Marital Settlement Agreement

THIS MARITAL SETTLEMENT AGREEMI	ENT (this "Agreement" or this "Marital Settlement Agreement")
is made and entered into by and betwee	n:
, formerly	, currently residing at
	, (hereby known as the
"Wife");	
	- and -
, currently residing at	
, ((hereby known as the "Husband");
WHEREAS, the Parties were married on	in
WHEREAS, on, the P	arties decided to separate, and presently, the Parties are
WHEREAS, the Husband and Wife acknowledge	owledge that the marriage has become irretrievably broken due
to differences and beyond reconciliation	٦.
WHEREAS, both Parties agreed to peace	efully move forward on separate ways, they desire to set forth
their agreement with respect to their rig	hts and obligations on the final settlement of all matters arising
from the dissolution of marriage, includ	ing division of property rights, debts, child visitation, custody,
and child support.	
NOW, THEREFORE, for and in considerat	tion of the following covenants, and of the mutual promises
contained herein, Husband and Wife, col	llectively known as Parties or Spouses, hereby set forth their
agreement as follows:	

1. Alimony

Neither spouse	is seeking alimony/spousa	l support. (Skip to number	r 2)
The parties have	e reached an agreement on	spousal support as follow	vs:
	agrees to pay	\$	per month
beginning	as spousal s	upport.	
The parties have a	Iso agreed that (check one)):	
Spousal suppor	t is limited to a time period	of	
Spousal suppor	t is to continue for an unlim	nited number of years.	
The parties agree or either party d	that the spousal support	ends doesn't end if the	recipient remarries
The parties agree circumstances.	that the court can can	not change the alimony if	there is a material change ir
	and acknowledge that the c		garding alimony unless we
indicate above tha	t the terms cannot be modi	fied.	

2. Marital Property __ The parties have no marital property that needs to be decided by the court. The parties have agreed to divide the marital property as follows: 3. Custody and Visitation __ The parties do not have children under the age of 18 together. (Skip to number 4) The parties have children under the age of 18 together named and aged as follows: The parties both agree that each is a fit parent and proper person to care for _____

The parties agree that _____ shall have primary custody of ____

_____ from _____ to _____ to

subject to ______'s visitation and parenting rights as follow:

from to .

On weekdays, ___

4. Child Support (if Article 3 applies)

	shall pay to	by deposit into a bank account owned
and designated by	, the sum of _	per month as child
support by the	day of each mor	nth, beginning, until such
child reaches the age of	18 years. Husband and Wife aດຸ	gree that they shall annually review such child
support agreements upo	n either party's request.	
The Parties agree not	to ask the court to enter a chi	ld support order at this time. The Parties agree
to be responsible for su	pporting our child(ren) without	the court specifying an amount.
5. Life Insurance fo	or Children	
Until the parties' younges	st child reaches the age of	, each party shall maintain ii
effect with their surviving	g children as equal and irrevoc	able beneficiaries a policy or policies of
insurance on that party's	life with a face value of not lea	ss than \$
6. Medical Insurance	ce and Health Expenses	
So long as a child is und	er the age of	, Wife and Husband agree that they shall
		l insurance coverage available for such child.
Unless and until Husban	d and Wife agree otherwise in	writing, Husband shall pay any and all costs of
providing medical insura	nce for the children. The partie	es shall share equally any and all uninsured
medical, dental, optical, page of		g expenses for a child until the child reaches the
~go o!		

7. Attorney and Mediation Fees and Costs

Each party shall pay that party's own attorney fees and costs in the pending domestic relations suit.

Any mediation fees remaining to be paid at the time of the signing of this Agreement shall be paid equally by the parties.

8. Litigation Fees and Costs

If any suit, action or other proceeding (including any proceeding under the U.S. Bankruptcy Code) or appeal from a decision therein is instituted to establish, obtain, or enforce any right resulting from this Agreement, the prevailing party shall be entitled to recover from the other party, in addition to costs and disbursements, such additional sums as the court may adjudge reasonable as attorneys fees, both in the trial and appellate courts, whether or not such right to attorney fees is established by statute.

9. Miscellaneous

a) Release

Except as specifically provided herein, each party releases the other from any and all claims or demands of whatsoever nature which either party has or may claim to have against the other arising out of or in any way connected with their marriage to each other and its subsequent dissolution. This Agreement is intended to be a full, binding and complete settlement between the parties, except as specifically set forth herein, subject only to approval of the court.

b) Successor and Bound

Each and every provision herein shall inure to the benefit of, and be binding upon, the heirs, assigns, personal representatives and all other successors in interest of each party.

c) Non-Waiver

The failure of either party to insist upon strict performance of any provision of this Agreement shall not be deemed a waiver of any right to insist upon strict performance of such provision or of any other provision of this Agreement at any time.

d) Complete Agreement

Both parties acknowledge that no representations of any kind have been made to them as an instrument to enter into this Agreement other than the representations set forth herein. Both parties further acknowledge that this Agreement contains all of the terms of their Agreement and constitutes the entire understanding between the parties.

The Parties hereby understand all parts of this Agreement and enter into it freely and voluntarily and				
signed this Agreement on				
Wife Signature	Husband Signature			
o g				



Thanks for using Divorce Settlement Agreement Template! To edit this PDF with Jotform Sign, sign up for a free Jotform account today.

EDIT PDF

Learn More About Jotform PDF Products

Jotform offers powerful PDF solutions. Check them out below.



JOTFORM PDF EDITOR

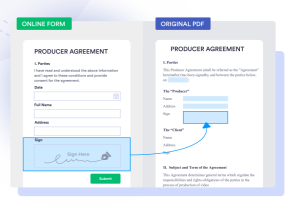
Turn form submissions into PDFs automatically — ready to download or save for your records.

Go to PDF Editor >

SMART PDF FORMS

Convert your PDF files into online forms that are easy to fill out on any device.

Go to Smart PDF Forms >





JOTFORM SIGN

Collect e-signatures with Jotform Sign to automate your signing process.

Go to Jotform Sign >

These templates are suggested forms only. If you're using a form as a contract, or to gather personal (or personal health) info, or for some other purpose with legal implications, we recommend that you do your homework to ensure you are complying with applicable laws and that you consult an attorney before relying on any particular form.