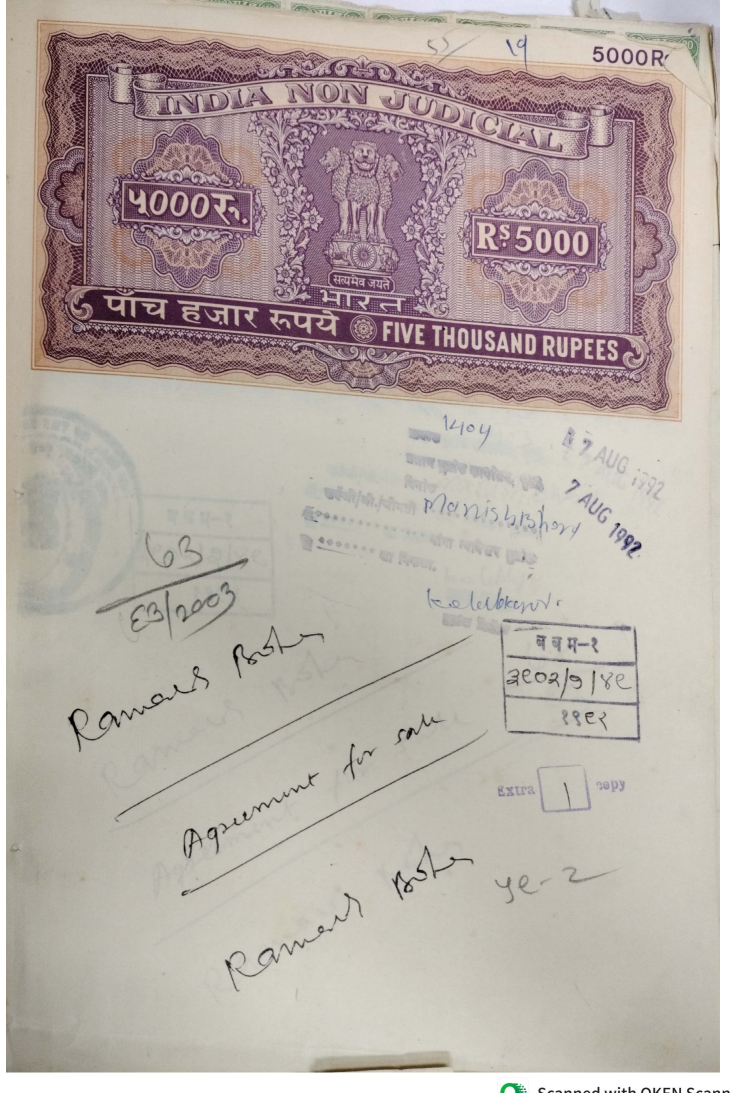
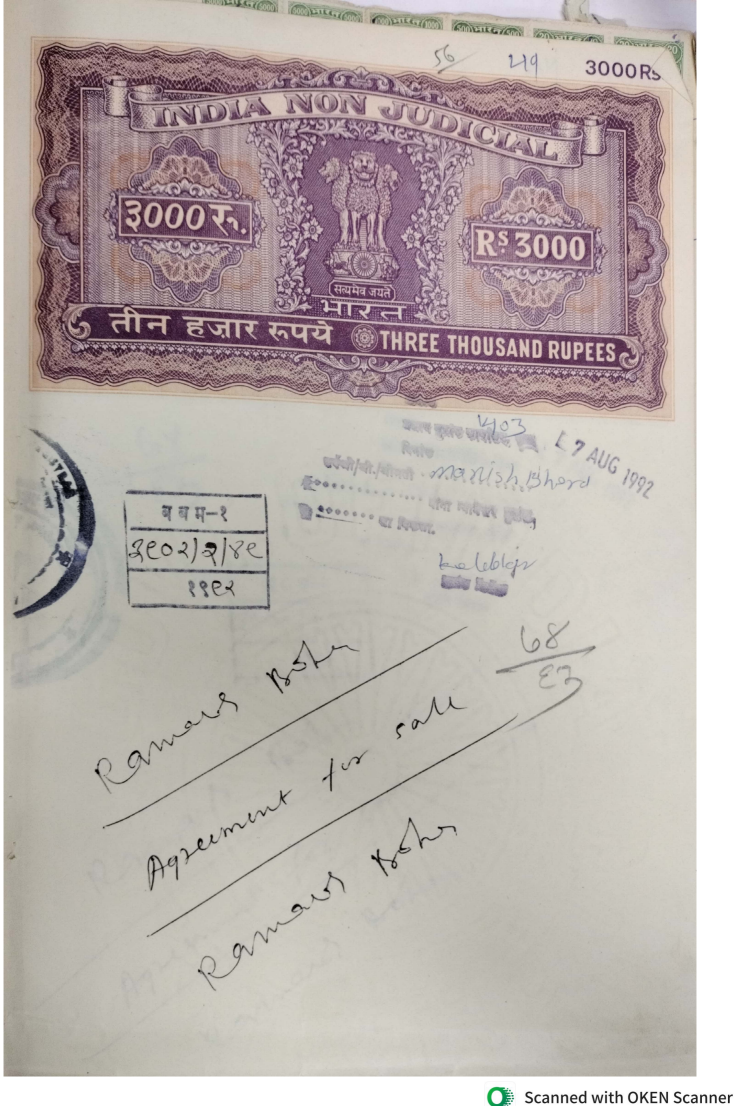
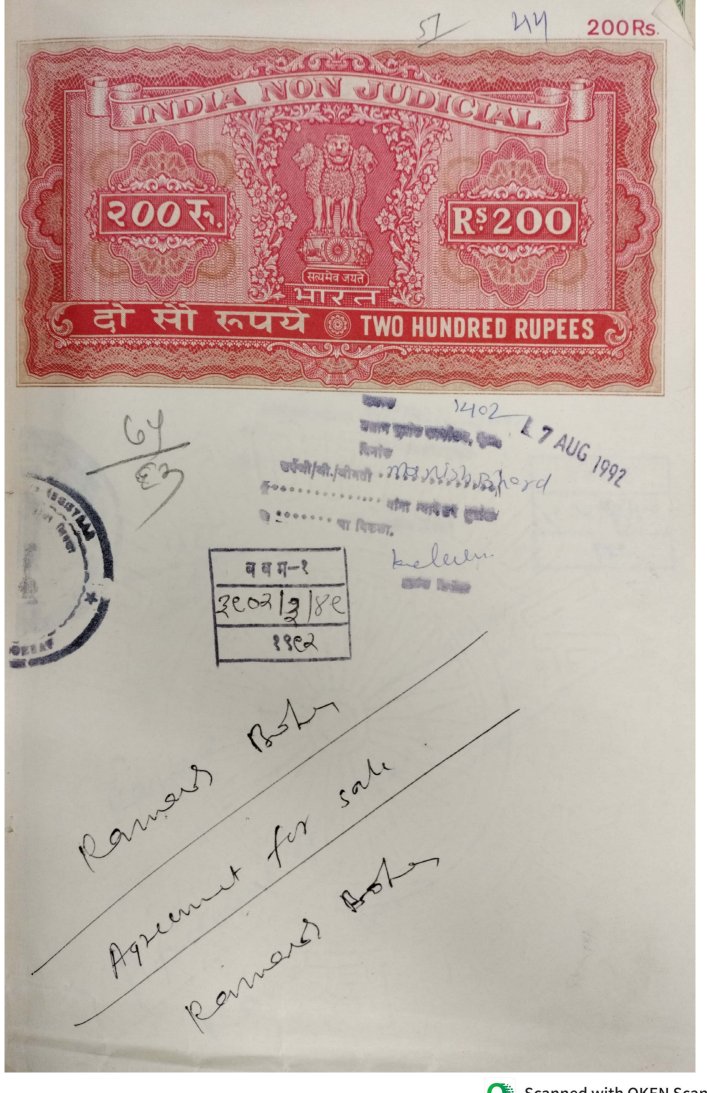
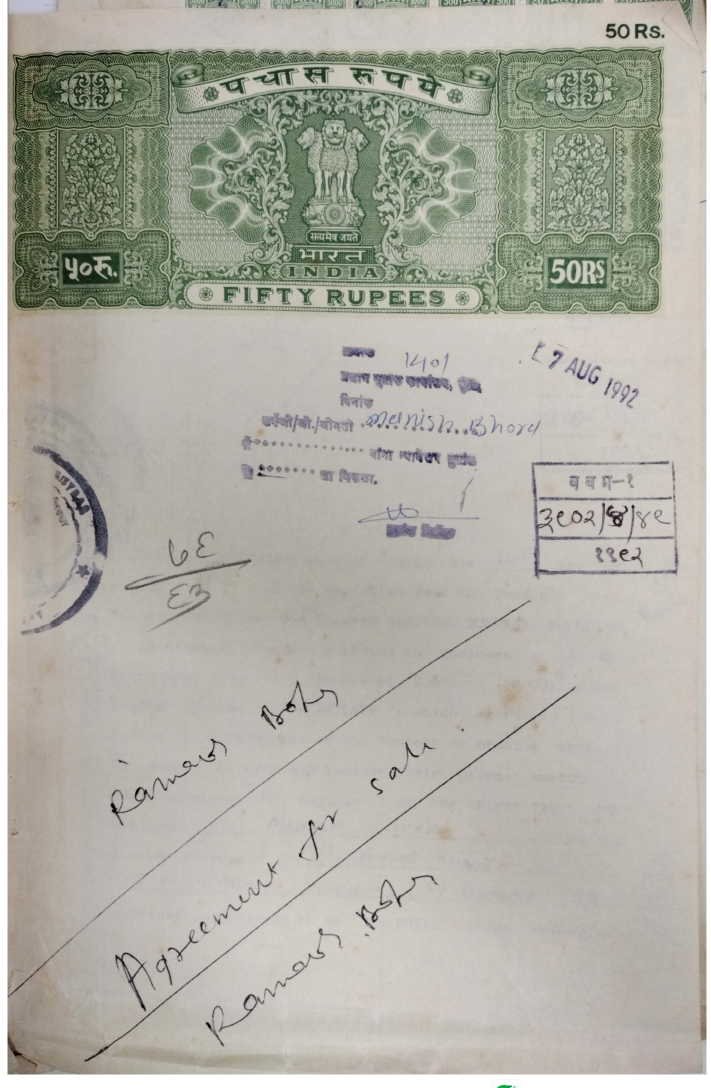
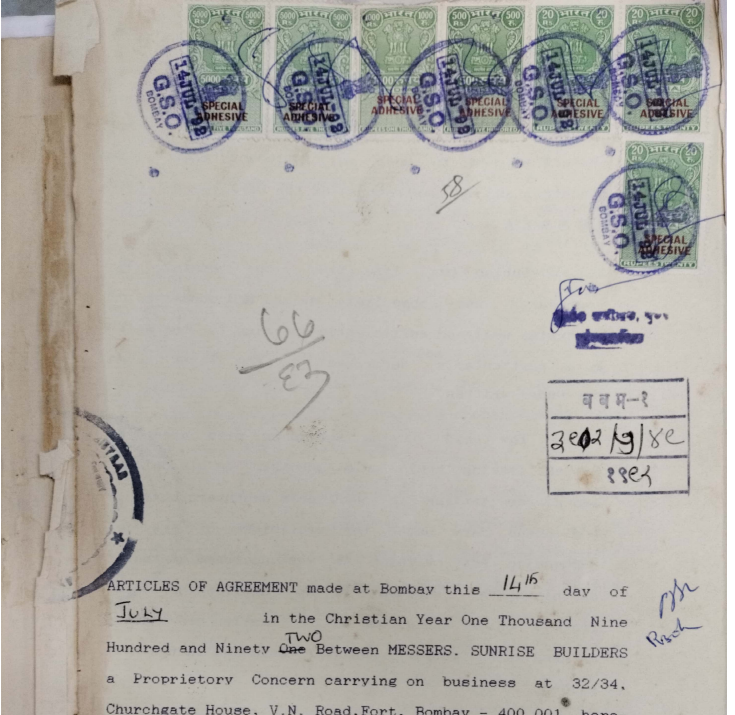
THE	SWAGA	r	CO-OPERATIVE
		SOCIETY LIMIT	
	(Registered under the Mahara		
(Registration No. BOM/W-KE/HSG/TC-9407		Date 3-10-1996 )	
Serial $N_2$	01		
Authorised Share	Capital Rs.1,00,000/-Di	vided into 2000	Shares each of Rs. 50/- only
Member's Registr			
		TIDT MANTON DANGA	
111313100	ERTIFY that Shri/Smt. S	DARL MANISH RAMRAKE	BOHRA
	(E) is the Registered		
to5	of Rs. 250/-	(Rupees Two hundred	and fifty only
in THE			TIVE HOUSING SOCIETY
LIMITED			Bye-laws of the said Society
and that upon each	h of such Shares the sum	of Burner 5:4	bye-laws of the said Society
GIVEN und	or the O	or Rupees Fifty has b	een paid.
GIVEN und	er the Commom Seal Of	the said Society at	VILE PARLE
this 21 ST		19 96.	
186	Rammales of	3000	
EOM/WR/HSG/	Kamil Ice	rete	
Z(TC 9407 1996-97)	BA	Hon, See	
The state of	- Lance	Member	of the Committee
المعادد المعاد			











Churchgate House, V.N. Road, Fort, Bombay - 400 001 hereinafter called "THE SELLERS "( which expresion shall unless it be repugnant to the context or meaning thereof be deemed to mean and include their heirs, executors, administrators and assings ) of the First Part AND Shri/Smt. Manish BOHRA having

his/her address at 19, Amar Kunj

J. B. MAGAR, ANDMERI (5) BOMBAY-69.

hereinafter referred to as "THE BUYER" (which expression

3002/8/80 executors and administrators) of the Other Part . thereof deemed to mean and include his/her shall unless it be repugannt to the context or meaning heirs

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During his life time one Duming Gasper

otherwise well and sufficiently entitled to the property Rogrigues was absoultely seized and possessed of hereunder written. particularly described in the First Schedule

entered in the property Register Card and in the Revenu Succession Act by which he was governed at the Francis of his death. and Joans Mary under the provisions of Bombay leaving behind him surviving as his and representatives his son Francis daughters (11) being the eldest in the family his The said Duming Rodrigues died integ Pursuant to an application Indian , Mary de bi

Leslie, George, and Charles and a daughter Julie and wil heirs and reprsentatives his sons Edward, Reginald, Oscal 28th March. 1977 leaving behind surviving his only lega (iii) The said Francis died inestate at Bombay o

> provisions of the Indian Succession Act Jana, Agnes and her sons Edban her only legal heirs and representatives her daughters Bombay on 23rd June, 1985 leaving behind her surving as (iv) governed at the time of her death. Rose Mary also died intestate at and Francis under the ьу which

became absolutely entitled to the said property described representatives (V) the Schedule hereunder written In the premises of the said the aforesaid legal Duming Gasper

Joana Gonsalves Agnes D'Cruze , Edban Santosh and Francis herein became entitled Assurances at Bombay under Sr.no.544 of 1989 the Sellers Sellers herein as the Purchasers of the Other Part and Constructions as the Vendors of the One Part and the Conveyance dated 3rd February. 1989 made between Vasudha lodged for Mortgage became under No. 782 of 1988 the said Vasudha Constructions dged with the Sub-Registrar of Assurances at Bandra igues and 12 others and Vasudha Constructions and By a Deed of Conveyance dated 24th February. dated 30th November, 1961. In turn by a Deed entitled to the said property subject to Registration with the Sub-Registrar between the said to the said property. The said Angeline Francis

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व्यम-१ Santosh by a Deed of Confirmation dated 3rd March , 1989 892- and lodged with the Sub-Registrar of Assurances at Bombay under No. 1034 of 1989 confirmed the said Deed Of Conveyance dated 24th February, 1988.

> (vii) By a Deed of Conveyance dated 30th August, 1988 and made between Gokuldas Mathuradas and others ( the said Mortgagers ) carrying on business at Vile Parle Bombay as Vendors of the One Part and the Sellers herein and Purchasers of the other part and registered with. the Sub-Registrar of Assurances at Bombay under Sr.No.2260 of 1988 the said Mortgager under the said Deed of Mortgage dated 30th November, 1961 reconveyed the said property in favour of the Sellers herein.

(viii) Pursuant to the said conveyance between the said M/s. Vasudha construction and the Sellers herein, the Sellers have entered into possession of the property for construction of the building and to sell the flats/shops/garages pursuant to sanctioned building plans by B.M.C. therein on ownership basis to the prospective Buyers :

The Sellers have decided to commence the construction of the building on the said property more particularly described in the First Schedule here-

under written, consisting of flats.garages view to sell the same on ownership basis.

- Sellers have got the building plans sanctioned from the Municipal Corporation of Greater Bombay and have obtained commencement certificate.
- The Sellers being the owners alone have the sole and exclusive rights to sell the flats, garages, in the said building to be constructed by the Sellers on the said property and to enter into agreement with the pruchasers of the said flat, garages and to receive sale rice in respect thereof.

(xii) This Agreement for Sale is for the sale of the unit mentioned herein has been entered into subject to the terms and conditions of the hereinabove recited documents and the documents mentioned in this Agreement and the terms and conditions already imposed or as may be imposed hereafter by the Municipal Corporation of Greater Bombay or other authorities and also subject to the variations and /or modifications as may be agreed upon by the Sellers with the Municipal Corportion of Greater Bombay or other public authorities from time to time.

Promiii) The Buyer has agreed to acquire a Unit as per the particulars set out hereinafter in the building to

be constructed on the said property more particularly described in the First Schedule hereunder written at the price and on the terms and conditions as set out hereinafter.

NOW THESE PRESENTS WITNESS AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO as follows:

- The Sellers are proceeding with construction work of the building on the said property at Nehru Road, Vi Parle(East). Bombay and more particularly described in the First Schedule hereunder written (hereinaft) referred to for the sake of brevity, as "the said property") in accordance with the sanctioned plans and specifications which have been kept at the building site for the inspection and which the Buyer has seen and approved and has satisfied himself/herself about the same.
- The Buyer hereby declares that before execution of this Agreement, the Seller have made full free complete dislosure and the Buyer has taken full and free inspection of particulars and disclosure of interalia the following.

nature of Sellers title to the said prope (a) all encumbrances, of any, thereto, along with all relevan documents.

- all plans and specifications duly approved and sanctioned by the Municipal Corporation of Greater Bombay of the building built or to be build upon the said property;
- nature and particulars of fixtures . fittings (c) and amenities to be provided in the building or the said Unit to be constructed on the said property;
- all particulars of design and materials to be (d) used in construction of the building on the said \* property:
  - the nature of organisation of persons to be constitued and to which the title is to be passed being i.e. to a Co.Op. Housing Society.
  - the various amounts that are to be paid interalia towards the grounds rent, revenue assessment, betterment charges municipal and other taxes and water and electricity charges, including water deposit and electricity deposits as are for the time being in force,



The Buyer hereby declares that after reading and having understood the contents the aforesaid documents and all the disclosures made by the Sellers and Buyers with full knowledge thereof has entered into this agreement.

- The Buyer has entered into this agreement with the notice of the terms and conditions of the said hereinabove recited of the said property and subject to the terms and conditions that imposed by the Municipal Corporation of Greater Bombay and other authorities concerned and also subject to the Seller's right to make the necessary ammendments modifications and /or changes in the buildings plans or the materials and specifications.
- The Seller's hereby declare that :
- The Building shall be constructed in accordance with the plans and specification approved and sanctioned by the Municipal Corporation of Greater Bombay and all other concerned authorities:
- Possession of the said flat/garage/shops shall be handed to the Buyer on 31st day of June, 1992 or such other date/s that may be mutually agreed upon by and between the parties hereto .

The carpet area of the said flat cand balcony are as per the copy of the plan annexed hereto as Annexure "B": The Built up area of the flat is

- The price of the flat is Rs. 5,62,950 Rupees only) inclusive of the proportionate price of the common areas and facilities as specified in Annexure "B" in this agreement.
- The Sellers shall form a Co-operative Housing Society under the provisions of the Maharashtra Co-Operative Socities Act, or Condominium Apartments Owners to be governed by the provisions of the Maharashtra Apartments Ownership Act, 1970:
- The percentage of the undivided interest of the purchaser and in the respective commonn area and facilities limited or otherwise pertaining to the flat agreed to be sold herein shall be in proportions of the area of the flat agreed to be sold hereunder to the total common areas and facilties limited or otherwise as disclosed by the Sellers to the Buyers;
- The Buyer hereby irrevocably grants to the Sellers right to modify to the terms and conditions of any of the said agreements, documents and agreed to

see abide, by observe and perform the same so far the

same are applicable to the said Unit and the Building. The Buyer hereby accepts and shall always be deemed to have accepted the title of the confirming party and the Sellers herein to the said property and agrees not to raise any requisitions or objection in connection with and in respect thereto or take any proceedings in connection therewith.

- 7. The Certificates as to the marketability of the title to the said property together with property card. Extract/7/12 Extract/Revenue Extract is reproduced in the Second Schedule hereunder written. The tenure of t said property is free-hold.
- The Buyer has agreed to acquire a flat/shop/garage on the Seaw floor in the building having Two rooms and a kitchen, copy of a plan whereof is hereto annexed and marked as Annexure "A", (hereinafter referred to as "The said Unit") for a sum of Rs 5, 62,950 -- (Rupees FIVELACS SIXTY TWOTHOUSAND NINE HOLD AND. The buyer shall pay the said purchase price in the manner set out in the Third Schedule hereunder written.

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- anything stated anexthing Notwithstanding agreement, anywhere the Unit agreed to be acquired by the Buyer herein shall be provided with the ameninties or the specifications which are set out in the Fourth Schedule hereunder written and that the Sellers shall have right without any reference to the Buyer/s to vary or modify such amenities or specifications and the Buyers shall not raise any objection in respect thereof.
- The Buyer admits having taken inspection of all 10. the documents required to be given by the Sellers under the provisions of the Maharashtra Ownership Flats Act and hereby agree and confirms that the Sellers have irrevocable rights for the purposes set out hereinbelow and the Sellers shall be entitled to exercise the same as if the Buyer had given the written prior consent to the Sellers as required under the said Act and with a view to remove any doubts the Buyers hereby confers upon the Sellers the right and authority for the purposes set out herein below:
- Without modifying the plan of the said Unit the Sellers shall be entitled to amend, modify and/or vary the building plans and/or the layout and/ or subdivisions and also the specifications in respect thereof.



司司中一个 portion thereof. existing or new structure/s or any part or parts The Selfer shall be entitled to demolish the

and/or additional floors. balance and/or additional F.S.I. to construct extentions part thereof or otherwise on the said property at present property including by way of road widening, T.D.R. or any consume F.S.I. as may be available in respect of the said future and The Buyers of the flats shall be entitled for the purposes of consuming such

of the property described in the First Schedule hereunder reserved for the Sellers for exploiting the potentiality rights under this clause and/ or under this agreement being given to the Buyer and/or the Management (d) Sellers till the conveyance is executed. shall be subsitting and shall continue to to the ad-hoc committee of the Unit Buyers the Irrespective of the possession of the

for any user or to change the user (excluding the said plans and/or to the said building or any part thereof additions.ammendments and alterations The Buyer agrees and gives his irrevocable that the Sellers shall have a right to make in the building

persons or body corporate as the case may be. The Sellers

said property is conveyed in

favour of Association

storey or units shall be the sole of the said property or carry out any repairs. The Sellers shall also be entitled to display board and/or hoardings on the parapet walls Society to attend to any subject to access thereto to the said condomonium or shall have the exclusive use of the said terrace and the parapet walls when the property is transfered be exclusive property of the Sellers and the Sellers the terrace and parapet walls of the terrace which will the same. The Buyer shall not be allowed to make use of other authorities and such additional structures or sellers who shall be entitled to deal with or dispose of by alterations in the sanctioned plans as may be permitted available in respect of the said property or include the F.S.I. or the additional F.S.I. which may be including on the terrace at any time either before or on the land or open part or parts of the said building unit) including to raise additional storeys the Municipal Corporation of Greater Bombay or the any time in future or to transfer of the property and such right shall any leakage from the terrace or to part thereon even if the make such amendments/ property of or structures other lands

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be entitled to transfer the said benefits to the Flat holder.

Save and except as stated above the Buyer shall have no claim or night to any part of the said property and also to any other parts of the said building/s other than the said unit agreed to be taken by him/her. All open spaces, parking spaces, lobbies, stair-cases, terraces, compounds, compound walls/fences, etc., shall remain the property of the Sellers.

It is agreed between the parties hereto that the Sellers fail to give possesion of the said Flat in accordance with the terms of this Agreement on the sale mentioned hereinabove, or any further date or dates mutually agreed between the parties or if, the Sellers and/or their Agent for the reasons beyond their control. are unable to give possession of the flat by the specified date or other agreed date and after period of three months if those reasons still exist, then in such case, the Sellers shall without prejudice to their rights reserved hereunder refund the amounts already received by them in respect of the flat with simple interest at the rate of 9% from the date they received the same till date the amounts and the interest thereon is refunded and the

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amount and interest shall be charged on the land constructions, if any, thereon to the extent of the amounts due but subject to any prior encumbrances.

- The Sellers hereby agree on demand and payment of reasonable charges to give true copies of the documents to purchaser mentioned, in Rule 4 of the Maharashtra Ownership Flats (Regulations of Promotion of Construction etc.), Rules 1964;
- The Buyer agrees to sign and deliver to the 15. Sellers before taking possession of the said unit and also thereafter all writings and papers as may be reasonably necessary and required by the Sellers including possession letter, electric meter, transfer forms and other papers, necessary and expedient for formation and registration of the Co-operative Society/ Condominium.
- Until the said property is transfered by the Sellers by execution of a document of transfer and/or possession of the said property is delivered by the Sellers and intimation of the same is received by the Buyer from the Sellers, the Buyer shall be bound and liable to pay to the Sellers regularly and punctually all contributions and other amounts to be paid by the Buyer

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the Sellers under the Agreement and the withhold any such payment to the Sellers. However Buyer shall

Sellers shall not be under any obligations or liability expenses referred to herein, then in such event outgoings and expenses or any of them or be liable for disbursement of contributions from the Buyer of Units said property to the said co-operative society or the adif the Sellers in their absolute discretion so desire collect the said contribution or to pay the said Buildings towards payment of outgoings shall be entitled to entrust the management of the committee for looking after maintenance

Sellers provided under this Agreement. rights shall be to manage the said units and pay management being entrusted as provided hereinabove, the outgoings the responsibilities and liabilities in that behalf shal payment thereof or for any matter concerning maintenances the said co-operative society or the ad-hoc committee management consequence arising due to delay in payment or Buyers as the case may be. In the event of same shall not affect the rights of of the said property and all

paying the maintenance, municipal taxes and The Buyer is aware that the Sellers all other shall

38/29/80

respect of the Units in respect of which posession the responsibility of the Buyer of the Unit and all the been given by the Sellers. Buyers together who shall be deemed to be managers under of any essential supply being disconnected it shall be of the Buyers of any other Units and in the Sellers shall not be bound to pay the outgoings of the default being committed by and on behalf of such defaulting person and in the event for and on behalf of the Buyers of the Units and it shall outgoings in respect of the whole or part of the property be the a paramount responsiblity and obligations provisions of the Maharashtra Ownership Flat Act to pay all the outgoings regularly. the Buyer herein or any such an

entitled to use and occupy their respective unit only. 18. The Buyer of the respective units shall be

declare that the said project is completed hereditaments and premises or any part thereof or of the contrued as a grant in law of the 19. Nothing contained in thereon or the said Unit will these presents shall be said the Sellers

conveyed to the Buyers of the various units to be formed The Sellers shall cause the said property



1997 8 an association and require the Buyer to form a Society or an abbout or Before the completion of the said project and before such time the Buyer shall not be entitled to call upon the Sellers to form a Society and/or to transfer the said property.

- The property shall be transferred by the Sellers by executing a Deed of Conveyance. In the event of transfer of the property being effected earlier for reason whatsoever in such case, all the rights of Sellers under this Agreement shall be in full force and binding upon the transferees and all its members and such transfer shall always be deemed to be subjects to the provisions of this Agreement and the Transferees small not have any better right than the right intended to be granted under this Agreement.
- to the Municipal All the deposits payable 22. Corporation of Greater Bombay or the B.E.S.T. or B.S.E.S. Co. Ltd. for water connection and electricity charges or permanent deposits in respect of the said Unit which become payable shall be paid or remibursed to the Sellers by the Buyer.
- The Buyer shall also pay his proportionate share in respect of the payment made and/or required to be made

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by way of betterment charges contribution, Municipal Taxes ? property taxes, rates, cesses charges and/or amounts in respect of the said property without raising any objections.

The Buyer agrees and binds himself to pay his 24. prorportionate share as may be determined by the Sellers of all outgoings in respect of the propety, including all Government rates, taxes and charges and collector's Bills, Electricity and water deposites, insurance, common lights, watchman, and Sweeper's wages, sanitation. additions and alterations, oil painting, colour washing, repairs etc., more particularly and specifically mentioned in the Fifth Schedule hereunder written and all other outgoings and expenses of and incidental to the management and maintenance of the property. Until the Municipal taxes, etc. are fixed and the exact amount worked out for each unit the Buvers agrees that from the aforesaid date he shall regularly pay Rs. 60 Eight hundred only. (Rupees. only ) every month as advance towards and on account of such and other outgoings and expenses as aforesaid to the Sellers. The Buyers shall indemnify and keep indemnified the Sellers against the aforesaid taxes and other payments and expenses. If on account of failure on the part of the



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Buyers of any other units, to pay such proportionate concerned steps and if the said authority or authorities concerned take any action for the recovery of the same, the Sellers or the covery of the same.

take any action for the recovery of the same. The Sellers take any action for the recovery of the same. The Sellers take any action for the responsible for any loss or shall not be liable or responsible for any loss or damages which may be suffered by the Buyers on account of the said action.

25. On or before taking possession of the said unit. the Buyer agrees to deposit the following emounts with the Sellers:

Rs. YEOC /- to meet with 6 months outgoings.

six months' Municipal Types.

water taxes. common electric

Rs. 2000 - agreed legal expenses from the date of the agreement till the possession of the unit is given.

Rs. 260 membership fee and share money

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Rs. 15bO /- reimbursement of the amount towards electric meter deposit: water meter deposits paid to the various authorities.

26. The said building shall always be known as

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AGAT" and the name of the Co-operative

Housing SC

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Society or Limited Company or Association to be formed shall bear the same of "SWAGAT" as its first name and this name shall not be changed without written consent of the Sellers.

convey, mortgage, charge or in any way encumber or deal with or dispose of his unit or assign, underlet, or part with the interest under this Agreement or the benefit of their Agreement or any part thereof till all his dues of whatsoever nature owing to the Sellers are fully paid and only if the Buyer has not been guilty of breach of or non-compliance or any of the terms and conditions of this Agreement and until he obtains previous consent in writing of the Sellers.

the same to be used for any purposes whatsoever other than what is prescribed by Bombay Municipal Corporation.

29. The Buyer agrees and undertakes on demand to do.

execute and deliver and cause to be done. executed and delivered all Acts. deeds. matters, things, documents, required by the Sellers for further, better and m.ore interest of the Sellers or for securing the due fulfillment of the provisions thereof.

37

If the Buyer neglects, omits or fails for any asen whatsoever to pay to the Sellers any of the amount and payable by the Buyer under the terms and

condition of this agreement (whether before or after delivery of possession) within the time herein specificed or if the Buver in any other way defaults or fails to perform or observe any of the convenants and stipulations in this part herein contained or refered or prevents the Sellers from exercising the Sellers rights as provided in this Agreement, then in that event, the Sellers should be entitled to resume possession of the said Unit, an this Agreement shall cease and stand terminated and the earnest money already paid by the Buyer to the lers absolutely forfeited to the Sellersand the Buyers have no claims for refund or repayment of the said earnest money and the Buyers hereby agres to forfeit all his rights, title and interest in the said Unit and under this Agreement and in such event the buyer and/or his nominees shall be liable to immediate ejectment as a tresspasser.

In the event of nonobservance or non-performance of any of the provision of this Agreement on the part of the Buyer, this Agreemnent shall at the option of the Sellers come to an end and 20% of the price paid by the

Buyers to the Sellers and all rights of the respect of the said Unit and the said money extinguish and come to an end and the Buyer shall not be entitled to take any objection or proceedings or make any claim in respect thereof.

The Buyers hereby agrees and confirms that in the 32. event of the Buyer insisting on observance performance of any of the terms and conditions of this Agreement or for carrying out any requirement and the Sellers unable or unwilling to comply with the same irrespective of the nature of such requirements. requisitions or the obligations, then the Sellers have an option to terminate this Agreement and pay back all the amount paid by the Buyers to the Sellers as provided under the provision of the Maharashtra Ownership Flats Act and the Buyer shall not be entitled to insist upon and require the Seller to comply with or discharge such requisitions, requirements and/or the obligations as the case may be.

Notwithstanding anything stated hereinabove the Sellers shall be entitled to submit the said property under the provision of the Maharashtra Apartment Ownership Flats Act. 1970, and in such an event , the Buyer



2004 | Wehall at his/their cost charges. and expenses be entitled 18 1-18 B १९८२ to execution of a Deed of Apartment and/or Conveyance and amenities in favour of the respective Buyers of the undivided share. right, title and interest in the common effectuating a proper transfer of the said flat and in such an event the Sellers shall cause the Original V. Cm ... 24 ... execute such relevant documents for

respective Units.

advocates as provided in this clause of the services rendered or to be rendered by the Sellers respect of the documents to be made and also in respect demand. The Buyer shall pay the professional fees in professionsal costs , charges and expenses payable for executed by the said vendors and the Sellers or the Buyer deed or any other document or documents required to be Agreemetns including this agreement conveyance. transfer preparing, engrossing, stamping and registering all same shall be paid by the Buyer immediately on co-operative society as well as formation of Association as well as all costs of All cost, charges and expenses in connection with the entire

in favour of the unit holders unsold flats/shops even after execution of the conveyance Sellers will have exclusive right over the

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The Buyer shall bear and pay requisite stamp duty 3002/20/ Pe

36.

enable them to admit execution of the the same Sellers the Serial No. under which the same is lodged registration with sub-registrar and forthwith imform pursuance hereof and at his own cost, lodge the same for on the agreement and documents to be executed in

legal proceedings that may be initated or instituted shall also fuly reimburse the expenses that may required or damage that may be suffered by the Sellers. The Buyer res-pect of the said stamp duty to the extent of the loss the stamp Authorities or other concernd Authorities Buyer shall indemnify the Sellers against any claim from responsibile towards the said stamp duty/or penalty. The shall the Buyer hold the Sellers liable not be liable to contribute anything towards the same nor alone including the penalty, if any. The Sellers shall authority, the same shal be borne and paid by the Buyer the superintendent of stamp duty over and above the stamp duty already paid provision of the ammended Bombay stamp Acts. this registration charges of this Agreement shall be borne and inccured by the Sellers in consequence upon any agreement is required to be paid or is claimed by by the Buyer. The Buyer is fully aware All cost, charges and expenses including stamps and Stamps, Bombay or concerned

3002/20180 ? Comment and/or under payment of stamp duty by the Buyer. knowledge of the terms and conditions herein contained. into this Agreement after going through and with full authorities concerned against the Sellers for non-The Buyer hereby declares that he has entered messuage or dwelling house standing thereon situate lying ALL THAT piece or parcel of land THE FIRST SCHEDULE ABOVE REFERED TO:

follows: that is to say: T.P.S. Revenue under the C.T.S.No. 1353 and 1353 (1 to 6) being and registered in the books of the Collector of land containing by admeasurment 557.27 sq.mtrs. or therabouts registration district of Bandra in the Island of Bombay being at Nehru Road, Vile Parle (East), in the Scheme No. II New Plot No. 115 and bonded as

On or towards the WEST : On or towards the EAST : n or towards the NORTH: By Final Plot No. 224 & 223 n or towards the SOUTH: By Final Plot No. 216 and By the road. (PT 224

By Final Plot NO.214,215 & (Pt).

effectually dischagre the Sellers proof of recipt of the same by

address known to them of the Buyer will be sufficient Sellers despatched, under certificate of posting to the

the Buyer and shall

All letters receipts and/or notices issued by the

hereunder.

same in any manner prejudice the rights of the Sell

condition of this Agreement by the

breach of non-compliance of

construed as waiver on the part of the Sellers of any

any of the terms

Buyer nor shall

ers "

of giving time to the Buyer

enforcing the terms of this Agreement or any indulgence

shall not be

Any delay or indulgence by the Sellers in

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or ground

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THE SECOND SCHEDULE ABOVE REFERED TO:

PRAVIN MEHTA AND MITHI AND CO. (REGD) ADVOCATES AND SOLICITORS

PRAVIN H. MEHTA. PARTNERS

under

the

Mary and Joanna Mary and his widow Mary Maglon Rodrigues heirs and representatives his son Francis. Daughters Rose

provisions of the Indian Succession

Act by

leaving behind him surviving as his

said

Duming Rodrigues died

West |

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Bombay-400 023. NASEEM PATRAWALLA 4th Floor, Oricon House YUSUF MITHI 12\14. K. Dubash Marg.

Office: 7. Hind Rajasthan Chambers 6, Oak Lane, BOMBAY - 400 023

NASSEM PATRAWALLA SHARAD V. KALYANI. YUSUF H.MITHI.



REF NO. 873/89/SIC TITLE REPORT

particularly described in the Schedule hereunder written was absolutely seized and possessed of or otherwise sufficiently entitled During his lifetime one Duming Gasper Rodrigues to the property more

Ph. 242603\2871682 Mary Magdlan Rodrigues also died intestate at Bombay the Register Card and in the Revenue Records. convenience, his name was entered in which he was governed at the time of his death. an said Mrs. Mary Magdlan Rodrigues appears. records of the Town Planning Authority the name application made by Francis and for the

Oscar, Leslie, George and Charles and his Daughter Julie. heirs 28th March, 1977 leaving behind surviving his only legal and representatives his The said Francis died intestate sons Edward, Bombay Reginald,

governed at the time of her death provisions of the Indian Succession Act by which she Joanna, Agnes and her sons Edban and Francis under the only legal heirs and representatives her daughters 23rd June, 1985 leaving behind her surviving The said Rose Mary also died intestate at Bombay



the

However,

The said

Dear Jak 明明打一个 February, 1988 of 1989 confirmed the said Deed Of Conveyance dated 1986 the Sub-Registrar of Assurances at Bombay under No. deed of confirmation dated 3rd March 1989 and lodged with Agnes D'cruz, Edban Santosh and Francis Santosh entitled to the said Property. The said Joanna Gonsalves under S. No. 544 of 1989 the said Sushil M. Mehta lodged with the Sub-Registrar of Assurances at 1989 made between Vasudha Constructions as the Vendors 1961. In turn by a Deed of Conveyance dated 3rd February said Property subject to a Mortgage dated 30th November, Registrar of Assurances at Bandra under No. 782 of 1988, others and Vasudha Constuctions and lodged with the submade betwen the said Angeline Francis Rodrigues and 12 Schedule hereunder written. absolutely entitled to the said property described in the representatives and the said Joanna one Part and the said Sushil M Mehta, proprieto said Vasudha Constructions became entitled to the Builders the purchaser of the other Par By a Deed of Conveyance dated 24th February 1988 In the premises, the aforesaid legal heirs and Mary became by Registration District of Bandra in the Island of lying and being at Nehru Road, Vile Parle (East ), in the the mesuages or dwelling houses standing thereon situate title to the said property. Conveyance being ordered for registration, has marketable hereinabove and subject to the aforesaid Mehta had re-conveyed the said property in favour of Sushil M. under the said deed of Mortgage dated 30th November, 1981 Bombay under S. No 2260 of 1988 , the and registered with the sub-Registrar of Assurances at Part and Sushil M. Mehta as Purchaser of the Other Part on business at Vile Parle, Bombay as Vendors of the One and made between Gokuldas Mathuradas and others carrying ALL THAT piece or parcel of land or ground with and We By a Deed of Convevance dated 30th August. in our opinion subject to what THE SCHEDULE ABOVE REFERRED TO: have investigated the title said Mortgager of Sushil M. is stated 13 602 34/84 \$388 E

sg.metres 557.27 admeasurement containing thereabouts and registered in the Books of the Collector 8884 containing

of Land Revenue under C.T.S. No. 1353 and 1353 (1 to 6) being T.P.S.Scheme No. II New Plot No.115 and bounded as follows: That is to say: On or towards the North : by Final Plots Nos. 224 and 223(part), On or towards the South: by road: On or towards the East by Final Plot no. 216 and or towards the West: by Final Plots Nos. 214, 215 and 224 (P).

Dated this 26th day of May, 1989.

For PRAVIN MEHTA & MEHTA & CO

Sd/-

PARTNER

THE THIRD SCHEDULE ABOVE REFERRED TO :

(the mode of payment of the purchase price other amounts to be paid by the Buyer of the Unit to the Sellers).

- (a) Rs. \$1/000 /- as earnest amount on execution of this Agreement:
- (b) Rs. 150,000 /- on 14. 7.92
- (c) Rs. 100,000/- on 30.7.92
- (d) Rs. 1,00,000- on 15.8.92:
- (e) The balance of the purchase price shall be paid within seven days of the Sellers intimating to the BUyer that the said unit is ready for occupation.

PROVIDED FURTHER that the Buyer shall pay the last instalment of the purchase price within seven days from the recipt of the intimation from the Sellers that the Unit agreed to be purchased by him is ready occupation and if the Buyer fails to make payments, the Sellers shall be at liberty to exercise other rights as

3e02/36/80 司司打一个 this Agreement and sell the said Unit to any other person. get out in the Agreement including a right to terminate

and payble by the Buyer to the Sellers . the payment of the instalment shall forthwith become due have been completed shall be binding upon the Buyer and has commenced and/or respective work of the plinth/slabs issued by the PROVIDED FURTHER that the cerificate which Sellers Architect certifying that the work may

as provided hereinabove on or before taking posse shall pay deposits in respect of meter, maintenan PROVIDED FURTHER that the Buyer under this Ag

the unit.

THE FOURTH SCHEDULE ABOVE REFERRED TO:

3007/20/80

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( Specifications and Amenities)

Unit agreed to be sold and which are set out hereinbelow specification and with the amenities in respect of be carried out as per the 2363

## The Building :-

- The building will be of R.C.C. framed structure.
- 2) All External walls shall be 9 " thick and internal
- internal walls will be white washed. External wall shall be painted with cement paint and

## Doors & Windows :-

- call bell, fancy handle with Godrej lock. 4) Main door of the flat has number plate, magic
- 5) Bath & W.C. painted. doors with wooden panel and oil
- M.S. bars for safety. Bath & W.C. windows provided with glass louvers and
- 7) All doors and windows provided with brass fittings.



2003 80 18C 93 四日四一0 Flooring:

8) Marble or spartex flooring in all rooms with 01

skirting.

with marble flooring. 9) Glazed tiles, dado upto ceiling in all bathrooms

Glazed tiles dado up to 2" .0: in WC with

glazed tiles flooring

sink, and one feet glazed tiles dado. 10) Kitchen platform will be in granite with steel

11) Concealed copper wiring with adequate poin

12) Concealed plumbing with geyser in each

13) One wash basin shall be provided in each flat.

Water Supply

underground 14) Water supply will and overhead water tank be arranged by with providing

facility as per rules and regulations at BMC.

pumping

THE FIFTH SCHEDULE ABOVE REFERED TO :

buildings compounds, etc. buildings as enjoyed by the Buyers or under by him/them entrance, passages, landings and structure occupies of their other flats, garages and floor or any other floor in common with the other building enjoyed or used by the Buyer whether on ground gutters and rain water pipes of the building, water pipes. etc. of the main structure and in particular the roof, gas pipes, and electric wires in under common as aforesaid and the bondary walls of the The expenses of maintaing, repairing, redecorating or upon the

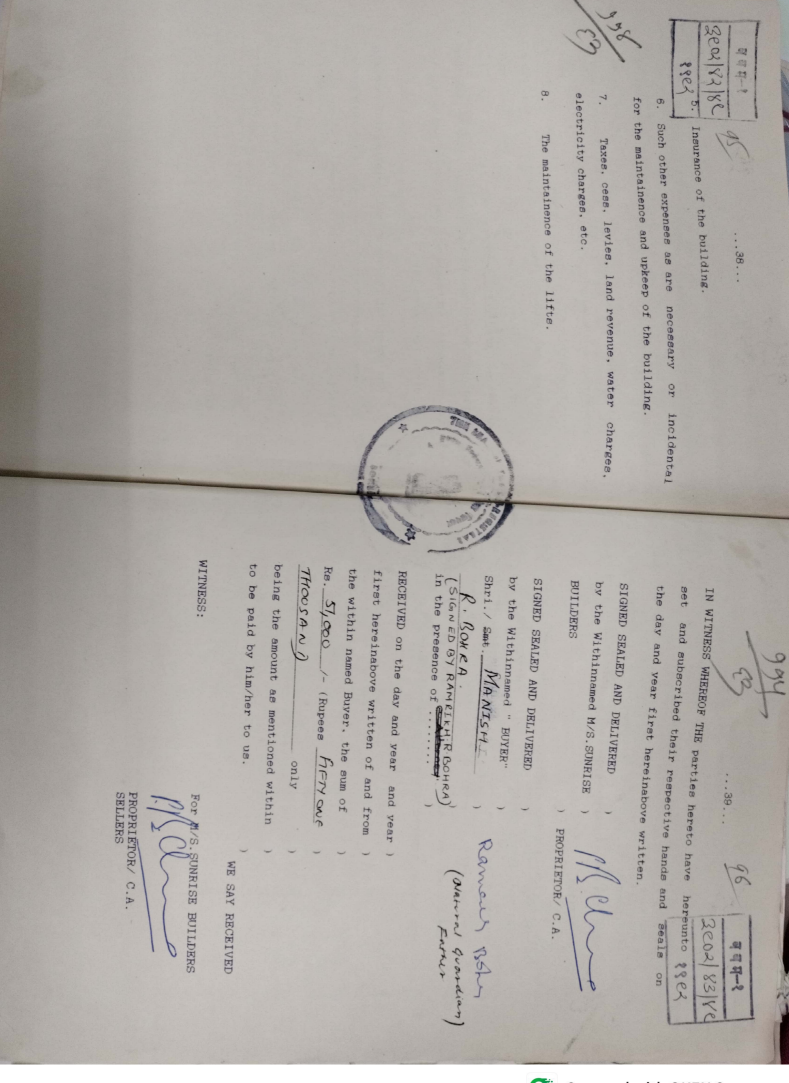
enjoyed or used by the buyer in common as aforesaid. landings, staircases and other parts of the building are The cost of cleaning and lighting the passages,

colectors, chowkidars, sweepers etc. The salaries and/or Wages of clerks, bill

building The cost of decorating the exterior of

300

18/08/



## ANNEXURE

COMMON AREA AND FACILITIES.

the

Overhead tank, Cabin, will be covered in area Pump room, staircase, staircase (Septik tank, watchman cabin, Soak pit, this comman area landing, Compound Sunction

required which covered under further clarified maintained by them, is open to sky apppurtenant this definition. excluding garages alloted to any member surroundings then the open protion the

