COU	JNTY	OF	THE STATE OF		
			Plaintif	f,	Index No.:
	- ag	ainst -			
			Defenda		Part No.:
		PRELIMI	NARY CONFER CONTESTEI		PULATION/ORDER ONIAL
PRE	SIDIN		of the Supreme (
					n
A.	BAG	CKGROUND I	NFORMATION:	:	
	1.	Summons:	Date filed:		Date served:
	2.	Date of Mar	riage:		_
	3.	Name(s) and	date(s) of birth of	f child(ren):	
		Name:		DOB:	
		Name:			
		Name:		DOB:	

4.	Attorneys for Plaintiff:		_	Attorneys for De	efendant:
		_			
Phone	:		F	Phone:	
Fax:	F	ax:			
Email:	EE	mail:			
5.	The Court has received a copy	of:		Plaintiff (Date Filed <i>OR</i>	
	(a) A sworn statement of nedate of commencement of the ac		h as of		
	(b) A signed copy of each pattorney's retainer agree	-			
6.	An Order of Protection has bee	n issue	ed agains	t:	
	Plaintiff: YES NO		Defenda	nnt:YES	NO
	Issue Date:		Issue Da	te:	-
	Issuing Court:	<u> </u>	Issuing (Court:	
	Currently in Effect?YESNO			y in Effect? NO	
7.	Plaintiff/Defendant requests a t	ranslat	or in the	e lar	nguage.

	8.	(a) Please identify and state the nature of any Premarital, Marital, Separation or other Agreements and/or Orders which affect the rights of either of the parties in this action.
		(b) Plaintiff/Defendant shall challenge the Agreement dated by If no challenge is asserted by that date, it is waived unless good cause is shown.
В.	GRO	OUNDS FOR DIVORCE:
	1.	The Complaint (was) (or will be) served on:/
	2.	A Responsive Pleading (was) (or will be) served on:/
	3.	Reply to Counterclaim, if any, (was) (or will be) served on:/
	4.	The issue of grounds is \square resolved \square unresolved.
		If the issue of grounds is resolved , the parties agree that Plaintiff/Defendant will proceed on an uncontested basis to obtain a divorce on the grounds of DRL § 170(7) and the parties waive the right to serve a Notice to Discontinue pursuant to CPLR 3217(a) unless on consent of the parties.
	5.	Other:
C.	CUS	TODY:
	1.	The issue of parenting time is \square resolved \square unresolved.
	2.	The issues relating to decision-making are \square resolved \square unresolved.
		(a) If the issues of custody, including parenting time and decision-making, are resolved: The parties are to submit an agreement/stipulation no later than

	(b)	If the parties do not notify the Court that all issues related to custody are resolved, a conference shall be held on at which time the Court shall determine the need for an Attorney for the Child/Guardian ad Litem and/or a forensic evaluation and set a schedule for resolving all issues relating to custody.
3.	judic partie	TTORNEY FOR CHILD(REN) or GUARDIAN AD LITEM: Subject to ial approval, the parties request that the Court appoint an Attorney for the es' minor child(ren) ("AFC"). The cost of the AFC's services shall be paid as ws:
	appo the pa	ORENSIC: Subject to judicial approval, the parties request that the Court int a neutral forensic expert to conduct a custody/parental access evaluation of arties and their child(ren). Subject to Judicial approval, the cost of the forensic action shall be paid as follows:
	evalu the m	appointment of an Attorney for the Child/Guardian ad Litem or forensic lator shall be by separate order which shall designate the individual appointed, nanner of payment, source of funds for payment, and each party's responsibility uch payment.
FINA	NCIA	L:
(1)	Main	tenance is resolved unresolved
(2)	Chile	l Support □ resolved □ unresolved
(3)	Equi	table Distribution is \Boxed resolved \Boxed unresolved
(4)	Cour	asel Fees are □ resolved □ unresolved
List a	ll other	causes of action and ancillary relief issues that are unresolved .
-		not specifically listed in this Order as unresolved may not be raised in this good cause is shown.

D.

E.	OTI	HER:					
	List	List all other causes of action and ancillary relief issues that are unresolved .					
F.	PEN	PENDENTE LITE RELIEF:					
	See	See annexed Order					
	See	annexed	Stipulation				
G.	DIS	COVEF	RY:				
	1.	Pres	ervation of Evidence:				
		(a)	Financial Records: Each party shall maintain all financial records in his or her possession or under his or her control 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 drives, floppy disks, backup tapes), or other electronic data. Such items include, but are not limited to, e-mail and other electronic

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

communications, word processing documents, spreadsheets,

access information.

Docu	Document Production:				
(a)	No later than days after the date of this Order, the parties shall exchange the following records for the following periods:				
	Time Period				
	Federal, state and local tax returns, including all schedules, K-1s, 1099s, W-2s and similar data. Credit card statements for all credit cards used by a party. Checking account statements, cancelled checks and check registers for joint and individual accounts. Brokerage account statements for joint and individual accounts.				
	Savings account statements for joint and individual accounts.				
	Other: (specify)				
Absent any specified time period, the records listed above are to be produced for the three years prior to the commencement of this action through the present. If a party does not have complete records for the time period, the party shall provide a written authorization to obtain such records directly from the source within five days of presentation.					
(b)	Service of Notice For Discovery and Inspection:				
	Plaintiff:/ Defendant:/				
(c)	Responses to Notice for Discovery and Inspection:				
	Plaintiff:/ Defendant:/				
(d)	Service of Interrogatories:				
	Plaintiff:// Defendant://				
(e)	Response to Interrogatories:				
	Plaintiff:/ Defendant://				
(f)	Depositions (date to be held):				
	Plaintiff:/ Defendant:/				

2.

		atiff:/ Defendant:/			
		comply with the provisions of this section may result in sanctions ne award of legal fees, and other penalties.			
VAI	LUATION/FIN	JANCIAL EXPERTS			
1.	Neutral Exp value the fol	perts – The parties request that the Court appoint a neutral expert to llowing:			
		he valuations shall be paid (subject to reallocation):% Plaintif% Defendant			
	(a) (b) (c) (d) (e) (f) (g)	Deferred compensation/Retirement assets Business interest Professional practice Real property Stock options, stock plans or other benefit plan Intellectual property Other (identify):			
	be pursuant to valued, the i	agree that the appointment of the neutral expert as specified above, shalt to a separate order which shall designate the neutral expert, what is to be manner of payment, the source of funds for payment, and each party's ty for such payment if not agreed above.			
	If the Court does not appoint the neutral expert(s) requested above simultaneously with the signing of this Order, then the parties may suggest names for the Court to consider appointing. Said names shall be submitted by letter no later than				
	-	shall notify the Court no later thanas to other neutral experts are required.			

H.

2. Experts to be Retained by a Party:

Each	party	shall	select	his/her	own	expert	to	value
						The e	expert s	shall be
identifi	ed to the	other part	y by letter	with their o	qualificat	ions and re	tained	no later
than		If a par	rty requires	s fees to reta	in an exp	ert and the	parties	cannot
retaine	d by a par	ty must re	epresent to	application the party has a valuation	niring suc			
specific the repo	ed, they ar ort of the n	re to be ex neutral exp	changed 6	oy 0 days prio ever is later	r to trial o	or 30 days	after re	ceipt of

3. Additional Experts:

If, as of the date of this order, a net worth statement has not been served or a party cannot identify all assets for valuation or cannot identify all issues for an expert, then, then, upon the parties' becoming aware of such assets or issues, that party promptly promptly shall notify the other party as to any assets for valuation or any issue for 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.

I. HEALTH INSURANCE COVERAGE NOTICE:

Each party fully understands that upon the entry of a divorce judgment, he/she may no longer be allowed to receive health coverage under his/her former spouse's health insurance plan. Each party understands that he/she may be entitled to purchase health insurance on his/her own through a COBRA option, if available, otherwise he/she may be required to secure his/her own health insurance coverage.

J. AUTOMATIC STATUTORY RESTRAINTS (D.R.L. §236[B][2])

Each party acknowledges that he/she has received a copy of the Automatic Statutory Restraints/Automatic Orders (D.R.L. §236[B][2]). Each party acknowledges that he/she understands that he/she is bound by those Restraints/Orders during the pendency of this action, unless terminated, modified, or amended by order of the Court upon motion of either party or upon written agreement between the parties duly executed and acknowledged.

K. 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.

L. ALTERNATE DISPUTE RESOLUTION/MEDIATION:

The parties \square are OR \square are not aware of the existence of mediation, collaborative processes and other alternative dispute resolution methods.

M. NOTICE OF GUIDELINE MAINTENANCE

Each party acknowledges receipt of the following notice from the Court:

If your divorce was commenced on or after January 25, 2016, this Notice is required to be given to you by the Supreme Court of the county where your divorce was filed to comply with the Maintenance Guidelines Law ([S. 5678/A. 7645], Chapter 269, Laws of 2015) because you may not have counsel in this action to advise you. It does not mean that your spouse is seeking or offering an award of "Maintenance" in this action.

Maintenance" means the amount to be paid to the other spouse for his or her support, either during the pendency of the divorce action as temporary maintenance or after the divorce is final as post-divorce maintenance.

You are hereby given notice that under the Maintenance Guidelines Law (Chapter 269, Laws of 2015), there is an obligation to award the guideline amount of maintenance on income up to \$178,000 to be paid by the party with the higher income (the maintenance payor) to the party with the lower income (the maintenance payee) according to a formula, unless the parties agree otherwise or waive this right. Depending on the incomes of the parties, the obligation might fall on either the Plaintiff or Defendant in the action.

There are two formulas to determine the amount of the obligation. If you and your spouse have no children, the higher formula will apply. If there are children of the marriage, the lower formula will apply, but only if the maintenance payor is paying child support to the other spouse who has the children as the custodial parent. Otherwise the higher formula will apply.

Lower Formula

- (a) Multiply Maintenance Payor's Income by 20%.
- (b) Multiply Maintenance Payee's Income by 25%.
- (c) Subtract Line b from Line a: = **Result 1**
- (d) Subtract Maintenance Payee's Income from 40 % of Combined Income* = **Result 2**.
- (e) Enter the lower of **Result 2** or **Result 1**, but if less than or equal to zero, enter zero.

THIS IS THE CALCULATED GUIDELINE AMOUNT OF MAINTENANCE WITH THE LOWER FORMULA

Higher Formula

- (a) Multiply Maintenance Payor's Income by 30%
- (b) Multiply Maintenance Payee's Income by 20%
- (c) Subtract Line b from Line a= **Result 1**
- (d) Subtract Maintenance Payee's Income from 40 % of Combined Income*=

 Result 2
- (e) Enter the lower of **Result 2** or **Result 1**, but if less than or equal to zero, enter zero.

THIS IS THE CALCULATED GUIDELINE AMOUNT OF MAINTENANCE WITH THE HIGHER FORMULA

*Combined Income equals Maintenance Payor's Income up to \$178,000 plus Maintenance Payee's Income

The Court is not bound by the Guideline Amount of Maintenance and may deviate therefrom in the Court's discretion as set forth in the statute.

The Court will determine, in its discretion, how long maintenance will be paid in accordance with the statute.

compliance confere am/pm			hat the parties and their respective counsel are to appear at a ence to be held on/ at a n. All discovery as set forth herein above is expected to be the compliance conference. At the conference, counsel shall discuss settlement.				
	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.					
			HIS MATTER SHALL BE HELD ON:in part/room at				
All o	f the abo	ove is hereby stipula	ted to by the parties:				
Plain	tiff (Sigr	nature)	Defendant (Signature)				
Plaintiff (Print Name)			Defendant (Print Name)				
Plaintiff's Attorney (Signature)			Defendant's Attorney (Signature)				
Plain	tiff's Att	orney (Print Name)	Defendant's Attorney (Print Name)				
Date	d:	, 20	SO ORDERED:				
			Justice of the Supreme Court				
□ T	here is 1	no addendum to this	Preliminary Conference Order.				
	here is a	an addendum of	pages which is attached to this Preliminary Conference				