

MARRIAGE CONTRACT

Place and date

We, _____ intended to register our marriage, hereinafter called “spouses”,

entered into this contract as follows:

I. GENERAL PROVISIONS

1.1. During the period of marriage and in case of divorce matrimonial assets are regarded as separate property. Property owned and registered in favour of wife is her personal property and property owned and registered in favour of husband is his personal property, except property expressly provided herein.

1.2. If one of the spouses intends to make a transaction of disposal of his/her personal property or property acquired before marriage or received in the period of marriage as gifted, inherited or by way of profit or nonprofit deal the consent of another spouse is not required.

1.3. If one of the spouses intends to make a transaction of acquisition or alienation of property including real estate or intends to enter into credit contracts, loan contracts, pledge agreements, mortgage contracts or other contracts or agreements the consent of another spouse is not required.

II. FEATURES OF LEGAL REGIME OF SEPARATE PROPERTY

2.1. Immovable or movable property, other property owned and registered or acquired in period of marriage in favour of one of the spouses is property during the period of marriage and in case of divorce of such spouse who is a registered holder of above property.

2.2. Bank deposits made by spouses during the period of marriage and interests of above deposits are owned during the period of marriage and in case of divorce by such spouse who holds them.

2.3. Shares and other securities acquired during the period of marriage and also dividends of such securities are property during the period of marriage and in case of divorce of such spouse who is registered holder of above securities.

2.4. Interests in estate and (or) profits of business companies acquired during the period of marriage are owned during the period of marriage and in case of divorce by such spouse whose name is registered as holder of above interest.

2.5. Jewels acquired by spouses during the period of marriage are during the period of marriage and in case of divorce a property of such spouse who used them.

2.6. Wedding gifts, gifts received by spouses or one of them during the period of marriage for use of both spouses (except property) like furniture, household appliances, etc. during the period of marriage are joint property of spouses and in case of divorce property of such spouse whose relatives (friends, colleagues, etc.) made these gifts.

2.7. Gifts received during the period of marriage by spouses or one of them from mutual friends (colleagues, etc.) and intended for use of both spouses are as during the period of marriage and in case of divorce the joint property of spouses.

2.8. Acquired by spouses during the period of marriage tableware, cookware, kitchen appliances are in period of marriage the joint property of spouses and in case of divorce the property of wife.

III. SUPPLEMENTARY CONDITIONS

3.1. Property owned by one of the spouses by law or under provisions hereof cannot be recognized as joint property by reasons that during the period of marriage for account of

joint property of spouses or personal property of another spouse there would be made investments significantly increasing price of such property. In this case another spouse is entitled to receive compensation in proportion to amount of investments made.

3.2. Spouse should notify his/her creditors in case of conclusion, amendments or termination of marriage contract. In case of failure to do this spouse that does not notify his/her creditors has personal liability disregarding marriage contract.

3.3. Recovery for obligations of one of the spouses including loan contracts, credit or other agreements can be taken from property of this spouse only.

3.4. Liability of spouses for damage incurred by their minor children is taken according to Russian civil laws.

IV. FINAL PROVISIONS

4.1. Acting notary explains to spouses the legal circumstances of this contract including alterations of inheritance procedure.

4.2. This contract enters into legal force from the moment of marriage registration.

4.3. This contract is regarded as concluded from the moment of notarized certification.

4.4. Expenses hereof are paid by parties in equal parts.

4.5. This contract contains all volume of agreements between parties concerning subject of this contract, denies and makes invalid all other liabilities or representations that can be accepted or made by parties in oral or written form before this contract.

4.6. This contract is made in three originals, one is kept at records of Notary _____, and two other originals are delivered to parties hereof.

Parties' signatures

Place and date

This contract is certified by _____ notary of Moscow.

This contract is signed by parties in my presence who are personally known to me.
Capacity is verified.

Registered in the Register under № _____

Charged on tariff: _____

Legal and technical services: _____

Notary signature

Seal: notary of Moscow