## **ENDORSEMENT ON APPLICATION & CERTIFIED COPY**

1 Sr No of Appli	cation	546
2 Proceeding No	o .	0A-25/18
3 Name of the A	Application	Ady. Ramesh Ganbote
4 Date of Prese	ntation of Application	25/05/18
5 Date give to c	ollect copy	
6 Number of Pa	ges	35
7 Copying fee cl	narges	10+175=185
8 Date on which	copy is ready	31/05/2018
9 Date of Delive	ry ^ \	01/06/18



(Signature of S.O/Official Authorized ) अनुभाग अधिकारी

ऋण वसुली अधिकारी, पुणे. SECTION OFFICER, DRT PUNE.

[ORIGINAL APPLICATION No.25/2018]



Presented on:

22.01.2018

Registered on: Decided on:

02.02.2018

Duration:

21.05.2018 Y M D

0 03 29

# IN THE DEBTS RECOVERY TRIBUNAL AT PUNE

## ORIGINAL APPLICATION No.25/2018

TOTAL CLAIM AMOUNT - Rs.131,46,37,600/-/-

Catalyst Trusteeship Ltd., (erstwhile GDA Trusteeship Ltd.), having its office at GDA House, Plot no.85, Bhusari Colony (Right), Paud Road, Pune 411 038.

... Applicant

#### Versus

D.S.Kulkarni Developers Ltd., a Limited Company, having its registered office at – 1187/60, J.M.Road, Shivajinagar, Pune 411 005.

... Defendant

## **APPEARANCES**

For the Applicant

Mr.Ramesh B. Ganbote - Advocate

For Defendant

None (Already set ex-parte)

[mjk]

(OA No.25/2018)

Page 1 of 24



### Shri Deepak M Thakkar **Presiding Officer**

JUDGMENT PRONOUNCED ON : 21.05.2018

JUDGMENT TRANSCRIBED ON : 22.05.2018

#### **JUDGMENT**

- This is an application under sub-section (1) of section 19 of the Recovery of Debts Due to Banks and Financial Institutions Act, 1993 ('The 1993 Act' for short) for the recovery of the dues in the sum of Rs.131,46,37,600/- together with future interest thereon from the date of filing of Original Application till repayment/realization and also for enforcement of securities.
- The factual matrix of the case is as under:-
  - Defendant no.1 is a company incorporated under the provisions of the Companies Act, 1956 having its registered office at the address mentioned in the cause title of the original application.
  - The applicant is a Debenture Trustee duly registered

Page 2 of 24

under the Securities & Exchange Board of India (SEBI).

Pursuant to the prospectus dated 28th July, 2014

defendant issued debentures under various options. The applicant is appointed as a Debenture Trustee for the said debenture vide Debenture Trust Agreement dated 4<sup>th</sup> July, 2014.

- iv. The applicant and defendant have also entered into Debenture Trust-cum-Mortgage Deed on 5th September, 2014.
- v. The debentures issued by defendant is a 'debt securities' within the meaning of section 2(ga) of the 1993 Act.
- vi. On 28th July, 2014 defendant proposed to issue Secured Redeemable, Non-convertible Debentures (NCDs/debentures) for Rs.5000/- each for option I, II and IV as well as Rs.25,000/- for option III aggregating upto Rs.10,000 lakhs with option to retain over-subscription. The terms and conditions of the public issues are as under:

Options	I	II	III	IV
Tenure	36 Months	66 Months	72 Months	84 Months
Maturity Date	06.09.2017	06.03.2020	Staggered redemption	06.09.2021
			every year	

(OA No.25/2018)

[mjk]

Page 3 of 24



Frequency of Quarterly Cumulative Annually Monthly Interest (1st Apr., 1st Quarterly Oct., 1st Jan.  Coupon (%) 12.50% N.A. 12.65% 12.75% Payment Interest Description of till (1st Apr.) (
Frequency of Quarterly Cumulative Annually (1st Apr., 1st (alongwith (6th Sept. (1st day of every year)) (Oct., 1st Jan.  Coupon (%) 12.50% N.A. 12.65% 12.75%
Interest (1st Apr., 1st July, 1st Oct., 1st Jan. (alongwith maturity) (6th Sept. (1st day of every year) (1st day of every year) (1st day of every month)  Coupon (%) 12.50% N.A. 12.65% 12.75%
Interest (1st Apr., 1st Apr., 1st (alongwith Payment July, 1st Oct., 1st Jan.  Coupon (%) 12.50% N.A. 12.65% 12.75%
Payment July, 1st Maturity) every year every month every year every month of the per annum in Sulphy Maturity every year every month every month and sulphy month every year every month every month and sulphy month every year every month every month every month and sulphy month every year every month every year every month every month every year every year every month every year every month every year every month every year every month every
Oct., 1st Jan. month)  Coupon (%) 12.50% N.A. 12.65% 12.75% per annum in
Jan.  Coupon (%) 12.50% N.A. 12.65% 12.75% per annum in
per annum in
per annum in
Category I II
Category 1, 11
and III
Coupon (%) 12.75% N.A. 12.90% 13.00%
for DSK
Employees,
Existing,
Existing
Equity
Shareholders,
Senior
Citizen,
Servicemen,
Ex-
servicemen
and Women
Redemption Face value Maturity Face value Face value
Amount i.e. Value i.e. with i.e.
Rs.5000/- Rs.10,000/- Staggered Rs.5000/-
Redemption

- vii. Under the terms of the prospectus under option III, the specific portion of the principal amount was to be redeemed every year.
- Tiii. As aforesaid, defendant appointed Catalyst Trusteeship Ltd. (erstwhile GDA Trusteeship Ltd. i.e. the applicant

[mjk]

(OA No.25/2018)

Page 4 of 24



under the Debenture Trust Agreement dated 4th July, 2014. Defendant also signed and executed Debenture Trust-cum-Mortgage Deed (DTD) on 5th September, 2014. The said Debenture Trust-cum-Mortgage Deed is registered with the office of the Sub-Registrar, Haveli no.10 at sr.no.8241/2014 with regard to the immovable properties more particularly described in Exhibit "B" to the original application. The charge created under Debenture Trust-cum-Mortgage Deed dated 5th September, 2014 for the aggregate amount of Rs.111,69,60,000/- has been duly registered with the Registrar of Companies, Pune vide charge identification no.10520168.

ix. As declared in the prospectus the public issue of the NCDs was opened on 4th August, 2014 and closed on 26th August, 2014. Defendant received 222,514 applications of NCDs for the subscription amount in the sum of Rs.113,01,69,000/-. Defendant made the final allotment on 6th September, 2014 of 219,147 NCDs (i.e. 219,147 NCDs of Face Value of Rs.5000/- and 849 NCDs of face value of Rs.25,000/- each) aggregating in the sum of Rs.111,69,60,000/- as set here in below:

[mjk]

(OA No.25/2018)

Page 5 of 24



ISIN	OPTION	Face Value	No. of	Amount
		(Rs.)	Debentures	(Rs.)
INE891A070	I	5,000	1,03,444	51,72,20,000/
11				-
INE891A070	II	5,000	46,851	23,42,55,000/
37				-
INE891A070	III	25,000	849	
45				2,12,25,000/-
INE891A070	IV	5,000	68,852	34,42,60,000/
29				-
		TOTAL	219,996	111,69,60,000/

- x. It was the obligation of defendant to pay to the debenture holders the interest on monthly, quarterly and annual basis with regard to NCDs under option IV, I and III respectively. It was the obligation of defendant to redeem the NCDs under option I and III on the specific dates described as specified in the prospectus.
- xi. Defendant appears to have paid the interest for the period upto 1<sup>st</sup> June, 2017. Thereafter, defendant defaulted from 1<sup>st</sup> July, 2017 which resulted in issuance of demand notice on 3<sup>rd</sup> October, 2017. By the said notice, the applicant called upon defendant to pay the outstanding amount due to the debenture holders with regard to option I to IV

[mjk]

(OA No.25/2018)

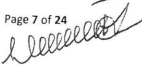
Page 6 of 24

referred to hereinabove. Despite notice, defendant failed to service the interest from time to time. Therefore, the applicant issued notice calling upon defendant to make the payment of the defaulted amount as set out in paragraph no.5.6 of the original application.

xii. As per the terms of the contract and in particular, the provisions contained in clause 17.2.2 treats it as event of default. Further, the contract in terms of provisions of clause 17.3 of the Debenture Trust-cum-Mortgage Deed reveals that in the event of default in servicing the interest and repayment of the loan, vis-à-vis of the debenture (all options) of amount outstanding thereunder shall become due and payable forthwith. Under those circumstances, the applicant shall become entitled to initiate the action against defendant. As referred to hereinabove, defendant committed series of defaults. Therefore, the entire amount for the debentures (all options) became due and payable forthwith alongwith interest.

xiii. On 3<sup>rd</sup> October, 2017 the applicant issued demand notice once again called upon defendant to liquidate the entire outstanding i.e. the defaulted interest and the principal loan amount. Despite notices, defendant failed and

(OA No.25/2018)





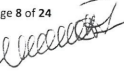


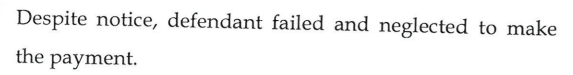
neglected to pay the amount.

- xiv. Thereafter, defendant proposed to obtain consent of the debenture holders for the rephasement and reschedulement of the payment of dues and substitution of the portion of the mortgaged properties under the debenture-cum-Trust Deed. On 23rd November, 2017 defendant issued notice of postal ballot to debenture holders. As per the result declared on 26th December, 2017 defendant failed to get the requisite majority by the debenture holders.
- xv. Before, the issue of debenture, defendant had obtained the value of the properties agreed to be mortgaged from independent government approved valuers. According to defendant, the value of the property was 175 crore (approximately. On 27th November, 2017 the applicant obtained the latest value report which shows the value of the mortgage property in the sum of Rs.208.32 crore as fair market value of Rs.124.99 crore as distress value.
- xvi. On 3<sup>rd</sup> October, 2017 the applicant addressed letter to defendant drawing attention that the amount under each series together with interest was over due and payable.

[mjk]

(OA No.25/2018)





xvii. The present claim of the applicant is based on the information submitted to the regulatory authority as set out in paragraph no.5.10 of the original application. There are 8500 debenture holders which is extremely large.

xviii. As on 21st January, 2018 there was owing, due and payable by defendant to the applicant the sum of Rs.131,46,37,600/- which includes principal, interest and default interest of all the four options which is reproduced hereunder:

Option	Face Value as	No.of debentures	Principal (Amt.Rs.)	Interest (Amt.Rs.)	Default Interest
	on 21.01.2018	as on 21.01.2018			(Amt.Rs.)
I	5000	103444	51,72,20,000	5,34,79,133	41,85,884
II	5000	46851	23,42,55,000	10,63,62,177	20,31,129
III	21250	849	1,80,41,250	32,07,240	1,39,507
IV	5000	68852	34,42,60,000	2,88,14,090	23,93,690
	SUB-TO	TAL	111,37,76,250	19,18,62,640	87,50,210
TOTAL				131,43,89,100	

L SUBBLEGO I

Page 9 of 24



B. DUES TO DEBENTURE TRUST	ГЕЕ
Annual Fees for the FY 2017-2018	1,72,500
Other Expenses	76,000
TOTAL	2,48,500
GRAND TOTAL OF CLAIM (A+B)	131,46,37,60

- xix. Defendant failed to pay two consecutive installments of interest on 01st July, 2017 and 01st August, 2017 with regard to option I. The applicant therefore, called upon defendant to pay the said amount with interest within 60 days. In response thereto, defendant placed on record that it is unable to pay the amount within 60 days. Thereafter, pursuant to the default in payment of service of interest and payment of principal amount as on 6th September, 2017 under debenture (Option I), the applicant issued notice on 8th September, 2017.
- xx. Despite follow up, defendant failed to service the interest and repay the loan as per the terms of Debenture Trust-cum-Mortgage Deed. The applicant therefore, issued notice on 3<sup>rd</sup> October, 2017 calling upon defendant to liquidate the entire liability towards the said debt securities i.e. debentures, has remained unpaid for more than 90 days of the demand notice issued on 3<sup>rd</sup> October,





- xxi. The applicant was therefore, left with no other alternate but, to file the original application which was presented on 22<sup>nd</sup> January, 2018.
- 3. Defendant was duly served with the summons which was received by Mr. Rohit Purandare, Company Secretary of defendant. The summons was served on 17th March, 2018. Despite knowledge of the date of hearing, defendant did not choose to enter appearance either personally or through advocate to answer the claim made by the applicant. Therefore, on 14th May, 2018 defendant was set ex-parte.
- The applicant has filed evidence affidavit (Exhibit-5) of Shri.Umesh Manohar Salvi and list of documents (Exhibit-6) thereby adducing in evidence the documents at Sr.No.AW-1 to AW-8 which are admitted in evidence, read, recorded and exhibited.
- I have scrutinized and examined the allegations made in the Original Application and analyzed the evidence adduced by the applicant which has gone unchallenged, uncontroverted Ullland. and unrebutted.

Page 11 of 24

that pendent lite and mortgage securities are the only two issues required to be dealt with. Accordingly, I deal with the same.

Pendent lite and future interest: The applicant has claimed pendent lite and future interest @ 15.43% p.a. which includes 2% default interest from the date of filing of the original application till payment/realization. As per the terms of the contract, default interest is in the form of penalty levied upon the borrower for default in making the payment; it is the interest to be charged one time only. Upon termination of the contract, the applicant is not entitled for the default interest. Be that as it may, the applicant has left it to the discretion of this Tribunal to decide/to grant or not to grant default interest @ 2% p.a. which I hereby decline. Mr.R.B.Ganbote submitted that pendent lite and future interest @ 13.43% p.a. which is the contractual rate be granted. Mr.R.B.Ganbote submitted that there is default in repayment of interest on and from 1st July, 2017. Thereafter, defendant has not come forward to make the payment of the outstanding. In my view, Mr.R.B.Ganbote is justified in pressing for the contract,

Page 12 of 24

tate @13.43% p.a. being the amount advanced for defendant for the business purpose. I therefore, grant pendent lite and future interest @ 13.43% p.a. from the date of filing of the original application till payment/realization.

- Mortgage securities: The applicant has pleaded and established the case for creation of mortgage by defendant as well as registration of the charge. Under section 60 of the Transfer of Property Act, defendant is entitled for redemption of the mortgage upon payment of money. I therefore, hold that defendant is entitled for redemption of mortgage.
- Upon careful scrutiny and examination of the Original Application, analyzing the evidence and giving due weightage to the documentary evidence adduced by the applicant, I am of the view that there is no reason to disbelieve the claim made by the applicant.
- 10. In view of the observations made hereinabove, the Original Application filed by the applicant deserves to be granted. Hence, I pass the following order:-

#### ORDER

(A) Original Application No.25/2018 is allowed with Delellos cost.

Page 13 of 24

[mjk]

(OA No.25/2018)

- RIBUMAL PUNE
- (B) Defendant is ordered and directed to pay to the applicant the aggregate sum of Rs.131,46,37,600/(Rupees one hundred thirty-one crore forty-six lakhs thirty-seven thousand six hundred only) with pendent lite and future interest @ 13.43% per annum from the date of filing of the original application i.e. 22nd January, 2018 till payment/realization.
- The aforesaid adjudicated amount secured by the valid and subsisting mortgage of the immovable properties i.e. all that pieces and parcel of the land included in this Schedule shall also include all the structures constructed or to be constructed in future. (1) all that piece and parcel of land bearing Survey No. 3/1C, totally admeasuring 00 H 11 R, assessed at Rs. 00.38 Paise, out of which area admeasuring 00 H 5.75 R of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (2) All that piece and

[mjk]

(OA No.25/2018)

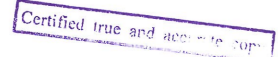
Page 14 of 24



parcel of land bearing Survey No. 4/29, totally admeasuring 00 H 22 R, assessed at Rs. 00.37 Paise, out of which area admeasuring 00 H.10 R of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (3) All that piece and parcel of land bearing Survey No. 33/1 (Old Survey No.27) totally admeasuring 01 H 22 R, assessed at Rs. 07.25 paise, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (4) All that piece and parcel of land bearing Survey 33/2A/1 (Old Survey No.28) totally admeasuring 00 H 20 R, assessed at Rs. 1.53 paise, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (5) All that piece and parcel of land bearing Survey No. 33/2A/2/1

Dellette

(OA No.25/2018)



[mjk]

Page **15** of **24** 



(Old Survey No.28) totally admeasuring 00 H 17 R and assessed at Rs. 00.77 paise situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (6) All that piece and parcel of land bearing Survey No. 33/2A/2/2, admeasuring 00 H 16 R, assessed at Rs. 00.76 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (7) All that piece and parcel of land bearing Survey No. 34/3B, totally admeasuring 00 H 16 R, assessed at Rs. 00.94 Paise, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (8) All that piece and parcel of land bearing Survey No. 34/4, totally admeasuring 00 H 49 R, assessed at Rs. 02.88 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of

Page **16** of **24** 



Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (9) All that piece and parcel of land bearing Survey No. 34/5/2, totally admeasuring 00 H 42 R, assessed at Rs. 02.10 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (10) All that piece and parcel of land bearing Survey No. 34/6, totally admeasuring 00 H 27 R, assessed at Rs. 01.69 Paise, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (11) All that piece and parcel of land bearing Survey No. 34/11, totally admeasuring 00 H 27 R, assessed at Rs. 01.69 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (12) All that piece and parcel of land bearing Survey

Page 17 of 24

[mjk]

(OA No.25/2018)



No. 34/18, totally admeasuring 00 H 28 R, assessed at Rs. 01.25 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (13) All that piece and parcel of land bearing Survey No. 34/26/1, totally admeasuring 00 H 19 R, assessed at Rs. 00.91 Paise, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (14) All that piece and parcel of land bearing Survey No. 34/26/2, totally admeasuring 00 H 12 R, assessed at Rs. 00.46 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (15) All that piece and parcel of land bearing Survey No. 35/1A+1B/1 (Old Survey No. 30) totally admeasuring 01 H 84 R situated at village Fursungi, situated within the limits of

Page **18** of **24** 



Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (16) All that piece and parcel of land bearing Survey No. 35/1A+1B/2 (Old Survey No.30) totally admeasuring 01 H 84 R situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (17) All that piece and parcel of land bearing Survey No. 35/2/2, totally admeasuring 00 H 95 R, assessed at Rs. 04.72 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (18) All that piece and parcel of land bearing Survey No. 42/1/4, totally admeasuring 00 H 07 R, assessed at Rs. 00.35 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (19) All that piece

Page **19** of **24** 



and parcel of land bearing Survey No. 42/1/4A admeasuring 00 H 18 R, assessed at Rs. 00.85 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (20) All that piece and parcel of land bearing Survey No. 43/2/4 admeasuring 00 H 22 R, assessed at Rs. 01.10 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (21) All that piece and parcel of land bearing Survey No. 45/3, totally admeasuring 01 H 37 R, assessed at Rs. 07.37 Paise out of which land admeasuring 00 H 3.75 R, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (22) All that piece and parcel of land bearing Survey No. 45/4, totally admeasuring 00 H 03 R, assessed at Rs. 00.19 Paise

Page 20 of 24

[mjk]



out of which land admeasuring 00 H 1.5 R, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (23) All that piece and parcel of land bearing Survey No. 45/5, totally admeasuring 01 H 23 R, assessed at Rs. 06.75 Paise out of which land admeasuring 00 H 28.18 R, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (24) All that piece and parcel of land bearing Survey No. 46/2, totally admeasuring 00 H 51 R, assessed at Rs. 00.37 Paise out of which land admeasuring 00 H 17 R of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (25) All that piece and parcel of land bearing Survey No. 48/3, totally admeasuring 00 H 64 R, assessed at Rs. 02.87 Paise out of which land

(OA No.25/2018)

Page 21 of 24





admeasuring 00 H 29.33 R, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (26) All that piece and parcel of land bearing Survey No. 49/1A, totally admeasuring 00 H 51 R, assessed at Rs.01.25 Paise out of which land admeasuring 00 H 17 R of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (27) All that piece and parcel of land bearing Survey No. 54/1/3/2 admeasuring 00 H 33 R, assessed at Rs. 1.00 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (28) All that piece and parcel of land bearing Survey No. 54/2C/1, totally admeasuring 00 H 51.50 R, assessed at Rs. 02.07 Paise, out of which area admeasuring 00H. 20.50 R, of village Fursungi, Tal. Haveli, Dist. Pune,

[mjk]

(OA No.25/2018)

Page 22 of 24



situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (29) All that piece and parcel of land bearing Survey No. 54/4A/2, totally admeasuring 00 H 50 R, assessed at Rs. 03.27 Paise, out of which area admeasuring 00H. 28 R, of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (30) All that piece and parcel of land bearing Survey No. 54/3C/1 admeasuring 00 H 60 R, assessed at Rs. 2.94 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (31) All that piece parcel of land bearing Survey No. 56/1+2+3+4/1, total land admeasuring 00 H 07 R, assessed at Rs. 00.56 Paise (Well Property) of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and

Page 23 of 24

[mjk]

(OA No.25/2018)



also situated within the jurisdiction of Sub-Registrar Haveli, Pune and (32) All that piece and parcel of land bearing Survey No. 56/2/1B, total land admeasuring 00 H 86 R, assessed at Rs. 04.09 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat, Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune.

- (D) Defendant is granted liberty to redeem the mortgage properties within a period of Three Months from the date hereof failing which the applicant shall be entitled to dispose of the mortgaged properties and appropriate the sale proceeds as per law.
- (E) Issue Recovery Certificate.
- (F) The Registrar is directed to send the copy of Judgment and Recovery Certificate to the applicant and defendants.

(Deepak M Thakkar)
Presiding Officer
Debts Recovery Tribunal, Pune



Form No.9 Exhibit: 11



## DEBTS RECOVERY TRIBUNAL, PUNE

RECOVERY CERTIFICATE UNDER SUB-SECTIONS (7) & (22) OF SECTION-19 OF THE RECOVERY OF DEBTS DUE TO THE BANKS AND FINANCIAL INSTITUTION ACT, 1993.

### Original Application No.25/2018

Catalyst Trusteeship Ltd., (erstwhile GDA Trusteeship Ltd.), having its office at GDA

/ House, Plot no.85, Bhusari Colony (Right), Paud Road, Pune 411 038.

.. Certificate Holder (Original Applicant)

#### Versus

D.S.Kulkarni Developers Ltd., a Limited ✓ Company, having its registered office at -.. Certificate Debtor 1187/60, J.M.Road, Shivajinagar, Pune 411 (Original Defendant) 005.

Recovery Certificate for Rs. 131,46,37,600+(Int) Rs.5,80,45,752/- + (Court.Fee) Rs.1,50,000/-+ (Adv Fee) Rs. 25,000/- = Total Rs. 137,28,58,352/-.

[KSM]

RC IN OA No.25-2018



1	P	
1	1	
ì	1/	
,	3	



In terms of final order dated <u>21st May</u>, <u>2018</u> passed by this Tribunal in the above mentioned in <u>Original Application no</u>. <u>25/2018</u>.

1. The Certificate Holder entitled to recover from the Certificate Debtor pay to the applicant the aggregate sum of Rs.131,46,37,600/- (Rupees one hundred thirty-one crore forty-six lakhs thirty-seven thousand six hundred only) with pendent lite and future interest @ 13.43% per annum from the date of filing of the original application i.e. 22nd January, 2018 till payment/realization.

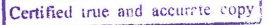
In case of failure to pay by the Certificate Debtor the afore mentioned adjudicated amount within 30 days, same shall be recovered from the sale of the mortgaged of immovable properties i.e. all that pieces and parcel of the land included in this Schedule shall also include all the structures constructed or to be constructed in future.

(1) all that piece and parcel of land bearing Survey No. 3/1C, totally admeasuring 00 H 11 R, assessed at Rs. 00.38 Paise, out of which area admeasuring 00 H 5.75 R of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune;

[KSM]

RC IN OA No.25-2018

Page 2 of 10



- RIBULDI PUNE &
  - (2) All that piece and parcel of land bearing Survey No. 4/29, totally admeasuring 00 H 22 R, assessed at Rs. 00.37 Paise, out of which area admeasuring 00 H.10 R of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune;
  - (3) All that piece and parcel of land bearing Survey No. 33/1 (Old Survey No.27) totally admeasuring 01 H 22 R, assessed at Rs. 07.25 paise, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune;
  - (4) All that piece and parcel of land bearing Survey No. 33/2A/1 (Old Survey No.28) totally admeasuring 00 H 20 R, assessed at Rs. 1.53 paise, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune;
  - (5) All that piece and parcel of land bearing Survey No. 33/2A/2/1 (Old Survey No.28) totally admeasuring 00 H 17 R and assessed at Rs. 00.77 paise situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune;
  - (6) All that piece and parcel of land bearing Survey No. 33/2A/2/2, admeasuring 00 H 16 R, assessed at Rs. 00.76 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (7) All that piece and parcel of land bearing Survey No. 34/3B, totally admeasuring 00 H 16 R, assessed at Rs. 00.94 Paise, situated at village Fursungi, situated within the limits

[KSM] RC IN OA No.25-2018

Page 3 of 10

Pune;

(8) All that piece and parcel of land bearing Survey No. 34/4, totally admeasuring 00 H 49 R, assessed at Rs. 02.88 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune;

(9) All that piece and parcel of land bearing Survey No. 34/5/2, totally admeasuring 00 H 42 R, assessed at Rs. 02.10 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (10) All that piece and parcel of land bearing Survey No. 34/6, totally admeasuring 00 H 27 R, assessed at Rs. 01.69 Paise, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (11) All that piece and parcel of land bearing Survey No. 34/11, totally admeasuring 00 H 27 R, assessed at Rs. 01.69 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (12) All that piece and parcel of land bearing Survey No. 34/18, totally admeasuring 00 H 28 R, assessed at Rs. 01.25 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (13) All that piece and parcel of land bearing Survey No. 34/26/1, totally admeasuring 00 H 19 R, assessed at Rs. 00.91 Paise, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and

[KSM]

RC IN OA No.25-2018

Page 4 of 10

200



PRIATURAL PUNKE

also situated within the jurisdiction of Sub Registrar Haveli, Pune;

(14) All that piece and parcel of land bearing Survey No. 34/26/2, totally admeasuring 00 H 12 R, assessed at Rs. 00.46 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (15) All that piece and parcel of land bearing Survey No. 35/1A+1B/1 (Old Survey No. 30) totally admeasuring 01 H 84 R situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (16) All that piece and parcel of land bearing Survey No. 35/1A+1B/2 (Old Survey No.30) totally admeasuring 01 H 84 R situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune; (17) All that piece and parcel of land bearing Survey No. 35/2/2, totally admeasuring 00 H 95 R, assessed at Rs. 04.72 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (18) All that piece and parcel of land bearing Survey No. 42/1/4, totally admeasuring 00 H 07 R, assessed at Rs. 00.35 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune; (19) All that piece and parcel of land bearing Survey No. 42/1/4A admeasuring 00 H 18 R, assessed at Rs. 00.85 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune;

[KSM]

RC IN OA No.25-2018

Page 5 of 10





(20) All that piece and parcel of land bearing Survey No. 43/2/4 admeasuring 00 H 22 R, assessed at Rs. 01.10 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune;

(21) All that piece and parcel of land bearing Survey No. 45/3, totally admeasuring 01 H 37 R, assessed at Rs. 07.37 Paise out of which land admeasuring 00 H 3.75 R, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune;

(22) All that piece and parcel of land bearing Survey No. 45/4, totally admeasuring 00 H 03 R, assessed at Rs. 00.19 Paise out of which land admeasuring 00 H 1.5 R, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune;

(23) All that piece and parcel of land bearing Survey No. 45/5, totally admeasuring 01 H 23 R, assessed at Rs. 06.75 Paise out of which land admeasuring 00 H 28.18 R, situated at village Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune;

(24) All that piece and parcel of land bearing Survey No. 46/2, totally admeasuring 00 H 51 R, assessed at Rs. 00.37 Paise out of which land admeasuring 00 H 17 R of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune;

(25) All that piece and parcel of land bearing Survey No. 48/3, totally admeasuring 00 H 64 R, assessed at Rs. 02.87 Paise out of which land admeasuring 00 H 29.33 R, situated at village

[KSM]

RC IN OA No.25-2018

Page 6 of 10

Fursungi, situated within the limits of Panchayat Samiti Haveli, Grampanchayat Fursungi and also situated within the jurisdiction of Sub Registrar Haveli, Pune;

(26) All that piece and parcel of land bearing Survey No. 49/1A, totally admeasuring 00 H 51 R, assessed at Rs.01.25 Paise out of which land admeasuring 00 H 17 R of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune;

(27) All that piece and parcel of land bearing Survey No. 54/1/3/2 admeasuring 00 H 33 R, assessed at Rs. 1.00 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within

the jurisdiction of Sub-Registrar Haveli, Pune;

(28) All that piece and parcel of land bearing Survey No. 54/2C/1, totally admeasuring 00 H 51.50 R, assessed at Rs. 02.07 Paise, out of which area admeasuring 00H. 20.50 R, of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune;

(29) All that piece and parcel of land bearing Survey No. 54/4A/2, totally admeasuring 00 H 50 R, assessed at Rs. 03.27 Paise, out of which area admeasuring 00H. 28 R, of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the

jurisdiction of Sub-Registrar Haveli, Pune; .

(30) All that piece and parcel of land bearing Survey No. 54/3C/1 admeasuring 00 H 60 R, assessed at Rs. 2.94 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune;

(31) All that piece and parcel of land bearing Survey No.

RC IN OA No.25-2018

[KSM]



56/1+2+3+4/1, total land admeasuring 00 H 07 R, assessed at Rs. 00.56 Paise (Well Property) of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune and

(32) All that piece and parcel of land bearing Survey No. 56/2/1B, total land admeasuring 00 H 86 R, assessed at Rs. 04.09 Paise of village Fursungi, Tal. Haveli, Dist. Pune, situated within the limits of Grampanchayat, Fursungi and also situated within the jurisdiction of Sub-Registrar Haveli, Pune.

The Certificate Debtor is granted opportunity to redeem the mortgage within 3 (three) months from 21st May,2018 failing which the applicant shall put to sale the mortgaged property in accordance with the provisions of the RDDB&FI Act,1993 and appropriate the sale proceeds towards it's legitimate dues.

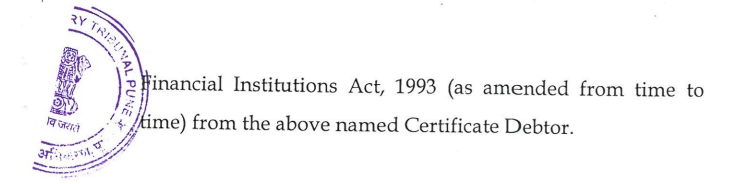
Parties are directed to appear before the Ld. Recovery Officer, DRT, Pune on 15th June, 2018.

The Recovery Officer shall realize the amount as per this Certificate in the manner and mode prescribed under Section 25 and 28 of the Recovery of Debts Due to Banks and

[KSM]

RC IN OA No.25-2018

QUILLIU Page **8** of 10



The Certificate has been issued under my signature and seal of the Tribunal on this day of , 2018 at Pune.

( Deepak M Thakkar )
Presiding Officer
Debts Recovery Tribunal, Pune.

Prepared by

Checked by

Verified by

Statolog

(Karunesh Morey) Recovery Inspector (Mrs. A.J. Surya) Section Officer Mr.KSN Rao.)

I/c, Registrar

[KSM]

RC IN OA No.25-2018

Page 9 of 10





## DEBTS REOVERY TRIBUNAL, PUNE

## SCHEDULE TO RECOVERY CERTIFICATE MEMO OF COSTS O.A. NO.25/2018

Catalyst Trusteeship Ltd

Exhibit No.11 Certificate Holder

Vs.

D.S.Kulkarni Developers Ltd

...Certificate Debtor

Sr.No.	Item of Costs	Amount in Rupees
1.	Application Fees	1,50,000.00
2.	Process Fees (Inc. Publication)	0.00
3.	Advocate(s) fees	25,000.00
4.	Commissioner/Receivers/Valuation/Security fees	0.00
5.	Miscellaneous Charges	0.00
6.	Total Costs: Rs.	1,75,000.00

Date

Place Pune

(Deepak M Thakkar) Presiding Officer Debts Recovery Tribunal, Pune.

Prepared by

(Karunesh Morey) **Recovery Inspector**  Checked by

(Mrs. A.J. Surya) **Section Officer** 

Verified by

(Mr.KSN Rao.)

I/c, Registrar

[KSM]

RC IN OA No.25-2018

Page 10 of 10

अनुभाग अधिकारे

ऋण वसुलो अधिकारी, पुणे. SECTION OFFICER, DRT PUNE.

