SEPARATION AGREEMENT

(Without Minor Children of the Marriage)

This is an important legal document, and you may want to get the advice of an attorney. Read this agreement carefully and completely before you sign it.

attorney. Read this agreement carefully and comple	etely before you sign it.
This AGREEMENT is made between	(name) and
(name), Husband and Wi	ife, to determine all property
rights, including property and debt distribution, between them.	
The parties to this Agreement represent the following:	
1. They were married on(date) in	
(city and state).	
2. Irreconcilable differences have arisen between the parties and	(check one below)
they are now living separate and apart, or	
they desire immediate separation and intend to sepa	arate.
3. There are no minor children of the marriage, either by birth or	adoption, and the Wife is not
pregnant.	
4. The parties intend this agreement to be a full and complete set	tlement of their rights, one to
another, as to the duty of support to one another now or in the fut	ure, any rights of inheritance
from one another, and any rights to any interest in or to any prope	erty of the other, whether
acquired before, during, or after marriage, or other rights or benef	fits that may arise from the
marital relationship.	

The parties therefore agree as follows:

ARTICLE ONE. Separation

Each party shall hereafter live separate and apart from the other, and neither shall annoy, molest, interfere with or harass the other in any way or manner, either directly or indirectly.

ARTICLE T	WO. Spousal Support (each party must initial applicable provision).	
	Neither party shall pay to the other any amount, either in installments or	
	in a lump-sum, for spousal support. This provision may not be modified.	
	TheHusband orWife (check one) shall pay to the other party	
	the sum of \$weekly or monthly (indicate which) in	
	spousal support. The terms of this obligation are (include for what	
	period; what events would terminate the obligation, e.g. remarriage,	
	cohabitation; whether the court can modify the amount or term):	
	ARTICLE THREE. Division of Property and Debts.	
A. Real Esta	te (choose Option One or Two by both parties initialing)	
Option One:	Dption One : The parties own no real estate to divide.	
Option Two:	The parties own real estate located at (address):	
	. The parties agree as follows	
regarding the real est	ate (include whether to be sold or if one party will keep it; if to be sold,	
how and what will ha	appen to any proceeds; if one party is keeping it, whether refinancing is	
required; whether any	y payment is due the other for the equity in the house; whether one party	
has to sign a deed over	er to the other):	

rage 3 of 8	Separation Agreement
B. Househol	d Goods, Furnishings and Personal Property (choose Option One or Two
by both parties initia	ling)
Option One:	Each party shall keep any households goods, furnishings, and
	personal property now in that party's possession, free of any claim
	of the other.
Option Two:	Except as listed here, each party shall keep the household goods,
furnishings, and person	onal property in that party's possession. The following items need to be
delivered to the party	not now in possession (list items and who will deliver to whom and when
the delivery will occu	ır):
C. Motor Ve	hicles (choose Option One or Two by both parties initialing)
Option One:	Each party shall retain title to and possession of all motor vehicles,
boats, campers and o	ther titled or registered conveyances, now titled or registered in that party's
name. The party retain	ining the vehicle shall be solely responsible for any debt on or expenses
regarding that vehicle	e and hold the other harmless from liability.
Option Two:	Except as listed here, each party shall retain title to and possession
of all motor vehicles	and other forms of titled or registered conveyance. The following

agreement is made regarding the motor vehicles (identify any vehicle that needs to be transferred		
to the other party and who is responsible for any debt on the vehicle)		
There is a joint debt on	(identify vehicle), i.e. both of	
us signed the note to pay for the vehicle,	and we agree thatthe Husbandthe Wife	
(check one) will pay for that vehicle and	hold the other party harmless from liability.	
D. Bank Accounts and Employe	e Benefits (choose Option One or Two by both parties	
initialing)		
Option One: Each party	shall retain any bank or investment accounts in that	
party's name as well as any employee ben	nefits, including pension, retirement, stock ownership,	
401(k) or other employer plans, free and	clear of any claim of the other. There are no joint	
accounts to be closed and/or divided.		
Option Two: The parties	agree to divide their bank accounts and employee	
benefits as follows (include details of how	w the accounts, and which accounts, will be divided):	
E. Life Insurance Policies (choo	se Option One or Two by both parties initialing)	
Option One: Each party	shall retain any life insurance policies owned by that	
party, and the parties give up any interest	in being named beneficiary of the other's policies.	

Option Two: The parties agree as follows regarding their life insurance policies
(identify the policies to which the agreement applies):
F. Debts (choose Option One or Two by both parties initialing)
Option One: Each party shall pay those debts in that party's name, and neither
party shall incur any debt in the name of or on the credit of the other party. There are no joint
debts.
Option Two: The parties agree as follows regarding their debts (identify the
debt, the amount, and the party who will be paying that debt):
ARTICLE FOUR. Court Costs and Attorney Fees.
The court costs shall be paid from the deposit made with the Clerk of Courts, and any excess
shall be paid bythe Husband orthe Wife orequally (check one) within sixty
(60) days of the final decree of dissolution or divorce.
Each party is responsible for any attorney fees incurred by that party, or the parties agree as
follows (if left blank, the parties pay their own fees)
ARTICLE FIVE. Complete Settlement.

This Agreement is a full and complete settlement of all spousal support rights and property rights between the parties, each of whom does, by the provisions of this Agreement, release, satisfy, and discharge all claims and demands against the other, including rights of dower,

inheritance, descent and distribution, allowance for year's support, exemption from administration, all rights as surviving spouse, heir, legatee, and next of kin, in the estate of the other, and all rights to administer the estate of the other, and in all property rights that each now has, or may acquire in the future, except as specifically agreed in this Separation Agreement.

This Agreement shall be binding on the parties' heirs, administrators, executors and assigns.

Please both initial to indicate your acceptance of this Article: ARTICLE SIX. Incorporation Into Decree.

It is agreed and understood that this Agreement shall not constitute consent by either party to a divorce or dissolution of marriage; however, in the event that either party files a divorce action or a dissolution proceeding is begun, the parties agree that this entire Agreement shall be disclosed and presented to the Court in that proceeding or in any such proceeding now pending, with the request that it be determined to be fair, just and proper, and that this Agreement and all its terms and provisions be adopted by that Court and made a part of the Order of the Court in its final decree of divorce or dissolution.

Please both initial to indicate your acceptance of this Article:

ARTICLE SEVEN. Implementation of Agreement.

Except as otherwise provided in this Agreement, each party shall, upon the signing of this Agreement, deliver to the other party, or permit the other party to take possession of, all items of property to which each is entitled.

Within fourteen (14) days after the journalization or filing of a decree of dissolution or divorce that incorporates this Agreement, whether modified or amended, each party shall execute or sign and shall deliver any and all deed, titles, certificates, or other documents necessary to carry out the terms of this Agreement. Upon the failure of either party to deliver any document, this Agreement shall constitute and operate as the properly executed document, and the County

Auditor, County Recorder, and Clerk of Courts, a	and any other public and private officials are
hereby authorized and directed to accept this Agr	eement, or a properly certified copy of it, in lieu
of the document regularly required for such conve	eyance or transfer.
Please both initial to indicate your acceptance o	f this Article:
ARTICLE EIGHT. Full K	nowledge and Disclosure.
Each party acknowledges that he or she has rea	d all the terms and conditions of this Agreement
and understands all the terms.	
Each party further represents that he or she has	made a full and disclosure of assets and
liabilities, earnings and benefits, so that the other	party could take that into account in
negotiating this Agreement. Each party further re	epresents that he or she is satisfied with the
disclosure made by the other party.	
Please both initial to indicate your acceptance o	f this Article:
ARTICLE NINE. Modi	ification of Agreement.
This Agreement may only be modified in writing	, and any modification must be signed by both
parties. No waiver or breach of any one term sha	ll be considered a waiver of any other duty or
right under this Agreement, including any subseq	uent breach or default of a similar nature.
Please both initial to indicate your acceptance o	f this Article:
IN WITNESS WHEREOF, the parties have signed the date set forth below:	ed this Agreement before the witnesses and on
Signed in the presence of:	
Signature of witness to Husband	Signature of Husband
Signature of witness to Husband	Printed Name of Husband
	Date Signed

Page 8 of 8	Separation Agreement
Signature of witness to Wife	Signature of Wife
Signature of witness to Wife	Printed Name of Wife
	Date Signed