	IN THE SUPERIOR COURT FOR THE STATE OF ALASKA  AT		
	Parent A (Plaintiff)		
	Parent B (Defendant) CASE NO:		
	ORDER FOR PARENTING PLAN DISPUTE RESOLUTION		
FI	NDINGS		
1.	Dispute resolution was $\square$ requested by one or both parents. $\square$ proposed by the court.		
2.	2. Dispute resolution is appropriate, because there are issues about the parenting plan.		
3.	3. The next hearing $\ \square$ has been scheduled for $\ \_$ . $\ \square$ has not been scheduled		
4.	Domestic Violence.		
<ul><li>☐ The court is not aware of any allegations of domestic violence between the parents.</li><li>☐ In this case, a directed settlement discussion may be appropriate, because:</li></ul>			
	☐ This or another court has made factual findings confirming domestic violence.  Based on findings of fact that have been made, the presumption in  AS 25.24.150(g): ☐ applies.		
	has not been found to apply.		
	<ul> <li>☐ There is an active domestic violence protective order between the parents.</li> <li>Based on findings of fact that have been made, the presumption in</li> <li>AS 25.24.150(g): ☐ applies.</li> <li>☐ has not been found to apply.</li> </ul>		
	Additionally:		
<b>~</b> -	<ul> <li>The victim agreed to mediate; and</li> <li>The victim may bring an attorney or other person to mediation sessions; and</li> <li>The mediator or Parenting Plan Facilitator is trained in domestic violence issues as required by statute.</li> </ul>		
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- A. The Dispute Resolution Coordinator will assign a mediator or a Parenting Plan Facilitator (PPF). The mediator or the PPF will have access to any custody investigator's report or PPF summary of child interview. The mediator or the PPF will contact the parents to schedule the dispute resolution session. Both parties have confirmed that their contact information in this order is correct.
- В. **Dispute resolution is confidential**. No one may testify about anything said or done in dispute resolution, including interviews, except to tell the judge about an agreement. This does not relieve anyone of a duty imposed by statute. Before the first joint meeting, the parents and the mediator or PPF will discuss and sign an agreement that explains confidentiality.

- C. **Dispute resolution is voluntary**. Both parents must attend the initial joint session, unless the mediator or the PPF decides that dispute resolution is not appropriate or is not likely to succeed. If a parent thinks the process is not helpful, that parent may choose to return to court. Deciding not to mediate will not bias the court's future decisions.
- D. The court provides parents with a limited number of dispute resolution hours at no charge. If the parents want more time than is allowed, or want to try to resolve the property and debt division, there may be a fee for the additional time. Parents will not be charged a fee unless the parents and the mediator discuss it first and agree to continue.
- E. Mediation or dispute resolution briefs may not be submitted.

F. If your dispute resolution is by phone or Zoom, make sure that no or can overhear the session. If you are attending a dispute resolution note that childcare is not provided.		you are attending a dispute resolution in person, please
G.	·	
Date	e Recommended:	Date Approved:
Master		Superior Court Judge
		Type or Print Judge's Name
Pare	ent A's Email Address:	
	Daytime Phone:	
	Mailing Address:	
Pare	ent B's Email Address:	
I cer	tify that on, a c	opy of this document was distributed to:

JA/Clerk: \_\_\_\_\_

☐ Dispute Resolution Coordinator ☐ Parenting Plan Resolution Office

☐ Parent A/Lawyer ☐ Parent B/Lawyer ☐ Other: \_\_\_\_\_