- 4. The parties expressly waive any and all claims for alimony or support, and agree that, in any judicial proceeding which may be brought, no such alimony or support will be sought.
- 5. The parties have further divided all other property owned jointly by them and agree that such division of property is fair and equitable to both parties.
- 6. Each party expressly consents from the date of the separation of the parties to such business and social associations on the part of the other as such other party may desire, and agrees that the other party will be free to conduct his or her personal, social and business affairs without interference or harrassment of any character.
- 7. Nothing contained herein shall be deemed to prevent either of the parties from maintaining a suit for absolute divorce against the other in any jurisdiction based upon any past or future conduct of the other. In the event such action is instituted the parties shall be bound by all the terms of this agreement, and the provisions of this agreement and the substance thereof shall be incorporated into any such decree. Notwithstanding such incorporation, this agreement shall not be merged in such decree, but shall in all respects survive the same and be forever binding upon the parties.
- 8. In the event of a reconciliation of the parties, at any time prior to the issuance of a final decree of divorce by a court of competent jurisdiction, this agreement shall be deemed to have been rescinded and to be null and void.

IN WITNESS WHEREOF, the parties hereto have set their hands and seals this 27 day of July, 1982.

As to Husband?

Ray Anthony Manigault

Ray Anthony Manigault

disa L. Kright

As to Wife:

Shelia Aletha Manigault L.S. Shelia Aletha Manigault

SWORN TO before me this 27th day of July, 1982.

Notary Public for South Carolina
My Commission Expires: 9-6-38

(CONTINUED ON NEXT PAGE)

74328 RV.21