

Information concerning the second party

Surname		
First name and middle names	Civil registration number	
Place of registration of birth (birth parish and district)		
Address		
District of residence		
Email • If you have a civil registration number, the local authority will use your mandatory digital postbox		
Telephone number • private	Telephone number • mobile	Telephone number • work
Are you a Danish citizen <input type="checkbox"/> Yes <input type="checkbox"/> No		If no, a citizen of

Former marriage/civil partnership

Have you formerly been married/been part of a civil partnership <input type="checkbox"/> No <input type="checkbox"/> Yes	If yes, how was the latest marriage/civil partnership dissolved <input type="checkbox"/> Divorce <input type="checkbox"/> Death <input type="checkbox"/> Annulment		
Full name of latest spouse/civil partner			

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 can be given on a special form which the 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 National Social Appeals Board, Division of Family Affairs.

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 adoptive relationship between you and the person whom you are to marry as mentioned above.
 No Yes

Name change on your wedding day (find the digital self-service solution at borger.dk)

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 'Navneændring på bryllupsdagen' (name change on my wedding day) form and sent it to my parish of residence/in South Jutland, the local authority in which my birth is registered).

sent/submitted the application to the local authority, perhaps together with this notice

Information about place of marriage

Name of church or town hall	Date of marriage
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Date and signature

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. **If you make a false declaration, you are punishable pursuant to s. 163 of the Danish Penal Code.** The declaration must be dated at the same time as the signature. The notice of marriage must be submitted to the local authority not later than four weeks after the date of signing.

Date and signature • first party	Date and signature • second party
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