153	Dag 364	41.00
19	Roos	Banagram	1153	Dag 363	19.92
18	Roos	Banagram	1153	Dag 362	74.83
17	Roos	Banagram	1153	Dag 359	2.75
16	Roos	Banagram	1153	Dag 358	15.00
15	Admobile	Banagram	1152	Dag 424	25.61

PART II (DESCRIPTION OF One Ad's LAND)

ALL THAT piece and parcel of land, as mentioned hereunder measuring more or less 64.00 Decimal equivalent to 0.64 acres, be the same a little more or less, together with all easement rights, privileges and appurtenances thereto situated and lying at Mouza: Sarmaster chak, J.L. No. 17, Touzi No. 3, 4 & 5, Revisional Settlement Sheet No. 30, Pargana Khaspur, Dag Nos. mentioned in the chart below under Banagram Anchal Panchayat, Additional District Sub Registration Office and Police Station Bishnupur, District 24 Parganas (South).

SI No.	Mouza	Khatian No.	R.S. Dag	Area (Decimal)
1	Sarmasterchak	344	11	10.00
2	Sarmasterchak	344	13	17.00
3	Sarmasterchak	344	14	8.50
4	Sarmasterchak	344	15	1.54
5	Sarmasterchak	344	15/162	2.00
6	Sarmasterchak	344	15/163	7.96
7	Sarmasterchak	344	23	14.37
8	Sarmasterchak	344	23/165	2.63
-			TOTAL	64.00

SCHEDULE II ABOVE REFERRED TO (DESCRIPTION OF OVAL'S LAND)

ALL THAT piece and parcel of land, as mentioned hereunder measuring more or less 387.09 Decimal equivalent to 3.8709 acres, be the same a little more or less, together with all easement rights, privileges and appurtenances thereto situated and lying at Mouza: Banagram and Sarmaster Chak, J.L. No. 16, Touzi No. 3, 4 and 5, Revisional Settlement Sheet No. 30, Pargana Khaspur, Dag Nos. as mentioned in the chart below under Banagram Anchal Panchayat, Additional District Sub Registration Office and Police Station Bishnupur, District 24 Parganas (South).

<u>SI.</u>	Mouza	Prior Owner	Conveyan ce Date	Deed No.	RS Dag No.	Land as per Deed (Decima
1		Taslim Ali Molla			-	
'	Banagram	& Others	21-Apr-06	11851	391	3.18
2	Banagram	Sachindranath Mondal & others	24-Jun-05	1574	411	6.90
3	Banagram	High Breed International	15-Dec-05	1591	414	35.00
4	Banagram	Sk Golam Rasul	16-Jun-09	3067	416	3.00
5	Banagram	Taslim Ali Molla & Others	22-May-06	1 2525	416	21.15
6	Banagram	Sachindranath Mondal & others	24-Jun-05	1574	420	36.50
7	Banagram	Hashem Ali Khan & Others	3-Aug-05	1581	420	16.00
8	Banagram	Mira Bandyopadhyay & Others	3-Sep-06	1 3728	420	58.39
9	Banagram	Bhola Mondal & Others	14-Sep-05	1610	421	21.00
10	Banagram	Arati Naskar & Others	3-Nov-06	1 00085	421	8.25
11	Banagram	Aloka Sardar & Others	19-Dec-06	I 1162	421	6.75

						387.09
20	Sarmaster Chak	Dipendra Nath Baidya	20-Dec-05	1608	11	22.10
19	Sarmaster Chak	Chandrabati Naskar Baidya	20-Dec-05	1606	1	21.40
18	Banagram	Mansur Ali Molla & Others	14-Jun-05	1575	424	17.00
17	Banagram	Mansur Ali Molla & Others	14-Jun-05	1575	424	15.00
16	Banagram	High Breed International	15-Dec-05	1591	423	33.00
15	Banagram	Bimal Chandra Roy	25-Jul-05	1579	423	49.50
14	Banagram	Niranjan Das & Others	15-Jun-05	1577	423	8.72
13	Banagram	Bimala Sardar	22-Jun-10	J- 6062/10	421	1.50
12	Banagram	Bechuram Mondal	4-May-10	13447/2 010	421	2.75

SCHEDULE III ABOVE REFERRED TO

PART - I

(DESCRIPTION OF OVAL'S ACQUIRED LAND)

(Transfer of Land between Oval and Roos)

ALL THAT piece and parcel of land, as mentioned hereunder be the same a little more or less, together with all easement rights, privileges and appurtenances thereto situated and lying at Mouza: Banagram and Sarmaster chak, J.L. No. 16 and 17, Touzi No. 3, 4 and 5, Revisional Settlement Sheet No. 30, Pargana Khaspur, Dag Nos. as mentioned in the chart below under Banagram Anchal Panchayat, Additional District Sub Registration Office and Police Station Bishnupur, District 24 Parganas (South).

(i) Transfer of land in favour of Oval by Roos

SI			R.S.	
No.	Mouza	Khatian No.	Dag	Area (Decimal)

			TOTAL	57.60
3	Banagram	1153	411	3.95
2	Sarmasterchak	344	12	22.00
1	Sarmasterchak	344	3	31.65

(ii) Transfer of land in favour of Roos by Oval

SI No.	Mouza	Khatian No.	R.S. Dag	Area (Decimal)
	Sarmasterchak	345	1	52.50
			TOTAL	52.50

PART - II

(DESCRIPTION OF OVAL'S ACQUIRED LAND)

(Transfer of Land between Oval and Sun Sign)

ALL THAT piece and parcel of land, as mentioned hereunder be the same a little more or less, together with all easement rights, privileges and appurtenances thereto situated and lying at Mouza: Banagram, J.L. No. 16, Touzi No. 3, 4 and 5, Revisional Settlement Sheet No. 30, Pargana Khaspur, Dag Nos. as mentioned in the chart below under Banagram Anchal Panchayat, Additional District Sub Registration Office and Police Station Bishnupur, District 24 Parganas (South).

(i) Transfer of land in favour of Oval from Sun Sign

SI No.	Mouza	Khatian No.	R.S. Dag	Area (Decimal)
1	Banagram	1154	413	23.00
2	Banagram	1154	420	54.99
3	Banagram	1154	424	19.20
n 8			TOTAL	97.19

(ii) Transfer of land in favour of Sun Sign by Oval

SI No.	Mouza	Khatian No.	R.S. Dag	Area (Decimal)
1	Banagram	1172	369	6.80
2	Banagram	1172	370	38.80
3	Banagram	1172	411	33.10
4	Banagram	1172	423	39.28

SCHEDULE IV ABOVE REFERRED TO (DESCRIPTION OF ORBIT LANDS)

ALL THAT piece and parcel of land, as mentioned hereunder be the same a little more or less, together with all easement rights, privileges and appurtenances thereto situated and lying at Mouza: Banagram, J.L. No. 16, Touzi No. 3, 4 and 5, Revisional Settlement Sheet No. 30, Pargana Khaspur, Dag Nos. as mentioned in the chart below under Banagram Anchal Panchayat, Additional District Sub Registration Office and Police Station Bishnupur, District 24 Parganas (South).

Si No.	Mouza	Khatian No.	R.S. Dag	Area (Decimal)	
1	Banagram	1152	416	249.66	
	Danielgrann		TOTAL	249.66	

SCHEDULE V ABOVE REFERRED TO (DESCRIPTION OF THE SUBJECT LAND)

ALL THAT piece and parcel of land, as mentioned hereunder be the same a little more or less, together with all easement rights, privileges and appurtenances thereto situated and lying at Mouza: Banagram and Sarmaster Chawk, Dag Nos. as mentioned in the chart below under Banagram Anchal Panchayat and Sarmaster Chawk Anchal Panchayat, Additional District Sub Registration Office and Police Station Bishnupur, District 24 Parganas (South).

Mouza: Banagram	One Ad	Oval	Orbit	Total
Dag nos.				
Dag 358	15.00			15.00
Dag 359	2.75			2.75
Dag 362	74.83			74.83
Dag 363	19.92			19.92
Dag 364	75.00			75.00
Dag 385	9.89			9.89
Dag 386	1.39			1.39

Dag 389	87.07			87.07
Dag 390	73.00			73.00
Dag 391	32.00	3.18		35.18
	26.00			26.00
Dag 392	3.50			3.50
Dag 393	0.00	10.85		10.85
Dag 411	82.00			82.00
Dag 412	02.00	23.00		23.00
Dag 413	35.00	35.00		70.00
Dag 414	346.53	00.00		346.53
Dag 415		24.15	249.66	302.68
Dag 416	28.87	24.10		60.00
Dag 417	60.00			65.00
Dag 418	65.00			17.00
Dag 419	17.00	465.00		209.87
Dag 420	43.99	165.88		76.92
Dag 421	36.67	40.25		6.50
Dag 422	6.50			
Dag 423		91.22		91.22
Dag 424	25,61	51.20		76.8
	1,167.52	444.73	249.66	1,861.9
Mouza:Sarmasterchak				
Dag 1		43.50		43.5
Dag 3		31.65		31.6
Dag 11	10.00			10.0

TOTAL	1,231.52	541.88	249.66	2,023.06
	64.00	97.15	-	161.15
Dag 23/165	2.63			2.63
Dag 23	14.37			14.37
Dag 15/163	7.96			7.96
Dag 15/162	2.00			2.00
Dag 15	1.54			1.54
Dag 14	8.50			8.50
Dag 13	17.00			17.00
Dag 12		22.00		22.00

	Signed and Delivered by the within named]	POR CONE AD DISPLAY PYT. LTD.
	ONE AD DISPLAY PRIVATE LIMITED]	Could
	through its Director Mr. Rajiv R. Ghosh]	Director
	in the presence of	1 .	(
_	Tannay Jalan 16, K, Judges court Road Kolkata - 700027		
	Kol Kata - 100027		
	Signed and Delivered by the within named]	Oval Developers Pvt. Ltd.
	OVAL DEVELOPERS PRIVATE LTD.]	Prasunozio B
	through its Authorised Signatory]	Authorised Signatory
	Mr. Prasun Ranjan De	1	
	in the presence of]	
	Tanney Jalon		
	16K, Judges court Road		
	Kir. L 700027		

Signed and Delivered by the within named ORBIT TOWERS PRIVATE LTD. through its Director Mr. Dileep Singh Mehta in the presence of GOUTAM BANK 3B, Canac Steed Kelkala. 700016]]	Por ORBIT TOWERS PVT. LTI
Signed and Delivered by the within named AMITIS DEVELOPERS LLP through its Authorised Signatory Mr. Niraj Bagri in the presence of Sale 25 A. Shakarpana Sarani, Kalketa - 7 10 017.]]]	AMITIS DEVELOPERS LLP Ninaj Bagai Authorised Signatory

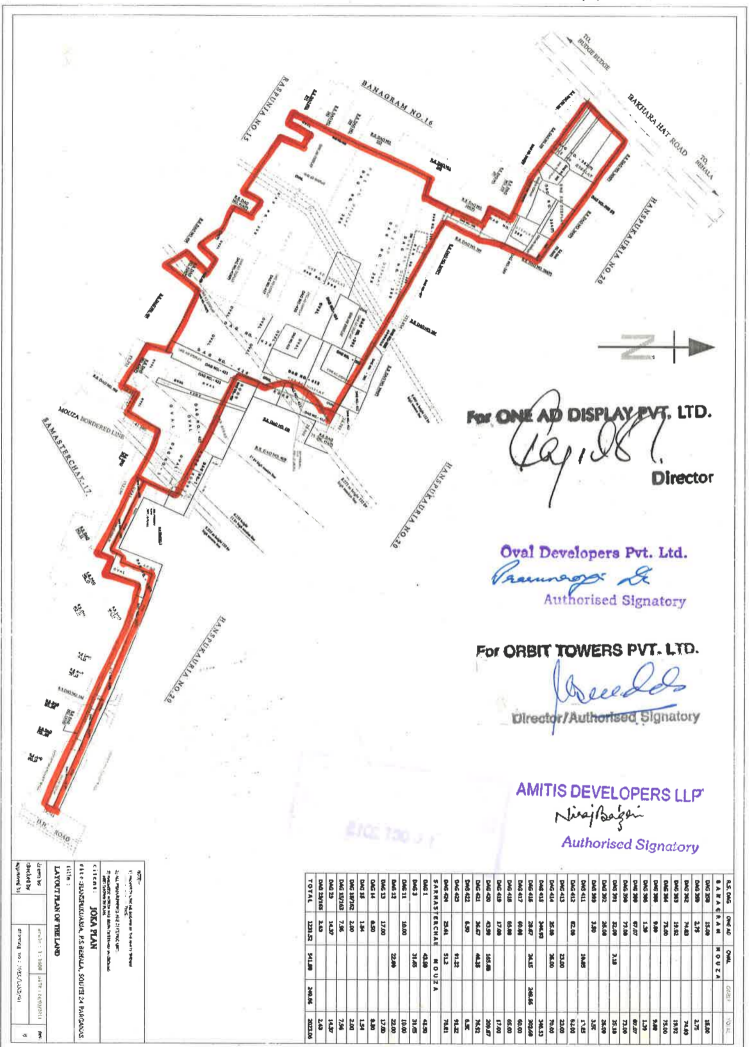
Drafter Leyme

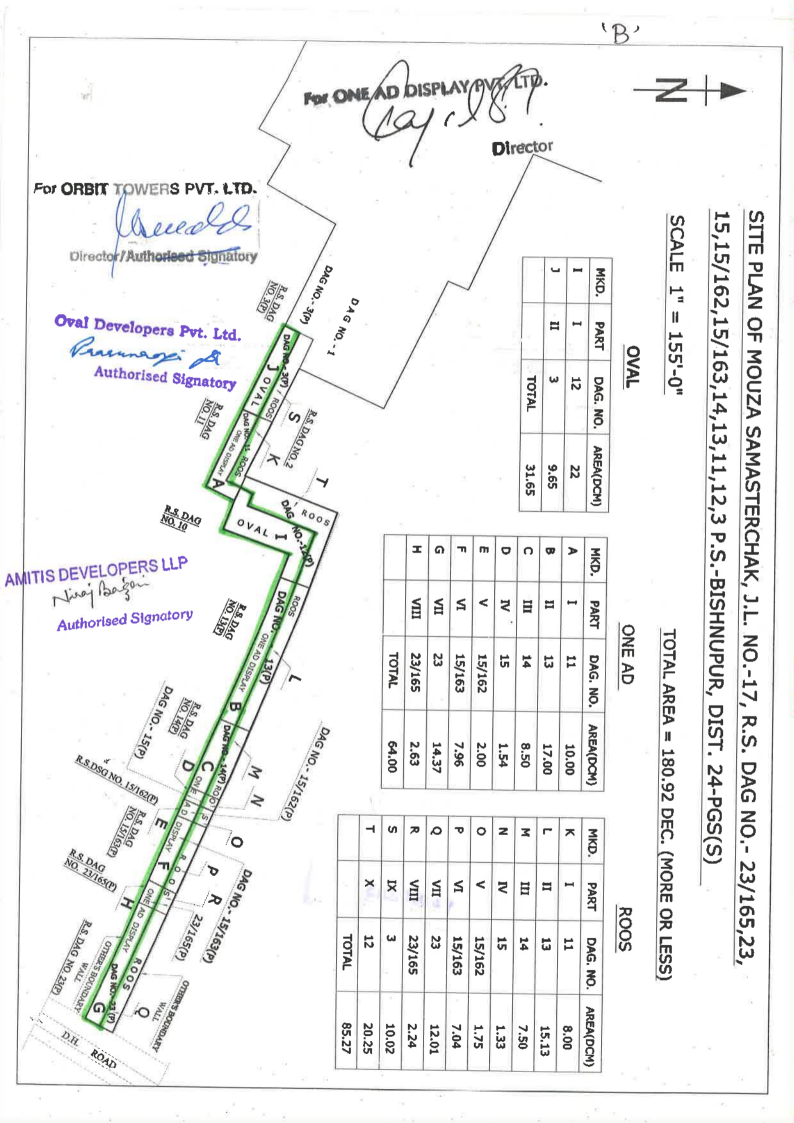
K. C. Mannorder

Advocate

High Court, Calentha

WB 867 [183





SPECIMEN FORM TEN FINGER PRINTS



Signature of the Executants and/or Presentants	L E F	LITTLE - FINGER	RING FINGER	MIDDLE FINGER	FORE FINGER	THUMB
	H A N D					
7	R	THUMB	FORE FINGER	MIDDLE FINGER	RING FINGER	LITTLE FINGER
Cay:08	G H T H A N D					



Signature of the Executants and/or Presentants	L E F T	LITTLE FINGER	RING FINGER	MIDDLE FINGER	FORE FINGER	THUMB
ØK.	H A N D					
8	R	THUMB	FORE FINGER	MIDDLE FINGER	RING FINGER	LITTLE FINGER
Bernag	G H T H A N					

SPECIMEN FORM TEN FINGER PRINTS



Signature of the Executants and/or	L E F	LITTLE FINGER	RING FINGER	MIDDLE FINGER	FORE FINGER	THUMB
Presentants	H A N D	0		William .		
1 Charles	R	THUMB	FORE FINGER	MIDDLE FINGER	RING FINGER	LITTLE FINGER
3	G H T H A N D					



Signature of the Executants and/or Presentants	L E F	LITTLE FINGER	RING FINGER	MIDDLE FINGER	FORE FINGER	THUMB
	H A N D					
. de.	R	THUMB	FORE FINGER	MIDDLE FINGER	RING FINGER	LITTLE FINGER
adjoin	G H T H A N					

BETWEEN

- 1. ONE AD DISPLAY PRIVATE LIMITED
- 2. OVAL DEVELOPERS PRIVATE LIMITED
- 3. ORBIT TOWERS PRIVATE LIMITED

 AND

 AMITIS DEVELOPERS LLP

DEVELOPMENT AGREEMENT

Seller, Buyer and Property Details

A. Land Lord & Developer Details

	Presentant Details
SL. No.	Name and Address of Presentant
1	Mr NIRAJ BAGRI 10/1C, DIAMOND HARBOUR ROAD, P.O:- ALIPORE, P.S:- Alipore, District:-South 24-Parganas, West Bengal, India, PIN - 700027

	Land Lord Details						
SL No.	Name, Address, Photo, Finger print and Signature						
1	ONE Ad Display Pvt Ltd 10/1G. DIAMOND HARBOUR ROPAD, P.O:- ALIPORE, P.S:- Alipore, District:-South 24-Parganas, West Bengal, India, PIN - 700027 PAN No. AAACO8390C,; Status: Organization; Represented by representative as given below:-						
1(1)	Mr RAJIV R GHOSH 10/1G, DIAMOND HARBOUR ROAD, P.O:- ALIPORE, P.S:- Alipore, District:-South 24-Parganas, West Bengal, India, PIN - 700027 Sex: Male, By Caste: Hindu, Occupation: Others, Citizen of: India,; Status: Representative; Date of Execution: 30/09/2015; Date of Admission: 16/10/2015; Place of Admission of Execution: Pvt. Residence						
2	Oval Developers Pvt Ltd MANSAROVAR BUILDING, 3B, CAMAC STREET, P.O:- SHAKESPEARE SARANI, P.S:- Shakespeare Sarani, Kolkata, District:-Kolkata, West Bengal, India, PIN - 700016 PAN No. AAACO7628P.; Status: Organization; Represented by representative as given below:-						
2(1)	Mr PRASUN RANJAN DE MANSAROVAR BUILDING, 3 B, CAMAC STREET, P.O:- SHAKESPEARE SARANI, P.S:- Shakespeare Sarani, Kolkata, District:-Kolkata, West Bengal, India, PIN - 700016 Sex: Male, By Caste: Hindu, Occupation: Others, Citizen of: India,; Status: Representative; Date of Execution: 30/09/2015; Date of Admission: 16/10/2015; Place of Admission of Execution: Pvt. Residence						
3	Orbit Towers Pvt Ltd 3B, CAMAC STREET, P.O:- SHAKESPEARE SARANI, P.S:- Shakespeare Sarani, Kolkata, District:- Kolkata, West Bengal, India, PIN - 700016 PAN No. AAACO3688F,; Status: Organization; Represented by representative as given below:-						



Government of West Bengal

Department of Finance (Revenue) , Directorate of Registration and Stamp Revenue OFFICE OF THE A.R.A. - I KOLKATA, District Name :Kolkata Signature / LTI Sheet of Query No/Year 19010000869246/2015

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

	T		(s) admitting the Execution		1
SI No.	Name of the Executant	Category		Finger Print	Signature with date
1	Mr RAJIV R GHOSH 10/1G, DIAMOND HARBOUR ROAD, P.O:- ALIPORE, P.S:- Alipore, District:-South 24- Parganas, West Bengal, India, PIN - 700027	Represent ative of Land Lord [ONE Ad Display Pvt Ltd]			By, Of 7.
SI No.	Name of the Executant	Category	Photo	Finger Print	Signature with date
2	Mr PRASUN RANJAN DE MANSAROVAR BUILDING, 3 B, CAMAC STREET, P.O:- SHAKESPEARE SARANI, P.S:- Shakespeare Sarani, Kolkata, District:-Kolkata, West Bengal, India, PIN - 700016	Represent ative of Land Lord [Oval Developer s Pvt Ltd]			(hormsoys A
SI No.	Name of the Executant	Category	Photo	Finger Print	Signature with date
3	Mr DILEEP SINGH MEHTA 3B, CAMCAC STREET, P.O:- SHAKESPEARE SARANI, P.S:- Shakespeare Sarani, Kolkata, District:-Kolkata, West Bengal, India, PIN -700016	Represent ative of Land Lord [Orbit Towers Pvt Ltd]		to the second se	Courses 16/10/2015

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

SI No.	Name of the Executant	Category	Finger Print 6725	Signature with date
S. D. S.	Mr NIRAJ BAGRI 10/1C, DIAMOND HARBOUR ROAD, P.O:- ALIPORE, P.S:- Alipore, District:-South 24- Parganas, West Bengal, India, PIN - 700027 Name and Address of ice	Represent ative of Developed [Amitis Developed & L. P.]		
No.				date
 	Smt SUDARSANA DAW Daugther of Dr. N K DAW HIGH COURT, CALCUTTA 1517/1052/2011, P.O:- G F Hare Street, Kolkata, Distri Kolkata, West Bengal, India	O, P.S:- ct:-	Mr RAJIV R GHOSH, Mr PRASUN RANJAN DE, Mr DILEEP SINGH MEHTA, Mr NIRAJ BAGRI	Sudonsano Dow

(Sujan Kumar Maity)
ADDITIONAL REGISTRAR
OF ASSURANCE
OFFICE OF THE A.R.A. - I
KOLKATA

Kolkata, West Bengal



GOVE OF VVEST Dengar

Directorate of Registration & Stamp Revenue e-Challan

GRN:

19-201516-002244558-1

Payment Mode

Online Payment

GRN Date: 04/11/2015 15:13:44

Bank:

United Bank

BRN:

3754498

BRN Date:

04/11/2015 03:16:31

DEPOSITOR'S DETAILS

ld No.: 19010000869246/1/2015

[Query No./Query Year]

Name:

FOX AND MANDAL

Contact No.:

22484843

Mobile No.:

+91 9830/2586/

E-mail:

karthikeyan.d@foxmandal.com

Address:

12 OLD POST OFFICE STREET

KOLKATA 700001

Applicant Name

Mr SARAJ KUMAR DAS

Office Name:

Office Address:

Status of Depositor:

Solicitor firm

Purpose of payment / Remarks :

Sale, Development Agreement or Construction agreement

Payment No 1

PAYMENT DETAILS

SI. No.	Identification No.	Head of A/C Description	Head of A/C	Amount[₹]
1	19010000869246/1/2015	Property Registration- Stamp duty	0030-02-103-003-02	75020
2	19010000869246/1 /201 5	Property Registration- Registration Fees	0030-03-104-001-16	101

75121

In Words:

Rupees Seventy Five Thousand One Hundred Twenty One only



	Land Lord Details					
SL No.	Name, Address, Photo, Finger print and Signature					
3(1)	Mr DILEEP SINGH MEHTA 3B, CAMCAC STREET, P.O:- SHAKESPEARE SARANI, P.S:- Shakespeare Sarani, Kolkata, District:- Kolkata, West Bengal, India, PIN - 700016 Sex: Male, By Caste: HIndu, Occupation: Others, Citizen of: India,; Status: Representative; Date of Execution: 30/09/2015; Date of Admission: 16/10/2015; Place of Admission of Execution: Pvt. Residence					

	Developer Details					
SL No.	Name, Address, Photo, Finger print and Signature					
1	Amitis Developers L L P 10/1C, DIAMOND HARBOUR ROAD, P.O:- ALIPORE, P.S:- Alipore, District:-South 24-Parganas, West Bengal, India, PIN - 700027 PAN No. ABBFA8013D,; Status: Organization; Represented by representative as given below:-					
1(1)	Mr NIRAJ BAGRI 10/1C, DIAMOND HARBOUR ROAD, P.O:- ALIPORE, P.S:- Alipore, District:-South 24-Parganas, West Bengal, India, PIN - 700027 Sex: Male, By Caste: Hindu, Occupation: Others, Citizen of: India,; Status: Representative; Date of Execution: 30/09/2015; Date of Admission: 16/10/2015; Place of Admission of Execution: Pvt. Residence					

B: Identifire Details

Identifier Details					
SL No.	Identifier Name & Address	Identifier of	Signature		
1	Smt SUDARSANA DAW	Mr RAJIV R GHOSH, Mr PRASUN			
	Daugther of Dr. N.K. DAW	RANJAN DE, Mr DILEEP SINGH			
	HIGH COURT, CALCUTTA, F	MEHTA, Mr NIRAJ BAGRI			
	1517/1052/2011, P.O:- G P O, P.S:-				
	Hare Street, Kolkata, District:-Kolkata,				
	West Bengal, India, PIN - 700001 Sex:				
	Female, By Caste: Hindu, Occupation:				
	Advocate, Citizen of: India,				

C. Transacted Property Details

Sch No .	Property Location	Plot No & Khatian No/ Road Zone	Area of Land	Setforth Value(In Rs.)	Market Value(In Rs.)	Other Details
L1	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 358 , RS Khatian No:- 1153	15 Dec	1/-	24,00,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road
L2	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 359 , RS Khatian No:- 1153	2.75 Dec	1/-	4,40,000/-	Proposed Use: Bastu, ROR: Bastu, Property is or Road

4.0	Land Details							
Sch No	Property Location	Plot No & Khatian No/ Road Zone	Area of Land	Setforth Value(In Rs.)	Market Value(In Rs.)	Other Details		
L3	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 362 , RS Khatian No:- 1153	74.83 Dec	1/-	1,19,72,800/-	Proposed Use: Bastu, ROR: Bastu, Property is on		
L4	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 363 , RS Khatian No:- 1153	19.92 Dec	1/-	31,87,200/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
5	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 364 , RS Khatian No:- 1153	41 Dec	1/-	l l	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 364 , RS Khatian No:- 1152	34 Dec	1/-		Proposed Use: Bastu, ROR: Bastu, Property is on Road		
	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 385 , RS Khatian No:- 1152	9.89 Dec	1/-		Proposed Use: Bastu, ROR: Bastu, Property is on Road		
E	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 386 , RS Khatian No:- 1152	1.39 Dec	1/-	1	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
8	Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI,	RS Plot No:- 389 , RS Khatian No:- 1152	87.0 7 Dec	1/-	l F F	Proposed Jse: Bastu, ROR: Bastu, Property is on Road		
8	sishnupur, Gram Panchayat: SHANDARIA KASTEKUMARI,	RS Plot No:- 390 , RS Khatian No:- 1152	73 Dec	1/- 5	F F	Proposed Use: Bastu, ROR: Bastu, Property is on		

New	Land Details						
Sch No	. Property Location	Plot No & Khatian No/ Road Zone	Area of Land	Setforth Value(In Rs.)	Market Value(In Rs.)	Other Details	
L.11	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 391 , RS Khatian No:- 1152	35.18 Dec	1/-	28,14,400/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road	
L12	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 392 , RS Khatian No:- 1153	24 Dec	1/-	19,20,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road	
L13	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 392 , RS Khatian No:- 1152	2 Dec	1/-	1,60,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road	
74	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 393 , RS Khatian No:- 1152	3.5 Dec	1/-	2,80,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road	
_15	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 411 , RS Khatian No:- 1153	10.85 Dec	1/-		Proposed Use: Bastu, ROR: Bastu, Property is on Road	
E	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 412 , RS Khatian No:- 1153	82 Dec	1/-		Proposed Use: Bastu, ROR: Bastu, Property is on Road	
	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 413 , RS Khatian No:- 1154	23 Dec	1/-		Proposed Use: Bastu, ROR: Bastu, Property is on Road	
	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 414 , RS Khatian No:- 1153	70 D ec	1/-		Proposed Use: Bastu, ROR: Bastu, Property is on Road	

2/00	Land Details							
Sch No.	Property Location	Plot No & Khatian No/ Road Zone	Area of Land	Setforth Value(In Rs.)	Market Value(In Rs.)	Other Detail		
L.19	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 415 , RS Khatian No:- 1152	280.53 Dec	1/-	2,24,42,400/-	Proposed Use: Bastu, ROR: Bastu, Property is or Road		
1.20	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 415 , RS Khatian No:- 1153	66 Dec	1/-	52,80,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on		
L21	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 416 , RS Khatian No:- 1152	302.68 Dec	1/-	2,42,14,400/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
L.22	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 417 , RS Khatian No:- 1152	60 Dec	1/-	48,00,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 418 , RS Khatian No:- 1152	65 Dec	1/-	52,00,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
5+E	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 419 , RS Khatian No:- 1152	17 Dec	1/-		Proposed Use: Bastu, ROR: Bastu, Property is on Road		
	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 420 , RS Khatian No:- 1152	209.87 Dec	1/-		Proposed Use: Bastu, ROR: Bastu, Property is on Road		
	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 421 , RS Khatian No:- 1153	76.92 Dec	1/-		Proposed Use: Bastu, ROR: Bastu, Property is on Road		

100	Land Details							
Sch No.	Property Location	Płot No & Khatian No/ Road Zone	Area of Land	Setforth Value(In Rs.)	Market Value(In Rs.)	Other Details		
L27	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 422 , RS Khatian No:- 1153	6.5 Dec	1/-	5,20,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
L28	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 423 , RS Khatian No:- 1172	91.22 Dec	1/-	72,97,600/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
L29	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: BHANDARIA KASTEKUMARI, Mouza: Banagram	RS Plot No:- 424 , RS Khatian No:- 1152	76.81 Dec	1/-	61,44,800/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
L30	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: KULERDARI, Mouza: Sarmaster Chak	RS Plot No:- 1 , RS Khatian No:- 344	43.5 Dec	1/-	2,17,50,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
4	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: KULERDARI, Mouza: Sarmaster Chak	RS Plot No:- 3 , RS Khatian No:- 344	31.65 Dec	1/-	1,58,25,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
R	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: KULERDARI, Mouza: Sarmaster Chak	RS Plot No:- 11 , RS Khatian No:- 344	10 Dec	1/-	50,00,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: KULERDARI, Mouza: Sarmaster Chak	RS Plot No:- 12 , RS Khatian No:- 344	22 Dec	1/-	1,10,00,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		
	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: KULERDARI, Mouza: Sarmaster Chak	RS Plot No:- 13 , RS Khatian No:- 344	17 Dec	1/-	85,00,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road		

		Land D	etails			
Sch No.	Property Location	Plot No & Khatian No/ Road Zone	Area of Land	Setforth Value(In Rs.)	Market Value(In Rs.)	Other Details
L35	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: KULERDARI, Mouza: Sarmaster Chak	RS Plot No:- 14 , RS Khatian No:- 344	8.5 Dec	1/-	42,50,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road
L36	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: KULERDARI, Mouza: Sarmaster Chak	RS Plot No:- 15 , RS Khatian No:- 344	1.54 Dec	1/-	7,70,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road
L37	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: KULERDARI, Mouza: Sarmaster Chak	RS Plot No:- 15/162 , RS Khatian No:- 344	2 Dec	1/-	10,00,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road
L38	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: KULERDARI, Mouza: Sarmaster Chak	RS Plot No:- 15/163 , RS Khatian No:- 344	7.96 Dec	1/-	39,80,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road
L39	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat; KULERDARI, Mouza: Sarmaster Chak	RS Plot No:- 23 , RS Khatian No:- 344	14.37 Dec	1/-	1,43,70,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road
L.40	District: South 24-Parganas, P.S:- Bishnupur, Gram Panchayat: KULERDARI, Mouza: Sarmaster Chak	RS Plot No:- 23/165 , RS Khatian No:- 344	2.63 Dec	1/-	26,30,000/-	Proposed Use: Bastu, ROR: Bastu, Property is on Road

Sch No.	Name of the Land Lord	Name of the Developer	Transferred Area	Transferred Area in(%)
L1	ONE Ad Display Pvt Ltd	Amitis Developers L L P	15	100
1.2	ONE Ad Display Pvt Ltd	Amitis Developers L L P	2.75	100
L3	ONE Ad Display Pvt Ltd	Amitis Developers L L P	74.83	100
L4	ONE Ad Display Pvt Ltd	Amitis Developers L L P	19.92	100
l_5	ONE Ad Display Pvt Ltd	Amitis Developers L L P	41	100
<u>L6</u>	ONE Ad Display Pvt Ltd	Amitis Developers L L P	34	100

- 15		sfer of Property from Land Lord to Dev		2012 11 St 1 CALE 11
Sch No.	Name of the Land Lord	Name of the Developer	Transferred Area	Transferred Area in(%)
L7	ONE Ad Display Pvt Ltd	Amitis Developers L L P	9.89	100
L8	ONE Ad Display Pvt Ltd	Amitis Developers L L P	1.39	100
L9	ONE Ad Display Pvt Ltd	Amitis Developers L L P	87.07	100
L10	ONE Ad Display Pvt Ltd	Amitis Developers L L P	73	100
11	ONE Ad Display Pvt Ltd	Amitis Developers L L P	32	90.9608
	Oval Developers Pvt Ltd	Amitis Developers L L P	3.18	9.03923
L12	ONE Ad Display Pvt Ltd	Amitis Developers L L P	24	100
l. 13	ONE Ad Display Pvt Ltd	Amitis Developers L L P	2	100
L.14	ONE Ad Display Pvt Ltd	Amitis Developers L L P	3.5	100
L15	Oval Developers Pvt Ltd	Amitis Developers L L P	10.85	100
L 16	ONE Ad Display Pvt Ltd	Amitis Developers L L P	82	100
L17	Oval Developers Pvt Ltd	Amitis Developers L L P	23	100
L.18	ONE Ad Display Pvt Ltd	Amitis Developers Ł L P	35	50
	Oval Developers Pvt Ltd	Amitis Developers L L P	35	- 50
L 19	ONE Ad Display Pvt Ltd	Amitis Developers L L P	280.53	100
1,20	ONE Ad Display Pvt Ltd	Amitis Developers L L P	66	100
L21	ONE Ad Display Pvt Ltd	Amitis Developers L L P	28.87	9.53813
	Orbit Towers Pvt Ltd	Amitis Developers L L P	249.66	82.4832
	Oval Developers Pvt Ltd	Amitis Developers L L P	24.15	7.97872
1.22	ONE Ad Display Pvt Ltd	Amitis Developers L L P	60	100
L.23	ONE Ad Display Pvt Ltd	Amitis Developers L L P	65	100
L.24	ONE Ad Display Pvt Ltd	Amitis Developers L L P	17	100
25	ONE Ad Display Pvt Ltd	Amitis Developers L L P	43.99	20.9606
	Oval Developers Pvt Ltd	Amitis Developers L L P	165.88	79.0394
L26	ONE Ad Display Pvt Ltd	Amitis Developers L L P	36.67	47.6729
	Oval Developers Pvt Ltd	Amitis Developers L L P	40.25	52.3271
L27	ONE Ad Display Pvt Ltd	Amitis Developers L L P	6.5	100
LZ8	Oval Developers Pvt Ltd	Amitis Developers L L P	91,22	100
L.29	ONE Ad Display Pvt Ltd	Amitis Developers L L P	25.61	33.342
	Oval Developers Pvt Ltd	Amitis Developers Ł L P	51.2	66.658
L30	Oval Developers Pvt Ltd	Amitis Developers L L P	43.5	100
L.31	Oval Developers Pvt Ltd	Amitis Developers L L P	31.65	100
L32	ONE Ad Display Pvt Ltd	Amitis Developers L L P	10	100
L33	Oval Developers Pvt Ltd	Amitis Developers L L P	22	100
L.34	ONE Ad Display Pvt Ltd	Amitis Developers L L P	17	100

		veloper	TOTAL SERVICE	
Sch	Name of the Land Lord	Name of the Developer	Transferred	Transferred
No.			Агеа	Area in(%)
L35	ONE Ad Display Pvt Ltd	Amitis Developers L L P	8.5	100
L36	ONE Ad Display Pvt Ltd	Amitis Developers L L P	1.54	100
L37	ONE Ad Display Pvt Ltd	Amitis Developers L L P	2	100
L38	ONE Ad Display Pvt Ltd	Amitis Developers L L P	7.96	100
L39	ONE Ad Display Pvt Ltd	Amitis Developers L L P	14.37	100
L40	ONE Ad Display Pvt Ltd	Amitis Developers L L P	2.63	100

D. Applicant Details

Details of the applicant who has submitted the requsition form				
Applicant's Name	SARAJ KUMAR DAS			
Address	10, OLD POST OFFICE ST.,Thana : Hare Street, District : Kolkata, WEST			
R	BENGAL, PIN - 700001			
Applicant's Status	Solicitor firm			

Office of the A.R.A. - I KOLKATA, District: Kolkata

Endorsement For Deed Number: I - 190108809 / 2015

Query No/Year

19010000869246/2015

Serial no/Year

1901008270 / 2015

Deed No/Year

1 - 190108809 / 2015

Transaction

[0110] Sale, Development Agreement or Construction agreement

Name of Presentant

Mr NIRAJ BAGRI

Presented At

Private Residence

Date of Execution

30-09-2015

Date of Presentation

16-10-2015

Remarks

On 16/10/2015

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

Presented for registration at 16:20 hrs on: 16/10/2015, at the Private residence by Mr NIRAJ BAGRI ,.

Certificate of Market Value(WB PUVI rules of 2001)

Certified that the market value of this property which is the subject matter of the deed has been assessed at Rs 24,70,27,800/-

Admission of Execution (Under Section 58, W.B. Registration Rules, 1962) [Representative] Execution is admitted on 16/10/2015 by

Mr RAJIV R GHOSH

Indetified by Smt SUDARSANA DAW, Daughter of Dr N K DAW, HIGH COURT, CALCUTTA, F 1517/1052/2011, P.O: G P O, Thana: Hare Street, , City/Town: KOLKATA, Kolkata, WEST BENGAL, India, PIN - 700001, By caste Hindu, By Profession Advocate

Admission of Execution (Under Section 58, W.B. Registration Rules, 1962) [Representative] Execution is admitted on 16/10/2015 by

Mr PRASUN RANJAN DE

Indetified by Smt SUDARSANA DAW, Daughter of Dr N K DAW, HIGH COURT, CALCUTTA, F 1517/1052/2011, P.O: G P O, Thana: Hare Street, , City/Town: KOLKATA, Kolkata, WEST BENGAL, India, PIN - 700001, By caste Hindu, By Profession Advocate

Admission of Execution (Under Section 58, W.B. Registration Rules, 1962) [Representative] Execution is admitted on 16/10/2015 by

Mr DILEEP SINGH MEHTA

Indetified by Smt SUDARSANA DAW, Daughter of Dr N K DAW, HIGH COURT, CALCUTTA, F 1517/1052/2011, P.O: G P O, Thana: Hare Street, , City/Town: KOLKATA, Kolkata, WEST BENGAL, India, PIN - 700001, By caste Hindu, By Profession Advocate

Admission of Execution (Under Section 58, W.B. Registration Rules, 1962) [Representative] Execution is admitted on 16/10/2015 by

Mr NIRAJ BAGRI

Indetified by Smt SUDARSANA DAW, Daughter of Dr N K DAW, HIGH COURT, CALCUTTA, F 1517/1052/2011, P.O: G P O, Thana: Hare Street, , City/Town: KOLKATA, Kolkata, WEST BENGAL, India, PIN

TENST.

(Sujan Kumar Maity)
ADDITIONAL REGISTRAR OF ASSURANCE
OFFICE OF THE A.R.A. - I KOLKATA
Kolkata, West Bengal

On 06/11/2015

Payment of Fees

Description of Online Payment

1. Rs 101/- is paid, by online using Head of Account 0030-03-104-001-16, Bank; United Bank (UTBI0OCH175)

Payment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 75,020/- and Stamp Duty paid by

Description of Online Payment

1. Rs 75,020/- is paid, by online using Head of Account 0030-02-103-003-02, Bank: United Bank (UTBI0OCH175)

TEAST

(Sujan Kumar Maity)

ADDITIONAL REGISTRAR OF ASSURANCE

OFFICE OF THE A.R.A. - 1 KOLKATA

Kolkata, West Bengal

On 07/11/2015

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

Admissible under rule 21 of West Bengal Registration Rule, 1962 duly stamped under schedule 1A, Article number: 48(g) of Indian Stamp Act 1899.

Payment of Stamp Duty

Certified that required Stamp Duty payable for this document is Rs. 75,020/- and Stamp Duty paid by Stamp Rs 100/-

Description of Stamp

1. Rs 100/- is paid on Impressed type of Stamp, Serial no 047677, Purchased on 28/09/2015, Vendor named S Sarkar.

TENST

(Sujan Kumar Maity)

ADDITIONAL REGISTRAR OF ASSURANCE

OFFICE OF THE A.R.A. - I KOLKATA

Kolkata, West Bengal

Certificate of Registration under section 60 and Rule 69.

Registered in Book - I

Volume number 1901-2015, Page from 152852 to 152932 being No 190108809 for the year 2015.





Digitally signed by SUJAN KUMAR

Date: 2015.11.12 15:03:47 +05:30 Reason: Digital Signing of Deed.

(Sujan Kumar Maity) 12/11/2015 15:03:46
ADDITIONAL REGISTRAR OF ASSURANCE
OFFICE OF THE A.R.A. - I KOLKATA
West Bengal.

(This document is digitally signed.)