Prenuptial agreement: protection of property

This deed is dated			[====]			
It is n	nade b	etween:				
The "First Party"		arty"	[]			
and						
The "Second Party"		d Party"	[======]			
Back	groun	d				
so, the	ney inte cial affa		er into marriage or a civil partnership shortly. Before they do ed to make irrevocable arrangements in respect of their			
1.	Definitions					
	In this deed: "Property"		means real and/or personal property of any sort, moveable or immoveable and including intellectual property and choses • • • • • • • • • • • • • • • • • •			
	"Separation"		means any legal termination of the relationship, whether by divorce or			
2.	Interpretation					
	2.1. This agreement is made only in the English language. If there is conflict in meaning between the English language version of this agreement and any version or		eaning between the English language version of this and any version or			
	2.2.		declare that they enter into this agreement freely, having ortunity to take legal and other advice and in ■ ■ ■ ■ ■ ■ ■ ■			

	2.3.	Calculation of any money sum under this agreement shall be made net of any tax which •••••••••••••••••••••••••••••••••••			
	2.4.	If any term or provision of this agreement is at any time held by any jurisdiction to be void, invalid or unenforceable, then it shall be treated			
3.	Effective date				
	The p	provisions of this agreement shall apply			
4.	Wa	rranties as to assets and liabilities			
	4.1.	The Parties understand that full disclosure of assets today is an essential step to creating this binding agreement. Accordingly, I I I I I I I I I I I I I I I I I I			
	4.2.	Each Party promises to the other that			
5.	Cor	nsidered and true intention			
	5.1.	Each of the Parties has made this			

	5.2.	Each of the Parties states that he/she A A A A A A A A A A A A A A A A A A			
6.	Joir	ntly owned Property			
	6.1.	Property bought during the marriage [to • • • • • • • • • • • • • • • • • • •			
	6.2.	A gift by one Party to the other shall belong to the donee [
7.	On	Separation			
	7.1.	Property which is separately owned			
	7.2.	Property which is jointly			
8.	On Death				
	The f	Parties agree that neither shall have a claim on the ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■			
	•				
Exec	cuted as	s a deed • • • • • • • • • • • • • • • • •			
Sign	ed as a	deed by or for [First Party]			
Sign	ature:				

Witness:	Name:	
Address:		
Signed as a deed by or for [Second Party]		
Signature:		
Witness:	Name:	
Address:		

Schedule 1: List of assets of Mr [name]

Schedule 2: List of assets of Ms [name]

Schedule 3: Division of jointly owned property

Explanatory notes:

Prenuptial agreement: protection of property

Paragraph specific notes

Notes numbering refers to paragraph numbers.

1.	Definitions
	We have only two definitions in this document. We suggest you leave $\blacksquare \blacksquare \blacksquare \blacksquare$
2.	Interpretation
	Necessary provisions. We
3.	Effective date
	We strongly advise you
4.	Warranties as to assets and liabilities
	If you should separate, this provision will be fundamental to the agreement and to acceptance
5.	Considered and true intention
	Another provision largely to satisfy • • • • • • • • • • • • • • • • • • •
6.	Jointly owned Property
	Simple exceptions for clarification.
7.	On Separation
	This is the essence of the agreement.
8.	On Death
	In any event, either

End of notes