IN THE SUPERIOR COURT OF HOUSTON COUNTY STATE OF GEORGIA

Plaintiff, v. Defendant.)) Civil Action No)))			
SETTLE	MENT AGREEMENT			
This is an agreement by and between	[Name] (herein	after referred to as		
"Wife") and	[Name] (hereinafter referred to a	as "Husband").		
WHEREAS, the parties are married but are currently living in a bona fide state of separation; WHEREAS, the child(ren) born as issue of the marriage is/are:				
Name:	DOB:	Sex:		
Name:	DOB:	Sex:		
Name:	DOB:	Sex:		
Name:	DOB:	Sex:		
WHEREAS, the parties desire to settle between themselves all questions of division of property, child custody, visitation, child support, alimony, and all other rights and obligations arising out of their marital relationship: NOW, THEREFORE, in consideration of the mutual covenants hereinafter contained, the parties agree as follows: SEPARATION 1.				
☐ The parties shall continue to live so interference, molestation, authority and continue to live so interference, molestation, authority and continue and unmarried, and each may reside at such	ontrol, direct or indirect, by the oth	ner, as fully as ifsole		

CUSTODY AND VISITATION

2.

The parties agree that the welfare of the child(ren) is of paramount importance and each agrees to foster and encourage a feeling of affection between themselves and the child(ren). Neither party shall do anything to hamper the natural development of the children's love and respect for the other party.					
3.					
Legal and Physical Custody (Check only one: a, b, or c)					
\Box a) The \Box Husband/ \Box Wife shall have the temporary and permanent legal and physical custody of the minor child(ren) born as issue of the marriage.					
□ b) The Husband and Wife shall share joint legal custody of the minor child(ren). The parties shall share decision-making concerning the children; however, the □ Husband/□ Wife shall have the right to make the final decision in the event the parties cannot agree. Primary physical custody of the minor child(ren) shall be with the □ Husband/□ Wife as follows:					
Secondary physical custody shall be with the □ Husband/ □ Wife as follows:					
c) The Husband and Wife shall share joint legal custody and joint physical custody of the minor child(ren). Physical custody shall be shared by the parties as follows:					
The parties shall share decision making concerning the child (ren); however, in the event the parties cannot decide, the \square Husband/ \square Wife shall be the tiebreaker and make the finaldecision.					

Visitation (Choose only one: a or b)

$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
b) The visitation schedule Exhibit "A" is attached hereto and incorporated herein (Note: I visitation schedule is used, Parenting Plan must have the same terms).
CHILD SUPPORT
Please go http://csc.georgiacourts.gov/ and complete the Child Support Worksheet. Then print it out and include it in your divorce papers. Your papers will NOT be accepted for filing without these documents.
5.
Child support amount
□ The □ Husband/ □ Wife shall pay to the □ Husband/ □ Wife, as support of the minor child(ren), the sum of \$* per □week/ □bi-weekly/ □ month, starting on, and continuing per □week/ □bi-weekly/ □ month thereafter until each respective child reaches the age of eighteen (18), or so long as the child is enrolled in and attending secondary school (not to exceed age twenty (20)), marries, dies, or becomes otherwise emancipated. The child support obligation shall be reduced as follows as each child becomes emancipated:
*This amount was derived from line 13 of the Child Support Worksheet, which is attached hereto as Exhibit 1.
6.
Child support method of payment (Check only one: a or b)
□ a) All payments of child support shall be paid directly to the Husband/Wife at the following address:
No Income Deduction Order will be entered into at this time. However, where, in violation of

the terms of this Agreement, there shall have been a failure to make the support payments due hereunder so that the amount unpaid is equal to or greater than the amount payable for one (1) month, the payments required to be made may be collected by the process of continuing garnishment for support. In the event \Box Husband/ \Box Wife fails to pay any child support obligation in this Agreement on a timely fashion on any three (3) occasions in any twelve (12) month period, the parties agree that an income deduction order shall then be entered.							
□ b) All payments of child support shall be paid by the employer of the non-custodial parent pursuant to an income deduction order.							
□ c) All payments of child support shall be paid to GeorgiaChild Support Enforcement pursuant to an Income Deduction Order.							
7.							
Health insurance							
□ The □ Husband/□ Wife shall maintain a policy of medical, dental, and hospitalization insurance for the benefit of the minor child(ren) for so long as the child support obligation set forth herein exists. Costs not covered under the insurance policy shall be divided between Husband and Wife as follows: Husband							
☐ The ☐ Husband/☐ Wife shall provide the ☐ Husband/☐Wife with an insurance identification card or such other acceptable proof of insurance coverage and shall cooperate with the ☐ Husband/☐ Wife in submitting claims under the policy.							
8.							
Alimony (Check only one: a or b)							
□ a) The □ Husband/ □ Wife shall pay to the □ Husband/ □ Wife as alimony the sum of \$	9						
9.							
Division of property (Check only one: a, b or c)							
 □ a) The parties acknowledge that they have no marital property todivide. □ b) The parties acknowledge that they have previously made a division of their household furniture, furnishings, household goods, equipment, and other such personalty. Neither party shall claim any of the property in the possession of the other as of the date of the signing of this agreement. □ c) The parties acknowledge that they possess various items of jointly owned property, which shall be divided as follows: 							

		1)	To the W	ife:		
		2)	To the Hu	ısband:		
				10.		
			Divis	ion of Debts (Check o	only one: a or b)	
	a)	a) The parties acknowledge that they have no outstanding joint debts.				
	b)	b) The parties agree to the division of debts as indicated below:				
	Creditor			Amount	Responsible Party	
	-	-	ty indemnifi obligations.	es and holds harmless	s the non-responsible party for any	
				11.		
				Name restorat	ation	
		The parties request that Wife's name be restored to				
				Binding Agreer	ement	
□ volu		-	_	e that they have entered result of any duress or	ed into this Agreement freely and r any undue influence.	

No Agreements other than this one

	This Agreement constitutes the entire understanding of the parties. There are no stations, warranties, covenants, or undertaking other than those expressly set forth
nerem.	14.
	Enforceability
to live in that eith Agreem decree c Agreem	It is expressly understood that this Agreement does not obligate the parties to continue in a state of separation or to proceed with an action for divorce. However, in the event er party shall bring or maintain an action for dissolution of the marital relationship, this ent shall be presented to the court and incorporated by reference into any judgment or concerning the matters provided herein. Notwithstanding such incorporation, this ent shall survive and be enforceable independently of the judgment or decree. N WITNESS WHEREOF, the parties have signed their names, thisday of, 20
	Wife [Sign in the presence of a Notary Public]
	elephone(s):
Sworn to this	and subscribed before me
Notary Pu My Comr	iblic mission Expires:
	Husband [Sign in the presence of a Notary Public]
	d's address:d's telephone(s):
	and subscribed before me
Notary Pu My Comr	ublic mission Expires: