

श्रेणी : III  
SERIES : III

Daman 30<sup>th</sup> June, 2016 9 Asadha 1938 (Saka)

सं. : 06  
No.

# सरकारी राजपत्र OFFICIAL GAZETTE



सत्यमेव जयते  
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/2015-2016/04  
U. T. Administration of Daman & Diu,  
O/o the Notary Public,  
Diu.

Dated : 13/04/2016.

### 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 8<sup>th</sup> day of April, 2016 at Page No. 74 to Page No. 78 of the Notarial Book No. 237 of Deed of Qualification of heirs.

Whereas Mrs. Ghelibai Kala expired on dated : 06/04/1984 at Fudam, Diu and her husband Mr. Odhav Ramgi expired about 80 years back; both without executing any will or any other disposition of their properties leaving behind them their son Mr. Carsan Odhav as legal Heir.

And Whereas Mr. Carsan Odhav expired on dated : 20/04/1975 at Beira, Mocambique and his wife Mrs. Otambai expired on dated : 04/01/2009 at Bhavnagar, Gujarat; both without executing any will or any other disposition of their properties leaving behind them their two sons Viz : (1) Mr. Lalgji Carsan and (2) Mr. Chaban Carsan Oadan as legal heirs.

Contd./--

And Whereas Mr. Lalgi Carsan expired on dated : 07/05/2003 at Beira, Mocambique and his wife Mrs. Manibai Valgi expired on dated : 18/11/2014 at Lisboa, Portugal; both without executing any will or any other disposition of their properties leaving behind them their three sons Viz. : (1) Mr. Mukesha Cumar Lalgi, (2) Mr. Rohit Lalgi and (3) Mr. Prias Lalgi as legal heirs.

And Whereas Mr. Chaban Carsan Oadan expired on dated : 22/08/2011 at Lisboa, Portugal; without executing any will or any other disposition of his properties leaving behind him his widow Mrs. Ranjambai Meggi and their son Mr. Mikil Chaban as legal heirs.

And Whereas except said (1) (i) Mrs. Ranjambai Meggi (1) (ii) Mr. Mikil Chaban, (2) (i) Mr. Mukesha Cumar Lalgi, (2) (ii) Mr. Rohit Lalgi and (2) (iii) Mr. Prias Lalgi, who are now only legal heir(s) and successor(s) of said deceased person(s), there does not exist any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Havitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased person(s) (including immovable property bearing New City Survey Plot No. PTS-134/7, situated at Fudam, Diu) together with them.

And Whereas the declarants have perfect knowledge of these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person(s) Viz. : (1) (i) Mrs. Ranjambai Meggi (1) (ii) Mr. Mikil Chaban, (2) (i) Mr. Mukesha Cumar Lalgi, (2) (ii) Mr. Rohit Lalgi and (2) (iii) Mr. Prias Lalgi, are the universal heir(s) and legal successor(s) of the said deceased (1) Mrs. Ghelibai Kala, (2) Mr. Odhav Ramgi, (3) Mr. Carsan Odhav, (4) Mrs. Otambai Carsan, (5) Mr. Lalgi Carsan, (6) Mr. Chaban Carsan Oadan and (7) Mrs. Manibai Valgi.

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

\*\*\*

SERIES - III No. 06
DATED : 30 <sup>TH</sup> JUNE, 2016.

**No. NP/DIU/2015-2016/05**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 13/04/2016.**

**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 1<sup>st</sup> day of March, 2016 at Page No. 45-V to Page No. 49 of the Notarial Book No. 237 of Deed of Qualification of heirs.

Whereas Mr. Mahendra Ramji expired at Naida, Diu; on dated : 23/02/1989, without executing any will or any other disposition of his properties leaving behind him, his widow Vasantraben Mahendra and their son Mr. Paresh Mahendra, as only legal heirs.

And Whereas said Mr. Paresh Mahendra was unmarried and he also expired at Naida, Diu; on dated : 20/02/2000, without executing any will or any other disposition of his properties, leaving behind him his mother Mrs. Vasantraben Mahendra, as only legal heir.

And Whereas except said Mrs. Vasantraben Mahendra who is now only legal heir and successor of said deceased person(s), there does not exists any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Havitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased person(s) together with her.

That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person Viz. : Mrs. Vasantraben Mahendra is the universal heir and legal successor of the said deceased (1) Mr. Mahendra Ramji and (2) Mr. Paresh Mahendra.

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

\*\*\*

SERIES - III No. 06
DATED : 30 <sup>TH</sup> JUNE, 2016.

**No. NP/DIU/2015-2016/06**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 13/04/2016.**

**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 1<sup>st</sup> day of March, 2016 at Page No. 41-V to Page No. 45 of the Notarial Book No. 237 of Deed of Qualification of heirs.

Whereas Mr. Amratlal Rugnat expired at Diu; on dated : 22/01/2015, without executing any will of any other disposition of his properties leaving behind him, his widow Mrs. Jassubai Amratlal and their son Mr. Rajesh Amratlal, as only legal heirs.

And Whereas except said (1) Mrs. Jassubai Amratlal and (2) Mr. Rajesh Amratlal, who are now only legal heir(s) and successor(s) of said deceased person(s), there does not exist any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Havitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased person (including immovable property bearing New City Survey Plot No. PTS-123/60, situated at Koliwada, Diu) together with them.

And Whereas the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person Viz. : (1) Mrs. Jassubai Amratlal and (2) Mr. Rajesh Amratlal, are the universal heir(s) and legal successor(s) of the said deceased Mr. Amratlal Rugnat.

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

\*\*\*

SERIES - III No. 06
DATED : 30 <sup>TH</sup> JUNE, 2016.

**No. NP/DIU/2015-2016/12**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/06/2016.**

**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 8<sup>th</sup> day of June, 2016 has been drawn at Page No. 104 to Page No. 107-V of the Notarial Book No. 237 of Deed of Qualification of heirs.

That on dated : 12/02/2008 Mr. Mahendra Mandan Fulbariya expired at Navabandar, Taluka Una, District Gir-Somnath; without executing any will or any other disposition of properties, leaving behind him his widow Mrs. Bhavna Mahendra Fulbariya and three children namely (1) Miss. Manisha Mahendra Fulbariya, (2) Master Umang Mahendra Fulbariya and (3) Master Sagarkumar Mahendrea Fulbariya as their sole universal heirs. That except their widow Mrs. Bhavna Mahendra Fulbariya and three children namely (1) Miss. Manisha Mahendra Fulbariya, (2) Master Umang Mahendra Fulbariya and (3) Master Sagarkumar Mahendrea Fulbariya, who is now only heirs and successor of said deceased, there does not exists any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Havitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased, together with him. 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 widow Mrs. Bhavna Mahendra Fulbariya and three children namely (1) Miss. Manisha Mahendra Fulbariya, (2) Master Umang Mahendra Fulbariya and (3) Master Sagarkumar Mahendrea Fulbariya as the sole universal heirs and successor of the said deceased Mr. Mahendra Mandan Fulbariya.

Place : Diu.

Dated : 24/05/2016

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

\*\*\*

SERIES - III No. 06
DATED : 30 <sup>TH</sup> JUNE, 2016.

**No. NP/DIU/2015-2016/13**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/06/2016.**

**ADVERTISEMENT**

**OFFICE OF THE SUB REGISTRAR, EX-OFFICIO, NOTARY PUBLIC, DIU.**

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 14<sup>th</sup> day of June, 2016 has been drawn at Page No. 108 to Page No. 111 of the Notarial Book No. 237 of Deed of Qualification of heirs.

That on dated : 10/11/1994 Mr. Mashri Nathu Vala Expired at Jolawadi, Diu and his wife Mrs. Ratna Mashri Vala has also expired on 09/12/1991 at Zolawadi, Diu, without executing any will or any other disposition of properties, leaving behind them their daughters namely (1) Mrs. Jamna Nathu Solanki and (2) Mrs. Valibai Vashram as their only legal heirs. That except (1) Mrs. Jamna Nathu Solanki and (2) Mrs. Valibai Vashram, who is now only heirs and successor of said deceased, there does not exists any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Havitantes 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 (1) Mrs. Jamna Nathu Solanki and (2) Mrs. Valibai Vashram are sole universal heirs and successor of the said deceased Mr. Mashri Nathu Vala and his wife Mrs. Ratna Mashri Vala.

Place : Diu.

Dated : 21/06/2016

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

\*\*\*

SERIES - III No. 06
DATED : 30 <sup>TH</sup> JUNE, 2016.

**No. NP/DIU/2015-2016/14**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 22/06/2016.**

**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 22<sup>nd</sup> day of April, 2016 at Page No. 78-V to Page No. 81-V of the Notarial Book No. 237 of Deed of Qualification of heirs.

Whereas Mr. Jugaldas Mulji expired at Diu ; on dated : 28/11/2003 and his wife Mrs. Dayavantibai Jugaldas expired at Leicester, United Kingdom; on dated : 23/09/2014, both without executing any will or any other disposition of their properties leaving behind them, their said son Mr. Bhulesh Jugoldas, as their only legal heirs.

And Whereas except said Mr. Bhulesh Jugoldas who is now only legal heir(s) and successor(s) of said deceased person(s), there does not exists any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Havitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased person (including all that immovable property bearing New City Survey Plot No. PTS-93/290, situated at Sukhnath Sheri, Diu) together with him.

And Whereas the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person Viz. : Mr. Bhulesh Jugoldas, is the universal heir(s) and legal successor(s) of the said deceased Mr. Jugaldas Mulji and his wife Mrs. Dayavantibai Jugaldas.

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

\*\*\*

SERIES - III No. 06
DATED : 30 <sup>TH</sup> JUNE, 2016.

**No. NP/DIU/2015-2016/15**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 22/06/2016.**

**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 18<sup>th</sup> day of May, 2016 at Page No. 90-V to Page No. 94-V of the Notarial Book No. 237 of Deed of Qualification of heirs.

Whereas Mrs. Jivibai Jadav expired at Mumbai, Maharashtra; on dated : 17/02/2012 and her husband Mr. Jadav Jiva also expired at Mumbai, Maharashtra; on dated : 17/04/1991, without executing any will or any other disposition of their properties leaving behind them, their said three sons Viz : (1) Mr. Kanji Jadav Kharwa, (2) Mr. Premji Jadav Kharwa also known as Ratilal Jadav and (3) Mr. Shamji Jadav Kharwa, as only legal heirs.

And Whereas Mr. Kanji Jadav Kharwa also expired at Mumbai, Maharashtra; on dated : 26/03/2008, without executing any will or any other disposition of his properties leaving behind him, his widow Mrs. Bhikhibai Kanji Kharwa and there three sons Viz. : (1) Mr. Jitendra Kanji Kharwa, (2) Mr. Sanjay Kanji Kharwa and (3) Mr. Dharmesh Kanji Kharwa, as only legal heirs.

And Whereas except said (1) Mr. Premji Jadav Kharwa also known as Ratilal Jadav, (2) Mr. Shamji Jadav Kharwa (3) (i) Mrs. Bhikhibai Kanji Kharwa (3) (ii) Mr. Jitendra Kanji Kharwa, (3) (iii) Mr. Sanjay Kanji Kharwa (3) (iv) Mr. Dharmesh Kanji Kharwa who are now only legal heir(s) and successor(s) of said deceased person(s), there does not exists any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Havitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased persons (including all that immovable property bearing New City Survey Plot No. PTS-26/1 (Plot No. 7), situated at Ashok Nagar Ghaghla, Diu ) together with him.

And Whereas the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person Viz. : (1) Mr. Premji Jadav Kharwa also known as Ratilal Jadav, (2) Mr. Shamji Jadav Kharwa (3) (i) Mrs. Bhikhibai Kanji Kharwa (3) (ii) Mr. Jitendra Kanji Kharwa, (3) (iii) Mr. Sanjay Kanji Kharwa (3) (iv) Mr. Dharmesh Kanji Kharwa, are the universal heir(s) and legal successor(s) of the said deceased (1) Mrs. Jivibai Jadav, (2) Mr. Jadav Jiva and (3) Mr. Kanji Jadav Kharwa.

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

\*\*\*



SERIES - III No. 06
DATED : 30 <sup>TH</sup> JUNE, 2016.

**No. NP/DIU/2015-2016/16**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 22/06/2016.**

**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 7<sup>th</sup> day of June, 2016 at Page No. 99-V to Page No. 103-V of the Notarial Book No. 237 of Deed of Qualification of heirs.

Whereas Mrs. Fulaben Karsan Baria expired on dated : 21/09/2012 at Ghoghla, Diu; and her husband Mr. Kishan alias Karsan Laxman Bariya alias Carsane Lacmane expired on dated : 10/06/2015, at Ghoghla Diu; both without executing any will or any other disposition of their properties leaving behind them, their two sons Viz : (1) Mr. Dilipkumar Kishan Bariya and (2) Mr. Premchan Karsan Bariya as sons and legal heirs.

And Whereas said Mr. Premchan Karsan Bariya also expired on dated : 13/09/2014 at Ghoghla Diu, without executing any will or any other disposition of properties leaving behind him, his widow Mrs. Prafulla Premchand Bariya and there two daughters Viz. : (1) Miss Jignesha Premchand Bariya and (2) Miss Tanisha Premchand Bariya, as legal heirs.

And Whereas now said (1) Mr. Dilipkumar Kishan Bariya, (2) (i) Mrs. Prafulla Premchand Bariya (2) (ii) Miss Jignesha Premchand Bariya and (2) (iii) Miss Tanisha Premchand Bariya are the only legal heirs of late Mrs. Fulaben Karsan Baria and late Mr. Kishan alias Karsan Laxman Bariya alias Carsane Lacmane and late Mr. Premchand Karsan Bariya and except them, there are no other legal heir(s) of deceased persons, who can contest for the inheritance of the deceased persons (including all that immovable property, bearing New City Survey Plot No. PTS-25/41, situated at Bandodkar Colony, Ghoghla, Diu ) together with them.

And Whereas the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That by the said deed, the declarants have affirmed and stated for all legal purposes that the above mentioned person Viz. : (1) Mr. Dilipkumar Kishan Bariya, (2) (i) Mrs. Prafulla Premchand Bariya (2) (ii) Miss Jignesha Premchand Bariya and (2) (iii) Miss Tanisha Premchand Bariya, are the universal heir(s) and legal successor(s) of the said deceased persons (1) Mrs. Fulaben Karsan Baria, (2) Mr. Kishan alial Karsan Laxman Bariya alias Carsane Lacmane and (3) Mr. Premchand Karsan Bariya.

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

\*\*\*