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Is It Easy To File Michigan Divorce Forms?

Relieving from marriage bonds needs more self-determination and also it is not an easy procedure. One needs to be civic and know on just how to file for [divorce papers Michigan](#). In addition to this, dividing the asset equally is more important than anything. When you choose to have a divorce, first you need to prepare mentally. That too, if you are filling as the first try to make the divorce simple, we assist to solve the uncontested cases. However, there are situations where the spouses agree between themselves, able to divide documents and also custody. Suppose, if they do not agree, one needs to wait for a longer time, and better you can claim for yourself and have the proper response between the partners.

Everybody knows that divorcing is not that easy, however, it needs to go through the process of simplicity as well as happiness. Divorcing couples require to accomplish and undergo many difficulties. For that reason, every couple has to make a happy farewell and also ought to have hope at the beginning of a new life. Our complete case will always aid to conduct an interview and also aid to get a smoothly completed document.

Virginia Divorce Papers As Well As Its Procedure

The procedure of [divorce in VA](#) always starts with a petition. When you file the case, the husband/wife ought to give the petition to the other party. Automatically, they file the case in the state court of the spouse petitioner and it does not matter regarding the place of marriage occurrence. When it comes to the petition document, it contains the name of wife the name of the husband, names of children. Other than that, documents regarding the community

property, custody of the child, and spousal support ought to be proper and also one needs to clearly report about them.

When both the spouse agrees to a divorce, it is easy for every people. The spouse needs to sign an acknowledgement regarding divorce papers after that only it is simple for partners to claim for the asset. There are times when the spouse denies signing the papers, they urge the specialist procedure of personally delivering the papers. A complete service has the running of the state waiting period. They set an automatic restraining on the spouse out of children state. We also help you to get the children out of state, selling the property, borrow any property, or sell the insurance from another spouse. In the divorce world, another spouse is "respondent". The respondent has the option of response from other parties. One can even wait for some period apart from the waiting period to have a smooth divorce.

Reason For Uncontested Divorce

The advantage of going for an uncontested divorce is one can end the marriage with dignity and equality. Next thing to move on is due to cost. We [Indiana divorce forms](#) always offer a divorce in the least expensive way. As you understand, moving to the court needs much more patience and money, whereas when choosing this smart way after that you can get the very best offer. Without any issue, one can fill the pockets with an equal amount of asset by making the divorce in a smooth manner. Only in uncontested divorce one can easily have a usual way of paying off the advocate in the same money.

About Us



Trustworthy As Well As Easy Divorce With Divorce Resource™

Divorced in the 21st century have actually become very much in common due to a number of key factors which is why more and more people are in need of lawyers or law firms who can aid them get out of a marriage with the least possible hassle and also effort. If you are trying to find a company for divorce as well after that the Divorce Resource™ will be one of your best choices. We are a firm that has been in this business for more than two decades now and also we are committed towards offering our divorce services to the distressed couples.

We will certainly help you in making the entire process of separation from your spouse more easier in addition to less expensive, as divorce processes can sometimes become very costly over time. We have actually been assisting individuals on the web since a very long time and we take pride in the strong relationship that we have with our clients along with customers.

This is proof of the capability along with the skill with which we provide our services to the individuals in need. We are working at our maximum and putting in all the efforts to make the quality of these services also better every passing day.

The Best Option For Individuals Getting Uncontested Divorce

A divorce is a very complicated procedure as well as can take up a lot of time as well as money. There is a big amount of paperwork involved and also this makes it difficult and exhaustive for the individuals who are looking to get a divorce. As a result, we offer this service of a state-of-the-art, perfectly user-friendly online divorce software application. This application, however, is not a substitution or is not put in place of a lawyer or the court of law. It is a way through which you can complete your own divorce by avoiding the paperwork as well as complicated formalities.

We have created a platform for the individuals who remain in for an uncontested divorce. Such people can use our software application and go forward with their own [divorce in VA](#) in very easy and simple steps. Not only is the procedure shorter as well as less easy without involving extra paperwork, but it is also really cost effective. We provide really quick services as well as make sure that there is no delay or issues of any kind regarding the delivery of the documents to or from the individuals, whatever the situation might be.

Putting Client Assistance Above Everything Else

Customer satisfaction is also among one of the most vital as well as key factors for the success and long life of any kind of business, be it offline or online. At Divorce Resource™, we offer the most effective possible quality of customer support to our customers and also clients. You can reach us through mail or phone very easily in case of any type of difficulties and we function according to the belief of putting in all our efforts and not cutting any corners. However, we can not offer you with legal advice as our staff is not attorneys. So if at all you want some legal suggestions, after that you may speak to a lawyer or an attorney.

Links



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Gallery







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It is your responsibility to review these Terms of Use periodically. If at any time you find these Terms of Use unacceptable or if you do not agree to these Terms of Use, please do not use this Site or any Applications. We may revise these Terms of Use at any time without notice to you. If you have any questions about these Terms of Use, please contact our Customer Care Center.

YOU AGREE THAT BY USING THE SITE, ANY APPLICATIONS, AND THE SERVICES YOU ARE AT LEAST 18 YEARS OF AGE AND YOU ARE LEGALLY ABLE TO ENTER INTO A CONTRACT.

These Terms require the use of arbitration on an individual basis to resolve disputes, rather than jury trials or class actions, and also limit the remedies available to you in the event of a dispute.

Please also refer to the The Divorce Resource Terms of Service and Privacy Policy, each of which is incorporated herein by reference.

The Divorce Resource provides an online divorce portal to give visitors a general understanding of the law that pertains to divorce and to provide an automated software solution to individuals who choose to prepare their own divorce documents. Customer need not download or even license The Divorce Resource software. The Divorce Resource hosts its CompleteCase software as a backend service for customers when they create their own documents. The Site includes general information on commonly encountered divorce issues. The The Divorce Resource Services also include a review of your answers for completeness, spelling, and for internal consistency of names, addresses and the like. At no time do we review your answers for legal sufficiency, draw legal conclusions, provide legal advice, opinions or recommendations about your legal rights, remedies, defenses, options, selection of forms, or strategies, or apply the law to the facts of your particular situation. The Divorce Resource is not a law firm and may not perform services performed by an attorney. The Divorce Resource and its Services are not substitutes for the advice of an attorney.

The Divorce Resource strives to keep its legal documents accurate, current and up-to-date. However, because the law changes rapidly, The Divorce Resource cannot guarantee that all of the information on the Site or Applications is completely current. The law is different from jurisdiction to jurisdiction, and may be subject to interpretation by different courts. The law is a personal matter, and no general information or divorce tool like the kind The Divorce Resource provides can fit every circumstance. Furthermore, the divorce information contained on the Site and Applications is not legal advice and is not guaranteed to be correct, complete or up-to-date. Therefore, if you need legal advice for your specific problem, or if your specific problem is too complex to be addressed by our tools, you should consult a licensed attorney in your area.

From time to time, The Divorce Resource may perform certain attorney access services and introduce our visitors to attorneys through various methods, including but not limited to (i) legal plans, (ii) third party attorney directory listings, and (iii) third party limited scope agreements. At

no time is an attorney-client relationship fostered or created with The Divorce Resource through the performance of any such services.

This Site and Applications are not intended to create any attorney-client relationship, and your use of The Divorce Resource does not and will not create an attorney-client relationship between you and The Divorce Resource. Instead, you are and will be representing yourself in any legal matter you undertake through The Divorce Resource's legal document service.

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1. Privacy Policy. The Divorce Resource respects your privacy and permits you to control the treatment of your personal information. A complete statement of The Divorce Resource's current Privacy Policy can be found by clicking [here](#) . The Divorce Resource's Privacy Policy is expressly incorporated into this Agreement by reference.

When you open an account to use or access certain portions of the Site, Applications, or the Services, you must provide complete and accurate information as requested on the registration form and on the divorce questionnaire. You will also be asked to provide a user name and password. You are entirely responsible for maintaining the confidentiality of your password. You may not use a third party's account, user name or password at any time. You agree to notify The Divorce Resource immediately of any unauthorized use of your account, user name or password. The Divorce Resource shall not be liable for any losses you incur as a result of someone else's use of your account or password, either with or without your knowledge. You may be held liable for any losses incurred by The Divorce Resource, our affiliates, officers, directors, employees, consultants, agents and representatives due to someone else's use of your account or password.

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5. Use of The Divorce Resource Legal Forms. On our Site, through our Applications, and through certain partners, we offer self-help "fill in the blank" forms. If you buy a form from one of our partners, you will be directed to that partner's website and their terms of use will control. If you buy or download a form on our Site or Application, the terms and conditions of these Terms of Use control. You understand that your purchase, download, and/or- use of a form document is neither legal advice nor the practice of law, and that each form and any applicable instructions or guidance is not customized to your particular needs.

License to Use.

The Divorce Resource grants you a limited, personal, non-exclusive, non-transferable license to use our forms (the "Forms") for your own personal, internal business use, or if you are an attorney or professional, for your client. Except as otherwise provided, you acknowledge and agree that you have no right to modify, edit, copy, reproduce, create derivative works of, reverse engineer, alter, enhance or in any way exploit any of the Forms in any manner, except for modifications in filling out the Forms for your authorized use. You shall not remove any copyright notice from any Form.

Resale of Forms Prohibited.

By ordering or downloading Forms, you agree that the Forms you purchase or download may only be used by you for your personal or business use or used by you in connection with your client and may not be sold or redistributed without the express written consent of The Divorce Resource.

6. DISPUTE RESOLUTION BY BINDING ARBITRATION

Please read this carefully. It affects your rights.

Summary:

Most customer concerns can be resolved quickly and to the customer's satisfaction by calling our Customer Care Center at (877) 282-0944. In the unlikely event that the The Divorce Resource Customer Care Center is unable to resolve your complaint to your satisfaction (or if The Divorce Resource has not been able to resolve a dispute it has with you after attempting to do so informally), we each agree to resolve those disputes through binding arbitration or in small claims court rather than in a court of general jurisdiction. Arbitration is less formal than a lawsuit in court. Arbitration uses a neutral arbitrator instead of a judge or jury, allows for more limited discovery than a court does, and is subject to very limited review by courts. Any arbitration under these Terms will take place on an individual basis; class arbitrations and class actions are not permitted. While in some instances, upfront costs to file an arbitration claim may exceed similar costs to bring a case in court, for any non-frivolous claim that does not exceed \$75,000, The Divorce Resource will pay all costs of the arbitration. Moreover, in arbitration you may recover attorney's fees from The Divorce Resource to the same extent or more as you would in court.

Under certain circumstances (as explained below), The Divorce Resource will pay you more than the amount of the arbitrator's award and will pay your attorney (if any) his or her reasonable attorney's fees if the arbitrator awards you an amount greater than what The Divorce Resource offered you to settle the dispute.

You may speak with independent counsel before using this Site or completing any purchase.

Arbitration Agreement:

(a) The Divorce Resource and you agree to arbitrate all disputes and claims between us before a single arbitrator. The types of disputes and claims we agree to arbitrate are intended to be broadly interpreted. It applies, without limitation, to:

claims arising out of or relating to any aspect of the relationship between us, whether based in contract, tort, statute, fraud, misrepresentation, or any other legal theory; claims that arose before these or any prior Terms (including, but not limited to, claims relating to advertising); claims that are currently the subject of purported class action litigation in which you are not a member of a certified class; and claims that may arise after the termination of these Terms. For the purposes of this Arbitration Agreement, references to "The Divorce Resource," "you," and "us" include our respective subsidiaries, affiliates, agents, employees, predecessors in interest, successors, and assigns, as well as all authorized or unauthorized users or beneficiaries of services or products under these Terms or any prior agreements between us. Notwithstanding the foregoing, either party may bring an individual action in small claims court. This arbitration agreement does not preclude your bringing issues to the attention of federal, state, or local agencies. Such agencies can, if the law allows, seek relief against us on your behalf. You agree that, by entering into these Terms, you and The Divorce Resource are each waiving the right to a trial by jury or to participate in a class action. These Terms evidence a transaction or website use in interstate commerce, and thus the Federal Arbitration Act ("FAA")

governs the interpretation and enforcement of this provision. This arbitration provision will survive termination of these Terms.

(b) A party who intends to seek arbitration must first send, by U.S. certified mail, a written Notice of Dispute ("Notice") to the other party. A Notice to The Divorce Resource should be addressed to: Notice of Dispute, General Counsel, The Divorce Resource, Inc., 1325 Fourth Avenue, Suite 1700, Seattle WA 98101 (the "Notice Address"). The Notice must (a) describe the nature and basis of the claim or dispute and (b) set forth the specific relief sought ("Demand"). If The Divorce Resource and you do not reach an agreement to resolve the claim within 30 days after the Notice is received, you or The Divorce Resource may commence an arbitration proceeding. During the arbitration, the amount of any settlement offer made by The Divorce Resource or you shall not be disclosed to the arbitrator until after the arbitrator determines the amount, if any, to which you or The Divorce Resource is entitled. You may download or copy a form to initiate arbitration from the AAA website at <https://www.adr.org/forms>.

(c) After The Divorce Resource receives notice at the Notice Address that you have commenced arbitration, it will promptly reimburse you for your payment of the filing fee, unless your claim is for more than \$75,000. (Currently, the filing fee for consumer-initiated arbitrations is \$200, but this is subject to change by the arbitration provider. If you are unable to pay this fee, The Divorce Resource will pay it directly after receiving a written request at the Notice Address.) The arbitration will be governed by the Commercial Dispute Resolution Procedures and the Supplementary Procedures for Consumer Related Disputes (collectively, the "AAA Rules") of the American Arbitration Association (the "AAA"), as modified by these Terms, and will be administered by the AAA. The AAA Rules are available online at www.adr.org or by calling the AAA at 1-800-778-7879. The arbitrator is bound by these Terms. All issues are for the arbitrator to decide, except that issues relating to the scope, enforceability, and interpretation of the arbitration provision and the scope, enforceability, and interpretation of paragraph (f) are for the court to decide. Unless The Divorce Resource and you agree otherwise, any arbitration hearings will take place in the county (or parish) of your contact address. If your claim is for \$10,000 or less, you may choose whether the arbitration will be conducted solely on the basis of documents submitted to the arbitrator, by a telephonic hearing, or by an in-person hearing as established by the AAA Rules. If you choose to proceed either in person or by telephone, we may choose to respond only by telephone or submission. If your claim exceeds \$10,000, the AAA Rules will determine whether you have a right to a hearing. Regardless of the manner in which the arbitration is conducted, the arbitrator shall issue a reasoned written decision sufficient to explain the essential findings of fact and conclusions of law on which the award is based. The parties agree that in any arbitration of a dispute or claim, neither party will rely for preclusive effect on any award or finding of fact or conclusion of law made in any other arbitration of any dispute or claim to which The Divorce Resource was a party. Except as otherwise provided for herein, The Divorce Resource will pay

all AAA filing, administration, and arbitrator fees for any arbitration initiated in accordance with the notice requirements above. If, however, the arbitrator finds that either the substance of your claim or the relief sought in the Demand is frivolous or brought for an improper purpose (as measured by the standards set forth in Federal Rule of Civil Procedure 11(b)), then the payment of all such fees will be governed by the AAA Rules. In such case, you agree to reimburse The Divorce Resource for all monies previously disbursed by it that are otherwise your obligation to pay under the AAA Rules. In addition, if you initiate an arbitration in which you seek relief valued at more than \$75,000 (excluding attorney's fees and expenses), the payment of these fees will be governed by the AAA rules.

(d) If, after finding in your favor in any respect on the merits of your claim, the arbitrator issues you an award that is greater than the value of The Divorce Resource's last written settlement offer made before an arbitrator was selected, then The Divorce Resource will:

Pay you either the amount of the award or \$2,000 ("the alternative payment"), whichever is greater; and pay your attorney, if any, the amount of attorney's fees, and reimburse any expenses (including expert witness fees and costs), that your attorney reasonably accrues for investigating, preparing, and pursuing your claim in arbitration (the "attorney's payment"). If The Divorce Resource did not make a written offer to settle the dispute before an arbitrator was selected, you and your attorney will be entitled to receive the alternative payment and the attorney's fees, respectively, if the arbitrator awards you any relief on the merits. The arbitrator may make rulings and resolve disputes as to the payment and reimbursement of fees, expenses, and the alternative payment and the attorney's fees at any time during the proceeding and upon request from either party made within 14 days of the arbitrator's ruling on the merits. In assessing whether an award that includes attorney's fees or expenses is greater than the value of The Divorce Resource's last written settlement offer, the arbitrator shall include in his or her calculations only the value of any attorney's fees or expenses you reasonably incurred before The Divorce Resource's settlement offer .

(e) The right to attorney's fees and expenses discussed in paragraph (d) supplements any right to attorney's fees and expenses you may have under applicable law. Thus, if you would be entitled to a larger amount under applicable law, this provision does not preclude the arbitrator from awarding you that amount. However, you may not recover duplicative awards of attorney's fees or costs. Although under some laws The Divorce Resource may have a right to an award of attorney's fees and expenses if it prevails in an arbitration proceeding, The Divorce Resource will not seek such an award.

(f) The arbitrator may award injunctive relief only in favor of the individual party seeking relief and only to the extent necessary to provide relief warranted by that party's individual claim.

YOU AND The Divorce Resource AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITIES AND NOT AS PLAINTIFFS OR CLASS MEMBERS IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING OR IN THE CAPACITY OF A PRIVATE ATTORNEY GENERAL. Further, unless both you and

The Divorce Resource agree otherwise, the arbitrator may not consolidate more than one person's claims, and may not otherwise preside over any form of a representative or class proceeding. The arbitrator may award any relief that a court could award that is individualized to the claimant and would not affect other customers. Neither you nor we may seek non-individualized relief that would affect other customers. If a court decides that applicable law precludes enforcement of any of this paragraph's limitations as to a particular claim for relief, then that claim (and only that claim) must be severed from the arbitration and may be brought in court.

(g) If the amount in dispute exceeds \$75,000 or either party seeks any form of injunctive relief, either party may appeal the award to a three-arbitrator panel administered by AAA by a written notice of appeal within thirty (30) days from the date of entry of the written arbitration award. An award of injunctive relief shall be stayed during any such appeal. The members of the three-arbitrator panel will be selected according to AAA rules. The three-arbitrator panel will issue its decision within one hundred and twenty (120) days of the date of the appealing party's notice of appeal. The decision of the three-arbitrator panel shall be final and binding, subject to any right of judicial review that exists under the FAA.

(h) Notwithstanding any provision in the applicable Terms to the contrary, we agree that if we make any future change to this arbitration provision (other than a change to any notice address, website link or telephone number provided herein), that change will not apply to any dispute of which we had written notice on the effective date of the change. Moreover, if we seek to terminate this arbitration provision, any such termination will not be effective until at least thirty (30) days after written notice of such termination is provided to you, and shall not be effective as to disputes which arose prior to the date of termination.

7. Additional Terms. Some The Divorce Resource Services may be subject to additional posted guidelines, rules or terms of service ("Additional Terms") and your use of such Services will be conditioned on your agreement to the Additional Terms. If there is any conflict between these Terms of Use and the Additional Terms, the Additional Terms will control for that Service, unless the Additional Terms expressly state that these Terms of Use will control.

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Although we cannot make an absolute guarantee of system security, The Divorce Resource takes reasonable steps to maintain security. If you have reason to believe system security has

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If The Divorce Resource's technical staff finds that files or processes belonging to a member pose a threat to the proper technical operation of the system or to the security of other members, The Divorce Resource reserves the right to delete those files or to stop those processes. If the The Divorce Resource technical staff suspects a user name is being used by someone who is not authorized by the proper user, The Divorce Resource may temporarily disable that user's access in order to preserve system security. In all such cases, The Divorce Resource will contact the member as soon as feasible.

The Divorce Resource has the right (but not the obligation), in our sole and absolute discretion, to edit, redact, remove, re-categorize to a more appropriate location or otherwise change any User Content.

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You grant The Divorce Resource a perpetual, irrevocable, royalty-free, transferable right and license to use, copy, modify, delete in its entirety, adapt, publish, translate, create derivative works from, sell, distribute, and/or incorporate such content into any form, medium, or technology throughout the world without compensation to you. You have the right to remove any of your works from User Content at any time.

You are not required to provide your real name when signing up as a user of The Divorce Resource. The Divorce Resource permits anonymous or pseudonymous accounts. Any user may request that such member's email address be hidden to provide for additional privacy. Ratings and reviews will generally be posted in two to four business days.

By submitting your email address in connection with your rating and review, you agree that The Divorce Resource may use your email address to contact you about the status of your review and other administrative purposes.

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