**Form FL‑19** [Rule 12.451(1)]

Clerk’s Stamp

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| COURT FILE NUMBER |       |
| COURT | COURT OF QUEEN’S BENCH OF ALBERTA |
| JUDICIAL CENTRE |       |
| APPLICANT |       |
| RESPONDENT |       |

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| DOCUMENT | **FAMILY APPLICATION TO VARY SUPPORT UNDER THE *DIVORCE ACT* (CANADA) WHERE RESPONDENT LIVES IN ANOTHER CANADIAN PROVINCE/TERRITORY** |
| ADDRESS FOR SERVICE ANDCONTACT INFORMATION OFPARTY FILING THIS DOCUMENT |       |

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| **NOTICE TO THE RESPONDENT(S):**This application is made against you. You are the Respondent.You have the right to state your side of this matter before the judge.To do so, you must be in Court when the application is heard as shown below: Court Date:  Time:  Where:  Before Whom: Go to the end of this document to see what else you can do and when you must do it. |

**Remedy claimed or sought:**

1.

**Grounds for making this application:**

1.

**Material or evidence to be relied on:**

1.

**Applicable rules:**

1. *Alberta Rules of Court* (AR 124/2010), rule 12.451(1)

**Applicable Acts and regulations:**

1. *Divorce Act* (Canada), section 17(1)(a)

**Any irregularity complained of or objection relied on:**

1.

**How the application is proposed to be heard or considered:**

1.

Statement of Applicant

I,      , the Applicant, certify to the Court that

1. I am aware of the following duties imposed on me by sections 7.1 to 7.5 of the *Divorce Act* (Canada):

(a) I will exercise any parenting time, decision‑making responsibilities or contact with any child(ren) of the marriage in a manner consistent with their best interests.

(b) I will protect any child(ren) of the marriage from conflict arising from these legal proceedings, to the best of my ability.

(c) I will try to resolve the matters that may be the subject of an order under the Act through a family dispute resolution process, to the extent that it is appropriate to do so.

(d) I will provide complete, accurate and up‑to‑date information if required to do so under the Act.

(e) If I am subject to an order made under the Act, I will comply with the order until it is no longer in effect.

2. At this time *(check one option)*

[ ]  there is in effect a civil or family restraining order, a protection order under the *Protection Against Family Violence Act*, an order, agreement or measure relating to child protection or an order, undertaking or recognizance in relation to a matter of a criminal nature, or there is a pending proceeding relating to one or more of these matters, involving the parties to this application. (*Attach copies of any court orders made in these matters to the affidavit filed in support of this application.*)

[ ]  to my knowledge there are no civil or family restraining orders, protection orders under the *Protection Against Family Violence Act*, orders, agreements or measures relating to child protection or orders, undertakings or recognizances in relation to matters of a criminal nature, and no pending proceedings relating to any of these matters, involving the parties to this application.

DATED at      , Alberta, this       day of      , 20     .

Signature of Applicant

Statement of Lawyer
*(where Applicant has a lawyer)*

I,      , the lawyer for the Applicant, certify to the Court that I have complied with the requirements of section 7.7 of the *Divorce Act* (Canada).

DATED at      , Alberta, this       day of      , 20     .

Lawyer for the Applicant

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| **WARNING**Because you reside outside the province of Alberta, you have two options to respond to this application:1. If you would like this application to be heard in your jurisdiction (not in Alberta), you must file a Request to Convert, requesting that the Court convert this application to an interjurisdictional proceeding. You must file the Request to Convert (Form FL-19.1) with the Court and serve it on the Applicant within 40 days of the date you were served with this application. If you file a Request to Convert, the Court may, on the court date for this support application, direct that this application be converted to an interjurisdictional proceeding under section 18.1 of the *Divorce Act* (Canada).2. If you would like this application to be heard in Alberta and you intend to give evidence in response to the application, you must reply by filing an affidavit or other evidence with the Court and serving a copy of that affidavit or other evidence on the Applicant(s) a reasonable time before the application is to be heard or considered. If you do not come to Court on the date and at the time shown above, either in person or by your lawyer, the Court may give the Applicant(s) what they want in your absence. You will be bound by any order that the Court makes. It may be possible for you to appear in Court by telephone or videoconference. Please contact the Court at the appropriate Judicial Centre before the court date to see if these arrangements can be made. |