## BEFORE THE PRINCIPLE JUDGE FAMILY COURT, .....

the Petitioner No. 2 was bachelor.

	MATRIMONIAL SUIT NO.:- YEAR 202
IN	THE MATTER OF
	Petition for divorce by mutual consent under section 13B of
	The Hindu Marriage Act, 1955
	, aged years, D/o, W/o
	and  Mobile NO.:-+91
	Petitioner No.1
	AND
	, R/o
••••	, Present Address
	, having Aadhar Noand Mobile
	No.:
	Petitioner No.2
	JOINT PETITION UNDER 13 B HINDU MARRIAGE ACT, 1955
We	e the above named petitioners, state as under:
1.	That we, the abovenamed Petitioners are the petitioners in the above case
	and are fully conversant with the facts deposed below.
2.	That the Petitioner No. 1 and Petitioner No. 2 are Hindu by religion and
	governed by Hindu marriage act and before marriage both Petitioner No.1 &

3. That the marriage between the Petitioner No. 1 and Petitioner No. 2 was

solemnized on ...... (date) at ..... (place).

4.	That the marriage was registered in the office of Registrar of Marriage,				
	at serial Noat on dated				
	/20				
5.	That the said marriage was consummated thereafter and the Petitioners co-				
	habitated as husband and wife at				
6.	6. That the Petitioner started living as husband and wife at the house and the				
	residence of Petitioner No.2 but since the very beginning there arose many				
	differences between the Petitioner and the compatibility did not exist				
	between the Petitioners and they were unable to adjust with each other.				
7.	That the Petitioner above named got separated despite many attempts for				
	reconciliation, there could not be any further reconciliation resulting in the				
	final separation of petitioners on and the cause of action				
	arise on				
8.	That the prior to and to post, the Petitioners'				
	relatives and common friends tried at their level best for amicable settlement				
	and mediation but it failed.				
9.	That there is no child of the Petitioners from the wed lock. (In case there is				
	child please mention the details).				
10	. That all the efforts of reconciliation between the Petitioners to continue the				
	present marriage has failed and there are no further chances of reconciliation				
	between the Petitioners any more.				
11	. That the Petitioners above named staying separately from the matrimonial				
	home since				
12	.That the Petitioners above named are residing separately since				
	and there is no co-habitation between the Petitioners				
	since then.				
13	. That the Petitioners after considering their long future ahead have now				
	decided mutually to dissolve the marriage legally through a decree of divorce.				

- **14.** That the Petitioners have settled all their claims, counter claims, etc and there is no due regards to any claim between the Petitioners now.
- 15. That after the dissolution of the marriage/divorce, both the Petitioners shall have no claim including no cash, ornaments or gifts claims and no rights against each other or in the respective properties of each other and both the Petitioners shall not interfere in each other's life in future, after divorce. That after the orders of the Hon'ble Court granting divorce both the Petitioners shall be entitled to enter in to matrimonial alliance with partners of their own choice.
- **16.** That there are no complaints, counter complaints against each other in any court of law and there are no divorce petition pending in any other court.
- 17. That the mutual consent has not been obtained by force, fraud, or undue influence and not been filed in collusion that there has not been any unnecessarily or improper delaying filing the petition that there is no legal grounds, why the relief should not be granted.
- **18.** That the Settlement Agreement for exchange of gifts dated ../../202.... has been annexed with the application.
- **20.** The Hon'ble court must be pleased to dissolve the marriage between the Petitioners, solemnized on ....... by the decree of divorce by mutual consent u/s 13B Hindu marriage act, 1955 in the interest of justice.

Date://	Petitioner No.		

(	(	 ••••	 	 ••••	)
	,	 	 	 	,

Petitioner No. 2
()

## **AFFIDAVIT**

IN THE COURT OF THE PRINCIPLE JUDGE FAMILY COURT,
MATRIMONIAL SUIT NO. OF 202
VERSUS
AFFIDAVIT, aged years, D/o, W/o
, having Aadhar No.
and Mobile NO.:-+91
Deponent No.1
AND
, R/o
, Present Address-
, having Aadhar No
and Mobile No.:
Deponent No.2

We, the above named deponent do hereby solemnly affirm and state on oath as under:-

- That we deponents are the legally wedded Husband and Wife under the Hindu Marriage Act, 1955.
- 2. That we deponents are fully aware with the facts and the circumstances of the case and jointly applying for the divorce under the Hindu marriage act,1955.

3. That the facts abovementioned i	n the application from at parasare
true factually and nothing has be	en concealed or hidden and there is no collusion among
the deponent no. 1 and deponer	nt no. 2.
<u>v</u>	ERIFICATION
We, the Deponent No.1 and D	peponent No.2, do hereby verify that the
contents of the para no. 1, 2 and	d 3 are true to our personal knowledge and
believed to be true on information	on and legal advice sought, nothing material
have been concealed in it and no	part of it is false. So, help me God.
Verified onday of	at the
Date://202	Deponent No. 1
	()
	Deponent No. 2
	()
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