

PRENUPTIAL AGREEMENT RE: PROPERTY

This Agreement made this \_\_\_\_ day of \_\_\_\_\_,  
19\_\_\_\_, between\_\_\_\_\_, and \_\_\_\_\_.

WHEREAS, the parties contemplate legal marriage  
under the laws of the State of \_\_\_\_\_;

And WHEREAS, it is their mutual desire to enter  
into this agreement whereby they will regulate  
their relationships toward each other with  
respect to the property each of them own and in  
which each of them has an interest. Now,  
therefore, it is agreed as follows:

1. That all properties of any kind or nature,  
real, personal or mixed, wherever the same may  
be found, which belong to each party, shall be  
and forever remain the personal estate of said  
party, including all interest, rents and  
profits which may accrue therefrom.
2. That each party shall have at all times the  
full right and authority, in all respects the  
same as each would have if not married, to use,  
enjoy, manage, convey and encumber such  
property as may belong to him or her.
3. That each party may make such disposition  
of his or her property as the case may be, by  
gift or will during his or her lifetime, as  
each sees fit; and in the event of the decease  
of one of the parties, the survivor shall have  
no interest in the property of the estate of  
the other, either by way of inheritance,  
succession, family allowance or homestead.
4. That each party, in the event of a  
separation, shall have no right as against the  
other by way of claims for support, alimony,  
attorney fees, costs, or division of property.

IN WITNESS WHEREOF, the parties hereto have  
executed this Agreement.

[Dates & Signatures]