## STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

IN THE GENERAL COURT OF JUSTICE
DISTRICT COURT DIVISION
CVD

Plaintiff, vs.		INITIAL PRETRIAL CONFERENCE, SCHEDULING, AND DISCOVERY ORDER IN EQUITABLE DISTRIBUTION MATTER	
	Defendant.		
	IS CAUSE comes on to be heard on per service and notice. It is set for an Initial Equita Plaintiff □ appearing pro se □ represented by Defendant □ appearing pro se □ represented b		
I.	Date of marriage and date of separation.  ☐ The parties date of marriage is	and their date of separation is	
		marriage  date of separation. A hearing to resolve this issue	
2.	2. Service of Equitable Distribution (ED) Affidavits.  Plaintiff Defendant has/have filed and served his/her Affidavit prior to this conference pursuant to local rules.  "Example 1. Defendant has/have filed and served his/her Affidavit prior to this conference pursuant to local rules.  "Example 2. Defendant has/have filed and served his/her Affidavit prior to this conference pursuant to local rules.  "Example 2. Defendant has/have filed and served his/her Affidavit prior to this conference pursuant to local rules.  "Example 2. Defendant has/have filed and served his/her Affidavit prior to this conference pursuant to local rules.  "Example 2. Defendant has/have filed and served his/her Affidavit prior to this conference pursuant to local rules.  "Example 2. Defendant has/have filed and served his/her Affidavit prior to this conference pursuant to local rules.  "Example 2. Defendant has/have filed and served his/her Affidavit prior to this conference pursuant to local rules.  "Example 2. Defendant has/have filed and served an Equitable Distribution Affidavit, including required attached documentation, shall do so no later than		
3.	Amendments to Equitable Distribution Affidavits. The parties may file and serve amendments to their ED Affidavits, whice amendments shall be filed and served on the opposing party by ten (10) calendar days prior to the date the case is scheduled for trial. The parties shall update their affidavits as they acquire additional pertinent information. The Final Pretrial order shall be deemed to constitute an amendment of each party's ED Affidavit.		
4.	Discovery Issues. The following discovery issues	s have been identified:	
	a	b	
5.	Discovery Schedule. Discovery shall be complet	ed ten (10) calendar days prior to the date the case is scheduled for trial.	

6.		as a court appointed expert to value
	. The following rules shall apply:	
	<ul> <li>a. The parties will cooperate in furnishing information and making premise</li> <li>b. The expert will furnish a report simultaneously to plaintiff and defendan</li> </ul>	t.
	<ul> <li>c. The expert shall value the property as of the date of separation and as</li> <li>d. The expert's report may be received into evidence without further author</li> </ul>	
	present in Court.  e. Neither party is bound by the expert's report. Either party may contradic cross examine the expert about the report. The party wishing to cross examine for issuing a subpoena for his/her appearance at trial and arraft. With respect to the cost of the expert, the following shall apply:	ct or impeach the expert's report and may amine the expert about the report shall be anging for his/her appearance.
7.	7. Exchange of Other Expert Reports. Either party may wish to offer testimony of	expert witnesses at trial with regard to
	various matters at issue including valuation of assets. A written report of any s Status Conference, and each party shall be permitted to depose the other part comply with the requirements of Rule 26(b)(4)a.2 of the NC Rules of Civil Proceedings	ty's expert witness(es). Written reports shall
8.	8. Court Appointed Experts Pursuant to Rule 706. Motions pursuant to Rule 706 and served within 30 days. The hearing for the Motion shall be scheduled with	
9.	shall be completed prior to the Status Conference. Mediator shall file Report of AOC-CV-827 within 10 days of mediation and provide copy to Family Court.  ☐ Mediated Settlement Conference with mediator selected by the parties.	of Mediator in Family Financial case on form (Mediator Name)
	The parties represent to the court that the selected mediator has been con mediation prior the deadline.  ☐ Mediated Settlement Conference with court appointed mediator. (Mediated Settlement Conference with court appointed mediator.)	
	<ul><li>☐ Arbitration.</li><li>☐ Early Neutral Evaluation.</li><li>☐ Other ADR Method</li></ul>	
10.	A Status Conference is hereby scheduled on  Status Conference, the court shall confirm completion of events scheduled in the discovery issues, set the trial term for this matter, set the due date for the Final coutstanding issues including those set forth in local form CCF-38(a) Status Completion of events scheduled in the discovery issues, set the trial term for this matter, set the due date for the Final coutstanding issues including those set forth in local form CCF-38(a) Status Completion of events scheduled in the discovery issues.	l Pretrial Order, and address any other
TI	This the day of 20	
١.٨		ourt Judge Presiding
VV	We Consent:	
P	Plaintiff Defendant	t
_ Pl	Plaintiff's Counsel Defendant	t's Counsel