COUN	ITY OF	OURT OF THE STATE OF NI		X
	- agai	Plaint	iff,	Index No.:
	- agaii	1131 -		David No
		Defen		Part No.:
		PRELIMINARY CONFE		TIPULATION/ORDER
PRES	IDING:	HonJustice of the Supre	eme Court	_
prelim		arties and counsel have appe onference on this matter held		e this Court on at a 22 NYCRR §202.16.
	The C	ourt has received a copy of:		Plaintiff Defendant
	(1)	A sworn statement of net wo commencement of the action		(Date Filed OR To Be Filed)
	(2)	A signed copy of each party retainer agreement:	's attorney's	<u> </u>
A.	ВАСК	GROUND INFORMATION:		
(1)	Attorn	eys for Plaintiff:		Attorneys for Defendant:
			_	
			_	
Phone):		_ Phone:	:
Fax:			Fax:	
Email:			Email:	
(2)	Summ	ons: Date filed:	Dat	te served:
(3)	Date o	of marriage:		

(4)	Name(s) and da	te(s) of bir	rth of child(rer	າ):		
	Name:		DOB:	Name:	DOB:	
	Name:					
	Name:					
	<u></u>		<u> </u>			
(5)	An Order of Prot	ection has	s been issued	against (NOTE: Attach co	ppy of order(s)):
Plain	tiff:	YES	NO	Defendant:	YES	NO
Order	r:			Order:		
	Index/Docket Nu	mber	Issue Date	Index/Docke	et Number	Issue Date
Issuir	ng Court:		Court Type	Issuing Court:		
O	•	VEC			•	Court Type
Curre	ently Outstanding:	YES	NO	Currently Outstanding	g: YES	NO
(6)	The following oth	ner ordere	are outstandi	ing (NOTE: Attach copy of	order(s))	
(0)	The following off	iei oideis	are outstand	ing (NOTE. Attach copy of	order(s)).	
Order	r 1:			Order 2:		
	Index/Docket Nu		Order Date	Index/Docke	et Number	Order Date
Issuir	ng Court:			Issuing Court:	y	
l					•	
issue	Addressed:			Issue Addressed:		
Order				Order 4:		
1	Index/Docket Nu		Order Date	Index/Docke		Order Date
issuir	ng Court: Court County		Court Type	Issuing Court:	y	Court Type
Issue				Issue Addressed:	•	• •
10000	/ ladi 0000d					
~ .	_					
Order	ndex/Docket Nu	mber	Order Date	Order 6:	et Number	Order Date
Issuin	ng Court:			Issuing Court:		
	Court County		Court Type	Court Count	у	Court Type
Issue	Addressed:			Issue Addressed:		
(7)			_ is requesting	g a translator in the		language.
(0)						
(8)	Premarital, Marit				. 4	
	State the nature	of each a	greement and	d the date of the agreemer	1t	
	Any challenge st	nall ha acc	serted no late	r than		

B. GROUNDS FOR DIVORCE:

	The issue of fault is:	resolved	unresolved	
	If the issue of grounds i The parties agree th to obtain a divorce o	at		on an uncontested basis
	If the issue of grounds i A trial of this issue s is OR is I			, and a jury
C.	CUSTODY:			
	(1) The issue of custody is:		resolved	unresolved
	(2) The issue of parenting t	ime is:	resolved	unresolved
	(3) The issues relating to de	ecision-making	are: resolved	unresolved
If custody issues, including parenting time and decision-making, are resolved: The parties are to submit a stipulated parenting plan no later than If any custody issue, including parenting time and decision-making, is unresolved: Each party is to serve and submit a proposed parenting plan no later than After receipt of the parenting plans, if the parties do not notify the Court that all issues related				
sha	custody are resolved, a conferer all determine the need for an alluation and set a schedule for r	ice shall be he attorney for th	d on e child / guardian a	at which time the Court litem and/or a forensic
	Any appointment of an attorne separate order which shall dearment, source of funds for payment,	signate the att	orney for the child a	appointed, the manner of
D.	FINANCIAL:			
	(1) Maintenance is:	resolved	unresolved	
	(2) Child Support is:	resolved	unresolved	
	(3) Equitable Distribution is:	resolved	unresolved	

E. OTHER:

List all other causes of action and ancillary relief issues that are unresolved.

Any issues not specifically listed in this Stipulation as unresolved may not be raised in this action unless good cause is shown.

page 4.

Parent Education:

The Court: has provided information as to parent education.

has taken no action with respect to parent education.

hereby orders the parties to attend parent education.

Alternate Dispute Resolution/Mediation:

The parties **are** OR **are not** aware of the existence of alternate dispute resolution methods of resolving their matrimonial action, including, but not limited to, mediation and collaborative lawyering.

F. PENDENTE LITE RELIEF:

With respect to pendente lite applications, the Court hereby directs or the parties stipulate that:

G. DISCOVERY:

1. Preservation of Evidence:

- (a) **Financial Records:** Each party shall maintain all financial records in his or her possession through the date of the entry of a judgment of divorce.
- (b) Electronic Evidence: For the relevant periods relating to the issues in this litigation, each party shall maintain and preserve all electronic files, other data generated by and/or stored on the party's computer system(s) and storage media (i.e. hard disks, floppy disks, backup tapes), or other electronic data. Such items include, but are not limited to, e-mail and other electronic communications, word processing documents, spreadsheets, data bases, calendars, telephone logs, contact manager information, internet usage files, offline storage or information stored on removable media, information contained on laptops or other portable devices and network access information.

2. Document Production:

(a)	No later than 45 days after the	date of this Order,	the parties s	hall exchange	the following
	records for the following period	s (check if needed	d):		

Time Period			
Federal, state and local tax return 1099's, W-2's and similar data Credit card statements for all cred Joint checking account statements Individual checking account statements Brokerage account statements Savings account records Other: (specify)	lit cards use s, checks ar nents, chec	ed by a party nd register ks and register	s, -
Absent any specified time period, records are to be produced commencement of this action through the present. If a party for the time period, the party shall provide a written authorization from the source within five days of presentation. Any costs authorization shall be <pre>paid by</pre>	does not ha on to obtain s associated	ve complete record such records direct I with the use of the	ls ly le
No later than, the parties shall notify the above that have not been provided. Failure to comply with the in sanctions, including the award of legal fees.	Court of all scheduled	items to be provide discovery may resu	ed ult
(b) No later than, a notice for discovery by plaintiff.	/ and inspec	ction shall be serve	d
(c) No later than, a notice for discovery by defendant.	/ and inspec	ction shall be serve	d
3. Other Discovery:(a) Interrogatories shall be served no later than(b) Party Depositions shall be completed no later than	Plaintiff	Defendant 	
(c) 3 rd -Party Depositions shall be completed no later than (d) Other:			

Compliance with discovery demands shall be on a timely basis pursuant to the CPLR. Failure to comply may result in sanctions, including the award of legal fees.

H. EXPERTS

	of the following):
	 (1) Deferred compensation (2) Retirement assets (3) Business interest (4) Professional practice (5) License/degree (6) Art, antiques, personal property, jewelry (7) Separate property (8) Residential real estate (9) Commercial real estate (10) Stock options, stock plans or other benefit plan (11) Intellectual property (12) Other (identify):
	The date of valuation shall be for items and shall be the date of commencement of this action for items
2.	Neutral Experts:
	(a) The Court shall appoint a neutral expert for items listed above. Appointment of the expert shall be pursuant to a separate order which shall designate the neutral expert, what is to be valued, the manner of payment, the source of funds for payment, and each party's responsibility for such payment.
	(b) The parties may suggest names for the Court to consider appointing. Said names shall be submitted by letter no later than
	(c) The parties shall notify the Court no later than as to whether any other neutral experts are required.
3.	Experts to be Retained by a Party:
	Each party shall select his/her own expert with respect to items listed above. The expert shall be identified to the other party by letter with their qualifications and retained no later than If a party requires fees to retain an expert and the parties cannot agree upon the source of the funds, an application for fees shall be made no later than Any expert retained by a party must represent to the party hiring such expert that he or she is available to proceed promptly with the valuation.
	Expert reports are to be exchanged by Absent any date specified, they are to be exchanged 60 days prior to trial. Reply reports are to be exchanged 30 days after service of an expert report.
4.	Additional Experts:

Valuation/Financial Experts and Other Experts (check if experts are required to value any

If a net worth statement has not been served prior to this order or a party cannot identify all assets for valuation or cannot identify all issues for an expert, the party promptly shall notify the other party as to any valuation or as to which an expert is needed. If the parties cannot agree upon a neutral expert or the retention of individual experts, either party may notify the Court for appropriate action. Timely application shall be made to the Court if assistance is necessary to implement valuation or the retention of an expert.

page 7.

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I.	CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT:
1	. Plaintiff OR Defendant anticipates the need for a Confidentiality/Non-Disclosure Agreement as to the following issues:
2	The party demanding the Agreement shall prepare and circulate the proposed agreement among the parties involved. If the parties cannot agree, or fail to timely respond, the demanding party shall promptly notify the Court. The failure to promptly seek a confidentiality agreement may result in its waiver.
J.	HEALTH INSURANCE COVERAGE NOTICE:
	I fully understand that upon the entrance of the divorce agreement, I may no longer be allowed to receive health coverage under my former spouse's health insurance plan. I may be entitled to purchase health insurance on my own through a COBRA option, if available, otherwise I may be required to secure my own health insurance coverage.
FU	RTHER ORDERS:
1.	The parties and their attorneys shall appear at a compliance conference to be held on in part/room at
2.	A Note of Issue shall be filed on or before Failure to file a Note of Issue as directed herein may result in dismissal pursuant to CPLR 3216.
TH	HE TRIAL IN THIS MATTER SHALL BE HELD ON:
	in part/room at
	Plaintiff Defendant
	Attorney(s) for Plaintiff Attorney(s) for Defendant

Dated: _____

Justice of the Supreme Court

SO ORDERED: