B. Com. LL.B. ADVOCATE

RESI: "Shivdurga", S. No. 575, Plot No. 3, Dr. Homi Bhabha Nagar, Nasik 477 511
OFF: Basement No. A-10, Purnam Centre Point, Near CB5, Kanhera Wadi, Nasik 422 551. Mobile 93256 68069

Ref. No.

Date:

### TITLE INVESITGATION REPORT

To,

The Sr. Manager, Andhra Bank, Nasik Branch, Nasik.



 The complete description of immovable property offered as security for creation of mortgage by deposit of title deeds/simple mortgage:

Survey No. (in case of Land Property)	CTS No. 572/B/1/2 area adm. 21.00 Sq. mtrs. of Nashik, Tal & Dist. Nasik	
Door No. (in case of House Property)		
	Nashik, Tal & Dist. Nasik  Trimbakeshwar Nasik	
Extent/Area		
Location	Plotted property :	
Boundaries	On towards East :House No. 403 of Rambhabai Avhad On towards West : CTS No. 572/B/1/2 part On towards South :House No. 402 of Mr. Gadhe On towards North : House No. 404 of Mr. Dalavi	





Advocate

Continuation Sheet No. 2

Particulars of the Document scrunised:

S Date of N Doc.	Doe, No.	Nature of Doc.	Orig inal / Cop	Parties From	to Document To
26/05/	5258/ 2008	Copy of Sale Deed	Xero x	Mr. Madhukar Dagadu Burkule	Mr. Rjendra KEshav
2	***	cts extractss and Mutation entries for 30 years	Xero x	C.T.S. office	Avhad.

3.	**	
3.	Name of the unit / concern /	Mr. Rajendra Keshav Avhad
	company / person offering the	
	property as sue security for the loan	
	together with address.	
4.	Constitution of the mortgagor	Individual
	concern/person/body/authority	
	offering the property for creation of	
	charge:	
	a. Whether he/they are	No.
	owners/agents and are entitled to	
	act as mortgagor.	
	b. In case the Mortgage is sought	Not Applicable.
	to be created by an agent under a	
	Power of Attorney whether the power	
	of attorney is registered and	
	currently in force and subsisting.	
- 1		*
	Such deed of power of attorney	
8	authorises the agent to deposit the	
t	title deeds for creation of	
n	nortgage/charge over the	
p	properties.	
C.	. In case of partnership firm	Not Applicable.
	thether the property offered as	- Sector Production
se	ecurity belongs to the firm (see	
se	ection 14 of the Partnership Act) or	
it	belongs to one of the partners or	
1	hether it has been brought into	
10000		
	oks of accounts of the firm.	
A.	In case of companies / societies /	Not Applicable.
ass	sociations; whether:	
mic.	morandum and articles/bye-laws	



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authorise security !

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Continuation Sheet No. 3.

Advocate	
of the company/society/association authorise to offer its property(ies) as security for the loan	
B. requisite resolutions have been duly passed by the company / society / association for mortgaging the property in favour of the bank.	Not Applicable.
C. such resolution sets out the names of the persons who are authorised to create charge over the properties, affixing of common seal.	Not Applicable.
D. Whether there are any subsisting charge as per the records of charges with the Registrar of Companies over the property offered.	No.

Brief History/flow of title.

Whether all original link documents are available with the mortgagor. Yes

Whether there is any defect in the chain of title. No.

It appears that the said C.T.S. No. 572/B/1/2 of Nashik is owned and possessed by Madhukar Dagdu Burkule prior to 1990 and CTS No. 572/B/1/2 area adm 210.00 sq. mtrs. came to his share by way of partition and his name is entered to Holders' Column.

THAT on 01/10/1990 reveals that as per application of Sub-division area adm. 21.00 sq. mtrs. out of CTS no. 572/B/1/2 name of Mr. Madhukar Dagadu Burkule entered to CTS extract.

THAT on 10/01/2011 reveals that the owner Mr. Madhukar Dagadu Burkule sold area adm. 21.00 sq, mtrs out of CTS no. 572/B/1/2 for consideration of Rs. 1,40,000/- by registered Sale Deed at Sr. no. 4258/2008 and accordingly the name of purchaser entered to CTS extract.

THAT on 15/06/2015, as per the order of Cosolidation Commissioner & Director of Land Records Maharashtra state Pune vide order dtd. 16/02/2015 the are of the said cts no is written in words and effect is taken to Holder's

I have taken search of Index II Register of last 30 years the registers from 1988 till 2017 in the office of Sub-Registrar Office. During the Search I have not found any adverse entry. The receipt issued by the Sub-Registrar, is enclosed herewith.



	Advocate	Continuation Sheet No. 4
6.		Owner
	of the mortgagor over the property :-	Owner,
	Whether full ownership right/limited	
	right / vested reminder rights/	
	leasehold rights / occupancy /	
	possessory rights or holder of	
	Government, grant, assignment	
	patta etc.	
7.	If the title over the property is lease	
	hold rights:	
	a. Whether the lease permits	Not Applicable.
	creation of mortgage by the lessee.	
	b. Whether the lease deed has been	Not Applicable.
	registered as required under law of	
	registration and the transfer of	
	property act;	
	c. Total duration of the lease	Not Applicable.
	duration of unexpired lease period:	
	d. Whether there are any prejudicial	Not Applicable.
	clauses in the leasehold property	
	offered as security or the rights of	
	the mortgagor to mortgage the	
	property;	
	e. Whether the permission from the	Not Applicable.
	lessor is a condition for creation of	-
	mortgage. Whether the requisite	
	permission has been obtained with	
	details of such permission.	Not Applicable.
	f. In case of government	Not Applicable.
	grants/assigned lands whether the	
	terms of such grant/assignment	
	permit the creation of charge, also	
	whether the requisite permission	
	from the competent authorities is	
	obtained.	
	Whether any minors interest is	Not by U
	involved, if so, whether permission	Not Applicable.
	from competent court has been	
	obtained for offering the property as	
	security with the details of the order	
	etc.	
	Whether the property holding of the	
	proposed mortgage-	No. The said act is repealed.
	proposed mortgagor are within the	is repealed.
	ceiling limits prescribed under the	
	Land(Ceiling&Regulation)	The state of the s
	1978.	A The Control of the
1		
1		



1416	Advocate	Continuation Sheet No. 5
10.	Whether clearance is required to be   No.	The said set is senseled
	obtained or notice under section 26	and to repeated.
	of the Act is required before the	
	mortgage is created. If the ULC	
	clearance has been obtained for	
	creating the mortgage in favour of	
	the Bank, or the requisite notice in	
	that regard has been issued whether	
	the same is in order.	
11.		
11.	no objection certificate no	t required.
	under Income Tax Act 1961, is	
	required to be obtained before the	
	creation of the proposed mortgage.	
	If yes, the reference of such No	
	objection certificate, issued by the	
	ITO together with the date of	
	100 TO 10	
	mentioned.	
12.	State whether the land is affected by No	о.
	any local Act, Revenue and Tenancy	
	Legislations. If so, how and to what	
	extent the right of the mortgagor to	
	create the mortgage and the rights	
	of the Bank as mortgagee will be	
	affected. Whether marketability of	
	the holding will be affected by any	
	Local Acts.	
13.	If the property proposed to be 1	No.
20.		
	mortgaged	
	Agricultural lands:	
-	a. Whether the mortgage can be	Not applicable.
	created by the mortgagor in favour	
	of the Bank under the Tenancy	
	Laws for Agricultural and non-	
	agricultural purposes.	
	b. Whether the land is mutated in	No.
	the revenue records in favour of the	
1	mortgagor and the holding is within	
	ceiling limits prescribed.	
	c. Whether Pattadar Pass Book and	Yes.
	Title Deed Pass Book and copies of	
	hove been	
	Revenue records have been	
	examined.	U-abla
700	· · · for	Not applicable.
1		Edward Color of the Color
1	conversion of land from Agricultural	
	to residential/commercial use is	
	to residence, necessary, from	
	5	The state of the s

	Advocate	Continuation Sheet
	e. Whether the	
	e. Whether the mortgage created on the agricultural	Not Applicable.
	the agricultural lands will be subject	
	to any restrictions/infirmtles under the Local Acts.	
	f. Whether	
	f. Whether the mortgage/charge	Yes.
	tequires or has been registered with	
	Revenue authority and/or	
14.	Revenue Record/Pass Book	perty
	" the property to be mortgaged is a	168.
	flat/apartment in residential or	House.
	commercial complex, whether:	
	a. The documents produced	
	unequivocally establish independent	
	title of the proposed mortgagor.	Yes. But those are in zeroz.
	b. Whether the link documents are	Yes, But the
	produced in original or under	
	certified extracts etc	
	c. Whether undivided share in the	Not Applicable.
	land had been vested in the	
	mortgagor.	Not Applicable.
	d. Whether the vendees to	
	mortgagor had absolute rights to	
	transfer the flat and they had not	
	encumbered the property for	The state of the s
	construction of the building or any	
	other purpose	
-	e. Suitable covenants providing for	Not Applicable.
	proper enjoyment of the common	Total Control of the
- 1		Control of the Sales
	areas and memore mare	
	incorporated under the documents	
1	f. The mortgagor/builder holds a	Not applicable.
10	duly approved plan and clearance	and the second second second
l f	or the property offered as security	
	n case of gift, wills	Not Applicable.
p	artition/settlement deeds:	the state of the s
a	. Whether the original deed is	Not Applicable.
	vailable for deposit	
	_	
В.	Whether such documents are	Not Applicable.
re	gistered under the law for the time	
be	ing in force	
-	What	
	WIII Has been	Not Applicable.
pro	bated. In case of devolution of	Ppitcable.
pro	operty by a Will, the safeguards	
tak	en to	
	to ensure	
ımp	cachiment of title to the pre-	
offer	red as security.	
	arty.	



Advocate

Continuation Sheet No. 7

- d. Whether the shares have been | Not Applicable.
- divided in metes and bounds

e. Whether the mortgage created in Not Applicable. favour of the Bank will suffer from any infirmities/restrictions

16. Whether the possession of the possession for more than 15 years either through himself or through his predecessors in title. Whether any adverse possession exists on the property offered for mortgage

No adverse possession is found during mortgagor over the property offered the chain of title nor during the as security is an unhindered

17. Do the documents produced for No charge or adverse entry is found inspection disclose any subsisting during the search. charges, liens, claims, attachments over the property offered for mortgage. It any, the details thereof

18. Whether the requisite property tax / Yes. Latest NA tax receipt is on land revenue or other statutory dues have been paid in respect of the property offered as the security upto date and the relative receipts produced

record.

19. Description of the period covered under the Encumbrance Certificate and also about the encumbrances if any, referred therein

I have taken search of Index-II Registers from the office of Sub-Registrar and also on internet on IGR Website from the year 1988 to 2017 (30 years). I have not found any adverse entry or encumbrance on the said property during the search

20. Is title tainted by the encumbrances, attachments, claims whether the property is under acquisition / Notification of the Government (Central or State) of other local authorities or third party claims, liens etc. exist, if yes, the details thereof

No such charges found in Revenue Records.

The charges described in other rights column is not relevant with the property in question.

Conformation that the latest title 21. deed(s) through which proposed mortgagor derived title to the property as also the immediately preceding title deed(s) are available in original.

Sale Deed of area adm. 21.00 sq. mtrs. of CTS no. 572/B/1/2 of Nashik, Tal & Dist. Nasik in favour of Mr. Rajendra Keshav Avhad and the said Sale Deed is registered at Sr. No. 5258/2008 on 26/05/2008

Confirmation that the mortgage by deposit of title deeds (originals) is Yes.

	Advocate	
	possible on the strength of the documents produced for scrutiny	A 14
	(i) The list of documents to be deposited for creation of Equitable Mortgage over the property/ies offered as security may be set out	Equitable Mortgage is possible.
	(ii) The persons who are required to join to deposit the said documents of title be mentioned	Owner/present borrower
23.	That the mortgage if created will be available to the bank for the liability of the intending borrower	Yes.

#### Opinion :-

On the material placed before me, I am of the considered opinion that, the borrower Mr. Rajendra Keshav Avhad has/have an absolute, clear and marketable title over the property/ies mentioned above and he/they can mortgage the same to the bank. I also certify that the properties are free from any charges/encumbrances.

The bank can accept the original documents mentioned above (Coloumn No. 21) for creation of mortgage by way of deposit of title deeds/Equitable mortgage.

### Special instructions :

- The Charge of our bank be entered to other rights column of 7/12 exract.
- Affidavit in Bank's format be obtained from the borrower.
- NOC of the Builder to mortgage be obtained.
- d. After Equitable Mortgage by Deposit of Title Deeds is created, the Mortgagor has to file a Notice of intimation of such mortgage within 30 days from the date of mortgage with the office of Sub-Registrar under whose jurisdiction the mortgaged property is situated. This should be complied with scrupulously as non-compliance of the provision would create complications in creation of mortgage.

Thanking you for better co-operation.

Yours faithfully,

M. R. ODHEKAR

Advocate

Adv. Mukund Ramchandra Odhekar

Shivdurga Bungalow, S No.575, Plot No.3, Dr. Bhabha Nagar, Nasik