

## **GUIDELINES FOR**

DELETION OF NAME AS CO-REGISTRANT
FROM REGISTRATION

## HOUSING DEPARTMENT

DELHI DEVELOPMENT AUTHORITY

# DELETION OF NAME AS CO-REGISTRANT FROM REGISTRATION

Following documents are required to be submitted (fomats given inside):-

- a. Affidavit on non-judicial stamp paper of Rs.\@/- duly attested, from both registrant and co-registrant.
- b. Indemnity bond on Rsta0/- non-judicial stamp paper duly regd-attention from both registrant and co-registrant.
- c. Registration certificate in original.
- d. Fixed deposit receipt in original.
- e. Documentary evidence of relationship of registrant and coregistrant i.e. attested copy of :
  - i) Ration card and/Sunt ~ (On)
  - ii) School leaving certificate

or

- iii) Passport etc.
- f) Photograph and specimen signatures of both duly attested.

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### (On Rs. 10/- non-judicial stamp paper)

### INDEMNITY BOND (TRANSFERER)

This Indemnity Bond is made on this day of19
hereinafter called "the Transferer"/Co-sharer) in favour of the Delhi Development Authority through its Vice-Chairman (hereinafter called "the owner Authority"). The expression "the transferer/Co-Sharer" shall unless the context requires a different or another meaning, include his successors, Administrators, legal heirs representatives, executors and assigns. The expression "The owner Authority" shall unless the context requires a different or another meaning include its successors and assigns.
WHEREAS Sh./Smt
AND WHEREAS Sh

And whereas the transferer/Co-sharer has requested the own Authority to delete his/her name from the said registration ar transfer the same in the name of the transferee and the owne Authority has agreed to do so on the faith and representation the transferer/Co-sharer and the transferee subject to the conditional that the transferee/Co-sharer executed an Indemnity Bond demnifying the owner-Authority against any loss or damage that the transferee subject to the conditional transferee

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from the said registration or the amount lying at the credit of the transferer/Co-sharer to the transferee.

Now, therefore, in consideration of the aforesaid agreement the transferee/Co-sharer hereby indemnifies and shall always keep the owner Authority Indemnified against any loss or damage that may be taken out against it on account of deletion of name of Co-sharer from the said registration and the amount lying as deposit at the credit of the transferer/Co-sharer with the owner Authority in favour of the transferee.

That the transferer also undertakes that after getting his name deleted, he/his husband/wife, dependent relation and minor children will not acquire any plot or flat from DDA or any other land owning agency for a period of ten years.

In witness whereof the transferer/Co-sharer has signed this deed on the day, month and the year mentioned first hereinabove.

WITNESS

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TRANSFERER/Co-sharer

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# AFFIDAVIT (FROM TRANSFEREE)

IS/W/D/O Sh	
do hereby solemnly declare and affirm as well	
do hereby solemnly declare and affirm as under :-  1. That Sh	
1. That Sh	
agedr/ois my and related to me by blood/is my family member.	
2. That I and Shriare registered intending purchasers of a flat under Janta/LIG/MIG/SFS categories of the DDA vide Registration NoDeposit receipt Nodt	
3. That Shriwants to get his name deleted from Registration in my favour. I come within the Janta/LIG/MIG/SFS category.	
4. That I have no Objection if the said Registration is exclusivelly transferred in my name. I will abide by the terms and conditions which were applicable to both of us.	
5. That neither I nor my wife/husband or dependent children or unmarried children own any residential Plot/house/flat in the Union Territory of Delhi.	
5. That I have been residing in Delhi for the Lastyears.	
/ERIFICATION DEPONENT	
Verified at New Delhi/Delhi on thisday of 9that the contents of paras 1 to 6 of above affidavit are correct and believed by me to be true and nothing material has been concealed therefrom.	

DEPONENT

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AFFIDAV	IT (FROM TRANSFERER)
1,	Son/Wife/daughter of
Sh	aged
	do hereby solemnia
declare and affirm as und	der :-
1. That I and Sh	S/oregistered intending
category of the Delhi	der Janta/Low/Middle Income Group/SFS  Development Authority vide Registration ceipt No.—————Dated————.
	ny name deleted from the said Registration
Sh	
and is related to me by bl Middle Income Group/SFS	lood and also falls under the Janta/Low/ S.
<ol> <li>That neither I nor my unmarried children own a Territory of Delhi.</li> </ol>	wife/husband or dependent children or ny residential plot/house/flat in the Union
unmarried children is th	wife/husband or dependent children or ne member of any house Bldg. co-op. n allotted/being allotted any plot/flat nor llotment of a flat or plot.
	DEPONENT
/ERIFICATION :	
Verified at New Delhi/	Delhi on thisday of19
hat the contents of paras	s 1 to 4 of the above affidavit are correct be true and nothing material has been
	DEPONENT
	Ap (Gao) n DEPONENT
	(5)

### INDEMNITY BOND (TRANSFEREE)

This Ir	ndemnity Bond is made on this day of19
	S/D/W/o
	r/o
the owner unless the his success and assign the contex	er called "the Transferee") in favour of the Delhi Deve- uthority through its Vice-Chairman, (hereinafter called" -Authority). The expression "the transferee" shall context requires a different or another meaning include sors administrators, legal heirs representatives, executor s. The expression "the owner-Authority" shall unless at requires a different or another meaning include its and assigns.
WHER	EAS I and Shri/Smt.————————
S/D/W/o-	
R/o	
	red intending purchasers of a flat under theof the
Delhi Deve	elopment Authority vide Registration No
	er called the transferer/Co-Sharer).
AND	WHEREAS the transferer/co-sharer wishes to get his

AND WHEREAS the transferer/co-sharer wishes to get his name deleted from the said registration in favour of the transferee and the transferee has agreed to get the said registration transferred in his/her favour exclusively.

AND WHEREAS the transferer/co-sharer has requested the owner Authority to delete his name from the said registration in favour of the transferee and the owner-Authority has agreed to do so on the faith and representation of the transferer/ro-sharer and the transferee subject to the condition that the transferee executes an Indemnity Bond Indemnifying the owner-Authority against any loss or damage that it may sustain on account of the deletion of name of the co-sharer from the said registration on the amount lying at the credit of the transferer/co-sharer to the transferee.

Now, therefore, in consideration of the aforesaid agreement the transferee hereby indemnifies and shall always keep the ownerArthority against any loss or damage that it may be taken out as ast it on account of deletion of the name of the co-sharer from the said registration and the amount lying as deposit at the credit of the transferer/co-sharer with the owner-Authority in favour of the transferee.

In witness whereof the transferee has signed this deed on the day month and the year mentioned first hereinabove.

## WITNESS:

1.

2.

TRANSFERE

# 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 providing 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 constructing 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	2.40 lakh	
Resettlement colonies		1
Flats constructed by DDA	2.44 lakh	1
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**

Printed at DDA Press/Nov.-95

Price Rs. 5/-