

Flat no 401, PADMASHRUSHTI APARTMENT, Chaitnya Nagar Behind

Mahaveer Classes ,adjacent to Dnyeshwar Mandir , Jalgaon Tal. & Dist. Jalgaon. 94203 87646

State Bank of India - Backbay Reclamation Branch

Borrower— Salasar Autocrafts Pvt.Ltd. ,Jalgaon through its director

Mrs. Preeti Prakash Jakhete & Akshay Prakash Jakhete , Mumbai.

Guarantor-- M/s. Prabhanjan Automobiles Pvt Ltd through its directors Mrs Preeti Prakash Jakhete & Mr. Aditya Prakash Jakhete.

Property--- Plot no.H-2/1 ,admeasuring area 6000 sq.mts., & Built up area 2019.40 sq.mts. ,situated at village Mehrun MIDC Addl. Jalgaon Industrial area Tal & Dist -Jalgaon.



CHALLAN MTR Form Number-6



GRN MH011515293202021E BARCO	DE IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	11111 11111 11111	III Da	te 11/02/2021-13:38:03	Form	n ID			
Department Inspector General Of Registra	ition			Payer Details					
Search Fee	As all of the section	TAX ID / T	AN (If Any)						
Type of Payment Other Items		PAN No.(If	Applicable)						
Office Name JLG1_HQR SUB REGISTRAR JALGAON 1		Full Name		Adv Bharti Isai					
Location JALGAON	est by 1941 Names					A Property		_	
Year 2020-2021 One Time		Flat/Block	No.						
Account Head Details	Amount In Rs.	Premises/	Building			44.15		_	
0030072201 SEARCH FEE	750.00	Road/Stre	et			V 100		-	
		Area/Loca Town/City		Jalgaon					
	1 10 7 2 1-	PIN	Y 10	4	2	5	0	0	1
		Remarks (i		2021 of Plot no H/2/1 at M	Mehru	un Mi	DC J	algao	n
	HILL III	Amount In	Seven H	undred Fifty Rupees Only					
Total	750.00	Words	36	Miles Market	100				
Payment Details STATE BANK C	DF INDIA		F	OR USE IN RECEIVING E	BAN	K			
Cheque-DD Details	La Service	Bank CIN	Ref. No.	000405720210211035	01 1	K0AZ	AXJE	17	
Cheque/DD No.		Bank Date	RBI Date	11/02/2021-13:24:42	1	Not V	erified	with	RBI
Name of Bank	The State of the S	Bank-Brand	ch	STATE BANK OF IND	IA				
lame of Branch	en in day on t	Scroll No.,	Date	Not Verified with Scrol	11			MI	

Department ID : Mobile No. : 9420387646 NOTE:- This challan is valid for reason mentioned in Type of payment only. Not valid for other reasons or unregistered document सदद चलन "टाइप ऑफ पेकेंट" मध्ये नमुद कारणासाढीच लागु आहे . इतर कारणासाढी किंवा नोदणी न करावसाच्या दस्तांसाठी लागु नाही .



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Sau. Bharti Dinesh Isai

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corporation under chapter V of the said Act, the corporation has powers for the acquisition and disposable of the land u/s 11 of the said land, the presumption about the legality and validity of the proceeding of the corporation is available. The property describe in the schedule is part of the larger piece(s) of the land acquire by the corporation having regard to above provisions it may not be necessary to trace the title history before acquisition.

2—M.I.D.C Allotted Plot no.H-2/1 ,admeasuring area 6000 sq.mts.,situated at village Mehrun MIDC Addl. Jalgaon Industrial area Tal & Dist –Jalgaon to Sau.Sudha Shrikant Khatod ,Shri.Shriksnt Gopaldas Khatod ,Shri.Shriram Gopaldas Khatod & Sau.Kalpana Shriram Khatod partners of M/S Shri Shri Resorts ,Jalgaon being acquired the same property by virtue of final lease deed which duly Registered Deed of Conveyance for Lease Right document bearing no.1378/2011 ,dt.11-03-2011 at the office of Sub-Registrar Jalgaon.

3—Revised plan approval issued by Deputy Engineer & SPA MIDC, sub-div.Jalgaon on 16-09-2016.

4—Completion certificate — Completion certificate issued by Deputy Engineer ,MIDC , sub-div.Jalgaon on 15-02-2017 in respect of Plot no.H-2/1 ,admeasuring area 6000 sq.mts., & Built up area 2019.40 sq.mts. ,situated at village Mehrun MIDC Addl. Jalgaon Industrial area Tal & Dist –Jalgaon.

5--I found that Sau. Sudha Shrikant Khatod ,Shri. Shriksnt Gopaldas Khatod ,Shri. Shriram Gopaldas Khatod & Sau. Kalpana Shriram Khatod partners of M/S Shri Shri Resorts ,Jalgaon transfer their lease property Plot no.H-2/1 ,admeasuring area 6000 sq.mts., & Built up area 2019.40 sq.mts. ,situated at village Mehrun MIDC Addl. Jalgaon Industrial area Tal & Dist -Jalgaon to M/s. Prabhanjan Automobiles Pvt Ltd through its directors Mrs Preeti Prakash Jakhete & Mr. Aditya Prakash Jakhete by way of Registered lease deed no.1858/2018 dt.11-05-2018 at the office of Sub-Registrar Jalgaon-3 .

9	Nature of Title of the intended Mortgagor over the Property (whether full ownership rights, Leasehold Rights, Occupancy/ Possessory Rights or Inam Holder or Govt. Grantee/Allottee etc.)	/5
10	If leasehold, whether;	Yes Property is leasehold
	a)lease Deed is duly stamped and registered	Yes
	b)lessee is permitted to mortgage the Leasehold right,	Yes



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	c)duration of the Lease/unexpired period of lease,	95 years from 1/3/2011
	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.	Not applicable
	e)Whether the leasehold rights permits for the creation of any superstructure (if applicable)?	Not applicable
	f) Right to get renewal of the leasehold rights and nature thereof.	Not applicable
11	If Govt. grant/ allotment/Lease-cum/Sale Agreement, whether;	This is not a Government allotted land
	grant/ agreement etc. provides for alienable rights to the mortgagor with or without conditions,	Not applicable
	the mortgagor is competent to create charge on such property,	Not applicable
	Whether any permission from Govt. or any other authority is required for creation of mortgage and if so whether such valid permission is available.	Not applicable
12	If occupancy right, whether;	No occupancy right
	a)Such right is heritable and transferable,	Not applicable
	b) Mortgage can be created.	Not applicable
13	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
14	If the property has been transferred by way of Gift/Settlement Deed, whether:	No the property has not been transferred by way of Gift/Settlement Deed.
	 a) The Gift/Settlement Deed is duly stamped and registered; 	Not applicable
	b) The Gift/Settlement Deed has been attested by two witnesses;	Not applicable
	c) The Gift/Settlement Deed transfers the property to Donee;	Not applicable
	 d) Whether the Donee has accepted the gift by signing the Gift/Settlement Deed or by a separated writing or by implication or by actions; 	Not applicable
	e) Whether there is any restriction on the Donor in executing the gift/settlement deed in question;	Not applicable
	f) Whether the Donee is in possession of the gifted property;	Not applicable
	g) Whether any life interest is reserved for the Donor or any other person and whether there is a need for any other person to join the creation of mortgage;	Not applicable
	h) Any other aspect affecting the validity of the title passed through the gift/settlement deed.	Not applicable
15	(a) In case of partition/family settlement deeds, whether the original deed is available for deposit. If not the modality/procedure to be followed to create a valid	Not applicable



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



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		security
19	(a) Whether the property belongs to any trust or is	
	subject to the rights of any trust?	to any trust
	(b) Whether the trust is a private or public trust and whether trust deed specifically authorizes the mortgage of the property?	Not applicable
	(c) If so additional precautions/ permissions to be obtained for creation of valid mortgage?	Not applicable
	(d) Requirements, if any for creation of mortgage as per the central/state laws applicable to the trust in the matter.	Not applicable
20	(a) If the property is Agricultural land, whether the local laws permit mortgage of Agricultural land and whether there are any restrictions for creation/enforcement of mortgage.	No property is not Agricultural land
	(b) In case of agricultural property other relevant records/documents as per local laws, if any are to be verified to ensure the validity of the title and right to enforce the mortgage?	Not Applicable
	(c) In the case of conversion of Agricultural land for commercial purposes or otherwise, whether requisite procedure followed/ permission obtained.	Not Applicable
21	Whether the property is affected by any local laws or other regulations having a bearing on the creation security (viz. Agricultural Laws, weaker Sections, minorities, Land Laws, SEZ regulations, Costal Zone Regulations, Environmental Clearance, etc.)	No
	(a) Whether the property is subject to any pending or proposed land acquisition proceedings?	No as per revenue record
	(b) Whether any search/enquiry is made with the Land Acquisition Office and the outcome of such search/enquiry.	Not applicable
	(a) Whether the property is involved in or subject matter of any litigation which is pending or concluded?	No
	(b) If so, whether such litigation would adversely affect the creation of a valid mortgage or have any implication of its future enforcement?	Not applicable
	(c) Whether the title documents have any court seal/ marking which points out any litigation/ attachment/security to court in respect of the property in question? In such case please comment on such seal/marking.	No No
1	(a) In case of partnership firm, whether the property belongs to the firm and the deed is properly registered.	Property does not belong to Partnership firm
1	(b) Property belonging to partners, whether thrown on hotchpot? Whether formalities for the same have been completed as per applicable laws?	Not applicable
((c) Whether the person(s) creating mortgage has/have authority to create mortgage for and on behalf of the	Not applicable



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1	îm.	
8	Whether the property belongs to a Limited Company, check the Borrowing powers, Board resolution, authorization to create mortgage/ execution of documents, Registration of any prior charges with the Company Registrar (ROC), Articles of Association /provision for common seal etc.	Yes Property belongs to a limited company
1	b) i) Whether the property (to be mortgaged) is purchased by the above Company from any other Company or Limited Liability Partnership (LLP) firm ? Yes / No.	No
F	i) If yes, whether the search of charges of the property (to be mortgaged) has been carried out with Registrar of Companies (RoC) in respect of	No
	such vendor company / LLP (seller) and the vendee company (purchaser) ?	by PSA Sodie
	ii) Whether the above search of charges reveals any prior charges/encumbrances, on the property	No
	proposed to be mortgaged) created by the vendor company (seller) ? Yes / No.	No
V	v) If the search reveals encumbrances / charges, whether such charges /encumbrances have been eatisfied? Yes/No	complex
a	n case of Societies, Association, the required authority/power to borrower and whether the mortgage can be created, and the requisite resolutions, byeaws.	Not applicable
	a) Whether any POA is involved in the chain of title?	POA is Not involved
(I ir A re in is	b) Whether the POA involved is one coupled with 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 irrevocable as per law.	Not applicable
he or	in case the title document is executed by the POA older, please clarify whether the POA involved is (i) ne executed by the Builders viz. Companies/irms/Individual or Proprietary Concerns in favour of their Partners/ Employees/ Authorized	The state of the s
Ag bu of	epresentatives to sign Flat Allotment Letters, NOCs, greements of Sale, Sale Deeds, etc. in favour of uyers ofFlats /units (Builder's POA) or (ii) other type POA (Common POA).	Not applicable
of ve	POA is available and the same has been wrifted/compared with the original POA.	Not applicable
(e	In case of Common POA (i.e. POA other than	
- 00	uilder's POA), please clarify the following clauses in	Not applicable



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	respect of POA.	
	i. Whether the original POA is verified and the title investigation is done on the basis of original POA? ii. Whether the POA is a registered one? iii. Whether the POA is a special or general one? iv. Whether the POA contains a specific authority for execution of title document in question?	Not applicable
	(f) Whether the POA was in force and not revoked or had become invalid on the date of execution of the document in question? (Please clarify whether the same has been ascertained from the office of sub- registrar also?)	No
	(g) Please comment on the genuineness of POA?	Not applicable
	(h) The unequivocal opinion on the enforceability and validity of the POA?	Not applicable
28	Whether mortgage is being created by a POA holder, check genuineness of the Power of Attorney and the extent of the powers given therein and whether the same is properly executed/ stamped/ authenticated in terms of the Law of the place, where it is executed.	Mortgage is not created by POA holder
29	If the property is a flat/apartment or residential/commercial complex, check and comment on the following: (a) Promoter's/Land owner's title to the land/ building; (b) Development Agreement/Power of Attorney; (c) Extent of authority of the Developer/builder; (d) Independent title verification of the Land and/or building in question; (e) Agreement for sale (duly registered); (f) Payment of proper stamp duty; (g) Requirement of registration of sale agreement, development agreement, POA, etc.;	No the property is not a flat/apartment or residential /commercial complex No Not applicable Not applicable Not Applicable No Not applicable No Not applicable
	(h) Approval of building plan, permission of appropriate/localauthority, etc.;(i) Conveyance in favour of Society/ Condominium concerned;	Not Applicable Not Applicable
	(j) Occupancy Certificate/allotment letter/letter of possession;(k) Membership details in the Society etc.;	Not applicable
	(I) Share Certificates; (m) No Objection Letter from the Society; (n) All legal requirements under the local/Municipal	Not Applicable
	laws, regarding ownership of flats/Apartments/Building Regulations, Development Control Regulations, Cooperative Societies' Laws etc.; (o) Requirements, for noting the Bank charges on the records of the Housing Society, if any;	Not applicable Not applicable Not applicable
	(p) If the property is a vacant land and construction is yet to be made, approval of lay-out and other precautions, if any.	Not Applicable



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Annexure - B: Report of Investigation of Title in respect of immovable

	 a) Name of the Branch / BU seeking opinion. 	State Bank of India -Nariman Point ,Branch - Mumbai
	b) Reference No and date of the letter under the cover of which the documents tendered for scrutiny are forwarded c) Name of the Borrower	Adv. Code—MAH/1280/2003 Salasar Autocrafts Pvt.Ltd. ,Jalgaon through its director Mrs. Priti Prakash Jakhete & Akshay Prakash Jakhete , Mumbai.
2	a) Name of the unit / concern /company / person offering the property (ies) as security	M/s. Prabhanjan Automobiles Pvt Ltd through its directors Mrs Preeti Prakash Jakhete & Mr. Aditya Prakash Jakhete.
	b) Constitution of the unit / concern/person /body /authority offering the properly for creation of charge	Ownership by lease
	c) State as to under what capacity is security offered (whether as joint applicant or borrower or as guarantor, etc.)	Guarantor
3	Complete or full description of the immovable property / (ies)offered as security for creation of mortgage whether equitable / registered mortgage.	Plot no.H-2/1 ,admeasuring area 6000 sq.mts., & Built up area 2019.40 sq.mts. ,situated at village Mehrun MIDC Addl. Jalgaon Industrial area Tal & Dist –Jalgaon .
а	Survey No.	Plot no.H-2/1
b	Door no. (in case of house property)	STEP TO STEP T
С	Extent / area including plinth / built up area in case of house property.	admeasuring area 6000 sq.mts., & Built up area 2019.40 sq.mts.
d	Locations like name of the place, village, city, registration, sub-district, etc.	situated at village Mehrun MIDC Addl. Jalgaon Industrial area Tal & Dist –Jalgaon.
е	Boundaries	On or towards East : Plot no. AM-9/1 Part On or towards West : Plot no.H-10 On or towards North : Plot o.H-2 towards South : MIDC service Road 20mts.



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Sr.No.	Date	Document	Ori/Erti	Yes/No
1	11-05-2018	Registered Agreement Lease dee document bearing no.1858/2018	d Original	Yes
2	03-04-2018	Copy of Board Resolution	Photocopy	Yes
3	11-04-2018	Letter no.MIDC/RO(DHL) /null/LMS 37/D-31244asking party to register the lease document.		Yes
4	16-09-2016	Revised Plan approval sanction by MIDC	original	
5	15-02-2017	Building Completion certificate		
6	11-02-2021	Verification from1991 to11-02- 2021 Receipt no. GRN MH011515293202021E		
	Particulars of erially and chro	the documents scrutinized-		
v n	lature of doc whether they are egistration extra lote: Only origi	cuments verified and as to e originals or certified copies or acts duly certified. nals or certified extracts from / land / revenue / other	All documents a certified copies	re original &
r c v	documents are registrar office documents mad nortgage? (pretrified copies with the TIR	obtained from the relevant sub- e and compared with the de available by the proposed lease also enclosed all such and relevant fee receipt along all pages in the certified de documents which are	original.	cuments are
0	btained direct	ctly from Sub- Registrar's en verified page by page with cuments submitted?		
b d p o n w (I	btained directifice have been e original door or	en verified page by page with cuments submitted? e certified copies of the title e not available, the copy ald be compared with the ertain whether the total page e copy tally page by page all produced.	Yes Certified document	nts are
b d p o n w (I fc	btained directifice have been e original door original door original to ascellation the original to ascellation case original or comparing or comparing or comparing or coutiously).	en verified page by page with cuments submitted? e certified copies of the title e not available, the copy ald be compared with the ertain whether the total page e copy tally page by page all produced.		nts are



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b) If such online/ computer records are available, whether any verification or cross checking are made and the comments/ findings in this regard.	Yes	
c) whether the genuineness of the stamp is possible to be got verified from any online portal and if so whether such verification was made	Not possible	
a) Property offered as security falls within the jurisdiction of which sub-registrar office?	Jalgaon Tal & Dist. Jalgaon	
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?	Sub Registrar Office at Jalgaon	
c)Whether search has been made at all the offices named at (b)above?	Yes	
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 any other records reveal registration of multiple title documents in respect of the property	
Chain of title tracing the title from the oldest to establishing title of the property in question from to the current title holder. And wherever Minor's involved, search should be made for a further p clearance of such clog on the Title. In case of loans of Rs.1.00 crore and above, search of title.	the predecessors in title/interest is interest or other clog on title is eriod, depending on the need for f property offered as security for	
not less than 30 years is mandatory.(Separate Si — 1-The Maharashtra Industrial Developmen		
constituted under The Maharashtra Act1961(Mah III of 1962) is an absolute or	Industrial Development	
described in i scheduled the said corporate to make special provision for securing the	orderly establishment in	
Industrial areas and Industrial estates of the Maharashtra to assist generally in the organization.	ganization thereof ,for the purpose	
of securing and assisting in the rapid and orderly establishment and organization of Industries in Industrial areas and Industrial estates in the		
state of Maharashtra Industrial Developmalia, the powers to acquire and hold such		
immovable as the corporation may deem any of its activities ,and to lease, sell, exc		
property held by it on such conditions as i		



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	(q) Whether the numbering pattern of the units/flats tally in all documents such as approved plan, agreement plan, etc.	Not applicable
30	Encumbrances, Attachments, and/or claims whether of Government, Central or State or other Local authorities or Third Party claims, Liens etc. and details thereof.	
31	The period covered under the Encumbrances Certificate and the name of the person in whose favour the encumbrance is created and if so, satisfaction of charge, if any.	Salasar Autocrafts Pvt.Ltd. ,Jalgaon through its director Mrs. Preeti Prakash Jakhete & Akshay Prakash Jakhete , Mumbai
32	Details regarding property tax or land revenue or other statutory dues paid/payable as on date and if not paid, what remedy?	Bank must obtain Tax receipt
33	(a) Urban land ceiling clearance, whether required and	Na
	if so, details thereon. (b) Whether No Objection Certificate under the Income Tax Act is required/ obtained.	No Not required
34	Details of RTC extracts/mutation extracts/ Katha extracts pertaining to the property in question.	As mentioned above
35	Whether the name of mortgagor is reflected as owner in the revenue /Municipal/ Village records?	Yes
36	(a) Whether the property offered as security is clearly demarcated?(b) Whether the demarcation/ partition of the property	Yes
	is legally valid? (c) Whether the property has clear access as per documents?	Yes Yes
	(The property should be legally accessible through normal carriers to transport goods to factories / houses, as the case may be).	
37	Whether the property can be identified from the following documents, and discrepancy/doubtful circumstances, if any revealed on such scrutiny? (a) Document in relation to electricity connection; (b) Document in relation to water connection; (c) Document in relation to Sales Tax Registration, if any applicable; (d) Other utility bills, if any.	Bank shall obtain said documents applicant.
38	In respect of the boundaries of the property, whether there is a difference/ discrepancy in any of the title documents or any other documents (such as valuation report, utility bills, etc.) or the actual current boundary? If so please elaborate/ comment on the same.	No
9	If the valuation report and/or approved/ sanctioned plans are made available, please comment on the same including the comments on the description and boundaries of the property on the said document and	valuation report and/or approved/ sanctioned plans not available



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	that in the title deeds. (If the valuation report and/or approved plan are not available atthe time of preparation of TIR, please provide these comments subsequently, on making the same available to the advocate.)	before me .
40	Any bar/restriction for creation of mortgage under any local or special enactments, details of proper registration of documents, payment of proper stamp	Not applicable
41	duty etc. Whether the Bank will be able to enforce SARFESI Act, if required against the property offered as security? Property is SARFAESI compliant (Y/N) Property is SARFAESI compliant title deeds, details of	No
42	In case of absence of other legal and other requirements for creation of a proper, legal and other requirements for creation of a proper, valid and enforceable mortgage by deposit of certified valid and enforceable etc., as also any precaution to extracts duly certified etc., as also any precaution to	for verification.
43	Whether the governing tawn constitutional documents of the mortgagor (other than natural persons) permits creation of mortgage and additional precautions, if any to be taken in such cases.	
44	Additional aspects relevant for investigation of title as per local laws.	No
45	Additional suggestions, if any to safeguard the interest of Bank/ensuring the perfection of security.	After disbursement charge of the bank must be created in revenue records.
16	The specific persons who are required to create mortgage/to deposit documents creating mortgage.	Salasar Autocrafts Pvt.Ltd. ,Jalgaon through its director Mrs. Preeti Prakash Jakhete & Akshay Prakash Jakhete , Mumbai.
7	Whether the Real Estate Project comes under Real Estate (Regulation and Development) Act, 2016? Y/N	No This Act is not applicable
	Whether the Project is registered with the Real Estate Regulatory Authority? If so, the details of such registration are to be furnished.	No
	Whether the registered agreement for sale as prescribed in the above Act/ Rules there under is executed.	
	Whether the details of the apartment/plot in question are verified with the list of number and types of apartments or plots booked as uploaded by the promoter in the website of Real Estate Regulatory Authority?	
	The second second	^

Date: 11-02-2021 Place: Jalgaon



Signature of the Advocate
Adv Bharti Isai



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Annexure - C1: Certificate of Title on the Basis of Certified copies of the Title Deed

I have examined the latest final lease deed ,completion certificate intended to be deposited relating to the scheduled property and offered as security mortgage by way of Registered/ Equitable/ English Mortgage and that the documents of Title referred to in the opinion are valid evidence of Right, Title and Interest and that if the said Registered/ Equitable mortgage is created it will satisfy the requirements of creation of Registered/ Equitable mortgage and further certify that:

- 2. I have examined the certified copies of Documents in detail, taking into account all the Guidelines in the check list vide Annexure B and the other relevant factors and undertake to re-examine the original title deeds as and when produced
- 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, 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 and relative Certified copies of Title Deeds, certified copies of such title deeds obtained from the concerned registrar office and encumbrance certificate (EC) I hereby certify the genuineness on the basis of the certified copies of the Title Deeds. Suspicious/ Doubt, if any, has been clarified by making necessary enquiries.
- **5.**There are no prior Mortgage/ Charges/ encumbrances as could be seen from the Encumbrance Certificate for the period from 1991 to 19-11-20211-02-2021 pertaining to the Immovable Property/(ies) covered by above said Certified copies Title Deeds. The property appears to be free from all Encumbrances.
- I. In case of second/subsequent charge in favour of the Bank, there are no other fortgages/charges other than already stated in the Loan documents and agreed to by



Flat no 401, PADMASHRUSHTI APARTMENT, Chaitnya Nagar Behind

Mahaveer Classes ,adjacent to Dnyeshwar Mandir , Jalgaon Tal. & Dist. Jalgaon. 94203 87646

7. Minor/(s) & his/their interest in the property/(ies) is to the extent of ______(specify the share of the minor with name). (strike out if not applicable) .

- 8--The Mortgage if created, will be available to the Bank for the Liability of the Intending Borrower, Salasar Autocrafts Pvt.Ltd., Jalgaon through its director Mrs. Preeti Prakash Jakhete & Akshay Prakash Jakhete, Mumbai.
- 9—. I certify that M/s. Prabhanjan Automobiles Pvt Ltd through its directors Mrs preeti Prakash Jakhete & Mr. Aditya Prakash Jakhete have an absolute, clear and Marketable title over the Schedule property/ (ies). I further certify that the above certified copies of title deeds appear to be genuine and a valid mortgage can be created on the basis of the original title deeds and the said Mortgage would be enforceable.
- 10. In case of creation of Mortgage by Deposit of title deeds, we certify that the deposit of original title deeds/ documents the certified copies of which have been examined would create a valid and enforceable mortgage:-
- 1- Registered final lease deed no. 1858/2018 dt.11-05-2018
- 2-Completion Certificate.
- 11-- There are no legal impediments for creation of the mortgage under any applicable Law/Rules in force.

SCHEDULE OF THE PROPERTY

Plot no.H-2/1 ,admeasuring area 6000 sq.mts., & Built up area 2019.40 sq.mts. ,situated at village Mehrun MIDC Addl. Jalgaon Industrial area Tal & Dist -Jalgaon .

Boundaries

On or towards East : Plot no. AM-9/1 Part

On or towards West : Plot no.H-10
On or towards North : Plot o.H-2

towards South : MIDC service Road 20mts

Place: Jalgaon

Date: 11-02-2021

Signature of the Advocate

Adv Bharti Isai

Salasai

Salasar Autocrafts Pvt Ltd

STATE BANK OF INDIA SME Backbay Reclamation Branch

Annexure - F: Checklist on identification and physical verification of the property

(Physical verification of the properties mortgaged to the Bank must be meticulously Followed in case of all loans.)

Name of Valuer: VIBHAD 2 Protesh R. Boxer

Name of the Branch/ Business Unit:- SME Backbay Reclamation (11688)

Name(s) of the Inspecting Officials:- Sandesh Malpani

Reema Panchal

S. No	Parameters	2621 9 (3.62.762) Details	(Y or N)	CSO	Relationship Manager
1	Name of the title holder of the prop- erty(ies)	Salasar Autocrafts Pvt Ltd	Yes		
2	Whether Borrower/s or Guarantor/s	Borrower	Yes		
3	Constitution of the Borrowers	Ltd Company	Yes	ul son euro	io perina
	Guarantors	Individual/Corporate	mail to be	AND AND SESTIMATE	on organish ?
4	Description of docu- ments scrutinized	As per Valuation Reports	Yes	o a membro	10 10 10 10 10
5	Description of Property/Properties (Address)	Plot No H-2-1, KIA Mo- tors, Ajantha Road, At MIDC, Tal. Jalgaon, Dist Jalgaon	Yes	of the propert	<u>غ</u>
6	Survey / Door No.	Plot No H-2-1	Yes	HE PERSONAL PROPERTY.	1 3
7	Extent	As per Valuation Reports	Yes	70 10	> \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
8	Location	As per Valuation Reports	Yes	Agnoth	18
9	Boundaries	As per Valuation Reports	Yes	7	
10	Location Details	As per Valuation Reports	grand and the	one sens to state	
11	Prominent landmark	As per Valuation Reports	Yes		
12	Nearest Bus stop	· Control Control Control	Yes	THE STATE OF THE PARTY.	200 000 1
13	Details of enquiries made with neighbours re- garding ownership/valuation	The enquiries made with the neighbours regarding the ownership & with other empanelled valuer regarding the valuation	Yes	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

VALUATION REPORT

RAKASH R. BASER.

G.D. ARCH., F.I.V., I.I.A., ARCHITECT - Reg. No.CA/80/6012. VALUER - Reg. No. CAT. - I - 217. Office :-

Phone No. 2225821.

5, Mansingh Market,

First Floor, Station Road.

Jalgaon.- 425001.

Resi.

Phone No. 2238720.

21A, Anand Nagar Hsng. Sty,

Ring Road. Jalgaon.- 425001.

Mobile No.

9422775017

Date

:- 13/02/2021.

Owner

M/S. PRABHANJAN AUTOMOBILES PVT LTD.

Property

COMMERCIAL CAR SHOWROOM @ PLOT NO. H-2-1, "KIA MOTORS",

AJANTHA ROAD, AT. MIDC, TAL. JALGAON, DIST. JALGAON.

LOGITUDE & LATITUDE OF PROPERTY: 20°58'48.8"N 75°35'34.5"E

Valuation

Rs. 10,67,21,000/-

(Rupees: Ten Crore Sixty Seven Lac Twenty One Thousand Only)

Realizable Value: Rs.10,13,84,950/- & Distress Sale Value: Rs.8,53,76,800/-

Govt. Ready Recknor Value: Rs.7,12,68,343/-

Enclosure

11 Pages & Photos.

E:\01 VALUATION REPORTS 2021\STATE BANK OF INDIA\NARIMAN POINT\01 VALUE. M-S. PRABHANJAN AUTMOBILES PVT LTD, Plot No. H-2-1, MIDC Tal. Jalgaon Dis.JALGAON...doc



Prakash R. Base?

G. D. ARCH., F.I.V., I.I.A. ARCHITECT Reg.No. CA/80/6012 VALUER Reg.No. CAT.I-217

GOVT. APPROVED VALUER

- · INCOME, GIFT, WEALTH TAX
- . M. S. F. C.
- M. C. H. F. S. (HOUSING FINANCE)
- . BANKS

FORMAT OF VALUATION REPORT

(To be used for all purpose of value above Rs. 5 Crore)

Name & Address of Branch

: State Bank of India, Nariman Point.

Name of customer (s) / borrower unit

: M/s. Salasar Autocraft Pvt Ltd.

-	- 01 00	100	The second	is courabt!
(Free.	and the	noitestion	report	is sought)
0.001	which	Aginer	A STATE OF THE PARTY OF THE PAR	

1.	Introduction	Flore No. H. J.
A	Name of the property owner (with address and phone number)	M/s. Prabhanjan Automobiles Pvt Ltd.
В	Purpose of valuation	Bank loan purpose.
C	Date of inspection of property	11/02/2021.
D	Name of the developer of the property (in case of developer built properties)	Self developed property.
2.	Physical characteristic of the property	ALC:
A	Location of the property	Ajantha Road, MIDC Area, At. MIDC.
1.	Nearby landmark.	MIDC Area, At. MIDC, Tal. Jalgaon.
II.	Postal address of the property.	Plot No. H-2-1, At. MIDC, Tal. Jalgaon.
III.	Area of the plot / land (supported by a plan)	Land Area = 6000.00 Sq.m.
IV.	Type of land, solid, rocky marsh land, reclaimed land, water-logged, lock land.	Solid land.
V.	Independent access / approach to the property etc.	Yes independent access available.
VI.	Google map location of the property with Neighborhood layout map.	Attached.
VII.	Details of road abutting the property.	20.0 M. MIDC Road then State Highway.
/111.	Description of adjoin property.	The property is Industrial land and Building.
x.	Plot No. / S. No.	Plot No. H-2-1.

5, MANSINGH MARKET, FIRST FLOOR, STATION ROAD, JALGAON - 425001. ©: 2225821

MOBILE: 94227 75017

	Ward / Village / Taluka	MIDC.					
	Sub-registry / block	Jalgaon.					
	District.	Jalgaon. Nil.					
	Any other aspect.						
-	Plinth area, carpet area ad saleable is to be mentioned separately and clarified.	Built up area = 142	9.68 Sq.m.				
i	Boundaries of the plot.	As per document	As per actual on site				
H	East	Plot No. H-10.	Plot No. H-10.				
H	West	Fire Station.	Fire Station.				
	North	Plot No. H-2.	Plot No. H-2.				
	South	MIDC 20 M. Road.	MIDC 20 M. Road.				
	Town Planning parameters	E/W = 100.00 M. & N	N/S = 60.00 M.				
)	Master plan provisions related to property in terms of land use.	Nil.					
)	FAR – floor area rise / FSI floor space index permitted and consumed.	FSI One, 21.55% Cor	nsumed.				
:)	Ground coverage.	21.55% i.e. 1293.52	Sq.m.				
i)	Comment on whether OC-occupancy certificate has been issued or not.	Nil.	-				
:)	Comment on unauthorized construction if any.	No unauthorized co	nstruction.				
)	Transferability of development right if any, building by-laws provision as applicable to the property viz, setback, height restriction etc.	No.					
()	Planning area / zone	MIDC & Town Plans	ning Jalgaon.				
)	Development controls.	MIDC & Jalgaon Mu	unicipal Corporation.				
	Zoning regulations.	Nil	011373110				
	Comment on the surrounding land use and adjoining properties in terms of uses.	Surrounded by Indi	ustrial land				
	Comment on demolition proceeding if any.	No.					
	Comment on compounding / regularization proceedings.	This land is surrour	nded by Brick compound				
	regularization proceedings.	wan					

	Document details and legal aspect of proper	rty.
	Ownership documents. 1. Sale deed, gift deed, leases deed. 2. TIR of the property.	Lease deed.
	Name of the owners	M/s. Prabhanjan Automobiles Pvt Ltd
	Ordinary status of freehold or leasehold including restrictions on transfer.	Lease holds Land.
n.	Agreement of easement if any.	Nil.
111.	Notification of acquisition if any.	Nil.
IV.	Notification of road widening if any.	Nil.
V.	Heritage restriction if any.	Nil.
VI.	Comment on transferability of the property ownership.	Nil.
VII.	Comment of existing mortgage of the property ownership.	To be Mortgage property.
/111.	Comment on existing mortgages / charge / encumbrances on the property, if any.	The property is to be mortgage.
IX.	Comment on whether the owner of the property has issued any guarantee (Personal or corporate) as the case may be.	Ni.
X.	Building plan sanction 1. Authority approving the plan. 2. Name of the office the authority. 3. Any violation from the approved building plan.	MIDC Jalgaon. MIDC Jalgaon. No.
XI.	Whether property is agricultural land if yes any conversion is contemplated.	Not agricultural land.
XII.	Whether the property is SARFAESI complaint.	Yes.
XIII.	a. All legal document, receipts to electricity, water tax, municipal tax and other building taxed to be verified and copies as applicable to be Enclosed with the report.	Yes, Verified, Copy Enclosed.
	b. Observation on dispute or dues if any in payment of bills / taxed to be reported.	Nil.

l		
	Whether entire piece of land on which the	Property is mortgage.
	unit is set up / property is situated has	
	been mortgage or to be mortgage.	
	Qualification in TIR / mitigation suggested	Nil.
	if any.	
	Any other aspect.	Nil.
	Economic aspect of the property	
	i. Reasonable letting value.	Nil.
	ii. If property is occupied by tenant.	Nil.
	- Numbers of tenants.	
	- Since how long (tenant – wise)	
	- Status of tenancy right.	
	- Rent received per month (tenant	7
	wise) a comparison of existing	Yes, Avislands
	Market rent.	Nil.
	iii. Taxed and other outings.	Nil.
	iv. Property insurance.	Nil.
	v. Monthly maintenance charge.	Nil.
	vi. Security charge.	Nil.
	vii. Any other aspect.	Yes
	Socio-cultural aspect of the property.	Yes
	Descriptive account of the location of the	Nil. Available
	property in term of social structure of the	
	area, population, social stratification,	
	region origin, economic level, location of	
	slums, squatter settlements nearby etc.	Within 2.00 Kms.
	Whether property belongs to social	No.
	infrastructure like hospital, school, old age	1911
	homes etc.	and the second
	nomes etc.	and a second

and open space.	SER AZ
i. School ii. Medical facility. iii. Recreational facility in terms of parks	Within 2.00 Kms. Medical facility available within 2.00 to 3.00 Kms. Nil
Social infrastructure in terms of.	Van
nearby.	Year
iv. Availability of other public utilities	Yes, Available.
iii. Road and public transport connectivity.	Yes
ii. Electricity.	Yes
i. Solid waste management.	No.
facilities viz.	No.
Description of physical infrastructure	23 years
iii Storm water drainage.	50 years if proper maintain.
ii. Sewerage / sanitation system underground or open.	Yes, Available.
i. Water supply.	
availability in terms of.	Sand, Coment, Stent, Ericks To property is RCC frame structure.
Description of aqua infrastructure	The second fields
Infrastructure availability	
Any other aspect.	Nil.
iv. Car parking facility.v. Balconies etc.	
Building.	
III. Utility space provided within the	
II. Storage space.	
L. Space allocation.	
of the property in terms of.	
Property. Description of the functionality and utility	Nil.

	Marketability of the property.	
- National	Marketability of the property in terms of	
	1. Location attributes.	Fully Industrial Area.
	ii. Scarcity.	Nil.
	iii. Demand and supply of the kind of	Nil.
	Subject property.	100
	iv. Comparable sale price in the locality.	Not Available.
	Any other aspect which has relevance on the value or marketability of the property.	No other aspect.
0.	Engineering and technology aspects of the property.	
1.	Type of construction.	RCC & MS Steel
3.	Material and technology used.	Sand, Cement, Steel, Bricks
C.	Specification.	The property is RCC frame structure.
D.	Maintenance issue.	Good in Maintenance.
E.	Age of the building.	App. 09 years old.
	Estimated future life of building	56 years if proper maintain.
ŝ.	Total life of the building	65 years.
1.	Extent of deterioration.	No. s. 15000/- = Rs. 1,94,02 800
,	Structural safety.	Yes. 13,61,604
	Protection against natural disaster viz.	Yes. = Rs.12,80,000/
	earthquakes.	rh. x Rs.250/- = Rs.11,76,620/-
ζ.	Visible damage in the building.	No. = 80 12.00 (10)
	System of air-conditioning.	Yes.
И.	Provision of firefighting.	Yes.
1.	Copies of the plan and elevation of the	No.
	building to be included.	
-	Envoi mental factors.	
	Use of environment friendly material,	Nil.

Provision of rain water harvesting.	Nil.	and scale refers
Use of solar heating and lighting system etc.	Nil.	
Presence of environmental pollution in the	Nil.	
vicinity of the property in terms of		
industry, heavy traffic etc.		
Architectural and aesthetic quality of		
property.	Act	u filet
Descriptive account on whether the building is modern, old fashioned, plain	Nil.	
looking or decorative, heritage value,	For Construction	
presence of landscape elements etc.	1429.68 x Rs.22990	
VALUATION.	Tola	× 8×7,12,63,363/
Land Value		
Land Area = 6000.00 Sq.m.		
MIDC Currant Rate Rs.3740/- per Sq.m. for	Commercial Land	
Rs.3740/- + 20% for Highway Frontage i.e. I	Rs.748/- = Rs.4458/- S	ay. Rs.4500/-
Land Value As per Current N	AIDC Commercial Rat	e
6000.00 x Rs. 4500/-		= Rs.2,70,00,000/-
Premium for Commercial Pl	ot 8,53,76,800/4	
6000.00 x Rs. 9000/-	Rs.2,07,64,400/-	= Rs.5,40,00,000/-
Building Value	Total	= Rs.8,10,00,000/-
	m v Pc 15000/	= Rs.1,94,02,800/-
	.m. x Rs.15000/-	lected to change time
b) Mezz. Floor = 136.16 Sq.	.m. x Rs.10000/-	= Rs.13,61,600/-
b) Compound wall = 320.00 Rmf	t. x Rs.4000/-	= Rs.12,80,000/-
c) Pavement in open area = 4706.48 Sq	.m. x Rs.250/-	= Rs.11,76,620/-
d) Fixed in furniture, fixtures, Falls ceiling		= Rs.12,00,000/-
e) MS gate, Boring, Fire Fighting Arrangem	ent, Ramp.	= Rs.13,00,000/-
	noetten I have Tota	Rs.2,57,21,020/
Methodology of valuation – procedures	Land & Building M	
adopted for arriving at the valuation.	brekens measure	
Valuer may consider various approaches	Caracata Sheat ats	
and state explicitly the reason for adopting		
particular approach and assumption made Basis adopted with supporting date,		
comparable sales and reconciliation of	appara	
- Paradic Jules dila recollenation of	PAICED TO	
various factors on which final value	BASEMAN	

Prevailing market rates / price trend of the 99acres.com & magickbricks.com reference property in the locality / city form attached. property search sites viz. magickbricks.com / 99acres.com / makaan.com etc. if available, For Highway Abutting Plot Guideline rate obtained from registrar Rs.6400/- per Sq.m. for Land (Zone - 1.2) office / state govt. gazette / income tax 6000.00 x Rs.6400/- = Rs.3,84,00,000/-For Construction notification. 1429.68 x Rs.22990/- = Rs.3,28,68,343/-Total = Rs.7,12,68,343/-Summary of valuation Rs.8,10,00,000/-Land Rs.2,57,21,020/-Building Rs.10,67,21,020/-Fair market value. Rs.10,67,21,000/-Say Amount. Realizable value. Rs.10.13,84,950/-Forced / distress sale value. Rs.8,53,76,800/-Insurable Value Rs.2.07.64.400/i. In case of variation of 20% or more in The market rate based on the actual observation and potentiality of the property and the market the valuation proposed by the valuer trends which are subjected to change time to and the guideline value provided in the time and situation. Industrial, Commercial and state govt. notification or income tax development growth of all around the property. gazette justification on variation has to The difference between market value and be given. government value is higher than 20% is because of considering the present status of market position I have workout the fair market rate and prepared the above said property valuation. ii. Details of last two transactions in the Separate Sheet attached. locality / area to be provided, if available.

Available sales of instance

r : M/s. Raaj Autotech Private Limited.

haser : M/s. Sohamm Motors Jalgaon Pvt Ltd.

perty Address : Plot No. P-93/1, MIDC Jalgaon.

hased Amount : Rs.5,50,00,000/- for Land & Building.

:hased Date : Dt. 17/03/2012.

istration No. : 1855/2012.

d Area : 3666.00 Sq.m.

It up Area : 1642.20 Sq.m.

1st. Rate Workout: Total Purchased Amount of Land & Construction Rs.5,50,00,000/-.

nstruction Amnt. : 1642.20 Sq.m. x Rs.13000/- = Rs.2,13,48,600/-

maining Land Amnt: Rs.3,36,51,400/-

id Workout Rate : Rs.3,36,51,400/-

3666.00 Sq.m. = 9179.32 per Sq.m.

w the available sales of instance are from year 2012 and we are working and preparing

valuation in 2021. The Workout land Rate is Rs.9179/- per Sq.m. in 2012.

d. 6.25% per year in workout rate. Rs.573.68/- per Sq.m. per year.

nce: Rs.574/- x 8 = Rs.4592/-

erefore work land rate of purchased deed. Rs.9179/- per Sq.m.

d difference of 8 years workout Rs.4592/- per Sq.m.

Total Rs.13771 per Sq.m.





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Department of Registration & Stamps Government of Maharashtra

नोंदणी व मुद्रांक विभाग महाराष्ट्र शासन

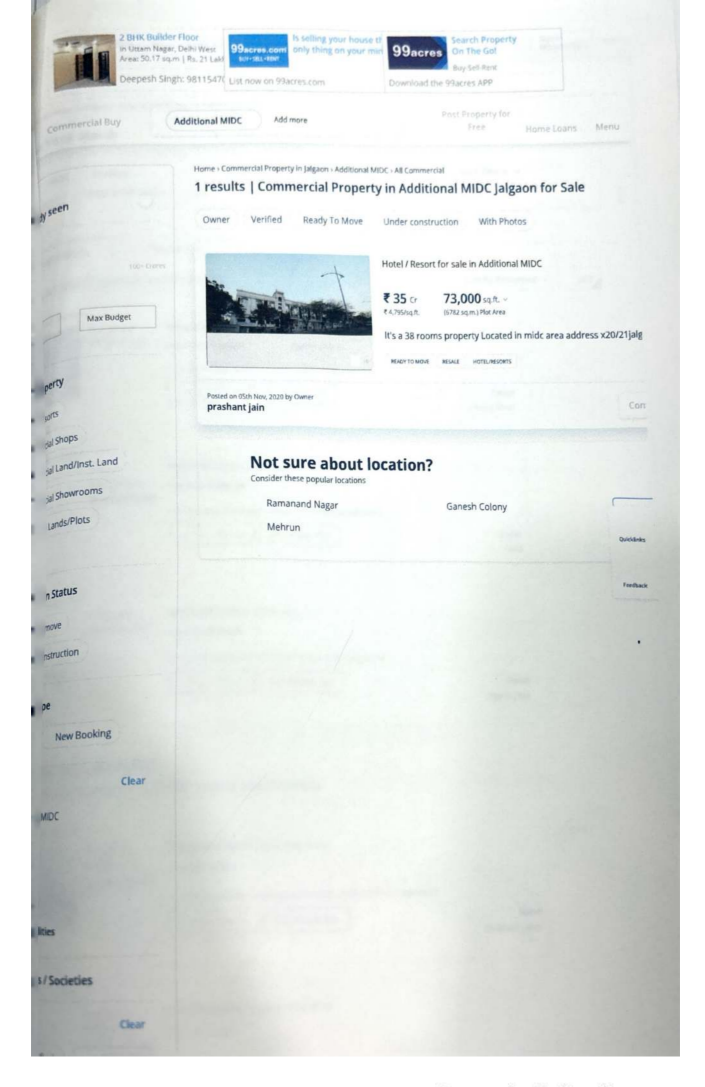


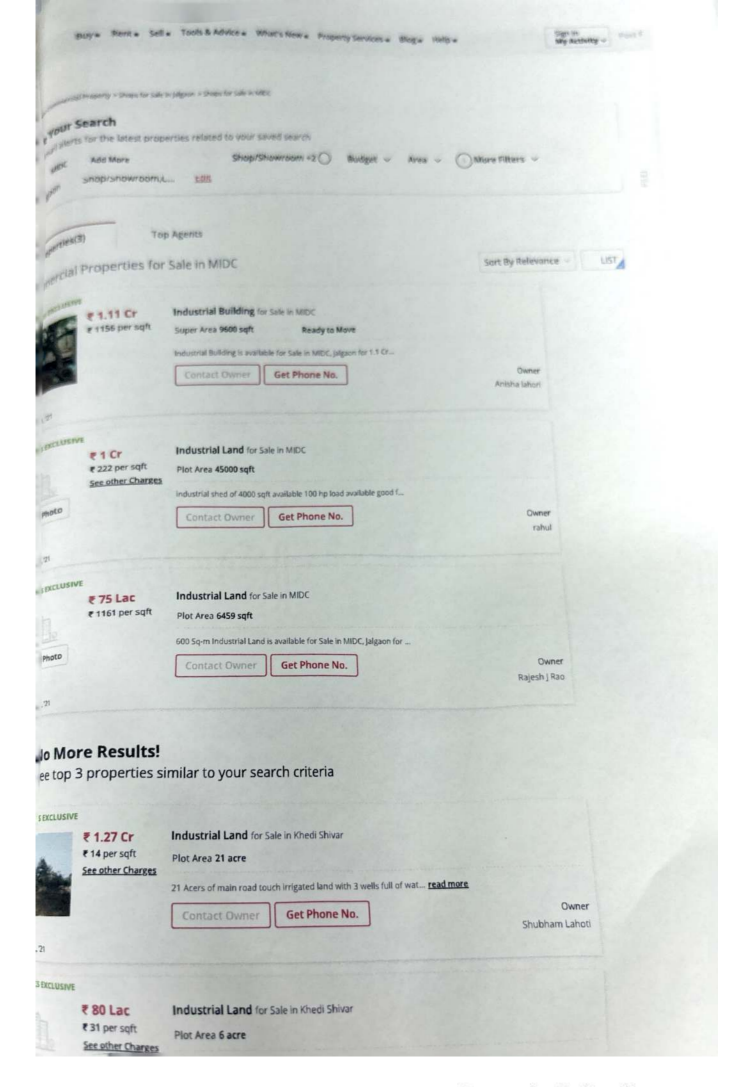
नोंदणी व मुद्रांक विभाग, महाराष्ट्र शासन बाजारमूल्य दर पत्रक

	Annual State	ment of	Rates					Language English
Selected Dis	strict जळगाव ४							
Select Taluk	a जळगाव ४							1777
Select Village	e जळगांव बसाहत व अति,जळगांव (मेहरुण, खेडी बु.	, कुस्ं 🕶						
Search By	O Survey No Location							
	100		निवासी सदनिका	वॉफीस	दकाने	औद्योगिक	THER (Rs./)	
	पविश्वाम	चुनी जमीन	0	0	3,111	0	चौ. मीटर	1
SurveyNo	1.1-राज्य महामार्गास सन्मुख निवासी भुखंड	5300		0	0		चौ. मीटर	
SurveyNo	1.2-राज्य महामार्गास सन्मुखवाणिज्य भुखंड	6400	0			0		
SurveyNo	1.3-राज्य महामार्गाम सन्मुख औद्योगिक भुखंड	2800	0	0	0	0	चौ. मीटर	1
SurveyNo	2.1-20 मी.पेक्षा जास्त रुंदीच्या रस्त्याम सन्मुख निवासी भुखंड	5200	0	0	0	0	चौ. मीटर	1 1
SurveyNo	2.2- 20 मी.पेक्षा जास्त रुंदीच्या रस्त्यास सन्मुख वाणिज्य भुखंड	4500	0	0	0	0	SER A	de la companya della companya della companya de la companya della
		2				3	REGD.	Cyle



Imagery ©2021 CNES / Airbus, Maxar Technologies, Map data ©2021





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Dep	artment Inspector General Of	Registration					Payer Deta	ails				_
	Stamp Duty		7	TAX ID (If	Anv)	T						
Туре	e of Payment Registration Fee			PAN No.(If		hlei						
-				PAN No.(II	Applicat		RABHANJAN AL	ITOM	OBIL	E PVT I	TD	_
Offic	ce Name JLG3_JALGAON 3 JC	DINT SUB REGISTRAR		Full Name		PF	RABHANJAN A	JION	ODIL		.,,	
Loca	ition JALGAON											
Year	2018-2019 One Time			Flat/Block	No.	М	DC PLOT NO H	1-2/1				
	Account Head Detail			Rs. Premises/Building								
		Amo	ount In Rs.	Premises/	Building		00.00 Sq.M	_				_
0030	0030046401 Stamp Duty		100.00	Road/Stree	et	30						_
0030	0030063301 Registration Fee		30000.00	Area/Local	lity	ME	HRUN					
	,	RILE		Town/City/	District							
JOHN		SOB-REGION				-		4	2	5 (0 0	7
	14/8	13 C 100		PIN				7				
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	market and the same and	70.0	30,100.00	vvorus	_						-	_
rayin	ent Details IDBI BA	NK	-	FOR			R USE IN RECEIVING BANK					
	Cheque-DD	Details		Bank CIN	Ref. No.	691	1033320180410	14547	161	801784		
_	ue/DD No.			Bank Date RBI Date 1		10/	10/04/2018-16:35:28			11/04/2018		
Chequ	of Bank			Bank-Branch	1	IDBI BANK						
				Scroll No. , D	ate	100) , 11/04/2018					
Name	of Branch					valid fo	r timesainteend .	bile N			823377 विद्यागु	8
Name Name NOTE સदर	- This challan is valid for docur ঘলাৰ ক্ষিত্ৰত বুহুমুগ্ৰ লিব্যুক্ত কাৰ Signature No Verified Digitally signed by VIRTUAL TREAS Ian Deface NUBAL 21	nent to be registered in र्जालयात नोदणी करावयार t OS RY	Sub Regist व्या दस्तासा	rar office or ठी ट्वागु आ	nly. Not v हे - नोदप	णी न	क्यवयाच्या दस्त	II-CHO				
Name Name NOTE सदर लाही .	- This challan is valid for docurticle केवळ दूरग्रा निवंधक कार Signature No Verified Digitally signed by VIRTUAL TREAS Ian Deface Hall 2018 05 11 17:49:53 IST	र्गलयात नोदणी करावयार t DS RY	था दस्तास	ठी लागु आ	हे. नोदप	णी न						
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Original/Duplicate

नोंदणी के. :39म

Regn.:39M

पावती के.: 2487

दिनांक: 11/05/2018

गावाचे नाव: मेहरुण

दस्तऐवजाचा अनुक्रमांकः जलन3-1858-2018

दस्तऐवजाना प्रकार : भाडेपट्टा

साहर करणाऱ्याचे नाव: प्रभंजन ऑटोमोबाईल्स प्रा.सि.चे डायरेक्टर आदित्य प्रकाश

जाखेटे

नोंदणी फी दस्त हाताळणी फी पृष्ठांची संख्या: 27 ₹. 30000.00

₹. 540.00

एकुण:

₹. 30540.00

आपणास मूळ दस्त ,श्रंबनेल प्रिंट,सूची-२ अंदाजे 5:59 PM ह्या बैळेस मिळेल.

Joint Sub Registrar Class-2 Jalgaon 3

बाजार मुल्य: रु.9177000 /-

मोबदला रु.0/-

भरलेले मुद्रांक शुल्क : रु. 100/-

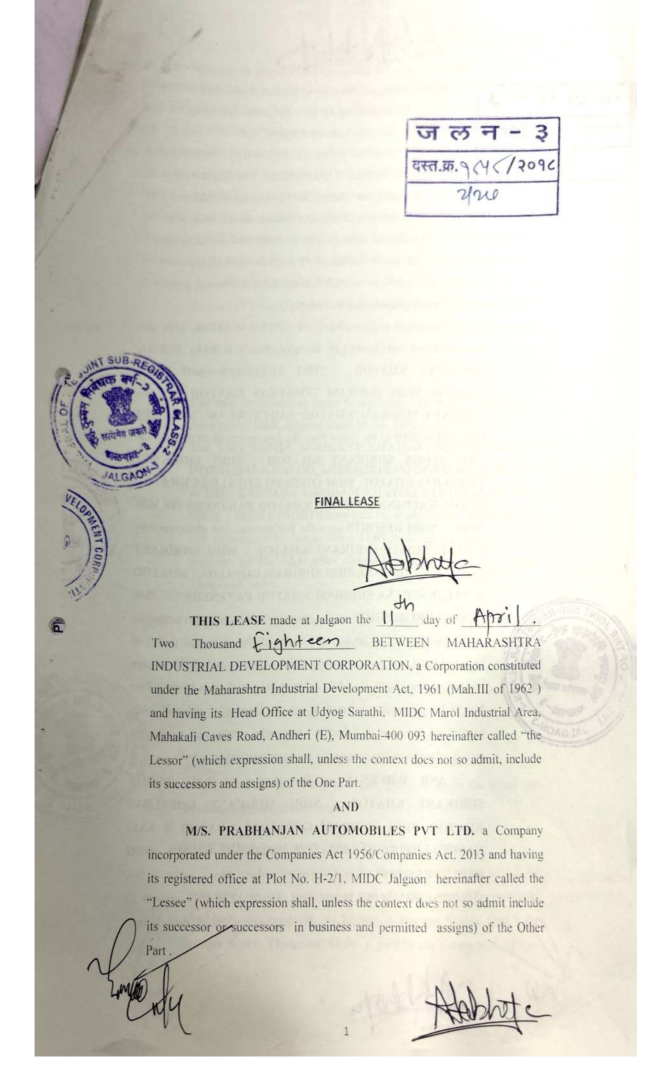
@

1) देयकाचा प्रकार: eChallan रक्कम: रु.30000/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: MH000373407201819E

दिनांक: 11/05/2018 बँकेचे नाव व पत्ता:

2) देयकाचा प्रकार: By Cash रक्कम: रु 540/-



WHEREAS

वरत.क. १८५८

The Grantor/Lessor is a Govt. of Maharashtra undertaking constituted under the provisions of aforesaid MID Act, 1961 is holding the land land required by the State Govt. under Chapter VI of MID Act for the purpose of securing rapid & orderly establishment of Industrial area & Industrial estates in the State of Maharashtra & to assist generally in the growth, development, management & organization of Industrial area/estates & is empowered by the Govt. of Maharashtra to make available the Plot of land/sheds/units / gallas on such land, to entrepreneurs/undertakings to establish themselves in such areas on payment of premium to Grantor/Lessor, on certain terms & conditions as prescribed by & on behalf of the State Government.

By an Agreement to Lease dated the 11th day of March, 2011 and made between the Lessor of the One Part and SAU. SUDHA SHRIKANT KHATOD , SHRI SHRIKANT GOPALDAS KHATOD, SHRI SHRIRAM GOPALDAS KHATOD & SAU. KALPANA SHRIRAM KHATOD PARTNERS OF M/S. SHRI SHRI RESORTS of the Other Part, the Lessor agreed to grant to the SAU. SUDHA SHRIKANT KHATOD , SHRI SHRIKANT GOPALDAS KHATOD, SHRI SHRIRAM GOPALDAS KHATOD & SAU, KALPANA SHRIRAM KHATOD PARTNERS OF M/S. SHRI RESORTS upon the performance and observance by the SAU. SUDHA SHRIKANT KHATOD, SHRI SHRIKANT GOPALDAS KHATOD, SHRI SHRIRAM GOPALDAS KHATOD & SAU, KALPANA SHRIRAM KHATOD PARTNERS OF M/S. SHRI SHRI RESORTS of the obligations and conditions contained in the said Agreement to Lease, a Lease of the piece and parcel of Demised Land and premises admeasuring approximately 6000 square meters or thereabouts in Addl. Jalgaon industrial Area bearing Plot No. H-2/1 hereinafter referred to as the Demised Land and more particularly described in Schedule I hereunder written and demarcated

AND WHEREAS at the request of SAU. SUDHA SHRIKANT KHATOD, SHRI SHRIKANT GOPALDAS KHATOD, SHRI SHRIRAM GOPALDAS KHATOD & SAU. KALPANA SHRIRAM KHATOD PARTNERS OF M/S. SHRI SHRI RESORTS the Lessor by an order No. MIDC/RO(DHL)/Null/LMS-37/2368, Dated 12.10.2017 granted its consent and permission for transfer and assignment of their interest

by red colour boundary line on the plan annexed hereto.

Recitals





under or the benefit of the Agreement to Lease dt. 11.03.2011 in respect

of the Plot No. H-2/1 in the Addl. Jalgaon industrial area in favour of M/S. PRABHANJAN AUTOMOBILES PVT. LTD.

8/20

AND WHEREAS Supplemental Agreement dt. 17.11.2017
made between the Lessor of the First Part and SAU. SUDHA
SHRIKANT KHATOD, SHRI SHRIKANT GOPALDAS
KHATOD, SHRI SHRIRAM GOPALDAS KHATOD & SAU.
KALPANA SHRIRAM KHATOD PARTNERS OF M/S. SHRI
SHRI RESORTS of the Second Part and M/S. PRABHANJAN
AUTOMOBILES PVT. LTD. of the Third Part, the Principal
Agreement dated 11.03.2011 was construed and declared as if the
Lessor had entered into the said Agreement with M/S. PRABHANJAN
AUTOMOBILES PVT. LTD. alone had agreed to observe and
perform the stipulations and conditions contained in the said
Agreement.

(C) The said Agreement to Lease is registered with the Sub-Registrar of Assurances, Addl. Jalgaon under Sr. No. 1378 on dated 11.03.2011. The SAU. SUDHA SHRIKANT KHATOD, SHRI SHRIKANT GOPALDAS KHATOD, SHRI SHRIRAM GOPALDAS KHATOD & SAU. KALPANA SHRIRAM KHATOD PARTNERS OF M/S. SHRI SHRI RESORTS have paid the stamp duty of Rs. 53150/- on the Agreement to Lease dated 11.03.2011 on the amount of the premium of Rs. 75,90,000/- (Rupees Seventy Five Lakh Ninety Thousand only).

At the request of the Lessees, the Lessor handed over the possession of the Demised Land to the Lessees on the 7th day of March, 2011 and the Lessee has completed 33% construction on the Demised Land as per the plans approved by the Lessor and obtained Occupation Certificate (OC)/Building Completion Certificate (BCC) from the Lessor.

The Lessees have now requested the Lessor to execute lease in favour of the Lessees which the Lessor has agreed to do on the terms and conditions stipulated hereunder.

NOW THIS LEASE WITNESSETH AS FOLLOWS:

1. In consideration of the Demised Land of the sum of Rs. 75,90,000/- towards premium of Plot plus Differential Premium Rs. 15,87,000/- i.e. total RS. 91,77,000/- (Rupees Ninety One Lakh Seventy Seven Thousand Only) paid by the Lessee to the Lessor

Description of Land

of the rent hereby reserved and of the covenants and agreements on part of the Lessee hereinafter contained the Lessor doth hereby Gera. 50. 9 (1) / 2094 mise unto the Lessee ALL that piece of land known as Plot No. Hin the Addl. Jalgaon Industrial Area, and within Village limits of

Mehrun Taluka and outside the limits of Jalgaon Municipal Council, Taluka and Registration Sub-District Jalgaon District and Registration District Jalgaon containing by admeasurements 6000 square Meters or thereabouts and more particularly described in the First Schedule here underwritten and bounded by a red coloured boundary line on the plan annexed hereto together with the buildings and erections now or at any time hereinafter standing and being thereon (hereinafter referred to as "Demised Land") AND TOGETHER WITH all rights, easements and appurtenances thereto belonging EXCEPT AND RESERVING unto the Lessor all mines and minerals in and under the said land or any part thereof TO HOLD the Demised Land unto the term of Ninety Five years computed from the First day of March, 2011 subject nevertheless to the provisions of the Maharashtra Land Revenue Code, 1966 and the rules there under PAYING THEROF yearly rent of rupee one / rupees during the said Term unto the Lessor at the Office of the Chief Executive Officer of the Lessor (hereinafter referred to as "CEO") which expression shall include any other Officer to whom the duties or functions of the Chief Executive Officer, Maharashtra Industrial Development Corporation, may be assigned) or as otherwise required by the Lessosr The said rent to be paid in advance without any deductions whatsoever on or before the 1st day of January in each The Lessees with intent to bind all persons into and every year.2. whosesoever hands the Demised Land may come doth/do hereby covenant with the Lessor as follows:

Lesse.

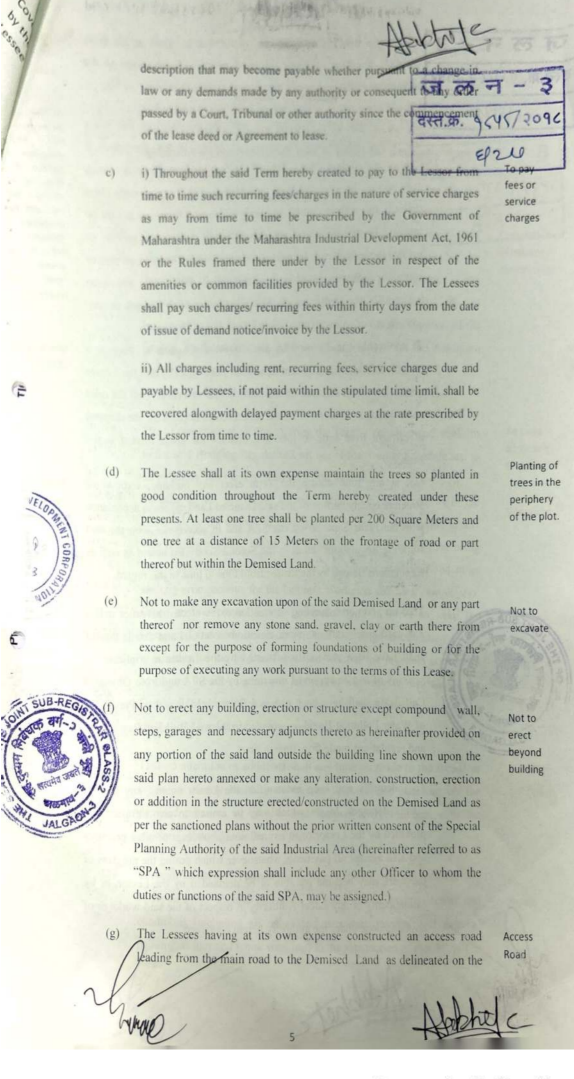
During the said Term hereby created to pay unto the Lessor the said rent at the times on the days and in manner hereinbefore appointed for payment thereof clear of all deductions.

The lessee shall pay all existing and future central, state or local duties, taxes, levies, assessments or other outgoings of every description whatsoever for the time being payable either by Grantor/Lessor/ Licensee/Lessee or by the occupier of the demised premises and anything for the time being thereon including service tax or any other tax of a like nature in respect of the property of lease/license thereof wherever applicable including but not limited to any duties, taxes, levies, assessments, interest, penalties or other outgoings of any

To pay Rent.

To pay rates and

b)



जलन - ३ इस्त.क. १ ८५८/२०१८ ७/२८ plan hereto annexed and thereon coloured red shall at all times hereafter maintain the same in good order and conditions to the satisfaction of the SPA.

(i) The Lessee shall duly comply with the provision of the Water (Prevention & Control of Pollution) Act, 1974. The Air (Prevention & Control of Pollution) Act, 1981 and the Environment (Protection) Act, 1986 as may be amended from time to time and the rules made there under as also with any other conditions which may from time to time be imposed by any concerned statutory authorities under the said act as regards the collection, treatment and disposal or discharge of effluent or waste or otherwise whatsoever and shall indemnify and keep indemnified the Lessor against the consequences of any breach or non-compliance of any such provision or condition as aforesaid.

member of Common Effluent Treatment plant (CETP) and the Lessee shall follow such direction of the SPA/ Lessor and observe all the rules and regulations prescribed by the concerned authorities for the disposal of effluent from time to time and produce the proof thereof to the Lessor.

(i) Not at any time during the Term erect any building, erection or structure on any portion of the said Demised Land except in accordance with the Plans Sanction by the SPA and in accordance with the said Building Regulations setout in the Second Scheduled hereto as well as Regulations framed by the Lessor from time to time in this regard.

That no additional building or erection to be erected hereafter unless and until specifications, plans, elevations, sections and details thereof shall have been previously submitted by the Lessee in triplicate for scrutiny of and be approved in writing by the SPA and a No Objection Certificate shall have been obtained from the Maharashtra Prevention of Water Pollution Board as provided in the said Building Regulations and regulations made from time to time.

To indemnify and keep indemnified the Lessor against any and all claims damages, losses which may be caused to any Infrastructure provided by the Lessor or to any adjoining buildings or other premises and also against all payments whatsoever which during the progress of the work may become payable or be demanded by the Lessor, or by Municipality or any Local Authority in respect of the said works or of anything done under the authority herein contained.

To comply
the Provision
the Wat
(Prevention of
pollution) Act,
1974 The Air
(P&C of P) Act,
1981 and the
environment
(Protection)
Act, 1986 and
amendments
issued from
time to time.

Membership of CETP



Indemnity

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(k)

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(1) Not at any time during the Term cause any damage to any of the infrastructure provided by the Lessor in the said Industrial Area or to Lessor's property. In the event such of damage the Lessor may by notice to the Lessee call upon them to rectify the damages and mon Lessees failure to do so within a reasonable time. Lessor may rectify the same at expense in all respect of the Lessees.

Not to cause any damage.

(m) The Lessee shall complete the balance construction within a period of 10 years from the date expiry of development period granted under Agreement to Lease regardless to the extension period granted if any hereof as per the Detailed Project Report (DPR) submitted by the Lessee and/or as modified from time to time with due approval of the Lessor. In the event the Lessee does not comply with this condition, the Lessor shall have right to resume the Demised Land or any unutilized portion thereof in accordance with the prevailing policy.

of balance construction.

(n) The Lessee shall at all times during the Term to observe and conform to the said Building Regulations set-out in the Second Schedule and to all bye-laws, rules and regulations of the Lessor. To build according to rules

(o) To observe and confirm to all rules, regulations and bye-laws of the Local Authority concerned or any other statutory regulations in any way relating to public health and sanitation in force for the time being and to provide sufficient Latrine facility. accommodation and other sanitary arrangements for the laborers, workmen and for its employees. Other staff employed on the Demised Land in order to keep the Demised Land and surroundings clean and in good condition to the satisfaction of the SPA and shall not without the previous consent in writing of the SPA permit any laborers or workman to reside upon the Demised Land premises and in the event of such consent being given shall comply strictly with the terms thereof.

Sanitation



That no alteration or additions shall any time be made to the façade or elevation of any building or erection erected and standing on the demised premises or architectural features thereof except with the previous approval in writing of the SPA.

Alterations

(q) Throughout the said Term at the Lessees expense well and substantially to repair pave, cleanse and keep in good and substantial repair and conditions (including all usual and necessary internal and external painting, colour and white washing) to the satisfaction of the SPA. The

To repair ज न – 3d building and premises and the drains, compound walls and fences

To permit the Lessor or the Chief Executive Officer or the SPA and the Officers, Surveyors, Workmen or others employed by them from time to time and at all reasonable times of the day during the term hereby granted after a week's previous notice to enter into and upon the Demised Land and to inspect the state of repairs thereof and if upon such inspection it shall appear that any repairs are necessary, they or any of them may by notice to the Lessees call upon him/it/them to execute the repairs and upon Lessee's failure to do so within a reasonable time the Lessor may do such repairs at the expense in all respect of the Lessees.

the To enter and eby inspect the con or to

(s) Not to do or permit any thing to be done on the demises premises which may be nuisance, annoyance or disturbance to the owners, occupiers or residents of other premises in the vicinity. Nuisance

(t) (i) To use the Demised Land only for the purpose of VEHICLE
SHOWROOM as approved by the Lessor but not for the purpose of a
factory for any of the obnoxious industries as indicated in the annexure
set out in the Third Schedule hereunder- written and not to use the
Demised Land or any part thereof for any other purpose nor for the
purpose of any factory which may be obnoxious, offensive by reason of
emission of odour, liquid-effluvia, dust, smoke, gas, noise, vibrations of
fire-hazards and shall duly comply with the directions which may from
time to time be issued by the said Maharashtra Prevention of Water
Pollution Board with utmost promptitude for the purpose of preventing
any air pollution by reason of any such emission of odour, liquid

effluvia, dust, smoke, gas or otherwise howsoever.

Hear

(ii) The Lessee also agrees that in the event during the term of the lease the Lessee utilizes the Demised Land for the purpose other than specified herein without prior permission of the Lessor, the Lessor shall have right to resume the Demised Land or any unutilized portion thereof in accordance with the prevailing policy.

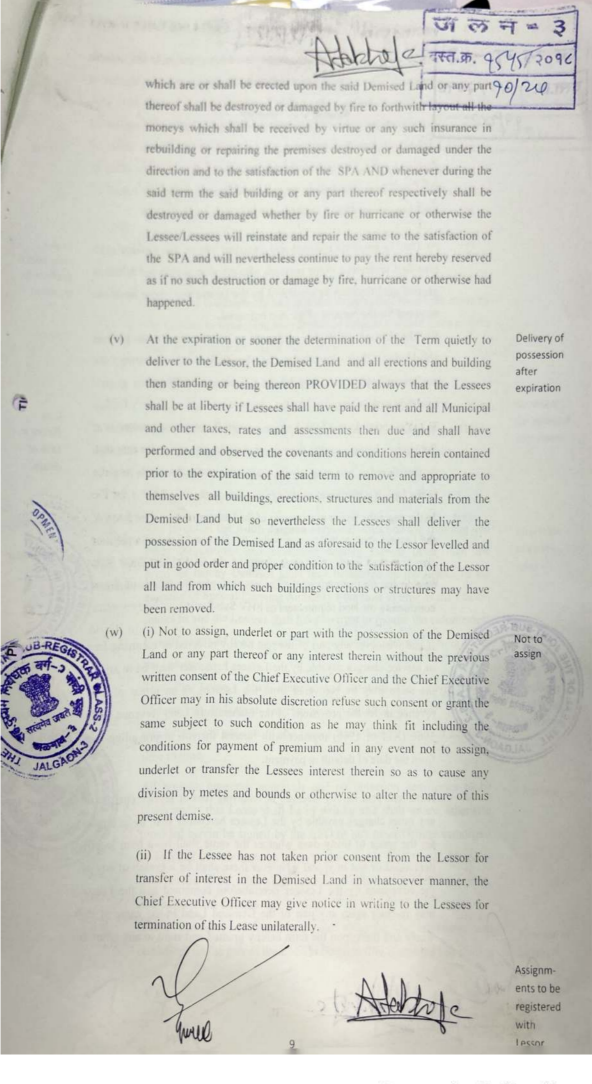
SATERA INDIVIDUAL DEN

(u) To keep the Buildings already erected or which may hereafter be erected on the said Demised Land excluding foundations and plinth insured in the names of the Lessees against loss or damage by fire in a sum equivalent to the cost of the building (excluding foundation and plinths) with some well established insurance office in Mumbai and on demand, produce to the SPA the policy of such insurance and the current year's receipt for the premium AND ALSO as often as any of the buildings

Abhates

Insurance

Timus.



abject to 'Not to Assign' Clause as stated hereinabove, if the Lessees hall sell, assign or part with the Demised Land for the then residue of दरत.क. १८५/२०१८ se Term to deliver at the Lessor's expenses within twenty days after 99/20 very such assignment or assurance shall have been duly registered under the Indian Registration Act, or other amending statute notice of such assignment or assurance to the Lessor such delivery to be made to the Chief Executive Officer or to such Officer or person on behalf of the Lessor as the Lessor shall from time to time require. (i) That In employing skilled and unskilled labour, the Lessees shall preference in give first preference to the person/s who are able-bodied and fulfilling employment of Labour general qualifications as prescribed by the Lessee and whose lands are acquired for the purpose of the said Industrial. ii) The Lessee shall also endeavor to employ the local persons considering their knowledge of handling and operating the equipment/machineries used by the Lessee and fulfilling the general qualifications as prescribed by the Licensee. Notice in In the event of death of the Lessees permitted assignee or assignees of case of the Lessees being a natural the person or persons to whom the title shall death. be transferred as heir or otherwise shall cause notice thereof to be given to the Lessor within three months from such death. Provision In the event the power requirement of the Lessees is more than 5 MVA, the Lessees shall provide space within the Demised Land of a required station size and shall at its own costs construct the EHV-132/220KV Sub-Station and for that purpose the Lessees shall plan the land requirement considering the land requirement of EHV Sub-Station. If and whenever any part of the rent hereby reserved or recurring fees of Rent or service charges payable by the Lessees hereunder shall be in arrear, fees etc. as the same may be recovered from the Lessees as an arrear of land land revenue under the provisions of the Maharashtra Land Revenue Code revenue 1966 (XLI of 1966) together with interest thereon at prevailing rate from the date of default in payment. If the said rent hereby reserved or recurring fees or service charges or Rent, fees any other charges payable by the Lessees hereunder shall be in arrears Etc. in arrears for the space of thirty days whether the same shall have been legally demanded or not or if and whenever there shall be a breach of any of the covenants by the Lessees hereinbefore contained and the Lessor may re-enter upon any part of the Demised Land in the name of the Whole and thereupon the term hereby granted and right to any renewal

there of shall absolutely cease and Lease the shall be determine and that case no compensation shall be payable to the Lessees on account sir. the building or improvements built or carried out on the Demised Land or claimed by the Lessees on account of the building or improvements built or made. PROVIDED ALWAYS that except for non-payment of rent as aforesaid the power of re-entry herein before contained shall not be exercised unless and until the Lessor or the Chief Executive Officer on behalf of the Lessor shall have given to the Lessees or left on some part of the Demised Land a notice in writing of his intention to enter and of the specific breach or breaches of covenants in respect of which the re-entry is intended to be made and default shall have been made by the Lessees in remedying such breach or breaches within three months after the giving or leaving of such notice. The Lessor doth hereby covenant with the Lessees that the Lessees Lessor's (F paying the rent hereby reserved and performing the covenants Covenant for peaceful hereinbefore on the Lessees part contained shall and may peaceably enjoyment enjoy the Demised Land or the said term hereby granted without any interruption or disturbance from or by the Lessor or any person or persons lawfully claiming by from or under the Lessor. The layout of the Addl. Jalgaon Industrial Area and the Building and Alteration of estate other Regulations and covenants relating thereto other than the rules premises hereby Demised Land may be altered by the Lessor in the capacity of Special Planning Authority from time to time as the Lessor, thinks fit and the Lessees shall have no right to require the enforcement thereof or any of them against the Lessor or any person claiming under the Lessor. That the Lessees shall observe and confirm the provisions of Provisions 7. of MID Act Maharashtra Industrial Development Act, 1961 as well all rules, applicable regulations and policies of the Lessor framed under the said act from time to time. All notices, consents, approvals and no objection certificates to be Notices given under this Lease shall be in writing and shall unless otherwise provided herein be signed by the CEO or any other Officer authorized by him and any notice to be given to the Lessees shall be considered as duly served if the same shall have been delivered to, left, or posted, addressed to the Lessees. If the Lessees duly performed and observed the covenants and Renewal of conditions on the part of the Lessees hereinbefore contained and shall at Lease. 11

30 = 30 end of the said term hereby granted be desirous or receiving a new asset of the Demised Land premises then Lessee shall give notice in the lessor at least six months before the expiration of the Term hereby granted. The Lessor shall and will at the cost and expense in every respect of the Lessees grant to the Lessees a new Lease of the Demised Land for a further term of 95 years on purment of rem as may be determined by the Lessor and on such changes in existing Lease as agreed upon between the parties.

10. The stamp duty, registration charges and all other charges in respect of the preparation, execution and registration of this Lease and its duplicate including the costs, charges and expenses of attorneys of the Lessor shall be borne and paid wholly and exclusively by the Lessees.

 The marginal notes do not form part of the Lease and shall not be referred to for construction or interpretation thereof. Cost and charges to be borne by the Lessee.

Marginal Notes.

IN WITNESS WHEREOF SHRI, JITENDRA S. KAKUSTE, The

Regional Officer, of the Maharashtra Industrial Development Corporation, has for and on behalf of the aforesaid, of the Maharashtra Industrial Development Corporation, set his hand and affixed the Common Seal of the Corporation hereto on its behalf

AND

SHRI Aditya Prakash Jakhete has for and on behalf of the aforesaid M/S. PRABHANJAN AUTOMOBILES PVT.

LTD. the common seal of the Company the day and year first above written.

FIRST SCHEDULE

(Description of land)

All the piece or parcel of land known as Plot No. H-2/1 in the Addl.

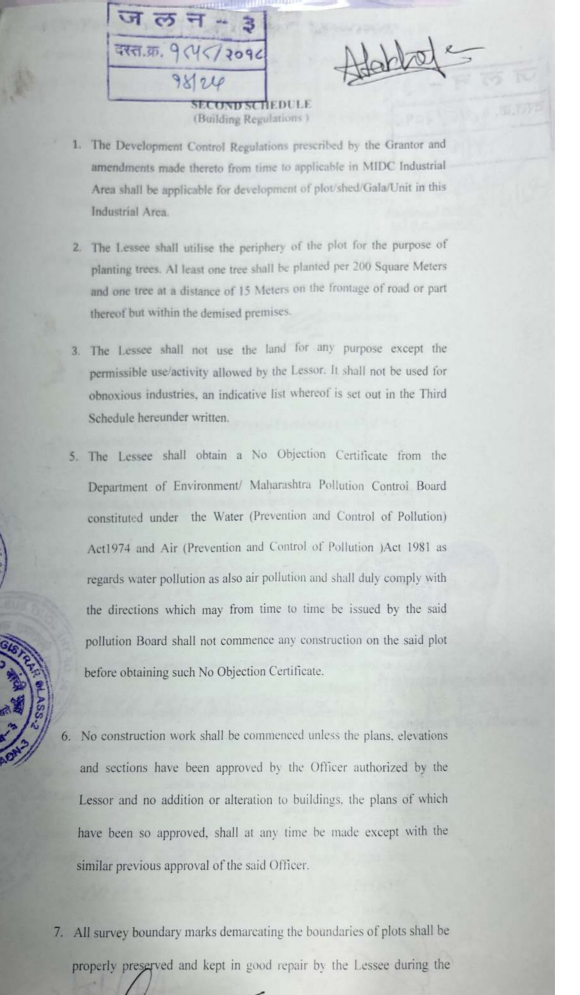
Jalgaon Industrial Area, within the village limits of Mehrun and outside the limit of Jalgaon Municipal Council, Taluka and Registration, Sub-District Jalgaon and Registration District Jalgaon containing by admeasurements 6000 Sq. Mtrs. or thereabouts and bounded by red coloured bounds on the plan annexed hereto, that is to say:

On or towards the North by ; PLOT NO. AM-9/1 Part

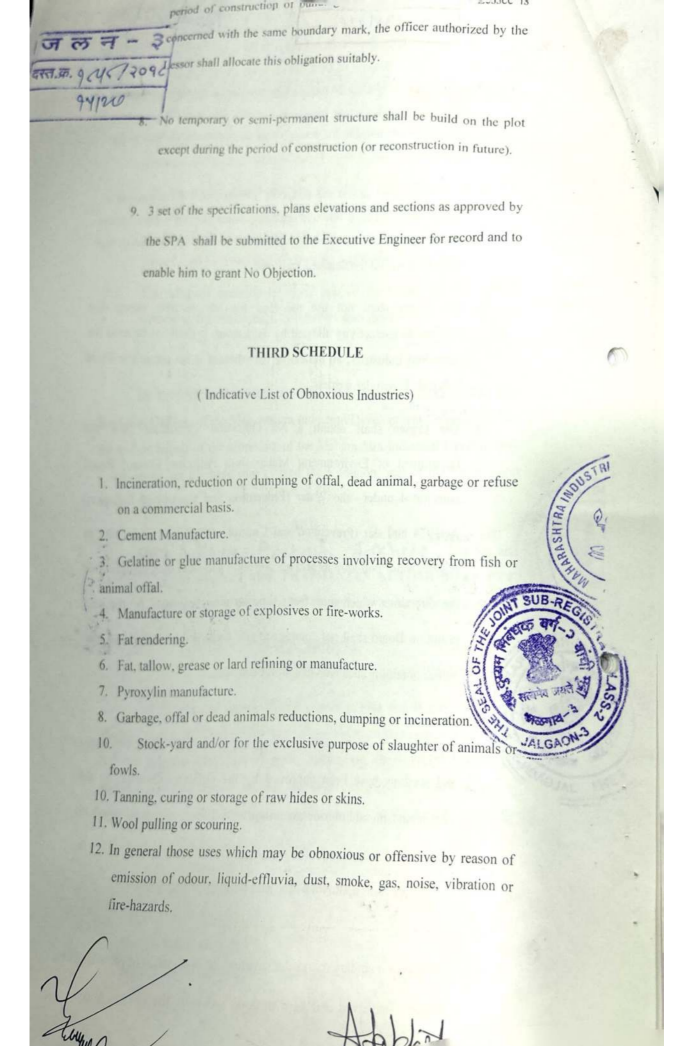
On or towards the South by : PLOT NO. H-10

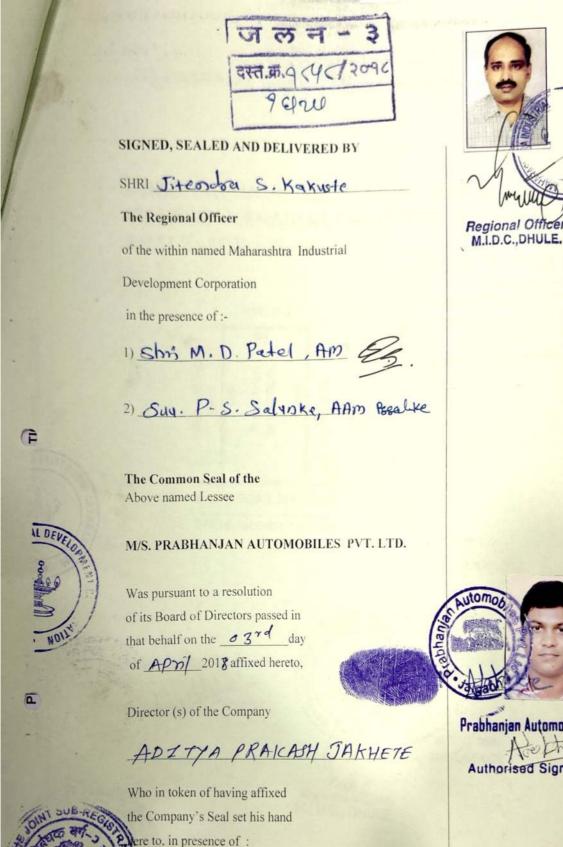
On or towards the East by : PLOT NO. H-2

On or towards the West by : MIDC SERVICE ROAD 20 MT



P

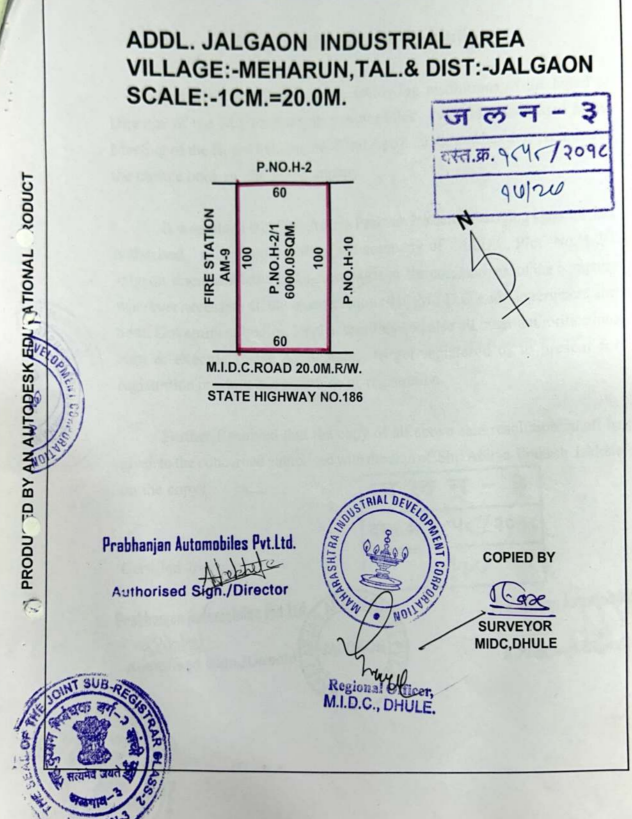




Nitio s. sharma

Nitin S. Jain &

Prabhanjan Automobiles Pvt.Ltd. Authorised Sign./Director



PRODUCED BY AN AUTODESK EDUCATIONAL PRODUCT

M/S PRABHANJAN AUTOMOBILES PRIVATE LIMITED

Regd. Off.: Plot No.H-2/1 M.I.D.C. Area Jalgaon 425003.

Date: 03.04.2018

Copy of the Board Resolution

We hereby certified that the following resolutions of the board of Director of the M/s Prabhanjan Automobiles Pvt. Ltd. was passed at the Meeting of the Board held on the 02nd April 2018 and has duly recorded in the minute book of the said company.

It is resolved that Shri Aditya Prakash Jakhete Managing Director has authorised to sign on behalf of the company of M.I.D.C. Plot No.H-2/1 Jalgaon document letter and also authorised the common seal of the company wherever necessary all documents required by M.I.D.C. and Government and Semi Government bodies, local authorities and also all other authorities into sign & execute Lease Agreement, to get registered or to present for registration or admit due execution of registration.

Further Resolved that the copy of all above said resolution shall be given to the concerned authorised with the sign of Shri Aditya Prakash Jakhete

JALGAON

on the copy

Certified true copy

Prabhanjan Automobiles Pvt.Ltd

Authorised Sign./Directo

Prabhanjan Automobiles

Authorised Sign./Direct



GOVERNMENT OF MAHARASHTRA

महाराष्ट्र शासन

DIRECTORATE OF INDUSTRIES

उद्योग संचालनालय

जलन-दस्त.क्र. १५५/२०१८

No. DI/DIC/PSI-2013/SDEC/Jalgaon/Small/New/08724/2018 दिनांक:23/03/2018

प्रमाणपत्र

M/s. PRABHANJAN AUTOMOBILES PRIVATE LIMITED, हा उदयोग घटक Jalgaon, तालुका -Jalgaon, जिल्हा - Jalgaon (एकूण जमीन क्षेत्र 6000 चौ.मी.) येथे नवीन उद्योग प्रस्थापित करीत आहे. सदर घटकास महाराष्ट्र मुद्रांक शुल्क अधिनियम-१९५८ अंतर्गत शासन अधिसूचना क्र. म्द्रांक- २०१३/अनौ.सं.क्र.१९/प्र.क्र.२३५/म-१, दिनांक १४.०५.२०१३, व क्र. मुद्रांक-2013/अनौ.सं.क्र.19/ प्र.क्र.235(2)/म-1, दिनांक 4/09/2013 व त्यानंतरचा आदेश दिनांक 16/10/2017 अंतर्गत अनुसूचीतील अनुक्रमांक १ नुसार "नवीन उद्योग घटक" म्हणून प्रमाणित करण्यात येत आहे.

सदर मुद्रांक शुल्क सवलत प्रमाणपत्र हे उपरोल्लेखित प्लॉट नं.Plot No.H-2/1,MIDC Area, Jaigaon (एकूण जमीन क्षेत्र 6000 चौ.मी.) च्या भाडेपट्टा करारासाठी महाराष्ट्र मुद्रांक शुल्क अधिनियम - १९५८ (१९५८ चा अधिनियम ६०) यांचे कलम ९ च्या खंड (अ) प्रमाणे (अनुच्छेद ३६ खालील) भाडेपट्टाकरार निष्पादित करणेसाठी देण्यात येत आहे.

सोबत जोडलेल्या प्रपत्रातील माहिती दस्तऐवज निष्पादित केल्यानंतर तात्काळ या कार्यालयास सादर करावी.



जिल्हा उद्भीग केंद्र JalgaonDIC

कार्यालयाचा पता:-

M/s. PRABHANJAN AUTOMOBILES PRIVATE LIMITED, Plot No.H-2/1, MIDC Area, Jalgaon, तालुका - Jalgaon, जिल्हा - Jaigaon, 425003.

कारखान्याचा पता:-

M/s. PRABHANJAN AUTOMOBILES PRIVATE LIMITED, Plot No.H-2/1, MIDC Area, Jaigaon, तालुका - Jalgaon, जिल्हा - Jalgaon, 425003

- 1) जिल्हा सह निबंधक तथा मुद्रांक जिल्हा अधिकारी, Jalgaon.
- 2) महाव्यवस्थापक, जिल्हा उदयोग केंद्र, Jalgaon.



District Industries Centre, Jalgaon, Near Govt. Technical College, National Highway No.9, District Jalgaon-425001.

Tel No: (0257) 2252832 E-mail: didicjalgaon@maharashtra.gov.in

Fax No:

महाराष्ट्राचे औद्योगिक घोरण-२०१३ ची मुदत दि. ०१ एप्रिल २०१८ पासून सहा महिने (दि. ३० सप्टेंबर २०१८) अथवा निवन औद्योगिक घोरण अस्तित्वात येईपर्यंत मुदतवाढ देण्याबाबत.

महाराष्ट्र शासन

उद्योग, ऊर्जा व कामगार विभाग

शासन निर्णय क्र. मऔद्यो- २०१७/ प्र.क्र२२९/ उद्योग-

मंत्रालय, मुंबई- ४०० ०३२ दिनांक : १४ फेब्रुवारी, २०१८ जलन - ३ दस्त.क. १५८/२०१८ २११२७

संदर्भ :- शासन निर्णय क्र. आयआयआय -पॉलिसी २०१०/ प्र.क्र ७६८/ उद्योग-२, दि. २२ फेब्रुवारी, २०१३

शासन निर्णय:

शासन निणर्य क्र. आयआयआय-पॉलिसी २०१०/प्र.क्र. ७६८/उद्योग-२ दि. २२ फेब्रुवारी २०१३ अन्वये महाराष्ट्राचे औद्योगिक धोरण-२०१३ हे जाहीर करण्यात आले आहे. सदर धोरणाचा कालावधी दि. ३१ मार्च २०१८ रोजी संपुष्टात येणार आहे. दरम्यान दि. ०१ जुलै २०१७ पासून सुरु झालेल्या -वस्तू व सेवा कर॰ प्रणालीमधून अस्तित्वातील सामूहिक प्रोत्साहन योजनेतील प्रोत्साहने कोणत्या सूत्रानुसार द्यावीत याबाबत राज्याचे धोरण ठरविण्याची कार्यवाही सुरु आहे.

दरम्यान महाराष्ट्राचे नविन औद्योगिक धोरण-२०१८ तयार करण्याची कार्यवाही सुरु आहे. महाराष्ट्र औद्योगिक धोरण-२०१३ ची मुदत दि.०१ एप्रिल २०१८ पासून सहा महिने (दि. ३० सप्टेंबर २०१८) अथवा नविन धोरण अस्तित्वात येईपर्यंत वाढविण्याचा निर्णय शासनाने घेतला आहे.

सदर शासन निर्णय महाराष्ट्र शासनाच्या www.maharashtra.gov.in या संकेतस्थळावर उपलब्ध करुन देण्यात आला असून, त्याचा संकेतांक २०१८०२१५१०३२१७२११० असा आहे. सदर शासन निर्णय डिजीटल स्वाक्षरीने साक्षांकित करुन काढण्यात येत आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने.

Sanjay Shamkant Degaonkar Digitally signed by Sanjay Shamkant Department Dist cults, oxidostry, finning and Labour Department, oxidocorrement of National postalio Code (1900) 2, six-distance (1914) (850c) 74ac/C119ac(1921) 46a-2023 (850c) 74ac/C119ac(1922) 20a-79. six-distance (1914) 46a-2023 (1914) (1984) 46a-2023 (1914) (1984) 46a-2023 (1914) (1984) 46a-2023 (1914) (1914) 46a-2

(संजय देगांवकर)

सह सचिव, महाराष्ट्र शासन

३१०६ । इ. ११०१८

१. मा. राज्यपालांचे प्रधान सचिव.

प्रति:

२. मा. मुख्यमंत्री यांचे प्रधान सचिव.

Maharashtra Industrial Development Corporation

(A Government Of Maharashtra Undertaking)

Tel: 02562-239030, Fax: 02562-281030

E-mail: rodhule@midcindia.org

Regional Office, Dhule

Opp. Sub-Division Office, MIDC, Addl.

Dhule MIDC, Avadhan, **DHULE - 424006**

Letter No.:MIDC/RO(DHL)/null/LMS-37/D-31244 Date: 17/04/2012

To, M/S. PRABHANJAN AUTOMOBILES PVT LTD PLOT NO. H-2/1, MIDC, JALGAON

Subject :- ADDL. JALGAON Plot No. H-2/1

Asking party to register the lease document.

Sir/Madam/Gentlemen,

11104 .The Lease is The Lease in respect of the subject Shed has been executed on to be presented to the Sub-Registrar for the purpose of registration within a specific time limit prescribed by the law viz. within 4 months from the date of execution of documents. We would request you to lodge bothcopies of the Lease for the registration making.

- (1) The original returnable to you and
- (2) The duplicate to the

Regional Office, Dhule Opp. Sub-Division Office, MIDC, Addl. Dhule MIDC, Avadhan, **DHULE - 424006**

(3) Three Xerox copies of original documents of Lease on the ledger paper duly executed by yourself and MIDC, be submitted to the Sub-Registrar along with original document. Xerox copies should be prepared by inserting butter papers amongst all the pages of the documents.

The Government in the Revenue and forest Department by its Notification No.RGN. 1093/1470/ Cr.No.360/M-1, dated 18 November 1996 has exempted the undersigned from appearing before the Sub-Registration of Assurances for the purpose of registration of the Lease and such incidental documents. A copy of the Notification is attached herewith for handing over to the Sub-registrar of Assurances at the time of presenting documents for registration.

We would like to request you to intimate us the serial nos. and the date on which the documents have been lodged for registration with the Sub-Registrar of Assurances. Two Xerox copies of the receipt of the payment of the registration charges obtained by you from the Sub-Registrar of Assurances may be forwarded to us for record as proof of lodging the lease and its duplicate for registration.

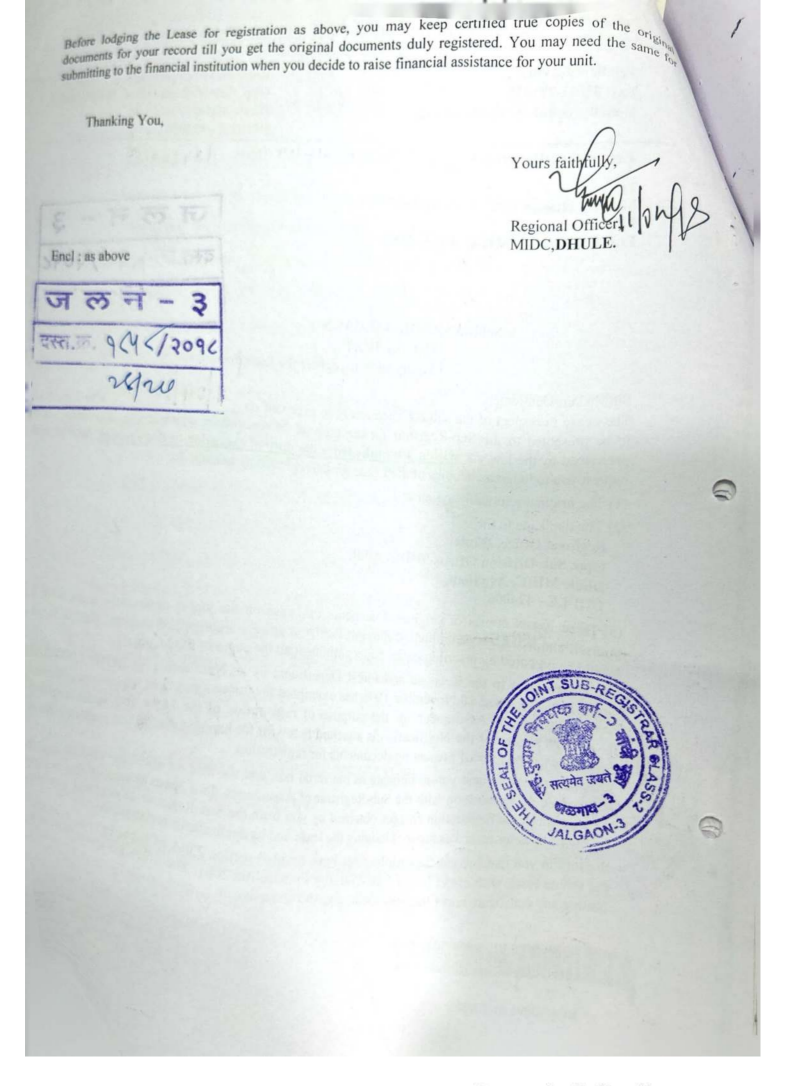
We inform you that Income Tax Authorities have omitted section 230A of IncomeTax Act 61 from the statute Book with effect from 01-06-2001 by Finance Act 2001. Therefore no question arises of issuing any certificate under the said section by the undersigned.



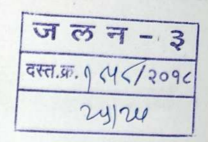
MIDC/RO(DHL)/null/LMS37/

Page 1 of 2











Name NITIN SHARMA
S/D/W Of SUBHASHCHANDRA
Add A/P NEHARU NAGAR, P.NO.99, JALGAON,
TAL &DIST JALGAON

PIN 425001 Signature & ID of Issuing Authority MH19 201390







शुक्र स. ११ ते ४ ----- शिन ११ ते २ --- रिव-सुटी शुक्र ९ ते रात्री ९ / शिन ९ ते २ रिव १० ते १ - सुटी नाही शुक्र १ ते रात्री १ / शिन ९ ते २ रिव १० ते १ --- रिव-सुटी १ शुक्र ११ ते ४ ----- रिव १० ते १ --- सीम रसुटी १ शुक्र आणि रिव १० ते ३ शिन १० ते १ --- सीम रसुटी शुक्र १० ते ३ ----- शिन १० ते १२ -- रिव-सुटी शुक्र १९ ते ४ ----- शिन १० ते १ --- रिव-सुटी शुक्र १९ ते ४ ----- शिन १० ते १ --- रिव-सुटी शुक्र १० ते ४ ते १० ते १० --- रिव-सुटी शुक्र १० ते ४ ते १० ते १० --- रिव-सुटी शुक्र १० ३० ते ३ ३० / शिन १० ३० ते १२ ३० रिव-सुटी

जनता सहकारी बँक लिमिटेड (शेड्यूल्ड बँक) शाखा STATION ROAD .. Individual ! 23 - SAVINGS DEPOSITS खाते क्र. 23/30156 JAIN ABHAY SWURUPCHAND नाव संयुक्त नाव : पत्ता PLOT NO.71 BHOAITE NAGAR JALGAON Nominee Registered Self विशेष सुचना : Cheque Book Facilia

356/1858 शुक्रवार,11 में 2018 5:52 म.नं.

दस्त गोषवारा भाग-1

जलन3 दस्त क्रमांक: 1858/2018 २६/२८/

इस्त क्रमांक: जलन3 /1858/2018

बाजार मुल्य: रु. 91,77,000/-

मोबदला: रु. 00/-

भरलेले मुद्रांक शुल्क: रु.100/-

दु. नि. सह. दु. नि. जलन3 यांचे कार्यालयात

अ. क्रं. 1858 वर दि.11-05-2018

रोजी 5:38 म.नं. वा. हजर केला.

पावती:2487

पावती दिनांक: 11/05/2018

सादरकरणाराचे नाव: प्रभंजन ऑटोमोबाईल्स प्रा.लि.चे डायरेक्टर आदित्य प्रकाश जाखेटे

नोंदणी फी

₹. 30000.00

दस्त हाताळणी फी

₹. 540.00

पृष्टांची संख्या: 27

एकुण: 30540.00

दस्त हर्जर करणाऱ्याची सही:

Joint Sub Registrar Class-2 Jalgaon 3

Smedi

Joint Sub Registrar Class-2 Jalgaon 3

दस्ताचा प्रकार: भाडेपट्टा

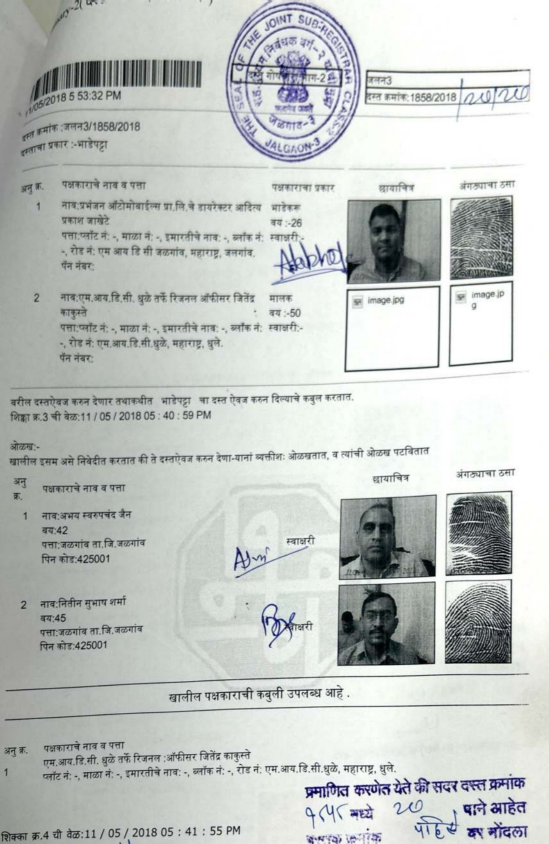
मुद्रांक शुल्क: If relating to Order of High Court W.R.T. amalgamation or reconstruction of companies under section 394 of Companies Act 1956 or under the order of Reserve Bank of India under section 44A of the Banking Regulation Act 1949.

शिक्का क्रं. 1 11 / 05 / 2018 05 : 38 : 04 PM ची वेळ: (सादरीकरण)

शिक्का कं. 2 11 / 05 / 2018 05 : 39 : 30 PM ची वेळ: (फी)



iSarita v1.5.0



Smpt)

Joint Sub Registrar Class-2 Jalgaon 3

MH000373407201819E

EPayment Details.

Epayment Number

सह दुराम निवंदाक (वर्ष-२) जळगांव-३ Defacement Number

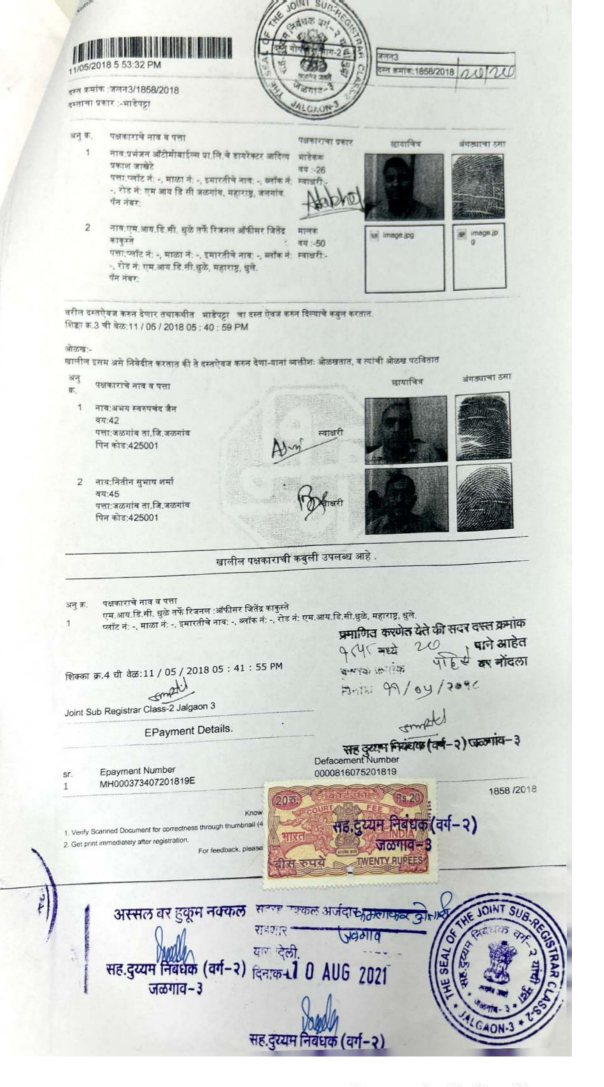
0000816075201819

1858 /2018

Know Your Rights as Registrants

1. Verify Scanned Document for correctness through thumbnail (4 pages on a side) printout after scanning.

2. Get print immediately after registration.



VALUATION REPORT



VIBHAD

Ar. VISHAL BHARAT DESHMUKH (B.Arch., A.I.V.)

Architect, Govt. Registered Valuer & Interior Designer

OFFICE

"VIBHAD", Plot No.-10, Vijay Colony, Opp. Ashok Bakery, Khajamiya Road, Jalgaon – 425001 (Maharashtra-India)

Mobile No.	94 22 78 10 29
E-mail	veebhad@yahoo.co.in
Web	https://vibhad.weebly.com

Date

13/02/2021.

Owner

M/S. PRABHANJAN AUTOMOBILES PVT LTD.

Property

COMMERCIAL CAR SHOWROOM @ PLOT NO. H-2-1, "KIA MOTORS",

AJANTHA ROAD, AT. MIDC, TAL. JALGAON, DIST. JALGAON. LOGITUDE & LATITUDE OF PROPERTY: 20.979780, 75.593315

Valuation

Rs. 10,77,41,000/-

(Rupees: Ten Crore Seventy Seven Lac Forty One Thousand Only)

Realizable Value: Rs. 10,23,53,000/- & Distress Sale Value: Rs. 9,15,79,000/-

Govt. Ready Recknor Value: Rs.7,12,68,343/-

Enclosure

08 Pages & Photos.





VIBHAD

Ar. VISHAL BHARAT DESHMUKH (B.Arch., A.I.V.)

Architect, Govt. Registered Valuer & Interior Designer

OFFICE

"VIBHAD", Plot No.-10, Vijay Colony, Opp. Ashok Bakery, Khajamiya Road, Jalgaon – 425001 (Maharashtra-India)

Mobile No.	94 22 78 10 29
E-mail	veebhad@yahoo.co.in
Web	https://vibhad.weebly.com

FORMAT OF VALUATION REPORT

(To be used for all purpose of value above Rs. 5 Crore)

Name & Address of Branch

: State Bank of India, Nariman Point.

Name of customer (s) / borrower unit

: M/s. Salasar Autocraft Pvt Ltd.

(For whish valuation report is sought)

1.	Introduction	
A	Name of the property owner (with address and phone number)	M/s. Prabhanjan Automobiles Pvt Ltd.
В	Purpose of valuation	Bank loan purpose.
C	Date of inspection of property	12/02/2021.
D	Name of the developer of the property (in case of developer built properties)	Self developed property.
2.	Physical characteristic of the property	This land is surrounded by Brick Council of
Α	Location of the property	Ajantha Road, MIDC Area, At. MIDC.
1.	Nearby landmark.	MIDC Area, At. MIDC, Tal. Jalgaon.
II.	Postal address of the property.	Plot No. H-2-1, At. MIDC, Tal. Jalgaon.
III.	Area of the plot / land (supported by a plan)	Land Area = 6000.00 Sq.m.
IV.	Type of land, solid, rocky marsh land, reclaimed land, water-logged, lock land.	Solid land.
V.	Independent access / approach to the property etc.	Yes independent access available.
VI.	Google map location of the property with Neighborhood layout map.	Attached.
VII.	Details of road abutting the property.	20.0 M. MIDC Road then State Highway.
VIII.	Description of adjoin property.	The property is Industrial land and Building.
IX.	Plot No. / S. No.	Plot No. H-2-1.
X.	Ward / Village / Taluka	MIDC.
XI.	Sub-registry / block	Jalgaon.
XII.	District.	Jalgaon.
XIII.	Any other aspect.	Nil.
)	Plinth area, carpet area ad saleable is to be	Built up area = 5228 2

	mentioned separately and clarified.	As per document	As per actual on site
c)	Boundaries of the plot.	Plot No. H-2.	Plot No. H-2.
	North	MIDC 20 M. Road.	MIDC 20 M. Road.
	South	Plot No. H-10.	Plot No. H-10.
	East		Fire Station.
	West	Fire Station. E/W = 100.00 M. & N/S = 60.00 M.	
3.	Town Planning parameters		
a)	Master plan provisions related to property	Nil.	
	in terms of land use.	FSI One, 21.55% Con	sumed.
b)	FAR – floor area rise / FSI floor space index	FSI One, 21.55%	
	permitted and consumed.	21.55% i.e. 1293.52	Sa.m.
c)	Ground coverage.		Particular de la constant de la cons
d)	Comment on whether OC-occupancy	Nil.	
	certificate has been issued or not.	t tend construction	
e)	Comment on unauthorized construction if any.		
f)	Transferability of development right if any,	No.	
	building by-laws provision as applicable to the		
g)	property viz, setback, height restriction etc.	MIDC & Town Plann	ing Jalgaon.
h)	Planning area / zone	MIDC & Town Planning Jalgaon. MIDC & Jalgaon Municipal Corporation.	
i)	Development controls.		
	Zoning regulations.	Nil Surrounded by Industrial land	
j)	Comment on the surrounding land use and	Surrounded by muus	Striariana
k)	adjoining properties in terms of uses.		
	Comment on demolition proceeding if any.	No.	lad by Brick compound
1)	Comment on compounding /		led by Brick compound
1	regularization proceedings.	wall	
m)	Any other aspect.	Nil.	
1.	Document details and legal aspect of prope	erty.	
4	Ownership documents.	RECOVERY THE RES	
	Sale deed, gift deed, leases deed.	Lease deed.	
	2. TIR of the property.		
3	Name of the owners	M/s. Prabhanjan Au	tomobiles Pvt Ltd.
1.	Ordinary status of freehold or leasehold	Lease holds Land.	
	including restrictions on transfer.		
11.	Agreement of easement if any.	Nil.	
III.	Notification of acquisition if any.	Nil.	
IV.	Notification of road widening if any.	Nil.	
V.	Heritage restriction if any.		
VI.		Nil.	
VI.	Comment on transferability of the	Nil.	
/11	property ownership.		Contract Contract
/II.	Comment of existing mortgage of the	To be Mortgage pro	perty.
	property ownership.		
THE PARTY NAMED IN	Comment on existing mortgages / charge /	The property is to b	e mortgage.
11.	comment on existing more gages / charge /		
II.	encumbrances on the property, if any.		

	property has issued any guarantee (Personal or corporate) as the case may be.	
X.	 Building plan sanction Authority approving the plan. Name of the office the authority. Any violation from the approved building plan. 	MIDC Jalgaon. MIDC Jalgaon. No.
XI.	Whether property is agricultural land if yes any conversion is contemplated.	Not agricultural land.
XII.	Whether the property is SARFAESI complaint.	Yes.
XIII.	 All legal document, receipts to electricity, water tax, municipal tax and other building taxed to be verified and copies as applicable to be Enclosed with the report. 	Yes, Verified, Copy Enclosed.
	 b. Observation on dispute or dues if any in payment of bills / taxed to be reported. 	Nil.

XIV.	Whether entire piece of land on which the unit is set up / property is situated has been mortgage or to be mortgage.	Property is mortgage.
XV.	Qualification in TIR / mitigation suggested if any.	Nil.
XVI.	Any other aspect.	Nil.
5.	Economic aspect of the property	Yes
A	 i. Reasonable letting value. ii. If property is occupied by tenant. - Numbers of tenants. - Since how long (tenant – wise) - Status of tenancy right. - Rent received per month (tenant wise) a comparison of existing Market rent. iii. Taxed and other outings. iv. Property insurance. v. Monthly maintenance charge. 	Nil. Nil. Nil. Nil. Nil.
	vi. Security charge. vii. Any other aspect.	Nil.
6.	Socio-cultural aspect of the property.	No. of the last of
Α	Descriptive account of the location of the property in term of social structure of the area, population, social stratification, region origin, economic level, location of	Nil.

10.	Engineering and technology aspects of the property.			
A.	Type of construction.	RCC & MS Steel		
B.	Material and technology used.	Sand, Cement, Steel, Bricks		
C.	Specification.	The property is RCC frame structure.		
D.	Maintenance issue.	Good in Maintenance.		
E.	Age of the building.	App. 09 years old.		
F.	Estimated future life of building	56 years if proper maintain.		
G.	Total life of the building	65 years.		
H.	Extent of deterioration.	No.		
1.	Structural safety.	Yes.		
J.	Protection against natural disaster viz. earthquakes.	Yes.		
K.	Visible damage in the building.	No.		
L.	System of air-conditioning.	Yes.		
M.	Provision of firefighting.	Yes.		
N.	Copies of the plan and elevation of the building to be included.	No.		
11.	Envoi mental factors.			
A	Use of environment friendly material, green building techniques if any.	Nil.		
В	Provision of rain water harvesting.	Nil.		
С	Use of solar heating and lighting system etc.	Nil.		
	Presence of environmental pollution in the vicinity of the property in terms of industry, heavy traffic etc.	Nil.		
	Architectural and aesthetic quality of			
	property.			
A	Descriptive account on whether the building is modern, old fashioned, plain looking or decorative, heritage value, presence of landscape elements etc.	Nil.		
	VALUATION.			
	Land Value			
1	Land Area = 6000.00 Sq.m.			
1	MIDC Currant Rate Rs.3740/- per Sq.m. for	Commercial Land		
F	Rs.3740/- + 20% for Highway Frontage i.e. Rs.748/- = Rs.4458/- Say. Rs.4500/-			
	Land Value As per Current MIDC Commercial Rate			
	6000.00 x Rs. 4500/- = Rs.2,70,00,000,			
	Premium for Commercial Plot			
	6000.00 x Rs. 9000/- = Rs.5,40,00,000/			
	2000.00 A 110. 3000/	Total = Rs.8,10,00,000/-		

	Building Value		
	a) Ground floor = 1293.52 Sq.n	n. x Rs.15500/-	= Rs.2,00,49,560/-
	b) Mezz. Floor = 136.16 Sq.n	n. x Rs.10500/-	= Rs.14,29,680/-
	b) Compound wall = 300.00 Rmt.	x Rs.4500/-	= Rs.13,50,000/-
	c) Pavement in open area = 4706.48 Sq.n	n. x Rs.300/-	= Rs.14,11,944/-
	d) Fixed in furniture, fixtures, False ceiling		= Rs.11,00,000/-
	e) MS gate, Boring, Fire Fighting Arrangemen	nt, Ramp.	= Rs.14,00,000/-
		Total	= Rs.2,67,41,184/-
	Methodology of valuation – procedures adopted for arriving at the valuation. Valuer may consider various approaches and state explicitly the reason for adopting particular approach and assumption made. Basis adopted with supporting date, comparable sales and reconciliation of various factors on which final value independ is arrive at	Land & Building Me	eriou.
	judgment is arrive at. Prevailing market rates / price trend of the 99acres.com & magickbricks.		rickbricks.com reference
3	rievalling market rates / price trend of the	99acres.com & mag	
В	property in the locality / city form property	attached.	prodedge on 2 nem prodes and consecution
В		STATES INSTRUMENTS	processing and the second process of the second party of the secon
C	property in the locality / city form property search sites viz. magickbricks.com / 99acres.com /	For Highway Abutting Rs.6400/- per Sq.m.6000.00 x Rs.6400/- For Construction 1429.68 x Rs.22990	ng Plot for Land (Zone – 1.2) = Rs.3,84,00,000/- /- = Rs.3,28,68,343/-
С	property in the locality / city form property search sites viz. magickbricks.com / 99acres.com / makaan.com etc. if available. Guideline rate obtained from registrar office / state govt. gazette / income tax	For Highway Abuttings.6400/- per Sq.m. 6000.00 x Rs.6400/- For Construction	ng Plot for Land (Zone – 1.2) = Rs.3,84,00,000/-
	property in the locality / city form property search sites viz. magickbricks.com / 99acres.com / makaan.com etc. if available. Guideline rate obtained from registrar office / state govt. gazette / income tax notification.	For Highway Abutting Rs.6400/- per Sq.m.6000.00 x Rs.6400/- For Construction 1429.68 x Rs.22990	ng Plot for Land (Zone – 1.2) = Rs.3,84,00,000/-
	property in the locality / city form property search sites viz. magickbricks.com / 99acres.com / makaan.com etc. if available. Guideline rate obtained from registrar office / state govt. gazette / income tax notification. Summary of valuation	For Highway Abuttings.6400/- per Sq.m. 6000.00 x Rs.6400/- For Construction 1429.68 x Rs.22990 Total	ng Plot for Land (Zone – 1.2) = Rs.3,84,00,000/-
0	property in the locality / city form property search sites viz. magickbricks.com / 99acres.com / makaan.com etc. if available. Guideline rate obtained from registrar office / state govt. gazette / income tax notification. Summary of valuation Land	For Highway Abuttings.6400/- per Sq.m.6000.00 x Rs.6400/- For Construction 1429.68 x Rs.22990 Total	ng Plot for Land (Zone – 1.2) = Rs.3,84,00,000/-
	property in the locality / city form property search sites viz. magickbricks.com / 99acres.com / makaan.com etc. if available. Guideline rate obtained from registrar office / state govt. gazette / income tax notification. Summary of valuation Land Building	attached. For Highway Abuttin Rs.6400/- per Sq.m. 6000.00 x Rs.6400/- For Construction 1429.68 x Rs.22990 Total Rs.8,10,00,000/- Rs.2,67,41,184/-	ng Plot for Land (Zone – 1.2) = Rs.3,84,00,000/-
0	property in the locality / city form property search sites viz. magickbricks.com / 99acres.com / makaan.com etc. if available. Guideline rate obtained from registrar office / state govt. gazette / income tax notification. Summary of valuation Land Building Fair market value.	attached. For Highway Abuttin Rs.6400/- per Sq.m. 6000.00 x Rs.6400/- For Construction 1429.68 x Rs.22990 Total Rs.8,10,00,000/- Rs.2,67,41,184/- Rs.10,77,41,184/-	ng Plot for Land (Zone – 1.2) = Rs.3,84,00,000/-
	property in the locality / city form property search sites viz. magickbricks.com / 99acres.com / makaan.com etc. if available. Guideline rate obtained from registrar office / state govt. gazette / income tax notification. Summary of valuation Land Building Fair market value. Say Amount.	attached. For Highway Abuttin Rs.6400/- per Sq.m. 6000.00 x Rs.6400/- For Construction 1429.68 x Rs.22990 Total Rs.8,10,00,000/- Rs.2,67,41,184/- Rs.10,77,41,184/- Rs.10,77,41,000/-	ng Plot for Land (Zone – 1.2) = Rs.3,84,00,000/- /- = Rs.3,28,68,343/-