

# Application About a Family Law Matter Form 3

**Provincial Court Family Rules** 

### You can complete and file most family forms online using the Family Law Act Online Forms Service.

Access the service at <u>justice.gov.bc.ca/apply-for-family-order</u>.

The free service includes guided pathways that ask you questions and put your answers into the required court forms. When you're finished, you can save and file your forms electronically or print them to file in person.



A PDF version of this form is available online for download at www.gov.bc.ca/court-forms.

#### For courthouse locations, addresses, and contact information visit:

www.gov.bc.ca/courthouselocations

#### Need assistance with how to complete this form?

Refer to the guidebook if you need more information about applying for a court order about a family law matter and how to complete this form. Find it online, with interactive links, at <a href="https://www.gov.bc.ca/court-forms">www.gov.bc.ca/court-forms</a> or pick up a printed copy from your local court registry.

#### Family law:

The <u>Provincial Court Family Rules</u> set out the steps that you must take and the forms you must complete in a family law case. These rules apply to cases in Provincial Court about matters under the <u>Family Law Act</u> and the Family Maintenance Enforcement Act.

You can find the Rules and Acts on the BC Laws website at www.bclaws.gov.bc.ca.

#### Preparing an Application About a Family Law Matter Form 3

Complete this form to ask the Provincial Court for an **order about a family law matter** including if you need:

- an order about a family law matter and you've never had an order or agreement about it before
- to **change or cancel all or part of an existing final order** about a family law matter, other than property division in respect of a companion animal
- to set aside or replace all or part of an agreement about a family law matter

#### Family law matters include:

- 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

#### If you need a protection order or order about a priority parenting matter you will need to complete:

- Application About a Protection Order Form 12 or Application About Priority Parenting Matter Form 15, and
- Application About a Family Law Matter Form 3 if you also want to resolve a family law matter.

**If you have an interim order** about a family law matter that you need to change or cancel, you will need to complete:

Request for Scheduling Form 39

#### What if I have an urgent need for a court order?

The rules allow you to apply to the court using the <u>Application About a Case Management Order Without Notice or Attendance Form 11</u> to ask for permission to waive or modify any requirement under the rules. If you have an urgent need for a court order, this may include delaying completing a registry requirement, filing your application before filing additional required forms, shortening the notice period to the other party or excusing you from serving the other party.

If your **nearest court registry is an early resolution registry**, this form is used when you have already met the early resolution requirements including filing a <u>Notice to Resolve a Family Law Matter Form 1</u>, unless exempt.

NOTE: You will not have to fill out every page of this form. Depending on the order about a family law matter that you need, you must complete a minimum of 5 pages and a maximum of 15 pages.



#### Need legal help?

It's important to understand the law and make sure you have the right information. If you don't, it can make solving your problem harder. Getting advice from a lawyer can help. You can find a lawyer through:

#### **Lawyer Referral Service**

Visit www.accessprobono.ca/our-programs/lawyerreferral-service or call at 604-687-3221

Legal Aid, Duty Counsel and Family Advice Lawyers Visit https://legalaid.bc.ca/ or call 1-866-577-2525

#### **Legal Services and Resources**

Visit the ClickLaw HelpMap at

www.clicklaw.bc.ca/helpmap



#### **Getting started**

If you have a family law matter in Provincial Court, there are three types of court registries you might file at:

- early resolution registry,
- · family justice registry, or
- · parenting education program registry.

Each one has its own requirements. Rule 6 lists the different registries, or you can see the guidebook for more information.

#### Are you filing in an early resolution registry?

If so, you must meet the early resolution registry requirements before filing this form.

To learn more about meeting these requirements or to have proof of your participation or exemption sent to the court registry so you can file this application, contact the Justice Access Centre in person or by phone.

For more information about their services, including how to reach them, go to www.gov.bc.ca/family-justice-servicesdivision.

Access the Parenting After Separation courses at www.gov.bc.ca/ParentingAfterSeparation



#### Filling out the form and preparing to file it

You need to complete the main application (4 pages) and each schedule that applies to your application. You may also be required to complete a financial statement or documents to support completion of a guardianship affidavit.

#### Check the table to see what you need to file →

Make sure you follow the instructions in the form and include all the required information. You don't need to use any special wording. Try to be clear and concise.

If you complete the form by hand, be sure it's readable.

#### How do I prepare the form for filing?

- · collect the completed application, schedules and any existing orders or agreements referenced in the form
- · collect any additional forms that must be filed with the application
- · print or make copies of all documents: one set for you, one set for the court, and one set for each other party
- staple or secure each package of documents together



#### Filing the application at the registry

After you've filled out your form, you must file it at the Provincial Court Registry:

- where the existing Provincial Court case with the same parties is filed (you already have a court file number)
- · nearest to where the child lives most of the time, if the case involves a child-related issue, or
- · nearest to where you live if the case does not involve a child-related issue

#### File the form:

- · electronically using the FLA Online Forms Service
- · in person at the court registry
- by mail
- · by email, as referenced in Notice to the Profession and Public NP 28 Current Court Operations, or
- by fax filing using the Fax Filing Cover Page Form 52

There are no fees for filing Provincial Court family documents.

#### Be sure to bring all copies of the documents to the registry if you are filing in person.

The registry clerk will review your package to make sure it's complete before filing it. They'll give you a copy for your records along with a copy for the other party.

3	1 7
To be completed and filed for all family law matters	<ul><li>Main application (4 pages)</li><li>Copy of any existing orders or agreements</li></ul>
	Parenting arrangements ☐ Schedule 1 (2 pages) or Schedule 2 (2 pages)
	Child support  ☐ Schedule 3 (3 pages) or Schedule 4 (3 pages) ☐ Financial Statement Form 4, if applicable
+	Contact with a child  ☐ Schedule 5 (2 pages)  or Schedule 6 (2 pages)
Schedules or forms for specific	Guardianship of a child ☐ Schedule 7 (2 pages)
family law matters, as applicable	To appoint a new guardian:  Section 51 – Consent for Child Protection Record Search Request to search the Protection Order Registry
	Spousal support  ☐ Schedule 8 (2 pages) or Schedule 9 (3 pages) ☐ Financial Statement Form 4
	Property division in respect of a companion animal  Schedule 10 (1 page) or Schedule 11 (1 page)



#### Arranging for service of the application

Make arrangements to serve the other party with a copy

- the Application About a Family Law Matter,
- · instructions about how to get a blank reply and file their completed reply, and
- · any other documents filed with the Application About a Family Law Matter, including a Financial Statement if applicable.

These documents must be served by personal service. An adult (at least 19 years old) who is not a party must handdeliver the documents to the party to be served. You can hire a professional process server or ask a friend or relative to serve it for you. See the guidebook if you need more information about serving documents.

You may need to prove service of the documents took place. The person serving the documents must complete a Certificate of Service Form 7 to prove personal service of the document. You must attach a copy of the documents to the Certificate of Service. Remember to make a copy before the documents are served.

#### What if I can't find the other party or they are avoiding service?

If you're in this situation, you can apply to the court to allow you to use an alternative method of service. You must complete and file an Application About a Case Management Order Without Notice or Attendance Form 11.

#### Is your application about a support order or agreement that is filed with the Director of Maintenance **Enforcement?**

If so, you must also serve a copy of the documents on the Director of Maintenance Enforcement. Contact the BC Family Maintenance Agency to find out how best to serve them. www.bcfma.ca/contact-us/

#### Do you have a guardianship application about a Nisga'a or Treaty First Nations child?

If so, under sections 208 and 209 of the Family Law Act, you must serve the Nisga'a Lisims Government or Treaty First Nation with notice of the application. See the guidebook for more information about how to serve them.



#### Completing any additional requirements

If you are filing in a family justice registry or parenting education program registry, you must meet additional requirements before scheduling a family management conference.

Are you filing in a family justice registry? If so, you must complete a needs assessment through the Justice Access Centre and complete an online parenting education program (Parenting After Separation). Before you can schedule your family management conference, you must file your certificate of completion from the program and a Referral Request Form 21. Ask your family justice counsellor to help you with this form, there is a portion they need to complete too.

Are you filing in a parenting education program registry? If so, you must complete an online parenting education program (Parenting After Separation). Before you can schedule your family management conference, you must file your certificate of completion for the program.

To learn more about meeting these requirements, contact

the Justice Access Centre in person or by phone.

For more information about their services, including how to reach them, go to www.gov.bc.ca/family-justice-servicesdivision.

Access the Parenting After Separation courses www.gov.bc.ca/ParentingAfterSeparation



#### Scheduling a Family Management Conference

The other party has 30 days from the date they are served to file their reply unless the court allows something different. If you haven't already completed the additional registry requirements, you can do so during this time.

If the other party files a reply, the court registry will provide you with a copy of the reply.

If the other party does not file a reply within 30 days of being served, you can take steps to have your case heard by the court without the other party by filing the Certificate of Service.

The family management conference is usually your first appearance before the court on your family law matter.

You can schedule the family management conference by:

- · filing the Certificate of Service (if the other party did not file a reply),
- · filing proof you have met any additional requirements described in the previous section, as applicable; and
- · following the scheduling instructions provided by the court registry.



#### Attending the Family Management Conference

Family management conferences are being conducted by telephone, audioconference or videoconference. Do not attend the courthouse in person.

At the family management conference, the judge:

- · assists the parties to identify the issues to be resolved
- explores options to resolve the issues
- · can make case management orders or directions to make sure your case is ready for the next step
- · can make interim (temporary) orders about your family law matters
- · can make an order by consent of the parties
- · can make an order without a party, if a party does not show up or file a reply

#### Can I get help in another language?

Free spoken-language interpreters for people who do not speak English and visual language interpreters for people who are deaf or hard of hearing are available for all family law court appearances.

It's important to let court registry staff know as soon as possible that you need an interpreter. If they can't arrange an interpreter in time, the judge may have to re-schedule your case.

The Family Justice Centre and Justice Access Centre staff can arrange a free interpreter for meetings with a Family Justice Counsellor or their other services.

For most things that go on outside the courtroom, you'll need to find your own interpreter. Some people ask a friend or family member. Others hire a professional interpreter.

#### Application About a **Family Law Matter** Form 3

Provincial Court Family Rules Rule 24

COURT STAMP
COURTSTAINE

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 7 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 vour 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

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 guardianship 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 auidebook.

irt z	2   About the parties	
2.	My <b>full name</b> 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 <b>additional party's</b> full name is:	
	Their date of birth (dd/mmm/yyyy) is:	



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.

art 3	l R	elationship between	the parties	_	_		
		ct only one of the option I am (or was) the oth together in a marria	ns below unless er party's <b>spo</b> u ge-like relation	<b>ıse</b> . We are ( ship.	or were) <b>marrie</b>	ed or have lived	
		ا	does not apply	o live together p (dd/mmm/yy e (dd/mmm/yy	in a /yy): /yy):	ble. You may	Spouses may be separated even if they continue to live in the same residence [s. 3(4) Family Law Act].
		I have never been the Please describe you		•	rty		
art 4	l Id	entification of child	ren				
5.		ct the correct option bei	•			•	
		My family law matter				estion 8)	
		My family law matter Provide the requested					
		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 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.	e:	understand that I must ach order I am asking nild" is a legal test use sychological, and emo	the court to ma d to decide wh	ake about the at would best	child. The "bes protect the chil	t interests of the d's physical,	For more information about best interests of the child, see the guidebook.
art 5	5   A	bout us					
	I wo ling if the	uld like to share the foluistic, religious and see child is an Indigenous may choose to leave th	spiritual upbri s child, the chil	nging and he d's Indigenou	eritage of my fa		
art 6	6   E	xisting orders and a	greements				
8.	arra supp	re is an existing court ngements, child suppo port, and/or property di 'es (see attached cop	rt, contact with vision in respe	a child, guar	dianship of a ch		Include any order (interim or final), agreement or plan from any level of court and any location.
9.	the d	re is an <b>existing court</b> child(ren), or restraining protection order, an order, agreement or peace bond, restrain	g contact betw	een the partie	es, including: ion services, or	·	If yes, you must attach a copy of any order, agreement or plan to this application for filing.
	•		J , ,				

□ 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.					
L	Do you have a final order or written agreement about parenting arrangements, including parental responsibilities and parenting time?					
	No → Complete Schedule 1 Yes → Complete Schedule 2					
	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.					
<b> </b>	Do you have a final order or written agreement about child support?					
	No → Complete Schedule 3 Yes → Complete Schedule 4					
	Contact with a child					
T	Contact with a child is the time a child spends with someone who is not their guardian.					
L	Do you have a final order or written agreement about contact with the child?					
	□ No → Complete Schedule 5 □ Yes → Complete Schedule 6					
Guardianship of a child - Appointing a new guardian or cancelling guardianship of a						
Т	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					
	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					
	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.					
<b> </b>	Do you have a written agreement about property division in respect of the companion animal?  ■ No → Complete Schedule 10 ■ Yes → Complete Schedule 11					

#### **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 init	al requirements			I
<ul> <li>11. I am filing this application in Select only one of the options</li> <li>Where my existing cas court file number.</li> <li>Closest to where the che child-related issue</li> <li>Closest to where I live</li> <li>Permitted by court order</li> </ul>	below  e with the same part  nild lives most of the  pecause my case do	e 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.
an individual need     at least one conse	neduling a family many case is filed, incluge education program is assessment with a ensual dispute resolu	inagement of ding one or n (Parenting a family justi ution session	conference depending on more of the following: After Separation) ice counsellor n, if applicable	For more information about the different registry types ar how to meet the requirements, see the guidebook.
Part 9   Lawyer's statement – C	complete this part only	y if you are a	a lawyer for the party.	
<ul><li>13. If you are not a lawyer, you multiple.</li><li>□ I,</li><li>Full name of lawyer acknowledge that I have beautiful Law Act.</li></ul>	, the lawyer for	Full name	e of party of section 8 of the <i>Family</i>	
Part 10   Address for service				I
<b>14.</b> My address for service of a You must provide an address your own if you don't want to				For more information about
Address:				how this information will be used and who will have
City:	Province:		Postal Code:	access to it, see the guidebook.
Email:		Telephone:		g
Lawyer's name and firm name	(if applicable):			

# 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 | Guardian of the child

<ol> <li>Select the option that applies to your situati</li> </ol>	on
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☐ 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 <b>order about parental responsibilities</b> as follows:  List the details of the order you are asking for. You may leave this question blank.
3.	I am applying for an <b>order about parenting time</b> as follows:  List the details of the order you are asking for. You may leave this question blank.
	g

#### 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	of the orde	r you are aski	ing for. You	may leave th	is question b	lank.

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.

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

# Part 3 | 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

ä

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 new court order made to change, suspend or cancel the final order, or to set aside or replace the written agreement.

	n agreement.	
	Final order or written agreement	
1.	<ul> <li>Select only one of the options below and complete the requested information</li> <li>I have a final court order about parenting arrangements, including parental responsibilities or parenting time, made on (date) that</li> <li>I want to change or cancel (see attached copy of order). → Complete Part 2</li> <li>I have a written agreement about parenting arrangements, including parental</li> </ul>	You must attach a copy of the order or agreement to this application for filing.
	responsibilities or parenting time, <b>made on</b> (date) that I want to repeal or replace (see attached copy of order). → Complete Part 3	
	2   Final order – Complete this part only if you have a final order	•
	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.
3.	I am applying for the final order to be:  Select only one option	47 Family Law Act.
	□ changed → Complete Part 4 and 5 □ suspended → Complete Part 5 □ cancelled → Complete Part 5	
Part 3	Agreement – Complete this part only if you have a written agreement	0
4.	I believe the written agreement is <b>not in the best interests</b> 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 <b>changed or replaced as follows</b> :  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.

[ [	b   Best interests of the child	
•	I believe the order about parenting arrangements I am applying for, including presponsibilities and parenting time, is in the <b>best interests of the child(ren)</b> be the child in the child	arental ecause:
	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.

For more information, see the guidebook.

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.

	inial court order or writter agreement about t	этта саррота		
Part 1	About the payor			<b>i</b>
	The <b>payor</b> is:  a parent or guardian of the child(ren)  a person standing in the place of a par (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].
<b>2</b> . T	The <b>current support arrangements</b> are as	follows:		noq.
<b>3</b> . T	The child or children currently spend time	with each party as follows	S:	
	<ul> <li>Select only one of the options below</li> <li>Each child I am applying for an order fo age</li> <li>The following child(ren) is/are 19 years support because of illness, disability, or</li> </ul>	d(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	Reason for child suppor Select the applicable option	t	reason to obtain the necessities of life or withdraw from the charge of their
		☐ illness ☐ disability ☐ illness ☐ disability		parents [s. 146 Family Law Act].
Part 3	Order about child support			
	nount of a child support order is usually the am	sount set out in the Federa	l Child Support	
Guidelir against extraord	nes table according to the number of eligible of whom the order is sought, and the amount, if dinary expenses [s. 3 Federal Child Support Of Select each applicable option and complete the	children and the income of fany, determined for sectio Guidelines]. the requested information	the spouse in 7 special or	
	Tam applying for an order for ongoing s party)		n the monthly	
	amount set out in the child support guid  Based on the information I know at application for child support I expension support to be approximately \$ I am not able to estimate the amoutime.	delines for <i>(number)</i> bout the other party's inconct the amount payable for r	child(ren). ne and my nonthly child	For more information about how to calculate the amount payable for child support, see the guidebook.
	I am applying for an order for <b>special o</b> 7 of the child support guidelines as followard the expenses you are claiming for ea You must file a Financial Statement Form	ows: ach child.		For more information about what can be included as special or extraordinary expenses, see the guidebook.

		l ar	m applying for an order to <b>change</b>	the guideline amount pay	vable because	
		the	e guideline amount would cause m an unusual or excessive amount prior to separation or to earn a liv unusually high expenses to exer- child(ren)	e undue hardship because of debt I incurred to suppor ving cise parenting time or conta	e I have: rt 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 legal duty to support another p a former spouse		•	
			a legal duty to support a dependent		onship	
			other undue hardship circumstar	nces (specify):		
6.	Chile	d su	apport payments should <b>start on</b>	Date (dd/mmm/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].
rt 4	4   In	ncor	me information			
7.	•	•   •   •   •   •	more of the following <b>applies to m</b> I am the payor there is split or shared parenting ti there is child 19 years or older for a party has been acting as a paren the payor earns more than \$150,0 there is an application for section	me for one or more of the c whom support is being app nt to a child of the other par 00 per year	children lied for ty	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].

#### **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.

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

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

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 claiming undue hardship

Skip to Question 9.

- 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	ct only one of the options below and provide th	e requested i	information	
		I believe the <b>payor's annual income</b> is \$		because:	
		I do not know the income of the payor. I d the payor's employment (past or present), t			

#### 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 to set aside or replace the written agreement.

	r replace the written agreement.	
Part 1  Fin	nal order or agreement	
<b>1.</b> Sele □	ct only one of the options below and complete the requested information  I have <b>a final court order</b> about child support made on (date)  that 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
	I have a written agreement about child support made on (date) that I want to repeal or replace (see attached copy of agreement). → Complete Part 3	application for filing.
Part 2  Fin	nal order – Complete this part only if you have a final order	
	ce the final order was made, the following circumstances occurred: act 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 □ cl □ s	applying for the final order to be:  oct only one option  hanged → Complete Part 4  uspended → Skip ahead to Part 5  ancelled → Skip ahead to Part 5	
Part 3   A	greement – Complete this part only if you have an existing agreement	
	ieve the agreement about child support <b>should be set aside or replaced</b> 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 <b>changed or replaced as follows</b> :  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 <b>not able to estimate the amount payable</b> for monthly child support at this time.	
8.	Child support payments should <b>start on</b> 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	5   Unpaid child support	
	As of Date (dd/mmm/yyyy), the amount of <b>unpaid child support</b> (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].
	- Caron (opening).	

#### 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 13.
  - □ No → You are not required to file a Financial Statement Form 4 at this time.
- **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

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)



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

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	question	blank.
----	----------	----	-------------	-----	-----	-------	------	----------	--------

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:  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.

Schedule 6 |

#### 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	
1.	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	You must attach a copy of the order or agreement to this application for filing.
Part 1	copy of agreement). → Complete Part 3  2 Final order – Complete this part only if you have a final order	
	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  □ description of 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	
	I believe the agreement about contact with a child is <b>not</b> 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 cour is satisfied that the agreemen 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

S	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].	
		Telephone communication Video communication Written communication Other method of communication (specify):		
7.	Con	nplete if applicable. You may leave this question blank.		
I	am	applying for <b>additional terms about contact</b> with a child as follows:  he 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].	
8.	l be inte	Sest interests of the child lieve the order about contact with a child that I am applying for is in the best crests of the child(ren) because:  Syour 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 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.



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.

## Schedule 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 an existing final court order or written agreement about spousal support.

Part 1	Entitlement to spousal support	
--------	--------------------------------	--

art 1	ΙĮΕ	ntitlement to spousal support	
1.	reas	lieve that I am, or the other party is, entitled to spousal support for the following son(s):  Let 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	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].
	<u> </u>	relationship  To help each spouse <b>become financially independent</b> within a reasonable period	
art 2	2   C	urrent 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].
art 3	3 I O	order about spousal support	<b>A</b>
		applying for an <b>order for spousal support</b> to be paid by (name of paying party) as follows:  Monthly payments to commence on (date) (number)	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 wher 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
- I am not able to estimate the amount payable for spousal support at this time

#### Ö

For more information about how to calculate the amount for spousal support, see the guidebook.

#### Part 4 | Income and earning potential information

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.		<b>Im required to file</b> a Financial Statement Form 4 to provide my income information the court.				
	Sele	ect only one of the options below				
		I am filing a Financial Statement in Form 4 with this application.				
		I am <b>not able to file</b> 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 <b>payor's annual income</b> 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:				
IMP	ORT	ANT 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

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	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	i
	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

entered into the agreement, or the agreement is significantly

unfair.

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 spousal support to be <b>changed or replaced as follows</b> :  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 16( [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 \$	For more information about how to calculate the amount for spousal support, see the
	<ul> <li>I expect a lump sum amount payable for spousal support to be approximately</li> <li>I am not able to estimate the amount payable for spousal support at this time</li> </ul>	guidebook.
art	5   Unpaid spousal support	
8.	As of Date (dd/mmm/yyyy), the amount of <b>unpaid spousal support</b> (arrears) was \$	
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)  I am applying to reduce the amount of unpaid spousal support (arrears) to because:	
10.	Complete only if there is unpaid spousal support. You may leave this question blank. I am applying for an <b>order that the remaining unpaid spousal support</b> be paid as follows:	
	At a rate of \$ per month	
	☐ In a lump sum payment ☐ Other (specify):	
	Uniei (specify).	

#### 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 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

The foots on which this confication is becaution as follows:

1.	l am applying for a <b>property division order for sole ownership and possession o</b>
	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	m	
		в
- 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.

#### The facts

۷.	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	Written agreement	
1.	I have a written agreement about property division in respect of a companion animal made on (date) that I want to repeal or replace (see attached copy of agreement).	You must attach a copy of the agreement to this application for filing.
2.	I believe the agreement about property division in respect of a companion animal	
	should be 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.
	I am applying for the existing agreement to be:  Select only one option  ■ set aside  ■ replaced with an order → Complete Part 4	
	Property division in respect of a companion animal – ete this part only if you are asking to replace the existing agreement	
4.	I am applying for the agreement about a companion animal to be <b>replaced with an order</b> as follows:  List the details of the order you want the court to 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.