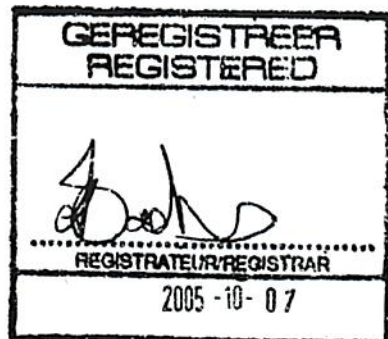


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PROTOCOL NO.

396

ANTENUPTIAL CONTRACT

H.....	
JOHANNESBURG	

**BE IT HEREBY MADE KNOWN:**

THAT on the 12<sup>th</sup> day of August Two Thousand and Five (2005) before me J.  LIEUTENANT of SPRINGS, GAUTENG PROVINCE, Notary Public of lawful authority, duly sworn and admitted, and in the presence of the subscribing witnesses, personally came and appeared:

 EY

Identity Number 711225 

Unmarried

(“the Husband”)

and

CAL  IN

Identity Number 70  083

Unmarried

(the “Wife”)

  
FOR INFORMATION ONLY  
SLEGS VIR INLIGTING

AB  
GK  
LW

AND the Appearers declared that in respect of their intended marriage the intended husband and intended wife do hereby, pursuant to the provisions of the Matrimonial Property Act 1984, contract as follows:

1. There shall be no community of property between them.
2. There shall be no community of profit and loss between them.
3. Neither party shall be liable for any debt or obligation incurred by the other before or during the subsistence of their intended marriage.
4.
  - a) At the dissolution of their intended marriage by divorce or by the death of either or both of the parties, the party whose estate shall show no accrual or a smaller accrual than that of the other party (or his or her estate if he or she should be deceased) shall have a claim against the other party or his or her estate for an amount equal to one-half of the difference between the accruals of the respective estates of the parties, provided that the foregoing provisions of this paragraph shall have no force or effect if at the date of the dissolution of the marriage the aggregate liabilities of either party to creditors other than his or her spouse shall exceed the value of his or her estate;
  - b) During the subsistence of the intended marriage, neither party shall be entitled to transfer the right created in terms of subparagraph (a) of this paragraph.
5. Subject to the provisions of paragraph 6 hereof, the accrual of the estate of each party shall be the amount by which the net value of his or her estate at the dissolution of their intended marriage shall exceed the net value thereof at the date of their intended marriage.
6. Notwithstanding anything to the contrary herein contained, in determining the accrual of each party's estate:
  - a) Any amount which shall have accrued to such estate by way of damages other than damages for patrimonial loss shall be left out of account;

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SLEGS VIR INLIGTING

BB  
JK Lam

b) The net value of the estate of each party at the commencement of their intended marriage shall be calculated with due allowance for any difference in the value of money which may exist at the commencement and the dissolution of their intended marriage and for this purpose the weighted average of the Consumer Price Index as published from time to time in the Government Gazette or any index published in substitution thereof shall serve as *prima facie* proof of any change in the value of money;

c) The accrual of the estate of a deceased party shall be determined before effect is given to any testamentary disposition, donation mortis causa or intestate succession out of that estate;

d) All inheritance, legacies and donations which may accrue to either party during the subsistence of their intended marriage and all assets which either party may acquire by virtue of his or her possession or former possession of such inheritance, legacy or donation and income derived therefrom shall be excluded from the accrual of the estate of such party;

e) Donations by either party to the other, other than donations mortis causa, shall not be taken into account either as part of the estate of the donor or as part of the estate of the donee.

7. Neither party shall have the right of recourse against the other with regard to any contribution which he or she may have made in respect of necessaries for the joint household.

8. The parties declare that the net value of their respective estates at the date of their intended marriage is as follows:

The said Husband

The said Wife

Ma [REDACTED] C R105 000.00  
 Peugeot 3 [REDACTED] GP R154 000.00

FOR INFORMATION ONLY  
 SLEGS VIR INLIGTING

JB  
 JZ (dpm)  
 Q

9. Donations between the said intended consorts shall form part of the accrual system to which their marriage is subject. Gifts of affection given by one party to the other on suitable occasions shall not be donations for purposes hereof and shall be assets excluded from the accrual system and shall not be taken into account as part of the estate of that party at the dissolution of the said intended marriage.

UPON all of which conditions and stipulations the Appearers declared it to be their intention to solemnise their said intended marriage, mutually promising and agreeing to allow each other the full force and effect hereof under obligation of their respective persons and property according to the law.

**THUS DONE AND EXECUTED** at SPRINGS on the day, month and year first aforeswitten, in the presence of the undersigned witnesses.



THE HUSBAND



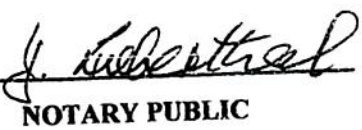
THE WIFE

**AS WITNESSES:**

1.   
\_\_\_\_\_  
2.   
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

REGISTRAR OF DEEDS
2026 -01- 22
JOHANNESBURG
REGISTRATEUR VAN AKTES

QUOD ATTESTOR



NOTARY PUBLIC

**CERTIFIED A TRUE COPY IN TERMS  
OF REGISTRAR 70 ACT NO 47/37**

  
.....  
DEEDS REGISTRY JOHANNESBURG  
ASS REG OF DEEDS  
DATE: 22.01.2026