

Alternate Notice of Termination of Domestic Partnership

(If either domestic partner, but not both partners, seek termination of partnership)

			State File No.	
PARTNER				
	(First name)	(Middle name)	(Last name)	(Sr., Jr., etc.)
	(Residence – State)	(County)	(City/town)	(Date of birth)
PARTNER				
	(First name)	(Middle name)	(Last name)	(Sr., Jr., etc.)
	(Residence – State)	(County)	(City/town)	(Date of birth)

In accordance with Title 19-A M.R.S.A. § 2710(4)(B), the undersigned, being first duly sworn under oath, states as follows:

This is to notify my registered Domestic Partner that I intend to terminate our partnership

If Notice of Termination of Domestic Partnership was made under this paragraph, the notice of termination will not be effective until 60 days after service is complete and the registered domestic partnership will remain in effect and subject to rescission until that date.

A photocopy of this Notice of Intent must be delivered, by alternate or substitute service, to my domestic partner. The original Notice must be filed with the Maine CDC vital records office at the address above, along with a filing fee of \$50.00 and the original proof of service.

Address of Partner initiating Termination			
Address of Partner receiving Notice (if known)			
Date Partnership Registered ((Must supply at least the year registered):	(mm/dd/yyyy)	(Year)
Date of Service:		_	
Method of Service:	Personal Service Substitute Service in State	Service by Mail	
	Substitute Service in StateSubstitute Service outside State	 Service by Publication Alternate Method of Service of Notice 	



Alternate Service of Notice of Termination – Proof of Service

			State File N	lo.
PARTNER				
	(First name)	(Middle name)	(Last name)	(Sr., Jr., etc.)
PARTNER				
	(First name)	(Middle name)	(Last name)	(Sr., Jr., etc.)

In the event service of notice of termination in hand is not feasible, I state under oath I accomplished substitute service of the notice upon my registered domestic partner,

by either of the following methods in accordance with Rule 4(d), (e) or (f) of the Maine Rules of Civil Procedure:

Personal Service. I delivered a copy of the Notice of Termination to my registered domestic partner.

Substitute Service In State. I delivered a copy of the notice by leaving a copy of the notice at the dwelling house or usual place of abode of my registered domestic partner, with a person of suitable age and discretion residing therein. Please describe when the notice was served, the name of the individual provided a copy of the notice, and time and place the notice was served:

Substitute Service Outside State. I delivered a copy of the notice either in hand upon my registered domestic partner out of state or by delivering a copy of the notice at the dwelling house or usual place of abode of my registered domestic partner out of state, with a person of suitable age and discretion residing therein. Please describe the time, manner and place of service:

Service by Mail. Notwithstanding my diligent efforts, I could not serve my registered domestic partner in hand within the State of Maine with the notice of termination of partnership for the following reasons:

Service by Publication. In accordance with the provisions of Rule 4(g) of the Maine Rules of Civil Procedure, I have secured from a District Court or Superior Court in the State of Maine an order for service by publication of the Notice of Termination of Registered Domestic Partnership; and have published the order once a week for three successive weeks in a designated newspaper of general circulation in the county wherein my partner and I were domiciled, and, if known, have directed a mailing of the notice to my registered domestic partner's address, along with a copy of the court order for publication. This notice must be accompanied by a copy of the affidavit I filed with the court for publication, the court order for publication and an order from the judge stating that service was made to the court's satisfaction.

Alternate Method of Service of Notice. I certify under oath that, in accordance with Rule 4 of the Maine Rules of Civil Procedure, I was unable through due diligence to serve in hand in the State of Maine my registered domestic partner with a copy of the termination for the following reasons:

and used the following described method of service of notice upon my registered domestic partner:

Date of Service:

I understand that if notice of termination of partnership was made under this paragraph, the notice of termination will not be effective until 60 days after service is complete and the registered domestic partnership will remain in effect until that date.

<u>Completed Original Notice of Termination along with Original Proof of Service must be filed with Maine</u> CDC vital records office at the address above. A \$50.00 filing fee **must** accompany this termination.

Signature of Partner

Signature of Notary Public

County/State

Date Commission Expires

Date Signed

Printed Name of Partner

Printed Name of Notary Public

I certify under oath that I served notice upon my registered domestic partner by delivery to my partner out of state by registered or certified mail, with restricted delivery, and provide herewith proof of such service by registered mail.

Signature and Date below for Maine CDC vital records office use only

Registrar's Signature

Date Filed