DISSOLUTION/LEGAL SEPARATION AGREEMENT

JD-FM-172 Rev. 6-20 C.G.S. § 46b-51



Instructions

Complete all of the sections of this form that apply to you.

For information on ADA accommodations, contact a court clerk or go to: www.jud.ct.gov/ADA.

Judicial district of	At (Town)		Docket number
Plaintiff's name (Last, first, middle initial)		Defendant's name (Last, first, middle	L e initial)
The parties are entering into this agreem			issolution of their marriage or civil
union, or legal separation, and agree to t	_		
1. Our <i>(Select one)</i> marriage civil has broken down irretrievably and there i		•	
2. Alimony: (Select all that apply)			
A. Waiver of Alimony (if selected, mo	ove to section 3 who	en completed)	
the 🗍 plaintiff 📗 defendant			penses of each other and themselves, alimony from the other party.
OR ☐ B. Periodic Alimony			
The plaintiff shall pay the defenda			
\$ per	· ·		 :
Or as follows:			
This alimony (Select one) shall shal		e modifiable as to term. e modifiable as to amount.	
☐ The defendant shall pay the plain			
\$ per	-		
Or as follows:			
This alimony (Select one) shal		e modifiable as to term. e modifiable as to amount.	
The alimony shall terminate upon the	first of the following	g to occur:	
death of either party			
remarriage of the alimony recipie	nt		
conclusion of the term set forth al	bove		
other:			
The provisions of section 46b-86(b) o	f the General Statu	ites regarding cohabitation	shall shall not apply.
OR			
C. Lump Sum Alimony			_
The <i>(Select one)</i> plaintiff defe in the amount of \$	endant shall pay th _ on or before <i>(da</i>		defendant lump sum alimony

aintiff's name (Last, first, middle initial)	Defendant's name (Last, first, middle initial)	Docket number
Pool Estate: (Salast all that apply)		
. Real Estate: (Select all that apply)	notate tegether or congretaly (if color	stad mayo to cootion 4 when completed)
OR	state together or separately (II select	ted, move to section 4 when completed)
Real Estate Property #1 (address):	
Property held solely in one party's r	name and to be retained by that party:	
, , , , , , , , , , , , , , , , , , ,	•	f Property #1 and shall hold harmless and es, and liens associated with the property.
☐ Transfer of property by quit claim de	eed	
(Select one) plaintiff defend		
Other terms:		
Refinance of Mortgage(s) Secured	by Property	
	efendant shall refinance the mortgage the mortgage by no later than <i>(date)</i>	
Other terms:		
Sale of Property		
The parties agree to place Property	#1 on the market for sale by (date)	
property values in the area whe		in MLS real estate agent familiar with real is not sold within 45 days of the listing, the listing agent.
Other method:		
		all mortgages, liens, taxes, customary and Plaintiff% Defendant%
	deficiency, after the payment of all mort livided between the parties as follows:	tgages, liens, taxes, customary and Plaintiff% Defendant%
If the property is foreclosed, the abo	ove percentages shall also apply to any	net proceeds or deficiency, as applicable.
The (Select one) plaintiff de	efendant shall pay the following expen	ses of Property #1 pending the sale:
Other terms:		
The court shall retain jurisdiction ov		
Other:		
) :	
	name and to be retained by that party:	
		f Property #2 and shall hold harmless and es, and liens associated with the property.

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Plaintiff's name (Last, first, middle initial) Defendant's name (Last, first, middle initial) Docket number						
3. Real Estate: (Continued)		I				
☐ Transfer of property by quit claim dec	ed					
(Select one) plaintiff defenda (Select one) plaintiff defenda costs, mortgages, taxes, notes and li		n and after the date of transfer the demnify the other party from all expenses,				
Culei tellis.						
Refinance of Mortgage(s) Secured b	v Property					
The (Select one) plaintiff def	endant shall refinance the mortgage on the mortgage by no later than <i>(date)</i>					
Other terms:						
☐ Sale of Property						
	#2 on the market for sale by <i>(date)</i>					
property values in the area where		MLS real estate agent familiar with real s not sold within 45 days of the listing, the sting agent.				
Other method:	Other method:					
		I mortgages, liens, taxes, customary and Plaintiff% Defendant%				
	eficiency, after the payment of all mortg vided between the parties as follows: F	ages, liens, taxes, customary and Plaintiff% Defendant%				
If the property is foreclosed, the above percentages shall also apply to any net proceeds or deficiency, as applicable						
The (Select one) plaintiff defendant shall pay the following expenses of Property #2 pending the sale:						
Other terms:						
_						
☐ The court shall retain jurisdiction ove						
Uner:						
4. Motor Vehicles: (Select all that apply)						
	hicles together or separately (if selecte	, ,				
free and clear of any claim by the oth	endant is awarded the vehicle <i>(year, r</i> her party, and shall be responsible for a ntenance, registration, insurance, and t	ll expenses as to this vehicle, including,				
free and clear of any claim by the oth	endant is awarded the vehicle <i>(year, r</i> her party, and shall be responsible for a ntenance, registration, insurance, and t	ll expenses as to this vehicle, including,				
Other:						

	ame (Last, first, middle initial)	Defendant's name (Last, first	t, middle initial)	Docket number			
5. Bank	Accounts: (Select all that a	pply) - Do NOT Include Accoun t	t Numbers				
□ A	. The parties do not own ar	ny bank accounts together or	separately <i>(if sele</i> d	cted, move to section (6 when completed)		
□В		re held solely in one party's na agreement, shall be retained b agraph 5C below.					
□ C	. The parties agree to the f	following terms relating to the	bank accounts list	ed below:			
	Name of Bank or	Type of Bank Account	Balance	Distribution	n of Account		
	Financial Institution	(i.e. checking, savings)	Dalance	% to Plaintiff	% to Defendant		
	The parties agree to divid	L de/transfer the funds as set fo	rth in section 5C b	y (date)			
0	R						
		divided/transferred the funds	per this agreemer	nt.			
□ 0	ther terms regarding bank a	accounts (<i>if any)</i>					
_							
_		.					
		5. Stocks, Bonds, Mutual Funds, Securities, and Investment Accounts: (Select all that apply) - Do NOT Include Account Numbers					
		av ata alca la anada navitival fivad	itiin				
∐ A		ny stocks, bonds, mutual fund ected, move to section 7 when		estment accounts eith			
	with a third party. (if sele The parties' stocks, bond as set forth in the financi		completed) investment account neously with this a	nts that are held solely greement, shall be ret	ner solely, jointly, or vin one party's name,		
_	with a third party. (if sele The parties' stocks, bond as set forth in the financi	ected, move to section 7 when s, mutual funds, securities, or al affidavits submitted simulta m by the other party unless di	completed) investment account neously with this a	nts that are held solely greement, shall be ret	ner solely, jointly, or vin one party's name,		
_	with a third party. (if selection is selected). The parties' stocks, bonds as set forth in the financifree and clear of any claims. The parties agree to the force is selected.	ected, move to section 7 when s, mutual funds, securities, or al affidavits submitted simulta m by the other party unless di following division of assets:	completed) investment accour neously with this a vided under Parag	nts that are held solely greement, shall be ret graph 6C below.	ner solely, jointly, or vin one party's name,		
_	with a third party. (if selection is selected). The parties' stocks, bonds as set forth in the financifree and clear of any claims. The parties agree to the force is selected.	ected, move to section 7 when s, mutual funds, securities, or al affidavits submitted simulta m by the other party unless di	completed) investment account neously with this a	nts that are held solely greement, shall be ret graph 6C below.	ner solely, jointly, or in one party's name, ained by that party		
_	with a third party. (if selection is selected). The parties' stocks, bonds as set forth in the financifree and clear of any claims. The parties agree to the force is selected.	ected, move to section 7 when s, mutual funds, securities, or al affidavits submitted simulta m by the other party unless di following division of assets:	completed) investment accour neously with this a vided under Parag	nts that are held solely greement, shall be ret graph 6C below. Distribution of F	ner solely, jointly, or in one party's name, rained by that party unds, Shares, etc.		
_	with a third party. (if selection is selected). The parties' stocks, bonds as set forth in the financifree and clear of any claims. The parties agree to the force is selected.	ected, move to section 7 when s, mutual funds, securities, or al affidavits submitted simulta m by the other party unless di following division of assets:	completed) investment accour neously with this a vided under Parag	nts that are held solely greement, shall be ret graph 6C below. Distribution of F	ner solely, jointly, or in one party's name, rained by that party unds, Shares, etc.		
_	with a third party. (if selection is selected). The parties' stocks, bonds as set forth in the financifree and clear of any claims. The parties agree to the force is selected.	ected, move to section 7 when s, mutual funds, securities, or al affidavits submitted simulta m by the other party unless di following division of assets:	completed) investment accour neously with this a vided under Parag	nts that are held solely greement, shall be ret graph 6C below. Distribution of F	ner solely, jointly, or in one party's name, rained by that party unds, Shares, etc.		
_	with a third party. (if selection is selected). The parties' stocks, bonds as set forth in the financifree and clear of any claims. The parties agree to the force is selected.	ected, move to section 7 when s, mutual funds, securities, or al affidavits submitted simulta m by the other party unless di following division of assets:	completed) investment accour neously with this a vided under Parag	nts that are held solely greement, shall be ret graph 6C below. Distribution of F	ner solely, jointly, or in one party's name, rained by that party unds, Shares, etc.		
_	with a third party. (if selection is selected). The parties' stocks, bonds as set forth in the financifree and clear of any claims. The parties agree to the force is selected.	ected, move to section 7 when s, mutual funds, securities, or al affidavits submitted simulta m by the other party unless di following division of assets:	completed) investment accour neously with this a vided under Parag	nts that are held solely greement, shall be ret graph 6C below. Distribution of F	ner solely, jointly, or in one party's name, rained by that party unds, Shares, etc.		
_	with a third party. (if selection is selected). The parties' stocks, bonds as set forth in the financifree and clear of any clais. The parties agree to the finance of Stock, Bonds and Stock, Bo	ected, move to section 7 when as, mutual funds, securities, or al affidavits submitted simultarm by the other party unless discollowing division of assets: Ind., Mutual Fund, etc.	investment account neously with this a vided under Parag	nts that are held solely agreement, shall be ret graph 6C below. Distribution of F % to Plaintiff	ner solely, jointly, or in one party's name, rained by that party unds, Shares, etc.		
B	with a third party. (if selection is selected). The parties' stocks, bonds as set forth in the financifree and clear of any clais. The parties agree to the finance of Stock, Bonds and Stock, Bo	ected, move to section 7 when s, mutual funds, securities, or al affidavits submitted simulta m by the other party unless di following division of assets:	investment account neously with this a vided under Parag	nts that are held solely agreement, shall be ret graph 6C below. Distribution of F % to Plaintiff	ner solely, jointly, or in one party's name, rained by that party unds, Shares, etc.		
B	with a third party. (if selection with a third party). (if selection the parties' stocks, bonds as set forth in the financial free and clear of any claim. The parties agree to the finance of Stock, Bonds and St	ected, move to section 7 when as, mutual funds, securities, or al affidavits submitted simultarm by the other party unless discollowing division of assets: Ind., Mutual Fund, etc.	investment account neously with this a vided under Parage Value	nts that are held solely greement, shall be ret graph 6C below. Distribution of F % to Plaintiff	unds, Shares, etc.		
B	with a third party. (if selection with a third party). (if selection the parties' stocks, bonds as set forth in the financial free and clear of any claim. The parties agree to the finance of Stock, Bonds and St	ected, move to section 7 when as, mutual funds, securities, or al affidavits submitted simultar by the other party unless discollowing division of assets: ad, Mutual Fund, etc. de/transfer these assets by (divided/transferred these assets)	investment account neously with this a vided under Parage Value	nts that are held solely greement, shall be ret graph 6C below. Distribution of F % to Plaintiff	unds, Shares, etc.		

Plaintiff's name (Last, first, middle initial)	Defendant's name (Last, first, middle initia	Docket numbe	r		
7. Pension, Profit Sharing, Deferred Con	⊔ npensation, or Retirement Fu	Inds: (Select all that apply) - Do	NOT Include Account Numbers		
A. The parties do not own any pension jointly, or with a third party. (if se			unds, either solely,		
☐ B. The parties' pension, profit sharing name, as set forth on the financia Paragraph 7C below, shall be ret	al affidavits submitted simultane ained by that party free and cle	eously with this agreemen ear of any claim by the oth	t, unless divided under		
C. The parties agree to the division of their accounts as set forth below: Type of Pension, Profit Sharing, or Value Distribution of Funds, Shares, etc. within the Various Accounts					
Retirement Fund	g, or Value	% to Plaintiff	% to Defendant		
Any gains or losses on the invest proportion to each party's share of Note: A Domestic Relations Order/order for the division of the retirem. The parties shall be responsible for a Domestic Relations Order to effectua. The cost to prepare the Domestic Plaintiff % Defendant Other terms regarding these assets (in the proportion of the investigation of the proportion of the	of the whole. Qualified Domestic Relations Dent plan to be completed. Young the description of the december of the december of the transfer of the transfer of the december of the decem	s Order (DRO/QDRO) ma You must consult with th n securing a Domestic Re referenced in section 7C a	ny be necessary in e plan administrator. lations Order/Qualified above.		
8. Life Insurance: (Select all that apply) Neither party is required to secure or (if selected, move to section 9 when the section 9 when 10 when the section 9 when 10 whe		benefit of the other.			
The plaintiff will secure and/or mainta with (name of spouse)	in life insurance on his/her life as				
This Life Insurance (Select one) string Select one) string Select one	hall shall not be modifia hall shall not be modifia				
The defendant will secure and/or mai with (name of spouse)	ntain life insurance on his/her l				
This Life Insurance (Select one) Solution State Insurance (Select one) Solution State Insurance (Select one)	nall shall not be modifianall shall not be modifia				
Other:					

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Plaintiff's name (Last, first, middle initial)	Defendan	t's name (Last, first, midd	le initial) Docket	number	
9. Medical Insurance: (Select all that	t apply)				
☐ Each party shall be responsibl (if selected, move to section 1			needs.		
The plaintiff will secure and/or and be responsible for the cos		cal insurance for th	ne benefit of the defendar	nt until <i>(date)</i>	
The defendant will secure and and be responsible for the cos		edical insurance fo	or the benefit of the plainti	ff until <i>(date)</i>	
Other:					
 The parties have already divid with the division. (if selected, r. The parties agree to divide the by (date) 	led the furniture	e, household goods 11 when complet	s, and other personal prop ted)	-	
by (date)	Plaintiff	Defendant	Identify Items	Plaintiff	Defendant
			identity items		
other personal possessions. If then they agree to go to bindin understand that they will be ob	ng arbitration of	the issue by a ne	utral arbitrator at their equ	ial expense. The	
the issue of division of persons arbitrator. Other: 11. Miscellaneous Assets: (Select The parties do not have any as	all property exce all that apply) - L ssets in this cat	Oo NOT Include Actegory. (if selected	use of the arbitration proc count Numbers n, move to section 12 whe	n completed)	to court on
arbitrator. Other: 11. Miscellaneous Assets: (Select The parties do not have any as The parties agree to divide the	all that apply) - Lessets in this cate ir miscellaneou	Do NOT Include Actegory. (if selected as assets as set for	count Numbers d, move to section 12 whe	n completed)	n to court on of the
arbitrator. Other: 11. Miscellaneous Assets: (Select The parties do not have any as	all property exce all that apply) - L ssets in this cat	Oo NOT Include Actegory. (if selected	use of the arbitration proc count Numbers n, move to section 12 whe	n completed)	to court on
arbitrator. Other: 11. Miscellaneous Assets: (Select The parties do not have any as The parties agree to divide the	all that apply) - Lessets in this cate ir miscellaneou	Do NOT Include Actegory. (if selected as assets as set for	count Numbers d, move to section 12 whe	n completed)	n to court on of the
arbitrator. Other: 11. Miscellaneous Assets: (Select The parties do not have any as The parties agree to divide the	all that apply) - Lessets in this cate ir miscellaneou	Do NOT Include Actegory. (if selected as assets as set for	count Numbers d, move to section 12 whe	n completed)	n to court on of the
arbitrator. Other: 11. Miscellaneous Assets: (Select The parties do not have any as The parties agree to divide the	all that apply) - Lessets in this cate ir miscellaneou	Do NOT Include Actegory. (if selected as assets as set for	count Numbers d, move to section 12 whe	n completed)	n to court on of the
arbitrator. Other: 11. Miscellaneous Assets: (Select The parties do not have any as The parties agree to divide the	all that apply) - Lessets in this cate ir miscellaneou	Do NOT Include Actegory. (if selected as assets as set for	count Numbers d, move to section 12 whe	n completed)	n to court on of the

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12. Debts - Credit Card, Consumer, Taxes, Health Care, Other: (Select all that apply) - Do NOT Include Account Numb The parties do not have any debt. (if selected, move to section 12 when completed)	ers
☐ The parties do not have any debt. (if selected, move to section 12 when completed)	
parate de not have any desta (n estetted, mere to econon 12 mion completed)	
☐ The parties have separately held debts. Each party agrees to assume full responsibility for all of their own debts (including debts listed on their financial affidavit) and to indemnify and hold the other party harmless thereon.	
The parties agree to the following terms relating to joint debts and the party responsible for the debt, or portion the will indemnify and hold the other party harmless thereon:	reof,
Name of Creditor Date of Balance Balance Responsibility for the state of Balance Responsibility for the state of Balance	•
% Plaintiff % Defe	dant
Other:	
13. Additional Agreement Terms:	
10. Additional Agreement Terms.	
14. Change of Name:	
☐ The Plaintiff's name is restored to ☐ birth name ☐ former name of: ☐ The Defendant's name is restored to ☐ birth name ☐ former name of:	

IF YOU HAVE NO CHILDREN UNDER THE AGE OF 23 YEARS, SKIP SECTION 15 AND GO TO THE END.

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Plaintiff's name (Last, first, middle initial)	Defendant's name (Last, first, mid	dle initial) Docke	t number			
15. Children and Post-Majority Education	n: (Select all that apply)					
		still in high school and und	der the age of 19) in common:			
(if selected, you must also comple	ete and submit a Custod	y Agreement and Parent	ting Plan, form JD-FM-284)			
Name	Birth date	Name	Birth date			
☐ We have the following children who	are over the age of 18 but	under the age of 23:				
Name	Birth date	Name	Birth date			
Agreement as to Post-Majority Educat	tional Support as to all I	isted children: (Select onl	y one)			
Both of the parties have made a kno support order;	wing and intelligent waive	r of their right to request a	post-majority educational			
• • • • • • • • • • • • • • • • • • • •	it is more likely than not t	hat the parents would hav	e provided post-majority			
	The parties ask the court to find that it is more likely than not that the parents would have provided post-majority educational support if the family were intact, and to enter an order for such support in accordance with the following:					
The parties ask the Court to find that educational support if the family were whether to enter a post-majority edu	e intact, and for the Court	to reserve jurisdiction to o				
The parties ask the Court to reserve jurisdiction to determine at a later date whether a post-majority educational support order should issue and the terms of the order.						
The parties agree to promptly execute a agreement.	ll documents necessary	to effectuate the terms	and conditions of this			
Only sign this agreement if you have reaunless it accurately describes your full a	agreement. This agreem	ent waives certain impo	rtant rights and establishes			
certain important rights in your favor. T	•	• • •				
We certify that the above statements are forced us to do so.	e our agreement. we hav	re signed it voluntarily, a	and no one pressured or			
Plaintiff's signature	Plaintiff (Print na	nme)	Date signed			
Defendant's signature	Defendant (Prin	name)	Date signed			
Other signature	Other Signer (Pi	int name and Capacity)	Date signed			
Other signature	Other Signer (Pi	rint name and Capacity)	Date signed			

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