COLORADO	VOLUNTARY ACKNOWLEDGM
	OF PARENTAGE

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For official use only

AOP # _____ ____

State File Number

THIS IS A LEGAL DOCUMENT WHICH WILL BE USED TO ADD A SECOND PARENT TO THE CHILD'S BIRTH CERTIFICATE.

Print clearly in BLACK ink. Cross outs and or white out are NOT acceptable. Do NOT leave any blanks. Instead, list "not applicable (NA)" or "unknown." Please read the reverse side of this document for legal advisement and ordering information.

INSTRUCTIONS:

- 1. If mother was not married at the time of conception or birth or anytime in between, the mother and second parent must complete Sections A, B, and C.
- If the mother was married at the time of conception or birth or anytime in between, and the spouse is not the parent, the mother and second parent must complete Sections A, B, and C. The mother and spouse or ex-spouse must complete Section D. If spouse or ex-spouse is refusing to sign the form, parent from section C will not be listed.
 If the mother was married at the time of conception or birth or anytime in between, and is refusing to list spouse, the mother must complete Sections A & B. In Section D.

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3. If the mother was married at the time of conception or birth or anytime in between, and is refusing to list spouse, the mother must complete Sections A & B. In Section D, write "refused" across the area. See reverse for more details. Do not complete section C.

	CHILD												
	First name(s) at	irst name(s) at birth			Middle name(s)			(name on bir	th certificate)		Title (Jr., III, etc.)		
ion A	Sex	Date of birth (mm/dd/yyyy)	Facility of bi	rth		City of birth			County of birth		State of birth		
Section	changed to th	birth certificate was alre he last name of the father	/second pa	rent listed in section					w. The last n	ame can ON	LY be		
		the child's LAST name own on the birth certif											
	MOTHER												
	First name(s)			mode name(s)									
	Street address				City			County		State	Zip code		
tion B	Date of birth		State or nati	on of birth		Daytime tele	phone number		Soc	tial Security nu	imber		
I have been provided with written and oral advisements of my rights and responsibilities, as written on the back of this form. I freely sign this Acknowledgment of Parentage. this Acknowledgment of Parentage will be an adjudication of parentage in 60 days or when a legal action concerning the child and me is filed, whichever comes first.									first.	understand			
	SIGNATURE of	SIGNATURE of mother X								Date			
	Witness Section ►	MANDATORY Witness signature X	Print name				Dat			ate			
		PARENT (Select Par	rent Role):	FATHER	COPA	RENT	мот	HER					
	First name(s)			Middle name(s)			Last name(s)				Title (Jr., III, etc.)		
	Street address				City			County		State	Zip code		
ပ	Date of birth		State or nati	on of birth		Daytime tele	phone number		Soc	tial Security nu	imber		
Section	Education (highe	est grade completed)	I	Race		1		Hispanic orig	in? (if yes, specify)			
Sec	-	hat I am the parent of the child											
		rided with written and oral advi t of Parentage will be an adjud									understand this		
	SIGNATURE of parent X Witness					Print name				Date			
	Section >	MANDATORY Witness signature X											
		OR EX-SPOUSE at I was married to the mother i	dentified abov	ve at the time of conception	birth or any	time in betwee	on the hirth of	the child Ho	wever I am NOT t	he parent of th	his child		
		spouse or ex-spouse X			i, birtii, or any	Print name			Da		is child.		
	Witness Section > MANDATORY Witness signature X					Print name				Date			
n D	I acknowledge that I was married to the spouse/ex-spouse above at the time of conception, birth,					anytime in between the birth of the child. However, they are N Print name				OT the parent of the child.			
Section	SIGNATURE of mother X				Print name					Date			
Š	Witness Section ►	MANDATORY Witness signature X											
▼ For Official Use Only A divorce decree is not evidence of parentage. The decree must state evidence that the ex-spouse is									<i>use is not th</i> urt file date	e parent.			
	or Divorce Decree Section >												

Advisement to Unmarried Parents

The rights and responsibilities connected to acknowledging parentage are recorded and may be heard on the telephone numbers below:

Child Support Services Parentage Liaison: 303-866-6430 Recorded message available 24 hours per day, 7 days per week Parentage Advisements Recording: 303-894-2088

If the parents of the child are not married it is important for parents to acknowledge parentage of the child. The following is information about acknowledging parentage and the rights and responsibilities that are connected to acknowledging parentage.

When the Acknowledgment of Parentage is signed, the parents are agreeing that they are aware of the following:

- The parents have signed the Acknowledgment of Parentage of their own free will.
- The parents understand that acknowledging parentage means they are saying they are the parents of the named child for all purposes.
- The Acknowledgment of Parentage establishes a legal parent/child relationship.
- The Acknowledgment of Parentage may be used in any legal actions about the child.
- The parents know they may have to pay financial and medical support for the child.
- After signing the Acknowledgment of Parentage, the parent's name will be put on the child's birth certificate.
- The Acknowledgment of Parentage does not give either parent custody or visitation rights. They may to go to court for these and other rights or responsibilities to be decided.
- The parents may choose not to acknowledge parentage.

- The parents have the right to talk to an attorney, have an attorney represent them, have genetic tests done, ask the court to decide on parentage and/or acknowledge parentage later. The parents have the right to know about any court hearing on parentage and may take witnesses to court and cross examine witnesses.
- The parents may change their mind about acknowledging parentage after signing this form. Under Colorado law, the Acknowledgment of Parentage will be an adjudication of parentage within sixty days after the parents sign it. If either parent changes their mind, they must contact their juvenile county court or their private attorney or the court within 60 days after signing it or before any legal action is taken with the child and the parent(s), whichever is first. Genetic tests for parentage may be done and the parents may have to pay for the genetic tests.
- There is no charge to you for processing this form if it is completed at the time of birth and prior to registration. Leave this form with the hospital staff or midwife who will submit it to the Colorado Vital Records Section for you.

Advisement to Hospital and Midwife

Colorado Statute § 25-2-112 Section 5.2 states that if the mother was not married at the time of conception or birth, the name of the second parent shall be entered if the mother and the person to be named as the parent so request in writing on a form prescribed and furnished by the State Registrar - Acknowledgment of Parentage. This is a legal document which will be used to add the parent's information to the child's birth certificate. The information must be printed clearly and in black ink. Cross outs and/or white out are not acceptable.

Mother Refusing to List Spouse

If the mother was married at the time of conception or birth, or any time in between, and is refusing to list the spouse/ex-spouse, the mother must complete Section A & B. In Section D, write "refused" across the area. If mother is not present to sign, the registrar may sign Section D. In this case neither the ex-spouse nor the second parent will then be listed on the birth record.

State Vital Records Fees and Advisement to Parents:

If this form was not submitted at the time of birth, return this form with		TOTAL			
a copy of driver's licenses or an acceptable form of ID from ALL parties listed in Sections B, C, and D (excluding witnesses) to the address listed below. Processing time is 30 business days from the date of receipt (see our website www.colorado.gov/cdphe for a list of acceptable IDs).	☐ There is a \$20 fee to add the parent's name to the birth certificate. When a change to a birth certificate has been made, any previously issued birth certificates will no longer be valid.	\$20.00			
Card Number:	To request a certified copy of the birth certificate with the parent's name listed, the fee is \$20 for the first copy	\$			
Expiration Date:/ Cardholder Signature:	Each additional copy of the same certificate ordered at the same time is: \$13 x =	\$			
Make checks/money orders payable to Vital Records.	□ To exchange a previously issued birth certificate for an updated/ corrected one, you must include the old birth certificate with this form. \$13 x =	\$			
All fees are non-refundable.					
COLORADO DEPARTMENT OF PUBLIC HEALTH & ENVIRONMENT	To request a certified copy of this parentage form for your records, the fee is \$17	\$			
Vital Records - Birth Unit 4300 Cherry Creek Dr South	Credit card convenience charge is \$12	\$			
Denver, CO 80246-1530 303-692-2200	Total Charges:	\$			
cdphe_birthcertificates@state.co.us	Check box below to indicate who the birth certificate will be mailed to: Mother Father/Second Parent				
PENALTY BY LAW Section 25-2-118 Colorado Revised Statutes 1982 if a per	son alters uses attempts to use or furnishes to another for deceptive us	se any vital			

statistics record. Please be advised there are penalties including those pursuant to C.R.S 18-5-114 for falsely witnessing this document.