ELHI DEVELOPMENT AUTHORITY Co-op. House Building Society Conveyance Deed This conveyance deed made on this 3/3/94 between the President of India, bereinafter 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 Sh./Smt. S. f. Abv fib. RIO F. Int No. 16, Dakshesanara 10- Haily Rodu "the purchaser" (which expression shall unless excluded by or repugnant to the context be deemed to include his/her heirs, administrators, representatives and permitted assigns) WHEREAS the purchaser member is a member of Planning Combin Biswa as flanniky Comm. wide lease deed dt. 4/1/24 and registered with above "Vendor" described therein as 'Lessor' of the one part, the said Co-op. society described therein as 'lessee' of the second part and above "purchaser" described therein as 'sub-lessee' of the third part and registered in the office of the Sub-Registar Delhi/New Delhi being Serial No 2298/
in Addl. Book No John Volume No 1484
at pages 189 sq. mtrs. Plot No. 263 Block No. 3 out of the land Leased to the said Co-op. Society was demised and assured unto the said Sub-lessee/purchaser subject to the terms & conditions mentioned therein.

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AND WHEREAS representing that the said Sub-lease is still valid and subsisting, the said purchaser has applied to the Vendor to purchaser reversionery interest of the Vendor in the said denised property leased out to him/her under the said Sub-lease deed and the Vendor has agreed to sell the reversionery interest of the said demised property subject to the terms and conditions appearing hereinafter.

NOW THIS INDENTURE WITNESSES THAT in consideration of the sum of Rs. 3.3.9. (Rupees and John March Index Ind

- 1. The Vendor excepts and reserves unto itself all mines and minerals of whatever nature lying in or under the said property together with full liberty at all times for the Vendor, its agents and workmen, to enter upon all or any part of the property to search for, win, make merchantable, and carry away the said mines and minerals under or upon the said property or any adjoining lands of the Vendor and to lay down the surface of all or any part of the said property and any buildings under or hereafter to be erected thereon making fair compensation to the purchaser for damage done unto him thereby, subject to the payment of land revenue or other imposition payable or which may become lawfully payable in respect of said property and to all public rights or easement effecting the same.
- 2. That notwithstanding execution of this deed, use of the property in contravention of the provisions of Master Plan/Zonal Development Plan/Lay-out plan shall not be deemed to have been condoned in any manner and Delhi Development Authority shall be entitled to take appropriate action for contravention of Section-14 of Delhi Development Act or any other law for the time being in force.
- 3. The Purchaser shall comply with the building, drainage and other bye-laws of the appropriate Municipal or other authorities for the time being in force.
- 4. If it is discovered at any stage that this deed has been obtained by suppressions of any fact or by any mis-statement, mis-representation or fraud, then this deed shall become void at the option of the vendor, which shall have the right to cancel this deed and forfeit the consideration paid by the purchaser. The decision of the vendor in this regard shall be final and binding upon the purchaser and shall not be called in question in any proceedings.

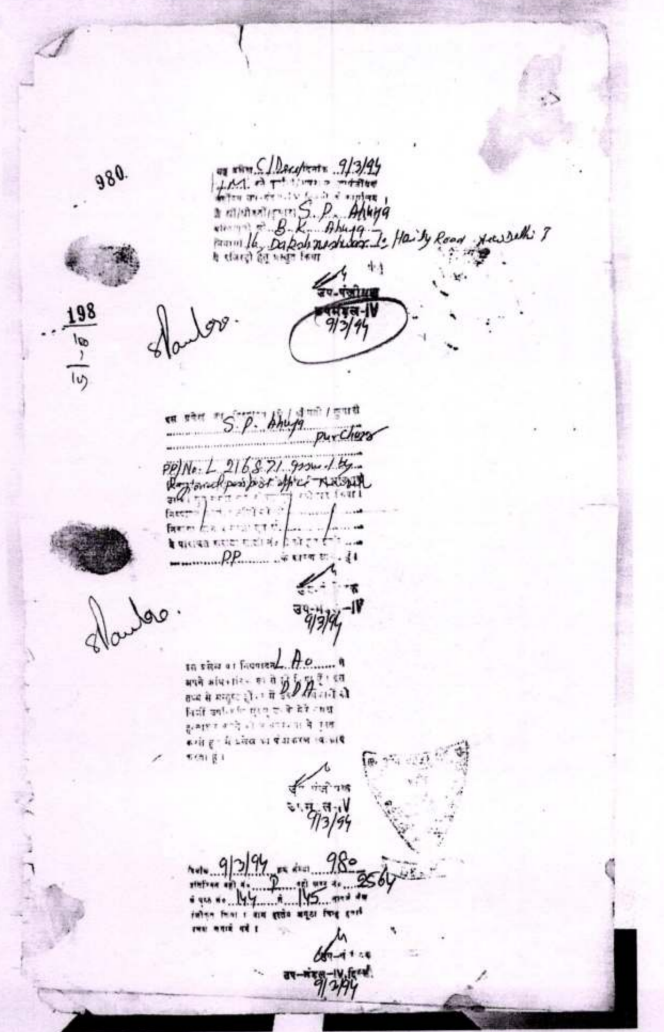
It is further declared that as a result of this present purchaser from the date mentioned hereafter will become absolute owner in full possession of the said property and the Vendor doth hereby releases the Purchaser from all liability in respect of rent reserved by and the covenants and conditions contained in the said lease deed required to be observed by the purchaser of the said demised national lease deed required to be observed by

The stamp duty and topic ration charges, upon this instrument shall be borne by the



- 40	This transfer shall be deemed to have come into force with effect from the date of registration of this deed.
2.1	In witness whereof Shri J. R. ICalCaca for and on
	behalf of and by the order and direction of the Yendor has hereunto set his hand and
	Sh./Som Sife Ahrya
	the Purchaser has, hereunto set his/her hand day and year first above written.
	THE SCHEDULE ABOVE REFERRED TO
	All that plot of land being the residential plot No. 26.5 in Block No.
4	and measuring 571-25 Sq. 70 for thereabouts bounded as follows:
3	and measuring
1	NORTH Plet No- 262.
	BAST Red 100' latitle
	SOUTH Polat Na . 864
	WEST S- Cane
	Signed by Shri J. R. ICaricicary

	for and on behalf of and by the order and direction of the President of India (Vendor)
-51	and out belian of and by the order and direction of the President of India (Vendor)
3	War and the same of the same o
<u> </u>	In the presence of:
00	In the presence of:
	(1) Shri/Smt. Balmr Syl
	Signed by Shri/Smt. S. P. Ahuya
	Signed by Shri/Smt. S. P. Ahuja 16 Dales Whom, La Hailey
	0 -1 1 0 11 11 01 120.
	Road, Non Delhi-11 mol. 8 and .
	In the presence of : (PURCHASER)
340	(1) Shrifspu Huten vaidya
	239, Former's Society.
	Rohini, Delhi
(2) Shri/Smt. S. K.A. A. R.
	SHO- ASION VILLESOF
	47 hq
Hall Bas	ement along with Second and Third floor is in ownership hobbit Agarwal and Supriya Agrawal.
of Mr. C	pophit Aganwal and Supriya Agrawal.
of rus	The state of the s



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