

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

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 Succession or Qualification of Heirs has been registered in this office on dated 2<sup>nd</sup> April, 2019 at pages 21 to 24 of the Notarial Book No.239.

That Mr. Cangi Lacmane was died at Marvila, Lisboa on 19/04/2017, leaving behind him his wife and only son (1) Mrs. Parvati Quessou and (2) Mr. Ashvine Cangi as their only legal heirs. That the said deceased Mr. Cangi Lacmane died without making any will or any Testamentary disposition of their last wishes but leaving some movable and immovable properties including deposit/Saving in bank and other immovable properties. 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 viz. (1) Mrs. Parvati Quessou and (2) Mr. Ashvine Cangi, as the sole universal heirs and successor of the above said deceased Mr. Cangi Lacmane.

Sd/– [C. D. VAJA] NOTARY PUBLIC, DIU

## NP/DIU/ADV/2020-2021/05 U.T. Administration of DNH and Daman & Diu, O/o the Notary Public, Diu Dated :- 20/04/2021.

#### ADVERTISEMENT

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

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 Succession or Qualification of Heirs has been registered in this office on dated 2<sup>nd</sup> June, 2020 at pages 200 to 203 of the Notarial Book No.239.

That Mr. Samgi Vira alias Shamji Veera alias Samji Vira was died at Fudam, Diu on 24/07/2010, and his wife Mrs. Jayaben Samgi also died at Fudam, Diu on 02/10/2010, leaving behind them their one son one daughter (1) Mr. Raguesh Samgi and (2) Miss. Anjana Samgi as their only legal heirs. That the said deceased Mr. Samgi Vira alias Shamji Veera alias Samji Vira and Mrs. Jayaben Samgi died without making any will or any Testamentary disposition of their last wishes but leaving some movable an immovable properties including deposit/Saving in bank and other immovable properties. That except their four daughters viz. (1) Mrs. Bharti Samgi, (2) Mrs. Usha Samgi, (3) Mrs. Indira Samgi, and (4) Mrs. Roshni Samgi who are the only legal heirs and successor of said deceased, there does not exist any other person/persons according to the law of succession i.e "Codigo de Usos e Custumes dos Habitantes Nao Cristaos de Diu", applicable to the deceased. 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 viz. (1) Mr. Raguesh Samgi and (2) Miss. Anjana Samgi, as the sole universal heirs and successor of the above said deceased Mr. Samgi Vira alias Shamji Veera alias Samji Vira and Mrs. Jayaben Samgi.

Sd/– [**C. D. VAJA**] NOTARY PUBLIC, DIU

Place:- Diu, Dated:- 19<sup>th</sup> April, 2021

## NP/DIU/ADV/2020-2021/06 U.T. Administration of DNH and Daman & Diu, O/o the Notary Public, Diu Dated :- 20/04/2021.

### ADVERTISEMENT

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

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 Succession or Qualification of Heirs has been registered in this office on dated 5<sup>th</sup> August, 2020 at pages 12 to 15-V of the Notarial Book No.240.

That Mr. Babu Meggi alias Babubhai Meghji was died at Diu on 03/12/1996, leaving behind him his wife and only son (1) Mrs. Ujambai Babu and (2) Mr. Baba Babu as their only legal heirs. That the said deceased Mr. Babu Meggi alias Babubhai Meghji died without making any will or any Testamentary disposition of their last wishes but leaving some movable and immovable properties including deposit/Saving in bank and other immovable properties. That except his only daughter Mrs. Pushpaben Babubhai, wife of Mr. Shamji Keshav Kava who is the only legal heirs and successor of said deceased, there does not exist any other person/persons according to the law of succession i.e "Codigo de Usos e Custumes dos Habitantes Nao Cristaos de Diu", applicable to the deceased. That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That the persent deed, the declarants do hereby affirm and state for all legal purposes that the above mentioned party **viz.** (1) Mrs. Ujambai Babu and (2) Mr. Baba Babu, as the sole universal heirs and successor of the above said deceased Mr. Babu Meggi alias Babubhai Meghji.

Sd/– [**C. D. VAJA**] NOTARY PUBLIC, DIU

## NP/DIU/ADV/2020-2021/07 U.T. Administration of DNH and Daman & Diu, O/o the Notary Public, Diu Dated :- 20/04/2021.

### ADVERTISEMENT

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

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 Succession or Qualification of Heirs has been registered in this office on dated 5<sup>th</sup> October, 2020 at pages 34 to 37 of the Notarial Book No.240.

That Mr. Gokal Nathabhai Solanki was died at Diu on 01/04/2019, leaving behind him his wife and only son (1) Mrs. Veniben Gokal Solanki and (2) Mr. Rajesh Gokal Solanki as their only legal heirs. That the said deceased Mr. Gokal Nathabhai Solanki died without making any will or any Testamentary disposition of their last wishes but leaving some movable and immovable properties including deposit/Saving in bank and other immovable properties. That except his only daughter Mrs. Rasila Gokal Solanki, wife of Mr. Anand Sakar Bariya who is the only legal heirs and successor of said deceased, there does not exist any other person/persons according to the law of succession i.e "Codigo de Usos e Custumes dos Habitantes Nao Cristaos de Diu", applicable to the deceased. That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. That the present deed, the declarants do hereby affirm and state for all legal purposes that the above mentioned party viz. (1) Mrs. Veniben Gokal Solanki and (2) Mr. Rajesh Gokal Solanki, as the sole universal heirs and successor of the above said deceased Mr. Gokal Nathabhai Solanki.

Sd/– [**C. D. VAJA**] NOTARY PUBLIC, DIU

## NP/DIU/ADV/2020-2021/08 U.T. Administration of DNH and Daman & Diu, O/o the Notary Public, Diu

#### Dated :- 20/04/2021.

### **ADVERTISEMENT**

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

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 Succession or Qualification of Heirs has been registered in this office on dated 6<sup>th</sup> April, 2021 at pages 34 to 37 of the Notarial Book No.240.

That Mr. Lauchande Baguane alias Lavchand Bagvan was died at Cahora Bassa, Africa, on 07/09/1981, and Mrs. Amrutben Lavchand Vaja alias Amratben Lavchand was died at Diu on 22/12/2016, leaving behind them their two children being one son and one unmarried daughter (1) Mr. Jaiprakash Lavchand Vaja and (2) Miss. Minaxibai as their only legal heirs. That the said deceased Mr. Lauchande Baguane alias Lavchand Bagvan and Mrs. Amrutben Lavchand Vaja died without making any will or any Testamentary disposition of their last wishes but leaving some movable and immovable properties including deposit/Saving in bank and other immovable properties. That except their one married daughter Mrs. Mahalaxmi Lavchand Vaja, wife of Mr. Maganlal Jethalal who is the only legal heirs and successor of said deceased, there does not exist any other person/persons according to the law of succession i.e "Codigo de Usos e Custumes dos Habitantes Nao Cristaos de Diu", applicable to the deceased. That the declarants have perfect knowledge of all these facts which inter-alia are public and well known. 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 viz. (1) Mr. Jaiprakash Lavchand Vaja and (2) Miss. Minaxibai, as the sole universal heirs and successor of the above said deceased Mr. Lauchande Baguane alias Lavchand Bagvan and Mrs. Amrutben Lavchand Vaja.

> Sd/– [**C. D. VAJA**] NOTARY PUBLIC, DIU

## NP/DIU/ADV/2020-2021/09 U.T. Administration of DNH and Daman & Diu, O/o the Notary Public, Diu

#### Dated :- 20/04/2021.

## **ADVERTISEMENT**

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

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 Succession or Qualification of Heirs has been registered in this office on dated 7<sup>th</sup> April, 2021at pages 83 to 85-V of the Notarial Book No.240.

That Mrs. Fuliben Bhagvan was died at Diu on 14/09/2005 and Mr. Jeraj Kanji alias Gerage Cangi has also died long back leaving behind them their only daughter Mrs. Jassumati Gerage as their only legal heirs. That the said deceased Mr. Fuliben Bhagvan and Mr. Jeraj Kanji alias Gerage Cangi died without making any will or any Testamentary disposition of their last wishes but leaving some movable and immovable properties including deposit/Saving in bank and other immovable properties. 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 viz. Mrs. Jassumati Gerage, as the sole universal heirs and successor of the above said deceased Mr. Fuliben Bhagvan and Mr. Jeraj Kanji alias Gerage Cangi.

Sd/– [**C. D. VAJA**] NOTARY PUBLIC, DIU

Place:- Diu, Dated:- 19<sup>th</sup> April, 2021

## NP/DIU/ADV/2020-2021/10 U.T. Administration of DNH and Daman & Diu, O/o the Notary Public, Diu

#### Dated :- 20/04/2021.

#### **ADVERTISEMENT**

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

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 Succession or Qualification of Heirs has been registered in this office on dated 8<sup>th</sup> April, 2021 at pages 86 to 89-V of the Notarial Book No.240.

That Mr. Parsotamo Lala and his wife Mrs. Gangabai Vasram were died long back leaving behind them their only son Mr. Dharci alias Dharshi Parshottam, Mr. Dharci alias Dharshi Parshottam 1<sup>st</sup> time married with Mrs. Dhaniben. That Mrs. Dhaniben has died long back without any issue or legal heirs, That after the death of Mr. Dharci alias Dharshi Parshottam has 2<sup>nd</sup> time married with Mrs. Puspabai during their life time they have no issue or legal heirs, Mrs. Kantabai Jaentilal daughter of Mr. Cangi Govinde has lookafter, maintained and cared to Mr. Dharci alias Dharshi Parshottam and Mrs. Puspabai is residing with the above said property. Even the during the life time Mr. Dharci alias Dharshi Parshottam and Mrs. Puspabai they have orally gifted the said property to Mrs. Kantabai Jaentilal. That the said deceased (1) Mr. Parsotamo Lala, (2) Mrs. Gangabai Vasram, (3) Mr. Dharci alias Dharshi Parshottam, (4) Mrs. Dhaniben, and (5) Mrs. Puspabai died without making any will or any Testamentary disposition of their last wishes but leaving some movable and immovable properties including deposit/Saving in bank and other immovable properties. 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 viz. Mrs. Kantabai Jaentilal, as the sole universal heirs and successor of the above said deceased (1) Mr. Parsotamo Lala (2)Mrs. Gangabai Vasram, (3) Mr. Dharci alias Dharshi Parshottam, (4) Mrs. Dhaniben, and (5) Mrs. Puspabaii.

> Sd/– [**C. D. VAJA**] NOTARY PUBLIC, DIU

## NP/DIU/ADV/2020-2021/11 U.T. Administration of DNH and Daman & Diu, O/o the Notary Public, Diu

#### Dated :- 20/04/2021.

## **ADVERTISEMENT**

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

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 Succession or Qualification of Heirs has been registered in this office on dated 15<sup>th</sup> April, 2021 at pages 98 to 101 of the Notarial Book No.240.

That Mr. Savai Bhaya was died at Ghoghla, Diu, on 19/10/2004 and Mrs. Jethiben Savay was died at Government Hospital, Diu, on 16/04/2005 leaving behind them their three sons (1) Mr. Natvar Savai, (2) Mr. Devchand Savay and (3) Mr. Dilip Savay as their legal heirs. That Mr. Natvar Savai has died on 30/03/2007 at Ghoghla, Diu, in Bachelor Condition. That Mr. Dilip Savai has also died in Fishing Boat at High Sea and his body was not traceable/recover in the High Sea and thereafter funeral has done at Ghoghla, Diu, and Mr. Natvar Savai has also died on 30/03/2007 at Ghoghla, Diu, leaving behind him his widow Mrs. Tara Natvar and only daughter Mrs. Vibhuti Natvar as their only legal heirs and Mrs. Tara Natvar has remarried with stranger person since about 34 years Back and she is residing with their family at out of Station. That Mrs. Vibhuti Natvar as their only legal heirs. That the said deceased (1) Mr. Savai Bhaya, (2) Mrs. Jethiben Savay, (3) Mr. Natvar Savai, (4) Mr. Devchand Savay and (5) Mr. Dilip Savay died without making any will or any Testamentary disposition of their last wishes but leaving some movable and immovable properties including deposit/Saving in bank and other immovable properties. 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 and state for all legal purposes that the above mentioned party viz. Mrs. Vibhuti Natvar, as the sole universal heirs and successor of the above said deceased (1) Mr. Savai Bhaya, (2) Mrs. Jethiben Savay, (3) Mr. Natvar Savai, (4) Mr. Devchand Savay and (5) Mr. Dilip Savay.

> Sd/– [**C. D. VAJA**] NOTARY PUBLIC, DIU

Place:- Diu, Dated:- April, 2021

## NP/DIU/ADV/2020-2021/12 U.T. Administration of DNH and Daman & Diu, O/o the Notary Public, Diu

Dated :- 20/04/2021.

## **ADVERTISEMENT**

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

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 Succession or Qualification of Heirs has been registered in this office on dated 16<sup>th</sup> April, 2021 at pages 102 to 105 of the Notarial Book No.240.

That Mr. Pancha Govind Kapadia was died at Ghoghla, Diu, on 28/03/2009, and Mrs. Javarben Pancha was died at Ghoghla, Diu, on 20/01/2018 leaving behind them their three daughters Viz. (1) Mrs. Manjulaben Nilkanth Kamalia, (2) Mrs. Anjanaben Shantilal Solanki, (3) Mrs. Hiralaxmi Jamnadas as their only legal heirs. That the said deceased Mr. Pancha Govind Kapadia and Mrs. Javarben Pancha died without making any will or any Testamentary disposition of their last wishes but leaving some movable and immovable properties including deposit/Saving in bank and other immovable properties. 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 viz. (1) Mrs. Manjulaben Nilkanth Kamalia, (2) Mrs. Anjanaben Shantilal Solanki, (3) Mrs. Hiralaxmi Jamnadas, as the sole universal heirs and successor of the above said deceased Mr. Pancha Govind Kapadia and Mrs. Javarben Pancha.

Sd/– [**C. D. VaJA**] NOTARY PUBLIC, DIU

Place:- Diu, Dated:- April, 2021

# 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/2021-22/31

दिनांक / Dated :- 30/04/2021.

## **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 Succession or qualification of Heirs dated on 09<sup>th</sup> day of April 2021 has been drawn at page No. 89-V to 93 of the Notarial Book No. 240 Deed of Qualification of heirs.

Whereas SHRI LAKHMAN BHIKHA ALIAS LACMANE BICA died on 09/01/2003 at Bucharwada, Diu, and SMT. VALIBAI LAKHMAN, died on 07/02/1998 and SMT. VALIBAI LAKHMAN daughter of Rama Natu has expired on 24/09/1988, without executing any wills or any other disposition of properties, leaving behind them their four sons namely (1) SHRI MOHAN LACMANE (2) SHRI DINESH LACMANE (3) SHRI NAROTAM LACMANE and (4) SHRI. CANA LACMANE, as their sole universal heirs. That except said four sons, who are now only heirs and successor of said deceased persons, they does not exist any other person(s), according to the law of law of Succession" i.e. "Codigo de Usos Costumes dos Habitantes Nao Cristaos de Diu", who may claim the inheritance of the estate of the deceased persons, 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 parties, their four sons namely (1) SHRI MOHAN LACMANE (2) SHRI DINESH LACMANE (3) SHRI. NAROTAM LACMANE and (4) SHRI. CANA LACMANE as the sole universal heirs and successor of the estate of said deceased.

> 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/2021-22/32

दिनांक / Dated :- 30/04/2021.

## **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 Succession or qualification of Heirs dated on 19<sup>th</sup> day of April 2021 has been drawn at page No.105-V to 108-V of the Notarial Book No. 240 Deed of Qualification of heirs.

Whereas SHRI NAVINCHANDRA PREMGI died on 16/04/2020 at West Middlesex University Hospital, Twickenham Road, Isleworth U.K, without executing any will or any other disposition of properties, leaving behind him his widow SMT BHAGVATIBAI MAUGI ALIAS BHAGAVANTI MAUGI and two daughter namely (1) MRS. PARITA NAVINCHANDRA PREMGI and (2) MISS. JIGUISHA NAVINCHANDRA PREMGI, as his sole universal heirs. That except his widow and said two daughters, who are now only heirs and successor of said deceased, they does not exist any other person(s), according to the law of law of Succession" i.e. "Codigo de Usos 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 SMT BHAGVATIBAI MAUGI ALIAS BHAGVANTI MAUGI and two daughters namely (1) MRS PARITA NAVINCHANDRA PREMGI and (2) MISS. JIGUISHA NAVINCHANDRA PREMGI as the sole universal heirs and successor of the said deceased.

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