MOTION PACKET

I WANT TO ASK THE COURT TO MODIFY ANOTHER STATE'S CHILD SUPPORT ORDER

Before you can file this motion with the court, you must file a petition to register the other state's child support order. See <u>DR-340</u> *Registration Packet*. You can file both at the same time.

Form Number	Form Name		
WHAT IS INCLUDED IN THIS PACKET?			
<u>DR-361</u>	Motion to Modify Another State's Child Support Order		
<u>DR-710</u>	Notice of Motion		
<u>DR-305</u>	Child Support Guidelines Affidavit		
<u>DR-306</u>	Shared Custody Child Support Calculation [Required only if the parents share custody of the children.]		
<u>DR-314</u>	Information Sheet		
<u>DR-730</u>	Reply to Response		
OTHER INFORMATION			
Attorneys who provide unbundled services	If you need help with your case, you should talk to a lawyer. The Lawyer Referral Service at the Alaska Bar Association can give you names of lawyers who handle family law cases, including lawyers who can provide limited legal services ("unbundled legal services"). For a list of lawyers who do unbundled services, go to https://alaskabar.org/for-our-community/unbundled-legal-services/ or call (907) 272-0352 or (800) 770-9999 for more information.		
<u>Family Law</u> <u>Self-Help Center</u>	For more information or help filling out these forms, visit the Family Law Self-Help Center's website at https://courts.alaska.gov/shc/family/index.htm or call (907) 264-0851 (in Anchorage and outside Alaska) or (866) 279-0851 (toll free in Alaska but outside of Anchorage). A facilitator can explain court procedure and help you find forms, but cannot give legal advice.		
Flowcharts	Flowchart for Calculating Cost of Children's Health Insurance Flowchart for Calculating Prior Child Deduction		

September 2024 Alaska Court System

The statutes, court rules, and forms in this packet are available on the court's website: <u>www.courts.alaska.gov/forms</u>.

Person Filing Motion:	
Full Name:	Email:
Mailing Address:	Phone:
I authorize the court to email me court documents	in this case to the email address above. If I
change my email address or wish to receive docum	nents by regular mail, I agree to notify the court.
Use form TF-820, Electronic Delivery of Case Docu	ments.

NOTE: If for any reason you do not want the other parent to know your physical address, you still must provide a mailing address so the court and the other parent can serve you by mail.

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT

Petitioner (pe	rson who	registered	order)
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vs.

Respondent (other parent's full name)

CASE NO._____CI (case number on *Notice of Registration*)

MOTION TO MODIFY ANOTHER STATE'S CHILD SUPPORT ORDER

1. REQUEST TO MODIFY REGISTERED ORDER

I ask the court to modify the attached child support order from (state)_	<u> </u>
This order was registered in Alaska on <i>(date)</i>	

2. PARENT INFORMATION

NOTE: If for any reason you do not want the other parent to know your current address or employer, you do not need to provide that information. However, you **must** provide a mailing address that will allow the court and the other parent to mail you required documents. That address may be in care of another person as long as you will receive all papers sent to you.

Parent A (parent filing motion):

Full name:		_ Date of birth:
Mailing address:		
Residence address (if different):		
Phone:	Email:	
Most recent employer:		
Dates of employment:		
Employer's address:		

Parent B:

Full name:	Date of birth:			
Mailing address:				
Residence address (if different):				
Phone: Email:				
Most recent employer:				
Dates of employment:				
Employer's address:				
Custodian (person other than parent):				
Full name:	Date of birth:			
Mailing address:				
Residence address (if different):				
Phone: Email:				

3. CHILDREN

List the names of all children covered by the registered order:

Child's full name	Date of birth	Who child lives with?	In what state?

[Attach extra pages if there are more children.]

Is the custody and visitation arrangement for each child the same as ordered by the
court in its most recent order? 📋 Yes 🗌 No
If you answer "no" for any child, explain how the child's current custody or visitation

arrangement is different from what the court ordered. [*Attach more pages if needed.*]

4. ALASKA COURT'S AUTHORITY TO CHANGE CHILD SUPPORT

This Alaska court has the authority to modify the other state's child support order. The court's authority comes from the Alaska Statute(s) below. *(Check all that apply.)*

- a. AS 25.25.613 because:
 - (1) The person ordered to pay support (obligor) and the person who should receive support (obligee) reside in Alaska; **and**
 - (2) The children do **not** reside in the state that issued the order.
- b. AS 25.25.611(a)(1) because:
 - (1) The children, the person ordered to pay support (obligor), and the person who should receive support (obligee) do **not** reside in the state that issued the order; **and**
 - (2) I (person filing this motion) am **not** a resident of Alaska; **and**
 - (3) The respondent is subject to the personal jurisdiction¹ of this court because *(check all that apply):*

The respondent is domiciled in Alaska;² or

☐ The respondent got notice of registration of the support order while present in Alaska and this motion will be served on the respondent in Alaska; or

The respondent is engaged in the substantial activities in Alaska described below:

c. AS 25.25.611(a)(2) because:

Both the obligor and obligee filed consents in the issuing tribunal providing that an Alaska tribunal may modify the support order and assume continuing, exclusive jurisdiction *(See definitions of "obligor" and "obligee" in 4.b above.);* **and**

- the children live in Alaska, or
 - the court has personal jurisdiction over the obligor or obligee.

¹ AS 09.05.015 defines "personal jurisdiction." In general, a state court has "personal jurisdiction" over a person if the person is (a) present in the state when served notice of the case, (b) domiciled in the state, or (c) engaged in substantial and not isolated activities in the state.

² Generally, "domicile" means a person's primary residence to which the person intends to return whenever the person is away. See, for example, AS 16.05.940 and AS 28.33.190. The Alaska Supreme Court has held that, in divorce cases, domicile "is established by an actual physical presence in the state coupled with a coincident intent to make the state one's permanent place of abode." See *State v. Adams*, 522 P.2d 1125 (Alaska 1974).

5. CHANGE IN CHILD SUPPORT

	quest that the child support order be modified to 🗌 increase 🔲 decrease the ort amount because (check all boxes that apply):
	The income of the person making the child support payments increased or decreased. (<i>If you check this box, attach documentation of the increase or</i> <i>decrease and explain why it has occurred.</i>)
	Support payments should be changed because there has been a change in the availability or cost of medical insurance for the children, or because medical expenses for the children have increased or decreased. (<i>If you check this box, describe what the change should be and attach all available documents that support the requested change.</i>)
	Other (<i>Be specific and attach any supporting documents.</i>)
also a	court must use <u>Alaska Civil Rule 90.3</u> to calculate the support amount. ³ Therefore, you attach a completed <i>Child Support Guidelines Affidavit</i> (<u>DR-305</u>) to provide information t needs. Note: An Alaska court cannot change the duration of another state's child support

your order can be complicated. You may want to contact an attorney for help. Generally, Alaska courts will only issue a child support order that is based on a court-ordered custody arrangement.

³ State v. Bromley, 987 P.2d 183 (Alaska 1999).

Income Withholding. I understand that the court's modification order must require that the support amount be immediately withheld from the obligor's income unless one of the three exceptions⁴ below applies.

I request that the court **not** order immediate income withholding because:

Alternative Payment Arrangement.
The other parent and I agreed on the alternative payment arrangement ⁵ described in the attached document signed by both of us (and by CSED if support has been assigned to the state); and
• if CSED is enforcing the support order, CSED entered this agreement into its record; and
 an income withholding order has not been terminated previously and subsequently initiated; and
 the obligor agreed to keep the obligee (or CSED if CSED is enforcing the order) informed of the obligor's current employer and the availability of employment-related health insurance coverage for the children until the support order is satisfied.
Not in Best Interests of Child(ren).
Immediate income withholding is not in the child(ren)'s best interests because:
; and
 the obligor made voluntary support payments under a court or agency order and has not been in arrears in an amount equal to the support payable for one month⁶; and
 the obligor agreed to keep the obligee (or CSED if CSED is enforcing the order) informed of the obligor's current employer and the availability of employment-related health insurance coverage for the children until the support order is satisfied.
Obligor Receives other Compensation.
The obligor is receiving Social Security or other disability compensation that includes regular payments to the child(ren) at least equal to the support owed each month. To the extent these payments to the child(ren) do not satisfy the monthly amount owed, I request that the remaining amount due be immediately withheld from the obligor's income pursuant to AS 25.27.062.

⁴ AS 25.27.062(m).

⁵ Following are examples of "alternative arrangements:" having a military allotment paid to the obligee; advance payment of two months' support to the obligee as security for future payments; or an automatic funds transfer from the obligor's bank or employer to the obligee.

 ⁶ "In arrears" means failing to make a support payment within 30 days of the monthly due date specified in the order. AS 25.27.062(m)(2)(B).
 Page 5 of 9

6. REQUIRED ATTACHMENTS

Items (a) through (e) below MUST be attached to this motion. Item (f) may also be required depending on the custody order. Check each box to indicate that you have completed and attached the item. These forms are available at the court and on the <u>court</u> <u>system's website</u>.

(a) Copy of your current child support order.
(b) All documents that support your request for a change in the support amount.
(c) Information Sheet (form <u>DR-314</u>)
(d) Certificate of Service (last page of this form)
(e) Child Support Guidelines Affidavit (form <u>DR-305</u>) This form must be signed in front of a notary public or court clerk. Bring a photo ID. Fill in the requested information about your own finances and as much information about the finances of the other parent as possible. If you do not know specific information about the other parent's finances, write "unknown" in that space. You must attach a copy of your most recent federal tax return and most recent pay stubs to verify income and deductions.
 (f) If one parent has primary⁷ custody of all the children, you only need to fill out the <u>DR-305</u>. But if the court order requires shared⁸, divided⁹, or hybrid¹⁰ custody, or you are asserting that one of these kinds of custody arrangements applies, then you must also fill out one of the forms below: Shared Custody Child Support Calculation (form <u>DR-306</u>) Divided Custody Child Support Calculation (form <u>DR-307</u>) Hybrid Custody Child Support Calculation (form <u>DR-308</u>)

CHILD SUPPORT INSTRUCTION BOOKLET: For more information about how to complete the child support calculation forms (DR-305, DR-306, DR-307, and DR-308), see the booklet called *How to Calculate Child Support* (DR-310) on the court system's website. Also note: An Alaska court cannot change the duration of another state's child support order (the age of the child at which the duty of support ends) unless the laws of the state that issued the original order allows such a change. AS 25.25.604(a)(1) and AS 25.25.611(c) and (d).

⁷ **Primary** custody means the court order requires that the children reside with one parent more than 70% of the year (256 or more overnights).

Shared custody means the court order requires that the children reside with one parent at least 30% of the year (at least 110 overnights), but not more than 70% of the year (no more than 255 overnights).

⁹ **Divided** custody means the court order requires that one parent have *primary* custody of some of the children, the other parent have *primary* custody of the rest of the children, and the parents do not *share* physical custody of any of their children.

¹⁰ Hybrid custody means the court order requires that at least one parent have *primary* custody of one or more of the children, and the parents have *shared* custody of at least one of the children.
Page 6 of 9

OATH OR AFFIRMATION

NOTE: You must sign this in front of a notary. A court clerk will provide this notary service for you at no charge. Bring a photo ID with you for the notarization.

I swear or affirm that the above statements and any attachments are true to the best of my knowledge and belief.

Date

Signature of Person Filing Motion (Only sign in front of a court clerk or notary.)

	Print Name	
Subscribed and sworn to or affirmed befo	re me at	, Alaska
Date		
(SEAL)	Clerk of Court, Notary Public or other person authorized to administer oaths. My commission expires:	

See next page for next steps.

NEXT STEPS

- NOTICE OF MOTION (DR-710). Fill out this form. In the *Certificate of Service* at the bottom of the <u>DR-710</u>, you will fill in the date that you mail or deliver it and the other listed documents to the opposing parent. You must put this document on top of all the other documents when you mail or deliver them to the opposing parent.
- **2. SERVE COPY ON OTHER PARENT.** Complete the *Certificate of Service* on the next page, explaining how you delivered copies of everything you are filing to the other parent.
- **3.** Copies. Keep a copy of all documents and attachments for yourself.
- **4. Filing Location**. Mail or hand-deliver the original motion, the required attachments and the DR-710 *Notice* to the Alaska court where the out-of-state order was registered. There is no fee for filing these documents with the court.¹¹ For a list of court mailing addresses, go to <u>www.courts.alaska.gov/courtdir/index.htm</u>.

RESPONSE. The other parent has 13 days to respond to your *Motion to Modify*. The response must be filed with the court and a copy sent to you. If 13 days pass and no response is filed, your motion will be sent to a judge for decision unless you filed your motion at the same time you registered the order in Alaska. If the 20 days for opposing registration has not passed, the motion will probably not be sent to a judge for decision until the 20 days has passed.

<u>REPLY</u>. If you receive a response, you have 8 days from the date it was postmarked to file your *Reply* with the court. You may use the *Reply* form (<u>DR-730</u>) provided in this packet. Your *Reply* must be signed in front of a notary (available at the court at no charge). You must serve your *Reply* on the same people as you did your motion.

HEARING. The judge may order a hearing if one is needed to decide any disputes about the evidence in your case. You will be notified if a hearing is scheduled. If it will be difficult for you to attend the hearing in person, you may file a <u>Request to Appear by Telephone (form TF-710)</u>.

Enforcement of Alaska Child Support Order. If the court agrees to modify the other state's child support order, the court will issue a new Alaska Child Support Order. If the obligor does not comply with the court's order, you may ask the Alaska Child Support Enforcement Division (CSED) to enforce the order for you. See <u>Application for Services of Child Support Enforcement Division</u>. If you do not live in Alaska, you can ask your state's child support agency to enforce the Alaska order.

Notice to Other State. If the Alaska court agrees to modify the other state's child support order, you must file a certified copy of the Alaska order with the court in the other state that issued the previous order and with any other state court or child support enforcement office where you registered the previous order. (AS 25.25.614)

¹¹ AS 25.25.301 & .313, AS 25.25.609 & .611, Administrative Rule 9(b)(8).

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT _____

CASE NO. CI

Petitioner (person who registered other state's order):_____

Respondent (other parent's full name):

CERTIFICATE OF SERVICE FOR MOTION TO MODIFY SUPPORT AMOUNT

[MUST BE COMPLETED]

[Instructions to person filing motion: You must fill out this Certificate of Service, serve (deliver) it on the other parent, and file it with the court. You must also serve it on the other parent's attorney if the other parent was represented by an attorney within the last year. When you serve it on the other parent and attorney, you must attach all the documents listed below.]

OTHER PARENT OR CUSTODIAN

I certify that I delivered a copy of the following to the other parent by \Box first class mail \Box hand delivery:

- (1) the <u>DR-710</u>, Notice of Motion, and
- (2) this *Motion (DR-361),* and
- (3) all documents checked in paragraph 6 (Required Attachments), and
- (4) a blank <u>DR-370</u>, Response Packet.

Name of Other Parent or Custodian:

Address:

Date mailed or hand delivered:_____

OTHER PARENT'S ATTORNEY

I certify that I delivered a copy of the following to the other parent's attorney by $\hfill \Box$ first class mail $\hfill \Box$ hand delivery

- (1) this *Motion (DR-361), and*
- (2) all documents checked in paragraph 6 (*Required Attachments*).

Name of Other Parent's Attorney:_____

Address:

Date mailed or hand delivered:

Date Filed at Court

Signature of Person Filing Certificate

Print Name

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

Parent A (Plaintiff)

Parent B (Defendant)

Case Number:

NOTICE OF MOTION TO CHANGE PARENTING PLAN OR CHILD SUPPORT

To Other Parent:

You are being served with the attached motion requesting a change in

parenting plan (custody) Child support

You have a right to file a written response to the motion within **13 days** of the postmark date (if mailed to you) or within **10 days** of the date the motion was hand-delivered or emailed to you. If the motion and this notice were sent or delivered to you on different dates, use the later of the two dates. For example, if the motion is postmarked on March 1, and the notice is postmarked on March 10, then you have 13 days after March 10 to file a written response. In this example, your response would be due on March 23.

You may use the response form in the enclosed *Response Packet*. This form is also available at <u>ak-courts.info/dr725</u>. Your response must be filed with the Clerk of Court at the court where the motion was filed. See <u>ak-courts.info/dir</u> for a directory of court mailing addresses.

If you file a response with the court, you must also serve a copy of it on the party or lawyer whose name and address appear below and, if CSED is enforcing the order, on the Attorney General's office. See the enclosed *Response Packet* instructions (form DR-721), also available on the court's website at <u>https://courts.alaska.gov/</u>.

If you were previously represented by a lawyer in this case, do not assume that your lawyer still represents you. If you have any questions, visit the court's self-help website at https://courts.alaska.gov/shc/family/index.htm or contact a lawyer.

Date	Signature of Party or Attorney	Type or Print Name
Mailing Address:		
	at[date/time], I	
Signature:		

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT

Parent A (Plaintiff or Co-Petitioner)	
Parent B (Defendant or Co-Petitioner)	
For more information about income and do	

CASE NO.

CHILD SUPPORT GUIDELINES AFFIDAVIT

For more information about income and deductions, see Civil Rule 90.3. (<u>ak-courts.info/civrules</u>)
I attached a copy of my most recent tax return, 3 pay stubs, and documents needed to
show my deductions to verify this information.

[**Important:** delete social security numbers & account numbers from any documents you attach.] I did not attach supporting documents, because:

The amounts below are **MONTHLY**. **YEARLY**. [Make sure you are consistent with using monthly or yearly numbers. For example, if you check "monthly," remember to divide yearly amounts (like the PFD) by 12 before entering the information below.]

Α.	Income¹ [Do not list ATAP or SSI below.] Gross wages or salary Value of employer-provided housing, food, etc. ² Unemployment compensation Alaska PFD	PARENT A	PARENT B
	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 ³ Spousal support (alimony) ordered and currently paid Child support or in-kind support for prior children ⁴ Work-related child care for children in this case Health insurance premiums for parent ⁵ Life insurance premiums for eligible beneficiaries ⁶		

TOTAL DEDUCTIONS

¹ Other common examples of income are self-employment and rental income, "gig" work, Alaska Native dividends, disability (VA, SSDI, worker's comp), investment earnings, and pensions. This is not a full list.

² Put employer or military provided COLA, and military BAH and BAS, on this line.

³ 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.

⁴ "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" (<u>https://ak-courts.info/pcdchart</u>).

⁵ This deduction cannot be more than 10% of total income.

⁶ "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).
Page 1 of 3

С.	Ac	ljusted Annual Income	PARENT A	PARENT B
	I	If TOTAL INCOME from section A is monthly , multiply by 12 and write the amount here. If		
		yearly , repeat the amount from section A here:		
		If TOTAL DEDUCTIONS from section B are monthly	',	
		multiply by 12 and write the amount here. If yearly , repeat the amount from section B here:		
		Subtract line 2 from line 1 to get NET INCOME:		
	4.	If line 3 is more than \$138,000, write		
		\$138,000 here. If not, repeat line 3 here: If TOTAL INCOME from line 1 is \$30,000 or		
	1	ess, subtract \$7,500 from line 1 is \$50,000 of the amount here. If line 1 is more than \$30,000, then repeat line 4 here:		
		Compare the amounts on lines 4 and 5. Write the smaller amount of those two lines here:		
D.	Mul	tiply Adjusted Annual Income from line C.6 by	/:	
		20 for one child,		
		27 for two children, 33 for three children, and	X	X
		33 more for each additional child		
		TOTAL		
		NNUAL CHILD SUPPORT		
	(A	mount from TOTAL line in paragraph D or \$600, wh	ichever is larger.)
E.		onthly Child Support Payment [Types of custod	y are defined in C	ivil Rule 90.3(f).
	Cr	neck one only.]		
		1. <u>Primary Custody</u> . The children will stay with of (256) or more of their overnights during the years		
		Child Support amount of the parent who does		
		most of the year and divide by 12:		\$
		to be paid each month by 🗌 Parent A. 🗌 Pa	irent B.	
		2. <u>Shared Custody</u> . [Attach form DR-306.]		
		The children will stay with each parent at least	. ,	
		nights during the year. Child support payment to be paid by 🗌 Parent A. 🗌 Parent B.	: (line 10 of DR-30	6): \$
		3. <u>Divided Custody</u> . [Attach form DR-307.] Each parent will have primary custody of one c		dren,
		and the parents will not share custody of any c	of the children.	L
		Child support payment (section 6 of DR-307): to be paid by Parent A. Parent B.		\$
		 <u>Hybrid Custody</u>. [Attach form DR-308.] The parents share custody of at least one child 	and one or both	
		parents have primary custody of a different chi	-	
		Child support payment (section 8 of DR-308):	-	\$
-		to be paid by 🗌 Parent A. 🗌 Parent B.		
Page DR-30		24)		
		PORT GUIDELINES AFFIDAVIT		Civil Rule 90.3

F. Health Care Coverage for the Children

1. Health Insurance

		a.		Parent	A's em	eligible fo ployer o Service	or un	ion [Pare	ent B's	s emp	oloyer	or	unio	n	edicai	d)
		b.	Do		ldren h	ave othe			-								-
		C.	L three	Parent Parent ough th	A at a B at a e abov	for the o monthly monthly e persor address	/ cos / cos n's [it to P it to P	arent arent Iploye	A of \$ B of \$	union				*	-	
			The	e cost w	vill be d	livided b	oetwo	een th	e pare	ents [equ	ually.		une	quall	ly, be	cause:
	2.	Sh	ould	extra c none o "Childr <u>Care Ex</u> uninsu	ost to to f the co en's He <u>opense</u> red hea	cost to ir the pare ost can l ealth Ins <u>s Not Cc</u> alth care ally by th	ent to be ir surar <u>overe</u> e exp	o include nclude nce Co ed by penses	ide ch d as p osts" (<u>j</u> Insura s of the	ildren art of ak-cou ince e chilo	in the child <u>urts.ir</u> dren (e paro supp nfo/cs	ent's ort. <u>shea</u> o \$5,	s ow Foi <u>Ithin</u> ,000	n cov r moi <u>surai</u>	verage re info nce).	e, D, see
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	4.	NE	ΤM	ONTHL	/ Chili	d Suppo	ORT	PAYM	ENT					\$ <u>_</u>			
Н.						obligor's court foi								Civil	Rule	90.3((c)(5).]
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Page 3	ot 3	4)															

DR-305 (9/24) CHILD SUPPORT GUIDELINES AFFIDAVIT

SHARED CUSTODY CHILD SUPPORT CALCULATION

Case Number:	
Parent A (Plaintiff/Co-Petitioner): _	

Parent B (Defendant/Co-Petitioner):

<u>Instructions</u>: Attach this form to <u>DR-305</u>, *Child Support Guidelines Affidavit* or to <u>DR-105</u>, *Petition for Dissolution of Marriage*, to explain the child support calculation if the parents will have "shared physical custody" per Civil Rule 90.3(f). "Shared physical custody" means that all of the children will stay with each parent at least 30% (110) of the overnights during the year.

		PARENT A	PARENT B
1.	Adjusted annual income (from line C.6 on form DR-305 or from page 4, line C.6 on form DR-105):	\$	\$
2.	Multiply line 1 by:		
	.20 for one child .27 for two children .33 for three children and add .03 for each additional child Annual Child Support (if less than \$600, write "\$600" here):	x \$	× \$
3.	Percentage of time each parent will have physical custody:	%	%
4.	Percentage of time the other parent will have physical custody:	%	%
5.	Multiply line 2 and line 4:	\$	\$
6.	Compare amounts in line 5. The higher amount is the parent who will pay support . Subtract the smaller amount from the larger and write the difference in the column of the parent who will pay support (the other parent's line will be blank):	\$	\$
7.	Multiply line 6 by 1.5 (one line will be blank):	¢	¢
		₽	⊅
8.	Annual Child Support . For the parent who will pay support, fill in the smaller of line 2 or line 7:	\$	\$
9.	Number of payments per year: [This number i	s almost always 12, o	nce for every

- Number of payments per year: ____ [This number is almost always 12, once for every month. See Civil Rule 90.3(b)(1)(D) (<u>https://ak-courts.info/civrules</u>) for exceptions.] Months when child support will **not** be paid: _____
- 10. Divide line 8 by line 9 to get Monthly Child Support Payment: **\$**______to be paid by Parent A. Parent B. **Write this amount on** <u>either</u>:
 - form <u>DR-305</u>, page 2, line E.2. <u>or</u>
 - form <u>DR-105</u>, page 11, line A.3.b

Parent A's Signature

Parent B's Signature

Type or Print Parent B's Name

Clerk: This form is CONFIDENTIAL and must be kept in a confidential envelope or file.

Information Sheet

Case N	Number:	Court Location:	
	I am not filling out the following providing all this information has alre		
1.	Full Name of Party A/Parent A:		
	Date of Birth:		
2.	Full Name of Party B/Parent B:		
	Date of Birth:	Social Security N	0.*
3.	Children Involved in This Case:		
	Full Name of Child	Date of Birth	Social Security Number*
I certif	fy that the above information is correct	t.	
	Date	Sig	gnature of Party
			Print Name
* Dia	sclosuro of social socurity numbers is	mandatory under AS 21	E 24 210(f) AS 19 E0 290(a)

* Disclosure of social security numbers is mandatory under AS 25.24.210(f), AS 18.50.280(a) and 42 USC 666(a)(13). The numbers may be used to insure compliance with the child support order.

	n Filing Reply: e:	Email:
		Phone:
	List court location, names of pa	rties and case number exactly as shown on the motion.
	IN THE SUPERIOR COURT FO	DR THE STATE OF ALASKA AT
Pare	nt A (Plaintiff)	
Pare	nt B (Defendant)	Case Number:
		REPLY TO RESPONSE
	I agree with the response to	my motion to change parenting plan or child support.
	I do not agree with the resp	ponse to my motion, because:
	ear or affirm that the above stat ledge and belief. Date	ements and any attachments are true to the best of my
		Type or Print Name
		before me at, Alaska
	cribed and sworn to or affirmed	before me at, Alaska, Alaska,
		before me at, Alaska, Alaska, Court clerk, notary public, or other
on _		before me at, Alask Court clerk, notary public, or other person authorized to administer oaths.
on _ (SEA I cer lawy Nam	L) tify that I served a copy of my r er, if the other parent is represe e of Other Parent/Lawyer:	before me at, Alask Court clerk, notary public, or other person authorized to administer oaths. My commission expires: Certificate of Service eply and all attachments on the other parent (or their ented by a lawyer) by mail email hand-deliver Email:
on _ (SEA I cer Iawy Nam Addr	L) tify that I served a copy of my r er, if the other parent is represe e of Other Parent/Lawyer: ess:	before me at, Alask, Court clerk, notary public, or other person authorized to administer oaths. My commission expires:
on (SEA I cer lawy Nam Addr Date	L) tify that I served a copy of my r er, if the other parent is represe e of Other Parent/Lawyer: ess: sent or hand-delivered:	before me at, Alask, Court clerk, notary public, or other person authorized to administer oaths. My commission expires:
on (SEA I cer lawy Nam Addr Date Signa	L) tify that I served a copy of my r er, if the other parent is represe e of Other Parent/Lawyer: ess:	before me at, Alask, Court clerk, notary public, or other person authorized to administer oaths. My commission expires: