	IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  AT
	) ) ) ) CASE NO.
	) MOTION FOR MEDIATION THROUGH ) CHILD CUSTODY & VISITATION MEDIATION PROGRAM
Par	rent A's Name:
Par	rent B's Name:
I as	s motion is filed by (check one)
1.	The parties have at least one minor child and cannot agree on custody or visitation.
2.	I understand that Alaska law restricts the court's ability to order mediation if domestic violence has occurred between the parties. I certify that:
	a. There is no domestic violence protective order currently in effect (no Alaska court order and no order issued in another state and filed in Alaska).
	<ul> <li>b. In addition, one of the following is true (check one):</li> <li>No domestic violence has occurred between the parties.</li> <li>Domestic violence has occurred between the parties, but mediation should still be permitted because it is requested by the victim and the victim is signing this motion.</li> </ul>
3.	There is no cost to the parties for a limited amount of mediator time to mediate issues related to child custody and visitation. The mediator may agree to additional time or to mediate property matters at the parties' expense.

Date Signature **Print Name** Daytime Phone Mailing Address ZIP City State Date Signature Print Name Daytime Phone Mailing Address City State ZIP

The party requesting mediation must sign below. If both parties are requesting mediation, then both parties must sign. If domestic violence has occurred between the parties, the court cannot order mediation unless the victim agrees (by signing this motion, by filing a response

## If Motion Is Signed By Only One Party

If this motion is signed by only one party, the party who signs it must mail a copy of the motion to the other party. If the other party is represented by an attorney, the copy must be mailed to the attorney instead of to the party. The party who signs the motion must complete the following certificate so the court knows that the other party has been sent a copy.

CERTIFICATE OF SERVICE		
I certify that on	a copy of	
this motion was mailed to (print name of attorney):	party or	
Signature:		

agreeing to mediation, or by agreeing at a hearing).

## **Notice to Party Not Signing Motion**

You have a right to respond to this motion. Your response must be filed with the court and a copy mailed to the other party no later than ten days from the date shown in the above certificate of service. Your response must state whether you agree to mediation or do not agree. If you do not agree, describe why you believe mediation is not appropriate. Include the case number in your response. A response form (DR-406) is available from the court. If you fail to file a response, the court may grant the request for mediation and schedule a mediation session.