

PRENUPTIAL AGREEMENT

BY THIS AGREEMENT, entered into this 5th day of December, 2024, by and between the parties, **JADRANKA SWEETING**, of Sarasota, Florida, (hereinafter referred to as "Wife" or "spouse" or "Jadranka" as the context requires), and **BURAK ARAZ**, of Turkey (hereinafter referred to as "Husband" or "spouse" or "Burak" as the context requires) and are sometimes jointly referred to in this Agreement as the "parties" and they agree as follows:

RECITALS

A. **WHEREAS**, Husband and Wife plan to marry each other. The Wife is 55 years old, was previously married, and has two (2) adult children. The Husband is 25 years old, has never been married, and has no children.

B. **WHEREAS**, the parties do not believe there is any significant disparity in the assets of Husband and Wife and in Wife's present income in relation to the income being earned by the Husband. Nevertheless, it is the intention of the parties that upon the marriage of Husband and Wife, the provisions of this Agreement will be binding on the parties, their heirs, legal representatives, personal representatives, and assigns, for all time. More specifically, the parties intend that the standard of living of Husband and Wife that is expected to be enjoyed during the time of their marriage, and any elevation in the standard of living during the marriage, will not be relied upon or provide a basis for any award of alimony or disposition of property above and beyond what is provided for and agreed to in this Agreement.

D. **WHEREAS**, the Wife is from Bosnia and is an American citizen. The Husband is from Turkey and in the United States on a Visa.

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E. **WHEREAS**, the parties intend to establish the Husband's citizenship in the United States.

F. **WHEREAS**, Husband and Wife each have, or intend to have, independent means to support themselves without seeking any assistance from the other and intend to be economically independent of each other throughout the course of their marriage.

G. **WHEREAS**, Husband has a culinary degree from Turkey and is employed as a chef. The Wife has a degree in economics from Bosnia and works in the hospitality industry.

H. **WHEREAS**, the Wife's sponsorship of the Husband with respect to his immigration matters shall not be relied upon or provide a basis for any award of alimony or disposition of property above and beyond what is provided for and agreed to in this Agreement.

I. **WHEREAS**, the parties intend that both will continue to work during the course of the marriage.

J. **WHEREAS**, neither party owns any real property.

K. **WHEREAS**, the provisions of this Agreement are intended to settle all issues pertaining to Husband's and Wife's financial responsibility to themselves and to each other, to provide for all of their marital and non-marital property and to apply in the event of an end to the marriage as defined in this Agreement or the death of either Husband or Wife. It is the parties' intention to fix their rights in advance in order to avoid litigation and family disputes and to ensure domestic tranquility.

L. **WHEREAS**, each party understands that in the absence of this Agreement, the law would confer certain rights on each of them for support and in the property and estate of the other and that the effect and intent of this Agreement is for the parties to waive, relinquish and bar all of those respective rights or claims, except as provided in this Agreement.

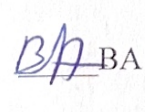
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M. **WHEREAS**, the consideration for this Agreement is the marriage itself and the mutual benefit to be obtained by the parties and the promises of each party to the other contained in this Agreement. The adequacy of the consideration of this Agreement is admitted by the parties hereto and each intends to be legally bound by this Agreement.

N. **WHEREAS**, the above recitals are an integral part of this Agreement
NOW, THEREFORE, in consideration of the mutual promises, agreements and covenants expressed, herein, Husband and Wife agree as follows:

1. Effective Date. This Agreement shall become effective upon the marriage of Husband and Wife and not before.
2. Marital and Non-Marital Property. The parties intend to define the terms "non-marital property" and "marital property" as outlined in this paragraph, and not necessarily as the terms "nonmarital asset" and "marital asset" are defined in §61.075(6), Florida Statutes.

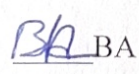
A. Husband's Separate Non-Marital Property. The assets listed in Exhibit "A," a copy of which is attached hereto and incorporated herein by reference, shall remain the sole and separate non-marital property of the Husband throughout the marriage and shall not become marital property. It is also the intention of the parties that any property acquired by Husband in his sole name subsequent to the parties' marriage, including, but not limited to, property acquired by gift, inheritance, bequest, devise or from insurance, or from or with any third person or entity, shall be and remain the sole and separate property of Husband. Additionally, it is the intention of the parties that any property acquired by Husband, in his sole name, in exchange for property now or hereafter held by him as his separate property, and property acquired by him in his sole name with his separate property or the income from his separate property, or inherited, shall remain the separate property of Husband.

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Wife shall not claim or acquire any interest in any property of Husband whether or not such property increases in value during the marriage, whether by passive appreciation, or as of the result of marital labor or the use of marital funds. In addition, any income earned from said assets, including, but not limited to, dividend reinvestments or savings reinvestments, shall remain the Husband's separate non-marital property and shall not be considered as marital property. No separate property belonging to Husband shall become marital property by inadvertent commingling or expenditure thereon of marital funds. Husband's income, earned and unearned, which is received during the marriage (including pension contributions paid by an employer and any passive income on such contributions), shall be and remain non-marital even if it has been relied upon as income by both parties. Additionally, Husband reserves the right to make gifts to Wife of property during the marriage, but such gifts shall not constitute an amendment to or other change to this Agreement. Wife has made a similar reservation in Paragraph 2. B. herein. Should Wife make any gifts to Husband during the course of the marriage, those gifts shall be considered to be Husband's non-marital property.

B. Wife's Separate Non-Marital Property. The assets listed in Exhibit "B," a copy of which is attached hereto and incorporated herein by reference, shall remain the sole and separate non-marital property of the Wife throughout the marriage and shall not become marital property.

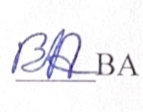
The Wife was in a serious automobile accident in 2023 and has a pending personal injury case related to that accident. The Wife anticipates any claims related to her accident to be resolved after the parties marry and the parties specifically acknowledge and agree any/all settlement funds, jury award(s), and/or any financial proceeds received and resulting from any/all

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personal injury claim(s) or matter(s) which have occurred prior to the parties' marriage are sole property of the Wife and considered the Wife's separate, non-marital asset/property.

It is also the intention of the parties that any property acquired by Wife in her sole name subsequent to the parties' marriage, including, but not limited to, property acquired by gift, inheritance, bequest, or devise or from insurance, or from or with any third person, shall be and remain the sole and separate property of Wife. Additionally, it is the intention of the parties that any property acquired by Wife, in her sole name, in exchange for property now or hereafter held by her as her separate property, and property acquired by her in her sole name with her separate property or the income from her separate property, or inherited, shall remain the separate property of Wife.

Husband shall not claim or acquire any interest in any property of Wife whether or not such property increases in value during the marriage, whether by passive appreciation or as of the result of marital labor or the use of marital funds. In addition, any income earned from said assets, including, but not limited to, dividend reinvestments or savings reinvestments shall remain the Wife's separate non-marital property and shall not be considered as marital property. No separate property belonging to Wife shall become marital property by inadvertent commingling or expenditure thereon of marital funds. Wife's income, earned and unearned, which is received during the marriage (including pension contributions paid by an employer and any passive income on such contributions), shall be and remain non-marital even if it has been relied upon as income by both parties. The only marital property to be owned by the parties shall be that defined in Paragraph 2. D. below. Additionally, Wife reserves the right to make gifts to Husband of property during the marriage, but such gifts shall not constitute an amendment to or other change to this Agreement. Husband has made a similar reservation in Paragraph 2. A.

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herein. Should Husband make any gifts to Wife during the course of the marriage, those gifts shall be considered to be Wife's non-marital property.

C. Employee Retirement Plans Non-Marital. Any employee pension or profit sharing plan, IRA, 401(K) or other retirement plan and any future increase in such plan, whether by contribution of income earned during the marriage or by employer contribution, shall be considered each parties' separate non-marital property.

Except as otherwise specifically provided in this Agreement, each party releases all interest, vested or contingent, in any such plan owned by the other at any time in the future.

D. Marital Property. Except as expressly stated herein, any/all accounts and property acquired after the marriage in both parties' names, including property titled as tenants by the entireties or initially purchased with the funds of both Husband and Wife in approximately equal amounts, shall be considered marital property for purposes of equitable distribution or property settlement.

Marital property shall include all accounts held jointly by Husband and Wife and used to meet marital living expenses, gifts made to Husband and Wife jointly, and household furniture and furnishings if purchased after the date of the marriage of Husband and Wife with the funds of both Husband and Wife in approximately equal amounts. The parties intend that in order for their separate non-marital property of Husband or of Wife to become marital property, it must be titled as tenants by the entireties (in the case of property with a document to evidence title) or initially purchased with funds belonging to both Husband and Wife in approximately equal amounts (in the case of personal property without a document of title). If Husband and Wife acquire property jointly during their marriage, they shall hold the property as provided in the instrument conveying or evidencing the title to the property. Except as expressly provided

herein, marital property, as defined by this Agreement, shall be equally divided in the event of the end of the marriage of Husband and Wife and shall become the property of the survivor of Husband and Wife in the event of the death of either spouse.

E. Presumptions Regarding Non-Marital and Marital Property. It is the intention of the parties that no property inherited by one of the spouses shall be anything but the separate non-marital property of the inheriting party. The parties intend that no property belonging to either spouse will become community property under the laws of any other jurisdiction to which Husband and Wife would be subject in the absence of this Agreement.

3. Duration of Marriage. The duration of the marriage shall mean the period from the date that a marriage ceremony takes place until "an end to the marriage" or the death of either Husband or Wife. For purposes of the Agreement, "an end to the marriage" shall be defined to mean the occurrence of the first of the following events:

- A. The filing of a Petition for Dissolution of the marriage of Husband and Wife (divorce) or an action for Separate Maintenance, support unconnected with dissolution or for Adjudication of Obligation to Support in a court of competent jurisdiction;
- B. The filing of a Complaint or Petition for annulment in a court of competent jurisdiction;
- C. The execution of a Separation or Property Settlement Agreement;
- D. Written notice by either party to the other party of such party's intention to remain apart with a specific reference to the "end of the marriage" pursuant to this paragraph, and the subsequent residence of Husband and Wife in separate dwellings for a period of sixty (60) days or longer.

4. Waiver of Rights Upon End of the Marriage. Unless otherwise specifically provided herein, upon the end of the marriage as defined by this Agreement, each party releases all claims or demands that either of them may acquire because of the marriage against the other for: temporary (to the extent permitted by law), rehabilitative, lump sum, bridge-the-gap, durational, or permanent periodic alimony or spousal support upon dissolution of marriage or divorce or any form of alimony or spousal support that may exist in the future; equitable distribution or unequal distribution of the assets accumulated during the marriage other than an equal distribution of those assets specifically defined as marital property by the terms of this Agreement; and any claim of enhancement in value or appreciation of the other party's non-marital property.

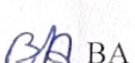
Each party releases his or her right to seek modification of this paragraph or any portion thereof, at a later date, including the right to seek modification of any alimony. This paragraph shall include all rights now existing or that may hereafter be conferred on either party by statute, court decision or otherwise, and the waivers in this paragraph shall encompass any and all rights to alimony or support unconnected with the dissolution of the parties' marriage, specifically including such rights as described in §61.09 and §61.10, Florida Statutes, or any successor legislation thereto.

However, any property defined as marital property by the terms of this Agreement or any property owned jointly by the parties shall be divided equally by the parties. The parties further agree that this Agreement is valid and enforceable in any dissolution of marriage or separate maintenance proceeding that may hereafter be commenced by either party and that the provisions of this Agreement shall be binding upon them.

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5. Waiver of Rights Upon Death. Except as otherwise specifically provided for in this Agreement or any subsequent amendment to this Agreement and except for the rights to family allowance and exempt property available to the surviving spouse and except for each spouse's right to the Social Security benefits of the other (which rights are not waived), each of the parties forever waives, releases, and relinquishes any right or claim of any kind, character, or nature whatsoever which either may have or shall have in and to the estate, property, assets, or other effects of the other, either now or acquired in the future, including, but not limited to, homestead rights or property, dower, courtesy, elective or other statutory share, rights as a pretermitted spouse, any right or preference to serve as a Personal Representative or executor of the deceased spouse's estate, right or preference to serve as a guardian of the other spouse, any interest in any pension, profit sharing plan, IRA, other retirement property or annuity owned by the other party, and all other statutory rights, and all rights as a widow, widower or heir of the other spouse under any present or future law of the State of Florida, its constitution, or similar laws of any other jurisdiction. Each party, his or her heirs, Personal Representatives and assigns shall have no right, title or claim to any of these interests except to the extent the other party may have made specific provisions as provided herein or by a will or other testamentary substitute executed subsequent to the date of this Agreement. Each party further agrees that he or she will make no further claims upon the other party's estate, heirs, Personal Representatives and assigns after the death of the other spouse or of any interest in any real, personal or mixed property of which the other spouse may die seized and possessed.

6. Waiver of Interest in Homestead Property. The parties acknowledge that their respective attorneys have defined for them the meaning of "homestead property" under Florida law and the homestead rights that each spouse would enjoy as a spouse in the absence of this

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Agreement. Except as otherwise specifically provided for in this Agreement or any subsequent amendment to this Agreement, each of the parties, knowingly and intelligently, forever waives, releases, and relinquishes any right or claim of any kind, character, or nature whatsoever which either may have or shall have in and to the homestead property of the other spouse, either now or acquired in the future. Each party, his or her heirs, Personal Representatives and assigns shall have no right, title or claim to any of such interests except to the extent the other party may have made specific provisions as provided herein or by a will or other testamentary substitute executed subsequent to the date of this Agreement. And unless such specific provision either herein or by will or other testamentary substitute has been made, each party agrees, if so requested, to disclaim any claim, demand, right or interest in or to the homestead property of the other, pursuant to Florida Statutes Chapter 739, as such statutes shall now exist or hereafter be amended.

7. Property Management. The parties agree that as to their separate non-marital property as defined by this Agreement, each of them shall continue to manage, control, sell, mortgage, convey and transfer their separate property during the marriage and each party agrees in the future to execute, or join as a party, in any instrument when requested to do so by the other party, in order to divest himself or herself of any claim, title or interest in the property of the other party. This paragraph shall not require a party to execute a promissory note or other evidence of debt for the other party. Execution of an instrument shall not give the party executing the instrument any right or interest in the property which is the subject of the instrument.

8. Release From Debts. Neither party shall be required to assume or become responsible for the payment of any pre-existing debts or obligations of the other party or the

other party's business solely by reason of their marriage. Neither party shall do anything that would cause the debt or obligation of one of them or one of their separate businesses to become a claim, demand, lien or encumbrance against the property of the other party without the other party's written consent. If a debt or obligation of one party is asserted as a claim or demand against the property of the other without his or her written consent, the party who is responsible for the debt or obligation shall indemnify the other party from the claim or demand, including the indemnified party's costs, expenses and attorneys' fees.

9. Expenses. Except as provided herein, the parties agree that each shall be responsible for his or her necessities and neither party shall be responsible or liable for necessities of the other party or liable to the creditors of the other party for necessities furnished the other party, including but not limited to expenses incurred for the health, maintenance and support of the other party; provided, however, this shall not be construed to prohibit the parties from establishing a joint account to provide for their combined living expenses, health insurance, other day to day expenses, if both parties desire to do so.

10. Gifts and Transfers of Property. Nothing in the Agreement shall be construed to prohibit either party from providing for the other party by the terms and provisions of his or her Last Will and Testament, revocable Trust Agreement, or other testamentary substitute, nor shall this Agreement be construed to restrict the surviving spouse from claiming property subsequently given by one party to the other party, or owned by the parties as joint tenants with right of survivorship or as tenants by the entireties, or as a beneficiary of any trust instrument, or as a designated beneficiary of any life insurance, annuity, retirement plan or benefit.

11. Income Tax Returns. Neither party shall be required to file or sign a joint income tax return with the other party, though it may be beneficial for the parties to file a joint tax return.

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In the absence of further agreement of the parties to the contrary, each of the parties may file individual income tax returns as required by state or federal law. An agreement to file a joint income tax return shall be evidenced by both parties signing the return. Should the parties file a joint income tax return, each shall pay his or her proportionate share of the tax and each shall be entitled to his or her proportionate share of any refund. The parties acknowledge that, should they decide to file a joint federal income tax return, and if a deficiency is assessed with respect to any such jointly-filed return, one or both spouse may be entitled to so-called "innocent spouse relief" through the elective procedures of Section 6015 of the Internal Revenue Code or any successor legislation thereto. The parties agree to make available to one another any and all records and other materials which the electing spouse may reasonably request in attempting to claim innocent spouse relief. This covenant shall survive a dissolution of the marriage of Husband and Wife.

12. Deficiency Notices. If either party receives a deficiency notice from the Internal Revenue Service pertaining to a joint return, the party receiving said notice shall immediately notify the other party in writing by certified mail, return receipt requested. If the party first receiving notice fails to immediately provide such notice to the other party, the noticed party shall indemnify and hold harmless the unnoticed party from any and all liability from any tax deficiency contained in the notice.

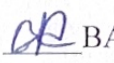
13. Agreement Binding/Survival of Agreement. The parties acknowledge that this Agreement, fully executed by each party, is to be submitted to the court in any probate proceeding for either party, or dissolution of marriage, annulment, separate maintenance, support unconnected with dissolution or for Adjudication of Obligation to Support proceeding between the parties and will govern all rights and interests of and between the parties with respect to the

issues addressed within this Agreement. The parties further agree that this Agreement is valid and enforceable in any such proceeding that may hereafter be commenced by or on behalf of either party and that the provisions of this Agreement shall be binding upon them, their heirs, legatees, devisees, legal representatives, personal representatives, and successors and assigns, for all time. Notwithstanding the fact that this Agreement governs the identifiable rights and interests of the parties as contained herein in conjunction with probate and marital dissolution proceedings, the incorporation within any Final Judgment of Dissolution of Marriage or other court order will not prevent the independent survival of this Agreement.

14. Waiver of Formal Financial Disclosure In Event of Dissolution of Marriage. To the extent permitted by applicable law, the parties expressly agree to waive all of the formal financial disclosure requirements of Rule 12.285 of the Florida Family Law Rules of Procedure, if applicable, as such Rule now exists or may hereafter be amended, or its equivalent or counterpart in any other competent jurisdiction, except for the filing of any mandatory financial affidavits or other documents to be filed and received by the court and protected from public access.

15. Non-taxable Transfers in Event of Dissolution of Marriage. It is the intention of the parties that in the event of a dissolution of the marriage of Husband and Wife, all transfers of property made pursuant to this Agreement shall be transfers of property incident to a divorce and related to the cessation of their marriage, as those terms are used in Internal Revenue Service Code §1041 and the Treasury Regulations pertaining thereto, and, as such, shall be non-taxable transfers involving no recognition of gain or loss by either party.

16. Further Assurances. Each party shall execute any instruments or documents at any time requested by the other party that are necessary or proper to effectuate this Agreement.

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17. Drafting Construction. In the event that it becomes necessary for any reason to construe the Agreement, it shall be construed as having been prepared jointly by the parties.

18. Counsel. The parties represent that each has had independent legal advice of counsel of his or her own selection in the negotiation of this Agreement. Each party fully understands the facts and has been fully informed as to the legal rights and obligations that arise as a result of marriage, as well as the effect of this Agreement and each is signing this Agreement freely and voluntarily, intending to be bound by it.

In the negotiation and preparation of this instrument, the Wife was represented Angela Tobaygo, Esq. and Husband was represented by Tinley Rudd, Esq. Each party acknowledges that he or she has had ample time to fully consider the terms of this Agreement. Each party fully understands the terms, conditions, and provisions hereof and believes them to be fair, just, equitable, adequate and reasonable, and freely and fully accepts the terms, conditions and provisions hereof.

Further, each party acknowledges that this Agreement is executed freely without duress, coercion or mental anxiety and that both parties are *sui juris* and of sound mind. In the event that either of the above-named attorneys or other members of their law firms or any of their employees are required to offer testimony in depositions, in court, or otherwise, regarding the preparation of this Agreement or other related issues, they shall be compensated at their regular hourly rate, together with costs, by the party requiring their testimony, for all time spent preparing for, traveling, and giving testimony. The parties hereto agree that in the event the party requiring their testimony is unable or not required to pay these fees and costs, that the other party will be jointly and severally liable for the payment of said fees and costs.

22. Financial Disclosure. Husband warrants that he has fully informed Wife of his financial condition and the nature and extent of his property, a list of his approximate assets, liabilities and income as set forth on Exhibit A attached hereto, and Wife warrants that she has fully informed Husband of her financial condition and the nature and extent of her property, a list of her approximate assets, liabilities and income as set forth on Exhibit B attached hereto.

Each party acknowledges fair disclosure of the other's financial condition, and the nature and character of the other party's estate and property. Each acknowledges that Exhibits A and B are accurate representations of their approximate assets and income, and each has reviewed said Exhibits. All values represented by the parties are their best estimates of the present values of the property interests involved, with the understanding that should those interests be liquidated and the fair market value thereof determined upon such liquidation, their value could greatly exceed or fall short of the estimated value stated. Personal holdings, marketable and non-marketable securities, real estate interests, limited partnerships and joint venture agreements, can and may greatly fluctuate as to value on a daily basis. The parties recognize that many property interests are unique and have no readily ascertainable market value. The parties have given each other the right to request additional documents regarding the other's financial status, or to obtain independent valuations or appraisals, or both. Each has afforded the other with the opportunity to fully examine any and all documents pertaining the other's assets, income and liabilities. Each voluntarily and expressly waives any right to disclosure of the property or financial obligations of the other party beyond the disclosure provided as recited in this paragraph. Each agrees that any unintended failure to disclose assets or liabilities is hereby waived as grounds to protest the validity or enforceability of this Agreement and each agrees that any dispute

regarding the valuation of assets or liabilities is hereby waived as grounds to protest the validity or enforceability of this Agreement.

23. Proximity to Wedding. The parties intend to marry, though no date has been set.

Although this Agreement is being or may be signed in relative proximity to the date of the parties' wedding, both parties acknowledge that they began discussions regarding this Agreement in mid 2024, and the proximity to their date of marriage is not a basis to set aside this Agreement.

24. No Other Beneficiary. No person will have a right or cause of action arising or resulting from this Agreement except those who are parties to it and their successors in interest.

25. Severability. If any part of this Agreement is determined to be invalid by a court of competent jurisdiction, the remaining parts shall remain in full force and effect.

26. Entire Agreement. This instrument contains the entire agreement between the parties and no representations, whether written or oral, shall be binding unless this Agreement is amended as provided herein.

27. Amendment/Revocation. This Agreement cannot be amended or revoked except by a written instrument signed by both parties in the presence of two witnesses and acknowledged by the parties before a Notary Public. Conduct of the parties will be insufficient to evidence an intent to abandon this Agreement.

28. Privacy and Confidentiality. In any court action or proceeding in which the matters covered hereby are a part, the court file and the court records may be sealed by the court if the court deems it appropriate. The parties agree that, in any event, this Agreement shall not become part of the public records, and shall be disclosed only to the court and protected from public access.

29. Waiver of Defenses to Enforcement of Agreement. The parties execute this Agreement knowingly and voluntarily and forever waive any future right to challenge the validity or enforceability of the Agreement or any portion of it based on any of the following grounds: (a) the absence of additional financial disclosure by the other party; (b) a claim that the Agreement is inequitable; (c) a claim that the Agreement is unconscionable; (d) a claim that the Agreement does not make a reasonable provision for one or the other of them; (e) a claim of inadequate or no legal representation; (f) a claim of failure to fully realize the extent and nature of any rights waived; (g) a claim that new statutory or decisional law overrides the enforceability of the Agreement or renders it invalid because of public policy; (h) a claim that the laws of a different jurisdiction modify the Agreement or render it unenforceable; (i) a claim that the Agreement was executed as a result of coercion, undue influence or under duress; (j) a claim of invalidity relating to the execution of this Agreement shortly before a pending wedding; (k) a claim that the Agreement is not enforceable by reason of the occurrence of any event or circumstance set forth in §61.079(7), Florida Statutes, or any successor legislation thereto;

30. Headings. The headings contained in the Agreement are for purposes of reference only and shall not be used to interpret the terms and provisions of this Agreement.

31. Governing Law. The laws of the State of Florida shall govern the interpretation and enforcement of this Agreement. If at any time during the parties' marriage, the parties become residents of or domiciled in a state under the laws of which a husband and wife obtain or acquire property interests commonly known as "community property" or any other property or interest different from the property interest of a husband and wife, under the laws of the state of Florida, their property interest shall nevertheless remain the same as they would have been under the terms and provisions of this Agreement, construed under the laws of the State of Florida.

32. Mediation of Disputes. In the event of any dispute or misunderstanding arising out of or in connection with this Agreement (and prior to the institution of any court proceeding to enforce this Agreement), this dispute or misunderstanding shall be mediated by the parties before some qualified person who shall be properly experienced in the subject matter of the controversy, and who shall be acceptable to both parties. Should such mediation be necessary, the parties agree to share equally the cost of mediation. If the parties are unable to mediate their dispute and a court proceeding is instituted, the party determined to have defaulted in the performance of any obligation under this Agreement shall pay all reasonable attorney's fees, expenses and costs incurred by the non-defaulting party in seeking enforcement or relief, including fees and costs incident to mediation.

33. Copies considered originals. This Agreement shall be executed the copies shall be considered an original for all purposes.

IN WITNESS WHEREOF, the parties hereto have affixed their hands and seals to this Agreement on the day and year first above written.

Signed and sealed in the presence of:

Jadranka Sweeting
Sonya Denise Agus
Printed Name of Witness

Jadranka Sweeting
JADRANKA SWEETING

Tinley Rudd
Printed Name of Witness

EXHIBIT "A" FINANCIAL DISCLOSURE OF THE HUSBAND
BURAK ARAZ
as of December 4, 2024

ANNUAL INCOME

2024 - \$32,000

ASSETS

Checking (BOA) - \$2K

2015 Hyundai Elantra- subject to a loan of \$15,000, no net value

Personal property (Phone etc)- \$1,000

DEBTS

BOA CC - \$200

Debt Consolidation - \$1,000

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EXHIBIT "B" FINANCIAL DISCLOSURE OF THE WIFE
JADRANKA SWEETING
as of December 4, 2024

ANNUAL INCOME

2023 - \$10,000

2024 – anticipated to be \$25,000 to \$30,000

ASSETS

Accident/Personal Injury case – to be determined

Checking (Capital One) - \$200

2014 Honda CRV – subject to a loan of \$16,000, no net value

Scooter – 300

Furniture/Furnishings/personal property - \$5,000

DEBTS

Credit Cards – \$300

Debt Consolidation - \$11,000

No Student Loans

Medical debt related to accident/personal injury case – unknown/to be determined

*gf
BA*

Signed and sealed in then presence of:

Sonya Denise Ayers

Sonya Denise Ayers

Printed Name of Witness

Burak Araz

BURAK ARAZ

Seal No

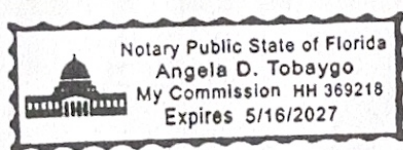
Tinley Rudd

Printed Name of Witness

STATE OF FLORIDA
COUNTY OF SARASOTA

I HEREBY CERTIFY that on this day before me, an officer duly qualified to take acknowledgments, personally appeared JADRANKA SWEETING, who is [] personally known to me, or [] who has produced FL DL as identification and who did take an oath, and to me known to be the person described in and who executed the foregoing instrument and acknowledged before me that she executed the same.

WITNESS my hand and official seal in the County and State last aforesaid this 8th day of December, 2024.



Angela D. Tobaygo

Signature of Notary Public

Printed name of Notary Public

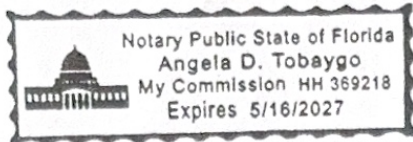
My commission expires:

STATE OF FLORIDA
COUNTY OF SARASOTA

I HEREBY CERTIFY that on this day before me, an officer duly qualified to take acknowledgments, personally appeared BURAK ARAZ who is [] personally known to me, or [] who has produced FL DL as identification and who did take an oath, and to me known to be the person described in and who executed the foregoing instrument and acknowledged before me that he executed the same.

JS BK BA

WITNESS my hand and official seal in the County and State last aforesaid this 5th
day of December, 2024.



Angela D. Tobaygo
Signature of Notary Public

Printed name of Notary Public
My commission expires:

JS BA
y8 JS BA