# **MORTGAGE DEED**

## FORM OF MORTGAGE DEED TO BE EXECUTED WHEN THE PROPERTY IS FREEHOLD

## [ Rule 5 (a) ]

This	indenture	made this or	າ	day		of two thou	sand
between Mr	./ Ms./ M	rs /					
S/o, D/o, W	/O						
in the Deptt.	/College/	Office, of					
(hereinafter	called "Th	IE MORTGA	GOR" which				y or repugnant to
and UNIVE	ERSITY O	F DELHI actin	ng through ded by or re	its Registra	r (hereinafte	r called "THE	of the ONE PART E MORTGAGEE" ude his successors
of or otherw hereinafter d annexed here	vise well lescribed in eto and th	and sufficiently the Schedule ereon shown	ly entitled hereunder with the bo	to the land written and bundaries th	and/or house for greater ereof mark	se, hereditame clearness deli ed at Page N	zed and possessed ents and premises neated on the plan to and he said Mortgaged
AND Rs.	WHERE	(Rupees	RTGAGOR	applied to	the MOR	TGAGEE fo	or an advance of
						on.	ly) for the purpose
of enabling t	he MORT	GAGOR					•
		ase land and to he said heredit		a house ther	eon or *(to €	enlarge living	accommodation in
1 (2) house on the			the said her	reditaments,	or *(to enlar	rge living acc	ommodation in the
1 (3)	) to purch	ase a ready-bu	ilt aforesaid	house.			
Rs	WHERE	EAS the Mor (Rupees	tgagee agr	eed to adv	ance to the	Mortgagor	the said sum of
Office Lette	r No			dated			only) vide the a copy of which is
		nts for the pur	pose aforesa			ditions set for	th therein, etc.
secure the re the "Rules to by the Gove dated the 12 context so a	WHERE epayment of regulate mment of the April, 19 dmits incl	AS one of the of the said advantage of ad India, Ministre 156 (hereinafte	conditions ance and du lvances to U y of Works or referred t dment there	for the aform the observance of the servance of the form and the form and the form additional form and the form additional form and the	resaid advante of all the temployees for ad Supply wild Rules" won thereto for	ce is that the erms and cond building etc. ith their O.M. hich expression	Mortgagor should itions contained in of houses" issued No.H.II-27(5)/54, on shall where the eing in force) by a
						*	ContdP/02.

#### AND WHEREAS THE MORTGAGEE --

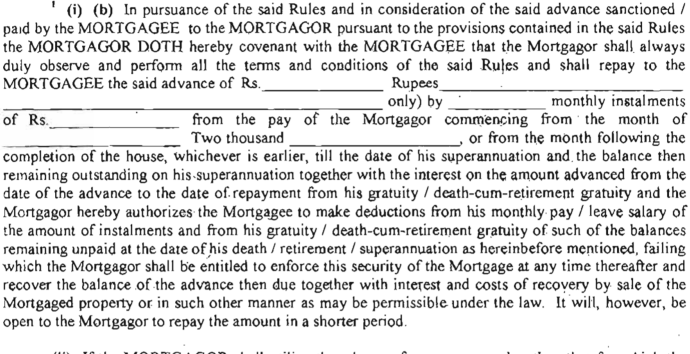
1	{has	sanctio	oned to t	he MORTGA	GOR an adva	ance of Rs		_(Rupees
								only)
payable by su	ch inst	alment	and in the	e manner as he	reinafter appe	aring		
1	[has	paid	to the M	MORTGAGOR	. an advance	e of Rs		_(Rupees only)]
and in the mar	nner pi	ovid <b>e</b> d	in the sa	id Rules upon I	naving the rep	ayment of the	e loan with intere	
observance of in the manner					ed in the said	Rules as here	einafter mentione	d secured
A NITÝ V	overien	TÎ A CÎ T	TITE MOI	TCACOD :	4	مار داد کار دست	the -f:	ممسميلة مال
in the following	w ner	alment:	s :-	CIGAGOR IS	to receive mo	m the Mortgi	agee the aforesaid	1 advance
1	Rs			_ already recei	ved on	-	- F	
1	_			on the execu	tion of this i	ndenture by t	he Mortgagor.in	favour of
the Mortgage	<b>3</b> .							
2	Rs.			when the co	nstruction of	the house read	ches plinth level.	
2	(Rs			when the co	nstruction of	the house re-	aches roof level,	provided
the Mortgage							use is built is co	
				ipply, street lig				,
NOW	THIS	INDE	NTURE V	VITNESSETH	as follows:-			
<sup>3</sup> (i) (	a) In	מורכוומ	nce of the	said Rules and	l in considera	ition of the sa	id advance sancti	ioned/paid
							ained in the said	
							ortgagor shall al-	
							epay to the MOR	
the said advar	ice of	<b>R</b> s		(Rupee	s			
					by 1		monthly insta	lments of
Rs			pees		1 36			
							cing from the	
the house wh	ichove		o thousan	the Mortgagor	Or 11011)	rizes the Mor	ollowing the com tgagee to make o	ipierion or
					-		such instalment	
		-	_				interest due t	
5							specified in the s	
provided that	the M						ll before the date	
							tled to enforce th	
							nce then due tog	
							h other manner a	
_	naer th	ie iaw.	μ Will, i	nowever, be op	en to the Mo	rigagor to rep	pay the amount in	i a snorter
period.							Cont	dP/03.
					-		Conti	

Mention whatever is applicable
 The language will be modified if the mode of payment of advance is different from what is prescribed in Rule 5.

Delete Clause (i) (a) or (i) (b) whichever is inapplicable.

This will not be more than 180.

This will not be more than 60



- (ii) If the MORTGAGOR shall utilize the advance for a purpose other than that for which the advance is sanctioned or if the MORTGAGOR shall become insolvent or shall cease to be in service for any reason other than normal retirement, superannuation or if he/she dies before payment of the advance in full, or if the MORTGAGOR shall fail to observe or perform any of the terms, conditions and stipulations specified in the said Rules and on his/her part to be observed and performed than and in any such cases the whole of the principal amount of the advance or so much thereof as shall then remain due unpaid shall become payable forthwith to the MORTGAGEE with interest thereon at per cent per annum calculated from the date of the payment by the MORTGAGEE of the first instalment of the said advance. Notwithstanding anything contained herein, if the Mortgager utilizes the advance for a purpose other than that for which the advance is sanctioned, it shall be open to the Mortgagee to take such disciplinary action against the Mortgagor as may be appropriate under the rules of service applicable to the Mortgagor.
- (iii) In further pursuance of the said Rules and for the consideration afores id and to secure repayment of the aforesaid advance and interest as shall at any time or times hereinatter be due to the MORTGAGEE under the terms of these presents, the MORTGAGOR doth hereby grant, convey, transfer, assign and assure unto the MORTGAGEE ALL AND SINGULAR the said Mortgaged property full described in the Schedule hereunder written together with buildings erected or to be erected by Mortgagor on the said Mortgaged property or materials for the time being thereon with all rights, easements and appurtenances to the said Mortgaged property or any of them belonging TO HOLD the said Mortgaged property with their appurtenances including all erections and building erected and built or to be erected and built hereafter on the said Mortgaged property or materials for the time being thereon unto and to the use of the Mortgagee absolutely for ever free from all encumbrances. SUBJECT NEVERTHELESS to the proviso for redemption hereinafter contained PROVIDED ALWAYS AND it is hereby agreed and declared by and between the parties hereto that if the MORTGAGOR shall duly pay to the MORTGAGEE the said principal sum and interest hereby secured in the manner herein provided and also the other moneys (if any) determined to be payable by the MORTGAGOR to the

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Delete Clause (i) (a) or (i) (b) whichever is inapplicable.
Normal rate of interest to be charged under the said rules.

MORTGAGEE under the terms and conditions of the said Rules; then the MORTGAGEE will at any time thereafter upon the request and at the cost of the MORTGAGOR reconvey, transfer, and reassure the said Mortgaged property unto and to use of the Mortgagor or as he may direct.

- (iv) AND IT IS HEREBY EXPRESSLY AGREED AND DECLARED that if there shall be any breach by the MORTGAGOR of the covenants on his/her part herein contained or if the MORTGAGOR shall become insolvent or shall cease to be in service for any reason other than normal retirement/ superannuation or if he / she dies before all the dues payable to the Mortgagee under these presents together with interest thereon shall have been fully paid off or if the said advance or any part thereof becomes payable forthwith under these presents or otherwise then and in any of such cases it shall be lawful for the MORTGAGEE without intervention of the Court to sell the said Mortgaged property or any part thereof either together or in parcels and either by public auction or by private contract with power to buy in or rescind any contract for sale and to resell without being responsible for any loss which may be occasioned thereby and to do and execute all such acts and assurances for effectuating any such sale as the MORTGAGEE shall think fit AND IT IS HEREBY declared that the receipts of the MORTGAGEE for the purchase money of the premises sold or any part thereof shall effectually discharge the purchaser or purchasers therefrom AND IT IS HEREBY declared that the MORTGAGEE shall hold the moneys to arise from any sale in pursuance of the aforesaid power upon TRUST in the first place thereout to pay all the expenses incurred on such sale and then to pay moneys in or towards the satisfaction of the moneys for the time being owing on the Security of these present and the balance, if any, to be paid to the Mortgagor.
  - (v) The MORTGAGOR hereby covenants with the MORTGAGEE as follows:-
- (a) That the MORTGAGOR now hath in himself / herself good right and lawful authority to grant, convey, transfer, assign and assure the MORTGAGED property unto and to the use of the MORTGAGEE in manner aforesaid.
- (b) That the Mortgagor shall carry out the construction of the house / additions to living accommodation in the aforesaid house exactly in accordance with the approved plan and specifications on the basis of which the above advance has been computed and sanctioned unless a departure therefrom is permitted by the Mortgagee. The Mortgagor shall certify, when applying for instalments of advance admissible at the plinth / roof level, that the construction is being carried out in accordance with the plan and estimates furnished by him to the Mortgagee, that the construction has reached plinth / roof level and that the amount already drawn out of the sanctioned advance has actually been used on the construction of the house. He / She will allow the Mortgagee to carry out either by himself or through his representative and inspection to verify the correctness of the aforesaid certificates. If a false certificate is furnished by the Mortgagor, he / she will be liable to pay to the Mortgagee forthwith the entire advance received by him / her together with interest thereon at \_\_\_\_\_\_ per cent per annum and further will also be liable to appropriate disciplinary action under the rules of service applicable to the Mortgagor.

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Normal rate of interest to be charged under the rules.

- (c) That the Mortgagor shall complete the construction of the house / additions to living accommodation in the aforesaid house within eighteen months of unless an extension of time is allowed in writing by the Mortgagee. In case of default the Mortgagor shall be liable to repay forthwith the entire amount advanced to him together with interest calculated under the said Rules, in one lumpsum. The Mortgagor shall report to the Mortgagee the date of completing of the house and furnish a certificate to the Mortgagee that the full amount of the advance has been utilized for the purpose for which it was sanctioned.
- <u>NOTE</u>. -- Clauses (b) and (c) are not applicable when the advance is for the purchase of readybuilt houses or for repayment of loans taken by and applicant for the construction or purchase of a house.
- (d) That the Mortgagor shall immediately insure the house at his own cost with the General Insurance Corporation of India, for a sum not less than the amount of the aforesaid advance and shall keep it so insured against loss of damage by fire, flood and lightning as provided in the said Rules till the advance is full repaid to the Mortgagee and deposit the policy of insurance with the Mortgagee. The Mortgagor shall pay regularly the premium in respect of the said insurance from time to time and will when required produce to the MORTGAGEE the premium receipts for inspection. In the event of failure on the part of the MORTGAGOR to effect the insurance against fire, flood and lightning, it shall be lawful but not obligatory for the MORTGAGEE to insure the said house at the cost of the MORTGAGOR and add the amount of the premium to the outstanding amount of the advance and the MORTGAGOR shall thereupon be liable to pay interest thereon as if the amount of premium had been advanced to him as part of the aforesaid advance at till the amount is repaid to the MORTGAGEE or is recovered as if it were and amount covered by the security of these presents. The Mortgagor shall give a letter to the Mortgagee as often as required, addressed to the Insurer, with which the house is insured with a view to enable the Mortgagee to notify to the Insurer the fact that Mortgagee is interested in the insurance policy secured.
- (e) That the Mortgagor shall maintain the aforesaid house in good repair at his own cost and shall pay the Municipal and other local rates, taxes and all other outgoings in respect of the Mortgaged property regularly until the advance has been repaid to the Mortgagee in full. The Mortgagor shall also furnish to the Mortgagee an annual certificate to the above effect.
- (f) The Mortgagor shall afford full facility to the Mortgagee for carrying out inspections after completion of the house to ensure that is maintained in good repair until the advance has been repaid in full.
- (g) The Mortgagor shall refund to the Mortgagee any amount together with interest, if any, dues thereon drawn on account of the advance in excess of the expenditure incurred, for which the advance was sanctioned.

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Here mention the date on which the first instalment of the advance is paid to the Mortgagor

(h) That the Mortgagor shall not during the continuance of these presents charge, encumber, alien or otherwise dispose of the Mortgaged property. However, if the Mortgagor covenants to create a second mortgage in favour of any other financial institution, he shall not do so without obtaining the prior permission of the Mortgagee and on the consent being given, the draft of the second mortgage will be submitted to the Mortgagee for approval:

Provided, always that in the event of the Mortgagor creating a second Mortgage on the same premises only by deposit of title deeds in favour of a financial institution including HDFC or a Bank, the Mortgagee may, at the written request of the Mortgagor and the financial institution concerned to this Mortgagee, hand over such documents of title to the said premises as are in possession of this Mortgagee, to the said financial institution for the sole purpose of creating the said proposed second Mortgage

It is strict condition that before the said documents of the title are handed over by the Mortgagee to the said financial institution as hereinbefore provided, that the said financial institution and the Mortgagor shall assure and undertake to the Mortgagee in writing in such form as may be determined by this Mortgagee that—

- (i) the said documents of title shall be held and retained by the financial institution concerned only as a second Mortgage subject and subordinate to the rights of this Mortgage hereunder;
- (ii) the said financial institution shall not at any time or for any reason part with such title deeds without written consent of this Mortgagee first had and obtained and on such conditions as may be imposed by this Mortgagee at its discretion,
- (iii) after at any time, the said financial institution ceases to be second Mortgage of the siad premises, the said financial institution shall be obliged to return the said title deeds to this Mortgagee only, whether or not any demand in this behalf is made by this Mortgagee;
- (iv) the said financial institution shall produce or cause to be produced the said title deeds as and when required by the Mortgagee for any reason whatsoever regardless of whether the said proposed second Mortgage due to be in existence or otherwise discharged, this will be in the understanding that as soon as the purpose is served, the same shall be returned by the Mortgagee to the financial institution, to be dispensed subject to these conditions;
- (v) nothing in these provisions shall be construed to create any financial or other obligations or liabilities in this Mortgagee, vis-à-vis the said financial institution or shall in any manner alter, abridge or abrogate the rights of this Mortgagee hereunder, who shall always be and continue to be the paramount Mortgagee.
- (i) Notwithstanding anything contained herein, the Mortgagee shall be entitled to recover the balance of the advance with interest remaining unpaid at the time of his retirement or death preceding retirement from the whole or any specified part of the gratuity that may be sanctioned to the Mortgagor.

## SCHEDULE ABOVE REFERRED TO

## (To be filled in by Mortgagor)

Owner of the Plot/House/Flat, Mr./Ms./Mrs.								
S/o,D/o,W/o								
Plot of land/House/Flat already in his poss								
•								
North :								
South:								
East:								
Wést:								
Area of the land:	-							

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IN WITNESS	S WHEREOF	THE	MORTGAGOR	has	here	unto	set l	nis	hand	and
Mr /Ms./Mrs			\$/o,D/o,W/o	),						
Designation		De	ptt./College/Office	e	_	~~~				
				for	and o	n beha	ilf of	the	Regis	trar,
University of Delhi, De	elhi, has hereunt	o set hi	s hand.							
-										
Signed by the s	aid (Mortgagor)						<del></del>			
In the presence of :										
1 <sup>st</sup> Witness:										
	(Name)				(S	ignature	e)			
Address										_
Occupation			<del></del> ,							
2 <sup>nd</sup> Witness:	•									
2 Withoss:	(Name)				(Si	gnature	:)			
Address		<del></del> -								
Occupation										
Signed by										
Mr./Ms./Mrs.									<del></del>	
in the University /	Finance Branc	h, for	and on behalf ar	nd by	order	and d	irectio	n of	Regis	trar,
University of Delhi, D	Pelhi-110 007.	-								

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