

SUPREME COURT OF THE STATE OF NEW YORK  
COUNTY OF NASSAU

-----X

Index No.

Plaintiff,

-against-

**STATEMENT OF  
PROPOSED DISPOSITION**

Defendant.

-----X

STATEMENT OF \_\_\_\_\_  
Defendant

(a) Assets claimed to be marital property:

(b) Assets claimed to be separate property:

(c) Allocation of debts or liabilities to specific assets:

Debt or Liability

Asset (State whether married or separate)

(d) Amount requested for maintenance:

*Statutory factors forming basis for maintenance request [DRL §236(B)(6)(a)]:*

(1) Income and property of the respective parties:

Husband -

Wife -

(2) Duration of marriage:

Health of the parties:

Wife - Good

Husband - Good

(3) Present and future earning capacity of both parties

Wife -

Husband -

(4) Party seeking maintenance: Wife

(5) Reduced or lost earning capacity of party seeking maintenance:

- (6) Number of children of the marriage: three (3)
  - (7) Tax consequences to each party: Customary
  - (8) Contributions and services of party seeking maintenance to career or career potential of the other party: See (5) above
  - (9) Wasteful dissipation of marital property by either spouse: None Known
  - (10) Transfer or encumbrance in contemplation of this action without fair consideration: None known
  - (11) Any other factors(s):
- (e) Proposal for equitable distribution:

*Statutory factors forming basis for proposed distribution [DRL §236 (B)(5)(d)]*

- (1) Income of plaintiff
  - At time of marriage \$
  - At time of commencement of action \$
- Income of defendant
  - At time of marriage \$
  - At time of commencement of action \$
- Property of plaintiff: at time of marriage:
- At time of commencement of action:
- Property of defendant: at time of marriage:
- At time of commencement of action:
- (2) Duration of marriage and health of parties [*see d(2)*].
  - Age of plaintiff
  - Age of defendant
- (3) Need of custodial parent to occupy or own marital residence and to use or own household effects:
- (4) Loss of inheritance and pension rights:

- (5) Maintenance award sought [*see d*].
  - (6) Equitable claim to, interest in, or direct or indirect contribution made to acquisition of marital property by party not having title:
  - (7) Liquid or non-liquid character of marital property: The marital residence and pension are illiquid
  - (8) Probable future financial circumstances of each party:
    - Wife -
    - Husband -
  - (9) Impossibility or difficulty of evaluating any component asset or interest and economic desirability of retaining such asset or interest intact and free from any claim or interference by other party:
  - (10) Tax consequences to each party: Customary
  - (11) Wasteful dissipation of assets by either spouse [*see d(9)*]
  - (12) Transfer or encumbrance without fair consideration [*see d(10)*]
  - (13) Any other factor(s):
- (f) Proposal for a distributive award, including showing of need for a distributive award:
- (g) Proposed plan for child support:
- (h) Proposed plan for custody and visitation, including reasons:
- (i) Annexed is a copy of any written agreement entered into by the parties relating to financial arrangements or custody or visitation.

Dated: Wantagh, New York  
 March 7, 201

\_\_\_\_\_

Sworn to before me this  
 \_\_\_ day of \_\_\_\_\_

\_\_\_\_\_  
 Notary Public

PURSUANT TO 22NYCRR 130-1.1-A

\_\_\_\_\_  
 BARRY J. GROSS, ESQ.  
 PAROLA & GROSS LLP