MAINE JUDICIAL BRANCH

Defendant DEFERRAL OF CASE MANAGEMENT CONFERENCE The parties in this matter request that the Case Management Conference be deferred so that the parties may proceed directly to mediation. The parties agree to all of the following (please select all that apply): The child(ren)'s needs are being met There are no discovery disputes Domestic violence is not an issue Our Financial Statements, if required by Rule 108(c), will be or have already been filed MEDIATION FEE: The mediation fee is \$160.00 and (please select one) Plaintiff has included plaintiff's fee of \$80 (or other amount \$	Plaintiff	DISTRICT COURT
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Date (mm/dd/yyyy): Plaintiff Defendant ADA Notice: The Maine Judicial Branch complies with the Americans with Disabilities Act (ADA). If you need a reasonable	Defendant has included defendant's fe	
Plaintiff ▶ Defendant ▶ Attorney for □ Plaintiff □ Defendant ADA Notice: The Maine Judicial Branch complies with the Americans with Disabilities Act (ADA). If you need a reasonable	Signed and agreed to (either both parties or one	attorney must sign below):
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		Attorney for Plaintiff Defendant
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MAINE JUDICIAL BRANCH

ORDER OF COURT

The Court hereby DENIES the parties' request to defer the Case Management Conference because: The mediation fee(s) was not/were not included as stated. Other:
The Case Management Conference is scheduled for (mm/dd/yyyy) at
a.m p.m.
The Court hereby GRANTS the parties' request to defer the Case Management Conference so that the parties may proceed directly to mediation.
Mediation is scheduled for (mm/dd/yyyy) at at
Status Conference will be held after mediation on (mm/dd/yyyy) at at a.m p.m.
Telephonic Conference Call to be held on (mm/dd/yyyy) at
a.m. p.m. Parties to call 207-430-4100 and enter the following passcode:
to initiate call.
Date (mm/dd/yyyy):
Magistrate Judge, Maine District Court
IMPORTANT NOTICE TO PARTIES: You have the right to appear and be heard at all court events (trial,
hearing, conference, mediation). If you fail to appear at any or all court events action may be taken on
your case even though you are not there. This means that the Court may, in your absence, enter an
interim/temporary order, OR enter a final default order or judgment regarding any or all of the issues in your
case, including but not limited to paternity or parentage, parental rights and responsibilities for children
(custody, residence, visitation, etc.), child support, spousal support/alimony, attorney fees, and distribution
of marital and non-marital property (debt, real estate, vehicles, pension and retirement accounts, etc.). The Court also has the option to dismiss any pleading that you have filed if you do not show up.
It is your responsibility to be sure that the Court has your correct address. Any change of address must be in writing and delivered to the clerk's office.

ADA Notice: The Maine Judicial Branch complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation contact the Court Access Coordinator, accessibility@courts.maine.gov, or a court clerk. **Language Services:** For language assistance and interpreters, contact a court clerk or interpreters@courts.maine.gov.