

MEMORANDUM DEED OF FAMILY SETTLEMENT

THIS MEMORANDUM DEED OF FAMILY SETTLEMENT is made on this 18th day of August, 2009 between:

1. SMT. , aged about 67 years, R/o, (Rajasthan) (hereinafter referred to as "the mother" which expression shall include her heirs, successors, representatives and assigns),
 2. SH., aged about 49 years R/o (Rajasthan) (hereinafter referred to as the "first son" which expression shall include his heirs, successors, representatives and assigns),
 3. SH., aged about 47 years R/o (Rajasthan) (hereinafter referred to as the "second son" which expression shall include his heirs, successors, representatives and assigns),,
 4. SMT., aged about 43 years R/o (Rajasthan) (hereinafter referred to as the "legal heir of third son" which expression shall include his heirs, successors, representatives and assigns),
 5. SH., aged about 23 years R/o (Rajasthan) (hereinafter referred to as the "legal heir of third son" which expression shall include his heirs, successors, representatives and assigns),
 6. SH., aged about 19 years R/o (Rajasthan) (hereinafter referred to as the "legal heir of third son" which expression shall include his heirs, successors, representatives and assigns),
 7. SMT., aged about 44 years R/o (Rajasthan) (hereinafter referred to as the "first sister" which expression shall include his heirs, successors, representatives and assigns) and
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8. SMT., aged about 41 years R/o (Rajasthan) (hereinafter referred to as the "second sister" which expression shall include his heirs, successors, representatives and assigns).

WHEREAS Sh. X, died on, without leaving any Will or testament, being possessed of, at the time of his death, considerable movable property as set out in the Annexure herein to this deed;

AND WHEREAS the parties to this deed are the legal heirs of the deceased related to his in the following manner:

1. SMT. (Widow of the deceased)
2. SH. (Son of the deceased)
3. SH. (Son of the deceased)
4. SMT. (Widow of the deceased Son of deceased)
5. SH. (Son of the deceased Son of deceased)
6. SH. (Son of the deceased Son of deceased)
7. SMT. (Daughter of the deceased)
8. SMT. (Daughter of the deceased)

AND WHEREAS the parties have certain rights over the estate and property of the deceased Sh. X, which, however, the parties have agreed in terms of this deed to modify taking into account many factors relevant to the parties and in order to maintain peaceful family relations which would otherwise be strained if the actual shares are enforced through Court of law;

AND WHEREAS under the law, the mother and sisters are also entitled to a share in the said property on succession and each of the parties hereto is, therefore, entitled to an equal share. However, as per customs of the family, the both Sisters, Smt. and Smt., have desired to leave their share in favor of remaining legal heirs. So, the Sisters will not take any share from the property. Similarly, the Mother, Smt., has desired to give his one fourth share of property to legal heirs of his deceased Son, Sh.. Accordingly, the shares in the property have been divided with the consent of all the family members including all the legal heirs of Late Sh..

NOW THEREFORE the parties to this deed have agreed to distribute and taken the property of the deceased as described in the Annexure.

It is agreed by all the parties that they have understood the implications of the above distribution and settlement and they shall do all necessary things and execute all necessary documents or deeds whether required by any person or authority or otherwise to give effect to the terms of this deed.

Now, to record the past event of FAMILY SETTLEMENT, the parties execute this **MEMORANDUM DEED OF FAMILY SETTLEMENT** on the day, month and year above written alongwith witnesses as follows:

WITNESSES:

1.

2.

EXECUTANTS:

“THE MOTHER”

“FIRST SON”

“SECOND SON “

FIRST “Legal Heir of Third Son”

SECOND “Legal Heir of Third Son”

THIRD “Legal Heir of Third Son”