#### Akhil Kumar

Govt. Approved valuer - Cat. 1 /699/201/2018-19

Chartered Engineer (Reg. No. M-164822-5)

Fellow Member Institution of Valuers (No. F 025618)

MDDA Panelled Engineer (Licence No. E/49/2020)

Engineers, Planners & Valuers (Land & Building)

Office-cum residence

51, Maliyan Street (Saharanpur Chowk), Dehradun

Ph. No. 0135-2620568

Mob. 9818649048

Email: akassociatesddn@gmail.com

On the panel as Land and Building valuer for - State Bank of India, Punjab National Bank, Bank of Baroda, Canara Bank, Punjab & Sind Bank, UCO Bank, Uttarakhand Gramin Bank, Union Bank of India, Indusind Bank, District Co-operative Bank & HDFC Bank and Valuation for income tax, capital gains, visa, networth etc.

(Our Ref. No. AKA /AKS/ R /215/ NOV. / 2022)

Date: 26.11.2022

ANNEXURE A

Format-A

To,

State Bank of India, SME Sector-5 BHEL, Distt. Haridwar

#### VALUATION REPORT (IN RESPECT OF LAND / SITE AND BUILDING)

FOD

PRESENT DAY ASSET VALUE IN RESPECT OF A SINGLE STOREYED INDUSTRIAL PROPERTY (COMPRISING LAND BUILDING),

#### SITUATED IN INDUSTRIAL AREA, BAHADRABAD, TEHSIL & DISTT. HARIDWAR (UTTARAKHAND)

l.	GENERAL		
1.	Purpose for which the valuation is made		Bank purpose
2.	a) Date of inspection	:	25.11.2022
4.	b) Date on which the valuation is made	2	26.11.2022
3.	List of documents produced for perusal		
	i)		Copy of Lease deed NECT Dt. 29.04.2021
4.	Name of the owner(s) and his / their address (es) with Phone no. (details of share of each owner in case of joint ownership)	:	M/S SIDHA METALS LIMITED through its Managing Director/Secretary consituted attorney SH. ATUL KUMAR GUPTA S/o Sh. B. P. Kansal (office at 10 Guru Mandal Ashram Devpura Haridwar, Tehsil & Distt. Haridwar)
5.	Brief description of the property		Plot No. E-52 & E-53, Industrial building, Partly RCC & Partly Shed roof (comprising land and building), situated at Plot No. E-52 & E-53, Industrial area, Bahadrabad, Tehsil & Distt. Haridwar (Uttarakhand), and the important land mark is near Power House.
	Location of property	1	
	a) Plot No. / Survey No.	:	Plot No. E-52 & E-53, Industrial area, Bahadrabad, Tehsil & Distt.
6.	b) Door No.	:	Haridwar (Uttarakhand), and the important land mark is near Power
	c) T. S. No. / Village	;	House.
	d) Ward / Taluka	:	
	e) Mandal / District	:	
7.	Postal address of the property		Plot No. E-52 & E-53, Industrial area, Bahadrabad, Tehsil & Distt. Haridwar (Uttarakhand), and the important land mark is near Power House.  Bahdrabad/Haridwar
	City / Town	*	
	Residential Area	:	* Cal-10818649000
3.	Commercial Area		Industrial area
1	ndustrial Area	:	CLOW ASIN
1	lassification of the area		Achil Cumas
	i) High / Middle / Poor	2	Middle Class
1	ii) Urban / Semi Urban / Rural	2	Urban (Industrial area)

mar

Ivaluer - Cat. 1/699/201/2018-19 gineer (Reg. No. M-164822-5) ber Institution of Valuers (No. F 025618) elled Engineer (Licence No. E/49/2020) s, Planners & Valuers (Land & Building)

Office-cum residence 51, Maliyan Street (Saharanpur Chowk), Dehradun Ph. No. 0135-2620568 Mob. 9818649048 Email: akassociatesddn@gmail.com

	Coming under Corporation limit / Village Panchayat / Municipality	:	Corporation limit (Indu	ustrial area)
/1	Whether covered under any State / Central Govt. enactments (e.g. Urban Land Ceiling Act) or notified under agency area / scheduled area / cantonment area	:	No	
/ 1	In case it is an agricultural land, any conversion to house site plots is contemplated	:	Non Agriculture	
	Boundaries of the property		Plot No. E-52	Plot No. E-53
	East	:	Plot No. E-63	Plot No. E-62
1	West West	:	18 Mt. wide road	18 Mt. wide road
	North	:	Plot No. E-51	Plot No. E-52
	South	:	Plot No. E-53	Plot No. E-54
14.	1 Dimensions of the site	:	As per deed	Actual
	East	:	20 Mt.	20 Mt.
	West	:	20 Mt.	20 Mt
	North	:	40 Mt.	40 Mt.
	South	:	40 Mt.	40 Mt.
14.2	Latitude, Longitude and Coordinates of the site	:	Latitude:- 29.931689 Longitude:- 78.059494	
15	Extent of the site	:	Plot No. E-52 800 Sqmt.	Plot No. E-53 800 Sqmt.
16	Extent of the site considered for valuation (least of 14 A & 14 B)	:	1600	Sqmt.
17 S	Whether occupied by the owner / tenant? If occupied by tenant, ince how long? Rent eceived per month.	:	Owner occupied	
II. C	HARACTERISTICS OF THE SITE			
1. CI	lassification of locality	:	Middle Class	
7000	evelopment of surrounding areas	:	Industrial area	
	ossibility of frequent flooding / sub-merging	;	No	
Fe	asibility to the Civic amenities like school, hospital, bus stop,	:	Available within 3 Km	radius there-from
E-tracks	vel of land with topographical conditions	:	Levelled	
	ape of land	:	Rectunglar	APPROVED V
	pe of use to which it can be put	;	Industrial use	ON AKHII KUMA
	to or use to willow to call be par		No /	Cat1/699/201/201
-	usage restriction		THE PARTY OF THE P	
Any	ot in town planning approved layout?	:	Yes	9810090646 1014 NET OF

d valuer - Cat. 1/699/201/2018-19 ngineer (Reg. No. M-164822-5) mber Institution of Valuers (No. F 025618) anelled Engineer (Licence No. E/49/2020) ers, Planners & Valuers (Land & Building)

Office-cum residence

51, Maliyan Street (Saharanpur Chowk), Dehradun Ph. No. 0135-2620568 Mob. 9818649048

Email: akassociatesddn@gmail.com

A	1	Road facilities	:	Yes
1	12	Type of road available at present	:	Metalled
1	13	Width of road – is it below 20 ft. or more than 20 ft.	:	More than 20 Ft.
1	14	Is it a land – locked land?	:	No
1	15	Water potentiality	:	Available
1	16	Underground sewerage system	:	Available
1	7	Is power supply available at the site?	:	Available
1	8	Advantage of the site		18 Mt. wide road
19	9 v	Special remarks, if any, like threat of acquisition of land for public service purposes, road widening or applicability of CRZ provisions etc.  Distance from sea-coast / tidal level must be incorporated)	:	Nil
Pai	rt -	A (Valuation of land)		
	S	ize of plot		
1.	E	ast & West	;	Already mentioned on page 2
	N	orth & South	:	
2.	To	otal extent of the plot	:	1600.0 Sqmt. (Plot No. E-52 & E-53)
3.	/ri de	revailing market rate (Along with details eference of at least two latest als/transactions with respect to adjacent operties in the areas)		Market inquiry dated 25.11.2022 shows that the prevailing land rate for the similar plot in this area is Rs. 14,000/- Per Sqmt., which is being considered for application.
	Reg	ideline rate obtained from the gistrar's Office (an evidence thereof to be closed)	:	Rs. 14,000 / - Per Sqmt.
5.	Ass	sessed / adopted rate of valuation	:	Rs. 14,000 / - Per Sqmt
1	Esti	imated value of land	:	Rs. 2,24,00,000 (1600 x 14,000)



Page No. 3

mar

ed valuer - Cat. 1/699/201/2018-19
Engineer (Reg. No. M-164822-5)
Tember Institution of Valuers (No. F 025618)
Panelled Engineer (Licence No. E/49/2020)
Inneers, Planners & Valuers (Land & Building)

Office-cum residence
51, Maliyan Street (Saharanpur Chowk), Dehradun
Ph. No. 0135-2620568
Mob. 9818649048
Email: akassociatesddn@gmail.com

	Techr	nical d	etails of the building		
1.	a)	Type	of Building (Residential / Commercial / Industrial)	:	Industrial
	b)		of construction (Load bearing / RCC el Framed)	:	RCC Framed / Steel Framed
	c)	Year	of construction	:	2010, Rremaining life 50 Years
	d)	10000	ber of floors and height of each floor ding basement, if any	:	G/F RCC with 12 Ft. & Shed roof 15 Ft. Height
	e)	Plint	h area floor-wise		
			Ground floor RCC		480.00 Sqmt.
	- De		Ground floor (Shed Roof)		560.00 Sqmt.
			Total covered area		1040.00 Sqmt.
	f)	Cond	lition of the building	:	
		i)	Exterior – Excellent, Good, Normal, Poor	:	Normal
		ii)	Inferior - Excellent, Good, Normal, Poor		Normal
	g)		of issue and validity of layout of oved map / plan	:	
	h)	Appr	oved map / plan issuing authority	:	Map not available
	i)	is ver		:	
1	j)		other comments by our empanelled valuers on authentic proved plan		

Specifications of construction (floor-wise) in respect of

S.No.	Description		Item
1.	Foundation	:	RCC
2.	Basement	:	Nil
3.	Superstructure	:	RCC / Shed roof over brick wall
4.	Joinery/Doors & Windows (please furnish details about size of frames, shutters, glazing, fitting etc. and specify the species of timber)	;	Steel / Wooden
	RCC works	:	Completed
5.		:	Unfinished APPROVED VALVA
6.	Plastering		Industrial CONTRACTOR WILLIAM REPORT
7.	Flooring, Skirting, dadoing	1	Cat1/699/201/2018-19
8.	Special finish as marble, granite, wooden paneling, grills, etc	:	No 9818649040 9810090646
		:	Not applicable
9.	Roofing including weather proof course	-	Abhilternas
10.	Drainage	1:	Available

ved valuer - Cat. 1 /699/201/2018-19 /Engineer (Reg. No. M-164822-5) Member Institution of Valuers (No. F 025618)

A Panelled Engineer (Licence No. E/49/2020)

ineers, Planners & Valuers (Land & Building)

Office-cum residence

51, Maliyan Street (Saharanpur Chowk), Dehradun

Ph. No. 0135-2620568

Mob. 9818649048

Email: akassociatesddn@gmail.com

S. No.	Des	cription		Item	
	Con	npound wall	1:		
2.	Hei	ght	:		
4.	Len	ogth .		As per requirement	
1991	Тур	pe of construction	:		
	Elec	ctrical installation	:		
	Тур	pe of wiring	+	As per requirement	
	Clas	ss of fittings (superior / ordinary / poor)	]:		
3.	Nun	nber of light points	7:		
	Fan	points			
	Spar	re plug points		As per requirement	
	Any other item		]:		
	Plun	nbing installation			
	a)	No. of water closets and their type	;		
	b)	No. of wash basins			
4.	c)	No. of urinals		As per requirement	
	d)	No. of bath tubs		As per requirement	
	e)	Water meter, taps, etc.	:	APPROVED VALUE	
	f)	Any other fixtures	:	GOV AKHIL KUMAR (Cat-1/699/201/2018-19) *	

Sr. no.	Particulars of item	Plinth area (Sqmt.)	Roof height	Age of building	Estimated replacement rate of construction Rs.	Replacement cost Rs.	Depreciation factors	Net value after depreciations Rs.
1	Ground floor RCC	480.00	15 Ft.	10.7	Rs. 12,500	Rs. 60,00,000	0.880	Rs. 52,80,000
2	Ground floor (Shed Roof)	560.00	12 Ft.	12 Years	Rs. 6,000	Rs. 33,60,000	0.880	Rs. 29,56,800
						D. B. C. Berry	Total	Rs. 82,36,800
Pari	t C- (Extra Items)							(Amount in Rs.)
1.	Portico	They do						
2.	Ornamental front do	or						
3.	Sit out/ Verandah wi	th steel gr	ills		KAN TAL SAN WATER	@ 2.5% of		Rs.2,05,920
4.	Overhead water tank				Habi day 1	building value		N3.2,03,720
5.	Extra steel/ collapsib	le gates			THE REAL PROPERTY.			
	Total		TELEVISION					
-	D- (Amenities)						(	Amount in Rs.)
2000	Wardrobes							
	Glazed tiles							
	Extra sinks and bath				This the style			
	Marble / ceramic tile Interior decorations	S Hooling				0.0 50/ 5		
C ( )	Architectural elevation	n works			_	@ 2.5% of		Rs.2,05,920
A 1/2	Paneling works					building value		
	Aluminum works							
9.	Aluminum hand rails							
10.	False ceiling							
	Total						and the same	(Amount in Rs.)
	E- (Miscellaneous)							Amount in Rs.)
	Separate toilet room				A COMPANY OF THE PARTY OF THE P			
2. 5	Separate lumber room	1				@ 2.5% of		Rs.2,05,920
3. S	Separate water tank/	sump				building value		
1. I	Trees, gardening							
]	<b>Cotal</b>							(Amount in Rs.)
	F- (Services)	monto				HEEMEN E		
	Water supply arrange							
_	Orainage arrangement Compound wall					@ 3.5% of		Rs.2,88,288
	C. B. deposits, fittings	etc.		100	PROVED VA	building value		
	avement			CONTRI	III WALLES			
200	otal			Cat1/69	99/201/2018-19 18649048 10090646 NST JANUARY	*)		Page No. 6

ails of valuation

mar

Ingineer (Reg. No. M-164822-5)
Ingineer (Reg. No. M-164822-5)
Ingineer Institution of Valuers (No. F 025618)
Panelled Engineer (Licence No. E/49/2020)

Office-cum residence

51, Maliyan Street (Saharanpur Chowk), Dehradun Ph. No. 0135-2620568

Mob. 9818649048

Email: akassociatesddn@gmail.com

#### Total abstract of the entire property

neers, Planners & Valuers (Land & Building)

		And Distress value	Rs. 2,36,57,136	
	astanie in alber	Realizable value	Rs. 2,68,11,421	
	Total		Rs. 3,15,42,848	(Market value)
Part- F	Services		Rs. 2,88,288	
Part- E	Miscellaneous	:	Rs. 2,05,920	Mar III
Part- D	Amenities	Committee Committee	Rs. 2,05,920	
Part- C	Extra Items		Rs. 2,05,920	
Part- B	Building	:	Rs. 82,36,800	
Part- A	Land	:	Rs. 2,24,00,000	

(Valuation: Here the approved valuer should discuss in detail his approach (Market Approach, Income Approach and Cost Approach) to valuation of property and indicate how the value has been arrived at, supported by necessary calculations. Also, such aspects as i) Saleability ii) Likely rental values in future in iii) Any likely income it may generate, may be discussed).

Photograph of owner/representative with property in background to be enclosed.

Screen shot of longitude/latitude and co-ordinates of property using GPS/Various Apps/Internet sites

As a result of my appraisal and analysis, it is my considered opinion that the realizable value of the above property in the

prevailing condition with aforesaid specifications is Rs. 2,68,11,421/-

Place: Dehradun Date: 26.11.2022 AKHIL KUMAR \*\* Cat.-1/699/201/2018-19818649048 9810090646

(Akhil Kumar)

(Name and Official seal of the Approved Valuer)

The undersigned has inspected the property detailed in the Valuation Report dated	on	We are
satisfied that the fair and reasonable market value of the property is Rs		
(Rupees	only).	

Signature

(Name of the Branch Manager with Official seal)

Date:

Encl:

TO BE OBTAINED FROM VALUERS ALONGWITH THE VALUATION REPORT

- Declaration-cum-undertaking from the valuer (Annexure-I)
- 2. Model code of conduct for valuer (Annexure II )

# Format - E DECLARATION FROM VALUERS

#### I hereby declare that-

- a. The information furnished in my valuation report dated 26.11.2022 is true and correct to the best of my knowledge and belief and I have made an impartial and true valuation of the property.
- b. I have no direct or indirect interest in the property valued;
- c. I have personally inspected the property on 25.11.2022 The work is not sub-contracted to any other valuer and carried out by myself.
- d. I have not been convicted of any offence and sentenced to a term of Imprisonment;
- e. I have not been found guilty of misconduct in my professional capacity.
- f. I have read the Handbook on Policy, Standards and procedure for Real Estate Valuation, 2011 of the IBA and this report is in conformity to the "Standards" enshrined for valuation in the Part-B of the above handbook to the best of my ability.
- g. I have read the International Valuation Standards (IVS) and the report submitted to the Bank for the respective asset class is in conformity to the "Standards" as enshrined for valuation in the IVS in "General Standards" and "Asset Standards" as applicable.
- h. I abide by the Model Code of Conduct for empanelment of valuer in the Bank. (Annexure F- A signed copy of same to be taken and kept along with this declaration)
- i. I am registered under Section 34 AB of the Wealth Tax Act, 1957.
- j. I am the proprietor / partner / authorized official of the firm / company, who is competent to sign this valuation report.
- k. Further, I hereby provide the following information.

\* Cat.-1/699/201/2018-19 \* 9818649048 9810090645

/ N	o. Particulars	Valuer comment
1	Background information of the asset being valued;	Industrial Property
1	Purpose of valuation and appointing authority	Bank purpose
	Identity of the valuer and any other experts involved in the valuation;	Akhil Kumar Reg. No. Category I /699/201/2018-19
	Disclosure of valuer interest or conflict, if any;	Not applicable
	Date of appointment, valuation	25.11.2022
6	Date and date of report;	26.11.2022
7	Inspections and/or investigations undertaken;	Site inspection and fair market rate
8	Nature and sources of the information used or relied upon;	Site Information and verify with locals
9	Procedures adopted in carrying out the valuation and valuation standards followed;	Land and building cost method
10	restrictions on use of the report, if any;	Nil
11	major factors that were taken into account during the valuation;	Approach & surrounding
12	Caveats, limitations and disclaimers to the extent they explain or elucidate the limitations faced by valuer, which shall not be for the purpose of limiting his responsibility for the valuation report.	NII APPROVED VALU
	6.11.2022 Dehradun	* Cat. 1/699/201/2018-19 * 9818649048 9810090646 Stell burnes

701/2018-19 CT (No. F 025618) w No. E/49/2020) (Land & Building)

Office S1, Maliyan Street (Sahas ner Chrowkl. Debrodue Ph No 0135-2620568 Med OUTSGROOM Email: akas

ANNEXURE F

ODE OF CONDUCT FOR VALUERS Journal of the With Companies (Registered Valuers and Valuation Rules, 2017)) was a sum of the state of the s

so and the conduct of his/its business, follow high standards of integrity and fairness in all his/its dealings with his/its clients and other valuers. and Fairness

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

A railer shall endeavor to ensure that he/it provides true and adequate information and shall not misrepresent any facts or situations.

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

er shall keep public interest foremost while delivering his services. SAvalu

Professional Competence and Due Care

- 6.4 valuer shall render at all times high standards of service, exercise due diligence, ensure proper care and exercise independent professional judgment.
- 7. A valuer shall carry out professional services in accordance with the relevant technical and professional standards that may be specified from time to time
- & A valuer shall continuously maintain professional knowledge and skill to provide competent professional service based on up-to-date developments in practice, prevailing regulations/guidelines and techniques.
- 9. In the preparation of a valuation report, the valuer shall not disclaim liability for his/its expertise or deny his/its duty of care, except to the extent that the assumptions are based on statements of fact provided by the company or its auditors or consultants or information available in public domain and not generated by the valuer.
- 10. A valuer shall not carry out any instruction of the client insofar as they are incompatible with the requirements of integrity, objectivity and independent
- 11. A valuer shall clearly state to his client the services that he would be competent to provide and the services for which he would be relying on other valuers or professionals or for which the client can have a separate arrangement with other value

- 12. A valuer shall act with objectivity in hts/tts professional dealings by ensuring that hts/tts decisions are made without the presence of any bias, conflict of interest, coercion, or undue influence of any party, whether directly connected to the valuation assignment or not.
- 13. A valuer shall not take up an assignment if he/it or any of his/its relatives or associates is not independent in terms of association to the company.
- 14. A valuer shall maintain complete independence in his/its professional relationships and shall conduct the valuation independent of external influences.
- 15. A valuer shall wherever necessary disclose to the clients, possible sources of conflicts of duties and interests, while providing unbiased services.
- 16. A valuer shall not deal in securities of any subject company after any time when he/it first becomes aware of the possibility of his/its association with the valuation, and in accordance with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 or till the time the valuation report becomes public, whichever is earlier.
- 17. A valuer shall not indulge in "mandate snatching" or offering "convenience valuations" in order to cater to a company or client's needs
- 18. As an independent valuer, the valuer shall not charge success fee [Success fees may be defined as a compensation / incentive paid to any third party for successful closure of transaction. In this case,
- 19. In any fairness opinion or independent expert opinion submitted by a valuer, if there has been a prior engagement in an unconnected transaction, the valuer shall declare the association with the company during the last five years.

20. A valuer shall not use or divulge to other clients or any other party any confidential information about the subject company, which has come to his/its knowledge without proper and specific authority or unless there is a legal or professional right or duty to disclose.

21. A valuer shall ensure that he/it maintains written contemporaneous records for any decision taken, the reasons for taking the decision, and the information and evidence in support of such decision. This shall be maintained so as to sufficiently enable.

reasonable person to take a view on the appropriateness of his/its decisions and actions.

- 22. A valuer shall appear, co-operate and be available for inspections and investigations carried out by the authority, any person authorized by the authority, the registered valuers organization with which he/it is registered or any other statutory regulatory body.
- 23. A valuer shall provide all information and records as may be required by the authority, the Tribunal, Appellate Tribunal, the registered valuers organization with which he/it is registered, or any
- 24. A valuer while respecting the confidentiality of information acquired during the course of performing professional services shall maintain proper working papers for a period of three years or such longer period as required in its contract for a specific valuation, for production before a regulatory authority or for a peer review. In the event of a pending case before the Tribunal or Appellate Tribunal, the record shall be maintained till the disposal of the case.

Gifts and hospitality:

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

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

26. A valuer shall not offer gifts or hospitality or a financial or any other advantage to a public servant or any other person with a view to obtain of refainwork for himself/ itself or to obtain or retain an advantage \* Cat.-1/699/201/2018in the conduct of profession for himself/ itself. 9818649045

cessarily and properly undertaken, a 27. A valuer shall provide services for remuneration which is charged in a transparent manner, is a reasonable reflection of the work ne applicable rules.

28. A valuer shall not accept any fees or charges other than those which are disclosed in a written contract with the person to whom he would be rendering service.

Occupation, employability and restrictions. 29. A valuer shall refrain from accepting too many assignments, if he/it is unlikely to be able to devote adequate time to each of his/ its assignments.

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

Date: 26.11.2022 Place: Dehra

(Akhil Kumar) Govt. Approved Valuer

d is not inconsistent with the

Achil Cumes







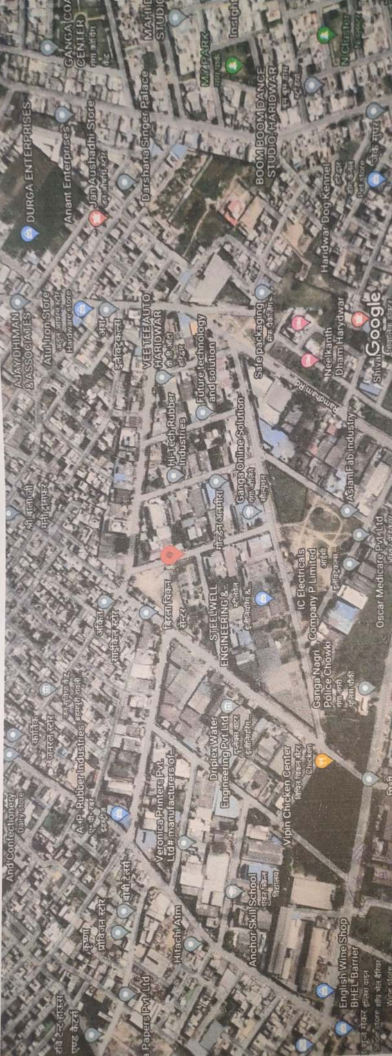












# तहसील हरिद्वार के औद्योगिक क्षेत्रों की दरें

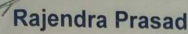
(सूची में वर्णित प्रमुख मार्ग से 200 मीटर की दूरी छोड़कर)

			1	
	आद्यागिक क्षेत्रों के नाम	सामान्य दर	(BASE RATE)	
		अकृषि भूमि	निर्माण की दर (सुपर	
		(रप्रात वंग माट्य	לוגלו לאונו אין אוכל	
- Bresser	2	3	4	
District of the second	आवागिक संत्र	14000	10000	
विश्वास्त्र व	र अधानिक सभ	14000	10000	
मिनानु व	गायागिक धन	4400	10000	
1000	מומוויות מא	15000	10000	

उप जिबन्धक-प्रथम

कृष्ण कुमार मित्रां कृषण कुमार मित्रां राहायक आयुक्त स्टाम्प किलायेटर स्ट्रिक्ष जिलाविकारी विक्त एवं राजस्व), हरिद्वार

[22]



LL.M Bank Advocate

#### **BANK PANEL LAWYER**

State Bank of India
 Punjab National Bank

Union Bank of India
 Punjab & Sindh Bank

Uttarakhand Gramin Bank Axis Bank



ओश् Office & Correspondence Add.

Ch. No. - 105, Tehsil Campus, Roorkee Ch. No. - 366, Civil Court, Roorkee Ch. No. - 28, Tehsil Bhagawanpur

Distt. Haridwar(Uttarakhand) E-mail : gourav.rajendra444@gmail.com E-mail :anurag.gupta474@gmail.com Mob. : 9411175962, 9758655609

Date .....

13.12.2022 Annexure-B

# Ref No......TIR No. 133/2022

Report of Investigation of Title in respect of immovable Property.

1.	a) Name of the branch/BU/Office seeking opinion	State Bank of India SME Branch Ranipur Haridwar
	b) Reference No. & Date of the letter under the cover of which the document tendered for scrutiny are forwarded	As per Instruction SME Branch Ranipur Haridwar
	C) Name of Borrower	M/s Sidha Metals Ltd having its regd. office at 10, Guru Mandal Ashram Devpura Haridwar through its Director Atul Kumar Gupta S/o Shri B.P. Kansal R/o Holi Mohalla Kankhal Haridwar.
2	a) type of loan	Term Loan/CC Limit
	b) Type of property	Industrial
3.	a) Name of the Unit/concern/Company/person offering the property (ies) security.	M/s Sidha Metals Ltd havin its regd. office at 10, Guru Mandal Ashram Devpura Haridwar through its Director Atul Kumar Gupta S/o Shri B.P. Kansal R/o Holi Mohalla Kankhal Haridwar is the present lease holder through regd. Lease deed dt. 18.09.2003 regd No. 5748/5749 dt. 29.11.2003
	b) Constitution of the Unit/concern/ person/ body/authority offering the property for creation of charge.	A Limited Firm.
	c) state as to under what capacity is security offered(Whether as joint applicant or borrower or as quarantor, etc.	As a borrower
4	Value of Loan (Rs. in crores)	Rs
5.	Complete or full description of the immovable property(ies) offered as security including the following details	A Industrial property having plot of land bearing Industrial plot No. E-52, its land measuring East-20 meter, West- 20 meter, North- 40 meter & South- 40 meter, having total area 800 sq. meter Boundaries are towards East- plot No. E-63, West- 18 meter wide Road No. 10, North- plot No. E-51 & South- plot No. E-53, Situated at Site No. 1, Industrial Area Bahadrabad Pargana Jwalapur Tehsil & Distt. Haridwar
	a) Survey No.	Industrial plot No. E-52
	b) Door/House No.(in case of House property)	NA, As the property is a Industrial property
	c) Extent/area including plinth/built up area in case of House property	800 sq. meter
-	d) Location like name of the place, Village, city, registration, sub District etc.	Industrial Area Bahadrabad Site No. 1 Pargana Jwalapur Tehsil & Distt. Haridwar
6	a) Particulars of the documents scrutinized-serially and chronologically	

Bank Advocate

## BANK PANEL LAWYER

- State Bank of India
- Union Bank of India
- Punjab National Bank
- Punjab & Sindh Bank
- Uttarakhand Gramin Bank Axis Bank



Office & Correspondence Add.

Ch. No. - 105, Tehsil Campus, Roorkee Ch. No. - 366, Civil Court, Roorkee Ch. No. - 28, Tehsil Bhagawanpur Distt. Haridwar(Uttarakhand)

E-mail: gourav.rajendra444@gmail.com E-mail: anurag.gupta474@gmail.com Mob.: 9411175962, 9758655609

Ref No	Date	
b) Nature of documents verified and as to whether they are original or certified copies or registration extracts duly certified.  SI. No. Date Name/Nature of the Document	As above	
7. Whether certified copy of all title documents are obtained from the relevant sub-registrar office and compared with the documents made available by the proposed mortgagor? (Please also enclose all such certified copies and relevant fee receipts along with the TIR.) (HL: If the value of loan => Rs.1 crore and in case of commercial loans irrespective of the loan component)	Yes,	
b) Whether all pages in the certified copies of title documents which are obtained directly from Sub-Registrar's office have been verified page by page with the original documents submitted	Yes	
(In case originals title deed is not produced for comparing with the certified or ordinary copies, the matter should be handled more diligently & cautiously)		
a) Whether the records of registrar office or revenue authorities relevant to the property in question are available for verification through any online portal or computer system?	Yes, record of revenue authorities is available on online portal www.devbhoomi.gov.nic.in & record of registrar office is available on online portal www.eregistration.gov.nic.in	
b) If such online/computer records are available, whether any verification or cross checking are made and the comments/findings in this regard	Yes, record is verified or cross check on line portal and found that the Name of M/s Sidha Metals Ltd presently available in the office of Sub Registrar Haridwar	
c) Whether the genuineness of the stamp paper is possible to be got verified from any online portal and if so whether such verification was made?	N.A.	
d) Whether proper registration of documents completed. Details thereof to be provided.	YES	
a) Property offered as security falls within the jurisdiction of which sub-registrar office?	Sub-Registrar Haridwar at present only Sub-Registrar Haridwar	
b)Whether it is possible to have registration of 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?	The Sand Manual Annual	
c)Whether search has been made at all the offices named at (b)above?	Sub-Registrar Haridwar	
d) Whether the searches in the offices of registering authorities or any other records reveal registration of multiple title documents in respect of the property in question?	No	
a) Chain of title tracing the title from the oldest title deed to the latest title deed establishing title of the property in question from the predecessors in title/interest to the current title holder. And wherever Minor's interest or other clog on title is	Previously the land alongwith other land belong to	

Bank Advocate

#### itajanara i lasad LL.M Bank Advocate

## BANK PANEL LAWYER

- State Bank of India Punjab National Bank
- Union Bank of India • Punjab & Sindh Bank

e) Whether the leasehold rights permits for the Yes

- Uttarakhand Gramin Bank Axis Bank
- Distt. Co-Oprative Bank Mob.: 9719242951



Office & Correspondence Add.

Ch. No. - 105, Tehsil Campus, Roorkee Ch. No. - 366, Civil Court, Roorkee Ch. No. - 28, Tehsil Bhagawanpur

Distt. Haridwar(Uttarakhand) E-mail: gourav.rajendra444@gmail.com E-mail:anurag.gupta474@gmail.com

RAJENDRA PRASAD

Ref No	
involved, search should be made for a further period, depending on the need for clearance of such clog on the Title	Limited Kanpur a company within the meaning of Companies Act, 1956 and having its Registered Office at A-1/4, Lakhanpur Kanpur (U.P.)  After that U.P. State Industrial Development Corporation Limited transfer the property for 90 years with full right to M/s Sidha Metals Ltd having its regd. office at 10, Guru Mandal Ashram Devpura Haridwar through its Director Atul Kumar Gupta S/o Shri B.P. Kansal R/o Holi Mohalla Kankhal Haridwar through registered Lease Deed dt. 18.09.2003 registered in Bahi No. 1 Zild No. 1257/1459, pages No. 40/537-570, Serial No. 5748/5749, dated 29/11/2003 in the office of Sub-Registrar Haridwar
Martings can be counts.  In the property has men translation by any of	Thus the chain of title is completed in all respect.
b) Wherever Minor's interest or other clog on title is	No,
involved, search should be made for a further period, depending on the need for clearance of such clog on the Title.	MA
And the state of the same of t	HA
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	NA .
years is mandatory. (Separate Sheets may be used)	
c) Nature of Minor's interest, if any and if so, whether creation of mortgage could be possible, the modalities/procedure to be followed including court permission to be obtained and the reasons for coming to such conclusion.	Not Applicable
Nature of Title of the intended Mortgagor over the property (whether full ownership rights lease Hold	Lease hold Right
right, occupancy/ possessory Right or Inam holder	
or Government Grantee/Allottee etc.	Yes
If Ownership Rights,  a) Details of the Conveyance Documents	Bahi No. 1 Zild No. 1257/1459, pages No. 40/537-570, Serial No. 5748/5749, dated 29/11/2003 in the office of Sub-Registrar Haridwar.
b) Whether the document is properly stamped.	YES
c) Whether the document is properly registered.	YES
	Yes
	Yes
Leasehold right,	Yes
c) duration of the Lease/unexpired period of lease,	90 years
d) if, a sub-lease, check the lease deed in favour of Lessee as to whether Lease deed permits sub- leasing and mortgage by Sub-Lessee also	NA .
e) Whether the leasehold rights permits for the	Van DA JENDRA PRASAD

## Bank Advocate

## BANK PANEL LAWYER

- State Bank of India
- Punjab National Bank
- Uttarakhand Gramin Bank Axis Bank
- Distt. Co-Oprative Bank
- Union Bank of India
- e Punjab & Sindh Bank

Mob.: 9719242951



ओस्म् Office & Correspondence Add.

Ch. No. - 105, Tehsil Campus, Roorkee Ch. No. - 366, Civil Court, Roorkee

Ch. No. - 28, Tehsil Bhagawanpur Distt. Haridwar(Uttarakhand)

E-mail: gourav.rajendra444@gmail.com E-mail:anurag.gupta474@gmail.com 55609

......

No	Mob. : 9411175962, 97
	Dale
creation of any superstructure (if applicable)	
nature thereof.	NA
If Govt. grant/ allotment/Lease-cum/Sale Agreement / Occupancy / Inam Holder / Allottee etc, whether;	NA
grant/ agreement etc. provides for alienable rights to the mortgagor with or without conditions?	NA
the mortgagor is competent to create charge on such property?	NA
any permission from Govt. or any other authority is required for creation of mortgage and if so whether such valid permission is available?	NA
If occupancy right, whether;	NA
Such right is heritable and transferable,	NA
Mortgage can be created.	NA NA
Has the property has been transferred by way of Gift/Settlement Deed, whether:	NO
a) The Gift/Settlement Deed is duly stamped and registered;	NA
b) The Gift/Settlement Deed has been attested by two witnesses;	NA
c) Whether there is any restriction on the Donor in executing the gift/settlement deed in question	NA
d) The Gift/Settlement Deed transfers the property to Donee:	NA
e) Whether the Donee has accepted the gift by	NA
signing the Gift/Settlement Deed or by a separated writing or by implication or by actions;	M
f) Whether the Donee is in possession of the gifted property;	NA
g) Whether any life interest is reserved for the Donor or any other person and whether there is a	NA
need for any other person to join the creation of mortgage;	
h) Any other aspect affecting the validity of the title passed through the gift/settlement deed.	NA
Has the property been transferred by way of partition / family settlement deed	No
whether the original deed is available for deposit. If not the modality/procedure to be followed to create	NA
a valid and enforceable mortgage.	No second second second second second
Whether mutation has been effected	NA
Whether the mortgagor is in possession and enjoyment of his share:	NA
Whether the partition made is valid in law and the mortgagor has acquired a mortgageable title thereon.	NA
In respect of partition by a decree of court, whether such decree has become final and all other conditions/ formalities are completed/ complied	NA
with.	WA PRASAD
Whether any of the documents in question are	NA RAJENDRA PRASAD  Ch. No 103 Rog. No7310/01

Bank Advocate

#### BANK PANEL LAWYER

- e State Bank of India
- Union Bank of India
   Punjab & Sindh Bank
- Punjab National Bank
- Uttarakhand Gramin Bank
   Axis Bank
   Distt. Co-Oprative Bank
   Mob.: 9719242951



आस् Office & Correspondence Add.

Ch. No. - 105, Tehsil Campus, Roorkee Ch. No. - 366, Civil Court, Roorkee Ch. No. - 28, Tehsil Bhagawanpur

Distt. Haridwar(Uttarakhand) E-mail: gourav.rajendra444@gmail.com E-mail: anurag.gupta474@gmail.com Mob.: 9411175962, 9758655609

ef N	<b>a</b>	Dale
	executed in counterparts or in more than one set?	
	If so, additional precautions to be taken for avoiding multiple mortgages?	
4	Whether the title documents include any testamentary documents /wills?	No
	(a) In case of wills, whether the will is registered will or unregistered will?	NA
	(b) Whether will in the matter needs a mandatory	NA NA
	probate and if so whether the same is probated by a competent court?	
	(c) Whether the property is mutated on the basis of will?	NA
	(d) Whether the original will is available?	NA
	(e) Whether the original death certificate of the testator is available?	NA
	(f) What are the circumstances and/or documents	NA
	to establish the will in question is the last and final	
	will of the testator?	
177	g) (Comments on the circumstances such as the	NA
	availability of a declaration by all the beneficiaries	
	about the genuineness/validity of the will, all parties	MA THE RESERVE OF THE PARTY OF
	have acted upon the will, etc., which are relevant to	
	rely on the will, availability of Mother/Original title	
e	deeds are to be explained.)	N
5	Whether the property is subject to any wakf rights/	No
	belongs to church / temple or any religious / other	
-	institutions	NA
	any restriction in creation of charges on such	NA .
_	properties?	NA
	Precautions/ permissions, if any in respect of the	NA .
	above cases for creation of mortgage?	No
3	a) Where the property is a HUF/joint family property?	NO
	b) Whether mortgage is created for family	NA
	benefit/legal necessity, whether the Major Coparceners have no objection/join in	NA.
	execution, minor's share if any, rights of female members etc.	
	c) Please also comment on any other aspect	NA
	which may adversely affect the validity of	TO A CONTRACT OF THE PARTY OF T
	security in such cases?	
7	(a) Whether the property belongs to any trust or is	No
	subject to the rights of any trust?	TAX DATE OF THE PARTY OF THE PA
	(b) Whether the trust is a private or public trust and	NA
	whether trust deed specifically authorizes the	
	mortgage of the property?	The second secon
	(c) If so additional precautions/permissions to be	NA
	obtained for creation of valid mortgage?	
	(d) Requirements, if any for creation of mortgage	NA
	as per the central/state laws applicable to the trust	
	in the matter	
18	Is the property an Agricultural land	As the property is a Industrial property on sport.

LL.M Bank Advocate

#### BANK PANEL LAWYER

State Bank of India

Union Bank of India

• Punjab National Bank • Punjab & Sindh Bank • Uttarakhand Gramin Bank • Axis Bank

• Distt. Co-Oprative Bank Mob.: 9719242951



ओस्यू Office & Correspondence Add.

Ch. No. - 105, Tehsil Campus, Roorkee

Ch. No. - 366, Civil Court, Roorkee Ch. No. - 28, Tehsil Bhagawanpur

Distt. Haridwar(Uttarakhand) E-mail: gourav.rajendra444@gmail.com E-mail:anurag.gupta474@gmail.com

Mob.: 9411175962, 9758655609

ef No	2	Date
	and validity of the POA?	
26		NA
	holder, check genuineness of the Power of	
	Attorney and the extent of the powers given therein	
	and whether the same is properly executed/	The state of the s
	stamped/ authenticated in terms of the Law of the	
	place, where it is executed.	
27	1. If the property is a flat/apartment or	The said property is a Industrial property
	residential/commercial complex, check and	
	comment on the following:	
	(a) Promoter's/Land owner's title to the land/	NA
	building;	
	(b) Development Agreement/Power of Attorney;	NA
	(c) Extent of authority of the Developer/builder;	NA
	(d) Independent title verification of the Land and/or	NA
	building in question;	
	(e) Agreement for sale (duly registered);	NA
	(f) Payment of proper stamp duty;	NA
	(g) Requirement of registration of sale agreement,	NA
	development agreement, POA, etc.;	
	(h) Approval of building plan, permission of	NA
	appropriate/local authority, etc.;	
-	(i) Conveyance in favor of Society/ Condominium	NA
	concerned;	
-	(j) Occupancy Certificate/allotment letter/letter of	NA
	possession;	Mary Mary Mary Mary Mary Mary Mary Mary
	(k) Membership details in the Society etc.;	NA
_	(I) Share Certificates;	NA
	(m) No Objection Letter from the Society;	NA
	(n) All legal requirements under the local/Municipa	I NA
		f
	laws, regarding ownership Regulations	
	flats/Apartments/Building Regulations  Development Control Regulations, Co-operative	
	Development Control Regulations	
	Societies' Laws etc.;	n NA
	(o) Requirements, for noting the Bank charges of	
	the records of the Housing Society, if any;	n NA
	(p) If the property is a vacant land and construction	er Ma
	is yet to be made, approval of lay-out and other	
	precautions, if any.	s NA
	(q) Whether the numbering pattern of the units/flat	
	tally in all documents such as approved plan	1
	agreement plan, etc.	
	U. A. Whether the Real Estate Project comes unus	
	Real Estate (Regulation and Development)	
	Act 2016?	at NA
T	II B Whether the project is registered with the Re-	al NA
1	Estate Regulatory Authority? If so, the details	
	of such registration are to be furnished,	
1	II C Whether the registered agreement for sale	NA in
	as prescribed in the above Act/Rules there under	15
	executed?	
	II. D.Whether the details of the apartment/ plo	PAJENDI SATHAGORATE

### Rajenura Prasad LL.M Bank Advocate

- BANK PANEL LAWYER State Bank of India
  - Union Bank of India
- Punjab National Bank
- · Punjab & Sindh Bank
- Uttarakhand Gramin Bank Axis Bank
- Dist. Co-Oprative Bank Mob.: 9719242951



जोस् Office & Correspondence Add. Ch. No. - 105, Tehsil Campus, Roorkee Ch. No. - 366, Civil Court, Roorkee Ch. No. - 28, Tehsil Bhagawanpur

Distt. Haridwar(Uttarakhand) E-mail: gourav.rajendra444@gmail.com E-mail:anurag.gupta474@gmail.com

110		Mob.: 9411175962, 9758655
	(LLP) firm? Yes/No	Dale
	b/2) If yes whether of charges of the property to	
	moregageuj nas heen corried	Yes
	Companies (Roc) in	
	such vendor company/LLP and the vendee	
	company (purchasers) ?	
	b/3 Whether the above search of charges	
	reveals any prior charges/encumbrance, on the	
	property (proposed to be mortgaged) created	No
	by the vendor company(Seller) ?	
	b/4 If ab.	N/A
	encumbrancos/observed	NA
	charges/encumbrances have been satisfied?	
4	In case of Societies, Association, the required	Ma
	authority/power to borrower and whether the	No
	mortgage can be created, and the requisite	
	resolutions, bye-laws.	The state of the s
5		No.
	(a) Whether any POA is involved in the chain of title during the period of search??	No
		NA
	(b) Whether the POA involved is one coupled with	NA.
	interest i.e. a Development Agreement-cum-Power	
	of Attorney. If so, please clarify whether the same	
	is a registered document and hence it has created	
	an interest in favour of the builder/developer and	
_	as such is irrevocable as per law.	
	(c) In case the title document is executed by the	
	POA holder, please clarify whether the POA	
	involved is (i) one executed by the Builders viz.	
	Companies/ Firms/Individual or Proprietary	
	Concerns in favor 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	I NA
	copy of POA is available and the same has been	
	verified/compared with the original POA.	
	(e) In case of Common POA (i.e. POA other than	NA NA
	Builder's POA), please clarify the following clauses	
	in respect of POA.	
	i. Whether the original POA is verified and the title	e NA
	investigation is done on the basis of original POA?	
		NA
	ii. Whether the POA is a registered one?	NA NA
	iii. Whether the POA is a special or general one?	
	iv. Whether the POA contains a specific authority	y NA
	for execution of title document in question?	2 112
	(f) Whether the POA was in force and not revoked	
	or had become invalid on the date of execution o	
	the document in question? (Please clarify whether	
	the same has been ascertained from the office of	
	sub-registrar also?)	NA RAJENDRA PRASAD
	(g) Please comment on the genuineness of POA?	NA RAJENDRA PRIMA divocate by NA 105-205-2 Mr. 7310/01

Bank Advocate

## BANK PANEL LAWYER

. State Bank of India • Punjab National Bank · Union Bank of India · Punjab & Sindh Bank

• Uttarakhand Gramin Bank • Axis Bank

• Distt. Co-Oprative Bank Mob.: 9719242951



ओस्पृ Office & Correspondence Add. Ch. No. - 105, Tehsil Campus, Roorkee

Ch. No. - 366, Civil Court, Roorkee Ch. No. - 28, Tehsil Bhagawanpur

Distt. Haridwar(Uttarakhand) E-mail: gourav.rajendra444@gmail.com E-mail:anurag.gupta474@gmail.com

Mob.: 9411175962, 9758655609

ed No	Andrew Market Ma	21
	Agricultural land and whether there are any	Date
-	restrictions for creation/enforcement of mortgage?	
	b) In case of agricultural property other relevant	NA
	records/documents as per local laws, if any are to	The Real Property and the Party and the Part
	be verified to ensure the validity of the title and	NAME AND ADDRESS OF TAXABLE PARTY.
	right to enforce the mortgage?	Contract State of Contract Con
	In the case of conversion of Agricultural land for	NA .
	commercial purposes or otherwise, whether	THE RESIDENCE OF THE PARTY OF T
9	requisite procedure followed/permission obtained?	
9	a) Whether the property is affected by any	No.
	local laws or special enactments or other	Action of the Parish of the Pa
	regulations having a bearing on the security	
	creation / mortgage (viz. Agricultural Laws, weaker Sections, minorities, Land Laws,	
	The state of the s	
	SEZ regulations, Costal Zone Regulations, Environmental Clearance, etc.)?	
	b) Additional aspects relevant for investigation of	NOT ANY
	title as per local laws	
0	(a) Whether the property is subject to any pending	No
U	or proposed land acquisition proceedings?	
-	(b) Whether any search/enquiry is made with the	No
	Land Acquisition Office and the outcome of such	
	search/enquiry.	
4	(a) Whether the property is involved in or subject	The said property is not involved in or subject
1	matter of any litigation which is pending or	matter of any litigation as per record, a Affidavit
	concluded?	executed by the Mortgagor/borrower in this regard
	Concluded	may be obtained.
	(b) If so, whether such litigation would adversely	NA
	affect the creation of a valid mortgage or have any	
	implication of its future enforcement?	
-	(c) Whether the title documents have any court	No
	seal/marking which points out any litigation/	
	attachment/security to court in respect of the	
	property in question? In such case please	
	comment on such seal/marking.	
	(a) In case of partnership firm, whether the	No
2	property belongs to the firm and the deed is	
	property belongs to the limit and are	The Said months is a seed of the Paris
	properly registered.	No
	(b) Property belonging to partners, whether thrown	
	on hotchpots? Whether formalities for the same	TEMPORE STORES OF STORES
	have been completed as per applicable laws?	No
	(c) Whether the person(s) creating mortgage	
	has/have authority to create mortgage for and on	
	behalf of the firm.	Yes, the said property is belongs to a Limite
3	a) Whether the property belongs to a Limited	The state of the s
	Company, check the Borrowing powers, Board	Company
	resolution, authorization to create	
	mortgage/execution of documents, Registration of	
	any prior charges with the Company Registral	
	(ROC), Articles of Association /provision for	
	common seal etc.	to topology by II D. Stal
	b/1 Whether the property (to be mortgaged) is	Yes, the said property is transfer by U.P. Stall
	purchased by the above Company from any	Industrial Development Corporation RASELTO
	other company or limited liability partnership	company in favor of M/s Sidha Metals Ltd

Rs.

PRASAD RAJENE Bank Advocate
als Ltd
Ch. No. 100 Res No. 7310/01
Ch. No. 100 Res No. 7310/01

## Bank Advocate

## BANK PANEL LAWYER

• State Bank of India . Punjab National Bank

• Union Bank of India

• Punjab & Sindh Bank • Uttarakhand Gramin Bank • Axis Bank

. Distt. Co-Oprative Bank Mob.: 9719242951



Office & Correspondence Add. ओग्रा Ch. No. - 105, Tehsil Campus, Roorkee Ch. No. - 366, Civil Court, Roorkee Ch. No. - 28, Tehsil Bhagawanpur Distt. Haridwar(Uttarakhand)

E-mail: gourav.rajendra444@gmail.com E-mail:anurag.gupta474@gmail.co

Ref N	Vo	Mob.: 9411175962, 975865560
and types of apartments or plots booked		Date
	Real Estate Regulatory Authority?	
28	Encumbrances, Attachments, and/or claims whether of Government, Central or state or other local authorities or third party claims lines etc, and details thereof if was give the details thereof	I have inspected the available, Maintain and Visible records Index-IInd in the office of Sub-Registrar Haridwar for a period of 30 years i.e. 01.01.1992- 2022 up to date and I found that the said property is free from all encumbrances except said property already mortgaged by way of Equitable Mortgage in favor of SBI SME Ranipur Haridwar with Original title deed.
29	The period covered under the encumbrance certificate and the name of the person in whose favor the encumbrance in created and if so, satisfaction of charge if any.	30 years
30.	Details regarding property tax or land revenue or other statutory dues paid/payable as on date and if not paid, what remedy?	N.A.
31	(a) Urban land ceiling clearance, whether required and if so, details thereon.	N.A. as the provisions of Urban Land Ceiling Act, are not applicable in the State of Uttarakhand
	(b) Whether No Objection Certificate under the Income Tax Act is required/ obtained.	No
32.	a) Details of RTC extracts/mutation extracts/khata extracts pertaining to the property in question.	NA, As the property situated at Industrial Area Bahadrabad Site No. 1, Pargana Jwalapur Tehsil & Distt. Haridwar
	b) Whether the name of mortgagor is reflected as owner in the revenue/Municipal/Village records?	NA
33	(a) Whether the property offered as security is clearly demarcated?	Yes
	(b) Whether the demarcation/ partition of the property is legally valid?	Yes
	(c) Whether the property has clear access as per	Yes
	The property should be legally accessible through normal carriers to transport goods	
34	factories/houses, as the case may be  Whether the property can be identified from the following documents, and discrepancy/doubtful circumstances, if any revealed on such scrutiny?	The Said property is a Industrial Unit
	(a) Document in relation to electricity connection;	Electricity connection is not available
	(b) Document in relation to water connection;	No Yes
	(c) Document in relation to Sales Tax Registration, if any applicable;	
_	(d) Other utility bills, if any.	No
35	Whether the documents i.e. Valuation report / approved sanction plan reflect / indicate any difference / discrepancy in the boundaries in relation to the Title Document / other document. (If the valuation report and /or approved plan are not available at the time of preparation of TIR,	
_	please provide these comments subsequently, on receipt of the same).	RAJENORA PRASA

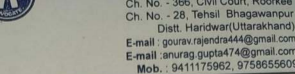
ORs.

## Bank Advocate

NK PANEL LAWYER state Bank of India injab National Bank • Uttarakhand Gramin Bank • Axis Bank Distt. Co-Oprative Bank

 Union Bank of India Punjab & Sindh Bank

Mob.: 9719242951



Ch. No 28, Tehsil Bhagawanpur Distt. Haridwar(Uttarakhand)
E-mail: gouray.raiendra444@gmail.com
E-mail anurag gupta474@gmail.com
Mob.: 9411175962, 9758655609
Date
֡

Disti		Date
36	a) Whether the Bank will be able to enforce SARFAESI Act, if required against the property	Yes,
	offered as security?	Yes
	b) Property is SARFAESI compliant (Y/N) a) Whether original title deeds are available for	Yes
7	a) Whether original title deeds are a value or creation of equitable mortgage	
	b) 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 proceduling to be taken by the Bank in this regard.	Spot inspection & identity of persons executing
88	Additional suggestions, if any to safeguard the interest of Bank/ ensuring the perfection of security	documents in favor of Bank is recomme
19.	The specific persons who required to create mortgage/to deposit documents creating mortgage.	authorized Signatory of M/s Sidha Metals Ltd having its regd. office at 10, Guru Mandal Ashram Devpura Haridwar

Annexure-C

#### CERTIFICATE OF TITLE

- 1. I have examined the original registered title deed relating to the schedule property and offered as security by way of Equitable mortgage and that the documents of title referred in my Opinion are valid evidence of
- right, title and interest and that if the said Equitable mortgage is created it will satisfy the requirements of creation of Equitable mortgage and I further certify that-
- 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 office and encumbrance certificate (EC), I hereby certify the genuineness of the Title Deeds. Suspicious/ Doubt, if any, has been clarified by making necessary enquiries.
- 5. There are no prior Mortgage/ Charges/ encumbrances whatsoever, as could be seen from the Encumbrance Certificate for the period from 01.01.1992 to 2022 pertaining to the Immovable Property/(ies) covered by above said Title Deeds. The property is free from all Encumbrances except said property already mortgaged by way of Equitable Mortgage in favor of SBI SME Ranipur Haridwar with Original title deed
- 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.
- 7. The mortgage can be created, will be available to the Bank for the liability of the intending borrower, M/s Sidha Metals Ltd having its regd. office at 10, Guru Mandal Ashram Devpura Haridwar through its Director Atul Kumar Gupta S/o Shri B.P. Kansal R/o Holi Mohalla Kankhal Haridwar
- 8. I certify that M/s Sidha Metals Ltd having its regd. office at 10, Guru Mandal Ashram Devpura Haridwar through its Director Atul Kumar Gupta S/o Shri B.P. Kansal R/o Holi Mohalla Kankhal Haridwar has ASAD absolute, clear and marketable lease hold title over the schedule property/s. except said property alman x dvocate

5000Rs.

# fendra Prasad Bank Advocate

BANK PANEL LAWYER

• State Bank of India . Punjab National Bank

 Union Bank of India · Punjab & Sindh Bank

• Uttarakhand Gramin Bank • Axis Bank

Mob.: 9719242951 Distt. Co-Oprative Bank



Office & Correspondence Add.

Ch. No. - 105, Tehsil Campus, Roorkee Ch. No. - 366, Civil Court, Roorkee Ch. No. - 28, Tehsil Bhagawanpur

Distt. Haridwar(Uttarakhand) E-mail: gourav.rajendra444@gmail.com

E-mail: anurag.gupta474@gmail.com Mob.: 9411175962, 9758655609

Ref Na....

Date ... mortgaged by way of Equitable Mortgage in favor of SBI SMR Ranipur Haridwar with Original title deed

I further certify that the above title deed are genuine and further mortgage would be enforceable. In case of creation of equitable mortgage by Deposit of title deed, I certify that the deposit of following title

- 1. Original Registered Lease Deed dt. 18.09.2003 regd. No. 5748/5749, dated 29/11/2003 executed by executed by U.P. State Industrial Development Corporation Limited a company within the meaning of Companies Act, 1956 and having its Registered Office at A-1/4, Lakhanpur Kanpur in favor of M/s Sidha Metals
- Possession Certificate issued by State Industrial Development Corporation of Uttranchal Limited (SIDCUL) in favor favor of M/s Sidha Metals Ltd
- 3. Permission to Mortgage from SIDCUL
- Inspection Receipt No 70/52, 70/55 210/80 Dated 13.12.2022 issued by Sub Registrar office Haridwar
- 5. 0.5 % stamp duty of loan amount with maximum of Rs. 0,000/- only.

deeds/documents would created a valid and enforceable mortgage.

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

#### SCHEDULE OF THE PROPERTY/IES

A Industrial property having plot of land bearing Industrial plot No. E-52, its land measuring East- 20 meter, West-20 meter, North- 40 meter & South- 40 meter, having total area 800 sq. meter Boundaries are towards East- plot No. E-63, West- 18 meter wide Road No. 10, North- plot No. E-51 & South- plot No. E-53, Situated at Site No. 1, Industrial Area Bahadrabad Pargana Jwalapur Tehsil & Distt. Haridwar.

Place: Roorkee Dated: 13.12.2022

RAJENDRA PRASAD

Bank Advocate Ch. No.- 105, Reg. No.-7310/01 Tehsil Compus, Roorkee (Haridwar) Mob: 9719242951

R STATE INDUSTRIAL DEVELOPMENT CORP. TE PLAN OF PLOT NO. E-52 AT INDUSTRIAL TRE SHADRABAD SHE NO! CALE 1:500 NOEX TOTAL AREA OF PLOT # 800.00 by AREA OF PLOT TO BE HANDED OVER SHOWN IN E-63 RED 20 00 M PLOT No. E. 53 0 O E-51 40-00 M IEM WIDE ROAD No. 10 Pure Sidna Metals Limited Ow U.P. State Industrial Dev. Corps, Los Directes Regional Manage

DRAWN BY

DUNIOR ENGINEER

ASSISTANT ENGINEER

# LEASE-DEED

In	dustrial Area Behadralad ( +	tondwer)		
PI	ot No E - 52			
	the year two thousand and house between U. P. State Indus	18 th	day of Seb.	amvat
wit	hin the meaning of the Companies Act, 1956	and having its register	ed office at A-1/4 Lakt	nannur
Mai	iput (Hereinafter called the Lessor which expi	ression shall, unless t	he context does not so	admit,
incl	ude its successors and assigns) of the one	part, AND		
	Shri/Smt./Km		s/o	
	r/o			
prop	rietor of the single owner firm/Karta of Joi			
		OR		
	Shri/Smt./Km,		aged	vears
	S/o			
	Shri/Smt./Km	Jewste "	aged	years
	S/o	R/o		
	Shri/Smt./Km	~	aged	years
	S/o	.R/o		
	Shri/Smt./Km		anad	Vears
	S/o	R/o		
	Shri/Smt./Km		aged	years
		The second second		
	S/o		Siana Meta	
-	Per Co	DE N		

th	receipt whereof the Lessor hereby acknowledg	es and of the outstanding an	nount of provisional
pr	emium of Rs. Mil (Rs. Mil		)
	be paid inhalf yearly instalments as fo		
or	the total outstanding premium.		
1.	Rson the	day of	20
2.			20
3.	Rson the		26
4.	Rson the	day of	20
5.	Rson the	day of	
6.	Rson the	Say of A	20
7.	Rson the		20
	Rson the		20
	Rs		20
		day of	20
	Rson the	day of	20
are i	Provided that if the Lessee pays the install	ments and the interest on th	e due date and there
	no overdues, a rebate will be admissible @		
NOT	E: (1) The interest shall be payable half-ye July each year, the first of such payme	early on the 1 st day of Jan ents to be made on the	day of20
	(2) Liability for payment of the premium	in instalments, including th	e interest referred to
	above, shall be deemed to have acciletter numbering	rued from the date of the	reservation/allotment
	(3) The payments made by the Lessee	will be first adjusted towar	ds the interest due if
	any, and thereafter towards the prem	ium due, if any and the ba	lance, if any, shall be
	appropriated towards the lease rent no		
	to the contrary.		
	And of the rent hereinafter reserved and o	of the covenants! provisions	and agreement herein
ontai	ned and on the part of the leasee, to be respec	ctively paid, observed & per	formed, the Lessor doth
ereby	demise to the Lessee, all the plot of land n	umbered as	situated
ithin	the Industrial Area at. Bahadreh		in
	Pargana/Tehsil.H.		
	neasurement 800, 05g MTV		
0	THE State to devotate they Storne INS		Juna Metals Limited

a little more or less, and bounded :- on or towards the North by	PLT NO E-SI	
on or towards the North by		
on or towards the South by	00 663	
on or towards the East by on or towards the West by	10 = MIN Wide	Road MolD
on or towards the West by	.O. O. Lillan.	and shown in the attached plan and
		and shown in the attached pro-

and which said plot of land is more clearly delineated and shown in the a therein marked red TO HOLD the said plot of land hereinafter referred to as the demise premises) with therir appurtenances unto the Lessee for the term of ninety years from 2014 ... day of March 20 except and always reserving to the Lessor and his successors or assigns:-

- (a) A right to lay water mains, drains, sewers or electric wires under. or over the demised premises, if deemed necessary by the Lessor or his successor or assigns in developing the area.
- (b) Full rights and title to all mines and minerals in and under the demised premises or any part thereof.
- (c) Yielding and paying thereof unto Lessor on the ... ... day of Africa. in each year in advance the yearly rent at the rate of Rs. 2,000/- per hectare. per year during the first Thirty years, Rs. 5,000/- per hectare per year during the next thirty years after expiry of the first Thirty years and Rs. 10,000/- per hectare per year during the next thirty years after the expiry of the first sixty years. The rent upto the 31.1 day of March 20.03 having been paid.

Provided that if any instalment of premium with interest as agreed above is not paid in full and the whole or any part of the unpaid premium remains in arrears the Lessor shall have 

Provided further that the recovery of the, principal and interest at the above rate would in no way prejudice or affect the exercise by the Lessor of any other right or remedy arising out of such default under the terms and conditions of this deed and till payment of the premium and interest at the agreed rate in full, the outstanding amount shall remain as a first charge on the demised premises and the buildings and machinery built upon or affixed thereto.

- (d) That the lessee will pay upto the' lessor the said rent at the time on the date in manner herein before appointed for payment thereof clear of all deductions:
- 2. (a) (i) In case the Lessor is required to deposit / pay at any stage any additional amount to which it is required/called upon to bear, payor deposit in any court or to Collector in any case/proceedings under the Land Acquisition Act. in the process determination of compensation and either as a security or otherwise, the lessee shall pay such proportionate additional premium/amount to the Lessor within 30 days of the demand as may be determined in t.his behalf by the lessor.

Provided further that the aforesaid deposit shall be subject to final adjustment of land cost after final conclusion of the litigation/proceedings in which the demand was raised and the lessee shall be entitled to claim refund of excess amount, if any, deposited by them.

(ii) The provisional premium mentioned in clause 1 includes the average land cost component based on the cost of acquisition etc. under the Land Acquisition Act of the whole of

Br U.F. State Industrial Dev. Corps. Bis

the Land of which the demised land, after layout for roads, parks and other public utility services, forms part; but should the final cost of acquisition of the whole of the said land or any part thereof go up thereby increasing the land cost component of the plots carved out after development as aforesaid, the Lessee shall upon receipt of intimation from the Lessor, which intimation shall not be delayed beyond a period of three years from the date of final cost of acquisition is determined, pay within sixty days of demand to the Lessor the additional premium being the difference in the land cost component finally determined as aforesaid and the land-cost component of provisional premium mentioned in clause 1 above.

(b) in case the Lessor is required to bear at any stage the additional cost of electrification and/or the additional cost of any other development or facilities and/or in case the Lessor is required to contribute towards any development or provision of facilities which benefits the said industrial Area as a whole, the Lessee shall pay such proportionate additional premium to the Lessor as may be determined in this behalf by the Lessor.

And that such payments of proportionate additional premium shall be made within 60 days of the demand by the Lessor.

- 3. AND THE LESSEE DOTH HEREBY COVENANTS WITH THE LESSOR AS UNDER:
- (a) That the Lessee will bear, pay and discharge all rates, taxes, charges and assessments, of every description which may during the said term be assessed, charged or imposed upon either the land-lord or tenant or the occupier in respect of the demised premises or the building to be erected thereupon.
- (b) That the Lessee shall also pay to the Lessor within thirty days from the date of the j demand made by the Lessor, such recurring fee in the nature of service and/or maintenance "charges of whatever description (including charges for the supply of water, Lessee's share of the expenses of maintenance or roads, culverts, drains, parks etc., and other common facilities and services as may from time to time be determined by the Lessor and in case of default the Lessee shall be liable to pay interest @ 17%p.a. on the amount due.

The lessee shall pay to the Lessor maintenance charges from the date of license agreement/
Lease Deed on the rates prescribed below:

a. For the First 5 years Till.....

b. For year 2002 to 2006

c. For year 2007 to 2011

d. For year 2012 to 2016

@ Rs. 2/- per sq. mtr p.a.

@ Rs.4/- per sq. mtr. p.a.

@ Rs. 6/- per sq. mtr. p.a.

@ Rs. 8/- per sq. mtr. p.a.

Maintenance charges for subsequent years shall be decided by the Lessor based on the Whole Sale Price Index prevailing in the previous year, vis-a-vis the Whole Sale Price Index in the 20th years and would be informed to the Lessee. The Lessee hereby agrees to pay to the lessor such maintenance charges on first day of July each years. In case of non payment of maintenance charges as mentioned above, the Lessee shall have to bear interest @ 17% p.a. The Lessor further reserves the right to cancel the Lessee on non-payment of maintenance charges.

(c) That whenever Municipal Corporation or Board, Cantonment Board, Zila Parishad, Town

B.P. State Industrial Dev. Corpn. Lie Regional Manage

ror orona Metals Limited

A1/Director

or other notified Local Bodies take over or cover this Industrial Area of UPSIDC, the Lessee Area of other house and discharge all rates, taxes, charges, claimes and out -goings charges or Area of UPSIDC, the Lessee will be liable to permit a liable to permit imposed and dot -goings and but -goings imposed the Local Body and will abide by the rules and directives of the local body.

(d) That the Lessee will obey and submit to the rules of municipal or other authority now (d) The submit to the rules of municipal or other authority now pristing or hereafter to exist so far as the same relate to the immovable property in the area or as they affect the health, safety convenience of the other late. existing of the same relate to the immovable property in the area or so far as they affect the health, safety convenience of the other inhabitants of the place, and shall so far as tile)
so far as tile not release any not release an of the State Effluents Board/U.P. Pollution Control Board or any other authority competent to make regulations, bye-laws and laws in this behalf from time to time. Any breach of such law, rules, regulations and bye-laws shall be the sole liability of the lessee.

- (e) That Lessee will at his own cost erect on the demised premises in accordance with the layout plan elevation and design and in a position to be approved in Writing and in a substantial the layout product the industrial unit as aforesaid, with all necessary out-houses sewers, drains and other appurtenances according to the local authority's rules and, by-laws in respect of buildings, drains, latrines and connections with sewers and will commence such construction manufacturing and production within the period of......months from the date of these presents or within such extended period of time as may be allowed by the Lessor in writing, in its discretion.
- (f) That the Lessee will keep the demised premises and the buildings thereon at all time in a state of good and substantial repairs and in sanitary condition at its own cost.
- (g) That the Lessee will not make or permit to be made any alteration in or addition to the said building or other erections for the time being on the demised premises or erect or permit to be erected any new building on the demised premises without the previous permission in writing of the Lessor and the municipal or other authority and except in accordance with the terms of such permission and plan approved by the Lessee and the municipal or other authority and in case of any deviation from such terms of plan will immediately, upon receipt of notice from the Lessor or the municipal or the other authority requiring him so to do, correct such deviation as aforesaid and if the Lessor shall neglect to correct such deviation within the space of one calendar month after the receipt of such notice then it shall be lawful for the lessor or municipal or other authority to cause such deviation to be corrected at the expense of the Lessee which expenses the lessee hereby agrees to reimburse by paying to the Lessee or other authority the amount which the Lessor/municipal or other authority as the case may be, shall fix in 'that behalf and the decision of the Lessor/municipal or other authority, as the case may be, shall be final and binding on the Lessee.
- (h) That the Lessee will provide and maintain, at his own cost, in good repairs a properly constructed approach road or path to the satisfaction of the Lessor/Municipal or other authority leading from the public road to the building to be erected on the demised premises.
- (i) That the Lessee will not carry on or permit to be carried on the demised premises any Obnoxious trade or business whatsoev er or use the same to be used for any religious purpose or any purpose other than for the industrial purpose aforesaid without previous consent in writing of the Lessor and the municipal or other authority subject to such terms and conditions as the " Juna Wetals Limited

D.P. State Industrial Day. Sorps. Bro

municipal or other authority may impose and will not do or suffer to be done, on the demised municipal or any part thereof, any act or thing which may be or grow to be nuisance or cause premises annoyance, or inconvenience to the Lessor or municipal or other authority or the owners or occupiers of the other premises in the neighbourhood.

(j) That the Lessee will not without the previous consent in writing of the Lessor, transfer, sublet, relinquish mortgage or assign its interest in the demised premises or the buildings standing thereon or both as a whole and every such transfer, assignment, relinquishment mortgage or subletting or both shall be subject to and the transferees or assigns shall be bound by all the covenants and conditions herein contained and be answereble to the Lessor in all respects therefor, and the Lessee will in no case ass.ign, relinquish, mortgage, sublet, transfer or part with the possession of any portion less than the whole of the demised premises or cause any sub-'division thereof by metes and bound or otherwise.

Provided that the joint possession or transfer of possession of demised premises or any part thereof by the Lessee shall be deemed to be sub-letting for the purpose of this clause.

Provided that prior permission as aforesaid shall not be necessary in the event of mortgage or mortgages without possession in favour of the State Government or of the Industrial Finance Corporation of India or the U.P. Finance Corporation or Industrial Development Bank of India or the Life Insurance Corporation of India or Industrial Credit and Investment Corporation of India or Pradeshiya Industrial & Investment Corporation of U.P. or Industrial Reconstruction Bank of India or any Schedule Bank (Including State Bank of India and its subsidiaries) or Unit trust of India or General Insurance Company and its subsidiaries viz National Insurance Company or New India Assurance Company, Oriental Insurance Company, United Insurance Company and trustees for debenture holders to secure loan or loans advanced by any of them for setting up on demised premisses the industry herein before mentioned if the Lessee either furnishes to Lessor an undertaking from the financial institution as aforesaid that entire outstanding amount of premium and interest thereon shall be directly paid by such financial institution to the Lessor as soon as mortgage is created or pays the entire amount aforesaid from his own resources.

Provided further that if at any time the Industrial Finance Corporation of India or other financing body or bodies mentioned above decides to take over, sell, lease or assign the mortgaged assets in the demised premises in exercise of any rights vesting in it by virtue of the deed or deeds executed in its favour by the Lessee at the time of taking the loan or loans or under any law, for the time being in force, the sale, lease or assignment will be subject to the mutual consultation with Lessor and the financing body or bodies mentioned above.

Provided further that the Lessee will so often as the said premises shall by assignment or by earth or by operation of law or otherwise howsoever become assigned, inherited or transferred during the pendency of the term hereby agranted within two calender months from the date of such assignment, inheritance or transfer, deliver a notice of such assignment. Inheritance or transfer to the Lessor setting forth names and descriptions of the parties to every such assignment and the particulars and effects thereof together with every assignment and every probate or a will or letters of administration, decree, order certificate or other document effecting or evidencing such assignment, inheritance or transfer and documents as aforesaid accompanying the said notice shall remain for 30 days at least at the office of the Lessor AND it is hereby government that failure to carry out this condition will, without prejudice to the right of the Lessor to determine this deed for breach of this covenant, entail a penalty of Rs. 500/- to be paid by the Lessee.

Om U.P. State Industrial Pev. Corp.

VEEN TH

opinion

any of t

med and

relinquis linguish writing ee fails turing a nts due e (1) s nt or if solven ect to espec orem

> till c nt o inte SO

ase

in

That the members, directors, officers and subordinates or agents, workmen and other (k) That the control of the Lessor shall have access to the plot of land shall have the implied control of the lessor shall plot or land and building to be control of the lessor shall plot or land and building to be control of the land and building to orised representations to the plot of land shall have the implied authority to enter upon the said plot or land and building to be erected thereon to view and progress of the work, to inspect the same and for all respect to the same and authorized and progress of the work, to inspect the same and for all reasonable purpose at all the same and some sine times.

(I) That the Lessee will not make any excavation upon any part of the said land nor remove ssonable times. sand, clay, earth or any other materials therefrom except so far as may be in the opinion of the Lessor, necessary for the purpose of forming the foundation of the building and compound walls and other necessary structure and executing the work authorised and for levelling and dressing

the area covered by this Agreement. (m) That the Lessee will not erect or permit to be erected at any part of the demised premises any stables, sheds or other structures of any description whatsoever for keeping horses, cattle, dogs, poultry or other animals except and in so far as may be allowed by the lessor in writing.

(n) That the Lessee will not exercise his option of determining the lease nor hold the Lessor responsible to make good the damage if by fire tempest, or violence of any army or a mob or other irresistible force, any material part of the demised premises is wholly or partly destroyed or rendered substantially or permanantly unfit for building purposes.

(0) That the Lessee will not erect any building constructions or structures except compound walls and gates on any portions of the demised premises within 6.5 × 3-0×2-5 × 3-0 meter of boundries on Frank Real & Sites & AS BETR R. R. & Act sides thereof as marked in the attached plan.

(p) That the Lessee shall put the demised premises with the buildings constructed thereon to the use and start the manufacturing and production herein before mentioned within.....6.................... calender months from date of possessions of the said land is handed over to him and in any case time as may be allowed by the lessor in writing in its discretion, provided that the extension of time for putting the building to use under this clause shall not be admissible except where in the opinion of the Lessor the delay is caused for reasons beyond the control of the Lessee.

(q) That the Lesee shall keep the Lessor indemnified against any and all claims for damage which may be caused to any adjoining building or other premises by the building or in consequence of the execution of the aforesaid works and also against claims for damages if the Lessee or his workmen or servants shall :-

- injure or destroy any part of building or other structures contiguous or adjacent (1)
- keep the foundation, tunnels or other pits on the plot of land open or exposed to weather causing any injury to contiguous or adjacent buildings; (11)
- dig any pits near the fountiations of any building thereby causing any injury or

The damages shall be assessed by the Lessor whose decision as to the extent of injury or damages or the amount of damage payable thereof shall be final and binding on the Lessee.

Regional Manage

U.P. State Industrial Dev. Corpn. Lee Regional Manage

o uays from the

Add.

ETWEE

n the op

n of any

formed

ers relin , reling

nt in wri

essee fa

facturin ounts o

luse (1)

ment or insolve

bject to respe d prem

cease

ie till d

ght of hinter

itsoev

hims of fro

t up

nise

on

ha

9

. .. Junia Metals Limited

(r) That the Lessee being a registered partnership firm declares, affirms, and undertakes that during the subsistence of the terms of this, agreement the said partnership shall not be dissolved, reconstituted or wound up and/or dealt with in any way which may jeopardies the rights and interest of the lessor or the matter of this lease, nor shall its constitution be altered, in any manner otherwise without written consent of the lessor, first had and obtained, and it shall not stand dissolved on the death or insolvency of any of its partners;

OR

The Lessee being an individual or sole proprietor of a firm shall not allow any person(s) as partner(s) with him without the prior written consent of the Lessor.

TOR

The Lessee being a Company shall not make or attempt to make any alterations, whatsoever in the provisions of its Memorandum & Articles of Association or in its capital structure without the written consent of the Lessor, first had and obtained, and the Lessee hereby undertakes to get registered the prescribed particulars of the charge hereunder created with Registered of Joint Stock Companies under Section 125 of Companies Act, 1956 with in stipulated period.

While granting its consent as aforesaid the Lessor may require the Successor interest of the Lessee to enter into a binding contract with the Lessor to abide by the faithfully carry out the terms, conditions, stipulations, provisions and agreements herein contained or such other terms & conditions as the Lessor may, in its discretions, impose including the payment by the successor-in-interest such additional premium and/or enhanced rent as the Lessor may in its discretion think proper. In the event of breach of this conditions the agreement shall be determined at the discretion of the Lessor.

That the Lessee being a Company, shall not change its name without prior information to UPSIDC and effect enblock transfer of shares even in phases resulting in change of management unless a prior written permission of the Lessor is obtained.

Provided that right to determine this agreement under this clause will not be exercised if the industry at the premises has been financed by State Government or Industrial Finance Corporation of India or the U.P. Finance Corporation or the Industrial Development Bank of India or the Life Insurance India or Pradeshiya Industrial and Investment Corporation of Uttar Pradesh or Industrial Corporation of India or Pradeshiya Industrial and Investment Corporation of Uttar Pradesh or Industrial Reconstruction of India or any Schedule Bank (Including State Bank of India and its subsidiaries), Unit Trust of India or General Insurance Company or and its subsidiaries viz. National Insurance Company, New India Assurance Company, Oriental Insutance Company and United Insurance Company and New India Assurance Company, Oriental Insutance Company and United Insurance Gompany and Visited Insurance Company and United Insurance Company and Insurance Company and United Insurance Company and Visited Insurance Company and United Insurance Company and Visited Insurance Company and Visited Insurance Company and United Insurance Company and Visited Insurance Company and United Insurance Company and Visited Insurance Company and Visited Insurance Company and United Insurance Company and Visited Insurance Company and United Insurance Company and Visited Insurance Company and Visited Insurance Company and United Insurance Company and Visited Insurance Company and United Insurance Company and Visited Insurance Company and Visited Insurance Company and United Insurance Company and Visited Insurance Company and United Insurance Company and Visited Insurance Co

- (s) That it is further agreed that the lease shall stand automatically terminated if there be any change in the constitution of Lesee, partnership firm or private limited company etc. as on the date of execution of this deed without prior approval in. writting of the Lessor.
- (t) That in employing labour for his industry, skilled or unskilled, the Lessee shall give preference to one or two able bodied persons from the families whose lands have been acquired for the purpose of the said Industrial Area/Estate.

Dev. Corps. Leo
Regional Manage

And Director

TWEEN

ओ३मू

the opini of any o formed a rs relinq , relinqui t in writi ssee fa acturing ounts d use (1) nent or insolve bject t n respe ed pren cease lue till right o

to hir reof rent ages oren he

ith int

) Le

rec

a s

if

- AND IT IS HEREBY FURTHER AGREED AND DECLARED BY AND BETWEEN THE PARTIES TO THESE PRESENTS AS FOLLOWS:
- (a) Notwithstanding anything herein before contained if there shall have been in the opinion of the Lessor any breach by the Lessee or by any person claiming through or under him of any of the covenants or condition hereinbefore contained and on his part to be observed and performed and in particular without prejudice to the generality of this sub-clause, if the Lessee transfers relinquish, mortgages or assigns any part of the demised premises less than the whole of transfers, relinquishes mortagages or assigns the whole of the demised premises without the previous consent in writing of the Lessor as hereinbefore provided subject to exceptions in clause 3(J) or if the Lessee fails to commence and complete the buildings and to put the same to use and to carry the manufacturing and production for at least 90 days in the time and manner hereinbefore provided or if the amounts due to the Lessor as rent hereby reserved or any part of the premium or interest as stipulated in clause (1) shall be in arrears and unpaid for a period of 30 days after the same shall have fallen due for payment or if the lessee or the person in whom the Lease hereby created shall be vested shall be adjudged insolvent or if this lease is determined as hereinbefore specified, it shall be lawful for the Lessor subject to the provisions of clause 3 (r). 3(s) (without prejudice to any other right of action of the Lessor in respect of any breach of this deed), to re-enter without taking recourse to a court of law, upon the demised premises or any part thereof in the name of the whole and thereupon this demise shall absolutely cease and determine and amount equal to 20% of the total premium together with outstanding interest due till date, Lease rent due & other dues. if any shall stand forfeited to the Lessor without prejudice to right of the Lessor to recover from the Lessee all money that may be payable by the Lessee, hereunder with interest thereon @......%per annum and the Lessee shall not be entitled to any compensation whatsoever.

Provided always that the Lessee shall be at liberty to remove and appropriate to himself all his buildings, erections and structures, if any, made by him and all his materials thereof from the demised premises after paying up all dues, the premium, interest and the Lease rent upto date and all municipal and other taxes, rates and assessments then due and all damages and other dues accruing to the Lessor and to remove all such materials from the demised premises within three months or sooner of the date of expiration determination of the Lease as he may have himself put up and in case of failure on the Lessee's part to do so the buildings and erections standing on the demised premises and all materials thereof shall vest in the Lessor and the Lessee shall then have no right to claim for the refund of any money paid by him to the Lessor upto that time or to claim any compensation for the structures and materials put up by him on the demised premises.

Provided further and always that the right of re-entry and determination of the Lease as hereinbefore provided shall not be exercised if the industry at the demised premises has been financed by the State Government or Industrial Finance Corporation of India or the U.P. Finance Corporation or Industrial Development Bank of India or the Life Insurance Corporation of India or Industrial Credit and Investment Corporation of India of Pradeshiya Industrial and Investment Corporation of U.P. or Industrial Reconstruction Bank of India or any Scheduled Bank (including the State Bank of India and its subsidiaries), Unit Trust of India or General Insurance Company and its subsidiaries viz. National Insurance Company, Assurance Company, Oriental Insurance Company, United Insurance Company and trustees to debenture holders& the said financing body or bodies mentioned above remedy the breach or breaches within a period of 60 days from the

W.P. State Industrial Day. Corp.A Att

. .. siand Metals Limited

date of the notice issues or served by the Lessor on the said financing institution or institutions

- (b) Any losses suffered by the Lessor on a fresh grant of lease of the demised premises for breach of conditions aforesaid on the part of the lessee or any person claiming through or
- (c) All notices, consents and approvals to be given and notifications of any decisions by under him shall be recoverable by the Lessor. the Lessor shall be in writing and signed on behalf of the Lessor and shall be considered as duly served if the same shall have been delivered to, left or posted (even though returned unserved on account of refusal by the Lessee or otherwise howsoever) addressed to the Lessee at the usual or last known place of residence or business or office or at the plot of iand or at the address mentioned in these presents or if the same shall have been affixed to any building or erection whether temporary or otherwise upon the said land.
- (d) All powers exercisable by the Lessor under this lease may be exercised by the Managing Director of U.P. State Industrial Development Corporation Limited. The Lessor may also authorise any other officer or officers of the Corporation to exercise all or any of the powers exercisable by him under this lease.

Provided that the expression Managing Director shall include the Managing Director for the time being or any other officer who is entrusted by the Lessor with function similar to those

- (e) That the Lessor and the Lessee hereby agreed that all sums due under this deed from of the Managing Director. the Lessee on account of premium, rent, interest or damages for use and occupation or service and /or maintenance charges or on any other account whatsoever shall be recoverable as arrears of land revenue.
- (f) That the determination of this deed shall in no way prejudice or effect the right of the Lessor to recover from the Lessee any sum which the Lessor may fix on account of the damage done by the Lessee or his agent or workmen to the demised premises or which may result from faulty maintenance or carelessness in proper maintenance.
- (g) That any relaxation or indulgence granted by the Lessor shall not in any way prejudice the legal right of the Lessor.
  - (h) The stamp and registration charges on this deed shall be borne by the Lessee.
- 5. Notwithstanding any other provisions herein before contained to the contrary the Lessee shall put up the whole of the property demised under this presents for the Industrial use to the satisfaction of the Lessor and the Lessor shall have the right to determine the Lease of that much area of the plot of land demised which has not been actually so put to use within a reasonable time at its discretion or even to determine the lease of the whole of the land demised under these presents. The decision of the Lessor shall be binding with regard to the extent of the user as aforesaid as to whether the whole of demised land has been utilised or only a portion has been used and the Lessee shall be bound by the decision of the Lessor in this regard. The Lessee hereby expressly agrees to the determination of the lease in part at the descretion of the Lessor.

It is further expressly agreed by the Lessee that the lease in part or as a whole for default of the provisions of this clause shall be terminable by a three months notice to quit on behalf of the Lessor. nor orang Metals Limited

U.P. State Industrial Dev. Corps. Etc.

Regional Manage The state of the s

	(12)	had earlier been given
	that the afores	said premises had earlier been given
6. (a) That the Lesee is full by the Lessor to Shri/Km./M/s. Shri/km./m/s.	Synite Sho	14-6
to a control Shill Addition	L C V	
through the lease	8.7	the Lessor Vide
duly registered the boar determined	d/surrendered and	RHAD
but the lease has been determined No. 1424/SIDC	and as such h	as ceased absolutely.
dated	the parties to	this deed that in case the Lessee is

- (b) That it is hereby agreed between the parties to this deed that in case the Lessee is not able to get or retain possession of the demised premises due to a civil action or other legal proceedings initiated by the prior Lessee then, in that case the Lessee shall not be eligible to any reimbursement from the Lessor and shall further be liable to defend the civil action or
- 7. The lessee will mention in the postal address of their correspondence letter invariably proceedings as aforesaid at his own cost. the name of UPSIDC Industrial Area.

IN WITNESS HEREOF the parties hereto have set their hands the day and in the year For and on behalf of first above written.

U.P. State Industrial Development Corporation Ltd

Signed by:

a. Witness: Jansherawd

Sto Son Harrow Davi

b. Witness: 180 Son Nagar Hardwa

Michania

(P. X. Sharrow)

(P. X. Sharrow)

1 Signed by:

a. Witness. Janabaha

Townson

b. Witness.

Regional Manage

For and on behalf of the Lessee

For Sicha Metals Limited

As. Director

L.D.(DTL) June, 03

