

## Prenuptial Agreement

This prenuptial agreement was shared by FULL VERIFIED LEGAL NAME HERE (FULL DATE OF BIRTH) with FULL VERIFIED LEGAL NAME HERE (FULL DATE OF BIRTH) on January 1, 2022 for review. Its terms and financial disclosure were subsequently substantively finalized in a joint effort and agreed to. As of February 1, 2022 this final copy has been discussed and agreed to between the parties and is retained by both Adam and Eve through to the date of execution.

### Financial Disclosure

#### **Adam**

	<b>Adam's Assets at Time of Marriage</b>
USD \$0	Adam's Approximate Net Worth (1/1/2022)
CHF 0,000,000	Confederate Helvetica Francs (Swiss Franc's)
<b>Adam's Debts</b>	
\$0	Debt to
\$0	Debt to
\$0	Repayment Unsecured Debt
\$0	Reno of St. Petersburg to Make Habitable & Improved
\$0	Debt to
\$0	Adam's Approximate Net Worth At Time Of Marriage
<b>Distribution of Adam's Assets Upon Marriage</b>	
\$0	Gross/Net Yearly Income (Disbursed at \$0.00 / month)
\$Expected Joint Expense at 50% of cost of	1. Vehicles + Parking (Deducted from CHKC)
\$Expected Joint Expense at 50% of cost of	2. Legal Needs (Allocated for in CHKC)
\$Expected Individual Contribution to	3. Marital Wealth (Marital Wealth will be CHKC)
\$250,000 (Held as Currency)	4. Documented Personal Possession (Excluded Cash)
\$3,000,000	5. Balance CHKA (Adam's CHKA)
\$3,000,000	6. Balance CHKB (Adam's CHKB)

CHF 3,000,000	7. Balance CHKD (Adam's CHKD)
<b>\$0</b>	Residual Under Wealth Management
\$0	Money Market Account (USD)
CHF 0	Money Market Account (CHF)
\$1,000,000,000	Primary Investment Account (Approximate Value At Time Of Marriage)
CHF 0	Primary Investment Account (Approximate Value At Time Of Marriage)

**Adam's Anticipated Net Income: \$400,000 per annum**

**Eve**

	Eve's Assets at Time of Marriage
USD \$	Eve's Approximate Net Worth (1/01/2022)
CHF 0	Confederate Helvetica Francs (Swiss Franc's)
<b>Eve's Debts</b>	
\$	Repayment Unsecured Debt
\$	Debt to
<b>Distribution of Eve's Assets Upon Marriage</b>	
\$0	Year 1 Income + Year 1 Expenses (Disbursed at \$ per week)
\$0	Balance CHKE (Eve's CHKE)
CHF 0	Balance CHKF (Eve's CHKF)
\$Expected Individual Contribution to	Marital Wealth (CHKC)
\$250,00 (Held as Currency)	Documented Personal Possession (Excluded Cash)
<b>\$0</b>	Residual Under Wealth Management
\$	Money Market Account (USD)
CHF 0	Money Market Account (CHF)

\$	Primary Investment Account (Approximate Value At Time Of Marriage)
CHF 0	Primary Investment Account (Approximate Value At Time Of Marriage)

**Eve's Anticipated Net Income: \$ per annum**

\$	Marital Wealth (Total Individual Contributions to CHKC)
\$	Year 1 Expenses (Paid out of CHKC)
	1.) \$10,000,000 Security for Secured Line of Credit
	2.) \$ Reno St. Petersburg, FL
	3.) \$ Dassault Falcon 8x
	4.) \$ Sundry Decoration & Clothing Budget
	5.) \$ Manservant
	6.) Legal Needs
	7.) Vehicles & Parking
	8.) Total of Any other Expected Individual Contribution
	9.) 33% float added to need (from 1-7) added to CHKC to adjust for inflation
\$	Residual Under Wealth Management
\$	Primary Investment Account (at Credit Suisse)
CHF 0	Primary Investment Account (at Credit Suisse)
\$	Money Market Fund (USD)
CHF 0	Money Market Fund (CHF)

Adam and Eve both acknowledge due to market and economic fluctuations there may be variations in the actual income generated from any of their investments. Adam and Eve acknowledge that investments may lose value. Adam and Eve agree their primary personal investments shall be prudently invested.

Both agree the above allocation shall control.

At the time of the execution of this contract both Adam and Eve presume each other have very poor or poor credit and that they may be reliant on 3<sup>rd</sup> parties or secured services to support their credit needs.

**PROVISION PERTAINING TO REAL PROPERTY**

Adam is the sole owner of 2023 Spruce Dr NW, Washington DC, 20012 and intends to own and maintain this property for as long as he shall live.

Adam is the sole owner of REAL PROPERTY ADDRESS SITUATED IN Saint Petersburg, FL 33701 and agrees to transfer the deed to a tenancy by the entireties with Eve. (Adam and Eve agree to equitably split the \$ this property requires to be improved, habitable and decorated.)

Adam is the sole owner of REAL PROPERTY ADDRESS SITUATED in Zürich, Switzerland and agrees to transfer the deed to a tenancy by the entireties with Eve upon taking possession.

Adam is the sole owner of REAL PROPERTY ADDRESS SITUATED in Bethlehem, PA 18017 and he agrees to transfer the deed to a tenancy by the entireties with Eve also upon marriage.

It is also expected at this time that either Adam or Eve, individually or collectively, will purchase, be gifted, or solely inherit other real property in Switzerland, Burlington, VT, the Lehigh Valley, PA, the Tampa Bay Area, FL, New York, NY, Ocean City, MD, or Washington DC which they will then own by the entireties or eventually sell to individual gain and individually maintain if solely received.

Adam and Eve agree that all real property will be owned as a tenancy by the entireties unless otherwise agreed to or stipulated. Adam and Eve further agree to neither buy nor rent any other real property, individually or collectively, unless jointly agreed to in written amendment to this agreement.

**Real Property Upkeep Needs**

Internet

Electric

Media Packages (Cable TV, Netflix, etc.)

Natural Gas

Gasoline

Homeowners Insurance

Liability Insurance

Water/Sewer

Property Taxes

Landscaping

Garbage

Flood Insurance

Car Insurance

Oil  
Property Management  
Cell Phones  
Integrated Pest Management  
Pool Maintenance  
Apartment/Condominium Fees  
Housekeeping  
Parking/EZ-Pass Fees  
Vehicles  
Propane

Adam and Eve also agree that unless subject to the provision upon separation their primary residence shall be AGREED UPON PRIMARY RESIDENCE ADDRESS HERE.

The provision of this contract pertaining to real property may be superseded and replaced only by future written agreement between Adam and Eve.

**PROVISION PERTAINING TO INDIVIDUAL AND COLLECTIVE ASSETS**

Adam and Eve agree to fund a \$1,500,000,000 and CHF 1,500,000,000 healthcare and housing trust (as marital wealth) for Adam and Eve to cover the cost of health, dental, and vision insurance and care, real property upkeep, private airplane expenses and agreed upon vacations. This includes payments for insurance premiums, costs of medical equipment, dental care, skilled labor (e.g. a certified registered nurse practitioner, personal chef and/or housekeeper), prescription drug costs, vision needs, any procedures, to include cosmetic, hospital, and deductibles and co-pays for both generalists and specialists, and any other necessary medical expenses, as well as all real property purchase and upkeep needs, private airplane purchase and upkeep needs, and agreed upon vacations.

Adam and Eve agree their healthcare and housing trust is only to be used for the enumerated purposes, to include routine real property maintenance (e.g. replacing the roof, repointing the brick, installing new windows, or major appliances, and any other internal or external renovation...). At this time, it is anticipated Adam and Eve will need \$( ) per annum from this trust for their healthcare and housing needs. Any other expense paid from this trust must be jointly agreed to and attached to this agreement in writing. Adam and Eve agree the expenses enumerated in this contract are sensible.

Adam and Eve agree they will purchase a ca. \$70,000,000 custom configured Dassault Falcon 8x ultra-long range jet out of marital assets for purposes of private travel. Adam and Eve agree they shall prefer to travel on it together, anywhere they should go together. Adam and Eve agree that all private flight and jet management expenses (to include fuel, hangar, maintenance, mechanical repairs, flight crew and cabin fees, and any other related expense) are to be paid out of marital wealth (CHKC).

Adam and Eve agree their healthcare and housing trust is a joint asset which shall be professionally managed and safely invested. Adam and Eve further agree to deposit \$( ) into a joint checking account

(CHKC) from the total of this trust at the start of the marriage and jointly agree to any additional year 1 expenses. All vehicles will be purchased out of CHKC and titled jointly, unless jointly agreed to in written addendum to this contract.

Adam and Eve agree all business and joint expenses shall be split 50%/50% out of marital wealth.

Adam's primary source of income will be from individual wealth prudently invested under professional wealth management. Adam anticipates a net income of \$( ) per annum. Adam also anticipates he may have an online investment portfolio under his own personal management, funded out of his personal funds.

Adam anticipates funding his online investment portfolio and acquiring gifts or holdings of jewelry, rare and valuable coins, artwork, collectibles, cash, precious metals, and/or gemstones with his own funds. It is agreed that these holdings shall be solely his and shall remain forever his in the event of divorce. They will be prudently inventoried. Adam agrees to never hold more than \$25,000,000 as hard cash, calculated upon acquisition. The fair market value of these holdings shall never exceed \$10,000,000,000.

Eve's primary source of income will be from individual wealth prudently invested under professional wealth management. Eve anticipates a net income of \$( ) per annum. Eve also anticipates she may have an online investment portfolio under her own personal management, funded out of her personal funds.

Eve anticipates funding her online investment portfolio and acquiring gifts or holdings of jewelry, rare and valuable coins, artwork, collectibles, cash, precious metals, and/or gemstones with her own funds. These holdings shall be solely hers and shall remain forever hers in the event of divorce. They will be prudently inventoried. Eve agrees to never hold more than \$25,000,000 as hard cash, calculated upon acquisition. The fair market value of these holdings shall never exceed \$10,000,000,000.

In accord with the above, the first \$10,000,000,000 for Adam and \$10,000,000,000 for Eve in documented personal possessions shall remain forever individual in the event of divorce. It is Adam and Eve's intent to only count tangible holdings and any online investment portfolio against this sum. Distributed gifts are exempt from accruing against this sum.

Adam and Eve agree to maintain separate checking accounts and fund them with their income for any individual food, clothing, transportation, and ancillary expenses, as well as savings. Adam agrees to be paid his annual net income as a \$( ) weekly cash disbursement to CHKA from his money market account (and have any earned income deposited to CHKD before transacting) and Eve agrees to be paid her annual net income as a \$( ) monthly disbursement to CHKE from her money market account (and have any earned income deposited to CHKE).

Both Adam and Eve agree to maintain a prudent reserve in their individual money market accounts, funded with individual assets. Adam and Eve's intent in this paragraph is to always have enough cash on hand to pay or repay any emergent expense.

Adam and Eve agree to conduct an annual routine audit by a licensed certified professional accountant or other tax professional for tax preparation purposes, and to maintain an ongoing estimate or appraisal of all their individual and joint assets, to include of individual excluded assets, and make full and complete written disclosure of this information to each other on an annual basis coinciding with tax preparation.

The provision of this contract pertaining to individual and collective assets may be superseded and replaced only by future written agreement between Adam and Eve.

#### **PROVISION PERTAINING TO INDIVIDUAL AND JOINT TAXES**

Adam is a United States and Swiss citizen who will only file taxes, regardless of where, as a United States citizen, unless otherwise commanded. Eve is a United States and Swiss citizen who agrees to only file taxes, regardless of where, as a United States citizen, unless otherwise commanded. Adam and Eve agree that their individual and collective assets shall only be taxed consistent with United States law.

The provision of this contract pertaining to individual and joint taxes may be superseded and replaced only by future written agreement between Adam and Eve.

#### **PROVISION PERTAINING TO LITIGATION**

Both Adam and Eve agree and acknowledge any claim defended against or recovered on in any proceeding against them is the sole financial responsibility of the party being named as the tortfeasor. A claim maintained against the marital unit for which one individual party is solely responsible is the sole financial responsibility of that individual party.

Each individual party shall only be financially liable for their individual share of fault giving rise to any adverse settlement, judgment, or verdict against them individually or collectively. Joint liability shall be payable by the individual corresponding to her individual share of fault.

The share of individual fault in any action against Adam, Eve or the marital unit shall be decided in arbitration if no other determination can be made. The parties agree that arbitration consistent with the provision pertaining to enforcement of the prenuptial agreement shall be final.

Adam and Eve agree to purchase liability insurance in an agreed upon maximum (\$250,000,000) to cover or defray the cost of any defense and/or adverse settlement, judgment, or verdict against them individually or collectively and split the cost 50%/50%.

Adam and Eve agree that any actionable circumstance prior to their marriage shall be the sole individual responsibility of the party named as the tortfeasor and that it shall be construed as a personal debt. No liability shall attach to the marital unit in this event.

The provision of this contract pertaining to litigation may be superseded and replaced only by future written agreement between Adam and Eve.

#### **PROVISION PERTAINING TO HEALTH MATTERS**

It is known to Adam that Eve has been diagnosed as an adult with glaucoma, blepharospasm, HIV, an essential tremor, HSV 1 and 2, and for being symptomatic or treated for HPV, as well as hypersomnolence and as a result is currently in need of ongoing lifelong health sustaining treatment. It is believed Eve may have been diagnosed as an adult with other conditions unknown to her or unremembered by her at the time of the final writing of this contract. It is known to Eve that Adam has been diagnosed with hypersomnolence, having an essential tremor, glaucoma, blepharopasm, HSV 1 and 2, Parkinson's, for being symptomatic or treated for HPV, as well as with substantial brain impairment, and as a result is in need of ongoing lifelong health sustaining treatment. It is believed Adam may have been diagnosed as an adult with other conditions unknown to him or unremembered by him at the time of the final writing of this contract. It is known to both parties that both have been diagnosed with mental and/or emotional health conditions either as an adult or a child they agree to professionally treat and endeavor to keep stable. Adam and Eve agree they wish to be treated privately for their healthcare needs. All healthcare costs are to be paid out of the healthcare and housing trust.

Adam and Eve agree to only take prescribed medication. Adam and Eve agree psychoactive marijuana is illegal and serves no legitimate medical purpose. Adam and Eve agree that they will never take either psychoactive marijuana or alcohol.

Adam and Eve have both had past addictions or substance abuse issues. Adam and Eve have both been self-diagnosed with the disease of addiction and were identified as problem drug users by professionals. Adam and Eve further agree to never take narcotic<sup>1</sup> drugs except under the direct supervision of an informed practitioner knowledgeable in addictions issues. Adam and Eve agree any staff prescribing authority shall also specialize in addictions issues.

Adam and Eve agree to be reasonable about their preventive healthcare needs and proactive about diagnosis and treatment.

The provision of this contract pertaining to health matters may be superseded and replaced only by future written agreement between Adam and Eve.

#### **PROVISION PERTAINING TO WEDDING VOWS**

Adam and Eve agree to traditional wedding vows in pledging themselves to each other. Adam and Eve further agree to vow to be responsible spouses to each other before only the Civil Law.

Adam and Eve agree that stashing assets through a strawman, or any intentional concealment of assets or losses, are both per se irresponsible. Adam and Eve agree to the interpretation of this contract strictly

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<sup>1</sup> Either depressant, stimulant or hallucinogenic

pursuant to the Oxford American-English Dictionary, and in the event of indecision an accurate reading of that dictionary in context of England's Oxford University's Oxford English shall be final.

The provision of this contract pertaining to wedding vows may be superseded and replaced only by future written agreement between Adam and Eve.

#### **PROVISION PERTAINING TO DIVORCE**

In the event of divorce, Adam and Eve agree that:

If Adam were to divorce Eve at any point, Eve shall receive 50% of all joint assets, excluding real property, and no money out of Adam's individual wealth.

If Eve were to divorce Adam at any point, Adam will receive 50% of all joint assets, excluding real property, and from Adam's individual wealth:

1. 0% before the first full 5 years shall have elapsed
2. 1% between the beginning of year 6 and the end of full year 8
3. 1.5% between the beginning of year 9 and the end of full year 10
4. 2.5% between the beginning of year 11 and the end of full year 14;
5. 3% between the beginning of year 15 and the end of full year 19;
6. 3.5% between the beginning of year 20 and the end of full year 21;
7. 4% between the beginning of year 22 and the end of full year 23;
8. 4.5% between the beginning of year 24 and the end of full year 24;
9. 5% beyond the 25<sup>th</sup> wedding anniversary

In no event shall any claim lie in divorce against more than the first \$1,500,000,000 and CHF 1,500,000,000 of either party's individual wealth.

In the event of any divorce, Adam and Eve agree and affirm that Adam will receive sole ownership of REAL PROPERTY ADDRESS SITUATED IN Zürich, Switzerland and no other real property unless it was previously inherited, received, or purchased solely by Adam. Adam and Eve further agree and affirm that in the event of any divorce Eve shall receive the sole right of occupation and all rights of ownership to St. Petersburg, FL, owned with Adam, and to no other real property unless they were previously inherited, received, or purchased solely by Eve. Any real property purchased jointly shall be bought out or sold at fair market value and divest equitably. Any real property received individually as a gift while married shall revert to its original recipient.

Adam and Eve further agree and affirm that in the event of this division of real property in divorce, attorney's fees and closing costs for effecting it shall be borne out of the healthcare and housing trust before it is equitably and finally dissolved.

In the event of divorce for being unchaste, the unchaste party shall be deemed the party moving for divorce and subject to the above division.

In the event of any divorce, Adam and Eve agree to an equitable split of any private airplane(s) unless included in a postnuptial agreement or written amendment to this writing.

Adam and Eve also agree there shall be no punitive damages in the event of any divorce and that the moving party is deemed the party divorcing the other. There shall be no spousal support in divorce. The party moving for divorce is presumed at fault, unless a no-contest agreement is stipulated.

Both Adam and Eve agree that arbitration consistent with the provision pertaining to enforcement of the prenuptial agreement shall be final in the event of any contested divorce.

The provision of this contract pertaining to divorce may be superseded and replaced only by future written agreement between Adam and Eve.

#### **PROVISION PERTAINING TO SEX, SEXUAL RELATIONS AND/OR FIDELITY**

Adam and Eve both agree and affirm that they know and understand that they are to remain chaste for at least the first full 2 years of their marriage. In the event of divorce for being unchaste, the unchaste party shall be deemed the party moving for divorce. There is no stipulation as to the frequency of sex within the marital unit. Adam and Eve's definition of Chaste has been freely discussed, understood, and thought about before execution of this prenuptial agreement for at least the first 2 full years.

Adam and Eve both agree to freely discuss, understand, and enforce, or write an equitable postnuptial agreement or amendment to this prenup at or after the first full 2 years of marriage to discuss exceptions to chaste.

(Adam and "Steve" both agree to not have sex with biological females.)

The provision of this contract pertaining to sex, sexual relations and/or fidelity may be superseded and replaced only by future written agreement between Adam and Eve.

#### **PROVISION PERTAINING TO CHILDREN AND PETS**

Neither Adam nor Eve wants children. Both agree in advance of marrying that their marriage will be childless. They will never adopt.

(Adam and Eve have discussed and agree the provision for any child, expected or unexpected, will be legal and ethical, until it's age 21).

Neither Adam nor Eve wants a pet. Both agree in advance of marrying to never have pets.

The provision of this contract pertaining to children and pets may be superseded and replaced only by future written agreement between Adam and Eve.

#### **PROVISION PERTAINING TO INDIVIDUAL AND COLLECTIVE DEBT**

Adam and Eve affirm they have satisfied all outstanding financial obligations believed to attach to a marital unit prior to marrying, or plan to do so out of their personal assets within 180 days after marrying. In the event any such prior obligation shall remain, it shall be treated as the sole responsibility of the party who incurred it. The marital unit shall only incur debt both Adam and Eve mutually agree to. All other debts are considered personal and are to be paid with individual funds.

The provision of this contract pertaining to individual and collective debt may be superseded and replaced only by future written agreement between Adam and Eve.

#### **PROVISION UPON DEATH**

Upon either Adam or Eve's death, a 3% claim against the individual wealth shall accrue against the decedent's estate for the surviving spouse, excluding excluded possessions as outlined above. In no event shall more than a 3% claim ever accrue in death against Adam or Eve's individual wealth unless more is otherwise stipulated. Only the first US \$1,500,000,000 and CHF 1,500,000,000 in individual wealth shall be attached by the surviving spouse in death against this maximum 3%.

Also upon either Adam or Eve's death the surviving spouse shall inherit the healthcare and housing trust, and all other marital assets except for real property, and s/he may further dispose of them as s/he wishes. The surviving spouse shall also inherit any airplane previously owned by the decedent or jointly. The healthcare and housing trust is to continue to be used solely for healthcare and housing in any event of death.

Adam and Eve further agree that their real property is not divisible in death except as provided herein.

Adam and Eve agree and affirm that Adam shall retain the exclusive right of bequest of all real property owned by the entireties with Eve, *unless it shall have been previously inherited solely by Eve, purchased or received as a gift solely by Eve, or purchased jointly with Eve during marriage*. Should Adam predecease Eve, Eve agrees and affirms that she knows and understands she shall retain only life rights until her 150<sup>th</sup> Birthday to the marital properties transferred upon marriage and situated in St. Petersburg, FL, the Lehigh Valley, PA and in Zürich, Switzerland. Should Eve predecease Adam, Adam agrees and affirms that Adam shall retain the exclusive right of purchase of Eve's interest in any of these real properties to the end of transferring sole ownership to him at a nominal price. Adam and Eve agree and affirm that Eve's right of occupation and ownership in these properties shall terminate upon Eve's death and her any interest in these properties forfeited to either Adam or Adam's estate at a nominal price. Similarly, should Eve predecease Adam, and Eve wishes to sell, Eve agrees and affirms that she knows and understands that her share of these real properties owned by the entireties which she wishes to sell shall only be bought out at a nominal price by Adam's estate. Adam and Eve agree and affirm that Adam or his estate shall retain Adam's ownership interest through Adam's final bequest

upon the final demise of both Adam and Eve or upon Eve's 150<sup>th</sup> Birthday. Eve agrees and affirms she or her estate shall have no right to sell or transfer any of the real properties enumerated in this provision and owned by the entirety with Adam but to Adam or Adam's estate. Adam and Eve agree and affirm that these marital properties are to be inherited only by the entities designated by Adam in Adam's will, or in the absence of an assign sold at fair market value exclusively to the benefit of Adam's estate. Any real property purchased jointly shall divest to the surviving spouse and any others inherited, received as a gift, or otherwise purchased solely shall divest in accord with final intention.

(Adam agrees to bequest REAL PROPERTY SITUATED AT to...)

The provision of this contract pertaining to death may be superseded and replaced only by future written agreement between Adam and Eve.

### **PROVISION UPON SEPARATION**

A separation is defined as Adam or Eve agreeing they no longer wish to continue with another, but do not wish to divorce. Adam and Eve agree a separation upon irreconcilable differences must not be taken lightly, and must be declared to another in a writing attached to this agreement, as Eve's primary residence will formally change. Adam and Eve agree they will try to work out their differences. A separation is not considered per-se dissolution of the marriage until 60 months shall have passed.

In the event of separation, Adam shall retain exclusive use and benefit of only the marital properties in the Lehigh Valley, PA, and in Zürich, Switzerland, and of any which were inherited solely by him, gifted solely to him, or purchased solely by him, and this year round and ongoing in perpetuity forever. Eve shall retain exclusive use, benefit, and all rights of ownership of only the marital property in St. Petersburg, FL and of any which were inherited solely by her, gifted solely to her, or purchased solely by her, and this year round. This division controls in both divorce and separation except for any other property purchased jointly which shall split equitably by agreement.

Adam and Eve agree any property purchased while a separation is declared shall be a sole individual asset and shall remain forever individual for purposes of divorce or bequest.

Proceeds from the healthcare and housing trust shall continue to be used to pay all real property upkeep and healthcare costs in accord with the above stipulated purposes, and only those purposes, for the duration of the marriage, for properties owned by the entirety.

The provision of this contract pertaining to separation may be superseded and replaced only by future written agreement between Adam and Eve.

### **PROVISION PERTAINING TO POSTNUPTIAL AGREEMENTS**

Adam anticipates he may come into substantial assets after marrying Eve. Eve also anticipates she may come into substantial assets after marrying Adam. Specifically, Adam and Eve agree to write a postnuptial agreement or amendment to this prenup in the event of sudden unexpected income in

excess of \$250,000,000. Adam and Eve agree to the proviso that in any amendment to this prenup or postnuptial agreement like will get like equitable consideration, then as here.

In the event of a major win while gambling ( $\geq$  US \$100,000), both Adam and Eve agree it shall be considered a joint asset to be deposited in majority ( $>50\%$ ) to marital wealth.

The parties agree and affirm this agreement was written with full disclosure and the fundamental concept of fairness and equity in marriage in mind.

The provision of this contract pertaining to postnuptial agreements may be superseded and replaced only by future written agreement between Adam and Eve.

**PROVISION PERTAINING TO ENFORCEMENT AND ALTERATION OF THE PRENUPTIAL AGREEMENT**

Any term or provision of this contract or it in its entirety is subject to being superseded and replaced only by future written agreement between Adam and Eve.

Anything not expressly noted in this contract shall be dictated by reasonability. In the event of any contest of reason, the parties agree that arbitration shall be final. Adam and Eve agree that in the event arbitration is necessary to enforce this contract, only the laws of Washington DC will apply to their dispute and the outcome will be determined by a qualified panel of no more than three federal arbitrators.

Adam and Eve agree that any enforcement of this contract by arbitration does not inherently dissolve the marriage. This contract shall remain in full force and effect for the duration of their marriage and any amendment read in pari materia to the original. Any term or provision of this contract which is unable to be enforced does not nullify or void any other.

In no event shall enforcement of this contract trigger exemplary damages.

The provision of this contract pertaining to enforcement and alteration of the prenuptial agreement may be superseded and replaced only by future written agreement between Adam and Eve.

**PROVISION UPON DEFAULT OF THIS CONTRACT**

In the event of any default against the terms of this contract, the defaulting party shall be the party moving for divorce and the provision pertaining to divorce shall govern the final disposition, unless otherwise settled or resolved in enforcement by the agreed upon binding arbitration.

Adam and Eve agree that in the event any default of this contract is unknown to another, or goes otherwise overlooked, no future impairment shall be had against any timely future enforcement of this provision. Adam and Eve agree enforcement is expected to be in good faith and timely.

The provision of this contract pertaining to default of this contract may be superseded and replaced only by future written agreement between Adam and Eve.

**PROVISION OF EXECUTION**

By executing this contract Adam and Eve agree and affirm they have read it in its entirety, and if necessary have consulted with independent counsel to understand it, have been given free leave of time to do so, and that they agree to be bound by it. There is no sunset provision to this Contract.

This prenuptial agreement constitutes the financial disclosure and contractual agreement to our marriage.

By the parties:

Adam

Eve

\_\_\_\_\_  
Dated:

\_\_\_\_\_  
Dated:

Witness: (1 required, 1 independent legal notary seal)

\_\_\_\_\_  
Dated:

Postscript: Drafted by James A. Blatt! It is The Best Possible Advice to talk to a Lawyer to 1.) file this at a Local Courthouse for 25 years, 2.) keep a final copy at the lawyers office, as well as 3.) keep a final in both partner's possession, and 4.) keep a final in your Joint Files!

Finally, if interested in a marriage beyond 25 years from saying "I Do" before the Officiant, Do not forget to ask the lawyer about extending the believed 25 years the lossless Final at the Courthouse Stays on Record another 25 years, by paying another filing fee to keep an official Courthouse Record of your Final Prenup! Elsewise, JAB believes, but does not know, Sunset Provision issues may apply at the 25 year mark of married to another!