

Deed of Dissolution of Marriage Or Divorce Deed.

Vikram Savat of

The First Party Aged Occupation: , Resident of hereinafter in this deed referred to as the first Party.

Second Party Aged Occupation: , Resident of hereinafter in this referred to as the second Party

Today, We execute this deed of divorce. The details are given Below.

(1) The marriage of the parties to this deed was performed on date-..... according to Hindu Rites at -.....Thus,The first party is a wife of the second party and second party is a husband of the fist party We had no meeting of mind for more than last -..... Years and both the party living seperatly since last years we feel that it has become difficult for us to continue the Marriage life. So We decided to bring the end of marriage.

(2) We execute this divorce deed without any coercion and By mutual consent, therefore the first party can marry with the man of her choice and the second party can marry with any woman of his choice. Neither party to this deed will raise any objection to the marriage in future. If any proceeding or objection in this regard will be treated as cancel.

(3) During our wedlock Child namely Son/Daughter..... has born and the custody ofis with the Second party and the custody ofis with the First party. Both the party have decided that second party should take all type of responsibility of first party should take all type of responsibility of..... In future the fist party will not claim any maintenance from the second party In any court and will not bring any legal proceeding or claim for her self The first party, at present, is not pregnant through The second party.

(4) Custom of divorce or dissolution of marriage has been prevailing in our community and still it is continue. So we have decided to bring the end of our marriage according to the custom prevailing in our community. We execute this deed willingly and by mutual consent. By the virtue of this deed we bring the end of all relations between us and neither party will dispute or object the marriage of any party to this deed.

(5) By the virtue of this deed the first party is not the wife of the second party..... and the according the second party is not the husband of the first party We are not related as husband and wife from now onword. As we divorced each other, both

((2))

the parties are entitled and free to marry with the person of our choice. If any dispute, claim, objection about this matter, will be treated as a cancel. The first party will not applied for her alimony from any court or law –under section 125 of criminal procedure code.

In connection with the facts stated about this deed of dissolution of marriage or Divorce deed is executed today willingly and without any coercion, and in the sound state of mind and body and in an intoxicated condition, which is agreed upon by us and will be binding upon us.

This Divorce deed is executed in duplicate on the non-judicial stamp of Rs.300/- each. Both the copies are to be treated as original. Copy of the Divorce deed will be kept by both the parties. In witness there of the parties here signed below in the presence of witnesses.

The First Party:

Witnesses.

Sd/- _____

1. Sd/- _____

Name-

The Second Party:

Sd/- _____

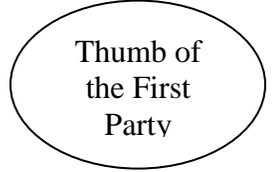
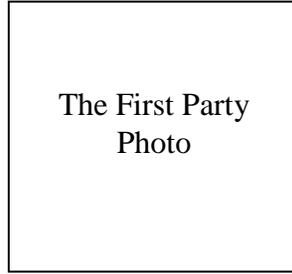
2. Sd/- _____

Name-

((3))

List of Photo.

The First Party



The Second Party

