

Serial No. 30 Date 16/5/19

Stamp Duty paid Rs. ....

Regd. Fee charged Rs. ....

Date & Signature \_\_\_\_\_  
with full name and Designation \_\_\_\_\_ Scrutinized

कार्य-१

इस्तांवरण विलेख

M596

यह इस्तांवरण विलेख, एक पटकार के रूप में भारत के गोपनीय, जिन्हे इसमें आगे "विक्रेता" कहा गया है (इसके अन्तर्गत, जब तक कि संवाद से अपवर्जित या उसके विरुद्ध नहीं है, उनके पर्यान्तरवर्ती और समनुदेशी भी समझे जाएंगे) और दूसरे पटकार के रूप में श्री/श्रीमती \_\_\_\_\_ जो श्री

का पुत्र/पुत्री/पत्नी/विधवा है और (इसके अन्तर्गत, जब तक कि संवाद से अपवर्जित या उसके विरुद्ध नहीं है, उनके उनके बारिस, प्रशासक, प्रतिनिधि और अन्यान्य समनुदेशी भी उपरोक्त विवरों के बीच दारीखा \_\_\_\_\_ को किया गया।

2. एक अन्य पटकार के रूप में विक्रेता, जिसे इसमें पटकारता कहा गया है और दूसरे पटकार के रूप में \_\_\_\_\_ के पुत्र श्री \_\_\_\_\_ जिसे इसमें आगे पटकारता कहा गया है, जो उक्त पटकार के बीच दारीखा \_\_\_\_\_ को किय गये भारवत पट्टा करार विलेख द्वारा जो दृष्ट-प्रतिदृष्ट, दिल्ली के बैठानों में बढ़ी सं \_\_\_\_\_ जिस सं \_\_\_\_\_ पूर्ण सं \_\_\_\_\_ से \_\_\_\_\_ पर क्रम सं \_\_\_\_\_ पर दारीखा \_\_\_\_\_ को रजिस्ट्रीकूट है (जिसे इसमें आगे उक्त "पट्टा विलेख" कहा गया है) मध्य ज्ञान \_\_\_\_\_ में स्थित \_\_\_\_\_ मीटर वा लगभग के भूखण्ड या पूर्मि वा दृक्षड़ है उक्त पट्टा विलेख की अनुसूची में अधिक स्पष्ट रूप से वर्णित है, उक्त पट्टा विलेख में उल्लिखित निवासों और दातों के अधीन रहते हुए \_\_\_\_\_ घर की अवधि के लिए, पट्टे के रूप में भी \_\_\_\_\_ को (जिसे इसमें आगे "मूल पट्टेवार" कहा गया है) पट्टीतरित और इसाशारित किया गया था।

3. और दारीखा \_\_\_\_\_ के भासावरण/प्रतिस्थापन घट सं \_\_\_\_\_ द्वारा द्वेष का कार्यक्रम से अविलम्बी विवरण दिया गया था/किए गए थे और उसे/उन्हें, उक्त पट्टा विलेख के अन्तर्गत पट्टा-धारक के सभी विविधार्थी और प्राप्तिकों के साथ वर्तमान पट्टीतरित के रूप में अधिस्थानित किया गया है।

4. और पटकारता द्वारा उपरोक्त रूप में पट्टेवार के नाम के भासावरण/प्रतिस्थापन के प्रति किसी व्यक्ति ने आपत्ति की ही या मूल पट्टेवार या उसके वाध्यता से चाहा करने वाले किसी अन्य व्यक्ति का हित उत्तराधिकारी होने का किसी भी रीति में दावा नहीं किया है।

Form-I

CONVEYANCE DEED

This Conveyance Deed made on this the 2<sup>nd</sup> day of Feb. Two thousand one between the President of India, hereinafter called "the Vendor" ( which expression shall, unless excluded by or repugnant to the context, be deemed to include his successors in office and assigns ) of the one part and Shri/Smt. Shanti Dhangri, wife of Late Sh. Uday Singh, R/o. M.S.H., Kalkaji, New Delhi son/daughter/wife/widow of Shri ..... whereinafter called " the Purchaser(s)" ( which expression shall, unless excluded by or repugnant to the context, be deemed to include his/her/their heirs, administrators, representative and permitted assigns) of the other part.

2. Whereas by an Indenture of Perpetual Lease dated the 30<sup>th</sup> day of Nov. One thousand nine hundred and Sixty Three made between the Vendor described therein as Lessor of the one part and Sh. Bhola Nath

S/o Sh. Ganga Ram of Lessee of the other part and registered on 6-1-64 in the Office of the Sub-Registrar Delhi at Serial No 7 in Book No. Volume No. 173 at 10 pages to

thereafter referred to as the "said Lease Deed") a piece and parcel of land admeasuring 400 sq meters or thereabout situated in Kalkaji, New Delhi and more particularly described in the schedule to the said Lease deed was demised and assured unto Sh. Bhola Nath (hereinafter called "the original lessee") by way of the lease for a period of 99 years subject to the terms & conditions mentioned in the said Lease Deed.

3. AND WHEREAS by mutation / substitution letter No. ..... dated ..... the name / names of Purchaser(s) was/ were lastly mutated and he / she / they has /have been recorded as the Present Lessee(s) under the said Lease Deed with all rights and liabilities of the Lease under the said Lease Deed.

4. AND WHEREAS no person has objected to the mutation/substitution of the names of the Lease above made by the Lessor or has in any other manner claimed to be the successor in interests of the original Lessee or of any other person claiming through the Original Lessee.



Shanti Dhangri  
Ch

5. और विक्रेता ने, वारीख 15-4-92 को दिल्ली के प्रमुख समाचार पर्यामें प्रकाशित लोक सूचना द्वारा जिसे इसमें इसके परचात लोक सूचना कहा गया है, उसमें अंतर्विष्ट कठिपए निबधनों और इन्हों पर दिल्ली/नई दिल्ली में पट्टा सम्पत्तियों की बाबत अन्य शर्तों के साथ-साथ पूर्ण स्वामित्व अधिकार प्रदान करने के अपने विनियोग की घोषणा की है।

6. क्रेता ने तारीख ————— के मुख्तालामा के अधीन नियुक्त अपने अदासी के माध्यम से ऊपर निर्दिष्ट तारीख 15-4-92 को लोक सूचना के प्रत्युत्तर में, उक्त पट्टांतरित परिसर में विक्रेता के अधिकारों और हितों का क्रय करके उक्त पट्टांतरित परिसर की बाबत पूर्ण स्वामित्व अधिकार प्रदान किये जाने के लिए आवेदन किया है तथा विक्रेता, इसमें इसके परचात आने वाले निबधनों और शर्तों के अधीन रहने हुए उक्त पट्टांतरित परिसर में अपने सभी अवशिष्ट और उत्तराधीगी अधिकारों और हितों का विक्रय करने के लिए सहमत हो गया है।

7. इसमें इसके पूर्व विलेख के अनुसरण में यह करार इस बात का साही है कि इसके निष्पादन के पूर्व संदर्भ रूपमें (कथल ————— रूपमें) की राशि के प्रतिफलस्वरूप (जिसकी प्रतिपि विक्रेता इसके द्वारा स्वीकार और अस्वीकार करता है) तथा इसमें इसके पद्धति उल्लिखित सीमाओं, प्रसंबिद्याओं और शर्तों के अधीन रहते हुए, विक्रेता उक्त पट्टांतरित सम्पत्ति में सभी अवशिष्ट और उत्तराधीगी अधिकारों/इक और उक्त पट्टा विलेख के अधीन पट्टाकर्ता के हित, जिन्हें उक्त पट्टा विलेख तथा इसमें की अनुसूची में और अधिक रूप से वर्णित किया गया है क्रेता द्वारा अनन्य रूप से संरेख रखने और धारित करने के लिए क्रेता का प्रदत्त, इसांतरित, विक्रय, अंतरित, समनुदेशित, नियुक्त और अधिहसांतरित करता है : परन्तु यह हमेशा इस अपवाद के अध्याधीन होगा कि विक्रेता उक्त हास्तिति में या उसके नीचे की सभी खानों, खनिजों, कोयलों, गोल्ड बारिंग, स्टीमिंज तेलों तथा किसी भी प्रकार के खदानों को अपने पास आरक्षित रखता है और भूमि की सतह को या तत्समय इस पर छोड़ किसी भवन को कोई उद्धार सम्भाल दिये बिना या छोड़ बिना, उनकी तलाश करने, खनन क्रिया करने, उनकी अभिग्राह करने, उन्हें से जाने और उनका उपयोग करने के लिए विक्रेता को, उसके अधिकारों और कर्त्तव्यों को जै सभी कार्य या आत करने का पूर्ण अधिकार और इकिता प्राप्त होगी जो इसके लिए आवश्यक या समीचीन हो, परन्तु संदेश यह कि विक्रेता संदेश सम्पत्ति कर या अन्य अधिरोपण के, जो उक्त सम्पत्ति की बाबत द्वितीय रूप से संदेश हो जाए, और उस पर द्वितीय ढालने वाले सभी स्वेच्छा अधिकारों या सुखाधारों के अधीन रहते हुए, इसमें आरक्षित सभी या किन्हीं अधिकारों के प्रयोग के कारण उसको प्रत्यक्षतः हुए सभी नुकसान के लिए या उसके द्वारा पालन किया जाना अपेक्षित है।

8. यह भी घोषणा की जाती है कि इस विलेख के स्वरूप और इसमें यूक्त इन और प्रसंबिद्याओं के अधीन रहते हुए, क्रेता इसमें इसके पूर्व वर्णित तारीख से उक्त सम्पत्ति का/के स्वाभी हो जाएगा/जाएंगे और विक्रेता, उक्त पट्टा विलेख में अंतर्विष्ट प्रसंबिद्याओं और इन्हों द्वारा आरक्षित किराए की बाबत सभी भावी दायित्वों से अवगुक्त करता है जिनका उक्त पट्टांतरित सम्पत्ति के पट्टेदार के रूप में क्रेताओं द्वारा पालन किया जाना अपेक्षित है।

5.

AND WHEREAS the vendor herein by a public Notice published in prominent newspapers of Delhi dated 15-4-92 hereinafter referred to as Public Notice, has announced his decision inter alia , to grant free hold rights in respect of the lease properties in Delhi/ New Delhi on certain terms & condition therein.

6.

AND WHEREAS the Purchaser herein in response to the Public Notice dated 15-4-92 referred to above has /acting through his attorney appointed under Power of Attorney dated ..... applied to the Vendor for grant of free hold rights in respect of the said demised premises by purchasing the rights and interests of the Vendor in the said demised premises and the vendor has agreed to sell all his residuary & reversionary rights and interests in the said demised premises subject to the terms and conditions appearing hereinafter.

7.

NOW IN THE PREMISES HEREIN BEFORE THIS INDENTURE witnesses that in consideration of the sum of Rs. 21,673/- (Rupees Twenty Seven Thousand Six Hundred Seventy Three only) was paid before the execution hereof ( the receipt whereof the Vendor hereby admits and acknowledges ) and subject to the limitations, covenants and condition mentioned hereinafter the Vendor doth hereby grants conveys, sells, transfers, assigns, releases and assures unto the Purchaser(s) all the residuary reversionary rights, title and interests of the lessor under the said lease Deed in the demised property more fully described in the said Lease Deed as well as in the schedule hereunder together with all remainders, rents issues and profits thereof hereinafter referred to as the said property TO HAVE AND TO HOLD the same unto the Purchaser(s) to whom it may for ever, subject always to the exception that the Vendor reserves unto himself all mines ( mineral & coal), gold washings, earth oils and quarries of whatever nature lying in or under the said property together with full right and power at all times for the Vendor, its agents and workmen, to do all acts and things which be necessary or expedient for the purpose of searching for, working, obtaining removals and employing the same without providing or leaving any vertical support for the surface of the land or for any building for the time being standing thereon provided always that the Vendor shall make reasonable compensation to the Purchaser(s) for all damages directly occasioned by the exercise of the rights herein reserved or any of them for damage done unto him thereby subject to the payment of property tax or other impostion payable or which may become lawfully payable in respect of said property and to all public rights or easement affecting the same.

8. It is further declared that as a result of these presents and subject to the conditions and covenants stated herein above, the Purchaser(s) from the date mentioned hereabove will become owner of the said property and the Vendor doth hereby releases the Purchasers from all future liability in respect of the rent reserved but the covenants and conditions contained in the said Lease Deed required to be observed by the Purchaser(s) as a Lessee of the said demised property.



Shashi Dhingra  
Bsc

9. एवं अन्त सदैय यह कि क्रेता(ओ) द्वारा यह करत किया जाता है कि यदि बाद में यह पता चलता है कि उक्त पट्टा विलेख के अधीन पट्टादार के स्वर्ग में क्रेता उक्त पट्टा विलेख के अधीन पट्टाकर्ता को किसी स्कम का संदर्भ करने के लिए दायी धृष्टि किन्तु जिसका संदर्भ हस विलेख के निष्पादन के पूर्व या निष्पादन के समय नहीं किया जा सका था तो विक्रेता का ऐसी स्कम के लिए उक्त सम्पत्ति पर प्रशम प्रभार होगा।

10. इस विलेख पर स्टाम्प डिग्री और रजिस्ट्रीकरण प्रभार यदि कोई हो, क्रेता(ओ) द्वारा वहन किए जाएंगे।

### अनुमती

सम्पत्ति की विविहितियाँ

उत्तर में

पूर्व में

दक्षिण में

पश्चिम में

इसके साथ स्वरूप

श्री/श्रीमती

क्रेता(ओ)

और

कृते यह भारत के राष्ट्रपति की ओर से

श्री/श्रीमती

नाम पर परनंम

भूमि तथा विकास कार्यालय,  
राजीव विकास पर्यंगरीबी उपराजन मंत्रालय,  
भारत सरकार, नई दिल्ली ने  
जपर सर्वप्रथम लिखित तारीख को अपने अपने हस्ताक्षर कर दिए हैं।

साथी :

1. श्री/श्रीमती



2. श्री/श्रीमती

M.R.L. D.O.T./60 - 2

Stamps No. PS-001/446 dated 13/3/2001  
Certified that I \_\_\_\_\_ am the owner of this property.  
Stamp A \_\_\_\_\_ of the Indian  
Revenue \_\_\_\_\_ 100/-  
Total Amount \_\_\_\_\_ 660/-  
Dep. \_\_\_\_\_ 1360/-  
R. No. PS-001/446  
Date 13/3/2001  
W.A.U.

Govt. of N.W.F.P.  
Government Seal,  
N.W.F.P. House  
Delhi  
13/3/2001



9. PROVIDED ALWAYS and it is hereby agreed by the purchaser(s) that if it comes to light at any later date that Purchaser(s) as Lessee(s) under the said Lease Deed was/were liable to pay any amount to the lessor under the said Lease Deed but payment of which could not be made before or at the time of execution of these presents then for such amount the Vendor will have the first charge over the said property.

10. The Stamp Duty and registration charges, if any, upon this instrument shall be borne by the Purchaser(s).

#### SCHEDULE

Particulars of property ... N.B.: M.S.M., Kalkaji, New Delhi  
Bounded on the North .....  
Bounded on the East ..... A.S. per house Decil  
Bounded on the South .....  
Bounded on the West .....

#### IN WITNESS WHEREOF

*Chk* Shri/Smt. Shanti Dhangra, Shanti Dhangra, the Purchaser(s)

AND

1. Shri/Smt.

Name & Designation

Land & Development Office,

Ministry of Urban Affairs and Poverty Alleviation,

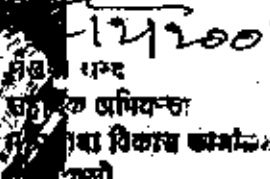
Govt. of India, New Delhi

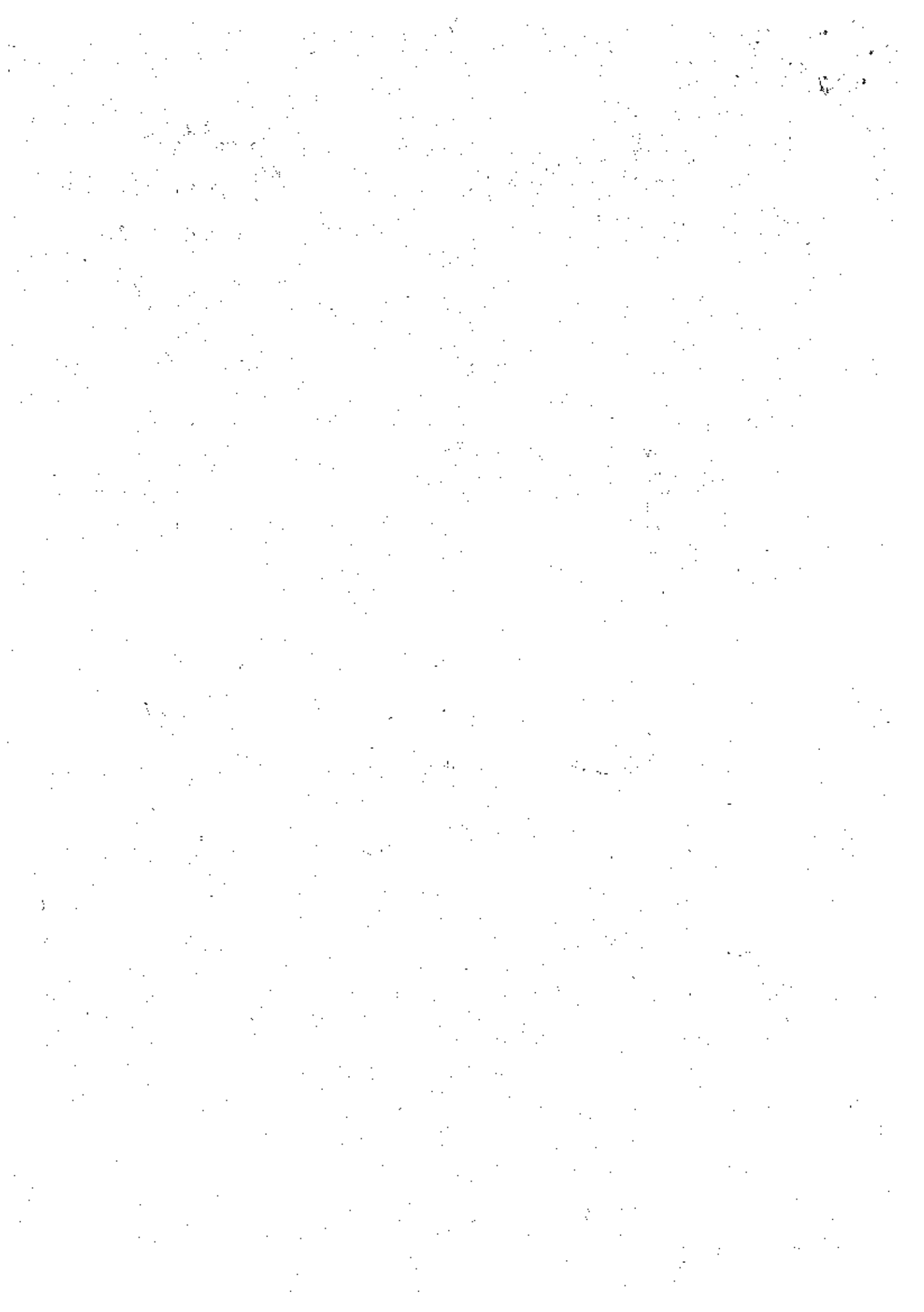
For & on behalf of President of India.

Put their hands on the day and year first above-written.

#### IN THE PRESENCE OF:

- Shri/Smt. A. S. PAPNEJA Slc. late Shri Harsukh Rai Papneja  
I - 81, KALKAJI, NEW DELHI - 19 *Chk*
- Shri/Smt. YOGESH DHINGRA Slc. late Sh. M. B. DHINGRA  
M-54, KALKAJI, NEW DELHI - 19 *Chk*





Document No. C12 - 1965  
Presented by Sh./Smt. ... + Shanti Dhingra.  
S/o, W/o... Rio...  
In the office of H.C.L. Registrar,  
New Delhi on the 16th day of June  
between the hours of 10.00 A.M. to 1 P.M.  
to late Velay Bham Dhingra.  
A/c No M-54 Kalkaji N.D.

Sub Registration

New Delhi

30/5/2001

Document presented by the Said  
and Shri/Smt.

S/o, W/o... Rio...

R/o... Rio...

Who in/else Int/ified

S/o... Rio...

Sh... Rio...

Witness Dated

Document No. Rio...

Indicates the

Signature of the

Authorised Person

Sub Registration

New Delhi

30/5/2001

Have read and understood the contents of this document and

duty assumed by me in this regard.

In his official capacity he has

Signatures are derived from the

Authorised Person

Sub Registration

New Delhi

30/5/2001

checked that the list (as given  
in the case may be) head thereof  
written by the executant has  
been verified by me and is correct.

Sub Registration

New Delhi

30/5/2001

4596  
Serial No. 4596  
Vol. No. 177-180  
Date 30/5/2001  
Red ink stamp  
and left thumb impression has been made  
thereon.

Sub Registration

New Delhi

30/5/2001

2393

177-180



## Form-I

## CONVEYANCE DEED

This Conveyance Deed made on this the ..... 27<sup>th</sup> ..... day of ..Etc..... Two thousand ..... One ..... between the President of India, hereinafter called "the Vendor" ( which expression shall, unless excluded by or repugnant to the context, be deemed to include this successors in office and assigns ) of the one part and Shri/Smt. Shanti ..... , Dhingra, w/o ..... Late Sh. Uday Bhawan Dhingra, R/o. M.S.H., Kalkaji, New Delhi son/daughter/wife/widow of Shri ..... R.O. ...., whereinafter called " the Purchaser(s)" (which expression shall, unless excluded by or repugnant to the context, be deemed to include, his/her/their heirs, administrators, representative and permitted assigns) of the other part.

2. Whereas by an Indenture of Perpetual Lease dated the ..... 30<sup>th</sup> ..... day of ..Nov.. One thousand nine hundred and Sixty Three ..... made between the Vendor described therein as Lessor of the one part and Sh. Bholanath ..... S/o Sh. Ganga Ram ..... of Lessee of the other part and registered on ..6-1-64 ..... in the Office of the Sub-Registrar Delhi at Serial No ..... 7 ..... in Book No. ..... I ..... Volume No. ..... 1073 ..... at pages ..... to ..... 3 ..... (hereinafter referred to as the "said Lease Deed") a piece and parcel of land admeasuring ..... 1.10 ..... sq meters or thereabout situated in ..... Kalkaji, New Delhi ..... and more particularly described in the schedule to the said Lease deed was demised and assured unto Sh. Bholanath ..... (hereinafter called "the original lessee") by way of the lease for a period of ..99.. years subject to the terms & conditions mentioned in the said Lease Deed.

3. AND WHEREAS by mutation / substitution letter No. ..... dated ..... the name / names of Purchaser(s) was/ were lastly mutated and he / she / they has /have been recorded as the Present Lessee(s) under the said Lease Deed with all rights and liabilities of the Lease under the said Lease Deed.

4. AND WHEREAS no person has objected to the mutation/substitution of the names of the Lease above made by the Lessor or has in any other manner claimed to be the successor in interests of the original Lessee or of any other person claiming through the Original Lessee.



Shanti Dhingra  
D.R.



5. AND WHEREAS the vendor herein by a public Notice published in prominent newspapers of Delhi dated 15-4-92 hereinafter referred to as Public Notice, has announced his decision *inter alia*, to grant free hold rights in respect of the lease properties in Delhi/ New Delhi on certain terms & condition therein,

6. AND WHEREAS the Purchaser herein in response to the Public Notice dated 15-4-92 referred to above has acting through his attorney appointed under Power of Attorney dated ..... applied to the Vendor for grant of free hold rights in respect of the said demised premises by purchasing the rights and interests of the Vendor in the said demised premises and the vendor has agreed to sell all his residuary & reversionary rights and interests in the said demised premises subject to the terms and conditions appearing hereinafter.

7. NOW IN THE PREMISES HEREIN BEFORE THIS INDENTURE witnesses that in consideration of the sum of Rs. 21,673/- (Rupees Twenty Seven Thousand Six Hundred Seventy Three/-) was paid before the execution hereof (the receipt whereof the Vendor hereby admits and acknowledges) and subject to the limitations, covenants and condition mentioned hereinafter the Vendor doth hereby grants conveys, sells, transfers, assigns, releases and assures unto the Purchaser(s) all the residuary reversionary rights, title and interests of the lessor under the said lease Deed in the demised property more fully described in the said Lease Deed as well as in the schedule hereunder together with all remainders, rents issues and profits thereof hereinafter referred to as the said property TO HAVE AND TO HOLD the same unto the Purchaser(s) to have and for ever, subject always to the exception that the Vendor reserves unto himself all mines, minerals, boulders, gold washings, earth oils and quarries of whatever nature lying in or under the said property together with full right and power at all times for the Vendor, its agents and workmen, to do all acts and things which be necessary or expedient for the purpose of searching for, obtaining, removing and carrying the same without providing or leaving any vertical support for the surface of the land or for any building for the time being standing thereon provided always that the Vendor shall make reasonable compensation to the Purchaser(s) for all damages directly occasioned by the exercise of the rights hereby reserved or any of them for damage done unto him thereby subject to the payment of property tax or other imposition payable or which may become lawfully payable in respect of said property and to all public rights or easement affecting the same.

8. It is further declared that as a result of these presents and subject to the conditions and covenants stated herein above, the Purchaser(s) from the date mentioned hereabove will become owner of the said property and the Vendor doth hereby releases the Purchasers from all future liability in respect of the rent reserved but the covenants and conditions contained in the said Lease Deed required to be observed by the Purchaser(s) as a Lessee of the said demised property.



Shashi Thungre  
P.S.



9. परन्तु सदैव यह कि क्रेता(ओ) हारा यह करार किया जाता है कि यदि बाद में यह पता चलता है कि उक्त पट्ट्य विलेख के अधीन पट्टेदार के रूप में क्रेता उक्त पट्टा विलेख के अधीन पट्टाकर्ता को किसी रकम का संदाय करने के लिए दावी यथा किन्तु जिसका संदाय इस विलेख के निष्पादन के पूर्व या निष्पादन के समय नहीं किया जा सका था तो विक्रेता का ऐसी रकम के लिए उक्त सम्पति पर प्रबंध प्रभार होगा।

10. इस विलेख पर स्टाम्प ड्यूटी और रजिस्ट्रिकरण प्रभार यदि कोई हो, क्रेता(ओ) हारा बहन किय जाएँ।

### अनुसूची

#### सम्पति की विविधियाँ

उत्तर में

पूर्व में

दक्षिण में

परिचय में

#### इसके साथ स्वरूप

श्री/श्रीमती ----- क्रेता(ओ)

और

कृते एवं भारत के राष्ट्रपति की ओर से

श्री/श्रीमती -----

#### नाम एवं परनाम

पूर्ण नाम विकास कार्यालय,  
राही विकास एवं गरीबी उपचारन संप्रालय,  
भारत सरकार, नई दिल्ली ने  
कपर सर्वप्रथम लिखित तारीख को अपने-अपने हस्ताक्षर कर दिए हैं।

साक्षी :

1. श्री/श्रीमती -----

2. श्री/श्रीमती -----



प्रमाण/प्रमाण - 2

No. PS-001/445 dated 13/2/2001  
Certified that the above is correct  
Stamped under the stamp of the India  
Stamp A dated 13/2/2001  
Stamp No. 11064  
Total Amount 660/-  
Less 1760/-  
Balance 13/2/2001  
Date 13/2/2001  
Signature: [Signature]

Govt. of N. H.  
Delhi  
N. Kur House  
New Delhi-110011



9. PROVIDED ALWAYS and it is hereby agreed by the purchaser(s) that if it comes to light at any later date that Purchaser(s) as Lessee(s) under the said Lease Deed was/were liable to pay any amount to the lessor under the said Lease Deed but payment of which could not be made before or at the time of execution of these presents then for such amount the Vendor will have the first charge over the said property.

10. The Stamp Duty and registration charges, if any, upon this instrument shall be borne by the Purchaser(s).

#### SCHEDULE

Particulars of property No. .... M.S.M., Kalkaji, New Delhi  
 Bounded on the North .....  
 Bounded on the East ..... A.S. per Lease Deed  
 Bounded on the South .....  
 Bounded on the West .....

#### IN WITNESS WHEREOF

*(Signature)* Shri/Smt. Shanti D. Dhingra, Shanti D. the Purchaser(s)

AND

1. Shri/Smt. ....

Name & Designation

Land & Development Office,  
 Ministry of Urban Affairs and Poverty Alleviation,  
 Govt. of India, New Delhi

For & on behalf of President of India.

Put their hands on the day and year first above-written.

#### IN THE PRESENCE OF:

1. Shri/Smt. A.S. P. ALNEJA S/o Late Shri Harsukh Ram Patel  
*(Signature)*
2. Shri/Smt. YOGESH DHINGRA S/o Late Sh. U.B. Dhingra  
*(Signature)*



21/2/2001  
 लैन्सी चार्ट  
 सहायक अमियत  
 मूल दस्ता विकास बोर्ड  
 कर्मियां



Document No. C/2 Regd. No. 1465  
Presented by Sh./Smt. Shanti Dhangar  
S/o. W/o. R/o.  
In the office of Registrar,  
New Delhi on the 30th day of  
between the hours of 10 AM to 1 PM  
to No. M-54 Balkaji N.D.  
Date of Registration  
New Delhi  
30/5/2001

Shanti Dhangar

Description recorded by the Smt. Shanti Dhangar

S/o. W/o.  
R/o.  
Who is/are the officials  
S/o  
Sb  
Witness to the  
Document is issued by the  
Government of India, New Delhi  
dated the 30th day of May, 2001.

Date of Registration  
New Delhi

30/5/2001

Document was  
duly examined by me  
to his official character and  
signatures are deciphered and  
verified for genuineness.

Date of Registration  
New Delhi

30/5/2001

Shanti Dhangar

declared that the left hand  
as the case may be) hand thumb  
impressions of the executing officer  
was taken in my presence.

Date of Registration  
New Delhi  
30/5/2001

2393

Registration No. 4596  
is registered Date 30/5/2001  
S/o. No. 177-180  
On this date the  
left thumb impression has been taken  
and verified.

Date of Registration  
New Delhi

30/5/2001

