FORMSUPPORT

INTERJURISDICTIONAL SUPPORT APPLICATION UNDER THE DIVORCE ACT

All support order applications require that you complete either Form A.3 (Support Application) if you do not already have a court order or Form A.4 (Support Variation Application) if you have an order that you want to change. The Introduction and General Information Guide will help you determine which additional Forms you need to complete (www.nsfamilylaw.ca/child-support/iso-interjurisdictional-support-orders/iso-forms-guides).

You will use this Form (A.3) to:

• tell the court who you are;

- tell the court what you are asking for:
- give a brief summary of any court action involving support;
- give a brief history of your relationship with the Respondent; and/or
- list the other Forms you are including with your application.

After you have completed your application, you must swear to the accuracy of all the information contained in the entire application.

Tips

- The Forms you submit as part of your application will organize your information for the court. You should include as much information as possible so that the court can make an informed decision.
- All support order applications under the *Divorce Act* require you to complete either Form A.3 or A.4.
- Use the tables included in the Introduction and General Information Guide or the tables on website, to determine the additional Forms you need to complete. Visit: www.nsfamilylaw.ca/child-support/iso-interjurisdictional-support-orders/iso-forms-guides.
- Use a working copy and a final copy when completing these Forms. To ensure that the final copy is neat and legible, only complete the final copy when satisfied with your responses.
- Include all copies of receipts, documents and other evidence that will help prove statements and claims you make. Documents provided will form part of the evidence for the matter and cannot be returned.
- Receipts and documents may contain address information that you may wish to remain confidential. If you choose to conceal the address information, ensure that you keep the originals in case the court requires that you provide them.
- After completing all of your Forms, you must swear to the accuracy of all the information that you provided – just like if you were in court providing the evidence in person.

For more information on family justice matters, visit www.nsfamilylaw.ca or www.justice.gc.ca.

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You may not be able to fill out this Form all at once. The choices you make on this Form will lead you to other Forms which need to be completed; these Forms are accompanied by their own FormSupport Guides. As you finish one Form, you may be asked to use information supplied or include calculations made on another Form to complete a section of this Form.

Filling out the Form

It is very important to clearly state under which legislation you are making your application.

Use the Introduction and General Information Guide to help you determine under which legislation (Provincial or territorial ISO legislation or the *Divorce Act*) you should make your application.

You may wish to speak with a lawyer for advice about what is best in your circumstances.

Section 1

Identifying the parties in the Support Application

Fill in your full name and that of the Respondent (the person responding to this application). Write the province or territory in which you resides. If you reside in a designated jurisdiction, write the State and Country in which you reside.

A designated jurisdiction is defined as a jurisdiction outside of Canada that has a reciprocal arrangement with a Canadian province or territory concerning the establishment, variation or recognition of

support orders. The list of designated jurisdictions is set out in the regulation under the provincial ISO legislation in the province or territory where the respondent resides. (See the list at:

https://www.nsfamilylaw.ca/what-are-iso-reciprocating-jurisdictions)

You need to confirm that the Respondent resides in Canada and that you were divorced in Canada. Form A.3 can be used only if the respondent resides in Canada.

If you were granted a divorce in another Country, you cannot use Form A.3. You may wish to speak with a lawyer for advice about what is best in your circumstances.

Section 2A

I ask the court for a SUPPORT ORDER including the following

You may choose one or more of the following options.

Child support

Choose this option if you are applying for a child support order. You will need to complete and attach Form C, and additional Forms, depending on the nature of your application. Also in this box, you can fill in information that may be used if the Respondent does not file sufficient financial information or respond to your application.

You will determine what information to include when you have completed Form D.

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While completing Form D is not mandatory, you may wish to complete this Form as it provides the court with the financial information necessary to attribute an income for the payor. Additional Forms may be required, depending on your circumstances.

NOTE: It is very important that the amounts that you state on Form A.3 are consistent with the amounts that you state on any other Form.

If a retroactive commencement date is requested

If you were delayed in making the application for support, you will need to provide information as to why you did not make it immediately.

That the Respondent obtains and maintains medical and/or dental insurance coverage for the child(ren) and/or myself

Choose this option if you would like the court to order the Respondent to obtain and maintain medical and/or dental insurance for your child(ren) and/or yourself. You will need to complete and attach Form C.

Spousal support for myself of \$_____ per month starting as of _____ (date) Choose this option if you are asking for

financial support from the
RespondentYou will need to complete
and attach Forms H and I.

Choose this option if the support order for which you are applying is not listed.

Future periodic disclosure of financial information as appropriate

Check this box if you want the court in the Respondent's jurisdiction to require that the Respondent give you updated information about his/her financial circumstances. If you receive this information, it may help you to decide if you should apply to change your support order in the future.

I ask that any order made and information provided in this application be provided to the relevant enforcement authority

Check this option to request that if your application is successful, the order be registered with the Enforcement Agency in the other jurisdiction (this step is not automatic in all jurisdictions). You may be required to submit other documentation to request enforcement of this order at a later date.

Section 2B

If the province where the respondent lives has a provincial child support service, you can request to have the amount of child support calculated by a provincial child support as an alternative to court. However, this alternative is not available in all provinces and territories.

Section 3

Other

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Person applying for an order

Fill in your complete address, phone number and other contact information.

NOTE: Information contained in your application, including your contact information, will be included in the package provided to the Respondent and will form part of a court file that MAY BE available to the general public. If you are concerned about providing your own address, you may provide an alternative address where you can be contacted and where documents or correspondence may be sent. By doing this, however, you are agreeing that this individual or agency has the authority to receive documents on your behalf. If they receive documents for you, the court considers you to have received them.

NOTE: If you move, make sure to update your contact information with the Designated Authority where you submitted your application.

Section 4

I am entitled to claim support for the above child(ren) of the marriage as I am the former spouse of the Respondent) and I believe the Respondent has an obligation to support the child(ren) Check this box if you are applying for child support and believe the Respondent named in the application has an obligation to provide support for the child(ren). Depending on the circumstances of your relationship with the Respondent, including whether you believe the Respondent may deny having

an obligation to support the child(ren), you may need to complete and attach Form B.

Section 5

Request to be notified and request to participate in hearings

Check the appropriate box to indicate whether you wish to be made aware of and/or participate in any hearings related to your claim by way of telephone or other technology. If you wish to participate by telephone or other technology, you must make yourself available to participate in all hearings.

NOTE: This request is discretionary and not automatically granted. It may also not be permissible or available in all jurisdictions.

Section 6

As a government or government agency may need to be informed of and/or participate in this application (if its law allow it) please indicate as appropriate

Check the appropriate box if you are receiving income assistance (this can also be called social assistance or welfare), or the Respondent is, or may be, or has in the past.

When a person receives income or social assistance, certain rights with respect to support may be assigned to the government. If you check one of these boxes, the relevant income or social

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assistance agency may be notified that an application has been made.

You may not have the right to claim or apply to change support for times when you received assistance unless the government is involved. You may want to contact your family maintenance worker or financial assistance worker to seek clarification.

Section 7

Person responding to this application
Fill in the Respondent's contact
information. In order to use Form A.3, the
respondent needs to reside in Canada.
Use the most recent street and city
address you have. If you become aware of
a change in the Respondent's address,
make sure to update his/her contact
information with the Designated Authority

where you submitted your application.

Before the court can make an order, the Respondent is given formal notice that a court hearing is going to happen. The information you provide here is very important. It helps the court find the Respondent and give him/her notice that you have applied for an order. If the Respondent cannot be found and given notice, a hearing cannot take place and no order can be granted.

In addition to Form A.3, you need to complete the **Additional Locate**Information Form and file it with your application. The Additional Locate Information Form is required in all files and should be filed with but NOT attached

to your sworn application. This will provide information to help locate the Respondent in the other jurisdiction.

Section 8 Child(ren)

Write the full names of the children involved in your application, their residence for the past six months and their birth dates. If you have children who are not part of your claim (for example, an adult child), do not list them.

Section 9

Information about previous court orders, agreement or related proceedings

In this section, you can inform the court of existing orders and agreements involving the Respondent and you.

Read the list provided and select any that apply. Depending on your circumstances, more than one of the choices may apply.

You will need to attach a copy of your Divorce Order to this form. You will also need to provide the date of your marriage and also indicate in which province or territory your divorce was granted.

You will need to confirm that there is no child support orders or spousal support orders under the *Divorce Act*. You will also need to confirm that there are no undecided claims in a court in a province or territory for support under the *Divorce Act*. This may be complicated to answer. You may wish to speak with a lawyer for advice about your circumstances.

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If you are requesting spousal support now, you will need to indicate if you have or have not requested spousal support in your divorce proceeding by checking the appropriate box.

NOTE: In some cases, you will have to provide certified copies of an order. The court that makes an order has the original order on file. A certified copy is an additional exact copy made by the court from the original order. It has a special stamp or impression on it saying it is certified by the court.

A certified copy **is required** if the order you wish to include as evidence was **not** made by a court in the jurisdiction where you are sending this application. A certified copy **is not required** if the order you wish to include as evidence was made by a court in the jurisdiction where you are sending this application.

Section 10

Attached documents

When you have completed the other Forms you need, complete this section. You can use it as a checklist when you put your package of documents together. Check all the Forms you are including.

If you have attached any additional documents list them under "other".

Section 11 Jurat

DO NOT SIGN Form A.3 as it must be signed in the presence of a Notary Public or a Commissioner of Oaths Form A.3 and all other Forms that accompany it are considered evidence and must be sworn or affirmed. Read the part of the Introduction and General Information Guide titled "Swearing/Affirming your application" for more information.

NOTE: Many jurisdictions will only accept interjurisdictional documents that have been sworn before a Notary Public.
Contact your Designated Authority to determine if an alternative is available. The Introduction and General Information Guide includes information about making copies and what happens next. Make sure that all additional Forms you have been asked to complete and documents you have been asked to provide are attached to your application.

Section 12 Legal authority

The following general information may help you understand the issues surrounding the question of which law would be most appropriate, given your circumstances, and whether it would be appropriate to seek legal advice.

A: If the Respondent resides in another province or territory in Canada, and if you are making your application under the *Divorce Act*, the court in the province

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or territory where the respondent resides will determine the application under the Canadian *Divorce Act* and the Federal Child Support Guidelines. The *Divorce Act* is the same in every province and territory.

B. If the Respondent resides outside Canada, this application is not available to you under the *Divorce Act*. In most cases, you may make an application under provincial/territorial ISO legislation using Form A.1. You may wish to speak with a lawyer for advice about what is best in your circumstances.

C. If you reside outside Canada, the respondent resides in a province or

territory and you were granted a divorce in Canada, you can file an application to obtain a support order under the *Divorce Act* with the responsible authority in your jurisdiction. The court in the province or territory where the respondent resides will determine the application under the Canadian *Divorce Act* and the Federal Child Support Guidelines. The *Divorce Act* is the same in every province and territory.

D. If you were granted a divorce in another Country, you cannot use this form to obtain an order under the Canadian *Divorce Act.* You may wish to speak with a lawyer for advice about what is best in your circumstances.