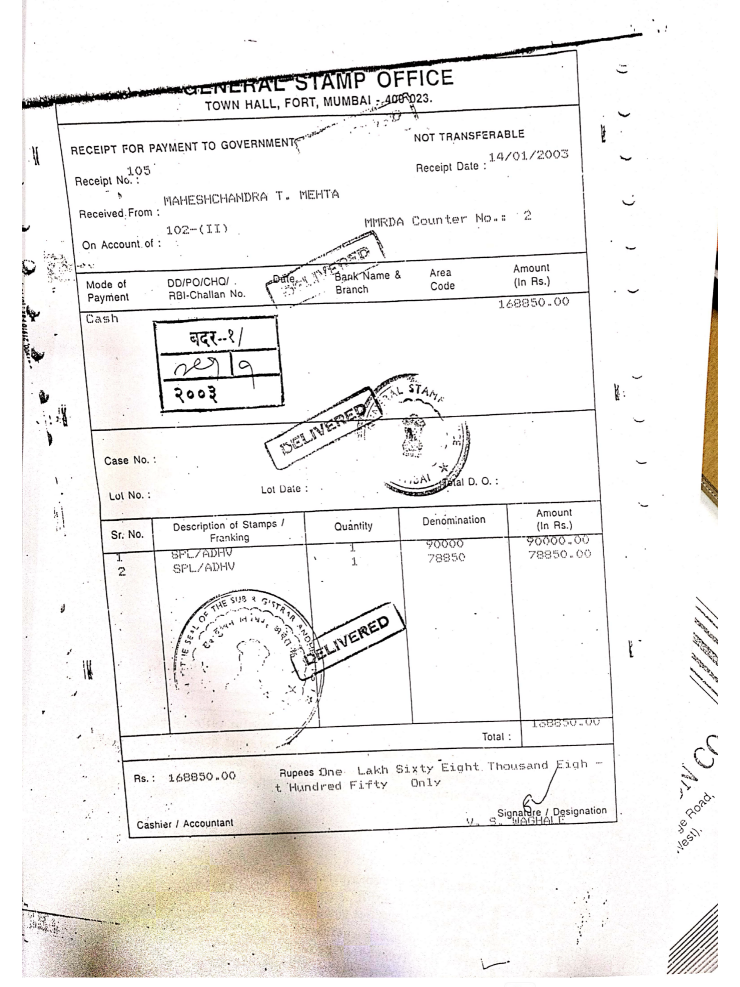


Original नॉदणी ३९ म. Regn. 39 M Thursday, January 16, 2003 पावती 11:34:04 AM पावती क्र.: 292 दिनांक 16/01/2003 कोलेकल्याण गावाचे नाव वदर1 - 00291 - 2003 दरतऐवजाचा अनुक्रमांक दस्ता ऐवजाचा प्रकार सादर करणाराचे नाव: महेशचंद्र टी मेहता 20000,00 नोंदणी फी 1220.00 नक्कल (अ. 11(1)), पृष्टांकनाची नक्कल (आ 11(2)), रुजवात (अ. 12) य छायाचित्रण (अ. 13) ->प्रकत्रित फी (61) 21220.00 आपणास हा दस्त अंदाजे 11:48AM द्वा वेळेस मिळेल दुर्य्यम निंबधक अंधेरी 1 (बांद्रा) मोबदलाः 220000 हिन् दुग्यम गिराधक अंधेरी-र बाजार मुल्य: 2625588 रु. मुंबई उपनगर जिल्हा भरलेले मुद्रांक शुल्क: 168850 रु.



२००३ at Mumbai this 14th day of Ign. BETWEEN: SHRI HEERALAL MEGHRAJ DOSHI, of Mumbai, Indian Inhabitant, cerrying on business in the firm name and style of MESSRS KINJAL CONSTRUCTION COMPANY, as its Sole-Proprietor thereof having his office at 101, Prathamesh Apartments, Old College Road, Near Portuguese Road, Dadar, Mumbai-400 028, hereinafter referred to as "THE BUILDER" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include his heirs, executors administrators and assigns) of the ONE PART AND SHRI/SMT. Maheshchandra T. Mehten y Prahha. of Mumbai, Indian Inhabitant residing at prereinafter referred to as "THE PURCHASER" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include his/her heirs executors, administrators and permitted assigns) of the OTHER PART: WHEREAS By an Indenture of Conveyance dated 3rd September,

By an Indenture of Conveyance dated 3rd September, 1985 and registered with the Sub-Registrar of Assurances under Serial No. S/3370/85 and made between Sheth Shrenikbhai Kasturbhai and ors., the Structions of Shrimad Yashovijayji Jain Sanskitt Bethshala and Shri Jain Shreyasker Mandal, therein

red to as "the Vendors" of the One Part and Hirala) Exmichand Mehta (hereinafter referred

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to as 'the Owner') therein referred to as 'the Purchaser' of the Other Part, the said Sheth Shrenikbhai Kasturbhai and Ors. the Trustees of Shrimad Yashovijayji Jain Sanskrit Pathshala and Shri Jain Shreyasker Mandal sold, conveyed, transferred and assured unto the Owner herein the property being all that piece or parcel of land or ground together with the building standing thereon and known as "Choksey Bldg. No.2" situate, lying and being at Chhatrapati Shivaji Maharaj Raod, Vakola Bridge, Santacruz (East), Mumbai in the Registration District and Sub -District of Mumabi City and Mumbai Suburban and bearing Survey No. 378, Hissa No. 1(Part), and bearing City Survey Nos: 3871 to 3901 of Kole Kalyan and admeasuring about 1759.30 square metres (hereinafter referred to as 'the said property') and more particularly described in the I Schedule hereunder written;

ii) Under the premises ইটিটিইইটি the Owner is seized and possessed of or otherwise well and sufficiently entitled to the said property;

(iii)

(v)

The said property is not excess vacant land under the provisions of Urban Land (Ceiling and Regulations) Act, 1976 and the Owner has filed a Statement under Section 6(i) with the Competent Authority under the Urban Land (Ceiling and Regulations) Act, 1976;

Office of the Additional Offlector & Competent Authority under the Urban Land (Ceiling and Regulations) Act, 1976 by its Order dated 8th Febuary, 2001 bearing No. C/ULC/D-III/22/6723 granted permission for the development of the said property;

By an Agreement dated 8th May, 2001 made and entered into between the Owner of the One Part and the Builder herein of the Other Part, the Owner had agreed to allow the Builder to develop and construct said property on the terms and conditions the analyse contained;

vi) The Municipal Corporation of Greater Bornbay has

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sanctioned the plans for construction on the sauce 3 property.

- The Builder has commenced construction on the said property as per the plans sanctioned by the Municipal Corporation of Greater Mumbai and constructing Building/s consisting of ground and seven upper floor and known as "SAMBHAV APARTMENT"
- The Builder has entered into a Standard Agreement (viii) with an Architect registered with the Council of Architects and such Agreement is as per the Agreement prescribed in the Council of Architects, whereas the Builder have appointed a Structural Engineer for the preparation of the structural design and drawings of the Building and accepted the professional supervision of the Architect and the Structural Engineer till the completion of building/ buildings;

Under the premises aforesaid the Builder alone has the sole and exclusive right to sell the flat in the Building to be constructed by the Builder on the said land and to enter into agreement/s with the purchaser/ s of the flats and to receive the sale price in respect thereof;

The Purchasers demanded from the Builder and the Builder have given inspection to the purchaser of all the documents of title relating to the said land, the said order, the said agreement and the Plans, designs and specifications prepared by the Builder's Architect and such other documents as are specified under the Maharashtra Ownership Flats (Regulation of the Promotion of Construction, Sale, Management and Transfer) Act, 1963 (hereinafter referred to as the said Act') and the Rules made thereunder; copy of Certificate issued by the Advocates of the Builder, copies of property card or any relevant revenue record showing the nature of the tile of the Owner to the said land on which the flats are constructed and copy of Floor plan and specifications of agreed to be purchased by the Farchasen have been annexed hereto and marked Annexure 'A

'B' Coly, and 'C' Coly respectively;

(ix)

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(xi) The Builder have got approved from the concerned local authority plans, specifications, sanctions and details of the said building:

(xii) While sanctioning the said plans concerned local authority and/or Government has laid down certain terms, conditions, stipulations and restrictions which are to be observed and performed by the Builder while developing the said land and the said building and upon due observance and performance of which only the completion and Occupation Certificate in respect of the said buildings shall be granted by the concerned local authority;

Xiii) The Builder have accordingly commenced
 construction of the buildings in accordance with the said plans;

The Purchaser applied to the Builder for allotment to the Purchaser Flat No. 50 on 5th Floor of 1'B" wing in the Building known as 'SAMBHAV APPARTMENT'

Prior to making application as aforesaid, as required by the provisions of (Maharashtra Co-operative Societies Act No. XXIV of 1960) and the Urban Land (Ceiling and Regulations) Act, 1976 the Purchaser has made a declaration to the effect firstly that heither the Purchaser nor the members of the family as defined under the Urban Land (Ceiling and Regulations) Act, 1976 does not own a tenement, house or building within the limits of Mumbai Urban Agglomeration;

on the terms and conditions hereinafter appearing;
Under Section 4 of the said Act, the Builder is required to execute a written Agreement for Sale with Said. Flat to the Purchaser being in fact these presents and also register the agreement under the Registration Act;

Explored (xv)

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NOW THIS AGREEMENT WITHESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

The Builder shall construct the said Building/s consisting of ground and seven upper floors on the said land in accordance with the plans, designs, specifications, approved by the concerned local authority and which have been seen and approved by the Purchaser with only such variations and modifications as the Builder may consider necessary or as may be required by the concerned local authority/the Government to be made in them or any of them.

The Purchaser hereby agree to purchase from the Builder and the Builder hereby agrees to sell to the Purchaser Flat No. 501 in wing "B" on <u>5th.</u> Floor in the building known as "SAMBHAV APARTMENT" and admeasuring about Job square meters (carepet area) (which is inclusive of the area of balconies) as shown on the plan hereto annexed and marked as Annexure "D" (hereinafter referred to as 'the said Flat') for the price of Rs. 22,00,000 = 1= (Rupees Twenty two lac's only

only) including the proportionate price of the common areas and fascilities appurtenant to the premises, the nature, extent and description of the common areas and facilities - limited common

areas and fascilities.

The Purchaser/s have paid to the Builder a sum of Rs. 9,00,000/- 1- (Rupees: Nine 146'5

or before the execution of this agreement as earnest money (the payments and receipt whereof the Builder doth hereby admit and acknowledge). and the Purchaser hereby agree/s to pay to the Builder the balance amount of Purchase price of Rs. 13,00,000/ (Rupees Thirteen

in the following manner:

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this agreement from the date of the said amount is payable by the Pruchaser to the Builder.

On the Purchaser committing default in payment on due date of any amount due and payable by the Purchaser to the Builder under this Agreement (including his/her proportionate share of taxes levied by concerned local authority and other outgoing) and the Purchaser committing breach of any of the terms and conditions herein contained, the Builder shall be entitled at his own option to terminate this agreement.

PROVIDED always that the powers of termination hereinbefore contained shall not be exercised by the Builder unless and until the Builder shall have given to the Purchaser fifteen days notice in writing of his intention to terminate this Agreement and of the specific breach or breaches of terms and conditions in respect of which is intended to terminate the agreement and default shall have been made by the Pruchaser in remedying such breach or breaches with a reasonable time after giving of such notice.

Provided further that upon termination of this agreement as aforesaid, the Builder shall refund to the Purchaser the installment of sale price of the flat which may till then have been paid by the Purchaser to the Builder but the Builder shall not be liable to pay to the Purchaser any interest on the amount so refunded and upon termination of this agreement and refund of the aforesaid amount by the Builder, the Builder shall be at liberty to dispose of and sell the Flat to such person and at such price as the Builder may in their absolute discretion think fit.

The fixtures, fittings and amenities to be provided by the Builder in the said Building and the Flat are those that are set out in the Second Schedule hereunder written.

The Builder shall give possession of the Flat to the Purchaser on or before 17th day of 2003. If the Builder fail or neglect to give possession of the Flat to the Purchaser on account of reasons beyond his control and of his agents as per the

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the outgoing. The amount so paid by the Purchaser to the Builder shall not carry any interest and remain with the Builder until a Conveyance is executed in favour of the Society as aforesaid. Subject to the provisions of section 6 of the said Act, on such Conveyance being executed, the aforesaid deposits (less deduction provided for this Agreement) shall be paid over by the Builder to the Society. The Purchaser undertake to pay such provisional monthly contribution on or before 5th day of each and every month in advance and shall not withhold the same for any reason whatsoever.

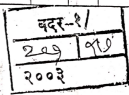
15.

The Purchaser hereby expressly agree with the Builder that he/she will not assign or transfer the benefit of this agreement to any person or party or cerate any third party rights or sub-let or give on leave and license basis, the flat and part with possession of the said flat without the written consent of the Builder.

The purchaser shall on or before delivery of possession of the said Flat keep deposited with the Builder the following amounts

- (i) Rs. 7,500/- for legal charges.
- (ii) Rs. 261/- for share money, application entrance fee of Society or Limited Company
- (iii) Rs. 2,000/- for formation and registration of the Society or Limited Company
- (iv) Rs. 7,500/- for proportionate share of taxes and other charges

The Builder shall utilize a sum of Rs. 1726 paid by the Purchaser to the Builder for meeting all legal costs, charges and expenses including professional costs of the Attorney-at-law/Advocates of the Builder in connection with formation of the saig Society, preparing its rules, flightations and bye aws and cost of preparing and engrossing this agreement and Conveyance or any document or instrument of transfer in respect of the said land and the Building



Society and/or Company that may be formed shall have no right, title or interest of whatsoever nature in such additional area or against the Builder.

28. The Purchaser and/or the Builder shall present this Agreement as well as the Conveyance, at the proper registration office for registration within the time limit prescribed under the Registration Act, 1908 and the Builder will attend such office and admit execution thereof:

All notices to be served on the Purchaser as contemplated by this Agreement shall be deemed to have been duly served if sent to the Purchaser by Registered Post A.D./Under Certificate of Posting at his/her address as specified below:

5/13, Silver Valley Co-op- Hig Soe (4)

Shivati Nagar, Nakola

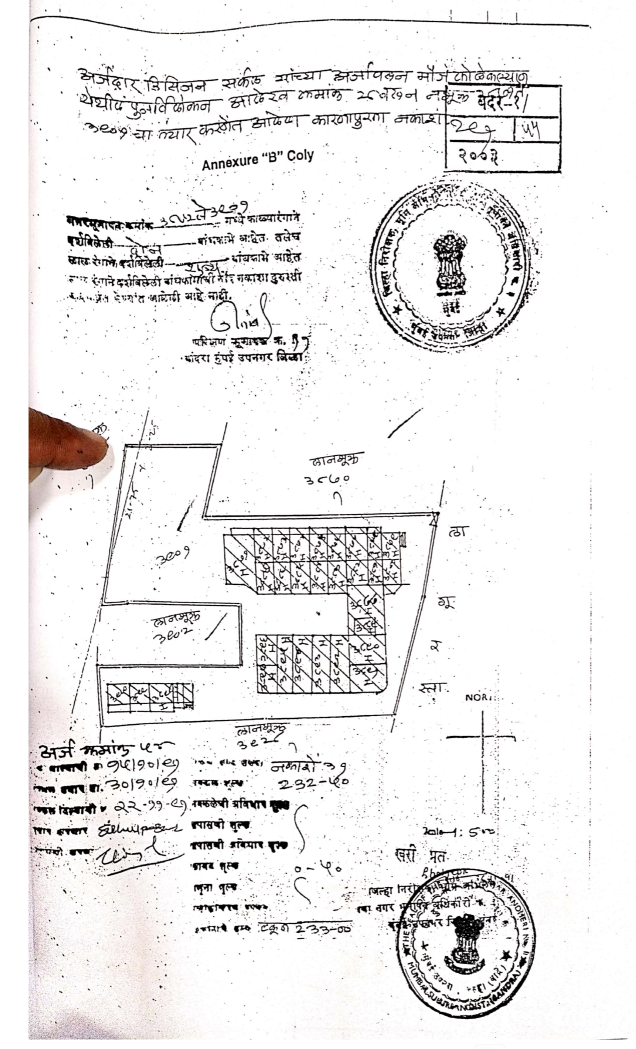
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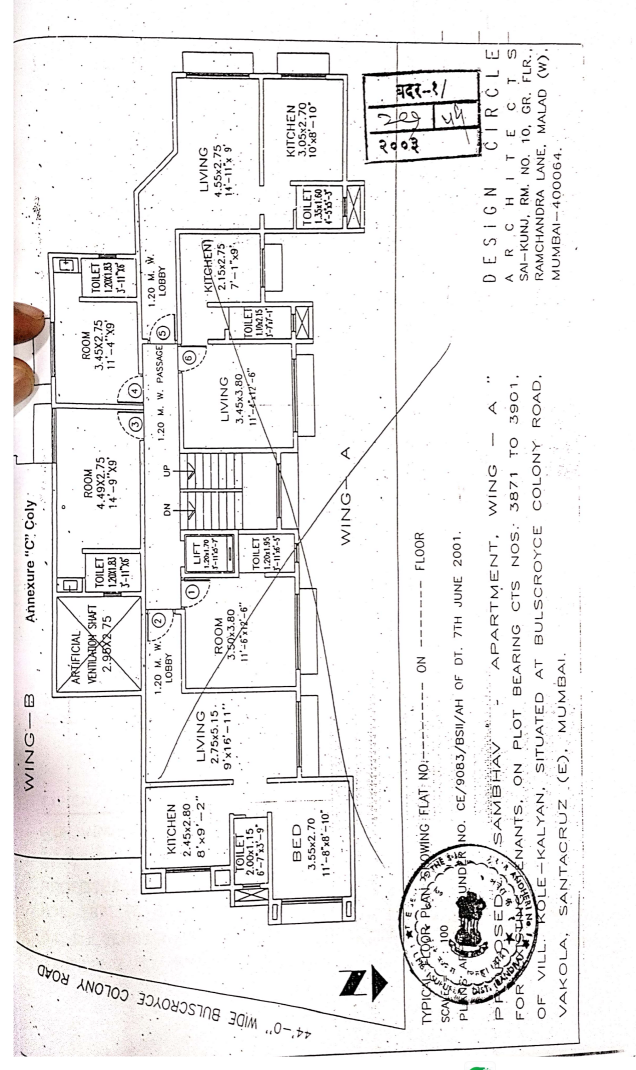
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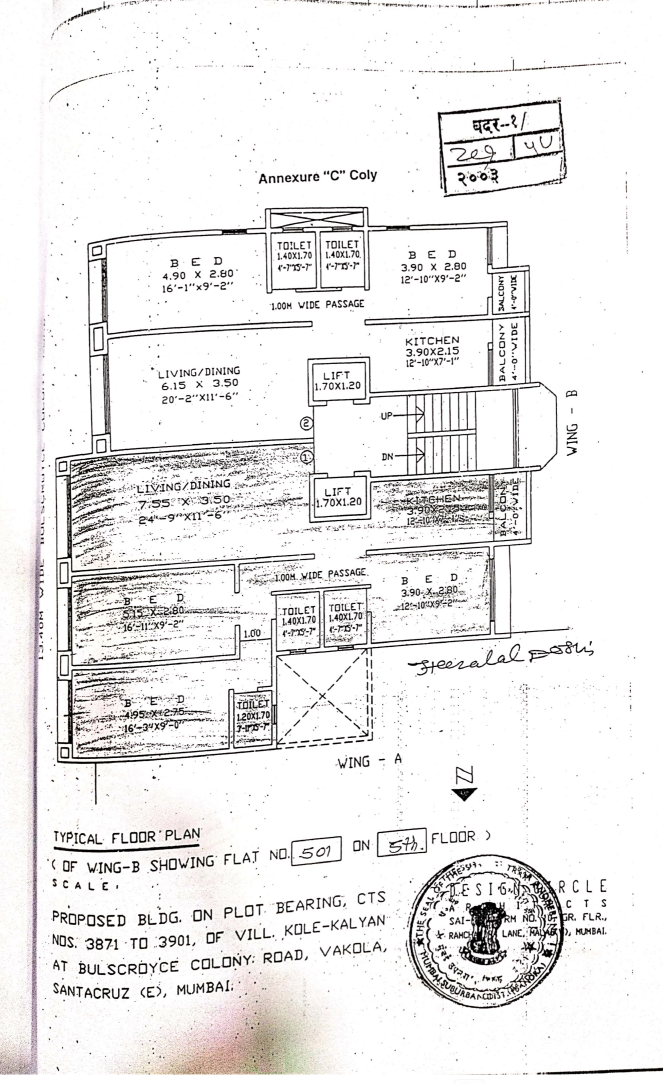
IT IS UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES hereto that the terrace space in front of or adjacent to the terrace flats in the said building, if any, shall belong exclusively to the respective Pruchaser of the terrace flat and such terrace spaces are intended for the exclusive use of the respective terrace purchaser. The said terrace shall not be enclosed by the Purchaser till the permission in writing is obtained from the concerned local authority and the Builder or the Society.

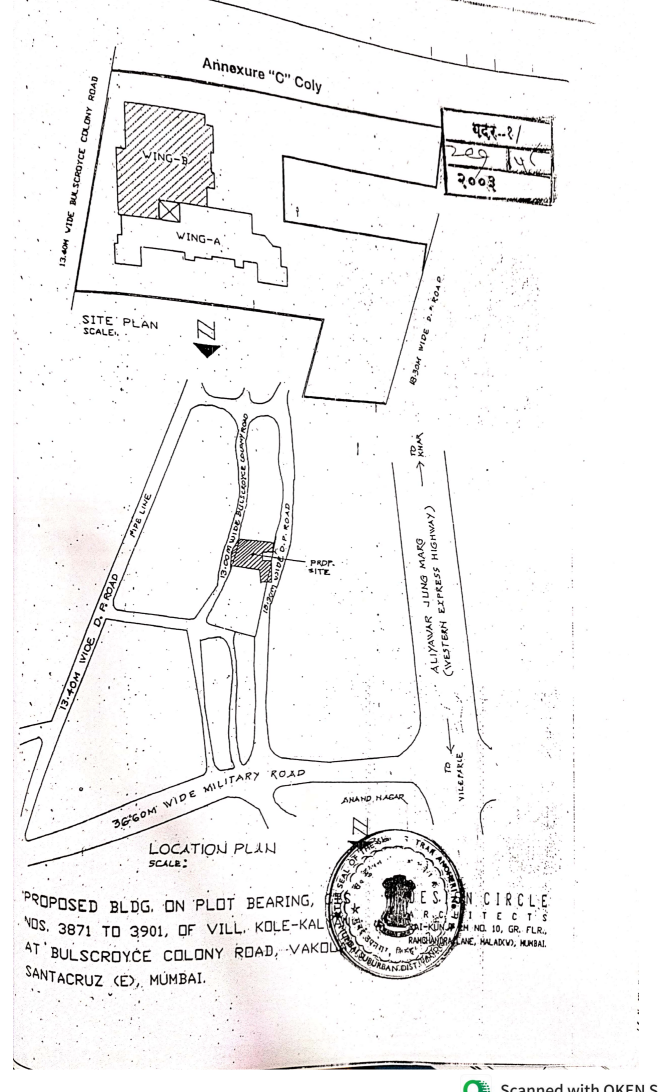
This Agreement shall always be subject to the provisions of the Maharashtra Apartment Ownership Act (MAH. Act No. XV of 1971) and the rules made thereunder.

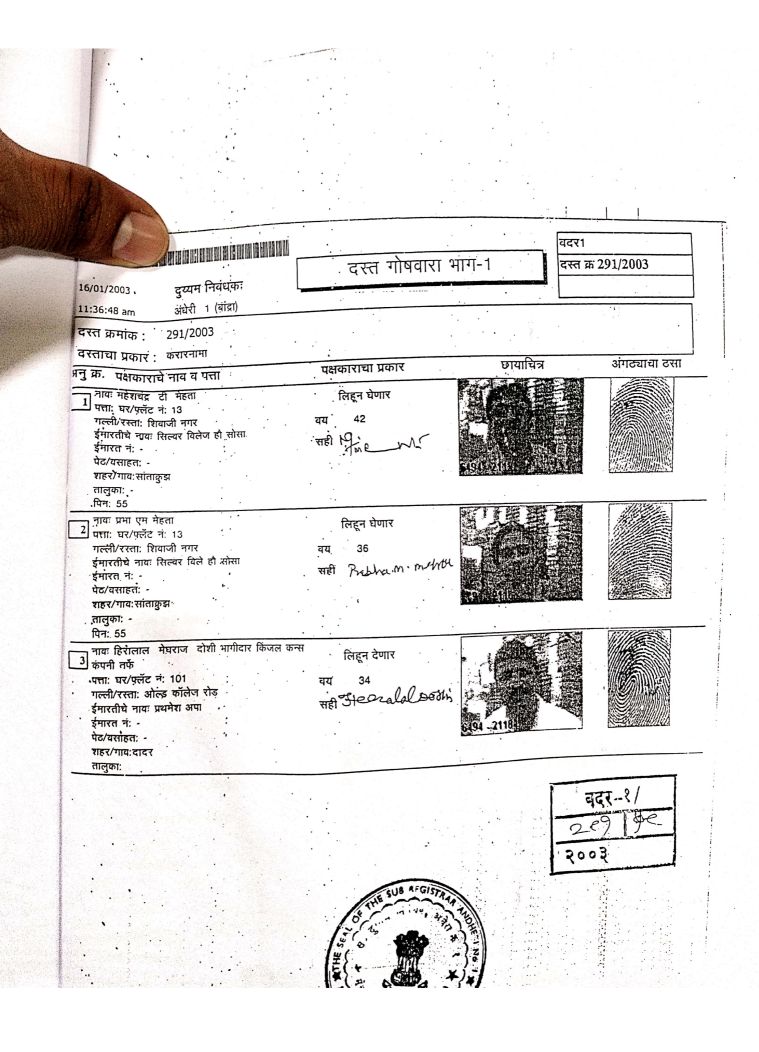
IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hand and seals the day and year first hereinabove written.

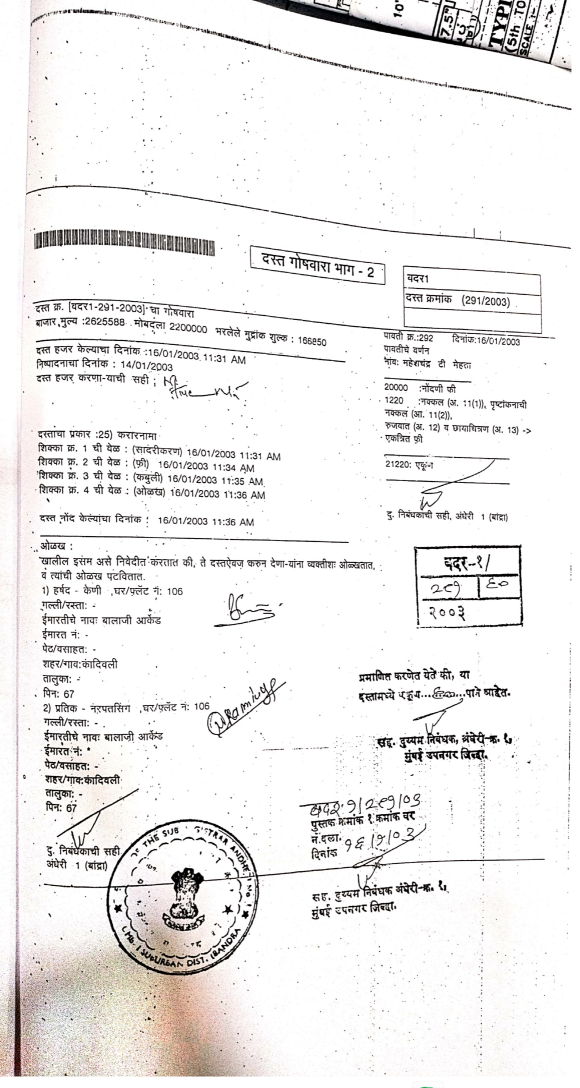












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Share Certificate No. 001 Member's Regn. No. 001. No. of Shares 005.				
Share Certificate				
Mark Orthiticult				
SAMBHAY APTS. 'B' CO-OPERATIVE HOUSING SOCIETY LT.				
CSM. Road, Vakola Bridge, Vakola, Santacruz(E) Mumbai-400055.				
(Registered under the Maharashtra Co-operative Societies Act, 1960)				
Authorised Share Capital Rs. 500 Divided into 5 Shares of Rs. 100/- eac				
Registration No. MUM / WH-E / 1156 (CTC) / 12923 2015-16 Date 29.06.201				
This is to certify that Shri / Sant. LM/s. MAHESHCHANDRA T. MEHTA & MRS.				
PRABHA M. MEHTA. is the Registered Holder of ODF Gully maid				
of Rs. FIFTY each numbered from 001. to 005. both inclusive, in				
SAMBHAY APTS. 'B' CO-OPERATIVE HSG. SOCIETY LTD., MUMBA				
Subject to the Bye-laws of the said Society				
Give Under the Common Seal of the said Society at Samblav Apartment				
this 2)5+ day of August 20 16.				
i all				
Reg. No. MINNESSEE SOUND				
Authorised Secretary Chairman				
M.C. Member				
P.T.O P.T.O				