LD/CL/0008/2020/MISC/F100-COMMERCIAL LAND

।/3765/2024निवेशक (प्रणाली) दि.वि.प्राः

DELHI DEVELOPMENT AUTHORITY
COMMERCIAL LAND BRANCH

Room No.A-116, A-Block, First Floor, Vikas Sadan, INA, New Delhi-23

No. F.100(11)2014/Pt.II/CL/Delhi Apartment Act/7-43

Dated: 03/06/2024

CIRCULAR

Sub: Execution of Deed of Apartment – as per judgment/direction of Hon'ble High Court of Delhi in case of O.S. Bajpai V/S The Administrator (Lt. Governor of Delhi) in WP(C) No. 1959/2007, dated 28.5.2010 and modified order dated 13.7.2012.

Reference this Office letter No. F.100(11)2014/Pt.II/CL/Delhi Apartment Act/1149 dated 13.12.19 (copy enclosed herewith for ready reference) and further amended vide Minutes of Meeting dated 22.03.2022 (copy enclosed herewith for ready reference) on the above subject.

- 2. In partial modification of the provisions of the letters under reference, in order to further streamline the process of freehold conversion of space units in multi-storied buildings under the Delhi Apartment Ownership Act, 1986, the Competent Authority has approved the following:
- (i) In order to reduce the number of separate documents (viz. affidavits, indemnity bonds, undertakings, etc.) hence forth only one Affidavit (as per the specimen enclosed herewith at Annexure A) and one Indemnity Bond (as per the specimen enclosed herewith at Annexure B) will be required to be submitted by the Applicant along with his application.
- (ii) The documents required to be submitted by the Applicant along with his application will be as under (as per the specimen enclosed herewith at Annexure C):
  - A. Proof of current physical possession in favour of applicant(s) (Any one of the following documents):
  - a. Electricity Bill not older than 3 months from the date of application
  - b. Receipt of payment of Property Tax of the current financial year.
  - c. Water Bill not older than 3 months from the date of application
  - B. Copy of:
  - a. Lease Deed between DDA and the builder AND
  - b. Sub-Lease Deed/ Sale Deed / Allotment letter / Builder Buyer Agreement(BBA) / Demand Letter (In case of Demand Letter or Allotment Letter or BBA it shall be ascertained that the same evidences the following: -
  - Handing over/taking over of the possession of the unit/space
  - ii. Full payment of the consideration amount
  - iii. Unit, Area and Location of the space
  - iv. Conveying the rights of ownership to the space buyer)
  - c. In case the applicant is not first or original allottee of the builder then the entire chain of documents conveying the title to the applicant, commencing from the Builder to the applicant
  - d. Proof of taking over of possession of the unit/space by the applicant.

Minimum and the first ATE To an Artist and a second at the company of the company

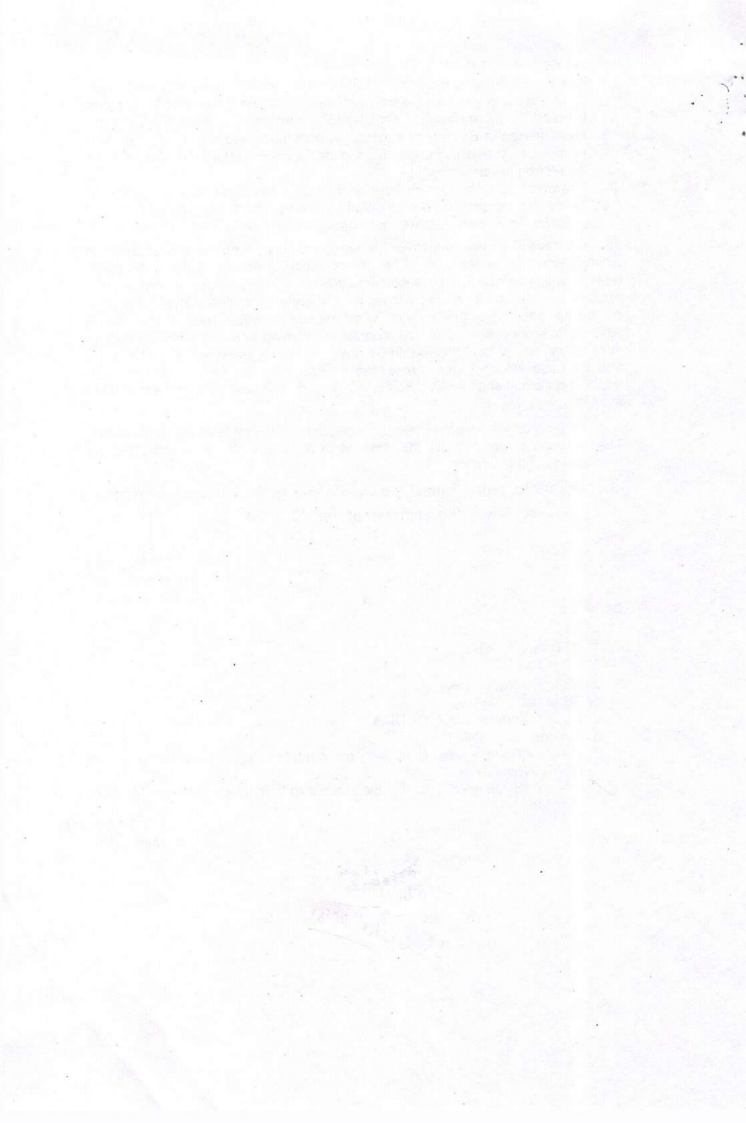
- Sanctioned Building Plan and Completion Certificate along with Certificate by an Architect (who is presently registered with the Council of Architect of India duly bearing the registration number of Architect) clearly mentioning the Boundaries, area of the unit/space and Super area in respect of the Unit/Space, on the basis of Sanctioned Building Plan and Completion Certificate.
- (iii) Allotment letter/agreement/demand letter, accompanied by proof of purchase with consideration & receipts of payments, will be considered in lieu of Builder-Buyer Agreement (BBA) as alternative Documents.
- (iv) On receipt of an application, a letter would be sent at the address of builder/lessee for submission of his/her objection, if any, w.r.t the application, reply to which will have to be submitted by him/her within 15 days. If the letter is returned undelivered or no reply is received thereto, a reminder shall be sent to the builder affording further 7 days for submission of his/her reply. If the letter is again returned undelivered or no response is received from the builder/lessee in spite of delivery of the letter within 07 days, no further opportunity will be given and the case will be further processed for conversion. Simultaneously and in addition an email shall be sent to the builder on the same pattern if email ID is
- (v) An e-portal will be developed for receipt and processing of the applications. The application pending till the date of deployment of the e-portal will be processed in off-line mode.
- An SoP for processing of the applications is being issued separately.
- This issues with the approval of the VC, DDA.

#### Copy to:-

- 1. OSD to VC, DDA
- 2. PS to FM, DDA
- 3. PS to PC (LD), DDA
- 4. PS to CLA, DDA
- 5. PS to Commissioner (LD), DDA
- 6. Director (LC), DDA
- 7. Director (Coordn, LD), DDA: with the request to upload the same on the DDA's Website.

8. Director (Systems), DDA: with the request to upload the same on the DD's Website.

04 706/24 Sh. Joshi DD151





ित्रका (पणली) मितिया. हायो च 15 ने 86 विनोह्य [3 -12 -15]

# DELHI DEVELOPMENT AUTHORITY COMMERCIAL LAND BRANCH

No.F.,100(11)2014/Pt.II/CL/Delhi Apartment Act/ 11419

Dated: 13.12.19

To,

The Resident Welfare Association/ Lessee (ex-lessee)/ Promoter/Builder.

Sub: Execution of Deed of Apartment - as per judgment/direction of Hon'ble High Court of Delhi in case of O.S. Bajpai V/S The Administrator (Lt. Governor of Delhi) in WP(C) No.1959/2007, dated 28.5.2010 and modified order dated 13.7.2012.

Sir,

In pursuance to the judgment passed by the Hon'ble High Court of Delhi in the matter of WP (C) No.1959/2007 — O.S. Bajpai V/S The Administrator (Lt. Governor of Delhi) & subsequent modified order dated 13.7.2012, it has been decided with the approval of the Central Govt. (Ministry of HUA) vide its letter dated 15.10.2019 that DDA shall also to implement Hon'ble High Court judgments and execute deed of apartments or converting unit/s freehold in favour of Space Buyers/Apartment Owners on the line of guidelines/modalities issued/prescribed by L&DO vide their letter dated 16.9.2016 and 24.11.2016. Deed of Apartment (or conversion of units as free hold) will be done in respect of multi-storied buildings on the land leased by DDA and constructed with its approval subject to fulfillment of the following conditions:-

- (i) The Deed of Apartment will be executed only after realization of pro-rata charges in respect of each flat/apartment/commercial unit in the building.
- (ii) In case of re-entered properties, DDA in the first instance, will notify the charges/penalties for withdrawal of re-entry to all the flat/apartment/commercial unit owners and based on the calculation of the outstanding charges/penalties for the entire building, it will be open to individual flat/apartment owner to pay the same towards their respective flat/apartment on pro-rata basis upon which the re-entry will be withdrawn with the approval of Vice Chairman, DDA in respect of the flat/apartment and the Deed of Apartment will be executed, subject to the completion of other formalities as the case may be.
- (iii) Where the multi-storied building is constructed on a plot which was transferred on leasehold tenure, the flat/apartment space/unit owners will also be considered as "lessee" in respect of their individual unit and will be governed as per the original set of lease administration/office orders apart from such other terms and conditions, which may have been communicated to the original lessee till the completion of construction of multi-storied buildings which has since been erected on such plot on question.

- (iv) In case the recorded lessee opts to approach DDA for conversion of entire building along with land underneath from leasehold to freehold at any later point of time, the same will be allowed only after recovery of all government dues as applicable in such cases. The conversion of property into freehold will be carried out in the name of recorded lessee subject to the condition that he will transfer the freehold rights of the apartment to the individual apartment owners along with the pro-rata rights in land underneath of the building. For this purpose the lessee will be required to furnish an undertaking to this effect with DDA before issue of Conveyance Deed by this office.
- (v) In the event where the lessee/builder/promoter/developer is not available or not coming forward to get the allotted land converted into freehold or to execute Deed of Apartment in favor of individual flat/apartment owners, then individual flat/apartment owner may directly approach the DDA for execution of the Deed of Apartment and also for conversion of his individual unit into freehold at a later stage.
- (vi) In the event where the lessee/the builder/promoter/developer is not available and where the lessee/builder/promoter/ developer are not coming forward to get the allotted land converted into freehold, then the apartment owners may approach to the Competent Authority for execution of deed of apartment/ Conveyance Deed, as the case may be.
- (vii) The applicant is also required to give undertaking to the effect that:-
  - (a) he/she will pay the updated dues in respect of their shop/unit/flat/apartment including pro-rata charges for the common area as and when demanded by DDA.
  - (b) he/she is aware that the govt, dues being paid are on pre-revised land rates, which may be revised with retrospective effect, hence he/she undertake that he/she will be pay the difference of charges so arise after revision of land rates.
  - (c) he/she will use the shop/unit/flat/apartment as per the provision of the building bye laws/T&C of perpetual lease/title document (i.e. Builder Buyer Agreement/License Deed/Flat Buyer Agreement etc) and in accordance with the terms and conditions stipulated by the DDA from time to time while granting permission of construction of multi-storied buildings, failing which the lessor has right to re-enter the individual shop/unit/flat/ apartment/space. The Performa of undertaking is attached as Annexure-I.
- (viii) The applicant i.e. shop/unit/flat/apartment owner is required to furnish an affidavit sworn before First Class Magistrate as per Annexure-II.
- (ix) That the applicant while applying for Deed of Apartment will furnish the address and other details of the Lessee Builder Promoter/ Developer to enable Delhi Development Authority for the purpose of sending mandatory notice to them and ask to be present for singing tripartite Deed of Apartment. The applicant will be first Party, Lessee/Promoter/Builder/Developer will Second Party and DDA will be the Third Party to this Deed of Apartment.

- The Lessec/Builder/Promoter/Developer will be given 30-day time to respond/object to the notice given by DDA and in case no communication is received within that time, steps for execution of Deed of Apartment directly to the Apartment owner will be initiated by DDA.
- The Apartment purchaser or owner is required to apply for execution of Deed of Apartment/flat/space/unit in the prescribed performa giving detailed information as sought and also affix attested recent passport size photograph on application form. A attested copy of latest Identification proof and address may also be attached along-with the application form. A copy of the prescribed performa is attached as Annexure-III. The Format for execution of Deed of Apartment has been uploaded in the DDA website.

Annexure :- As stated above.

Yours faithfully,

(R. S. Chahar) Director (CL)

Copy to:-

1. FM, DDA

2. EM, DDA

3. PC(LD), DDA

4. PC(Hort.), DDA

5. PC(Housing), DDA

6. PS to VC, DDA

M.K. Sharma, Under Secretary, Ministry of HUA, Government of India, 7. Nirman Bhawan, New Delhi-110011.

Director (System); with the request to upload the letter on DDA's 8: website and also prepare online application form portal as per Annexure -III at the earliest so that applicant can apply accordingly.

13 milia Jishi nom) for aphinding D

S13.

### UNDERTAKING BY THE APARTMENT OWNER ON RS 10/-NON JUDICAL STAMP PAPER)

That 1. \$/o/W/o/D/o
That I, S/o/W/o/D/o  R/o New Delhi and is the owner of the
Flat/Space/Unit/Shop No. (name of building/Tower)
New Delhi, hereby undertake as under:-
(a) That the executant will pay the updated dues in respect of Flat/Space/Unit/Shop No. (name of building),
b) That executant is aware that the govt. dues carlier paid are on pre-revised land rates. which are under revision, hence, the executant undertake that he/she will be pay the difference of charges so arise after revision of and rates w.e.f
c) The executant further undertake that he/she will use the apartment as per the provision of the building bye laws / T&C of perpetual lease/licence deed and in accordance with term and conditions stipulated by the DDA from time to time while granting permission of construction of multi-storied buildings, failing which the lessor has right to re-enter the individual flat/apartment/shop/space/unit of the building.
the second secon
Place:-
Date:-
WITNESSES:
1.

2.

EXECUTANT

AFFIDAVIT TO BE SWORN ON RS.10/- NON JUDICAL STAMP PAPER AND DULY ATTESTED BY FIRST CLASS MAGISTRATE)

That I,	S/o/W/o/D/o
R/oof the Flat,	/Space/Unit/Shop No
/ Tower)	New Dolhi Jaddross of building
hereby decla	re as under:-
flat/shop/sp	the Deponent is in occupation of above said ace/unit at (name and address of
property or	wfully and as on date no dispute regarding title of other is pending with respect to the said apartment is free from all encumbrances.
(ii) This Development	is in respect of my application to the Delhi Authority.
application of my knowled obtain, is latime if it false wholly	by state on oath that the information given by me in and this affidavit is true and correct to the best dge. I also understand the Deed of Apartment. I will liable to be withdrawn and cancelled by DDA at any is found that the information furnished by me is or partly, the deed is liable to be cancelled or DDA immediately.
Place:-	
Date:-	
	DEPONENT
Verification	
above affiday	the day at Delhi that the contents of the vit are true and correct to the best of knowledge d nothing is believed to be untrue.

DEPONENT

Modalities for processing the cases of space buyer applied online for execution of apartment deed or/and freehold (Conveyance Deed).

- The online application will be scrutinized by the concerned dealing assistant to see whether the applicant has enclosed all requisite documents or not.
- 2. If the documents are not complete or not legible, concerned dealing assistant will process the case for issuance of deficiency letter giving 15 days time to complete the deficiencies.
- 3. In case the documents are complete a notice will be issued to the builder giving him 30 days time to issue NOC in favour of the applicant or objection if any.
- 4. In case nothing is heard from the builder, the applicant will be requested to appear before Lease Administrative Officer (LAO) along with the original documents for their verification/genuineness.
- 5. In case nothing is heard from the builder, the case will be forwarded to Finance Department for working out outstanding dues in respect of the entire building and proportionate dues to be levied on the applicant.
- On receipt of clues report, the dues will be communicated to the applicant to deposit within 10 days.
- 7. On receipt of communication from the applicant regarding deposit of the dues confirmation / no dues report will be sought from Finance Department.
- 8. After clearance from the Finance Department, the case will be put up to the Competent Authority i.e. Director (CL) for approval.
- 9. After the approval, Apartment Deed / Conveyance Deed, as the case may be will be done by the Lease Administrative Officer (LAO).



# Delhi Development Authority Application for execution of Deed of Apartments by DDA Office

1. File No.			Uplòad Photogra
			. or the said Anni Common
Present Owner/s Details*			
Name of Company/Firm		A SHOP IN	
(if applicable)			
Name (individual/authorised			
signatory	First	Middle	Surname
Father's / Husband's Name			
(in case of individual)	First	Middle	Surname
Gender (in case of individual)			Hale SERVE
ddress	Plot / Flat / Hou	ISO No.	
			District
	Town / Village /	Colony / Street Nan	ne State
Nobile No.			
mail ID (if any)			
adhar No. (in case of Individual)			
AN No.			Upload
			Upload
Company, ROC Reg. No.			Upload
add more owners, If joint ownership			
Details of previous owners:	_		in this
t Owner's Name address		er's Name (in case lividual)	Date of purchase
dd subsequent owners if required.			

ir. No.	Property Identification Details	Enter the Property detail/addres apartment is being sought. Er Colony in Address column.	
4	Name of the Building		
5	Name of the lessee or Builder or Promoter from whom the apartment/shop/ space/unit purchased /agree to purchase		
6	Present address of the lessee /Builder /Promoter Purchased /agreed to	Plot / Flat /House No.	District
	purchase.	Town / Village / Colony / Street Name	Stata
7	Plot No.	• • • • • • • • • • • • • • • • • • • •	
8	Total Plot Area leased by DDA in Sq. Mts.		
9	No. of Floors in the Building		
10	Space/ Unit No.		
11	Address	Plot / Flat / House No.	District
		Town / Village / Colony / Street Name	State
12	Total Super area of apartment/space/ unit/shop Area in Sq. Mts. as per Agreement to Sell		
13	Total No. of commercial units/space/shop/apartment		
14	Total consideration paid towards purchase of the unit/space/apartment (as mentioned in Agmt. to Sell / Sale Deed)		

	Nature of document			
	establishing ownership of applicant over the property	GPA & Agreement	to Sell	
1		Apartment Deed e	executed by builder	
		Sale Deed		
16	Whether Agreement to Sell 8 after 24.09.2001?	& GPA is executed	Yes	No
17	If yes, whether GPA/ATS are r Registrar, GNCTD concerned?	egistered with Sub-	Yes	No
18	If No, has the applicant has document compounded and voor Of Stamps' GNCTD?	s to get both the acated by Collector	Yes	No
19	Boundaries of the Unit/Space		North :	
			South :	
			East :	
			West :	
20	Litigation Status:		Yes	No
	Whether title of the space /Lan any other litigation is pending?	d/property title or		
21	Is the property mortgaged?		Yes	No .
	If yes, whom Name & Add	ress of the Bank /	Name	

	Financial Institution?	Address
22	Is the Building Plan Sanctioned?	Yes No
	If yes, who is sanctioning Authority?	
23	Has completion certificate been received from concerned Authority?	Yes No
	If yes, who is the Authority concerned?	

Note: It is mandatory to fill up the above mentioned desired information.

#### 24. Upload documents:

a). Proof of Physical Possession:	Water Bill/ Electricity Bill / Telephone Bill	Upload
b). Affidavit as per Specimen.		Upload
c). Undertaking as per Specimen:		Upload
		Upload
d). Indemnity Bond from the Spac	one photograph of space buyer(duly attested	Upload
f). Copy of Agreement to Sell with		Upload
g). Copy of GPA with complete lin	kage/chain.:	Upload
h). Consideration receipt.:		Upload
i). NOC from mortgagee (if the pro	perty is mortgaged):	Upload
j). Certified copy of Sanctioned Bu	- 12	Upload
k.) Completion Certificate of the B		Upload

ed that the particulars filled in this form are true and correct to the best of my and I am authorized to sign this form. I am aware of legal consequences of ression and submission of false and incorrect particulars.
nd that any of the information supplied by me if found incorrect, my application jected.
nd that any email sent to me on the ID provided by me shall be deemed service or me.
te that I possess certified copy of Sanctioned BuildingPlan from concerned hich will be shown to Lease Administrative Officer along with the all other original is as and when desired by him/her.
e that I possess all original documents related to above said property and will be before Lease Administrative Officer as desired by him/her and at the time of of Deed. If I unable to produce any original documents my application is liable ted.
that promoter/builder has not executed the deed of apartment in favour of either resaid previous owners of the aforesaid apartment as per the orders of the elhi High Court dated 28.05.2010 in WPC N.1959/2007 titled O.S. BajpaiVs tor (Lt. Governor & Ors.). Copies of letter addressed to promoter/builder for of deed of apartment are enclosed as Annexure-A.
e that the aforesaid order of the Hon'ble Delhi High Court, all the nodal officers under the Delhi Apartment Ownership Act, 1986 have been authorized to e deed of apartment as required under the law, in case of failure of promoter to a same.
e to pay all the legal dues payable for execution of the deed of apartment in my
Enter OTP Print Application Form
. Date:
CO C

#### Deed of Apartment in respect of Apartments Constructed on Land Leased out by Delhi Development Authority

THIS INDENTURE is made at DELHI on this.......Day of 20 BY and amongst

THE LESSOR, The President of India through Lease Administration Officer in the DDA who manages the affairs of land belonging to DDA hereinafter called the Party No. 1.

8

S/Shri Or M/S.....herein after called as the LESSEE/PROMOTER/ DEVELOPER/ BUILDER.....Party No.2

Sh......hereinafter called as the flat BUYER/OWNER or Party No. 3.

WHEREAS the ground and upper floors consist of individual apartments shall be exclusively used for commercial/residential purposes (can be modified accordingly whether used for commercial/residential, common convenience/common services for the resident's' of the building etc.). The floor Nos. 1 and above are capable of individual utilization on account of having their Own exit to a common area and facility of the building, and the apartments have been sold to one or more owners each owner obtaining a particular and exclusive property right thereto and each apartment

constituting a heritable and transferrable, immovable property within the meaning of any law for the time being in force in the Union Territory of Delhi.

WHEREAS the aforesaid building has a total built up area of sq.m. of which sq.m. constitute as commercial/residential area and the rest area constitute as common areas and facilities.

WHEREAS, all the Apartments shall be exclusively used for Flats, Commercial/Residential office purposes etc. Each purchaser has obtained a particular and exclusive property right thereto and also an undivided interest in the general and or restricted common areas and facilities of the property.

WHEREAS the apartments and common areas and facilities of the building will be as follows:-

#### 1. Apartments

There are......apartments. These apartments are numbered on each floor of the tower. The apartment is described herein below. The measures of an apartment include all the outside walls and one-half of the block partition but exclude load bearing walls.

The Apartment consist of commercial/residential buildings/offices etc.

The boundaries of the building are as follows:

North:

South:

East:

West:

- 2. Common Areas and facilities:
- (a) The parcel of land except the apartment.
- (b) Basement/Basements, if any, shown in Annexure A.
- (c) The following facilities located in the ground floor of the apartment complex:
  - (i) Lawn/ Open Space/Path ways/any other area/facility meant for common use.
  - (ii) Car Parking (Restricted common area)

And whereas parties covenants and agrees that all the apartment owners shall have right of votes etc. and liabilities to rebuild, repair, restore or sell the

property in the event of damage or destruction of all or any part of the property in proportion to their percentage of share.

NOW IS HEREBY AGREED by, and amongst the parties as follows:

- (a) The buyer of the apartment shall have exclusive ownership and possession of the apartment purchased by him by virtue of the above mentioned flat buyer agreement and he shall have title to" proportionate percentage of undivided interest in the common area and facilities.
- (b). That for the purpose of stamp Duty and registration fee to be imposed on the registration of this deed under Indian Stamp Act, the value of the......(here insert the name of the building) is distributed as follows:
  - (i) Parcel of land described in this deed, hereof is valued at Rs.......
  - (ii) The aforesaid mentioned apartment which has been sold, hereof is valued at Rs.....
  - (iii) The responsibility of payment of stamp duty and Registration fee shall be borne by Party No.3.
- (c). That as long as Party No.3 owns/own one or more apartment, he shall be subject to the provisions of this Deed and Party No.3 covenants to take no action which will adversely affect the rights of the Association of Apartment Owners with respect of assurances against latent in the building or other rights assigned to the Association of Apartment Owners by reason of the establishment of the Condominium.
- (d). That the general and / or restricted common areas-and facilities shall remain undivided and no buyer shall bring any action for partition of division thereof.
- (c). That the percentage of the undivided interest in the general and/or restricted common areas and facilities established herein shall not be changed except with the unanimous consent of all the Apartment Owners.
- (f): That the undivided interest in the general and / or restricted common areas and facilities shall not be separated from the apartment to which it appertains and shall be deemed conveyed with the apartment even though such interest is not expressly mentioned or describes in the conveyance or other instrument.
- (g). That Party No.3 shall comply with the provision of this Deed, decisions and resolutions of the Association of Apartment Owners or its representative and failure to comply with any such provisions, decisions or resolution shall be grounds for an action to recover sums due, for damages, or injunctive relief by the Association of Apartment Owners.

J. That the dedication of the property to the plan of Association of partment Owners herein shall not be revoked, or the property removed from the plan of Apartment Ownership or any of the provisions herein amended unless all of the Apartment Owners and the Mortgagess of all the Mortgages covering the apartment unanimously agree to such revocation or amendment or removal of the property from the plan duly registered instruments:

PROVIDED HOWEVER: That the Other provisions (except paragraph 'e') of this Declaration may be amended but 'that the Declaration shall always be kept in consistent with the provisions of law by Vote of at least 66-2/3 per cent in number and in common interest of all 'apartment owners cast at a meeting duly held in accordance with the provisions of the bye-laws of the Association of Apartment owners.

- (j). That no Apartment Owners /Buyer of an apartment may exempt himself from liability for his contribution towards the common expenses by waiver of the use or enjoyment of any of the general and/or restricted common areas and facilities or by the abandonment of his apartment.
- (k). That all present or future owner, tenants, future tenants or any other person that might use the facilities of the building in any manner, are subject to the provisions of this Deed and the mere acquisitions or rental of any of the apartments of the building or the Mere act of occupancy of any of the apartments shall signify that the provisions of this Deed are accepted and ratified. The respective apartments shall not be rented or given on lease and license or on caretaker basis by the Apartment Owners thereof for transient or residential purposes.
- (I). That, where an apartment is sold by a mortgagee in exercise of his powers of sale under an English mortgage or by a court in execution of a decree in a suit brought by a mortgagee against the owner of such apartment, then neither the mortgagee nor the purchaser, who derives title to the apartment at such sale, or his successors or assigns, shall be liable for assessment by the Association of Apartment Owners which 'become due prior to the acquisition of title by such acquirer, it being understood however, that the above shall not be construed to prevent the Association of Apartment Owners from filing and claiming charge for such assessments and enforcing same as provided by law and that such charge shall be subordinate to such mortgage.
- (m). That the property/apartment will remain as lease property and all the terms of the lease will prevail and the Party No.3. will be bound by the terms & conditions of the original lease.
- (n). That it is also hereby agreed between the parties that in case of conflict of any terms and conditions of this deed with the terms and conditions of the Lease Deed as aforesaid described, that the said conflict shall be decided by the

LESSOR through Lease Administrative Officer, or by any person duly authorized by him in writing.

(o) That a Notice dated.......has been issued to the Party No.2 to be present for signing this tripartite indenture of Deed of Apartment. However, after expiry of 30 days of notice period, Party No.2 has not turned up for signing and also he has not objected to this indenture in any form. Therefore, the Party No.1 is executing this indenture of Deed of Apartment in Compliance to the Hon'ble Delhi High Court's judgment dated 28.5.2010 and subsequent modified order dated 13.7.2012 in the matter of Writ Petition (C) No.1059/2007 titled as O.S. Bajpai Vs. Administrator of Delhi and Others wherein the Hon'ble High Court directed the DDA to sign as confirming party to this deed between Party No.2 & 3 and also signed on behalf of Party No.2 in case where Party No.2 does not turned up to sign in this Deed of Apartment. (This is not applicable when Party No.2 is present).

IN WITNESS WHEREOF the parties herein below have executed these presents on the day, Month and year first above written.

On behalf of	
(lessee/developer/Promoter/Builder) (Name & designation with common Seal in case of Limited Company) Party No. 2 photograph & Aadhar No	17
Signed and delivered by	11
(owner/purchaser/buyer) Party No. 3 Photograph & Adhar No	
(Name and Designation) Party No. 1	

1.

Witnesses

Annexure - A

or and delivered for and

File No. LD/CL/0008/2020/MISC/F100-COMMERCIAL LAND (Computer No. 3221) 285279(5)/2022/AD-CL i

# DELHI DEVELOPMENT AUTHORITY COMMERCIAL LANDS BRANCH A-116/1, A-Block, Vikas Sadan, INA, New Delhi-23.

Computer No: 3221

- 3

File No: LD/CL/0008/2020/MISC/F100-COMMERCIAL LAND/2194

Dated: 22/3/12

Sub:- MINUTES OF THE MEETING HELD UNDER THE CHAIRMANSHIP OF Worthy VICE-CHAIRMAN, DDA ON 25.01.2022 AT 4.00 P.M. AT 1st FLOOR, B-BLOCK, VIKAS SADAN, INA, NEW DELHI-23 REGARDING THE ISSUES RELATED TO THE EXECUTION OF APARTMENT DEED ISSUED UNDER THE DELHI APARTMENT OWNERSHIP ACT AS PER THE JUDGEMENT/DIRECTION OF HON'BLE HIGH COURT OF DELHI IN CASE OF O.S. BAJPAI VS. THE ADMINISTRATOR OF DELHI (HON'BLE LG, DELHI).

Sir/Madam,

May please find enclosed herewith Minutes of Meeting held under the chairmanship of worthy Vice-Chairman, DDA on 25.01.2022 in regard to above mentioned subject, for kind perusal and necessary action, if any.

These Minutes are issued with the approval of Vice-Chairman, DDA.

part of the state when it is

(Rajat Mehrotra) Dy. Director (CL)

#### Copy to:-

- 1. PS to Vice-Chairman, DDA.
- 2. PS to FM, DDA.
- 3. PS to CLD, DDA
- 4. PS to CLA, DDA.
- 5. Director (CL), DDA.
- 6. Director (LC), DDA.

Dy. Director (CL)



#### Sub: Minutes of Meeting dt. 25.01.2022 regarding the issues related to the Execution of the Apartment Deed . . . . .

A meeting was held on 25.01.2022 at 04:00 PM under the chairmanship of worthy VC, DDA regarding the issues related to the implementation of the policy under Apartment Ownership Act for execution of deed of Apartment/ Conveyance deed, as the case may be. The list of officers who attended the meeting is annexed as Annexure -'A'.

The Chairman welcomed all the officers and the matter was briefed to him. At the outset it was informed that the policy for execution of deed of Apartment/ Conveyance deed, as the case may be, couldn't be finalized due to several issues that are yet to be resolved. The following issues were deliberated at length and recommendations are as follow:-

Issue 1: What will be the methodology for calculation of outstanding dues/issuance of NOC from Finance Wing (regarding levy of UEI on subsequent buyers, area to be considered for calculation of outstanding dues).

Recommendation: Super area will be considered for calculation of pro-rata charges.

Issue 2: Whether Builder Buyer Agreement can be accepted in place of Sale Deed/GPA & ATS?

Recommendation: Builder Buyer Agreement can be accepted and each case need not to be referred to Legal Wing to verify the contents as per Section 53A of Transfer of Property Act 1882.

However, following contents will be checked:-

- i. Handing over/ Taking over of the possession of the site/ property
- ii. Full payment of the consideration amount.
- iii. Unit, Area and Location on the building.
- iv. Conveying the rights of ownership to the space buyer.

Issue 3: What will be the procedure to deal with the cases where the conversion application in respect of space units which were merged (amalgamated)/ sub-divided into smaller space units.

Recommendation: Cases of subdivision or amalgamation of units/ space will be allowed for conversion if permission/ sanction of such sub-division/ amalgamation has been obtained from the Building Deptt, DDA or concerned civic authority/ urban local bodies, as the case may be.

Issue 4: Applications in respect of the properties where lease deed was not executed/ full premium was not received.

Recommendation: Deed of Apartment/ Conversion will be executed/ allowed only in cases where full premium of the plot was received and lease deed was executed.

Issue 5: Whether UEI is chargeable in such cases?

Recommendation: UEI will not be charged from the subsequent buyers (GPA& ATS holders who bought space/ unit from original space buyer) and only a surcharge of File No. LD/CL/0008/2020/MISC/F100-COMMERCIAL LAND (Computer No. 3221) 285279(5)/2022/AD-CL i

33.33% will be levied from the applicant as is being done in respect of the remaining space buyers.

Issue 6: Whether unregistered instruments require adjudication (impounded/vacated) by the Collector of Stamps for considering the instrument valid.

Recommendation: The instruments which are executed on or after 24.09.2001 but not Registered with the concerned Sub-registrar, shall be got adjudicated (impounded/ vacated) by the Collector of Stamps after paying the requisite stamp duty(ies) before processing for allowing Deed of Apartment/Conveyance Deed, as the case may be.

Issue 7: Additional Affidavit, I-bond will be required or not, in case of Builder Buyer Agreement?

Recommendation: In addition to the proof of final payment and possession taken, an Affidavit and I-Bond may also be obtained from the applicant to the effect that the applicant will all times indemnify the DDA against the consequences, if arises in future, on account of the same. The contents of standard affidavit and Indemnity Bond may be drafted and got vetted from the Legal Deptt in due course of time.

Issue 8: Registration of Deed of Apartment not done in the office of Sub-Registrar.

Recommendation: The Divisional Commissioner (GNCTD) will be requested to arrange to register Deed of Apartment on DORIS portal. Meanwhile, till the facility of Registration of Deed of Apartment is made available on DORIS portal, DDA will consider the request of space buyers to directly execute the Conveyance Deed. However, the C.D. will be issued and further executed only after recovery of all pending dues against the whole property/plot under reference including ground rent, interest on ground rent, misuse/damages/UEI charges on pro-rata basis and adjudication by the Collector of Stamps by paying requisite stamp duty(ies), as the case may be.

Issue 9: Proof of Physical possession.

Recommendation: It was decided that the current proof of physical possession, Property Tax/ Electricity bill/ Water Bill/ will be considered as proof of physical possession. It was also recommended that proof of property tax should not be treated as sole proof of physical possession. In that case, some more proof of physical possession i.e. electricity bill, water bill may be sought.

Issue 10: Disputed cases.

Recommendation: In all such cases where objection received from the lessee/builder or any other party along with documentary proof thereof, in respect of title dispute the application will be rejected and the applicant will be informed to come back after settlement of the dispute(s) between/amongst the party (ies). DDA will not be a part of their personal dispute(s).

The meeting ended with the vote of thanks to the chair.

#### DELHI DEVELOPMENT AUTHORITY COMMERCIAL LAND BRANCH .

#### ATTENDANCE SHEET

A Meeting held on 25.01.2022 AT 04.00 PM under the Chairmanship of worthy VC, DDA regarding the issues related to the execution of the Apartment Deed.

The following officers attend the Meeting:

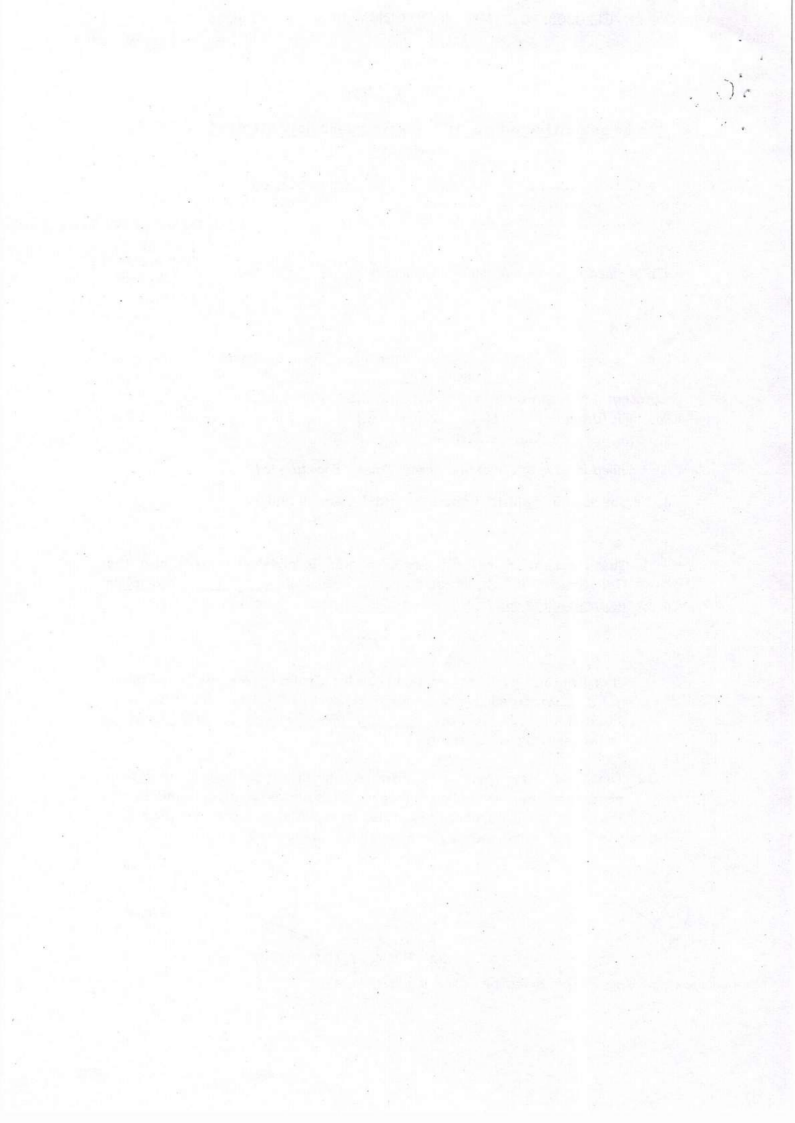
SI. No.	Name	Designation	Signature	Phone Number
1	Vizardie	Hember Resum	10	
2	SAHJEEV KA			
3	WEERA PHARIM	W CLA	- Dun	
4	Mandantal	DN LIVE	Duy	
5	Vinal Ruman	'SLOLD	a	H 12 D8
5	Raj Pal Single	Dir.(Le)	14	
7	V.S. YABOON	Die (CL)	80	
3	SCOMONI	Quatolic	03	ALC: NO INC.
	Mausher aupts	Acafrapia	Klaus 4	
.0	Swinder Kunge	DD/ce	Rance!	men in relation
11				
2			# 1/2	3.50
3			LIFE TO VALUE	
4	20		,	

File No. LD/CL/0008/2020/MISC/F100-COMMERCIAL LAND (Computer No. 3221)
53641-/2023/AD-CL i Annexure A

#### **AFFIDAVIT**

Notary)	
I/we, Son/wife/daughter of resident of PIN  (To be filled in case of individual applicants)	Affix one passport size photograph duly attested by Notary Public
OR	
That , having its registered PIN , through its representative/representatives	authorized
Son/wife/daughter ofre	esident of
To be filled in case of Company, Firms/Trusts/Society, etc.)	
	assesion of the
1. That I am the lessee/ sub-lessee/ allottee in physical post Unit/Space No, situated at Floor of	
That I am the lessee/ sub-lessee/ allottee in physical pos- Unit/Space No, situated at Floor of	
1. That I am the lessee/ sub-lessee/ allottee in physical post Unit/Space No, situated at Floor of	t to sell dated
Unit/Space No, situated at Floor of	t to sell dated pace Noof the building and no case is ed unit/space

Generated from eOffice by NITIN SHARMA, JSA-NS(CL), JSA, DDA on 18/01/2024 12:31 PM



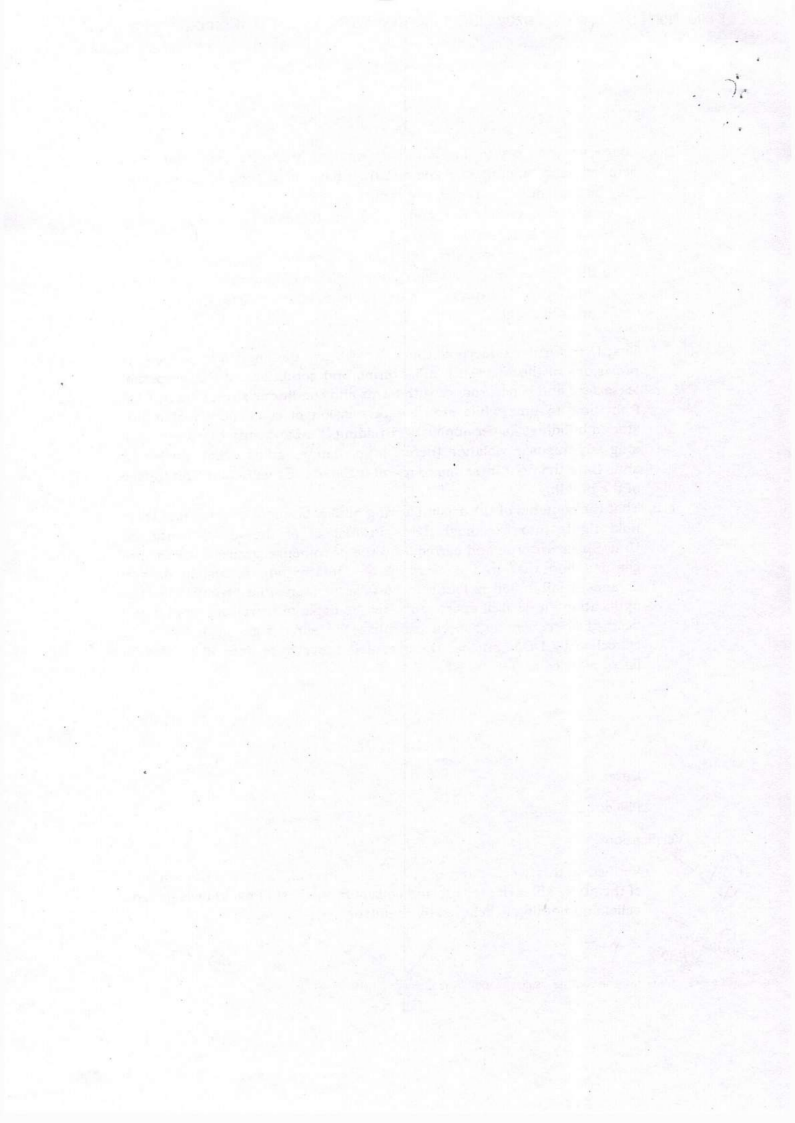
- 3. That I/we shall pay to the Delhi Development Authority, immediately on demand such amount in respect of the above-mentioned Unit/Space as may be demanded by it on account of:
  - a. arrears of ground rent and or interest thereon
  - b. maintenance/service charges
  - c. updated dues including pro-rata charges for the common areas
  - d. difference of charges arising after revision of land rates, if any
  - e. difference of conversion charges arising after revision, if any
  - f. any other dues.
- 4. That I/we further undertake that provisions of the prevalent MPD lease deed and in accordance with from time to time while granting permission of construction of multistoried buildings as per applicable Building Bye Laws, and that I/we shall stop any misuse/ violation thereof immediately, failing which the lessor shall have the right inter alia to re-enter the above mentioned Unit/Space of the building.
- 5. That the contents of the accompanying application for conversion of lease hold rights into free hold rights in respect of the above-mentioned Unit/Space are true and correct and the documents annexed thereto are genuine and that in the event of any information furnished or any document submitted is found to application for deed of apartment shall be liable to be rejected and if any deed of apartment has been executed, the same shall be liable to be cancelled by DDA. Further the executed conveyance deed shall also be liable to be cancelled.

DEPONENT

78

	Date:
	Place:
Veri	fication:
P	Verified on this
Daison 100	We .

Generated from eOffice by NITIN SHARMA, JSA-NS(CL), JSA, DDA on 18/01/2021 12:31 1



File No. LD	/CL/0008/2020/MISC/F100-COMMERCIAL LAND (Computer	No. 3221)	
364-/2023/AD-CL i		Annexure E	

### INDEMNITY BOND

[1. To be submitted on Rs. 100 Stamp paper; 2. Separate I-Bond from applicant and the Attorney, if any		
This Indemnity Bond is executed on this		
(To be filled in case of individual applicants)		
This Indemnity Bond is executed on this by Son/wife/daughter of PIN		
authorized representative/representatives on behalf of having its registered office at PIN		
(To be filled in case of Company, Firms/Trusts/Society, etc.)		
(hereinafter called the 'Executant') which term shall include his/her heirs, successors, executors, administrators and legal assigns in favour of President of India/Delhi Development Authority (hereinafter called the 'Lessor') which term shall include its heirs, successors, executors, administrators and legal assigns.		
WHEREAS the Executant is in Physical possession of Unit/Space No, situated atFloor of Plot No, ad-measuring sq. m. in multistoried Commercial Complex, under a valid agreement dated executed in favour of Executant herein.		
WHEREAS the Executant is the duly constituted attorney of in respect of the Unit/Space No, situated atFloor of Plot No, ad-measuring sq. m. in multistoried Commercial Complex.		
AND WHEREAS the Executant have applied to the lessor for deed of apartmernt or/and conversion of lease hold rights into freehold rights in respect of the above referred property.		
AND WHEREAS the lessor, on the basis of documents submitted by the applicant and faith and representation made to it has agreed to convert leasehold rights in respect of the above referred property into freehold rights subject to the		
aiasian 32 halis		

Executant giving such indemnity, as is hereinafter contained and keeping the lessor harmless from any claim whatsoever which anyone may, at any time, institute against the lessor in respect of the above referred property.

AND WHEREAS the Executant or/and Attorney Holder have submitted attested copies of various documents in support of the conversion application and has represented that the documents submitted by him are genuine/true copies of originals and have been received by him from lawful custodian.

AND WHEREAS the Executant further understands that it is not practically possible for the DDA to verify the genuineness of signatures on documents and in case it is proved/established that any of the documents or signature thereon is/are not genuine or forged then the executants shall be liable for all legal actions, civil and/or criminal and neither DDA nor its any official shall be held responsible or shall be liable for any complaint/civil or criminal court case of conversion processed/allowed basis documents/representations of the Executant/Attorney Holder.

Now this deed witness that in consideration of the lessor agreeing to covert the leasehold rights in respect of the above referred property into freehold rights, the executants hereby covenants with the lessor that he will at all times indemnify and keep harmless the said lessor from all claims and demands made and all action and proceedings taken against the said lessor or any of its officials by anyone in respect of the aforesaid property or any part thereof, on any ground whatsoever.

In witness whereof the Executant has signed and delivered this bond on this

Witness:

1.

Executant

2.

## Documents Required to be submitted along with application for deed of apartment/ conversion of unit/ space under the Policy of Deed of Apartment:

- 1. Proof of current physical possession in favour of applicant(s) (Any one of the following documents)
  - a. Electricity Bill not older than 3 months from the date of application.
  - b. Receipt of payment of Property Tax of the current financial year.
  - c. Water Bill not older than 3 months from the date of application.
- 2. Copy of
  - a. Lease Deed between DDA and the builder AND
  - b. Sub-Lease Deed / Sale Deed / Allotment letter / Builder Buyer Agreement(BBA) / Demand Letter

(In case of Demand Letter or Allotment Letter or BBA it shall be ascertained that the same evidences the following:-

- i. Handing over/taking over of the possession of the unit/space
- ii. Full payment of the consideration amount
- iii. Unit, Area and Location of the space
- iv. Conveying the rights of ownership to the space buyer)
- c. In case the applicant is not first or original allottee of the builder then the entire chain of documents conveying the title to the applicant, commencing from the Builder to the applicant
- d. Proof of taking over of possession of the unit/space by the applicant.
- 3. Sanctioned Building Plan and Completion Certificate along with Certificate by an Architect (who is presently registered with the Council of Architect of India duly bearing the registration number of Architect) clearly mentioning the Boundaries, area of the unit/space and Super area in respect of the Unit/Space, on the basis of Sanctioned Building Plan and Completion Certificate.

