CV Case Type: DR Other   Action (	Code:	CIUIFSA
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	n Filing Motion:	Email:	
	g Address:		-
		ther party to know your physical address, you must still	•
provid	e a mailing address so that the court and	the other party can serve you by mail.]	
List c	ourt location, names of parties, and c	ase number exactly as shown on original court order.	
	IN THE SUPERIOR CO	JRT FOR THE STATE OF ALASKA	
	AT		
		_	
Paren	t A (Plaintiff)		
Paren	t B (Defendant)	Case Number:	_
	MOTION TO CHA	NGE ALASKA ORDER ABOUT	
		(Custody) CHILD SUPPORT	
☐ Tł	nere is an open Child-in-Need-of-Aid (	CINA) Case.	
	•	. Case number (if known):	-
1.	PARENT INFORMATION		
	you do not need to provide that inform	ther parent to know your current address or employer, ation. However, you <b>must</b> provide a mailing address an mail you required documents. That address may be in will receive all papers sent to you.	
	Parent A:		
		Date of birth:	_
			_
			_
	Phone number:	Email:	_
	address above. I agree to notify the	rties can email me court documents in this case to the ema e court if I change my email address or wish to receive orm <u>TF-820</u> , <i>Electronic Delivery of Case Documents</i> .]	ail
	Most recent employer:		-
	Dates of employment:		-
	Employer's address:		-
	Parent B:		
	Full name:	Date of birth:	-
	-		-
	Phone number:	Email:	-
	Most recent employer:		-
	Dates of employment:		-
	Employer's address:		-

Custodian (other than pare	•	
Full name:	D	ate of birth:
Mailing address:		
Residence address (if different	):	
Phone number:	Email:	
CHILDREN		
List the names of all childre	en covered by your m	nost recent court order.
Child's Name	Date of Birth	Who is Child Living Wit
		<u> </u>
Is the parenting plan and sche most recent order?    Yes  If your answer is "no" for any open and schedule is different to the contract of the	☐ No child, explain in detail h from what the court ord	same as ordered by the coul ow the child's current paren lered.
Is the parenting plan and sche most recent order?   Yes  If your answer is "no" for any oplan and schedule is different to	dule for each child the s  No  child, explain in detail h from what the court ord	same as ordered by the coul ow the child's current paren lered.
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[Attach ex Is the parenting plan and sche most recent order?	dule for each child the s  No  child, explain in detail h from what the court ord	same as ordered by the coul ow the child's current paren lered.
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## 3. CHANGE IN PARENTING PLAN

A change in the children's schedule will not be granted unless there has been a substantial change in circumstances since the last order was entered. The change must also be in the best interests of the children. See page 3 of the instructions (form  $\frac{DR-701}{DR-701}$ ) about "best interests."

Do you want the court to change the parenting plan? [This includes changes to the children's schedule (custody or visitation times), as well as any other piece of the order
besides child support.]
∐ No.
Yes. [Explain below in detail what changes you want the court to order and why. Attach additional pages if necessary. Write only on one side of the page.]
If there is a change in the children's schedule, the court is required to consider whether the child support order must also be changed.
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<b>Travel Expenses</b> . Travel expenses necessary for a parent to have parenting time with the children should be divided between the parents as follows:

## 4. CHANGE IN CHILD SUPPORT

In order to increase or decrease support payments because of a change in income of the parent making the payments, the change must be both long-term and significant. The court will not modify a support order because of a minor or temporary increase or decrease in income. Generally, a change in income is considered significant if it would raise or lower the support payments by 15% or more or if it would change which parent owes support. You must attach any documentation you have that supports your request. Examples include pay stubs, tax returns, and proof of social security or disability benefits. Include proof of any deductions you are claiming.

I want the support payments for the above children to be  increased decreased no change in support payments
[Check all of the following boxes that explain why you are requesting an increase or decrease. Attach extra pages if necessary. Only write on one side of the page.]
a.  There has been a change in <b>the income</b> of one or both parents that would change the amount of child support owed <b>or</b> would change which parent owes support. [If you check this box, attach documentation of the increase or decrease in income and explain why it has occurred.]
b.
c.  There has been a change in the availability or cost of <b>medical insurance</b> for the children or <b>medical expenses</b> for the children have significantly increased or decreased. [Describe what the change should be and attach all available documents that support the requested change.]
d.   Other Change. [Be specific and attach any supporting documents.]

that the support amount be immediately withheld from the obligor's income unless one of the three exceptions shown below applies. I request that the court **not** order immediate income withholding, because: 1. Alternative Payment Arrangement. The other parent and I agree on the alternative payment arrangement<sup>1</sup> described in the attached document signed by both of us (and by CSED if support has been assigned to the state); and if CSED is enforcing the support order, CSED has entered this agreement into its record; and an income withholding order has not been terminated previously and subsequently initiated; and the obligor has agreed to keep the obligee (or CSED, if CSED 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. 2. Not in Best Interests of Children. Immediate income withholding would not be in the best interests of the children, because: and the obligor made voluntary support payments under a court or agency order, and has not been in arrears in an amount equal to the support payable for one month, and the obligor agreed to keep the obligee (or CSED, if CSED 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. 3. **Obligor Receives Other Compensation.** The obligor is receiving social security or other disability compensation that includes regular payments to the children at least equal to the support owed each month. To the extent these payments to the children do not satisfy the monthly amount owed, I request that the remaining amount due be immediately

**Income Withholding.** I understand that the court's modification order must require

withheld from the obligor's income pursuant to AS 25.27.062.

The following are some examples of alternative payment arrangements: having a military allotment paid to the obligee; advance payment of two months' support to the obligee as security for future payments; or an automatic funds transfer from the obligor's bank or employer to the obligee.

5.	_		h of the items listed below <b>must</b> be attached to this that you completed and attached the item.			
		A copy of your most recent c	hild support order			
		Child Custody Jurisdiction Aff	Child Custody Jurisdiction Affidavit (form <u>DR-150</u> ) Child Support Guidelines Affidavit (form <u>DR-305</u> )			
		Child Support Guidelines Affic				
		All documents needed to support your request for a change to the parenting plan or child support.				
		Notice of Motion (form DR-71	Notice of Motion (form DR-710)			
		•	fied in <u>Administrative Rule 9(b)(11)</u> <b>or</b> <i>Payment of Fees</i> (form <u>TF-920</u> )			
	-	Required if one of these specific types of custody has been ordered or requested:				
		Shared Custody Child Suppor	rt Calculation (form DR-306)			
		Divided Custody Child Suppo	rt Calculation (form DR-307)			
		Hybrid Custody Child Support	t Calculation (form DR-308)			
photo 1	is in fror D with y		provide this notary service for you at no charge. Bring a o not have access to a notary or court clerk, you may fill ilable) (form TF-835).			
		rm that the above statements d belief.	and any attachments are true to the best of my			
	[	Date	Signature of Person Filing Motion			
			Print or Type Name			
		d sworn to or affirmed before	me at, Alaska			
(SEAL)	)		Court clerk, notary public, or other person authorized to administer oaths.  My commission expires:			

[Complete the Certificate of Service on the next page.]

		IRT FOR THE STATE OF ALASKA
Parer	nt A (Plaintiff)	_
Parer	nt B (Defendant)	Case Number:
		SERVICE FOR MOTION TO G PLAN OR CHILD SUPPORT
or the		d file it with the court <u>AFTER</u> you pay the filing fee the filing fee. Make sure that you include <u>ALL</u> of
	with a copy of:	nail (only if other parent agreed to email service)  ing Plan or Child Support (form DR-705) ragraph 5 of my motion
		 Email:
	Address:	
	Date sent or hand-delivered:	Time sent (if emailed):
	within the last year, you must send to I certify that I served the other pared mail hand-delivery end end with a copy of  (1) my Motion to Change Parenting  (2) all documents checked in parenting	nt's attorney by: mail ing Plan or Child Support (form DR-705) agraph 5 of my motion
	Address or Email Used:	
	Date sent or hand-delivered:	Time sent (if emailed):
	Date Filed at Court	Signature of Person Filing Certificate
		Print or Type Name