IN THE SUPERIOR COURT FOR THE STATE OF ALASKA AT

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	latter of the Dissolution larriage of	} } }
	and	}
		CASE NO
		 QUALIFIED DOMESTIC RELATIONS ORDER For 403(b) Plan
Husban	d and Wife	}
	neck only one): the Agree	ment and Consent of the parties, an Order of
This Ord receive a defined of Revenue Relations the Emp	der creates and recognizes a portion of the participant's contribution plan, which is a Code (the "Code.") This Orders Order ("QDRO") under Sec	the existence of an alternate payee's right to benefits payable under an employer-sponsored qualified under Section 403(b) of the Internal er is intended to constitute a Qualified Domestic sion 414(p) of the Code and Section 206(d) of Security Act of 1974 ("ERISA") and shall be
	der is entered pursuant to relations laws of the State o	o the authority granted under the applicable of Alaska.
1.	Plan shall also be subject accrued by the Participant any other defined contri employer, whereby liability	of the Plan to which this Order applies is the ereinafter referred to as "Plan".) Any successor to this to the terms of this Order. Also, any benefits a under a predecessor plan of the employer or ibution plan sponsored by the Participant's or for benefits accrued under such predecessor ribution plan has been transferred to the Plan, terms of this Order.
		ninistrator, Plan Sponsor or name of the Plan e payee's rights as stipulated under this Order.
2.	Participant. The name, ac of the participant are as foll Name:	ddress, social security number and date of birth lows:
	Address:	