## MASTER SETTLEMENT AGREEMENT FOR A DOMESTIC PARTNERSHIP

		("Partner A") and	("Partner B") (jointly referred to			
as	"Parties	$^{\prime\prime}$ ) intend to enter a domestic partnership that will begin on $\_$	and will be			
en	tered in	the Shingle Springs Band of Miwok Indians Tribal Court. The $\mbox{\bf F}$	Parties desire to simplify a termination			
thi	s Maste	nestic partnership to the extent possible and thus of their own or Settlement Agreement ("Agreement") to resolve all matters ont of a termination of the domestic partnership, the Parties mu	dealing with the partnership. As such,			
1)	The Parties agree to have this Master Settlement Agreement adopted by the Tribal Court upon a Notice of Termination of Domestic Partnership being filed by either of the Parties.					
2)		en. The Parties agree that the care and custody of any childrenership shall be handled in the following manner:	born as issue of this domestic			
	a. Cu	istody.				
	i.	Physical Custody. The Parties agree that Partner A shall have child(ren), and that Partner B shall have% physical custom%				
	ii.	Legal Custody. The Parties agree that Partner A shall have % legal custody of the chi				
	iii.	Visitation. The Children shall spend the following holidays an	d days of the week with Partner A:			
		The Children shall spend the following holidays and days of the	e week with Partner B:			
	b. <u>Su</u>	pport. (choose one)				
	☐ Th	e Parties agree that there shall be no child support paid by eit	her partner.			
		e Parties agree that Partner A shall pay child support to Partne onth, per child, until the child turns eighteen (18) years old.	er B in the amount of \$ per			
		e Parties agree that Partner B shall pay child support to Partne onth, per child, until the child turns eighteen (18) years old.	er A in the amount of \$ per			
3)		rty. The Parties represent that they have disclosed all material greed to divide all property as outlined below.	property to the other partner. Parties			
	a) <u>Re</u>	eal Property. Any real property or home acquired during the co	ourse of the domestic partnership			

shall be divided in the following manner (choose one):

	Partner A will take sole possession and title over any real property or home and shall also be entitled to claim the full mortgage interest on any home for all subsequent years.						
	Partner B will take sole possession and title over any real property or home and shall also be entitled to claim the full mortgage interest on any home for all subsequent years.						
	The Parties agree that all real property or home must be sold prior to the termination of the domestic partnership and that Partner A shall receive% of the proceeds from the sale of the real property or home, and that Partner B shall receive% of the proceeds from the sale of the real property or home.						
b)	Personal Property. The separate property owned by each partner at the execution of this Agreement, however and whenever acquired, will be owned and managed solely by such partner at all times and will remain the separate property of such partner after the execution of this Agreement, with no claim by the other partner upon termination of the domestic partnership. The Parties hereby acknowledge that with respect to determining the ownership of personal property, all personal property will be treated as separate property owned solely by the partner exercising possession or individual control, unless there is proof of shared legal ownership. Any jointly-held property will be divided in the following manner: (choose one)						
	Equally with each partner entitled to fifty percent (50%) of the net equity of the property, regardless the initial or ongoing proportion of each partner's investment.						
	The following types of personal property shall go to Partner A:						
	The following types of personal property shall go to Partner B:						
c)	<u>Financial Accounts</u> . (choose one)						
	During the course of the domestic partnership, the Parties shall keep separate finances, including all financial accounts. As such, the Parties will keep his or her separate financial accounts, including its contents, and no division is required. This shall include, retirement accounts (including 401K's) and lift insurance policies.						
	During the course of the domestic partnership, the Parties shall comingled their finances, including maintaining joint financial accounts. Any joint accounts shall be closed and all finances will be divide						

		so that Partner A will receive% of the current finances, and that Partner B will receive						
		of the current finances.						
4)	<u>Debts</u> . The separate debts owing by each partner at the execution of this Agreement, however and							
		enever acquired, will be owed solely by such partner at all times and will remain the separate debts of						
		h partner after the execution of this Agreement, with no financial obligations owing by the other						
	•	tner upon termination of the domestic partnership. The Parties agree that any debts incurred during						
	the	course of the domestic partnership shall be divided in the following manner. (choose one)						
		Each partner will be responsible to pay any debts individually incurred.						
	☐ Partner A shall be responsible for the following type debts:							
		Partner B shall be responsible for the following type debts:						
<b>-</b> \	Sno							
5)	<u> 5pc</u>	Spousal Support. (choose one)						
		The Parties agree that there shall be no spousal support sought by or awarded to either partner.						
		The Parties agree that Partner A shall pay spousal support to Partner B in the amount of \$						
		per month, foryears,months.						
		The Parties agree that Partner B shall pay spousal support to Partner A in the amount of \$						
		per month, foryears,months.						
6)	6) <u>Entire Agreement.</u> This shall be the entire agreement of the Parties and shall be incorporated into the order certifying the termination of domestic partnership.							
7)	<u>Enf</u>	orceability. The terms of this Agreement shall be enforceable in the Shingle Springs Tribal Court.						
	_	reement is entered voluntarily and of their own free will and choice on, 201 It effective on the date entered.						
РΑ	RTN	ER A						
Sig	natu	re Date						
Ū								
PA	RTN	ER B						
Sig	natu	Date Date						
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## NOTARY ALL PURPOSE ACKNOWLEDGMENT

Civil Code §1189

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California			
County of			
On	before me,		
(notary) personally appeared			
		, who p	roved to me on
the basis of satisfactory eviden- instrument and acknowledged authorized capacity(ies), and the the entity upon behalf of which	to me that <b>he/she/the</b> nat by <b>his/her/their</b> sig	<b>ey</b> executed the same in <b>his/he</b> gnature(s) on the instrument the	er/their
I certify under PENALTY OF PER paragraph is true and correct.	JURY under the laws o	of the State of California that th	ne foregoing
WITNESS my hand and official s	seal.		
Signature	(Seal)	)	