

## **AFFIDAVIT OF PARENTAGE**

Michigan Department of Health and Human Services Division for Vital Records and Health Statistics

State File Number (For Official Use Only)				
AOP Number	Date of Filing			

THIS FORM BECOMES FULLY EFFECTIVE UPON FILING WITH THE STATE DIVISION OF VITAL RECORDS

			WITH THE STATE DIVISI						
CHILD'S NAME AND INFORMATION AS IT CUR First Name		Middle Name			ECORD Last Name			Suffix	
Hospital Name or Street Address City, C		City, County, Sta	City, County, State			Date of Birth (		/DD/YYYY)	
CHILD'S NAME First Name	AS IT IS TO APP	EAR OI	N THE BIRTH RECORD Middle Name			Last Name			Suffix
ACKNOWLEDG	ING PARENT'S/F	ATHER	'S INFORMATION		BIRTH PARENT	r's/MOTHER'S I	NFORMA	TION	
First Name Middle Na									
Last Name			Suffix		Last Name		1		Suffix
Date of Birth (MM/DD/YYYY)	State of Birth (If No Then Country)	ot U.S.,	Social Security Number		Date of Birth (MM/DD/YYYY)	State of Birth (If Then Country)	Not U.S.,	Social Secu	urity Number
Current Address (S	street, Apartment Nu	mber, Ci	ty, State, Zip)		Current Address (S	Street, Apartment N	lumber, City	y, State, Zip)	
Check one of th	e two boxes belo	w. Do	not check more than or	ne.					
☐ or conce		arried bu	lered the natural father of the ta court of law has determind d reproduction.						
☐ We affire conside	m that the child was red the natural parer	conceivent of this	ed by assisted reproduction child. We affirm that at the	n, not in time o	nvolving surrogacy. Noted to the surrous of conception or birth,	We understand that we were (check o	t the acknowne)		nt will be unmarried
	orm, we understa		t: this form is voluntary.		f. For a child not				
c. Both parents ha of the child. d. Both parents m administrative c e. We waive the fc 1. Blood or g parent of t 2. Any right t court-appo	ust support the child order for the child's sollowing: enetic tests to determine child. To an attorney, include inted attorney, to reme if the individual is	and a he and con upport.  mine if th  ing the F present of the biological	aring regarding the adoption	al	until otherwise writing and ack not, by itself, at court order for g. To revoke the a assisted reprod	child, without preju determined by the knowledged by the ffect the rights of ei custody or parentir Affidavit of Parenta duction, an individu tof Parentage Act	court or agi court. This of ther parenting time. ge for a chi al must file	reed upon by to grant of initial of in a proceeding Id not conceive a claim as pro	the parties in custody does ng to seek a ed through ovided under
ACKNOWLEDG	ING PARENT'S/F	ATHER	'S SIGNATURE		BIRTH PARENT	T'S/MOTHER'S	SIGNATUR	RE	
I affirm that the above information is true and correct to the best of my knowledge.				I affirm that the above information is true and correct to the best of my knowledge.					
Signature		Date		Signature	ure		Date	Э	
NOTARY OR QU	JALIFIED WITNES	SS SEC	TION – For Official Use	e Onl	y (See Page 2 for	instructions and	a list of qu	alified witnes	ses.)
PARENT/FATHE	<b>ER</b> e of		Sworn Before		NOTARY OR QI PARENT/MOTH Notary Public, Stat County of Acting in the Coun	te of		Sigr	ned and orn Before on (Date)
Signature of Notary	or Qualified Witnes	S			Signature of Notar	y or Qualified Witn	ess		
Printed Name of Notary or Qualified Witness			$\dashv$	Printed Name of Notary or Qualified Witness					
Qualified Witness F	Place and Address o	f Employ	ment		Qualified Witness	Place and Address	of Employi	ment	

## **AFFIDAVIT OF PARENTAGE INSTRUCTIONS**

Purpose of This Form	To voluntarily establish the parentage of a child after the child's birth.  This form may be completed at the time of the child's birth or at any other time after the birth.						
Who May Use This Form	A. If the child was born out of wedlock and <b>not</b> conceived by assisted reproduction or under a surrogacy agreement, then the mother and a man may use this form.						
	<ul> <li>B. If the child was conceived by assisted reproduction not involving surrogacy, then the following individuals may use this form:</li> <li>1. An unmarried individual who gave birth to the child and an individual who intends to be a parent of the child.</li> <li>2. A married individual who gave birth to the child and that individual's spouse who intends to be a parent of the child.</li> </ul>						
Legal Parentage Is Established	According to MCL 722.1004, the rights and duties of the acknowledging parent are fully established when this form is filed with the State Division of Vital Records. When filed, this form is the same as a court order of parentage. This form may be the basis for child support, custody, or parenting time.						
Establishing Parentage at the Hospital	If you complete this form at the hospital when the child is born, hospital staff will prepare and file it. The birth certificate will include both parents' names with no need for a separate application or fee.						
Establishing Parentage After Leaving the Hospital	If you complete this form <b>after</b> you leave the hospital, both parents must sign it in the presence of a qualified witness or Notary Public. You must file this form by mailing the original to the State Division of Vital Records.						
Proper Completion of This Form and Notary/Witness Instructions	<ul> <li>Proper completion of this form is very important. Forms that are not properly completed will not be accepted for filing. Photocopies will not be accepted for filing. The form must be:</li> <li>Typed or printed legibly in blue or black ink. Do not cross out information or use white-out.</li> <li>Completed with the following minimum information: the full names of the child and both parents; the date and place of the child's birth; the date of birth for both parents; and the address of each parent.</li> <li>Signed by both parents in the presence of a Notary Public or a qualified witness. The parents may sign the form at different times and places, but each signature must be notarized or witnessed, and signatures must be on the same form. The Notary/witness must verify the identity of both parents by checking their identification. Examples of identification include a driver's license, passport, or state-issued identification. Notary or qualified witness signatures and information are required below each parent's signature.</li> </ul>						
Who Can Serve as a Qualified Witness	A qualified witness is an employee of a hospital, publicly funded or licensed health clinic, pediatric office, Friend of the Court office, Prosecuting Attorney office, court, Michigan Department of Health and Human Services, county health agency, county records department, Head Start program, local social services provider, county jail, or state prison.						
Mailing Address	To file this form with the State Division of Vital Records, mail the <b>original</b> form, not a photocopy, to: MDHHS – Vital Records CPR, PO Box 30691, Lansing, MI 48909						
Fee Information	There is no fee for using this form or filing it with the State Division of Vital Records. There may be a fee if you want to change the birth certificate. See the information about birth certificates below.						
Certified Copies of This Form and Changes to the Birth Certificate	After this form is filed, eligible applicants can request certified copies of the form. There is an application process and a fee for certified copies.  To add a second parent's name to the original birth certificate, complete a State of Michigan Add a Parent Application. Mail it along with this form, a copy of your identification, and the required fee to the address on the Add a Parent Application.						
	For information on obtaining a certified copy of this form, making changes to the birth certificate, or details regarding fees and applications, visit www.michigan.gov/Vitalrecords or call Vital Records Customer Service at 517-335-8666.						
The Michigan Department of He	alth and Human Services (MDHHS) does not discriminate against any individual or group on the basis of race, national origin.						

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