## AMENDMENT TO PREMARITAL AGREEMENT

THIS AGREEMENT, made this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, between

	("Wif	e") and		<b>,</b>
("Husband"), both herein	referred to as "Parties".			
WHEREAS, the	Parties entered into a pr	emarital agreemer	nt on the	day of
, 20; and				
WHEREAS, the	Parties married on the	day of	, 20	; and
WHEREAS, the	Parties desire to amend p	ortions of the pre	marital agreem	ents for the best
interest of all involved.				
NOW, THEREF	ORE, in consideration o	f the parties and	of their mutu	al promises and
agreements, they agree o	ne with the other as follow	vs:		
(1) Except as	otherwise provided in thi	s agreement, the p	remarital agree	ement referenced
above and all provisions	contained therein, shall re	main and full force	e and effect.	
(2) The Part	ties hereby amend the	premarital agree	ment, or add	supplementary
provisions to the agreeme	ent as follows:			
(a) [inser	(a) [insert desired amendment or addition]			
(b) [inser	t desired amendment or ac	ddition]		
(c) [inser	t desired amendment or ac	ddition]		
(3) This agree	eement shall be controlled	d, construed and	given effect b	y and under the
laws of the State of Loui	isiana. It is the intent of t	the parties that the	Agreement be	enforced to the
fullest extent permissible	e under applicable laws a	nd public policies	. The invalid	ity, illegality, or
unenforceability of any p	particular provision of this	Agreement shall	not affect the	other provisions,
and this Agreement shal	l be construed in all resp	ects as if such in	valid, illegal, c	or unenforceable
provision had been omitt	ed.			

- (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
STATE OF LOUISIANA PARISH OF
I, a Notary Public, hereby certify that and
whose names are signed to the foregoing
instrument and who are known to me, acknowledged before me on this day that, being
informed of the contents of the conveyance, they executed the same voluntarily on the day
the same bears date.
Given under my hand this day of, A. D. 20
NOTARY PUBLIC My Commission Expires: