Registrasie versoek deur

UITVOERING

Datum

MES'EH

Date

a)		der registrasiekantore/de	eltitels. Simuls with other reg	jistries/sectional title	·5
K	ode ode	Firm#Firm	Elendom/	Property	Kantoor/Office
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b)	Kliënt afskrifte van ale Client copies of deed	tes permanent in Akteka filled permanently in De	ntoor geliasseer: eds Office:	A Termina in 1945 in Marie III, des principales de Marie III (marie a partir de	
	Aard en nommer van akte Nature and number of deed		Kode Code		an ondersoekers of examiners
			T.R.		
;)	Notas/Notes:				A

		Opmerkings Remarks	Paraaf Initials
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terdikte nagesien deur terdicts checked by	(7) Titelakte Title deed		
4.7	(8) Verbande teen dorpstitel Bonds against township t	title	
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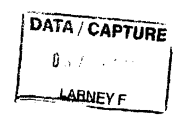
Cape Town

8001

FEE

Prepared by me

CONVEYANCER



DEED OF TRANSFER 00050

RE IT HEREBY MADE KNOWN THAT:

appeared before me, Registrar of Deeds, at Cape Town, the said appearer being duly authorised thereto by a Power of Attorney granted to him by

XXXXXIMIDT Identity Number 441 Divorced

which said Power of Attorney was signed at Kirstenhof on 14 May 2007

AND the said Appearer declared that:

15 AUG 2007

WHEREAS the undermentioned Transferor and Transferee were married to each other out of Community of Property

AND WHEREAS the said parties were divorced by an Order of the High Court of South Africa (Cape of Good Hope Provicial Division) dated 8 January 2003 under case number 9366/2002

AND WHEREAS the undermentioned Transferee is entitled to the property by virtue of the provisions of the Consent Paper attached to the said Divorce Order

NOW THEREFORE he, the said appearer, in his capacity aforesaid, did, by virtue these presents, cede and transfer to and on behalf of:

COMMINT	
Identity Number 42 08	8
Divorced	

his Heirs, Executors, Administrators or Assigns, in full and free property

ERF TIA, in the City of Cape Town, Cape Division, Province of the Western Cape;

IN EXTENT 1102 (ONE THOUSAND ONE HUNDRED AND TWO) SQUARE METRES

FIRST TRANSFERRED by Deed of Transfer No. T 971 with General Plan No. T.P.8077 relating thereto and held by Deed of Transfer No. T44192/1980

- A. SUBJECT to such conditions as are referred to in Deed of Transfer No. T28393 dated 17th October 1969.
- B. ENTITLED to the benefit of the special condition mentioned in said Deed of Transfer No. T7247/1921, viz:
 - "A. That the common road, 5,04 metres wide, shown along the line k e on the diagram of the above property, annexed hereto, shall be common to the above property and to the farm "Darracott" this day transferred to D'Urban Godlonton (No. 7249) and to the remainder of the property registered in the name of Constantia Land Limited, by Transfer No. 9578 dated 6th July, 1920."
- C. ENTITLED to the benefit of but not subject to the special condition mentioned in Deed of Transfer No. T7248/1921 which provides:

"That the above transferae and his successors in title shall be bound to keep the main water channel on the farm open at all times, but this shall in now ay restrict his rights to the full use of the water on his farm."

by reason of situation

D. ENTITLED to the benefit of the servitude referred to in the endorsement dated 21 November 1934 on Deed of Transfer No. T4317/1934, reading as follows:-

"By Notarial Deed d.d.10 Nov. 1934 a right of way over the road 4,72 metres in width shewn on the diagram (along the line a.b.) of the land held under trie. 1945 d.d. 5 March 1928 has been granted in perpetuity in favour of the remainder of the land held hereunder subject to conditions — as will more fully appear on reference to the copy annexed."

E. ENTITLED to the benefit of the servitude referred to in the endorsement dated 9 April 1969 on Deed of Transfer No. T4317/1934, reading as follows:-



"By Not. Deed No.140/1969 d.d. 3/3/69 the remd. of the within mentioned property meas. 11,6651 Hectares is subject to a servitude area meas. 60 metres as defined on diag. 8893/69 annexed thereto as A B C in favour of portion of Lot Buis meas.5,7396 Hectares held under T.5908/64. Together with ancillary rights by subject to conditions. As will more fully appear from said Not. Deed."

- F. SUBJECT FURTHER to the conditions contained in Deed of Transfer No. T32682/1971 imposed by the Administrator in terms of Ordinance No. 33 of 1934, namely:
 - The owner of this erf shall, without compensation, be obliged to allow cables and/or wires and main and/or other waterpipes and the sewage and drainage, including stormwater, of any other erf or erven inside or outside this township to be conveyed across this erf, if deemed necessary by the local authority and in such manner and position as may from time to time be reasonably required. This shall include the right of access to the erf at any reasonable time for the purpose of constructing, altering, removing or inspecting any works connected with the above.
 - 2. The owner of this erf shall be obliged, without compensation, to receive all such material or permit such excavation on the erf, as may be required to allow use of the full width of the street and provide a safe and proper slope to its bank owing to difference between the levels of the street as finally constructed and the erf unless he elects to build retaining walls to the satisfaction of and within a period to be determined by the local authority.
 - 3. This erf shall be used only for such purposes as are permitted by the Town Planning Scheme of the local authority and subject to the conditions and restrictions stipulated by the scheme.
- G. SUBJECT FURTHER to the following special conditions contained in Deed of Transfer No. T32682/1971 imposed by Dalmore Estates (Proprietary) Limited for its benefit and for the benefit of its successors in title of the remainder of Dennendal Township, held by Deed of Transfer No. T28394/1969, namely:
 - 1. No asbestos sheet roofs, no pitched iron or aluminium roofs shall be permitted on any structure anywhere on the property.

Flat or lean-to sheet iron or aluminium roofs shall be permitted only when so concealed by parapet walls of a design in keeping with the design of the house, that the roofing material is not visible from any point at ground level outside the property.

- 2. Any section of the property which may be deemed to be a yard shall be enclosed so that same shall not be visible from ground level at any point outside the property and no laundry, washing or similar articles shall be hung in or on any portion of the property unless hung in such enclosed yard.
- 3. No refuse receptacles or refuse except normal garden refuse shall be place in any position where visible from any point outside the property

WHEREFORE the said Appearer, renouncing all right and title which the said



heretofore had to the premises, did in consequence also acknowledge her to be entirely dispossessed of, and disentitled to the same, and that by these presents, the said



his Heirs, Executors, Administrators or Assigns, now is and henceforth shall be entitled thereto, conformably to local custom, the State, however reserving its rights, and finally acknowledging the value of the property to be **R1 100 000.00** (one million one hundred thousand rand) on which amount transfer duty was paid.

IN WITNESS WHEREOF, I the said Registrar, together with the Appearer, have subscribed to these presents, and have caused the Seal of Office to be affixed thereto.

THUS DONE and EXECUTED at the Office of the Registrar of Deeds at Cape Town on 2007

q.q.

In my presence

REGISTRAR OF DEEDS

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