# Short Form Prenuptial Agreement PREMARITAL AGREEMENT

	/F.F.	

Patty Plaintiff

- and -

Danny Defendant

Dated:

#### WITNESSETH:

THIS AGREEMENT is made and executed on the \_\_\_\_\_ th day of November, 2007, by and between Danny Defendant, (hereinafter referred to as "husband"), having an address at 45 River Road, East Brunswick, NJ, and Patty Plaintiff (hereinafter referred to as "wife"), and both parties hereinafter collectively referred to as "the parties";

WITNESSES; The parties are about to contract marriage with each other, and each is severally seized and possessed of property, real and/or personal, in his and her own right, respectively (the nature and extent whereof each has fully disclosed to the other); and the parties desire that their said marriage shall not, in any way, change their existing legal rights, or the existing legal rights of their heirs, in the real and personal property of each of them; and by this Agreement so do fix and limit same by contract.

NOW THEREFORE, in consideration of the premises and of the mutual covenants and conditions herein contained, the parties agree as follows:

(a) shall have, keep, and retain the sole owners	ship,
control and enjoyment of, and during her life, or by Last Wil	Ll
and Testament, or by other testamentary disposition shall have	<i>т</i> е
the exclusive right to dispose of, any and all property, real	L,
personal or mixed, that she now owns or is possessed of, or	
hereafter may acquire or receive, as her own absolute proper	Ξy,
without interference by or from, and in like manner a	as if
the said marriage had not taken place and had remained	∍d
unmarried.	

(b)		shall h	ave,	keep, a	and	retain	the	sole	own	ership
control a	nd enjo	yment of	, and	during	g hi	s life,	or	by L	ast	Will
and Testa	ment, o	r by oth	er te	estament	ary	dispos	sitic	on, s	hall	have

the exclusive right to dispose of, any and all property, real, personal or mixed, that he now owns or is possessed of, or hereafter may acquire or receive, as his own absolute property, without interference by or from \_\_\_\_\_\_, and in like manner as if said marriage had not taken place and \_\_\_\_\_\_ had remained unmarried.

- (c) The parties shall take any and all steps, and shall execute, acknowledge and deliver to each other any and all other instruments which may be necessary to effectuate the purposes of this Agreement.
- (d) This Agreement is entered into by the parties hereto with full knowledge on the part of each of the extent and probable value of all the property or estate of the other (the significant parts whereof are hereinafter set forth in Exhibit A hereto attached and identified, and by this reference herein incorporated), and of all rights that, but for this Agreement, would be conferred by law upon each of them, in the property or estate, whatsoever character the same may be, of the other; and they do nevertheless hereby jointly and severally agree that each party's interest in the property or estate of the other shall be limited, determined, fixed and settled by this Agreement, and not otherwise.
- (e) The Parties hereto further agree that in case of separation or divorce proceedings between the Parties, neither shall receive any suit, money, maintenance, property settlement, court costs or attorney fees in such case.
- (f) This Agreement shall bind the parties hereto, and their respective heirs, legal representatives, and assigns.

IN WITNESS WHEREOF, the parties have signed, sealed and acknowledged this Agreement on the day and year first above written.
STATE OF NEW JERSEY)  Ss. )
COUNTY OF )
BE IT REMEMBERED that on this th day of 2007, before me, the subscriber, a Notary Public, personally appeared Patty Plaintiff, who, I am satisfied, is the person named in the foregoing Agreement, to whom I first made known the contents thereof, and thereupon he or she acknowledged that he or she signed, sealed, and delivered the same as his or her voluntary act and deed, for the uses and purposes therein expressed.
Date:
Date:

STATE OF NEW JERSEY) ) ss. )	
COUNTY OF )	
2007, before me, the subscr appeared Danny Defendant, w named in the foregoing Agre contents thereof, and there she signed, sealed, and del	on this th day of iber, a Notary Public, personally ho, I am satisfied, is the person ement, to whom I first made known the upon he or she acknowledged that he or ivered the same as his or her the uses and purposes therein
DANNY DEFENDANT	Date:
NOTARY PUBLIC	Date:

### SCHEDULE A

#### FINANCIAL DISCLOSURE OF HUSBAND

Γ.	<u>ASSETS</u>
L.	Real Estate Approximate Value
ā.	
٥.	
С.	
2.	Bank and Financial Accounts
a.	
٥.	
С.	
3.	<u>Trusts</u>
<del>1</del> .	<u>Automobiles</u>
5.	<u>Miscellaneous</u>
ā.	
٥.	
С.	
Γot	tal -
ΓI.	. <u>LIABILITIES</u>
L.	<u>Debt</u> <u>Amount of Debt</u>

a.

b.

### III. <u>INCOME</u>

1. See attached 1996 Federal Income Tax Return and most recent pay stubs.

### SCHEDULE B

# FINANCIAL DISCLOSURE OF WIFE

I.	<u>ASSETS</u>		
1.	<u>Real Estate</u>	Approximate Value	
a.			
b.			
c.			
2.	Bank and Finan	cial Accounts	
a.			
b.			
c.			
3.	<u>Trusts</u>		
4.	<u>Automobiles</u>		
5.	Miscellaneous		
a.			
b.			
c.			
·Γot	cal -		
II.	. <u>LIABILITIES</u>		
1.	<u>Debt</u> <u>Amount of</u>	<u>Debt</u>	
a.		<u>—</u>	
•			

b.

# III. <u>INCOME</u>

1. See attached 1996 Federal Income Tax Return and most recent pay stubs.