# AFTER UTTORITY

### WORLD BANK PROJECT

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Mira James Rutinu anta to:

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The state of

THIS INDENTURE OF LEASE made at Bombay this Feb. day of 1994 (One thousand nine ninety four ) between hand red the MAHARASHTRA BOUSING AND AREA DEVELOPMENT AUTHORITY a Corporation under the Maharashtra Housing and Area Development Act, 1976 (Mah. XXVIII of 1977) (hereinafter referred to as "the said Act") having its office at Griha Nirman Bhavan Kala Nagar Bandro (Bast), Bombay 400 051 the Lessor thereinafter referred to as "the Authority" which expression shall unless the context requires otherwise include its successors and assigns) of the One Part:

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The General Dhomandan Co-operative Housing Society Limited a society duly registered under the Maharashtra Co-operative Societies Act, 1960 (Mah. XXIV of 1961) and bearing Registration No. 7725.

dated the 411193 having its registered office at Cluster Plot No. Ap. 273, RSC-34, 2. No. 189

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which expression shall unless the context requires otherwise include its successors and permitted assignation of the Other Part;

well and sufficiently entitled to a piece or parcel of land Cluster Plot bearing No. April admeasuring of land Cluster Plot bearing No. April admeasuring life. S6. Sq.meters or thereabouts situated at S. No. 189 being part of the Authority's estate at Geroi-II. Sprayli (b) Bombay 400 091. in the registration Sub-District of Bandra Bombay Suburban Bistrict and more particularly described in Schedule I hereinafter written and shown by red coloured boundary line on the plan hereto appended thereinafter referred to as "the said Land")

AND WHEREAS the said land has been divided into 125 + 6 - 81 developed plots and has been provided with the necessary common facilities and amenities;

AND WHEREAS each of such developed plots has been provided with a toilet and a bath (upto plinth level) connected with the common sewerage and a water top and/or plinth of rooms (wherever provided) and other amenities (hereinafter cumulatively referred to As "the developed plot");

AND CHEREAS the said developed plots on the said land have been allotted by the Authority under its sites and services scheme prepared under the Bombay Orban Development Project sided by World Bank to persons.

specified in column 2 of Schedule II hereinunder written

(hereinalter referred to as "the allottee or allottees" as the context may require);

of the developed plots to them formed themselves into

a Co-operative Housing Society called the Garnian. Dhanvary

Co-operative Housing Society Ltd. the Lessee hereto

for management and orderly conduct of all the problems

and matters connected with the common services facili
ties and amenities of the households on the said land;

AND WHEREAS the Authority has agreed and decided to give the said land to the said Society on lease for a period of ninety years with effect from the date of execution of these presents/the 14th Day of Peb- 1994 on payment of a premium of Rs. 115,750/-(Rupees One lakh Pitteen thousand leven hundredniy) and a lease rent of Rs. 372/- (Rupees Three bundred seventy two ablus only per annum to be paid by each member of the society proportionately as specified in column 3 of Schedule II hereinunder written for and on behalf of the society for the purpose of construction maintenance and location of houses by its members on the developed plots respectively allotted to them for the purpose of their residential use and occupation on the terms and conditions hereinafter contained;

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on payment of the premium and the yearly lease rung as specified hereinabove on the terms and conditions hereinafter contained:

AND WHEREAS if is expedient and necessary to execute this Indenture of Lease in favour of the society in pursuance of the above mentioned decision of the Authority agreed to by the society and by each member of the said Society;

AND WHEREAS before the execution of these presents the society through its member allottees has paid a total sum of Rs. 122001- (Rupees Twelve thousand Two hundred only: - only) towards premium being the first instalment of the premium and Rs. 12.000/\_ (Rupees Tivelye Thousand. Rive hundard only. -only) towards the cost of toilets and baths (upto plinth level) connected with the common sewerage and water taps and/or plinth of rooms (wherever provided) and other amenities incurred by the Authority for and on behalf of the respective allottees also being the first instalment therefor and Rs. 372/. (Rupees Three hundred levents too only. only! towards the lease rent (the receipt of which the Authority doth hereby admit and acknowledge);

#### NOW THIS INDENTURE OF LEASE WITHESSETH AS FOLLOWS:

Rupees Twelve thousand Two hundred —only)
being a part of premium of the total amount of premium of Rs. 115.750/- (Rupees One 1ekh Arteen:

thousand Leven hundred Diff —only)

society to the Authority in 240 monthly equated instalments as specified in Schoolie II hereinafter written and Rs. 372/- (Rupees Three hundred

Seventy two only. being the lease rent for the period of one year paid by the society to the Authority before the execution of these presents ( the receipt of which the Authority doth hereby admit and acknowledge) and in consideration of rent hereinafter reserved and covenants hereinafter contained the Authority doth hereby demise by way of lease unto the society the said land bearing Cluster Plot No. Ap-233 being a part of the Authority's estate and shown on the plan annexed hereto and thereon bounded in red TO HAVE AND TO HOLD the said land for a term of 90 (ninety) years commencing from the date of execution of these presents/the 14th fcb. 1944 (hereinafter referred to as "the Commencement date") subject to the terms and conditions hereinafter mentioned yielding and paying therefor during the term of the first twenty years a sum of Rs. 372/ (Rupees Three bundred Seventy two-only) per annum as lease rent and a sum at the revised rate of lease rent thereafter without any deduction to be paid in advance every year on or before the 5th day from the date on which the yearly term begins every year at the office of the Authority or such other place as the Authority may from time to time specify in this behalf and intimate to the society.

2(i) It is hereby agreed between the parties that developments carried on each of the plots on the said land that is construction and provision of toilets and baths (upto plinth level) connected with the

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(wherever provided) and other amenities shall be deemed to have been carried out at the cost of the respective allottees and the expenditure thereon shall be deemed to have been incurred by the Authority for and on behalf of such respective allottees. Out of the total amount of cost of Rs. 98750/- (Rupees Ninety only) to be recovered by the Authority on the above said developments on the said land the member-allottees

as specified in Schedule II hereinunder written (the receipt of which the Authority doth hereby admit and schowledge);

have paid an amount of Rs. 19500/- (Rupees we've

that the amounts towards premium and cost of development of each of the developed plots on the said land as aforesaid that is Rs. 103550/- (Rupees Chr. lakh Three

Picture of Piro hundred Pitty only R1.862sm/enty)
R2.Pighty Six thousand Two hundred Pitty Only)
respectively remaining to be paid to the Authority
on the date of execution of these presents shall be
thaid with interest thereon at 12% (twelve percent)
per annum in 240 monthly aquated instalments and shall
be treated as a loan to the society as well as to the
allottee of the developed plot as specified in Schedule
II hereinunder written. Repayment of the said amount
anally be the first charge on the said land developed
plottend the construction made or to be made by the
allottee-member thereon and shall be liable to be recovered as arrears of land/revenue under section 180
of the said Act;

(iii) It is also offered that the amounts to be paid towards the premium and the cost of development of the developed plot and the common areas shall be liable to be paid jointly and severally by the society and the individual allottee as specified in Schedule II hereinunder written:

- (iv) The allottee members of the society have agreed to pay as specified in Schedule II hereinunder written through the society the amounts of instalments towards the premium lease rent and the cost of development of the developed plot respectively allotted to them and of the common areas:
- The Society hereby undertakes and agrees (v) collect from the allottee members the monthly equated instalments as specified in 3chedule II bereinunder written and other dues if any every month and to pay the same before the 20th day of the said month and accordingly for that purpose shall require each allottee member occupying the developed plot in the demised premises to pay the monthly equated instalments or of the other dues in respect of his plot to the society before the 10th day of each month. The society further undertakes and agrees that it shall not utilise the amounts so collected from the occupant members of the society for any of its own purposes but shall pay the same to the Authority without any deduction therefrom at such place as it may direct within the period herein mentioned. On receipt of the amounts in the office of the Authority the Authority shall arrange to pass individual receipts in favour of each allottee specified in Schedule II and an acknowledgement to the society of the total amount received from it. It is also agreed

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before the 10th day of any month the Authority shall be at liberty to recover the same from the allottee member together with delayed payment fee at the rate specified in Schedule II hereinunder written as arrears of land revenue under the said Act;

(vi) The society hereby agreed that the Authority is entitled as aforesaid to recover the monthly instalments from the occupant members of the society and to enforce the terms and conditions of the order of allotment of plots and the undertakings given by them to the Authority with respect to the same.

(vii) It is further agreed that each allottee member of the society shall have only the occupancy right of the plot allotted to him;

(viii) The society also hereby agrees that in event of any of the allottee members of the society vacating the developed plot allotted to him whether as a result of the proceedings taken by the Authority against him under the said Act for his failure to pay instalpents in time or for breach of any of the terms and conditions of allotment or for any other reason Wybatsoever the Authority shall be entitled to allot the occupancy right of the developed plot allotted to him to any other person on such terms and conditions as the Authority may think fit and the society shall admit such allottee as a member of the society on intimation by the Authority to that effect. On the admission of such allottee member and fixation of his monthly instalments if necessary Schedule II to these presents d comed to have byen modified accordingly. E TOTAL

The Society doth hereby covenant with the Authority in the following manner that is to say -

(a) to pay delayed payment fee on such amount of instalments of premium and lease rent or any part thereof or any other dues to be paid by the society or its members to the Authority as shall remain unpaid for 30 days after the date on which the said amount or dues has or have become payable as aforesaid at the rate specified in Schedule II hereinunder written until the whole of such amount or dues has or have been paid;

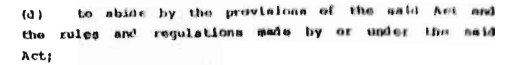
(b) to vacate the said land on the expiry of the term of the lease hereby agreed to be granted or the extended term or earlier determination of the lease as the case may be and hand over the possession of the same to the Authority in its then existing condition:

use the waid tags and developed plate only for the bonafide purpose of constructing maintaining and investing houses for the purpose of bonafide residence and for the purposes necessary and incidental thereto and not to use or allow to be used the partitional to be add tank in deviational plots for any purpose not specifically permitted by the Authority. The question whether any purpose is necessary and incidental to the main bonafide purpose aforesaid or whether any purpose is not specifically permitted by Authority shall be referred to the chief Executive Officer of the Authority and the decision of the Chief Executive Officer on the question shall be final;

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(d) to abide by all rules and regulations of the Government Municipal Corporation of Greater Bombay or any other statutory authority in so far as they kelete to the said land and in regard to the construction of the bouses and maintanance thereof;

J. Distance



(f) to ensure that the members start residing on the developed plots allotted to them within twolve munths from the date of taking over possession of the plots by them;

PROVIDED that on the application of the alightenmember through the society in that behalf the Authority way at its discretion extend the time limit as hereinahove provided;

- NiL- only).

the members maintain the said land and to ensure that the members maintain the houses constructed by them is a good state of repairs and in clean nest and perfect sanitary condition to the satisfaction of the Executive Englisher of the Authority or any other representative appointed for the purpose by the Authority and make good from time to time any defects there in pointed out by the said Engineer or the said representative and observe and comply with all the directions given by the Municipal Corporation of Greater Sombey or the Said representative and observe and comply with the Municipal rules and regulations and the regulations

- (i) to permit the Authority and its authorised agents at all reasonable times to enter on the said land and houses exected thereon for the purpose of collection of rent or any other dues or for any other lawful purpose.
- (j) not to assign sublet underlet or otherwise transfer in any other manner including parting with the possession of the whole or any part of the said land or its interest thereunder or benefit of this lease or allow or permit any of its members to assign sublet underlet or otherwise transfer in any other manner or to partition the developed plot allotted to them or othe houses constructed thereon to any person or persons or change the user of the said land or any part thereof or of the houses thereon without the previous written permission of the Authority. In case the Authority decided to grant such permission the Authority shall be entitled to grant the same on such terms and conditions including the conditions to charge and recover such transfer charges as may be determined by the Authority;

PROVIDED TRAT the Authority shall not ordinarily withhold its permission to the society mortgaging its leasehold rights in the said land for obtaining loan for providing or maintaining common facilities or amenities or services or to the members thereof mortgaging their rights of occupancy of the developed plots allotted respectively to them and the houses constructed thereon for constructing and/or maintaining houses. Any such mortgage shall be subject to the charge created on the said land or developed plots and howers thereon under these presents or otherwise in favour of the Authority. The society and the allottee members thereof mortgaging its or their leasehold of occupancy rights as the case may be shall give prior notice of the said charge to the mortgagee before application for permission for mortgaging of the said rights is made to the Authority.

(k) to pay full compensation to the Authority for any loss damage or injury that may be caused to the said land or any part thereof by reason of the excessive user or any act of omission or commission on the part, of the society its members servants or others in its

employment or of the visitors or any other persons coming to or on the said land or to the houses and to indemnify the Authority on all such account;

- excavation upon any part of the said land without the previous consent of the Authority in writing first had and obtained except for the purpose of repairing renovating or rebuilding the existing structures or for building any new structure on the said land or for utilising the floor space index (F.S.I.) it any;
- allow its members to do or suffer anythings to be done or allow its members to do or suffer anything to be done on the said land which may cause damage nuisance annoyance or inconvenience to the occupiers of the adjacent premise or to the Authority or to the neighbourhood.
  - that on the society and its members paying the rents hereby reserved and observing and complying with the dottes and obligations of the society and of the members thereof herein contained and society and its members shall peacefully hold and enjoy the said land during the said term without any unlawful interruption by the Authority or any persons claiming through or under the Authority.
  - 5. It is hereby agreed and duclared that any moneys sums dues and other charges payable by the society or its members under these presents shall be deemed to be arrears of rent payable in respect of the said land and shall be recoverable from the society and/or its members in the same manner as arrears of land revenue as provided in sections 67 and 180 of the said left as amended from time to time provided always that the clause shall not affect other rights powers and remedies, of the Authority in this behalf.
  - It is hereby also agreed that if the lease rept hereby reserved or any part thereof or other dues if any to be paid by the society or by any mamber thereof

shall be in arrears in and, days after becoming payout whether formally demunalix. or not or if the society or the member fails to otherwe any of the terms conditions or covenants stipulated therein then and in any of the said events it shall be lawful for the Authority at any time thereafter by giving thirty days notice to terminate forthwith the lease of the land or any part thereof or occupancy right of the defaulter allottee member as the case may be in respect of which the breach has occurred and thereupon re-enter upon or the said part thereof possession of the said land all erections fixtures materials plants chattels and effects thereon and to hold and dispose ... of the same as the property of the Authority as if this lease had not been entered into or as if the occupancy right has not been allotted and without making to the society or to the member committing the breach any compensation or allowances for the same. It is hereby further agreed that the rights given by this clause shall be without prejudice to any other right of action of the Authority in respect of any breach of the covenants herein contained by the society or its members and it shall be lawful for the Authority to remove the society or the member committing the breach and all other persons in or upon the said land or any part thereof and its effects therefrom without being in any way liable to any suit action indictment or other proceedings for tresspass damages or otherwise provided that if the society or the member committing the breach complies with the requirements of the aforesaid notice within the period stipulated in such notice or within such extended period as the Authority may permit in writing the Authority shall not exercise the said right of re-entry.

- 7. The Authority and the society further agree that the lease rent shall be liable to be revised at the end of the twenty thirty and sixty years of the lease period in accordance with the rules than in force.
- 8. Any notice in imation or demand required to be given or made by the Authority on the society or the members thereof under this indenture of lease shall be deemed to be duly and properly given or made if given by an Officer duly authorised by the Authority.

in that behalf and shall be desmed to be duly terrelified addressed to the society and or the member and delivered or affixed at the said land or developed plot concerned or at the address of the office of the society as stated hereinabove and any notice to be given to the Authority will be sufficiently served if addressed to the Vice-President of the Authority and delivered at his office.

- and expenses and professional charges of and incidental to the correspondence preparation execution and completion of this lease deed in duplicate thereof incurred by the Authority including stamp duty registration charges out of pocket expenses and other outgoings in relation thereto and those occasioned to the authority by reason of any breach of the terms and conditions and covenants contained in these presents and for enforcing any right of the Authority under these presents.
- 10. The Society hereby declares that the terms and conditions contained in this indenture of lease are acceptable to all the members of the Society and that the Society has quanimously passed Resolution No. q

  approving of the same in a meeting held on the or the day of the Society. A copy of the said resolution signed by all the members of the Society. A copy of the said resolution signed by all the members of the society is annexed as Schedule III to these presents.

in withess were the signature of Shri A-14.

Dy Director, World Bank Project

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of the Maharashtra Housing and Area Development Anthority
for and on behalf of the Maharashtra Housing and Area
Development Authority has been set hereunder and the
seal of the Authority is affixed and attented by the
officer of the Authority and the signature of Shrid. A.

Demand Deplacement, Chairman, Shri K. R. Delar Jellar
Secretary, and Shri A. Housele, member of the
Hanaging Committee of the Germin Demand and opBousing Society Limited and on behalf of the society
and the seal of the society have been affixed hereunto
on the day and the year first hereinsbove written.

ALL THAT piece or SCHEINILE parcel land bearing An-273 admeasuring hereabouts being s. 1168.86. sq. No. 189. II Boniell (m) Bombay- 400092 part the registration Sub-district of Bandra Bombay. Suburban District and bounded as follows :in or towards the North by -Hoj. Cluster on or lowards the south by Adj. Cluster In or towards the East by Ddj. 9.00 m. wide in or towards the West by Holy Cluster plat Separately attached SCHEDULE - III (Resolution No.

dated the 29 16 APO- 1993 passed by the Society in its meeting held on the 26/19/99 signed Smaled and Delivered by Shri A. M. Deputy Nirector-III World Bank Project, Maharashtra Housing and Area Development Authority Bombay in the presence of Estate Manager/World Bank Project/ MINADA who has signed in token

The Common Seal of the Maharashtra Housing and Area Development Authority is affixed hereunto in the presence of Estate Manager/ WBP/MIADA, Bombay of the Maharashtra Housing and Area Development Authority who has signed in token thereof in the presence of

thereof.

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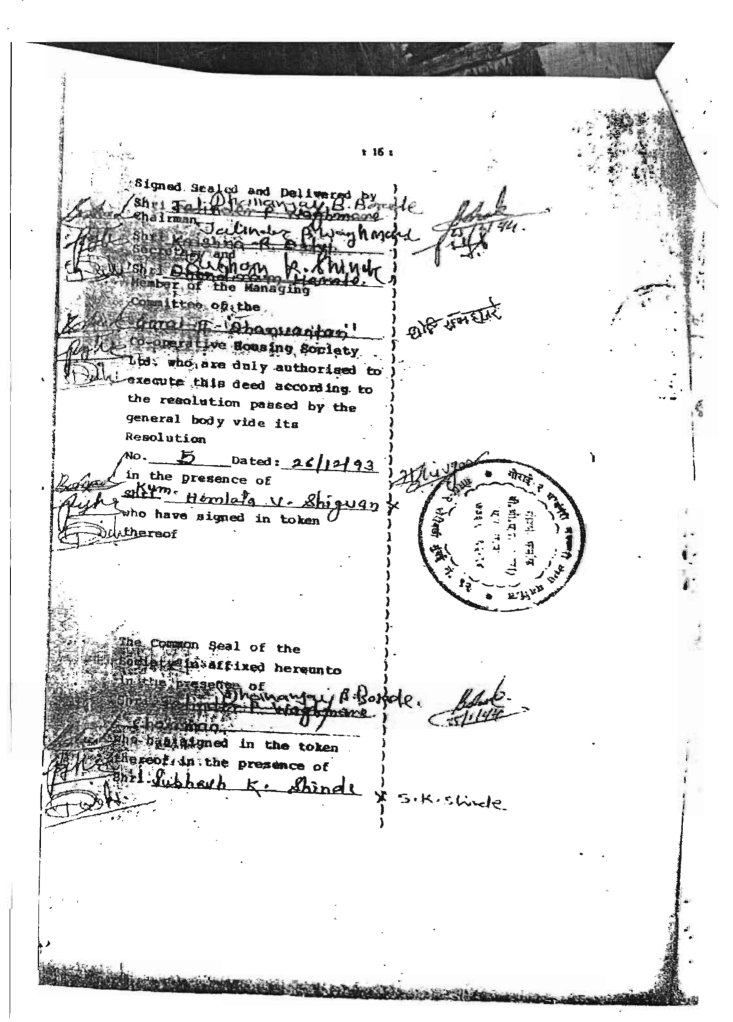
A.E.M. (W.B.P.) /MHADA/BOMBAY Date :

(M.D. PAWAR) Deputy Director (III) World Bank Project Maharashtra Housing and Area Development Bombay.

(G.P. SAWANT) Estate Manager/WSP Bombay.

(Assistant\Estate Manager) World Bank Project Maharashtra Yousing and Area Development Authority Dombay.

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## धन्वंतरी महकारी गृहनिर्माण मंस्था मर्यादीत

केंग्रहें के कार के कि कार आहा, जिस ती, देर वर्षात, पहार वारे, केंग्रहें, केंग्रहें के पहार व्यक्तिक मेंग्रह केंग्रह

[前年 5、京、京、京、江西山田、西、東 (在、京山) >>2、中 > 21-41]

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## ठराव झ्रां : १

या व्हावाधीरे अने भूधीत करण्यांत येत आहे को, गोराई -२ वन्तिरी रुकारों मुहनियांच संस्था मर्यादित अने पृतिपादन वरात आहे -ी, तिन अन्निर्मेटच्या काब्स सर्वेश्वटी आणि सर्वी ह्या या तीवायटाच्या सर्व समाहदांना भाष्य आहेत अने दिनांच २६. १२. १९५२ रोजो आहेल्या समेक्य्ये वराल वरावादारे संभत उरण्यांत आहे.

> हुवड : ती. तुवार कोक्ने ब्रह्मीटक : ती. कृत्वा दुव्यी.

> > सामा वर्णालको सर्वाको मुहन्मिषि श्रेष्ट्या मर्वाद्धाः

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