THE QUEEN'S BENCH (FAMILY DIVISION)
Centre
BETWEEN:
petitioner
petitioner
- and -
respondent
PETITION FOR DIVORCE
PETITION FOR DIVORCE

(Name, address and telephone number of party filing)

THE QUEEN'S BENCH (FAMILY DIVISION)

Centre		
BETWEEN:		
	and	petitioner
		respondent

PETITION FOR DIVORCE

TO THE RESPONDENT (full name)

A LEGAL PROCEEDING HAS BEEN COMMENCED AGAINST YOU by the petitioner claiming a DIVORCE under the *Divorce Act* (Canada) (and claiming other relief, particulars of which are found in the attached pages).

IF YOU WISH TO DEFEND THIS PROCEEDING, you or a Manitoba lawyer acting for you must prepare an answer in Form 70J of the *Queen's Bench Rules*, file it in this court office and serve it on the petitioner's lawyer or, where the petitioner does not have a lawyer, serve it on the petitioner:

- WITHIN 20 DAYS after this petition is served on you, if you are served in Manitoba;
- WITHIN 40 DAYS after this petition is served on you, if you are served in another province or territory of Canada or in the United States of America;
- WITHIN 60 DAYS after this petition is served on you, if you are served outside Canada or the United States of America.

FINANCIAL INFORMATION

If this petition contains a claim for child or spousal support or a division of property, you must prepare a financial statement in accordance with Rule 70.07 and Form 70D of the *Queen's Bench Rules* within the time set out above for filing and serving your answer. If you file and serve an answer, your financial statement must accompany your answer.

In addition, if there is a claim for child support and either the petitioner or you live outside Manitoba, you must also prepare an affidavit containing the documents required by section 21 of the *Federal Child Support Guidelines*. You must file and serve the affidavit within the time set out above for filing and serving your answer. If you file and serve an answer, your affidavit must accompany your answer.

IF YOU ARE SERVED WITH A DEMAND FOR FINANCIAL INFORMATION IN FORM 70D.1, YOU MUST ALSO PROVIDE THE FINANCIAL INFORMATION REQUIRED OF YOU WITHIN THE TIME SET OUT IN THE DEMAND FOR FINANCIAL INFORMATION.

IF YOU FAIL TO FILE AND SERVE YOUR COMPLETED FINANCIAL INFORMATION ON TIME, YOU MAY INCUR SERIOUS PENALTIES.

NOTE: If there are no support or property issues raised in the petition or your answer, you do not need to file and serve at this time a financial statement or an affidavit containing the documents required by section 21 of the *Federal Child Support Guidelines*.

IF YOU FAIL TO FILE AND SERVE AN ANSWER, A DIVORCE MAY BE GRANTED IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU, AN ORDER MAY BE GRANTED AGAINST YOU ON ANY OTHER CLAIM IN THIS PETITION AND YOU MAY LOSE YOUR RIGHT TO SUPPORT OR A DIVISION OF PROPERTY.

NEITHER SPOUSE IS FREE TO REMARRY until a divorce has been granted and has taken effect. Once a divorce has taken effect, you may obtain a certificate of divorce from this court office.

	Issued by	
Date	Registrar	
	Court of Queen's Bench –	Centre
	(court address)	

DETAILS OF THE CLAIM

1.	The petitioner seeks an order for the followi	ng relief pursuant to the Divorce Act (Canada):
	 Divorce Parenting arrangements parenting time decision-making responsibility other (specify): 	 [] Child support [] table amount [] special or extraordinary expenses [] other amount [] Spousal support [] Costs
2.	The petitioner seeks an order for the following	ng relief pursuant to provincial legislation:
	 Non-cohabitation Parenting arrangements joint custody [] primary care and control [] sole custody [] access [] other (specify):	 [] Exclusive occupation of family home [] Partition or sale [] Postponement of sale [] Protective relief, including [] prohibition against following [] prohibition against contact/ communication [] prohibition against attendance [] driving suspension/disqualification (section 15(1) of The Domestic Violence and Stalking Act) [] other (specify): [] Financial disclosure [] Costs [] Other (specify):
3.	Details of the relief claimed: (When "Other" relief is claimed, set out in separate, co and each allegation of material fact relied on to subst	onsecutively numbered paragraphs the precise relief claimed rantiate the claim.)

4.	Reconciliation: There is no possibility of reconciliation or resumption of cohabitation.			
5.	There has been no collusion in relation to this petition.			
6.	Particulars of relationship:			
	(a) Date and place of marriage:			
	(day) (month) (year) in (town/city) (province/country)			
	(b) If parties cohabited before marriage to each other, date cohabitation commenced:			
(day) (month) (year)				
	(c) Date cohabitation ceased:			
(day) (month) (year)				
	(d) Surname of each party immediately before marriage:			
	petitioner: [] unchanged; or []			
	respondent: [] unchanged; or []			
	(e) Full name at birth:			
	petitioner respondent			
	(f) Marital status of spouses at time of marriage:			
	petitioner: [] never married respondent: [] never married [] divorced [] widowed [] widowed			

(g) The petitioner was born at _____

on				
-	(day)	(month)	(vear)	

(h) The respondent was born at _____

on				
	(day)	(month)	(year)	

- 7. (a) The petitioner's full address (including postal code):
 - (b) The respondent's full address (including postal code):
 - (c) One of the parties has been habitually resident in the Province of Manitoba for at least one year preceding the date of the filing of this petition.
- 8. Children:
 - (a) The names and dates of birth of all children of the parties or either of them, and of any child for whom either stand in the place of a parent:
 - (b) The petitioner proposes the following parenting arrangements:

- (c) The petitioner claims child support for:
- (d) The petitioner proposes the following child support arrangements:
- 9. The dates of all written or oral agreements between the parties are:

- 10. The particulars of all orders, processes and court proceedings affecting any party to this proceeding, including any of the following:
 - (a) an order or proceeding in relation to parenting arrangements, child support, spousal support or property;
 - (b) a civil protection order or a proceeding in relation to such an order;
 - (c) a child protection order, proceeding, agreement or measure;
 - (d) an order, proceeding, undertaking or recognizance in relation to any matter of a criminal nature.

11. Financial Information:

(Attached is the petitioner's financial statement (Form 70D).)

(Note: The petitioner does not need to attach a financial statement or an affidavit containing the documents required by section 21 of the Federal Child Support Guidelines if the petitioner is not claiming any child or spousal support or division of property.)

(Where the petition contains a claim for child support and either the petitioner or the respondent lives outside Manitoba, add:)

Attached is the petitioner's affidavit containing the documents required under section 21 of the *Federal Child Support Guidelines*.

- 12. (a) The legal description of real property in respect of which partition or sale is sought:
 - (b) The municipal address of the above described property is:

- (c) The property is registered in the name(s) of:
- (d) The market value of the property is:
- (e) Particulars of registered encumbrances are:

13. Certification of petitioner:

I certify that I am aware of my duties and responsibilities under the *Divorce Act* (Canada), as follows:

- (a) If I am granted parenting time or decision-making responsibility:
 - (i) I will exercise it in a manner that is consistent with the best interests of the child.
 - (ii) Before changing my place of residence or that of the child I must give notice in the manner required by the *Divorce Act* (Canada) to anyone who has parenting time, decision-making responsibility or contact under a contact order respecting the child*.
 - (iii) Before relocating myself or the child I must give notice at least 60 days before the expected date of the proposed relocation and in the form prescribed by the regulations under the *Divorce Act* (Canada), to any other person who has parenting time, decision-making responsibility or contact under a contact order respecting the child of my intention*.

(strike out if parenting time or decision-making responsibility is not being sought)

^{• *}Any move — including a local move — is a change of residence.

[•] A "relocation" is a move — either by a child or a person with parenting time or decision-making responsibility — that could have a significant impact on the child's relationship with a person with or applying for parenting time or decision-making responsibility or a person who has contact under a contact order.

[•] A person with parenting time or decision-making responsibility must give notice before any proposed move to any person with parenting time, decision-making responsibility or contact of a change of their residence or that of the child.

Notice of a relocation must be given at least 60 days in advance.

[•] A person with contact who proposes any change of residence, must give notice to any person with parenting time, decision-making responsibility or contact. If the proposed change of residence is likely to have a significant impact on the relationship with the child, the notice must be given at least 60 days in advance.

[•] The specific details of the notice requirements are set out in the *Divorce Act*, Canada (s. 16.7 to 16.96) and the required notice forms and descriptions of how to give notice are set out in the Notice of Relocation Regulations under the *Divorce Act*, Canada. See Justice Canada web site: www.laws-lois.justice.gc.ca

(b)	I will, to the best of my ability, protect any child of the marriage from conflict arisir	ηg
	from this proceeding;	

(strike out if there are no children of the marriage)

- (c) I will, to the extent that is appropriate to do so, try to resolve this matter with the respondent through a family dispute resolution process;
- (d) I will provide all complete, accurate and up-to-date information that is required by the *Divorce Act* (Canada);
- (e) I will comply with any order made under the Divorce Act (Canada).

14. Declaration of petitioner:

I have read and understand this petition. Those statements contained in this petition of which I have personal knowledge are true, and those of which I do not have personal knowledge, I believe to be true.

Dated at	, this	_ day of	,
		(signature of pe	titioner)
Statement of Lawyer: I, to this court that I have comp	_, the lawyer for	manta of autocations	_, the petitioner, certify
the <i>Divorce Act</i> (Canada).	nied with the require	ments of subsections	s r.r(1) and r.r(2) o
Dated at	, this	day of	,
		(Signature of lawyer)	
		(Name of lawyer)	
		(Firm name)	
		(Address) (Phone)	
		(Fax)	

(E-mail address)