STATE OF MINNESOTA DISTRICT COURT COUNTY OF _____ **TENTH JUDICIAL DISTRICT** MEMORANDUM OF UNDERSTANDING AND AGREEMENT Petitioner, **RE: FINANCIAL ISSUES** and Court File No. Respondent. Financial Early Neutral Evaluation (FENE) in the above-entitled matter was held on . Appearances were as follows: _____, Attorney for Petitioner Petitioner , Attorney for Respondent Respondent , FENE Provider The parties reached agreement on the The parties were unable to reach agreement following financial issues: on the following financial issues: Child support Child support Award of income tax exemptions Award of income tax exemptions Spousal maintenance ☐ Spousal maintenance Valuation/award of homestead Valuation/award of homestead Valuation/award of bank accounts Valuation/award of bank accounts Valuation/award of vehicles Valuation/award of vehicles Valuation/award of recreational items Valuation/award of recreational items Valuation/award of retirement assets Valuation/award of retirement assets ∀aluation/award of business Valuation/award of business √ Valuation/award of personal property Valuation/award of personal property ☐ Valuation/award of nonmarital property Valuation/award of nonmarital property ☐ Valuation/division of debts Valuation/division of debts Validity/terms of Antenuptial agreement Validity/terms of Antenuptial agreement Attorney's fees and costs Attorney's Fees and costs Other: Other: Other: Other:

The following agreements/partial agreements were reached at ENE:

The stated agreements are:

Temporary
Permanent

CHILD SUPPORT

☐ No agreer☐ Agreemer	nent it reached as follows:		
A Child Supp	ort Guidelines Worksheet is attac	hed hereto as Exhibit A.	
Petitioner's E Name and Ad	Employment: dress of Employer:		
Gross Monthly	/ Income:		
	s Employment: dress of Employer:		
	/ Income:		
Petitioner	☐ Does not receive public assistant ☐ Receives public assistance for to a County as follows:		through
Respondent	☐ Does not receive public assistan ☐ Receives public assistance for t ☐ County as follows:		through
	ne Overnights: gree that each parent has the following	ng number of annual overnight	s with the minor
Petitioner:		Respondent:	
Basic Suppo			
a guideline	to pay \$ per me calculation. to pay \$ per me me based on	nonth basic support beginning _	, as , as
<u> </u>	I Dascu UII		

Medical Support: 10PICK-FENE MOU

to obtain/maintain medical insurance beginning	<u>_</u> .
The monthly cost of the medical insurance for minor children is	
The monthly cost of the dental insurance for minor children is The monthly cost of the dental insurance for minor children is	
The monthly cost of the dental insurance for minor children is	<u> </u>
to pay \$ per month medical support beginning a guideline calculation.	as
to pay \$ per month medical support beginning as a deviation based on	
to pay% and to pay% of the uninsu and unreimbursed health care related expenses beginning, as a guide calculation.	red line
to pay% and to pay% of the uninsu and unreimbursed health care related expenses beginning as a deviation base on	red sed
Child Care Support:	
The monthly cost of work-related and/or employment related child care costs are and they are incurred by: Petitioner Respondent.	,
to pay \$ per month child care support beginning as a guideline calculation.	
to pay \$ per month child care support beginning as a deviation based on	,
INCOME TAX EXEMPTION(S)	_
 □ No agreement □ Agreement reached as follows: Effective and commencing with the tax year, the income tax exemptions relative to the joint minor child(ren) shall be awarded as follows: 	

SPOUSAL MAINTENANCE No agreement Agreement reached as follows: The issue of spousal maintenance shall be reserved. Agreement reached as follows: Both parties waive spousal maintenance. Agreement reached as follows: _____ shall pay _____ the amount of \$____ per month beginning _____. Duration / terms: Petitioner's gross monthly income is . . . Petitioner's reasonable monthly expenses are ______. Respondent's gross monthly income is Respondent's reasonable monthly expenses are . **HOMESTEAD** No agreement Agreement reached as follows: The parties agree they own or have an interest in the following homestead real property: Address: _____ County where located: Fair Market Value: First Mortgage Lender / Balance Owed: Second Mortgage Lender / Balance Owed: : ______ Agreement reached as follows: The parties agree that Petitioner Respondent shall be awarded all right, title, interest and equity in and to the homestead real property subject to all encumbrances of record, but free and clear of any claim on the part of the other party.

have sole exclusiv	Respondent shall be so	said real property. Effectivolely liable for utilities, m	naintenance, and all
indemnify and ho		d insurance on said real ess from any liability or obloperty.	
☐ Agreement reache	d as follows:		
		et for sale per the following ng pending sale / award of r	
☐ Agreement reache	d relative to disposition of	the homestead real propert	ry as follows:
	BANK AC	COUNTS	
☐ No agreement☐ Agreement reache	ed as follows:		
	y own and/or have an inte be awarded as indicated:	rest in the following bank ac	counts, and they
Financial Institution / Account	Name on Account	Approximate Value	Awarded to:

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_	VEHICLE	<u>s</u>	
☐ No agreement	· · · · · · · · · · · · · · · · · · ·	_	
☐ Agreement reached The parties agree they	l as follows: own and/or have an interes	et in the following vehicl	es, and they agree
the same shall be awa		Still the lonewing veine.	cs, and moy agree
Year, Make, Model	<u>Approximate</u>	<u>Approximate</u>	Awarded to:
	<u>Encumbrance</u>	<u>Value</u>	(Subject to
			Encumbrance)
	RECREATION	NAL ITEMS	
☐ No agreement			
Agreement reache	d as follows:		
_ •			
	own and/or have an interes e awarded as indicated:	st in the following recrea	ational items, and they
	IE AWAIUEU as unumanis		
Year, Make, Model	Approximate	Approximate	Awarded to:
		Approximate Value	(Subject to
	<u>Approximate</u>		
	<u>Approximate</u>		(Subject to
	<u>Approximate</u>		(Subject to
	<u>Approximate</u>		(Subject to
	<u>Approximate</u>	<u>Value</u>	(Subject to
Year, Make, Model	Approximate Encumbrance	<u>Value</u>	(Subject to
	Approximate Encumbrance RETIREMENT A	<u>Value</u>	(Subject to
Year, Make, Model No agreement Agreement reache	Approximate Encumbrance RETIREMENT A	<u>Value</u>	(Subject to Encumbrance)
Year, Make, Model No agreement Agreement reached The parties agree they	Approximate Encumbrance RETIREMENT A	Nalue ASSETS St in the following retirer	(Subject to Encumbrance) ment interests and/or
Year, Make, Model ☐ No agreement ☐ Agreement reache The parties agree they investment accounts, a	Approximate Encumbrance RETIREMENT A d as follows: own and/or have an interese and they agree the same sh	Nalue ASSETS St in the following retirer	ment interests and/or ated: Awarded to /
Year, Make, Model No agreement Agreement reacher The parties agree they investment accounts, a	Approximate Encumbrance RETIREMENT A d as follows: own and/or have an interese and they agree the same sh	Nalue SSETS St in the following retirer all be awarded as indic	ment interests and/or ated: Awarded to / Percentage or
Year, Make, Model ☐ No agreement ☐ Agreement reache The parties agree they investment accounts, a	Approximate Encumbrance RETIREMENT A d as follows: own and/or have an interese and they agree the same sh	Nalue SSETS St in the following retirer all be awarded as indic	ment interests and/or ated: Awarded to /
Year, Make, Model ☐ No agreement ☐ Agreement reache The parties agree they investment accounts, a	Approximate Encumbrance RETIREMENT A d as follows: own and/or have an interese and they agree the same sh	Nalue SSETS St in the following retirer all be awarded as indic	ment interests and/or ated: Awarded to / Percentage or
Year, Make, Model ☐ No agreement ☐ Agreement reache The parties agree they investment accounts, a	Approximate Encumbrance RETIREMENT A d as follows: own and/or have an interese and they agree the same sh	Nalue SSETS St in the following retirer all be awarded as indic	ment interests and/or ated: Awarded to / Percentage or

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	<u> </u>	ER RETIREN	MENT ASS	ET AGREEME	NT TERMS	<u>:</u>	
(i.e. QD	RO preparation, Va	aluation Date	, etc.)				
			BUSII	NESS			
	No agreement Agreement reached	d as follows:					
The (nar	parties agree that the ne of business), va	the business lued at	known as ₋	, shall be a	awarded as	follows:	
		<u>PE</u>		PROPERTY			
prop prop	No agreement Agreement reache perty at the time of perty and household Agreement reached	their physica d goods and f	l separatio	n, and each pa	rty shall be	awarded the	
	parties agree they they agree the san				owing item	s of personal	property,
	<u>Item</u>		Approxi n	nate Value	Awarded	to:	7
							_
							4
							4
							4
					1		

☐ No agreement☐ Agreement reach☐ The parties agree that which he/she shall be Asset / Value / Encur	ed as follows: t Petitioner awarded:		dent has the	•		erty,
Basis of nonmarital cl	aim:					
☐ No agreement☐ Agreement reachThe parties agree the indicated party shall a	y have incurred			obligations, a	and they agree	e the
<u>Debt/Obligation</u>	Approximate	e Balance	Named I	<u>Debtor</u>	Party to As and Pay:	<u>sume</u>
☐ The parties did no☐ No agreement was☐ The parties agree	t execute an ar s reached as to	validity/terms	ement. of the ante			

ATTORNEYS FEES AND COSTS

	ty shall be responsible for and pay	their own attorney's fees
and costs. The parties agree that of \$ for attorne	shall pay	the amount
οι ψιοι αιιοιπο		
	<u>OTHER</u>	
☐ The parties may modify any portion	of this agreement if they both agre	e to the changes.
☐ The parties agree to attempt to reso under Rule 114.13 prior to scheduling Neutral Evaluation fail to reach full s share equally in the cost of a media	ng a motion before this court on the settlement, if deemed appropriate.	ose issues should Early
ACKNOWLEDGMENTS:		
By signing below, I agree that I hav understand the terms, and enter into understand that this agreement, upor enforceable court order, and I agree to	o the foregoing agreement freely n approval by a District Court Ju	and voluntarily. I fully
Dated:	Dated:	
Petitioner	Respondent	
Dated:	Dated:	
Attorney for Petitioner	Attorney for Responde	nt
	ii .	

☐ The provi	Law Library Attorne ided to each party o	y Referral and Law Library Attorney Referral Intake forms were n(date). y Referral forms were not provided because
Attorney Initials	Said proposed o	, Attorney for, agrees sed Stipulation and Order incorporating the above provisions. order shall be circulated to the parties and any attorneys for or ubmitted to the Court within days of the date of this
Please s	end this form to:	County Court Administrator County Government Center