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AGREEMENT FOR SALE

THIS AGREEMENT is made and entered at BOMBAY this 10th Day of DECEMBER, 1993, BETWEEN M/S. LALITKUMAR RATANSHI & CO., at Partnership Firm, through its partners (1) SHRI DEVRAJ VALJI, (2) SHRI LALITKUMAR RATANSHI and (3) SHRI VINODKUMAR UTTAMCHAND, hereinafter referred to as the 'TRANSFEROR ' (which expression shall unless it be repugnant to the context or meaning thereof mean and to be deemed to include the past and present partners and their respective heirs, executors, administrators and assigns), of the ONE PART AND SHRI MAHESH GHANSHYAMSINH SAMPAT, a Hindu, Adult, hereinafter referred to as the "TRANSFEREE" (which expression shall unless it be repugnant to the context or meaning thereof mean and to be deemed to include his heirs, executors, administrators and assigns) of the OTHER PART:

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16645 Receipt Ne Date 24/3/95 AINL NO. 23039/94 GENERAL ST 16 SISS Bombay RECEIVED From Malbesh Gi Sumpet Duty Rupers 12150 Twelve thousand. the stamp che hundred eighty only CERTIFI Date eighty chily Act, 1988, that the proper stimp duty Rub as 12/80: Twolve thousand one hundred elyphy and yand penery Rupes 250 Two hundred firsty only have been paid in respect of the instrument, 25(1) COLLECTOR

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WHEREAS:

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The Transferor are members of the BROACH SADAN PREMISES CO-OPERATIVE SOCIETY LIMITED, (Bearing Regn.No.: BOM/GEN/862 of 1975) of its Building known as 'BROACH SADAN' (hereinafter for brevity's sake referred to as the "SAID SOCIETY").

The Transferor as such member Hold 5 (Five) Shares of the said society of the TOTAL VALUE of Rs. 250/- (RUPEES: TWO HUNDRED AND FIFTY ONLY), bearing Share Certificate No. 18, Bearing Serial Nos. 86 to 90.

The Transferor in their capacity as the member and share-holder owns and occupies office premises No.203, on Second Floor, admeasuring about 17 sq. mtrs. area of the Society's Building known as 'BROACH SADAN' (hereinafter for brevity's sake referred to 'THE SAID BUILDING') situated at -84-A, Broach Street, Bombay - 400 009.

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Transferor in their capacity as member and share-holder of the said society as aforesaid have agreed to sell to the said Transferee and Transferee has agreed to purchase and take-over and acquire from the Transferor half of the said office premises admeasuring about 8.5 sq.mtrs., and incidental thereto the membership of the said society together with all singular benefit rights, interest, appurtenants thereto and attached there with free from all encumbrances together with Furniture, Fixtures, fittings, lying therein.

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The Transferee on his becoming a member of the said society has agreed to pay to the said Society all outgoing in respect of the half of the said office premises No.203-A, in the said Building like Insurance, Taxes, Common Lights, Maintenance charges, Sanitation, Addition, alteration, repairs and all other expenses necessary and incidental thereto. From the date the Transferee shall be put in possession of the half of the said office premises No.203-A, of BROACH SADAN, 84-A, Broach Street, Bombay-400009.

IT IS NOW MUTUALLY AGREED BY AND BETWEEN THE PARTIES HERETO AS UNDER :

The Transferor shall sell, transfer and assign to the Transferee and the Transferee shall take over and acquire from the Transferor all the singular and beneficial right, titles, and interest in the said half of the office premises, admeasuring

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about 08.5 sq.mtrs. and appurtenant thereto with right,title, interest of whatsoever of the Transferor as a member and share-holder of the BROACH SADAN PREMISES CO-OPERATIVE SOCIETY LIMITED, and upon the said tenament being Office premises No.203-A, on Second Floor of the Building known as 'BROACH SADAN' together with all rights of possession, occupation and enjoyment thereto (hereinafter referred to as the 'SAID PREMISES') at or for price of Rs. 1,22,000/- (RUPEES : ONE LAC, TWENTY TWO THOUSAND ONLY)

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That the consideration money of Rs. 1,22,000/-(RUPEES : ONE LAC, TWENTY TWO THOUSAND ONLY) has been paid by the Transferee to the Transferor on execution of this presents, The payment and receipt whereof the Transferor doth hereby acknowledge and admit, being full and final consideration money, against Transferor handing over vacant and peaceful possession of the said premises with all keys of the doors thereof delivering the said premises and the said original shares Certificate together with a transfer form and a letter duly signed by the Transferor addressed to the Managing Committee of the said society, confirming this AGREEMENT and making request for transfer of the said premises and the shares in favour of the Transferee and the Transfer of the said premises being effected by the said society in its records and also the said shares of the Transferor in favour of the Transferee

the said half of the office president; adnossurily

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and acceptance and recognition of the Transferee as a member and a share-holder thereof.

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The Transferor hereby assures that they have a good and marketable titles to the said premises free from and cleared of all encumbrances at their own expenses.

4) The Transferor shall duly comply with requisite provisions of the Maharashtra Co-operative Societies Act, 1960 and rules framed thereunder and also the rules, regulations and bye-laws of the said society and shall get the approval of the said society for the transfer of the said premises and the shares in favour of the Transferee and/or his nominee or nominees, on his acceptance and recognition as member or members and share-holders thereof.

> The Transferor shall sign and execute all such deeds, documents, and writings as required under bye-law for the better securing the said premises to Transferee or his nominee or nominees. The Tranasferor shall apply for NO OBJECTION CERTIFICATE to the Government and Semi-Government authorities if required under law and sign statement to be furnished to Income Tax Authorities.

The Transferor shall on execution of this AGREEMENT shall hand over to the Transferee

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have full rights,

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the shares of the said society together with TRANSFER FORM duly signed and attested and the letest bill of the said Society. electric bill duly paid/received in respect. of the said premises.

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The Transferor have represented and assured the Transferee and the Transferor doth hereby confirm :

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(a)

That they have duly discharged in full and all dues and liabilities in respect of the said premises to the said society and also that the monthly outgoing including Municipal taxes, etc., payable till the date of putting the Transferee in possession shall be paid by the Transferor thereafter the Transferee will bear the aforementioned charges.

(b) That the Transferor are full and absolute owner of the said premises and property and that no other person or persons have or have any rights, titles and/or interest better securing the midd in the said premises or has any claim or demand into the same or any part thereof by way of sale, exchange, mortgages, gift, trust, inheritance, possession, lien or otherwise however and have full rights, titles and/or interest to receive agreed consideration and complete the transaction after valid discharges for the same.

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(d)

That there is no impedinent in the way of Transferee to enter upon the possession of the said premises and the Transferee is free all time hereinafter peacefully and quitely enter upon and occupy, possess and enjoy the said premises and property without any interruption claim or demand whatsoever from the transferor or any person or persons for any reason or any account, upon fulfilling his part of obligations.

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by the withinnamed Transrenor

The Transferor further covenants with Transferee that there is no lien or any other encubrances of any nature whatsoever on the said premises hereby agreed to be sold and/or transferred.

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The Transferee hereby agrees to become a member of the said society and to abide by and observe the regulation and bye-laws thereof and that upon the completion of this Transaction, he shall bear any pay all the proportionately outgoing including Municipal taxes, Water charges, etc. the said society.

IN WITNESS WHEREOF the parties hereto have hereunto set subscribed their respective hands and seals on the day and year first hereinabove written. SIGNED, SEALED AND DELIVERED by the withinnamed'TRANSFEROR' M/S. LALITKUMAR RATANSHI & CO., through its partners (1) SHRI DEVRAJ VALJI,(2) SHRI LALITKUMAR RATANSHI and (3) SHRI VINODKUMAR UTTAMCHAND, in the presence of

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SIGNED, SEALED, AND DELIVERED by the withinnamed ' TRANSFEREE' SHRI MAHESH GHANSHYAMSINH SAMPAT, in the presence of MA ash puipede PD

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sold and/or trons ferre

RECEIVED a sum of Rs. 1,22,000/- (RUPEES : ONE LAC,TWENTY TWO THOUSAND ONLY) by Cheque No. 056881, dated 10/12/1993, Drawn on Bank of Baroda, Khand Bazar,Branch, from withinnamed 'TRANSFEREE' being the full and final consideration money of the said premises of the said Building of the said society more particularly mentioned in the AGREEMENT HEREINABOVE.

WITNESSES:

Rs. 1,22,000/-

IN WINESS WHEREOF the percles ! WE SAY RECEIVED Rs.1,22,000/-Easworth (1) (SHRI DEVRAJ (2) SHRI LALI TKUMAR RATANSHI) (3) (SHRI VINODKUMAR UTTAMCHAND) TRANSFEROR - PARTNERS.

subject to the Bye-laws of the Society, and that upon each of Managing Committee Member SNISAOH Authorised Share Capital Rs. / DO DOD Divided into 2000 Shares each of Rs. Fifty each. am Sin La Ve uit en CO-OPERATIVE HOUSING SOCIETY LTD. has been paid. te we from No. 19 Cory this _ Wen THE P SDALL SALAN KANALO CO-OPERATIVE Light Treasurer Hon. Secretary THIS IS TO CERTIFY that Shri Stre. Makes & Maris Chairman of 100 m Law is the Registered Holder of 5 Share [7 [Registered under M. C. S. Act, 1960] Share Certificate No. of Rupees 2 2/2 [in words Rupees 7 SOCIETY LIMITED SURFields GIVEN under the Common Seal of the Society at the cours min the West of the such Shares the sum of Rupees At # Janhar In THER DEACh. Sacker In Member's Register No. 6 5 day of AL & C & when the 3 to No.

Signature of the Chairman/Hon. Secy. Hon. Treasurer M. C. Member	
Share Reg. No. (New)	
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Share Reg. No. (Old)	
Transfer No.	
Date of Triansfer	