You mus	t use black ink to fill out this form.
Plaintiff's l	Name:
Mailing Ad	dress:
Tel:	Email:
	******
	's Name:
Mailing Ac	dress:
Tel:	Email:
	IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  AT  City or town where court is located
Plaintiff,	
and	
Defenda	nt. )  Your Case No.
U	NCONTESTED COMPLAINT FOR DIVORCE WITH CHILDREN & PROPERTY
We,	(Print both spouses' names here.) wing facts are true and request the following relief:
1. R	esidence
	s a resident of the State of
	nt is a resident of the State of
2. <u>F</u>	acts of the Marriage
Date of I	Marriage: Place of Marriage:
Date of s	separation:
	B Date of Birth: Defendant's Date of Birth:
	asis for Decree of Divorce: An incompatibility of temperament between the parties impossible to live together any longer as spouses.
4. <u>R</u>	estoration of former name
☐ Plain	tiff Defendant wants their former name restored as:
	(Print full former name here.)

## 5. <u>Information about Child(ren) Under Age 18</u>

5a.	Please list all the	e minor child(re	en) you have	e had or	adopted	together,	including	unborn
child	(ren) if one of you	is pregnant.						

Full name of each child unde	er age 18		Date	of birth / e	est. birth				
Additional minor child(ren)	of this relatio	nship are list	ted on an atta	achment.					
5b. Has(have) the minor c State of Alaska? ☐ YES ☐	<b>hild(ren) live</b> NO	ed continuo	usly for the	last six m	onths in the				
You MUST file a completed ( (https://public					this <i>Complaint</i>				
5c. Other Custody Orders									
☐ No court has issued	a custody or	der about the	ese child(ren	).					
	☐ The following custody orders have been issued about these child(ren) (include domestic violence protective orders and tribal court orders):								
Court Location (city and state)	Case N			In Effect? (Yes or No)					
			401	(100 01 110)					
5d. Does paternity need to be disestablished on any child(ren) born or conceived during the marriage? NO YES (If the husband is not the biological or adopted father, this is the section to ask the court to remove the husband from the birth certificate)  If YES, please list the child(ren), birthday(s) or expected birthday(s) and how you will disestablish. Please attach to this Complaint either a completed Three-Way Affidavit to Disestablish and Establish Paternity, SHC-151 Word   PDF, or a DNA test.									
Child's Name	Date of Birth	Filing an Affidavit of Paternity, SHC-151	DNA Testing Complete	DNA Testing Planned	Birth Certificate w/ Biological Father's Name				

## PARENTING PLAN AGREEMENT

We agree to the following parenting plan that is in our child(ren)'s best interests:

## 6. **Parenting Goals**

We both love our child(ren) and want the best for them. We agree that we will:

- Maintain/develop a cooperative co-parenting relationship
- Provide a safe, stable and nurturing environment in both of our homes
- Encourage effective and open communication between us and with the child(ren)
- Encourage good relationships with extended family members
- Avoid exposing the child(ren) to parental disagreements and conflict
- · Provide a good education and prepare them for adulthood
- Encourage healthy life skills and activities
- Model good citizenship and moral values

7.	Communication
	OULINIALIOUNIO

7a.	Communication Between Parents						
	We will communicate with each other to discuss the child(ren) by $\square$ text messages, $\square$ email or $\square$ telephone $\square$ other:						
7b.	Communication Between Parents and Children						
	☐ The child(ren) shall have frequent and open telephone and text communication with both parents.						
	☐ Communication between the children and Plaintiff/Defendant when not with that parent shall be follows:						

- **7c. Events and Activities.** We will make a good faith effort at keeping the other parent informed about events and activities in the children's lives such as school programs, scouts, concerts, award ceremonies, plays, sports events. We also recognize that it is our individual responsibility to make sure that organizations have our contact information and that we are receiving notifications from them.
- **7d. Children as Messengers.** We agree to not use the child(ren) as messengers between the parents to give or get information, ask questions or request schedule changes. We will communicate about the children as set out in section 7a above. We will not question the child(ren) about the other parent.
- **7e. Parent Remarks and Behavior.** We agree that our child(ren) have the right to be free of bad comments and behavior by one parent about the other. We agree that we will not badmouth, criticize, roll our eyes, be sarcastic or otherwise disrespectful to the other parent in our children's presence. We will not let others do this either.

The court wants to know what plan is in the child(ren)'s best interests. The court must decide: (1) how the parents will make decisions about the child(ren), and (2) their living arrangements and schedule. Look at a calendar to figure out when the child(ren) will be with each parent. For links to many 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>. For a one-page annual calendar without school dates, go to <a href="http://www.timeanddate.com/calendar/">www.timeanddate.com/calendar/</a>. You can attach the annual calendar and/or Weekly Scheduling Chart, SHC-1132 <a href="https://word.link.gov/word.link.gov/">Word.link.gov/</a> to this Agreement.

8.	<u>Decision Making</u>
8a.	Major Decisions
	<ul> <li>We can communicate and make joint decisions in the child(ren)'s best interests regarding the child(ren)'s education, healthcare, religious training, and other major decisions.</li> <li>□ When □ Plaintiff □ Defendant □ either parent is unavailable due to , the other parent may make major decisions independently.</li> <li>□ When □ Plaintiff □ Defendant □ either parent doesn't respond within hours/days, the other parent may make major decisions independently.</li> <li>□ When we can't reach agreement after a good faith effort to discuss and communicate with each other, then □ Plaintiff □ Defendant may make major decisions independently.</li> </ul>
	<ul> <li>It is difficult for us to make joint decisions regarding our child(ren), so</li> <li>☐ Plaintiff ☐ Defendant will make decisions regarding the child(ren)'s education, healthcare, religious training, and other major decisions. The decision-making parent must inform the other parent about major decisions affecting the child(ren). Neither parent can move out of state with the child(ren) without written permission from the other parent or a court order.</li> </ul>
ded	<b>Day to Day Decisions:</b> Each parent may make decisions regarding the day-to-day e of the child(ren) while they are with that parent. Either parent may make emergency sisions affecting the children's health and safety and notify the other Plaintiffs soon as saible.
8c. edu	Access to Information: Both parents must be listed on and have access to all ucational and medical records.
9.	Living Arrangements
9a.	Regular Schedule (include days and times with each parent):
9b.	Special days (holidays, birthdays and special occasions) We may agree to celebrate holidays and birthdays together or make other agreements regarding special days. If we cannot reach agreement, the following schedule will apply:
	<b>Spring vacation:</b> The child(ren) will be with ☐ Plaintiff ☐ Defendant in even years and with ☐ Plaintiff ☐ Defendant in odd years.
	Summer vacation:

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☐ The regular schedule will apply, except that each parent may select up to week of uninterrupted time with the child(ren). Each parent will notify the other parent of the proposed dates by May 1. If both parents have selected the same period and cannot reach agreement, ☐ Plaintiff's ☐ Defendant's proposed schedule will apply in even years and ☐ Plaintiff's ☐ Defendant's in odd years.
☐ The regular schedule will not apply, and instead the schedule will be:
<b>Halloween:</b> ☐ Regular schedule applies. ☐ The child(ren) will be with ☐ Plaintiff ☐ Defendant in odd years and with ☐ Plaintiff ☐ Defendant in even years.
<b>Thanksgiving:</b> The child(ren) will be with ☐ Plaintiff ☐ Defendant in odd years and with ☐ Plaintiff ☐ Defendant in even years. Thanksgiving is defined as starting on (date and time) and ending on (date and time) .
<b>Winter vacation:</b> The regular schedule will apply until at least one child is in school. When the child(ren) are school age, the first half of break will be with $\square$ Plaintiff $\square$ Defendant in even years and with $\square$ Plaintiff $\square$ Defendant in odd years.
Christmas: The child(ren) will spend Christmas Day with ☐ Plaintiff ☐ Defendant in even years and ☐ Plaintiff ☐ Defendant in odd years. The parent who is not with the child(ren) for Christmas Day shall have time with them on Christmas Eve from the child (ren) the child(ren) of the child(ren) that the chi
starting on (date and time) and ending on (date and time)  Parent A's Birthday  Regular schedule applies.  With Parent A
Parent B's Birthday Regular schedule applies. With Parent B
Mother's Day: With ☐ Parent A ☐ Parent B
Father's Day: With Parent A Parent B
<b>Child(ren)'s Birthdays:</b>
Other Special Days:
<ul> <li>10. Exchanging the Child(ren)</li> <li>10a. Parents Living in the Same Community</li> <li>Place for exchanges of the child(ren) between parents. Exchanges will take place at</li> </ul>
Transportation for transfer between parents
$\hfill\Box$ The parent starting their parenting time is responsible for transportation.

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<ul><li>☐ Plaintiff</li><li>☐ Defendant</li><li>☐ Both parents</li><li>☐ Third Party (</li><li>be responsible for transporting the child(ren) for exchanges.</li></ul>	) will
Third party help with exchanges between parents	
☐ We do not need help with the transfer.	
☐ We agree to have do supervise exchanges.	o exchanges or
10b. Parents Living in Different Communities	
Accompanying Parent	
The parent starting their parenting time is responsible for according child(ren) during travel.	npanying the
☐ Plaintiff ☐ Defendant ☐ Third Party ( accompany the child(ren) during all travel, until age: .	) will
☐ The child(ren) is/are old enough to travel independently.	
Cost of exchanges	
☐ The parent starting their parenting time is responsible for arranging plane tickets and transportation.	
☐ Plaintiff ☐ Defendant is responsible for arranging and paying for and transportation and the other parent will reimburse % of	all plane tickets the total cost.
Other:	
10c. Move by Parent	
	each a modified t agree on a new nt for as long as
11. Out-of-State and/or International Travel	
☐ The child(ren) may travel with ☐ Plaintiff ☐ Defendant ☐ both.	
The travel may be out of state internationally (includes travel to/th long as a copy of the roundtrip electronic ticket information (dates, times, and contact telephone number are provided at least 30 days or the travel, unless the parents agree on a shortened timeline.	
The travel will be:	
<ul><li>without restrictions.</li><li>with the following restrictions:</li></ul>	
☐ We will cooperate to get passports and necessary travel authorizatio	ns.

**Safety Concerns** 

**12**.

You	must use black ink to fill out this form.
[	☐ We do not have concerns about the safety of the child(ren) with either parent.
	We agree to the following to keep our child(ren) safe:
13.	Permanent Fund Dividends
•	☐ Plaintiff ☐ Defendant should timely apply for the child(ren)'s Alaska Permanent Fund Dividend (PFD) each year while they are minors. The parent who claims the federal tax exemption for any child(ren) agrees to pay the taxes on the child(ren)'s PFD. We agree hat the child(ren)'s PFD funds:
	may be spent for the child(ren)'s health, education and welfare.
	<ul> <li>should be saved in an interest-bearing account in both parent's names and both parents should have access to all statements from the account.</li> <li>will be split between the parents as follows:</li> </ul>
14.	ANCSA Native Corporation Dividends
[	☐ Child(ren) do not receive ANCSA dividends.☐ Plaintiff ☐ Defendant is designated as the custodian of the child(ren)'s ANCSA stock.  Any dividends.
	may be spent for the child(ren)'s health, education and welfare.
	<ul> <li>should be saved in an interest-bearing account in both parent's names and both parents should have access to all statements from the account.</li> <li>will be split between the parents as follows:</li> <li>will choose the 100 50 % college savings fund option on the PFD application. If we agree to 50%, the rest of the PFD will be used as checked above.</li> </ul>
[	Plaintiff Defendant will pay any taxes owed on any dividends paid to the child(ren).
15.	Federal Tax Credits
[	<ul><li>☐ Plaintiff ☐ Defendant will claim the federal tax credits for the child(ren) every year.</li><li>☐ Every year, Plaintiff will claim and Defendant will claim the federal tax credits.</li></ul>
[	☐ The parents will claim the federal tax credits for the child(ren) in alternating years with ☐ Plaintiff ☐ Defendant claiming the child(ren) for even-numbered tax years such as 2018, and the other parent claiming them for odd-numbered tax years such as 2019.
	The parents 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.
t t	The parents can modify this agreement regarding the federal tax credits for the child(ren) without a court order if they agree in writing. As required by AS 25.24.232, we also agree hat the parent who has the child(ren) for a period less than the other parent may not claim he credit(s) in any tax year if on December 31 of that year the parent was behind in support payments in an amount more than four times the monthly support obligation.
16.	Child Support
	Plaintiff's gross annual income (all sources + PFD) is: \$ Defendant's gross annual income (all sources + PFD) is: \$

You must use black ink to fill out this form.
☐ Neither parent ☐ Plaintiff ☐ Defendant is receiving public benefits for the children.
Check one below:  Our schedule results in the child(ren) living with each parent at least 110 overnights/year so uses a shared physical custody child support calculation.
☐ Our schedule results in the child(ren) living with ☐ Plaintiff ☐ Defendant for at least 256 overnights/year so needs a primary physical custody child support calculation.
Check one below:  There is not an existing CSSD child support order. We understand that the court is required to order child and medical support according to Civil Rule 90.3.
☐ There is an existing support order through CSSD that should remain in effect.
17. <u>Medical Coverage</u>
17a. Available Coverage
☐ The children are eligible for medical services through ☐ Indian Health Service ☐ Military ☐ Denali KidCare and these services are available in the area where the child(ren) live(s).
<ul> <li>Health insurance is available at a reasonable cost to Plaintiff Defendant both parents, and agree that Plaintiff Defendant both parents will purchase insurance and child support will be adjusted to reflect the additional cost of insuring the child(ren).</li> <li>Health insurance is not available to either parent at a reasonable cost, but must be purchased if it becomes available at a reasonable cost.</li> </ul>
17b. Uncovered Medical Expenses
☐ The parents will each pay one-half of the first \$5,000 in health care expenses not covered by insurance.
☐ Plaintiff will pay % and Defendant will pay % of the first \$5,000 in health care expenses not covered by insurance.
18. Changing or Modifying the Agreement
We understand that we can change this agreement to adjust the children's schedule when we agree. However, when we do not agree to change something, this agreement is in effect as written.
PROPERTY AND DEBT AGREEMENT
We agree to the following division of our marital property and debt that is fair and equitable:
19. <u>Personal Property</u>
☐ We have divided all personal property (household goods. furniture, personal items, tools, guns, jewelry, etc.) so no further division by the court is needed.
☐ We agree to divide our personal property as follows:

Item Description			Fair Market Value in \$ (Craigslist value)			Awarded to Plaintiff or Defendant			
Additional personal property is listed on an attached document.									
Additional Infor	mation:								
20. <u>Bank or</u>	<u>Credi</u> t	Union	Accounts						
_				no f	urther division	by th	e court is n	eeded.	
☐ We agree to	divide	our bar	nk accounts a	as f	ollows:				
Description		on the	Vhose name is in the bank iccount? (one		\$ Amount in the account		Awarded to Plaintiff or Defendant		
and include account's last 4 #s)		spouse or both)							
Ιασί + πση									
Additional Infor	mation:								
					achines, 4-wh				
<u> </u>					division by the	e cour	t is needed	•	
			nicles as follo	ws					
Vehicle make, model, year	, I		r	you need to nail refinance the loan into 1 nail		nose me is on e title? (1 me or th)	Awarded to Plaintiff, Defendant, or to be sold?		
							···/	3314.	

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☐ We agree to the following arrangement about the vehicles:											
22. Real Estate: House or Land											
We do not own a home or land.											
☐ We own ☐	a hor	ne 🗌 lan	d located	d at:							
									<del></del>		
☐ We bou	ght it v	with marita	al funds.								
								igree that it is			
treat part of improved a					r spouse r	nelped	to pay the	mortgage and	I/or		
			• •	· ·							
Home / Land address		Fair mar value (ba	•	Amou	int of jage? Or		se name is e title? (1	Does mortgage			
dadiooo		appraisa		was it paid		name or both)?		need to be			
		assessm	•	off?	off?			refinanced into 1 name	2		
broker's opinion, other)				IIIIO I Haille	f						
We agree to the	e follo	owing arra		about	the marita	al hom	e or land:	1			
		•	•					ng the mortga	age.		
			•			•	, ,	nt's name by	J		
							e following v				
	•							evenly  as f			
(state the \$ am house on the m	narket	t, including	g arrangi	ng for a	and paying	vv g for a	ny necessa	ry repairs.	Jul IIIe		
Other arran				J			•	• .			
23. Retirem	ent Δ	ccounts									
			er of us c	ontribu	ted to or 4	earned	l anv retiren	nent accounts	<b>:</b>		
	Hallic	igo, nome	), OI US 0	Jillibu		Julio	arry roundi	nont accounts	· ·		

You must use bit	ack ink to fill out this for	m.			
☐ During the maretirement ac	arriage	Defendant co	ontributed to or ear	ned the follo	owing
Plaintiff	Account Description (account's last 4 #s)	Value?	Date started contributing?	Vested?	Receiving payments now?
401(k) / 403(b)					
account(s)					
Military					
retirement					
Pension –					
PERS, TRS,					
FERS, other					
SBS					
IRA account(s)					
Other					
retirement					
funds	Association	Value 2	Data atautad	Vanta do	Danaisina
Defendant	Account Description (account's last 4 #s)	Value?	Date started contributing?	Vested?	Receiving payments now?
401(k) / 403(b)					
account(s)					
Military					
retirement					
Pension –					
PERS, TRS,					
FERS, other					
SBS				-	
IRA account(s)				-	
Other					
retirement					
funds					
We agree to the	following arrangements	about the re	tirement accounts:		
	keep our own retiremen boxes above, write the				
☐ 50% ☐9			rital portion of Defendant W		
the court by the QDRO and c 10 years with the	account should go prepare a Qualified Dor date and unde divorce decree. If it is a e military service, we agots from Retired Pay, DE	mestic Relati erstand the di military pens ree to file wit	ons Order (QDRO) vorce will not finalistion where the mark th DFAS, the <i>Appli</i>	that we wil ze until the riage overla cation for Fo	I file with judge signs ps at least
benefit plan	se with the retirement pl (SBP) so that the ex-sp he premium will be paid	ouse will cor	ntinue to get payme	nts if the pl	an holder

You must use black in				
☐ Instead of dividing spouse \$ monthly st	The payment arting on the 1 <sup>st</sup> of _	unt(s), the ☐ Plainti will be in a ☐ lump	iff ☐ Defendant will pay the other of one of the other of one of of the other of of other of of other other of other other other of other	
24 Other Preparty				
24. Other Property  ☐ We agree to divide	the following proper	rtv		
Item Description	Fair Market (Craigslist v	Value in \$	Awarded to Plaintiff or Defendant	
Additional Information:				
_	card debt. sponsible for the cre I the following credit			
One or both of us u	ısed credit cards du	ring the marriage ar	nd agree to pay off the debt as	
Credit Card Account Description (include account's last 4 #s)	Whose name is credit card in? (one spouse or both names)	\$ Amount owed	Who will be responsible to pay? Plaintiff or Defendant, both split	

You must use black ink	to fill out this form.					
A list of additional c	redit card debt is att	ache	d.			
We understand that if the company may sue either spouse will pay the debt	er one of us to colle				count, the credit card ven if we agree that one	:
Additional Information:						
26. <u>Medical Bills</u>						
☐ We have no medica	al bills.					
☐ We will each be res	ponsible for the med	dical	bills in our own	nar	nes.	
One or both of us he follows:	ad medical bills duri	ng th	e marriage and	l agı	ree to pay off the debt a	IS
Medical Bill Account Description (include account's last 4 #s)	Whose name is medical bill in?	\$ A	mount owed	to	ho will be responsible pay? Plaintiff or efendant, both split	
Additional Information:				<u> </u>		
27. Other Bills or D	Debts (utility bills, o	ell p	hone bills, stu	<u>ider</u>	<u>nt loans, etc.)</u>	
☐ We have no other b	ills or debts.					
☐ We will each be res	ponsible for the bills	or d	ebts in our own	naı	mes.	
☐ We have the following as follows:	ng bills or debts fror	n dui	ring the marriag	je a	nd agree to pay off the	debt
Bill or Debt Account Description (include account's last 4 #s)	Whose name is bill debt in? (one spou or both names)		\$ Amount owe	ed	Who will be responsible to pay? Plaintiff or Defendant, both split	

You n	nust use black ink	to fill out this form.		<del>,</del>	_
					-
Additional Information:					
28.	Other Agreeme	nts or Information:			
WER	REQUESTED RELIEF WE REQUEST:				
	1. That the marr	age be dissolved and th	at we be awarded	a decree of divorce;	
	<b>2.</b> That the $\square$ P be restored;	laintiff's 🗌 Defendant's		Print full former name here)	
	<b>3.</b> That a Final Councontested Co	<i>Order</i> be entered granting <i>mplaint</i> ;	g the parenting pla	n set forth in this	
	<b>4.</b> That Child Support be calculated, ordered and collected as set forth in section 16 of this <i>Uncontested Complaint</i> ;				
	<b>5.</b> That child support be ordered from $\square$ the date of separation $\square$ the date of the Final Decree $\square$ other:;				
		be disestablished for th	` ,	uring the marriage as se	et
	ordered as set fo	ngement for the child(ren orth in section 13 of this set forth in section 14 of	<b>Uncontested Com</b>	plaint; and ANCSA divid	
		gement for claiming the ction 15 of this <i>Unconte</i>		for the child(ren) be orde	ered
	<b>9.</b> That the marit <i>Uncontested Co</i>	al property and debts be	e divided as set for	th in sections 19-28 of t	his
	<b>10.</b> Other:				

For such other and further relief as the Court deems fit and proper.

Uncontested Divorce with Children Complaint

11.

We have attached the following documents:			
<ul> <li>Child Custody Jurisdiction Affidavit, D</li> <li>Child Support Guidelines Affidavit, DR</li> <li>Shared Custody Support Calculation, D</li> <li>Property and Debt Worksheet, SHC-100</li> <li>Other</li> </ul>	- <u>305</u> – Required DR-306 – Required if you ha	ave shared	custody
BOTH spouses mus	t sign in front of a notary.		
I swear or affirm that the above is true to the	best of my knowledge.		
Plai	intiff's Signature (In blue ink if pos	ssible)	
Subscribed and sworn to or affirmed before me at		Alaska on	
Subscribed and sworn to or affirmed before me at	Name of City, Town or Village	_, , ,	Date
Notary Public or other person authorized to My commi	administer oaths. ission expires on		<u> </u>
**	****		
I swear or affirm that the above is true to the	best of my knowledge.		
Date Defe	e <b>ndant's</b> Signature (In blue ink if	possible)	
Subscribed and sworn to or affirmed before me at		_, Alaska on _	
	Name of City, Town or Village		Date
Notary Public or other person authorized to My commi	administer oaths. ission expires on		<u> </u>