


Easy-Questionnaire™ **PRENUPTIAL AGREEMENT** Estimated Time To Complete: 15 Minutes


**JUST 3 EASY STEPS™**

**Step 1: FILL IT OUT**




Complete this Easy-Questionnaire™ at your convenience. If you need help filling it out, please call our Help Line.

**Step 2: FAX IT IN**



Return this Easy-Questionnaire™ to the agent, pay for the service, and have it faxed to our Data Center.

**Step 3: AND FILE IT**



Then, in just 3 - 5 business days, you receive your completed documents via mail with Easy Filing Instructions.

**IT'S REALLY THAT EASY**

**HELP LINE**

If you have any questions regarding this Easy-Questionnaire, please feel free to Call 800-895-1580 ext 500

Mon-Fri 9:00 AM – 9:00 PM PST  
 Sat 9:00 Am – 3:00 PM PST

**MONEY BACK GUARANTEE**

We also offer you a Money Back Guarantee that our documents will be accepted by the Courts and/or Agencies they are to be filed with, if not and it is our fault, we will make any changes or provide any additional documents requested by the Courts at no additional costs to you. If we are unable to provide the additional documents or make the proper changes, we will fully refund you the full price of our service.

**FAX YOUR COMPLETED QUESTIONNAIRE TO: 1-866-378-5285**

**CONFIRMATION CODE:** The Confirmation Code is the Number that is on your Receipt given to you by the Agent when you pay for the Service. You can complete your Questionnaire at your convenience, and then go back to the Agent to pay for the Services. **PLEASE ENTER YOUR CONFIRMATION CODE IN THE BOX BELOW.**

CONFIRMATION CODE - *REQUIRED TO PROCESS THIS QUESTIONNAIRE													
			--					--					

**DISCLAIMER:** We are not a law firm, and the Agents and employees of My Complete Case are not acting as your attorney or providing you with any legal advice. We do not practice law. We offer Document Preparation Assistance Services that includes a review of your document and answers for accuracy based on the information you are providing in this Questionnaire. You are exercising your Constitutional Rights to represent yourself in all matters that you execute utilizing our services.

**SIGNATURE REQUIRED:** \_\_\_\_\_ **Date:** \_\_\_\_\_

**PHONE NUMBER:** \_\_\_\_\_ To confirm we've received your Easy-Questionnaire.

<b>OVER 10,000 DOCUMENTS PREPARED</b>	<b>OUR MISSION</b>
Our Staff of Professional Document Preparers have over 20 years of experience, and have prepared over 10,000 legal documents.	To provide Professional Prepared High Quality Low Cost Legal Document Preparation Services to those who do not want to over pay for these services.

The following describes the information that goes under each section heading on your worksheet.	
<b>SECTION 388 YOUR CURRENT INFORMATION</b>	In this section list all of your current information. (Name, address, telephone, etc.)
<b>SECTION 389 CURRENT INFORMATION (OTHER PARTY)</b>	In this section list all of your spouse's current information. (Name, address, telephone, etc.)
<b>SECTION 390 PRENUPTIAL AGREEMENT</b>	Questions concerning what to do if the marriage ends.
<b>SECTION 391 EMPLOYMENT INFORMATION</b>	Information about your employer.
<b>SECTION 392 SPOUSE'S EMPLOYMENT INFORMATION</b>	Information about your future spouse's employer.
<b>SECTION 393 ASSETS, DEBTS, AND DIVISION OF PROPERTY</b>	This section is for general information regarding the assets, debts, and division of both party's property.
<b>SECTION 394 HUSBAND TO BE SEPARATE DEBTS</b>	List husband's separate debts.
<b>SECTION 395 WIFE TO BE SEPARATE DEBTS</b>	List wife's separate debts.
<b>SECTION 396 HUSBAND TO BE ASSETS SEPARATE PROPERTY</b>	List husband's assets claimed as separate property.
<b>SECTION 397 WIFE TO BE ASSETS SEPARATE PROPERTY</b>	List wife's assets claimed as separate property.

**INSTRUCTIONS:** Please complete the following questionnaire as thoroughly as possible. The information that you provide will be incorporated into your Prenuptial Document.

<b>Section 388</b>	<b>CURRENT INFORMATION</b>	<b>Section 389</b>	<b>CURRENT INFORMATION OTHER PARTY</b>
Which spouse to be are you? Husband Wife (Circle One)			
First Name:		First Name:	
Last Name:		Last Name:	
Middle Name:		Middle Name:	
Address:		Address:	
City:	State:	City:	State:
County:	Zip:	County:	Zip:
Age:	Date Of Birth:	Age:	Date Of Birth:

<b>“CURRENT INFORMATION” Conti</b>	
Social Security #:	Social Security #:
Phone Number:	Phone Number:

<b>Section 390</b>	<b>“PRENUPTIAL AGREEMENT”</b>
What State are you filing in:	
Do the Parties possess sufficient education and job skills to adequately provide for their own support and waive any claim to alimony, spousal support or separate maintenance?      Yes      No	
Who will be the main provider for the claim of alimony, spousal support or separate maintenance for the other Party?	
How will Alimony, spousal support or separate maintenance be distributed?	
A. One lump sum payment      Enter Amount: _____ B. Monthly payments      Enter Amount _____	
Please describe in detail any other distribution of shared property in regards to alimony, spousal support or separate maintenance:	
The Parties hereby agree that if it becomes necessary to determine the ownership of a piece of property because of the Parties' separation, or because of the death of one of the Parties, that property will be treated as:  A. Separate Property unless there is clear and convincing proof of Shared Property.  B. Shared Property unless there is clear and convincing proof of Separate Property.	

<b>Section 391</b>	<b>“EMPLOYMENT”</b>	<b>Section 392</b>	<b>“SPOUSE’S EMPLOYMENT”</b>
Are you employed?    Yes      No		Is your Spouse employed?    Yes      No	
Employers Name:		Employers Name:	
Address:		Address:	
City:                      State:      Zip:		City:                      State:      Zip:	
Are you currently in the Military?    Yes    No		Spouse currently in the Military?    Yes    No	
Annual Salary:		Annual Salary:	

**Section 393****“ASSETS, DEBTS, AND DIVISION OF PROPERTY”**

Approximate Value of Assets:

Approximate Value of Assets:

Approximate Value of Debts:

Approximate Value of Debts:

In the event that the Parties become separated or divorced or upon death of a Party, how will all Shared Property be distributed? Answer below-

- a) Equally, regardless of each Party's initial or ongoing investment in that Shared Property.
- b) According to the following percentages: \_\_\_\_\_% for \_\_\_\_\_ and \_\_\_\_\_% for \_\_\_\_\_, regardless of each Party's initial or ongoing investment in that Shared Property.

**NOTE: In the event of separation or divorce, please answer the following:**

**PLACE AN X IN THE APPROPRIATE BOX FOR YOU ANSWERS FOR THE BELOW QUESTIONS**

	Shared	Separate		Shared	Separate
Will Debts incurred prior to the marriage be?			Any property acquired by a Party through an inheritance.		
Any property owned by either Party at the execution of this Agreement?			Proceeds from an insurance policy received after the execution of the Agreement		
All property acquired by the Parties after the execution of this Agreement that is held in the names of both Parties?			Any gambling or lottery winnings received by either Party before the execution of the Agreement		
Any property acquired in exchange for property currently owned by either Party, or from the proceeds of a sale of such currently owned property			Any gambling or lottery winnings received by either Party after the execution of the Agreement		
Any income, proceeds or property received, directly or indirectly, from property owned by either Party before the execution of this Agreement			Earnings, salary, wages, bonuses or commissions received or earned before the execution of the Agreement		
An increase in value, appreciation or gain during the marriage of any property owned by either Party before the execution of this Agreement			Earnings, salary, wages, bonuses or commissions received or earned after the execution of the Agreement		

**“ASSETS, DEBTS, AND DIVISION OF PROPERTY” Conti.**

Proceeds from an insurance policy received after the execution of the Agreement			Any savings and earnings from that savings aggregated or earned before the execution of the Agreement		
Any award or settlement received as a result of a lawsuit or other court proceeding before the execution of the Agreement			Any savings and earnings from that savings aggregated or earned after the execution of the Agreement		
Any award or settlement received as a result of a lawsuit or other court proceeding after the execution of the Agreement			Any commingled property, including the commingled Separate Property of each Party, or any Separate Property that is commingled with Shared Property		
Proceeds from an insurance policy received before the execution of the Agreement			The Parties' marital residence and any additional homes		
Any other property not listed above?					

Please read the following statement carefully, and answer accordingly, you may select more than one statement

The provisions providing for alimony, spousal support or separate maintenance, or the waiver of those amounts detailed in above will not apply if one or more of the following events occurs:

- A. One of the Parties suffers a medical disability and the other Party is both employed and physically able, in which case the disabled Party may receive reasonable spousal support consistent with state law until the disability is concluded, or until the other Party retires or becomes disabled from working, either by agreement or by judicial determination.
- B. The Parties mutually agree that one of the Parties will reduce his or her work hours and his/her employability or career prospects are negatively impacted by this withdrawal. In which case, that Party may receive reasonable remedial spousal support consistent with state law for a period of not more than \_\_\_\_\_ years.
- C. The Parties mutually agree that one of the Parties will not work in order to care for any children born during the marriage and such Party's employability or career prospects are negatively impacted by this withdrawal. In which case, that Party may receive reasonable remedial spousal support consistent with state law for a period of not more than \_\_\_\_\_ years.
- D. The Parties mutually agree that one of the Parties increases his/her work hours in order to support the other Party's continued schooling. In which case, the supporting party shall receive\_\_\_\_\_. (Enter dollar amount)

Please describe any other situations not discussed above:

The Parties hereby agree that if it becomes necessary to determine the ownership of a piece of property because of the Parties' separation, or because of the death of one of the Parties, that property will be treated as:

- Separate Property unless there is clear and convincing proof of Shared Property.
- Shared Property unless there is clear and convincing proof of Separate Property.

**Section 394**

**"HUSBAND TO BE SEPARATE DEBTS"**

Description of Debts:	Amount:

**Section 395**

**"WIFE TO BE SEPARATE DEBTS"**

Description of Debts:	Amount:

**Section 396**

**"HUSBAND TO BE ASSETS SEPARATE PROPERTY"**

Description of Assets	Amount:

**Section 397****“WIFE TO BE ASSETS SEPARATE PROPERTY”**

Description of Assets	Amount

**Notes and/or Special Instructions:**