

Prenuptial agreement

"Separation"	means any legal termination of the relationship, whether by divorce, judicial separation or any other process recognised in ■■■■■■■■■■■■ "■■■ ■" ■■■■■■■■■■■■ .
"Sum Due"	means the sum due by the richer party to the ■■■■■ ■■■■■■■■■■■■■■■■■■■■■■■■■■■■■■ .
"Total Assets"	means all Property, Financial Assets and Possessions.
"Total Income"	means the average income, after payment of tax, as declared in a tax return, over ■■■■■■■■■■■■ ■■■■■■■■■■■■■■■■■■■■■■■■■■■■■■ .

2. Interpretation and basis of agreement

This agreement shall be interpreted as ■■■■■■■■■■.

- [illegible]

- [illegible]

[Enter list of other docs and dates ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■]

6. Arrangements for the Home

- 6.1. The arrangements in this paragraph shall be effective ■■■■■■
■■■■■:

6.1.1 immediately;

6.1.2 [date] [provided we ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■];

6.1.3 the date when we buy a Home together;

- [illegible]

OR

- [illegible]

OR

- [illegible]

OR

- 6.5. [Enter name] is the sole beneficial owner of the Home and [name] will not acquire any _____
_____.

7. Separate Property and Possessions

- 7.1. The Property of each party is listed and valued ■■■■■■■■■■
■■■■■■■■■.
- 7.2. The values given to each item of Property are approximate estimates made by the ■■■■■■■■■■.
- 7.3. All Property listed in Schedule one or Schedule two shall remain the Property of the owner alone. Any income or ■■■■■■■■■■
■■■■■■■■■.
- 7.4. So far as either party inherits money or Property or given any gift, that money ■■■■■■■■■■.
.
- 7.5. Neither party will interfere in any way with the Property of the other, nor deny the right of the owner to it, nor represent to ■■■■■■■■■■
■■■■■■■■■
■■■■■■■■■.

AND / OR

8. Separate ownership of Total Assets

Each of us shall remain sole owner of our respective Total Assets and the other of us may not interfere with our ownership by _____.

9. Personal property

- [illegible]

give
.....
.....

9.5. Attached to this agreement are two lists: one list for each of us
.....

9.6. Personal property acquired by either of us after the date of this
agreement shall continue to
..... [..... /
..... /].

9.7. Personal property acquired jointly by
.....

10. Banking and cash arrangements

10.1. We will maintain a joint bank or building society account ("The Joint
Account"). We will pay
.....
[.....]
..... [.....]
.....

10.2. The money in the Joint Account shall belong to us
.....
.....
.....

10.3. Any money in any bank or
.....

11. Living expenses

11.1. "Living expenses" means:

11.1.1 maintenance of
.....;

11.1.2 mortgage payments or rent;

11.1.3 other agreed joint financial obligations;

11.1.4 household insurance and maintenance;

- [illegible]

12. Finance and borrowing arrangements

- 12.1. All liabilities incurred before today shall remain the
- 12.2. A purported gift of part or all
- 12.3. A consumer credit agreement or other
- 12.4. A consumer credit agreement or other loan arrangement entered into by both parties shall be a joint , , / , , /

13. Children arrangements now

If and when _____, _____
_____.

[illegible][illegible]

13.3. We agree that our Children shall be ■■■■■■■■■■ [■■
■■■ / ■■■■ / ■■■■ / ■■■■ / ■■■■] ■■■■ .

OR

[illegible][illegible][illegible]

14. Each shall keep own Total Assets

[illegible]

[Below is a].

15. Our Home

[illegible][illegible]

OR

15.3. The parties agree that from the date of Separation, they shall hold the beneficial interest in the Home in the proportions in which they have

_____, _____

_____ (_____

_____).

OR

[illegible]

15.5. The Home will be sold and

OR

[illegible]

15.7. If we Separate, either we shall agree a sale between ourselves, one to the other, or we shall sell in the open market. If a [REDACTED] [REDACTED], [REDACTED], [REDACTED] [REDACTED] [REDACTED], [REDACTED], [REDACTED] [REDACTED].

[REDACTED], [REDACTED]

[REDACTED] % [REDACTED] [REDACTED], [REDACTED]
[REDACTED].

[illegible][illegible][illegible]

17. Financial support of Children

17.1. [name 1] shall pay to [name 2] a monthly sum equal ■■■■■■
 ■■■■ [25 %] ■■■■■■ / ■■■■■■
 ■■■■■■ £ [■■
 ■■] ■■■■■■.

17.2. The cost of maintaining the

[illegible]

17.4. Maintenance payments shall be made for ■■■■■■■■■■
■■■■■■■■■■ [18 / 21] ■■■■.

18. Maintenance of wife / husband / partner

In the _____, _____:

All of this paragraph is a menu

[illegible]

18.2. Neither party shall have any claim against the other for _____
 _____,
 _____, _____, _____,
 _____, _____.

OR

18.3. The prospective Total Income of each party shall _____
 _____, _____
 _____:

18.3.1 the extent to which future income is secure;

18.3.2 how far the amount

[illegible][illegible]

18.4. If a party has not worked in the last preceding three years to the full extent ■■■■■■ / ■■■■■■■■■■■■ , ■■■■■■■■■■■■
 ■ , ■■■■■■■■■■■■ ■■■■■■■■■■■■ ■■■■■■■■■■■■
 ■■■■■■■■■■■■ ■■■■■■■■■■■■ ■■■■■■■■■■■■ ■■■■■■■■■■■■
 ■■■■■■■■■■■■ .

[illegible]

18.6. So far as concerns Total Income, the Total Income of each party shall
be calculated and if the [REDACTED]
[REDACTED]
[REDACTED] [20] % [REDACTED]
[REDACTED], [REDACTED]
[REDACTED].

[illegible]

18.8. Maintenance payments shall be paid monthly by any

.....
.....

19.3.,
.....,
.....:

19.3.1
.....;

19.3.2
.....;

19.3.3 the net asset value of the company;

19.3.4 [.....]
.....

.....
.....

20. Family Company of both parties

.....,
.....

20.1.
.....

20.2.
.....

20.3.
.....,
.....


20.4. [.....]
.....

20.5. [.....] / ,
..... [.....] /
..... , [12]
..... [.....] /

20.6. : [.....
.....] .

21. Capital payment by one party to the other

[illegible][illegible][illegible]

21.4. .

[illegible]

21.6.

[50 %],

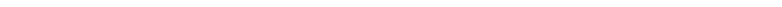
[illegible]

Duration of marriage	% of difference to be transferred
Under five years	05
Five to ten years	10
Ten to fifteen years	15
Fifteen to twenty years	20
Over twenty years	25

[illegible][illegible]

23. Death of a party

[illegible]

23.5. 

24. Miscellaneous matters

[illegible]

.....
.....

24.9.,
..... [.....
..... / /]
.....
[..... / /].

25. Statement of understanding

....., [.....]
.....
..... [.....
..... - -]
.....

.....,
.....
.....
.....

Signed

....., [.....]
.....
..... [..... - -
.....]
.....

.....,
.....
.....
.....

Signed:

.....
.....

Signed as a deed by [\[name\]](#)

Signature:

Witness: Name:

Address:

Signed as a deed by [\[name\]](#)

Signature:

Witness: Name:

Address:

Schedule 1 List of assets of Mr [\[name\]](#)

Schedule 2 List of assets of Ms [Name]

Explanatory Notes:

Prenuptial agreement

General notes

1. What this document sets out to achieve

[illegible][illegible][illegible]

Remember above all that you may have no need of this document, even if you separate. Even if you were to need to rely on it, there will be no reason why you should not settle some or .

2. Working out what to put in this document

[illegible]

Consider what might happen under circumstances of complete change:
financial disaster, critically sick child, pension loss, and also large inheritance,
fast ■■■■, ■■■■■■■■■■, ■■■■■■■■■■, ■■■■■.

The purpose of an agreement such as this is as much to remind the parties what should be in it as to cement their rights in the event of issues arising. It is therefore important to take a dismal and pessimistic view at ■■■■■■■■,

[illegible]

.....,

.....18.....

16. Children arrangements after Separation

[illegible]

You will probably agree that if any problem were to arise, the local authority and the court will be interfering in your children's lives before you can say "Net Lawman". It is therefore very much in the best

17. Financial support of Children

This is a provision the court will look at. . . .

18. Maintenance of wife / husband / partner

[illegible][illegible]

Most divorce settlements now provide for a capital sum to replace an entitlement to maintenance. A “*capital sum*” ,

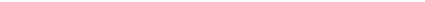
[illegible]

22. Confidential information

23. Death of a party

[illegible]

24. Miscellaneous matters

These are just as valid in 
,
.

Dispute resolution

29

