## NAME CHANGE PACKAGE

If you are unsure if you need to change your name when you apply for a divorce or after the granting of your divorce or you would like to find out more information about changing your name you may wish to visit the Vital Statistics website at <u>https://www2.gov.bc.ca/gov/content/life-events</u>.

Here is some information about name changes from the Vital Statistics website;

Your Surname after Marriage

After marriage, you can choose to continue using your own surname (last name), or you can start using your spouse's surname. Assuming your spouse's surname does not constitute or require a legal change of name under the Name Act.

If after assuming a spouse's surname after marriage you decide to go back to using your own surname, you can do this at any time without a legal change of name.

Section 5 of the *Name Act* is the section dealing with name changes on dissolution of marriage. It reads as follows;

## Change of name on dissolution or nullity of marriage

5 (1)If

(a) a court in Canada has

(i)granted a decree absolute for dissolution of a marriage, or (ii)made an order for nullity of a marriage, or

(b) a judge or officer of a court in Canada has issued a certificate stating that a divorce granted under the *Divorce Act* (Canada) has dissolved a marriage,

the Supreme Court may, at any time, on the application of a former spouse, order that his or her name be changed to the name he or she desires.

(2) If an applicant under subsection (1) has minor children of the marriage of whom he or she has guardianship or custody, the applicant may also apply to the Supreme Court to change the name of those children, but the Supreme Court, before making an order under subsection (1) in respect of those children, must require the written consent of all other parents.

(3) If the Supreme Court renders a judgment granting a divorce, it may, at the same time and whether or not claimed in the petition for divorce or by motion in the divorce proceeding, order that the name of a spouse be changed to the name he or she desires, to become effective on the same day as the judgment granting the divorce.

(4) If an application under this section is granted, the order must state the name to which the name of the spouse or children is changed.

(5) The district registrar of the court must transmit a copy of the order to the registrar general, who must register the change of name accordingly.

This package includes the documents for a name change after a divorce has already been granted. Supreme Court Family Rule 10-8 – Applications of Which Notice is not Required sets out the procedures for making this type of application. The filing fee for this application is \$80.00.

# Rule 10-8 — Applications of Which Notice Is Not Required

# Application of which notice is not required

(1)An application of which notice is not required may be made by filing

(a) a requisition in Form F29,

(b) a draft of the proposed order in Form F34, and

(c) subject to Rule 15-2.1, affidavit or other evidence in support of the application.

[If an order is sought to appoint a person as the guardian of one or more children, the affidavit referred to in Rule 152.1 must be provided to the court with the other application materials.]

Included in this package are the following documents:

- 1) Form F29 Requisition
- 2) Form F34 Order Made Without Notice
- 3) Form F30 Affidavit
- 4) VSA 512 Identification Particulars of Applicant (Vital Statistics document)

Court File No.:	
Court Registry:	

In the Supreme Court of British Columbia

Claimant:

Respondent:

#### **REQUISITION FOR CONSENT ORDER OR FOR ORDER WITHOUT NOTICE**

[OR]

- □ An order without notice
- 1. The rule or other enactment relied on is Rule 10-8 of the Supreme Court Family Rules and section 5 of the *Name Act*.
- 2. Attached to this requisition is a draft of the order required.

[Check whichever one of the following boxes is correct and complete any required information.]

- 3. Each party affected has consented to the order.
  - The evidence in support of the application is contained in the following documents that are filed with this requisition:

[Check whichever one of the following boxes is correct and complete any required information.]

- 4. D No party is under a legal disability.
  - [name of party] is under a legal disability, namely

[set out legal disability]

Date: .....

Signature of □ filing party □ lawyer for filing party(ies)

[type or print name]

Court File No.:
Court Registry:

### In the Supreme Court of British Columbia

Claimant:

Respondent:

## ORDER MADE WITHOUT NOTICE

BEFOR	) RE } )	□ A JUDGE OF THE COURT	) } )	day, the day of, 20	
ON TH	E APPLI	CATION of			
		[party(ies)]			
AND ON THE COURT DETERMINING THAT a hearing and notice is not required;					
THIS C	OURT O	RDERS that:			
1.	pursuant	to section 5 of the <i>Name Act</i> , the <i>[party's</i> ]	] name	e be changed from	
[name]					
	to				
		[name]			

By the Court.

Registrar

This is the ..... affidavit of..... in this case

and was made on.....

Court File No.:
Court Registry:

### In the Supreme Court of British Columbia

Claimant:

Respondent:

## AFFIDAVIT

I,	, of	F,
	[name]	[address]
	, SWI	EAR (OR AFFIRM) THAT:
	[occupation]	
1.	I am the claimant/respondent.	
2.	I wish to make application for a name	e change pursuant to section 5 of the <i>Name Act</i> .
3.	This application for a name change r	elates only to myself.
4.	On the day of judgment granting a divorce.	, 20, a Judge of the Court rendered a
5.	A copy of the divorce order is marked	d Exhibit "A" to this my Affidavit.
6.	I request to change my name from	to
ME at	RN (OR AFFIRMED) BEFORE , British Columbia	) ) ) ) 
A com	missioner for taking its for British Columbia	) ) )

[print name or affix stamp of commissioner].



Ministry of Health Health Sector Information, Analysis and Reporting Division VITAL STATISTICS AGENCY Vital Statistics Agency PO Box 9657 STN PROV GOV Victoria BC V8W 9P3 Phone: 250 952-2681

Court Registry No. \_\_\_\_\_

#### Supreme Court Registry \_\_\_\_\_

### IN THE SUPREME COURT OF BRITISH COLUMBIA - AND -IN THE MATTER OF THE NAME ACT, SECTION 5

IDENTIFICATION PARTICULARS			
Current Surname Current Given Names			
Address: Street			
City		Postal Code	
Birthdate			
Birth City	Province	Country	
New Surname			
New Given Names			
Does new name differ from name If <u>Yes,</u> give name on Birth Registra	on applicant's Birth Registra		
Surname			
Given Names			
IDENTIFICATION PARTICULARS			
Current Given Names			
New Surname			
New Given Names			
Birthdate		Sex	
Birth City			
Current Surname			
Current GivenNames			
New Surname			
New Given Names			
Birthdate		Sex	
		Country	
I certify that the particulars contain	ed herein are in accordance	with the information on record	in this Court Registry.
Dated at	,BC, this	day of	, A.D
Order Effective			
(DATE 1 VSA 512 2016/08/06	MMM/DD/YYYY)	(SIGNATURE OF COURT F	REGISTRAR)