STATE OF MICHIGAN JUDICIAL DISTRICT JUDICIAL CIRCUIT COUNTY	CASE EVALUATION NOTICE	CASE NO. and JUDGE
Court address		Court telephone no.
Plaintiff(s)/Petitioner(s)	V	spondent(s)
In the matter of		
Attorney name, bar no., address, an	1. Tr Ti	<b>NOTICE OF HEARING</b> his case has been ordered to case evaluation. he case evaluation hearing will be held:
Attorney for: Attorney name, bar no., address, an	d telephone no. at	n: Date t: Time t the following location:
Attorney for: Attorney name, bar no., address, an		he case evaluators are:
Attorney for:	Personal service	lame (type or print) Bar no.
Attorney name, bar no., address, an	d telephone no.	Bar no.
Attorney for:	Personal service	Bar no.

If you require accommodations to use the court because of a disability or if you require a foreign language interpreter to help you fully participate in court proceedings, please contact the court immediately to make arrangements.

**IMPORTANT:** See page 2 for an explanation of your responsibilities and warnings for failure to comply.

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In accordance

otice (12/21)		Case No		
	RESPONSIBILITIES			
with MCR 2.403, you are required	to do the following:			

1. Within	, each party must send to the	ADR clerk	or		a check in
Time				Specify	
the amount of \$	made payable to				

2. A person entitled to a fee waiver under MCR 2.002 is entitled to a waiver of fees under this rule.

3. Unless otherwise provided in the notice of hearing, at least 7 days before the hearing each party shall serve a copy of the case evaluation summary and supporting documents in accordance with MCR 2.107 and file a proof of service and three copies of a case evaluation summary and supporting documents with the ADR clerk. The case evaluation summary shall consist of a concise summary setting forth that party's factual and legal position on issues presented by the action. Except as permitted by the court, the summary shall not exceed 20 pages double spaced, exclusive of attachments. Quotations and footnotes may be single spaced. At least one-inch margins must be used, and printing shall not be smaller than 12-point font. See MCR 2.403(I).

EACH FAILURE TO TIMELY FILE AND SERVE THE MATERIALS IDENTIFIED ABOVE AND EACH SUBSEQUENT FILING OF SUPPLEMENTAL MATERIALS WITHIN 7 DAYS OF THE HEARING SUBJECTS THE OFFENDING ATTORNEY OR PARTY TO A \$150 PENALTY to be paid as follows:

## FILING AND SERVING THE MATERIALS IDENTIFIED ABOVE WITHIN 24 HOURS OF THE HEARING SUBJECTS THE OFFENDING ATTORNEY OR PARTY TO AN ADDITIONAL \$150 PENALTY.

ADR clerk signature and date

## CERTIFICATE OF MAILING

I served a copy of this case evaluation notice on the case evaluators and parties or their attorneys by first-class mail addressed to their last-known addresses as defined by MCR 2.107(C)(3).

ADR clerk signature and date