	plication for a condition (judicial) separation					der	N	ame	of s	ole a	appli	cant	or a	pplic	ant 1		
							N	ame	of a	pplid	cant	2					
							N	ame	of r	espo	ndei	nt					
Sc	ole applicants - complete Sec	ction	ns A,	, C a	nd D)						₹					
Jo	int applicants - complete Se	ctio	ns B	, C a	ınd [) (
Α.	Sole applicant								Š				-	nd pro	-	-	
	ris section is to be completed vorce/dissolution/(judicial) s Full name of sole applicant First name(s) Middle name(s) Last name	_										If you have not alre applied for a finance you can still do so i want to. You can find more on financial orders how to get help ago on any issues at wouk/money-property relationship-ends/a-financial-order				al or f you uida and eeing w.go	nce g ov.
2.	The sole applicant applies to divorce in this case dissolution in this case or in the case of (judicial) separate.										ne						
	judge for a		, •		(ري ح ا حا			55								

Case number

(judicial) separation order in this case

3.	Has the respondent filed an acknowledgment of service?
	Yes
	No. Go to question 6.
4.	Who has signed the acknowledgment of service?
	the respondent, (you must attach a copy of the acknowledgment of service to this form)
	a legal representative. Go to Section C.
5.	I identify the signature appearing in the statement of truth signature box on the acknowledgement of service, a copy of which I have attached to this statement and marked 'A', as the signature of my
	spouse
	civil partner
	who is the respondent in these proceedings.
6.	The respondent has not filed an acknowledgement of service, I have attached
	a certificate of service (form FP6)
	an order from the court dispensing with or deeming service
	other evidence of service (please specify below and attach any relevant evidence)

Now go to Section C.

B. Joint applicants

This section should be completed by applicants who made the divorce/dissolution/(judicial) separation application jointly. If you wish to proceed as a sole applicant at this stage, please complete question 10 below.

7.	Full name of applicant 1
	First name(s)
	Middle name(s)
	Last name
8.	Full name of applicant 2
	First name(s)
	Middle name(s)
	Last name
Со	mplete either question 9 or question 10
9.	This is a joint application and we both apply to the judge to make a conditional order of
	divorce in this case
	dissolution in this case
	or
	in the case of (judicial) separation, the joint applicants apply to the judge for a
	[(judicial) separation order in this case
	Now go to Section C

10.	The divorce/dissolution/(judicial) separation application was made jointly, but this application is now to proceed as a sole application by only	Note 10: If you decide to proceed with the application as a sole applicant having initially
	applicant 1	made a joint application,
	applicant 2	the application cannot be changed back to a joint application and can
	and this applicant applies to the judge to make a conditional order of	only proceed as a sole application at final order
	divorce in this case	stage. The other party to the proceedings becomes 'the
	dissolution in this case	respondent'.
	or	
	in the case of (judicial) separation, the applicant applies to the judge for a	
	[(judicial) separation order in this case	
	You must also serve (send) the other party with a copy of this application.	
	Statement in support of Divorce/Dissolution/ (judicial) separation application Have you read the application application for divorce/dissolution/ (judicial) separation? Yes No	
12.	Do you wish to alter or add to any statement in the application for divorce/dissolution/(judicial) separation?	Note 12: If you are amending anything substantial in the application, you may need
	Yes. I wish to make the following alterations or additions:	to submit an amended application form and pay a fee.
		Enter the details of the amendment here and the court will inform you if this is required.
	No. Go to Section D - Statement of truth.	

13.	Subject to these alterations or additions (if any) is everything stated in your divorce/dissolution/(judicial) separation application true?
	Yes
	☐ No
	If any statement is not within your own knowledge, please indicate this and state whether it is true to the best of your information and belief.



D. Statement of truth

14. Sole applicant or applicant 1

I understand that proceedings for contempt of court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

I believe that the facts stated in this form and any continuation sheets are true.

The applicant believes that the facts stated in this form and any continuation sheets are true. **I am authorised** by the applicant to sign this statement.

Note: where the applicant relies on the respondent's signature on the Acknowledgment of Service (or any other document), the statement of truth must be completed by the applicant and not the solicitor.

Signature

Applicant

Applicant's legal representative (as defined by FPR 2.3(1))

Date

Day Month Year

Full name

Name of applicant's legal representative's firm

If signing on behalf of firm or company give position or office held

15. Applicant 2

I understand that proceedings for contempt of court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

I believe that the facts stated in this form and any continuation sheets are true.

The applicant believes that the facts stated in this form and any continuation sheets are true. **I am authorised** by the applicant to sign this statement.

Signature

Applicant

Applicant's legal representative (as defined by FPR 2.3(1))

Date

Day Month Year

Full name

Name of applicant's legal representative's firm

If signing on behalf of firm or company give position or office held

Please return your form to:

HMCTS Divorce and Dissolution service PO Box 13226 Harlow CM20 9UG

Email:

divorcecase@justice.gov.uk

Phone: 0300 303 0642 Monday to Friday 8am to 6pm and Saturday 8am to 2pm