NORTH CAROLIN ROCKINGHAM C		FILE NO IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION
PL.	, AINTIFF	
VS.		ORDER ON FINAL PRE-TRIAL CONFERENCE IN EQUITABLE DISTRIBUTION OF MARITAL PROPERTY ACTION
DE	FENDANT	
Rule 3 of the Civi conducted in this ca and, Esquire, The partie disclosed the existe the date of valuatio actual ownership m fraud, and further the subsection of the conduction of the c	I District Court Rules of the 17A days on the day of, appeared as Counsel for Defendant. It is by their signatures affixed hereto ence of all property, both separate and on of marital property, regardless as may be designated, and said disclosure parties have stipulated the following parties are properly before the Councile parties are properly before the Councile parties were married on or about	dure, Rule 7 of the General Rules of Practice, and Judicial District, a final pre-trial conference was, Esquire, appeared as Counsel for Plaintiff, have warranted and avowed that he or she have nd marital, to which he or she may have claim at to whom such property may be titled or in whom are has been full, honest, and is free from taint of ng: rt and the Court has jurisdiction of the parties and, and the date of separation for the parties is
	, which is date of valuation; e following Schedules are being utilized.	zed by the parties:
A. B. C. D. E. F. G. H.	distribution; Schedule B – The parties ag disagree as to value; Schedule C – The parties agree distribution; Schedule D – The parties agree Schedule E – The parties disagr Schedule F – A list of debts that party's contentions as to classiff Schedule G – Plaintiff's contentions Schedule H – Defendant's contentions	the is marital property and also agree to value and agree is marital property and to distribution, but is marital property and to value, but disagree as to is separate property; the text of the classification of the property; the existed on the date of separation along with each fication, amount, and distribution; tions on statutory distributional factors; the entions on statutory distributional factors.
4. The	The presiding Judge shall rule on all issues raised in Schedules B, C, E, F, G, and H, and	

values without detailed findings of fact.

when value is at issue, the Court may determine value within the range of contended

- 5. Each of the parties have furnished to the other a list of all witnesses and their addresses whom they intend to call or may call during the trial of this action, copies of which are attached hereto.
- 6. Each of the parties have furnished to the other a legible copy of all documents which they intend to offer into evidence during the trial certifying the same to be genuine, and if relevant and material, may be received into evidence without further identification proof.
- 7. The Court may enter the Final Order out of term and out of session if necessary.

 (Set out any additional stipulations of the parties)

his the day of	,·
Plaintiff	Defendant
Counsel for Plaintiff	Counsel for Defendant
	Approved and ordered filed
	Judge Presiding