MARRIAGE NOTICE APPLICATION FORM (Marriage (Northern Ireland) Order 2003)

Must be served on the Registrar at least 28 days before the date of the intended marriage.

Please read our privacy notice to see how we use and protect your personal information at www.finance-ni.gov.uk/publications/nisra-privacy-notices

A. About the Intended Marriage					
1. Date of marriage	Day	Month	Year	This space for Registrar's use only Marriage Notice Reference.	
2. Place of marriage Denomination (including Postcode) Date document(s) return					
B. About Yourself					
3. Current Forename(s)	Previous	Name(s)			
& Su		name			
4. Present or last occupation	Maiden M	vame			
5. Retired (tick box) Yes No		6. Sex (<i>tick box</i>)		Male 📮 Female 🗖	
7. Status (tick box) Single Widowed Divorced/Marriage Annulled 8. Date of Birth					
Civil Partnership Dissolution/Annulment Surviving Civil Partner					
9. Place of Birth 10. Co	untry of Resider	nce	11. National	ity	
12. Usual Residence & Postcode					
Contact Telephone No		Email Addres	55		
C. About your Father/Parent					
13. (a) Current Forename(s)					
(b) Current Surname (s)					
14. Present or last occupation					
15. Retired (<i>tick box</i>) Yes No		16. Are they still liv	ing (tick box)	Yes No No	
D. About your Mother/Parent	—				
17. (a) Current Forename(s)					
(b) Current Surname (s)					
(c) Previous Name(s) & Surname(s) 18. Maiden Surname					
19. Present or last occupation					
20. Retired (<i>tick box</i>) Yes No		21. Are they still liv	ing (tick box)	Yes No No	
E. About the Officiant (complete this part if					
22. Name, address and religious denomination of the				News	
officiant.				Name	
				Address	
23. Signature of that person to indicate that (s)he is				Denomination	
willing to act as officiant.					
				Signature	
F. About the celebrant (complete this part if	you intend to	o have a humani	st celebrant co	onduct the ceremony)	
24. Name and address of humanist celebrant				Name	
				Address	
25. Signature of that person to indicate that (s)he is					
willing to act as celebrant.				Signature	
G. About the other party to the intended marriage					
26. Forename(s) in full					
Surname(s)					
27. Usual Residence & Postcode					

H. Documents to be submitted by you with this notice

28. FOR ALL PERSONS	If you are unable to produce your birth / adoption certificate, state the reason here.		
Is your birth / adoption certificate enclosed? (<i>tick box</i>)			
Yes 🗖 No 🗖			
29. IF PREVIOUS MARRIAGE OR PREVIOUS CIVIL PARTNERSHIP TERMINATED Is your decree of divorce or annulment or order of civil	The registrar will require proof of the termination of the earlier marriage/civil partnership. If you are unable to produce the official decree of divorce/annulment or civil partnership dissolution/annulment, state the reason for not doing so as this will affect whether or not the registration can proceed.		
partner dissolution/annulment enclosed? (<i>tick box</i>)			
Yes 🗖 No 🗖			
30. IF YOUR PREVIOUS SPOUSE OR CIVIL PARTNER IS DECEASED	The registrar will require proof of the death. If you are unable to produce a death certificate of your previous spouse/civil partner, state the reason for not doing so.		
Is the death certificate of your former spouse/civil partner enclosed? (<i>tick box</i>)			
Yes 🗖 No 🗖			
Yes 🖬 No 🖬			
31. NATIONALITY	If for any reason you are unable to enclose documentation to prove nationality please		
	state the reason. If you are a United Kingdom Citizen, who does not have a passport,		
Have you enclosed your passport or other document(s) to prove your nationality? (<i>tick box</i>)	your birth certificate may be sufficient.		
Yes 🗖 No 🗖			
Ano you o UK EEA on Curica national? (tick hou)			
Are you a UK, EEA or Swiss national? (<i>tick box</i>)	If you are not a UK, EEA or Swiss national, you must complete an Immigration Status Statement and return it with this notice form. The Immigration Status Statement is		
Yes 🗖 No 🗖	available at www.nidirect.gov.uk/marriage or from any Northern Ireland registration		
	office.		

I. 32. DECLARATION

I solemnly declare:-

- (i) that I am the person named at B3;
- (ii) that I and the person named at Part G intend to be married on the date entered in Part A /*and by the officiant/ celebrant named at Part E or Part F;
- (iii) that there is no impediment caused by being within the prohibited degrees of relationship, affinity or adoption and that I know of no other legal impediment to our marriage;
- (iv) that all the particulars and other information given by me on this notice are correct to the best of my knowledge and belief; and
- (v) that each document submitted by me in accordance with Part H of this notice is genuine .

Signed:

Date:

NOTE: A person who supplies false information to a registrar or uses, gives or sends any certificate, document or declaration required for the purposes of this marriage notice which is false or has been forged in any way is liable for prosecution.

*delete as appropriate

MARRIAGE IN NORTHERN IRELAND

GUIDANCE NOTES TO HELP YOU COMPLETE THE MARRIAGE NOTICE APPLICATION FORM

(These notes are not part of the Notice Form prescribed under the Marriage (NI) Order 2003)

take place.

From July 2018 you may arrange a civil marriage led by a humanist celebrant. This is an additional choice other than a civil marriage led by a district council registrar or a religious marriage.

If you are planning to be married in Northern Ireland, please read these notes carefully.

NOTE 1 - ABOUT THE INTENDED MARRIAGE. HOW AND WHEN TO GIVE NOTICE. *To help you complete Section A1.*

Fill in your proposed date of marriage at A1. Remember that by law both parties to a proposed religious or civil marriage must submit marriage notice forms to the registrar of the district in which the marriage is to take place, informing the registrar of their intention to marry. Notice must be given in the twelve month period prior to the date of marriage and NOT LATER THAN 28 DAYS BEFORE THE DATE OF MARRIAGE.

Timing is important. You must submit the notices early enough to enable the registrar to be satisfied that you are free to marry one another. Normally notices should be with the registrar about eight weeks before the marriage but if either of you has been married or in a civil partnership before, the notices should be with the registrar ten weeks beforehand. The minimum period is 28 days before the date of the proposed marriage, but if you leave things as late as this you could be faced with the need to postpone your marriage. Only in exceptional circumstances will the Registrar General authorise a marriage to take place if 28 days' notice has not been given. It is important to make early arrangements for the date and time of your marriage. If you are having a religious or humanist ceremony contact the officiant/celebrant who is to take the ceremony, before completing the notice of marriage. For a registrar led civil marriage make advance arrangements with the registrar. This is particularly important in towns and cities, where large numbers of people want to be married at certain times of the year.

Although you need not both attend personally at the registrar's office to hand in your marriage notice, at least one of you must attend there personally before the marriage. You will need, in the case of a religious marriage or humanist led civil marriage, to collect the Marriage Schedule (see 6 below) or, in the case of a registrar led civil marriage, to finalise arrangements with the registrar. One of you may need to attend personally because the registrar may require further information before the marriage can proceed. You should note that if it is not clear from your marriage notice form the registrar might ask whether your parents were married. This is to enable registrars to insert your mother's maiden surname appropriately in your marriage schedule.

When you give notice you will be required to sign a declaration to the effect that the information given on your notice is correct. Do not delay giving notice simply because you are waiting for any of the documents mentioned at note 7 to come to hand. If time is getting short it is better to give notice first and then pass the documents to the registrar when they become available; but they must be made available to the registrar before the marriage can proceed as arranged. Please note in accordance with legislation a list of intended marriages will be placed on public display.

NOTE 2 - ABOUT THE INTENDED MARRIAGE. PLACE OF MARRIAGE. *To help you complete Section A2.*

Each of you must submit a marriage notice, along with the required documents (see below) and the appropriate fee, to the registrar for the district in which the marriage is to

You can obtain marriage notice forms, and information about what the marriage will cost, from any registrar of births, deaths and marriages. You can get the address of your local registrar from the phone book. - (See under 'Registration') or our website www.nidirect.gov.uk

Civil Marriages may be solemnized in the registrars' offices or in places which have been approved by the district councils. A list of approved places in each registration district where civil marriages may be solemnized may be obtained from the district registrars. A full list of approved places for Northern Ireland may be obtained on our website.

Religious Marriages, by a registered officiant, with the approval of the Religious Body, may be solemnized anywhere in Northern Ireland. The notice form should be submitted to the registrar of the district in which the marriage is to be solemnized.

NOTE 3 - ABOUT YOURSELF.

To help you complete Section B.

You should enter details of the name by which you are known. If this is not the name as shown on your birth or adoption certificate you may be asked to provide further evidence. Any two persons, regardless of where they live, may marry in Northern Ireland provided there is no legal impediment; namely:

- both persons are <u>at least 18 years</u> of age on the day of their marriage or persons over 16 and under 18 years of age have obtained the necessary consent for marriage;
- they are <u>not related</u> to one another in a way which would prevent their marrying – if in doubt please consult the local registrar;
- they are <u>unmarried</u> (any person who has already been married must produce documentary evidence that the previous marriage has been ended by death, divorce or annulment);
- they are <u>not part of any civil partnership</u> (any person who has already been in civil partnership must produce documentary evidence that the person's civil partnership has ended);
- they are <u>capable of understanding</u> the nature of a marriage ceremony and of <u>consenting to the marriage</u>;

NOTE 4 - ABOUT YOUR FATHER/PARENT OR MOTHER/ PARENT To help you complete Section C & D.

You should provide details of your father/mother/parent as detailed on your full birth or adoption certificate.

In relation to same sex parents' "parent" is as defined by the Human Fertilisation and Embryology Act 2008. It also relates to same sex adoptive parents. The use of "parent" is confined to these circumstances only and does not, for example, include step-parent.

If your parents were not married to each other or in a civil partnership and your father's name does not appear on your birth certificate, you may provide details of your father on the notice form.

NOTE 5 - THE OFFICIANT/CELEBRANT To help you complete Section E.

A religious marriage, may be solemnized only by a registered officiant authorised to do so under the Marriage (Northern Ireland) Order 2003. You should contact an officiant to confirm that s(he) is willing to solemnize your marriage and the officiant should sign one of the notice forms before notice is given to the registrar.

To help you complete Section F.

A humanist celebrant may solemnize a marriage only if they are registered to do so under the Marriage (Northern Ireland) Order 2003. You should contact the celebrant to confirm that s(he) is willing to solemnize your marriage and the celebrant should sign one of the notice forms before notice is given to the registrar.

Your chosen humanist celebrant **must** apply on form GRO 470 to solemnize your wedding. It is recommended that your celebrant is approved well in advance of your ceremony.

NOTE 6 - DOCUMENTS YOU WILL NEED TO PRODUCE. To help you complete Section H.

When giving or sending the marriage notice forms to the registrar each of you must supply the following documents:

H28 If you were born in the UK, provide **your full (long) birth or** adoption certificate.

If you were born outside the UK, provide the certified copy of your birth or adoption certificate issued by the appropriate authority of that country and your passport or national identity card.

- H29A If you have been married or have been in a civil partnership before and the marriage or civil partnership ended in divorce, annulment or dissolution, a certificate of divorce (or certified copy of decree) or legal annulment or decree of dissolution. A decree of divorce must be absolute or final – a decree nisi is not acceptable. If you have been married or have been in a civil partnership more than once, only the document relating to the termination of the most recent marriage or civil partnership is required. If you are unable to produce the official decree of divorce, annulment or dissolution, state the reason for not doing so. The registrar will require proof of the termination of the earlier marriage or civil partnership.
- H29B A woman who has been divorced or had a civil partnership dissolved must also provide the relevant marriage or civil partnership certificate.

H30 If your former spouse or civil partner is deceased, the death

certificate of your former spouse or civil partner. If you are unable to produce a death certificate for your previous spouse or civil partner, state the reason for not doing so. The registrar will require proof of the death.

H31 If you are a UK National, provide your passport:

If you are a national of an EEA country or Switzerland, provide your passport or National Identity Card;

All other nationalities, provide your passport.

If you do not have a passport, contact the registrar to determine other acceptable documentation.

Authorised copies may be acceptable for the purpose of giving notice, however the registrar must see the original of any of the above documents before a marriage can take place.

If any document is in a language other than English, you must also provide a certified translation into English.

NOTE 7 - MARRIAGE SCHEDULE.

When the registrar is satisfied there is no legal impediment to the marriage, he or she will prepare a Marriage Schedule from the information you have given. It is a most important document - no marriage ceremony can proceed without the Schedule.

If you are having a religious marriage, or a civil marriage carried out by a humanist celebrant, the registrar will issue the Marriage Schedule to you. The registrar cannot issue the Schedule more than 14 days before the marriage and will advise you when to call to collect it. **The Schedule cannot be collected on your behalf by a relative or friend - the registrar will issue it only to one of the parties of the marriage**.

The Marriage Schedule must be produced before the marriage ceremony to the person solemnizing the marriage. Immediately after the ceremony the Schedule must be signed by both spouses, by the person solemnizing the marriage and by the two witnesses. Thereafter you must arrange for it to **be returned to the registrar within three days** so that the marriage can be registered.

If you are having a registrar led civil marriage the registrar will not issue the Marriage Schedule to you in advance, but will have it available at the marriage ceremony for signature, and will subsequently register the marriage.

For a registrar led civil marriage you will need to pay the appropriate fee to the registrar before the ceremony.

NOTE 8

Be sure to let the officiant or the registrar know if you change your plans or decide to postpone your marriage. If there are any potential or actual changes to a humanist civil marriage ceremony including celebrant, location or date you must contact the Registrar immediately in order for the ceremony to take place.

NOTE 9

If you are getting married in a foreign country you may complete this form to apply for a Certificate of Legal Capacity to Marry.

If you are having a religious marriage abroad you do not need to complete Section E.

NOTE:- Forms and documents should be sent to the registrar in the district where the proposed marriage is to take place.

For further information contact any local registrar of births, deaths, marriages and civil partnerships or our website ww.nidirect.gov.uk