1	Share Certificates:	
	m) No Objection Letter from the Society:	
	n) All legal requirements under the last	
	n) All legal requirements under the local/Municip	al
	flots/American Countries Ownership	of
	flats/Apartments/Building Regulation	s,
	Development Control Regulations, Co-operative	7e
	Societies Laws etc.:	201
	o) Requirements, for noting the Bank charges of	n l
	the records of the Housing Society if any	GLP ()
	p) If the Property is a vacant land and construction	n
	is yet to be made, approval of lay-out and other	21 22
	precautions, if any.	
	q) Whether the numbering pattern of the units/flat	
	tally in all documents such as approved plan	S
	agreement plan, etc.	*
30.	Encumbrances, Attachments, and/or claims whether	
1	of Government, Central or State or other Loca	. Sometigage with
	authorities or Third Party claims, Liens etc. and	l you
	details thereof.	1
31.	Period covered under Encumbrances Certificate and	
	Name of Person/s in whose favour the encumbrance	J. V. VI. VI. I J. VI
	is created and if so, satisfaction of charge, if any.	30.06.2021.
32.	Details regarding Property tax or land revenue or	
1	other statutory dues paid/payable as on date and if	Pl. Obtain Latest Mun/Assess.,
1	not paid, what remedy?	Tax Bill/
33.	a) Urban land ceiling clearance, whether required	Receipt
	and if so, details thereon.	No
	b) Whether No Objection Costs	Land the same of t
	b) Whether No Objection Certificate under the Income Tax Act is required/obtained?	
	c) Whether Permission w/ 2014 are	proceedings by I.T. Dept is
	c) Whether Permission u/s.281A of I.T. Act, obtained	produced. Declaration by the
		Mortgagors to this effect shall
		be taken on record.
		Company vide Letter
		dtd.20.02.2020 has applied to
		Dy. Comm. Of Income Tax,
		Circle 11(1) (1)- Mumbai for
24		issue of Permission u/s.281-A
34.	Details of RTC extracts/mutation extracts/Katha	Not Applicable
25	extract pertaining to the Property in question	Not Applicable
35.	whether the name of mortgagor is reflected as	Not Applicable-MIDC Property
26	in the revenue/Municipal/Village records?	1101 Applicable-MIDC Property
36.	whether the Property offered as security is	Yes
	clearly demarcated?	100
	b) Whether the demarcation/partition of the	Yes
[1 Toperty is legally valid?	
	c) Whether the Property has clear access as per	Yes
	documents! (The Property should be legally	
	accessible infough normal carriers to transport	
	goods to factories /houses, as the case may be).	
37.		
	Whether the Property can be identified from the	Yes, Kindly obtain at-least 2
ID CO	following documents, and discrepancy/doubtful	documents in this regards.
ARST	Document in relational on such scrutiny?	
-	following documents, and discrepancy/doubtful ircumstances, if any revealed on such scrutiny? Document in relation to electricity connection: Document in relation to water connection:	
China in to	Document in relation to water connection:	1
1	Document in relation to Sales Tax Registration, if	
10	applicable.	

	u) Other utility bills, if any.	
38.	In respect of the boundaries of the Property, wheel	ner Yes, Available
	there is a difference/discrenancy in any of Te	41
	documents of any other documents (such as valuet)	
1	report, utility bills, etc.) or the actual assessed	2004
1	boundary? If so please elaborate/comment on t	he
20	same.	
39.	If Valuation report and/or approved/sanctioned pla	ns Not Available
	are made available, please comment on the	22
	including the comments on the description	
	boundaries of the Property on the said document or	nd
	that in Title deeds.	
	(If the valuation report and/or approved plan are no	ot
	available at Time of preparation of TIP place	
	provide these comments subsequently, on making the	ne
40.	same available to the advocate.)	
10.	Any bar/restriction for creation of mortgage under	er No
	any local or special enactments, details of proper	er
	registration of documents, payment of proper stam	p
41.		
(S)	Whether the Bank will be able to enforce SARFAES	I Yes
	Act, if required against the Property offered a security?	S
	Property is SARFAESI compliant (Y/N)	
12.	In case of change of the chang	YES.
	In case of absence of original title deeds, details of	Not Applicable
	legal and other requirements for creation of a proper	
	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.	
3.	Whether the governing law/constitutional documents	
	of the mortgagor (other than natural persons) permits	Yes
3	creation of mortgage and additional precautions, if	
	any to be taken in such cases	
4.	Additional aspects relevant for investigation of Title	7. 0.
1	as per local laws.	J J T T T T T T T T T T T T T T T T T T
		Filing of E.M.Intimation with
		Local Sub-Registrar, is
5. A	Additional suggestions, if any to safeguard the	compulsory DI Gla
- A	iterest of Bank/ensuring the perfection of security	Pl. file your charge with Seepz
· 1	the specific persons who are required to avent	Authorities Local Sub-Registrar
144	norigage/to deposit documents creating market	M/s.Renaissance Global Ltd
· V	whether the Real Estate Project comes under D1	through Director/Rep Not Applicable
	state (Regulation and Development) Act 20169	ны яррисавіе
	714.	
W	Whether the project is registered with the Real Estate	Not Applicable
re	egulatory Authority? If so, the details of such	applicable
	gistration are to be furnished	(
	hether the registered agreement for sale as	Not Applicable
Pi	cochocd in the above Act/Rules there under is	PP
CA	recuted?	
W	hether the details of the apartment/plot in question	Not Applicable
~ () b ~ ()	verified with the list of number and to	P
	thents of plots booked as uploaded by the	
ATE A	oter in the website of Real Estate Regulatory	
LAD THEY	separate sheets are required, the same may be used	
0 18		

Signature of Advocate

NANDKUMAR P. MERANDA (SADVGCATE TO ADVGCATE TO ADVOCATE TO ADVOCATE

Ann.I- List of Documents Verified- Copies

 Letter of Execution of Sub-Lease Agreement bearing Ref No.SEEPZ-SEZ/EMS/Sub-Lease/LJ/07-08/6654 dtd.04.09.2008.

 Sub-Lease (Adj. under Ref. bno.A/2241/2008-10.06.2008- at Office of Collector of Stamps, Andheri-on dtd.10.06.2008), executed between President of India- as Sub-Lessor, M/s.Chirag Design-as Confirming Party & M/s.L.J. Creation P. Ltd, as Sub-Lessee, registered under Sr. No.BDR-15-11227-2008 dtd.002.09.2008, with Sub-Registrar, Andheri-2.

Ann.II- Flow of Title

We have perused papers, documents, Search Report etc. and observe that Maharashtra Industrial Development Corporation, i.e. MIDC (Govt. of Maharashtra Undertaking) established under Maharashtra Industrial Development Act, 1961, is entitled to all that piece and parcel of land known as SEEPZ++ in Seepz Special Economic Zone, in Marol Industrial Area, (adm. approx. 46092.40 sq. mtrs.) within village limits of Vyaravali Parajapur, Taluka-Andheri, Registration Dist. and Sub-Dist. of Mumbai Suburban, i.e. said Property.

Government of India constituted a Santacruz Electronics Export Processing Zone, (hereinafter referred to as 'SEEPZ') for the purpose of encouraging export oriented Gems & Jewellery Industries in India and for earning foreign exchange on export of various kinds of Gems and Jewellery items from the SEEPZ Zone in the interest of national economy by establishing units in said Zone.

In terms of self financing scheme approved by Inter-Ministerial Committee of Ministry of Commerce, MIDC carved out 13 Plots from said Property. MIDC got constructed Bldg.SDF-VII, Gems & Jewellery Complex-II, at Plot No.F-1, Marol, MIDC, Seepz, Andheri (E), Mumbai-400096.

Letter of Execution of Sub-Lease Agreement bearing Ref No.SEEPZ-SEZ/EMS/Sub-Lease/LJ/07-08/6654 dtd.04.09.2008 was executed by

By Sub-Lease (Adj. under Ref. No.A/2241/2008-10.06.2008- at Office of Collector of Stamps, Andheri-on dtd.10.06.2008), executed between President of India- as Sub-Lessor, M/s. Chirag Design-as Confirming Party & M/s.L.J. Creation P. Ltd, as Sub-Lessee, whereby assignment of said Premises was made in favour of Sub-Lessee, for remaining period of lease, registered under Sr. No.BDR-15-11227-2008 dtd.002.09.2008, with Sub-Registrar, Andheri-2.

M/s.L.J. Creation P. Ltd. was merged with M/s.Renaissance Jewellery Ltd., in terms of Order of H.C. of Mumbai in O.O.C.J. Co. Petition No.788 of 2008- connected with Co. Application No.1275 of 2008- u/s.391 to 394 of Companies Act, 1956 and all the assets and liabilities of M/s.L.J. Creation P. Ltd. were taken over by M/s.Renaissance Jewellery Ltd. And thereafter name of M/s.Renaissance Jewellery Ltd. Is changed to Penaissance Global Ltd. (Formerly-M/s.Renaissance Jewellery Ltd.)

We have aused search at office of Sub-Registrar, Andheri for 30 years from 1990 to another the search and have not observed any adverse transaction etc. as per available opine that M/s.Renaissance Global Ltd, have/acquire/s valid, clear,

marketable etc. title to said Plot/Property and is/are entitled to create Equitable Mortgage in Banks' favour, subject to Charge/Mortgage in your favour

Annexure-C

Certificate of title

I have examined the 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 creation of Registered/Equitable 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-B and the other relevant factors.

- 3. 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(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 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 Title Deeds. Suspicious/Doubt, if any, has been clarified by making necessary enquiries.
- There are no prior Mortgage/Charges/encumbrances whatsoever, as could be seen from the Encumbrance Certificate for the period from 1990 to 30.06.2021 pertaining to the Immovable Property/(ies) covered by above said Title Deeds. The Property is free from all Encumbrances, subject to Charge/Mortgage in your favour
- 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 _____ (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.Renaissance Global Ltd.

- 9. I certify that M/s.Renaissance Global Ltd. (Formerly-M/s.Renaissance Jewellery Ltd.) has/have an absolute, clear and Marketable title over the Schedule Property/(ies). I further certify that the above title deeds are genuine- To be certified Separately and a valid mortgage can be created and the said Mortgage would be enforceable, subject to Charge/Mortgage in your favour
- 10. 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 Equitable Mortgage:

Sub-Lease (Adj. under Ref. No.A/2241/2008-10.06.2008- at Office of Collector of Stamps, Andheri-on dtd.10.06.2008), executed between President of India- as Sub-Lessor, M/s.Chirag Design-as Confirming Party & M/s.L.J. Creation P. Ltd, as Sub-Lessee, registered under Sr. No.BDR-15-11227-2008 dtd.002.09.2008, with Sub-Registrar,



- Alidneri-2 with Stamp Duty, Regn. Receipt, Index-II and Receipts for Deposit Payment/Consideration.
- NOC of Seepz authority/MIDC (ii)
- Copy of Change in name of M/s.Renaissance Jewellery Ltd. (iii) (Formerly-M/s.Renaissance Jewellery Ltd.)
- Copy of Latest Tax, Lease, Electricity and Maint. Bill/Receipt (iv)
- Copy of Occupancy Cert (v)
- There are no legal impediments for creation of the Mortgage under any 11. applicable Law/Rules in force.
- 12. It is certified that the Property is SARFAESI compliant.

SCHEDULE OF PROPERTY (IES)

Gala No.GJ-10, 2nd Floor, Basement Floor, SDF-VII, Gems & Jewellery Complex-II, Plot No.F-1 Out Plot No.60, Marol, MIDC, Seepz, Andheri (E), Mumbai-400096, situate at land bearing Plot No.F-1, Vill.Vyaravali, Taluka-Andheri, Dist.Mumbai





CHALLAN MTR Form Number-6

GRN MH0039713832202122E BARCODE				H B F H H B B H	I II BANK BIK	Date 23/07/2021-11:44:32 Form ID							
Department Inspector General Of Registration					Payer Details								
Search Fee Type of Payment Search Fee			TAX ID	(If Any)									
					PAN No.(If Applicable)								
Office Name BDR1_JT SUB REGISTRAR ANDHERI NO 1 Location MUMBAI					Full Name		Vijay and Co						
Account Head Details			Amount In R	-		- 1	Name of the last o						
0030072201 SEARCH FEE		375.0		Road/Street		Shastrinagar							
			Area/Lo	Area/Locality		Mumbai							
				Town/Ci	ty/District								
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				Remarks	Remarks (If Any)					200	-		
				Search 1	5 years Plot	F-1 MIDC Seepz VIII Marol							
Amount In Three Hundred Seventy Five Rupees On													
tal		375,00	Words	7,11007	iuijui	ed Seventy Five I	Rupee	s Oni	ly				
ment Detail	s UNION B	ANK OF INDU	4		F	ORI	ISE IN DECEMB	0.04					
Cheque-DD Details			## FOR USE IN RECEIVING BANK Bank CIN Ref. No. 02901792021071630292 504624569							_			
eque/DD No.			Bank Date				-	5046	32456	9			
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NOTE:- This challan is valid for reason mentioned in Type of payment only. Not valid for other reasons or unregistered document sadr calana "Ta[p Aa^f pomoMaT" maQyao namaud karNaasaaZica laagau Aaho.[tr karNaaMsaaZi ikMvaa naaodMNai na kravayaacyaa dstaMsaazi laagau naahi.

SEARCH REPORT

401, 4th Floor, SunShine Bldg Andheri (W), Mumbai-400053.

To, Shri Nandkumar P. Merani, Advocate, High Court, Mumbai.

Re: Search of Property Gala No.GJ-10, 2nd Floor, + Basement Floor, SDF-VII, Gems & Jewellery Complex-II, Plot No.F-1 Out Plot No.60, Marol, MIDC, Seepz, Andheri (E), Mumbai-400096, situate at land bearing Plot No.F-1, Vill. Vyaravali, Taluka-Andheri, Dist. Mumbai Suburbs

Belonging To: M/s.Renaissance Global Ltd. (Formerly-M/s.Renaissance Jewellery Ltd.).

As per your instructions, I have taken Search in respect of above-mentioned Property, from 1990 to 30.06.2021 (30 Years), at office of Sub-Registrar, Andheri

1987 – 2007) Nil 2008) Entry Sub-Lease under Sr. No.BDR-15-11225-2008 dtd.002.09.2008,

> President of India And M/s.Chirag Design And M/s.L.J. Creation P. Ltd

2009-2021) Nil.

Remarks: Above Search Report is subject to Available Records

NANDKUMAR P. MERANI, B.Com., L L.3., CAIIB. Advocate, High Court, Mumbai

