Na	me:
	nail: Phone:
Ma	ailing Address:
	IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT
Sp	ouse A (Plaintiff)
	CASE NO:
Sp	ouse B (Defendant)
	MOTION (REQUEST) TO BIFURCATE DIVORCE AND DECIDE PATERNITY AFTER BIRTH
the	<b>nstructions:</b> Use this form if (1) one of the spouses is pregnant and the other spouse is <b>not</b> e biological father of the unborn child (or you are not sure of paternity), <b>and</b> (2) you do not ant to wait to get divorced until the child is born. If both spouses <b>agree</b> to bifurcate, file int Request to Bifurcate Divorce and Decide Paternity after Birth, DR-525.]
Ιs	wear or affirm that these facts are true:
1.	$\square$ Spouse A $\square$ Spouse B is currently pregnant, and I have good cause to believe that the other spouse is not the biological father of the unborn child.
2.	The child's due date is
3.	I ask the court to divorce us, divide our marital property, and if applicable, issue a parenting plan and child support order for the already born children. I ask the court to later issue a paternity decision for the unborn child after the birth.
4.	Deciding all issues except the paternity of the unborn child will not harm my spouse.
5.	There is good cause for the court not to wait until after the baby is born to issue the divorce decree, because:
6.	I ask the court enter a final order on all matters except paternity of the unborn child.
7.	A proposed Order to Bifurcate Divorce, DR-527 is attached ( <b>Required</b> ).
Da	te Signature
<u>Ce</u>	rtificate of Service
	I am filing this document through the court's TrueFiling program and will fill out the Certificate of Service through that program.
	I certify on [date] at [time], I gave a copy of this motion and all attachments to the other party (or their lawyer, if represented) Other: by mail hand-delivery email (only if the other person agreed to service by email)
Sig	nature: