

AGREEMENT made this \_\_\_\_\_ day of \_\_\_\_\_ 200 between \_\_\_\_\_  
residing at \_\_\_\_\_  
("\_\_\_\_\_") and who shall \_\_\_\_\_ties.

WHEREAS the parties intend this agreement as a prior  
condition to and in contem

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WHEREAS while the parties have agreed to fix their  
rights and obligations to the event of their  
separation or the legal term and obligations in their  
property upon death.

WHEREAS the parties intend themselves and upon  
their heirs and personal re

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WHEREAS the parties have other party has received,  
is receiving and shall receive shall remain his or her  
Separate Property respect

WHEREAS the parties have to the execution of this  
deed.

WHEREAS the parties have means and other  
relevant circumstances.

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NOW THEREFORE in con and the marriage of the  
parties, it is agreed as foll

1.1 Attached hereto an th in full, as Schedule  
A, is a list of assets and pr and proceeds  
therefrom, are and shall re \_\_\_\_\_ shall have no  
interest therein. In addition exchange for, or from  
sale proceeds or any incre and remain  
\_\_\_\_\_ 's Separate

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1.2 Attached hereto an th in full, as Schedule  
B, is a list of assets and pr and proceeds  
therefrom, are and shall re \_\_\_\_\_ shall have  
no interest therein. In add in exchange for, or  
from sale proceeds or any all be and remain  
\_\_\_\_\_ 's Separat

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1.3 Each party warran edules A and B  
respectively represent a fu estimate of its value to the  
best of his or her knowledg e to him or her together  
with his or her independen her party and an  
estimate of its value to the knowledge that the  
disclosure to him or her tog of the assets and income  
of the other party constitut that he or she has had  
the opportunity for full enq sources and that no  
documents sought have be presentations, a review  
of the other party's financi of each other's income  
and property, each party a itable at the time of its  
execution.

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1.4 Each party agrees that the contents of Schedule B of this agreement shall be disclosed to any person other than the parties to this agreement or in litigation involving either party.

as Schedule A and shall not be disclosed to any person other than the parties to this agreement and to enforce this agreement on the date of the estate of either party.

2. Each of the parties shall remain an individual and shall remain an individual liable for repayment of the debt. Each party shall remain harmless from any claim made by the other party.

attached Schedules A and B shall remain an individual and shall remain an individual liable for repayment of the debt. Each party shall remain harmless from any claim made by the other party.

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3. Any property shall be considered as "marital property" which either party may acquire, but not limited to property compensation for personal services acquired, to use and entered into.

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4.1 Notwithstanding the skills and efforts performed by either party, all earnings, bonuses, commissions, savings accounts, shares, interest and any other property acquired by either party during his or her employment shall be considered Separate Property.

and from personal services, but not limited to earnings, bonuses, commissions, savings accounts, shares, interest and any other property acquired by either party during his or her employment shall be considered Separate Property.

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4.2 Notwithstanding the marriage, whether

any property acquired during the marriage, whether

(a) property acquired

shall be considered Separate Property; or

(b) a gift by the owner of Separate Property to the other; or

with his or her Separate Property.

(c) gifts from other

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(d) property acquired

from other persons, such as Marital Property shall be considered Separate Property. The Marital Property owned by either party shall be considered Separate Property to the purchase price. Marital Property shall be considered Separate Property acquired in

Where the acquisition of property should be owned jointly by each party should be considered Marital Property shall be considered Separate Property exchange for or the income of either party.

4.3 Creation of Marital Property by this agreement or any other agreement.

waiver or abandonment of Marital Property set forth elsewhere in this agreement.

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4.4 The signatures of either party shall not encumber such Marital Property.

shall not encumber such Marital Property.

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4.5 The parties shall all be required to withdraw funds from any joint bank

5. For the purposes of this agreement, "separation" shall be deemed to occur upon either party sending a written notice by registered mail stating that he or she intends to terminate the marriage. The date of separation shall be the date the notice is actually received by or served upon the other party. The date of separation shall be the date of separation if the separation is effected by the mutual consent of the parties.

6. In the event the marriage is terminated by a Judgment of separation ("Judgment of Separation") or the separation of the parties shall occur

6.1 The marital property owned by the parties [

6.2 Separate Property shall remain Separate Property.

6.3 Any liabilities shall be divided equally between the parties.

7. The parties agree to legally adopt any child of such children in a proportionate financial circumstance

8. Both parties hereby waive his or her income and the future. \_\_\_\_\_ the maintenance he pays for the benefit of the children. \_\_\_\_\_ made in \_\_\_\_\_ waives and forever relinquishes any right to judicial termination of the permanent maintenance

9. Each party hereby waives any rights each may have against the other, including the right of a surviving spouse to share of the deceased spouse's estate of the deceased spouse's right under any rule or statute. \_\_\_\_\_ will refrain from any action that will affect the last will and testamentary disposition of a percentage of ownership of the marital property which the party waives and forever relinquishes any and all rights as a beneficiary.

10. This agreement shall constitute the entire disposition to or for the benefit of the party making a testamentary substitution

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10. This agreement shall constitute the entire disposition to or for the benefit of the party making a testamentary substitution

written document, shall be construed as a representation to the other. Any such provisions shall apply in the provisions of this agreement.

11. Each party shall, through their administrators or other representatives, execute any documents that may be necessary to give effect to the provisions of this agreement.

12. This agreement shall be binding on the parties. There are no conditions precedent, and otherwise, other than those stated herein.

13. If either party breaches this agreement, the estate shall indemnify the other party for any loss taken place with respect to the estate and or waivers hereunder. If either party dies having breached this agreement, the surviving party shall be liable for the costs and expenses of the estate of the other party in enforcing this agreement.

14. Any attempt to vary or amend this agreement shall not be binding on the parties and shall not entitle them to any estate or interest in the property after full and fair final distribution.

15. In the event this agreement is found to be illegal or void, for any reason, the provisions of this agreement shall nevertheless be given effect to the maximum extent possible.

16. In the event this agreement is found to be unenforceable, the parties hereby acknowledge that they shall be bound by the terms of this agreement and shall be tendered to the Court for enforcement. The consequence upon the parties of any such finding shall be the same as if the agreement were enforceable, and shall include the division and spousal maintenance and independent legal advice.

17. This agreement shall be binding upon the parties hereto and their respective heirs, assigns and assigns.

18. This agreement shall be construed and enforced in accordance with the law of the domicile of either or both of the parties hereto or the law of the domicile of either or both of the parties at the time of their death. It shall not effect this or any other agreement if either of them acquires any property in the community property assets of the other spouse. The income and profit shall be apportioned to the respective property interests, and shall be apportioned equitably.

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This paragraph shall not be binding on the parties hereto and shall be made by either party to give effect to the separate Property of the recipient of the estate. The provisions of this agreement shall apply thereto.

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regime, that shall be d  
and Wales.

nder the laws of England

19. \_\_\_\_\_

ation of this deed.

20. Each party ac  
substantial rights to int  
which by entering into

his or her lawyer of their  
she may have had, but  
inquires.

21. Each party ac  
accord and without coe

greement of his or her own  
rty or from any third person.

22. This agreeme  
legally married to one

me the parties become

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**SIGNED and DELIVE**

**As a DEED by the sa**

**Scopulus**

**In the presence of**

**Scopulus**

**Witness**

**Scopulus**

**Address**

**SIGNED and DELIVE**

**As a DEED by the sa**

**Scopulus**

Scopulus

In the presence of

Scopulus

Witness

Scopulus

Address

Scopulus

SCHEDULE A

Scopulus

Bank accounts

Balances

Scopulus

Shares

Scopulus

Values  
Properties

Scopulus

Values  
Other investments

Scopulus

Values  
Income

Scopulus

Debts

Scopulus

SCHEDULE B

Scopulus

Bank accounts

Balances  
Policies

Scopulus

Values

Shares

Scopulus

Values

Properties

Scopulus

Values

Business interests

Values

Other investments

Scopulus

Values

Income

Scopulus

Debts

Scopulus

Scopulus