Perso Name	on Submitting Proposed Order:	e No
Addr	ress:	
] At	ttorney for Pro S	e (not represented by an attorney)
	IN THE SUPERIOR COURT FOR THE S	
		SE NO CHILD SUPPORT ORDER Interim Final collowing minor child(ren):
•	,	
	<u>Full Names of Children</u>	Birth Dates
	<u>Father</u>	
	Full Name:	DOB:
	Mailing Address:	
	Residence Address (if different):	
	Most Recent Employer:	
	Employer's Address:	
	<u>Mother</u>	
	Full Name:	DOB:
	Mailing Address:	
	Residence Address (if different):	
	Most Recent Employer:	
	Employer's Address:	
	Custodian (if not a parent)	
	Full Name:	DOB:
	Mailing Address:	
	Residence Address (if different):	

1 11 9	sical Custody.					
Pri	nary Custody (child lives w	ary Custody (child lives with this parent more than 70% of the year)				
a.	Mother, the following child(ren)	, w	ill have primary physical custody o	f		
b.			ill have primary physical custody o	f		
Sha	red Custody (child lives wit	h each parent at least .	30% of the year)			
c.	The parents will share p	physical custody of the	following child(ren):			
			during the following	_		
			during the following periods	:		
The	d Support. obligor, t the current number of cases sequent line and do the calc	hildren on the first lii		: h		
	nber of Basic Monthly	Health Insurance Adjustment (¶ 9)	Total Monthly Amount Owed	wing riods: ear is on by (1)(E) llows: each		
	<u>rmount o wou</u>		Timount o wed			
		ridjustment (7)				
<u>Cl</u>	ept as provided below, as	each child reaches t	the age of 18, is otherwise legally ge to the next lower amount.	у		
Excema Sup (2) trai	ept as provided below, as ncipated or dies, the amount port must continue while e	s each child reaches to ach child is 18 years thool diploma or equivalendent with the obliges the following box is	the age of 18, is otherwise legally ge to the next lower amount. old if the child is (1) unmarried alent level of technical or vocational gee parent or guardian or a designed checked:	I,		

Exten	ded Visitation Credit (available only in <u>primary</u> custody situations).
the no	ry physical custody of the children listed in paragraph 4.a or 4.b has been given to on-obligor parent. However, the obligor parent shall have physical custody of these ren) for the following periods of over 27 consecutive days:
If this	visitation is exercised, child support is reduced for the above period(s) as follows:
(This	reduction may not exceed 75% of the amount owed for the period.)
If this	visitation is <u>not</u> exercised, child support is not reduced. [Civil Rule 90.3(a)(3)]
Seaso	nal Income.
The c	ourt finds that
•	obligor's income is seasonal, and
•	obligee agrees that, as long as the total annual amount remains the same, the obligor can make higher payments during high income months and lower payments during low income months as set forth below, and
•	the burden of budgeting for periods of unequal income should be placed on the obligee rather than the obligor.
The a	nnual support amount is: \$
The a	verage monthly support amount is: \$
There as follows	efore, it is ordered that the monthly support amount in paragraph 5 will be varied lows:
High	Income Months. Obligor must pay \$ per month in the following months:
Low I	ncome Months. Obligor must pay \$ per month in the following months:
"avera	s support order takes effect in a low income month, the obligor must pay the age monthly amount" each month until a high income month is reached, at which he unequal monthly payment schedule will begin.
the nu	order varying the monthly support amount applies only to the support amount for imber of children listed on the first line in paragraph 5. When support is no longer for the first child, the seasonal variation in monthly support amounts must be recalculated. will be as follows

8.	Applic	ation of	Civil Rule 90.3 Formula
	a. b.	Civil R	aild support amounts in paragraph 5 were calculated using the formula in tule $90.3(a)$ or (b) . Yes No the reason for the variation is:
ordered	ď		Obligor's income is over \$100,000, so the $(c)(2)$ limit was used. Obligor's income is low, so the $(c)(3)$ minimum \$600 per year was
ordered	u.		The following unusual circumstances exist that make application of Civil Rule 90.3(a) or (b) unjust:
		\$	nount of support which would have been required by the formula is: for children per month to be paid by the Mother Father. ted value of any property conveyed instead of monetary support: \$
9.	health	insuran	ort Order. AS 25.27.060(c) and Civil Rule 90.3(d)(1). This order concerns ace for the child(ren) covered by this child support order. It does not insurance for any other children or for the parents.
	a. <u>Cu</u>	rrent Co	overage.
		becau unior	obligor obligee must purchase health insurance for the child(ren) use such insurance is available at reasonable cost through his/her employer, n or otherwise. Name and address of employer/union through which ance will be purchased:
		The i	nsurance cost (currently \$ per month) will be divided between arties equally unless a different division of the cost is ordered.
		The G	child support calculation in paragraph 5 includes: a credit of \$ per month (50% of the cost to the obligor) for health insurance purchased for the child(ren) by the obligor. If the obligor fails to purchase the insurance, the monthly child support obligation will increase by this amount, without further order of the court, until the obligor purchases the insurance and provides proof of the purchase to the other parent and to the Child Support Services Division (CSSD) if CSSD is handling collections. an extra \$ per month (50% of the cost to the obligee) for health insurance purchased for the child(ren) by the obligee. If the
			obligee fails to purchase the insurance, the monthly child support obligation will decrease by this amount, without further order of the court, until the obligee purchases the insurance and provides proof of the purchase to the other parent and to the Child Support Services Division (CSSD) if CSSD is handling collections.

If the cost of the insurance changes, the amount of the child support obligation will be adjusted accordingly, without further order of the court. The parent purchasing the insurance shall provide documentation of the change to the other parent and to the Child Support Services Division (CSSD) if CSSD is handling collections. If either parent believes the cost of the insurance has become unreasonable, that parent may file a motion asking the court to suspend the

		requirement that insurance be purchased. The children are eligible for services through the Indian Health Service military medical benefits but these services are not available in the area where the children live. Therefore, insurance must be purchased as stated above until these services become available.
		The children are eligible for services through the Indian Health Service military medical benefits and these services are available to the children. Therefore, no additional insurance is required while these services are available.
		Health insurance for the child(ren) is not now available at reasonable cost or its availability is unknown.
	in po in th ol it un in	uture Coverage. If there is no health care coverage for the child(ren) and asurance becomes available to a parent at a reasonable cost, that parent must urchase the insurance after giving notice to the other parent. The cost of the asurance must be divided between the parents equally unless a different division of the cost is ordered. Without further order of the court, the monthly child support bligation will increase by 50% of the cost of the insurance if the obligee purchases and decrease by 50% of the cost of the insurance if the obligor purchases it, nless otherwise ordered. If the parents disagree about whether the cost of asurance is reasonable or about which insurance policy should be purchased, either arent may file a motion asking the court to resolve the dispute.
	in cl co	nformation for Other Parent. The parent purchasing the insurance must notify the asurance company that the other parent can apply for benefits on behalf of the hild(ren) and should be reimbursed directly. The purchaser must also provide overage information to the other parent and all forms and instructions necessary to pply for benefits.
0.		ered Health Care Expenses (including medical, dental, vision and mental health ling expenses). Civil Rule 90.3(d)(2) and (f)(5).
	must be	ost of the child(ren)'s reasonable health care expenses not covered by insurance e paid as follows, unless the expenses exceed \$5,000 in a calendar year: Obligor will pay half and obligee will pay half. Obligor will pay and obligee will pay because
	within health i	y shall reimburse the other party for his or her share of the uncovered expenses 30 days after receiving the health care bill, proof of payment and, if applicable, a insurance statement showing what part of the cost is uncovered. The bill and other ils should be sent within a reasonable time.
		uncovered expenses exceed \$5,000 in a calendar year, the expenses must be ed based on the parties' relative financial circumstances when the expenses occur.
1.	Travel	Expenses. Civil Rule 90.3(g)
		expenses which are necessary to exercise visitation will be allocated between the as follows:

12.	of the entite National	OME WITHHOLDING ORDER. Unless one of the following boxes is checked (or D later authorizes an exemption for one of these reasons), the obligor, any employer ne obligor and any person, political subdivision, department of the State, or other y possessing property of the obligor, including any corporation created by the Alaska ve Claims Settlement Act, shall immediately withhold from the obligor's income and other money due the obligor the amount of child support due pursuant to AS 7.062 and shall pay this amount to the Child Support Services Division.
		The parties have agreed on the alternative arrangement described in the attached document signed by both parties.*
		The court finds good cause not to require immediate income withholding because it would not be in the best interests of the child(ren) for the following reason:
		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, the remaining amount due shall be withheld from the obligor's income pursuant to AS 25.27.062.
	inco	n if one of the above boxes is checked, exempting the obligor from immediate me withholding, such withholding may be initiated under AS 25.27.062(c) through court or through CSSD.
13.	Divi abov mon	D Services. All child support payments must be made to the Child Support Services sion (CSSD) if one of the parties applies for the services of CSSD. In addition, if the re income withholding order is served on the obligor's employer or anyone holding ey belonging to the obligor, the money withheld pursuant to the order must be paid SSD.
		An application for CSSD services has been made.
		No application for CSSD services has been made at the time of this order.
	Whe	n payments are made through CSSD:
	a.	Payments must include the case number and names of both parties and must be made payable to the CHILD SUPPORT SERVICES DIVISION, PO Box 102760, Anchorage, Alaska 99510-2760. CSSD shall disburse the payments as required by law after deducting any fee required by law.
	b.	CSSD shall maintain a record of support payments.
	c.	Interest will be imposed in accordance with AS 25.27.020 on payments which are 10 or more days overdue or if payment is made by a check backed by insufficient funds. No interest will be charged, except on arrearages more than 30 days past

due, if payments are made under an income withholding order.

^{*} In addition, the obligor has agreed to keep the obligee (or CSSD if CSSD 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.

- d. The parties shall notify CSSD, in writing, of any change in their mailing or residence addresses within 5 days after any such change.
- e. The obligor shall keep CSSD informed of the name and address of his or her current employer. Whenever employment changes, the obligor must notify CSSD in writing within 20 days. This employment information must be given to the obligee instead of CSSD if CSSD is not enforcing the order.
- f. The party ordered to provide insurance shall provide to CSSD proof of medical insurance coverage for the children within 20 days of this order. If insurance becomes unavailable, that party shall notify CSSD within 20 days. When insurance again becomes available, that party must, within 20 days, give CSSD proof that the children are insured. The above proof and notice of insurance must be given to the other party instead of CSSD if CSSD is not enforcing the order.
- g. If a party applies for CSSD services:
 - (1) CSSD shall take whatever enforcement action is deemed legally proper, including recommending contempt proceedings against the party ordered to pay support. Failure to pay support as ordered may result in execution against the property of the obligor or arrest of the obligor.
 - (2) Either party may ask CSSD to review the amount of child support if it has been at least 12 months since the support order was last reviewed or modified. CSSD may require that the request be made in writing on a form specified by CSSD. The parties shall provide income information requested by CSSD in connection with a review of the amount of child support within 20 days after the date the request is mailed.
 - (3) CSSD may issue a withholding order, pursuant to AS 25.27.062 or AS 25.27.250, to attach funds owed to the obligor by any corporation created by the Alaska Native Claims Settlement Act (ANCSA). Upon service of such an order, the obligor's dividends, distributions and/or other periodic monetary benefits of ANCSA stock shall be transferred to the child support obligee pursuant to the terms of the withholding order. The ANCSA corporation shall pay the funds so transferred to CSSD for distribution to the child support obligee.
- 14. Effect of Assignment of Right to Child Support to State. This order does not bind the Child Support Services Division of Alaska or of any other state to the child support herein ordered if the person receiving child support is receiving or has currently applied for welfare benefits and assigns his or her rights to child support to the state. AS 25.27.120 .130. If child support rights are assigned to the state, any alternative arrangement for immediate income withholding will not be allowed unless approved by CSSD.

15. Notice to Party Ordered to Pay Support (Obligor).

- a. You must pay the amount of support stated in this order. You cannot give gifts, clothes, food, or other things instead of paying this money.
- b. You must pay support on time. You are not excused from paying even if the other party denies you visitation with the child(ren). If you are denied visitation, you can file a motion to enforce visitation with the court, but you must still pay the child support.

- c. You must pay child support before your other bills and debts. Child support payments have priority over most other debts.
- d. If you get married or take on an obligation to support someone else, you will still be expected to make all the payments ordered in this order. If you fail to do so and a case is brought against you to enforce payment, your new obligations will not excuse your failure to pay.

16. Notice to Both Parties: If your situation changes, ask the court to change this order right away.

This child support order is based on:

- your current income, and
- your current custody and visitation arrangement.

If either changes significantly (for example, if a child starts living with a different parent), you can ask the court to change the custody order or child support order. The court has forms to help you do this (the DR-700 Packet).

It is very important to ask the court **as soon as a change occurs** because child support cannot be changed retroactively (that is, a new order cannot cancel the amount ordered to be paid in the past).

Past due amounts continue to remain due even if the person owed support does not ask for payment (except in the special situation described in Civil Rule 90.3(h)(3)). With interest added, these past due amounts can grow into a substantial debt.

Date		
Superior Court Master	Superior Court Judge	Date
	Type or Print Judge's Nar	ne
I certify that on		
a copy of this order was sent to:		
CSSD**		
Administrative Director of the Court System (if 8.a	a. is no)	
Employer of (with DR-330 N	otice)***	
Both Parties:		
Attorneys:		

^{**} Also send CSSD (1) any application for CSSD services, (2) DR-314 (SSN information) and (3) a copy of the dissolution petition and amendments or the child support guidelines affidavit (DR-305).

^{***} A copy of the order and the DR-330 Notice to Employer Re: Children's Medical Insurance must be sent to the employer of the party ordered to purchase insurance for the children if that party is eligible for family health care coverage through his/her employer. AS 25.27.063(b).