IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

In	In the Matter of				
		DOB:	CASE NO.		
		DOB: DOB:	CASE NO.		
	ORDER OF REFERE				
		CAL TO MEDIA	ITON — MINOR	GUARDIANSHIP	
	FINDINGS	h		and but the count	
	1. Mediation was requested by one or more parties proposed by the court.				
۷.	•	Mediation is permitted under Civil Rule 100, AS 25.20.080, and AS 25.30.909 because there are no active domestic violence orders concerning any of the parties, and			
		there are no allegations of domestic violence concerning any of the parties, or			
	_	there are allegations of domestic violence, but the victim has agreed to mediate, the			
		victim may bring an attorney or other person to mediation sessions, and the mediator is trained in domestic violence issues as required by statute.			
_			-	•	
	3. The next hearing \square is sched	luled for	[date	/ in has not been scheduled.	
	DRDER				
 The Dispute Resolution Coordinator will assign a mediator. Mediation session about three hours. 				Mediation sessions are usually	
2.	2. The issues referred for media	ation include, but	are not limited	to:	
		<u> </u>			
3.	3. Mediation \square should occur b				
	\square is scheduled for	or	at	_	
4.	The mediator may have access to confidential information, including the court file.				
5.	5. Lawyers may attend mediation	Lawyers may attend mediation.			
6.		Mediation is confidential. No person, including the mediator, may testify about anything said or done in mediation, except to tell the judge about an agreement. This does not			
		osed by statute.	Before the first	joint meeting, participants and	
7.				tial meeting with the mediator	
	and the first joint mediation session. If a participant thinks mediation is not helpful, that participant may choose to return to court. Deciding not to mediate will not bias the court's				
	future decisions.	cum to court. L	eciding not to n	lediate will flot bias the court's	
8.	3. If your mediation is by phor				
		overhear the mediation. If you are attending a mediation in person, please note that childcare is not provided.			
٩	9. Other:				
٦.	5. Other:				
Da	Date:				
			Superior (Court Judge Master	
I certify that on a copy of this order was sent or given to: Described Petitioner/Lawyer C					
☐ Parent A/Lawyer ☐ Parent B/Lawyer ☐ Minor(s)/Lawyer(s)					
	Guardian Disp. Res. Coord.				
JA/	JA/Clerk:				
ME	MFD-155 (7/21)		(Civil Rule 100: Probate Rule 4 5(h)	