Disclaimer

Use of the Managed Divorce UK online service is subject to the following terms and conditions:

1) Jurisdiction

- a. All documentation and advice contained on the managed-divorce.co.uk web site relates to proceedings lodged in Courts in England and Wales and not in any other region of the United Kingdom or outside the United Kingdom.
- b. Managed Divorce UK documentation has no jurisdiction or legality in countries such as members of the European Union or the United States or Canada.
- c. This agreement is covered by the Laws of England and Wales. Any rights not expressly granted herein are reserved. These terms and conditions shall not affect your statutory rights as a consumer.

2) Limitations

- d. Managed Divorce UK provides clients with documents and advice on the completion of documents required to initiate matrimonial proceedings in England and Wales.
- e. Managed Divorce UK does not supply actual or general legal advice in such proceedings and no such legal advice should be implied in the use of this service.
- f. Managed Divorce UK does not accept liability or responsibility for any additional advice that clients seek in conjunction with their documentation and/or advice.
- g. Managed Divorce UK does not accept any liability in relation to any actual proceedings issued by clients whether divorce proceedings or ancillary relief proceedings.
- h. Managed Divorce UK provides documentation on the understanding that clients are acting in person in relation to proceedings.
- i. Managed Divorce UK provides documentation for uncontested divorces in England and Wales only.
- j. Documents and advice contained on the quickie-divorce.com web site are not made available for any other purpose.

3) General

- k. Whilst every care has been taken in the preparation of documents and advice, clients must note that in the majority of cases these need to be tailored to suit their particular circumstances. It is a condition of using the quickie-divorce.com site that clients accept that the documentation purchased is suitable to be used by them in conjunction with proper advice and adaptation for their particular requirements.
- I. Managed Divorce UK does not accept responsibility or liability for any losses incurred by its users.
- m. If a Court of Law later decides that any part of this disclaimer is not reasonable or cannot be enforced for any reason, that decision will not affect or relate to any other parts of the disclaimer which will be enforced or continue to be enforceable in any event

Privacy Policy

Managed Divorce UK is committed to protecting the identity and privacy of our users. We will only use information collected in the process of transactions in a strictly lawful manner in accordance with the Data Protection Act 1998.

Managed Divorce UK will not use client emails to contact clients once the transaction has been completed other than in accordance with a query from them. Email addresses will not be provided to any third party.

Users should be aware that Managed Divorce UK retains no information relating to client's credit

card details. This information is retained by the Merchant Service Provider.

Modifications

Managed Divorce UK reserves the right to change the terms and conditions of business and disclaimers relating to our web site service.