## **DEED OF RELEASE**

Deed of Relea at	ase made on this	day of the First party Which e	by, A	dult, Indian Inhabitan	t, residing
	nclude heirs, executors, adn				
		AND			
unless repugna SECOND PART	ant to the context thereof s	int Residing at (hereina shall deem to include h			
Whereas the Pa intestate.	arty of the First Part is the le	gal heir of the deceased	d late shri/smt	who died	
AND WHEREAS	S the said shri/smt ,admeasuring about	Has left behind h	im a property i.e. flat r frooms at	no situated in 	
AND WHEREAS	S the second party has been	residing with the decea	ased since last	_ years.	
AND WHEREAS party of the sec	S during life time of shri/smt cond part.	:he had e	expressed his desire to	o bequeath the said flat	to the
the said flat no	S the party of the first part win favour of the party sary documents by relinquis	of the second part and	first party has shown	his readiness and willin	
	S mutually it has been agree For consideration				
	S the second party in order t any right, title or interest th		rner of the premises th	ne first party relinquishe	s and
AND WHEREAS	S it is necessary to bring this	s fact on record.			

NOW THIS DEED/INDENTURE WITNESSES:

1. That the first party has released and relinquished in favour of the second party all their rights, titles and interest in the said flat situated at and to hold the same as the absolute owner along with all furniture and fixtures standing thereon. And the first party do hereby declare that the said premises is and has been the exclusive property of the second party with effect from
That the first party, does hereby declare that the second party is entitled to have his name incorporated as the owner of the said flat in the records of the society by transferring share, title and interest in his name. And the first party will do every such assurance or thing for further or more perfectly assuring the property released to the second party as may be reasonably required.
IN WITNESS WHEREOF the parties hereto have executed this instrument on the date, first hereinabove mentioned.
Witness
1. First Party
2. Second Party