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| NORTH CAROLINACOUNTY OF MOORE | IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION  FILE NO.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **Assigned Judge:**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |
| \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Plaintiff,v.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Defendant. |  **FINAL PRE-TRIAL ORDER****(LIST ACTIONS PENDING)** |

THIS MATTER COMING ON TO BE HEARD upon final pre-trial conference before the undersigned Presiding Judge

AND IT APPEARING that the parties have reached agreement on certain facts and on certain issues and have delineated the areas of agreement and disagreement;

AND IT APPEARING that by their signatures affixed hereto, each party stipulates that he or she agrees with the facts and issues classified as agreed upon and stipulates that the facts and issues classified as being in dispute are accurately reflected and that there are no other issues to be determined by the Court;

AND IT FURTHER APPEARING that each party by signing this Final Pre-Trial Order warrants and avows that he or she has disclosed the existence of all property, both separate and marital, to which he or she may have claim at the date of valuation of marital property, regardless of to whom such property may be titled or in whom actual ownership may be designated. Said disclosure has been full and honest and is free from taint of fraud;

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED and stipulated as follows:

1. The parties are properly before the court, and the court has jurisdiction of the parties and of the subject matter.
2. The parties have been correctly designated and there is no question as to misjoinder or nonjoinder of parties.
3. This matter is set for trial as follows:
	1. \_\_\_\_\_\_\_\_\_ is set for trial on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.
	2. \_\_\_\_\_\_\_\_\_ is set for trial on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.
4. There are other issues pending in this matter which are not the subject of this FINAL PreTrial order. This FINAL PreTrial Order only governs the actions outlined herein.
5. Counsel for the parties have represented to the court that counsel, the parties, and all expected witnesses are available for trial as scheduled.
6. There are no outstanding discovery requests and no outstanding third party subpoenas.
7. There are no outstanding discovery disputes.
8. There are no outstanding motions except for Motions in Limine or other like “for trial” motions.
9. All documents required under the local rules have been properly exchanged.
10. The parties were married on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.
11. The parties were separated on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.
12. The following children were born to the parties:
	1. Child
	2. Child
13. The parties have provided stipulations as to any claims, except Equitable Distribution, set for trial and those are attached here to as Exhibits \_\_\_\_\_\_\_\_\_\_\_ through \_\_\_\_\_\_\_\_\_\_\_.
14. There is a claim for Equitable Distribution pending and the parties have provided the following schedules attached hereto as Exhibits
	1. Schedule I is a list of real property and mobile homes.
	2. Schedule II is a list of motor vehicles.
	3. Schedule III is a list of household furnishings and collectables.
	4. Schedule IV is a list of miscellaneous personal property.
	5. Schedule V is a list of accounts.
	6. Schedule VI is a list of all businesses, stocks, securities and intangible assets.
	7. Schedule VII is a list of retirement accounts.
	8. Schedule VIII is a list of all life insurance policies.
	9. Schedule IX is a list of all property acquired after the date of separation.
	10. Schedule X is a list of debt that is secured.
	11. Schedule XI is a list of debt that is unsecured.
	12. Schedule XII is a list of divisible property.
	13. An equal division is / is not an equitable division.
	14. Schedule XIII is a list of factors justifying an unequal distribution.
	15. Schedule A is the list of stipulations the parties agree to as to value, distribution, or classification.
15. The Equitable distribution schedules and Equitable Distribution contentions of either party may be modified up to seven (7) days before trial. Final versions of the schedules as outlined above shall be furnished to the court no later than seven (7) days before trial.
16. Financial Affidavits, if required, may be modified up to seven (7) days before trial. Final versions of the financial affidavits shall be furnished to the court no later than seven (7) days before trial.
17. The Court retains its authority, based on the evidence, to make findings of fact, conclusions of law and orders not withstanding the stipulations of the parties.
18. Any discovery supplementation required shall be done within fourteen (14) days before trial.

This the day of , .

Beth Tanner

Judge Presiding

**CONSENTED TO:**

Plaintiff

Plaintiff’s Attorney

Defendant

Defendant’s Attorney