

Registered/Speed Post

Dated: 10.02.2025

1. Mr. Ashokbhai Vallabhbhai Vasoya S/o Mr. Vallabhbhai Vasoya

(Borrower)

2. Mrs. Nayanaben Ashokbhai Vasoya W/o Mr. Ashokbhai Vasoya Both At:

(Co-Borrower)

Shop No.4, A.G. Safari Complex, Main Road, Bhesten, Surat-395023

Both Also At:

Flat No.B-503, Sunder Nagar Co-Op Housing Society, Opposite Bhairav Nagar, Bhestan, Main Road, Surat, Gujarat-395023

Dear Sir/Madam,

Sub: Notice for Sale of the Mortgaged Property

- 1. We refer to Demand Notice dated 30.11.2013 issued by Kotak Mahindra Bank Limited (hereinafter referred to as " KMBL/The Bank") under Section 13(2) of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (hereinafter referred to as "SARFAESI Act"), related to Loan Account No.15794073 wherein we had called upon you to pay the dues of Rs.3,13,864/- (Rupees Three Lakh Thirteen Thousand Eight Hundred and Sixty Four Only) due and payable as on 29.11.2013 along with future interest applicable from 30.11.2013 until payment in full (hereinafter referred as the "Outstanding Amount") and payable by you all under the facilities granted by Citifinancial Consumer Finance India Limited (hereinafter referred to as "CCFIL") within 60 days from the date of the said notice. You have since then failed and neglected to pay the amount as demanded.
- 2. CCFIL has vide an assignment agreement dated 09.04.2013 ("Assignment Agreement") has assigned the debts due and payable by you in favour of the Bank along with all its rights, title, interests, benefits in the facilities granted by CCFIL with other incidental right thereto including the assignment of the said facilities along with the underlying securities. As per the said assignment agreement, KMBL has become full and absolute owner and as such is legally entitled to receive the repayment of the financial facility or any part thereof including the right to file suits, institute such other proceedings in its own name and to take such other action as may be required for the purpose of the recovery of the said financial facility. KMBL has become the absolute owner of the said account(s) and all rights, title and interest in respect of the outstanding amount pertaining to above said account(s) is now vested with The Bank.
- 3. It is pertinent to note that despite the service of the above mentioned notice, you have failed to liquidate the outstanding dues and as such the Authorized officer of the Bank has taken physical possession of the property described herein below in Annexure "A" (and referred

Registered Office: 27 BKC, C 27, G Block, Bandra Kurla Complex, Bandra (E), Mumbai 400051, Maharashtra, India.



hereinafter as "Secured Asset") on 03.06.2024 in exercise of the powers conferred on him under Section 13(4) of the said Act read with Rules 8 & 9 and in pursuance of order dated 27.12.2023 passed by Hon'ble Additional Senior Civil Judge cum Additional Chief Judicial Magistrate under section 14 of the said SARFAESI Act.

- 4. After taking possession of the secured asset, inspection was carried out by approved valuer in compliance of Rule 8(5) of the Security Interest (Enforcement) Rules, 2002. On the basis of the report of the valuer, secured asset was put on auction by KMBL on 03.09.2024 with the Reserve Price of Rs.8,50,000/- (Rupees Eight Lakh Fifty Thousand Only). However the said auction failed for want of bidders.
- 5. Hence, for recovering its legal dues, the Bank is now proposing to again invite tender/conduct auction of secured asset on the reserve price of Rs.7,00,000/- (Rupees Seven Lakh Only) below which the said secured asset will not be sold and which sale will be on "as is where is", "as is what is basis" and "whatever there is basis".
- 6. This is to inform you all that all the requisitions under the provisions of SARFAESI Act and The Security Interest (Enforcement) Rules, 2002 have been complied with and the Bank now proposes to sell the secured asset as mentioned in Annexure "A" by public auction and/or any other methods as prescribed under the provisions of Rule 8 (5) of Security Interest (Enforcement) Rules, 2002 read with proviso to Rule 9(1) after a period of 15 (Fifteen Days) days from the date of this notice along with the existing encumbrances if any on "as is where is", "as is what is basis" & "whatever there is basis", unless the bank receives the entire outstanding amount i.e. Rs.8,86,467/- (Rupees Eight Lakh Eighty Six Thousand Four Hundred and Sixty Seven Only) as of 07.02.2025 along with future interest applicable from 08.02.2025 in full and other charges as demanded in the instant notice within the statutory period of 15 (fifteen days) from the date of the present notice. Please note that if in case auction scheduled herein fails for any reason whatsoever then the bank may again enforce the security interest by putting the said secured asset on sale through public auction or private treaty as per its discretion. Please also note that you are further liable to make good the loss incurred after sale of the secured asset, if any.
- 7. The sale of the secured asset will be through an Online E-Auction at the reserve price more particularly detailed in "Annexure-A" as per the below schedule:-

S.NO.	PARTICULARS	DETAILS
1	DATE OF AUCTION	04.03.2025
2	TIME OF AUCTION	12:00 PM TO 1:00 pm with unlimited extension of 5 minutes
3	LAST DATE OF SUBMISSION OF EMD WITH KYC IS	03.03.2025 UP TO 6:00 P.M. (IST.)
4	PLACE OF SUBMISSION OF DOCUMENTS	Kotak Mahindra Bank Ltd 1st Floor, Santi Point, Nr. Parag House, Udhana Darwaja, Ring Road, Surat- 395002
5	MODE OF AUCTION	E-auction through website HTTP://BANKAUCTIONS.IN/





- 8. Please treat this notice as Notice under Rule 8 Clause (5) read with proviso to Rule 9(1) the Security Interest (Enforcement) Rules, 2002 providing the addressee a notice of 15 (fifteen) days for sale of the said secured asset.
- 9. Post the expiration of the said 15 (fifteen) days, the Bank shall be entitled to sell the said secured asset by any of the methods as provided under Rule 8 Clause (5) of the Security Interest (Enforcement) Rules, 2002, as the case may be.
- 10. The Borrower's attention is also invited to the Provisions of the subsection 8 of section 13 of the SARFAESI Act, in respect of the time available to redeem the secured asset(s).
- 11. Should you have any representation to be made in response to this notice, please mark the same to Mr. Kishore Arora (Mob No. +917227953457) & Mr. Akshit Solanki (Mob No. +917302111608) at 7th Floor, Plot No. 7, Sector-125, Noida, Uttar Pradesh - 201313, Email ID- rard.customercare@kotak.com only, in order to enable us to respond in time. Please note that we shall not be responsible for not responding to any of your representations made in response to this notice if the same is addressed to any other person or place.

For Kot ank Limited

www.kotak.com



ANNEXURE - "A"

Name of the borrowers	 Mr. Ashokbhai Vallabhbhai Vasoya Mrs. Nayanaben Ashokbhai Vasoya
Loan account no.	15794073

Amount outstanding

Rs.8,86,467/-(Rupees Eight Lakh Eighty Six Thousand Four Hundred and Sixty Seven Only) outstanding as on 07.02.2025 with further interest applicable from 08.02.2025 along with all cost, charges & expenses until payment in full.

Description of the Mortgaged property

All that piece and parcel of property bearing Flat No. B-503, admeasuring 678 sq.fts. Super built up, building No. "B" "Sunder Nagar Co-Operative Housing Society Limited" Reg. No. GH-12248 of 1988 dated 27/04/1988 Developed upon land situated in state: Gujarat, District Surat, Sub District & Taluka: Choryasi, Moje: Bhestan bearing Revenue Survey No.18/1/B, T.P Scheme No. 21 Final Plot No. 3.

Name of the mortgagor: Mr. Ashokkumar VallabhBhai Vasoya

Reserve Price (in INR) & EMD (in INR)				
Reserve price:	Rs.7,00,000/- (Rupees Seven Lakh Only)			
EMD:	Rs.70,000/- (Rupees Seventy Thousand only)			

List of Encumbrance (if any): Nil	



