APPENDIX OF FORMS FORM 72F

ANSWER AND COUNTER-PETITION

(Court, Court File Number, Style of Proceeding)

ANSWER AND COUNTER-PETITION (FORM 72F)

ANSWER

(as in Form 72D)

COUNTER-PETITION

(Strik	re out portions that are not applicable.)
CLA	IM
1 T	he respondent claims:
(a)	a divorce;
(b)	under the Divorce Act (i) (ii) (iii)
(c)	under the Marital Property Act (i) (ii) (iii)
	(State precisely everything you want the Court to include in the divorce judgment. If you claim child support, see out the number of children under the age of majority, the number of children over the age of majority and the nature and amount of any special expenses claimed. If you claim spousal support, set out the amount claimed as spousal support. If you claim a division of property, set out the nature and amount of relief claimed. If you claim division of property that is not listed in an attached Financial Statement, attach a list of all property that you seek to have divided and set out your claim to each item of property. If you want to include provisions of a domestic contract, separation agreement, minutes of settlement, parenting plan, previous court order or any other document in the divorce judgment, attach a copy of the document and refer to the specific provisions to be included. If relief is claimed under any other Act, refer to the Act in the claim.)
GRO	OUNDS
2(a)	There has been a breakdown of the marriage by reason that: (Check appropriate box or boxes.)
	(i) the spouses have lived separate and apart since the

	(ii) the petitioner, on or about the day of , 20, committed adultery with
	(iii) the petitioner has, since celebration of the marriage, treated the respondent with physical or mental cruelty of such a kind as to render intolerable the continued cohabitation of the spouses.
(b)	The particulars of the grounds for the divorce are: (Set forth fully but concisely all the material facts relied on but not the evidence by which they may be proved.)
REC	ONCILIATION
3(a)	There is no possibility of reconciliation of the spouses.
(b)	(Where applicable) The following efforts to reconcile have been made:
PAR	TICULARS OF MARRIAGE
(Atta	ch a marriage certificate or explain its absence.)
4(a)	The petitioner and respondent were married on the day of
(b)	The petitioner's last name at birth was
(c)	The respondent's last name at birth was
(d)	The petitioner's last name on the day before this marriage (if different than at birth):
(e)	The respondent's last name on the day before this marriage (if different than at birth):
(f)	The petitioner's given names on the day before this marriage:
(g)	The respondent's given names on the day before this marriage:
(h)	The petitioner's gender on the day before this marriage: ☐ Male ☐ Female ☐ Another Gender
(i)	The respondent's gender on the day before this marriage: ☐ Male ☐ Female ☐ Another Gender
(j)	The marital status of the petitioner and the respondent on the day before this marriage was: petitioner respondent
(k)	The petitioner was born on the day of
(1)	The respondent was born on the day of

RES	IDENCE AND JURISDIC	TION				
5(a)	The petitioner resides at in the Province of					
(b)	The respondent resides at		in the Province of			
(c)	(Check the appropriate be	x)				
	The petitioner has been					
	The respondent has been					
	Both the petitioner and the	e respondent have been				
	habitually resident in the I commencement of this pro		for at least one year immedia	tely preceding the date of the		
CAP	ACITY					
6 B abilit	•	spondent are of the full age of	of 19 years and neither of the	m suffers from any legal dis-		
CHII	LDREN					
7(a)	The following are all the l	iving children of the marriag	ge as defined by the Divorce A	Act:		
	Full Name	Birth date	School and grade or year	Person(s) with whom child lives and length of time child has lived there		
	The children habitually re	side in (municipality and pro	ovince, state or country)			
(b)	The respondent seeks a parenting order with respect to the following children on the following terms: (Be sure that this claim agrees with the claim under clause $I(b)$.)					
	Name of child		Terms of Order			

	[] agrees The petitioner [] does not agree with the above terms.	
(a)		
(c)	The respondent is not seeking a parenting order and	
	[] is content that a previous parenting order continue in	force, or
	[] is attempting to obtain a parenting order in another pr name of court, court file number and particulars of the or	
(d)	The respondent seeks to have parenting time allocated ur have parenting time and decision-making responsibility a lowing children on the following terms:	
	Name of child	Terms of Order
	[] agrees The petitioner [] does not agree with the above terms.	
(e)	The following is the existing schedule of parenting time for him or her: (<i>Give details such as days of the week, hours</i>	
(f)	The above schedule of parenting time is	
	[] satisfactory.[] not satisfactory.	
	(If not satisfactory, give reasons and describe how the sch	nedule should be changed.)

		rests of the children for the fo	mowing reasons:
The following changes in	the circumstances of the spo	ouses are expected to affect the	ne children and the nare
	responsibility with respect to		ie ciliuren and the parei
	, ,		
The existing arrangements	s between the spouses for sup	oport for the children are as f	ollows:
		oport for the children are as f	
The existing arrangements	s between the spouses for sup Time period (weekly, monthly, etc.)	pport for the children are as f Paid by (petitioner or respondent)	ollows: Paid for (name of child)
	Time period (weekly,	Paid by (petitioner or	Paid for (name of child)
Amount paid	Time period (weekly, monthly, etc.)	Paid by (petitioner or respondent)	Paid for
Amount paid	Time period (weekly, monthly, etc.)	Paid by (petitioner or respondent)	Paid for (name of child)
Amount paid	Time period (weekly, monthly, etc.)	Paid by (petitioner or respondent)	Paid for (name of child)
Amount paid	Time period (weekly, monthly, etc.)	Paid by (petitioner or respondent)	Paid for (name of child)
Amount paid	Time period (weekly, monthly, etc.)	Paid by (petitioner or respondent)	Paid for (name of child)
Amount paid	Time period (weekly, monthly, etc.)	Paid by (petitioner or respondent)	Paid for (name of child)
Amount paid	Time period (weekly, monthly, etc.)	Paid by (petitioner or respondent)	Paid for (name of child)
Amount paid The existing support arran	Time period (weekly, monthly, etc.)	Paid by (petitioner or respondent)	Paid for (name of child)
Amount paid	Time period (weekly, monthly, etc.)	Paid by (petitioner or respondent)	Paid for (name of child)

The respondent proposes that the support arrangements for the children should be as follows: (Be sure that this claim agrees with the claim under clause $l(b)$.)					
Amount to be paid	Time period (weekly, monthly, etc.)	To be paid by (petitioner or)	respondent)	To be paid for (name of child)	
Nature of		Time period (weekly,	To be paid by	To be paid for	
Nature of special expense	Amount to be paid	period		paid for (name of child)	
special expense	be paid	period (weekly, monthly, etc.	paid by (petitioner or respondent)	paid for (name of child)	
special expense	be paid	period (weekly, monthly, etc.	paid by (petitioner or respondent)	paid for (name of child)	
special expense	be paid	period (weekly, monthly, etc.	paid by (petitioner or respondent)	paid for (name of child)	
special expense	be paid	period (weekly, monthly, etc.	paid by (petitioner or respondent)	paid for (name of child)	
special expense	be paid eds of the children net.	period (weekly, monthly, etc.	paid by (petitioner or respondent)	paid for (name of child)	
special expense	be paid eds of the children net. ng met.	period (weekly, monthly, etc.	paid by (petitioner or respondent)	paid for (name of child)	
special expense The educational nee are being n are not bein	be paid eds of the children net. ng met.	period (weekly, monthly, etc.	paid by (petitioner or respondent)	paid for (name of child)	

OTHER COURT PROCEEDINGS

- 8 If you are applying for a parenting order or an order for child support or spousal support, you will need to tell the court about:
- any criminal or child protection cases or orders that involve you or your spouse, or
- any restraining or protection orders or applications against one of you.

	dge will use this information to help ensure that any orders made under the <i>Divorce Act</i> do not conflict with or proceedings.	other		
riage:	llowing are all other court proceedings involving one or both parties to the proceeding or any child of the Give the name of the court, the court file number, the kind of order the court was asked to make and what order, if an ade. If the proceeding is not yet completed, give its current status.)	ıy, the		
	ESTIC CONTRACTS, SEPARATION AGREEMENTS, MINUTES OF SETTLEMENT OR OTHER SIAL ARRANGEMENTS AND PARENTING PLANS			
9(a)	The spouses have entered into the following domestic contracts, separation agreements, minutes of settlement or other written or oral financial arrangements: (Give particulars and attach copies. State whether the arrangements are now in effect. If support payments have not been paid in full, state the amount that has not been paid.)			
	Date Nature of arrangements			
(b)	The spouses have agreed to a parenting plan. (Attach a copy.)			
(c)	(Where a claim for support or division of property is made, check the appropriate box or boxes.)			
	The Financial Statement of the respondent, in the form prescribed by the Rules of Court, is attached,			
	The income information of the respondent required by the child support guidelines is attached.			
	I claim a division of property not listed in the Financial Statement. A list of all property that I seek to divided is attached and my claim to each item of property is set out on the list,	have		
	The petitioner and respondent agree that corollary relief should be granted as set out above in the respondent.	lent's		
COL	USION, CONDONATION AND CONNIVANCE			
10(a)	There has been no collusion in relation to this proceeding.			
(b)	(Where breakdown of the marriage is alleged on the basis of adultery or cruelty, check the box below, unless has been either connivance or condonation on the part of the respondent, in which case give full particula the facts on which the Court will be asked to find that the public interest would be better served by grantin divorce.)	ars of		
П	There has been no condonation or connivance on the part of the respondent			

DECLARATION OF RESPONDENT

11(a) I have read and understand this Counter-Petition. The statements of which I have personal knowledge are true, and those of which I do not have personal knowledge I believe to be true.
11(b)
DATED at, this day of, 20
signature of respondent
STATEMENT OF SOLICITOR
12 (Where respondent has retained a solicitor)
I,, solicitor for the respondent, certify that I have complied with the requirements of section 7.7 of the <i>Divorce Act</i> .
(Where in the circumstances it would clearly not be appropriate to discuss the matters in subsection $7.7(1)$ with the respondent, set out the circumstances.)
DATED at , this day of , 20
signature of solicitor
solicitor's business address

85-5; O.C. 87-380 (1987-05-14); O.C. 97-640 (1997-07-23); O.C. 2006-228; O.C. 2021-62