NORTH CAROLINA			IN '	IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION	
	COUNTY			CVD	
V.		Plaintiff,))))	ANSWERS AND AFFIRMATIVE DEFENSES [SAMPLES]	
	,	Defendant.)		
1.	Paragraph is denie	ed.			
2.	Defendant admits he and Plaintiff married on; the remaining allegations of Paragraph are denied.				
3.	Paragraph is not an allegation to which a response is required and is thereby deemed denied pursuant to Rule 8(d) of the North Carolina Rules of Civil Procedure.				
4.	To require Defendant to answer the allegations of Paragraph would tend to incriminate him in violation of his rights under the state and federal constitutions so that those allegations are therefore deemed denied.				
		AFFIRMAT	IVE DEF	ENSES	
the f	Pursuant to Rule 8(collowing as affirmative	/		iles of Civil Procedure, Defendant states s:	
1.	, wh	ich remains in eff	fect so th	on and property settlement agreement on at Plaintiff is barred from pursuing any the terms of that agreement.	
	This the day o	f	,	20	
		В			
			Atto	orney for Plaintiff	
				, North Carolina ephone: ()	