



DIVORCE REGISTRATION UNDER THAI LAW



Basic conditions

- The divorcing party could be either Thais or foreigners whose marriage is registered under Thai Civil and Commercial Law by Thai local district authorities or Thai Embassies / Consulates.
- The divorcing party must have their permanent residence or nationality of the country where Thai Embassy or Consulate is located or accredited.

Requirement

1. Marriage Certificate (original) issued by Thai local district or Thai Embassy / Consulate.
2. Divorcing Agreement or Contract (originally in Thai language or officially translated into Thai language). The sample of the said Divorcing Agreement is also available at the Embassy.
3. Copy of personally I.D.Card or valid passport.
4. The Court Degree (only in case the divorce is ruled by Thai court of justice)
5. The divorcing party must be personally presented to the Embassy's registrar on the date of registering the divorce.

Note : *The divorce registration done by Thai Embassies and Consulates is governed by Thai Civil and Commercial Law and has its legal effect throughout the territory of the Kingdom of Thailand as well as the countries where this divorce registration is recognized.*

