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DEC 2014

INDENTURE 'QF LEASE 30th day of December 2014

BETWEEN

THE GOVERNOR OF WEST BENGAL represented by the Special Officer, Urban Development (Town & Country Planning) Department, Govt. of West Bengal, having its office at 'City Centre', Durgapur – 713 216, District Burdwan, West Bengal, hereinafter referred to as the "LESSOR" [which term or expression shall unless excluded by or repugnant to the context or subject be deemed to mean and include its successor in interest, representatives, administrators and assigns] of the FIRST PART

### AND

BENGAL SHRISTI INFRASTRUCTURE DEVELOPMENT LIMITED, (having PAN AABCB8990N) a Company within the meaning of the Companies Act, 1956 having its registered office at "Administration Block No. 1, City Centre, Durgapur – 713 216 and Corporate Office at DPSC Building, Plot No. – X – 1, 2 & 3, Block – EP, Sector – V, Salt Lake City, Kolkata – 700 091, hereinafter referred to as the "DEVELOPER" [which term or expression shall unless excluded by or repugnant to the context or subject be deemed to mean and include its successor in interest] represented by Mr. Sunil Jha Son of Mr. Jai Narayan Jha authorized signatory of the SECOND PART.

### AND

MRS. SHARMILA BANSAL (having PAN AHZPB6317K) W/o Sajjal Bansal of 113/1B, Chittaranjan Avenue, 5th Floor, Kolkata-700073, hereinafter referred to as the "LESSEE" [which term or expression shall unless excluded by or repugnant to the context or subject be deemed to mean and include his/her/their respective legal heirs, executors, representatives, administrators and assigns] of the THIRD PART:

### **WHEREAS**

- A. The Governor of the State of West Bengal was satisfied that land was needed by the State of West Bengal for implementation of Housing Development scheme at Asansol for the benefit of the public at large (commonly known as Kanyapur Satellite Township Project) in the village of Gopalpur, Garui, Kumarpur, Sitla, Gobindapur, Nadiha, Palasdiha and Dakshin Dadkha within the jurisdiction list nos. 4,3,6,8,7,2, & 15 Police Station Asansol, Pargana-shergarh in the District of Burdwan;
- B. For fulfilling such public purpose various declarations were published in the Calcutta Gazette in terms of Section 4 of the Land Acquisition Act, 1894, vide notifications Nos. 17782, 17784 & 17786 L.A. dated 10<sup>th</sup> October 1963, on 21<sup>st</sup> November 1963.
- Subsequently various declarations were also published in the Calcutta Gazette in terms of Section 6 of The Land Acquisition Act, 1894 and Section 3(1), of Act XVIII of 1885 on 4<sup>th</sup> February 1965 vide declaration No. 23068 LA dated 30<sup>th</sup> December 1964 and on 21<sup>st</sup> July 1966 vide declaration No. 11118 LA dated 30<sup>th</sup> June 1966 and on 17<sup>th</sup> October 1968 vide declaration No. 11796 dated 5<sup>th</sup> September 1968;

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- D. The said land was ultimately acquired by the Housing Department, Government of West Bengal, for setting up a housing development scheme at Asansol in the periphery of Asansol Town in the District of Burdwan;
- E. The State of West Bengal by virtue of the acquisition proceedings thus became seized and possessed of and otherwise well and truly entitled to 891.25 acres of land more fully described in the Declarations hereinbefore recited;
- F. Permissive Possession of 312.92 acres of land out of the 891.25 acres of land acquired by The State of West Bengal was handed over by The Office of the Assistant Engineer, Housing construction Sub-Division No. XIV, Government of West Bengal to Asansol Durgapur Development Authority on 4<sup>th</sup> June 1997;
- G. By an Indenture dated 29<sup>th</sup> April 2008 executed by and between The Governor of the State of West Bengal and Asansol Durgapur Development Authority, The Government of West Bengal sold and conveyed unto Asansol Durgapur Development Authority the said 151.04 acres of land more fully described in the Scheduled therein contained;
- H. Asansol Durgapur Development Authority is therefore the absolute owner of the land more fully described in the schedule to the Indenture dated 29<sup>th</sup> April 2008 and is absolutely seized and possessed thereof;
- I. By an Agreement dated 11<sup>th</sup> December, 2000 (hereinafter referred to as the "Joint Venture Agreement"), Shristi Infrastructure Development Corporation Limited (hereinafter referred to as "SIDCL") and Asansol Durgapur Development Authority [hereinafter referred to as ADDA"], acting on behalf of the Governor of The State of West Bengal, agreed to participate in shareholding and management of a proposed Joint Venture Company for the purpose of carrying on the business of infrastructure development and urban structure development works, on the terms and conditions mentioned therein;
- J. Pursuant to the said Joint Venture Agreement, a Joint Venture Company namely 'Bengal Shristi Infrastructure Development Limited' [hereinafter referred to as "BSIDL"], "The Developer" herein, was incorporated;
- K. By a Memorandum of Understanding dated 25<sup>th</sup> June, 2004 [hereinafter referred to as "the said MOU"], SIDCL, the Lessor and the Developer jointly modified certain terms and conditions of the Joint Venture Agreement.;

- L. ADDA executed a Development Agreement dated 5<sup>th</sup> July, 2004 [hereinafter referred to as the "Development Agreement"] in favour of the Developer in respect of Land admeasuring 89.67 acres morefully and finally described in the Schedule I hereunder written [hereinafter referred to as "the said land"] for construction of inter-alia an integrated township called "Shristinagar" on the terms of and conditions morefully and particularly described in the said Development Agreement.
- M. ADDA and the Developer have entered into a Supplemental Development Agreement dated 29<sup>th</sup> June, 2006 [hereinafter referred to as the Supplemental Development Agreement], whereby for easy mode of constructional operation the project has been divided phase wise and the Developer herein started development work of an area of 22.044 acres, being Phase 1A of Shristinagar more fully and particularly described in the Schedule II hereunder written [hereinafter referred to as "the said portion of the said land"] out of the said land being 89.67 acres morefully and particularly described in the Schedule I hereunder written;
- N. ADDA has further executed a registered Power of Attorney, which was registered in the office of ADSR, Asansol, District Burdwan being Book No. IV, volume No. II, Pages 134 to 142 of the year 2006, on 29<sup>th</sup> June, 2006 in favour of the Developer thereby appointing the Developer as their true and lawful Attorney and Agent to execute and perform or cause to be done the acts, deeds, matters and things as stated therein;
- O. In pursuance of the aforesaid agreements, the Developer has;
  - Taken possession of the said land from the Lessor;
  - b. Paid the agreed consideration as a premium;
  - c. Allocated the Developer's entitlement in the Residential building/s consisting of various residential units of various sizes catering to the Low Income Group [hereinafter referred to as LIG] and the Middle Income Group [hereinafter referred to as MIG] namely SAVERI and POORVI respectively together with all common portions, areas, parts, amenities and facilities; developed plots of various sizes (55 numbers of 2.5 to 4 cottah plots called Standard Plots, 53 numbers of 4 to 6 cottah plots called Premium Plots, 22 numbers of more than 6 cottah plots called Deluxe Plots, together with all common portions, areas, parts, amenities and facilities and also developed plots with bungalows of various sizes on the said land together with all common portions, areas, parts, amenities and facilities namely AHIRI; including land areas as are common between SAVERI, POORVI and AHIRI and any other building within Phase 1A.

- d. Obtained sanctioned master plan (Plan A memo no. 91(3)/SP/AMC/H.O./07 date 05.01.07 ) and sanctioned Building plan (Plan B memo no.95(9)/BP/AMC/H.O./07 date 05.01.07 for Bunglows) for construction of Phase 1A from the Asansol Municipal Corporation.
- e. Proceeded with and nearly completed the development of the PHASE 1A in accordance with the development scheme;
- f. Demarcated and/or defined the residential buildings as SAVERI, POORVI and developed Bungalows called AHIRI; also demarcated plots of different sizes within the Phase 1A.
- P. The Lessee has applied for allotment of a residential unit in Phase 1A of Shristinagar.
- Q. Pursuant to such application being made by the Lessee, the Developer, by its letter dated 31.03.2006 [hereinafter referred to as the "Provisional Allotment Letter"], agreed to provisionally allot to the Lessee unit No 3D on the 3rd Floor of the residential building namely POORVI, Block - C [insert name of building] at Shristinagar having super built up area of 1315 Square feet more or less, together with an undivided proportionate indivisible and impartible share and/or interest in the land on which the said residential Building namely POORVI, Block - C at Shristinagar having super built up area of 1315 square feet more or less, together with an undivided proportionate indivisible and impartible share and/or interest in the land on which the said residential Building namely POORVI, Block - C at Shristinagar has been constructed, more fully and finally described in the Schedule III hereunder written (hereinafter referred to as "the said unit") alongwith an undivided proportionate indivisible and impartible share and/or interest in the specific common areas, amenities and facilities of the POORVI, Block - C residential building in which the said unit is situate more fully and particularly described in Part I of Schedule IV hereunder written and the general common areas, amenities and facilities of the POORVI, Block - C Residential building in which the said unit is situate more fully and particularly described in Part II of Schedule IV hereunder written [the share in the Specific Common Portions and the share in the General Common Portions hereinafter referred to collectively as "the share in the Common Portions" | SUBJECT TO the lessee to the terms and conditions contained in the Provisional Allotment Letter and SUBJECT FURTHER TO the Lessee making payment of all amounts due under the Provisional Allotment Letter:
- R. At the request of the Company, the Lessor has agreed to grant and the Company has agreed to confirm to the Lessee a lease of 99 years in respect of the unit and the Lessee has agreed to accept a lease of 99 years in respect of the unit on the terms and conditions hereinafter appearing;

S. Accordingly, the Developer has delivered possession of the said unit to the Lessee after having received the entire consideration due and payable under the Provisional Allotment Letter as per the Possession Letter dated 01.04.2009 and the lease shall be commence from the said date (Date of Possession).

### NOW THIS INDENTURE WITNESSETH AS FOLLOWS:-

That in consideration of the sum of Rs 12,24,325/- (Rupees Twelve lacs twenty four thousand three hundred twenty five) only paid by the Lessee [being the proportionate non-refundable land premium paid to the Lessor by the Developer as part of the Lessor's entitlement] and consideration for the said unit in POORVI, Block - C residential building more fully and particularly described in the Schedule III hereunder written paid to the Developer, the receipt whereof the Lessor and Developer do and each of them doth hereby admit and acknowledge and further release, acquit and discharge the Lessee from the same and every part thereof and in consideration of the ground rent hereinafter reserved and the covenants hereinafter contained on the part of the Lessee be paid, observed and performed the Lessor hereby demises unto the Lessee the said unit more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartible share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto, TO HOLD the said unit more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartible share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto from the date of handing over of possession for a period of 99 (ninety nine) years, extendable at the option of the Lessor, YIELDING AND PAYING therefore an annual ground rent at the rate of Rs. 1/- per square feet to the Lessor before the 31st day of March of each year without any deduction or abatement whatsoever AND the Developer doth hereby transfer and convey unto the Lessee all right title and interest of the Developer in the said unit more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartible share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto free from all encumbrances, trusts, lispendens and attachments whatsoever TO HAVE AND TO HOLD the said Unit more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartible share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto SUBJECT TO the observance and performance by the Transferee/lessee of all terms conditions and covenants hereunder written alongwith an undivided proportionate indivisible and impartible share in the common portions more fully and particularly

stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto in terms of and in the manner contained therein.

# II. THE LESSEE CONVENANTS WITH THE LESSOR AND THE DEVELOPER AS FOLLOWS:

- a. To pay annual rent at the rate of Re. 1/- per sq ft. of the Super Built up Area [hereinafter referred to as "GROUND RENT"] of the unit or the execution of this Indenture whichever is earlier, Provided that the rate of ground rent payable by the Lessee is liable to change in the event of change of policy of the Lessor;
- b. In default of payment of ground rent as provided herein the Transferee/Lessee shall be bound to pay, in addition to the arrear rent, interest at the rate of 10% per annum on the amount of the ground rent in arrear from the date of default till the date of payment and the arrear with interest payable thereon shall be realizable as a Public demand under the Bengal Public Demand Recovery Act, 1913 or any Statutory modification thereof for the time being in force;
- c. To bear/pay and discharge all existing and future rates, taxes, assessments, duties and other impositions and outgoings whatsoever imposed or charged in respect of the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartible share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the properties appurtenant thereto or payable in respect thereof from the date of receiving possession or execution of these presents whichever is earlier;
- d. The Lessee has received peaceful and vacant possession of the said unit and the Parking Space, if any, as recorded in the letter of possession and the lease shall be deemed to commence from such date or from the date of execution of these presents whichever is earlier.
- e. To use the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartiable share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the properties appurtenant thereto for Residential purposes only and for no other purpose whatsoever;
- f. Not to make any structural additions and alterations to the Said Unit and the Parking Space, if any, except with prior approval of Lessor;

- g. Not to engage in any activity in the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartiable share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto which are offensive obnoxious or injurious to public health;
  - h. Not to assign, underlet, or part with possession of the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartiable share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the properties appurtenant thereto save with prior consent of the Lessor obtained in writing. The Lessor shall have the right to impose such conditions as it may think fit in case it decides to consent to the Lessee assigning his right, title and/or interest in the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartiable share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto;
  - i. Not to mortgage or charge the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartible share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the properties appurtenant thereto without the previous consent in writing of the Lessor;
  - j. If a lessee dies intestate or after making any bequest of the said unit and the Parking Space, if any, in favour of any person and/or persons other than the members of a family of immediate blood relations namely, wife/husband, sons, daughters, father, mother, brothers and sisters of full blood of the lessee only AND in the event of grant of probate in respect of such testamentary dispositions the same will be accepted by the Lessor (on payment of fees, including difference of land premium to be fixed by the Lessor from time to time as applicable at such time), in favour of the person to whom the bequest has been made;
  - k. No transfer of the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartiable share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto shall be made except with prior permission in writing issued by the Lessor and subject to the payment of requisite transfer fee, including difference of land premium, and the said Lease and/or Transfer shall be governed on

the terms and conditions as contained herein. Any bequest in favour of any person other than those specified hereinabove shall be treated as a transfer of leasehold right of the Lessee in respect of the said unit;

- 1. Should the Lessee die after having made a bequest in favour of more than one person or die intestate leaving more than one heir then, then and in that event, the persons to whom the said unit and the Parking Space, if any, is bequeathed or the heirs or the successor-in-interest of the Lessee as may be approved by the competent court or otherwise, as the case may be, shall hold the said unit and the Parking Space, if any, jointly without having any right to have partition of the same by metes and bounds or they shall nominate one person from amongst them in whom the same shall vest;
- m. To bear and pay all expenses incurred in respect of preparation, execution and registration of these presents including the stamp duty and registration fees payable therefore;
- n. Not to use the said unit and the Parking Space, if any, and the Properties Appurtenant Thereto or allow the same to be used for any unhygienic illegal or immoral purposes or to be used as to cause any annoyance or inconvenience to the occupiers of adjoining or neighboring units in Shristinagar;
- o. To keep the Said Unit and the Parking Space, if any, in clean and sanitized condition and in a proper state of repair and in a habitable condition at the cost of the Lessee;
- p. To observe, perform and comply with all requisitions as may from time to time be made by the Government or any Local or Statutory Body to the Lessee in respect of the said unit and the Parking Space, if any, and the Properties Appurtenant Thereto;
- q. Not to sub-divide the said unit and the Parking Space, if any, and the Properties Appurtenant Thereto and/or claim partition thereof;

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- r. Not to construct or allow the construction of any structure in any part of the said unit and the Parking Space, if any, and the Properties Appurtenant Thereto for use as a place of public worship;
- s. To keep the said unit and the Parking Space, if any, and Properties Appurtenant Thereto clean and free from all sorts of nuisance and not to allow heavy accumulation of water on it;
- t. To yield up the said unit and the Parking Space, if any, and the Properties Appurtenant Thereto at the determination of the lease in accordance with the covenants herein contained;

- u. To pay the proportionate charges for the lighting of street lights near POORVI/SAVERI complex and the proportionate cost for the maintenance of the pumps for the supply of water, sewerage to the said apartment and the Properties Appurtenant Thereto at such rates as will be fixed by the Government or, any other appropriate authority as the case may be.
- v. The Lessee admits and accepts that all the common areas, services and facilities such as roads, water system, drainage, garbage disposal, landscape, sewerage treatment plant and sewerage system etc. in the said complex shall remain the property of the Lessor who shall be the solely responsible for their maintenance and management. The Lessor shall be entitled to transfer all such facilities to Asansol Municipal Corporation and in case of such transfer the said Asansol Municipal Corporation shall be responsible for their maintenance and Management. The Lessee hereby undertakes to pay proportionate charges for the maintenance of the common areas mentioned above to the Lessor or, to the said Asansol Municipal Corporation as the case may be, at such rates as may be fixed from time to time by the concerned authority. And the Lessee further undertakes to pay all charges for supply of water and/or consumed by the Lessee as may be fixed by the concerned authority.
- w. The Lessee admits and accepts that the entire electricity distribution network of the said complex (including all related equipments) shall, in due course of time, be transferred to the West Bengal State Electricity Distribution Company Ltd. Upon such transfer, such distribution system shall become the property of the said West Bengal State Electricity Distribution Company Ltd, who shall be solely responsible for its maintenance and management and the Lessee hereby undertakes to pay all charges for the electricity at such rates as may be fixed by the said West Bengal State Electricity Distribution Company Ltd. from time to time.
- x. The Lessee admits and accepts that the entire street lighting network of the said complex (including all related equipments) shall, in due course of time be transferred to Asansol Municipal Corporation. Upon such transfer, such distribution system shall become the property of the said Asansol Municipal Corporation, who shall be solely responsible for its maintenance and management and the Lessee hereby undertakes to pay all charges for the share of the electricity consumption to Asansol Municipal Corporation at such rates as may be fixed by the said Asansol Municipal Corporation from time to time.
- y. To allow persons authorized by the appropriate authority to inspect, repair and clear the sewer lines and manholes or to do any other work in connection therewith within the said unit more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartiable share in the

common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the properties appurtenant thereto without any obstruction or hindrances:

- z. The Lessee has taken inspection of the Plans (including the layouts/schematic plans) of the said unit and the lessee is satisfied as to the construction thereof and the condition and description of all fixtures and fittings installed and/or provided therein and also as to the amenities and facilities appertaining to the Said Unit and as to the nature, scope and extent thereof;
  - aa. The Lessee confirms that no complaint regarding design, layout, accommodation, specifications, fittings and fixtures etc. and regarding amenities provided in the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartible share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto shall be entertained by the Lessor or the Developer after execution of these presents;
  - bb. The Lessee shall not, at any time, claim partition of the Common Portions more fully and particularly described in Parts I and II of Schedule IV hereunder written;
  - cc. The Lessee shall apply for and have the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartible share in the common portions more fully and particularly state in the Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto separately assessed and mutated in the name of the Lessee by the concerned Municipal Authority;
  - dd. Until separate assessment of the said unit and the Parking Space, if any, and the Properties Appurtenant Thereto is made, the Lessee shall pay the proportionate share of the taxes and impositions (which includes Land Revenue, Municipal Rates and Taxes, Municipal Surcharge, Betterment Fees, Water Tax and/or taxes of similar nature and/or any other new taxes as may be imposed from time to time) levied on the said Land more fully and particularly described in Schedule II hereunder written.

- Keep the said unit and the Parking Space, if any, and all fixtures and fittings therein properly maintained and in good repair and in a neat and clean condition and as a decent and respectable place;
- ii. Use the common portions more fully described in Parts I and II of Schedule IV carefully, peacefully and quietly and only for the purposes for which they are meant without causing any disturbances to the other unit holders and inhabitants of Shristinagar;
- iii. The Lessee shall not claim any exclusive right over the common portions more fully and particularly described in Part I and Part II of Schedule IV hereunder written.

### III. THE LESSOR DOTH HEREBY COVENANT AND THE DEVELOPER DOTH HEREBY CONFIRM WITH THE TRANSFEREE/LESEE AS FOLLOWS

Upon the Lessee paying the ground rent reserved and observing and performing the several covenants and stipulations herein contained, the Transferee/lessee shall peaceably hold and enjoy the Said Unit and the Parking Space, if any, and the Properties Appurtenant Thereto during the term reserved herein without any interruption by the Lessor or any person rightfully claiming under or in trust for the Lessor.

# IV. THE DEVELOPER DOTH HEREBY COVENANT AND THE LESSOR DOTH HEREBY CONFIRM WITH THE LESSEE AS FOLLOWS:

- a. The Developer has full power and authority to transfer and convey the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartiable share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto and the rights transferred herein to the Lessee;
- b. The Developer shall, at the cost and request of the Lessee, do all such acts and execute all such documents as may be required for more perfectly assuring the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartiable share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto unto the Lessee and shall also produce all relevant documents and papers, at the request of the Lessee;

### V. PROVIDED ALWAYS AND IT IS EXPRESSLY AGREED AS FOLLOWS:

- i) If the ground rent hereby reserved or any part thereof shall remain unpaid for 90 (ninety) days after becoming payable (whether formally demanded or not) or if any covenant on the Lessee's part herein contained shall not be performed or observed or if the Lessee or other person in whom for the time being the term hereby created vests shall become bankrupt, insolvent or go into liquidation then, and in any of the said cases, it shall be lawful for the Lessor at any time thereafter to determine these presents and re-enter upon the said unit and the Parking Space, if any, or any part thereof in the name of the whole and thereupon these presents shall absolutely determine but without prejudice to the right of action of the Lessor in respect of any breach of Lessee's covenants herein contained.
- ii) Any notice to the Lessee required to be served on the Lessee by way of request/demand or otherwise howsoever may be given by the Lessor by leaving the same at or sending the same by Post at the address of the Lessee herein mentioned and any notice sent by post shall be deemed to have been given at the time when it would be delivered in due course of post and in providing such notice when given by post it shall be sufficient to prove that the envelope containing the notice was posted and a certificate signed by the Lessor's officer-in-charge of the Dispatch Department that the envelope was duly posted shall be conclusive;
- iii) All sums payable by the Lessee to the lessor under these presents shall be recoverable as a public demand under the Bengal Public Demand Recovery Act or any statutory modifications thereof for the time being in force;
- In case of determination of the demise created by these presents by surrender of the lease, the premium paid by the Lessee for the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III hereunder written alongwith an undivided proportionate indivisible and impartiable share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto shall be refunded to the Lessee provided that the said unit and the Parking Space, if any, more fully and particularly described in the Schedule III

hereunder written alongwith an undivided proportionate indivisible and impartiable share in the common portions more fully and particularly stated in Parts I and II of Schedule IV hereunder written and the Properties Appurtenant Thereto are surrendered in the same condition in which it was transferred subject to reasonable wear and tear. However, the Lessor has right to deduct an amount of 5% (five percent) of the premium paid by the Lessee or such enhanced amount as may be decided by the Lessor from time to time as administrative cost for such surrender.

### THE SCHEDULE I ABOVE REFERRED TO

ALL THAT piece and/or parcel of land measuring in total an area of 89.67 (Eighty Nine point six seven) Acres, more or less comprising of C.S. Plot No. 1709(P), 1711, 1712(P), 1713 to 1728, 1977 and 1978 of Mouza – Ganrui, J.L. No. 12, and Plot Nos. 389(P), 391(P), 392(P), 388(P), 395(P), and 396 Mouza – Gobindapur, J.L. No. 18, and Plot Nos. 368 Mouza – Gopalpur, J.L. No. 10 and Plot Nos. 3 to 5, 7,7/519,7/520, 7/521, 7/522, 7/523, 7/524, 7/525, 7/526/ 7/527, 8 to 11, 12(P), 13(P), 15(P), 16(P), 17(P), 18(P), 19, 19/390, 19/393, 19/394, 19/395, 19/396, 19/397(P), 19/399, 20, 20/402, 21(P), 46(P), 117(P),118 to 121, 121/465, 122, 123(P) Mouza – Kumarpur, J.L. No. 19. All plots under Police Station Asansol (North & South), Kanyapur Satellite Township, Sub-Registry Office – Asansol District - Burdwan within the jurisdiction of Asansol Municipal Corporation and butted and bounded as follows:

ON THE NORTH : Land of ADDA, 60 ft wide road and Partly by Kanyapur

Polytechnie Collage;

ON THE SOUTH : Partly KumarpurVillage and land of Eastern Railway;

ON THE EAST : By Central Excise Quarters and Karunamoyee Housing

ON THE WEST : By land of ADDA and Lunia Khal.

### THE SCHEDULE II ABOVE REFERRED TO

(22.044 Acres) - Phase IA

ALL THAT piece and parcel of land measuring 22.044 Acres approximately more or less contained in Plot Nos. 8(P), 9(P), 10,11,12(P), 13(P), 15(P), 16(P), 17(P), 18(P), 19, 19/390, 19/393, 19/394, 19/396, 19/397(P), 19/399, 20, 20/402, 21(P), 46(P), 117(P), 118, 119, 120, 121, 121/465, 122, 123(P) Mouza - Kumarpur J.L. No. 19. All plots under Police Station - Asansol (North & South), Kalyanpur Satelite Township, Sub-Registry Office: Asansol, District: Burdwan within the jurisdiction of Asansol Municipal Corporation and butted and bounded as follows:

ON THE NORTH

By Vacant and Lunia Khal

ON THE SOUTH

By Kumarpur Village

ON THE EAST

By Central Excise Quarters and Karunamoyee Housing

ON THE WEST

By the Land of ADDA and Phase 1C

### THE SCHEDULE III ABOVE REFERRED TO

(SAID UNIT)

ALL THAT the Unit being Unit No. 3D having super built up area of 1315 square feet more or less, on the 3rd Floor-of POORVI, Block - C Residential Building of Integrated Township at Shristi Nagar situated at the land described in the Schedule II as delineated on the plan annexed hereto and bordered in colour Red and butted and bounded in the manner following, that is to say

ON THE NORTH: By Landscape Area & Poorvi Block-'D'

ON THE SOUTH: By Landscape Area & Flat No. 3B

ON THE EAST:

By Common Corridor & Flat No. 3C

ON THE WEST: By Landscape Area

#### Infrastructures:

- a) RCC construction;
- b) Brick work, plastering, POP,
- c) Glazing work for doors & windows;
- d) Toilets facilities;
- e) External Electrical Works, HT panel, LT Panel, Cabling up to floor panels;
- f) Staircase with Hand Railing;
- g) External windows, External façade,

### PART -II (PARKING SPACE)

One Open Car Parking Space for a medium sized Motor Car in the Parking Area

### THE SCHEDULE IV ABVE REFERRED TO

#### Part - I

### (Share in specific Common Portion)

Undivided, proportionate, indivisible and impartible share, as be attributable to the Said space in;

- 1. Staircase of Residential Building of Integrated Township at Shristi Nagar;
- Corridors of Residential Building of Integrated Township at Shristi Nagar (save inside any Unit);
- 3. Entrance Lobby of Residential Building;
- 4. Drains and Sewers of Residential Building of Integrated Township at Shristi Nagar (save inside any Unit);
- 5. Exterior walls of Residential Building;
- 6. Electrical wiring and fittings of Residential Building of Integrated Township at Shristi Nagar (save inside any Unit);
- 7. Overhead water tanks of Residential Building of Integrated Township at Shristi Nagar;
- 8. Water pipes of Residential Building of Integrated Township at Shristi Nagar (save inside any Unit);

### <u>Part – II</u> (Share in General Common Portion)

Undivided, proportionate, indivisible and impartible share, as be attributable to the Said space, in; Main Entrance

Fire fighting equipments;

Drains and sewers of the building (save inside any Block);

Boundary wall and Main Gates & other entrance/exit

Main thoroughfare & pathways

IN WITNESS WHEREOF the parties to these presents have hereunto set and subscribed their respective hands and seals the day, month and year first above written.

SIGNED, SEALED AND DELIVERED BY

The Special Officer, Urban Development (T&CP) Department, Government of West Bengal and on Behalf of the Governor of West Bengal in the presence of:

Asst. Exe. utive Officer Asansol Durgapur Development Authority

SIGNED, SEALED AND DELIVERED BY

The Authorized Signatory of Bengal Shristi Infrastructure Development Limited at Durgapur In the Presence of:

BENGAL SHRISTI INFRASTRUCTURE **DEVELOPMENT LIMITED** 

SIGNED, SEALED AND DELIVERED BY

The Lessee in the presence of:

Sharmile Bawal

### Receipt and Memo of Consideration

Received from the within named Lessee the within mentioned sum of Rs. 12,24,325/- (Rupees Twelve lacs twenty four thousand three hundred twenty five) only towards full and final payment of premium for lease and price for transfer of the said unit and the properties appurtenances thereto, in full, in the following manner:

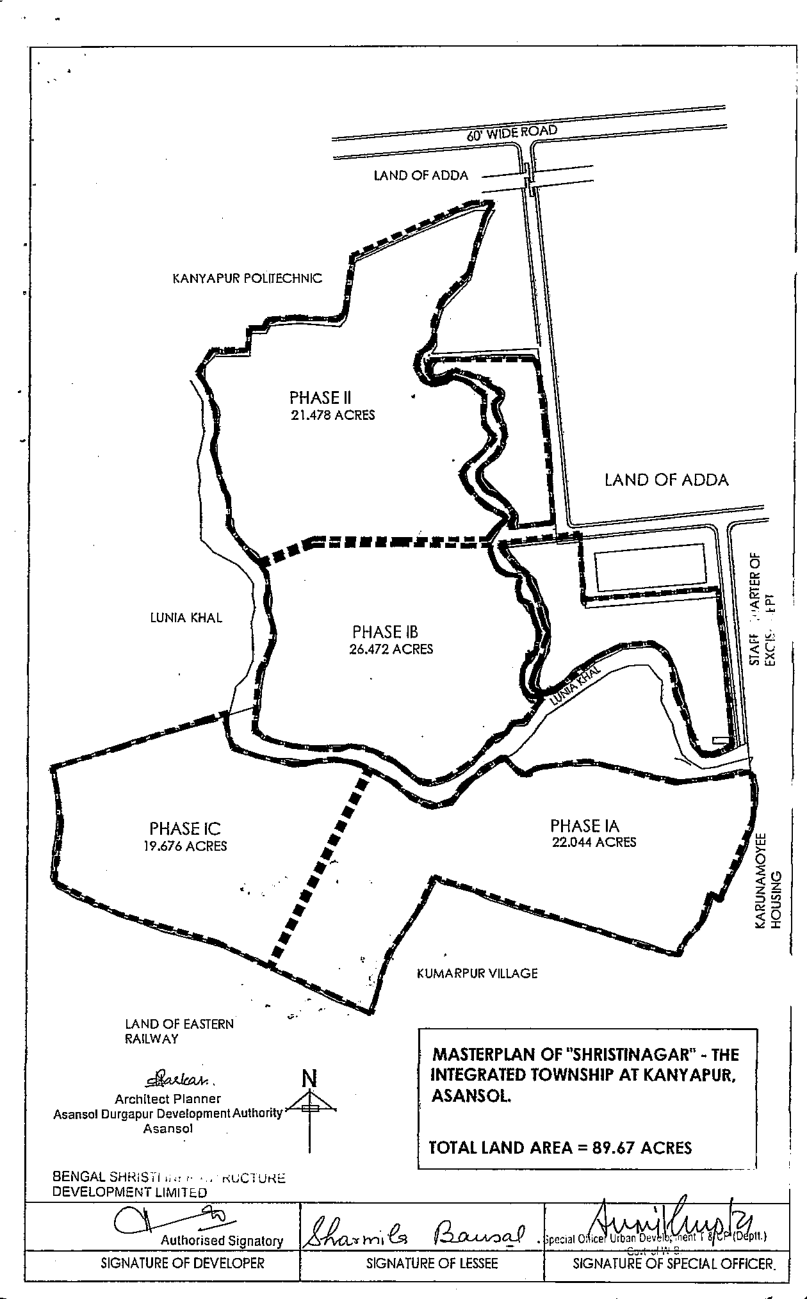
Cheque/DD No.	<u>Date</u>	<u>Bank</u>	<u>Amount</u>
922101	30.10.2005	Indian Bank, Kolkata	1,12,433/-
938645	31.07.2007	ICICI Bank, Mumbai	5,00,000/-
701421	01.08.2007	Indian Bank, Kolkata	50,000/-
938847	30.01.2008	ICICI Bank, Mumbai	3,50,000/-
701430	21.04.2008	Indian Bank, Kolkata	1,11,892/-
361517	25.02.2014	Indian Bank, Kolkata	1,00,000/-

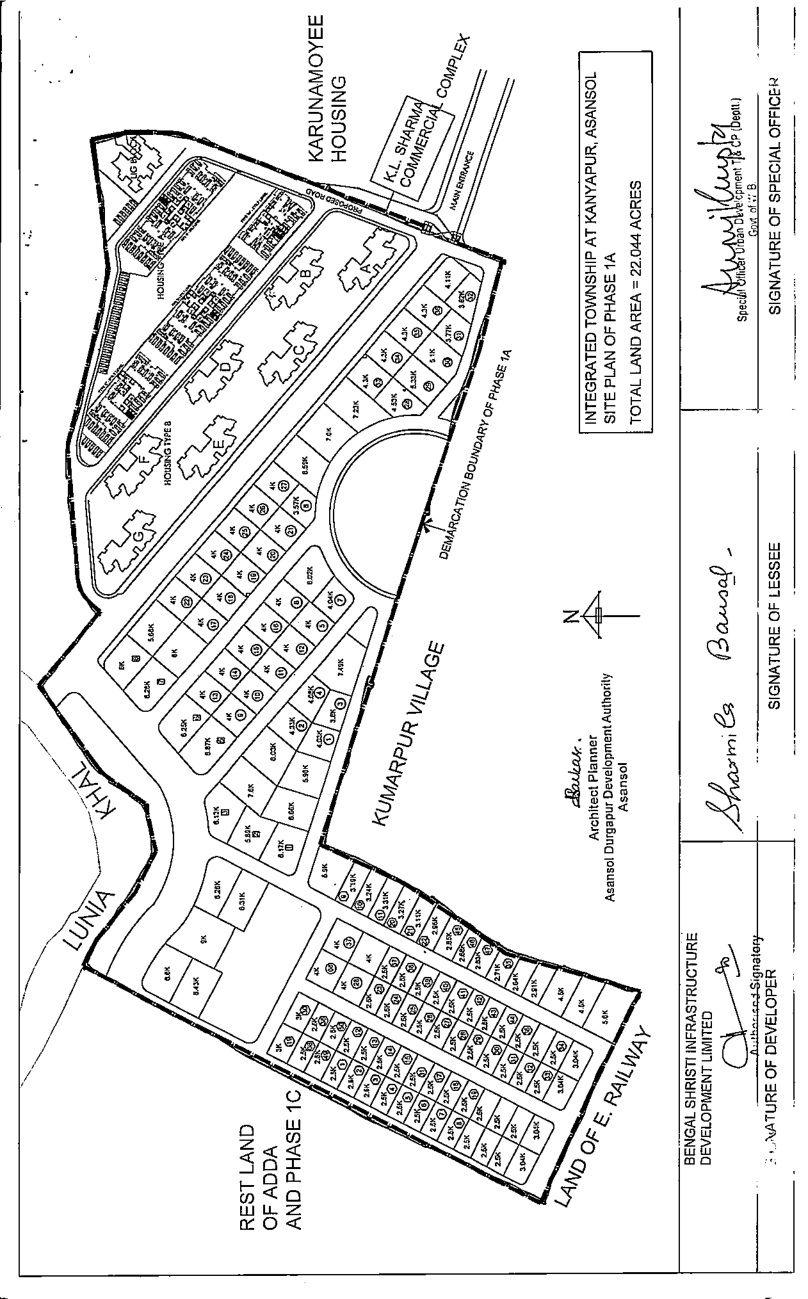
Total:: Rs. 12,24,325/-

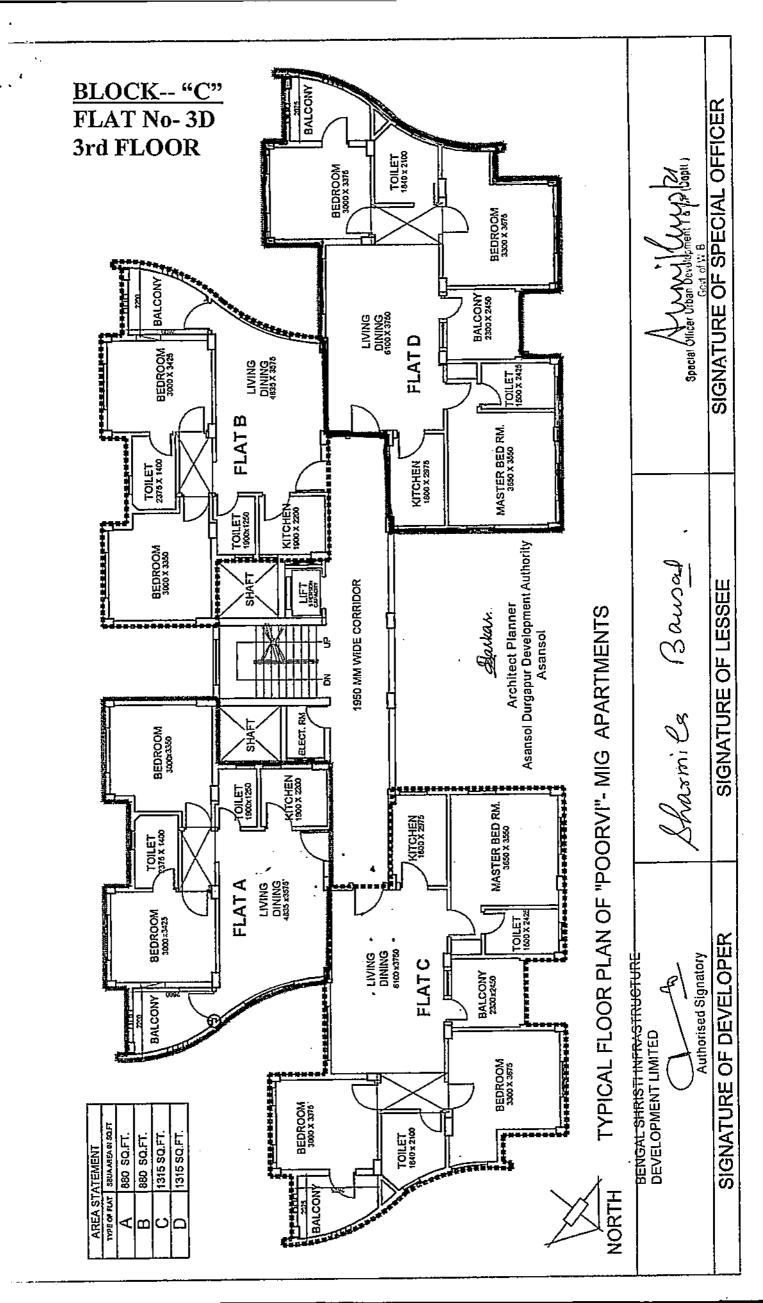
M/s Bengal Shristi Infrastructure Development Limited (Developer)

Witness: asanyin

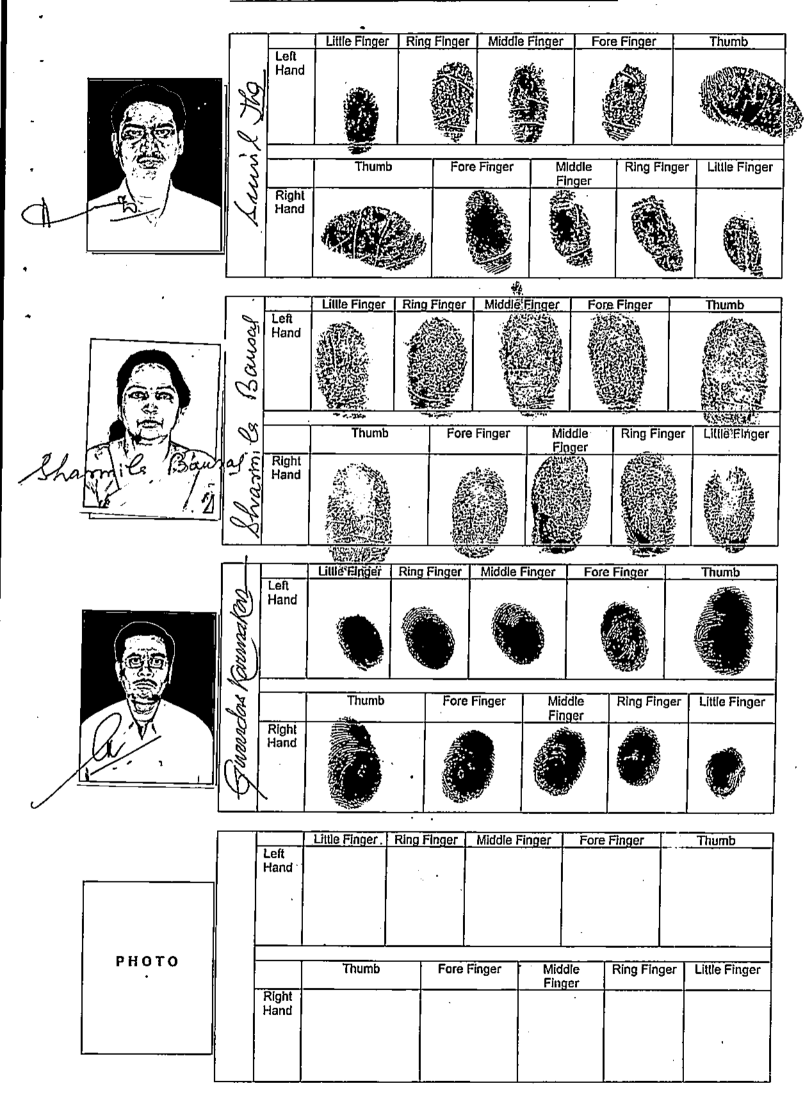
Drafted as per approved draft of Govt. of West Bengal in Its Urban Development (T & CP) Department







### SPECIMEN FORM FOR TEN FINGERPRINTS



# Government of West Bengal Department of Finance (Revenue) ,Directorate of Registration and Stamp Revenue Office of the A.D.S.R. ASANSOL, District- Burdwan

Signature / LTI Sheet of Serial No. 08801 / 2014, Deed No. (Book - I , 08938/2014)

I . Signature of the Presentant

Name of the Presentant	Photo	Finger Print	Signature with date
Gurudas Karmakar 38/1, Pottery Road, District:-Kolkata, WEST BENGAL, India	30/12/2014	LTI 30/12/2014	Guruskas förungskas 30/12/RD14

II . Signature of the person(s) admitting the Execution at Office

SI No.	Admission of Execution By	Status	Photo	Finger Print	Signature
1	Gurudas Karmakar Address -38/1, Pottery Road, District:-Kolkata, WEST BENGAL, India	Agent by Authenticated Power	30/12/2014	LTI 30/12/2014	Surudas Karınak
2	Sharmila Bansal Address -113/1 B Chittaranjan Avenue 5th Floor, , District:-Kolkata, WEST BENGAL, India	Self		LTI	harmila Bou
			30/12/2014	30/12/2014	

Name of Identifier of above Person(s)

Dulal Chatterjee Hutton Road Asansol, Thana:-Asansol, District:-Burdwan, WEST BENGAL, India Signature of Identifier with Date

Turan Quateries

(Debasis Patra)



### **Government Of West Bengal**

### Office Of the A.D.S.R. ASANSOL District:-Burdwan

Endorsement For Deed Number: I - 08938 of 2014 (Serial No. 08801 of 2014 and Query No. 0205L000015676 of 2014)

### On 30/12/2014

### 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: 35, 5 of Indian Stamp Act 1899. also under section 5 of West Bengal Land Reforms Act, 1955; Court fee stamp paid Rs.10/-

### Payment of Fees:

### Amount by Draft

Rs. 13550/- is paid , by the Bankers cheque number 799616, Bankers Cheque Date 24/12/2014, Bank Name State Bank of India, ASANSOL, received on 30/12/2014

(Under Article: A(1) = 13486/, E = 7/, Excess amount = 57/- on 30/12/2014)

### 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.- /-Lease Period 99 Years Advance/Premium Rs 12,24,325/- Average annual Rent Rs 1.315/-

Certified that the required stamp duty of this document is Rs.- 73706 /- and the Stamp duty paid as: Impresive Rs.- 5000/-

#### Deficit stamp duty

#### Deficit stamp duty

- 1. Rs. 33750/- is paid, by the Bankers cheque number 799689, Bankers Cheque Date 26/12/2014, Bank: State Bank of India, ASANSOL, received on 30/12/2014
- 2. Rs. 35000/- is paid, by the Bankers cheque number 799690, Bankers Cheque Date 26/12/2014, Bank: State Bank of India, ASANSOL, received on 30/12/2014

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

Presented for registration at 11.34 hrs on :30/12/2014, at the Office of the A.D.S.R. ASANSOL by Gurudas Karmakar, Authenticated at:, vide book GP no: , year: .

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

Execution is admitted on 30/12/2014 by

1. Sharmila Bansal, wife of Sajjal Bansal, 113/1 B Chittaranjan Avenue 5th Floor, District:-Kolkata, WEST BENGAL, India, By Caste Hindu, By Profession: Others

Debasis Patra )

ADDITIONAL DISTRICT SUB-REGISTRAR OF ASANSOL

30/12/2014 13:38:00

EndorsementPage 1 of 2



# Government Of West Bengal Office Of the A.D.S.R. ASANSOL District:-Burdwan

### Endorsement For Deed Number: I - 08938 of 2014 (Serial No. 08801 of 2014 and Query No. 0205L000015676 of 2014)

Identified By Dulal Chatterjee, son of Late Manik Ch Chatterjee, Hutton Road Asansol, Thana:-Asansol, District:-Burdwan, WEST BENGAL, India, By Caste: Hindu, By Profession: Others.

### Admission Execution(for exempted person)

1. Execution by S. Gupta

who is exempted from his personal appearence in this office under section 88 of Registration Act XVI of 1908, is proved by his seal and signature.

### Admitted by Authenticated power

Execution is admitted by

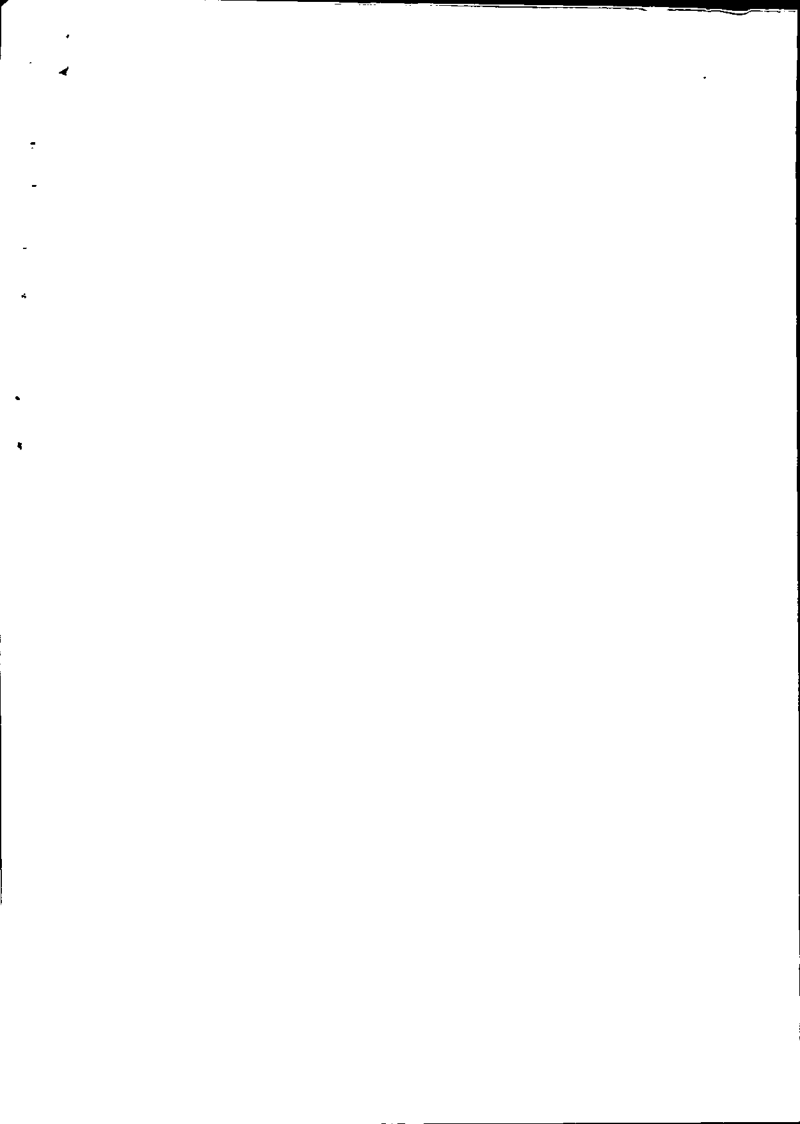
 Gurudas Karmakar, son of Late Nritya Gopal Karmakar, 38/1, Pottery Road, District:-Kolkata, WEST BENGAL, India, By caste Hindu, by profession: Others, as agent for: Sunil Jha under a power number 1 for 2011 authenticated by A. D. S. R. Durgapur.

Identified By Dulal Chatterjee, son of Late Manik Ch Chatterjee, Hutton Road Asansol, Thana:-Asansol, District:-Burdwan, WEST BENGAL, India, By Caste: Hindu, By Profession: Others.

( Debasis Patra ) ADDITIONAL DISTRICT SUB-REGISTRAR OF ASANSOL

( Debasis Patra )

ADDITIONAL DISTRICT SUB-REGISTRAR OF ASANSOL



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