	ORTH CAROLINA IN THE GENERAL COURT OF JUSTICE			
	TH JUDICIAL DISTRICT DISTRICT COURT DIVISION			
CC	OUNTYCVD			
	Plaintiff FINAL PRE-TRIAL ORDER			
-V	CUSTODY and SUPPORT ISSUES			
	Defendant			
Pursuant to the provisions of Rule 16 of the North Carolina Rules of Civil Procedure and Rule 7 of the General Rules of Practice, a final pre-trial conference was held in the above-entitled cause on the day of, 20 The parties, by their signatures, or through their attorneys, have agreed to the entry of a final pre-trial order as set forth below:				
1.	It is stipulated that all parties are properly before the Court, and that the Court has jurisdiction of the parties and of the subject matter.			
2.	It is stipulated that all parties have been correctly designated, and there is no question as to misjoinder or nonjoinder of parties.			
3.	In addition to the other stipulations contained herein, the parties stipulate and agree with respect to the following undisputed facts attached hereto and incorporated herein as Exhibit A.			
4.	Exhibit B is list of all known exhibits the Plaintiff may offer at trial.			
5.	It is stipulated and agreed that opposing counsel has been furnished a copy of each exhibit identified by the Plaintiff in discovery or document exchange, except:(list Exhibit B numbers.)			
6.	It is stipulated and agreed that each of the exhibits identified by the Plaintiff is genuine and, if relevant and material, may be received into evidence without further identification or proof, except:(list Exhibit B numbers).			
7.	Exhibit C is a list of all known exhibits the Defendant may offer at the trial.			
8.	It is stipulated and agreed that opposing counsel has been furnished a copy of each exhibit identified by the Defendant, in discovery or document exchange, except:(list Exhibit C numbers).			
9.	It is stipulated and agreed that each of the exhibits identified by the Defendant is genuine and, if relevant and material, may be received in evidence without further identification or proof, except: (list Exhibit C numbers).			
10. Exhibit D is a list of the names and addresses of all known witnesses the Plaintiff may offer at the trial.				

11. Exhibit E is a list of the names and addresses of all known witnesses the Defendant may offer at the trial.

12. There are no pending motions, and neither party desires further amendments to the pleadings, except:			s to the pleadings, except:		
13.	13. Counsel for the parties has considered whether to separate the parties' issues for trial and each has determined that a separation of issues in this particular case would not be feasible.				
14.	14. Exhibit F is a list of all contested issues that the Plaintiff contends should be tried by the Court.				
15.	15. Exhibit G is a list of all contested issues that the Defendant contends should be tried by the Court.				
16.	Counsel for the parties announced that all the probable length of the trial is estimated		ise is in all respects ready for trial.		
17.	Counsel for the parties represent to the Corfrank discussion of settlement possibilities Case Manager in the event of material characteristics.	. Counsel for the Plaintiff will im			
	This is the day of, 20	<u></u> .			
		Attorney for Plaintiff	Date		
		Attorney for Defendant	Date		
AP	PROVED AND ORDERED,				
TH	IS, 20_				
		District Court Judge Presiding			

### FORM 12

### **EXHIBIT A**

The Parties Stipulate and Agree with Respect to the Following Undisputed Facts: 1. 2. 3. 4. 5. 6. 7. 8. 9.

10.

# **EXHIBIT B**

# PLAINTIFF'S LIST OF EXHIBITS

# **EXHIBIT C**

# DEFENDANT'S LIST OF EXHIBITS

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21.	

EXHIBIT D	EXHIBIT E
PLAINTIFF'S LIST OF WITNESSES	DEFENDANT'S LIST OF WITNESSES
1.	1.
2.	2.
3.	3.
4.	4.
5.	5.
6.	6.
7.	7.
8.	8.

<u>EXHIBIT F</u>	EXHIBIT G
PLAINTIFF'S CONTESTED ISSUES	DEFENDANT'S CONTESTED ISSUES
1.	1.
2.	2.
3.	3.
4.	4.
5.	5.
6.	6.
7.	7.
8.	8.
9.	9.
10.	10.
11.	11.
12.	12.
13.	13.
14.	14.