FOI OFFICE USB ONLY



GUIDELINES FOR

DELETION OF NAME AS CO-ALLOTTEE
IN THE ALLOTMENT/ALLOCATION/FLAT.

HOUSING DEPARTMENT

DELHI DEVELOPMENT AUTHORITY

DELETION OF NAME AS CO-ALLOTTEE IN THE ALLOTMENT/ ALLOCATION/FLAT.

Following documents are required to be submitted [formats given inside]:—

- a) Indemnity Bond on non-judicial stamp paper of Rs. 10 from transferor & transferee duly regd. attacked
- b] Affidavit from transferor on Rs.? 2/2- non-judicial stamp paper duly attested.
- Affidavit from transferee on Rs. /6/- non-judicial stamp paper duly attested.
- d] Release/Relinguishment Deed from the person who is getting his/her name deleted from joint allotment duly regd. non-judicial stamp paper of Rs. 10/4.1001
- e) No objection Certificate from the employer, if H.B. advance has been taken.
- f) Documentary evidence of relationship i.e. attested copy of :
 - [i] Ration Card and / Bledon Com
 - [ii] School leaving Certificate or
 - [iii] Passport etc.

g) Photograph & three signature of both duly attested.

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INDEMNITY BOND

This Indemnity Bond is made on this
resident of
"the transferee"], in favour of Vice Chairman, Delhi Develop- ment Authority, New Delhi [hereinafter called "the owner-
Authority"]. The term 'the transferor' and 'the transferee' shall unless in consistent with the context include his/her legal heirs/successors, executors, Administrators, Legal representative and
permited assignees.

- 2. Whereas Sh./Smt./Miss.....son/wife/daughter of Sh.....and Sh./Smt./Miss.....were jointly allotted a flat bearing No.....Block No.........Residential Scheme under SFS/MIG/LIG/Janta category [hereinafter called "the flat"] on hire purchase/cash down basis vide letter No.........dated......by the owner Authority.
- 4. And whereas the owner-authority on the faith of the tepresentations made by the transferor and transferee has agreed to transfer the unspecified shares of transferor in the said flat in favour of the transferee on the condition that the owner-Authority be indemnified by the transferor and transferee against any loss or damage that may be sustained by it or any claim, litigation, proceedings etc., that may be taken out against it or arising out of the said transfer/deletion.

- 5. Therefore, in consideration of the aforesaid agreement, the transferor and the transferee hereby indemnity and shall always keep the owner-Authority indemnified against any loss or damage that it may sustain by transferring the unspecified shares/rights, title or interest of the transferor to the transferee or any claim, proceedings of litigation that may be taken out or brought against it or arising out of or in connection with the aforesaid transfer of unspecified shares/rights, title or interest of the transferor in favour of the transferee.
- In witness whereof this deed has been signed and delivered by the transferor and transferee on the date first mentioned herein above.

EXECUTANTS:-

- [1] Transferer (whose name is to be deleted).
- [2] Transferee (in whose favour deletion/transfer of rights is requested).

Witnesses:

[1]

[2]

Signature Name Occupation Address

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AFFIDAVIT FORM TRANSFEROR

[whose name is to be deleted]

lson/wife/daughter of Shagedyears, resident ofdo hereby solemnly declare and affirm as under :—
1. That Sh./Smt./Missson/wife/daughter of Shand I have been allotted a flat bearing NoBlock No
2. That I intend to transfer my unspecified share/rights in the said flat in the name of Sh./Smtson/wife/daughter of Shwho is my
who is myand is related to me by blood. He/She also falls under the SFS/MIG/LIG/Janta category.
3. That neither I nor my wife/husband or dependent children or dependent relation own any residential plot/house/flat in the Union Territory of Delhi other than the unspecified shares/rights in the flat proposed to be transferred.
4. That neither I nor my wife/husband or dependent children or dependent relation is registered with DDA under any other Scheme for allotment of plot/flat and none is enrolled as a member of any House Building Co-operative/Group Housing Society.
5. That I undertake also that after having transferred this unspecified shares/rights in the flat No
residential Schenes I, my wife/husband/minor children and dependent relation will not purchase any residential plot/flat from any Co-operative House Building Society or Land Holding Deptt. and DDA in Delhi/New Delhi/Delhi Cantt. for a period of ten years from the date of transfer.
[4]

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That I am a citizen of India.

DEPONENT

VERIFICATION:

I, the above named deponent, do hereby, verify that the contents of paras 1 to 6 of my above affidavit are correct and believed by me to be true and nothing material has been concealed therefrom.

Verified at New Delhi/Delhi on this.....day of......199...

DEPONENT

For OFFICE USE ONLY

AFFIDAVIT FORM TRANSFEREE

[in whose favour deletion is required]

	,	son/wife/daughter of Sh
aged	years,	resident of
do herel	by solemnly	affirm and declare as under :-
bearing I	No	t./Missand I have been allottedBlock NoPkt NoResidential Scheme under SFS/MIG/ h Hire Purchase/Cash Down basis in Development Authority.
of Sh		t/Missson/wife/daug is my father/mother/ to me by blood.
transfer	his/her unspe	ecified shares/rights in the said flat in SFS/MIG/LIG/JANTA category.
of Sh./Sh	nt/Miss	n objection if the unspecified shares/ri in the fla ne. I will abide by the terms and cond

- That neither I nor my wife/husband or depen children or dependent relation own any residential plot/ho flat in the Union Territory of Delhi.
- 6. That in the past, I have not transferred any reside plot/house or flat to any of my family members nor I I transferred my membership in any Co-operative House Buil Society in Delhi in favour of any of my family members.
- That I am a citizen of India.

of allotment.

DEPON

KO (COD) N 161

RELEASE/RELINQUISHMENT DEED

	This Release/Relinquishment Deed is made on this
	son/wife/daugther of Sh[hereinafter called "The Releasee"].
	2. Whereas Sh./Smt./Miss
	3. And whereas it has been agreed between the co- allottees that the shares of the releaser in the said flat be trans- ferred in favour of Sh/Smt./Miss
	4. In consideration of the above agreement, The Executent {Releaser} hereby releases and relinquishes all his/her rights, interests and shares in the said flat in favour of Sh./Smt./Missson/wife/daughter of Sh
	 In witness whereof the Executent [Release] has signed this deed on the date first mentioned herein above.
	EXECUTENT [RELEASER]
	Witnesses:
	Signature Name Occupation Address
	1]
-	2]

AD CEST

VERIFICATION:

I, the above named deponent, do hereby, verify that the contents of paras 1 to 6 of my above affidavit are correct and believed by me to be true and nothing material has been concealed therefrom.

Verified at New Delhi/Delhi on this......day of......199...

DEPONENT

For OFFICE USB ONLY

SHELTER FOR MORE THAN ONE MILLION FAMILIES

DDA is engaged in untiring effort of building and planning the Capital of India. Slowly and steadily, the activities of DDA have diversified. DDA is now fully engaged in provided housing, commercial and recreational facilities, apart from undertaking enormous development and horticulture works.

In the last 27 years, beginning 1968, DDA has provided shelter to more than a million families by construction flats, allotting plots to individuals and Co-operative Societies and by providing dwelling units in JJ Resettlement Colonies;

Dwelling units on DDA Plots by Private individuals.	2.50 lakh
Dwelling units in JJ Resettlement colonies.	2.40 lakh
Flats constructed by DDA	2.44 lakh
Dwelling Units Constructed on plots allotted to Co-operative Societies & Co-operative Group Housing Societies.	1.90 lakh
Dwelling Units through Rohini Residential Scheme.	0.85 lakh



DELHI DEVELOPMENT AUTHORITY