
COPETITIONER DIVORCE KIT

You can use this kit to apply for a divorce if you don't have any other issues you want the court to resolve (such as dividing family property or making parenting arrangements.)

To apply for a divorce in Saskatchewan, one of the two parties must have resided in Saskatchewan for at least one year, and you must not have any other divorce proceedings started anywhere else in Canada.

If you have any questions, please feel free to contact:

Family Law Information Centre
1-888-218-2822 (extension 2)
familylaw@gov.sk.ca

*This self-help kit is not a substitute for professional legal advice. It does not address all possible situations nor does it cover all areas of applicable legislation. You use this kit entirely at your own risk. The legal process can be complicated and ***it is recommended that you consult with a lawyer*** before filing any documents and proceeding to court.

2021.12.17

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I. Introduction

A divorce is the legal and formal ending of a marriage. You need to apply to a court to get a divorce. **If there are no issues that need to be resolved by the parties, you can use this kit to apply for a divorce.**

As a result of any separation, there may also be other issues that arise, such as decision making responsibility and parenting time, spousal or child support (maintenance payments), and division of family property. If you have reached an agreement on these issues, you will be able to use this kit to apply for your divorce. If you have children and you have agreed on the Table amount for child support, you will need to fill out an Agreement as to Child Support – Form 15-48B. If these issues have not been resolved, you can either retain a lawyer to assist you, or contact the Family Law Information Centre at 1-888-218-2822 (ext. 2) for further information on what process to follow when you and your spouse have agreed on an amount of child support which is not based on the *Child Support Guidelines* Tables. **You will not get a divorce if you do not address child support.**

It is recommended that you both separately see lawyers before commencing any court proceedings or signing any agreements to be sure that you are fully informed about your rights and obligations.

The following instructions will help you use the forms in this kit. **Please read them carefully.**

a) Preliminary Requirements

- Either spouse must have been a resident of Saskatchewan for at least one year before beginning the divorce application. You may not apply for divorce in Saskatchewan until one of you has been resident for at least one year.
- There should be no other divorce proceedings between you and your spouse pending in any other province or territory in Canada. When the Local Registrar's Office issues your Petition for Divorce, it must also confirm that no other divorce action involving you and your spouse exists anywhere else in Canada. To do this, it contacts the Central Divorce Registry in Ottawa, which keeps records of all divorce applications in Canada. If the Central Divorce Registry finds no other divorce application in Canada in its records, it issues a **Clearance Certificate**. A court will not grant a judgment for divorce unless it has received a Clearance Certificate. If another action exists, you cannot use this kit.
- This kit allows you to file a claim for divorce based on living separate and apart for at least for one year. This is your **grounds** for divorce. You may file the Petition for

Divorce at any point after you separate. However, the Judgment for Divorce will not be granted before the year of living separate and apart has passed.

- If there are children of the marriage and if both parties agree on the Child Support Guidelines Table amount, then both parties will be required to fill out **Form 15-48B Agreement as to Child Support and Affidavits of Execution**.
- If there are children of the marriage, and if both parties agree on a child support amount that is different from the Table amount, then the parties will be required to explain how the children's financial needs are being met in **Form 15-78 Affidavit of Co-Petitioners**.
- In order to start your divorce action, you must first prove that you are legally married. You will need a **Marriage Certificate** or a **Certificate of Registration of Marriage**. You must file your marriage certificate with the court when you file your Petition for divorce. If your marriage was performed in Saskatchewan, the "Frame Certificate" of Registration of Marriage can be obtained in Saskatchewan from:

eHealth Saskatchewan
1-800-667-7551
vitalStatistics@eHealthSask.ca
<http://www.ehealthsask.ca/>

- Your original marriage certificate must be in either of Canada's official languages, English or French. If your marriage certificate is written in a different language, you must provide a translation of the document, together with an affidavit of certification verifying the translation.
- If it is impossible to obtain a marriage certificate, contact the Family Law Information Centre to find out about options to address this.

b) Completing the Forms

It is recommended that you create your court forms electronically. However, if you choose to complete paper copies of the forms, you must use pen (black or blue ink) and you should print all information legibly. The documents must be neat so that the Court can read them. Forms must be created and submitted single-sided. Whether you type or print your information, you should always keep a copy of all forms for your own records. All documents must be printed, typewritten or reproduced legibly on one-sided paper, 8.5 inches by 11 inches, with a margin of 1.25 inches on the left hand side. You may complete the forms provided. All of the forms you will need are included in this kit.

At the top of the first page of each form, you will fill in the location of the judicial centre (i.e. the city where you are filing the documents) and the names of the parties. When spouses apply together in a Joint Petition, they are called Co-Petitioners. The spouse that is listed as the first Co-Petitioner should remain the first Co-Petitioner throughout all of the documents. The spouse that is listed as the second Co-Petitioner should remain the second Co-Petitioner throughout all of the documents.

The staff in the Local Registrar's Office cannot complete the forms for you. These instructions and the form templates are designed to provide you with the information you need to complete the application.

The staff at the Family Law Information Centre cannot give you legal advice or appear in court for you. *Before you contact them, read this kit carefully from beginning to end.* Neither they nor the court staff can fill out this kit for you.

If you have any questions concerning the completion of the documents in the kit, please contact the Family Law Information Centre at 1-888-218-2822 (ext. 2) or at familylaw@gov.sk.ca.

II. Commencing Your Action

a) *Completing Claim: Joint Petition – Form 15-100A*

You will first need to prepare a Petition.

Complete the top of the first page of the Petition. Leave the court file number blank for now. When you file the Petition with the Court, they will give you a file number. When writing in your names as the Co-Petitioners, make sure that you include your first and any middle names **exactly** as they appear on the **Marriage Certificate** or the **Certificate of Registration of Marriage**. You will use the last names that you currently use on these forms.

Paragraph 1: This kit allows you to apply only for a divorce. There is already an "X" in the box (a) beside "*Divorce Act*", and in the box beside "Divorce" to show that this is the only judgment you are asking the court to make. Nothing else needs to be added here.

Note: *If you are a foreign applicant married in Saskatchewan, unable to obtain a divorce in the country where you reside because your marriage is not recognized as valid, then under "Other" you will indicate that you are requesting a divorce for a marriage not recognized in foreign jurisdiction under the Civil Marriage Act.*

PARTICULARS OF MARRIAGE BREAKDOWN

Paragraph 2: Select one of the three options, and stroke out the paragraphs that do not apply to your application. Most people will choose the first option. If you are unable to obtain a marriage certificate, you will need to complete an additional set of forms to obtain a court order to dispense with the production of the certificate. If you are unable to obtain a marriage certificate, contact the Family Law Information Centre.

Paragraph 3: This kit is for situations where you are applying for divorce judgment based on separation for a period of at least one year. This ground for divorce is found in the *Divorce Act* at section 8(2)(a). You can find the *Divorce Act* online here:

<http://laws.justice.gc.ca/eng/acts/D-3.4/index.html>

Paragraph 4: This paragraph requires you to indicate your date of separation. This date can be an earlier date than the date that you stopped living under the same roof if both parties agree that the spousal relationship ended on an earlier date.

Paragraph 5: Complete by describing all the efforts that have been made by you and your spouse to reconcile. If you and the Respondent resumed cohabitation for at least 90 days after your original date of separation, note that here. Otherwise, you can write “none.”

Paragraph 6: Read this paragraph carefully. When you sign the Petition, you are confirming that this statement is true. You do not have to add anything to this statement.

COLLUSION, CONDONATION AND CONNIVANCE

Paragraph 7: When you sign the Petition, you are confirming that this statement is true. You do not have to add anything to this statement.

MEDIATION

Paragraph 8: Complete this paragraph by describing any mediation facilities used to resolve issues pertaining to property division, support or parenting. If you did not use mediation, please say so or write “none” or “not applicable.”

PARTICULARS OF PROPERTY CLAIM

Paragraphs 9 and 10: This kit is not designed to make a claim for Property Division. You are confirming this statement to be true, you do not have to add anything to this statement.

Please note that if you have not settled the division of any family property (assets and debts), your ability to do so will be affected by applying for a divorce. It is recommended that you obtain independent legal advice relating to property division prior to applying for a divorce.

PARTICULARS OF RELATIONSHIP

Paragraphs 11 and 12: Complete all of these paragraphs in full.

PARTICULARS OF PARTIES

Paragraphs 13 to 20: Complete all of these paragraphs in full for first and second Co-Petitioners.

RESIDENCE

Paragraphs 21 to 23: Complete all of these paragraphs in full. It is very important that you say how long you, or your spouse, have lived in Saskatchewan. One of you must have resided in Saskatchewan for at least one year.

CHILDREN

Paragraph 24 to 36: Fill out these paragraphs to the best of your ability. This kit is not designed for you to request the court to decide any parenting or child support issues. Summarize the terms of any agreements that are in place and in particular, describe the child support arrangements.

IMPORTANT! *The Divorce Act* requires the Court to ensure that adequate arrangements have been made for the support of children. If you and your spouse have agreed to an amount of child support, the Court may not consider this amount to be adequate in the circumstances of your case. If so, the Court may refuse to grant the Divorce until satisfied that adequate arrangements have been made for child support. If you wish to determine the amount of child support that would normally be payable under *The Federal Child Support Guidelines*, you can find further information here: <http://www.justice.gc.ca/eng/fl-df/index.html>

SPOUSAL SUPPORT

Paragraph 37: This kit is not designed for you to request any spousal support issues to be decided. You are confirming this statement to be true, you do not have to add anything to this statement.

PROCEEDINGS AND AGREEMENTS

Paragraphs 38 and 39: If any legal proceedings were started by your or your spouse with regard to the marriage, decision making responsibility, parenting time, support, or division of family property give details of the proceedings, including dates and location of the proceedings, whether any orders were made and whether any proceedings are still pending. If there are no other proceedings, write “none”.

Paragraph 40: If you and your spouse have reached any agreements complete this paragraph. Indicate which topics are covered by the agreement.

Paragraph 41: If there are any other agreements or court orders that relate to any other children (e.g. from previous relationships) living with either party, list them here.

Paragraph 42: If there are any other legal proceedings that have resulted in an existing order, recognizance or undertaking that would restrict contact or communication between the Co-Petitioner and yourself, or any other member of the respective households, you can list them here.

FINANCIAL INFORMATION

Paragraph 43: Select the option that applies to you. If you have no children under the age of majority, select the first option. If there are any children under the age of majority, you will select the second option stating that you and the other Co-Petitioner have agreed on the amount to be paid for child support and an **Agreement as to Child Support in Form 15-48B** is filed in this proceeding and included in this kit.

Paragraphs 44 to 49: Complete in full for the first and second Co-Petitioner’s information. If there are no children of the relationship, you can delete paragraphs 44 to 49, or write “Not Applicable”.

JOINT PETITION

Paragraph 50: When you and the Co-Petitioner sign the Petition, you are confirming that this statement is true. You do not have to add anything to this statement.

b) Signing the Petition

Make at least two photocopies of the completed Petition for Divorce and both Co-Petitioners sign all three copies. Be sure to fill in the name of the city or town where you signed the Petition and the date on which you signed it. You must also provide an address for service in Saskatchewan at the bottom of the Petition. If either of you move after filing your Petition, you should update your address with the Court of Queen's Bench.

III. Issuing the Petition

After you have completed and signed the Petition, take three copies to the Local Registrar's Office along with your Certificate of Registration of Marriage or Marriage Certificate. The Local Registrar's Office is open to the public from 10:00 AM to 4:00 PM, Monday to Friday. A list of the addresses for all Court of Queen's Bench locations in the province is provided in this kit.

REMEMBER to take your Marriage Certificate with you along with the \$300 fee for issuing the Petition.

The local registrar at the court will require:

- a) a filing fee of \$300
- b) three copies of the Petition
- c) Certificate of Registration of Marriage or Marriage Certificate

The local registrar will file one copy of your Petition and Marriage Certificate and will give you a court file number. This number will be required on all future court documents you prepare.

A clerk at the Local Registrar's Office will issue your Petition if it is properly completed and you have all the required documents with you. The original copy of the Petition and the marriage certificate will be kept on the court file. The marriage certificate will not be returned to you.

IV. Applying for the Divorce Judgment

The Court will request a Clearance Certificate from the Central Divorce Registry on your behalf. It will usually take 3 to 6 weeks for the Court to receive the Clearance Certificate. You can contact the Local Registrar's Office to inquire whether it has arrived.

Once it has arrived, you can move ahead to the next step and apply for your divorce judgment. While you are waiting for the Clearance Certificate to arrive, you may work on the documents required to apply for judgment.

REMEMBER that you are applying for divorce on the grounds that you have lived separate and apart for more than one year, you cannot apply to the court for a divorce judgment until one year has passed since the date of your separation.

You will be completing the following forms at this time:

- Joint Application for Judgment; Form 15-76A
- Two Affidavits of Co-Petitioner; Form 15-78
- Draft judgment; Form 15-102
- Draft certificate; Form 15-103
- Agreement as to Child Support; Form 15-48B (if applicable)

a) Completing the Application for Judgment - Form 15-76A

NOTE: The headings and paragraph numbers below correspond to the headings and paragraph numbers on the Application form.

REMEMBER to write your initials beside any paragraph you strike out.

Paragraphs 1 and 2: Nothing needs to be added.

Paragraph 3: Check off all documents that are on the court file. For most people, this will be “Petition”, “Marriage Registration”, and “Central Registry Notification.” These have been checked off for you.

Paragraph 4: Check off each document that you have attached as Exhibits to either Affidavit of Co-Petitioner. For example, if you will be attaching a Separation Agreement or Inter-Spousal Contract, check off “Separation or financial or parenting agreement”. Please review the note below. You may need to attach financial information or an additional document called an Agreement as to Child Support.

Note: If there are any children under the age of 18, both the Divorce Act and Queen’s Bench **Rule 15-101** require the court to be satisfied that support arrangements are in place before a divorce can be granted. This means that even if no claim is made for a child support order, the parties must provide:

- Either all income information of the parties required by the Federal Child Support Guidelines,
- An **Agreement as to Child Support in Form 15-48B (included in this kit)**

along with a copy of the most recent personal income tax return filed by the payor, Notice of Assessment, and any Notice of Reassessment. If parenting is shared or split, both parents need to provide their tax information.

Furthermore, if the support is not based on *The Federal Child Support Guideline Tables*, you will need to explain why the support payments are appropriate, in the Affidavit of Co-Petitioner.

Paragraph 5: Check off any other documents that you are filing with your application. For most people, this will be “Draft Judgment”, “Draft Certificate” and “Addressed Envelopes”. These items have been checked off for you. You may also need to include an Agreement as to Child Support.

Paragraph 6 & 7: Provide addresses for both Co-Petitioners.

Sign and date the Application. You will only need one copy of the Application to file with the court. You can choose to keep a copy for your own records.

b) Completing the Affidavit of Petitioner - Form 15-78

Each Co-Petitioner is required to complete their own affidavit. Two identical Affidavits are contained in this package.

GENERAL

Paragraph 1: Nothing needs to be added to this.

Paragraph 2: Indicate whether any circumstances have changed since your Petition was filed. If nothing has changed, write “None.”

Paragraph 3: Nothing needs to be added to this. You are confirming that this statement is true.

Paragraph 4: Nothing needs to be added to this. You are confirming that this statement is true.

Paragraph 5: Give the date when either spouse became ordinarily resident in Saskatchewan.

RECONCILIATION

Paragraph 6: You must complete 6(a) and/or (b) or (c). The judge must be satisfied that no possibility of reconciliation exists before they may grant a divorce.

Paragraph 7: Nothing needs to be added to this. You are confirming that this statement is true.

MARRIAGE BREAKDOWN

Paragraph 8: Check off which option applies.

Paragraph 9: Indicate your date of separation.

COLLUSION, CONDONATION AND CONNIVANCE

Paragraph 10: Please read these items carefully. You are confirming that this statement is true. You must be able to swear to the truth of them.

CHILDREN

Paragraph 11: Select the option that applies to you and list any children in the care of either of you.

Paragraphs 12: Nothing needs to be done.

Paragraphs 13: If there are children of the marriage, you must complete these paragraphs. If there are no children, you can strike them out.

Paragraph 14: If there are children of the marriage but no claim is made for the support of the children, explain the arrangement that has been made for the support of the children. You will need to attach the income tax Notice of Assessment for any party that is required to pay child support for any children under 18. Check the appropriate box.

REMEMBER: If you have agreed to a level of child support that is different than the amounts found in the Federal Child Support Guideline Tables, you will need to explain why you feel the amount is appropriate in Paragraph 14 of one of the Affidavits of Co-Petitioner.

SPOUSAL SUPPORT

Paragraph 15: This kit does not allow you to claim spousal support. You are confirming that this statement is true.

PROCEEDINGS AND AGREEMENTS

Paragraph 16: If there were any court orders, check the first box and fill in this part and attach a copy as an exhibit to this affidavit. If there are no such court orders, select the next paragraph

Paragraph 17: Set out the dates of all written or oral separation agreements, financial agreements or parenting agreements between you and your spouse. Attach a copy of the written agreement(s) to the affidavit as an exhibit.

Paragraph 18: If there is no agreement, select this option.

Paragraph 19: If either of you have any other children in your care who are not from this marriage (i.e. from a previous relationship), fill this section in. If there are no other children write "None." If there is an existing court order(s) or agreement(s), fill out this area and attach a copy as an exhibit to this affidavit.

FINANCIAL INFORMATION

Paragraph 20: Complete for the first Co-Petitioner.

Paragraph 21: Complete for the second Co-Petitioner.

PROPERTY

Paragraph 22: This kit does not allow you to claim for property division. You are confirming that this statement is true.

JUDGMENT

Paragraph 23: Nothing further gets added here.

Paragraph 24: This kit does not allow you to claim any costs.

Attaching Exhibits to Affidavits

Note: You may have some documents attached to your affidavit as exhibits. To make a document an exhibit, it must have the following words written or stamped on it, and completed by the Commissioner for Oaths who takes your oath when you swear the affidavit:

*This is Exhibit "A" to the affidavit of _____ sworn before me at _____ in the Province of Saskatchewan, this _____ day of _____,
A Commissioner for Oaths in and for the Province of Saskatchewan,
Being a Court Official.*

If there is more than one exhibit to be attached to the affidavit, they should be marked as "A", "B", "C", "D", etc.

After you complete the Affidavit of Co-Petitioner, you will need to sign it in front of a Commissioner for Oaths who will ask you to swear to or affirm the truth of the information you have provided in the affidavit. The Commissioner for Oaths will fill in the section to the left of the space for your signature.

The court staff are Commissioners for Oaths and you may swear your completed documents in front of them. This service is free.

Any lawyer can also be a Commissioner for Oaths. You can also find Commissioners for Oaths in some businesses like banks, insurance agencies, and law offices. You will likely have to pay for this service at those locations.

Do not forget to point out exhibits to the Commissioner for Oaths. They will have to sign them also.

c) Completing the Judgment for Divorce - Form 15-102

Complete the information at the top of the document, but then leave the spaces for the name of the judge and the date of the judgment empty.

Paragraph 1: Fill in your name, your spouse's name and the date of your marriage. You will need at least three copies of the Judgment. A copy of the Judgment will be mailed to both parties in the envelopes you provided, once it is granted by the court.

d) Completing the Certificate of Divorce - Form 15-103

Fill in the court file number at the top of the Certificate, the location of the court house where you filed the application, the names of you and your spouse, and the date of your marriage. You will need at least three copies of the Certificate of Divorce to file with the court.

You file the Certificate of Divorce with the Application for Judgment but the Local Registrar does not sign it until 31 days after the date the Judgment is granted. The

Certificate of Divorce will be mailed to you both in the envelopes you provided.

REMEMBER: You may not remarry until the Judgment for Divorce takes effect 31 days after the day the Judgment was granted. If you ever wish to remarry, you will need this Certificate.

e) Complete Addressed Envelopes

You must also file four envelopes, approximately 4 inches by 9 inches:

- two addressed to the first Co-Petitioner; and
- two addressed to the second Co-Petitioner.

These are the envelopes which the Local Registrar's Office will use to send you the Divorce Judgment and the Certificate of Divorce.

f) Filing the Documents

You will now need to go to the Court of Queen's Bench where your Petition was issued to file this second set of documents. The Local Registrar at the court will require:

- A filing fee of \$95;
- Joint Application for Judgment; Form 15-76A (1 copy)
- Two Affidavits of Co-Petitioner; Form 15-78 (1 copy of each)
- Draft judgment; Form 15-102 (3 copies)
- Draft certificate; Form 15-103 (3 copies)
- Agreement as to Child Support; Form 15-48B (if applicable) (1 copy)
- 2 envelopes addressed to each of the Co-Petitioners (total of 4 envelopes)

V. What if I have questions when I am using this kit?

For any questions, you can contact:

Family Law Information Centre
(306) 787-5837 or 1-888-218-2822 (ext. 2)
familylaw@gov.sk.ca
Room 323, 3085 Albert Street
Regina, SK S4S 0B1

The staff at the Family Law Information Centre cannot give you legal advice or appear in court for you. *Before you contact them, read this kit carefully from beginning to end.* Remember, neither they nor the court staff can fill out this kit for you.

VI. Judicial Centres in Saskatchewan

<https://sasklawcourts.ca/>

Battleford

Box 340, 291-23rd Street West
Battleford, Saskatchewan
S0M 0E0
Tel: (306) 446-7675
Fax: (306) 446-7737

Estevan

1016 – 4th Street
Estevan, Saskatchewan
S4A 0W5
Tel: (306) 637-4527
Fax: (306) 637-4536

Melfort

Box 6500, 409 Main Street
Melfort, Saskatchewan
S0E 1A0
Tel: (306) 752-6265
Fax: (306) 752-6264

Moose Jaw

64 Ominica Street West
Moose Jaw, Saskatchewan
S6H 1W9
Tel: (306) 694-3602
Fax: (306) 694-3056

Prince Albert

1800 Central Avenue
Prince Albert, Saskatchewan
S6V 4W7
Tel: (306) 953-3200
Fax: (306) 953-3210

Regina

2425 Victoria Avenue
Regina, Saskatchewan
S4P 3V7
Tel: (306) 787-5377
Fax: (306) 787-7217

Saskatoon

520 Spadina Crescent East
Saskatoon, SK
S7K 3G7
Tel: (306) 933-5174
Fax: (306) 975-4818

Swift Current

121 Lorne Street West
Swift Current, Saskatchewan
S9H 0J4
Tel: (306) 778-8400
Fax: (306) 778-8581

Yorkton

29 Darlington Street East
Yorkton, Saskatchewan
S3N 0C2
Tel: (306) 786-1515
Fax: (306) 786-1521

VII. Checklist

To summarize, here are the steps to obtain your Certificate of Divorce:

- Complete and file a Joint Petition at the Local Registrar's Office, together with an original marriage certificate and the filing fee of \$300.00.
- Wait for the court to receive your Clearance Certificate (usually 3-6 weeks).
- File a completed Joint Application for Judgment, two separate Affidavits of Co-Petitioner, Draft Judgment, Draft Certificate, and Agreement as to Child Support (if applicable) at the Local Registrar's Office, together with the fee of \$95.00.
- A judge reviews all the documents on the court file. If everything is in order, the judge will grant the Judgment for Divorce.
- The Local Registrar will add the judge's name and date on the Judgment and will send one copy to each of you, in two of the four the envelopes you provided.
- Thirty-one days after the date the judge granted the Judgment for Divorce, the Local Registrar will complete the Certificate of Divorce as long as neither party has filed an appeal of the Judgment.
- The Certificate of Divorce will be sent to both parties by the Local Registrar in the remaining two envelopes you provided.

Form 15-100A
(Subrule 15-16)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

FIRST CO-PETITIONER _____

SECOND CO-PETITIONER _____

JOINT PETITION

INFORMATION NOTE

A joint petition is only to be used where the parties agree on the remedies or relief being requested. If the parties have commenced a family law proceeding with a joint petition and subsequently a dispute arises between them, a party may serve and file a Notice of Withdrawal from Joint Petition in Form 15-100B with an Answer and Counter-petition in Form 15-20.

TO THIS HONOURABLE COURT:

CLAIM

1. I ask this Honourable Court for the following remedy:

Divorce Act (Canada)

Divorce

IN THE CIRCUMSTANCES set out below:

PARTICULARS OF MARRIAGE BREAKDOWN:

2. A certificate of the marriage or of registration of the marriage has been filed with the Court.

Or

An understanding to file the certificate of marriage or of registration of the marriage with the Court by _____ has been filed with the Court.

(date)

Or

It is impossible or impractical to obtain a certificate of marriage or of registration of the marriage and application has been made for an order dispensing with production of the certificate.

3. There has been a breakdown of the marriage by reason of:

Separation for more than one year.

4. The facts on which our petition for divorce is based are:

We have lived separate and apart since on or about the _____ day of _____, _____, and at the commencement of this proceeding, continue to live separate and apart.

5. The following efforts to reconcile have been made:

6. It is no longer possible for us to reconcile or resume cohabitation with my spouse.

COLLUSION, CONDONATION AND CONNIVANCE:

7. We have truthfully set out the facts establishing the breakdown of my marriage and we have not entered into any agreement, understanding or arrangement to make up or hide evidence or to deceive the Court.

MEDIATION:

8. The mediation facilities and family dispute processes utilized to negotiate matters pertaining to support or parenting are as follows:

PARTICULARS OF PROPERTY CLAIM:

9. At the date of issue of this petition the respondent and I owned or held an interest in real and personal property either separately or jointly.

10. We are not making a claim for a division of family property, as we are satisfied with how we have already divided our assets and debts.

PARTICULARS OF THE RELATIONSHIP:

11. We:

Were married on _____ at _____.
(date) (place)

12. Regarding cohabitation:

We ceased to cohabit on or about _____.
(date)

PARTICULARS OF PARTIES:

FIRST CO-PETITIONER

13. First Co-Petitioner's surname at birth: _____

14. First Co-Petitioner's surname immediately before marriage: _____

15. First Co-Petitioner's marital status at time of marriage: *(never married; divorced or widowed)*

16. The First Co-Petitioner was born: _____

17. *(Complete this paragraph if the petition contains a claim for divorce.)* On the day before my marriage to the respondent, my gender was:
 male female other

SECOND CO-PETITIONER

18. Second Co-Petitioner's surname at birth: _____

19. Second Co-Petitioner's surname immediately before marriage: _____

20. Second Co-Petitioner's marital status at time of marriage: *(never married; divorced or widowed)*

21. Second Co-Petitioner was born: _____
(date)

22. *(Complete this paragraph if the petition contains a claim for divorce.)* On the day before my marriage to the respondent, my gender was:
 male female other

RESIDENCE:

23. The First Co-Petitioner's address is _____

24. The Second Co-Petitioner's address is _____

25. The First Co-Petitioner has been ordinarily resident of Saskatchewan since:

Or
 The Second Co-Petitioner has been ordinarily resident of Saskatchewan since:

CHILDREN:

26. Regarding children of our relationship:

We do not have any children in our care.

The names, dates of birth and place of residence of all children of this marriage who are in the care of either of us are:

<u>Names of Children</u>	<u>Date of Birth</u>	<u>Living with:</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

And/or

We are claiming no remedy with respect to any children because:

Decision making responsibility, parenting time and child support issues have been resolved.

Other: _____

27. The particulars of the current parenting arrangements of the children are as follows:

28. We are not making a claim for parenting for the children.

29. We propose parenting to the following children on the following terms: (*Specify length of parenting time, terms for parental decision making proposed.*)

30. The proposed arrangement for parenting is in the best interest of the children for the following reasons:

31. The following changes of circumstances of either parties are expected to affect the children or parenting of the children in the future:

32. The nature of the First Co-Petitioner's relationship to and interest in the children is as follows:

33. The nature of the Second Co-Petitioner's relationship to and interest in the children is as follows:

34. Other than ourselves, the following persons may have an interest in the parenting of the children, or may have an obligation to support, the children: (*State name, address and relationship to children.*)

35. The existing financial arrangements for the support of the children are as follows:

36. We propose that the financial arrangements for the support of the children remain as they are currently established.

37. (If the amount claimed is different than the table amount under the Federal Child Support Guidelines.) We are claiming child support in an amount different from the table amount determined under the Federal Child Support Guidelines due to:

- Child 18 or over
- Income over \$150 000
- Split parenting
- Shared parenting
- Payor standing in place of parent
- Undue hardship, particulars of which are set out in Part 4 of my Financial Statement
- Special or extraordinary expenses, particulars of which are set out in Part 3 of my Financial Statement

38. The facts to substantiate the proposed terms of child support are as follows:

SPOUSAL SUPPORT:

39. We are not making a claim for spousal support.

PROCEEDINGS AND AGREEMENTS

40. The particulars and status of all other legal proceedings instituted between ourselves with reference to the marriage, cohabitation, parenting, support, maintenance or division of property are:

41. The particulars and status of all other civil and criminal proceedings, past or on-going, that may be relevant to the safety, security or well-being of the children are:

42. The dates of any written or oral separation or financial or parenting agreements between ourselves are:

The agreement pertains to:

- Parenting of the children
- Child support
- Spousal support
- Division of property
- Other (*specify*)

(If it is sought to incorporate provisions of a separation agreement in the judgement, refer to the specific provisions to be incorporated.)

43. The particulars of any other orders or agreements relating to any child in the care of ourselves are:

44. The particulars and status of all other legal proceedings that have resulted in an existing order, recognizance or undertaking that restricts contact or communication between ourselves or any other member of our respective households are: *(Include date and terms of order, recognizance or undertaking.)*

FINANCIAL INFORMATION:

45. No Financial information is filed in this proceeding.

Or

We have agreed on the amount to be paid for child support and on the annual income of each of us who would be required to provide income information under the Federal Child Support Guidelines, and an Agreement as to Child Support in Form 14-48B *(with all required documents attached)* is filed in this proceeding.

(If there is no claim for child support) The respondent and I have agreed on the amount to be paid for spousal support, and a Waiver of Financial Statements in Form 15-48A is filed in this proceeding.

46. The First Co-Petitioner's occupation is _____

47. The First Co-Petitioner's place of employment is _____

48. The First Co-Petitioner's current annual income is estimated to be \$ _____

49. The Second Co-Petitioner's occupation is _____

50. The Second Co-Petitioner's place of employment is _____

51. The Second Co-Petitioner's current annual income is estimated to be \$ _____

JOINT PETITION

52. We state that we are presenting this joint petition for divorce with full knowledge that:

- a) Each of us is entitled to obtain legal advice independently of the other;
- b) Each of us is entitled to be separately represented by a lawyer of our own choice; and
- c) Neither of us can legally be forced or required by the other to seek a divorce or to sign this petition for divorce.

DATED at _____, Saskatchewan, this _____ day of _____, 2_____.

(signature of First Co-Petitioner)

DATED at _____, Saskatchewan, this _____ day of _____, 2____.

(signature of Second Co-Petitioner)

NEITHER SPOUSE IS FREE TO REMARRY until a judgment of divorce takes effect.

STATEMENT OF CO-PETITIONERS IF DIVORCE CLAIMED IN PETITION

(To be signed by the co-petitioners if the petition claims a divorce)

We, _____ the co-petitioners do hereby certify that we are aware of my duties under sections 7.1 to 7.5 of the *Divorce Act*.

(signature of co-petitioner)

(signature of co-petitioner)

INFORMATION NOTE

Sections 7.1 to 7.5 of the *Divorce Act* state as follows:

Best interests of child

7.1 A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.

Protection of children from conflict

7.2 A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.

Family dispute resolution process

7.3 To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.

Complete, accurate and up-to-date information

7.4 A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.

Duty to comply with orders

7.5 For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.

This petition is issued at _____, Saskatchewan, this _____ day of _____, 2021.

Local Registrar

CONTACT INFORMATION AND ADDRESS FOR SERVICE

Address for service and contact information of First Co-Petitioner:

Name of party: _____

Address for service: _____

Telephone number: _____

Fax number (if any): _____

Email address (if any): _____

Address for service and contact information of Second Co-Petitioner:

Name of party: _____

Address for service: _____

Telephone number: _____

Fax number (if any): _____

Email address (if any): _____

Form 15-76A
(Subrule 15-76)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

CO-PETITIONER _____

CO-PETITIONER _____

JOINT APPLICATION FOR JUDGMENT IN AN UNCONTESTED DIVORCE PROCEEDING

This application is being made by the Co-Petitioners without notice.

1. The Co-Petitioners requests that this proceeding be set down for determination as an uncontested proceeding to be heard pursuant to rule 15-76 on the basis of affidavit evidence.

2. The Co-Petitioners claim the following remedy:

Divorce

3. The following pleadings, proceedings and documents are on file:

Petition

Marriage registration

Central Registry notification

4. The Co-Petitioner's required by rule 15-78 (or rule 15-82 as the case may be) accompany this application.

Exhibited to the affidavit(s) are the following documents:

Income information First Co-Petitioner Second Co-Petitioner

Separation or financial or parenting agreement

Previous court orders(s)

Undertaking that no appeal from judgment will be taken

Other (specify): _____

5. The following documents also accompany this application.

Agreement as to Child Support

Draft judgment

Draft certificate

Address envelopes – 2 addressed to respondent and 2 addressed to petitioner

Other (*specify*): _____

6. The First Co-Petitioner's address is: _____

7. The Second Co-Petitioner's address is: _____

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of First Co-Petitioner)

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of Second Co-Petitioner)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

Address for service and contact information of First Co-Petitioner:

Name of party: _____

Address for service: _____

Telephone number: _____

Fax number (if any): _____

Email address (if any): _____

Address for service and contact information of Second Co-Petitioner:

Name of party: _____

Address for service: _____

Telephone number: _____

Fax number (if any): _____

Email address (if any): _____

Form 15-78
(Subrule 15-78)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

CO-PETITIONERS _____

AFFIDAVIT OF CO-PETITIONER

Information Note

A party may apply for judgment on an uncontested basis claiming one or more remedies (divorce, parenting, child support, spousal support, property division, judicial separation, or nullity) provided those claims have been set out in the documents commencing the family law proceeding. Depending on the specific remedies sought, Form 15-78 should be completed having regard for the corresponding rules in Division 6, Subdivision 1 of Part 15 of the Rules as to the documents, affidavit materials and other evidence to be filed in support of the application for judgment.

INFORMATION NOTE:

I, _____ of _____,
(name of petitioner) *(name of city, town, other)*

in the _____ of _____,
(province, state, country) *(name of province, state, country)*

Make Oath and Say/Affirm as follows:

GENERAL

1 I am a Co-Petitioner in this proceeding and I have personal knowledge of the matters and facts deposed to in this affidavit, except where stated to be on information learned from someone else and where that is stated, I believe the information to be true.

2 All of the facts and information contained in the Petition continue to remain true and accurate, except for the following: *(note here corrections or subsequent changes)*:

3 I have not filed a Financial Statement.

4 I have not filed a Property Statement.

5 I have (or The other Co-Petitioner has) been ordinarily resident in Saskatchewan since the _____ day of _____, 2 _____ (include if it is a divorce proceeding) which is a period of at least one year immediately preceding the date of issue of the Petition in this proceeding.

RECONCILIATION

6 The following efforts to reconcile have been made:

(a) We resumed cohabitation with the respondent on or about the _____ day of _____, 2 _____, for the purpose of achieving a reconciliation, and continued cohabitation for that purpose until on or about the _____ day of _____, 2 _____, but a reconciliation was not achieved;

and/or

(b) The respondent and I consulted several individuals and agencies for counselling for the purpose of rehabilitating our marriage, including the following:

(i)

(ii) *etc.*

but a reconciliation was not achieved;

or

(c) No efforts to reconcile have been made.

7 I do not wish to reconcile or to resume cohabitation with my spouse.

MARRIAGE BREAKDOWN

8 A certificate of marriage has been filed.

or

(If no certificate of the marriage or of registration of the marriage has been filed) It is impossible or impractical to obtain a certificate of marriage or of registration of the marriage. The particulars of the marriage are: (*state sufficient particulars to prove the marriage*)

9 There has been a breakdown of my marriage to the respondent by reason of the fact that:

We separated on or about the ____ day of _____, _____, and have lived separate and apart since that date, which is a period in excess of one year.

COLLUSION, CONDONATION AND CONNIVANCE

10 I have truthfully set out the facts establishing the breakdown of my marriage and I have not entered into any agreement, understanding or arrangement to makeup or hide evidence or to deceive the Court.

CHILDREN

11 There are no children of the respondent or myself who are in the care of either of us.

or

The names, dates of birth and place of residence of all children of the respondent and I who are in the care of either of us are:

12 No remedy is being claimed in respect of the children.

13 The present and proposed arrangements with respect to parenting of any or all children are as follows: *(If this is a joint or shared parenting arrangement, specify the particulars of the residency of the children.)*

14 *(In a divorce proceeding where there are children but no claim is made for child support)* The arrangements that have been made for the support of any children are as follows:

My income information required by the Federal Child Support Guidelines is attached as Exhibit “ _____ ”, and the income information of the Second Co-Petitioner required by the Federal Child Support Guidelines is attached as Exhibit “ _____ ”.

or

We have entered into an Agreement as to Child Support in Form 15-48B a copy of which is attached as Exhibit “ _____ ”.

SPOUSAL SUPPORT

15 No claim is being made for spousal support.

PROCEEDINGS AND AGREEMENTS

16 A previous Court order with reference to (the marriage, cohabitation, parenting, support, maintenance, or division of property, as the case may be) was granted the _____ day of _____, 2 _____, in a proceeding under _____, *(state statute under which relief granted)* a copy of which is attached as Exhibit “ _____ ”.

or

No other legal proceedings have been instituted between me and the Co-Petitioner with reference to the marriage, cohabitation, parenting, support, maintenance or division of property.

17 The dates of any written or oral separation or financial or parenting, agreements between us are:

The agreements pertain to:

- parenting of the children
- child support
- spousal support
- division of property
- other *(specify)* _____

A copy of the agreement(s) is (are) attached as Exhibit(s) “ _____ ”. *(Attach if it is relevant to the remedy claimed or where it pertains to any child in the care of either the co-petitioners.)*

or

18 There have been no separation or financial or parenting agreements between us.

19 Copies of other orders or agreements relating to any children who are in the care of either of us are attached as Exhibit "_____".

FINANCIAL INFORMATION

20 My occupation is: _____

My place of employment is: _____

My current annual income from all sources is \$ _____.

Further particulars of my financial position are set out in my Financial Statement sworn/affirmed _____
(date)

(Or, where a Financial Statement is not required of the first co-petitioner, set out any necessary details here.)

21 The other co-petitioner's occupation is: _____

The other co-petitioner's place of employment is: _____

The other co-petitioner's current annual income from all sources is \$ _____

The basis of my information and belief as to the occupation, employment and annual income of the Co-Petitioner is as follows (e.g., *The Financial Statement of the respondent sworn/affirmed...; the Affidavit of the co-Petitioner sworn/affirmed...; or as the case may be.*):

PROPERTY

22 We divided our property following our separation. We are satisfied with the current division of property.

JUDGMENT

23 We claim the following relief:

Divorce

24 We are not making claims for costs.

SWORN (OR AFFIRMED) BEFORE ME
at, _____, Saskatchewan,
this _____ day of _____,
2_____.

Commissioner for Oaths
for Saskatchewan



(signature)

THIS AFFIDAVIT IS FILED ON BEHALF OF THE CO-PETITIONER

Form 15-78
(Subrule 15-78)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

CO-PETITIONERS _____

AFFIDAVIT OF CO-PETITIONER

Information Note

A party may apply for judgment on an uncontested basis claiming one or more remedies (divorce, parenting, child support, spousal support, property division, judicial separation, or nullity) provided those claims have been set out in the documents commencing the family law proceeding. Depending on the specific remedies sought, Form 15-78 should be completed having regard for the corresponding rules in Division 6, Subdivision 1 of Part 15 of the Rules as to the documents, affidavit materials and other evidence to be filed in support of the application for judgment.

INFORMATION NOTE:

I, _____ of _____,
(name of petitioner) (name of city, town, other)
in the _____ of _____,
(province, state, country) (name of province, state, country)

Make Oath and Say/Affirm as follows:

GENERAL

1 I am a Co-Petitioner in this proceeding and I have personal knowledge of the matters and facts deposed to in this affidavit, except where stated to be on information learned from someone else and where that is stated, I believe the information to be true.

2 All of the facts and information contained in the Petition continue to remain true and accurate, except for the following: (note here corrections or subsequent changes):

3 I have not filed a Financial Statement.

4 I have not filed a Property Statement.

5 I have (or The other Co-Petitioner has) been ordinarily resident in Saskatchewan since the _____ day of _____, 2 _____ (include if it is a divorce proceeding) which is a period of at least one year immediately preceding the date of issue of the Petition in this proceeding.

RECONCILIATION

6 The following efforts to reconcile have been made:

(a) We resumed cohabitation with the respondent on or about the _____ day of _____, 2 _____, for the purpose of achieving a reconciliation, and continued cohabitation for that purpose until on or about the _____ day of _____, 2 _____, but a reconciliation was not achieved;

and/or

(b) The respondent and I consulted several individuals and agencies for counselling for the purpose of rehabilitating our marriage, including the following:

(i)

(ii) *etc.*

but a reconciliation was not achieved;

or

(c) No efforts to reconcile have been made.

7 I do not wish to reconcile or to resume cohabitation with my spouse.

MARRIAGE BREAKDOWN

8 A certificate of marriage has been filed.

or

(If no certificate of the marriage or of registration of the marriage has been filed) It is impossible or impractical to obtain a certificate of marriage or of registration of the marriage. The particulars of the marriage are: (state sufficient particulars to prove the marriage)

9 There has been a breakdown of my marriage to the respondent by reason of the fact that:

We separated on or about the ____ day of _____, _____, and have lived separate and apart since that date, which is a period in excess of one year.

COLLUSION, CONDONATION AND CONNIVANCE

10 I have truthfully set out the facts establishing the breakdown of my marriage and I have not entered into any agreement, understanding or arrangement to makeup or hide evidence or to deceive the Court.

CHILDREN

11 There are no children of the respondent or myself who are in the care of either of us.

Or

The names, dates of birth and place of residence of all children of the co-Petitioner and I who are in the care of either of us are:

12 No remedy is being claimed in respect of the children.

13 The present and proposed arrangements with respect to parenting of any or all children are as follows: *(If this is a joint or shared parenting arrangement, specify the particulars of the residency of the children.)*

14 *(In a divorce proceeding where there are children but no claim is made for child support)* The arrangements that have been made for the support of any children are as follows:

My income information required by the Federal Child Support Guidelines is attached as Exhibit " _____ ", and the income information of the Second Co-Petitioner required by the Federal Child Support Guidelines is attached as Exhibit " _____ ".

or

We have entered into an Agreement as to Child Support in Form 15-48B a copy of which is attached as Exhibit " _____ ".

SPOUSAL SUPPORT

15 No claim is being made for spousal support.

PROCEEDINGS AND AGREEMENTS

16 A previous Court order with reference to (the marriage, cohabitation, parenting, support, maintenance, or division of property, as the case may be) was granted the _____ day of _____, 2 _____, in a proceeding under _____, *(state statute under which relief granted)* a copy of which is attached as Exhibit " _____ ".

or

No other legal proceedings have been instituted between me and the Co-Petitioner with reference to the marriage, cohabitation, parenting, support, maintenance or division of property.

17 The dates of any written or oral separation or financial or parenting, agreements between us are:

The agreements pertain to:

- parenting of the children
- child support
- spousal support
- division of property
- other *(specify)* _____

A copy of the agreement(s) is (are) attached as Exhibit(s) " _____ ". *(Attach if it is relevant to the remedy claimed or where it pertains to any child in the care of either the co-petitioners.)*

or

18 There have been no written or oral separation or financial or parenting agreements between us.

19 Copies of other orders or agreements relating to any children who are in the care of either of us are attached as Exhibit "_____".

FINANCIAL INFORMATION

20 My occupation is: _____

My place of employment is: _____

My current annual income from all sources is \$ _____.

Further particulars of my financial position are set out in my Financial Statement sworn/affirmed _____
(date)

(Or, where a Financial Statement is not required of the first co-petitioner, set out any necessary details here.)

21 The second co-petitioner's occupation is: _____

The second co-petitioner's place of employment is: _____

The second co-petitioner's current annual income from all sources is \$ _____

The basis of my information and belief as to the occupation, employment and annual income of the respondent is as follows *(e.g., The Financial Statement of the respondent sworn/affirmed...; the Affidavit of the respondent sworn/affirmed...; or as the case may be.)*:

PROPERTY

22 We divided our property following our separation. We are satisfied with the current division of property.

JUDGMENT

23 We claim the following relief:

Divorce

24 We are not making claims for costs.

SWORN (OR AFFIRMED) BEFORE ME
at _____, Saskatchewan,
this _____ day of _____,
2_____.

Commissioner for Oaths
for Saskatchewan



(signature)

THIS AFFIDAVIT IS FILED ON BEHALF OF THE CO-PETITIONER

Form 15-102

(Subrule 15-102)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

CO-PETITIONERS _____

JUDGMENT NO. _____ 2 _____.

BEFORE THE HONOURABLE

_____ (day and date of judgment)

JUDGMENT

This proceeding coming on before the Court this day at _____,
in the absence of the parties, in the case of a joint petition for divorce having been issued:

1 THE COURT ORDERS THAT _____ and _____
who were married on the _____ day of _____, _____, are divorced and, unless
(month) (year)
appealed, this judgment takes effect and the marriage is dissolved on the 31st day after the date of this
judgment.

ISSUED at _____, Saskatchewan, this _____ day of
_____, 2 _____.

Local Registrar

NOTICE

The spouses are not free to remarry until this judgment takes effect, at which time any person may obtain a Certificate of Divorce from this Court. If an appeal is taken from this judgment it may delay this judgment taking effect.

Form 15-103
(Rule 15-103)

CERTIFICATE OF DIVORCE

NO. _____ 2 _____

CANADA
PROVINCE OF SASKATCHEWAN

IN THE QUEEN'S BENCH
JUDICIAL CENTRE OF

CERTIFICATE OF DIVORCE

This is to certify that the marriage of _____ and _____,
which was solemnized on the _____ day of _____, _____, was
dissolved by a judgment of this Court, which became effective on the _____ day of
_____, 2 _____.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

Local Registrar

Please note Queen's Bench Rule 15-101:

Financial information if children, but no child support claimed

15-101 In a divorce proceeding in which there are children but no claim is made for child support, the parties shall produce at trial or shall exhibit to an affidavit filed in support of an application:

- (a) all income information of the parties required by the guidelines; or
- (b) an agreement as to child support in Form 15-48B, together with:
 - (i) either:
 - (A) a copy of the most recent personal income tax return filed by the payor, and by the recipient if there is to be shared or split parenting time, together with a copy of the most recent income tax assessment or reassessment; or
 - (B) an affidavit explaining why the documents mentioned in paragraph (A) are not available and providing evidence to satisfy the Court of the amount of income of the payor and that the amount of child support agreed to by the parties is reasonable; and
 - (ii) if special or extraordinary expenses are to be shared or if the amount agreed to differs from the table amount set out in the guidelines:
 - (A) a copy of the most recent personal income tax return filed by the recipient, together with a copy of the most recent income tax assessment or reassessment; or
 - (B) an affidavit explaining why the documents mentioned in paragraph (A) are not available and providing evidence to satisfy the Court of the amount of income of the recipient.

Steps:

- 1) Complete Agreement as to Child Support form (15-48B). Attach income tax return Notice of Assessment of support payor (and of support recipient if applicable). Make sure signatures of payor and recipient are witnessed.**
- 2) Witnesses to signatures of payor and recipient must each fill out and swear their own affidavit of execution in front of a Commissioner for Oaths.**
- 3) File all documents along with Application for Divorce Judgment and supporting material.**

Form 15-48B
(Subrule 15-48(2))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

CO-PETITIONERS _____

AGREEMENT AS TO CHILD SUPPORT

THE PARTIES AGREE AS FOLLOWS:

1 The income of the payor _____ is \$ _____.
(name)

2 The payor currently resides in _____.
(province or, if resident outside of Canada, country)

3 The income of the recipient _____ is \$ _____.
(name)

4 The recipient currently resides in _____.
(province or, if resident outside of Canada, country)

(Paragraphs 3 and 4 must be included if special or extraordinary expenses are to be shared or if the amount agreed to differs from the table amount set out in the Federal Child Support Guidelines.)

5 Child support is to be provided for *(state names and dates of birth of children for whom child support is to be provided)*

Name of Child	Date of Birth

and according to the applicable child support table set out in the Federal Child Support Guidelines, the amount of child support payable for that number of children (the "child support table amount") is \$ _____.

6 The payor will pay to the recipient, _____,
(name)

child support of \$ _____ per month for the children referred to in section 5.

7 (If applicable) The amount of child support agreed on by this agreement differs from the child support table amount because: (state reasons)

8 (If there are expenses pursuant to section 7 of the Federal Child Support Guidelines to be shared) There are special or extraordinary expenses, being _____

_____ .
(state type of expense)

on behalf of _____
(name child)

in the amount of \$ _____ per month, and the payor's share of this expense is \$ _____ per month.

9 Attached to this agreement are documents required by Rule 15-48(2)(b) and (c).

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(witness)

(signature of first co-petitioner)

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(witness)

(signature of second co-petitioner)

AFFIDAVIT OF EXECUTION

I, _____, of the City of _____, in the Province of Saskatchewan,
MAKE OATH AND SAY AS FOLLOWS:

1. I was personally present and did see _____ named in the Agreement as to Child Support, who is personally known to me, duly sign and execute it;
2. The Agreement as to Child Support was executed at _____, in the Province of Saskatchewan, and that I am the subscribing witness;
3. I know _____, and he/she is in my belief of the full age of eighteen years or more.

SWORN (OR AFFIRMED) BEFORE ME

at, _____ Saskatchewan,
this _____ day of _____,
2 _____

Commissioner for Oaths
for Saskatchewan



(signature)

(MUST BE WITNESSED BY
COMMISSIONER FOR OATHS)

AFFIDAVIT OF EXECUTION

I, _____, of the City of _____, in the Province of Saskatchewan,
MAKE OATH AND SAY AS FOLLOWS:

1. I was personally present and did see _____ named in the Agreement as to Child Support, who is personally known to me, duly sign and execute it;
2. The Agreement as to Child Support was executed at _____, in the Province of Saskatchewan, and that I am the subscribing witness;
3. I know _____, and he/she is in my belief of the full age of eighteen years or more.

SWORN (OR AFFIRMED) BEFORE ME

at, _____ Saskatchewan,

this _____ day of _____,

2 _____

Commissioner for Oaths
for Saskatchewan



(signature)

(MUST BE WITNESSED BY
COMMISSIONER FOR OATHS)