ಈ ದಸ್ತಾವೇಜು ಹಾಳೆಯನ್ನು ಸಂಘದ ಉಪನಿಯವ ಸಂಖ್ಯೆ 5(9) ರ ಪ್ರಕಾರ ಮುದ್ರಿಸಲಾಗಿದೆ.

ಉ.ನೋ.ಆ

Document Sheet

ಕರ್ನಾಟಕ ರಾಜ್ಯ ನೋಂದಣಿ ಮತ್ತು ಮ್ಯದ್ರಾಂಕ ಇಲಾಖಾ ನೌಕರರ ವಿವಿಧೋದ್ದೇಶ ಸಹಕಾರ/ಸಂಘ ನಿಯಮಿತ

The Karnataka State Registration and Stamps Department Official's Multipurpose Co-Operative Society Ltd.

> ಈ ಹಾಳೆಯನ್ನು ಯಾವುದೇ ದಸಾವೇಜಿಗೆ ಉಪಯೋಗಿಸಬಹುದು This sheet can be used for any document

> > ಬೆಲೆ: ರೂ. 2/-(GST EXTRA)

8009 Z CL908 L9 -20

ABSOLUTE SALE DEED

THIS DEED OF ABSOLUTE SALE OF PROPERTY (hereinafter referred to as the "Deed") is executed on 2nd day of December 2019 at Gauribidanur by:

1) Sri. G. ASHWATHAPPA (Adhaar No.876324645664) son of Late Gangappa, Aged about 61 years, (PAN.ABUPA0319F)

2) Smt. PRABHAVÁTHI (Adhaar No.651752996817) wife of Sri.G.Ashwathappa Aged about 55 years,

Both residing at No.231, Jai Maruthi Nagar, Mahalakshmi Layout, BBMP Ward No.43, Bangalore North Taluk, Bangalore-560086. Hereunder and hereinafter referred to as the 'VENDORS', (which expression shall, wherever the context so requires or admits, mean and include, their respective heirs, representatives, attorneys, agents, successors and assigns) OF THE FIRST PART AND

IN FAVOUR OF:

Smt. SWAPNA KUMARI C. (Adhaar No. 432543550544) wife of Sri.Maruthi Reddy M. H. Aged about 36 years Resident of Melya Village, Melya Post, NagaragereHobli, Gauribidanur Taluk, Chikkaballapura District, PIN - 561 208. PAN.AZFPS7452L

Hereunder and hereinafter referred to as the "PURCHASER" (which term unless repugnant to the context, shall mean and include, her successors-in-title, representatives, agents, attorneys, administrators and assigns) OF THE SECOND G.ANTERPA B. WIB3 PART, witnessed as follows:

Smootie



Print Date & Time: 02-12-2019 04:23:26 PM

ದಸ್ತಾವೇಜು ಸಂಖ್ಯೆ : 4908

ಸಬ್ ರಜಿಸ್ಟ್ರಾರ ಗೌರಿಬಿದನೂರು ರವರ ಕಚೇರಿಯಲ್ಲಿ ದಿನಾಂಕ 02-12-2019 ರಂದು 04:03:01 PM ಗಂಟೆಗೆ ಈ ಕೆಳಗೆ ವಿವರಿಸಿದ ಶುಲ್ಕದೊಂದಿಗೆ

	ವಿವರ	ರೂ. ಪೈ		
ಕ್ರಮ ಸಂಖ್ಯೆ		20000.00		
1	ನೋಂದಣಿ ಶುಲ್ಕ	540,00		
2	ಸ್ಕ್ಯಾನಿಂಗ್ ಫೀ	560.00		
	ಪರಿವರ್ತನಾ ಶುಲ್ಕ	35.00		
3		40.00		
4	ಪರಿಶೋಧನಾ ಶುಲ್ಕ	00/25 00		
	ఒట్నై:	20635.00		

ಶ್ರೀಮತಿ ಸ್ವಪ್ನ ಕುಮಾರಿ ಸಿ ಕೋ ಮಾರುತಿ ರೆಡ್ಡಿ ಎಂ ಹೆಚ್ ಇವರಿಂದ ಹಾಜರ ಮಾಡಲ್ಪಟ್ಟಿದೆ

ಹೆಸರು	ಫೋಟೊ	ಹೆಬ್ಬೆಟ್ಟಿನ ಗುರುತು	ಸಹಿ
ಶ್ರೀಮತಿ ಸ್ಟಪ್ನ ಕುಮಾರಿ ಸಿ ಕೋ ಮಾರುತಿ ರೆಡ್ಡಿ ಎಂ ಹೆಚ್			gwapna.

ಬರೆದುಕೊಟ್ಟಿದ್ದಾಗಿ ಒಪ್ಪಿರುತ್ತಾರೆ

ಉಪ ನೋಂದಹಾಧಿಕ್ಕಾಕಿ ಗೌರಿಬಿದನೂರು 0 2 DEC 2019

ಕ್ರಮ ಸಂಖ್ಯೆ	ಹೆಸರು	ಫೋಟೊ	ಹೆಬ್ಬೆಟ್ಟಿನ ಗುರುತು	ಸಹಿ
1	ಸ್ಟಪ್ಪಕುಮಾರಿ ಸಿ . ಕೋ ಮಾರುತಿ ರೆಡ್ಡಿ ಎಂ ಹೆಚ್ (ಬರೆಸಿಕೊಂಡವರು)			Swapra
2	ಜಿ ಅಶ್ವತ್ಥಪ್ಪ ಬಿನ್ ಗಂಗಪ್ಪ (ಬರೆದುಕೊಡುವವರು)	6		G Awtzappa



WHEREAS the larger extent in Survey No.88/1A, measuring 5 acres 14 guntas and 11 guntas of 'A' kharab land, situated at Doddakurugodu Village, Kasaba Hobli, Gouribidanur Taluk, Chikkaballapur District, shall be hereinafter and hereinunder referred to as the 'Composite Property', the same was originally belonging to one Sri.Chikka Hanumaiah son of Pavagada Siddappa, which he had acquired through following two sale deeds;

- 1. Sale Deed dated:12-08-1958, registered vide document No.1586/1958-59 of Book-1, Volume-823, at Pages 57 to 59, in the office of the Sub Registrar, Gouribidanur, executed by Abdul Khadar Sabi. and
- 2. Sale Deed dated:16-11-1966, registered vide document No.2312/1966-67 of Book-1, Volume-1020, at Pages 120 to 122, in the office of the Sub Registrar, Gauribidanur, executed by Abdul Khadar Sabi.

Further the aforesaid Chikka Hanumaiah died on 27-08-1991, intestate leaving behind his wife Smt.Chikka Obakka and two sons namely; Dalappa and Lakshminarayanappa as his only legal heirs. Subsequently the khatha / mutation of the Survey No.83/1A, measuring 5 acres 14 guntas (Composite Property) has been transferred / registered in the name of Smt.Chikka Obakka, through inheritance vide IHR No.7/1996-97.

AND WHEREAS the aforesaid family members had entered into family partition on 28-03-2016 with their joint family properties including Survey No.83/1A, measuring 5 acres 14 guntas (Composite Property). The said partition Deed is registered vide document No.GBD-1-07559/2015-16 of Book-1, stored in CD No.GBDD122, in the office of the Sub Registrar, Gauribidanur. Under the said partition deed, the portion of composite Property measuring 2 acres 20 guntas CAMPARA Dand?





was allotted to the share of Sri.Lakshminarayanappa son of Late Chikka Hanumaiah. Accordingly, the khatha/mutation of the aforesaid property has been transferred / registered in the name of Sri.Lakshminarayanappa vide Mutation register No.H26/2015-16, subsequent to the partition the aforesaid composite property has been bifurcated and assigned new survey number i.e., 83/25, measuring 2 acre 20 guntas, the same had recorded in the mutation vide M.R No.T89/2016-17. Further the said Sri.Lakshminarayanappa had sold an extent of 1 acre 20 guntas (out of above mentioned 2 acres 20 guntas) in favour of G. Ashwathappa son of Late Gangappa (the Vendor No.1 herein), the said sale deed dated 21-10-2016, vide registered document No.GBD-1-04536/2016-17 of Book-1, stored in the CD No.GBDD131, in the office of the Sub Registrar, Gouribidanur. Accordingly the khath / mutation of the said portion has been transferred in the name of G.Ashwathappa son of Late Gangappa, vide M R No. T6/2018-19.

AND WHEREAS the aforesaid Sri. G.Ashwathappa (the Vendor No.1 herein) had applied for the Survey /phodi for bifurcation of survey No.83/25, measuring 2 acres 20 guntas and same has been bifurcated into two portions i.e., 83/25 measuring, 1 acre and 83/26, measuring 1 acre 20 guntas. The survey No.83/26, measuring 1 acre 20 guntas, shall be hereinafter and hereinunder referred to as the 'SCHEDULE PROPERTY'.

AND WHEREAS the Vendors are the absolute owners of the Schedule Property and ever since the date of purchase, the Vendors herein are in peaceful CAWITAPA B) 47 23 9

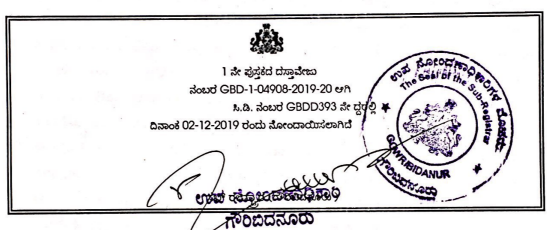
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ಗುರುತಿಸುವವರು

ಕ್ರಮ ಸಂಖ್ಯೆ	ಹೆಸರು ಮತ್ತು ವಿಳಾಸ	ಸಹಿ
1	ಕಾಂತರಾಜ್ ಡಿ ಬಿನ್ ನರಸಪ್ಪ ಹಿಂದೂಪುರ ಟೌನ್	१उ० स्ट क
2	ಲಿಂಗರಾಜು ಬಿನ್ ಶಿವಣ್ಣ ಬಸವೇಶ್ವರ ನಗರ ಬಿಂಗಳೂರು	

ಉಪ ನೋಂದಣಾಧಿಕಾರಿ ಸಚ್ ರಜಿಸ್ಟ್ರಾರ ಗೌರಿಬಿದನೂರು

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possession and enjoyment of the Schedule Property, without any manner of let or hindrance from any one. The Khatha/mutation of the Schedule Property stands in the name of Sri. G.Ashwathappa (the Vendor No.1 herein), vide Mutation register No.T6/2018-19 in the revenue records. The Vendors have been paying the taxes regularly with respect to the Schedule Property to the Revenue Authorities.

AND WHEREAS the Vendors to meet their urgent family and legal necessities have offered to sell the Schedule Property, measuring 1 acre 20 guntas (one acre twenty guntas) and the Purchaser has accepted the offer of the Vendors have agreed to purchase the Schedule Property on certain terms and conditions mutually agreed upon and the vendors have made the following representations and warranties:

- 1 That the Schedule Property is the absolute property of the Vendors herein and that they alone are entitled for the Schedule Property in the aforesaid manner and that they have the full power and legal authority to execute, deliver and perform the terms and conditions of Deed.
- 2 At the date hereof, the Vendors are in vacant physical possession and enjoyment of the Schedule Property and that their title to the Schedule Property is good, marketable and subsisting and no one else has any right, title, interest or share therein;
- 3 That there are no previous Sale and Purchase Agreement/s for the sale of the Schedule Property or part thereof, and that the Vendors have not

Sucepra

ಕರ್ನಾಟಕ ಸರ್ಕಾರ ನೋಂದಣಿ ಹಾಗೂ ಮುದ್ರಾಂಕ ಇಲಾಖೆ Department of Stamps and Registration

ಪ್ರಮಾಣ ಪತ್ರ

1957 ರ ಕರ್ನಾಟಕ ಮುದ್ರಾಂಕ ಕಾಯ್ದೆಯ ಕಲಂ 10 ಎ ಅಡಿಯಲ್ಲಿಯ ಪ್ರಮಾಣ ಪತ್ರ

ಶ್ರೀಮತಿ ಸ್ವಪ್ನ ಕುಮಾರಿ ಸಿ , ಇವರು 113060.00 ರೂಪಾಯಿಗಳನ್ನು ನಿಗದಿತ ಮುದ್ರಾಂಕ ಶುಲ್ಕವಾಗಿ ಪಾವತಿಸಿರುವದನ್ನು ದೃಡಿಕರಿಸಲಾಗಿದೆ

Challan No CR1119003000016513
Rs. 10000/- dated 02-Dec-2019
Challan No CR1119003000016513 Rs.103000/- dated 02-Dec-2019

ಸ್ಥಳ : ಗೌರಿಬಿದನೂರು

ದಿನಾಂಕ : 02-12-2019

Designed and Developed by C-DAC ,ACTS Pune.

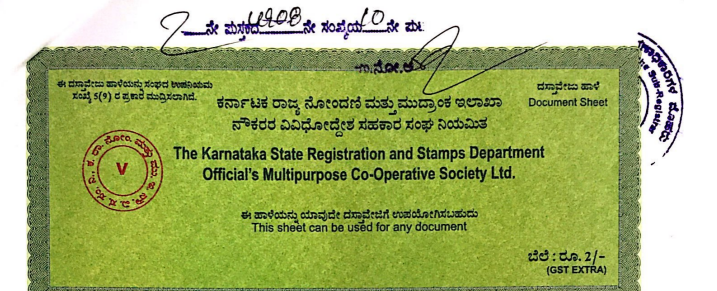
0 2 DEC 2019



entered into any agreement for lease or development or arrangement for the transfer of the Schedule Property or any part thereof of or gifted the Schedule Property to any persons, which is still subsisting and there is no encumbrance(s) and/or mortgage(s), claim(s) and/or interest(s) by any other person(s) against the Schedule Property or any part thereof;

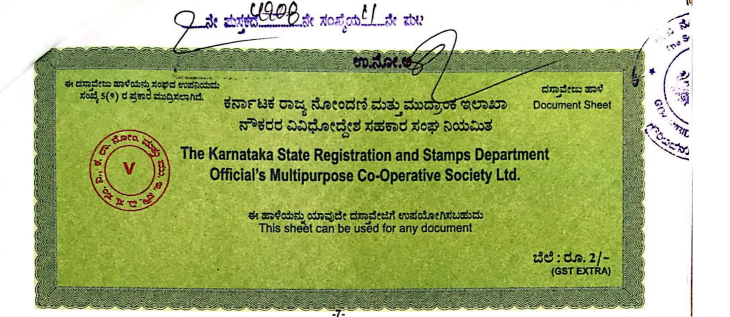
- 4 That there are no tenancy claims in regard to the Schedule Property under the Karnataka Land Reforms Act and that there are no restrictions in any other law enacted or violation of the provisions of any law;
- 5 At the date hereof all the quit rents and other outgoings due and payable on the Schedule Property have been duly paid and that all conditions affecting the Schedule Property, whether expressed or implied, have been duly complied with by the Vendors and the Vendors have not done or suffered to be done or omitted any act, matter or thing in or respecting the Schedule Property which may render the same liable to forfeiture or which may contravene the provisions of any legislation now or hereinafter in force affecting the Schedule Property;
- 6 The Vendors do not have any pending liabilities with regard to income tax, wealth tax, gift tax or any other tax, which would affect her title to the Schedule Property;
- 7 That there are no restrictions under any law for transfer/convey the Schedule Property and the same is not granted land granted to person/s belonging to Scheduled Caste and Scheduled Tribe;

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- 8 There are no pending suits, legal proceedings or claims against the Vendors that may affect in any way the Vendors' title to or right to dispose of the Schedule Property and there is no impediment relating to the sale of the Schedule Property under any law, order, decree or contract or arbitration award.
- 9 No notice from the Government or any local planning authority, K.I.A.D.B, KHB, local body, under Town Planning Act or any other legislative enactments, Government ordinances, order or notification or any erstwhile authority that was in existence (including any notice for acquisition or requisition of the Schedule Property hereby agreed to be sold or any part thereof) has been received by or served upon the Vendors or any person intended or any predecessor in title in the Schedule Property;
- 10 That there are no easements, quasi-easements, rights, exceptions or other similar matters, whether or not apparent on inspections or disclosed in any of the documents referred to in this Deed;

The Purchaser acting upon the representations and warranties of the Vendors to be true and correct has agreed to purchase the Schedule Property free from all encumbrances and with vacant possession for the purchase price upon the terms C-Awtsapper 092783 and subject to the conditions set forth below.



NOW THIS DEED WITNESSETH AS FOLLOWS: -

- 1.1 PURCHASE PRICE / SALE CONSIDERATION
- 1.1 That in pursuance of an agreement for a consideration of the purchase price of Rs.20,00,000/- (Rupees Twenty Lakhs only) paid by the Purchaser to the Vendors, the receipt of which the Vendors hereby accept and acknowledge and the Vendors hereby grant, transfer and convey UNTO the Purchaser, BY WAY OF SALE, the Schedule Property, with all rights, easements and privileges appurtenant thereto, TO HAVE AND TO HOLD the same, as the absolute owner thereof.
- 1.2 The Purchaser has paid the sale consideration of Rs.20,00,000/- (Rupees Twenty Lakhs only) to the Vendors in the following manner:
 - a) Amount paid vide DD /Bankers Cheque No.111286, Rs. 10,00,000-00 dated:30-11-2019, drawn on State Bank of India, Bommanahalli, Bangalore, favoring the Vendor No.1 herein.
 - b) Amount paid vide DD /Bankers Cheque No.111287, Rs.10,00,000-00 dated:30-11-2019, drawn on State Bank of India, Bommanahalli, Bangalore, favoring the Vendor No.1 herein.

Total Rs.20,00,000-00

The Vendors do hereby admit and acknowledge the receipt of the full sale consideration paid to them in the aforesaid manner as per their request, Cr. Hurtscaper En Ext 23



instruction and authorization; and they hereby acquit the Purchaser from payment of any consideration for conveyance / transfer of the Schedule Property.

FURTHER ASSURANCE 2.0

The Vendors and all persons having or lawfully or equitably claiming any 2.1 estate, right, title or interest at law or in equity in the Schedule Property hereby granted, conveyed, transferred and assured or any part thereof by, from, under or in trust of them, the Vendors shall and will from time to time and at all times hereafter at the request of the Purchaser do and execute or cause to be done and executed all such further and other lawful and reasonable acts, deeds, things, conveyances and assurances in law whatsoever for the better, further and more perfectly and absolutely granting unto and to the use of the Purchaser in the manner aforesaid as shall or may be reasonably required by the Purchaser assuring the Schedule Property and every part thereof hereby granted, conveyed, transferred and assured unto and to the use of the Purchaser in the manner aforesaid.

The Vendors doth so far as relates to their own acts and deeds doth 2.2 hereby covenant with the Purchaser that the Vendors have not at any time heretofore made, done, executed, omitted or knowingly or willingly permitted, suffered or been party or privy to any act, deed, matter or thing whereby or by reason or means whereof they are prevented from conveying, transferring and / or assuring the Schedule Property in the manner aforesaid or whereby or by C. Autora



reason or means whereof the same or any part thereof are/is can, shall or may be charged encumbered, impeached or prejudicial affected in estate title.

2.3 The Vendors hereby assures the Purchaser that there are no easementary or quasi-easementary rights on the Schedule Property.

3.0 VACANT POSSESSION

- 3.1 The Vendors have this day delivered physical vacant possession of the Schedule Property to the Purchaser and the Purchaser does hereby admits and acknowledges for having taken physical vacant possession of the Schedule Property.
- 3.2 It shall be lawful for the Purchaser from time to time and at all times hereafter peaceably and quietly to hold, enter upon, occupy, possess and enjoy the Schedule Property hereby granted, conveyed, transferred and assured with its appurtenances and receive the rents, profit etc., thereof and of every part thereof to and for Purchaser's use and benefit without any suit, eviction, interruption, claim and demand whatsoever from or by the Vendors or their successors and assigns or any of them from or by any person lawfully or equitably claiming or to claim by from under or in trust for them.

4.0 ORIGINAL DOCUMENTS

4.1 The Vendors have handed over all the available original/Certified documents (previous sale deeds /deeds) pertaining to the Schedule Property to the purchaser.

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5.0 INDEMNITY

5.1 The Vendors shall at all times indemnify and keep indemnified the Purchaser against all losses, damages, costs, charges and expenses if any, suffered by reason of any defect in the clear, free and subsisting title of the Vendors, suppression of facts or violation of provisions of law; or by breach of the covenants herein above contained or if any proceedings commenced by any person/s or by any statutory authorities.

6.0 PROPERTY TAX AND KHATHA

- 6.1 The Vendors hereby assures the Purchaser that all taxes, fees, cess due to the Revenue Authorities have been paid by the Vendors herein. However, if any such are found to be due as on the date of this Deed, the same to be paid by the Vendors to the concerned Authorities.
- 6.2 The Purchaser shall pay all charges from this day with respect to the Schedule Property to the Revenue Authorities, and from this day get the khatha of the Schedule Property registered in her name at her own cost and expenses with the Revenue Authorities.

7.0 STAMP DUTY AND REGISTRATION CHARGES

7.1 The stamp duty, registration charges and other expenses relating to the registration of this Deed is borne and paid by the Purchaser herein.

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CHWITTEPPA CE 21039



MARKET VALUE 8.0

The market value of the Schedule Property is Rs.20,00,000/- (Rupees 8.1 Twenty Lakhs only).

SCHEDULE PROPERTY

ALL THAT PIECE AND PARCEL of the agricultural dry land bearing Survey No.83/26, measuring 1 acre 20 guntas (one acre twenty guntas), situated at Doddakurugodu Village, Kasaba Hobli, Gouribidanur Taluk, Chikkaballapur District and bounded on the:

East by:

Bangalore-Hindupur Road

West by:

The land bearing Survey No.83/1B

North by:

The Land bearing Survey No.83/24

South by:

The Land bearing Survey No.83/25

IN WITNESS WHEREOF, the parties hereto have set their respective hands on this Absolute Sale Deed on the day, month and year first hereinabove written before the following witnesses:

Witnesses: -

MALAGALA. NAGARABAUI IN Stopo

Bangalone 56009)

ALLA BAKASH Should Khowley

PURCHASER

Drafted by: (/ Kov.
PRAVEEN KUMAR H.B.

Advocate

Chileka bolly Rurs

Print Date/Time: Monday, 2 December, 2019 - 4:58:54PM

ಪ್ರಮಾಣಪತ್ರದ ಸಂಖ್ಯ : 11,742

Page 1 of 2

ಕರ್ನಾಟಕ ಸರ್ಕಾರ

ಅರ್ಜಿ ಸಂಖ್ಯೆ : 14,203

ನಮೂನೆ 15

ಪ್ರಪತ್ರ ಸಂಖ್ಯೆ 15 (148ನೇ ನಿಯಮ)

ಿಳಗೆ ತಿಳಿಸಿದ ಆಸ್ತಿಯ ಸಂಬಂಧದಲ್ಲಿ ಋಣಭಾರಗಳು ಏನಾದರೂ ಇದ್ದರೆ, ಮತ್ತು ನೋಂದಣಿಯಾದ ಕ್ರಮಗಳ ವಿವರಣೆಗಳ ಬಗ್ಗೆ ಒಂದು ಪ್ರಮಾಣಪತ್ರಕ್ಕಾಗಿ ಅರ್ಜಿಯನ್ನು ಸಲ್ಲಿಸಲಾಗಿದೆ.(ಅರ್ಜಿಯಲ್ಲಿ ಹೇಳಿದಂತೆ ತಿಳಿಸಬೇಕು ಮತ್ತು ವಿವರಿಸಬೇಕು) Details of Property: Properties situated in: Doddakurugodu having , Survey No - 0 ;

ಪ್ರಮಾಣೀಕರಿಸುತ್ತೇನೆ. ಮೇಲೆ ತಿಳಿಸಿದ ಆಸ್ತಿಯ ವಿವರಗಳನ್ನು 02/12/2019 ರಂದ 02/12/2019 ರವರೆಗೆ 1 ರಲ್ಲಿ ಸೂಚಿಯಲ್ಲಿರುವುದನ್ನು ಶೋಧನೆ ಸಚಿಸಲಾಯಿತು ಮತ್ತು ಈ ಶೋಧನೆಯಿಂದ ಕೆಳಗೆ ತೋರಿಸಿದ ಕ್ರಮಗಳು ಹಾಗೂ ಋಣಭಾರಗಳು ಕಂಡುಬಂದುವೆಂಬುದನ್ನು ಈ ಮೂಲಕ

Doddakun Area Nam Bangalore , Mea: ಗೌರಿಬಿಡೆನೂರ ಗ್ರಾಮರ ಸ ನಂ (EAST)ಬೆಂಗೇ	Doddakun Area Nam Bangalore , Meas ಗೌರಿಬಿಡೆನೊರ ಗ್ರಾಮದ ಸ ನಂ (EASI)ಬೆಂಗೇ	Doddakun Area Nam Bangalore , Meat ಸೌರಿಬಿಡಮೊರ ಗ್ರಾಮದ ಸೆ ನಂ	Doddakun Area Nam Bangalore , Mea: ಗೌರಿಬಿಡೆನೊಂ	Doddakur Area Nam Bangalore , Mea:	Doddakuri Area Nam Bangalore	Doddakuri Area Nam	Doddakur	- 3	BHOOMI /	(LAND MA	Property S		Village No	3			್ರಮಾಂಕ
	ರಜಮೀನು (SOUIH) ಸ್ವನಂ 83/25 ರಜಮೀನು (NORIH)	(EASI)ಬೆಂಗಳೂರು -ಹಿಂದೂಪುರ ರಸ್ತೆ (WESI) ಸ ನಂ 83/1ಬಿ	ಗ್ರಾಮದ ಸ ನಂ 83/26 ರಲ್ಲಿ 1-20-00 ಗುಂಟೆ ಜಮೀನು	ಗೌರಿಬಿದನೂರು ತಾ ಕಸಬಾ ಹೋಬಳಿ ದೊಡ್ಡಟರುಗೋಡು	, Measurement: 60 Gunta (Schedule A:)	Bangalore -Hindupur Main Road Sy No	Area Name: Doddakurugodu VIIIage	Doddakurugodu, Hobli Name: Kasaba Hobli,	BHOOMI / Agriculture Land, Index-II Village:	(LAND MARK)Department / Property Type:	Property Schedule Description:		Village Name: ದೊಡ್ಡಪಿರುಗೋಡು	(2)			(ಎ) ಆಸ್ತಿಯ ವಿವರ
								ia.					02/12/2019	(3)		ಜಾರಿಯ ದಿನಾಂಕ	ನಿರ್ವಹಣಾ
									2,000,000.00	Consideration	1,950,000,00	Market Value	ಕ್ರಯ	(4)	ಮೌಲ್ಯ (in Rs.)	ಸ್ಥರೂಪ ಮತ್ತು	(ಬಿ) ದಸ್ತಾವೇಜನ
										Gunta:20 FGunta 0.00 , (2)ಪ್ರಭಾವತಿ	Relative:ಗಂಗಪ್ಪ, Transacted Acre:1	Category.PRV, RelationShip:-,	200	(5)	ಬರೆದು ಕೊಟ್ಟವರು	L	ಕೊಗಾರರ ಹಸ್ತರು
										రెడ్డి ఎం ఉజో .	RelationShip ಹೀ. Relative:ಮಾರುತಿ	()ಸ್ವಪ್ತಕ್ರಮಾರಿ ಸಿ . Additional		(6)	ಬರೆಯಿಸಿಕೊಂಡವರು		3 6.2 th
									6	GBI	DD39	93		(7)	ಸಿ. ಡಿ. ಸಂಖ್ಯ		الم الم الم
				2				-			16			(8)	3,24	,	E E
							GI	BD-1	-049	08-2	019-2	20		(9)	ಸಂಖ್ಯೆ ಮತ್ತು ವರ್ಷ	300	The state of the s