

27/11

Receipt No. Date 25/7/96 /23/1/96
 No. 4995/95 4954
 GENERAL STAMP OFFICE
 Bombay, Dt: 28/96

RECEIVED from D.N. Nagar "Gurukripa"
 Co-op Hsg. Stamp Duty Rupess 860/-
 Eight hundred & Sixty only

CERTIFIED under section 31 of the Bombay
 Stamp Act, 1956, that the full Stamp duty Rupess
 860/- Eight hundred
 & Sixty only with which this instrument
 is chargeable has been paid.



31/11
 COLLECTOR



THIS INDENTURE OF LEASE made at Bombay this 31st day of September 1995 (One thousand nine hundred and ninety five) between the MAHARASHTRA HOUSING AND AREA DEVELOPMENT AUTHORITY a statutory corporation constituted under the Maharashtra Housing and Area Development Act, 1978 (Mah. XXVIII of 1977) (hereinafter referred to as "the said Act") having its office at Griha Nirman Bhavan, Kalanagar, Bandra (E), Bombay-51, V. M. under the Lessor (hereinafter referred to as "the Authority" which expression shall unless the context requires otherwise include its successors and assigns) of the One Part :

AND

D.N. Nagar "Gurukripa" CO-OPERATIVE
 HOUSING SOCIETY LTD., a Co-operative Society duly registered under the Maharashtra Co-operative Societies Act, 1960, (Mah. XXIV of 1961) and bearing registration NO.BOM/HSG/ 1382 dated 28.3.85 and having its registered office at tenement No. _____ in building No. 40 D.N. Nagar, Andheri (West) Bombay-400 053 the lessee (hereinafter referred to as "the Society" which expression shall unless the context requires

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otherwise include its successors and permitted assigns of the Other Part : ees

WHEREAS the Authority being duly constituted with effect from the 6th day of December, 1977 under Government Notification in the Public Works and Housing Department No.ARD-1077(1)/Desk-44 dated the 5th December, 1977, the Maharashtra Housing Board Act, 1948 (Bom.LXIX of 1948) (hereinafter referred to as "the Board") stood dissolved by operation of section 15 of the said Act.

AND WHEREAS under clauses (a) and (b) of section 189 of the said Act all the property rights liabilities and obligations of the said dissolved Board including those arising under any agreement or contract have become the property rights liabilities and obligations of the Authority:

Authority is

AND WHEREAS the Board was possessed of or otherwise well and sufficiently entitled to a piece or parcel of land admeasuring 967.71 Sq. meters situated at S.No. 106-A City Survey No. 195 being part of the Board's land at D.N. Nagar, Andheri (W), ^{Bombay} in the registration sub-district of Andheri (W) Bombay Suburban District and more particularly described in the Schedule hereinafter written and shown by red coloured boundary line on the plan hereto appended (hereinafter referred to as "the said land") ;

AND WHEREAS the said land has now become the property of the Authority and all rights liabilities and obligations of the Board as aforesaid in relation to the said land have become the rights, liabilities and obligations of the Authority:

AND WHEREAS the building No. 40 situated at D.N. Nagar, Andheri (W), ^{Bombay} consisting of 40 tenements constructed on the said land

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(hereinafter referred to as "the said building") is being conveyed to the Society by a sale deed of even date between the Authority and the Society and it is now expedient and necessary to lease the said land underneath and appurtenant to the said building to the said Society:

AND WHEREAS the Authority has agreed to lease the said land and the Society has agreed to accept such lease for a period of ninety nine years with effect from the 1.4.80 on the terms conditions rents and covenants hereinafter appearing :

AND WHEREAS it is expedient and necessary to execute this Indenture of lease in favour of the Society in pursuance of the above mentioned agreement:

AND WHEREAS before the execution of these presents the society has paid a sum of Rs. 18,320/- (Rupees Eighteen thousand three hundred twenty only) towards premium and Rs. 7200/- (Rupees Seven thousand two hundred only) towards lease rent for the period from 1.4.80 to 31.3.95 (the receipt of which the Authority doth hereby admit and acknowledge).

NOW THIS INDENTURE OF LEASE WITNESSETH AS FOLLOWS :

1. In consideration of the aforesaid sum of Rs. 18,320/- (Rupees Eighteen thousand three hundred twenty only) being the premium and Rs. 7200/- (Rupees Seven thousand two hundred only) being the lease rent for the period from 1.4.80 to 31.3.95 paid by the Society to the Authority before the execution of these

Witnesses

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presents (the receipt of which the Authority doth hereby admit and acknowledge) and in consideration of the rent and covenants hereinafter reserved and contained the Authority doth hereby demise by way of lease unto the Society the said land being a part of the Authority's estate and shown on the plan annexed hereto and thereon bounded in red TO HAVE AND TO HOLD the said land for a term of ninety nine years commencing on the 1st day of April 80 (hereinafter referred to as "the commencement date") subject to the terms and conditions hereinafter mentioned yielding and paying therefore during the said term a sum of Rs. 480/-

(Rupees Four hundred eighty

only) per annum as lease rent without any deduction to be paid in advance every year on or before the 5th day from the date on which the yearly term begins every year at the office of the Authority or such other place as the Authority may from time to time specify in this behalf and intimate to the society.

2. The Society doth hereby covenant with the Authority in the following manner that is to say :-

(a) to pay as aforesaid the lease rent of Rs. 480/-

(Rupees Four hundred eighty

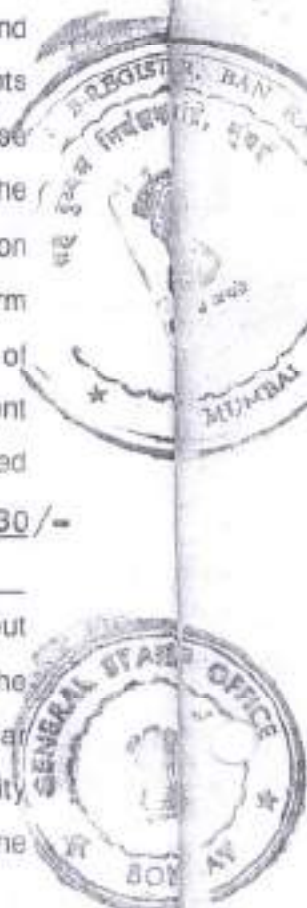
only) in advance every year on or before the fifth day of the commencement of each year for which the same is payable in the manner aforesaid without any deduction or abatement whatsoever;

(b) to pay interest on such amount of lease rent or any part thereof or any other dues to be paid by the society to the Authority as shall remain unpaid (whether formally demanded or not) for thirty days after the date on which the said amount or any part thereof or any other dues has or have become payable as aforesaid at the rate of $12\frac{1}{2}\%$ per annum until the whole of such amount or dues has or have been paid;

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(c) to peacefully vacate the said land on the expiry of the term of the lease hereby agreed to be granted or the extended term or earlier determination of the lease as the case may be and hand over the possession of the same to the Authority in its then existing condition;

(d) to abide by all rules regulations bye-laws and conditions now or at any time hereafter duly prescribed by the Government Municipal Corporation of Greater Bombay or the Authority in so far as they relate to the said land;

(e) to abide by and be bound by the provisions of the said Act and the rules and regulations and bye-laws made under the said Act or under any law for the time being in force in so far as they relate to the said land;

(f) to bear pay and discharge all the present and future rates, taxes cesses assessment duties impositions and outgoings whatsoever assessed imposed and charged upon the said land by the Government or the Municipal Corporation of Greater Bombay or any other Local Authority or statutory body under any law for the time being in force including all sanitary and water cesses of any kind whatsoever whether payable by the Authority or the Society and all expenses relating thereto if any and save and keep harmless and indemnified the Authority in respect thereof;

(g) the present property taxes comes to Rs. 15,840/- per year and agricultural taxes comes to Rs. 480/- per year.

(h) to permit the Authority and its authorised agents at all reasonable time to enter upon the said land and buildings erected thereon for the purpose of collection of rent or any other dues or for any other lawful purposes ;

(i) not to assign sublet underlet or otherwise transfer in any other manner whatsoever including parting with the possession of the whole or any part of the said land or its interest thereunder or benefit of this lease to any person or persons or change the user of the said land or any part thereof without the previous written permission of the Authority.

Administrator



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- (i) to keep and maintain the open space of the said land in a clean neat and sanitary conditions;
- (k) to pay full compensation to the Authority for any loss damage or injury that may be caused to the said land or any part thereof by reason of the excessive user or any act of omission or commission on the part of the society its servants or others in its employment or of the visitors or any other persons coming to or on the said land or to the building, and to indemnify the Authority on all such accounts.
- (l) The society shall not make any excavation upon any part of the demised premises without the previous consent of the Authority in writing except for the purpose of repairing, renovating or rebuilding the existing structure standing on the said land or utilisation of permissible F.S.I. if any, as per Development Control Rules/Regulations on the plot leased to the society" which is a part of a layout of D.N. Nagar Colony at Andheri (W). Bombay.
- (m) not to do or suffer anything to be done on the said land which may cause damage nuisance annoyance or inconvenience to the occupiers of the adjacent premises or to the Authority or to the neighbourhood.

3. The Authority hereby covenants with the Society that on the Society paying the rents hereby reserved and observing and complying with the duties and obligations of the Society herein contained the Society shall peacefully hold and enjoy the said land during the said term without any unlawful interruption by the Authority or any person claiming through or under the Authority.

4. It is hereby agreed that the Society shall so hold the said land **TOGETHER WITH** the right in common with the Authority and the occupiers of the adjoining premises of the Authority to use for all purposes the roads and passages made or hereafter to be made by or for the accommodation of the Authority the free passage and running of water and soil coming from any other buildings and land

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of the Authority and any other lessees of the Authority on the adjoining premises by in or through the Channels water course made or to be made upon or under the said land or any of them or any part thereof.

5. The Authority shall at all times have power without obtaining any consent of or making compensation to the Society to deal as the Authority may think fit with any of the lands and premises adjoining or opposite or adjacent to the said land and have power to erect or permit to be erected on such adjoining opposite or adjacent lands or premises any building whatsoever whether such building shall or shall not affect or diminish the light or air which may nor or any time during the term hereby granted be enjoyed by the Society or the occupants of the said land or any part thereof and also have power to permit any such buildings to be used for any purpose which the Authority may approve.

6. It is hereby agreed and declared that all moneys sums dues and other charges payable by the Society under these presents shall be deemed to be arrears of rent payable in respect of the said land and shall be recoverable from the Society in the same manner as arrears of land revenue as provided in the section 67 and 180 of the said Act as amended from time to time provided always that this clause shall not affect other rights powers and remedies of the Authority in this behalf.

7. It is hereby also agreed that if the lease rent hereby reserved or any part thereof or other dues if any together with interest thereon if any to be paid by the Society shall be in arrears for ninety days after becoming payable (whether formally demanded or not) or if the Society fails to observe any of the terms conditions or covenants stipulated herein then and in any of the said events it shall be lawful for the Authority at any time thereafter by giving ninety days notice to terminate the lease forthwith and therupon reenter upon and take possession of the said land and the building

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and other erections fixtures materials plants chattels and effects thereupon and to hold and dispose of the same as the property of the Authority as if this lease had not been entered into and without making to the Society any compensation or allowances for the same. It is hereby further agreed that the rights given by this clause shall be without prejudice to any other rights of action of the Authority in respect of any breach of the covenants herein contained by the Society and it shall be lawful for the Authority to remove the Society and all other persons in or upon the said land or any part thereof and its effect therefrom without in any way being liable to any suit action indictment or other proceedings for trespass damage or otherwise provided that if the Society complies with the requirements of the aforesaid notice within the period stipulated in such notice or within such extended period as the Authority may permit in writing the Authority shall not exercise the said right of re-entry.

8. The Authority and the Society further agree that if during the tenure of this lease the society does not commit breach of any of the terms and conditions of these presents the lease may after the expiry of the period of 99 years may be renewable at the option of the Authority for such further period and on such terms and conditions as the Authority may deem fit. The Society shall on the expiry of the term hereby reserved or of the term so renewed peacefully surrender the possession of the said land to the Authority.

9. Any notice intimation or demand required to be given or made by the Authority on the Society under this deed of lease shall be deemed to be duly and properly given or made if given by the officer duly authorised by the Authority in that behalf and shall be deemed to be duly served if addressed to the Society and delivered or affixed at the said land or at the address of the office of the Society as stated hereinabove and any notice to be given to the Authority will be sufficiently served if addressed to the Vice-President and Chief Executive Officer of the Authority and delivered at his office.

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10. The Society shall bear and pay all the costs charges and expenses and professional charges of and incidental to the correspondence preparation execution and completion of this lease in duplicate thereof incurred by the Authority including stamp duty registration charges out of pocket expenses and other outgoings in relation thereto and those occasioned to the Authority by reasons of any breach of terms conditions and covenants contained in these presents and for enforcing any right of the Authority under these presents.

IN WITNESS WHEREOF the signature of Shri Ashok Lal
Chief Officer, Bombay Housing and
Area Development Board, Bombay for and on behalf of the Authority
 has been set herunder and the seal of the Authority has been
 affixed and attested by the Officer of the Authority and the
 signatures of Shri B.M. Jamsandekar, Chairman,
 Shri A.G. Hadye, Secretary, Shri V.M. Masurkar, Member of the Managing
 Committee of the Society for and on behalf of the Society have
 been set hereunder under the authority of the Society given to them
 to execute these presents for and on behalf of the Society as
 provided in the Society's General Body's Resolution passed in its
 meeting held on 14.8.94 and the seal of the
 Society has been affixed hereunto on the day and the year first
 hereinabove written.

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SCHEDULE

All that piece or parcel of land situated and lying underneath and appurtenant to Building No. 40 bearing Survey No. 106-A and City Survey No. 195 PT at D.N. Nagar Andheri (W) in Bombay 400 053 in the Registration Sub-District of Bandra Bombay Suburbanc District admeasuring 967.71 square meters or therabout and bounded as follows: That is to say :

On or towards the North by : Bldg.No. 42 Out of 360 Ts. S.I.H.S
 On or towards the South by : Bldg.No.38 Out of 360 Ts. S.I.H.S
 On or towards the East by : 30' Wide Road,
 On or towards the West by : Bldg.No.41 Out of 360 Ts. S.I.H.S.

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GOVT
STAMP

SIGNED SEALED AND DELIVERED by

Shri Ashok Lal

Chief Officer, Bombay Housing and

Area Development Board Bombay in

the presence of Shri V.B. Tendulkar

Sr. Clerk, Bombay

Housing and Area Development Board

Bombay.

The Common Seal of the Maharashtra

Housing and Area Development

Authority affixed in the presence of

Shri S.S. Navalkar

Estate Manager (Ceo)

Bombay

Housing and Area Development Board

who has signed in token thereof in

the presence of Shri V.B. Tendulkar

Sr. Clerk

Shri Ashok Lal

Chief Officer,
Bombay Housing
and Area Dev. Board
Bombay.

2509
31.1.96

S.S. Navalkar



E.E. HG. ANDHERI DIVISION'S PLAN NO 26/81

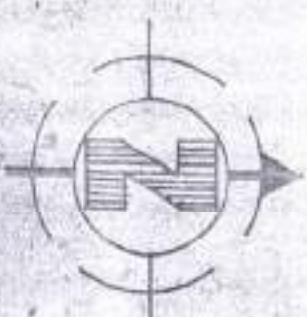
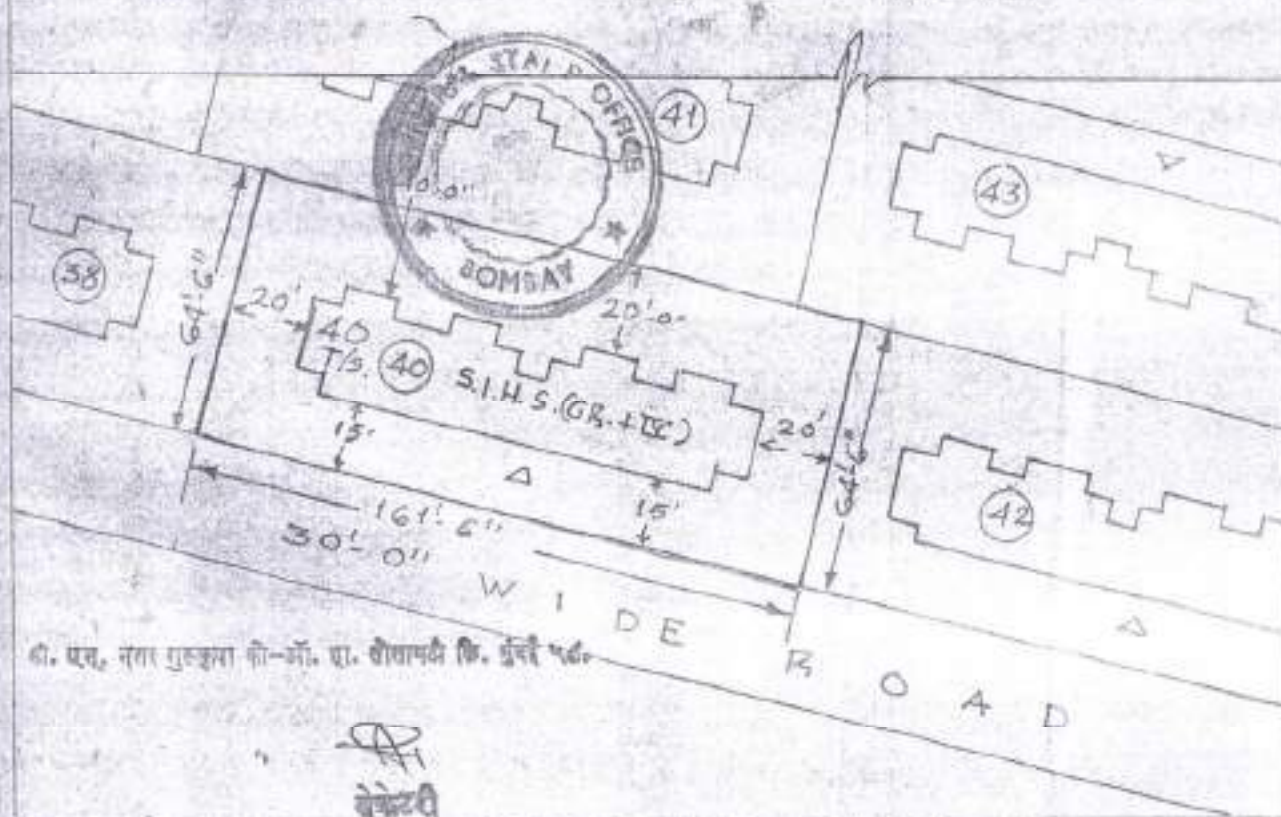
PART LAY-OUT PLAN OF D.N.NAGAR,
ANDHERI (WEST), S.NO. 106-A SHOWING
THE BOUNDARY OF BLDG. NO 40
(40 TS. OUT OF 360 TS. UNDER S.I.H.S.)

NOTE:-

1) THE LAND UNDERNEATH & APPURTANANT TO THE BLDG. NO. 40
IS 1157.42 SQDS. I.E. 967.71 SMT. SHOWN BOUNDED RED.
2) CARPET AREA PER TENEMENT = 249.75 SFT.
3) PLINTH AREA PER TENEMENT = 374.02 SFT.

C.T. S.No. 195 (ft)

Vice Chairman & Chief Officer
Bawley Housing & Area
Development Board, Bawley.



SCALE 1: 40'-0" = 0'-1"

CHIEF ENGINEER,
B.H.A.D.B. BOMBAY

D.Y. CHIEF ENGINEER,
B.H.A.D.B. (WEST) BOMBAY.

EXECUTIVE ENGINEER,
HOUSING ANDHERI DIVISION

DEPUTY ENGINEER,
H.G. ANDHERI SUB DNN. NO.

P. Pach

पी ८३०/०७
महाराष्ट्र ने लाल ११
सन १९५६ ले शहर गोपनीय
..... लाल ११ घ
..... १२ वास्तविक नियम लाल ११
नियमित बांधा याची फार्म विवर रक्कर
केला.

कृषि विभाग की राशि मिलायी	रु. १५५
कृषि विभाग	५००
प्राक्षिप्त (कृषिविभाग)	२
संवर्धन	२
प्राक्षिप्त	२
कृषि	१५५
प्राक्षिप्त	१५५

३० अंग्रेजी

६०४२ ३५०-११-१८८८

१०२ अमृता द्वामित्र एस. एस. एस. एस. १८/२

શ્રીમદ્ભગુણ વાગ્દાર, ૨૦૧૮. નંબર: ૫૨

१८८८-१८८९. (१३) इन्द्राजी

मा. बृद्धीकरण मन्त्री विधिविभाग / निवासी विधिविभाग संसदीय विधायक

संस्कृत एवं अंग्रेजी भाषा का अध्ययन
सभी कानून अध्यात्म विज्ञान एवं विज्ञान विषय का

हावाक दित २५/१२/२१

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A small, stylized drawing of a basketball hoop and net, centered at the bottom of the page.

S.S. Navalkar

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1. श. शिवाजी - श. गांधी, वर्ष ५५ अष्ट. नोंदी
 २८. १०/१५ वर्ष. श. अ. विकास, दुर्गापा वर्ष २२.
 शिवाजी भृ. गंधी २५. १२. १९५५, ३००० रु.
 २. श. अ. विकास, वर्ष २२, दुर्गापा वर्ष २२.
 शिवाजी भृ. गंधी २५. १२. १९५५, ३००० रु.
 श. अ. विकास, दुर्गापा वर्ष २२.
 शिवाजी भृ. गंधी २५. १२. १९५५, ३००० रु.

II

१ दोषे वरील वस्त्रेवज काळा
 असाक्षरता थोळवत वस्त्राचे सांगताह
 असाची जोळव देतात.

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12/6
 वड. दुर्गापा विकास, मुंबई, यांत्रा

21/6



PBDR-1
 registered at No. 63976 - २०/४०८
 Additional of Bk. No. 1 ००१/४३

Joint Sub-Registrar IV
 Bombay (Bandra)

7/10/96
 4/11/96

One duplicate presented along with
 this deed under S. No. PBDR-1 640/96
 is certified under this reg. no.
 number.

Joint Sub-Registrar IV
 Bombay (Bandra)

Mr. ~~दग्दे~~ ३१/८३०६६
Dated this 31st day of August
MAHARASHTRA HOUSING AND AREA
DEVELOPMENT AUTHORITY

Adjudicated

&

मुंद्रा

THE GURUKRIPA
CO-OPERATIVE HOUSING SOCIETY LTD

प्राप्ति

मुद्दा - १२३४५

ना. १०२८ - ८८०१ -

वा - कर्ड. १६३२०१ -

राशि - १६६००

प्रियमान - द. १०३२०१ -

कोप्ती
३१/८३०६६
म
१०९/८३०६६

दिनांक मु. २५. द. ८६०१ -

DEED OF LEASE

वा. दी ६००

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Area Development Au-
Bombay - 40