Stonkerous Ghaziabad Development Authority
GHAZIABAD



Ghazishad Dowlopment Authority GHAZIARAD

## Lease of Land and Sale of Super Structure Belonging to the Ghaziabad Development Authority Residential/Multi Storey Building.

THIS INDENTURE MADE THIS
Day ofin the year 20
between the Ghaziabad Development Authority (here in after called
the Authority which expression shall unless The context does not so
admit include its successors and assignees) of the first part and
Shri/Smt.
S/o,/W/o
Res
(here in after called the Second Party which expression shall, unless
the context does not so admit, includes his/her heirs, executors,
adminstrators and permitted assigness) of the other part providing as
hereunder.
WHEREAS THE Authority is also owner and in possession of
the PLOT OF LAND here in after described in schedule A to these
presents.
AND WHEREAS the Authority is also owner of a pucca Multi
Storey building constructed on the aforesaid land which building is
storeyed and consists of
tenements its/flats.
(A) AND WHEREAS the Authority has agreed to demise the
said plot of land proportionately and to sell the flat Noon
Office Use only

Floor of the aforesaid Plot described in schedule C to these present and forming part of building described in schedule B to these present to the second party subject to the rights and restrictions, exception, reservations, conditions and the several convents and stipulations here in after expressed.

AND WHEREAS the area in which the said plot is situated is intended to be used for residential purpose only and the said restriction and convenants are intended to preserve the residential character of the said area for the benefit of other lands therein now held by the Authority or transferred by it subject to similar restrictions and convenants.

AND WHEREAS the second party has bound himself/herself to abide by the Rules now made or which may be made from time to time by the First Party or State Government in respect of housing Scheme and which shall be deemed to from part of this deed.

AND WHEREAS the Second Party has also bound himself/ herself to be governed by the provisions of the Uttar Pradesh Ownership of Flats Act. (U.P. Act No. 50 of 1975) or/and amendments there of which may be made from time to time by the State Government or by any other enactment framed by the Govt. from time to time.

AND WHEREAS under the lease-cum sale scheme the Second party is willing to purchase the said building on the said plot by the Authority.

AND WHEREAS the Second Party has further agreed that in order to secure due and regular payment of the aforesaid rent the building on the said plot of land/flat if and when the Second Party becomes the owner thereof shall remain hypothecated to the Authority.

AND WHEREAS the Second Party has inspected the building and it has specifically been agreed between the parties hereto that the Second Party shall not question the workmanship or Material of the said building or the amount of rent payable by him/her.

NOW THIS DEED WITNESSES and parties here to here by mutually agree as follow.

	A- That	in consideration	of	the	premium	amounting	to
Rs		(Rup	iee	s			
						only) has	ving



- (a) A right to lay watermins drains, sewers or electric wires in or overe the demised premises if deemed necessary by the Authority in development the area.
- (b) Full right in and title to all mines and minerals in and under the demised premises in part thereof.

AND ALSO will pay and discharge all rates, charges and assessment of every description which are now or may at any time here after be assessed charged or imposed upon the said premises or the building erected or to be erected there on the land or the tenant inrespect there of AND ALSO that the Second Party shall not without the previous consent in writing of Vice Chairman of the Authority erect or suffer to be erected of any part of the said demised land or flat any other building other than what is now in existence of the said land or flat and will not without such consent as aforesaid make any addition or alteration in the plan or elevation of the said building or make any sub-division of the said demised (building) premises so as to convert the same into two or more tenement. AND ALSO will at all time repaier support and keep in good and substantial condition the flat both external

and internal and also the boundary and otherwalls, sewers, drains, rails, gates fences and fitures of or connected with the same AND will permit the Authority and its agents during the said term from time to time and at all reasonable time or the day to enter into and upon and view the condition of the building and to give notice in writing to the Second Party of any defect or want of repairs there found or leave the same upon the premises which defects or want of repair he/she the Second Party will within three canlender months after such notice repair and amend accordingly. The floor of the flats of the First floor, Second and third floor and subsequent floors shall be maintained by the lesse while the roof of the lower flat shall be maintained of the said Flat. The Second Party shall not create any nuisance for the residents of any tenements in the building. The flats on the ground floor shall not be damaged by the owner in any manner so as to jeopardize or damage the upper story flat.

AND ALSO that the second party shall not do or omit to do any act in respect of the land and the flat covered bythese presents where such act or ommision is likely to affect projudicially the value of the said land or the flat PROVIDED, that the opinion of the Vice-Chirman of the First Party whether any act or ommission of the Second Party has or is likely to affect the property prejudicially or cause depreciation of its value shall be conclusive and binding on the Second Party AND ALSO that if the Second Party makes any improvement to the Flat or the land or any addition the said flat building along with such improvement shall be hypothecated in favour of the Authority AND ALSO the Second party shall not at any time carry on or permit to be carried on or upon the demised land or in the flat any trade, manufacturing process or businesses what so ever or use the same for any purpose other than a private dwelling house without the consent in writing of the authority having been obtained AND ALSO that the Second Party/Second Parties shall not transfer his/her their lessee rights in the land or his/her rights in the land or his/her rights in the flat for the full term of 90 years or any part thereof without the previous consent in writing of the Authority and until has paid off all the arrears of any dues here by reserve for the said plot of land with Interest due thereon. If the Second Party or his/her asignee, transferee make an assignment or transfers then such assignee or transferee shall in addition to the Second Party be also liable for all Payments to be made and outstanding against the Second Party at the time or such asignment or transfer and all convents to be performed in pursuance of these presents AND ALSO that the Second Party his/her assignee or transfer a will not transfer the plot and or flat thereon in part or piecemeal or parcel out of the land and nor transfer the same to different person by making plots or otherwise.

Provided that the first party shall not be bound to grant permission for sale, transfer mortgage or to alienate or charge with in any manner and shall be exclusive desertion of the first party subject to such rules and conditions as may be enforced and imposed from time to times or as may be deemed proper and necessary in opinion of the first party in the circumstances of such proposal advanced by the second party.

The second Party shall peaceably surrender and yield the said demised land/building at the axpiration or sooner determination of the term of this lease to the authority who may either take the flat upon a valuation or allow the second party to remove it and shall so often as the said land be-or any part thereof shall be assignment of death or by operation of law or otherwise howsoever comes assigned, inherited or transferred doing the pendency of the term here by granted shall give with in one month from the date of such assignment inference or transfer to the Authority setting forth there in the names and description of parties to every such assignment or transfer the parties and effects there of to gether with every such assignment and every probate of a will or letter of administration, degree, order, cretificate or other documents effecting or evidencing such assignment, inheritance or transfer as aforesaid accompanying the said notice shall remain for 7 days at the office of the Authority and it is here by stipulated that failure to carry out this condition will entail a penalty of Rs. 50/- to be paid by the Second Party to the Authority.

Provided always and it is expressly stipulated that if and when ever the said rent proportionate to the land or any part thereof shall be in arrears and unpaid for the space or six calender months whether the same shall have been lawfully demanded or not if there shall be breach or non observance of any covenants by the second party herein contained then and in any such case the authority not with standing the waiver of any previous cause or right of reentry may forfeit the lease of the land and reenter into and upon the said premises including the flat located thereon or any part thereof in the name of the whole and expel Figure second party, and all occupiers of the same there from and this

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to the demised premises.

It has been specifically agreed between the parties that the Second Party shall not question the amount of sale consideration on the ground of any defective workmanship or defective material in the building or flat.

The Second Party has now become the absolute owner of the flat but in the land appurtenant to the said building and land if he has only the lessee's rights as mentioned in the preceding portions of these presents. The Authority hereby gurantees good title to the Second Party in respect of the said flat and assures to the Second Party quiet and peaceful enjoyment of the same subject to the Items and conditions mentioned in these presents.

(B) That in order to secure the repayment of the rent for the demised land the Second Party has agreed that all his lessee rights in the land bereby demised and his proprietory rights in flat hereby purchased shall remain hypothecated and mortagaged for the payment of yearly rent or others dues if any, and they are hereby hypothecated and mortgaged by the Second Party in favour of the Authority and Second Party agrees with the first party that the said Second Party's rights and his proprietory rights shall remain hypothecated and mortgaged with the Authority till final payment of all dues if any payable by the Second Party to the Authority and the amounts due as aforesaid shall constitute the first charge theron.

- The owner shall have the rights of use of the common portions and common services alongwith other co-owners of the building subject to constitution of the agency of which he is a contituent member.
- The owner shall acquire the lease hold rights of the land jointly
  with the co-owners and the Agency of which he is a constituent
  member in pursuance of the lease deed executed between
  the Authority, owners and the Agency.

Each of the constituted society shall maintain and keep his flat (outside or inside) and joint walls, roofs, ceiling in good repair and in proper, sanitary conditions.

The lessee shall and maintain good repair of all drains, water pipes, electric lines and connections and sanitary and sewage and permit allow the same to be maintained and used for the purpose therof respectively.

It is also agreed that in case of breach of any of the conditions mentioned at any place in these presents the Authority shall have the option to recover all the dues which may then be outstanding in respect of the land by sale of the mortgaged property.

It is further agreed between the parties to these presents that the Second Party shall be bound to execute any supplimentry deed at the direction of the first party in event if it is subsequently felt, expedient and desirable to subserve the purpose of there presents or to describe the specify more clearly the rights and obligation of the parties to these present. Failure to comply such direction by the Second Party with in one month from such notice with in such time as may be specified in the notice itself shall amount to breach of these presents and shall follow the consequences as contained in last proviso party A of these presents.

Provided always that the Second Party shall always remain personally liable for all the payments to be made byhim under these Fooresems.

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- (B) Any notice requiring to be serve under these presents shall be deemed to have been sufficiently served on the Second Party if it is left on the demised premises or at the flat there on and signed by the Sachiv of the Authority and a notification of any decision of the Development Authority under the hand of the Sachiv of the Development Authority shall be sufficient evidence of such descision.
- (C) All cost and expenses incidental to the execution and registration of this deed shall be payable by the Second Party.

## (A) SCHEDULE

A plot of Land bearing Dev	elopment Authority Flat No
in	Development Scheme measuring
covered area	Sq. mtrs, Situated
at	Police Station Ghaziabad and
bounded as follows:	

North:

South:

East:

West:

For Office Use

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GHAZIABAD

## (B) SCHEDULE

Building No		of	. Development			
scheme existing the sa	aid plat No.	***************************************	being two/			
three storeyed high co	nsisting of		Flats.			
	(C) SC	HEDULE				
Flat No	Me	asuring covered area.	Sq.			
Mtrs. and consisting attached.						
The Second of residential		have the exclusive	right of user			
Witness:	Signed by :					
1.	1.	For and on behalf of t	he			
	99	Ghaziabad Developn	nent Authority			
2.	2.					
200		Second				

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Ghaziadad Development Authority
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