## DISSOLUTION/LEGAL SEPARATION AGREEMENT

JD-FM-172 Rev. 5-21 C.G.S. § 46b-51

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



## Instructions

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

dicial district of		At (Town)		Docket number		
nintiff's name (Last, first, middle initial)			Defendant's name (Last, first, middle initial)			
				(Select one)  dissolution of ollowing terms and conditions:		
<u> </u>	rriage (if dissolution		·	on has broken down irretrievably an		
		g alimony. Otherwise	e, go straight to B and follow t	those instructions.)		
A. Both Parties Wa	ive Alimony	sidered the income	e, financial resources, liabil	lities, and expenses of each other		
B. Alimony Awarde	d (Select one of the	following and then	select either C <u>or</u> D below).			
	ives forever the rigony as set forth in			ndant. The plaintiff shall pay the		
	waives forever the as set forth in Sec			aintiff. The defendant shall pay the		
C. Periodic Alimony	У					
☐ The plaintiff sha	all pay the defenda	nt alimony in the	amount of:			
\$Or as follows: _	per	for a p	eriod of			
This alimony (So This alimony (So	• =		pe modifiable as to term. De modifiable as to amount			
The defendant	shall pay the plain	tiff alimony in the	amount of:			
\$ Or as follows: _	per	for a p	eriod of	·		
This alimony (So This alimony (So	, <u> </u>		pe modifiable as to term. ne modifiable as to amount			
☐ death of either p☐ remarriage of th☐ conclusion of th	•	nt pove	ng to occur: (Select all that a	pply)		
The provisions of se OR	, ,	f the General Stat	utes regarding cohabitatior	n		
The (Select one) in the amount of \$	•		he (Select one)			

aintiff's name (Last, first, middle initial)	Defendant's name (Last, first, middle initial)	Docket number
Pool Estatos (Calast all that apply)		
Real Estate: (Select all that apply)	atata tagathar ar agnarataly (if solos	ted move to section 4 when completed)
OR	state together or separately (# 56/60	ted, move to section 4 when completed)
Real Estate Property #1 (address)	t	
Property held solely in one party's n	ame and to be retained by that party:	
, , <u>,</u>	•	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 defende		
Other terms:		
Refinance of Mortgage(s) Secured by	by Property	
	fendant 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 <i>(date)</i>	
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%
	eficiency, after the payment of all mort ivided between the parties as follows:	tgages, liens, taxes, customary and Plaintiff% Defendant%
If the property is foreclosed, the abo	ve percentages shall also apply to any	net proceeds or deficiency, as applicable.
The (Select one)  plaintiff de	fendant shall pay the following expen	ses of Property #1 pending the sale:
The court shall retain jurisdiction over		
	• •	
	t	
	ame and to be retained by that party:	
		f Property #2 and shall hold harmless and s, 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. Re	al Estate: (Continued)		
	Transfer of property by quit claim dee	ed	
	(Select one) plaintiff defenda (Select one) plaintiff defenda costs, mortgages, taxes, notes and li	endant shall transfer all right title, and internate by (date) From and internate shall assume, hold harmless and indemorens associated with the property.	after the date of transfer the nify the other party from all expenses,
	Refinance of Mortgage(s) Secured by	/ Property	
	The (Select one) plaintiff defe	endant shall refinance the mortgage on Pro he mortgage by no later than <i>(date)</i>	
	Other terms:		
	Sale of Property  The parties agree to place Property #	t2 on the market for sale by <i>(date)</i>	
	property values in the area where	for sale at its fair market value with an MLS the property is located. If the home is not ance with the recommendation of the listing a	sold within 45 days of the listing, the
	Other method:		
		eds that remain after the payment of all mor rided between the parties as follows: Plainti	
		ficiency, after the payment of all mortgages rided between the parties as follows: Plainti	
	If the property is foreclosed, the above	e percentages shall also apply to any net p	roceeds or deficiency, as applicable.
	The (Select one) plaintiff defe	endant shall pay the following expenses of	Property #2 pending the sale:
	Other terms:		
	The court shall retain jurisdiction ove	r the sale of Property #2.	
	Other:		
4. Mo	tor Vehicles: (Select all that apply)		
	The parties do not own any motor ve	hicles together or separately <i>(if selected, mo</i>	ove to section 5 when completed)
	free and clear of any claim by the oth	endant is awarded the vehicle <i>(year, make,</i> er party, and shall be responsible for all exp ntenance, registration, insurance, and taxes	penses as to this vehicle, including,
	free and clear of any claim by the oth	endant is awarded the vehicle <i>(year, make,</i> er party, and shall be responsible for all exp ntenance, registration, insurance, and taxes	penses as to this vehicle, including,

Plaintiff's name (La	laintiff's name (Last, first, middle initial)  Defendant's name (Last, first, middle initial)		st, middle initial)	Docket number				
5. Bank Acc	ounts: (Select all that a	pply) - <b>Do NOT Include Accou</b> n	t Numbers					
A. The parties do not own any bank accounts together or separately (if selected, move to section 6 when completed)								
sin		re held solely in one party's n agreement, shall be retained ragraph 5C below.						
C. The	e parties agree to the	following terms relating to the	bank accounts list	ed below:				
	lame of Bank or	Balance	Distribution	Distribution of Account				
Fir	nancial Institution	(i.e. checking, savings)	Bulance	% to Plaintiff	% to Defendant			
		de/transfer the funds as set fo						
6. Stocks, B  A. The with	<ul> <li>☐ The parties have already divided/transferred the funds per this agreement.</li> <li>☐ Other terms regarding bank accounts (if any)</li> <li>6. Stocks, Bonds, Mutual Funds, Securities, and Investment Accounts: (Select all that apply) - Do NOT Include Account Numbers</li> <li>☐ A. The parties do not own any stocks, bonds, mutual funds, securities, or investment accounts either solely, jointly, or with a third party. (if selected, move to section 7 when completed)</li> <li>☐ B. The parties' stocks, bonds, mutual funds, securities, or investment accounts that are held solely in one party's name, as set forth in the financial affidavits submitted simultaneously with this agreement, shall be retained by that party free and clear of any claim by the other party unless divided under Paragraph 6C below.</li> <li>☐ C. The parties agree to the following division of assets:</li> </ul>							
	Name of Stock, Bond, Mutual Fu		und, etc.		Distribution of Funds, Shares, etc.  % to Plaintiff % to Defendant			
				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	70 10 20101144111			
OR	e parties agree to divi	de/transfer these assets by (c	late)	· ·				
Other	e parties have already terms regarding these	divided/transferred these assassets (if any)	sets consistent with	h the terms of this agre	eement.			

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Plaintiff's name (Last, first, middle initial)	Defendant's name (Last, first, middle initial)	Docket number			
7. Pension, Profit Sharing, Deferred Con	npensation, or Retirement Fun	ds: (Select all th	nat apply) - <b>Do N</b>	OT Include Account Numbers	
A. The parties do not own any pensi- jointly, or with a third party. <i>(if se</i>			etirement fur	nds, either solely,	
<ul><li>☐ B. The parties' pension, profit sharin name, as set forth on the financia Paragraph 7C below, shall be ret</li></ul>	al affidavits submitted simultaned	ously with this	agreement,	unless divided under	
C. The parties agree to the division of	of their accounts as set forth belo	ow:			
Type of Pension, Profit Sharin	ng, or Value	Dist	Distribution of Funds, Shares, etc. within the Various Accounts		
Retirement Fund		% to F	Plaintiff	% to Defendant	
order for the division of the retirent The parties shall be responsible for a Domestic Relations Order to effectual  The cost to prepare the Domestic Plaintiff % Defendant  Other terms regarding these assets (	and cooperate with each other in the the transfer(s) or division(s) re c Relations Order/Qualified Dome	securing a Do eferenced in s	omestic Related	tions Order/Qualified ove.	
<ul><li>8. Life Insurance: (Select all that apply)</li><li>Neither party is required to secure or (if selected, move to section 9 when the section 9 when 10 when</li></ul>		enefit of the o	ther.		
The plaintiff will secure and/or mainta with (name of spouse)				·	
This Life Insurance (Select one) s This Life Insurance (Select one) s			nt.		
The defendant will secure and/or main with (name of spouse)					
This Life Insurance (Select one) s This Life Insurance (Select one) s			nt.		
Other:					

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Plaintiff's name (Last, first, middle initial)	Defendant'	s name <i>(L</i>	ast, first,	middle initial)	Docket number		
9. Medical Insurance: (Select all that apply)  Each party shall be responsible for the (if selected, move to section 10 when  The plaintiff will secure and/or maintal and be responsible for the cost thereof	complet in medic of.	e <i>d)</i> al insur	ance f	or the benefit of the def	·	ŕ	
<ul><li>☐ The defendant will secure and/or main and be responsible for the cost thereo</li><li>☐ Other:</li></ul>	of.				plaintiff until <i>(dai</i>	te)	
<ul> <li>10. Furniture, Household Goods, and Oth</li> <li>The parties have already divided the f with the division. (if selected, move to</li> <li>The parties agree to divide the furnitue by (date)</li> </ul>	furniture, section	house	nold go	oods, and other person pleted)			sfied with
Identify Items Pla	aintiff	Defer	dant	Identify Item	s Pla	intiff	Defendant
<ul> <li>The parties will attempt to reach an agother personal possessions. If they are then they agree to go to binding arbitr understand that they will be obligated the issue of division of personal proper arbitrator.</li> <li>Other:</li> </ul>	e unable ration of to follow erty exce	to read the issument the de pt to er	ch an a le by a cision lforce t	agreement within sixty of neutral arbitrator at the of the arbitrator and withe use of the arbitration	(60) days after their equal expens Il have no right to	ne date e. The o return	of judgment, parties to court on
11. Miscellaneous Assets: (Select all that a	this cate	egory. (	if seled	cted, move to section 1	•	,	
Identify Asset Pla	aintiff	Defer	dant	Identify Asse	et Pla	intiff	Defendant
Other:							

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12. Debts - Credit Card, Consumer, Taxes, Health Care, Other: (Select all that apply) - Do NOT Include Account Number  The parties do not have any debt. (if selected, move to section 12 when completed)	8
The parties do not have any debt. (if selected, move to section 12 when 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.	hereof.
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:	,
Name of Creditor  Date of Balance  Balance  Responsibility for Future Payments	nts
% Plaintiff % Defen	fendant
Other:	
13. Additional Agreement Terms:	
16. 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, middle initial)		Docket number				
15. Children and Post-Majority Education	on: (Select all that apply)						
We have the following minor children		still in high school and	d under the age of 19) in common:				
(if selected, you must also comple	ete and submit a Custod	y Agreement and Pa	renting 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 Educa	tional Support as to all I	isted children: (Selec	t only one)				
☐ Both of the parties have made a kno	wing and intelligent waive	r of their right to requ	est a post-majority educational				
support order;							
The parties ask the court to find that educational support if the family wer							
-							
☐ The parties ask the Court to find tha	t it is more likely than not	that the parents would	I have provided post-majority				
educational support if the family wer							
whether to enter a post-majority educational support order and the terms of the order;  The parties ask the Court to reserve jurisdiction to determine at a later date whether a post majority educational.							
	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	III documents necessary	to effectuate the ter	ms and conditions of this				
agreement.	_						
Only sign this agreement if you have re- unless it accurately describes your full	agreement. This agreem	ent waives certain ir	nportant 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 voidillan	ny, and no one pressured or				
Plaintiff's signature	Plaintiff (Print na	ame)	Date signed				
Defendant's signature	Defendant (Prin	t name)	Date signed				
	·	,	·				
Other signature	Other Signer (P	rint name and Capacity)	Date signed				
Other signature	Other Signer (P	rint name and Capacity)	Date signed				

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