IN THE HIGH COURT OF JUSTICE OF THE ISLE OF MAN

CIVIL DIVISION – FAMILY BUSINESS

**For office use only**

FAM20 /

Applicant 1:

Applicant 2:

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| 1. Who is completing this form:

[ ]  Applicant 1 [ ]  Applicant 21. On what date did you receive the divorce/ separation application

Click or tap to enter a date.1. (i) Have you received a copy of the Statement of Arrangements for the Children form with the initial application

[ ]  Yes. If yes complete (ii) and (iii) below.[ ]  No(ii) What date was the Statement of Arrangements signed? Click or tap to enter a date.(iii) Do you agree with the proposals in that Statement of Arrangements for Children?[ ]  Yes[ ]  No |  | **Guidance Notes**Please identify whether you are Applicant 1 or Applicant 2 when completing the form. The form has been provided to both joint applicants for completing. Both applicants must complete and submit their own form. You need to return this form to the Court within 14 days of you receiving it, setting out your response to the initial divorce / separation application.You are encouraged to agree making child arrangements if you divorce or formally separate. If you cannot agree on everything you may wish to attempt mediation – see further information here <https://www.courts.im/court-procedures/mediation/family-mediation/>You may also wish to make an application for the Court to decide, see further information at: <https://www.courts.im/court-procedures/childrens-matters/> **Note 3:** If you answer No to question 3. (iii) you may file a written statement of your views on the present and the proposed arrangements for the children and file that with this form. |

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| 1. Do you intend to ask the court to delay the divorce/separation order until it is satisfied with your financial situation?

**Note:** A request for delay will only be successful if there is a likelihood of you suffering financial hardship as a result of the making of a final order, e.g. through a loss of spousal pension rights. If you tick yes you must set out the reason for seeking a delay in the box provided below and you will need to file a separate application for a financial order once a provisional order has been issued or, before then, if you require maintenance pending suit. [ ]  Yes. Please state the specific reasons below.

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| Click or tap here to enter text. |

[ ] No**Note :** When making its decision in respect of finance applications the court will take into account both of your individual circumstances (including your ages, health, conduct, earning capabilities and financial resources and obligations) and your financial position should your spouse die first.The court may decide not to delay the divorce if there are circumstances under which it should not be delayed and the court is satisfied that your spouse will make appropriate financial provision for you.The application states whether or not your spouse is applying for a financial order. You can also apply for a financial order yourself.  |  | **NOTE 4:**How you divide your money and property is dealt with separately. If you want to apply for a financial order **you will need to complete a separate application**. If you are unsure what to do it is recommended that you seek legal advice. You may wish to see the forms section here: <https://www.courts.im/forms/divorce-proceedings-and-related-matters/> |

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| **Statement of truth**Applicant 1 I understand that proceedings for contempt of Court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

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| [ ]  **I believe** that the facts stated in this form and any continuation sheets are true.[ ]  **Applicant 1** believes that the facts stated in this form and any continuation sheets are true. **I am authorised** by the applicant to sign this statement.**Signature** |

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| [ ]  Applicant 1[ ]  Advocate representing Applicant 1  Date: Click or tap to enter a date. Full name: Click or tap here to enter text. Name of Applicant 1’s advocate’s firm:(**Please note:** if you have an advocate on record for your divorce proceedings all correspondence will be sent to them rather than you).Click or tap here to enter text.  |

 **Statement of truth**Applicant 2I understand that proceedings for contempt of Court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

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| [ ]  **I believe** that the facts stated in this form and any continuation sheets are true.[ ]  **Applicant 2** believes that the facts stated in this form and any continuation sheets are true. **I am authorised** by the applicant to sign this statement. |

**Signature**

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| [ ]  Applicant 2[ ]  Advocate representing Applicant 2Date: Click or tap to enter a date. Full name: Click or tap here to enter text. Name of Applicant 2’s advocate’s firm:(**Please note:** if you have an advocate on record for your divorce proceedings all correspondence will be sent to them rather than you).Click or tap here to enter text.  |

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