





OFFICE OF THE COLLECTOR, SOUTH GOA DISTRICT
Room No: 449, Fourth Floor,
Matanhy Saldanha Administrative Complex, Margao– Goa.Phone No: 0832-2794431Fax No: 0832-2794402
Fax No: 0832-2794402No: AC-I/CAN/SG/CONV/26/2018/89Date: 18/11/2022



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(See Rule 7 of the Goa, Daman & Diu Land Revenue)

(Conversion of Use of Land non-agricultural Assessment Rules, 1969)

WHEREAS, an Application has been made to the Collector of South Goa (hereinafter referred to as "the Collector" which expression shall include any Officer whom the Collector shall appoint to exercise and perform his duties and powers under this grant) under Section 32 of the Goa, Daman & 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 there under) Pramila Pandurang Naik Gaunkar, Pravin Panduranga Naik Gaonker, Hema Pravin Naik Gaonker, H. No. 252, Delem, Canacona, Goa, being the occupant of the plot registered under Survey No. 245/1 of Nagorcem-Palolem village of Canacona Taluka, admeasuring an area 10300.00 sq.mts (hereinafter referred to as the "applicant" which expression shall, where the context so admits include his 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 Land under Survey No. 245/1 of Nagorcem-Palolem village of Canacona Taluka-Goa, admeasuring an area 10300.00 sq.mts be the same a little more or less, for the purpose of Residential use only.

AND WHEREAS, The Dy. Town Planner, Canacona, has submitted a report of Survey No. **245/1 Nagorcem-Palolem** village of Canacona Taluka, indicating that as per Regional Plan for Goa 2021, the plot in question is located in the Settlement zone having permissible F.A.R. 100 and recommended the conversion of Land for Residential purpose, admeasuring an area of 10,300 m2, vide report no: TPC/2001/Nag-Pal/245/1/2022/157 dated 30/03/2022.

AND WHEREAS, the Mamlatdar of Canacona Taluka has submitted a report vide no: MAM/CAN/CONV-26/2017 dated 12/04/2018, wherein he has stated that such use will not affect public health, safety and convenience, the market value of the land at present is around Rs. 5000/- to 5500/-per sq.mts., there is a tar road to the site in question, as per Manual copy of Form I & XIV there are no tenants/Mundakars on the land proposed for conversion, the land proposed for conversion is not low lying nor water bodies exists in the land proposed for conversion, there are no cases pending in his office under Agricultural Tenancy Act/Mundkar Act, there are two structures admeasuring about 176 sq. mts in the proposed land, the proposed land for conversion is surveyed under Survey No. 245/1 of Nagorcem-Palolem village of Canacona Taluka, there is no any electrical line passing through proposed land, it is not coming under C.R.Z. either 200 mts. or 500 mts. from HTL, the plot is surrounded by a compound wall of laterite stones, in the said plot there are more than 100 Coconuts trees, Cashew trees, Mango trees, Teakwood tress, Jack fruit trees, Chickoo trees, Matti trees and other jungle trees, the proposed conversion is for residential purpose.

The Asst. Conservator of Forests, South Goa Division, Margao - Goa, vide letter No. 5/SGF/CONV/602/2021-22/22-23/218 dated 09/04/2022, has informed that the said Survey No .245/1 of Nagorcem-Palolem village of Canacona Taluka does not falls under the Government Forest Land as identified by the Forest Department. The Survey No. 245/1 of Nagorcem-Palolem village of Canacona Taluka does not falls under the Private Forest Land as identified by the Forest department as per the Sawant Karapurkar and Araujo Committee. The said conversion does not attract any contravention of Court Orders. The Forest Conservation Act, 1980 is not applicable and the Conversion is recommended.

AND WHEREAS, after obtaining NOC/report for proposed conversion of land from the above mentioned authorities, the Conversion of Land under Survey No. **245/1 of Nagorcem-Palolem** village of Canacona Taluka, Goa was approved and applicant has deposited *Conversion fees of Rs. 32,96,000/- and Penalty of Rs. 2,81,600/-* total comes to **Rs. 3,577,600/- (Rupees Thirty Five Lakh Seventy Seven Thousand Six Hundred only**) vide e-challan no AC-I/111/2022-23 dated 31/10/2022, in the State Bank of India.

NOW THEREFORE, is to certify that the permission to use for the said plot is hereby granted subject to the provisions of the said Code and Rules there under and on the following conditions namely:

1. <u>Leveling and clearing of the Land</u>: The Applicant shall be bound to level and clear the Land sufficiently to render suitable for the particular non-agricultural

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purpose for which the permission is granted and to prevent non-sanitary conditions.

- <u>Assessment</u>: The Applicant shall pay the non-agricultural assessment when fixed by the Collector under the said Code and Rules there under with effect from the date of this Sanad.
- 3. <u>Use</u>: The Applicant shall not use the said land and building erected or to be erected thereon for any purpose other than granted purpose, without the previous sanction of the Collector.
- Liability for rates: The applicant shall pay all taxes, rates and cesses leviable on the said land.



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 Application as an arrears of land revenue.

- <u>Code provisions applicable</u>: Save as herein provided the grant shall be subject to the provisions of the said Code and Rules there under.
- The Applicant shall comply with the provisions of Town and Country Planning Act in force in Goa. Any violations of these provisions shall be solely at the cost of the Applicant at his own peril.
- 8. If any person claims ownership right and succeeds in it, the conversion shall stand automatically revoked.
- 9. Sanad shall not take away Mundkarial/Tenancy rights of any individual, if any, existing in the said property and if the Sanad is obtained by suppression of any vital facts, the Sanad shall stand cancelled from the date of its issue the Applicant shall also be liable to restore land back to its original use at his own cost.
- 10. Any further development in the plot shall be strictly as per the rules in force.
- 11.No hill cutting or filling of low-lying area shall be undertaken without prior permission from the Chief Town Planner under section 17A of TCP Act.

- 12. This Sanad is issued only for change of use of land and shall not be used for any other purpose like proof of ownership of land etc. the applicant shall not use the Sanad for pursuing any illegal or antinational activities on this converted land.
- 13. Traditional access, passing through the plot, if any shall be maintained.
- 14. The Applicant should obtain prior permission for cutting of trees in the said plot from the Forest Department, if required.
- 15.If Sanad is obtained by suppression of any vital information, it shall be revoked any time after knowledge of such fact from date of issue.
- 16.N.O.C from the concern authority shall be obtained before the commencement of any secondary development work in the said land.
- 17.Adequate arrangement shall be made so as not to affect the drainage portion in the area and flow of natural water.
- Low lying land, water bodies be protected and should not be harmed due to any activity.
- 19.If this Sanad is inconsistent with any law in force in the state of Goa or any decision of Hon'ble Supreme Court or Hon'ble High Court of Bombay, this Sanad shall be ineffective to extent of such inconsistency.
- 20.In case inadvertently if there is any mistake in calculating the fees for conversion payable or there is revision of fees after issuance of e-challan then the applicant hereby undertakes to pay the difference along with simple interest of 12% per annum calculated from the date of issuance of original Challan till the date of payment thereof. The failure or refusal on part of the applicant or successor interest thereof in affecting the payment shall give the liberty to the undersign to revoke the said Sanad and/or recover the balance as arrears of land Revenue from Applicants.
- 21.In case of violation of any of the conditions or in case any N.O.C. etc. issued by any Department for effecting conversion is withdrawn, revoked or otherwise the conversion Sanad shall also stand cancelled from such date of withdrawal, revocation or otherwise.
- 22.In future if any dispute arises regarding the ownership, title, etc, than the applicant shall be solely responsible and the Collector or any other authorized officer on his behalf shall be at liberty to revoke the Conversion Sanad granted without giving any notice/reasons.
- 23. This Sanad does not confer any right, title or interest in favour of any person including the Applicant in respect of the land under reference.

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- 24. The Applicant is liable for payment of requisite dues payable or to be paid to any Departments, Communidade etc including appreciated value of land in Case of demand raised to that effect.
- 25.All the requisite permissions, approvals, NOC's shall be obtained by the Applicant, prior to undertaking any construction in the said land so converted and this Sanad is issued without prejudice to requirement of such permissions/approval, Planning and building regulations which are required to be obtained from the concerned Authorities/ Departments by the Applicant.

26. Trees on the proposed land for conversion should be protected. Prior permissions need to be taken from the Concerned Department/Authorities before Cutting of any trees, if any.

Length & Breadth Total Forming (part of) BOUNDARIES North to East to Superfic Survey No Hissa No. South ial Area West 10300.00 Survey No.245/1 66.70 206.96 North: Sy.No. 246/2 mts mts' Sq.mts South: Sy.Nos. 245/7,245/6 Nagorcem-Palolem 245/5. village of Canacona East: Road Taluka West: Sy.No.246/2

Conversion is Sanctioned for Residential purpose with (S-1) having permissible F.A.R 100 based reports/NOC referred at page no: 1 & 2 in this sanad

In witness whereof the Additional Collector-I of South Goa District, Margao, has hereunto set his hand and sent seal of his Office on behalf of the Government of Goa and the Applicant's Pramila Pandurang Naik Gaunkar, Pravin Panduranga Naik Gaonker, Hema Pravin Naik Gaonker, H. No. 252, Delem, Canacona, Goa, hereunto set his hand this 18th day of <u>Nov</u> 2022.

Pravin Panduranga Naik Gaonker(Applicant) (POA Holder for Pramila Pandurang Naik Gaunkar, Hema Pravin Naik Gaonker)

Signature and names of the witnesses: 1. Pallavi la 2. Main Gaonka

Srinet Kothwale) Additional Collector-I. South Goa District, Margao- Goa

Appendix-I

We declare that **Pravin Panduranga Naik Gaonker (Applicant) POA Holder for Pramila Pandurang Naik Gaunkar, Hema Pravin Naik Gaonker** who has signed this Sanad is, to our personal knowledge, the person he represents himself to be, and that he has affixed his signature here to in our presence.

1. Pallavi Patil-2. Malu Garwkan

Copy to:

- 1. The Mamlatdar of Canacona-Goa.
- 2. The Town Planner, Canacona, Goa.
- 3. The Dy. Conservator of Forests, Margao, Goa.
- 4. The Inspector of Survey & Land Records, Canacona, Goa.



GOVERNMENT OF GOA Directorate of Settlement and Land Records

PANAJI - GOA

