Acts and Rules: Stamp Act

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THE KARNATAKA STAMP ACT, 1957 ¹[Schedule Stamp Duty on Instruments

(Updated till 20th April, 2017)

SI No.	Article No.	Sub- Article	Sub- sub Article	Description of Instrument	Proper Stamp Duty
1	² [1.			Acknowledgement of :	
		(i)		a debt written or signed by or on behalf of, a debtor in order to supply evidence of such debt in any book (other than a Banker's pass book) or on a separate piece of paper when such book or paper is left in the creditor's possession and the amount or value of such debt,-	4.7
			a)	exceeds rupees 100 but does not exceed rupees 3[(5,000	⁴ [Two rupees]
			⁵ (b)	when exceeds rupees 5,000]	Two rupees plus rupees two for every thousand or part thereof] 6[subject to a maximum of rupees one thousand.]
		(ii)		a letter, article, document, parcel, package, or consignment, of any nature or description whatsoever or by whatever name called, given by a person, courier company, firm, or body of persons whether incorporated or unincorporated to the sender of such letter, article, document, parcel, package or consignment	One rupee for every rupees one hundred or part thereof of the amount charged therefor.]
2	2.			Administration Bond, including a bond given under Section 6 of the Government Savings Banks Act, 1873 (Central Act V of 1873) or Sections 289, 291, 375 or 376 of the	

		Indian Succession Act, 1925 (Central Act XXXIX of 1925)					
	(a)	Where the amount does not exceed Rs.1,000	The same duty as a Bond (No .12) for such amount				
		(b) in any other case	⁷ [One hundred rupees.]				
	1 Schedu	le substituted by Act No. 21 of 1979 w.e.f. 31.03.					
		1 substituted by Act No. 8 of 1995 w.e.f. 01.04.15					
		ited for the figures "10,000/-" Act No.7 of 2000					
		ited for the worlds "one rupee" by Act No.7 of 2	-				
		, ,	•				
	5. Sub Clause "b" substituted by Act No 7 of 2000 w.e.f. 1-4-2000. 6. Inserted by Act No. 6 of 2001 w.e.f. 1.4.2001.						
		ited for the words "Thirty Rupees" by Act No.10	of 1990 wef 1-4-1990				
3.	7. 30051110	Adoption-deed, that is to say, any	¹ [Rs. Five hundred rupees.]				
"		instrument (other than a will),	[16. The handred rapees.]				
		recording an adoption, or					
		conferring or purporting to confer					
		an authority to adopt.					
		Advocate See Certificate of					
		enrolment as an Advocate (No. 17).					
4.		Affidavit, including an affirmation	² [Twenty rupees.]				
7.		or declaration in the case of	[Twenty Tapees.]				
		persons by law allowed affirming or					
		declaring instead of swearing.					
		Exemptions.					
		Affidavit or declaration in writing when made-					
		(a) as a condition of enlistment to the Armed Forces of the Union;					
		(b) for the immediate purpose of being filed or used in any Court or before the officer of any					
		Court;					
		Or					
		(c) for the sole purpose of enabling any person to receive any					
		pension or charitable allowance.					
		uted for the words "Forty Five Rupees" by Act N					
İ	2 Substit	uted for the words "Fifteen Rupees" by Act No.7	of 2000 wef 1-4-2000				

5.			Agreement or ¹ [its records or] Memorandum of an Agreement	
	² [(a)		If relating to the sale of a bill of exchange	One rupee for every rupees ten thousand or part thereof
	(b)		If relating to the purchase or sale of a Government security	One rupee for every rupees ten thousand or part thereof of the value of the security at the time of its purchase or sale, as the case may be, subject to a maximum of rupees one thousand.
	(c)		If relating to the purchase or sale of shares, scrips, stocks, bonds, debentures, debenture stocks or any other marketable security of a like nature in or of any incorporated company or other body corporate,	
		(i)	when such agreement or memorandum or an agreement is with or through a member or between members of Stock Exchange recognised under the Security Contracts (Regulation) Act, 1956 (XLII of 1956).	One rupee for every rupees ten thousand or part thereof of the value of the security at the time of its purchase or sale, as the case may be.
		(ii)	In any other case.	One rupee for every rupees ten thousand or part thereof of the value of the security at the time of its purchase or sale, as the case may be.]
	³ [(d)		If relating to a transaction of lease-cum-sale in connection with the allotment of a building site, with or without building thereon, effected by the Bangalore Development Authority constituted under the Bangalore Development Authority Act, 1976 (Karnataka Act 12 of 1976), the City Improvement Trust Board, Mysore, constituted under the City of Mysore Improvement Act, 1903 (Mysore Act 3 of 1903), the Karnataka Housing Board	The same duty as a Conveyance (No. 20) for a market value equal to the security deposit and the amount of average annual rent reserved under such agreement.

	1	,		
			Housing Board Act, 1962,	
			(Karnataka Act 10 of 1963), the	
			Improvement Boards constituted	
			under the Karnataka Improvement	
			Boards Act, 1976 (Karnataka Act 11	
			of 1976 ⁴ [House Building Co-	
			operative Societies registered under	
			the Karnataka Co-operative	
			Societies Act, 1959 (Karnataka Act	
			11 of 1959)] ⁵ [, or the allotment of	
			industrial sheds and plots by the	
			Karnataka Industrial Area	
			Development Board established	
			under the Karnataka Industrial Area	
			Development Act, 1966 (Karnataka	
			Act 18 of 1966), the Karnataka Small	
			Scale Industrial Development	
			Corporation, the Karnataka State	
			Industrial Investment and	
			Development Corporation and the	
			Karnataka State Electronics	
			Development Corporation,	
			registered as a company under the	
			Companies Act, 1956 (Central Act 1	
			of 1956) or the allotment of land or	
			site with or without building to the	
			market functionaries in the yard	
			by the Agricultural Produce Market	
			Committees constituted under the	
			Karnataka Agricultural Produce	
			Marketing (Regulation) Act, 1966	
			(Karnataka Act 27, of 1966)]	
			⁶ [, Municipal Corporation	
			constituted under the Karnataka	
			Municipal Corporations Act, 1976,	
			(Karnataka Act 14 of 1977),	
			Municipal Councils or Town	
			Panchayats constituted under the	
			Karnataka Municipalities Act, 1964	
			(Karnataka Act 22 of 1964), Urban	
			Development Authorities	
			constituted under the Karnataka	
			Urban Development Authorities	
L	1			

	Act, 1987 (Karnataka Act 34 of	
	1987), Grama Panchayats, Taluk	
	Panchayats and Zilla Panchayats	
	constituted under the Karnataka	
	Panchayat Raj Act, 1993 (Karnataka	
	Act 14 of 1993)]and such other	
	authorities as may be specified by	
1	the Government;]	
	Inserted by Act No. 8 of 1995, w.e.f. 01.04.1995.	1005
	Clause (a),(b) and (c) substituted by Act No. 8 of 1	
	Clause (d) inserted by Act No. 16 of 1981, w.e.f. 10	0.09.1980.
4.	Inserted by Act No. 10 of 1988, w.e.f. 15.04.1988.	
5.	Inserted by Act No. 22 of 1997, w.e.f. 29.09.1997.	
6.	Inserted by Act No. 6 of 1999 w.e.f. 01.04.1999	
	•	
¹ [(da)	Where any instrument of Lease-	The duty payable shall be as a
		conveyance [No.20(3)] for the
	, ,	market value equal to the security
	1 ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	deposit and the amount of
	· · · · · · · · · · · · · · · · · · ·	•
	1 · · · · · · · · · · · · · · · · · · ·	average annual rent reserved
		under such agreement.]
	Board constituted under the	
	Karnataka Housing Board Act, 1962	
	(Karnataka Act 10 of 1963)	
	pertaining to premises of a Flat or	
	Apartments.	
² [(e)	If relating to sale of immovable	
[(C)	property wherein part performance	
	of the contract	
		Compa dutu as a societies as (NI-
		Same duty as a conveyance (No.
		20) on the market value of the
	delivered ³ [before]executing the	property.
	conveyance.	
		⁴ [Provided that, where a deed of
		cancellation of earlier agreement is
		executed by and between the
		same parties in respect of the
		same property and if proper stamp
		,
		duty has been paid on such
		agreement, then the duty on such
		"deed of cancellation" shall not
		exceed rupees five hundred.]
 •	·	

	⁵ [(ii) possession of the property is not delivered.	Ten paise for every one hundred rupees or part thereof on the market value equal to the amount of consideration subject to a maximum of rupees twenty thousand but not less than rupees Five hundred;
	Explanation-I When a reference, of a Power of Attorney granted separately by the seller to the purchaser in respect of the property which is the subject matter of such agreement, is made in the agreement, then the possession of the property is deemed to have been delivered for the purpose of this clause.	⁶ [Provided that the duty paid on power of attorney under Articles 41(e) or 41(eb), as the case may be, is adjustable towards the duty payable on agreement for sale under Article 5(e) or instrument of sale or transfer, as the case may be, executed between the same parties and in respect of the same property.]
	Explanation-II. - For the purpose of clause (e) and clause (h) where subsequently conveyance or mortgage as the case may be, is executed between the same parties in pursuance of such agreement or its records or memorandum, the stamp duty, if any, already paid and recovered on the agreement or its record or memorandum shall be adjusted towards the total duty leviable on the conveyance or mortgage, as the case may be.	
2. Clause (c 3. Substitut 2016 4. Proviso (5. Sub-Cla	And the case may be. (da) of Art 5 inserted by Act No. 6 of 1995 of the word "before" for the word "withous inserted by Act No. 8 of 2010, w.e.f. 1-4-use (ii) substituted by Act No. 16 of 2011, ubstituted by Act No. 16 of 2011, ubstituted by Act No. 19 of 2014, w.e.f. 15	w.e.f. 1-4-95. out" by Act No.7 of 2016 w.e.f. 1-4- 2010. , w.e.f. 1-4-2011
¹ (f)	If relating to construction or development of an immoveable property, including a multiunit or multistoried house or building or	Two rupees for every one hundred rupees or part thereof, on the market value of such undivided share or portion of land or

			apartment or flat, or portion of it, executed by and between owner or lessee, as the case may be, and developer, having a stipulation, whether express or implied, that, in consideration of the owner or lessee, conveying or transferring or disposing off, in any way, the undivided share or portion of land or immovable property; the developer agrees to convey or transfer or dispose off, in any way,	immovable property, consideration and money advanced, if any; or On the market value of such share or portion of the constructed or developed building or immovable property, consideration and money advanced, if any; Whichever is higher:] "Provided that, if the proper stamp duty is paid under
			the proportionate or agreed share or portion of the constructed or developed building or immovable property to the owner or lessee, as the case may be.	clause(ea) of the Article 41 on Power of Attorney, executed by and between the same parties and in respect of the same property, then the stamp duty payable on the corresponding agreement
			Explanation The term "Developer" includes promoter or builder or by whatever name called.	under clause (f) of Article 5, shall not exceed rupees two hundred. Explanation. - The term "money
				advanced" in this Article, means and includes the security deposit whether refundable or adjustable.]
		1. Clause	(f) substituted by Act No. 19 of 2014, w	v.e.f.1-03-2014
	¹ (g)		If relating to sale of moveable property	,
		(i)	Possession of the property is delivered or is agreed to be delivered without executing the conveyance	² [Three percent] of the consideration or market value of the property, whichever is higher: Provided that, where a deed of cancellation of earlier agreement is executed by and between the same parties in respect of the same property and if proper stamp duty has been paid on such agreement, the duty on such "deed of cancellation " shall not exceed rupees five hundred.

	(ii)	Possession of the property is not delivered	Ten paise for every one hundred rupees or part thereof on the market value equal to the amount of consideration subject to a maximum of rupees twenty thousand but not less than rupees five hundred.]
(h)		If relating to the mortgage.	Same duty as under Article No.34(a) or (b) as the case may be.
³ (i)		if relating to contract between Depository Participant (as defined in "The Depository Act, 1996") and client, for opening de-mat account	Rupees fifty
(i-a)		if relating to contract between stockbroker or sub broker (agent) and client (principal) for Stock Market operations,	Rupees fifty]
⁴ (i-b)		If relating to advertisement or telecasting or broadcasting of programs for promotion and development of business	One rupee for every one thousand rupees or part thereof on the amount or consideration in the agreement, but not less than rupees two hundred
(i-c)		If relating to assignment or transfer of intellectual property rights (i.e., patent rights, copy rights or trademarks rights.)	One Rupee for every one thousand rupees or part thereof on the amount or consideration in the agreement, but not less than Rupees two hundred
(i-d)		If relating to building works or labour or services(works contracts)	
	(i)	Where the amount or consideration in the agreement does not exceed Rupees ten lakhs	Rupees one hundred
	(ii)	Where the amount or consideration in the agreement exceeds Rupees ten lakhs	Rupees One hundred and in addition Rupees One hundred for every Rupees ten lakhs or part thereof in excess of Rupees ten lakhs, subject to a maximum of rupees five lakhs]
⁵ [⁶ [(i- e)		Chit Agreement, executed in the State of Karnataka under Section 6 of the Chit Funds Act, 1982	

		(i)	where the value of the chit does not exceed rupees one lakh	Rupees one hundred
		(ii)	Where the value of the chit exceeds rupees one lakh	Rupees one hundred plus rupees fifty for every rupees one lakh or part thereof, exceeding rupees one lakh.]
	⁶ [(j)		if not otherwise provided for	⁷ [Two hundred rupees].]
			Explanation: ⁸ [(I) xxxxx.]	
	2. Si 3. Cl 4. Cl 5. Cl 6. Cl 7. Cl	ubstitute lauses (i, lauses(i- lauses (i lause(i-e lause (i)	(II)For the purpose of ⁹ [sub-clause (i) and sub-clause (ii)] of clause (e) and clause (h), where subsequently conveyance or mortgage as the case may be, is executed in pursuance of such agreement or its records or memorandum, the stamp duty, if any, already paid and recovered on the agreement or its record or memorandum shall be adjusted towards the total duty leviable on the conveyance or mortgage, as the case may be.] Substituted by Act No. 16 of 2015, w.e. of for the words "Two percent" by Act No. 16 of 2010, (i-c) and (i-d) inserted by Act No.8 of 2010, (b), (i-c) and (i-d) inserted by Act No. 16 of 2015, w.e. of the words "Fifty rupees" by Act No. 16 of 2016 w.e. for the words "Fifty rupees" by Act No. 16 of the words "Fifty r	10.7 of 2016 w.e.f. 1-4-2016 w.e.f 1-4-2010 of 2012 w.e.f. 1-4-2012 E1-04-2015 1-4-2016 t No.8 of 2010, w.e.f 1-4-2010
	9. Ex 10. S	aplanatio	on (I) omitted by Act No.5 of 1998 w.e.f ed for the words, brackets and letter"sul	01-04-1998
¹ [6			Agreement relating to deposit of title deeds, ² [pawn or pledge], that is to say, any instrument evidencing an agreement relating to,-	
	³ (1)		The deposit of title deeds or instruments constituting or being evidence of the title to any property whatever (other than a marketable security), where such deposit, has	

		been made by way of security for the repayment of money advanced by way of loan or an existing or future debt; if such loan or debt is repayable on demand from the date of instrument evidencing the	
	(i)	agreement Where the loan or debt amount does not exceed rupees ten lakhs	0.1 per cent on the loan or debt amount subject to a minimum of rupees five hundred
	(ii)	Where the loan or debt amount exceeds rupees ten lakhs	0.2 per cent on the loan or debt amount subject to a maximum of rupees ten lakhs.]
⁴ [(2)		The pawn or pledge of moveable property, where such pawn or pledge has been made by way of security for the repayment of money advanced or to be advanced by way of loan or an existing or future debt If such loan or debt is repayable on	
	(i)	demand or otherwise Where the loan amount exceeds rupees one lakh but does not exceed rupees ten lakhs	0.1 per cent on the loan or debt amount
	(ii)	Where the loan amount exceeds rupees ten lakhs	0.2 per cent on the loan or debt amount subject to a maximum of rupees ten lakhs.]
		Exemption Instruments of Pawn or Pledge of goods or Jewels where in such loan or debt is up to Rupees one lakh	Provided that where a fresh instrument of pawn or pledge of movable property is executed for securing repayment of money already advanced by way of loan between the same parties and for the same purpose and for the same amount and the duty in respect of earlier instrument has been paid, then the duty chargeable on such fresh instrument is chargeable as per clause (j) of Article 5 of this

				Schedule.]
	1	Art 6 suk	ostituted by Act No.9 of 1997, w.e.f. 1-4	-
			ted for the words "Pawn, Pledge or hypo	
	2	•	. 1999. 1) substituted by Act No.16 of 2015, w.e	of 1 4 2015
	4.	w.e.f.1-4	2) excluding exemption and proviso sub -2015	stituted by Act No. 16 of 2015,
7			Appointment in execution of a	¹ [One thousand rupees]
			power, whether of trustees or of	
			property, moveable or immoveable,	
			where made by any writing not	
			being a will.	
8			Appraisement or valuation, made	
			otherwise than under an order of	
			the Court in the course of a suit-	
	(a)		where the amount does not exceed	The same duty as a Bond (No.12)
			Rs.1,000;	for such amount
	(b)		in any other case.	² [One hundred rupees].
	, ,		Exemptions;	
			(a) appraisement or valuation	
			made for the information of one	
			party only, and not being in any	
			manner obligatory between	
			parties either by agreement or	
			operation of law.	
			operation or law.	
			(b) appraisement of crops for the	
			purpose of ascertaining the	
			amount to be given to a	
			landlord as rent.	
9			Apprenticeship-deed, including	³ [One hundred rupees].
			every writing relating to the service	
			or tuition of any apprentice, clerk or	
			servant placed with any master to	
			learn any profession, trade or	
			employment.	
			Exemption:	
			Instrument of apprenticeship, by	
			which a person is apprenticed by or	
			at the charge of any public charity.	
⁴ [10			Articles of Association of, a	⁵ [Rupees one thousand for every
[]			company where the company has	ten lakhs or part thereof subject to
			no share capital or nominal share	a maximum of rupees fifty lakhs.]
	1	1	no share capital of Hornillal share	a maximum of rupees inty lakits.]

			9.1	
			capital or increased share capital.	
			Exemption:	
			Articles of any association not	
			formed for profit and registered	
			under Section 25 of the Companies,	
			Act, 1956	
			See also Memorandum of	
			Association of a Company (No.33)	
			Assignment: See Conveyance	
			(No.20), Transfer (No. 52) and	
			Transfer of Lease (No.53), as the	
			case may be	
			•	
			Authority to Adopt: - See Adoption	
			Deed (No.3).]	
	1. Su	bstituted	for the words "seventy five rupees" by A	Act No.7 of 2000 w.e.f. 1-4-2000
	2. Su	bstituted	for the words "thirty rupees" by Act No	.8 of 2003 w.e.f. 1-4-2003
	3. Su	bstituted	for the words "fifty rupees" by Act No.1	6 of 2015 w.e.f. 1-4-2015
			tituted by Act 8 of 1995, w.e.f. 1.4.1995.	
			for the words "Five hundred rupees for	
			Act No. 16 of 2015 w.e.f. 1-4-2015	,
¹ [11			Award, that is to say, any decision	
			in writing by an arbitrator or	
			umpire, not being an award	
			directing a partition, on a reference	
			made otherwise than by an order	
			of the Court in the course of a suit.	
	(a)		If the property, which is the subject	The same stamp duty as a
	(4)		matter of award, is immovable	conveyance[under article 20(1)] on
			property	the market value of such property,
			F. 5 C. 7.	or consideration, whichever is
				higher
	(b)		If the property, which is the subject	I mgnei
	(5)		matter of award, is movable	
			•	
		(i)	property Where the amount or market value	3/4 % of the amount or market
		(1)		value.
			of the property, as set forth in the	value.
			award, does not exceed Rupees fifty lakhs.	
		(ii)	Where the amount or market value	Pupped thirty cover thousand five
		(ii)		Rupees thirty seven thousand five
			of the property, exceeds rupees fifty	hundred plus ½ % of the amount
]		lakhs but does not exceed rupees	or market value exceeding Rupees

		five Crores.	fifty lakhs.
	(iii)	Where the amount or market value of the property exceeds rupees five Crores.	Rupees thirty seven thousand five hundred plus two lakhs twenty fivce thousand plus ¼ % of the amount or market value exceeding Rupees five crores.
2[12		Bond, defined by Section 2(1)(a), not being otherwise provided for by this Act, or by the Karnataka Court- fees and Suits Valuation Act, 1958;	
		(a) Where the amount or value secured does not exceed Rs. 1,000	³ [Fifty paise] for every one hundred rupees or part thereof.
		(b) Where it exceeds Rs. 1,000	The same duty as under clause (a) for the first one thousand rupees and for every five hundred rupees or part thereof in excess of one thousand rupees: 4[Two Rupees-Fifty paise.]
		See Administration Bond (No.2) Bottomry Bond (No. 13), Customs Bond (No. 23) Indemnity Bond	
		(No. 29), Respondentia Bond (No.46), Security Bond (No. 47).	
		Exemption: Bond, when executed by any person for the purpose of guaranteeing that the local income derived from private subscriptions to a charitable dispensary or hospital or any other object of public utility shall not be a specified sum per mensem.	
13		Bottomry Bond, that is to say, any instrument whereby the master of a seagoing ship borrows money on the security of the ship to enable him to preserve the ship or prosecute her voyage.	The same duty as Bond (No.12) for such amount
	2. Article 12	Substituted by Act No. 19 of 2014 w.e.f.1 Substituted by Act No. 10 of 1990, w.e.f. I for the words "Rupees Five" by Act No.	1.4.1990.

¹ [14		Cancellation of Instruments	
			3-2
	(a)	Cancellation of any Instrument previously executed on which	³ [Same duty as on the original instrument if such cancellation has
		stamp duty has been paid as per	the effect of reconveyance of
		any article of the ² (schedule and not	property already conveyed by the
		otherwise specifically provided for	original instrument
		by the schedule)	ongma matament
			Provided that, if the original
			instrument is a conveyance on
			sale, then the stamp duty payable
			on such cancellation instrument is,
			as per Article 20(1), on the market
			value of the property as on the
			date of execution of such
	(b)	Consollation of any last was ant	cancellation.]
	(b)	Cancellation of any Instrument executed by or on behalf of the	One hundred rupees.
		Central Government or a Local	
		Authority or Other Authority	
		constituted by or under any law for	
		the time being in force or a body	
		corporate wholly owned or	
		controlled by the Central	
		Government or the State	
		Government.	
	(c)	In any other case ⁴ [See also	One hundred rupees.
		agreement or its records or	
		Memorandum of an Agreement	
		(No.5(e)(i)], Release (No.45) Revocation of Settlement (No.48-B),	
		Surrender of Lease (No.51)	
		⁵ [xxxxxx]	
		Explanation: If the original	
		instrument has been subjected to	
		determination of the market value	
		under section 45-A of the Act,	
		stamp duty on the cancellation of	
		such instrument shall be the same	

	ı	ı		7
			as determined under section 45-A	
			of the Act]	
15			Certificate of sale—(in respect of	
13			each property put up as a separate	
			lot and sold) granted to the	
			purchaser of any property sold by	
			public auction by a Court or	
			Tribunal or officer of Government	
			or by any other authority under any	
			enactment	
	(a)		where the purchase money does	One rupee
	(-)		not exceed Rs. 10	1
	(b)		where the purchase money	One rupee and fifty paise
	(0)		exceeds Rs. 10 but does not exceed	One rupee and inty paise
			Rs. 25.	
	(c)		in any other case	The same duty as a conveyance
				(No. 20) for a market value equal
				to the amount of the purchase
				money only.
⁶ [16.			Certificate or other document,	One rupee for every one thousand
			evidencing the right or title of the	rupees or a part thereof of the
			holder thereof, or any other person,	value of the shares, scrip or stock.
			either to any share, scrip or stock in	value
			or of any incorporated company or	Value
			other body corporate, or to become	
			, ,	
			proprietor of share scrip or stock in	
			or of any such company or body.	
			See also letter of Allotment of	
			Shares (No. 31)	
			Explanation:	
			-	
			For the purpose of this Article, the	
			value of the share, scrip, or stock	
			includes the amount of premium, if	
			_	
	1 A	 +: -1 - 1 1	any]	00
			ubstituted by Act 7 of 2006 w.e.f. 1.4.20	
	2. Su	bstituted	for the word "Schedule" by Act 7 of 200)/ w.e.t. 1.4.2007.
			by Act 8 of 2010 w.e.f.1.4.2010.	'

	5. The words, 16 of 2011	I for the words "See also" by Act 8 of 20 brackets, figures and letter "Revocation w.e.f.1.4.2011. Substituted by Act No.8 of 1995 w.e.f. 1-4	of Trust (No.54-B)" omitted by Act
17		Certificate of enrolment, in the roll of Advocates prepared and maintained by the State Bar Council under the Advocates Act, 1961 (Central Act 25 of 1961).	¹ [Five hundred rupees].
18		Charter-party, that is to say, any instrument (except an agreement for the hire of tug-steamer) whereby a vessel or some specified principal part thereof is let for the specified purposes of the charter, whether it includes a penalty clause or not.	^{2[} Rupees one hundred].
³ [18-A		Clearance list:	
	(1)	relating to the transactions for the purchase or sale of Government securities submitted to the clearing house of a stock exchange.	The sum of duties chargeable under Article 5(b) or Article 37(c), as the case may be, in respect of each of the entries in such list on the value of the securities calculated at the making up price or the contract price as the case may be.
	(2)	relating to the transactions for the purchase or sale of a share, scrip, stock, bond, debenture, debenture stock or other marketable security of a like nature in or of any incorporated company or other body corporate submitted to the clearing house of a stock exchange recognized under the Securities Contracts(Regulation) Act,1956.	The sum of duties chargeable under Article 5(c) (i) or 37(b), as the case may be, in respect of each of the entries in such list on the value of the securities calculated at the making up price or the contract price, as the case may be.
	(3)	relating to the transactions for the purchase or sale of a share, scrip, stock, bond, debenture, debenture stock or other marketable security, of a like nature in or of any incorporated company or body	The sum of duties chargeable under Article 5(c)(i) or 37(b), as the case may be, in respect of each of the entries in such list on the value of the securities calculated at the making up price or the contract

			corporate submitted to the clearance house of a Stock Exchange, not recognized under the Securities Contract (Regulation) Act,1956.	price, as the case may be.]
19			Composition-deed, that is to say, any instrument executed by a debtor, whereby he conveys his property for the benefit of his creditors, or whereby payment of a composition or dividend on their debts is secured to the creditors or whereby provision is made for the continuance of the debtor's business, under the supervision of inspectors or under letters of licence, for the benefit of his creditors.	^{4[} Two Hundred rupees.]
			for the words "Three hundered and thi	rty-five rupees" by Act No.8 of 2003.
		e.f. 1-4-2 bstituted	। for the words " Fifty rupees" by Act No.	16 of 2015 w.e.f.1-4-2015
			serted by Act No. 8 of 1995, w.e.f. 1.4.19	
	4. Su	bstituted	for the words "One hundred rupees" by	Act No.16 of 2015 w.e.f.1-4-2015
¹ [20	² [(1)]		For Conveyance As defined by	³ [Five per cent of the value]
			clause (d) of Section 2, not being a transfer charged or exempted	⁴ [xxxxx]
			under No.52, on the market value	[^^^^]
			of the property which is the subject matter of Conveyance,	⁵ [xxxxx]
			matter or coming and	⁶ [Provided further that in any case
				where a lease-cum-sale agreement
				is executed and is stamped with
				the ad-valorem stamp required for such agreement under item (d) of
				Article 5 and in furtherance of such
				agreement a conveyance is
				subsequently executed, the duty
				on such conveyance shall not
				exceed rupees ten or the difference of the duty payable on
				such conveyance and the duty
				already collected on the security
				deposit under item (d) of Article 5,
				whichever is greater.]

			⁷ [Provided also that notwithstanding anything contrary contained in this Act, where a lease-cum-sale agreement was executed before the thirty first day of March, 2001 in respect of a site allotted by any House Building Cooperative Society registered under the Karnataka Co-operative Societies Act, 1959 (Karnataka Act 11 of 1959), and in furtherance of such agreement a conveyance is subsequently executed, the duty payable on such conveyance shall be on the market value of such site as on the date of execution of the lease-cum-sale agreement.]
	8(2)	Where it relates to ⁹ [instrument] of conveyance executed by a promoter, a land owner, or a developer by whatever name called, pertaining to premises of 'Flat' as defined in clause (a) of Section 2 of the Karnataka Ownership Flats (Regulation of the Promotion of Construction, Sale, Management and Transfer) Act, 1972 (Karnataka Act 16 of 1973) or 'Apartment' as defined in clause (a) of Section 3 of the Karnataka Apartment Ownership Act, 1972 (Karnataka Act 17 of 1973) or transfer of share by or in favour of Co-operative Society or Company pertaining to premises or unit and the market value of the property which is the subject matter of conveyance.	10[the same duty as a conveyance under Article 20(1)] 11[on the market value equal to the market value of the fully constructed flat or apartment or unit, irrespective of the stage of construction, deeming it as fully constructed]
		Explanation, - (a) "Premises" means and includes undivided interest in the land, building and proportionate share in the common areas;	

 	T	
13[3]	(b) "Unit" includes flat, apartment, tenement, block or any other unit by whatever name called, constructed or under construction in accordance with the sanctioned plan by the authority competent to sanction a building plan under any law for the time being in force; 12[(c)"Promoter" xxxxxxxx].] Where any instrument of conveyance is effected by the Bangalore Development Authority constituted under Bangalore Development Authority Act, 1976 (Karnataka, Act 12 of 1976) the Karnataka Housing Board constituted under the Karnataka	The duty shall be payable at the rates specified under clause (2) of Article 20 on the amount or value of consideration as set forth in the instrument; Provided that in any case where a lease-cum-sale agreement is
	Housing Board Act, 1962 (Karnataka Act 10 of 1963) pertaining to premises of Flat or Apartment.	executed and is stamped with the ad valorem duty required for such agreement under item (da) of article 5 and in furtherance of such agreement a conveyance is subsequently executed, the duty on such conveyance shall not exceed rupees fifty or the difference of the duty payable on such conveyance and the duty already collected on the security deposit under item (da) of Article
2. Clause (1) exc 3. Substituted for 4. Proviso omitt w.e.f 4-6-200 5. First proviso of 6. Second Proviso 7. Inserted by A 8. Inserted by A	November 1987 November 1987 November 1987 November 1987 November 1987 November 1987 November 1988 November 1988 November 1989 November 198	y Act No. 15 of 2012 w.e.f. 1.4.2012. be deemed to have come into force 001 0-09-1980.
10.Substituted f	or the words " seven and half percent " I	

deemed to have come into force w.ef.4-6-2009

11. Inserted by Act No.8 of 2010, w.e.f 1-4-2010 12. Clause (c) Omitted by Act No.8 of 2010, w.e.f 1-4-2010			
13. Clas	use(3) su	if relating to an order made by the High Court ¹⁴ [or appropriate Tribunals or appropriate Authorities under the Companies Act, 2013] in respect of -	by Act No.6 of 1999, w.e.f.1-4-1999
	(i)	Amalgamation of Companies, including a subsidiary amalgamating with parent company	² [Three per cent] [on the market value of the property] of the transferor company, located within the State of Karnataka and transferred to the transferee company: or An amount equal to ³ [one per cent] of the aggregate value of shares issued or allotted in exchange, or otherwise and in case of a subsidiary company, shares merged (or cancelled) with parent company and in addition, the amount of consideration if any, paid for such amalgamation; -whichever is higher.
	(ii)	Reconstruction or Demerger of a Company	⁴ [Three per cent] on the market value of the property] of the transferor company, located within the State of Karnataka and transferred to the resulting Company; or An amount equal to ⁵ [one per cent] of the aggregate value of shares issued or allotted to the resulting company and in addition, the amount of consideration if any, paid for such demerger or reconstruction; -whichever is higher
		⁶ [Exemption: Amalgamation of sick companies with others, under the orders of Board of Industrial Finance and Reconstruction (BIFR)	⁷ [Explanation- The term, "aggregate value of shares" for the purpose of Article 20(4) means, the face value of shares or its market

				value, whichever is higher.]		
⁸ [(5)			Conveyance relating to industrial	value, whichever is higher.		
L(-)			machinery			
	(i)		When industrial machinery is	⁹ [Three percent] of consideration		
			treated as movable property	or market value of the property,		
				whichever is higher,		
	(ii)		When industrial machinery is	Five percent of consideration or		
			treated as immoveable	market value of the property,		
			property	whichever is higher.]		
6			If relating to Assignment of	One rupee for every one thousand		
			receivables by the originator to the	rupees or part thereof subject to a		
			special purpose vehicle (SPV), or by	maximum of rupees one lakh.		
			whatever name they are called, in			
			the process of securitization.			
			¹⁰ [under Securitization And			
			Reconstruction of Financial Assets			
			and Enforcement of Security			
¹¹ [(7)			Interest Act, 2002]. Conveyance relating to Transferable	¹² [Three percent] on the market		
[(1)			Development Rights	value of the Transferable		
			Development Rights	Development Rights equal to the		
				market value of the corresponding		
				portion of the property leading to		
				such Transferable Development		
				Rights, which is the subject-matter		
				of conveyance; or consideration		
				for such conveyance; whichever is		
				higher.]		
				_		
				¹³ [Provided that, if the proper duty		
				is paid under clause(ec) of Article		
				41 on Power of Attorney, executed		
				by and between the same parties		
				and in respect of the same		
				property, then the duty payable on		
				the corresponding conveyance		
				under Article 20(7), shall not		
	1 (1	50 1 s.:b=	tituted by Act No 7 of 2007 £1 4 20	exceed rupees two hundred."		
			tituted by Act No.7 of 2007w.e.f 1-4-20			
		=	r the words" two percent" by Act No. 7			
		-	r the figure and symbol "0.7%" by Act I r the words" two percent" by Act No. 7			
		-	r the words two percent by Act No. 7 r the figure and symbol "0.7%" by Act N	-		
		-	, ,	10. 10 0/ LOTT, W.C.J. 1 7 LOTT.		
	6. Inserted by Act No. 8 of 2008 w.e.f1-8-2008					

	8. Clause (5 9. Substitut 10. Inserted 11. Clause (12. Substitu 13. Proviso	7. Explanation insert by Act No.16 of 2011, w.e.f.1-4-2011 8. Clause (5) substituted by Act No. 16 of 2015 w.e.f 1-4-2015 9. Substituted for the words" two percent" by Act No. 7 of 2016 w.e.f 1-4-2016. 10. Inserted by Act No.9 of 2009,w.e.f. 1-4-2009 11. Clause (7) Inserted by Act No. 8 of 2010 w.e.f1-4-2010 12. Substituted for the words" two percent" by Act No. 7 of 2016 w.e.f 1-4-2016. 13. Proviso inserted by Act No. 7 of 2016 w.e.f 1-4-2016. 14. Inserted by Act No.17 of 2017.				
¹ [21.		Copy or extract,- certified to be true copy or extract by or by order of any public officer and not chargeable under the law for the time being in force relating to the Court fees:				
	(i)	if the original was not chargeable with duty, or if the duty with which it was chargeable does not exceed five rupees.	Five rupees.			
	(ii)	in any other case	Ten rupees			
		EXEMPTION: (a) Copy of any paper which a public officer is expressly required by law to make or furnish for record in any public office or for any public purpose. (b) Copy of, or extract from any				
		register relating to the births, baptisms, namings, dedications, marriages, divorces, deaths or burials.]				
22		Counterpart or duplicate-of, any instruments, chargeable with duty and in respect of which the proper duty has been paid				
	(a)	if the duty with which the original instrument is chargeable does not exceed ² [five hundred rupees]	The same duty as payable on the original.			
	(b)	in any other case	³ [five hundred rupees]			
		EXEMPTION Counterpart of any lease granted to a cultivator when such lease is exempted from duty.				

23		⁴ [customs bond or excise bond]	
	(a)	where the amount does not exceed	The same duty as a Bond (No. 12)
		Rs. 1,000;	for such amount.
	(b)	in any other case	⁵ [One hundred rupees]
		Declaration of any Trust, see Trust	
		(No.54)	
24		Delivery-order in respect of	⁶ [One rupee for every one
		goods, that is to say, any	thousand rupees or part thereof
		instrument entitling any person,	on the value of such goods]
		therein named, or his assignees or	
		the holder thereof, to the delivery	
		of any goods lying in any dock or	
		port, in any warehouse in which	
		goods are stored or deposited on	
		rent or hire, or upon any wharf,	
		such instrument being signed by or	
		on behalf of the owner of such	
		goods upon the sale or transfer of	
		the property therein	
		⁷ [(i) x x x x x	
		(ii) x x x x x]	
		Deposit of title deeds	
		See Agreement relating to Deposit	
		of Title-deeds, Pawn or pledge (No.	
		6).	
		Dissolution of partnership,	
		- See partnership (No. 40).	
		⁸ [ExemptionGoods imported	
		which are exempted from levy of	
		customs duty by the Government of	
		India]	0
25		Divorce,-instrument of, that is to	⁹ [One hundred rupees]
		say, any instrument by which any	
		person effects the dissolution of his	
		marriage.	
		Dower,-Instrument of -See	
		Settlement (No. 48)	
		Duplicate-See Counterpart (No. 22)	
26		Exchange of property,—	The same duty as a Conveyance
		Instrument of -Extract—See Copy	(No.20) for a market value equal to

			(No. 21).	the market value of the property of ¹⁰ greatest value which is the subject matter of exchange.
27			Further charge,—Instrument of— that is to say, any instrument imposing a further charge on mortgaged property-	
	(a)		when the original mortgage is one of the description referred to in clause (a) of Article No.34 (that is, with possession).	The same duty as a Conveyance (No. 20) for a market value equal to the amount of the further charge secured by such instrument.
	(b)		when such mortgage is one of the description referred to in clause (b) of Article No. 34 (that is, without possession) -	
		(i)	if at the time of execution of the instrument of further charge, possession of the property is given or agreed to be given under such instrument;	The same duty as a Conveyance (No.20) for a market value equal to the total amount of the charge (including the original mortgage and any further charge already made) less the duty already paid on such original mortgage and further charge.
		¹¹ [(ii)	if possession is not given and not being a hypothecation.	¹² [Fifty paise for every one hundred rupees for the amount of the further charge secured by such instrument,]
		¹³ (iii)	for hypothecation	Same duty as sub-clause (d) of Article (No. 34) for the amount of the further charge secured by such instrument.]
¹⁴ [28			Gift-instrument of ,-not being a Settlement (No. 48) or will or transfer (No.52)	
	(a)		Where the donee is not a family member of the doner.	The same duty as a Conveyance (Article No. 20) for a market value equal to the market value of the property which is the subjectmatter of gift: Provided that where an instrument
				Provided that where an instrument of gift contains any provision for

	¹⁵ [(b)	Where the donee is a member of the family of the donor	the revocation of the gift, the value of the property which is the subject matter of the gift, shall for the purposes of duty be determined as if no such provision were contained in the instrument. 16 [(i) If the property is situated within the limits of Bangalore Metropolitan Regional Development Authority or Bruhat Bangalore Mahanagar Palike or City Corporation Rupees five thousand; (ii) If the property is situated within the limits of City or Town Municipal Council or Town Panchayat area
			(iii) If the property is situated within the limits other than the limits specified in items (i) and (ii)Rupees one thousand;
			Provided that, if the property is situated in any of the combinations of limits, mentioned in items (i), (ii) and (iii) above the duty payable shall be the maximum of the duties specified in items (i), (ii) and (iii) above.]
20		Explanation: Family in relation to the donor for this purpose means ¹⁷ [father, mother,] husband, wife, son, daughter, ¹⁸ [daughter-in-law, brothers, sisters] and grand children]	
29		Indemnity Bond-	The same duty as a Security Bond

			Inspectorship Deed – See	(No. 47) for the same amount.
			Composition Deed (No. 19)	
	2. Su 3. Su 4. Su 5. Su 6. In 7. Ite 8. In 9. Su 10. 11. I 12. S 13. I 14. A	ubstituted ubstituted ubstituted serted by ems (i) an serted by ubstituted Sic. (the) tem (ii) si Substitute tem (ii) ii Article 28 Clause (b)	stituted by Act 10 of 1990 w.e.f. 1.4.1990 of for the words" four rupees and fifty part for the words "fifty rupees" by Act 9 of for the words "Customs Bond" by Act 10 for the words "Eighty rupees" by Act 10 for the words by Act 19 of 2014 w.e.f. 1.03.2014. If for the words "Ten rupees" by Act 8 of 10 for the words "Ten rupees" by Act 8 of 10 for the words "Ten rupees" by Act 8 of 10 for the words "Ten rupees" by Act 8 of 10 for the words "Ten rupees" by Act 1.4.1990 of 1.4.1999 w.e.f. 1.4.1990 of 10 for the words "Ten rupees" by Act 1.4.1990 of 10	ise" by Act 9 of 2009 w.e.f. 1.4.2009. I 2009 w.e.f. 1.4.2009. I 5 of 2012 w.e.f. 1.4.2012 of 2003 w.e.f. 1.4.2003 03.2014. I 2003 w.e.f. 1.4.2003 99 1999 by Act 6 of 2001 w.e.f. 1.4.2001.
	17. I	nserted b	ed for the words "Rupees one thousand" by Act 9 of 2009 w.e.f. 1.4.2009. ad for the words " daughter-in-law" by A	
¹ [30	² [(1)		³ [Lease of immoveable property]- Lease of immoveable property including an under- lease or sub- lease and any agreement to let or sub-let where by such lease, the rent is fixed, or fine or premium or money advanced or security deposit (as the case may be) is paid or delivered	
		⁴ [(i)	where the lease purports to be for a term not exceeding one year in case of residential property	fifty paise for every one hundred rupees or part thereof on the total amount or value of; the average annual rent, premium, fine and money advanced, subject to a maximum of rupees five hundred
		(ii)	where the lease purports to be for a term not exceeding one year in case of commercial or industrial property	fifty paise for every one hundred rupees or part thereof on the total amount or value of; the average annual rent, premium, fine and money advanced,
		(iii)	where the lease purports to be for a term exceeding one year and not exceeding ten years	one rupee for every one hundred rupees or part thereof on the total amount or value of; the average

			annual rent, premium, fine and money advanced
	(iv)	where the lease purports to be for a term exceeding ten years and not exceeding twenty years	two rupees for every one hundred rupees or part thereof on the total amount or value of; the average annual rent, premium, fine and money advanced
	(v)	where the lease purports to be for a term exceeding twenty years and not exceeding thirty years	three rupees for every one hundred rupees or part thereof on the total amount or value of; the average annual rent, premium, fine and money advanced
	(vi)	where the lease purports to be for a term exceeding thirty years or in perpetuity or does not purport to be for any definite term	the same duty as conveyance under Article 20(1) on the total amount or value of, average annual rent, fine, premium and money advanced; or on the market value of the property; whichever is higher.]
			Provided that in any case when an agreement to lease is stamped with the <i>ad valorem</i> stamp required for a lease and a lease in pursuance of such agreement is subsequently executed, the duty on such lease shall not exceed rupees fifty:
			Provided further that the duty in respect of an instrument of lease executed in favour of the wife, husband, father, mother, son, daughter, brother or sister in relation to the person shall be
			⁵ [(i) If the property is situated within the limits of Bangalore Metropolitan Regional Development Authority or Bruhat Bangalore Mahanagar Palike or City CorporationRupees five thousand;

1		1		<u> </u>
				 (ii) If the property is situated within the limits of City or Town Municipal Council or Town Panchayat area
				whether refundable or adjustable
	⁶ [(2)		Lease of moveable property including an under lease or sublease and any agreement to let or sub let	towards the rent.]
		(a)	where by such lease the rent is fixed and no premium is paid or delivered	
			(i) where the lease purports to be for a term not exceeding ten years	One rupee for every hundred rupees or part thereof on the average annual rent reserved, subject to a maximum of rupees two lakhs.
			(ii) where the lease purports to be for a term exceeding ten years	One rupee and fifty paise for every hundred rupees or part thereof on the average annual rent reserved, subject to a maximum of rupees two lakhs.

		(b)	where the lease is granted for a fine or premium or for money advanced and where no rent is reserved.	One rupee and fifty paise for every hundred or part thereof on the amount of such fine or premium or advance as set forth in the lease, subject to a maximum of rupees two lakhs.]
		(c)	where the lease is granted for a fine or premium or for money advanced in addition to rent reserved	One rupee and fifty paise for every hundred rupees or part thereof on the amount of such fine or premium or advance as set forth in the lease in addition to the duty which would have been payable on such lease, if no fine or premium or advance had been paid or delivered, subject to a maximum of rupees two lakhs:
				⁷ [Provided that in respect of lease of industrial machinery the maximum duty chargeable shall be rupees ten thousand.]
				⁸ [Provided further that] in any case when an agreement to lease is stamped with <i>ad valorem</i> stamp required for a lease and a lease in pursuance of such agreement is subsequently executed, the duty on such lease shall not exceed rupees fifteen.]
	⁹ [3		Notwithstanding anything contained in clause (1) and (2) above, in respect of	
		(a)	Mine Development and Production Agreement (MDPA) and or Mining Lease granted through auctions:-	
			(i) where the lease purports to be for a term exceeding one year and not exceeding ten years.	One rupee for every one hundred rupees or part thereof on the total amount or value of; the average annual royalty and average annual payment based on the final price offer obtained in the auction calculated on the estimated average annual production as per

-				
				the approved mining plan.
			(ii) where the lease purports to be	Two rupees for every one hundred
			for a term exceeding ten years	rupees or part thereof on the total
			and not exceeding twenty years.	amount or value of; the average
				annual royalty and average annual
				payment based on the final price
				offer obtained in the auction
				calculated on the estimated
				average annual production as per
				the approved mining plan.
			(iii) where the lease purports to be	Three rupees for every one
			for a term exceeding twenty	hundred rupees or part thereof on
			years and not exceeding thirty	the total amount or value of; the
			years.	average annual royalty and
				average annual payment based on
				the final price offer obtained in the
				auction calculated on the
				estimated average annual
				production as per the approved
				mining plan.
			(iv) where the lease purports to be	Five rupees for every one hundred
			for a term exceeding thirty	rupees or part thereof on the total
			years or in perpetuity or does	amount or value of; four times the
			not purport to be for any	average annual royalty and four
			definite term.	times the average annual payment
				based on the final price offer
				obtained in the auction calculated
				on the estimated average annual
				production as per the approved
				mining plan.
				Provided that in any case when Mine
				Development And Production
				Agreement (MDPA) is duly stamped with the ad valorem stamp required
				for MDPA as well as for a mining lease
				and a mining lease in pursuance of
				such Mine Development And
				Production Agreement is
				subsequently executed, the duty on
				such mining lease shall not exceed
				rupees fifty:
		(b)	Mine Development and	
			Production Agreement (MDPA)	
			and or Mining Lease granted	

other than by auctions	
other than by auctions. (i) where the lease purports to be for a term exceeding one year and not exceeding ten years.	One rupee for every one hundred rupees or part thereof on the total amount or value of; the average annual royalty and average annual payment as share of value of mineral calculated on the estimated average annual production as per the approved mining plan, premium, money advanced, security deposit and
(jj) where the lease purports to be for a term exceeding ten years and not exceeding twenty years.	fine. Two rupees for every one hundred rupees or part thereof on the total amount or value of; the average annual royalty and average annual payment as share of value of mineral calculated on the estimated average annual production as per the approved mining plan, premium, money advanced, security deposit and fine.
(iii) where the lease purports to be for a term exceeding twenty years and not exceeding thirty years.	Three rupees for every one hundred rupees or part thereof on the total amount or value of; the average annual royalty and average annual payment as share of value of mineral calculated on the estimated average annual production as per the approved mining plan, premium, money advanced, security deposit and fine.
(iv) where the lease purports to be for a term exceeding thirty years or in perpetuity or does not purport to be for any definite term.	Five rupees for every one hundred rupees or part thereof on the total amount or value of; four times the average annual royalty and four times the average annual payment as share of value of mineral calculated on the estimated average annual production as per the approved mining plan, premium, money advanced,

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			security deposit and fine; or on the
			value of Estimated Resources
			whichever is higher:
			Provided that in any case when Mine
			Development And Production
			Agreement (MDPA) is duly stamped
			with the ad valorem stamp required
			for MDPA as well as for mining lease
			and a mining lease in pursuance of
			such Mine Development And
			Production Agreement is
			subsequently executed, the duty on
			such mining lease shall not exceed
			rupees fifty:
			Explanation: (1) The term " money
			advanced and security deposit" in
			this article means and includes the
			money advanced and security
			deposit including performance
			guarantee whether refundable or
			adjustable towards any other
			payments.
			(2) "value of estimated resources"
			shall have the same meaning as
			that in the Minerals (Other than
			Atomic and Hydro Carbons Energy
			Minerals) Concession Rules, 2016.]
	1 Art 20 ray	L numbered as 30(1) by Act No. 9 of 1997	
		of Article 30 substituted by Act No. 9 of	
		•	· · · · · · · · · · · · · · · · · · ·
		d for the word "Lease" by Act No. 9 of 1	
) to (iv) substituted as item Nos.(i) to (vi	-
		d for the words "Rupees one thousand"	
		(20) inserted by Act No. 9 of 1997, w.e.f	
	•	so inserted by Act No. 5 of 1998, w.e.f.	
		d for the words "Provided that" by Act I	No. 5 of 1998, w.e.f. 1.4.1998
	9. Inserted b	y Act No. 21 of 2016 w.e.f. 22-06-2016	
31		Letter of allotment , of shares, in	¹ [One rupee]
		any company or proposed	
		company, or in respect of any loan	
		to be raised by any company or	
		proposed company.	
		See also certificate or other	
		Document (No. 16)	

		Letter of Guarantee-See Agreement	
		(No. 5)	
32		Letter of licence- that is to say, any agreement between a debtor and his creditors that the latter shall, for a specified time, suspend their claims and allow the debtor to carry on business at his own discretion.	² [One hundred rupees]
³ [32-A		Licence of immovable or	
		moveable property That is to say licence granted by owner or authority for rent or fee or by whatever name it is called and money advanced or security deposit ⁴ [or for carrying on manufacture, trade, business or profession]	
	(i)	where the license purports to be for a term not exceeding one year in case of residential property	fifty paise for every one hundred rupees or part thereof on the total amount or value of; the average annual rent, premium, fine and money advanced, subject to a maximum of rupees five hundred
	(ii)	where the license purports to be for a term not exceeding one year in case of commercial or industrial property	fifty paise for every one hundred rupees or part thereof on the total amount or value of; the average annual rent, premium, fine and money advanced, ⁵ [subject to a minimum of rupees fifty]
	(iii)	where the license purports to be for a term exceeding one year and not exceeding ten years	one rupee for every one hundred rupees or part thereof on the total amount or value of; the average annual rent, premium, fine and money advanced, ⁶ [subject to a minimum of rupees one hundred]
	(iv)	where the license purports to be for a term exceeding ten years and not exceeding twenty years where the license purports to be	two rupees for every one hundred rupees or part thereof on the total amount or value of; the average annual rent, premium, fine and money advanced, ⁷ [subject to a minimum of rupees two hundred] three rupees for every one

⁹ [33			for a term exceeding twenty years and not exceeding thirty years Memorandum of Association of a	hundred rupees or part thereof on the total amount or value of; the average annual rent, premium, fine and money advanced. ⁸ [subject to a minimum of rupees three hundred].]
[55			company,—	
	(a)		if accompanied by Articles of Association under Section 26 of the Companies Act, 1956 (Central Act 1 of 1956)	¹⁰ [One thousand rupees]
	(b)		if not so accompanied	The same duty as under Article (No. 10) according to the share capital of the company.
			Exemption:— Memorandum of any Association not formed for profit and registered under Section 25 of the Companies Act, 1956, (Central Act 1 of 1956).]	
	 Substituted for the words "fifty paise" by Act 8 of 2003 w.e.f. 1.4.2003 Substituted for the words "Forty-five rupees" by Act 8 of 2003 w.e.f. 1.4.2003 Article 32-A substituted by Act 8 of 2010 w.e.f. 1.4.2010. Inserted by Act No.16 of 2015 w.e.f. 1.4.2015. Article 33 substituted by Act 8 of 1995 w.e.f. 1.4.1995. Substituted for the words "Two hundred rupees" by Act 8 of 2003 w.e.f. 1.4.2006 			
34.			Mortgage deed, not being an agreement relating to ¹ [Deposit of title deeds, ² [pawn or pledge] (No.6)], Bottomry Bond (No. 13), Mortgage of a Crop (No. 35), Respondentia Bond (No. 46), or Security Bond (No. 47)	
	(a)		When possession of the property or any part of the property comprised in such deed is given by the mortgagor or agreed to be given.	The same duty as Conveyance (No. 20(1)) for a market value equal to the amount secured by such deed.
	(b)		When possession is not given or	⁴ [Fifty paise for every hundred

			agreed to be given as aforesaid	rupees or part thereof for the
			³ [and not being a hypothecation];	amount secured by such deed]
			EXPLANATION. —A mortgagor	amount secured by such deed
			who gives to the mortgagee a	
			power of attorney to collect rents,	
			or a lease of the property	
			mortgaged or part thereof is	
			deemed to give possession thereof	
			within the meaning of this Article.	
	⁵ (c)		When a collateral or auxiliary or	
	(C)		additional or substituted security, or	
			by way of further assurance for the	
			above mentioned purpose, where	
			the principal or primary security is	
			duly stamped	
		(i)	for every sum secured not	⁶ [Ten rupees]
		(')	exceeding Rs. 1,000.	[[Terr rupees]
		(ii)	for every Rs. 1,000 or part thereof,	⁷ [Ten rupees plus one rupee for
		(,	secured in excess of Rs.1,000.	every rupees one thousand or part
				thereof in excess of rupees one
				thousand.]
	⁸ [(d)		for hypothecation of movable	
	• ,		property,-	
			If the loan or debt is repayable on	
			demand	
		(i)	where the loan amount does not	Rupees ten for every rupees ten
			exceeds rupees ten lakhs	thousands or part thereof
		(ii)	where the loan amount exceeds	Rupees twenty for every rupees
			rupees ten lakhs	ten thousands or part thereof,
				subject to a maximum of rupees
				ten lakhs".]
			EXEMPTION	
			⁹ [(1) Instruments executed by	
			persons taking advances under the	
			Karnataka Land Improvement Loans	
			Act, 1963 (Karnataka Act 16 of	
			1963), the Karnataka Agriculturists'	
			Loans Act, 1963 (Karnataka Act 17	
			of 1963) or by their sureties as	
			security for the repayment of such	
			advances.]	
			(2) Letter of hypothecation	

			accompanying a bill of exchange.					
	1 (Substitute	ed for the words "Deposit of title deeds,	nawn or nledge (No 6)" by Act 8 of				
		1995 w.e.f. 1.4.1995						
	2. Substituted for the words "pawn, pledge or hypothecation" by Act 6 of 1999 w.e.f.							
	1.4.1999							
	3. II	3. Inserted by Act No.6 of 1999 w.e.f. 1.4.1999.						
	4. 9	Substitute	ed for the words "Rupees three for every	hundred rupees or part thereof for				
	t	the amou	nt secured by such deed subject to a mo	aximum of rupees three lakhs" by Act				
	8	3 of 2003	w.e.f. 1.4.2003					
	5. C	lause (c) .	substituted as clause (c) and clause (d) i	by Act 6 of 1999 w.e.f. 1.4.1999				
			ed for the words "Rupees three and fifty	paise" by Act 8 of 2003 w.e.f.				
		1.4.2003						
			ed for the words "Rupees three and fifty	•				
		•	ree lakhs" by Act 8 of 2003 w.e.f. 1.4.20					
			excluding exemption substituted by Ad	· ·				
35	9. 5	oudstitute	ed for item (1) by S.O.1911, dated 24-10	J-13/5				
33			Mortgage of a Crop, -including					
			any instrument evidencing an agreement to secure the repayment					
			of a loan made upon any mortgage					
			of a crop whether the crop is or is					
			not in existence at the time of the					
			mortgage-					
			3 3					
	(a)		when the loan is repayable not					
			more than three months from the					
			date of the instrument —					
			for every sum secured not	Fifty paise				
			exceeding Rs. 200;					
			and for every Rs. 200 or part	Fifty paise				
			thereof secured in excess of					
	41.5		Rs. 200;	lecte.				
	(b)		when the loan is repayable more	¹ [fifty paise]				
			than three months but not more					
			than eighteen months from the date of the instrument-					
				² [Fifty paise]				
			for every sum secured not exceeding Rs. 100;	[inty paise]				
36			Notarial Act, -that is to say, any	³[XXXXX]				
			instrument, endorsement, note,					
			attestation, certificate or entry not					
			being a protest (No. 42) made or					
			signed by a Notary Public in the					

	1		
		execution of the duties of his office,	
		or by any other person lawfully	
		acting as a Notary Public.	
		See also Protest of Bill or Note (No.	
		42).	
	1.	Substituted for the words "One rupee" by Act 8	
	2.	Substituted for the words "One rupee" by Act 8	of 2003 w.e.f. 1.4.2003
	<i>3</i> .	The words "ten rupees" omitted by Act No. 16 of	f 2011, w.e.f. 1-4-2011
¹ [37.		Note or Memorandum or record	
		of transactions (Electronic or	
		otherwise) Sent by a broker or	
		agent to his principal intimating the	
		purchase or sale on account of such	
		principal or effected by a trading	
		member (agent) through stock	
		exchange or association or	
		otherwise on behalf of the client	
		(principal) resident in the State of	
		Karnataka or otherwise.	4
	(a)	Of any ² [goods or commodities or	⁴ [Thirty paise for every ten
		currencies]	thousand or part thereof on the
			value of ³ (goods or commodities or
			currencies)]
	(b)	Of any share, scrip, stock, bond,	⁵ [Thirty paise for every ten
		debenture, debenture stock or	thousand or part thereof on the
		other marketable security of a like	value of such security at the time
		nature, not being a Government	of its purchase or sale, as the case
		Security Security	may be]
		Security	may be
	(c)	Of a Government Security	⁶ [Thirty paise for every ten
			thousand or part thereof of the
			value of such security, at the time
			of its purchase or sale, as the case
			may be]
	(d)	Of securities other than those	⁷ [Thirty paise for every ten
	` ´	falling under clause (b) above, in	thousand or part thereof]
		respect of either delivery or non	
		delivery based (jobbing and	
		trading) transactions	
	(0)	-	8[Thirty paice for even ton
	(e)	Of futures and options trading, of	⁸ [Thirty paise for every ten
		securities other than those falling	thousand or part thereof]
		under clause (b) above	

	(f)		Of forward contracts of commodities:	⁹ [Thirty paise for every ten thousand or part thereof]		
			Explanation: For the purposes of clauses (b), (d) and (e), "securities" means, the securities as defined in clause (h) of Section (2) of the Securities Contracts (Regulation) Act, 1956			
			Exemptions: (1) Note or Memorandum sent by a broker or agent to his principal intimating the purchase or sale on account of such principal or a Government security or a share, scrip, stock, bond, debenture, debenture stock or other marketable security of like nature in or of any incorporated company or other body corporate, an entry relating to which is required to be made in clearance lists described in clauses (1), (2) and (3) of Article 18-A (2) Note or Memorandum sent by a broker or agent to his principal in any of the above cases, when the amount stated in the instrument is less than rupees one hundred.]			
38.			Note of Protest by the Master of a ship. See also Protest by the Master of a ship (No. 43)	¹⁰ [Fifty rupees]		
	1. Article 37 substituted by Act 8 of 2010, w.e.f. 1.4.2010 2. Substituted for the words "goods or commodities" by Act No. 15 of 2012 w.e.f. 1.4.2012 3. Substituted for the words "goods or commodities" by Act No. 15 of 2012 w.e.f. 1.4.2012 4. Substituted by Act No.17 of 2017 w.e.f. 1-4-2017 5. Substituted by Act No.17 of 2017 w.e.f. 1-4-2017 6. Substituted by Act No.17 of 2017 w.e.f. 1-4-2017 7. Substituted by Act No.17 of 2017 w.e.f. 1-4-2017 8. Substituted by Act No.17 of 2017 w.e.f. 1-4-2017 9. Substituted by Act No.17 of 2017 w.e.f. 1-4-2017 10. Substituted for the words "Two rupees" by Act No.16 of 2015 w.e.f. 1-4-2015					
¹ [39.		,	Partition-Instrument - of, as			

			defined by clause (k) of sub-section	
			(1) of Section 2	
	(a)		where the property involved in the partition is converted for non-agricultural purpose or is meant for no-agricultural use	
		(1)	If the property is situated in the jurisdiction of Municipal Corporation or Urban Development Authorities or Municipal Councils or Town Panchayats.	Rupees one thousand for each share.
		(2)	If the property is situated in the areas other than those mentioned in sub-clause (1) above.	Rupees five hundred for each share.
((b)		where the property involved in the partition is agricultural land	Rupees two hundred and fifty for each share
((c)		where the property involved in the partition is moveable or money	Rupees two hundred and fifty for each share
	(d)		where the property involved in the partition belongs to any of the combinations of categories mentioned in sub-clauses (a), (b) and (c) above.	Maximum of the duties described in sub-clause (a), (b) or (c) above for each share:]
				Provided always that; (a) when an instrument of partition containing an agreement to divide property in severalty is executed and a partition is effected in pursuance of such agreement the duty chargeable upon the instrument effecting such partition shall be reduced by the amount of duty paid in respect of the first instrument but shall not be less than ² [fifty rupees].
				(c) where a final order for effecting a partition passed by any revenue authority or any Civil Court, or an Award by an arbitrator directing a partition, is stamped with the stamp required for the instrument of partition and an instrument of

Т	1	1		1
				partition in pursuance of such
				order or award is subsequently
				executed, the duty on such
				instrument shall not exceed ⁴ [fifty
				rupees].
			cept proviso) substituted by Act No. 6 o	-
		-	or the words "three rupees" by Act No. 6	
			nitted by Act No. 6 of 1999 w.e.f. 1.4.199	
	4. Subsi	tituted fo	r the words "three rupees" by Act No. 6	of 1999 w.e.f. 1.4.1999.
¹ [40			Partnership:	
	² [A.		Instrument of Constitution	Rupees Two Thousand]
	B.		Reconstitution: —	
		(a)	Where immovable property	³ [Three percent] on the market
			contributed as share by a partner or	value of the immovable property
			partners remains with the firm	remaining with the firm.
			at the time of outgoing in whatever	
			manner by such partner or partners	
			on reconstitution of such	
			partnership firm.	
		(b)	in any other case	⁴ [One thousand rupees]
	C.		Dissolution of —	
		(a)	Where the property which	⁵ [Three percent] on a market value
			belonged to one partner or	equal to the market value of the
			partners when the partnership	property distributed or allotted or
			commenced is distributed or	given to partner or partners under
			allotted or given to another partner	the instrument of dissolution, in
			or partners	addition to the duty which would
			·	have been chargeable on such
				dissolution if such property had
				not been distributed or allotted or
				given.
		(b)	in any other case	⁶ [One thousand rupees.]
	1. Artic	le 40 sul	bstituted by Act 8 of 1995 w.e.f. 1.4.1995	
			l entries relating thereunder substituted	
			or the words, brackets and figures "The	-
		=	o.7 of 2016 w.e.f. 1-4-2016	
		-	or the words "Five hundred rupees" by A	Act No.15 of 2012 w.e.f. 01.04.2012
		=	r the words, brackets and figures "The s	
			o.7 of 2016 w.e.f. 1-4-2016	
	-	•	or the words "Five hundred rupees" by A	ct No.15 of 2012 w.e.f. 01.04.2012
¹ [40-A		,-	Limited Liability Partnership	
	Α		Constitution of Limited Liability	
			Partnership, or conversion of firm/	
 1	l	l		

		(a) (b)	private company/unlisted public limited company into limited liability partnership where the capital does not exceed rupees ten lakhs where the capital exceeds rupees ten lakhs; for every rupees five lakh or part thereof exceeding rupees ten lakhs	Rupees one thousand ² [Rupees one thousand plus rupees five hundred for every rupees five lakhs or part thereof, exceeding rupees ten lakhs capital amount, subject to a maximum of
	В		Reconstruction or amalgamation of Limited Liability Partnership	rupees ten lakhs] ³ [Three percent] on the consideration or market value of the property whichever is higher of the transferor limited liability partnership located within the State of Karnataka.]
41			Powers of Attorney—(as defined by Section 2(1)(p) not being a proxy—	State of Namataka.j
	(a)		when executed for the sole purpose of procuring the registration of one or more documents in relation to a single transaction or for admitting execution of one or more such documents;	⁴ [One hundred rupees]
	(b)		when authorising one person or more to act in a single transaction other than the case mentioned in Clause(a);	⁵ [One hundred rupees]
	(c)		when authorising not more than five persons to act jointly and severally in more than one transaction or generally;	⁶ [One hundred rupees]
	(d)		when authorising more than five but not more than ten persons to act Jointly and severally in more than one transaction or generally;	⁷ [Two hundred rupees]
	⁸ [(e)		when given for consideration and or when coupled with interest and authorizing the attorney to sell any immovable property;	The same duty as a Conveyance [under Article 20(1)] on consideration or on market value of the property (which is the

			subject matter of such power of
			attorney), whichever is higher:
			⁹ [Provided that the duty paid on
			agreement for sale under Article
			5(e) or instrument of sale or
			transfer as the case may be, is
			adjustable towards the duty
			payable on such power of attorney
			under Article 41(e), executed
			between the same parties and in
			respect of the same property.]
	¹⁰ [(ea)	If relating to construction or	Two Rupees for every one hundred
		development of immovable	rupees or part thereof, on the
		property, including a multi unit or	Market Value of such undivided
		multi storied house or building or	share or portion of land or
		apartment or flat, or portion of it,	immovable property, consideration
		executed by and between owner or	and money advanced, if any; or
		lessee, as the case may be, and	
		developer, having a stipulation,	On the Market Value of such share
		whether express or implied, that, in	or portion of the constructed or
		consideration of the owner or	I
			developed building or immovable
		lessee conveying or transferring or	property, consideration and money
		disposing off, in any way, the	advanced, if any; whichever is
		undivided share or portion of land	higher.
		or immovable property; the	
		developer agrees to convey or	
		transfer or dispose off, in any way,	
		the proportionate or agreed share	
		or portion of the constructed or	
		developed building or immovable	
		property to the owner or lessee, as	
		the case may be.	
		Explanation:	
		The tern "Developer" includes	
		·	
		promoter or builder or by whatever	
		name called.	B 11 11 11 11 11 11
			Provided that, if the proper stamp
			duty is paid under clause (f) of the
			Article 5 on an agreement for sale,
			executed by and between the
			same parties and in respect of the
			same property, then the stamp

				corresponding power of attorney
				under clause (ea) of article 41, shall
				not exceed rupees two hundred."
				Explanation: The term "money
				advanced" in this Article, means
				and includes the security deposit
				whether refundable or adjustable.
	¹¹ [(e	h)	When given to person other than	¹² [¹³ [The same duty as a
	[(C	5)	the father, mother, wife or husband,	conveyance under Article 20(1)] on
				the market value of the property
			sons, daughters, brothers, sisters in	, ,
			relation to the executant	which is the subject matter of the
			authorising such person to sell	Power of Attorney
			immoveable property situated in	
			Karnataka State	
				¹⁴ [Provided that the duty paid on
				agreement for sale under Article
				5(e) or instrument of sale or
				transfer as the case may be is
				adjustable towards the duty
				payable on such power of attorney
				1
				under Article 41 (eb), executed
				between the same parties and in
				respect of the same property.]
	15			
	¹⁵ [When given to person other than	The same duty as a conveyance
	(ec)		the father, mother, wife or husband,	under Article 20(7)] on the market
			sons, daughters, brothers, sisters in	value of the property which is the
			relation to the executant	subject matter of the Power of
			authorising such person to sell	Attorney]
			Transferable Development Rights	,,,
			relating to immoveable property	
			situated in Karnataka State	
	¹⁶ [(f)		When executed by a principal	Rupees fifty
	[(1)	'		Nupees mity
			or client for the sole purpose of	
			authorizing the agent or broker to	
			carry out all lawful acts and deeds	
			relating to his / her trading	
			operations including sale/purchase	
			of marketable securities, transfer of	
			securities towards stock exchange,	
			receiving/ releasing funds and	
			securities from / to other parties on	
			behalf of the principal or client.	
				Dona a City 1
1	(g)		When executed by a principal or	Rupees fifty]

	ı	
		client for the sole purpose of
		authorizing the depository
		participant to carry out all lawful
		acts and deeds relating to his/her
		demat account as per the bye-laws
		of the depositories/regulations
		governing such operations.
	¹⁷ [(h)]	in any other case ¹⁸ [Two hundred rupees.]
		N.BThe term "Registration"
		includes every operation incidental
		to registration under the
		Registration Act, 1908. (Central Act
		16 of 1908).
		Explanation.—For the purposes of
		this Article more persons than one
		when belonging to the same firm
		shall be deemed to be one person.
	1.	Article 40-A inserted by Act 16 No. of 2015, w.e.f. 01.04.2015
		Substituted for the words "Rupees five hundred" by Act No. 7 of 2016 w.e.f. 1-4-2016
		Substituted for the words "Two percent" by Act No. 7 of 2016 w.e.f. 1-4-2016
		Substituted for the words "Ten rupees" by Act No. 7 of 2000 w.e.f. 1.4.2000.
		Substituted by Act 7 of 2000 w.e.f. 1.4.2000.
		Substituted for the words "Twenty two rupees" by Act No. 10 of 1990 w.e.f. 1.4.1990.
		Substituted for the words "forty one rupees" by Act No.10 of 1990 w.e.f. 1.4.1990.
	<i>8</i> .	Clause (e) and (ea) substituted by Act 9 of 2009 w.e.f. 1.4.2009.
		Proviso substituted by Act No.19 of 2014 w.e.f. 1.03.2014
		Clause (ea) substituted by Act No.19 of 2014 w.e.f. 1.03.2014
		Clause (eb) substituted by Act No.6 of 1999 w.e.f. 1.04.1999
		Substituted for the words "Eight rupees" by Act No.7 of 2006 w.e.f. 1.4.2006
		· · · · · · · · · · · · · · · · · · ·
	13.	Substituted for the words "Seven rupees and fifty paise] for every one hundred rupees
		or part thereof" by Act No.20 of 2009 and shall be deemed to have come into force
	1 4	w.e.f. 4-6-2009
		Substituted by Act No.19 of 2014 w.e.f. 1.03.2014
		Clause (ec) inserted by Act No.7 of 2016 w.e.f. 1-4-2016
		Clauses (f) and (g) inserted by Act No.16 of 2011, w.e.f.1-4-2011
		Clause (f) renumbered as clause (h) by Act No. 16 of 2011 w.e.f.1-4-2011
	18.	Substituted for the words "One hundred rupees by Act No. 9 of 2009 w.e.f. 1.4.2009.
42		Protect of Rill or Note that is to 1[Tan ruposs]
44		Protest of Bill or Note, that is to [Ten rupees]
		say, any declaration in writing made
		by a Notary Public or other person
		lawfully acting as such, attesting the
		dishonour of a bill of exchange or
		promissory note.

43		Protest by the master of a ship,	² [Fifty rupees]
		that is to say, any declaration of	9
		the particulars of her voyage drawn	
		up by him with a view to the	
		adjustment of losses or the	
		calculation of averages, and every	
		declaration in writing made by him	
		against the charterers or the	
		consignees for not loading or	
		unloading the ship, when such	
		declaration is attested or certified	
		by a Notary Public or other person	
		lawfully acting as such.	
		See also Note of Protest by the	
		Master of a ship (No. 38)	
44		Reconveyance of mortgaged	
		property—	
	(a)	the consideration for which the	The same duty as a Conveyance
		property was mortgaged does not	(No. 20) for a market value equal
		exceed Rs. I,000;	to the amount of such
			consideration as set forth in the re-
	³ [(b)	in any other case	conveyance; One hundred rupees]
⁴ [45	[(0)	Release, that is to say, any	One nundred rupeesj
[43		instrument (not being such a	
		release as is provided for by Section	
		24), whereby a person renounces a	
		claim upon another person or	
		against any specified property	
	⁵ [⁶ [(a)	where the release is not between	The same duty as a Conveyance
		the family members	[under Article No.20(1)] on the
			market value of the property or on
			the amount or value of claim or
			part of claim renounced, as the
			case may be (which is the subject
			matter of Release) or
			Consideration for such release,
	7		whichever is higher.]
	⁷ [(b)	Where the release is between the	⁸ [(i) If the property is situated
		family members	within the limits of
			Bangalore Metropolitan
			Regional Development
			Authority or Bruhat

				Bangalore Mahanagar Palike or City CorporationRupees five thousand;
				(ii) If the property is situated
				within the limits of City or
				Town Municipal Council or Town Panchayat area
				Rupees three thousand;
				(iii) If the property is situated
				within the limits other than
				the limits specified in items (i) and (ii)
				Rupees one thousand;
				Provided that, if the property
				is situated in any of the
				combinations of limits, mentioned in items (i), (ii) and (iii) above the
				duty payable shall be the
				maximum of the duties specified in
				items (i), (ii) and (iii) above.]
			Explanation Family in relation to a person for the purpose of clause (b)	
			means husband, wife, son,	
			daughter, father, mother, brother,	
			⁹ [wife / children of predeceased	
			brother] sister, ¹⁰ [husband/ children	
			of predeceased sister]6	
			wife of a predeceased son and children of a predeceased son or	
			predeceased daughter."]	
	¹¹ [(c)		release of mortgage rights or lien	Same duty as bond (No.12) subject
				to a maximum of rupees one hundred.]
	1.	Substitut	ted for the words "Five rupees" by Act 1	-
			ted for the words "Five rupees" by Act 1	
			b) substituted by Act No.9 of 1987 w.e.f.	
			ubstituted by Act No.10 of 1990 w.e.f. 1-	
			a) and (b) substituted by Act No.6 of 19.	
			a) substituted by Act No.9 of 2009 w.e.f. b) including the Explanation substituted	
			ted for the words "Rupees one thousand	•
			by Act No. 9 of 2009 w.e.f. 1-4-2009	. ,

		nserted by Act No. 9 of 2009 w.e.f. 1-4-2009 Clause (c) inserted by Act No.8 of 1995	
46		Respondentia Bond, that is to say, any instrument securing loan on the cargo laden or to be laden on board a ship and making repayment contingent on the arrival of the cargo at the port of destination	The same duty as a Bond (No. 12) for the amount of the loan secured.
		Revocation of any Trust or Settlement. See settlement (No. 48), Trust (No. 54)	
47		Security bond or mortgage-deed, executed by way of security for the due execution of an office, or to account for money or other property received by virtue thereof, or execution by a surety to secure the due performance of a contract.	
	¹ [a)	When the amount secured does not	Fifty paise for every rupees one
	b)	exceed rupees one thousand In any other case.	hundred or part thereof Rupees two hundred]
		Exemption: Bond or other instrument, when executed- a) by any person for the purpose of guaranteeing that the local income derived from private subscriptions to a charitable dispensary or hospital or any other object of public utility shall not be less than a specified sum per mensem; b) under No. 3A of the rules made under Section 70 of the Bombay	
		c) by persons taking advances under the Karnataka Land Improvement Loans Act, 1963 (Karnataka Act 16 of 1963), the	

48	² [A.		Karnataka Agriculturists Loans Act, 1963 (Karnataka Act 17 of 1963) or by their sureties as security for the repayment of such advances: d) by officers of Government or their sureties to secure the due execution of an office or the due accounting for money or other property received by virtue thereof. Settlement Instrument of (including a deed of dower)	
		(i)	where the disposition is not for the purpose of distributing the property of the settlor among his family.	The same duty as a Conveyance (Article No. 20) for a market value equal to the market value of the property, which is subject matter of settlement.
				Provided that, where an agreement to settle is stamped with the stamp duty required for an instrument of settlement, and an instrument of settlement in pursuance of such agreement is subsequently executed, the duty on such instrument shall not exceed rupees fifty.
		³ [(ii)	where the disposition is for the purpose of distributing the property of the settler among the members of his family	⁴ [(i) If the property is situated within the limits of Bangalore Metropolitan Regional Development Authority or Bruhat Bangalore Mahanagar Palike or City CorporationRupees five thousand;
				(ii) If the property is situated within the limits of City or Town Municipal Council or Town Panchayat area

				(iii) If the property is situated within the limits other than the limits specified in items
				(i) and (ii) Rupees one thousand;
				Provided that, if the property is situated in any of the combinations of limits, mentioned in items (i), (ii) and (iii) above the duty payable shall be the maximum of the duties specified in items (i), (ii) and (iii) above.]
			Explanation: For the purpose of this sub-clause family in relation to settler means ⁵ [father, mother,] husband, wife, son, daughter, ⁶ [daughter-in-law brothers, sisters and grand children].	
			Exemption Deed of dower executed on the occasion of a marriage between Muhammadans.	
	⁷ [B]		Revocation of	The same duty as a Conveyance (No. 20) for a sum equal to the amount or value of the property concerned in the instrument of revocation, but not exceeding two hundred rupees.]
	2. 3. 4. 5. 6.	Clause ". Sub-clau Substitu Inserted Substitut	(a) and (b) substituted by Act No. 16 of A" substituted by Act 6 of 1999, w.e.f. 1. use (ii) with Explanation substituted by Acted for the words "Rupees one thousand by Act No.9 of 2009 w.e.f. 1-4-2009 ted for the words "daughter-in-law" by Substituted by Act No. 9 of 1987 w.e.f.	2015, w.e.f.01-04-2015 4.1999. Act 6 of 2001, w.e.f. 1.4.2001 d" by Act No.7 of 2016 w.e.f.1-4-2016 v Act No.7of 2007 w.e.f. 1.4.2007
49			Share warrants, to bearer issued under the Companies Act, 1956 (Central Act I of 1956)	One and a half times the duty payable on a Conveyance (No. 20) for a market value equal to the

				nominal amount of the shares
				specified in the warrant.
			Exemptions:	specifica in the warrant.
			Exemplions.	
			Share warrant when issued by a	
			company in pursuance of Section	
			114 of the Companies Act, 1956, to	
			have effect only upon payment as	
			composition for that duty to the	
			Deputy Commissioner of Stamp-	
			revenue, of-	
			(a) one and a half percentum of the	
			whole subscribed capital of the	
			company, or	
			(b) if any company which has paid	
			the said duty or composition in full	
			subsequently issues an addition	
			to its subscribed capital - one and a half percentum of the additional	
			capital so issued.	
50			Shipping order for or relating to	¹ [Two Rupees]
50			the Conveyance of goods on board	[Two Rupees]
			of any vessel.	
51			Surrender of lease -	
	a)		when the duty with which the lease	The duty with such lease is
	,		is chargeable does not exceed	chargeable.
			twenty-two rupees and fifty paise;	3
	b)		in any other case.	² [One Hundred rupees)
			Exemption	·
			Surrender of lease, when such lease	
			is exempted from duty.	
			ted for the words "Twenty paise" by Act	
	2.	Substitut	ed for the words "Thirty rupees" by Act	No. 10 of 1990 w.e.f. 01-04-1990
52			Transfer - (Whether with or without	
	1		consideration) -	
	¹ [a)		of debentures, being marketable	Fifty paise for every rupees one
			securities, whether the debenture	hundred or part thereof subject to
			is liable to duty or not.	a maximum of one thousand
				rupees for a consideration equal to
	b)		of any interest secured by beard	the face value of the debenture.]
	b)		of any interest secured by bond	

			mortgage deed or policy of insurance-	
		i) ii)	If the duty on such bond, mortgage deed or policy does not exceed twenty-two rupees and fifty paise. in any other case:	The duty with which such bond, mortgage deed; or policy of insurance is chargeable. ² [One hundred rupees]
	c)	,	of any property under Section 25 of the Administrator Generals Act, 1963;	³ [One hundred rupees]
	⁴ [(d)		of any trust property from one trust to another trust or from Trust to trustee or beneficiary, or from trustee to trust or trustee or beneficiary, as the case may be	The same duty as a conveyance [under Article 20 (1)] on the market value of the property (which is the subject matter of such transfer) or consideration for such transfer, whichever is higher. Provided that for the public religious and charitable trusts, the duty for such transfer shall be rupees one thousand]
			Exemptions Transfers by endorsement- a) of a bill of exchange, cheque or promissory note;	
			b) of a bill of lading, delivery order, warrant for goods or other mercantile document of title to goods. c) of a policy of insurance d) of securities of the Central Government or of State Government. See also Section 8.	
⁵ [53			Transfer of lease, by way of assignment, and not by way of underlease	
	a)		Where the remaining period of lease does not exceed thirty years	The same duty as conveyance [No. 20(1)] for a market value equal to the amount of consideration.
	b)		Where the remaining period of lease exceeds thirty years.	The same duty as conveyance [No. 20(1)] on the market value of the property which is the subject

				matter of transfer.]
 ⁶ [53	Α		Transfer of Licence	Same duty as conveyance (No.20).]
⁷ [54			Trust. Declaration of or concerning, any property when made by any writing not being a Will	
		(i)	When the Trust is made exclusively for public religious and charitable purposes.	Rupees One Thousand.
		ii)	When the Trust is made for the management and custody of properties, for the purpose of distributing the benefits/profits of the property to the beneficiaries and where there is no transfer/disposition of property, in any way.	Rupees One Thousand.
		(iii)	When the Trust made involves the transfer/disposition of property in any way; See also Settlement (No. 8) Valuation-see-Appraisement (No.8).	The same duty as conveyance [under Article 20(1) on the amount and the market value of the property, which is the subject matter of such transfer/disposition.]
55			Warrant for Goods, that is to say, any instrument evidencing the title of any person therein named or his assigns, or the holder thereof, to the property in any goods lying in or upon any dock, warehouse or wharf, such instrument being signed or certified by or on behalf of the person in whose custody such goods may be Note - ⁹ [x x x x x x]	⁸ [Fifty rupees]
	 Sub Sub Cla Art Art Art 	ostituted j ostituted j use (d) su .53 substa .53-A ins .54 substa	ubstituted by Act No. 6 of 1999, w.e.f. 1. for the words "thirty rupees" by Act No. for the words "forty five rupees" by Act No. for the words "forty five rupees" by Act I ubstituted by Act No. 16 of 2011, w.e.f. 1: ituted by Act No.7 of 2006 w.e.f. 1-4-20 erted by Act No.8 of 1995 w.e.f. 1-4-199 ituted by Act No. 16 of 2011, w.e.f. 1.4.2 for the words "ten rupees" by Act No. 16	10 of 1990 w.e.f. 1.4.1990. No. 10 of 1990 w.e.f. 1.4.1990. 1.4.2011. 06 95

	9.	Note omitted by Act No.9 of 1987 w.e.f.01-04-1987