

Gadget Prenuptial Contract

1. is (*insert full names*) of (*insert address*) (Gadget Lover)
2. is (*insert full names*) of (*insert address*). (Other Party)
3. The Gadget Lover and the Other Party are in a relationship and/ or may marry. They hope and expect that their relationship and marriage will be long and happy, and endure for the rest of their joint lives.
4. The Gadget Lover intends to purchase [INSERT TRADE DESCRIPTION] for his/her life long enjoyment. (the 'Gadget')
5. However, they know that such hopes and expectations may prove false, and recognise the possibility that their relationship and /or marriage may sadly end with separation or divorce. In those unhappy circumstances they would not wish to have to engage in litigation to establish the financial arrangements and ownership in respect of the said Gadget.
6. Both the Gadget Lover and the Other Party agree that neither has been under any pressure of any kind to enter this agreement or any of the terms thereof and they do so willingly. They confirm that they have had the opportunity to seek legal advice as to the nature and effect of this document.
7. The Gadget Lover and other party intend that this agreement will be binding upon them anywhere in the world, whether or not the system of law under which they are living formally recognises or enforces prenuptial contracts. The Gadget Lover and Other Party must accept that in certain jurisdictions that this deed may be rejected by a court deciding the division of assets in the event of a divorce or separation.
8. The Other Party recognises the Gadget Lover has a deep and abiding love of the Gadget

The parties acknowledge that this document is entered into by them for humorous reasons, rather than legal ones and that neither party expects or intends this document to have legal effect. In any event Lloyd Platt & Co and Pixmania disclaim any responsibility in relation to the use of this document.

Prenuptial contracts are not currently binding in the United Kingdom and some other jurisdictions. Neither Pixmania nor Lloyd Platt & Co can be responsible if any court wheresoever situated in the world chooses to not to enforce this Deed of Agreement.

9. The Gadget Lover and the Other Party have agreed, that the Other Party is not, whether by virtue of the relationship or marriage, regardless of its length, or by virtue of her contributions to the welfare of the family or in any other way, to acquire an interest in the Gadget and that same is always to be considered the sole property of the Gadget Lover.

10. Nothing in this agreement precludes the Gadget Lover from making a will under which Other Party will receive all or part of any of the Gadget.

The Gadget Lover and the Other Party have each signed this agreement in the presence of each other and in the presence of two witnesses.

.....

.....

(Print Full Name)
GADGET LOVER

(Print Full Name)
OTHER PARTY

Witness 1
Sign Name-
Print Name-
Occupation -
Address -

Witness 2
Sign Name-
Print Name-
Occupation -
Address -

The parties acknowledge that this document is entered into by them for humorous reasons, rather than legal ones and that neither party expects or intends this document to have legal effect. In any event Lloyd Platt & Co and Pixmania disclaim any responsibility in relation to the use of this document.

Pre nuptial contracts are not currently binding in the United Kingdom and some other jurisdictions. Neither Pixmania nor Lloyd Platt & Co can be responsible if any court wheresoever situated in the world chooses to not to enforce this Deed of Agreement.