Instructions for Answer and Counterclaim Without Minor Children

This form may be completed by the Defendant in a divorce action

An Answer is a written response by the Defendant to the Complaint to protect the Defendant's rights. A Counterclaim is the way a Defendant informs the court and the Plaintiff that he or she also wants a divorce and upon what grounds. It tells the Plaintiff (and the court) what the Defendant is asking for and why. If the Defendant files and Answer and Counterclaim, he/she must file the Answer and Counterclaim with the Clerk of Courts and serve it on the Plaintiff within thirty days after Defendant is served with the Summons and Complaint. Service of the Answer and Counterclaim may be made by mail. If an Answer is not filed, the court may grant the Plaintiff everything requested in the Complaint and the Judge will enter a Decree of Divorce in Default. **The Defendant is not required to file an Answer and Counterclaim if he or she agrees with everything in the Complaint**.

- Complete the top portion of the Answer (the "caption") just as it appears in the Summons and Complaint.
- Answer or complete paragraphs 1-4. You must respond to each and every paragraph of the Complaint for Divorce. (You must Admit, Deny, Partially Admit or Deny, or state you Do Not Have Enough Information to Answer.)
- Complete the "Counterclaim" section:
 - 1. Fill in the name of the county in which you reside
 - 2. Fill in the name of the county in which your spouse resides.
 - 3. Fill in the information regarding the date of your marriage. If the parties are living apart, the date they began to do so.
 - 4. Check the appropriate grounds for divorce in the event that you and your spouse do not agree to the use of irreconcilable differences. Please understand that seeking a divorce for other than irreconcilable differences is likely to result in a contested divorce which is both costly and complex. In those circumstances, you are strongly advised to meet with and hire an attorney to fully protect your interests. You are not required to check other grounds for divorce.
 - 5. You do not need to write anything for this paragraph. However, if you and your spouse have minor children or if one of you is pregnant, this is not the correct form for you to use. Use the form specifically for an Answer and Counterclaim With Minor Children.
 - 6. You do not need to write anything for this paragraph. It tells the court that you and your spouse own property and have debts which need to be divided.
 - 7. Circle or otherwise indicate the correct information in this paragraph so that the court knows how to handle support issues.
- Answer or complete the last four paragraphs which tell the court what you are asking for in the divorce:
 - 1. You do not need to write anything for this paragraph. It tells the court that you are asking for a divorce from your spouse.
 - 2. You do not need to write anything for this paragraph. It tells the court that you are asking the court to equitably divide your property and debts.
 - 3. Indicate if either party wishes to have his/her former last name restored. Insert their date of birth.
 - 4. You do not need to write anything for this paragraph. It tells the court that you are requesting any other relief that is equitable and just.
- You must date and sign the Answer and Counterclaim and provide your address and telephone number.
- Complete the Verification portion: Do not fill out the verification until you are in the presence of a notary public or Clerk of Court. Make sure you bring identification to show the notary or Clerk of Court. A notary public can usually be found at the bank and sometimes at the courthouse.

<u>WARNING</u>: By signing your name, you are swearing to the court that you are telling the truth and that you have a good faith reason for your requests. If you are not telling the truth, if you are misleading the court, or if you are serving or filing this document for an improper purpose, the court could find you in contempt or you could be prosecuted for not telling the truth.

	TE OF SOUTH DAKOTA) :SS)	IN CIRCUIT COURT JUDICIAL CIRCUIT
.Ot	JNTY OF		
	Plaintiff,		DIV
	vs.		ANSWER AND COUNTERCLAIM WITHOUT MINOR CHILDREN
	Defendant		
	Defendant answers the Cor	nplaint as fo	ollows:
	I <i>AGREE</i> with the following paragraphs of the Complaint for Divorce:		
	I DISAGREE with the foll	owing parag	graphs of the Complaint for Divorce:
	I either <i>PARTIALLY Agre</i> Divorce:	e or Disagre	ee with the following paragraphs of the Complaint for
	I DO NOT HAVE ENOUG paragraphs of the Complain		MATION to either agree or disagree with the following ce:
			-

oath. If you do not wish to explain your answers further, omit this page when you submit your Answer to the Clerk of Courts.			
1.			
2.			
3.			
4.			

If you wish to explain your answers to the previous statements please use the space below. You

are not required to make further statements and please remember that your statements are made under

COUNTERCLAIM

1.	Plaintiff is a resident of	County, State of			
2.	Defendant is a resident of	County, State of			
3.	Plaintiff and Defendant were married or currently living apart, the date upon whi	ch they started living apart is If the parties	are 		
4.		etween the Plaintiff and Defendant which necessitate grounds for dissolution of marriage exist under SD			
5.	We have no minor children together (either natural born or adopted during the marriage) and wife is not pregnant.				
6.	The parties have accumulated property and debts during the course of the marriage which must be equitably divided.				
7.	I request/do not request support (alimon	I request/do not request support (alimony) be paid by Plaintiff.			
WH	HEREFORE, Defendant prays for Judgment	as follows:			
1.	For a decree of divorce dissolving the marriage of the parties.				
2.	For an equitable division of the marital property and debts.				
3.	That Plaintiff's / Defendant's (circle one) last name be restored to:				
4.	For support, if requested above.				
5.	For such other and further relief as may be equitable and just.				
	Dated, 20				
	De	efendant's Signature			
	Pri	int or type name			
	Str	reet Address			
	Ci	ty, State, Zip			
	Te	lephone Number			

VERIFICATION

STATE OF SOUTH DAKOTA)		
COUNTY OF	: SS)		
Defendant, being first duly within the Answer are true.	sworn, deposes and states that he or she verifies the facts expressed		
Dated			
	Defendant's Signature		
Subscribed and sworn to be	fore me this,		
	Notary Public/Clerk of Courts		
(SEAL)	If Notary, my commission expires:		