

IN THE COURT OF THE DEPUTY COMMISSIONER::TAWANG DISTRICT:TAWANG

(ARUNACHAL PRADESH)

In the matter of Succession Certificate under Section 372 of Indian Succession Act-192 or (According to local Custom) to the state of Arunachal Pradesh. Petitioner,Shri/Smti/Miss.....respectively herewith.

1. That Late.....Son/Daughter/Wife/Husband..... of.....died at.....onday of.....(Death certificate Enclosed).
2. That the deceased ordinarily used to reside at.....village..... PO.....PS..... District.....of State..... And the time of his/her death atwithin the jurisdiction of this Court.
3. That the deceased left properties described in Schedule "A" below within the jurisdiction of their Court.
4. That near relatives left surviving by the deceased with their respective residence is furnished below:

Sl No.	Name	Relationship with the deceased	Postal Address

- 5) That the petitioner beingof the deceased is for proper person to be entitled to the grant of certificate as prayed for.
- 6). That the deceased did not make any will and no letter of Administrative or probate of any will in respect of the estate of the deceased has been taken of applied for any body.
- 7) That the debts and authorities to respect of which the certificate is applied for are mentioned in the Schedule A annexed herewith.

Therefore, the petitioner prays that a certificate may be grant to him/her for collection of debts and securities mentioned in schedule B and interest due thereon.

SCHEDULE "A"

Properties of the deceased within the jurisdiction of the Court.

SCHEDULE "B"

Debts and Securities of the deceased in respect of which the certificate is prayed for :-

Name of Debtor	Details of Debts Securities	Amount

I, Shri/Smti..... and above mentioned petitioner declare that the particulars mentioned in above application are true to the best of my knowledge and belief and I sign this..... Day of.....

Witness:-

1..... 2.....	Signature of applicant Son of/Daughter/wife Vill-..... PO PS..... Distt..... State.....
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3. That the deceased left properties described in Schedule "A" below within the jurisdiction of their Court.
4. That near relatives left surviving by the deceased with their respective residence is furnished below:

Sl No.	Name	Relationship with the deceased	Postal Address

- 5) That the petitioner beingof the deceased is for proper person to be entitled to the grant of certificate as prayed for.
- 6). That the deceased did not make any will and no letter of Administrative or probate of any will in respect of the estate of the deceased has been taken of applied for any body.
- 7) That the debts and authorities to respect of which the certificate is applied for are mentioned in the Schedule A annexed herewith.

Therefore, the petitioner prays that a certificate may be grant to him/her for collection of debts and securities mentioned in schedule B and interest due thereon.