

Ever since, any and all money we could afford went to her bills and debts instead of mine. After a couple of years you can see how it can become polarizing to compare our debt and Credit scores now. Due to the unique circumstances Natasha will be responsible for half the Debt today, just as much as she was when we first agreed to do this. Anything but this result Would be unfair because that would mean she did not make that decision in good faith.

### 13 Breach Of Contract Penalty

If Natasha breaches any of the terms in the contract, she forfeits 5% for each term she violates. Whether that go to Skyler or a charity, it does not matter this is only to keep her honest as we Finalize our separation. A third party with zero ties to either party will make this decision, For example if we go to court whoever over sees the case could make the final decision on Where the funds go.

The reasons for the penalty/penalties are due to her abusive behavioural patterns, along with Natasha attempting to take more than what is rightfully hers from the value of our family Home. Along with breaking every agreement made since the start of the separation and tying To the fact that she has taken more items than she should have in regards to her own definition Of who owns what personal items.

### 14 Restitution for lost wages

As stated earlier Natasha has informed Skyler that she would change the locks on him if he Would leave the property for long periods of time, for example a shift at work. This was Confirmed as Natasha has already attempted this by changing the codes on the points of Access.

Skyler has also been the only party actively trying to resolve the separation quickly, which Can be proven with emails. Natasha and her legal team have only provided counter offers When Skyler asked for them numerous times. The last counter offer was sent May 3<sup>rd</sup>, over 21 Days ago. While Skyler tries to make contact in regards to concluding this separation, 2-3 Times per week, typically met with no response.

Due to the discussed items, if an offer is not signed by both parties by July 1<sup>st</sup> 2024, Natasha Will retroactively pay for all and any lost wages because of the actions of the opposing party. Skyler was dismissed 3 weeks after he was served with the notice of no trespass. Due to the Sales environment, Skyler's conservative projections was set at \$94,000 for the year. Natasha has Informed Skyler that the offer sent on May 3<sup>rd</sup> was the final offer she was willing sign.

Along with the fact that Skyler was promised this separation would be concluded within days Of the trespass notice, considering the behavioural patterns of Natasha, it does not come as a Surprise that currently she does not want to conclude the separation in a timely and fair

Fashion. Skyler will continue to make efforts on a weekly basis to conclude the matter. Concluding with, due to the circumstances list above, Skyler will not pay any extra fees, penalties or any other definitions likewise due to the opposing parties actions at trying to Prolong the process.

### 15 Final Note

To keep in line with my current attitude and trying to conclude this quickly and fairly I'm Willing to drop either the spousal support or paying of the debts incurred during the Relationship, if one is chosen. So for example if she wants to pay spousal support, than we take The debts of the table and the same vice versa.