The Project Officer UPSIDC Ltd. Tronica City, Ghaziabad

Dear Sir,

It is to inform you that of <u>Plot No. Sector.....</u>was allotted to me the building. But Due to Financial Problems, I am unable to start construction activity on the plot. I have therefore decided to Sale it in the favour of.....

Date: -

Place: -

Your Faithfully.....

(Signature)

Name	e & Address	3

Enclose: -

- 1. Covering Latter- 2 Copy
- 2. Anneexture-III- 2 Copy
- 3. Undertaking with Photo-2 Copy
- 4. Bank Attested Signature- 1 Copy
- 5.
- 6. Bank Attested Signature transferee- 1 Copy
- 7.
- 8. Other.....
- 9.
- 10.

To,

APPLICATION FORM FOR TRANSFER OF RESIDENTIAL PLOT

Plot No.	:	Plot No Sector
Name of Allottee	:	
Address	:	R/o
Telephone Number:		
GIR/PAN Number:		

Name of Proposed 7	ransfe	pree:
Address	:	
Telephone Number:		
GIR/PAN Number:		
Reason for Transfer		Finance Problems

Signature of witness:

Name	 	
Address	 	

Signature of Transferee

Signature of witness:
Name
Address

TO, THE PROJECT OFFICER U.P.S.I.D.C. LTD. Tronica City Loni (G.Z.B.)

Sub: - <u>Acceptance Terms of Transfer of Plot No.....</u> <u>Sector.....</u> <u>Tronica City, Ghaziabad</u>

Dear Sir,

In Reference to letter no...... Dated I hereby accepted all the terms & condition of your letter-dated.....accept condition no. as the transfer levy shell be paid by..... I hereby surrender my all right in respect of this plot in favour of U.P.S.I.D.C. I also

surrender here with my allotment letter and all other document. I will not claim any right in future in respect of Plot no......Sector.....Tronica City.

Thank you,

Date:-Place:-

Name & Address .	
•••••	

Enclosures:

- (1)
- (2)
- (3)

TO, THE PROJECT OFFICER U.P.S.I.D.C. LTD. Tronica City Loni (G.Z.B.)

Reference: - Your Letter No Date Plot No.....Sector..... Tronica City Ghaziabad U.P.

Subject: - Deposition of Transfer Levy

Dear Sir,

The aforesaid plot is transferred in my name for your good office. In reference of said transfer you had issued the aforesaid letter to me there by directing me to deposit the transfer levy in compliance of your direction I here with deposit transfer levy vide **DD No**.....**Dated**......**Amount**....

(Rupees.....) in favour of U.P.S.I.D.C Ltd. I further Undertakes to be abide by all the rules and regulations of the corporation in respect of the said plot.

Thanking You,

Your Faithfully......(Signature)

Name & Address	
	•

Date: -Place: - Tronica City The Project Officer UPSIDC Ltd. Tronica City, Ghaziabad

Sub: <u>Change of Address to respect of Plot No.....Sector....</u> <u>Tronica City</u>

Dear Sir,

This is to request you to record the following address in your record file for future correspondence in respect of above noted plot.

Thanking You

Date: Place:-

Your Faithfully......(Signature)

Name & Address

To,

The Project Officer, UPSIDC Ltd. Tronica City, Ghaziabad

Sub:- Regarding Plot No..... Sector..... Tronica City

Dear Sir,

Thanking You.

Your Faithfully.....(Signature)

Name & Address

To,

UNDERTAKING

To,
Project Officer
UPSIDC Ltd.
Tronica City, Ghaziabad
Dear Sir,
I
do hereby certify that my
signature as appended on the application form dated for transfer / reconstitution
of Residential Plot No Sector Area
of
and on the dissolution.
Deed And on all the other documents submitted to UPSIDC LTD. With the
aforesaid application have been put by me after due consideration and full knowledge of its
consequences. I do hereby undertake that I have no objection to the aforesaid transfer /
constitution and shall not raise any claim whatsoever against it in future.
Signature :

Signature	•
Full Name	:
Address	:

Date	:	• •			•		•		•		•	•	•	•		•		•		
Place	:	• •	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•

AGREEMENT TO SELL

AND

(1) Chq. No	Date	Rs	/
· · ·			/
• • •			/
· · ·			/

Whereas the First party have received full and final payment from the second party against the sale price of above said plot, and delivered the vacant possession on the spot on the following terms and conditions: -

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NOW THIS AGREEMENT TO SELL

- 1. That the first party has delivered the vacant possession of the said property to the second party on the spot.
- 2. That the second party shall realize all the profits of the said property from the date of execution of this agreement and the first party shall not demand any amount from the second party.
- 3. That the first party shall get no claim, title or interest in the said property and the second party has become it's sole and absolute owner and is at liberty to utilize the same in any manner.
- 4. That the first party hereby assures to the second party that the said property under sale is free from all sorts of encumbrances, such as sale, mortgage, gift, loan, loan, decree, charges, court, injunctions, attachment, surety, security, litigation, legal, flaws, disputes, notification, acquisitions and there is no legal defect in the title of the first party and if it is proved otherwise the first party and his property both moveable and immoveable shall be liable to indemnify the second party with costs and expenses etc.
- 5. That the first party has not entered in to any sorts of agreement with anybody for the sale, transfer of the said property.
- 6. That whenever and wherever that presentation of the first party will be required for the completion of any acts, deeds, and things regarding the said property, first party will execute and present for same.
- 7. That if the first party violated and infringes the terms & conditions said down in the agreement to sell, the second party shall be entitled to get the said transaction to complete through the court of law under the suit for specific performance at the costs and expenses of the first party.
- 8. That the first party has agreed to present in the office of U.P.S.I.D.C. or any other office for any formalities, if required at any time in future.
- 9. That the Second party is free and have full right to sell, gift, mortgage, transfer the said property to any other person and receive the consideration amount of earnest money and the first party neither shall be entitled of any kind of loss/profit nor he/she shall demand any type of share.

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- 10. The expressions of first party whatever he/she occur in the body of this agreement shall mean and including consent of his/her successors, legal heirs, relations, legal representatives before execution of this agreement.
- 11. That all the legal heirs, successors of the first party shall be bound by the terms and conditions of this agreement.
- 12. That if any loan is found on the above said property taken by the first party, then the first shall be responsible for the same.

IN WITNESSES WHEREOF both the parties have signed this agreement to sell on the day....., month....., and year First above written in the presence of the following marginal witnesses.,

WITNESSES:

1.

FIRST PARTY

2.

SECOND PARTY