## 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: <a href="https://www.jud.ct.gov/ADA">www.jud.ct.gov/ADA</a>.

Judicial district of	At (Town)		Docket number
Plaintiff's name (Last, first, middle initial)		Defendant's name (Last, first, middle	e initial)
The parties are entering into this agreem union, or legal separation, and agree to t	the following term	s and conditions:	ssolution of their marriage or civil
Our (Select one)    marriage    civil has broken down irretrievably and there			
2. Alimony: (Select all that apply)			
A. Waiver of Alimony (if selected, mo	ove to section 3 wh	en completed)	
Having carefully considered the i the  plaintiff defendant  OR  B. Periodic Alimony The plaintiff shall pay the defend  \$	waive(s) forever th	e right to claim or receive a	
Or as follows:			
This alimony (Select one)  sha This alimony (Select one) sha The defendant shall pay the plair per Per	II  shall not b ntiff alimony in the a for a pe	e modifiable as to amount. amount of: eriod of	
This alimony (Select one) sha		e modifiable as to term.	
This alimony (Select one) sha		e modifiable as to amount.	
The alimony shall terminate upon the	TIRST OF THE TOLLOWIN	g to occur:	
death of either party	.nt		
☐ remarriage of the alimony recipie ☐ conclusion of the term set forth a			
other:			
outer.			
The provisions of section 46b-86(b) of OR  C. Lump Sum Alimony			
The <i>(Select one)</i> plaintiff definition the amount of \$			

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Plaintiff's name (Last, first, middle initial)	Defendant's name (Last, first, middle initial)	Docket number
3. Real Estate: (Select all that apply)		
☐ The parties do not own any r	eal estate together or separately (if sele	ected, move to section 4 when completed)
	ress):	
	ty's name and to be retained by that party	
The (Select one) plaintiff	defendant shall retain sole ownership	o of Property #1 and shall hold harmless and otes, and liens associated with the property.
☐ Transfer of property by quit cla	im deed	
(Select one) plaintiff de (Select one) plaintiff de	defendant shall transfer all right title, a efendant by (date) Fendant shall assume, hold harmless an and liens associated with the property.	
Other terms:		
Refinance of Mortgage(s) Secu	 ured by Property	
The (Select one) plaintiff	defendant shall refinance the mortgage from the mortgage by no later than (date)	
Other terms:		
Sale of Property		
_ , ,	perty #1 on the market for sale by <i>(date)</i>	
The parties shall list the property values in the area	operty for sale at its fair market value with	n an MLS real estate agent familiar with real ne is not sold within 45 days of the listing, the
Other method:		
		of all mortgages, liens, taxes, customary and s: Plaintiff% Defendant%
	any deficiency, after the payment of all mo be divided between the parties as follows	
If the property is foreclosed, the	e above percentages shall also apply to a	any net proceeds or deficiency, as applicable.
The (Select one) plaintiff	defendant shall pay the following expo	enses of Property #1 pending the sale:
Other terms:		
The court shall retain jurisdiction	on over the sale of Property #1	
	of over the sale of Property #1.	
Real Estate Property #2 (add	ress):	
Property held solely in one par	ty's name and to be retained by that party	<i>y</i> :
		of Property #2 and shall hold harmless and otes, and liens associated with the property.

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Plaintiff's name (Last, first, middle initial)	me (Last, first, middle initial)  Defendant's name (Last, first, middle initial)  Docket number					
3. Real Estate: (Continued)						
☐ Transfer of property by quit claim dee	d					
(Select one) plaintiff defendar						
Other terms:						
Refinance of Mortgage(s) Secured by	Property					
	endant shall refinance the mortgage on the mortgage by no later than <i>(date)</i>					
Other terms:						
Sale of Property						
The parties agree to place 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:						
		I mortgages, liens, taxes, customary and Plaintiff% Defendant%				
	ficiency, after the payment of all mortg ided between the parties as follows:  F	ages, liens, taxes, customary and Plaintiff% Defendant%				
If the property is foreclosed, the abov	If the property is foreclosed, the above percentages shall also apply to any net proceeds or deficiency, as applicable.					
The (Select one) plaintiff defe	endant shall pay the following expens	es of Property #2 pending the sale:				
Other terms:						
The court shall retain jurisdiction over	the sale of Property #2.					
Other:						
4. Motor Vehicles: (Select all that apply)						
$\hfill\Box$ The parties do not own any motor vel	nicles together or separately (if selecte	d, move to section 5 when completed)				
free and clear of any claim by the oth	endant is awarded the vehicle <i>(year, r</i> er party, and shall be responsible for a tenance, registration, insurance, and t	ll expenses as to this vehicle, including,				
free and clear of any claim by the oth	☐ The (Select one) ☐ plaintiff ☐ defendant is awarded the vehicle (year, make, model) free and clear of any claim by the other party, and shall be responsible for all expenses as to this vehicle, including, but not limited to, car payments, maintenance, registration, insurance, and taxes.					
Other:						

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Plaintiff's na	me (Last, first, middle initial)	Defendant's name (Last, fin	rst, middle initial)	Docket number			
5. Bank	Accounts: (Select all that a	oply) - <b>Do NOT Include Accou</b> l	nt Numbers				
□ A.	The parties do not own ar	ny bank accounts together o	r separately <i>(if sele</i>	cted, move to section (	6 when completed)		
□ B.		re held solely in one party's a agreement, shall be retained agraph 5C below.					
☐ C.	. The parties agree to the f	following terms relating to the	e bank accounts list	ed below:			
	Name of Bank or	Type of Bank Account	Balance	Distributio	Distribution of Account		
	Financial Institution	(i.e. checking, savings)	Balance	% to Plaintiff	% to Defendant		
	The parties cares to disin	L de/transfer the funds as set f	orth in costion FC b	(data)			
☐ A.	The parties do not own ar with a third party. (if selection The parties' stocks, bonds as set forth in the financial	Securities, and Investment stocks, bonds, mutual functed, move to section 7 when sometimes, mutual funds, securities, or all affidavits submitted simulting by the other party unless collowing division of assets:	ds, securities, or invenced or invenced or invented or investment accouranceously with this a	vestment accounts eithet are held solely agreement, shall be ref	ner solely, jointly, or  in one party's name, tained by that party		
	Name of Stock, Bond, Mutual Fund, etc.		Value	% to Plaintiff	unds, Shares, etc. % to Defendant		
				70 to Flamini	76 to Defendant		
		de/transfer these assets by (	date)				
0				h tha tawaa af thia aw			
	」 The parties have already ther terms regarding these	divided/transferred these as	osets consistent Will	n ne tenns of this agre	56111 <b>6</b> 111.		
	anor terms regarding these	assets (II arry)					

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Plaintiff's name (Last, first, middle initial)	Defendant's name (Last, first, middle init	tial) Docket numb	Docket number			
7. Pension, Profit Sharing, Deferred Con	npensation, or Retirement F	unds: (Select all that apply) - D	o NOT Include Account Numbers			
A. The parties do not own any pension jointly, or with a third party. (if se			funds, either solely,			
<ul> <li>□ B. The parties' pension, profit sharing name, as set forth on the financia</li> <li>Paragraph 7C below, shall be ret</li> </ul>	l affidavits submitted simultar ained by that party free and c	neously with this agreement lear of any claim by the ot	nt, unless divided under			
C. The parties agree to the division of	of their accounts as set forth b					
Type of Pension, Profit Sharing Retirement Fund	g, or Value	within the \	Distribution of Funds, Shares, etc. within the Various Accounts			
		% to Plaintiff	% to Defendant			
Note: A Domestic Relations Order/order for the division of the retiren The parties shall be responsible for a Domestic Relations Order to effectua  The cost to prepare the Domestic Plaintiff % Defendant	nent plan to be completed.  Indicooperate with each other  Ite the transfer(s) or division(s	You must consult with the in securing a Domestic Roy referenced in section 7C	he plan administrator. elations Order/Qualified above.			
Other terms regarding these assets (	if any):					
8. Life Insurance: (Select all that apply)						
Neither party is required to secure or (if selected, move to section 9 when or	completed)					
	The plaintiff will secure and/or maintain life insurance on his/her life in the amount of \$ with (name of spouse) as beneficiary until (date)					
This Life Insurance (Select one)	hall					
The defendant will secure and/or mai with (name of spouse)	ntain life insurance on his/her a					
This Life Insurance (Select one) s  This Life Insurance (Select one) s	hall  shall not be modifinall shall not be modifi					
Other:						

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	ا	)efendant	s name <i>(L</i>	ast, first, ı	middle initial)	Docket number			
9. Medical Insurance: (Select all th	nat apply)								
☐ Each party shall be responsi (if selected, move to section				insura	nce needs.				
The plaintiff will secure and/o			al insur	ance fo	or the benefit of the o	defendant until <i>(d</i>	late)		
The defendant will secure are			dical in	suranc	e for the benefit of th	e plaintiff until <i>(d</i>	late)		
Other:									
10. Furniture, Household Goods  The parties have already div with the division. (if selected  The parties agree to divide the	rided the full, move to so	rniture, ection	house 11 whe	nold go n comp	oods, and other persoleted)	onal property an			vith
by (date)		ntiff	Defer	ndant	Identify Ite	ms P	laintiff	Defe	endant
,					•				
☐ The parties will attempt to re									
<ul> <li>☐ The parties will attempt to re other personal possessions. then they agree to go to bind understand that they will be the issue of division of perso arbitrator.</li> <li>☐ Other:</li> <li>☐ The parties do not have any</li> <li>☐ The parties agree to divide to</li> </ul>	If they are ding arbitrate obligated to onal propert oct all that appassets in the same of the same of the same of the same oct all that appassets in the same of	unable tion of to follow ty exce  ply) - D  his cate	e to read the issuration the dept to er	ch an a le by a cision force t	greement within sixt neutral arbitrator at of the arbitrator and he use of the arbitrator and Account Numbers atted, move to section	y (60) days after their equal expe will have no righ tion process or the	the dat nse. The to retu ne awar	e of jud e parties rn to co	gment, s urt on
other personal possessions. then they agree to go to bind understand that they will be the issue of division of perso arbitrator.  Other:  11. Miscellaneous Assets: (Sele  The parties do not have any	If they are ding arbitrate obligated to onal propert of all that appears assets in the heir miscell	unable tion of to follow ty exce  ply) - D  his cate	e to read the issuration the dept to er	ch an a le by a cision force t  nclude if select s as se	greement within sixt neutral arbitrator at of the arbitrator and he use of the arbitrator and Account Numbers atted, move to section	y (60) days after their equal expe will have no righ tion process or the a 12 when complee	the dat nse. The to retu ne awar	e of jud e parties rn to co d of the	gment, s urt on
other personal possessions. then they agree to go to bind understand that they will be the issue of division of perso arbitrator.  Other:  The parties do not have any The parties agree to divide t	If they are ding arbitrate obligated to onal propert of all that appears assets in the heir miscell	unable tion of to follow ty exce  ply) - D his cate	e to rea the issu the de the de pt to er o NOT I egory. (	ch an a le by a cision force t  nclude if select s as se	greement within sixt neutral arbitrator at of the arbitrator and he use of the arbitrator and he use of the arbitrator arbitrator and the use of the arbitrator arbit	y (60) days after their equal expe will have no righ tion process or the a 12 when complee	the date inse. The state is to return the awar seted)	e of jud e parties rn to co d of the	gment, s urt on
other personal possessions. then they agree to go to bind understand that they will be the issue of division of perso arbitrator.  Other:  The parties do not have any The parties agree to divide t	If they are ding arbitrate obligated to onal propert of all that appears assets in the heir miscell	unable tion of to follow ty exce  ply) - D his cate	e to rea the issu the de the de pt to er o NOT I egory. (	ch an a le by a cision force t  nclude if select s as se	greement within sixt neutral arbitrator at of the arbitrator and he use of the arbitrator and he use of the arbitrator arbitrator and the use of the arbitrator arbit	y (60) days after their equal expe will have no righ tion process or the a 12 when complee	the date inse. The state is to return the awar seted)	e of jud e parties rn to co d of the	gment, s urt on
other personal possessions. then they agree to go to bind understand that they will be the issue of division of perso arbitrator.  Other:  The parties do not have any The parties agree to divide t	If they are ding arbitrate obligated to onal propert of all that appears assets in the heir miscell	unable tion of to follow ty exce  ply) - D his cate	e to rea the issu the de the de pt to er o NOT I egory. (	ch an a le by a cision force t  nclude if select s as se	greement within sixt neutral arbitrator at of the arbitrator and he use of the arbitrator and he use of the arbitrator arbitrator and the use of the arbitrator arbit	y (60) days after their equal expe will have no righ tion process or the a 12 when complee	the date inse. The state is to return the awar seted)	e of jud e parties rn to co d of the	gment, s urt on
other personal possessions. then they agree to go to bind understand that they will be the issue of division of perso arbitrator.  Other:  The parties do not have any The parties agree to divide t	If they are ding arbitrate obligated to onal propert of all that appears assets in the heir miscell	unable tion of to follow ty exce  ply) - D his cate	e to rea the issu the de the de pt to er o NOT I egory. (	ch an a le by a cision force t  nclude if select s as se	greement within sixt neutral arbitrator at of the arbitrator and he use of the arbitrator and he use of the arbitrator arbitrator and the use of the arbitrator arbit	y (60) days after their equal expe will have no righ tion process or the a 12 when complee	the date inse. The state is to return the awar seted)	e of jud e parties rn to co d of the	gment, s urt on
other personal possessions. then they agree to go to bind understand that they will be the issue of division of perso arbitrator.  Other:  The parties do not have any The parties agree to divide t	If they are ding arbitrate obligated to onal propert of all that appears assets in the heir miscell	unable tion of to follow ty exce  ply) - D his cate	e to rea the issu the de the de pt to er o NOT I egory. (	ch an a le by a cision force t  nclude if select s as se	greement within sixt neutral arbitrator at of the arbitrator and he use of the arbitrator and he use of the arbitrator arbitrator and the use of the arbitrator arbit	y (60) days after their equal expe will have no righ tion process or the a 12 when complee	the date inse. The state is to return the awar seted)	e of jud e parties rn to co d of the	gment, s urt on

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Plaintiff's name (Last, first, middle initial)	Defendant's name (Last, first, middle initial)	Docket nu	mber		
12. Debts - Credit Card, Consumer, Taxe	s, Health Care, Other: (Select all th	at apply) - <b>Do NOT</b>	Include Accou	ınt Numbers	
☐ The parties do not have any debt. (if	selected, move to section 12 when o	completed)			
The parties have separately held deb (including debts listed on their financi					
☐ The parties agree to the following term will indemnify and hold the other part		rty responsible for	the debt, or p	ortion thereof,	
Name of Creditor	Date of Balance	Balance	Responsibility for Future Payments		
			% Plaintiff	% Defendant	
Other:					
13. Additional Agreement Terms:					
<b>G</b>					
14. Change of Name:					
The Plaintiff's name is restored to	birth name	of:			
The Defendant's name is restored to					
The Beleficiant's figure is restoled to		/··			
IF YOU HAVE NO CHILDREN UNDER	THE AGE OF 23 YEARS, SKIP	SECTION 15 A	ND GO TO 1	THE END.	

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Plaintiff's name (Last, first, middle initial)	Defendant's name (Last, first, middle initial)		Docket number	
15. Children and Post-Majority Educa	ition: (Select all that apply)			
☐ We have the following minor child	ren (under the age of 18, or still		nd under the age of 19) in common:	
	-		Parenting Plan, form JD-FM-284)	
Name	Birth date	Name	Birth date	
☐ We have the following children wh	no are over the age of 18 but un	der the age of 23	3:	
Name	Birth date	Name	Birth date	
Agreement as to Post-Majority Edu	cational Support as to all liste	d children: (Se/	ect only one)	
<ul><li>Both of the parties have made a k support order;</li></ul>	nowing and intelligent waiver of	their right to req	uest a post-majority educational	
The parties ask the court to find the			ld have provided post-majority rt in accordance with the following:	
The parties ask the Court to find the educational support if the family whether to enter a post-majority expression.	ere intact, and for the Court to r	eserve jurisdiction	on to determine at a later date	
The parties ask the Court to reser support order should issue and the	ve jurisdiction to determine at a		•	
The parties agree to promptly execute agreement.	e all documents necessary to	effectuate the t	erms and conditions of this	
Only sign this agreement if you have unless it accurately describes your fu certain important rights in your favor.	II agreement. This agreement	waives certain	important rights and establishes	
We certify that the above statements a forced us to do so.	•			
Plaintiff's signature	Plaintiff (Print name)		Date signed	
Defendant's signature	Defendant (Print nam	e)	Date signed	
Other signature	Other Signer (Print na	ame and Canacity)	Date signed	
Outer signature			Date signed	
Other signature	Other Signer (Print na	ame and Capacity)	Date signed	

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