Marital Settlement Agreement

Sample Document

| IN THE CIRCUIT COURT OF THE JUDICIAL CIRCUIT, IN AND FOR COUNTY, FLORIDA |
|---|
| CASE NO: |
| IN RE: The Marriage of |
| Petitioner, |
| and |
| |
| , |
| Respondent. |
| |
| MARITAL SETTLEMENT AGREEMENT |
| FOR DISSOLUTION OF MARRIAGE |
| |
| We,, the Husband, and |
| We,, the Husband, and the Wife, were married on, Because of irreconcilable differences in our marriage, we have made this agreement on this day of |
| differences in our marriage, we have made this agreement on this day of |
| 20, to settle once and for all what we owe to each other and what we expect from each |
| other. Each of us states that nothing has been held back, that we have honestly included |
| everything we could think of in listing out assets (everything we own and that is owed to us), |
| and our debts (everything we owe); and each of us states that we believe the other one has been open and honest in writing this agreement. Each of us agrees to sign and exchange any |
| papers that might be needed to complete this agreement. |
| papers that might be needed to complete this agreement. |

NO INTERFERENCE

Neither party will in any manner molest or annoy the other. Neither the husband or the Wife will call upon or visit the other without full consent and approval of the other. The parties shall live separate and apart and free from interference from the other.

DISSOLUTION OF MARRIAGE

If either party should secure a dissolution of marriage, he or she shall present this agreement to the court for approval in any judgment or decree which may be entered in such action.

EXECUTION OF SUBSEQUENT INSTRUMENTS

The parties shall execute and deliver any instruments and documents that may be necessary to carry into effect the provisions of this agreement.

DIVISION OF POSSESSIONS (EVERYTHING WE OWN):

We divide out assets (everything we own) as follows:

| 1. | | The Wife shall receive and the Husband waives and releases any claims as to the following belongings and personal property interests: | | | | | | | |
|-------|-----------|---|---|--|--|--|--|--|--|
| | Α. | | | | | | | | |
| | _ | | | | | | | | |
| | C. | | | | | | | | |
| | D. | | | | | | | | |
| | E. | | | | | | | | |
| | F. | | | | | | | | |
| | G. | | | | | | | | |
| | Н. | | | | | | | | |
| 2. | fol A. | lowi | usband shall receive and the Wife waives and releases any claims as to the ing belongings and personal property interests: | | | | | | |
| | В. | | | | | | | | |
| | ٥ | | | | | | | | |
| | D. | | | | | | | | |
| | ⊏. | | | | | | | | |
| | | | | | | | | | |
| | G. | | | | | | | | |
| | Н. | | | | | | | | |
| | | | MARITAL HOME | | | | | | |
| | Th | e re | eal property is legally described as: | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| follo | | reas | ain in the exclusive possession of the Husband the Wife for the sons and with the following conditions below, including time period of exclusive | | | | | | |
| 1. | (|) | The parties agree to sell the Marital Home and split the proceeds equally. | | | | | | |
| | (|) | The parties agree that the Husband the Wife will be the sole owner of the home and agrees to pay the Husband the Wife \$00 for their equity in the home no later than, 20 | | | | | | |

| | | | The Husband Wife agrees to quit claim their interest in the home upon the entry of a Final Judgment of Dissolution of Marriage. |
|----|----------------------------|-------------|---|
| | | | MARITAL HOME 2 |
| | Th | e re | al property is legally described as: |
| | /ing ı | eas | ain in the exclusive possession of the Husband the Wife for the cons and with the following conditions below, including time period of exclusive |
| 1. | (|) | The parties agree to sell the Marital Home and split the proceeds equally. |
| | (|) | The parties agree that the Husband the Wife will be the sole owner of the home and agrees to pay the Husband the Wife \$00 for their equity in the home no later than, 20 The Husband Wife agrees to quit claim their interest in the home upon the entry of a Final Judgment of Dissolution of Marriage. |
| | | | Additionally: |
| | | | |
| | (|) | The parties agree to the following conditions on the marital home: |
| | | | |
| | | | |
| | | | DIVISION OF BILLS AND DEBTS |
| 1. | | e Hu BT: | usband shall pay the following bills and will not at any time ask the Wife to pay bills: *Give account numbers for all credit cards and loans |
| | A B C D E F | | |
| | Н. | | |

| 2. | these bills: DEBTS: *Give account numbers for all credit card and loans | | | | | | | | | |
|-------------|--|--|--|---|---|--|--|--|--|--|
| | B C D E F | | | | | | | | | |
| attem party | nor create ar pt to secure a shall promptly mself or herse ncur. | ny obligation in thany credit in conne y pay debts and delf, and shall inde | e name of or against ection with the other ischarge all financial mnify the other again | charged to or against the other party, nor so party or in his or her n obligations which he o st any and all debts wh | ecure or name. Each r she may incur hich he or she | | | | | |
| 1. | There (is, are) minor child(ren) of the marriage to wit: | | | | | | | | | |
| | NAME | | DOB | AGE | SEX | | | | | |
| | | | | | | | | | | |
| | No other ch | ildren are expecte | ed. | | | | | | | |
| 2. | The parental responsibility of the child(ren) shall be: () Shared | | | | | | | | | |
| | () Sole | to | | for the follow | ving reasons: | | | | | |
| | | | | | | | | | | |
| 3. | () Fath | ier () | (Primary Residence) t Mother ntrol and be the custo | | | | | | | |
| Δ | The Followi | na visitation shall | he followed by the no | on-custodial narent | | | | | | |

| (|) | Liberal and Reasonable, with no less than 24 hours notice to the other party. |
|---|---|---|
| (|) | Scheduled as follows: |

VISITATION SCHEDULE

TELEPHONE CONTACT: The non-custodial parent shall have open telephone contact with the minor children at all reasonable times.

WEEKEND CONTACT: The non-custodial parent shall have contact with the minor children on alternating weekends with the weekend commencing Friday at 6:00pm until Sunday at 6:00pm. The parties shall ensure that the minor children complete their religious training if they are currently enrolled and actively participating. If the children have homework or tests on Friday, it is the parent's responsibility to ensure that the children's homework is completed and they are prepared for their test.

HOLIDAYS: Holiday visitation shall include the weekend prior if the holiday falls on a Monday and Tuesday and if there is no school on that Monday. If there is school, then the contact shall be for the holiday excluding the weekend. Holiday and special events contact shall take precedence over alternating weekend visitation.

- (a) Thanksgiving: The Father shall have the minor children during odd-numbered years and the Mother shall have the minor children during even-numbered years, including the weekend, commencing 6:00 p.m. the Wednesday preceding Thanksgiving Day.
- (b) Labor Day: The Father shall have the minor children during evennumbered years and the Mother shall have the minor children during odd-numbered years, including weekends.
- (c) Fourth of July: The Father shall have the minor children during odd-numbered years and the Mother shall have the minor children during even-numbered years, including the weekend, commencing at 10:00 a.m.
- (d) Mother's Day / Father's Day: Father's Day shall be spent with the Father and Mother's Day shall be spent with the Mother, each and every year hereinafter, including the weekend. Commencing at 10:00 a.m.
- (e) Memorial Day: The Father shall have the minor children during odd-numbered years and the Father shall have the minor children during even-numbered years, including weekends.
- (f) Christmas: The Father shall have the minor children during evennumbered years and the Mother shall have the minor children during odd-numbered years, beginning at 9:00am Christmas Day until 6:00pm Christmas Day. Christmas Eve will be spent with the parent that does not have Christmas Day visitation. It is the responsibility of the parent that has the child on Christmas Eve to deliver the child to the other parent at 9:00am Christmas morning.

| VACATION: If either party leaves the state of Florida to go on vacation with the minor children, the other party is to be notified and given the whereabouts and phone numbers for the minor children. | | | | | | | |
|--|--|--|--|--|--|--|--|
| Additions or changes to the above visitation: | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| CHILD SUPPORT | | | | | | | |
| Child Support is to be paid to the Primary Residential parent in accordance with the Florida Child Support Guidelines. The | | | | | | | |
| The party's agree that there will be no child support from the non-custodial parent because the non-custodial parent will provide clothing, school supplies, and other needs of the child(ren). | | | | | | | |
| The party's agree to the following child support: | | | | | | | |
| | | | | | | | |
| <u>INSURANCE</u> | | | | | | | |
| The Husband Wife agrees to provide Health Dental Vision Orthodontic insurance on the minor child(ren). The party that is providing insurance will provide an insurance card to the other party each time the card is renewed. | | | | | | | |
| _ The Husband and Wife agree to split all Health, Dental, Vision, and Orthodontic costs not covered by insurance. | | | | | | | |

| | Both party's will be informed and have input to any of the above costs prior to any visit, unless it is an emergency. | | | | |
|--------------|---|--------------------|--|-------------|--|
| | | | SPOUSAL SUPPORT (ALIMONY) | | |
| 1. spouse | | The | e parties agree that there will not be alimony paid by either spouse t | o the other | |
| (week, | _ will p mont | pay the h), suc | e parties agree that there will be permanent periodic alimony, the | per and | |
| | | | e parties agree that there will be rehabilitative alimony so that the _ be rehabilitated by doing the following | | |
| followi | | will | e parties agree that alimony will be a lump sum nature, and that the ill give to the, the following spousal sup: | | |
| | | | | | |

WAIVER OF ATTORNEY'S FEES

Each party agrees to be responsible for his or her own attorney fees and court costs.

ENFORCEMENT

Each party agrees on the demand of the other to execute or deliver any instruments, furnish any information, or perform any other act reasonably necessary to carry out the purposes of this agreement. Either party who fails to comply with the provisions of this agreement shall reimburse the other for any expenses including attorney fees and court costs that as a result of this failure became reasonably necessary for carrying out the agreement.

REPRESENTATIONS

The parties represent to each that:

- 1. Each has had or has been advised to seek independent legal advice from the counsel of his or her own choosing in the negotiation of this agreement. Each party fully understands the terms of this agreement and freely and voluntarily signs the agreement.
- 2. Each party has made a full disclosure to the other of his or her assets and current financial condition.

- 3. Each party understands and agrees that this agreement constitutes the entire agreement between the parties and supersedes any prior understandings or agreements made by them on the subjects covered by this agreement.
- 4. The provisions of this agreement shall not be modified except by written consent of the parties.

NONLAWYER DISCLOSURE

Nicholas C. Waggoner, Inc., Nicholas C. Waggoner, or any staff thereof, does not and has not given any legal advice to either party. Both party's agree to hold Nicholas C. Waggoner, Inc., Nicholas C. Waggoner, or any staff thereof, harmless from any liability arising from any litigation from this document or any other documents prepared in connection with this action. By signing this agreement, both party's agree that Nicholas C. Waggoner, Inc., Nicholas C. Waggoner, or any staff thereof did not give legal advice and only prepared the documents per their request and agree that they understand the documents fully. If Nicholas C. Waggoner, Inc., Nicholas C. Waggoner, or any staff thereof is required to testify in court as to the preparation or any other matter regarding these documents, or any other matter, the party's agree to pay \$100.00, for each staff member required to testify, per hour, in advance of any testimony in court.

WAIVER OF FINANCIAL DISCLOSURE REQUIREMENTS

| | 1. | (|) | Because we have voluntarily made full and fair disclosure to each other of |
|---------|---------|---------|------|--|
| all our | assets | and | del | ots, we hereby agree to waive the disclosure requirements of Rule 12.285, |
| | | | | ules of Procedure. However, we understand that we cannot waive the |
| | | , | | |
| require | ement (| OI IIII | ng | individual financial affidavits in this action. |
| | | | | |
| | 2. | (|) | We do not waive the disclosure requirements of Rule 12.825, Florida |
| Family | Law R | ules | of I | Procedure. |
| , | | | | |
| | | | | ADDITIONAL PROVISIONS |
| | | | | ADDITIONALTROVISIONS |
| | 1. | (| ١ | There are no additional provisions that the parties wish to agree upon. |
| | 1. | (| , | There are no additional provisions that the parties wish to agree upon. |
| | 2 | , | ` | The following are additional provisions that the parties wish to agree |
| | 2. | - | | The following are additional provisions that the parties wish to agree |
| upon i | n conte | empla | atio | n of their dissolution of marriage: |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |

| DATED: | - |
|---|---|
| | |
| | |
| | Wife's Signature |
| Witness as to Wife | <u>.</u> |
| Withess as to whe | |
| Witness as to Wife | |
| STATE OF FLORIDA COUNTY OF SEMINOLE | |
| BEFORE ME, the undersigned author | |
| in the above styled cause, has read the fore facts and matters stated in it, and that each | g duly sworn, says that she is the going document and has personal knowledge of the of these facts and matters are true and correct. e me on, 20, who sed as personal |
| | Notary Public, State of Florida |
| | My Commission Expires: |

| DATED: | | |
|--|--|------------------------------|
| | | |
| | Husbands Signature | |
| | riassarias orginataro | |
| Witness as to Husband | | |
| Witness as to Husband | | |
| | | |
| STATE OF FLORIDA COUNTY OF SEMINOLE | | |
| BEFORE ME, the undersigned author | | |
| , who first by me being in the above styled cause, has read the foreg | g duly sworn, says that he is the going document and has personal kn | owledge of the |
| facts and matters stated in it, and that each | of these facts and matters are true a | ind correct. |
| SWORN TO AND SUBSCRIBED before is personally known to me produce | ed | as personal |
| identification. | | |
| | | |
| | Notary Public, State of Florida | <u> </u> |
| | My Commission Expires: | |
| | | |
| | | |
| | | |
| I, Nicholas C. Waggoner, a nonlawyer, le Florida 32750, (407) 339-8433, helped form. | ocated at 501 E. State Road 434 | , Longwood, fill out this |