# IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT \_\_\_\_\_ In the Matter of the Dissolution of the Marriage of CASE NO. Party A, Party B. PETITION FOR DISSOLUTION OF MARRIAGE (WITH CHILDREN) There is an open Child-in-Need-of-Aid Case. Court Location:\_\_\_\_\_\_. Case number (if known):\_\_\_\_\_\_ We consent to the court's jurisdiction and request a decree of dissolution of marriage. Our marriage has broken down and we no longer want to be married. We agree this petition is the entire agreement between us. We understand that only the agreements in this petition and attachments are enforceable. I. **INFORMATION ABOUT THE PARTIES** Has either spouse filed an action for legal separation before filing this action? | Yes | No If yes, please list the case number, date, and place of filing: A. PARTY A 1. Date of birth: Place of birth: Driver's License Number: Driver's License Number: 3. Home phone: \_\_\_\_\_ Cell phone: \_\_\_\_\_ 4. Residence address: \_\_\_\_\_\_\_(street address) (city) (state) (ZIP) 5. Mailing address: \_\_\_\_\_\_ (box or street number) (city) (state) (ZIP) 6. Email Address\*: \* I authorize the court to email me court documents in this case to the email address above. 7. Occupation: \_\_\_\_\_ Work phone: \_\_\_\_\_ 8. Most recent employer: \_\_\_\_\_\_ Phone: \_\_\_\_\_ 9. Employer's address: B. PARTY B 1. Date of birth: \_\_\_\_\_ Place of birth: \_\_\_\_ 2. Length of Alaska residence: \_\_\_\_\_ Driver's License Number: \_\_\_\_\_ 3. Home phone: \_\_\_\_\_ Cell phone: \_\_\_\_\_ 4. Residence address: \_\_\_\_\_\_\_(street address) (city) (state) (ZIP) 5. Mailing address: \_\_\_\_\_\_ (box or street number) (city) (state) (ZIP) 6. Email Address\*: \_\_\_\_\_ \* I authorize the court to email me court documents in this case to the email address above. 7. Occupation: \_\_\_\_\_ Work phone: \_\_\_\_\_ 8. Most recent employer: \_\_\_\_\_ Phone: \_\_\_\_\_ 9. Employer's address:

Page 1 of 18 DR-105 (9/23) PETITION FOR DISSOLUTION OF MARRIAGE (WITH CHILDREN)

Civil Rule 90.1(a), f(2)(A)-(B), (i)(1)

Print or Type Party A's Name

Signature of Party A

AS 25.24.200-.260

Print or Type Party B's Name

Signature of Party B

C.	Date and Place of Marriage. Date of marri		/		./
	D	(month)	) (da	ay)	(year)
	Place of marriage:(city)			state)	
D.	Health Care and Health Insurance		(	reacc)	
υ.	Does either spouse need medical care or treat If yes, state which spouse and describe the ca		☐ No needed:		
	Is either spouse covered by health insurance ( If yes, state which spouse and the amount pa				
E.	Domestic Violence  Has either spouse been involved in any of the  1. a criminal charge of a crime involving dom  2. a domestic violence protective order under  3. injunctive relief against domestic violence  4. a domestic violence protective order issucourt in this state under AS 18.66.140?   Yes No If yes, describe below:	estic violence, AS 18.66.100-1 under former AS	8.66.180, 25.35.010	or 25.35	-
F.	Has there been any domestic violence during involved or anything was filed in court)?  Has either spouse received advice from a	Yes  an attorney abo	No		
	Yes No If yes, state which spouse(s):  Is either spouse represented by an attorney?  If yes, state which spouse(s):		No		
F	Print or Type Party A's Name	Print or T	ype Party B	's Name	<del>,</del>
	Signature of Party A	Sic	nature of P	arty B	
of 1		•	-		

A.	<b>Income</b> <sup>1</sup> [Do not list ATAP or SSI below.]	Party A	<u>Party E</u>
	Gross wages or salary	\$	\$
	Value of employer-provided housing, food, etc. <sup>2</sup>	\$	\$
	Alaska PFD (divide by 12 if using monthly amounts)	\$	\$
	Unemployment compensation	\$	\$
		\$	\$
		\$	\$
	TOTAL INCOME	\$	\$
В.	Deductions Allowed under Civil Rule 90.3		
	Federal, state, and local income tax	\$	\$
	Social security tax or self-employment tax	\$	\$
	Medicare tax	\$	\$
	Employment security tax (SUI)	\$	\$
	Mandatory union dues	\$	\$
	Mandatory retirement or pension plan contributions	\$	\$
	Voluntary retirement contributions <sup>3</sup>	\$	\$
	Spousal support (alimony) ordered and currently paid	\$	\$
	Child support or in-kind support for prior children <sup>4</sup>	\$	\$
	Work-related child care for children in this case	\$	\$
	Health insurance premiums for parent <sup>5</sup>	\$	\$
	Life insurance premiums for eligible beneficiaries <sup>6</sup>	\$	\$
		\$	\$
	TOTAL DEDUCTIONS	<b>\$</b>	\$
C.	Adjusted Net Annual Income	Party A	Party
	1. If TOTAL INCOME from section A is <b>monthly</b> ,		
	multiply by 12 and write the amount here. If <b>yearly</b> , repeat the amount from section A here.		

Page 3 of 18

Other common examples of income are self-employment and rental income, "gig" work, Alaska Native dividends, VA disability, SSDI, worker's comp, investment earnings, and pensions. This is not a full list.

<sup>&</sup>lt;sup>2</sup> Put employer or military provided COLA, and military BAH and BAS, on this line.

Only if plan earnings are tax-free or tax-deferred. When added to mandatory retirement contributions, this deduction cannot be more than 7.5% of total income.

<sup>&</sup>lt;sup>4</sup> "Prior children" are children from a different relationship born or adopted before the children in this case. For more information, see "Prior Child Deduction Chart" (https://ak-courts.info/pcdchart).

This deduction cannot be more than 10% of total income.

<sup>&</sup>quot;Eligible beneficiaries" are the other parent in this case and all children that you and the other parent have together. If there are additional beneficiaries of the policy, divide the premium by total number of beneficiaries, then multiply that number by eligible beneficiaries. The maximum deduction is \$1200 per year (\$100 per month).

	۷.	multiply by 12 ar	nd write the amo		hly,	Pa	arty A	4	Party B				
		<b>yearly</b> , repeat the							-				
	3.	Subtract line 2 fr	rom line 1 to get	NET INCOME:					-				
	4.	If line 3 is <b>more</b> \$138,000 here.							_				
	5.	If TOTAL INCOM less, subtract \$7 the amount here then repeat line	7,500 from line 1 e.     If line 1 is <b>mo</b>	and write	),				<u>-</u>				
	6.	Compare the am Write the smalle											
ח	М	onthly Expenses		ines nei	e.	Party	Δ		ī	Part	v F	<u> </u>	
υ.		ousing and utilities			\$_	raity	^	4	, ;	art	<b>y</b> -	•	
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			TOTAL EXPE	NSFS	\$			\$					
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*For jointly awarded real property a	at address								:
a. We will sell the property and% to Party B. Until to make all payments and decisore imbursed from sale process.	he property sions about t	is sold he pro	l, 🗌 P	arty <i>A</i> and [	<u> </u>	] Part	y B w	/ill	е
b. One of us will buy the other	out. $\square$ Par	tv A 「	Party	/ B wi	ill bi	uv the	e othe	r	
party's interest in the proper									ket
value. We also agree that							-		
or $\square$ we will have a licensed							ne th	e	
property's fair market value.									
c. Other:			• •				5		
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Use separate sheets for other real p	• •		-	•		_			
[Note: An award of real property to the								nip.	
Consult an attorney with concerns about	your right of	Surviv	orship. <i>F</i>	4S 13.	12.8	04(a)	(2).]		
3. Motor Vehicles (include make, mode	اد								
and license or registration number,	-1,								
and/or vehicle identification number	•		uired			ntly		To E	
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rint or Type Party A's Name		Print	or Typ	e Par	ty B	s Nar	ne		
Signature of Party A			Signat	ure o	f Pa	rtv B			

4		Property (furniture, appl v, computers, guns, took					
	accoun institut digits	its, etc. For bank or other ion accounts, you may l of the account number a	er financial ist the <i>last 3</i>	Acquired During	Currently Possessed	To E Award	ded
	of the	issuing institution.)	<u>Value</u>	Marriage yes no	By A B JT	To A B	JT
			<u>value</u> \$	yes no	A B JI	AB	JI
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		Last 3 numbers of account	Value of account	Being paid	now? (Y/N)		
		Party B earned retireme	ent or military nen	sion henefit	s during the m	arriano:	
		Last 3 numbers of account			now? (Y/N)	arriage.	
		Last 3 Humbers of account	Value of account	Dellig paid	1110W: (1/1V)		
		We agree that we will e This is fair and equitabl	•	retirement	and pension b	enefits.	
Prin	t or Typ	e Party A's Name	<u> </u>	Print or Ty	oe Party B's Na	ame	
	Signatu	re of Party A		Signa	ture of Party B	}	
18							

			Our agreement about the disattached. If the agreement is qualified domestic relations of a party, may make any necestive date of the order	s not accepted order (QDRO), ssary changes	by the we ag If cha	e retiren ree that inges ar	nent the	plar cou cess	n adm rt, up sary, v	inistr on m we ag	ator otion gree t	as a by that
			A copy of the present value state retirement account is attached. not the same as a <u>present value</u> have concerns about the valuation	[Note: <b>This is</b> statement. Yes	requiou sho	i <b>red.</b> Auld cons	n <u>ac</u>	cour	nt stat	eme		
		6.	Transfer Deadline. All <u>payments</u> from one party to to the All documents necessary to carry quit claim deeds, refinancing, training traini	out this agreensferring title	ement ) will b	(includi e done	ng b by _	out n				
	B.	[Li the ma are de the in	ebts st every debt owed whether or note amount owed. Then check the barriage, who now owes the debt, are currently owed (mortgages, car bit card accounts, you may list the issuing institution. Note: Even the both of your names, the bank or opponsible for the debt if payments	oxes showing and who you a loans, credit of last 4 digits of lough you agree ther creditor in the lower should be shough you agree ther creditor in the lower should be should b	whethougree wards, end the acceptance who may stite who was still who wa	er the d vill pay i tc.) Fo account is resp	lebt t. In r cre nun onsi	was Iclud Idit c Inber Ible t	incur e <u>ALL</u> card, t and to o pay	red d debt bank he na a de	uring s tha card, ame	the t or of
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IV.	SP	OU	SAL MAINTENANCE (ALIMON	Y) AGREEME	NT			1				
	\$_		per month to be pa									
		til _	or until the recipier through CSED, you may also have									
			u want spousal maintenance paym									υ.
		Prin	t or Type Party A's Name		Prin	t or Ty	pe P	arty	B's N	ame		
			Signature of Party A	_		Signa	ture	of P	arty E	3		
Page	7 of 1	8							۸.	25.2	4 200	200

Page 7 of 18 DR-105 (9/23) PETITION FOR DISSOLUTION OF MARRIAGE (WITH CHILDREN)

AS 25.24.200-.260 Civil Rule 90.1(a), f(2)(A)-(B), (i)(1)

### V. CHILD CUSTODY JURISDICTION INFORMATION

A. The following are children under age 19 and born of the marriage or adopted by the parties:

CHILD 1						
First Name		Middle I	Name	Last Name		
Date of Birth		Place of Birth		Gender		
Current Address (since _	/)	Who ha	s custody?	Relationship		
Past Addresses (last 5 years) From To City as		State	Who did this child I (name and curre		Relationship	
CHILD 2						
First Name		Middle I	Name	Last Name		
Date of Birth		Place of	<sup>f</sup> Birth	Gender		
Current Address (since _	Who ha	s custody? Relationship				
Past Addresses (last 5 year	City and	State Who did this child live wit (name and current add			Relationship	
CHILD 3 First Name		Middle I	Name	Last Name		
Date of Birth		Place of	<sup>F</sup> Birth	Gender		
Current Address (since _	)	Who ha	s custody?	Relationship		
Past Addresses (last 5 years) From To  City and		Who did this child live (name and current			Relationship	
Print or Type Party	A's Name		Print or	Type Party B's	Name	
Signature of Pa	rty A		Sig	nature of Party	/ B	

Page 8 of 18 DR-105 (9/23) PETITION FOR DISSOLUTION OF MARRIAGE (WITH CHILDREN)

AS 25.24.200-.260 Civil Rule 90.1(a), f(2)(A)-(B), (i)(1)

CHILD 4									
First Name			Middle N	Name	Last Name				
Date of Birth			Place of	Birth	Gender				
Current Addr	ess (since/	)	Who ha	s custody?	Relationship				
Past Address From	ses (last 5 years)	City and	State	Who did this child li (name and curre		Relationship			
B. Has either another puthem? Name of	[Attach extra pages if there are more than four children.]  B. Has either Party A or Party B participated as a party, a witness, or in another capacity in another proceeding concerning the custody of any of the above children or visitation with them?   Yes No If yes, describe the previous child custody determination:  Name of Court Case Number Date  Court's Decision								
C. Does either Party A or Party B know of a proceeding that could affect this dissolution case (such as a proceeding relating to domestic violence, protective orders, termination of parental rights, adoption or enforcement of a court order)?   Yes No If yes, describe: Name of Court Case Number Nature of Proceeding									
has physicustody,	cal custody of a legal custody, of	any of the a or visitation	above ch ?	person not a party to ildren or claims to have on the last of the last of the last of the person of the last of th	ave the right to				
<ul> <li>E. Is Party A or Party B pregnant?  Yes  No If yes, include arrangements for this child in the following sections.</li> <li>F. Is paternity disputed regarding any child?  Yes  No Has paternity been disestablished for any child born during the marriage?  Yes  No If you answer yes to either of these questions, there may be additional requirements.</li> </ul>									
				y to inform the d tate concerning a					
Print or Ty	pe Party A's Na	me		Print or Ty	pe Party B's Na	nme			
Signat	ure of Party A			Signa	ture of Party B				

# VI. CHILD CUSTODY AGREEMENT Physical Custody Name of Child Legal Custody Awarded To Awarded To If you agreed to a shared physical custody arrangement, you must specify the custody schedule. The details of our custody schedule are described in: (you must attach a detailed parenting plan which outlines your shared custody schedule) The attached and completed model parenting plan, <u>DR-475</u>, <u>Parenting Plan</u>. The attached parenting agreement which is titled: VII. **VISITATION AGREEMENT** A. Visitation Rights of Parents ☐ We agree \_\_\_\_\_ will have the following specific visitation rights: summer vacation: holidays:\_\_\_\_\_ weekends: other:\_\_\_\_\_ [If you want child support reduced, you must specify <u>dates</u> as explained in section V, page 11, of the Instructions.] Our agreement about parenting and visitation is set forth in the attached parenting agreement (DR-475 or other). We understand that the court must approve a parenting agreement as being in our child(ren)'s best interest. We also understand that this dissolution will not be approved until we have an approved parenting plan. **B. Visitation with Other Persons** Names of Other Persons: Describe visitation agreement: Print or Type Party A's Name Print or Type Party B's Name Signature of Party B Signature of Party A

# VIII. CHILD SUPPORT (Civil Rule 90.3)

[You cannot waive (give up) child support or agree to a different amount than what is calculated under Civil Rule 90.3 (<a href="https://ak-courts.info/civrules">https://ak-courts.info/civrules</a>) unless one of the exceptions in Civil Rule 90.3(c) applies.]

A.	Child Su	pport Calculation	Party A	Party B						
	1. Adjust	ted Annual Income (from line C.6 on pag	ge 4) \$	\$						
,	.2 .2 .3	oly line 1 by: 0 for one child, 7 for two children, 3 for three children, and ld .03 for each additional child	x	x						
		TOTAL								
		AL CHILD SUPPORT  nt from TOTAL line in paragraph A or \$6	\$ 00, whichever is <b>large</b> r.)	\$						
,	Child :	nly Child Support Payment (before calcula support will be paid as stated below. Th Payments after that f each month thereafter. [See definition	e first payment will be m at will be made no later t	ade no later than han the						
	☐ a.	Primary Custody. The children will star more than 70% (256) of the overnight the Annual Child Support amount of the have the children most of the year and to be paid each month by Party A.	s during the year. Take e parent who does <b>not</b> I divide by 12: = \$_							
	☐ b.	Shared Custody. [Attach form DR-306] The children will stay with each parent of the overnights during the year. Chil (line 10 of DR-306): to be paid by Party A. Party B.	at least 30% (110) ld support payment = \$							
	☐ c.									
	☐ d.	to be paid by Party A. Party B.  d. Hybrid Custody. [Attach form DR-308.]  The parents share custody of at least one child, and one or both parents have primary custody of a different child or children. Child support payment (section 8 of DR-308) = \$ to be paid by the Party A Party B.								
Pı	rint or Typ	pe Party A's Name	Print or Type Party B'	s Name						
	Signati	ure of Party A	Signature of Par	ty B						

a.	Health Insurance. If the children are covered by an insurance company other than the Indian Health Service or Tricare, you should also fill out court form <u>DR-330</u> , <i>Notice to Employer Re: Children's Medical Insurance.</i>
	(1) Does Party A have health insurance available for the child(ren) at reasonable cost through Party A's employer, union, or otherwise?
	(2) Does Party B have health insurance available for the child(ren) at reasonable cost through Party B's employer, union, or otherwise?   Yes No
	(3) Are the children eligible for services through the Indian Health Service?  Yes No
	(4) Do the children have other health insurance or care available?   Yes  No Describe:
	If the answer to (3) and (4) is no, one of the parents must agree to provide insurance for the child(ren) if such insurance is available at a reasonable cost. The cost of the children's insurance must be divided equally by the parents unless the court orders a different division for good cause.
	AGREEMENT: Health insurance for the child(ren) will be purchased by:
	Party A at a monthly cost to Party A of \$*
	Party B at a monthly cost to Party B of \$*
	through the above person's employer union whose name and address are
	Those hame and address are
	The cost of health insurance for the child(ren) will be divided between the parties equally Explain reason for unequal division:
	[*List only the cost to insure the children involved in this case. If there is no extra cost to the parent to include the children in the parent's insurance coverage, you cannot deduct any cost for the children's health insurance. The parent must submit documentation from the health insurance provider (employer, union, etc.) showing separately the cost of health insurance for the parent and the parent's dependents. See Civil Rule 90.3(d) for further explanation. For more information, see Calculating Cost of Child(ren)'s Health Insurance chart on the court's website.]
b.	Children's Health Care Expenses Not Covered by Insurance (including medical, dental, vision and mental health counseling expenses).
	We agree that the children's reasonable health care expenses not covered by insurance will be paid as follows (unless they are over \$5,000 in a calendar year):
	Party A will pay half and Party B will pay half.
	Party A will pay and Party B will pay  Explain reason for not sharing these uncovered expenses equally:
	If the uncovered expenses are over \$5,000 in a calendar year, the parties will pay based on their relative financial circumstances when the expense occurs.
Print or	Type Party A's Name Print or Type Party B's Name
-	nature of Party A Signature of Party B
ge 12 of 18 R-105 (9/23)	AS 25.24.200260
	COLUTION OF MARRIAGE (MITH CHILDREN) Ciril Rule 00 1/5) (2)(A) (D) (3)(1)

4. Children's Health Care Coverage.

We agree that each of us will reimburse the other for our share of uncovered health care expenses within 30 days after we are given the bill, proof of payment and, if applicable, a health insurance statement (EOB) showing what part of the cost is uncovered. We understand that the bills and other materials must be sent to the other parent for reimbursement within a reasonable time.

5.	Mo	onthl	y Child Su	pport Paym	ent (includ	ding adjus	tment for ch	nildren's	health i	nsurance).
	a.		nthly Chilo page 11)		ayment fro	om paragr	aph 3 above	2	\$	
	b.	50°	% (or		the month	hly insurar	child(ren), <u>s</u> nce payment <i>port.)</i>		<b>-</b> \$	
	C.	50°	% (or		the month	hly insurai	child(ren), <u>a</u> nce payment <i>support.)</i>		<b>+</b> \$	
	d.	Net	Monthly (	Child Suppo	rt Paymen	t			\$	
6.			The form Civil Rule Civil Rule Obligor's incard unabl other Civil Rule	ula in Civil F 90.3(c)(2). e 90.3(c)(3) income is locerated e to work be 90.3(c)(1).	Rule 90.3(a Obligor's . Obligor's ow because ecause Manifest	a) or (b). adjusted as amount e obligor i injustice v	s:	ne is mo	ore than than \$6	\$138,000. 00 per year.
7.	the hig	e tot gh in	al annual come mor	amount rem on the and low	nains the s ver payme	ame, oblig ents during	nal and oblig gor can mak g low income e paid in (lis	e highe month	r paymer s as follo	as long as nts during ws:
	Lov	wer	Monthly Δ	mount \$		should h	e paid in (lis	st month	ns)	
		vvci		υαπε ψ <u> </u>		_ 3110010 1	e paid iii (iic	oc inonci		
8.	Tra	avel	Expenses.	Travel exp	enses nece	essary for	visitation w	ill be pa	id as foll	ows:
rin	t or	Тур	e Party A's	s Name			Print or Ty	pe Part	y B's Nar	ne
18	Sigr	natu	re of Party	/ A			Signa	ature of	Party B	

	9. N	vative Corporation Dividends.	
	a	<ul> <li>The custodian of any Native Corporation</li> <li>will be</li></ul>	on dividends paid on behalf of the child(ren)
	b	<ul> <li>Except as provided below, the funds w</li> <li>Both parents will have access to all sta</li> </ul>	vill be saved in an account for the child(ren). atements from the account annually.
	С	<ul> <li>Any taxes owing on any Native Corpor will be timely paid by (name)</li> </ul>	ation dividends paid on behalf of the child(ren)
	d	d. Any Native Corporation dividends paid	on behalf of the children:
		May be spent for the child(ren)'s h	ealth, education, and welfare.
		<ul><li>May be spent only if both parents</li><li>Other:</li></ul>	provide prior written approval.
	10. E	Extended Visitation Credit.	
		This credit does not apply to us.	
		the other (the obligor parent) will have longer than 27 consecutive days. If a	of us will have primary physical custody and extended visits with the children for periods and when the obligor parent actually exercises will be reduced for these periods as follows:
		[Note: This credit may not be more the	nan 75% of the amount owed for the period.]
В.	c te g	child is (1) unmarried, (2) actively pursuin	
C.	enfo If yes	orce the support order and keep reco	D services. [Note: If the parent with custody e Alaska Temporary Assistance Program
D.	Imm	nediate Income Withholding	
	throu	d support will be withheld from the incom- ugh the Child Support Enforcement Division eptions is approved by the court:	
		We made the following alternative arrangemust agree to the arrangement]:	ement [Note that if you receive ATAP, CSED
	_		
	e e	Also, the person paying support agrees to enforcing the order) informed of their curremployment-related health insurance cover order is satisfied.	
ı	Print o	or Type Party A's Name	Print or Type Party B's Name
4 of		ignature of Party A	Signature of Party B

		We believe there is good cause not to require immediate income withholding because it is not in the best interests of the child(ren) for the following reason:
		Also, the person paying support agrees to keep the other party (or CSED if CSED is enforcing the order) informed of their current employer and the availability of employment-related health insurance coverage for the child(ren) until the support order is satisfied.
		The person paying support currently receives social security or other disability compensation that includes regular payments to the child(ren) at least equal to the child support owed each month. Monthly payment to child(ren): \$ Source of the payment: [Note: To the extent that these payments to the children do not satisfy the monthly amount owed, the court will order that the remaining amount due be withheld from income.]
E.	Fe	deral Taxes
	1.	Federal Tax Credit. We agree as follows:  will claim the child(ren) every year.  Every year, Party A will claim the following child(ren)
		and Party B will claim the following child(ren)  The parents will claim the child(ren) in alternating years with Party A Party B claiming the child(ren) for odd-numbered tax years such as 2019 and 2021, and the other parent claiming them for even-numbered tax years such as 2020 and 2022.  Other:
		The parties also agree to provide each other with a signed IRS Form 8332, if needed, by February 1 so that it may be timely filed with the IRS.
		This agreement regarding tax benefits may be modified without a court order if both parties agree in writing. As required by AS 25.24.232, we also agree that the parent who has physical custody of the child(ren) for a period less than the other parent may not claim the tax benefits in any tax year if on December 31 of that year the parent was behind in child support payments in an amount more than four times the monthly child support obligation.
	2.	Federal Tax Considerations. We understand that physical custody of a child may impact whether we can claim tax benefits such as the Earned Income Credit, Head of Household filing status, and Credit for Dependent (Child) Care Expenses.
F.	Pe	rmanent Fund Dividend (PFD)
	1.	We agree that will timely apply for the Alaska PFD on behalf of the child(ren) while they are minors.   The parent who claims the child(ren) for tax purposes also agrees to timely pay the taxes on the children's PFD.
	2.	Except as provided below, the child(ren)'s PFD funds will be saved in an account for the child(ren). Both parents will have access to all statements from the account annually.
	Prin	t or Type Party A's Name Print or Type Party B's Name
		Signature of Party A Signature of Party B
5 of	18	

	<ol><li>The child(ren)'s PFD</li></ol>	funds:		
	☐ May be spent for	r the child(ren)'s health, ed	lucation, and welfare.	
	☐ May be spent on	ly if both parents provide p	orior written approval.	
	Other:	, p e p		
				-
				_
IX.	CHANGE OR RESTORE NA	ME		
	☐ Party A ☐ Party B wants	a <b>new name</b> .		
	A party who is requesting	a name other than a name	<u>e the party had before this marriage</u> must	
			on Case (form DR-955). This form is	
	available from the court c	lerk or online at <u>ak-courts.</u>	<u>info/dr955</u> .	
	Party A wants to restore (	return to) a <b>prior name</b> .	From current name:	
	First Name	Middle Name	Last Name	
	To former name:			
			<u></u>	
	First Name	Middle Name	Last Name	
	Party B wants to restore (	return to) a <b>prior name</b> .	From current name:	
	First Name	Middle Name	Last Name	
	To former name:			
	First Name	Middle Name	Last Name	
	<ul><li>On supervised felony pr</li><li>Required to register as a</li></ul>	a crime; <b>or</b> ble, in jail, in prison, or at a obation or on parole for a a sex offender or child kidr at to Restore Name in Disso	ha halfway house); <b>or</b> criminal conviction; <b>or</b> napper under AS 12.63.010; polution or Divorce Case (form DR-957),	
			1937.	J
X.	OTHER AGREEMENTS (II	FANY)		
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				_
	Print or Type Party A's Na		Print or Type Party B's Name	_
	Finit Of Type Faity AS No	inc	Think of Type raily DS Name	
	Signature of Party A		Signature of Party B	_
Page	e 16 of 18		,	

#### XI. SIGNATURES AND VERIFICATIONS

After you have both completely filled out this petition, each of you must sign below in front of a notary. Each signature on this page must be separately notarized. You will need to show identification to the notary.

## **Verification**

I say on oath or affirm under penalty of perjury that I have read this petition and believe that all statements made in this petition are true. I also certify that I am signing voluntarily and not because of fear, threat, coercion, or restraint. I also state that this petition contains the entire agreement between my spouse and me.

Signature of Party A	Signature of Party B
Date	Date
Subscribed and sworn to or affirmed before me at, Alaska,	Subscribed and sworn to or affirmed before me at, Alaska, on
Clerk of Court, Notary Public or other person authorized to administer oaths.  My commission expires:	Clerk of Court, Notary Public or other person authorized to administer oaths.  My commission expires:
(SEAL)	(SEAL)

FILING CHECKLIST When turning in your DR-105 with the court, make sure you have also completed the following checklist items:					
	DR-105: All pages are signed by both parties.				
	DR-105: Both signatures are notarized on the last page within the past 60 days.				
	DR-105: On page 3, make sure you have completely filled in the income information.				
	DR-105: On page 5, make sure the VIN, license, or registration number is provided for all vehicles.				
	DR-105: On page 6 and 7, make sure you have fully described how you will divide retirement benefits and that you have attached all required documents.				
	DR-105: On Page 9, if you marked that paternity was disputed or disestablished for any child, you must attach an affidavit of paternity, a certified birth certificate, or DNA results.				
	DR-105: On Page 10, make sure you have attached Form DR-475 or detailed parenting agreement.				
	<ul> <li>DR-105: On page 11,</li> <li>if shared custody, attach:         <ul> <li>□Form DR-306</li> <li>□Form DR-475 or detailed parenting agreement (referenced on page 10)</li> </ul> </li> <li>if divided custody, attach:                  □Form DR-307</li> </ul>				
	if hybrid custody, attach:				
	filled out. <b>Note:</b> If you are requesting to reduce or have no child support, you must clearly demonstrate why it is necessary before the court will consider the request.				
	Attach proposed Qualified Domestic Relations Order (QDRO), if needed (see page 7 of DR-10 Instructions for more information).				
	Attach Certificate of Completion of Education Requirement.  Shows compliance with parent education requirement. You can find information about the education requirements for your location here:  www.courts.alaska.gov/shc/family/shcparent-ed.htm.				
	Attach income verification for both parties (3 current pay stubs, recent tax returns, and W-2s).				
	Included filled-out VS-401, Certificate of Dissolution form.  No cross-outs or white-outs acceptable.				
	Completed DR-955 (if new name requested) or DR-957 (for name restoration, if needed) <b>and</b> completed <u>VS-405</u> - see Section IX for more information				
	Completed DR-314, Information Sheet.				
	Paid filing fee or included Request for Exemption of Fees form.				
An incomplete petition or failure to provide the above items could result in delays or additional hearings before your dissolution can be granted.					