V.

IN THE DISTRICT COURT OF MATAGORDA COUNTY, TEXAS 130TH JUDICIAL DISTRICT

CERTIFICATE OF CONFERENCE

\$\$ \$\$ \$\$ \$\$ \$\$

(1) Counsel for movant and counsel for respondent have personally conducted a conference at which there was a substantive discussion of every item presented to the Court in this motion and despite best efforts the counsel have not been able to resolve those matters presented. Counsel have further conferred and (___do)(___do not) agree to the setting dates listed in the Setting Request.

OR

(2) Counsel for movant has personally attempted to contact the counsel for respondent to resolve the matters presented as follows:

DATE	TIME	METHOD	RESULT

Counsel for the movant has caused to be delivered to counsel for respondent, and counsel for respondent has received a copy of the proposed motion. At least three (3) attempts to contact the counsel for respondent followed the receipt by counsel for respondent of the proposed motion. Counsel for respondent has failed to respond or attempt to resolve the matters presented.

OR

(3) An emergency exists of such a nature that further delay would cause irreparable harm to the movant, as follows: (details of emergency and harm justifying inability to contact opposing counsel or party)

(4) Other reason Counsel/Party is unable to discuss the setting and matter addressed by the Motion with opposing counsel/party:

Certified to the _____ day of _____, 20____

STATE OF TEXAS

COUNTY OF _____

BEFORE ME, the undersigned authority, on this day personally appeared _______, Counsel for Movant, who stated that the information contained in the foregoing *Certificate of Conference* is true and correct.

Counsel for Movant

SUBSCRIBED AND SWORN to before me, on this the ____ day of _____, 20____.

Notary Public, State of Texas