

SCHEDULE A
(Section 6)

NOTICE OF PROPOSED RELOCATION FORM

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Part A — Information about the person giving notice			
Name:			
Current address:			
Current phone number:		Current e-mail address:	
Part B — Information about the proposed relocation			
<i>Please check one box:</i>			
<input type="checkbox"/> I am planning to relocate without the child(ren), as noted below.			
<input type="checkbox"/> I am planning to relocate with the child(ren), as noted below.			
<input type="checkbox"/> I am planning to relocate only the child(ren), not myself, as noted below.			
Children's names			
Provide the name(s) of any child(ren) for whom you have parenting responsibilities, decision-making responsibility, parenting time, custody or access:			
(1) under a court order made under <i>The Family Law Act</i> or <i>The Family Maintenance Act</i> [now repealed];			
(2) by operation of law, for example under section 36 of <i>The Family Law Act</i> (joint rights of parents respecting children); OR			
(3) under a guardianship order.			
Indicate whether you are planning to relocate them.			
Proposed date of relocation			
Address of new place of residence (<i>provide as much detail as you can at this time</i>):			

New contact information (provide as much detail as you can at this time):

E-mail address:

Phone number:

Part C — Names of the people who are receiving this Notice of Proposed Relocation

Include the names of all the people who will be receiving notice.

Part D — Proposal to change parenting arrangements and/or contact arrangements

Provide a proposal for how parenting time, decision-making responsibility and/or contact could be exercised if the relocation takes place. Some of the things you may want to include are:

- *If parenting time will need to change after the relocation, what is your proposal for a new parenting time arrangement?*
- *If contact under a contact order will need to change, what is your proposal for a new contact arrangement?*
- *Are there other ways parenting time or contact could happen after the relocation, for example by phone or electronic communication?*
- *Will the child(ren) need to travel to spend time with you or anyone else who has parenting time or a contact order? If so, how will they travel and what will the arrangements be (including if they will need to be accompanied)? What would the estimated travel costs be? Who will cover the travel costs? Who will accompany the child(ren) and who will cover those costs? Who will make the travel arrangements?*

Important note: To the extent that it is appropriate to do so, *The Family Law Act* expects parents to try to work out issues involving their children, including a child's possible relocation, by using alternative dispute resolution processes such as negotiation, mediation or collaborative law. Even if one parent objects to the relocation, it is important to keep trying to reach an agreement, where appropriate.

Proposal:

Part E — Information for people who receive this notice

If the child would be relocating and you are one of the following people:

- (a) a parent who has parental responsibilities respecting the child (a parent with decision-making responsibility, parenting time, custody or access) either
 - (i) under a court order made under *The Family Law Act* or *The Family Maintenance Act* [now repealed], or
 - (ii) by operation of law, for example under *section 36 of The Family Law Act* (joint rights of parents respecting children);
- (b) a guardian with a guardianship order; and
- (c) a person standing in the place of a parent who has parental responsibilities respecting the child under a parenting order made under *The Family Law Act*;

you can object to the child's relocation.

If you cannot come to an agreement with the person proposing to relocate, you have 30 days to object after you receive this notice.

There are two ways to object:

1. Giving the person proposing relocation a written statement within 30 days after receiving this notice using the NOTICE OF OBJECTION TO PROPOSED RELOCATION FORM in the *Family Law Regulation* and in accordance with the rules in *The Family Law Act* and the *Family Law Regulation*.

You must ensure that the person received your written statement. You should also keep a copy of the written statement for your own record and proof that it was given to the person(s) entitled to receive it.

– OR –

2. Apply to court within 30 days after receiving this notice for an order prohibiting the child's relocation.

IMPORTANT: If you do not make your objection within 30 days and there is no current court order stating that the relocation cannot happen, the relocation can go ahead without a court order on or after the date indicated in this notice.

You cannot object to a relocation that does not include the relocation of a child, but you may want to consider whether your parenting order will need to be changed.

If you have contact:

If you have a contact or access order, you are not entitled to object. However, you may wish to consider whether your contact or access order will need to be changed. If so, you may wish to discuss possible changes with the child's parents. If you and the parents cannot come to an agreement, you can start a court application to change the terms of your contact order.

Part F — Attachments (optional)

Indicate if you have attached any of the following documents to this notice. These attachments are optional.

- A copy of a court order
- A description of the child(ren)'s current schedule (on a separate page)
- Other — please specify:

Part G — Signature of person giving notice

Signature

(dd/mm/yyyy)

Name (please print):