

DISTRICT COURT

STATE OF NORTH DAKOTA

DIVORCE PACKAGE

NO CHILDREN

With or Without Property

Control Number ND-008-D

This packet contains the following:

1. Information about Divorce
2. Form List
3. Form Explanations
4. Instructions and Steps
5. Checklist
6. Access to Law Summary

**You and your spouse must agree to all terms of the divorce to use this packet.
All forms to be filed with the clerk must be printed on bond paper.**

INFORMATION ABOUT DIVORCE

1. WHO MAY USE THESE FORMS

You may use the forms in this package only when all of the following facts are true:

- (a) Irreconcilable differences between the spouses have caused substantial reasons for not continuing the marriage and make it appear that the marriage should be dissolved;
- (b) There were no children born to, or adopted by, you and your spouse;
- (c) You and your spouse agree on all terms of the divorce.

2. THE BASICS

Actions for divorce in the State of North Dakota are filed in the **District Court**. The title of a divorce action is a *Complaint for Divorce*. The spouse filing the divorce is called the "Plaintiff," while the non-filing spouse is called the "Defendant."

The *Complaint* must be filed in the judicial district for the county where the Defendant resides. However, if the Defendant is not a resident of North Dakota, the *Complaint* may be filed in a judicial district of the Plaintiff's choice. ***North Dakota Code §28-04-05***

3. RESIDENCY REQUIREMENTS

North Dakota law requires that the filing spouse (the Plaintiff) must have been a resident of the state for either at least six (6) months immediately prior to the filing of the *Complaint*, or at least 6 months prior to the entry of the *Decree of Divorce*. ***North Dakota Code §14-05-17***

4. GROUNDS FOR DIVORCE

North Dakota law allows no-fault divorce based on "irreconcilable differences." This package is only good for the ground of "irreconcilable differences," which is defined by statute as, "Those grounds which are determined by the court to be substantial reasons for not continuing the marriage and which make it appear that the marriage should be dissolved." ***North Dakota Code §14-05-09.1***

5. LEGAL SEPARATION

This package contains form for DIVORCE, not for Legal Separation. This information on Legal Separation is provided for your information only. A legal separation cannot be obtained using the forms in this package.

A legal separation is different than a divorce. A legal separation is a court determination of the rights and responsibilities of a husband and wife arising out of the marital relationship. A decree of legal separation **does not terminate the marital status** of the parties, and the parties are **not** free to marry again. In order to view additional information, please review, *North Dakota Code §14-06-01*.

6. WAITING PERIODS

The parties must wait 20 days after the entry of judgment to marry again, unless they marry each other.

7. DISTRIBUTION OF PROPERTY

In a divorce, the property such as land, house, buildings, and items of personal property owned by the couple is divided between the parties. Debts owed are also allocated to one or both parties. This is accomplished by means of a *Separation and Property Settlement Agreement*. You and your spouse must agree to the property and debt division and memorialize your agreement in the *Separation and Property Settlement Agreement*, which will be incorporated by reference into the *Decree of Divorce* that ultimately ends your marriage. You may agree to divide the property any way you like, as long as a basic fairness is maintained, and you both agree. If you cannot agree on any item of this division, the dissolution of marriage transforms into a **contested divorce**. A contested divorce is outside the scope of this packet.

8. ALIMONY

Because this is an agreed divorce, you will decide issues of spousal “alimony”-- the periodic payment of money from one spouse to the other on a temporary or permanent basis. The forms in this no-fault divorce package assume that no alimony will be paid and none will be sought-- but you may add provisions for alimony to the *Separation and Property Settlement Agreement* if you desire. In a contested case, the court might award alimony. A contested divorce is beyond the scope of this divorce package. **You should consult a local attorney regarding the possibilities concerning alimony if you have questions or foresee conflict regarding this issue.** In order to review additional information, please see, *North Dakota Code §14-05-24.1 et seq.*

9. NAME CHANGE

When a divorce is granted, the court may restore the wife to her maiden or former name if she so desires.

For more information, see the North Dakota Divorce Law Summary.

FORMS LIST

The following forms are included in this package:

1. Divorce Summons (ND-805D)
2. Complaint for Divorce (ND-810D)
3. Verification (ND-812D)
4. Settlement Agreement (ND-811D)
5. Admission of Service (ND-813D)
6. Stipulation of Agreement (ND-806D)
7. Affidavit of Proof for Stipulated Judgment (ND-814D)
8. Findings of Fact, Conclusions of Law, and Order for Judgment (ND-807D)
9. Notice of Entry of Decree (ND-808D)
10. Affidavit of Service by Mail (ND-809D)

Note: Depending on your County additional forms may be required that are County-specific. These forms will be available from the Clerk.

FORM EXPLANATIONS

All forms included in this are identified and described below.

1. **Divorce Summons (ND-805D)** – This form officially notifies your spouse of the Divorce action.

2. **Complaint for Divorce (ND-810D)** – This document contains the legal details of your request for the court to dissolve your marriage. Your *Settlement Agreement (ND-811D)* must be signed by both spouses and attached to the *Complaint (ND-810D)* as “Exhibit A” at the time you file the *Complaint (ND-810D)*.

3. **Verification (ND-812D)** – This form must be signed in the presence of a notary public. By signing this form you are telling the Court that you are telling the truth and that you have a good faith reason for your requests.

4. **Settlement Agreement (ND-811D)** – This is the agreement by which you and your spouse divide all of your marital property, assets and debts. This agreement, if approved by the judge, will be incorporated into the final *Judgment (ND-807D)* in your case. Both spouses must sign the *Agreement (ND-811D)* in front of a Notary Public.

5. **Admission of Service (ND-813D)** – This form informs the court of the date that your spouse received the *Summons (ND-805D)* and *Complaint (ND-810D)*.

6. **Stipulation of Agreement (ND-806D)** – This form is signed by both parties. It informs the court that both spouses agree to the divorce and all terms thereof as indicated in the *Settlement Agreement (ND-811D)*, which is attached, along with the *Complaint (ND-810D)*.

7. **Affidavit of Proof for Stipulated Judgment (ND-814D)** – This form must be signed in the presence of a notary public. This form states under oath that both parties agree with the *Settlement Agreement (ND-811D)* and *Stipulation of Agreement (ND-806D)*, and want the divorce to be granted based on their contents.

8. **Findings of Fact, Conclusions of Law, and Order for Judgment (ND-807D)** – This form, once signed by the judge and filed with the clerk, ends your marriage according to the terms of the *Settlement Agreement (ND-811D)*.

9. **Notice of Entry of Decree (ND-808D)** – This form is sent to your spouse along with a certified copy of the *Findings of Fact, Conclusions of Law, and Order for Judgment (ND-807D)* once the *Judgment (ND-807D)* has been entered.

10. **Affidavit of Service by Mail (ND-809D)** – This form is filed with the Court after you have mailed the *Notice (ND-808D)* and copy of the *Findings of Fact,*

Conclusions of Law, and Order for Judgment (ND-807D) to your spouse, as proof that you have done so.

INSTRUCTIONS AND STEPS

Note: All forms containing a space for the signature of a Notary Public must be signed by the appropriate party or parties in front of a Notary Public. Make several copies of the documents that you prepare. You and your spouse should have a copy of everything you file, stamped “filed” by the clerk.

STEP 1: In cooperation with your spouse, complete Forms 1, 2, and 4:

Form 1 (ND-805D) - *Divorce Summons*

Form 2 (ND-810D) - *Complaint for Divorce*

Form 3 (ND-812D) - *Verification (You complete this form without your spouse, and sign it before a notary public.)*

Form 4 (ND-811D) - *Settlement Agreement*

STEP 2: Attach the *Settlement Agreement (ND-811D)* to the *Complaint (ND-810D)*. Label the *Agreement (ND-811D)* “Exhibit A” by writing this in clear, large letters in the bottom margin of the first page.

STEP 3: Make at least 4 copies of your completed documents. Go to the courthouse and FILE your completed documents and any required copies with the clerk. (The clerk will sign and stamp the *Summons (ND-805D)* and return it to you.) You must pay filing fees at this time- call ahead to determine the amount and acceptable forms of payment. Keep extra stamped “filed” copies of your documents.

STEP 4: Deliver or mail copies of Forms 1- 4 to your spouse along with Form 5.

STEP 5: Your spouse completes and signs Form 5. Your spouse should make a copy of the completed and signed Form 5 and return it to you.

STEP 6: You and your spouse must each sign Form 6- the *Stipulation of Agreement (ND-806D)*. Attach a stamped-filed copy of the *Complaint (ND-810D)* to the *Stipulation of Agreement (ND-806D)*. Label the copy of the *Complaint (ND-810D)* “Exhibit 1” by writing this in clear, large letters in the bottom margin of the first page of the *Complaint (ND-810D)*. (The *Settlement Agreement (ND-811D)* must be attached to the *Complaint* as “Exhibit A,” just as when you filed the *Complaint (ND-810D)*.)

STEP 7: You and your spouse must each sign Form 7- the *Affidavit of Proof of Stipulated Judgment (ND-814D)* in the presence of a notary public.

FILE the signed *Stipulation of Agreement (ND-806D)* and the *Affidavit of Proof*

of *Stipulated Judgment (ND-814D)*. At this time, ask the clerk for a hearing date for your final uncontested hearing.

STEP 8: Complete as much as possible of Form 8- the *Findings of Fact, Conclusions of Law, and Order for Judgment (ND-807D)* (the Judge will fill in his name and sign). Attach a stamped “filed” copy of your *Stipulation of Agreement (ND-806D)* (with the *Complaint (ND-810D)* and *Settlement Agreement (ND-811D)* attached), to the *Findings of Fact, Conclusions of Law, and Order for Judgment (ND-807D)*. Label the *Stipulation* “Exhibit 1” by writing this in the bottom margin of the first page in large, clear letters.

Attend the final uncontested hearing (you may not be required to attend. Consult the Court Clerk.) Bring copies of all of your documents. Present the *Findings of Fact, Conclusions of Law, and Order for Judgment (ND-807D)* to the Judge. If all is in order, the Judge will sign the *Findings of Fact, Conclusions of Law, and Order for Judgment (ND-807D)*. Go immediately to the clerk’s office and FILE the signed *Findings of Fact, Conclusions of Law, and Order for Judgment*. Obtain a certified copy of the *Findings of Fact, Conclusions of Law, and Order for Judgment* for your records. Make or obtain a second copy and mail to your spouse, with Form 9- the *Notice of Entry of Decree (ND-808D)*.

STEP 9: Sign Form 10- the *Affidavit of Service by Mail (ND-809D)* before a Notary Public. File this document with the Court, along with a copy of the *Notice of Entry of Decree (ND-808D)*.

After the court reviews all of the paperwork, the court may require a hearing. You will be notified of the date and time and location of the hearing by the clerk’s office. You must attend the hearing. If you fail to attend the hearing the court may not grant your divorce. If the court approves the Settlement Agreement then the Clerk of Court will send you and your spouse a letter and copy of the judgment telling you the judge has signed the “Findings of Fact, Conclusions of Law, and Order for Judgment” and the “Judgment and Decree” has been filed which means your divorce is final. If you need a certified copy of the judgment and decree you may obtain one for a fee though the Clerk of Court’s office.

If the court does not require a hearing then, the Clerk of Court will send you and your spouse a letter and a copy of the judgment telling you the judge has signed the “Findings of Fact, Conclusions of Law, and Order for Judgment” and the “Judgment and Decree,” has been filed which means your divorce is final.

YOUR DIVORCE IS NOT FINAL UNTIL THE JUDGMENT AND DECREE IS SIGNED AND FILED.

CHECKLIST

- Forms 1-4 completed signed and notarized, as per instructions.
- Forms 1-4 filed with the clerk of court.
- Filing Fee Paid.
- Forms 1-4 delivered to your spouse.
- Your spouse completes Form 5
- Both spouses complete and sign Form 5-7.
- Form 5-7 filed with the court, and hearing date obtained.
- Form 8 completed. *Stipulation (ND-806D)* attached as “Exhibit 1.”
- Form 8 completed.
- Attend final uncontested hearing. *Judgment (ND-807D)* approved and signed by Judge.
- Form 8 signed and filed with clerk. Certified copy obtained.
- Form 9 and certified copy of Form 8 mailed to former spouse.
- Form 10 signed and filed with Court, along with copy of Form 9.

NOTE ABOUT COMPLETING THE FORMS

The forms in this packet may contain “form fields” created using Microsoft Word. “Form fields” facilitate completion of the forms using your computer. They do not limit your ability to print the form “in blank” and complete with a typewriter or by hand.

If you do not see the gray shaded form fields, go to the View menu, click on Toolbars, and then select Forms. This will open the forms toolbar. Look for the button on the forms toolbar that resembles a shaded letter “a”. Click in this button and the form fields will be visible. If they do not become visible, then they were not included in this form package.

To complete the forms click on the gray shaded areas and type. You may also change other words in the document if the document is not locked. The separation agreement is a good example of a document that is not locked and allows you to make modifications outside the gray shaded areas.

Some forms may be locked which means that the content of the forms cannot be changed while the form is locked. You can only fill in the information in the fields. If you need to make any changes in the body of the form, it is necessary for you “unlock” or “unprotect” the form. **IF YOU INTEND TO MAKE CHANGES TO THE CONTENT, DO SO BEFORE YOU BEGIN TO FILL IN THE FIELDS. IF YOU UNLOCK THE DOCUMENT AFTER YOU HAVE BEGUN TO COMPLETE THE FIELDS, WHEN YOU RELOCK, ALL INFORMATION YOU ENTERED WILL BE LOST.** To unlock click on “Tools” in the Menu bar and then selecting “unprotect document”. You may then be prompted to enter a password. If so, the password is “uslf”. That is uslf **in lower case letters without the quotation marks**. After you make the changes relock the document before you begin to complete the fields. After any required changes re-lock the document, then click on the first form field and enter the required information. You will be able to navigate through the document from form field to form field using your tab key. Tab to a form field and insert your data. If you experience problems, please let us know.

LAW SUMMARY

You may access the law summary for your State by using the link below:

<http://secure.uslegalforms.com/lawsummary/ND/ND-008-D.htm>

DISCLAIMER

These materials were developed by U.S. Legal Forms, Inc. based upon statutes and forms for the STATE OF NORTH DAKOTA. All Information and Forms are subject to this Disclaimer: All forms in this package are provided without any warranty, express or implied, as to their legal effect and completeness. Please use at your own risk. If you have a serious legal problem we suggest that you consult an attorney. U.S. Legal Forms, Inc. does not provide legal advice. The products offered by U.S. Legal Forms (USLF) are not a substitute for the advice of an attorney.

THESE MATERIALS ARE PROVIDED "AS IS" WITHOUT ANY EXPRESS OR IMPLIED WARRANTY OF ANY KIND INCLUDING WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT OF INTELLECTUAL PROPERTY, OR FITNESS FOR ANY PARTICULAR PURPOSE. IN NO EVENT SHALL U. S. LEGAL FORMS, INC. OR ITS AGENTS OR OFFICERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION DAMAGES FOR LOSS OF PROFITS, BUSINESS INTERRUPTION, LOSS OF INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE MATERIALS, EVEN IF U.S. LEGAL FORMS, INC. HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

THESE FORMS WERE PREPARED FOR STATEWIDE USE. HOWEVER, SOME COUNTIES OR JUDGES MAY REQUIRE CERTAIN MODIFICATIONS TO THE FORMS FOR USE IN YOUR PARTICULAR COUNTY AND MAY REQUIRE SPECIAL FORMS NOT INCLUDED. CHANGES REQUIRED BY PARTICULAR JUDGES ARE NOT UNCOMMON EVEN IF THE FORMS HAD BEEN PREPARED BY YOUR ATTORNEY. REGARDLESS, YOU SHOULD BE ABLE TO USE THESE FORMS AND INSTRUCTIONS, WITH ANY REQUIRED MODIFICATIONS, TO MAKE IT THROUGH THE PROCESS. IF YOU NEED TO MAKE CHANGES, OR IF SPECIAL FORMS ARE REQUIRED IN YOUR COUNTY, YOU CAN MAKE THE CHANGES AND REFILE, OR OBTAIN THE SPECIAL FORMS EITHER FROM THE CLERK OR A CLOSED DIVORCE FILE WHICH YOU CAN USE AS AN EXAMPLE.