This Agree	ment i	s execute	ed on the								
of					, by an	d betwe	een the fo	llowing	) Partie	es:	
Name of First Party (Wife)			Name of Second Party (Husband)								
Ac	ldress	of First	Party (W	/ife)		Addre	ss of Sec	cond Pa	arty (H	lusband)	
WHEREAS	the	Parties ;	intend	to	declare	their	marital	vows	(the	"Marriage")	on

**WHEREAS**, it is the Parties' mutual desire to enter into an agreement for the purpose of each to have in writing their respective rights and obligations with regard to each other's assets in light of their intention to marry each other;

**WHEREAS**, the terms "Husband" and "Wife" have no correlation to the person's gender and are solely used to identify the individual in this Agreement. When mentioned in a singular version, "Husband" and "Wife", shall be known as a "Spouse", and when mentioned together, the Husband and Wife shall be known as the "Couple";

**WHEREAS**, The term "Divorce" shall refer to the dissolution of the marriage between the Couple. A Divorce is certified through a judgment, decree, or similar document that validates the dissolution of the marriage in the jurisdiction of the Governing Law;

NOW THEREFORE, in consideration of the foregoing premises, the Parties agree to as follows:

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## 1. Grounds for Divorce

This Agreement shall remain in effect only if the grounds for Divorce are due to the following; Irreconcilable Differences - the irretrievable breakdown of the marriage and incompatibility of temperament led to the irremediable breakdown of the marriage with ni possibility of reconciliation

reconciliation.				
<ul><li>Adultery - by either spouse</li></ul>				
<ul> <li>Prison sentence - of equal or greater than months for either spouse.</li> </ul>				
<ul> <li>Alcoholism/Drug addiction - of any legal or illegal substance. If contested, a licensed</li> </ul>				
physician shall be the ultimate 3rd party to verify and certify such claims.				
Other:				
2. Engagement Period				
For this Agreement to be valid, the Couple must legally marry within				
months ("Engagement Period")				
If the Country fails to accommodation the Francisco A David the Addition And Advantage and the III have a second				
If the Couple fails to marry within the Engagement Period, then this Agreement shall become				
void.				
3. Children				
The Husband has the following children from a previous relationship:				
Lanca and				
born on				
The Wife has the following children from a previous relationship:				
The Wife has the following emiliaren from a previous relationship.				
born on				
The Couple have the following children together;				
born on				

As long as the Couple remain married, the Couple mutually agree on and acknowledge that they shall provide support for the children listed above including shelter, health, education, nutrition and other support when necessary.

In the event of Divorce each Spouse shall retain sole and exclusive physical and legal custody of their children from prior relationships.

For the children the Couple have together, the Couple shall have joint legal custody of their minor children upon filing for Divorce and shall jointly be responsible for the child's welfare, education, health and support.

4. Spousal Support / Alimony		
	e") to the	re shall be alimony paid from the ("Receiving Spouse") in the
Tollowing mariner ( Spousar Support	· );	
The Couple agrees that the Paying S  each month  day of each mo	to the Receiving	Spousal Support in the amount of Spouse to be paid out on the
Adjustments to potential Spousal S Spousal Support Addendum added to		considered with the completion of a ned by both parties.
Said payments shall continue in pe Receiving Party, or modification or to		Spouse's death, the remarriage of the
Receiving Farty, or modification of the	errilliation by further	court order, whichever occurs hist.
5. Additional Payment		
In addition to the Spousal Support, in		
		("Additional Payment")
in the amount of		
The Additional Payment must be ma	ade within	days after a divorce
judgment.		

# 6. Financial Disclosure

The Couple has disclosed the following financial disclosures in accordance with the State law;
a) Husband's Property
b) Husband's Debts
c) Wife's Property
d) Wife's Debts
7. Ownership of Debts
In the event of Divorce, the Couple agrees that each Spouse's debts and liabilities are the following;
Debts and liabilities owned before the marriage shall be owned by,  Debts and liabilities owned during the marriage shall be owned by
8. Ownership of Property
In the event of Divorce, the Couple agrees that each Spouse's assets and property are the following;
Assets and property owned before the marriage shall be owned by,  Assets and property owned during the marriage shall be owned by

#### 9. Business Ownership

Any business that is separately owned by either Spouse prior to the marriage shall remain as
for the purposes of this Agreement. Any income from the business or
appreciation in the businesses' value shall be also considered as

Any business that is acquired by either Spouse, including income from the business, during the marriage shall be treated as Marital Property. Upon the dissolution of the marriage, the ownership of the Marital Property businesses and its income or appreciated value shall be split between the Couples accordingly:

The Husband shall get	of the business.
The Wife shall get	of the business.

#### 10. Bank Accounts

Upon the marriage, each Spouse acknowledges that they have the full ownership of their bank accounts jointly. A joint bank account with shared ownership may be created at a later date with the Couple acknowledging that it is not obligatory. In the event of Divorce, each Spouse shall retain and keep any money in their separate accounts.

## 11. Disability

Each Spouse does does not pledge to the other that they will take care of them indefinitely in the event of disability of any kind during the marriage. A disability is defined as any diagnosed condition materially affecting an individual either mentally or physically that prohibits their ability to seek employment.

# 12. Earnings

In the event of Divorce, the earnings of the Couple during the marriage shall be owned as follows:
The Husband receives and the Wife receives of the earnings of the Couple.
The earnings which include, but are not limited to, salaries, bonuses, personal payments, gifts, dividends, distributions and any other income, shall be shared by the Couple equally.
13. Insurance
The Couple agrees that;
Each Spouse shall be responsible for their own health insurance in the event of Divorce.
shall pay for's insurance in the event of Divorce; for in perpetuity until either Spouse dies or remarries.
14. Death of Either Spouse
If either Spouse survives the death of the other, the surviving Spouse shall have the right to continue dwelling in the Couple's marital residence for the surviving Spouse's lifetime or until such a time as specified in the deceased Spouse's Living Will and Testament. In the absence of a Living Will and Testament, the surviving Spouse shall receive all Marital Property upon the death of the other Spouse.
15. Notice of Bankruptcy Filing
If either Spouse decides to claim any rights under the bankruptcy laws, that Spouse must notify the other of this intention in writing at least days before filing the petition.

## 16. Modification by Subsequent Agreement

This Agreement may be modified by subsequent written agreement of the Couple that must be signed by both of the Spouses, an oral agreement to the extent that the Couple executes it, or an in-court oral agreement made into order by a court of competent jurisdiction.

#### 17. Counsel Fees

Each Spouse shall be responsible for the payment of his/her own counsel fees in connection with the negotiation and execution of this prenuptial agreement.

In the event of an action between the Spouses for divorce, separation, annulment or dissolution of the parties marriage, each party shall be responsible for the payment of his/her own legal fees and expenses, regardless of the outcome of the legal proceeding, and each Spouse shall keep the other Spouse free, harmless and indemnified on account of any liability therefor.

#### 18. General Provisions

- Each Spouse shall, upon the other's request, take any and all steps to execute, acknowledge and deliver unto the other Spouse any and all further instruments necessary or expedient to effectuate the purposes of this Agreement.
- The consideration for this Agreement is the mutual promises and waivers herein contained and the marriage about to be solemnized. If the marriage does not take place, this Agreement shall be in all respects and for all purposes null and void.
- The Couple acknowledges that they have entered into this Agreement without coercion
  of any kind from any source whatsoever and that they clearly understand and consent to
  all of the provisions contained herein. They believe this Agreement to be fair, just and
  reasonable, and acknowledge that the within agreement has been fully explained to them
  by their attorneys.
- This Agreement contains the entire understanding of the Couple. There are no representations, warranties, promises or covenants, undertakings or otherwise other than those expressly set forth herein.
- This Agreement shall inure to the benefit of and shall be binding upon the heirs, executors and administrators of the Couple.

IN WITNESS WHEREOF, the parties hereto have set the	ir hands and seals on
The Wife's Signature	The Husband's Signature



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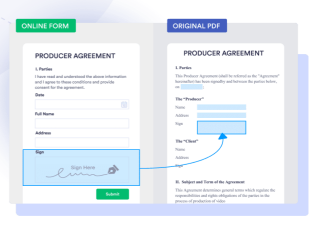
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