MAHIMA SHANKER SAXENA Advocate Court Compound Rishikesh.

922, Avas Vikas Colony Virbhadra Marg, Rishikesh Ph: 2430955, M: 9412964001

4

Date: 20.08.2020

Resi:

Ref.No....

NON-ENCUMBRANCE CERTIFICATE

To,

The Branch Manager State Bank of India Swargashram (Pauri Garhwal)

Land bearing Khata No.124 (New Khata No.327), Khasra No. 235/2, area Sub: 970 sqm., or 0.0970 Hect., situated at Mauja Fatehpur Tanda, Tehsil-Doiwala, Distt. Dehradun, which is bounded as under :-

East

Pakki Gool

West

Pakki Gool & 14ft. wide passage

North

Land Col. Rajendra Negi

South

Land Sh.Ram Avtar

At present owned by : Smt. Pushpa Dangwal W/o Shri Heeramani Dangwal, R/o Laxman Jhula Road, Rishikesh, Distt. Dehradun

have search out the Index Register Part-II of Sub-Registrar, Rishikesh for the period w.e.f. 2005 to 2020. I have find no act of recorded encumbrances except SBI, Swargashram.

Therefore, the property of Smt. Pushpa Dangwal under scrutiny is free from any recorded encumbrances from 1.1.2005 to 20.08.2020 except SBI, Swargashram and it can be treated as safe security and fit for mortgage.

Thanking you,

Encl:

Search Receipt No. 64/4 of Sub-Registrar, Rishikesh dt. 20.08.2020.

on an fel

Adverates

Mahima Shankar Saxtes (Advocate) Reg. UP-5679192, UA-2333104

		(भाग-1)	क्रम संख्या 64 / 4
(प्रस्तृत लेख या प्रार्थना-पत्र प्रस्तुत करने व	कर्ता अथवा प्रार्थी	द्वारा रखा जाने व	वाला)
लेख या प्रार्थना-पत्र प्रस्तुत करने व	ा दिनांक ₂	0-Aug-2020	
प्रस्तुतकर्ता या प्रार्थी का नाम	महिमा शंकर सक्से	ना एडवाकट	
लेख का प्रकार	मुआयना	16 वर्ष	(2,005 - 2,020)
प्रतिफल की धनराशि		0.00	
1 रजिस्ट्रीकरण शुल्क		0.00	
2 प्रतिलिपि करण शुल्क		0.00	
3 इलैक्ट्रानिक शुल्क		0.00	Application No 1,240
4 निरीक्षण या तलाश शुल्क		80.00	
5 मुख्तारनामा के अभिप्रणालोकर	ण के लिए शुल्क	0.00	
6 कमीशन शुल्क		0.00	
		0.00	
7 नकल शुल्क		5.00	
8 विविध			
9 यात्रिक भत्ता		0.00	
10 कम रजिस्ट्रीकरण शुल्क		0.00	
11 योग		85.00	
शुल्क वसूल करने की दिनांक	20-Aug-2020		
		0)	
रजिस्ट्रीकरण अधिकारी के हस्ताक्ष	ार उपनिबंधक,	ऋषिकेश	

MAHIMA SHANKER SAXENA Advocate

Court Compound Rishikesh.

Ref.No.....

Resi: 922, Avas Vikas Colony Virbhadra Marg, Rishikesh Ph: 2430955, M: 9412964001

Date: 20.08.2020

Annexure-B: Report of Investigation of Title in respect of Immovable Propety.

1.a)		State Bank of India, Swargashram (Pauri Garhwal)
b)	Reference No. and date of the letter under the cover of which the documents tendered for scrutiny are forwarded.	-Nil-
2 .a	Name of the unit/concern/company/person offering the property/(ies) as security.	M/s Dangwal Poultries through Prop Sh. Praveen Dangwal.
b)	Constitution of the unit/concern/person/body/ authority offering the property for creation of charge.	Prop. Firm
c)	State as to under what capacity is security offered (whether as joint applicant or borrower or as guarantor, etc.)	Smt. Pushpa Dangwal as guarantor
3.	Complete or full description of the immovable property/(ies) offered as security including the following details	
a)	Survey No.	Khata No.124 (New No. 327)
b)	Door No. (in case of house property)	Khasra No. 235/2
c)	Extent/area including plinth/built up area in case of house property	970 sqm., or 0.0970 Hect.
d)	Locations like of the place, village, city, registration, sub-district etc.Boundaries	Mauja Fatehpur Tanda, Tehsil-Doiwala, Distt. Dehradun, which is bounded as under:- East: Pakki Gool West: Pakki Gool & 14ft. wide passage North: Land Col. Rajendra Negi South: Land Sh.Ram Avtar
4.a)	Particulars of the documents scrutinised serially and chronologically.	1. Original sale-deed dt. 28.06.2016 2. Copy of Khatoni

ts

b)	duly certified.				ed copies or registration extract
No	te: Only original or	certified extracts from	the registering/	land/revenue/of	ther authorities be examined.
SI. No.	Date	Name/Nature of the document	Original/certifi	ed copy/ t/photocopy etc.	In case of copies.
i)	28.06.2016	Sale-Deed	Original		Yes Yes
ii)	08.08.2016	Copy of Khatoni	Certified		168
iii)			Continue		
iv)	ETHE HEDE				
5.	Whether certifi	ed conv of all title	daarinaanta		
J.	obtained from t compared with the proposed m	ed copy of all title of he relevant sub-regis the documents mad nortgagor? (Please a copies and relevant IR?)	strar office and de available by also enclose all	163	
6.	a) Whether the relation authorities release available for veor computer systems.	records of registrar of vant to the proper in rification through an stem?	n question are y online portal	Yes	
	whether any ver and the comme	e/computer records ification or cross checonts/findings in this regenuineness of the second	cking are made	No	
7	possible to be and if so whether	got verified from an er such verification w	y online portal		
7.	jurisdiction of w	ered as security fa hich sub-registrar oft s possible to have	fice?	Sub Registra	r, Rishikesh
	documents in re more than one registrar/registra such offices?	spect of the property e office of sub-reg ar-general. If so, pla	in question, at listrar/district ease name all	The second secon	Dehardun (with prior f ADM-Fin. D.Dun)
	named at (b) ab			Yes	
	authorities or an of multiple title din question?	earches in the offices by other records reve ocuments in respect	eal registration of the property	No	
3.	deed to the lates property in ques interest to the of Minor's interest search should depending on the on the Title. In case of property Rs. 1.00 crore encumbrance for	acing the title from the title deed establish tion from the predecturrent title holder. For other clog on title be made for a furth eneed for clearance of the title and above, sear a period of not less eparate sheets may	ning title of the essors in title/ And wherever is involved, rther period, e of such clog ty for loans of erch of title/ than 30 years be used)	Smt. Pushp Heeramani Da Road, Rishik purchased the Singh S/o Sh P.O. Fatehpu Distt. Dehrad 28.06.2016, Rishikesh at E 88 at No. 4991 Singh was the 1391 fasli i.e. Pushpa Dang record. The la	cory of the property is that ba Dangwal W/o Shri angwal, R/o Laxman Jhula esh, Distt. Dehradun has a said land from Sh.Mohan .Sunder Singh, R/o Vill. & Ir Tanda, Tehsil-Doilwala, lun through sale-deed dt. which is regd. with S.R. 3k.No.1, zild 3843, pg. 51-1 on 28.06.2016. Sh. Mohan owner of the said land since 1984. The name of Smt. wal is mutated in revenue and is agricultural and can by way of regd. mortgage

9. Nature of title of the intended Mortgagor over the Property (whether full ownership rights, Leasehold Rights, Occupancy/Possessory Rights or Inam Holder or Gov. Grantee/ Allottee etc.) 10. If leasehold, whether; a) lease Deed is duly stamped and regd. b) lesses is permitted to mortgage the Leasehold right, c) duration of the Lease/unexpired period of lease, d) if a sub-lease, check the lease deed in favour of Lessee as to whether Lease deed permits sub-leasing and mortgage by Sub-Lessee also. e) Whether the leasehold rights permits for the creation of any superstructure (if applicable)? f) Right to get renewal of the leasehold rights and nature hereof. 11. If Govt. grant/allotment/Lease-cum-sale agreement, whether; a) grant/agreement etc. provides for allenable rights to the mortgagor with or without conditions. b) the mortgagor with or without conditions. b) the mortgagor is competent to create charge on such property. c) whether any permission from Govt. or any other authority is required for creation of mortgage and if so whether such valid permission is available. 12. If occupancy right, whether, a) Such right is heritable and transferable, b) Mortgage can be created. 13. Nature of Minor's interest, if any and if so, whether creation of mortgage could be possible-the modalities/procedure to be followed and the reasons for coming to such conclusion. 14. If the property has been transferred by way of Gift Deed, whether: a) The Gift Deed tansfers the property to Donee d) Whether the Done has accepted the gift by signing he Gift Deed ransfers the property to Donee d) Whether the Done has accepted the gift by signing he Gift Deed or by a separated writing or by implication or by actions e) Whether the Done has accepted the gift by signing he Gift Deed ransfers the property to Donee d) Whether the Done is in possession of the gifted property. g) Whether any life interest is reserved for the Donor or any other person and whether there is a need for any other person to join the creation of mortgage. 1) Any o	-		
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executing the gift/settlement deed in question. f) Whether the Donee is in possession of the gifted property; g) Whether any life interest is reserved 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 affecting the validity of the title passed through the gift/settlement deed.	900	e) Whether there is any restriction on the Donor in	MISS SERVED AND REAL PROPERTY.
f) Whether the Donee is in possession of the gifted property; g) Whether any life interest is reserved 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 affecting the validity of the title passed through the gift/settlement deed.		executing the gift/settlement deed in question.	
property; g) Whether any life interest is reserved 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 affecting the validity of the title passed through the gift/settlement deed.	7	f) Whether the Donee is in possession of the gifted	
g) Whether any life interest is reserved 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 affecting the validity of the title passed through the gift/settlement deed.	155	property;	
or any other person and whether there is a need for any other person to join the creation of mortgage. h) Any other aspect affecting the validity of the title passed through the gift/settlement deed.			
any other person to join the creation of mortgage. h) Any other aspect affecting the validity of the title passed through the gift/settlement deed.		or any other person and whether there is a need for	
h) Any other aspect affecting the validity of the title passed through the gift/settlement deed.		any other person to join the creation of mortgage	
passed through the gift/settlement deed.	7.0	h) Any other aspect affecting the volidity of the title	
15. a) In case of partition/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.		passed through the gift/sattlement day of the title	A
original deed is available for deposit. If not the modality/procedure to be followed to create a valid and enforceable mortgage.	15	a) In case of partition/settlement deads, whether the	MAG
modality/procedure to be followed to create a valid and enforceable mortgage.		original deed is available for deposit if not the	No //
and enforceable mortgage.			L-Rome -
A STATE OF THE PARTY OF THE PAR	00 =	and enforceable mortgage.	Ton
			A

1.5	b) Whether mutation has been effected and whether	
	the mortgagor is in possession and enjoyment of	
	his share.	
	c) Whether the partition made is valid in law and	
	the mortgagor has acquired a mortgageable title	
	thereon.	
	d) In respect of partition by a decree of court whether	
	such decree has become final and all other condi-	
	tions/formalities are completed/compiled with.	COLUMN VERSION TO BE
	e) Whether any of the documents in question are	
	executed in counterparts or in more than one set?	
	If so additional precaution to be taken for avoiding	
	multiple mortgages.	
16.	Whether the title documents include any	N
10.		No
	testamentary documents/wills?	
	a) In case of wills, whether the will is registered will	
	or unregistered will?	
	b) Whether will in the matter needs a mandatory	
	probate and if so whether the same is probated by	
	a competent court?	
	c) Whether the property is mutated on the basis of	全等 自然學 化结果系统 计图像中部
	will?	
	d) Whether the original will is available?	
	e) Whether the original death certificate of the	
	testator is available?	
1981	(Comments on the circumstances such as the	
9.7	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	
	deeds are to be explained)	
17.	a) Whether the property is subject to any wakf	No
	rights?	
N S E	b) Whether the property belongs to church/temple	
en re	or any religious/other institutions having any	
	restriction in creation of charges on such properties?	
	c) Precautions/permissions, if any in respect of the	
	above cases for creating of mortgage?	
18.	a) Whether the property is a HUF/joint family	No
	property, mortgage is created for family benefit/legal	
3/5	necessity, whether the Major Coparceners have no	
	objection/join in execution, minor's share if any,	
	rights of female members etc.	
	b) Please also comment on any other aspect which may	
	adversely affect the validity of security in such cases?	
10		
19.		No
	subject to the rights of any trust?	
P.	b) Whether the trust is a private or public trust and	
	whether trust deed specifically authorizes the	
	mortgage of the property?	
	c) If so additional precautions/permissions to be	1 10
	obtained for creation of valid mortgage?	1 65
	d) Requirement if any for creation of mortgage as per	(/ and c
	the central/state laws applicable to the trust in the matter.	Serverion C
i gas		

20.	a) If the property is Agricultural land, whether the	
	local laws permit mortgage of Agricultural land and	regd. mortgage only.
H	whether there are any restrictions for enforcement	
	of mortgage.	
-	b)In case of agricultural property other relevant	to some harvest taken a sooth state in
	records/documents as per local laws, if any are to	
197	be verified to ensure the validity of the title and right	
	to enforce the mortgage?	
	c) In case of conversion of Agricultural land for	
	commercial purposes or otherwise, whether	
	requisite procedure followed/permission obtained.	
1.	Whether the property is affected by any local laws	
		No
8	or other regulations having a bearing on the creation	
	security (viz. Agricultural Laws, weaker sections,	
	minorities, Land Laws, SEZ regulations, Costal Zone	
	Regulations, Environmental Clearance, etc.).	
22.	a) Whether the property is subject to any pending	No
(0.00)	or proposed land acquisition proceedings?	INU
	b) Whether any search/enquiry is made with the	
To a little	Land Acquisition Office and the outcome of such	
	search/enquiry.	
23.	a) Whether the property is involved in or subject	No
	matter of any litigation which is pending or	
	concluded?	
	b) If so, whether such litigation would adversely	
	affect the creation of a valid mortgage or have any	
	implication of its future enforcement?	
	c) Whether the title documents have any court seal/	
	marking 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 properly	
-	registered.	
	b) Property belonging to partners, whether thrown	
	on hotchpot? 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	
line.	of the firm.	
25.	Whether the property belongs to a Limited Company,	
	check the Borrowing powers, Board resolution,	INO
	Authorisation to create mortgage/execution of	
	documents, Registration of any prior charges with	
	the Company Registrar (ROC), Articles of	
	Association/provision for common seal etc.	
6.	In case of Societies, Association, the required	No
	authority/power to borrower and whether the	
	mortgage can be created, and the requisite	
	resolution, bye-laws.	1
27.	a) Whether any POA is involved in the chain of title?	No Semon Core
		(L. a)
		Lew

	b) whether the POA involved is one coupled with interest, i.e. a Development Agreement-cum-Power of Attorney. If so, please clarify whether the same is a registered document and hence it has created an interest in favour of the builder/developer and as such is irrevocable as per law.	
	c) In case of title document is executed by the POA holder, please clarify whether the POA involved is (i) one executed by the Builder viz. Companies/Firms/Individual or Proprietary Concerns in favour of their Partners/Employees/Authorized Representatives to sign Flat Allotment Letters, NOCs, Agreements of Sale, Sale Deeds, etc. in favour of buyers of flats/Units (Builder's POA) or (ii) other type of POA (Common POA).	
	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.	
	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?	
	ii) Whether the POA is a registered one?	No
	iii) Whether the POA is a special or general one?	No
	iv) Whether the POA contains a specific authority for execution of title document in question?	No
	f) Whether the POA was in force and not revoked or had become invalid on the date of execution of the document in question? (Please clarify whether the same has been ascertained from the office of sub-registrar also?)	
	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 powers given therein and whether the same is properly executed/stamped/authenticated in terms of the Law of the place, where it is executed.	No
29.	If the property is a flat/apartment or residential/ commercial complex, check the comment on the following:	No
	a) Promoter's/Land owner's title to the land/building.	No
	b) Development Agreement/Power of Attorney	No
	c) Extent of authority of the Developer/builder d) Independent title verification of the Land	No /
	and/or building in question	No No
	e) Agreement for sale (duly registered)	No
	f) Payment of proper stamp duty	No Farmen

THE RESIDENCE TO STATE OF THE S
from all types of encumbrance ept SBI, Swargashram
ars (1.1.2005 to 20.08.2020) has been issued by me. rch Receipt No. 64/4 of Sub- strar, Rishikesh dt. 20.08.2020.
of Khatoni
ted in revenue record
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37.	Whether the property can be identified from the following documents, and discrepancy/doubtful	
	circumstances, if any revealed on such scrutiny?	
	a) Document in relation to electricity connection/	Yes
	b) Document in relation to water connection/	Yes
	c) Document in relation to Sales Tax Registration,	Yes
	if any applicable/	
	d) Other utility bills, if any.	
38.	In respect of the boundaries of the property, whether	
30.		
	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/comment on the	
	same.	
39.	If the valuation report and/or approved/sanctioned	As per Valuer's report.
2 12	plans are made available, please comment on the	
1	same including the comments on the description and	
	boundaries of the property on the said document	
	and that in the title deeds. (If the valuation report	
	and/or approved plan are not available at the time	
	of preparation of TIR, please provide these	
	comments subsequently, on making the same	
40	available to the advocate).	
40.	Any bar/restriction for creation of mortgage under	No
	any local or special enactments, details of proper	
	registration of documents, payment of proper	
	stamp duty etc.	
41.	Whether the Bank will be able to enforce SARFAESI	No, property is agricultural land and can
	Act, if required against the property offered as	be mortgaged by way of regd. mortgage
	security?	only.
42.	In case of absence of original title deeds, details of	No
	legal and other requirements for creation of a proper,	
	valid and enforceable mortgage by deposit of	
	certified extracts duly certified etc., as also any	
43.	precaution to be taken by the Bank in this regard.	
43.	Whether the governing law/constitutional documents	
	of the mortgagor (other than natural persons)	
	permits creation of mortgage and additional	
	precautions, if any to be taken in such case.	
44.	Additional aspects for investigation of title as per	No
	local laws.	
45.	Additional suggestions, if any to safeguard the	No
	interest of Bank/ensuring the perfection of security.	
46.	The specific persons who are required to create	Smt. Pushpa Dangwal W/o Shri
	mortgage/to deposit documents creating mortgage.	Heeramani Dangwal, R/o Laxman Jhula
	5 5 5 The second of the second	Road, Rishikesh, Dist. Dehradun
		1 local

John Cost

47.	i) Whether the Real Estate Project comes under Real Estate (Regulation and Development) Act, 2016?	No
	ii) Whether the project is regd. with the Real Estate Regulatory Authority? If so, the details of such registration are to be furnished.	N.A.
	* Whether the regd. agreement for sale as prescribed in the above Act/Rules thereunder is executed?	N.A.
	* Whether the details of the apartment/plot in question are verified with the list of no.and types of apartments or plots booked as uploaded by the promoter in the website of Real Estate Regulatory Authority?	N.A.

Date :

20.08.2010 Place : Rishikesh

Signature of the Advocate

Mahima Shankar Saxena (Advocate) Reg. UP-5679/92, UA-2333/04

MAHIMA SHANKER SAXENA Advocate Court Compound Rishikesh. Resi: 922, Avas Vikas Colony Virbhadra Marg, Rishikesh Ph: 2430955, M: 9412964001

Date: 20.08.2020

. Ref.No.....

Annexure-C:

CERTIFICATE OF TITLE

I have examined the Original Title Deeds intended to be deposited relating to the schedule property/(ies) and offered as security by way of Regd. 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 Regd. Mortgage is created, it will satisfy the requirements of creation of Regd. Mortgage and I further certify that:

- 2. I have examined the Documents in detail, taking into account all the Guidelines in the check list vide Annexure C and the other relevant factors.
- 3. confirm having made a search in the Land/Revenue records. I also confirm having verified and checke the records of the relevant Government Offices/Sub-Registrar(s) Office(s), 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.
- 4. Following scrutiny of Land Records/Revenue Records, Relative Title Deeds, certified copies of such title deeds obtained from the concerned registrar office and encumbrance certificate (EC), I hereby certify the genuineness of the Title Deeds. Suspicious/Doubt, if any, has been clarified by making necessary enquiries.
- 5. There are no prior Mortgage/Charges/encumbrances whatsoever, as could be seen from the Encumbrance Certificate for the period from **1.1.2005** to **20.08.2020** pertaining to the Immovable Property/(ies) covered by above said Title Deeds. The property is free from all Encumbrances **except SBI**, **Swargashram**.
- 6. In case of second/subsequent charge in favour of the Bank, there are no other mortgages/charges other than already stated in the Loan documents and agreed to by the Mortgagor and the Bank (Delete, whichever is inapplicable).
- 7. Minor/(s) and his/their interest in the property(ies) is to the extent of **NIL** (Specify the share of the Minor with Name). (Strike out if not applicable).
- 8. The Mortgage if created, will be available to the Bank for the Liability of the Intending Borrower: M/s Dangwal Poultries through Prop. Sh. Praveen Dangwal.

- SEONO (1) -2

- 9. I certify that Smt. Pushpa Dangwal W/o Shri Heeramani Dangwal, R/o Laxman Jhula Road, Rishikesh, Distt. Dehradun 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 Regd. mortgage can be created and the said Regd. Mortgage would be enforceable.
- 10. In case of creation of Regd. mortgage by Deposit of title deeds, we certify that the deposit of following title deeds/documents would create a valid and enforceable Regd. mortgage.
- a) Title-Deed (Original Sale Deed dt. 28.06.2016)
- b) Search Receipt No. 64/4 of Sub-Registrar, Rishikesh dt. 20.08.2020.
- c) Copy of Khatoni

Note: Original sale-deed with other related documents are already kept in SBI, Swargashram.

11. There are no legal impediments for creating of the Mortgage under any applicable Law/Rules in force.

SCHEDULE OF THE PROPERTY/IES

Land bearing Khata No.124 (New Khata No.327), Khasra No. 235/2, area 970 sqm., or 0.0970 Hect., situated at Mauja Fatehpur Tanda, Tehsil-Doiwala, Distt. Dehradun, which is bounded as under:-

East :

Pakki Gool

West

Pakki Gool & 14ft. wide passage

North:

Land Col. Rajendra Negi

South:

Land Sh.Ram Avtar

Place

Rishikesh

Date

20.08.2020

Signature of Advocate

Mahima Shankar Saxena (Advocate) Reg. UP-5679/92, UA-2333/04 *****



खाता विवरण (अप्रमाणित प्रति) NOTE : डाटा उपलब्ध ना होने पर डिजिटल हस्ताक्षरित होने तक प्रतीक्षा करें।

खाता संख्या : 00327 भाग : 1 आदेश फसली वर्ष : 1422-1427 क्षेत्रफल (है.) खसरा संख्या जनपद : देहरादून भौमिक अधिकार का वर्ष तहसील : डोईवाला खातेदार का नाम / पिता पित संरक्षक का नाम / निवास स्थान परगना : (परवादून) ग्राम का नाम : फतेहपुर टाण्डा

Bayoff

श्रेणी : 1-क / भूमि जो सक्रमणीय अधिकार वाले भूमिधारो के अधिकारमे हो



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Disclaimer: उक्त ऑकडे मात्र अवलोकनार्थ है, तहसील कम्प्यूटर केन्द्र से उद्धरण की प्रमाणित प्रति प्राप्त की जा सकती है ।

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8/26/2020

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खाता संख्या : 00327 भाग: 1 फसली वर्ष : 1422-1427 जनपद: देहराद्न परगना : (परवाद्न) तहसील : डोईवाला गाम का नाम : फतेहपुर टाण्डा

मोहनसिंह / सुन्दरसिंह / निवासी ग्राम	1391फ.से	235/2	0.0970	आ.ना.तह.डोईबाला बाद सं0 823/016 दि. 8.08.016 के अनुसार	आ.तह.डोईवाला दि.
	1391फ.से	273/1	0.0450	खाता सं0 124 ख.न. 235/2 फन्ना 0.0970है0 ल0 परतानुसार स निक्रेना गोहन कि एन मन्नर सिह निरामम फ्तेहप्रद्रणदा जिरा है। टन मा	23.03.017 क अनुसार खाता सं 205 व 124 में खातेदार
	1391फ.से	274/1	0.1210	नम्भा मार खारिज कर केता श्रीमती पुष्पा इंगवाल पत्नी हीरामणी इंगवाल नि0	पुष्पा इंगवाल पत्नी हीरा मणी
	1383फ.से	274/2	0.1620	लक्ष्मण झुला रोड ऋषिकेश	इंगवाल का
	1383फ.से	285	0.4010	은 아 아 프로 프로 프로 프로 아이	हिस्सा एस की उसहें आखा
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				खाता सं0 327 (पुराना खाता सं0 124) खसरा न0 304/1 रकवा	किया जाता है /-
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				फतेहपुर टाण्डा जिला दे.दून का नाम खारिजकर केता श्रीमंती विमला देवी	
				पत्ना परिशेष्ट प्रसाद समवाल पुत्रा माला दल्त	
				भूट नि0 फतेहसुरटाण्डा जिला दे.दून का नाम दर्ज होवे/ बै0 90,000/-	
				분, 08.7.2005	
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