# IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA FAMILY DIVISION

	Petitioner,	Civil Action
V.		Case Number
	Respondent.	
SE'	TTLEMENT AGREEMENT	WITHOUT MINOR CHILDREN
		(referred to here as
"Petitioner"	() and	(referred to here as "Respondent").
The	parties are married but are currently s	eparated; and
The	y have no minor children together.	
The	parties want to settle between themsel	lves all questions of alimony, division of property,
debts and al	l other rights and obligations arising of	out of their marital relationship;
THE	EREFORE, in consideration of the mu	tual promises and declarations in this agreement, the
parties agre	e as follows:	
	1. <u>SEP</u>	ARATION.
The	parties shall continue to live apart and	l each one shall be free from all interference and
control by the choose.	he other, as fully as if unmarried, and	each may reside at such places as he or she may
	2. <b>AI</b>	LIMONY.
[Che	eck and complete only one of these, eithe	r(a) or (b). Do not check both (a) and (b).]
□ (a) The	shall pay to the	as alimony, the sum of
	Dollars ( <u>\$</u>	) per month, beginning on
[To	ing monthly thereafter,  finish (a), you must check and complete  i) until the recipient remarries or dies	e either (1) <b>or</b> (2). <b>Do not check both</b> (1) and (2)]

	(2) for a period of	
□ (b) 1	Each party expressly waives the right to receive alimony from the other party.	
	3. <b>PROPERTY DIVISION</b> .	
1	[Check and complete only one of these, either (a) or (b). Do not check both (a) and (b).	Do not list
¬ (a) '	complete account numbers.]  The parties acknowledge that they have already made a division of their marital p	roperty
	ng any real estate, vehicles, household furniture, furnishings, household goods, eq	
	ts, pensions and other personal property. Neither party shall claim any of the prop	-
	sion of the other party as of the date of signing this agreement.	verty in the
□ (b) ′	The parties acknowledge that they did not obtain any property during their marria	ige.
□ (c) '	The parties acknowledge that they possess various items of marital property, which	ch shall be
divided	as provided in this Agreement. The parties agree to transfer possession and title	to their
property	y as follows:	
[If you	have chosen (c), check and complete only the parts that apply, from (1) through (4) be	low. Cross out
	the parts that do not apply.]	
	□ (1) <b>Marital Home</b> - The marital home of the parties, located at the following	
-	which has the followscription on the deed to the property:	owing legal
•	description on the deed to the property.	
	shall be conveyed to the in fee simple. The	
1	responsible for all taxes, assessments and mortgage loan payments on the home a	fter the date of
Ī	[If you have chosen and completed the preceding paragraph (1), concerning a marital	home, you may
Petitione	er Respondent	

□ (A)	The	shall have a lien against the home in the amount of	
		Dollars (\\$). Upon the sale or	
	transfer of the l	nome, the lien shall be paid.	
□ (B)	The	shall immediately begin making reasonable efforts	
	to refinance the outstanding mortgage/mortgages on the marital home, so that		
	the	shall no longer be liable on the mortgage loan(s).	
	If the	is not able to refinance by,	
	20, the ho	me shall then be listed for sale at a reasonable price, and all	
	reasonable offe	ers to purchase the home shall be accepted.	
□ (2) <b>Mobil</b>	e Home - The pa	arties' mobile home, which is described as a, with	
Vehicle Identi	ification Number	r (VIN) of shall be transferred	
The	sha	all be responsible for all loan payments on the mobile home after	
Year/Make/M		s owned by the parties shall be transferred or retained as follows    Vehicle ID # (VIN)   Goes to	
The porty lists	ad above for and	h vahiala shall ha rasponsible for all our loop payments, ad	
		h vehicle shall be responsible for all car loan payments, ad	
valorem taxes	, registration fee	s and insurance on that vehicle accruing after the following date.	
valorem taxes	, registration fee	es and insurance on that vehicle accruing after the following date:	
		·	
□ (4) <b>Other</b>	Personal Propo	erty - The parties acknowledge that they own various other items	
□ (4) <b>Other</b>	Personal Propo	erty - The parties acknowledge that they own various other items all be transferred to the party listed below, on or before	
□ (4) <b>Other</b>	Personal Property, which sh	- *	
□ (4) <b>Other</b> of personal pr	Personal Property, which sh	erty - The parties acknowledge that they own various other items all be transferred to the party listed below, on or before	

	To the Respondent			
	20 me Respondent			
	Except as otherwise specific	ically provided in	this Agreement, the transfers listed above	
	shall be completed no later than		, and each party shall execute all	
	execute and deliver any deed or of this Agreement, this Agreement shall the county auditor, county records private officials are authorized and copy of it in lieu of the document Except as provided in this including any real estate, vehicles, equipment, bank accounts, pension	her document nechall constitute and er, Department of directed to accept regularly required Agreement, the part household furnitures and other persof the other party a	rties have divided their marital property,	
	4. <u><b>DEBTS</b></u> .			
	[Check and complete only one of these, either (a) or (b). Do not check both (a) and (b). Do not list			
	complete account numbers.]			
	The parties acknowledge that they	have no outstand	ng joint or marital debts	
(a)	The parties acknowledge that they	nave no outstand	ing joint of marital acous.	
` /				
(b)	The responsibility for payment of	the parties' joint a	nd marital debts shall be as follows:	
` /	The responsibility for payment of	the parties' joint a <u>Amount</u>		
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	\$	
	\$	
The responsible party listed above for	r each debt shall ho	old the other party harmless for any

The responsible party listed above for each debt shall hold the other party harmless for any collections on that debt. If legal action is brought against the other party to recover that debt, the responsible party agrees to indemnify or hold the other party harmless and, in addition, to pay all attorney's fees and costs of collection which the other party may incur as a result of the legal action.

## 5. TAX AND BANKRUPTCY CONSTRUCTION OF THIS AGREEMENT

The parties acknowledge that the equitable division of marital property and the payment of marital and joint debts, if provided in this Agreement, shall not be deductible nor taxable for income tax purposes. Each party also acknowledges that, but for the payments provided here, the other party's financial independence would be impaired. Therefore, it is the parties' intention that if either party ever seeks bankruptcy protection, the amounts payable under this Agreement shall not be dischargeable in bankruptcy under 11 United States Code Section 523(a)(5), as the payments are in the nature of spousal or child support and maintenance. Alternatively, the payments shall be nondischargeable in bankruptcy under 11 United States Code Section 523(a)(15).

#### 6. **RESTRAINING ORDER**

(Optional — Check and complete this paragraph if applicable.)

	The	_ shall be permanently restrained and enjoine	d from assaulting,
beating	g, wounding, threatening, harassi	ng and stalking the	. By consenting
to this,	, the	in no way admits that such acts were ever don	e in the past, but
agrees not to engage in such acts in the future. This provision shall be enforceable by the Court's			
conten	npt power.		

## 7. VOLUNTARINESS OF AGREEMENT

The parties acknowledge that they have entered into this Agreement freely and voluntarily, and that it is not the result of any duress or any undue influence. We understand that we do not have to enter into this Agreement, that we have the right to trial before a judge or jury on all issues that could be raised in this action. We also understand that we have the right to certain discovery procedures that may reveal other income or assets of the other party. We have agreed to enter into this Agreement

based on our knowledge of the income and assets of the parties and their written statements in this Agreement. After considering all of this, we have decided to enter into this Agreement freely and voluntarily.

### 8. <u>COMPLETENESS OF AGREEMENT</u>

This Agreement constitutes the entire understanding of the parties. There are no representations or promises other than those expressly included in this Agreement. Each party hereby states under oath that the financial representations in this Agreement are accurate and complete, to the best of that party's information, knowledge and belief.

#### 9. EFFECT OF DIVORCE

Both parties understand that this Agreement does not require them to continue to live separately or to proceed with an action for divorce. However, if either party brings or maintains an action for divorce, this Agreement shall be presented to the court and incorporated by reference into any judgment concerning the matters covered by the Agreement. Even if it becomes part of a divorce judgment, this Agreement shall survive and can be enforced independently from the judgment of divorce.

Petitioner	Respondent
appeared before me on, 20, and said under oath that s/he had read this agreement, understood it, and was signing it voluntarily in my presence.	appeared before me on, 20, and said under oath that s/he had read this agreement, understood it, and was signing it voluntarily in my presence.
Notary Public	Notary Public
Petitioner Respondent	