IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

	COUNTY DEPAR	KIMEN	I, CHANCERY DIVISION
	Pla v.	aintiff(s)	Case No.
	Defe	endant(s)	
GENERA	L CHANCERY COURT-	ANNEX	ED MEDIATION ORDER OF REFERRAL
	ounty Circuit Court Rule 21 r mediation. It is Ordered:	for Chan	cery Division Court-Annexed Mediation, the Court finds
 4420 By stip 4421 By app 4422 The p the co 	_	ntor within	n 21 days. If the parties are unable to agree on a mediator, to Local Rule 21.03(A)(2). Status on designation of the
arrange a date ar	nd time for mediation conver	nient to al	, agreed on by all parties, shall ll. o enter into a complete compromise and settlement, shall
_	ediation, unless otherwise ord	-	
2. If an agreem3. Agreement - Within 10 da	hall be completed within 7 we tent is reached, it shall be red Necessary Filings tys of executing a written set	luced to v	ne first mediation session unless extended by court order. writing and signed by the parties. Igreement, the PARTIES shall move for dismissal and Agreement/No Agreement) and Form 6 (Mediator
Report). No 4. No Agreeme If the parties would not be No Agreeme	Order of Dismissal will be eart - Necessary Filings is reach no agreement, the Mile likely to result in agreement and Form 6 (Mediator R	entered un EDIATC t, shall co eport), ar	onless Form 4 and Form 6 are provided to the court. OR, within 10 days of concluding that further mediation emplete and sign Form 4 (Memorandum of Agreement/and provide a copy to the parties, and the original to etermining future appointment as a Chancery Divison
E. Discovery sha	all continue during mediation	n OR	Discovery related
to	s	shall be st	ayed until the post-mediation Status Hearing.

- F. 1. The court may impose sanctions against any party who fails to attend mediation or violates the terms of this order.
 - 2. If insurance is involved, an adjuster with authority to negotiate and recommend settlements may attend. If a party is a public entity, that party shall be deemed to appear at mediation session by the physical presence of (a) a representative of the party with full authority to negotiate on behalf of the party and to recommend settlement to the appropriate decision-making body and (b) the party's counsel of record.
 - 3. Unless the mediator requests a different procedure, not less than 10 days before the initial mediation session, each party shall present the mediator with a brief written summary of the case containing a list of all pending and resolved claims and all issues to be addressed in mediation. Any party who wishes all or part of its contents to remain confidential from other parties shall inform the mediator, in writing, at the time the summary is tendered and mark which portions are confidential. The summary shall include the following information: (i) Names of all mediation participants; (ii) facts of the occurrence; (iii) opinions on liability; (iv) all damage and injury information; and (v) any offers or demands of settlement. All oral and written communications with the mediator at any time shall be deemed confidential and privileged in accordance with the provisions of the Uniform Mediation Act 710 ILCS 35/1 (See Rule 21. 07 of the Rules of the Circuit Court of Cook County).

of the Chedit Court of Cook County).			
G. This cause is set for post-mediation status on _	at	AM	PM
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1.			
	ENTERED:		
	ENTERED:		
	Dated:		
		100	Judge's No.
	Juc	lge	juage's No.