**STATE OF NORTH CAROLINA                                IN THE GENERAL COURT OF JUSTICE**

**COUNTY OF MECKLENBURG                                         DISTRICT COURT DIVISION**

                                                                                                    \_\_\_\_\_\_ CVD \_\_\_\_ NPP

\_\_\_\_\_\_\_\_\_

PLAINTIFF

VS.                                                               **MOTION FOR CONTINUANCE**

\_\_\_\_\_\_\_\_\_,

DEFENDANT

The undersigned attorney requests a continuance of the temporary child support and post separation support matter scheduled for the \_\_\_\_\_, 20\_\_ term in the above captioned matter based upon the following reason(s):

-                          Defendant has a work-related affair scheduled for \_\_\_\_\_, 20\_\_\_\_, that may severely impact his employment and future income and that he cannot reschedule.  This is an annual event and is only scheduled for the 28th of August.

-                          Plaintiff has scheduled the hearing for post-separation support and temporary child support, but the parties are still living in the same household. A hearing on temporary support prior to a physical separation or a scheduled trial on divorce from bed and board would be premature.

-                          Defendant only retained counsel on \_\_\_\_ and would request additional time in which to more fully prepare.

-                          In the event a complete continuance is not granted, Defendant respectfully requests that at minimum the court allow a continuance from the \_\_\_\_\_\_, 20\_\_\_ date to a date later within the same term.

PREVIOUS NUMBER OF CONTINUANCES:         \_0\_\_

PRESENTLY CALENDARED FOR TRIAL ON:    \_\_\_\_\_, 20\_\_\_ @\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_                                                \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Attorney for Defendant                                                                         Date

***Attention Opposing Party: You must file any response to this motion no later than two days after the date that the motion for continuance was submitted to the court***

Copy to:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_                                           \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Attorney for Plaintiff                                                                  Date

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**This Motion is   \_\_\_\_ Allowed**          **\_\_\_\_\_\_Denied**

**Date Rescheduled: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_                                      \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**Presiding Judge/TCA                                                             Date**

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of this document has been served by telefacsimile transmission with receipt confirmation to:

\_\_\_\_\_\_\_\_\_\_\_

Attorney Name

Attorney Address

This is the\_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_

Attorneys for the Defendant

Attorneys Address