No.RB/CNV/BAR/AC-li/104/2013 Government of Goa, Office of the Collector, North Goa District,

Dated :- 6 /07/2016

Panaji - Goa.

Read: Application dated 6/11/2013 received in the office dated 6/11/213 from Mrs. Dimple
Varma, r/o The Gallop, Brodacres studfarm, Avalhalli Estate, Yelahanka, Bangalore.

SANAD
SCHEDULE-II

(See Rule 7 of the Goa, Daman and Diu Land Revenue (Conversion of use of land and non-agricultural Assessment) Rules, 1969).

Whereas an application has been made to the Collector of North 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) Dimple Varma, being the occupant of the plot registered under Survey No. 153/21 known as Valle Situated at Assagao village, Bardez Taluka (hereinafter referred to as "the applicant, which 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 Survey No.153/21, admeasuring 3000.00 Square Metres be the same a little more or less for the purpose of Residential use.

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. <u>Levelling 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 purpose for which the permission is granted to prevent insanitary conditions.

<u>2.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.Use – The applicant shall not use the said land and building erected or to be erected thereon for any purpose other than <u>Residential use</u>, without the previous sanction of the Collector.

4.<u>Liability for rates</u> – The applicant shall pay all taxes, rates on the said land.

5.Penalty clause – (a) if the applicant contravene any of the oregoing sonditions the overcommay, without prejudice to any other penalty to which the applicants may be liable under the provisions of the said Code continue the said plot in the occupation of the applicant on large at the said 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.

6.a)The Information, if any furnished by the applicant for obtaining the Sanad is found to be false at later stage, the Sanad issued shall be liable to be withdrawn without prejudice to the legal action that may be taken against the applicant.

b) If any dispute arises with respect to the ownership of the land, the Sanad granted shall stand revoked and the Construction/Development carried out shall be at the cost and risk of the applicants.

c) The necessary road widening set-back to be maintained before any development in the land.

d) Traditional access passing through the plot, if any, shall be maintained.

e) No trees shall be cut except with prior permission of the competent authority.

Contd...

-2-

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

Sr. No.	Length and		Total	Forming (part of	BOUNDARIES				Remarks
	North to	East to West	Superficial Area	Survey No. or Hissa No.	6				7
1.	111.50 Mts.	30.50 Mts.	3000 Sq. Mts.	Survey No. 153/21	No.	Survey No. 34 154/34, 35, 36, 37	S. No. 153/22	S. No. 153/20	Nil
		Village: Taluka :	Assagao Bardez						

Remarks:-

- 1. The applicant has paid conversion fees of Rs. 5,40,000/- (Rupees Five Lakh Forty Thousand Only) vide Challan No. 54/16-17 dated 27/6/2016
- 2. The Conversion has been approved by the Town Planner, Town and Country Planning Department. Mapusa vide his report No. TPB/492/TCP-16/1438 dated 7/5/2016.
- 3. The development/construction in the plot shall be governed as per rules in force.
- 4. Mundkarial rights and Mundkarial area should not be disturbed and should be protected if any.

In witness whereof the ADDITIONAL COLLECTOR - II North Goa District, has hereunto set his hand and the seal of his Office on behalf of the Governor of Goa and Mr. Mangesh G. Harmalkar P.O.A. holder of Dimple Varma also hereunto set his hand this ______ day of July, 2016.

(Mangesh G. Harmalkar)

(Surendra F. Naik) Additional Collector-II

Signature and Designation of Witnesses

Jumnath, 2

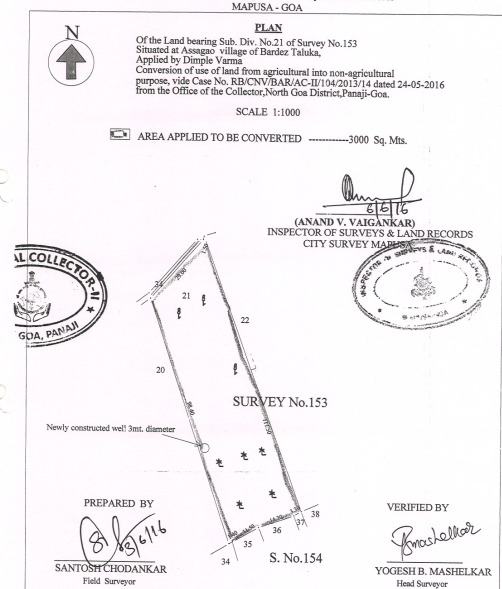
Complete address of Witnesses

We declare that Mr. Mangesh G. Harmalkar has signed this Sanad is, to our personal knowledge, the person he represents himself to be and that he has affixed his signature hereto in our presence.

To,

- 1. The Town Planner, Town and Country Planning Department Mapusa.
- 2. The Mamlatdar of Bardez Taluka.
- 3 The Inspector of Survey and Land Records, Mapusa.
- 4.. The Sarpanch, Village Panchayat Assagao, Bardez Goa.

GOVERNMENT OF GOA Directorate of Settlement and Land Records Office of The Inspector of Survey and Land Records MAPUSA - GOA



FILE No. 8/CNV/MAP/125/16

SURVEYED ON: 01/06/2016