



PRA

ADVOCATE

HAR

Finance Co. Ltd.

Insurance Co. Ltd.

Bank

Bank

Bank of India

Bank of India

and Gramin Bank

Bank

SBI/A754/NEC/19

MO. 9997268830

F-11, KRISHANA NAGAR,

P.O. GURUKUL KANGRI,

HARIDWAR-249404

ANNEXURE- B: - REPORT OF INVESTIGATION OF TITLE IN RESPECT OF IMMOVABLE PROPERTY. DATE.05.01.2019

01.	A). Name of the branch/business unit/ office seeking opinion	SME Branch, Sec-5, BHEL Ranipur, Haridwar		
	B). Reference no. and date of the letter under the cover of which the documents tendered for scrutiny are forwarded.			
	C). Name of the borrower			
02.	A). Name of the unit/concern/company/person offering the property/(ies) as security	M/s Dev Bhoomi Textile Through its Partner Sh. Ravi Mohan S/o Sh. Harndas R/o R - 11/129, Raj Nagar, Ghaziabad, U.P.		
	B). Constitution of the unit/ concern/person/ body/ authority offering the property for creation of charge.	Partnership firm		
	C). State as to under what capacity is security offered (whether as joint applicant or borrower or as guarantor, etc.)	AS BORROWER		
03.	Complete or full description of the immovable property/(ies) offered as security including following details	A separate report of the property in question is annexed herewith.		
	A). Survey no.	Plot No. 27, Sector-6B		
	B). Door no.(in case of house property)	A plot of land admeasuring 1800 sq. mtr. (Covered Area 460 sq mtr.) (covered Area 460 sq mtr.)		
	C). Extent/area including plinth/ built up area in case of house property	Situated at Plot No. 27, Sector 6B, IIE, Haridwar bounded under:- East : Plot No. 24 West : Road 18 Mtr. wide North : Plot No. 26 South : Plot No. 28		
	D). Locations like of the place, village, city, registration, sub-district etc. Boundaries	Haridwar		
05.	A). Particulars of the documents scrutinized serially and chronologically	Nature of documents verified and as to whether they are original or certified copies or registration extracts duly certified.		
	Note: only originals or certified extracts from the registering/land/revenue/other authorities be examined.			
	Sr. No.	Dt. of Lease Deed	Name/ nature of documents	Original/ certified copy certified extract/ photocopy etc
				In case of copies weather the original was scrutinized by the advocate
1.	03-02-2016	Lease deed	Copy	Yes

	documents made available by the proposed mortgagor? (Please also enclose all such certified copies and relevant fee receipts along with the title.)	
06.	A). Whether the records of registrar office or revenue authorities relevant to the property in question are available for verification through any online portal or computer system?	No
	B). If such online/computer records are available whether any verification or crosschecking are made and the comments/ findings in this regard.	No
	C). Whether the genuineness of the stamp paper if possible to be was verified from any online portal and if so whether such verification was made?	No
07.	A). Property offered as security falls within the jurisdiction of which sub-registrar office?	SRO Haridwar
	B). Whether it is possible to have registration of documents in respect of the property in question. At more than one office of sub-registrar/district registrar/general. If so, please name all such offices?	Only from SRO Haridwar
	C). Whether search has been made at all the office named at (b) above?	Yes
	D). Whether the search in the office of registering authorities or any other record reveal registration of multiple title documents in respect of the property in question?	No
08.	Chain of title tracing the title from the oldest title deed to the latest deed establishing title of the property in question from the predecessors in title / interest to the current titleholder And wherever minor's interested or other clog on title is involved search should be made for a further period, depending on the need for clearance of such clog on the title  <b>In the case of property offered as security for loans of Rs. 1.00 Crore and above, search of title/ encumbrances for a period of not less than 30 year is mandatory. (separate sheet can be used)</b>	M/s Dev Bhoomi Textile Through its Partner Sh. Ravi Mohan S/o Sh. Harndas R/o R - 11/129, Raj Nagar, Ghaziabad, U.P. acquired the said property from Regional Manager State Industrial Corp. Of U.A. Ltd. I.I.E. Haridwar on dated 03-02-2016  Regional Manager U.P. State Industrial Dev. Corp. Haridwar acquired the said property through Government notification to develop the Industry in State.  Lease Deed is registered at Bahi No. 1, Zild No. 2580, Pg. No. 147-200 Document No. 964 dated 03-02-2016  <b>The chain of last 30 years is complete.</b>
09.	Nature of the title of the intended mandatory over the property  (Whether full ownership rights leasehold rights occupancy possessory rights or <i>inam</i> or govt. Grantee/ allotted etc.)	Yes
10.	If leasehold whether	
	A). Lease deed is duly stamped and registered	Yes
	B). Lease is permitted to mortgage leasehold right	Yes
	C). Duration of the lease unexpired period of lease	90 years
	D). If a sub-lease check lease deed in favor of lessee as to	No

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	whether lease deed permits. Sub-leasing mortgage by sub lessee also.	
	E). Whether the leasehold rights permits for the creation of any super structure (if applicable)?	Yes
	F). Right to get renewal of the leasehold rights and nature there of	Yes
11.	If govt. Grant / allotment / lease-cum/ sale agreement whether ;	NA
	Grant / agreement etc. Provides for alienable rights to the mortgagor with or without condition.	NA
	The mortgagor is competent to create charge on such property.	
	Whether any permission from govt. Or any other authority is required for creation of mortgage and if so whether such valid permission is available.	NA
12.	If occupancy right whether;	---
	A). Such right is heritable and transferable	---
	B). Mortgage can be created	Yes
13.	Nature of minor's interest if any and if so whether creation of mortgage could be possible the modalities/procedure to be followed including court permission to be obtained and the reasons for coming to such conclusion.	NA
✓ 14.	If the property has been transferred by way of gift/ settlement deed. Whether	NA ✓
	A). The gift/ settlement deed is duly stamped & registered	---
	B). The gift/ settlement deed has been attested by two witnesses.	---
	C). The gift/ settlement deed transfer the property to Done	---
	D). Whether the Done has accepted the gift by signing the gift/ settlement deed or by a separated writing or by implication or by action.	---
	E). whether there is any registration on the donor in executing the gift/ settlement deed in question.	---
	F). whether the Done is in possession of the gifted property.	---
	G). Whether any life interest is revised for the donor or any other person and whether there is a need for any other person to join the creation of mortgage.	---
	H). Any other aspect affection the validity of the title passed through the gift/ settlement deed	---
✓ 15.	A). In case of partition /family settlement deeds whether the original deed is available for deposit. If not the modality/ procedure to be followed to create a valid and enforceable mortgage.	NA ✓
	B). Whether mutation has been effected and whether the mortgage is in possession of his share	NA
	C). Whether the partition made is valid in law and the mortgage has acquired a mortgage able title thereon.	NA
	D). In respect of partition by a decree of court whether such decree has become final and all other condition/ formalities are completed/ complied with.	NA
	E). Whether any of the documents in question are executed in counterparts or in more than one set? If so additional precautions to be taken for avoiding multiple mortgages.	NA
✓ 16.	Whether the title documents include any testamentary documents/ wills?	NA ✓
	A). In case of wills, whether the will is registered will or unregistered will?	

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	B). Whether will in the matter need a mandatory probate and if so whether the same is probated by a competent court?	----
	C). Whether the property is mutated on the bases of will?	---
	D). Whether the original will is available?	----
	E). Whether the original death certificate of the testator is available?	---
	F). What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Comments on the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/ validity of the will, all parties have acted upon the will, etc. Which are relevant to rely on the will, availability of mother/original title deed is to be explained.)	---
17.	A). Whether the property is subjected to any wakf/rights?	NA
	B). Whether the property belongs to church / temple or any religious /other institution having any restriction in creation of charges on such properties?	---
	C). Precaution / permissions, if any in respect of the above cases for creation of mortgage?	
18.	A). Whether the property is a half /joint family property, mortgage is created for family benefits/legal necessity, whether the major coparceners have no objection/ join in execution, minor's share if any, right of female member etc.	NA
	B). Please also comment on any other aspect which may adversely affect the validity of security in such cases?	NA
19.	A). Whether the property belongs to any trust or is subjected to the right of any trust?	NA
	B). Whether the trust is a private or public trust and whether trust deed specifically authorized the mortgage of the property?	----
	C). If so additional precautions/ permission to be obtained for creation of valid mortgage?	---
	D). Requirements, if any for creation of mortgage as per the central/ state laws applicable to the trust in the matter.	---
20.	A). If the property is agriculture land, whether the local laws permit mortgage of agriculture land and whether there are any restriction for creation enforcement of mortgage.	NA ✓
	B). In case of agriculture property other relevant records/ documents as per the local laws, if any are to be verified to ensure the validity of the title and right to enforce the mortgage?	----
	C). In case of conversion of agriculture land for commercial purposes or otherwise, whether requisite procedure followed/ permission obtained.	----
21.	Whether the property is affected by any local laws or other regulation having a bearing on the certain security (viz. Agricultural laws weaker section minorities, land laws SEZ regulation coastal zone regulation environmental clearance etc.)	NA
22.	A). Whether the property is subject to any pending or proposed land acquisition proceeding?	NA
	B). whether any search / enquiry is made with the land acquisition office and the outcome of search/enquiry.	----
23.	A). Whether the property is involved in or subject matter of any litigation which is pending or concluded?	NA
	B). If so whether such litigation would adversely affect the creation of a valid mortgage or have any implication of its	----

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	B). Whether will in the matter need a mandatory probate and if so whether the same is probated by a competent court?	---
	C). Whether the property is mutated on the bases of will?	---
	D). Whether the original will is available?	---
	E). Whether the original death certificate of the testator is available?	---
	F). What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Comments on the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/ validity of the will, all parties have acted upon the will, etc. Which are relevant to rely on the will, availability of mother/original title deed is to be explained.)	---
17.	A). Whether the property is subjected to any <i>wakf</i> rights?	NA
	B). Whether the property belongs to church / temple or any religious /other institution having any restriction in creation of charges on such properties?	---
	C). Precaution / permissions, if any in respect of the above cases for creation of mortgage?	
18.	A). Whether the property is a half /joint family property, mortgage is created for family benefits/legal necessity, whether the major coparceners have no objection/ join in execution, minor's share if any, right of female member etc.	NA
	B). Please also comment on any other aspect which may adversely affect the validity of security in such cases?	NA
19.	A). Whether the property belongs to any trust or is subjected to the right of any trust?	NA
	B). Whether the trust is a private or public trust and whether trust deed specifically authorized the mortgage of the property?	---
	C). If so additional precautions/ permission to be obtained for creation of valid mortgage?	---
	D). Requirements, if any for creation of mortgage as per the central/ state laws applicable to the trust in the matter.	---
20.	A). If the property is agriculture land, whether the local laws permit mortgage of agriculture land and whether there are any restriction for creation enforcement of mortgage.	NA ✓
	B). In case of agriculture property other relevant records/ documents as per the local laws, if any are to be verified to ensure the validity of the title and right to enforce the mortgage?	---
	C). In case of conversion of agriculture land for commercial purposes or otherwise, whether requisite procedure followed/ permission obtained.	---
21.	Whether the property is affected by any local laws or other regulation having a bearing on the certain security (viz. Agricultural laws weaker section minorities, land laws SEZ regulation coastal zone regulation environmental clearance etc.)	NA
22.	A). Whether the property is subject any pending or proposed land acquisition proceeding?	NA
	B). whether any search / enquiry is made with the land acquisition office and the outcome of search/enquiry.	---
23.	A). Whether the property is involved in or subject matter of any litigation which is pending or concluded?	NA
	B). If so whether such litigation would adversely affect the creation of a valid mortgage or have any implication of its	---

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	C). Whether the title documents have any court seal/markings which points out any litigation/ attachment/ security to court in respect of the property in question? In such case please comment on such seal marking.	----
24.	A). In case of partnership firm, whether the property belongs to the firm and the deed is property registered.	NA
	B). Property belonging to partners, whether thrown on hotchpots? Whether formalities for the same have been completed as per applicable laws?	----
	C). Whether the person(s) creating mortgage has/ have authority to create mortgage for and on behalf of the firm.	----
25.	Whether the property belongs to a limited company, check the borrowing powers, board resolution authorization to create mortgage/ execution of documents charges, registration of any prior charges with the company registrar (roc) articles of association/ provision for common seal etc.	NA ✓
26.	In case of societies association the required authority/ power to borrower and whether the mortgage can be created and the requisite resolutions, bye-laws.	----
27.	A). Whether any POA is involved in the chain of title.	No
	B). Whether the POA is involved is one coupled with interest i.e. a development agreement cum power of attorney. If so, please clarify whether the same is registered document and hence it has created an interest in favor of the builder/ developer and as such is irrevocable	No
	C). In case the title documents is executed by the POA holder, please clarify whether the POA involved is (I) one executed by the builders viz. Companies/ firms/ individual or property concerns in favor of their partners/ employees/ authorized representatives to sign flat allotment letters, NOCs, agreement of sale, sale deed etc. In favor of buyers of flats/ units (builder's POA) or (ii) other type of POA (common POA)	NA
	D). In case of builder's POA whether a certified copy of POA is available and the same has been verified/ compared with the original POA.	NA
	E). In case of common POA (i.e. POA other than builder's POA) please clarify the following clauses in respect of POA.	----
	I. Whether the original POA is verified and the title investigation is done on the basis of original POA?	No
	ii. Whether the POA is a registered one?	
	iii. Whether the POA is a special or general one?	
	iv. Whether the POA contain a specific authority for execution of title document in question?	
	F). Whether the POA was in force and not revoked or had become invalid on the date of execution of the documents in the question? (Please clearly whether the same has been ascertained from the office of sub-registrar also?)	No
	G). Please comment on the genuineness of POA?	No
	H). The unequivocal opinion on the enforceability and validity of the POA?	No
28.	Whether mortgage is being created by a POA holder, check genuineness of the power of attorney and the extent of the power given therein and whether the same is property executed/ stamped authenticated in term of the law of the place where it is executed.	NA
29.	If the property is a flat/ Residential / commercial complex,	NA

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<p>check and comment on the following.</p> <p>A). Promoters / land owners title to the land / building.</p> <p>B). Development agreement power of attorney.</p> <p>C). Extent of authority of the developer/ builder.</p> <p>D). Independent title certification of the land / or building in question.</p> <p>E). Agreement of sale (duly registered)</p> <p>f). Payment of proper stamp duty.</p> <p>G). Requirement of registration of sale agreement development agreement POA etc.</p> <p>H). Approval of building plan permission of appropriate / local authority etc.</p> <p>I). Conveyance in favor of society condominium concerned.</p> <p>J). Occupancy certificate allotment letter/ letter of permission</p> <p>K). Membership details in the society etc.</p> <p>L). Share certificates.</p> <p>M). No objection letter from the society.</p> <p>N). All legal requirements under the local / municipal laws regarding ownership of flats/ apartments/ building regulations development control regulations. Co-operative societies law etc.</p> <p>P). If the property is a vacant land and construction is yet to be made approval of lay out and other precaution, if yes</p> <p>Q). Whether the numbering pattern of the unites/ flats tally in all documents such as approval plan, agreement plan, etc.</p>	
30. Encumbrances attachments and/or claims whether of government central or state or other local authorities or third party claims, liens etc and details thereof.	NA
31. The period covered under the encumbrances certificate and the name of the person in whose favor the encumbrance is certified and if so satisfaction of charge, if any.	30 years 1989 to 2019
32. Details regarding property tax or land revenue or other statutory dues paid/ payable as on date and if not paid what remedy?	Paid
33. A). Urban land ceiling clearance whether required and if so, Details thereon. B). Whether No Objection Certificate under the Income Tax Act is required/ obtained.	NA
34. Details of RTC the extracts/ mutation extracts/ <i>Katha</i> extracts pertaining to the property in question.	No
35. Whether the name of mortgagor is reflected as owner in the revenue / municipal / Village records?	Yes
36. A). Whether the property offered as security is clearly Demarcated. B). Whether the demarcation/ portion of the property is legally valid. C). Whether the property has clear access as per documents?	Yes ✓
37. Whether the property can be identifying from the following documents, and discrepancy/ doubtful circumstances, if any relevant on such scrutiny? A). Documents in relation to electric connection. B). Documents in relation to water connection. C). Documents in relation to Sale Tax registration, If any applicable; D). Other utility bills, if any.	No ✓
38. In respect to the boundaries of the property, whether there is a Difference / discrepancy in any of the title documents or any other documents (Such as valuation report, utility bills, etc.) or the actual current boundary? If so please elaborate /	No

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	comment on the same.	
39.	If the value report and/or approved/ sanctioned plan are made available, please comment on the same including the comments on the description and boundaries of the property on the said documents and that in the title deeds. (If the valuation report and or approved plan are not available at the time of TIR, please provide these comments subsequently, on making the same available to the advocate.)	No
40.	Any bar/ restriction for creation of mortgage under any local or special enactments, detail of paper registration of documents, payments of paper stamp duty.	No
41.	Whether the Bank will be able to enforce SARFESI Act, if required against the property offered as security?	Yes ✓
42.	In Case of absence of original title deeds. Details of legal and other requirements for creation of a proper valid and enforceable mortgage by deposit of certified extracts duly certified etc. as also any precautions to be taken by the bank in this regard.	NA
43.	Whether the governing law/ constitutional documents of the mortgage (other than neutral person) permits creation of mortgage and additional precaution. If any to be taken in such cases.	Yes
44.	Additional aspects relevant for investigation of the title as per local laws.	NA
45.	Additional suggestion, if any to safeguard the interest of Bank/ ensuring the precautions of the security.	
46.	The specific person who are required to create mortgage/ to deposit documents crating mortgage.	M/s Dev Bhoomi Textile Through its Partner Sh. Ravi Mohan S/o Sh. Harndas R/o R - 11/129, Raj Nagar, Ghaziabad, U.P.

Date: 05.01.2019

Place: HARDWAR

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Advocate  
No. 586  
Distt. - Session Court  
Hardwar (U.K.)  
Signature of the Advocate

## CERTIFICATE OF TITLE

Haridwar

I have examined the original Title Deeds intended to be deposited relating to the schedule property/(ies) and offered as security by way of **\*Registered/ Equitable/ English Mortgage** (**\*Please specify the kind of mortgage**) and that the documents of title referred to in the Opinion are valid evidence of Right, title and interest and that if the said Registered/ Equitable Mortgage is created, it will satisfy the requirements of creations of Registered/ Equitable Mortgage and I further certify that:

1. I have examined the documents in detail, taking into account all the Guidelines in the check list vide Annexure B and the other relevant factors
2. I confirm having made a search in the Land/ Revenue Records. I also confirm having verified and checked the records of the relevant Government offices/ Sub Registrar office property / Revenue Records, Municipal/ Panchayat office, Land Acquisition office registrar of companies office, wakf Board (wherever Applicable). I do not find anything adverse, which would prevent the title Holders from creating a valid mortgage. I am liable/ responsible if any loss is caused to the Bank due to negligence on my part or by my agent in making search.
3. Following security of property / Municipal Records and relative Title Deeds Certified Copies of such title deeds obtained from the concerned Registrar office and encumbrances Certificate. I hereby certify the genuineness of the Title Deeds. Suspicious / Doubt, if any, has been clarified by making necessary enquires.
4. There are no prior Mortgage / Charges / encumbrances whatsoever, as could be seen from the Encumbrance Certificate for the period from 01.01.1989 to 22.10.2019 pertaining to the Immovable Property (ies) covered by above said Title Deeds. The property is free from all encumbrances.
5. In case of second / subsequent charge in favor of the Bank, there are no other mortgage / charges other than already stated in the Loan documents and agreed to by the Mortgagor and the Bank (Delete, whichever is inapplicable).
6. Minor /(s) and his/their interest in the property (ies) is to the extent of (specify the share of the Minor with name). (Strike out if not applicable).
7. The mortgage if created will be available to the bank for the liability of the intending borrower: M/s Dev Bhoomi Textile Through its Partner Sh. Ravi Mohan S/o Sh.

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- Harndas R/o R – 11/129, Raj Nagar, Ghaziabad, U.P. has an absolute, clear and marketable title over the schedule property (ies).
8. I certify M/s Dev Bhoomi Textile Through its Partner Sh. Ravi Mohan S/o Sh. Harndas R/o R – 11/129, Raj Nagar, Ghaziabad, U.P. has/ have an absolute, clear and marketable title over the schedule property (ies). I further Certify that the above title deeds are genuine and a valid mortgage can be created and the said mortgage would be enforceable.
9. In Case of creation of Mortgage by deposit of title deeds, we certify that the deposit of following title deeds/ documents would create a valid and enforceable mortgage.
10. The Bank will be able to enforce SARFAESI Act 2002, If required against the property offered as security.

- Original Lease dated 03-02-2016
- Certify copy of Lease Deed is registered at Bahi No. 1, Zild No. 2,580, Pg. No. 147-200 Document No. 964 dated 03-02-2016
- Permission to Mortgage from SIDCUL
- NEC Dt 05/01/2019
- Search receipt no. 3/7 , 3/5 & 04/48 dated 03.01.2019
- Affidavit of Mortgagor
- Stamp Duty 0.5% of Loan amount subject to Maxima Rs. 10000/-

There are no legal impediments for creating of the mortgage under any applicable law/ rules in force.

#### SCHEDULE OF THE PROPERTY / IES

**Sub:** Property Situated at Plot No.27, Sector-6B having total measuring are 1800 sq. mtr. (Covered Area 460 sq mtr.) Situated at Integrated Industrial Estate BHEL, Ranipur, Distt. Haridwar bounded under:-

East : Plot No. 24

West : Road 18 Mtr. wide

North : Plot No. 26

South : Plot No. 28

**Date:** 05.01.2019

**Place:** HARDWAR

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Signature of the Advocate