TRANSFER DEED

THIS	S DEED OF TRANSFER is made at	(city) this	day of	, 20,	BETWEEN:
conte	Indian Inhabitant residi , hereinafter referred to as "THE TRANSFEROR" (ext or meaning thereof be deemed to include her he , Indian Inhabitant residing	irs, executors a	nd administrato	ors) of the	ONE PART and
oe re	, Indian Inhabitant residing, (city), hereinafter referred to pugnant to the context or meaning thereof be deem ns) of the OTHER PART .	as "THE TRAN	NSFEREE" (whi	ich expres ors, admir	sion shall unless it
	REAS:				
i.	The Transferor is a registered member of Co-operative Society formed and registered under Act, 1960, under Registration No	r the provisions	of the Maharas	shtra Co-o	perative Societies
	, (city) (hereinafter call society, the Transferor is holding () fully only) each bearing distinct	led "the said s epaid up shares of ctive Nos to	ociety") and a of Rs o (both incl	s member /- (Rupe <i>lusive)</i> as	of the said es
ii.	certificate No issued by the said society (here By virtue of being member of the said society, the otherwise well and sufficiently entitled to flat No floor of building No of	Transferor is al , admeasurir (hereinaft	bsolutely seizeding sq.ft. buster called "the s	d and poss uilt up area	a on the
iii.	The Transferor has agreed to sell and transfer to the and acquire all right, title and interest of the Tran No, on the ground floor of building No of at or for the sum of Rs/- (Rupees_	onging to the sa he Transferee, a sferor in the sa	id society. and the Transfe id share certific situated (eree has ag cate No at	greed to purchase and in flat (city),
iv.	conditions hereinafter contained. The Transferee has paid to the Transferor the full of	consideration of	· Rs		
٧.	The Transferor has obtained the consent of the sai premises to the Transferee.			e said sha	res and the said
vi.	The Transferor has executed and handed over to to documents and writings as required under the Ma of the said society for the effectual transfer of the	harashtra Co-o _l	perative Societi	ies Rules, i	
vii.	The stamp duty and registration charges payable i by the Transferee alone. The transfer fee / premiu transfer of the said shares / premises shall be bor proportion.	n respect of this um / Donation p	s Deed of Trans payable to the s	sfer shall b said society	y in respect of the
viii.	The Transferor has handed over to the Transferee alongwith the original of the said share certificate and the Transferee has requested the Transferor to do in the manner hereinafter appearing.	and all other de	ocuments perta	aining to th	ne said premises
NOW	THIS INDENTURE WITNESSETH AS FOLLOWS	:			
1.	In pursuance of the aforesaid agreement and in composition only) paid by the Transfere presents being the full consideration receivable by Transferor doth hereby admit and acknowledge) to administrators and assigns DOTH HEREBY grant, or rights, title and interest into and upon the said share certificate No issued by the (including sinking fund) and properties standing in the flat No admeasuring sq.ft. builtup are of the said society situated at the rights and privileges whatsoever of the Transfer title and interest of the Transferor in the said share payment by the Transferee of all taxes and outgoth said society or any other body AND the Transferor Transferor is the absolute owner of the said share	e to the Transferor the Transferor for convey and transferor discovery and transferor discovery and transferor as the meres and in the strings and other or doth hereby contact and the strings and other or doth hereby contact and the strings and other or doth hereby contact and the strings and other or doth hereby contact and the strings and other or doth hereby contact and the strings and other or doth hereby contact and the strings and other or doth hereby contact and the strings are strings.	eror on or before, (the payment or herself and hasfer unto the Testinctive Nosative Housing She records of the floor of the built and Premises SUcharges now or ovenant with the	re the exect and receipmer heirs, expression for the control of th	cution of these pt whereof the executors and all her beneficial oth inclusive) vide nited and all funds ciety AND including of DGETHER with all and all the rights, DWEVER to the payable to the ree that the

authority to transfer her rights, title and interest in the said Premises and the said shares in favour of the Transferee in the manner aforesaid AND the Transferor doth hereby covenant that she shall at the request and cost of the Transferee sign and execute such further deeds, documents and papers which the Transferee may reasonably require to effectively transfer and vest the Transferor's right, title and interest in the said shares and the said Premises in favour of the Transferee.

2. The Transferor declares records and confirms that

2.

- a. The said Premises with all rights attached thereto are free from all encumbrances charges of any kind whatsoever and the Transferor has observed the bye-laws of the said society and cleared all dues in respect of the said Premises till the date of execution of this transfer deed. The Transferor further declares that the said shares and the said Premises are neither the subject matter of any litigation, nor the same are attached in the execution of any decree whether of Government or otherwise.
- b. The Transferor has not created or purported to create any tenancy rights, licence or other rights of use and occupation in respect of the said Premises.
- c. The Transferor has not contracted to sell / transfer the said Premises / shares to any other person and the said Premises / shares are free from all encumbrances, liens, charges of any nature whatsoever.
- d. The Transferor covenants with the Transferee that the Transferor shall indemnify and keep Indemnified the Transferee from and against all actions, claims, demands, charges etc. falling due prior to execution of these presents in respect of the said shares/ Premises.
- e. The Transferor agrees to accompany the Transferee and/or her legal advisor or her representative to the office of the Sub-Registrar of Assurance and lodge this transfer deed for registration and admit the execution thereof.
- f. The Transferor agrees to produce his Income-tax Clearance Certificate u/s. 230A of Income-tax Act, 1961 to enable the Transferee to register this Transfer Deed.
- 3. The Transferee declares that on being admitted as a member of the said society he will observe and abide by the rules regulations and bye-laws of the said society from time to time in force.
- 4. The stamp duty, registration charges if any payable in respect of this deed of transfer and in any other document to be executed in future in respect of the said Premises / shares shall be borne and paid by the Transferee alone. The Transfer premium/charges payable to the said society in respect of the transfer of the said shares/premises shall be borne and paid by the parties to this Deed in equal proportion.

IN WITNESS WHEREOF the Transferor ar	nd the Transferee have hereunto set and subscribed their respective
hands on the day and year first hereinabove w	ritten.
SIGNED AND DELIVERED by the)	
withinnamed "THE TRANSFEROR")	
)	
in the presence of)	
SIGNED AND DELIVERED by the)	
withinnamed "THE TRANSFEREE")	
withinfamed THE TRANSPERCE)	
in the presence of)	
in the presence of	RECEIPT
DECELVED of and from	
RECEIVED or and from	a sum of Rs/- (Rupees
	No dated//20 drawn on,
$____$ Branch, (city), being the full and f	inal payment towards the transfer of share certificate No issued by
Co-operative Housing So	ociety Ltd. and flat No on the floor of Building No of
Co-operative Housing Society	Ltd. situated at, (city)
as within mentioned.	
	I SAY RECEIVED
	Transferor
WITNESSES ·	Hansicion

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.