

ADOPTEE GIVEN BY TESTAMENTARY GUARDIAN

THIS DEED of adoption made on this _____

day of _____

between

Sh. _____

_____,

s/o

_____,

r/o _____

(hereinafter called "the adoptive father") of one part

AND

Sh. _____

s/o _____

r/o _____,

(hereinafter called "the Guardian") of the other part.

Whereas

1.The Adoptive Father has no son or son's son or son's son's son living at this time.and the Adoptive Father was desirous of adopting a son and with that view

had selected _____

_____ (Name of child to be adoptive).

Aged _____,

son of the late. _____ ,

residing at. _____ ,

For adoption.

2.The Natural Father of the said minor E.G. had by his will dated _____.

Appointed the _____ (Name of the Guardian).

to be the guardian of the minor.

3. The Natural Father and the Natural Mother of the said minor child are dead and the said Guardian is now the testamentary guardian of the minor child.

4. The Adoptive Father has approached the said Guardian who has consented to give his ward _____ (Name of Child) in adoption to the Adoptive Father;

5. Smt _____, wife of the Adoptive Father, had given her consent to the Adoptive Father for taking the said child in adoption.

6. The said Guardian had applied to the District Judge _____

for permission to give the said Child. in adoption to the Adoptive Father and the District Judge has by his Order dated. _____ granted the permission.

7. The ceremony of giving and taking in adoption has been duly performed along with other religious ceremonies customary with the parties on the day of _____.

8. The parties considered it expedient and necessary that a proper deed of adoption be executed as an authentic record of adoption.

NOW THIS DEED WITNESSESETH AS FOLLOWS:

1. Declaration of Adoption The parties hereto do hereby declare that the adoptive father has duly adopted the said child as his son from the day of

i.e. the day on which ceremony of giving and taking in adoption has been duly performed along with other religious ceremonies customary with the parties.

2. Legal rights and liabilities of adopted son The said son has been transferred to the family of adoptive father and shall have, from the date of adoption, all the legal rights and liabilities of an adopted son.

3. Maintenance, etc. of adopted son The adoptive father shall be liable for the maintenance, education and other expenses of the adopted son and shall bear all such expenses in accordance with his status.

IN WITNESS WHEREOF, the parties hereunto have signed this deed this ____day of _____

WITNESS: 1. _____

THE ADOPTIVE FATHER

2. _____

THE GAURDIAN



ADOPTION BY A HINDU WIDOW

THIS DEED of adoption made on this _____

day of _____

by _____,

widow of Late Sh. _____

r/o _____.

WHEREAS

1. My husband died on _____ and we had no son, son's son or son's son's _____ son.

2. I have this day adopted _____ (name of the child),
son of Sh. _____

r/o _____,

aged _____

as my son and the said child having been given to me in adoption by his father with the consent of the child's mother.

3. The ceremony of giving and taking in adoption has been duly performed on _____

along with other religious ceremonies.

NOW I, _____, hereby declare that I have adopted the said child as my son and the said child has been transferred to the family of my husband and shall have, from the date of adoption, all the legal rights and liabilities of an adopted son. I further confirm that I have executed this deed out of my free will without any compulsion from any person.

IN WITNESS WHERE OF, I am signing this deed this _____day of _____.

Witness: 1. _____

Smt. _____

2.



COURT DRAFTS



ADOPTION BY AN UNMARRIED HINDU WOMAN

THIS DEED of adoption made on this _____

day of _____

by Kum. _____,

d/o Sh. _____

r/o _____.

WHEREAS

1. That I, _____, am the only living daughter of Sh. _____,

s/o Sh. _____,

not married and does not intend to marry hereafter

2. I have this day adopted _____ (name of the child),

son of Sh. _____,

r/o _____,

aged _____

as my son and the said child having been given to me in adoption by his father with the consent of the child's mother.

3. The ceremony of giving and taking in adoption has been duly performed on _____ along with other religious ceremonies.

NOW I, _____, hereby declare that I have adopted the said child as my son and the said child shall have, from the date of adoption, all the legal rights and liabilities of an adopted son. I further confirm that I have executed this deed out of my free will without any compulsion from any person.

IN WITNESS WHERE OF, I am signing this deed this _____ day
of _____.

WITNESS:

1. _____

2. _____

Smt. _____



COURT DRAFTS



ADOPTION DEED BY WIDOWER NATURAL MOTHER WITH ADOPTIVE FATHER

THIS DEED of adoption made on this _____
day of _____
between Sh. _____,
s/o _____,
r/o _____
(hereinafter called "the adoptive father") of one part AND Smt. _____
widow of Late Sh. _____
r/o _____
(hereinafter called "the natural mother") of the other part.

WHEREAS

1. The adoptive father has no issue, male or female, and having as per his circumstances, he has no expectation of having any issue.
2. Now the adoptive father and his wife wanted to adopt a child..
3. The natural Mother has Two children, all sons. The natural mother is widow whose _____ husband _____ dies _____ on _____
4. The adoptive father, with the consent of his wife, has approached the natural mother for giving in adoption one of his sons named (name of the child) _____

_____.
5. The natural mother has, consented to her said son being given in adoption.
6. The ceremonies regarding adoption as per Hindu religion has been duly performed _____ on _____

NOW THIS DEED WITNESSESETH AS FOLLOWS:

1. The parties hereto do hereby declare that the adoptive father has duly adopted the said child as his son from the day of _____ i.e. the day on which ceremony of giving and taking in adoption has been duly performed along with other religious ceremonies including DattakHomam and physical delivery of the child from hand to hand have been observed and performed by either party.

2. The said son has according to Sastras and law become by virtue of adoption aforesaid a son of _____ capable of performing the religious duties to his adoptive father with all rights and obligations of a natural born son is so entitled to inheritance and succession of all the personal and real estate.

3. The adoptive father shall be liable for the maintenance, education and other expenses of the adopted son and shall bear all such expenses in accordance with his status.

4. That ever since the above adoption has been effected the said _____ has renounced and abandoned the use of his original surname and in lieu thereof assumed and adopted the surname _____, AND that of the adoptive father shall at all times hereafter in all records, deeds, documents and other writings use and subscribe the surname of the adoptive father and shall accordingly be known, described and addressed as the son of adoptive father.

IN WITNESS WHERE OF, the parties hereunto have signed this deed

WITNESS:

DATE: _____

PLACE:

WITNESSESS:-

1.ADOPTIVE FATHER

2. NATURAL FATHER



COURT DRAFTS



ADOPTION DEED

THIS DEED of adoption made on this _____

day of _____

between Sh. _____ ,

s/o _____ ,

r/o _____

(hereinafter called "the adoptive father") of one part

AND

Sh. _____

s/o _____

r/o _____ ,

(hereinafter called "the natural father") of the other part.

WHEREAS

1. The adoptive father has no issue, male or female, and having regard to his circumstances, he has no expectation of having any issue.

2. The adoptive father and his wife want to adopt a child as their son/daughter.

3. The natural father has three children, all sons.

4. The adoptive father, with the consent of his wife, has approached the natural father for giving in adoption one of his sons named _____

(name of the child).

5. The natural father has, with the consent of his wife, consented to his said son being given in adoption.

6. The ceremony of giving and taking in adoption has been duly performed along with other religious ceremonies customary with the parties on the day of _____.

7. The parties considered it expedient and necessary that a proper deed of adoption be executed as an authentic record of adoption.

NOW THIS DEED WITNESSETH AS FOLLOWS:

1. Declaration of Adoption

The parties hereto do hereby declare that the adoptive father has duly adopted the said child as his son from the day of _____

i.e. the day on which ceremony of giving and taking in adoption has been duly performed along with other religious ceremonies customary with the parties.

2. Legal rights and liabilities of adopted son

The said son has been transferred to the family of adoptive father and shall have, from the date of adoption, all the legal rights and liabilities of an adopted son.

3. Maintenance, etc. of adopted son

The adoptive father shall be liable for the maintenance, education and other expenses of the adopted son and shall bear all such expenses in accordance with his status.

IN WITNESS WHEREOF, the parties hereunto have signed this deed this _____

day of _____.

WITNESS: 1. _____

THE ADOPTIVE FATHER _____

2. _____

THE NATURAL FATHER _____

ADOPTION OF A CHILD FROM HIS GUARDIAN

THIS DEED of adoption made on this _____

day of _____

between Sh. _____

s/o _____

r/o _____

(hereinafter called "the adoptive father") of one part AND Smt. _____,

widow of Late Sh. _____

r/o _____,

(hereinafter called "the guardian") of the other part.

WHEREAS

1. The adoptive father has no issue and has no expectation of having any issue due to the reason of having become quite aged.

2. The adoptive father has long been anxious to adopt a suitable boy as his son.

3. Sh. _____ has been appointed as the guardian of _____ (name of the child) by a court of competent jurisdiction vide order dated _____.

4. The adoptive father, after taking consent of my wife, adopted _____ aged _____, from his guardian Sh. _____

s/o Sh. _____

r/o _____.

and the said child has been given in adoption by the guardian with the prior permission of the court vide dated _____ a copy of which is annexed hereto.

5. The ceremony of giving and taking in adoption has been duly performed along

with other religious ceremonies customary with the parties on the day of _____.

6. The parties considered it expedient and necessary that a proper deed of adoption be executed as an authentic record of adoption.

NOW THIS DEED WITNESSETH AS FOLLOWS:

1. Declaration of Adoption The parties hereto do hereby declare that the adoptive father has duly adopted the said child as his son from the day of _____ i.e. the day on which ceremony of giving and taking in adoption has been duly performed along with other religious ceremonies customary with the parties.

2. Legal rights and liabilities of adopted son The said son has been transferred to the family of adoptive father and shall have, from the date of adoption, all the legal rights and liabilities of an adopted son.

3. Maintenance, etc. of adopted son The adoptive father shall be liable for the maintenance, education and other expenses of the adopted son and shall bear all such expenses in accordance with his status.

IN WITNESS WHERE OF, the parties hereunto have signed this deed this _____

day of _____

WITNESS:

1. _____

THE ADOPTIVE FATHER

2. _____

THE GUARDIAN



ADOPTION OF AN ORPHAN FROM AN ORPHANAGE

THIS DEED of adoption made on this _____

day of _____

by Sh. _____,

s/o Sh. _____

r/o _____

WHEREAS

1. I have no issue of my own and have no expectation of having any issue due to the reason of having become quite aged.

2. I have long been anxious to adopt a suitable boy as our son.

3. I have, after taking consent of my wife, adopted _____

aged _____,

residing _____ in _____

(name and address of the orphanage) and the said child has been given in adoption to me by the superintendent of the said orphanage, with the prior permission of the court vide dated _____, a copy of which is annexed hereto.

4. The ceremony of giving and taking in adoption has been duly performed on _____

_____ along with other religious ceremonies.

NOW I, _____, hereby declare I have adopted the said child as my son and the said child shall have, from the date of adoption, all the legal rights and liabilities of my adopted son.

IN WITNESS WHERE OF, I am signing this deed this _____

day of _____.

WITNESS:

1. _____

Sh. _____

2. Note: If the adoption is from some orphanage there should be annexed a certificate from the head of the orphanage certifying that he had satisfied himself that the adoption would be for the welfare of the child. In case, the child has reached the age of understanding the certificate should further state that he had also obtained the willingness and ascertained the wishes of the child. Further, the permission of the competent court had also been obtained.



AUTHORITY GIVEN TO WIFE TO ADOPT

I, (Name) _____,

S/o. Shri _____,

residing at _____

do hereby authorize my wife, Smt _____,

to adopt to me and to herself (Name of Child) _____

son of _____,

R/o. _____.

This authority will remain valid after my death also. In case, she is enable to adopt the said child, she can adopt any other boy from Hindu religion.

IN WITNESS WHERE OF, I am signing this authority.

Place:

Date:

Signature.....

(Sh.....)

1. Witness

2. Witness



DECLARATION BY THE GUARDIAN

KNOW ALL MEN BY THESE PRESENTS that I, _____,

son of Sh. _____,

r/o _____

hereby declare that I being guardian _____

of _____ (name of the child)

and having obtained the permission of court dated _____

have given my ward in adoption to Sh. _____,

s/o Sh. _____

r/o _____

for which the ceremony of giving and taking have taken place on
_____.

From the date of adoption, he shall be the adopted son of Sh. _____.
_____.

(GUARDIAN)



WIFE'S CONSENT TO ADOPTION

KNOW ALL MEN BY THESE PRESENTS that I, _____

wife of Mr _____

resi _____,

do hereby declare that

WHEREAS

1. We have no issue of our own and have no expectation of having any issue due to the reason of having become quite aged

2. We have long been anxious to adopt a suitable boy as our son.

3. We have approached Mr _____

Mr _____

Resi

for taking in adoption his younger son named _____

aged _____,

and Mr. _____

is willing to give in adoption his said son.

4. My husband is willing to take the said

(name of the child) in adoption as his son with my consent.

NOW THIS DEED WITNESSESETH that I hereby give my consent to the taking of the said _____

(name of the child) in adoption by my husband as our son. I further confirm that I am giving this consent out of my free will without any compulsion from any person.

IN WITNESS WHERE OF, I am signing this deed this _____ day of _____.

WITNESS:

1. _____

(Smt. _____)

2. _____



COURT DRAFTS



JOINT DEED BY THE NATURAL MOTHER AND ADOPTIVE FATHER

THIS DEED of adoption made on this _____

day of _____

between Sh. _____,

s/o _____,

r/o _____

(hereinafter called "the adoptive father") of one part

AND

Smt. _____

widow of Late Sh _____

r/o _____,

(hereinafter called "the natural mother") of the other part.

WHEREAS

1. The adoptive father has no issue, male or female, and having regard to his circumstances, he has no expectation of having any issue.
2. The adoptive father and his wife wish to adopt a child as their son/daughter.
3. The natural mother is a widow whose husband has died on _____ leaving three children, all sons.

4. The adoptive father, with the consent of his wife, has approached the natural mother for giving in adoption one of her son named _____ (name of the child).
5. The natural mother has consented to her said son being given in adoption.

6. The ceremony of giving and taking in adoption has been duly performed along with other religious ceremonies customary with the parties on the day of _____.

7. The parties considered it expedient and necessary that a proper deed of adoption be executed as an authentic record of adoption.

NOW THIS DEED WITNESSETH AS FOLLOWS:

1. Declaration of Adoption The parties hereto do hereby declare that the adoptive father has duly adopted the said child as his son from the day of _____ i.e. the day on which ceremony of giving and taking in adoption has been duly performed along with other religious ceremonies customary with the parties.

2. Legal rights and liabilities of adopted son The said son has been transferred to the family of adoptive father and shall have, from the date of adoption, all the legal rights and liabilities of an adopted son. Further, the said son shall cease to be a member of the family of his natural birth.

3. Maintenance, etc. of adopted son The adoptive father shall be liable for the maintenance, education and other expenses of the adopted son and shall bear all such expenses in accordance with his status.

IN WITNESS WHERE OF, the parties hereunto have signed this deed this _____ day of _____.

WITNESS:

1. _____

THE ADOPTIVE FATHER

2. _____

THE NATURAL MOTHER

ADOPTION DEED

THIS DEED of adoption made on this _____

day of _____

between Sh. _____,

s/o _____,

r/o _____

(hereinafter called "the adoptive father") of one part AND Sh.

s/o _____

r/o _____,

(hereinafter called "the natural father") of the other part.

WHEREAS

1. The adoptive father has no issue, male or female, and having regard to his circumstances, he has no expectation of having any issue.
2. The adoptive father and his wife want to adopt a child as their son/daughter.
3. The natural father has three children, all sons.
4. The adoptive father, with the consent of his wife, has approached the natural father for giving in adoption one of his sons named _____ (name of the child).
5. The natural father has, with the consent of his wife, consented to his said son being given in adoption. _____
6. The ceremony of giving and taking in adoption has been duly performed along with other religious ceremonies customary with the parties on the day of _____.

7. The parties considered it expedient and necessary that a proper deed of adoption be executed as an authentic record of adoption.

NOW THIS DEED WITNESSETH AS FOLLOWS:

1. Declaration of Adoption The parties hereto do hereby declare that the adoptive father has duly adopted the said child as his son from the day of _____ i.e. the day on which ceremony of giving and taking in adoption has been duly performed along with other religious ceremonies customary with the parties.

2. Legal rights and liabilities of adopted son The said son has been transferred to the family of adoptive father and shall have, from the date of adoption, all the legal rights and liabilities of an adopted son.

3. Maintenance, etc. of adopted son The adoptive father shall be liable for the maintenance, education and other expenses of the adopted son and shall bear all such expenses in accordance with his status.

IN WITNESS WHERE OF, the parties hereunto have signed this deed this _____ day of _____.

WITNESS:

1. _____

THE ADOPTIVE FATHER

2. _____

THE NATURAL FATHER

ADOPTION BY A WIDOW OF A SON

THIS DEED OF ADOPTION is made at this..... Day of between Smt. A aged years a Hindu by religion, residing at hereinafter referred to as the party of the First Part, Mr. B residing at A Hindu by religion, aged about..... Here in after referred to as the party of the Second part.

WHEREAS:

1. The party of the First Part's husband..... Died intestate on or about leaving the party of the First Part as his only heir and also a large estate.
2. The party of the First Part has no issue and she, therefore, proposes to adopt a son so that he can look after her in old age and inherit her property.
3. The party of the Second part who is a widower has two sons and offered to give his youngest son by name..... Of the age 5 years in adoption to the party of the First Part.
4. The party of the First Part approved the boy and agreed to take him in adoption.
5. A ceremony was held on the day of at when several persons were invited and present and in the presence of all, the party of the Second part put his son the said on the lap of the party of the First Part with intention on the part of the party of the First Part to take him in adoption as her son and on the part of the party of the Second part to give him in adoption to the party of the First Part.
6. It is now proposed to record the said factum of adoption in the manner following: _____

NOW THEREFORE IT IS DECLARED AND RECORDED BY THE PARTIES HERETO AS FOLLOWS:

1. The party of the First Part confirms that the said child by name son of the party of the Second part was taken by her in adoption as her son and the party of the Second part confirms that he handed over

custody of the said child to the party of the First Part in the manner aforesaid with intention to give the child in adoption to the party of the First Part.

2. The child will be hereafter known by the name of.....
3. Three of the persons who were present on the said occasion have signed this deed as attesting witnesses to the signatures of the parties of the First Part and Second part.

IN WITNESS WHEREOF the parties have put their respective hands the day and year first hereinabove written.

Signed by the with in named Smt. A. in the presence of

- 1.
- 2.
- 3.

Signed by the with in named Mr. B In the presence of

- 1.
- 2.
- 3.

COURT DRAFTS



ADOPTION DEED – GUARDIAN

THIS DEED OF ADOPTION is made at _____ this ____ day of 200_____

BETWEEN

Mrs. _____, ____ of the late Mr. _____, aged about ____ years, residing at _____, hereinafter referred to as the **FIRST PARTY**.

And

Mr. _____, S/o. _____, aged about ____ years, residing at _____, hereinafter referred to as the **SECOND PARTY**.

WHEREAS

The FIRST PARTY is a has no issue, and is desirous of taking in adoption a _____.

The first party's husband is dead.

The SECOND PARTY is the court appointed GUARDIAN of _____, Hindu, aged about ____ years, residing at _____.

The FIRST PARTY approached the SECOND PARTY to give his ward _____ aged about ____ years in adoption to _____ here after referred to the "**ADOPTED CHILD**".

The SECOND PARTY is competent to give his ward in adoption to the FIRST PARTY.

The SECOND PARTY agreed to give _____ in adoption.

The Honorable District court / principal city civil court /High Court, by an order dated 12.03.2001 in O.P. No. 213/2001 has permitted the SECOND PARTY to give the Adopted child.] _____

The parties hereto are desirous of executing a deed of adoption to record the factum of adoption.

NOW THIS DEED WITNESSETH AS FOLLOWS

That the SECOND PARTY has given in adoption his ward, ____, aged about ____years, to the FIRST PARTY on ____ in _____. The physical act of giving and taking has been completed along with other customary religious ceremonies on the said date.

IN WITNESS WHEREOF, the parties hereto have affixed their signature on the day, month and year hereinabove written.

FIRST PARTY

SECOND PARTY

WITNESSES

- 1.
- 2.



ADOPTION DEED (ORPHANAGE)

THIS DEED OF ADOPTION is made at _____ this ____ day of _____

BETWEEN

Mrs. _____, w/o of _____, _____, _____, aged about ____ years, residing at _____, here in after referred to as the **FIRST PARTY**.

AND

_____, son of _____ aged about ____ years by religion _____, residing at _____ working as _____ of _____ Orphanage which is giving shelter and maintaining orphan children abandoned by their parents, having its registered office at _____ and Court Guardian of _____ aged ____ years, one of the orphans, hereinafter referred to as the **SECOND PARTY**.

WHEREAS

The FIRST PARTY is a _____ and has _____, no _____ and is desirous of taking in adoption a _____.

The FIRST PARTY'S husband is dead

The SECOND PARTY is the court appointed GUARDIAN of _____, _____, aged about ____ years, residing at _____.

The FIRST PARTY approached the SECOND PARTY for taking in adoption to _____, the ward the SECOND PARTY.

The SECOND PARTY agreed to give _____ in adoption.

The said SECOND PARTY being satisfied about the bona fide intention of the FIRST PARTY and also being satisfied that such adoption will be for the welfare and benefit of the child _____.

The SECOND PARTY is competent to give his ward in adoption to the FIRST PARTY.

The SECOND PARTY had approached the _____ at ____ for permission to give his ward in adoption to the FIRST PARTY.

The parties hereto are desirous of executing a deed of adoption to record the factum of adoption.

NOW THIS DEED WITNESSETH AS FOLLOWS

That the SECOND PARTY has given in adoption his ward, _____, _____, aged about ____ years, to the FIRST PARTY on _____ in _____. The physical act of giving and taking has been completed along with other customary religious ceremonies on the said date.

The said _____, the SECOND PARTY as the Superintendent of _____ Orphanage being fully satisfied after enquiries being made and reports obtained from reliable sources about the bona fide intentions of the FIRST PARTY and that such adoption would be for the benefit and welfare of _____

The Adopted child has been transferred from the orphanage of the SECOND PARTY to the family of the FIRST PARTY and shall be known as the _____ of the FIRST PARTY.

IN WITNESS WHEREOF, the parties hereto have affixed their signature on the day, month and year hereinabove written.

FIRST PARTY

SECOND PARTY

WITNESSES

1. _____

2. _____

ADOPTION DEED (PARENTS)

THIS DEED OF ADOPTION is made at _____ this ____ day of ____

BETWEEN

_____, s/o. _____, _____ aged about ____ years, residing at No: _____,
herein after referred to as the **FIRST PARTY**.

AND

_____, S/o. _____, _____ aged about ____ years, residing at _____, hereinafter
referred to as the **SECOND PARTY**.

WHEREAS

{The FIRST PARTY is a _____ and has no _____ and is desirous of taking in
adoption a _____.}

The FIRST PARTY approached the SECOND PARTY for taking in adoption to _____, a
_____ the SECOND PARTY.

The SECOND PARTY agreed to give _____ in adoption.

The said SECOND PARTY being satisfied about the bona fide intention of the FIRST
PARTY and also being satisfied that such adoption will be for the welfare and
benefit of the child

The SECOND PARTY is competent to give _____ ward in adoption to the FIRST
PARTY.

The said SECOND PARTY being satisfied about the bona fide intention of the FIRST
PARTY and also being satisfied that such adoption will be for the welfare and
benefit of the child.

The SECOND PARTY had approached the _____ Court at _____ for permission to
give his ward in adoption to the FIRST PARTY.

NOW THIS DEED WITNESSETH AS FOLLOWS

That the SECOND PARTY has given in adoption his _____, _____, _____, aged about ____ years, to the FIRST PARTY on ____ in _____. The physical act of giving and taking has been completed along with other customary religious ceremonies on the said date.

The SECOND PARTY has received no consideration whatsoever for giving in adoption the adopted child to the FIRST PARTY. Further, no future claim shall be made in this regard by the SECOND PARTY.

IN WITNESS WHEREOF, the parties hereto have affixed their signature on the day, month and year hereinabove written.

FIRST PARTY

SECOND PARTY

WITNESSES

1.

2.

COURT DRAFTS



ADOPTION OF A DAUGHTER BY AN UNMARRIED WOMAN

DEED OF ADOPTION is made at this day of..... Between Smt. A s a Hindu by religion, aged about residing at hereinafter referred to as the party of the First Part, Mr. B residing at A Hindu by religion, aged about..... Here in after referred to as the party of the Second part.

WHEREAS:

1. The party of the First Part is unmarried and of the age of..... And does not desire to marry.
2. The party of the Second part is a widow and has three unmarried daughters and she offered, at the suggestion of some friends to give her youngest daughter Miss of the age of 4 years in adoption to the party of the First Part and the party of the First Part approved the girl and agreed to take her in adoption.
3. A private function was held at the premises of the party of the First Part at on the day of when the party of the First Part, the party of the Second part and her three daughter and two witnesses being the well wishers of the family who have attested this deed, were present.
4. No religious ceremonies were held but the party of the Second part delivered her youngest daughter the said Miss. to the party of the First Part with intention to give her in adoption to the party of the First Part and the party of the First Part took the said child in her lap with intention to take her in adoption as her daughter.
5. It is now proposed to record the said adoption in the manner following

NOW IT IS HEREBY DECLARED AND RECORDED AS FOLLOWS:

1. That on the said day of the party of the First Part took custody of the said Miss. from the party of the Second part with intention to adopt and treat the said child as her adoptive daughter and the party of the Second part handed over custody of the said child Miss. to the party of the First Part to give her in adoption to the party of the First Part.

2. It is declared that the said child has now ceased to be a member of the family of the party of the Second part and the latter has no legal claim over her.
3. The said child will be hereafter known by the name of

IN WITNESS WHEREOF the parties have put their hands the day and year first hereinabove written.

Signed by the with in named)

Party of the First Part)

Smt. in the presence of)

- 1.
- 2.

Signed by the with in named)

Party of the Second part)

Smt. in the presence of)

- 1.
- 2.



DEED OF ADOPTION OF A SON

THIS DEED OF ADOPTION made at on this day of between Mr. A residing at a Hindu by religion, age about Hereinafter referred to as the party of the First Part and Mr. B residing at A Hindu by religion age about hereinafter referred to as the party of the Second Part, Mr. C a Hindu by religion, age about residing at hereinafter referred to as the Party of the Third Part, and Mrs. D a Hindu by religion, age about hereinafter referred to as the Party of the Fourth Part;

WHEREAS:

1. The parties of the First and Second part are husband and wife and so also parties of the Third part and Fourth parts hereto.
2. The parties of the first and Second part have no son but only one daughter and now there is no possibility of their having any issue as per medical advice.
3. The parties of the first and Second part requested the parties of the Third and fourth part to give their youngest son by name Master aged 10 years in adoption to the party of the First Part and the party of the Third part with the consent of the fourth part agreed to do so.
4. Accordingly, a formal adoption ceremony was performed this day at about A.M./P.M. at the place of when the party of the Third part actually delivered to the party of the First Part and the said Master with intention to give him in adoption to the party of the First Part in the presence of several persons two of whom have attested this deed.

NOW IT IS PROPOSED TO RECORD THE SAID ADOPTION IN THE MANNER FOLLOWING:

1. The party of the First Part with the consent of the party of the Second part has taken in adoption and the party of the Third part with the consent of

the party of the fourth part has given in adoption the said Master as the adoptive son of the party of the First Part and of the party of the Second part, on the day and place hereinbefore recited.

2. It is declared that the said adoption has been made out of the free will of the parties hereto and with a clear intention that the said Master..... shall be treated as the adoptive son of the parties of the First Part and Second part with all legal consequences thereof and he will cease to be a member of the family of the parties of the Third part and fourth part with all legal consequences thereof.
3. The said adopted son will be hereafter known by name of.....

IN WITNESS WHEREOF the parties have put their respective hands the day and year first hereinabove written.

Signed by the with in named)

A party of the First Part)

in the presence of)

Signed by the with in named)

B party of the Second part)

in the presence of)

Signed by the with in named)

C party of the Third part)

in the presence of)

Signed by the with in named)

D party of the Fourth part)

in the presence of)

Signed by the with in named)



COURT DRAFTS



DEED OF ADOPTION

THIS DEED OF ADOPTION is made and entered into at Thane this ____ day of _____, 200- BETWEEN MR. A N, Adult, Indian Inhabitant of Thane, residing at _____, Thane -, hereinafter referred to

as the 'ADOPTIVE FATHER' (which term and expression shall unless it be repugnant to the context or meaning thereof shall mean and include his heirs, executors, administrators and assigns) of the ONE PART AND MRS. B N, Adult, Indian Inhabitant of Thane, residing at _____, Thane -, hereinafter referred to as the '**NATURAL MOTHER**' (which term and expression shall unless it be repugnant to the context or meaning thereof shall mean and include her heirs, executors, administrators and assigns) of the SECOND PART AND MASTER AD, a Minor, through her Natural Mother and Guardian, Mrs. B N, the Party of the Second Part herein, hereinafter referred to as the 'Adopted Son' of the THIRD PART.

WHEREAS the Party of the Second Part herein had married S R on 19.3.1993 at Bombay and after marrying Mr. S R, her name was Mrs. B R, hereinafter for the sake of brevity referred to as the 'Said Marriage'.

AND WHEREAS out of the Said Marriage, there has been a issue i.e. a Male Boy namely, "Ad", born on _____, hereinafter for the sake of brevity referred to as the Said Boy.

AND WHEREAS due to their difference of opinion the Party of the Second Part and her the then husband i.e. Shri S. R preferred a Petition No. AA____/____ for Divorce by Mutual Consent in the Family Court at Bandar, Bombay and the Honorable Court was pleased to dissolve the Said Marriage vide their order passed below Exh. 6 on _____ besides awarding the permanent custody

of the Said Boy to the Party of the Second Part herein, hereinafter for the sake of brevity referred to as the 'Said Order'

AND WHEREAS Mr. S R the Ex-Husband of the Party of the Second Part herein did not prefer any Appeal and/or revision against the Said Order and Judgment.

AND WHEREAS the Party of the First Part herein has married the Party of the Second Part herein and have registered their marriage at the office of the Sub-Registrar of Assurances (Marriage Officer), Thane vide Their Receipt No._____/____ dated_____, hereinafter for the sake of brevity referred to as the 'Said Second Marriage'.

AND WHEREAS the Party of the First Part has married the Party of the Second Part herein, has decided to Adopt the Party of the Third Part herein as he is issueless and has married the natural mother of the Said Boy.

AND WHEREAS the natural mother (the Party of the Second Part herein) consented for the said adoption and on _____ the physical act of giving and taking of the boy in adoption was performed, namely the natural mother gave the third party in adoption and the adaptor took the boy as adopted son accompanied by performance of XYZ.

AND WHEREAS the parties considered it necessary and expedient that a Deed of Adoption be executed so as to be authentic record of the Adoption having already taken place.

NOW THEREFORE THIS INDENTURE WITNESSETH AS FOLLOWS;

1. It is hereby declared that on _____ the party of the Second Part i.e. the Natural Mother of the Third Party gave in adoption her son "AD" to the Adopter who took the boy in Adoption. The Adopter took the boy in Adoption, the physical act of giving and taking was also accompanied by

Datta Homam ceremony and in the presence of assembled brotherhood of the parties.

2. As a result of the aforesaid adoption the Third Party was transferred legally from the Natural Mother to the Parties of the First and Second Part herein and Adopter became entitled to all the rights and obligations of his Adopted Son.
3. The Adopted Boy by virtue of the Said Adoption has become member of the Coparcenary with his Adopted father and shall be entitled to inherit his self acquired property if indisposed of and shall be entitled to succeed to his Joint Ancestor's property by Survivorship except that if a legitimate son is born subsequent to his adoption, the right of inheritance of succession of the adopted son shall be regulated by Rule of the Hindu Law.
4. The Adopter, first party, shall be responsible for the maintenance and education of the adopted son and agrees to bring him up according to his status in life.
5. The Natural Father of the Said Boy having relinquished all his right, title, interest and claim over the said boy and Natural Mother having married the Party of the first part herein after her marriage having been dissolved by the Family Court, Bandra, Bombay and being continue to remain as Natural Mother of the Said Boy, question of taking any consent from anybody does not arise at all.
6. The Adopter shall not lay any claim hereinafter against the natural father for expenses incurred by him for the education and maintenance of the Said Boy/Adopted Son.

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands to this on the day and year first hereinabove written

SIGNED, SEALED AND DELIVERED)

By the within-named Party of First Part)

In the presence of _____

SIGNED, SEALED AND DELIVERED)

By the within-named Party of Second Part)

In the presence of _____)

1)

2)

SIGNED, SEALED AND DELIVERED)

By the within-named Party of Third Part)

Through his Natural Mother

In the presence of _____)

COURT DRAFTS

