PROVINCE OF BRITISH COLUMBIA

ORDER OF THE LIEUTENANT GOVERNOR IN COUNCIL

Order in Council No. 266

, Approved and Ordered

May 21, 2024

Lleutenant Governor

Executive Council Chambers, Victoria

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and consent of the Executive Council, orders that, effective August 12, 2024, the Provincial Court Family Rules, B.C. Reg. 120/2020, are amended as set out in the attached Schedule.

Attorney General

Presiding Member of the Executive Council

(This part is for administrative purposes only and is not part of the Order.)

Authority under which Order is made:

Act and section: Court Rules Act, R.S.B.C. 1996, c. 80, s. 1

Other: OIC 287/2020

R20774311

SCHEDULE

1 The Provincial Court Family Rules, B.C. Reg. 120/2020, are amended by repealing the Appendix and substituting the following:

APPENDIX

- Form 1 Notice to Resolve a Family Law Matter
- Form 2 Notice of Intention to Proceed
- Form 3 Application About a Family Law Matter
- Form 4 Financial Statement
- Form 5 Guardianship Affidavit
- Form 6 Reply to an Application About a Family Law Matter
- Form 7 Certificate of Service
- Form 8 Reply to a Counter Application
- Form 9 Application for Permission and Review of Family Justice Manager Order or Direction
- Form 10 Application for Case Management Order
- Form 11 Application for Case Management Order Without Notice or Attendance
- Form 12 Application About a Protection Order
- Form 13 Protection Order
- Form 14 Order Terminating a Protection Order
- Form 15 Application About Priority Parenting Matter
- Form 16 Application for Order Prohibiting the Relocation of a Child
- Form 17 Application for a Family Law Matter Consent Order
- Form 18 Consent Order
- Form 19 Written Response to Application
- Form 20 Notice of Exemption from Parenting Education Program
- Form 21 Referral Request
- Form 22 Trial Readiness Statement
- Form 23 Subpoena to Witness
- Form 24 Warrant for Arrest After Subpoena
- Form 25 Release from Custody
- Form 26 Request to File an Agreement
- Form 27 Request to File a Determination of Parenting Coordinator
- Form 28 Request to File an Order
- Form 29 Application About Enforcement
- Form 30 Application for Garnishment, Summons or Warrant
- Form 31 Summons General
- Form 32 Warrant for Arrest
- Form 33 Summons to a Default Hearing

- Form 34 Summons to a Committal Hearing
- Form 35 Application for Order Under the Family Maintenance Enforcement Act
- Form 36 Recognizance Family Maintenance Enforcement Act
- Form 37 Restraining Order Family Maintenance Enforcement Act
- Form 38 Order for Imprisonment
- Form 39 Request for Scheduling
- Form 40 Notice of Lawyer for Child
- Form 41 Notice of Removal of Lawyer for Child
- Form 42 Notice of Lawyer for Party
- Form 43 Notice of Removal of Lawyer for Party
- Form 44 Order General
- Form 45 Affidavit General
- Form 46 Notice of Address Change
- Form 47 Notice by Advertisement
- Form 48 Affidavit of Personal Service
- Form 49 Affidavit of Personal Service of Protection Order
- Form 50 Notice of Discontinuance
- Form 51 Electronic Filing Statement
- Form 52 Fax Filing Cover Page Provincial Court Family

Notice to Resolve a Family Law Matter Form 1

Provincial Court Family Rules Rule 10

COURT STAMP

Registry location:	
Court file number:	
Document number: For registry use only	

This Notice to Resolve a Family Law Matter provides notice that a party is seeking resolution of a family law matter in an early resolution registry. Before proceeding any further with the family law matter, each party is required to meet the early resolution requirements described in Part 2 of the rules.



For more information about early resolution registries, see the guidebook.

Please read before completing the form:

- This form is only to be used in an early resolution registry and is only required if you have a family law matter to resolve.
- For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.

Part 1 | Notice

- 1. understand the following people must be provided with a copy of the notice to resolve:
 - all parents and current guardians of each child who is the subject of the family law matter
 - my spouse, if I am applying for spousal support or property division in respect of a companion animal
 - · each other adult who the family law matter is about

They are the other party/parties in this case.

12.	12.
L	

For more information about how to give notice to the other party, see the guidebook.

Part 2	About th	e parties
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2.	My full name is:	
	•	Full name of party
	My date of birth is:	
		(dd/mmm/yyyy)
	My current contact information is:	
	Email:	Telephone:
_		
3.	The full name of other party to this agreem	
	Their date of birth (dd/mmm/yy	yyy) is:
	There is an additional party.	
	The additional party's full na	ime is:
	Their date of birth (dd/mmm/yy	yyy) is:



For more information about how your contact information will be used and who will have access to it, see the guidebook.

Part 3 | Family law matters that you need help resolving

4. I would like **help with** the following family law matter(s):

Select all options that apply

- Parenting arrangements, including parental responsibilities and parenting time
- Child support
- ☐ Contact with a child
- Guardianship of a child
- Spousal Support
- Property division in respect of a companion animal



Some matters don't fall under the definition of "family law matter", including a protection order or priority parenting matter. The early resolution process is not required to apply for an order about these other matters [Rule 12].



For more information about family law matters and how to apply for other orders about other matters, see the guidebook.

		lentification of children		
5.	Select the correct option below and provide the additional information if applicable			
		My family law matter is not about a child or children (sk		
		My family law matter is about the following child or child Provide the requested information below for each child	ldren:	
		Child's full name	Child's date of birth (dd/mmm/yyyy)	
			(dd/mmayyyy)	
art :	5 E	xisting orders and agreements		
	_	re is an existing court order or written agreement abou	ut parenting	
٠.		ngements, child support, contact with a child, guardianshi	. •	Include any order (interim or
		port, and/or property division in respect of a companion ar	nimal.	final), agreement or plan from any level of court and any
	□ Y	∕es □ No		location.
7.		re is an existing court order, agreement or plan protec		
the child(ren), or restraining contact between the parties, including:				
		a protection order, an order, agreement or plan involving child protection serv	vices, or	
		a peace bond, restraining order, bail condition or other cri		
	☐ Ye	es 🔲 No		
art (6 Fi	lling location		
8.		filing this application in the court registry:		A
	Sele	ct only one of the options below Where my existing case with the same party/parties is	ocated. I already have	Rule 7 sets out the
		a file number.	•	requirements for which registry to use.
		Closest to where the child lives most of the time, becar child-related issue	use my case involves a	Talk to the court registry to see if there is already an
		Closest to where I live because my case does not involve	ve a child-related issue	existing case at a court location.
		Permitted by court order		
	ORT	ANT NOTE:		
		coceeding any further with your case, each party is required	to meet the early	
		requirements described in the rules and set out in Part 7 o		
If yo	u rec	uire a time sensitive order on a family law matter, you may	/ be able to postpone	

participation in one or more early resolution requirements until after you have received your time sensitive order. Please speak to Family Justice Services Division or the court registry if this situation applies to you.

Part 7 | What you must do to meet the early resolution requirements

More information about the services provided by Family Justice Services Division, including contact information for the Justice Access Centres, can be found at www.gov.bc.ca/family-justice-services-division.

If you have already participated in some or all of the early resolution requirements set out below within the last year, Family Justice Services Division will confirm you have met the early resolution requirements and prepare the required documents for court.

1 | Needs Assessment

A needs assessment is a one-on-one meeting with a needs assessor. A needs assessor is a neutral person trained to help you understand this process and other ways available to resolve your family law matter and other issues.

A needs assessor can provide legal information, make referrals to supports, including legal advice, and help identify the next steps that are right for you.

☐ Contact	ct Family Justice Services Division to schedule your individual needs as	ssessment.



You may be contacted by a needs assessor if someone else has filed a Notice to Resolve a Family Law Matter and has named you as the other party.

Participate in a needs assessment

2 | Parenting Education Program

Free online parenting courses to provide information to help parents make careful and informed decisions about their separation and to ensure decisions are based on the best interests of the child/youth.

Complete a parenting education course, unless you are exempt by a needs assessor.

Your needs assessor will provide you with more information on the parenting education course that is right for you and how to complete it.



The reasons a person may be exempt from completing a parenting education course are set out in Rule 17.

3 | Consensual Dispute Resolution

Consensual dispute resolution means:

- (a) mediation with a family law mediator
- (b) a collaborative family law process, or
- (c) facilitated negotiation of a child support or spousal support matter with a child support officer.

■ Participate in consensual dispute resolution, unless your needs assessor determines that the parties cannot access consensual dispute resolution services or that it is not appropriate.

Your needs assessor will provide you with more information about what consensual dispute resolution is, whether it is right for you, and the process for participating in it.



Consensual dispute resolution is not required if one of the parties is the Director of Maintenance Enforcement or a director under the Child, Family and Community Service Act.

IMPORTANT NOTE:

If you do not resolve all family law matters during the early resolution process, either party can apply to the Provincial Court for a court order by filing an Application About a Family Law Matter Form 3. Family Justice Services Division will confirm you have met the early resolution requirements.

If you do not participate in the early resolution process, the other party will be allowed to proceed to the Provincial Court to ask for a court order. A party must have met the early resolution requirements before they will be allowed to file an Application About a Family Law Matter or Reply to an Application About a Family Law Matter in the case.

Notice of Intention to Proceed

Form 2

Provincial Court Family Rules Rules 15 and 42

	Registry location:	
	Court file number:	
	Document number: For registry use only	
COURT STAMP		

Registry location:	
Court file number:	
Court file fluffiber.	
Document number:	
English and a factor of the control of the	

This Notice of Intention to Proceed provides notice that a party is seeking to proceed with a family law matter that has already been initiated but no step in the case has been taken for

Please read before completing the form:

over one year and no final order has been made.

- This form is only to be used to proceed with a family law matter when the last step completed in the case by any party was more than one year ago and no final order has been made.
- For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.



For more information about how to proceed with your family law matter if less than a year has passed since your last step or a final order was made, see the guidebook.

Part 1 | About the parties

1. My full name is: Full name of party My date of birth is: (dd/mmm/yyyy)

Copy the party information from a filed document in your case. It should match.

2. The other party's full name is: Their date of birth (dd/mmm/yyyy) is:

Part 2 | Intention to proceed

- 3.

 More than one year has passed since the parties have taken any step in my case and I want to proceed with the family law matter(s) as set out in the following document filed with the court:
 - Notice to Resolve a Family Law Matter
 - Application About a Family Law Matter
 - Other (specify):

If you have already filed an Application About a Family Law Matter, you do not need to also select the Notice to Resolve.

IMPORTANT NOTE:

Before proceeding any further with your case, you must participate in a needs assessment or attend a family management conference depending on the last step taken in your case, as described in the rules and set out in Part 6 of this Notice.

Part 3 | Notice

- 4. I understand I must give notice of my intention to proceed to each other party. To give notice, each other party must be:
 - provided with a copy of this document, if I am proceeding on a filed Notice to Resolve a Family Law Matter (an Application About a Family Law Matter has not been filed)
 - served with a copy of this document, if I am proceeding on a filed Application About a Family Law Matter

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For more information about how to give notice to the other party, see the guidebook.

Part 4 | Latest step taken in case

5. The last step completed in my case, by any party, on

was:

Date (dd/mmm/yyyy)

Select only one of the options below and complete the required information

- Filing of the Notice to Resolve a Family Law Matter
- Filing of the Application About a Family Law Matter
- Participation in a needs assessment
- Completion of a parenting education program
- Participation in consensual dispute resolution
- Other (specify):



Different registry types have different steps that may be required for a family law matter. A step listed here may not apply to you.

The timing when a step is required is also different for different registry types.

art 5 | Current address for service 6. My current address for service of court documents and contact information is: You must provide an address for service and contact number, but it does not have to be your own if you don't want to Address: City: Province: Postal Code: For more information about how this information will be Email: Telephone: used and who will have access to it, see the Lawyer's name and firm name (if applicable): guidebook. NOTE TO THE OTHER PARTY: If your address for service and/or contact information filed with the court is not current, you must file a Notice of Address Change in Form 46 and serve a copy of the notice on each other party. Your address must be current to receive notice of any court appearance. Part 6 | What you must do to proceed with your family law matter You do not need to complete this Part to file the form. It provides you with a checklist of the next steps you must take to proceed with your family law matter. Step 1: Give notice of the Notice of Intention to Proceed to each other party For more information about how to serve or provide notice Note: If the Notice to Resolve or Application About a Family Law Matter has not been to the other party, including given to the other party, you must include a copy of it along with the Notice of Intention to proof of service, see the Proceed. guidebook. Step 2: If your case is in an early resolution registry and no Application About a Family Law Matter has been filed, you must participate in a needs assessment. At the needs assessment, you Contact Family Justice Services Division to schedule your individual needs will receive to help identify the assessment next steps for you. You may be required to meet the other early resolution requirements, if applicable, including: Completion of a parenting education program Participation in a consensual dispute resolution session ■ Participate in a needs assessment If your case is in an early resolution registry and an Application About a Family Law

Matter has been filed or your case is in any other registry, you must attend a family management conference.

- ☐ File proof of service of the Notice of Intention to Proceed on each other party
- Schedule a family management conference

The court registry will provide you with information about how to schedule the family management conference after you have filed a Certificate of Service to prove service of the Notice of Intention to Proceed on each other party.

To schedule a family management conference, you must also have met any other requirements for scheduling including any of the following as applicable:

- filing proof of service of the Application About a Family Law Matter, or a reply was filed by the other party
- participating in a needs assessment and filing a Referral Request Form 21
- completing a parenting education program and filing a certificate of completion
- Attend the family management conference



The requirements for scheduling a family management conference are set out in Rules 37 to 40, as applicable.



At the family management conference, the judge will help to determine the next steps that are right for your case.

Application About a Family Law Matter Form 3

Provincial Court Family Rules Rule 24

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Registry location: Court file number: Last names of parties: Party 1/ Party 2 Document number:

This Application About a Family Law Matter provides notice to each party, and the court, of the family law matters to be resolved with the help of the court and may include:

- an application for a court order about a family law matter when no order or agreement about the issue has been made before.
- an application to change or cancel all or part of an existing final order about a family law matter, or
- an application to set aside or replace all or part of an existing agreement about a family law matter

Please read before completing the form:

- You must complete the main application and any applicable schedule(s) for your family law matter(s) identified in Part 3 of the main application.
- For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.

For registry use only

A family law matter is a defined term under Rule 2 that means a case about one or more of the following:

- · Parenting arrangements
- Child Support
- · Contact with a child
- · Guardianship of a child
- Spousal Support
- Property division in respect of a companion animal

IMPORTANT NOTE TO THE OTHER PARTY:

A party who is served with this application may file a reply. To file a reply, the party or their lawyer, must file a Reply to an Application About a Family Law Matter Form 6 and, if applicable, a Financial Statement Form 4, within 30 days after the date the party was served with the application.

If you do not file a reply within the 30-day period, you will not be entitled to receive notice of any part of the case, including any conference, hearing or trial, and orders may be made in your absence.

As set out in Rule 28, to reply, a party must:

- file a reply in Form 6
- if the application is about child support or spousal support, file a financial statement
- if the application is in an early resolution registry, have already met the early resolution requirements

Part 1 | Notice of the application

- 1. I understand the following people must be given notice of my application:
 - all parents and current guardians of each child who is the subject of the family law matter
 - my spouse, if I am applying for spousal support or property division in respect of a companion animal
 - each other adult who the family law matter is about

Their date of birth (dd/mmm/yyyy) is:

They are the other party/parties in this case. To give notice, they must each be **served** with a copy of this document and any supporting documents.

For more information about serving the other party, see the guidebook.

Additional notice requirements, as applicable:

If your application is about a support order or agreement that is filed with the Director of Maintenance Enforcement, you must give notice to the director.

If your application is about quardianship of a Nisga'a or Treaty First Nation child, you must give notice to the Nisga'a Lisims Government or the Treaty First Nation to which the child belongs.



For more information about the additional notice requirements, see the quidebook.

rt 2	2 About the parties	
2.	My full name is:	
	·	Full name of party
	My date of birth is:	
		(dd/mmm/yyyy)
3.	The other party's full name is:	
	Their date of birth (dd/mmm/yyyy)	is:
	There is an additional party.	
	The additional party's full name	is:

	_	
- 4		
-		
- 10		

If you need to add another party or need more space for any field on this form, you can attach a separate piece of paper to this application that includes the information.

Part 3	Re	elationship between	the parties				
4. 3	Sele	ct only one of the option I am (or was) the othe together in a marriag Complete the informat	er party's spoเ ge-like relation tion below aboบ	use. We are (o ship. It your relation	or were) marrie	ed or have lived	
		leave a field blank if it	, , ,				A
		Date on which the					Spouses may be separated
	marriage-like relationship (dd/mmm/yyyy): Date of marriage (dd/mmm/yyyy):						even if they continue to live in
			_				the same residence [s. 3(4) Family Law Act].
			ate of separatio	,	уу):		r arrilly Law Actj.
		I have never been the Please describe your		•	rty		
5							
Part 4	ld	entification of child	ren				
5. 3	Seled	ct the correct option bel	ow and provide	the additional	information if ap	oplicable	
		My family law matter	is not about a	child or child	dren (skip to Que	estion 8)	
		My family law matter Provide the requested					
		Child's full name	Child's date of birth	My relationship	Other party's relationship	Child currently living with	A child's residence is usually
			(dd/mmm/yyyy)	to the child	to the child	(name of person)	where they live at least 40% of the time. If a child currently
							splits their time between two
							residences, include both.
6. [ea ch	understand that I must ach order I am asking t iild" is a legal test used sychological, and emot	he court to ma d to decide wha	ike about the at would best	child. The "best protect the child	interests of the d's physical,	For more information about best interests of the child, see the guidebook.
Dort 5		-	-	·	• •		
I i	wou l ingu f the	bout us uld like to share the foluistic, religious and sechild is an Indigenous may choose to leave the	spiritual upbri s child, the chil	nging and he	ritage of my fa		
Part 6	ΙF	kisting orders and a	areements				
				ton agraems	at about parent	ing	
ć	arrar supp	re is an existing court ngements, child suppo oort, and/or property di es (see attached cop	rt, contact with vision in respe	ı a child, guard	dianship of a ch	-	Include any order (interim or final), agreement or plan from any level of court and any location.
9.	Ther	e is an existing court	order, agreer	ment or plan	protectina one	of the parties or	O.
t	he c	child(ren), or restraining protection order, an order, agreement or	g contact betw	een the partie	s, including:	or the parties of	If yes, you must attach a copy of any order, agreement or plan to this application for
•		a peace bond, restraini		•		der.	filing.
			-				

□ No

☐ Yes (see attached copy)

Part 7 | What you are asking for in this application

You may apply for a court order about one or more family law matters. If you have an existing final order or written agreement about the family law matter, the information you must provide the court is a little different than if you have never had a final order or agreement.

Select each family law matter you want an order about and select the appropriate answer to the question below to identify which schedule you must complete.



This part will help you identify which family law matter you need a court order about and the additional schedule you must complete to provide more information to the court and the other party.

10. I am **applying for a court order** about the following family law matter(s):

	Parenting arrangements, including parental responsibilities and parenting time						
	Parenting arrangements include how each guardian will parent their child(ren), including each guardian's responsibilities for decision making about a child and the time each guardian spends with a child. Parental responsibilities can be shared by one or more guardians exclusively, separately, or jointly.						
└▶	Do you have a final order or written agreement about parenting arrangements, including parental responsibilities and parenting time?						
	No → Complete Schedule 1						
	Child support						
	Child support is the amount of money a parent or guardian pays to another parent or guardian to help care for the child.						
└ ▶	Do you have a final order or written agreement about child support?						
	No → Complete Schedule 3						
	Contact with a child						
	Contact with a child is the time a child spends with someone who is not their guardian.						
├	Do you have a final order or written agreement about contact with the child?						
	No → Complete Schedule 5						
	Guardianship of a child - Appointing a new guardian or cancelling guardianship of a child						
	Guardianship is who is responsible for a child. Only guardians have parental responsibilities and parenting time with a child.						
L	→ Complete Schedule 7						
	Spousal Support						
$ \top $	Spousal support is money that one spouse pays to another spouse for their financial support after separation.						
L	Do you have a final order or written agreement about spousal support?						
	No → Complete Schedule 8 Yes → Complete Schedule 9						
	Property division in respect of a companion animal						
	Property division in respect of a companion animal is who will have ownership and possession of a companion animal when spouses separate. The court may only make an order for ownership and possession by one spouse.						
 	Do you have a written agreement about property division in respect of the companion animal? ■ No → Complete Schedule 10						

IMPORTANT NOTE:

If you have an **interim order** about a family law matter that you want to change or cancel, you must file a Request for Scheduling Form 39.

If you already filed an application or counter application about a family law matter, and you need an interim order, speak to the judge at your next scheduled appearance or file a Request for Scheduling Form 39 to request a court appearance.



For more information about whether you have an interim or final order, see the guidebook.

Part 8 Filing location and initial	l requirements				
 11. I am filing this application in the Select only one of the options be Where my existing case court file number. Closest to where the child child-related issue Closest to where I live be Permitted by court order 	elow with the same part d lives most of the	time, beca	use my case involves a	Rule 7 sets out these requirements for which registry to use. Talk to the court registry to see if there is already an existing case at a court location.	
filing my application or sche the court registry where my an online parenting an individual needs at least one consen	eduling a family ma case is filed, included education program assessment with a	nagement o ding one or n (Parenting n family justi	conference depending on more of the following: After Separation) ce counsellor	For more information about the different registry types an how to meet the requirements, see the quidebook,	
Part 9 Lawyer's statement – Co	mplete this part only	/ if you are a	lawyer for the party.	3	
13. If you are not a lawyer, you may I, Full name of lawyer acknowledge that I have co Law Act. Part 10 Address for service 14. My address for service of co	, the lawyer for complied with the re	quirements			
You must provide an address for your own if you don't want to	For more information about				
Address:	5		5 110 1	how this information will be used and who will have	
City: Email:	Province:	Telephone:	Postal Code:	access to it, see the guidebook.	
Lawyer's name and firm name (if	applicable):	телерноне.			

Schedule 1

Parenting Arrangements

No existing final order or written agreement

Complete this schedule only if you need a court order about parenting arrangements, including parental responsibilities and parenting time, and you do not have an existing final court order or written agreement about parenting arrangements.

Part 1	Guard	ian of	the c	hild
I alt I	Juaiu	iaii Oi	uic (

- **1.** Select the option that applies to your situation
 - I am the child's guardian
 - □ I am applying to be appointed as the child's guardian (I am also completing Schedule 7)

1

Only a guardian may have parental responsibilities and parenting time with respect to a child [s, 39 Family Law Act]. For information about who is a guardian of a child, see the guidebook.

Part 2 | Order about parenting arrangements

Parenting arrangements include how each guardian of a child will parent their child(ren), including each guardian's responsibilities for decision making about a child (parental responsibilities), and the time each guardian spends with a child (parenting time).

Guardians can arrange parental responsibilities and parenting time in any way that is in the best interests of the child.

The court can make orders under Division 2 [Parenting Arrangements] of Part 4 [Care of and Time with Children] of the Family Law Act.

2.	I am applying for an order about parental responsibilities as follows: List the details of the order you are asking for. You may leave this question blank.
_	
3.	I am applying for an order about parenting time as follows: List the details of the order you are asking for. You may leave this question blank.

A

Parental responsibilities can be set up so they can be exercised by:

- One or more guardians only,
- Each guardian acting separately, or
- All guardians acting together.

[s. 40 Family Law Act]

- 4. I am applying for an order about
 - the implementation of an order about parenting arrangements made under the Family Law Act, or
 - the means for resolving disputes about an order about parenting arrangements made under the Family Law Act,

as follows:

List the details of	the order you are asking i	for. You may leave this question b	lank.

A

S. 49 of the Family Law Act allows a child's guardian to apply to court for directions respecting an issue affecting the child, and the court may make an order giving the directions it considers appropriate.

п арргупту т	or arrect	10115 1101	i the coun	i under S.	49 01 the F	anniy L	aw Act
pecting the	following	issue at	fecting a	child:			
		, .	, 0	, .	pecting the following issue affecting a child:	11 7 9	n applying for directions from the court under s. 49 of the Family L pecting the following <mark>issue affecting a child</mark> :

rus	Best interests of the child	
6.	I believe the order about parenting arrangements I am applying for, including parental responsibilities and parenting time, is in the best interests of the child(ren) because: List your reasons	To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about parenting arrangements. For more information, see the guidebook.

Schedule 2 | Parenting Arrangements

Existing final order or written agreement

Complete this schedule only if you have an existing final order or written agreement about parenting arrangements, including parental responsibilities and parenting time, and you need a

	ourt order made to change, suspend or cancel the final order, or to set aside or replace the agreement.	
Part 1	Final order or written agreement	
1.	Select only one of the options below and complete the requested information I have a final court order about parenting arrangements, including parental responsibilities or parenting time, made on (date) I want to change or cancel (see attached copy of order). → Complete Part 2 I have a written agreement about parenting arrangements, including parental	You must attach a copy of the order or agreement to this application for filing.
	responsibilities or parenting time, made on (date) that I want to repeal or replace (see attached copy of order). → Complete Part 3	
Part 2	Final order – Complete this part only if you have a final order	A
	Since the final order was made, needs or circumstances have changed as follows:	The court can only change, suspend or cancel a final order if there has been a change in the needs or circumstances of the child since the original order was made, including a change in the circumstances of another person such as a parent [s. 47]
3.	I am applying for the final order to be: Select only one option changed → Complete Part 4 and 5 suspended → Complete Part 5 cancelled → Complete Part 5	Family Law Act].
Part 3 4.	Agreement – Complete this part only if you have a written agreement I believe the written agreement is not in the best interests of the child(ren) because:	The court must set aside or replace with an order, all or part of an agreement about parenting arrangements, if the court is satisfied that the agreement is not in the best interests of the child [s. 44 Family Law Act].
5.	I am applying for the written agreement to be: Select only one option set aside → Complete Part 5 replaced with an order → Complete Part 4 and 5	
Part 4	About the new order – Complete this part only if you are asking to change or replace the existing order or agreement	i Guardians can arrange
6.	I am applying for an order for the parenting arrangements, including parental responsibilities and parenting time, to be changed or replaced as follows : List the details of the order you are asking for	parental responsibilities and parenting time in any way that is in the best interests of the child. The court can make orders under Division 2 [Parenting Arrangements] of Part 4 [Care of and Time with Children] of the Family Law Act.

ırı ;	Best interests of the child	
7.	I believe the order about parenting arrangements I am applying for, including parental responsibilities and parenting time, is in the best interests of the child(ren) because: List your reasons	To determine what is in the best interests of a child, all of the child's needs and
	List your rousons	circumstances must be considered including the factors set out in s. 37 of the
		Family Law Act. For more information, see the
		guidebook.

No existing final order or written agreement

Complete this schedule only if you need a court order about child support and you do not have an

	nai court order or written agreement about cr	ilia support.			
Part 1 1	About the payor				i
	e payor is: a parent or guardian of the child(ren) a person standing in the place of a pare (for example, a step-parent) other (specify):		A child has the right to be supported by both parents, whether the parents ever lived together, or the parent has ever lived with the child. Other guardians and stepparents may also be responsible for paying child		
Part 2	Current circumstances		support [s. 147 Family Law Act].		
2. Th	e current support arrangements are as f		,		
3. Th	e child or children currently spend time w	rith each par	ty as follows:		
4. Se	Each child I am applying for an order for age The following child(ren) is/are 19 years or support because of illness, disability, or be	s) child	A child, for the purposes of child support, includes a person who is over 19 years of age, and is unable because of illness, disability or another		
	Full name of child		child support		reason to obtain the necessities of life or withdraw from the charge of their
		□ illness□ illness	□ disability□ disability	□ student□ student	parents [s. 146 Family Law Act].
Dart 3 L	Order about child support	_	_		
The amou Guideline against w extraordir					
5. Se	lect each applicable option and complete the I am applying for an order for ongoing suparty)	,	paid by <i>(name</i>	of paying ne monthly	
	 amount set out in the child support guide Based on the information I know abore application for child support I expect support to be approximately \$ I am not able to estimate the amountime. 	the amount	party's income a payable for mor	nthly child	For more information about how to calculate the amount payable for child support, see the guidebook.
	I am applying for an order for special or 7 of the child support guidelines as follow List the expenses you are claiming for each You must file a Financial Statement Form	vs: h child.			For more information about what can be included as special or extraordinary expenses, see the guidebook.

		•				
			n applying for an order to change the guide guideline amount would cause me undue he an unusual or excessive amount of debt I in prior to separation or to earn a living unusually high expenses to exercise parent child(ren) a legal duty to support another person, suc	ardship becaus ncurred to suppo ting time or conta	e I have: int the family act with the	The court may order child support in an amount different from the guidelines if appropriate [s. 10 Child Support Guidelines].
		_	a former spouse		·	
			a legal duty to support a dependent child fr		ionship	
			other undue hardship circumstances (speci	ty):		
6.	Chil	d su _l	oport payments should start on Date (dd/m	mm/yyyy) or event	because:	In making an order about child support, the court may provide that support be paid respecting any period of time before the application is made [s. 170 Family Law Act].
art 4	l Ir	ncon	ne information			
7.		 t t t t t t 	nore of the following applies to my applicate am the payor here is split or shared parenting time for one here is child 19 years or older for whom sup a party has been acting as a parent to a child he payor earns more than \$150,000 per year here is an application for section 7 special of am claiming undue hardship	e or more of the operation is being apped of the other particular.	children blied for rty	Child support is based in part on income. If a party's income information is necessary, they have an obligation to provide information to the court, or the court may impute income [ss. 15 to 25 Child Support Guidelines].
	_		You are required to file a Financial Statemen	nt Form 4 Compi	lete Question 8	
			You are not required to file a Financial State. Skip to Question 9 .	-		
You r delay	may a	also p ou be	NOTE: provide this financial information before receiving the street of the other party is over the end of the end of the other party is over the end of t	\$150,000 per ye	ar or that they	
8.	to th	ect or	uired to file a Financial Statement Form 4 t urt. If y one of the options below In filing a Financial Statement in Form 4 with			You must file a Financial Statement Form 4 or an

- I am **not able to file** a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that my income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date.

Application for Case Management Order Without Notice or Attendance Form

9.	Sele	information	
		I believe the payor's annual income is \$	because:
		I do not know the income of the payor. I can provide t	he following facts about
		the payor's employment (past or present), training, hea	th and ability to work:

IMPORTANT NOTE TO THE OTHER PARTY:

This family law case includes an application about child support. You must provide your financial information with your reply to this application by completing and filing a Financial Statement in Form 4.

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- · order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate

Schedule 4 | Child Support

Existing final order or written agreement

Complete this schedule only if you have an existing final order or written agreement about child

support and you need a new court order made to change, suspend or cancel the final order, or t set aside or replace the written agreement.	0
Part 1 Final order or agreement	
 Select only one of the options below and complete the requested information I have a final court order about child support made on (date) that I want to change or cancel (see attached copy of order). → Complete Part I have a written agreement about child support made on (date) 	You must attach a copy of the order or agreement to this application for filing.
that I want to repeal or replace (see attached copy of agreement). → Complete Part 3	e
Part 2 Final order – Complete this part only if you have a final order	
 2. Since the final order was made, the following circumstances occurred: Select all options that apply and complete the required information My financial situation has changed I believe the other party's financial situation has changed The special or extraordinary expenses for the child(ren) have changed as follows: 	The court can only change, suspend or cancel a final order if certain circumstances exist [s. 152 Family Law Act and s. 14 Child Support Guidelines].
The child(ren)'s living arrangements have changed as follows:	
Information has become available that was not available when the order was made (specify):	
Other changes or circumstances (specify):	
 3. I am applying for the final order to be: Select only one option □ changed → Complete Part 4 □ suspended → Skip ahead to Part 5 □ cancelled → Skip ahead to Part 5 Part 3 Agreement – Complete this part only if you have an existing agreement 	
4. I believe the agreement about child support should be set aside or replaced because: Output Description:	The court must set aside or replace with an order, all or part of an agreement about

child support if the court would make a different order on consideration of the matters set out in s. 150 [determining child support] [s. 148 Family Law Act].

5.	I am applying for the existing agreement to be: Select only one option □ set aside → Skip ahead to Part 5 □ replaced with an order → Complete Part 4	
art 4	4 About the new order – Complete this part only if you are asking to change or replace the existing order or agreement	
6.	I am applying for the final order or agreement about child support, including section 7 special or extraordinary expenses, to be changed or replaced as follows : List the details of the order you are asking for	The amount of a child support order is usually the amount set out in the Federal Child Support Guidelines table.
7.	Based on the information I know about the other party's income and my application for child support I expect the amount payable for monthly child support to be approximately \$	For more information about how to calculate the amount payable for child support, see the guidebook.
	I am not able to estimate the amount payable for monthly child support at this time.	
8.	Child support payments should start on Date (dd/mmm/yyyy) or event	In making an order about child support, the court may provide that support be paid respecting any period of time before the application is made [s. 170 Family Law Act].
art :	5 Unpaid child support	
9.	As of Date (dd/mmm/yyyy), the amount of unpaid child support (arrears) was \$	
10	 Complete only if there is unpaid child support. You may leave this question blank. Select only one of the options below. ☐ I am not applying to reduce the amount of unpaid child support (arrears) ☐ I am applying to reduce the amount of unpaid child support (arrears) to \$ because: 	On application, a court may reduce or cancel unpaid child support that is owing (arrears) under an agreement or order about support if satisfied that it would be grossly unfair not to reduce or cancel the arrears [s. 174 Family Law Act].
11	Complete only if there is unpaid child support. You may leave this question blank. I am applying for an order that the remaining unpaid child support (arrears) be paid	
	as follows: Select all options that apply and complete the required information At a rate of \$ per month In a lump sum Other (specify):	The court may order that support be paid in different ways [s. 170 Family Law Act].

Part 6 | Income information

- **12.** One or more of the following **applies to my application** for child support:
 - I am the payor
 - there is split or shared parenting time for one or more of the children
 - there is child 19 years or older for whom support is being applied for
 - a party has been acting as a parent to a child of the other party
 - the payor earns more than \$150,000 per year
 - there is an application for section 7 special or extraordinary expenses
 - I am claiming undue hardship
 - Yes → You are required to file a Financial Statement Form 4. Complete Question 8.
 - No → You are not required to file a Financial Statement Form 4 at this time. Skip to Question 9.
- **13. I am required to file** a Financial Statement Form 4 to provide my income information to the court.

Select only one of the options below

- I am filing a Financial Statement in Form 4 with this application.
- I am **not able to file** a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that my income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date.



Child support is based in part on income. If a party's income information is necessary, they have an obligation to provide information to the court, or the court may impute income [ss. 15 to 25 Child Support Guidelines].



You must file a Financial Statement Form 4 or an Application for Case Management Order Without Notice or Attendance Form 11.

IMPORTANT NOTE TO THE OTHER PARTY:

This family law case includes an application about child support. You must provide your financial information with your reply to this application by completing and filing a Financial Statement in Form 4.

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- · order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- · require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate

Schedule 5 |

Contact with a child

No existing final order or written agreement

Complete this schedule only if you need a court order about contact with a child and you do not have an existing final court order or written agreement about contact with a child.

Part 1 | Relationship to the child

Children often have important relationships with people other than their parents/guardians. These include grandparents, elders, relatives, and others close to the child. Usually, these relationships are supported by the parents or guardians.

If an agreement is not possible, the person who believes they should have contact with the child can apply for a court order.

- 1. Please confirm the following statement if true
 - ☐ I am **not a guardian** of the child(ren)
- 2. The last contact with the child(ren) was on or around

Date (dd/mmm/yyyy)

1

The court may grant contact to a person who is not a guardian, including to a parent or grandparent [s. 59 Family Law Act].

The person seeking contact with a child must make their own application.



Usually, a child's parent is also the child's guardian, but not always. For more information about who is a guardian, see the guidebook.

Part 2 | Order about contact with a child

3. I am applying for an order for the child(ren) to have **contact with a person who is not** their guardian as follows:

Select all options that apply and complete the required information

ì	In person (specify): Provide details including specific dates or events requested, or dates and times that would be most suitable
	Tolonhono communication

1

The court may make an order about contact with a child, including describing the terms and form of contact [s. 59 Family Law Act].

- Telephone communication
- Video communication
- Written communication
- Other method of communication (specify):

4	Complete	if applicable.	You may	leave this	auestion	hlank
4.	Complete	II applicable.	Tou Illay	ieave iiiis	question	Dialin.

I am applying for additional terms about contact with a child as follows: List the details of the terms you are asking for	



The court may make an order to require the parties to transfer the child under the supervision of, or require contact with the child to be supervised by, another person [s. 59 Family Law Act].

Part 3 | Best interests of the child 5. I believe the order about contact with a child that I am applying for is in the best interests of the child(ren) because: To determine what is in the List your reasons best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about contact with a child. For more information, see the guidebook.

Schedule 6 | Contact with a child

Part 1 Final order or agreement

Existing final order or written agreement

Complete this schedule only if you have an existing final order or written agreement about contact with a child and you need a new court order made to change, suspend or cancel the final order, or to set aside or replace the written agreement.

1.	Sele	I have a final court order about contact with a child made on (date) that I want to change or cancel (see attached copy of order). → Complete Part 2 I have a written agreement about contact with a child made		You must attach a copy of the order or agreement to this application for filing.		
	u	on (date)		that I want to repea	I or replace (see attached	
Part 2	2 Fir	nal order -	– Complete this part	only if you have a fina	lorder	
2.	Sinc	e the final	order was made, th	ne needs or circumsta	nces have changed as follows:	The court can only change, suspend or cancel a final order if there has been a change in the needs or circumstances of the child since the original order was made, including a change in the circumstances of another person such as a parent [s. 60 Family Law Act].

Part 3 | Agreement - Complete this part only if you have an existing agreement

	11g. Complete and part only in you have an extending agreement
	I believe the agreement about contact with a child is not in the best interests of the child(ren) because:
_	

The court must set aside or replace with an order, all or part of an agreement about contact with a child if the court is satisfied that the agreement is not in the best interests of the child [s. 58 Family Law

7
7

I am applying for the existing agreement to be:

□ set aside → Skip ahead to Part 5

3. I am applying for the final order to be:

□ suspended → Skip ahead to Part 5 □ cancelled → Skip ahead to Part 5

□ changed → Complete Part 4

Select only one option

□ replaced with an order → Complete Part 4

Part 4 | About the new order – Complete this part only if you are asking to change or replace the existing order or agreement

6.	with	n applying to change or replace the existing final order or agreement about contact a child as follows: ct all options that apply and complete the required information In person (specify): Provide details including specific dates or events requested, or dates and times that	The court may make an order about contact with a child, including describing the terms and form of contact [s. 59 Family Law Act].
		would be most suitable	
		Telephone communication Video communication Written communication	
		Other method of communication (specify):	
7.	Cor	mplete if applicable. You may leave this question blank.	
	I am	applying for additional terms about contact with a child as follows: the details of the terms you are asking for	The court may make an order to require the parties to transfer the child under the supervision of, or require contact with the child to be supervised by, another person [s. 59 Family Law Act].
Part :	5 E	Best interests of the child	
	l be	elieve the order about contact with a child that I am applying for is in the best erests of the child(ren) because: your reasons	To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about contact with a child. For more information, see the guidebook.

Complete this schedule only if you need a court order to appoint a new guardian for a child or to cancel an existing guardian's guardianship of a child.

Please read before completing this schedule:

Anyone who wants to become a guardian can apply, including a parent who is not a guardian or anyone else (even if they are not related to the child) [s. 51 Family Law Act]. Only a guardian may have parental responsibilities and parenting time with respect to a child [s. 40].

The Family Law Act provides that while a child's parents are living together and after the child's parents separate, each parent will continue to be the child's guardian and will have parental responsibilities with respect to the child [ss. 39 and 40]. This does not mean that parents must have equal responsibility for a child.

An agreement or order about parenting arrangements can give parental responsibilities to one or more guardians only, each guardian acting separately, or all guardians acting together [s.40]. You can use Schedule 1 or Schedule 2 to apply for an order about parenting arrangements.

In some cases, it may not be appropriate for a parent or guardian to remain a guardian. An agreement or order can provide that a parent is not the child's guardian [s.39].



Usually, a child's parent is also the child's guardian, but not always. For more information about who is a guardian, see the guidebook.

Part 1 | Order about guardianship

- **1.** Select each option that applies
 - ☐ I am applying to be **appointed as a guardian** of the child(ren)
 - I am applying for the following person(s) to no longer be the guardian of the child(ren):

Complete the information requested below. Specify the child only if the information does not apply to each child this application is about.

Full name of guardian:	They have been a guardian of the child(ren) since:	Name of child(ren) You may leave blank



The court may appoint a person as a child's guardian or terminate a person's guardianship of a child [s. 51 Family Law Act].



You may state "since birth" in the middle column instead of putting the specific date, if applicable [s. 51 Family Law Act].

Part 2 | Best interests of the child

2. I believe the order about guardianship of a child that I am applying for is in the best interests of the child(ren) because:

List your reasons



If a child is 12 or older, the court must not appoint a person other than a parent as the child's guardian without the child's written approval, unless satisfied it is in the child's best interests [s. 51 Family Law Act].



To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act.

The parties and the court must consider the best interests of a child when making a decision about guardianship of a child. For more information, see the quidebook.

Part 3 | Indigenous ancestry of child(ren) 3. Is the child or children Indigenous? Yes → go to next question ■ No → Skip ahead to Part 4 ■ Unknown → Skip ahead to Part 4 **4.** Complete this question only if a child is Indigenous. If not, you may leave this question blank. Please select the option below that best describes the child(ren)'s Indigenous ancestry: First Nation Nisga'a Treaty First Nation, including: Tsawwassen First Nation Maa-nulth First Nations: Huu-ay-aht First Nations Ka:'yu:'k't'h'/Che:k'tles7et'h' First Nations Toquaht Nation Uchucklesaht Tribe Yuułu?ił?ath Government Tla'amin Nation the child is under 12 years of age and has a biological parent who is of Indigenous ancestry, including Métis and Inuit, and self-identifies as Indigenous the child is 12 years of age or older, of Indigenous ancestry, including Métis and Inuit, and self-identifies as Indigenous IMPORTANT NOTE ABOUT A NISGA'A OR TREATY FIRST NATION CHILD: If the child is a Nisga'a or Treaty First Nation child, you must serve the Nisga'a Lisims Government or the Treaty First Nation to which the child belongs with notice of this application as described in section 208 or 209 of the Family Law Act. To serve them notice, they must receive a copy of this application.

For more information about serving Nisga'a Lisims Government or the Treaty First Nation to which the child belongs, see the guidebook.

A guardian's parental responsibilities include

religious and spiritual

upbringing and heritage, including, if the child is an Indigenous child, the child's

Indigenous identity [s. 41

Family Law Act].

making decisions respecting the child's cultural, linguistic,

Part 4 | Guardianship affidavit and supporting documents - Complete this part only if you are applying to be appointed as a guardian

A party applying to be appointed as a guardian of a child must provide the court with evidence using the Guardianship Affidavit in Form 5 respecting the best interests of the child [s. 51 Family Law Act and Rule 26].

- 5. I understand that I am required to file a Guardianship Affidavit in Form 5 as described in Rule 26 before the court can make a final order about guardianship.
- 6. I have initiated or completed a criminal record check as required for the Guardianship Affidavit.
- **7.** Select only one of the options below
 - I am **filing the following required documents** along with this application:
 - a Consent for Child Protection Record Check in Form 5 under the Family Law Act Regulation
 - a request, in the form provided by the registry, to search the protection order registry
 - I am **not able to file the required documents** with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that the documents be filed with this application. I understand I will still be required to file the documents at a later date.



To complete Form 5, you are required to attach the results from various record checks as exhibits

The record checks must be initiated at the time of filing this application.



For more information about how to complete a record check, including where to find the forms, see the guidebook.



You must file a consent and request for record check or an Application for Case Management Order Without Notice or Attendance Form 11.

chedule 8 | Spousal Support

No existing final order or written agreement

Complete this schedule only if you need a court order about spousal support and you do not have

	isting final court order or written agreement about spousal support.	
Part 1	l Entitlement to spousal support	
1.	I believe that I am, or the other party is, entitled to spousal support for the following reason(s): Select all options that apply To recognize economic advantages or disadvantages to the spouses arising from the relationship or breakdown of the relationship To share the financial consequences arising from caring for the children during the relationship, beyond the duty to provide support for the child	If after considering the objectives set out in section 161 of the Family Law Act, a spouse is entitled to support, the other spouse has a duty to provide support [s. 160 Family Law Act].
	 To relieve economic hardship of the spouses arising from the breakdown of the relationship To help each spouse become financially independent within a reasonable 	
	period	
Part 2	·	
2.	The current support arrangements are as follows:	The court must take into consideration the conditions, means, needs and other circumstances of each spouse when determining spousal support [s. 162 Family Law Act].
art :	3 Order about spousal support	0
3.	I am applying for an order for spousal support to be paid by (name of paying party) as follows: Monthly payments to commence on (date) (number) month(s) year(s)	The court may order a spouse to pay an amount the court considers appropriate as spousal support after taking into consideration section 160 [duty to provide support for entitled spouse] [s. 165 Family Law Act]. The order may include when and how payments are to be made [s. 170 Family Law Act].
4.	Based on the information I know about each party's means, needs, and other	
	circumstances: Select only one of the options below I expect the range for the monthly amount payable for spousal support to be approximately \$ to \$ I expect a lump sum amount payable for spousal support to be approximately \$	For more information about how to calculate the amount for spousal support, see the guidebook.
	I am not able to estimate the amount payable for spousal support at this time	
Part 4 5.	Income and earning potential information My current employment situation, training, health and ability to work are as follows:	Spousal support is based in part on income. If a party's income information is necessary, they have an obligation to provide

information to the court, or the court may attribute income in an amount the court considers appropriate [ss. 212 and 213

Family Law Act].

6.	to th	required to file a Financial Statement Form 4 to provide my income information ne court. Sect only one of the options below I am filing a Financial Statement in Form 4 with this application.					
		I am not able to file a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that my income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date.					
7.	Sele	ect only one of the options below and provide the requested information I believe the payor's annual income is \$ because:					
		I do not know the income of the payor. I can provide the following facts about the payor's employment (past or present), training, health and ability to work:					
This you	fami fina	ANT NOTE TO THE PARTIES: ily law case includes an application about spousal support. You must provide ncial information with your application or reply to this application by ng and filing a Financial Statement in Form 4.					

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate

You must file a Financial Statement Form 4 or an Application for Case Management Order Without Notice or Attendance Form

Schedule 9 | Spousal Support

Existing final order or written agreement

Complete this schedule only if you have an existing final order or written agreement about spousal support and you need a new court order made to change, suspend or cancel the final

order, or to	set aside or replace the written agreement.	
Part 1 Fi	nal order or agreement	
1. Sele	ct only one of the options below and complete the requested information I have a final court order about spousal support made on (date) that I want to change or cancel (see attached copy of order).→ Complete Part 2 I have a written agreement about spousal support made on (date) that I want to repeal or replace (see attached copy of agreement). → Complete Part 3	You must attach a copy of the order or agreement to this application for filing.
Part 2 Fi	nal order – Complete this part only if you have a final order	
2. Sind	ce the final order was made, the following circumstances occurred: My financial situation has changed I believe the other party's financial situation has changed My employment, training, health and/or ability to work has changed as follows:	The court can only change, suspend or cancel a final order if certain circumstances exist [s. 167 Family Law Act].
	My household expenses have changed as follows:	
	Information has become available that was not available when the order was made (specify):	
	Other changes or circumstances (specify):	
Sele	applying for the final order to be: ct only one option hanged → Complete Part 4 and 5 uspended → Complete Part 5 ancelled → Complete Part 5 greement – Complete this part only if you have an existing agreement	I
	ieve the agreement about spousal support should be set aside or replaced	•
	ause:	The court must set aside or replace with an order, all or part of an agreement about spousal support if the court is satisfied one or more circumstances set out in s. 164 (3) of the Family Law Act existed when the parties

entered into the agreement, or the agreement is significantly

unfair.

 I am applying for the existing agreement to be: Select only one option set aside → Skip ahead to Part 5 replaced with an order → Complete Part 4 	
Part 4 About the new order – Complete this part only if you are asking to change or replace the existing order or agreement	
6. I am applying for the final order or agreement about spousal support to be change replaced as follows: List the details of the order you are asking for	The court may order a spouse to pay an amount the court considers appropriate as spousal support after taking into consideration section 160 [duty to provide support for entitled spouse] [s. 165 Family Law Act]. The order may include when and how payments are to be made [s. 170 Family Law Act]
 Based on the information I know about each party's means, needs, and other 	
circumstances: Select only one of the options below I expect the range for the monthly amount payable for spousal support to be approximately \$ to \$ I expect a lump sum amount payable for spousal support to be approximately \$	how to calculate the amount for spousal support, see the
I am not able to estimate the amount payable for spousal support at this time	
Part 5 Unpaid spousal support	_
8. As of, the amount of unpaid spousal support (arrears) was \$ Date (dd/mmm/yyyy)	
 9. Complete only if there is unpaid spousal support. You may leave this question blank. Select only one of the options below. I am not applying to reduce the amount of unpaid spousal support (arrears) to a pecause: 	
 10. Complete only if there is unpaid spousal support. You may leave this question blank. I am applying for an order that the remaining unpaid spousal support be paid a follows: At a rate of \$ per month In a lump sum payment Other (specify): 	as

Part 6 | Income information

11. I am required to file a Financial Statement Form 4 to provide my income information to the court.

Select only one of the options below

☐ I am filing a Financial Statement in Form 4 with this application.

I am **not able to file** a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that my income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date.



You must file a Financial Statement Form 4 or an Application for Case Management Order Without Notice or Attendance Form 11.

IMPORTANT NOTE TO THE PARTIES:

This family law case includes an application about spousal support. You must provide your financial information with your application or reply to this application by completing and filing a Financial Statement in Form 4.

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate

Schedule 10 |

Property division in respect of a companion animal

No existing final order or written agreement

Complete this schedule only if you need a court order about property division in respect of a companion animal and you do not have an existing final court order or written agreement about property division in respect of the companion animal.

Part 1 Order about property division in respect of a companion animal

1.	I am applying for a property division order for sole ownership and possession of
	the companion animal(s) as follows:

Name of companion animal	Type of animal	Select o	To [party] one option for each animal
		☐ Me	☐ Other party
		■ Me	Other party
		■ Me	Other party
		□ Me	Other party

-	
	h
	₽
	A

Under section 97 of the Family Law Act, the court may only make an order for ownership and possession of a companion animal by one

The facts

2.	The facts on which this application is based are as follows:
	Provide the facts you want the court to consider and why the court should make the order

Provide the facts you want the court to consider and why the court should make the order you are applying for



In determining whether to make an order respecting a companion animal, the court must consider the following factors set out in section 97 (4.1) of the Family Law Act:

- the circumstances in which the companion animal was acquired
- the extent to which each spouse cared for the companion animal
- any history of family violence
- the risk of family violence
- a spouse's cruelty, or threat of cruelty, toward an animal
- the relationship that a child has with the companion animal
- the willingness and ability of each spouse to care for the basic needs of the companion animal
- any other circumstances the court considers relevant

Schedule 11 |

Property division in respect of a companion animal

Existing written agreement

Complete this schedule only if you have an existing written agreement about the companion animal and you need a new court order made to set aside or replace the written agreement.

Part 1 Writte	n agreement		
animal		y division in respect of a companion at I want to repeal or replace (see	You must attach a copy of the agreement to this application for filing.
		on in respect of a companion animal	
snoula be	e set aside or replaced because:		As set out in s. 93 of the Family Law Act, the court must set aside or replace with an order, all or part of an agreement about property division if the court is satisfied one or more specified circumstances existed when the parties entered into the agreement, or the agreement is significantly unfair.
Select onl set asi replace Part 2 Order	ying for the existing agreement to be y one option de ed with an order → Complete Part about property division in respendent only if you are asking to replace	ect of a companion animal –	
order as		panion animal to be replaced with an o make	Under section 97 of the Family Law Act, the court may only make an order for ownership and possession of a companion animal by one spouse.

Financial Statement Form 4

Provincial Court Family Rules Rules 3, 25, 28 and 172



This Financial Statement provides the financial information of a party in support of a claim for support.

Please read before completing the form:

- This form has six parts. Which parts you must complete depends on your situation. You may not have to complete the form at all.
- For guidance filling in this form, including which parts may apply to you, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.

I,		,		of		,
	Full name		Occupation		Address of person, City, Province	



For more information about swearing or affirming an affidavit, see the guidebook.

SWEAR OR AFFIRM THAT:

- 1. The information set out in this financial statement is true, to the best of my knowledge.
- I have made complete disclosure in this financial statement of: Select all options that apply. Complete the part(s) as required.
 my income, including benefits and adjustments, if any, in Part 1
 my expenses and debts, in Part 2
 my assets, in Part 3
 special or extraordinary expenses, if any, in Part 4
 income of other person(s) in my household, in Part 5



For more information about which part(s) you may need to complete, see the guidebook.

[print name or affix stamp of commissioner]

undue hardship, in Part 6

Signature

This document must be signed only with a commissioner for taking affidavits. **Do not sign** the document until they tell you to. You will sign it with them.

- · ·	
Tax documents	
 I am attaching a copy of each of the following documents to my financial statement: my tax return and related schedules for each of the three most recent taxation years; and any notice of assessment and reassessment issued by the CRA for each of the three most recent taxation years 	You must attach your last 3 years of tax returns and notice of assessment/reassessment.
Sources and amounts of income	
2. All my sources of income and amounts of income per month are as follows: Select and complete all options that apply. Please use gross amounts (before taxes or deductions). employment income of \$ per month from employment insurance benefits of \$ per month workers compensation benefit of \$ per month interest and investment income of \$ per month pension income of \$ per month government assistance income of \$ per month trust income of \$ per month other income of \$ per month other income of \$ per month per month	The child support guidelines describe the requirements for disclosure, calculating income, and proof of income that are required for child support applications. The specific income information that must be provided is set out in s. 21 of the Child Support Guidelines.
Proof of income 3. I am attaching proof of income from all applicable sources, including my:	
most recent pay stub or statement of earnings, or a letter from my employer stating my salary and/or wages most recent employment insurance benefit statement and record of employment most recent workers compensation benefit statement most recent interest and investment statement most recent government assistance statement self-employment income for the three most recent taxation years, including: (i) the financial statements of my business or professional practice, other than a partnership, and (ii) a statement showing a breakdown of all salaries, wages, management fees or other payments or benefits paid to, or on behalf of, persons or corporations with whom I do not deal at arm's length confirmation of income and draw from, and capital in, a partnership, for the three most recent taxation years corporate income for the three most recent taxation years, including: (i) the financial statements of the corporation and its subsidiaries, and (ii) a statement showing a breakdown of all salaries, wages, management fees or other payments or benefits paid to, or on behalf of, persons or corporations with whom the corporation, and every related corporation, does not deal at arm's length trust settlement agreement and the trust's three most recent financial statements other (specify):	You must attach a copy the proof of income from each source you identified in this section.
Changes to income	
 Select whichever option is correct and complete any required information I do not expect any significant changes to my total income this year. I expect my total income this year to be \$ because: 	

Annual income summary

5. Complete the table below. **Use the gross amounts** (before taxes or deductions) **except where the word "net" appears**. Put "0" in a field if it doesn't apply to you.

Total income

1 My total annual income before adjustments

\$

Adjustments to total income in accordance with Schedule III of the Child Support Guidelines

Ded	Deductions (use annual amounts)			
2	Spousal support received	+\$		
3	Split-pension amount	+\$		
4	Employment expenses including union dues and other professional dues	+\$		
5	Social assistance received for other members of your household	+\$		
6	Excess portion of dividends from taxable Canadian corporations	+\$		
7	Actual business investment losses	+\$		
8	Carrying charges	+\$		
9	Partnership or sole proprietorship income required to use for capital in the partnership/proprietorship	+\$		
10	Total deductions from income (add lines 2 through 9)	- \$		

10	Total deductions from income (add lines 2 through 9)	- \$
Add	itions (use annual amounts)	
11	Offset of capital gains and capital losses (if zero or less, indicate "0" in this line)	\$
12	Payments made from self-employment income including wages to non-arm's length parties except for the portion that is necessary to earn self-employment income	+\$
13	Capital cost allowance for property	+ \$
14	Value of exercised employee stock options with Canadian-controlled private corporation	+ \$
15	Total additions to income (add lines 13 through 16)	+ \$
10	Total daditions to mounts (add miss to through to)	. ψ
16	Annual income for child support purposes (line 1 minus line 10 plus line 15)	\$
	Annual income for child support purposes	
16	Annual income for child support purposes (line 1 minus line 10 plus line 15) Add Any benefit paid to you for a child for whom special or extraordinary expenses are being requested that is not	\$
16	Annual income for child support purposes (line 1 minus line 10 plus line 15) Add Any benefit paid to you for a child for whom special or extraordinary expenses are being requested that is not included in the income on line 16	\$ + \$

	er additions to income for spousal support nplete only if there is an application for spousal support)	
21	Total child support received	+ \$
22	Social assistance received for other members of your household	+ \$
23	Any government benefit received for a child that is not included in the income on line 16	+ \$
24	Annual income for spousal support purposes (line 16 plus lines 21 through 23)	\$



The adjustments you can apply to calculate your income for support are different than you might be able to claim for taxes.

This section will collect information about your income and the adjustments that can be applied.



If your income and adjustments are expected to be similar to your most recent federal income tax return, you can use those amounts for the annual income summary. If not, record what you expect the amounts to be.



For tips and information about how to complete this section, see the guidebook.

Part 2 | Personal expenses and debts

Complete this part only if you are required to provide information about expenses and debts.

1

See the chart in the introduction to this form to determine if this part applies to your situation.

Expenses

An expense is the amount of money you spend on something.

Estimate how much you pay monthly and yearly for each of the expenses listed below.

You may be asked to provide the court with proof of an amount or a breakdown of how you came to the estimate.

TOTAL				TAL
Expenses			Monthly	Yearly
Housing		.,		
- ·	Monthly	Yearly		
Rent/mortgage	\$	\$		
Property taxes and strata fees	\$	\$		
Utilities				
include electricity, gas, water, waste,	\$	\$		
home phone, and internet Homeowner/renter's insurance	\$	\$	_	
Home maintenance and repair	\$	\$		
·				
Other Lausing Subtatal	\$	\$	Α	φ.
Housing Subtotal:	\$	\$	\$	\$
Food & Household Supplies	Monthly	Yearly		
Groceries	\$	\$		
Eating out	\$	\$	-	
Household supplies such as cleaning	φ	φ	-	
supplies, lightbulbs, batteries, toilet				
paper and laundry detergent	\$	\$		
Other	\$	\$	_	
Food & Household Supplies	Ψ	Ψ	_	
Subtotal:	\$	\$	\$	\$
Transportation	Ψ	Ψ	Ψ	Ψ
Transportation	Monthly	Yearly		
Car insurance and car loan payments	\$	\$		
Fuel	\$	\$		
Maintenance and repairs	\$	\$		
Public transit, taxis and parking	\$	\$		
Other	\$	\$		
Transportation Subtotal:	\$	\$	\$	\$
Clothing & Self-care	Ψ	, Ψ	Ψ	Ψ
include clothing, hairdresser/barber and cos	metics		\$	\$
Health & Medical				
include regular dental care, orthodontics, ma	edicine, eyegl	asses or		
contact lenses			\$	\$
Children				
include school activities, extracurricular acti		school fees,	Φ.	φ.
camps, babysitting, allowances and daycare	9		\$	\$
Miscellaneous/Other include gifts & donations, alcohol, tobacco &	oonnahi-	otortoinme-+ °		
recreation, cell phone, cable, subscription s				
vacations	civices, per c	хропосо апа	\$	\$
Premiums, Contributions and Debt	Repaymen	nt		
include life or term insurance premiums, RF				
debt repayment (for expenses not itemized			\$	\$
Reserve for income tax			\$	\$
Other (specify):				
			\$	\$
		Total	\$	\$



For tips and information about how to complete this section, see the guidebook.



Keep a record of how you calculated an amount. You may need to provide it to the court.

You may also be asked to provide proof of daily living expenses such as bill payments and bank statements.

Debts

A debt is an amount of money you owe someone that you have a duty to pay.

Identify any outstanding debts. **Do not record** the monthly payment for mortgage, car loans, credit card payments or other debts included in the expenses section above, just the total balance owing. You may be asked to provide the court with proof of the debt.

Name of creditor (name of bank, finance company, person, etc.)	Reason for borrowing (for example, mortgage, car loan, school)	Balance owing
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
	Total	



You don't have to show proof of your debts now, but you should be prepared.

Proof of a debt may include:

- mortgage statements
- credit card statements
- car payment or other loan statements
- student loan or line of credit
- court orders requiring you to pay



For tips and information about how to complete this section, see the guidebook.

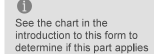
Part 3 | Assets

Disposition of assets

Complete this part only if you are required to provide information about assets.

An asset is something of value that **you own** or that belongs to you.

1. List all your assets in the table below. Provide a brief description of the asset and how much the asset is currently worth (the value).



to your situation.

Be sure to list all bank accounts, even if the value is

Asset	Description of asset	Current value of asset
Real estate		\$
Cars/Boats/Vehicles		\$
Cash assets including cash and bank accounts		\$
Investments including TFSAs, RRSPs, stocks and bonds, pensions		\$
Loans and credit (money owing to me)		\$
Other including precious metals, art, jewellery, or other items of high value		\$
	Total	

2.	Select the statement	t that is true	and provide any	v additional info	ormation as requ	uired

		,		
	Mile I have a set a claim of the			
_	No, I have not sold or dis	bosea or ar	n asset in the last two ve	ears
	,		, , , , , , , , . ,	

res, i have sold or disposed of an asset in the last two years as follows.
Please describe the asset(s) you sold or disposed of and indicate how much money
you made from the sale or disposal

Financial Statement Part 3 | Page 1 of 1

Part 4 | Special or extraordinary expenses

Complete this part only if you have made a claim for special or extraordinary expenses on your application or counter application about a family law matter.

Special or extraordinary expenses are costs of raising a child that go above and beyond what is covered by the guideline table amount for child support.

In a child support order, the court may, on either party's request, provide an amount to cover all or any portion of the expenses set out in s. 7 of the Child Support Guidelines (included here in this Part).

The guiding principle for s. 7 expenses is that the expense is shared in proportion to the respective incomes after deducting from the expense, the contribution, if any, from the child.

Complete the table below about your claim for special or extraordinary expenses.

To complete the table:

- add the name of each child you have a claim for expenses for in the top part of the table
- include the amount for each applicable expenses for each child in the table
- you may leave any field blank if it does not apply

Provide the **net** amount for each expense.

The amount for the expenses may be estimated.

You **may be asked to provide** the court with **proof** of an amount or a **breakdown** of how you came to the estimate.

The following special or extraordinary expenses (net of tax credits, subsidies, deductions, and credits and contributions from the child(ren)) are included in my claim for child support:

Name of Child:				
Special and Extraordinary Expense	Annual Amount	Annual Amount	Annual Amount	Annual Amount
Childcare expenses	\$	\$	\$	\$
Portion of medical/dental premiums attributable to child	\$	\$	\$	\$
Health related expenses that exceed insurance reimbursement by at least \$100	\$	\$	\$	\$
Extraordinary expenses for primary or secondary school	\$	\$	\$	\$
Post-secondary school expenses	\$	\$	\$	\$
Extraordinary extracurricular activities expenses	\$	\$	\$	\$
Total	\$	\$	\$	\$



For tips and information about how to complete this part, see the guidebook.

1

To calculate the net amount, subtract from the gross amount tax credits, subsidies, deductions, and credits and contributions from the child.

a

Keep a record of how you calculated an amount. You may need to provide it to the court

You may also be asked to provide proof of the amount.

Part 5 | Income of other persons in household

Complete this part only if you or the other party have made a claim for undue hardship.

To determine if an amount for child support other than the guideline amount should be paid, the court must look at each household's standard of living as set out in s. 10(3) of the Child Support Guidelines.

The court may require additional details about a spouse, partner or other adult person living in your household to be able to apply the comparison of household standards of living test in Schedule II of the Child Support Guidelines.

Complete all sections that apply to your circumstances.	You may leave a	a section blank
---	-----------------	-----------------

1.		live alone		,	
2.			tionship with the following	ng person I am living with : Their annual income	The annual income of the other person must include all sources of income just as you have in Part 1. This includes employment, benefits,
3.		I/we live with the following o	ther adult(s):		investment and business income.
		Full name of person		Their annual income	
					•
4.		I/we have child(re	en) who live(s) in the hon	ne	Household expenses include those expenses you identified in Part 2. Indicate how much your spouse, partner or other
5.	My pe		ult(s) residing in the home towards the household	` '	adult in the household is contributing towards those expenses.
		Frequency of contribution(s)			

Part 6 | Undue hardship Complete this part only if **you** have made a claim for undue hardship. Sometimes the amount of child support determined under the child support guidelines, when combined with other circumstances, may create undue hardship for a person or their child. Complete all sections that apply to your circumstances. You may leave a section blan I have an unusual or excessive amount of debt I incurred to support my fam prior to separation or to earn a living as follows: Annual deb Name of creditor and reason for borrowing (name of bank, finance company, etc.) **Balance** owing repayment 2. I have unusually high expenses to exercise parenting time or contact with the child(ren) as follows: Please describe the expenses you have 3. I have a legal duty to support another person, such as a person who is ill or disabled, or a former spouse Monthly amount Annual amoun Name of adult person you support paid for support paid for suppo I have a legal duty to support a dependent child from another relationship Monthly amount Annual amoun paid for suppo Name of adult person you support paid for support

I have other undue hardship circumstances as follows:

5.

nk. ily ot	The court can make a child support order for an amount different from the standard <i>Guideline</i> amount on the grounds that the party or a child would otherwise suffer undue hardship. Undue hardship applications must be denied if the court finds that the party would have a higher household standard of living than the other party's household after paying the standard amount [s. 10 Child Support Guidelines].
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Guardianship Affidavit
Form 5
Provincial Court Family Pulce

Provincial Court Family Rules Rules 26, 51, 172



Registry location:

Court file number:

Last name of parties:
Party 1/ Party 2

Document number:
For registry use only

This Guardianship Affidavit provides evidence to the court respecting the best interests of the child in support of an application for guardianship of a child as required under section 51 of the Family Law Act and Rule 26.

Please read before completing the form:

- To complete this form, you must have completed the required record checks as referred to in the form. You will be required to attach the results to this affidavit.
- For guidance filling in this form, including how to complete the record checks, please read the guidebook. The guide is available from your local court registry or online at www.gov.bc.ca/court-forms.

4	A	h	
Ų	Ц		

The record checks must be dated within 60 days of the date you will file the affidavit. If you are past 60 days, you will need to request a new record check [Rule 26].

I,		,	of		
•	Full name	Occupation		Address of party, City, Province	

SWEAR OR AFFIRM THAT:

I know or believe the following facts to be true. If these facts are based on information from others, I believe that information to be true.

Ö

For more information about swearing or affirming an affidavit, see the guidebook.

About the child(ren)

1. I am applying under the Family Law Act to become a guardian of the following child(ren):

Child's full name	Child's date of birth (dd/mmm/yyyy)	Name(s) of child's current guardian(s)	Name(s) of child's parent(s) who are not current guardian(s)



For more information about who is a child's guardian, including when a parent is not a guardian, see the quidebook.

2.	My date of birth is	
		(dd/mmm/yyyy)

3. The nature and length of **my relationship with the child(ren)** referred to in paragraph 1 of this affidavit is as follows:

Name of child	Nature of relationship to child (Specify whether parent, step-parent, grandparent, aunt, uncle, family friend, etc.)	Length of relationship



You may provide only the first name of the child for the rest of the questions that ask for the name of a child referred to in paragraph 1.

You may state "since birth" in the last column instead of putting the specific length, if applicable.

4.		The current living arrangements of the child(ren) referred to in paragraph 1 of this						
		ne of child	Curre	nt living arrangements		Briefly explain where and with whom the child is living right now.		
5.		an to care for the child(ren) referr out detailed plans for how the child		•	ows:	A guardian must exercise parental responsibilities in the best interests of the child [s. 43 Family Law Act]. S. 41 of the Family Law Act lists the parental responsibilities with respect to a child which a guardian may exercise in their care for the child.		
		of family violence						
6.	Sele	ect whichever option is correct I am not aware of any incident section 1 of the Family Law Act, 1 of this affidavit				Family violence is defined in s. 1 of the Family Law Act. In		
		I am aware of the following ind defined in section 1 of the Fami paragraph 1 of this affidavit: Describe the incidents of family views of the incidents of family views of the incidents of the incidents of family views of the incidents of the i	ly Law Act, tha	it affect the child(ren) referre		the case of a child, family violence includes, with or without an intent to harm a family member, direct or indirect exposure to family violence. To determine what is in the best interests of a child, s. 37 (2) (g) requires you to consider the impact of any family violence on the child's safety, security or well-being, whether the family violence is directed toward the child or another family member.		
Other	chil	dren						
7.	Sele	ect whichever option is correct I am not a parent, step-parent child/those children referred to i I am the parent, step-parent o is/are not referred to in paragrap	n paragraph 1 <mark>r guardian of</mark>	of this affidavit the following child(ren) w				
		Child's full name	Child's date of birth (dd/mmm/yyyy)	Nature of relationship to chil (Specify whether parent, step-pare grandparent, aunt, uncle, family frie	nt,			

nvolve	emei	nt in c	ourt proceedings					
8.	Sele	I have Child, Law A comp care I have under the Fa	thever option is correct e not been involved in Family and Communit Act, or the Divorce Act of arable legislation in an e been involved in the the Child, Family and amily Law Act, or the Deciding and a	ty Service Ac (Canada), or y other jurisd e following c Community S vivorce Act (C	et, the Family Re in any court pro liction, concerni court proceeding Service Act, the Canada), and/or	e Family er der my Columbia ons Act, g court	Court proceedings may be in Provincial Court or Supreme Court, including divorce or family law proceedings, or child protection. Include any family proceeding (including divorce) where there were children of the marriage even if the children weren't the subject of any contested proceeding.	
		childr Item	edings under compara en under my care: Names of the parties to the proceeding	Name and lo in which the was conduct	ocation of court proceeding ted	Date of any ord concerning chi under my care the proceeding	ders ildren made in	
		as follo (a) T	ows: he order dated (dd/ attached as Exhibit	/mmm/yyyy) to	referred to in li		above	You must attach a copy of each order as an exhibit to this affidavit for filing.
	(. ,	he order dated (dd/ attached as Exhibit	(A, B, etc.) /mmm/yyyy) to (A, B, etc.)	referred to in li	tem(1, 2, etc.)	above	For more information about how to reference and attach exhibits, see the guidebook.
	(` ,	he order dated	/mmm/yyyy)	referred to in It	(1, 2, etc.)	above	

Record checks

9. Attached to this affidavit and marked as Exhibit
Columbia Ministry of Children and Family Development records check dated

(dd/mmm/yyyy)

10. Attached to this affidavit and marked as Exhibit
Order Registry protection order records check dated

(dd/mmm/yyyy)

11. Attached to this affidavit and marked as Exhibit
check dated

(dd/mmm/yyyy)

Name and location of police force or department from which the criminal

(A, B, etc.)



You must attach a copy of each record check as an exhibit to this affidavit for filing.



records check was obtained

For more information about getting your record checks, see the guidebook.

Criminal o	offences								
12. Sele	12. Select whichever option is correct There are no criminal offences, other than those, if any, specified in the criminal records check referred to in paragraph 11 of this affidavit, of which I have been convicted and not pardoned								
13. Sele	ect whichever option is correct I am not currently charged I am currently charged with are set out below: Nature of alleged offence	al offences ces. The particulars of each charge Name and location of court in which proceedings are outstanding							
Sworn or affirmed before me at, British Columbia City on									
A c Co	Date commissioner for taking affidavits in Briti lumbia int name or affix stamp of commissioner		ture	Once the affidavit is signed with a commissioner, it must be filed within 7 days [Rule 26].					

Reply to	o an Application	on			Registry loca	ation:
About a Family Law Matter					Court file number:	
with counter application					Document nun	
Form 6					For registry us	e only
Provincial C Rule 28	ourt Family Rules		COURTS	STAMP		
	o an Application About arty's reply to an applic					
Please rea	ad before completing	the form:				
for If the file You	u must complete the ma the family law matter(s) ne other party's applicat a Financial Statement i u will need to reference r guidance filling in this ine at www.gov.bc.ca/cd	identified in Pa ion is about chi n Form 4. the application form, please re	art 3 of the main ald support or so about a family ad the guidebo	n reply. pousal support, law matter that ook. The guide is	you must also you received.	
IMPORTA	NT NOTE TO THE OT	HER PARTY:				
If the reply Reply to a	includes a counter appl Counter Application in F within 30 days after the	ication, you ma orm 8, and any	additional do	cuments that ma	y be required	
Part 1 A	bout the parties					
	Application About a Fa	mily Law Matt	er was filed by	/		
The	are the other party in	this case.		Full name	of other party	•
2 . My f	ull name is:		Full name o	f partv		Copy the other party's name from their application.
Му с	late of birth is (dd/mm	m/yyyy):		. ,		
Part 2 R	elationship between	the parties				
3. Sele	ct only one of the option The information set about the relationsh	out in Part 4 o			nily Law Matter	
	The information set about the relationsh identify the information	nip between th	ne parties is ı	not correct as t	follows:	
counter appli	entification of childr cation, if applicable, do	es not ask for a				
_	ct only one of the option		d the name o	ad data of birth	of ooolo obild	
	The other party corr involved in the application and/or correct information application and/or correct information.	ation, and cou tion about ea	nter applicatio ch child who	n, if applicable. is the subject o		
	Provide the requested Child's full name	information be Child's date of birth (dd/mmm/yyyy)	low for each cl My relationship to the child	oild Other party's relationship to the child	Child currently living with (name of person)	A child's residence is usually where they live at least 40% of the time. If a child surrouth
						of the time. If a child currently splits their time between two residences, include both.

5. I understand that I must consider the best interests of the child with respect to each order I am asking the court to make about the child. The "best interests of the child" is a legal test used to decide what would best protect the child's physical, psychological, and emotional safety, security and well-being [Family Law Act s. 37]	best interests of the child, see
art 4 About us	
6. I would like to share the following information with the court about the cultural, linguistic, religious and spiritual upbringing and heritage of my family, includir if the child is an Indigenous child, the child's Indigenous identity: You may choose to leave this question blank art 5 Existing orders and agreements	ng,
7. There is an existing court order or written agreement about parenting	
arrangements, child support, contact with a child, guardianship of a child, spousal support, and/or property division in respect of a companion animal that was not provided by the other party with their application. Yes (see attached copy)	Include any order (interim or final), agreement or plan from any level of court and any location.
8. There is an existing court order, agreement or plan protecting one of the parties	or 🖟
the child(ren), or restraining contact between the parties, that was not provided by the other party with their application , including: • a protection order,	If yes, you must attach a copy of any order, agreement or plan to this application for filing.
 an order, agreement or plan involving child protection services, or a peace bond, restraining order, bail condition or other criminal order. 	
☐ Yes (see attached copy) ☐ No	
art 6 Replying to the other party	
 your reply, you may: agree with one or more of the orders about a family law matter applied for in the Application About a Family Law Matter; disagree with one or more of the orders about a family law matter applied for in the Application About a Family Law Matter, and ask that a different order be made; or apply for an order about a family law matter that was not included in the Application About Family Law Matter. 	which family law matter you and the other party may agree or disagree about, and if there is another family law matter you want to add an application for an order about.
9. In reply to the other party's application about a family law matter: Select only one option for each family law matter and complete the required schedule(s) as applicable. If you are making a counter application, select the appropriate answer to a question below to identify which schedule you must complete.	
Parenting arrangements, including parental responsibilities and parenting time Not applicable I agree with the request of the other party I disagree with the request of the other party. A different order about parenting	

arrangements should be made. → Complete Schedule 1

law matter was made by the other party.

No → Complete Schedule 7
Yes → Complete Schedule 8

I am making a counter application for an order. No application about this family

Do you have a final order or written agreement about parenting arrangements, including parental responsibilities and parenting time?

Child	Not applicable I agree with the request of the other party I disagree with the request of the other party. A different order about child support should be made. → Complete Schedule 2 I am making a counter application for an order about child support. No application about this family law matter was made by the other party. Do you have a final order or written agreement about child support? No → Complete Schedule 9 Yes → Complete Schedule 10	If this family law case includes an application about child support, you must provide your financial information with your reply to the application by completing and filing a Financial Statement in Form 4 [Rule 28].
Cont	Not applicable I agree with the request of the other party I disagree with the request of the other party. A different order about contact with a child should be made. → Complete Schedule 3 I am making a counter application for an order about contact with a child. No application about this family law matter was made by the other party. Do you have a final order or written agreement about contact with a child? No → Complete Schedule 11 Yes → Complete Schedule 12	
Guai	rdianship of a child – appointing a new guardian or cancelling guardianship Not applicable I agree with the request of the other party I disagree with the request of the other party. → Complete Schedule 4 I am making a counter application for an order to appoint a new guardian or to cancel the guardianship of a child. → Complete Schedule 13	
Spot	Not applicable I agree with the request of the other party I disagree with the request of the other party. A different order about spousal support should be made. → Complete Schedule 5 I am making a counter application for an order about spousal support. No application about this family law matter was made by the other party. Do you have a final order or written agreement about spousal support? No → Complete Schedule 14 Yes → Complete Schedule 15	If this family law case includes an application about spousal support, you must provide your financial information with your reply to the application by completing and filing a Financial Statement in Form 4 [Rule 28].
Prop	Not applicable I agree with the request of the other party I disagree with the request of the other party. A different order about a companion animal should be made. → Complete Schedule 6 I am making a counter application for an order about property division in respect of a companion animal. No application about this family law matter was made by the other party. Do you have a written agreement about property division in respect of a companion animal? No → Complete Schedule 16 Yes → Complete Schedule 17	

Part 7 | Initial requirements

- **10.** I understand that I may be required to **complete additional requirements** before filing my application or scheduling a family management conference depending on the court registry where my case is filed, including one or more of the following:
 - an online parenting education program (Parenting After Separation)
 - an individual needs assessment with a family justice counsellor
 - at least one consensual dispute resolution session, if applicable

Part 8 Lawyer's statement – Complete this part only if you are a lawyer for the par

11. If you are not a lawyer, you may leave this question blank

I, , the lawyer for Full name of lawyer acknowledge that I have complied with the requirements of section 8 of the Family Law Act.

1

If the application is in an early resolution registry, you must have already met the early resolution requirements to file your reply [Rule 28].



For more information about the different registry types and how to meet the requirements, see the guidebook.

Part 9 | Address for service

12. My **address for service** of court documents and contact information is:

You must provide an address for service and contact number, but it does not have to be your own if you don't want to

Address:			
City:	Province:		Postal Code:
Email:		Telephone:	
Lawyer's name and firm name (if	applicable):		



For more information about how this information will be used and who will have access to it, see the guidebook.

Schedule 1 | Parenting Arrangements

Disagree with order requested by other party

Complete this schedule only if you disagree with all or part of the order about parenting arrangements, including parental responsibilities and parenting time, applied for by the other party on Schedule 1 or Schedule 2 of their Application About a Family Law Matter.

Part 1 | Reason you disagree

1.	I do not agree with the order requested by the other party about parenting arrangements, including parental responsibilities and parenting time, because:
nal ord	Existing final order or agreement – Complete this part only if there is an existing er or agreement about parenting arrangements, including parental responsibilities and eg time.
2.	 Select only one of the options below I would like the final order or agreement to continue to be in place → If you selected this option, no further information is required on this schedule I am applying for the final order or agreement to be changed, suspended or replaced as set out in Part 3
nd pa	Order about parenting arrangements, including parental responsibilities renting time - You do not need to complete this part if have indicated you would like the order or agreement to continue to be in place.
	ians can arrange parental responsibilities and parenting time in any way that is in the best sts of the child.
	ourt can make orders under Division 2 [Parenting Arrangements] of Part 4 [Care of and with Children] of the Family Law Act.
	I am applying for an order about parenting arrangements, including parental responsibilities or parenting time, as follows: List the details of the order you are asking for

	_	
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Parenting arrangements include how each guardian of a child will parent their child(ren), including each guardian's responsibilities for decision making about a child (parental responsibilities), and the time each guardian spends with a child (parenting time).

1		h
ч	Ш	,

Parental responsibilities can be set up so they can be exercised by:

- One or more guardians only,
- Each guardian acting separately, or
- All guardians acting together.

[s. 40 Family Law Act]

you would like the existing order or agreement to continue to be in place. To determine what is in the **4.** I believe the order about parenting arrangements I am applying for, including parental best interests of a child, all of the child's needs and responsibilities and parenting time, is in the best interests of the child(ren) because: circumstances must be List your reasons considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about parenting arrangements. For more information, see the guidebook.

Part 4 | Best interests of the child - You do not need to complete this part if have indicated

Schedule 2 | Child Support

Disagree with order requested by other party 1

Child support is the amount of money a parent or guardian pays to another parent or guardian to help care for a

Complete this schedule only if you disagree with all or part of the order about child support applied for by the other party on Schedule 3 or Schedule 4 of their Application About a Family Law Matter.

Pa

rt 1	A	About you	
1.	l an		
		ect the option below that best describes your relationship to the child a parent or guardian of the child(ren)	1
		a person standing in the place of a parent to the child(ren)	If there is more than one child the application is about, and
	,	for example, a step-parent)	your relationship is different,
		not a parent or guardian of the child(ren) Select only if applicable	you may select more than one option and list the name(s) of
		not a person standing in the place of a parent to the child(ren)	the child at the end of the statement to which it applies.
		for example, a step-parent)	- 11
rt 2		Reason you disagree	
2.		o not agree with the order requested by the other party about child support	_
۷.		cause:	
	Sele	ect each option that applies and complete the required information, as applicable	i
		My income is not what the other party claims it is	The amount of child support is usually based on the Federal
		The other party's income is not what they claim it is (please explain):	Child Support Guidelines
			using each party's income and the living arrangements
		I believe the special or extraordinary expenses are not what the other party	for a child. It is meant to cover regular expenses like clothes,
	_	claims they are (please explain):	food and housing.
		The living arrangements for the child(ren) are not as described	
		Please describe the child(ren)'s living arrangements:	
			For more information about how the amount payable for
			child support is calculated, see the guidebook.
		The amount would cause me undue hardship because:	see the guidebook.
		I have an unusual or excessive amount of debt I incurred to support the	
		family prior to separation or to earn a living I have unusually high expenses to exercise parenting time or contact with	
		the child(ren)	
		☐ I have a legal duty to support another person, such as an ill or disabled	
		person or a former spouse	
		I have a legal duty to support a dependent child from another relationship	
		Other undue hardship circumstances (specify):	
		Other reason (specify):	•
	_		If you disagree with details of
			the order such as when payments should start, you
			can include that under other
			reasons and give suggested

	sting final order or agreement – Complete this part only if there is an existing nent about child support	
□ Iv	only one of the options below vould like the final order or agreement to continue to be in place	
	am applying for the final order or agreement to be changed, suspended or placed as set out in Part 4	
🔲 la	only one of the options below agree that the amount of unpaid child support (arrears) in the application is correct	
☐ Th As	ne amount of unpaid child support (arrears) in the application is not correct . s of (date) , the amount of unpaid child support (arrears) as \$.	
	er about child support – You do not need to complete this part if have indicated the existing order or agreement to continue to be in place.	
Guidelines tal	of a child support order is usually the amount set out in the Federal Child Support to ble according to the number of children under 19 years of age and the income of the st whom the order is sought, and the amount, if any, determined for section 7 raordinary expenses [s. 3 Federal Child Support Guidelines].	
disagre	each applicable option and complete the requested information. If you are only eeing with when support payments start, you may leave this question blank. The payments are applying for an order for ongoing support to be paid by (name of paying)	
ar	application for child support I expect the amount payable for monthly child support to be approximately \$.	For more information about how to calculate the amount payable for child support, see the guidebook.
_	time.	
7 c	am applying for an order for special or extraordinary expenses under section of the child support guidelines as follows: st the expenses you are claiming for each child. but must file a Financial Statement Form 4 to itemize the specific amounts.	For more information about what can be included as special or extraordinary expenses, see the guidebook.
	child(ren)	The court may order child support in an amount different from the guidelines if appropriate [s. 10 Child Support Guidelines].
	a former spouse a legal duty to support a dependent child from another relationship	
6. Child s	support payments should start on Date (dd/mmm/yyyy) or event	In making an order about child support, the court may provide that support be paid respecting any period of time before the application is made

Part 5 | Income information

7. I am required to file a Financial Statement Form 4 to provide my income information to the court.

Select only one of the options below

	l am filing a	Financial	Statement	in Form /	with this	application
u	i aiii iiiiiig a	Fillaliciai	Statement	III FOIIII 4	F WILLI LILIS	application.

I am **not able to file** a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that my income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date.

IMPORTANT NOTE:

This family law case includes an application about child support. You must provide your financial information with your reply by completing and filing a Financial Statement in Form 4.

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate



Child support is based in part on income. If a party's income information is necessary, they have an obligation to provide information to the court, or the court may impute income [ss. 21 to 25 Child Support Guidelines].



You must file a Financial Statement Form 4 or an Application for Case Management Order Without Notice or Attendance Form

Schedule 3 | Contact with a child

Disagree with order requested by other party

Complete this schedule only if you disagree with all or part of the order about contact with a child applied for by the other party on Schedule 5 or Schedule 6 of their Application About a Family Law Matter.

Part 1	R	Reason you disagree	
	l do	o not agree with the order requested by the other party about contact with a d, because:	
		xisting final order or agreement – Complete this part only if there is an existing eement about contact with a child	
	Sele	ect only one of the options below would like the final order or agreement to continue to be in place → If you elected this option, no further information is required on this schedule am applying for the final order or agreement to be changed, suspended or eplaced as set out in Part 3	
		Order about contact with a child – You do not need to complete this part if have u would like the existing order or agreement to continue to be in place.	
	<u>the</u>	n applying for an order for the child(ren) to have contact with a person who is not ir quardian as follows: ct all options that apply and complete the required information In person (specify): Provide details including specific dates or events requested, or dates and times that would be most suitable	The court may make an order about contact with a child, including describing the terms and form of contact [s. 59 Family Law Act].
		Telephone communication	
		Video communication Written communication	
		Other method of communication (specify):	
4.	I an	nplete if applicable. You may leave this question blank. In applying for additional terms about contact with a child as follows: the details of the terms you are asking for	

Part 4 | Best interests of the child - You do not need to complete this part if have indicated you would like the existing order or agreement to continue to be in place. 1 5. I believe the order about contact with a child that I am applying for is in the best To determine what is in the interests of the child(ren) because: best interests of a child, all of List your reasons the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about contact with a child. For more information, see the guidebook.

Schedule 4 | Guardianship of a child

Disagree with order requested by other party

Complete this schedule only if you disagree with all or part of the order about guardianship of a child applied for by the other party on Schedule 7 of their Application About a Family Law Matter.

1

A guardian is responsible for a

Only guardians have parental responsibilities and parenting time with a child [s. 40 Family Law Act].

Part 1 | Reason you disagree – Best interests of the child

1. I do not agree with the order requested by the other party about guardianship of a child. I believe the order they have requested is not in the best interests of the child(ren) because:





To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act.

The parties and the court must consider the best interests of a child when making a decision about guardianship of a child. For more information, see the guidebook.



If a child is 12 or older, the court must not appoint a person other than a parent as the child's guardian without the child's written approval, unless satisfied it is in the child's best interests [s. 51 Family Law Act].

Schedule 5 | Spousal Support

Disagree with order requested by other party

Complete this schedule only if you disagree with all or part of the order about spousal support applied for by the other party on Schedule 8 or Schedule 9 of their Application About a Family Law Matter.

Part 1		elationship between the parties	(1)
1.	Sele	I am (or was) the other party's spouse I have never been the other party's spouse Please describe your relationship to the other party:	A spouse has a duty to provide support, if after considering the objectives set out in section 161 of the Family Law Act, a spouse is entitled to support [s. 160 Family Law Act].
Part 2	2 R	Reason you disagree	
	l do	o not agree with the order requested by the other party about spousal support ause: ect each option that applies and complete the required information, as applicable I do not believe the other party is entitled to spousal support (please explain):	
		My income is not what the other party claims it is	
		My employment , training, health and ability to work is not what the other party claims it is (please explain):	The court must take into consideration the conditions, means, needs and other circumstances of each spouse
		The other party's financial situation is not what they claim it is (please explain):	when determining spousal support [s. 162 Family Law Act]. See the other party's financial statement for their financial
		The other party's employment , training, health and ability to work is not what the other party claims it is (please explain):	information.
		The other party's expenses are not what they claim them to be <i>(please explain)</i> :	
		Other reason (specify):	
		xisting final order or agreement – Complete this part only if there is an existing ragreement about spousal support.	
3.	Sele	ect only one of the options below I would like the final order or agreement to continue to be in place	
		I am applying for the final order or agreement to be changed, suspended or replaced as set out in Part 4	
4.	Sele	ect only one of the options below I agree that the amount of unpaid spousal support (arrears) in the application is correct	
		The amount of unpaid spousal support (arrears) in the application is not correct . As of (<i>date</i>) , the amount of unpaid spousal support (arrears)was \$.	

Part 4 | Order about spousal support – You do not need to complete this part if have indicated you would like the existing order or agreement to continue to be in place. The court may order a spouse to pay an amount the court 5. I am applying for an order for spousal support to be paid by (name of paying party) considers appropriate as as follows: spousal support after taking **Monthly payments** to commence on *(date)* into consideration section 160 [duty to provide support for (number) □ month(s) □ year(s) entitled spouse] [s. 165 **Lump sum** payment Family Law Act]. The order may include when Other (specify): and how payments are to be made [s. 170 Family Law Act]. 6. Based on the information I know about each party's means, needs, and other circumstances: Select only one of the options below I expect the range for the **monthly amount payable** for spousal support to be For more information about how to calculate the amount approximately \$ to \$ for spousal support, see the I expect a **lump sum amount payable** for spousal support to be approximately guidebook. I am **not able to estimate** the amount payable for spousal support at this time Part 5 | Income information A 7. I am required to file a Financial Statement Form 4 to provide my income information Spousal support is based in part on income. If a party's to the court. income information is Select only one of the options below necessary, they have an obligation to provide I am filing a Financial Statement in Form 4 with this application. I am **not able to file** a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or appropriate [ss. 212 and 213 Attendance in Form 11 requesting to waive or modify the requirement that my Family Law Act]. income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date. You must file a Financial Statement Form 4 or an **IMPORTANT NOTE:**

This family law case includes an application about spousal support. You must provide your financial information with your reply by completing and filing a Financial Statement in Form 4.

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate

information to the court, or the court may attribute income in an amount the court considers

Application for Case Management Order Without Notice or Attendance Form

Schedule 6

Property division in respect of a companion animal

Disagree with order requested by other party

Complete this schedule only if you disagree with all or part of the order about property division in respect of the companion animal applied for by the other party on Schedule 10 or Schedule 11 of their Application About a Family Law Matter.

art '	1 Relationship between the parties	
1.	Select only one of the options below I am (or was) the other party's spouse I have never been the other party's spouse Please describe your relationship to the other party:	
art 2	2 Reason you disagree	
	I do not agree with the order requested by the other party about property division in respect of a companion animal because:	
ropert	B Existing agreement – Complete this part only if there is an existing agreement about y division in respect of the companion animal. Select only one of the options below I would like the agreement to continue to be in place → If you selected this option, no further information is required on this schedule I am applying for the agreement to be replaced as set out in Part 4	
	4 Order about property division in respect of a companion animal – You do not complete this part if have indicated you would like the existing agreement to continue to be	
4.	I am applying for a property division order for sole ownership and possession of the companion animal(s) as follows: Name of companion animal Type of animal Select one option for each animal Me Other party	Under section 97 of the Family Law Act, the court may only make an order for ownership and possession of a companion animal by one spouse.
	The facts - You do not need to complete this part if have indicated you would like the agreement to continue to be in place.	
	The facts on which this application is based are as follows: Provide the facts you want the court to consider and why the court should make the order you are applying for	

Schedule 7 |

Parenting Arrangements

No existing final order or written agreement

Complete this schedule only if you need a court order about parenting arrangements, including parental responsibilities and parenting time, and you do not have an existing final court order or written agreement about parenting arrangements.

Part 1 | Guardian of the child

- 1. Select the option that applies to your situation
 - ☐ I am the child's guardian
 - ☐ I am applying to be appointed as the child's guardian (I am also completing Schedule 7)

1

Only a guardian may have parental responsibilities and parenting time with respect to a child [s. 39 Family Law Act]. For information about who is a guardian of a child, see the guidebook.

Part 2 | Order about parenting arrangements

Parenting arrangements include how each guardian of a child will parent their child(ren), including each guardian's responsibilities for decision making about a child (parental responsibilities), and the time each guardian spends with a child (parenting time).

Guardians can arrange parental responsibilities and parenting time in any way that is in the best interests of the child.

The court can make orders under Division 2 [Parenting Arrangements] of Part 4 [Care of and Time with Children] of the Family Law Act.

2.	I am applying for an order about parental responsibilities as follows: List the details of the order you are asking for. You may leave this question blank.
3.	I am applying for an order about parenting time as follows: List the details of the order you are asking for. You may leave this question blank.

A

Parental responsibilities can be set up so they can be exercised by:

- One or more guardians only,
- Each guardian acting separately, or
- All guardians acting together.

[s. 40 Family Law Act]

- 4. I am applying for an order about
 - the implementation of an order about parenting arrangements made under the Family Law Act, or
 - the means for resolving disputes about an order about parenting arrangements made under the Family Law Act,

as follows:

List the deta	ails of the orde	r you are askin	g for. You may	leave this questi	on blank.	

5. I am applying for **directions** from the court under s. 49 of the Family Law Act respecting the following **issue affecting a child**:



S. 49 of the Family Law Act allows a child's guardian to apply to court for directions respecting an issue affecting the child, and the court may make an order giving the directions it considers appropriate.

Part 3	Best interests of the child	* <u># %</u>
6.	I believe the order about parenting arrangements I am applying for, including parental responsibilities and parenting time, is in the best interests of the child(ren) because: List your reasons	To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about parenting arrangements. For more information, see the guidebook.

Schedule 8 | Parenting Arrangements

Existing final order or written agreement

Complete this schedule only if you have an existing final order or written agreement about parenting arrangements, including parental responsibilities and parenting time, and you need a new court order made to change, suspend or cancel the final order, or to set aside or replace the written agreement.

court order made to change, suspend or cancel the final order, or to set aside or replace the en agreement.	
 I have a final court order about parenting arrangements, including parental responsibilities or parenting time, made on (date) I want to change or cancel (see attached copy of order). → Complete Part 2 	You must attach a copy of the order or agreement to this application for filing.
responsibilities or parenting time, made on (date) that I want to repeal or replace (see attached copy of order). → Complete Part 3	
	The court can only change, suspend or cancel a final order if there has been a change in the needs or circumstances of the child since the original order was made, including a change in the circumstances of another
I am applying for the final order to be: Select only one option changed → Complete Part 4 and 5 suspended → Complete Part 5 cancelled → Complete Part 5	person such as a parent [s. 47 Family Law Act].
3 Agreement – Complete this part only if you have a written agreement	•
I believe the written agreement is not in the best interests of the child(ren) because:	The court must set aside or replace with an order, all or part of an agreement about parenting arrangements, if the court is satisfied that the agreement is not in the best interests of the child [s. 44 Family Law Act].
I am applying for the written agreement to be: Select only one option	
□ set aside → Complete Part 5 □ replaced with an order → Complete Part 4 and 5	
4 About the new order – Complete this part only if you are asking to change or replace the existing order or agreement	Guardians can arrange
I am applying for an order for the parenting arrangements, including parental responsibilities and parenting time, to be changed or replaced as follows : List the details of the order you are asking for	parental responsibilities and parenting time in any way that is in the best interests of the child. The court can make orders under Division 2 [Parenting Arrangements] of Part 4 [Care of and Time with Children] of the Family Law Act.
	## agreement. Final order or written agreement

Part 5 Best interests of the child	**)*
7. I believe the order about parenting arrangements I am applying for, including pare responsibilities and parenting time, is in the best interests of the child(ren) because the best interests of the child(ren) best interests of the	To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. For more information, see the guidebook.
	дииероок.

Complete this schedule only if you need a court order about child support and you do not have an existing final court order or written agreement about child support.

	mai court order or written agreement about ch	ша баррога			
Part 1	About the payor				i
	a person standing in the place of a parer (for example, a step-parent) other (specify):	A child has the right to be supported by both parents, whether the parents ever lived together, or the parent has ever lived with the child. Other guardians and stepparents may also be responsible for paying child			
Part 2	Current circumstances				support [s. 147 Family Law Act].
2 . Th	e current support arrangements are as fo	ollows:			,
3. Th	e child or children currently spend time w	ith each par	ty as follows:		In making an order about child support, the court may provide that support be paid respecting any period of time before the application is made [s. 170 Family Law Act].
4 0-					
4. Se	age) child	A child, for the purposes of child support, includes a person who is over 19 years of age, and is unable because of illness, disability or another		
	Full name of child	Reason for Select the app	child support		reason to obtain the necessities of life or withdraw from the charge of their
		☐ illness☐ illness	□ disability□ disability	□ student□ student	parents [s. 146 Family Law Act].
Dort 2 L	Order shout shild support	_	_		
The amore	Order about child support unt of a child support order is usually the amoust table according to the number of eligible che whom the order is sought, and the amount, if a	ildren and th ny, determin	e income of the	spouse	
	nary expenses [s. 3 Federal Child Support Gu	-			
5. Se	lect each applicable option and complete the I am applying for an order for ongoing su		paid by <i>(name d</i>		
	 in the monthly amount set out in the child support guidelines for (number) child(ren). Based on the information I know about the other party's income and my application for child support I expect the amount payable for monthly child support to be approximately \$. I am not able to estimate the amount payable for monthly child support at this 				For more information about how to calculate the amount payable for child support, see the guidebook.
	time. I am applying for an order for special or	extraordina	ıry expenses ı	ınder section	4.1.4
_	7 of the child support guidelines as follow List the expenses you are claiming for each You must file a Financial Statement Form 4	rs: n child.			For more information about what can be included as special or extraordinary expenses, see the guidebook.

	the	am applying for an order to chang e guideline amount would cause n an unusual or excessive amour prior to separation or to earn a lunusually high expenses to exechild(ren) a legal duty to support another a former spouse	ne undue hardship becaus it of debt I incurred to suppo- iving rcise parenting time or cont person, such as an ill or disa	se I have: ort the family act with the abled person or	The court may order child support in an amount different from the guidelines if appropriate [s. 10 Child Support Guidelines].
6.	Child so	a legal duty to support a dependent other undue hardship circumstate upport payments should start on	nces (specify):	tionship because:	
rt 4	1 Inco	me information	Date (dd/mmm/yyyy) or event		
7.	One or	more of the following applies to I I am the payor there is split or shared parenting there is child 19 years or older fo a party has been acting as a party	time for one or more of the or r whom support is being app	children plied for	Child support is based in part on income. If a party's income information is necessary, they have an obligation to provide information to the court or the

court may impute income [ss. 15 to 25 Child Support Guidelines].

Yes → You are required to file a Financial Statement Form 4. Complete Question 8.

there is an application for section 7 special or extraordinary expenses

No → You are not required to file a Financial Statement Form 4 at this time. Skip to Question 9.

the payor earns more than \$150,000 per year

I am claiming undue hardship

IMPORTANT NOTE:

You may also provide this financial information before receiving the other party's reply to avoid delay, if you believe that the income of the other party is over \$150,000 per year or that they will claim undue hardship, special or extraordinary expenses, or child support from you.

8. I am required to file a Financial Statement Form 4 to provide my income information to the court.

Select only one of the options below

- I **am filing** a Financial Statement in Form 4 with this application.
- I am **not able to file** a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that my income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date.



You must file a Financial Statement Form 4 or an Application for Case Management Order Without Notice or Attendance Form

9.	Sele	of only one of the options below and provide the requested in the lieve the payor's annual income is \$	information because:
		I do not know the income of the payor. I can provide the payor's employment (past or present), training, heal	

IMPORTANT NOTE TO THE OTHER PARTY:

This family law case includes an application about child support. You must provide your financial information with your reply to this application by completing and filing a Financial Statement in Form 4.

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- · order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate

Schedule 10 | Child Support

Existing final order or written agreement

Complete this schedule only if you have an existing final order or written agreement about child s s

		d you need a new court order made to change, suspend or cancel the final order, or to replace the written agreement.	
art 1	1 Fir	nal order or agreement	
1.	Sele	ct only one of the options below and complete the requested information I have a final court order about child support made on (date)	Û
		that I want to change or cancel (see attached copy of order).→ Complete Part 2 I have a written agreement about child support made on (date) that I want to repeal or replace (see attached copy of agreement). → Complete	You must attach a copy of the order or agreement to this application for filing.
		Part 3	
art 2	2 Fir	nal order – Complete this part only if you have a final order	
2.		ce the final order was made, the following circumstances occurred: ct all options that apply and complete the required information My financial situation has changed I believe the other party's financial situation has changed The special or extraordinary expenses for the child(ren) have changed as follows:	The court can only change, suspend or cancel a final order if certain circumstances exist [s. 152 Family Law Act and s. 14 Child Support Guidelines].
		The child(ren)'s living arrangements have changed as follows:	
		Information has become available that was not available when the order was made (specify):	
		Other changes or circumstances (specify):	
	Sele	applying for the final order to be: ct only one option hanged → Complete Part 4 uspended → Skip ahead to Part 5 ancelled → Skip ahead to Part 5 greement – Complete this part only if you have an existing agreement	
	l bel	ieve the agreement about child support should be set aside or replaced ause:	The court must set aside or replace with an order, all or part of an agreement about child support if the court would make a different order on consideration of the

matters set out in s. 150 [determining child support] [s. 148 Family Law Act].

5.	I am applying for the existing agreement to be: Select only one option □ set aside → Skip ahead to Part 5 □ replaced with an order → Complete Part 4	
Part 4	About the new order – Complete this part only if you are asking to change or replace the existing order or agreement	
6.	I am applying for the final order or agreement about child support, including section 7 special or extraordinary expenses, to be changed or replaced as follows : List the details of the order you are asking for	The amount of a child support order is usually the amount set out in the Federal Child Support Guidelines table.
7.	Based on the information I know about the other party's income and my application for child support I expect the amount payable for monthly child support to be approximately \$	For more information about how to calculate the amount payable for child support, see the guidebook.
	I am not able to estimate the amount payable for monthly child support at this time.	
8.	Child support payments should start on Date (dd/mmm/yyyy) or event	In making an order about child support, the court may provide that support be paid respecting any period of time before the application is made [s. 170 Family Law Act].
Part 5	Unpaid child support	
9.	As of Date (dd/mmm/yyyy), the amount of unpaid child support (arrears) was \$	
10.	Complete only if there is unpaid child support. You may leave this question blank. Select only one of the options below. I am not applying to reduce the amount of unpaid child support (arrears) I am applying to reduce the amount of unpaid child support (arrears) to \$ because:	On application, a court may reduce or cancel unpaid child support that is owing (arrears) under an agreement or order about support if satisfied that it would be grossly unfair not to reduce or cancel the arrears [s. 174 Family Law Act].
11.	Complete only if there is unpaid child support. You may leave this question blank.	
	I am applying for an order that the remaining unpaid child support (arrears) be paid as follows: Select all options that apply and complete the required information. At a rate of \$ per month In a lump sum Other (specify):	The court may order that support be paid in different ways [s. 170 Family Law Act].

Part 6 | Income information

- 12. One or more of the following applies to my application for child support:
 - I am the payor
 - there is split or shared parenting time for one or more of the children
 - there is child 19 years or older for whom support is being applied for
 - a party has been acting as a parent to a child of the other party
 - the payor earns more than \$150,000 per year
 - there is an application for section 7 special or extraordinary expenses
 - I am claiming undue hardship
 - ☐ Yes → You are required to file a Financial Statement Form 4. Complete Question 8.
 - No → You are not required to file a Financial Statement Form 4 at this time. Skip to Question 9.
- **13. I am required to file** a Financial Statement Form 4 to provide my income information to the court.

Select only one of the options below

- ☐ I am filing a Financial Statement in Form 4 with this application.
- □ I am not able to file a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that my income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date.



Child support is based in part on income. If a party's income information is necessary, they have an obligation to provide information to the court, or the court may impute income [ss. 15 to 25 Child Support Guidelines].



You must file a Financial Statement Form 4 or an Application for Case Management Order Without Notice or Attendance Form 11.

IMPORTANT NOTE TO THE OTHER PARTY:

This family law case includes an application about child support. You must provide your financial information with your reply to this application by completing and filing a Financial Statement in Form 4.

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- · order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate

Schedule 11

Contact with a child

No existing final order or written agreement

Complete this schedule only if you need a court order about contact with a child and you do not have an existing final court order or written agreement about contact with a child.

Part 1 | Relationship to the child

Children often have important relationships with people other than their parents/guardians. These include grandparents, elders, relatives, and others close to the child. Usually, these relationships are supported by the parents or guardians.

If an agreement is not possible, the person who believes they should have contact with the child can apply for a court order.

- 1. Please confirm the following statement if true
 - I am **not a guardian** of the child(ren)
- 2. The **last contact** with the child(ren) was on or around

Date (dd/mmm/yyyy)

a

The court may grant contact to a person who is not a guardian, including to a parent or grandparent [s. 59 Family Law Act].

The person seeking contact with a child must make their own application.



Usually, a child's parent is also the child's guardian, but not always. For more information about who is a guardian, see the guidebook.

Part 2 | Order about contact with a child

3. I am applying for an order for the child(ren) to have contact with a person who is not their guardian as follows:

Select all options that apply and complete the required information

In person (specify): Provide details including specific dates or events requested, or dates and times that would be most suitable
Telephone communication
Video communication
Written communication

The court may make an order about contact with a child, including describing the terms and form of contact [s. 59 Family Law Act].

4.	Complete	if applicable.	You may	leave this	question	blank.
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Other method of communication (specify):

I am applying for additional terms about contact with a child as follows: List the details of the terms you are asking for

The court may make an order to require the parties to transfer the child under the supervision of, or require contact with the child to be supervised by, another person [s. 59 Family Law Act].

Part 3 | Best interests of the child 5. I believe the order about contact with a child that I am applying for is in the best interests of the child(ren) because: To determine what is in the List your reasons best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about contact with a child. For more information, see the guidebook.

Schedule 12 | Contact with a child

Existing final order or written agreement

Complete this schedule only if you have an existing final order or written agreement about contact with a child and you need a new court order made to change, suspend or cancel the final order, or to set aside or replace the written agreement.

Part 1 Final order or agreement	
 Select only one of the options below and complete the requested information I have a final court order about contact with a child made on (date) that I want to change or cancel (see attached copy of order). → Complete Part 2 I have a written agreement about contact with a child made on (date) that I want to repeal or replace (see attached copy of agreement). → Complete Part 3 Part 2 Final order – Complete this part only if you have a final order 	You must attach a copy of the order or agreement to this application for filing.
2. Since the final order was made, the needs or circumstances have changed as follows:	The court can only change, suspend or cancel a final order if there has been a change in the needs or circumstances of the child since the original order was made, including a change in the circumstances of another person such as a parent [s. 60 Family Law Act].
 3. I am applying for the final order to be: Select only one option changed → Complete Part 4 suspended → Skip ahead to Part 5 cancelled → Skip ahead to Part 5 Part 3 Agreement - Complete this part only if you have an existing agreement 	
4. I believe the agreement about contact with a child is not in the best interests of the child(ren) because: The child is not in the best interests of the child is not in the best interests. The child is not in the child is not in the best interests of the child is not in the best interests of the child is not in the best interests. The child is not in the child is not in the child is not in the	The court must set aside or replace with an order, all or part of an agreement about contact with a child if the court is satisfied that the agreement is not in the best interests of the child [s. 58 Family Law Act].
 5. Select only one option I am applying for the existing agreement to be: □ set aside → Skip ahead to Part 5 □ replaced with an order → Complete Part 4 	

Part 4 | About the new order – Complete this part only if you are asking to change or replace the existing order or agreement

6.	with	n applying to change or replace the existing final order or agreement about contact n a child as follows: oct all options that apply and complete the required information In person (specify): Provide details including specific dates or events requested, or dates and times that	The court may make an order about contact with a child, including describing the terms and form of contact [s. 59 Family Law Act].
		would be most suitable	
		Telephone communication	
		Video communication	
		Written communication	
		Other method of communication (specify):	
7	Cor	mplete if applicable. You may leave this question blank.	
/.		applying for additional terms about contact with a child as follows:	n
	List	the details of the terms you are asking for	The court may make an order
			to require the parties to transfer the child under the
			supervision of, or require contact with the child to be
			supervised by, another person [s. 59 Family Law Act].
Part !	5 I F	Best interests of the child	
		elieve the order about contact with a child that I am applying for is in the best	
	inte	erests of the child(ren) because:	To determine what is in the
	List	your reasons	best interests of a child, all of the child's needs and
			circumstances must be considered including the
			factors set out in s. 37 of the Family Law Act.
			The parties and the court
			must consider the best interests of a child when
			making a decision about contact with a child.
			For more information, see the guidebook.

Schedule 13

Guardianship of a child

Appointing a guardian or terminating guardianship

Complete this schedule only if you need a court order to appoint a new guardian for a child or to cancel an existing guardian's guardianship of a child.

Please read before completing this schedule:

Anyone who wants to become a guardian can apply, including a parent who is not a guardian or anyone else (even if they are not related to the child) [s. 51 Family Law Act]. Only a guardian may have parental responsibilities and parenting time with respect to a child [s. 40].

The Family Law Act provides that while a child's parents are living together and after the child's parents separate, each parent will continue to be the child's guardian and will have parental responsibilities with respect to the child [ss. 39 and 40]. This does not mean that parents must have equal responsibility for a child.

An agreement or order about parenting arrangements can give parental responsibilities to one or more guardians only, each guardian acting separately, or all guardians acting together [s.40]. You can use Schedule 1 or Schedule 2 to apply for an order about parenting arrangements.

In some cases, it may not be appropriate for a parent or guardian to remain a guardian. An agreement or order can provide that a parent is not the child's guardian [s.39].

ä

Usually, a child's parent is also the child's guardian, but not always. For more information about who is a guardian, see the guidebook.

Part 1 | Order about guardianship

- 1. Select each option that applies
 - ☐ I am applying to be **appointed as a guardian** of the child(ren)
 - I am applying for the following person(s) to **no longer be the guardian** of the child(ren):

Complete the information requested below. Specify the child only if the information does not apply to each child this application is about.

Full name of guardian:	the child(ren) since:	Name of child(ren) You may leave blank



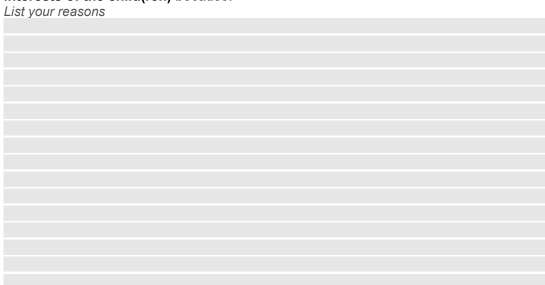
The court may appoint a person as a child's guardian or terminate a person's guardianship of a child [s. 51 Family Law Act].



You may state "since birth" in the middle column instead of putting the specific date, if applicable [s. 51 Family Law Act].

Part 2 | Best interests of the child

2. I believe the order about guardianship of a child that I am applying for is in the **best** interests of the child(ren) because:





If a child is 12 or older, the court must not appoint a person other than a parent as the child's guardian without the child's written approval, unless satisfied it is in the child's best interests [s. 51 Family Law Act].



To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act.

The parties and the court must consider the best interests of a child when making a decision about guardianship of a child.

For more information, see the guidebook.

Part 3 | Indigenous ancestry of child(ren) 3. Is the child or children Indigenous? A guardian's parental responsibilities include Yes → go to next question making decisions respecting the child's cultural, linguistic, No → Skip ahead to Part 4 religious and spiritual ■ Unknown → Skip ahead to Part 4 upbringing and heritage, including, if the child is an Indigenous child, the child's Complete this question only if a child is Indigenous. Indigenous identity [s. 41 If not, you may leave this question blank. Family Law Act]. Please select the option below that best describes the child(ren)'s Indigenous ancestry: First Nation Nisga'a Treaty First Nation, including: Tsawwassen First Nation Maa-nulth First Nations: Huu-ay-aht First Nations Ka:'yu:'k't'h'/Che:k'tles7et'h' First Nations Toquaht Nation Uchucklesaht Tribe Yuułu?ił?ath Government Tla'amin Nation the child is under 12 years of age and has a biological parent who is of Indigenous ancestry, including Métis and Inuit, and self-identifies as Indigenous the child is 12 years of age or older, of Indigenous ancestry, including Métis and Inuit, and self-identifies as Indigenous IMPORTANT NOTE ABOUT A NISGA'A OR TREATY FIRST NATION CHILD: ä If the child is a Nisga'a or Treaty First Nation child, you must serve the Nisga'a Lisims For more information about Government or the Treaty First Nation to which the child belongs with notice of this application serving Nisga'a Lisims Government or the Treaty as described in section 208 or 209 of the Family Law Act. First Nation to which the child To serve them notice, they must receive a copy of this application. belongs, see the guidebook. A party applying to be appointed as a guardian of a child must provide the court with evidence A using the Guardianship Affidavit in Form 5 respecting the best interests of the child [s. 51 Family Law Act and Rule 26]. 5. I understand that I am required to file a Guardianship Affidavit in Form 5 as described in Rule 26 before the court can make a final order about guardianship.

Part 4 | Guardianship affidavit and supporting documents - Complete this part only if you are applying to be appointed as a guardian

- 6. I have initiated or completed a criminal record check as required for the Guardianship Affidavit.
- **7.** Select only one of the options below
 - I am filing the following required documents along with this application:
 - a Consent for Child Protection Record Check in Form 5 under the Family Law Act Regulation
 - a request, in the form provided by the registry, to search the protection order registry
 - I am **not able to file the required documents** with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that the documents be filed with this application. I understand I will still be required to file the documents at a later date.

To complete Form 5, you are required to attach the results from various record checks as exhibits

The record checks must be initiated at the time of filing this application.



For more information about how to complete a record check, including where to find the forms, see the guidebook.



You must file a consent and request for record check or an Application for Case Management Order Without Notice or Attendance Form 11.

Spousal Support

No existing final order or written agreement

	isting final court order or written agreement about spousal support and you do not have	
Part 1	Entitlement to spousal support	
	 I believe that I am, or the other party is, entitled to spousal support for the following reason(s): Select all options that apply To recognize economic advantages or disadvantages to the spouses arising from the relationship or breakdown of the relationship To share the financial consequences arising from caring for the children during the relationship, beyond the duty to provide support for the child 	If after considering the objectives set out in section 161 of the Family Law Act, a spouse is entitled to support, the other spouse has a duty to provide support [s. 160 Family Law Act].
	 To relieve economic hardship of the spouses arising from the breakdown of the relationship To help each spouse become financially independent within a reasonable period 	
Part 2	2 Current support	
	The current support arrangements are as follows:	The court must take into consideration the conditions, means, needs and other circumstances of each spouse when determining spousal support [s. 162 Family Law Act].
Part 3	B Order about spousal support	0
	I am applying for an order for spousal support to be paid by (name of paying party) as follows: Monthly payments to commence on (date) (number) month(s) year(s) Lump sum payment Other (specify):	The court may order a spouse to pay an amount the court considers appropriate as spousal support after taking into consideration section 160 [duty to provide support for entitled spouse] [s. 165 Family Law Act]. The order may include when and how payments are to be made [s. 170 Family Law Act].
4.	Based on the information I know about each party's means, needs, and other	
	circumstances: Select only one of the options below I expect the range for the monthly amount payable for spousal support to be approximately \$ to \$ I expect a lump sum amount payable for spousal support to be approximately	For more information about how to calculate the amount for spousal support, see the guidebook.
	□ I am not able to estimate the amount payable for spousal support at this time	
Part 4	l Income and earning potential information	0
5.	My current employment situation, training, health and ability to work are as follows:	Spousal support is based in part on income. If a party's income information is necessary, they have an obligation to provide information to the court, or the court may attribute income in an amount the court considers appropriate [ss. 212 and 213 Family Law Act].

6.	to th	 am required to file a Financial Statement Form 4 to provide my income information of the court. belect only one of the options below I am filing a Financial Statement in Form 4 with this application. 			
		I am not able to file a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that my income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date.			
7.	Sele	I believe the payor's annual income is \$ because:			
		I do not know the income of the payor. I can provide the following facts about the payor's employment (past or present), training, health and ability to work:			
This your	fam fina	ANT NOTE TO THE PARTIES: ily law case includes an application about spousal support. You must provide ncial information with your application or reply to this application by ng and filing a Financial Statement in Form 4.			

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate

You must file a Financial Statement Form 4 or an Application for Case Management Order Without Notice or Attendance Form

Schedule 15 | Spousal Support

Existing final order or written agreement

Complete this schedule only if you have an existing final order or written agreement about spousal support and you need a new court order made to change, suspend or cancel the final order, or to set aside or replace the written agreement.

order, or to	set aside or replace the written agreement.	
Part 1 Fi	nal order or agreement	
1. Sele	ct only one of the options below and complete the requested information I have a final court order about spousal support made on (date) that I want to change or cancel (see attached copy of order).→ Complete Part 2 I have a written agreement about spousal support made on (date) that I want to repeal or replace (see attached copy of agreement). → Complete Part 3	You must attach a copy of the order or agreement to this application for filing.
Part 2 Fi	nal order – Complete this part only if you have a final order	
2. Sino	the final order was made, the following circumstances occurred: My financial situation has changed I believe the other party's financial situation has changed My employment, training, health and/or ability to work has changed as follows:	The court can only change, suspend or cancel a final order if certain circumstances exist [s. 167 Family Law Act].
	My household expenses have changed as follows:	
	Information has become available that was not available when the order was made (specify):	
	Other changes or circumstances (specify):	
Sele	applying for the final order to be: ct only one option hanged → Complete Part 4 and 5 uspended → Complete Part 5 ancelled → Complete Part 5	
	greement – Complete this part only if you have an existing agreement	
	ieve the agreement about spousal support should be set aside or replaced ause:	The court must set aside or replace with an order, all or part of an agreement about spousal support if the court is satisfied one or more circumstances set out in s. 164 (3) of the Family Law Act existed when the parties

entered into the agreement, or the agreement is significantly

unfair.

	I am applying for the existing agreement to be: Select only one option □ set aside → Skip ahead to Part 5 □ replaced with an order → Complete Part 4	
Part 4	4 About the new order – Complete this part only if you are asking to change or replace the existing order or agreement	
6.	I am applying for the final order or agreement about spousal support to be changed or replaced as follows : List the details of the order you are asking for	The court may order a spouse to pay an amount the court considers appropriate as spousal support after taking into consideration section 160 [duty to provide support for entitled spouse] [s. 165 Family Law Act]. The order may include when and how payments are to be made [s. 170 Family Law Act]
7.	Based on the information I know about each party's means, needs, and other	
	circumstances: Select only one of the options below I expect the range for the monthly amount payable for spousal support to be approximately \$ to \$ I expect a lump sum amount payable for spousal support to be approximately \$	For more information about how to calculate the amount for spousal support, see the guidebook.
	am not able to estimate the amount payable for spousal support at this time	
Dont		
	5 Unpaid spousal support As of the amount of unpaid spousal support (arrears) was \$	
8.		
8.	As of Date (dd/mmm/yyyy), the amount of unpaid spousal support (arrears) was \$ Complete only if there is unpaid spousal support. You may leave this question blank. Select only one of the options below. I am not applying to reduce the amount of unpaid spousal support (arrears) I am applying to reduce the amount of unpaid spousal support (arrears) to	
8. 9.	As of Date (dd/mmm/yyyy), the amount of unpaid spousal support (arrears) was \$ Complete only if there is unpaid spousal support. You may leave this question blank. Select only one of the options below. I am not applying to reduce the amount of unpaid spousal support (arrears) I am applying to reduce the amount of unpaid spousal support (arrears) to	

Part 6 | Income information

11. I am required to file a Financial Statement Form 4 to provide my income information to the court.

Select only one of the options below

☐ I am filing a Financial Statement in Form 4 with this application.

I am **not able to file** a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that my income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date.



You must file a Financial Statement Form 4 or an Application for Case Management Order Without Notice or Attendance Form

IMPORTANT NOTE TO THE PARTIES:

This family law case includes an application about spousal support. You must provide your financial information with your application or reply to this application by completing and filing a Financial Statement in Form 4.

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate

Schedule 16 |

Property division in respect of a companion animal

No existing final order or written agreement

Complete this schedule only if you need a court order about property division in respect of a companion animal and you do not have an existing final court order or written agreement about property division in respect of the companion animal.

Part 1 Order about property division in respect of a companion animal

1.	I am applying for a property division order for sole ownership and possession of
	the companion animal(s) as follows:

Name of companion animal	Type of animal	To [party] Select one option for each animal	
		☐ Me	☐ Other party
		☐ Me	Other party
		☐ Me	Other party
		☐ Me	□ Other party

- 4	~	
- 4		n
- 4	Ш	7

Under section 97 of the Family Law Act, the court may only make an order for ownership and possession of a companion animal by one spouse.

Part 2 | The facts

2.

2 The facts
The facts on which this application is based are as follows : Provide the facts you want the court to consider and why the court should make the order you are applying for



In determining whether to make an order respecting a companion animal, the court must consider the following factors set out in section 97 (4.1) of the Family Law Act:

- the circumstances in which the companion animal was acquired
- the extent to which each spouse cared for the companion animal
- any history of family violence
- the risk of family violence
- a spouse's cruelty, or threat of cruelty, toward an animal
- the relationship that a child has with the companion animal
- the willingness and ability of each spouse to care for the basic needs of the companion animal
- any other circumstances the court considers relevant

Schedule 17

Property division in respect of a companion animal

Existing written agreement

Complete this schedule only if you have an existing written agreement about the companion animal and you need a new court order made to set aside or replace the written agreement.

You must attach a copy of the agreement to this application for filing.
As set out in s. 93 of the Family Law Act, the court must set aside or replace with an order, all or part of an agreement about property division if the court is satisfied one or more specified circumstances existed when the parties entered into the agreement, or the agreement is significantly unfair.
Under section 97 of the Family Law Act, the court may only make an order for ownership and possession of a companion animal by one spouse.

Certificate of Service Form 7

Provincial Court Family Rules Rules 2, 27, 68, 77, 80, 136 and 183

	Registry location:	
	Court file number:	
	Last names of parties: Party 1/Party 2	
COURT STAMP	Document number: For registry use only	

Γhis	Certi	ficate of Service provides proof of ser	vice	of co	urt documents.		
cer	tify t	hat:					
	,						
		Your full name					
ser	ved	Full manner of the manner of t		For service by mail, the date			
		Full name of the person served (copy their name	the documents were served is				
	on	Date the documents were served (dd/mmm/yyyy	y)	at	Time the documents were served	a.m./p.m.	14 days after the date the documents were mailed, or the date the documents were
	at	Street address or location, city, province, or email address or other identifier where the documents were served					confirmed as delivered if sent by registered mail.
		following document(s) attached to	his o	certi	ficate:		
	Appli	ication About a Family Law Matter		Rep	ly to a Counter Applicat	ion	Q
	Fina	ncial Statement			lication for Order Prohib Child	oiting the Relocation	You must attach a copy of each document you served to
	Guar	rdianship Affidavit		Арр	lication About Enforcem	ent	this Certificate of Service.
	Instructions about filing a reply				ten Response to Applica	ation	
	Appli	Application for Case Management Order			ce of Intention to Proce		
	Appli	Application About a Protection Order			er (list additional docum	ent(s)):	
	Application About a Priority Parenting Matter						
	Orde	er					
oy:							
	onal	service					
		ring a copy of the document(s) with the person	on				i
		rnative service method ordered by the court a		An Application About a Family Law Matter can only be			
_	Ailei	mative service method ordered by the court a	served by personal service.				
							An Application About a Protection Order must also be
) I'	_			_			served by personal service unless the court grants
		service to a party's address for serv					permission to proceed without
	Leav	ring a copy of the document(s) at the person		notice.			
		ing the document(s) by ordinary mail to the p					
Note: The date the document is served is 14 days after this date. (dd/mmm/yyyy)						Ω	
							If you served the documents
		illing the document(s) to the person's email a				i delivered.	by registered mail, you must
	Emailing the document(s) to the person's email address for service attach a copy of the delivery confirmation.						

Signature of the person who served the document

Faxing the document(s) to the person's fax number for service Alternative service method ordered by the court as follows:

Date of signature (dd/mmm/yyyy)

Reply to a Counter Application Form 8

Provincial Court Family Rules Rule 34

	Registry location:	
	Court file number:	
	Document number: For registry use only	
COURT STAMP		

This Reply to a Counter Application provides notice to each party, and the court, of a party's reply to a counter application about a family law matter.

Please read before completing the form:

- You must complete the main reply portion of the form and any applicable schedule(s) for the family law matter(s) identified in Part 2 of the main reply.
- If the other party's application is about child support or spousal support, you must also file a Financial Statement in Form 4.
- You will need to reference the counter application about a family law matter that you received.
- For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.

Part 1 | About the parties

My full name is:

Full name of party

2. I am replying to the counter application made by

Full name of other party

3. If applicable, the additional party's full name is:

Full name of other party/parties

6

Copy the other party's name from their application.

Part 2 | Replying to the other party's counter application

In your reply to a counter application, you may:

- agree with one or more of the orders about a family law matter applied for in the counter application; or
- disagree with one or more of the orders about a family law matter applied for in the counter application, and ask that a different order be made
 - **4.** In reply to the other party's application about a family law matter:

Select only one option for each family law matter and complete the required schedule(s), as applicable. If the other party did not make a counter application for the family law matter, select "Not applicable".

Parenting arrangements, including parental responsibilities and parenting time

□ Not applicable
□ I agree with the request of the other party
□ I disagree with the request of the other party. A different order should be made.

→ Complete Schedule 1

A	h
T	,

This part will help you identify which family law matter you and the other party may agree or disagree about.

Based on how you reply, it will help identify the additional schedule(s) you must complete to provide more information to the court and the other party.

- 4	_
اعد	

If this family law case includes an application about child support, you must provide your financial information with your reply to the application by completing and filing a Financial Statement in Form 4 [Rule 28].

Child Support

Not applicable

I agree with the request of the other party

☐ I disagree with the request of the other party. A different order should be made.

→ Complete Schedule 2

Con	Not applicable I agree with the request of the other party I disagree with the request of the other party. A different order should be made. → Complete Schedule 3	
Gua	rdianship of a child – appointing a new guardian or cancelling guardianship Not applicable I agree with the request of the other party I disagree with the request of the other party → Complete Schedule 4	
Spor	Isal support Not applicable I agree with the request of the other party I disagree with the request of the other party. A different order should be made. → Complete Schedule 5	If this family law case includes an application about spousal support, you must provide your financial information with your reply to the application
Prop	erty division in respect of a companion animal Not applicable I agree with the request of the other party I disagree with the request of the other party. A different order should be made. → Complete Schedule 6	by completing and filing a Financial Statement in Form 4 [Rule 28].

Schedule 1 | Parenting Arrangements

Disagree with order requested by other party

1

Parenting arrangements

a child will parent their

include how each guardian of

Complete this schedule only if you disagree with all or part of the order about parenting arrangements, including parental responsibilities and parenting time, applied for by the other party on Schedule 7 or Schedule 8 of their Reply to an Application About a Family Law Matter with Counter Application.

Part '	1 Reason you disagree	guardian's responsibilities for
1.	I do not agree with the order requested by the other party about parenting arrangements, including parental responsibilities and parenting time, because:	decision making about a child (parental responsibilities), and the time each guardian spends with a child (parenting time).
nal ord	2 Existing final order or agreement – Complete this part only if there is an existing der or agreement about parenting arrangements, including parental responsibilities and ng time.	
2.	 Select only one of the options below I would like the final order or agreement to continue to be in place → If you selected this option, no further information is required on this schedule I am applying for the final order or agreement to be changed, suspended or replaced as set out in Part 3 	
nd pa	Order about parenting arrangements, including parental responsibilities arenting time - You do not need to complete this part if have indicated you would like the order or agreement to continue to be in place.	
	lians can arrange parental responsibilities and parenting time in any way that is in the best sts of the child.	
	ourt can make orders under Division 2 [Parenting Arrangements] of Part 4 [Care of and with Children] of the Family Law Act.	Parental responsibilities can
3.	I am applying for an order about parenting arrangements, including parental responsibilities or parenting time, as follows: List the details of the order you are asking for	be set up so they can be exercised by: One or more guardians only Each guardian acting separately, or All guardians acting together. [s. 40 Family Law Act]

I believe the order about parenting arrangements I am applying for, including parental responsibilities and parenting time, is in the best interests of the child(ren) because: List your reasons	To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about parenting arrangements. For more information, see the guidebook.

Best interests of the child - You do not need to complete this part if have indicated

Schedule 2 | Child Support

Disagree with order requested by other party 1

Child support is the amount of money a parent or guardian pays to another parent or guardian to help care for a

Complete this schedule only if you disagree with all or part of the order about child support applied for by the other party on Schedule 9 or Schedule 10 of their Reply to an Application About a Family Law Matter with Counter Application.

Part '	1 #	About you	
1.	l am		
		ct the option below that best describes your relationship to the child parent or guardian of the child(ren)	n
		person standing in the place of a parent to the child(ren)	If there is more than one child
	(f	or example, a step-parent)	the application is about, and your relationship is different,
		ot a parent or guardian of the child(ren)	you may select more than one option and list the name(s) of
		Select only if applicable I request a parentage test ot a person standing in the place of a parent to the child(ren)	the child at the end of the statement to which it applies.
		or example, a step-parent)	
Part 2	2 F	Reason you disagree	
2.		not agree with the order requested by the other party about child support	
		ause: ect each option that applies and complete the required information, as applicable	1
		My income is not what the other party claims it is	The amount of child support is
		The other party's income is not what they claim it is (please explain):	usually based on the Federal Child Support Guidelines
			using each party's income and the living arrangements
		I believe the special or extraordinary expenses are not what the other party	for a child. It is meant to cover regular expenses like clothes,
	_	claims they are (please explain):	food and housing.
		The living arrangements for the child(ren) are not as described	
	Ξ.	Please describe the child(ren)'s living arrangements:	
			For more information about how the amount payable for
			child support is calculated, see the guidebook.
		The amount would cause me undue hardship because:	see the galactions.
		I have an unusual or excessive amount of debt I incurred to support the family prior to separation or to earn a living	
		I have unusually high expenses to exercise parenting time or contact with	
		the child(ren)	
		I have a legal duty to support another person, such as an ill or disabled person or a former spouse	
		I have a legal duty to support a dependent child from another relationship	
		Other undue hardship circumstances (specify):	
	_	Other masses (an active)	
		Other reason (specify):	If you dispared with details of
			If you disagree with details of the order such as when
			payments should start, you can include that under other
			reasons and give suggested options.

er o			nt about child sup		it Complete a	no part only it the	ore is air existing	
3.			ly one of the option		amont to conti r	uua ta ba in nla	00	
			ould like the final on applying for the	•		-		
	_		aced as set out i		agreement to t	e changeu, su	spended of	
4.			ly one of the option					
		l ag	ree that the amo rect	unt of unpaid	d child suppor	t (arrears) in the	e application is	
		The	amount of unpai	d child suppo	,			
		As o	of (date) \$, the amount o	f unpaid child su	ipport (arrears)	
1	4 1 4							
			r about child so e existing order or				t if have indicated	
ne a	moui	nt of	a child support ord	der is usually t	he amount set c	ut in the Federal		
			e according to the whom the order is				the income of the	
			ordinary expenses				n scotlori i	
5.			nch applicable opt ing with when sup					
	uisa		n applying for an					
		part					the monthly	0
		amo	ount set out in the Based on the ir		~	<i>(number)</i> her party's incom	child(ren). ne and my	For more information about
		_	application for o	child support I	expect the amo	unt payable for m		how to calculate the amount payable for child support, see
			support to be a	• •		for monthly child	d support at this	the guidebook.
		_	time.	estimate the	amount payable	TIOI IIIOIIIIIII CIIIIC	a support at tills	
			n applying for an the child suppor			dinary expense	s under section	1
		List	the expenses you	i are claiming i	for each child			For more information about what can be included as
		You	must file a Financ	cial Statement	Form 4 to itemi.	ze the specific ar	mounts	special or extraordinary expenses, see the guidebook.
			n applying for an					A
		the	guideline amoun			rdship because curred to suppor		The court may order child
		_	prior to separat	ion or to earn	a living		·	support in an amount different from the guidelines if
			unusually high child(ren)	expenses to e	exercise parenti	ng time or conta	act with the	appropriate [s. 10 Child Support Guidelines].
				support anoth	er person, such	as an ill or disa	bled person or	
			a former spous		andant abild fra	m another relati	longhin	
			other undue ha			m another relati ⊭):	onsnip	
				'	(- /	, ,		
								A
c	Chii	d a	nort novements	bould etemt =	n		hooguas:	In making an order about child
6.	CHII	u su	oport payments s	HOUIU SIAFI O		m/yyyy) or event	because:	support, the court may provide that support be paid
								respecting any period of time before the application is made [s 170 Family Law Act]

Part 5 | Income information

7. I am required to file a Financial Statement Form 4 to provide my income information to the court.

Select only one of the options below

I am filing a Financial Statement in Form 4 with this app	oplication.
---	-------------

□ I am not able to file a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that my income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date.

IMPORTANT NOTE:

This family law case includes an application about child support. You must provide your financial information with your reply by completing and filing a Financial Statement in Form 4.

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- · require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate



Child support is based in part on income. If a party's income information is necessary, they have an obligation to provide information to the court, or the court may impute income [ss. 21 to 25 Child Support Guidelines].



You must file a Financial Statement Form 4 or an Application for Case Management Order Without Notice or Attendance Form

Schedule 3 | Contact with a child

Disagree with order requested by other party

Complete this schedule only if you disagree with all or part of the order about contact with a child applied for by the other party on Schedule 11 or Schedule 12 of their Reply to an Application About a Family Law Matter with Counter Application.

Part '	1 1	Reason you disagree	
1.		o not agree with the order requested by the other party about contact with a d, because:	
Part :	2	Existing final order or agreement – Complete this part only if there is an existing	
		eement about contact with a child	
2.	 	would like the final order or agreement to continue to be in place → If you elected this option, no further information is required on this schedule am applying for the final order or agreement to be changed , suspended or eplaced as set out in Part 3	
indicate	d yc	Order about contact with a child – You do not need to complete this part if have by would like the existing order or agreement to continue to be in place.	
3.		n applying for an order for the child(ren) to have contact with a person <u>who is not</u> ir quardian as follows:	•
	Sele	ct all options that apply and complete the required information In person (specify): Provide details including specific dates or events requested, or dates and times that would be most suitable	The court may make an order about contact with a child, including describing the terms and form of contact [s. 59 Family Law Act].
		Telephone communication	
		Video communication	
		Written communication	
		Other method of communication (specify):	
4.	I an	inplete if applicable. You may leave this question blank. In applying for additional terms about contact with a child as follows: the details of the terms you are asking for	

Part 4 | Best interests of the child - You do not need to complete this part if have indicated you would like the existing order or agreement to continue to be in place. 1 5. I believe the order about contact with a child that I am applying for is in the best To determine what is in the interests of the child(ren) because: best interests of a child, all of List your reasons the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about contact with a child. For more information, see the guidebook.

Schedule 4 | Guardianship of a child

Disagree with order requested by other party

Complete this schedule only if you disagree with all or part of the order about guardianship of a child applied for by the other party on Schedule 13 of their Reply to an Application About a Family Law Matter with Counter Application.

A

A guardian is responsible for a

Only guardians have parental responsibilities and parenting time with a child [s. 40 Family Law Act].

Part 1 | Reason you disagree – Best interests of the child

 I do not agree with the order requested by the other party about guardianship of a child. I believe the order they have requested is not in the best interests of the child(ren) because:

child(ren) because: List your reasons	



To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act.

The parties and the court must consider the best interests of a child when making a decision about guardianship of a child. For more information, see the guidebook.



If a child is 12 or older, the court must not appoint a person other than a parent as the child's guardian without the child's written approval, unless satisfied it is in the child's best interests [s. 51 Family Law Act].

Schedule 5 | Spousal Support

Disagree with order requested by other party

Complete this schedule only if you disagree with all or part of the order about spousal support applied for by the other party on Schedule 14 or Schedule 15 of their Reply to an Application About a Family Law Matter with Counter Application.

art	1 ı	Relationship between the parties	0
1.	Sele	ect only one of the options below	A spouse has a duty to provide support, if after
		I am (or was) the other party's spouse	considering the objectives set out in section 161 of the
		I have never been the other party's spouse	Family Law Act, a spouse is
		Please describe your relationship to the other party:	entitled to support [s. 160 Family Law Act].
art	2 1	Reason you disagree	
2.		o not agree with the order requested by the other party about spousal support	
		ause: ect each option that applies and complete the required information, as applicable	
		I do not believe the other party is entitled to spousal support (please explain):	
		My income is not what the other party claims it is	
		My employment , training, health and ability to work is not what the other party claims it is (please explain):	
		Claims it is (piease explain).	The court must take into consideration the conditions,
			means, needs and other circumstances of each spouse
		The other party's financial situation is not what they claim it is (please explain):	when determining spousal support [s. 162 Family Law
			Act].
			See the other party's financial statement for their financial
		The other party's employment , training, health and ability to work is not what the other party claims it is (please explain):	information.
		the other party dialins it is (piease explain).	
		The other party's expenses are not what they claim them to be (please explain):	
		Other recent (energial):	
	_	Other reason (specify):	
ort.	2 1	Frieting final and an an appropriate Complete this and a left to a single	
		Existing final order or agreement – Complete this part only if there is an existing ragreement about spousal support.	
		ect only one of the options below	
		I would like the final order or agreement to continue to be in place	
		I am applying for the final order or agreement to be changed , suspended or	
		replaced as set out in Part 4	
4.	Sele	ect only one of the options below	
		I agree that the amount of unpaid spousal support (arrears) in the application is correct	
		The amount of unpaid spousal support (arrears) in the application is not	
		correct. As of (date) , the amount of unpaid spousal	
		support (arrears)was \$.	

Part 4 | Order about spousal support – You do not need to complete this part if have indicated you would like the existing order or agreement to continue to be in place. The court may order a spouse to pay an amount the court 5. I am applying for an order for spousal support to be paid by (name of paying party) considers appropriate as as follows: spousal support after taking **Monthly payments** to commence on *(date)* into consideration section 160 [duty to provide support for (number) □ month(s) □ year(s) entitled spouse] [s. 165 **Lump sum** payment Family Law Act]. The order may include when Other (specify): and how payments are to be made [s. 170 Family Law Act]. 6. Based on the information I know about each party's means, needs, and other circumstances: Select only one of the options below I expect the range for the **monthly amount payable** for spousal support to be For more information about how to calculate the amount approximately \$ to \$ for spousal support, see the I expect a **lump sum amount payable** for spousal support to be approximately guidebook. I am not able to estimate the amount payable for spousal support at this time Part 5 | Income information 1 Spousal support is based in 7. I am required to file a Financial Statement Form 4 to provide my income information part on income. If a party's to the court. income information is Select only one of the options below necessary, they have an obligation to provide I am filing a Financial Statement in Form 4 with this application. court may attribute income in I am **not able to file** a Financial Statement in Form 4 with this application. I am filing an Application for Case Management Order Without Notice or appropriate [ss. 212 and 213 Attendance in Form 11 requesting to waive or modify the requirement that my Family Law Act]. income information in Form 4 be provided with this application. I understand I will still be required to file a Financial Statement in Form 4 at a later date. You must file a Financial Statement Form 4 or an IMPORTANT NOTE: Application for Case Management Order Without This family law case includes an application about spousal support. You must provide Notice or Attendance Form

your financial information with your reply by completing and filing a Financial Statement in Form 4.

If you do not give your complete, true, and up-to-date financial information when needed, the court can:

- order that the income information be provided
- assume a party's income is a certain amount for support purposes and make an order based on it
- require a party to give security
- require a party to pay the other party's expenses, an amount to the other party up to \$5,000, or a fine up to \$5,000
- make any other order the court considers appropriate

information to the court, or the an amount the court considers

Schedule 6

Property division in respect of a companion animal

Disagree with order requested by other party

Complete this schedule only if you disagree with all or part of the order about property division in respect of the companion animal applied for by the other party on Schedule 16 or Schedule 17 of their Reply to an Application About a Family Law Matter with Counter Application.

Part	1 Relationship between the pa	arties			
1.	Select only one of the options below I am (or was) the other party's				
	I have never been the other p	arty's spouse			
	•	, , ,			
Part :	2 Reason you disagree				
2.	I do not agree with the order req respect of a companion animal bed	, ,	arty about	property division in	
	3 Existing agreement – Compley division in respect of the companion	•	e is an exis	ting agreement about	
	Select only one of the options below I would like the agreement to co		a → If you		
	selected this option, no further info	ormation is required on	this sched		
	4 Order about property division	on in respect of a co	mpanion	animal – You do	
	d to complete this part if have indicat place.	ed you would like the e	xisting agre	eement to continue	
4.	I am applying for a property divis ithe companion animal(s) as follo		nership a	•	1
	Name of companion animal	Type of animal		To [party] e option for each animal	Under section 97 of the Family Law Act, the court may only make an order for
			☐ Me	□ Other party□ Other party	ownership and possession of a companion animal by one spouse.
			☐ Me ☐ Me	Other partyOther party	
	5 The facts - You do not need to a greement to continue to be in place		ve indicate	d you would like the	
	The facts on which this application	is based are as follov		and and the ender	
	Provide the facts you want the court you are applying for	to consider and why th	ie court sno	ould make the order	

Application for Permission and Review of Family Justice Manager Order or Direction Form 9

COURT STAMP

Court file number: Document number:	Registry location:	
	Court file number:	
	Document number: For registry use only	

Provincial Court Family Court Rules Rule 58

This Application for Permission and Review of Family Manager Order or Direction sets out the details of a request for permission to seek review of an order or direction made by a family justice manager that a person is applying for.

Please read before completing the form:

- This application is to be used to ask permission to seek review of an order or direction made by a family justice manager and must be filed within 14 days after the date the order or direction was made.
- For guidance filling in this form, please read the guidebook. The guide is available from your local court registry or online at www.gov.bc.ca/court-forms.

Part 1	About the	parties

1. My full name is:

My date of birth is:

(dd/mmm/yyyy)

2. The other party's full name is:

Their date of birth (dd/mmm/yyyy) is:

There is an additional party.

The additional party's full name is:

Their date of birth (dd/mmm/yyyy) is:

A

Copy the party information from a filed document in your case. It should match.

Part 2 | Notice of the application

3. I understand I must give notice of this application to each other party, including any other person who may be directly affected by the order.
To give notice, they must be served with the application and supporting documents at least 7 days before the date of the court appearance unless the court allows the application to be made without notice or with less than 7 days' notice.



For more information about serving court documents, see the guidebook.

Part 3 | About your court appearance

For registry or judicial case manager use only

The application, which requires a court appearance, will be heard by the court				
on		at	a.m./p.m.	
	date in person at	time		
	court location by another method of attendance, as specified attendance details			

A

The registry or judicial case manager will work with you to schedule a date for the court appearance and will fill in the actual date and method of attendance on the form. Be prepared to talk about your availability if there are options for dates.

NOTE TO THE OTHER PARTY:

If you do not attend court on the date and time scheduled for the court appearance, the court may make an order in your absence.

art 4	1 About the request			
4.	☐ I am applying for permission of a of a family justice manager dated order or direction).	(dd/mmm/yyyy)	(see attached copy of	You must attach a copy of the order or direction to this application for filing.
5.	I am making an application for review	of the order or direct	on for the following	
	reason(s):			As set out in Rule 58, in granting permission for review, a judge may consider if: the order or direction conflicts with any other order or direction in respect of the parties, the order or direction is correct, and the proposed review involves matters of sufficient importance
art	5 Address for service			

Telephone:

Postal Code:

6. My **address for service** of court documents and contact information is:

Province:

your own if you don't want to

Lawyer's name and firm name (if applicable):

Address:

City:

Email:

You must provide an address for service and contact number, but it does not have to be

: "

For more information about how this information will be used and who will have access to it, see the guidebook.

Application for Case Management Order Form 10

Provincial Court Family Rules Rules 54, 55, 62, 63, 64, 83, 118 and 159

COURT STAMP

Registry location:	
Court file number:	
Document number: For registry use only	

This Application for Case Management Order sets out the details of a case management order that a person is applying for. The order requested may be made without a court appearance with the consent of all other parties including any person directly affected by the order or at a court appearance with notice to each party and any other person who may be directly affected by the order.

Please read before completing the form:

- You can use this form to apply for a case management order by consent without attending before the court, or to request a court appearance for the order.
- For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.

Part 1 | About the parties and any other person who may be directly affected

1.	My full name is:	
		Full name of party/person
	My date of birth is:	
		(dd/mmm/yyyy)
2.	The other party's full name is:	
	• •	Full name of party/parties

A case management order may be about something that a person who is not a party needs to do, for example a

a person who is not a party needs to do, for example a family justice counsellor. If it is, they also need to be identified.

The following other person(s) who may be directed affected by the order is/are:

3. Complete only if applicable. You may leave this question blank.

Full name of other person(s)

Part 2 | Information about children

	0 1 111	,		, ,			a	1.00			
4.	Select the	correct	option	below	and	provide	the	additional	information	ΙŤ	applicable

I am not a party to the case

I am a party to the case and the case does not involve a child-related issue

I am a party to the case and the case **involves a child**-related issue about the following child or children:

Provide the requested information below for each child Child's full name	Child's date of birth (dd/mmm/yyyy)

Part 3 | Notice of the application

5. I understand I must give notice of this application to each other party, and any other person who may be directly affected by the order.

To give notice, they must be served with the application and supporting documents at least 7 days before the date of the court appearance unless the court allows the application to be made without notice or with less than 7 days' notice.



For more information about serving court documents, see the guidebook.

Part 4	C	ase management order					
6.	6. I am applying for the following case management order(s):						
		Transferring a court file to another registry for all purposes or specific purposes					
		Relating to the management of a court record, file or document, including access to a court file					
		Correcting or amending a filed document, including the correction of a name or date of birth					
		Setting a specified period for the filing and exchanging of information or evidence, including a financial statement in Form 4 [Financial Statement]					
		Specifying or requiring information that must be disclosed by a person who is not a party to a case					
		Requiring that a parentage test be taken under section 33 [parentage tests] of the Family Law Act					
		Requiring access to information in accordance with section 242 [orders respecting searchable information] of the Family Law Act					
		Authorizing an official of the court, in accordance with section 10 of the Family Orders and Agreements Enforcement Assistance Act (Canada), to make an application under section 12 of that Act for the release of information					
		Recognizing an extraprovincial order other than a support order					
		Waiving or modifying any requirement related to service or giving notice to a					
		person, including allowing an alternative method for the service of a document Waiving or modifying any other requirement under these rules, including a time limit set under these rules or a time limit set by an order or direction, even after					
		the time limit has expired					
		Allowing a person to attend a court appearance using a different method of attendance					
		Adjourning a court appearance					
		Respecting the conduct of a party or management of a case					
		Relating to a report under section 211 [orders respecting reports] of the Family Law Act, including requiring that a person who prepared the report attend a trial as a witness					
		Adding or removing a party to the case, including leave to intervene under section					
		204 (2) [intervention by Attorney General or other person] of the Family Law ActRespecting the appointment of a lawyer to representi) the interests of a child, or					
		ii) a party					
		Settling or correcting the terms of an order made under the rules					
		Cancelling a subpoena					
	Ш	Changing, suspending or cancelling an order made in my absence					
Part 5	5 D	etails of the order					
7.		details of the order I am applying for are as follows: the specific details of the order(s) you are asking for					

For more information about the different case management orders you can apply for, see the guidebook or Rule 62.

Part 6 | The facts

	The facts on which this application is based are as follows : Explain why you are making the application and why the order you are requesting should be made



If you are applying to change, suspend, or cancel an order made in your absence, you must explain:

- why you did not file a reply or attend court when required,
- why the order to change, suspend or cancel an order should be made, and,
- the reason(s) for any delay in making this application.

Rule 54 and 159

Part 7 | Consent of other party and any other person

- 9. Select one of the following options, and complete the additional information as applicable
 - I do not have the consent of each party, and any other person directly affected by the order
 - Each party, and any person directly affected by the order, has consented to the case management order and:
 - a draft Consent Order Form 18 signed by each party, and any other person directly affected by the order, or their lawyer, is submitted with this application and supporting documents for review without attending before the court
 - a court appearance is requested

A

Before filing your application, it is good practice to contact the other party to see if they will consent to the order. If they do agree, you can choose to:

- prepare and file a Consent Order Form 18, or
- go to a court appearance. Rule 83

Part 8 | Availability for court appearance

- **10.** Select only one of the following options
 - I contacted the other party, and each other person affected, and they have agreed to a date and time for the court appearance
 - I contacted the other party, and each other person affected, but we have not agreed to a date and time for the court appearance
 - I have not contacted the other party, and each other person affected, to discuss available dates and times for the court appearance

1

The court prefers to schedule a court appearance for a date that works for everyone to help reduce delays.

Try to pick a few dates that may work for you. The registry or judicial case manager will work with you to schedule a date based on the court's availability too.

Part 9 | About your court appearance

For registry or judicial case manager use only

The	The application, which requires a court appearance, will be heard by the court							
on		;	at	a.m./p.m.				
	da	ate	time					
	in person at							
			court I	ocation				
	by another method of attendance, as specified							
			attendan	ce details				



The registry or judicial case manager will work with you to schedule a date for the court appearance and will fill in the actual date and method of attendance on the form. Be prepared to talk about your availability if there are options for dates.

NOTE TO THE OTHER PARTY:

If you do not attend court on the date and time scheduled for the court appearance, the court may make an order in your absence.

You may also choose to **file a written response** in reply to the application in Form 19 Written Response to Application.

Management | Page 3 of 4

Part 10 | Filing location 11. I am filing this application in the court registry: Select only one of the options below Where my existing case with the same party/parties is located. I already have a file number. Closest to where the child lives most of the time, because my case involves a child-related issue Closest to where I live because my case does not involve a child-related issue

Permitted by court order

Part 11 | Address for service

12. My address for service of court documents and contact information is:

You must provide an address for service and contact number, but it does not have to be your own if you don't want to

, ,							
Address:							
City:	Province:		Postal Code:				
Email:		Telephone:					
	D 11.						
Lawyer's name and firm name (if applicable):							



For more information about how this information will be used and who will have access to it, see the guidebook.

Application for Case **Management Order Without Notice or Attendance**

Form 11

Provincial Court Family Rules Rules 62, 63, 65 and 78



Registry location:	
Court file number:	
Document number: For registry use only	

For more information about case management orders, see the guidebook.

Please read before completing the form:

party and without attendance at a court appearance.

You must complete the main application and any applicable schedule for your application identified in Part 3 of the main application.

details of a case management order that a person is applying for without notice to another

For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.

Part 1 | About the parties

1.	My full name is:	
		Full name of party
	My date of birth is:	
	-	(dd/mmm/yyyy)
2.	The other party's full nam	ne is:
	- -	Full name of party/parties

Part 2 Application without notice

□ I am applying for a case management order without notice to any other party. I understand that I will be required to serve a copy of any order I receive on each other party along with a copy of this application and any supporting document(s).



To apply with notice, you can file an Application for Case Management Order Form 10.

Part 3 | About the order

You can apply for one or more case management orders using this form.

- **4.** I am applying for the following case management order(s):
 - Select all options that apply and complete the required schedule(s)
 - Allowing a person to attend a court appearance using another method of attendance → Complete Schedule 1
 - Waiving or modifying any requirement related to service or giving notice to a person, including allowing an alternative method for the service of a document
 - → Complete Schedule 2
 - Waiving or modifying any other requirement under the rules
 - → Complete Schedule 3
 - Requiring access to information in accordance with section 242 [orders respecting searchable information] of the Family Law Act → Complete Schedule 4
 - Authorizing an official of the court, in accordance with section 10 of the Family Orders and Agreements Enforcement Assistance Act (Canada), to make an application under section 12 of that Act for the release of information

File a criminal record check and completed affidavit that meets the requirements of sections 8 and 9 of the Family Orders and Agreements Enforcement Assistance Act (Canada)

if you have an urgent application.

You can apply to modify the reply period if you have an

urgent application.

You can apply to modify the

service or notice requirements

For more information about the requirements for the affidavit, see the guidebook.

- Recognizing an extraprovincial order other than a support order
 - → Complete Schedule 5

out A	1			
		formation about children		
		t the correct option below and provide the additiona	l information if applicable.	
		I am not a party to the case		
		I am a party to the case and the case does not i		
		I am a party to the case and the case involves a following child or children:		
		Provide the requested information below for each of	child	
		Child's full name	Child's date of birth	
			(dd/mmm/yyyy)	
art 5	l e	ling location		
		•		
		filing this application in the court registry: t only one of the options below		
		Where my existing case with the same party/pa	rties is located. I already have	
		a file number.	•	
		Closest to where the child lives most of the time		
		child-related issue		
		Closest to where I live because my case does n Permitted by court order	ot involve a child-related issue	
	_	Fernitted by Court Order		
art 6	Α	ddress for service		
7. N	/ly a	ddress for service of court documents and conta	act information is:	
		nust provide an address for service and contact nun	nber, but it does not have to be	
У	our	own if you don't want to		For more information about
	Add	ess:		how this information will be used and who will have
	City	Province:	Postal Code:	access to it, see the guidebook.
	Ema	il: Telep	phone:	galaebook.
	Law	ver's name and firm name (if applicable):		
			1	
		IT NOTE:		
		ewing an application for a case management order	without notice or attendance	
may do		of the following: rove and sign the order without the need for you to	come to court	
•		you to provide more information or evidence in writ		
		information	3 -, 3 31.0	

require that notice be given to any other parties reject the application with an explanation

Schedule 1

Part 1 | About the order

Attendance using another method of attendance

Complete this schedule only if you are applying for an order to allow a person to attend a court



For more information about methods of attendance, see the guidebook.

appearance using another	method	of attendance	other than the d	efault method	

	, and the second
1. I am applying for an order to allow: Me My lawyer (provide full name of lawyer): Other (specify name and role): to attend at the: Family management conference Family settlement conference Trial preparation conference Hearing Other (specify):	
cohodulad foru	
scheduled for: at by	
Date (dd/mmm/yyyy) Time Method of attendance	
by another method of attendance as follows:	
In person	
■ By telephone	
By video conference	
·	
Other means of electronic communication (specify):	
Part 2 Documents for court appearance	
1 art 2 Documents for court appearance	6
2. The documents I may want to refer to in court have been submitted to the court	During a court appearance,
registry and received by the other party	there may be documents you
□ Yes □ No	need to reference.
Part 3 Reasons for attending by another method of attendance	
3. The request to attend by another method of attendance is being made because:	
List the reasons for not being able to attend by the default method of attendance and/or	0
why you need to attend using the other method of attendance	The court may consider:
my year need to ditend doing the ether method or ditendence	 the distance between locations
	illness or disability
	financial cost
	 expense incurred, or savings realized, by using
	electronic communication
	 concerns related to security, including risk of family
	violence
	difficulty conducting the
	appearance using electronic communication
	Rule 164

schedule 2 | Waiving or modifying requirements related to service or giving notice Waiving or modifying requirement



(1)

For more information about requirements related to service or giving notice, see the guidebook.

If a requirement is waived, it

means it no longer applies.

The court can order that an application proceed without

certain circumstances set out

If a requirement is modified,

you still need to meet the requirement, but it has been

notice to a person only in

in the Rules.

changed.

Complete this schedule only if you are applying for an order to waive or modify any requirement related to service or giving notice, including allowing an alternative method for the service of a document.

Part 1 What are you applying for

Depending on the order you need, the court requires different information.

1. I am applying for an order to:

Select each applicable option and complete the required part(s)

- Waive a requirement related to service or giving notice → Complete Part 2
- Modify a requirement related to service or giving notice → Complete Part 3
- Allow service of a document using an alternative method → Complete Part 4

Part 2 Waive a requirement – Complete this part only if you are applying to waive a requirement related to service or giving notice.

Judges normally hear from all parties before making decisions. When, for example, there is urgency or risk of harm, the court could hear from only one party.

2. I am applying to waive the requirement for service or giving notice to a person of the following document(s):

Select all options that apply

- Application About a Priority Parenting Matter
- Application About a Family Law Matter
- Subpoena
- Order
- Other (specify):

3. The facts on which this application is based are as follows:

Explain why you are making the application and why the order you are requesting should be made	

Remember to include:

- · why the application or your situation is urgent or what special circumstances exist.
- why the other party should not be served or given notice, and
- what you believe will happen if the other party is served or given notice.

Part 3 | Modify a requirement – Complete this part only if you are applying to modify a requirement related to service or giving notice.

If obtaining an order from the court is time sensitive, the court may allow less than the required amount of notice. If there are special circumstances requiring more time to prepare to attend court, the court may allow more than the required amount of notice.

4. I am applying to modify the requirement for service or giving notice to a person of the following document(s):

Select all options that apply

- Application About a Priority Parenting Matter
- Application About a Family Law Matter
- Subpoena
- Order
- Other (specify):

	The details of the order I am applying for are as follows: Explain how you want the requirement for service or giving notice to be modified The facts on which this application is based are as follows: Explain why you are making the application and why the order you are requesting should.	
	Explain why you are making the application and why the order you are requesting should be made	Remember to include: • why the application or your situation is urgent or what special circumstances exist, • why the requirement should be modified, and • how it will benefit the case proceeding.
Comple Service allowi	A Allow service of a document using an alternative method attention to the this part only if you are applying to allow service using an alternative method. The of a document must be done according to the rules unless the court makes an ordering another method of service and documents to be served	To make an order that the document be served using an alternative method of service, the court must be satisfied that the person to be served cannot be found after a
7.	I need to serve with the following document(s): Full name of person	diligent search, is evading service of the document or is temporarily outside British Columbia [Rule 182].
Reaso	Full name of person List each document you need an order from the court to serve using an alternative method n for application	diligent search, is evading service of the document or is temporarily outside British
Reaso	Full name of person List each document you need an order from the court to serve using an alternative method	diligent search, is evading service of the document or is temporarily outside British

	_	temporarily outside of British Columbia. I believe following efforts have been made to serve them wit Explain when and where you tried to serve the person a tried	this to be true because the the document(s):	
				You can include what you saw, who you may have talked to and what they said.
9.	info Incl	ow the following information about the person's addermation or who might be able to get in touch with them ude the information you know, how you know the information firmed or became known to you	n:	
		Iternative method of service	oursent(e) in the fellowing	
	ma	n applying for an order to be allowed to serve the do nner:		
		ect only one option and provide the requested information. Posting the documents on the door of the person's resident.		
		Address Leaving the documents with a relative or other adult per be served: Full name of relative/adult person: Relationship to person to be served:	City son to give to the person to	
		Mailing the documents by \square registered mail \square regular	mail to:	
		Address	City	
		Sending the documents to the person's email at:	Email	
		Sending the documents by text message to the person's	s cell at: Cell number	
		Sending the documents by instant messaging to the per	·	
		Social platform Account ident Leaving the documents at the person's last known address Address	,	
		Other method (specify):	City	

e facts
11. I believe the alternative method of service I am requesting will bring the documents to the attention of the person to be served because:

Schedule 3 |

Waiving or modifying any other requirement under the rules

Complete this schedule only if you are applying to waive or modify any other requirement under the rules, including a time limit set by an order or direction, even after the time limit has expired.

Part 1	Paguiramant	need to waive	or modify
raiti	Reduirement	i need to waive i	or moaitv

art i Requirement i need to waive or modify		
1. I am applying for an order to waive or modify the for the rules:Filing at a court registry other than the court registry other than the court registry.	• • • • • •	A requirement under the rules is any time the rules say you "must" do something.
 Completing a parenting education program Participating in consensual dispute resolution Filing a completed financial statement Form 4 v counter application Filing the required documents to support an application 		For more information about the requirements under the rules you may need to waive or modify, including if you need an urgent court order, see the guidebook.
 Time to file a reply, including permission to file a passed Time to provide or exchange documents Time limit set by an order or direction made on 		J
Date (dd/mmm/yyyy) Other (specify): art 2 About the order	udge or family justice manager	
2. The details of the order I am applying for are as foll Include if you are asking to waive or modify the requirer the requirement, you need to include how you want the	ment. If you are applying to modify	If a requirement is waived, it means it no longer applies. You don't need to complete it at any time. If a requirement is modified, you still need to meet the requirement, but it has been changed. A modified requirement could include changing when a document can be filed or when a step under the rules must be taken.
art 3 The facts		
3. The facts on which this application is based are as f Explain why you are making the application and why the be made		You may wish to include: • if you can complete the requirement later, and when; • if this application is being made because you need an urgent order, what the urgent application is about and who is involved; and • how the order being made will benefit the case proceeding.

Schedule 4 | A

Access to Information Section 242 Family Law Act

A search officer is a person

A search officer is a person appointed under section 236 of the Family Law Act.

A search officer can make an application under section 242 of the Family Law Act if a person has refused or not adequately complied with a request under section 239 of the Act.

accorda	te this schedule only if you are a search officer applying for access to information in ance with section 242 [orders respecting searchable information] of the Family Law
Part 1	About the order

1. The details of the order I am applying for are as follows:

art 2	The facts
2.	The facts on which this application is based are as follows :

Schedule 5 |

Recognizing an Extraprovincial Order other than a support order

Complete this schedule only if you have an order from another province or territory in Canada for parenting arrangements, contact with a child, guardianship or similar that you would like recognized in British Columbia so that it may be treated as if it were an order made in British Columbia.

ΙL	I About the ord	er		
1.	I am applying for re	ecognition of the attached extra	aprovincial order	nade on
		at		
	Date (dd/mmm/yyyy)	Court location	City	Province/Territory
	about parenting arr similar in nature.	rangements, contact with a child,	guardianship, or ar	n order that is
	☐ A certified copy	of the order is attached.		
rt	2 Other party's	contact information		

The contact information for the other party, as I know it, is.						
Address:						
City:	Province:		Postal Code:			
Fmail:		Telephone:				



For more information about how to register a support order from another province or territory in Canada for enforcement in BC, see the guidebook.



You must attach a certified copy of the order to your application for filing. A certified copy is a copy of the original order from the other court that has been endorsed using a stamp or certificate by the court to say it is a true copy of the original. Contact the original court location to get a certified copy.

Application About a Protection Order Form 12

Provincial Court Family Rules Rules 67, 68 and 172

	Registry location:	
	Court file number:	
	Document number: For registry use only	
O O UDT OTAMO		

This Application About a Protection Order sets out the details of an order about a protection order that a person is applying for.

A protection order made under the Family Law Act is a court order to protect a family member from another family member if there is a risk of family violence.

For more information about what family violence includes or who is a family member, see the guidebook.

Please read before completing the form:

- You must complete the main application and any applicable schedule for your application identified in Part 2 of the main application.
- For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.

Part 1 | About the parties

- 1. My full name is (full name of party):
 My date of birth is (dd/mmm/yyyy):
- 2. The person I want protection from, or who made an application for protection from me, is the other party.

The other party's full name is:	
Their date of birth is:	
	(dd/mmm/yyyy) or (unknown)

1

A protection order may be made on application by a family member claiming to be an at-risk family member or by a person on behalf of an at-risk family member [s. 183 Family Law Act].

Part 2 | What are you asking for in this application

3. I am applying for the following order:

Select only one of the options below and complete the required schedule

- Protection order → Complete Schedule 1
- Order to change an existing protection order → Complete Schedule 2
- Order to terminate an existing protection order → Complete Schedule 3

Part 3 | Notice of the application

An application is usually made with notice to the other party. To give notice, the other party must be served with the application and supporting documents at least 7 days before the date set for the court appearance.

An application about a protection order can also be made without notice to the other party [s. 186 Family Law Act].



For more information about serving court documents, see the guidebook.

 Select only one of the options I 	below
--	-------

I am applying with notice to the other party

I want to apply without notice to the other party because:

Tell the court why the application or your situation is urgent and what you believe will happen if the other party is served with the application and given a chance to attend court so that you can both be heard at the same time



To apply without notice, you must satisfy the court that there is a real risk of danger or serious consequence if notice were required.

NOTE TO PARTY:

You may make your application without notice to the other party, but the judge will decide if it will be heard without notice, if notice must be given, or if the notice period should be shortened.



For more information about applying with or without notice, see the guidebook.

Part 4 | About your court appearance

For registry or judicial case manager use only

The	e application, whi	ch requires a court	appearance, v	will be heard by the court
on		at		a.m./p.m.
	date	е	time	
	in person at			
			court lo	ocation
	by another method of attendance, as specified			
			attendand	ce details



The registry or judicial case manager will work with you to schedule a date for the court appearance and will fill in the actual date and method of attendance on the form. Be prepared to talk about your availability if there are options for dates.

NOTE TO THE OTHER PARTY:

If you do not attend court on the date and time scheduled for the court appearance, the court may make an order in your absence.

You may also choose to **file a written response** in reply to the application in Form 19 Written Response to Application.

Part 5 | Address for service

5. My address for service of court documents and contact information is:

You must provide an address for service and contact number, but it does not have to be your own if you don't want

Address:			
City:	Province:		Postal Code:
Email:		Telephone:	
Lawyer's name and firm name (if	applicable):		



For more information about how this information will be used and who will have access to it, see the guidebook.

Schedule 1 | Protection Order

Complete this schedule only if you are applying for a Family Law Act protection order.

This schedule is an affidavit. It sets out the evidence to help you explain to the court why you need a protection order and what it should include.

art 1	A	ffidavit							
		Name of party	,	00	of		Addross s	f norman City Drawings	
		Name of party		Oc	cupation		Address	f person, City, Province	
		AFFIRM TH					c		
1.	ıam	making this	aπidavit in st	ıppo	ort of an appi	catio	on for a pro	otection order.	
rt 2	? Pı	otected pa	rty/parties						
			under the Fa mily member					protects one family	
			•				•	arty/parties. The other	
_			er they need						
2.			•				• .	(s) to be protected: on. You may select more	
	than		oto omy mood	Opt	ione that appi	, ,	our ollauti	on. Tod may oblock more	
		Ме							
		The following	ng child(ren)	Lai	m a parent o	gua	rdian to:		
			requested inf						
		Child's full	Child's date of birth		My relationship		er party's	Child is currently	
		TIAITIC	(dd/mmm/yyyy)		to the child				
				ily r	nember(s) s	harin	g the resid	dence with the	
		protected p	erson:		Date of birth		Polationa	hip to the protected	
		Full name			(dd/mmm/yyyy		person(s)	mp to the protected	
		The following protection of	ng other at-r order:	isk	person I am	appl	ying on be	half of for a	
Full name of other person to be protected Date of birth (dd/mmm/yyyy)									
		Explain why	, you are appl	lying	for the other	pers	on:		



For more information about swearing or affirming an affidavit, see the guidebook.



As set out in s. 183 of the Family Law Act, a protection order can protect:

- you (the applying party)
- your children
- an adult family member that lives with the protected party (you and/or your children)
- an at-risk person you are applying on behalf of for protection from their family member

	N
Ц	,

You cannot apply for the protection of another person's child. If you believe a child needs protection and their parent or guardian is unwilling or unable to apply for a protection order on their behalf, contact the Ministry of Children and Family Development.



A family member is a defined term under s. 1 of the Family Law Act. For more information about who is a family member, see the guidebook.

Part 3 About the protection order	(1)
The questions in this part will help the court understand what terms the protection order may need to include.	A protection order may include any of the terms set out in s.183(3) of the Family
No go	Law Act.
 3. I do not want the other party to be able to attend at, enter or be found near the following place(s): Select all options that apply Residence School Place of employment Childcare facility 	You might be asked by the judge at your court appearance to provide the specific address and name of the place. Be sure to have them ready.
Other (specify):	
No contact except	1
 4. The protected party may need to communicate with the other party for the following reason(s): Select all options that apply Not applicable Consensual dispute resolution 	
 Parenting arrangements Ongoing court action Other (specify): 	
Firearms and weapons	1
 5. I am concerned the other party would cause harm with or threaten to use guns, explosives, or another kind of firearm. No Yes → explain the reason(s) for your concerns: 	
 6. I believe the other party owns or has access to guns, explosives, or another kind of firearm. No Yes → explain the reason(s) for your belief: 	
 7. I am concerned the other party would cause harm with or threaten to use a weapon that is not a gun or explosive. No Yes → explain the reason(s) for your concerns: 	
 8. I believe the other party owns a weapon that is not a gun or explosive. No Yes → explain the reason(s) for your belief: 	Examples of weapons someone might own include swords, hunting knives, nun chucks, and brass knuckles.

Remove p	erson or be l onging:	s from reside	nce			
Sele	ieve police assistand ct all options that apply Not applicable To remove the other p To supervise the rem the shared residence	oarty from a sh	ared residenc	ce	· ,	The court can order that the police help to remove the other party from a shared residence and/or that they help supervise the removal or collection of belongings.
	To supervise the rem shared residence To supervise the rem residence Other (specify):					
parties, bad	our story ons in this part will help ckground, risk factors a protection order.					Section 184 of the Family Law Act sets out what a court must consider in determining whether to make a protection order,
Relationsh	ip between the par	ties				
10. Sele	ct only one of the option The protected party were) married, or live Complete the informate leave a field blank it Date on which the pa	is (or was) the /e (or have live tion below abou it does not ap	ed) together in ut your relation p ly .	n a marriage-lil nship, as applica	ke relationship.	If the protection order is only for the protection of a child or children, please answer this Part for the parents or guardians of the children.
	a marriage-like Date	e relationship (d e of marriage (d of separation (d	d/mmm/yyyy): d/mmm/yyyy): d/mmm/yyyy):		The protected	Spouses may be separated even if they continue to live in the same residence [Family Law Act s. 3(4)].
	party/parties and the Describe how they a	other party ar	e related as fo	ollows:	·	A family member is a defined term under s. 1 of the Family Law Act. For more information about who is a family member, see the guidebook.
	protected party curre	ntly shares a	residence wi	th the other pa	rty 🛘 Yes 🔲 No	
Children						
12. Sele	ct whichever option is on the protected party only to the child(re	and the other p	oarty are a pa	rent, step-par	ent or guardian	
	The protected party to the following child <i>Provide the requested</i>	(ren) who is/ar	e not identifi	ed in Part 2 of		
	Child's full name	Child's date of birth (dd/mmm/yyyy)	My relationship to the child	Other party's relationship to the child	Child is currently living with (name of person)	A child may split their time between two residences. If a child spends at least 40% of their time living somewhere, include both.

About the family	
13. I would like to share the following information with the court about the cultural, linguistic, religious and spiritual upbringing and heritage of my family, including, if the child is an Indigenous child, the child's Indigenous identity: You may choose to leave this question blank	
Court orders and agreements	A
14. There is an existing court order or written agreement about parenting arrangements, child support, contact with a child, guardianship of a child, spousal support, and/or property division in respect of a companion animal.	Include any order (interim or final), agreement or plan from any level of court and any location.
☐ Yes (see attached copy) ☐ No	
 15. There is an existing court order, agreement or plan protecting one of the parties or the child(ren), or restraining contact between the parties, including: a protection order, an order, agreement or plan involving child protection services, or a peace bond, restraining order, bail condition or other criminal order. 	If yes, you must attach a copy of any order, agreement or plan to this application for filing.
☐ Yes (see attached copy) ☐ No	
16. Has the other party ever failed to obey a court order? Yes → describe the circumstances: No Unknown 17. I am concerned the other party may not obey a court order No Yes → explain the reason(s) for your concerns:	
Reporting safety concerns	
18. I have reported my safety concerns to the police	•
 No Yes → describe what actions they have taken: 	You will be asked to describe specific incidents that police attended in a later part of this form.
 19. I have reported my safety concerns to a social worker (Ministry of Children and Family Development) □ No □ Yes → describe what actions they have taken: 	If there is reason to believe a child (under 19) is being abused, neglected, sexually exploited, or is otherwise in need of protection, and a parent or guardian is unable or unwilling to protect the child, the matter must be reported to a social worker at
	the Ministry of Children and Family Development.

History of family violence 20. Describe any recent incidents of family violence against the protected Ö party/parties and any child(ren). For more information about Start with the most recent incident continuing backwards. Go back as far as you think is what information you should important for the court to know. include, see the guidebook. If there is a police report, medical report or doctor's note, or any photographs related to an incident, you must talk about them in this section. Refer to the document, state it is Ú attached as an exhibit and attach them as exhibits. Remember to attach a copy of any exhibit(s) when you file your application. Each exhibit gets a letter assigned to it, starting with 'A' and continuing through the alphabet. For example, the police report attached as Exhibit A.

To add more, select the box below and attach a page with the additional information

☐ Additional page(s) (see attached)

If you need more space, select the box, and remember to include your additional

page(s).

sk of family violence	
There are different circumstances that may make a person or relationship more at-risk for family iolence. These circumstances may contribute to family violence but may not be the cause of amily violence. It is helpful for the court to be aware of these circumstances. 21. I am concerned about the mental health of the protected party and/or the other party No Yes → explain the reason(s) for your concerns:	A person whose safety and security is, or is likely, at risk from family violence carried out by a family member is an at-risk family member [s.182 Family Law Act].
22. Are there circumstances you want to share about a party or the relationship that may increase the risk of family violence? Circumstances may include risk factors such as substance misuse, employment or financial stress, history of violence, and vulnerabilities including pregnancy, age, family circumstances, health or economic dependence No	For more information about risk factors for family violence, see the guidebook or s.184 of the Family Law Act.
Yes → please describe the circumstances:	The court may make a protection order if the court determines that family violence is likely to occur, and the other family member is an at-risk family member [s.183 Family Law Act].
23. Is there any family violence you fear is likely to happen or concerns for the safety of the protected party/parties that you have not already described in this affidavit? No Yes → please describe the circumstances:	
Sworn or affirmed before me at, British Columbia, British Columbia, Date	This document must be signed only with a commissioner for taking affidavits. A commissioner is available at the court registry for free. Do not sign the document until they tell you to. You will sign it with them.
A commissioner for taking affidavits in British Columbia [print name or affix stamp of commissioner]	

Schedule 2 | Change Existing Protection Order

Complete this schedule only if you have an existing protection order that you are applying to change.

An application to change an existing protection order must be made before the expiry of the order that is the subject of the application [s. 187 Family Law Act].

4	O)
ч	ш

A person can make a subsequent application for a protection order after an existing order has expired [s. 187 Family Law Act].

J

You must attach a copy of the existing protection order to this application for filing.

Part 1 | Existing protection order

1. There is a protection order made on (see attached copy of order). that I am applying to change

2. I am the:

Select all options that apply

- Protected party
- ☐ Parent or guardian of a protected party
- Person who the protection order is against
- 3. Select only one of the options below and complete the requested information
 - I was **in court** when the protection order was made.
 - I was **not in court** when the protection order was made because:

Explain why you were not in court when the protection order was made

Part 2 | About the protection order

4. I am applying for the existing protection order to be changed as follows:

1

The court can shorten or extend the expiration date of a protection order or change any term in it.

Part 3 | The facts

5. The facts on which this application is based are as follows:

Explain why the order needs to be changed and the facts you want the court to consider

Schedule 3 | Terminate Existing Protection Order

Complete this schedule only if you have an existing protection order that you are applying to terminate.

An application to cancel an existing protection order must be made before the expiry of the order that is the subject of the application [s. 187 Family Law Act].

1

A person can make a subsequent application for a protection order [s. 187 Family Law Act].

(J

You must attach a copy of the existing protection order to this application for filing.

Part 1 | Existing protection order

1. There is a protection order made on (see attached copy of order). (dd/mmm/yyyy)

2. I am the:

Select all options that apply

- □ Protected party
- ☐ Parent or guardian of a protected party
- Person who the protection order is against
- 3. Select only one of the options below and complete the requested information
 - I was in court when the protection order was made
 - ☐ I was **not in court** when the protection order was made because:

Explain why you were not in court when the protection order was made

Part 2 | The facts

4. The **facts** on which this application is based **are as follows**:

Explain why the order should be terminated and the facts you want the court to consider

		Form 13	\	Registry location:	
	Р	Provincial Court Fam Rule 70		Court file number:	
		Nule 70			
COURT S	TAMP				
	•	Protection By Conse	ent		
In the Provincial	Court of British Co	olumbia			
IN THE CASE BETW	EEN:				
[full name of party]					
AND					
[full name of party]					
BEFORE [THE HONO	URABLE JUDGE [name	e of judge]] ON [date	e]		
ON THE APPLICATION	N of [full name of party r	making the applicati	ion];		
THIS MATTER COMIN	IG before the court at a	[appearance type] a	at [court locati	ion] on [date]	
Persons appearing:			Lawyer:		
			Lawyer:		
THIS COURT ORDER	S THAT:				
[specify terms of the pr	rotection order under Pa	art 9 of the Family L	aw Act]		

DISOBEYING THIS ORDER IS A CRIMINAL OFFENCE UNDER SECTION 127 OF THE CRIMINAL CODE PUNISHABLE BY FINE OR IMPRISONMENT

By the Court

Dated

Checked by:

Initials

TAKE NOTICE THAT any police officer, including any R.C.M.P. officer having jurisdiction in the province of British Columbia, having reasonable and probable grounds to believe that the person against whom this order is made has contravened a term of this order may take action to enforce the order, whether or not there is proof that the order has been served on the person and, if necessary, may use reasonable force. Enforcement action may include arresting the person against whom this order is made without warrant in accordance with section 495 of the *Criminal Code*.

AND TAKE NOTICE THAT unless the court orders otherwise in relation to this order, this order expires one year after the date it is made.

		Form 14	Registry location:	
		Court Family Rules Rule 73	Court file number:	
COURT ST	TAMP			
	Pro	r Terminating tection Orde By Consent Without Notice	-	
In the Provincial (Court of British Columbia	а		
IN THE CASE BETWE	EEN:			
[full name of party]				
AND				
[full name of party]				
BEFORE [THE HONO	URABLE JUDGE [name of judge	e]] ON [date]		
ON THE APPLICATION	N of [full name of party making th	ne application];		
THIS MATTER coming	before the court at a [appearan	ce type] at [court location	on] on [date]	
Persons appearing:		Lawyer: Lawyer:		
THIS COURT ORDERS	S THAT:			
[The order to terminate well as the effective da	e a protection order must identify te of the termination.]	the judge by whom an	d the date on which the order	was made, as
(specify terms of the order))			

Note: This order will be sent to the Protection Order Registry to advise them to remove the terminated protection order from their registry.

By the Court

Dated _____

Checked by:

Initials

Application About Priority Parenting Matter Form 15

Provincial Court Family Rules Rules 2, 76, 77 and 78

COURT STAMP
0001(1 01/1/1/1

Registry location:	
Court file number:	
Document number:	
For registry use only	

This Application About Priority Parenting Matter sets out the details of an order about a priority parenting matter that a person is applying for.

Please read before completing the form:

- You must complete the main part of this application and any applicable schedule for your application identified in Part 5 of the main application.
- For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.

1

If you also need an order about long-term parenting arrangements, including parental responsibilities and parenting time, you must also complete an Application About a Family Law Matter Form 3.



The other party is any other parent or guardian of the child(ren).



If you need to add another party or need more space for any field on this form, you can attach a separate piece of paper to this application that includes the information.

Part 1 | About the parties

1.	My full name is:	
		Full name of party
	My date of birth is:	
		(dd/mmm/yyyy)
2.	The other party's full name is:	
	Their date of birth (dd/mmm/yyyy) is:	
	☐ There is an additional party.	
	The additional party's full name is:	
	Their date of birth (dd/mmm/yyyy) is:	

Part 2 | Information about children

3. This application is about the following child(ren):

Child's full name	Child's date of birth (dd/mmm/yyyy)	My relationship to the child	The other party's relationship to the child

Part 3 | Notice of the application

- 4. I understand I must give notice of this application to all parents and guardians of the child(ren) this application is about. They are the other party/parties.
 To give notice, the other party must be served with the application at least 7 days before the date set for the court appearance unless the court allows the application to be made without notice or with less than 7 days' notice.
- 5. Select only one of the options below
 - ☐ I am applying with at least 7 days' notice to the other party.
 - I would like to apply **without notice** to the other party. I am also filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive the requirement for notice of this application.
 - I would like to apply with less than 7 days notice to the other party. I am also filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to modify the requirement for at least 7 days' notice to the other party.
 - I have a **court order that allows** the application to be made **without notice or with less than 7 days' notice**.



For more information about serving court documents and making an application without notice or with short notice, see the guidebook.



If applicable, you must file an Application for Case Management Order Without Notice or Attendance Form



If requested, the judge will decide if an application may be made without notice, if notice must be given, or if the notice period should be shortened.

Part 4 | About your court appearance

For registry or judicial case manager use only

The application, which requires a court appearance, will be heard by the court				
on		at _		a.m./p.m.
_	da	ate	time	
	in person at			
			court l	ocation
	by another			
	method of			
	attendance, as			
	specified			
			attendan	ce details

	_	
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u		7

The registry or judicial case manager will work with you to schedule a date for the court appearance and will fill in the actual date and method of attendance on the form. Be prepared to talk about your availability if there are options for dates.

NOTE TO THE OTHER PARTY:

If you do not attend court on the date and time scheduled for the court appearance, the court may make an order in your absence.

You may also choose to **file a written response** in reply to the application in Form 19 Written Response to Application.

Part 5 | About the priority parenting matter

- **6.** I am **applying for an order about** the following priority parenting matter(s): Select all options that apply
 - giving, refusing or withdrawing consent, by a guardian, to medical, dental, or other health-related treatments for a child, because delay will result in risk to the child's health
 - applying, by a guardian, for a passport, licence, permit, benefit, privilege or other thing for a child, because delay will result in risk of harm to the child's physical, psychological or emotional safety, security or well-being
 - applying, by a guardian, for travel with a child or participation by a child in an activity because consent to the travel or activity is required and is alleged to have been wrongfully denied
 - relating to change in location of a child's residence, or a guardian's plan to change the location of a child's residence because no written agreement or order respecting parenting arrangements applies in respect of the child, and the change of residence can reasonably be expected to have a significant impact on the child's relationship with another guardian
 - relating to the removal of a child under section 64 of the Family Law Act
 - determining matters relating to interjurisdictional issues under section 74(2)(c) of the Family Law Act
 - relating to the alleged wrongful removal of a child under section 77(2) of the Family Law Act
 - relating to the return of a child alleged to have been wrongfully removed or retained under the Convention on the Civil Aspects of International Child Abduction signed at the Hague on October 25, 1980
 - applying for an order under section 45 [orders respecting parenting arrangements] or 51 [order respecting guardianship] of the Family Law Act in one of the following circumstances:
 - i. the child to whom the order relates has been removed under section 30 [removal of child], 36 [interim supervision order no longer protects the child] or 42 [enforcement of supervision order after the protection hearing] of the Child, Family and Community Service Act and a director under that Act has advised that the order will allow for a child to be returned to the applicant;
 - ii. a director under the *Child, Family and Community Service Act* has advised that the child to whom the order relates will be removed under section 30, 36 or 42 of that Act unless the order is made;
 - → Complete Schedule 1 and, if you are applying for guardianship, Schedule 2



A priority parenting matter is not the same as a family law matter that needs to go to court on an urgent basis [Rule 2].

For more information about priority parenting matters and how to apply for a family law matter on an urgent basis, see the guidebook.



If you are applying for a priority parenting matter order about:

- parenting arrangements or guardianship of a child because the child has been removed or is at risk of removal, you must get the Director to complete Schedule 1 before filing the application
- guardianship of a child, you must complete Schedule 2

Fart 6 Details of the order	
7. The details of the order I am applying for are as follows: List the specific details of the order(s) you are asking for	
Part 7 The facts	
8. The facts on which this application is based are as follows: Provide a summary of the facts you want the court to consider. Include why y making the application and why the order you are requesting should be made.	
To add more, select the box below and attach a page with the additional info Additional page(s) (see attached)	If you need more space, select the box, and remember to include your additional page(s).

Part 8	Existing orders and agre	ements			
	There is an existing written ag parenting arrangements, child Yes (see attached copy) I know the following informati	support, contact w No	rith a child, c	or guardianship.	If yes, you must attach a copy of any order, agreement or plan to this application for filling.
10.	has been initiated about parer a child, or protection of a child	iting arrangements who is the subject g court proceeding,	out any court proceeding that is pending or that rangements, contact with a child, guardianship of the subject of this application: proceeding, that you know of, in this court or eave this section blank		Include any order (interim or final), agreement or plan from any level of court and any location.
Part 9	Filling location				
11.	I am filing this application in the Select only one of the options be Where my existing case a court file number. Closest to where the chechild-related issue Permitted by court orde	elow with the same par ild lives most of th		-	A child protection case involving the director is different than a family law case. If you have an existing child protection case, a different court file number will be assigned for this family law case.
Part 1	0 Address for service				
12.	My address for service of co You must provide an address for your own if you don't want to				For more information about how this information will be
	Address:				used and who will have access to it, see the
	City:	Province:		Postal Code:	guidebook.
	Email:		Telephone:		
		applicable):			
	Lawyer's name and firm name (if	аррисавіе).			
	Lawyer's name and firm name (if	аррисавіе).			

Application for Order Respecting Schedule 1 Parenting Arrangements or Guardianship

Complete this schedule only if you are applying for a priority parenting matter order under section 45 [orders respecting parenting arrangements] or 51 [order respecting guardianship] of the Family Law Act because the order will allow the child to be returned or placed with another person in accordance with the Child, Family and Community Service Act, or the child will be removed under section 30, 36 or 4 of that Act unless the order is made.

To I

	completed by a director	ander the enna, ran	nily and Community Service Act	
ırt 1	1 About the director	and completion of th	ne schedule	
1.	This information is provi	ded on behalf of the di	rector by:	
	Name:			
	Address:			
	City:	Province:	Postal Code:	
	Email:		Telephone:	
2.	This schedule is being of			
		Date (d	ld/mmm/yyyy)	
3.	The director under the C this application at:	Child, Family and Comi	munity Service Act can be served with	
	Name:			
	Address:			
	City:	Province:	Postal Code:	
	Email:		Telephone:	
irt 2	2 About the children,	parents, and child p	protection case	
4.	In the matter of the child(ren):			
	Childle full manne			
	Child's full name		Child's date of birth (dd/mmm/yyyy)	
	Child's full name		Child's date of birth (dd/mmm/yyyy)	
	Child's full name		Child's date of birth (dd/mmm/yyyy)	
	Child's full name		Child's date of birth (dd/mmm/yyyy)	
	Child's full name		Child's date of birth (dd/mmm/yyyy)	
	Child's full name		Child's date of birth (dd/mmm/yyyy)	
5.	The parent(s) of the child	d(ren) is/are:		
	The parent(s) of the child	,	Full name of parent(s)	
5. 6.	The parent(s) of the child	ling under the <i>Child, F</i>		
	The parent(s) of the child	ling under the <i>Child, F</i>	Full name of parent(s)	
	The parent(s) of the child There is a court proceed concerning the child(ren	ling under the <i>Child, F</i>	Full name of parent(s)	
	The parent(s) of the child There is a court proceed concerning the child(ren Yes	ling under the <i>Child, F</i>	Full name of parent(s)	
	The parent(s) of the child There is a court proceed concerning the child(ren Yes Court Location:	ling under the <i>Child, Fa</i>	Full name of parent(s)	
	The parent(s) of the child There is a court proceed concerning the child(ren Yes Court Location: File Number:	ling under the <i>Child, Fa</i>	Full name of parent(s)	

Part 3 | Priority parenting matter

7.

I have been advised that is applying for a priority parenting matter order under section 45 [orders respecting parenting arrangements] or 51 [order respecting guardianship] of the Family Law Act about a child to whom I have been providing services under the Child, Family and Community Service Act.



1

To get the schedule completed, contact the child

with the child.

outside BC).

applying for.

welfare worker who is working

worker, contact the Provincial

800-663-9122 or 604-660-4927 (Lower Mainland and

Provide the child welfare worker with a copy of the application so they can understand what you are

Centralized Screening team at any time for assistance at 1-

If you don't know how to

reach the child welfare

Insert the name of the party who is applying for an order about a priority parenting matter.

8.	If granted, I believe the priority parenting matter order respecting parenting arrangements and/or guardianship of a child that is being applied for would likely allow the child(ren) to be returned to the applicant or prevent the removal of the child(ren) under the Child, Family and Community Service Act. Yes No	To apply for an order under section 45 or 51 of the Family Law Act as a priority parenting matter, the child must have been removed or be at risk of removal under s. 30, 36 or 42
9.	I would like to share the following information with the court: You may choose to complete this section or leave this section blank. Please only share information that is needed by the court to understand why it is in the best interest of the child under section 4 of the Child, Family and Community Service Act to	of the CFCSA and if granted, the FLA order must, in your belief, enable the child to get out of care or keep them out of care.
	address this matter as a priority. As per section 79 (a) of the Child, Family and Community Service Act, please only disclose information that is necessary to ensure the safety or well-being of a child.	
	To add more, select the box below and attach a page with the additional information	If you need more space, select the box and remember to include your additional page(s).
	☐ Additional page(s) (see attached)	

Schedule 2 | Application for Order Respecting Guardianship of a Child

Complete this schedule only if you are applying for a priority parenting matter order for guardianship of a child under section 51 [order respecting guardianship] of the Family Law Act because the order is needed to transfer a child from the care of the Director or to prevent the removal of a child under the Child, Family and Community Service Act.

Part 1 | Indigenous ancestry of child(ren)

- Is the child or children Indigenous?
 Yes → go to next question
 No → Skip ahead to Part 4
 Unknown → Skip ahead to Part 4
- **2.** Complete this question only if a child is Indigenous. If not, you may leave this question blank.

Please select the option below that best describes the **child(ren)'s Indigenous ancestry**:

- ☐ First Nation☐ Nisga'a
- Treaty First Nation, including:
 - Tsawwassen First Nation
 - Maa-nulth First Nations:
 - Huu-ay-aht First Nations
 - Ka:'yu:'k't'h'/Che:k'tles7et'h' First Nations
 - Toquaht Nation
 - Uchucklesaht Tribe
 - Yuułu?ił?ath Government
 - Tla'amin Nation
- the child is under 12 years of age and has a biological parent who is of Indigenous ancestry, including Métis and Inuit, and self-identifies as Indigenous
- the child is 12 years of age or older, of Indigenous ancestry, including Métis and Inuit, and self-identifies as Indigenous

IMPORTANT NOTE ABOUT A NISGA'A OR TREATY FIRST NATION CHILD:

If the child is a Nisga'a or Treaty First Nation child, you **must serve** the Nisga'a Lisims Government or the Treaty First Nation to which the child belongs with notice of this application as described in section 208 or 209 of the Family Law Act.

To serve them notice, they must receive a copy of this application.

1

Anyone who wants to become a guardian can apply, including a parent who is not a guardian or anyone else (even if they are not related to the child) [s. 51 Family Law Act]. Only a guardian may have parental responsibilities and parenting time with respect to a child [s. 40].



A guardian's parental responsibilities include making decisions respecting the child's cultural, linguistic, religious and spiritual upbringing and heritage, including, if the child is an Indigenous child, the child's Indigenous identity [s. 41 Family Law Act].



For more information about serving Nisga'a Lisims Government or the Treaty First Nation to which the child belongs, see the guidebook.

Part 2 | Guardianship affidavit and supporting documents

A party applying to be appointed as a guardian of a child must provide the court with evidence using the Guardianship Affidavit in Form 5 respecting the best interests of the child [s. 51 Family Law Act and Rule 26].

If a child is 12 years of age or older, the court must not appoint a person other than a parent as the child's guardian without the child's written approval, unless satisfied it is in the child's best interests [s. 51 Family Law Act].

- 3. Understand that I am required to file a Guardianship Affidavit in Form 5 as described in Rule 26 before the court can make a final order about guardianship.
- **4.** I have **initiated or completed a criminal record check** as required for the Guardianship Affidavit.



To complete Form 5, you are required to attach the results from various record checks as exhibits.

The record checks must be initiated at the time of filing this application.



For more information about how to complete a record check, including where to find the forms, see the guidebook.

- **5.** Select only one of the options below
 - ☐ I am **filing the following required documents** along with this application:
 - a Consent for Child Protection Record Check in Form 5 under the Family Law Act Regulation
 - a request, in the form provided by the registry, to search the protection order registry
 - I am **not able to file the required documents** with this application.
 I am filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that the documents be filed with this application. I understand I will still be required to file the documents at a later date.



You must file a consent and request for record check or an Application for Case Management Order Without Notice or Attendance Form 11.

Application for Order Prohibiting the Relocation of a Child Form 16

Provincial Court Family Rules Rule 80

Law Act.

COURT STAMP	

Registry location:	
Court file number:	
Document number:	

This Application for Order Prohibiting the Relocation of a Child sets out the details of an order prohibiting the relocation of a child that a person is applying for under section 69 of the Family

Please read before completing the form:

- This application is to be used only if a child's guardian plans to relocate themselves, the child, or both, and there is a written agreement or order respecting parenting arrangements or contact with the child applies to the child [s. 65 Family Law Act].
- If there is no written agreement or court order, you may apply for an order under s. 46 of the Family Law Act [changes to child's residence if no agreement or order] using an Application About a Priority Parenting Matter Form 15 or Application About a Family Law Matter Form 3 to determine the parenting arrangements for the child including the location of the child's residence.
- For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.

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An application prohibiting the relocation of a child under s. 69 of the Family Law Act must be filed within 30 days after receiving written notice that the guardian plans to relocate the child [s. 68 Family Law Act].

	About the	narties
IGILI		partics

1.	My full name is:	
		Full name of party
	My date of birth is:	
		(dd/mmm/yyyy)

2. The other party's full name is:

Their date of birth (dd/mmm/yyyy) is:

There is an additional party.

The additional party's full name is:

Their date of birth (dd/mmm/yyyy) is:

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The other party is any other parent or guardian of the child(ren).

Part 2 | Information about children

3. This application is about the following child(ren) that I am a guardian of:

Child's full name	Child's date of birth (dd/mmm/yyyy)	Child is currently living with

4. I understand that I must consider the **best interests of the child** with respect to each order I am asking the court to make about the child. The "best interests of the child" is a legal test used to decide what would best protect the child's physical, psychological, and emotional safety, security and well-being [Family Law Act s. 37].



For more information about best interests of the child, see the guidebook.

Part 3 | Notice of the application

I understand I must give notice of this application to each other party, including any other person who may be directly affected by the order.
 To give notice, they must be served with the application and supporting

To give notice, they must be served with the application and supporting documents at least 7 days before the date of the court appearance unless the court allows the application to be made without notice or with less than 7 days' notice.



For more information about serving court documents, see the guidebook.

Part 4 | About your court appearance

For registry or judicial case manager use only

n		at a.m./p.m.
	date	time
3	in person at	
		court location
	by another	
	method of	
	attendance, as	
	specified	
		attendance details



The registry or judicial case manager will work with you to schedule a date for the court appearance and will fill in the actual date and method of attendance on the form. Be prepared to talk about your availability if there are options for dates.

If you do not attend court on the date and time scheduled for the court appearance, the court may make an order in your absence.

You may also choose to **file a written response** in reply to the application in Form 19 Written Response to Application.

The court must be satisfied that:

- a) the proposed relocation is being made in good faith,
- b) the relocating guardian has proposed reasonable and workable arrangements to preserve the relationship between the child and the child's other guardians, persons who are entitled to contact with the child, and other persons who have a significant role in the child's life, and
- c) the relocation is in the best interests of the child.

Part 5	About the o	rder
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- 6. 🔲 I am applying for an order to prohibit the relocation of a child or children.
- 7. There is a written agreement or order respecting parenting arrangements referred to in section 65 of the Family Law Act made on

 Date (dd/mmm/yyyy)

 the child(ren) that are the subject of this application (see attached copy of

the child(ren) that are the subject of this application (see attached copy of agreement or order).

8. Select only one of the options below and complete the required information

☐ I did not receive written notice of relocation but became aware of the planned relocation on .

Date (dd/mmm/yyyy)

I understand the date of the relocation of the child(ren) to be

to Date (dd/mmm/yyyy)

Location

I learned about the planned relocation:

Briefly explain how you found out about the planned relocation if you did not receive written notice



You can make an application under s. 69 of the Family Law Act only if there is an existing written agreement or court order about parenting arrangements [s. 65 Family Law Act].



You must attach a copy of the agreement or order to this application for filing.



You must attach a copy of the notice of relocation, if applicable, to this application for filing.

art (6 Best interests of the child	
art [*] 10	I believe it is in the best interests of the child(ren) to prohibit the proposed relocation because: 7 Filing location I am filing this application in the court registry: Select only one of the options below Where my existing case with the same party/parties is located. I already have a court file number. Closest to where the child lives most of the time, because my case involves a child-related issue Permitted by court order 8 Address for service	To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about contact with a child. For more information, see the guidebook.
11	My address for service of court documents and contact information is: You must provide an address for service and contact number, but it does not have to be	For more information about

your own if you don't want to

Address:			
City:	Province:		Postal Code:
Email:		Telephone:	
Lawyer's name and firm name (if applicable):			

how this information will be used and who will have access to it, see the guidebook.

Application for a Family Law Matter Consent Order

Form 17

Provincial Court Family Rules Rule 81

COURT STAMP	

Registry location:	
Court file number:	
Court life number.	
Document number:	
For registry use only	

This Application for a Family Law Matter Consent Order provides information to the court about the parties and the family law matter(s) they are requesting a consent order about without the parties' attendance at court.

Please read before completing the form:

- The parties must complete the main application and only the applicable schedule(s) identified in Part 4 of the main application. The parties are also required to draft a Consent Order Form 18 and submit it to the court with this application.
- For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.

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An application for a consent order can be made at any time, including following consensual dispute resolution or mediation, or after filing an application about a family law matter and/or reply to an application about a family law matter with agreement to one or more orders applied for in the application.

Part 1 | About the parties

1. The following parties are applying for an order about a family law matter by consent:

	Full name of party	Date of birth (dd/mmm/yyyy)
Party 1: Party 2:		
Party 2:		
Party 3: Party 4:		
Party 4:		

Part 2 | Family law matter consent order

You may apply for an order about one or more family law matters by consent. An application for an order by consent is reviewed by a judge without the parties' attendance at court.

For each family law matter you are applying for a consent order about, you will need to provide different supporting documents. The documents you must provide will depend on:

- what type of family law matter order you need, and
- what information has already been filed with the court

Select each family law matter you want a consent order about and identify the supporting document(s) you will be relying on for this application. If the supporting document(s) is not already filed with the court, you will need to file it with this application.

2. We are applying for an order about the following family law matter(s) by consent:

	Parei	nting arrangements, including parental responsibilities and parenting time	
	Identify the supporting document(s) you will be relying on for this application.		
	Selec	t only one option.	
		Application About a Family Law Matter Form 3 about parenting	
arrangements and Reply Form 6 with agreement		arrangements and Reply Form 6 with agreement	
		Schedule 1 of this application → Complete Schedule 1	

•

The Reply Form 6 with agreement means a Reply to an Application About a Family Law Matter in Form 6 with agreement to one or more orders applied for in the application.

С	hild	su	aa	ort
_		Ju	PP'	.

Identify the supporting documents you will be relying on for this application. Select only one option.

- Application About a Family Law Matter Form 3 about child support and Reply Form 6 with agreement
- □ Schedule 2 of this application → Complete Schedule 2

AND

 a Financial Statement in Form 4, or agreement as to income, for each party as required



If a Financial Statement or agreement as to income has not already been filed, you must file it with this application. See Schedule 2 for more information.

Contact with a child
Identify the supporting document(s) you will be relying on for this application. Select only one option.
Application About a Family Law Matter Form 3 about contact with a child and Reply Form 6 with agreement
□ Schedule 3 of this application → Complete Schedule 3
Guardianship of a child - Appointing a new guardian or cancelling
guardianship of a child
Identify the supporting documents you will be relying on for this application.
Select only one option.
Application About a Family Law Matter Form 3 about guardianship of a child and Reply Form 6 with agreement
□ Schedule 4 of this application → Complete Schedule 4

a Consent for Child Protection Record Check

AND, for each party applying to be appointed as a guardian of a child

- a request to search the protection order registry
- acknowledgement in the Application, Reply or Schedule 4 that each required party has initiated a criminal record check

Note: Each party applying to be appointed as a guardian of a child or children must file a Guardianship Affidavit in Form 5 before the court can make a final order for guardianship of a child.



If the documents required to support a guardianship application have not already been filed, you must file them with this application. See Schedule 4 for more information,

Spousal Support

Identify the supporting document you will be relying on for this application. Select only one option.

- Application About a Family Law Matter Form 3 about spousal support and Reply Form 6 with agreement
- □ Schedule 5 of this application → Complete Schedule 5

AND

a Financial Statement in Form 4, or agreement as to income, for each party

If a Financial Statement or agreement as to income has not already been filed, you must file it with this application. See Schedule 5 for more information.

Property division in respect of a companion animal

Identify the supporting document(s) you will be relying on for this application. Select only one option.

- Application About a Family Law Matter Form 3 about property division in respect of a companion animal and Reply Form 6 with agreement
- Schedule 6 of this application → Complete Schedule 6
- 3. A draft Consent Order Form 18 signed by each party, or their lawyer, is submitted with this application and supporting document(s) for review without attending before the court



You must also provide the court with a draft consent order along with this application and any supporting document(s).

IMPORTANT NOTE:

A judge considering an application for a family law matter consent order may do any of the following:

- approve and sign the consent order without the need for the parties to attend court
- ask the parties to provide more information or evidence, in writing or by attending court to give that information
- make changes to the draft consent order, and if the parties consent to the changes, require that the parties attend the registry to review and sign the changes
- reject the application with an explanation

arı .) K	elationsnip between	tne parties			
4.		identify the parties using Party and Party and Party or have lived together	g the party num / are (or er in a marriag	were) spouses . The parties e-like relationship.	were married	
		may leave a field bland Date on which the p marriage	k if it does not a parties began to e-like relationsh Date of marria		applicable. You	Spouses may be separated even if they continue to live in the same residence [s. 3(4) Family Law Act].
		The parties have nev Please describe the r	er been spous relationship be	es.		
art 4		entification of childr				
5.	Sele	Our consent order is	not about a c	the additional information if aphild or children (skip to Part 5	'	
	_	Provide the requested		owing child or children: low for each child		
		Child's full name	Child's date of birth (dd/mmm/yyyy)	Parties' relationship to the child (example Party 1 mother; Party 2 father)	Child currently living with (name of person)	A child's residence is usually where they live at least 40% of the time. If a child currently splits their time between two residences, include both.
6.	to of pl	each order we are as f the child" is a legal te	king the court st used to dec	the best interests of the ch to make about the child. The ide what would best protect t I safety, security and well-bei	"best interests he child's	For more information about best interests of the child, see the guidebook.
art !	5 Ex	kisting orders and a	greements			
7.	arrai supp	ngements, child suppo	rt, contact with vision in respe	ten agreement about parenti a child, guardianship of a ch ct of a companion animal. No	=	Include any order (interim or final), agreement or plan from any level of court and any location.
8.	the o	child(ren), or restraining a protection order, an order, agreement o	g contact betw r plan involving	nent or plan protecting one een the parties, including: g child protection services, or condition or other criminal or		If yes, you must attach a copy of any order, agreement or plan to this application for filing.
	_	es (see attached cop		No		
ort (ling location	,, <u> </u>			
			n in the court r	ragiotry:		
9.	Sele	a court file number.	s below se with the sa	me party/parties is located. V	•	Rule 7 sets out these requirements for which registry to use. Talk to the court registry to
		child-related issue		st of the time, because our ca e case does not involve a ch		see if there is already an existing case at a court location.
		Permitted by court or d	ler			

j	You must provid	de an address f don't want to. S	or service and	contact number, b	ntact information is: ut it does not have to be the address applies and
	☐ Party 1	☐ Party 2	☐ Party 3	☐ Party 4	
	Address:				
	City:		Province:		Postal Code:
	Email:			Telephone:	
	Lawyer's name	and firm name (it	f applicable):		
	☐ Party 1	☐ Party 2	☐ Party 3	☐ Party 4	
	Address:				
	City:		Province:		Postal Code:
	Email:			Telephone:	
	Lawyer's name	and firm name (it	f applicable):		
	☐ Party 1	☐ Party 2	☐ Party 3	☐ Party 4	
	Address:				
	City:		Province:		Postal Code:
	Email:			Telephone:	
	Lawyer's name	and firm name (it	f applicable):		
	☐ Party 1	☐ Party 2	☐ Party 3	☐ Party 4	
	Address:				
	City:		Province:		Postal Code:

Telephone:

Address for service

Email:

Lawyer's name and firm name (if applicable):

Schedule 1 | Parenting Arrangements

Complete this schedule only if you are applying for a consent order about parenting arrangements, including parental responsibilities and parenting time.

Part 1 | Guardian of the child

· · · · · · · · · · · · · · · · · ·	
•	I the child's guardian u applying to be appointed as the child's guardian
	the child's guardian 🛘 applying to be appointed as the child's guardian
Party 3 is: □	the child's guardian 🗆 applying to be appointed as the child's guardian

Party 4 is: ☐ the child's guardian ☐ applying to be appointed as the child's guardian

Note: If a party is applying to be appointed as the child's guardian, the order must be requested in Part 2

1

Only a guardian may have parental responsibilities and parenting time with respect to a child [s. 39 Family Law Act]. For information about who is a guardian of a child, see the guidebook.

Part 2 | Order about parenting arrangements

1. Select the option that applies to your situation

Parenting arrangements include how each guardian of a child will parent their child(ren), including each guardian's responsibilities for decision making about a child (parental responsibilities), and the time each guardian spends with a child (parenting time).

of the main application and the supporting document(s) identified must be provided.

Guardians can arrange parental responsibilities and parenting time in any way that is in the best interests of the child.

The court can make orders under Division 2 [Parenting Arrangements] of Part 4 [Care of and Time with Children] of the Family Law Act.

2.	List the details of the order you are asking for. You may leave this question blank.
3.	We are applying for a consent order about parenting time as follows: List the details of the order you are asking for. You may leave this question blank.

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Parental responsibilities can be set up so they can be exercised by:

- · One or more guardians only,
- Each guardian acting separately, or
- All guardians acting together.
- [s. 40 Family Law Act]

- 4. We are applying for a consent order about
 - the **implementation of an order** about parenting arrangements made under the Family Law Act, or
 - the **means for resolving disputes** about an order about parenting arrangements made under the Family Law Act,

as	fol	lows:
as	101	10005.

List the details of the order you are asking for.	You may leave this question blank.

Part 3 | Best interests of the child **5.** We believe the parenting arrangements we consent to, including parental responsibilities and parenting time, are in the best interests of the child(ren) To determine what is in the because: best interests of a child, all of List your reasons the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about parenting arrangements. For more information, see the guidebook.

Schedule 2 | Child Support

Complete this schedule only if you are applying for a consent order about child support and/or special or extraordinary expenses for the child or children.

specie	ar of extraordinary expenses for the office of indicent.	
art 1	About the payor	1
1. art <i>1</i>	The payor is: a parent or guardian of the child(ren) a person standing in the place of a parent to the child(ren) (for example, a step-parent) other (specify): Current circumstances	A child has the right to be supported by both parents, whether the parents ever lived together, or the parent has ever lived with the child. Other guardians and stepparents may also be responsible for paying child support [s. 147 Family Law Act].
2.	The current support arrangements are as follows:	7.65.
3.	The child(ren) currently spend time with each party as follows:	
4.	Select only one of the options below Each child we are applying for an order for child support for is under 19 years of	i
	age	A child, for the purposes of child support, includes a
	The following child(ren) is/are 19 years of age or older and need(s) child support because of illness, disability, or because they are a full-time student:	person who is over 19 years of age, and is unable because of illness, disability or another
	Full name of child Reason for child support	reason to obtain the necessities of life or withdraw
	Select the applicable option illness	from the charge of their parents [s. 146 Family Law
	☐ illness ☐ disability ☐ student	Act].
out 1		
	B Unpaid child support	
5.	Select only one of the options below and complete the required information, as applicable We agree there is no unpaid child support (arrears)	
	☐ We agree, as of <i>(date)</i> , the amount of unpaid child	
	Support (arrears) is \$	
6.	Complete only if there is unpaid child support. You may leave this question blank. We consent to the following arrangements about the remaining unpaid child	On application, a court may
	support (arrears):	reduce or cancel unpaid child support that is owing (arrears)
		under an agreement or order about support if satisfied that
		it would be grossly unfair not to reduce or cancel the
		arrears [s. 174 Family Law Act].
		The court may order that support be paid in different
		ways [s. 170 Family Law Act].

Part 4 | Order about child support

The amount of a child support order is usually the amount set out in the Federal Child Support Guidelines table according to the number of eligible children and the income of the spouse against whom the order is sought, and the amount, if any, determined for section 7 special or extraordinary expenses [s. 3 Federal Child Support Guidelines].

7.		support guidelines for (number) ch	port to be paid by (name nthly amount set out in nild(ren)	the child	For more information about how to calculate the amount payable for child support, see the guidebook.
		We consent to an order for ongoing child sup in the mor which is different from that required by the	nthly amount of \$,	The court may order child support in an amount different from the guidelines if appropriate [s. 150 Family Law Act and s. 10 Child Support Guidelines].
		We consent to an order for special or extraor of the child support guidelines. The following sare included in our order for child support: List the expenses you are including			For more information about what can be included as special or extraordinary expenses, see the guidebook.
8.	We	agree child support payments should start on	Date (dd/mmm/yyyy) or event	because:	

Part 5 | Income information

The Financial Statement Form 4 is used to provide financial information to the court in support of an application for an order about child support.

Where both parties agree on the annual income of a party, the parties may instead file an agreement as to income and supporting income information described in section 21 of the Child Support Guidelines, for the court to consider [s. 15 (2) Child Support Guidelines].

Depending on your parenting situation and circumstances, one or both parties are required to provide financial information.

9. One or both parties are **required to provide income information** to the court by filing a Financial Statement in Form 4 or an agreement as to income with supporting income information.

Select only one of the options below

- We are **filing our financial information**, as required, with this application.
- We are **not able to file** a Financial Statement in Form 4 or agreement as to income as required with this application.

We are filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that the income information be provided with this application. We understand we will still be required to file the income information at a later date.

IMPORTANT NOTE:

This consent order application includes a request for an order about child support. **Each party, as applicable, must provide financial information with this application** by completing and filing a Financial Statement in Form 4 or an agreement as to income and income information.



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Child support is based in part on income. If a party's income information is necessary, they have an obligation to provide information to the court, or the court may impute income [ss. 15 to 25 Child Support Guidelines].



For more information about who is required to provide financial information and how it can be provided, see the guidebook.



You must file a Financial Statement Form 4, Agreement as to Income, or an Application for Case Management Order Without Notice or Attendance Form 11.

Schedule 3 | Contact with a child

Complete this schedule only if you are applying for a consent order about contact with a child.

1.	We consent to the child(ren) having contact with a person who is not their guardian as follows:	The court may grant contact to a person who is not a guardian, including to a paren or grandparent [s. 59 Family Law Act]. The person seeking contact with a child must be one of the parties.
		The court may make an order about contact with a child, including describing the terms and form of contact [s. 59 Family Law Act].
		The order may require the parties to transfer the child under the supervision of, or require contact with the child to be supervised by, another person [s. 59 Family Law Act]
art	2 Best interests of the child	
2.	We believe the contact with a child that we consent to is in the best interests of the child(ren) because: List your reasons	To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act. The parties and the court must consider the best interests of a child when making a decision about contact with a child. For more information, see the guidebook.

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Appointing a guardian or terminating guardianship

Complete this schedule only if you are applying for a consent order to appoint a new guardian for a child or to cancel an existing guardian's guardianship of a child.

Please read before completing this schedule:

Anyone who wants to become a guardian can apply, including a parent who is not a guardian or anyone else (even if they are not related to the child) [s. 51 Family Law Act]. Only a guardian may have parental responsibilities and parenting time with respect to a child [s. 40].

The Family Law Act provides that while a child's parents are living together and after the child's parents separate, each parent will continue to be the child's guardian and will have parental responsibilities with respect to the child [ss. 39 and 40]. This does not mean that parents must have equal responsibility for a child.

An agreement or order about parenting arrangements can give parental responsibilities to one or more guardians only, each guardian acting separately, or all guardians acting together [s.40]. You can use Schedule 1 to apply for an order about parenting arrangements.

In some cases, it may not be appropriate for a parent or guardian to remain a guardian. An agreement or order can provide that a parent is not the child's guardian [s.39].



Usually, a child's parent is also the child's guardian, but not always. For more information about who is a guardian, see the guidebook.

Part 1 | Order about guardianship

- 1. Select each option that applies
 - We consent to appoint the following person as a guardian of the child(ren):

Full name of party/parties

We consent to **terminate following person's guardianship** of the child(ren):

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The court may appoint a person as a child's guardian or terminate a person's guardianship of a child [s. 51 Family Law Act].

Full name of party/parties

Part 2 | Best interests of the child

2.	We believe the consent order about guardianship of a child is in the best interests of
	the child(ren) because:

A

If a child is 12 or older, the court must not appoint a person other than a parent as the child's guardian without the child's written approval, unless satisfied it is in the child's best interests [s. 51 Family Law Act].



To determine what is in the best interests of a child, all of the child's needs and circumstances must be considered including the factors set out in s. 37 of the Family Law Act.

The parties and the court must consider the best interests of a child when making a decision about guardianship of a child. For more information, see the guidebook.

Part 3 | Indigenous ancestry of child(ren) 3. Is the child or children Indigenous? Yes → go to next question ■ No → Skip ahead to Part 4 ■ Unknown → Skip ahead to Part 4 4. Complete this question only if a child is Indigenous. If not, you may leave this question blank. Please select the option below that best describes the child(ren)'s Indigenous ancestry: First Nation Nisga'a Treaty First Nation, including: **Tsawwassen First Nation** Maa-nulth First Nations: Huu-ay-aht First Nations Ka:'yu:'k't'h'/Che:k'tles7et'h' First Nations Toquaht Nation Uchucklesaht Tribe Yuułu?ił?ath Government Tla'amin Nation the child is under 12 years of age and has a biological parent who is of Indigenous ancestry, including Métis and Inuit, and self-identifies as Indigenous the child is 12 years of age or older, of Indigenous ancestry, including Métis and Inuit, and self-identifies as Indigenous IMPORTANT NOTE ABOUT A NISGA'A OR TREATY FIRST NATION CHILD: If the child is a Nisga'a or Treaty First Nation child, you must serve the Nisga'a Lisims Government or the Treaty First Nation to which the child belongs with notice of this application as described in section 208 or 209 of the Family Law Act. To serve them notice, they must receive a copy of this application.



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For more information about serving Nisga'a Lisims Government or the Treaty First Nation to which the child belongs, see the guidebook.

A guardian's parental responsibilities include

religious and spiritual upbringing and heritage,

including, if the child is an Indigenous child, the child's

Indigenous identity [s. 41

Family Law Act].

making decisions respecting the child's cultural, linguistic,

Part 4 | Guardianship affidavit and supporting documents - Complete this part only if you are applying to be appointed as a guardian

A party applying to be appointed as a guardian of a child must provide the court with evidence using the Guardianship Affidavit in Form 5 respecting the best interests of the child regardless of whether there is consent to the application [s. 51 Family Law Act and Rule 26].

- ☐ We understand that each person applying to be appointed as a guardian of a child is required to file a Guardianship Affidavit in Form 5 as described in Rule 26 before the court can make a final order about quardianship.
- 6. A criminal record check has been initiated or completed for each person applying to be appointed as a guardian as required for the Guardianship Affidavit.
- **7.** Select only one of the options below
 - We are filing the following required documents along with this application:
 - a Consent for Child Protection Record Check in Form 5 under the Family Law Act Regulation for each person applying to be appointed as a guardian of a child
 - a request, in the form provided by the registry, to search the protection order registry, for each person applying to be appointed as a guardian of a child
 - We are **not able to file the required documents** with this application. We are filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that the documents be filed with this application. We understand we will still be required to file the documents at a later date.



To complete Form 5, you are required to attach the results from various record checks as exhibits.

The record checks must be initiated at the time of filing this application.



For more information about how to complete a record check, including where to find the forms, see the guidebook.



You must file a consent and request for record check or an Application for Case Management Order Without Notice or Attendance Form 11.

Schedule 5 | Spousal Support

Complete this schedule only if you are applying for a consent order about spousal support.

Part 1 | Entitlement to spousal support

- **1.** We believe there is **entitlement to spousal support** for the following reason(s): Select all options that apply
 - To recognize **economic advantages or disadvantages** to the spouses arising from the relationship or breakdown of the relationship
 - To share the **financial consequences** arising from caring for the children during the relationship, beyond the duty to provide support for the child
 - To **relieve economic hardship** of the spouses arising from the breakdown of the relationship
 - To help each spouse **become financially independent** within a reasonable period

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If after considering the objectives set out in section 161 of the Family Law Act, a spouse is entitled to support, the other spouse has a duty to provide support [s. 160 Family Law Act].

Part 2 | Current support

2.	The current support arrangements are as follows:		



The court must take into consideration the conditions, means, needs and other circumstances of each spouse when determining spousal support [s. 162 Family Law Act].

Part 3 | Order about spousal support

3. We consent to an **order for spousal support** to be paid by (name of paying party) as follows:

		as ioliows.
Monthly payments of \$	to commence on (date	<i>;)</i>
until (date)		
Lump sum payment of \$		
Other (specify):		



The court may order a spouse to pay an amount the court considers appropriate as spousal support after taking into consideration section 160 [duty to provide support for entitled spouse] [s. 165 Family Law Act].

The order may include when and how payments are to be made [s. 170 Family Law Act].

Part 4 | Income and earning potential information

4. We are **required to provide income information** to the court by filing a Financial Statement in Form 4 or an agreement as to income with supporting income information.

Select only one of the options below

- ☐ We are **filing our financial information**, as required, with this application.
- We are **not able to file** a Financial Statement in Form 4 or agreement as to income as required with this application.

We are filing an Application for Case Management Order Without Notice or Attendance in Form 11 requesting to waive or modify the requirement that the income information be provided with this application. We understand we will still be required to file the income information at a later date.

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Spousal support is based in part on income. If a party's income information is necessary, they have an obligation to provide information to the court, or the court may attribute income in an amount the court considers appropriate [ss. 212 and 213 Family Law Act].



You must each file a Financial Statement Form 4 or Agreement as to Income, or an Application for Case Management Order Without Notice or Attendance Form 11.

IMPORTANT NOTE:

This consent order application includes a request for an order about spousal support. **Each** party must provide financial information with this application by completing and filing a Financial Statement in Form 4 or an agreement as to income and income information.

Property division in respect of a Schedule 6 companion animal

Complete this schedule only if you are applying for a consent order about property division in respect of a companion animal.

Part 1 Order about property division in respect of a companion animal

1. We consent to a property division order for sole ownership and possession of the companion animal(s) as follows:

Name of companion animal	Type of animal		o [party] otion for each animal
		☐ Party 1	☐ Party 2
		☐ Party 1	☐ Party 2
		☐ Party 1	☐ Party 2
		☐ Party 1	☐ Party 2

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i

Under section 97 of the Family Law Act, the court may only make an order for ownership and possession of a companion animal by one spouse.

Part 2 | The facts

2.	ine facts on which this application is based are as follows:
	Provide the facts you want the court to consider and why the court should make the or

The facts on which this application is based are as follows: Provide the facts you want the court to consider and why the court should make the order you are applying for

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In determining whether to make an order respecting a companion animal, the court must consider the following factors set out in section 97 (4.1) of the Family Law Act:

- the circumstances in which the companion animal was acquired
- the extent to which each spouse cared for the companion animal
- · any history of family violence
- the risk of family violence
- · a spouse's cruelty, or threat of cruelty, toward an animal
- the relationship that a child has with the companion animal
- the willingness and ability of each spouse to care for the basic needs of the companion animal
- any other circumstances the court considers relevant

COLUDT CTAND
COURT STAMP

Provincial Court Family Rules Rules 81 and 83

Registry location:	
Court file number:	

	COURT STAMP		
		Consent Order	
In t	he Provincial Court of Br	ritish Columbia	
IN T	THE CASE BETWEEN:		
[full	name of party 1]		
ANE)		
[full	name of party 2]		
BEF	ORE [THE HONOURABLE JUD	GE [name of judge] or [name of family jus	stice manager]] ON [Month Day, Year]
ON ANE	ON THE COURT DETERMININ	e of persons applying for an order by cons NG THAT attendance at court is not requir the court at a [appearance type] at [cou	ed
Pe	rsons appearing:	Lawyer:	
		oport orders, contact with a child and guardiname and date of birth of each child is:	anship of a child, include the following:)
Chi	ild's full name		Child's date of birth (dd/mmm/yyyy)
		advised that [full name of party 1] and [fust) and some of child/children and date(s) of birth if the	ull name of party 2] is/are guardian(s) of the

(if applicable) THIS COURT ORDERS THAT:

(Specify terms of orders for parenting arrangements, contact with a child or guardianship of a child)

(For child support orders, include the following:)

[full name of party] (the payor) having been found to be a resident of [province/territory or country if outside of Canada] and to have an annual income of \$[annual income of payor] (if an agreement as to income was filed, include the following:) as agreed to by the parties.

(if applicable) [full name of party] (the recipient) having been found to be a resident of [province/territory outside of Canada] and to have an annual income of \$[annual income of recipient] (if an agreement as to include the following:) as agreed to by the parties.	-
(For child support orders in the child support table amount include the following:) THIS COURT ORDERS THAT:	
pursuant to the Family Law Act and the [province/territory] Child Support Table, [full name of party] (the [full name of party] (the recipient) the sum of \$	name(s) of nm/yyyy] and
(For child support orders in other amounts)	
(If applicable) THIS COURT ORDERS THAT:	
(specify other terms of the order)	
Each party [and person directly affected by the order] consents to the Court making this order:	
[A signature line in the following form must be completed and signed by or for each approving party.]	
Signature of [type or print name],	
[] party [] lawyer for [name of party/parties]	
Signature of [type or print name],	
[] party [] lawyer for [name of party/parties]	
Signature of [type or print name],	
[] party [] lawyer for [name of party/parties]	

By the Court

	en Response to			Registry locat	ion:
	ication			Court file num	ber:
	ase management order it a protection order			Document num	her
	ut a priority parenting ma	atter		For registry use	
	ut prohibiting relocation	of a child	COLIDT CTAMP		
	rder under the <i>Family</i> Itenance Enforcement A	uct	COURT STAMP		
	ut enforcement				
Form	n 19				
	cial Court Family Rules 86, 137, 142.1	5			
	ritten Response to App o an application.	olication provid	es notice to each party, and the	court, of a party's	
Pleas	se read before comple	eting the form	: :		
•			n response to an application. You r	must still attend	
			place of, attending court. se read the guidebook. The guide	is available	
•			or from your local court registry.	is available	
Dart	1 About the partie				
	My full name is:	5			
٠.	-		Full name of party		0
	My date of birth is:		(dd/mmm/yyyy)		Copy the party information from a filed document in your
2.	The other party's ful	I name is:			case. It should match.
			Full name of party/partie	es	
Part	2 Replying to an a	pplication			
3.	I am completing this v Briefly describe the ty	•	e to reply to the application abon	oout:	
	made by (name of)	person):			
			Name of person who made the ap	plication	
	on (file	ed date):	(dd/mmm/yyyy)		
4.			ation I must attend court on the		
			in the application and I may file arty before that date.	and serve this	
			lete this part only if you agree to a lication. You may leave this part bl		
5.			nplete the additional information, a	s applicable	
	_	•	sted by the other party	other party:	
	☐ I agree only to Provide details o	_	order term(s) requested by the (s) you agree to	ouici party.	

6.		gh I agree:	
ord	er rec	Disagreement with order – Complete this part only if you disagree with all or part of uested by the other party in their application. You may leave this part blank. I disagree with the order as requested by the other party	
		I disagree only with the following order term(s) as requested by the other party: Provide details of the order term(s) you disagree to	
8.	l do	not agree with the order requested by the other party because:	
9.	Prov	applying for the order to be made as follows: ride the details of the order(s) about this issue that you want the court to make instead that the other party has asked for	If you want an order about a different matter, including a family law matter, you must file your own application.
10.	Prov	facts on which this written response is based are as follows: ide the facts you want the court to consider when they are making a decision about application, including why the order you are requesting should be made instead of the r the other party has asked for	If you choose to, you can prepare an Affidavit – General in Form 45 to provide evidence in writing to support your response. You can also give spoken evidence in court.
			Λ
			If you need more space, select the box, and remember to include your additional page(s).

To add more, select the box below and attach a page with the additional information

☐ Additional page(s) (see attached)

Part 5 | Address for service

11. My address for service of court documents and contact information is:

You must provide an address for service and contact number, but it does not have to be your own if you don't want to

Address:				
City:	Province:		Postal Code:	
Email:		Telephone:		
Lawyer's name and firm name (if applicable):				



For more information about how this information will be used and who will have access to it, see the guidebook.

Notice of Exemption from Parenting Education Program

Form 20

Provincial Court Family Court Rules Rule 39, 40, 94, 100, 102 and 103

COURT STAMP
COURT STAIVIP

Registry location:	
Court file number:	
Family ID:	
Document number: For registry use only	

This Notice of Exemption from Parenting Education Program is used to show a party is exempt from completing a parenting education program requirement for an application about a family law matter.

Please read before completing the form:

- You must complete this form only if you are a party on an application about a family law matter in a family justice registry or parenting education program registry and you need to show you are exempt from completing a parenting education program.
- You do not need to complete this form if you completed a parenting education program in the 2 years before the date of the family management conference and the certificate of completion is filed on your case.
- Depending on your situation, you may be automatically exempt from the requirement to complete a parenting education program (complete Part 1 and 2), or you may require approval to be exempt (complete Part 1 and 3).
- If you require approval, you must submit the form with your request for an exemption to Family Justice Services Division before filing the completed form with the court registry.
- For information about how to complete the parenting education program requirement or to access a program, visit www.gov.bc.ca/parentingafterseparation.

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A first court appearance cannot be scheduled on a family law matter until one of the parties files a certificate of completion or shows that they are exempt by filing this form, with approval of exemption from Family Justice Services Division, if applicable [Rules 37, 38 and 39].

Part 1	Party	informa	ation

My name is		. My date of birth is		١.
	Full name of party		(dd/mmm/yyyy)	
The other pa	rty in my case is			
-		Full name of other party/parties		

Part 2 | Automatic exemption (not required to complete program)

☐ I am **not required to complete** a parenting education program because:

Select each option that applies

- The party completing this notice is government, a minister or a public officer
- The application about a family law matter is for child support only and the person who has rights to child support has assigned child support rights to the government under the Employment and Assistance Act or the Employment and Assistance for Persons with Disabilities Act
- The application about a family law matter is only related to spousal support and/or property division in respect of a companion animal
- Every child involved in the family law matter has reached 19 years of age

If completion is not required in your case for one of the reasons listed above, file this form with the court registry. You do not need to complete any more of the form.



Rules 90(1), 91, 100(3) and 101 set out the circumstances in which the requirement to complete a parenting education program does not apply.

Part 3 Request for exemption (required to complete program)	
 □ I request to be exempt from completing a parenting education program for the foreason(s): Select each option that applies □ I cannot access an online version □ The parenting education program is not available in a language I am fluent in I cannot complete the parenting education program because of literacy challenges. 	Rules 94 and 100, set out the circumstances in which a local manager of the Family Justice Services Division, or designate, can exempt a party from the requirement to complete a parenting education program.
 I cannot complete the parenting education program because of a serious me condition 	
A consent order is filed that resolves all the issues involving children	If you want to be exempt from completing a parenting
If you are requesting to be exempt from completing a parenting education program of the reasons listed above, your request must be approved by a local manager, of designate, of the Family Justice Services Division before filing this form with the control of the Family Justice Services Division before filing this form with the control of the Family Justice Centre or Jaccess Centre. Contact information can be found at www.gov.bc.ca/family-justice-sed division.	meet the requirement before scheduling a family management conference, you must apply to the court using an Application for Case Management Order Without Notice or Attendance Form
Party contact information	11.
I can be reached by telephone at they need to get more information about my request.	vision if
I wish to be notified □ telephone □ email □ mail about the review of my request at Provide your contact information in the box below	
FOR USE OF FAMILY JUSTICE SERVICES DIVISION ONLY	
Approved:is exempt from the requirement to complete a parenting education course.	If your request is approved, file the completed form at the court registry.
Not approved:must complete a parent education course.	
By: Date:	education course and file your
Signature of Local Manager or Designate (dd/mmm/yyyy)	certificate of completion.

Referral Request		Registry loca	ation:
Form 21		Court file nun	nber:
Provincial Court Family Court Rules		Famil	y ID:
Rules 39, 95 and 96	COURT STAMP	Document nun For registry us	
This Referral Request is a request to atte more family law matter issues in the case requirements described in Rule 89(2).			
Please read before completing the form. This form is to be used only if: your case is in a family justice re you have completed your needs assessment), and		·	After the parties have filed a referral request and a party has demonstrated completion or exemption of a parenting education program, the registry must provide the parties with information about the procedure for scheduling a family management conference [Rule 96].
1. My full name is:			
2. The other party's full name is: Part 2 Family justice registry requ	Full name of party Full name of party/pa	arties	Copy the party information from a filed document in your case. It should match.
 3. I participated in a needs assessme Select all options that apply I did not seek further referral the local completed a parenting education. I met with a child support office. I participated in consensual differential dispute resolution profession. I participated in consensual differential dispute resolution profession. I participated in consensual differential dispute resolution profession. 4. The following family law matters are select all options that apply parental responsibilities. parenting time child support contact with a child guardianship of a child spousal support property division in respect of 5. Select whichever option is correct. 	nent, and: o any person, program or service ation course, as required under Ruser espute resolution with a family justicessional have been resolved:	ce counsellor or	
☐ The Application About a Famil	ut a Family Law Matter has been f ly Law Matter has been served on d, and the time limit for filing a repl	each other party,	

FOR USE OF FAMILY JUSTICE SERVICES DIVISION ONLY

Confirmation of having met the needs assessment requirement:

1

This form requires the signature of your family justice counsellor before filing. Contact information can be found at www.gov.bc.ca/family-justice-services-division.

Trial	Readiness			Registry locati	on:
State	ement			Court file numb	per:
Form	າ 22			Document numb	per:
	cial Court Family Court Rules			For registry use	only
Rule 1	10		OURT STAMP		
]	
This Tı	rial Readiness Statement helps the	parties and tl	he court to plan for a	trial.	
Pleas	se read before completing the for	m:			
•	You must complete this form only i				
•	or you were directed or ordered by For guidance filling in this form, ple		•		
	online at www.gov.bc.ca/court-forn	ns or from you	ur local court registry.		
Part '	1 Parties and lawyers at trial	_			
_					
1.	My full name is	Ful	II name of party		
2.	Select whichever option is correct a	nd provide the	e additional information	n, as applicable	
	I do not have a lawyer for th	e trial			A
	I will have the following lawye	er represent	ing me at the trial:		You must serve each other party with a copy of the trial
	Full name	e of lawyer			readiness statement at least 7 days before the date of the
3.	The other party's full name is:				trial preparation conference or as ordered by the court.
3.			Full name of party/partie	es	as ordered by the court.
4.	Complete only if applicable. You ma The lawyer for the child (ren) is:	y leave this s	ection blank.		
	The lawyer for the enhancing is.		Full name of lawyer		
Part 2	2 Issues for trial				
5.	The following issues are to be dec	cided at trial	:		
	Parental responsibilities		Protection order		
	Parenting time		Priority parenting m	atter (specify):	
	Child support				
	Contact with a child		Relocation		
	Guardianship of a child	ш	Other (specify):		
	Spousal supportProperty division in respect of	of a			
	Property division in respect of companion animal	па			
Part	3 Background information	_			
6.	Have you attended a family settler	ment confere	nce?		
.	Yes • No				A family settlement
7	Are there engains settlement disco	recione?			conference is a type of court appearance [Part 8 -
/.	Are there ongoing settlement discipled Yes No	u3310113 (Provincial Court Family Rules].

↳ If yes, is there likelihood of resolution before the trial?

☐ No

☐ Yes

8.		s an existing court order involving one or more of the parties, and/or the	
		n) about the following: all options that apply	***
		Interim order about the issue to be determined at trial	
		Order under the Child, Family and Community Service Act	For more information about these types of orders, see the
		Supreme Court order under the Family Law Act or Divorce Act	guidebook.
		Section 183 Family Law Act protection order	
	_	Expiry date:	
	_	(dd/mmm/yyyy)	
		Section 810 Criminal Code peace bond	
		Expiry date: (dd/mmm/yyyy)	
		Section 515 Criminal Code bail order	
	_	Expiry date:	
	-	(dd/mmm/yyyy)	
		Criminal Code probation order	
		Expiry date: (dd/mmm/yyyy)	
		Other order that would affect the conduct of the trial (specify):	
	_	(-)	
		None of the above	
	J		
art 4	Disc	losure of information	
9.	Please	select the correct statement	(1)
	☐ The	e issue(s) to be determined at trial do not include a support issue	This part will help the court to
	□ Му	financial information on file with the court is current	understand what information needs to be shared between
	_	ere have been changes to my financial information since I filed the	the parties to help get ready
		ancial Statement	for the trial.
10.	_	provided each other party with a copy of the information I plan to rely on	
10.	during f	the trial, including financial information, documents, and a list of witnesses	
10.	_	the trial, including financial information, documents, and a list of witnesses D No	
10.	during f	the trial, including financial information, documents, and a list of witnesses	
10.	during f	the trial, including financial information, documents, and a list of witnesses D No	
	during t	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties?	
	during f	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties? any information you still need from the other party, including financial	
	during f	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties?	
	during f	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No	
	during f	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses?	
	during f	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No	
	during f	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No	
	during f	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No	
	during to Yes Is there information Yes 4 If yes	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No	
11. art <i>5</i>	during to Yes Is there information Yes 4 If yes	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No No please explain what information you need:	
11. art <i>5</i>	Is there informa Yes If yes With	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No No please explain what information you need:	1
11. art <i>5</i>	Is there informa Yes If yes With	the trial, including financial information, documents, and a list of witnesses No In No If no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No No In	A witness must have direct
11. art <i>5</i>	Is there informa Yes If yes With	the trial, including financial information, documents, and a list of witnesses No In no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No s, please explain what information you need: be have the following people attend as witnesses in this trial: your own name on the list if you plan to provide evidence	A witness must have direct knowledge of the things you want them to give evidence
11. art <i>5</i>	Is there informa Yes If yes With	the trial, including financial information, documents, and a list of witnesses No In no, when can these be provided to the parties? The any information you still need from the other party, including financial tion, documents, or a list of witnesses? No In	A witness must have direct knowledge of the things you want them to give evidence about. The evidence must
11. art <i>5</i>	Is there informa Yes If yes With	The trial, including financial information, documents, and a list of witnesses No In no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No Respectively. No In no, when can these be provided to the parties? In have the following people attend as witnesses in this trial: Your own name on the list if you plan to provide evidence Is names: (1) (2)	A witness must have direct knowledge of the things you want them to give evidence
11. art <i>5</i>	Is there informa Yes If yes With	the trial, including financial information, documents, and a list of witnesses No Ino, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No s, please explain what information you need: be have the following people attend as witnesses in this trial: your own name on the list if you plan to provide evidence s names: (1) (2) (3)	A witness must have direct knowledge of the things you want them to give evidence about. The evidence must also be relevant to the issues
11. art <i>5</i>	Is there informa Yes If yes With	the trial, including financial information, documents, and a list of witnesses No If no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No s, please explain what information you need: be have the following people attend as witnesses in this trial: your own name on the list if you plan to provide evidence s names: (1) (2) (3) (4)	A witness must have direct knowledge of the things you want them to give evidence about. The evidence must also be relevant to the issues
11. art <i>§</i> 12.	ls there informa Yes Witn I plan to Include Witnes	the trial, including financial information, documents, and a list of witnesses No In no, when can these be provided to the parties? any information you still need from the other party, including financial tion, documents, or a list of witnesses? No s, please explain what information you need: be a because of the following people attend as witnesses in this trial: your own name on the list if you plan to provide evidence s names: (1) (2) (3) (4) (5)	A witness must have direct knowledge of the things you want them to give evidence about. The evidence must also be relevant to the issues

	there expert reports?		
□ Ye		☐ Unknown	1
4 If	yes, please answer the f	Following guestions:	Expert reports provide
	•	rovided to the other party?	information to help the court. They are written by an expert
`	´ □ Yes □ No		who has special knowledge about a certain area because
(h) Will the expert he calle	ed as a witness at the trial to provide opinion evidence	COLUMN TO THE RESERVE OF THE PERSON OF THE P
(r	to be asked questions		work experience.
	☐ Yes ☐ No		
		_	
		r views of the child or under section 211 of the Fan	
		ssment of the needs of a child, the views of a child, and/ party to satisfy the needs of a child?	For more information about
□ Ye		party to battery the moode of a office.	witnesses, expert reports and
	yes, please answer the f	following augstions:	section 211 reports, see the guidebook.
	yes, please answer the has) Has the report been co		
(6	Yes No	·	
(1-			J. 41
(r	trial?	requiring the person who prepared the report to attend	ine
	☐ Yes ☐ No		(1)
			If you want a witness to give
		nesses are available for the trial date(s) OR I have	evidence at your trial, you must make sure they can
		na to Witness in Form 23:	come to your trial and are
☐ Ye	es 🔲 No	☐ Not applicable, a trial date has not been schedu	ready to give evidence.
Part 6 Re	equirements and cons	iderations	
17. I hav	e the following special re	equirements/considerations for the trial:	A
Sele		s and provide the additional information as required	There are resources available
Sele			There are resources available to support individuals at trial
	ct each option that applies		There are resources available
	ct each option that applies		There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations
	ct each option that applies	ecify):	There are resources available to support individuals at trial at no cost to the person. Resource availability may be
	ct each option that applies Technology needs (spe	ecify):	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and
	teach option that applies Technology needs (specified in the specified in	ecify):	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and
	Interpreter for (name of Language (specify): Safety planning	ecify):	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and
	Interpreter for (name of Language (specify): Safety planning	ecify): f party or witness):	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and
	Interpreter for (name of Language (specify): Safety planning Please explain your cond	ecify): f party or witness):	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and booking may be required.
	Interpreter for (name of Language (specify): Safety planning Please explain your cond	ecify): f party or witness):	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and booking may be required.
	Interpreter for (name of Language (specify): Safety planning Please explain your conditional courtroom:	ecify): f party or witness): cerns or why you need a safety plan in place for the	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and booking may be required.
	Interpreter for (name of Language (specify): Safety planning Please explain your conditions	ecify): f party or witness): cerns or why you need a safety plan in place for the s, such as allowing evidence by affidavit, video or	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and booking may be required. For more information about bringing a support person with you to trial to provide
	Interpreter for (name of Language (specify): Safety planning Please explain your conditions	ecify): f party or witness): cerns or why you need a safety plan in place for the	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and booking may be required. For more information about bringing a support person with you to trial to provide emotional support, take notes, and help organize documents,
	Interpreter for (name of Language (specify): Safety planning Please explain your conditions	ecify): f party or witness): cerns or why you need a safety plan in place for the s, such as allowing evidence by affidavit, video or	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and booking may be required. For more information about bringing a support person with you to trial to provide emotional support, take notes,
	Interpreter for (name of Language (specify): Safety planning Please explain your conditions: Trial accommodations telephone attendance, of	f party or witness): cerns or why you need a safety plan in place for the s, such as allowing evidence by affidavit, video or or other requested accommodations (specify):	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and booking may be required. For more information about bringing a support person with you to trial to provide emotional support, take notes, and help organize documents, see the guidebook.
	Interpreter for (name of Language (specify): Safety planning Please explain your conditions telephone attendance, of Accommodations for each of the control	f party or witness): cerns or why you need a safety plan in place for the s, such as allowing evidence by affidavit, video or or other requested accommodations (specify): disability, such as court room access and set up, aud	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and booking may be required. For more information about bringing a support person with you to trial to provide emotional support, take notes, and help organize documents, see the guidebook.
	Interpreter for (name of Language (specify): Safety planning Please explain your conditions: Trial accommodations telephone attendance, of	f party or witness): cerns or why you need a safety plan in place for the s, such as allowing evidence by affidavit, video or or other requested accommodations (specify): disability, such as court room access and set up, aud	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and booking may be required. For more information about bringing a support person with you to trial to provide emotional support, take notes, and help organize documents, see the guidebook.
	Interpreter for (name of Language (specify): Safety planning Please explain your conditions telephone attendance, of Accommodations for each of the control	f party or witness): cerns or why you need a safety plan in place for the s, such as allowing evidence by affidavit, video or or other requested accommodations (specify): disability, such as court room access and set up, aud	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and booking may be required. For more information about bringing a support person with you to trial to provide emotional support, take notes, and help organize documents, see the guidebook.
	Interpreter for (name of Language (specify): Safety planning Please explain your conditions telephone attendance, of aids, or other accommoditions	f party or witness): cerns or why you need a safety plan in place for the s, such as allowing evidence by affidavit, video or or other requested accommodations (specify): disability, such as court room access and set up, aud	There are resources available to support individuals at trial at no cost to the person. Resource availability may be limited in some court locations so early identification and booking may be required. For more information about bringing a support person with you to trial to provide emotional support, take notes, and help organize documents, see the guidebook.

Part 7 A	About the trial	
	s the trial been scheduled?	
	∕es □ No	
4	If yes, the trial is scheduled for the following date(s):	
	(Month Day(s), Year)	
19. Sel	ect whichever statement is correct	
	I am (will be) ready to start on the scheduled trial date	
	I will not be ready to start on the scheduled trial date because: Explain why you will not be ready on the trial date	
	Explain why you will not be ready on the that date	i
		Even if your trial has been scheduled, it is helpful if you
		give the court an estimate of how long you think the trial
		will take, especially now that you have done some
20. I be	elieve this trial will take hours or days.	planning. Consider the
21. l ha	ive reviewed the witnesses I plan to call and the information I plan to rely on during	evidence you plan to present. Note: A day of court time is
	when I calculated the amount of time needed for trial	approximately 5 hours.
"	∕es □ No	
Part 8 0	Orders at the Trial Preparation Conference	
	mplete only if applicable. You may leave this question blank.	i
l wi	Il be asking for the following order(s) at the trial preparation conference:	At a trial preparation conference, a judge may
		make orders or directions [Rule 112]. The orders or
		directions are usually about how the trial will proceed or
		things that need to be done
		before the trial to get ready for it. The judge will be prepared
		to make some of these orders or directions without you
		asking, but if there is something specific you need,
		you can ask here.
Instruction	s for judicial case manager	
	pleted by the Judge if required	
	idicial Case Manager:	
	ate(s) confirmed as scheduled	
☐ Trial to	be set for hours or days	
Additiona	I comments:	
Date:	Signature of Judge:	

COURT STAMP

Provincial Court Family Rules Rule 118

Registry location:	
Court file number:	

Subpoena to Witness

In the Provincial Court of British Columbia

INI THI	$= C \Delta C I$	= RET\	$\Lambda/\Box\Box$

IN THE CASE BETWEEN:				
[Full name of party] AND				
[Full name of party]				
Name:				(WITNESS)
Address:				
City:	Province:		Postal Code:	
Email:		Telephor	ne:	
You are required as a witness by and must attend court:			Full name of party	
on Date (dd/mmm/yyyy) Time a.	.m./p.m		Court location and address	
You must bring with you to court the fo	ollowing records ar	nd other th	nings relating to this case:	
Select whichever option is correct The amount of \$ is pro Money for travelling expenses w	-		relling expenses to attend court	
If you do not attend court on the da	te and time abov	e, the co	urt may issue a warrant for your arres	t.
•			e a hardship for you to attend court, you ty/parties of the date your application is s	
 Date	 Signa	ature of pe	rson issuing subpoena	

COURT STAMP	
	COURT STAMP

Provincial Court Family Rules Rule 119

Registry location:	
Court file number:	

	Warrant for Arrest After Subpoena
In the Provincial Court of British	Columbia
IN THE CASE BETWEEN:	
[full name of party]	
AND	
[full name of party]	
To any Peace Officer in British Columbia	a
THIS COURT ORDERS you to arrest [full no before a justice/judge as soon as possible.	name of person],date of birth: [dd/mmm/yyyy], of [address] and bring that person
The reason for the arrest is that the person location] on [date].	was subpoenaed to be a witness in this case and did not attend court at [court
Date	By the Court or clerk on behalf of [name of judge]
Warrant executed	
Ву:	
Date:	



Provincial Court Family Rules Rules 119, 149 and 151

Registry location:	
Court file number:	
BCFMA case ID:	

RELE	ASE F	ROM CU	STODY
In the Provincial Court of British Co	olumbia		
IN THE CASE BETWEEN:			
[full name of party]			
AND			
[full name of party]			
Select whichever one of the following two stater	ments is appr	ropriate	
I, [full name of person being released] prom a.m./p.m.	ise to attend	d court at <i>[cour</i>	t registry, street address, city] on [date] at [time
My name and contact information as shown be on the above date and time, the judge may iss			e correct. I understand that if I do not attend cour
Full Name:		Dat	te of Birth:
Address:			
City:	Province:		Postal Code:
Email:		Telephone:	
I, [full name of person being released] have me 21(1)(e) of the Family Maintenance Enforcement		nt of \$, th	e full amount required by the order under section
My name and contact information as shown be	elow on this	release form ar	re correct.
Full Name:		Dat	te of Birth:
Address:			
City:	Province:		Postal Code:
Email:		Telephone:	
Dated [date] at [city], British Columbia Signature of person being released		By the Court	

Request to File an Agreement

Form 26

Provincial Court Family Rules **Rule 132**



Registry location:	
Court file number:	
Document number: For registry use only	

This Request to File an Agreement provides information about a written agreement that a person is filing under the Family Law Act in the Provincial Court. A written agreement that is filed in Provincial Court under the Family Law Act is enforceable under the Act as if it were an order of the Provincial Court.

art '	1 About the parties	5	
1.	My full name is:		
		Full na	ame of party
	My date of birth is:		
		(dd/m	nmm/yyyy)
2.	The full name of other	er party to this agreement is:	
	Their da	ate of birth (dd/mmm/yyyy) is:	
	■ There is an add	litional party.	
		dditional party's full name is:	
		te of birth (dd/mmm/yyyy) is:	
	111011 40	(
art '	2 Request to file a	graamant	

3. I request to file a copy of the written agreement dated, between the above parties, in the Provincial Court. (dd/mmm/yyyy)

4. I am filing the written agreement under the following provision(s) of the Family Law Act:

Select all options that apply

section 15 [when parenting coordinators may assist]

section 44 (3) [agreements respecting parenting arrangements]

section 58 (3) [agreements respecting contact]

section 92 (e), (f) and (g) [agreements respecting property division]

section 148 (2) [agreements respecting child support]

section 163 (3) [agreements respecting spousal support]

Part 3 | Address for service

5. My address for service of court documents and contact information is:

You must provide an address for service and contact number, but it does not have to be your own if you don't want to

Address:			
City:	Province:		Postal Code:
Email:		Telephone:	
Lawyer's name and firm name	(if applicable):		



You must file a copy of the written agreement along with this form.



To determine what section applies, look at the terms in written agreement to see what the agreement is about. It may be filed under more than one section of the Family Law Act if your agreement is about different issues.

Section 92 applies to agreements respecting companion animals.



This information will be available to the other party and the court.

Request to File a **Determination of Parenting Coordinator**

Form 27

Provincial Court Family Rules **Rule 133**



Registry location:	
Court file number:	
Document number: For registry use only	

A person can apply under

Rule 135 to enforce, change,

This Request to File a Determination of Parenting Coordinator provides information about a determination of a parenting coordinator that a person is filing under the Family Law Act in the Provincial Court. A determination of a parenting coordinator that is filed in Provincial Court is enforceable under the Act as if it were an order of the Provincial Court.

or set aside a filed determination of a parenting coordinator using the Part 1 | About the parties Application About Enforcement Form 29. The 1. My full name is: determination must first be Full name of party filed with the court. My date of birth is: (dd/mmm/yyyy) 2. The other party who is the subject of this determination is: Full name of party Their date of birth (dd/mmm/yyyy) is: (dd/mmm/yyyy) There is an additional party. The additional party's full name is: Their date of birth (dd/mmm/yyyy) is: You must file a copy of the Part 2 | Request to file determination of parenting coordinator determination of a parenting coordinator along with this form. 3. I request to file a copy of the determination by a parenting coordinator referred to in section 18 [determinations by parenting coordinators] of the Family Law Act dated , between the above parties, in the Provincial Court. A parenting coordinator may (dd/mmm/yyyy) assist only if there is a **4.** The parenting coordinator made the determination under: parenting coordination agreement or order in place Select only one of the options below and complete the required information [s. 15 Family Law Act]. An agreement made on If you had a written agreement to use a parenting Date (dd/mmm/yyyy) coordinator, the agreement between must also be filed with the Parties to the agreement court using the Request to file which is filed in the Provincial Court. an Agreement Form 26. A **court order** made on Date (dd/mmm/yyyy)

Part 3 | Address for service

5. My address for service of court documents and contact information is:

You must provide an address for service and contact number, but it does not have to be your own if you don't want to

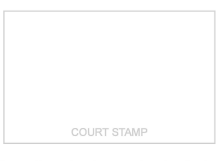
Address:			
City:	Province:		Postal Code:
Email:		Telephone:	
Lawyer's name and firm name (if	applicable):		



This information will be available to the other party and the court.

Request to File an Order Form 28

Provincial Court Family Rules Rule 134



Registry location: Court file number: Document number: For registry use only

This Request to File an Order provides information about a court order that a person is filing in the Provincial Court. Once filed, a support order from a foreign or extraprovincial jurisdiction, or the Supreme Court, can be enforced in Provincial Court under both the Family Maintenance Enforcement Act and Family Law Act as if it were an order of the Provincial Court.

art '	1 About the partie	
1.	My full name is:	
		Full name of party
	My date of birth is:	
		(dd/mmm/yyyy)
2.	The full name of other	er party to this agreement is:
	Their da	te of birth (dd/mmm/yyyy) is:
	☐ There is an add	itional party.
	The a	dditional party's full name is:
	Their da	te of birth (dd/mmm/yyyy) is:

Part 2 | Request to file an order

- 3. I request to file a copy of the order, certified by the court that made the order, dated , between the above parties, in the Provincial Court. (dd/mmm/yyyy)
- **4.** I am filing the order for the purpose(s) described in the following provision(s): Select all options that apply
 - A foreign or extraprovincial support order under section 18 [registration of extraprovincial or foreign order] of the Interjurisdictional Support Orders Act
 - An order about parenting arrangements or contact with a child made by the Supreme Court of British Columbia under section 195 [Provincial Court enforcement of Supreme Court orders] of the Family Law Act
 - A support order made by the Supreme Court of British Columbia under Rule 15-3 (6) [enforcement in Provincial Court] of the Supreme Court Family Rules

You must file a certified copy of the order along with this form. A certified copy is a copy of the order made by whoever has the original, that is certified to be a true copy (usually by applying a signature and stamp or seal to the copy). Contact the original court location to get a certified

Part 3 | Address for service

5. My address for service of court documents and contact information is: You must provide an address for service and contact number, but it does not have to be your own if you don't want to

Address:			
City:	Province:		Postal Code:
Email:		Telephone:	
Lawyer's name and firm name (if	applicable):		

- 4	m	
- 4		
- 4	Т	7

This information will be available to the other party and the court.

For use by the BC Family Maintenance Agency or Interjurisdictional Support Services staff only
--

For use by the BC Family Maintenance Agency or Interjurisdictional Support Services staff only
☐ This request is being made and/or filed on behalf of the party by: ☐ the Director of Maintenance Enforcement ☐ Interjurisdictional Support Services
Notes:

Application About Enforcement Form 29

Provincial Court Family Court Rules Rules 135 and 136

COURT STAMP	

Registry location:	
Court file number:	
Document number: For registry use only	

This Application About Enforcement sets out the details of an application to enforce an order in Provincial Court under the Family Law Act or to set aside the registration of a foreign support order under the Interjurisdictional Support Orders Act that a person is applying for.

Please read before completing the form:

- This application is to be used to help enforce an order, filed written agreement or filed determination of parenting coordinator, that a person is not following. The court may impose consequences under the Family Law Act on the person who isn't following the order. It may also be used to apply to set aside the registration of an order from another jurisdiction within 30 days after receiving notice of the registration.
- For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.



A written agreement, court order from another jurisdiction or determination that is filed in Provincial Court under the Family Law Act is enforceable under the Act as if it were an order of the Provincial Court.

Part 1 | About the parties

1. My full name is:

Full name of party

2. The other party's full name is:

Full name of party/parties

1

Copy the party information from a filed document in your case. It should match.

Part 2 | Notice of the application

- 3. Select whichever option is correct
 - This application is about enforcement under Rule 135. I understand I must give notice of this application to each other party. To give notice, they must be served with the application and supporting documents at least 7 days before the date of the court appearance unless the court allows the application to be made without notice or with less than 7 days' notice.
 - This application is to set aside the registration of a foreign support order under the Interjurisdictional Support Orders Act. I understand I must give notice of this application to the designated authority. To give notice, the designated authority must be served with the application and supporting documents by registered mail at least 30 days before the application is to be heard by the court.



For more information about serving court documents, see the guidebook.



The Interjurisdictional Support Services is the designated authority in B.C. Further information can be found at isoforms.bc.ca.

Part 3 | About your court appearance

For registry or judicial case manager use only

The application, which requires a court appearance, will be heard by the court				
on		at		a.m./p.m.
l_	da	ate	time	
	in person at			
			court l	ocation
	by another			
_	method of			
	attendance, as			
	specified			
			attendan	ce details



The registry or judicial case manager will work with you to schedule a date for the court appearance and will fill in the actual date and method of attendance on the form. Be prepared to talk about your availability if there are options for dates.

NOTE TO THE OTHER PARTY: If you do not attend court on the date and time scheduled for the court appearance, the court may make an order in your absence. You may also **choose to file a written response** in reply to the application in Form 19 Written Response to Application. Part 4 | Order about enforcement 4. I am applying for an order to: enforce the order or filed written agreement made on Date (dd/mmm/yyyy) enforce, change or set aside the filed determination of a parenting coordinator dated (dd/mmm/yyyy) to have reasonable and necessarily incurred expenses set under the following section(s) of the Family Law Act: section 61 [denial of parenting time or contact] section 63 [failure to exercise parenting time or contact] section 212 [orders respecting disclosure] section 213 [enforcing orders respecting disclosure] A party to a foreign order may apply to the BC court to set section 228 [enforcing orders respecting conduct] aside the registration within section 230 [enforcing orders generally] 30 days after receiving notice of the registration [s. 19 to determine whether arrears are owing under the support order or agreement Interjurisdictional Support Orders Act]. dated made under the Family Law Act, and if so, the amount (dd/mmm/yyyy) of arrears (unpaid support) to set aside the registration of a foreign order under section 19(3) of the Interjurisdictional Support Orders Act from a reciprocating jurisdiction under the You must attach a copy of the Interjurisdictional Support Orders Act including from a contracting state under order, written agreement or determination to this the 2007 Hague Child Support Convention application for filing. 5. A copy of the order, written agreement or determination I want to enforce is attached to this application (see attached copy). Part 5 | Details of the order **6.** The **details of the order** I am applying for are as follows: List the specific details of the order(s) you are asking for For more information about the different enforcement options, see the guidebook. Part 6 | The facts

7. The facts on which this application is based are as follows:

Explain why you are making the application and why the order you are requesting should be made



If you choose to, you can prepare an Affidavit - General in Form 45 to provide evidence in writing to support your application.

You can also give spoken evidence in court.

To add more, select the box below and attach a page with the additional information	
	1
☐ Additional page(s) (see attached)	
7 Address for service	
My address for service of court documents and contact information is:	

If you need more space, select the box, and remember to include your additional page(s).

Part :

You must provide an address for service and contact number, but it does not have to be your own if you don't want to

,				
Address:				
City:	Province:		Postal Code:	
Email:		Telephone:		
Lawyer's name and firm name (if applicable):				



For more information about how this information will be used and who will have access to it, see the guidebook.

Application for Garnishment, Summons or Warrant

Form 30

Family Maintenance Enforcement Act
Provincial Court Family Rules
Rule 140

COURT STAMP

Registry location:	
Court file number:	
BCFMA case ID:	
Document number: For registry use only	

This Application for Garnishment, Summons or Warrant sets out the details of an application for enforcement of a support order under the Family Maintenance Enforcement Act.

Please read before completing the form:

- To collect on support owing, you can:
 - Enroll with the BC Family Maintenance Agency (BCFMA) by filing your support order, or filed agreement, with the Director of Maintenance Enforcement at www.bcfma.ca to have support collected for you
 - Take enforcement action through the court on your own or with a lawyer using the Family Maintenance Enforcement Act
- This form can be filed by a creditor (person to be paid support) or the Director of Maintenance Enforcement if the order is filed with the director. This form is used to enforce a support order through garnishing wages or bank accounts, issuing a summons to court, issuing a warrant for seizure and sale of belongings, or issuing a warrant for arrest.



During enforcement proceedings, the parties are commonly referred to as the **creditor** (person to be paid support) and **debtor** (person required to pay support).

Part 1 | About the parties

1. My full name is:

Full name of party

My date of birth is:

(dd/mmm/yyyy)

2. The full name of other party to this agreement is:

Their date of birth (dd/mmm/yyyy) is:

☐ There is an additional party/attachee.

The additional party/attachee's full name is:

1

An attachee is a person required or directed to pay under a notice of attachment or attachment order. It is usually an employer or other individual who owes the payor money.

Part 2 | About the support order or filed written agreement

3. I have a court order or filed written agreement about support made on made on between the parties that I want to enforce

Date (dd/mmm/yyyy)

under the Family Maintenance Enforcement Act and a copy of the order or filed written agreement is attached.

Ú

You must attach a copy of the order or agreement to this application for filing.

4. The order requires:

Select all applicable options

- the debtor to pay support
- the attachee to comply with the attachment order/notice of attachment
- the debtor to pay arrears
- the debtor to report by filing a statement of income and expenses
- the debtor to provide particulars of each change of residential address, place of employment or business address
- the debtor to provide a statement of finances or other prescribed document(s)



A written agreement about support that is filed with the court can be enforced under the Family Law Act or Family Maintenance Enforcement Act as if it were an order of the court [s. 148 and s. 163 Family Law Act].

You can use the Request to file an Agreement Form 26 to file it if you haven't already.

Part 3 | Request for enforcement under the Family Maintenance Enforcement Act A payment order of an 5. In connection with this order, I request a: attachee may be enforced in Select each option that applies and include the required supporting document(s) with your any manner that a maintenance order may be request enforced [s. 24 (7) Family Summons in Form 31 requiring the debtor to attend court under section 14 Maintenance Enforcement (2) [failure to provide statement of finances] of the Act to show cause why the Act]. order should not be enforced → A supporting affidavit is required Warrant for arrest in Form 32 authorizing the apprehension of the debtor to bring the debtor before the court under section 14 (2) [failure to provide You must file a supporting statement of finances of the Act to show cause why the order should not be affidavit. enforced → A supporting affidavit is required Depending on the enforcement option you are Garnishing order under section 18 [garnishment] of the Act → A completed requesting, you may use: garnishing order form and supporting affidavit is required · a Statement of Arrears Summons to a default hearing in Form 33 requiring attendance of the under the Family Maintenance Act debtor at a default hearing under section 19 [summons for default hearing] • an Affidavit in Support of a of the Act → An affidavit of arrears or statement of arrears is required Garnishing Order under the Court Order Enforcement Summons in Form 31 requiring the debtor to attend court under section 21 Act; or (1) (a) [failure to report] of the Act to show cause why the order should not be • an Affidavit - General Form 45 under the Rules enforced → A supporting affidavit is required Warrant for arrest in Form 32 authorizing the apprehension of the debtor to bring the debtor before the court under section 22 (1) (b) [failure to report] of the Act to show cause why the order should not be enforced → A If you are requesting a garnishing order, you must supporting affidavit is required attach a completed garnishing Summons to a committal hearing in Form 34 requiring the attendance of order form. the debtor to a committal hearing under section 23 [committal hearing] of the Act → An affidavit of arrears or statement of arrears is required **Warrant of execution under section 27** [warrant of execution] of the Act If you are requesting a → A completed Warrant of Execution form and supporting affidavit is required warrant of execution, you must attach a completed Warrant in Form 32 for the arrest of a debtor under section 31 (a) [arrest of warrant of execution. absconding debtor] of the Act → A supporting affidavit is required Part 4 | The facts 6. I am filing an affidavit in support of this application, as set out in Part 3. Part 5 | Address for service 7. My current address for service of court documents and contact information is: You must provide an address for service and contact number, but it does not have to be your own if you don't want to Address: Province: Postal Code: City: Telephone: Email: Lawyer's name and firm name (if applicable): For use by the BC Family Maintenance Agency staff only ☐ This application is being made and/or filed on behalf of the party by the Director of Maintenance Enforcement Notes:

COURT STAMP

Provincial Court Family Rules Rules 32, 140 and 148

Registry location:	
Court file number:	
BCFMA case ID:	

	Summons - 0	Gene	ral
In the Provincial Court of E	3ritish Columbia		
IN THE CASE BETWEEN:			
[full name of party]			
AND			
[full name of party]			
TO:			
Name:		Date	of Birth:
Address:			
City:	Province:		Postal Code:
Email:	Telepho	ne:	
application is attached (see attach You have:	e d) . options, as applicable, and compl		e Family Maintenance Enforcement Act. The selected option(s). You may remove any option
_	ed under the Provincial Court Fa	milv Rul	es
	nmm/yyyy] at [time a.m./p.m.] at	-	
a failed to comply with an order	to [describe what the order req	uired the	e debtor/party to do]
You must attend court on [dd/mmr	n/yyyy] at [time a.m./p.m.] at [cc	ourt locat	tion and address]
to respond to the application	, , , ,		•
to show cause why the order	should not be enforced		
_		rt may r	make an order in your absence or issue a
Date	By the Court of	or clerk o	n behalf of [name of judge]

COURT STAMP	Form 32 Provincial Court Family Rules Rules 140, 149 and 151	Registry location: Court file number: BCFMA case ID:
	Warrant for Arrest	
In the Provincial Court of Briti	ish Columbia	
IN THE CASE BETWEEN:		
[full name of party]		

THIS COURT ORDERS you to arrest [full name of person], date of birth: [dd/mmm/yyyy], of [address] and bring that person

is required to attend court to explain their non-compliance and show why an order for imprisonment should

THIS COURT FURTHER ORDERS [full name of person] is to be held in custody and appear before a Provincial Court Judge. If necessary, [full name of person] is to be held in custody overnight or over the weekend to facilitate such an appearance. The Director of Maintenance Enforcement is to be given reasonable opportunity to appear before the court

By the Court or clerk on behalf of [name of judge]

is required to attend court to show cause why an order under section 14 (1) of the Family Maintenance

AND

[full name of party]

To all police officers in British Columbia

before a justice/judge as soon as possible.

The reason for the arrest is that the person

did not attend court at [court location] on [date]

as ordered by the Court in the presence of the person

not be made under section 231 (2) of the Family Law Act

as required by a summons

as specified on a release other reason (specify)

Enforcement Act should not be enforced

prior to [full name of person] being released.

other reason (specify):

(if applicable)

Date

By: Date:

Warrant executed

COURT STAMP

Provincial Court Family Rules Rule 140

Registry location:	
Court file number:	
BCFMA case ID:	

	COURT STAMP			
		Summons Default He	_	
In	the Provincial Court of Briti	sh Columbia		
IN ·	THE CASE BETWEEN:			
[full	I name of party]			
ΑN	D			
[fuli	I name of party]			
то	:			
1	Name:	Date of Birth:		(DEBTOR)
A	Address:			
(City:	Province:	Postal Code:	
E	Email:	Telephone:		
Ma	cause you have defaulted in paymen intenance Enforcement Act. tatement of arrears is attached.	it under a support order, [fui	I name of party] has requested	I an order under the <i>Family</i>
	u must attend court on [dd/mmm/yyy er should not be enforced.	ry] at [time a.m./p.m.] at [co	urt location and address] to sh	now cause why the support
-	rou do not attend court on the da rrant for your arrest.	ite and time above, the c	ourt may make an order in	your absence or issue a
— Da	ate	Judge or Justice of to	he Peace in and for the Provinc	 ce

COURT STAMP

Provincial Court Family Rules Rule 140

Registry location:	
Court file number:	
BCFMA case ID:	

	COURT STAMP			
		Summons Committal H		
In the P	Provincial Court of Briti	sh Columbia		
IN THE C	ASE BETWEEN:			
[full name	of party]			
AND				
[full name	of party]			
TO:				
Name:		Date of Birth:		(DEBTOR)
Address	S:			
City:		Province:	Postal Code:	
Email:		Telephone:		
You, the d	lebtor, have not obeyed the c	ourt's order as set out in the	e attached Statement.	
	attend court on [dd/mmm/yyyorisoned for disobeying the co		ourt location and address] to giv	e reason why you should
If you do to the Co		mmittal hearing on the da	te and time above, you may k	be arrested and brough
 Date		Judge or Justice of to	he Peace in and for the Province	

Application for Order Under the Family Maintenance Enforcement Act

Form 35

Provincial Court Family Rules Rule 142

	Registry location:	
	Court file number:	
	BCFMA case ID:	
	Document number: For registry use only	
COURT STAMP		

This Application for Order Under the Family Maintenance Enforcement Act sets out the details of an application for an order under the Family Maintenance Enforcement Act about the enforcement of an order about child support or spousal support.

Please read before completing the form:

- This form is usually used once enforcement actions have been started and may be used to challenge enforcement actions taken outside the court by the BC Family Maintenance Agency (BCFMA).
- Under the Family Maintenance Enforcement Act, you may be required to contact the BCFMA before taking any action in court.

Part 1 | About the parties

1. My full name is:

Full name of party

My date of birth is:

(dd/mmm/yyyy)

2. The other party's full name is:

Their date of birth (dd/mmm/yyyy) is:

1

During enforcement proceedings, the parties are commonly referred to as the creditor (person to be paid support) and debtor (person required to pay support).

3. Complete only if applicable. You may leave this question blank.
The following other person(s) who may be directly affected by the order is/are:

(Full name of other person(s)):

Part 2 | Notice of the application

4. I understand I must give notice of this application to each other party, and any other person who may be directly affected by the order.

To give notice, they must be served with the application and supporting documents at least 7 days before the date of the court appearance unless the court allows the application to be made without notice or with less than 7 days' notice.

1

If the support order is filed with the Director of Maintenance Enforcement, they must also be served with a copy of the application. See the instructions for more information about how to serve them.

Part 3 | About your court appearance

For registry or judicial case manager use only

The application, which requires a court appearance, will be heard by the court		
on		at a.m./p.m.
	date	time
	in person at	
		court location
	by another method of attendance, as specified	
		attendance details

a

The registry will work with you to schedule a date for the court appearance and will fill in the actual date and method of attendance on the form. Be prepared to talk about your availability if there are options for dates.

NOTE TO THE OTHER PARTY/PERSON:

If you do not attend court on the date and time scheduled for the court appearance, the court may make an order in your absence.

You may also choose to **file a written response** in reply to the application in Form 19 Written Response to Application.

Part 4 | Order under the Family Maintenance Enforcement Act **5.** I am applying for the following order(s): A Select all options that apply You may apply for one or Requiring the other party/person to provide to the Director of Maintenance more orders under the Family Maintenance Enforcement Enforcement correspondence and/or searchable information Act. Extending the time for filing a statement of finances with the court Requiring the debtor to file a statement of finances or other documents Requiring the debtor to pay an amount on failing to file a statement of finances or prescribed documents Providing that a corporation is jointly and separately liable with the debtor for payments required by the support order Requiring payment by an attachee who failed to pay in accordance with a notice of attachment or to respond in accordance with the regulations Providing that a notice of attachment has no effect because the attachee is no longer liable or that the notice of attachment contains or is based on a material If you are applying to change an order made at a default Changing an order made at a default hearing (see attached copy of order) hearing, you must attach a copy of the order to this Suspending, changing or cancelling an order to imprison a debtor that was application for filing. made in the debtor's absence Changing the amount exempt from attachment under an attachment order or notice of attachment Setting aside an attachment order made under section 24 of the Family Maintenance Enforcement Act Discharging or postponing the registration of a support order registered against land Requiring that the Director of Maintenance Enforcement direct the Insurance Corporation of British Columbia to disregard a notice stating that the debtor is in default and that an action under section 29.1 (1) of the Family Maintenance Enforcement Act is to be taken in relation to the debtor's driver's licence, the licence and corresponding number plates for any motor vehicle or trailer owned by the debtor Requiring security in any form from the debtor Requiring an individual or authorized representative of a corporation, partnership or proprietorship to attend a default hearing or committal hearing and to file financial information Restraining a person under section 46 of the Family Maintenance Enforcement Requiring a restrained person to enter into a recognizance and to report to the court, or a person named by the court Part 5 | The facts **6.** Select only one of the options below and complete the required information I am filing an affidavit in support of this application If you selected the first option, The facts on which this application is based are as follows: you must also file an affidavit with this application. Give the facts you want the court to consider. Include why you are making this application and why you need the court to make the order. Be prepared to provide evidence at your court appearance.

7.	7. My current address for service of court documents and contact information is: You must provide an address for service and contact number, but it does not have to be your own if you don't want to			
	Address:			
	City:	Province:		Postal Code:
	Email:		Telephone:	
	Lawyer's name and firm name (if	applicable):		
For use	e by the BC Family Maintena	nce Agency staff o	nly	
☐ Th	is application is being made ar aintenance Enforcement			y by the Director of

Part 6 | Address for service

COURT STAMP

Form 36

Provincial Court Family Rules Rule 142

Registry location:	
Court file number:	
BCFMA case ID:	

Recognizance – Family Maintenance Enforcement Act

In the Provincial Court of British Columbia

On [date] the Honourable Judge [name of judge] ordered [full name of restrained party] (the restrained party), date of birth: [dd/mmm/yyyy], to enter into a recognizance following the issuance of a restraining order under section 46 of the Family Maintenance Enforcement Act.

The following person(s) attended before a Justice and acknowledged owing the following amount to Her Majesty the Queen:

		Amount \$
Restrained Party	Occupation	without deposit
		■ with deposit of \$
Address	City/Province	without surety
		with surety
Surety	Occupation	Amount \$
Address	City/Province	

If the person bound fails to meet the condition(s) listed below, Her Majesty the Queen may seize any of the person's possessions or the possessions of any sureties equal to this amount, to be used as Her Majesty sees fit.

The condition of the above recognizance is that if [full name of restrained party] reports to [the court or person named by the court] on [date] at [time], or as follows:

(if applicable) and in addition:

the recognizance is void, otherwise it stands in full force.

Acknowledged before me at [city], British Columbia.

Signature of restrained party

Date

A Judge or Justice of the Peace in and for the Province of British Columbia

Signature of surety

Date

A Judge or Justice of the Peace in and for the Province of British Columbia

	Form 37	Registry location:
	Provincial Court Family Rules	Court file number:
	Rule 142	BCFMA case ID:
COURT STAMP		
COURT STAMP		
	Restraining Order – Family Maintenance Enforcement Act	
	By ConsentWithout Notice	
In the Provincial Court o	of British Columbia	
IN THE CASE BETWEEN:		
[full name of party]		
AND		
[full name of party]		
BEFORE [THE HONOURABLE	JUDGE [name of judge] or [name of family just	ice manager]] ON [date]
On the application of [full name	of party making the application];	
Persons appearing:	Lawyer:	
	Lawyer:	
restrained party], date of birth: [attempting to molest, annoy, ha director has delegated a power,		noying, harassing, communicating with or
Further details of restraining ord	aer:	
(complete if applicable) Restraining	g order to expire on [date].	

TAKE NOTICE THAT any police officer, including any R.C.M.P. officer having jurisdiction in the province of British Columbia, having reasonable and probable grounds to believe that the person against whom this order is made has contravened a term of this order may take action to enforce the order. Enforcement action may include arresting the person against whom this order is made without warrant in accordance with section 495 of the *Criminal Code*.

By the Court

Date

Checked by:

Initials

	Form 38 Provincial Court Family Rules Rule 150	Registry location: Court file number: BCFMA case ID:	
COURT STAMP			
	Order for Imprisonment		
In the Provincial Court of Brit	tish Columbia		
IN THE CASE BETWEEN:			
[full name of party 1]			
AND			
[full name of party 2]			
BEFORE [THE HONOURABLE JUDG	SE [name of judge] ON [date]		
TO ALL PEACE OFFICERS IN THE CORRECTIONAL CENTRE:	PROVINCE OF BRITISH COLUMBIA A	ND TO THE KEEPER OI	F A PROVINCIA

T

Whereas [full name of person to be imprisoned], date of birth: [dd/mmm/yyyy], has appeared before this Court and has been given a reasonable opportunity to explain their non-compliance and show why an order for imprisonment under section 231 of the Family Law Act should not be made;

THIS COURT ORDERS that [full name of person to be imprisoned] be imprisoned to a Provincial Correctional Centre in the Province of British Columbia, for a period of days.

YOU THE PEACE OFFICER ARE ORDERED to bring this person safely to a Provincial Correctional Centre in the Province of British Columbia and deliver this person to the keeper.

YOU THE KEEPER ARE ORDERED to receive this person into custody in the Provincial Correctional Centre and imprison this person for the term written above or upon further order of this Court

Date	By the Court	

Request for Scheduling Form 39

Provincial Court Family Rules Rules 156

Rule 156 apply.



Registry location:	
Court file number:	
Document number:	

This Request for Scheduling provides notice of a court appearance that has been scheduled for an application previously before the court and where any of the circumstances set out in

Please read before completing the form:

- This form is only to be used to proceed with an application that has previously been scheduled for a court appearance.
- For guidance filling in this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.



For more information about scheduling a court appearance if no appearance has ever been scheduled, see the guidebook.

Part 1 | About the parties

1. My full name is

Full name of party

2. The other party's full name is

Full name of party/parties

1

Copy the party information from a filed document in your case. It should match.

Part 2 | Request for scheduling and notice

- 3. I request that the application filed on (date) , document number be scheduled for a court appearance. The court appearance is being requested for the reason set out in Part 4.
- **4.** Understand I must give notice of this request for scheduling to each other party. To give notice, they must be served with the document at least 7 days before the date set for the court appearance.



For more information about how to give notice to the other party, see the guidebook.

Part 3 | About your court appearance

For registry or judicial case manager use only

The application, which requires a court appearance, will be heard by the court					
at a		on		at	_ a.m./p.m.
	appeara	ance type	date	time	
	in person at				
			court location		
	by another method of attendance, as specified				
			attendance details		

A

The registry or judicial case manager will work with you to schedule a date for the court appearance and will fill in the actual date and method of attendance on the form. Be prepared to talk about your availability if there are options for dates.

NOTE TO THE OTHER PARTY:

If you do not attend court on the date and time scheduled for the court appearance, the court may make an order in your absence.

4 F	Reason for requesting a court appearance
On	(date of court appearance or consent adjournment) : (dd/mmm/yyyy)
	This matter was adjourned by the court without setting a new date (adjourned generally)
	This matter was struck off the court list by the court without setting a new date
	An order or direction was made by the court referring or requiring the party/parties to attend, participate or complete a requirement before returning to court
	An order or direction was made by the court requiring that a deficiency under these rules be addressed by a party before returning to court
	An order was made by the court providing for the review of the order
	An interim order on a family law matter was made by the court and I am applying for the interim order to be changed, suspended or cancelled under section 216(3) of the Family Law Act because:
	Please describe why the interim order can't remain in place until a final decision can be made
	I would like the interim order about a family law matter changed, suspended or cancelled as follows:
	Please describe the order you want the court to make instead of the current interim order
	I attended a family management conference regarding this family law matter. I am applying for an interim order under section 216 or 217 of the Family Law Act for the following family law matter order(s) applied for in my application, reply or counter application: Parenting arrangements, including parental responsibilities and parenting time
	□ Child support□ Contact with a child
	☐ Guardianship of a child
	Spousal supportProperty division in respect of a companion animal
	= 1. Topolity division in respect of a companion annual

Part 5.

Notio	ce of Lawyer for			Registry location	:
Child	d			Court file number	:
Forn	า 40				
Provin Rule 1	cial Court Family Rules 62		RT STAMP		
	otice of Lawyer for Child provic egject of the family law case is b ent.				
NOTE	TO THE PARTIES:				
includ	re required to serve the lawyer fing any application and supportivise ordered by the court.				
Part 1	Party information				
1. 2.	The parties to this case are: I understand I need to serve	Full name of each	•	file ea lav	e lawyer for a child must e and serve this notice on ch other party when the wyer starts representing the ild [Rule 162].
Part 2	2 Lawyer for child				
3.	Full name of lawyer am the lawyer for the follow	, of, ving child(ren):	Firm name, if applic	; cable	
	Child's full name		Child's date of	re tin an on	lawyer for a child may start presenting a child at any ne during a case [Rule 162] d may represent the child any or all issues before the urt.
4.	I will be representing the chiissue(s): Select all options that apply Parenting arrangements Child support Contact with a child Guardianship of a child		n question 3 on the f	following Per receipt the horest the core	ermission of the court is not equired to begin representing a interests of a child; wever, an order may be quired if a lawyer needs to appointed under s. 203 of a Family Law Act or if an der is needed to address and disbursements.
	 Protection order Priority parenting matter Relocation Property division in resp Other (specify): 		ı animal		
5.	My contact information and	address for servi	ce of court documen	its are:	
	Address:				
	City: Email:	Province:	Postal C Telephone:	ode:	
	LIIIaII.		тетерноне.		

NOTE TO THE REGISTRY: The lawyer for the child(ren) is to be given notice of all court appearances and access to the court file, including copies of any filed document(s), as if they were a party, unless otherwise ordered by the court.

Notice of Removal of Lawyer for Child

Form 41

Provincial Court Family Rules Rule 162

COURT STAMP

Registry location:	
Court file number:	

This Notice of Removal of Lawyer for Child provides notice to the court and each party that a lawyer has stopped representing a child who is the subject of the family law case.

Part ′ 1.	Party information The parties to this case are:		The lawyer for a child must file and serve this notice on each other party when the lawyer stops representing the child [Rule 162].
	Full name of each p	party	
2.	☐ I understand I need to serve each party with	a filed copy of this notice.	
Part 2	2 Lawyer for child		
3.	1.		
	Full name of law am no longer representing the following child(re		
	Child's full name	Child's date of birth (dd/mmm/yyyy)	

Registry location: **Notice of Lawyer for Party** Court file number: Form 42 Provincial Court Family Rules **Rule 163** This Notice of Lawyer for Party provides notice to the court and each party that a party is represented by a lawyer as set out in this document. Please read before completing the form: You do not have to complete a Notice of Lawyer for Party if a lawyer starts representing a party at the time of filing an application or reply and the lawyer's contact information and address for service of documents is provided on the application or reply [Rule 163]. This notice may be filed at any time during a case. Part 1 | Party information This notice must be filed and 1. The parties to this case are: served on each other party [Rule 163]. Full name of each party □ I understand I need to serve each party with a filed copy of this notice. Part 2 | Lawyer for party 3. | Full name of lawver Firm name, if applicable am the lawyer for the following party/parties: Provide the full name of each party the lawyer is representing 4. I will be representing the party/parties identified in question 3 as follows: A lawyer may represent a Select all options that apply party for all issues in a case on all issues until further notice to the court or for unbundled services or limited representation. on only the following specified issue(s) until further notice to the court: Unbundled services or limited representation means that a lawyer provides legal services preparation of the following court documents for filing and/or filing of the court for only certain parts of a case documents: based on what you agree to. List any applicable court document(s) at the family management conference at the family settlement conference at trial (including any scheduled trial preparation conference) on the application about (specify): other (specify): **5.** Select the option that applies and complete any required information There are no changes to the contact information or address for service of court documents on file The contact information and address for service of court documents are: Address: Postal Code: City: Province: Email: Telephone:

Notice of Removal of **Lawyer for Party**

Form 43

Provincial Court Family Rules **Rule 163**

COURT STAMP

Registry location:	
Court file number:	

This Notice of Lawyer for Party provides notice to the court and each party that a lawyer has stopped representing a party.

Please read before completing the form:

- You do not have to complete a Notice of Removal of Lawyer for Party if:
 - o a new lawyer representing a party files and serves a Notice of Lawyer Form 42 identifying the new lawyer, or
 - the limited purpose for which a lawyer was representing a party, as described in a notice of lawyer for party, has ended [Rule 163]
- This notice may be filed by a lawyer or a party.

	_	
А	2	
ч	23	
	_	

This notice must be filed and served on each other party [Rule 163].

Part 1 | Party information

 The parties to this case ar

Full name of each party

2. I understand I need to serve each party with a filed copy of this notice.

Part 2 | Lawyer for party

3.	Select the	option tha	t applies	and com	plete the	required	l informat	ion
----	------------	------------	-----------	---------	-----------	----------	------------	-----

I,		am no	long	er representing
	Full name of lawyer			
		on this case effe	ctive	
	Full name of party/parties			Date (dd/mmm/yyyy)

am no longer represented by

Date (dd/mmm/yyyy)

on this case effective

This notice may be prepared and filed by the lawyer or a

4. Select the options that applies and complete the required information

Full name of lawyer

Full name of party

- There are no changes to the contact information or address for service of court documents on file
- The contact information and address for service of court documents are now changed to:

Address: City: Province: Postal Code: Email: Telephone: Firm name (if applicable):

				Registry location:	
		Form 44		Court file number:	
	Provinci	ial Court Fami Rule 168	ly Rules	Court life number.	
COURT S	TAMP				
	Ord	er – Ge	neral		
		Interim Or Final Orde By Consei Without N	der er nt		
In the Provincial	Court of British Columb	oia			
IN THE CASE BETWI	EEN:				
[full name of party]					
AND					
[full name of party]					
BEFORE [THE HONO	URABLE JUDGE [name of jud	ge] or [name o	of family jus	tice manager]] ON [date	
ON THE APPLICATION	N of [full name of party making	the applicatio	n] filed on [idate];	
	DETERMINING THAT a court COMING before the court at a [a		-	=	[[beriup
Persons appearing:			Lawyer:		
			Lawyer:		
THIS COURT ORDER	S THAT:				
[specify terms of the ord	der]				
		d and airmad b			viva di
	ollowing form must be completed he form of this order and cons				
by consent:				•	J
Signature of [type or print lawyer for [name of party.		_			
Signature of [type or print lawyer for [name of party.		_			

By the Court

Affidavit	- General
Form 45	

Provincial Court Family Rules Rules 171 and 172

	Registry location:	
	Court file number:	
	Last name of parties: Party 1/ Party 2	
	Document number: For registry use only	
COURT STAMP		

This Affidavit provides evidence to the court of the facts and events it sets out.

Please read before completing the form:

- An affidavit is used to present written evidence that is relevant to the case to the court.
- The affidavit must be signed with a commissioner for taking affidavits. Lawyers and notaries are all commissioners for taking affidavits. The court registry also has staff who are commissioners for taking affidavits who can swear or affirm your affidavit for free.
- For guidance completing this form, please read the guidebook. The guide is available online at www.gov.bc.ca/court-forms or from your local court registry.

I,		,	of		,
	Full name		Occupation	Address of person, City, P	ovince

SWEAR OR AFFIRM THAT:

I know or believe the following facts to be true. If these facts are based on information from others, I believe that information to be true.

1.	I am making this affidavit	
	in support of an application	
		Briefly describe the type of application
	☐ in response to an application	n
		Briefly describe the type of application

List the facts that you wish to present to the court using short sentences. Each fact or piece of information should be organized into its own numbered paragraphs (starting with 2). If certain facts are not within your personal knowledge, identify the source of your information. If you refer to documents, attach them to this affidavit and mark them as exhibits.

2.

3.

4.

(+) ...

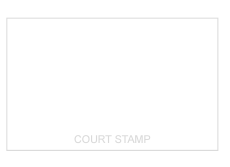
[print name or affix stamp of commissioner]

Sworn or affirmed before me	
at, British Columbia City on	
Date	
A commissioner for taking affidavits in British Columbia	Signature

Notice of Address Change

Form 46

Provincial Court Family Rules Rule 175



Registry location:	
Court file number:	

This Notice of Address Change provides notice to the court and each party that a party's address has changed as set out in this document.	
Part 1 Party information and notice	
1. My full name is	
Full name of party	
2. The other party's full name is	
Full name of party/parties	
3. understand I need to serve each party with a filed copy of this notice.	
Part 2 Contact information and address for service	If
	cl

4. I am notifying the court and the other party/parties that **my contact information and** address for service of court documents are changed to:

Address:			
City:	Province:		Postal Code:
Email:		Telephone	
Lawyer (if applicable):			

5. The change is current as of

Date (dd/mmm/yyyy)

your address for service hanges, you must file a Notice of Address Change and serve a copy on each other party as soon as possible [Rule 175].

Form 47

Provincial Court Family Rules Rule 182

Registry location:	
Court file number:	

Notice by Advertisement

In the Provincial Court of British Columbia

To [full name of party to be served]

[full name of party making application] is applying to the Provincial Court for an order [describe the order(s) you are asking the court to make].

The Court has ordered that the [name of document(s) to be served] be served on you by way of this advertisement.

To reply to the application, you must:

(Option 1) File a reply form within 30 days (or other time period specified by the court) in the court registry at [address of court registry, city, province].

(Option 2) Appear in court at [address of court registry, city, province] on [date] at [time a.m/p.m.].

If you [do not file a reply][do not appear in court on the date and time scheduled for the court appearance], the Court may make an order in your absence.

You can get a copy of the document(s) in your case, or view your court file, at the court registry at the above address. Refer to court file number *[court file number]*.

Registry location: Affidavit of Personal **Service** Court file number: Form 48 Last name of parties: Party 1/ Party 2 Provincial Court Family Rules Document number: **Rule 183** For registry use only of Full name Occupation Address of person, City, Province **SWEAR OR AFFIRM THAT:** I personally served Full name of the person served (copy their name from the document you served them) a.m./p.m. at Date the documents were served (dd/mmm/yyyy) Time the documents were served at Street address or location where service took place, city, province with a copy of the following document(s): Indicate each document served by marking it with an exhibit letter, listing it below, and attaching a copy to the affidavit Exhibit "A": Exhibit "B": Exhibit "C": (+) ... **2.** The party served was identified to me in this manner: Select only one of the options below I know the person the person served admitted to being this person other (specify): Sworn or affirmed before me , British Columbia at City on Date

Signature

A commissioner for taking affidavits in British Columbia

[print name or affix stamp of commissioner]

Registry location: Affidavit of Personal **Service of Protection** Court file number: Order Last name of parties: Form 49 Party 1/ Party 2 Document number: Provincial Court Family Rules For registry use only **Rule 183** Full name Occupation Address of person, City, Province SWEAR OR AFFIRM THAT: 1. I personally served Full name of the person served (copy their name from the document you served them) a.m./p.m. at Time the documents Date the documents were served (dd/mmm/yyyy) were served at Street address or location where service took place, city, province with a copy of the attached protection order made under Part 9 of the Family Law Act, marked as Exhibit "A". **2.** I **also personally served them with** a copy of the following document(s): Indicate each additional document served by marking it with an exhibit letter, listing it below, and attaching a copy to the affidavit Exhibit "B": Exhibit "C": Exhibit "D": (+) ... **3.** The party served was identified to me in this manner: Select only one of the options below I know the person the person served admitted to being this person other (specify):

Signature

Sworn or affirmed before me

City

Date

A commissioner for taking affidavits in British Columbia

[print name or affix stamp of commissioner]

at

on

, British Columbia

Notice of Discontinuance Form 50

Provincial Court Family Rules Rule 191

	Registry location:	
	Court file number:	
	Document number: For registry use only	
COURT STAMP		

This Notice of Discontinuance sets out the details of an application about a family law matter, reply or counter application that a party is discontinuing. An application, reply or counter application that is discontinued has been abandoned. The parties cannot take any further action on the application, reply or counter application.

Please read before completing the form:

- This form can be filed at any time, but sometimes you need the consent of the other parties or permission of the court first [Rule 191]. See Part 4 of this form for details.
- Subject to the limitation periods set out in sections 147 (4)(b) [duty to provide support for child] and 198 (2) [time limits] of the Family Law Act, if you discontinue an application, you are not prevented from filing a new application about the same family law matter at a later date, unless the judge orders otherwise [Rule 191 (6)].

Part 1 | Party information

1. My full name is:

Full name of party

2. The other party's full name is:

Full name of party/parties

Copy the party information from a filed document in your case. It should match.

You can only discontinue your

an Application About a Family

own Application About a Family Law Matter, Reply to

Law Matter or Counter

191 (5)].

Application [Rule 191 (4)]. The discontinuance of your

application or reply does not

affect any application or reply

made by another party [Rule

Part 2 | Notice to other party

- 3. I understand I must give notice of this notice of discontinuance to each other party. To give notice, they must be served with a copy of the notice of discontinuance before the earlier of the following dates:
 - (i) 14 days after you filed the notice of discontinuance
 - (ii) the date of the next scheduled court appearance

Part 3 | Details of discontinuance

٠.	i am discontinuing
	Select the correct option(s) and complete any required information

the whole of my:

Application About a Family Law Matter on

Date (dd/mmm/yyyy)

Reply to an Application About a Family Law Matter on

Date (dd/mmm/yyyy)

Counter Application filed on

Date (dd/mmm/yyyy)

the following schedule(s)/part(s) of my:

Application About a Family Law Matter on

Date (dd/mmm/yyyy)

Reply to an Application About a Family Law Matter on

Date (dd/mmm/yyyy)

Counter Application filed on Date (dd/mmm/yyyy)

List the schedule(s) or part(s) you are discontinuing

Notice of Discontinuance | Page 1 of 2

Part 4	│ Information about steps taken in t	he case	1
5.	Please select the correct option and complete The application has no date scheduled. The application is scheduled for a complete the correct option and corre	uled for a court appearance	When you file this notice, the appearance for your document, if applicable, will be cancelled.
	☐ I am discontinuing only a reply	Date (dd/mmm/yyyy)	Remember you must serve the other party with a copy of this filed notice before the scheduled date.
7.	Is a trial date scheduled within 30 days o ☐ Yes→ Complete Part 5 Consent ☐	No of the date this notice is being filed? No	If yes, each other party is required to provide their consent to discontinue your application, reply or counter application or you require the permission of the court to discontinue it [Rule 191 (2)(b)
	5 Consent of the parties – Complete t sponses in Part 4.	his part only if consent is required based on	& (3)(b)].
	•		
The pa	arties' consent to	discontinuing their	
-		ame of party	
applica	Full na ntion, reply or counter application as descr eure of [type or print name],	ame of party	If you cannot obtain the consent of each party, you can apply to the court for permission using the Application for Case Management Order Form 10.
applica	Full na ition, reply or counter application as desci	ame of party	If you cannot obtain the consent of each party, you can apply to the court for permission using the Application for Case
applica	Full na ntion, reply or counter application as descr eure of [type or print name],	ame of party	If you cannot obtain the consent of each party, you can apply to the court for permission using the Application for Case
Signa □ par	Full na ntion, reply or counter application as descr eure of [type or print name],	ame of party	If you cannot obtain the consent of each party, you can apply to the court for permission using the Application for Case
Signa Digna	Full nation, reply or counter application as described. Furty application as described. Furty of [type or print name], furty lawyer for [name of party/parties]	ame of party	If you cannot obtain the consent of each party, you can apply to the court for permission using the Application for Case

Electronic Filing Statement

Form 51

Provincial Court Family Rules Rules 193

Electronic Filing Statement

	Registry location:	
	Court file number:	
COURT STAMP		

This Electronic Filing Statement advises the court that the document that is being filed electronically shows an original signature of the person identified and that the electronic version appears to be a true copy of the original paper version.

Please read before completing the form:

- This form is required only if you are electronically filing an affidavit or other signed document for evidentiary purposes [Rule 193].
- You must keep the original paper version of the document until the earliest of
 - i. the date the proceeding, including any appeals, is completed
 - ii. the date the appeal period has expired, if no appeal is filed
 - iii. the date on which a judge orders the paper version be filed

1. Select the applicable option and complete the required information

	□ I,	, am the lawyer for			
	Full name of lawyer			Full name of party/parties	
	□ I,		, am not r	epresented by a lawyer	
	Full name of pa	arty			
2.	The other party is				
		Full name	of other party	//parties	
3.	I advise as follows:				
	The			is being submitted for filing electronically	

Name and identifying description of document

(add if applicable) on behalf of

Full name of party/parties

The original paper version of the document being submitted for filing electronically appears to bear an original signature of the person identified as the signatory and I have no reason to believe that the signature on the document is not the signature of the identified signatory.

The version of the document that is being submitted for filing electronically appears to be a true copy of the original paper version of the document and I have no reason to believe that it is not a true copy of the original paper version.

Date (dd/mmm/yyyy)	Signature

Fax Filing Cover Page – Provincial Court Family Form 52

Provincial Court Family Rules Rule 194

This form must be used when transmitting documents to the court registry by fax for filing.

Documents transmitted by fax are subject to the limitations set out in the Provincial Court Family Rules.

It is the responsibility of the person transmitting a document to ensure that the document is filed in the court registry within the required filing time. The registry is not responsible for any difficulties transmitting a document by fax to the registry. The registry cannot guarantee that any document will be filed on the day it is received in the registry.

То:	Court location Fax number			Provincial Co	o court registries
From: Name of party, lawyer or firm Contact name				can be found on the BC Government website at: www.gov.bc.ca/gov/content stice/courthouse-	
(if different from above) Phone number			services/courth locations or the BC at 1-800-66		through Enquiry
Notification of acceptance or refusal of filing: Please select only one of the following options for notification and complete the required information					
□ by fax to:					
□ by email to:	Fax number				
by chiali to.	Email address				
■ by mail to:	Mailing address				
	g				
	City		Province	Postal Code	
Attachments:	City		Province	Postal Code	
Court file number:			Province	Postal Code	
			Province	Postal Code	
Court file number: Names of parties:		ation About a Fami	Province ly Law Matter, Reply, etc.)	Postal Code	No. of pages in document
Court file number: Names of parties:		ation About a Fami		Postal Code	
Court file number: Names of parties:		ation About a Fami		Postal Code	
Court file number: Names of parties:	r filing: (Applica		ly Law Matter, Reply, etc.)		
Court file number: Names of parties: Document(s) for	r filing: (Applica	tal no. of pages	ly Law Matter, Reply, etc.) in submission (including fax	cover page) →	document
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