*Plaintiff’s Name:*

*Mailing Address:*

*Telephone: Message phone:*

*Email:*

*Defendant’s Name:*

*Mailing Address:*

*Telephone: Message phone:*

*Email:*

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

AT

### City or Town where the Court is located

 )

 )

Plaintiff, )

 )

vs. )

 )

 )

Defendant. )

 ) *Your* Case No*.*

**JOINT MOTION, AFFIDAVIT and ORDER**

**TO BIFURCATE DIVORCE FOR SUBSEQUENT DETERMINATION OF**

**CUSTODY**

We, the plaintiff and the defendant, swear or affirm that the following facts and

circumstances are true:

1. The wife is currently pregnant. This matter cannot be resolved until after the birth of the child.
2. The estimated date of birth is:
3. We agree to the court issuing final orders that divide marital property, and/or issue of a custody, visitation and support order for the living child(ren), and delay addressing custody and child support unborn child until after the birth.
4. Therefore, we request that the court enter a final order in a timely manner on all matters in the divorce except paternity of the unborn child.

 *Plaintiff’s Signature* (In blue ink if possible)

Subscribed and sworn to or affirmed before me at , Alaska on .

 *Date*

 Notary Public or other person authorized to administer oaths.

 My commission expires on

**\*\*\***

 *Defendant’s Signature* (In blue ink if possible)

Subscribed and sworn to or affirmed before me at , Alaska on .

 *Date*

 Notary Public or other person authorized to administer oaths.

 My commission expires on

**Certificate of Service**

I certify that on a copy of this Motion, Affidavit and Proposed Order were

 mailed hand delivered to:

 Opposing Party Opposing Lawyer

Your signature:

IN THE SUPERIOR COURT FOR THE STATE OF ALASKA

AT

### City or Town where the Court is located

 )

 )

Plaintiff, )

 )

vs. )

 )

 )

Defendant. ) *Your* Case No*.*

**ORDER GRANTING BIFURCATION OF DIVORCE**

**FOR SUBSEQUENT DETERMINATION OF CUSTODY OF UNBORN CHILD**

**and**

**SCHEDULING CUSTODY HEARING**

Having considered the Joint Motion, the court finds good cause and no prejudice in proceeding with all aspects of the divorce EXCEPT the custody and child support determination of the unborn child. A hearing will be set within 60 days of the child’s estimated birth.

A HEARING on this matter is set for:

**DATE:**

**TIME:
COURTROOM:**

OTHER:

IT IS SO ORDERED.

Date Superior Court Judge

Copy mailed to each of the following at their addresses of record: [ ]  Plaintiff [ ]  Defendant [ ]  Plaintiff’s lawyer [ ]  Defendant’s lawyer [ ]  Other \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Deputy Clerk/Judicial Assistant Date