

Immigrant Safety Plan for Youth and Children

January 14, 2025



Summary

This document is a collective community resource to help parents plan for the care of their child(ren) (with or without legal status in the United States (U.S.)) in the event that a parent is unable to care for their child, particularly if the parent is detained or deported.

In 2021, Legal Counsel for Youth and Children (LCYC) worked in close collaboration with the UNIVERSITY OF WASHINGTON SCHOOL OF LAW LATINA/O STUDENT ASSOCIATION (UW LLSA), and UW Law alum, KATHERINE BRENNAN, to create this collective resource for the community. Northwest Justice Project (NJP) and Seattle University School of Law LATINX STUDENT ASSOCIATION (SU LLSA) also contributed time and resources. LCYC appreciates the collaboration of professionals and students in meeting an immediate community need. We would also like to thank Perkins Coie LLP for their help editing the original guide.

For translations and the most current version of this document see: http://lcycwa.org/resources/immigration.

CARE FOR MINOR CHILDREN

This guide is specifically related to minor children. Minor children are under the age of 18 years old. Once a child reaches the age of 18, they are legally an adult, and parents have no legal authority over them. No paperwork can dictate what an adult can or cannot do, unless the person is an adult guardianship through the courts, where the court has found that the young adult cannot care for themselves.

This guide does not provide legal advice but is intended to help you and your family if you may be in a situation where you are unable to care for your child(ren), particularly if you are detained and/or deported. If you are at risk of being detained and/or deported, read this guide to learn how to designate a caregiver/agent who has legal authority to care and/or make decisions for your child(ren) during that time, as well as other steps you can take to create a safety plan for your child(ren).

The documents in this guide do not give someone legal custody of the child(ren); only a court order can do that in the state of Washington. Parents and caregivers/agents should consult a family law attorney to pursue legal custody. This document is intended to only help you create a temporary plan and explain your wishes for the care of your child(ren). It can help you gather the important education, medical and identification documents for your child(ren). Parents can also look into a family preparedness plan at https://www.ilrc.org/resources/step-step-family-preparedness-plan.

Need Legal Services?

This guide does not provide legal advice. If you need more information about legal services, including how to give someone legal custody of your child(ren), see www.washingtonlawhelp.org.

Free or low-cost legal services may also be available through a state or local bar association (e.g., http://www.kcba.org/?pg=Free-Legal-Assistance).

If you need to find an organization that provides free or low-cost immigration legal services, see the Immigration Advocates Network National Immigration Legal Services Directory (https://www.immigrationadvocates.org/nonprofit/legaldirectory/).

Additional general immigrant resources can be found at https://www.waisn.org/.

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Guide to Family Safety Planning

This information is not a substitute for legal advice. It is intended to help families who face potential separation, detainment or deportation. This information applies to all parents with children, regardless of status.

U.S. Legal Permanent Residents (LPR) may also be subject to detention and deportation and there have been cases where U.S. citizens have been unlawfully detained in extreme circumstances. This guide is meant to help your family be prepared in case of emergency situations.

Step 1: Create a plan that the whole family knows about.

Identify trusted adults (like an extended family member, teacher, or mentor) that your child(ren) can depend on in the event of an emergency and have your child(ren) memorize their contact information. This person should be over the age of 18, a US citizen or have LPR status, and ideally live close enough to pick up your child(ren) on short notice. Choose someone you trust to care for your child(ren) in the event of an emergency, detainment, or deportation. Talk to your child(ren) and the potential caregiver/agent about this plan.

Step 2: Update and collect important documents.

Keep original documents together in a safe place. Make sure your emergency contact person knows where you keep these documents or has copies of them. This guide identifies the important documents that you should update and collect. This guide also provides information on how to obtain documents you are missing.

Important: Setting up these documents does not guarantee your child(ren) will be placed with the emergency contact, but may guide the courts, law enforcement, and others on your preference as the parent.

Step 3: You are not alone! Seek the help of others to support and reunite your family.

- Consult a family law attorney to follow up on items, such as changing legal custody.
- Consult with an immigration attorney regarding your and/or your child(ren)'s status, if applicable.
- Contact community groups about deportation defense.
- Work with advocates to Know Your Rights.
- If your child(ren) were born in the United States, they are U.S. citizens and have the rights to certain benefits.
- Seek mental health support for guidance on these difficult issues.
- Reach out to trusted community members to ensure that those around you know about your safety plan and how to carry it out.

Choose a Caregiver/Agent

Parents at risk of being detained or deported should choose someone who can care for their child(ren) during such time. Such a person is often referred to as a caregiver/agent. Some parents already have such a person in mind, but many parents do not make formal plans to identify this person as the official, or designated, caregiver/agent of their child(ren). It is best if the caregiver/agent is a relative since it is in the best interest of the child(ren) to keep them with their family, but if no relative is available, then you should pick someone that can care for your child(ren). The caregiver/agent should be over 18 years old and ideally, someone with legal status in the US. It is crucial that this person has legal status so that you are not putting this person at risk, and they can work with authorities, if needed.

If you do not have a caregiver/agent available that has legal status, then you may pick a caregiver/agent that is undocumented. However, you should discuss the risks with that potential caregiver/agent. Ultimately, it is a decision between the parent and the caregiver/agent. If the potential caregiver/agent is out of the state, then the parent may create 2 sets of forms - one for the short term (for someone that can pick up the child(ren) quickly) and one for longer term (where the child(ren) will ultimately reside). If the parent has no one that can serve as the caregiver/agent, then it is possible that Child Protective Services (CPS) will be called if no one picks your child up. CPS could put your child(ren) in the foster care system if no adult can care for them.

You can choose anyone to be the designated caregiver/agent of your child(ren), such as a family member, like a grandparent, aunt, uncle or other close relative of the child(ren). A caregiver/agent could also be a close friend or neighbor whom you trust to care for your child(ren). If you have more than one child, you could identify different designated caregivers/agents for each child.

The designated caregiver/agent should be a person whom you trust to care for and protect your child(ren) in the event of an emergency, including your possible detainment or deportation. Ideally, this is a person who can pick up and care for the child(ren) immediately if you are taken into custody, so the child(ren) is not referred to CPS and/or placed in foster care. Remember that the child(ren) may be with the caregiver/agent for years.

You should memorize the phone number of your child(ren)'s caregiver/agent and have your child(ren) memorize it, if possible, too. Make sure each of your child(ren) knows who can pick them up from school or daycare, who cannot pick them up, and who will care for them if you are detained, deported or if there is another emergency.

It may be helpful to have a background check for the designated caregiver/agent. In addition, while a designated caregiver/agent will help you care for the child(ren) temporarily, a family law attorney should be consulted for any efforts to change the legal custody of your child(ren). Parents and caregivers/agents should consult a family law attorney if they have any questions about legal custody. For more information on family law, see www.washingtonlawhelp.org.

Talk to the Caregiver/Agent

It is important to talk to the person you will designate as a caregiver/agent, to confirm that they are willing and able to care for your child(ren) for as long as needed. You should discuss your wishes with this person and make sure that they understand what they may need to do if you are detained or deported.

Here are some questions to think about and discuss with the caregiver/agent:

• Does the caregiver/agent have to do what the parent wishes for them to do when taking care of their child(ren)?

No, there is no guarantee that the caregiver/agent will do what the parent would like them to do. It is important to pick a caregiver/agent who you trust to make the best decisions possible for your child(ren).

• Can the caregiver/agent choose to no longer care for the child(ren)?

Yes, the caregiver/agent can decide to abandon the children. In the event that this happens, the caregiver/agent should try and reach the parent(s) to ask them their wishes. A new set of documents can be created to give another person power of attorney. If the parents cannot be reached, should call CPS so that the child(ren) can enter foster care. The only people that can transfer care of the child(ren) are the parent(s).

• How long will the caregiver/agent be able to take care of your child(ren)?

It is important to make a plan that assumes the designated caregiver/agent may have to take care of your child(ren) for a long time. If you are detained, the related immigration and family law proceedings could take months or, in some cases, more than a year. In addition, if you are deported, your child(ren) may need to stay in the care of the caregiver/agent for an even longer time. If the caregiver/agent is not willing or able to care for the child(ren) for as long as needed, the child(ren) may end up being referred to CPS and/or placed in foster care.

• How much will it cost the caregiver/agent to take care of your child(ren)?

It is important to plan for the cost of your child(ren)'s care, including food, shelter, transportation, medical care, and personal items like books and clothing. The caregiver/agent might be able to receive public assistance for the child(ren)'s care (including assistance to obtain health insurance if the child(ren) is uninsured). (see https://www.dshs.wa.gov/food-cash-medical for more information on public benefits). If public assistance is not available, however, you should confirm that the caregiver/agent is financially able to provide for your child(ren). If not, you should confirm if you could set aside money or resources to help the caregiver/agent, or if a relative, friend or church leader could provide financial support on your behalf.

• Who else is in the caregiver's/agent's household?

It is important to know who else would live in the caregiver's/agent's home while they care for your child(ren). You should be comfortable with everyone who might have day-to-day contact with your child(ren) while they are living in the caregiver's/agent's household. If a member of the caregiver's/agent's household has a criminal record or has had a case involving the abuse or neglect of a child in the past, the child(ren) might not be allowed to stay in that household if CPS or the courts are involved. The child(ren) might instead be referred to CPS and/or placed in foster care.

Does the caregiver/agent know of any special medical needs of your child(ren)?

Make sure to provide written information to the caregiver/agent of any medical conditions or allergies your child(ren) has. The caregiver/agent should know about any required medications for your child(ren), including where the medication is kept, where it may be purchased, and how it should be given. The caregiver/agent should also have the contact information for the child(ren)'s medical provider and copies of the child(ren)'s Medicaid or health insurance cards (if applicable).

• Does the caregiver/agent know which school or daycare your child(ren) attends?

You should provide the caregiver/agent with information about where your child(ren) attends school or daycare. You should inform the caregiver/agent that they are on the list of emergency contacts at your child(ren)'s school or daycare, in the case the caregiver/agent needs to pick your child(ren) from school of daycare. The caregiver/agent needs to be prepared to pick up your child(ren) right away if the school/daycare calls. It is not necessary to provide the school or daycare with any information regarding the parent's situation, but it is up to the parent and/or caregiver/agent.

• <u>Does the caregiver/agent know how to notify the school and/or daycare that</u> they are now going to be the contact for the child(ren)?

The caregiver/agent should be ready to talk to the school/daycare in the event that they are now the caregiver/agent of the child(ren). This will include showing the Durable Power of Attorney for Parental Powers to the school/daycare so that it knows that the caregiver/agent has the right to make educational decisions on behalf of the child(ren).

What do you do regarding any extracurricular activities of the child(ren)?

It's important for the child(ren) to remain in activities outside of school. The parent should include a list of extracurricular activities and contact information for the caregiver/agent to get in touch with any instructors, coaches or teachers.

• Can one of my older children serve as the caregiver/agent of the children?

Yes, as long as the caregiver/agent is over the age of 18 years old. It is important to consider whether the person can meet the child(ren)'s needs. In addition, if CPS gets involved, the person's criminal background, may come into consideration.

• How do I transfer my rights as a guardian of an adult child?

You can follow the same process as you would for a minor child. Create the power of attorney document and make sure to include a copy of the court order that names you as guardian of the young adult.

Checklist of Important Documents

This is a checklist of important documents in the event that you are detained/deported or unavailable to care for your child(ren). You should have a separate file for each child and store the file or files in a safe place in your home. Your designated caregiver/agent or others in your household, such as an older child, should know where to find these files. The file should contain important documents for each child, such as the following (Please note that this list is not exhaustive. There may be other documents that would be helpful for your child and some documents on this list may not apply to your family):

- □ Update each child's **school/daycare emergency contact information** to allow the designated caregiver/agent to pick up your child(ren) from school/daycare if you are unable to do so.
 - o This is extremely important! You can ask the administrative office at the school or daycare for this form.
 - You may want to update the emergency contact information for after school activities, including sports, arts, etc.
- ☐ Obtain each child's **school records**, **including any important test/assessment documents**. You should have a copy of any Individual Education Plan (IEP) or 504 Plan if your child has one.
- ☐ Obtain **child's immunization and medical records**
 - o These may be obtained from the doctor's office, your state health department, or the school or daycare your child attends.
 - Write down instructions if your child has any medical conditions or allergies and/or takes medications.
 - o If your child has any mental health needs, obtain those records and include any instructions needed for those needs.
 - List anything that you can think of that may be helpful to care for your child.
 (for example, if your child needs glasses, dental care, hearing issues, dietary restrictions, reading/learning challenges, favorite toy, book, picture, etc.).
- ☐ Include information on **how to contact you if you are detained** (see Tacoma Detention information at https://www.ice.gov/detention-facility/tacoma-northwest-detention-center)
 - o Write your Alien number down (A#) if you have one.
 - o Provide your home consulate's contact information.
 - o Write your attorney's contact information down.
 - o List your full legal name and birthdate, so that it can be used to find you.

0	Provide contact information of someone in your home county that would know how to contact you if you are returned to that county.
	lete the <u>Intention of Parents to Care for Minor Child</u> for each child. One nent for each child; do NOT include multiple children on one document. This document can be used by authorities to understand the wishes of parents. However, there is no guarantee that your wishes will absolutely be followed.
	lete the <u>Durable Power of Attorney for Parental Powers</u> for each child. One nent for each child; do NOT include multiple children on one document. Include any other court documents regarding your family (especially anything related to child custody or protection orders) or your child. This is a legally enforceable document and should be followed when the designated caregiver/agent presents it. This document is limited to maximum 24 months (2 years) from when it is signed or until the child(ren) is 18 years old, whichever happens first. Create a new one to maximizer the 24 months.
Obtair o	an original birth certificate for each child. Each state in the U.S. has its own method for requesting an original birth certificate. You may have to visit the child's country of birth consulate's office for an original birth certificate from countries outside of the U.S. (see Page 27 for instructions on obtaining birth certificates from certain countries outside of the U.S.)
a U.S. physic	n a social security card for each child if they are eligible for one. If your child is citizen, they should have a social security number and card. To obtain a new cal social security card for your child, go to https://www.ssa.gov/number-replace-card .
Obtair o o	Apply for a U.S. passport for every family member who is a U.S. citizen. (see https://travel.state.gov/content/travel/en/passports.html for instructions.) Obtain a passport for all child(ren) born in another country. You may need to contact the child's country of birth consulate's office to apply for a passport for all members born outside of the U.S. (see Page 35 for instructions on obtaining a passport from certain countries outside of the U.S.) If a child(ren) has dual citizenship, obtain passports for both countries (the U.S. and the other country).
	a list of important contact information that the caregiver/agent may need eep it as updated as possible.
restrai	e any other documents you want to be able to quickly find (example: any ning order you may have against another person, copies of your own license ntification cards, divorce related documents, etc.).

These documents will give a caregiver/agent temporary legal rights (for example, the durable power of attorney for paternal powers gives authority to consent to medical care, travel and

education, etc. is valid for up to a maximum of 24 months or until the child(ren) is 18 years old, whichever happens first.). They do NOT transfer legal custody, which is permanent custody that must be done through a court order, usually through family law court. Fill out a separate form for each child and notarize each document. Keep 3 copies – a copy for your records, a copy for the caregiver/agent and an additional copy with your child (given to your child(ren) if they are old enough or in your child's backpack or diaper bag folded in a plastic bag where someone could find it.

School/Daycare Emergency Contact Information (EXTREMELY IMPORTANT!)

Each school has an emergency contact information sheet. It may also have a list of authorized people that can visit and/or pick up the child(ren). If there is any individual who you do not want to be authorized to pick up your child(ren) and/or if you have a restraining order against anyone, make sure to provide this information to your child(ren)'s school/daycare.

Ask the administration office at your child(ren)'s school for these documents. List the caregiver/agent on the school contact list so that the person can pick up your child(ren). Make sure that the name of the caregiver/agent matches their identification document that they will need to show at the school when picking up the child(ren). These documents should be updated to reflect a caregiver/agent who will take the child(ren) in the event of an emergency/detainment/deportation. The school/daycare emergency contact person should ideally have legal status in the United States and should ideally be a family member. (If the person is not a family member, the process may become more complicated if CPS becomes involved.) This person should also be named in the Intention of Parents for Care of Minor Child and the Durable Power of Attorney for Parental Powers. Make sure to notify the caregiver/agent that you have listed them as your child(ren)'s emergency contact.

If there is any individual who you do not want to be authorized to pick up your child(ren) and/or if you have a restraining order against anyone, make sure to provide this information to your child(ren)'s school/daycare.

Important: If a child(ren) can get picked up by the emergency contact, the school or daycare may avoid calling the police if the child(ren) is not picked up. However, while this may help temporarily, a family law attorney should be consulted for a more permanent solution. The caregiver/agent should take the Durable Power of Attorney for Parental Powers and his/her identification when picking up a child(ren).

Child's School Records

You should have your child(ren)'s school records all in one place, including name of school, grade of child(ren), and teacher's name. If your child(ren) has any special accommodations (i.e. an IEP or 504 plan), a copy should also be included. If the caregiver/agent must take

over the care of the child(ren), he/she should notify the school that the child(ren) is now under their care and present the Durable Power of Attorney for Parental Powers to the school. If you do not haven the school records, ask the school for a copy of your children's school file. All parents have a right to their child(ren)'s education file.

Child's Immunization Records

Include any and all immunization records for your child(ren). If you have immunization records for your child(ren) from a country other than the U.S., you should include them with your documents. If you do not have copies of your child(ren)'s immunization records, you can obtain their official immunization record from the following places:

- 1. The doctor's office or clinic where your child(ren) gets immunizations.
- 2. Your state health department.
 - In Washington state, the records can be found with the Washington State Immunization Information System. You can call 1-866-397-0337 or email <u>WAIISRecords@doh.wa.gov</u> to ask for records using the person's name, date of birth and address. The Washington state website is https://www.doh.wa.gov/YouandYourFamily/Immunization/ChildProfileHea https://www.doh.wa.gov/YouandYourFamilysImmunizationInformation
 - i. Immunization information can also be accessed through the MyIR system on the Washington DOH website. This website is accessible in Spanish. (https://myirmobile.com/)
 - b. For other states that are not Washington, you can visit https://www.cdc.gov/iis/contacts-locate-records/index.html to find out how to locate your child's immunization records.
- 3. The school(s) and/or daycare(s) your child(ren) has attended.

Your Home Country's Consulate

You may want to keep the contact information for your home country's consulate that is nearest to where you live. Many consulates have an emergency contact number, which you may want to keep in your important documents in case you are detained or deported. Some consulates are more helpful than others.

If your child(ren) was born in the United States, you might consider registering your child(ren)'s birth with your home country's consulate. The consulate might be of assistance in the event of your detainment or deportation, and your child(ren) might be entitled to citizenship status or other benefits in your home country. Contact your consulate for more information.

If you (the parent) do not have updated passports or original birth certificates for yourself or your non-US born child(ren), you should update those records and obtain copies of them for your records.

How to Find You if You are Detained

If you are detained, your family members can use the ICE detainee locator, https://locator.ice.gov/odls/homePage.do, to find the detention facility where you are being held. They will need either your A-number (the alien registration number assigned to you on your ICE immigration documents) or your full legal name (as it appears on your birth certificate), country of birth and date of birth (as it appears on your birth certificate). You should provide this information to your family members and emergency contacts, including the designated caregiver/agent for your child(ren). They can find ICE facility locations and visitation hours at https://www.ice.gov/detention-facilities, and additional information, including ICE headquarters and field offices, at https://www.ice.gov/contact/ero#wcm-survey-target-id. The Tacoma Northwest Detention Center is located at 1623 E J Street, Suite 2, Tacoma WA. The phone number is (253) 779-6000.

Intention of Parents for Care of Minor Child and Durable Power of Attorney for Parental Powers

The Intention of Parents for Care of Minor Child explains the parents' wishes for the care of their child(ren). The Durable Power of Attorney for Parental Powers gives the caregiver/agent very temporary legal rights (for example, medical, educational and travel decisions) if your child(ren) is placed with them. This does not guarantee that your child(ren) will be placed with the caregiver/agent. However, it is better than having no documents at all. If there are no documents, your child(ren) will most likely be placed in foster care by CPS if no one is able to pick them up. In order to go through the process to place a child(ren) in the legal custody of someone other than the parent, a family law attorney should be consulted.

If the caregiver/agent attempts to do something on behalf of the child(ren), they should present these documents, particularly the Durable Power of Attorney for Parental Powers. This should give the caregiver/agent the same powers that a parent has to make decisions on behalf of the child(ren), unless there are limits on the powers given to them in the document.

Under <u>RCW 11.130.145</u>, the Durable Power of Attorney for Parental Powers is effective from the time that the parent(s) sign the documents for up to 24 months or until the child(ren) is 18 years old, whichever happens first. Parents should ensure that they get new Durable Power of Attorney forms signed every 2 years, before it expires and is potentially found invalid.

If the caregiver/agent tries to invoke the documents while the parent(s) are still available to child(ren), the parent(s) can revoke the documents, thus make them void (not enforceable).

The following pages provide the Intention of Parents and the Power of Attorney. You should complete one set of these documents for each child(ren) – each child should have a separate intention and Power of Attorney with only that child's information on it. For example, if there are 3 children under the age of 18, then there are 2 documents for each child, totaling 6 documents.

Important: Even though the Intention of Parents states that it does not need to be notarized, it should be notarized, if possible. Notarizing the documents is a way to show that the signature matched the identification documents of the person that signed it. The Power of Attorney should either be notarized or signed by two witnesses. All documents should be filled out in English. The non-English versions are for reference only.

If you have any family court document, such as a divorce decree, a parenting plan or order for protection, you should attach a copy to the agreement. You should make 2 copies of the original of the documents. The original signed and notarized documents should be given to the designated caregiver/agent (along with other important documents). Keep one copy of each document for yourself. Place the order copy (ideally folded in a small plastic bag) in each of your child(ren)'s backpacks or somewhere that they may be found in the event that no one picks them up from school/daycare. If the child(ren) is old enough to understand the documents and their purpose, give that child a copy of the documents and let each child know that in the event of an emergency, they should show these documents to the authorities, the teacher or whomever is talking to them about taking them to another home. Hopefully, the authorities will follow your wishes and place the child(ren) with the person designated on the Intention of Parents and Durable Power of Attorney for Parental Powers. However, there is no guarantee, and it is possible that CPS may get involved. If the designated caregiver/agent knows that this has happened, the caregiver/agent should contact an attorney.

Parents' Intention for Care of Minor Child

Use this form to say what you want to happen if you're not available to care for your child under age 18. You can give Durable Power of Attorney for Parental Powers to the person you name as caregiver in this form.

1.	Parents and Child
	Parent 1 (name)
	Parent 2, if any (name)
	I am / we are the parent/s of (child's name):
	who was born on (<i>child's birthdate</i>):
	[] We intend that if one parent is not available to care for our child, the other will have custody of the child.
2.	Caregiver
	If no parent or legal guardian is available, I/we intend the child be placed in the residential care of this caregiver:
	(Name/s):
	Phone: Email:
	Address:
	[] Alternate (optional). Until the child can be placed with the caregiver named above, the child can be placed with this alternate:
	(Alternate caregiver name/s):
	Phone: Email:
	Address:
3.	Reuniting
	[] I/we intend for the child to be reunited with me/us wherever I am/we are (even if not in the United States).
4.	Contact Information
	Here is contact information for me/us or someone that can contact me/us:
	Contact name (if not me/us):
	Preferred language:
	WhatsApp: (country)
	Other messaging app:
	Other phone (include country code):
	Email:

	Address:	
5.	Acknowledgement	
	•	free will for the purposes stated in this document.
•		•
	gnature of Parent 1 Date front of a notary or witnesses	Signature of Parent 2 (if any) In front of a notary or witnesses
Pri	int name	Print name (if any)
	• Not be a care provider for the pare starization (preferred)	lood, marriage, or state registered domestic partnership ent/s (in-home or residential facility)
	ate of Washington unty of	
Th	is document was acknowledged before r	me on (<i>date</i>)
by	(name/s)	
		Signature of Notary Notary Public for the State of Washington.
		My commission expires

Statement of Witnesses (on	y if you cannot find a notary)
On (<i>date</i>):	, (name/s):
signed this document in my prrequest.	, (name/s):esence. I agreed to witness their signature at their
I am not the Caregiv	er or Alternate.
 I am not related to the domestic partnership 	nis person by blood, marriage, or state registered o.
I do not provide care	for this person at home or in a long-term care facility.
Witness 1	Witness 2
))
Signature	Signature
Print name:	Print name:
Address:	Address:
Phone:	Phone:
Caregiver's Acknowledgeme	ent (Optional)
I acknowledge receipt of the Pare and placement of the child in my	ents' Intention for Care of Minor Child and consent to the terms care.
)	<u> </u>
Signature of Caregiver	Date Signature of Alternate (if any) Date
Print name	Print name (if any)

Durable Power of Attorney for Parental Powers

6.	Parents and Child
	Parent 1 (name)
	Parent 2, if any (name)
	I am / We are age 18 or older and live in Washington State. I am / we are parent/s of the following child:
	(Child's name):
	(Child's date of birth)
7.	Agent
	I / We choose (name/s) as my / our Agent with the authority described in this power of attorney.
	[] Alternate (optional). If the agent named above is unable or unwilling to act, I / we choose (<i>name</i>): as my / our Agent with the authority described in this power of attorney.
	The Alternate's authority is only temporary until the child can be placed with the first person I named as Agent.
8.	Start Date
	This power of attorney is effective (check one):
	[] Immediately.
	[] Only if I am / we are physically unavailable to care for the child AND my / our Agent signs a statement explaining how they know this is true.
9.	End Date
	Unless I / we revoke it before it expires, this authorization lasts until (check one):
	[] 24 months from the start date.
	[] (Date no later than 24 months after the start date):
	If both parents signed, either parent can revoke this power of attorney and end this authorization at any time by telling the Agent in writing that it is revoked.
10.	Durable
	My / our Agent can use this power of attorney even if I / we become sick or injured and cannot make decisions for myself / ourselves.
11.	Powers. I / We give the Agent the following authority and power:
	a. Residential Care (Custody)
	[] I / We authorize our child to remain in the residential care of the Agent. The address the child will live at is

[]	I / We do not authorize the child to reside with the Agent.
b.	Health Care
[]	HIPAA Release $-$ I / We authorize my child's healthcare providers to release all information governed by the Health Insurance Portability and Accountability Act of 1996 (HIPAA) to the Agent.
[]	I / We give authority to the Agent to make the following health care decisions for the child (check all that apply):
	 Get and provide all necessary health care, including but not limited to evaluations and treatment, emergency and routine medical and dental care, early periodic screening, diagnosis and treatment examinations and immunizations as needed.
	 Consent to emergent medical care as is necessary to prevent death or serious injury to the child.
	[] Consent to non-emergent medical treatments, including surgery.
	 Consent to mental health care and substance abuse evaluations and treatment as needed and recommended.
	 Manage prescribed and over-the-counter medications and to dispense and delegate dispensing.
	[] Other:
[]	I / We do not authorize health care consent.
c.	Child Care, School, Activities
[]	I / We authorize this Agent to make decisions on all other issues regarding the child, including but not limited to (<i>check all that apply</i>):
	[] Enrolling in child care.
	[] Enrolling in school and participating in educational decisions.
	 [] Enrolling in extracurricular activities, field trips, and camps and signing the necessary releases allowing them to attend.
	 Making routine day-to-day decisions on behalf of the child, including religious practices, social life, personal care, haircuts, piercings, or tattoos.
[]	I / We do not authorize the following:
[]	I / We do not authorize the following:
	I / We do not authorize the following: Travel
d.	

	[] The Agent can take the child States to (<i>place/s</i>):	d across international borders, from the United
	with the following restriction:	s, if any (examples: for vacation or visits only):
[] [/'	[] The Agent has the right to a We do not authorize the following tra	pply for and renew a passport for the child.
e. Pro	operty	
	We authorize this Agent to make deconey.	cisions about the child's property, benefits, and
	We do not authorize this Agent to mand money.	ake decisions about the child's property, benefits,
12. Paren	nt's Authority (check one):	
[] Bo	oth parents agree and are signing this	s Power of Attorney.
[] I aı	am the only parent on the child's birth	certificate.
	ne other parent <i>(name)</i> is Power of Attorney because (<i>check</i>	all that apply):
	[] I have sole decision-making aut	hority from a court-ordered Parenting Plan.
	[] It is not safe for me to ask them	. I have a protection order against them.
	[] They are incarcerated.	
	[] They abandoned the child.	
	[] They died.	
13. Other	-	
	owledgment	will for the purposes stated in this document.
i aiii /	we are signing or my / our own nee t	k
Ciavantuva	of Dovont 1	Signature of Boront 2 (if any)
	of Parent 1 Date f a notary or witnesses	Signature of Parent 2 (if any) In front of a notary or witnesses
Print name	ne e	Print name (if any)

Important! Parent/s must sign in front of a notary or two witnesses. Witnesses must:

- Not be the Agent or Alternate
- Not be related to the parent/s by blood, marriage, or state registered domestic partnership
- Not be a care provider for the parent/s (in-home or residential facility)

Notarization (preferred)	
State of Washington County of	
This document was acknowledged before me on	(date)
by (name/s)	
)
	Signature of Notary
	Notary Public for the State of Washington.
	My commission expires
Statement of Witnesses (only if you cannot t	find a notary)
On (date):, (name	/s):
signed this document in my presence. I agreed	to witness their signature at their request.
 I am not the Agent or Alternate. 	
 I am not related to this person by blo partnership. 	ood, marriage, or state registered domestic
 I do not provide care for this person 	at home or in a long-term care facility.
Witness 1	Witness 2
•	•
Signature	Signature
Print name:	Print name:
Address:	Address:
Phone:	Phone:

Agent Acknowledgement (Optional)

Agent Acknowledgemen	it (Optional)		
I acknowledge receipt of t child in my care.	he Power of Atto	rney and consent to the terms and place	ement of the
>)	
Signature of Agent	Date	Signature of Alternate (if any)	Date
Print name		 Print name (if any)	

Frequently Asked Questions

Below are answers to questions commonly asked by parents completing the Parents' Intention for Care of Minor Child and/or Durable Power of Attorney for Parental Powers form(s).

Can I transfer custody to another person by filling out the Power of Attorney?

No. The only way to give legal custody to someone who is not a parent on the birth certificate of the child is through a court order. This would need to be done through the courts.

Will my child automatically be placed with the person who I list on the Agreement?

No. CPS may become involved if no one is available to care for the child. Once CPS becomes involved, it would need to see the agreement and then run a background check on the caregiver/agent designated. CPS should honor the agreement and try to place the child with the named person first. However, there is no guarantee that CPS will honor the agreement.

What if the person I designate has a criminal background?

Many convictions should not impact whether a child will be placed with someone. However, if the person has a record of child abuse, neglect, abandonment, or any crimes against a child, that may present a problem. In addition, if someone has crimes of a sexual nature or violent crimes, that person may be disqualified. You can find a list of disqualifying crimes under <u>WAC 388-113-0020</u>.

Do the documents have to be notarized?

No. However, they are stronger if they are notarized. The Power of Attorney could also be witnessed by 2 people above the age of 18. If it is not notarized or witnessed, then there is no way to prove that the parent was the one who actually signed the document.

What if only one parent is available to sign the documents?

If both parents are on the birth certificate, both parents must sign the document. If one parent is not there to sign, the parents can take the documents to sign later at a location that has notaries, such as a bank. If the other parent is absolutely not available, the forms can still be filled out, but they may not be honored. If a parent is deceased, include a copy of the death certificate to the document, if possible and note that the parent is deceased on the documents.

What if the other parent is out of the country?

You can state that on the form, but, if the other parent is listed on the birth certificate and parental rights have not been terminated, the other parent still has the right to parent that child and the child will be placed with the other parent if that parent can be found. If there are court orders (i.e. protection order or parenting plans) that restrict a parent's access, then those documents should be added to the Intention of Parents and Durable Power of Attorney for Parental Powers.

Can I list a caregiver/agent who does not have status or is undocumented and/or has Deferred Action for Childhood Arrivals (DACA) or Temporary Protected Status (TPS)?

You can, but they may be at risk if the police become involved or if they themselves are detained. Because of these risks, it would be better to assign someone who has legal status and is at the least risk of having to leave the country.

What if my child qualifies for dual citizenship, should he/she get two passports?

If you have the resources to get both, it is always better to have more documentation than less. This may allow your child to receive services in each country. A U.S. passport is critical as it will allow the child to return more easily to the U.S.

Can I make the placement of my child with a third-party permanent?

For a more permanent solution, the designated caregiver/agent could adopt the child or file for guardianship of the child in family court. Consult a family law attorney. You may be able to prepare documents ahead of time.

Can I fill out the documents in a language other than English?

Documents must be filled out in English so that others can read them. Additionally, if there are any documents, such as a birth certificate, that are in a different language, they should be translated into English and that translation should be attached to the original documents.

What will happen if I have no one who can take care of my child?

If you have no one or no one local, then CPS will likely become involved and the child will likely be placed in foster care, at least temporarily.

If a stepparent is in the child's life, will my child automatically be placed with them?

It depends on what the legal status is between the child and the stepparent. The stepparent may or may not have legal rights to act as the parent. The stepparent could be named as the third party in the Intention of the Parents and the Durable Power of Attorney for Parental Powers so that your child is placed with the stepparent if the parents are not available.

Birth Certificates

Each child should have an original birth certificate. Copies of the birth certificate (paper and electronic) should be made and given to the designated caregiver(s)/agent(s) who may care for the child(ren).

Washington State Birth Certificates

In the state of Washington, you need the following to get your child's birth certificate:

- Full name of the child
- Birth date of the child
- Birthplace of the child
- Full name of the child's mother

- Full name of the child's father
- Eligibility documentation, if you are not listed on the birth record as the child's parent. Eligibility documentation is not required for parents who are listed on the birth certificate. Examples of eligibility documentation include a copy of vital records or a certified court order linking you to the requested record, such as marriage or divorce from Washington or another state. For more information, follow the link here.
- Copies of your identity document(s). To figure out what documents you need, click here.

1. TO ORDER BY MAIL:

- a. Download the form, available at https://www.doh.wa.gov/Portals/1/Documents/Pubs/422-182-BirthCertificateOrderForm.pdf. (see form on page 26.)
- b. Pay the \$25 fee. (This fee covers one certified copy with First Class Mail shipping). First Class Mail is free, but there are other shipping options for an additional charge. A record problem may cause delays.

The certificate will ship within 5-6 weeks of receipt, as long as all required documentation is submitted.

2. TO ORDER ONLINE:

- a. Go to https://www.vitalchek.com/
- b. Pay the \$40.50 fee.

The certificate ships within 3-7 business days. A record problem may cause delays.

3. TO ORDER BY PHONE:

- a. Call 1-866-687-1464, available 24/7.
- b. Pay the \$40.50 Fee. Payment by credit/debit card.

The certificate ships within 3-7 business days. A record problem may cause delays.

4. TO ORDER IN PERSON (NOT AVAILABLE DURING COVID-19):

- a. Walk in to <u>your local county Vital Statistics office</u> (check ahead of time for the certificates they offer and if they have in-person services at this time. There might be an additional fee for this service.) or the Washington State Vital Statistics Office located at 101 Israel Road SE Tumwater, WA 98501.
- b. Pay the \$25 fee.

Birth Certificates from Other States

Search at http://www.cdc.gov/nchs/w2w/index.htm for more information on each state's process.



MAIL ORDERS TO:

Department of Health PO BOX 9709 OLYMPIA WA 98507-9709

CLEAR FORM

BIRTH CERTIFICATE MAIL ORDER FORM

DO NOT USE ANY UNAPPROVED THIRD PARTY VENDOR TO OBTAIN THIS FORM. DO NOT PAY A FEE FOR THIS FORM

MAKE CHECKS & MONEY ORDERS PAYABLE TO: DOH NO REFUNDS

	NAME OF PERSON/COMPANY ORDERING CERTIFICATE (S):																
z																	
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ANT	CITY: STATE:																
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A LIMAL ADVICES.																	
	To receive a birth certificate, you must indicate your relationship to the registrant below and sign the sworn statement that you are authorized to receive the certificate.																
	□ SELF □ PARENT □ SIBLING □ GREATGRANDPARENT □ AUTHORIZED REPRESENTATIVE												RESENTATIVE				
REL	SELECT ATIONSHIP:	☐ SPOUSE/DOMESTIC PARTNER		STEP	PAF	RENT		GRANDP	AREI	NT	□ LEGAL	GUARD	DIAN		☐ GOVER	NMENT AC	GENCY
		CHILD		STEP	СНІ	LD		GRANDO	HILD		☐ LEGAL	REPRES	SENTATIVE		COURT	S	
	CERTIFICATE H	OLDER FIRST NAME(S):		CERTI	FICA	TE HOLDI	ER FU	JLL MIDD	LE NA	ME(S)):	CERTI	FICATE HOL	DER L	AST NAME(S):	
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	(ADD THE FEE AMOUNT + SHIPPING FOR TOTAL DUE) \$0.00																

Birth Certificates from Other Countries

If your child was not born in the United States, you should contact the consulate of their country of birth to learn how to obtain a birth certificate. The birth certificate should be translated into English and keep the translation with the original.

El Salvador	Iraq	Sudan
Contact the consulate office, which is located at: 615 Second Avenue Suite #50 (street entrance)	Visit http://www.iraqiembassy.us/ to find the closest consulate office and to find information on how to obtain a birth certificate.	Visit http://www.sudanembassy.org/birt hcertificate/ for information on how to obtain a birth certificate.
Seattle, WA 98104 (206) 971-7950		The embassy is located at: Embassy of the Republic of the Sudan 2210 Massachusetts Avenue Washington DC,20008 (202) 338-8565 For questions on services: Extension
		230 Monday – Friday: 9:00 a.m. – 5:00 p.m.
Eritrea	Libya	Syria
Contact the Embassy of Eritrea, located at: 1708 New Hampshire Ave. N.W. Washington, D.C. 20009 (202) 319-1991 embassyeritrea@embassyeritre a.org	Visit embassyoflibyadc.org for information on how to obtain a birth certificate, The embassy is located at: Embassy of Libya 1460 Dahlia Street NW Washington, DC 20012 (202) 944-9601 #5 or extension 5 Monday – Friday: 9:00 a.m. – 4:00 p.m	The U.S. State Department has suspended embassy and consulate operations of the Syrian embassy, which was located at 2215 Wyoming Ave NW, Washington, DC 20008.
Guatemala	Mexico	Ukraine
If you have a Código Unico de Identidad (CUI), you can apply for a new birth certificate online at: http://eportal.renap.gob.gt/ . If you don't have a CUI, the parents will need to be present	See below	Visit <u>usa.mfa.gov.ua.</u> to schedule an appointment with the consulate office in Seattle. You may also schedule an appointment by contacting the consulate through phone at 425-209-0209 or email at

at the Registro Nacional de las hc@uaconsulate.org. The consulate Personas with your Documento is located at: Personal de Identificación (DPI) 600 First Avenue to apply for a new birth Suite 605 certificate. Seattle, WA 90104 **Honduras** Russia Yemen See below Visit www.yemenembassy.org for A parent must go to El Registro Nacional de las Personas in information on how to obtain a birth Honduras. certificate. The embassy is located at: If the parent is in detention, the child or another family member Embassy of the Republic of should call El Registro Nacional Yemen de las Personas (+504 2221-2319 Wyoming Ave NW 4382). They should be able to Washington, DC 20008 send you a new copy of the (202) 965-4760 child's birth certificate. *Emergency Contact:* (202) 717-1066 You will also want to contact Monday - Friday: this organization if you need a 9:00 a.m. - 5 p.m. new Honduran ID. Consular Section open Monday - Thursday: 10:00 a.m. - 1:00 p.m. Information@yemenembassy.org Somalia Iran Visit www.daftar.org for Visit information on how to obtain a https://somaliembassydc.net/c birth certificate. There is an onsular-services/ for information office for the Interests Section about Somalia consulate of the Islamic Republic of Iran in services. The embassy is located the United States in the Pakistani Embassy in The Embassy of the Federal Washington D.C.: Republic of Somalia Iranian Representative 1609 22 St NW Office c/o Embassy of Washington DC 20008 Pakistan (202) 296-0570, or 1250 23rd St NW #200 (202)-853-9164 Washington, DC 20037 info@somaliembassydc.net (202) 965-4990 Monday - Friday:

8:00 a.m. - 4:30 p.m.

info@daftar.org	

Mexico

Individuals can visit the consulate office with an appointment:

807 E. Roy St. Seattle, WA 98102 (206) 448-3526 Monday – Friday: 8:30 a.m. – 5:00 p.m.

Fulfill the following requirements:

- 1. The procedure is in person and requires an appointment which is obtained by sending an email or text message to conseattle@sre.gob.mx
- 2. Make an appointment through Mexitel on the website https://mexitel.sre.gob.mx or by phone number 1-877-639-4835.
- 3. Complete the form issued at the consulate office.
- 4. Bring and present identification documents to prove you are the person seeking the child's birth certificate.
- 5. Present the CURP (Clave Única de Registro de Población/Population registration code), if available.
- 6. Pay \$19 cost in cash, VISA or Mastercard per each certified copy.

You can also request your birth certificate from the consulate website at https://www.gob.mx/ActaNacimiento/.

For questions, consult this webpage: https://www.gob.mx/actas/articulos/preguntas-frecuentes-119110.

Russia

Visit https://washington.mid.ru/en/consular-services/citizens-usa/documents-on-demand/ to find the closest consular office and to confirm how to obtain a birth certificate. The embassy website states that foreign nationals have the right to obtain documents regarding their vital records by following the "Documents on Demand" process:

Complete **two** copies of the form "<u>Questionnaire on Obtaining Documents on Demand</u>." This form must be correctly completed in Russian.

Submit the Questionnaire on Obtaining Documents on Demand with the following documents:

- 1. Copy of your valid national passport.
- 2. Copy of a document confirming your relationship or authorization for obtaining the document on demand.
- 3. If you are acting on behalf of another person requesting the document, a power of attorney authorizing you to act on that person's behalf.
- 4. A money order payable to the Embassy of Russia in the amount of \$176 per document requested.

Submit the documents described above using one of the following methods:

- a. **Mail** to 2641 Tunlaw Rd. NW, Washington, DC 20007. Include a self-addressed prepaid return envelope showing your account number and yourself as both the shipper and recipient regardless of delivery address. They will not accept waybills marked "bill sender", "bill third-party", "bill credit card", or C.O.D. Specify on the envelope: "Attention Documents on Demand."
- b. To make a request i**n person**, determine which district your state belongs to on the <u>Consular website</u>. Use the contact information provided on the website for in-person appointments.

Social Security Cards

Any person that is a U.S. citizen should have a social security number and a social security card. If your child qualifies but does not have a social security card, you should apply for one using the SS-5 Form (see form on Page 32, which is also available at https://www.ssa.gov/forms/ss-5.pdf). For first-time applicants and replacement cards:

- 1. Gather required documentation listed below. Please note, all documents must be originals or certified copies. Photocopies or notarized copies will not be accepted.
 - a. Citizenship: Birth Certificate or U.S. Passport.
 - b. Identity of the child: State issued non-driver's ID card; doctor, clinic or hospital records, school ID card, religious record, school daycare center record or any other document that shows the child's name, age, date of birth and parents' names. (Birth certificate and Passport are also sufficient for identity purposes.)
 - c. Identity of the parent: State issued non-driver's ID card or driver's license; US passport, health insurance card, school ID card, employee identification card or any other document that shows the parent's name, age, and date of birth. If parents are not from the U.S., they should not be concerned as immigration status should not be relevant to proving identity. If parents are asked about their immigration status, they should refuse to answer and remain silent.
- 2. Call 1-800-772-1213 to find your local Social Security Administration office or visit https://www.ssa.gov/locator/.

- 3. Bring the documentation and fill out the necessary form (https://www.ssa.gov/forms/ss-5.pdf). This form will also be available in person.
- 4. There is no fee for this process. Processing time is two weeks if approved right away. The Social Security Administration may request additional documentation and verification.

	Арр	IIICati	ion to	or a s		ecurity C	ard									
	NAME	First			Full N	/liddle Name		Last								
4	TO BE SHOWN ON CARD FULL NAME AT BIRTH	First			Full N	/liddle Name		Last								
1	IF OTHER THAN ABOVE	1 1130			T GII N	madic Hame										
	OTHER NAMES USED				<u> </u>											
2	Social Security number previous listed in item 1	ly assign	ned to the	persor												
3	PLACE OF BIRTH					-	4 DAT									
	(Do Not Abbreviate) City		State		eign Country	FCI	BIR									
5	CITIZENSHIP (Check One)	U.S. Ci	itizen	Allow Work	Alien ed To	_egal Alien Not Work(See Instri Page 3)	Allowed Tuctions Or	To Other (See Instructions On Page 3)								
	ETHNICITY	RA				ive Hawaiian 🗌	Americar	n Indian Other Pacific								
6	Are You Hispanic or Latino? (Your Response is Voluntary)		ect One o		Alas	ska Native 📙	Black/Afr	ican Islander White								
	Yes No	١,	ur Respo 'oluntary)		Asia	an	Americar	1 Willie								
8	SEX			ale	Fen	nale										
	A. PARENT/ MOTHER'S	Firs	t		Fu	ıll Middle Name)	Last								
0	NAME AT HER BIRTH															
9	B. PARENT/ MOTHER'S S	CIAL	SECII	RITY			1									
	NUMBER (See instruction						Unknown									
	A. PARENT/ FATHER'S	Firs	st		Fı	ull Middle Name Last										
10	NAME															
	B. PARENT/ FATHER'S SOCIAL SECURITY NUMBER (See instructions for 10B on Page 3)															
	Has the person listed in item 1 o				er behalf ever	filed for or reco	eived a Sc	ocial Security number card								
11	before? Yes (If "yes" answer question	•		No				skip to question 14.)								
	Name shown on the most recent		<i>5</i>)	First		Full Middl		Last								
12	Security card issued for the pers															
40	listed in item 1 Enter any different date of birth i	fused or	n an													
13	earlier application for a card	1 4364 01					M/DD/YYY	Υ								
14	TODAY'S		15 D	AYTIN	E PHONE											
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16	(Da Nat Abbassiata)	City				State/Foreign Country ZIP Code										
	(Do Not Abbreviate)	urv that	I have e	xamine	d all the info	rmation on th	is form, a	and on any accompanying								
4-	I declare under penalty of perj statements or forms, and it is	true and														
17	YOUR SIGNATURE		18 Y	OUR R	RELATIONS Natural Or	SHIP TO THE Legal	PERSO Othe	N IN ITEM 1 IS:								
				J J G II	Adoptive Par											
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EVID	ENCE SUBMITTED							E OF EMPLOYEE(S) E AND/OR CONDUCTING								
								DATE								
						DCL		DATE								

Passports

A child who is a U.S. citizen should get a passport as soon as possible if he or she does not already have one. If the child is from another country, a passport may still be helpful within that country.

It is very hard for a child to obtain a passport without having a parent sign on the child's behalf. If you are detained or deported and your child needs to travel, including perhaps joining you in your home country, this will be much easier to do if the child has a passport. Furthermore, a child who has a passport can travel outside of the country and return lawfully.

United States Passports

The U.S. passport requires signatures from both parents. If there is only one parent available, another form must be filled out. See details below. This process is very hard to do without a parent present. Applications are also available at the post office.

- 1. Fill out a passport application (<u>DS-11</u>) (see form on Page 45-46, which is also available at https://travel.state.gov/content/passports/en/passports.html.)
- 2. Call 1-877-487-2778 to locate a passport agency and to make an appointment. The line is staffed with Spanish speakers. If it is an after-hours emergency, call 1-202-647-4000.
- 3. Bring identity documents to the appointment:
 - a. Proof of Citizenship of the child. Must have one of the following:
 - Original or certified copy of the birth certificate (no photocopies or notarized copies)
 - Consular report of birth abroad or certification of birth
 - Certificate of Citizenship
 - b. Social Security Number for the child. (This is required if it has been issued.)

If it has been issued but you do not remember the number, you will need to contact the Social Security Administration for a new card with the Social Security number.

If the child has never had a social security number before, it is okay, but you will need to sign and date a statement which says: "I declare under penalty of perjury under the laws of the United States of America that the following is true and correct: I have never been issued a Social Security number by the Social Security Administration."

- 4. Show parental relationship and consent.
 - a. If the child is under the age of 16:

If two parents have custody of the child, then you must show that both parents authorize the child to have a passport. Both parents have to be with the child when they apply for the passport. If they cannot, then you will have to show that the parent who is not with the child, has given permission or is not able to give permission.

To give permission, the parent who is not able to go with the child must fill out Form <u>DS-3053</u> "Statement of Consent". This form must be notarized and expires 90 days after the day it was signed. A photocopy of the front and back of the parent's ID must be with the form. If both parents cannot be with the child, they will both have to complete the form.

To prove that the parent asking for the passport cannot get permission from the other parent, the parent can submit Form <u>DS-5525</u> "Statement of Exigent/Special Family Circumstances." If there are safety concerns for the parent asking for the passport and the child, this form can be used to ask for the passport without the other parent.

If one parent has sole custody of the child, they will need to prove that they have sole custody. This proof can include a birth certificate that lists only one parent, a certified court order granting sole legal custody, a certified divorce decree, a certified adoption decree, a certified certificate of death of the parent who cannot appear or any other certified court order that proves that you have legal custody.

- b. <u>If the child is 16 or 17 and has his or her own ID</u>, they can apply without a parent being present, but the passport agencies prefer one parent to be with the child or one parent give written consent (a signed statement with a photocopy of the parents ID).
- 5. Proof of identity. If the child is under 16, the parent must bring an ID. If the child is 16 or 17, they can bring his or her ID or a parent must bring his or her ID. Must bring the original ID and a photocopy of the front and back of each ID you use.
 - a. State issued, valid non-driver ID or driver's license
 - b. Certificate of Naturalization or Citizenship
 - c. Valid or expired, undamaged passport from the US or any other country
 - d. Matricula consular (Consular Identification Card)
 - e. Valid work permit or permanent resident card issued by Department of Homeland Security
- 6. A passport style photo of the child.
- 7. Fees:

- a. Regular processing time is 4-6 weeks and costs a total of \$105 (\$80 passport fee, \$25 processing fee).
- b. Expedited processing in person will take about 8 business days (maybe less depending on need and if you can prove there is an emergency) and costs a total of \$185.66 (\$80 passport fee, \$25 processing fee, \$60 expedited processing fee, \$20.66 overnight delivery fee).

Passports from Other Countries

If your child is not a U.S. citizen, you should contact the consulate of his or her country of birth to learn how to apply for a passport and other travel documents that may be needed. Below are brief instructions for how to obtain a passport from certain countries.

El Salvador	Iraq	Sudan
Contact the consulate office, which is located at:	Visit http://www.iraqiembassy.us/ to find the closest consulate office,	See below
615 Second Avenue Suite #50 (street entrance) Seattle, WA 98104	register as an Iraqi national, or learn more about the passport and/or travel documents that may be obtained for your child.	
(206) 971-7950	·	
consuladoseattle@rree.gob.sv		
Eritrea	Libya	Syria
Passport information and forms can be found at https://us.embassyeritrea.org/passport/ . Contact the Embassy of Eritrea in Washington, DC at Embassy of Eritrea 1708 New Hampshire Ave NW Washington, D.C. 20009 (202)319-1991 embassyeritrea@embassyeritrea.com.	Visit http://www.embassyoflibyadc.org/ for information about Libya consulate services. The embassy is located at: Embassy of Libya 1460 Dahlia Street NW Washington, DC 20012 (202) 944-9601 #5 or extension 5 info@embassyoflibyadc.com Monday - Friday: 9:00 a.m 4:00 p.m. (EST)	The U.S. State Department has suspended embassy and consulate operations of the Syrian embassy, which was located at 2215 Wyoming Ave NW, Washington, DC 20008.
Guatemala	Mexico	Ukraine
See below	See below	Visit <u>usa.mfa.gov.ua.</u> to find the closest consular office and to

		confirm how to obtain a passport.
Honduras	Russia	Yemen
See below	Visit https://washington.mid.ru/en/cons ular-services/consulate/russian- consulates-in-the-us/ to find the closest consular office and to confirm how to obtain a passport. The embassy website (https://washington.mid.ru/ru/cons ular-services/citizens- russia/international- passports/obshaya_info_passport/i nformation/) states that "in accordance with Russian legislation, a passport is issued only in person. Passport documents are not accepted by mail. All documents sent by mail for registration of a passport are returned to the applicant without execution."	Visit www.yemenembassy.org for information about Yemen consulate services. The embassy is located at: Embassy of the Republic of Yemen 2319 Wyoming Ave NW Washington, DC 20008 (202) 965-4760 Emergency Contact: (202) 717- 1066 Monday – Friday: 9:00 a.m. – 5:00 p.m. Consular section open Monday – Friday: 10:00 a.m. – 1:00 p.m. information@yemenembassy.o
Visit <u>www.daftar.org</u> for information about Iran consulate services. There is an office for the Interests Section	Visit https://somaliembassydc.net/consular-services/ for information about Somalia consulate services. The	
of the Islamic Republic of Iran in the United States in the Pakistani Embassy in Washington D.C. The address is:	embassy is located at: The Embassy of the Federal Republic of Somalia 1609 22 St NW	
Iranian Representative Office c/o Embassy of Pakistan 1250 23rd St NW #200 Washington, DC 20037	Suite 300, Washington DC 20008 (202) 296-0570, or (202)853-9164 info@somaliembassydc.net	
(202) 965-4990		
Monday – Friday: 8:00 a.m. – 6:00 p.m.		
info@daftar.org		

Guatemala

If you need to renew a passport or get one for the first time, you need to make an appointment on the Consulate's website at https://minex-gob-gt.my.site.com/pc/s/citas-consulares or call the consulate at (844) 805-1011 or (206)888-5319. You will need to present the following:

a. If you're over 18:

- Documento Personal de Identificación (DPI) or Birth Certificate with CUI number, recent no more than 6 months,
- \$65.00 for 5 years of validity or \$100 for 10 years of validity, and
- Your expired passport, if you have one.

b. If you're under 18:

- Birth certificate with CUI number.
- Your expired passport, if you have one, and
- Your parents will have to accompany you who will have to identify themselves with Documento Personal de Identificación (DPI), Birth certificate, or Cédula de Vecindad.

The consulate address is:

Guatemalan Consulate 18000 International Blvd – South Tower 10th Floor, Office 1005 SeaTac, WA 98188

Honduras

Contact the consulate in Seattle, WA to make an appointment for the application. The consulate address is:

1107 SW Grady Way. Suite #100 Renton, WA 98057

https://citaconsular.sreci.gob.hn/citaconsular/pages/layout/CitaConsular.php

You will need the following required documents:

- 1. Current Honduran ID card, or
- 2. Birth certificate with another document from Honduras that has your photograph: Driver's license, social security card, INJUPEMP card, academic title, or expired passport.

If the applicant is under 21 years old:

• They will have to have to appear with both parents at the consulate.

- If either parent is absent, the parents will have to fill out an authorization and get it notarized. They will also have to provide a copy of their ID cards or passports.
- If either parent is deceased, the applicant has to submit an original copy of the death certificate.

Mexico

- 1. Make an appointment by calling 1-877-639-4835 or going online (https://consulmex.sre.gob.mx/seattle/index.php/es/documentos-de-identidad/pasaporte).
- 2. Go to the consulate on the day of your appointment and fill out a passport application (https://consulmex.sre.gob.mx/seattle/index.php/es/tramites/pasaporte-mexicano).
- 3. For adults:
 - a. Verify Mexican nationality with any of the following original documents:
 - i. Birth certificate: A certificate that was issued by the civil registry in Mexico must have been issued within the first 3 years after the individual's birth. Otherwise, the individual will have to present additional documents to supplement identity:
 - Matricula consular issued after 5/13/2005
 - Voter's identification card (credencial de elector)
 - Military service card
 - Certificate of primary or secondary school issued by SEP
 - Certified report card of any school year in Mexico, with a photograph
 - Professional credential or identification
 - Current school or university ID that shows date of birth
 - Identification from Mexican social services offices (ISSTE, IMSS, DIF, or Centro de Salud)
 - Work permit or green card issued by the U.S. government
 - Mexican driver's license
 - Official identification card or driver's license from any U.S. state
 - ID issued by the DMV of any U.S. state
 - U.S. passport
 - ii. Matricula consular (issued after 5/13/2005)

- iii. Certificate of Mexican nationality
- iv. Declaration of Mexican nationality
- v. Naturalization letter

Cost per passport (cash only)

- 1 year, cases of consular protection and minors under 3 years old: \$34
- 3 years: \$96
- 6 years: \$130
- 10 years (only for 18 years+): \$198

People over 60 years of age will pay 50% of the established cost.

- 4. For minors and people with disabilities:
 - a. Both parents <u>must</u> be present with the minor and present the following documents:

Prove Mexican Nationality of Minor

- i. Birth certificate of the minor or disabled individual
- ii. Certificate of Mexican nationality
- iii. Declaration of Mexican nationality by birth
- iv. Letter of naturalization
- v. High security consular registration
- b. Prove the identity of the minor through ORIGINAL documents
 - i. School certificate of primary, secondary or high school education issued by the Mexican school authority
 - ii. Certified ballot for a school year with a photograph and official seal, issued by a Mexican school authority
 - iii. Student credential issued by the local educational institution. In the event that the minor's name on the credential does not faithfully match the birth certificate, they must request from the authorities of the school district where the minor studies, the printing of the document called "transcript", in which it must appear the child's full name and photograph.
 - iv. Proof of degree of studies that is being carried out duly stamped by the educational institution and with a photograph of the minor
 - v. Official identification issued by the state of Washington, Alaska or Idaho
 - vi. Residence Card of the United States of America (Green Card)

For children under 7 years of age, medical records with a photograph and seal of a medical institution or a private doctor of the place where the minor resides are accepted.

If one of the parents cannot be present at the consulate during the appointment because they live in another state, they can issue their consent as follows:

- a. In Mexico: go before any office of the department of external relations (Secretaria de Relaciones Exteriores) and complete the OP7 form or complete it before a notary public.
- b. In another foreign country: request the OP-7 form from your local consulate.

Both parents must prove their identities through any of the following documents:

- a. Matricula consular issued after 5/13/2005
- b. Voter's identification card (credencial de elector)
- c. Military service card
- d. Certificate of primary or secondary school issued by SEP
- e. Certified report card of any school year in Mexico, with a photograph
- f. Professional credential or identification
- g. Current school or university ID that shows date of birth
- h. Identification from Mexican social services offices (ISSTE, IMSS, DIF, or Centro de Salud)
- i. Work permit or green card issued by the U.S. government
- i. Mexican driver's license
- k. Official identification card or driver's license from any U.S. state
- l. ID issued by the DMV of any U.S. state
- m. U.S. passport

For dual citizenship of U.S. minor, either or both parents can present any of the following to prove their Mexican nationality:

- Birth certificate: A certificate that was issued by the civil registry in Mexico, must have been issued within the first 3 years after the individual's birth. Otherwise, the individual will have to present additional documents to supplement identity:
 - Matricula consular issued after 5/13/2005
 - Voter's identification card (credencial de elector)

- Military service card
- Certificate of primary or secondary school issued by SEP
- Certified report card of any school year in Mexico, with a photograph
- Professional credential or identification
- Current school or university ID that shows date of birth
- Identification from Mexican social services offices (ISSTE, IMSS, DIF, or Centro de Salud)
- Work permit or green card issued by the U.S. government
- Mexican driver's license
- Official identification card or driver's license from any U.S. state
- ID issued by the DMV of any U.S. state
- U.S. passport
- ii. Matricula consular (issued after 5/13/2005)
- iii. Certificate of Mexican nationality
- iv. Declaration of Mexican nationality
- v. Naturalization letter

Cost per passport (cash only)

- 1 year, cases of consular protection and minors under 3 years old: \$34
- 3 years: \$96
- 6 years: \$130
- 10 years: \$198

People over 60 years of age will pay 50% of the established cost.

Sudan

Visit http://www.sudanembassy.org/ for information about Sudan consulate services. The embassy is located at:

Embassy of the Republic of the Sudan 2210 Massachusetts Ave Washington DC, 20008

(202) 338-8565

For questions on services: Ext. 230

Monday - Friday: 9:00 a.m. - 5:00 p.m.

All hand-written green Sudanese passports will no longer be accepted as a travel document by the authorities. An Emergency Travel Document must be issued to allow the bearer to travel to Sudan only. The Embassy is expected to receive a team from the Passport Division Ministry of Interior to assist Sudanese expatriates in the U.S. in replacing their hand-written passport. The Embassy will put a further note on this website as soon as we have the information available. Currently, the Embassy is not issuing National ID or Electronic Passports in premises or through the Embassy.

In cases where a person needs a passport for immigration or school purposes, we may renew the green passport only. See the requirements below:

Requirements:

- 1. Filled-out Renewal Application Form (ARABIC FORM)
- 2. Copy of Sudanese Passport
- 3. Copy of U.S. Green Card
- 4. \$250 processing fees for adults, \$125 processing fees applicants below age of 18.
- 5. Police report (for lost passport)
- 6. The normal processing time for renewal is 2-5 business days. Please allow sufficient time to process applications.
- 7. Applicants submitting their applications through walk-in hours (Mon-Fri Hours: 10:00 AM 2:00 PM) may bring a self- addressed return envelope with the appropriate stamps for **Express Mail, Priority Mail, FedEx, or UPS with tracking number**, if documents/passports are to be mailed back
- 8. Applicants sending their applications by mail must furnish the Consular section of the Embassy with a return envelope with tracking no. using Express Mail, Priority Mail, FedEx, or UPS (postage/shipment paid by the applicant). Failure to send one may cause delay in the return of the passport(s).

Important: Applicants sending their applications by mail must provide the Consular section of the Embassy with a return envelope with tracking no. (postage/shipment paid by the applicant) using one of the services listed below. Failure to send one may cause delay in the return of the passport (s).

Send Applications to:

Embassy of the Republic of the Sudan 2210 Massachusetts Ave, NW Washington, D.C. 20008

Telephone number: 202-338-8565

Fax number: 202-667.2406

The embassy only accepts the following forms of payment:

a. If sending applications by mail:U.S. Postal Money Order | Company Check |Cashier's Check

b. If dropping applications at the embassy:

Cash | U.S. Postal Money Order | Company Check | Cashier's Check

All payments must be payable to the **Embassy of Sudan**.

Remember to write clearly and complete the entire application form. Failure to do so may result in a longer processing time.



APPLICATION FOR A U.S. PASSPORT

Please Print Legibly Using Black Ink Only

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Name of Applicant (Last, First, & Middle)	Date of Birth (mm/dd/yyyy)
10. Parental Information	Last Name (at Parent's Birth)
Mother/Father/Parent - First & Middle Name	
Date of Birth (mm/dd/yyyy) Place of Birth	Sex U.S. Citizen?
	Male Yes Female No
Mother/Father/Parent - First & Middle Name	Last Name (at Parent's Birth)
Date of Birth (mm/dd/yyyy) Place of Birth	Sex U.S. Citizen?
	Male Yes
11. Have you ever been married? Yes No If yes, complete the remaining	ing items in #11.
Full Name of Current Spouse or Most Recent Spouse	ate of Birth (mm/dd/yyyy) Place of Birth
U.S. Citizen? Date of Marriage Have you ever been	widowed or divorced? Widow/Divorce Date
Yes No (mm/dd/yyyy)	No (mm/dd/yyyy)
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Home	
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15. Height 16. Hair Color 17. Eye Color Departure Date (mm/dd/yyyy) Return	Date (mm/dd/yyyy) Countries to be Visited
19. Permanent Address - If P.O. Box is listed under Mailing Address or if residence in	
Street/RFD # or URB (No P.O. Box)	Apartment/Unit
City	State Zip Code
20. Emergency Contact - Provide the information of a person not traveling with you to Name Address: Street/RFD:	
Name Address: Street/RFD	# or P.O. Box Apartment/Unit
City State Zip Code	Phone Number Relationship
21. Have you ever applied for or been issued a U.S. Passport Book or Passport C	Card? Yes No If yes, complete the remaining items in #21.
Name as printed on your most recent passport book Most recent pas	ssport book number Most recent passport book issue date (mm/dd/yyyy)
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Status of your most recent passport card: Submitting with application Stolen	Lost In my possession (if expired)
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Name as it appears on citizenship evidence	
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DS-11 06-2016 Page 2 of 2

Other Resources

- Legal Counsel for Youth and Children
- Washington Law Help
- Northwest Immigrant Rights Project
- Washington Immigrant Solidarity Network
- Colectiva Legal del Pueblo
- Women's Refugee Commission
- Immigrant Legal Resource Center
- Consejo Counseling and Referral Service
- SeaMar Community Health Centers