

No. CNV/TIS/9/98

Government of Goa, Daman and Diu
OFFICE OF THE DEPUTY COLLECTOR &
S. D. O. Panaji - Goa.
Dated: 11/1/1999.

Read Application of Shri Nanda S. N. Couto Attorney for Shri Vasudev D. Shirodkar & Shri Sagar N. R. Karpe, dated 15/4/98 w/sec. 32(1) of the Goa, Daman & Diu, Land Revenue Code, 1968.

SANAD

SCHEDULE-II

[See Rule 7 of the Goa, Daman and Diu Land Revenue (Conversion of use of land and non-agricultural Assessment) Rules, 1989].

Whereas an application has been made to the Collector of Goa (hereinafter referred to as "the Collector" which expression shall include any Officer whom the Collector shall appoint to exercise and perform his powers and duties under this grant) under Section 32 of the Goa, Daman and Diu Land Revenue Code, 1968 (hereinafter referred to as "the said Code" which expression shall, where the context so admits include the rules and orders thereunder) by Shri/Smt Nanda S. N. Couto, Attorney for Shri Vasudev D. Shirodkar & Shri Sagar N. R. Karpe, r/o Sukerkar Mansion M. G. Road, Panaji - Goa. being the occupant of the plot registered under

under ~~XXXX~~ Survey No. 112/1 & 2 - V situated at Taleigao registered expression shall, where the context so admits include his/her heirs, executors, administrators and assigns) for the permission to use the plots of land (hereinafter referred to as the "said plot" described in the Appendix I hereto, forming a part of Survey No. 112/1 & 2 admeasuring 13, 293sq. Mts. square metres be the same a little more or less for the purpose of COMMERCIAL.

Now, this is to certify that the permission to use for the said plots is hereby granted, subject to the provisions of the said Code, and rules thereunder, and on the following conditions, namely:—

1. *Leveling and clearing of the land*—The applicant shall be bound to level and clear the land sufficiently to render suitable for the particular non-agricultural purpose for which the permission is granted to prevent insanitary conditions.
2. *Assessment*—The Applicant shall pay the non-agricultural assessment when fixed by the Collector under the said Code and rules thereunder with effect from the date of this sanad.
3. *Use*—The applicant shall not use the said land and building erected or to be erected thereon for any purpose other than residential/~~KARAKKARI~~/any other non-agricultural purpose, without the previous sanction of the Collector.
4. *Building time limit*—The applicant shall within one year from the date hereof, commence on the said plot construction of building of a substantial and permanent description, falling which unless the said period is extended by the Collector from time to time, the permission granted shall be deemed to have lapsed.
5. *Liability for rates*—The applicant shall pay all taxes, rates and cesses leviable on the said land.
6. *Penalty clause*—(a) if the applicant contravenes any of the foregoing conditions the Collector may, without prejudice to any other penalty to which the applicant may be liable under the provisions of the said Code continue the said plot in the occupation of the applicant on payment of such fine and assessment as he may direct.
(b) Notwithstanding anything contained in sub-clause (a) it shall be lawful for the Collector to direct the removal or alteration of any building or structure erected or use contrary to the provisions of this grant within such time as specified in that behalf by the Collector, and on such removal or alteration not being carried out and recover the cost of carrying out the same from the applicant as an arrears of land revenue.

7. Code provisions applicable — Save as herein provided the grant shall be subject to the provisions of the said Code and rules thereunder.

APPENDIX - I

Length and Breadth		Total Superficial Area	Forming (part of) Survey No. or Hissa No.	BOUNDARIES		Remarks
North to South	East to West			North, South, East and West		
1	2	3	4	5	6	7
143.10	115.70	12931	Survey No. 112/2 112/2	North:-Nala South:-S. No. 112/2, 113/0, 111/0	The land in question is coconut bandh the land in question is rice field. survey work done as per the site plan	
Total..		13,293.		East:- S.No.113/1,113/2, 111/0 West:- S.No.111/0, Panaji City, Panaji City.		

REMARKS

1. Applicant has paid the Conversion fee amounting Rs. 1,99,395/- (One lakh nine thousand three hundred ninety five) under chalan No. 72/99 dt. 501 d. 24/6-98. condition 1.e. Before filling of Fowlying land under Section 17A, the prior written permission should be obtained from Chief Town Planner. 3. Prop. 15.0mts wide roadshon on the same Plan should be strictly maintained. 4. 15% open space shall be maintained at the time of development as per Rule. 5. conversion has been approved by Govt. wide letter No. 4-6-8-84 LAW (part) dt. 27/3/96 from Settlement 52 Institutional zone to Commercial C1 Zone. subject to the condition that minimum either 20mts. wide access road upto the plot or 15mts. wide loop road should be provided and also to make provision for 25% street parking for sufficient number of cars, scooters and other commercial vehicles as the part of plot shall be used for market complex. The applicant shall surrender/donate the public use space of Govt. in to the Panaji Municipal In witness whereof the Collector of Goa, has hereunto set his hand and the seal of his Office on behalf of the Administrator of Goa, Daman and Diu and the applicant

here also hereunto set his hand this 11th day of January 19 99

(Signature of the applicant)

(K. S. Pooniah)

Deputy Collector and
Sub-Divisional Officer
Panaji Sub-Division
Panaji-Goa.



Signature and designation of Witnesses

1. *(Signature)*
2. *(Signature)*

1. *(Signature)*
2. *(Signature)*

We declare that Shri/Smt.

who has signed this Sanad is, to our personal knowledge, the person he/she represents himself to be, and that he/she has affixed his/her signature hereto in our presence.

* Council as per his proposal vide letter No. ARE/TCPB/1189/94, dt. 3/10/94 free of cost and shall execute

Govt. Prop. Panaji-Goa dt. 1/8/1998

- Sanad is issued in view of Govt. Circular No. 16-11-90-RD dt. 4-7-1996.
- Necessary permission should be obtain from competent authority cutting the trees.