RELEASE DEED (for Agriculture lands)

THIS DEED	OF RELEASE is made and executed on this the
day of	year by
Sri	S/o, D/o, W/o,
aged about	years, Occupation:
Resident of D.No	
Represented by his / her ag Being minor represented by	gent y Father/Mother/Brother/Guardian
Sri	_ S/o, D/o, W/o,
aged about	years, Occupation:
Residing at	under general / special
power of attorney	dated Registered as Document
Number of Year	Book IV of RO/SRO
(Her	reinafter called the "RELEASOR") INFAVOUR OF
Sri	S/o, D/o, W/o,
aged about	years, Occupation:
Resident of D.No	_
Being minor represented by	y Father/Mother/Brother/Guardian
Sri	_ S/o, D/o, W/o,
	years, Occupation:

(Hereinafter called the "RELEASEE")

The terms "RELEASOR" and "RELEASEE" herein used shall wherever the context so admits mean and include their respective heirs, executors, successors, administrators and assignees etc.

	WHERE	AS the	Relea	sor and the R	eleasee	are the so	le and ab	solute
joint	owners	of	the	agriculture	land	bearing	Survey	No.
	adn	neasurir	ng	Acres,	_	Gts.,	S	ituated
at		(\	/ill)					
(Manda	al)			Districts, which	was inh	nerited / hav	ing acquir	ed the
same f	rom	thi	rough a	a sale deed / G	ift /Gift S	Settlement/P	artition/Wil	I deed
registe	red as No	(of	of S.R.C)		cor	oied in
Volume	e No			at Page		vide pa	ttadar pas	s book
no	titlede	ed no_		issued by	M.R.C) .		
		•		nas been inher _ who acquire	•			
a regi	stered Doc	t.no		/ by	, inherit	ance and	he / she	died
intesta	ate leaving	the Re	leasor	and Release	e as his	/ her leg	al heirs. I	Hence
they h	ave become	e co -	parcen	ers of the sch	neduled	property.		
WHER	EAS the sai	d prope	erty is	fully describe	d in the	Schedule	hereto	
and m	ore clearly	delinea	ited in	the plan anne	exed wit	h the bour	ndaries	
thereo	f shown in	red col	or.					

WHEREAS the parties hereto are unable to enjoy the said property

jointly and the said property is incapable of division by metes and bounds for convenient separate enjoyment.

	WHEREAS	the	Releasor	has	decided	to	release	his	/	their
	Joint rig	ht in r	espect of	the a	ibove said	d pro	perty in	favoi	ur d	of the
Releasee and the Releasor has not taken any consideration from the Releasee										
in respect	of the	schedu	ule prope	erty ,	′ taken	Rs_			tov	wards
consideration from the release in respect of the said released property which										
the releasor here by acknowledges.										

NOW THEREFORE this Deed of Release witnesses that in pursuance of the said offer the Releasor does hereby release renounce, relinquish and disclaim his ______ joint right, title, and interest in the said property in favour of the Releasee to have and to hold the same as absolute owner of the said property exclusively together with ways, liberties, privileges, easements and appurtenances belonging or appertaining thereto.

1. The Releasee shall hence-forth enjoy the said property as sole and absolute owner without any interruption or disturbance from the Releasor or any person or persons claiming under the Releasor.

- 2. The Releasor hereby assure the Releasee that he/she has not encumbered his/her ______ joint right in the said property and the Releasor shall indemnify the Releasee if any such encumbrance is found to exist.
- 3. The Releasor hereby agree to do any further act for further and more perfectly assuring the said property to the Releasee exclusively/The Releasor agree to co-operate with the Releasee to get the said property mutated exclusively in the name of the Releasee in Revenue Records.
- 5. There is no House or any constructions in the said Land, if any structure is there the parties may be prosecuted Under Section 27 and read with Sec. 64 of Indian Stamp Act besides recovery of the stamp duty.
- 6. The Releasor further declare that the schedule land is not attracted by the provisions of A.P. Land Reforms (Ceiling on Agriculture Holdings). Act. No. 1 of 1973.
- 7. The land is not an assigned land within the meaning of A.P. Assigned lands (Prohibition of Transfers) Act 9 of 1977 and it does not belong to or under mortgage to Govt. Agencies/Undertaking, And there is no house or any constructions in the said land if any structure is there, we may be prosecuted Under Section 27 & 64 of Indian Stamp Act.
- 8. The Vendor hereby declares that there are no Mango Trees / Coconut Trees/ Betal Leaf Gardens / Orange Groves or any such other gardens; that there are no mines or quarries of granites or such other valuable

stones; that there are no machinery no fish ponds etc., in the lands now being transferred; that if any suppression of facts is noticed at a future date, I will be liable for prosecution as per law, besides payment of deficit duty.

9. There are no other co-owners to the said property except the Releasor and the Releasee.

SCHEDULE OF THE PROPERTY

	All that the	piece and pa	rcel c	of Agriculture	Land bearing Survey	
No	admeas	suring Ac		Gnts. /	Hectors, situated in	l
	Village _		_ Mar	ndal	, Under the	
jurisdictio	n of Sub Dist	trict	_and	Registration	District	
bounded b	ру,					
	NORTH	:				
	SOUTH	:				
	EAST	:				
	WEST	:				
	IN WITNESS	S WHEREOF,	the F	Releasor here	unto has set his hand	to
this Deed	of Release o	n this day, m	onth	and year first	t above mentioned in tl	ıе
presence	of the follow	ing witnesses	5:			
WITNESS	SES :					
1.					THE RELEASOR	

2.