To be sent to	To be completed by the local auti	hority
	Date received	Case identification • KLE 23.01.02G01
	Notice of marriag	Je

# Guidance notes

It may be either the regional state administration or your local authority who examines whether the marriage requirements have been fulfilled.

Your local authority will process your case if you and your partner:

• are Danish or Nordic citizen(s)

- have permanent residence permits in Denmark
- are entitled to permanent residence in Denmark according to the EU rules.

The regional state administration will be in charge of examining you in cases where one or both of you are foreign citizens.

When you want to marry, you need to apply for it by filling out a notice of marriage from the local authority of the district in which both of you or one of you live.

You must apply digitally. If you cannot apply online yourselves, your local authority's citizen service or the library can help you.

The regional state administration can help you if you, your partner or both of you are foreign citizens.

When you want to marry, both of you must fill out this notice of marriage. Also, you must submit/present the documents mentioned in this notice of marriage.

Please note that both of you **must** have reached 18 years of age to marry in Denmark. Exemption from this rule will **not** be granted.

If both of you have a Danish civil registration number and can, thus, get a NemID login, it is **mandatory** that you use the digital solution which you will find at borger.dk or which your local authority provides at your disposal on its homepage.

If merely one of you do not have the NemID login, you cannot submit the notice of marriage digitally, but will have to fill out the information in the form and subsequently, print and send/submit it to your local authority. Remember to sign the form and to specify the date.

The form is to be sent/submitted to the local authority of the district where you live. If you live in two different districts, you are free to choose which of the two is to process your case.

Your local authority will need the information in the form and any documents enclosed to examine whether you fulfil the marriage requirements. Insufficient or wrong information may lead to a postponement of your marriage case and to you not getting married at the time planned. If changes to the information you have given to your local authority occur before your marriage, you must contact your local authority immediately.

## Certificate of marital status

If the marriage is not to be conducted by your own local authority, but by another local authority, by the Danish National Evangelical Lutheran Church or by a recognised or approved religious organisation, your local authority will issue a certificate of marital status to you stating that you fulfil the marriage requirements. Submit the certificate of marital status to the authority which is to conduct the marriage. The certificate of marital status must be issued less than four months prior to the marriage.

## Proof of name and date of birth

Your local authority must have written proof of your names and dates of birth.

## Proof of residence in Denmark

- If you are registered in the Danish Civil Register as living in Denmark, you are not required to prove your Danish citizenship or citizenship of one of the other Nordic countries (Finland, Iceland, Norway and Sweden) because this information may be found in the Danish Civil Register.
- If you are not registered in the Danish Civil Register as living in Denmark, you are required to prove your Danish citizenship or citizenship of one of the other Nordic countries (Finland, Iceland, Norway and Sweden) by presenting a copy of your passport.
- If you have a permanent residence permit in Denmark, you must prove it by presenting a copy of your residence permit.
- If you have a permanent residence permit in Denmark according to the EU rules, you are required to prove it by presenting a copy of ('proof of entitlement to permanent residence' or 'residence card').

If you **live in Denmark** (or in Greenland), information regarding your names and dates of birth will most likely appear from the Danish Civil Register. Normally, your local authority will, therefore, not need a copy of your birth or name certificate, etc. If your local authority is in doubt about the information in the Danish Civil Register, your local authority may, however, ask you to submit/send your certificates, etc.

# Guidance notes (continued)

Names which differ or do not appear from the Danish Civil Register or your birth or name certificates, must be proved in other ways (e.g. marriage certificate, civil partnership certificate or change of name certificate.)

If you **live abroad** (or in the Faroe Islands) and are not registered in the Danish Civil Register, name and date of birth must be proved, e.g. by presenting your passport.

#### Change of name on your wedding day

If one or both of you want to change your name on your wedding day, it is **mandatory** that you fill out the application by means of the digital 'Navneændring på bryllupsdagen' (*Name change on your wedding day*) self-service solution which you will find at www.borger.dk. Once you have both signed the application by means of your NemID login, it is automatically sent to the civil registrar in your parish of residence who will be handling your application. If you were born in South Jutland, the application will be processed by the local authority where you were born. In exceptional cases where the application cannot be sent by means of the digital self-service solution, the special 'Navneændring på bryllupsdagen' (*Name change on your wedding day*) form must be used.

Any application regarding name change on your wedding day must, in general, have reached your parish of residence/the civil register not later than 15 work days prior to the date of marriage. It is important that you inform the authority whether you have applied for a name change in the notice of marriage.

People who are not domiciled in Denmark (i.e. do not have a permanent connection to Denmark), cannot have their name changed in Denmark in connection with their marriage. Danish citizens who are domiciled in a country which do not conduct name changes for foreign citizens may, however, have their name changed on their wedding day.

#### If a party has previously been married

It is a requirement to be able to marry that any former marriage or civil partnership has been dissolved by divorce, death or annulment.

Separation does not entitle the parties to remarry.

#### Proof of divorce in Denmark

Danish divorces – by decree or grant – are registered in the Danish Civil Register. Normally, it is, therefore, not necessary to present the grant for divorce/the divorce decree.

Grants for divorce are registered in the Danish Civil Register when the grant is issued. Divorce decrees, on the other hand, are usually not registered in the Danish Civil Register until after eight weeks. Your local authority can advise you on proof of your divorce has it not yet been registered in the Danish Civil Register. This also applies if your civil partnership has ended by divorce in Denmark.

People whose marriage has ended by death in Denmark It is not necessary to present proof of deaths registered in the Danish Civil Register.

Where the former marriage has ended by death and the estate of the deceased is administered in Denmark, the surviving spouse may not remarry before the community property has been divided or is being administered by an administrator or an executor or by the court.

However, this does not apply in the following situations:

- There was no community property in the former marriage. (This may be proved by a registered marriage agreement according to which all property in the former marriage was fully separate property.)
- The spouses were separated at the time of death. (This may be proved by a decree of judicial separation/grant for legal separation or by looking it up in the Danish Civil Register if registered there.)
- All beneficiaries of the deceased give their consent to the surviving spouse remarrying. (This is, however, not possible if the person getting married has retained undivided possession of the estate, cf. below.)

Administration of an estate by an administrator or an executor or by the court is proved by a certificate of representation. The administration of the estate does not have to be wound up.

If the estate has been wound up by administration out of court, your local authority can advise you on which proof to submit.

In very special cases, the local authority can grant exemption from administration so that the surviving spouse may remarry without the division of the community property having been decided upon.

This also applies if your civil partnership has ended by death in Denmark.

# Undivided possession of an estate (where the former spouse is dead)

If one – or both – of you have retained undivided possession of an estate, such estate must be administered before you remarry. No exemption may be granted, not even if the children of the deceased spouse want to give their consent to the marriage without prior administration. Read more in the 'Vejledning til behandling af ægteskabssager' (Practice note to the handling of matrimonial proceedings) found on the Danish Social Appeals Board's homepage, www.ast.dk [in Danish only]. This also applies if your civil partnership has ended by death in Denmark.

#### Foreign divorces and death certificates

If the former marriage has ended by a foreign divorce, etc., the local authority will consider whether proof has been presented that the marriage has been dissolved.

If the former marriage has been dissolved by death abroad, the local authority will consider whether proof has been presented for the death. Where the former marriage has been dissolved by death and the administration of the estate of the deceased does not take place in Denmark, the surviving spouse may remarry even if the estate of the deceased has not been wound up.

You may find the guidance notes on the requirements for the acknowledgement of foreign divorces and death certificates at your local authority or at www.ast.dk

Familiarize yourself well in advance with the requirements for acknowledgement of foreign divorces and death certificates.

# Guidance notes (continued)

This also applies if your civil partnership has ended by divorce or death abroad.

## **Further information**

You can get further information regarding marriage and the examination of the marriage requirements at your local authority and the regional state administration.

Your local authority will supply the forms mentioned in these guidance notes.

The rules on and requirements for marriage are found in the Danish Act on the Formation and the Dissolution of Marriage, in the Danish Executive Order on the Formation of Marriage and in the 'Vejledning til behandling af ægteskabssager' (*Practice note on the handling of matrimonial proceedings*) found on the Danish Social Appeals Board's homepage, www.ast.dk [in Danish only].

You will find information about the mutual financial implications of marriage for the spouses in the 'Når I skal giftes – husk økonomien (Deling af formue ved separation, skilsmisse og død)' (*Getting married – remember the finances* (*division of property at legal separation, divorce and death*) booklet [available in Danish only] which is an Appendix to this form.

# **Rights and obligations in connection**

with the local authority's processing of personal data Your local authority may obtain information from other sources (e.g. by means of the Danish Civil Register) with a view to checking the information received. Your local authority will register the information received and pass on the information to other public authorities, private businesses, etc. which are legally entitled to the information or cooperate with your local authority.

Your local authority will delete the information once the data retention requirement expires and any filing requirements have been fulfilled. Once the information has been filed or deleted, your local authority will no longer have access to it. You are entitled to know which information your local authority has on you, and you may demand that any wrong information is corrected or deleted.

## The local authority's data protection officer

You may contact the data protection officer regarding your rights according to the data protection legislation.

You are entitled to complain to the Danish Data Protection Agency about the processing by the local authority of your personal data.

On <u>Datatilsynet.dk</u>, you can read more about the data protection officer's role.

Surname								
First and middle names					Civil regist	Civil registration number		
Place of registration of birth (birth parish and d	listrict)							
Address								
District of residence								
Email • If you have a civil registration number,	your local authority	will use yo	ur mandatory digita	al postbox				
elephone number • private Telephone number • mobile Telep			elephone number • work					
Are you a Danish citizen?								
Yes No			If no, a citizen of					
Aave you formerly been married/been part of a contract No Yes Full name of latest spouse/civil partner	civil partnership?	<u> </u>	ow was the latest m	arriage/civil part	· -	ed? Annulment		
•	Formation and [	Dissoluti	on of Marriage	aperson	who is under a	auardianshin under		
Under s. 3 of the Danish Act on the F s. 5 of the Danish Act on Guardiansh s. 6 of the Danish Act on Guardiansh a special form which your local author	nip or under gua	ardiansh y withou	ip combined w	th deprivat	ion of a perso	n's legal capacity, c		
Under s. 3 of the Danish Act on the F s. 5 of the Danish Act on Guardiansh s. 6 of the Danish Act on Guardiansh a special form which your local author Are you under guardianship? No Yes	nip or under gua nip cannot marr ority can give yo	ardiansh y withou ou.	ip combined w t the consent c	th deprivat f the guard	ion of a perso lian. The cons	n's legal capacity, c ent may be given o		
Under s. 3 of the Danish Act on the F s. 5 of the Danish Act on Guardiansh s. 6 of the Danish Act on Guardiansh a special form which your local author Are you under guardianship? No Yes Under s. 6 of the Danish Act on the descent (e.g. parents and children) of	hip or under gua hip cannot marr prity can give yo Formation and l pr siblings cann	ardiansh y withou bu. Dissoluti ot marry	ip combined w t the consent c on of Marriage	th deprivat f the guard	ion of a perso lian. The cons	n's legal capacity, c ent may be given o		
Dther personal relations         Under s. 3 of the Danish Act on the F         s. 5 of the Danish Act on Guardiansh         s. 6 of the Danish Act on Guardiansh         a special form which your local author         Are you under guardianship?         No       Yes         Under s. 6 of the Danish Act on the I         descent (e.g. parents and children) of         Are you as closely related to the person whom         No       Yes	hip or under gua hip cannot marr prity can give yo Formation and l pr siblings cann	ardiansh y withou bu. Dissoluti ot marry	ip combined w t the consent c on of Marriage	th deprivat f the guard	ion of a perso lian. The cons	n's legal capacity, c ent may be given o		
Jnder s. 3 of the Danish Act on the F         s. 5 of the Danish Act on Guardiansh         s. 6 of the Danish Act on Guardiansh         a special form which your local author         Are you under guardianship?         No       Yes         Under s. 6 of the Danish Act on the I         descent (e.g. parents and children) of         Are you as closely related to the person whom         No       Yes         Under s. 7 of the Danish Act on the I         of them has been married to the oth children) without the permission of the	hip or under gua hip cannot marr prity can give yo Formation and I or siblings canno you are to marry as Formation and I er one's relative he Danish Socia	ardiansh y withou ou. Dissoluti ot marry s mentione Dissoluti e in the c al Appea	ip combined w t the consent of on of Marriage d above? on of Marriage lirect line of as als Board.	th deprivat f the guard , two relativ , two peopl cent or des	ion of a perso lian. The cons ves in the direct le are not allow	n's legal capacity, c ent may be given o ct line of ascent or wed to marry if one		
Under s. 3 of the Danish Act on the F s. 5 of the Danish Act on Guardiansh s. 6 of the Danish Act on Guardiansh a special form which your local author Are you under guardianship? No Yes Under s. 6 of the Danish Act on the descent (e.g. parents and children) of Are you as closely related to the person whom No Yes Under s. 7 of the Danish Act on the of them has been married to the oth children) without the permission of the Are you as closely related by marriage to the p	hip or under gua hip cannot marr prity can give yo Formation and I or siblings canno you are to marry as Formation and I er one's relative he Danish Socia	ardiansh y withou ou. Dissoluti ot marry s mentione Dissoluti e in the c al Appea	ip combined w t the consent of on of Marriage d above? on of Marriage lirect line of as als Board.	th deprivat f the guard , two relativ , two peopl cent or des	ion of a perso lian. The cons ves in the direct le are not allow	n's legal capacity, c ent may be given o ct line of ascent or wed to marry if one		
Under s. 3 of the Danish Act on the F         s. 5 of the Danish Act on Guardiansh         s. 6 of the Danish Act on Guardiansh         a special form which your local author         Are you under guardianship?         No       Yes         Under s. 6 of the Danish Act on the I         descent (e.g. parents and children) of         Are you as closely related to the person whom         No       Yes         Under s. 7 of the Danish Act on the I         of them has been married to the oth         children) without the permission of the         Are you as closely related by marriage to the person whom         No       Yes         Under s. 7 of the Danish Act on the I         of them has been married to the oth         children) without the permission of the         Are you as closely related by marriage to the person whom         No       Yes         Under s. 8 of the Danish Act on the	hip or under gua hip cannot marry prity can give yo Formation and I or siblings cann- you are to marry as Formation and I er one's relative he Danish Socia person whom you ar	Dissolution Dissolution Dissolution Dissolution Dissolution of marry s mentione Dissolution of marry Dissolution	ip combined w t the consent of on of Marriage d above? on of Marriage lirect line of as als Board. as mentioned abo	th deprivat f the guard , two relativ , two peopl cent or des /e?	ion of a perso lian. The cons ves in the direct le are not allow scent (e.g. pare	n's legal capacity, c ent may be given o ct line of ascent or wed to marry if one ents-in-law and		
Under s. 3 of the Danish Act on the F         s. 5 of the Danish Act on Guardiansh         s. 6 of the Danish Act on Guardiansh         a special form which your local author         Are you under guardianship?         No       Yes         Under s. 6 of the Danish Act on the I         descent (e.g. parents and children) of         Are you as closely related to the person whom         No       Yes         Under s. 7 of the Danish Act on the I         of them has been married to the oth         children) without the permission of the         Are you as closely related by marriage to the person whom         No       Yes         Under s. 7 of the Danish Act on the I         of them has been married to the oth         children) without the permission of the         Are you as closely related by marriage to the person whom         No       Yes         Under s. 8 of the Danish Act on the I         child cannot marry as long as the act	hip or under gua hip cannot marr ority can give yo Formation and I or siblings canno you are to marry as Formation and I er one's relative he Danish Socia person whom you ar Formation and I doptive relations	Dissolution Dissolution Dissolution Dissolution Dissolution al Appea e to marry Dissolution	ip combined w t the consent of on of Marriage d above? on of Marriage lirect line of as als Board. as mentioned abor on of Marriage ts.	th deprivat f the guard , two relativ , two peopl cent or des /e?	ion of a perso lian. The cons ves in the direct le are not allow scent (e.g. pare ve parent and	n's legal capacity, c ent may be given o ct line of ascent or wed to marry if one ents-in-law and		
Jnder s. 3 of the Danish Act on the F         5. 5 of the Danish Act on Guardiansh         6. 6 of the Danish Act on Guardiansh         a special form which your local author         Are you under guardianship?         No       Yes         Jnder s. 6 of the Danish Act on the I         descent (e.g. parents and children) of         Are you as closely related to the person whom         No       Yes         Jnder s. 7 of the Danish Act on the I         bot them has been married to the oth of         children) without the permission of the         Are you as closely related by marriage to the person whom         No       Yes         Jnder s. 7 of the Danish Act on the I         children) without the permission of the         Are you as closely related by marriage to the person whom         No       Yes         Jnder s. 8 of the Danish Act on the I         child cannot marry as long as the act of the person show of the person of the	hip or under gua hip cannot marry prity can give yo Formation and lor siblings canno you are to marry as Formation and l er one's relative he Danish Socia person whom you ar Formation and l doptive relations and the person to w	Dissolution ot marry s mentione Dissolution of marry s mentione Dissolution e to marry Dissolution ship exisolution	ip combined w t the consent of on of Marriage d above? on of Marriage lirect line of as als Board. as mentioned abor on of Marriage ts. wre getting married	th deprivat f the guard , two relativ , two peopl cent or des /e? , an adopti as mentioned	ion of a perso lian. The cons ves in the direct le are not allow cent (e.g. pare ve parent and above?	n's legal capacity, c ent may be given o ct line of ascent or wed to marry if one ents-in-law and		
Jnder s. 3 of the Danish Act on the F         S. 5 of the Danish Act on Guardiansh         s. 6 of the Danish Act on Guardiansh         a special form which your local author         Are you under guardianship?         No       Yes         Under s. 6 of the Danish Act on the I         descent (e.g. parents and children) of         Are you as closely related to the person whom         No       Yes         Under s. 7 of the Danish Act on the I         of them has been married to the oth         children) without the permission of the         Are you as closely related by marriage to the person whom         No       Yes         Under s. 7 of the Danish Act on the I         of them has been married to the oth         children) without the permission of the         Are you as closely related by marriage to the person whom         No       Yes         Under s. 8 of the Danish Act on the I         child cannot marry as long as the act of the         s there an adoption relationship between you         No       Yes         Jame change on your weddin         have applied for a change of name on my we	hip or under gua hip cannot marry prity can give yo Formation and l or siblings canno you are to marry as Formation and l er one's relative he Danish Socia person whom you ar Formation and l doptive relations and the person to w g day (find the dding day so that th	Dissolution Dissolution Dissolution Dissolution Dissolution e in the co al Appea e to marry Dissolution hip exis thom you a e digital s e name wi	ip combined w t the consent of on of Marriage d above? on of Marriage lirect line of as als Board. as mentioned above on of Marriage ts. ire getting married self-service soli Il appear from the f	th deprivat f the guard , two relativ , two peopl cent or des //e? , an adopti as mentioned ution at bor narriage certif	ion of a perso lian. The consi ves in the direct le are not allow scent (e.g. pare ve parent and above?	n's legal capacity, c ent may be given o ct line of ascent or wed to marry if one ents-in-law and his/her adopted		
Under s. 3 of the Danish Act on the F         s. 5 of the Danish Act on Guardiansh         s. 6 of the Danish Act on Guardiansh         a special form which your local author         Are you under guardianship?         No       Yes         Under s. 6 of the Danish Act on the I         descent (e.g. parents and children)         Are you as closely related to the person whom         No       Yes         Under s. 7 of the Danish Act on the I         of them has been married to the oth children) without the permission of the Children without the permission of the Children of Yes         Under s. 8 of the Danish Act on the I         of them as been married to the oth children of the permission of the Child cannot marry as long as the act of the Child cannot marry as long as the act of the child can	hip or under gua hip cannot marry prity can give yo Formation and lor siblings cannot you are to marry as Formation and l per one's relative he Danish Socia person whom you ar Formation and l doptive relations and the person to w g day (find the dding day so that th f the digital self- change on your	Dissolution of marry s mentione Dissolution al Appea e to marry Dissolution hom you a e digital s e name wi service wedding	ip combined w t the consent of on of Marriage d above? on of Marriage lirect line of as als Board. as mentioned abor on of Marriage ts. ure getting married self-service solution at borg day) form and	th deprivat f the guard , two relativ , two peopl cent or des //e? , an adopti as mentioned ution at bor narriage certif ger.dk (alte	ion of a perso lian. The consi ves in the direct le are not allow scent (e.g. pare ve parent and above? rger.dk) icate. I have rnatively, print	n's legal capacity, c ent may be given o ct line of ascent or wed to marry if one ents-in-law and his/her adopted		

Information concerning the second party							
Surname							
First and middle names					Civil re	egistrati	on number
Place of registration of birth (birth parish and district)							
Address							
District of residence							
Email • If you have a civil registration number, your local authority will use your mandatory digital postbox							
Telephone number • private	Telephone number • mobile		Telephone number • work				
Are you a Danish citizen?			If no, a citizen of				
	_		•				
Former marriage/civil partnersh Have you formerly been married/been part of a civi		lf voo b	ow was the latest m	orriog	e/civil partnership dis		<u>,                                     </u>
No Yes	i partitierstrip?		/orce		Death	Solveu	Annulment
Full name of latest spouse/civil partner		DI			Doutin		/ initialition
Other personal relations							
Under s. 3 of the Danish Act on the Formation and Dissolution of Marriage, a person who is under guardianship under s. 5 of the Danish Act on Guardianship or under guardianship combined with deprivation of a person's legal capacity, cf. s. 6 of the Danish Act on Guardianship cannot marry without the consent of the guardian. The consent may be given on a special form which your local authority can give you.         Are you under guardianship?       No       Yes         Under s. 6 of the Danish Act on the Formation and Dissolution of Marriage, two relatives in the direct line of ascent or descent (e.g. parents and children) or siblings cannot marry.         Are you as closely related to the person whom you are to marry as mentioned above?       No       Yes         Under s. 7 of the Danish Act on the Formation and Dissolution of Marriage, two people are not allowed to marry if one of them has been married to the other one's relative in the direct line of ascent or descent (e.g. parents-in-law and children) without the permission of the Danish Social Appeals Board.         Are you as closely related by marriage to the person whom you are to marry as mentioned above?       No       Yes         Under s. 8 of the Danish Act on the Formation and Dissolution of Marriage, an adoptive parent and his/her adopted child cannot marry as long as the adoptive relationship exists.       Is there an adoption relationship between you and the person to whom you are getting married as mentioned above?         No       Yes         Under s. 8 of the Danish Act on the Formation and Dissolution of Marriage, an adoptive parent and his/her adopted child cannot marry as long as the adoptive relationship exists. <tr< td=""></tr<>							
<ul> <li>I have applied for a change of name on my wedding day so that the name will appear from the marriage certificate. I have sent the application by means of the digital self-service solution at borger.dk (alternatively, printed the 'Navneæn-dring på bryllupsdagen' (<i>Name change on my wedding day</i>) form and sent it to my parish of residence/in South Jutland, the local authority in which my birth is registered)</li> <li>sent/submitted the application to my local authority, perhaps together with this notice</li> </ul>							
Information about place of marr	iage		Data (				
Name of church or town hall			Date of marriage				
Date and signature			l				
The declaration must be made and signed personally by each party before the marriage can take place. One party cannot sign for the other party even if a power of attorney exists. <b>If you make a false declaration, you are punishable pursuant to s. 163 of the Danish Penal Code</b> . The declaration must be dated at the same time as the signature. The notice of marriage must be submitted to your local authority not later than four weeks after the date of signing. We declare that we have read the 'Når I skal giftes – husk økonomien' ( <i>Getting married – remember the finances</i> ) booklet.							
Date and signature • first party			Date and signatur	e•sec	cond party		