## AMENDMENT TO PREMARITAL AGREEMENT

THIS .	AGREEMENT, made this _	day of _		, 20	, between
		("Wife")	and		,
("Husband"), l	ooth herein referred to as "Pa	arties".			
WHEI	REAS, the Parties entered in	nto a premar	ital agreement o	n the	day of
; and					
WHEI	REAS, the Parties married or	n the	day of	,	; and
WHEI	REAS, the Parties desire to a	amend portio	ns of the premari	tal agree	ments for the best
interest of all i	nvolved.				
NOW,	THEREFORE, in consider	ration of the	parties and of t	heir mu	tual promises and
agreements, th	ey agree one with the other a	as follows:			
(1)	Except as otherwise provide	ed in this agr	eement, the prem	arital agr	eement referenced
above and all	provisions contained therein,	shall remain	and full force and	d effect.	
(2)	The Parties hereby amer	nd the pren	narital agreemen	t, or a	dd supplementary
provisions to t	he agreement as follows:				
	(a) [insert desired amendm	ent or additio	on]		
	(b) [insert desired amendm	ent or additio	on]		
	(c) [insert desired amendm	ent or additio	on]		
(3)	This agreement shall be c	ontrolled, co	nstrued and give	n effect	by and under the
laws of the St	ate of Alaska. It is the inte	ent of the pa	rties that the Agr	eement l	oe enforced to the
fullest extent	permissible under applicable	e laws and p	ublic policies. T	he inval	idity, illegality, or
unenforceabili	ty of any particular provisio	n of this Agr	eement shall not	affect th	e other provisions,
and this Agre	ement shall be construed in	all respects	as if such invalid	l, illegal	or unenforceable

provision had been omitted.

- (4) No supplement, modification or amendment of this Agreement shall be binding unless executed in writing by all parties.
- (5) No waiver of any provision of this Agreement shall be deemed, or shall constitute, a waiver of any other provision, whether or not similar, nor shall any waiver constitute a continuing waiver. No waiver shall be binding unless executed in writing by the party making the waiver.
- (6) This Agreement may be executed in any number of copies, each of which shall be deemed an original and no other copy need be produced. All pronouns and any variations thereof shall be deemed to refer to the masculine, feminine, neuter, singular or plural as the identity of the person or persons may require.
- (7) This Agreement shall be binding upon the parties hereto and upon their respective executors, administrators, legal representatives, successors, and assigns.
- (8) This agreement may only be amended or revoked by written amendment signed by both parties.
  - (9) Each party further agrees and affirms as follows:
    - (a) That the party did execute the agreement voluntarily; and
    - (b) That this agreement is not unconscionable when it was executed; and
- (c) Both parties are fully aware of the property or financial obligations of the other party;
- (d) That he and she did have, or reasonably could not have had, an adequate knowledge of the property or financial obligations of the other party.

IN WITNESS WHEREFOR, the parties hereby execute this agreement in several counterparts, any executed copy of which shall be considered for all purposes as an original, on the

day and year above written.		
	HUSBAND	
	WIFE	
Approved:		
Attorney for First Party:Attorney for Second Party:		
Note: This agreement must be executed before a n	otary public.	
State of Alaska County of		
Subscribed and sworn to or affirmed before, Alaska on, 20	re me by	at
	NOTARY PUBLIC	
My Commission Expires:		
State of Alaska County of		
Subscribed and sworn to or affirmed before, Alaska on, 20	re me by	at
	NOTARY PUBLIC	
My Commission Expires:		