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I- 05849

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भारतीय गैर न्यायिक INDIA NON JUDICIAL

एक हजार रुपये

रु.1000

ONE THOUSAND RUPEES

Rs.1000

INDIA

पश्चिमबङ्ग पश्चिम बंगाल WEST BENGAL

945729

Certified that the document is a deed
to registration. The Signature Sheet and
the Endorsement Sheet attached with
this document are the part of this
document.

District Sub Registrar
Howrah.

District Sub-Registrar
Howrah

Conveyance

26 SEP 2007

1. Date:- 24/09/2007
2. Nature of document: Deed of Sale.
3. Valued Rs-1,00,000/-

Parties:

- 3.1 Owner 1. SRI SAMBHU NATH KANRAR, son of Late Madhov Chandra Kanrar , residing at Tajpur, P.S. Amta, District- Howrah, By faith Hindu. of the First Part.

39 National Wires P.V.T. Ltd.
The cotton ... 11-07
1000/-

05/4/07 *[Signature]*

উপস্থিত মোসাব্বী খান

Rs. 1000

Somabhu Nath Khan



4358
V.C. + 1

Somabhu Nath Khan



[Signature]
District Sub-Registrar
Howrah

Sudhastha Mondal
Vii - Howrah
PS - Baghera
PRO - Subhastha

26 SEP 2007

3.2 :Purchasers M/S NIRMAL WIRES PVT LTD, a company registered under the Companies Act, 1956 and having its Registered Office at 76 Cotton Street Kolkata -7, represented by its Directors **1. SRI NIRMAL SARAF** son of Ramavatar Saraf **2. SRI RAM AVATAR SARAF** son of Lt Jhabarmal Saraf residing at BF- 256 sector I, Saltlake City Kolkata 64 By faith Hindu of the **Second Part**.

3.3. The terms Owner and Purchasers shall include their respective successors-in-interest and all persons claiming under or through them.

4 Subject matter of Sale:

1. All that undivided share of sali land measuring 8.25 decimals out of 44 decimals in R.S dag 253, L.R. dag no 265 bearing L.R. khatian no 276/5 under Mouza -Iswaripur, J.L. no 34, P.S. Bagnan, Dist-Howrah
2. The aforesaid plot of land is mentioned in schedule B and here in after collectively mentioned as the " said property ".

5. Background:

5.1 The devolution of the title of the said property whereby the Owner became the absolute Owner of the Property is set out in **Schedule A**.

5.2 The Purchasers (party hereto of the Second Part) approached the Owner (the party hereto of the First Part) with a proposal for purchasing the said property and the Owner accepted the said proposal of the Purchasers.

NOW THIS INDENTURE WITNESSETH that in consideration of a total sum of Rs. 1,00,000 /- (Rupees one lac only) the Purchasers to the Owner at or immediately before the execution to these presents (the receipt whereof the Owners doth hereby admits and acknowledges) and or from the same every part thereof acquits releases and discharges the Purchasers and every one of them and also the said PROPERTY mentioned in the schedule thereof, the Owner as beneficial Owner does by these presents indefeasibly grants, sells, conveys and transfers, assigns and assures unto the Purchaser **ALL THAT** the said PROPERTY mentioned in the **Schedule B** written hereinafter hereto **HOWSOEVER OTHERWISE** the said PROPERTY now and heretofore was situated, butted, bounded, called known numbered described and distinguished together with all benefits and advantages of amount and other rights, liberties, easements, privileges, appendages whatsoever to the said PROPERTY or any part thereby belonging or in any wise appertaining as or with the same or any part thereof usually held, used, occupied or reputed to belong or be appurtenant thereto and the reversion or reversions, remainder/remainders, rents, issued and profits inheritance, use, trust, landed property, claim and demand whatsoever both out land and equity if the Owner into and upon the aforesaid property and every thereof and all deeds, pattahs, muniments and evidences of title within any wise relate to the said PROPERTY or any part or parcel thereof and which are or hereafter shall or may in the custody, power and possession of the Owner or any person whom they can or may procure the same without action and suit at land or in equity.

(3)

TO HAVE AND TO HOLD the said PROPERTY and every part thereof hereby granted, sold, conveyed and transferred or expressed and intended so to be with his rights, numbers and appurtenance up to and to the use of this Purchaser forever and the Owner doth hereby for himself covenants with the Purchasers that

NOTWITHSTANDING any act, deed, matter and things whatsoever by the Owner or by any of his predecessors and ancestors in title, done or executed or knowingly suffered to the contrary the Owner had at all material times heretofore and now has good, right, full power absolute authority and indefeasible title to grant, sell, convey, transfer, assign and assure the said PROPERTY hereby granted, sold, conveyed and transferred or expressed or intended so to be unto and to the use of the Purchaser in the manner aforesaid and that the Purchaser shall and may at all times hereafter peaceably and equitably posses and enjoy the said PROPERTY and every part thereof and receive the rents, issues and profits thereof, without any lawful eviction, interruption claim or demand whatsoever from or by the Owner or any person/persons lawfully or equitably claiming from under or in trust for him or from or under any of his ancestor or predecessor-in-title and that free and clear and freely and clearly absolutely acquitted, exonerated and realized or otherwise by and all the costs and expenses of the Owner well and sufficiently indemnified of from and against all and all manner of claims, charges, liens, debts, attachments and encumbrances whatsoever made or suffered by the Owner or any of his predecessor in title or any person or persons lawfully or equitably claiming as aforesaid and FURTHERMORE that the Owner and all person or persons lawfully or equitably claiming and estate or interest whatsoever in the said PROPERTY and any part thereof. The Owner or any of his predecessors in title shall be from time to time and at all times hereafter at the request and cost of the Purchaser, (its successor or successors in office administrators and assigns) do or cause to be done and execute all such acts, deeds and things whatsoever for perfectly assigning the said PROPERTY and every part thereof and to the use of the Purchaser, (its successor or successors in office administrators and assigns) in the manner aforesaid as shall or may be reasonable required.

Mutual Covenants:

The Owner does hereby covenant with the Purchasers that:

THAT the Owner has received the full Consideration for the Sale as mentioned and acknowledges the receipt thereof in the Memo of Consideration hereunder.

THAT the Owner has good right, full power and absolute authority to sell, transfer and convey the property.

THAT the Owner shall keep the Purchaser well and sufficiently saved harmless indemnified from and against all former title and encumbrances to the said property.

THAT the Owner shall, at the costs and requests of Purchasers, do all such acts and execute all documents as be required for more perfectly assuring the said property unto the Purchaser and shall also produce and/or provide for inspection of all title documents and papers unless prevented by fire or irresistible force.

THAT notwithstanding any act deed matter or thing whatsoever done by the Owner or his predecessor-in-title or any of them done executed or knowingly suffered to the contrary, the Owner is fully and absolutely seized and possessed of the said property without any condition use trust or other thing whatsoever to alter or make void the same.

THAT notwithstanding any such act, deed or thing whatsoever aforesaid the Owner now has good right, full and lawful power, absolute authority indefeasible title to grant convey transfer assign and assure the said property hereby granted, transferred, conveyed, assured and assigned or expressed or intended to be with the appurtenance their unto belonging unto and to the use of the Purchaser in the manner aforesaid and according to the true intent and meaning of these presents.

THAT the Purchasers shall and will and may from time to time and at all times hereafter peaceably and quietly hold, occupy possess and enjoy the said property hereby granted transferred, conveyed assigned and assured or expressed or intended so to be any and every part thereof and receive enjoy and take rents issues and profits thereof for his absolute use and benefit without any lawful hindrances interruption, disturbances suit, eviction, claim or demand whatsoever from or by the Owner or any person or persons whatsoever.

THAT free and clear and freely and clearly and absolutely acquitted, exonerated, discharged and released or otherwise by and at the costs and expenses of the Owner well and sufficiently saved, defended, kept harmless and indemnified against all estates, charges encumbrances, liens, attachments lispendens, tenancies, occupancies, uses, trusts, debutors, right, title interest, claims and demands whatsoever created occasioned or suffered by the Owner or any person or persons lawfully or equitably claiming as aforesaid.

FURTHER THAT the Owner and all person having and lawfully claiming any estate right, title or interest into or upon the said property and every part thereof from through or in trust for the Owner and/or his predecessor-in-title or any of them shall and will from time to time at all times hereafter at the request and costs of the Purchaser do and execute or cause to be done or executed all such acts, deeds, matters, assurances and things whatsoever for further better and more perfectly granting, assuring, transferring the said property hereby granted, conveyed, transferred, assigned and assured or expressed or intended so to be and transferred and assigned and every part thereof unto and to the use of the said Purchaser in the manner aforesaid as shall or may be reasonably required.

THAT the said property or any and every part thereof is not attached in any proceeding including Certificate proceeding started by or at the instance of Income Tax, Wealth Tax or Gift Tax Authorities or Department or under the provisions of the Public Demand Recovery Act or otherwise and that no Certificate has been filed in the office of the Certificate Officer under the provisions of the Public Demand Recovery Act and no steps have yet been taken in execution of any certificate at the instance of the Income Tax and/or Wealth Tax and/or Estate Duty Authorities and the said property is free from all encumbrances and liabilities whatsoever.

(5)

THAT in case the Purchasers are deprived of the possession of the said property or any and every part thereof for any defect in the title the OWNER shall refund the amount of consideration along with all other costs, and expenses in connection with or in relation to the said property charges or the Owner will be liable to pay compensation the Purchaser in any way admissible under the laws, i.e. by a substitute piece of land if called for by the Purchaser.

THAT no notice has been served and/or issued on the Owner under the Public Demand Recovery Act, in respect of the said property or any part thereof.

THAT the Owner has not yet received any notice for requisition or acquisition of the said property or any part or portion thereof described in the Schedule below.

THAT the Purchasers and all person or persons claiming through under them shall have undisputed and manner of rights in along through over or under the common passage.

THAT it is hereby declared that the land, declared in the Schedule below is the self acquired property of the Owner and the Owner is not the benamder of the any one.

THAT the Owner by this Indenture does hereby accord his consent to the Purchaser for mutating their names in the records of the concerned Authority / ties in respect of the PROPERTY and the Owner and all his persons at all times hereinafter indemnify and keep indemnified for the same in favour of the Purchaser.

THAT Owner shall and will from time to time and at all times hereafter indemnify and keep the Purchaser indemnified of, from and against all losses, damages, claims, demands, costs, charges, expenses, suits, actions, proceedings whatsoever which the Purchaser may suffer, incur, or may be put to, or may be liable for any reason of any defect in the title of the Owner/Owners of the PROPERTY.

Schedule - A
[Devolution of Title]

WHEREAS one Sambhu nath Kanrar is the recorded owner of all that piece and parcel of undivided share of Sali land measuring 44 decimals out of entire share of 58 decimals in R.S dag 253, L.R. dag no 265 bearing L.R. khation no 276/5 under Mouza -Iswaripur, J.L. no 34, P.S. Bagnan, Dist-Howrah.

AND WHEREAS in the circumstances the owner here in absolutely seized possessed of all that undivided share of Sali land measuring 8.25 decimals out of 44 decimals, entire share of 58 decimals in R.S dag 253, L.R. dag no 265 bearing L.R. khation no 276/5 under Mouza -Iswaripur, J.L. no 34, P.S. Bagnan, Dist-Howrah.

(6)

SCHEDULE OF THE PROPERTY - B

ALL THAT undivided share of sali land measuring 8.25 decimals out of 44 decimals, entire share of 58 decimals in R.S dag 253, L.R. dag no 265 bearing L.R. khatian no 276/5 under Mouza -Iswaripur, J.L. no 34, P.S. Bagnan, Dist-Howrah ,together with all easement rights, as per the given below details.

A site plan is included in this deed, mention is RED border, which will be treated as part of this deed.

On North	:	By . R.S. Dag no 255
On South	:	By . National Highway-6
On East	:	By . R.S. Dag no 253
On West	:	By . R.S. Dag no 253

IN WITNESS whereof the Owner hereto has hereunto set and subscribed his hands and seal this the day month and year above written first

SIGNED SEALED AND DELIVERED
BY THE OWNER
IN THE PRESENCE OF

Sudhanshu Mondal
vill: Iswaripur -

Somabha Nath Nayon

OWNER

Drafted by me
Onkash Narayan Chatterjee
Advocate, Howrah Court
U.D-730/79

(7)

MEMO OF CONSIDERATION

Received of R- 1,00,000 /- (Rupees one lac only) from M / S Nirmal wires pvt Ltd, the purchaser herein as the full consideration money by cheque

Cheque no	date	bank	amount	infavour of
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Consideration money paid by cash.

Somesh Nath Kharan

OWNER

SALE DEED PLAN

OF MOUZA- ISWARIPUR, J.L. NO. 34, P.S. BAGNAN,
DISTRICT - HOWRAH, R.S. DAG NO. 253, L.R. DAG
NO. 265, UNDER L.R. KHATIAN NO. 276/5.
SOLD AREA :- 8.25 DECIMAL SHOWN IN RED BORDER.
PURCHASED BY :- M/S NIRMAL WIRES PVT. LTD.

SCALE 01"= '0"

NORTH



Thumb fore finger middle finger ring finger small finger

Photo



Left
Hand



Right
Hand



Name **NIRMAL WIRES (P) LTD.**

Signature. *[Handwritten Signature]*
Mg. Director

Photo



Left
Hand



Right
Hand

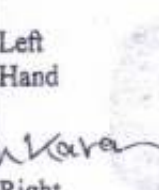


Name **NIRMAL WIRES (P) LTD.**

Signature. *[Handwritten Signature]*
Director



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Name **Sambhu Nath Khan**
Signature

Photo



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Name

Signature

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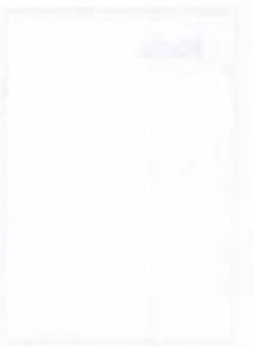
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Government Of West Bengal
Office of the D.S.R.HOWRAH
HOWRAH
Endorsement For deed Number :I-05849 of :2007
(Serial No. 08710, 2007)

On 26/09/2007

Presentation(Under Section 52 & Rule 22A(3) 46(1))

Presented for registration at 18.30 on :26/09/2007, at the Private residence by Sambhunath Kanrar, Executant.

Admission of Execution(Under Section 58)

Execution is admitted on :26/09/2007 by

1. Sambhunath Kanrar, son of Late Madhab Chandra Kanrar, Vill. - Tajpur, Thana Amta, By caste Hindu, by Profession : Cultivation

Identified By Yudhisthir Mandal, son of Late Kartich Chandra Mandal Vill. - Iswaripur Dist. - Howrah Thana: Bagnan, by caste Hindu, By Profession : Cultivation

Name of the Registering officer : **Bidyabhushan Bhattacharya**
Designation : **DISTRICT SUB-REGISTRAR OF HOWRAH**

On 27/09/2007

Admissibility(Rule 43)

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

Payment of Fees:

Fee Paid in rupees under article : A(1) = 1089/- , H = 28/- , M(b) = 4/- on:27/09/2007

Certificate of Market Value(WB PUVI rules 1999)

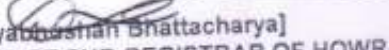
Certified that the market value of this property which is the subject matter of the deed has been assessed at Rs- 100000/-

Certified that the required stamp duty of this document is Rs 5000 /- and the Stamp duty paid as: Impresive Rs- 1000

Deficit stamp duty

Deficit stamp duty : Rs 4020/- is paid by the draft no. :030488, Draft date:26/09/2007, Bank name:STATE BANK OF INDIA, Howrah, recieved on :27/09/2007.

Name of the Registering officer : **Bidyabhushan Bhattacharya**
Designation : **DISTRICT SUB-REGISTRAR OF HOWRAH**


[Bidyabhushan Bhattacharya]
DISTRICT SUB-REGISTRAR OF HOWRAH
OFFICE OF THE DISTRICT SUB-REGISTRAR OF HOWRAH
Govt. of West Bengal

On 06/10/97

RECEIVED BY THE U.S. MARSHAL SERVICE

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Certificate of Registration under section 60 and Rule 69.

Registered in Book - I
CD Volume number 1
Page from 2449 to 2460
being No 05849 for the year 2007.



(Bidyabhushan Bhattacharya) 27-September-2007
DISTRICT SUB-REGISTRAR OF HOWRAH
Office of the D.S.R.HOWRAH
West Bengal

Registration of Motor Vehicle License to Drive

Registration in State of
California
From Year 1961 to 1962
Valid for 1961 to 1962



Registration in State of
California
From Year 1961 to 1962
Valid for 1961 to 1962