# IN THE SUPERIOR COURT OF GWINNETT COUNTY STATE OF GEORGIA

Plaintiff,	, Civil Action
VS.	Case Number
Defendant.	,
SETTLEMENT AGRE	EMENT WITH MINOR CHILDREN
	(referred to here as
	(referred to here as "Husband").
The parties are married but are curr	
They have minor children to	
Child's Name	<u>Date of Birth</u>
insurance, alimony, division of property, d marital relationship;	themselves all questions of custody, visitation, child support, lebts and all other rights and obligations arising out of their the mutual promises and declarations in this agreement, the
1	. <u>SEPARATION</u> .
	part and each one shall be free from all interference and ed, and each may reside at such places as he or she may
Wife Husband	

#### 2. CUSTODY AND VISITATION

(Note: The Permanent Parenting Plan <u>must</u> be filed in all cases involving child custody unless waived by the Court.)

This issue has been addressed in the attached *Permanent Parenting Plan* which is hereby made a part of this *Settlement Agreement* as if fully set forth here.

### 3. CHILD SUPPORT

(Note: The Child Support Addendum <u>must</u> be filed in all cases involving minor children.)

This issue has been addressed in the attached *Child Support Addendum* which is hereby made a part of this *Agreement* as if fully set forth here.

### 4. <u>INCOME DEDUCTION ORDER</u>

This issue has been addressed in the attached *Child Support Addendum* which is hereby made a part of this *Agreement* as if fully set forth here.

# 5. HEALTH INSURANCE AND OTHER HEALTH CARE EXPENSES FOR THE CHILDREN

This issue has been addressed in the attached *Child Support Addendum* which is hereby made a part of this *Agreement* as if fully set forth here.

## 6. <u>LIFE INSURANCE FOR THE BENEFIT OF THE CHILDREN</u>

[Check and complete either (a), (b) or (c). Do not check more than one.]

agrees to ma for the bene	aintain a policy of insuration fit of the minor children.	nce on his/her life, with a The policy shall be mair	for financial support, and then face amount of at least \$\frac{\$}{}ntained for so long as at least caragraph Five of this Agreeme	one of the,
` /	-	-	al support, and therefore each product of at least \$	
Wife	Husband			

	The parties en in this acti	are not asking the Court to address the isson.	ue of life insurance for the benefit of the
	[Check and	7. <u>ALIMONY</u> . complete only one of these, either (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 mont	h, beginning on,
and co	ntinuing mor	nthly thereafter,	
	$\Box$ (1) until	a), you must check and complete either (1) of the recipient remarries or dies.  a period of	· · · · · · · · · · · · · · · · · · ·
□ (b)	Each party	expressly waives the right to receive alime	ony from the other party.
	_	8. <b>PROPERTY DIVIS</b> complete only one of these, either (a) or (b).  count numbers.]	
includ accour	ing any real ents, pensions	acknowledge that they have already made estate, vehicles, household furniture, furni and other personal property. Neither part ther party as of the date of signing this ag	shings, household goods, equipment, bank y shall claim any of the property in the
□ (b)	The parties	acknowledge that they did not obtain any	property during their marriage.
divide		acknowledge that they possess various ited in this Agreement. The parties agree to :	
Wife _	Hust	pand	

# [If you have chosen (c), check and complete only the parts that apply, from (1) through (4) below. Cross out the parts that do not apply.]

	the deed to the property:	
shall be conve	eyed to the in fee simple. The	shall he
	r all taxes, assessments and mortgage loan payments on the	
	The shall have a lien against the hom	e in the amount of
		Upon the sale or
- (D)	transfer of the home, the lien shall be paid.	ma maagamahla affa
□ (D)	The shall immediately begin making to refinance the outstanding mortgage/mortgages on the making mortgage.	
( )	to remained the outstanding mortgage/mortgages on the n	parital home so the
( )	the shall no longer be liable on t	ŕ
( )	the shall no longer be liable on t	he mortgage loan(
,	If the is not able to refinance by _	he mortgage loan(
,	If the is not able to refinance by	he mortgage loan(
	If the is not able to refinance by _	he mortgage loan(
	If the is not able to refinance by	he mortgage loan(

		shall l
Vehicles - The vehicles owned by the Make/Model of Vehicle Vehicle  arty listed above for each vehicle shall m taxes, registration fees and insurance.  Other Personal Property - The partsonal property, which shall be transfered, 20	ble for all loan navn	nents on the mobile how
Vehicles - The vehicles owned by the Make/Model of Vehicle Vehicle Vehicle  arty listed above for each vehicle shall me taxes, registration fees and insurance vehicles are sonal property. The party sonal property, which shall be transferred vehicles vehicles are sonal property.  Wife  Husband	one for an loan paying	ients on the moone nor
Other Personal Property - The parsonal property, which shall be transfer	e parties shall be trai	<u>Goes to</u> 
sonal property, which shall be transfer, 20  Wife  Husband	-	ll car loan payments, a
sonal property, which shall be transfer, 20  Wife  Husband		
	_	<u> </u>
- Husband	led to the party lister	d below, on or before
Except as otherwise specifically prov		
Except as otherwise specifically prov		
Except as otherwise specifically prov		
Except as otherwise specifically prov		
Except as otherwise specifically pro-		
		ant the turnsform listed
	rided in this Agreem	ient, the transfers listed
	rided in this Agreem	ient, the transfers listed

	shall be completed no later than		, and each party shall execute all
			fer. Upon the failure of either party to
execute and deliver any deed or other document necessary to complete the transfers require			
	this Agreement, this Agreement shall constitute and operate as the properly executed documen		
The county auditor, county recorder, Department of Motor Vehicles, and all other public a private officials are authorized and directed to accept this Agreement or a properly certific copy of it in lieu of the document regularly required for the conveyance or transfer.			
Except as provided in this Agreement, the parties have divided their marital prope			
			are, furnishings, household goods,
			nal property. Neither party shall claim any
		_	s of the date of signing this agreement,
	except as provided in this Agree		s of the date of signing this agreement,
	except as provided in this Agree	anient.	
		9. <b>DEBTS</b> .	
	[Chack and complete only one of		<b>Do not check both</b> (a) and (b). Do not list
	complete account numbers.]	inese, eiiner (a) <b>or</b> (b).	Do not check both (a) and (b). Do not list
	comprete account numbers.		
□ (a)	The parties acknowledge that th	iev have no outstandi	ing joint or marital debts
_ (w)	1 110 Parates merris (1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		John of marian access
□ (b)	The responsibility for payment	of the parties' joint a	nd marital debts shall be as follows:
Credit		Amount	Responsible Party
		\$	<del></del>
		\$	
		\$	
		\$	
		\$ \$	
		\$	
		\$	
	The responsible party listed abo	·	Il hold the other party harmless for any
collect	The responsible party instead doo		
	ions on that debt. If legal action	is brought against th	e other narty to recover that debt_the
	ions on that debt. If legal action		
respon	sible party agrees to indemnify o	or hold the other party	y harmless and, in addition, to pay all
respon	sible party agrees to indemnify o	or hold the other party	
respon	sible party agrees to indemnify o	or hold the other party	y harmless and, in addition, to pay all
respon attorne	sible party agrees to indemnify or ey's fees and costs of collection v	or hold the other party	y harmless and, in addition, to pay all
respon attorne	sible party agrees to indemnify o	or hold the other party	y harmless and, in addition, to pay all

## 10. 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).

#### 11. RESTRAINING ORDER

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

	The	shall be permanently restrained	ed and enjoined from assaulting,
beating	g, wounding, threatening, haras	sing and stalking the	By consenting
to this,	, the	_ in no way admits that such acts	were ever done in the past, but
agrees	not to engage in such acts in th	ne future. This provision shall be	enforceable by the Court's
conten	npt power.		

#### 12. 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.

Wife	Husband	

## 13. COMPLETENESS OF AGREEMENT

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.

## 14. **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.

Wife	Husband
appeared before me on, 200, and said under oath that she had read this agreement, understood it, and was signing it voluntarily in my presence.	appeared before me on, 200, and said under oath that he had read this agreement, understood it, and was signing it voluntarily in my presence.
Notary Public	Notary Public
Wife Husband	