THE COURT OF APPEALS OF THE STATE OF ALASKA

STANDING ORDER NO. 10

Exempting Court of Appeals Litigants from Appellate Rule 503(b)(5)'s Requirement that all Motions be Accompanied by a Proposed Order

1. Notwithstanding Appellate Rule 503(b)(5), motions filed in the Court of Appeals need not be accompanied by a proposed order.

2. If a party filing a motion believes that it would be helpful, the party may propose the general content or the specific wording of the order that this Court should issue if the motion is granted. This proposal can be included in the text of the party's motion, or it can be included in a separate proposed order.

DATED: September 2, 2005 EFFECTIVE DATE: October 1, 2005

<u>/s/</u>

Robert G. Coats, Chief Judge

<u>/s/</u>

David Mannheimer, Judge

<u>/s/</u>

David Stewart, Judge