

U.T. Administration of Dadra & Nagar Haveli and Daman & Diu, Office of the Civil Registrar-cum-Sub-Registrar, Daman

No.CRSR/DMN/ Succession /2022-23/352

Dated :- 16/03/2023

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

Smt. Silvana L. M. Pereira, Sub-Registrar, Ex-Officio Notary Public, Daman.

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 same article, it is hereby made public that the Deed of Succession or Qualification of Heirs drawn on 21st day of February in the year 2023 at page No. 079 to 081 of Book No. 221 of Deed of Succession or Qualification of Heirs is executed in this office.

That Late SHRI PRAMOD KESHRICHAND SHAH, expired on 05.11.2021 at Bhatia General Hospital, D Ward, Mumbai leaving behind his widow Purnima Pramod Shah, Two sons (1) Shri Mahek Pramod Shah and (2) Shri Vivek Pramod Shah (THE INTERESTED PARTY). That the deceased late SHRI PRAMOD KESHRICHAND SHAH died without executing any will or any other testamentary disposition of their last wishes.

The deceased person expired and nobody except the interested parties are entitled to claim all the legal dues and estate of the deceased Late SHRI PRAMOD KESHRICHAND SHAH. The declarants have perfect knowledge of all these 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) Purnima Pramod Shah, two sons (2) Shri Mahek Pramod Shah and (3) Shri Vivek Pramod Shah are the only legal and sole universal heirs of Late SHRI PRAMOD

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KESHRICHAND SHAH. There is no other person or persons who as per prevailing law may be preferred to who may have better claim to any estate or properties including immovable properties, movable properties, tangible goods and other valuables and all the properties.

The declarants are neither successor of the said deceased nor they have any impediment for this act and they have no interest in making the present declaration which they made on oath.

Sd/– (SILVANA L. M. PEREIRA) CIVIL REGISTRAR-CUM-SUB REGISTRAR AND NOTARY PUBLIC EX-OFFICIO OF JUDICIAL DIVISION DAMAN

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

सं0. / No. नोटरी पब्लिक-दीव/ADV/2023-24/63

दिनांक / Dated :- 08/08/2023.

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Shri D.R. Damania, 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 Succession or qualification of Heirs dated on 06th day of June 2023 has been drawn at page No.185 to 190-V of the Notarial Book No.241 Deed of Qualification of heirs.

That SHRI DAYA BODA alias DAIA BODA died on 22/04/1960 at Ghoghla, Diu, and his wife SMT. LADUBAI has expired on 16/07/2005 at Diu and SMT. MOTIBAI has expired long back and during their life time they have not executed any wills or testament or any other disposition of properties, leaving behind them their following legal heirs namely (1) SHRI. BAGOANE DAIA (2) SHRI NARANE DAIA ALIAS NARANBHAI DAYA KAMALIA, (3) SMT.LABUBEN ALIAS LABHUBEN VIRA KAMALIA, (4) SHRI CHETANKUMAR VIRA KAMALIA, (5) SMT. VANITABEN HAMIRBHAI KAMALIA (6) MRS. MANJULABEN BABU SAVANIYA, (7) MRS. LEELA MAHESH PARMAR, (8) MRS. MUKTA MANAJI CHITRODA, (9) MRS. DAYAVANTI HARI CHAWDA (10) MRS. SHARDABEN LALJIBHAI PARMAR and (11) MRS. SAVITA JAYANTI VADHEL, as their sole universal heirs. That except this persons, 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 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 present deed, the declarants do hereby affirm and state for all legal purposes that the above mentioned party, namely (1) SHRI. BAGOANE DAIA (2) SHRI NARANE DAIA ALIAS NARANBHAI DAYA KAMALIA, (3) SMT.LABUBEN ALIAS LABHUBEN VIRA KAMALIA, (4) SHRI CHETANKUMAR VIRA KAMALIA, (5two sets) SMT. VANITABEN HAMIRBHAI KAMALIA (6) MRS. MANJULABEN BABU SAVANIYA, (7) MRS. LEELA MAHESH PARMAR, (8) MRS. MUKTA MANAJI CHITRODA, (9) MRS. DAYAVANTI HARI CHAWDA (10) MRS. SHARDABEN LALJIBHAI PARMAR and (11) MRS. SAVITA JAYANTI VADHEL

as the sole universal heirs and successor of the said deceased.

Sd/– **D. R. DAMANIA** 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

सं0. / No. नोटरी पब्लिक-दीव/ADV/2023-24/94

दिनांक / Dated :- 17/08/2023.

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Shri D.R.Damania, 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 Succession or qualification of Heirs dated on 24th day of July 2023 has been drawn at page No.202-V to 205 of the Notarial Book No.241 Deed of Qualification of heirs.

Whereas SMT HAVABU USMAN and her husband SHRI. HUSSEN JAMUBHAI were married for the first and the last time under the provisions of "Communaute des Biens". That during the said wedlock they have two sons namely (1) SHRI ISMAIL HUSSEN and (2) SHRI.ABUBACAR HUSSEN. That SMT HAVABU USMAN died on 10/05/1996 at Diu without executing any will or testament. That Shri. Ismail Hussen who married to Kherunissa for the first and last time time under the provisions of "Communaute des Biens". But due to their wedlock they have no issue (child). That Shri. Ismail Hussen died on 23/11/2010 at Diu, without any will or any other disposition of properties leaving behind him his predecease wife Smt Kherunissa who died on 13/10/2008 at Diu without any will or any other disposition of properties. That Shri Abubacar Hussen, who married to Catijambu for the first and last time under the provisions of "Communaute des Biens" That during the said wedlock they have one son namely SHRI ZAKIR HUSSEN as their only legal heir. That Shri Abubacar Hussen died on 19/05/2003 at General hospital Kettering, Northamptonshire, U.K., without executing any wills or testament leaving behind him his widow Smt. Catijambu **Abubacar and Shri. Zakir Hussen Abubacar** as their only legal heirs. That except their widow & son, 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 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 present deed, the declarants do hereby affirm and state for all legal purposes that the above mentioned party, their widow **SMT. CATIJAMBU ABUBACAR** and only son namely **SHRI. ZAKIR HUSSEN ABUBACAR** as the sole universal heirs and successor of the said deceased.

Sd/– **D. R. DAMANIA** 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

सं0. / No. नोटरी पब्लिक-दीव/ADV/2023-24/95

दिनांक / Dated :- 17/08/2023.

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Shri D.R.Damania, 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 Succession or qualification of Heirs dated on 26th day of July 2023 has been drawn at page No.205-V to 208-V of the Notarial Book No.241 Deed of Qualification of heirs.

Whereas **SMT AISHABU JAMAL** and her husband **SHRI. IBRAHIM JAMU** were married for the first and the last time under the provisions of "**Communaute des Biens**". That during the said wedlock they have one son namely **SHRI HASSANE IBRAIMO**. That **SMT AISHABU JAMAL** died on 19/05/2010 at Maputo without executing any wills or testament. That Shri. Ibrahim Jamu died long back, without any will or any other disposition of properties leaving behind him his only son namely **SHRI HASSANE IBRAIMO** as their only legal heir. That except him only son, 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 present deed, the declarants do hereby affirm and state for all legal purposes that the above mentioned party, his only Son **SHRI HASSANE IBRAIMO** as the sole universal heirs and successor of the said deceased.

Sd/– **D. R. DAMANIA** 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

सं0. / No. नोटरी पब्लिक-दीव/ADV/2023-24/96

दिनांक / Dated :- 17/08/2023.

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Shri D.R. Damania, 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 Succession or qualification of Heirs dated on 08th day of August 2023 has been drawn at page No.209 to 211-V of the Notarial Book No.241 Deed of Qualification of heirs.

Whereas SHRI PANCHA HIRA AIAS PANCHA IRA died on 23/08/1990 at Ghoghla, Diu, and SMT DEVI BAI has expired long back & SMT. RANIBAI ALIAS RANIBEN PANCHA died on 25/09/2011 at Ghoghla, Diu, without executing any wills or any other disposition of properties, leaving behind them their only son namely SHRI. MANSUKH PANCHA ALIAS MANSUKH PANCHA FULBARIA, as their sole universal heirs. That except their only son, 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 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 present deed, the declarants do hereby affirm and state for all legal purposes that the above mentioned party, their only son namely SHRI. MANSUKH PANCHA ALIAS MANSUKH PANCHA FULBARIA as the sole universal heirs and successor of the said deceased.

Sd/– **D. R. DAMANIA** NOTARY PUBLIC, DIU
