## FORM F3 (RULE 4-1 (1))

In the Supreme Court of British Columbia  Claimant:  Respondent:  NOTICE OF FAMILY CLAIM  This family law case has been started by the claimant(s) for the relief set out in section 4 below.  If you intend to respond to this family law case, you or your lawyer must  (a) file a response to family claim in Form F4 in the above-named registry of this court within 30 days after the date on which this copy of the filed notice of family claim was served on you, and (b) serve a copy of the filed response to family claim on the claimant.  If you intend to make a counterclaim, you or your lawyer must  (a) file a response to family claim in Form F4 and a counterclaim in Form F5 in the above-named registry of this court within 30 days after the date on which this copy of the filed notice of family claim was served on you, and (b) serve a copy of the filed response to family claim and counterclaim on the claimant and on any new parties named in the counterclaim.  Orders, including orders granting the relief claimed, may be made against you if you fail to file the response to family claim within the 30 day period referred to above.  1 Information about the parties  The claimant,		No.
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The claimant,		
The respondent,, is	1 Information	on about the parties
2 Spousal relationship history  The claimant,, and the respondent, began to live together in a marriage-like relationship on were married on separated on	The claimant,	(C, is
The claimant,, and the respondent,  began to live together in a marriage-like relationship on  were married on  separated on	The respondent	, is
began to live together in a marriage-like relationship on were married on at separated on	2 Spousal re	elationship history
were married on at separated on	The claimant,	, and the respondent,
atseparated on	began to	o live together in a marriage-like relationship on
separated on	were ma	arried on
		at
were divorced from each other by order made on	separate	ed on
	were div	orced from each other by order made on

Last updated: September 14, 2021

# There is no prior agreement, court order or court proceeding relating to any of the claims made in this notice of family claim [OR] One or more of the following relates to claims made in this notice of family claim: a written agreement dated a court order dated a prior court proceeding: Court File Number: Court Registry:

Last updated: September 14, 2021

# The claimant's claims 4 The claimant is asking for the following: An order for divorce An order respecting child(ren) An order for spousal support An order relating to family property and family debt Another order An order for costs An order to \_ confirm or \_ set aside in respect of a written agreement dated spousal support child support division of property and/or debt other for the following reasons: 5 Place of trial will be 6 The address of the registry is

### 7 The claimant's address for service is

Address for service:	
Fax (optional):	
E-mail (optional):	
Date:	
	Signature of
	☐ claimant ☐ lawyer for claimant(s)
Note to Claimant AND Respondent:	You must file <b>financial information</b> (Form F8) if any of the following apply:
<ul> <li>there is a claim by either part</li> <li>there is a claim against you feel</li> <li>you are claiming child support</li> <li>(a) you are making no</li> <li>(b) the child support is</li> <li>(c) none of the childre</li> <li>(d) the income of the part</li> <li>(e) you are not applying</li> </ul>	for spousal support or you are claiming spousal support; ty for the division of property and/or debts under Part 5 or 6 of the Family Law Act; or the support of a child, OR ort unless all of the following conditions apply: claim for any other kind of support; s for children who are not stepchildren; en for whom child support is claimed is 19 years of age or older; person being asked to pay child support is under \$150 000 per year; and for special expenses under section 7 of the child support guidelines; and for an order under section 8 of the child support guidelines;

If you do not file the financial information that is required, the court may attribute an amount of income to you, and make a support award against you, based on that amount.

(h) you are not making a claim based on undue hardship under section 10 of the child support guidelines.

(g) you are not applying for an order under section 9 of the child support guidelines;

### LAWYER'S CERTIFICATE (FAMILY LAW ACT, s. 8(2))

l,	, lawyer for	certify that,
in acco	ordance with section 8(2) of the <i>Family Law Act</i> , I have	—
	<ul><li>(a) discussed with the party the advisability of using various types of family dispute resolve the matter, and</li><li>(b) informed the party of the facilities and other resources, known to me, that may be avain resolving the dispute.</li></ul>	
Date:		
	Signature of lawyer	
	ce	
	A Citylistille	

### FORM F3 (RULE 4-1 (1))

### **SCHEDULE 1 – DIVORCE**

1 Personal Information			
	Claimant	Respondent	
Birthdate:			
Habitually resident in British Columbia since:			
Surname at birth:			
Surname immediately before marriage:			
Marital status immediately before marriage:	never married	never married	
	divorced	divorced	
	widowed	widowed	
Place of marriage:	City:		
	Prov/State:	Country:	
<ul> <li>The claimant asks for an order for divorce on these grounds:</li> <li>Divorce is claimed as a result of having lived separate and apart.</li> <li>Divorce is claimed on grounds other than having lived separate and apart.</li> </ul>			
Divorce claimed as a result of having lived	d separate and apart.	Silce	
(i) The claimant and his or her spo	ouse have lived separate and a	part since	
	6.8		
AND			
The claimant and his or her spo	ouse have not lived together s	ince then	
The claimant and his or her spo an unsuccessful attempt to rec		n during the following period(s), in	
From:	to:		

Divorce claimed on grounds other than having lived separate and apart.
(ii) Other grounds, under section 8 (2) (b) of the <i>Divorce Act</i> (Canada):
Adultery (the respondent has committed adultery)
Cruelty (the respondent has treated the applicant with physical or mental cruelty of such a kind as to make continued cohabitation intolerable)
AND
The claimant has not condoned any act relied on under section 8 (2) (b) of the <i>Divorce Act</i> (Canada) as a ground for divorce.
3 The claimant confirms that:
There is no possibility of reconciliation.
I do not know about and I am not involved in any arrangement to make up or to hide evidence or to deceive the court to obtain a divorce
4 Proof of marriage
A certificate of marriage or of registration of marriage has been filed
A certificate of marriage or of registration of marriage is not being filed with this notice of family claim
because
and the certificate will be filed before this claim is set down for trial or an application is made for an order of divorce
It is impossible to obtain a certificate of marriage or of registration of marriage because:

Children			
There are no child	ren of the marriage	as defined by the <i>Divo</i>	rce Act (Canada)
		[OR]	
The children of the	e marriage are:		
Full N	ame	Birth Date [dd/mmm/yyyy]	Resides with

The following certificate must be completed by each party to a divorce claim.

### PARTY'S CERTIFICATE (Divorce Act (Canada), s. 7.6)

☐ By ch	necking this box, I,	, certify that I am aware of my duties
unde	r sections 7.1 to 7.5 of the <i>Divorce Act</i> (Canada), which say:	
7.1	A person to whom parenting time or decision-making responshild of the marriage or who has contact with that child underesponsibility or contact in a manner that is consistent with t	er a contact order shall exercise that time,
7.2	A party to a proceeding under this Act shall, to the best marriage from conflict arising from the proceeding.	t of their ability, protect any child of the
7.3	To the extent that it is appropriate to do so, the parties to a parties that may be the subject of an order under this Act through a	
7.4	A party to a proceeding under this Act or a person who is shall provide complete, accurate and up-to-date information	
7.5	For greater certainty, a person who is subject to an order rorder until it is no longer in effect.	made under this Act shall comply with the

The following certificate must be completed for each party to a divorce claim who is represented by a legal advisor.

### LEGAL ADVISER'S CERTIFICATE (Divorce Act (Canada), S. 7.7 (3))

☐ By checking this box, I,	, legal advisor for	
certify that I have complied with se	ction 7.7 of the <i>Divorce Act</i> (Canada), which says:	

- 7.7. (1) Unless the circumstances of the case are of such a nature that it would clearly not be appropriate to do so, it is the duty of every legal adviser who undertakes to act on a spouse's behalf in a divorce proceeding
  - (a) to draw to the attention of the spouse the provisions of this Act that have as their object the reconciliation of spouses; and
  - (b) to discuss with the spouse the possibility of the reconciliation of the spouses and to inform the spouse of the marriage counselling or guidance facilities known to the legal adviser that might be able to assist the spouses to achieve a reconciliation.
- (2) It is also the duty of every legal adviser who undertakes