Name:	Date of Birth:			
Mailing Address:				
[You must give a mailing address for the court and other parties to mail you required documents. You can use any address, as long as you will get all mail sent to this address as soon as it is delivered.]				
Email:	d other parties can send me court documents at			
[Fill out the case caption below exactly	the same as on the complaint.]			
IN THE SUPERIOR COURT FOR AT				
Parent/Spouse A:	_			
(Plaintiff)				
Parent/Spouse B:(Defendant)	Case No.			
ANSWER AND COUN	ITERCLAIM TO			
COMPLAINT FOR DIVORO				
I.	[your name], state that the following facts			
I,are true and respond to Parent/Spouse A's complain	nt as follows:			
A. ANSW	/ED			
I agree with all of the statements in the compla				
I agree with the statements in the complaint, e.				
and letters you disagree with]:				
I am not sure if I agree or disagree with the sta	tements in these sections of the complaint:			
B. AFFIRMATI				
Affirmative defenses are facts or legal argumen this court case at all. When you claim an affirm motion to dismiss the case. If you prove an aff are asking for, even if everything in the complaints.	lative defense, you usually also need to file a irmative defense, you might get what you			
$\hfill \square$ I have no affirmative defenses. [Go to Section	C.]			
☐ I state the following affirmative defenses. [Check all sections below that apply.]				
<ol> <li>This court does not have subject-matter jurisdiction (authority) to decide custody of the minor children, because: [Note: Attach Child Custody Jurisdiction Affidavit, form <u>DR-150</u>, to this answer form to support this defense.]</li> <li>The children have never lived or been present in Alaska.</li> </ol>				
The children do not currently live in a since	Alaska and nave not lived in Alaska			
☐ The children currently live in Alaska,☐ Another court has already decided cu				
	of Jurisdiction. [You can use form <u>TF-706</u> .]			
Page 1 of 11	<u> </u>			

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<ul> <li>I have never resided or been present in the State of Alaska. It is my position that the Alaska court does not have jurisdiction over me and/or over any of the property or debt of the marital estate. I want the Alaska court to dismiss this case because I will be prejudiced if we are divorced before the property division occurs in another state.</li> <li>I attached a Motion to Dismiss for Lack of Jurisdiction. [You can use form TF-706.]</li> </ul>
3. The location of this case is not correct. The case should have been filed at the courthouse in [name of city or town].
☐ I attached a <i>Motion to Change Venue</i> . [You can use form <u>TF-706</u> .]
4. Other:
C. COUNTERCLAIMS
A counterclaim is where you write what you want the judge to order. If you do not fill out this section, the judge may order what Parent/Spouse A asked for without knowing what you want.
<ul> <li>☐ I make the counterclaims below. If I asked the court to dismiss the case in section B (Affirmative Defenses), and the court does not dismiss the case, I do not waive my claim about the court's lack of jurisdiction:</li> <li>☐ I have no counterclaims. [Go to Section D.]</li> </ul>
1. Date of marriage: Place of marriage: Date of separation:
<ul> <li>Change or Restore Name.</li> <li>I want a new name that I did not have before this marriage.</li> <li>[If you are asking for a name other than a name you had before this marriage, you must fill out Request to Change to New Name in Divorce Case (form DR-956). This form is available from the court clerk or online at akcourts.info/dr956.]</li> <li>I want to restore (return to) a prior name. I want to change from my current name:</li> </ul>
First Name Middle Name Last Name to my former name:
First Name Middle Name Last Name
<ul> <li>NOTE: If you are asking to restore your prior name, and you are:</li> <li>currently charged with a crime; or</li> <li>incarcerated (for example, in jail, in prison, or at a halfway house): or</li> </ul>

- on supervised felony probation or on parole for a criminal conviction; **or**
- required to register as a sex offender or child kidnapper under AS 12.63.010;

You **must** file *Notice of Request to Restore Name in Dissolution or Divorce Case* (form DR-957), available from the court clerk or online at <a href="mailto:ak-courts.info/dr957">ak-courts.info/dr957</a>.

Δ	Parent A and I have the following children unde	r the age of 18 (include unborn children			
, ,	Full Name of Each Child	Date of Birth [estimate if unknown]			
	. an manne of Lacin or ma				
	☐ More minor children of this relationship	are listed on an attachment.			
В	My counterclaims apply to the children listed in				
	☐ I attached the <b>required</b> <i>Child Custody Juris</i> answer form to show that the Alaska court h	· · · · · · · · · · · · · · · · · · ·			
		,			
	arenting Plan				
Α	<ul> <li>Decision-Making. [How the parents will make important decisions about the children. For example: educational, medical, and religious decisions.]</li> </ul>				
<b>Joint Decision-Making:</b> both parents discuss the issues and decide together, because they can communicate about the children, even though they may not get along otherwise. Joint decision-making is the most common arrangement.					
	Sole Decision-Making: one parent makes dec				
	parents are not able to communicate about the severe mental illness, substance abuse, or dome	· · · · · · · · · · · · · · · · · · ·			
	usually have access to school and medical recor	ds, both parents have the authority to			
	make a decision in an emergency when the child is with them, and neither parent can move out of the state with the children without permission from the court or the				
	other parent.	permission from the court of the			
	Because it is in the best interests of the children	, I request:			
	joint decision-making.				
	sole decision-making to me. Sp	ouse/Parent A.			
В	<ul> <li>Living Arrangements. [The children's schedule. Which parent the children will physically be with and live with on particular days and times.]</li> </ul>				
	Usual schedule during the week or year: [Be as	specific as possible 1			

Special arrangements for holidays and birthdays:
Other:
You may also attach one of the following forms to show the parenting schedule:  Weekly Scheduling Chart, SHC-1132 Word   PDF  Custody & Visitation Plan, SHC-1120 Word   PDF
Travel costs necessary for the children to see each parent should be divided as follows:
Safety Concerns.
[Note: a history of domestic violence can significantly affect the parenting plan in your case. If one or both parents have a history of domestic violence, as defined the law, the court may be limited in the kind of parenting plan it can order. If this applies to your situation, you are strongly encouraged to discuss the situat with a lawyer.]
I am concerned about the children's safety around Parent A, because:
Therefore, I request that Parent A's parenting time be restricted as follows:

## 5. Child & Medical Support

#### **Information about child support:**

To calculate child support, figure out the percentage of time during the year the children will be with each parent based on the number of overnights.

- 1. Look at an annual calendar and count the days each parent will have overnights with the children.
- 2. To figure out what percentage of the year the children will have overnights with each parent, divide the total number of overnights with each parent by 365, then multiply that number by 100.
- 3. If there are 109 overnights or fewer for one parent, fill out form <u>DR-305</u> only. If **both parents** have 110 overnights or more, fill out both form <u>DR-305</u> and form <u>DR-306</u>. If you have a less common schedule, see <u>ak-courts.info/css</u>.

Links to school calendars: <a href="http://www.courts.alaska.gov/shc/family/docs/calendars.pdf">http://www.courts.alaska.gov/shc/family/docs/calendars.pdf</a>
One-page annual calendar without school dates: <a href="www.timeanddate.com/calendar/">www.timeanddate.com/calendar/</a>
To learn more about child support: <a href="http://courts.alaska.gov/shc/family/support.htm">http://courts.alaska.gov/shc/family/support.htm</a>

10	ream more about child support. http://courts.alaska.gov/sric/ramily/support.htm
	I completed and attached <b>required</b> <i>Child Support Guidelines Affidavit</i> , form <u>DR-305</u> . I am proposing a <b>shared parenting time schedule</b> (the children are with each parent at least 110 overnights per year), so I have <b>also</b> completed and attached <i>Shared Custody Child Support Calculation</i> , form <u>DR-306</u> . I attached <i>Divided Custody Child Support Calculation</i> , form <u>DR-307</u> , because I am proposing that type of parenting plan. [See the form for a description.] I attached <i>Hybrid Custody Child Support Calculation</i> , form <u>DR-308</u> , because I am proposing that type of parenting plan. [See the form for a description.]
A.	Civil Rule 90.3 Calculation. [You can read the full rule at <a href="mailto:ak-courts.info/civrules">ak-courts.info/civrules</a> .]  The Court should enter child support according to the formula in Civil Rule 90.3.  The Court should vary from Civil Rule 90.3, because: [Note: variances are rare.]
B.	Child Support should start on:  the date of separation: the date when the court signs the divorce decree. other:
C.	Income and Employment Information.  My Current or Most Recent Employer:  Address:  Dates of Employment:  Spouse/Parent A's Current or Most Recent Employer:  Address:  Dates of Employment:
D.	Child support can continue while the child is 18 years old, if the child is (1) not married, (2) actively pursuing a high school diploma or equivalent level of training, and (3) living as a dependent with a parent.  Do you want support to continue while the children are 18 years old?  Yes No

<b>L.</b>	Has Child Support Enforcement Division (CSED), any other child support agency, or any state or tribal court ordered anyone to pay child support for the children?  Yes No  If yes, who was ordered to pay? Me Parent A  [Attach copy of child support order if you have it. Read about registering orders from another state or tribe at <a href="http://www.courts.alaska.gov/shc/family/shcforeign.htm">http://www.courts.alaska.gov/shc/family/shcforeign.htm</a> .]
F.	Has anyone applied for public benefits (ATAP, TANF, SNAP, etc.) to support these children? $\square$ No $\square$ Yes, name of person:
G.	Do you want CSED to enforce the child support order and keep records of the payments? $\square$ No $\square$ Yes [Fill out form $\underline{DR-315}$ and attach it, or apply online at www.childsupport.alaska.gov.]
H.	The court must order immediate income withholding from the person ordered to pay child support, unless there is an exception under Alaska Statute 25.27.062(m). If you want to ask for an exception, explain below:
Ωŧ	her Financial Issues Related to the Children
	Alaska Permanent Fund Dividend (PFD)
Α.	<ul> <li>☐ The children are not eligible to receive a PFD currently and/or will not be eligible to receive one in the future.</li> <li>☐ The children are eligible to receive a PFD or will be in the future.</li> <li>☐ I request that the court designate ☐ me ☐ Parent A ☐</li></ul>
	have access to the account records, and both parents must agree before spending any money from the accounts.  The PFDs may be spent on the children's expenses, in their best interests.  Other arrangement for spending or saving the children's PFDs:
	G. H.

	C.	Federal Taxes				
		☐ I request that the cour as dependents on feder			Parent A to	claim all the children
		every year.	al income to	ixes		
		in alternating years	: where I wil	l have □ oc	ld vears	even vears
		☐ I request that I claim t			-	
		taxes:	ine ronowing	Ciliuien eve	iy year on n	ly rederal income
		and Parent A claim the taxes:	e following ch	ildren every	year on the	ir federal income
		Other arrangement for taxes:	claiming the	children as	dependents	on federal income
7.	Pre	egnant Spouse.				
	Is o	one of the spouses current	y pregnant?			
		No.				
		Yes, and the other spouse	is the unbori	n child's biol	ogical paren	t. [The court can
		include the unborn child in				
		Yes, and the other spouse				
		[Explain below. Include a				rights and
		responsibilities for each sp	ouse after th	ie child is bo	rn.]	
		-				
8.	Dis	sestablish Paternity.				
٠.			h natarniti a	n anv shildr	on houn duwi	na tha marriaga?
	A.	Do you need to disestablis  No	in paternity o	n any chilur	en born duri	ng the marriage?
		Yes [If yes, complete	the chart held	ow Read m	ore at ak-co	urts info/naternity 1
		res [ii yes, complete				
			Affidavit of Paternity?	DNA Test Done?	DNA Test Planned?	Name (if any) of Father Listed on
		Child's Name	(Y or N)	(Y or N)	(Y or N)	Birth Certificate
		Cilia 3 Name	(1 01 11)	(1 01 14)	(1 01 14)	Direit Certificate
		Mayo shildyon noodin		:	ant and lists	d an an attackmant
		More children needin	y paternity d	isestabiisnm	ent are liste	u on an attachment.
	B.	I attached the following do	ocuments to	disestablish	naternity:	
	٥.	☐ Three-Way Affidavit to				form DR-521
		☐ A completed DNA test		aria Establis	i acciriicy i	
		☐ Motion and Affidavit fo	or Genetic (D	NΔ) Tectina	form DP-53	O hecause I need the
		court to order a DNA to	· ·			o, because I need the

# 9. Property and Debt We have already divided all marital property and debt so there is none for this court to divide. We can each keep what we have in our possession or control. [Go to section 10.] There is marital property and debt for the court to divide in a fair and equitable manner. I have attached a *Property & Debt Worksheet*, SHC-1000 Word | PDF. I am aware of the following property bought, earned, or received during the marriage: ☐ Home. Value: \$\_\_\_\_\_ Mortgage Amount: \$\_\_\_\_\_ Other Building [describe]: Value: \$\_\_\_\_\_ Mortgage Amount: \$\_\_\_\_\_ Land [describe]: \_\_\_\_\_\_ Mortgage Amount: \$\_\_\_\_\_\_ ☐ Vehicle (car, truck, snow machine, boat, etc.): \_\_\_\_\_ Value: \$\_\_\_\_\_ Loan Amount: \$\_\_\_\_\_ ☐ Vehicle (car, truck, snow machine, boat, etc.): \_\_\_\_\_ Value: \$\_\_\_\_\_ Loan Amount: \$\_\_\_\_\_ ☐ Vehicle (car, truck, snow machine, boat, etc.): \_\_\_\_\_ Value: \$\_\_\_\_\_ Loan Amount: \$\_\_\_\_\_ ☐ Vehicle (car, truck, snow machine, boat, etc.): \_\_\_\_\_ Value: \$\_\_\_\_\_ Loan Amount: \$\_\_\_\_\_ Furniture Household Goods Guns Jewelry Tools Artwork Other Valuable Personal Property [list]: Bank Accounts [list bank name and last four of account number]: Stocks, Bonds, Crypto, Other Financial Instruments [describe]: Spouse/Parent A's Retirement Savings $\square$ 401(k)/403(b) account $\square$ IRA $\square$ Pension (PERS, TRS, FERS, etc.) Military SBS Other: Spouse/Parent B's Retirement Savings $\square$ 401(k)/403(b) account $\square$ IRA $\square$ Pension (PERS, TRS, FERS, etc.) Military SBS Other: Other: I am aware of the following debt and other liabilities incurred during the marriage, not already listed above: Credit card debts [list card name and last four of account number]: ☐ Unpaid medical bill ☐ Unpaid utility bill ☐ Unpaid cell phone bill ☐ Student loans ☐ Liens on the home ☐ Other unpaid bill: \_\_\_ Other: \_\_\_\_\_

10.	Other requests or information I want the court to know about:  [For example: lawyer's fees, spousal support, etc. If you want the court to award you lawyer's fees or spousal support before the end of the case, you must file a separate motion in addition to writing it in this section. See <a href="mailto:ak-courts.info/motpac">ak-courts.info/motpac</a> for forms.]				
	REQUEST FOR RELIEF				
	REQUEST that the court:				
	End our marriage and issue a decree of divorce.				
	Enter a final order granting the parenting plan, as requested in section C.4 of this answer. Calculate child support and enter a child support order, as requested in section C.5 of this answer.				
4.	Enter a final order regarding financial matters related to the children, as requested in section C.6 of this answer.				
5.	Enter a final order and judgment regarding property and debt, as requested in section C.9 of this answer.				
6.	☐ Change or restore my name, as requested in section C.2 of this answer.				
7.	Disestablish paternity for the children born during the marriage, as requested in section C.8 of this answer, and order the birth certificates to be amended.				
8.	Other:				
I a	ttached the following <b>REQUIRED</b> forms:  Child Custody Jurisdiction Affidavit, form DR-150  Child Support Guidelines Affidavit, form DR-305  Information Sheet, form DR-314				
I a	ttached the following <b>additional</b> documents:  Shared Custody Child Support Calculation, form DR-306 Application for CSED Services, form DR-315 Property & Debt Worksheet, SHC-1000 Word   PDF Proposed Parenting Plan Other:				
Da	te Signature				

\*\*See next page for information on TrueFiling and for instructions on REQUIRED service.\*\*

## **Use of TrueFiling**

(Administrative Bulletin No. 92 - AB 92)

- 1. See if TrueFiling is available for your case type and court location at <a href="mailto:ak-courts.info/tfcourts">ak-courts.info/tfcourts</a>.
- 2. If available, you **must** use TrueFiling unless you are exempt. You are exempt if one of these applies:
  - You are in a jail or correctional facility.
  - You have a disability under the Americans with Disabilities Act (ADA).
  - You do not have safe access to a computer, internet, or email.
  - You cannot access the help you need to use TrueFiling.
  - You have a language barrier or are Limited English Proficient.

You do not need to prove you are exempt. If you are exempt **and** you choose not to use TrueFiling, check and sign the text box below. If you sign below, you can only give documents to the court by mail or in person. You cannot email them.

, ,	
☐ I certify that I am ex	empt from using TrueFiling for a reason listed in AB 92.
Signature:	Print or Type Name:

You must give a copy of this form (and everything attached to it) to every party in the case. This is called "service."

## **Use TrueFiling to serve the other party if:**

- Both you and the other party are using TrueFiling.
- You are using TrueFiling and the other party gave their email address to the court.

#### **Use the Certificate of Service below if:**

- The other party is not using TrueFiling and did not give their email address to the court.
- TrueFiling is not available check TrueFiling availability at <a href="https://ak-courts.info/tfcourts">https://ak-courts.info/tfcourts</a>
- You are exempt from using TrueFiling.

	<u>Certificate of Service</u>
I certify on at	[date/time] I gave a copy of this document
<b>and</b> any attachments by $\square$ mail. $[$	☐ hand-delivery. ☐ TrueFiling. ☐ email. [You can only
use email if the other party provided	an email address to the court].
I served these people:	
Signature:	

## **Information about Filing and Serving Your Answer & Next Steps**

(You do not need to file this page with the court)

You have 20 days after you receive the complaint to file your answer and any attachments to it. If the due date is a weekend or holiday, your answer is due the next day the court is open. For example, if you count 20 days and it ends on a Saturday, and the court is open Monday, your answer is due Monday. Count 20 days from

- the date you signed the certified mail restricted delivery receipt, or
- the date the process server delivered the court documents.

File your documents in the court where the case was started and serve the other party

Even if you ask to change the court location, you must still file your answer in the same court where the other party filed the complaint.

1. File with the Court.

**Using TrueFiling:** Create a TrueFiling account and log in. Upload this answer and all attachments as one "bundle." See the User Guide at <a href="mailto:ak-courts.info/tfhowto">ak-courts.info/tfhowto</a>.

Not Using TrueFiling: Make two copies of this answer and all attachments: one copy for your records and one copy for the other party. Bring the original to the court in person or mail it (court directory: <a href="mailto:ak-courts.info/dir">ak-courts.info/dir</a>). Make sure to mail it early enough for the court to get it before the 20-day deadline.

Service. If the other party has a lawyer, you must serve the lawyer instead of serving the other party directly.
 If both of you use TrueFiling, you will complete service through TrueFiling. If

If both of you use TrueFiling, you will complete service through TrueFiling. If not, service varies. See <u>ak-</u>courts.info/tfservice for instructions.

What to expect after you file your answer and serve a copy on the other party

If you do not file an answer, the other party can ask the judge to decide the case without hearing from you. This is called "default." Read more at <a href="mailto:ak-courts.info/default">ak-courts.info/default</a>.

After you file your answer, the court will set a hearing and send you a notice with the date, time, and location of the hearing.

For more help, call the Family Law Self-Help Center at (907) 264-0851 or (866) 279-0851. Or visit the self-help website at <a href="mailto:ak-courts.info/family">ak-courts.info/family</a>.

