Case number													

Application for a conditional order of nullity – voidable marriage/civil partnership

Name of applicant

Section 12 Matrimonial Causes Act 1973 Section 50 Civil Partnership Act 2004

Name of respondent

1.	The applicant
	First name(s)
	Middle name(s)
	Last name
	applies to the judge for a conditional order of nullity in this case.

3. Has the respondent filed an acknowledgment of service?

Yes

No. Go to question 6.

4. Who has signed the acknowledgment of service?

the respondent, (you must attach a copy of the acknowledgment of service to this form)

a legal representative. Go to Section C.

5. I identify the signature appearing in the statement of truth signature box on the acknowledgement of service, a copy of which I have attached to this statement and marked 'A', as the signature of my

spouse

civil partner

who is the respondent in these proceedings.

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6.	The respondent has not filed an acknowledgement of service, I have attached					
	a certificate of service (form FP6)					
	an order from the court dispensing with or deeming service					
	other evidence of service (please specify below and attach any relevant evidence)					
	Now go to Section C.					

C. Statement in support of nullity application

7.	Have you read the application for nullity in this case?	
	Yes	
	No	
В.	Do you wish to alter or add to any statement in the application for nullity in this case?	Note 8: If you are amending anything substantial in the application, you may need to submit an amended
	Yes. I wish to make the following alterations or additions:	application form and pay a fee.
		Enter the details of the amendment here and the court will inform you if this is required.
	No	
9.	Subject to these alterations or additions (if any) is everything stated in your nullity application true?	
	Yes	
	No	
10.	If any statement is not within your own knowledge, please indicate this and state whether it is true to the best of your information and belief.	

D. In all cases

11. Please state when and in what circumstances you became aware of the facts alleged in Part 6 of the nullity application.

- **12.** Have you and the respondent lived together at any time since the date given in answer to **question 11**?
 - Yes. Give details of the period(s) for which you have lived together, including the dates and the arrangements for sharing living accommodation and explain the domestic arrangements when you separated

Are you relying on any of the following facts?								
	 that at the time of the marriage the respondent was suffering from venereal disease in a communicable form 							
	that at the time of the marriage/civil partnership the respondent was pregnant by some person other than the application							
the ma	 that the respondent is a person whose gender at the time of the marriage/civil partnership had become the acquired gender under the Gender Recognition Act 2004. 							
Yes								
No	No							
Was this fact known to you at the time of the marriage/civil partnership?								
Yes								
No								
Was your nullity application made within the period of 3 years from the date of your marriage/civil partnership?								
Yes								
	ive the date as given.	e on which pe	ermission to make the	application				
D	ay	Month	Year					

13.

14.	Are you relying on any of the following facts?									
	 that either party to the marriage/civil partnership did not validly consent to it 									
	 that at the time of the marriage/civil partnership either party, though capable of giving valid consent, was suffering from mental disorder of such a kind or to such an extent as to be unfitted for marriage/civil partnership 									
	Yes									
	No. Go to question 15									
	Was your nullity application made within the period of 3 years from the date of your marriage/civil partnership?									
	Yes									
	No. Give the date on which permission to make the application was given.									
	Day Month Year									
15.	Are you relying on the fact that an interim gender recognition certificate under the Gender Recognition Act 2004 has been issued to either party since the date of the marriage/civil partnership.									
	Yes									
	No. Go to Section E - Statement of truth									
	(a) About the interim certificate	Note 15(a): You must attach								
	Please state:	a copy of the interim gende recognition certificate to								
	The date on which the interim gender recognition certificate was issued.	this form.								
	Day Month Year									

The name of the person to whom the certificate has been issued.

The serial number of the interim certificate.

Day	Month	Year	

The date on which your nullity application was made.

(b) Other proceedings

To the best of your knowledge and belief, has there been, or is there continuing, any of the following proceedings:

- an application to amend an error in the interim certificate
- an appeal against a decision to amend, or not to amend, an error in the interim certificate
- a reference under section 8(5) of the Gender Recognition Act 2004
- an appeal against a decision made following a reference under section 8(5)?

Yes. Give details of the proceedings and any orders made; you should attach copies of any orders made.

E. Statement of truth

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.

I believe that the facts stated in this form and any continuation sheets are true.

The applicant 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

Applicant

Applicant's legal representative (as defined by FPR 2.3(1))

Date

Day Month Year

Full name

Name of applicant's legal representative's firm

If signing on behalf of firm or company give position or office held

Please return your form to:

Bury St Edmunds Regional Divorce Unit Triton House St Andrew's Street North Bury St Edmunds IP33 1TR

Email:

<u>divorceunitbse@justice.gov.</u> <u>uk</u>

Phone: 0300 303 0642 Monday to Friday 8am to 6pm and Saturday 8am to 2pm