

श्रेणी : III  
SERIES : III

Daman 28<sup>th</sup> April, 2017 08 Vaisakha 1939 (Saka)

सं. : 02  
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/ADV/2016-2017/53**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/03/2017.**

### 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 2<sup>nd</sup> day of January, 2017 at Page No. 201 to Page No. 204-V of the Notarial Book No. 237 of Deed of Qualification of heirs.

Whereas originally Mr. Laxmicant Cangi also known as Laxmikant Kanji and his wife Mrs. Dayalaxmibai were having right, title, interest or share unto or upon immovable properties and movable properties including moneys and gold and silver ornaments, house-hold goods, articles and things.

Contd./---

SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

And Whereas said Mr. Laxmicant Cangi also known as Laxmikant Kanji expired on dated 12/05/2016 at Diu and his wife Mrs. Dayalaxmibai Laxmikant also expired on dated 24/12/1997 at Diu; without executing any will or any other disposition of their properties leaving behind their son Mr. Yatin Laxmicant as legal heir.

And Whereas now said Mr. Yatin Laxmicant is the only legal heir of late (1) Mr. Laxmicant Cangi also known as Laxmikant Kanji and (2) Mrs. Dayalaxmibai Laxmikant and except him, there are no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate.

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(s) Viz. : Mr. Yatin Laxmicant is the universal heirs(s) and legal successor(s) of the said deceased person(s) i.e. late (1) Mr. Laxmicant Cangi also known as Laxmikant Kanji and (2) Mrs. Dayalaxmibai Laxmikant.

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

\*\*\*

SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

**No. NP/DIU/ADV/2016-2017/54**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/03/2017.**

**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, 2017 at Page No. 8-V to Page No. 12 of the Notarial Book No. 238 of Deed of Qualification of heirs.

Whereas originally Mrs. Santabai Darci also known as Shantaben Dharsi Vaja was having right, title interest or share unto or upon all that immovable property, bearing New City Survey Plot No. PTS-122/14, situated near Mahalaxmi Mata temple, Vijay Chowk, Khaniawada, Diu.

And Whereas said Mr. Darci Deuchande expired on dated : 06/04/1980 at Quelimane, Mozambique and his wife Mrs. Santabai Darci expired on dated : 22/02/2006 at Diu; both without executing any will or any other disposition of their properties leaving behind them their son Mr. Jaishing Darci as only son and only legal heir.

And Whereas now said Mr. Jaishing Darci is the only legal heir of late (1) Mr. Darci Deuchande and (2) Mrs. Santabai Darci and except him, there are no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate.

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(s) Viz. Mr. Jaishing Darci is the universal heir(s) and legal successor(s) of the said deceased person(s) i.e. late (1) Mr. Darci Deuchande and (2) Mrs. Santabai Darci.

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

\*\*\*

SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

**No. NP/DIU/ADV/2016-2017/55**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/03/2017.**

**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 6<sup>th</sup> day of March, 2017 at Page No. 21 to Page No. 25 of the Notarial Book No. 238 of Deed of Qualification of heirs.

Whereas originally Mrs. Maugi Bica also known as Mavji Bhikha and his wife Mrs. Laxmibai Maugi also known as Lacmibai Maugi also known as Lakhuben Mavji were having right, title, interest or share unto or upon immovable properties, situated at Malala, Jolawadi, Diu.

And Whereas Mr. Maugi Bica expired on dated : 25/08/2000 at Harare, Zimbabwe and his wife Mrs. Lacmibai Maugi expired on dated : 02/10/2010 at Malala, Diu; both without executing any will or any other disposition of their properties leaving behind them their son Mr. Magan Maugi as only son and only legal heir.

And Whereas now said Mr. Magan Maugi is the only legal heir of late (1) Mr. Maugi Bica also known as Mavji Bhikha and (2) Mrs. Laxmibai Maugi also known as Lacmibai Maugi and except him, there are no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate.

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(s) Viz. Mr. Magan Maugi is the universal heir(s) and legal successor(s) of the said deceased person(s) i.e. late (1) Mr. Maugi Bica also known as Mavji Bhikha and (2) Mrs. Laxmibai Maugi also known as Lacmibai Maugi.

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

\*\*\*

SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

**No. NP/DIU/ADV/2016-2017/56**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/03/2017.**

**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 3<sup>rd</sup> day of March, 2017 at Page No. 17 to Page No. 20-V of the Notarial Book No. 238 of Deed of Qualification of heirs.

Whereas originally Mrs. Maugi Guiga also known as Maugi Giga owned, seized and possessed of all that immovable property, bearing New City Survey Plot No. PTS-135/268, situated at Ganesh Sheri, Fudam, Diu.

And Whereas Mr. Maugi Guiga expired on dated : 09/07/2010 at Lisboa, Portugal; without executing any will or any other disposition of his properties leaving behind him, his widow Mrs. Moti Bai Maugi and their three sons Viz. : (1) Mr. Manojkumar Maugi, (2) Mr. Dharmeshkumar Maugi and (3) Mr. Dipesh Maugi, as only legal heirs and except them, there is no other legal heir(s) of said deceased Mr. Maugi Guiga, who can contest for the inheritance of the deceased estate.

And Whereas now said (1) Mrs. Moti Bai Maugi, (2) Mr. Manojkumar Maugi, (3) Mr. Dharmeshkumar Maugi and (4) Mr. Dipesh Maugi are the only legal heir of late Mr. Maugi Guiga and except them, there are no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate.

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(s) Viz. : (1) Mrs. Moti Bai Maugi, (2) Mr. Manojkumar Maugi, (3) Mr. Dharmeshkumar Maugi and (4) Mr. Dipesh Maugi are the universal heir(s) and legal successor(s) of the said deceased person(s) i.e. late Mr. Maugi Guiga.

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

\*\*\*

SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

**No. NP/DIU/ADV/2016-2017/57**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/03/2017.**

**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 07<sup>th</sup> day of March, 2017 at Page No. 25-V to Page No. 28-V of the Notarial Book No. 238 of Deed of Qualification of heirs.

Whereas originally Mr. Premgi Maugi Lala also known as Premji Mavji owned, seized and possessed of immovable properties, situated within Diu District of Union Territory of Daman & Diu.

And Whereas Mr. Premgi Maugi Lala also known as Premji Mavji expired on dated : 18/10/2006 at Lisboa, Portugal; without executing any will or any other disposition of his properties leaving behind him, his widow Mrs. Indu Meggi and their four sons Viz. : (1) Mr. Yagnesh Kumar Premgi Maugi, (2) Mr. Vilesh Kumar Premgi Maugi, (3) Mr. Jailesh Kumar Premgi Maugi and (4) Mr. Herminio Maugi, as only legal heirs and except them, there is no other legal heir(s) of said deceased Mr. Premgi Maugi Lala also known as Premji Mavji, who can contest for the inheritance of the deceased estate.

And Whereas now said (1) Mrs. Indu Meggi, (2) Mr. Yagnesh Kumar Premgi Maugi, (3) Mr. Vilesh Kumar Premgi Maugi, (4) Mr. Jailesh Kumar Premgi Maugi and (5) Mr. Herminio Maugi are the only legal heir of late Mr. Premgi Maugi Lala also known as Premji Mavji and except them, there are no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate.

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(s) Viz. : (1) Mrs. Indu Meggi, (2) Mr. Yagnesh Kumar Premgi Maugi, (3) Mr. Vilesh Kumar Premgi Maugi, (4) Mr. Jailesh Kumar Premgi Maugi and (5) Mr. Herminio Maugi are the universal heir(s) and legal successor(s) of the said deceased person(s) i.e. late Mr. Premgi Maugi Lala also known as Premji Mavji.

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

\*\*\*

SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

**No. NP/DIU/ADV/2016-2017/58**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/03/2017.**

**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 2<sup>nd</sup> day of March, 2017 at Page No. 12-V to Page No. 16-V of the Notarial Book No. 238 of Deed of Qualification of heirs.

Whereas originally Mr. Raja Bhagwan also known as Rajabhai Bhagvan Solanki and his wife Mrs. Rajibai Nathu alias Rajibai Raja owned, seized and possessed of all that immovable property, bearing New City Survey Plot No. PTS-15A/103 & PTS-13C/60A, situated at Vanakbara, Diu.

And Whereas Mr. Raja Bhagwan expired on dated : 07/01/1989 at Vanakbara, Diu and his wife Mrs. Rajibai Raja Solanki expired on dated : 30/10/2012 at Vanakbara, Diu; both without executing any will or any other disposition of their properties leaving behind them their two sons Viz. : (1) Mr. Vijay Raja and (2) Mr. Ramji Raja as only sons and only legal heirs and except them, there is no other legal heir(s) of said deceased (1) Mr. Raja Bhagwan and (2) Mrs. Rajibai Raja Solanki, who can contest for the inheritance of the deceased estate.

And Whereas now said (1) Mr. Vijay Raja and (2) Mr. Ramji Raja, are the only legal heir of late (1) Mr. Raja Bhagwan and (2) Mrs. Rajibai Raja Solanki and except them, there are no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate.

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(s) Viz. : (1) Mr. Vijay Raja and (2) Mr. Ramji Raja are the universal heir(s) and legal successor(s) of the said deceased person(s) i.e. (1) Mr. Raja Bhagwan and (2) Mrs. Rajibai Raja Solanki.

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

\*\*\*

SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

**No. NP/DIU/ADV/2016-2017/59**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/03/2017.**

**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> of March, 2017 has been drawn at Page No. 029 to Page No. 032-V of the Notarial Book No. 238 of Deed of Qualification of heirs.

That on dated : 18/12/2016 Mrs. Kesharbai Vashram expired at Naida-Diu and her husband also expired on 24/03/1989 at Naida, Diu without executing any will or any other disposition of properties, leaving behind them their only son Mr. Rameshchandra Vassaramo also expired on 25/11/2003 at Wembley-U.K leaving behind them his widow Mrs. Fatima Hansha Daiavanti Santilal and his only son Mr. Mohnishkumar Rameshchandra, as his sole universal heirs. That except his widow Mrs. Fatima Hansha Daiavanti Santilal and his only son Mr. Mohnishkumar Rameshchandra, who are 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 Habitantes 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 his widow Mr. Fatima Hansha Daiavanti Santilal and his only son Mr. Mohnishkumar Rameshchandra as the sole universal heirs and successor of the said deceased.

Place : Diu.

Dated : 21/03/2017

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

\*\*\*



SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

**No. NP/DIU/ADV/2016-2017/60**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/03/2017.**

**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 16<sup>th</sup> of March, 2017 has been drawn at Page No. 033 to Page No. 040-V of the Notarial Book No. 238 of Deed of Qualification of heirs.

That on dated : 06/05/1949 Mr. Carsane Mandane alias Karsan Mandan Bamanian expired at Malala, Zolawadi, Diu and his wife Mrs. Gelibai Karsan Bamanian alias Ghelibai Karsan also expired on 07/01/1997 at Malala, Zolawadi, Diu, without executing any will or any other disposition of properties, leaving behind them their four sons namely (1) Mr. Quessou Carsane, (2) Mr. Valji Carsane, (3) Mr. Vassaramo Carsane and (4) Mr. Chagan Carsane, as their sole universal heirs.

Mr. Quessou Carsane alias Keshav Karsan Bamanian also expired on 08/11/1998 at Malala, Zolawadi, Diu, leaving behind him his widow Mr. Otambai Quessou, and his four sons viz (1) Mr. Dhiru Quessou, (2) Mr. Kamlesh Quessou, (3) Mr. Mukesh Quessou and (4) Kishor Quessou as their only legal heirs.

Mr. Valji Carsane alias Valji Karsan Bamanian also expired on 01/07/1993 at Malala, Zolawadi, Diu and his wife Mr. Lakhubai Valji also expired on 28/12/1997 at Malala, Zolawadi, Diu leaving behind them their only son Mr. Ramesh Valji also expired on 12/12/1997 at Malala, Zolawadi, Diu leaving behind his widow Mrs. Chandracala Ramesh and his three sons viz (1) Mr. Vasantlal Valji, (2) Mr. Harish Valji and (3) Mr. Parkash Valji as their only legal heirs.

*Contd./---*

SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

Mr. Vashram Karsan alias Vassaramo Carsane also expired on 25/09/2001 at Malala, Zolawadi, Diu, leaving behind him his widow Mrs. Vegibai Vassaramo and his three sons viz (1) Mr. Pravinlal Vassaramo also expired on 15/05/2007 at London-U.K leaving behind him his widow Mrs. Hemavanti Pravinlal, (2) Mr. Dilip Vassaramo, (3) Mr. Suresh Vassaramo as their only legal heirs.

Mr. Chagane Carsane alias Chagan also expired on 25/01/1996 at Malala, Zolawadi, Diu and his wife Mrs. Pani Bai alias Parvati Sagan Bamania also expired on 28/12/1997 at Malala, Zolawadi, Diu leaving behind them their three sons (1) Mr. Shashikant Chagan, (2) Mr. Dharmendra Chagan, (3) Mr. Suryakant Chagan as their only legal heirs.

That except (1) Mrs. Otambai Quessou, (2) Mr. Dhiru Quessou, (3) Mr. Kamlesh Quessou, (4) Mr. Mukesh Quessou, (5) Mr. Kishor Quessou, (6) Mrs. Chandracala Ramesh, (7) Mr. Vassantlal Valji, (8) Mr. Harish Valgi, (9) Mr. Prakash Valgi, (10) Mrs. Vagibai Vassaramo, (11) Mrs. Hemavanti Pravinlal, (12) Mr. Dilip Vassaramo, (13) Mr. Suresh Vassaramo, (14) Mr. Shashikant Chagan, (15) Mr. Dharmendra Chagan, (16) Mr. Suryakant Chagan, who are now only heirs and successors of said deceased, there does not exist any other person(s), according to the law of succession i.e. "Codigo de Usos e Costumes dos Habitantes 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 parties (1) Mrs. Otambai Quessou, (2) Mr. Dhiru Quessou, (3) Mr. Kamlesh Quessou, (4) Mr. Mukesh Quessou, (5) Mr. Kishor Quessou, (6) Mrs. Chandracala Ramesh, (7) Mr. Vassantlal Valji, (8) Mr. Harish Valgi, (9) Mr. Prakash Valgi, (10) Mrs. Vagibai Vassaramo, (11) Mrs. Hemavanti Pravinlal, (12) Mr. Dilip Vassaramo, (13) Mr. Suresh Vassaramo, (14) Mr. Shashikant Chagan, (15) Mr. Dharmendra Chagan, (16) Mr. Suryakant Chagan as the sole universal heirs and successor of the said deceased.

Place : Diu.

Dated : 21/03/2017

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

\*\*\*

SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

**No. NP/DIU/ADV/2016-2017/61**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/03/2017.**

**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 9<sup>th</sup> of January, 2017 has been drawn at Page No. 001 to Page No. 004-V of the Notarial Book No. 238 of Deed of Qualification of heirs.

That on dated : 12/09/1990 Mrs. Valibai alias Veluben Ramji Bamania expired at Fudam-Diu; and her husband also expired on 08/11/1972 at Fudam, Diu without executing any will or any other disposition of properties, leaving behind them their only son Mr. Deugi Quessou also expired on 18/02/2009 at Fudam, Diu and his wife Mrs. Gangabai Deugi also expired on 30/12/2004 at Fudam, Diu leaving behind them their two sons namely (1) Mr. Parsotam Deugi and (2) Mr. Pravincumar Deugi, as their sole universal heirs. That except their two sons namely (1) Mr. Parsotam Deugi and (2) Mr. Pravincumar Deugi, who are 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 Habitantes 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 two sons namely (1) Mr. Parsotam Deugi and (2) Mr. Pravincumar Deugi, as the sole universal heirs and successor of the said deceased.

Place : Diu.

Dated : 21/03/2017

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

\*\*\*

SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

**No. NP/DIU/ADV/2016-2017/62**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/03/2017.**

**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 15<sup>th</sup> of December, 2016 has been drawn at Page No. 192-V to Page No. 196 of the Notarial Book No. 237 of Deed of Qualification of heirs.

That on dated : 07/10/1989 Mr. Vashram Rama Solanki expired at Vanakbara-Diu and her wife Mrs. Valuben Vashram Solanki also expired at Vanakbara, Diu, without executing any will or any other disposition of properties, leaving behind them their only son Mr. Laxman Vashram alias Vashram Solanki, as his sole universal heirs. That except their son Mr. Laxman Vashram alias Vashram Solanki, 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 Habitantes 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 his son Mr. Laxman Vashram alias Vashram Solanki as the sole universal heirs and successor of the said deceased.

Place : Diu.

Dated : 21/03/2017

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

\*\*\*

SERIES - III No. 02
DATED : 28 <sup>TH</sup> APRIL, 2017.

**No. NP/DIU/ADV/2016-2017/63**  
**U. T. Administration of Daman & Diu,**  
**O/o the Notary Public,**  
**Diu.**

**Dated : 21/03/2017.**

**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 20<sup>th</sup> of March, 2017 has been drawn at Page No. 40-V to Page No. 44-V of the Notarial Book No. 238 of Deed of Qualification of heirs.

That on dated : 28/01/2000 Mr. Parbat Govind expired at Ghoghla, Diu and his wife Mrs. Deviben Jiva has also expired on 08/10/2013 at Ghoghla, Diu without executing any will or any other disposition of properties, leaving behind them their only son Mr. Kantilal Parbat, also expired on 06/07/2016 at Ghoghla, Diu leaving behind them his widow Mr. Shardaben Kantilal Solanki and his only son Mr. Amitkumar Kantilal Solanki, as his sole universal heirs. That except his widow Mrs. Shardaben Kantilal Solanki and his only son Mr. Amitkumar Kantilal Solanki, who are 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 Habitantes 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 his widow Mr. Shardaben Kantilal Solanki and his only son Mr. Amitkumar Kantilal Solanki as the sole universal heirs and successor of the said deceased.

Place : Diu.

Dated : 21/03/2017

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

\*\*\*