DEED OF RELEASE

FOR SAMPLE PURPOSE ONLY - NOT A LEGAL DOCUMENT

(Read disclaimer end of page)

Deed of Release made on this residing at repugnant to the context thereof s	_(hereinafter called th	e First party Which	ch expression shall unless
THE FIRST PART.	AND		auministrators and assigns) OF
Adult, India expression shall unless repugnan administrators and assigns) OF T	t to the context thereo		alled the second party, which nolude heirs, executors,
Whereas the Party of the First Pa died intestate.	rt is the legal heir of th	ne deceased late	shri/smtwho
AND WHEREAS the said shri/sm situated in and at			
AND WHEREAS the second party	y has been residing w	ith the deceased	since last years.
AND WHEREAS during life time of said flat to the party of the second		he had expre	essed his desire to bequeath the
AND WHEREAS the party of the sand interest in the said flat no readiness and willingness to execute legal heir in the said property.	in favor of the party	y of the second p	art and first party has shown his
AND WHEREAS mutually it has be property of late Shri/smt agreed to give to the party of the state of the	for considera		
AND WHEREAS the second party relinquishes and ceases to have a			f the premises the first party
AND WHEREAS it is necessary to	o bring this fact on rec	cord.	
NOW THIS DEED/INDENTURE V	WITNESSES:		
1. That the first party has released interest in the said flat situated at with all furniture and fixtures stand premises is and has been the exception.	a ding thereon. And the	nd to hold the sai	me as the absolute owner along aby declare that the said
That the first party, does hereby of as the owner of the said flat in the name. And the first party will do e property released to the second p	e records of the society very such assurance	y by transferring s or thing for furthe	share, title and interest in his
IN WITNESS WHEREOF the part mentioned.	ties hereto have exect	uted this instrume	ent on the date, first hereinabove
Witness			
1.			First Party
2.			Second Party

DISCLAIMER: Form shown above is ONLY for reference purposes and NOT valid legal document of any sort. Any agreement that you enter into, should be in consultation with a qualified lawyer in India. The lawyer you consult should be able to draft a relinquishment deed document for you depending on the requirements of the State where property is located. NRI INFORMATION will NOT be responsible for any claim arising out of the use of any FORM on our website. These website forms are only for sample purposes. Also kindly be advised that legal forms change periodically. Your lawyer should be able to provide the latest information.