FORM 125	The Commonwealth Department of Ind Lafayette City Center, 2 Avenue de Info. Line (800) 323-3249 Inside Ma www.mas TION FOR EXPED	lustrial Accidents Lafayette, Boston, MA 02111-1750 ass. / (857) 321-7470 Outside Mass.	DIA Board # (If Known): Please Print or Type
		Fraudulent Behavior, Illegal Discontinu s are on the reverse side. Please type or p	
EMPLOYEE:			
EMPLOYER:			
INSURER/SELF INSU	RER:		
relating to (check one):	loyee/claimant insurer/self-insure	er and requests an expedited conferen	ce
Illegal Discontinuance of Compensation Controversy under § 15A as to which of two or more insurers is liable			
	acts and legal grounds asserted in sup o this form. (If necessary use addition	pport of motion. Affidavits in support of all space on reverse side or attach	of
	<u>CERTIFICATE</u>	OF SERVICE	_
date served on the	, attorney for this motion, togeth ass mail, postage prepaid, to:	her with any documents in support the	certify that I have this creof, by mailing
Attorney's Signature: Attorney's Name: Attorney's Address: Attorney's Tel. No.: Date:			
	FOR DEPARTME	ENT USE ONLY	
Motion	n Allowed		
Motion	n Denied Adminis	strative Law Judge	

INSTRUCTIONS FOR PREPARATION AND FILING OF MOTION

- 1. No motion for expedited conference may be filed unless and until the underlying claim is first conciliated.
- 2. The reverse side of this form must be completed and signed by the legal representative of the moving party. Missing information may result in delay of assignment to a motion session.
- 3. The original and three (3) copies of the motion and any documents in support thereof must be mailed to:

Central Scheduling Unit Department of Industrial Accidents The Lafayette City Center 2 Avenue de Lafayette Boston, MA 02111-1750

- 4. A copy of the motion and supporting documents must be mailed to the legal representative of the other party. (See Certificate of Service on reverse side of the form).
- 5. <u>Return envelopes with sufficient postage pre-paid, pre-addressed to each interested party, must be submitted</u> with the motion. If the Board elects to hear oral arguments on the motion, it will notify the parties of the date, time and place for hearing the motion.

The signature of an attorney to a motion constitutes a certificate by him/her that he/she has read the motion and accompanying documents; that to the best of his/her knowledge, the information and belief there is a reasonable ground to support it; and that it is not interposed for delay. If it is determined that any party has filed or defended a motion for expedited conference without reasonable ground, the whole cost of the proceedings shall be assessed upon that party pursuant to MGL c. 152, § 14(1).

Additional Space:	