

3796

3558



## Government of Jharkhand

### Receipt of Online Payment of Stamp Duty

NON JUDICIAL

**Receipt Number :** d677979604761fbd3aff

**Receipt Date :** 15-Sep-2023 12:05:13 pm

**Receipt Amount :** 100/-

**Amount In Words :** One Hundred Rupees Only

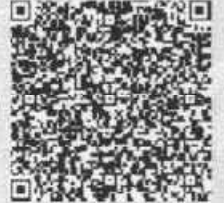
**Token Number :** 202300100040

**Office Name :** SRO - Saraikela

**Document Type :** Development Agreement

**Payee Name :** KAMINI KAUSHAL CONSTRUCTION REP  
BY SUNDER SINGH ( Vendee )

**GRN Number :** 2319265775



-: For Office Use :-



*[Handwritten Signature]*  
15/09/23

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 मुद्रांक अधिनियम, 1899 की धारा 62 अन्तर्गत दण्डनीय अपराध है।

Neelam Pandey

15/09/2023

*[Handwritten Signature]*

Development agreement value - 2044000/- Stamp 100/- Aletyapur

मुल्यांकन सूची से ~~अंकित~~

1418

दस्तावेज जाँच एवं महो पाया

दस्तावेज में वर्णित मूल्य प्रतिबंधित सूची से ~~अंकित~~

उपस्थापित दस्तावेज में लेख्यकारी की जाति ~~अंकित~~ अंकित है। यह जाति C.N.T Act 1908 की धारा 461(B) के अन्तर्गत नहीं है। ~~अंकित~~

~~अंकित~~



Neelam Pandey

Neelam Pandey  
15/09/2023



Diwakar Pandey

नियम-21 के अधीन ग्राहक भारतीय स्टाम्प अधिनियम (इण्डियन स्टाम्प एक्ट-1899) की अनुसूची-1 या 1 (क) से ~~अंकित~~ के अधीन अध्यागत स्टाम्प सहित या ~~अंकित~~ से विमुक्त या स्टाम्प शुल्क अपेक्षित नहीं

**DEVELOPMENT AGREEMENT**

THIS DEVELOPMENT AGREEMENT IS MADE on this 15th day of

15/9/23 September 2023, AT SERAIKELLA, BY AND BETWEEN;

NEELAM PANDEY (UID : xxxx xxxx 0836 and PAN : AZGPP4175J), W/o.

Diwakar Pandey, by faith Hindu, by Category General, Indian national, by

AP/15-51100-00  
20000  
B-53100-00  
15/9/23

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Neelam Pandey

15/09/2023



Handwritten signature/initials over the photo.

Neelam Pandey

Handwritten form details including name, address, and date.

राजस्थान का नरताक्षर

नदरान गदाधेकारो का हनाक्षर

Handwritten signature of the official.



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Neelam Pandey

Sunder Singh

15/09/2023

occupation Service, R/o. H. No. L-3/L.I.G. Flat, Adityapur - 2, PS: RIT, Dist. Seraikella - Kharsawan, within the state of Jharkhand, hereinafter referred to as the 'OWNER' (which expression shall, unless it be repugnant to the context or meaning thereon be deemed to include his heirs, executors, administrators and assigns), being the Parties of the **First Part**.

AND

M/S. KAMINI KAUSHAL CONSTRUCTION (PAN : AAFFK4866M), a partnership firm, having its registered office at 2<sup>nd</sup> floor, Aastha Trade Centre, 'Q' Road, Bistupur, Jamshedpur, District Singhbhum East, within the state of Jharkhand, represented by its partner **SUNDER SINGH (UID : xxxx xxxx 0754)**, S/o. Mr. Kaushal Kumar Singh, by religion Hindu, by category General, Indian Citizen, by occupation Business, R/o. 16, Circuit House Area (East), P.O. and P.S. Bistupur, Town Jamshedpur, District East Singhbhum, state of Jharkhand, hereinafter called and referred to as the '**DEVELOPER/ BUILDER**', (which expression shall, unless it be repugnant to the context or meaning thereon be deemed to include his heirs, executors, administrators and assigns), being the Parties of the **Other Part**:

**WHEREAS** the Owner had purchased All that land measuring an area 4.59 Decimals recorded under Old Khata Nos. 11, old plot Nos. 36 (P), in Mouza Anandpur, Thana No. 62, Ward No. 03 (old) 01 (new) ANAC/ AMC, P.S. Adityapur, District Seraikella Kharsawan and morefully described in the **Schedule 'A'** hereunder written by the virtue of a registered sale deed bearing deed No. 2023/SAR/2489/BK1/2304 dated 22-06-2023, registered at

Neelam Pandey



15/09/2023

the District Sub Registry office at Seraikella, from its previous lawful Owners namely Tribhanga Lal Bej, Sabita Bej and Sudeep Bej..

**AND WHEREAS** the **OWNER** is the lawful owner and is in peaceful possession of **Schedule 'A'** hereunder written land and has been enjoying all acts of ownership thereto.

**AND WHEREAS** the owner is unable to look after and manage the **Schedule 'A'** hereunder written and therefore the Owner is desirous to get the **Schedule 'A'** hereunder written developed and or construct multi-storeyed buildings and or building projects over the **Schedule 'A'** hereunder written through the Developer.

**AND WHEREAS** the Owner has come to know of the workman like, professional and craftsmanship of the Developer and has approached the Developer for developing the **Schedule 'A'** hereunder written premises.

**AND WHEREAS** after mutual discussions and deliberations, the owner has agreed to grant to the Developer and the Developer has agreed to accept from the Owner, exclusive and irrevocable rights to undertake the construction on the **Schedule 'A'** hereunder written property on the following terms and conditions:

**NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:**

Neelam Pandey



15/09/2023

1. This Agreement shall be deemed to have been commenced with effect from the date of execution of these presents and shall remain in force until completion of the development and construction of the said project.
2. The Owner hereby grants exclusive and irrevocable right to the Developer for development of the Schedule Premises, terminable only at the instance of the Developer, unless specified otherwise hereinafter.
3. **DEVELOPMENT PLANS & APPROVALS**
  - (a) It is specifically agreed that the Owner shall through the Developer's Architects submit plans for sanctioning of lay out for construction of buildings and/or other structures on the said property or any part or portion thereof to the appropriate agencies and have the architecture plans approved for clearance to construct the buildings.
  - (b) The said plans shall be prepared by the Architects of the Developer and at the costs of the Developer which shall be forthwith be submitted by the Owner with appropriate agencies for the purposes of obtaining requisite approvals and permissions.
  - (c) That the architecture plans may only be modified or changed with prior written consent of the Developer during the stage of approval. Howsoever, after initial approval of the architecture plan, no modification, alteration or changes in the approved architecture plan shall be permitted unless submitted by the Developer to appropriate agency certifying and approving the architecture plans.
  - (d) The Owner declares that she has examined and verified the draft Scheme framed and proposals made by the Developer for the development of the said project and she is fully satisfied with the same including the provisions made with regard thereto by the

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15/09/2023

Developer as also with the responsibilities of the parties mentioned and described therein.

**4. GENERAL POWER OF ATTORNEY**

- (a) That as and when desired by the Developer, the Owner shall execute a General Power of Attorney in favour of the Developer or any other person nominated by the Developer for carrying out day to day operations related to the construction and also for negotiations and entering into agreements with prospective Purchasers of the constructed Project.
  - (b) Failure of the Owner to execute the General Power of Attorney if desired by the Developer shall make the Agreement terminable at the instance of the Developer, and in such eventuality, the Developer shall be entitled to receive from the Owner all moneys, costs and expenses incurred by it in connection with this Agreement.
  - (c) The Developer or its nominated person and shall act as true and bonafide attorney of the Owner in connection with the accomplishment of the Project, i.e. undertake construction activities and sale/ negotiating sales of the construction areas realised from the Project.
  - (d) That the Owner undertakes not cancel or revoke the said General Power of Attorney under any circumstances whatsoever, failing which the Developer shall be free to initiate appropriate proceedings against the Owner.
5. That the Developer shall be authorised to present plans for structural, electrical, sewerage etc. and obtain due approvals or consents from the appropriate agencies on behalf of the Owner. The Owner shall extend all

Neelam Pandey



15/09/2023

co - operation during such process and any breach of failure to co-operate, when required by the Developer shall be deemed to be material breach of mandatory obligations of the owner.

**6. REPRESENTATION & WARRANTIES**

(a)The Owner represents that the Owner is the bonafide and true Owner of the **Schedule 'A'** hereunder written and that there is no risk, defect or encumbrance or pending litigation in relation to the title of the **Schedule 'A'** hereunder written premises. The Owner further warrants that, if in future, there are claims on the title of the **Schedule 'A'** hereunder written, on account of any lien, charge, mortgage, encumbrance, litigation affecting or prejudicing the title, the owner shall be entitled to refund of all costs incurred in the construction of the building and also the costs and expenses towards obtaining requisite consents and approvals.

(b)The Owner after the execution of this agreement, by the virtue of this Development Agreement has handed over peaceful and vacant possession of the **Schedule 'A'** hereunder written to the Developer.

**7. DELIVERY OF POSSESSION**

(a) Notwithstanding anything contained in the preceding clause, it is specifically agreed by and between the parties hereto that after execution hereof the Developer shall be entitled to put up fencing around the said property or any portion or portions thereof, for the purposes of preventing any encroachment.

(b) All costs, charges and expenses in respect of the above shall be borne and paid by the Developer alone.

Neelam Pardey



15/09/2023

- (c) As from the date hereof, the Owner shall be solely entitled at his own risk to deal and/or negotiate with any attempts of the unauthorised occupants and/or trespassers on the said property and to take any proceedings against them and/or to arrive at any arrangement or agreement with them at the costs, charges and expenses of the Owner alone.
- (d) However, the Owner has empowered and authorised the Developer and/or his nominees under this agreement as to effectively deal and/or negotiate with any trespassers or attempt of unauthorised occupants.
8. **SUBMISSION OF TITLE DEEDS**
- (a) The Owner shall deposit with the Developer all the original sale deed, mutation, rent receipts and other related documents, which shall be securely held and retained by the Developer for the purposes of this Agreement without claiming therein any right of ownership in any manner whatsoever.
- (b) The original sale deed, mutation, rent receipts and related documents related to Schedule Premises shall be in the custody of the Developer for lifetime, against an ordinary receipt in favour of the Owner.
9. **(a) TIME OF COMPLETION OF PROJECT :**
- That the parties agree that time is the essence of this Agreement and the Developer shall strive to complete the Entire Project within 5 (Five) years from the date of receipt of the requisite clearances and approvals.

Neelam Pandey



15/09/2023

That a further grace period of 6 (six) months time will be extended for completion of the project failing which after lapse of extended period of 6 months i.e. total period of Five and a half year from the date of receipt of the requisite clearances and approvals of the project, the **DEVELOPER / BUILDER** undertakes to pay a compensation of Rs. 5,000/- (Rupees Five Thousand Only) per months till the completion of project in all aspect.

**(b) TIME TO HANDOVER THE SHARE TO LANDLORD/ OWNER :**

That the **DEVELOPER / BUILDER** agrees to handover the share of the respective Landlord/Owner upon the completion of the entire project from the date of receipt of the requisite clearances, sanctions and approvals also from the date of actual passing is handed over to the **DEVELOPER/BUILDER** from the concerned authorities or department.

**(c) ALLOTMENT OF UNIT / FLAT PER LANDLORD / OWNERS**

That it is agreed and decided by and between the parties that the Developer shall deliver 31 % of the total Super Built up Area consisting of flats, parking's, etc. to be constructed on the **Schedule 'A'** hereunder written as morefully described in the **Schedule 'B'** hereunder written property.

(d) That it is specifically mentioned that for any extra constructed area or any other area the Owner shall have to pay extra rate as per the then existing market rate to the Developer.

(e) That the Developer shall be entitled to 69 % of the total Super Built up Area consisting of flats, parking's, etc. to be constructed on the

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15/09/2023

Schedule 'A' hereunder written as morefully described in the Schedule 'C' hereunder written property.

10. **FORCE MAJEURE**

The mutual obligations of the Parties shall remain suspended during any period of natural calamity, earth quake, civil war, riot, acute shortage of building materials, labour unrest, Act of GOD, any governmental action restraining affecting construction work and or any unforeseen or foreseen incident, which shall be beyond the control of human being. The Parties claiming force majeure shall intimate the other party of the existence of the Force Majeure conditions and shall also notify the cessation of the Force Majeure conditions.

11. The Developer shall be entitled to sell, dispose, mortgage, transfer, of its shares of the proposed building i.e. developer's allocation, described in the Schedule 'C' to this Agreement along with common advantages, privileges, utility services, amenities etc. to the various Buyers at its discretion to which the Owner shall have no objection and the developer desires the Owner shall wilfully execute the necessary instruments and documents to this effect without any further consideration payable to the owner. That it is specifically mentioned that the developer shall solely sign and execute all deeds, documents etc. in respect of his share falling in the Schedule 'C'.

12. That without prejudice to the generality of the provisions contained in this Agreement, the owner specifically makes a declaration as hereinafter:

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15/09/2023

- (a) The Owner is the lawful, bonafide and true Owner of the Schedule 'A' hereunder written premises and are authorised to enter into the Agreement with the Developer.

It is further declared that the Owner, either jointly or severally, has not sold, transferred or conveyed the land or any part or portion of the land or rights in relation to the Schedule Premises to any party or third party and neither there is any agreement existing executed by the Owner in relation to the Schedule Premises.

- (b) The Owner hereby assures and admits to execute or sign any further paper, document etc. in favour the Developer for the purposes related to construction of the building on the Schedule Premises.

13. That the Developer hereby declares and covenants:

- (a) That the Developer shall be entitled to enter into agreements with various agencies in connection with the proposed building.
- (b) That the Developer shall be entitled to enter into agreements for sale or otherwise with intending Buyers and to receive considerations relating to various such agreements for constructed areas forming Developer Allocation. That the Developer is fully authorised to mortgage his share.
- (c) That the expenses incurred towards preparation of building plan, passing of such plan or plans, payment to architect, civil engineer, labours, workmen, guard, purchase of building materials, fixtures, fittings installation and / or other service connection to be installed therein, documentation miscellaneous charges, levied fines, penalties imposed by Municipality or any other authorities during

Neelam Pandey



15/09/2023

the construction of the said building shall be fully borne by the Developer only.

- (d) Developer shall be overall responsible for the construction of the proposed building on the **Schedule 'A'** hereunder written premises and in an event of any dispute arising due to and on the **Schedule 'A'** hereunder written premises, the owner shall protect and defend the interest of the Developer in this regard.
14. It is also mutually agreed that this agreement both the parties shall diligently attend to terms and conditions of this development agreement.
15. That, both the parties agree that the Developer shall be at liberty to carry out newspaper publication to advertise the Project for the purposes of general advertisement or generating revenues for the Project at its own risk.
16. The Developer shall be entitled to raise finances from Banks, Financial Institutions, Housing Finance Companies etc. for the purpose of construction of the said Project and for such purpose to mortgage and charge the said plot of land and to enter into, sign and execute all requisite agreements, contracts, deeds, documents, papers, declarations, affidavits for such purpose without seeking to obtain any further consent of the Owner, provided however that the Developer shall not attach any liability to the Owner on account of its borrowings in any manner whatsoever.
17. Both parties agree that, in the event, where clear and marketable title and bonafide possession of the Owner appears suspicious in relation to the **Schedule 'A'** hereunder written Premises, the Developer shall

Neelam Pandey



15/09/2023

be entitled to undertake steps to clear such defects at the cost of the Owner. However, if the defects in title and possession cannot be cured, then the Developer shall be entitled to receive damages and compensation of the costs and expenses incurred by the Developer towards the construction work and the related activities undertaken by the Developer in connection with the construction work at the **Schedule 'A'** Premises.

#### 18. TAXES AND OUTGOINGS

- (a) The Owner shall pay and discharge all assessments, outgoing, taxes, etc. payable in respect of the **Schedule 'A'** hereunder written premises upto the date of the possession of the said property is handed over by them to the Developer. Thereafter, the same shall be paid and borne by the Developer alone at the existing rates. Any revision in the outgoing, assessment, taxes with respect to the **Schedule 'A'** hereunder written after delivery of possession of the land shall be the mutual responsibility of the Parties to this Agreement as per the proportionate holding of the constructed area, till sale of constructed buildings to the prospective Buyers.
- (b) Parties agree that any manner of indirect taxes arising out from this Agreement shall be the responsibility of the Developer to discharge.
- (c) All incidents of direct or personal taxes shall be the respective liabilities of the Parties.
- (d) That the G.S.T. arising out of the respective allocations of the Owner and the Developer with respect to the **Schedule 'B'** and **Schedule 'C'** premises, shall be borne by the Owner and the Developer in individual capacity respectively.

Neelam Pandey



15/09/2023

**19. RATIFICATION**

The Owner states, declares and confirms that all acts and deeds done, executed and performed by the Developer in pursuance hereof or in pursuance of the formal development agreement to be executed by the parties hereto, in connection with the development of the housing project shall be binding at all times hereafter on the Owner and the Owner covenants to ratify the same as and when called upon to do so.

**20. INDEMNIFICATION**

The parties hereto shall indemnify and/or keep each other saved, harmless and indemnified against all losses, claims demands costs, damages proceedings, charges and expenses which any of the parties hereto may suffer in respect of any acts, deeds, matters or thing done or any omission made by the other party and/or anything arising in connection therewith.

**21. AMENDMENTS**

The contents of the Agreement may be altered, modified or amended with mutual consent of the Parties to this Agreement, if deemed necessary for the purposes of interest and benefit of the Project.

**22. ASSIGNMENT**

No part of this Agreement can be assigned by the Developer to any other Developer without obtaining the prior permission of the Owner. The Developer, prior to creation of any assignment shall request the Owner for creation of assignment, which shall not be unreasonably withheld.

However, the Developer shall be at liberty to engage contractors, technicians and other agencies in aid of construction of the Project at the Schedule Premises.

Neelam Pandey



15/09/2023

23. **MATERIAL TO BE USED**

That the **DEVELOPER / BUILDER** clearly mentions here in writing in this agreement that the material to be used in the project shall be of good quality standard materials.

24. **ARBITRATION**

Any disputes and differences that may arise between the parties hereto relating to or in connection with the matter of this agreement or between the parties or their representatives shall be referred for adjudication with a sole arbitrator to be appointed in joint consultation of the Parties. The Arbitrator shall have summary powers. The proceedings of the arbitration shall be guided by the provisions of Arbitration & Conciliation Act, 1996.

The Governing Laws for the arbitration shall be laws applicable in the State of Jharkhand, India.

25. **JURISDICTION**

Courts in Seraikella, District Seraikella Kharsawan, only shall have the exclusive jurisdiction to try and hear any and all disputes concerned with arbitration or any other dispute, which may have occurred between the Parties.

26. That as per the Jharkhand Apartment (Flat) Ownership Act, 2011 under section 5, both the parties, the Owner and the Developer are competent to execute and enter into agreement for sale / sale deed of their respective share and realise the sale proceeds in their own name.

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15/09/2023

**Schedule 'A'**  
[Schedule Premises]

Mouza Anandpur, Thana No. 62, Ward No. 03 (old) 01 (new) ANAC / AMC,  
P.S. Adityapur, District Seraikella Kharsawan,

Khata No.	Plot No.	Area	Boundary
11	36 (P)	4.59 Decimals	North: Portion of Plot No. 36
			South: Portion of Plot No. 36
			East : Plot No. 35;
			West : Plot No. 37
	<b>TOTAL</b>	<b>4.59 Decimals</b>	

**Schedule 'B'**

[OWNERS' Allocation]

The Developer shall deliver 31% of the total Super Built up Area comprising of flats, parking's, along with undivided proportionate share in the land and the roof right within the building to be constructed over Schedule 'A' premises including all its advantages, privileges, amenities and services of this Agreement.

**Schedule 'C'**

[Developer's Allocation]

Save and except the owner's allocation, as stated herein above in Schedule 'B', the remaining constructed 69% area i.e. all the remaining flats, parking's, units etc. and undivided proportionate share in the land and the roof right within the building to be constructed over Schedule 'A' premises including all its advantages, privileges, amenities and services.

Neelam Pandey

Singh

15/09/2023

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands the day and the year first hereinabove written.

WITNESS



1. Krishna pratap Singh SHRI - Ram Gopal Singh  
Vill. Baherikpur Post. Jahangir Dist.  
Farrukhabad

2. CHANDJEET Singh S/o JARON Singh RANWA  
RANWA POHAY Krishna puri landa (UP)

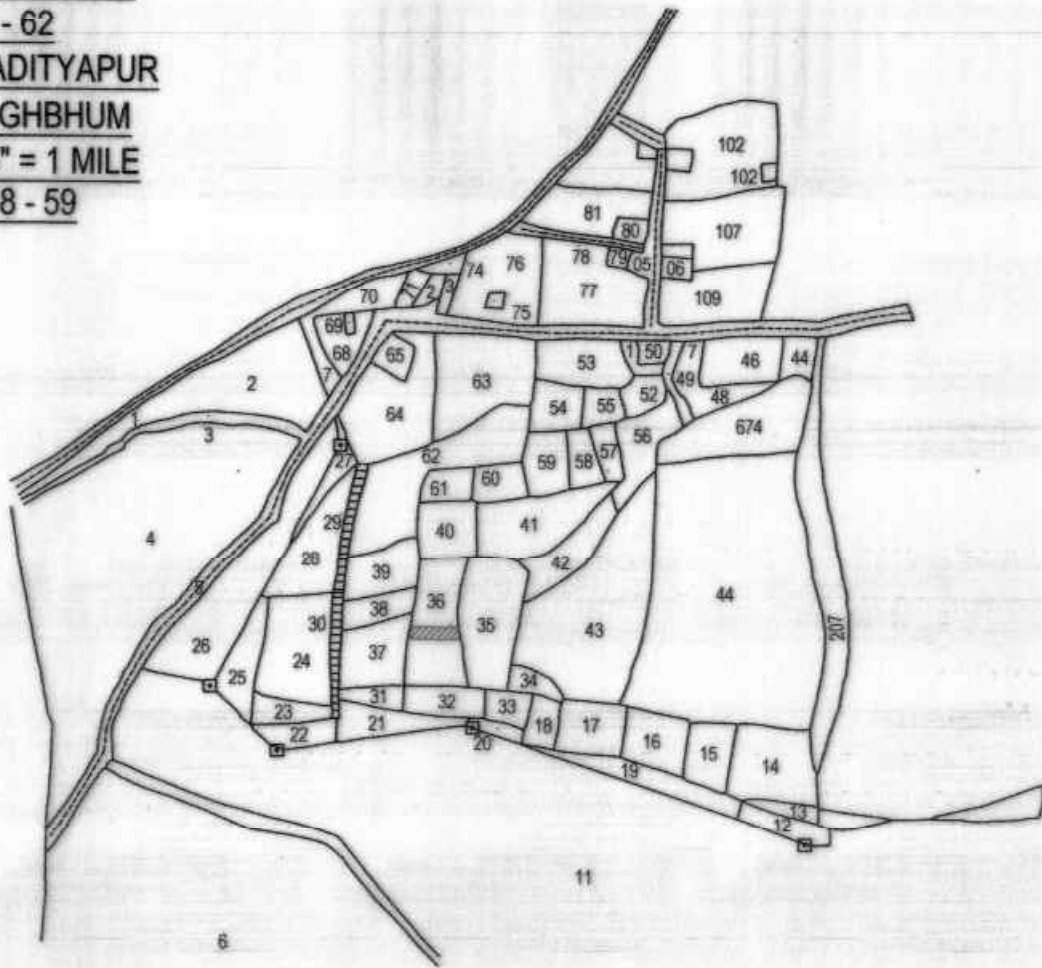
Handwritten signature of Krishna Pratap Singh and the date 15/09/2023.

Certified that the finger prints of left hand of each person whose photograph has been affixed in this document has been obtained by me or before me.

Handwritten signature of an Advocate and the word ADVOCATE printed below it.

N

MOUZA - ANANDPUR  
THANA - SERAIKELA  
THANA NO - 62  
ANCHAL - ADITYAPUR  
DIST. - SINGHBHUM  
SCALE - 16" = 1 MILE  
YEAR - 1958 - 59



AREA SHOWN IN



KHATA NO	PLOT NO	AREA
11	36 (P)	2000 Sq.ft or (4.59 Dec)

NORTH - PORTION OF PLOT NO. 36  
 SOUTH - PORTION OF PLOT NO. 36  
 EAST - PLOT NO. 35  
 WEST - PLOT NO. 37



*[Handwritten signature]*

Nee lam Pandey

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A Amin

Reg.no. - 784/02-03



## Pre Registration Docket

Date :- 14-09-2023 10:58 pm

Office Name :-

Token No:- 202300100040

Article	Development Agreement
Pre Registration Date	26-Jul-2023
No. Of Pages	125
Stamp Duty	4
Paid Stamp Duty	0
Total Fees	₹ 56,854.

Property Id: 1029160

Valuation No. : 1446632 / 2023	: - 2023-2024	Date : 14-September-2023 22:44:PM	
State : Jharkhand	District : SaraikelaKharsawan	Tahsil : Gamharia	
Land Type : Urban	Corporation :	Village/City : Anandpur-Ward No1 - 62	
Anandpur Ward No 1 Village Code 62 - Other Road	-		
Khata Number - 11			
Plot Number - 36			
Volume Number - 2			
Page Number - 100			
<b>Property Rates</b>			
Commercial Land (Y)			
₹445306/- Decimal			
Valuation Rule : Commercial land			
<b>Property Details</b>			
1	Land area	4.59 Decimal	
<b>Calculation Details</b>			
Sr.No.	Description	Calculation	Total
1	Open Land Valuation	1. 4.59 x 445306=2043954.54	₹20,43,955/-
A	Total		₹20,43,955/-
Note : Final Valuation Is Rounded to Next 100/-			

<b>Total Valuation (A)</b>	<b>₹20,44,000/-</b>
<b>Total Amount in Words : Twenty Lakhs Forty Four Thousands Rupees Only.</b>	

Land measurement, Sub Part and House No.	<b>Property Boundaries</b> East: Plot No. 35, West: Plot No. 37, South: Portion of Plot No. 36, North: Portion of Plot No. 36
Area	Land area : 4.59 Decimal
Other Description of the Property	Pin Code - 832108
Government/Market Value	2043954.54
Transaction Amount	2044000

CLAIMANT	<b>-Ms. KAMINI KAUSHAL CONSTRUCTION REP BY SUNDER SINGH, ,Father/Husband Name KAUSHAL KUMAR SINGH , PAN No.- ,Permission Case No.- , Aadhaar No. *****0754,Address - OFFICE AT 2ND FLOOR, AASTHA TRADE CENTRE, Q ROAD, BISTUPUR, JAMSHEDPUR</b>
EXECUTANTS	<b>-Mrs. NEELAM PANDEY, ,Father/Husband Name DiwakarPandey , PAN No.- Date Of Birth-28-Nov-1972,Permission Case No.- , Aadhaar No. *****0836, Country-, City/Village/Town Name-, Locality-,Address - H. No. L-3/L.I.G. Flat, Adityapur 2, PS: RIT, Dist. Seraikella Kharsawan, Pin Code-0</b>

Witness Information	<b>Mr. CHARAN JEET SINGH , Address - 153 KRISNAPURI ROAD NO 1, NEAR HANUMAN MANDIR, CHUTIA, RANCHI-, Father/Husband Name-KARNAIL SINGH</b>
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Identifier Details	<b>Mr. KRISHNA PRATAP SINGH , Address - GRAM BAHORIKPUR, JAHANGUNJ, FARUKHABAD, STATE UTTAR PRADESH-, Father/Husband Name-RAMSWAROOP SINGH</b>
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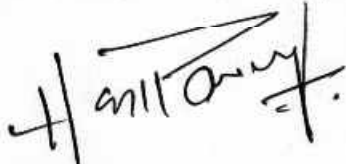
<b>Fee Rule:Development Agreement</b>		
1	Stamp Duty	4

1	SP	3,750
<b>Total</b>		<b>3,750</b>

Fee Rule:Development Agreement		
1	A1	51,100
2	E	2,000
3	LL	3
4	PR	1
<b>Total</b>		<b>53,104</b>

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

Disclaimer : I hereby declare that all the contents of uploaded document and the original document are exactly same, and all the information provided by me are true to itself. The detail of property's holding number has been verified by me at the time of entry through alert generated by the system. I am satisfied with the verification and hence proceeding further for registration after seeing the alert.



Deed Writer / Advocate



Vendee / Claimant

Neelam Pandey

Vendor / Executant



## Document Registration Summary 1

Date :-15-Sep-2023

- Government/Market Value: ₹2044000/-
- Transaction Amount: ₹2044000/-
- Paid Stamp Duty: ₹100/-

Receipt : 001110

Receipt Date : 15-09-2023

Presenter Name: -

E ₹2000  
PR ₹1  
SP ₹3750  
LL ₹3  
A1 ₹51100  
Stamp Duty ₹100

On Date 15-09-2023 Presented at SRO - Saraikela  
Signature of Presenter

SRO - Saraikela

*Neelam Pandey*

Total ₹56954

Payment Head	Amount To Be paid	Paid Amount	Balance Amount	Payment Mode	Payer Name	Reference No.	Payment Amount
Stamp Duty	4	100	-96	GRAS	KaminiKaushalConstructionRepBySunderSingh	GRN Number : 2319265775 DEPT Transaction Id : d677979604761fd3aff Transaction Type :	100
E	2000	2000	0	GRAS	KaminiKaushalConstructionRepBySunderSingh	GRN Number : 2319267479 DEPT Transaction Id : 3f9253eb3f3ced7b3953 Transaction Type :	2000
PR	1	1	0	GRAS	KaminiKaushalConstructionRepBySunderSingh	GRN Number : 2319267479 DEPT Transaction Id : 3f9253eb3f3ced7b3953 Transaction Type :	1
SP	3750	3750	0	GRAS	KaminiKaushalConstructionRepBySunderSingh	GRN Number : 2319267479 DEPT Transaction Id : 3f9253eb3f3ced7b3953 Transaction Type :	3750
A1	51100	51100	0	GRAS	KaminiKaushalConstructionRepBySunderSingh	GRN Number : 2319267479 DEPT Transaction Id : 3f9253eb3f3ced7b3953 Transaction Type :	51100
LL	3	3	0	GRAS	KaminiKaushalConstructionRepBySunderSingh	GRN Number : 2319267479 DEPT Transaction Id : 3f9253eb3f3ced7b3953 Transaction Type :	3
Sub Total	56858	56954	-96				

Article : Development Agreement Number of Pages : 250

Signature of Operator

Signature of Head Clerk

Signature of Registering Officer



OFFICE OF THE SUB REGISTRAR  
Office Name :- SRO - Saraikela  
District Name :- SaraikelaKharsawan  
State Name :- Jharkhand

## Deed Endorsement

Token No :- 202300100040

Deed Type	Development Agreement
Number of Pages	250
Fee Details	Stamp Duty :- Rs. 4, E :- Rs. 2000, PR :- Rs. 1, SP :- Rs. 3750, A1 :- Rs. 51100, LL :- Rs. 3,
Property No.	1
Valuation Details	Value :- Rs.2043955/- ,Transaction Amount :- Rs.2044000/-
Property Details	District :- SaraikelaKharsawan , Tehsil :- Gamharia , Village Name :- Anandpur-Ward No1 - 62 Location :- Other Road, Anandpur Ward No 1 Village Code 62 Property Boundaries :- East: Plot No. 35, West: Plot No. 37, South: Portion of Plot No. 36, North: Portion of Plot No. 36 Khata Number - 11Plot Number - 36Volume Number - 2Page Number - 100 Area Of Land :- 4.59 Decimal




Sh./Smt.NEELAM PANDEY s/o/d/o/w/o DiwakarPandey has presented the document for registration in this office today dated :- 15-Sep-2023 Day :- Friday Time :- 16:29:40 PM






NEELAM PANDEY(Individual)

Party Name	Document Type	Document Number
NEELAM PANDEY	PAN/UID	436811620836

Sr.NO	Party Name and Address	Is e-KYC Verified?	e-KYC Details	Power Of Attorney	Party Type	Party_Photo	Finger Print	Signature
1	NEELAM PANDEY Address1 - H. No. L-3/L.I.G. Flat, Adityapur 2, PS: RIT, Dist. Saraikella Kharsawan, Address2 - , , Jharkhand PAN No.: Permission Case No.-	Yes	Neelam Pandey Address:- H.No-L-3/1 L.I.G Flat, , Adityapur-2, Adityapur-2, Adityapur, , Saraikela-Kharsawan, 831013, , Jharkhand, India		EXECUTANTS Age:50			Neelam Pandey

Sr.NO	Party Name and Address	Is e-KYC Verified?	e-KYC Details	Power Of Attorney	Party Type	Party_Photo	Finger Print	Signature
2	<b>KAMINI KAUSHAL CONSTRUCTION REP BY SUNDER SINGH</b> Address1 - OFFICE AT 2ND FLOOR, AASTHA TRADE CENTRE, Q ROAD, BISTUPUR, JAMSHEDPUR, Address2 - ... Jharkhand PAN No.: Permission Case No.-	Yes	Sunder Singh Address:- H NO-16, , C H AREA, ROAD NO-9, BISTUPUR, JAMSHEDPUR, Kalimali, , East Singhbhum, 831001, , Jharkhand, India		CLAIMANT Age:28			

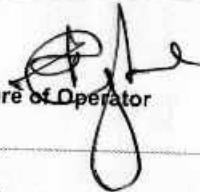
**Identification:**

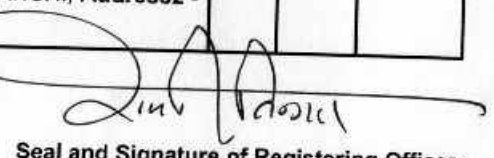
Sr.NO	Party Name and Address	Photo	FingerPrint	Signature
1	<b>KRISHNA PRATAP SINGH</b> S/o-D/o RAMSWAROOP SINGH Address1 - GRAM BAHORIKPUR, JAHANGUNJ, FARUKHABAD, STATE UTTAR PRADESH, Address2 - ... Jharkhand PAN No.:			

**Witness:**

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

Sr.NO	Party Name and Address	Photo	Thumb	Signature
1	<b>CHARAN JEET SINGH</b> Address1 - 153 KRISNAPURI ROAD NO 1, NEAR HANUMAN MANDIR, CHUTIA, RANCHI, Address2 - ... Jharkhand			

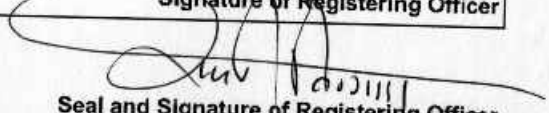
  
Signature of Operator

  
Seal and Signature of Registering Officer  
जिला अवर निबंधक  
सरयकेला-खरसाव

Above signature & thumb Impression are affixed in my presence.

Above mentioned, ( NEELAM PANDEY), has/have admitted the execution before me. He/ She/ They has / have been identified by (KRISHNA PRATAP SINGH) Son/Daughter/Wife of (RAMSWAROOP SINGH) resident of (GRAM BAHORIKPUR, JAHANGUNJ, FARUKHABAD, STATE UTTAR PRADESH) and by occupation (Business).

  
Signature of Registering Officer

  
Seal and Signature of Registering Officer  
जिला अवर निबंधक  
सरयकेला-खरसाव

Date:- 15-Sep-2023

Token No.: 202300100040

# CERTIFICATE

## Office of the SRO - Saraikela

This **Development Agreement** was presented before the registering officer on date **15-Sep-2023** by **NEELAM PANDEY, S/O, D/O, W/O DiwakarPandey** resident of H. No. L-3/L.I.G. Flat, Adityapur 2, PS: RIT, Dist. Seraikella Kharsawan ,,

This deed was registered as Document No:- **2023/SAR/3796/BK1/3558** in Book No :- **BK1**, Volume No :- 574 from Page No :- 261 to 510 at, office of **SRO - Saraikela**

Date:- **15-Sep-2023**



A handwritten signature in black ink, appearing to read "S. C. Pandey", is written over the stamp.

Registering Officer