MAHIMA SHANKER	SAXENA
A Juncate	
Court Compound	
Rishikesh.	

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

Ref.No.....

Annexure-B : Report of Investigation of Title in respect of Immediate Date : 06.05.2016

101	Name of the Branch/BU seeking opinion	RASMECCC-CUM-SRAC, BHEL,
b)	Reference No. and date of the letter under the cover of which the documents tendered for scrutiny are forwarded.	Ranipur, Haridwar. RASMECCC-CUM-SARC/2016-17/239 dt. 25.04.2016.
2.a)	Name of the unit/concern/company/person offering the property/(ies) as security.	M/s Shekhar Bros & Tailor through Prop.
)	Constitution of the unit/concern/person/body/ authority offering the property for creation of charge.	Prop. Firm
- 1	State as to under what capacity is security offered (whether as joint applicant or borrower or as guarantor, etc.)	Shri Vinod Kumar as Guarantor
	Complete or full description of the immovable property/(ies) offered as security including the following details	
1	Survey No.	Plot No.10,
[Door No. (in case of house property)	
	xtent/area including plinth/built up area in case of house property	288 sq.m.
L	ocations like of the place, village, city, egistration, sub-district etc.Boundaries	Avas Vikas Colony, Virbhadra Mar Yojna No.1, Rishikesh, Distt. Dehradur which is bounded as under:- East: Road, side 12m West: Plot No.25 & 26, side 12r North: Plot No.11, side 24m South: Plot No.9, side 24m
	articulars of the documents scrutinised serially and chronologically.	1. Sale-Deed dt. 14.08.1995 regd. o 19.08.1995
		2. Lease-Deed dt. 15.07.95 regd. or 24.07.1995
	anker Saxen	24.07.1995 3. Allotment Letter dt. 30.09.1993 5. Possession Certificate dt. 06.08.1994
_	Walling Shanker Sake, Advoc	PEGE (O) 1:

No	te: Only original or	Certifia	whether they are	ori i	
SI.	Date	Name it racts from) th_	original or certific	ed copies or registration extraction extraction extraction in the copies of copies,
No.		the dear	Osi registering	/land/reve-	registration extrac
		e document	Cortic Cortif	ied copy/	her authorities be examined.
)_	14.08.1995	Sale-Deed	certified extrac	ried copy/ ct/photocopy etc.	In case of copies,
1)	15.07.1995	Lease-Deed	Original	erocoby etc.	whether the original was
ii)	30.09.1993	Allotme-tied	Original		scrutinized by the Advocate
v)	06.08.1994	Allotment letter	Original		N.A.
5.	Whether certific	Possession Certi,	Original		N.A.
	obtained from the	Possession Certi, ed copy of all title of the relevant sub-regist the documents made	ocuments		N.A.
	compared with	the document sub-regis	strar office	. V	Harry.
	the proposed m	the documents mad ortgagor? (Please a copies and relevan	le available	Yes	
- 1	such certified	Copies (Please a	so enclose	<u>/</u>	
- 1					
5.					
<u>" </u>	authorities relati	ecords of registrar of ant to the proper in ification through an	fice or row		
- 1	available for ver	ant to the proper in ification through an tem?	or revenue		
- 1	available for ver	ification through an	v online	Yes	
4	or computer sys	tem?	y offline portal		
	b) if such online	e/computer records	250 000-11		
	whether any verif	fication or cross check its/findings in this re-	king available,		
	and the commen	its/findings in this re	are made	No	
	c) Whether the g	enuineness of the s	yaru,		
	possible to be g	ot verified from any	tamp paper is	No	
	and if so whethe	r such verification w	online portal	No	
4.	al indecità olle	THU AS COCUPIAN I-	III - The state of		
- 1	Janicalottott of Will	IUII SUD-FROIETPOR off	0	Carlo Daniel	12000
1	b) Whether it is	possible to have r	ice?	Sub Registrar	, Rishikesh
-	documents in res	pect of the property	egistration of		
	more than one	pect of the property office of sub-reg	in question, at	Yes, S.R. D.D	un
	renistrar/renistra	r-general If an als	strar/district		
	such offices?	r-general. If so, ple	ase name all		
_		b b t			
	c) whether searc	h has been made at	all the offices	Vaa	
	named at (b) abo			Yes .	
		arches in the offices		1900	
		other records revea		No	
(of multiple title do	cuments in respect o	f the property		
	n question?	16	HITE I		
1	Chain of title trac	ing the title from th	e oldest title	The brief history o	of the property is that Shri Vinod
0	leed to the latest	title deed establishi	ng title of the	Kumar Slo Shri Tai	ra Chand, R/o Bhajan Ashram No.3,
1	property in questi	on from the predece	ssors in title/	Tilak Road, Rishikes	sh has purchased the said property
li	nterest to the cu	rrent title holder. A	nd wherever		n Jain S/o Late Shri Munshilal Jain,
1	Minor's interest o	r other clog on title	is involved,		Trust, Malviya Marg, Rishikesh,
10	coret abauld b	a made for a fur	ner period, ir	Niett Dehradun the	rough sale deed at 14 08 1995
1 3	learch should L	and for clearance	of such clog	which is rond with	S.R. Dehradun at Bk.No.1, zild 4,
				to JEA AILE BY A	In I wild sun on silu. The at
1 .9	n the Title.	er and an accurity	for loans of	No 4530 on 19 08 1	1995. Sh. Tara Chand got the said
1 !!	n case of propert	y offered as security	ch of title/	ronerty from U.P. A	Avas Evam Vikas Parishad through
1 5	ks. 1.00 crore	and above, sear	nan 30 years	MO Shri A.R.	Rawat through lease deed
	marine bases as few	- POLICE OF HOLICOS N	10011	t. 15.07.1995. re	Rawat through lease deed egd, at No.3932/3933 on dt.
is	mandatory. (Se	parate sheets may b	F 150/1510/19 2	*** * * * * * * * * * * * * * * * * * *	R. Dehradun. Sh. Tara Chand was
1			Ny ay tons title		perty on 30.09.1993 and got the
		- PERMANENTE	0	ossession of the	property on 02.08.1994. After
1		The National Control of the	THE STREET	enositing transfer	fee he has got the permission to
			LAI	ale the said propert	ty to Sh. Vinod Kumar, The name
		1	and and	f Sh. Vipod Kumar is	mutated in Parishad & Municipal
1		//	To date	cord. The chain of	title is govt, incorporated body,
		// 4	SUKEL Advocate	the chain of ti	tle is complete.
		Chec.	31. 633	and annual with	

9.	a	
	Rights, Occupancy/Possessory Rights, Leasehol Holder or Govt. Grantee/ Allottee etc.)	e Own
	Holder or Govt. Grantee/ Allottee etc.) Rights, Occupancy/Possessory Rights or Inar	e Ownership right
_	If leasehold we were Allottee at the or Inar	n
10). If leasehold, whether;	"]
	a) lease Deed is duly stamped and regd. b) lessee is permitted to morte.	N.A
	b) lessee is permitted to mortgage the Leasehold	N.A.
	right	
	c) duration of the Lease/unexpired period of lease d) if a sub-lease, check the lease dead	
-	d) if a sub-lease check the expired period of least	
		1
_	el vyneiner the loss	-
	e) Whether the leasehold rights permits for the creation of any superstructure (if applicable)?	
_	O Dight to got	
	f) Right to get renewal of the leasehold rights and	
	nature thereof.	
1.		
•	whether:	N A
-	a) grant/agreement -t	N.A.
	a) grant/agreement etc. provides for alienable rights to the mortgagor with or without condition	
_	to the mortgagor with or without conditions,	
	J J J J J J J J J J J J J J J J J J J	
	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.	
)	If occupancy right, whether;	
	a) Such right is heritable and transfer	N.A.
	distributed and transferable	
	b) Mortgage can be created.	2
•	Nature of Minor's interest, if any and if so,	
1	wiletiler creation of mortgage could be peacht.	
	the modalities/procedure to be followed and	
1	the reasons for coming to such conclusion.	
	If the property has been transferred by way of	N.A.
7	Gift Deed, whether :	N.A.
Ť	a) The Gift Deed is duly stamped and registered	
t	b) The Gift Deed is duly stamped and registered	
+	b) The Gift Deed has been attested by two witnesses	
+	c) The Gift Deed transfers the property to Donee	
I	d) Whether the Donee has accepted the gift by	
ı	signing the Gift Deed or by a separated writing or	
1	by implication or by actions	
I	e) Whether there is any restriction on the Donor in	
1	executing the gift/settlement deed in question.	
T	f) Whether the Donee is in possession of the gifted	
1	property;	
-		
	9) Whether any life interest is reserved for the Donor	
	or any other person and whether there is a need for	
H	any other person to join the creation of mortgage.	
1	h) Any other aspect affecting the validity of the title	0
1	passed through the gift/settlement deed.	
1		V.A.
1	original deed is available for deposit. If not the	GOLDON SAN COLATE
ľ	ilodality/procedure to be followed to create a valid	Manua Shanker Sakene Manua Shanker Advocate Advocate Advocate
ı î	and enforceable mortgage.	A MIN MALE

	-4-	
-	b) Whether mutation has been effected and whether	
	the mortgagor is in possession and enjoyment of his share.	
	his share. and enjoyment of	
_	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	
	d) In respect of partition by a decree of court whether such decree has become final and all other conditions/formalities are completed/asset	
3	tions/formalities are completed/compiled with.	
_		
	executed in counterparts or in more than one set?	
	If so additional precaution to be tell than one set?	
	If so additional precaution to be taken for avoiding multiple mortgages.	
_	Whether the title documents include any	
16.	testamentary documents/wills?	N.A.
_		
	a) In case of wills, whether the will is registered will or unregistered will?	
	or unregistered will?	
	b) Whether will in the matter needs a mandatory	
	propate and it so whether the same is probated by	
	a competent court?	
	c) Whether the property is mutated on the basis of	
	will?	
_	d) Whether the original will is available?	
	e) Whether the original death certificate of the	
	testator is available?	
10	(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	
	deeds are to be explained)	
-		NI A
7.	a) Whether the property is subject to any wakf	N.A.
	rights?	
	b) Whether the property belongs to church/temple	
	or any religious/other institutions having any	
	restriction in creation of charges on such properties?	
П	c) Precautions/permissions, if any in respect of the	
	above cases for creating of mortgage?	
8.	a) Whether the property is a HUF/joint family	N.A.
- 1	property mortgage is created for family benefitiegal	
1	possesity whather the Major Cobarcelle's liave lie	
	objection/join in execution, minor's share if any,	
- 1	sights of formale mombare ofC	No. of the last of
\neg	b) Please also comment on any other aspect which may	
- 1	adversely affect the validity of Security in Security	
+	a) Whether the property belongs to any trust or is	N A
_	t t t -f -muttrilet/	
4	subject to the rights of any trust?	24-
		WALL E
-1	whether trust deed specifically	1 .
	mortgage of the property?	1 1000
- 1	a) If a lift and procedificial points	// De ons
	obtained for creation of valid mortgage?	Star Planker Pariocula
7	obtained for creation of valid mortgage as per d) Requirement if any for creation of mortgage as per d) Requirement if any for creation of mortgage as per d) Requirement if any for creation of mortgage as per d).	COST SUKEL MONDO 3310.
	d) Requirement if any for creation of the trust in the matter. the central/state laws applicable to the trust in the matter.	Mahunia shanker Sarienis Mahunia shanker Sarienis Oeg No UP Strang UA 23340
-1	and definit avolate laws opposit	willia and

elevant y are to nd right and for hether tained. all laws creation ections, al Zone). eending No with the of such subject ing or versely ve any rt seal/ ment/ erty in n such operty N.A. operly hrown e have e has/ behalf spany, ution, on of s with es of uired r the uisite		-5.	
elevant y are to nd right and for hether tained. al laws creation petions, al Zone). lending No with the of such subject ing or versely ve any rt seal/ erty in n such operty hrown hrown hoperly hrow hoperly hrown hoperly hro	2	a) If the property is Agricultural land, whether the whether there are any restriction	
elevant y are to nd right and for hether tained. al laws creation pertions, al Zone). lending No with the of such subject ing or versely ve any rt seal/ erty in n such operty hrown hrown hrown hrown hrown hoperly hrown hrown hrown hoperly hrow hoperly hrown hoperly hrown hoperly hrown hoperly hrown hoperly		local laws permit mortgage of Agricultural land, whether the whether there are any restrictions for enter of mortgage.	50 St. Common Co
elevant y are to nd right and for hether tained. eal laws creation ections, al Zone). eending No with the of such subject ing or versely ve any rt seal/ ement/ erty in n such operty N.A. operly hrown e have e has/ behalf apany, ntion, on of s with es of uired N.A.		whether there are any post-	N.A.
elevant y are to nd right and for hether tained. sal laws reations, all Zone). ending No with the of such subject ing or versely ve any rt seal/ enty in n such operty hrown e have e has/ behalf npany, ution, on of s with es of uired N.A.		of mortogon	
elevant y are to nd right and for hether tained. sal laws reations, all Zone). ending No with the of such subject ing or versely ve any rt seal/ enty in n such operty hrown e have e has/ behalf npany, ution, on of s with es of uired N.A.		blin case of porious	t
y are to nd right and for hether tained. Fall laws creation ections, al Zone of such subject ing or versely ve any ret seal/perty in a such coperty in a such coperty of hether than the perty in a such coperty of hether than the perty in a such coperty of hether than the perty in a such coperty of hether than the perty in a such coperty of hether than the perty in the perty in a such coperty of hether than the perty in		property other	
y are to nd right and for hether tained. Fall laws creation ections, al Zone of such subject ing or versely ve any ret seal/perty in a such coperty in a such coperty of hether than the perty in a such coperty of hether than the perty in a such coperty of hether than the perty in a such coperty of hether than the perty in a such coperty of hether than the perty in the perty in a such coperty of hether than the perty in		b)In case of agricultural property other relevant be verified to ensure the validity of the till.	t
and for hether tained. all laws creation ections, all Zone all Zo		be ventied to ensure the validity of the	
and for hether tained. Sal laws creation ections, al Zone). Sending No Sith the of such Subject ing or Versely ve any It seal/ ment/ erty in in such operty N.A. operly hrown is have a has/ behalf spany, ution, on of s with as of		to enforce the mortage of the fill and the	.1
hether tained. Fall laws creation ections, all Zone continus. Jending No continus he first such subject ing or continus he have any creation operty in a such coperty in a such coperty he has/behalf continus he have continued in the have cont	-	(c) In case of conversion	· · ·
hether tained. Fall laws creation ections, all Zone continus. Jending No continus he first such subject ing or continus he have end has/behalf such such coperty in the have end has/behalf such continus he have end has/behalf such continus he have end has/behalf such continus he have end has/behalf end has/behalf such continuity he has/behalf end ha		commercial purposes or Agricultural land for	p.
tained. Fall laws creation ections, al Zone In ending No with the of such subject ing or versely ve any It seal/ erty in en such such such such such such such such		commercial purposes or otherwise, whether requisite procedure followed/permission obtained.	
reation actions, al Zone). lending No with the of such subject ing or versely ve any rt seal/ ment/ erty in a such operty hrown a have a has/ behalf inpany, ution, on of s with as of	L	Whather the preparty in the pr	
perions, al Zone). lending No with the of such subject ing or versely ve any rt seal/ perty in a such operty hrown a have a has/ behalf inpany, ution, on of s with as of	21.	Whether the property is affected by any local laws	
ections, al Zone). lending No with the of such subject ing or versely ve any operty ing operty ing operty hrown a have a has/behalf lipany, ution, on of s with as of		or other regulations having a bearing on the creation security (viz. Agricultural Laws	No
al Zone). ending No with the of such subject ing or versely ve any It seal/ ment/ erty in a such operty hrown a have a has/ behalf Ipany, ution, on of s with as of		security (viz. Agricultural Laws, weaker sections,	
ending No with the of such subject ing or versely ve any rt seal/ ment/ erty in a such operty N.A. operty N.A. behalf ipany, behalf ipany, on of s with es of			•
rith the of such subject ing or versely ve any rt seal/ ment/ erty in a such operty N.A. operly hrown e have e has/ behalf inpany, N.A. ution, on of s with es of		Regulations, Environmental Clearance, etc.).	
with the of such subject ing or versely ve any rt seal/ ment/ erty in a such operty hrown a have be has/ behalf on on of s with es of ulred N.A.	22.	a) Whether the property is subject to	
with the of such subject ing or versely ve any rt seal/ ment/ erty in a such operty hrown a have be has/ behalf on on of s with es of ulred N.A.	22.	a) Whether the property is subject to any pending or proposed land acquisition proceedings?	No
subject ing or versely ve any rt seal/ ment/ erty in a such operty hrown e have e has/ behalf inpany, non of s with es of ulred N.A.	_	b) Whether any search/analy	
subject ing or versely ve any rt seal/ ment/ erty in a such operty hrown e have e has/ behalf inpany, non of s with es of ulred N.A.		b) Whether any search/enquiry is made with the	
subject ing or versely ve any rt seal/pernent/erty in a such operty operly hrown a have a has/behalf on on of s with es of uired N.A.		Land Acquisition Office and the outcome of such	
rt seal/ ment/ erty in n such operty operly hrown e have e has/ behalf npany, ution, on of s with es of		search/enquiry.	
rt seal/ ment/ erty in n such operty operly hrown e have e has/ behalf npany, ution, on of s with es of	23.	a) Whether the property is involved in or subject	No
versely ve any rt seal/ ment/ erty in n such operty hrown e have a has/ behalf npany, ution, on of s with es of		matter of any litigation which is pending or	INO.
rt seal/ ment/ erty in n such operty hrown have have has/ behalf pany, ution, on of s with es of		concluded?	
rt seal/ ment/ erty in n such operty hrown e have e has/ behalf npany, ution, on of s with es of	_	b) If so, whether such litigation would adversely	, ,
rt seal/ enty in n such operty operly hrown hrown have has/ behalf opany, ution, on of s with es of		affect the creation of a valid mortgage or have any	
operty in operty operly N.A. operly hrown a have behalf open, non of s with es of oper oper oper oper oper oper oper oper		implication of its future enforcement?	
operty in operty operly N.A. operly hrown a have behalf open, non of s with es of oper oper oper oper oper oper oper oper		c) Whether the title documents have any court seal/	
operty N.A. operly hrown have have have have have have have have		c) whether the title documents have any court sear	
operty operly hrown have has/ behalf pany, ution, on of s with es of		marking which points out any litigation/attachment/	
operty hrown hrown have have has/ behalf pany, ution, on of s with es of		security to court in respect of the property in	
operty hrown hrown have have has/ behalf pany, ution, on of s with es of	- 1	question? In such case please comment on such	46
hrown have have have have have have have have		alles estring	
hrown have have have have have have have have	4.	a) In account partnership firm, whether the property	N.A.
hrown have have has/ behalf pany, ution, on of s with es of	ः।	belongs to the firm and the deed is properly	
pany, ution, on of s with es of	- 1		
pany, ution, on of s with es of	_	b) Property belonging to partners, whether thrown	
pany, ution, on of s with es of		b) Property belonging to partition for the same have	
pany, ution, on of s with es of		on hotchpot? Whether formalities for the same have	
ution, on of s with es of		been completed as per applicable laws?	
ution, on of s with es of		c) Whether the person(s) creating mortgage has/	
ution, on of s with es of	- 1	c) Whether the person(s) creating more and on behalf have authority to create mortgage for and on behalf	
on or significant of significant or	-	of the firm	NI A
on or significant of significant or	5.	of the firm. Whether the property belongs to a Limited Company, Board resolution,	N.A.
uired N.A.	۰.۱	Whether the property belongs to a Limited resolution, check the Borrowing powers, Board resolution of the create mortgage/execution of	
uired N.A.	- 1	check the Borrowing P mortgage/execution of	
uired N.A.	- 1	Authorisation to close	
uired N.A.	- 1	documents, Registration (POC) Articles	
		the Company Registration seal etc.	NI A
title? No Grenanker Advocate		the Company Registrar (ROO). Association/provision for common seal etc. Association/provision for common seal etc. Association, the required	
title? No Grenanker saxonate Advocate	5.	Association/provision for common seal etc. Association/provision for common seal etc. Association, the required in case of Societies, Association, the required the case of Societies, association, the requisite	a sole o
title? No Granker saxonate		In case of Societies, Association, the requisite authority/power to borrower and whether the mortgage can be created, and the requisite mortgage can be created.	1/ 200 08
title? No	1	mortage can be created, and	20 50XC1310
Coleman 2333		mortgage can be shain of title?	No / TOKEL MONOCATION
(/ J)'	1	resolution, bye-lave	1 Shan 1 2333
Tanifile ORE		a) Whether any POA is	Canillia ORE
Mahiria St. 19192	27.	resolution, bye-laws. a) Whether any POA is involved in the chain of title?	Mahiria Shan

The whether the DO	
b) whether the POA involved is one coupled wit of Attorney. If so, please clarify whether the is a registered document.	
of Attorney. If so, please clarify whether the sam an interest in favour of the large transfer is one coupled with the same and the same transfer in the sam	h
- registered - Clarify w. Culli-Power	
an interest in favour of the builder/developer and a such is irrevocable as per law.	9
an interest in layour of the builder/de it has create	d
such is irrevocable as per law.	
c) In case of title document is even	3
c) In case of title document is executed by the PO	Δ
holder, please clarify whether the POA involved in Signal Individual and Builder viz.	e e
Fillipringing of Propriet	
I Danresentatives to Jest Alith	
INCHES AGREEMENT "VIIIIENT -41	
favour of buyers of flater to beeds, etc. in	
other type of POA (Care Candler's POA) or (III	VI.
d) In case of Builder's DOA	
of POA is available and the	,
of POA is available and the same has been verified copy compared with the original POA.	
e) In case of Community POA.	
e) In case of Common POA (i.e. POA other than Builder's POA), please clarify the fall.	
Builder's POA), please clarify the following clauses in respect of POA.	
i) Whother the arisis is	'l
i) Whether the original POA is verified and the title	
mind a dolle of the name of a	
III) Which the FOA IS a redistared on-2	
III) Whether the POA is a special or gonest	
IV) Whether the POA contains a specific authority	
to 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 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?	
h) The unequivocal opinion on the enforceability and	
validity of the POA?	
Whether mortgage is being created by a POA	No
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	The delication of the last of
t is executed.	
f the property is a flat/apartment or residential/	N.A.
commercial complex, check the comment on the	West .
Ollowing :	A.C. M. I.
Promoter's I and owner's title to the land/building.	The state of the s
Development Agreement/Power of Attorney	Mahima Shanker Advocate
Extent of authority of the Developer/builder	// 000
Independent title verification of the Land	// mo
Indos building in question	(Saxello
nd/or building in question) Agreement for sale (duly registered)	Mahima Shanker Sakena Mahima Shanker Advocate
Agreement for sale (duly regions	Manima Tranker Advocate
Payment of proper stamp duty	Mahii.

- 1	g) Requirement of registration of sale agreement, h) Approval of building in the sale agreement,
	development agreement, POA, etc.
ļ	h) Approval of building plan, permission of i) Conveyance in favour of
1	-consists/least
ļ	i) Conveyance in favour of Society/Condominium i) Occupancy Certificate in appropriate/local authority etc.
1	on Society/S
1	j) Occupancy Certificate/allotment letter/letter of
ı)) Occupancy Certificate/allotment Issue
L	possession letter/letter of
[k) Wellbership details in the S
Γ	I) Share Certificate
r	m) No Objection Letter from the Society
Г	n) All legal requirements under the local/Municipal
	laws, regarding ownership of flats/Apartments/
	Ruilding Regulations in Mats/Apartments/
	Regulations Co-operation - Prince Control
-	o) Requirements for notices Laws etc.
	the records of the Housing O Bank charges on
_	p) If the property is a vacent to any;
	is yet to be made, approval of lay-out and other
	precautions, if any;
-	g) Whether the numbering
	q) Whether the numbering pattern of the unit/flats
	tally in all documents such as approved plan, agreement plan etc.
20	
	Int Government Central as Otto
	authorities or Third Party claims, Leins etc. and details thereof.
	authorities or Third Party claims, Leins etc. and details thereof.
	authorities or Third Party claims, Leins etc. and details thereof. The period covered under the Encumbrances 19 years (4.4.1998 to 06.05.2016)
	authorities or Third Party claims, Leins etc. and details thereof. The period covered under the Encumbrances Certificate and the name of the person in whose NEC has been issued by me.
	authorities or Third Party claims, Leins etc. and details thereof. The period covered under the Encumbrances Certificate and the name of the person in whose favour the encumbrance is created and if so, Search Receipt No. 50/81 of Sub-
1.	authorities or Third Party claims, Leins etc. and details thereof. The period covered under the Encumbrances Certificate and the name of the person in whose favour the encumbrance is created and if so, satisfaction of charge, if any. The period covered under the Encumbrances 19 years (4.4.1998 to 06.05.2016 NEC has been issued by me. Search Receipt No. 50/81 of Subsatisfaction of charge, if any.
1.	authorities or Third Party claims, Leins etc. and details thereof. The period covered under the Encumbrances Certificate and the name of the person in whose favour the encumbrance is created and if so, satisfaction of charge, if any. Details regarding property tax or land revenue or Copy of H. Tax receipt
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3.	authorities or Third Party claims, Leins etc. and details thereof. The period covered under the Encumbrances Certificate and the name of the person in whose favour the encumbrance is created and if so, satisfaction of charge, if any. Details regarding property tax or land revenue or other statutory dues paid/ payable as on date and if not paid, what remedy? 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. Details of RTC extracts/mutation extracts/ Khata extracts pertaining to the property in question.
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2. 3.	authorities or Third Party claims, Leins etc. and details thereof. The period covered under the Encumbrances Certificate and the name of the person in whose favour the encumbrance is created and if so, satisfaction of charge, if any. Details regarding property tax or land revenue or other statutory dues paid/ payable as on date and if not paid, what remedy? 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. Details of RTC extracts/mutation extracts/ Khata extracts pertaining to the property in question. Whether the name of mortgagor is reflected as owner in the revenue/Municipal/Village records? a) Whether the property offered as security is clearly demarcated? b) Whether the demarcation/partition of the property Yes The period covered under the Encumbrances 19 years (4.4.1998 to 06.05.2016 NEC has been issued by me. Search Receipt No. 50/81 of Sub-Registrar, Rishikesh dt. 06.05.2016. Copy of H. Tax receipt N.A. Mutated in Parishad & Municipal record Yes Yes Owner in the revenue/Municipal/Village records? a) Whether the demarcation/partition of the property b) Whether the demarcation/partition of the property Yes
31.	The period covered under the Encumbrances Certificate and the name of the person in whose favour the encumbrance is created and if so, satisfaction of charge, if any. Details regarding property tax or land revenue or other statutory dues paid/ payable as on date and if not paid, what remedy? a) Urban land ceiling clearance, whether required and if so, details thereon. b) Whether No Objection Certificate under the lncome Tax Act is required/obtained. Details of RTC extracts/mutation extracts/ Khata extracts pertaining to the property in question. Whether the name of mortgagor is reflected as owner in the revenue/Municipal/Village records? a) Whether the demarcation/partition of the property b) Whether the demarcation/partition of the property b) Whether the demarcation/partition of the property b) Whether the demarcation/partition of the property 19 years (4.4.1998 to 06.05.2016 NEC has been issued by me. Search Receipt No. 50/81 of Sub-Registrar, Rishikesh dt. 06.05.2016. Copy of H. Tax receipt N.A. Mutated in Parishad & Municipal record Yes Yes Yes

37	Whether the property can be identified from the circumstances, if any reveal	
	Whether the property can be identified from the following documents, and discrepancy/doubtful a) Document in relation to electricity country?	
-	a) Document in relation to electricity connection/	
1	b) Document in relation to electricity connection/ c) Document in relation to water connection/	Yes
_	c) Document in relation to water connection if any applicable/	Yes
	if any applicable/	Yes
	1 a) (wher improve bills :	
38.	In respect of the boundaries of the property, whether there is a difference/discrepancy in any of the title	
1	there is a difference/discrepancy in any of the title	No
	I ANGUITICITIES OF ANY OTHER.	1
	valuation report, utility bills etc.) or the actual current	
	boundary? If so please elaborate/comment on the same.	
	same.	
39.	If the valuation report and/or approved/sanctioned plans are made available, please comments	
-	plans are made available, please comment on the	N.A.
4		
	Dodina	
	and that in the title deeds (If the value)	
	alluloi approved plan are not available of the ti	
	of preparation of TIR, please provide these	
	comments subsequently, on making the same	
	available to the advocate).	
40.	Any bar/restriction for creation of mortgage under	No
	any local or special enactments, details of proper	No
	registration of documents, payment of proper	
	stamp duty etc.	
41.	Whether the Bank will be able to enforce SARFAESI	SARFAESI Act applies
	Act, if required against the property offered as	
	security?	
42.	In case of absence of original title deeds, details of	N.A.
	legal and other requirements for creation of a proper,	2000
	valid and enforceable mortgage by deposit of	
	certified extracts duly certified etc., as also any	-
	precaution to be taken by the Bank in this regard.	
43.	Whether the governing law/constitutional documents	N.A.
	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
- 1	local laws	
45.	Additional suggestions if any to safeguard the	No
	interest of Bank/ensuring the perfection of security.	01 1 1 1 1 1 2 2 2 2 1 1 7
6 1	The analis namens who are required to	Shri Vinod Kumar S/o Shri Tara
	mortgage/to deposit documents creating mortgage.	<u>하다. 경우 등의 발표 경기에는 이번 시간에 되는 것이 되었다면 하는데 되었다면 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데</u>
1	3-gaile debook -	Tilak Road, Rishikesh

Date : 06.05.2016 Place : Rishikesh

Pignature of the wid vo saxena Advate to Mahima and UA 233310

MAHIMA SHANK	ER SAXENA
Advocate Compound	
Rishikesh.	
Ref.No	······

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

Date: 06.05.2016

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 Equitable Mortgage and title and Interest and that if the said Equitable Mortgage is created, it will satisfy the requirements of creation of Equitable Mortgage and I further certify that:

- 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. I 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 4.4.1998 to 06.05.2016 pertaining to the Immovable Property/(ies) covered by above said Title Deeds. The property is free from all Encumbrances except SBI, Rly. Road, Rishikesh.
- 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).
- 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 is available to the Bank for the Liability of the Borrower: M/s

Shekhar Bros & Tailor through Prop.

I certify that Shri Vinod Kumar S/o Shri Tara Chand, R/o Bhajan Ashram No.3, Tilak Road, Rishikesh has/have an absolute, clear and Marketable title over the Schedule property(ies). Mortgage is enforceable, which is existing with SBI, Rly. Road, Rishikesh and SARFAESI compliant.

SCHEDULE OF THE PROPERTY/IES

Property bearing Plot No.10, area 288 sq.m. situated at Avas Vikas Colony, Virbhadra Marg Yojna No.1, Rishikesh, Distt. Dehradun, which is bounded as under :-

: Road, side 12m East

West : Plot No.25 & 26, side 12m

North: Plot No.11, side 24m

South: Plot No.9, side 24m

Place: Rishikesh

Date : 06.05.2016

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Signature of Advocate

Reg No UP 5679192, UA 2333104

DESIGN CONSULTANTS.

07- SHARAD VIHAAR COLONY,
OPP. AVDHOOT MANDAL ASHRAM,
GURUKUL, HARDWAR,
Ph. 01334-225780(O), 09837019992(M),
Email: jainadc@yahoo.com

Ar. AKHILESH JAIN.

B.ARCH., M.ARCH, B.E.(CIVIL), M.E.(CIVIL), FIV, FIE, LIC PANEL VALUER, FISE. CHARTERED ENGINEER, GOVT. APP. VALUER CAT-CCIT-176/99, APP. STRUCTURE ENGG.ASE- XVII/2009/UTT.

FOR ARCHITECTURAL, PLANNING, STRUCTURAL DESIGNING, VALUATION AND SURVEYOR & LOSS ASSESSOR.

Ref. No. 0898

DATED -11-05-2016.

To.

The Manager,
State Bank of India,
RASMECCC-CUM-SARC,
Opp. BHEL Gate, Ranipur,
Distt. Haridwar(U.K.),

Shel By os

Sir,

With reference to the discussion I visited the site and I am enclosing the valuation of the Property of Sh. Vinod Kumar, S/o Sh. Tara Chand, residing at Majan Ashram, Plot No.3, Tilak Road Rishikesh, Distt. Dehradun and located at Plot No.10, Uttar Pradesh Awas Evam Vikas Parishad, Virbhadra Marg Yojana No.1, Rishikesh, Distt. Dehradun, is Rs. 1,71,25,400.00 (Rs. One Crore Seventy One Lac Twenty Five Thousand Four Hundred Only.) and its realisable value is Rs. 1,45,56,600.00 and its forced sale value is Rs. 1,37,00,300.00. As on dated -11-05-2016.

FOR DESIGN CONSULTANTS,

Ar. AKHILESH JAIN.

Er. AKHILESH JAIN B.E. (CML), M.E. (CML), B.ARCH, M.ARCH FIIA, FIE, FISE, GOVT. APPROVED VALUER CAT-I/CCIT-KANPUR-176/1969

broved Valuer to Banks:

bad Bank, Andhra Bank, Axis Bank, Bank of Berode, Bank of Indie, Central Bank, Canara Bank, Corporation Bank, Indian Overseas Bank, Oriental Bank of Perce, LIC Housing Finance Ltd., Punjab National Bank, Punjab & Sind Bank, Nainital Bank, State Bank of Patiala, State Bank Of India, Syndicate Bank, Dena Indian Bank, Indian Oil Corporation Ltd., Vijaya Bank, United Bank of India Union Bank of India & UCO Bank.

_				VALUA	TION REPORT					-
			(To be u		perties of valu	e unto	Rs. 5 cr	ores)		
ame	& Address of Brai	nch:	State Bank	of India RAS	MECCC-CUM	SARC	Haridy	var		
Nat	me of Customer (S) unit :	Borrower	Sh. Vin	od Kumar, S. hram, Plot N	/o Sh. Tara (lo.3, Tilak Ro Dehradun.	hand, r	residin	g at		
or v		ich valuation report is								
1					and Limit Purp					
	Name	e	Sh. Vinod			nd, res		t Majan i ehradun.	Ashram, Plot N	lo.3, Tilak R
	Appl No									3,23,134,0
2	Property Details									
	Address		Location	n at Plot No.	10, Uttar Pra Yojana No.1,	desh A Rishik	was Ev	am Vikas istt. Dehi	: Parishad, Virt radun.	hadra Marg
	Nearby		Veer Bhad	ra Marg, Risi	hikesh.				3000.000	
	Landmark/ Goog	fe Map	Nil	3,						
	Independent Acc property	cess To The				Y	es.			
3	Document Detail	ls			Name of App Auth					
	Layout Plan		Map Not Given			Approval No				
	Building Plan		Map Not Given		Approval No		val No			
	Construction Permission		Map Not Given		Approval No		val No			
	Legal Document	s	Yes		List of Docum	ents: Sal	le Deed	Only.		
4	Physical Details									
	Adjoining Properties	East	12.00m	West	12.00m	North		24.00 m	South	24.00m
	Matching of Boundaries	Road	Yes	Plot No. 25 & 26	Yes	100000	No. 11	Yes.	Plot No. 09	yes
	No. Of room	Living/Dining		Bed Rooms		Toilet			Kitchen	
	Six	One	Yes	Five	Yes	Four		Yes	One	
	Total No. of floors		Floor on which the propert y is Located		Approx age of the property			Residu al age of the proper ty		Type of structure- RCC framed/st one/BB masonary
	Two	Yes.	GF/FF	Yes.	17 Years			43 Years		Load Bearing Type.
5	Tenure/Occup									
ď.	Status of Tenure	Owned/Rente			No. of years of Occupancy			Relati onship of tenant	Ámi	

B.E. (CIVIL), M.E. (CIVIL), B.ARCH, M.ARCH FIIA, FIE, FISE, GOVT. APPROVED VALUER CAT-1/CCIT-KANPUR-176/1999

	Status of Tenure	d	d/Rente		No. of years of Occupancy		Relati onship of tenant or		
	Free Hold	Owned	i		20 years		Owner -		
+	Stage of Construction								
1	Stage of Construction	compl	ete						
,	Complete Violations if	10	00%						
-	any observed			_			-		_
	Nature & exten	t any Vi	olations						-
8	Area Details of	the prop	perty						
	Site Area			Plinth area	Carpet area		Saleab le area		Remarks
	288.00 m2			418.21 m2					
9	Valuation		Area	Rate Rs/m2.	Amount	Dep	Dep Amou nt	Net Cost	
W	i. Mention the value as per Government Approved Rate also	s	288.00 m2	15500.00	4454000	0.00	0,00	4464000.00	
	ii. In case of variation of 20 % or more in the valuation proposed by the valuer & the Guideline value provided in the notification or Income Tax Gazette justification on variation has to be given								
	Summary of		Area land	Rate Rs/m2	Amount	Dep	Amount	Net Cost	
	Valuation i, Guideline Va	_	288.00 m2	15500.00	4464000	0.00	0.00	4464000.00	
		IUC .	288.00 m2	45000.00	12960000.00	0.00	0.00	12960000.00	
	a Land:	- 13							
	a. Land: b. Building:		418.21 m2	12000.00	5018500.00	17%	853100	4165400.00	
	b. Building: ii. Fair market Value		418.21 m2	12000.00	5018500.00	17%	853100	17125400.00 14556600.00	
	b. Building: ii. Fair market Value iii. Realizable \ iv. Forced/ Dis	/alue tress					853100	17125400.00	
10	b. Building: ii. Fair market Value iii. Realizable \	/alue tress	i. Quantifications	s in TIR/ Mitigation	suggested, if any		853100	17125400.00 14556600.00	
10	b. Building: ii. Fair market Value iii. Realizable \ iv. Forced/ Dis Sale Value.	/alue tress	i. Quantifications ii. Property is SA iii. Whether prop	s in TIR/ Mitigation RFAESI compliant:: perty belongs to so	suggested, if any Y. cial infrastructure which the unit is	e like hospit	al, school, old	17125400.00 14556600.00 13700300.00 age home etc.	tgaged.
10	b. Building: ii. Fair market Value iii. Realizable \iv. Forced/ Dis Sale Value. Assumptions/	/alue tress	i. Quantifications ii. Property is SA iii. Whether proj iv. Whether enti v. Details of last	s in TIR/ Mitigation RFAESI compliant:: perty belongs to soor re piece of land on two transactions in	suggested, if any Y. cial infrastructure which the unit is the locality/area	e like hospit set up/ pro a to be provi	al, school, old perty is situat ded, if availal ability of the	17125400.00 14556600.00 13700300.00 age home etc. ed has been mortole.	tgaged.
	b. Building: ii. Fair market Value iii. Realizable \ iv. Forced/ Dis Sale Value. Assumptions/ arks	/alue tress	i. Quantifications ii. Property is SA iii. Whether proj iv. Whether enti v. Details of last vi. Any other asp	s in TIR/ Mitigation RFAESI compliant:: perty belongs to soo re piece of land on two transactions in pect which has relev	suggested, if any Y. cial infrastructure which the unit is the locality/area vance on the value	e like hospit set up/ pro a to be provi ue or market n11-05-20	al, school, old perty is situat ded, if availat ability of the	17125400.00 14556600.00 13700300.00 age home etc. ed has been more ble. property.	tgaged.
10	b. Building: ii. Fair market Value iii. Realizable \ iv. Forced/ Dis Sale Value. Assumptions/ arks	/alue tress	i. Quantifications ii. Property is SA iii. Whether prop iv. Whether enti v. Details of last vi. Any other ass j. The property	s in TIR/ Mitigation RFAESI compliant:: perty belongs to soo re piece of land on two transactions in pect which has relev was inspected by th	suggested, if any Y. cial infrastructure which the unit is the locality/area vance on the value undersigned o	e like hospit set up/ pro a to be provi ue or market n11-05-20 ct interest in	al, school, old perty is situat ided, if availal ability of the 16	17125400.00 14556600.00 13700300.00 age home etc. ed has been more ove. property.	tgaged.
	b. Building: ii. Fair market Value iii. Realizable \ iv. Forced/ Dis Sale Value. Assumptions/ arks	/alue tress	i. Quantifications ii. Property is SA iii. Whether prop iv. Whether enti v. Details of last vi. Any other asp i. The property ii. The undersign	s in TIR/ Mitigation RFAESI compliant:: perty belongs to soo re piece of land on two transactions in pect which has relev	suggested, if any Y. cial infrastructure which the unit is the locality/are vance on the value undersigned on my direct/ indirect is true and corr	e like hospit set up/ pro a to be provi se or market n11-05-20 ct interest in	al, school, old perty is situat ided, if availal ability of the 16	17125400.00 14556600.00 13700300.00 age home etc. ed has been more ove. property.	tgaged.

			Dated - 19-08-1990.
	Agreement. No :-4530		Dated - 17 co
Enclosures			
Documents			
&Photographs (
Geostamping with		/	
JED3rom-Purb			

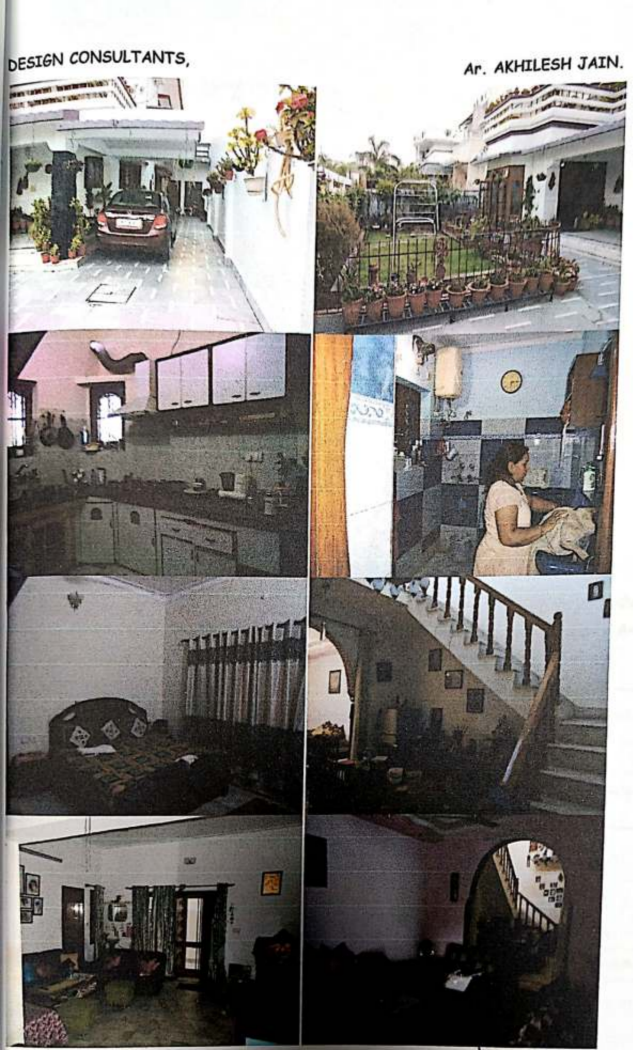
Hence in my opinion present market value of the property is Rs. 1,71,25,400.00 (Rs. One Crore 9 5 12 100 p.t 599 2095 Seventy One Lac Twenty Five Thousand Four Hundred Only.) and its realisable value is Rs. 1,45,56,600.00 and its forced sale value is Rs. 1,37,00,300.00.

FOR DESIGN CONSULTANTS,

Ar. AKHILESH JAIN.

Er, AKHILESH JAIN B.E. (CIVIL), M.E. (CIVIL), B.ARCH, MARCH FIIA, FIE, FISE, GOVT. APPROVED WALUE I CAT-1/CCIT-KANPUR-176/1959

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Scanned with CamScanner



Ar. AKHILESH JAIN.



Key Plan of Property Sh. Vinod Kumar, S/o Sh. Tara Chand, residing at Majan Ashram No.3, Tilak Road Rishikesh, Distt. Dehradun located at Plot No.10, Uttar Pradash Awas Vikas Parishad, Virbhadra Marg Yojana No.1, Rishikesh, Distt. Dehradun.

	귱	SITE
	TO AIIMS	HDFC
		LIC
TO RISHIKESH		TO HARIDWAR

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