Attorney or Party Without An Attorney (Name, Address, Telephone Number)	
Attorney for (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SONOMA Civil & Family Law Courthouse 3055 Cleveland Avenue Santa Rosa, CA 95403 Telephone: (707) 521-6500	
Petitioner/Plaintiff:	
Respondent/Defendant:	
Other Parent/Claimant:	
CASE RESOLUTION CONFERENCE	Case Number: Hearing Date:
□Request □Advance □Reset □Response □Statement	Time: Department:

This form may be used to set a Case Resolution Conference if one is not already scheduled. Cases with a Case Resolution Conference already calendared may use this form to reset or advance the date upon a showing of good cause. The Case Resolution Conference Statement portion of this form must be completed at the time of filling your request or response/consent to this request. If a request is granted, the Court will send all parties a Setting Order with at least 45 days advance notice of the conference date.

If a Case Resolution Conference is already set, submit this form (original and one copy for each party) no later than 10 calendar days prior to the Case Resolution Conference to the Family Law Clerk, 3055 Cleveland Avenue, Santa Rosa, California, 95403.

Submit a self-addressed, stamped envelope for each party (or note an attorney box number on the copies).

- □ I am requesting that a Case Resolution Conference be set.
 - □ A Case Resolution Conference is not currently set
 - □ A final judgment on all issues has not been filed.
- □ I am requesting that the case be reset or advanced to a different date based on the attached declaration that establishes good cause for my request.
 - I am NOT available on the following dates: _____
- $\hfill\square$ I oppose this request for the reasons set forth on the attached declaration.

AT THE CASE RESOLUTION CONFERENCE, THE COURT WILL REVIEW MATTERS INCLUDING THE STATUS OF THE CASE, OUTSTANDING UNRESOLVED ISSUES, OBSTACLES TO SETTLEMENT, COMPLIANCE WITH FAMILY CODE DISCLOSURE REQUIREMENTS, AND FORMAL DISCOVERY PLANS.

Local Form FL-092 Adopted for Mandatory Use New 8/09; Rev. 1/12, 8/13, 2/14,	CASE RESOLUTION CONFERENCE	Page 1 of 2 Sonoma County Local Rule 9.11, 9.24(B)
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Case Name:	ase Name: Case Number:		per:
CASE RESOLUTION COI Check items you and the other party do not (or may not) agree on. Custody/Visitation Property Valuation Child Support Property Characterization Spousal Support Property Valuation Date Back Support (Arrears) Reimbursement Property Division Date of Separation Other:			
1. Is the Department of Child Support (DCSS) collecting or enforcing a child/spousal support order in this or any other case (case no:		□ Yes	□ No
 Exchange of information: Has Petitioner served a Preliminary Declaration of Disclosure? Has Respondent served a Preliminary Declaration of Disclosure? Do you need the court to order service of a Preliminary Declaration of Will there be experts? What further information should be exchanged? (Is there information demands?) 	on you believe that should	 Yes Yes Yes Yes be provided with 	 No No No No No nout formal discovery
f. What formal discovery is still not complete? □ Document Producting.When will you be able to complete the discovery (exchange of inform	0		
 3. Attempts to settle the issues: Meet and Confer/Alternative Dispute Resolution a. Meet and Confer: Have the parties and their attorneys (if any) met a Sonoma County Local Rule 9.13(C) 	ind conferred in a good fa	ith attempt to se	ttle the issues in this case per
b. What forms of ADR have you attempted?	- 11- 11		
 □ Early Neutral Evaluation □ Collaboration □ Metallocation □ Otherwork □ Arbitration □ Otherwork 	ealation ner:		
What was the outcome?			
4. What other information about the status of the case would it be helpful fo	r the court to have at the	Case Resolution	Conference?
	(attach add	tional page(s), if	necessary)
5. What assistance are you seeking from the court? (What would you like the second secon	he court to do regarding y	our case at the (Case Resolution Conference?)
	(a	ttach addition	al page(s), if necessary)
I declare under the penalty of perjury under the laws of the Sta	te of California that th	ne foregoing is	s true and correct.
Date:	ature of:		
oight			

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