## **POSTNUPTIAL AGREEMENT**

HUSBAND:	WIFE:
(the "Husband"),	(the "Wife"),
Name:	Name:
Address:	Address:
Email/Phone number:	Email/Phone number:
GROUNDS FOR DIVORCE. This A following grounds for divorce: (choose all the	greement shall remain in effect only due to the at apply)
☐ Irreconcilable differences.	
☐ Alcoholism/drug addiction.	
☐ Adultery.	
☐ Prison sentence.	
☐ Other:	·
assets owned individually or jointly as of the imited to real property, financial accounts, other assets of value.	ee that they have fully disclosed to each other all e date of this Agreement. This includes but is not investments, personal property, businesses, and
-	nat the following property, both premarital and sidered as joint property (the "Joint Property"):
☐ Real estate:	

	Vehicles:
	Bank accounts:
	Other:
unequi the Pa	e purposes of this Agreement, separation shall be defined as the physical and vocal cessation of the Parties' cohabitation as spouses. Separation shall signify that rties no longer reside in the same household and have ceased engaging in a marital aship (the "Separation").
For the marital	e purposes of this Agreement, divorce shall be defined as the legal termination of the relationship between the Parties by a final judgment or decree of divorce issued by a frompetent jurisdiction (the "Divorce").
	event of the Separation or Divorce of the Parties, all the Joint Property shall be divided ows: (choose one)
	Each Party will be entitled to 50% of this property or an equal monetary share, regardless of the proportion of each Party's investment, unless the Parties have agreed otherwise in writing.
	The Husband shall retain all rights, title, and interest in the following property

	and the Wife shall retain all rights, title, and interest in the following property
	The Joint Property shall be sold, and the net profits shall be divided: ( <i>choose one</i> )  as follows:% to the Husband and% to the Wife.
	Other option:
Proper owned divisior	RATE PROPERTY. The Parties agree that the separate property (the "Separate rty"), both premarital and acquired during the marriage, shall be deemed solely by either Party and, in the event of the Separation or Divorce, is not subject to between the Parties.  Isband's Separate Property includes: (choose all that apply)
	Real estate:
	Vehicles:
	Bank accounts:
	Other:

he W	/ife's Separate Property includes: (choose all that apply)
	Real estate:
	Vehicles:
	Bank accounts:
	Other:
RESID	DENCE. The Parties reside in located at
he	expenses related to the maintenance of the Residence, such as
	event of the Parties' Separation or Divorce, until the expiration of the obligations as to expenses shall be paid:
	by the Husband.
	by the Wife.
	equally by both Parties.
	<b>DEBTS.</b> The Parties have the following joint debts:
he P	arties agree that all debts listed above should be paid: (choose one)
	by the Husband.
	by the Wife.
	by Parties equally.

☐ The Husband will be responsible for paying the following debts in full			
and is solely responsible for late payments or other penalties that may accrue.  The Wife will be responsible for paying the following debts in full			
and is solely responsible for late payments or other penalties that may accrue.			
☐ Other option:			
Either Party is solely responsible for the debt made after the Effective Date.			
<b>TAXES.</b> The Parties agree to file separate federal and state income tax returns or as otherwise designated in writing. The Agreement does not waive the Parties' right to report their income for federal or state income tax purposes jointly.			
☐ <b>FINANCIAL SUPPORT.</b> The Parties agree that in case of, the ☐ Husband ☐ Wife will pay spousal support			
to the \( \subseteq \text{Wife } \subseteq \text{Husband of \$ per month: (choose one)} \)			
☐ for the period of following either Party filing a petition for Divorce in the state of governing law.			
until the date of			
<ul> <li>□ In case of betrayal, including infidelity, the injured Party reserves the right to seek legal remedies for any damages or harm caused to the marriage, including potential adjustments to this Agreement.</li> <li>□ Both Parties commit to providing complete and accurate financial data and</li> </ul>			
information about health conditions. Any intentional misrepresentation or withholding of financial information or health conditions may result in legal remedies, such as voiding this Agreement or modifying its terms.			
☐ <b>DISABILITY.</b> In case of any legal disability, the Parties waive any right to serve as conservators of the person or property of the other.			
<b>TERM AND TERMINATION</b> . This Agreement shall commence on the Effective Date and shall be terminated at any time by mutual written agreement of both Parties. Any termination of this Agreement shall be signed and dated by both Parties and shall be effective upon the date specified in the termination agreement.			
The Party wishing to terminate this Agreement should provide written notice to the other Party at least 10 business days in advance, specifying the reasons for termination and the effective date of termination. The termination notice shall be sent by certified mail or			

delivered in person.

Upon termination, this Agreement shall be null and void, and its terms and conditions shall no longer apply to the Parties. All property, assets, and financial arrangements shall be governed by applicable laws and regulations as if this Agreement had never existed. If, upon sending the termination notice, the Parties begin the Divorce process and reconcile, this Agreement shall remain in full effect unless and until it is modified or revoked in writing and signed by the Parties.

**NOTICE**. Any notice or communication required or permitted under this Agreement shall be sufficiently given if delivered personally or sent by registered mail, return receipt requested to the address or emails set forth in the opening paragraph or to such other address as one Party may have furnished to the other in writing.

Wife's Name and Signature:
Husband's Name and Signature:
IN WITNESS WHEREOF, the Parties have executed this Agreement as of the Effective Date.
ADDITIONAL TERMS:
<b>BINDING EFFECT.</b> This Agreement shall be binding upon the Parties and their respective successors and assigns. Neither Party may assign this Agreement or any of its rights or obligations hereunder without the prior written consent of the other Party, which consent shall not be unreasonably withheld.
<b>ENTIRE AGREEMENT.</b> This Agreement constitutes the entire understanding between the Parties and supersedes all prior or contemporaneous agreements, understandings, negotiations, or discussions, whether oral or written, relating to the subject matter of this Agreement. Any amendments or modifications to this Agreement must be in writing and signed by both Parties.
<b>WAIVER.</b> The failure of any Party to enforce a particular provision of this Agreement shall not constitute a waiver of their right to enforce that provision in the future.
<b>SEVERABILITY.</b> The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement.
<b>GOVERNING LAW AND DISPUTE RESOLUTION.</b> This Agreement shall be governed by and interpreted in accordance with the laws of the State of, and any disputes arising out of or in connection with this Agreement shall be exclusively resolved by the courts of the State of
Either Party may change its registered mail or email address for receipt of notices by giving written notice to the other Party. Notices shall be deemed received on the day of delivery if sent by hand or courier service or on the business day from the date of posting if sent by registered mail or email.
rarty may have furnished to the other in whiting.

## **NOTARY ACKNOWLEDGMENT**

Sworn to and subscribed before me on	
Nace for eignature	-
Place for signature	
lotary public's name and seal	