

BEFORE THE HON'BLE Shri A.V Musale 6th JMFC AT  
AURANGABAD

CASE NO.: - S.C.C./1541/2022

EM 8  
C

HDFC BANK LTD. v/s MARUTI VISHWANATH CHAVHAN

PURSHISH

Respected Sir,

The Complainant bank submits that, the Complainant and the Accused have resolved their issue and arrived at a compromise, Therefore the Complainant does not want proceed in the present case, in view of the said compromise / settlement. Court Fees kindly be returned to complainant. Hence this withdrawal purshish.

Date :- 09-05-2026  
Place : Aurangabad

Through



Adv. Anand Gangapurkar

Complainant



Shri. Krishna Gaikwad  
HDFC BANK LTD.  
Through authorized signatory

# BEFORE THE LOK ADALAT, HELD AT AURANGABAD

(Organized District Legal Service Authority Aurangabad under Section 19, of the Legal Services Authorities Act, 1987  
(Central Act))

Case No. : S.C.C./1541/2022 Eh 9  
C

Plaintiff/Applicant/Complainant : HDFC BANK LTD.  
V/S

Defendant/Respondent/Accused. : MARUTI VISHWANATH CHAVHAN

No. of proceeding of the Present : Court/Authority/Committee

Name of the Judicial Officer/Retired : Smt. S.S.Jadhav Madam

Judicial Officer

Name of the Member/Panel Panch : Adv. Sandhya S. Kunthe

## AWARD.

The dispute between the parties having been referred for determination of the Lok Adalat and the parties having compromised/settled case/matter, the following award is passed in terms of the settlement.

In view of <sup>compromise</sup> passed at Eh 8. matter is disposed off as withdrawn. The accused is acquitted.

The parties are informed that the court fees, if any, paid by any of them shall be refunded.

Complainant  
HDFC BANK LTD.

Authorized Signatory  
Shri. Krishna Gaikwad



Accused.

PANEL HEAD.

Smt. S.S.Jadhav Madam  
13th Joint CJJD Aurangabad

PANEL PANCH

Adv. Sandhya S. Kunthe

Date: 09/05/2026

(Seal of the Authority/Committee)

**BEFORE THE HON'BLE JMFC Shri A.V Musale 6th JMFC AT**  
**AURANGABAD**

Case No. : S.C.C./1541/2022

**HDFC BANK LTD**

v/s

**MARUTI VISHWANATH CHAVHAN**

**SUBJECT :- SUBSTITUTION SIGNING AUTHORITY OF POA HOLDER.**

RESPECTED SIR,

THE COUNSEL FOR THE COMPLAINANT MOST RESPECTFULLY STATES THAT :  
The POA holder who filed the present case is transferred to another branch, today bank is going to withdraw the present case , hence bank wants to Substitute POA holder, so she can withdraw the case on behalf of the Complainant bank.

Substitution of POA/Board Resolution holder may kindly be allowed.

Date :- 09/05/2026

Aurangabad.

Through



Adv. Anand Gangapurkar  
Advocate

Complainant



Shri. Krishna Gaikwad  
HDFC Bank Ltd.  
Authorized Signatory

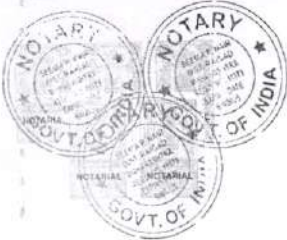




महाराष्ट्र MAHARASHTRA

© 2023

CG 641731



पञ्चम मुद्राक संशोधन मंडळ  
पञ्चम = ८०००००६  
- ९ FEB 2024  
संलग्न प्रतिलिपि

श्रीमती लता शंभरजी

THIS STAMP PAPER IS INTEGRAL PART OF THIS  
POWER OF ATTORNEY EXECUTED ON 16<sup>TH</sup> DAY OF  
FEBRUARY, 2024



POWER OF ATTORNEY

TO ALL TO WHOM THESE PRESENTS SHALL COME:

I, the undersigned **Sarath Mohan P A, Senior Vice President and National Legal Head-Collections of HDFC Bank Limited**, a Banking Company incorporated and registered under the Companies Act, 1956 having its Registered Office at 'HDFC Bank House', Senapati Bapat Marg, Lower Panel (West), Mumbai 400 013 (hereinafter referred to as "the Bank").

SEND GREETINGS:

WHEREAS the Bank has appointed **Mr. Sashidhar Jagdishan, Managing Director & Chief Executive Officer (MD & CEO)** of the Bank as the true and lawful Attorney in fact and at law of the Bank, for the Bank in the name and on behalf of the Bank and delegated certain powers and authorities to him, to be exercised by him subject to the general superintendence, control and directions of the Board of Directors of the Bank ("Board") by virtue of a Power of Attorney issued on October 16, 2023 (effective from October 27, 2023 and valid up to October 26, 2026, both days inclusive);

AND WHEREAS the said **Mr. Sashidhar Jagdishan** is authorized *inter alia* to substitute and appoint one or more Attorney or Attorneys to exercise for, in the name of and on behalf of the Bank all or any of the powers conferred upon him;



AND WHEREAS the said **Mr. Sashidhar Jagdishan**, by Power of Attorney dated October 23, 2023 has appointed **Mr. Jimmy Tata, Chief Credit Officer (CCO)** to act as the Attorney of the Bank to exercise the powers stated in the Power of Attorney including the power to further delegate the powers and substitute and appoint, one or

Signature



more attorney or attorneys, to exercise the powers that **Mr. Sashidhar Jagdishan** can exercise from 27 October, 2023 till October 26, 2026 (both days inclusive).

AND WHEREAS the said **Mr. Jimmy Tata** by virtue of such powers is authorized *inter alia* to substitute and appoint one or more Attorney or Attorneys to exercise for, in the name of and on behalf of the Bank all or any of the powers conferred upon him;

AND WHEREAS the said **Mr. Jimmy Tata, Chief Credit Officer (CCO)**, by Power of Attorney dated November 17, 2023 has appointed **Mr. Prashant Ramesh Mehra, Group Head - Collections** to act as the Attorney of the Bank to exercise the powers stated in the Power of Attorney including the power to further delegate the powers and substitute and appoint, one or more attorney or attorneys, to exercise the powers that **Mr. Jimmy Tata** can exercise from 27 October, 2023 till October 26, 2026 (both days inclusive);

AND WHEREAS the said **Mr. Prashant Ramesh Mehra** by Power of Attorney dated 12 January, 2024 hereinafter referred to as "the said Power of Attorney" has appointed **Mr. Sarath Mohan P A, Senior Vice President and National Legal Head-Collections** of the Bank to act as the Attorney of the Bank to exercise the powers stated in the said Power of Attorney including the power to further delegate the powers and substitute and appoint, one or more attorney or attorneys, to exercise the powers that **Mr. Prashant Ramesh Mehra** can exercise from October 27, 2023 till 26<sup>th</sup> October, 2026 (both days inclusive).

AND WHEREAS the said **Mr. Sarath Mohan P A** is desirous of appointing **Mr. Krishna Dadarao Gaikwad** presently working as **Legal Officer** to act as the Attorney of the Bank during the period and for the purpose hereinafter mentioned;

NOW THESE PRESENTS WITNESSETH that I, the undersigned, by virtue and in pursuance of the power and authority in that behalf contained in the said Power of Attorney and of all other authorities thereunto enabling him, doth hereby nominate,



Signature



constitute and appoint **Mr. Krishna Dadarao Gaikwad** presently working as **Legal Officer** to be the true and lawful Attorney, hereinafter referred to as the "the said Attorney" in fact and at law of and for the Bank, and in the name and on behalf of the

Bank, to do the following acts, deeds and things, which I am authorised to do by the said power of attorney in the same manner and as effectually as the Bank or I might do them or any of them, that is to say:

- To institute, initiate, prosecute, lodge, defend, oppose, continue with, appear, represent, appeal in, compromise, give notice of appeal, refer to arbitration, abandon, apply for compounding, submit to judgment, proceed to judgment and execution or become non suited in, settle, compromise, enter into consent terms, all or any suits, Winding up proceedings, Insolvency and Bankruptcy proceedings, Writ Petitions or any legal proceedings, and demands and for any such other legal proceeding before any civil courts, criminal courts and Consumer Forum/Tribunals, including proceedings before any tribunal, Appellate Tribunal and all Central and State Government Departments such as Police, Income Tax, Sales Tax etc., Municipal Corporations and other local authorities and also before all Semi Government organizations such as State Electricity Board, Telephone Authorities or any other authorities and to make applications / representations in respect of any matter connected with or arising out of the Bank's business, Debt Recovery Tribunal, Arbitration Tribunal, Motor Vehicle Accident Claim tribunal, National Company Law Tribunal and National Company Law Appellate Tribunal, High Court and Supreme Court proceedings including proceedings under Negotiable Instruments Act, Indian Penal Code, The Companies Act, Payment and Settlement System Act and Insolvency and Bankruptcy Code.



Signature



2. To appear for and represent the Bank in all the courts having civil, criminal, original or appellate, revisional or special jurisdiction, including jurisdiction of any High court, Supreme Court, before any tribunal and other authorities;

3. To accept service of summons, notices or processes in respect of such suits, legal proceedings or demands;

To deposit and pay any money into the court, tribunal, forum, authority, for the purpose of any such suits, legal proceedings or demands and to withdraw and obtain payment of any money lodged into the court, tribunal, authority, forum for the purpose of any such suits, legal proceedings or demands.

4. To file and initiate application and proceedings under the provisions of Insolvency and Bankruptcy Code before National Company Law Tribunal and National Company Law Appellate Tribunal, Debt Recovery Tribunal and Debt Recovery Appellate Tribunal including to authorize and engage appointment of Resolution Professional/Interim Resolution Professional, Appointment of Liquidator, lodging claims, to attend and vote on behalf of bank in creditors committee meeting, oppose and approve the resolution plans etc.

5. To file applications for execution of Arbitration Awards or any other awards/orders, decrees or orders by the court/Tribunals in such suits, legal proceedings or demands and to sign and verify such applications and to receive any money due to the Bank under such decrees or orders and to certify payments received there under to the court.

6. And for the purpose mentioned hereinabove to sign, seal, swear, affirm, declare, deliver, execute, make, enter into, acknowledge, complete, record and perfect all plaints, written statements, and all other documents whatsoever usual, necessary or expedient and all applications, pleadings, affidavits, declarations, petitions, undertakings, receipts and all manners of the court



Signature



7. (including Civil, Criminal, Consumer Forum, Debt Recovery Tribunals, High Courts and Supreme court);

8. And in connection with any such suits, legal proceedings and demands as aforesaid to engage, employ, appoint, retain Legal Advisors, Counselors, Advocates, Solicitors, Attorneys, Accountants and all other persons and to sign, give and deliver all mandates, vakalatnamas and other authorizations that may be necessary for the above purpose and to cancel the same at any time.

9. To withdraw, transfer the legal proceedings, enter into compromise, refer the matter to mediation, conciliation and Lok Adalat or any other alternate form of dispute resolution as may be required from time to time.

10. To do all other acts, deeds & things in pursuance of the above.

For clarity:

(i) Wherever in this document, the authority or power is to sign, execute, deliver, accept, put or affix signature etc. the same shall include the power and authority to so sign, accept or confirm digitally or electronically through any electronic or digital signatures or by way of any acceptances electronically or digitally whether by way of click, tick, one time passwords, emails, authorizations, or in any other mode or manner, irrespective of whether the same is specified or not at the relevant place in this document; wherever in this document, any power or authority or function is mentioned in the context of or in relation to or via a vis, or for or towards, any functions, operations, business, activity, action, thing, deed or document, authority, person, entity, processes, notices, court, tribunal, forum, Government, place, jurisdiction, taxes, etc. the same shall be read to mean as any such power, authority, function, operations, business, activity, action, thing, deed, document, authority, person, entity, processes, notices, court, tribunal, forum, Government, place, jurisdiction, taxes, etc. in/of India as well as outside India.



Signature



whether specified or not at the relevant place in the document, unless expressly excluded.

(ii) In this document, wherever any power is mentioned in relation to any documents or writings, the same shall be deemed to include such documents or writings in electronic or digital form or otherwise and the records including electronic records thereof.

(iii) In this document, any reference to any law, rule, regulation, etc. shall be deemed to include a reference to such law, rule or regulation as in force from time to time and as amended, modified or revised from time to time, as also to such law, rule or regulation which replaces, substitutes or restates the said law, rule or regulation.

AND with a view to achieving the above objectives to generally deal with the clients of the Bank or any person or firm or company, Government or other official authorities and represent the Bank in dealing with them.

AND I, Sarath Mohan P.A., do hereby ratify, confirm and bind the Bank to confirm all and whatsoever the said Attorney shall lawfully do or cause to be done in or about the premises by virtue of these presents and declares that these presents shall at all times be conclusively binding in favour of third parties who have not received notice of prior revocation, but so that the exercise by the Bank itself or any person on its behalf from time to time of any powers and authorities hereby conferred shall not be deemed to be a revocation or limitation and also that these presents shall not revoke, limit or affect any subsisting power or powers of attorney by the Bank or any person on its behalf to any other person or persons.

AND I, Sarath Mohan P.A., lastly declare that these presents and the powers and authorities hereby conferred shall be effective till 26<sup>th</sup> October, 2026.

IN WITNESS whereof the said Sarath Mohan P.A. has executed these presents at Mumbai on the 16<sup>th</sup> day of February, 2024.

SIGNED AND DELIVERED BY WITHNAMED  
Mr. Sarath Mohan P.A.  
Senior Vice President and  
National Legal Head- Collections



Signature



Accepted by the Constituted Attorney:  
Mr. Krishna Dadasrao Galkwad  
Legal Officer



Noted & Registered  
Sl. No. 40/437/24  
Dt. 16 FEB 2024

BEFORE ME  
Seema P. Nair  
B.A., LL.B.  
ADVOCATE HIGH COURT  
NOTARY (S. No. of India)  
Shop No. 13, Ch... Corner Building,  
Ground Floor, Part of O.E. Sector 18,  
Kandivli, And Mumbai  
Dist. Raigad. Pincode - 410 205  
Regd. No. 11773

18 FEB 2024

SEEN VERIFIED ORIGINAL  
AADHAR CARD/  
PAN CARD/  
NO PROOF

Corrections: Nil  
Pages: 11 pages