

# MOONINAMODIAMINIMANI STEERICHER



COVE OF INDIA

स्थायी लेखा संख्या कार्ड Pennahent Account Huntler AEMPD6515R

नाम/ Name ATUL KUMAH DOKANIA

िता का नाम/Father's Name OM PRAKASH DOKANIA

ਕਾ ਵੀ ਗ਼ਹਿਰ/Dates Birth 13/11/1981 Ceyeran ..

**ESTURY/Singalure** 



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## COUNCIL FOR THE INDIAN SCHOOL CERTIFICATE EXAMPLEMENTATIONS, NEW DELHI INDIAN CERTIFICATE OF SECONDARY EDUCATION (CLASS - X) EXAMINATION

No. SM 201954993



#### STATEMENT OF MARKS

Certified that ATUL KUMAR DOKANIA

Index Number T/460/123

of DE NOBILI SCHOOL, CMRI, DHANBAD

was awarded a PASS CERTIFICATE at the

#### INDIAN CERTIFICATE OF SECONDARY EDUCATION EXAMINATION

The marks obtained in the SIX subjects externally examined and the grade obtained in SUPW & Community Service internally assessed are given below:

SUBJECTS	PERCENTAGE MARK	
External Examination		
ENGLISH .	64	SIX FOUR
HINDI	90	NINE ZERO
HISTORY, CIVICS & GEOGRAPHY (HCS-B, GEO-B)	76	SEVEN SIX
MATHEMATICS	96	NINE SIX
SCIENCE (PHY-B, CHE-C, BIO-B)	74	SEVEN FOUR
ECONOMICS	64	SIX FOUR

Internal Assessment	GRADE
SUPW & COMMUNITY SERVICE	A
EVANTNAMION OF MARCH 1997	

Date of birth as certified by the (in words)
Head of the School at the time of (in figures)

Thirteenth November Nineteen Hundred and Eighty
One

13.11.1981

registration

Note: 1. The pass mark for each subject is 35%

2. No divisions are awarded.

Chief Executive & Secretary

(Jon Overleaf)



### Government of India Form GST REG-06

[See Rule 10(1)]

### Registration Certificate

Registration Number: 20AATFJ1223D1ZX

				ATU CONST	PLICTIONS	20.
1.	Legal Name					
2.	Trade Name, if any		JAI JAGANN	ATH CONSTI	RUCTIONS	
3.	Additional trade names, if any			-	÷	
4.	Constitution of Business		Partnership			
5.	Address of Principal Plac Business	Shanti Colony, Urmila Niwas, Urmila Niwas, Saraidhela, Chanakya Nagar, Dhanbad, Dhanbad, Jharkhand, 828127				
6.	Date of Liability		\$			
7	Period of Validity		From	21/03/2023	То	Not Applicable
8.	Type of Registration		Regular			
9.	Particulars of Approving		Jharkhand		•	1
Signature Signature Ot Verified Digitally signed by DS GOODS AND SERVICES TAX NETWORK 07 Date: 2023.03.21-41:46:27 IST						
Name - Suchit Kumar						
Designation Assistant C			nt Commissioner			
Jurisdictional Office Dhanbad Urban						
Date	Pate of issue of Certificate 21/03/2023			*		
Note State	: The registration certificate is	required	to be promine	ntly displayed	at all places of t	ousiness in the

This is a system generated digitally signed Registration Certificate issued based on the approval of application granted on 21/03/2023 by the jurisdictional authority.

#### Annexure B



Goods and Services Tax Identification Number: 20AATFJ1223D1ZX

Legal Name

JAI JAGANNATH CONSTRUCTIONS

Trade Name, if any

JAI JAGANNATH CONSTRUCTIONS

#### Details of Managing / Authorized Partners

Name

Atul Kumar Dokania

Designation/Status

Partner

Resident of State

**Jharkhand** 

Name

Amit Dokania

Designation/Status

Partner

Resident of State

Jharkhand

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Junion

## आयकर विभाग

### INCOME TAX DEPARTMENT



## भारत सरकार GOVT. OF INDIA

### ई- स्थायी लेखा संख्या कार्ड e - Permanent Account Number (e-PAN) Card AATFJ1223D

नाम / Name

JAI JAGANNATH CONSTRUCTIONS

निगमन/गठन की तारीख

Date of Incorporation / Formation

21/02/2023





- Permanent Account Number (PAN) facilitate Income Tax Department linking of various documents, including payment of taxes, assessment, tax demand tax arrears, matching of information and easy maintenance & retrieval of electronic information etc. relating to a taxpayer. स्थायों लेखा संख्या (पैन) एक करदाता से संबंधित विभिन्न दस्तावेजों को जोड़ने में आयकर विभाग को सहायक होता है, जिसमें करों के भुगतान, आकलन, कर मांग, टैक्स बकाया, सूचना के मिलान और इलक्ट्रॉनिक जानकारी का आसान रखरखाव व बहाली आदि भी शामिल है ।
- Quoting of PAN is now mandatory for several transactions specified under Income Tax Act, 1961 (Refer Rule 114B of Income Tax Rules, 1962) आयकर अधिनियम, 1961 के तहत निर्दिष्ट कई लेनदेन के लिए स्थायी लेखा संख्या (पैन) का उल्लेख अब अनिवार्य है (आयकर नियम, 1962 के नियम 114B, का संदर्भ लें)
- Possessing or using more than one PAN is against the law & may attract penalty of upto Rs. 10,000. एक से अधिक स्थायी लेखा संख्या (पैन) का रखना या उपयोग करना, कानून के विरुद्ध है और इसके लिए 10,000 रुपये तक का दंड लगाया जा सकता है।
- The PAN Card enclosed contains Enhanced QR Code which is readable by a specific Android Mobile App. Keyword to search this specific Mobile App on Google Play Store is "Enhanced QR Code Reader for PAN Card. सलग्र पैन कार्ड में एनहान्स क्यूआर कोड शामिल है जो एक विशिष्ट एंड्रॉइंड मोबाइल ऐप द्वारा पठनीय है। Google Play Store पर इस विशिष्ट मोबाइल ऐप को खोजने के लिए कीवर्ड "Enhanced QR Code Reader for PAN Card" है।

#### आयकर विभाग INCOME TAX DEPARTMENT



## भारत सरकार

GOVT. OF INDIA





JAI JAGANNATH CONSTRUCTIONS

निगमन/गडन की तारीख Date of Incorporation/Formation 21/02/2023

#### इस कार्ड के खोने/पाने पर कृपया सूचित करें/लौटाएं:

आयकर पैन सेवा इकाई, प्रोटीयन ईगव टेक्नोलॉजीज़ लिमिटेड (पूर्व में एनएसडीएल ई-गवर्नेस इंफास्ट्रक्चर लिमिटेड) चौथी गंजिल, सफायर चैंबर, बानेर रांड, बानेर,

If this card is lost / someone's lost card is found, please inform / return to:

Income Tax PAN Services Unit, Protean eGov Technologies Limited (formerly NSDL e-Governance Infrastructure Limited) 4th Floor, Sapphire Chambers, Baner Road, Baner,

Pune - 411045

Tel: 91-20-2721 8080, e-mail: tininfo@proteantech in

Electronically issued and Digitally signed ePAN is a valid mode of issue of Permanent Account Number (PAN) post amendments in clause (c) in the Explanation occurring after sub-section (8) of Section 139A of Income Tax Act, 1961 and sub-rule (6) of Rule 114 of the Income Tax Rules, 1962. For more details, click here





## **Government of Jharkhand**

## Receipt of Online Payment of Stamp Duty

#### NON JUDICIAL

Receipt Number: 4680d8f3d15ba705a4e3

Receipt Date: 28-Mar-2023 11:02:16 am

Receipt Amount: 100/-

Amount In Words: One Hundred Rupees Only

Token Number: 202300030213

Office Name: SRO - Dhanbad

Document Type: Development Agreement

Payee Name: JAI JAGANNATH CONSTRUCTIONS

REPRESENTED BY ITS PARTNER SRI ATUL KUMAR DOKANIA ( Vendee )

GRN Number: 2316423804



बधन ।तसम ∡ा के अधान और <b>ध्यान</b> हाएतकारी एक्ट की धारा <b>के अधी</b> न	-: For Office Use :-	, \$2023	
जो साहरा है और इण्डियन स्टाम्। १४८८-१८९९ की अनुसूची १ सा १ क कि प्रधीन क्याबट स्टाम्प नगाराः गराः है। अगतः टिकट	120 ai	Jump ~	
नथ्यी मे विमक्त है या स्टाम्प शस्त पाणि हरी है।	15 1 K	, *** · \	

इस रसीद का उपयोग केवल एक ही दस्तावेज पर मुद्रांक शुल्क का भुगतान के प्रमाण हेतु ही किया जा सकता है। पुन: प्रिन्ट कर अथवा फोटो कॉपी आदि द्वारा इसी रसीद का दुसरे दस्तावेज पर मुद्रांक शुल्क का भुगतान के प्रमाण हेतु उपयोग भारतीय मुद्रांक्नअिधनियम, 1899 की धारा 62 अन्तर्गत दण्डनीय अपराध है।

Development Agreement

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TEEPIRATE LISSENT TO STATE TO

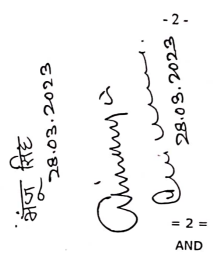


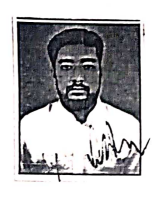
**DEVELOPMENT AGREEMENT** 

THIS DEVELOPMENT AGREEMENT made on this the 28% day of March Two Thousand Twenty Three,

#### **BETWEEN**

**SMT. MANJU SINGH** (Aadhar No. XXXXXXXXX1579) Wife of Late Daya Shankar Singh, by faith Hindu, Category General, by occupation Housewife, Resident of Housing Colony, P.S. Dist. Dhanbad, hereinafter called and referred to as LANDLORD/ OWNER (which expression shall unless excluded by or repugnant to the context be deemed to include her heirs, successors and interests, liquidators, nominees and/ or assigns) of the ONE PART; (That the land owner hereto does not come under the prohibited class U/s 46 of CNT Act.1908)







JAI JAGANNATH CONSTRUCTIONS, A partnership firm represented by its Partner SRI ATUL KUMAR DOKANIA (Aadhar No. XXXXXXXX6751) and SRI AMIT DOKANIA (Aadhar No. XXXXXXXX4135) Sons of Sri Om Prakash Dokania, by Faith Hindu, Category OBC, by occupation Businessman, Resident of Joraphatak, P.S. Dhansar, Dist. Dhanbad, hereinafter referred to as DEVELOPER (which expression shall unless excluded by or repugnant to the context be deemed to include his heirs successors and interests, liquidators, nominees and/ or assigns) of the OTHER PART;

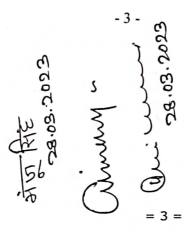
#### **WHEREAS:**

A. WHEREAS, the land owner hereto above named owned 31 Decimals of land, at Mouza Nawadih, Mouza No. 02, under P.S. Dhanbad, Dist. Dhanbad, appertaining to old Khata No. 14, Old Plot No. 940 (Area 10.56 Decimals), old Khata No. 05, Old Plot No. 941 and 946 (Area 20.44 Decimals), (New Khata No. 207, New Plot No. 788 – Area 16 Decimals and New Khata No. 206, New Plot No. 778 – Area 15 Decimals), which was purchased in the name of Land Owner hereto, vide Deed No. 6605 dated 20.08.2004 from the rightful owner Sheikh Rahmatuliah, registered at Dhanbad Sub-Registry office; And

WHEREAS, ever since the date of purchase the said Smt. Manju Singh has been in peaceful possession over the said land and got her name Mutated vide Order Passed in Mutation Case No. 972(I)2005-06 and paying rent for the same under online Volume No. 1, Page No. 1490; And

The facts described above mean and conclude that owner hereto are the rightful OWNER of the aforesaid land measuring 31 Decimals.

B. WHEREAS, the Owner had been in search of a Developer to develop the land



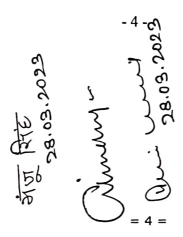




described in the Schedule of this Development Agreement into a Multistoried Building (Commercial and/ or Residential) Complex.

- C. The Developer, "JAI JAGANNATH CONSTRUCTIONS" approached the present owners and offered to Develop the property by erecting new multistoried buildings thereon on the terms and conditions mentioned hereafter.
- D. Owner have represented to the Developer as follows:
- I. That the Owners are absolute seized and possessed of the piece and parcel of land measuring 31 Decimals morefully and particularly described in Schedule hereunder written and hereinafter referred to as the said premises.
  - II. That the said Premises is free from acquisition and/ or requisition in any nature whatsoever.
- III. That the said Premises is not effected by any Road Alignment.
- IV. That the Landlords have not entered into any agreement with any person in respect of the said property or created any charge on the said property and during the pendency of this Agreement for development of the Owners shall not enter into Agreement with any other Developer or Promoter or create any charge in respect in the proposed multistoried building to be constructed by the Developer on the said piece of land.
- V. That no notice of attachment, requisition, acquisition received from any Competent Authority in respect of the said premises.
- VI. There is no embargo and or outstanding dues in respect of Income Tax of the Owners and/ or any notice of attachment as being received from Income Tax Authority under the provisions of the Income Tax Act 1961.
- VII. That the Owner shall comply with all requisition for the purpose of development of the said premises.

**DEFINITION** 



Unless these presents it is repugnant or inconsistent with:

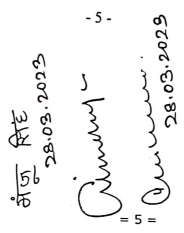
- OWNER shall mean the Owners mentioned in this indenture hereinabove and/ or its successors in interest, legal representatives, and assigns.
- II. DEVELOPER shall mean "JAI JAGANNATH CONSTRUCTIONS", and its successors and interests, liquidators, nominees and/ or assigns;
- III. PREMISES shall mean all that the Land and Premises mentioned in the schedule hereunder within the limits of Mineral Area Development Authority/ Municipal Corporation Authority within the District of Dhanbad and particularly described in the schedule hereunder written.

## NOW THIS AGREEMENT WITNESSETH AND PARTIES MUTUALLY AGREE ON THE FOLLOWING TERMS AND CONDITIONS:

That, in view of the said Agreement for development and construction of a multistoried complex over the schedule land of this Development Agreement proposed to any construction whichever is beneficial to Developer and as per the approval of competent authority i.e. Mineral Area Development Authority/ Municipal Corporation and in lieu of which the Developer will pay the Owners 37% of Super built up area of residential area and 47% of Super built up area of commercial area in the building to be constructed in the schedule land.

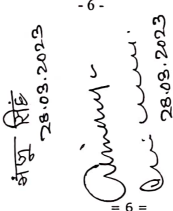
- That, the Owners have agreed to handover the peaceful possession of the scheduled Land of this Agreement to the Developer within a period of three days from the date of Signing this Agreement and Issue of Power of Attorney and have allowed the Developer to go ahead with the development work.
- 2. That, the Developer will construct multistoried building (commercial and/ or residential) complex and shall get the plans approved from the competent authority at their own cost.
- 3. That, the Developer undertakes and agrees to pay the Owners only 37% of Super built up area of residential area and 47% of Super built up area of

Page **4** of **13** 

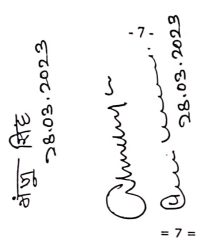


commercial area in the multi storied complex to be constructed on the land of the owner), for the development on the land of 31 Decimals.

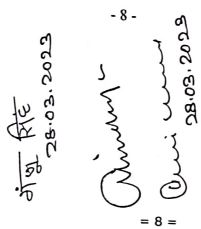
- 4. That, the Developer may bring their construction of commercial, residential, Apartments or whatsoever, on which the Owner shall not create any interference or objection for the type or quality of the construction.
- 5. That, the multistoried building over the schedule land of this agreement constructed at the cost of the Developer shall become the exclusive property of the Developer. The land Owner will not have any physical or legal claim over it and right, interest, title shall accrue upon the Developer in respect of the multistoried building to the extent of 37% of Super built up area of residential area and 47% of Super built up area of commercial area as aforesaid, constructed saleable area of the said building complex, which shall be exclusive property of the Developer, with the exclusive right, title and interest upon which the Owners shall not have any sort of right, title or interest in any manner, except her share of 37% of Super built up area of residential area and 47% of Super built up area of commercial area Super built up area in the building.
- 6. That, will have equitable right, interest, title over the common area like passage, terrace, lift, guard room, generator etc. after the units of the complex are sold to them respectively, and the developer will not claim his any right on and over the same in any manner the water tank and lift machine room.
- 7. That, the Developer agrees and undertakes that the time is the essence of the contract and the Developer will hand over the owner's share of 37% of Super built up area of residential area and 47% of Super built up area of commercial area, to the Owner as per this agreement irrespective of status or progress of the construction. The Developer shall construct the said building complex as per specifications and approved plan of the building by the competent authority within a period of 36 months from the date of finalization of approval from the Competent authority, i.e MADA/Municipal Corporation, for the said construction of the building over the schedule land, although there will be 12 months grace period if the developer could not complete the construction.



- That, the Developer undertakes and agrees that they will get the drawings of the 8. proposed apartment over the schedule lands of this agreement duly approved by the competent authority (MADA/ Municipal Corporation) at their own cost.
- 9. That, the Developer will be at liberty to generate funds by advertisements, selling, booking, mortgaging of shops/ offices/ flats of the proposed building of the total constructed area for the purpose of speedy construction and timely completion of the said building complex as per approved plans and specifications at its own responsibility and risk keeping no concern with the Owner.
- That, the Owner agrees and assures to hand over to the Developer the vacant and 10. peaceful possession over the schedule land of this Development Agreement for the purpose of development of the said building complex within three days after the signing of this Agreement and issue of Power of Attorney to facilitate them to build the basic infrastructures for the speedy and timely construction of the said Apartment, like digging tube wells and removing the debris and strengthening and rising the existing compound wall and construction of the site office, labour shed etc.
- 11. That, the developer will be automatically became owner of their share of constructed area and they shall be authorized to or to execute sale deed, mortgage deed, lease deed or any instrument of their choice as permitted by Law, as the rules framed in section 5 (i) and regulations set forth in section 5 (i) of Jharkhand Apartment (Flat Ownership ) Act, 2011, and the same is applicable for the owner/Land Lord, and both the owner and developer can transfer their shares individually.
- 12. That, the Developer in respect of the above-mentioned Act, further undertakes to indemnify the Owner against any loss of liability arising out of the sale/ mortgage of the said units to the would be purchasers in respect of cost of the land to be paid to them.
- 13. That, the Developer may take loan or financial assistance from any Bank/ Financial Institution for the speedy construction of the said building complex at its own risk and consequence and for the repayment of which the Owner shall not be held responsible at any score, whatsoever.



- 14. That, the Developer undertakes to obtain all sorts of Government clearances and Government sanctions from the concerned competent authorities for the proposed construction of the multistoried building complex over the schedule land of this agreement at their own cost and Owner shall not be liable for reimbursement of any costs, charges and expenses for any reason.
- 15. That, the Owner will not be held liable and responsible for any payments to be made whatsoever to the laborers, material suppliers and the staff employed by the Developer and the dispute/ differences related thereto and accrued thereupon to any Government Agencies or any local bodies in respect to the proposed construction over the schedule land of this Agreement and that will be the sole responsibility of the Developer including all legal consequences related thereto and Owner shall not be responsible for the same.
- 16. That, the Owner will not be liable or responsible for any untoward incident or accident etc. that may occur during the construction work of the said building complex and the Developer will be solely responsible for the same and indemnify the Owner in case of any such eventuality.
- 17. That, the Developer shall abide by the specifications and ensure good quality of the proposed construction of the entire building and both the Owner and the Developer shall strictly abide by the terms and conditions as agreed upon in this Agreement.
- 18. That, the Developer shall be solely entitled for booking and sale of units of the building complex and to receive the payments in lieu of such sale/ booking of the units, for only his share and the land owner is also entitled for the same.
- 19. That, the Owner shall not be held responsible for any dispute between the purchaser of the units and the Developer. It will be the sole responsibility of the Developer to sort out the differences of any kind, if any with the purchasers.
- 20. That, the Developer's liability for the payment of taxes with respect to the newly constructed building over schedule land shall cease after the handing over the units to the respective buyers and then onwards it will be the responsibility of the respective owners to pay the Government Taxes.



- 21. That, the land Owner do hereby declare that the schedule property is free from all encumbrances, debts, liens, charges etc. and the land Owners have absolute marketable title over the schedule land of this Agreement and no legal case, cases, suit are pending before any legal Court of Justice in respect to schedule land of this Agreement.
- 22. That, in case of any dispute between the Owner and the Developer with regard to the terms, of this agreement for developing the same will be adjudicated by the arbitrator appointed one each by either parties whose decision shall be binding and conclusive. In case of disagreement with the decision of the arbitrators, one common arbitrator with the consent of the appointed arbitrators will be appointed for final decision and the majority decision of all the arbitrators shall be binding on both the parties.

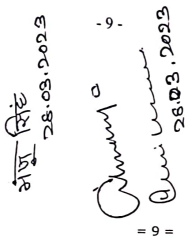
### OWNER'S FURTHER OBLIGATION

The Owners hereby agree and covenant with the Developer not to cause any interference or hindrance in the construction of the said building construction on the said plot by the Developer agreement if anything is not going against the spirit of this agreement.

The Owners hereby agree and covenant with the Developer not to do any act, deed or thing whereby the Developer may be prevented from selling, assigning and/ or disposing of the whole premises.

The Owners hereby agrees that the Developer may mortgage or create any charge of the said premises including construction to any bank or financial institutions to meet its financial requirements.

The Owners hereby agree and covenant with the Developer to execute all papers including the deed of conveyance that may be necessary for transfer the respective unit in favour of the purchaser/ assignees/ transferees nominated by the Developer in respect of the Developed Construction over the scheduled land.



### DEVELOPER'S FURTHER OBLIGATION

The Developer further agrees and covenants with the Owner to get the subject project cleared by all authorities that may be necessary for the purpose of construction.

The Developer hereby agrees and covenants with the Owners not to violate or contravene any of the provisions or rules applicable for construction of the building as a result of which the obligations and liabilities will accrue upon the Owners.

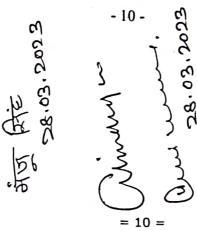
#### 23. OWNER'S INDEMNITY

The Owner hereby indemnifies the Developer of any defect in the title of the Property and marketability of the title.

The Owner hereby undertakes and indemnifies the Developer that the Developer shall be entitled to the said construction and shall enjoy the whole premises without any interference or disturbance provided the Developer performs and observes and fulfills all the terms and conditions herein contained and/ or their part to be observed, performed and/ or fulfilled.

#### 24. <u>DEVELOPER'S INDEMNITY</u>

The Developer hereby undertakes to keep the Owner indemnified from and against all third parties' claims and actions arising out of any part or act or commission of the Developer in or relating to the construction of the said building complex.

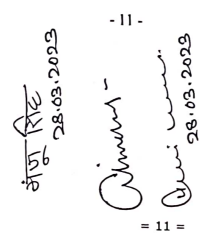


#### 25. MISCELLANEOUS

1. It is agreed that the Developer shall have absolute right to name the building and the Owner shall not object the same. It is agreed that the Developer and/ or the Owner shall incorporate a clause in their respective document so that successor in interest does not change the name of the building once the same is completed.

It is agreed between the parties that in case of registration of these present, the Stamp Duty, registration Fees & other misc. expenses including lawyer's fee for Registration of this Agreement and/ or for Power of Attorney as contemplated under this agreement shall be paid by the Developer.

- 2. It is agreed that the Developer is free to purchase or take on development agreement from other party/ parties, any land which is adjacent/ connected to the scheduled land. The Developer shall be free to develop comprising the land taken from other vendor(s) and scheduled premises being taken from the Owner and the scheduled premises may be used for entry/ exit purpose to other lands acquired from other vendor(s), and in this regard the Owner will not have any objection or will not raise any claim.
- 3. It is understood that from time to time to facilitate the construction of the building by the Developer various deeds, matters and things not herein specified may be required to be done by the Developer and for which the Developer may need the authority of the Owners and various applications and other documents may be required to be signed or made by the Owners relating to which specific provisions may not have been mentioned herein. The Owners hereby undertake to do all such acts, deeds, matters and things and the Owner shall execute additional power of attorney and/ or authorization as may be required by the Developer for the purpose and the Owners also undertake to sign and execute all such acts, deeds, matters and things if, the same do not in any way infringe and/ or affect



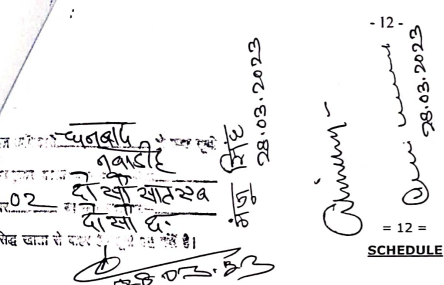
the rights of the Owners in respect of the said plot and/ or go against the spirit of this Agreement and the Owner hereby indemnify the Developer for the above.

- 4. Any notice required to be given by the Developer shall be deemed to have been served on the Owners if, delivered by hand and duly acknowledged or send by prepaid registered post with acknowledgement due and on the Developer if, delivered by hand or send by prepaid registered post with acknowledgement due to the known address which appears in this agreement.
- 5. It is hereby agreed between parties that the Developer shall have absolute right to transfer all the rights and interests of this agreement along with the possession of the scheduled premises to its nominee(s)/ assignee(s) which may be any group concern, other firm/ company or any individual on exclusive decision of the Developer, and such nominee(s)/ assignee(s) shall be restricted to the covenants of this agreement. The Owner shall execute needful legal/ formal document with the nominee(s)/ assignee(s) of the Developer and shall also assist on any further requirement in this regard.

#### 26. FORCE MAJEURE

The Parties hereto shall not be considered to be liable for any obligation hereunder to the extent that the performance of the relative obligations prevented by the existence of the force majeure and shall be suspended from the obligations during the tenure of the force majeure. Force majeure shall mean flood, earthquake, riot, war, storm, tempest, civil commotion, strike, lockout and/ or any other act or commissions beyond the control of the parties hereto.

Be it mentioned that if the developer construct commercial space then the developer shall pay the Land owner 47% of the commercial space.



All that piece and parcel of RAIYATI land situate at Mouza Nawadih, Mouza No. 02, under P.S. and Dist. Dhanbad, Chowki Sadar Sub-Registry office and District Dhanbad,

Mouza Nawadih, Mouza No. 02, under P.S. Dhanbad, Dist. Dhanbad,

appertaining to old Khata No. 14, Old Plot No. 940, old Khata No. 05, Old Plot No. 941 and 946,

Corresponding to New Khata No. 207, New Plot No. 788 – Area 16 Decimals and New Khata No. 206, New Plot No. 778 – Area 15 Decimals,

Total area 31 Decimals of land being butted and bounded as under:-

Boundary of Plot No. 940 (Part - A Shown in plan):-

North:

Taluk Raj Devi.

South:

Taluk Raj Devi.

East:

Hirak Road.

West:

Part of old Plot No. 940.

Boundary of Plot No. 940 (Part - B Shown in plan):-

North:

Taluk Raj Devi.

South:

Plot No. 949.

East:

Boundary Line of Mouza Baramuri & Hirak Road.

West:

Part of old Plot No. 940.

Boundary of Plot No. 941 & 946 (Part - c Shown in plan):-

North:

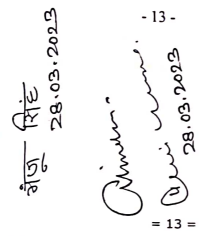
Old Plot No. 939.

South:

Part of Plot No. 946.

East:

Part of Plot No. 945 & 946.



West:

Plot No. 945.

#### SHARE ALOCATION

That it has been decided by and between the parties hereto, that the share allocation will be decided later on, after sanction of plan from MADA/Dhanbad Municipal Corporation and share will be distributed as per ratio in each floor.

Government value of Scheduled property is Rs.1,81,16,000/- (Rupees One Crore Eighty One Lac Sixteen thousand) only and Registration Fee paid on that amount.

IN WITNESS WHEREOF the parties hereto have signed this Development Agreement at DHANBASON 28th MARCH Day of 2023 in presence of the witnesses, named hereunder:-

WITNESSES: -

Sanjay Kumar Singh 810- Lt Ram Bachan Singh Housing cotony Dhanbed

Certified that the finger prints of the left hand of the vendor and purchaser, whose photographs is affixed in the document have been duly obtained before me,

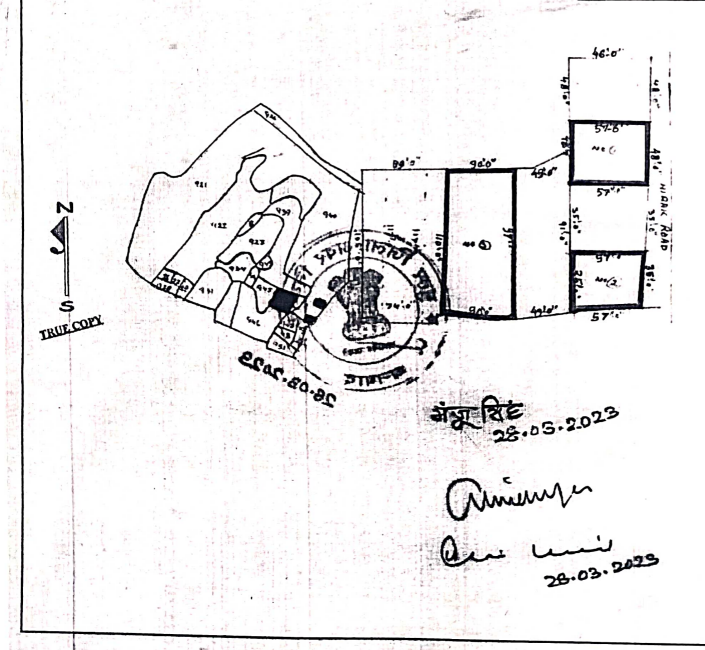
Page 13 of 13

First Party :- SMT. MANJU SINGH Wife of Late Daya Shankar Singh, Resident of Housing Colony, P.S. Dist. Dhanbad.

Second Party: JAI JAGANNATH CONSTRUCTIONS, A partnership firm represented by its Partner SRI ATUL KUMAR DOKANIA and SRI AMIT DOKANIA Sons of Sri Om Prakash Dokania, Resident of Joraphatak, P.S. Dhansar, Dist. Dhanbad.

Schedule: - Mouza Nawadih No 2 P S Dhanbad, old Khata No. 14, Old Plot No. 940, old Khata No. 05, Old Plot No. 941 and 946, New Khata No. 207, New Plot No. 788 – Area 16 Decimals, and New Khata No. 206, New Plot No. 778 – Area 15 Decimals, Total area 31 Decimals.

Shown in Red colour.





## OFFICE OF THE SUB REGISTRAR

Office Name :- SRO - Dhanbad

District Name :- Dhanbad

State Name :- Jharkhand

## **Deed Endorsement**

Token No: - 202300030213

eed Type	Development Agreement
lumber of Pages	64
ce Details	Stamp Duty :- Rs. 4, PR :- Rs. 2, SP :- Rs. 960, A1 :- Rs. 452900, LL :- Rs. 5.
Property No.	1
Valuation Details	Value :- Rs.9349776/- ,Transaction Amount :- Rs.18116000/-
Property Details	District:- Dhanbad, Tehsil:- Dhanbad, Village Name:- Nawadih Location:- Main Road, Nawadih Word No 0  Property Boundaries:- East: Hirak Road & boundary Line Of Mouza Baramuri West Part of old Plot No. 940., South: Taluk Raj Devi & Plot No. 986., North: Taluk Raj Devi Volume Number - 1Page Number - 1490Khata Number - 207Plot Number - 788  Area Of Land:- 16.00 Decimal
Property No.	2
Valuation Details	Value :- Rs.8765415/- ,Transaction Amount :- Rs.0/-
Property Details	District: - Dhanbad, Tehsil: - Dhanbad, Village Name: - Nawadih Location: - Main Road, Nawadih Word No 0  Property Boundaries: - East: Part of Plot No. 945 & 946., West: Plot No. 945., South Part of Plot No. 946., North: Old Plot No. 939.  Volume Number - 1Page Number - 1490Khata Number - 206Plot Number - 778  Area Of Land: - 15.00 Decimal

Sh./Smt.MANJU SINGH s/o/d/o/w/o Wife Of Late Daya Shankar Singh has presented the document for registration in this office

today dated :- 28-Mar-2023 Day :- Tuesday Time :- 14:55:24 PM



MANJU SINGH(Individual

Party Name	Document Type	Document Number		
MANJU SI <b>NGH</b>	PAN/UID	803786091579		

Power

Party Name and Is e-KYC e-KYC Of Finger
Sr.NO Address Verified? Details Attorney Party Type Party\_Photo Print Signature

s r.NO	Party Name and Address	Is e-KYC Verified?	e-KYC Details	Power Of Attorney	Party Type	Party Photo	Finger	Signature
1	MANJU SINGH Address1 - Housing Colony, P.s Dist Dhanbad,, Address2 - , , , Jharkhand PAN No.: ,Permission Case No	Yes	Manju Singh Address:- , NEAR JANTA FLAT, , HOUSING COLONY, PRIVATE HOUSE, Dhanbad, , Dhanbad, , 826001, , Jharkhand, India		EXECUTANTS Age:52	Party_Photo	Print	Signature
2	JAI JAGANNATH CONSTRUCTIONS REPRESENTED BY ITS PARTNER SRI ATUL KUMAR DOKANIA Address1 - Joraphatak, P.s Dhansar, Dist Dhanbad,, Address2, Jharkhand PAN No.: ,Permission Case No		Atul Kumar Dokania Address:- Om Bhawan, dhansar, Jora Phatak Road,, Dhanbad, Dhanbad, 826001,, Jharkhand, India		CLAIMANT Age:41			Numbery
3	JAI JAGANNATH CONSTRUCTIONS REPRESENTED BY ITS PARTNER SRI AMIT DOKANIA Address1 - Joraphatak, P.s Dhansar, Dist Dhanbad., Address2 - , Jharkhand PAN No.: ,Permission Case No		Amit Dokania Address:- Om Bhawan,, Joraphatak Road, Dhansar, Dhanbad,, Dhanbad, 826001,, Jharkhand, India		CLAIMANT Age:48			my in

Identification:

Sr.NO

Party Name and Address

SANJAY KUMAR SINGH

S/o-D/o Late Ram Bachan Singh

Address1 - Housing Colony, Dhanbad., Address2 -

, , , Jharkhand
PAN No.:

Photo

**FingerPrint** 

Signature







Witness:

I/We individually/Collectively recognize the Seller(S) and Buyer(s)

Sr.NO	Party Name and Address	Photo	Thumb	Signature
	SANJAY KUMAR SINGH			
1	Address1 - Housing Colony, Dhanbad., Address2 -			
	() Jharkhand			

Signature of Operator

Seal and Signature of Registering Officer

Above signature & thumb Impression are affixed in my presence.

Above mentioned, (MANJU SINGH), has/have admitted the execution before me. He/ She/ They has / have been identified by (SANJAY KUMAR SINGH) Son/Daughter/Wife of (Late Ram Bachan Singh) resident of (Housing Colony, Dhanbad.) and by occupation (Business).

Signature of Registering Officer

Date: - 28-Mar-2023

Seal and Signature of Registering Officer







## **Government of Jharkhand**

## **Receipt of Online Payment of Stamp Duty**

#### **NON JUDICIAL**

Receipt Number: a2daaf8532b40c3f86a8

Receipt Date: 26-Apr-2023 01:55:40 pm

Receipt Amount: 100/-

Amount In Words: One Hundred Rupees Only

Token Number: 202300030219

Office Name: SRO - Dhanbad

Document Type: Development Agreement

Payee Name: JAI JAGANNATH CONSTRUCTIONS

REPRESENTED BY ITS PARTNER SRI ATUL KUMAR DOKANIA (Vendee)

GRN Number: 2316902506



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- K/9/73	

इस रसीद का उपयोग केवल एक ही दस्तावेज पर मुद्रांक शुल्क का भुगतान के प्रमाण हेतु ही किया जा सकता है। पुनः प्रिन्ट कर अथवा फोटो कॉपी आदि द्वारा इसी रसीद का दुसरे दस्तावेज पर मुद्रांक शुल्क का भुगतान के प्रमाण हेतु उपयोग भारतीय सुद्रांक अधिनियम, 1899 की घारा 62 अन्तर्गत दण्डनीय अपराध है। Dead Development Agreement Value Stati

CEN 201 69 06 948

DATE 26/4/20

AN 80350.00 AN 80354.00 28/4



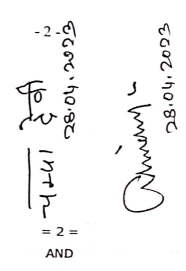
#### **DEVELOPMENT AGREEMENT**

THIS DEVELOPMENT AGREEMENT made on this the 28th day of Abril Two Thousand Twenty Three,

#### BETWEEN

SMT. CHAMPA DEVI (Aadhar No. XXXXXXXXX6304) Wife of Sri Arun Gope, by faith Hindu, Category BC, by occupation Housewife, Resident of Nawadih, Tola Bartand, P.S. Dist. Dhanbad, hereinafter called and referred to as LANDLORD/ OWNER (which expression shall unless excluded by or reppugnant to the context be deemed to include her heirs, successors and interests, liquidators, nominees and/ or assigns) of the ONE PART; (That the land owner hereto does not come under the prohibited class U/s 46 of CNT Act.1908)





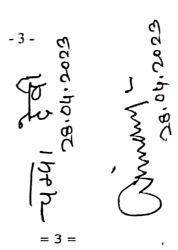
JAI JAGANNATH CONSTRUCTIONS, A partnership firm represented by its Partner SRI ATUL KUMAR DOKANIA (Aadhar No. XXXXXXXXX6751) Son of Sri Om Prakash Dokania, by Faith Hindu, Category OBC, by occupation Businessman, Resident of Joraphatak, P.S. Dhansar, Dist. Dhanbad, hereinafter referred to as DEVELOPER (which expression shall unless excluded by or repugnant to the context be deemed to include his heirs successors and interests, liquidators, nominees and/ or assigns) of the OTHER PART;

#### WHEREAS:

A. WHEREAS, the parties hereto above named owned 6.60 Decimals of land, at Mouza Nawadih, Mouza No. 02, under P.S. Dhanbad, Dist. Dhanbad, appertaining to old Khata No. 05, Old Plot No. 946, New Khata No. 207, New Plot No. 788, which was purchased in the name of Land Owner hereto, vide Deed No. 3326 dated 17.07.2017 from the rightful owner Laldhari Gope, registered at Dhanbad Sub-Registry office, and got her name Mutated vide Mutation Case No. 1645/2018-19 and paying rent to the State under online Volume No. 3, Page No. 85; And

The facts described above mean and conclude that owners hereto are the rightful OWNER of the aforesaid land measuring 5.36 Decimals.

- B. WHEREAS, the Owner had been in search of a Developer to develop the land described in the Schedule of this Development Agreement into a Multistoried Building (Commercial and/ or Residential) Complex.
- C. The Developer, "JAI JAGANNATH CONSTRUCTIONS" approached the present owners and offered to Develop the property by erecting new multistoried buildings thereon on the terms and conditions mentioned hereafter.
- D. Owner have represented to the Developer as follows:

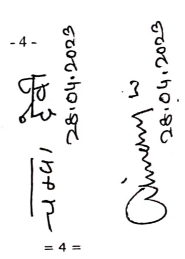


- I. That the Owners are absolute seized and possessed of the piece and parcel of land measuring 6.60 Decimals morefully and particularly described in Schedule hereunder written and hereinafter referred to as the said premises.
- II. That the said Premises is free from acquisition and/ or requisition in any nature whatsoever.
- III. That the said Premises is not effected by any Road Alignment.
- IV. That the Landlords have not entered into any agreement with any person in respect of the said property or created any charge on the said property and during the pendency of this Agreement for development of the Owners shall not enter into Agreement with any other Developer or Promoter or create any change in respect in the proposed multistoried building to be constructed by the Developer on the said piece of land.
  - V. That no notice of attachment, requisition, acquisition received from any Competent Authority in respect of the said premises.
- VI. There is no embargo and or outstanding dues in respect of Income Tax of the Owners and/ or any notice of attachment as being received from Income Tax Authority under the provisions of the Income Tax Act 1961.
- VII. That the Owner shall comply with all requisition for the purpose of development of the said premises.

#### **DEFINITION**

Unless these presents it is repugnant or inconsistent with:

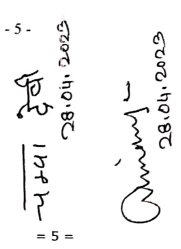
- OWNER shall mean the Owners mentioned in this indenture hereinabove and/ or its successors in interest, legal representatives, and assigns.
- II. DEVELOPER shall mean "JAI JAGANNATH CONSTRUCTIONS", and its successors and interests, liquidators, nominees and/ or assigns;
- III. PREMISES shall mean all that the Land and Premises mentioned in the schedule hereunder within the limits of Mineral Area Development Authority/ Municipal Corporation Authority within the District of Dhanbad and particularly described in the schedule hereunder written.



# NOW THIS AGREEMENT WITNESSETH AND PARTIES MUTUALLY AGREE ON THE FOLLOWING TERMS AND CONDITIONS:

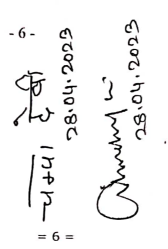
That, in view of the said Agreement for development and construction of a multistoried complex over the schedule land of this Development Agreement proposed to any construction whichever is beneficial to Developer and as per the approval of competent authority i.e. Mineral Area Development Authority/ Municipal Corporation and in lieu of which the Developer will pay the Owners 30% of Super built up area of residential area in the building to be constructed in the schedule land.

- That, the Owners have agreed to handover the peaceful possession of the scheduled Land of this Agreement to the Developer within a period of three days from the date of Signing this Agreement and Issue of Power of Attorney and have allowed the Developer to go ahead with the development work.
- 2. That, the Developer will construct multistoried building (commercial and/ or residential) complex and shall get the plans approved from the competent authority at their own cost.
- 3. That, the Developer undertakes and agrees to pay the Owners only 30% of Super built up area of residential area in the multi storied complex to be constructed on the land of the owner), for the development on the land of 6.60 Decimals.
- 4. That, the Developer may bring their construction of commercial, residential, Apartments or whatsoever, on which the Owner shall not create any interference or objection for the type or quality of the construction.
- 5. That, the multistoried building over the schedule land of this agreement constructed at the cost of the Developer-shall-become the exclusive property of the Developer. The land Owner will not have any physical or legal claim over it and right, interest, title shall accrue upon the Developer in respect of the multistoried building to the extent of 30% of Super built up area of residential area



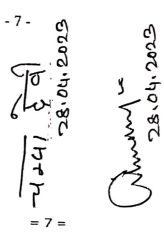
saleable area of the said building complex, which shall be exclusive property of the Developer, with the exclusive right, title and interest upon which the Owners shall not have any sort of right, title or interest in any manner, except her share of 30% of Super built up area of residential area in the building.

- 6. That, will have equitable right, interest, title over the common area like passage, terrace, lift, guard room, generator etc. after the units of the complex are sold to them respectively, and the developer will not claim his any right on and over the same in any manner the water tank and lift machine room.
- 7. That, the Developer agrees and undertakes that the time is the essence of the contract and the Developer will hand over the owner's share of 30% of Super built up area of residential area to the Owner as per this agreement irrespective of status or progress of the construction. The Developer shall construct the said building complex as per specifications and approved plan of the building by the competent authority within a period of 36 months from the date of finalization of approval from the Competent authority, i.e MADA/Municipal Corporation, for the said construction of the building over the schedule land, although there will be 12 months grace period if the developer could not complete the construction.
- 8. That, the Developer undertakes and agrees that they will get the drawings of the proposed apartment over the schedule lands of this agreement duly approved by the competent authority (MADA/ Municipal Corporation) at their own cost.
- 9. That, the Developer will be at liberty to generate funds by advertisements, selling, booking, mortgaging of shops/ offices/ flats of the proposed building of the total constructed area for the purpose of speedy construction and timely completion of the said building complex as per approved plans and specifications at its own responsibility and risk keeping no concern with the Owner.
- 10. That, the Owner agrees and assures to hand over to the Developer the vacant and peaceful possession over the schedule land of this Development Agreement for the purpose of development of the said building complex within three days after the signing of this Agreement and issue of Power of Attorney to facilitate them to

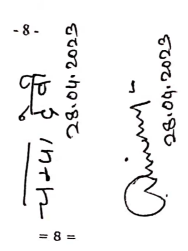


build the basic infrastructures for the speedy and timely construction of the said Apartment, like digging tube wells and removing the debris and strengthening and rising the existing compound wall and construction of the site office, labour shed etc.

- 11. That, the developer will be automatically became owner of their share of constructed area and they shall be authorized to or to execute sale deed, mortgage deed, lease deed or any instrument of their choice as permitted by Law, as the rules framed in section 5 (i) and regulations set forth in section 5 (i) of Jharkhand Apartment (Flat Ownership ) Act, 2011, and the same is applicable for the owner/Land Lord, and both the owner and developer can transfer their shares individually.
- 12. That, the Developer in respect of the above-mentioned Act, further undertakes to indemnify the Owner against any loss of liability arising out of the sale/ mortgage of the said units to the would be purchasers in respect of cost of the land to be paid to them.
- 13. That, the Developer may take loan or financial assistance from any Bank/ Financial Institution for the speedy construction of the said building complex at its own risk and consequence and for the repayment of which the Owner shall not be held responsible at any score, whatsoever.
- 14. That, the Developer undertakes to obtain all sorts of Government clearances and Government sanctions from the concerned competent authorities for the proposed construction of the multistoried building complex over the schedule land of this agreement at their own cost and Owner shall not be liable for reimbursement of any costs, charges and expenses for any reason.
- 15. That, the Owner will not be held liable and responsible for any payments to be made whatsoever to the laborers, material suppliers and the staff employed by the Developer and the dispute/ differences related thereto and accrued thereupon to any Government Agencies or any local bodies in respect to the proposed construction over the schedule land of this Agreement and that will be the sole responsibility of the Developer including all legal consequences related thereto and Owner shall not be responsible for the same.



- 16. That, the Owner will not be liable or responsible for any untoward incident or accident etc. that may occur during the construction work of the said building complex and the Developer will be solely responsible for the same and indemnify the Owner in case of any such eventuality.
- 17. That, the Developer shall abide by the specifications and ensure good quality of the proposed construction of the entire building and both the Owner and the Developer shall strictly abide by the terms and conditions as agreed upon in this Agreement.
- 18. That, the Developer shall be solely entitled for booking and sale of units of the building complex and to receive the payments in lieu of such sale/ booking of the units, for only his share and the land owner is also entitled for the same.
- 19. That, the Owner shall not be held responsible for any dispute between the purchaser of the units and the Developer. It will be the sole responsibility of the Developer to sort out the differences of any kind, if any with the purchasers.
- 20. That, the Developer's liability for the payment of taxes with respect to the newly constructed building over schedule land shall cease after the handing over the units to the respective buyers and then onwards it will be the responsibility of the respective owners to pay the Government Taxes.
- 21. That, the land Owner do hereby declare that the schedule property is free from all encumbrances, debts, liens, charges etc. and the land Owners have absolute marketable title over the schedule land of this Agreement and no legal case, cases, suit are pending before any legal Court of Justice in respect to schedule land of this Agreement.
- 22. That, in case of any dispute between the Owner and the Developer with regard to the terms, of this agreement for developing the same will be adjudicated by the arbitrator appointed one each by either parties whose decision shall be binding and conclusive. In case of disagreement with the decision of the arbitrators, one common arbitrator with the consent of the appointed arbitrators will be appointed for final decision and the majority decision of all the arbitrators shall be binding on both the parties.



### OWNER'S FURTHER OBLIGATION

The Owners hereby agree and covenant with the Developer not to cause any interference or hindrance in the construction of the said building construction on the said plot by the Developer agreement if anything is not going against the spirit of this agreement.

The Owners hereby agree and covenant with the Developer not to do any act, deed or thing whereby the Developer may be prevented from selling, assigning and/ or disposing of the whole premises.

The Owners hereby agrees that the Developer may mortgage or create any charge of the said premises including construction to any bank or financial institutions to meet its financial requirements.

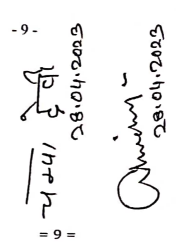
The Owners hereby agree and covenant with the Developer to execute all papers including the deed of conveyance that may be necessary for transfer the respective unit in favour of the purchaser/ assignees/ transferees nominated by the Developer in respect of the Developed Construction over the scheduled land.

## **DEVELOPER'S FURTHER OBLIGATION**

The Developer further agrees and covenants with the Owner to get the subject project cleared by all authorities that may be necessary for the purpose of construction.

The Developer hereby agrees and covenants with the Owners not to violate or contravene any of the provisions or rules applicable for construction of the building as a result of which the obligations and liabilities will accrue upon the Owners.

## 23. OWNER'S INDEMNITY



The Owner hereby indemnifies the Developer of any defect in the title of the Property and marketability of the title.

The Owner hereby undertakes and indemnifies the Developer that the Developer shall be entitled to the said construction and shall enjoy the whole premises without any interference or disturbance provided the Developer performs and observes and fulfills all the terms and conditions herein contained and/ or their part to be observed, performed and/ or fulfilled.

#### 24. <u>DEVELOPER'S INDEMNITY</u>

The Developer hereby undertakes to keep the Owner indemnified from and against all third parties' claims and actions arising out of any part or act or commission of the Developer in or relating to the construction of the said building complex.

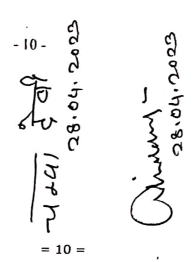
#### 25. MISCELLANEOUS

1. It is agreed that the Developer shall have absolute right to name the building and the Owner shall not object the same. It is agreed that the Developer and/ or the Owner shall incorporate a clause in their respective document so that successor in interest does not change the name of the building once the same is completed.

It is agreed between the parties that in case of registration of these present, the Stamp Duty, registration Fees & other misc. expenses including lawyer's fee for Registration of this Agreement and/ or for Power of Attorney as contemplated under this agreement shall be paid by the Developer.

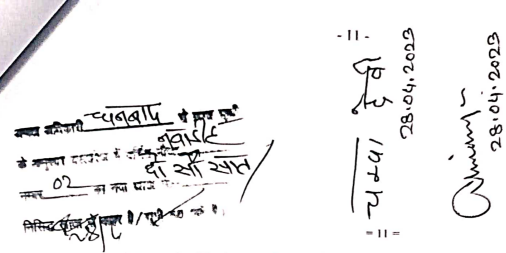
2. It is agreed that the Developer is free to purchase or take on development agreement from other party/ parties, any land which is adjacent/ connected to the scheduled land. The Developer shall be free to develop comprising the land taken

Page 9 of 12



from other vendor(s) and scheduled premises being taken from the Owner and the scheduled premises may be used for entry/ exit purpose to other lands acquired from other vendor(s), and in this regard the Owner will not have any objection or will not raise any claim.

- 3. It is understood that from time to time to facilitate the construction of the building by the Developer various deeds, matters and things not herein specified may be required to be done by the Developer and for which the Developer may need the authority of the Owners and various applications and other documents may be required to be signed or made by the Owners relating to which specific provisions may not have been mentioned herein. The Owners hereby undertake to do all such acts, deeds, matters and things and the Owner shall execute additional power of attorney and/ or authorization as may be required by the Developer for the purpose and the Owners also undertake to sign and execute all such acts, deeds, matters and things if, the same do not in any way infringe and/ or affect the rights of the Owners in respect of the said plot and/ or go against the spirit of this Agreement and the Owner hereby indemnify the Developer for the above.
- 4. Any notice required to be given by the Developer shall be deemed to have been served on the Owners if, delivered by hand and duly acknowledged or send by prepaid registered post with acknowledgement due and on the Developer if, delivered by hand or send by prepaid registered post with acknowledgement due to the known address which appears in this agreement.
- 5. It is hereby agreed between parties that the Developer shall have absolute right to transfer all the rights and interests of this agreement along with the possession of the scheduled premises to its nominee(s)/ assignee(s) which may be any group concern, other firm/ company or any individual on exclusive decision of the Developer, and such nominee(s)/ assignee(s) shall be restricted to the covenants of this agreement. The Owner shall execute needful legal/ formal



document with the nominee(s)/ assignee(s) of the Developer and shall also assist on any further requirement in this regard.

#### 26. FORCE MAJEURE

The Parties hereto shall not be considered to be liable for any obligation hereunder to the extent that the performance of the relative obligations prevented by the existence of the force majeure and shall be suspended from the obligations during the tenure of the force majeure. Force majeure shall mean flood, earthquake, riot, war, storm, tempest, civil commotion, strike, lockout and/ or any other act or commissions beyond the control of the parties hereto.

#### **SCHEDULE**

All that piece and parcel of RAIYATI land situate at Mouza Nawadih, Mouza No. 02, under P.S. and Dist. Dhanbad, Chowki Sadar Sub-Registry office and District Dhanbad,

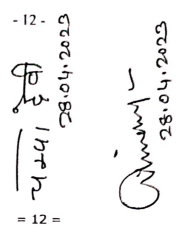
Mouza Nawadih, Mouza No. 02, under P.S. Dhanbad, Dist. Dhanbad, appertaining to old Khata No. 05, Old Plot No. 946, New Khata No. 207, New Plot No. 788, measuring an area 6.60 Decimals of land, being butted and bounded as under:-

North: Part of same Plot & Plot No. 945.

South: Part of same Plot.

East: Plot No. 945.

West: Part of same Plot.



#### **SHARE ALOCATION**

That it has been decided by and between the parties hereto, that the share allocation will be decided later on, after sanction of plan-from MADA/Dhanbad Municipal Corporation and share will be distributed as per ratio in each floor.

Government value of Scheduled property is Rs.32,14,000/- (Rupees Thirty Two Lac Fourteen thousand) only and Registration Fee paid on that amount.

IN WITNESS WHEREOF the parties hereto have signed this Development Agreement at on \_\_\_\_\_\_ Day of \_\_\_\_\_\_ in presence of the witnesses, named hereunder:-

WITNESSES: -

1. Gopal ch Tiwan

SI-. LA Laxmi Klanyan Riva.

purnadi Tundi D Lines

2. Agreen Goker 510 Sqi Shanlan Goker. Nawadhr Dhenlad 28.04.2023

Certified that the finger prints of the left hand of the vendor and purchaser, whose photographs is affixed in the document have been duly obtained before me,

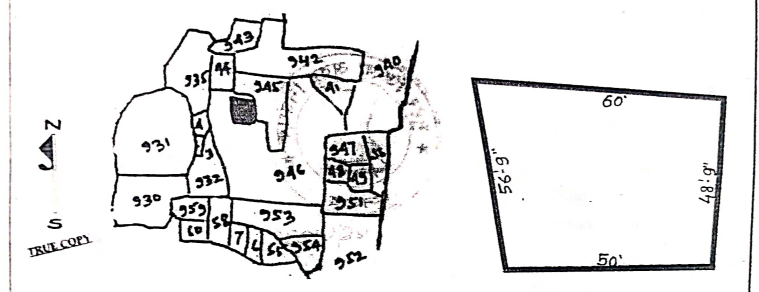
ty:-SMT. CHAMPA DEVI Wife of Sri Arun Gope, Resident of Nawadih, Tola Bartand,

cond Party :- JAI JAGANNATH CONSTRUCTIONS, A partnership firm represented by its Partner SRI ATUL KUMAR DOKANIA and SRI AMIT DOKANIA Soms of Sri Om Prakash Dokania, Resident of Joraphatak, P.S. Dhansar, Dist. Dhanbad.

Schedule: - Mouza Nawadih No 2 PS Dhanbad,

New Khata No	Old Khata No	New Plot No	Old Plot No	
207	05			Area
		788	946	6.60-Dec

## Shown in Red colour.



78.04.2023



# राजस्व एवं भूमि सुधार विभाग झारखंड सरकार

नामांतरण शुद्धि-पत्र

				-	
क्रेता का नाम :	3198		क्रमिक संख्या	इस्टेट का नाम	जिला का नाम
	/R27 2018 - 2019	1645	केस न.	झारखण्ड	धनबाद
केता का नाम : त्रामा केत्री पनि अक्षापामेप जाति - पना नतारीह शनसार )	नवाडीह/ 2		मौजा का नाम/ राजस्व धाना न नाम		
ताडीह शनला	झरिया			Ol +º	Cu
1	17/11/2018		स्वीकृत द्वारा और तिथि	भाग वर्तमान(VOL)	अनुमंडल नाम
जमाबंदी रैयत का नाम : जकर गोप-पिता-शांति गोप	Registration Bh24a Dated 07/07/2017	By Sale	परिवर्तन प्रकार	3	धनबाद
	*	207 1	अभिधृत जिसमें नामांतर खाता भाग पृष्ठ न. वर्तमान वर	पृष्ट संख्या वर्तमान	अचंल का नाम
		205	ामांतरण संबंधित है पृष्ठ संख्या वर्तमान	85	धनबाद
विक्रेता का नाम : लालधारी गोप , पिता-स्व नारायण गोप , जाति, पत्ता-बिशनपुर		<u>207</u> <u>788</u> 6.6 डिसमील	कारोबार विस्तृत सूचना खाता न. प्लौट न. क्षेत्रफल	थानान. 2	हल्का हलका-01
जाति, पर	5		लगान अहा अम	-	-
ना-बिशनपुर			रजिस्टर 2 न अद्यतन तिथि अभयुक्ति		

राजस्व कर्मचारी हलका-01 को आवश्यक कार्यवाही एवं सूचनार्थ हस्तान्तरित। यह एक कंप्यूटर जनित प्रति है यह प्रपन्न केवल प्रार्थी की जानकारी के लिए है इसका उपयोग किसी भी न्यापालय में साक्ष्य के रूप में नहीं किया जा सकता है।

क्रेता का नाम : (चम्पा देवी पति-अरुण गोप , जाति---, पता-नवाडीह धनबाद )

जमाबंदी रैयत का नाम : शंकर गोप-पिता-श्रांति गोप

Signature valid Digitally signed by

PRAKASH KUMAR

अंचलिधकारी धनबाद

युग्धा हुन

े उड जाएंगे प्राण, जब सड़क पर न जाए इन्सान 🏽 🗔





#### OFFICE OF THE SUB REGISTRAR

Office Name: - SRO - Dhanbad

District Name :- Dhanbad

State Name: - Jharkhand

#### **Deed Endorsement**

Token No:-202300030219

Deed Type	Development Agreement
Number of Pages	64
Fee Details	Stamp Duty :- Rs. 4, PR :- Rs. 1, SP :- Rs. 960, A1 :- Rs. 80350, LL :- Rs. 3,
Property No.	1
Valuation Details	Value :- Rs.3213989/- ,Transaction Amount :- Rs.1/-
Property Details	District: - Dhanbad, Tehsil: - Dhanbad, Village Name: - Nawadih Location: - Other Road Nawadih Word No 0  Property Boundaries: - East: Plot No. 945., West: Part of same Plot., South: Part of same Plot., North: Part of same Plot & Plot No. 945.  Volume Number - 3Page Number - 85Khata Number - 207Plot Number - 788  Area Of Land: - 6.60 Decimal

Sh./Smt.CHAMPA DEVI s/o/d/o/w/o Wife Of Sri Arun Gope has presented the document for registration in this office

today dated :- 28-Apr-2023 Day :- Friday Time :- 13:01:55 PM



CHAMPA DEVI(Individual)

Party Name	Document Type	Document Number	
CHAMPA DEVI	PAN/UID	998569196304	

				Power		-		
	Party Name and	Is e-KYC		Of			Finger	
Sr.NO	Address	Verified?	e-KYC Details	Attorney	Party Type	Party_Photo	Print	Signature

HO	,,	ls e-KYC Verified?	e-KYC Details	Power Of Attorney	Party Type	Party_Photo	Finger Print	Signature
1	CHAMPA DEVI Address1 - Nawadih, Tola Bartand, P.s. and Dist Dhanbad., Address2 - Jharkhand PAN No.: Permission Case No	Yes	Champa Devi Address:-, TOLA BARTAND,, VILL -NAWADIH POST- B.POLYTECNIC PS-DHANBAD, NAWADIH, Dhanbad, 828130,, Jharkhand,		EXECUTANTS Age:44			150 John
2	JAI JAGANNATH CONSTRUCTIONS REPRESENTED BY ITS PARTNER SRI ATUL KUMAI DOKANIA Address1 - Joraphatak, P.S. Dhansar, Dist. Dhanbad., Address2 - , , , Jharkhand PAN No.: ,Permission Cas No	S R	India  Atul Kumar Dokania  Address:- Om Bhawan, dhansar, Jora Phatak Road, Dhanbad, Dhanbad, 826001, Jharkhand, India		CLAIMANT Age:41			Jummy ~

#### Identification:

Sr.NO

Party Name and Address

1

GOPAL CHANDRA TIWARI S/o-D/o Laxmi Narayan Tiwari

Address1 - 32, Pnachayat Bhawan, Purnadih, Tundi, Dhanbad.,

Address2 -

PAN No.:

Photo

FingerPrint Signature





gdod eh finan

Witness:

I/We individually/Collectively recognize the Seller(S) and Buyer(s)

Sr.NO

**Party Name and Address** 

Photo Thumb Signature

measurement, Sub Part and House No.	Property Boundaries East: Plot No. 945., West: Part of same Plot., South: Part of same Plot., North: Part of same Plot & Plot No. 945.
Area	Land area : 6.60 Decimal
Other Description of the Property	Pin Code - 826001
Government/Market Value	3213988.8
Transaction Amount	1

CLAIMANT	-Mr. JAI JAGANNATH CONSTRUCTIONS REPRESENTED BY ITS PARTNER SRI ATUL KUMAR DOKANIA, Address - Joraphatak, P.s Dhansar, Dist Dhanbad ,Father/Husband Name Sri Om Prakash Dokania , PAN No ,Permission Case No , Aadhaar N ********6751	
	-Mrs. CHAMPA DEVI, Address - Nawadih, Tola Bartand, P.s. and Dist Dhanbad, Father/Husband Name Wife Of Sri Arun Gope, PAN No, Permission Case No, Aadhaar No. *******6304	

Witness Information	Mr. GOPAL CHANDRA TIWARI, Address - 32, Pnachayat Bhawan, Purnadih, Tundi, Dhanbad, Father/Husband Name- Laxmi Narayan Tiwari

	22 D
	Mr. GOPAL CHANDRA TIWARI , Address - 32, Pnachayat Bhawan, Purnadih, Tundi, Dhanbad, Father/Husband Name-
Identifier Details	Laxmi Narayan Tiwari

Fee Rule:Developme	ent Agreement		
1	Stamp Duty		4

1	SP	960
	Total	960
Fee Rule:Developm	ent Agreement	
1	Al	80,350
2	LL	3
3	PR	1
	Total	80,354

All the entries made, have been verified by me and are found same as the entries of the document presented.



## **Government of Jharkhand**

## **Receipt of Online Payment of Stamp Duty**

#### NON JUDICIAL

Receipt Number: 5772f479a1a2dfc5b602

Receipt Date: 13-Jan-2024 12:38:50 pm

Receipt Amount: 100/-

Amount In Words: One Hundred Rupees Only

**Token Number:** 202400004750

Office Name: SRO - Dhanbad

Document Type : Development Agreement

Payee Name: JAI JAGANNATH CONSTRUCTIONS

REPRESENTED BY ITS PARTNER ATUL

KUMAR DOKANIA ( Vendee )

GRN Number: 2400194418

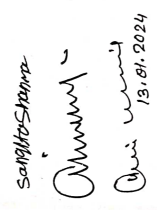


्डान भिराम २१ के अधीन और छदिष्य कि For Office U	se :-	56	
भक्तकारी एक्ट की गांप के स <b>धीन</b>	75	203	
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की अनुसूचा प्यापक - जिल्हामा		{ .	
राधावर क्राप्त्र आतः ः इतिहासः हेक्ट	\$ 30	\$ <b>@</b>	
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इस रसीद का उपयोग केवल एक ही दस्तावेंज पर मुद्रांक शुल्क का भुगतान के प्रमाण हेतु ही किया जा सकता है। पुन: प्रिन्ट कर अथवा फोटो कॉपी आदि द्वारा इसी रसीद का दुसरे दस्तावेज पर मुद्रांक शुल्क का भुगतान के प्रमाण हेतु उपयोग भारतीय मुद्रांक|अधिनियम, 1899 की धारा 62 अन्तर्गत दण्डनीय अपराध है। Development Agreement. Value 87al"

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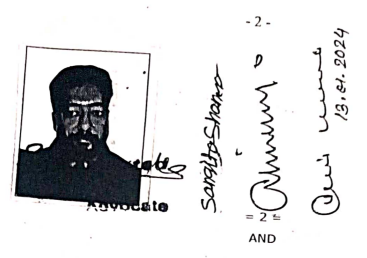
#### DEVELOPMENT AGREEMENT

THIS DEVELOPMENT AGREEMENT made on this the 13th day of January Thousand Twenty Four,

0

#### **BETWEEN**

faith Hindu, Category General, by occupation Business, Resident of Babudin, P.S. I. Dhanbad, hereinafter called and referred to as LANDLORD/ OWNER (which express or shall unless excluded by or repugnant to the context be deemed to include here successors and interests, liquidators, nominees and/ or assigns) of the ONE PARIS. The the land owner hereto does not come under the prohibited class U/s 46 of CNT Act. (2018).





JAI JAGANNATH CONSTRUCTIONS, A partnership firm represented by its Partner SRI-ATUL KUMAR DOKANIA (Aadhar No. XXXXXXXXX6751) and SRI AMIT DOKANIA (Aadhar No. XXXXXXXXX4135) Sons of Sri Om Prakash Dokania, by Faith Hindu, Category OBC, by occupation Businessman, Resident of Joraphatak, P.S. Dhansar, Dist. Dhancad hereinafter referred to as DEVELOPER (which expression shall unless excluded repugnant to the context be deemed to include his heirs successors and interestinguidators, nominees and/ or assigns) of the OTHER PART;

#### WHEREAS:

A. WHEREAS, the land owner hereto above named owned 5.36 Decimals of land at Mouza Nawadih, Mouza No. 02, under P.S. Dhanbad, Dist. Dhanbad, apperranged to old Khata No. 05, Old Plot No. 941 and 946, (New Khata No. 206, New Plot 1991), which was purchased in the name of Land Owner hereto, vide Deca No. 801 dated 05.02.2015 from the rightful owner Nayeem Ahmed Sheikh and Imtiyaz Ahmed Sheikh, registered at Dhanbad Sub-Registry office; And

WHEREAS, ever since the date of purchase the said Smt. Sangita Sharma been in peaceful possession over the said land and got her name Mutate over Order Passed in Mutation Case No. 309(I)2015-16 and paying rent for the under online Volume No. 2, Page No. 64; And

The facts described above mean and conclude that owner hereto are the right of OWNER of the aforesaid land measuring 5.36 Decimals.

B. WHEREAS, the Owner had been in search of a Developer to develop the land





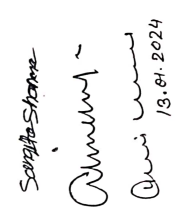
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described in the Schedule of this Development Agreement into a Multista Building (Commercial and/ or Residential) Complex.

- C. The Developer, "JAI JAGANNATH CONSTRUCTIONS" approached the present owners and offered to Develop the property by erecting new multistoried buildings thereon on the terms and conditions mentioned hereafter.
- D. Owner have represented to the Developer as follows:
  - I. That the Owners are absolute seized and possessed of the piece and parcer of land measuring 5.36 Decimals morefully and particularly described on Schedule hereunder written and hereinafter referred to as the said premises.
- II. That the said Premises is free from acquisition and/ or requisition in any nature whatsoever.
- III. That the said Premises is not effected by any Road Alignment.
- IV. That the Landlords have not entered into any agreement with any person in respect of the said property or created any charge on the said property and during the pendency of this Agreement for development of the Owners small not enter into Agreement with any other Developer or Promoter or create any charge in respect in the proposed multistoried building to be constructed by the Developer on the said piece of land.
- V. That no notice of attachment, requisition, acquisition received from Competent Authority in respect of the said premises.
- VI. There is no embargo and or outstanding dues in respect of Income Tax of the Owners and/ or any notice of attachment as being received from Income Tax Authority under the provisions of the Income Tax Act 1961.
- VII. That the Owner shall comply with all requisition for the purpose of development of the said premises.

**DEFINITION** 



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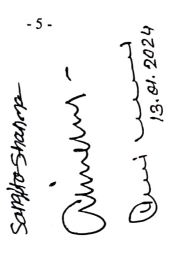
Unless these presents it is repugnant or inconsistent with:

- OWNER shall mean the Owners mentioned in this indenture hereinabove and/ or its successors in interest, legal representatives, and assigns.
- II. DEVELOPER shall mean "JAI JAGANNATH CONSTRUCTIONS", and its successors and interests, liquidators, nominees and/ or assigns;
- PREMISES shall mean all that the Land and Premises mentioned in the schedule hereunder within the limits of Mineral Area Development Authority/ Municipal Corporation Authority within the District of Dhanbad and particularly described in the schedule hereunder written.

## NOW THIS AGREEMENT WITNESSETH AND PARTIES MUTUALLY AGREE ON THE FOLLOWING TERMS AND CONDITIONS:

That, in view of the said Agreement for development and construction of a multisteried complex over the schedule land of this Development Agreement proposed to any construction whichever is beneficial to Developer and as per the approval of competent authority i.e. Mineral Area Development Authority/ Municipal Corporation and in lieu of which the Developer will pay the Owners 45% of Super built up area in the building to be constructed in the schedule land.

- That, the Owners have agreed to handover the peaceful possession of the scheduled Land of this Agreement to the Developer within a period of three days from the date of Signing this Agreement and Issue of Power of Attorney and have allowed the Developer to go ahead with the development work.
- 2. That, the Developer will construct multistoried building (commercial and presidential) complex and shall get the plans approved from the competent authority at their own cost.
- 3. That, the Developer undertakes and agrees to pay the Owners only 45% of Superbuilt up area in the multi-storied complex to be constructed on the land of sine owner), for the development on the land of 5.36 Decimals.



= 5 =

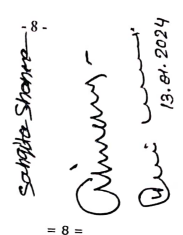
- 4. That, the Developer may bring their construction of commercial, residential, Apartments or whatsoever, on which the Owner shall not create any interference or objection for the type or quality of the construction.
- 5. That, the multistoried building over the schedule land of this agreement constructed at the cost of the Developer shall become the exclusive property of the Developer. The land Owner will not have any physical or legal claim over it and right, interest, title shall accrue upon the Developer in respect of the multistoried building to the extent of 45% of Super built up area as aforesaid, constructed saleable area of the said building complex, which shall be exclusive property of the Developer, with the exclusive right, title and interest upon which the Owners shall not have any sort of right, title or interest in any manner, except her share of 45% of Super built up area in the building.
- 6. That, will have equitable right, interest, title over the common area like passage, terrace, lift, guard room, generator etc. after the units of the complex are sold to them respectively, and the developer will not claim his any right on and over the same in any manner the water tank and lift machine room.
- 7. That, the Developer agrees and undertakes that the time is the essence of the contract and the Developer will hand over the owner's share of 45% of Super built up area of, to the Owner as per this agreement irrespective of status or progress of the construction. The Developer shall construct the said building complex as per specifications and approved plan of the building by the competent authority within a period of 36 months from the date of finalization of approval from the Competent authority, i.e MADA/Municipal Corporation, for the said construction of the building over the schedule land, although there will be 12 months grace period if the developer could not complete the construction.

- 8. That, the Developer undertakes and agrees that they will get the drawings of the proposed apartment over the schedule lands of this agreement duly approved by the competent authority (MADA/ Municipal Corporation) at their own cost.
  9. That the Developer will the proposed by the competent authority (MADA/ Municipal Corporation) at their own cost.
- That, the Developer will be at liberty to generate funds by advertisements, selling, booking, mortgaging of shops/ offices/ flats of the proposed building of the total constructed area for the purpose of speedy construction and timely completion of the said building complex as per approved plans and specifications at its own responsibility and risk keeping no concern with the Owner.
   That the Owner appears
- 10. That, the Owner agrees and assures to hand over to the Developer the vacant and peaceful possession over the schedule land of this Development Agreement for the purpose of development of the said building complex within three days after the signing of this Agreement and issue of Power of Attorney to facilitate them to build the basic infrastructures for the speedy and timely construction of the said Apartment, like digging tube wells and removing the debris and strengthening and rising the existing compound wall and construction of the site office, labour shed etc.
- 11. That, the developer will be automatically became owner of their snare of constructed area and they shall be authorized to or to execute sale dead mortgage deed, lease deed or any instrument of their choice as permitted by Law, as the rules framed in section 5 (i) and regulations set forth in section 5 (ii) of Jharkhand Apartment (Flat Ownership ) Act, 2011, and the same is applicable for the owner/Land Lord, and both the owner and developer can transfer their shares individually.

  12. That, the Developer is the same is automatically became owner of their snare of their shares.
- 12. That, the Developer in respect of the above-mentioned Act, further undertakes to indemnify the Owner against any loss of liability arising out of the sale/ mortgage of the said units to the would be purchasers in respect of cost of the land to be paid to them.
- 13. That, the Developer may take loan or financial assistance from any Back. Financial Institution for the speedy construction of the said building complex at its own risk and consequence and for the repayment of which the Owner shall not be held responsible at any score, whatsoever.



- 14. That, the Developer undertakes to obtain all sorts of Government clearances and Government sanctions from the concerned competent authorities for the proposed construction of the multistoried building complex over the schedule land of this agreement at their own cost and Owner shall not be liable for reimbursement of any costs, charges and expenses for any reason.
- 15. That, the Owner will not be held liable and responsible for any payments to be made whatsoever to the laborers, material suppliers and the staff employed by the Developer and the dispute/ differences related thereto and accrued thereupon to any Government Agencies or any local bodies in respect to the proposed construction over the schedule land of this Agreement and that will be the sole responsibility of the Developer including all legal consequences related thereto and Owner shall not be responsible for the same.
- 16. That, the Owner will not be liable or responsible for any untoward incident or accident etc. that may occur during the construction work of the said building complex and the Developer will be solely responsible for the same and indemnify the Owner in case of any such eventuality.
- 17. That, the Developer shall abide by the specifications and ensure good quality of the proposed construction of the entire building and both the Owner and the Developer shall strictly abide by the terms and conditions as agreed upon in this Agreement.
- 18. That, the Developer shall be solely entitled for booking and sale of units of the building complex and to receive the payments in lieu of such sale/ booking or the units, for only his share and the land owner is also entitled for the same.
- 19. That, the Owner shall not be held responsible for any dispute between the purchaser of the units and the Developer. It will be the sole responsibility of the Developer to sort out the differences of any kind, if any with the purchasers.
- 20. That, the Developer's liability for the payment of taxes with respect to the news constructed building over schedule land shall cease after the handing over the units to the respective buyers and then onwards it will be the responsibility of the respective owners to pay the Government Taxes.



- 21. That, the land Owner do hereby declare that the schedule property is free from all encumbrances, debts, liens, charges etc. and the land Owners have absolute marketable title over the schedule land of this Agreement and no legal case, cases, suit are pending before any legal Court of Justice in respect to schedule land of this Agreement.
- 22. That, in case of any dispute between the Owner and the Developer with regard to the terms, of this agreement for developing the same will be adjudicated by the arbitrator appointed one each by either parties whose decision shall be binding and conclusive. In case of disagreement with the decision of the arbitrators, one common arbitrator with the consent of the appointed arbitrators will be appointed for final decision and the majority decision of all the arbitrators shall be binding on both the parties.

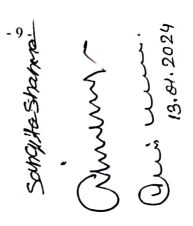
## OWNER'S FURTHER OBLIGATION

The Owners hereby agree and covenant with the Developer not to cause and interference or hindrance in the construction of the said building construction of the said plot by the Developer agreement if anything is not going against the spirit of this agreement.

The Owners hereby agree and covenant with the Developer not to do any act, deed or thing whereby the Developer may be prevented from selling, assigning and/ or disposing of the whole premises.

The Owners hereby agrees that the Developer may mortgage or create and charge of the said premises including construction to any bank or financial institutions to meet its financial requirements.

The Owners hereby agree and covenant with the Developer to execute all papers including the deed of conveyance that may be necessary for transfer the respective unit in favour of the purchaser/ assignees/ transferees nominated by the Developer in respect of the Developed Construction over the scheduled land



= 9 =

## **DEVELOPER'S FURTHER OBLIGATION**

The Developer further agrees and covenants with the Owner to get the subject project cleared by all authorities that may be necessary for the purpose of construction.

The Developer hereby agrees and covenants with the Owners not to violate or contravene any of the provisions or rules applicable for construction of the building as a result of which the obligations and liabilities will accrue upon the Owners.

#### 23. OWNER'S INDEMNITY

The Owner hereby indemnifies the Developer of any defect in the title of the Property and marketability of the title.

The Owner hereby undertakes and indemnifies the Developer that the Developer shall be entitled to the said construction and shall enjoy the whole premises without any interference or disturbance provided the Developer performs and observes and fulfills all the terms and conditions herein contained and/ or their part to be observed, performed and/ or fulfilled.

## 24. <u>DEVELOPER'S INDEMNITY</u>

The Developer hereby undertakes to keep the Owner indemnified from and against all third parties' claims and actions arising out of any part or act or commission of the Developer in or relating to the construction of the said building complex.

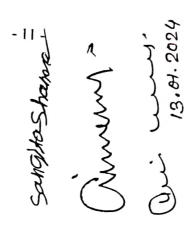
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## 25. <u>MISCELLANEOUS</u>

1. It is agreed that the Developer shall have absolute right to name the building and the Owner shall not object the same. It is agreed that the Developer and/ or the Owner shall incorporate a clause in their respective document so that successor in interest does not change the name of the building once the same is completed.

It is agreed between the parties that in case of registration of these present, the Stamp Duty, registration Fees & other misc. expenses including lawyer's fee for Registration of this Agreement and/ or for Power of Attorney as contemplated under this agreement shall be paid by the Developer.

- 2. It is agreed that the Developer is free to purchase or take on development agreement from other party/ parties, any land which is adjacent/ connected to the scheduled land. The Developer shall be free to develop comprising the land taken from other vendor(s) and scheduled premises being taken from the Owner and the scheduled premises may be used for entry/ exit purpose to other lands acquired from other vendor(s), and in this regard the Owner will not have any objection or will not raise any claim.
- 3. It is understood that from time to time to facilitate the construction of the building by the Developer various deeds, matters and things not herein specified may be required to be done by the Developer and for which the Developer may need the authority of the Owners and various applications and other documents may be required to be signed or made by the Owners relating to which specific provisions may not have been mentioned herein. The Owners hereby undertake to do all such acts, deeds, matters and things and the Owner shall execute additional power of attorney and/ or authorization as may be required by the Developer for the purpose and the Owners also undertake to sign and execute all such acts, deeds, matters and things if, the same do not in any way infringe and/ or affect



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the rights of the Owners in respect of the said plot and/ or go against the spirit of this Agreement and the Owner hereby indemnify the Developer for the above.

- Any notice required to be given by the Developer shall be deemed to have been served on the Owners if, delivered by hand and duly acknowledged or send by prepaid registered post with acknowledgement due and on the Developer if, delivered by hand or send by prepaid registered post with acknowledgement due to the known address which appears in this agreement.
- 5. It is hereby agreed between parties that the Developer shall have absolute right to transfer all the rights and interests of this agreement along with the possession of the scheduled premises to its nominee(s)/ assignee(s) which may be any group concern, other firm/ company or any individual on exclusive decision of the Developer, and such nominee(s)/ assignee(s) shall be restricted to the covenants of this agreement. The Owner shall execute needful legal/ formal document with the nominee(s)/ assignee(s) of the Developer and shall also assist on any further requirement in this regard.

#### 26. **FORCE MAJEURE**

The Parties hereto shall not be considered to be liable for any obligation hereunder to the extent that the performance of the relative obligations prevented by the existence of the force majeure and shall be suspended from the obligations during the tenure of the force majeure. Force majeure shall mean flood, earthquake, riot, war, storm, tempest, civil commotion, strike, lockout and/ or any other act or commissions beyond the control of the parties hereto.

Be it mentioned that if the developer paid a sum of Rs.10,00,000/- (Rupees Ten Lac) only to the Land owner as interest free refundable security deposit, which sum is refunded by the land owner to the developer on or before handing over the land owner's share of constructed area. (Rs.5,00,000/- only paid vide RTGS, LTR No. HDFCR52023102799070162 dated 17.10.23. and Rs.5,00,000/- paid vide  $\mbox{\it ETG-S}$ UTR NO. HDFCR52024011671252650 Pated 16.01.2024

Page 11 of 13

Songha Shanso Nummy Own 13.04.2024

अचल अधिकारी **धानण** से प्राप्त सूर्वा के अनुसार दस्तावेज में वर्णित मीजा <u>जीलाई</u> नम्सर 02 का नया खाता नं0- हो श्री। हो।

िकेड रक्का से बहर है/सूदी दस नहीं है।

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#### **SCHEDULE**

All that piece and parcel of RAIYATI land situate at Mouza Nawadih, Mouza No. 02, under P.S. and Dist. Dhanbad, Chowki Sadar Sub-Registry office and District Dhanbad,

Mouza Nawadih, Mouza No. 02, under P.S. Dhanbad, Dist. Dhanbad,

old Khata No. 05, Old Plot No. 941 and 946,

Corresponding New Khata No. 206, New Plot No. 779 – Area 5.36 Decimals, being butted and bounded by :-

North:

Part of same Plot:

South:

Part of same Plot.

East:

Plot No. 940.

West:

Plot No. 946.

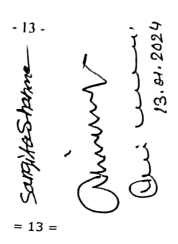
#### SHARE ALOCATION

That it has been decided by and between the parties hereto, that the share allocation will be decided later on, after sanction of plan from MADA/Dhanbad Municipal Corporation and share will be distributed as per ratio in each floor.

Government value of Scheduled property is Rs.28,71,300/- (Rupees Twenty Eight Lac Seventy One Thousand Three hundred) only and Registration Fee paid on that amount

IN WITNESS WHEREOF the parties hereto have signed this Development Agreement at DHANGAD on 18<sup>th</sup> Day of TANUARY in presence of the witnesses, named hereunder:-

Page 12 of 13



WITNESSES: -

Gopal chandon Tiwasi

Lt-Laxmi Narten Tiwan

purnadih. Tundi Dhanbad

13.81.2024

Certified that the finger prints of the left hand of the vendor and purchaser, whose photographs is affixed in the document have been duly obtained before mc,

tants :- Smt. Sangita Sharma w/o Sri Rakesh Kumar, R/O Babudih, P S & Dist Dhanbad.

Amit Dokania s/o Sri Om Prakash Dokania, R/O Joraphatak, P S Dhansar, Dist

Dhanbad.

TRUE COPY

Schedule: Nawadih No 2, P S Dhanbad, Old Khata No 05, old Plot No 941 & 946, New

Khata No 206, New Plot No 779, Area 5.36-Decimals.

Shown in Red colour.

Sangeta Shanna

13.01.2024



#### OFFICE OF THE SUB REGISTRAR

Office Name: - SRO - Dhanbad

District Name :- Dhanbad

State Name :- Jharkhand

## **Deed Endorsement**

Token No:- 202400004750

Deed Type	Development Agreement
Number of Pages	72
Fee Details	Stamp Duty :- Rs. 4, PR :- Rs. 1, SP :- Rs. 1080, A1 :- Rs. 71783, LL :- Rs. 3,
Property No.	1
Valuation Details	Value :- Rs.2871245/- ,Transaction Amount :- Rs.1/-
Property Details	District :- Dhanbad , Tehsil :- Dhanbad , Village Name :- Nawadih Location :- Other Road,
	Nawadih Word No 0  Property Boundaries :- East: Plot No. 940., West: Plot No. 946., South: Part of Same Plot.,
	North: Part of Same Plot.  Khata Number - 206Plot Number - 779Volume Number - 2Page Number - 64
	Area Of Land :- 5.36 Decimal

Sn./Smt.SANGITA SHARMA s/o/d/o/w/o Wife Of Sri Rakesh Kumar has presented the document for registration in this office

today dated :- 16-Jan-2024 Day :- Tuesday Time :- 14:42:46 PM



SANGITA SHARMA(Individual)

Dody Namo	Document Type	Document Number
Party Name	PAN/UID	238733832834
SANGITA SHARMA	FAIVOID	

				Power				
Sr.NO	Party Name and Address	ls e-KYC Verified?	e-KYC Details	Of Attorney	Party Type	Party_Photo	Finger Print	Signature

No.-

Power Party Name and Is e-KYC e-KYC Of Finger Verified? **Details** Print Signature Address **Attorney** sr.NO Party\_Photo Party Type **JAI JAGANNATH** Yes **Atul Kumar** CLAIMANT CONSTRUCTIONS Dokania Age:42 Address:-REPRESENTED Om Bhawan, BY ITS PARTNER ATUL KUMAR dhansar, Jora DOKANIA Phatak Road, , Dhanbad, Address1 -Joraphatak, P.s.-Nirsa-cumchirkunda, Dhansar, Dist.-Dhanbad, Dhanbad. Address2 -826001, Dhanbad, Joraphatak, P.s.-Jharkhand, Dhansar Dist -India Dhanbad. ... Jharkhand PAN No.: Permission Case No.-

Identification:

Sr.NO 1

3

Party Name and Address

**GOPAL CHANDRA TIWARI** 

S/o-D/o Laxmi Narayan Tiwari

Address1 - 32, Panchayat Bhawan, Purnadih, Tundi, Dhanbad.,

Address2 -

, , , Jharkhand

PAN No.:

FingerPrint Signature







Witness:

I/We individually/Collectively recognize the Seller(S) and Buyer(s)

Sr.NO	Party Name and Address	Photo	Thumb	Signature
	GOPAL CHANDRA TIWARI			
1	Address1 - 32, Panchayat Bhawan, Purnadih, Tundi, Dhanbad., Address2 -			
	, , , Jharkhand			

Signature of Operator

Seal and Signature of Registering Officer

Above signature & thumb Impression are affixed in my presence.

Above mentioned, ( SANGITA SHARMA), has/have admitted the execution before me. He/ She/ They has / have been identified by (GOPAL CHANDRA TIWARI) Son/Daughter/Wife of (Laxmi Narayan Tiwari) resident of (32, Panchayat Bhawan, Purnadih, Tundi, Dhanbad.) and by occupation (Business).



## **Government of Jharkhand**

## **Receipt of Online Payment of Stamp Duty**

#### **NON JUDICIAL**

Receipt Number: dbdc54cdd6588c6c3ab6

Receipt Date: 16-Apr-2024 01:19:25 pm

Receipt Amount: 100/-

Amount In Words: One Hundred Rupees Only

Token Number: 202400046458

Office Name: SRO - Dhanbad

Document Type: Development Agreement

Payee Name: JAI JAGANNATH CONSTRUCTIONS

REPRESENTED BY ITS PARTNER SRI

AMIT DOKANIA ( Vendee )

GRN Number: 2401670530



नाइस्टारी एवट की अधीन और छाटाना :- : For Office Use :- को अधीन को आहर है आहे ड्राण्डयन स्टाम्प एवट-१८९६ को अधीन विधायन स्टाम्प स्थायन स्टाम्प स्थायन है आ देन हो स्थायन दिक्क को अधीन विधायन है या स्टाम्प - शतक अपीक्ष तो अस	Sarahashanna (Dunum) -	Qui lumo 16.04.2024	
10171 / 1			

इस रसीद का उपयोग केवल एक ही दस्तावेज पर मुद्रांक श्रुल्क का भुगतान के प्रमाण हेतु ही किया जा सकता है। पुन: प्रिन्ट कर अथवा फोटो कॉपी आदि द्वारा इसी रसीद का दुसरे दस्तावेज पर मुद्रांक शुल्क का भुगतान के प्रमाण हेतु उपयोग भारतीय -मुद्रांक अधिनियम, 1899 की धारा 62 अन्तर्गत दण्डनीय अपराध है। Devolopment Agreenent Value Spl.

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feeled In 71783:00 The 71787.10 Toly



#### **DEVELOPMENT AGREEMENT**

THIS DEVELOPMENT AGREEMENT made on this the 16th day of Abril Two Thousand Twenty Four,

#### **BETWEEN**

**SMT. SANGITA SHARMA** (Aadhar No. XXXX XXXX 2834) Wife of Sri Rakesh Kumar, by faith Hindu, Category General, by occupation Business, Resident of Babudih, P.S. Dist. Dhanbad, hereinafter called and referred to as LANDLORD/ OWNER (which expression shall unless excluded by or repugnant to the context be deemed to include her heirs, successors and interests, liquidators, nominees and/ or assigns) of the ONE PART; (That the land owner hereto does not come under the prohibited class U/s 46 of CNT Act.1908)



Sahythashapma Munum -

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JAI JAGANNATH CONSTRUCTIONS, A partnership firm represented by its Partner SRI ATUL KUMAR DOKANIA (Aadhar No. XXXXXXXXX6751) and SRI AMIT DOKANIA (Aadhar No. XXXXXXXXX4135) Sons of Sri Om Prakash Dokania, by Faith Hindu, Category OBC, by occupation Businessman, Resident of Joraphatak, P.S. Dhansar, Dist. Dhanbad, hereinafter referred to as DEVELOPER (which expression shall unless excluded by or repugnant to the context be deemed to include his heirs successors and interests, liquidators, nominees and/ or assigns) of the OTHER PART;

#### **WHEREAS:**

A. WHEREAS, the land owner hereto above named owned 5.36 Decimals of land, at Mouza Nawadih, Mouza No. 02, under P.S. Dhanbad, Dist. Dhanbad, appertaining to old Khata No. 05, Old Plot No. 941 and 946, (New Khata No. 206, New Plot No. 779), which was purchased in the name of Land Owner hereto, vide Deed No. 276 dated 18.01.2024 from the rightful owner Rekha Dubey alias Rekha Devi and others, registered at Dhanbad Sub-Registry office,; And

WHEREAS, ever since the date of purchase the said Smt. Sangita Sharma has been in peaceful possession over the said land and got her name Mutated vide Order Passed in Mutation Case No. 5999/2023-24 and paying rent for the same under online Volume No. 14 Page No. 90; And

The facts described above mean and conclude that owner hereto are the rightful OWNER of the aforesaid land measuring 5.36 Decimals.

B. WHEREAS, the Owner had been in search of a Developer to develop the land



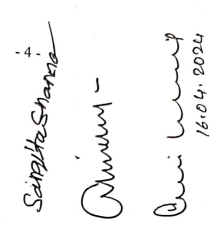




described in the Schedule of this Development Agreement into a Multistoried Building (Commercial and/ or Residential) Complex.

- C. The Developer, "JAI JAGANNATH CONSTRUCTIONS" approached the present owners and offered to Develop the property by erecting new multistoried buildings thereon on the terms and conditions mentioned hereafter.
- D. Owner have represented to the Developer as follows:
  - I. That the Owners are absolute seized and possessed of the piece and parcel of land measuring 5.36 Decimals morefully and particularly described in Schedule hereunder written and hereinafter referred to as the said premises.
  - II. That the said Premises is free from acquisition and/ or requisition in any nature whatsoever.
- III. That the said Premises is not effected by any Road Alignment.
- IV. That the Landlords have not entered into any agreement with any person in respect of the said property or created any charge on the said property and during the pendency of this Agreement for development of the Owners shall not enter into Agreement with any other Developer or Promoter or create any charge in respect in the proposed multistoried building to be constructed by the Developer on the said piece of land.
- V. That no notice of attachment, requisition, acquisition received from any Competent Authority in respect of the said premises.
- VI. There is no embargo and or outstanding dues in respect of Income Tax of the Owners and/ or any notice of attachment as being received from Income Tax Authority under the provisions of the Income Tax Act 1961.
- VII. That the Owner shall comply with all requisition for the purpose of development of the said premises.

**DEFINITION** 



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Unless these presents it is repugnant or inconsistent with:

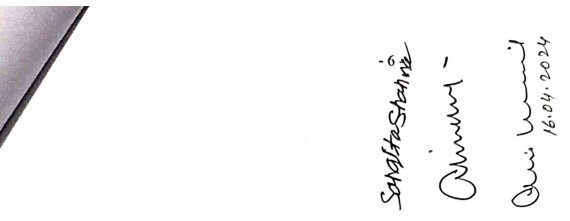
- OWNER shall mean the Owners mentioned in this indenture hereinabove and/ or I. its successors in interest, legal representatives, and assigns. II.
- DEVELOPER shall mean "JAI JAGANNATH CONSTRUCTIONS", and its successors and interests, liquidators, nominees and/ or assigns; III.
- PREMISES shall mean all that the Land and Premises mentioned in the schedule hereunder within the limits of Mineral Area Development Authority/ Municipal Corporation Authority within the District of Dhanbad and particularly described in the schedule hereunder written.

## NOW THIS AGREEMENT WITNESSETH AND PARTIES MUTUALLY AGREE ON THE FOLLOWING TERMS AND CONDITIONS:

That, in view of the said Agreement for development and construction of a multistoried complex over the schedule land of this Development Agreement proposed to any construction whichever is beneficial to Developer and as per the approval of competent authority i.e. Mineral Area Development Authority/ Municipal Corporation and in lieu of which the Developer will pay the Owners 45% of Super built up area in the building to be constructed in the schedule land.

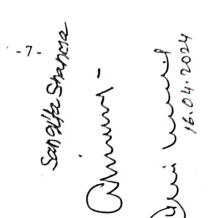
- That, the Owners have agreed to handover the peaceful possession of the 1. scheduled Land of this Agreement to the Developer within a period of three days from the date of Signing this Agreement and Issue of Power of Attorney and have allowed the Developer to go ahead with the development work.
- 2. That, the Developer will construct multistoried building (commercial and/ or residential) complex and shall get the plans approved from the competent authority at their own cost.
- 3. That, the Developer undertakes and agrees to pay the Owners only 45% of Super built up area in the multi storied complex to be constructed on the land of the owner), for the development on the land of 5.36 Decimals.

- 4. That, the Developer may bring their construction of commercial, residential, Apartments or whatsoever, on which the Owner shall not create any interference or objection for the type or quality of the construction.
- 5. That, the multistoried building over the schedule land of this agreement constructed at the cost of the Developer shall become the exclusive property of the Developer. The land Owner will not have any physical or legal claim over it and right, interest, title shall accrue upon the Developer in respect of the multistoried building to the extent of 55% of Super built up area as aforesaid, constructed saleable area of the said building complex, which shall be exclusive property of the Developer, with the exclusive right, title and interest upon which the Owners shall not have any sort of right, title or interest in any manner, except her share of 45% of Super built up area in the building.
- 6. That, will have equitable right, interest, title over the common area like passage, terrace, lift, guard room, generator etc. after the units of the complex are sold to them respectively, and the developer will not claim his any right on and over the same in any manner the water tank and lift machine room.
- 7. That, the Developer agrees and undertakes that the time is the essence of the contract and the Developer will hand over the owner's share of 45% of Super built up area of, to the Owner as per this agreement irrespective of status or progress of the construction. The Developer shall construct the said building complex as per specifications and approved plan of the building by the competent authority within a period of 36 months from the date of finalization of approval from the Competent authority, i.e MADA/Municipal Corporation, for the said construction of the building over the schedule land, although there will be 12 months grace period if the developer could not complete the construction.





- 8. That, the Developer undertakes and agrees that they will get the drawings of the proposed apartment over the schedule lands of this agreement duly approved by the competent authority (MADA/ Municipal Corporation) at their own cost.
- 9. That, the Developer will be at liberty to generate funds by advertisements, selling, booking, mortgaging of shops/ offices/ flats of the proposed building of the total constructed area for the purpose of speedy construction and timely completion of the said building complex as per approved plans and specifications at its own responsibility and risk keeping no concern with the Owner.
- That, the Owner agrees and assures to hand over to the Developer the vacant and peaceful possession over the schedule land of this Development Agreement for the purpose of development of the said building complex within three days after the signing of this Agreement and issue of Power of Attorney to facilitate them to build the basic infrastructures for the speedy and timely construction of the said Apartment, like digging tube wells and removing the debris and strengthening and rising the existing compound wall and construction of the site office, labour shed etc.
- 11. That, the developer will be automatically became owner of their share of constructed area and they shall be authorized to or to execute sale deed, mortgage deed, lease deed or any instrument of their choice as permitted by Law, as the rules framed in section 5 (i) and regulations set forth in section 5 (i) of Jharkhand Apartment (Flat Ownership ) Act, 2011, and the same is applicable for the owner/Land Lord, and both the owner and developer can transfer their shares individually.
- 12. That, the Developer in respect of the above-mentioned Act, further undertakes to indemnify the Owner against any loss of liability arising out of the sale/ mortgage of the said units to the would be purchasers in respect of cost of the land to be paid to them.
- 13. That, the Developer may take loan or financial assistance from any Bank/
  Financial Institution for the speedy construction of the said building complex at its
  own risk and consequence and for the repayment of which the Owner shall not be
  held responsible at any score, whatsoever.



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- 14. That, the Developer undertakes to obtain all sorts of Government clearances and Government sanctions from the concerned competent authorities for the proposed construction of the multistoried building complex over the schedule land of this agreement at their own cost and Owner shall not be liable for reimbursement of any costs, charges and expenses for any reason.
- 15. That, the Owner will not be held liable and responsible for any payments to be made whatsoever to the laborers, material suppliers and the staff employed by the Developer and the dispute/ differences related thereto and accrued thereupon to any Government Agencies or any local bodies in respect to the proposed construction over the schedule land of this Agreement and that will be the sole responsibility of the Developer including all legal consequences related thereto and Owner shall not be responsible for the same.
- 16. That, the Owner will not be liable or responsible for any untoward incident or accident etc. that may occur during the construction work of the said building complex and the Developer will be solely responsible for the same and indemnify the Owner in case of any such eventuality.
- 17. That, the Developer shall abide by the specifications and ensure good quality of the proposed construction of the entire building and both the Owner and the Developer shall strictly abide by the terms and conditions as agreed upon in this Agreement.
- 18. That, the Developer shall be solely entitled for booking and sale of units of the building complex and to receive the payments in lieu of such sale/ booking of the units, for only his share and the land owner is also entitled for the same.
- 19. That, the Owner shall not be held responsible for any dispute between the purchaser of the units and the Developer. It will be the sole responsibility of the Developer to sort out the differences of any kind, if any with the purchasers.
- 20. That, the Developer's liability for the payment of taxes with respect to the newly constructed building over schedule land shall cease after the handing over the units to the respective buyers and then onwards it will be the responsibility of the respective owners to pay the Government Taxes.

- 21. That, the land Owner do hereby declare that the schedule property is free from all encumbrances, debts, liens, charges etc. and the land Owners have absolute marketable title over the schedule land of this Agreement and no legal case, cases, suit are pending before any legal Court of Justice in respect to schedule land of this Agreement.
- 22. That, in case of any dispute between the Owner and the Developer with regard to the terms, of this agreement for developing the same will be adjudicated by the arbitrator appointed one each by either parties whose decision shall be binding and conclusive. In case of disagreement with the decision of the arbitrators, one common arbitrator with the consent of the appointed arbitrators will be appointed for final decision and the majority decision of all the arbitrators shall be binding on both the parties.

#### **OWNER'S FURTHER OBLIGATION**

The Owners hereby agree and covenant with the Developer not to cause any interference or hindrance in the construction of the said building construction on the said plot by the Developer agreement if anything is not going against the spirit of this agreement.

The Owners hereby agree and covenant with the Developer not to do any act, deed or thing whereby the Developer may be prevented from selling, assigning and/ or disposing of the whole premises.

The Owners hereby agrees that the Developer may mortgage or create any charge of the said premises including construction to any bank or financial institutions to meet its financial requirements.

The Owners hereby agree and covenant with the Developer to execute all papers including the deed of conveyance that may be necessary for transfer the respective unit in favour of the purchaser/ assignees/ transferees nominated by the Developer in respect of the Developed Construction over the scheduled land.





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#### **DEVELOPER'S FURTHER OBLIGATION**

The Developer further agrees and covenants with the Owner to get the subject project cleared by all authorities that may be necessary for the purpose of construction.

The Developer hereby agrees and covenants with the Owners not to violate or contravene, any of the provisions or rules applicable for construction of the building as a result of which the obligations and liabilities will accrue upon the Owners.

#### 23. OWNER'S INDEMNITY

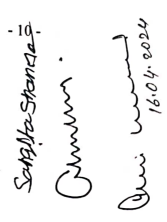
The Owner hereby indemnifies the Developer of any defect in the title of the Property and marketability of the title.

The Owner hereby undertakes and indemnifies the Developer that the Developer shall be entitled to the said construction and shall enjoy the whole premises without any interference or disturbance provided the Developer performs and observes and fulfills all the terms and conditions herein contained and/ or their part to be observed, performed and/ or fulfilled.

#### 24. <u>DEVELOPER'S INDEMNITY</u>

The Developer hereby undertakes to keep the Owner indemnified from and against all third parties' claims and actions arising out of any part or act or commission of the Developer in or relating to the construction of the said building complex.





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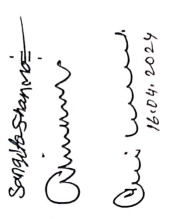
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It is agreed between the parties that in case of registration of these present, the Stamp Duty, registration Fees & other misc. expenses including lawyer's fee for Registration of this Agreement and/ or for Power of Attorney as contemplated under this agreement shall be paid by the Developer.

- 2. It is agreed that the Developer is free to purchase or take on development agreement from other party/ parties, any land which is adjacent/ connected to the scheduled land. The Developer shall be free to develop comprising the land taken from other vendor(s) and scheduled premises being taken from the Owner and the scheduled premises may be used for entry/ exit purpose to other lands acquired from other vendor(s), and in this regard the Owner will not have any objection or will not raise any claim.
- 3. It is understood that from time to time to facilitate the construction of the building by the Developer various deeds, matters and things not herein specified may be required to be done by the Developer and for which the Developer may need the authority of the Owners and various applications and other documents may be required to be signed or made by the Owners relating to which specific provisions may not have been mentioned herein. The Owners hereby undertake to do all such acts, deeds, matters and things and the Owner shall execute additional power of attorney and/ or authorization as may be required by the Developer for the purpose and the Owners also undertake to sign and execute all such acts, deeds, matters and things if, the same do not in any way infringe and/ or affect





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the rights of the Owners in respect of the said plot and/ or go against the spirit of this Agreement and the Owner hereby indemnify the Developer for the above.

- 4. Any notice required to be given by the Developer shall be deemed to have been served on the Owners if, delivered by hand and duly acknowledged or send by prepaid registered post with acknowledgement due and on the Developer if, delivered by hand or send by prepaid registered post with acknowledgement due to the known address which appears in this agreement.
- 5. It is hereby agreed between parties that the Developer shall have absolute right to transfer all the rights and interests of this agreement along with the possession of the scheduled premises to its nominee(s)/ assignee(s) which may be any group concern, other firm/ company or any individual on exclusive decision of the Developer, and such nominee(s)/ assignee(s) shall be restricted to the covenants of this agreement. The Owner shall execute needful legal/ formal document with the nominee(s)/ assignee(s) of the Developer and shall also assist on any further requirement in this regard.

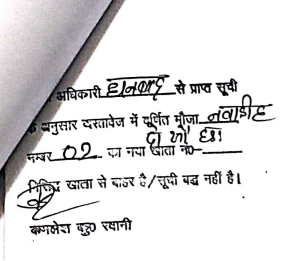
### 26. FORCE MAJEURE

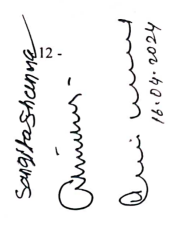
The Parties hereto shall not be considered to be liable for any obligation hereunder to the extent that the performance of the relative obligations prevented by the existence of the force majeure and shall be suspended from the obligations during the tenure of the force majeure. Force majeure shall mean flood, earthquake, riot, war, storm, tempest, civil commotion, strike, lockout and/ or any other act or commissions beyond the control of the parties hereto.

Be it mentioned that if the developer paid a sum of Rs.10,00,000/- (Rupees Ten Lac) only to the Land owner as interest free refundable security deposit, which sum is refunded by the land owner to the developer on or before handing over the land owner's share of constructed area. (Rs.5,00,000/- only paid vide RTGS, UTR No. HDFCR52023102799070162 dated 17.10.203 and Rs.5,00,000/- paid vide

HDFCK52024041598285318 04.16.04.2024

Page 11 of 13





= 12 =

#### **SCHEDULE**

All that piece and parcel of RAIYATI land situate at Mouza Nawadih, Mouza No. 02, under P.S. and Dist. Dhanbad, Chowki Sadar Sub-Registry office and District Dhanbad,

Mouza Nawadih, Mouza No. 02, under P.S. Dhanbad, Dist. Dhanbad,

old Khata No. 05, Old Plot No. 941 and 946,

Corresponding New Khata No. 206, New Plot No. 779 – Area 5.36 Decimals, being butted and bounded by :-

North:

Part of same Plot.

South:

Part of same Plot.

East:

Part of same Plot.

West:

Plot No. 945.

#### **SHARE ALOCATION**

That it has been decided by and between the parties hereto, that the share allocation will be decided later on, after sanction of plan from MADA/Dhanbad Municipal Corporation and share will be distributed as per ratio in each floor.

Government value of Scheduled property is Rs.28,71,300/- (Rupees Twenty Eight Lac Seventy One Thousand Three hundred) only and Registration Fee paid on that amount.

Sangetashama Ohumum -16.04.2024

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1. Gopal Chamdra Tiwary

Lt. Laxmi Naryon Pinary.

purnadih, Pundi Dhaotad.

WITNESSES:

Certified that the finger prints of the left hand of the vendor and purchaser, whose photographs is affixed in the document have been duly obtained before me,

Jahn Chulhy. Un. or 1990.

Smt. Sangita Sharma w/o Sri Rakesh Kumar, R/O Babudih, P S & Dist Dhanbad. ants :-

mant :-

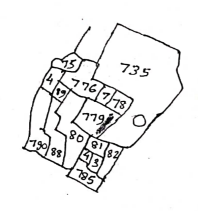
Jai Jagannath Constructions, Rep by its Partner Sri Atul Kumar Dokania & Sri Amit Dokania s/o Sri Om Prakash Dokania, R/O Joraphatak, P S Dhansar, Dist

Schedule :-

Nawadih No 2, P S Dhanbad, Old Khata No 05, Old Plot No 941 & 946, New Khata No 206, New Plot No 779, Area 5.36-Decimals.

Shown in Red colour.

TRUE COPY





## OFFICE OF THE SUB REGISTRAR

Office Name :- SRO - Dhanbad

District Name :- Dhanbad

State Name :- Jharkhand

## **Deed Endorsement**

Deed Type	Development Agreement
Number of Pages	72
Fee Details	
Property No.	Stamp Duty :- Rs. 4, PR :- Rs. 1, SP :- Rs. 1080, A1 :- Rs. 71783, LL :- Rs. 3,
Valuation Details	Value :- Rs.2871245/- ,Transaction Amount :- Rs.1/-
	District :- Dhanbad , Tehsil :- Dhanbad , Village Name :- Nawadih Location :- Other Road, Nawadih Word No 0
Property Details	Property Boundaries :- East: Part of Same Plot., West: Plot No. 945., South: Part of Same Plot., North: Part of Same Plot.
<b>9</b>	Khata Number - 206Plot Number - 779Volume Number - 14Page Number - 90 Area Of Land :- 5.36 Decimal

Sh./Smt.SANGITA SHARMA s/o/d/o/w/o Wife Of Sri Rakesh Kumar has presented the document for registration in this office

today dated :- 16-Apr-2024 Day :- Tuesday Time :- 17:19:14 PM



<u> </u>	SANGITA SHARMA(Individual)	
Party Name	Document Type	Document Number
SANGITA SHARMA	PAN/UID	******2834

Sr.NO	Party Name and Address	Is e-KYC Verified?	e-KYC Details	Power Of Attorney	Party Type	Party_Photo	Finger Print	Signature
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,Permission Case No.-

7				Power				
r.NO	Party Name and Address	ls e-KYC Verified?	e-KYC Details	Of Attorney	Party Type	Party_Photo	Finger Print	Signature
1	SANGITA SHARMA Address1 - Babudih, P.s. and Dist Dhanbad., Address2 - Babudih, P.s. and Dist Dhanbad. , , , Jharkhand PAN No.: ,Permission Case No	Yes	Sangita Sharma Address:- Home no-1293 ,Babudih, Near zila School, opp. durga mandir, Babudih, Bishunpur, Dhanbad- cum- kenduadih- cum-jagta, Dhanbad, 828130, B.polytechnic Jharkhand, India		EXECUTANTS Age:44			Salgibashanma
	2 JAI JAGANNAT CONSTRUCTIO REPRESENTE BY ITS PARTN SRI AMIT DOKANIA Address1 - Joraphatak, P. Dhansar, Dist Dhanbad., Address2 - Joraphatak, P. Dhansar, Dist Dhanbad., Address4 Address5 Joraphatak, P. Dhansar, Dist Dhanbad. , , , Jharkhar PAN No.:	NS ED ER s t	Amit Dokania Address:- Om Bhawan , Joraphatal Road, Dhansar, Dhanbad, Nirsa-cum- chirkunda, Dhanbad, 826001, Dhanbad, Jharkhand	,, K	CLAIMANT Age:49			gimm end

sr.NO		Is e-KYC Verified?	- 1110	Power Of Attorney	Party Ton		Finger	
3	JAI JAGANNATH CONSTRUCTIONS REPRESENTED BY ITS PARTNER SRI ATUL KUMAR DOKANIA Address1 - Joraphatak, P.s Dhansar, Dist Dhanbad., Address2 - Joraphatak, P.s Dhansar, Dist Dhansar, Dist Dhanbad. , Jharkhand PAN No.: ,Permission Case No	Yes	Atul Kumar Dokania Address:- Om Bhawan, dhansar, Jora Phatak Road, , Dhanbad, Nirsa-cum- chirkunda, Dhanbad, 826001, Dhanbad, Jharkhand, India	Allorney	Party Type CLAIMANT Age:42	Party_Photo	Print	Signature

#### Identification:

Sr.NO

Party Name and Address

1

**GOPAL CHANDRA TIWARI** 

S/o-D/o Late Laxmi Narayan Tiwari

Address1 - 32, Panchayat Bhawan, Purnadih, Tundi, Dhanbad.,

Address2 -

, , , Jharkhand

PAN No.:

Photo

FingerPrint Signature







### Witness:

I/We individually/Collectively recognize the Seller(S) and Buyer(s)

Sr.NO	Party Name and Address	Photo	Thumb	Signature
1	LAL CHAND JAISWAL Address1 - Kendua Bazar, Kusunda, Dhanbad., Address2 - , , , Jharkhand		)	
Signatu	e of Operator Seal and Sig	gnature	of Registe	ering Officer

Above signature & thumb Impression are affixed in my presence.

سب النال

Above mentioned, ( SANGITA SHARMA), has/have admitted the execution before me. He/ She/ They has / have been identified by (GOPAL CHANDRA TIWARI) Son/Daughter/Wife of (Late Laxmi Narayan Tiwari) resident of (32, Panchayat Bhawan, Purnadih, Tundi, Dhanbad.) and by occupation (Business).





# Government of Jharkhand

## Receipt of Online Payment of Stamp Duty

### **NON JUDICIAL**

**Receipt Number:** 47a054c02cc379076a45

Receipt Date: 10-Mar-2023 01:17:02 pm

Receipt Amount: 100/-

Amount In Words: One Hundred Rupees Only

**Token Number:** 202300030547

Office Name: SRO - Dhanbad

Document Type: Development Agreement

Payee Name: JAI JAGANNATH CONSTRUCTIONS REP

BY ITS PARTNER ATUL KUMAR DOKANIA

(Vendee)

. GRN Number: 2316129280



-: For Office Use :-	
जो शहर है का दण्यस स्थास महत्त्व करें	, ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;
का अनुसूर्य । रहा । हा प्रति अद्योग यथादत एतुम्ह - हा है। अहमा	The same of the sa
नध्यी स विभवत ह का कार्य स्थापन रकातिहा नहीं है।	Mon Signal Signa
TO THE WASHEST OF THE PARTY OF	# 933

इस रसीद का उपयोग केवल एक ही दस्तावेज पर मुद्रांक शुल्क का भुगतान के प्रमाण हेतु ही किया जा सकता है। पुन: प्रिन्ट कर अथवा फोटो कॉपी आदि द्वारा इसी रसीद का दुसरे दस्तावेज पर मुद्रांक शुल्क का भुगतान के प्रमाण हेतु उपयोग भारतीय सुद्रांक अधिनियम, 1899 की धारा 62 अन्तर्गत दण्डनीय अपराध है। Development Paramenty 21872700)

तफशील वर्णीत जणीत का गुल्य मार्गदर्शिका पंजी के अनुसार विकास न्युलस्य पुरुष से कम् स्क्री-हैं।

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From The E

**DEVELOPMENT AGREEMENT** 

THIS DEVELOPMENT AGREEMENT made on this the 10th day of March Two

10,00,00

BETWEEN

SRI NANDJEE SINGH (Aadhar No. XXXXXXXX5239) Son of Bhuneshwar Singh, 2. SRI KALICHARAN SINGH (Aadhar No. XXXXXXXXX3420) Son of Nand Jee Singh, by faith Hindu, Category General, Resident of Housing Colony, P.S. Dist. Dhanbad, hereinafter called and referred to as LANDLORDS/ OWNERS (which expression shall unless excluded by or repugnant to the context be deemed to include their heirs, successors and interests, liquidators, nominees and/ or assigns) of the ONE PART; (That the land owner hereto does not come under the prohibited class U/s 46 of CNT Act.1908)



ATUL KUMAR DOKANIA (Aadhar No. XXXXXXXXX6751) and SRI AMIT DOKANIA (Aadhar No. XXXXXXXXX4135) Sons of Sri Om Prakash Dokania, by Faith Hindu, Category OBC, by occupation Businessman, Resident of Joraphatak, P.S. Dhansar, Dist. Dhanbad, hereinafter referred to as DEVELOPER (which expression shall unless excluded by or repugnant to the context be deemed to include his heirs successors and interests, liquidators, nominees and/ or assigns) of the OTHER PART;

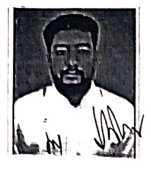
#### WHEREAS:

A. WHEREAS, the land owner hereto above named owned 37.43 Decimals of land, at Mouza Nawadih, Mouza No. 02, under P.S. Dhanbad, Dist. Dhanbad, appertaining to old Khata No. 14, Old Plot No. 940 – Area 10.56 Decimals, old Khata No. 05, Old Plot No. 945 and 946 – Area 26.87 Decimals (New Khata No. 180, New Plot Nos. 780 and 789 – Area 37.43 Decimals), which was purchased in the name of Smt. Taluk Raj Devi, vide Deed No. 6606 dated 20.08.2004 from the rightful owner Sk. Rahmatullah, registered at Dhanbad Sub-Registry office; And

WHEREAS, ever since the date of purchase the said Smt. Taluk Raj Devi has been in peaceful possession over the said land and got her name Mutated vide Order Passed in Mautaion Case No. 971(I)2005-06 and paying rent for the same under online Volume No. 1, Page No. 1491; And

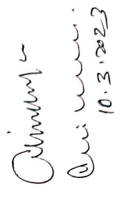
WHEREAS, while in possession the said Smt. Taluk Raj Devi, died leaving behind her husband, one son and three daughters as her legal heirs and successors, and the three daughters of Smt. Taluk Raj Devi, has given NOC in favour of their father and brother;

The facts described above mean and conclude that owners hereto are the rightful OWNER of the aforesaid land measuring 37.43 Decimals.











- B. WHEREAS, the Owner had been in search of a Developer to develop the land described in the Schedule of this Development Agreement into a Multistoried Building (Commercial and/ or Residential) Complex.
- C. The Developer, "JAI JAGANNATH CONSTRUCTIONS" approached the present owners and offered to Develop the property by erecting new multistoried buildings thereon on the terms and conditions mentioned hereafter.
- D. Owner have represented to the Developer as follows:
  - I. That the Owners are absolute seized and possessed of the piece and parcel of land measuring 37.43 Decimals morefully and particularly described in Schedule hereunder written and hereinafter referred to as the said premises.
- II. That the said Premises is free from acquisition and/ or requisition in any nature whatsoever.
- III. That the said Premises is not effected by any Road Alignment.
- IV. That the Landlords have not entered into any agreement with any person in respect of the said property or created any charge on the said property and during the pendency of this Agreement for development of the Owners shall not enter into Agreement with any other Developer or Promoter or create any charge in respect in the proposed multistoried building to be constructed by the Developer on the said piece of land.
- V. That no notice of attachment, requisition, acquisition received from any Competent Authority in respect of the said premises.
- VI. There is no embargo and or outstanding dues in respect of Income Tax of the Owners and/ or any notice of attachment as being received from Income Tax Authority under the provisions of the Income Tax Act 1961.
- VII. That the Owner shall comply with all requisition for the purpose of development of the said premises.



### **DEFINITION**

Unless these presents it is repugnant or inconsistent with:

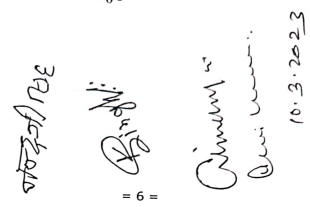
- I. OWNER shall mean the Owners mentioned in this indenture hereinabove and/ or its successors in interest, legal representatives, and assigns. II.
- DEVELOPER shall mean "JAI JAGANNATH CONSTRUCTIONS", and its successors and interests, liquidators, nominees and/ or assigns; III.
- PREMISES shall mean all that the Land and Premises mentioned in the schedule hereunder within the limits of Mineral Area Development Authority/ Municipal Corporation Authority within the District of Dhanbad and particularly described in the schedule hereunder written.

### NOW THIS AGREEMENT WITNESSETH AND PARTIES MUTUALLY AGREE ON THE FOLLOWING TERMS AND CONDITIONS:

That, in view of the said Agreement for development and construction of a multistoried complex over the schedule land of this Development Agreement proposed to any construction whichever is beneficial to Developer and as per the approval of competent authority i.e. Mineral Area Development Authority/ Municipal Corporation and in lieu of which the Developer will pay the Owners 37% of Super built up area of residential area and 47% of Super built up area of commercial area in the building to be constructed in the schedule land.

- 1. That, the Owners have agreed to handover the peaceful possession of the scheduled Land of this Agreement to the Developer within a period of three days from the date of Signing this Agreement and Issue of Power of Attorney and have allowed the Developer to go ahead with the development work.
- 2. That, the Developer will construct multistoried building (commercial and/ or residential) complex and shall get the plans approved from the competent authority at their own cost.

- 3. That, the Developer undertakes and agrees to pay the Owners only 37% of Super built up area of residential area and 47% of Super built up area of commercial area in the multi storied complex to be constructed on the land of the owner), for the development on the land of 31 Decimals.
- 4. That, the Developer may bring their construction of commercial, residential, Apartments or whatsoever, on which the Owner shall not create any interference or objection for the type or quality of the construction.
- 5. That, the multistoried building over the schedule land of this agreement constructed at the cost of the Developer shall become the exclusive property of the Developer. The land Owner will not have any physical or legal claim over it and right, interest, title shall accrue upon the Developer in respect of the multistoried building to the extent of 37% of Super built up area of residential area and 47% of Super built up area of commercial area as aforesaid, constructed saleable area of the said building complex, which shall be exclusive property of the Developer, with the exclusive right, title and interest upon which the Owners shall not have any sort of right, title or interest in any manner, except her share of 37% of Super built up area of residential area and 47% of Super built up area of commercial area Super built up area in the building.
- 6. That, will have equitable right, interest, title over the common area like passage, terrace, lift, guard room, generator etc. after the units of the complex are sold to them respectively, and the developer will not claim his any right on and over the same in any manner the water tank and lift machine room.
- 7. That, the Developer agrees and undertakes that the time is the essence of the contract and the Developer will hand over the owner's share of 37% of Super built up area of residential area and 47% of Super built up area of commercial area, to the Owner as per this agreement irrespective of status or progress of the construction. The Developer shall construct the said building complex as per specifications and approved plan of the building by the competent authority within a period of 36 months from the date of finalization of approval from the Competent authority, i.e MADA/Municipal Corporation, for the said construction of



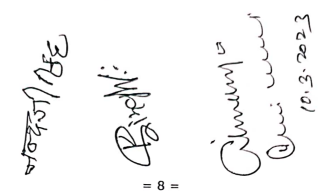
the building over the schedule land, although there will be 12 months grace period if the developer could not complete the construction.

- 8. That, the Developer undertakes and agrees that they will get the drawings of the proposed apartment over the schedule lands of this agreement duly approved by the competent authority (MADA/ Municipal Corporation) at their own cost.
- 9. That, the Developer will be at liberty to generate funds by advertisements, selling, booking, mortgaging of shops/ offices/ flats of the proposed building of the total constructed area for the purpose of speedy construction and timely completion of the said building complex as per approved plans and specifications at its own responsibility and risk keeping no concern with the Owner.
- 10. That, the Owner agrees and assures to hand over to the Developer the vacant and peaceful possession over the schedule land of this Development Agreement for the purpose of development of the said building complex within three days after the signing of this Agreement and issue of Power of Attorney to facilitate them to build the basic infrastructures for the speedy and timely construction of the said Apartment, like digging tube wells and removing the debris and strengthening and rising the existing compound wall and construction of the site office, labour shed etc.
- 11. That, the developer will be automatically became owner of their share of constructed area and they shall be authorized to or to execute sale deed, mortgage deed, lease deed or any instrument of their choice as permitted by Law, as the rules framed in section 5 (i) and regulations set forth in section 5 (i) of Jharkhand Apartment (Flat Ownership ) Act, 2011, and the same is applicable for the owner/Land Lord, and both the owner and developer can transfer their shares individually.
- 12. That, the Developer in respect of the above-mentioned Act, further undertakes to indemnify the Owner against any loss of liability arising out of the sale/ mortgage of the said units to the would be purchasers in respect of cost of the land to be paid to them.
- 13. That, the Developer may take loan or financial assistance from any Bank/
  Financial Institution for the speedy construction of the said building complex at its
  Page 6 of 13



own risk and consequence and for the repayment of which the Owner shall not be held responsible at any score, whatsoever.

- 14. That, the Developer undertakes to obtain all sorts of Government clearances and Government sanctions from the concerned competent authorities for the proposed construction of the multistoried building complex over the schedule land of this agreement at their own cost and Owner shall not be liable for reimbursement of any costs, charges and expenses for any reason.
- 15. That, the Owner will not be held liable and responsible for any payments to be made whatsoever to the laborers, material suppliers and the staff employed by the Developer and the dispute/ differences related thereto and accrued thereupon to any Government Agencies or any local bodies in respect to the proposed construction over the schedule land of this Agreement and that will be the sole responsibility of the Developer including all legal consequences related thereto and Owner shall not be responsible for the same.
- 16. That, the Owner will not be liable or responsible for any untoward incident or accident etc. that may occur during the construction work of the said building complex and the Developer will be solely responsible for the same and indemnify the Owner in case of any such eventuality.
- 17. That, the Developer shall abide by the specifications and ensure good quality of the proposed construction of the entire building and both the Owner and the Developer shall strictly abide by the terms and conditions as agreed upon in this Agreement.
- 18. That, the Developer shall be solely entitled for booking and sale of units of the building complex and to receive the payments in lieu of such sale/ booking of the units, for only his share and the land owner is also entitled for the same.
- 19. That, the Owner shall not be held responsible for any dispute between the purchaser of the units and the Developer. It will be the sole responsibility of the Developer to sort out the differences of any kind, if any with the purchasers.
- 20. That, the Developer's liability for the payment of taxes with respect to the newly constructed building over schedule land shall cease after the handing over the



units to the respective buyers and then onwards it will be the responsibility of the respective owners to pay the Government Taxes.

- 21. That, the land Owner do hereby declare that the schedule property is free from all encumbrances, debts, liens, charges etc. and the land Owners have absolute marketable title over the schedule land of this Agreement and no legal case, cases, suit are pending before any legal Court of Justice in respect to schedule land of this Agreement.
- 22. That, in case of any dispute between the Owner and the Developer with regard to the terms, of this agreement for developing the same will be adjudicated by the arbitrator appointed one each by either parties whose decision shall be binding and conclusive. In case of disagreement with the decision of the arbitrators, one common arbitrator with the consent of the appointed arbitrators will be appointed for final decision and the majority decision of all the arbitrators shall be binding on both the parties.

### **OWNER'S FURTHER OBLIGATION**

The Owners hereby agree and covenant with the Developer not to cause any interference or hindrance in the construction of the said building construction on the said plot by the Developer agreement if anything is not going against the spirit of this agreement.

The Owners hereby agree and covenant with the Developer not to do any act, deed or thing whereby the Developer may be prevented from selling, assigning and/ or disposing of the whole premises.

The Owners hereby agrees that the Developer may mortgage or create any charge of the said premises including construction to any bank or financial institutions to meet its financial requirements.

The Owners hereby agree and covenant with the Developer to execute all papers including the deed of conveyance that may be necessary for transfer the respective unit in favour of the purchaser/ assignees/ transferees nominated by the Developer in respect of the Developed Construction over the scheduled land.

Page 8 of 13



### **DEVELOPER'S FURTHER OBLIGATION**

The Developer further agrees and covenants with the Owner to get the subject project cleared by all authorities that may be necessary for the purpose of construction.

The Developer hereby agrees and covenants with the Owners not to violate or contravene any of the provisions or rules applicable for construction of the building as a result of which the obligations and liabilities will accrue upon the Owners.

### 23. OWNER'S INDEMNITY

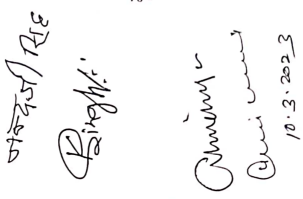
The Owner hereby indemnifies the Developer of any defect in the title of the Property and marketability of the title.

The Owner hereby undertakes and indemnifies the Developer that the Developer shall be entitled to the said construction and shall enjoy the whole premises without any interference or disturbance provided the Developer performs and observes and fulfills all the terms and conditions herein contained and/ or their part to be observed, performed and/ or fulfilled.

### 24. <u>DEVELOPER'S INDEMNITY</u>

The Developer hereby undertakes to keep the Owner indemnified from and against all third parties' claims and actions arising out of any part or act or commission of the Developer in or relating to the construction of the said building complex.

### 25. MISCELLANEOUS



1. It is agreed that the Developer shall have absolute right to name the building and the Owner shall not object the same. It is agreed that the Developer and/ or the Owner shall incorporate a clause in their respective document so that successor in interest does not change the name of the building once the same is completed.

It is agreed between the parties that in case of registration of these present, the Stamp Duty, registration Fees & other misc. expenses including lawyer's fee for Registration of this Agreement and/ or for Power of Attorney as contemplated under this agreement shall be paid by the Developer.

- 2. It is agreed that the Developer is free to purchase or take on development agreement from other party/ parties, any land which is adjacent/ connected to the scheduled land. The Developer shall be free to develop comprising the land taken from other vendor(s) and scheduled premises being taken from the Owner and the scheduled premises may be used for entry/ exit purpose to other lands acquired from other vendor(s), and in this regard the Owner will not have any objection or will not raise any claim.
- 3. It is understood that from time to time to facilitate the construction of the building by the Developer various deeds, matters and things not herein specified may be required to be done by the Developer and for which the Developer may need the authority of the Owners and various applications and other documents may be required to be signed or made by the Owners relating to which specific provisions may not have been mentioned herein. The Owners hereby undertake to do all such acts, deeds, matters and things and the Owner shall execute additional power of attorney and/ or authorization as may be required by the Developer for the purpose and the Owners also undertake to sign and execute all such acts, deeds, matters and things if, the same do not in any way infringe and/ or affect the rights of the Owners in respect of the said plot and/ or go against the spirit of this Agreement and the Owner hereby indemnify the Developer for the above.



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- 4. Any notice required to be given by the Developer shall be deemed to have been served on the Owners if, delivered by hand and duly acknowledged or send by prepaid registered post with acknowledgement due and on the Developer if, delivered by hand or send by prepaid registered post with acknowledgement due to the known address which appears in this agreement.
- 5. It is hereby agreed between parties that the Developer shall have absolute right to transfer all the rights and interests of this agreement along with the possession of the scheduled premises to its nominee(s)/ assignee(s) which may be any group concern, other firm/ company or any individual on exclusive decision of the Developer, and such nominee(s)/ assignee(s) shall be restricted to the covenants of this agreement. The Owner shall execute needful legal/ formal document with the nominee(s)/ assignee(s) of the Developer and shall also assist on any further requirement in this regard.

### 26. FORCE MAJEURE

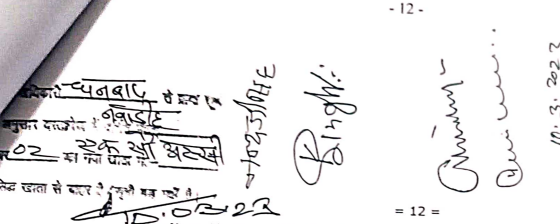
The Parties hereto shall not be considered to be liable for any obligation hereunder to the extent that the performance of the relative obligations prevented by the existence of the force majeure and shall be suspended from the obligations during the tenure of the force majeure. Force majeure shall mean flood, earthquake, riot, war, storm, tempest, civil commotion, strike, lockout and/ or any other act or commissions beyond the control of the parties hereto.

Be it mentioned that if the developer construct commercial space then the developer shall pay the Land owner 47% of the commercial space.

### **SCHEDULE**

All that piece and parcel of RAIYATI land situate at Mouza Nawadih, Mouza No. 02, under P.S. and Dist. Dhanbad, Chowki Sadar Sub-Registry office and District Dhanbad,

Page **11** of **13** 



ouza Nawadih, Mouza No. 02, under P.S. Dhanbad, Dist. Dhanbad,

appertaining to old Khata No. 14, Old Plot No. 940 and Old Khata No. 05, Old Plot No. 945 and 946,

Corresponding to New Khata No. 180, New Plot No. 780 and 789 - Area 37.43 Decimals of land being butted and bounded as under:-

Boundary Plot No. 940 (Part - A Shown in plan) :-

North:

Part of Plot No. 940.

South:

Manju Singh.

East:

Hirak Road.

West:

Part of old Plot No. 940.

Boundary Plot No. 940 (Part - B Shown in plan):-

North:

Manju Singh.

South:

Manju Singh.

East:

Hirak Road.

West:

Part of old Plot No. 940.

Boundary of Plot No. 945 & 946 (Part - C Shown in plan):-

North:

Old Plot No. 939.

South:

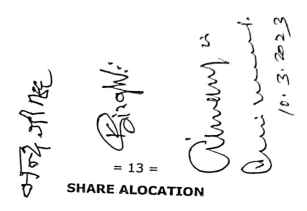
Part of Plot No. 945 & 946.

East:

Manju Singh.

West:

Plot No. 944 & 946.



That it has been decided by and between the parties hereto, that the share allocation will be decided later on, after sanction of plan from MADA/Dhanbad Municipal Corporation and share will be distributed as per ratio in each floor.

Government value of Scheduled property is Rs.2,18,72,700/- (Rupees Two Crore Eighteen Lac Fifty Seventy Two thousand seven hundred) only and Registration Fee paid on that amount.

IN WITNESS WHEREOF the parties hereto have signed this Development Agreement at DHANGADON \_\_\_\_\_\_\_ Day of \_\_\_\_\_\_ MARCH \_\_\_\_ in presence of the witnesses, named hereunder:-

WITNESSES: -

Sayay Kunar Singh 810- H Ram Bachan Singh Housing Wony Dhacked MI MING MINGATO 2014 20 21-1-5 014H410

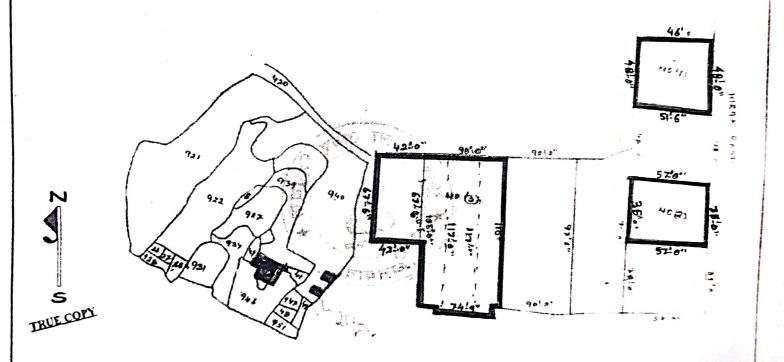
Page **13** of **14** 

earty: - SRI NANDJEE SINGH Son of Bhuneshwar Singh, 2. SRI KALICHARAN SINGH Son of Nand Jee Singh, Resident of Housing Colony, P.S. Dist. Dhanbad.

econd Party: - JAI JAGANNATH CONSTRUCTIONS, A partnership firm represented by its Partner SRI ATUL KUMAR DOKANIA and SRI AMIT DOKANIA Sons of Sri Om Prakash Dokania, Resident of Joraphatak, P.S. Dhansar, Dist. Dhanbad.

Schedule: - Mouza Nawadih No 2 P S Dhanbad, old Khata No. 14, Old Plot No. 940 and Old Khata No. 05, Old Plot No. 945 and 946, New Khata No. 180, New Plot No. 780 and 789 - Area 37.43 Decimals.

Shown in Red colour.



Mari un



### OFFICE OF THE SUB REGISTRAR

Office Name :- SRO - Dhanbad

District Name :- Dhanbad

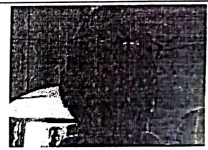
State Name :- Jharkhand

### **Deed Endorsement**

Token No :- 202300030547

Deed Type	Development Agreement
Number of Pages	72
Fee Details	Stamp Duty :- Rs. 4, PR :- Rs. 1, SP :- Rs. 1080, A1 :- Rs. 546818, LL :- Rs. 3,
Property No.	1
Valuation Details	Value :- Rs.21872632/- ,Transaction Amount :- Rs.21872700/-
Property Details	District: - Dhanbad, Tehsil: - Dhanbad, Village Name: - Nawadih Location: - Main Road, Nawadih Word No 0 Property Boundaries: - East: HIRAK ROAD, West: PART OF OLD PLOT NO 940, South: MANJU SINGH, North: PART OF OLD PLOT NO 940 Volume Number - 1Page Number - 1491Khata Number - 180Plot Number - 780, 789 Area Of Land: - 37.43 Decimal

Sh./Smt.NANDJEE SINGH s/o/d/o/w/o BHUNESHWAR SINGH has presented the document for registration in this office today dated :- 10-Mar-2023 Day :- Friday Time :- 14:22:06 PM



NANDJEE SINGH(Individual)

Party Name	Document Type	Document Number
NANDJEE SINGH	PAN/UID	953962795239

				Power				
	<b>Party Name and</b>	Is e-KYC	e-KYC	Of			Finger	
Sr.NO	Address	Verified?	Details	Attorney	Party Type	Party_Photo	Print	Signatur

, NO	Party Name and Address	is e-KYC Verified?		Power Of Attorney	Party Type	Party_Photo	Finger Print	
1	KALICHARAN SINGH Address1 - HOUSING COLONY BARTAND NEAR JANTA FLAT DHANBAD, Address2 - ,,, Jharkhand PAN No.: ,Permission Case	Yes	Kalicharan Singh Address:- , Near Janta flat, , Houseing Colony Bartand, Dhanbad, , Dhanbad, 826001, , Jharkhand, India		EXECUTANTS Age:42			A Minder
2	No	Yes	Nand Jee		EXECUTANTS			لله
	Address1 -		Singh		Age:74			V
	HOUSING		Address:-				100	and a
	COLONY		, NEAR			1	1	H
	BARTAND NEAR		JANTA					nh
	JANTA FLAT DHANBAD,		FLAT, , HOUSING					16
	Address2 -		COLONY,					7
	, , , Jharkhand		BARTAND					U
	PAN No.:							
	Permission Case	,	DHANBAD,					
	No	-	Dhanbad, ,					
	5 h =		Dhanbad,					
			826001, ,					
	- 41		Jharkhand,					
			India		•			34.

F. NO	Party Name and Address	Is e-KYÇ Verified?	e-KYC Details	Power Of Attorney	Party Type	Party_Photo	Finger Print	Signature
3	JAI JAGANNATH CONSTRUCTIONS REP BY ITS PARTNER AMIT DOKANIA Address1 - OM BHAWAN JORAPHATAK ROAD DHANSAR DHANBAD, Address2 - ,,, Jharkhand PAN No.: ,Permission Case No	Yes	Amit Dokania Address:- Om Bhawan,, Joraphatak Road, Dhansar, Dhanbad,, Dhanbad, 826001,, Jharkhand, India		CLAIMANT Age:48			The state of the s
4	JAI JAGANNATH CONSTRUCTIONS REP BY ITS PARTNER ATUL KUMAR DOKANIA Address1 - OM BHAWAN JORAPHATAK ROAD DHANSAR DHANBAD, Address2 - , , , Jharkhand PAN No.: ,Permission Case No	•	Atul Kumar Dokania Address:- Om Bhawan, dhansar, Jora Phatak Road, , Dhanbad, , Dhanbad, 826001, , Jharkhand, India		CLAIMANT Age:41			many or

### Identification:

Sr.NO	Party Name and Address	Photo	FingerPrint	Signato
1	SANJAY KUMAR SINGH			į
	S/o-D/o LATE RAM BACHAN SINGH		45	
	Address1 - 102 1ST FLOOR PRATIK ENCLAVE, HOUSING			
	COLONY NEAR JANTA FLAT, DHANBAD, Address2 -		MACHINE NO.	7
	. , , , Jharkhand			2
	PAN No.:			M