SUPERIOR COURT OF DEKALB COUNTY

STATE OF GEORGIA

Plaintiff, vs.	Civil Action Case Number
Defendant.	
SETTLEMENT AGREEMENT	WITHOUT MINOR CHILDREN
This is an agreement between	
(referred to here as "Plaintiff") and	
(referred to here as "Defendant"), dated	
The parties are married but are curren	ntly separated; and
They have no minor children together	r.
The parties want to settle between the	emselves all questions of alimony, division of
property, debts and all other rights and oblig	gations arising out of their marital
relationship;	
THEREFORE, in consideration of the	e mutual promises and declarations in this
agreement, the parties agree as follows:	
1. SEPA	ARATION.
The parties shall continue to live apar	rt and each one shall be free from all
interference and control by the other, as fully	y as if unmarried, and each may reside at
such places as they may choose.	·
Plaintiff (initials)	Defendant (initials)

2. ALIMONY.

[Check and complete only one of these, either (a) or (b). Do not check both (a) and (b).]

□ (a) The	shall pay to the
	of
Dollars (\$) per month, beginning on,
and continuing mont	hly thereafter,
[To finish (a), you	must check and complete either (1) or (2). Do not check both (1) and (2)]
\Box (1) until th	e recipient remarries or dies.
\square (2) for a po	eriod of
☐ (b) Each party ex	pressly waives the right to receive alimony from the other party.
	3. PROPERTY DIVISION .
[Check and con	aplete only one of these, either (a) or (b). Do not check both (a) and (b)]
☐ (a) The parties ac	knowledge that they have already made a division of their marital
property, including a	ny real estate, vehicles, household furniture, furnishings, household
goods, equipment, ba	ank accounts, pensions and other personal property. Neither party
shall claim any of the	e property in the possession of the other party as of the date of
signing this agreeme	nt.
☐ (b) The parties ac	knowledge that they possess various items of marital property,
which shall be divide	ed as provided in this Agreement. The parties agree to transfer
possession and title t	o their property as follows:
Plaintiff (initials)	Defendant (initials)

which has the	e following legal description on the	deed to the prop	erty:
shall be conv	eyed to the	in fee sim	unle The
		III ICC SIII	ipic. The
	chall be rect	ongible for all to	VAC ACCACCM
	shall be responded on the home often		
and mortgage	e loan payments on the home after	the date of	
and mortgage		the date of	ng a marital he
and mortgage [If you have ch you may also co	e loan payments on the home after osen and completed the preceding paragheck and complete (A) or (B), or both (A)	the date of graph (1), concernin) and (B), but neith	ng a marital ho er one is requ
and mortgage [If you have ch you may also co	e loan payments on the home after osen and completed the preceding paragheck and complete (A) or (B), or both (A). The	the date of graph (1), concerning) and (B), but neith shall have a l	ng a marital he ner one is requ lien against t
and mortgage [If you have ch you may also co	e loan payments on the home after osen and completed the preceding paragheck and complete (A) or (B), or both (A). The	the date of graph (1), concerning) and (B), but neith shall have a l	ng a marital ho er one is requ lien against t
and mortgage [If you have ch you may also co	e loan payments on the home after osen and completed the preceding parag heck and complete (A) or (B), or both (A) The home in the amount of Dollars (\$	the date of graph (1), concerning and (B), but neith and shall have a left. Upon the sale	ng a marital he ner one is requ lien against t or transfer o
and mortgage [If you have ch you may also ch □ (A)	e loan payments on the home after osen and completed the preceding paragheck and complete (A) or (B), or both (A). The	the date of graph (1), concerning and (B), but neith shall have a left. Upon the sale	ng a marital ho ner one is requ lien against t or transfer o
and mortgage [If you have ch you may also ch □ (A)	e loan payments on the home after osen and completed the preceding parag heck and complete (A) or (B), or both (A) The home in the amount of Dollars (\$	the date of graph (1), concerning and (B), but neith shall have a lace. Upon the sale shall immedia	ng a marital honer one is requivalent against to or transfer of ately begin
and mortgage [If you have ch you may also ch □ (A)	e loan payments on the home after osen and completed the preceding paragheck and complete (A) or (B), or both (A). The	the date of graph (1), concerning and (B), but neith shall have a lange and shall immediance the outstand	ng a marital honer one is requivalent against to or transfer of ately begin ling
and mortgage [If you have ch you may also ch □ (A)	e loan payments on the home after osen and completed the preceding paragheck and complete (A) or (B), or both (A). The	the date of graph (1), concerning and (B), but neith and shall have a language. Upon the sale shall immediance the outstand all home, so that the	ng a marital hater one is required against to or transfer of ately begin ling

[If you have chosen (b), check and complete only the parts that apply, from (1) through (4) below.]

the home shall then be listed for sale at a reasonable price, and all reasonable offers to purchase the home shall be accepted.

		, with V
Identification Number (VIN) of	
shall be transferred to the _		The
shall be responsible for all le	oan payments on the	mobile home after the dat
☐ (3) Vehicles - The vehic	les owned by the part	ies shall be transferred or
retained as follows:		
Year/Make/Model of Vehicle	<u>Vehicle ID</u> # (VIN) Goes
	_	
	_	
	_	
The party listed above for ea	ach vehicle shall be re	esponsible for all car loan
payments, ad valorem taxes,	registration fees and	l insurance on that vehicle
accruing after the following	_	
☐ (4) Other Personal Pro	perty - The parties ac	cknowledge that they own
other items of personal prop	erty, which shall be t	ransferred to the party list
below, on or before	•	-
		, _ · _ <u></u> .
f (initials)		Defendant (initials)

To the Plaintiff	
To the Defendant	
	cally provided in this Agreement, the transfe
listed above shall be completed no	later than
•	ocuments necessary to promptly complete the
•	er party to execute and deliver any deed or of
document necessary to complete t	he transfers required by this Agreement, this
Agreement shall constitute and op	erate as the properly executed document. T
county auditor, county recorder, D	Department of Motor Vehicles, and all other
public and private officials are aut	horized and directed to accept this Agreement
a properly certified copy of it in li	eu of the document regularly required for the
conveyance or transfer.	
ff (initials)	Defendant (initials)

Except as provided in this Agreement, the parties have divided their marital property, including any real estate, vehicles, household furniture, furnishings, household goods, equipment, bank accounts, pensions and other personal property. Neither party shall claim any of the property in the possession of the other party as of the date of signing this agreement, except as provided in this Agreement.

4. **DEBTS**.

[Check and complete only one of these, either (a) or (b). Do not check both (a) and (b)]

\square (a) The parties acknowledge that they have no outstanding joint or marital debts.		
\Box (b) The responsibility for payment of	f the parties' joint and	marital debts shall be as
follows:		
<u>Creditor</u>	<u>Amount</u>	Responsible Party
	\$	
·		
The responsible party listed above for each debt shall hold the other party harmless for any collections on that debt. If legal action is brought against the other party to recover that debt, the responsible party agrees to indemnify or hold the other party harmless and, in addition, to pay all attorney's fees and costs of collection which the other party may incur as a result of the legal action.		
Plaintiff (initials)		Defendant (initials)

5. TAX AND BANKRUPTCY CONSTRUCTION OF THIS AGREEMENT

The parties acknowledge that the equitable division of marital property and the payment of marital and joint debts, if provided in this Agreement, shall not be deductible nor taxable for income tax purposes. Each party also acknowledges that, but for the payments provided here, the other party's financial independence would be impaired. Therefore, it is the parties' intention that if either party ever seeks bankruptcy protection, the amounts payable under this Agreement shall not be dischargeable in bankruptcy under 11 United States Code Section 523(a)(5), as the payments are in the nature of spousal support and maintenance. Alternatively, the payments shall be nondischargeable in bankruptcy under 11 United States Code Section 523(a)(15).

6. **RESTRAINING ORDER**

	(Optional — Cneck and complete this paragraph if applicable.)	
□ Tl	ne shall be pe	ermanently
restrained and enjoined from assaulting, beating, wounding, threatening, harassing and		
stalking t	he By co	nsenting to this,
the	in no way admits that su	ich acts were
ever done	e in the past, but agrees not to engage in such acts in the future.	This provision
shall be enforceable by the Court's contempt power.		

7. VOLUNTARINESS OF AGREEMENT

The parties acknowledge that they have entered into this Agreement freely and voluntarily, and that it is not the result of any duress or any undue influence. We understand that we do not have to enter into this Agreement, that we have the right to trial before a judge or jury on all issues that could be raised in this action. We also understand that we have the right to certain discovery procedures that may reveal other income or assets of the other party. We have agreed to enter into this Agreement based on our knowledge of the income and assets of the parties and their written statements in Plaintiff (initials) _______

this Agreement. After considering all of this, we have decided to enter into this Agreement freely and voluntarily.

8. COMPLETENESS OF AGREEMENT

This Agreement constitutes the entire understanding of the parties. There are no representations or promises other than those expressly included in this Agreement. Each party hereby states under oath that the financial representations in this Agreement are accurate and complete, to the best of that party's information, knowledge and belief.

9. **EFFECT OF DIVORCE**

Both parties understand that this Agreement does not require them to continue to live separately or to proceed with an action for divorce. However, if either party brings or maintains an action for divorce, this Agreement shall be presented to the court and incorporated by reference into any judgment concerning the matters covered by the Agreement. Even if it becomes part of a divorce judgment, this Agreement shall survive and can be enforced independently from the judgment of divorce.

Plaintiff (signature)	Defendant (signature)
appeared before me on	appeared before me on, 20, and said under oath that they had read this agreement, understood it, and was signing it voluntarily in my presence.
Notary Public	Notary Public
Plaintiff (initials)	Defendant (initials)