

REPORT FORMAT: V-L3 (Medium) | Version: 10.2_2022

CASE NO. VIS(2022-23)-PL125-103-178

DATED: 20/06/2022

FIXED ASSETS VALUATION REPORT

OF

NATURE OF ASSETS	LAND & BUILDING
CATEGORY OF ASSETS	INDUSTRIAL
TYPE OF ASSETS	INDUSTRIAL PLANT

SITUATED AT PLOT NO. B-35, RAJENDER NAGAR INDUSTRIAL ESTATE, MORIAN NAGAR GHAZIABAD UTTAR PRADESH

- Corporate Valuers
- Business/ Enterprise/ Equity Valuations

REPORT PREPARED FOR

- Lender's Independent Engineers (LIE) STATE BANK OF INDIA, SME, NEPZ, NOIDA
- Techno Economic Viability Consultants (TEV)
- Agency for Specialized Account Monitoring (ASM)
 We will appreciate your feedback in order to improve our services.
- Project Techno-Financial Advisors

 Project Techno-Financial Advisors

 Project Techno-Financial Advisors

 Project Techno-Financial Advisors

 Project Techno-Financial Advisors
- Charlered Engin 43(6-tion Terms of Services & Valuer's Important Remarks are available at www.rkassociates.org for reference.
- Industry/ Trade Rehabilitation Consultants
- NPA Management
- Panel Valuer & Techno Economic Consultants for PSU Banks

CORPORATE OFFICE:

D-39, 2nd floor, Sector 2, Noida-201301 Ph - +91-0120-4110117, 4324647, +91 - 9958632707 E-mail - valuers@rkassociates.org | Website: www.rkassociates.org





PART A

product of R.K. Associates

SNAPSHOT OF THE ASSET/ PROPERTY UNDER VALUATION



SITUATED AT

PLOT NO. B-35, RAJENDER NAGAR INDUSTRIAL ESTATE,
MOHAN NAGAR GHAZIABAD UTTAR PRADESH







PART B

SBI FORMAT ON OPINION REPORT ON VALUATION

me & Address of the Branch	State Bank Of India, SME, NEPZ, Noida
ame & Designation of concerned officer	Rachana Kumari (Ph. No.+91- 8178048289)
ame of the Borrower company	M/s. Bansal Wire Industries Pvt. Ltd.

10.	CONTENTS	DESCRIPTION				
	GENERAL					
1.	Purpose of Valuation	For Periodic Re-value	uation of the mortga	ged property		
2.	Date of Inspection of the Property	9 June 2022				
	b. Date of Valuation Assessment	10 August 2022				
	c. Date of Valuation Report	10 August 2022	THE PERSON NAMED IN	9 / 11 11		
3.	List of documents produced for perusal (Documents has been referred only for reference purpose)	Documents Requested	Documents Provided	Documents Reference No.		
		Total 03 documents requested.	Total 03 documents provided	Total 03 documents provided		
		Property Title document	Sale Deed	Dated: 21/09/1995		
		Copy of TIR	Copy of TIR	Dated: 18/10/2021		
		Property Tax	Property Tax	Dated: 21/04/2022		
4.	Name of the owner(s)	M/s. Bansal Wire In	dustries Pvt. Ltd.			
	Address/ Phone no.	Address: E-69, Kam	nla Nagar, Delhi-110	007		
		Phone No.: NA				

CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org







Rage 4 of 5

Brief description of the property

5.

This opinion on Valuation report is prepared for the property situated at the aforesaid address having total land area admeasuring 2347.77 sq.mtr. (2808 sq.yrd.) as per the documents/ land details provided to us by the bank.

As per Sale Deed Dated 21/09/1995 it is a Factory Land and not an Agriculture land.

As Per the TIR provided to us by the bank, Point no. 20 it is mentioned that the subject property is an Agriculture land. However the Property Tax submitted from Ghaziabad Nagar Nigam mentions the subject property in Rajender Nagar Industrial Area.

We have also checked the current jurisdiction of Rajender Nagar Industrial Estate as per which Rajender Nagar Industrial Estate falls under Municipal limits as per Ghaziabad Nagar Nigam website. This property also and all the nearby properties are only used as Industrial properties.

Bank to verify the TIR for NEC given for Agriculture land. In case in Govt. records the property is still Agriculture then SARFAESI Act will not be applicable but IBC may prevail.

The valuation of the property is assessed based on its current utility only prevailing in the market.



Building and Civil Work:

The subject property is made of a mix of RCC framed Coloumn beam column on RCC slab structure and also shed Area on Load Bearing wall and structure made of iron with variable roof heights of overall structure. These structures are being used for manufacturing of different types of wire and administrative





purpose also. Measurement of various buildings present at site are taken during the site survey as no relevant building documents were provided to us by the bank.

Project Location:

M/s Bansal Wire Industries Pvt. Ltd., located at Plot No. B-35, Rajender Nagar Industrial Estate, Mohan Nagar Ghaziabad Uttar Pradesh. The nearest metro station from the site is Shyam Park Metro Station, located at the distance approx. 1.4 km away. All the basic civic amenities are within 1 – 1.5 km radius from the site. The subject property is located within an urban developing industrial area. Closest main Road is Grand Trunk Road which is approx. 700 m. away from the property.

In case of discrepancy in the address mentioned in the property documents and the property shown to us at the site due to change in zoning or administrative level at the site or client misled the valuer by providing the fabricated document, the valuation should be considered of the property shown to us at the site of which the photographs are also attached. Our responsibility will be only related to the valuation of the property shown to us on the site and not regarding matching from the documents or searching the property from our own. Banker to verify from district administration/ tehsil level the identification of the property if it is the same matching with the document pledged.

This report only contains general assessment & opinion on the Guideline Value and the indicative, estimated Market Value of the property of which Bank/ customer asked us to conduct the Valuation for the property found on as-is-where basis as shown on the site by the Bank/ customer of which photographs is also attached with the report. No legal aspects in terms of ownership or any other legal aspect is taken into consideration. Even if any such information is mentioned in the report it is only referred from the information provided for which we do not assume any responsibility. Due care has been given while doing valuation assessment but it doesn't contain any due-diligence or audit or verification of any kind other than the valuation computation of the property shown to us on site. Information/ data/ documents given to us by Bank/ client have been relied upon in good faith. This report doesn't contain any other recommendations of any sort.

6.	Location of the property	Location of the property					
	6.1 Plot No. / Survey No.	Plot No. B - 35					
	6.2 Door No.						
	6.3 T. S. No. / Village						
	6.4 Ward / Taluka						
	6.5 Mandal / District	Ghaziabad					
100	6.6 Postal address of the property	Plot No. B-35, Rajender Nagar Industrial Estate, Mohan Nagar Ghaziabad Uttar Pradesh					
1							
	6.7 Latitude, Longitude & Coordinates of the site	28°40'25.9"N 77°22'35.8"E					
	6.8 Nearby Landmark	Maa Bhagwati industries, Rajend	er Nagar				
7.	City Categorization	Metro City	Urban developing				
	Type of Area	Notified Indus	strial area				
8.	Classification of the area	Upper Middle Class (Good) Urban developing					
		Within urban dev	eloping zones Valuers				

CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org

Page 5 of 5





Page 6 of 57

9.	Local Government Body Category (Corporation limit / Village Panchayat /	U	rban	Municipal Corporation (Nagar Nigam)
	Municipality) - Type & Name		Ghaziaba	d Municipal Corporation
10.	Whether covered under any prohibited/ restricted/ reserved area/ zone through State / Central Govt. enactments (e.g. Urban Land Ceiling Act) or notified		No	NA
	under agency area / scheduled area / cantonment area/ heritage area/ coastal area			NA
11.	In case it is an agricultural land, any conversion of land use done	As per Sale I not an Agricul		d 21/09/1995 it is a Factory Land and
		mentioned the	at the sub Property Tons the s	d to us by the bank, Point no. 20 it is bject property is an Agriculture land. Fax submitted from Ghaziabad Nagar subject property in Rajender Nagar
		Nagar Industri Estate falls u Nigam websi	al Estate ander Munite. This	the current jurisdiction of Rajender as per which Rajender Nagar Industrial cipal limits as per Ghaziabad Nagar property also and all the nearby as Industrial properties.
		case in Govt.	records	or NEC given for Agriculture land. In the property is still Agriculture then be applicable but IBC may prevail.
	THE RESERVE OF THE PARTY OF THE			perty is assessed based on its current
	Manager Control of the States	utility only pre	vailing in the	ne market.
		NAGAR NIGAM GHAZIABAD	Home Abou	t Us Departments Services Important Links Swachh Bharat Sec-2 Rajendra Nagar,Sec-5 Rajendra Nagar,Panchsheel Park,Radhey Shyampark,Rajbagh Colony
1			0	Plot - 7/ Sec-2 Rajendra Nagar,Police Department Assets,Government Assets,Government Assets - South Sahibabad,Government Assets - Rajendra Nagar Sec - 2.Karehera,Katori Mill Mohan Nagar,Rajendra Nagar - II,Lajpat Nagar,Aanand Industrial State
			73	Swaroop ParkHansh Apartment,Lajpat nagar,Ashok Vatika APPT. Lajpat nagar ,Om Nagar,Pooja Apartment,Saheed pyarelal colony (Lajpat nagar),G.D.A. Appt. (Lajpat Nagar) · H
		THE PROPERTY OF	70	Block Saheed nagar
			17	
	A PRINTED BY THE PARTY OF THE P			Karehera,New Karehera,Harsha Compound Loni road,Loni road Industrial Area,Rajeev Colony Mohan Nagar
	With the Real Property lies		25	
				Industrial Area,Rajeev Colony Mohan Nagar





Page 7 of 57

2.	Boundary schedule of the Property						
	Are Boundaries matched		Yes from the available documents only				
	Directions		As per Document		Actually foun	d at Site	
	North		Road 40 ft. wide		Road 30 ft		
	South		Road 40 ft. wide		Road 30 ft	wide	
	East	Kha	sra no. 243 and rem	naining	Plot no. B		
	S IN IN COUNTY SERVICE		part of Khasra no. 2	60			
	West	Kha	isra no. 244 of Km.	Urmila	Nagar Nigam S	hop no. 14	
3.	Dimensions of the site						
	Directions	1	As per Documents	(A)	Actually found	at Site (B)	
	North		105 ft.		~ 1101		
	South		105 ft.		~ 110 1	ft.	
	East		240 ft. 8 inch.	1000	~ 240 1	ft.	
	West		240 ft. 8 inch.		~ 240 1		
4.	Extent of the site		2347.77 sq. mtr.		~ 2,384.52		
5.	Extent of the site considered f		2347.77 sq. mtr. (a	as per the docu			
	valuation (least of 14A & 14B)						
6.	Property presently occupied/ possessed by		Owner				
	If occupied by tenant, since how long?		Not applicable				
	Rent received per month		Not applicable				
	CHARACTERISTICS OF THE	SITE					
	Classification of the locality		Already described				
	Development of surrounding a	areas	Developing area, Industries setup in nearby location of the subject property				
	Possibility of frequent flooding merging	/ sub-	No such information came into knowledge				
	Proximity to the Civic amenitie	s & social	infrastructure like s	chool, hospit	tal, bus stop, mar	ket, etc.	
	School Hospital	Market		Railway Station	Metro	Airport	
	~1 Km. ~1 Km	~1 Km	~1 Km	~3 Kms.	~1 Km	~35 Kms	
	Level of land with topographic conditions	al	On road level/ Sol	id Land			
	Shape of land		Rectangle				
	Type of use to which it can be	put	Appropriate for inc	dustrial use			
	Any usage restriction	P 4.	Yes, only for indus				
	Is plot in town planning approv	red .	Can't say since no		Industrial as pe	r visual	
	layout?/ Zoning regulation	eu	confirmation on ju		observation and surrounding are	d as per	
0.	Corner plot or intermittent plot	?	It is not a corner p	lot			
1.	Road facilities		it is not a contor p		a v	ates Value	
1.	I TOOU IACIIIIAS						





Page 8 of 5

st fully digital Automated Platform for tegrating Valuation Life Cycle – A product of R.K. Associates

prod	uct of Rik. Associates					
	(b) Front Road Name & width	~ 30 ft.	Block	Road		
	(c) Type of Approach Road	Bituminous Road				
	(d) Distance from the Main Road	~ 700 mtr.				
2.	Type of road available at present	Bituminous Road				
3.	Width of road – is it below 20 ft. or more than	More than 20 ft.				
4.	Is it a land - locked land?	No		17107-11111		
5.	Water potentiality	Yes available in the lo	cality from munic	cipal connection		
6.	Underground sewerage system	Yes	ounty month manne	orpar outriootion		
7.		Yes		W. F. 1999		
8.		Mode of Transportation	on is good			
9.		Though of Transportation	in io good			
	 Notification of land acquisition if any in the area 	No such information of on public domain	ame in front of us	s and could be found		
	 Notification of road widening if any in the area 	No such information of on public domain	ame in front of us	s and could be found		
	c. Applicability of CRZ provisions etc. (Distance from sea-coast / tidal level must be	No				
	incorporated)					
	incorporated) d. Any other	NA	- 1737 A			
	d. Any other	NA				
	d. Any other VALUATION OF LAND	NA				
	d. Any other					
	d. Any other VALUATION OF LAND Size of plot		t B – Area descri	ption of the Property.		
	d. Any other VALUATION OF LAND Size of plot North & South		t B – Area descri	ption of the Property.		
	d. Any other VALUATION OF LAND Size of plot North & South East & West Total extent of the plot Prevailing market rate (Along with details/reference of at least two latest deals/ transactions with respect to	Please refer to Par				
	d. Any other VALUATION OF LAND Size of plot North & South East & West Total extent of the plot Prevailing market rate (Along with details/reference of at least two latest deals/ transactions with respect to adjacent properties in the areas) Guideline rate obtained from the Registrar's Office (an evidence thereof	Please refer to Par				
i.	d. Any other VALUATION OF LAND Size of plot North & South East & West Total extent of the plot Prevailing market rate (Along with details/reference of at least two latest deals/ transactions with respect to adjacent properties in the areas) Guideline rate obtained from the Registrar's Office (an evidence thereof to be enclosed)	Please refer to Par	C - Procedure of			
i.	d. Any other VALUATION OF LAND Size of plot North & South East & West Total extent of the plot Prevailing market rate (Along with details/reference of at least two latest deals/ transactions with respect to adjacent properties in the areas) Guideline rate obtained from the Registrar's Office (an evidence thereof	Please refer to Par	C - Procedure of			
·	d. Any other VALUATION OF LAND Size of plot North & South East & West Total extent of the plot Prevailing market rate (Along with details/reference of at least two latest deals/ transactions with respect to adjacent properties in the areas) Guideline rate obtained from the Registrar's Office (an evidence thereof to be enclosed) Assessed / adopted rate of valuation Estimated Value of Land	Please refer to Par	C - Procedure of			
	d. Any other VALUATION OF LAND Size of plot North & South East & West Total extent of the plot Prevailing market rate (Along with details/reference of at least two latest deals/ transactions with respect to adjacent properties in the areas) Guideline rate obtained from the Registrar's Office (an evidence thereof to be enclosed) Assessed / adopted rate of valuation Estimated Value of Land VALUATION OF BUILDING	Please refer to Par	C - Procedure of			
	d. Any other VALUATION OF LAND Size of plot North & South East & West Total extent of the plot Prevailing market rate (Along with details/reference of at least two latest deals/ transactions with respect to adjacent properties in the areas) Guideline rate obtained from the Registrar's Office (an evidence thereof to be enclosed) Assessed / adopted rate of valuation Estimated Value of Land	Please refer to Par	C - Procedure of section.			
5.	d. Any other VALUATION OF LAND Size of plot North & South East & West Total extent of the plot Prevailing market rate (Along with details/reference of at least two latest deals/ transactions with respect to adjacent properties in the areas) Guideline rate obtained from the Registrar's Office (an evidence thereof to be enclosed) Assessed / adopted rate of valuation Estimated Value of Land VALUATION OF BUILDING Technical details of the building a. Type of Building (Residential /	Please refer to Par	C - Procedure of section.			
5.	d. Any other VALUATION OF LAND Size of plot North & South East & West Total extent of the plot Prevailing market rate (Along with details/reference of at least two latest deals/ transactions with respect to adjacent properties in the areas) Guideline rate obtained from the Registrar's Office (an evidence thereof to be enclosed) Assessed / adopted rate of valuation Estimated Value of Land VALUATION OF BUILDING Technical details of the building a. Type of Building (Residential / Commercial/ Industrial)	Please refer to Part Please refer to Part	C - Procedure of section.	Valuation Assessment		
	d. Any other VALUATION OF LAND Size of plot North & South East & West Total extent of the plot Prevailing market rate (Along with details/reference of at least two latest deals/ transactions with respect to adjacent properties in the areas) Guideline rate obtained from the Registrar's Office (an evidence thereof to be enclosed) Assessed / adopted rate of valuation Estimated Value of Land VALUATION OF BUILDING Technical details of the building a. Type of Building (Residential / Commercial/ Industrial) b. Type of construction (Load	Please refer to Part Please refer to Part INDUSTRIAL / INDU Structure	C - Procedure of section. STRIAL PLANT Slab	Please refer to		





Just of R.R. Co.	sociates	Ordinary regular architecture / Plain ordinary finishing	Ordinary regular architecture / Plain ordinary finishing		
	y I Down Least - I Least - Lea	Class of construction: Class C	construction (Simple/ Average		
	Class of construction	1995	27 years		
	Year of construction/ Age of construction	Manager Harrist State Co.	Only with a height of 12 ft.		
	Number of floors and height of each floor including basement, if any	RCC Structure – Ground Floor Only with a height of 12 ft. Shed Structure – Ground Floor Only with a height of 35 ft. Steel Structure – Ground Floor Only with a height of 10 ft. Please refer to attached sheet Exterior			
q.	Plinth area floor-wise				
h.	Condition of the building	Interior	Average		
		Average			
i.	Maintenance issues	Yes there are some maintenar structure which needs to be re	ctified		
j.	Visible damage in the building if any	Some damages are seen in th			
k.	Type of flooring	Ceramic Tiles/ PCC / Metal Sheet Flooring			
	Class of electrical fittings	External/ Ordinary quality fittings used			
b.	Class of plumbing, sanitary & water supply fittings	Internal/ Normal quality fittings used			
Мара	pproval details				
a.	Status of Building Plans/ Maps and Date of issue and validity of layout of approved map / plan	Cannot comment since no approved map provided to us on our request.			
	Approved map / plan issuing authority	NA			
1977	Whether genuineness or authenticity of approved map / plan is verified	Cannot comment since no appour request	proved map provided to us on		
	Any other comments on authenticity of approved plan	Verification of authenticity of documents with the respecti authority can be done by a legal/ liasoning person and san is not done at our end.			
	Is Building as per copy of approved Map provided to Valuer?	Cannot comment since no approved map provided to our request.			
	Details of alterations/ deviations/ illegal construction/ encroachment noticed in the	☐ Permissible alterations	NA		
	structure from the approved plan	☐ Non permissible alterations	NA		
12.30					
g.	Is this being regularized				
g. SPECII	FICATIONS OF CONSTRUCTION	N (FLOOR-WISE) IN RESPECT	T OF		
g.	FICATIONS OF CONSTRUCTION ation	N (FLOOR-WISE) IN RESPECT	r OF		





product of R.K. Associates

VALUATION ASSESSMENT M/S BANSAL WIRE INDUSTRIES PVT. LTD.



3.	Superstructure					
4.	Joinery / Doors & Windows (please furnish details about size of frames, shutters, glazing, fitting etc. and specify the species of timber)	This Valuation is conducted based on the macro analysis of the asset/ property considering it in totality and not based of the micro.				
5.	RCC works	the micro, component or item wise analysis. These points are covered in totality in lumpsum basis under Technical details				
6.	Plastering	of the building under "Class of construction, architecture				
7.	Flooring, Skirting, dadoing	design & finishing" point.				
8.	Special finish as marble, granite, wooden paneling, grills, etc	design a misning point.				
9.	Roofing including weather proof course					
10.	Drainage					
11.	Compound wall	No				
	Height					
	Length	-				
	Type of construction					
12.	Electrical installation					
	Type of wiring					
	Class of fittings (superior / ordinary / poor)	Please refer to "Class of electrical fittings" under Technical details of the building above in totality and lumpsum basis. This				
	Number of light points	valuation is conducted based on the macro analysis of the				
	Fan points	asset/ property considering it in totality and not based on the				
	Spare plug points	micro, component or item wise analysis.				
	Any other item					
13.	Plumbing installation					
	No. of water closets and their type	Please refer to "Class of plumbing, sanitary & water supply				
	No. of wash basins	fittings" under Technical details of the building above in				
	No. of urinals	totality and lumpsum basis. This Valuation is conducted				
	No. of bath tubs	based on the macro analysis of the asset/ property				
	No. of water closets and their type	considering it in totality and not based on the micro,				
- 11	Water meter, taps, etc.	component or item wise analysis.				
	Any other fixtures	somponent of item wise analysis.				

*NOTE:

- 1. For more details & basis please refer to Part C Procedure of Valuation Assessment section.
 - 2. This valuation is conducted based on the comparable composite market rate method which is inherently inclusive of the additional items as mentioned in S.No. 2 to 8 if present in the flat at ordinary level. For any exclusive and superfine finish over and above ordinary finishing, additional value is taken in lumpsum as described in the Procedure of Valuation Assessment section under "Valuation of Additional Aesthetic & Decor







Page 11 of 57

Works in the Property".

- 3. Estimated Value is subject to the assumptions, limitations, basis of computation, caveats, information, facts came during valuation within the limited available time & cost.
- 4. PART A SBI format on opinion report on Valuation is just the description of the asset as per the format requirement of the client. The real procedure of Valuation is discussed from PART C - Procedure of Valuation Assessment where all different aspect of Valuation as per the standards are described in detail.
- 5. This Valuation is guided by Valuation Terms of Service and Valuer's Important Remarks which can also be found at www.rkassociates.org.

PART C

AREA DESCRIPTION OF THE PROPERTY

Land Area considered for Valuation	2347.77 sq.mtr/ 2808 sq.yds				
Area adopted on the basis of	Property documents & site survey both				
Remarks & observations, if any	Land area of the subject property considered through the land details provided to us by the bank and is relied upon.				
Constructed Area considered for Valuation (As per IS 3861-1966)					
Area adopted on the basis of	Site survey measu available.	rement only since no relevant building plan was			
Remarks & observations, if any	As no relevant document for constructed area provided to us. During survey measurement it was observed that the constructed area of 2 Sq. ft. is within the permissible FAR. Thus the same area is consider valuation.				

Note:

- 1. Area measurements considered in the Valuation Report pertaining to Land & Building is adopted from relevant approved documents or actual site measurement whichever is less. All area measurements are on approximate basis only.
- 2. Verification of the area measurement of the property is done based on sample random checking only.
- 3. Area of the large land parcels of more than 2500 sq.mtr or of uneven shape, is taken as per property documents verified with digital survey through google which has been relied upon.
- 4. Drawing Map, design & detailed estimation of the property/ building is out of scope of the Valuation services.





PART D

PROCEDURE OF VALUATION ASSESSMENT

•		GENERAL INF	ORMATION				
ì.	Important Dates	Date of Inspection of the Property	Date of Valuation Assessment	Date of Valuation Report			
		9 June 2022	10 August 2022	10 August 2022			
ii.	Client	State Bank Of India, SME	, NEPZ, Noida				
i.	Intended User	State Bank Of India, SME	, NEPZ, Noida				
1.	Intended Use	Only for the intended user assessment.	, purpose of the assignme	ent as per the scope of the			
	Purpose of Valuation	For Periodic Re-valuation	of the mortgaged propert	у			
	Scope of the Assessment	Non binding opinion on the assessment of Plain Physical Asset Valuation of the property identified to us by the owner or through his representative.					
	Restrictions	This report should not be and for any other date other	e referred for any other puner then as specified above	urpose, by any other user e.			
	Manner in which the	□ Done from the name	ne plate displayed on the p	property			
	proper is identified	☐ Identified by the owner					
			vner's representative				
		Cross checked from the boundaries/ address of the property mentioned in the documents provided to us					
		☐ Identification of the property could not be done properly					
		☐ Survey was not do	ne				
	Type of Survey conducted	Full survey (inside-out wit	h approximate measurem	ents & photographs).			

		ASSESS	MENT	FACTORS		
i.	Nature of the Valuation	Fixed Assets Valua	tion	Imathod 3 Hand		
ii.	Nature/ Category/ Type/	Nature LAND & BUILDING		Category	Туре	
	Classification of Asset under Valuation			INDUSTRIAL	INDUSTRIAL PLANT	
		Classification		Income/ Revenue Gene		
iii.	Type of Valuation (Basis					
	of Valuation as per IVS)	Secondary Basis		going concern basis	ssociales Valuers	

CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org

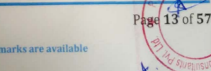
Page 12 of 57





rst fully digital Automated Platform for tegrating Valuation Life Cycle -A product of R.K. Associates

1.	Present market state of the Asset assumed	Under Normal Marketable State					
	(Premise of Value as per IVS)	Reason: Asset und	der free market trans	saction state			
1.	Property Use factor	Current/ Existing	(in consonance	Best Use to surrounding statutory norms)	Considered for Valuation purpose		
		Industrial	Indu	strial	Industrial		
n.	Legality Aspect Factor	us. However Legal asp Valuation Services documents provide Verification of author	pects of the property In terms of the d to us in good faith	of any nature a legality, we ha s from originals	are out-of-scope of the or cross checking from expert/ Advocate.		
-							
i.	Class/ Category of the locality	Upper Middle Class	s (Good)				
i.		Upper Middle Class Shape		ze	Layout		
	locality		Si	ze	Layout Normal Layout		
	locality	Shape	Si		Normal Layout Floor Level		
	Property Physical Factors Property Location	Shape Rectangle City	Si Med Locality	Property location	Normal Layout Floor Level cs		
	Property Physical Factors Property Location	Shape Rectangle City Categorization	Locality Characteristics	Property location characteristi	Normal Layout Floor Level cs NA		
	Property Physical Factors Property Location	Shape Rectangle City Categorization Metro City	Locality Characteristics	Property location characteristi Road Facing	Normal Layout Floor Level cs 9 NA		
	Property Physical Factors Property Location	Shape Rectangle City Categorization Metro City	Locality Characteristics Good Normal Within urban	Property location characteristi Road Facing Near to Metr Station Road Facin	Normal Layout Floor Level cs 9 NA		
	Property Physical Factors Property Location	Shape Rectangle City Categorization Metro City	Locality Characteristics Good Normal Within urban developing zone	Property location characteristi Road Facing Near to Metr Station Road Facin	Normal Layout Floor Level cs 9 NA		



co

Is



VALUATION ASSESSMENT M/S BANSAL WIRE INDUSTRIES PVT. LTD.



rating Valuation of reduct of R.K. Associates	Yes from			Transport
	borewell/ submersible	Underground	Yes	Easily available
	nea		Availability of	f communication cilities
	Transport, Market available in o	, Hospital etc. are close vicinity	Provider & IS	munication Service P connections are ailable
Social structure of the area (in terms of population, social stratification, regional origin, age groups, economic levels, location of slums/ squatter settlements nearby, etc.)	Industrial area			
Neighbourhood amenities	Good			
Any New Development in surrounding area	No new developmen	t NA	Varul Property e01-97 (71275)	
Any specific advantage/ drawback in the property	NA		Property Cores	lani de la companya d
Property overall usability/ tility Factor	Good		Line para	
o property has any ternate use?	NA		Par series series	
property clearly emarcated by ermanent/ temporary undary on site	No specific wall but th	e structure itself is	acting like one.	
the property merged or	No			
luded with any other	Comments: NA			







Page 15 of 57

- In FILS	fully valuation variates	-					
A	System Thully digital Automated Platform for syrating Valuation Life Cycle The product of R.K. Associates product of R.K. Associates possessable upon sale possessable upon sale	1	es				
XX.	possessu		7	Fair Ma	Fair Market Value		
possessua possessua Best Sale procedure to Best Sale procedure to realize maximum Value (in realize maximum Value (in respect to Present market respect to Present market state or premise of the Asset as per point (iv) above)			Free market transaction at arm's length wherein the parties, after full market survey each acted knowledgeably, prudently and without any compulsion.				
	unatical Sale	1		Fair Ma	arket Value		
transaction method assumed for the computation of valuation		F	ree r surve	market transaction at arm's leng ey each acted knowledgeably,	gth wherein the parties, after full marker prudently and without any compulsion.		
çiii.	Approach & Method of	=		Approach of Valuation	Method of Valuation		
ÇIII.	Valuation Used	Industrial	Unit	Market Approach & Cost Approach	Market Comparable Sales Method 8 Depreciated Reproduction Cost Method		
iv.	Type of Source of Information	Le	evel 3	3 Input (Tertiary)	*01 to 100 8408		
01							
V.	Market Comparable	1	Ma	THE ADMINISTRATION OF THE PERSON OF THE PERS			
V.	References on prevailing	1		me:	Vishal Properties		
	References on prevailing market Rate/ Price trend of the property and Details	1		me: ntact No.:	Vishal Properties +91-9717127855		
	References on prevailing market Rate/ Price trend of the property and Details of the sources from where	1	Со				
	References on prevailing market Rate/ Price trend of the property and Details of the sources from where the information is gathered (from property search sites &	1	Co	ntact No.:	+91-9717127855		
	References on prevailing market Rate/ Price trend of the property and Details of the sources from where the information is gathered	1	Co Nat Siz	ntact No.: ture of reference:	+91-9717127855 Property Consultant		
	References on prevailing market Rate/ Price trend of the property and Details of the sources from where the information is gathered (from property search sites &	1	Co Nat Siz Loo	ntact No.: ture of reference: e of the Property:	+91-9717127855 Property Consultant Similar to our subject property Similar to our subject property		
	References on prevailing market Rate/ Price trend of the property and Details of the sources from where the information is gathered (from property search sites &	1	Co Nat Siz Loc Rat	ntact No.: ture of reference: e of the Property: cation: es/ Price informed:	+91-9717127855 Property Consultant Similar to our subject property Similar to our subject property Rs. 40,000/- to Rs. 45,000/- per sqr.		





Valuation Intelligent System System

	A No.	+91-9871137018		
T	Contact No.:			
-	Nature of reference:	Property Consultant		
-	Size of the Property:	Similar to our subject property		
-	Location:	Similar to our subject property		
H	Rates/ Price informed:	Rs. 40,000/- to Rs. 45,000/- per sqr. yds.		
	Any other details/ Discussion held:	As per the discussion held with the property dealer the prevailing land rate near our subject location is ~ Rs. 40,000/- to Rs. 45,000/- per sqr. yds. for a plot size similar to the subject property. The rates will further depend upon size, shape and location of the property available as a deal in the open market.		
3	Name:	Surya Properties		
	Contact No.:	+91-9811025103		
	Nature of reference:	Property Consultant		
	Size of the Property:	Similar to our subject property		
	Location:	Similar to our subject property Rs. 42,000/- to Rs. 47,000/- per sqr yds.		
	Rates/ Price informed:			
	Any other details/ Discussion held:	As per the discussion held with the property dealer the prevailing land rate near our subject location is ~ Rs. 42,000/- to Rs. 47,000/- per sqr.yds. for a plot size similar to the subject property. The rates will further depend upon size, shape and location of the property available as a deal in the open market.		

NOTE: The given information above can be independently verified to know its authenticity.

wii. Adopted Rates Justification

Rates of industrial plot having plot size similar to our subject property lies between Rs.40,000/- to Rs.47,000 per sqr.yds. As our subject property has an area of 2808 sq.yds. so we can consider that the adopted rate of our subject property is approx. Rs. 40,000/- to Rs.47,000/-.per sq. yds.

NOTE: We have taken due care to take the information from reliable sources. The given information above



Valuation"

Intelligent System



ret ruly digital Automotion Life cycle.

The provided numbers to know its authenticity. However due to the nature a product of R. R. Associates

The product of R. R. Associates

The independently verified from the provided numbers to knowledge is only through verbal discussion with of the information most of the market information where generally there is no written record.

The information which we have to rely upon where generally there is no written record.

_	of the information n	which we have to rely upon where general which we have the release to the release of the release to the release of the release to	ly there is no written record.			
	Related postings for Other Market Factor	which we have to very apendment of generalized which we have to very apendment of which we have to very apendment of the which we have a supplier of the which we have a s	wherever available.			
/iii.	other War	Normal				
	Current Market condition	Remarks: NA				
	Collares	Adjustments (-/+): 0%				
	at on	Easily sellable				
	Comment on Property Salability	Adjustments (-/+): 0%				
	Outlook Comment on	Demand	Supply			
ix.	Damand & Supply	Good	Adequately available			
	in the Market	Remarks: The demand for such properties should be good under normal circumstances and the availability of such properties will also be good				
		Adjustments (-/+): 0%				
X.	Any other special consideration	Reason: We have taken the average of the deal rates available with the Property consultants. All of which are almost in a close range. Taking their high rate range and further discounting it to 10% has been done. Which is optimum as per the prevailing market rates and also in close relation the rates as per a recent bank Auction in the neighborhood.				
		Adjustments (-/+): -10%				
ġ.	Any other aspect	Property is located in developing area				
	which has relevance on the value or marketability of the property	circumstances & situations. For eg. Value factory will fetch better value and in case considerably lower value. Similarly, an amarket through free market arm's length if the same asset/ property is sold be enforcement agency due to any kind of	can fetch different values under different values of a running/ operational shop/ hotel/ se of closed shop/ hotel/ factory it will fetch asset sold directly by an owner in the open transaction then it will fetch better value and y any financer or court decree or Govt. I encumbrance on it then it will fetch lower FI should take into consideration all such			
The state of the s		on the date of the survey. It is a well-knownies with time & socio-economic confuture property market may go down, pworse, property reputation may differ, p	on the facts of the property & market situation own fact that the market value of any asset ditions prevailing in the region/ country. In roperty conditions may change or may go roperty vicinity conditions may go down or nge due to impact of Govt, policies or effect			

CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org





Hrst Hres A	fully digital Automated Platform for young Valuation Life Cycle - yrating Valuation Life Cycle - yrating Associates aroduct of R.K. Associates	of domestic/ world economy, usability prospects of the property may change, etc. Hence before financing, Banker/ FI should take into consideration all such future risk while financing.
		Adjustments (-/+): 0%
	Final adjusted & weighted Rates considered for the subject property	
1	Considered Rates Justification	As per the thorough property & market factors analysis as described above, the considered estimated market rates appears to be reasonable in our opinion.
	Basis of computation	on & working

- Valuation of the asset is done as found on as-is-where basis on the site as identified to us by client/ owner/ owner representative during site inspection by our engineer/s unless otherwise mentioned in the report.
- Analysis and conclusions adopted in the report are limited to the reported assumptions, conditions and information came to our knowledge during the course of the work and based on the Standard Operating Procedures, Best Practices, Caveats, Limitations, Conditions, Remarks, Important Notes, Valuation TOR and definition of different nature of values.
- For knowing comparable market rates, significant discreet local enquiries have been made from our side based on the hypothetical/virtual representation of ourselves as both buyer and seller for the similar type of properties in the subject location and thereafter based on this information and various factors of the property, rate has been judiciously taken considering the factors of the subject property, market scenario and weighted adjusted comparison with the comparable properties unless otherwise stated.
- References regarding the prevailing market rates and comparable are based on the verbal/ informal/secondary/ tertiary information which are collected by our team from the local people/property consultants/ recent deals/ demand-supply/ internet postings are relied upon as may be available or can be fetched within the limited time & resources of the assignment during market survey in the subject location. No written record is generally available for such market information and analysis has to be derived mostly based on the verbal information which has to be relied upon.
- Market Rates are rationally adopted based on the facts of the property which came to our knowledge during the course of the assessment considering many factors like nature of the property, size, location, approach, market situation and trends and comparative analysis with the similar assets. During comparative analysis, valuation metrics is prepared and necessary adjustments are made on the subject asset.
- The indicative value has been suggested based on the prevailing market rates that came to our knowledge during secondary & tertiary market research and is not split into formal & informal payment arrangements. Most of the deals takes place which includes both formal & informal payment components. Deals which takes place in complete formal payment component may realize relatively less actual transaction value due to inherent added tax, stamp registration liabilities on the buyer.
- Secondary/Tertiary costs related to asset transaction like Stamp Duty, Registration charges, Brokerage, Commission, Bank interest, Selling cost, Marketing cost, etc. pertaining to the sale purchase of this

CASE NO.: VIS(2022-23)-PL125-103-178

Page 18 of 57





property are not considered while assessing the indicative estimated Market Value.

This report includes both, Govt. Guideline Value and Indicative Estimated Prospective Market Value as This report includes. As per the current market practice, in most of the cases, formal transaction takes place described above than the actual transaction amount and rest of the payment is normally done

Area measurements considered in the Valuation Report pertaining to asset/ property is adopted from Area measurements or sample site measurement whichever is less unless otherwise

mentioned. All area measurements are on approximate basis only.

Verification of the area measurement of the property is done based on sample random checking only.

Area of the large land parcels of more than 2500 sq.mtr or of uneven shape in which there can be Area of the last in sample measurement, is taken as per property documents which has been relied upon unless otherwise stated.

Drawing, Map, design & detailed estimation of the property/ building is out of scope of the Valuation

services.

- Construction rates are adopted based on the present market replacement cost of construction and calculating applicable depreciation & deterioration factor as per its age, existing condition & specifications based on visual observation only of the structure. No structural, physical tests have been carried out in respect of it. No responsibility is assumed for latent defects of any nature whatsoever, which may affect value, or for any expertise required to disclose such conditions.
- Construction rates are adopted based on the plinth area rates prevailing in the market for the structure as a whole and not based on item wise estimation or Bills of Quantity method unless otherwise stated.
- The condition assessment and the estimation of the residual economic life of the structure are only based on the visual observations and appearance found during the site survey. We have not carried out any structural design or stability study; nor carried out any physical tests to assess structural integrity &

Any kind of unpaid statutory, utilities, lease, interest or any other pecuniary dues on the asset or on its

owners has not been factored in the Valuation.

This Valuation is conducted based on the macro analysis of the asset/ property considering it in totality and not based on the micro, component or item wise analysis. Analysis done is a general assessment and is neither investigative in nature nor an audit activity.

Valuation is done for the asset found on as-is-where basis which owner/ owner representative/ client/ bank has shown to us on site of which some reference has been taken from the information/ data given in the copy of documents provided to us which have been relied upon in good faith and we have assumed that it to be true and correct.

ASSUMPTIONS

a. Documents/ Information/ Data provided by the client/ property owner or his representative both written & verbally is true and correct without any fabrication and has been relied upon in good faith.

b. Local verbal enquiries during micro market research came to our knowledge are assumed to be taken

on record as true & factual.

c. The assets and interests therein have been valued free and clear of any liens or encumbrances unless stated otherwise. No hidden or apparent conditions regarding the subject assets or their ownership are assumed to exist. No opinion of title is rendered in this report and a good title is assumed unless stated

d. It is assumed that the concerned Lender/ Financial Institution has asked for the valuation of that







property after satisfying the authenticity of the documents given to us and for which the legal verification has been already taken and cleared by the competent Advocate before requesting for the Valuation report. If We assume no responsibility for the legal matters including, but not limited to, legal or title concerns.

e. Payment condition during transaction in the Valuation has been considered on all cash bases which includes both formal & informal payment components as per market trend.

Sale transaction method of the asset is assumed as Free market transaction without any compulsion unless otherwise mentioned while assessing Indicative & Estimated Fair Prospective Market Value of the asset unless otherwise stated.

g. If this Valuation Report is prepared for the Flat/ dwelling unit situated in a Group Housing Society or Integrated Township then approvals, maps of the complete group housing society/ township is out of scope of this report. This valuation report is prepared for the specific unit based on the assumption that complete Group Housing Society/ Integrated Township is approved and complied with all relevant laws and the subject unit is also approved within the Group Housing Society/ Township.

SPECIAL ASSUMPTIONS

NA

LIMITATIONS

Limited & inadequate time and information available.

	VALUATION OF LAND	
Particulars	Govt. Circle/ Guideline Value	Indicative & Estimated Prospective Fair Market Value
Prevailing Rate range	Rs.38,400/- per sq.mtr	~Rs.40,000/- to ~Rs.47,000/- per sq.yds
Rate adopted considering all characteristics of the property	Rs.38,400/- per sq.mtr	Rs.42,000/- per sq.yds
Total Land Area considered (as per the documents provided to us by the bank))	2347.77 sq.mtr	2808 sq.yds
Total Value of Land (A)	2347.77 sq.mtr x Rs. 38,400/- per sq.mtr	2808 sq.yds x Rs.42,000/- per sq.yds
(Considering the land as free hold)	Rs. 9,01,54,368/-	Rs. 11,79,36,000/-







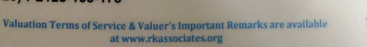
VALUATION COMPUTATION OF BUILDING STRUCTURE

Floor	Unit	Type of Structure	Area (in sq.ft)	Height	Area Considered for valuation (in sq.ft)	Year of Construction	Total Life Consumed (in years)	Life	Plinth Area Rate (in per sq.ft)	Gross Replacement Value (INR)	Depreciated Replacement Market Value (INR)
Ground Floor	Heavy Steel	Heavy Steel structue bounded by brick wall with GI sheet roofing & metal sheet Flooring	13,974.80	12	13,974.80	1995	27	40	₹ 1,250	₹ 1,74,68,500	
Ground Floor	Charlet IPD	RCC /steel Structure over beam and column with PCC & metal sheet flooring	3,772.00	10	3,772.00	1995	27	60	₹ 1,000	₹ 37,72,000	₹ 21,32,123
Ground Floor	IIII	GI Shed Structure over RCC walls and column with PCC & tile flooring	15,710.80	35	15,710.80	1995	27	35	₹ 850	₹ 1,33,54,180	₹ 38,78,435
	TOT	AL	33,457.60		33,457.60	The second	Organia.			₹ 3,45,94,680	₹ 1,25,24,125

e details pertaing to the building area statement such as area, floor, etc has been taken from sample measurement taken during site survey since no other relevant building area statement has been structure that has been taken in the area considered for valuation belongs to M/s. Bansal Wire Industries Ltd.

vation is done by considering the depreciated replacement cost approach

0.	Particulars	Specifications	Depreciated Replacement Value
a.	Add extra for Architectural aesthetic developments, improvements (add lump sum cost)	- 12 Ha 60 St.	W. Remission
).	Add extra for fittings & fixtures (Doors, windows, wood work, cupboards, modular kitchen, electrical/ sanitary fittings)	MA NA	
	Add extra for services (Water, Electricity, Sewerage, Main gate, Boundary, Lift, Auxiliary power, AC, HVAC, Firefighting etc.)		
	Add extra for internal & external development (Internal roads, Landscaping, Pavements, Street lights, Green area development, External area landscaping, Land development, Approach road, etc.)		
	Depreciated Replacement Value (B)		cociales Value







Note:

- value for Additional Building & Site Aesthetic Works is considered only if it is having exclusive/ super fine work specification above ordinary/ normal work. Ordinary/ normal work value is already covered under basic rates above.
 - Value of common facilities of society are not included in the valuation of Flat/ Built-up unit.

1	CONSOLIDATED VALUATION	ASSESSMENT OF THE	ASSET
).	Particulars	Govt. Circle/ Guideline Value	Indicative & Estimated Prospective Fair Marke Value
1	Land Value (A)	Rs. 9,01,54,368/-	Rs. 11,79,36,000/-
-		(Shed Structure	
		1,459.57 sq.mtr. X	
		Rs.8,000 per sq.mtr.)	
		h h goald + h arann b	
1	Built Up Unit Value (B)	(RCC Structure	Rs.1,25,24,125/-
		350.43 sq.mtr. X	
		Rs12,000 per sq.mtr.)	
		= Rs.1,58,81,680	
	Total Add (A+B)	Rs. 10,60,36,048/-	Rs.13,04,60,125/-
	Additional Premium if any	NA	
	Details/ Justification	NA	
	Deductions charged if any	NA	NA
	Details/ Justification	NA	NA
	Total Indicative & Estimated Prospective Fair Market Value	Rs. 10,60,36,048/-	Rs.13,04,60,125/-
	Rounded Off	NA	Rs.13,00,00,000/-
	Indicative & Estimated Prospective Fair	NA	Rupees Thirteen Crore
	Market Value in words	INA	Only.
	Expected Realizable Value (@ ~15% less)	NA	Rs.11,05,00,000/-
0.	Expected Distress Sale Value (@ ~25% less)	NA	Rs.9,75,00,000/-

CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org







A DITUIT	percentage difference between Circle Rate Percentage Market Value and Fair Market Value	~18%
	Likely reason of difference in Circle Value and Fair Market Value in case of more than 20%	Circle rates are determined by the District administration as per their own theoretical internal policy for fixing the minimum valuation of the property for property registration tax collection purpose and Market rates are adopted based on prevailing market dynamics found as per the discrete market enquiries which is explained clearly in Valuation assessment factors.
	Comments/ Disclosures if any	10000

3 Concluding Comments/ Disclosures if any

- a. We are independent of client/ company and do not have any direct/ indirect interest in the property.
- b. This valuation has been conducted by R.K Associates Valuers & Techno Engineering Consultants

 (P) Ltd. and its team of experts.
- c. This Valuation is done for the property found on as-is-where basis as shown on the site by the Bank/ customer of which photographs is also attached with the report.
- d. Reference of the property is also taken from the copies of the documents/ information which interested organization or customer could provide to us out of the standard checklist of documents sought from them and further based on our assumptions and limiting conditions. All such information provided to us has been relied upon in good faith and we have assumed that it is true and correct. However we do not vouch the absolute correctness of the property identification, exact address, physical conditions, etc. based on the documents provided to us since property shown to us may differ on site Vs as mentioned in the documents or incorrect/ fabricated documents may have been provided to us.
- e. Legal aspects for eg. investigation of title, ownership rights, lien, charge, mortgage, lease, verification of documents from originals or from any Govt. department, etc. has to be taken care by legal experts/ Advocates and same has not been done at our end.
- f. The valuation of an asset is an estimate of the worth of that asset which is arrived at by the Valuer in his expert opinion after factoring in multiple parameters and externalities. This may not be the actual price of that asset and the market may discover a different price for that asset.
- g. This report only contains opinion based on technical & market information which came to our knowledge during the course of the assignment. It doesn't contain any recommendations.
- h. This report is prepared following our Standard Operating Procedures & Best Practices and will be subject to Limitations, Conditions, Valuer's Remarks, Important Notes, Valuation TOS and basis of computation & working as described above.
- i. The use of this report will become valid only after payment of full fees as per the Payment Terms. Using this report or any part content created in this report without payment of charges will be seen as misuse and unauthorized use of the report.

14. IMPORTANT KEY DEFINITIONS

Fair Value suggested by the competent Valuer is that prospective estimated amount in his expert & prudent opinion of the subject asset/ property without any prejudice after he has carefully & exhaustively evaluated the facts & information came in front of him or which he could reasonably collect during the course of the assessment related to the subject asset on an as-is, where-is basis in its existing conditions, with all its existing advantages & disadvantages and its potential possibilities which is just







& equitable at which the subject asset/ property should be exchanged between a willing buyer and willing seller at an arm's length transaction in an open & unrestricted market, in an orderly transaction willing seller marketing, wherein the parties, each acted knowledgeably, prudently without any compulsion on the date of the Valuation.

Fair Value without using the term "Market" in it describes that the value suggested by the Valuer may not mandatorily follow or may not be in complete consonance to the established Market in his expert opinion. It may or may not follow market dynamics. But if the suggested value by the valuer is not within the prevailing Market range or is assessed for an asset is located in an un-established Market then the valuer will give reasonable justification & reasoning that for what reasons the value suggested by him doesn't follow the prevailing market dynamics.

Fair Market Value suggested by the competent Valuer is that prospective estimated amount in his expert & prudent opinion of the subject asset/ property without any prejudice in consonance to the Market dynamics after he has carefully & exhaustively evaluated the facts & information came in front of him or which he could reasonably collect during the course of assessment related to the subject asset on an as-is, where-is basis in its existing conditions, with all its existing advantages & disadvantages and its potential possibilities which is just & equitable at which the subject asset/ property should be exchanged between a willing buyer and willing seller at an arm's length transaction in an open & unrestricted market, in an orderly transaction after proper marketing, wherein the parties, each acted knowledgeably, prudently without any compulsion on the date of the Valuation.

Here the words "in consonance to the established Market" means that the Valuer will give opinion within the realms & dynamics of the prevailing market rates after exhaustively doing the micro market research. However due to the element of "Fair" in it, valuer will always look for the factors if the value should be better than the market realms which is just & equitable backed by strong justification and reasoning.

Market Value suggested by the competent Valuer is that prospective estimated amount which is average price of the similar comparable assets prevailing in an open & established market during the near period of the date of valuation at which the subject asset/ property should be exchanged between a willing buyer and willing seller on an as-is, where-is basis in its existing conditions, with all its existing advantages & disadvantages and its potential possibilities at an arm's length transaction in an open, established & unrestricted market, in an orderly transaction, wherein the parties, each acted without any compulsion on the date of the Valuation.

Using the term "Market Value" without "Fair" omits the elements of proper marketing, acting knowledgeably & prudently.

Market and market participants can be sentimental, inclined towards the transaction without the element of complete knowledge & prudence about facts or due diligence of the asset therefore "each acted knowledgeably, prudently" has been removed from the marker Value definition.

Realizable Value is that minimum prospective estimated value of the asset/ property which it may be able to fetch at the time of actual property transaction factoring in the element of discount due to the prospects of deep negotiations between the buyer & seller when the parties in-principally find Fair Market Value reasonable and sits together to close the deal and the transaction across the table. Discount percentage on the Fair Market Value due to negotiation will depend on the nature, size, various salability prospects of the subject asset, the needs of the buyer & the seller and kind of payment terms. In some of the cases Realizable and Fair Market Value may also be equal.

Distress Sale Value* is that value when the property is attached with any process such as mortgaged

Page 24 of 57 company of the supplies value of the supplies value





financing, financial or operational dues which is under any stress condition or situation and the financing, the state and the stakeholders are under process of finding resolution towards it to save the property from being attached stakenologies and stakenologie to a formal reconstruction value assessed will always be less than the estimated Fair Market Value where the discount of percentage will depend upon various than the country and factors such as nature, size, salability prospects of the property and kind of encumbrance on the property. In this type of sale, negotiation power of the buyer is always more than the seller and eagerness & pressure of selling the property will be more on the seller than the buyer.

the seller that would be realized when an asset or group of assets are sold due to any compulsion or constraints such as in a recovery process guided by statute, law or legal process, to any south condition or situation thereof where the pressure of selling the asset/ property is very high to realize whatever maximum amount can be from the sale of the assets in a limited time for clearance of dues or due to closure of business. In other words, this kind of value is also called as forced sale value.

Difference between Cost, Price & Value: Generally, these words are used and understood synonymously. However, in reality each of these has a completely different meaning, premise and also having different definitions in professional & legal terms. Therefore, it is our professional responsibility to describe the definitions of these words to avoid ambiguity & confusion in the minds of the user of this report.

The Cost of an asset represents the actual amount spend in the construction/ actual creation of the

The Price is the amount paid for the procurement of the same asset.

The Value is defined as the present worth of future rights in the property/ asset and is a hypothetical or notional price that buyers and sellers are most likely to conclude for a good or service. Value is not a fact, but an estimate of the likely price to be paid for a good or service at a given time in accordance with a particular definition of value.

Therefore, in actual for the same asset/ property, cost, price & value remain different since these terms have different usage & meaning.

Enclosures with the Report:

- Enclosure: I Google Map Location
- Enclosure: II References on price trend of the similar related properties available on public
- Enclosure: III Photographs of the property
- Enclosure: IV Copy of Circle Guideline Rate
- Enclosure V: Important Property Documents Exhibit
- Enclosure VI: Annexure: VI Declaration-cum-Undertaking
- Enclosure VII: Annexure: VII Model code of conduct for valuers
- Enclosure VII: Part D Valuer's Important Remarks



Page 25 of 57





IMPORTANT NOTES

perect Liability Period - In case of any query/ issue or escalation you may please contact Incident Manager by writing at valuers@rkassociates.org. We try our level best to ensure maximum accuracy in the Calculations done, Rates adopted and various other data points & information mentioned in the report but still can't rule out typing, human errors, assessment or any other mistakes. In case you find any mistake, variation, discrepancy or inaccuracy in any data point mentioned in the report please help us by bringing all such points into our notice in writing at valuers@rkassociates.org.within 30 days of the report delivery, to get these rectified timely, failing which R.K. Associates shouldn't be held responsible for any inaccuracy in any manner. Also, if we do not hear back anything from you within 30 days, we will assume that the report is correct in all respect and order to improve our services.

Our DATA RETENTION POLICY is of ONE YEAR. After this period we remove all the concerned records related to the assignment from our repository. No clarification or query can be answered after this period due to unavailability of the data.

<u>copyright Format</u> - This report is prepared on the copyright format of R.K. Associates to serve our clients in the best possible way. Legally no one can copy or distribute this format without prior approval from R.K. Associates. It is meant only for the partially other than R.K. Associates will be seen as unlawful act and necessary legal action can be taken against the defaulters.

IF REPORT IS USED FOR BANK! FIS

NOTE: As per IBA Guidelines in case the valuation report submitted by the valuer is not in order, the banks / FIs shall bring the same to the notice of the valuer within 15 days of submission for rectification and resubmission. In case no such communication is received, it shall be presumed that the valuation report has been accepted.

At our end we have not verified the authenticity of any documents provided to us. Bank is advised to verify the genuineness of the property documents before taking any credit decision.

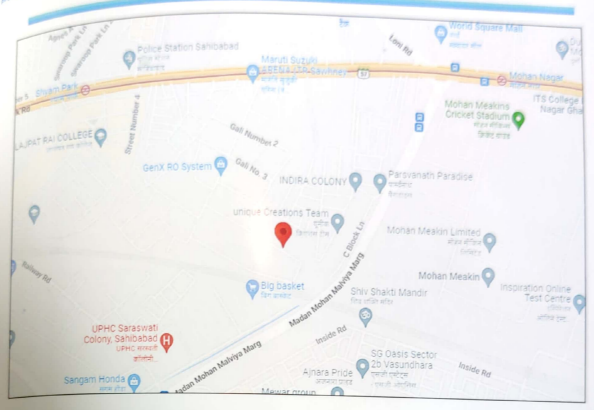
Valuation Terms of Services & Valuer's Important Remarks are available at www.rkassociates.org for reference.

	www.	w.rkassociates.org for reference.
SURVEY ANALYST	VALUATION ENGINEER	L1/ L2 REVIEWER
Parveen Sharma & Harshit Mayank	Arun Tomar	Ashish Sawe
Janus	Hingmar.	A Sue Illustration of the state





ENCLOSURE: I - GOOGLE MAP LOCATION





Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org





ENCLOSURE: II - REFERENCES ON PRICE TREND OF THE SIMILAR RELATED PROPERTIES AVAILABLE ON PUBLIC DOMAIN

Ghaziabad Property	HOME ABOU	UT US INDUSTRIAL PROPERTY	RESIDENTIAL PROPERTY W BLOC
Description -	Factory Love 1		
Rajendr	a Nagar Ind	dustrial Are	ea
bing for D	roperty in Rajendra Nagar Indus	strial Area? Then you are on the endra Nagar Industrial Area, Deta	right platform Property
Aroa: 373 Gaj			
Tin Shead RCC			
Demand: Rs. 65,000/Gaj			
For more Listed Properti	es click here		
Address —			Open on Google Maps ♥
Address: Rajendra Nagar Industrial Area Country: India Province / State: Uttar Pradesh		City / Town: Ghaziabad Postal code / ZIP: 201007	
Overview			
100	Bern .	That is	
Property ID	5425	Land area	3,325.77 SqFt
Price	₹65,000 / Per Gaj	Label	Hot Offer
Property Type	Industrial	Demand	65,000 per Gaj
Property status	Want to Purchase	Roof	Tin Shead
Size	3,325.77 SqFt	Phone Number	+91-9810714666 ksociales Valuers





findauction.in/auction/indianbank/factory-land-and-building-in-sahibabad-ghaziabad-353958 HOME SEARCH PREMIUM BLOG FAQ ABOUT CONTACT FINDAUCTION Home • Ghaziabad • Sahibabad • Indian Bank Factory Land And Building in Sahibabad, ₹18,75,00,000 Ghaziabad Indian Bank Description Auction History Bank Name Indian Bank Property Type factory land and building 8633 Sq Yards Possession Physical Locality Sahibabad, Ghaziabad City Ghaziabad Reserve Price ₹18.75.00.000 **Emd** Amount ₹1,87,50,000 Bid Increment value(Rs.) ₹5,00,000 Auction Start Date & Time Wed, 11 May 2022 11:00 AM Auction End Date & Time Wed, 11 May 2022 04:00 PM

CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org

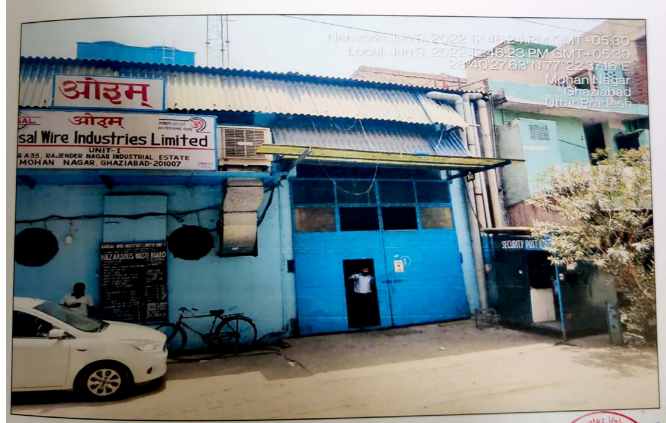




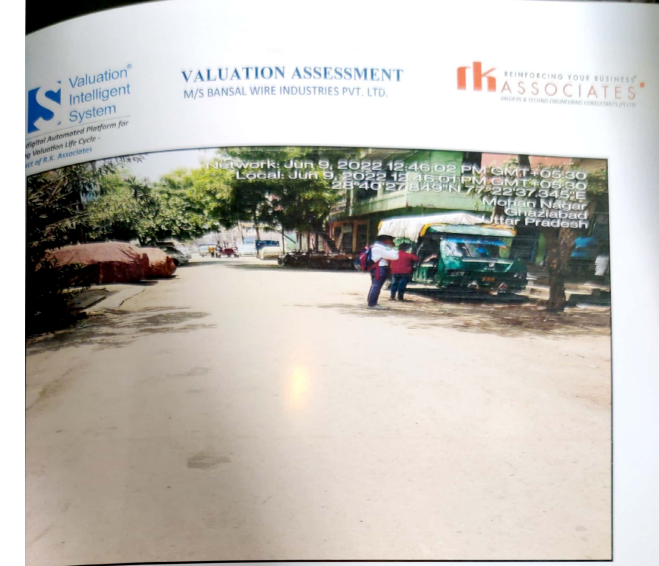


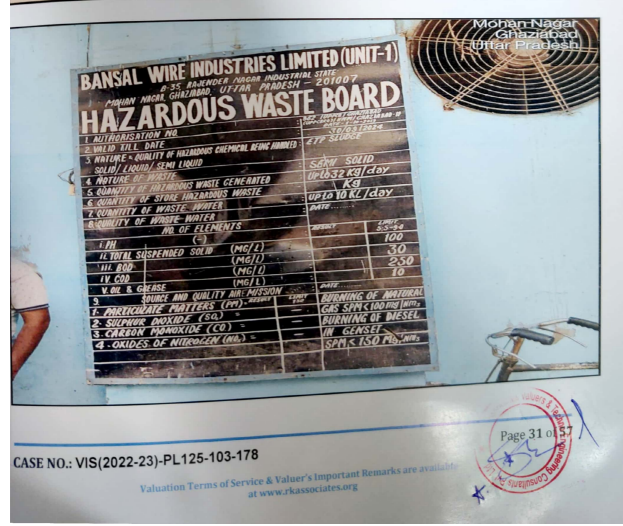
ENCLOSURE: III - PHOTOGRAPHS OF THE PROPERTY







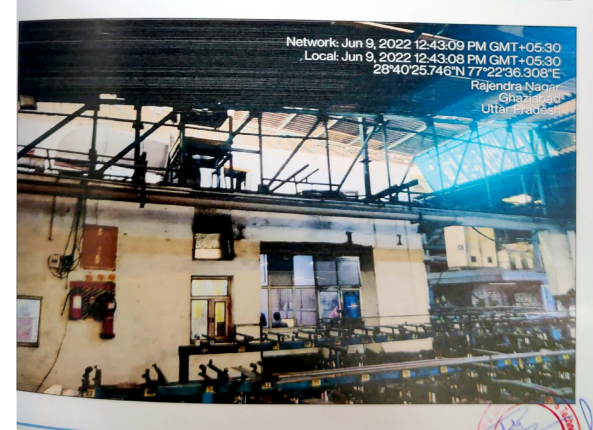












CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org









CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org





Valuation"

Intelligent





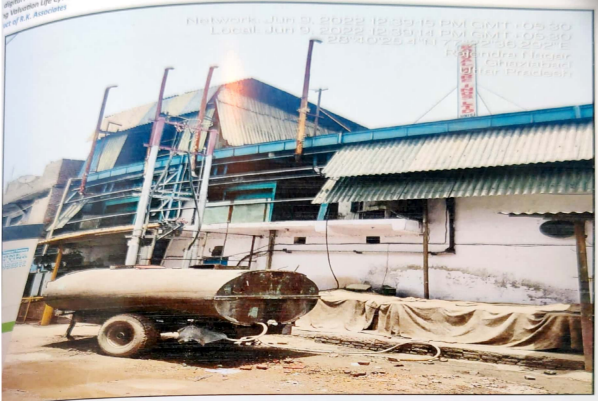


CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org









CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are availat at www.rkassociates.org



Valuation Intelligent System

VALUATION ASSESSMENT M/S BANSAL WIRE INDUSTRIES PVT. LTD.







CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org



Valuation*







ASE NO.: VIS(2022-23)-PL125-103-178





AVERVALION VSSESSMENT

M/S BANSAL WIRE INDUSTRIES PVT. LTD.

Malsys Juapillajul > notelley :

ENCLOSURE: IV - COPY OF CIRCLE RATE

	े- जेलाधिकाश्चे स्पाबाद ।	d po			S S S S S S S S S S S S S S S S S S S	Pan Span	Hak	Course of Course
28200	23200	00947	23000	00042	00077		मिद्रेन झम्बस्ट्रोज	127
38000	34600	36000	33000	33000	22500	triblete	Washyson hez	025
40800	34000	39600	33000		31200	प्रिटिश्य	Firefile	SZE
43200	36000	40800	34000	38400	32000	नम्बीय	eir dinaing	6400
40800	34000	38400	35000		31000	प्रिक्ति	अधिक नगर व	2000
00954	38000	42000	32000	34800	0006Z	trigists	কি চৰ্চাচ ইচ্ছ) সাজাছনীদ লং চৰ্চাহ হৈ ছবিবহিবলৈ তাম জামিষিক জামি	EZIO
22200	0009\$	21600		39600	33000	triğin:	कि एम्स्टिक स्थि कि केए कि इस	2210
40800			43000	20400	42000	triglais	stall (falls)	SEDO.
33000	34000	37200	31000	34800	2000	22/3/10/-	ল্ডি কেনিডিন্ড আগ্রেমান কে দ্বান্ত কিন্তু (২ ক্রিডিন্ড) কি দ্বান্ত কিন্তু (২ ক্রেডিন্ড)	9200 9100
21100	00061	19100	21000	00022	20200	Bibleta	(DIR) 129/B VEGUE	gros
DESTRUCT	ledddigan.	пения	17000 17000	16100	T 4000	tzłężelo		SUB-UP
make it so	R ON YEAR BY ST COLY SEE	- P.	### #################################	felia Bila abid Za	र्यात वर्षात्रका राज	यो संस्तुत	দাদে বাজ চনাত চলনাক বি নিন্দুবারি	F-Payer II

(f)(中) 8-PみIK E-lelle

। फ्रेंड कि प्योगनी के गिर्फ न्निकी कि निकार काफ़ीगिक प्रते का काफ़ीर प्राच-क

0009	0055	0009	0055		
		0007	0022	कच्या, प्रपार, खपरेल	7
0008	0002	0008	0004	2 tk	
10000	0006	10000	0006	दीन शेख एस्ट्रेस्ट्स शेड, फाइबर्	3
11000	10000	12000		डाङ ,ाष्ट्रीय प्रदेशा, खार	2
12000	11000	The state of the s	11000	आरव्येव्सीव	S
10 1 17 17 1 K		14000	12000	O(15-017-051)C	1
-	क अनुसार प्रति वर्ग	प्रस्तावित	समिति	44	
में डेकक प्रज्ञ कि ए	मिनी क किंद्र प्रतिशी	डेडक ५२ कि एमि ५५६ फि छिए	मी के किस मध्य शामनार के ग्रमीय	वस् वस्या क्ष्या क्ष्या के जाहार	中中

प्रथम केनी का निर्माण— का तास्तर्य यह है कि उसमें दरवाजें, खिडकी में मंहगी लकडी यथा शीशम, सागीन, देवदार या कन्नेन्ड जाटस्युफ बोर्ड या भेटल है कीय केमी का निर्माण— का तास्तर्य यह है कि जो प्रथम अंभी POP का निर्माण न हो। गेर वाणिजियक भयनों का मूल्याकन निम्न वर्गक से निकाला

मान के के अनुसार के अनुसार के किए हुए हम के कार है जार है जार है जार है जार है जार है के अनुसार महन का कि मान के किए जार के अनुसार महन का कि मान के का महि का है। विद्या के का कि का के का जार है जार के अनुसार के किए जार के अनुसार महन के के अनुसार के किए के अनुसार महन का कि का

1 Suprissions वर्ष जियाहिकारी -80

Page 38 of 57

20

गागितवाबाद । तहसीसदार

गामियावावाद । HUR WAY THE

TASE NO.: VIS(2022-23)-PL125-103-178

at www.rkassociates.org Valuation Terms of Service & Valuer's Important Remarks are available



M/S BANSAL WIRE INDUSTRIES PVT. LTD. VALUATION ASSESSMENT



Mq 85:51 ,55111/8

ENCLOSURE V: IMPORTANT PROPERTY DOCUMENTS EXHIBIT

LEDGER FOR PROPERTY NO - MN29570

M/s Bansal Wire Industries Ltd.

SSERVE			
VAA	199237	ON 95NOH	35.8
omsN slishoM	Rajendra Nagar Indus. Area	oN Dasiv	0)
Father/Husband Name		Property No	0136SNIA

_	Balance: 39847.08[JATOT	
297172	80.eto7cc	BILL- 2022-2023	SSOSINGAINS
0	04.748,95	PAID BY CHEQUE, CHEQUE NO. 112100 Paid Amt. 35372 And Discount 7969	1502/gul/3021
19869	0	BILL- 2021-2022	1202/un/3051
0	89.152.04	PAID BY CHEQUE, CHEQUE NO. 152966 Paid Amt. 31185 And Discount 346	SINOVIZOZO
31531	0	BILL- 2020-2021	24/Apri2020
0	00.028,65		52/101/2019
34650	0	PAID BY CHEQUE, CHEQUE NO. 332511 Paid Amt. 27720 And Discount 6930	***************************************
	34,650.00	817-2019-2020	20/Acr/2019
3465	0	PAID BY CHEQUE, CHEQUE NO. 535146 Paid Amt. 27720 And Discount 6930	810S/guA/9S
	34,650.00	BILL. 2016.2019	810S/xqA/TS
3150	0	PAID BY CHEQUE, CHEQUE NO. 698296 Paid Amt. 25200 And Discount 6300	710S/guA/02
	31,500.00	BILL. 2017-2018	7102/unc/10
31501	0	PAID BY CHEQUE, CHEQUE NO. 049022 Paid Amit. 25200 And Discount 6300	27/Aug/2016
00006	0	CREDIT NOTE-By/BB Singh-16/25097, 18/23842, 16/11/2015	21/201/2016
	00.002,15	BILL- 2016-2017	21/101/2016
	00.000,00		27/Feb/2016
	00.000,00	BILL- 2015-2016	22/Apri2014
	30000	8171-2014-2015	
CREDIT	11830	OPENING BAL. OF ARREAR-2014-2015	04/Jan/2014
		PARTICULARS	STAG



FE NO: VIS(2022-23)-PL125-103-178

Valuation





में अरो बार्गिंग निर्मात हरते हैं जो प्रार्थ है है है अपना CAN BENT-1611 SPINS CY THANKSTOPAT in pursuance of the order of the Canector No. 10-A of the Stamp Act. It is certified that an amount of Reake, each. (In Words Respired and MEA...) has been Paid in Cash as Stamp duty in respect of this instrument in the State Bank of India Treasury Sub-Treasury of by challen No. Atm. R. Dated Light Such ME 1 1 1 19 19/19/15 Officer In-charge Treasury-Ghaziabad

विज्य पत्र जीका 30,00,000/- स्पया का, जिल पर स्टाम तरजारी निर्धार कर के अनुसार मुख्य केला 40,00,000/-स्यवा पर अज्ञ 5,80,000/- त्यवा का अदा िवा व्या है।

यह विवृध पत्र आज स्थान गाजियाधार मैसर्स बाताजी दायर्स प्राध तिव रोजर दर्ट ऑगिम्स बी के 100, पश्चिमी जालीमार बाग, देहली-52 हारा हाधरेक्टर प्रवन हुमार वैन पुत्र वी वी. सी- जैन निवासी जै-वी-01, पीतमपुरा, नई दिल्ही प्रतीक

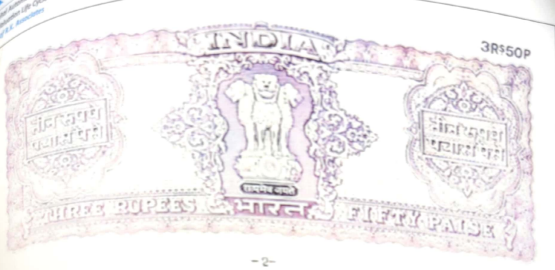
ASE NO.: VIS(2022-23)-PL125-103-178



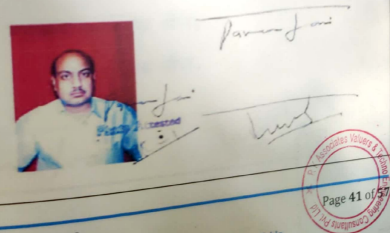
Valuation Intelligent system

VALUATION ASSESSMENT M/S BANSAL WIRE INDUSTRIES PVT. LTD.





अव्यव शिवन्ते का विकृत का में विकृता कम्पनी करा ग्या है। सर्व मैल्ली बंसत पायर इन्डस्ट्रीज प्राठ तित ई-६०, व्यसानगर, दिल्ली-7 द्वारा डायरेज्टर श्री धर्मपात पूत्र श्री हरी कियन ए-47, विदेव विहार, दिल्ली-95 फरीव दोयम १जिन्हे क्षा विकृत पत्र में द्वेता अधनी वहा नया हैं। के मध्य विया नया। इस विद्या पह में पक्कारों के तमस्त उत्तराधिकारी गण, वैधानिक पुरिवाणिकान एटं त्यानायण्य सम्मतित सम्हे जावेगा विविद्य हो कि वैद्वी भूमि फाँट नम्बर वी-35 जिला भवन नमार- 153 है, समान्दित स्टरा नमार २४३ छ: बिल्वा. २५८ नो विस्पा पांच विस्पाती, 260 तीन विस्पा छ: विस्पाती वत क्यानी केन्स्त अट्रारंड विस्ता स्थारंड विस्ताती या व्यवती ार्थात 2808 वर्ग गड अर्थात 2347-77 वर्ग मीटर वैभावती पूर्वी मुद्दा 240 फिट 8 ईव, प्रोज्यमी भूजा 240 फिट 8 ईव, उरतरी

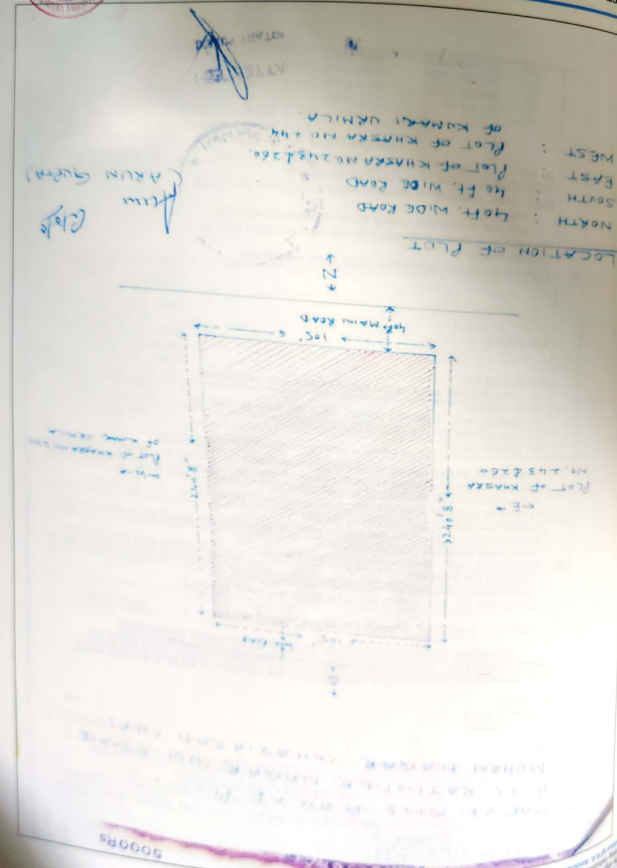


CASE NO .: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available



notieuley
ingliedni
material and moral and mor



CASE No.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important R

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org

Rage 43 of 5





Annexure - B Date: 18.10.2021

SHIREESH TRIPATHI

Office: 203,2nd Floor, Ansal Sumedha Building, RDC, Raj Nagar, Ghaziabad Office: 203,2nd Floor, Mestern Wing, Tis Hazari Court, Delhi 110054

Email ID:allindialawfirm@gmail.com, shireeshtripathi1@gmail.com TIR: 22 OCT 2021 SBI NEPZ NOIDA

Ref. No.

The Chief Manager State Bank of India NEPZ, NOIDA

TITLE INVESTIGATION REPORT REGARDING THE PROPERTY OF M/S BANSAL WIRE INDUSTRIES LTD., FOR THE PROPERTY BEARING INDUSTRIAL PLOT NO. B-35, RAJENDRA NAGAR INDUSTRIAL ESTATE, SAHIBABAD, GHAZIABAD

			colored II to the second			LINETABAD
1	a)Name of t	he Branch/ B	usiness Unit/Office seek	ing opinion	. T	
						NEPZ, NOIDA
	b)Reference	No. and date	e of the letter under the	e cover of	which	
	PERMITTER AND LINE	1152 501100-100	ioi sciutily die infward	ed.	111011	
	c)Name of t	he Borrower.			M/s Ra	pred to
2.	a) Name o	r the unit/	concern/ company/ pers	son	M/s Ra	nsal Wire Industries Ltd.
	offering the	property/ (le	es) as security.		1,200	nsal Wire Industries Ltd.
	b) Constitut	tion of the un	it/concern/ person/body creation of charge.	/authority	M/s Ra	Deal We
	offering the	property for	creation of charge.		173 00	risal Wire Industries Ltd.
	(c) State as	to under will	L CODOCITY IS SPONIFILM OF	Fanad / .	ther T	
						Borrowers
3.	Complete o	r rull descript	ion of the immovable pr	operty/	Plot N	O B 35 5
	(les) offere	ed as security	including the following	details.	Indust	No. B-35, Rajendra Nagar trial Estate, Sahibabad
_	1-1 C	Mo			Ghazi	ahad Estate, Sahibabad
	(a) Survey	louse no / in	comp of h			
	(b) D001/F	/ area inclu	case of house property)		N.A. Plot No. B-35
	(c) Extent,	area inclu	ding plinth/ built up a	area in ca	se of	2347.77 sq. mtrs.
	House prop	CILY				(2808 sq. yards).
	(d) Location	ons like name	of the place, village, ci	ty, registra	ation,	Plot No. B-35, Rajendro
	sub-district	t etc.				Nagar Industrial Estate
						Sahibabad, Ghaziabad
	David de de contra de cont					East : Rest land of Khasra
	Boundaries					No. 243 & 260
						West : Khasra No. 244 of
						Km. Urmila
						North: Road 40' wide
						South: Road 40' wide.
4.	a)Particula	rs of the doc	uments scrutinized-seri	ally and		
	chronologic	cally,				
	(a) Nature	of documer	nts verified and as to v	hether the	ey are	
	origina	ils or certifie	d copies or registration	extracts di	uly	
	certifie	d.				
	Note: Onl	y originals o	r certified extracts from	n the regist	tering/	
	land/ rever	nue/ other a	uthorities be examined.			
	SI. No.	Date	Name/ Nature of	Origin	nal /	In case of copies,
		0000	the Document	certified	copy/	whether the original was
		Contract of	the Document	certified	extract/	scrutinized by the
	100000			photocog	by, etc.	MOVOCATO
	1)	DE 12 1070	C-1- dood	Origi	inal	Yes
	1)	05.12.1972	Sale deed	Origi	inal	
	III)	14.03.1985	Sale deed	Origi		
		22.04.1988	Sale deed	Orig	inal	Shoull
	I IV)	21.09.1995	Sale deed	(30)		

Page 44 of 57



Valuation* **▼** Intelligent system

than 30 years is mandatory. mandatory (Separate Sheets (per be used)

Kishore Arora Karta HUF M/s Nand Kishore Arora & Sons S/o Sh. Late of not less Chand & Smt. Santosh Arora W/o Sh. Nand Kishore Arora & Sons S/o Sh. Late of the owner of said property vide order dated 03 co. Chand & Smt. Santosh Arora W/o Sh. Nand Kishore Arora & Sons S/o Sh. Late of the owner of said property vide order dated 03 co. Chand & Smt. Santosh Arora W/o Sh. Nand Kishore Arora & Sons S/o Sh. Late of the owner of said property vide order dated 03 co. Chand & Smt. Santosh Arora W/o Sh. Nand Kishore Arora & Sons S/o Sh. Late owner of said property vide order dated 03 co. Chand & Smt. Santosh Arora W/o Sh. Nand Kishore Arora & Sons S/o Sh. Late owner of said property vide order dated 03 co. Chand & Smt. Santosh Arora W/o Sh. Nand Kishore Arora & Sons S/o Sh. Late owner of said property vide order dated 03 co. Chand & Smt. Santosh Arora W/o Sh. Nand Kishore Arora & Sons S/o Sh. Late owner of said property vide order dated 03 co. Chand & Smt. Santosh Arora W/o Sh. Nand Kishore Arora decision of the owner of said property vide order dated 03 co. Chand & Smt. Santosh Arora W/o Sh. Nand Kishore Arora decision of the owner of said property vide order dated 03 co. Chand & Smt. Santosh Arora W/o Sh. Nand Kishore Arora decision of the owner of the ow Chand & Smt. Said property vide order dated 09.03.1979 passed by the owner of Said property vide order dated 09.03.1979 passed by Hon'ble High Court of Delhi.

Hon'ble High Con.
Hon'ble High Con.
Hon'ble High Con.
Sh. Nand Kishore Arora S/o Sh. Lal Chand & Smt. Santose. Further Sh. Nand Kishore Arora sold the said property to Sh. Arora Kumar, Sh. Suresh Kumar and Sh. Naresh Victoria Arora W/o Sh. Ratto Sh. Suresh Kumar and Sh. Naresh Kumar sons of sudarshan Kumar, Sh. Suresh Kumar and executed a sale deed in the same sons of Sudarshan Kumar sons of Sh. Harbansh Lal Sharma and executed a sale deed in their favour sh. Harbansh Lai Shah and 14.03.1985 in Book No. 1, Vol. No. 301, Pages which was registered on 14.03.1985 in Book No. 1, Vol. No. 301, Pages 217 to 221, Doc. No. 2097 & Musanna No. 2098, 2099, 2100 in the office of Sub Registrar, Ghazlabad.

office of Sub Regularishan Kumar & Sh. Naresh Kumar sons of Sh. Thereafter Sh. Submar appointed their attorney to his brother Sh. Harbansh Lal Sharma and Suresh Kumar S/o Sh. Harbansh Lal Sharma and executed a deed of Suresh Ruman Sylvania which was registered on 14.01.1988 in Book No. 1V No. 4, Doc. No. 2622/4 in the office of Sub Registrar, Jalandhar (Punjab).

Further Sh. Suresh Kumar S/o Sh. Harbansh Lal Sharma (for himself) and as attorney holder of his brothers Sh. Sudarshan Kumar & Sh. Naresh Kumar sons of Sh. Harvansh Lai Sharma sold the said property to M/s Balaji Wires Pvt. Ltd. through its Director Sh. Arun Gupta S/o Sh. Shyam Sunder Gupta and executed a sale deed in its favour. which was registered on 22.04.1988 in Book No. 1, Vol. No. 27, Pages 306 to 311, Doc. No. 172 in the office of Sub Registrar, Ghaziabad. Thereafter M/s Balaji Wires Pvt. Ltd. through its Director Sn. Pawan

Kumar Jain S/o Sh. P.C. Jain sold the said property to M/s Bansal Wire Industries Pvt. Ltd. through its Director Sh. Dharampal S/o Sh. Hari Kishan and executed a sale in its favour, which was registered on 21.09.1995 in Book No. 1, Vol. No. 45, Pages 247 to 264, Serial No. 31 & Musanna No. 32 in the office of Sub Registrar, Ghaziabad. Title of the Intended Mortgagor over the Proport

9.	Nature of Title of the Interlied Mortgagor over the Property (whether full ownership rights, Leasehold Rights, Occupancy/ Possessory Rights or Inam Holder or Govt. Grantee/Allottee etc.)	Free Hold Right
_	If leasehold, whether;	
10.	a) Lease Deed is duly stamped and registered.	
	b) lessee is permitted to mortgage the Leasehold right,	N.A.
	c) duration of the Lease/unexpired period of lease,	N.A.
	d) if, a sub-lease, check the lease deed in favour of Lessee as to	N.A.
	whether Lease deed permits sub-leasing and mortgage by Sub- Lessee also.	N.A.
	e)Whether the leasehold rights permits for the creation of any superstructure (if applicable)?	N.A.
	f)Right to get renewal of the leasehold rights and nature thereof.	N.A.
11.	If Govt. grant/ allotment/Lease-cum/Sale Agreement, whether;	N.A.
	grant/ agreement etc. provides for alienable rights to the mortgagor with or without conditions,	N.A.
	the mortgagor is competent to create charge on such property,	N.A.
	whether any permission from Govt. or any other authority is required for creation of mortgage and if so whether such valid permission is available.	N.A.
12.	If occupancy right, whether:	N.A.
	a) Such right is heritable and transferable	N.A.
-	VINULUAGE CAN be created	N.A.
	mortgage could be possible, the modalities/procedure to be followed including court permission to be obtained and the	No, Minor's interest
44.	Deed, whether:	No
-	a) The Gift/Settlement Deed is duly stamped and registered;	N.A.
	the deed is duly stamped and registered,	1: ut

CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org

Page 45 of 5

Thirand





creation of mortgage as per the (d) Requirements, if any for creation of mortgage as per the central/state laws applicable to the trust in the matter,	Associ		(c) If so additional precautions/permis	sions to be obtain	
(c) it is property is a faricultural land, whether there are any perticultural land and whether there are any perticultural into property is a faricultural land, whether there are any perticultural for the validity of the title and right to enforce the mortgage. (b) In case of agricultural property other relevant records / decuments as per local laws, if any are to be verified to ensure the validity of the title and right to enforce the mortgage? (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure collected/permission obtained. (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure collected/permission obtained. 21. Whether the property is affected by any local laws 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.). (c) (a) Whether the property is involved in or subject matter of any litigation which is pending or concluded? (b) If so, whether such litigation which is pending or concluded? (c) Whether the title documents have any court seal/marking which points out any litigation which is pending or concluded? (d) In case of partnership firm, whether the property belongs to a limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registrarion of any prior charges with the Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registrarion of any prior charges with the Company from any other No change.			(c) ation of valid mortgage?	to obtained for	
central property is Agricultural land and whether the focal laws permit mortgage of Agricultural land and whether there are any permit mortgage of Agricultural land and whether there are any permit mortgage of Agricultural land and whether there are any permit mortgage of Agricultural property other relevant records / documents as per local laws, if any are to be verified to ensure the validity of the title and right to enforce the mortgage? (c) in the case of conversion of Agricultural land for commercial followed/permission obtained. (c) in the case of conversion of Agricultural land for commercial followed/permission obtained. 21. Whether the property is affected by any local laws or other equilations, costal zone Regulations, Environmental Clearance, etc.). (a) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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/ attachments/security to court in respect of the property in question? It such case please comment on such seal/marking. 24. (a) In case of partnership firm, whether the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/execution of documents, Registration of any prior charges with the Company registered. (c) Whether the property (to be mortgage) is purchased by the above company from any other No change.		- 1	Requirements, if any for creation of	of mortgage as pacifi-	N.A
(a) If unstagage of Agricultural land and whether there are any restrictions for creation/enforcement of mortgage, said with the said said restrictions for creation/enforcement of mortgage, said could not get as land and unstantial		1	entral/state laws applicable to the tru	ist in the matter	
restrictions for creation/enforcement of mortgage. (b) In case of agricultural property other relevant records / decuments as per local laws, if any are to be verified to ensure the validity of the title and right to enforce the mortgage? (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. (d) Whether the property is affected by any local laws or other regulations, costal Zone Regulations, Environmental Clearance, etc.). (e) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. (c) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. (c) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. (e) If so, whether such litigation would adversely affect the comment 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 is inquestion? 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 hatchpot? Whether the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to its director for keeping the Company, check the Borrowing powers, Board resolution, authorization to its director for keeping the Company register of the property to be mortgaged of Security of directors, charges with the Company and defaults if any, duly certified by a common seal etc.		L	(a) If the property is Agricultural land	whether the local less	N.A. SO
(b) In case of agricultural property other relevant records / Ordin one search property of the relevant records / Ordin or search property of the relevant records / Ordin or search property of the validity of the title and right to enforce the mortgage? (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. (d) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. (e) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. (e) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. (followed/permission obtained. (g) Whether the property is affected by any local laws or other regulations, costal Zone Regulations, Environmental Clearance, etc.) (a) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition for subject matter of any litigation which is pending or concluded? (b) If so, whether such litigation would adversely affect the repair of any 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 the property leongs to a Limited Company, Ceck the Borrowing		120	permit mortgage of Agricultural land	a control trimes	Ag ou
(b) In case of agricultural property other relevant records / decuments as per local laws, if any are to be verified to ensure the validity of the title and right to enforce the mortgage? (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. (d) Whether the property is affected by any local laws 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.). (a) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition formation proceedings? (c) Whether the property is involved in or subject 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 have applicable laws? (c) Whether the property belongs to a Limited Company, check the Imm 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 property belongs to a Limited Company, check the Imm and the deed is properly registered. (b) Property belongs to a Limited Company, check the Imm and the deed is properly mortgage in security of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common sea			restrictions for creation emblement e	mortgage, are any	the said revenue
(b) In case of agricultural property other relevant records / decuments as per local laws, if any are to be verified to ensure the validity of the title and right to enforce the mortgage? (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure regulations having a bearing on the creation security (viz. Agricultural Laws, weaker Sections, minorities, Land Laws, SEZ regulations, Costal Zone Regulations, Environmental Clearance, etc.). (a) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. (c) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. (b) If so, whether such litigation which is pending or concluded? (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. (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. (a) In case of partnership firm, 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 reate mortgage of execution of documents, Registration of any prior charges with the Company, Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the company registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the company registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the company registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the co	1				agricultural land is
(b) in case of agricultural property other relevant records / decuments as per local laws, if any are to be verified to ensure the validity of the title and right to enforce the mortgage? (c) In the case of conversion of Agricultural land for commercial followed/permission obtained. (c) In the case of conversion of Agricultural land for commercial gurposes or otherwise, whether requisite procedure followed/permission obtained. 21. Whether the property is affected by any local laws or other agricultural Laws, weaker Sections, minorities, Land Laws, Seze etc.). (a) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether the property is involved in or subject 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 conversion of a valid mortgage or have any implication of its future (b) Property belonging to partners, whether thrown on hotchpot? Whether formalities for the same have been completed as per applicable laws? (c) Whether the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the company and defaults if any, duly certified by a bove company from any other No change. Company or Implied Laws (1) Provision (1) Provision for Common seal etc be checked and may asked the company or Implied Laws (1) Provision (1) Provision (1) Provision (1) Provis	- 1				
(b) In case of agricultural property other relevant records / documents as per local laws, if any are to be verified to ensure the validity of the title and right to enforce the mortgage? (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. 21. Whether the property is affected by any local laws or other regulations having a bearing on the creation security (viz. Agricultural Laws, weaker Sections, mirrolles, Land Laws, SEZ regulations, Costal Zone Regulations, Environmental Clearance, etc.), 22. (a) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. 23. (a) Whether he property is involved in or subject 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 preperty belongs to a limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registra (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company Registra (ROC), Articles of Association / provision for common seal etc be checked and may asked the company and defaults if any, duly certified by a company or limited to the firm and the company	1				tintil and be mortganed
(b) In case of agricultural property other relevant records / documents as per local laws, if any are to be verified to ensure the validity of the title and right to enforce the mortgage? (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. (c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. (d) Whether the property is affected by any local laws 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.). (a) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. (b) Whether the property is involved in or subject 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. (a) In case of partnership firm, whether the property belongs to a limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/execution of documents, Registration of any prior charges with the Company Registra (ROC), Articles of Association / provision for common seal etc. (b) Whether the property (to be mortgage/execution of any prior charges with the Company Registra (ROC), Articles of Association / provision for common seal etc. be checked and may asked the company and defaults if any, duly certified by a company or Umited Lability Rotterschiel (LID firm ? Yes /No	1				could not our Sorrows
(c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. 21. Whether the property is affected by any local laws or other Agricultural Laws, weaker Sections, minorities, Land Laws, SEZ regulations, Costal Zone Regulations, Environmental Clearance, etc.), (a) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition proceedings? (b) Whether the property is involved in or subject 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 property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b)i) Whether the property (to be mortgage/ execution of on any prior charges with the Company and defaults if any, duly certified by a Company or Umited Lability Rotations (LD) firm? Yes /No	1		are of agricultural property of	TOR COL	change u/s and use
the validity of the title and right to enforce the mortgage? (c) in the case of conversion of Agricultural land for commercial for get changed and purposes or otherwise, whether requisite procedure followed/permission obtained. 21. Whether the property is affected by any local laws 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 or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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 a limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registra (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company Registra (ROC), Articles of Association / provision for common seal etc be checked and may asked the company and defaults if any, duly certified by a company from any other No change.			(b) In case as per local laws, if any si	referent records /	BAUTERS .
(c) In the case of conversion of Agricultural land for commercial followed/permission obtained. 21. 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 or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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? 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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b))) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Libility Libition (LIP) firm? Yes (No			documently of the title and right to ent	force the verified to ensure	PITTER IN COLUMN
(c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. 21. Whether the property is affected by any local laws 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 or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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 property belongs to a Private Ltd. Company, Board resolution, authorization to create mortgage/execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b)i) Whether the property (to be mortgaged) is purchased by the Bove company from any other No change. Company or lightly lightly the partnership (LLP) firm? Yes (No			the Aguard	orce the mortgage?	enforceability and but for
(c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/permission obtained. 21. Whether the property is affected by any local laws 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 or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject matter of any litigation which is injunction / stay orders & Attachments appending or concluded? (b) If so, whether such litigation would adversely affect the creation of a valid mortgage or have any implication received an undertaking may be 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 property belongs to a Private Ltd. Company, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. 25. Whether the property (to be mortgaged) is purchased by the Bove company from any other No change. 26. Company religited Libbility In Partnership (LLP) firm? Yes (No					
(c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure rollowed/permission obtained. 21. Whether the property is affected by any local laws or other regulations, having a bearing on the creation security (viz. Agricultural Laws, weaker Sections, minorities, Land Laws, SEZ etc.), 22. (a) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject matter of any itigation 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/ execution of documents, Registration, authorization to its director for keeping the above company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company or Limited Limited Limited Limited Limited Limited Limited Limited Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company or Limited L					required to get class in
principowed/permission obtained. 21. whether the property is affected by any local laws 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 or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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 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 property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b))) Whether the property (to be mortgaged) is purchased by the above company from any other No change. company Registrar (ROC), Articles of Association / provision for common seal etc. b))) Whether the property (to be mortgaged) is purchased by the above company from any other No change. company or Limited Limities Protections (LIP) firm? Yes /No			to the case of conversion of Agricu	threat to a dis	australia Comparati
followed/permission obtained. 21. whether the property is affected by any local laws 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 or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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 not such seal/marking. 25. Whether the person(s) creating mortgage has/have authority 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 property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to its director for keeping the above and private Ltd. Company, Board resolution, authorization to its director for keeping the above said property mortgaged in security, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company or Limited Limited Provision (LIP) firm? Yes /No			(c) moses or otherwise, whether requise	ite present for commercial	
25. Whether the property is affected by any local laws 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 or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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? 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 of the firm. 25. Whether the person(s) creating mortgage has/have authority to create mortgage for and on behalf of the firm. 26. Whether the property belongs to a Private Ltd. Company, Board resolution, authorization to its director for keeping the above said property mortgaged in security, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registration of provision for common seal et be checked and may asked the borrowers to produce its list of directors, charges upon the company and defaults if any, duly certified by a chartered Accountant. (b) Whether the property (to be mortgaged) is purchased by the above company from any other No change.			- Hawari nermission optained		
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 or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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 contain the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to its director for keeping the above said property mortgaged in security. Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b) I) Whether the property (to be mortgaged) is purchased by the above company from any other No change.			whather the property is affected by	N. anni I	
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 or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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 contain the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to its director for keeping the above said property mortgaged in security. Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b) I) Whether the property (to be mortgaged) is purchased by the above company from any other No change.		21.	regulations having a bearing on	the creatile laws or other	Yes w
etc.), (a) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. (b) Whether the property is involved in or Subject matter of any litigation which is pending or concluded? (c) 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. (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 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, Registration of any prior charges with the Company Registration of any prior charges with the Company Registration of any prior charges with the Company Registration of provision for common seal etc. b) I) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Limited Parkachemits as per laken in this regard from the borrowers a Attachments as per laken in this regard from the borrowers. N.A. N.A. N.A. Property belongs to N.A. N.A. Property belongs to N.A. Registration of any prior charges with the Company Registration of any prior charges with the Company Registration of any prior charges with the Company and Limited Limit			Assignifical Laws weaker Sections	security (viz	year by land laws
22. (a) Whether the property is subject to any pending or proposed iand acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company and Lefaults if any, duly certified by a chartered Accountant. b)i) Whether the property (to be mortgaged) is purchased by the above company or Limited Limited Property (LIP) firm? Yes /No			regulations, Costal Zone Regulations	S. Environmental Laws, SEZ	
22. (a) Whether the property is subject to any pending or proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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 of the firm. 25. Whether the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to its director for keeping the above said property mortgaged in security, above said property mortgaged i			etc.),	Clearance,	1000
(b) Whether any search/enquiry is made with the Land Acquisition office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b) If Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Liability Partnership (LLP) firm? Yes /No	-	77	(a) Whether the property is subject to	any pending as	
(b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. 23. (a) Whether the property is involved in or subject 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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b) If whether the property (to be mortgaged) is purchased by the above company for limited Liability Partnership (LLP) firm? Yes /No		***			N.A
23. (a) Whether the property is involved in or subject 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 property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. D) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Limits Partnership (LIP) firm? Yes /No			(b) Whether any search/enquiry is ma	de with the Land Account	
23. (a) Whether the property is involved in or subject 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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b) If Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Limits, Pattersorking (LIP) firm? Yes /No			Ullice dire the obtaine of bacif sedici	vendury.	N.A.
subject 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 court in respect of the property belongs to a private Ltd. Company, 80 and Limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b) If whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Lability. Partnership (LLP) firm? Yes /No	13	23.	(a) Whether the property is involved	in or No Litigation	
(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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Lability, Partnership (LLP) firm? Yes /No			subject matter of any litigation which	is injunction / stay and	The second secon
(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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Limiting All Property (Limiting Limiting All Property (Limiting All Property (Limiti			pending or concluded?	information received	ers & Attachments as per
(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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b) If whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Limitity Partnership (LLP) firm? Yes /No				talcan in this	from the ertaking may be
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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company and defaults if any, duly certified by a Chartered Accountant. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Limiting Accountant and the deed is property in question? In such case please comment on such case please comment on such case please comment on NO N.A. Property belongs to a Private Ltd. Company, Board resolution, authorization to its director for keeping the above said property mortgaged in security. Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the company and defaults if any, duly certified by a Chartered Accountant.			(b) If so, whether such litigation woul	d adversely affect the	
(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 court in such case please comment on such seal laws? (d) In case of partnership firm, whether the property belongs to not hotchpot? N.A. N.A. Property belongs to a private Ltd. Company, Board resolution, authorization to its director for keeping the above said property mortgaged in security, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the borrower to produce its list of directors, charges upon the company and defaults if any, duly certified by a Seal etc. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Librillity Partnership (LLP) firm? Yes /No			creation of a valid mortgage or have	any implication of its future	N.A.
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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company and defaults if any, duly certified by a Chartered Accountant. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Liability Partnership (LLP) firm? Yes /No		-	enforcement?		
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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company and defaults if any, duly certified by a Chartered Accountant. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Liability Partnership (LLP) firm? Yes /No			(c) Whether the title documents ha	ave any court seal/marking	NO
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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the borrower to produce its list of directors, charges upon Association / provision for common seal etc. b)ii) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Liability Partnership (LLP) firm? Yes /No			WITH DUTTES OUT OILY HUNDLOTT ALL	TOMONT/SOCIETY L	1.54
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 of the firm. 25. Whether the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to its director for keeping the above said property mortgaged in security, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the Company Registrar (ROC), Articles of Association / provision for common seal etc. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Limitity Partnership (LLP) firm? Yes /No			respect of the property in question? I	n such case please comment	
(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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the borrower to produce its list of directors, charges upon the company and defaults if any, duly certified by a Chartered Accountant. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Linkliths Postparship (LLP) firm? Yes /No	2	A	(a) In case of partnership from what		
(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 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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Linkillty Partnership (LLP) firm? Yes/No	2	4.	(a) In case of partnership firm, wheth	her the property belongs to	N.A.
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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. (b) i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Linkillty Postparship (LLP) firm? Yes /No		-	the firm and the deed is properly regis	stered.	
(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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Linkillty Postporthin (LLP) firm? Yes /No			(b) Property belonging to partners, wh	nether thrown on hotchpot?	N.A.
(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, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Linkillty Battagerbin (LLP) firm? Yes /No			replicable laws?	been completed as per	
25. Whether the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Linkillty Postporthin (LLP) firm? Yes /No					
25. Whether the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. Di)) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Property belongs to a Private Ltd. Company, Board resolution, authorization to its director for keeping the above said property mortgaged in security, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the borrower to produce its list of directors, charges upon the company and defaults if any, duly certified by a Chartered Accountant. Di)) Whether the property belongs to a Private Ltd. Company, Board resolution, authorization to its director for keeping the above said property mortgaged in security, Registration of any prior charges with the Company and defaults if its of directors, charges upon the company and defaults if any, duly certified by a Chartered Accountant. Di)) Whether the property belongs to a Private Ltd. Company, Board resolution, authorization to its director for keeping the above said property mortgaged in security, Registration of any prior charges with the Company and defaults if any, duly certified by a Chartered Accountant. Di)) Whether the property (to be mortgaged) is purchased by the above company from any other No change.		15	(c) Whether the person(s) creating mo	ortgage has/have authority to	N.A.
Limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b)i) Whether the property (to be mortgaged) is purchased by the above company or Limited Linkillty Bottoership (LLP) firm? Yes /No	20	15	reate mortgage for and on behalf of		
Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Linkillty Bottoership (LLP) firm? Yes /No	25	9	Whether the property belongs to a	Property belongs to a Priv	ate Ltd. Company, Board
authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the borrower to produce its list of directors, charges upon the company and defaults if any, duly certified by a Chartered Accountant. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Linklith Partnership (LLP) firm? Yes /No		1	lmited Company, check the	resolution, authorization to	its director for keeping the
authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the borrower to produce its list of directors, charges upon the company and defaults if any, duly certified by a Chartered Accountant. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Linklith Partnership (LLP) firm? Yes /No		E	corrowing powers, Board resolution,	above said property	mortgaged in security,
execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc be checked and may asked the borrower to produce its list of directors, charges upon the company and defaults if any, duly certified by a Chartered Accountant. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Linklith Partnership (LLP) firm? Yes /No		9	uthorization to create mortgage/	Registration of any prior c	harges with the Company
of any prior charges with the Company Registrar (ROC), Articles of Association / provision for common seal etc. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Linklith Battagerbin (LLP) firm? Yes /No		6	xecution of documents. Registration	Penistrar (ROC). Articles of	Association / provision for
Association / provision for common seal etc. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Line little Postpars big (LLP) firm? Yes /No		0	f any prior charges with the	common seal etc be ched	ked and may asked the
Association / provision for common seal etc. Chartered Accountant. b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Line little Battager big (LLP) firm? Yes /No	1	C	ompany Registrar (POC) Articles of	to produce ite list	or directors, charges upon
b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Liability Partnership (LLP) firm? Yes /No		A	SSOciation / provision for sommen	the company and defaults	if any, duly certified by a
b)i) Whether the property (to be mortgaged) is purchased by the above company from any other No change. Company or Limited Line little Postporthin (LLP) firm? Yes /No		S	eal etc.	Chartered Accountant	
Company or Limited Liphility Partnership (LLP) firm ? Yes /No				chartered Accountant	YES
Domparty of I mited Lisbillity Bartaerchin (119) firm (165/10		ah	Ove come the property (to be mort	gaged) is purchased by the	
Domparty of I mited Lisbillity Bartaerchin (119) firm (165/10		Co	many from any other No cha	nge.	
bylin) if yes , whether the search of charges of the property (to be		100	imparty of Limited Liability Partnersh	in (LLP) firm r res / No	N.A.
	-	10/1	If yes, whether the search of char	rges of the property (to be	- 1: west







THE CYCLOSURE VI: ANNEXURE: VI - DECLARATION-CUM-UNDERTAKING

persons worked on this report are citizen of India. persons worked on this report of R.K Associates has any direct/ indirect interest in the property or No employee or member of R.K Associates has any direct/ indirect interest in the property or one so interested at any time during a period of three years prior to our appoint or one so interested at any time during a second with the property or one so interested at any time during a period of three years prior to our appoint persons we or member of the property of the pr become so interested after the valuation of assets was conducted by us, valuer or three years after the valuation report dated 10/8/2002

become three years and our valuation report dated 10/8/2022 is true and correct to the The information furnished and belief and we have made an impartial and true valuation of the

property. Engineer/ surveyor Mr. Harshit Mayank & Mr. Parveen Sharma have our authorized the property on 9/6/2022 the work is not subcontracted to any other valuer and is carried out by us.

valuer and is submitted in the format as prescribed by the Bank.

Valuation report to Valuation report rep We have not been any such department with you, we will inform you within 3 days of such depanelment.

We have not been removed/ dismissed from service/employment earlier.

We have not been convicted of any offence and sentenced to a term of imprisonment.

We have not been found guilty of misconduct in professional capacity.

have not been declared to be unsound mind.

We are not undischarged bankrupt or has not applied to be adjudicated as a bankrupt. We are not an undischarged insolvent.

- No penalty is levied under section 271J of Income-tax Act, 1961 (43 of 1961) and time limit for filing appeal before Commissioner of Income tax (Appeals) or Income-tax Appellate Tribunal, as the case may be has expired, or such penalty has been confirmed by Incometax Appellate Tribunal, and five years have not elapsed after levy of such penalty.
- We have not been convicted of an offence connected with any proceeding under the Income Tax Act 1961, Wealth Tax Act 1957 or Gift Tax Act 1958 and
- 0 Our PAN Card number/ GST number as applicable is AAHCR0845G/ 09AAHCR0845G1ZP.
- p We undertake to keep you informed of any events or happenings which would make us ineligible for empanelment as a valuer.
- q We have not concealed or suppressed any material information, facts and records and we have made a complete and full disclosure.
- r We have read the Handbook on Policy, Standards and procedure for Real Estate Valuation, 2011 of the IBA and this report is in conformity to the "Standards" enshrined for valuation in the Part-B of the above handbook to the best of our ability.
- we have read the International Valuation Standards (IVS) and the report submitted to the Bank for the respective asset class is in conformity to the "Standards" as enshrined for valuation in the IVS in "General Standards" and "Asset Standards" as applicable.
- We abide by the Model Code of Conduct for empanelment of valuer in the Bank.
- Our Valuer is registered under Section 34 AB of the Wealth Tax Act, 1957. (Strike off, if not

CASE NO.: VIS(2022-23)-PL125-103-178



✓ Intelligent System Bankruptcy Board of India (IBBI) (Strike off, if not opticable).

our Value).

applicable).

applicable Score and credit worthiness is as per Bank's guidelines.

Our CIBIL Score and official of the firm / company, who is company the authorized official of the firm / company. applicable). Score and credit volume of the firm / company, who is competent to sign this valuation and the authorized official of the firm / company, who is competent to sign this valuation.

the sum the valuation work on receipt of Letter of Engagement generated from the system (i.e. LLMS/LOS) only.

We have undertaken the valuation work on receipt of Letter of Engagement generated from the system (i.e. LLMS/LOS) only. We nave the system (i.e. LLMS/LOS) only.

we hereby provide the following information.

Valuation*

	Particulars	As per Sal
1. No.	Particulars Background information of the asset being valued	As per Sale Deed Dated 21/09/1995 it is a Factory Land and not an Agriculture land. As Per the TIR provided to us by the bank, Point is an Agriculture land. However the Property Tax submitted from Ghaziabad Nagar Nigam Industrial Area.
		We have also checked the current jurisdiction of Rajender Nagar Industrial Estate as per which Municipal limits as per Ghaziabad Nagar Nigam website. This property also and all the nearby properties are only used as Industrial properties. Bank to verify the TIR for NEC given for Agriculture land. In case in Govt. records the property is still Agriculture then SARFAESI Ac will not be applicable but IBC may prevail.
		The valuation of the property is assessed based on its current utility only prevailing in the market
2.	Purpose of valuation and appointing authority	Please refer to Part-C of the Report.
3.	Identity of the Valuer and any othe experts involved in the valuation	Valuation Engineer: Er. Arun Tomar
4.	Disclosure of valuer interest or conflict,	L1/ L2 Reviewer: RV. Er. Ashish Sawe if No relationship with the borrower and no conflic

CASE NO.: VIS(2022-23)-PL125-103-178





	VALUATION WIRE INDUSTRIES M/S BANSAL WIRE INDUSTRIES M/S BANSAL WIRE INDUSTRIES	S PVT, LTD.	ASSOCIATE
automb	Opte of appointment, valuation date and Date of report	Date of Appointment:	7/6/2022
A A STORY	Date of apport	Date of Survey:	9/6/2022
0.		Valuation Date:	10/8/2022
	· · · · ·	Date of Report:	10/8/2022
6.	Inspections and/ or investigations undertaken	and identified by 9871697632)	ed Survey Engineer Harshit Sharma bearing knowledge 2022. Property was shown Mr. Rajeev Goyal (22-
7.	Nature and sources of the information used or relied upon	(Citialy) flas	t-C of the Report. Level 3
8.	procedures adopted in carrying out the valuation and valuation standards followed	Please refer to Part	C of the Report.
9.	Restrictions on use of the report, if any	market. We record indicative & estimate asset given in this	e Purpose/ Date/ Market & Situation prevailing in the nmend not to refer the ed prospective Value of the eport if any of these points are one mentioned aforesaid
		upon for any other p authorized user of the the purpose indicate	n prepared for the purposes t and should not be relied urpose. Our client is the only his report and is restricted for ed in This report. I/we do not lity for the unauthorized use
		documents in good both verbally and in in future it come information given	of the assignment, we have rious information, data, faith provided by Bank/ client writing. If at any point of time as to knowledge that the to us is untrue, fabricated, an the use of this report at ecome null & void.
		opinion on the in	ntains general assessment & dicative, estimated Market ty for which Bank has asked

CASE NO.: VIS(2022-23)-PL125-103-178







Transfer of the state of the st		to conduct the Valuation for the asset as found on as-is-where basis which owner/ owner representative/ client/ bank has shown/ identified to us on the site unless otherwise has been taken from the information/ data given in the copy of documents provided to us and relied upon in good faith. It doesn't contain any not limited to express of any opinion on the transaction with the borrower.
10.	Major factors that were taken into account during the valuation	Please refer to Part A, B & C of the Report.
11.	Major factors that were not taken into account during the valuation	Please refer to Part A, B & C of the Report.
12.	Caveats, limitations and disclaimers to the extent they explain or elucidate the limitations faced by valuer, which shall not be for the purpose of limiting his responsibility for the valuation report.	

Date: 10/8/2022 Place: Noida

(Authorized Person of R.K Associates Valuers Pechno Engg. Consultants (P) Ltd.)

Signature







Intelligent system THE PROPERTY OF THE VIII: ANNEXURE: VII - MODEL CODE OF CONDUCT FOR VALUERS

valuation

Integrity and Fairness Avaluer shall, in the conduct of his/its business, follow high standards of integrity and fairness.

Avaluer shall, in the conduct of his/its business, follow high standards of integrity and fairness.

A valuer shall, in the conduct of his/its business, follow high standards of integrity and fairness. A valuer shall, it is with his/its clients and other valuers. In all his/its dealings with his/its clients and other valuers.

A valuer shall maintain integrity by being honest, straightforward, and forthright in all professional relationships.

A valuer shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure that he/it provides true and adequate information and shall endeavor to ensure the endeavor

Avaluer any facts or situations.

A valuer shall refrain from being involved in any action that would bring disrepute to the profession.

A valuer shall keep public interest foremost while delivering his services.

professional Competence and Due Care

A valuer shall render at all times high standards of service, exercise due diligence, ensure proper care and exercise independent professional judgment.

proper care and one professional services in accordance with the relevant technical and a valuer shall carry out professional services in accordance with the relevant technical and professional standards that may be specified from time to time.

professional continuously maintain professional knowledge and skill to provide competent A valuer strain control of the provide competent professional service based on up-to-date developments in practice, prevailing

g in the preparation of a valuation report, the valuer shall not disclaim liability for his/its expertise or deny his/its duty of care, except to the extent that the assumptions are based on statements of fact provided by the company or its auditors or consultants or information available in public domain and not generated by the valuer.

10. A valuer shall not carry out any instruction of the client in so far as they are incompatible with the requirements of integrity, objectivity and independence.

11. A valuer shall clearly state to his client the services that he would be competent to provide and the services for which he would be relying on other valuers or professionals or for which the client can have a separate arrangement with other valuers.

Independence and Disclosure of Interest

12. A valuer shall act with objectivity in his/its professional dealings by ensuring that his/its decisions are made without the presence of any bias, conflict of interest, coercion, or undue influence of any party, whether directly connected to the valuation assignment or not.

13. A valuer shall not take up an assignment if he/it or any of his/its relatives or associates is not independent in terms of association to the company.

14. A valuer shall maintain complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships and shall conduct the complete independence in his/its professional relationships are conducted to the complete independence in his/its professional relationships are conducted to the complete independence in his/its professional relationships are conducted to the complete independence in his/its professional relationships are conducted to the complete independence in his/its professional relationships are conducted to the complete independence in his/its professional relationships are conducted to the complete independence in his/its professional relationships are conducted to the complete independence in his/its professional relationships are conducted to the complete independence in his/its professional relationships are conducted to the complete independence in his/its professional relationships conduct the valuation independent of external influences.

CASE NO.: VIS(2022-23)-PL125-103-178



System wherever necessary disclose to the clients, possible sources of conflicts of A valuer shall wherever, while providing unbiased services.

A valuer shall interests, while providing unbiased services.

A valuer shall write, while providing unbiased services.

A valuer shall not deal in securities of any subjective shall not deal in securities. A valuer shall not deal in securities of any subject company after any time when he/it first association of Inside and Exchange Board of India (Prohibition of Inside and Inside and Exchange Board of India (Prohibition of Inside and A valuer shall not deal in accordance becomes aware of the possibility of his/its association with the valuation, and in accordance becomes securities and Exchange Board of India (Prohibition of Insider Trading) A valuer saware of the possible beard of India (Prohibition of Insider Trading) Regulations, with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, with the time the valuation report becomes public, whichever is earlier. with the securities and valuation report becomes public, whichever is earlier.

with the time the "mandate snatching or offering" convenience valuations, whichever is earlier.

2015 or till the time the "mandate snatching or offering" convenience valuations" in a valuer shall not charge success. A value or cater to a company or client's needs. order to cale to cale to cale to call the value of the va

18. As an independent opinion or independent expert opinion submitted by a valuer, if there has been agor engagement in an unconnected transaction, the valuer shall declare the agor engagement in an unconnected transaction. In any fairness opinion an unconnected transaction, the valuer shall declare the association a prior engagement in an unconnected transaction, the valuer shall declare the association a prior the company during the last five years.

Confidentiality

20. A valuer shall not use or divulge to other clients or any other party any confidential information A valuer shall be a value shall be authority or unless there is a legal or professional right or duty to disclose.

Information Management

Valuation Intelligent

- 21. A valuer shall ensure that he/ it maintains written contemporaneous records for any decision taken, the reasons for taking the decision, and the information and evidence in support of such decision. This shall be maintained so as to sufficiently enable a reasonable person to take a view on the appropriateness of his/its decisions and actions.
- 22. A valuer shall appear, co-operate and be available for inspections and investigations carried out by the authority, any person authorised by the authority, the registered valuers organization with which he/it is registered or any other statutory regulatory body.
- 23. A valuer shall provide all information and records as may be required by the authority, the Tribunal, Appellate Tribunal, the registered valuers organization with which he/it is registered, or any other statutory regulatory body.
- 24. A valuer while respecting the confidentiality of information acquired during the course of performing professional services, shall maintain proper working papers for a period of three years or such longer period as required in its contract for a specific valuation, for production before a regulatory authority or for a peer review. In the event of a pending case before the Tribunal or Appellate Tribunal, the record shall be maintained till the disposal of the case.

Gifts and hospitality.

25. A valuer or his/its relative shall not accept gifts or hospitality which undermines or affects his independence as a valuer.

Explanation: For the purposes of this code the term 'relative' shall have the same meaning as defined in clause (77) of Section 2 of the Companies Act, 2013 (18 of 2013).

Page 52 of 57

CASE NO .: VIS(2022-23)-PL125-103-178



Intelligent Syphotomytes

Syphotomytes

Grant offer gifts or hospitality or a financial or any other advantage to a public system of the person with a view to obtain or retain work for himself/ itself, or to shall not other person with a profession for himself/ itself, or to shall on advantage in the conduct of profession for himself/ itself.

A value of any other person with a conduct of profession for himself/ itself. of a mancial or any other advantage to a public shall not offer person with a view to obtain or retain work for himself/ itself, or to obtain any other any other person with a view to obtain for himself/ itself, or to obtain a public or any other person with a view to obtain of himself/ itself. And Costs.

Valuation

Remuneration and Costs. Remuneration which is charged in a transparent manner, and valuer shall provide services for remuneration which is charged in a transparent manner, and valuer shall provide services for remuneration which is charged in a transparent manner, and valuer shall provide services for remuneration which is charged in a transparent manner, and valuer shall provide services for remuneration which is charged in a transparent manner, and valuer shall provide services for remuneration which is charged in a transparent manner, and transparen A valuer shall provide service the work necessarily and properly undertaken, and is not a specific that accept any fees or charges other than those with the applicable rules. is a reason with the applicable rules. is a read with the application of the second second in a written and is not inconsistent with the person to whom he would be rendering service.

Avaluer shall not account to whom he would be rendering service.

occupation, employability and restrictions. Occupe shall refrain from accepting too many assignments, if he/it is unlikely to be able to all adequate time to each of his/ its assignments. devote adequate time to each of his/ its assignments.

29. A valuer shall not conduct business which in the opinion of the authority or the registered 30. A valuer organisation discredits the profession. valuer organisation discredits the profession.

Miscellaneous

- 31. A valuer shall refrain from undertaking to review the work of another valuer of the same client A valuer strain orders from the bank or housing finance institutions and with knowledge of the concerned valuer.
- 32. A valuer shall follow this code as amended or revised from time to time

Signature of the Authorized Person:

Name of the Valuer: R.K Associates Valuers & Trechno Engg. Consultants (P) Ltd.

Address of the Valuer: D-39, Sector-2, Noida-201301

Date: 10/8/2022 Place: Noida

CASE NO.: VIS(2022-23)-PL125-103-178

Valuation* Intelligent System

VALUATION ASSESSMENT M/S BANSAL WIRE INDUSTRIES PVT. LTD.



ENCLOSURE VIII

VALUER'S IMPORTANT REMARKS

PART

PART

PART

The asset found on as-is-where basis which owner/ owner representative/ client/ bank has shown/ identified to us and informed verbally or in writing out of the standard checklist of documentation/ data gives for the asset found on as-is which some reference has been taken from the information/ in the report of which some reference has been taken from the information/ in the information of the standard checklist of documents sought from the information of the standard checklist of documents sought from the information of the standard checklist of documents sought from the information of the standard checklist of documents sought from the information of the standard checklist of the stan done for the sementioned if the documents sound informed verbally or in writing out of the standard checklist of documents shown/identified to us and informed verbally or in writing out of the standard checklist of documents of data given in the standard checklist of documents sought from the information, data given in the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents sought from the client which has been relied upon the standard checklist of documents and the sta in the standard checklist of documents sought from the information data given in the standard checklist of documents sought from the information data given in the standard checklist of documents sought from the standard checklist of documents sought from the client which they could provide by the client which has been relied upon in good faith and in any data which has been the report has been supplied by the client which has been relied upon in good faith and in any data which has been the report has been the representatives warranted to us that the information of the standard checklist of documents sought from the client which has been relied upon in good faith and in any data which has been the report has been the report has been the representatives warranted to us that the information of the standard checklist of documents sought from the client which has been relied upon in good faith and in the representatives warranted to us that the information of the standard checklist of documents sought from the client which has been relied upon in good faith and in the standard checklist of documents sought from the client which has been relied upon in good faith and in the standard checklist of documents sought from the client which has been relied upon in good faith and in the standard checklist of documents sought from the client which has been relied upon in good faith and in the standard checklist of documents sought from the client which has been relied upon in good faith and in the standard checklist of documents sought from the client which has been relied upon in good faith and in the standard checklist of documents sought from th the standard checklist of documents sought from the client which has been relied upon in good faith and is not generated by the come of the standard checklist of documents sought from the client which has been relied upon in good faith and is not generated by the client which has been relied upon in good faith and is not generated by the come of the standard checklist of documents sought from the client which has been relied upon in good faith and is not generated by the come of the standard checklist of documents sought from the client which has been relied upon in good faith and is not generated by the come of their knowledge. All such information provided to on certain assumptions. The information, facts, documents of documents sought from the client which has been relied upon in good faith and is not generated by the client which has been relied upon in good faith and is not generated by the valuer and the information they have supplied was complete. belong the passes of the property of the report has been supplied by the valuer and the property of the report has been supplied by the valuer and its management/ representatives warranted to us that the information they have supplied was completed by the valuer and its management and its manageme and the of the response of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of their knowledge. All such information provided to us either verbally, in writing or through documents of the discourse of the discourse of the discourse of their knowledge. All such informa provided to us either verbally, in writing or through documents of the limit of the best of their was complete, accurate the content of the best of their was complete, accurate the content of the best of their was complete, accurate the content of the content of the best of their was complete, accurate the content of the content of the best of their was complete, accurate the content of the content of the best of their was complete, accurate the content of the content of the content of the content of the best of their was complete, accurate the content of The company in good failth and downers are string from fraudulent acts, misrepresentation or misrepresentation. We been solved in the owner, company, its directors, employee, representative or agents. been held liable to any, its directors, employee, representative or agents, of the owner, company, its directors, employee, representative or agents.

held be held in the owner, company, its directory of the documents given to agents.

In the owner, company, its directory of the documents, lien, charge, mortgage, lease, sanctioned maps, or willful default on the owner, company, its directory of title, ownership rights, lien, charge, mortgage, lease, sanctioned maps, or willful default on the owner, company, its directory of title, ownership rights, lien, charge, mortgage, lease, sanctioned maps, verification of documents and to use the owner, company, its directory of title, ownership rights, lien, charge, mortgage, lease, sanctioned maps, verification of documents and to use the owner, company, its directory of title, ownership rights, lien, charge, mortgage, lease, sanctioned maps, verification of documents and the owner, company, its directory of title, ownership rights, lien, charge, mortgage, lease, sanctioned maps, verification of documents and the ownership rights, lien, charge, mortgage, lease, sanctioned maps, verification of documents and other ownership rights, lien, charge, mortgage, lease, sanctioned maps, verification of documents and other ownership rights, lien, charge, mortgage, lease, sanctioned maps, verification of documents and other ownership rights, lien, charge, mortgage, lease, sanctioned maps, verification of documents and other ownership rights of the owner, or such as title documents, Map, etc. from any concerned Govt. office etc. have to be taken care by legal expert/ Advocate is not done at our end. It is assumed that the concerned Lender/ Financial Institution has asked for the value is not done at our end. as title documents such as title documents is assumed that the concerned Lender/ Financial Institution has asked for the valuation of that sender satisfying the authenticity of the documents given to us for which the legal verification has been already and safe competent Advocate before requesting for the Valuation report. If We assume that the concerned Lender/ Financial Institution has been already and safe competent Advocate before requesting for the Valuation report. If We assume that the concerned Lender/ Financial Institution has been already and safe competent Advocate before requesting for the Valuation report. If We assume that the concerned Lender/ Financial Institution has been already and safe competent Advocate before requesting for the Valuation report. If we assume that the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned Lender/ Financial Institution has been already and the concerned L regarded to us and done at our end. It is not do poor same is restisfying the authorities, and same all control of the valuation of the valu deared by the other limited to, legal or title concerns, rolling, but not limited to, legal or title concerns.

but not limited to, regard with both written and verbal information. We have however, evaluated the information in the course of the valuation, we were provided with both written and verbal information. We have however, evaluated the information in the course of the valuation. Our conclusions are based on the assumptions of the valuation of the information in the course of the valuation. notified to us through broad inquiry, analysis and review but have not carried out a due diligence or audit of the information provided to us through broad inquiry. Our conclusions are based on the assumptions and other information provided to us those of this engagement. in the course of this engagement. Our conclusions are based on the assumptions and other information provided to us through broad in the information provided to us the course of the assessment. during the course of the assessment.

for the purpose of the assessment of the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the assessment provided to us by the client during the course of the course of the course of the course of the Getting cizin may be has not been done in this report unless otherwise stated.

gellings and same has not been the report in relation to any legal aspect of the property such as name of the owner, leases, and for illustration purpose and should not be construed as a professional opinion. Legal aspects are not as Wherever any details are included as a professional opinion. Legal aspects are out of scope of this report. It is only for illustration purpose and should not be construed as a professional opinion. Legal aspects are out of scope of this report. while sonly for illustration purpose are only based on the copy of the documents provided to us and whatever we can interpret petalls mentioned related to regard and the cross validated with a legal expert. We do not vouch any responsibility regarding the

ye have made certain assumptions in relation to facts, conditions & situations affecting the subject of, or approach to this exercise We have made certain assumptions arrecting the subject of, or approach to this exercise that has not been verified as part of the engagement rather, treated as "a supposition taken to be true". If any of these assumptions has incorrect then our estimate on value will need to be reviewed.

This is just an opinion report based on technical & market information having general assessment & opinion on the indicative, estimated Market Value of the property for which Bank has asked to conduct the Valuation. It doesn't contain any other recommendations of any Market value of star programment of the suitability or otherwise of entering into any other recommendations or any sort including but not limited to express of any opinion on the suitability or otherwise of entering into any transaction with the borrower. We have relied on the data from third party, external sources & information available on public domain to conclude the valuation. These sources are believed to be reliable and therefore, we assume no liability for the truth or accuracy of any data, opinions or estimates furnished by others that have been used in this analysis. Where we have relied on the data, opinions or estimates from external sources, reasonable care has been taken to ensure that such data is extracted from authentic sources, however we still can't

Analysis and conclusions adopted in the report are limited to the reported assumptions, conditions and information came to our knowledge during the course of the work and based on the Standard Operating Procedures, Best Practices, Caveats, Limitations, Conditions, Remarks, Important Notes, Valuation TOR and definition of different nature of values.

Value varies with the Purpose/ Date/ Asset Condition & situation/ Market condition, demand & supply, asset utility prevailing on a particular date/ Mode of sale. The indicative & estimated prospective Value of the asset given in this report is restricted only for the purpose and other points mentioned above prevailing on a particular date as mentioned in the report. If any of these points are different from the one mentioned aforesaid in the Report then this report should not be referred.

Our report is meant ONLY for the purpose mentioned in the report and should not be used for any other purpose. The Report should not be used for any other purpose. The Report should not be used for any other purpose. The Report should not be used for any other purpose. not be copied or reproduced for any purpose other than the purpose for which it is prepared for. I/we do not take any responsibility for the unauthorized use of this report.

CASE NO.: VIS(2022-23)-PL125-103-178





valuation Intelligent System the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority clients are consistent of the au representations of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client that has appointed us as per the scope of work mentioned in the record of the authority/client of liabilities arising out of the actions taken, omissions or advice in the record of the authority/client of advice given by any other claims, any loss, damages, cost or expenses arising in any way from fraudulent acts, misreposite that has appointed us as per the scope of work mentioned in the record of the configuration of the actions taken, omissions or advice given by any other claims, any loss, damages, cost or expenses arising in any way from fraudulent acts, misreposite that has appointed us as per the scope of work mentioned in the record of the actions taken, omissions or advice given by any other claims, and the configuration of the actions taken, omissions or advice given by any other claims, and the configuration of the actions taken, omissions or advice given by any other claims, and the configuration of the actions taken, omissions or advice given by any other claims, and the configuration of the actions taken, omissions or advice given by any other claims, and the configuration of the actions taken, omissions or advice given by any other claims. ponelloses, cierro, any loss, darriages, cost or expenses arising in any loss be liable for any loss, their directors, employees or agents the client or companies, their directors, employees or agents the client or sample as per its fields & format to provide only the design part of the client or and documents/ data. the authors of the authors or liabilities arising out of the actions taken, omissions or advice given by any objection and loss, damages, cost or expenses arising in any way from fraudulent acts, misreport of the client or companies, their directors, employees or agents.

One by the client or companies, their directors, employees or agents.

The client or companies is fields & format to provide only the general basic idea of the value of the v onsibilities to any other provided only the general basic idea of the value of the property of the client or companies, their day of the client or companies, their day of the client or companies, their day of the general basic idea of the value of the value of the property of the client of the property of the client of the client of the property of the property of the client of the property of the client of the property of the client of the property of the p provide only the general basic idea of the value of the property is assumed to be on an all cash basis. Financial arrangements would properly is assumed to be on the market.

ill on pall imited so inspection and all cash basis. Financial arrangements would be considered only if transaction is happened as free market transaction based value should be considered on an all cash basis. Financial arrangements would be considered on the based value should be considered on an all cash basis. Financial arrangements would be considered on the based value should be considered only if transaction is happened as free market transaction arrangements would be considered only if transaction is happened as free market transaction arrangements would be considered only if transaction is happened as free market transaction arrangements would be considered only if transaction is happened as free market transaction is happened as free market transaction arrangements would be considered only if transaction is happened as free market transaction is happened he based value should be considered on an all cash basis. Financial arrangements would affect the price at whe support of the of the subject to placed on the market.

The subject to placed on the market.

The subject to place the subject to

The same in the market at the time of sale.

The same in the market at the time of sale.

The same in the market at the time of sale. affect the price at who would affect the price at who will be the time of sale.

The wall to if placed on the market at the time of sale.

The wall to if placed on the market at the time of sale.

The wall to if placed on the market at the time of sale.

The wall to if placed on the market at the time of sale.

The wall to if placed on the market at the time of sale.

The wall to if placed on the market at the time of sale.

if you sell for value that market at the time or occurrence of valuation, it does not include detailed estimation of the demand realizable value in the market at the time or occurrence of valuation, it does not include detailed estimation the demand value of the same in the market at the time or occurrence of valuation, it does not include detailed estimation, design/ technical value of the same involved an analysis & computation of valuation, it does not include detailed estimation, design/ technical value of the same involved an analysis & computation of valuation, it does not include detailed estimation, design/ technical value of the same involved an analysis & computation of valuation, it does not include detailed estimation, design/ technical value of the same in the demand value of the same in the sa involved an analysis of audit and analysis of audit analys work has involved and the report in this work in not investigative in nature. It is mere an opinion on the likely standards of audit & works in accordance with generally in this work in accordance with generally standards of audit & on the facts & details presented to us by the client and third party market information on the likely standards of audit & on the facts & details presented to us by the client and third party market information on the likely standards of audit & on the facts & details presented to us by the client and third party market information on the likely standards of audit & other such works. work in accordance with generally structured as details presented to us by the client and third party market information on the likely report to represent accurate architectured as a design technical techni standard based on the factor, which may vary from situation to situation, which may vary from situation to situation. standard based of this assignment, which has been not purport to represent accurate architectural plans. Sketch plans and stretched plan is attached to this report, it does not purport to represent accurate architectural plans. Sketch plans and stretched plan is attached to this assessment.

skelcheu provided as general illustrations only.

gographs are provided as including title dead-

the influence plant as general illustration with the course of this assessment by the client is reviewed only the sketch plans and data including the document has been reviewed beyond the scope of the work. No document has been reviewed beyond the client is reviewed only information, information and the scope of the work in the scope of the work. These plans and the scope of the work information mentioned in this country information mentioned in the country information mentioned in this country information mentioned in this country information mentioned in the countr in relation to the dient is reviewed only the client is reviewed only the scope of the work. These the companies of the client is reviewed only the client is reviewed onl properties. Wherever any information mentioned in this report is that the borrower/company/business/asset complies fully with relevant laws and regulations applicable. the documents like do be noted from the borrower stated, and that the companies/business/assets is managed in a competent and responsible in its area of populations and compliance with relevant laws, and litigations and other contingent liabilities. mention assumes of least to the contrary, this report has given no consideration to matters of a legal nature, including the state of the contract of the cont properations and specifically stated and responsible further, as specifically stated and responsible further, as specifically stated and responsible further, as specifically stated and compliance with relevant laws, and litigations and other contingent liabilities of a legal nature, including incomplete stated in several specifically stated and responsible specifically stated and compliance with relevant laws, and litigations and other contingent liabilities of a legal nature, including specific specifically stated and responsible specifically stated and responsible specifically stated and compliance with relevant laws, and litigations and other contingent liabilities that are not recorded/reflected in specific specifically stated and responsible specifically stated and compliance with relevant laws, and litigations and other contingent liabilities that are not recorded/reflected in specific specifically specifical ssues of legar under the details of information of data provided to us.

information details/ information details/ information details/ information details/ information details/ information details/ details/ information for accuracy of land boundaries, schedule (in physical terms), dimensions & identification report is not a qualification for accuracy of land boundaries, schedule (in physical terms), dimensions & identification in prepared based on the facts of the property on the data of the property of the prope ins valuation report is prepared based on the facts of the property on the data.

This valuation report is prepared based on the facts of the property on the date of the survey. Due to possible changes in market specio-economic conditions, property conditions, and circumstances, this valuation report can only be recorded. routis late date of the survey. Due to possible changes in market the valuation report can only be regarded as relevant as specific process, socio-economic conditions, property conditions and circumstances, this valuation report can only be regarded as relevant as specific process, socio-economic conditions, property conditions and circumstances, this valuation report can only be regarded as relevant as specific process, socio-economic conditions, property conditions and circumstances, this valuation report can only be regarded as relevant as This Valuation report can only be regarded as relevant as at the valuation date. Hence before financing, Banker/ FI should take into consideration all such future risk and should loan at the valuation to keep the advanced money safe in case of the downward trend of the property value. at the valuation disconsideration all success of the downward trend of the property value. onservatively to keep the advantage of the same asset/ property can fetch different values under different circumstances & situations. For eg. Valuation of a language of closed shop/ hotel/ factory it will be considered to the same asset/ property can fetch different values under different circumstances & situations. For eg. Valuation of a language of closed shop/ hotel/ factory it will be considered to the same asset/ property can fetch different values under different circumstances & situations. For eg. Valuation of a language of closed shop/ hotel/ factory it will be considered to the same asset/ property can fetch different values under different circumstances & situations. For eg. Valuation of a language of closed shop/ hotel/ factory it will be considered to the same asset/ property can fetch different values under different circumstances & situations. For eg. Valuation of a language of closed shop/ hotel/ factory it will be considered to the same asset/ property can fetch different values under different circumstances & situations.

valuation of the same asset properties of the operational shop/ hotel/ factory it will have considerable lower same asset/ property is sold by any financer due to encumbrance on it, will fetch lower to love the same asset/ property is sold by any financer due to encumbrance on it, will fetch lower to love the same asset/ property is sold by any financer due to encumbrance on it, will fetch lower to love the same asset/ property is sold by any financer due to encumbrance on it, will fetch lower to love the same asset/ property is sold by any financer due to encumbrance on it. and if the same asset/ property is sold by any financer due to encumbrance on it, will fetch lower value. Hence before financing, and take into consideration all such future risks while financing and take decision accordingly. and if the same asset into consideration all such future risks while financing and take decision accordingly.

replaced in the property identified to us by the owner/owner representative. At our end we have just visually matched the schedule (in physical terms) & dimensions of the property with reference to the description of the property with reference to the description. Valuation is defined by the property is carried out is also mentioned in the documents produced for perusal. Method by which identification of the property is carried out is also mentioned in the report clearly. Responsibility of identifying the mercular property to the Valuer/ its authorized surveyor is solely of the client/ owner for which Valuation has to be carried out. It is requested from the Bank to cross check from their own records/ information if this is the same property for which Valuation has to be arried out to ensure that owner has not misled the Valuer company or misrepresented the property due to any vested interest. Where there is a doubt about the precision position of the boundaries, schedule, dimensions of site & structures, it is recommended that a Licensed Surveyor be contacted

In India more than 70% of the geographical area is lying under rural/remote/non municipal/unplanned area where the subject property is surrounded by vacant lands having no physical demarcation or having any display of property survey or municipal number / name plate on the property clearly. Even in old locations of towns, small cities & districts where property number is either not assigned or not displayed on the properties clearly and also due to the presence of multiple/ parallel departments due to which ownership/ rights/ legal possession/ encroachment issues are rampant across India and due to these limitations at many occasions it becomes tough to identify the property with 100% surety from the available documents, information & site whereabouts and thus chances of error, misrepresentation by the borrower and margin of chances of error always persists in such cases. To avoid any such chances of error always persists in such cases. To avoid any such chances of error always persists in such cases. To avoid any such chances of error always persists in such cases. To avoid any such chances of error always persists in such cases. it is advised to the Bank to engage municipal/ revenue department officials to get the confirmation of the property to ensure that the

property shown to Valuer/ Banker is the same as for which documents are provided. If this Valuation Report is prepared for the Flat/ dwelling unit situated in a Group Housing Society or Integrated Township then

CASE NO.: VIS(2022-23)-PL125-103-178

Page 55 of 57

valuation*

Intelligent System



strange of the complete group housing society/ township is out of scope of this report and this report and this report and the society of the complete group housing society/ Integrated Township and the society of the assumption that complete group Housing Society/ Integrated Township and the society of th that complete group housing Society/ Integrated Township and the surject on the assumption that complete Group Housing Society/ Integrated Township and the surject on the assumption that complete Group Housing Society/ Integrated Township and the surject on the surject of Building Bye-Laws in India specially in one surject of the different surject of Building Bye-Laws in India specially in one surject of the surject of the

here on the same of the subject of Building/ urban planning laws/ guidelines from time to time different laws/ guidelines from time to time different laws/ guidelines from time to time different laws/ guidelines are at laws/ guidelines from time to time different laws/ guidelines are at laws/ s based to the spect of the special sp of all restrict enforceability of building by the covered area/ layout from the approved applicable by a coiled a indicated because and strict enforceability of building by the covered area/ layout from the approved applicable by a coiled a indicated because and indicated applicable from the approved applicable limits there are an area of the properties are decades of unplanned development in many regions sometimes to become when the covered area are area. the properties are decades old when there was no formal Building Bye-Laws applicable in the approved applicable in the a regions are decades out unplanned development in many regions sometimes it becomes tough for the value of more than 2500 sq.mtr or of uneven shape in which in which in the covered area present on the value to where properties to such discrete in Unless otherwise mentioned in the report, the covered area present on the valuer to the constitution on ground. Unless otherwise mentioned in the report, the covered area present on the valuer to the exact lawful situation.

The properties of the valuer of the valuer of the properties of the valuer to the state of the by the end considered in the Valuation.

Enter will be considered in the Valuation.

the peer that the valuation is the valuation.

The peer that is taken as per property documents which has been relied upon unless otherwise stated.

The peer that is taken as per property documents which has been relied upon unless otherwise stated.

The large large land parcels of more than 2500 sq. mtr or of uneven shape in which there can be practical difficulty in sample. the large land parcels of the property documents which has been relied upon unless otherwise stated of the large taken as per property documents which has been relied upon unless otherwise stated of the large taken as per property documents which has been relied upon unless otherwise stated of the large taken as per property documents which has been relied upon unless otherwise stated of the large taken as per property documents which has been relied upon unless otherwise stated of the large taken as per property documents which has been relied upon unless otherwise stated of the large taken as per property documents which has been relied upon unless otherwise stated of the large taken as per property documents which has been relied upon unless otherwise stated of the large taken as per property documents which has been relied upon unless otherwise stated of the large taken as per property documents which has been relied upon unless otherwise stated of the large taken as per property documents which has been relied upon unless otherwise stated of the large taken as per property documents which has been relied upon unless otherwise stated of the large taken as per property documents as the large taken as per property documents and the large taken as per property documents as the large taken as per property documents and the large taken as per property documents as the large taken a

arge laken as per property
Lis taken as per

The list taken and detailed estimation or the property of the valuation services.

If the list taken are the valuation services are the list of the valuation services.

If the list taken are the valuation services are the valuation services.

If the valuation services are the valuation services are the valuation services.

If the valuation services are the valuation services are the valuation services are the valuation services.

If the valuation services are the valuation services are the valuation services.

If the valuation services are the valuation services are the valuation services. the design of the field and opinion may design of the field and opinion in the following state of the field and various data point/ information/ factors/ assumption considered by the consultant which became the value of the field and various data point/ information/ factors/ assumption considered by the consultant which became the value of the field and various data point/ information/ factors/ assumption considered by the consultant which became the

provided by a standard which because the standard which became the standard of the value is normally expressed as falling within a likely range.

The standard of the value is normally expressed as falling within a likely range.

The standard of the value is normally expressed as an exact science and the conclusions arrived at a standard of the expression of individual information. the strip scientific of the value is normally expressed as falling within a likely range of the estimate of the value is normally expressed as falling within a likely range. The estimate of any asset cannot be regarded as an exact science and the control of the expression of the exercise of individual to the expression.

set of electronic set of the value is regarded as an exact science and the conclusions arrived at in many cases will of necessary and dependent on the exercise of individual judgment. Given the same set of facts and using the same are many differ due to the number of separate judgment decisions, which have to be many differ the same are set of facts and using the same are many differ due to the number of separate judgment decisions, which have to be many differ the same are set of facts and using the same are set of facts. the end the Basic and saset cannot be businessed individual judgment. Given the same set of facts and using the same set of facts and using the same set of facts and using the same assumptions may differ due to the number of separate judgment decisions, which have to be made. Therefore, there are assumptions to opinions at the same assumptions and the same assumptions are supported by the same assumptions. dependent on the extension of necessary and dependent on the number of separate judgment decisions, which have to be made. Therefore there can be no separate judgment decisions, which have to be made. Therefore there can be no separate judgment decisions, which have to be made. Therefore there can be no separate judgment depending upon the circumstance of the second policy. the formula to establish an indisputable exchange ratio. In the event of a transaction, the actual transaction value are can be no establish an indicative analysis of value depending upon the circumstances of the transaction value achieved may be not actual transaction value achieved may be not actual transaction value achieved may be not actual transaction. the control of a transaction, the actual transaction and the actual transaction are can be no stability and motivations of the buyers and sellers, demand & supply prevailing in the market and the transaction. The knowledge actual price achieved. Accordingly, our indicative analysis of the applicability of a development of the transaction. formulation of the buyers and sellers, demand & supply prevailing in the market and the applicability of a discourt or something on which the parties will not necessarily the something on which the parties will not necessarily the something on which the parties will not necessarily the something on which the parties will not necessarily the something on which the parties will not necessarily the something on which the parties will not necessarily the something on which the parties will not necessarily the source of the transaction value will not necessarily the source of the transaction value achieved may be something to the source of the transaction value achieved may be somethed by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved may be sourced by the source of the transaction value achieved by the source of the transaction value achieved by the source of the source of the transaction value achieved a the hard and motivations of the design of the design of the market and the applicability of a discount or represent proceeds. The final transaction price is something on which the parties themselves have to take informed and wise themselves have to the price. regulation analysis can definitely help the stakeholders to take informed and wise decision about the Value of the stakeholders to take informed and wise decision about the Value of the stakeholders. per unit any agreement processor. The stakeholders to take informed and wise decision about the Value of the asset and can be processored by the processor of Valuation analysis can definitely help the stakeholders to take informed and wise decision about the Value of the asset and can be processored by the processor of the asset and can be processored by the processor of the asset and can be processored by the processor of the asset and can be processored by the processor of the asset and can be processored by the processor of the processor of

n tabilitating the arm s length of the macro analysis of the asset/ property considering it in totality and not based on the micro and or item wise analysis. Analysis done is a general assessment and is not investigative in nature Valuation is considering it in totality and the Valuation format as per the client requirements of the property considering it in totality and the property considering it is not investigative in the property considering it is not investigative in the property considering it is not investigative in the property considering it is not investigative.

or item wise analysis.

Or ite ns report is prepared of the river to provide only the general estimated & indicative basic idea of the value of the property that market based on the information provided by the client. No detailed analysis, audit or verification. palaring in the market based on the information provided by the client. No detailed analysis, audit or verification has been carried out providing in the market based on the state of the subject property. There may be matters, other than those noted in this report, which might be relevant in the context of the

resistion and which a tribute and doesn't hold any binding on anyone. It is requested from the concerned Client' Bank! Financial This is just an opinion report for mortgaging the property that they should consider all the different associated relevant & related to the before taking any business decision based on the content of this report.

A Pages of the report including annexures are signed and stamped from our office. In case any paper in the report is without stamp

As per IBA Guidelines & Bank Policy, in case the valuation report submitted by the valuer is not in order, the banks / Fls shall bring the same to the notice of the valuer within 15 days of submission for rectification and resubmission. In case no such communication received, it shall be presumed that the valuation report has been accepted.

Defect Liability Period is 15 DAYS. We request the concerned authorized reader of this report to check the contents, data information, and calculations in the report within this period and intimate us in writing at valuers@rkassociates.org within 15 days of report delivery, if any corrections are required or in case of any other concern with the contents or opinion mentioned in the report. If rointimation is received within 15 (Fifteen) days in writing from the date of issuance of the report, then it shall be considered that the report is complete in all respect and has been accepted by the client upto their satisfaction & use and further to which R.K.Associates stall not be held responsible in any manner. After this period no concern/ complaint/ proceedings in connection with the Valuation Services will be entertained due to possible change in situation and condition of the property.

Though adequate care has been taken while preparing this report as per its scope, but still we can't rule out typing, human errors. over sightedness of any information or any other mistakes. Therefore, the concerned organization is advised to satisfy themselves that the report is complete & satisfactory in all respect. Intimation regarding any discrepancy shall be brought into our notice mediately. If no intimation is received within 15 (Fifteen) days in writing from the date of issuance of the report, to receive the interval as the consideration is received within 15 (Fifteen) days in writing from the date of issuance of the report, to receive the interval as the consideration is received within 15 (Fifteen) days in writing from the date of issuance of the report, to receive the interval as the consideration is received within 15 (Fifteen) days in writing from the date of issuance of the report, to receive the interval as the consideration is received within 15 (Fifteen) days in writing from the date of issuance of the report, to receive the interval as the consideration is received within 15 (Fifteen) days in writing from the date of issuance of the report, to receive the consideration is received within 15 (Fifteen) days in writing from the date of issuance of the report, to receive the consideration is received within 15 (Fifteen) days in writing from the date of issuance of the report, to receive the consideration is received within 15 (Fifteen) days in writing from the date of issuance of the report, to receive the consideration is received within 15 (Fifteen) days in writing from the date of issuance of the report as the consideration is received within 15 (Fifteen) days in writing from the date of issuance of the received within 15 (Fifteen) days in writing from the date of issuance of the received within 15 (Fifteen) days in writing from the date of issuance of the received within 15 (Fifteen) days in writing from the date of issuance of the received within 15 (Fifteen) days in writing from the date of issuance of the received within 15 (Fifteen) days in writing from the date of issuance of the received within 15 (Fifteen) days in writing from the date of issuance of the received within 15 (Fifteen) days in writing from the date of issuance of the received within 15 (Fifteen) days in writing from the date of issuance of the received within 15 (Fifteen) days in writing from the date of then it shall be considered that the report is complete in all respect and has been accepted by the client upto their said further to which D. C. and D. and and further to which R.K Associates shall not be held responsible in any manner.

CASE NO.: VIS(2022-23)-PL125-103-178

Valuation Terms of Service & Valuer's Important Remarks are available at www.rkassociates.org

Page 56 of 57

valuation* Intelligent System

VALUATION ASSESSMENT M/S BANSAL WIRE INDUSTRIES PVT. LTD



After this period we remove all the concerned records related to the assignment from our released to the assignment from our released by our (1) Internal Policies, Processes & Standard Operating Procedures appeared by our (2) Internal Policies of Processes & Standard Operating Procedures appeared by Procedures appeared

answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due to unavailability of the data.

Petention policy is of ONE YEAR. Answered after this period due related to the assignment from our description of the data.

The policy is a query can be answered and the policies, Processes & Standard Operating Procedures, (2) R.K. Associates Quality in the policy is governed by our (1) Internal Policies, Processes & Standard Operating Procedures, (2) R.K. Associates Quality is governed by our field office technical team. Many office technical team. Many office technical team. relegation report is governed by our (1) Internation of any indication of any negligence default, respect fair, correct & improved the control of R.K. Associates and the control of R.K. Assoc No deport is government of R.K. Associates Quality (2) R.K. Associates Quality (3) Information (4) Information (4) Information input given to unprofessional practice which may affect fair, correct & impartial assessment and object the user of the user of this report to immediately or all incorrect, misleading the control of the user of the user of this report to immediately or all incorrect, misleading the control of the user of the user of this report to immediately or all incorrect, misleading the control of the user of this report to immediately or all incorrect, misleading the control of the user of this report to immediately or all incorrect, misleading the control of the user of this report to immediately or all incorrect, misleading the control of the user of this report to immediately or all incorrect, misleading the control of the control of the user of this report to immediately or all incorrect, misleading the control of the c Justice Properties (4) Information (5) Information (6) Information input given to any unethical or unprofessional practice which may affect fair, correct & impartial assessment of R K Associates acceptance to any unethical or unprofessional practice which may affect fair, correct & impartial assessment of R K Associates (6) Information (7) Informat Nanagement of R. K. Associates and which may affect fair, correct & impartial assessment and which may affect fair, correct & impartial assessment and which may affect fair, correct & impartial assessment and which we request the user of this report to immediately or atleast within the defect liability period to hring affect fair, correct & impartial assessment and which we request the user of this report to immediately or atleast within the defect liability period to hring affect fair, correct & impartial assessment and which we request the user of this report to immediately or atleast within the defect liability period to hring affect fair, correct & impartial assessment and which we request the user of this report to immediately or atleast within the defect liability period to hring affect fair, correct & impartial assessment and which we request the user of this report to immediately or atleast within the defect liability period to hring affect fair. Customeration or distortion and the user of this report to immediately or atleast within the defect liability period to bring all such the user of R.K. Associates management so that corrective measures can be taken instantly. prevention we request them we request them we request the management so that corrective measures can be taken instantly, in the of R.K. Associates any report doing alterations or modifications by pen. In considerations of the prevention of the pr

the report the report doing alterations or modifications by pen. In case any information/ figure of this report is associates management of distortion or modifications by pen. In case any information/ figure of this report is associated management of distortion or distortion or R.K. Associates management of distortion or modifications by pen. In case any information/ figure of this report is associated management of distortion or distortion or R.K. Associates management of distortion or distortion or R.K. Associates management of distortion or distortion or R.K. Associates any report doing alterations or modifications by pen. In case any information/ figure of this report is associated with pen that based on the opinion of value expressed in this report, we may be required to the subject assets. although it is out of the subject assets.

nto politice never releases any roport doing alterations or modifications or modifications are solding and with pen then this report will automatically become null & void. Associated with personal description of the subject assets, although it is out of scope of the assignment, unless specific arrangements to the personal fee of attending court / judicial proceedings and my / our tendering. and proceedings with regard to the subject about of scope of the assignment, unless specific arrangements to the party seeking our evidence in the proceedings and my / our tendering evidence before such and the proceedings are applicable laws. bell proceedings and my / our tendering evidence in the proceedings and my / our tendering evidence in the proceedings and my / our tendering evidence before such authority and the considered valid only if it is in hard copy on the company's criminal tendering evidence before such authority and the report shall be considered valid only if it is in hard copy on the company's criminal tendering evidence before such authority and the report shall be considered valid only if it is in hard copy on the company's criminal tendering evidence before such authority and the report shall be considered valid only if it is in hard copy on the company's criminal tendering evidence before such authority and the report shall be considered valid only if it is in hard copy on the company's criminal tendering evidence before such authority and the report shall be considered valid only if it is in hard copy on the company's criminal tendering evidence in the proceedings and the company's criminal tendering evidence in the proceedings and the company's criminal tendering evidence in the proceedings and the company's criminal tendering evidence in the proceedings and the company's criminal tendering evidence in the proceedings and the company's criminal tendering evidence in the proceedings and the company's criminal tendering evidence in the company's criminal tendering be under the applicable laws.

the country is applicable laws.

The under the the und be under use report snall be considered with proper stamp of the report and without payment of the agreed fees. User shall not use the content of the report for the purpose as unauthorized and misused. The final copy of the authorized official apolicy by the suppose of the report and without payment of the report for the purpose of the report and without payment of the agreed fees. In such a case is prepared for only on draft report. sprengred for only on a learn aport, scanned copy, email co

