05848 22

H

B

333

7 - 5665/22



77AB 429508

Certified that the document is admitted to registration. The signature sheets and the endroesment sheets attached with document are the part of this document.

> District Sub-Registrar-V Allpore, South 24 Parganas

DEVELOPMENT AGREEMENT AND POWER OF ATTORNEY

THIS DEVELOPMENT AGREEMENT AND POWER OF ATTORNEY made this the 16th Day of December, 2022 (Two Thousand Twenty Two)

BETWEEN

SL. No	DATE
ADD	7 6

SIRAJUL ISLAM Advocate Calcutta High Court

Ateum Challespee

4366

Stam Chattergei

i ili

VIC. T. \$ 4369

Sikha vzani Chandra



V. C. T. E. 4367

Parimal Sanon ,

Hall

MOUSUMI GHOSH LICENSED STAMP VENDOR KOLKATA REGISTRATION OFFICE



DISTRICT SUB REGISTRAR-V ALIPORE, SOUTH 24 PGS.

1 6 DEC 2022



V. C. T. I

Ajoy a Banh Sto Jagadish Bonih 144/13/12, R.R.R.R.y Road kol-41 SMT. SIKHA RANI CHANDRA (PAN: ACQPC7110F & Aadhaar No. 8412-7933-2801), wife of Sri Sukumar Chandra, by faith Hindu, by occupation Business, nationality Indian, residing at 189C/1A, B. B. Chatterjee Road, Post Office Kasba, Police Station Kasba, Kolkata – 700042, District South 24 Parganas, hereinafter referred to as the "OWNER/GRANTOR" (which term or expression shall unless excluded by the repugnant to the context be deemed to mean and include her heirs, executors, administrators, legal representatives and/or assigns) of the ONE PART

AND

M/S. ARYAN DEVELOPERS (PAN ABVFA7505J), a Partnership Firm having its registered office at C/47, Survey Park, Santoshpur, Post Office Santoshpur, Police Station Survey Park, Kolkata - 700075, represented by its Partners, (1) SRI ATANU CHATTERJEE (PAN AHOPD6541L & Aadhaar No. 3291-1060-3686), son of Late Dipankar Deogharia, by faith Hindu, by occupation Business, nationality Indian, residing at Narayani Apartment 4th Floor, 809, Madurdah, Post Office EKTP, Police Station Anadapur (formerly Tiljala), Kolkata - 700107 and (2) MR. PARIMAL SARKAR (PAN BQDPS4344D & Aadhaar No. 7533-4524-4439), son of Mr. Nirmal Sarkar, by faith Hindu, by occupation Business, nationality Indian, residing at 6/A, 119, Mukundapur, Post Office Mukundapur, Police Station Purba Jadavpur, Kolkata - 700099, hereinafter called and referred to as "DEVELOPER/ATTORNEY" (which terms or expressions shall unless excluded by the repugnant to the context be deemed to mean and include its executors, administrators, legal representatives and/or assigns) of the OTHER PART

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS: -

Said Property: ALL THAT piece and parcel of Bastu land measuring about 3 (three) Cottah, more or less, together with a tile shed dwelling house measuring 100 (one hundred) square feet, more or less, presently comprised in and being Premises No. 1877, Nayabad, being Assessee No. 31-109-08-1877-0, comprised in R.S. Dag No. 132, under R.S. Khatian No. 101, in

Mouza Nayabad, J.L. No. 25, District Sub-Registry Office at Sealdah, under Police Station Panchasayar (formerly Purba Jadavpur prior to that Kasba), Kolkata-700099, within Ward No. 109 of the Kolkata Municipal Corporation, District of South 24 Parganas (hereinafter referred to as the **SAID PROPERTY**, morefully and particularly described in the **FIRST SCHEDULE** hereunder written);

Background: The Owner represents and warrants to the Developer regarding the title of the Said Property as follows:

WHEREAS by virtue of a Deed of Gift dated 14th December, 2018, registered in the Office of the District Sub-Registrar-V, Alipore, South 24 Parganas and recorded in Book No. I, Volume No. 1630-2018, at Pages 112016 to 112036, being Deed No. 3149 for the year 2018, said Smt. Sikha Rani Chandra (the Owner herein) became the sole and absolute owner in respect of the Said Premises, free from all encumbrances.

AND WHEREAS in the above mentioned events and circumstances said Smt. Sikha Rani Chandra (the Owner herein) became the sole and absolute owner of the Said Property, free from all encumbrances.

AND WHEREAS the Owner being desirous of developing the Said Property by demolishing the existing structures/buildings (if any) and by constructing multistoried building/s (**New Building**) thereon. The Developer herein has approached the Owner to entrust the said work of development of the Said Property which the Owner has agreed and both the parties jointly agreed to record herein the terms and conditions to avoid any future disputes and differences.

ARTICLE-I DEFINITION

In this Agreement, the words put in brackets and in bold print define the word, phrase and expression immediately preceding. Further to the above in this agreement unless it is found contrary or repugnant to the context: -

- 1. "OWNER" shall mean SMT. SIKHA RANI CHANDRA, wife of Sri Sukumar Chandra, by faith Hindu, by occupation Business, nationality Indian, residing at 189C/1A, B. B. Chatterjee Road, Post Office Kasba, Police Station Kasba, Kolkata 700042, District South 24 Parganas.
- "DEVELOPER" shall mean M/S. ARYAN DEVELOPERS, a
 Partnership Firm having its registered office at C/47, Survey Park,
 Santoshpur, Post Office Santoshpur, Police Station Survey Park,
 Kolkata 700075.
- 3. "SAID PROPERTY" shall mean ALL THAT piece and parcel of Bastu land measuring about 3 (three) Cottah, more or less, together with a tile shed dwelling house measuring 100 (one hundred) square feet, more or less, presently comprised in and being Premises No. 1877, Nayabad, being Assessee No. 31-109-08-1877-0, comprised in R.S. Dag No. 132, under R.S. Khatian No. 101, in Mouza Nayabad, J.L. No. 25, District Sub-Registry Office at Sealdah, under Police Station Panchasayar (formerly Purba Jadavpur prior to that Kasba), Kolkata-700099, within Ward No. 109 of the Kolkata Municipal Corporation, District of South 24 Parganas, morefully described in the FIRST SCHEDULE hereunder.
- 4. "BUILDING PLAN" shall mean and include the building Plan to be sanctioned and/or approved by the Kolkata Municipal Corporation for construction of the proposed New Building as also include the renewed, revised and/or modified and/or other Plans, elevations, designs, maps, drawings and other specifications.
- "NEW BUILDING" shall mean the multistoried building to be constructed in the Said Property according to the sanctioned Building Plan.

- 6. "OWNER'S ALLOCATION" shall mean and include (1) Entirety of the First Floor, (2) Undivided 65.85% area of Flat-A of the Third Floor (said Flat-A to be the 53.21% of the total sanctioned area of the Third Floor) of the building along with (3) 45% of car parking spaces to be constructed on the land of the Said Property and include undivided proportionate share in the land and undivided proportionate share in the Common Areas And Facilities, morefully described in the PART-I of the FOURTH SCHEDULE hereunder.
- 7. "DEVELOPER'S ALLOCATION" shall mean and include (1) Entirety of the Second Floor, (2) Undivided 34.15% area of Flat-A of the Third Floor (said Flat-A to be the 53.21% of the total sanctioned area of the Third Floor), (3) Flat-B of the Third Floor of the building along with (4) 55% of car parking spaces to be constructed on the land of the Said Property and include undivided proportionate share in the land and undivided proportionate share in the Common Areas And Facilities, morefully described in the PART-II of the FOURTH SCHEDULE hereunder.
- 8. "TRANSFEREE/BUYER" shall mean a person, firm, limited company, association of persons, to whom any flat/room or space is transferred/sold at the said New Building that will be constructed on the Said Property.
- "COMMON AREAS AND FACILITIES" shall mean and include all the common portions and facilities, morefully described in the SECOND SCHEDULE hereunder in the New Building and/or the Said Property.
- 10. "COMMON EXPENSES" shall mean the expenses required for common benefit of the Transferee/Buyers morefully described in the THIRD SCHEDULE hereunder.
- 11. "CONSTRUCTED AREA" shall mean the space in the building available for independent use and occupation including the space

demarcated for common facilities and services as per the sanctioned Building Plan.

12. "ARCHITECT" shall mean any qualified person or persons or firm appointed or nominated by the Developer as Architect for construction of the said New Building.

SINGULAR shall include plural and vice versa.

MASCULINE shall include Feminine and vice versa.

ARTICLE- II THE REPRESENTATION OF THE OWNER

- The Owner is absolutely seized and possessed of and/or well and sufficiently entitled to the Said Property and have good marketable title of the Said Property and the Said Property is free from all encumbrances, liens, charges and attachments. The Owner further declare that the Owner did not entered into any development agreement or any agreement for sale with any third party in respect of the Said Property and shall not in the future enter into any other agreement with any third party in respect of the same during the subsistence of this Agreement.
- There is no impediment of any nature whatsoever for the Owner to enter into this agreement and to entrust the work of Development of the Said Property unto and in favour of the Developer as per the terms of this Agreement.
- 3. The Owner hereby indemnify and agree to keep the Developer saved, harmless and indemnified of from and against any and all actions, suits, costs, proceedings, claims, losses, damages or liabilities (whether criminal or civil) suffered by the Developer in relation to any defect in the right, title and interest of the Owner in the Said Property and/or any encumbrance or liability whatsoever thereon and those

resulting from breach of this Agreement by the Owner and any breach resulting in any successful claim by any third party in connection with the above.

ARTICLE-III COVENANTS OF THE OWNER

- 1. The Owner hereby appoints the Developer as the exclusive Builder and/or promoter, subject to what has been hereunder provided, for the purpose of the development of the Said Property and/or construction of the New Building as per the said Building Plan as per the scheme of development as expressly contained in this Agreement. The Developer hereby accepts and confirms the above by executing these presents.
- 2. In consideration of the cost of construction of the New Building being borne and paid by the Developer, the Owner hereby expressly authorizes and gives absolute authority to the Developer to negotiate for sale or deal within any manner whatsoever with the Developer's Allocation in the said New Building in the Said Property save and except the areas allotted for the Owner and receive the full consideration price in respect of the said constructed space of the Developer's share in the said New Building and to give full and valid discharge thereof.
- 3. The Developer shall be entitled to execute agreement for sale, to accept money from the intending purchaser and to give good valid discharge for the sale for the Developer's Allocation and appropriate the entire consideration therefor.
- 4. The Owner shall be fully liable for payment of all outstanding Municipal and other taxes and levies in respect of the Said Property.

- 5. The Owner hereby grants to the Developer and/or its nominees necessary Power of Attorney (as mentioned in the **Fifth Schedule** given hereunder) for the purpose of (i) getting the Building Plans sanctioned / revalidated / modified / altered/ extended by the Planning Authorities and obtaining all necessary permissions from different authorities in connection with construction of the New Building/s and (ii) for construction of the New Building and booking and sale of all the flats and spaces in the New Building falls within the Developer's Allocation to prospective purchasers.
- 6. The Developer shall be responsible to keep the Owner's Allocation secured from entry of trespassers or any other person who has no legal right over possession on the Owner's Allocation.
- 7. That the Owner shall be entitled to the Owner's Allocation in accordance with the terms and conditions alongwith undivided share in the land, common parts, areas, and common facilities and amenities.
- That the Developer shall be entitled to Developer's Allocation in accordance with the terms and conditions alongwith undivided share in the land, common parts, areas, and common facilities and amenities.
- 9. That the Owner and Developer shall become absolutely entitled to their respective allocations and one will not interfere with the right of others in the enjoyment of peaceful possession thereof.
- 10. That the Developer shall have exclusive right to demolish all the existing structure, if any, erected on the Said Property. It is absolutely made clear that the Developer shall be entitled to the entire amount realized from the sale of the scrap/debris of the existing structure, if any standing on the Said Property.

11. Simultaneously with the execution of this Agreement the Owner has handed over the khas, vacant and peaceful permissive possession of the Said Property to the Developer.

<u>ARTICLE-IV</u> COVENANTS OF THE DEVELOPER

- In consideration of the Owner permitting and/or allowing the Developer herein to develop the Said Property in the manner and upon terms and conditions recorded in this Agreement, the Developer shall at their own risk and responsibility develop the Said Property and construct the New Building thereon in accordance with the sanctioned Building Plan with the help of the Architect as may be appointed by the Developer from time to time.
- 2. The Developer herein shall be entitled to represent the Owner before the Kolkata Municipal Corporation and all other government authorities and/or departments, as may from time to time be necessary, or required for the purpose of obtaining sanctioned building plan/s and/or for carrying out the Development work and/or construction of the said New Building subject to the power of attorney granted to the Developer by the Owner for the same.
- 3. The Developer herein shall be entitled to apply for and obtain all necessary sanctions, permission and/or clearance certificate from the appropriate Government authorities and/or department as may from time to time be necessary or required.
- 4. The Developer herein shall pay and bear and be liable to and/or responsible for the cost, charges and expenses for the development of the Said Property and/or for the construction of the proposed New Building and in this respect, the Developer hereby agreed to keep the Owner absolutely indemnified and harmless.

- 5. The said New Building shall be deemed to have been completed if the same is made fit for well and good habitation together with the drainage, sewerage, water connection, lift and the completion certificate from all concerned statutory authorities where ever required have been obtained.
- The Developer shall have the sole, exclusive and absolute right to recover their cost of construction and profits from sale of the Developer's Allocation.
- The Developer hereby agrees and covenants with the Owner not to violate any of the provisions of the rules applicable to the construction of the said New Building.
- 8. The Developer hereby agrees and covenants with the Owner not to do any act, deed or thing whereby the Owner will be prevented from enjoying, selling assigning, disposing of the Owner's Allocation or any part of it.
- 9. The Developer shall complete the construction and make the New Building habitable and handover the Owner's Allocation within 21 (twenty one) months [which may be extended for a further period of 6 (six) months| from the date of this Agreement, unless prevented by the circumstances of Force Majeure described hereunder. After the completion of the Owner's Allocation, the Developer will issue an intimation to take possession of the Owner's Allocation in favour of the Owner in writing via Speed Post/ Registered Post and the Owner shall be bound to take the possession of the Owner's Allocation within 7 (seven) days of the intimation and if the Owner fail to take delivery of the Owner's Allocation within the stipulated time then it shall be deemed that satisfactory physical possession of the Owner's Allocation has been handed over to the Owner by the Developer on the seventh day from the date of said intimation and the Developer shall have no responsibility with regard to the Owner's Allocation thereafter.

- 10. The Developer shall be liable to obtain a secured adequate load of electricity in the said New Building for operation of common services and in the Common Areas And Facilities. The Developer shall also be liable to obtain at its cost, power supply including the cost of transformer upto the main supply point in the Said Property PROVIDED THAT the cost for obtaining individual connections by the Transferee/Buyers in respect of their concerned unit/s shall be borne by the Transferee/Buyers.
- 11. The Developer shall obtain and secure drainage connection and arrange for adequate volume of water supply in the said New Building.
- 12. The Developers shall construct the entire building by following the Municipal Buildings Act & Rules in according to the sanctioned building plan and also handover a copy of the sanctioned plan to owner within a period of 15 days from the date sanctioned of the plan.
- 13. That if Developer constructs and/or creates any additional floor or floors, spaces upon/in the proposed multistoried building and in that case the additional floor area (if any) will be divided between Owner/Landlord and Developer as 45:55 ratio.
- 14. The Developer/Transferee may obtain loan from any financial institution by mortgaging the Developer's Allocation and/or any part thereof and can sign and execute all documents in this behalf from time to time and arrange for registration of the same from the appropriate authority and create charge against the Developer's Allocation only.

ARTICLE-V

TERMINATION/CANCELLATION

 In case the Developer fails to construct and complete the New Building within completion time as contemplated hereinabove then and in such event, the Developer shall be entitled to a further grace period of 12 (twelve) months subject to the Developer paying the "delay penalty/amount" and any other liabilities and consequences arising thereof to the Buyers/Transferees of both the Owner and the Developer as may be agreed in the Unit/Flat Transfer Agreement during such extended grace period of 12 (twelve) months.

- 2. That should the Owner delay and/or default and/or fail to perform any of her obligations and/or maintain any of the covenants mentioned hereinabove, in that case and on that event the Developer shall be at liberty to seek for specific performance of this contract and claim for damage or rescind this Agreement.
- 3. None of the Parties shall be entitled to cancel or rescind this Agreement without recourse to conciliation and arbitration as provided in Article-VII hereunder. In the event of any default on the part of either Party, the other Party shall be entitled to claim specific performance of this Agreement and the Parties agree that the Arbitration Tribunal shall be empowered to award specific performance and additionally also to award damages and other such reliefs.

ARTICLE-VI BUILDING

- The Developer shall at its own cost erect and complete the construction of the said New Building at the Said Property in accordance with the sanctioned Building Plan with standard materials.
- 2. The Developer shall install, erect at the said New Building, at its own cost pump sets, sewerages, storage tanks, overhead reservoirs, concealed electric wiring, fitting and installations and other facilities, as are required to be provided in a residential building having self-contained apartments.

- 3. The Developer shall be authorized as and when necessary to apply for and obtain quotas, entitlements, and other allocation of cement and all types of tools, bricks and other building materials and accessories for the construction of the said New Building and to similarly apply for and obtain connection of water, drainage, sewerage, and/or other imputs and facilities as may be required from time to time for the constructions of the said New Building.
- 4. As soon as the said New Building is completed, the Developer shall give written notice to the Owner about the completion of the construction of the said New Building in terms of this Agreement and the sanctioned Building Plan thereof.
- 5. The Owner and the Developer shall keep each other indemnified against all legitimate claims actions demand costs charges and expenses which may be consequent upon a default by the Owner or the Developer on their behalf.
- 6. After the completion and transfer of the said New Building, all the Transferee/Buyers of the New Building shall form a registered Society. Each Transferee/Buyer shall also be responsible to pay and bear and shall forthwith pay on demand to the Society the Common Expenses for maintaining the Common Areas And Facilities in the Said Property payable proportionately in respect of the flats allotted to them.
- 7. That the name of the New Building to be constructed on the Said Property will be decided solely by the Developer at the Developer's discretion and the Owner shall have no objection regarding the same.

ARTICLE-VII MISCELLANEOUS

1. The Owner and the Developer have entered into this Agreement purely upon principle to principle basis and nothing herein contained shall

in any manner be deemed or construed as a partnership between the parties nor shall the parties hereto constitute as association of persons.

- The entitlement of the Owner inter-se in the Owner's Allocation shall be corresponding to the Share Ration of ownership in the Said Property.
- 3. The Parties shall attempt to settle any disputes or differences in relation to or arising out of or touching this Agreement or the validity, interpretation, construction, performance, breach or enforceability of this Agreement (collectively **Disputes**), by way of negotiation. To this end, each of the Parties shall use its reasonable endeavor 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.
- 4. 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, in terms of the Arbitration and Conciliation Act, 1996. The Owner shall appoint an Arbitrator for herself and the Developer shall appoint an Arbitrator for itself and the Chairman of the Arbitration Tribunal to be jointly appointed by the said 2 (two) Arbitrators appointed by the Owner and the Developer as mentioned above.

ARTICLE-VIII COMMON RESTRICTIONS

The Owner's and the Developer's Allocation in the proposed New Building shall be subject to the following restrictions and use:

- Neither party shall use or permit to be used with the respective allocation in the building or any part or portion thereof for carrying on any obnoxious, illegal and immoral trade or activity and not be use the same for any purpose which may cause any nuisance or hazard to the occupiers of the New Building.
- Neither party shall demolish or permit demolishing or any wall or other structure in their respective allocation or any portion thereof and make any structural alteration after completion of the project without the written permission of the Society.
- 3. Both parties shall abide by all the laws, byelaws, and Rules & regulations of the Government, statutory Bodies and/or local bodies as the case may be.

ARTICLE- IX FORCE MAJEURE

The Parties shall not be held responsible for any consequences or 1. liabilities under this Agreement if the Parties are prevented in meeting the obligations under this Agreement by reason of contingencies caused by neither of the Parties and unforeseen occurrences such as (1) acts of God (2) acts of nature (3) acts of war (4) fire (5) insurrection (6) terrorist action (7) civil unrest (8) riots (9) non availability or reduced availability of building materials (10) strike by material suppliers, transporters, contractors, workers and employees (11) delay in receiving statutory permissions (12) delay in the grant of electricity, water, sewerage and drainage connection (13) delay in the grant of any permission or sanction by the Government or any statutory authority (14) any notice, order of injunction, litigation, attachments, etc. (15) any rule or notification of the Government or any other public authority and (16) any act of Government such as change in legislation or enactment of new law or restrictive laws or regulations (collectively FORCE MAJEURE). However, on happening

- of any of the events of Force Majeure (as mentioned above), the concerned Party shall immediately inform the other Party in writing.
- 2. If either Party is delayed in or prevented from performing any of its obligations under this Agreement by any event of Force Majeure, such Party shall be deemed not to have defaulted in the performance of its contractual obligations whilst the performance thereof is prevented by Force Majeure and the time limits (if any) for the performance of such obligations shall be extended accordingly.

ARTICLE-X RATES AND TAXES

- 1. The Owner hereby agree and undertake to pay all outstanding rates and taxes and other dues payable to the concerned local authority or to any Government or Semi-Government authority or to any statutory body or any local authority in respect of the Said Property till the date of handing over of possession of the Said Property to the Developer and the Developer shall pay the same from the date of taking possession till the expiry of this agreement. After handing over possession of the Owner's Allocation, the Developer and the Owner shall be liable to pay the rates and taxes and other levies in respect of their final allocation settled between the Owner and the Developer.
- The Owner hereby indemnify and shall keep the Developer fully indemnified against all loses and damages which the Developer may incur due to non-payment of the said amount of taxes and/or other statutory liabilities of the Owner.
- 3. The Developer and/or buyer and/or the transferee of the flats in the new building shall bear and pay the proportionate amount on the municipal taxes pertaining to their respective floor area after getting possession of their respective units.

ARTICLE-XI NOTICE

1. Any notice, demand or other communication required or authorized to be given by any Party under this Agreement or for the purpose hereof to the other party, shall be in writing and sent by registered/speed post, facsimile or e-mail addressed to the other party at the address stated hereunder or such other address as may be specified subsequently by notice in writing and any such notice shall operate and be deemed to have been served at the expiration of seven working days after it is posted in the case of registered airmail/speed post and at the expiration of 48 hours in case of e-mail.

The address of service of notice upon the Owner shall be:

Name: Smt. Sikha Rani Chandra

Address: 189C/1A, B. B. Chatterjee Road, Post Office Kasba, Police Station Kasba, Kolkata – 700042, District South 24 Parganas

The address of service of notice upon the Developer shall be -

Name: M/s. Aryan Developers

C/47, Survey Park, Post Office Santoshpur, Police Station Survey Park (formerly Purba Jadavpur), Kolkata – 700075

FIRST SCHEDULE SAID PROPERTY

ALL THAT piece and parcel of Bastu land measuring about 3 (three) Cottah, more or less, together with a tile shed dwelling house measuring 100 (one hundred) square feet, more or less, presently comprised in and being Premises No. 1877, Nayabad, being Assessee No. 31-109-08-1877-0, comprised in R.S. Dag No. 132, under R.S. Khatian No. 101, in Mouza Nayabad, J.L. No. 25, District Sub-Registry Office at Sealdah, under Police Station Panchasayar (formerly Purba Jadavpur prior to that Kasba), Kolkata-700099, within Ward No. 109 of the Kolkata Municipal Corporation, District of South 24 Parganas. The Said Property is butted and bounded as follows:

On the North : By land of others

On the East : By 40' (forty feet) wide Road

On the South : By land of others

On the West : By property of others

SECOND SCHEDULE

COMMON AREAS AND FACILITIES

- Foundation, beams vertical and lateral supports main walls, common walls, boundary walls, main entrance/gate of the New Building.
- 2) Main gate of the Said Property.
- Installation common services viz. electricity water, pipes and sewerage, rain water pipes.
- Water Pump with motor and pump room.
- 5) Underground Reservoir/s.
- 6) Overhead Tanks on the roof of the New Building.
- Common staircases, landing, lobbies, etc.
- Lift, lift well and lift machineries.
- Lighting in the common space, passages, staircase including fixtures and fittings.
- 10) Common Meter box.
- 11) Fire fighting systems (if any).
- Open space surrounding the said New Building.
- All other parts of the said New Building the necessary for it existences, maintenance and safety for normally in common use of the Transferee/Buyers.

THIRD SCHEDULE

COMMON EXPENSES

a) The expenses of maintaining and repairing the main structure, main walls top floor roof and in particular, the main water pipes, waste

- water pipes water lines, water tanks, lift, etc. of the building and electrical lines for common lights and pump.
- b) The cost of cleaning and lighting the passages staircase, top floor roof etc. and other parts of the building used by the buyers in common with all the owners and occupiers of the flats and spaces of the New Building.
- Reasonable salaries of a sweepers and darwans for the Common Areas And Facilities.
- d) All expenses of Common services and in connection with Common Areas And Facilities as mentioned above.
- e) All litigation expenses incurred for the common purposes and relating to common use and enjoyment of the Common Areas And Facilities.
- f) All other expenses and/or outgoing as are incurred by all the flat owners and/or Society for the common purposes.

FOURTH SCHEDULE PART-I

OWNER'S ALLOCATION

ALL THOSE (1) Entirety of the First Floor, **(2)** Undivided 65.85% area of Flat-A of the Third Floor (said Flat-A to be the 53.21% of the total sanctioned area of the Third Floor) of the building along with **(3)** 45% of car parking spaces (on south west side) to be constructed on the land of the Said Property and include undivided proportionate share in the land and undivided proportionate share in the Common Areas And Facilities.

<u>PART-II</u> DEVELOPER'S ALLOCATION

ALL THOSE (1) Entirety of the Second Floor, (2) Undivided 34.15% area of Flat-A of the Third Floor (said Flat-A to be the 53.21% of the total sanctioned

area of the Third Floor), (3) Flat-B of the Third Floor of the building along with (4) 55% of car parking spaces to be constructed on the land of the Said Property and include undivided proportionate share in the land and undivided proportionate share in the Common Areas And Facilities.

FIFTH SCHEDULE POWER OF ATTORNEY

NOW KNOW YE ALL MEN BY THESE PRESENTS that I, the Owner/Grantor abovenamed, SMT. SIKHA RANI CHANDRA, wife of Sri Sukumar Chandra, by faith Hindu, by occupation Business, nationality Indian, residing at 189C/1A, B. B. Chatterjee Road, Post Office Kasba, Police Station Kasba, Kolkata – 700042, District South 24 Parganas, do hereby make nominate constitute retain and appoint and have made nominated constituted retained and appointed the said ARYAN DEVELOPERS (PAN ABVFA7505J), a Partnership Firm having its registered office at C/47, Survey Park, Santoshpur, Post Office Santoshpur, Police Station Survey Park, Kolkata – 700075, to be represented by its authorized Partner/s, jointly or severally (hereinafter referred to as the said "Attorney") as my true and lawful Attorney to act in my name, on my behalf and on my account and to do all or any of the acts deeds matters and things relating to the Said Property namely:

Building Plans and Other Statutory Compliances: To cause sanction, revalidation, modification, extension and alteration of the Building Plan/s to be prepared and submitted by appointing an qualified person/ architect and structural engineer and then to have the same sanctioned and/or revalidated and/or modified and/or extended and/or altered and/or revised by the KMC and the Other Authorities and to pay fees, costs and charges for such sanction, modification, alteration, revision, extension and re-validation as the case may be and upon completion of work, to obtain drainage

connection, water connection, occupancy certificate and other certificates from the KMC and the Other Authorities.

- (2) **Dealing with Authorities:** To deal with all authorities including but not limited to KMC and the Other Authorities for sanction, modification, alteration, extension, revision and re-validation of the Building Plans and obtaining drainage connection, water connection, occupancy certificate and other certificates and in this regard to prepare, sign and submit plans, papers, documents, statements, undertakings, declarations, applications, indemnities and other ancillary papers, as be required and cause gift of portion of the Said Property in favour of KMC and the Other Authorities for road widening or any other necessities, as be required by the Attorney.
- (3) Connection of Utilities: To apply for and obtain water connection, drainage connection, sewage connection, electricity connection and any other utilities for the Said Property.
- Regulatory Clearances: To apply for and obtain all requisite statutory clearances/permissions/approvals under various Acts, including but not limited to clearances under the Urban Land (Ceiling & Regulations) Act, 1976 and to appear before all or any authorities for such clearances and to sign and submit all papers, applications and documents in connection with the same.
- (5) Preparatory Work: To cause survey, test soil, do excavation and other preparatory works for construction of the New Building on the Said Property.
- (6) Construction: To construct temporary sheds and godowns for storage of building materials and running of site office and to construct the New Building and/or any other structure on the Said Property, in accordance with the Development Agreement.
- (7) Contracts for Construction: In relation to such construction, to sign, execute and register any kind of contracts for construction with

any third party under the terms and conditions as be deemed fit by the Attorney in accordance with the Development Agreement and without creating any liability or obligation of the Owner/Grantor.

- (8) Signing and Execution: To sign, execute, modify, cancel, alter, draw, submit and present for registration and have registered before the concerned authorities all papers, documents, declarations, affidavits, applications, returns, confirmations and consents for and in connection with sanction, modification, alteration, revision and revalidation of the Building Plans and to have the same registered and obtain all permissions and clearances as may be required for the same.
- (9) Mortgage: To obtain loan from any Bank or financial institution as contemplated within the said Development Agreement and/or any part thereof and can sign and execute all documents in this behalf from time to time and arrange for registration of the same from the appropriate authority.
- (10) Acceptance of Papers: To accept notices and service of papers from KMC. Fire Brigade, Competent Authority under the Urban Land Ceiling and Regulation Act, 1996, Airport Authority, Police, both Civil Court and Criminal Courts, Land and Land Reforms Department and/or any other statutory authorities and/or other persons.
- (11) Granting Receipts: To receive and pay and/or deposit moneys including fees, rent, interest from any person or persons, body or bodies, authority or authorities and receive fund and to receive and grant valid receipts and discharges in respect thereof.
- (12) Land Revenue: To make payment of upto date land revenue/KMC/local authority taxes in respect of the Said Property by way of approaching the concerned authorities and obtaining necessary orders for such payment and to collect receipts thereof.

- (13) **Outgoings:** To pay all outgoings, including KMC Taxes etc. in respect of the Said Property/New Building and to collect receipts therefor.
- (14) **Mutation:** To take all necessary steps and to sign and submit all papers, applications and documents to record the Owner/Grantor name as owner of the Said Property in the office of KMC, local authorities and/or any other concerned authorities and to pay fees, costs and charges for that purpose.
- (15) **Land Conversion:** To take all necessary steps and to sign and submit all papers, applications and documents in connection with change of the nature and character of land contained in the Said Property *inter alia* by way of approaching the concerned authorities and obtaining necessary orders for conversion of the Said Property as may be required or deemed fit by the Attorney and thereafter paying fees and charges for the same.
 - (16) Watch and Ward: To employ and appoint watchmen, guards and other security personnel for the Said Property.
 - (17) **Appointment:** To appoint architects, structural engineers, civil engineers, overseers, contractors, solicitors, advocates, chartered accountants and/or such other agents as may be required for effectually discharging the powers and authorities granted herein.
 - New Building, comprised in the Developer's Allocation (as defined in the Development Agreement including any future supplementation/s and as per the terms therein), to the intending purchasers, on terms and conditions as be deemed fit by the Attorney and to prepare, sign, execute and deliver agreements, conveyances and other instruments in this regard.
 - (19) Receive Payments: To receive all payments with regard to the sale of the Units in the New Building falls within the Developer's Allocation to the intending purchasers and acknowledge receipt of the payments.

- (20) **Permissions and Clearances:** To apply for and obtain all kind Of permissions and clearances required for entering into such agreements, conveyances and instruments including but not limited to clearance under the Income Tax Act, 1961, for transfer of the Units in the New Building falls within the Developer's Allocation to the Intending Purchasers.
- Registration and Authentication: To appear before Notary Public, Registrars, Magistrates and all other officers and authorities and to have notarized, registered and authenticated declarations, gift in favour of KMC and/or Other Authorities as may be required, all agreements, conveyances and other instruments as aforesaid and in particular to present for registration, admit execution, have registered and obtain original of said declarations, said Gift Deed in favour of KMC and/or Other Authorities, agreements, conveyances and other instruments for sale of the Units in the New Building falls within the Developer's Allocation.
 - (22) **Legal Action:** To take any legal action or to defend any legal proceeding including arbitration proceeding arising out of any matter in respect of the Said Property and to accept any notice and service of papers from any Court, Tribunal, Arbitral Tribunal, Postal and/or other authorities and to receive and pay all moneys, including Court Fees etc.
 - (23) **AND GENERALLY** to do all that is or may be necessary for carrying out the development of the "Said Property" and/or construction of the proposed building complex thereat and as my said Attorney shall think proper;
 - **A** N D it is clarified that nothing herein contained shall authorize the Attorney to give consent on behalf of the Owner/Grantor to the Developer in respect of any matter contained in these presents which require the Developer to take consent of the Owner nor to represent the Owner in any

claim, dispute or legal proceeding by or against the Developer or persons claiming through it.

A N D the Owner/Grantor abovenamed do hereby ratify and confirm and agree to ratify and confirm all and whatsoever our said Attorney, lawfully do.

IN WITNESS WHEREOF the Parties have executed and delivered this Development Agreement And Power Of Attorney on the date mentioned above.

WITNESSES:

1. Ajay ka Band 144/13/1, R. R. Roj Road kol-41

2. Showards
A Succate
H, (yot. Flace (N)
Walkata-Toool

Sikho soni Chandra

OWNER/GRANTOR

ARYAN DEVELOPER

Parional Sarkar Partner

DEVELOPER/ATTORNEY

Drafted by:

Shuvadip Chakraborty

Advocate High Court at Calcutta

SPECIMEN FORM TEN FINGER PRINTS

s gnature of the executants and/or					
			r _{je}		
1	Little	Ring	Middle (Left	Fore Hand)	Thumb
	5		1201	Holdy	1
a vari Charde	Thumb	Fore	Middle (Right	Ring Hand)	Little
	Little	Ring	Middle	Fore	Thumb
		8.		Hand)	
StauChallerjie					4
Asam Nate	Thun:b	Fore	Middle (Right	Ring Hand)	Little
					2.
	Little	Ring	Middle (Left	Fore Hand)	Thumb
Parimal dark	Ca. Thumb	Fore	Middle (Right	Ring Hand)	Little
	Little	Ring	Middle (Left	Fore Hand)	Thumb
		¥			
	Thumt	Fore	Middle (Right	Ring Hand)	Little



Govt. of West Bengal Directorate of Registration & Stamp Revenue GRIPS eChallan





	Datail	6
CKN	Detail	10

GRN:

192022230216621428

GRN Date:

15/12/2022 12:34:06

151220222021662141

BRN:

Gateway Ref ID: **GRIPS Payment ID:**

Payment Status:

3577720427840

223495896481

Successful

Payment Mode:

Bank/Gateway:

BRN Date:

Method:

Payment Init. Date:

Payment Ref. No:

SBI Epay

SBIePay Payment

Gateway

15/12/2022 12:34:30

HDFC Retail Bank NB

15/12/2022 12:34:06

2003527858/1/2022 [Query No/*/Query Year]

Depositor Details

Depositor's Name:

Mr Atanu Chatterjee

Address:

809 Madurdaha, Narayani A

Mobile:

9748003669

EMail:

atanu22sept@gmail.com

Period From (dd/mm/yyyy): 15/12/2022

Period To (dd/mm/yyyy):

15/12/2022

Payment Ref ID:

2003527858/1/2022

Dept Ref ID/DRN:

2003527858/1/2022

Payment Details

Payment Ref No	Head of A/C Description	Head of A/C	Amount (₹)
		0030-02-103-003-02	7070
2003527858/1/2022	Property Registration Fees	0030-03-104-001-16	28
2003527858/1/2022	Property Registration- Registration 1 ces	Total	7098
	2002527858/1/2022	Description 2003527858/1/2022 Property Registration- Stamp duty Property Registration Fees	Description Description

IN WORDS:

SEVEN THOUSAND NINETY EIGHT ONLY.



Government of West Bengal

Department of Finance (Revenue), Directorate of Registration and Stamp Revenue
OFFICE OF THE D.S.R. - V SOUTH 24-PARGANAS, District Name: South 24-Parganas
Signature / LTI Sheet of Query No/Year 16302003527858/2022

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

SI No.	Name of the Executant	Category	Photo	Finger Print	Signature with
1	Smt SIKHA RANI CHANDRA 189C/ 1A, B.B. Chatterjee Road, City:- Not Specified, P.O Kasba, P.S Kasba, District:-South 24-Parganas, West Bengal, India, PIN:- 700075	Land Lord			Sildo szanieland 16/12/2022
SI No.	Name of the Executant	Category	Photo	Finger Print	Signature with date
2	Shri ATANU CHATTERJEE Narayani Apartment 4th Floor, 809, Madurdah, City:- Not Specified, P.O:- EKTP, P.S:-Tiljala, District:-South 24- Parganas, West Bengal, India, PIN:- 700107	Represent ative of Developer [ARYAN DEVELOP ERS]			Haw haker

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

No	Name of the Exec	utant C	ategory	dmitting the Ex Photo		ger Print	Signature with
3	Mr PARIMAL SARK 6/A, 119, Mukundap City:- Not Specified, P.O:- Mukundapur, I Purba Jadabpur, District:-South 24- Parganas, West Ben India, PIN:- 700099	Dur, a De P.S:- [A	epresent litive of eveloper ARYAN VELOP ERS J				Parimed Sarken 16/17/2022
SI lo.	Name and Address of identifier		Identifier of	of	Photo F	inger Print	Signature with date
	Mr Ajay Kumar Barik Son of Mr Jagadish Barik 144/B/1, R. R. Roy Road, City:- Not Specified, P.O:- Poshimputary, P.S:- Behala, District:- South 24-Parganas, West Bengal, India,	Shri ATA	HA RANI CHA ANU CHATTER L SARKAR				Ajay be 13 aich 16/12/2022

(Jaideb Pal)

DISTRICT SUB-REGISTRAR

OFFICE OF THE D.S.R. V SOUTH 24-PARGANAS

South 24-Parganas, West
Bengal

Major Information of the Deed

peed No:	I-1630-05665/2022	Date of Registration	19/12/2022		
Query No / Year	1630-2003527858/2022	Office where deed is re	egistered		
Query Date	14/12/2022 12:22:54 PM	D.S.R V SOUTH 24-PARGANAS, District: Sou 24-Parganas			
Applicant Name, Address & Other Details	SHUVADIP CHAKRABORTY 6, OLD POST OFFICE STREET, PIN - 700001, Mobile No. : 72784	10040, Otalas	Kolkata, WEST BENGAL,		
Fransaction	tres de la conferencia del la	A 14th and Transaction			
	Agreement or Construction	[4002] Power of Attorney, General Power of Attorney [Rs: 0/-], [4308] Other than Immovable Property, Agreement [No of Agreement: 2]			
	PERSONAL PROPERTY OF THE PERSON NAMED IN COLUMN	Market Value			
Set Forth value		Rs. 59,66,998/-			
	o de la companya del companya de la companya de la companya del companya de la co	Registration Fee Paid	The state of the s		
Stampduty Paid(SD)	· 作品种类 发生 1. 数数 10. 100 100 100 100 100 100 100 100 100	Total (Autisla) E F F)			
Rs. 7,080/- (Article:48(g))	TOU (FIFTY and)	from the applicant for issuing	the assement slip.(Urban		
Remarks	Rs. 60/- (Article.E., E., E/ Received Rs. 50/- (FIFTY only) from the applicant for issuing the assement slip area)				

District: South 24-Parganas, P.S:- Purba Jadabpur, Corporation: KOLKATA MUNICIPAL CORPORATION, Road: Nayabad, , Premises No: 1877, , Ward No: 109 Pin Code : 700099

Naya	abad, , Premi	ses No: 187	7, , Ward N	Use	Area of Land	SetForth	Market	Other Details
Sch	Plot	Khatian	Land Proposed	030		Value (In Rs.)	Value (In Rs.)	Width of Approach
No	Number	Number			3 Katha		59,39,9901	Road: 40 Ft.,
L1	(RS:-)		Bastu				Adjacent to Metal Road,	
						0.1	59,39,998 /-	
					4.95Dec	0 /-	33,00,000	
	Grand	Total:		_				

Structure Details :			of Setforth Market val		Other Details
Sch No	Structure Details	Area of Structure	Value (In Rs.)	(In Rs.)	Structure Type: Structure
		Section of the sectio	0/-		
S1	On Land L1	100 Sq Ft.	0/-	2.110	

Gr. Floor, Area of floor : 100 Sq Ft., Residential Use, Cemented Floor, Age of Structure: 0Year, Roof Type: Tiles Shed, Extent of Completion: Complete

Shed, Extent of Con	pletion: Comp	e to		
		0.7	27,000 /-	
Total:	100 sq ft	0 /-		

and Lord Details :

Name, Address, Photo, Finger print and Signature

Smt SIKHA RANI CHANDRA

Wife of Mr Sukumar Chandra 189C/ 1A, B.B. Chatterjee Road, City:- Not Specified, P.O:- Kasba, P.S:-Kasba, District:-South 24-Parganas, West Bengal, India, PIN:- 700075 Sex: Female, By Caste: Hindu, Occupation: Business, Citizen of: India, PAN No.:: ACxxxxxx0F, Aadhaar No: 84xxxxxxxxx2801, Status :Individual, Executed by: Self. Date of Execution: 16/12/2022

. Admitted by: Self, Date of Admission: 16/12/2022 ,Place : Pvt. Residence, Executed by: Self, Date of Execution: 16/12/2022

, Admitted by: Self, Date of Admission: 16/12/2022 ,Place: Pvt. Residence

Developer Details:

Jev	reloper Details:
SI No	Name, Address, Photo, Finger print and Signature
	ARYAN DEVELOPERS C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:- Jadavpur, District:-South Park, City:- Not Specified, P.O:- Not Spec

Representative Details:

Rep	presentative Details.	
	Name, Address, Photo, Finger print and Signature	
No		200 W 004400

1 Shri ATANU CHATTERJEE (Presentant)

Son of Late Dipankar Deogharia Narayani Apartment 4th Floor, 809, Madurdah, City:- Not Specified, P.O:-EKTP, P.S:-Tiljala, District:-South 24-Parganas, West Bengal, India, PIN:- 700107, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , PAN No.:: AHxxxxxxx1L, Aadhaar No: 32xxxxxxxx3686 Status: Representative, Representative of: ARYAN DEVELOPERS (as Partners)

2 Mr PARIMAL SARKAR Son of Mr Nirmal Sarkar 6/A, 119, Mukundapur, City:- Not Specified, P.O:- Mukundapur, P.S:-Purba Jadabpur, District:-South 24-Parganas, West Bengal, India, PIN:- 700099, Sex: Male, By Caste: Hindu, Occupation: Business, Citizen of: India, , PAN No.:: BQxxxxxx4D, Aadhaar No: 75xxxxxxxx4439 Status : Representative, Representative of : ARYAN DEVELOPERS (as Partners)

Identifier Details:

Identifier Details :	Photo	Finger Print	Signature
Name	Filoto		
Mr Ajay Kumar Barik Son of Mr Jagadish Barik 144/B/1, R. R. Roy Road, City:- Not Specified, P.O:- Poshimputary, P.S:- Behala, District:-South 24-Parganas, West Bengal, India, PIN:- 700041			

Identifier Of Smt SIKHA RANI CHANDRA, Shri ATANU CHATTERJEE, Mr PARIMAL SARKAR

NO	From	To. with area (Name-Area)
31.140	Smt SIKHA RANI CHANDRA	ARYAN DEVELOPERS-4.95 Dec
rans	fer of property for S	
	From	To. with area (Name-Area)
	Smt SIKHA RANI CHANDRA	ARYAN DEVELOPERS-100.00000000 Sq Ft

Endorsement For Deed Number : I - 163005665 / 2022

on 16-12-2022

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

Presented for registration at 19:20 hrs on 16-12-2022, at the Private residence by Shri ATANU CHATTERJEE ,..

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 59,66,998/-

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

Execution is admitted on 16/12/2022 by Smt SIKHA RANI CHANDRA, Wife of Mr Sukumar Chandra, 189C/ 1A, B.B. Chatterjee Road, P.O: Kasba, Thana: Kasba, , South 24-Parganas, WEST BENGAL, India, PIN - 700075, by caste Hindu, by Profession Business

Indetified by Mr Ajay Kumar Barik, , , Son of Mr Jagadish Barik, 144/B/1, R. R. Roy Road, P.O: Poshimputary, Thana: Behala, , South 24-Parganas, WEST BENGAL, India, PIN - 700041, by caste Hindu, by profession Others

Admission of Execution (Under Section 58, W.B. Registration Rules, 1962) [Representative]

Execution is admitted on 16-12-2022 by Shri ATANU CHATTERJEE, Partners, ARYAN DEVELOPERS (Partnership Firm), C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West

Indetified by Mr Ajay Kumar Barik, , , Son of Mr Jagadish Barik, 144/B/1, R. R. Roy Road, P.O: Poshimputary, Thana: Behala, , South 24-Parganas, WEST BENGAL, India, PIN - 700041, by caste Hindu, by profession Others

Execution is admitted on 16-12-2022 by Mr PARIMAL SARKAR, Partners, ARYAN DEVELOPERS (Partnership Firm), C/47, Survey Park, City:- Not Specified, P.O:- Santoshpur, P.S:-Jadavpur, District:-South 24-Parganas, West Bengal,

Indetified by Mr Ajay Kumar Barik, , , Son of Mr Jagadish Barik, 144/B/1, R. R. Roy Road, P.O: Poshimputary, Thana: Behala, , South 24-Parganas, WEST BENGAL, India, PIN - 700041, by caste Hindu, by profession Others

Jodhe

Jaideb Pal DISTRICT SUB-REGISTRAR OFFICE OF THE D.S.R. - V SOUTH 24-**PARGANAS**

South 24-Parganas, West Bengal

On 19-12-2022

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.

Certified that required Registration Fees payable for this document is Rs 60.00/- (E = Rs 28.00/- ,H = Rs 28.00/- ,M(b) = Rs 4.00/-) and Registration Fees paid by Cash Rs 32.00/-, by online = Rs 28/-

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 15/12/2022 12:34PM with Govt. Ref. No: 192022230216621428 on 15-12-2022, Amount Rs: 28/-, Bank: SBI EPay (SBIePay), Ref. No. 3577720427840 on 15-12-2022, Head of Account 0030-03-104-001-16

ant of Stamp Duty

certified that required Stamp Duty payable for this document is Rs. 7,070/- and Stamp Duty paid by Stamp Rs 10.00/-, by online = Rs 7,070/-

Description of Stamp

1. Stamp: Type: Impressed, Serial no 32008, Amount: Rs.10.00/-, Date of Purchase: 12/12/2022, Vendor name: Mousumi Ghosh

Description of Online Payment using Government Receipt Portal System (GRIPS), Finance Department, Govt. of WB Online on 15/12/2022 12:34PM with Govt. Ref. No: 192022230216621428 on 15-12-2022, Amount Rs: 7,070/-, Bank: SBI EPay (SBIePay), Ref. No. 3577720427840 on 15-12-2022, Head of Account 0030-02-103-003-02

Chidde_

Jaideb Pal
DISTRICT SUB-REGISTRAR
OFFICE OF THE D.S.R. - V SOUTH 24PARGANAS
South 24-Parganas, West Bengal

Certificate of Registration under section 60 and Rule 69.
Registered in Book - I
Volume number 1630-2022, Page from 197060 to 197096
being No 163005665 for the year 2022.



Digitally signed by JAIDEB PAL Date: 2022.12.20 15:54:52 +05:30 Reason: Digital Signing of Deed.

Judhe _

(Jaideb Pal) 2022/12/20 03:54:52 PM
DISTRICT SUB-REGISTRAR
OFFICE OF THE D.S.R. - V SOUTH 24-PARGANAS
West Bengal.

(This document is digitally signed.)