DECLARATION OF PATERNITY – NOTICE

CS 909 (12/08)

IMPORTANT NOTICE TO UNMARRIED PARENTS

If the parents of the child are not legally married, the father's name will not be added to the birth certificate unless you: (1) sign a Declaration of Paternity in the hospital or (2) sign the form later or (3) legally establish paternity through the courts and pay a fee to amend the birth certificate.

WHAT IS THE PURPOSE OF A DECLARATION OF PATERNITY?

A Declaration of Paternity form is used to legally establish the paternity (the father) of a child when the mother and father are not married to each other. It should be signed by the biological mother only if she is not married. It may be signed by the biological father regardless of his marital status. Signing this form is voluntary. If any part of this form does not make sense to you, talk to your Local Child Support Agency or a lawyer before signing the form.

HOW WILL YOU AND YOUR CHILD BENEFIT IF YOU SIGN THIS FORM?

When both parents sign this form it will:

- Legally establish a parent-child relationship between the biological father and the child. Your child has the right to know his or her mother and father and to benefit from a relationship with both parents.
- Allow the father's name to be added to the birth certificate. Your child will benefit by having both of your names appear on his or her birth certificate. If the form is signed after the child's birth certificate is prepared, there will be a fee to amend the birth certificate to add the father's name.
- Legally establish the man as the child's father without going to court. This will give the father parental rights such as the right to seek child custody and visitation through a court action and to be consulted about the adoption of the child.
- Make it easier for your child to learn the medical histories of both parents, to benefit from the father's health care coverage, and to receive Social Security or Veterans' dependent or survivor's benefits, if eligible.

WHAT DOES IT MEAN IF YOU SIGN A DECLARATION OF PATERNITY?

- A correctly completed and signed Declaration of Paternity filed with the California Department of Child Support Services will
 have the same effect as a court order establishing paternity for the child. If your child does not live with you and a court action
 is filed, you may be ordered by the court to pay child support. A court action must be filed to deal with the issues of custody,
 visitation or child support.
- By signing this declaration, you are, by your choice, giving up all of the following rights, as they relate to paternity establishment: the right to a trial in court to decide the issue of paternity; to notice of any hearing on the issue of paternity; to have the opportunity to present your case to the court, including the right to present and cross examine witnesses; to have an attorney represent you; or to have an attorney appointed to represent you if you cannot afford one in an action filed by the Local Child Support Agency.
- A Declaration of Paternity may be challenged in court only in the first two years after the child's birth by using blood and genetic tests that prove the man is not the biological father. It also may be overturned if the father or mother is able to prove that he/she signed the form because of fraud, duress, or material mistake of fact.
- If either or both of you are under the age of eighteen, a Declaration of Paternity will not establish paternity until sixty days after both of you are age eighteen or are legally emancipated. If you wish to legally establish paternity before both of you become adults, you should consult an attorney.

IF YOU CHANGE YOUR MIND AFTER YOU SIGN A DECLARATION OF PATERNITY

 If either of you later change your mind after you sign this form, you must complete a Declaration of Paternity Rescission Form (CS 915) to cancel or rescind the Declaration of Paternity. You must file the rescission form with the California Department of Child Support Services within 60 days from the date you signed the Declaration of Paternity. If you signed the Declaration of Paternity when you were under the age of 18 years old, you must file the rescission form within 60 days after you reach the age of 18 years old. You can get a rescission form from your local child support agency, local registrar of births and deaths, family law facilitator's office or retrieve it from the DCSS POP website at http://www.childsup.cahwnet.gov/program/pop.

• For further questions contact a State POP Coordinator toll-free at (866) 249-0773.

PRIVACY NOTICE - The Information Practices Act of 1977 (Civil Code §1798.17) and the Federal Privacy Act of 1974 (Title 5, United States Code §552a(e)(3), §7 Note) require that this notice be provided when collecting personal information and social security number from individuals. Information requested on this form is used by the Department of Child Support Services (DCSS) and local child support agencies for the purposes of identification and establishing paternity. The personal information may be shared with child support agencies, welfare agencies, courts and entities providing services to such agencies. Failure to provide the mandatory information may result in the rejection of filing the declaration with the DCSS.

The agency official responsible for maintenance of the forms is: State Coordinator at the Paternity Opportunity Program of DCSS, Tel: (866-249-0773). Legal references authorizing solicitation and maintenance of this personal information include Title 42, United States Code §666(a)(13), Family Code §§7570-7577, and §17212. Copies of the Declaration of Paternity are maintained in confidential files of the Department of Child Support Services. Declarants have the right of access to their filed declaration form(s) upon request by calling (866-249-0773).

THIS FORM IS TO BE COMPLETED ONLY WHEN THE MOTHER IS UNMARRIED.

GENERAL INFORMATION	The attached declaration form is to be used by unmarried parents to declare the father of the child. Paternity means legal fatherhood. Completing and signing this form is voluntary. THIS IS A LEGAL DOCUMENT. PLEASE CAREFULLY READ THE REVERSE SIDE OF THE FORM BEFORE YOU SIGN IT; there is important information about what it means to you and your child when you sign this form. IN ORDER FOR THE DECLARATION OF PATERNITY TO BE FILED, BOTH PARENTS SHALL COMPLETE ALL PORTIONS OF SECTIONS A AND B AND SIGN THIS FORM. The form must be signed in the presence of a witness from the hospital or agency accepting the form. If not signed at a hospital, prenatal clinic or public agency, you must sign the form in the presence of a Notary Public. If you are the biological father and you wish to have your name entered on the child's birth certificate, you must sign this form. Otherwise, you must go to court to establish legal paternity and pay a fee to amend the child's birth certificate to add you name. Please see section "Filing This Form" below for more details.				
	PLEASE USE BLACK OR BLUE INK WHEN FILLING OUT THE ATTACHED FORM. PRINT ALL INFORMATION, EXCEPT FOR YOUR SIGNATURE. PLEASE PRESS FIRMLY AND PRINT CLEARLY WHEN FILLING OUT THE FORM. THIS FORM MUST BE SIGNED IN THE PRESENCE OF AN AUTHORIZED REPRESENTATIVE OR A NOTARY PUBLIC.				
SECTION A	All portions of this section must be completed. This section identifies the mother, biological father, child and the place of the child's birth. Your social security number may be used so child support, and other benefits your child may need, may be collected. If you write down your social security number, it will be on any copies made of this form. If you don't have a social security number, you <u>must</u> check the box indicating that you do not have one. Failure to provide a social security number or check the box indicating you do not have one, may result in your declaration not being filed and returned to you.				
SECTION B	In this section, both parents declare they are the mother and biological father of the child named on this form. Both parents must sign and date the form, for this form to be legal. PLEASE READ THE REVERSE SIDE OF THE FORM BEFORE YOU SIGN IT.				
SECTION C	This section is to be completed by the person who is a witness to the parents' signatures on the form. The witness must be an official representative of the hospital or agency accepting the form.				
SECTION D	This section is to be completed ONLY when the form is witnessed by a Notary Public. If parents do not complete the form at a hospital, prenatal clinic or public agency, they can only sign it before a Notary Public. This section is to be completed, signed and stamped by a Notary Public.				
FILING THIS FORM	The original of this form MUST be sent to:				
	Department of Child Support Services Paternity Opportunity Program (POP) P.O. Box 419070 Rancho Cordova, CA 95741-9070				
	THE ORIGINAL OF THIS FORM MUST BE SENT WITHIN 20 DAYS OF THE DATE IT WAS SIGNED. If you did not complete this form at the hospital <i>(or when you registered your child's birth),</i> and you want to add the father's name to the birth certificate, you must contact the California Department of Public Health, Office of Vital Records, MS 5103, PO Box 997410, Sacramento, CA 95899-7410 or your local Registrar of Births and Deaths. They will provide you with the additional forms you need to complete. You will be charged a fee to have your child's birth certificate changed to include the father's name. Both parents will be given a copy of this form. This form is an important legal record.				
CANCELING OR RESCINDING THIS FORM	To rescind or cancel this form, either parent must complete and sign a Declaration of Paternity Rescission (CS 915). This form must be filed with the California Department of Child Support Services POP Unit (see address above) within sixty days of the date the paternity declaration was signed. If you signed the Declaration of Paternity when you were under the age of 18 years old, you must file the rescission form within 60 days after you reach the age of 18 years old. To obtain a form to rescind or cancel this form, contact the local child support agency, local registrar of births and deaths, or family law facilitator's office or retrieve it from the DCSS POP website at http://www.childsup.cahwnet.gov/program/pop/. Evidence that a copy of the form has been provided to the other parent must also be provided with the rescission form. Rescinding this form will not remove the father's name from the birth certificate.				

DECLARATION OF PATERNITY

SEND ORIGINAL (White Copy) TO: DCSS - Paternity Opportunity Program

CSS – Paternity Opportunity Program PO Box 419070

CS 909 (12/08) INSTRUCTIONS: PLEASE READ PAGE 1 AND 2 BEFORE COMPLETING

Rancho Cordova, CA 95741-9070

DEPARTMENT OF CHILD SUPPORT SERVICES

SECTION A	ALL PARTS OF SECTIONS A & B SHALL BE COMPLETED AND EITHER SECTION C OR D WITNESSED CHANGES CANNOT BE MADE TO THIS FORM ONCE IT IS FILED WITH THE STATE						
	NAME OF CHILD – FIRST	MIDDLE		LAST			
Child	DATE OF BIRTH (Month, Day, Year)	SEX		I			
D 1 -	HOSPITAL NAME		CITY				
Place of							
Birth	COUNTY	STATE					
	NAME OF FATHER – FIRST	MIDDLE		LAST			
Father's	DATE OF BIRTH (Month, Day, Year)	SOCIAL SECL	IRITY NO. (See Privacy Notice on back of	(this page)			
Information		0000, 12 0200		BY CHECKING THIS HAVE A SOCIAL SEC	BOX I CERTIFY I DO NOT CURITY NUMBER		
	CURRENT ADDRESS (NUMBER, STREET, CITY, STATE, ZIP)						
	NAME OF MOTHER – FIRST	MIDDLE		LAST	LAST		
Mother's	DATE OF BIRTH (Month, Day, Year)	SOCIAL SECU	JRITY NO. (See Privacy Notice on back of	of this page) BY CHECKING THIS BOX I CERTIFY I DO NOT			
Information				HAVE A SOCIAL SECURITY NUMBER			
	CURRENT ADDRESS (NUMBER, STREET, CITY, STATE, ZIP)						
SECTION B	READ OTHER SIDE BEFORE SIGNING						
I declare under the penalty of perjury upper the lows of the value of the period in the transfer of the penalty of perjury under the laws of the State of California that I am the biological father of the child hard on the decration has the trights and responsibilities described on the back of the norm. I upper state the by signing this form I am consenting to the upper biological father of this child. I wish to be named as the father on the child's birth certificate.							
I have been orally informed of my rights and responsibilities.			the establishment of paternity by signing this form. I have been orally informed of my rights and responsibilities.				
SIGNATURE OF FATHER DATI		TE SIGNED	SIGNATURE OF MOTHER		DATE SIGNED		
SECTION C	TO BE COMPLETED BY A WITNESS AT THE	HOSPITAL, AGEI	NCY OR CLINIC (PLEASE	PRINT AND SIGN)	_		
DECLARATION WITH	NESSED BY (SIGNATURE AND PRINTED NAME)			DATE SIGNED			
NAME OF AGENCY (HOSPITAL, CLINIC OR OTHER)							
CURRENT ADDRES	S (NUMBER, STREET, CITY, ZIP)						
SECTION D TO BE COMPLETED BY A NOTARY PUBLIC IF SECTION C IS NOT WITNESSED ABOVE							
State of County of							
On before me, (date) (insert name and title of the officer)							
Personally appeared							
subscribed to the his/her/their auth or the entity upo OF PERJURY u	he on the basis of satisfactory evidence to be the e within instrument and acknowledged to me that horized capacity(ies), and that by his/her/their si n behalf of which the person(s) acted, executed nder the laws of the State of California that the						
WITNESS my hand and official seal. Signature				(SEAL)			

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HOW WILL YOU AND YOUR CHILD BENEFIT IF YOU SIGN THIS FORM?

When both parents sign this form it will:

- Legally establish a parent-child relationship between the biological father and the child. Your child has the right to know his or her mother and father and to benefit from a relationship with both parents.
- Allow the father's name to be added to the birth certificate. Your child will benefit by having both of your names appear on his or her birth certificate. If the form is signed after the child's birth certificate is prepared, there will be a fee to amend the birth certificate to add the father's name.
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 custody, visitation or child support.
- By signing this declaration, you are, by your choice, giving up all of the following rights, as they relate to paternity
 establishment: the right to a trial in court to decide the issue of paternity; to notice of any hearing on the issue of paternity; to
 have the opportunity to present your case to the court, including the right to present and cross examine witnesses; to have
 an attorney represent you; or to have an attorney appointed to represent you if you cannot afford one in an action filed by
 the Local Child Support Agency.
- A Declaration of Paternity may be challenged in court only in the first two years after the child's birth by using blood and genetic tests that prove the man is not the biological father. It also may be overturned if the father or mother is able to prove that he/she signed the form because of fraud, duress, or material mistake of fact.
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