# PRENUPTIAL AGREEMENT

State of			
THIS PRENUPTIAL AGREEM	ENT (the "Agreement") IS MADE ON		
BY AND BETWEEN:			
of			
-AND-			
of			
BACKGROUND			
	veen and (collectively known as the "Parties" and who are engaged to be married to each other.		
_	reement to become effective upon their marriage pursuant to the laws of or other applicable laws, adopted by the State of		
C. The Parties wish to enter into division of both current and future	this Agreement to provide guidance as to the status, ownership, and re property between them.		
D. The Parties further wish to de relationship.	escribe their respective rights and liabilities that may arise as a result of this		
intend that the distribution of any of this Agreement and, insofar as	agree that in case of future disagreements or disputes between them, they y property that either or both of them own shall be governed by the terms is the statutory or case law permits, intend that any statutes that may apply ral or State legislation, will not apply to them.		
F. The Parties acknowledge that Agreement prior to signing.	they have been provided with a reasonable period of time to review this		
G. The Parties also acknowledge independent legal advice regardi	that they have had the opportunity to retain their own lawyers to obtain ng the terms of this Agreement.		
	their satisfaction all assets and liabilities that each may have and any rights to further disclosure of property or financial obligations of each has already been provided.		
I. Each Party agrees and affirms	s the following:		

1. The Parties both executed this Agreement voluntarily and of their own free will;

- 2. This Agreement was not unconscionable when executed;
- 3. Prior to the execution of this Agreement, both Parties were provided with a fair and reasonable disclosure of the property and/or financial obligations of the other Party;
- 4. The Parties have, or reasonably could have had, adequate knowledge of the property and/or financial obligations of the other Party; and
- 5. The Parties entered into this Agreement freely and under no duress or undue influence on their decision to enter into the Agreement by the other Party.
- J. The Parties acknowledge that this Agreement will remain in force upon termination of the marriage, whether by divorce, death, or otherwise.

NOW THEREFORE in consideration of the impending marriage, and in consideration of the mutual promises and covenants contained in this Agreement, the Parties agree as follows:

#### ARTICLE I. PROPERTY

- 1. The Parties affirm that this Agreement will govern the determination of ownership of property that may occur in the future due to the Parties separating or upon the death of a Party.
- 2. Except as otherwise provided in this Agremement, any and all property owned before the marriage by one party will remain separate property after the marriage occurs. This property includes the following:
  - -- All property, including real or personal property, the income from such property, and the investments and re-investments of such property; and,
  - -- All property acquired by either Party by gift, devise, bequest, or inheritance
- 3. Neither Party shall, before or after the marriage occurs, acquire for themself, nor for their assignees or creditors, any interest in the separate property of the other party, nor any right to use, control, benefit, or dispose of such property without the consent of the owning Party.
- 4. Each Party shall have the right, at all times, to dispose of or encumber any or all of their separate property by deed, sale, gift, trust, will, mortgage, lien, or any other form of encumberance without limitation, merely upon their own individual signature or act without the necessity of action or consent by the other Party.
- 5. In situations wherein a Party ("Owner") dealing with their own separate property needs or desires the other party (Non-Owner) to sign a document for the apparent purpose of relinquishing any apparent right to the property arising solely because of the marital relationship. Upon request, the Non-Owner agrees to sign any such documents solely for the above purpose. The signing of such a document shall not impose any personal liability nor rights to the property upon the Non-Owner.
- 6. All future jointly acquired or jointly held property and the currently jointly owned property described below, however and whenever acquired, will remain the property of and be owned by both

Parties and will be treated as shared property (the "Shared Property"):
<del></del>
7. In the event of the Parties separating or upon the death of a Party, all Shared Property will be deemed to be owned equally and each Party will be entitled to fifty percent (50%) of the net equity of the property, regardless of the initial or ongoing proportion of each Party's investment, unless the Parties have agreed otherwise in writing.
ARTICLE II. MARITAL EARNINGS
8. All earnings, salaries, commissions, income, pension, stock, stock options, or other employee benefits resulting from personal services or labor of either party shall be and remain the sole and separate property of the earning Party. Each Party voluntarily relinquishes all of their interest in such property of the other.
9. Each of the Parties understands that if not for this Agreement, such earnings would be considered joint property, and that by this Agreement, such earnings during the marriage are made the separate property of the person who earned them.
10. It is expected that the earnings described in this Agreement may be used for joint household expenses or other joint purposes. Such use shall not be construed to imply joint ownership of the earnings.
ARTICLE III. DEBTS
11. The Parties affirm that this Agreement will govern any determination of responsibility for debts that may occur in the event of the Parties separating or upon the death of a Party.
12. Except as otherwise provided in this Agrement, any debt incurred by either of the Parties prior to the marriage shall remain separate debt owed only by the Party who originally incurred it.
13. All future jointly acquired or jointly held debts and currently shared debt described below, however and whenever acquired, will remain debts of and be owed by both Parties and will be treated as shared debts (the "Shared Debts")
14. In the event of the Parties separating or upon the death of a Party, all Shared Debts will be deemed to be equally the responsibility of both Parties and each Party will take on fifty percent (50%) of the Shared Debt of the Parties.
ARTICLE IV. MARITAL RESIDENCE
15. It is the intention of the Parties that the residence leased in the following name(s): is located at the following address:

10	6. This lease shall be altered and affected by this Agreement in the following manner:
	<del></del>
17	7. The expenses associated with the maintenance of the residence shall be paid as follows:
	Rental payments shall be made by
ARTI	CLE V. JOINT EXPENSES
18	8. Each Party agrees to contribute an equal amount towards paying for the joint expenses.
19	9. Joint expenses include the following:
	<del></del>
	O. Nothing in this Agreement shall limit the obligation of each Party to contribute such further mounts as are reasonable and necessary from time to time for the above purposes.
ARTI	CLE VI. MATRIMONIAL PROPERTY RELEASE
0,	1. The Parties covenant and agree that they are aware of the Equitable Division laws of the State of, and that it is their intention that these laws will not apply to the status, wnership, interest, and division of their property, either jointly or separately owned, nor to their ture property, whether real or personal, and owned by either one or both of them.
co fi	2. The Parties covenant and agree that it is their desire and intent by the terms of this Agreement to entract out of the Equitable Division laws of the State of, and to make a full and nal settlement of all matters of property, both real and personal, previously and presently owned by ther of the Parties or to be acquired by either of the Parties in the future.
ARTI	CLE VII. TAXES
in sp	3. Nothing in this Agreement shall be construed as waiving any rights of the Parties to report their acome for federal or state income tax purposes in the same manner as permissible for any other pouses, any rights provided for spouses under the federal gift tax laws with reference to gifts, or any ghts under the federal estate tax laws with reference to any transfer to which such laws may apply.
re	4. If the Parties elect to file federal and state income tax returns on a joint, rather than on a separate, eturn with the other, this election shall not create any community property or any other rights or atterests in contravention of this Agreement.
	5. If the Parties elect to file a joint income tax return during their marriage, each shall be liable for my and all taxes associated with their separate property, if applicable.
ARTIO	CLE VIII. CHILDREN
26	6 has the following child from a previous relationship:

-	, born on
27	has the following child from a previous relationship:
_	, born on
28	and have the following child together:
-	, born on June 6th, 2018
health relation	, as long as married to, shall provide a home and reasonable support for the n, education, maintenance, and support of's dependent child from a previous onship without establishing any legal requirement to continue to do so upon separation or lution of the marriage.
health relation	, as long as married to, shall provide a home and reasonable support for the n, education, maintenance, and support of's dependent child from a previous onship without establishing any legal requirement to continue to do so upon separation or lution of the marriage.
	the event the Parties separate or divorce, will retain sole physical and legal custody ir child from a previous relationship.
	the event the Parties separate or divorce, will retain sole physical and legal custody ir child from a previous relationship.
	the event the Parties separate or divorce, the Parties agree that the child borne of their onship will reside with both parents.
	the event the Parties separate or divorce, the Parties agree to the following visitation and ting time schedule:
í	a. Regular Visitation Schedule:
l	o. Vacation and Holiday Schedule:
for an respon	the event the Parties separate or divorce, the Parties agree to a joint legal custody arrangement by children borne of their relationship together, with both parents being given the right and insibility to decide matters of welfare, education, and health in the child's best interests.
JO	will pay spousal support in the amount of \$ () Monthly to indefinitely until the death of Spousal support payments will be paid on the on

the 1st (first) of each month.

37. The Parties realize that their respective financial circumstances may be altered in the future by changes in their health, the cost of living, their employment, their marital status, the breakdown of their relationship, or otherwise. No such changes will give either Party the right to seek additional support under any legislation, Federal or State. It is understood by each Party that this Agreement represents a final disposition of all maintenance and support issues between them.

#### ARTICLE X. ESTATES AND TESTAMENTARY DISPOSITION

- 38. Nothing in this Agreement will limit or affect any rights that each may acquire as spouse or surviving spouse in the property, assets or estate of the other spouse.
- 39. Nothing in this Agreement will invalidate or prevent either Party from naming the other as a beneficiary by will or other testamentary disposition.

#### ARTICLE XI. SEVERABILITY

40. Should any portion of this Agreement be held by a court of law to be invalid, unenforceable, or void, such holding will not have the effect of invalidating or voiding the remainder of this Agreement, and the Parties agree that the portion so held to be invalid, unenforceable, or void, will be deemed amended, reduced in scope, or otherwise stricken only to the extent required for purposes of validity and enforcement in the jurisdiction of such holding.

#### ARTICLE XII. INTENTION OF THE PARTIES

41. Notwithstanding that the Parties acknowledge and agree that their circumstances at the execution of this Agreement may change for many reasons, including but without limiting the generality of the foregoing, the passage of years, it is nonetheless their intention to be bound strictly by the terms of this Agreement at all times.

#### ARTICLE XIII. DUTY OF GOOD FAITH

42. This Agreement creates a fiduciary relationship between the Parties in which each Party agrees to act with the utmost of good faith and fair dealing toward the other in all aspects of this Agreement.

### ARTICLE XIV. FURTHER DOCUMENTATION

43. The Parties agree to provide and execute such further documentation as may be reasonably required to give full force and effect to each term of this Agreement.

## ARTICLE XV. TITLE/HEADINGS

44. The headings of this Agreement form no part of it, and will be deemed to have been inserted for convenience only.

#### ARTICLE XVI. GOVERNING LAW

	will govern the interpretation of this Agreement, and the operty between the Parties wherever either or both of them
ARTICLE XVII. TERMINATION OR	AMENDMENT
46. This Agreement may only be term them.	ninated or amended by the Parties in writing signed by both of
ARTICLE XVIII. ENTIRE AGREEME	ENT
Agreement and supersedes all prior c	tire agreement and understanding between the Parties to this ommunications, contracts, or agreements between these Parties ressed in this Agreement, whether oral or written.
IN WITNESS WHEREOF the Parties have	e duly affixed their signatures.
SIGNED by:	
DATE	
In the presence of:	
WITNESS	
WITNESS	
SIGNED by:	

DATE		
In the presence of:		
WITNESS		
WITNESS	 	

# ACKNOWLEDGMENT

State:
County:
I, Attorney, within and for said County and State, do certify that on this day came before me,, personally known to me, whose name is signed to the foregoing Prenuptial Agreement and that entered into this Prenuptial Agreement of their own free will and volition without any force or duress by any Party.
Given my hand and seal this day of,
ATTORNEY
ACKNOWLEDGMENT
State:
County:
I, Attorney, within and for said County and State, do certify that on this day came before me,, personally known to me, whose name is signed to the foregoing Prenuptial Agreement and that entered into this Prenuptial Agreement of their own free will and volition without any force or duress by any Party.
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ATTORNEY