**	-	
Your La	wFirm	Name Goes I
		Any City, Any Town, Any S
NONMARITAL COHABITA	ATION / LIVING TOG	ETHER AGREEMENT
ACREEMENT made this	day of	20 by and between
AGNEENT made this	day of, "Firs	, 20, by and between st Party", and "Second Party"
		, 5000111 11105 .
WHEREAS the parties are presently		, have been doing so since
and i	intend to continue living toget	ther in this arrangement;
oint residency;	ix and define their respective p	property rights and liabilities arising from their
		s agreement voluntarily, without any duress or
Indue influence, and that each has handle influence. THE PARTIES HEREBY AGREE		with counsel of his/her choice;
		ary randor the nortice married by energtion of
common law or any other operation	of law.	ay render the parties married, by operation of
		y of the mutual promises herein contained and the partner to the other. This Agreement fully
		ther party for the benefit of the other during the hall in no way be construed as consideration for
his Agreement.	urmsning of sexual services si	ian in no way be constitued as consideration for
		and completely, to the best of his/her knowledge,
	ement indicating his/her curren	uding all assets and liabilities. Each party has nt assets and liabilities with the understanding that
		st of his/her ability. Living expenses shall be apportioned between the
	cessary and jointly approved I	
1. Division of Living Expenses. New parties as follows:		
parties as follows:		
4. Division of Living Expenses. New parties as follows: The First Party shall contribute The Second Party shall contribute The parties shall deposit their pro rate	percent (%) percent (%) ta contributions monthly into the	per month; %) per month. the joint checking account of the parties. Either
4. Division of Living Expenses. New parties as follows: The First Party shall contribute The Second Party shall contribute The parties shall deposit their pro rate party may draw upon this checking a point property of the parties, owned a	percent (%) percent (

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(b) Individual gifts, bequests, devises or inher (c) All property, real or personal, owned by a p (d) All income or proceeds derived from the a 6. Joint Property. All property acquired by the termination of this Agreement and procured joes of the parties with each party possessing his/h. Commingling of Property. Absent a reason joint property with separate property, any com 8. Division of Property upon Termination. Ut residency, all jointly owned property shall be off the parties are unable to agree on the appropring mutually agreed upon Third-party to act as Apaccording to his/her pro rata share. 9. Duty of Good Faith. This Agreement creat	ne parties after the execution date of this Agreement and before the pointly with joint resources and funds shall be considered joint proper there aforementioned percentage of ownership. Inable demonstration of sole ownership, where either party comming maningled property shall be presumed to be joint property of the particular termination of this Agreement or termination of the joint divided among the parties according to their pro rata share listed aborepriate division of joint property, they may appoint an independent an opraiser. The Appraiser shall divide the property among the parties tes a fiduciary relationship between the parties in which each party defair dealing toward the other in the management of their joint
this Agreement. 11. Duration of Agreement. This Agreement effect until termination. Termination shall be expressed by either party or death of either party.	retain his/her legal name, including surname, as printed and signed shall become effective at the date of execution and shall remain in effected by written notice by either party, cessation of the joint rty. Either party may terminate this Agreement unilaterally at any tin party, the surviving party waives all rights to support by the deceased
between the parties regarding their joint reside joint residency other than those stated herein. parties hereto. 14. Severability of Provisions. Should any pa otherwise unenforceable, it is the intent of the force and effect without impairment.	the parties that this Agreement be the full and complete agreement ency. There are no other agreements between the parties regarding the This Agreement shall only be modified by a writing executed by both aragraph or provision of this Agreement be held invalid, void, or a parties that the remaining portions shall nevertheless continue in further governed by, interpreted and construed in accordance with the laws
the State of	
IN WITNESS WHEREOF, the parties have this day of	executed this Agreement ator
First Party	
Second Party	

D e m Witness Witness S a