

दस्तक्रमांक व वर्ष: 8901/2011

Thursday, March 15, 2003 7 to 31 PM

सूची क्र. दोन INDEX NO. 11

गावाचे नाव : बारामती शहर

(1) विलेखाचा प्रकार, मोबदल्याचे स्वरूप प्रकारकाण । बाबतीत पटटाकार आकारणी देती Note the Bridge and the extension of the second of the sec की पटटेवार ते नमूव करावे) गोबवन्त रू 760,500,00

NT NT 96 1 304,050 00

(2) भू मापन, पोटहिरसा व घरकमांक (असत्याख)

(1) सिटिएस क : 579 वर्णन - मीजे बासमती न पं. हववीतील ता सारामती गंभील वार्त न 2 सिस व 579 क्षेत्र 124.6 जी भी , तिस स न 580 क्षेत्र 21 र जी भी किस व 621 के 8 क्षेत्र 41.0 भी मी, सि स नं 10 क्षेत्र 23.4 भी मी, यामची गणतेल्या " सम्यक जोली " या भार सी सी इमारतीमधील पहिल्या मजल्यातील पूर्व या तुकडील फ्लंट / निवासी गाळा न 3 सत्र 83.06 ची भी म्हणानेच 893.72 ची फुट यामध्ये पश्चिम दक्षिण कोच यातीन 11.24 वो भी व्या

व्ययम निवंधकः बारामती

(3)的_京中_改

(4) आकारणी किया जुडी देण्यात असेल तेव्हा

(1)

- (5) दस्तऐवज करून देण्या-या पक्षकाराचे व संपूर्ण पत्ता नाव किंवा दिवाणी न्यायालयाचा हुकुमना**मा** किंवा आदेश असल्यास, प्रतिवादीचे नाव व संपूर्ण पत्ता
- (6) दस्तऐवज करून घेण्या-या पक्षकाराचे नाव व संपूर्ण पत्ता किंवा दिवाणी न्यायालयाचा हुकुमना**मा** किवा आदेश असल्यास, वादीचे नाव व संपूर्ण पत्ता
- (1) प्रविष ऊर्फ प्रविष कुमार किसनदास गुजर ः घर/फ्लंट नः गल्ली/रस्ताः -ईमारतीचे नावः -; ईमारत न: -; पेद्य/वसाहतः -; शहर/गावः कवेरीरोडः, तालुकाः वारामतीः
- (2) अशोक ऊर्फ अशोक्कुमार किसनदास गुजर -; घर/फ्लंट नः -: गल्ली/रस्ताः -; ईमारलीय नावः -; ईमारत नः -; पेद/वसाहतः -; शहर/गावः सदरः तालुकाः -; पिनः -: पेन नम्बरः
- (1) नेहा किशोर कर्फ किशोरकुमार शहा ः घर/फ्लॅट नः ः गल्ली/रस्ताः ः ईमारतीचे नावः ं ईमारत नं: -; पेट/वसाहतः -; शहर/गावः महावीरपथः तालुकाः वारामती ,पिनः -: पैन

(7) दिनांक (8)

करून दिल्याचा 13/10/2011 नौंदणीचा (१) व्यक्तिसंख, जंब र मृष् 14/10/2011

(10) वाजारभावाप्रसाध मुझांक शुल्क 8901/2011 ₹ 60865.50

(11) बाजारभावाप्रमाणे नौंत्रा (12) शेरा



मी नक्कल केली विस्ताल वस्टुकूम मक्कल मी वाचली पी राज्यात घेतली सह.दुखम निवंदर पर्ग २

भार नक्कम अर्जवार द् वार न्यांचे तारीचा ०५ /११ /२०१ 31010001 पांसी दिले तारीका

सह दुय्यम निबंधक वर्ग-३ वारामती-9

सह ट प्रम निबंधक वर्ग-२ TWENTY RUPEE

> Scanned by AnyScanner

दस्तक्रमांक व वर्ष: 8901/2011

Friday, October 14, 2011

सूची क्र. दोन INDEX NO. II

गावाचे नाव : बारामती शहर

(1) विलेखाचा प्रकार, मोबदल्याचे स्वरूप अगिहस्तातंरणपत्र

न कर विद्यारम् । विद्यारम् । (25-ड) निवासि जागा (सहकारी संस्था/मालकी (ओनरशीप) फ्लॅटस) संबंधी उन्न े - - जन्म जाकारणी देती

की पटटेदार ते नमूद करावे) मोबदला रू. 760,500.00

बा.मा. रू. 1,304,050.00

(२) भ भावन, पोटहिस्सा व घरक्रमांक (ornensi)

(1) सिटिएस क्र.: 579 वर्णनः मौजे बारामती न.प. हददीतील ता. वर्णन है। स न ५७० सेन १७४ ६ ची भी . सि स न 580 क्षेत्र 21 7 ची मी कि व व 67 72 नो भी, सि स नं. 8 दोब 53.5 चौ मी, सि स नं. 7 क्षेत्र 33.4 € हैं कि व व क 11.0 थी गी, सि स नं. 10 क्षेत्र 23.4 ची मी, यामध्ये बांघलेल्या " नराव वान री इगारतीमधील पहिल्या गजल्यातील पुर्व बाजुकडील फ्लॅट / निवानी 📹 😑 🥫 🖂 🖂 ्री भी म्हणजेव 893.72 यो फुट यामध्ये पश्चिम दक्षिण कोपऱ्यातील ११ 🚁 🦈 🖘 📨 टेरेल या समावेश आहे हि मिळकत या दस्ताचा विषय असे.

(3)क्षेत्रफळ

(4) आकारणी किंवा जुडी देण्यात असेल तेव्हा

(1) (1).

(5) दस्तऐवज करून देण्या-या क्रमा गरी व अंतु र्व परत साद किंवा दिवाणी न्यायालयाचा हक्मनामा किंवा आदेश असल्यास, प्रतिवादीचे नाम न संपूर्ण पत्ता

(६) दरतऐवज करून घेण्या-या नवाकाराचे नाव व संपूर्ण पता किंवा दिवाणी न्यायालयाचा हक्मनामा किंवा आदेश असल्यास, वादीचे नाव व संपूर्ण पत्ता

(1) प्रविण कर्फ प्रविण कुमार किसनदास गुजर - -; घर/फ्लंट नं: -नावः -; ईमारत नं: -; पेट/वसाहतः -; शहर/गावः कचेरीरोजः ताल्ङ

(2) अशोक ऊर्फ अशोककुमार किसनदास गुजर - -; घर/एसँट ने: नाव: -; ईमारत नं: -; पेठ/वसाहत: -; शहर/गाव: सदर; ताल्का. -, कि . के स्वर

(1) नेहा किशोर ऊर्फ किशोरकुमार शहा - ; घर/फ़्लेंट नं: -; गल्ली रन्त - इंगरने व नाय -; ईमारत नं: -; पेठ/वसाहत: -; शहर/गाव: महावीरपथ; तालुका: ----नम्बर: -.

करून दिल्याचा 13/10/2011 (7) दिनांक

नोंदणीचा

14/10/2011

(9) अनुक्रमांक, खंड व पृष्ठ (10) बाजारभावाप्रमाणे मुद्रांक शुल्क 8901 /2011

(11) बाजारमावाप्रमाणे नॉदणी

₹ 60865.50 ₹ 13040.00

(12) शेरा

TWENTY RUPEES

मी नक्कल केली मी वाचली मी रञ्जुवात घेतली रहकम नक्कल स निबंधक वर्ग २ वररामती





9:49 AM

पावती

Original

नोंदणी 39 म. Regn. 39 M

पावती क्र. : 8900

ावाचे नाव बारामती शहर

दिनांक 14/10/2011

रस्तऐवजाचा अनुक्रमांक

बमत - 08901 2011

इस्ता ऐवजाचा प्रकार

अभिहस्तातंरणपत्र

*(25-ड) निवासि जागां (सहकारी संस्था/मालकी (ओनरशीप) फ्लॅटस)

संबंधी असेल तर

सादर करणाराचे नाव:नेहा किशोर ऊर्फ किशोरकुमार शहा

नोंदणी फी

13040.00

नक्कल (अ. 11(1)), पृष्टांकनाची नक्कल (आ. 11(2)),

780.00

रुजवात (अ. 12) व छायाचित्रण (अ. 13) -> एकत्रित फ़ी (39)

एकूण

13820.00

आपणास हा दस्त अंदाजे 10:53AM ह्या वेळेस मिळेल

रामती

बाजार मुल्य: 1304050 रु. मोबदला: 760500रु.

भरलेले मुद्रांक शुल्क: 60900 रु.

देयकाचा प्रकार :डीडी/धनाकर्षाद्वारे;

बॅकेचे नाव व पत्ता: एस बी आय बारामती ;

डीडी/घनाकर्ष क्रमांक: 803707; रक्कम: 13050 रू.; दिनांक: 13/10/2011

गंक व वर्ष: 8901/2011

दुय्यम निबंधक: बारामती

etaber 14, 2011

सूची क्रं. दोन INDEX NO. II

नोंदणी 63 म

Regn. 63 m.e.

गावाचे नाव :

बारामती शहर

तिखाचा प्रकार, मोबदल्याचे स्वरूप अभिहस्तातंरणपत्र

बाजारभाव (भाडेपटट्याच्या

ाबतीत पटटाकार आकारणी देतो ^{*(25-ड)} निवासि जागां (सहकारी संस्था/मालकी (ओनरशीप) फ्लॅटस) संबंधी असेल तर

ही पटटेटार ते नमूट करावे) मोबदला रू. 760,500.00

बा.भा. रू. 1,304,050.00

भू-मापन, पोटहिस्सा व घरक्रमांक (असत्यास)

(1) सिटिएस क्र.: 579 वर्णनः भौजे बारामती न.प. हददीतील ता. बारामती येथील वार्ड नं. 2 सि स नं. 579 क्षेत्र 124.6 चौ मी , सि स नं. 580 क्षेत्र 21.7 चौ मी , सि स नं. 581 पै. क्षेत्र 67.72 चौ मी, सि स नं. 6 क्षेत्र 53.5 चौ मी, सि स नं. 7 क्षेत्र 33.4 चौ मी, सि स नं. 8 क्षेत्र 41.0 चौ मी, सि स नं. 10 क्षेत्र 23.4 चौ मी, यामध्ये बांघलेल्या " सम्यक ज्वेर्ल्स " वा आर सी सी इमारतीमधील पहिल्या मजल्यातील पुर्व बाजुकडील फ्लॅट / निवासी गाळा नं. 3 क्षेत्र 83.06 चौ भी म्हणजेच 893.72 चौ फुट यामध्ये पश्चिम दक्षिण कोपऱ्यातील 11.24 चौ भी ध्या ओपन टेरेस चा समावेश आहे हि मिळकत या दस्ताचा विषय असे.

3)क्षेत्रफळ

4) आकारणी किंवा जुडी देण्यात असेल तेव्हा

,5) दस्तऐवज करून देण्या-या पक्षकाराचे व संपूर्ण पत्ता नाव किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास, प्रतिवादीचे नाव व संपूर्ण पता

(6) दस्तऐवज करून घेण्या-या पक्षकाराचे नाव व संपूर्ण पत्ता किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास, वादीचे नाव व संपूर्ण पता

(7) दिनांक

करून दिल्याचा 13/10/2011

14/10/2011

8901 /2011

₹ 13040.00

₩ 60865.50

(8) नोंदणीचा (9) अनुक्रमांक, खंड व पृष्ठ

(10) बाजारभावाप्रमाणे मुद्रांक शुल्क

(11) बाजारभावाप्रमाणे नोंदणी

(12) शेरा

(1) प्रविण ऊर्फ प्रविण कुमार किसनदास गुजर - -; घर/फ़्लॅट नं: -; गल्ली/रस्ता: -; ईमारतीये नाव: -; ईमारत नं: -; पेठ/वसाहत: -; शहर/गोव: क्वेरीरोड; तालुका: बारामती ; पिन: -; पॅन नम्बर: -

(2) अशोक ऊर्फ अशोककुमार किसनदास गुजर : ; घर/फ़लॅट नं: -; गल्ली/रस्ता: -; ईमारतीचे नाव: -; ईमारत नं: -; पेद्य/वसाहत: -; शहर/गाव: सदर; तालुका: -; पिन: -; पॅन नम्बर: -.

(1) नेहा किशोर कर्फ किशोरकुमार शहा - -; घर/फ्लंट नं: -; गल्ली/रस्ता: -; ईमारतीचे नाव: -: ईमारत नः -; पंढ/वसाहतः -; शहर/गावः महावीरपयः तालुकाः बारामती ;पिनः -; पॅन नम्बर:



मी नक्कल केली मी वाचली

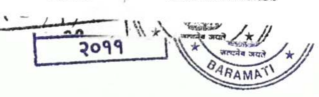
मी रञ्जुवात घेतली



leveloped by C-DAC, Pune

Page 1 of 1

SARITA REPORTS VERSION 5.2.19



ठशाचा युनिक नंबर ०८९४८) १११६२७ दस्तरेवजाचे वर्णन ल्ट्रास्वीलम् मिळकतीचे वर्णन ज्ञांच की जी कलामती खहर ना के 2 Fa १९० नपुषद्वीप्त देमहीला जमान जोल्ले प्रभाता क्लंट ने मोबदला रक्कम १३०४०५०१-घेणाराचे नांव : देनी जेटा किशोर उर्फ किशोर्क्यमार देणाऱ्याचे नांव : - ४९ प्राविन उप प्राविनक्रमार मुद्रांक शुरक भरणान्याचे नांव दर्गी लेहा कि मुद्रांक शुल्क सकम ६०९००

3 OCT 2011

// श्री

कायम व खुष खरेदीखत

कायम व खुष खरेदीखत बारामती येथे बारामती नगरपरिषदेच्या हद्दीतील गांधी चौकानजीकची वार्ड नं. २, महावीर पथ, सि.स.नं. ६ ते ८ व १० तसेच कचेरी रोड वार्ड नं. २, सि.स.नं. ५७९ ते ५८१ अशा एकुण सात सिटी सर्व्हे नंबर्समधील ३६५.३२ चौ.मी. क्षेत्रात बारामती नगरपरिषदेने मंजूर केलेल्या बांधकाम नकाशाप्रमाणे बांधलेल्या ''सम्यक ज्वेर्ल्स'' या बहुमजली इमारतीतील पहिल्या मजल्यातील पूर्व बाजूकडील टेरेस फ्लॅट/निवासी गाळा नं. ३ यांसी क्षेत्र ८३.०६ चौ.मी. म्हणजेच ८९३.७२ चौ.फूट (बिल्टअप) यांची मुद्रांक शुल्काकरीता बाजारभाव मुल्याने होणारी किंमत रूपये १३,०४,०५०/— (रूपये तेरा लाख चार हजार पन्नास फक्त) परंतू प्रत्यक्ष खरेदीची ठरलेली किंमत रू. ७,६०,५००/—(रूपये सात लाख साठ हजार पाचशे फक्त) चे आज रोज गुरूवार, तारीख १३ माहे ऑक्टोबर सन २०११ इसवी ते दिवशी.



सौ. नेहा किशोर उर्फ किशोरकुमार शहा उ.व.अं. ४६ , धंदा — व्यापार व गृहिणी , लिहुन घेणार राहणार— महावीर पथ, मु.पो.ता. बारामती, जि.पुणे PAN - ADXPS 1265P यांसी. श्री. प्रविण उर्फ प्रविणकुमार किसनदास गुजर, 8) उ.व.अं. ६०, धंदा- शेती व व्यापार, राहणार— कचेरी रोड, मु.पो.ता. बारामती, जि. पुणे. PAN - ABJPG 2835R लिहुन देणार श्री. अशोक उर्फ अशोककुमार किसनदास गुजर, उ.व.अं. ५४, धंदा- शेती राहणार— कचेरी रोड, मु.पो.ता. बारामती, जि. पुणे. PAN - AKJPG 5530C

कारणे कायम व खुष खरेदीखत लिहन देतो ते येणेप्रमाणे :-

१) सोबतचे परिशिष्ट—अ मध्ये सविस्तर वर्णन केलेली गांव बारामती, तालुका बारामती, जि. पुणे येथील बारामती नगरपरिषदेच्या हद्दीतील वार्ड नं. २, महावीर पथ, सि.स.नं. ६ ते ८ व १० ही जागा मिळकत लिहुन देणार नं. १ यांना व वार्ड नं. २, कचेरी रोड, सि.स.नं. ५७९ ते ५८१ ही जागा मिळकत लिहुन देणार नं. २ यांना एकत्र हिंदु कुटुंबाच्या रजिष्टर्ड वाटपपत्रानुसार व मे. कोर्टाचे आदेशानुसार एकमेव मालकी हक्काने मिळालेल्या आहेत. त्याप्रमाणे लिहुन देणार नं. १ व २ यांची नांवे मालक म्हणून त्या त्या सिटी सर्व्हें कडील मालमत्ता पत्रकास एकमेव मालक म्हणून लागलेली आहेत. तेंव्हापासून सदर जागा मिळकती हया लिहुन देणार नं. १ व २ यांचे प्रत्यक्ष ताबे वहिवाटीत मालकी हक्काने होत्या व आहेत. तेंव्हापासून लिहून देणार यांचे व्यतिरीक्त सदर जागा मिळकतीवर अन्य कोणाचाही कोणत्याही प्रकारचा हक्क हितसंबंध नव्हता व नाही.



- लिहुन देणार नं. १ व २ हे सख्खे बंधू असून, लिहुन देणार नं. १ यांच्या मालकीची महावीर पथालगतची बारामती वार्ड नं. २, सि.स.नं. ६ ते ८ व १० ही जागा मिळकत आहे. तर लिहन देणार नं. २ यांचे मालकीची कचेरी रोड लगतची बारामती वार्ड नं. २, सि.स.नं. ५७९ ते ५८१ ही जागा मिळकत आहे. लिहुन देणार नं. १ व २ या दोघां बंधूनी आपआपल्या मालकीच्या वरील एकुण ७ सिटी सर्व्हें नंबर्समधील जागा मिळकतीत म्हणजेच सोबतचे परिशिष्ट—अ मध्ये सविस्तर वर्णन केलेल्या जागामिळकतीमध्ये एकत्रात बारामती नगरपरिषदेकडून योग्य त्या बांधकाम परवानग्या घेवून बहुमजली आर.सी.सी. बांधकामातील इमारत बांधण्याचे ठरविले. कारण लिहून देणार नं. १ यांच्या मालकीच्या जागा मिळकती पैकी सिटी सर्व्हें नं. ६ मधून येण्याजाण्याच्या बोळाच्या रस्त्याच्या वहिवाटीचा हक्क, ड्रेनेज लाईनचा व हवा, उजेड हक्क लिहून देणार नं. २ यांच्या मालकीच्या इमारतीला आपसात ठरलेप्रमाणे पुर्वीपासून होता व आहे., या गोष्टीचा विचार करून लिहुन देणार नं. १ वं २ यांनी सोबतचे परिशिष्ट—अ मध्ये सविस्तर वर्णन केलेल्या आपआपल्या मालकीच्या जागा मिळकती एकत्रात विकसीत करून आपआपल्या जागेतील निवासी व बिगरनिवासी गाळयांची विक्री मालकी तत्वाने इच्छुक खरेदीदारांना 'ओनरशिप तत्वाने' करून येणारी किंमत व मोबदल्याची रक्कम ज्याची त्याने आपआपसात ठरलेप्रमाणे हिश्याच्या फ्लॅट/निवासी गाळयाची/दुकान गाळा / गोडाऊन गाळयाची / मॅझेनाईनची एकमेव मालकी हक्काने घेण्याचे ठरविले.
- ३) त्यानंतर लिहुन देणार यांनी सोबतचे परिशिष्ट—अ मध्ये वर्णन केलेल्या जागा मिळकतीत बेसमेंटमध्ये गोडाऊन गाळे, तळ मजल्यात दुकान गाळे व मॅझेनाईन फ्लोअर तसेच पहिल्या व दुस—या मजल्यातील फ्लॅटस्/निवासी गाळे बांधण्याचे ठरवून त्यापमाणे नियोजित इमारतीचा बांधकाम नकाशा तयार करून तो बारामती नगरपरिषदेकडे सादर केला, त्यास बारामती नगरपरिषदेने प्रारंभ प्रमाणपत्र कमांक २२/२००६—०७, तारीख १८/१०/२००६ ने मंजूरी दिली होती. त्या मंजूर नकाशात लिहुन देणार यांनी काही दुरूस्त्या करून पुन्हा सुधारित प्रारंभ प्रमाणपत्र नं. ३४/२००६—०७ तारीख २३/२/२००७ ने बारामती नगरपरिषदेकडून सुधारित प्रारंभ प्रमाणपत्र व बांधकाम नकाशास मंजूरी घेतलेली आहे. त्या मंजूर बांधकाम नकाशा बरहुकुम परिशिष्ट—अ मध्ये वर्णन केलेल्या सदर जागा मिळकतीमध्ये नियोजित बहुमजली इमारतीचे बांधकाम लिहुन देणार यांनी सुरू



केले दरम्यान लिहन देणार यांनी वेळोवेळी बारामती नगरपरिषदेकडून बांधकामास मुदत बाढ घेतलेली आहे. त्याप्रमाणे ता. २५/२/२०१० रोजी बारामती नगरपरिषदेने बानप/कार्या. १४/८३२/२०१० ने लिहून देणार यांना ता. २२/२/२०११ पर्यत बांधकाम पुर्ण करण्यास मुदतवाढ दिली. त्या मंजूर बांधकाम नकाशा बरहुकुम परिशिष्ट —अ मध्ये वर्णन केलेल्या सदर जागा मिळकतीमध्ये लिहून देणार यांनी नियोजित 'सम्यक ज्वेल्स' या बहुमजली खाली बेसमेंन्ट व त्यावर तळ मजल्यात दुकाने व मॅझेनाईन फ्लोअर तसेच पहिल्या व दुसऱ्या मजल्यात फ्लॅटस्/निवासी गाळे असलेल्या इमारतीचे बांधकाम पुर्ण केलेले आहे. त्याप्रमाणे बारामती नगरपरिषदेने बानप/कार्या/१४/५१५/२०१०—११, ता. ७/५/२०११ ने लिहून देणार यांचे नावाने ऑक्युपन्सी सर्टिफिकेट दिलेले आहे.

- हें। परिशिष्ट—अ मध्ये वर्णन केलेल्या सदर जागा मिळकतीमध्ये लिहन देणार यांनी 'सम्यक ज्वेल्सं' या नावाने जी बहुमजली इमारत बांधली आहे, त्या इमारतीत खाली बेसमेंट असून, लिफ्ट व ओपन डक्टसाठी जागा ठेवलेली आहे. तसेच इमारतीत बेसमेंट, तळ मजला, मॅझेनाईन फ्लोअर, पहिला मजला, दुसरा मजला आहे. बेसमेंटमध्ये दोन गोंडाऊन गाळे, तळ मजल्यात सहा दुकान गाळे व मॅझेनाईन फ्लोअर आहे. तसेच पहिल्या व दुस—या मजल्यात प्रत्येकी तीन फ्लॅटस्/निवासी गाळे आहेत. ज्या त्या गोंडाऊन गाळे, दुकान गाळे, मॅझेनाईन फ्लोअर व फ्लॅटस्/निवासी गाळयाला स्वतंत्र बाहेर जाण्यासाठी व समाईक क्षेत्राच्या वापरासाठी मार्ग ठेवलेला आहे. सदर संपूर्ण बांधकामात प्रत्येक निवासी व बिगरिनवासीगाळेधारकांचा त्यांचे गाळयाच्या क्षेत्रानुसार अविभक्त टक्केवारीप्रमाणे हक्क व अधिकार व हितसंबंध ठेवलेला आहे. तसेच समाईक सेवा सुविधा सर्व गाळेधारकांनी समाईकात वापरण्याची आहे. तर काही सेवासुविधा राखीव ठेवलेल्या आहेत.
- (व्हान देणार यांनी परिशिष्ट—अ मध्ये वर्णन केलेल्या जागा मिळकतीमध्ये बांधत असलेल्या नियोजित इमारतीतील गोडाऊन गाळे, दुकान गाळे, मॅझेनाईन फ्लोअर व फ्लॅटस्/निवासी गाळे यांचे बुर्कींग घेण्यास सुरूवात केलेली आहे, यांची माहिती लिहून घेणार यांना एप्रिल २०१० मध्ये झाली, लिहून घेणार यांना रहण्याकरिता काही फ्लॅटस् कायम व खुष खरेदी घेण्याचे असल्याने लिहुन घेणार यांनी लिहून देणार यांचेकडे त्याबाबत विचारणा केली व प्रत्यक्ष झालेल्या चर्चेनुसार व सिटी सर्व्हें उतारे, बांधकाम नकाशा, बांधकाम परवानग्या वगैरे आवश्यक ती कागदपत्रे पाहुन व बांधकामांची स्टेज पाहून पुर्ण खात्री पटलेनंतर



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लिहून घेणार यांनी परिशिष्ट—अ मध्ये वर्णन केलेल्या जागा मिळकतीमध्ये बांधत असलेल्या नियोजित इमारतीतील व परिशिष्ट-ब मध्ये सविस्तर वर्णन केलेला पहिल्या मजल्यातील टेरेस फ्लंट/निवासी गाळा न. ३ एकमेव मालकी हक्काने तसेच अनुस्चित नमुद केलेल्या समाईक सेवा व सुविधांसहित व राखीव सेवा व सुविधांसहित फक्त लिहुन घेणार यांनी लिहुन देणार यांचेकडून कॉलम, बीम, जिना व स्लॅब टाकलेला इमारतीचा सांगाडा खरेदी घेण्याचे ठरविले तसेच उर्वरित राहिलेले म्हणजेच वीट बांधकाम, प्लास्टर, रंगकाम, खिडक्या, दरवाजे, इ. इमारतीचे काम लिहुन घेणार यांनी स्वतः दरम्यानचे काळात स्वखर्चाने पूर्ण करून घेण्याचे मान्य व कबुल करून परिशिष्ट-ब मध्ये वर्णन केलेला टेरेस पहिल्या मजल्यातील फ्लॅट/निवासी गाळा न. ३ याची एकूण उक्ती किंमत रूपये ७,६०,५००/-(अक्षरी रूपये सात लाख साठ हजार पाचशे फक्त) ला कायम व खुप खरेदी घेण्याची तयारी दर्शविली. त्यामुळे लिहुन घेणार यांनी देऊ केलेली किंमत लिहुन देणार यांना मान्य व कबुल झालेवरून त्याबाबत लिहुन देणार व लिहुन घेणार यांचे दरम्यान चर्चा होवून व्यवहार ठरला. त्याप्रमाणे लिहुन घेणार यानी पुढे भरणा तपशिलात दर्शविल्याप्रमाणे विसारा म्हणुन तारीख १५/४/२०१० रोजी स्टेट बॅक. शाखा बारामतीच्या चेक नं. ४८८८६५ ने रूपये २,५०,०००/— लिहुन देणार नं. २ यांचे सांगणेवरून लिहुन देणार नं. १ यांचे नांवे दिलेले असून, राहिलेली रक्कम रूपये ५,१०,५००/— (रूपये पाच लाख दहा हजार पाचशे फक्त) चेक्सने लिहून देणार नं. १ यांचे नावे दिलेले आहेत. अशाप्रकारे लिहून देणार यांना लिहून घेणार यांचेकडून खरेदीची एकूण ठरलेली किंमत रू. ७,६०,५००/— (रूपये सात लाख साठ हजार पाचशे फक्त) चेक्सने मिळालेली आहे. त्याप्रित्यर्थ लिहुन देणार यांनी लिहुन घेणार यांना प्रस्तुतचे कायम व खुष खरेदीखत लिहन दिले असे.



सबब आता लिहून घेणार यांना लिहून देणार यांनी काही एक राखून न ठेवता ''सम्यक ज्वेर्ल्स'' या इमारतीतील परिशिष्ट—ब मध्ये सविस्तर वर्णन केलेला पहिल्या मजल्यातील टेरेस फ्लॅट/निवासी गाळा न. ३ एकमेव मालकी हक्काने त्यासोबत अनुसुचित नमुद केलेल्या समाईक सेवा, सुविधासहित व राखीव सेवा व सुविधांसहित एकुण उक्ती किंमत रक्कम रूपये ७,६०,५००/— (अक्षरी रूपये सात लाख साठ हजार पाचशे फक्त) या किंमतीस प्रस्तुतचे खरेदीखताने कायम व खुपखरेदी दिलेला आहे. त्यांचे सविस्तर वर्णन परिशिष्ट—ब मध्ये केलेले आहे. तर लिहून घेणार यांनी लिहून देणार नं. २ यांचे सांगणेवरून लिहून देणार नं. १ यांचे नावे पुढे भरणा तपशिलात नमूद केलेप्रमाणे परिशिष्ट—ब मध्ये वर्णन केलेल्या पहिल्या मजल्यातील टेरेस फ्लॅट/निवासीगाळा न. ३ ची खरेदीची ठरलेली संपूर्ण किंमत व मोबदला चेक्सने दिलेला आहे.

| ৩) | भरण्याचा तपशिल | 5 |
|----|----------------|---|
| | रक्कम रूपरो | |

२,५०,०००—००

तपशिल

लिहून घेणार यांनी लिहून देणार नं. २ यांचे सांगणेवरून लिहुन देणार नं. १ यांचे नांवे विसारा म्हणून तारीख १५/४/२०१० रोजीच्या स्टेट बॅक ऑफ इंडिया, शाखा बारामतीच्या चेक नं. ४८८८६५ ने दिले ते रूपये.

2,40,000-00

लिहून घेणार यांनी लिहून देणार नं. २ यांचे सांगणेवरून लिहुन देणार नं. १ यांचे नांवे पार्टपेमेंट म्हणून तारीख ५/६/२०१० रोजीच्या स्टेट बॅक ऑफ इंडिया, शाखा **बारामतीच्या चेक नं. ४८८८६८** ने दिले ते रूपये

8,00,000-00

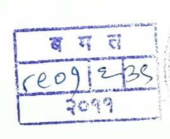
लिहून घेणार यांनी लिहून देणार नं. २ यांचे सांगणेवरून लिहुन देणार नं. १ यांचे नांवे पार्टपेमेंट म्हणून तारीख ९/८/२०१० रोजीच्या स्टेट बॅक ऑफ इंडिया, शाखा बारामतीच्या चेक नं. ४८८८७० ने दिले ते रूपये.

8,60,400-00

लिहून घेणार यांनी लिहून देणार नं. २ यांचे सांगणेवरून लिहुन देणार नं. १ यांचे नांवे खरेदीच्या ठरलेल्या किंमतीपैकी राहिलेली रक्कम म्हणून तारीख ९/५/२०११ रोजीच्या स्टेट बॅक ऑफ इंडिया, शाखा बारामतीच्या चेक नं. ५८१४१४ ने दिले ते रूपये.

9,50,400-00

(एकुण रूपये सात लाख साठ हजार पाचशे फक्त)





वर भरणा तपशिलात दर्शविलेप्रमाणे लिहून घेणाराकडून लिहून देणार नं. २ यांचे सांगणेवरूनच लिहून देणार नं. १ यांना खरेदीची ठरलेली संपूर्ण रक्कम रूपये ७,६०,५००/— चेक्सने मिळालेली आहे . वेगळया भरणा पावतीची जरूरी नाही. भरण्याबाबत कोणतीही तकार लिहून देणार भविष्यात उपस्थित करणार नाहीत. परिशिष्ट—ब मध्ये वर्णन केलेला पहिल्या मजल्यातील टेरेस फलॅट/निवासीगाळा न. ३ हा लिहून देणार यांचे आपआपसातील वाटपात ठरलेप्रमाणे लिहून देणार नं. १ यांना एकमेव मालकी हक्काने मिळालेला असल्यामुळे खरेदीची ठरलेली संपूर्ण किंमत लिहून देणार नं. २ यांचे सांगणेवरून लिहून देणार नं. १ यांचे नावे चेक्सने दिलेली आहे.

- तेलेला पहिल्या मजल्यातील टेरेस फलॅट/निवासी गाळा न. ३ चा एकमेव मालकी हक्काने या खरेदीद्वारे खुला व मोकळा ताबा दिलेला असुन, तो ताबा लिहून घेणार यांनी बांधकामाची म्हणजेच कॉलम, बीम, जिना, स्लॅब, लिफ्टचा डक्ट वगैरे कामे पूर्ण झालेची खात्री करून स्वसंतोषाने एकमेव मालकी हक्काने ठरलेप्रमाणे स्विकारला आहे. सदर पहिल्या मजल्यातील टेरेस फलॅट/निवासी गाळा न. ३ चे बांधकामाबाबत लिहून घेणार यांची कोणत्याही प्रकारची तकार नाही. कारण सांगडयाव्यतीरिक्त संपूर्ण वीट बांधकाम, फास्टर, सनला, दरवाजे, खिडक्या, फरशी, फिनिशिंग व रंगकाम, वायरिंग लिहून घेणार यांनी ठरलेप्रमाणे स्वखर्चीन स्वत:चे सोयीनुसार केलेले आहे.
- ९) या खरेदीखताद्वारे लिहून घेणार/खरेदीदार व लिहून देणार आपआपसात कबुल करून घोषित करतात की,
- ए) सोबतचे परिशिष्ट—अ मध्ये वर्णन केलेली सदर जागा मिळकत व इमारत यामध्ये प्रत्येक गाळेधारकांचा अविभक्त हक्क, हितसंबंध त्या त्या गाळयाच्या क्षेत्राचे टक्केवारीचे प्रमाणात रहाणार आहे.
- बी) परिशिष्ट— 'अ' व 'ब' मध्ये वर्णन केलेली जागा मिळकत व गाळा व इमारत यांचे प्रशासनाचा व देखभालीचा सर्व खर्च गाळेधारकांनी बहुमताने मंजूर केलेप्रमाणे अगर संघटनेने बहुमताने ठरविलेप्रमाणे करणेचा आहे.
- सी) समाईक सेवा व सुविधा व क्षेत्र अविभाज्य राहणार असुन, तिचे वाटणी अगर विभाजनाबद्दल कोणाही गाळेधारकांनी कोणतीही कारवाई करणेची नाही.



डी) अविभक्त हितसंबंध, टक्केवारीबाबत, या दस्तात नमुद केलेला आहे. तो अविभक्त हितसंबंध बदलणेचा नाही अथवा त्या गाळयापासून तुटक वेगळा करता येणार नाही. त्याबाबत इतर दस्ताने वेगळा काढता येणार नाही.

इ) प्रत्येक गाळेधारकाने, गाळेधारकांच्या संघटनेने जी रक्कम वसुलीबाबत देय रकमेबाबत, नुकसानीबाबत, मागणीबाबत, बहुमताने निर्णय घेतला असेल त्याची पुर्तता करणेची आहे. त्याकरिता गाळेधारकांचे विरूध्द गाळेधारकांची संघटना, त्यांचे प्रतिनिधीमार्फत कायदेशीर इसम गृहीत धरून कोर्ट कारवाई करू शकेल हे गाळेधारकांनी मान्य व कबल केले आहे.

एफ) कोणाही गाळेधारकाला कोणत्याही कारणावरून समाईक क्षेत्राचे देखभालीसाठी कराव्या लागणा—या खर्चाचे रकमेबाबत, हिस्सेराशीबाबत सुट अगर माफी मिळणार

नाही.

जी) गाळेधारक, त्याचा प्रतिनिधी, भाडेकरू, परवानाधारक, भोगवटादार, ताबेदार देखील या दस्तातील अटीस बांधील राहणार आहे.

एच) यदाकदाचित जर संपूर्ण मिळकत पुर्णतः नष्ट झाली अथवा अंशतः नष्ट झाली, नुकसान अथवा नासधूस झाल्यास त्याचे दुरूस्तीस, पुर्नरबांधणीसाठी होणा—या खर्चाबाबत जो गाळेधारकांच्या संघटनेने बहुमताने निर्णय घेवून करणेचा आहे. तो त्या त्या गाळयाच्या अविभक्त हितसंबंधाचे प्रमाणात टक्केवारीचे प्रमाणात सोसणेचा आहे.

आय) गाळेधारकांनी सरकारी गृहरचना सोसायटी स्थापन करणेचे ठरविल्यास त्यास देखील सर्वानुमते संमती राहणार आहे. मात्र त्याबाबत जी कागदोपत्री पुर्तता करावी

लागणार आहे, त्याचा सर्व खर्च गाळेधारकांनी मिळून करणेचा आहे.

जे) परिशिष्ट—अ मध्ये बांधलेल्या ''सम्यक ज्वेर्ल्स'' या इमारतीचे नांव गाळेधारकांनी बदलणेचे नाही. या अटीचे कोणीही उल्लंघन केल्यास त्याचे विरूध्द योग्य ती उपाययोजना करण्याचा हक्क व अधिकार लिहून देणार यांना राहणार आहे.

के) लिहून देणार यांनी लिहून घेणार यांना परिशिष्ट—ब मध्ये वर्णन केलेला पहिल्या मजल्यातील टेरेस फलॅट/निवासी गाळा न. ३ हा निर्वेध, निजोखमी व बोजारहित असलेची हमी व भरवसा दिला असुन, यामागील कुठलीही बाकी अगर बोजा निघाल्यास अगर कोणाचाही हक्क, हितसंबंध उपस्थित झाल्यास त्याचे निवारण

लिहन देणार करून देणार आहेत.

१०) लिहून देणार यांनी बारामती नगरपरिषदेचे मागील सर्व कर, टॅक्स भरलेले आहे. यापुढील येणारे सर्व कर, टॅक्स, लिहून घेणार यांनी भरणेचा आहे. तसेच परिशिष्ट—ब मध्ये वर्णन केलेल्या पहिल्या मजल्यातील टेरेस फलॅट/निवासी गाळा न. ३ यांचे संदर्भात नवीन आलेला व्हॅट टॅक्स, सर्व्हिस टॅक्स अथवा अन्य कोणताही कर, टॅक्स उद्भवल्यास व देय्य झाल्यास तो टॅक्स, कर लिहून घेणार हे लिहून देणार यांना लेखी मागणी केलेनंतर अलाहिदा किंमतीशिवाय वेगळा चेकने देणार आहेत. हे लिहून घेणार यांनी मान्य व कबूल केले आहे.



१२) लिहून घेणार यांनी या खरेदीखताद्वारे जेवढया चौरस फूट क्षेत्राच्या जागेचे खरेदीखत करून दिले आहे. त्या व्यतिरिक्त अन्य कोणतीही जागा व इमारतीचा भाग वापरण्याचा हक्क नाही. तसेच अनुसुचित नमुद केलेल्या समाईक सेवा व सुविधा व राखीव सेवा व सुविधा ज्या आहेत त्याच वापरण्याचा हक्क लिहून घेणार यांना राहणार आहे.

१३) आता लिहुन घेणार **या** परिशिष्ट—ब मध्ये वर्णन केलेला पहिल्या मजल्यातील टेरेस फ्लॅट/निवासी गाळा न. ३ च्या एकमेव मालक झालेल्या असुन, लिहून घेणार यांनी त्यांचे नांव मालक म्हणून सिटी सर्व्हें कडील मालमत्ता पत्रकास, बारामती नगरपरिषदेचे दप्तरी लावुन घ्यावे, त्याकामी लिहुन देणार हे लिहून घेणार यांचे खर्चाने सर्वतोपरी सहकार्य करणार आहेत. आवश्यक त्या कागदपत्रांवर सहया, संमत्या लिहन देणार टेवील

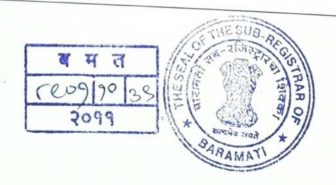
१४) परिशिष्ट—अ मध्ये वर्णन केलेल्या जागा मिळकतीमध्ये बांधलेल्या ''सम्यक ज्वेर्ल्स'' या इमारतीवरील भागात पुढील काळात जर बारामती नगरपरिषदेने वाढीव बांधकामास परवानगी दिली तर म्हणजेच चटईक्षेत्र निर्देशांक वाढवून मिळाला तर लिहून देणार हे लिहून घेणार यांचेतर्फे व लिहून घेणाऱ्या करीता तसे बांधकाम करण्याची परवानगी घेतील व ते वाढीव बांधकाम लिहून घेणार याच एकमेव मालकी हक्काने भविष्यात वापरू शकतील तुर्त इमारतीवरील संपूर्ण टेरेस एकमेव वापरण्याचा हक्क लिहून घेणार व त्यांचे पती यांना लिहून देणार यांनी दिलेला आहे.

१५) परिशिष्ट—अ मध्ये वर्णन केलेल्या जागा मिळकतीत बांधलेल्या "सम्यक ज्वेर्ल्स" या इमारतीवरील संपूर्ण टेरेसचा मालकी हक्क, लिहून देणार यांनी लिहून घेणार यांना व त्यांचे पती यांच्या नावे एकमेव वापरणेचा मालकी हक्क दिलेला आहे. लिहून देणार यांनी स्वत:कडे इमारतीवरील टेरेसचे हक्क राखुन ठेवलेले नाहीत. त्याबाबत इतर गाळेधारकांनी कोणत्याही प्रकारची तकार करणेची नाही. तसे त्यांचे खरेदीखताच्या दस्तामध्ये लिहून देणार हे स्वतंत्र उल्लेख करणार आहेत.

१६) लिहून देणार या दस्ताद्वारे कबुल करतात की, परिशिष्ट—ब मध्ये वर्णन केलेला पहिल्या मजल्यातील टेरेस फ्लॅट/निवासी गाळा न. ३ हा लिहून घेणार यांना एकमेव मालकी हक्काने ताब्यात दिलेला आहे. यापुढे लिहून घेणार यांनी त्याचा मन मानेल त्याप्रमाणे उपभोग घेणेचा आहे अगर विल्हेवाट लावणेची आहे. त्यावर लिहून देणार यांचा काहीएक हक्क, हितसंबंध राहिलेला नाही.



- १७) लिहून घेणार यांनी परिशिष्ट—ब मध्ये वर्णन केलेला पहिल्या मजल्यातील टेरेस फ्लॅंट/निवासी गाळा न. ३ चा योग्य व चांगल्या प्रकारे, निवासी कारणासाठीच वापर करणेचा असुन, त्यामध्ये स्फोटके व ज्वालाग्रही पदार्थ ठेवणेचे नाहीत, तसेच इमारतीस हानीकारक होईल असे दुर्गधीकारक पदार्थ व माल ठेवणेचा नाही अगर साठविणेचा नाही.
- १८) परिशिष्ट—ब नंतर अनुसुचित समाईक व राखीव सेवा, सवलर्तींचा खुलासा केलेला आहे. त्याप्रमाणे लिहून घेणार यांचा समाईक व राखीव सेवा, सुविधांमध्ये हक्क हितसंबंध राहणार आहेत.
- १९) लिहुन देणार यांनी 'सम्यक ज्वेर्ल्स' या इमारतीचे डीड ऑफ डिक्लरेशन दि महाराष्ट्र अपार्टमेंट ॲक्ट १९७० अन्वये केलेले असुन, सदरचे डीड ऑफ डीक्लरेशन मे. दुय्यम निबंधक सोो. बारामती यांचे कार्यालयात दस्त नं. ६२२९ तारीख १९/७/२०११ रोजी नोंदलेले आहे.
- २०) लिहुन घेणार व लिहून देणार यांचेवर डीड ऑफ डिक्लरेशन मधील सर्व अटी व शर्ती बंधनकारक रहाणार असुन, त्या अटी व शर्तीस अधीन राहून प्रस्तुतचे खरेदीखत केलेले आहे.
- २१) परिशिष्ट—अ मध्ये वर्णन केलेल्या सदर जागा मिळकतीत जी इमारत लिहून देणार यांनी बांधलेली आहे, त्या इमारतीवरील टेरेस लिहुन देणार यांनी लिहून घेणार यांना एकमेव मालकी हक्काने दिलेला आहे. पुढील काळात जर बारामती नगर परिषदेने वाढीव बांधकामास परवानगी दिली तर सर्व प्रथम बांधकाम करणेचा संपूर्ण अधिकार लिहून घेणार यांचाच राहणार आहे. तसेच सदर ''सम्यक ज्वेर्ल्स'' या इमारतीवरील टेरेस हा जाहिरातीचा बोर्ड, टेलिफोन टॉवर इ. प्रकारे लिहुन घेणार यांना कोणत्याही कंपनीने अथवा व्यक्तीने भाडयाने देण्याबाबत मागणी केली असता, अगर स्वतःचे व्यवसायाचे बोर्ड, होर्डींग लावणेचा अथवा भाडयाने देणेचा व भाडे वसुल करणेचा हक्क व अधिकार लिहुन घेणार यांना रहाणार आहे. त्याबाबत लिहुन देणार यांनी कोणत्याही प्रकारची तकार उपस्थित करणेची नाही हे लिहुन देणार यांनी मान्य व कबुल केलेले आहे.
- २२) लिहुन घेणार यांचा 'सम्यक ज्वेर्ल्स' या इमारतीमधील या खरेदीखताचा विषय असलेल्या पहिल्या मजल्यातील टेरेस फ्लॅट/निवासी गाळा न. ३ याचा ९.८२% अविभक्त हिस्सा आहे हे लिहुन देणार यांना व लिहून घेणार यांना मान्य व कबुल आहे.
- २३) पुढे परिशिष्ठ व मध्ये वर्णन केलेल्या म्हणजेच या खरेदीखताचा विषय असलेल्या फ्लॅट/निवासी गाळयाच्या खरेदीखताचा संपूर्ण खर्च म्हणजे मुद्रांक शुल्क, नोंदणी फी, स्कॅनिंग, टायपिंग, झेरॉक्स वगैरे संपूर्ण खर्च लिहुन घेणार यांनी केलेला आहे.



परिशिष्ट-अ

तुकडी पुणे, पोट तुकडी तालुका बारामती, मे.सब रजिस्ट्रार साहेब, बारामती यांचे हद्दीतील गांव बारामती, ता. बारामती, जि. पुणे येथील बारामती नगरपरिषदेच्या हद्दीतील मुल्यांकन विभाग २.१ मधील गांधी चौकानजीकची वार्ड नं. २, महावीर पथ, सि.स.नं. ६ ते ८ व १० तसेच मुल्यांकन विभाग २.२ मधील कचेरी रोड वार्ड नं. २, सि.स.नं. ५७९ ते ५८१ अशा एकुण सात सिटी सर्व्हें नंबर्समधील ३६५.३२ चौ.मी. यांचे सविस्तर वर्णन येणेप्रमाणे :—

| वार्ड नं. | सि.स.नं. | क्षेत्र | सत्ता प्रकार |
|-----------|----------|---------------|--------------|
| | * | चौ.मी. | 6-1 |
| 2 | 409 | १२४.६ | 'अ' |
| 2 | 460 | २१.७ | 'अ' |
| 2 | ५८१ पै | ६७.७२ | 'अ' |
| | Ę | 43.4 | 'अ' |
| २ २ | 9 | 33.8 | 'अ' |
| | | 0.98 | 'अ' |
| २ | ۷ | | 'अ' |
| २ | १० | 23.8 | 31 |
| | एकुण | ३६५.३२ चौ.मी. | |

यांसी एकत्रित चतुःसिमा येणेप्रमाणे –

पूर्वेस :- लागु सि.स.नं. १ ते ५, सरकारी रस्ता (महावीर पथ)

व सि.स.नं. ५८१ पै व सि.स.नं. ९

दक्षिणेस :- लागु सि.स.नं. ९, व सि.स.नं. ११

पश्चिमेस :- लागु सि.स.नं. ५७७, सि.स.नं. ५७८ मधील बोळ

उत्तरेस :- सरकारी रस्ता (कचेरी रोड)

येणेप्रमाणे चतुःसिमापुर्वक एकुण ७ सिटी सर्व्हें नंबरसमधील ३६५. ३२ चौ.मी. क्षेत्रात बारामती नगरपरिषदेने सुधारीत प्रारंभ प्रमाणपत्र कमांक ३४/२००६—०७ ता. २३/२/२००७ ने मंजूर केलेल्या बांधकाम नकाशाप्रमाणे व पुढे तारीख १८/५/२००९ रोजी व ८/१२/२००९ रोजी बारामती नगरपरिषदेने दिलेल्या बांधकामास मुदत वाढ दिलेल्या आदेशाप्रमाणे बांधलेली व बारामती नगरपरिषदेने बानप/कार्या/१४/५१५/२०१०—११, ता. ७/५/२०११ ने ऑक्युपन्सी सर्टिफिकेट दिलेली "सम्यक ज्वेर्ल्स" या नावाची बहुमजली इमारत ज्यामध्ये बेसमेंट, तळ मजला, मॅझेनाईन फ्लोअर तसेच पहिला मजला व दुसरा मजला आहे. ती इमारत व येण्याजाण्याचा व हवा उजेडाचा समाईक हक्क ठेवलेला बोळ.

(यांस पुढे 'सदर जागा मिळकत' असे संबोधिले आहे)



परिशिष्ट-ब

परिशिष्ट—अ मध्ये नमुद केलेल्या गांव बारामती, ता. बारामती, जि. पुणे येथील बारामती नगरपरिषदेच्या हद्दीतील गांधी चौकानजीकची वार्ड नं. २, महावीर पथ, सि.स.नं. ६ ते ८ व १० तसेच कचेरी रोड वार्ड नं. २, सि.स.नं. ५७९ ते ५८१ अशा एकुण सात सिटी सर्व्हें नंबर्समधील ३६५.३२ चौ.मी. मध्ये बांधलेल्या ''सम्यक ज्वेर्ल्स'' या इमारतीतील पहिल्या मजल्यातील पुर्व बाजूकडील टेरेस फ्लॅट/निवासी गाळा नं. ३ याचे सविस्तर वर्णन खालील प्रमाणे —

मजला — पहिला मजला (फर्स्ट फ्लोअर)

टेरेस फ्लॅट/निवासी गाळा नं.— ३ (तीन)

क्षेत्र — ८३.०६ चौ.मी. म्हणजेच

८९३.७२ चौ.फुट (बिल्टअप) यामध्ये

पश्चिमदक्षिण कोपऱ्यातील ११.२४ चौ.मी.च्या
ओपन टेरेसचा समावेश आहे.

यांसी चतु:सिमा येणेप्रमाणे :-

पूर्वेस :- महावीर पथ

दक्षिणेस :- सि.स.नं. ९ व ११

पश्चिमेस :- सि.स.नं. ५७७ व डक्ट

उत्तरेस :- सि.स.नं. ६ मधील बोळ व जिना, डक्ट

येणेप्रमाणे चतु:सिमापूर्वक फलॅट/निवासी गाळा नं. ३ चे मुळतः क्षेत्र ५८.८६ चौ.मी. बिल्टअप आहें. त्याव्यतिरिक्त बाल्कनी, जिना, ओपन टेरेस, लिफ्ट यासह संपूर्ण फलॅट/निवासी गाळयाचे क्षेत्र ८३.०६ चौ.मी. (बिल्टअप) धरलेले असून, तो टेरेस फलॅट/निवासीगाळा नं. ३ या खरेदीखताचा विषय आहे.



... १३ .. अनुसूची

समाईक सेवा व सुविधा :-

- १. बीम, कॉलम, भिंती, ड्रेनेज. सेफ्टीक टॅक
- २. सि.स.नं. ६ मधील बोळ सर्वांना येणे—जाणेसाठी सामाईकांत ठेवलेला आहे.

राखीव सेवा व सुविधां :-

- १) ओव्हर हेड वॉटर स्टोअरजे टॅक व इमारतीतील जिना व लिफ्ट फक्त लिहून घेणार व अन्य फ्लॅट धारक हेच एकमेव मालकी हक्काने वापरणार आहेत.
- २) कुपनलिका व त्यावरील इलेक्ट्रीक मोटार लिहून घेणार व अन्य फ्लॅटधारक हेच एकमेव मालकी हक्काने वापरणार आहेत.
- ३) परिशिष्ठ अ मध्ये वर्णन केलेल्या जागा मिळकतीत बांधलेल्या 'सम्यक ज्वेर्ल्स' या इमारतीवरील टेरेसचा वापर फक्त लिहून घेणार व अन्य फ्लॅट धारक हेच एकमेव मालकी हक्काने करणार आहे.
- ४) तळ मजल्यातील दुकान गाळा नं. १ च्या उत्तरेकडील रस्त्यापर्यतची मोकळी जागा त्या दुकान गाळयाच्या खरेदीदार यांनाच एकमेव वापरण्याच्या हक्कासह दिलेली आहे.
- ५) स्वतंत्र व राखीव असलेले ड्रेनेज व सेफ्टीक टॅक लिहून घेणार यांनीच वापरणेचे आहे.



... १४ ...

येणेप्रमाणे कायम व खुष खरेदीखत आजरोजी लिहून देणार यांनी लिहून घेणार यांना बारामती मुक्कामी, वाचून, समजून, उमजून, त्यावर साक्षीदारांसमक्ष सह्या करून लिहून दिले असे.

खरेदीखत लिहून देणार

- १) श्री. प्रविण उर्फ प्रविणकुमार किसनदास गुजर सही :- १. ४. ८००
- २) श्री. अशोक उर्फ अशोककुमार किसनदास गुजर सही :-A \ L . C . C

खरेदीखत लिहुन घेणार :-सौ. नेहा किशोर उर्फ किशोरकुमार शहा

सही: नहा किशोर शहा.

साक्षीदार

१) सही - रेन्स् २) सही - Chostadeld.
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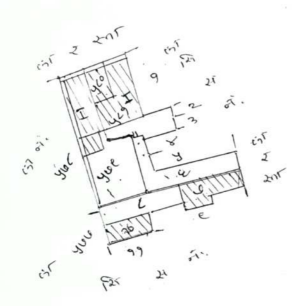


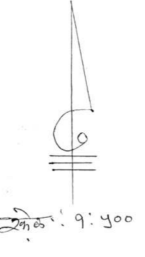


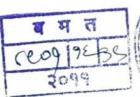
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्(२०,००,०००) -१९-८७ पींजे ४० एन १७५ तत विभाग क्र. संवीर्ण -१०८७/म.क.८६/कोषा-४

नमुना म.को.नि.६ (नियम १९२ पहा)

सर्वसा .२६ -अ Gen - 26-M

चलन क्रमांक

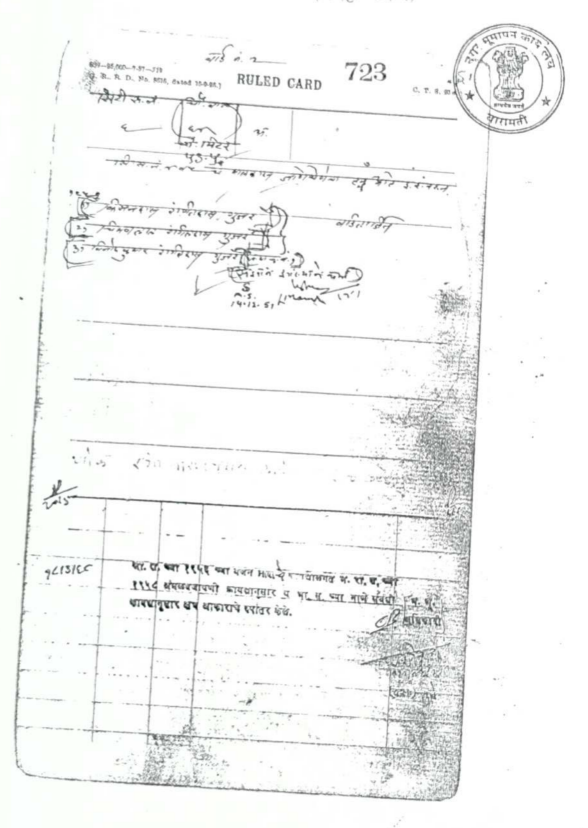
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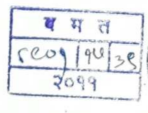
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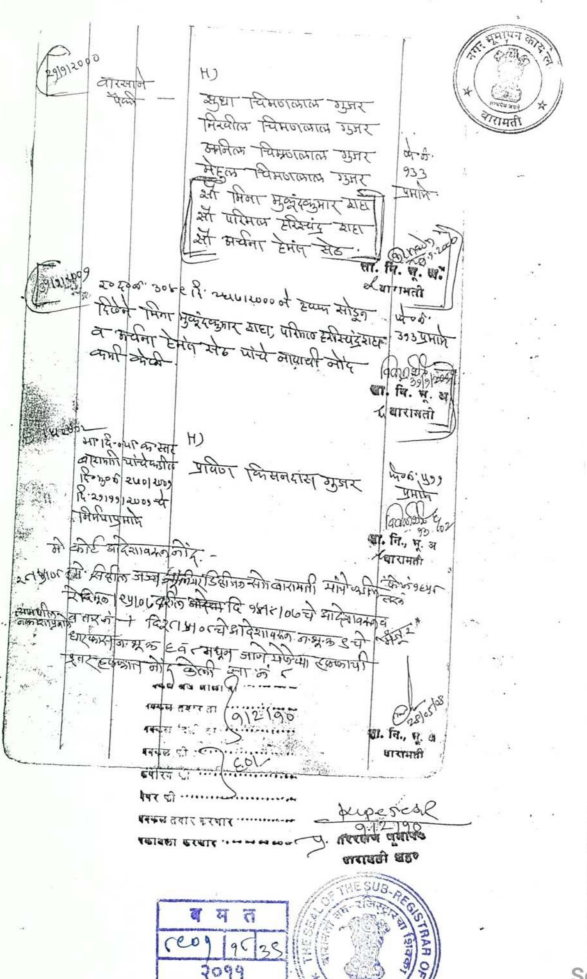


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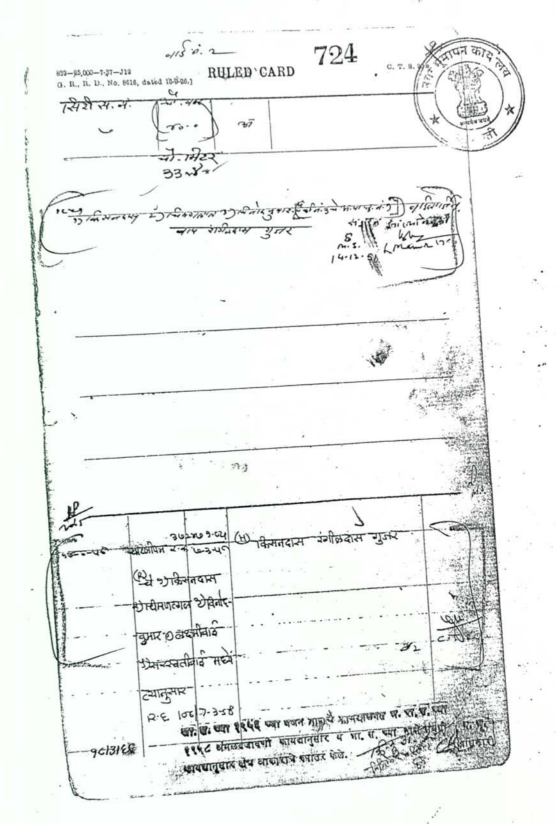


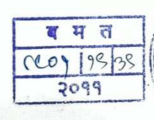




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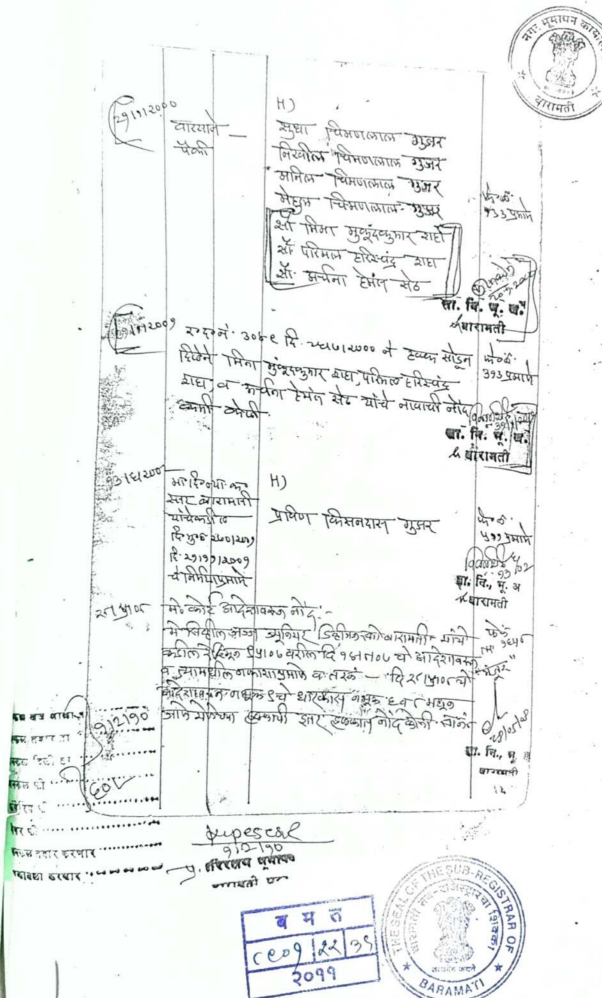
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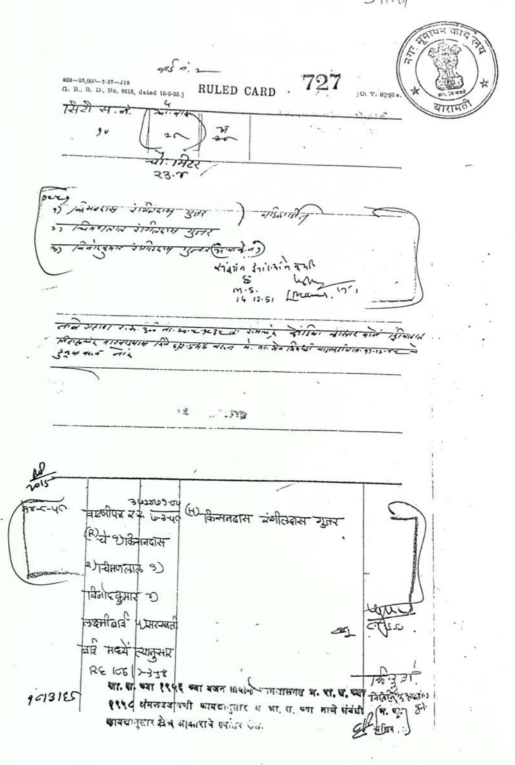
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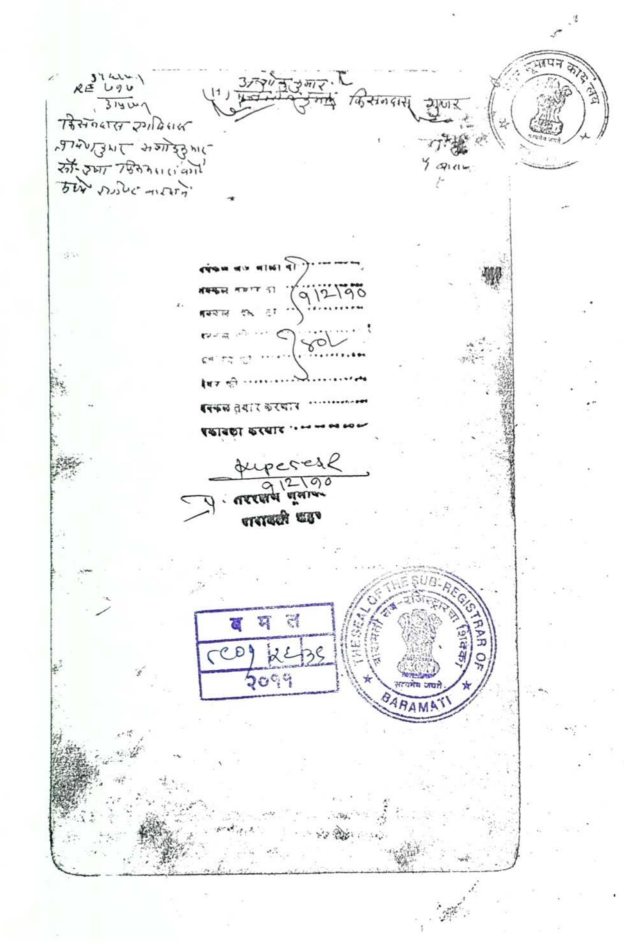
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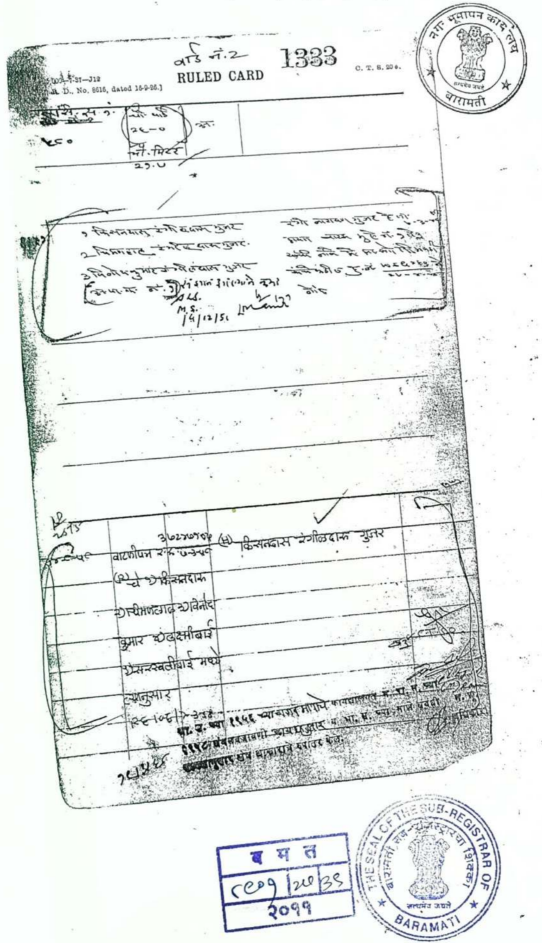


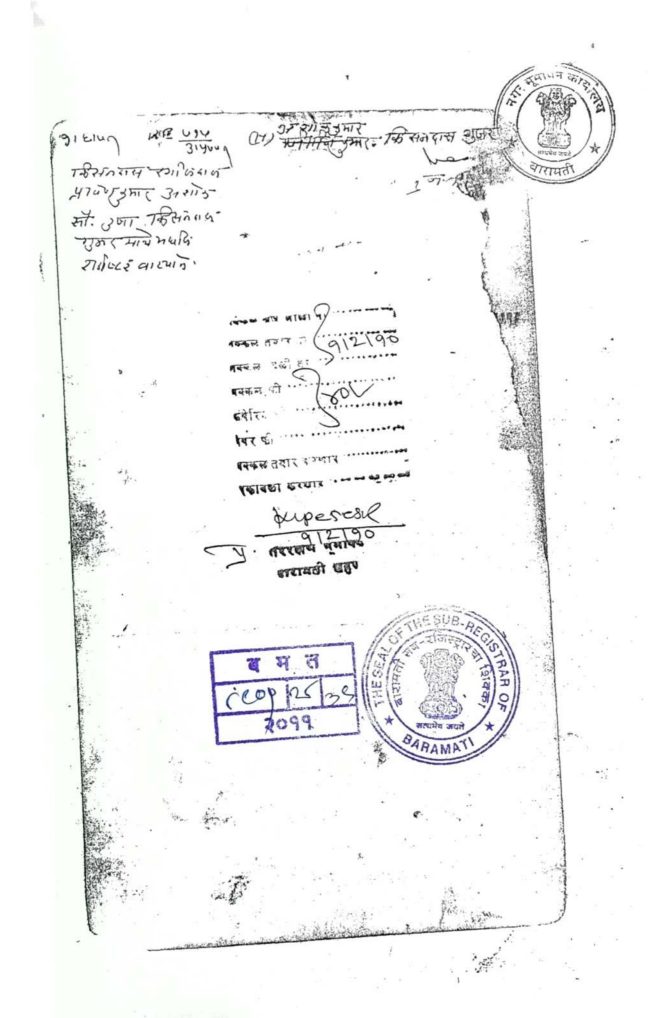
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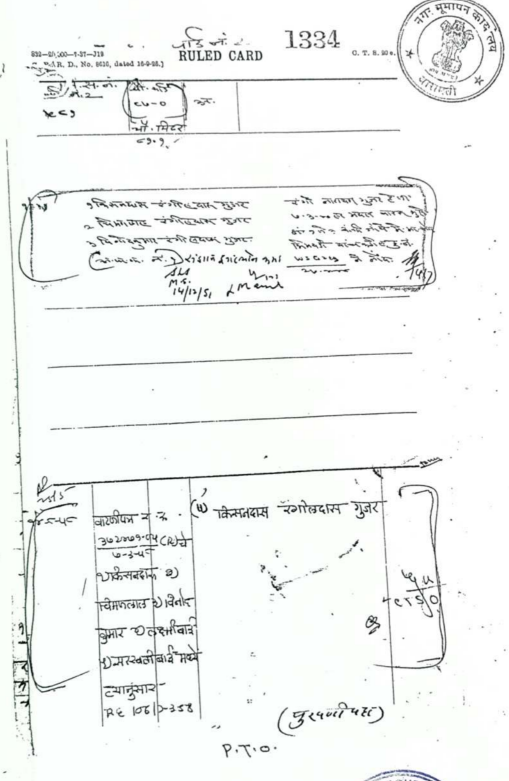


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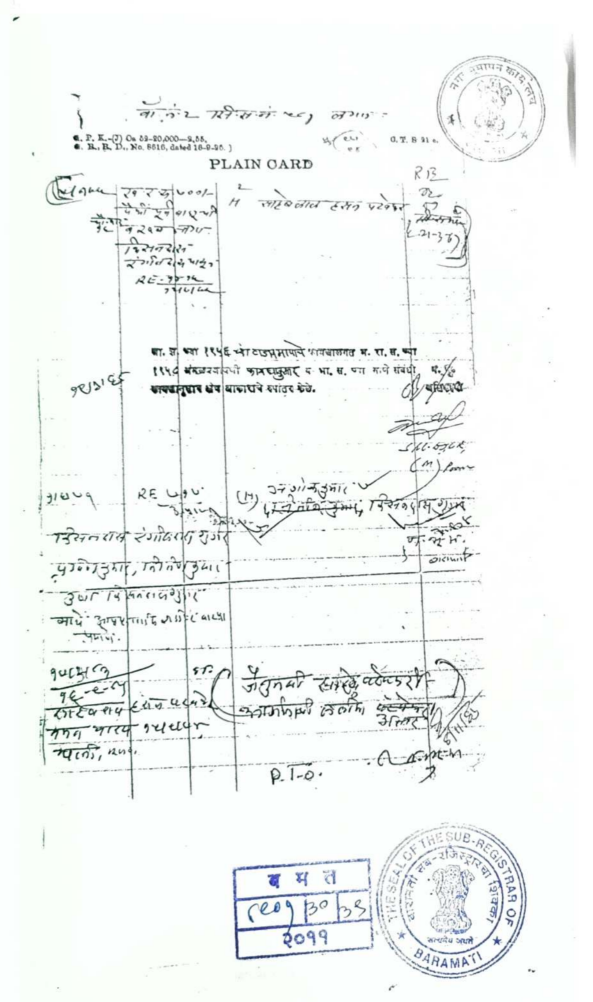


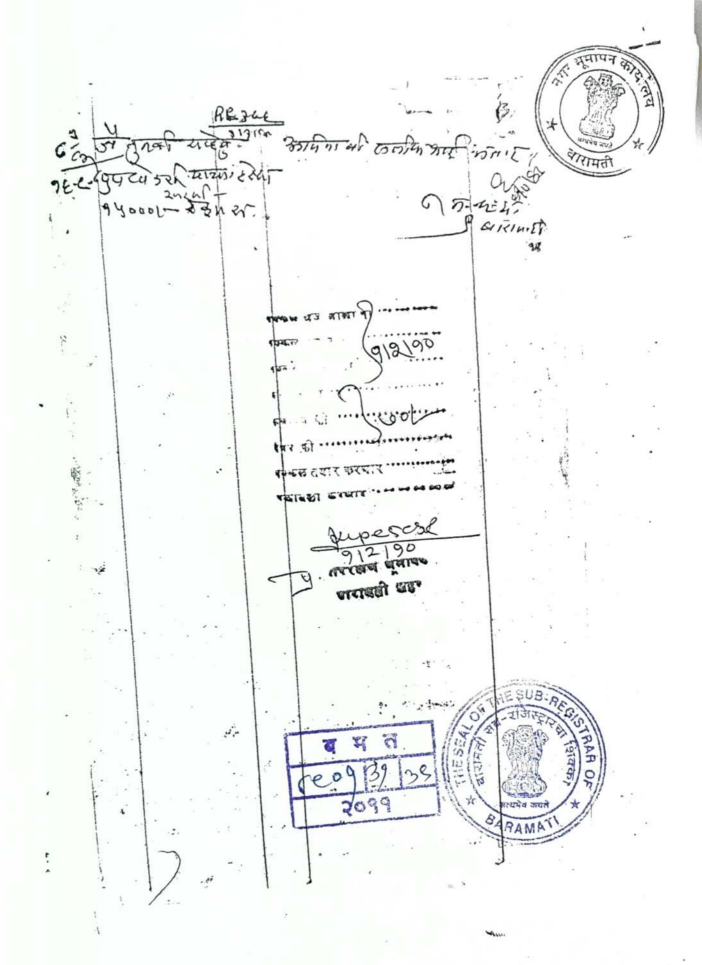


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बारामती नगर परिषद, नियोजन प्राधिकरण.

- १) महाराष्ट्र शासन राजपत्र जानेवारी १०,१९८०
- २) महाराष्ट्र प्रादेशिक व नगररचना अधिनियम १९६६ चे कलम ४४ व महाराष्ट्र नगरपालिका अधिनियम १९६५ चे कलम १८९
- ३) अर्जदार यांचा जवाब ता.
- ४) ओव्हरसियर यांचा रिपोर्ट ता.

र्जुधारित -: प्रारंभ प्रमाण-पत्र :-

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- १) हे प्रमाण-पत्र दिल्याचे तारखेपासून एक वर्ष पर्यंत वैद्य राहील. एक वर्षात काम पूर्ण न झाल्यास मुदत संपण्यापूर्वी परवानगी आदेशाने नुतनीकरण करन घेणे बंधनकारक आहे.
- मंजूर नकाशानुसार दिलेल्या परवानगी व्यक्तिरिक्त जादा कोणतेही बांधकाम करता येणार नाही. अथवा नियोजन प्राधिकरणाच्या (मुख्याधिकारी यांच्या) लेखी व स्पष्ट परवानगी वाचून कोणत्याही फेरबदल करता येणार नाही.
- ३) जो त्यापर्यंत काम झाल्यावर नगरपरिषद ओव्हरसियर यांचेकडून चेक कठन घेऊन प्लिथ सर्टिफिकेट घेतल्याशिवाय पुढील काम कठ नये अन्यथा आपली परवानगी स्थगीत ठेवण्यात येईल.
- ४) बांधकाम केवळ स्वतःच्या मालकी हक्काप्रमाणे केले पाहिजे मालकी हक्काबद्दल कोणताही वाद उपस्थित झाल्यास त्यास नगर परिषद जबाबदार राहणार नाही.
- प्रस्तुत प्रारंभ प्रमाणपत्राव्दारा देण्यात आलेली परवानगी रद्द करण्याचा अथवा त्यामध्ये सुधारणा व फेरबदल करण्याचा अधिकार महाराष्ट्र प्रादेशिक च नगर रचना अधिनियम १९६६ अन्वये राखून ठेवला आहे.
- ६) जागा विगरशेती झाल्याशिवाय बांधकाम सुरु करु नये.
- ७) बारामती शहराच्या मंजूर नगररचना योजनेनुसार विकास आराखङ्यानुसार बांधीत झालेली व सोबतच्या मंजूर नकाशात १७२००० ने दर्शविलेले क्षेत्र खुले ठेवावे त्यात कोणतेही बांधकाम करता येणार नाही.
- ८) बांधकाम पूर्ण झाल्यावर एक महिन्याच्या आत नियोजन प्राधिकरण मुख्याधिकारी यांचेकडे लेखी अर्ज करुन वापरणेसाठी परवानगी अर्ज मिळवावा अशा वापर परवान्याखेरीज जागेचा वापर सुरु करता येणार नाही केल्यास तो महाराष्ट्र प्रादेशिक व नगररचना अधिनियम १९६६ मधील तरतुदीनुसार कायदेशीर कारवाई केल्यानंतर दंडाची आकारणी होईल.
- ९) इमारतीच्या आवारात कमीत कमी 🚤 आडे लावून त्याची जोपासना करावी.
- १०) रस्तेवर बांधकामाचे साहित्य ठेवून रस्तेवर अडथळा करु नये.
- ११) नियोजन बांधकाम भुकंपरोधक करण्याचे दृष्टीने सक्षम स्थापत्य अभियंत्याकडून त्याचे भारतीय मालक संस्थेने प्रमाणित केल्याप्रमाणे नकाशे परवाना धारकाने प्राप्त करुन त्याची प्रत नगरपरिषदेकडे दाखल करावी. व त्या आराखङ्याप्रमाणे सदर अभियंत्याच्या देखरेखीखाली बांधकाम पुर्तता करुन घेण्याची जबाबदारी अर्जदारावर राहील.

१२) इमारतीच्या टेरेसवरील पावसाचे पाणी जिमनीत सोडणे व जिरवणेची स्वतंत्र्य व्यवस्था करण्याचे शतींवर (Rain Water Harvesting) अराजा निर्वास ११९०। २००६ स्वेजिन का जार्य जारी विकास करण्या कार्याची स्वान्ते रामार् अरुका विकास स्वानिकारण अर्थाणावा

कार्यन शारक वरिक 36) दिगोफ १८१९ १००६ अञ्चर दिलेकी

प्रत - नगर भुमापन अधिकारी सोम्लिस्तामक्ति अर्थित मुख्याधिकारी आणि नियोजन प्राधिकरण बारामती. १००६-० ८० स्त उप व्या वारामती नगरपरिषद, बारामती.



APPENDIX - F (Bye - law No. 14.1)

OCCUPANCY CERTIFICATE

From:

Chief Officer, Baramati Municipal Council Baramati,

To,

Shri.Ashokkumar kisandas Gujar, Shri.Pravin Kisandas Gujar Baramati, Tal, Baramati Dist, Pune

1) Application From Shri Ashokkumar kisandas Gujar, Shri.Pravin Kisandas Gujar Baramati.Tal,Baramati Dist, Ref:

2) Building Permission Order No,34 2006-07 Dated 23/2 12007

Sir,

This is to certify that the development work Basement, Ground Floor First and Second Floor Building in Ward No 2 C.T.S.No 6,7,8,10 & 579,580,581 completed under supervision of Nandita S. Shah Baramati is permitted to occupy on the fullfilment of following grounds:-

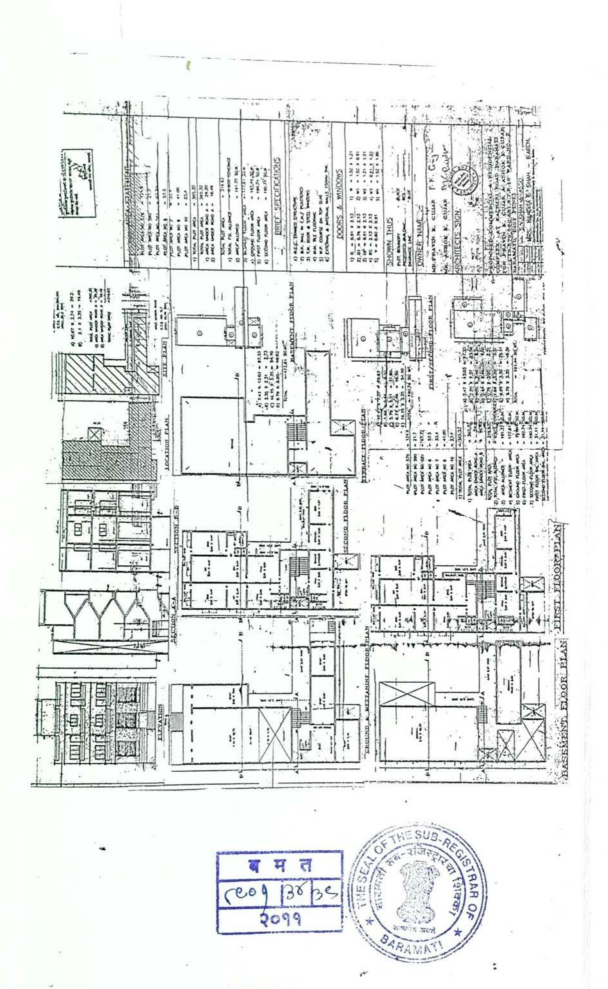
- 1) Completion Certificate Submited By Nandita S. Shah & Architects
- Structural Certificate Submited by Hansal Parikh and Associates Structrul Consultants Engineer, Pune
- 3) Applicants Affadavit Dated 25 / 06 /2010
- 4) Applicants Affadavit Dated 28/4/2011

(Ravi Pawar) Chief Officer, Baramati Municipal Council,

House Tax Department, B.M.C. Copy to:

E:\Old HDD Data\My Documents\Gaikwad\civil vdg.doc-735





Election Commission of India भारत नियडणूक आयोग IDENTITY CARD

ओळखपत्र

17/0043/0255/264264

Elector's Name मतदाराचे नाव

Gujar Pravinkumar गुजर प्रविणकुमार

Father's/Mother's/ Husband's Name Kisandas वडील/आई/पतिचे नाव किसनदास

Sex M लिग Age on 1.1.94 1.1.94 रोजी वय 41

iess/ पत्ता

Abmbari(B.N.P.) Baraniati Dist. Pune

hबरी(वा.न.पा.) धारामती जि. पुणे

Electoral Registration Officer मतदार नोंदणी अधिकारी

वारामती

२५५ यारामती

Assembly Constituency विधानसभा मतदारसंधा करिता

ce/स्थळ . Baramati

wदिनाक^{*} 10/11/94 This card may be used as an identity card under different Government schemes. पत्र शासनाच्या विविध योजनांसाठी ओळखपत्र म्हणून उपयोगात आणता येईल.

भारत निवडणूक आयोग Election Commission of India IDENTITY CARD

CRM2278885



मतदाराचे नांव

: अशोककुमार किसनदादा गुदर

Elector's Name : Ashokkumar Kisanadas Gujar

बडीलांचे नांव Pather's Name

: फिसनदादा गुजर : Kisanadas Gujar

Sex : M िला पू 1/1/2006 रोजी वय Age as on 1/1/2006

50

190, कचेरी रोड(शाकं बरी वार्ड) थारामती

धारामती गाव बारामती तालुका

पुणे- 413102 जिल्हा

190, Kacheri Rd(Shak Bari Address

Baramati Village Baramati

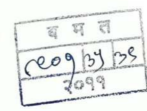
Baramati Taluka Punc- 413102 District

महोदार नोंदणी अधिकारी 255-बारामठी विधानसभा मतदारसंधा करिता Electoral Registration Officer For 255-Baramati Assembly Constituency

CRM2278885

: भारामती स्थळ : Baramati Place दिनांक/ Date : 5/2/2007

हे पत्र शासनाच्या विविध योजनांसाठी ओळखपत्र म्हणून उपयोगात आणता थेईल. This card may be used as an Identity Card under different Government Schemes 74/91





भारत निवडणूक आयोग lection Commission of India ओळखपत्र IDENTITY CARD

11500917





: दिलीप राजाराम घाळे Name : Dilip Rajaram Ghale

: राजाराम थाळे : Rajaram Ghale Name

: M

ว6 रोजी वय on 1/1/2006

44

Election Commission of India भारत निवडणूक आयोग IDENTITY CARD ओळखपत्र

MT/0043/0255/309508





Elector's Name मतदाराचे नाव

Keskar Vishwanath फेसकर विश्वनाथ

Father's/Mother's/ Husband's Name Genaba वडील/आई/पतिचे नांव गेनवा

Sex M लिंग Age on 1.1.95 1.1.95 रोजी वय

4

2333, श्रांबण गही, बारामती

बारामवी

वारामती पुणे- 413102

2333, Shravan Lane,

Baramati Baramati

Baramati ka

Pune- 413102 मतदार गदणी अधिकारी नवदास्त्राच्या आवकारः 255-बारामती विधानसभा मतदारसंघा करिता

Electoral Registration Officer
For 255-Baramati Assembly Constituency

CRM150091

: बारामती : Baramati F6/Date: 29/1/2007

पत्र शासनाच्या विविध योजनांसाठी ओळखपत्र म्हणून उपयोगात आणता चेहेत. This eard may be used as an Identity Card under different Government Schemes 0046/ 1236 Address/ पत्ता

155-3

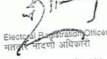
Dorlowadi Tal.Baramati Dist.Pune

944-3

डोलॅवाडी

ता.बारामती जि.पुणे





255 Baramati २५५ वारामती

Assembly Constituency विधानसभा मतदारसंघा करिता यारामती

Place/२२व्ळ Baramati

Date/दिनांक 8/1/95 This card may be used as an identity card under different Government schemes. ए पत्र शासनाच्या विविध योजनासाठी ओळखपत्र म्हणून

उपयोगात आणता येईल





| ओळख देणार यां | चा गोषवारा | |
|--|-------------|-------------|
| | <u>फोटो</u> | सही व अंगठा |
| व : नक्तिनिक्यन्त्रस्य जेतनम न्हरान्डर | | trestant |
| ताः ज्युन्न नडी र नं. /गल्ली : | | |
| ठ/वसाहत :- | | |
| वं : - जुननडी गलुका : - जारामकी | | |
| जिल्हा : पुरुष | | |
| | <u>फोटो</u> | सही व अंगठा |
| शंव : | | D. Hube |





द्य्यम निबंधकः

दस्त गोषवारा भाग-1

वमत दस्त क्र 8901/2011

बारामती

8901/2011

जार: अभिहस्तातंरणपत्र

पक्षकाराचा प्रकार काराचे नाव व पत्ता

छायाचित्र

अंगठ्याचा ठसा

त किशोर ऊर्फ किशोरकुमार शहा - -

र/फ्लंट नं: -रस्ताः -

ाचे नावः -नं: -

साहत: -गाव: महावीरपथ

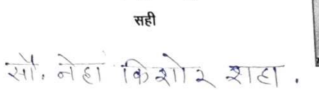
हा: बारामती

लिहून घेणार

46

लिहून देणार

वय सही







नम्बर: -

ः प्रविण ऊर्फ प्रविण कुमार किसनदास गुजर - -

नावः अशोक ऊर्फ अशोककुमार किसनदास गुजर - -

ाः घर/फ्लॅट नं: -

ली/रस्ताः -

गरतीचे नावः -

नारत नं: -ठ/वसाहतः -

ाहर/गाव: कचेरीरोड

गलुकाः बारामती

पेनः -

लिह्न देणार

P. 10 Cany

वय 54

सही





गल्ली/रस्ता: -ईमारतीचे नावः -ईमारत नं: -पेट/वसाहत: -

पत्ताः घर/फ़लॅट नं: -

शहर/गाव: सदर तालुका: -पिन: -

पॅन नम्बर: -

12. K. Sus,



दस्त गोषवारा भाग - 2

क्र. [बमत-8901-2011] चा गोषवारा

क्र. १९११-००० मोबदला ७६०५०० भरलेले मुद्रांक शुल्क : 60900

त हजर केल्याचा दिनांक :14/10/2011 10:36 AM

ष्पादनाचा दिनांक : 13/10/2011

सादनाचा दिनांक: 13/10/2011 सही: २५ , लेहा वि. २१ २ २१ हो.

दस्ताचा प्रकार :25) अभिहस्तातंरणपत्र इस्ताचा प्रकार: (25-ह) निवासि जागां (सहकारी संस्था/मालकी (ओनरशीप) फ्लॅटस) संबंधी असेत तर

शिक्का क. १ घी वेळ : (सादरीकरण) 14/10/2011 10:36 AM

शिक्का क. 2 ची वेळ : (फी) 14/10/2011 10:39 AM शिक्का क्र. 3 ची वेळ : (कबुली) 14/10/2011 10:41 AM

शिक्का क. 4 ची वेळ : (ओळख) 14/10/2011 10:41 AM

इस्त नींद केल्याचा दिनांक : 14/10/2011 10:41 AM

डोळख:

बातीत इसम असे निवेदीत करतात की, ते दस्तऐवज करुन देणा-यांना व्यक्तीशः ओळखतात,

1) विष्वनाथ गेनबा केसकर ,घर/फ़लॅट ने: - 125 (टा

गल्ली/रस्ता: -

ईमारतीचे नावः -

ईमारत नं: -

पेद/वसाहत: -

शहर/गाव: गुनवडी

ताल्काः बारामती

पिनः 0

2) दिलीप राजाराम घाळे ,घर/फ़लॅट नं: 🔑 ४ 🕻 ४ ६

गल्ली/रस्ता: -

ईमारतीचे नावः -

ईमारत नं: -

पेट/वसाहत: -

शहर/गाव: बारामती तालुका: बारामती

पिन: -



बमत

दस्त क्रमांक (8901/2011)

पावती क्र.:8900

दिनांक:14/10/2011

पावतीचे वर्णन

नांव: नेहा किशोर ऊर्फ किशोरकुमार शहा - -

13040 :नोंदणी फी

780 :नक्कल (अ. 11(1)), पृष्टांकनाची नक्कल (आ. 11(2)),

रुजवात (अ. 12) व छायाचित्रण (अ. 13) -> एकत्रित फी

13820: एकुण

प्रमाणित करणवात वेते की या दस्तामध्ये

एक्ण ८० पाने आहेत.

बारामती

पहिले नंबरवं एककाने

त निबंधक वर्ग २ बारामती

दिनांक १४ / ० /२०११

इतर पावती

Original/Duplicate

lay,25 May 2016 6:30 PM

नोंदणी क्रं. :39म

Regn.:39M

पावती क्रं.: 6091

दिनांक: 25/05/2016

नावः बंडगरवाडी

जाचा अनुक्रमांकः बमत-0-2016

वजाचा प्रकार:

क्राणाऱ्याचे नाव: ॲंड बी एन खारतुडे

न सि.स.नं. 6 ते8 व 10 579 ते 581 सम्यक ज्वेलर्स शॉप नं. 1 व 5 फ्लॅट नं. 1 ते 6 चा सन 2014 ते 16 या 3 वर्षीचा शोध.

शोध व निरीक्षणे

₹. 2400.00

एकूण:

₹. 2400.00

BMT

1); देवकाचा प्रकार: By Cash रक्कम: रु 2400/-

सह.दुय्यम निबंधक वर्ग-२ बारामती

Adv. B.N. Khartude

Notary (Govt. of India)
'Shakti Villa', Ashoknagar,
Baramati, Dist – Pune.
Mob.No.9921868788 Date :- 25/05/2016

Annexure - 'B'

| Name of the Branch / BU/Offi | | State Bank of India Branch |
|---|----------------------------|---|
| Name of the Brane. | | Baramati, Tal.– Baramati, Dist. – |
| | | Pune. |
| b) Reference No. and date o | f the letter under the | Not submitted |
| b) Reference No. and date of cover of which the documents | s tendered for scrutiny | |
| | | |
| are forwarded | | Chandukaka Saraf and sons private |
| c) Name of the Borrower | | limited |
| | / company / person | Mrs.Neha Kishor @ Kishorkumar |
| a)Name of the unit / conce | ern / company / possible | Shah |
| is accounty/(ies) as | security | Mrs.Neha Kishor @ Kishorkumar |
| Line of the unit | / concern / company | Home was a second |
| person / body / authority | offering the property | |
| | | D |
| creation of charge c) State as to under what of | capacity is security or as | 5 |
| c) State as to under what co (whether as joint applic | ant or bollower | |
| | | |
| u lancri | ption of the including th | е |
| Complete or Full description property/(ies) offered as: | s security melders | |
| following details. | | CTS.no.6 to 8,10, 579-581 |
| a) Gat No./ S. No. | | |
| | Property) | Flat No. 3 |
| b) Door/ House No. (in ca | se of House Property | in 83.06 Sq.mtrs i.e.893.72 Sq.fee built up area alongwith 11.24 |
| b) Door/ House No. (in ca c) Extent / area including | ng plinth / built up | sq.mtrs open terrace area |
| case of House Property | Time Village, C | sq.mtrs open terrace area sq.mtrs open terrace area ity, Main road, Mahavir path ward n |
| -ame | of the Place, Village, | of ,Baramati municipal council |
| d) Location, like name Registration, Sub – distr | ict etc. Boundaries | Balainas |
| Registres | | Boundaries of Flat |
| | | East : Mahavir path |
| | | South :CTS.no 9 and 11 |
| | | West : CTS.no 577 & Duct |
| | | North : Lane out of CTS.no 6 staircase, Duct |



| 4 | a) | Particular | | | | | o o |
|---|---|-------------------|---|---------------------|-----|---------------------|----------------|
| a) Particulars of the documents scrutinized serially and chronologically- | | | illy | | 9 | | |
| | (a) Nature of documents | | | | | 10 | |
| | | | | | | 1 | |
| | | | s to wheth | ier | | 3 | |
| | ext | act duly certifie | of certified copies of | registrati | on | Original & C | Orbio |
| | Not | e: Only one | :0. | | | | ertified |
| | Note: Only originals or certified extracts from the registering / land / revenue / other authorities be examined. | | | | | | |
| | eva | mined. | / revenue / other au | uthorities ! | 20 | | |
| | St | | | | , , | | |
| | | Date | Name/ Nature | | | | |
| | No | | the Document | of Origina | | In case of copies, | Wheth |
| | | | the Document | certifie | 4 | original was scruti | ni- coller the |
| | | | | copy/ | | Advis | iized by the |
| | | | | certified | | Advocat | е |
| | | | | extract/ photoco | | | |
| | 1. | 14/10/2011 | | priotoco py etc. | ' | | |
| - | 2. | | Registered Sale | Origina | Yes | | |
| | ۷. | 14/10/2011 | deed Index II of | | | | |
| | 3. | 14/10/2011 | registered sale deed | Certified | Yes | | |
| | | 14/10/2011 | Receipt of | Oriel | Vac | | |
| | 4. | 01/02/2010 | registered sale deed | original | Yes | , | |
| | | | CTS.no.6 to 8,10, 579 -581 | Certified | Yes | | |
| | 5. | | | | | | |
| | | 23/02/2007 | Permission for | Certified | V | | |
| | | /02/2007 | building | ceremed | Yes | | |
| | | | construction issued by Baramati | | | | |
| 6 | 5. | 22/02/2022 | Muncipal Council | | | | |
| | | 23/02/2007 | Sanctioned building | Certified | Voc | | |
| 7 | 7. | 07/05/2011 | Plan Occupancy | | Yes | | |
| | | | Certificate | Certified | Yes | | |
| | | | Issued by Baramati | | | | |
| 8 | | 19/07/2011 | Triunicipal council | | | | |
| - | | | Deed of declaration at sr.no.6229/2011 | Certified | Yes | | |
| 9 | | 01/07/2015 | Municipal Tax paid | Contie | | | |
| | | | receipt for the year | Certified | Yes | | |
| - | | | 2015-2016 | | | | |
| - | | | | | | | |
| VV | nethe | r certified co | py of all title docu | Imento | | | |
| ot | otaine | d from the r | elevant sub-registrar | offi- | е | Yes | |
| CO | mpar | ed with the | documents made avai | office an | d | | |
| pr | opose | d mortgagor? | (Please ala- | lable by th | e | | |
| CE | rtified | Conies and | (Please also enclos | e all sucl | n | | |
| 71 | D \ | copies and rel | evant fee receipts alor | ng with the | e | | |
| | | | | | 1 | | |
| a) | Whet | ther the record | is of registrar office | Or reven | - | | |
| au | a) Whether the records of registrar office or revenue authorities relevant to the property in question are | | | | | | |
| ava | available for verification through any online portal or | | | 1 | Van | | |
| cor | npute | r system? | gir dily online | portal or | | Yes | |
| | | | moutos | | | | |
| 0) | 11 5 | online/col | mputer records are | available, | 1 | | |
| a to the later of | ether | any verification | or cross checking are | made and | | | |
| WD | | | | | | | |
| the | comn | nents/ findings | in this regard. | | | Yes | Scann |

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| is a set the stamp paper is | |
|---|---------------------------------|
| (c) Whether the genuineness of the stamp paper is | Yes |
| the to be got verified from any online per | |
| hather such verification was mader | Baramati Sub-Registrar office |
| property offered as security falls within the | Baramati Sub-Registro |
| risdiction of which sub-registrar office? | No |
| whether it is possible to have registration or | 140 |
| documents in respect of the property in question, at | |
| more than one office of sub-registrar/ district registrar/ | |
| registrar- general. If so, please name all such offices? | No |
| c) Whether search has been made at all the offices | 110 |
| named at (b) above? | No. |
| d) Whether the searches in the offices of registering | 1101 |
| authorities or any other records reveal registration of | |
| multiple title documents in respect of the property in | |
| question? | |
| Chain of title tracing the title from the oldest title deed | Enclosed herein below |
| to the latest title deed establishing title of the property | as detailed in tracing of title |
| in assetion from the predecessors in title/interest to the | |
| And wherever Minor's interest of | |
| it and an title is involved, search should be made to | |
| a further period, depending on the need for clearance of | |
| the Title | |
| offered as security for found | |
| and above, search | |
| for a period of flot less | |
| years is mandatory. (Separate Sheets may be | |
| | |
| used) Nature of Title of the intended Mortgagor over the | Party has ownership right by |
| (whather full ownership rights, Ecosonic | deed deed |
| Rights, Occupancy / Possessory Rights of High | |
| Government Grantee / Allotee etc.) | |
| 0. If leasehold, whether; | |
| a) Lease Deed is duly stamped and registered | _ |
| b) lossee is permitted to mortgage the Leasehold right, | _ |
| c) duration of the Lease / unexpired period of lease, | Not Applicable |
| d) if, a sub-lease, check the lease deed in favour | |
| Lessee as to whether Lease deed permits sub-leasing | 19 |
| and mortgage by Sub- Lessee also | |
| a) Whother the leasehold rights permits for the creation | n |
| of any superstructure (if applicable)? f) Right to get renewal of the leasehold rights and natu | re |
| t) Dignt to get renewal or the issue | |
| | iic |
| thereof. 1. If Govt. grant / allotment / Lease-cum / Sa | V - 11- |
| thereof. 1. If Govt. grant / allotment / Lease-cum / Sa Agreement, whether; Agreement etc. provides for alienable right | nts Not Applicable |
| thereof. 1 If Govt. grant / allotment / Lease-cum / Sa | |

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| | whether any permission from Govt. or any other authority is required for creation of mortgage and if so whether such valid permission is available | Not Applicable |
|---------------------|---|--------------------------------|
| 12. | If occupancy right, whether; | |
| | a) Such right is heritable and transferable, | Not applicable |
| | b) Mortgage can be created. | Not applicable |
| 13. | of mortgage could be possible, the modalities / procedure to be followed including court permission to be obtained and he reasons for coming to such conclusion. | Not applicable |
| 14. | If the property has been transferred by way of Gift / Settlement Deed, whether: | |
| 1 | a) The Gift/Settlement Deed is duly stamped and registered; | Not applicable |
| İ | b) The Gift / Settlement Deed has been attested by two witnesses; | Not applicable |
| | c) The Gift/Settlement Deed transfers the property to | Not applicable |
| | Donee; | Not applicable |
| li | d) Whether the Donee has accepted the gift by signing the Gift / Settlement Deed or by a separated writing or by implication or by actions; | Not applicable |
| - | Whether there is any restriction on the Donor in executing the gift/settlement deed in question; | Not applicable |
| p | whether the Donee is in possession of the gifted roperty; | Not applicable |
| 9 |) Whether any life interest is reserved for the Donor or | Not applicable |
| pe | ny other person and whether there is a need for any other erson to join the creation of mortgage; | |
| (n) | Any other aspect affecting the validity of the title passed | Not applicable |
| - 617 | original deads, whether | |
| mo | odality/procedure to be followed to create a valid and forceable mortgage. | Not applicable |
| 1110 | Whether mutation has been effected and whether the rtgagor is in possession and enjoyment of his share. Whether the partition made is valid in law and the | Not applicable |
| (d) | In respect of partition by a decree of court what | Not applicable |
| form (e) exec | malities are completed/ complied with. Whether any of the documents in question are cuted in counterparts or in more than the documents. | Not applicable |
| mort | gages? | Not applicable |
| aocui | ther the title documents include any testamentary ments /wills? | |
| or un | registered will? | Not applicable |
| (b) W | hether will in the matter needs a mandatory at e and if so whether the same is probated by a | Not applicable |
| ompe | tent court? | |
| c) Wh | ether the property is mutated on the basis of will? | Not applies his |
| 71 Wh. | ether the original will is available? | Not applicable |
| J, WIII | | |
| e) Wh | nether the original death certificate of the | Not applicable Not applicable |



| establish the will in question is the last and of the testator? (Comments on the circumstances such availability of a declaration by all the beneficial the genuineness/ validity of the will, all paracted upon the will, etc., which are relevant the will, availability of Mother / Original title of to be explained.) 17 (a) Whether the property is subject to any wakf (b) Whether the property belongs to church/ the any religious/other institutions having any religious/other institutions having any religious/other institutions, if any in respect above cases for creation of mortgage? | as the ries about ties have o rely on deeds are |
|--|---|
| any religious/other institutions having any religious/other institutions having any religious/other institutions having any respective (c) Precautions/ permissions, if any in respective religious in the properties in the property belongs to church/ the property belongs to churc | applicable |
| any religious/other institutions having any religious/other institutions having any religious/other institutions having any respective (c) Precautions/ permissions, if any in respective religious in the properties in the property belongs to church/ the property belongs to churc | applicable |
| in creation of charges on such properties? (c) Precautions/ permissions, if any in respec | Not applicable |
| above cases for creation of many | 1.6.1 |
| 18. (a) Where the property is a HUF / joint | 1,7 |
| benefit/legal necessity, whether the Coparceners have no objection / join in ex minor's share if any, rights of female members et | family Major ecution, |
| (b) Please also comment on any other which may adversely affect the validity of secundary such cases? | curity in |
| 19. (a) Whether the property belongs to any trus subject to the rights of any trust? | - Pricable |
| (b) Whether the trust is a private or public trust whether trust deed specifically authorizes the mo- of the property? | ortgage |
| (c) If so additional precautions/permissions obtained for creation of valid mortgage? | |
| (d) Requirements, if any for creation of mortgo per the central/state laws applicable to the trust matter. | in the |
| (a) If the property is Agricultural land, whether local laws permit mortgage of Agricultural land whether there are any restrictions for creat enforcement of mortgage. (b) In case of agricultural property of the property | d and |
| (b) In case of agricultural property o relevant records / documents as per local laws, are to be verified to ensure the validity of the titl right to enforce the mortgage? (c) In the case of conversion of Agricultural land | e and |



| Whether the property is affected by any local laws other regulations having a bearing on the creation security (viz.Agricultural Laws, weaker Section minorities, Land Laws, SEZ regulations, Costal Zor Regulations, Environmental Clearance, etc.), (a) Whether the property is subject to any pending of proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Landacquisition Office and the outcome of such search enquiry. (a) Whether the property is involved in or subject that the property is involved in or subject that the property is pending or concluded? (b) If so, whether such litigation would adversely effect the creation of a valid mortgage or have any implication of its future enforcement? (c) Whether the title documents have any court seal/parking which points out any litigation / attachment / ecurity to court in respect of the property in question? | Not applicable No No No No No No No No |
|--|--|
| Regulations, Environmental Clearance, etc.), (a) Whether the property is subject to any pending of proposed land acquisition proceedings? (b) Whether any search/enquiry is made with the Landacquisition Office and the outcome of such search enquiry. (a) Whether the property is involved in or subject that of any litigation which is pending or concluded? (b) If so, whether such litigation would adversely effect the creation of a valid mortgage or have any implication of its future enforcement? (c) Whether the title documents have any court seal/earking which points out any litigation / attachment / ecurity to court in respect of the property in question? | or No d No t No |
| b) Whether any search/enquiry is made with the Landacquisition Office and the outcome of such search enquiry. a) Whether the property is involved in or subject that of any litigation which is pending or concluded? b) If so, whether such litigation would adversely effect the creation of a valid mortgage or have any expension of its future enforcement? b) Whether the title documents have any court seal/earking which points out any litigation / attachment / ecurity to court in respect of the property in question? | d No No No |
| Acquisition Office and the outcome of such search inquiry. (a) Whether the property is involved in or subject natter of any litigation which is pending or concluded? (b) If so, whether such litigation would adversely ffect the creation of a valid mortgage or have any implication of its future enforcement? (c) Whether the title documents have any court seal/ tarking which points out any litigation / attachment / ecurity to court in respect of the property in question? | No No No |
| the property in question? The property is question? The property is question? The property is question? | No No |
| nplication of its future enforcement? Whether the title documents have any court seal/ parking which points out any litigation / attachment / ecurity to court in respect of the property in question? | No No |
| ecurity to court in respect of the property in question? | No |
| such case please comment on such seal/marking. | |
| elongs to the firm and the deed is properly registered | Not applicable |
| mpleted as per applicable laws? | Not applicable |
| m. | Not applicable |
| chorisation to create mortgage/execution of cuments, Registration of any prior charges with Company Registrar (ROC), Articles of Association ovision for common seal etc. | Not applicable |
| hority/power to borrower and whether the requisite plutions, bye-laws. | Not applicable |
| Whether any POA is involved in the chain of title? | Not applicable |
| rest, i.e. a Development Agreement-cum-Power of crney. If so, please clarify whether the same is a stered document and hence it has created an rest in favour of the builder/developer and as such is | Not applicable |
| | In case of partnership firm, whether the property longs to the firm and the deed is properly registered. Property belonging to partners, whether thrown on tchpot? Whether formalities for the same have been in the person of the property belongs to a Limited Company, the |

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Not applicable

| | (c) In case the title document is executed by the POA | A |
|-----|---|----------------|
| | holder, please clarify whether the POA involved is (i) | Not confinely |
| | one executed by the Builders viz Companies/ Firms / | Not applicable |
| | Individual or Proprietary Concerns in favour of their | |
| | Partners/ Employees/ Authorized Representatives to sign | |
| | Flat Allotment Letters, NOCs, Agreements of Sale, Sale | |
| | Deeds etc. in favour of buyers of flats/units (Builder's | |
| | POA) or (ii) other type of POA (Common POA). | |
| | (d) In case of Builder's POA, whether a certified copy of | |
| | POA is available and the same has been verified / | Not applicable |
| | compared with the original POA. | |
| | (e) In case of Common POA (i.e. POA other than | |
| | Builder's POA), please clarify the following clauses in | |
| | respect of POA. | Not applicable |
| | i. Whether the original POA is verified and the title | |
| | investigation is done on the basis of original POA? | Not applicable |
| | ii. Whether the POA is a registered one? | Not applicable |
| | iii. Whether the POA is a special or general one? | Not applicable |
| | iv. Whether the POA contains a specific authority for | |
| | execution of title document in question? | |
| | | |
| | (f) Whether the POA was in force and not revoked or | No |
| | had become invalid on the date of execution of the | 110 |
| | document in question? (Please clarify whether the same | |
| | has been ascertained from the office of sub-registrar | |
| | also?) | |
| | (g) Please comment on the genuineness of POA? | Not applicable |
| | (h) The unequivocal opinion on the enforceability and | Not applicable |
| | validity of the POA? | |
| 28. | Whether mortgage is being created by a POA holder, | Not applicable |
| | check genuineness of the Power of Attorney and the | чос аррисавіе |
| | extent of the powers given therein and whether the | |
| | same is properly executed/ stamped/ authenticated in | |
| | terms of the Law of the place, where it is executed. | |





If the property is a flat / apartment or residential / commercial complex, check and comment on the following: (a) Promoter's/Land owner's title to the land/ building; Land owner's title to land (b) Development Agreement / Power of Attorney; Not applicable (c) Extent of authority of the Developer/builder; Not applicable (d) Independent title verification of the Land and/or building in question; No (e) Agreement for sale (duly registered); Sale deed is registered (f) Payment of proper stamp duty; 5% on registered document Registered document (g) Requirement of registration of sale agreement, development agreement, POA, etc.; (h)Approval of building plan, permission of appropriate / Building plan is issued by local authority, etc.; Baramati Municipal council (i)Conveyance in favour of Society /Condominium Baramati No concerned; (j) Occupancy Certificate / allotment letter/letter of Occupancy certificate possession; dt.07/05/2011 (k) Membership details in the Society etc; (I) Share Certificates; Not applicable (m) No Objection Letter from the Society; No n) All legal requirements under the local/Municipal laws, Not applicable regarding ownership of flats/ Apartments /Building Yes Regulations, Development Control Regulations, Cooperative Societies' Laws etc. (o) Requirements, for noting the Bank charges on the records of the Housing Society, if any; Not applicable (p) If the property is a vacant land and construction is Lay out is sanctioned by yet to be made, approval of lay-out and other Baramati Municipal Council precautions, if any; Baramati (q) Whether the numbering pattern of the units/flats tally in all documents such as approved plan, agreement Yes plan, etc; Encumbrances, Attachments, and /or claims whether of 30. State bank of India Branch Government, Central or State or other Local authorities Baramati or Third Party claims, Liens etc. and details thereof The period covered under the Encumbrances Certificate As stated detailed herein below and the name of the person in whose favour the in Annexure 'C' Para no.5 encumbrance is created and if so, satisfaction of charge, if anv. Details regarding property tax or land revenue or other 32. Property tax paid receipt is statutory dues paid/payable as on date and if not paid, shown dt.01/07/2015 what remedy?

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| Not applicable Not applicable Not applicable rision extract of municipal council Yes Yes Yes |
|--|
| Not applicable sision extract of municipal council Yes Yes |
| rision extract of municipal council Yes Yes |
| rision extract of municipal council Yes Yes |
| Yes Yes |
| Yes |
| |
| |
| Yes |
| |
| |
| |
| |
| |
| Yes |
| |
| Yes Yes |
| |
| House tax receipt |
| No |
| 110 |
| |
| |
| |
| |
| Not Submitted |
| Not Submittee |
| |
| |
| |
| |
| |
| |
| There is no bar / restriction for |
| creation of mortgage under any |
| |
| local or special enactment and |
| local or special enactment and the Sale deed is duly registere |
| |
| the Sale deed is duly registere |
| the Sale deed is duly registere & the stamp duty & registratio |
| |

John (



| 42. | In case of absence of original title deeds, details of legal and other requirements for creation of a proper, valid and enforceable mortgage by deposit of certified extracts duly certified etc., as also any precaution to be | |
|-----|---|---------------------------------------|
| 43. | taken by the Bank in this regard Whether the governing law/constitutional documents of the mortgagor (other than natural persons) permits creation of mortgage and additional precautions, if any to be taken in such cases. | Not applicable |
| 44. | Additional aspects relevant for investigation of title as per local laws. | Not applicable |
| 45. | Additional suggestions, if any to safeguard the interest of Bank/ ensuring the perfection of security. | Not applicable |
| 46. | The specific persons who are required to create mortgage/to deposit documents creating mortgage. | Mrs.Neha Kishor @ Kishorkumar Shah |

TRACING OF TITLE TO THE PROPERTY -

While taking search of the record it is found and observed that CTS No.6 admeasuring 53.5 Sq.mtrs,7 admeasuring 33.4 Sq.mtrs,8 admeasuring 41.0 Sq.mtrs, 10 admeasuring 23.4 Sq.mtrs,of Baramati is ancestral land and it was owned and possessed by Mr.Pravin @ Pravinkumar Kisandas Gujar.And CTS.No.579 admeasuring 124.6 Sq.mtrs, 580 admeasuring 21.7 Sq.mtrs,581(pt) of Baramati admeasuring 67.72 Sq.mtrs, is ancestral land and it was owned and possessed by Mr.Ashok @Ashokkumar Kisandas Gujar i.e.Total land admeasuring 365.32 Sq.mtrs.Thereafter said owners has decided to develop and construct said property.

Thereafter Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar have prepared building layout and it was submitted to the Baramati Municipal council Baramati for the permission of building construction. Thereafter said building plan was passed by Baramati Municipal Council Baramati by order vide no.22/2006-2007 dt.18/10/2006. Hence by virtue of said order Mr. Pravin@ Pravinkumar Kisandas Gujar and Mr. Ashok@ Ashokkumar Kisandas Gujar got rights to construct multistoried building upon said property.

It is further found and observed that Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar have revised said building plan and it was submitted to Baramati Municipal Council Baramati. Thereafter Baramati Municipal Council Baramati has passed order vide no.34/2006/2007 dt.23/02/2007. Hence by virtue of said order said owners have rights to construct multistoried building i.e.residential flats and commercial Flats on CTS no.6 to 8 and 10,and CTS.No.579 to 581(pt) of Baramati.

It is further found and observed that Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar have started construction work by named 'SAMYAK JEWELERS' and said construction was completed within the prescribed period and the as per the terms and conditions of

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Municipal Council Baramati. Thereafter Baramati Municipal Council certificate Occupancy _{no.BP/Karya/14/515/2010-2011} dt.07/05/2011,and the flat no. 2 constructed issued * Baramati on first floor of east side within said building is one of them.

It is further found and observed that Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar has executed registered deed of deceleration of The Maharashtra Apartment Act,1970,which was registered in sub register office Baramati at sr.no.6229/2011 dt.19/07/2011.

It is further found and observed that Mrs.Neha Kishor@ Kishorkumar Shah approached to Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar for purchasing residential flat and after the inspection of the documents she has agreed to purchase Flat No.3, admeasuring 83.06 Sq.mtrs i.e.893.72 Sq.feet including open terrace area 11.24 Sq.mtrs of west-south side of said building on first floor in the scheme known as 'SAMYAK JEWELERS' constructed upon area admeasuring 365.32 sq.mtrs out of C.T.S.no.6 to 8,10 and 579 to 581(pt) of Baramati Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar have executed registered sale deed dt. 14/10/2011 in favour of Mrs.Neha Kishor@ Kishorkumar Shah and said deed is registered in the office of sub-registrar office Baramati at sr.No.8901/2011. Hence by virtue of said sale deed Mrs.Neha Kishor@ Kishorkumar Shah became legal and absolute owner of said

Thereafter in the year 2015, Chandukaka Saraf and Sons Private Limited borrowed a loan from State Bank of India, Branch Baramati of Rs.25,00,00,000/- & likewise Mr.Kishor@Kishorkumar Jindatta Shah & Mrs.Neha Kishor@Kishorkumar Shaha have executed equitable mortgage deed of the said property & other properties on dt.17/04/2015 in favour of State Bank of India, Branch Baramati & they have executed the notice of intimation of equitable mortgage by way of deposit of title deeds on 15/05/2015 in the

office of Sub-Registrar Baramati at Sr.No.197/2015. No other transaction or dealings in respect the said property is traced

Hence in my opinion the title of Mrs.Neha Kishor@ Kishorkumar Shah to the Flat No.3 is clear, marketable & free from encumbrances, subject to the previous charge & equitable mortgage of our Bank.

Hence this Search Report.

Date : 25/05/2016

Place : Baramati

(Bhagwanrao N.Khartude) Advocate Baramati.

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Adv. B.N. Khartude

Notary (Govt. of India) 'Shakti Villa', Ashoknagar, Baramati, Dist - Pune. Mob.No.9921868788 Date :-25/05/2016

Annexure 'C'

CERTIFICATE OF TITLE

I have examined the Original Deeds intended to be deposited relating to the schedule property/(ies) and offered as security by way of Registered OR Equitable and that the documents of title referred to in the Opinion are valid evidence of Right, title and Interest and that if the said Registered OR Equitable Mortgage is created, it will satisfy the requirements of creation of Registered OR Equitable Mortgage and I further certify that:

- 2. I have examined the Documents in detail, taking into account all the Guidelines in the checklist vide Annexure B and the other relevant factors.
- 3. I confirm having made a search in the Land/ Revenue records. I also confirm having verified and checked the records of the relevant Government Offices, Revenue Records, Sub-Registrar(s) Office(s).
- I do not find anything adverse which would prevent the Title Holders from creating a valid Mortgage. I am liable /responsible, if any loss is caused to the Bank due to negligence on my part or by my agent in making search.
- 4. Following scrutiny of Land Records/ Revenue Records, relative Agreement to Sale, certified copies of such agreement are verified from the concerned registrar office, I hereby certify the genuineness of the Agreement to Sale. Suspicious/ Doubt, if any, has been clarified by making necessary enquiries.
- There are no prior Mortgage/ Charges/ encumbrances whatsoever, as could be seen from the Encumbrance Certificate for the period from $\underline{2014}$ to 25-05-2016 pertaining to the Immovable Property/(ies) covered by above said Title Deeds. The title of Mrs.Neha Kishor@ Kishorkumar Shah to the Flat No.3 is clear, marketable & free from encumbrances, subject to the previous charge & equitable mortgage of our Bank.
- 6. In case of second/subsequent charge in favour of the Bank, there are no other mortgages/charges other than already stated in the Loan documents and agreed to by the Mortgagor and the Bank (Delete, whichever is inapplicable).
- 7. Minor/(s) and his/ their interest in the property/(ies) is to the extent of not applicable.
- 8. The Mortgage if created, will be available to the Bank for the Liability of the Intending Borrower, Chandukaka Saraf and Sons Private Limited.

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- 9. I certify that the title of Mrs.Neha Kishor@ Kishorkumar Shah to the Flat No.3 is clear, marketable & free from encumbrances, subject to the previous charge & equitable mortgage of our Bank.
- 10. In case of creation of Mortgage by Deposit of Title Deeds, we certify that the deposit of following title deeds/documents would create a valid and enforceable mortgage, if originals are deposited with us.
 - a) Regd. Sale deed dt.14/10/2011, which is duly registered at Sub Registrar Office, Baramati at Sr. No. 8901/2011.
 - Registration Receipt of Regd. Sale deed dt.14/10/2011, which is duly registered at Sub – Registrar Office, Baramati at Sr. No. 8901/2011.
 - c) Index II of Regd. Sale deed dt.14/10/2011, which is duly registered at Sub – Registrar Office, Baramati at Sr. No. 8901/2011.
 - d) Search report of penal advocate.

The said above-mentioned original documents are already deposited with our Bank by way of equitable mortgage dt.17/04/2015.

SCHEDULE -I

All that piece and parcel of the Flat No.3, admeasuring 83.06 Sq.mtrs i.e.893.72 Sq.feet including open terrace area 11.24 Sq.mtrs of west-south side of said building on first floor in the scheme known as 'SAMYAK JEWELERS' constructed upon area admeasuring 365.32 sq.mtrs out of C.T.S.no.6 to 8,10 and 579 to 581(pt) of village Baramati, Tal – Baramati, Dist - Pune, within the limits of Baramati Municipal Council.

which is bounded by -

| West | | |
|--------------|------------------------|----------------------------|
| west | South | North |
| CTC No F77 0 | | KARAGE 18. |
| C13 NO.5// & | CTS No.9 & 11 | Lane out of CTS |
| Duct | | Lane out of CIS |
| Duce | | no.6 & CTS no.1 |
| | West CTS No.577 & Duct | CTS No.577 & CTS No.9 & 11 |

Hence this Search Report.

Date :25/05/2016

Place : Baramati

(Bhagwanfao N.Khartude)

Advocate Baramati.

Aby 25 Movember -

Halit slig

subject to the y,25 November 2014

इतर पावती

Original/Duplicate

नोंदणी कं. :39म

Regn.:39M

पावती क्रं.: 14415

दिनांक: 25/11/2014

गावाचे नाव: बारामती शहर

दस्तऐवजाचा अनुक्रमांक: बमत-0-2014

दस्तऐवजाचा प्रकार :

सादर करणाऱ्याचे नाव: ॲंड जी बी गावडे

वर्णन सि.स.नं.579 ,580,581 ,6 ,7 ,8 ,10 सम्यक ज्वेर्ल्स " फ्लॅट नं.3 चा सन 1985 ते 2014 शोध

शोध व निरीक्षणे

₹. 750.00

एकूण:

₹. 750.00



1); देयकाचा प्रकार: By Cash रक्कम: रू 750/-

सह द्यान निबंधक वर्ग-

| SHRI. G. B. | GAWADE |
|---------------|--------------|
| B.sc (Agri) L | L.B Advocate |

Off.: Rachna Market, Station Road Baramati, Dist. Pune Mob.- 9423207646

Annexure 'B'

Dt .24/11/2014

| | Name of the Branch/ Business Unit/Office seeking opinion. | State bank of India Baramati Branch, Tal Baramati, Dist Pune |
|----|--|---|
| | Reference No. and date of the letter under the cover of which the documents tendered for scrutiny are forwarded. | SBI/BMT/PBD/ Hsg Search/14-15 |
| | c) Name of the Borrower. | Chandukaka Saraf and sons private limited |
| 2. | a) Name of the unit/concern/ company / person offering the property/ (ies) as security. | Mrs. Neha Kishor @ Kishorkumar Shah |
| | d) Constitution of the unit/concern/ person / body /authority offering the property for creation of charge. | Mrs. Neha Kishor @ Kishorkumar Shah |
| | State as to under what capacity is security offered (whether as joint applicant or borrower or as guarantor,) | Borrower |
| 3. | etc.) Complete or full description of the immovable property/ (iesultable) offered as security including the following details. | s) As per mentioned schedule property |
| | offered as security including the terms of a Survey No. | CTS.no.6 to 8,10, 579- 581 |
| | (b) Door/House no.(in case of house property) Flat | Flat No. 3 |
| | (c) Extent/ area including plinth/ built up area in cuse of house property | 83.06 Sq.mtrs i.e.893.7 Sq.feet built up area alongwith 11.24 sq.mtrs open terrace area |
| | (d) Locations like name of the place, village, city, registration, sub-district etc. Boundaries. | Main road,Mahavir pa ward no 2 of ,Baramat municipal council Baramati Boundaries of Flat East : Mahavir path |
| | | South :CTS.no 9 and West : CTS.no 577 Duct |
| w | | North: Lane out of CTS.no 6, &s case,Duct |



documents scrutinized-serially and chronologically 1q a) Particulars of the (a) Nature of documents verified and as to whether they are originals or certified copies or registration extracts duly certified. Note: Only originals or certified extracts from the registering/land/ revenue/ other authorities be examined. Sr In case of copies. Date Original/cer Name/ Nature of NO tified copy/ whether the original the Document certified was scrutinized by the extract/ Advocate. Photocopy etc. 14/10/2011 Registered Sale deed Original Yes 2 14/10/2011 Index II of registered Certified Yes sale deed 3 14/10/2011 Receipt of registered Original Yes sale deed 4 01/02/2010 CTS.no.6 to 8,10, Certified Yes 579 -581 5 Permission for Certified Yes 23/02/2007 building construction issued by Baramati Muncipal Council 6 23/02/2007 Sanctioned building Certified Yes plan 7 07/05/2011 Occupancy certificate Certified Yes Issued by Baramati municipal council 8 19/07/2011 Deed of declaration at sr.no.6229/2011 Whether certified copy of all title documents are obtained from the relevant sub-registrar office and compared with Yes the documents made available by the proposed mortgagor? (Please also enclose all such certified copies and relevant fee receipts along with the TIR.) a)Whether the records of registrar office or revenue authorities relevant to the property in question are available Yes for verification through any online portal or computer system? b)If such online/computer records are a vailable, whether any verification or cross checking are made and the Yes comments/ findings in this regard. c)Whether the genuineness of the stamp paper is possible to be got verified from any online portal and if so whether Yes such verification was made? a) Property offered as security falls within the jurisdiction of which sub-registrar office? Baramati Sub-Registrar b)Whether it is possible to have registrationof documents office in respect of the property in question, at more than one No office of sub-registrar/district registrar/registrar-general.lf so, please name all such offices? f)Whether search has been made at all the offices named at g)Whether the searches in the offices of registering No authorities or any other records reveal registration multiple title documents in respect of the property in No

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| 8. | Chain of title tracing the title from the oldest title deed to the latest title deed establishing title of the property in question the predecessors in title/interest to the current title involved. And wherever Minor's interest or other clog on title involved, search should be made for a further period depending on the need for clearance of such clog on the Rs. 1.00 crore and above, search of title/ encumbrances for a sheets may be used) | etitle s |
|---------------|---|-----------------------|
| 9. | (whether full ownership rights, Leasehold Rights, Occupancy /Possessory Rights or Inam Holder or Govt. Grantee/Allottee etc.) | Party has a |
| 10. | If leasehold, whether; | |
| | a)lease Deed is duly stamped and registered | Not applicable |
| | b)lessee is permitted to mortgage the Leasehold right, | Not applicable |
| | c)duration of the Lease/unexpired period of lease, | Not applicable |
| | Q)II, a Sub-lease, check the lease dood in f | Not applicable |
| | by Sub-Lessee also. | |
| | any superstructure (if applicable)? f)Right to get renewal of the leasehold rights and nature | Not applicable |
| 11, | thereof. If Govt_grant/ allotment/Lease-cum/Sale Agreement, | Not applicable |
| | grant/ agreement etc provides for allegations | Not applicable |
| | the mortgagor with or without conditions, the mortgagor is competent to create charge on such | Not applicable |
| | Whether any permission from Cout | Not applicable |
| | valid permission is available. | Not applicable |
| | a)Such right is heritable and transferable, | Not applicable |
| I | Mortgage can be created. | - applicable |
| 13. | Valure of Minor's interest, if any and if so, whether | Not applicable |
| n p. si | reation of mortgage could be possible, the modalities/procedure to be followed including court ermission to be obtained and the reasons for coming to the property has been transferred by way of | Not applicable |
| | Deed, whether | Not applicable |
| bi | The Gift/Settlement Deed is duly stamped and registered; | Not applicable |
| | TheGift/Settlement Deed has been attested by two | Not applicable |
| di | The Gift/Settlement Deed transfers the property to Donee; | Not applicable |
| the | Gift/Settlement Deed or by a separated writing or by | Not applicable |
| | whether there is any restriction on the Donor in executing gift/settlement deed in question; | Not applicable |
| C MA | hether any life in possession of the gifted property; | Not applicable |
| any | other person and whether there is a need for any other on to join the creation of mortgage; | Not applicable AnySca |

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| (b)Whether will in the matter needs a mandatory probate and if so whether the same is probated by a competent court? (c)Whether the property is mutated on the basis of will? (d)Whether the original will is available? (e)Whether the original death certificate of the testator is available? (f)What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such properties? (c)Precautions/ permissions, if any in respect of the above not applicable whether the property is a HUF/joint family property, whether the Major Coparceners have no objection/join in (b)Please also comment on any other addressed in the same properties and the property of female members etc. | (b)Whether will in the matter needs a mandatory probate and if so whether the same is probated by a competent court? (c)Whether the property is mutated on the basis of will? (d)Whether the original will is available? (e)Whether the original death certificate of the testator is (f)What are the circumstances and/or documents to establish the will in question is the last and final will of (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/ validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? Not applicable Not applicable Not applicable Not applicable | | testamentary documents /wills? (a)In case of wills, whether the will is | Not applicable |
|--|--|-----|--|--------------------|
| (c)Whether the property is mutated on the basis of will? (d)Whether the original will is available? (e)Whether the original death certificate of the testator is available? (f)What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such properties? (c)Precautions/ permissions, if any in respect of the above nortgage is created for family benefit/legal necessity, execution, minor's share if any, rights of female members etc. | (c) Whether the property is mutated on the basis of will? (d) Whether the original will is available? (e) Whether the original death certificate of the testator is available? (f) What are the circumstances and/or documents to establish the will in question is the last and final will of (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a) Whether the property is subject to any wakf rights? Not applicable Not applicable Not applicable | | (a)In case of wills, whether the will is registered will unregistered will? | or |
| (d)Whether the original will is available? (e)Whether the original death certificate of the testator is available? (f)What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such properties? (c)Precautions/ permissions, if any in respect of the above nortgage is created for family benefit/legal necessity, execution, minor's share if any.rights of female members etc. Not applicable Not applicable Not applicable Not applicable | (d)Whether the original will is available? (e)Whether the original death certificate of the testator is available? (f)What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such page in the property in area to be completed.) | | and if so whether the same is probated by a competent course. | ate Not applicable |
| (e)Whether the original death certificate of the testator is available? (f)What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such properties? (c)Precautions/ permissions, if any in respect of the above cases for creation of mortgage? 18. (a)Where the property is a HUF/joint family property, whether the Major Coparceners have no objection/join in (b)Please also comment on any other set. | (e)Whether the original death certificate of the testator is available? (f)What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such pares the property in any restriction in areas. | | (d)Whether the original will? | |
| (f)What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/ validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such properties? (c)Precautions/ permissions, if any in respect of the above cases for creation of mortgage? 18. (a)Where the property is a HUF/joint family property, whether the Major Coparceners have no objection/join in (b)Please also comment on any other cases for the above of the above of the major coparceners have no objection/join in (b)Please also comment on any other cases and final will of the availability of a declaration of the such as the availability of a case and final will of the availability of a declaration of the availability of and the circumstances and final will of the availability of a declaration by all the beneficiaries about the genuineness/ Not applicable of the above of the availability of the will, etc., which are relevant to rely on the will, etc., or applicable of the availability of the will, etc., or applicable of the availability of the will, etc., or applicable of the availability of the will, etc., or applicable of the availability of the will, etc., or applicable of the availability of the will, etc., or applicable of the availability of the availability of the will, etc., or applicable of the availability of the will, etc., or applicable of the availability of the will, etc., or applicable or applicabl | (f)What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such press the striction in great. | | | Not applicable |
| (f)What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/ validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such properties? (c)Precautions/ permissions, if any in respect of the above cases for creation of mortgage? 18. (a)Where the property is a HUF/joint family property, whether the Major Coparceners have no objection/join in (b)Please also comment on any other cases to the state of the above and the property of the state of | (f)What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such press the striction in great. | | available? death certificate of the testator is | Not applicable |
| (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/ validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such properties? (c)Precautions/ permissions, if any in respect of the above cases for creation of mortgage? (a)Where the property is a HUF/joint family property, whether the Major Coparceners have no objection/join in (b)Please also comment on any other adversely for the sound of | the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/ validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) 17. (a)Whether the property is subject to any wakf rights? (b)Whether the property belongs to church/ temple or any of charges on such present institutions having any restriction in great. | | (f)What are the circums | 1,1 |
| religious/other institutions having any restriction in creation of charges on such properties? (c)Precautions/ permissions, if any in respect of the above cases for creation of mortgage? (a)Where the property is a HUF/joint family property, whether the Major Coparceners have no objection/join in (b)Please also comment on any other cases to church/ temple or any of the property in creation. Not applicable Not applicable | of charges on such press to saving any restriction in creek | 17. | (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness, validity of the will, all parties have acted upon the will, etc., which are relevant to rely on the will, availability of Mother/Original title deeds are to be explained.) | Not and I |
| (c)Precautions/ permissions, if any in respect of the above cases for creation of mortgage? Not applicable | The state of the s | | (b)Whether the property belongs to church rights? | Not applicable |
| mortgage is created for family benefit/legal necessity, whether the Major Coparceners have no objection/join in (b)Please also comment on any other services adversely of the services of the property is a HUF/joint family property. Not applicable | cases for great | | or all slich pro- is - o or o lost clich in or - is | |
| execution, minor's share if any, rights of female members etc. | | 18. | | Not applicable |
| (b)Please also comment on any other sets | mortgage is created for family benefit/legal necessity Not applicable | | mortgage is created for family benefit/legal necessity | |
| adversely effection any other comment on any other comment on any other | execution and Coparceners have no logal necessity | | execution - Major Coparceners have no logar necessity | |
| adversely affect the dry other aspect the etc. | execution, minor's share if any, rights of female | | execution - Major Coparceners have no logar necessity | Not applicable |
| 19 (a) Value of second of | (b) Please also comment on any other adversely of the service of t | 4 | The character of the ch | 11/10 |
| 19. (a)Whether the property belongs to any trust or is subject to Not applicable Not applicable Not applicable | 19. (a)Whether the property belongs to the such cases? | (| (b) Please also comment on any other adversely after the state of the | WAY. |
| 19. (a)Whether the property in such cases? Not applicable. | (b) Please also comment on any other | | execution mined. Coparceners have no object the cessity. | , model |

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| 1 | trust deed specific " a private or public trust | |
|-------|---|----------------|
| THE . | (b)Whether the trust is a private or public trust and whether property? (c)If so additional property: | Not applicable |
| | (c)If so additional precautions/permissions to be obtained for (d)Requirement. | Not applicable |
| | (d)Requirements, if any for creation of mortgage as per the | |
| 20. | (d) If the property is A - : | Not applicable |
| | (b)In case of agricultural | Not applicable |
| | ensure the validity of the title and right to enforce the mortgage? | Not applicable |
| | c)In the case of conversion of Agricultural land for Commercial purposes or otherwise, whether requisite | Not applicable |
| 21. | Whether the property is affected by | ., |
| 22. | security(viz.Agricultural Laws,weaker Sections,minorities, Land Laws,SEZ regulations,Costal Zone Regulations, Environmental Clearance, etc.), | Not applicable |
| 22. | (a)Whether the property is subject to any pending or proposed land acquisition proceedings? | No |
| 23. | (b)Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry. | No |
| 23. | (a)Whether the property is involved in or subject matter of any litigation which is pending or concluded? | No |
| | (b)If so, whether such litigation would adversely affect the creation of a valid mortgage or have any implication of its future enforcement? | No |
| | (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. | No |
| 24. | (a)In case of partnership firm, whether the property belongs to the firm and the deed is properly registered. | No |
| | (b)Property belonging to partners, whether thrown on hotchpot? Whether formalities for the same have been completed as per applicable laws? | Not applicable |
| 25. | (c)Whether the person(s) creatingmortgage has/have authority to create mortgage for and on behalf of the firm. | Not applicable |
| | Whether the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorisation to create mortgage/execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association /provision for common seal etc. | Not applicable |
| | n case of Societies, Association, the required authority/ power to borrower and whether the mortgage can be created, and the requisite resolutions, bye-laws. | Not applicable |
| 27. | (a)Whether any POA is involved in the chain of title? | Not applicable |
| ji. | b)Whether the POA involved is one coupled with interest, e.a Development Agreement-cum-Power of Attorney.If o,please clarify whether the same is a registered | Not applicable |

| | 6 | |
|----|--|--|
| | (c)Incase the title document is executed by the POA hole please clarify whether the POA involved is(i) one executed by the Builders viz Companies/Firms/Individual or Proprie Concerns in favour of their Partners/ Employees /Authoric Representatives to signFlat Allotment Letters, NCA greements of Sale, Sale Deeds, etc.in favour of buy of flats/units(Builder's POA) or (ii) other type of P(Common POA). | tary zed DCs vers |
| | (d)In case of Builder's POA, whether a certified copy of PO is available and the same has been verified/ compared with the original POA. | OA Not applicable |
| | (e)In case of Common POA (i.e. POA other than Builder POA), please clarify the following clauses in respect of PO | 's Not applicable |
| | i.Whether the original POA is verified and the title investigation is done on the basis of original POA? ii.Whether the POA is a registered one? | Not applicable |
| | iii.Whether the POA is a special or general one? iv.Whether the POA contains a specific authority execution of title document in question? | |
| | (f)Whether the POA was in force and not revoked or his become invalid on the date of execution of the docume in question? (Please clarify whether the same has bee ascertained from the office of sub-registrar also?) | ent No |
| | (g)Please comment on the genuineness of POA? | Not applicable |
| 0 | (n) The unequivocal opinion on the enforceability and validity of the POA? | Not applicable |
| 9. | Whether mortgage is being created by a POA holde check genuineness of the Power of Attorney and the extent of the powers given therein and whether the same is properly executed/ stamped/ authenticated in terms of the Law of the place, where it is executed. If the property is a flat/apartment or residential/commercial complex check and accomplex check and accomple | e e n |
| | comment on the following: | |
| | (a)Promoter's/Land owner's title to the land/ building | Land owner's title to land |
| | (b)Development Agreement/Power of Attorney; | Not applicable |
| | (c)Extent of authority of the Developer/builder; | Not applicable |
| K | (d)Independent title verification of the Land and/or building in question; | No |
| | (e)Agreement forsale(duly registered); | |
| | (f) Payment of proper stamp duty; | Sale deed is registered 5% on registered |
| | (g)Requirement of registration of sale agreement, | document Registered document |
| | development agreement, POA, etc.; | |
| | (h)Approval of building plan, permission of appropriate /local authority, etc.; | Building plan is issued |
| | (i)Conveyance in favour of Society/condominium concerned; | by Baramati Municipal council Baramati |
| | (j)Occupancy Certificate/allotment letter/letter of possession; | No |
| | (k)Membership details in the Society etc; | No |
| | (I)Share Certificates; | Not applicable |
| | (m)No Objection Letter from the Society; | No Au |
| | .,, | // // // |

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| Policable | | (n)All legal requirements under the local/Municipal laws, regarding ownership of flats/Apartments/Building Regulations, Development Control Regulations, Co-Regulations Cocieties' Laws etc.; | Yes |
|-----------|-----|--|--|
| , | | operative Societies on the look charges on the operative Societies on the operation of the oper | Not applicable |
| | | (o)Requirements, records of the Housing Society, if any; records of the Housing Society, if any; (p)If the property is a vacant land and construction is yet to be made, approval of lay-out and other precautions, if | Lay out is sanctioned by Baramati Municipal Council Baramati |
| | | any. having pattern of the units/flats tally in | Yes |
| | | u documents such as approved plant of claims, whether | . No |
| | 30. | Government, Central or State of other Loos. Government, Central or State or State or Other Loos. Government, Central or State or State or Other Loos. Government, Central or Other L | As stated detailed herein below in |
| | 31. | and the name of the person in whose favour the and the name of the person in whose favour the and the name of the person in whose favour the | Annexure 'C' Para no.5 |
| | 32. | Details regarding property tax or land revenue or other statutory dues paid/payable as on date and if not paid, what | Property tax paid to be obtain from flat owner |
| | 32. | remedy? | |
| | 33. | (b) Whether No Objection Certificate under the income | Not applicable Not applicable |
| | | Act is required/ obtained. | Not applicable |
| | 34. | pertaining to the property | Revision extract of municipal council |
| | 35. | Whether the name of mongas the revenue/Muncipal/Village records? (a)Whether the property offered as security is clearly | Yes |
| | 36. | (a)Whether the property demarcated? (b)Whether the demarcation/ partition of the property | Yes |
| | | is legally valid? (c)Whether the property has clear access as per | Yes |
| | 37. | documents? Whether the property can be identified from the following documents, and discrepancy/doubtful circumstances, if any revealed on such scrutiny? (a) Document in relation to electricity connection; | Yes |
| Ball | | (a)Document in relation to water connection; (b)Document in relation to Sales Tax Registration, if any | Yes Yes |
| THE |) | applicable; | House tax receipt |
| MAT | 38. | (d)Other utility bills, if any. In respect of the boundaries of the property, whether there is a difference/discrepancy in any of the title documents or any other documents (such as valuation | No |



| 39. | If the wal to | |
|-----|--|--|
| | If the valuation report and/or approved/ sanctioned planare made available, please comment on the samincluding the comments on the description and boundarie of the property on the said document and that in the titl deeds. (If the valuation report and/or approved plan are no available at the time of preparation of TIR, please provide these comments subsequently, on making the same available to the advocate.) | e s e ot |
| 40. | Any bar/restriction for creation of mortgage under any local or special enactments, details of proper registration of documents, payment of proper stamp duty etc. | No |
| 41. | Whether the Bank will be able to enforce SARFESI Act, if required against the property offered as security? | Yes |
| 42. | In case of absence of original title deeds, details of legal and other requirements for creation of a proper, valid and enforceable mortgage by deposit of certified extracts duly certified etc., as also any precaution to be taken by the Bank in this regard. | No |
| 43. | Whether the governing law/constitutional documents of the mortgagor(other than natural persons)permits creation of mortgage and additional precautions, if any to be taken in such cases. | Not applicable |
| 14. | Additional aspects relevant for investigation of title as per local laws. | Not applicable |
| 15. | Additional suggestions, if any to safeguard the interest of Bank/ ensuring the perfection of security. | Not applicable |
| 16. | The specific persons who are required to create mortgage/to deposit documents creating mortgage. | Mrs. Neha Kishor @ Kishorkumar Shah |
| | | |

Tracing of Title :-

While taking search of the record it is found and observed that CTS No.6 admeasuring 53.5 Sq.mtrs,7 admeasuring 33.4 Sq.mtrs,8 admeasuring 41.0 Sq.mtrs, 10 admeasuring 23.4 Sq.mtrs,of Baramati is ancestral land and it was owned and possessed by Mr.Pravin @ Pravinkumar Kisandas Gujar.And CTS.No.579 admeasuring 124.6 Sq.mtrs, 580 admeasuring 21.7 Sq.mtrs,581(pt) of Baramati admeasuring 67.72 Sq.mtrs, is ancestral land and it was owned and possessed by Mr.Ashok @Ashokkumar Kisandas Gujar i.e.Total land admeasuring 365.32 Sq.mtrs.Thereafter said owners has decided to develop and construct said property.

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Thereafter Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar have prepared building layout and it was submitted to the Baramati Municipal council Baramati for the permission of building construction. Thereafter said building plan was passed by Baramati Municipal Council Baramati by order vide no.22/2006-2007 dt.18/10/2006. Hence by virtue of said order Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar got rights to construct Any Scanic Research Property.

multistoried building upon said property.

Mr.Ashok Ashokkumar Kisandas Gujar have revised said building plan and it was

submitted to Baramati Municipal Council Baramati. Thereafter Baramati Municipal

Council Buramati has passed order vide no.34/2006/2007 dt.23/02/2007. Hence by virtue

of said order said owners have rights to construct multistoried building i.e.residential flats

and commercial shops on CTS no.6 to 8 and 10,and CTS.No.579 to 581(pt) of Baramati.

It is further found and observed that Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar have started construction work by named 'SAMYAK JEWELERS' and said construction was completed within the prescribed period and the as per the terms and conditions of Baramati Municipal Council Baramati.Thereafter Baramati Municipal Council Baramati has issued Occupancy certificate by vide order no.BP/Karya/14/515/2010-2011 dt.07/05/2011,and the flat no. 3

constructed on first floor of east side within said building is one of them.

It is further found and observed that Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar has executed registered deed of deceleration of The Maharashtra Apartment Act, 1970, which was registered in sub register office Baramati at sr.no.6229/2011 dt.19/07/2011.

It is further found and observed that Mrs.Neha Kishor@ Kishorkumar Shah approached to Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar for purchasing residential flat and after the inspection of the documents she has agreed to purchase Flat No.3, admeasuring 83.06 Sq.mtrs i.e.893.72 Sq.feet including open terrace area 11.24 Sq.mtrs of west–south side of said building on first floor in the scheme known as 'SAMYAK JEWELERS' constructed upon area admeasuring 365.32 sq.mtrs out of C.T.S.no.6 to 8,10 and 579 to 581(pt) of Baramati Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar

have executed registered sale deed dt. 14/10/2011 in favour of Mrs.Neha Kishor@ Kishorkumar Shah and said deed is registered in the office of sub-registrar office Baramati at sr.No.8901/2011. Hence by virtue of said sale deed Mrs.Neha Kishor@ Kishorkumar Shah became legal and absolute owner of said Flat No.3.

Hence, this search report.

Date: 25-11-2014

Place: Baramati.

Signature of Advocate

* Kishor@

5HRI. G. B. GAWADE B.sc (Agri) LL.B Advocate Off.: Rachna Market, Station Road Baramati, Dist. Pune Mob - 9423207646

Annexure 'C'

Dt 25/11/2014

CERTIFICATE OF TITLE

I have examined the Original Title Deeds intended to be deposited relating to the schedule property/(ies)and offered as security by way of*Registered/Equitable/ (*please specify the kind of mortgage) and that the documents of title referred to in the Opinion are valid evidence of Right, title and Interest and that if the said Registered/Equitable Mortgage is created, it will satisfy the requirements of creation of Registered/Equitable Mortgage and I further certify that:Bank can create charge by way of Equitable Mortgage upon said flat.

- 2. I have examined the Documents in detail, taking into account all the Guidelines in the check list vide Annexure B and the other relevant factors.
- 3. I confirm having made a search in the Land/ Revenue records. I also confirm having verified and checked the records of the relevant Government Offices,/Sub-Registrar (s)Office(s),Revenue Records,Municipal/Panchayat Office,Land Acquisition Office, Registrar of Companies Office, Wakf Board (wherever applicable).
- I do not find anything adverse which would prevent the Title Holders from creating a valid Mortgage. I am liable /responsible, if any loss is caused to the Bank due to negligence on my part or by my agent in making search.
- 4. Following scrutiny of Land Records/ Revenue Records, relative Title Deeds, certified copies of such title deeds obtained from the concerned registrar officeand encumbrance certificate(EC),I hereby certify the genuineness of the Title Deeds.Suspicious/ Doubt, if any, has been clarified by making necessary enquiries
 - 5. There are no prior Mortgage/ Charges/ encumbrances whatsoever, as could be seen from the Encumbrance Certificate for the period from 01-01-1985 to 25-11-2014 pertaining to the Immovable Property/(ies) covered by above said Title Deeds. The
 - 6. In case of second/subsequent charge in favour of the Bank, there are no other mortgages/charges other than already stated in the Loan documents and agreed to by the Mortgagor and the Bank (Delete, whichever is inapplicable).
 - 7. Minor/(s) and his/ their interest in the property/(ies) is to the extent of (Specify the share of the Minor with Name). (Strike out if not applicable).
 - 8. The Mortgage if created, will be available to the Bank for the Liability of the Intending Borrower Chandukaka Saraf and sons private limited.

9. I certify that Mrs.Neha Kishor@ Kishorkumar Shah has / have an absolute, clear and Marketable title over the Schedule property/ (ies). I further certify that the above title deeds are genuine and a valid mortgage can be created and the said Mortgage would be enforceable

10. In case of creation of Mortgage by Deposit of Title Deeds, we certify that the deposit of following title deeds/documents would create a valid and enforceable mortgage, if originals are deposited with us.

As per Notification issued by Government of Maharashtra, now Equitable Mortgage is required to be registered compulsory in Index-I with Sub-Registrar office. However the below mentioned title deeds be also obtained in ORIGINAL and kept on record

- Registered sale deed dt.14/10/2011 duly registered with Sub Registrar
 Office Baramati at Serial No. 8901/2011. (Original)
- Index II of Agreement to sale registered with Sub Registrar Office Baramati at Serial No. 8901/2011. (Original)
- Registration receipt of Agreement to sale registered with Sub Registrar
 Office Baramati at Serial No. 8901/2011. (Original)
- d. Search report of penal advocate

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

SCHEDULE OF THE PROPERTY

All that piece and parcel of **Flat No. 3**, admeasuring 83.06 Sq.mtrs i.e.893.72 Sq.feet including open terrace area 11.24 Sq.mtrs of west–south side of said building on first floor in the scheme known as **SAMYAK JEWELERS** constructed upon area admeasuring 365.32 sq.mtrs out of C.T.S.no.6 to 8,10 and 579 to 581(pt) of Baramati within the limits of Baramati municipal council Baramati and also within the limits of Registration District Pune, Sub Registration District Baramati, and District – Pune. and boundaries of flat as under:-

East : Mahavir path

South :CTS.no 9 and 11

West : CTS.no 577 & Duct

North: CTS.no 6 space &stair case, Duct

Place: Baramati.

Date: 25/11/2014

Search Receipt No.: - 14415/2014

Signature of the advocate

इतर पावती

_{jay},25 May 2016 6:26 PM

Original/Duplicate

नोंदणी क्रं. :39म

Regn.:39M

पावती क्रं.: 6090

दिनांक: 25/05/2016

वाचे नाव: बारामती शहर

दस्तरेवजाचा अनुक्रमांकः बमत-0-2016

दस्तऐवजाचा प्रकार :

सादर करणाऱ्याचे नाव: ॲंड जी बी गावडे

वर्णन सि.स.नं. 6 ते8 व 10 579 ते 581 सम्यक ज्वेलर्स शॉप नं. 1 व 5 फ्लॅट नं. 1 ते 6 चा सन 2014 ते

2016 या 3 वर्षांचा शोध.

शोध व निरीक्षणे

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सह.बुख्यम निबंधक वर्ग-२ वादापती

1); देयकाचा प्रकार: By Cash रक्कम: रु 2400/-

SHRI. G. B. GAWADE B.sc (Agri) LL.B Advocate

Off.: Ashtavinayak Apartment. Market Yard Road, Baramati, Dist. Pune Mob:- 9423207646

Dt .25/05/2016

Annexure 'B'

| 1 | Name of the Branch/ Business Unit/Office seeking opinion. | State bank of India Baramati Branch, Tal.Baramati,Dist.Pune |
|-------|--|--|
| | Reference No. and date of the letter under the cover of which the documents tendered for scrutiny are forwarded. | SBI/BMT/PBD/ Hsg Search/16-17 |
| | c) Name of the Borrower. | Chandukaka Saraf and sons private limited |
| 2. | a) Name of the unit/concern/ company / person offering the\property/ (ies) as security. | Mrs. Neha Kishor @ Kishorkumar Shah |
| | d) Constitution of the unit/concern/ person / body /authority offering the property for creation of charge. | Mrs. Neha Kishor @ Kishorkumar Shah |
| | e) State as to under what capacity is security offered (whether as joint applicant or borrower or as guarantor, etc.) | Borrower |
| 3. | Complete or full description of the immovable property/ (ies) offered as security including the following details. | As per mentioned schedule property |
| | (a) Survey No. | CTS.no.6 to 8,10, 579- 581 |
| | (b) Door/House no.(in case of house property) Flat | Flat No. 3 |
| | (c) Extent/ area including plinth/ built up area in case of house property | 83.06 Sq.mtrs i.e.893.72 Sq.feet built up area alongwith 11.24 sq.mtrs open terrace area |
| | (d) Locations like name of the place, village, city, registration, sub-district etc. Boundaries. | Main road,Mahavir path ward no 2 of ,Baramati municipal council Baramati Boundaries of Flat East : Mahavir path |
| | | South :CTS.no 9 and 1 |
| | | West : CTS.no 577 & Duct |
| B. G. | MADE | North: Lane out of CTS.no 6, &stair case,Duct |



a) Particulars of the documents scrutinized-serially and chronologically 10 (a) Nature of documents verified and as to whether they are originals or certified copies or registration extracts duly certified Note: Only originals or certified extracts from the registering/land/ revenue/ other authorities be examined. In case of copies Name/ Nature of Original/cer SI Date whether the original tified copy/ NO the Document was scrutinized by the certified extract/ Advocate. Photocopy etc. Yes Original 14/10/2011 Registered Sale deed Yes Certified 2 Index II of registered 14/10/2011 sale deed Yes Original Receipt of registered 3 14/10/2011 sale deed Yes Certified 4 CTS.no.6 to 8,10, 01/02/2010 579 -581 Yes 5 Permission for Certified 23/02/2007 building construction issued by Baramati Muncipal Council Yes 6 23/02/2007 Sanctioned building Certified plan Yes 07/05/2011 Certified Occupancy certificate Issued by Baramati municipal council 8 19/07/2011 Deed of declaration Certified Yes at sr.no.6229/2011 9 01/07/2015 Certified Yes Municipal Tax paid receipt for the year 2015-2016 Whether certified copy of all title documents are obtained Yes from the relevant sub-registrar office and compared the documents made available by the proposed mortgagor? (Please also enclose all such certified copies and relevant fee receipts along with the TIR.) a)Whether the records of registrar office or revenue Yes authorities relevant to the property in question are available for verification through any online portal or computer system? b)If such online/computer records are a vailable, whether Yes any verification or cross checking are made and the comments/ findings in this regard. c)Whether the genuineness of the stamp paper is possible to Yes be got verified from any online portal and if so whether such verification was made? a) Property offered as security falls within the jurisdiction of Baramati Sub-Registrar which sub-registrar office? office b)Whether it is possible to have registrationof documents No in respect of the property in question, at more than one office of sub-registrar/district registrar/registrar-general.lf so. please name all such offices? f)Whether search has been made at all the offices named at No (b) above? g)Whether the searches in the offices of registering No authorities or any other records reveal registration multiple title documents in respect of the property in

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Chain of title tracing the title from the oldest title deed to the Enclosed herein below latest title deed establishing title of the property in question as detailed in tracing of from the predecessors in title/interest to the current titletitle holder. And wherever Minor's interest or other clog on title is involved, search should be made for a further period. depending on the need for clearance of such clog on the Title.In case of property offered as security for loans of Rs 1 00 crore and above, search of title/ encumbrances for a period of not less than 30 years is mandatory (Separate Nature of Title of the intended Mortgagor over the Property (whether full ownership rights, Leasehold Rights, Occupancy Possessory Rights or Inam Holder or Govt Grantee/Allottee Party has ownership right by way of registered sale deed If leasehold, whether, 10. a)lease Deed is duly stamped and registered Not applicable b)lessee is permitted to mortgage the Leasehold right. Not applicable c)duration of the Lease/unexpired period of lease. Not applicable d)if, a sub-lease, check the lease deed in favour of Lessee Not applicable as to whether Lease deed permits sub-leasing and mortgage by Sub-Lessee also e)Whether the leasehold rights permits for the creation of any superstructure (if applicable)? Not applicable f)Right to get renewal of the leasehold rights and nature Not applicable thereof. 11. If Govt. grant/ allotment/Lease-cum/Sale Agreement, Not applicable grant/ agreement etc. provides for alienable rights to Not applicable the mortgagor with or without conditions, the mortgagor is competent to create charge on such Not applicable whether any permission from Govt. or any other authority Not applicable is required for creation of mortgage and if so whether such valid permission is available. 12. If occupancy right, whether; Not applicable a)Such right is heritable and transferable, b)Mortgage can be created. Not applicable Nature of Minor's interest, if any and if so, whether Not applicable creation of mortgage could be possible, the modalities/procedure to be followed including permission to be obtained and the reasons for coming to such conclusion. 14. If the property has been transferred by way of Not applicable Gift/Settlement Deed, whether a) The Gift/Settlement Deed is duly stamped and registered; Not applicable b)TheGift/Settlement Deed has been attested by two Not applicable witnesses c) The Gift/Settlement Deed transfers the property to Donee; Not applicable d) Whether the Donee has accepted the gift by signing Not applicable the Gift/Settlement Deed or by a separated writing or by implication or by actions; e)Whether there is any restriction on the Donor in executing Not applicable the gift/settlement deed in question; f) Whether the Donee is in possession of the gifted property; Not applicable g)Whether any life interest is reserved for the Donor or Not applicable any other person and whether there is a need for any other person to join the creation of mortgage;

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| | 4 | No. |
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| | h)Any other aspect affecting the validity of the title passed through the gift/settlement deed. | Not applicable |
| 15. | (a)Incase of partition/family settlement deeds, whether the original deed is available for deposit. If not the modality /procedure to be followed to create a valid and enforceable mortgage. (b)Whether mutation has been effected and whether the | Not applicable |
| | mortgagor is in possession and enjoyment of his share. | |
| | (c)Whether the partition made is valid in law and the | |
| | mortgagor has acquired a mortgagable title thereon. | \ |
| | (d)In respect of partition by a decree of court, whether such | |
| | decree has become final and all other conditions/ formalities | |
| | are completed/ complied with. | |
| | (e)Whetherany of the documents in question are executed | |
| | in counterparts or in more than one set? If so, | |
| | additional precautions to be taken for avoiding multiple | |
| | mortgages? | |
| 16. | Whether the title documents include any testamentary documents /wills? | Not applicable |
| | (a)In case of wills, whether the will is registered will or | |
| | unregistered will? | |
| | (b)Whether will in the matter needs a mandatory probate and if so whether the same is probated by a competent court? | Not applicable |
| | (c)Whether the property is mutated on the basis of will? | Not applicable |
| | (d)Whether the original will is available? | Not applicable |
| | (e)Whether the original death certificate of the testator is available? | Not applicable |
| | (f)What are the circumstances and/or documents to establish the will in question is the last and final will of the testator? (Commentson the circumstances such as the availability of a declaration by all the beneficiaries about the genuineness/ | Not applicable |
| | validity of the will, all parties have acted upon the will, etc., | |
| | which are relevant to rely on the will, availability of | |
| | Mother/Original title deeds are to be explained.) | |
| 7. | (a)Whether the property is subject to any wakf rights? | Not applicable |
| | (b)Whether the property belongs to church/ temple or any religious/other institutions having any restriction in creation of charges on such properties? | Not applicable |
| | (c)Precautions/ permissions, if any in respect of the above cases for creation of mortgage? | Not applicable |
| | (a)Where the property is a HUF/joint family property, mortgage is created for family benefit/legal necessity, whether the Major Coparceners have no objection/join in execution, minor's share if any, rights of female members etc. | Not applicable |
| | (b)Please also comment on any other aspect which may adversely affect the validity of security in such cases? | Not applicable |
| | (a)Whether the property belongs to any trust or is subject to the rights of any trust? | Not applicable |

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| | 5 | Not applicable |
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| - | (b)Whether the trust is a private or public trust and whether trust deed specifically authorizes the mortgage of the | Not oppose |
| | property? | Not applicable |
| | creation of valid mortgage? | Not applicable |
| | central/state laws applicable to the whether the local laws (a) If the property is Agricultural land, whether there are | Not applicable |
| , | (a) If the property is Agricultural land, whether the there are permit mortgage of Agricultural land and whether there are any restrictions for creation/enforcement of mortgage. (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 | Not applicable |
| | mortgage? c)In the case of conversion of Agricultural land for Commercial purposes or otherwise, whether requisite | Not applicable |
| 1. | Whether the property is affected by any local laws or other regulations having a bearing on the creation Sections, minorities, | Not applicable |
| | Environmental Clearance, etc.), | No |
| 22. | | No |
| | (b)Whether any search/enquiry (b)Whether any search/enquiry. Acquisition Office and the outcome of such search/enquiry. | No |
| 23. | - ny litigation willow to | No |
| | future enforcement? (c)Whether the title documents have any court seal/ marking which points out any litigation/ attachment/security | No |
| | to court in respect of such seal/marking. | No |
| 24. | (b)Property belonging to partners, whether thrown on (b)Property belonging to partners, whether thrown on been | Not applicable |
| | (c)Whether the person(s) creatingmortgage has/have | Not applicable |
| 25. | Whether the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorisation to the Borrowing powers, Board resolution, Registration of create mortgage/execution of documents, Registrar (ROC), any prior charges with the Company Registrar (ROC), any prior charges with the Company Registrar (ROC). | Not applicable |
| 26. | In case of Societies, Association, the required can be | Not applicable |
| 13 | created, and the requisite resolution the chain of title? | Not applicable |
| | (b)Whether the POA involved is one coupled with incomplete i.e.a Development Agreement-cum-Power of Attorney.If so,please clarify whether the same is a registered so,please clarify whether the same is a registered so,please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so, please clarify whether the same is a registered so registered so, please clarify whether the same is a registered so re | Not applicable |
| | the builder/developer and as such is irrevocable as per law. | Scanned |

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| | (c)Incase the title document is executed by the POA hold please clarify whether the POA involved is(i) one executly the Builders viz Companies/Firms/Individual or Propriet Concerns in favour of their Partners/ Employees /Authoriz Representatives to signFlat Allotment Letters, NO Agreements of Sale, Sale Deeds, etc.in favour of buyof flats/units(Builder's POA) or (ii) other type of Po (Common POA). | ary zed oCs ers |
| | (d)In case of Builder's POA, whether a certified copy of PO is available and the same has been verified/ compared with the original POA. | A Not applicable |
| | (e)In case of Common POA (i.e. POA other than Builder' POA), please clarify the following clauses in respect of POA | s Not applicable A. |
| | i.Whether the original POA is verified and the title investigation is done on the basis of original POA? ii.Whether the POA is a registered one? | Not applicable |
| | iii.Whether the POA is a special or general one? | |
| | iv. Whether the POA contains a specific authority f execution of title document in question? | for |
| | (f)Whether the POA was in force and not revoked or habecome invalid on the date of execution of the docume in question? (Please clarify whether the same has bee ascertained from the office of sub-registrar also?) | nt No |
| | (g)Please comment on the genuineness of POA? | Not applicable |
| | (h)The unequivocal opinion on the enforceability and validit of the POA? | y Not applicable |
| 29. | Whether mortgage is being created by a POA holde check genuineness of the Power of Attorney and the extent of the powers given therein and whether the same is properly executed/ stamped/ authenticated in terms of the Law of the place, where it is executed. If the property is a flat/apartment or residential/commercial complex, check and comment on the following: | e e n |
| | (a)Promoter's/Land owner's title to the land/ building | Land owner's title to |
| | (b)Development Agreement/Power of Attorney; | land |
| | (c)Extent of authority of the Developer/builder; | Not applicable Not applicable |
| | | |
| | (d)Independent title verification of the Land and/or building in question; | No No |
| | (e)Agreement forsale(duly registered); | Sale deed is registered |
| | (f) Payment of proper stamp duty; | 5% on registered document |
| | (g)Requirement of registration of sale agreement, | Registered document |
| | development agreement, POA, etc.; | |
| | (h)Approval of building plan, permission of appropriate | |
| | /local authority, etc.; | Building plan is issued |
| | (i)Conveyance in favour of Society/condominium concerned; | by Baramati Municipal council Baramati |
| | (j)Occupancy Certificate/allotment letter/letter of possession; | No |
| | (k)Membership details in the Society etc; (I)Share Certificates; | Occupancy certificate dt.07/05/2011 Not applicable |
| | (m)No Objection Letter from the Society; | No Not applicable |
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| 06 | (n)All legal requirements under the local/Musicial | |
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| 4 | Regulations, Development operative Societies' Laws etc.; (o)Requirements, for noting | a ies |
| | records of the Housing Society, if any; (p)If the property is a vacant leading the Bank charges on the | e Not applicable |
| | (p)If the property is a vacant land and construction is yet to be made, approval of lay-out and other precautions, if (q)Whether the numbering patterns. | Council Baramet |
| | (q)Whether the numbering pattern of the units/flats tally in all documents such as approved plan, agreement plan, etc. | Yes |
| 30. | Government Central or Ct., and/or claims whether | State bank of India |
| 31. | The period covered under the F | |
| | and the name of the person in whose favour the encumbrance is created and if so, satisfaction of charge, if any. | As stated detailed herein below in Annexure 'C' Para no.5 |
| 32. | Details regarding property tax or land revenue or other statutory dues paid/payable as on date and if not paid, what remedy? | Property tax paid receipt is shown |
| 33. | so, details thereon. (b) Whether No Objection Certificate under the Income Tax | Not applicable |
| 34. | Act is required/ obtained. Details of RTC extracts/mutation extracts/Katha extracts | Not applicable |
| | pertaining to the property in question. | Not applicable |
| 35. | Whether the name of mortgagor is reflected as owner in the revenue/Muncipal/Village records? | Revision extract of municipal council |
| 36. | (a) whether the property offered as security is clearly demarcated? | Yes |
| | (b)Whether the demarcation/ partition of the property is legally valid? | Yes |
| d | c)Whether the property has clear access as per locuments? | Yes |
| (a | Whether the property can be identified from the following documents, and discrepancy/doubtful circumstances, if any revealed on such scrutiny? a)Document in relation to electricity connection; | Yes |
| (b |)Document in relation to water connection; | |
| | Document in relation to Sales Tax Registration, if any | Yes Yes |
| 1 | Other utility bills, if any. | House tay receipt |
| In | respect of the boundaries of the property whether | House tax receipt |
| the | ere is a difference/discrepancy in any of the title cuments or any other documents (such as valuation | No |

| | 8 gard/ sanctioned plans | No No |
|------------------|---|--|
| 39. | If the valuation report and/or approved/ sanctioned plans are made available, please comment on the same including the comments on the description and boundaries of the property on the said document and that in the title deeds. (If the valuation report and/or approved plan are not available at the time of preparation of TIR, please provide these comments subsequently, on making the same available to the advocate.) | |
| 40. | Any bar/restriction for creation of mortgage under any local or special enactments, details of proper registration of documents, payment of proper stamp duty etc. | No |
| 41. ¹ | Whether the Bank will be able to enforce SARFEST | Yes |
| 42. | In case of absence of original title deeds, details of legal and other requirements for creation of a proper, valid and enforceable mortgage by deposit of certified extracts duly certified etc., as also any precaution to be taken by the Bank in this regard. | |
| 43. | Whether the governing law/constitutional documents of the mortgagor(other than natural persons)permits creation of mortgage and additional precautions, if any to be taken in such cases. | Not applicable |
| 44. | Additional aspects relevant for investigation of title as per local laws. | Not applicable |
| 45. | Additional suggestions, if any to safeguard the interest of Bank/ ensuring the perfection of security. | Not applicable |
| 46. | The specific persons who are required to create mortgage/to deposit documents creating mortgage. | Mrs. Neha Kishor @ Kishorkumar Shah |

Tracing of Title:-

While taking search of the record it is found and observed that CTS No.6 admeasuring 53.5 Sq.mtrs,7 admeasuring 33.4 Sq.mtrs,8 admeasuring 41.0 Sq.mtrs, 10 admeasuring 23.4 Sq.mtrs,of Baramati is ancestral land and it was owned and possessed by Mr.Pravin @ Pravinkumar Kisandas Gujar.And CTS.No.579 admeasuring 124.6 Sq.mtrs, 580 admeasuring 21.7 Sq.mtrs,581(pt) of Baramati admeasuring 67.72 Sq.mtrs, is ancestral land and it was owned and possessed by Mr.Ashok @Ashokkumar Kisandas Gujar i.e.Total land admeasuring 365.32 Sq.mtrs.Thereafter said owners has decided to develop and construct said property.

Thereafter Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar have prepared building layout and it was submitted to the Baramati Municipal council Baramati for the permission of building construction. Thereafter said building plan was passed by Baramati Municipal Council Baramati by order vide no.22/2006-2007 dt.18/10/2006. Hence by virtue of said order Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar got rights to construct multistoried building upon said property.

Scanned by AnyScanner It is further found and observed that Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar have revised said building plan and it was submitted to Baramati Municipal Council Baramati. Thereafter Baramati Municipal Council Baramati has passed order vide no.34/2006/2007 dt.23/02/2007. Hence by virtue of said order said owners have rights to construct multistoried building i.e.residential flats and commercial shops on CTS no.6 to 8 and 10 and CTS.No.579 to 581(pt) of Baramati.

It is further found and observed that Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar have started construction work by named 'SAMYAK JEWELERS' and said construction was completed within the prescribed period and the as per the terms and conditions of Baramati Municipal Council Baramati has issued Occupancy Baramati.Thereafter Baramati Municipal Council Baramati has issued Occupancy certificate by vide order no.BP/Karya/14/515/2010-2011 dt.07/05/2011,and the flat no. 3 constructed on first floor of east side within said building is one of them.

It is further found and observed that Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar has executed registered deed of deceleration of Mr.Ashok@ Ashokkumar Kisandas Gujar has executed registered deed of deceleration of The Maharashtra Apartment Act, 1970, which was registered in sub register office Baramati at sr.no.6229/2011 dt.19/07/2011.

It is further found and observed that Mrs.Neha Kishor@ Kishorkumar Shah approached to Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar for purchasing residential flat and after the inspection of the documents Kisandas Gujar for purchasing residential flat and after the inspection of the documents she has agreed to purchase Flat No.3, admeasuring 83.06 Sq.mtrs i.e.893.72 Sq.feet including open terrace area 11.24 Sq.mtrs of west–south side of said building on first

in the scheme known as 'SAMYAK JEWELERS' constructed upon area admeasuring 365.32 sq.mtrs out of C.T.S.no.6 to 8,10 and 579 to 581(pt) of Baramati

Mr.Pravin@ Pravinkumar Kisandas Gujar and Mr.Ashok@ Ashokkumar Kisandas Gujar

have executed registered sale deed dt. 14/10/2011 in favour of Mrs.Neha Kishor@ Kishorkumar Shah and said deed is registered in the office of sub-registrar office Baramati at sr.No.8901/2011. Hence by virtue of said sale deed Mrs.Neha Kishor@ Kishorkumar Shah became legal and absolute owner of said Flat No.3.

It is further found and observed that Mrs.Neha Kishor@ Kishorkumar Shah has mortgaged her Flat No.3 by way of equitable mortgage as Borrower/guarantor in favour of Chandukaka Saraf and sons private limited.

Hence, this search report.

Date: 25-05-2016

Place: Baramati.

@

SHRI. G. B. GAWADE B.sc (Agri) LL.B Advocate

Off.: Ashtavinayak Apartment, Market Yard Road, Baramati, Dist. Pune Mob:- 9423207646

Annexure 'C'

CERTIFICATE OF TITLE

Dt.25/05/2016

I have examined the Original Title Deeds intended to be deposited relating to the schedule property/(ies)and offered as security by way of*Registered/Equitable/ (*please specify the kind of mortgage) and that the documents of title referred to in the Opinion are valid evidence of Right, title and Interest and that if the said Registered/Equitable Mortgage is created, it will satisfy the requirements of creation of Registered/Equitable Mortgage and I further certify that:Bank can create charge by way

- 2. I have examined the Documents in detail, taking into account all the Guidelines in the check list vide Annexure B and the other relevant factors.
- 3. I confirm having made a search in the Land/ Revenue records. I also confirm having verified and checked the records of the relevant Government Offices,/Sub-Registrar (s)Office(s),Revenue Records,Municipal/Panchayat Office,Land Acquisition Office, Registrar of Companies Office, Wakf Board (wherever applicable).
- I do not find anything adverse which would prevent the Title Holders from creating a valid Mortgage. I am liable /responsible, if any loss is caused to the Bank due to negligence on my part or by my agent in making search.
- 4. Following scrutiny of Land Records/ Revenue Records, relative Title Deeds, certified copies of such title deeds obtained from the concerned registrar officeand encumbrance certificate(EC), I hereby certify the genuineness of the Title Deeds. Suspicious/ Doubt, if any, has been clarified by making necessary enquiries
- 5. There are no prior Mortgage/ Charges/ encumbrances whatsoever, as could be seen from the Encumbrance Certificate for the period from 25-11-2014 to 25-05-2016 pertaining to the Immovable Property/(ies) covered by above said Title Deeds. The property is free from all Encumbrances. Subject to previous charge of State Bank of
- 6. In case of second/subsequent charge in favour of the Bank, there are no other mortgages/charges other than already stated in the Loan documents and agreed to by the Mortgagor and the Bank (Delete, whichever is inapplicable).

Minor/(s) and his/ their interest in the property/(ies) is to the extent of (Specify the are of the Minor with Name). (Strike out if not applicable).

8. The Mortgage if created, will be available to the Bank for the Liability of the Intending Borrower Chandukaka Saraf and sons private limited.

- 9. I certify that Mrs.Neha Kishor@ Kishorkumar Shah has / have an absolute, clear and Marketable title over the Schedule property/ (ies) Subject to previous charge of State Bank of India br.Baramati...I further certify that the above title deeds are genuine and a valid mortgage can be created and the said Mortgage would be enforceable.
- 10. In case of creation of Mortgage by Deposit of Title Deeds, we certify that the deposit of following title deeds/documents would create a valid and enforceable mortgage, if originals are deposited with us.

As per Notification issued by Government of Maharashtra, now Equitable Mortgage is required to be registered compulsory in Index-I with Sub-Registrar office. However the below mentioned title deeds be also obtained in ORIGINAL and kept on record

- Registered sale deed dt.14/10/2011) duly registered with Sub Registrar a. Office Baramati at Serial No. 8901/2011. (Original)
- Index II of Agreement to sale registered with Sub Registrar Office Baramati b. at Serial No. 8901/2011. (Original)
- Registration receipt of Agreement to sale registered with Sub Registrar C. Office Baramati at Serial No. 8901/2011. (Original)
- Search report of penal advocate

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

SCHEDULE OF THE PROPERTY

All that piece and parcel of Flat No. 3, admeasuring 83.06 Sq.mtrs i.e.893.72 Sq.feet including open terrace area 11.24 Sq.mtrs of west-south side of said building on first floor in the scheme known as 'SAMYAK JEWELERS 'constructed upon area admeasuring 365.32 sq.mtrs out of C.T.S.no.6 to 8,10 and 579 to 581(pt) of Baramati within the limits of Baramati municipal council Baramati and also within the limits of Registration District Pune, Sub Registration District Baramati, and District - Pune. and boundaries of flat as under :-

East : Mahavir path

South :CTS.no 9 and 11

West : CTS.no 577 & Duct

North: CTS.no 6 space &stair case, Duct

Place: Baramati.

Date: 25/05/2016

Receipt No. :- 6090/2016

Signature of the Adv