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NO. FD		

FORM 70E.3

	THE KING'S BENCH (FAMILY DIVISION)	
	Centre	
	VEEN:	BETWEEN:
applicant	(full name)	
	— and —	
respondent(s)	(full name)	

NOTICE OF APPLICATION FOR SPECIAL RELIEF UNDER THE *DIVORCE ACT* (CANADA)

Application for the following relief under the *Divorce Act* (Canada):

- A parenting order under clause 16.1(1)(b) OR a variation of a parenting order under subclause 17(1)(b)(ii)* OR
- A contact order under subsection 16.5(1) OR a variation of a contact order under subclause 17(1)(c)**

Use this form if

^{*} You are a parent of the child, stand in the place of a parent or intend to stand in the place of a parent of the child and the child's other parent is divorced or seeking a divorce from their spouse under the Divorce Act (Canada) AND you are seeking a parenting order respecting the child under s. 16.1(1)(b) or a variation of a parenting order under subclause 17(1)(b)(ii)

^{**} You are not a parent of the child and the child's parents are divorced or seeking a divorce AND you are seeking a contact order respecting the child or a variation of a contact order under subclause 17(1)(c)

Before your application will be heard by the court you may first need to seek leave from the court under the Divorce Act (Canada):

See: • s. 16.1(3): leave to apply for parenting order

[•] s. 16.5(3): leave to apply for contact order

[•] s. 17(2): leave to apply to vary parenting order under s. 17(1)(b)(ii) by a person to whom the parenting order does not relate.

NOTICE OF APPLICATION

TO THE RESPONDENT(S)				
(full name(s) and a	ddress(es) includ	ling postal code(s))		
A LEGAL PROCEEDING HAS BEEN the applicant appears on the following page.	COMMENC	ED by the appli	cant. The clai	m made by
THIS APPLICATION will come or	n for a(n)	(hearing/initial	appearance)	before a
(judge/associate judge),				
on ,		, at	t(time)	,
(day)	(date)	_	(time)	
at	of court house)			·
IF YOU WISH TO OPPOSE THIS AP must appear at the hearing. IF YOU WISH TO PRESENT AFFIDAY COURT OR TO EXAMINE OR CROSS-EXAM lawyer must file the evidence in the court of possible, but not later than 2:00 p.m. on a da must serve the evidence on the applicant's la serve it on the applicant within the time for se the court office in advance of the hearing date	/IT OR OTHI INE WITNES fice where the ay that is at lawyer or, who ervice under	ER DOCUMENT SSES ON THE A he application is least seven day ere the applican	TARY EVIDENO PPLICATION, s to be heard a s before the he t does not hav	CE TO THE you or your as soon as earing. You e a lawyer,
Date	Issued by	Registrar (ing's Bench		Centre
		(cour	t address)	

APPLICATION

١.	The applicant makes application for: (State the precise relief claimed)
	☐ A parenting order under clause 16.1(1)(b) of the <i>Divorce Act</i> (Canada)
	□ parenting time
	☐ decision-making responsibility
	☐ A variation of a parenting order under subclause 17(1)(b)(ii) of the <i>Divorce Act</i> (Canada)
	□ parenting time
	☐ decision-making responsibility
	☐ A contact order under s. 16.5(1) of the <i>Divorce Act</i> (Canada)
	☐ A variation of a contact order under s. 17(1)(c) of the <i>Divorce Act</i> (Canada)
	The grounds for the application are: (Specify the grounds to be argued, including a reference to an statutory provision or rule to be relied on.)
).	The following documentary evidence will be used at the hearing of the application: (List the affidavits or other documentary evidence to be relied on.)
	(Where the notice of application is to be served outside Manitoba without a court order, state the facts and the specific provisions of Rule 17 relied on in support of such service.)

The particulars of all orders, processes and court proceedings affecting any party to this proceeding, including any of the following:			
(Give details of any such orders, processes, proceedings, etc. – e.g. nature of the matter, date, count court file/incident number, status, etc. or state NONE if there are no orders, processes and court proceedings affecting any party.)			
(a) an order or proceeding in relation to parenting arrangements, child support, spouse support or property;			
(b) a civil protection order or a proceeding in relation to such an order;			
(c) a child protection order, proceeding, agreement or measure;			
(d) an order, proceeding, undertaking or recognizance in relation to any matter of a crimina nature.			
Cartification of applicant under the Divorce Act (Canada):			

5. Certification of applicant under the *Divorce Act* (Canada):

> I certify that I am aware of my duties and responsibilities under the Divorce Act (Canada), as follows:

- (a) If I am granted parenting time or decision-making responsibility or allocated contact:
 - (i) I will exercise it in a manner that is consistent with the best interests of the child.

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(E-mail address)

- (ii) Before changing my place of residence or that of the child I must give notice in the manner required by the *Divorce Act* (Canada) to anyone who has parenting time, decision-making responsibility or contact under a contact order respecting the child*.
- (b) If I am granted parenting time or decision-making responsibility, before relocating myself or the child I must give notice at least 60 days before the expected date of the proposed relocation and in the form prescribed by the regulations under the *Divorce Act* (Canada), to any other person who has parenting time, decision-making responsibility or contact under a contact order respecting the child of my intention*;
- (c) I will, to the best of my ability, protect any child of the marriage from conflict arising from this proceeding;
- (d) I will, to the extent that is appropriate to do so, try to resolve this matter with the respondents through a family dispute resolution process;
- (e) I will provide all complete, accurate and up-to-date information that is required by the *Divorce Act* (Canada);
- (f) I will comply with any order made under the *Divorce Act* (Canada).

Dated at	this da	ay of,
		Signature of applicant
		The Applicant's Lawyer is:
		(Name of lawyer)
		(Firm name)
		(Address)
		(Phone)
		(Fax)

^{• *}Any move — including a local move — is a change of residence.

[•] A "relocation" is a move — either by a child or a person with parenting time or decision-making responsibility — that could have a significant impact on the child's relationship with a person with or applying for parenting time or decision-making responsibility or a person who has contact under a contact order.

A person with parenting time or decision-making responsibility must give notice before any proposed move to any person with parenting time, decision-making responsibility or contact of a change of their residence or that of the child.

Notice of a relocation must be given at least 60 days in advance.

A person with contact who proposes any change of residence must give notice to any person with parenting time, decision-making responsibility or contact. If the proposed change of residence is likely to have a significant impact on the relationship with the child, the notice must be given at least 60 days in advance.

[•] The specific details of the notice requirements are set out in the *Divorce Act*, Canada (s. 16.7 to 16.96) and the required notice forms and descriptions of how to give notice are set out in the Notice of Relocation Regulations under the *Divorce Act*, Canada. See Justice Canada web site: www.laws-lois.justice.gc.ca

Statement of Lawyer under	the <i>Divorce Act</i> (Canada):		
l,the applicant certify to this the <i>Divorce Act</i> (Canada).	the lawyer court that I have complied v	for vith the requirements of	subsection 7.7(2) of
Dated at	, this	_ day of	,
		Signature of lawye	r
		Name of lawyer	