CO-OPERATIVE SOCIETIES, PRINCIPLES, TYPES OF SOCIETIES AND THE REGISTRATRION OF THE SOCIETIES.

INTRODUCTION

Co-operative movement in our country shall not only stay but also grow in times to come. In spite of the drawbacks experienced in the working and administration of the co-operative societies, they have positively contributed to the growth and development of the national economy. Promotion of thrift, self-help and mutual aid are the fundamental principles of co-operation. The orientations of commercial organization and co-operative organizations are basically different. In a commercial organization, earning and maximizing the profits is the sole motive; whereas in a co-operative organization profit cannot be the sole motive. The prime objectives, in addition to the three fundamentals of co-operation mentioned above are to make available the goods and services in required quantity, of better quality and at a reasonable price to its members. It does not mean that a Co-operative Society is a charitable organization. It should, therefore, conduct itself in a business like manner in attaining its objectives efficiently.

Broadly speaking there are three sectors operating in the Union of India.

1. PUBLIC SECTOR wherein the State i.e. The Union of India and the respective State Government undertake developments projects which are wholly owned by either the Central Government or the State Government.

2. PRIVATE SECTOR which is a sector where private enterprises are permitted in certain fields of economic activities.

3. CO-OPERATIVE SECTOR which is beautifully blended in between a public sector and the private sector. It has benefits of both the sectors and disadvantages of neither of them.

PRINCIPLES OF CO-OPERATIVE SECTOR

1. LEGAL STATUS:
A co-operative Society is a body corporate registered under the applicable state Act with perpetual succession having a common seal. It can acquire, hold and dispose of properties, enter into contracts and it can sue and it can be sued.

2. VOLUNTARY ASSOCIATION:
Co-operative Society is essentially an organization or an association of persons who have come together for the common purpose of economic development or for mutual help.
3. SELF HELP AND MUTUAL HELP:
The Co-operative societies office bearers/executive committee is elected as per democratic election procedure. The Co-operative Society function under the principle of self help and mutual help which means each will help for themselves and all will help others.

4. DEMOCRATIC CONTROLS:
The Control of a Co-operative enterprise in not in the hands of capitalists who can corner the share capital and control the interest in any undertaking which would be a private undertaking.

5. EQUALITY:
In co-operative Sector, the principle of “One man one Vote” is provided in the statute so as to ensure that the capital does not dominate the administration of co-operative Society.

6. OPEN MEMBERSHIP:
Any person can apply for the membership of the Society without any discrimination. The membership is open for all.

7. SOCIAL APPROACH / NO PROFIT MOTIVE:
As the Society is working on democratic principle and the office bearers of the Society will be functioning like a trustees for the better management of the society and there is no separate benefits to the executive committee members. Service is the main motto and the profit is not the main concern in co-operative societies.

8. PROFITS AND RETURNS TO THE MEMBERS:
Co-operative Society is an association of members and certain percentage profits earned by the society, as decided in the meeting of the General body will be distributed in the form of dividend to the members.

9. LIMITED INTEREST ON SHARES:
Irrespective of the shareholding, each member has only one vote in the decision-making in the General body meeting or at the time of election of the committee for management. The shares are not traded in the stock exchange.

The State Co-op. Act also prescribes the maximum amount, which a member can hold as a share capital in any society.

Under M.C.S. Act, 1960 as per Section 28 other than Government or other society, shall not hold more than 1/5 of the total capital or interest in shares or exceeding Rs. 20,000/- which the State Government power to change by way of notification.

10. PERSONAL PARTICIPATION:
The shareholders have to personally attend the meeting or for voting. They are not allowed to appoint proxies for attending the general body or for voting in the resolution to be passed.
11. EDUCATIONS AND CO-OPERATION:
Every society has to contribute towards the education fund maintained and looked after by the district co-operative education Board as per the notification issued from time to time for educating the members or the office bearers of the Society.

12. CO-OPERATION AMONGST CO-OP. INSTITUTIONS:
The funds generated or mobilized through the co-operative societies have to be deposited/ invested in the Co-operative Sector only.

ACT & RULES APPLICABLE

A Co-operative Society functions as per the provisions of

1. Co-operative Societies Act under which the same is registered.
2. Co-operative Societies rules made there under
3. Bye-laws approved by the registrar at the time of registration and amendments made from time to time and approved by the registrar.
4. Notification and Orders

1. Co-operative Societies Act

We have a number of Co-operative Societies Acts functional in different states like
- Maharashtra Co-operative Societies Act, 1960,
- Pondicherry Co-operative Societies Act, 1972,
- Karnataka Co-operative Societies Act, 1959,
- Delhi Co-operative Societies Act, 1972,
- Kerala Co-operative Societies Act etc.

When the area of operation is restricted to one state, the State Co-operative Act & Rules, under which the society is registered will be applicable.

In a particular state, if Co-operative Act and Rules is not enacted, the Central Act which is known as The Co-operative Act, 1912 and its rules will be applicable.

When the area of operation of Society is spread in two or more states. The Multi-State Co-operative Societies Act, 2002 and its rules shall be applicable.

2. Co-operative Societies Rules
A set of rules is also framed under the respective State Co-operative Act for procedural aspects.

3. Bye-laws
Each society also registered with the bye-laws for internal management of the societies duly approved by the registrar at the time of registration of the society. The bye-laws of a society constitute a contract
between a member and the society and it provide for the management of the society. The bye-laws are
framed within the provisions of the Act and the rules made there under.

Bye-laws include the objects of the society and completely define and restrict the society’s activities,
but the rights and liabilities of members are determined by the Act and Rules and not by the bye-laws
as such.

4. Notification and Orders issued from time to time by the Government, or any other Authority as
prescribed under the Act, Rules there under.

**TYPES OF SOCIETIES**

A Society is categorized on the basis of its objects. There are various types of societies that can be
formed under the Act under which it is registered:

Under Maharashtra Co-operative Societies Act, 1960 following types of Societies can be registered:

1. **Agricultural Marketing Society:**
   As per section 2(1) “ agricultural marketing Society” means a society -
   (a) The object of which is the marketing of agricultural produce and the supply of implements and
       other requisites for agricultural production, and
   (b) Not less than three-fourths of the members of which are agriculturists, or societies formed by
       agriculturists.

2. **Consumer Society**
   As per Section 2(9) “ Consumer’s Society “ means a society, the object of which is -
   (a) The procurement, production or processing, and distribution of goods to, or the performance of
       other services for, its members as also other customers, and (b) the distribution among its members
       and customers, in the proportion, prescribed by rules or by the bye-laws of the society, of the profits
       accruing from such procurement, production or processing, and distribution.

3. **Co-operative Bank**
   As per section 2(10) “Co-operative bank “ means a society which is doing business of banking as
   defined in clause (b) of sub-section (1) of section 5 of the Banking Companies Act, 1949 and includes
   any society which is functioning or is to function as (an Agriculture and Rural Development Bank)
   under Chapter XI.

4. **Central Bank**
   As per section 2(6), “Central Bank “ means a co-operative bank, the objects of which include the
   creation of funds to be loaned to other societies; but does not include the urban co-operative bank.
5. Crop Protection Society
As per section 2(10-A), “Crop Protection Society” means a society the object of which is protection of the crops, structures, machinery, agricultural implements and other equipment such as those used for pumping water on the land.

6. Farming Society
As per section 2(12), “Farming Society” means a society in which, the object of increasing agricultural production, employment and income and the better utilization of resources, lands are brought together jointly cultivated by all the members, such lands (a) being owned or leased to the members (or some of them), or (b) coming in possession of the society in any other manner whatsoever.

7. General Society
As per section 2(15),”General Society” means a society not falling in any of the classes of societies defined by the other clauses of this section.

8. Housing Society
As per section 2(16),”Housing society” means a society, the object of which is to provide its members with open plots for housing, dwelling houses or flats; or if open plots, the dwelling houses or flats are already acquired, to provide its members common amenities and services.

9. Federal Society
As per section 2(13),”Federal society”, means a society-
(a) not less than five members of which are themselves societies, and (b) in which the voting rights are so regulated that the members who are societies have not less than four-fifths of the total number of votes in the general meeting of such society

10. Irrigation Society
As per section 2(16-A),”Lift Irrigation Society” means a society, the object of which is to provide water supply, by motive power or otherwise to its members, for irrigation and otherwise.

11. Process Society
As per section 2(22),”Processing society” means a society, the object of which is the processing of goods.

12. Producers Society
As per section 2(23),”Producers Society” means a society, the object of which is production and disposal of goods or the collective disposal of labour of the members thereof.

13. Resource Society
As per section 2(25),”Resource Society” means a society, the object of which is obtaining for its members of credit, goods or services required by them.

14. Apex Society
As per section 2(2) of M.C.S. Act, “Apex Society “ means a society, -
(a) the area of operation of which extends to the whole of the State of Maharashtra (b) the main object of which is to remote the principal objects of the societies affiliated to it as Members and to provide
for the facilities and services to them and (c) which has been classified as an apex society by the Registrars;

PROVISIONS FOR REGISTRATION OF CO-OPERATIVE SOCIETIES

There are different types of Co-operative Societies, which can be registered under the Maharashtra Co-operative Societies Act, which were explained earlier.

In all these types of societies, the procedure to be followed for formulation of registration proposals slightly differs. The requirements in respect of each type of co-operative society’s needs to be properly understood by every promoter, or the professional charged with the responsibility of getting the society registered (chief promoter).

PROVISIONS UNDER THE M.C.S. ACT, 1960

Sections 3 to 11 of the Act, provide for registration of Societies and the conditions for the same. Section 4 provides for a nature of an organization, which can be registered as a Society. Section 6 lays down the conditions for registration of the Society. Section 8 provides for application for registration bye-laws and the registration fees. Section 9 provides for time bound registration of the Society and the bye-laws.

JURISDICITION

Each Society based on its area of operation has to be registered by the Registrar appointed by the Government for the particular jurisdiction.

For the purpose of registration of the Societies the City of Mumbai has been divided as per the Municipal Wards. There is a Deputy or Assistant Registrar of Co-operative Societies for each Ward who is the Registration Authority for the Co-operative Societies in that Ward. Normally the office of such Registering Authority (RA) is situated within the limits of such Ward. However if no space is available for the office of the RA in any ward the office of RA of such Ward is at the office of Deputy Registrar Co-operative Societies India House 6th floor opposite GPO Mumbai. Other places in each Taluka one Deputy/Assistant Registrar, Registers & Supervises the Societies.
SOCIETIES, WHICH MAY BE REGISTERED

As per section 4, a society, which has as its objects the promotion of the economic interests or general welfare of its members or of the public, in accordance with co-operative principles or a society established with the object of facilitating the operations of any such society, may be registered under this Act:

Provided that, no society shall be registered if it is likely to be economically unsound, or the registration of which may have an adverse effect on development of the co-operative movement, or the registration of which may be contrary to the policy directives, which the State Government may, from time to time, issue.

REGISTRATION WITH LIMITED OR UNLIMITED LIABILITY

As per section 5, a Society may be registered with limited or unlimited liability.

As per section 2[28] “society with limited liability” means a society having the liability of its members limited by its bye-laws;

As per section 2[29] “society with unlimited liability” means a society, the members of which are, in the event of its being wound up, jointly and severally liable for and in respect of its obligations and to contribute to any deficiency in the assets of the society;

CONDITIONS OF REGISTRATION

As per section 6(1) No society, other than a federal society, shall be registered under this Act, unless it consists of at least ten persons [or such higher number of persons as the Registrar may, having regard to the objects and economic viability of a society and development of the co-operative movement, determine from time to time for a class of societies][each of such persons being a member of a different family), who are qualified to be members under this Act, and who reside in the area of operation of society:

[Provided that, a lift irrigation society consisting of less than ten but of five or more such persons may be registered under this Act.]

(2) No society with a limited liability shall be registered, unless all persons forming the society reside in the same town or village, or in the same group of villages.

[(2-A) No crop protection society shall be registered, unless the Registrar is satisfied, after such inquiry as he thinks necessary, that a draft of the proposal made by the society for protecting crops, structures, machinery agricultural implements and other equipment such as those used for pumping water on the land, was duly published for inviting all owners of land likely to be affected by the proposal and all other persons likely to be interested in the said lands to join the proposal or to send their objections or suggestions and that the objections and suggestions received, if any, have been duly considered by the society and that the owners in possession of not less than 66 percent in the aggregate of lands included in the proposal have given their consenting writing to the making of the]
proposal and that the proposal made is feasible. For this purpose, the society shall submit to the Registrar:

(a) a plan showing the area covered by the proposal and the surrounding land as shown in the map or maps of the village or villages affected;

(b) an extract from the record of rights duly certified showing the names of the owners of lands and the areas of the lands included in the proposal;

(c) Statements of such of the owners of the lands as consented to the making of the proposal signed by owners before two witnesses;

(d) a detailed estimate of the cost of implementing the proposal;

(e) a detailed statement showing how the cost is proposed to be met.

When such society is registered, the cost of implementing the proposal shall be met wholly or in part by contribution to be levied by the society from each owner of the land included in the proposal, including any such owner who may have refused to become a member of the society. The owner of every land included in the proposal shall also be primarily liable for the payment of the contribution liable from time to time in respect of such land].

(3) No federal society shall be registered unless it has at least five societies as its members.

(4) Nothing in this Act shall be deemed to affect the registration of any society made before the commencement of this Act.

(5) The word “limited” or “unlimited” shall be the last word in the name of every society with limited or unlimited liability, as the case may be which is registered or deemed to be registered under this Act.

Explanation: For the purpose of this section and section 8, the expression “member of family” means wife, husband, father, mother, [son, or unmarried daughter]

POWER TO EXEMPT SOCIETIES [OR CLASS OF SOCIETIES] FROM CONDITIONS AS TO REGISTRATION

As per section 7, notwithstanding anything contained in this Act, the State Government may, by general or special order, exempt any society or class of societies from any of the requirements of this Act as to registration, subject to such conditions (if any) as it may impose.
APPLICATION FOR REGISTRATION

As per section 8(1) For the purpose of registration, an application shall be made to the Registrar in the prescribed form and shall be accompanied by four copies of the proposed bye-laws of the society and such registration fee as may prescribed in this behalf. Different registration fees may be prescribed for different class of societies, regard being had to the service involved in processing an application for registration. The person by whom, or on whose behalf, such application is made, shall furnish such information in regard to the society, as the Registrar may require.

(2) The application may be signed-
   a) in case of a society other than a federal society by at least ten persons (each of such person being a member of different family), who are qualified under this Act, and,
   b) in the case of a federal society, by at least five societies.

No signature to any application on behalf of a society shall be valid, unless the person signing is a member of the committee of such a society and is authorized by the committee by resolution to sign on its behalf the application for registration of the society and its bye-laws; and a copy of such resolution is appended to the application.

REGISTRATION

As per section 9(1) If the Registrar is satisfied that a proposed society has complied with the provisions of this Act and the Rules, [or any other law for the time being in force, or policy directives issued by the State Government under section 4], and that its proposed bye-laws are not contrary to this Act or to the rules, he [shall, within two months], from the date of receipt of application register the society and its bye-laws.

(2) Where there is a failure on the part of the Registrar to dispose off such application within the period aforesaid, the Registrar shall, within a period of fifteen days from the date of expiration of that period refer the application to the next higher officer and where the Registrar is himself the registering officer, to the State Government, who are which, as the case may be, shall dispose of the application within two months from the date of its receipt and on the failure of such higher officer or the State Government, as the case may be, to dispose of the application within that period, the society and its bye-laws shall be deemed to have been registered.[and thereafter the Registrar shall issue a certificate of registration under his seal and signature within a period of fifteen days.

(3) Where the registrar refuses to register a proposed society, he shall forthwith communicate his decision, with reasons therefore, to the person making the application and if there be more than one to the person who has signed first therein.

(4) The Registrar shall maintain a registrar of all societies registered or deemed to be registered, under the Act.
PROCEDURE FOR REGISTRATION OF CO-OPERATIVE SOCIETIES

The procedure for registration of society can be explained as the following steps:

1. APPOINTMENT OF CHIEF PROMOTER

The first step to register a Society is that minimum 10 adult individuals from independent families desiring to form a Society should gather and hold a meeting to

(a) select a provisional committee and elect a Chief Promoter for formation of a society and
(b) select a name for such Society with three alternatives and to pass appropriate resolutions in that behalf.
(c) To collect the entrance fee and share capital from the prospective members.
(d) To open the Bank account in the name of chief promoter
(e) To decide about area of operation of the Society and
(f) To decide about the registered office of the Society
(g) To authorize chief promoter to submit the proposal for registration and to do any other thing to get the society registered.

2. NAME RESERVATION

The second step would be to apply to the registration authority (RA) for reservation of name for the society and obtain letter from the RA in that connection. The resolutions passed at the promoters meeting as above should accompany such application for reservation of name as aforesaid. The letter reserving the name of the society shall be valid for 3 months. The validity of the name is normally extended on an application for 1 or 2 further terms of 3 months each.

3. BANK ACCOUNT AND DEPOSITS

The third step would be to (a) open a bank account in the name of the proposed Society as per the RA’s directions in that behalf that shall contain in the letter reserving the name and (b) deposit therein the entrance fee share money and the amount recovered for preliminary expenses from the promoters and obtain the certificate from such bank in respect of such deposits. Normally the directions of the RA are to open account with a proximate branch of the District Central Co-operative Bank or any Maharashtra State Co-operative Bank or any other urban Co-operative bank.

4. REGISTRATION FEE

The fourth step is to deposit the registration fee with the Reserve Bank of India and to obtain the receipted challan in that behalf. The registration fee for Housing Society is Rs.2,500/- and for general Society is Rs.1250/-.
5. REGISTRATION PROPOSAL

The fifth and final step is to prepare and to submit to RA the proposal for registration of the society. Under Rule 4 of Maharashtra Co-operative Societies Rules the chief promoter should submit the following documents for registration:

a) Application for registration - Form A
   An application for registration of a society should be made in form. The specimen of Form A. The application for registration in quadruplicate should be signed by at least 60% of the promoter’s members and Chief Promoter should attest their signatures.

b) Four copies of the proposed bye-laws of the society

c) A list of promoter’s members, such as the name age occupation current residential address of the promoter member the cost of share amount etc.

d) A certificate from the Bank or Banks stating the credit balance therein in favour of the proposed society;

e) A scheme showing the details explaining how the working of the society will be economically sound and where the scheme envisages the holding of immovable property by the society, the description of such property proposed to be purchased, acquired or transferred to the society;

f) Such other documents as may be specified in the model bye-laws, if any, framed by the Registrar;

g) The registration fees at the applicable rates,

h) Other documents like affidavit, indemnity bonds, copy of ration cards, public notice in newspaper etc., as may applicable for different types of society as per the notification issued from time to time.

6. REGISTRATION PROCEDURE

As per rule 5[1] On receipt of an application under Rule 4 the Registrar shall enter particulars of the application in the register of application to be maintained in Form ‘B’ give a serial number to the application and issue a receipt in acknowledgement thereof.

5[2] The Registrar may give where necessary opportunity to the promoters to modify the proposed bye-laws before finally registering the society or rejecting the application for registration of the society.

5[3] On registering a society and its bye-laws under sub-section (1) of section 9 the Registrar shall as soon as may be, notify the registration of the society in the Official Gazette and grant to the society a certificate the Registration number of the society, and the date of its registration. The registrar shall also furnish the society with a certified copy of the bye-laws approved and registered by him.
7. REFUSAL OF REGISTRATION

Where any society does not furnish the information in regard to the society as required by the Registrar or fulfill any of the conditions laid down in the Act or these Rules, Notification or orders, the Registrar may refuse to register that society.

8. APPEALS

Under section 152 an appeal against an order or decisions of registration of society, refusal of registration of society shall lie

(a) if made or sanctioned or approved by the Registrar, or the Additional or Joint Registrar on whom powers of the Registrar are conferred, to the State Government.
(b) If made or sanctioned by any person other than the Registrar, or the Additional or Joint Registrar on whom the powers of the Registrar are conferred to the Registrar.

Ultimately a remedy of Writ Petition under Article 226 or 227 of the Constitution of India is always available even to a Co-operative society or a person aggrieved in an extraordinary circumstances. Which means if the decision of State government on the appeal made by the aggrieved party is not acceptable a Writ Petition can be filled in the High Court and then Supreme Court.

DEFINITION OF HOUSING SOCIETY:

As per section 2(16) of MCS Act, 1960,"Housing society" means a society, the object of which is to provide its members with open plots for housing, dwelling houses or flats; or if open plots, the dwelling houses or flats are already acquired, to provide its members common amenities and services.

TYPES OF CO-OP. HOUSING SOCIETIES

There are different types of Co-op. Housing societies such as:

(1) OPEN PLOT SOCIETIES: Societies in which members desire to purchase or take on lease land on which building or buildings are proposed to be constructed, known as OPEN PLOT SOCIETIES. The Building is constructed by the Society themselves.

(2) FLAT OWNERS SOCIETIES: Societies consisting of purchasers of flats under agreements entered into with builders under Section 4 of the Maharashtra Ownership Flats (Regulation of the Promotion of Construction, Sale, Management and Transfer) Act, 1963, known as FLAT OWNERS SOCIETIES. Here the Builder or the Developer constructs the building and sells the individual flats to different persons. Later, all the flat purchasers come together and form the societies.

(3) TENANTS SOCIETIES: Societies formed by tenants of the landlords who had constructed the building/buildings and had let out the flats therein, known as TENANTS SOCIETIES.

(4) HOUSING BOARD SOCIETIES: Societies formed by allottees of flats in buildings constructed by the Bombay Housing and Area Development Board known as HOUSING BOARD SOCIETIES.
PROCEDURE FOR FORMATION OF HOUSING SOCIETY

In all these four types of societies, the procedure to be followed for formulation of registration proposals slightly differs. The requirements in respect of each type of co-operative housing societies needs to be properly understood by every promoter or the professional, charged with the responsibility of getting the society registered.

The Chartered Accountants can undertake the responsibility of formation of Societies.

For the purpose of registration of the Societies the City of Mumbai has been divided as per the Municipal Wards. There is a Deputy or Assistant Registrar of Co-operative Societies for each Ward who is the Registration Authority for the Co-operative Societies in that Ward. Normally the office of such Registering Authority (RA) is situated within the limits of such Ward. However if no space is available for the office of the RA in any ward the office of RA of such Ward is at the office of Deputy Registrar Co-operative Societies India House 6th floor opposite GPO Mumbai. In other places in each taluka a Deputy or Assistant Registrar of Co-operative Societies is assigned the duties of registration and supervision of Co-operative Societies.

(I) MEETING OF PROMOTORS AND APPOINTMENT OF CHIEF PROMOTER:

The first step to registrar a Housing Society is that minimum 10 adult individuals from independent families desiring to form a Society should gather and hold a meeting to (a) select a provisional committee and elect a Chief Promoter for formation of a society and (b) select a name for such Society with three alternatives and to pass appropriate resolutions in that behalf. In case of an Open Plot Society, the Chief promoter should be authorised at such meeting to

(a) appoint architects and building contractors
(b) Negotiate and acquire a plot and
(c) get the plans and estimates prepared for such society. The specimen forms of resolutions to elect a Chief promoter and to give him authority as aforesaid are available with the Registrar office or at the Federations office.

(II) NAME RESERVATION:

The second step would be to apply to the registration authority (RA) for reservation of name for the society and obtain letter from the RA in that connection. The resolutions passed at the promoters meeting as above should accompany such application for reservation of name as aforesaid. These forms are available at the District Co-operative Housing Federation office. The letter reserving the name of the society shall be valid for 3 months. The validity of the name is normally extended on an application for 1 or 2 further terms of 3 months each.
(III) BANK ACCOUNT AND DEPOSITS:

The third step would be to (a) open a bank account in the name of the proposed Society as per the RA’s directions in that behalf that shall contained in the letter reserving the name and (b) deposit therein the entrance fee share money and the amount recovered for preliminary expenses from the promoters and obtain the certificate from such bank in respect of such deposits. Normally the directions of the RA are to open account with a proximate branch of the District Central Co-operative Bank or any other urban Co-operative bank.

(IV) REGISTRATION FEE:

The fourth step is to deposit the registration fee with the Reserve Bank of India and to obtain the receipted challan in that behalf. The registration fee for Housing Society is Rs.2500/- and for general Society is Rs.1250/-. 

(V) REGISTRATION PROPOSAL:

The fifth and final step is to prepare and to submit to RA the proposal for registration of the society.

The Chief Promotor has to submit the following documents along with registration proposal.

a) FORM ‘A’ : Under Rule 4 of Maharashtra Co-operative Societies Rules an application for registration of a society should be made in form ‘A’. The specimen of Form ‘A’ is given in M.C.S. Rules,1961 and available in federation and leading stationery shops.. The application for registration in quadruplicate should be signed by at least 60% of the promoters members and their signatures should be attested by Chief Promoter.

b) Statement ‘A’ : The prescribed Statement in form ‘A’ a requires particulars of promoters members and tenements allotted to them, such as the name, age occupation, current residential of the promoter member, the cost of share amount etc.


d) Statement ‘C’ : Prescribed statement in form ‘C’ requires further information regarding each of the promoters.

e) Four copies of bye-laws duly signed by all the Promoter members.

f) Statement of Account containing the preliminary income and expenditure of the proposed society duly signed by Chief Promoter.

g) Bank balance certificate for share capital & entrance fees.

h) Certificate of the title of the land by Advocate of good standing.

i) Specimen of agreement to acquire the land in case of open plot society and specimen agreement for sale of tenements in case of Flat Owners Society.

j) Scheme showing viability of the society signed by Chief Promoter supported by an Architect’s certificate.

k) Declaration by at least ten promoter members including the Chief Promoter stating that their residence is within the area of operation of the society.
l) Undertaking of the Chief Promoter in X Y or Z the specimen whereof is available in Federation or leading book stall.
m) A challan showing the deposit of the registration fees with the Reserve Bank Of India, and
n) Copy of the approved plans.

Thereafter pursue and get the same processed and obtain from RA the certificate of registration with registered bye-laws etc.

In all the four types of housing societies the procedure to be followed for formulation of registration proposals differs. Apart from the aforesaid general requirements certain additional documents are required depending on the type of society sought to be registered:

(a) Declarations in the prescribed form by the builders in case of Flat Owners Society
(b) In case of Society of Tenants, the detailed particulars of tenants
(c) In case of Housing Board Society a certificate from the Housing Board certifying the list of allottees of the flats and a letter of confirmation from the Housing Board that they will execute the agreement on the society being registered.

The proposal for registration of a society as submitted, should be complete in all respects and the RA should be satisfied that

(a) the proposed society has complied with the provisions of the Act and the rules or any other Laws for time being in force
(b) the proposed society has complied with the policy directly decisions issued by the State Government under section 4 and
(c) the bye-laws being proposed are not contrary to the Act or Rules. Upon the proposal being complete and upon RA satisfied, as aforesaid, he is under an obligation under section 59(i) of the Act, to register such society within 2 months from the date of lodging of application with RA. If the registration is not completed within 2 months as aforesaid, then and in that event within a period of 15 days from the expiration of the time limit, the RA is under an obligation to forward the proposal for registration to the Government for further action.

Upon registration of a society under section 9(i) of the Act, the RA should grant to the society a Certificate of its registration together with a certified copy of approved byelaws. The order registering or refusing registration of the society is appeal able.