RELEASE DEED

Deed	of	Release	made	on	this		day	y of	·		by	
Mr/Mrs/	Kumari,_		_,S/o/W/o/D/o	o of		age	of,	Adult,	Indian	Inhabi	tant,	
residing	at		(herein	after (called the I	First pa	arty Wh	ich exp	ression	shall u	nless	
repugnar	nt to the	context the	ereof shall dee	em to	include hei	irs, exe	ecutors,	adminis	trators a	nd assi	igns)	
OF THE	FIRST F	PART.										
	AND											
Mr/Mrs/	Kumari_		Age	e of,_	S/o/W/o	/D/o	of			A	dult,	
Indian in	nhabitant	Residing	at (hereinafte	er call	ed the seco	ond pa	rty, wh	ich expr	ression s	shall ui	nless	
repugnar	nt to the	context the	ereof shall dee	em to	include hei	irs, exe	ecutors,	adminis	trators a	nd assi	igns)	
OF THE	SECON	D PART										
Whereas	the	Party of	the First	Part	is the	legal	heir	of th	ie dec	eased	late	
shri/smt/	Kumari		who die	ed inte	estate.							
AND W	HEREAS	S the said	shri/smt/Kum	ari		_ Has	left beh	ind him	a prope	erty i.e.	. flat	
no	_situated	in	,adı	meası	iring about_		sq.ft.	consist	ing of_	rc	oms	
at			·									
AND WHEREAS the second party has been residing with the deceased since lastyears.												
AND W	HEREA	S during	life time of	shri/s	mt		_he ha	d expre	essed hi	s desir	e to	
bequeath	the said	flat to the	party of the se	econd	part.							
AND W	HEREAS	S the party	of the first pa	ırt wa	s also awar	e of th	e same	and as si	uch for 1	ransmi	tting	
share and	d interest	in the said	d flat no	in fav	our of the p	party o	f the sec	cond par	t and fir	st party	y has	
shown h	is readin	ess and wi	illingness to e	xecut	e necessary	doum	ents by	relinqui	shing hi	s share	and	
interest a	ıs a legal	heir in the	said property									
AND W	HEDEAG	C mutually	it has been as	rrand	that for tha	anid al	horo ond	lintarage	- og 10go	l hair i	n tha	
		-	it has been ag						_			
			/smt				11011 01	1/2	/-	10 W	men	
second b	arry mas	agreeu w g	give to the part	y or t	ne mst part							

AND WHEREAS the second party in order to become exclusive owner of the premises the first party relinquishes and ceases to have any right, title or interest therein.

AND WHEREAS it is necessary to bring this fact on record.

NOW THIS DEED/INDENTURE WITNESSETH:

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 alongwith all furniture and fixtures standing thereon. And the first party does 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