Instructions for the Legal Heir of deceased owner of Flat/Shop to obtain NOC from SEL

These set of documents can be used when (i) The property is owned jointly by Owners (ii) One / two of the Joint Owner(s) has expired / died / deceased; and (iii) Surviving Owner(s) is adjudged / declared as Legal Heir(s).

Following documents are required to be submitted along with the Application form to obtain No Objection Certificate (NOC) by Surviving Owner(s) / who is/are the Legal Heir(s) of deceased owner(s) of the Flat (Property) of Seawoods Estates Limited (NRI Complex / SEL / Company) in Physical form with the Admin Office situated at NRI Complex, Sector 54, 56, 58, Nerul, Navi Mumbai – 400706, Maharashtra, India. A SCANNED COPY OF APPLICATION shall be sent forthwith at manageradmin@nricomplex.in

Sr. No.	Particulars of Documents	Instructions	
1.	Application Form	As per SEL prescribed format on A4 size paper	
2.	Notarised Affidavit Cum Undertaking on Stamp Paper of Rs. 100	Documents which need to be notarized should consist of the following: • The Notary stamp with its name, address, contact details and	
3.	Notarised Indemnity Bond on Stamp Paper of Rs.500	 registration no.; Seal of the Notary; The date of execution of the document and date of notarisation of document shall be same and date of stamp paper should be prior and be valid. 	
4.	Self-Attested Copy of Identification Proof.	✓ Please refer to the documents mentioned in column 1 of table 1.	
5.	Self-Attested Copy of Address Proof.	✓ Please refer to the documents mentioned in column 2 of table 1.	
6.	 i. Copy of Probate of Will ii. Letter of Administration iii. Heirship Certificate iv. Succession Certificate 	Self-Attested	
7.	Copy of Death Certificate of Deceased Owner.	Not Required	
8.	Copy of All Original Share Certificates having 2000 Equity Shares of the Company in name of Deceased Owner.	Self-Attested	
In case the owner is incapacitated, the matter shall be examined on case to case basis on the payment of additional			
requisite legal and professional charges.			

IMPORTANT NOTES FOR USING FORMAT OF APPLICATION:

✓ This format of application along with other documents shall be used by Surviving Owner(s) who is/are the Legal Heir(s) of deceased owner(s) who were jointly owning a Property in SEL including shares.

- ✓ The format of application along with other documents shall be used only when original share certificates of 2000 equity shares of the Company are being held in the Physical Form in name of deceased owner(s) <u>AND</u> surviving owner(s) of the Property and is/are in possession of surviving owner(s) who is/are the Legal Heir(s).
- ✓ The Applicant to use the format as available in soft copy and fill it up and no modification is allowed. Modified application may be subject to rejection.
- ✓ Please annex all documents required along with this application in order to avoid delay in obtaining NOC.
- ✓ This instruction page is being annexed for guidance to legal heir(s) for execution of documents. Request not to submit the same with the **Admin Office**.
- ✓ All the documents should be printed on A4 size paper.
- ✓ Overwriting shall not be accepted.

It is pertinent to note that **if deceased owner(s) along with Surviving Owner(s) has / have shares in Demat form** then Surviving Owner(s) who is/are the Legal Heir(s) is/are required to contact Admin Manager of the Company via E-mail citing facts of the case along with Demat Details and other necessary documents. Requisite guidance including format of application and documents to Legal Heir(s) shall be given in that regard.

Table 1: List of documents admissible as proof of identification and address

Note: The applicant should submit any one of the following listed documents from each column:

<u>Sr.No.</u>	List of documents admissible as proof	List of documents admissible as proof of
	of identification	<u>address</u>
1.	PAN Card	Passport
2.	Unique Identification Number (UID)	Unique Identification Number (UID)
	(Aadhaar Card)	(Aadhaar Card)
3.	Voters ID Card	Voters ID Card
4.	Valid Driving License	Valid Driving License
5.	Passport	1

APPLICATION FORM

(Surviving Owner(s) / Surviving member(s) who is / are Legal Heir(s) of deceased owner(s)

Date: _____

To, Chief Estates Manager, Seawoods Estates Limited, ("Company") Sector- 54 / 56 / 58, NRI Complex, Nerul, Navi Mumbai – 400706, Maharashtra, India	Legal Heir – 1 (Photo)	Legal Heir – 2 (Photo)
SUBJECT: NOC for transmission of shop/ flat no in Limited along with the underlying shares as mentioned be		_ at Seawoods Estates
I / We being surviving owner(s) who is/are also legal heir(s) of the shop no./flat no in building no lo Complex, Sector – 54 / 56 / 58, Nerul, Navi Mumbai – 400 herewith afore-said details and documents to enable the Certificate for transmission of Property in my / (Deceased Owner(s)) who	ocated at Seawoods 0706, Maharashtra, he Company to iss our favor and d	Estates Limited, N.R.I India is /are enclosing tue the No Objection
/we request the Company to issue NOC.		
I/We confirm that:		
 I / we have not modified any of the formats provided by 	the SEL.	
 I/we confirm that all the documents are duly filed in as it 	required.	
 The name of Legal Heir(s) is/are matching with the nam the case may be. 	es(s) as appearing i	n their PAN/Passport as
Thanking you. Yours faithfully,		
Legal Heir 1	Legal He	 eir 2

A. DETAILS OF LEGAL HEIR(S)				
Sr. No.	Particulars of Details	Details of Legal Heir 1	Details of Legal Heir 2	
1.	Name			
2.	Age			
3.	Residential Status			
4.	Residential Address			
5.	Permanent Address In case of NRI, Indian c/o address is compulsory			
6.	Contact No.			
7.	E-mail ID			
8.	Relationship with Deceased			
	В.	DETAILS OF THE PROPERTY		
1.	Flat no./ shop no.			
2.	Building No.			
3.	Area in sq. mtrs.			
4.	Parking Space No.			
5.	Parking Space Type			
C. LIST OF DOCUMENTS SUBMITTED WITH THIS APPLICATION FORM ALONG WITH ITS ANNEXURES				
1.	Affidavit cum Undertaking (As per format of the Company).		Annexure - A	
2.	Indemnity Bond (As per format of the Company).		Annexure – B	
3.	Proof of Identification.		Annexure – C	
4.	Proof of Address.		Annexure – D	
5.	Copy of Probate of Will <u>OR</u> Letter of Administration <u>OR</u> Heirship Certificate <u>OR</u> Succession Certificate.		Annexure – E	
6.	Copy of Death Certificate of Deceased Owner		Annexure – F	
7.	Copy of All Original Share Certificates having 2000 Equity Shares of the Company in name of Deceased Owner		S Annexure – G	

ANNEXURE – A

(TO BE PRINTED ON STAMP PAPER OF RS. 100 AND DULY NOTARIZED)

PART-A: APPLICABLE IN CASE OF WILL AFFIDAVIT - CUM - UNDERTAKING FOR DELETION OF NAME IN THE PROPERTY OWNERSHIP(S)

I/ W	e, Surviving Owner(s) and Legal Heir(s) of Late Mr./Ms; the	e
dece	ased owner(s), having details as more particularly stated in Schedule I herewith (which	h
expr	ession shall, unless repugnant to the subject, context or meaning thereof, be deemed to includ	e
his/l	per/their heirs, executors, successors, permitted assigns) are intending to be the owner	/
own	ers of the flat / shop ("Property") situated at Seawoods Estates , NRI Complex, Phase -1, Secto	r
	/ 56 / 58, Nerul, Navi Mumbai – 400706 (hereinafter referred to as "NRI Complex, Phase-1")	
	details of which are mentioned in the <u>Schedule - II</u> herewith being managed, maintained and	
	ated by Seawoods Estates Limited ("SEL") by way of transmission. I/ We do hereby solemnl	
	e, confirm, affirm, assert and undertake on this day of(month)	•
-6	(year) as under:	,,
	(755.755.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5	
1)	THAT I / We are legal heirs of late owner / owners in respect of the Property, the details of which are mentioned in the <u>Schedule - II</u> herewith along with deceased owner(s).)f
2)	THAT I / We intend to delete the name of deceased owner(s) who expired on	ر
	leaving behind his / her / their WILL the details of which are mentioned in the Schedule - I	-
	herewith bequeathing the aforesaid Property to me / us severally / jointly.	
3)	THAT I / We will abide by the provisions of Memorandum of Association of SEL, Articles of	٦f
٥,	Association of SEL and resident's handbook, circulars and other documents as may be updated	
	from time to time (collectively referred to as "Rules and Regulations of SEL") and I/We sha	
	be responsible for all acts of non-compliance on my/our part with Rules and Regulations of	
	SEL.	' '
4)	THAT I / Wa will now all the amounts in respect of the Dreparty transferred to me / us including	~
4)	THAT I / We will pay all the amounts in respect of the Property transferred to me / us including applicable maintenance and the repairs charges, other levies, penalty, delayed payments.	_
	charges, applicable taxes, such other charges as levied and revised from time to time to SE	
	within the stipulated timelines without any demur and protest at all points of time.	_
	within the supulated timelines without any demar and protest at an points of time.	
5)	THAT I / We shall abide with applicable regulations of CIDCO, NMMC, Government of	of
-,	Maharashtra, Central laws, Taxations laws and Rules and Regulations of SEL. In case of an	у
	violations, I / We shall be solely responsible for the cost and consequences including damage	!S
	caused to the assets of SEL and other occupants of NRI Complex, Phase-1.	

- 6) THAT in case any changes are being carried out by me/us or proposed to be carried out by me/us in the Property which could threaten the structure of the building/ have a potential to threaten the structure of building, I/We shall stop such changes immediately and SEL has right to intervene/access the Property and instruct not to make any further changes and restore the Property to its original condition at my/our cost.
- 7) THAT in case I/We carry out any changes/propose to carry out any changes in the Property which could result in leakages/have a potential to cause leakages, SEL shall have a right to intervene/access the Property and instruct no to make any further changes and restore the Property to its original condition at my/our cost.
- 8) THAT I/We shall use the Property only for the purpose as approved/ originally intended.
- 9) THAT I / we shall take necessary steps to get the equity shares corresponding to Property in demat form after Property is registered in my / our name in compliance with Clause 12 of Articles of Association of SEL read with Rule 9A of Companies (Prospectus and Allotment of Securities) Rules, 2014 and intimate SEL forthwith. I/We shall be responsible for any lapse in compliance of above provision and SEL shall not be held responsible for the same in any manner whatsoever at any point of time.
- 10) THAT SEL shall have a right to deny the following in case of non-compliance with Rules and Regulations of SEL. I/We understand that this list is indicative and SEL is having right to further add/delete/modify the same without any further reference to me/us:
 - a) use of any common facility of SEL guest rooms/community hall and lawns
 - b) allotment of 2nd or 3rd parking,
 - c) renew passes for maids, drivers, maintenance staff,
 - d) Permission of major maintenance of Flat,
 - e) Permission to use common facility including club house and sport facility;
 - f) Permission for tenant,
 - g) Notice to tenant to pay SEL dues out of lease rental,
 - h) Maintenance support services like plumber, electrician, carpenter, mason;
 - Permission for move in/move out;

In case the Property is given on rent/lease by me/us and there is a default on my/our part to make the payments to SEL as cited in **Clause 4** above.

11) THAT I / We have not modified any of the formats provided by SEL and the documents attached with our application are complete, signed, dated and duly notarized. I/We will be available to complete the formalities from our end in respect of any of our obligations. I/We will not hold SEL liable for any shortcomings due to documents. Also, I/We acknowledge SEL's authority to not accept my/our application.

12) I / We am / are aware of the fact that upon verification by SEL / Competent Authorities, if it is revealed that any of the information / documents submitted by me / us are false, , concocted, forged or fabricated, then it amounts to breach of trust. In such a case, SEL may initiate appropriate legal proceedings against me / us without assigning any reasons.

\/ED	$C\Delta T$	
VFR	LAI	IL JIV

and correct to my personal knowledge and no part of it is false and nothing material has beer concealed therefrom. Deponent – 1 Deponent – 2	Verified at that the contents of	f the Paragraph	No. 1 to 12 of	f the aforesa		ndertaking are true
		•	cage and no	part or it is	Taise and Hothing	material has been
		 Deponent – 1		-	Deponent – 2	
Photograph 1 Photograph 2	Ph	notograph 1			Photograph 2	

DETAILS OF WITNESSES			
Particulars	Witness 1	Witness 2	
Name			
Signature			
Address			
Contact no.			

SCHEDULE - I

	DETAILS OF LEGAL HEIR(S)				
Sr. No.	Particulars of Details	Details of Legal Heir 1	Details of Legal Heir 2		
1.	Name				
2.	Age				
3.	Residential Status				
4.	Residential Address				
5.	Permanent Address In case of NRI, Indian c/o address is compulsory				
6.	Contact No.				
7.	E-mail ID				
8.	Relationship with Deceased				

SCHEDULE - II

	DETAILS OF PROPERTY		
Sr. No.	Particulars of Details	<u>Details</u>	
1.	Flat no./Shop no.		
2.	Building no.		
3.	Area in sq. mtrs.		
4.	Parking Space No.		
5.	Parking Space Type		

SCHEDULE - III

	DETAIL	S OF WILL
Sr. No.	Particulars of Details	<u>Details</u>
1	Date of Execution of Will/ date of	
1.	registration of will with Registrar	
2.	Registration no. of Will	
	Name and jurisdiction of Court	
3.	which issued Probate order in	
	respect of the will	
4.	Date of Probate	
5.	Beneficiaries of will	

PART-B: APPLICABLE WHEN THE DECEASED OWNER DIES INTESTATE AFFIDAVIT - CUM - UNDERTAKING FOR DELETION OF NAME IN THE PROPERTY OWNERSHIP(S)

I/ W	Ve, Surviving Owner(s) and Legal Heir(s) of Late Mr./Ms; the
dec	eased owner(s), having details as more particularly stated in <u>Schedule I</u> herewith (which ression shall, unless repugnant to the subject, context or meaning thereof, be deemed to include
	her/their heirs, executors, successors, permitted assigns) are intending to be the owner /
	ners of the flat / shop ("Property") situated at Seawoods Estates, NRI Complex, Phase -1, Sector
	1 / 56 / 58, Nerul, Navi Mumbai – 400706 (hereinafter referred to as "NRI Complex, Phase-1");
	details of which are mentioned in the Schedule - II herewith being managed, maintained and
	rated by Seawoods Estates Limited ("SEL") by way of transmission. I/ We do hereby solemnly
•	ee, confirm, affirm, assert and undertake on this day of(month),
Ū	(year) as under:
	(///,/
1)	THAT I / We are legal heirs of late owner / owners in respect of the Property, the details of which are mentioned in the Schedule - II herewith along with deceased owner(s).
2)	THAT I / We intend to delete the name of deceased owner(s) who expired on,
	intestate; bequeathing the aforesaid Property to me / us severally / jointly.
3)	THAT I / We will abide by the provisions of Memorandum of Association of SEL, Articles of
	Association of SEL and resident's handbook, circulars and other documents as may be updated
	from time to time (collectively referred to as "Rules and Regulations of SEL") and I/We shall
	be responsible for all acts of non-compliance on my/our part with Rules and Regulations of SEL.
4)	THAT I / We will pay all the amounts in respect of the Property transferred to me / us including
	applicable maintenance and the repairs charges, other levies, penalty, delayed payment
	charges, applicable taxes, such other charges as levied and revised from time to time to SEL
	within the stipulated timelines without any demur and protest at all points of time.
5)	THAT I / We shall abide with applicable regulations of CIDCO, NMMC, Government of
	Maharashtra, Central laws, Taxations laws and Rules and Regulations of SEL. In case of any
	violations, I / We shall be solely responsible for the cost and consequences including damages caused to the assets of SEL and other occupants of NRI Complex, Phase-1.
6)	THAT in case any changes are being carried out by me/us or proposed to be carried out by
	me/us in the Property which could threaten the structure of the building/ have a potential to
	threaten the structure of building, I/We shall stop such changes immediately and SEL has right

the Property to its original condition at my/our cost.

to intervene/access the Property and instruct not to make any further changes and restore

- 7) THAT in case I/We carry out any changes/propose to carry out any changes in the Property which could result in leakages/have a potential to cause leakages, SEL shall have a right to intervene/access the Property and instruct no to make any further changes and restore the Property to its original condition at my/our cost.
- 8) THAT I/We shall use the Property only for the purpose as approved/ originally intended.
- 9) THAT I / we shall take necessary steps to get the equity shares corresponding to Property in demat form after Property is registered in my / our name in compliance with Clause 12 of Articles of Association of SEL read with Rule 9A of Companies (Prospectus and Allotment of Securities) Rules, 2014 and intimate SEL forthwith. I/We shall be responsible for any lapse in compliance of above provision and SEL shall not be held responsible for the same in any manner whatsoever at any point of time.
- 10) THAT SEL shall have a right to deny the following in case of non-compliance with Rules and Regulations of SEL. I/We understand this list is indicative and SEL is having right to further add/delete/modify the same without any further reference to me/us:
 - a) use of any common facility of SEL guest rooms/community hall and lawns
 - b) allotment of 2nd or 3rd parking,
 - c) renew passes for maids, drivers, maintenance staff,
 - d) Permission of major maintenance of Flat,
 - e) Permission to use common facility including club house and sport facility;
 - f) Permission for tenant,
 - g) Notice to tenant to pay SEL dues out of lease rental,
 - h) Maintenance support services like plumber, electrician, carpenter, mason;
 - i) Permission for move in/move out;

in case the Property is given on rent/lease by me/us and there is a default on my/our part to make the payments to SEL as cited in **Clause 4** above.

- 11) THAT I / We have not modified any of the formats provided by SEL and the documents attached with our application are complete, signed, dated and duly notarized. I/We will be available to complete the formalities from our end in respect of any of our obligations. I/We will not hold SEL liable for any shortcomings due to documents.
- 12) I / We am / are aware of the fact that upon verification by SEL / Competent Authorities, if it is revealed that any of the information / documents submitted by me / us are false, , concocted, forged or fabricated, then it amounts to breach of trust. In such a case, SEL may initiate appropriate legal proceedings against me / us without assigning any reasons.

VERIFICATION

Verified at	(pla	ce) on this	$_$ day of $_$	(month),	(year)
that the content	s of the Paragraph	No. 1 to 12 o	of the aforesa	aid Affidavit-cum-u	ndertaking are true
and correct to r	ny personal know	ledge and no	part of it is	false and nothing	material has been
concealed there	from.				
	Deponent – 1			Deponent – 2	
		ī			
	Photograph 1			Photograph 2	

DETAILS OF WITNESSES				
Particulars	Witness 1	Witness 2		
Name				
Signature				
Address				
Contact no.				

SCHEDULE - I

	DETAILS OF LEGAL HEIR(S)				
Sr. No.	Particulars of Details	Details of Legal Heir 1	Details of Legal Heir 2		
1.	Name				
2.	Age				
3.	Residential Status				
4.	Residential Address				
5.	Permanent Address In case of NRI, Indian c/o address is compulsory				
6.	Contact No.				
7.	E-mail ID				
8.	Relationship with Deceased				

SCHEDULE - II

	DETAILS OF PROPERTY			
Sr. No.	Particulars of Details	<u>Details</u>		
1.	Flat no./Shop no.			
2.	Building no.			
3.	Area in sq. mtrs.			
4.	Parking Space No.			
5.	Parking Space Type			

(TO BE PRINTED ON STAMP PAPER OF RS. 500 AND DULY NOTARIZED)

PART A: APPLICABLE IN CASE OF WILL INDEMNITY BOND FROM LEGAL HEIR(S) OF DECEASED OWNER OWNING PROPERTY JOINTLY

This	s Indemnity Bond is executed on this day of(month),
(ye	ar) at(place) by me/us , the surviving owner(s) and legal heir(s)
hav	ring details as more particularly stated in Schedule - I herewith, hereinafter called "The
Ind	lemnifier"/ "The Indemnifiers" (which expression shall, unless repugnant to the subject,
con	ntext or meaning thereof, be deemed to include his/her/their heirs, executors, successors,
and	d administrators) of; the deceased owner(s) I/We are
inte	ending to be the owner(s) of the Flat / Shop ("Property") situated at Seawoods Estates,
NRI	I Complex, Phase-1, sector – 54,56 &58, Nerul, Navi Mumbai – 400706 (hereinafter
refe	erred to as "NRI Complex, Phase-1"); the details of which are mentioned in the <u>Schedule</u>
<u>– II</u>	herewith being operated, maintained and managed by Seawoods Estates Limited ("SEL")
in p	place of, leaving behind his / her
WII	LL the details of which are mentioned in the Schedule - III herewith bequeathing the
afo	resaid Property to me / us severally / jointly.
con	We do hereby solemnly affirm and indemnify SEL, its staff, directors, (past and present), mmittee members, consultants and advisors for the following without any demur or otest:
a.	All actions / deeds of Legal Heir(s) resulting in any loss, damage, demand, action, claim, costs, charges and expenses of any nature that may be suffered or sustained by SEL on account of our act/s and steps taken in transmitting the said Property in their respective records thereby issuing of No Objection Certificate in respect of the said transmission.
b.	Any loss, damage, demand, action, claim, costs, charges and expenses of any nature that may be suffered of sustained by them if the documents with application are: i. Incomplete / Undated / Unsigned / Submitted on stamp papers of inadequate value; and ii. Found to be false, concocted, forged or fabricated by SEL/ competent authorities.
c.	Any claim, dispute, demand, costs or expense of any nature arises in respect of the

Property being transmitted immediately after being notified by SEL.

SOLEMNLY AFFIRMED AND D	DECLARED BY THE	INDEMNIFIER/	INDEMNIFIERS on this	
Day of	at	•		
	<u>-</u>			
Indemnifie	r 1	Ind	lemnifier 2	

	DETAILS OF WITNESSES			
Particulars	Witness 1	Witness 2		
Name				
Signature				
Address				
Contact no.				

SCHEDULE – I

DETAILS OF LEGAL HEIR(S)				
Sr. No.	Particulars of Details	Details of Legal Heir 1	Details of Legal Heir 2	
1.	Name			
2.	Age			
3.	Residential Status			
4.	Residential Address			
5.	Permanent Address In case of NRI, Indian c/o address is compulsory			
6.	Contact no.			
7.	E-mail ID			
8.	Relationship with Deceased			

SCHEDULE - II

	DETAILS OF PROPERTY			
Sr. No.	Sr. No. Particulars of Details Details			
1.	Flat no./Shop no.			

2.	Building No.	
3.	Area in sq. mtrs.	
4.	Parking Space no.	
5.	Parking Space type	

SCHEDULE - III

	DETAILS OF WILL			
Sr. No.	Particulars of Details	<u>Details</u>		
1.	Date of Execution of Will/			
1.	Registration of will with Registrar			
2.	Registration no.			
	Name and jurisdiction of Court			
3.	which issued Probate order in			
	respect of the will			
4.	Date of Probate			
5.	Beneficiaries of will			

OR

PART B: APPLICABLE IN CASE A OWNER DIES INTESTATE INDEMNITY BOND FROM LEGAL HEIR(S) OF DECEASED OWNER OWNING PROPERTY JOINTLY

	Indemnifier 1	-		ndemnifier 2	
		_			
	_ Day of		_		
SOLEN	being transmitted immedi NNLY AFFIRMED AND DECL	, -	·	INDEMNIFIERS	on this
C.	Any claim, dispute, deman	•	•	rises in respect of	the Propert
	and ii. Found to be false,	concocted, forged	d or fabricated by	SEL/ competent a	authorities.
	i. Incomplete / unda	-			equate value
b.	Any loss, damage, deman may be suffered of sustain				y nature tha
a.	All actions / deeds of Legal charges and expenses of a our act/s and steps take thereby issuing of No Obje	ny nature that man	ay be suffered or the said Proper	sustained by SEL or ty in their respe	on account o
	I/We do hereby solemnly committee members, corprotest:		•	•	
	Property held by the dece	ased owner; do h	ereby solemnly u	ndertake:	
	of the deceased owner w	hich entitles me	/ us to inherit so	lely / jointly the	
	in place ofthe court issued Heirship (
	<u>— II herewith being operated</u>		= -		
	referred to as "NRI Compl				-
	NRI Complex, Phase-1, se	• •			
	and administrators) of intending to be the owner				
	context or meaning thereo				
	Indemnifier"/ "The Indem	nifiers" (which e	xpression shall, u	nless repugnant t	o the subject
	having details as more pa				
	This Indemnity Bond is ex (year) at				
	This Indomnity Rond is av	acuted on this	day of	(month)	

	DETAILS OF WITNESSES			
Particulars	Witness 1	Witness 2		
Name				
Signature				
Address				
Contact no.				

SCHEDULE - I

DETAILS OF LEGAL HEIR(S)				
Sr. No.	Particulars of Details	Details of Legal Heir 1	Details of Legal Heir 2	
1.	Name			
2.	Age			
3.	Residential Status			
4.	Residential Address			
5.	Permanent Address In case of NRI, Indian c/o address is compulsory			
6.	Contact no.			
7.	E-mail ID			
8.	Relationship with Deceased			

SCHEDULE - II

DETAILS OF PROPERTY				
Sr. No.	Particulars of Details	<u>Details</u>		
1.	Flat no./shop no.			
2.	Building No.			
3.	Area in sq. mtrs.			
4.	Parking Space no.			
5.	Parking Space type			