**INSTRUCTIONS TO USE THE MODEL FORMS FOR DOCUMENTATION**

1. **These templates are to guide the citizen to prepare document on his own.**
2. **The citizen shall carefully draft the document by incorporating clauses and/or amending/deleting the clauses in the model forms.**
3. **He shall give accurate information regarding parties. There should not be any spelling mistakes. The description of parties should be complete and free from mistakes along with the addresses.**
4. **The flow of title particularly how the present transferor got the title over the scheduled property mentioning link documents, court judgements, inheritance etc shall be mentioned chronologically without any mistakes.**
5. **The scheduled property details shall be given clearly. The description of the property shall be such that it is identifiable according to Registration law and rules made thereunder.**
6. **The consideration and other information affecting the chargeability of the instrument shall be provided correctly and factually so that proper stamp duty and other charges are levied during registration process by the Registering Authority. If there is suppression of facts leading to loss of revenue, then the parties are liable for prosecution besides collecting legitimate revenue from the parties as per law in vogue.**
7. **If parties commit any mistakes in document that may lead for rectification of mistakes by executing a rectification deed subsequently. Therefore, the parties are advised to take all required care and caution during preparation of document to avoid unnecessary round of tours to the offices for getting rectification deed(s) registered.**

**DISCLAIMER: DEPARTMENT OWNS NO RESPONSIBILITY FOR THE CLAUSES/COVENANTS USED IN THE MODEL DOCUMENTS. IT IS UPTO THE PARTIES TO USE THEM OR MODIFY THEM. THE PARTIES MAY PREPARE DOCUMENT SUITING TO THEIR NEEDS WITHOUT DEPENDING ON THE MODEL DOCUMENTS PROVIDED. DEPARTMENT KNOW THAT EACH TRANSCTION/DOCUMENT IS UNIQUE. THEREFORE, PARTIES ARE ADVISED TO TAKE ALL THE CARE IN PREPARATION OF DOCUMENT TO RECORD LEGAL RIGHTS AND OBLIGATIONS PROPERLY REQUIRED UNDER VARIOUS LAWS.**

**SALE DEED FOR PLOT**

THIS DEED OF SALE is made and executed on this the day of

, by

Sri S/o, D/o, W/o. ,

aged about years, Occupation:

Resident of D.No.

Represented by his / her agent

Being minor represented by 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 I / IV of RO/SRO .

( Hereinafter called the **“VENDOR”** ).
**IN FAVOUR OF**

S/o, D/o, W/o. ,

aged about years, Occupation:

Resident of D.No.

Sri S/o, D/o, W/o. ,

aged about years, Occupation:

Residing at

( Hereinafter called the **“VENDEE”** ).

The terms “THE VENDOR” and “THE VENDEE” herein used shall wherever the context so admits mean and include their respective heirs, executors, successors, legal representatives, administrators and assignees etc., as the parties themselves.

WHEREAS the Vendor is the sole and absolute owner of the Plot bearing No. , situated at

 (Vill) (Mandal)

 Districts, which was inherited / having acquired
through a Sale/Gift/Gift Settlement /Partition/Will deed registered as
Document No. of S.R.O. copied in

Volume No. at Page .

WHEREAS the Vendor has offered to sell the above said plot as described in schedule hereunder, which is Free from encumbrances for a total consideration of Rs.

and the Vendee has agreed to purchase the same for the said consideration.

WHEREAS the Vendor has received the said consideration as

NOW THEREFORE this Deed of Sale witnesseth that in pursuance of the said agreement and in consideration of the sum of Rs. already received by the Vendor from the Vendee the said Vendor as absolute owner of the said property described in the schedule hereto and more clearly delineated in the plan annexed with the boundaries thereof clearly shown in plan annexed does hereby transfer, convey and assign free from encumbrances all the said property to hold the same to the said Vendee as absolute owner together with appurtenances belonging hereto and all the estate, right, title, interest and claim whatsoever of the Vendor in or to the said property hereby conveyed. The Vendee shall hold and enjoy the same as absolute owner.

The Vendor hereby covenants with the Vendee as follows:

1. The said property shall be quietly entered into and upon by the

Vendee who shall hold and enjoy the same as absolute owner without any interruption from the Vendor or any persons claiming through the Vendor

1. The Vendor has given vacant possession of the said property to the Vendee.
2. The Vendor has paid all taxes etc., payable on the said property upto date and the Vendee will have to pay such taxes etc., payable hereafter.
3. The property is free from all encumbrances, charges, mortgages, prior assignments of sale or lease hold or court attachments and it is not subject to any other litigation.
4. The previous title deeds relating to the said property hereby handed over to the Vendee.
5. The Vendor hereby agrees to co-operate with the Vendee to get the title of the said property changed in the name of the Vendee in Revenue Records.
6. The Vendor does hereby further agree with the Vendee at all times hereafter at the cost of the Vendee to do and execute all such lawful acts, deeds and things for further and more perfectly assuring the said property to the Vendee according to the true intent and meaning of this deed.
7. The Vendor does hereby agree to keep indemnified the Vendee from and against all losses, costs, damages and expenses, which the Vendee may sustain by reason of anybody to the said property.
8. 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/Undertakings.
9. There is no House or any constructions in the said site. If any structure is found there the parties herein may be prosecuted under Section 27 read with Sec. 64 of Indian Stamp Act besides the recovery of the deficit stamp duty.
10. The said Property is situated out side the Urban Agglomeration, hence the provisions of Urban Land Ceiling Act is not applicable.
11. The said property is situated in the peripheral area of

 urban agglomeration. The vendor here by declares that he has transferred an extent of acres , guntas / sq.yards, including

acres guntas / sqyards
transferred through this document so for in terms of GO MS No. 733 Revenue( UC-II) Dept dated 31/10/1988.

1. Permitted to transfer the said site under section 26 of the under U.L.(C& R ) Act 1976 by the special officer and competent authority, U.L.C in his

proceeding number dated .

1. Rule 3 market value statement.

S.no Name of Village Rate Per acre Tot.Market Value

**SCHEDULE OF PROPERTY**

All that the piece and parcel of Plot No. admeasuring

 sqyards / sqmts in survey no Ward No

Block No situated in Muncipal corporation /

Muncipality / Village colony sub district

 and Registration District bounded by

|  |  |
| --- | --- |
| NORTH | : |
| SOUTH | : |
| EAST | : |
| WEST | : |

More fully shown in red color in the plan annexed hereto.

IN WITNESS WHEREOF, the Vendor hereunto has set his hand to this Deed of Sale with his free will and sound mind on the day, month and year first above mentioned in the presence of the following witnesses.

**SIGNATURE OF THE VENDOR**

**WITNESSES :**