Prenuptial Agreement

Shareholders Agreement

▲ SAMPLE DOCUMENT NOTICE: These are sample documents with fictional information for demonstration purposes only. Do not use these as actual legal documents. Always consult with qualified legal professionals for real legal agreements.

PRENUPTIAL AGREEMENT

State of California

This Prenuptial Agreement (the "Agreement") is made and entered into as of this 15th day of June, 2024 (the "Effective Date"), by and between John Michael Smith residing at 1234 Ocean Drive, Los Angeles, CA 90210 (hereinafter "John "), and Emily Rose Johnson, residing at 5678 Sunset Boulevard, Beverly Hills, CA 90212 (hereinafter "Emily "), each of whom may be referred to individually as a "Party" and collectively as the "Parties."

WHEREAS Clauses

WHEREAS, the Parties intend to marry each other; and

WHEREAS, ✓ both Parties have NOT been previously married; and

WHEREAS, the First Party has 0 child(ren) from a previous relationship; and

WHEREAS, the Second Party has 0 child(ren) from a previous relationship; and

WHEREAS, the Parties currently have **0** child(ren) together;

Key Provisions

2. Premarital Property

Separate property. With respect to property acquired prior to the marriage, each Party's property listed in Exhibit A and Exhibit B will remain as the respective Party's non-marital, separate and individual property during and after the marriage, including any increase in the value relating to the property.

3. Property Acquired During Marriage

Joint property. All assets, real property, and personal property earned, acquired and given to either Party individually during marriage will be treated as marital property and owned by both Parties equally.

4. Division of Marital Property

Shall be divided between the Parties with the First Party receiving 50 % of the marital property and the Second Party receiving 50 % of the marital property.

6. Spousal Support

✓ In the event the marriage is terminated by reason of annulment, divorce or separation, each Party waives and releases any claims that he or she may have against the other Party for spousal support or alimony.

11. Marital Residence

✓ **Joint ownership.** The Parties' marital residence will be treated as marital property and owned equally by both Parties.

12. Household Expenses

The First Party will be responsible for payment of the following household expenses:

Mortgage, Property taxes, Home insurance

The Second Party will be responsible for payment of the following household expenses: Utilities, Groceries, Home maintenance

Both Parties will be responsible equally for: Joint vacations, Entertainment, Dining out

20. Disputes

✓ **Mediation, then binding arbitration.** If the dispute cannot be resolved through mediation, then the dispute will be resolved through binding arbitration conducted in accordance with the rules of the American Arbitration Association.

Signatures

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date first written above.

John Michael Smith

First Party's Signature

First Party's Full Name

Emily Rose Johnson

Second Party's Signature

Second Party's Full Name

NOTARY ACKNOWLEDGMENT

State of California

County of Los Angeles

The foregoing instrument was acknowledged before me this 15th day of June, 2024, by the undersigned, John Michael Smith.

Notary Public Signature

My Commission Expires: December 31, 2026