


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Information for completing this Rescission of Acknowledgment of Paternity

Please read these instructions and the entire form before you sign it.

This form must be completed and filed with the Oklahoma State Department of Health (OSDH), Division of Vital Records, within 60 days from the date of the last signature on Form 03PA209E, Acknowledgment of Paternity.

This form may be completed by either person (mother or father) who originally signed the Acknowledgment of Paternity. The child's last name will be changed to the mother's last name at the time of the child's birth. In addition, any presumed father who previously denied paternity will be added to the birth certificate as the father.

Need help in deciding who is the biological father? You may obtain private genetic testing to determine paternity or receive those services with no up-front cost by opening a case with the Oklahoma Department of Human Services, Child Support Enforcement Division (CSED). If you have any questions about this form or CSED services, please contact CSED at 405-522-2273 in the Oklahoma City calling area, 918-295-3500 in the Tulsa calling area, or toll free at 1-800-522-2922.

Instructions for completing this Rescission of Acknowledgment of Paternity

After this form has been completed, signed and witnessed, the rescinding parent gives the pink copy to the mother, the gold copy to the acknowledging father, and the green copy to the presumed father. Do not separate the other pages of the Rescission. Mail the white and yellow copies to:

Oklahoma State Department of Health
 Division of Vital Records
 P. O. Box 53551
 Oklahoma City, OK 73152

Disclosure of your Social Security number, and the Social Security number of your child, is required by federal law. [42 USC §666] CSED will use these Social Security numbers only for the purpose of establishing paternity and, if requested or required to do so, establishing and enforcing support for you and your family.



ACKNOWLEDGMENT OF PATERNITY

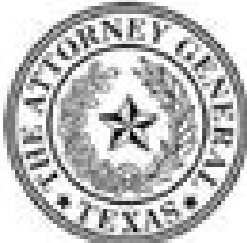
Please read these instructions before filling out this form. Read the important information about your rights and responsibilities on the back of this form.

1. This Acknowledgment of Paternity may not be signed before your child is born.
2. This is a legal document. Type or complete in black ink and do not alter.
3. Fill in all of the spaces. List your insurance even if it will not cover the hospital bill for your child's birth. If you do not have insurance, write "none" in that space. Disclosure of your Social Security Number is mandatory under P.L. 104-193 and may be used for child support purposes.
4. Each parent must sign in the presence of a notary public. Show the notary identification with your picture, such as a driver's license or school ID. If the notary uses a rubber stamp they must stamp both the mother's and father's signatures and on each copy.
5. If you are completing this form at the hospital when your baby is born, tell the staff when you are ready to sign. They will help you with the notary and mail it for you. If you give the completed Acknowledgment of Paternity to the hospital staff responsible for birth certificates before the birth certificate is sent to the Division of Vital Records, there is no filing fee. Note: there will be a charge of \$12.00 for a copy of the birth certificate when you order it from the Division of Vital Records.
6. If you are completing this form after the hospital has sent the birth certificate to the Division of Vital Records, remember to sign this Acknowledgment in front of a notary public. If the notary uses a rubber stamp they must stamp both the mother's and father's signatures and on each copy. If you want to change your child's last name, carefully read and follow the directions under the child's information section on the Acknowledgment of Paternity form. The parents should keep the blue copies of this form. Send the white original to the Office of Child Support Enforcement and the white (copy) to the Division of Vital Records at the addresses shown below.

Office of Child Support Enforcement P. O. Box 8120 Little Rock, Arkansas 72203	Division of Vital Records Arkansas Department of Health 4819 West Markham, Ste 44 Little Rock, Arkansas 72203
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For a copy of an updated birth certificate enclose a fee of \$27.00 with the white copy. This \$27.00 includes \$15.00 for the filing fee and \$12.00 for a copy of the birth certificate.

7. This Acknowledgment of Paternity may be signed for any child who was born in Arkansas. It can be mailed to a parent anywhere to be signed in the presence of a Notary.
8. If the mother was married when she became pregnant or anytime while she was pregnant, but the husband is not the biological (natural) father, follow the instructions on the back of this Acknowledgment of Paternity (Denial of Husband's Paternity). An acknowledgment denying paternity must be submitted **before the hospital submits the birth certificate to the Division of Vital Records.**
9. Any person signing a voluntary acknowledgment of paternity may change their mind and rescind their acknowledgment. To do this, you should complete a rescission form and file it with the Division of Vital Records. You may request a rescission form by calling the Division of Vital Records at 1-800-671-8314. The rescission form must be filed prior to any administrative or judicial proceeding regarding the child (such as, within sixty (60) days from the date the voluntary acknowledgment is signed, which ever comes first). After sixty (60) days, the only way to change the established parent of the child is to file a motion with the court. A motion, if filed, must be based on a claim that the signing of the acknowledgment was because of fraud, duress, or material mistake of fact. You may want to discuss with your attorney what facts might be needed to prove these claims.



PARENT SURVEY ON THE ACKNOWLEDGEMENT OF PATERNITY (AOP)
Mandated By Law

This Survey should be completed after the AOP has been signed or a person has declined to sign the AOP.

Hospital/Entity Name & Location: _____ Entity Code: _____
Child's Name: _____ Date of Birth: _____

Please read and INITIAL the following:

STATEMENTS	MOTHER	FATHER
1. I was given the opportunity to sign an Acknowledgment of Paternity.	_____	_____
2. I choose NOT to complete an Acknowledgment of Paternity	_____	_____
<i>If you initial #2, please skip questions 3 through 8.</i>		
3. I was made aware that I could have a DNA test done before I signed the AOP.	_____	_____
4. I was given written and oral information regarding the benefits, rights and responsibilities of an AOP, an explanation of those rights and responsibilities, and information about child support.	_____	_____
5. The biological father who signed this AOP will have all legal rights and duties of a parent. This may include the legal responsibility for financial and medical support of the child named in this AOP.	_____	_____
6. If I change my mind, a Rescission of Acknowledgment of Paternity (VS-158) must be filed within the earlier of 60 days of signing the Acknowledgment of Paternity or the date a proceeding involving the child is initiated before a court.	_____	_____
7. After 60 days, I may challenge the AOP in court and must prove fraud, duress, or material mistake of fact.	_____	_____
8. I was given a completed copy of the AOP with the benefits, rights, and responsibilities on the back.	_____	_____

Mother's Printed Name: _____ ID Type: _____
Mother's Signature: _____ Phone Number: _____
Father's Printed Name: _____ ID Type: _____
Father's Signature: _____ Phone Number: _____
Certified Staff Signature: _____ Date: _____

Presumed Father: (After you read the Denial of Paternity and Change of Mind sections of the rights and responsibilities, please read the statement below and initial.)

After I have signed the Denial of Paternity and it has been filed with the Vital Statistics Unit, my legal rights and responsibilities to this child will be terminated. If I change my mind, a Rescission of Acknowledgment of Paternity (VS-158) can be filed within the earlier of 60 days of signing the Acknowledgment of Paternity or the date a proceeding involving the child is initiated before a court. After 60 days, I may challenge the AOP in court and must prove fraud, duress, or material mistake of fact.

Initial Here: _____

Presumed Father's Printed Name: _____ ID Type: _____
Presumed Father's Signature: _____ Phone Number: _____
Certified Staff Signature: _____ Date: _____

Instructions for Rescission of Birth Statistics Acknowledgment of Paternity or Denial of Paternity

PLEASE READ THIS SECTION CAREFULLY. THIS SECTION IS IMPORTANT TO YOU.
This Rescission of Birth Statistics Acknowledgment of Paternity or Denial of Paternity form is used to rescind or withdraw your Acknowledgment of Paternity or Denial of Paternity. It is a legal document that, when signed, is subject to the same legal consequences as the original Acknowledgment of Paternity or Denial of Paternity. This Rescission of Birth Statistics Acknowledgment of Paternity or Denial of Paternity form is used to rescind or withdraw your Acknowledgment of Paternity or Denial of Paternity. It is a legal document that, when signed, is subject to the same legal consequences as the original Acknowledgment of Paternity or Denial of Paternity. This Rescission of Birth Statistics Acknowledgment of Paternity or Denial of Paternity form is used to rescind or withdraw your Acknowledgment of Paternity or Denial of Paternity. It is a legal document that, when signed, is subject to the same legal consequences as the original Acknowledgment of Paternity or Denial of Paternity.

PLEASE PRINT AND COMPLETE ALL INFORMATION ON THIS FORM. DO NOT SIGN THIS FORM.

1. Any information that you provide on this form will be used to determine your legal rights and responsibilities.
2. If you have signed this form, you are acknowledging that you are the biological father of the child named in this form. You are also acknowledging that you are the legal father of the child named in this form. You are also acknowledging that you are the legal father of the child named in this form. You are also acknowledging that you are the legal father of the child named in this form.
3. If you have signed this form, you are acknowledging that you are the biological father of the child named in this form. You are also acknowledging that you are the legal father of the child named in this form. You are also acknowledging that you are the legal father of the child named in this form. You are also acknowledging that you are the legal father of the child named in this form.
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Locals are known as Texans, and they take pride in the name and the state. They cannot send an AOP form to you. Many music enthusiasts consider Austin, Texas as the live music capital of the world. The hospital will then file the AOP and/or DOP with the Texas Vital Statistics Unit. The process to become a legal father is a simple one. **ACKNOWLEDGEMENT OF PATERNITY** The mother of a child and a man claiming to be the biological father of the child may sign an acknowledgement of paternity with the intent to establish the man's paternity. Jalapeno jelly was first made in Lake Jackson, Texas and began hitting the shelves in 1978. A Denial of Paternity (DOP) is a legal form signed by a presumed father that states (under penalty of perjury) that the presumed father is not the child's genetic father. When paternity is established the child's genetic father becomes the child's legal father with all of the rights and duties of a parent. If you are not married to the mother, simply putting your name on the birth certificate of your child is not enough to make you the "legal" father and you cannot enforce your rights to the child. (This means you could be charged with a crime if you lie.); state whether or not the child has a presumed father, and if so, state the presumed father's name; state the child's place of birth. Once paternity has been established, your name will be placed on the birth certificate, and the Court may order you to pay child support and grant you visitation or possession rights with your child. Another man is the acknowledged father of the child. An Acknowledgment of Paternity (AOP) is a legal form signed by a man and the child's mother that states (under penalty of perjury) that the man is the child's genetic father. (The Vital Statistics Unit will only accept Acknowledgments of Paternity for children who were born in Texas.); state that the child does not already have an acknowledged father. An AOP and/or DOP can also be completed before or after the child is born at a certified entity (such as a local birth registrar or child support office). medical history. The certified entity will then file the AOP and/or DOP with the Texas Vital Statistics Unit. If the child's parents are unmarried, the father does not have any legal rights to the child until paternity is established. TEXAS FAMILY LAW §160.301. Check out these 15 interesting facts that you may not have known about food, big things, cities names and nature. Big Facts Along with the big size of Texas, it's known for big steaks, big cowboy boots and hats and a few more big things. An acknowledgement of paternity is void if it: States that another man is a presumed father of the child, unless a denial of paternity signed or otherwise authenticated by the presumed father is filed with the bureau of vital statistics; States that another man is an acknowledged or adjudicated father of the child; or falsely denies the existence of a presumed, acknowledged, or adjudicated father of the child. According to the Texas Vital Statistics Unit, an AOP form is only available through entities certified to offer it. You cannot use the AOP form to establish paternity unless the presumed father also signs a Denial of Paternity (DOP). Learn more here: How to Take Back (Rescind or Challenge) an AOP or DOP Filing an Acknowledgment of Paternity with the Texas Vital Statistics Unit is free. Nothing. It's a popular tourist destination with attractions and entertainment throughout the state. Laredo's claim to fame is that it's the biggest inland port in the world. Natural Facts There are several natural facts to note about Texas. A common misconception is that if your name is on the birth certificate you are a legal father. To be valid, the child's genetic father and mother must also sign an Acknowledgment of Paternity (AOP) and both the DOP and the AOP forms must be filed with the Vital Statistics Unit. MORE FROM QUESTIONSANSWERED.NET To learn more about AOP-certified entities including how to become or find one click on the topics below. An AOP and DOP can be completed at the hospital when the child is born. Yes. (This means no one has been named as the child's father in a court order.); and state whether or not genetic testing has been done, and if it has, that the test shows that the man signing the Acknowledgment is the father. The oldest tree in the state is a live oak that's 1,500 years old. Also, children need and are entitled to: financial support from both parents. The land mass covers 267,339 square miles, which is more than seven percent of the whole nation's land area. A court cannot order an alleged father to pay child support until paternity has been established. (This means you could be charged with a crime if you lie on the form.); the man signing must not have previously signed an Acknowledgment of Paternity (unless the Acknowledgment was successfully rescinded or challenged); and the man signing must not have been named as the child's father in a court order. You can rescind an AOP or DOP you signed if you file a Rescission of Acknowledgment of Paternity form with the Texas Vital Statistics Unit, before the 60th day after the effective date of the Acknowledgment or Denial of Paternity, and before a court case about the child is filed. If you don't meet the deadline to rescind, you may be able to challenge an AOP or DOP you signed by filing a court case in the county where the child lives. Note: The effective date of an AOP or DOP is the date it is filed with the Texas Vital Statistics Unit. Exception: If the AOP or DOP is filed before the child is born, it takes effect on the day the child is born. Paternity is the legal identification of a child's father. In order to exercise your rights as a father, including visitation and possession, a man must be a child's legal father. TEXAS FAMILY LAW §160.302. It grows close to the city of Fulton. See Texas Family Code 160.102. Call (866) 255-2006 to find a certified entity near you. The state has the country's largest herd of whitetail deer. The Dublin Dr Pepper plant is located 85 miles from Waco and still uses imperial cane sugar as one of the ingredients. City Notables Several cities deserve recognition for trivia facts. An AOP is usually used when the parents aren't married but agree on the identity of the child's father. A man is the presumed father of a child if: he was married to the child's mother when the child was born; he was married to the child's mother any time during the 300 days before the child was born; he married the mother after the child was born and voluntarily claimed paternity of the child with the Vital Statistics Unit, on the child's birth certificate, or in a record in which he promised to support the child as his own; or during the first two years of the child's life, he continuously lived with the child and represented to others that the child was his own. DETAIL Compared to other states, Texas is a big U.S. city with farmland, ranches and the Gulf Coast shore, benefits, such as social security, insurance, inheritance and veteran's benefits, from both parents if they are available. When the completed AOP is filed with the Texas Vital Statistics Unit, the genetic father becomes the child's legal father with all the rights and duties of a parent. An acknowledgement of paternity is not valid if: The child's mother is married to someone else when the child is born (or the child is born within 300 days of the date of divorce) then the husband (or ex-husband) is the child's presumed father. Dr Pepper is the soft drink first created in Waco in 1895. Parents who live out of state can get help completing an AOP or DOP over the phone by calling (866) 255-2006. If the biological father and the mother agree, they can both sign an "Acknowledgment of Paternity" which is filed with the Bureau of Vital Statistics. A presumed father may sign or otherwise authenticate an acknowledgement of paternity. The armadillo is the state animal. It falsely denies the existence of a presumed, acknowledged, or adjudicated father. Children have the right to know if they have inheritable health problems. Galveston has the only North American hotel constructed completely over water. Nothing. State whether there has been genetic testing and, if so, that the acknowledging man's claim of paternity is consistent with the results of the testing; State that the signatories understand that the acknowledgement is the equivalent of a judicial adjudication of the paternity of the child and that a challenge to the acknowledgement is permitted only under limited circumstances. Filing a Denial of Paternity with the Texas Vital Statistics Unit is free. Yes. The friendly rools might be responsible for the continued hospitality that visitors find on vacation. Facts on Food and Drink Chili is the state dish with local flavors and its own kind of hot spice. There are more species of bats in Texas than in any other state. For a Denial of Paternity to be valid, it must be filed with the Texas Vital Statistics Unit and: be signed under penalty of perjury. (This means no one else has signed an Acknowledgment of Paternity claiming to be the child's father.); state that the child does not have an adjudicated father. EXECUTION OF ACKNOWLEDGEMENT OF PATERNITY An acknowledgement of paternity must: Be in a record; Be signed, or otherwise authenticated, under penalty of perjury by the mother and the man seeking to establish paternity; State that the child whose paternity is being acknowledged: Does not have a presumed father or has a presumed father whose full name is stated; Does not have another acknowledged or adjudicated father. Paternity can be established by: legal presumption (when the parents are married); or filing an acknowledgement of paternity, or court order. Establishing paternity secures a father's rights as a parent. A child might not be able to claim benefits from the father if paternity has not been established. An Acknowledgment of Paternity is void if: The child's mother is married to someone else when the child is born (or the child is born within 300 days of the date of divorce) then the husband (or ex-husband) is the child's presumed father. A baby born to unnamed parents does not have a legal father under Texas Law. For an Acknowledgment of Paternity to be valid, it must be filed with the Vital Statistics Unit and be signed under penalty of perjury. Plus, the Kind Ranch is larger than Rhode Island. Texas is nicknamed as the Lone Star State, and it's referenced in lots of memorabilia. Texas was actually named after a Hasinal Indian word, tejas, which means friends.

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