

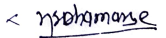
| মেলনিই ভিয়োগ গাওঁৰণ্ড ৰ লাখ্যীৰ অসম | |
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| ुव्याय सं. २८ सम्बि बनुद्धमारः विवर/26047 विद्यालय प्र207 | |
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CLEATER APPECER. i D. J. C.T.D.



THIS DEED OF APARTMENT made at Hyold New Bombay, this 19th day of March One thousand nine hundred and CORPORATION OF MAHARASHTRA LIMITED, a Company incorporated under the Companies Act, 1956, having its registered office at "Nirmal" Nariman Foint, Bombay 400 021, hereinafter called "the Corporation" (which expression shall unless repugnant to the context or meaning thereof be eemed to include its successors and assigns) of the One Part, and ri Ohamanse Hannmart Babayi, of reinafter called "the apartment Owner", (which expression shall, unless bugnant to the context or meaning thereof, be deemed to include his heirs, xecutors, administrators and assigns) of the Other Part;

WHEREAS: $\beta_{0} - \beta_{-1} - 7 - 1 - \omega_{0} - 891$ dif $2\beta - 5 - 83$. (1) By his Order No. Rev. D-1 - 7 - 1 - $\omega_{0} - 602$ the 9 - 11 - 83. the Collector of Thank vested in the Corporation for development

and disposal inter alia, a piece or parcel of land situate at Village Chuchow Tehsil There. Dist. There bearing Cat or Survey No. 059 pt, 65 (2) pt. admeasuring 2915. 20 Square and more particularly described in the First Schedule hereunder written (hereinatter referred to as the said land).

(2) The Corporation obtained possession of the said land and constructed thereon AL-5 type building No. 39 do 43 each of referred to as "the said Building") of which the Corporation is the owner.

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- 3) By an agreement for sale of apartment dtd. 10 day of March 1992 (hereinafter called the said Apartment) made between the Corporation of the one part and Shri Dobhade S.S. (hereinafter called the original Apartment owner) of the other part, the corporation agreed to sell to the original apartment owner apartment No. A(-5/ 40/15 Sect. 12 on the _____floor of the said building No.____ TOGETHER with the 300 certainpercentage hereinafter specified of the individed interest apartment to such apartment in and to the common areas and facilities of the said land building for the price of Rs-126, Horas. One latt directy Sin thousand seven had doing to be paid by the original apartment owner to the Corporation by installments at the time and in the manner therein provided. And in pursuance of the said agreement for sale the original apartment owner paid on 27-12-90 Rs. 12,622/(Rupees Twelve the Sin he had severy two "being the Earnest Money.

 - (5) The corporation has by the aforesaid Declaration submitted to the provisions of the said Act (i) the said building with all improvements and (ii) the said land.

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(1) Shri ... Rowat Nohanelea Silych Hora Stigh

and (2) CITY AND INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LIMITED, therein referred to as "the Lessees" of the other Part, the Corporation demised to the said lessees the said land as tenants in common in shares equal to their respective percentages of the undivided interest in the common area and facilities as expressed in the aforesaid Declaration filed by the Corporation under the said Act, and more particularly described in the Schedule to the said Indenture of Lease for a term of 60 years on the terms and conditions therein montioned

The Original Apartment owner had paid to the Corporation the entire amount viz Rs. 126 724/4 Rupees One loke dury fin this I the of the sale price. He requested for grant of permission to durante and assign his rights, interest on behalf under the said agreement to the Apartment Owner and the Corporation having granted him requisite permission to transfer and assign his riggts, interests or behefits under the said Agreement agreed to execute in favour of the Apartment wher a Deed of Apartment in respect of the said apartment which the corporation tion has agreed to do in the manner hereinafter appearing.

In pursuance of the said agreements and in consideration of the sum of her line the said agreements and in consideration of the sum of her line the said of the line the the said of the line the said of the said

as earnest money as aforesaid and the further sum of

And the further sum of Rs. 1. 12, 048/ (Rupees One latt forteer they and fourty ciphet only......) paid by the apartment Owner to the Corporation at or before the execution of these parents making being the full amount of the sale price payable by the Apartment Owner to the Corporation (the payment and receipt whereof the Corporation doth hereby admit and acknowledge and of and from the same and every part thereof doth forever acquit, release and discharge the Apartment Owner) the Corporation Doth Hereby grant, convey, assign and assure unto the Apartment Owner for residential purpose Apartment No. A(5/40/15 on the 5.20 floor of the said building No. ACTLO he einafter referred to as "the said Family Unit", as the same is specified in the said Declaration and more particularly described in the Second Schedule hereunder written and delineated on the Plan (with Architects', Certificate) hereto said building, and shown thereon surrounded by black coloured boundary nant to the said Family Unit in and to the common areas facilities of

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the said land and building as the same are specified in the said Declaration, all hereinafter collectively referred to as "the said premises" TO HOLD the said premises hereby granted, conveyed, assigned and assured unto the Apartment Owner as heritable and transferable immovable property within the meaning of any law for the time being in force subject to the provisions of the Maharashtra Apartment ownership Act, 1970, the said Declaration and Annexure "C" attached thereto being the Bye-laws of the Condominium and all rules, regulations and agreements lawfully made and/or entered into pursuant to the provisions of the aforesaid Act. Declaration and Bye-Laws AND ALSO subject to the terms, conditions and lessess covenants contained in the said lease of the said land AND the Corporation doth hereby for itself its successors and assigns convenant with the Apartment Owner his heirs, executors, administrators and assings that notwithstanding anything by it, the Corporation, done omitted, or knowincily suffere it, has in itself good right, full power and absolute authority to grant, convery, assign and assure all the said premises hereinbefore expressed to be hereby granted, conveyed, assigned and assured upto and to the use of the Apartment Owner, his heirs, executors, adminis ratorsis and assign subject as aforesaid AND that it shall be lawful for the Apartment Owner of all times hereafter peaceably and quietly to enter into and upon, hold possess and enjoy the said premises and receive the rents and profits thereof and every part thereof, subject as aforesaid without any interruption or disturbance by the Corporation or its successor or any person claiming under or in trust for the Corporation AND THAT freed and cleared and freely and clearly and absolutely released and for ever discharged or otherwise by the Corporation or its successors well and sufficiently saved, defended, and kept harmless and indemnified of, from and against all titles, charges, encumbrarces, claims and demands created, occa or made by it the Corporation or any person or persons lawfully d tably claiming by, from through under, or in trust for it, AND T the Corporation, and every person or body having or claiming estate, right or interest ir or to the said premises or any part the under or in trust for it the Corporation will at all times hereafter at the cost of the Apartment Owner or any other person requiring the same, execute and do or cause to be executed and done all such further and other lawful and reasonable acts, deeds, matters, things, conveyances and assurances in the law whatwoever for the better and turther granting, conveying, assigning and assuring the said premises and every part thereof unto and to the use the Apartment Owner in manner and subject to as aforesaid as shall or may be reasonable required by the Parchaser, his heirs, executors, administrators and assigns or his council in law.

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The Apartment Owner doth hereby covenants with the Corporation that he the Apartment Owner, shall observe and perform the terms, conditions and covenants contained in the hereinbefore recited Indenture of Lease in so far as the same relates to the said premises and shall also observe and comply with the Bye-Laws (Annexure "C") to the aforesaid Declaration and shall indemnify and deep indemnified the Corporation against non-observance or non-performance thereof by him.

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The Apartment Owner covenants with and undertakes to the Corporation that he/she shall not sell, assign, mortgage, underlat or otherwise transfer wholly or partly the said premises, save and except with the previous written premission of the Corporation which permission shall not be refused if the Apartment Owner performs or is willing to perform the following conditions that is to say:

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- (1) The Apartment Owner pays to the Corporation one helf of the difference between the declared price and the price paid by the Apartment Owner to the Corporation for buying the said premises. Provided that the payment to be so made by the Apartment Owner to the Corporation shall not be less than Fis. 1000/-
- (2) In the instrument by which the Apartment Owner shall transfer the said premises the Apartment Owner binds the transferee not to self assign, mortgage, underlet or otherwise transfer wholly or partly the said premises save and execpt upon the observance and performance of the conditions herein written.
- (3) A true certified of the instrument of transfer executed between the Apartment Owner and the transferee is deposited with the Estate Officer of the Corporation within seven days from the date of its execution.

Explanation (i) : "The declared price means the price calculated at such the or rates as may be determined by the Corporation in the months of Janary and July each year in respect of apartment with reference to their locabin, plinth areas and permitted users, and displayed in the office of the proporation".

Explanation (ii) : Nothing contained herein shall apply to mortgage of the said premises or any part therof, to the Central Govt., a State Govt. a Nationalised Bank, the Life Insurance Corporation of India, the Maharashtra State financial Corporation, the Housing Development finance Corporation Ltd. or and employer of the Apartment Owner or any other financial institution as may be approved by the Board of Directors of the Corporation from time to time for the purpose of securing a loan borrowed for buying the said premises.

THE FIRST SCHEDULE ABOVE FIEFERRED TO

All that piece of land containing by admeasurement $\frac{29}{5.20}$ square metres or thereabout being Plot No. $\frac{12}{5.20}$ in Sector $\frac{12}{5.20}$ of the layout of land earing Get No. $\frac{259}{20}$ and other lands situate, lying

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On the North by - Refligious On the East by - 10.0 Mother wide Rol, On the South by - AC-5 April . Plat. No. 13. On the West by - AC-1, AL-h, Art . Plut. No. 17 9 19.

THE SECOND SCHEDULE ABOVE REFERRED TO :

Apartment No $A(-57 \neq 0/15^{-1})$ Admeasuring about $33 \cdot 0.5^{-1}$ square metres on the $32 \neq 0.5^{-1}$ floor of Building No $A(-5/4)^{-1}$ on plot No 18^{-1} in Sector 12^{-1} of gat No $259 \neq 0.5^{-1}$ and other lands (more particularly described in the First Schedule hereinabove written) and which the said Apartment is bounded as follows that is to say:

On the North by -On the East by -On the South by -On the West by -

IN WITNESS WHEREOF, the parties hereto have hereinto set and s scribed their respective hands the day and year first hereinabove writter

SIGNED and DELIVERED by the within named CITY AND INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LIMITED by the hand of Shri And Asst. Law Officer An-

CIECO LTD. New Bombay

in the presence of (1) Shri/ Smt. S. J. Galavi. ASSTE ESTATE OFFICER CIDCO LED. (Aireli) (2) Shri/Smt. J.B. Ko SIGNED and DEVLVERED by the

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Withinnamed Apartment Owner Shri/Smt. H.B. DLamense

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5-670'ari . in the presence of SSTI. ESTATE OFFICER (1) Shri/Smt..... CIDCO LTD. (Airoli) (2) Shrijsmt. J B - koliNow Dembay

RECEIVED of and from the withinnamed Apartment Owner the sum of Rs. 1,26 Adol (Rupees One lally Sir there land twety a the day of 19) being) the full consideration within mentioned) to be paid by him to us.)

WE SAY RECEIVED

For the City And Industrial Development Corporation of Maharashtra Limited.

Assistant Law Officer CIDCO LTD, Belapur New Bombay-400 614 ESTATE OFFICES CIDCO LTD.

Annexure A-Floor Plan delineating the said Family Unit with Architect's Certificate.

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DATED THE 19th Day OF March19*.98*

CITY AND INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LIMITED

-TO-

AN DECEMBER AND

(Apartment Owner)



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DEED OF APARTMENT NO ALTST to of 15 Sector Amlo. 12