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DISTRICT SUB-REGISTION HOOGHILT

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### PARTNERSHIP AGREEMENT

THIS DEED OF AGREEMENT made this 23rd day of February, 2015

#### BETWEEN

NABADWIP MUNICIPALITY (TAN No. CALNO3295F), a body corporate with perpetual Succession and a common seal having its office at N.S. Bose Road, P.O. & P.S. - Nabadwip, Dist. Nadia, West Bengal, Pin. 741302, represented by its Chairman, Sri Biman Krishna Saha, hereinafter referred to as the 'MUNICIPALITY' (which expression shall unless excluded by or repugnant to the context be deemed to mean and include its successors or successors-in-office and / or assigns) of the ONE PART:

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#### AND

M/S. AROGYA NIVAS PRIVATE LIMITED (PAN - AALCA7871 M), a Limited Company having its registered office at No.7, Swallow Lane, P.O. LALBAZAR, P.S. LALBAZAR, Kolkata - 700001, represented by its Director, Mr. Surajit Guhathakurata, Son of Sri Manoj Guhathakurata, by religion - Hindu (Indian Citizen), by occupation - Business and working for gain at the office address mentioned above, hereinafter referred to as the 'ANPL' (which expression shall unless excluded by or repugnant to the context be deemed to mean and include its successors, successors-in-office, successors-in-interest, nominees and or assigns) of the OTHER PART.

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#### **WHEREAS**

- (a) The Municipality is seized and possessed of or otherwise well and sufficiently entitled to the land admeasuring more or less 9 Bighas out of which 4.23 Bighas appertaining to R.S. Plot No(s). 5602, 5603/11850 & 5603 corresponding to L.R. Plot No(s). 8905, 8906 & 8907 respectively and remaining 4.77 Bighas is under process of being mutated in the name of the MUNICIPALITY (L.R Plot No(s). 8910, 8911, 8911, 8914, 8919, 8920, 8921 & 8922, under Mouza: Nabadwip, J.L. No. 20, L.R. Khatian No. 15143/I in the name of the Nabadwip Municipality, P.S. Nabadwip District: Nadia within the jurisdiction of the Additional District Sub- Registrar, Nabadwip, hereinafter referred to as the "said land",
- (b) The said land is utilizing as a Bus Stand for the last 40 years and it's required a modernization after seeing ingress and outguess of the buses In the Nabadwip City. Most of the constructions are old and is desirous dangerous conditions, and the Municipality as such utilizing the said land in a manner which will be beneficial to the public to solve the different problems faced by the visitors and the has resolved utilize the people and to said for modernization/reconstruction of the said bus stand as well the commercial building, residential building and/or buildings thereon.
- (c) The Municipality does not have the necessary infrastructure and facility to undertake the Project for the Modernization or Reconstruction and erection of a Bus Stand, and is desirous and interested in entrusted the work of construction and erection work to a well known builder having experience of undertaking such project.
- (d) The ANPL is carrying on business of promoting and developing and constructing buildings and complexes thereon.

The ANPL on coming to know of the intention of the Municipality to promote and develop the said land for construction of Bus Stand as well as commercial and residential housing buildings on it.

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and being interested has called on the Municipality and submitted its proposal stating that the Municipality may entrust the ANPL with the responsibility for making construction and modernization of the Bus Stand with Commercial and Residential Complex on the same land.

(e) The Board of Councilors of the said Municipality in its meeting held on 28.11.2014, decided and bas passed by its resolution to develop the said land in Public Private Partnership and for the sake of brevity hereinafter called and referred to as the PPP (PUBLIC PRIVATE PARTNERSHIP) and approved the name of the 'ANPL' to develop and construct as per work order letter dated 26-12-2014. memo No.-20/NM/PPP-A/GPA/14-15 as per E.O.I. Notice No. 14/NM/PPP - A - GP A - Gen/14-15 dated 03.12-14 on the said land on the terms and pnditions as more fully written herein below

ND TYHEREAS both the parties hereto being desirous of recording the terms and conditions in writing agreed as under.

NOW: THIS AGREEMENT WITNESSETH and it is agreed by and between the parties hereto as follows:

#### ARTICLE-1:

#### REPRESENTATIONS BY THE MUNICIPALITY.

- I. On or before execution of this Agreement the Municipality have assured and represented to the 'ANPL, as follows:-
- 1.1 The Municipality is well and sufficiently seized and possessed of the said land measuring more or less 9 Bighas out of which 4.23 Bighas(L.R. Pict. No.(s), 8905, 8906 & 8907) and the remaining 4.77 Bighas is under process of being mutated in the name of the MUNICIPALITY (L.R Plot. No.(s), 8910, 8911, 8911, 8914, 8919, 8920, 8921 & 8922, under Mouza: Nabadwip, J.L. No. 20, L.R. Khatian No. 15143/I in the name of the Nabadwip Municipality.P.S. Nabadwip District: Nadia within the jurisdiction of the Acclitional District Sub- Registrar Nabadwip, hereinafter referred to as the said land."

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- 1.2 The said land is NOT subject to any other charge" lien. Iffe interest impendence, trust, work, attachment, requisition, acquisition, scheme or alignment whatsoever including any proceedings under Ineome Tax Act and the said land is NOT subject to any other encumbrances other than specifically mentioned herein whatsoever and there is no latent or patent defect or clog in the absolute tide of the said land and there is no impediment or bar wider any law or contract from preventing the Municipality from entering into this agreement and the ANPL is entering into this agreement relying upon the representations and believing the same to be true.
- 1.3 The Municipality is entering into this PPP after obtaining the necessary and requisite grants and permissions from the Board of Councillors of the Nabadwip Municipality by its Resolution dated 28.11.2014.

#### ARTICLE-II

#### REPRESENTATIONS BY THE AMPL

- 2. Or, or before execution of this Agreement, the ANPL has assured and represented to the Municipality, as follows:
- 2.1 The ANPL has adequate financial resources at its disposal for undertaking development of the said land in a manner as recorded in this Agreement.
- 2.2 The ANPL has a professional team who are fully competent to undertake and complete the development of the said land in terms of this Agreement
- 2.3 The ANPL has fully satisfied itself as to the title of the Municipality as per the independent search/enquiry and subject to the representations made by the Municipality as aforesaid taking the same to be true and correct.
- 2.4 The ANPL will abide by all the applicable laws of the land and the Terms & Conditions of the appropriate bodies/municipality in respect of their rules and laws/bye-laws in the design and construction of the proposed building and shall be liable for all steps or outcome of construction.

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#### ARTICLE-III

#### **DEFINITIONS**

- 3. In this Agreement unless the context otherwise permits the following expressions shall have the meanings assigned to them as under.
- 3.1 ARCHITECT shall mean any person or person, firm or firms, who may be appointed by the ANPL in consultation with the Municipality for designing and planning of the said New Building over the said land as PPP (PUBLIC PRIVATE PARTNERSHIP).
- 3.2 BUILDING shall mean and include the building or buildings to be constructed by the ANPL on the said property as per the Building standard sanctioned by the Nabadwip Municipality or any other Authority
- 2.3 Eus Stand shall mean the entire development consisting of new bus stant, with Commercial and Pasidental building and/or buildings crops see to be built constructed on the said land.

The 'ANPL' shall have the right to build and construct and make further additions in to the same Complex by taking up and/or developing adjacent plots and constructing new buildings thereon joining the two developments as one single development by the same name and with the same common facilities, amenities and services

- COMMON FACILITIES and AMENITIES shall mean and include corridors, hallways, stairways, passageways, lifts, lift shafts, driveways, common lavatories, generators, pump room, tube well, overhead and underground water tanks, water pumps and motor, and any other common facilities, amenities and services as preated designated and earmarked by NAPL.
- 3.5 CONTENTS shall mean the planning permission and all other consents licenses, permissions and approvals (whether statutory or otherwise necessary or desirates for carrying out the

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development work and completion of the New Building and/or Building(s).

- 3.6 **MUNICIPALITY shall mean the local statutory body and shall include its** successor and/or successors in office/interest and assigns.
- 3.7 **DEVELOPMENT** AGREEMENT shall mean this Agreement with all subsequent modifications in writing by the parties hereto, if any.
  - 3.3 ANP shall mean the said M/s. AROGYA NIVAS PRIVATE LIMITED and shall include its successor and/cr successor-in-office and permitted assists.
- second five per centr of the lore, area on the said land constructed and open spaces which is other than Municipality's allocation comprising of various units/ shops/ office space/ constructed spaces TOGETHER WITH proportionate share in the land attributable thereto and TOGETHER WITH the undivided proportionate share ill all common parts portion areas and facilities and is more fully and particularly described in the schedule hereunder written.. Such detail of the floor area sharing by and between the Municipality and the ANPL in the proposed building to be constructed shall be made on and after obtaining the sanction of the Building Plan and the parties shall execute an addendum by making a separate Agreement
- 3.10 EM: BUILDING/ BUILDING shall mean and include the building or buildings to be constructed, erected and completed by the ANPL in accordance with the plan to be sanctioned by the authorities concerned with sucr medifications and/or alterations as may be

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deemed necessary according to the building regulations/laws in force by the Architect of the said new building.

3.11 PLAN shall mean the Plan to be sanctioned by the Nabadwip

Municipality and/or authorities concerned and shall include such

modifications and/or

Alterations as may be necessary and/or required from time to time. The expenditure to be incurred for preparation / sanction / modification at different stage of any however, will be home by the ANPL.

- MUNICIPALITY shall mean the said NABADWIP MUNICIPAL and shall include its successor's in office.
- 3.13 MUNICIPALITY'S AREA/ALLOGATION shall mean ALL THAT the 1.5% itsenty live per central the rotal trea on the said and occus ructed and open spaces of the procosed building, more fully and particularly described in the schedule hereunder. The said Municipality's area shall mean 25% of the new building excluding interior work thereat.
- 3.14 PROJECT shall mean the development of the said land after demolition of the existing construction if any and thereafter making construction thereon of New Bus Stand including Commercial and Residential apartments/flats in accordance with the map or plan which may be sanctioned by the authority with the map or plan which may be sanctioned by the authority concerned After demolition of the existing construction if any) entire salvaged building materials shall belong to the ANPL absolutely and the Municipality hereby consents to the same.
- 3.15 PROFESSIONAL TEAM shall mean the Architects. Structural Erigineers, Mechanical and/or Electrical Engineers. Surveyors and it such other processional (s. engaged and/or contracted by the LAP, from time to time for completion of the proposed building in tarms of sanction clan.

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PROPERTY/ LAND shall mean ALL THAT the piece and parcels of the land containing by estimation demarcated land measuring 9 Bighas out of which 4.23 Bigbas(L.R. Plot - 8905, 8906 & 8907) is the Nabadwip Municipality and remain 4.77 Bighas is under process of being mutated in the name of the MUNICIPALITY comprised being L.R. Plot No. 8910... 8911... 8913... 8914... 8919~8920~8921 & 8922~ Mouza: Nabadwip, J.L. No. 20, L.R. Khatian No.15143/J Nabadwip Municipality. P.S. Nabadwip District: Nadia and the registration office: Additional District Sub- Registrar at Nabadwip belonging to the Municipality (more fully and particularly mentioned and described in the SCHEDULE - A herein underwritten.

SERVICES shall mean the supply to and installation in the proposed building of electricity, water gas, telecommunications, drainage and other essential/offered services

SP. CIFICATIONS shall mean the materials and/or specifications which are to be used for construction, erection and completion of the said new building and/or buildings in accordance with the plan to be sanctioned by the authorities concerned more fully and particularly mentioned and described in the SCHEDULE hereunder written.

- 3.18 TRANSFER with its grammatical variations shall mean and include transfer by the Municipality and giving possession only on or by execution and registration of the Deed of Conveyance or Deed of Sale.
- 3.19 TRANSFEREE shall mean and include a person Limited Company,
  Association of persons to whom any space out of the ANPL 's
  allocation in the new buildings shall be transferred upon execution
  and againstration of the Deed of Conveyance or Deed of Sale.
- 3.20 TOTAL DEVELOPMENTOOST shall mean the aggregate of all costs fees and expanses wholly and exclusively expended or

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Incurred by the ANPL in the completion of the proposed building together with the total Municipality's Area and proportionate of share attributed thereto the Municipality.

3.21 WORDS importing Masculine gender shall include Feminine Gender shall include Masculine and Neuter genders.

- 3.22 In this Agreement (save and except that the context otherwise so requires):
- 3.22.1 Any reference to any act of Parliament whether general or specific shall include any modification, extension, or re-enactment of for the time being in force and all instruments, orders plans, required cas, by laws permissions or directions any issued under it.
- 3 22.2 Perferning the tollarly agreement, contract deed of documents shall be obtasticated as a reference to it may have been or main from time to lime of aminored variety alread and supplies mented.
- 3.22.3 Any congation of the Municipality on the WNPL in this Agreement to de something shall include an obligation to procedure that the same shall be done and obligation on its part not to do something shall include and obligation not to permit, or allow the same to be done, with the written consent of both ANPL and the Municipality.
- 3.22.4 Words denoting one gender shall include other genders as well.
- 3.22.5 Words denoting singular number shall include the plural and viceversa.

3.22.6

A reference to a statutory provision includes a reference to any modification, consideration or re-enactment thereof for the time being in force and all statutory instruments or orders made pursuant—there to in accordance with the agreement and bye laws of Municipal authorities.

3.22.7 In ference to this agreement or any of the provisions thereof includes all envindments and modification made in this Agreement from time to

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time in force in writing by both the parties here to.

- 3.22.8 The headings in this agreement are interested for convenience of reference and shall be ignored if required in the interpretations and construction of this agreement.
- 3.22.9 The Schedule hereunder shall have effect and be constructed as an integral part of this Agreement

#### ARTICLE-IV

#### MUNICIPALITYS RIGHTS & REPRESENTATIONS

On a defore execution of this Agreement the Municipality have assured and societies to the ANPL as follows:-

The Municipality shall sign and execute all racers and contiments received, at the reduces of the ARPL for obtaining inspessor, sand on clearance and/or ric objection certificates from the Competent Authorities and from other

Authorities and sanctions of the necessary plans, elevations and specifications from the Nabadwip Municipality and/or any other statutory authority for construction of the New Bus Stand with commercial and residential building Complex on the said land including necessary sanctions, clearance and/or

permissions' from the concerned authorities for the purpose of installation

and/or connection of gas, electricity, power, telephone meters, lines. The Municipality shall also execute a Power of Attorney infavonr of the ANPL for obtaining all sanctions clearances and permissions and for dicting all necessary acts, deeds and things for developing and ancillary thereto in respect of the said property and all costs and expenses a connection with the same will be some and paid by the ANPL.

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4.2 The Municipality shall execute all documents, sign all papers and do all and things necessary selling. forming of Flats. acts, deeds for Municipality's Association, Society or Co-operative etc. and to execute the Agreement for Sale and to execute and register the Deeds of Conveyance/ Sale in favor of the nominee or nominees of the ANPL or the purchasers or the buyer/s or transferee/s prospective apartments/flats/floor spaces to be constructed on the said land together with proportionate undivided share and interest in the land and the continon areas and facilities as per the request of the ANPL, in the ANPL's Alledation.

4.3 Municipality shall not create any encumbrance and/or charge and/or impediment of any natural stratages. In anter into any agreement or natural stratages.

The Municipality hereby permit, authorize and empower the ANPL to proceed with the Developmental Project including soil testing, excavation, erection, construction of plinth and upper stories as and when it may be permitted by law to do so and it is made clear that all day to day work or administration or construction, preparation of scheme for development, and construction of the building Complexes, taking advances from the prospective purchasers/buyers in respect of the ANPL,s. Allocation. Selection and retention of professional services shall be solely entrusted to and will be the sole responsibility of die.

ANPL and the Municipality will not be responsible or liable for any claims/demands, costs, and charges etc. in respect thereof in any that over the sole responsible or liable for any claims/demands, costs, and charges etc. in respect thereof in any

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4.5 The Municipality shall not be responsible in any way or manner whatsoever to the ANPL or his nominee or nominees or any prospective buyer of the apartments/flats/ floor spaces to be constructed on the said land in respect of the ANPL Allocation or any payment which the ANPL may receive from such prospective buyer or in respect of any obligation of the ANPL to any such nominee or nominees or prospective

burrer under any agreement which may be entered into by and between

4.6

Municipality shall deliver or cause to be delivered to the AtVAIL entitled copies of inel documents of utia related to the said land as are te possession and bushody of the Municipality, and the ANPL shall render all assistance in obtaining such certified copies of documents at the cost of the ANPL. For investigation of title of the Municipality in the said land the Municipality shall make available the original of such documents title the ANPL against proper acknowledgement for inspection and scrutiny by the ANPL's Solicitor/ Advocate until the execution Deed Conveyance/Sale for transfer referred to hereinabove provided that the possession and/or custody of the original documents of title shall remain with the Municipality and

shall be handed over to the ANPL as and when required by the ANPL.

On completion of the Complex and taking possession over of the Milicipality's' Allocation the Municipality shall handover all the original documents and papers of the land to the ANPL and for the Flat

Municipality's Association or Sticles, or Cooperative as may be formed.

- The Municipality shall as and when call upon by the ANPL or its nominee or nominees or the prospective purchaser or transferee of the apartments/flats/• floor spaces execute and register the Deed of Conveyance or the Deed of Sale, as the case may be, at the cost of the ANPL.
- The construction shall be completed within the period of 36 months from the date of sanction of the Building Plan by the Nabadwip Municipality within which period, the construction of the proposed bus stand including commercial and residential building Complex shall be completed by the ANPL subject to force majeure and including Acts of God. Civil disobedience, non availability of essential building materials or any other inevitable cause become the control of the ANPL. However, the ANPL may request the Municipality and get an extension of a further period of 12 months from the Municipality.
- The Municipality shall be responsible and liable for any defect of title of the said land and that the Municipality assure and undertake to make good the same and to keep the ANPL harmless and indemnified from all losses, demands and claims and pay the liquidated damages.
- 4.10 The Municipality agrees and undertakes not to raise any objection or create any impediment or hindrance to the ANPL to develop and construct the Commercial and Residential Complex on the said land in accordance with the sanctioned Building Plan.
- 4.11 The Municipality in no case shall be liable or responsible in any marker whatsoever in respect of any liability under any statute or law arising out of and incidental to the construction of the building in the

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said land and all such liability shall always be of the ANPL and the ANPL shall keep the Municipality indemnified from all or any such losses, demands, claims of any nature or manner made by any person whatsoever an wheresoever.

4.12 The Municipality shall bear and pay the Income Tax, Wealth Tax. Sales Tax, Municipal Tax or any other Tax, levy, cess and maintenance charges in respect of the Municipality's allocation after building has been built and locasession has been handed over to the Municipality.

#### ARTICLE-Y

#### COMMENCEMENT

This Agreement shall commence and/or shall he deemed to have commenced on and with effect from the execution of this agreement. However.- the commencement of this agreement shall be counted and taken to be an and from the date of the sanction of the building plan by the Municipality or Competent Authorities.

#### ARTICLE- VI

#### GRANT OF DEVELOPMENTRIGHT

consideration of the Municipality's Area /Allocation as agreed to be provided by the ANPL to the Municipality and in further consideration of the mutual coverants on the part of the ANPL herein to be performed and observed and in further consideration of the ANPL having agreed to undertake development of the said land and to mount all costs, charges and expenses in respect therein the Municipality has agreed to grant the explosive right of development. Trespect of the said land into and in favour the ANPL to enable

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the ANPL to undertake development of the said land by causing to be constructed, erected and completed thereon a new building and/or buildings in accordance with the plan to be sanctioned by the authorities concerned and in this regard the ANPL is hereby authorized and shall be entitled to.

- To apply for and obtain all consents approvals and/or permissions as may be necessary and/or required for undertaking development of the said land from the appropriate authorities.
- To obtain and/or demolish the existing structure if any immediately upon signing of this present agreement and all the Salvage shall be treated as property of the Adalbara and shall be entitled to appropriate the sale proceeds thereof
- III. To botain the Plan to be sanctioned by the said Municipality/Appropriate body with or lithout any modifications trevely as approved by term in approved with the existing building to earlier sanction be sharped for sanction primodification of bian or the inunicipality.
  - IV. To give all necessary or usual notices under any statute affecting the demolition and clearance of the said land under development; apply for to all statutory authorities for water, gas electricity connection as may be necessary in respect of development of the said land and pay all costs, fees and outgoings incidental to or consequential on, any such application and indemnify and keep indemnified the Municipality from and against all costs, charges, claims, actions, suits and proceedings, thereto.
- V.

  To remain responsible for due compliance with all statutory requirements.

  Whether local, state or central and also to remain responsible for any deviation in construction which may not be in accordance with the plan and has agreed to keep the Municipality saved harmless and fully indemnified from any lagainst all costs, charges, claims, actions, suits and proceedings and proceedings thereto save the relate to title of the Municipality.
  - To remain responsible for any accident and/or mishap that may take place will substitute and completion of the said new building

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and/or buildings in accordance with the aid plan to be sanctioned by the authorities concerned and

to keep the Municipality saved harmless and fully indemnified from and

all costs, charges, claims, actions suits and proceedings, thereto,

To comply and/or procure compliance with, all statutes and any enforceable VII. codes of practice of the local Municipality/Other authorities in respect of the building permission and any other permission, which may be granted thing the course of development

VIII. to take all necessary steps and/or obtain all permission approvats and/britianctions as may be necessary and or required, and to be all acts nésos and trands as may be required by an il statute, and to comply wan the requirements for all the authorities for the development of the said land

- IX. To incur all costs charges and expenses for the purpose of constructing erecting and completing the said new building and/or buildings in accordance with the proposed sanction Plan.
- X. To make proper provision for security of the said land during the course of development at the cost of ANPL
- XL Not expose the Municipality to any liability and to regularly and punctually make payment of the fees and/or charges of the Architect. Engineers and other Agents as may be necessary and/or required for the purpose of construction, creation and completion of the said new building.
- XIL Terremain solely liable and/or responsible for all acts, deeds, matters and things it undertaking construction of the said new building and/or in accordance with the plan and to pay perform and otisenys all the terms and concitions obvenients and obsigation on the part of the ANPL to be baid performed and observed

- XIII. On the behalf of the Municipality apply and to obtain the necessary permission of approval from the Municipality / Government of West Bengal and/or other authorities as may be required from time to time.
- XIV. The ANPL shall be entitled to apply for and obtain financial assistance / term loan / working capital from banks / financial institutions / others for the purpose of carrying out the construction of the proposed building on the said land in accordance with the sanctioned plan and in terms of the agreement on Public Private Partnership shall have the right to create mortgalise put under Cen/charge the entire ANPLs portion being the entire sinal in the newly constructed building as more fully writter. Schedule Determined and the Municipality spassed and gives the Objection to the same.

## ARTICLE-VII CONSIDERATION

In consideration of the duties and obligations to be discharged by the ANPL to build, erect and construct new buildings on the said land as per the Building Plan sanctioned by the Nabadwip Municipality or any other statutory Authority, the Municipality shall transfer/ allocate, assign and convey unto and in favour of the ANPL or his nominee or nominees 75% (Seventy Five per cent) of the Floor spaces / super built up area in the Commercial and Residential Complex, and 75% (Seventy Five per cent) of the car parking spaces on the ground floor in the new proposed buildings together with 75% (Seventy Five per cent) of the impartibly share and interest in the land area in the set of land to the ANPL, as full and final consideration.

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#### **ARTICLE-VIII**

#### LICENSETO COMMENCEWORK / APPROVED PLANS

Immediately on execution of this agreement the Municipality shall arrange for executing a power of attorney in favour of the ANPL or its representative to enable the ANPL in proceeding with the process of plan sanction for development of the new Building and for uncertaking the work of development and shall also empower the to demise / grant agreement of the ANPV's allocation to any intenting to any type of agreement and to purpose to enter into any agreement for a period of 39% years.

immediately after the execution of this agreement the ANPL shall cause a plan to be prepared for being submitted to the authorities for sanction and provide a copy of the same to the Municipality for approval. It is the intention of the parties to apply for and obtain the optimum permissible sanction of area/Ground Coverage/Floor Area Ratio and if no suggestions are made by the Municipality within ?(seven) days or within the time limit as per municipal act and rules from the date of sending the said plan for approval to the Municipality, then the approval of the Municipality shall be deemed to have been accorded in addition to the above, the Municipality shall execute a General Power of Attorney in favour of the ANPL or its Architect or nominee and/or commees for purpose of the development of the said land in terms of Upon receipt of the approved sanction dillon permission if any from the Company would along the ANPL to authorities/Municipality. commence implementation of the work of construction upon the demised premises within a month.

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7.2 Immediately upon signing of the agreement the Municipality shall handover vacant and peaceful possession of the said land to the ANPL for undertaking the work of the development of the said land in terms of this agreement

#### ARTICLE - IX

#### **DEVELOPMENT COSTS**

The ANPL shall incur all development costs including attracts. felest and expenses wholly and exclusively expended or incurred by the ANPL including without limitation the items listed below.

Ondemakes all necessary stees to secure all required consents, grants, permissions and any costs in entering into and complying with any legislature of similar nature.

- The costs of investigations, surveys and tests in respect of soil, Drains, Structures and rights of light / right of way.
- 8.3 The costs to be incurred and/or payable to architects, surveyors, engineers, quantity surveyors or others engaged in respect of the development.
- 8.4 The costs and expenses payable to for marketing and/or setting the area/space/units etc. in the proposed building to be erected as per sanction plan including any advertising, research and other marketing costs.
- 8.5 It raies water tax or any other outgoings or impositions lawfully assessed in respect of the property or on the Municipality or Occupiers of a messpect of the Development and at costs of mentaining

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and repairing the Development in so far as all such cases the responsibility thereof is not assumed by or recoverable from any third party from shall be paid and home by the AN-PL from the date of commencement of the work of construction upon the property till the date of delivery of the Municipality's area/allocation to the Municipality etc.

8.5 All other sums paid or incurred by the ANPL in relation to carrying out the ampletion of the development

8.7 sts and interests and other finance costs payable by the ANPL For incertaking the development.

To make payment and/or indurial costs charges and expenses which may be necessary and/or required from time to time including that for obtaining necessary permission from the Municipality and/or Government of West Bengal and/or any other authorities for change of use of the said land, if required and also any other permission as may be required from time to time. Provided that the ANPL shall be entitled to realize. ALUANY of the above costs from the transfer of its ANPL~s share to any third party and/or its nominee(s)/assigns but in any cases the Municipality will not be responsible for realization of such cost

# ARTICLE -X COMMENCEMENT OF THE DEVELOPMENT WORK CONSTRUCTION ERECTION AND COMPLETION.

 Immediately after sanction of the Plan and other permissions for undertaking of construction work is obtained the ANPL shall.

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- 9.1 Proceed diligently and cause to execute and complete the development in a good and workman like manner with good quality materials (details whereof will appeal in the SCHEDULE hereunder written) free from any latent or inherent defect
- 9.2 Execute and complete the development in accordance with the approved plan obtained by the Nabadwip Municipality, upon obtaining all planning permissions/completion certificate/occupancy certificates may be necessary and/or required and shall comply with the equipments of any statutory or other competent authority as per the provisions of this agreement.
- 90 The suid new pullpling shall be penstructed erected and completed in all egards within a reasonable behad of 36 months from the date of obtaining sanction of building plan from the appropriate/municipal authorities, SUBJECT to the Municipality handing over free and vacant possession of the entirety of the said land to the ANPL simultaneously with the signing of this Agreement and subject to force majeure condition (hereinafter referred to as the COMPLETION DATE).
- 9.4 The said new building shall be constructed erected and completed in a Froper workman ship like manner and the ANPL hereby assures that due of Jack of finances or for any other reason the work of construction will not be abandoned with the intent and object that the very object of entering into this agreement is to ensure that the Development work is completed within the time frame as pareinterfore mentioned, save and except due to force majeure fitted on.

9.5 Immediately after the sanction of the said Plan, the Parties hereto

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will identify their respective area and/or allocations and the areas so identified shall be recorded in writing and demarcated in a copy of the sanctioned plan countersigned by both the parties hereto to avoid any future dispute.

9.6 The ANPL shall be authorized in the name of the Municipality in so far as it is necessary to apply for and obtain building materials for the construction of the building and to similarly apply for and diliain temporary and permanent connection of water, electricity. tidwerd drainage, and/or gas to the New Building and other inputs and facilities required for the construction of its batter use and enjoysters of the rew building for which purpose the Municipality, shall execute in favour of the ANPL or its nominee or nominees a General Power of Attorney as shall he needed and/or required by the ANPL AND in no event the ANPL shall create any liability in the name of Municipality and shall always remain liable for due performance and observance of all the terms and conditions herein contained moluding obtaining all permissions approvals and/or consents which may be necessary and/or required for undertaking the work of construction of the said new building.

9.7 The ANPL shall at its own costs and expenses and without creating arry financial and other liability on the Municipality construct and complete the New Building in accordance with the sanctioned building plan of any amendment and/or modification thereto.

taxes and Architects fees accruing or due shall be paid borne and discharged by the ANPL and the Municipality shall bear no responsibility in this context.

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- 9.9 The ANPL hereby undertake to keep the Municipality indemnified against all the Third Party claims and actions arising out of any act of omission or commission on the part of the ANPL in or relating to the construction of the said new building.
- 9.10 The ANPL hereby undertakes to keep the Municipality indemnified against all the actions suits costs proceedings and claims that may arise cut of the ANPLs' action with regards to the development of the said land and/or in any matter relating to the construction of the said new building and/or for any defect therein.

any socioent or maneo takes olare fund; construction until completion of the rear outding whether queto negligance or otherwise of the ANPU- the Architect or their laborers or contractors', the same shall be on account of the M1PL and the Municipality—shall be fully absolved—of any liability or claims thereof or there from.

9.12 The Municipality and/or its Authorized Representatives, shall be entitled to inspect the progress of the work of construction without causing any hindrance or stoppage of the same and in any event the ANPL has agreed to periodically keep the Municipality informed about the progress of the work of construction and before undertaking the construction, the ANPL will submit program chart of construction in the manner of GPM/PERT/BVI chart.

#### ARTICLE-XI

CONSECUENCES OF NON - COMPLETION OF THE NEW BUILDING WITHIN THE COMPLETION DATE:

In the event of any default on the part of the ANPL on completing the said

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10.2 If during afore said grace period the ANPL is unable to complete the

ANPL thenand in that event the ANPL shall be entitled to a further grace period of 6 (six) months (hereinafter referred to as the EXTENDED GRACE PERIOD but extended grace period will be allowed only after written permission of the Municipality.

If for any reason the ANPL is unable to construct erect and complete the said new building complete in all respect for reasons beyond the control of the ANPL beyond the said EXTENDED GRACE PERIOD of months in that event, a penalty of Rs.10.000/- per month.) Vill be imposed for the period of 6(six) months, beyond which the Municipality shall be entitled to terminate this agreement and to take on and complete the remaining works through a Construction (hereinafter referred to as REMAINING WORKS-and all costs charges and expenses which may be incurred by the Municipality in completing the said remaining works shall be reimbursed by the ANPL to the fund pality. The ANPL will not also as lagar recourse to hincer the process of handing over the property to the Municipality nor will the ANPL have any claim of any sorts in the new building provided that in such event the ANPL Allocation of area forming the ANPL allocation in

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the new building once their dues are reimbursed/cleared in respect to the balance construction to the Municipality as above. And the Municipality may engage another any agency to complete the said construction without intimation to the ANPL.

10.4 The above acts, deeds &things are subject to force majeure.

#### ARTICLE XII

#### DEVELOPMENT

Further Purpose of development of the said land the ANPL has apread;
The sold and the Municipality shall be shufted to depute their competent representatives including any Architect and/or Engineer for overseeing the progress of the work of construction without any hindrance to the ANPL.

To take all necessary action to enforce the due, proper and prompt performance and discharge by the all parties of their respective obligations under the building contract or any sub contracts or agreements which the ANPL may enter into for the purpose of development of the building and appointments of the members of its Professional Team and the ANPL shall itself diligently observe and perform its obligation under the same.

The MPL has used and shall continue to use all reasonable skill and dars in relation to the development operation and management and sucer sign of the Builting Contractor and the professional Team, in the selection preceration of all necessary disformance specifications and requirements and to design of the Development for the purposes for which is to be used or specific.

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The ANPL shall commence and proceed diligently to execute and complete the development and all outgoings in respect of the said land including payment of arrear municipal taxes. Electricity bill and otherwise if found due prior to the date of commencement of the work will be borne by the Municipality and shall be the liability and responsibility of the Municipality.

The ENPL shall work in a good and workman like manner with good quality of materials of several kinds free from any latent or inherent defect whatever of design, workmanship and materials in the maschape satisfaction of the Municipally in account may be granted for the development the consents, any relevant statutory requirement, and building regulations, the requirements of any statutory or other competent authority and the provisions of this agreement.

- 11.6 The ANPL shall use its best endeavors to cause the Development to be practically in accordance with the provisions of the Agreement
- 11.7 The ANPL agrees and assures that the Development will fully comply to match the specifications of the building and property as mentioned mitems of sanctioned plan.
- 11.8 The ANPL shall have no power, right or authority to take finanassistance/ term loan/ working capital or to create any charge/ lien/
  mortilage to or with any bank / ifinancial institution / others in respect of
  the nonlocality's Area Allocation as more fully described in Schedule C
- The ANPL shall be liable and responsible to pay, meet and bear for the repayment/ refund of the financial assistance / term loan / working

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capital taken by the ANPL from the banks / financial institutions / others by creating a mortgage/ lien/charge the entire ANPLs' portion being Schedule D here-in under written and the Municipality shall way or manner be responsible

#### ARTICLE- XIII

### SPACE ALLOCATION / AREA SHARING

in negligible of the Municipality has on agreed to grant the exclusive right to Development and the favor of the Attained the Municipality shall be entitled to ALL THAT Space admeasuring 25% of the built up area comprising units/apartments/constructed space/ car parking area of the building space to be constructed as per sanction plan TOGETHER WITH the undivided proportionate share in the common parts and portions AND TOGETHER With impartibly proportionate share in land of the building (hereinafter referred to as the Municipality's area/ allocations), which is to be allocated and identified as per clause 9.5 above and more particularly described in the SCHEDULE hereunder written.

If consideration of the various obligations assumed by ANPL and in further consideration of the ANPL having agreed to incur all costs changes and expenses for construction erection and completion of the said lew Building upon the demised premises as per sanction plan the ANPL shall be entitled to ALL THAT the Space admeasuring 25% of the parking area of the building space to he constructed as per sanction plan TOGETIBR WITH the undivided proportionate share in the

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land appurtenant thereto AND TOGETHER WITH the undivided proportionate share in common parts and portions and the roof (hereinafter referred to as the ANPL.S AREA more particularly described in the SCHEDULE - D hereunder written.

- The ANPL shall be entitled to enter into Agreement for Assignment and/or transfer or otherwise exploitation of their part of the allocation in the New building, in respect of the areas allocated to 1hem (more perticularly described in Schedule-D herein underwritten) for which no to that consent of the other party would be necessary and/or required successes in possession of any part or companion of the Municipality's Aliccated Area and/or vice-versa.
- The Municipality shall sign and execute and register Power of Attorney in favour of ANPL by virtue of which the ANPL shall be empowered to sign and execute the Deed or document of transfer on behalf of the Municipality.

#### ARTICLE- XIV

#### **AFTER COMPLETION**

the completion of the said new building it has been agreed between the common parts and contribute to earlies hereto that the management of the common parts and contribute to parties and new building including rendition of common services that the entrusted to a Management. Johnsony and or Society and contribute the proportionate amount on account of the maintenance charges which may become payable to such

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Management Company and/or society. By prior to such managing company/committee being formed, the ANPL shall carry out the maintenance of the building and/or shall be entitled to realize the proportionate share of the costs and charges involved in the same manner as the Management Company from the Municipality, /Buyer's s/Occupants of the New building(s) in respect to the area occupied by

- 13.2 Affect completion of the said new building the parties hereto and all
- [a] Sha make payment of the ground remit weethouse makesotulary makes of outgoings proportionately in respect to make area to the Wundobality/Corporation/Land revenue/ authorities
- [b] To pay and contribute the proportionate share of municipal rates taxes and other outgoings payable in respect of their respective areas and/or allocation, till and after such time that the units are separately assessed by the Authorities.
- [c] To perform and observe all the terms and conditions contained are recorded in the agreement.
- [d] Not to any illegal act deed or thing whereby the said agreement is determined or terminated.

#### ARTICLE - XV

#### FORCE MAJEURE

The ENPL shall not be regarded to be in breach or any of the terms and conditions herein contained and for failure on the cart of the ANPL to be performed and observed if it is prevented by any of the conditions herein below.

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- [a] Final Natural Calamity Tempest
- [b] Any prohibitory order from the Court, Municipal Corporation and other Authorities.
- [c] Any cause or reason which is beyond the control of the ANPL.
- [d] Any act of God or Nature
- [e] War or war like situation
- Local strikes/Labour Problem.

#### ARTICLE - XV

#### MUNICIPALITY BOBLISATIONS

- 15. The Municipality have agreed:
- [a] The Municipality shall arrange for necessary information to be given to the various authorities in respect of the construction of the new building upon the said premises and implementation of construction/erection of new building is completed in accordance with the spirit of this agreement.
- [b] Such arrangements shall be concluded by the Municipality before the Process of plan sanction is completed by the authorities.
- To co-operate with the ANPL in all respect for development of the said premises in terms of this agreement and not to interfere with the organises of the Development work if the construction is in accordance with plan and specification according to WBC.
- [d] To make the site clear and hand over vacant and peaceful possession to the ANPL for Development free from all encumbrances obstructions. historices the said land.

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Indemnified against all loss, damages, costs and expenses for any encumbrances of the property on account of any documents/suit and have agreed to provide copies of the said documents to the ANPL in satisfaction thereof including No dues certificates from the bank(s).

#### ARTICLE - XVI

#### (AMPL'S INDEMNITY)

The ANPL hereby undertakes to keep the Municipality indemnified and hereby indemnified the Municipality against all third parties claims and actions arising out of any of omission of the ANPL in or relating to the construction of the said building.

The ANPL hereby undertakes to keep the Municipality indemnified and hereby indemnifies the Municipality against the all action suits costs proceedings and claims that may arise out of the ANPL' s action with regard to the development of the said premises and/or in the matter of construction of the said building and/or for any defect litries.

If any accident or mishap takes place during construction until considerion of the new building whether due to negligence or otherwise by any act of the ANPL the Architect or their laborers or contractors the same shall be on account of the ANPL and the Municipality shall be freely absolved of any liability or claim thereof or there from

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The ANPL shall be entitled to transfer and/or assign its right title interest and/or the benefits of this agreement to any other person and or perso9 as it may deem fit with due information to the Municipality, in writing.

#### ARTICLE - XVIII

#### **MISCELLANOUS**

#### RELATION OF THE PARTIES:

This Agreement oces not brears not anall time any proumstances be taken as having created a partnership between the parties other than what has been mentioned herein and that this agreement shall not be governed by the Partnership Act

17.1.2 All contracts and agreements entered into by the ANPL pursuant to this Agreement shall be treated as contracts or agreements between the ANPL as principal and the respective third parties and the Municipality shall have no obligation or liability under them except to sign and execute such deeds documents and instruments for the purpose of conferring a legal title.

#### NON WAIVER

delay tolerated and/or indulgence shown by the ANPL in tenfoloing the terms and conditions herein mentioned or any colerance shown shall not be treated or construed as a valver of any preach nor shall the same in any way prejudicially affect the rights of the ANPL.

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#### 17.3 ENTIRE AGREEMENT

This Agreement supersedes ALL documents and/or writing and/or correspondence exchanged between the parties hereto and it is made clear that any addition alteration amendment to any of the terms mentioned herein shall not be capable of being enforced by any of the parties unless the same is recorded in writing and signed by both the parties.

#### COSTS

The ANPL shall pay and bear its own cost in respect of their respective Advocate and/or Solicitors' fees and any charges (if applicable) towards this agreement shall be paid, borne and discharged by the parties in equal proportion.

#### 17.5 **TERMINATION**

17.5 This Agreement will be valid from the effective date and shall continue in full force and be effective unless until revoked, rescinded and/or cancelled m writing mutually by and between the parties here to

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17.5.2 Either party terminates this Agreement upon 90 (ninety) days prior

f either party herato defaults on any of its maleral onligations, ephisentations or warrantes brider this agreement the non defaulting party shall notify the other party in writing, specifying in sufficient details the nature and ex-tent of such breach and unless within 30(thirty) calendar days after written notice of such default the defaulting party remedies the default, this Agreement will be liable to be

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terminated but subject to the provisions as set out herein in this agreement.

[ii] Either party files a petition for bankruptcy or rs adjudicated a bankrupt.

[iii] Either party is declared insolvent.

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#### dowsequences of TERMINATION:

Modelithstanding the above or in any levent until and unless the AMPL s as unded parkings or insolverning any court of any fire development ight accruing out of this Agreement upon the said land shall continue to be held by the ANPL and the ANPL upon completion of the said building in terms of Sanction Plan shall be entitled to his/her/its' share of the ANPLs allocation being the total constructed/sanctioned area .on the said land (saleable retained) without any encumbrance whatsoever and/or howsoever and both the Municipality and the ANPL hereby agree to earmark their respective areas on a copy of the Sanction Plan in respected to saleable and retained areas to avoid any future disputes.

#### MOTICES:

Notices, demands or other communication required or permitted to be given or made hereunder shall be in writing and delivered personally or sent by prepare first class post with recorded delivery, or by fax addressed to the intended recipient at its address set out in this agreement or to such other address or tell, fax number as any party may from time to time duly notify to the others.

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Any such notice, demand of communication shall, unless the contrary is proved, be deemed to have been duly served (if given or made by fax) on the following business day in the place of receipt(or if given by Registered post with acknowledgement due) two days after posting and the date of acknowledge and in proving the same it shall be sufficient to show in the case of a letter, that the envelope containing the same was duly addressed correctly stamped and Posted and nicess of fax such tell fax was culy dispatched to a current sit fax our bear of the

#### 17.8 **REMEDY**:

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No remedy conferred by any of the provision of this agreement is intended to be 'exclusively any other remedy which is otherwise available at law. In equity by statute or otherwise and each and every other remedy shall be cumulative and shall he in addition to every other remedy given hereunderor now or thereafter.

Time shall be the essence as regards the provisions of this agreement both as regards the time and period mentioned herein and as regards any such time or period which may, by agreement in writing between the parties be submitted for them.

thereof is rendered void illegal or unenforceable in any respect under any law the validity, legally and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

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17.11. Save as herein before provided, termination of this agreement for any reasons shall not release a party from any liability which at the time of termination has already accrued to another party or which thereafter may accrue in respect of any act or omission prior to such termination.

All Municipal rates taxes and other outgoings on and from the date of commencement of the work of construction cayable in respect of the said land shall be baid, home and a scharged by the ANPI, and from the date of taking possession of the Municipality's appearance the same will be home by both parties on the basis of the ratio of such allocation.

1.7.13 In the event of any amount becoming payable on account of service tax under the works contract tax then and in that event such service tax or any other tax will be to the account of the ANPL in connection with the development of the property.

The agreement (together with schedule) constitute the entire agreement between the parties hereto save as otherwise expressly provided no modification amendments or waiver of any of the provisions of this agreement shall be effective unless made in writing specifically referring to this agreement and duly signed by the parties hereto.

This agreement shall be binding on the parties hereto and their respectives Legal here, representatives, administrators, successor's nominees and/ or assigns.

17.16 In the event of any ambiguity or discrepancy between the provisions of this agreement and the articles in any other documents then it is the intention that the provisions of this agreement shall prevail and

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accordingly the parties shall exercise all rights and powers available to them so as to give effect to the provisions of this Agreement and shall further> if necessary, procure any required amendment to the Articles.

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#ach party shall co-operate with the others and execute and to the others such other instruments and documents and Hake isuch other actions, as may be reasonable requested from time to three in order to carry our. Altobation, and adjustment, of creas. endence and confirm their mahts and the intended purpose of this Agreement, and upon obtaining sanction of the building plan the Municipality shall handover to the ANPL, the original title deeds and other original papers of the demised premises and/or certified and/or authenticated copies thereof (to be obtained at the cost of the ANPL shall be entitled to retain till the Municipality) which the completion of the project and upon completion both the Municipality ANPL shall handover the original sanctioned plan and all and every relevant documents to the Maintenance committee save and except the title of the land which shall remain in their joint possession.

#### ARTICLE - XIX

arbitral tribunal to be invalid or unenforceable, the remaining part of this IPP Agreement will not be affected, impaired or invalidated, but will continue to bind the parties. The invalid or unenforceable part of this agreement shall be treated as if it had been modified to comply with applicable law and the parties shall thereupon negotiate to agree on a mutually satisfactory provision to substitute the provision found to be invalid or unenforceable.

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18.2 No alterations, additions or modifications hereto shall be valid and binding unless the same are reduced to writing and signed by both the parties.

In case of a dispute between the Municipality and ANPL the endeavor shall be made to mitigate such disputes on mutual discussion, negotiation and if needed, by execution of supplementary deed/s by and between the parties, failing of which, an arbitrator, not below the rank of an executive officer, may be appointed under mutual consent of both the parties to mitigate such disputers and in default, expert or the parties shall have the right to refer the same to the Arbitrator and such disputes shall be resolved upon adherence to the provision of the Arbitration and Conciliation Act, 1996.

#### SCHEDULE-A

#### THE FIRST SCHEDULE ABOVE REFERRED

#### TO (LAND)

ALL THAT the piece and parcels of the land containing by estimation demarcated land admeasuring more or less 9 Bighas out of which 4-23 Bighas (L.R Plot-8905)8906 & 8907) is the Nabadwip Municipality and remain 4. 77 Bighas is under process of being mutated in the name of the MUNICIPALITY comprised being L.R. Plot No.8910- 8911, 8913, 8914, 8919, 8920, 8921 & 8922, Monza: Nabadwip, J.L. No. 20, L.P. Khatian No. 15143/Nabadwip Municipality... 9 S. Nabadwip District, Nadia and the negistration office: Additional District, Sub- Registrar at Nabadwip including boundary walls created thereon as shown in the map or plan annexed hereto and therein shown within red borders and butted and bounded as follows:-

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Description of Share

ON THE NORTH : TARAK BHATIACHARYA. AND BUS MUNICIPALITY ASSOCIATION

ON THE EAST : SUNIL DEBNATH

ON THE SOUTH ANUK.UL THAKUR TEMPLE

ON THE WEST NABADWIP DHAM RAILWAY TRACK

#### SCHEDULE-B

# THE SECOND SCHEDULE ABOVE REFERRED TO (NEWLY CONSTRUCTED PREMISES)

ALL THAT building structure together with the proportionate share of land described in first schedule.

#### SCHEDULE-C

#### (MUNICIPALITY'S ALLOCATION)

ALL THAT Space admeasuring 25% built up area of the building space to be constructed as per sanction plan TOGETHER WITH the undivided proportionate share in the common parts and portions AND TOGETHER WITH impartibly proportionate share in land of the building (hereinafter referred to as the MUNICIPALITY'S AREA ALLOCATIONS) WHICH IS TO BE A LOCATED and identified as per clause 9.5 above and more particularly described in the SCHEDULE hereunder written.

#### SCHEDULE-D

#### (ANPL'S ALLOCATIN)

ALL THAT the entirely of 75% of the total constructed built up area comprising of various units/apartments/offices/constructed spaces TOGETHER WITH the

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undivided proportionate share in the land appurtenant thereto AND TOGETHER

WITH the undivided proportionate share in common parts and portions and the roof (hereinaffer referred to as the ANPL'S AREA.

IN WITNESS WHEREOF We have hereunto set and subscribed our hands and sea's on the call month and year first above writter

SIGNED ISEALED AND DELIVERED IN THE PRESENCE OF :

WITNESSES:-

Poragnat (Kalabagan) Pro Nabadovijo Nadia

2. Sachi-dra Brank Sto Late Fremanenda Brank Poramatala, wasadurit Nadia

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Surajit Guha Thakierato SIG. OF THE SECOND PARTY

Judges' Court. Hooghly, Chinsurah. Regn. No. W.B-261/1998.

Typed & Composed by me:

Brown Chinson Hooghly

# দুই হাতের আঞ্চুল – এর ছাপ (টিপ)

### বিক্লেতা/ক্ৰেতা/দাতা/গ্ৰহীতা

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			(৩) ফলম	
		(৪) অনামিকা	(8) অনামিকা	
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		(8) অনামিকা	(৪) অনামিকা	
urgit Guha Thakumta वानव		(৫) কনিগ্ৰা	(৫) ক্লিষ্ঠ:	

#### Government Of West Bengal Office Of the D.S.R. - I HOOGHLY District:-Hooghly

Endorsement For Deed Number: IV - 00102 of 2015 (Serial No. 00076 of 2015 and Query No. 0601L000003735 of 2015)

#### n 01/03/2015

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

Tresence for registration of 19.30 hrs. on :01/03/2015, at the Private residence, by Biman Krish at Baha , one of the Executories.

#### amission of Execution (ander Section 58, W.B. Registration Rules, 1962)

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Federulied By Samerenard Kamar Nath, son of Kalipada Nath, Subhas Nagar, Thank Chinstell O. Baadel, District: Geography, WhS FBENGAL, India, By Caste: Hindu, By Profession, Advocate

(Sudarshan Bramhachari)
DISTRICT SUB REGISTRAR-LOF HOOGHLY

#### 103/02/2015

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

Codemissible under rule 2 to to West Bengal Registration Rule, 1962 duly stamped under schedule obticle number : 46A of Lebert Romp Act 1899, also under section 5 of West Bengal Land Reformed of 25b codemine stamped to the 10A

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Under valuable (auch in the 1903/2015);

#### atificate of Market has by WB PUVI rules of 2001) :

Transport Hoperbergham is a control of this property which is the subject matter of the Rood has been subject matter of the Rood has been subject to \$1.00,000.

Flertified that the required stamp duty of this document is Rs.- 150 /- and the Stamp duty paid appreciate 200a

( Sudarshan Beammed)... PISTRICT SUB REGISTRAR-1 OF MODE.

EndorsementPage 1 Pf 3

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#### Government Of West Bengal Office Of the D.S.R. - I HOOGHLY District:-Hooghly

Endersoment For Deed Number: IV - 00102 of 2015 (Serial No. 00016 of 2015 and Query No. 0601L000003735 of 2015)

( Sudarshan Bramhachari )
DISTRICT SUB REGISTRAR-I OF HOOGHLY

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EndorsementPage 2 or 3

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103/2015 11:48:00

#### Conficate of Registration under section 60 and Rule 69.

Registered in Book - IV OD Volume number 1 Page from 1112 to 1159 being No 00102 for the year 2016.

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(Sudarshan Bramhachari) 19-March-2015 DISTRICT SUB REGISTRAR-1 OF HOOGHLY Office of the D.S.R + I HOOGHLY

West Bengal

Recedenman Also