श्रेणी SERIES: III

Daman 27th April, 2018 07 Vaisakha 1940 (Saka)

स. : 03





भारत सरकार Government of India

संघ प्रदेश दमण एवं दीव प्रशासन

U.T. ADMINISTRATION OF DAMAN & DIU

प्राधिकरण द्वारा प्रकाशित PUBLISHED BY AUTHORITY

No. NP/DIU/ADV/2017-2018/62
U. T. Administration of Daman & Diu,
O/o the Notary Public,
Diu.

Dated: 23/02/2018.

ADVERTISEMENT

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu.

In accordance with para first of Article 179 of Law No. 2049 dated: 06/08/1951 and for the purpose of para second of the said article, it is hereby made known to the public that Deed of Qualification of Heirs dated 20th of February, 2018 has been drawn at Page No. 186-V to Page No. 190 of the Notarial Book No. 238 of Deed of Qualification of heirs.

That Mr. Dulobo Givane died about 50 years back at Maputo and his wife Mrs. Kapurbai Durlabh alias Kapurben Durlabh dies on 14/01/2017 at Simar, Naida, Diu, without executing any will or any other disposition of properties, leaving behind them their only son Mr. Jitendracumar Dulobo, as their sole universal heirs. That except their only son Mr. Jitendracumar Dulobo, who are now only heirs and successor of said deceased, there does not exist any other person(s), according to the law of succession i.e. "Codigo de Usos e Cosumes dos Habitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased, together with them. That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the present deed, the declarants do hereby affirm and state for all legal purposes that the above mentioned party, their only son Mr. Jitendracumar Dulobo as the sole universal heirs and successor of the said deceased.

Place: Diu.

Dated: 20/02/2018

Sd/-**C. D. VAJA** NOTARY PUBLIC, DIU

SERIES - III No. 03

DATED: 27TH APRIL, 2018.

No. NP/DIU/ADV/2017-2018/10
U. T. Administration of Daman & Diu,
O/o the Notary Public,
Diu.

Dated: 17/04/2018.

<u>ADVERTISEMENT</u>

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu of District Diu of Union Territory of Daman & Diu.

In accordance with para first of Article 179 of Law No. 2049 dated: 06/08/1951 and for the purpose of para second of the said article, it is hereby made known to the public that Deed of Qualification of Heirs has been drawn on 12th day of April, 2018 at Page No. 31-V to Page No. 35 of the Notarial Book No. 239 of Deed of Qualification of heirs.

Whereas originally Mr. Ramji Nathu Solanki also known as Ramgi Natu was owned, seized and possessed of All that immovable property, totally admeasuring 55 Sq. Mt., bearing New City Survey Plot No. PTS-92/39, situated at Sorathiya Sheri, Diu of Diu District of Union Territory of Daman & Diu.

And Whereas Mr. Ramji Nathu Solanki also known as Ramgi Natu expired on dated: 31/05/2016 at Diu; without executing any will or any other disposition of his properties leaving behind his widow Mrs. Rasilaben Ramji Solanki and their two sons Viz.: (1) Mr. Dipakkumar Ramji Solanki and (2) Mr. Ravindrakumar Ramji Solanki, as only legal heirs to inherit the estate of the deceased person(s) (including above referred immovable property) and all right title, interest or share of the deceased person(s) in the immovable properties wheresoever lying or being or receivable and all movable properties of the deceased person(s), including moneys whether lying with deceased person(s) or with any bank(s) or with any person(s), whomsoever gold and silver ornaments, House-Hold goods, articles and things wheresoever lying or being, to have and to hold the same absolutely and forever.

And Whereas now said (1) Mrs. Rasilaben Ramji Solanki, (2) Mr. Dipakkumar Ramji Solanki and (3) Mr. Ravindrakumar Ramji Solanki are the only legal heirs of the above referred deceased person(s) Viz.: Mr. Ramji Nathu Solanki and except them, there is no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate, together with them.

And Whereas the declarants have perfect knowledge of all these facts which enteralia are public and well known and by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person(s) Viz.: (1) Mrs. Rasilaben Ramji Solanki, (2) Mr. Dipakkumar Ramji Solanki and (3) Mr. Ravindrakumar Ramji Solanki are the universal heir(s) and legal successor(s) of the said deceased person(s) i.e. Mr. Ramji Nathu Solanki.

Sd/-**C. D. VAJA** NOTARY PUBLIC, DIU

SERIES - III No. 03

DATED: 27TH APRIL, 2018.

No. NP/DIU/ADV/2017-2018/11 U. T. Administration of Daman & Diu, O/o the Notary Public, Diu.

Dated: 17/04/2018.

<u>ADVERTISEMENT</u>

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu of District Diu of Union Territory of Daman & Diu.

In accordance with para first of Article 179 of Law No. 2049 dated: 06/08/1951 and for the purpose of para second of the said article, it is hereby made known to the public that Deed of Qualification of Heirs has been drawn on 13th day of April, 2018 at Page No. 35-V to Page No. 39 of the Notarial Book No. 239 of Deed of Qualification of heirs.

Whereas originally Mr. Dhansukhlal Jamnadas Rajpara and his wife Mrs. Hansabai Dhansukhlal Rajpara owned, seized and possessed of All that immovable property being a Piece or Parcel of free hold land with a residential house standing thereon, totally admeasuring 32 Sq. Mts., bearing Matriz No. 212 Old and No. 156 New and which is described in Land Registration Office, Daman; under No. 5845 of Book No. B-13th and which is corresponding to Old Survey No. 1444 (part), situated at Charpith Road, Diu of Diu District of Union Territory of Daman & Diu.

And Whereas Mr. Dhansukhlal Jamnadas Rajpara also know as Dhansukh Jamnadas Rajpara expired on dated: 16/04/1994 at Diu and his wife Mrs. Hansabai Dhansukhlal Rajpara also known as Hansaben Dhansukhlal also expired on dated: 31/10/2016 at Diu; both without executing any will or any other disposition of their properties leaving behind them their said daughter Mrs. Kapila Rajeshkumar Patadia as only daughter and only legal heir to inherit the estate of the deceased person(s) (including above referred immovable property) and all right title, interest or share of the deceased person(s) in the immovable properties wheresoever lying or being or receivable and all movable properties of the deceased person(s), including moneys whether lying with deceased person(s) or with any bank(s) or with any person(s), whomsoever gold and silver ornaments, House-Hold goods, articles and things wheresoever lying or being, to have and to hold the same absolutely and forever.

SERIES - III No. 03 DATED : 27TH APRIL, 2018.

No. NP/DIU/ADV/2017-2018/12 U. T. Administration of Daman & Diu, O/o the Notary Public, Diu.

Dated: 17/04/2018.

ADVERTISEMENT

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu of District Diu of Union Territory of Daman & Diu.

In accordance with para first of Article 179 of Law No. 2049 dated: 06/08/1951 and for the purpose of para second of the said article, it is hereby made known to the public that Deed of Qualification of Heirs has been drawn on 23rd day of March, 2018 at Page No. 17 to Page No. 20-V of the Notarial Book No. 239 of Deed of Qualification of heirs.

Whereas originally Mr. Vira Kachara Jethwa also known as Vira Casra owned, seized and possessed of All that immovable property, totally admeasuring 67 Sq. Mts., bearing New City Survey Plot No. PTS-51/36-A, situated at Navapara, Ghoghla, Diu of Diu District of Union Territory of Daman & Diu.

And Whereas Mr. Vira Kachara Jethwa also known as Vira Casra expired on dated: 18/04/2017 at Ghoghla, Diu; without executing any will or any other disposition of his properties leaving behind his widow Mrs. Vijyaben Vira Jethwa also known as Ratan Vira and their two sons Viz.: (1) Mr. Pravinkumar Vira and (2) Mr. Manoj Vira, as only legal heirs to inherit the estate of the deceased person(s) (including above referred immovable property) and all right title, interest or share of the deceased person(s) in the immovable properties wheresoever lying or being or receivable and all movable properties of the deceased person(s), including moneys whether lying with deceased person(s) or with any bank(s) or with any person(s), whomsoever gold and silver ornaments, House-Hold goods, articles and things wheresoever lying or being, to have and to hold the same absolutely and forever.

And Whereas Now said (1) Mrs. Vijayben Vira Jethwa also known as Ratan Vira, (2) Mr. Pravinkumar Vira and (3) Mr. Manoj Vira are the only legal heirs of the above referred deceased person(s) Viz.: Mr. Vira Kachara Jethwa and except them, there is no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate, together with them.

And Whereas the declarants have perfect knowledge of all these facts which enteralia are public and well known and by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person(s) Viz.: (1) Mrs. Vijayben Vira Jethwa also known as Ratan Vira, (2) Mr. Pravinkumar Vira and (3) Mr. Manoj Vira are the universal heir(s) and legal successor(s) of the said deceased person(s) i.e. Mr. Vira Kachara Jethwa.

Sd/-**C. D. VAJA** NOTARY PUBLIC, DIU

SERIES	-	III	No.	03	
DATED	:	27 [™]	AP	RIL,	2018.

And Whereas now said Mrs. Kapila Rajeshkumar Patadia is the only legal heirs of the above referred deceased person(s) Viz.: Dhansukhlal Jamnadas Rajpara also know as Dhansukh Jamnadas Rajpara and of Mrs. Hansabai Dhansukhlal Rajpara also known as Hansaben Dhansukhlal and except hier there is no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate, together with her.

And Whereas the declarants have perfect knowledge of all these facts which enteralia are public and well known and by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person(s) Viz.: (1) Mrs. Kapila Rajeshkumar Patadia is the universal heir(s) and legal successor(s) of the said deceased person(s) i.e.Mr. Dhansukhlal Jamnadas Rajpara also know as Dhansukh Jamnadas Rajpara and of Mrs. Hansabai Dhansukhlal Rajpara also known as Hansaben Dhansukhlal.

Sd/-**C. D. VAJA** NOTARY PUBLIC, DIU

※※※

SERIES - III No. 03 DATED : 27TH APRIL, 2018.

No. NP/DIU/ADV/2017-2018/13
U. T. Administration of Daman & Diu,
O/o the Notary Public,
Diu.

Dated: 17/04/2018.

<u>ADVERTISEMENT</u>

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu of District Diu of Union Territory of Daman & Diu.

In accordance with para first of Article 179 of Law No. 2049 dated: 06/08/1951 and for the purpose of para second of the said article, it is hereby made known to the public that Deed of Qualification of Heirs has been drawn on 6^{th} day of April, 2018 at Page No. 28 to Page No. 31 of the Notarial Book No. 239 of Deed of Qualification of heirs.

Whereas originally Mr. Pradipcumar Aridas was owned, seized and possessed of several immovable properties including following Viz.: PTS-84/124, PTS-93/191 and PTS-113/173, situated at Diu of Diu District of Union Territory of Daman & Diu.

And Whereas Mr. Pradipcumar Aridas expired on dated: 07/03/2018 at Una, Gujarat; without executing any will or any other disposition of his properties leaving behind his widow Mrs. Divia Pradipcumar and their two sons Viz.: (1) Mr. Nayan Pradipcumar and (2) Mr. Vivek Pradipcumar, as only legal heirs to inherit the estate of the deceased person(s) (including above referred immovable properties) and all right title, interest or share of the deceased person(s) in the immovable properties wheresoever lying or being or receivable and all movable properties of the deceased person(s), including moneys whether lying with deceased person(s) or with any bank(s) or with any person(s), whomsoever gold and silver ornaments, House-Hold goods, articles and things wheresoever lying or being, to have and to hold the same absolutely and forever.

And Whereas Now said (1) Mrs. Divia Pradipcumar, (2) Mr. Nayan Pradipcumar and (3) Mr. Vivek Pradipcumar are the only legal heirs of the above referred deceased person(s) Viz.: Mr. Pradipcumar Aridas and except them, there is no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate, together with them.

And Whereas the declarants have perfect knowledge of all these facts which enteralia are public and well known and by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person(s) Viz.: (1) Mrs. Divia Pradipcumar, (2) Mr. Nayan Pradipcumar and (3) Mr. Vivek Pradipcumar are the universal heir(s) and legal successor(s) of the said deceased person(s) i.e. Mr. Pradipcumar Aridas.

Sd/-**C. D. VAJA** NOTARY PUBLIC, DIU

SERIES - III No. 03

DATED: 27TH APRIL, 2018.

No. NP/DIU/ADV/2017-2018/14
U. T. Administration of Daman & Diu,
O/o the Notary Public,
Diu.

Dated: 17/04/2018.

<u>ADVERTISEMENT</u>

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu of District Diu of Union Territory of Daman & Diu.

In accordance with para first of Article 179 of Law No. 2049 dated: 06/08/1951 and for the purpose of para second of the said article, it is hereby made known to the public that Deed of Qualification of Heirs has been drawn on 21st day of March, 2018 at Page No. 13 to Page No. 16-V of the Notarial Book No. 239 of Deed of Qualification of heirs.

Whereas originally Mr. Kalidas Bhikha also known as Caridas Bica and his wife Mrs. Puspavanti Calidas owned, seized and possessed of All that immovable property, bearing New Survey Plot No. PTS-122/4, situated at Khaniawad, Diu of Diu District of Union Territory of Daman & Diu.

Whereas Mr. Kalidas Bhikha also known as Caridas Bica has expired on dated: 09/01/2000 at Diu and his wife Mrs. Puspavanti Calidas also expired on dated: 25/08/2016 at Diu; both without executing any will or any other disposition of their properties leaving behind them there said son Mr. Dharmendra Caridas as only son and only legal heir to inherit the estate of the deceased person(s) (including above referred immovable properties) and all right title, interest or share of the deceased person(s) in the immovable properties wheresoever lying or being or receivable and all movable properties of the deceased person(s), including moneys whether lying with deceased person(s) or with any bank(s) or with any person(s), whomsoever gold and silver ornaments, House-Hold goods, articles and things wheresoever lying or being, to have and to hold the same absolutely and forever.

And Whereas Now said Mr. Dharmendra Caridas is the only legal heirs of the above referred deceased person(s) Viz.: Mr. Kalidas Bhikha also known as Caridas Bica and Mrs. Puspavanti Calidas and except him, there is no other legal heir(s) of deceased persons(s), who can contest for the inheritance of the deceased estate, together with him.

And Whereas the declarants have perfect knowledge of all these facts which enteralia are public and well known and by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person(s) Viz.: Mr. Dharmendra Caridas is the universal heir(s) and legal successor(s) of the said deceased person(s) i.e. Mr. Kalidas Bhikha also known as Caridas Bica and of Mrs. Puspavanti Calidas.

Sd/-**C. D. VAJA** NOTARY PUBLIC, DIU