Terms and Conditions for Purchase of the DIY Divorce Kit

These Terms and Conditions ("Terms") govern the purchase and use of the DIY Divorce Kit ("Kit") offered by Clarity Family Law. By purchasing and accessing the Kit, you acknowledge that you have read and understand these Terms and agree to abide by these Terms.

1. Kit Content:

- 1.1 The Kit provides general procedural and legal advice for individuals seeking to navigate the divorce process in British Columbia, Canada.
- 1.2 The content provided in the Kit is intended to provide procedural guidance to individuals applying for an uncontested divorce. Although legal concepts may be discussed generally from time to, the Kit does not constitute legal advice.
- 1.3 Purchasing this Kit <u>does not create a lawyer-client relationship</u> between you and Clarity Family Law and/or Krista Lidstone.
- 1.4 You acknowledge that you have reviewed the materials "Do I qualify" before purchasing the Kit and that Clarity Family Law is not providing any substantive opinion on the suitability of your individual circumstances for the Kit.

2. Purchase and Access:

- 2.1 To purchase the Kit, you must provide accurate and complete information during the registration process.
- 2.2 Upon successful purchase, you will receive access to the Kit materials via the provided platform or medium.
- 2.3 Access to the Kit is non-transferable and is solely for the use of the purchaser.

3. Use of Kit Materials:

- 3.1 You may use the Kit materials for personal, non-commercial purposes only.
- 3.2 You may not reproduce, distribute, modify, or create derivative works based on the Kit materials without prior written consent from Clarity Family Law.
- 3.3 You agree to use the Kit materials in compliance with all applicable laws and regulations.

4. No Legal Advice:

4.1 The Kit materials are provided for informational purposes only and do not constitute legal advice.

- 4.2 Clarity Family Law makes no representations or warranties regarding the accuracy, completeness, or suitability of the Kit materials for your specific circumstances.
- 4.3 Clarity Family Law strongly encourages you to seek the advice of a qualified legal professional for personalized guidance and legal advice related to any legal issues that may exist between you and your spouse prior to the purchase of this Kit.

5. Limitation of Liability

- 5.1 To the fullest extent permitted by law, Clarity Family Law and/or Krista Lidstone, shall not be liable for any direct, indirect, incidental, special, or consequential damages arising out of or in any way connected with the use of the Kit materials.
- 5.2 For greater certainty, Clarity Family Law's total liability under these Terms shall not exceed the amount paid by you for the Kit.

6. Indemnification:

6.1 You agree to indemnify and hold harmless Krista Lidstone and/or Clarity Family Law and its affiliates, employees, agents, assigns, heirs, and successors from and against any claims, liabilities, damages, losses, or expenses arising out of or related to your use of the Kit materials.

7. Modifications:

- 7.1 Clarity Family Law reserves the right to modify, suspend, or discontinue any aspect of the Kit at any time without prior notice.
- 7.2 Clarity Family Law may update these Terms from time to time, and it is your responsibility to review them periodically for changes.

8. Governing Law:

- 8.1 These Terms shall be governed by and construed in accordance with the laws of British Columbia, Canada.
- 8.2 Any disputes arising out of or in connection with these Terms shall be subject to the exclusive jurisdiction of the courts of British Columbia.

By purchasing and accessing the DIY Divorce Kit, you acknowledge that you have read, understood, and agree to be bound by these Terms and Conditions. If you do not agree with any part of these Terms, you may not use the Kit.

If you have any questions please email us at <u>divdivorce@clarityfamilylaw.ca</u>