CONVEYANCE DEED

Note: This format has been prepared as applicable to flats. The word "flat" can be substituted with the type of property for which this document is being executed. Similarly, the name of the concerned authority can also be changed as applicable. For the sake of convenience, we have italicized such words.

This conveyance made on this day of	between President of India
hereinafter called "The Vendor" (which expression shall unless excluded by or repugnant to	
office and assigns) of the one part and Shri/Smt./Kumari daughter/wife/widow	of Shri Resident of
through his/her attorney Shri/Smt./Kumari hereinafter called the "Allottee" (which expression s	son/daughter/wife/widow of Shri.
be deemed to include his successors in office and assigns) of the second part and Shri/Smt.	/Kumari daughter/wife/widow of Shri
Resident of Resident of	alled the "Purchaser" (which expression shall unless
Resident of hereinafter calexcluded by or repugnant to the context be deemed to include his successors in office and a	assigns) of the third part.
WHEREAS the Allottee is a member of Co-Operative Society which was allotted land measur	ringsq. mts.atsq.
vide lease deed dtd and registered with the Sub-Registrar of Delhi as Docume	ent No in Book No Volume
No at pages to	
WHEREAS vide Allotment letter No dated Flat No B (full particulars of the property may kindly be menti	Block No situated in
(full particulars of the property may kindly be menti	ioned here) was allotted to the said allottee herein,
subject to the limitation, terms and conditions mentioned therein.	
AND WHEREAS the allottee Shri/Smt./Kumari Son/Daughter of executed Power of Attorney on appointing Shri/Smt./Kumari	Resident of has
executed Power of Attorney on appointing Shri/Smt./Kumari	Son/Daughter of
Resident of as his/her attorney authorizing him/her to	o sell the said property on his/her behalf. And
Whereas the allottee had given the possession of the property to the purchaser and now the	e said property is in the possession of the purchaser.
AND WHEREAS representing that the said allotment is still valid and subsisting the said allot	
for grant of reversionary interest of the vendor in the land underneath the flat allotted /leas	
and the vendor has agreed to convey the reversionary interest in the land underneath the d	demised property to the purchaser subject to the
terms and conditions appearing hereinafter.	
NOW THIS INDENTURE WITNESSES THAT in consideration of the sum of Rs(
before the execution hereof (the receipt whereof the Vendor hereby admits and acknowledge	
limitation mentioned hereinafter the Vendor doth hereby grants, conveys, sells, releases an	
purchaser all his reversionary interest in the land underneath the said <i>flat</i> (full particulars o	
(hereinafter referred to as the said property) more fully in the Schedule described hereunder the purchaser absolutely and forever subjects	
thereof TO HAVE AND TO HOLD the same unto the purchaser absolutely and forever subject conditions hereafter contained that, is to say as follows:-	t to the exceptions, reservations, covenants and
conditions hereafter contained that, is to say as follows	
1. The Vanday expects and recoming unto himself all prince and principle of whatever	saturas luina in au rondau tha anid nuanautu tagathau
1. The Vendor expects and reserves unto himself all mines and minerals of whatever n	
with full liberty at all times for the Vendor, its agents and workmen, to enter upon make, merchantable and carry away the said mines and minerals under or upon the	
and to lay down the surface of all or any part of the said property and any building	
fair compensation to the purchaser for damage done unto him thereby, subject to	
payable or which may become lawfully payable in respect of said property and to a	
2. "That notwithstanding execution of this deed, use of the property in contravention of	
Plan/Layout Plan shall not be deemed to have been condoned in any manner and <i>L</i>	
appropriate action for contravention of Section 14 of <i>Delhi Development Act</i> or any	
3. The purchaser shall comply with the building, drainage and other bye laws of the ap	
being in force.	, . ,
4. If it is discovered at any stage that this deed has been obtained by suppressions of	any fact or by any mis - statement, mis -
representation or froud, then this deed shall become void at the option of the vend	lor, which shall have the right to cancel this deed and
forfeit the consideration paid by the purchaser. The decision of the vendor in this r	egard shall be final and binding upon the purchaser
and shall not be called in question in any proceedings.	
It is further declared that as a result of this present purchaser from the date mentioned her	eafter will become absolute owner in fee simple of
the said property and the vendor doth hereby releases the Purchaser from all liability in res	
conditions contained in the said allotment letter required to be observed by the purchaser o	
The stamp duty and registration charges, upon this instrument shall be borne by the purcha	
The transfer shall be deemed to have come into force with effect from the date of registration	
In witness whereof, Shri/Smt./Kumari, for and on behalf of and by the order a	and direction of the Vendor has hereunto set his hand
and Shri/Smt./Kumari Attorney of Allottee & Shri/Sm	it./Kumari the purchaser,
have hereunto set their hand, day and year first above written.	
THE SCHEDULE ABOVE REFERRED TO: All that Flat No in Block No consisting of	or thereahouts in the
Co-Operative Group Housing Society bounded in the layout plan as follows:	or dicicabodo ill die

NORTH	
EAST	
SOUTH	
WEST	
Signed by Shri	
For and on behalf of and by the orde	er and direction of President of India (Vendor)
In the presence of	
Shri	
Shri	
Signed By Shri/Smt./Kumari	(Attorney of the Allottee)
In the presence of	
Shri	_
Shri	_
Signed By Shri/Smt./Kumari	(Purchaser)

DISCLAIMER:These legal forms and documents are for reference only. Any agreement that you enter into, should be in consultation with a Solicitor or an Advocate. India Properties Com Pvt. Ltd. will not be responsible for any claim arising out of the use of any of the above mentioned documents.

