

ADOPTION FROM A GUARDIAN OF A CHILD

THIS DEED OF ADOPTION is made at the day of 20
between S/o resident of
.....
(herein after referred to as the first party) of the one part, S/o
resident of
..... herein after referred to as the Second party) of the Second part;

WHEREAS the first party has no son, son's son or son's son's son living and was desirous of
adopting a boy and approached the second party who has been appointed as guardian of
S/o aged about year, herein after referred to as adoptee, by
the court of competent jurisdiction, to give in adoption to him;

AND WHEREAS the second party has applied to the district court at
....., within the local limits whose jurisdiction the adoptee resides, for giving him
to the first party in adoption;

AND WHEREAS the district court Vide its order dated
has the second party to give the adoptee in adoption to

AND WHEREAS the second party, with the intent to transfer the adoptee from the family of his
birth to the family of first party has given him in adoption and the first party, with the consent if his wife,
has taken him in adoption;

AND WHEREAS the parties considered it necessary and expedient to execute a deed of adoption
to record the adoption having taken place.

NOW THIS DEED OF ADOPTION WITNESSETH AS FOLLOWS:

1. That on The second party has given the adoptee in adoption to the first party
and the first party look the adoptee in adoption. The physical act of giving and taking of the
adoptee was completed on at With the Datta Homam and other
religious ceremonies in the presence of relatives and friends of the parties.

2. From the date of adoption, the adoptee has been transferred to the family of first party and became entitled to all rights of his natural born son.
3. As a result of the adoption, the adoptee has become the member of coparcenary with his adopted father and will be entitled to succeed to his ancestors property by survivorship; provided however if a legitimate son is born to the first party subsequent to his adoption, the right of inheritance by succession of the adoptee will be governed by the provisions of Hindu law. He shall also be entitled to inherit the self acquired property of his adopted father, if not disposed by him.
4. The first party will be liable to maintain and educate the adopted son and he shall bring him up according to his status in life.
5. The first party has not paid or shall not make any payment or other reward in consideration of giving the adoptee in adoption to the second party.

IN WITNESS WHEREOF. etc