

श्रेणी
SERIES : III

Daman 31st July, 2020 09 Sravana, 1942 (Saka)

सं. : 04
No.

सरकारी राजपत्र OFFICIAL GAZETTE



भारत सरकार
Government of India

संघ प्रदेश दादरा एवं नगर हवेली तथा दमण एवं दीव प्रशासन
U.T. ADMINISTRATION OF DADRA & NAGAR HAVELI AND DAMAN & DIU

प्राधिकरण द्वारा प्रकाशित
PUBLISHED BY AUTHORITY

No. CRSR/DMN/DSH/2019-20/87
U.T. Administration of Dadra & Nagar Haveli and Daman & Diu,
Office of the Civil Registrar-Cum-Sub-Registrar
Daman

Dated :- 29/06/2020

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OFFICE OF THE CIVIL REGISTRAR –CUM- SUB REGISTRAR, DAMAN AND **NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION, DAMAN**

Shri Dhirajlal R. Tandel, Sub-Registrar, Ex-Officio Notary Public, Daman.

In accordance with par first of Article 179 of Law No.2049 dated 06/08/1951 and for the purpose of para second of the same article, it is hereby made public that the Deed of Succession or qualification oh Heirs drawn on 6th day of February in the year 2020 at page No.12 overleaf to 15 of Book No.221 of Deed of Succession or Qualification of Heirs, executed in this office.

That Late Shri Devchand Kalyan Tandel alias Deuchande Calane who died on 20/01/2020 at 8/248, Parkota Sheri, Nani Daman, Daman leaving behind his legal heirs his widow wife (1) Nirmalaben Devchand Tandel alias Nirmalaben Somabhai Tandel alias Narbada Soma alias Nirooben Devchandbhai Tandel, his son (2) Mrudul Devchand Tandel alias Mrudul Deuchande and his daughter (3) Deepika Devchand Tandel alias Deepika Deuchande. That the deceased persons without executing will or any other testamentary disposition of his last wishes. The deceased person expired and nobody except the interested parties are entitled to claim all the legal dues of the deceased late Devchand Kalyan Tandel alias Deuchande Calane. The

declarants have perfect knowledge of all this facts which inter-alia are public and well known. That by present deed, the declarants do hereby affirm and state for alleged purposes that the above mentioned legal heirs/interested parties (1) Nirmalaben Devchand Tandel alias Nirmalaben Somabhai Tandel alias Narbada Soma alias Nirooben Devchandbhai Tandel, his son (2) Mrudul Devchand Tandel alias Mrudul Deuchande, his daughter (3) Deepika Devchand Tandel alias Deepika Deuchande, are the sole and universal heirs and successors of the above said deceased Shri Devchand Kalyan Tandel alias Deuchande Calane and there are no other person or persons who as per prevailing law may be preferred to Devchand Kalyan Tandel alias Deuchande Calane, who may have better claim to any estate or properties including immovable properties, movable properties, all assets shares, Bank fixed deposit, Debentures and Investment in Mutual Funds, Post Offices or any other properties left by the said deceased Shri Devchand Kalyan Tandel alias Deuchande Calane. That the declarants are neither successors of the said deceased Devchand Kalyan Tandel alias Deuchande Calane nor they have any interest in making the present declaration which they make on oath.

Sd/-
(DHIRAJLAL R. TANDEL)
CIVIL REGISTRAR-CUM-SUB REGISTRAR AND
NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION
DAMAN

SERIES III No. : 04
DATED : 31 ST JULY, 2020.

संघ प्रदेश दादरा एवं नगर हवेली और दमण एवं दीव प्रशासन,
U.T. Administration of Dadra & Nagar Haveli And Daman & Diu.
नोटरी पब्लिक का कार्यालय, / **Notary Public Office,**
दीव. / **Diu. – 362 520**

सं. / No. नोटरी पब्लिक-दीव/ADV/2020-21/79

दिनांक / Dated :- 08/07/2020.

ADVERTISEMENT

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu of District Diu of Union Territory of DNH and 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 26th day of February, 2020 at Page No.188-V to Page No.192 of the Notarial Book No.239 of Deed of Qualification of heirs.

Whereas originally Mr. Mansing Varajidas was owner in possession of All that immovable property, totally admeasuring 62 Sq. Mts., bearing New City Survey Plot No. PTS-113/290, situated at Kumbharwada, Diu.

And Whereas said Mr. Mansing Varajidas was married (for the first and last time) to Mrs. Saroj and out of their said marriage, they were having three sons Viz.: (1) Mr. Nilesh Mansing, (2) Mr. Sergio Varagidas and (3) Mr. Vipul Mansing.

And Whereas said Mr. Mansing Varajidas has expired on dated: 30/07/2016 at Gloucester, United Kingdom; without executing any will or any other disposition of his properties leaving behind his widow Mrs. Saroj and their three sons Viz.: (1) Mr. Nilesh Mansing, (2) Mr. Sergio Varagidas and (3) Mr. Vipul Mansing, as only legal heirs and except them, there is no other legal heir(s) of said deceased Mr. Mansing Varajidas, who can contest for the inheritance of the deceased estate.

And Whereas said Mr. Vipul Mansing has also expired on dated: 27/01/2016 at Cheltenham, United Kingdom; without executing any will or any other disposition of his properties leaving behind his widow Mrs. Daxa Indracant and their only son Mr. Dev Vipul, as only legal heirs and except them, there is no other legal heir(s) of said deceased Mr. Vipul Mansing, who can contest for the inheritance of the deceased estate.

And Whereas now said (1) Mrs. Saroj (widow of late Mr. Mansing Varajidas), (2) Mr. Nilesh Mansing, (3) Mr. Sergio Varagidas, (4) Mrs. Daxa Indracant and (5) Mr. Dev Vipul are the only legal heirs of the above referred deceased person(s) Viz.: (1) Mr. Mansing Varajidas and (2) Mr. Vipul Mansing 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 they are entitled to inherit all immovable properties of the deceased person(s) (including above referred property) and their all right title, interest or share of the deceased in the immovable properties wheresoever lying or being or receivable or which may be inherited/acquired by the deceased person(s) and all movable properties of the deceased person(s) including moneys whether lying with deceased 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, absolutely and to the exclusion of all others.

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. Saroj (widow of late Mr. Mansing Varajidas), (2) Mr. Nilesh Mansing, (3) Mr. Sergio Varagidas, (4) Mrs. Daxa Indracant and (5) Mr. Dev Vipul are the universal heir(s) and legal successor(s) of the said deceased person(s) i.e. late (1) Mr. Mansing Varajidas and (2) Mr. Vipul Mansing.

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

संघ प्रदेश दादरा एवं नगर हवेली और दमण एवं दीव प्रशासन,
U.T. Administration of Dadra & Nagar Haveli And Daman & Diu.
नोटरी पब्लिक का कार्यालय, / **Notary Public Office,**
दीव. / **Diu. – 362 520**

सं. / No. नोटरी पब्लिक-दीव/ADV/2020-21/80

दिनांक / Dated :- 08/07/2020.

ADVERTISEMENT

Shri C. D. Vaia, Sub-Registrar, Ex-Officio Notary Public, Diu of District Diu of Union Territory of DNH and 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 16th day of March, 2020 at Page No.192-V to Page No.196 of the Notarial Book No.239 of Deed of Qualification of heirs.

Whereas originally Mr. Navinchandra Velgi and his wife Mrs. Daxaben Navinchandra Vaja also known as Daxacumari Valgi owned; seized and possessed of All that immovable property, bearing New City Survey Plot No.PTS-140/12/A/5, situated at Opp. Water Tank, Naida, Diu and they were also holding Bank Account No.56114042277 at State Bank of India, Diu Branch; Account No.339745410000340, Account No.339745410000341 and No.339745410000342 at Bank of India, Diu Branch.

And Whereas said Mr. Navinchandra Velgi was married (for the first and last time) to said Mrs. Daxacumari Valgi and out of their said marriage, they were having one son Viz.: Mr. Vinay Navinchandra.

And Whereas said Mr. Navinchandra Velgi has expired on dated: 02/11/2018 at Lisboa, Portugal and his wife Mrs. Daxacumari Valgi has also expired on dated: 14/05/2009 at Diu; both without executing any will or any other disposition of their properties leaving behind them their said son Viz.: Mr. Vinay Navinchandra as only legal heir.

And Whereas now said Mr. Vinay Navinchandra is the only legal heir of late Mr. Navinchandra Velgi and his wife Mrs. Daxacumari Valgi and except him, there is no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate, together with him.

And Whereas now said Mr. Vinay Navinchandra is the only legal heir of the above referred deceased person(s) Viz.: (1) Mr. Navinchandra Velgi and (2) Mrs. Daxacumari Valgi and except him, there is no other legal heir(s) of deceased person(s), who can contest for the inheritance of the deceased estate, together with him and he is entitled to inherit the estate of the deceased person(s) and all right title, interest or share of the deceased person(s) in the immovable properties (including above referred immovable properties) wheresoever lying or being or receivable and all movable properties of the deceased person(s), including shares as well as moneys (including above referred bank accounts) 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, absolutely and to the exclusion of all others.

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. Vinay Navinchandra is the universal heir(s) and legal successor(s) of the said deceased person(s) i.e. late (1) Mr. Navinchandra Velgi and (2) Mrs. Daxacumari Valgi.

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

संघ प्रदेश दादरा एवं नगर हवेली और दमण एवं दीव प्रशासन,
U.T. Administration of Dadra & Nagar Haveli And Daman & Diu.
नोटरी पब्लिक का कार्यालय, / **Notary Public Office,**
दीव. / **Diu. – 362 520**

सं. / No. नोटरी पब्लिक-दीव/ADV/2020-21/81

दिनांक / Dated :- 08/07/2020.

ADVERTISEMENT

Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu of District Diu of Union Territory of DNH and 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 19th day of March, 2020 at Page No.196-V to Page No.199-V of the Notarial Book No.239 of Deed of Qualification of heirs.

Whereas originally Mr. Jessuclal Manmohandas was owner in possession of All that immovable property, bearing New City Survey Plot No. PTS-93/163, situated at Sanghadiya Sheri, Diu.

And Whereas said Mr. Jessuclal Manmohandas was married (for the first and last time) to Mrs. Yashomati Jessuclal and out of their said marriage, they were having only one son Mr. Piyush Jessuclal.

And Whereas said Mr. Jessuclal Manmohandas has expired on dated: 10/04/2007 at Diu; without executing any will or any other disposition of his properties leaving behind his widow Mrs. Yashomati Jessuclal and their son Mr. Piyush Jessuclal, as only legal heirs and except them, there is no other legal heir(s) of said deceased Mr. Jessuclal Manmohandas, who can contest for the inheritance of the deceased estate.

And Whereas now said (1) Mrs. Yashomati Jessuclal and (2) Mr. Piyush Jessuclal are the only legal heirs of the above referred deceased person Viz.: Mr. Jessuclal Manmohandas and except them, there is no other legal heir(s) of deceased person, who can contest for the inheritance of the deceased estate, together with him.

And Whereas now said (1) Mrs. Yashomati Jessuclal and (2) Mr. Piyush Jessuclal are the only legal heirs of the above referred deceased person Viz.: Mr. Jessuclal Manmohandas and

they are entitled to inherit the estate of the deceased person (including above referred immovable property) and all right title, interest or share of the deceased person in the immovable properties wheresoever lying or being or receivable and all movable properties of the deceased person, including above referred shares as well as moneys whether lying with deceased person(s) or with any bank(s) or with any person, whomsoever gold and silver ornaments, House-Hold goods, articles and things wheresoever lying or being, absolutely and to the exclusion of all others.

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. Yashomati Jessuclal and (2) Mr. Piyush Jessuclal are the universal heir(s) and legal successor(s) of the said deceased person i.e. late Jessuclal Manmohandas.

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

SERIES III No. : 04
DATED : 31 ST JULY, 2020.

संघ प्रदेश दादरा एवं नगर हवेली और दमण एवं दीव प्रशासन,
U.T. Administration of Dadra & Nagar Haveli And Daman & Diu.
नोटरी पब्लिक का कार्यालय, / **Notary Public Office,**
दीव. / **Diu. – 362 520**

सं. / No. नोटरी पब्लिक-दीव/ADV/2020-21/82

दिनांक / Dated :- 08/07/2020.

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Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu of District Diu of Union Territory of DNH and 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 04th day of June, 2020 at Page No.206-V to Page No.210 of the Notarial Book No.239 of Deed of Qualification of heirs.

Whereas originally Mr. Jaicim Cangli and his wife Nirmollabai Deuchande also known as Nirmalabai Deuchande owned, seized and possessed of immovable properties as well as movable properties (including Account No. 56114154617 at State Bank of India, Diu Branch, Account No. 339745810000043, Account No. 339745100002108 and Account No. 339745810000044 at Bank of India, Diu Branch and Account No. 00204090117640, Account No. 00204090117641 and Account No. 00204090117642 at The Goa State Co. Op. Bank Ltd., Diu Branch) in their name(s).

And Whereas said Mr. Jaicim Cangli was married (for the first and last time) to said Mrs. Nirmollabai Deuchande also known as Nirmalabai Deuchande (daughter of Mr. Deuchande Jeta) and out of their said marriage, they were having one son Viz.: Mr. Bhupendra Jaicim.

And Whereas said Mr. Jaicim Cangli has expired on dated: 03/05/2015 at Maputo, Mocambique and his wife Mrs. Nirmollabai Deuchande also known as Nirmalabai Deuchande has expired on dated:. 13/02/2019 at Leicester, United Kingdom; without executing any will or any other disposition of their properties leaving behind them their son Mr. Bhupendra Jaicim as only son and only legal heir.

And Whereas said Mr. Bhupendra Jaicim was married (for the first and last time) to said Mrs. Jaimala Crasnacumar (daughter of Mr. Crasnacumar Cangli) and out of their said marriage, they were having two sons Viz.: (1) Mr. Nishal Bhupendra and (2) Mr. Harshil Bhupendra.

And Whereas said Mr. Bhupendra Jaicim has expired on dated: 10/04/2017 at Leicester, United Kingdom; without executing any will or any other disposition of his properties leaving behind him his widow Mrs. Jaimala Crasnacumar and their two sons (1) Mr. Nishal Bhupendra and (2) Mr. Harshil Bhupendra as only legal heirs.

And Whereas now said (1) Mrs. Jaimala Crasnacumar, (2) Mr. Nishal Bhupendra and (3) Mr. Harshil Bhupendra are the only legal heirs of late Mr. Jaicim Cangji and Mrs. Nirmollabai Deuchande also known as Nirmalabai Deuchande and Mr. Bhupendra Jaicim 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 now said (1) Mrs. Jaimala Crasnacumar, (2) Mr. Nishal Bhupendra and (3) Mr. Harshil Bhupendra are the only legal heirs of the above referred deceased person(s) Viz.: (1) Mr. Jaicim Cangji, (2) Mrs. Nirmollabai Deuchande also known as Nirmalabai Deuchande and (3) Mr. Bhupendra Jaicim 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 they are entitled to inherit the estate of the deceased person(s) 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 shares as well as moneys whether lying with deceased person(s) or with any bank(s) (including above referred bank account) or with any person(s) whomsoever, gold and silver ornaments, House-Hold goods, articles and things wheresoever lying or being, absolutely and to the exclusion of all others.

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. Jaimala Crasnacumar, (2) Mr. Nishal Bhupendra and (3) Mr. Harshil Bhupendra are the universal heir(s) and legal successor(s) of the said deceased person i.e. late (1) Mr. Jaicim Cangji, (2) Mrs. Nirmollabai Deuchande also known as Nirmalabai Deuchande and (3) Mr. Bhupendra Jaicim.

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

संघ प्रदेश दादरा एवं नगर हवेली और दमण एवं दीव प्रशासन,
U.T. Administration of Dadra & Nagar Haveli And Daman & Diu.
नोटरी पब्लिक का कार्यालय, / **Notary Public Office,**
दीव. / **Diu. – 362 520**

सं. / No. नोटरी पब्लिक-दीव/ADV/2020-21/83

दिनांक / Dated :- 08/07/2020.

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Shri C. D. Vaja, Sub-Registrar, Ex-Officio Notary Public, Diu of District Diu of Union Territory of DNH and 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 05th day of June, 2020 at Page No.211 to Page No.211-V of the Notarial Book No.239 and at Page No.1 to Page No.3-V of Book No.240 of Deed of Qualification of heirs.

Whereas originally originally Mr. Laxmidas Raychand also known as Laxmichand Raichand owned, seized and possessed of immovable properties bearing PTS-121/21 and PTS-121/38-C, situated at Vekaria, Diu.

And Whereas said Mr. Laxmidas Raychand also known as Laxmichand Raichand was married (for the first and last time) to said Mrs. Hemlataben and out of their said marriage, they were having two sons Viz.: (1) Mr. Mahendra Laxmidas Vaghela and (2) Mr. Arvindkumar Laxmidas Vaghela.

And Whereas said Mr. Laxmidas Raychand also known as Laxmichand Raichand has expired on dated: 29/09/2008 at Una City, Gujarat and his wife Mrs. Hemlataben has also expired on dated: 26/09/2012 at Una City, Gujarat; both without executing any will or any other disposition of their properties leaving behind them their said two sons (1) Mr. Mahendra Laxmidas Vaghela and (2) Mr. Arvindkumar Laxmidas Vaghela as only legal heirs.

And Whereas now said (1) Mr. Mahendra Laxmidas Vaghela and (2) Mr. Arvindkumar Laxmidas Vaghela are the only legal heirs of late Mr. Laxmidas Raychand also known as Laxmichand Raichand and Mrs. Hemlataben 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.

SERIES III No. : 04
DATED : 31 ST JULY, 2020.

And Whereas now said (1) Mr. Mahendra Laxmidas Vaghela and (2) Mr. Arvindkumar Laxmidas Vaghela are the only legal heirs of the above referred deceased person(s) Viz.: (1) Mr. Laxmidas Raychand also known as Laxmichand Raichand and (2) Mrs. Hemlataben 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 they are entitled to inherit the estate of the deceased person(s) and all right title, interest or share of the deceased person(s) in the immovable properties (including above referred immovable properties) wheresoever lying or being or receivable and all movable properties of the deceased person(s), including shares as well as 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, absolutely and to the exclusion of all others.

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. Mahendra Laxmidas Vaghela and (2) Mr. Arvindkumar Laxmidas Vaghela are the universal heir(s) and legal successor(s) of the said deceased person i.e. late (1) Mr. Laxmidas Raychand also known as Laxmichand Raichand and (2) Mrs. Hemlataben.

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

No. CRSR/DMN/DSH/2019-20/109
U.T. Administration of Dadra & Nagar Haveli and Daman & Diu,
Office of the Civil Registrar-Cum-Sub-Registrar
Daman

Dated :- 30/07/2020

ADVERTISEMENT

OFFICE OF THE CIVIL REGISTRAR –CUM- SUB REGISTRAR, DAMAN AND
NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION, DAMAN

Shri Dhirajlal R. Tandel, Sub-Registrar, Ex-Officio Notary Public, Daman.

In accordance with par first of Article 179 of Law No.2049 dated 06/08/1951 and for the purpose of para second of the same article, it is hereby made public that the Deed of Succession or Qualification of Heirs drawn on 18th day of July in the year 2020 at page No.15 overleaf to 17 of Book No.221 of Deed of Succession or Qualification of Heirs, executed in this office.

That Late MAHESHKUMAR SOMABHAI PRAJAPATI and CHANDRIKABEN MAHESHKUMAR PRAJAPATI who died on 16/05/2020 at Royal Avenue, Main Road, Khariwad, Vadchokey, Nani Daman, Daman leaving behind their legal heirs two daughters (1) SEJALBEN MAHESHKUMAR PRAJAPATI and (2) RINKALBEN MAHESHKUMAR PRAJAPATI and one son (3) SARAL MAHESHKUMAR PRAJAPATI. That the deceased persons without executing will or any other testamentary disposition of their last wishes. The deceased persons expired and nobody except the interested parties are entitled to claim all the legal dues of the deceased late MAHESHKUMAR SOMABHAI PRAJAPATI and CHANDRIKABEN MAHESHKUMAR PRAJAPATI. The declarants have perfect knowledge of all this facts which inter-alia are public and well known. That by present deed, the declarants do hereby affirm and state for alleged purposes that the above mentioned legal heirs/interested parties (1) SEJALBEN MAHESHKUMAR PRAJAPATI, (2) RINKALBEN MAHESHKUMAR PRAJAPATI, (3) SARAL MAHESHKUMAR PRAJAPATI are the sole and universal heirs and successors of the above said deceased Late MAHESHKUMAR SOMABHAI PRAJAPATI and CHANDRIKABEN MAHESHKUMAR PRAJAPATI and there are no other person or persons who as per prevailing law may be preferred to Late MAHESHKUMAR SOMABHAI PRAJAPATI and CHANDRIKABEN MAHESHKUMAR PRAJAPATI, who may have better claim to any estate or properties including immovable properties, movable properties, all assets shares, Fixed Deposit in State bank of India and other banks, Saving Account in state bank of India and other banks, Locker in State Bank of India, Post Office Term Deposit, Insurance Policies, shares, etc,

SERIES III No. : 04
DATED : 31 ST JULY, 2020.

or any other properties left by the said deceased Late MAHESHKUMAR SOMABHAI PRAJAPATI and CHANDRIKABEN MAHESHKUMAR PRAJAPATI. That the declarants are neither successors of the said deceased Late MAHESHKUMAR SOMABHAI PRAJAPATI and CHANDRIKABEN MAHESHKUMAR PRAJAPATI nor they have any interest in making the present declaration which they make on oath.

Sd/-
(DHIRAJLAL R. TANDEL)
CIVIL REGISTRAR-CUM-SUB REGISTRAR AND
NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION
DAMAN
