Table of Contents

- 1) Nikah Instructions
- 2) Nikah Form
- 3) Binding Arbitration Agreement



Nikāḥ Form Instructions

The Nikāḥ form is a legal document; do not alter, white-out, or strike-through on the finalized Nikāḥ form.

The Bride, the Bridegroom, witnesses, and Jama'at President should read all instructions.

General instructions:

- 1. Four original copies of the Nikāḥ forms are to be completed with original signatures and must be submitted with the following documents:
 - a. Marriage certificate issued by the government authority.
 - b. Binding Arbitration Agreement issued by U.S. Jama'at.
 - c. Premarital counseling certificate issued by U.S. or other Jama'at
 - d. In case there has been a divorce (TALAQ/KHUL'), documents of divorce must be attached with the NIKĀH form.
- 2. If both the bride and bridegroom are in the US, and the Nikāḥ is to be performed in the U.S., signatures of National Secretary Rishta Nata are not required. However, if anyone of them is from outside the USA, both parties will need signatures from the Amir/National Secretary Rishta Nata (or representative) of their respective countries before the Nikah.
 - a. Minimum processing time for verification from headquarters is one week from the date of receipt of a completed form. Allow at least another week for mailing. If you plan to bring the form for verification by hand, please call 301-879-0110 and make an appointment before coming.
- 3. A Nikāḥ must be announced by a Missionary/Murabbi. If this is not possible, a written permission is required from National Amir.
 - a. After the Nikāḥ announcement, all four original signed copies of the Nikāḥ forms must be mailed to the National headquarters for registration by the officiator of the Nikah.
 - b. The Headquarter Address: Attn: Nikāḥ Office Baitul Rahman, 15000 Good Hope Rd, Silver Spring, MD 20905-4120.
 - c. Once registered, the Headquarters retains two copies for Jama'at records, and two copies are returned via USPS to the bride and the bridegroom.
- 4. When writing dates on the Nikāḥ form, the month must be spelled. For example, instead of writing 4/8/2018, write April 8th, 2018, to avoid confusion.
- 5. The bride, bridegroom, or guardian should sign the Nikāḥ form in the presence of male witnesses. The date of signature of the bride's witness must be the same as the date of the bridge's signatures. Likewise, the date of signature of the bridegroom's witness must be the same as the date of the bridegroom's signature.
 - a. Important: The bride's guardian(Wali) or his representative(Wakil) is NOT permitted to sign as a witness.



- b. The bride and the bridegroom are permitted to have the same two people as their witnesses.
- 6. The Jama'at President is responsible for ensuring that the name, member codes and all other relevant information are accurate before signing a Nikāḥ form. The president should not verify a Nikāḥ form if the person belongs to a different Jama'at.
- 7. The Jama'at President should put the official stamp in addition to his signature. If the stamp is not available, the President should print his name and the name of the Jama'at.
- 8. The amount of dower money (Haq Mehr) must be clearly stated in US dollars. Otherwise, please specify the currency (e.g Pak rupees, Canadian dollars etc,.)









NIKĀḤ (MARRIAGE) FORM

Registration No:_____

PLEASE READ THE ATTACHED INSTRUCTIONS CAREFULLY BEFORE COMPLETING

It is preferred that the Nikah form be typed and printed (online fillable form). If handwritten, it should be in ALL CAPS.

I. TO BE COMPLETED BY THE WALI (GUARDIAN)	OF THE BRIDE:
Marriage of Miss First Middle Last	D/o
Date of Birth Month/Day/Year (Ex: September 20th, 1990)	Weinber Code
Address	
is proposed with Mr First Middle Last	S/o
First Middle Last	First Middle Last
Date of Birth Month/Day/Year (Ex: September 20th, 1990)	Member Code
Month/Day/Year (Ex: September 20th, 1990)	
Address	
with a Mahr (dower money) of	
A)has been recei	
are as follows:	
B) Nothing has been received yet.	
She is: Never Married. Widowed, and the period of waiting has passed ('Id	lda).
Divorced, and the period of waiting has passed ('I	dda)
<u> </u>	
☐ In case there has been a divorce (TALAQ/ KHUI NIKĀḤ form	L'), documents of divorce are attached with the
I am the legitimate Walī (Guardian) of the proposed bride and	am related to her as
It is requested that the NIKĀḤ ceremony be performed.	
Name of Walī (Guardian) First Middle Last	S/o
Member Code Address	
PhoneEmail	
Signature_	Date
	Month/Day/Year

TT. TO BE COMPLETED IF THE WALĪ (GUARDIAN) CANNOT PERSONALLY ATTEND THE NIKĀH **CEREMONY:** Since I cannot attend the NIKĀḤ ceremony in person, I hereby appoint the following to execute the instrument of NIKĀH on my behalf as my Wakil (representative): Name ______ First Middle Last _____S/o ______First Middle Last Member Code _____ Address ____ Signature of the Walī (Guardian) ______ Date ____ (Please note that the dates of signature of Walī (Guardian) and both witnesses must be the same) WITNESS I: Name S/o First Middle Last First Middle Last Member Code _____Address____ Signature______Date ______Month/Day/Year WITNESS II: Name Member Code _____Address_____ Signature______ Date _____ Month/Day/Year I hereby agree to act as Wakil (Representative) of Mr. First Middle Last First Middle Last on the occasion of the NIKĀH of Signature of the Wakil (Representative) Date Month/Dav/Year III. TO BE COMPLETED BY THE BRIDE: In accordance with the terms agreed upon by my Walī (Guardian) mentioned above, I hereby agree to my NIKĀḤ with Mr. ______S/o _____ First Middle Last First Middle Last with a Mahr (dower money) of ______ of which A) has been received in the form of cash/jewelry details of which Currency are as follows: B) Nothing has been received yet. Signature of the Bride: _____ Date____ Month/Day/Year

and that she has	expressed her cons	that the above form has been controlled this NIKĀḤ and has signature of the Bride and both w	ned the form in our p	
WITNESS I:	Name		S/o	
		First Middle Last		First Middle Last
	Member Code _	Address		
	C: our odrawa		Data	
	Signature		Date	Month/Day/Year
WITNESS II:	Name	First Middle Last	S/o	First Middle Last
				1 Tist Middle Last
	Weiliber Code _	Audiess		_
	Signature		Date	Month/Day/Year
				Month/Day/Year
		First Middle Last	i	First Middle Last
B. (1) Is a bo	orn Ahmadi.	(2) Has been Ahmadi	since	_
2. (1) 15 4 6	· · · · · · · · · · · · · · · · · · ·	(=) 🗀 1145 0001 1141144		Month/Year
C. Mr.			S/o	
	First I	Middle Last		First Middle Last
is the legiti	mate Walī (Gua	ardian) according to Islamic	e law.	
D. The witness	ses have testified	that the proposed bride has	signed this form o	f her own free will.
E. In case ther	e has been a TAl	LAO or KHUL' documents	of divorce are attac	thed with the NIKĀḤ form.
				OFFICIAL STAMP
Signature o	of Local Jama'at	President		Date
				Month/Day/Year
				OFFICIAL STAMP
Signature	of National Amir	·/	D	ate
<u> </u>			D	
National Se	ecretary Rishta	Nata		Month/Day/Year

	T' / M' 1 11 T	S/oFirst Middle Last
oate of Birth	Month/Day/Year (Ex: S	Member Code September 20th, 1990)
hone		Email
olemnly affir	m that I agree to my N	IIKĀḤ with MissFirst Middle Last
%o	First Middle Last	with a Mahr (dower money)
f which:		
(A)	hav	we been paid to her in the form of cash/jewelry, details of which are as follow
B) Nothi	ing has been paid yet a	and I will pay it.
, —	eck all that apply:	
	y First NIKĀḤ	The former wife is deceased
This is my	y Second NIKĀḤ	I have divorced (TALAQ) my former wife
		The former wife has obtained divorce (KHUL')
If the situa	ation is other than the	above mentioned, give details:
(D) ∏ In ca NIKĀḤ f		e the documents pertaining to the TALAQ / KHUL' are attached with the
Signature	of the Bridegroom	Date Month/Day/Year
21811110110		Month/Day/Year
Please note th	J	re of the bridegroom and both witnesses must be the same) S/o First Middle Last First Middle Last
ITNESS I:		First Middle Last First Middle Last
VITNESS I:		
VITNESS I:		
VITNESS I:	Member Code	Address
	Member Code	
	Member Code	
	Member Code Signature : Name	
	Member Code Signature : Name	Address
	Member Code Signature : Name Member Code	

VII. TO BE COMPLETED IF THE BRIDEGROOM CANNOT ATTEND THE NIKĀH CEREMONY IN **PERSON:** Since I cannot attend the NIKĀḤ ceremony in person, I hereby appoint the following to execute the instrument of NIKĀḤ on my behalf as my Wakil (representative): S/o _____First Middle Last Name ______First Middle Last Member Code Address Signature of the Bridegroom ______Date _____ Month/Day/Year (Please note that the dates of signature of Bridegroom and both witnesses must be same) S/o First Middle Last First Middle Last WITNESS I: Name First Middle Last First Middle Last Member Code ___Address ________ Signature _____ Date____ WITNESS II: Name S/o First Middle Last Member Code _____Address ____ Signature ______ Date ______ Month/Day/Year I hereby agree to act as Wakil (representative) of Mr._______ First Middle Last S/o ______on the occasion of his NIKĀḤ. First Middle Last Signature of the Wakil (representative) ______ Date _____ VI. VERIFICATION OF THE BRIDEGROOM BY AMIR/PRESIDENT OF THE JAMA'AT: FOR OFFICIAL USE ONLY A. Mr. Member Code ______S/o _____ (1) Is a born Ahmadi (2) Has been Ahmadi since B. This is his first Nikāḥ C. L This is his second marriage. The first wife: (1) has been divorced (TALAQ) (2) is deceased (3) has obtained KHUL' (4) is present D. \(\subseteq \text{In case of second marriage the documents pertaining to the /TALAQ/KHUL' are attached with the NIKĀH form. Signature of National Amir/_____ Date _____ National Secretary Rishta Nata Month/Day/Year

FOR OFFICIAL USE ONLY VIII. CERTIFICATION BY CENTRAL/NATIONAL MARRIAGE DEPARTMENT: A. The witnesses have testified that the proposed bride has signed this form of her own free will. B. I have thoroughly examined the above form. It is complete and fully in accordance with the regulations. Signature: Incharge Marriage Department _____ Date and Stamp Signature: Nazir Islah-o-Irshad Date and Stamp IX. TO BE COMPLETED AT THE TIME OF THE ANNOUNCEMENT OF NIKAH: Place of Nikāh Ceremony Date of Nikāḥ Ceremony _____ Month/Dav/Year Person performing Nikāḥ Name ______S/o ____ First Middle Last Address Date ____ Signature Month/Day/Year X. WITNESSES OF NIKĀḤ CEREMONY: S/o _____First Middle Last Name _____First Middle Last WITNESS I: Member Code _____Address____ Signature _____ Date ______Month/Day/Year Name S/o First Middle Last First Middle Last WITNESS II: Member Code _____Address____ Signature _____ Date Registration No. Date: _____ Month/Day/Year

Baitul Rahman Mosque

15000 Good Hope Road, Silver Spring MD 20905 USA

Ph: 301-879-0110 Website: www.Rishtanata.ahmadiyya.us

Email: Nikah@ahmadiyya.us



BINDING ARBITRATION AGREEMENT

This agreement only relates to disputes concerning the payment of Haq Mahr (Dower).

This agreement consists of two pages and a notarization page. Instructions for filling out this document may be found on page 4. It is important that the instructions be carefully read and followed in completing the form

THIS AGREEMENT made on the	day of the month of	
in the year 20, in the City/Town/Village of	,	State of
between Prospective Husband:		
residing at:		
and Prospective Wife:		
residing at:		

The Prospective Husband and Prospective Wife (hereinafter "parties"), who intend to be married in the near future, hereby agree as follows:

- I. Should a dispute concerning the payment of *Haq Mahr* (Dower) arise between the parties after *Nikah* and/or marriage, they agree to refer their marital dispute to the *Qadha'a* Board of the Ahmadiyya Muslim Community USA (currently located at 15000 Good Hope Road, Silver Springs, MD 20905, Tel: 301-879-0110), acting as an arbitration panel, for a binding decision.
- II. The final decision of the *Qadha'a* Board shall be fully enforceable in any court of competent jurisdiction.
- III. The parties agree that the *Qadha'a* Board has exclusive jurisdiction to decide all issues related to any and all disputes concerning *Haq Mahr* (Dower) that may arise between them, during or after their *Nikah* and/or marriage as well as any issues arising from this agreement.
- IV. Upon complaint of any party to this agreement, the parties agree to appear in person before the *Qadha'a* Board at the demand of the *Qadha'a* Board.
- V. Failure of either party to perform his or her obligations under this Agreement shall make that party liable for all costs awarded by either the *Qadha'a* Board or a court of competent jurisdiction,

including reasonable attorney's fees, incurred by one side in order to obtain the other party's performance of the terms of this Agreement.

- VI. The decision of the *Qadha'a* Board shall be made in accordance with Ahmadiyya Jurisprudence. The parties waive their right to contest the jurisdiction or procedures of the *Qadha'a* Board or the validity of this Agreement in any other forum other than the *Qadha'a* Board. The parties agree to abide by the bylaws of the *Qadha'a* Board (which are available by calling the *Qadha'a* Board). The *Qadha'a* Board shall follow its bylaws, which shall govern this arbitration to the fullest extent permitted by law.
- VII. The parties agree to cooperate with the adjudication of the *Qadha'a* Board in every way and manner. In the event of the failure of either party to appear before the *Qadha'a* Board upon reasonable notice, the *Qadha'a* Board may issue its decision despite the defaulting party's failure to appear, and may impose costs and other penalties as legally permitted.
- VIII. This Agreement may be signed in one or more duplicates, each one of which shall be considered an original.
 - IX. This Agreement constitutes a fully enforceable arbitration agreement. Should any provision of this Agreement be deemed unenforceable, all other surviving provisions shall still be deemed fully enforceable; each and every provision of this Agreement shall be severable from the other.
 - X. Each of the parties acknowledges that he or she has been given the opportunity prior to signing this Agreement to consult with his or her own attorney or advisor. If a party, after careful review, chooses not to sign this Agreement, the *Qadha'a* Board shall have the responsibility to inform the other party of such failure.

In witness of all of the above, the Prospective Husband and Prospective Wife have entered into this Agreement:

Please sign again only in the presence of a Notary

SIGNATURE OF PROSPECTIVE HUSBAND:					
ACKNOWLEDGMENT FOR	PROSPECTIVE HUSBAND				
STATE OF	COUNTY OF				
The foregoing instrument was a	cknowledged before me this	_(date) by			
	(name of person acknowledged).				
Notary Public					
Printed Name:	My Commission Expires:				
	VE WIFE:				
ACKNOWLEDGMENT FOR	PROSPECTIVE WIFE				
STATE OF	COUNTY OF				
The foregoing instrument was a	cknowledged before me this	_(date) by			
	(name of person acknowledged).				
Notary Public					
Printed Name:	My Commission Expires:				

INSTRUCTIONS

INTRODUCTION

This Agreement is intended to facilitate the timely and proper resolution of issues related to *Haq Mahr*. This Agreement should be carefully reviewed, discussed, and then signed, as far ahead of the wedding day itself as is practically feasible. Advice of proper legal counsel on both sides is certainly encouraged.

BINDING CIVIL COURT EFFECT

When properly executed, this Agreement is enforceable as a binding arbitration agreement in the courts of the United States of America. This needs to be explained to the parties. This Agreement should only be used when the parties expect to reside in the United States upon marriage. For those who will reside in the United States, the Qadha'a Board will appoint the proper arbitrators to hear and resolve matters throughout the country.

NOTARIZATION

Both parties are required to have this Agreement notarized. A notarization form is included in the document. Notaries can usually be found in banks, legal offices, etc.

ADDITIONAL FORMS

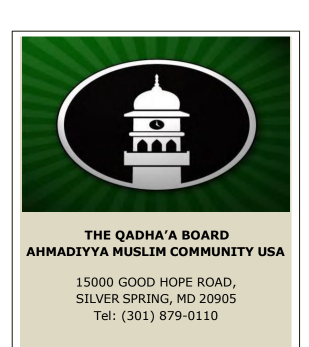
Some couples, for financial or other reasons, sign other prenuptial agreements. In such cases they may find it useful or practical to sign this document and incorporate this arbitration agreement by reference into any additional agreement. Additional copies of this document can be obtained from the offices of the Qadha'a Board.

SAFEKEEPING OF THIS FORM

Prospective Husband and Prospective Wife should keep his or her own copy of this Agreement in a safe place.

FURTHER INFORMATION

Further information regarding this Agreement, or further information concerning the procedures to be followed for resolution of any matters or disputes covered by this Agreement, may be obtained from the Qadha'a Board USA, which has disseminated this form Agreement.



INITIALS