Every family should be prepared in case of an emergency. Parents may want to plan for their children’s care in the case that they are detained, deported, incapacitated, or unavailable for any period of time. Families may want to allow others to access their money or property in the case of an emergency. Everyone needs to know their rights and responsibilities.

PREPARED BY:
IDAHO ORGANIZING PROJECT, ANDRADE LEGAL, & UNIVERSITY OF IDAHO COLLEGE OF LAW IMMIGRATION CLINIC

CAUTION: THE CONTENTS OF THIS PACKET DO NOT CONSTITUTE LEGAL ADVICE. FOR QUESTIONS OR ADVICE ON DELEGATING CONTROL OVER YOUR CHILDREN AND PROPERTY OR ABOUT YOUR IMMIGRATION SITUATION, YOU SHOULD SPEAK WITH AN ATTORNEY
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INTRODUCTION*

This document is designed to provide a step-by-step guide to what you need to know about immigration policing in Idaho and how you can plan for your family. We provide information about different situations that commonly face immigrant families in Idaho and a range of forms and resources that can help you plan ahead. You may not need every page in this document. Use the Table of Contents and Appendix to find what your family needs.

i. WHAT IS A SAFETY PLAN?

A Safety Plan means thinking about what you want for your family and your property in case you are detained or deported. This plan involves deciding who will look after your children, deciding who can access your money, writing down information about your family so that someone can take care of their needs, and collecting important documents.

ii. WHY SHOULD I HAVE A SAFETY PLAN?

A safety plan allows you to have some control when faced with a bad situation. It can be difficult and expensive to talk with others if you are detained. It is even harder to complete and mail documents, which makes a bad situation worse. When a safety plan is created, you and your family know what will happen with children, money, cars, pets, schools, doctors, medications, and be able to easily locate critical information and documents.

iii. THIS GUIDE IS DIVIDED INTO 3 MAIN PARTS

1. General information about immigration enforcement in Idaho and how you can prepare now (Pages 4-31)
2. Step-by-Step instructions and sample forms to help you make a plan for the care of your children, pets, cars, and money (Pages 332-66)
3. An appendix with blank forms and instructions that you can fill out and use. (Beginning at page 67)

*This guide was prepared by immigration attorney Maria Andrade and by University of Idaho College of Law students Andrew Augustine and David Delyea under the supervision of Associate Professor Kate Evans. Please email idorganizingproject@gmail.com with any questions about this guide.
What Might Happen to Me or My Family?
I. HOW ICE FINDS PEOPLE AND WHAT HAPPENS WHEN THEY DO

How does ICE find people?

ICE can make contact with individuals in many different settings. Sometimes, ICE looks for a particular person, and may have information about that person’s residence or workplace. Other times, ICE receives information or “tips” from other organizations or individuals. Below is a discussion of the most common ways in which individuals are discovered by ICE in Idaho and a reference to the page number that explains your rights in that situation. This information reflects the collective experience of immigration law attorneys who practice throughout Idaho.

- Jails, prisons, court appearances by defendants.

When an individual is booked into a jail, she is fingerprinted. The fingerprint (or “biometric”) data is sent to the Federal Bureau of Investigations (“FBI”) who shares the information with an ICE database. If the ICE database returns a “hit” for the data, indicating the person is a non-citizen, that “hit” is communicated to ICE. ICE may then decide whether to make contact with that individual by phone, in person at the jail, or simply file paper called an “immigration detainer” or “immigration hold,” which tells the local sheriff that ICE is interested in the person. Other times, ICE will look at the names of individuals who are booked at jails and prisons to find familiar names or names that the officer thinks indicate that the individual may not be a United States Citizen to decide who to contact. Sometimes, ICE notices that an individual is charged with a crime that might make the individual deportable if they are convicted or get a particular sentence. In those cases, it is common for ICE to follow the criminal case until it is completed, and contact the individual after the conviction. (See Page 18: Know Your Rights: If You are Arrested by the Police).

- Probation officer’s office.

Unfortunately, sometimes an individual who is required to report to their probation officer find that ICE agents are at the probation office. This is a difficult position for people because if an individual is ordered to report to probation, she must do so or risk violating a court order and facing additional jail time or new criminal charges as a result. Individuals who are required to report to probation and are concerned about ICE contact should talk with their criminal defense lawyers before pleading guilty to a particular crime. (See Page 18: Know Your Rights: If You are Arrested by the Police).

- Driving.

One of the most common ways in which people have contact with ICE is when they are in a vehicle. Police officers may stop a vehicle for a traffic violation and then ask questions about the driver and passenger’s identity. Some police officers are more likely to call ICE when they
find somebody that they think is undocumented. This may be because of the policies of a particular police department and/or the particular beliefs of the officer. They might call in ICE to translate, but ICE will also investigate immigration status. It is very important to understand your legal obligations and your legal rights during an encounter with law enforcement. (See Page 12: Know Your Rights: If You are Stopped in Your Car).

- Home.

Regrettably, many non-citizens encounter ICE agents at their home. ICE often will look for an individual at their home if they have address information of somebody they are specifically looking for. ICE will often go looking for a person who has failed to appear for a court hearing, has disobeyed a court order, or has broken a promise with ICE. There are also times where ICE states that they “recognize” a person that they have previously deported. Sometimes, the address is old and the person ICE is looking for no longer lives there. When this happens, ICE will often arrest whomever they find at the house who is undocumented. (See Page 15: Know Your Rights: If the Police or ICE Agents Come to Your Home).

- At the work site.

In years past, ICE would frequently conduct raids on work-sites. There was a lot of criticism of those actions and there haven’t been any in Idaho in recent years. However, ICE has begun to visit businesses and asked to review their employee files to see if the documents that the business has accepted as proof that the employee has permission to work in the United States are valid. This can sometimes lead the employer to request new documents from their employees or result in criminal charges against a non-citizen for using a false social security card or other government document. You have rights, even at the workplace. (See Page 20: Know Your Rights: If You are Contacted by ICE at Your Workplace).

- Street and other public places.

There are times when ICE may approach an individual when they are in a public place. This tends to happen during focused enforcement actions in particular areas and sometimes in cooperation with law enforcement. In the past ICE agents set up “checkpoints” on the highway, and would go to areas like bus stations. In the last 5-6 years, there have been fewer reports of this type of ICE activity. There have been reports of ICE stopping people at gas stations and on bus lines saying that they are looking for a specific person and asking everyone for identification. (See Page 11: Know Your Rights: If You are Stopped on the Street, Gas Station, Bus, Store, Etc. by ICE or the Police).
Once ICE makes contact with a person, what happens next?

After ICE makes contact with an individual, the ICE agent decides if they have enough information to start a deportation case in immigration court.

If ICE wants to start an immigration case against you, you will receive a Notice to Appear. You must go to court. Otherwise, you will be ordered deported even if you are not there.

Once ICE identifies you, determines your immigration and criminal history, and learns your personal circumstances, ICE will decide whether to release you or not. ICE could decide to release you while your case is resolved, only release you if you pay a bond, or deny release completely. (See Page 27 on How to Get Bond, and Appendix 14 for ICE’s contact info.) That decision is written on a Form I-286, Notice of Custody Determination

If the person is not released or is offered a bond and does not pay the bond, the person will be sent to an immigration detention center. ICE may choose to send a person to any detention center in the United States. Right now, they are sending most people arrested in Idaho to Tacoma, Washington. If you are arrested in Eastern Idaho, you could be sent to Salt Lake City, Utah. (See Contact information for ICE detention centers in Appendix 14).
NOTE: Sometimes, a person will not be sent to the detention center, because another agency might want to prosecute an individual for a criminal charge before they are sent to the immigration detention center. In this case, the person is typically held in a local jail in Idaho until the criminal case is finished.

After the person arrives at the detention center, the person can ask an Immigration Judge to review the decision by ICE not to release them, or to review the amount of bond ICE set.

At the same time as the person is trying to get a bond, or a lower bond, the Immigration Court will set the case for its first hearing.

At the end of the ICE encounter you should have these documents: (1) Warrant for Arrest (form I-200), (2) Custody determination (form I-286), (3) Document charging you are deportable (form I-862 or form I-871 or form I-851)

NOTE: Some people are not eligible for release on bond. This is true for people with serious criminal convictions or who have been deported before. In addition, some people are not eligible to see an immigration judge. This is true for people who have been deported before, have arrived in the U.S. recently, or have certain more serious criminal convictions. If one of these situations applies to you and you are afraid you will be harmed if you are deported to your home country, you must tell ICE over and over that you are scared to go back and need protection.
Know Your Rights
II. KNOW YOUR RIGHTS

i. INTRODUCTION

Do you know your rights? Most people do not know what they are allowed to do or say to police officers or immigration agents. We rely on police to keep us safe and treat us all the same. But sometimes you may be forced into contact with police or immigration agents. How you react during these encounters is very important to protecting your safety and your legal options in the future.

ii. YOUR RIGHTS

- Regardless of your citizenship or immigration status, you have constitutional rights.
- You have the right to remain silent. If you want to stay silent, say so out loud.
- You have the right to refuse to consent to a search of yourself, your car, or your home.
- If you are not under arrest, you have the right to calmly leave.
- You have the right to a lawyer if you are arrested. Ask for one immediately.

iii. YOUR RESPONSIBILITIES

- Do stay calm and be polite.
- Do not interfere with or get in the way of the police.
- Do not lie or use false documents.
- Do prepare yourself and your family in case you are arrested.
- Do remember the details of the encounter.
- Do file a written complaint or call an attorney if you feel your rights have been violated.
- Carry proof of lawful immigration status if you are lawfully present, in the U.S.
- Prepare yourself and your family in case you are arrested. Memorize the phone numbers of your family and your lawyer. Make emergency plans for your family.

(See Appendix 13 for copies of a card you can carry with you.)
iv. IF YOU ARE QUESTIONED ABOUT YOUR IMMIGRATION

The current government has a very strict immigration policy. They want to arrest and deport as many people as they can. You could be stopped and asked about your immigration status by lots of different people in lots of different places. If law enforcement is asking for your name, your identification, your status, it is important that you know your rights and use them.

YOU HAVE THE RIGHT TO REMAIN SILENT
You have the right to remain silent. You do not have to discuss your immigration or citizenship status with police, immigration agents, or any other officials. Do not answer questions about where you were born, whether you are a U.S. citizen, or how you entered the country. (Separate rules apply at international borders and airports, and for individuals on certain nonimmigrant visas, including tourists and business travelers.)

PRESENT IDENTIFICATION FROM THE U.S. IF YOU HAVE IT
If you are not a U.S. citizen and an immigration agent requests your immigration papers, you must show them if you have them with you. If you are over 18, carry your immigration documents with you at all times. After providing your documents, you can say you want to remain silent.

If you do not have immigration status, you can say you want to remain silent. Do not carry a foreign identification card. It will be used against you in your immigration case. You might get arrested if you cannot show identification or lawful immigration status, but it can be better for your immigration case to say nothing than if you give police or ICE information about you and your status, that can be used to deport you.

DO NOT LIE
Do not lie about your citizenship status or provide fake documents.
v. **IF YOU ARE STOPPED ON THE STREET, GAS STATION, BUS, STORE, ETC. BY ICE OR THE POLICE**

Places such as gas stations, grocery stores, restaurants, and courthouses are common areas for ICE to patrol. It is possible to be stopped by law enforcement officials almost anywhere. Officers can be in uniform or not. It is very important that you are prepared and know your rights.

**STAY CALM**
Do not run. Do not argue. Do not keep the police from doing what they are trying to do. Even if you are innocent or the authorities are violating your rights, stay calm. Keep your hands where they can be seen.

**ASK IF YOU ARE FREE TO LEAVE**
If the officer says yes, calmly and silently walk away. If they say no, you have a right to know why you are being stopped.

**DO NOT RESIST**
Do not fight back, even if you believe the arrest is wrong.

**YOU HAVE THE RIGHT TO REMAIN SILENT**
You cannot be punished for not answering questions. If you wish to remain silent, tell the officer out loud. In Idaho, the law does not require you to give your name, but it is possible you would be arrested if you do not. Your name can be used to start deportation proceedings. If you do not want to give your name, you can say you are remaining silent and want to talk to an attorney.

**YOU DO NOT HAVE TO CONSENT TO A SEARCH**
You do not have to consent to a search of yourself or your possessions. Police may "pat down," touch the outside, your clothing if they suspect you have a weapon. You should not physically resist, but you have the right to refuse any further search.
IF YOU ARE STOPPED IN YOUR CAR BY ICE OR THE POLICE

Getting pulled over in your car by law enforcement is common. If possible, the easiest and only way to avoid this is to not drive. Use other forms of transportation such as the bus, Lyft, Uber, taxi, or bicycle to avoid receiving a ticket or being arrested by law enforcement for driving without permission. See www.apta.com (search Idaho). If you are arrested, it can easily lead to deportation. Even if you believe you have followed the law, it is still easy for a law enforcement officer to find a reason to pull you over in a car. Here are the top 10 things you should do while driving to avoid being pulled over:

1. **DO NOT DRINK AND DRIVE:**
   If you are stopped for this, ICE will almost always arrest you, and it will be VERY difficult to get a bond to get out of detention.

2. Signal for at least five seconds before changing lanes.

3. Take off plastic license plate covers.

4. Don’t drive with ball hitches. It might hide your license plate.

5. Use your turn signal when you turn out of a parking lot, and come to a full stop before entering the street or sidewalk when leaving the parking lot.

6. Use your turn signal when you pull into traffic from a stopped position (stopped along the road).

7. Focus on your driving to make sure you do not make wide turns.

8. Turn into the closest lane of traffic—don’t turn across multiple lanes.

9. Stay in your lane and don’t weave.

10. Check all of your lights, including whether your turn signals blink, every time you get in your car.

If you are stopped, it is very important that you stay calm. Also, you need to know what your rights are and how to stay safe. Follow these steps if you are stopped:

**STOP THE CAR**
Stop the car in a safe place as quickly as possible. Turn off the car. Turn on the internal light. Open the window enough to talk through. And place your hands-on top of the steering wheel. Do not move your hands from the wheel without the permission of the officer. Ask the permission of the officer before you reach for anything. (For example: Officer, may I reach for my glove compartment, where my information is stored?)

**DO NOT RESIST**
Do not resist arrest, even if you believe the arrest is wrong.
YOU DO NOT HAVE TO CONSENT TO A SEARCH
If an officer or immigration agent asks to look inside your car, you have the right to refuse. If police believe your car has evidence of a crime, your car can be searched without your permission.

YOU DO NOT HAVE TO TALK, YOU CAN REMAIN SILENT
Both drivers and passengers have the right not to speak or answer questions. If you are a passenger, you can ask if you are free to leave. If the officer says yes, sit silently or calmly leave. Even if the officer says no, you can say that you are choosing to remain silent.

DRIVING WITHOUT DOCUMENTS IN IDAHO
When you get pulled over, the officer will ask for certain papers. These include your driver's license, proof of vehicle registration, and insurance information for your vehicle. Driving without any of these is against the law, and you will receive a ticket or be arrested. If you are arrested, your fingerprints will be run through an immigration database to see if ICE has a record of you and if they want to deport you. The costs to being pulled over will be:

- Driving Without Privileges: Infraction or misdemeanor – Up to $1,000 fine and up to 6 months in jail and court fees (more than $100)
- Driving Without a License: 1st Time is Infraction - $150 fine; 3rd Time is Misdemeanor
- Driving Without Automobile Insurance:
  - 1st time: Traffic Infraction – $75 Fine
  - 2nd time: Misdemeanor Criminal Offense – Up to $1,000 fine, up to 6 months in jail, and court fees (more than $100)
- Driving Without Vehicle Registration: Traffic infraction – $44.50 fine and court fees ($47.50)

WHAT SHOULD I DO?
There is no easy answer. It will be up to you to decide what to do when the time comes:

Option 1 – Provide the Police Officer with Limited Personal Information
- An officer could choose to write a ticket instead of arresting you if you provide your personal information. A ticket would avoid giving your fingerprints to ICE and making you a target, but there is always a chance the police officer will share your information with ICE.
- To try to avoid arrest, you want to provide your:
  - Name
  - Address
  - Phone number
  - Social security number if you have one
- Do NOT provide your:
  - Country of birth
  - Nationality
  - Immigration status
  - Or a foreign identification.
You will want to have this information ready on a card in your car. Before you try to grab this card to give to the officer, make sure you tell the officer that you are going to reach for it. Do not make any sudden movements. If you do not speak English and cannot ask permission, this may not be an option for you. This may be the best option if you do not have status in the US and have already had contact with ICE so that ICE cannot try to find you in jail.

**If you are ticketed:**
- Call someone to come help you
- DO NOT return to your vehicle and try to drive it away

**Option 2 – Remain Silent and Give the Police Officer a Card that Expresses Your Rights**
- Provide your name. Not providing your name will increase the chance of arrest.
- Give a copy of the card in Appendix 13 to the officer along with the vehicle registration and any proof of insurance. You should say out loud that you wish to remain silent.
- Ask for an interpreter if needed, that way you can prevent confusion between you and the police officer.
- Ask to speak to an attorney before you answer any questions the police officer asks you.
- The officer will likely arrest you and take you to the police station.
- Your fingerprints will be sent to ICE to see if they match their immigration records and if they want to try to deport you.
- If you have never had any contact with immigration officials at the border or inside the U.S., your fingerprints will not match any immigration record and ICE officers may not recognize you. BUT, police officers could still call ICE directly and tell them that you are in jail.

**If you are arrested:**
- After you are arrested, you will have to wait 24-48 hours before you are given an attorney who can walk you through your options. If ICE arrives, they may try to translate for you and will try to get you to say things that will allow them to deport you. Do not sign papers or answer questions before you consult an attorney.
- Do not answer questions about where you were born or what your immigration status is.
- Ask to pay a bail bond so that you can leave jail until your court date if there is not ICE hold already in place. This can reduce the chance that immigration will be contacted. The bail bond amounts are set:
  - Driving without a license = $226 bond
  - Driving without insurance = $280 bond
  - Driving without registration = $276 bond
- You do not need to provide your address to pay a bond. You can provide the address of a friend or family member who has lawful status or provide no address at all.
- A bond company will probably require you to give your address so you may want to have some cash ready to pay a bond quickly and get out of jail.
vii. IF ICE OR THE POLICE COME TO YOUR HOME

Officers can show up at any time of the day. They can be loud, they can be intimidating. In this situation, it is important that you stay calm and know your rights. If they do come by your home, follow these steps:

THEY NEED A WARRANT
If the police or ICE agents come to your home, you do not have to let them in unless they have specific kinds of warrants. (See the next page for an example of each type of warrant.)

WHAT IS A WARRANT?
A warrant is a document issued by a judge that authorizes law enforcement officers to make an arrest, or search the house.

ASK TO SEE THE WARRANT & DO NOT OPEN THE DOOR
DO NOT OPEN THE DOOR! ICE OR POLICE MIGHT SAY THINGS TO PERSUADE YOU TO OPEN THE DOOR AND THEY ARE ALLOWED TO LIE TO YOU TO GET YOU TO OPEN THE DOOR. YOU HAVE THE RIGHT NOT TO OPEN THE DOOR OF YOUR HOUSE WITHOUT A WARRANT SIGNED BY A JUDGE.

Ask the officer to slip the warrant under the door or hold it up to the window so you can inspect it. If you open the door (even a little bit), ICE might push their way into your home and say you agreed to them coming in. If ICE enters your home, they usually arrest everyone there who cannot prove lawful status. If they enter, you can say you do not consent and ask them to leave.

CHECK IF THE WARRANT IS SIGNED BY A JUDGE
It is important for you to recognize the difference between a warrant that lets the police enter your home and an ICE warrant that does not. A search warrant allows police to enter the address listed on the warrant, but officers can only search the areas and items listed. An arrest warrant allows police to enter the home of the person listed on the warrant if they believe the person is inside.

A warrant of removal/deportation from the Department of Homeland Security (ICE warrant) does not allow officers to enter a home without consent.
ICE WARRANT (ADMINISTRATIVE WARRANT)

An ICE warrant IS NOT A REAL WARRANT! An ICE warrant is not signed by a judge. It is a form issued by ICE officers that allows employees to arrest individuals who they think are deportable. ICE warrants are for violations of civil immigration law, not criminal law. An ICE warrant does not give ICE officers the power to enter a person’s house. ICE officers often say they have a warrant, but usually it is this kind of warrant and you do NOT have to open the door.

JUDICIAL (“REAL”) WARRANT

A judicial warrant is reviewed and signed off by a judge. If law enforcement officers show up at your door with a judicial warrant, they have the right to enter. If this happens, remain silent and ask for a lawyer. ICE agents almost never have judicial warrants with them.

YOU HAVE THE RIGHT TO REMAIN SILENT

Even if officers have a warrant, you have the right to remain silent. If you choose to speak to the officers, step outside and close the door.
IF ICE REFUSES TO LEAVE YOUR PROPERTY

It is possible that ICE will not leave your property for hours and wait for you to finally leave. They might knock on your door for hours at a time over multiple days. If there someone with lawful immigration status in the home, they can walk outside and ask the officers to leave. If there is no one with status in the home, but you need ICE to leave, you could decide to be arrested voluntarily. This would prevent them from arresting the rest of the people in the home. If you choose one of these two options, ask the officers to step away from the door and that you are coming out. This will help prevent the officers from gaining entrance to your home. Make sure someone inside of the house closes the door and locks it behind the person that walks outside.
viii. IF YOU ARE ARRESTED BY THE POLICE

Arrests do happen. You may believe that the officer was treating you poorly, or that the arrest may be wrong. If you are arrested, the way you behave and handle the situation is very important. If you resist and fight officers, you may make the situation. If you are arrested, follow these steps:

**DO NOT RESIST**
Do not resist arrest, even if you believe the arrest is wrong.

**STAY CALM**
Don't run. Don't argue or try to stop the police, even if you are innocent or the authorities are violating your rights. Keep your hands where the authorities can see them.

**YOU HAVE THE RIGHT TO REMAIN SILENT**
Say you wish to remain silent and ask for a lawyer immediately. Then do not speak again. Don't give any explanations or excuses.

**YOU HAVE THE RIGHT TO A LAWYER**
Ask for a lawyer immediately. If you can't pay for a lawyer, you have the right to a free one. Don't say anything, sign anything, or make any decisions without talking with a lawyer first.

**YOU HAVE THE RIGHT TO A PHONE CALL**
You have the right to make a local phone call. The police cannot listen to the conversation if you call a lawyer. If you call someone other than a lawyer, such as a family member, the police will monitor your conversation. Be careful of what you say. Simply tell your family member you were arrested and ask them to find you a lawyer.
***IF YOU ARE NOT A U.S. CITIZEN:

- Ask your lawyer about the effect of a criminal conviction or admitting you are guilty without going to trial (also called “entering a guilty plea.”)
- Don’t discuss your immigration status with anyone but your lawyer.
- Read all papers fully. If you do not understand or cannot read the papers, tell the officer you need an interpreter.
- While you are in jail, ICE may visit you. Do not answer questions or sign anything before talking to a lawyer. This includes ICE officers if they call you or visit you in jail.

NOTE: ICE WILL AUTOMATICALLY KNOW ABOUT YOUR ARREST IF YOU HAVE ANY IMMIGRATION HISTORY

ICE gets records of anyone whose fingerprints are taken. If they can match that person to someone in their immigration records they might come and interview you or ask the police to hold you until they can come get you. (See Page 4 on how ICE finds people). Talk to your lawyer and ask them to contact an immigration attorney to challenge your detention. The police should not hold you after you post bail or finish your criminal case.
IF ICE COMES TO YOUR WORKPLACE

ICE agents may come to your workplace. They may say they are looking for a specific person but they often question, detain, and arrest anyone they think they can deport.

ICE officers are not police officers, but their uniforms often say “Police.” They will be loud, intimidating, and armed with weapons.

DO NOT RESIST

Do not resist arrest, even if you believe the arrest is wrong.

STAY CALM

Do not run. Do not argue. Do not get in their way. Even if you think you are being mistreated stay calm. Keep your hands where they can be seen.

IF YOU OWN A BUSINESS OR ARE A SUPERVISOR, ASK FOR AND INSPECT THE WARRANT

Just because they show up does not mean they have the right to enter the business and snoop around. ICE agents must have a warrant signed by a judge to search private areas at a workplace. If you see ICE officials coming into a private area, tell them that “You need a judicial warrant, signed by a judge, to be here. Do you have one?” Ask for a copy. Make sure it is not an administrative ICE warrant. (See page 16 for examples). ICE may try to trick you by using an ICE warrant.

ICE agents can come into public areas of a workplace just like anyone else. If they start asking questions, ask if you can leave & use your right to remain silent. (See Page 11 on if you are stopped in public places).
YOU HAVE THE RIGHT TO REMAIN SILENT
Even if officers have a warrant, you have the right to remain silent. The best way to protect your immigration case is to remain silent and ask to call a lawyer. Do not tell them where you were born or what your status is. If you have a “rights card,” (See Appendix 13) hand the ICE agent your “rights card.”

DO NOT SIGN ANYTHING
ICE officers may ask you to sign some documents. DO NOT SIGN ANYTHING without a lawyer present. They may try to get you to sign something that might allow them to deport you right away.

DOCUMENT EVERYTHING
ICE agents may do things that are illegal during raids. Your rights may be violated. If you have a cellphone or a camera, take video and pictures of the raid. After the raid, make notes of what you just saw. Things such as officer actions, the number of officers, time and date, etc. will help your case later if something goes wrong. In addition, ask co-workers to take as many pictures as possible and document as many things possible.

DON’T CARRY FALSE DOCUMENTS OR FOREIGN IDENTIFICATION
Never carry foreign documents that show you are not a US citizen. Do not carry any fake documents on you like fake ids, fake social security numbers, or fake passports. These documents can be used against you later.
CREATE A SOLIDARITY PLAN WITH THE BUSINESS OWNER AND/OR OTHER EMPLOYEES
Choose workers to greet ICE officers when they arrive and speak on behalf of the employees. Train these workers to stay calm and ask for a warrant. Have someone ready to call a lawyer if ICE ever comes. Make sure everyone knows not to let ICE search the private areas of the workplace without a judicial (real) warrant.

ICE will often ask people with work authorization to split up from people who don’t. That tells ICE who to question and who to arrest. See if everyone can agree to stay silent and stay together so that ICE has no reason to arrest anyone.
x. **IF YOU ARE DETAINED BY ICE**

ICE agents may arrest you if they think you have broken the immigration laws. This will be stressful. After being taken into custody, the next steps you take are very important to make sure that you are treated fairly. If you are detained by ICE, follow these steps:

**DO NOT RESIST**
Do not resist arrest, even if you believe the arrest is wrong.

**YOU HAVE THE RIGHT TO REMAIN SILENT**
Tell the ICE agent you wish to remain silent. Do not discuss your immigration status with anyone but your lawyer.

**DO NOT SIGN ANYTHING WITHOUT A LAWYER**
*Do not* sign anything! ICE’s job is to deport people. They will often give you documents and tell you to sign them without explaining what they mean. If you sign, you may be giving up your opportunity to stay in the U.S.

**CONTACT YOUR CONSULATE**
You have the right to contact the consulate. Many consulates can help contact your family and help you find a lawyer.

**FIND A LAWYER**
You have the right to a lawyer, but the government *does not* have to provide one for you. If you do not have a lawyer, ask for a list of free or low-cost legal services. If you have a lawyer, tell ICE to contact your lawyer and send any papers to the lawyer instead of asking you to sign them. (See Appendix 2 for a list of attorneys.)
IF YOU FEEL YOUR RIGHTS HAVE BEEN VIOLATED

**Remember: Do Not Challenge Law Enforcement On The Street**
Police or ICE misconduct *cannot* be challenged on the street. Don't physically resist officers or threaten them.

**Document Everything**
Write down everything you remember, including officers' badge and patrol car numbers, which agency the officers were from, and any other details. Get contact information for witnesses. If you are injured, take photographs of your injuries (seek medical attention first).

**File A Complaint**
File a written complaint with the agency's internal affairs division or civilian complaint board. In most cases, you can file a complaint without giving your name if you wish.

DHS complaints: https://www.dhs.gov/file-civil-rights-complaint
Idaho Police complaints: https://www.isp.idaho.gov/isp/Complaint.html

**Contact Someone Who Can Help**
Contact a lawyer or ask to be referred to an attorney that can help you in your situation. The ACLU of Idaho may be able to help:
https://www.acluidaho.org/en/resources/report-civil-liberties-violation
III. HOW TO FIND SOMEONE WHO IS IN DETENTION

The first section of this guide (See Page 4) covers how ICE finds people in Idaho and what happens after they do. If you or a loved one are detained and have not gotten out of custody either because ICE did not set a bond or you cannot pay the bond, then the person will be moved out of state.

There is no “one place” that you can call to find someone in immigration detention. ICE holds detainees in detention centers, state, and county jails. They do this to ensure that the detainees will show up to their immigration court hearings. These cases can take a very long time. ICE will not contact you to let you know that they have taken your loved one into custody. If you know someone who has been detained by ICE, use the followings steps to try to find them.

INFORMATION THAT YOU WILL NEED
1. The full name of the person who was detained;
2. The date of birth of the person who was detained; and
3. The Alien Number (“A” number) of the person who was detained.

WHAT IS AN ALIEN NUMBER (A NUMBER)?
An A number is a nine-digit number that can be found on most immigration documents such as work permits, green cards, deportation orders, notice to appear, and other immigration documents. If a person has never been stopped by immigration, then they do not have an A number. Once someone is detained by ICE, an A number will be issued to them. If you still cannot find the person’s A number, you can try searching online using the person’s name and country of origin (in order for this to work, the name and country of origin must match ICE’s records exactly).
SEARCH USING THE ONLINE LOCATOR
You can use ICE’s Online locator (https://locator.ice.gov/odls/homePage.do.) Search for your loved one by providing the required information. Once you have located the most recent location of your loved one, contact the detention center to confirm that your loved one has not been temporarily moved or transferred to another location. Contact information for all ICE detention centers can be found at https://www.ice.gov/detention-facilities. ICE can take several days to update this System, so you may need to make phone calls if your loved one doesn’t show up online.

MAKE PHONE CALLS
If you cannot find your loved one online, start making phone calls. The local Boise ICE number is (208) 685-6635. (See Appendix 14 for a list of regional detention centers and ICE offices to call). Other places of interest that could aid in your search include:

1. ICE Detention Facilities;
2. Consulates and Embassies;
3. Local non-profit immigration service providers; and
4. If all else fails, start calling local jails or prisons.
5. Criminal defense lawyers who last worked with your loved one.
IV. HOW TO GET BOND

**Immigration Bond Can be Granted by ICE or an Immigration Judge**

Often, the first thing people want to know after a friend or family member is detained, is how to get them out. When a person is arrested, ICE determines three things: (1) if the person eligible for a bond, (2) if the person is dangerous and (3) if the person is likely to show up at their court hearings if they are released.

People who have not been deported before, and have no criminal records are generally eligible to be released, if they pay a bond (or have another security measure like an ankle monitor or regular check-ins with ICE). People who have prior deportations, or a criminal record are usually held without bond.

If ICE believes that the person is a danger to the community, or if ICE does not believe that the person will show up for their court hearings, ICE may not want to release that person. If the person is not released, the detained person will be sent to an immigration detention facility like the one in Tacoma, Washington. (See Page 25 on How to find someone who is in detention and Appendix 14 for a list of ICE detention facilities). Once there, the person can ask for a “bond hearing” with an immigration judge. The immigration judge can decide if the person is eligible for a bond, can set a bond, or can lower a bond that ICE set that was too high to pay.

**Documents To Help You Get Bond**

Prepare to get your loved one out of detention by putting together evidence to show that they are not dangerous to the community and that they will show up to all court hearings.

If your family member has a criminal record, or a history of drug or alcohol abuse, or hurting others, evidence (letters, certificates, receipts, prescriptions, etc.) of the following is helpful:

- That person is peaceful and law abiding (while incarcerated and/or since release).
- That the person learned from taking classes, or therapy.
- That a prior diagnosis has been overcome.
- Proof that person is following all recommended medical/mental health treatment.

Evidence to show that a person has ties to the community and will show up to court:

- Evidence that person has family who are lawfully present in the U.S. This includes copies of immigration documents, birth certificates.
- Proof that person has strong financial ties to the U.S., like an employment history, property or business ownership with paycheck stubs, tax returns, mortgage documents.
- Evidence that person has ongoing responsibilities such as need to care for a family members medical needs. This includes medical documents, letters, evidence of appointments, prescriptions, etc.

(See the list of critical documents to collect on Page 31 for additional suggestions.)
**HOW TO ASK FOR BOND FROM ICE OR AN IMMIGRATION JUDGE**

The single most important thing to do if ICE detains you, is to ask for a bond. You can talk to ICE or ask your family call the ICE office. If you are arrested by ICE in Idaho, you will generally have 1-4 days to ask for a bond before you are moved to Tacoma, Washington.

Even if you or your family do not have all the documents with you at that moment, call the ICE office and explain why you should be released, and offer to prove these reasons with documents as soon as possible. See Appendix 14 for ICE phone numbers. Here’s what you should say when you visit ICE or call:

- Identify yourself. State you are calling to request a bond be set for [NAME] who was arrested by ICE on [DATE]. If you know the person’s 9-digit “alien number” or their birthdate, state that information.
- Ask to talk to the ICE officer in charge of the case, and for an opportunity to ask them to set a bond.
- State the reasons why a bond should be set and **offer to provide written evidence within [number] of days** and ask how you can deliver that information as soon as possible (fax? Email?).

If the facts you can share show the person is not dangerous and will not flee, and you can get proof of the facts soon, you might be able to persuade ICE to set a bond. NOTE: It is very uncommon for ICE to offer bonds since January of 2017. When ICE does offer a bond, it can be very high. But you should still ask because it can be a lower bond amount than from an immigration judge.

If the person is already in an immigration detention facility, that person will usually get a bond hearing without asking, but it is important to ask to make sure. Family members can support their loved ones in detention by sending them copies of documents and information they will need for a bond request. Family should send things **as soon as possible** because mail can take a long time at the detention center. (See Appendix 14 for contact information to regional detention centers.) Write the “A” number of the detainee on the envelope if you have it.

**HOW TO PAY BOND ONCE IT IS GRANTED**

I. Paying the Bond

   i. **Schedule an Appointment at the Local ICE Office**

Once bond is granted, any person who is a United States Citizen or a Lawful Permanent Resident can pay the bond at any ICE office in the United States even in a different state. If the person is detained in Tacoma, Washington, you can make an appointment at the Boise, Idaho or Spokane, Washington ICE
office. You can call any ICE office to make arrangements to pay a bond. Tell the answering person know that you would like to schedule an appointment to pay the bond. You can find a list of ICE offices nationwide at: http://www.ice.gov/contact/ero/ (See appendix 14 for a list of local ICE offices).

ii. Pay the Bond Yourself at the ICE Office or Using a Bond Company

Documents to Bring to the ICE Office:

- Full amount of payment on CASHIERS CHECK or MONEY ORDER payable to “Department of Homeland Security” - no cash or personal checks accepted;
- Your original social security card (not a copy!);
- Valid photo ID (Permanent Resident Card, Passport with appropriate stamps, Valid driver’s license OR State identification with proof of immigration status).

You should receive AND KEEP these forms:

- I-352 Bond Contract
- I-305 Bond Receipt

When you pay the bond, you are called the “bond obligor.”

OR

Use a bond company. They are the “bond obligor.” A bond company charges you a fee, and takes collateral from you, in exchange for them paying the bond to ICE for you. For example, if the bond is $10,000, the company may charge you a 20% annual fee for each year the bond is “outstanding.” That means that each year the case is going on, you pay $2,000 to the bond company for that service. That money is never returned to you. In addition, the bond company will want you to give them something that values $10,000 in case you do not pay them. This might be the title of a car, or right to charge your credit card, or title to a house. If you do not pay the fee, or the person who is in court does not go to court, you could lose the collateral. Any immigration bond company in the U.S. can help you. The fees and terms of immigration bond companies vary widely. Ask a friend about bond companies if you can.

II. Release After the Bond is Paid

After the bond is paid, ICE will inform the detention facility that the detainee can be released. Expect the entire process to last at least one hour. In most cases, the detained person will be released the same day as the bond as paid if the bond is paid before 3:00 p.m. at the location where the person is being detained.
The person is usually released in the location they are being held. For example, an Idaho resident who was released in Canyon County and transported to Tacoma will be allowed to walk out of the detention center doors in Tacoma. They will not be returned to Idaho. The detention center in Tacoma is located about 2 miles walk from any place with public phones, bathrooms, or hotels. Talk to your family member before they are released, if possible, to set a meeting place so they are not stuck walking.

When the person is released from a very remote facility they might be transported to a nearby city that has bus lines, or airports. For example, detainees in Dilley, are released at San Antonio, Texas bus station.

Sometimes, ICE demands that the detainee provide proof of paid transportation arrangements. They do not do this in Tacoma, but they do in Dilley, and Karnes, Texas. Call ICE and any local non-profits in the area for details.

III. Returning bond money.

After the case is over, the person who paid the bond (the “obligor”) is entitled to return of their money, with interest.

- ICE will notify the bond obligor that either the bond has been “cancelled” or the bond has been “breached.”
- A bond that is “cancelled” means that the case is over, the subject of the bond followed all the requirements for court, and the obligor can get their money back. ICE will use a Form I-391, Notice – Immigration Bond Cancelled to notify the bond obligor and give them the forms that obligor must file to get the money back.
- A bond that is “breached” means that ICE thinks that the subject of the bond (the person in immigration court) did not do what they were supposed to, like go to court, or check in with ICE, or avoid committing a crime. ICE tells the bond obligor that they think they can keep the bond money, and demand that the obligor turns in the person. ICE will use Form I-323, Notice – Immigration Bond Breached to notify they bond obligor what they have to do to avoid losing their bond money.
- If you think you are entitled to return of bond money, you can send the Form I-305, I-352 (if you have them), the I-395 ICE mailed you (if you have it) or you can make a formal signed statement of why you should get your money back on Form I-395 (Affidavit in Lieu of Lost Receipt of U.S. ICE for Collateral Accepted as Security) to:

  Debt Management Center
  Attention: Bond Unit
  P.O. Box 5000
  Williston, VT 05495-5000
V. CRITICAL DOCUMENTS TO OBTAIN AND PRESERVE

Gather all of these documents and make sure a trusted friend and/or family member knows the location of them so that if you are detained, you and your family will have access to them.

Documents that help prove your identity and your family members:
- Your birth certificate
- Copy of your consular identification
- Copy of your passport
- Copy of any other form of photo ID like a driver's license
- Copy of your marriage certificate
- Copy of any divorce decree
- Birth certificates of your children with your name listed

Documents showing your immigration status:
- Work permit (Employment Authorization Document)
- Anything you have received from immigration court
- Anything that you have received from an immigration office
- Paperwork from ICE
- A copy of any application you have submitted to immigration

Documents that will help you get to see an immigration judge and fight your case:
- Lease agreements for the past two-years in the United States
- Cell phone bills, car insurance, other bills that show you lived in the U.S. for two years
- Paycheck stubs for the past two years
- Documents showing that you own your home for two years
- Receipts or cancelled checks for your rent payments for the last two years

Other documents that will help you seek bond and fight your immigration case:
- List of all places you have lived in in the United States
- Letters from church members, employers, people you have worked with to volunteer in your community
- Criminal records
- Medical records
- Medical records for your family members
- Any legal paperwork
- Police paperwork proving you are a victim of a crime or a witness to a crime and are working with police or attorneys
- Paperwork about a civil rights complaint
How to Plan Ahead
VI. HOW TO PLAN AHEAD?

I. INTRODUCTION

It is important to plan ahead for as many situations as you can in case of detention or deportation. One of the biggest fears parents have is about the safety of their children. Another big concern is what will happen to any property (cars, houses, lands, bank accounts). If you or a loved one is detained or deported it may be difficult to obtain the necessary documents to maintain control over these parts of your life. That is why it is necessary to plan ahead. Here are some questions that you should ask yourself:

1. Do I have minor children or family with special needs? If the answer is yes, you might need the following:
   - Power of Attorney Delegating Parental Power (See Page 35)
   - Revocation of Delegation of Parental Power (See Page 40)
   - Child’s Birth Certificate (See Page 42)
   - Child’s Passport (See Page 46)
   - Child’s Social Security Card (See Page 50)

2. Do I have money or property that my family will need to access if I am detained? If the answer is yes, you might need the following:
   - Power of Attorney for Money and Property (See Page 53)
   - Revocation of Financial Power of Attorney (See Page 59)
   - Power of Attorney for Motor Vehicle (See Page 61)

3. Have I seen an immigration attorney to find out about my risks and options? If the answer is no, review the following section and appendix:
   - How do I find an immigration attorney and avoid scams? (See Page 65)
   - Call an attorney to set up an appointment (See Appendix 2 for a list of attorneys in the area)
ii. **PLANNING FOR MINORS AND PEOPLE WITH SPECIAL NEEDS**

This section contains a list of step-by-step instructions on how to complete or obtain the documents that will help ensure the safety of your children or persons with special needs in your life. If you have minor children it is a good idea to discuss this plan with them so that they will know who will care for them in the case that you are detained or deported.

**Definitions of words you will find in this section:**

- **Child Protective Services** – A government department that can take children away from their families if necessary.
- **Delegate** – The person that you choose to have power to make decisions for your children, money, or property.
- **Power of Attorney** – A legal form that you have to sign to give someone decision making power.
- **Parental Power** – The power to make legal decisions for your child.
- **Revocation of Power of Attorney** – Taking away the power from someone to make decisions for your children, money, or property.
iii. **INFORMATION ABOUT A POWER OF ATTORNEY DELEGATING PARENTAL POWERS**

A power of attorney delegating parental powers is just a fancy way of saying that you allow someone else (a delegate) to make decisions for your children or loved one with special needs. By sharing power with someone else, it allows you to decide who can look after your children's needs for health, education, and other care when you cannot.

### Why should I create a parental power of attorney?

If you are detained, it will be extremely difficult to talk with the person you wish to look after your children. It will also be difficult to get the signatures you need to complete the forms. This could make it so there is no person with the legal power to make decisions for your children. If this happens then Child Protective Services (CPS) can become involved.

### What if I ask a friend to watch my children without a power of attorney?

Then your friend would not be able to make certain decisions that will affect your children. This includes dealing with doctors and schools. It can also lead to disagreements between family and friends about who should be watching the child. All of this could lead to Child Protective Services (CPS) becoming involved.

### I have heard about Guardianships, is there a difference between that and a Power of Attorney?

A guardianship requires you to go to court to create it. You also have to go to court to get rid of it. A power of attorney can be given in writing without a court. A power of attorney does not last as long and will go away on its own. If you are deported but want your child to remain in the U.S. a guardianship may be better for you, but it is best to discuss this with an attorney and to let them help you.
What does a delegate do for me?

In addition to caring for the child, they can enroll your child in school, obtain school records, give permission for medical care, and receive medical/health records. A delegate could apply for government benefits on behalf of your child.

Do I lose my rights as a parent when I sign this parental power of attorney form?

No. A parent does not lose their legal rights over their children by signing this form. It only gives another person power to look after your child. You still have full legal rights over your children as their parent.

Can my delegate adopt my child without my consent?

No. This is only temporary, and the rights of the person you choose are limited.

Can I choose someone who is undocumented?

Yes. The person you choose does not need to have lawful status. The most important thing is for you to choose someone you trust. But it could be more difficult for someone without status to be your delegate because they will have to show identification to prove they have the power you gave them and this can be more difficult for people with no immigration status.

Can I take away the power from the person I choose to have the power of attorney?

Yes. All you have to do is tell the person you chose that they no longer have power over your children. You can also fill out a simple form to show that they do not have power to care for your children any more. For more information, See Page 40.

For a sample form that is filled out see Page 39. For a blank form that you can use for your own children see Appendix 4.
iv. **INSTRUCTIONS: HOW DO I FILL-OUT THE POWER OF ATTORNEY FORM?**

**Do I need to fill the form out in English?**

Yes. You can use a translation of the form to help guide you in filling the form, but the signed document must be in English so that it can be used in schools, hospitals, and other organizations.

**Do both parents need to sign the form?**

No. It is not necessary to have both parents sign. But, it is easier if both parents sign so that there are not disagreements or confusion. If only one parent signs because the other parent disagrees or won’t cooperate on parenting decisions, the delegation is still good and will allow the delegate to make important emergency decisions and get access to important documents and information about the children. But the signing parent can’t give the delegate any powers the signing parent doesn’t have. So, for example, if the two parents have a 50/50 custody agreement, the signing parent cannot delegate the other parent’s custody time. Also, the non-signing parent might be able to veto decisions made by the delegate.

**What name should I use?**

Your name on the form must match exactly any identification documents that you have. This could include driver’s licenses, passports (even passports not from the US), and any other documents that can be used to prove your identity. The same rule applies for the person that you choose. Their name must match exactly any identification documents that they have. Include any nicknames or different spellings that you or your delegate uses on other documents (for example, using only one last name on some documents when your passport or license has two last names).

**What names should I use for my children?**

Their name must match their identification documents exactly. Names and birthdates must match any documents that can prove their identity, like their birth certificates or passports. Make sure that you include any different spellings or nicknames that appear on other documents.

**How long can I give the delegate power to make decisions for my children?**

That depends. If the person is a grandparent, a brother/sister, or an aunt or uncle of the child, then you can give them the right to make decisions for your child for up to three years. The parent can choose a shorter time period than the full three years if they would like. If the person is not one of these relatives, then the form is only good for six months.
How can I make sure my child has someone looking after them for more than 6 months?

You can sign multiple forms. Make the first one effective immediately and sign it with the current date. Fill out another delegation of parental rights and make that effective six months from the date of your signature on the first form. That form will be good starting in six months and it will be valid for another six months. Then fill out a third delegation. Make that effective beginning on the date that the second one will expire. You can keep filling out forms making them effective on the date that the prior one will expire. Using this method, you can choose someone to look after your child for multiple years, even if they are not related, and fill out several delegation forms so that they will be covered for year to come.

Can I assign two people to be co-delegates (two people having power over my children together)?

No. Only one person may be a delegate at a time, so please choose carefully.

Should I choose someone in the state of Idaho?

Yes. If possible, you should try to choose someone in Idaho. If you choose someone outside of Idaho, additional documents will be required in the other state. Make sure the name of the delegate on the form matches the delegate’s identification documents such as passports and/or driver’s licenses. Include any different spellings or nicknames that appear on those documents.

If I want my child to be able to leave the country, could the person I choose travel with them outside of the U.S.?

Yes. You have to mark that box on the form. As a parent, you can limit the delegate’s ability to travel outside the country with your children. The child will still need a passport to travel. It is important to remember that delegation of parental power is authorized under Idaho law. It is possible that other countries will not accept the power of attorney in their country.

Do I need someone to watch me sign the document?

No. A witness or a notary will help avoid problems if someone tries to say the document is not real or that the person you chose is not the person named in the document. But it is not necessary. Having someone see you sign is also helpful if the delegate plans to travel outside the U.S. with your child. The parent or parents should sign their full name as listed on IDs and at the top of the delegation. The witness should put the date on the form that you are signing the document.

Should I let my child’s school and doctor know about the person I chose?

Yes. It is not necessary to tell them, but it makes it easier if you, as the parent, explain that you have created this power of attorney over your children and the identity of the delegate.
POWER OF ATTORNEY DELEGATING PARENTAL POWERS

Juan Perez, Juanita Perez, a parent or guardian

of the minor child/ren

Juan Perez, Jr., born 2/13/2010

[Name(s) and birthdate(s)]

born

[Name(s) and birthdate(s)]

born

[Name(s) and birthdate(s)]

pursuant to Idaho Code Section 15-5-104, delegates his/her/their parental powers to

Roberto Pueblo, of 123 W. Street Boise, ID

(Typewritten or printed name of parenting delegate) (Current address of delegate)

[ ] The delegate named above is a [ ] grandparent, [ ] sibling of a parent , or [ ] sibling of the above minor child/ren. This power of attorney shall remain in full force and effect for [ ] three (3) years, unless earlier revoked by me in writing; OR [ ] from __________ until __________ unless earlier revoked by me in writing.

[ ] The delegate named above is NOT a grandparent, sibling of a parent , sibling of the above minor child/ren. This power of attorney shall remain in full force and effect for six (6) months unless earlier revoked by me in writing.

This delegation includes all powers regarding the care, custody, and property of the minor child/ren except the power to consent to marriage or adoption of the minor child/ren.

This delegation expressly allows my delegate to travel outside the United States with the minor child/ren. [X] Yes [ ] No

This delegation is effective [ ] immediately, [X] on the following date 1/1/2018.

Juan Perez Juanita Perez

(Signature of Parent or Guardian) (Signature of Parent or Guardian) 8/1/2017 (Signature date)

Optional Witnesses

_________________________ is known to me as the parent of the children listed in the foregoing delegation and signed the delegation and acknowledged to us that s/he executed the same.

(signature of witness) (Date) (signature of witness) (Date)
v. **How to Revoke the Delegation of Parental Powers**

Can I take away the power from the person I chose to look after my child?

Yes. You can simply tell the person you chose that they no longer have power over your children. But the best way to take away (revoke) their rights is in writing. After signing the revocation, make a copy, then give it to the delegate. Have the delegate sign your copy to show that they know their rights have been revoked. If you have told the school or doctors about the delegate’s rights, you may also want to send them copies of the revocation too.

Should both of the parents sign the revocation?

It depends. If both parents signed the document that gave the other person the power of attorney, then yes. If both parents did not sign the power of attorney, then only the parent that signed the power of attorney must sign the revocation.

Do I have to inform the delegate if I revoke their power?

Yes. While it is not required, it is the best way to protect you and your children. Give a copy of the revocation to your delegate.

For a sample form that is filled out please see Page 41. For a blank Revocation of the delegation of parental power you can use document see Appendix 5.
REVOCATION OF DELEGATION OF PARENTAL POWERS

I, __________ Juan Perez [name], currently residing at 123 S. Street [address] in Boise [City], Idaho, do hereby revoke, annul, cancel and nullify, in its entirety, the delegation of parental powers bestowed to Roberto Pueblo [prior agent], on the 15 day of February, 2018 [date prior Parental Delegation was signed]. This revocation is to be effective immediately. All authority, rights and powers previously granted to the aforementioned agent are now rescinded, terminated, and dismissed.

DATED: 2/20/2018

Juan Perez
Signature of Parent 1

DATED: 2/20/2018

Juanita Perez
Signature of Parent 2

Optional Notarization
STATE OF IDAHO

On this _____ day of ________________ , 20 __ , before me, the undersigned Notary Public, personally appeared ________________ known to me to be the person whose name is subscribed to the foregoing instrument, and he acknowledged to me that he executed the same.

IN WITNESS WHEREOF, I have set my hand and seal the day and year as above written.

_________________ Notary Public for Idaho
Residing at:
Commission Expires:

Optional Acknowledgment of Receipt

I __________ Roberto Pueblo ____, hereby acknowledge that I have received this revocation document and that I understand that the Delegation of Parenting Powers previously bestowed on me by __________ Juan Perez ____, regarding the following children: __________ Juan Perez JR. ____, has been revoked as of this date: 2/25/2018.

_________________ Roberto Pueblo
Signature of former parental delegate
vi. **CHILD’S BIRTH CERTIFICATE**

**Why Do I Need a Copy of my Child’s Birth Certificate?**

Getting your child’s birth certificate is important because it shows you have parental rights. If the child is a U.S. citizen, this can help prove how many years you have lived in the United States. This is important because living in the United States for a certain period of time is a requirement for some immigration benefits. Family ties also help get bond and support your immigration case.

You also need your child’s birth certificate to get them a passport in the U.S. You will need this to get your child citizenship in your home country if that is possible.

**Getting Child’s Birth Certificate**

The next two pages explain the requirements. In Idaho there are two ways to get your child’s birth certificate:

1. **Order by Mail**

   You will need the following information:
   - A completed Certificate Request Form;
   - A photocopy of the required identifications;
   - A check or money order for the certificate fee made out to “Idaho Vital Records”
   - Send it all to:
     Idaho Bureau of Vital Records and Health Statistics
     PO Box 83720
     Boise, ID 83720-0036

2. **Order Online**

   Birth certificates can be ordered online through the VitalCheck website at [https://www.vitalcheck.com/](https://www.vitalcheck.com/) for an additional fee.

   For more Information Contact:
   Bureau of Vital Records & Health Statistics at (208) 334-5988 or IVR@DHW.IDAHO.GOV

   For a sample form that is filled out please see Page 45. For a blank Birth Certificate Request Form that you can use see Appendix 6.
PLEASE READ THESE INSTRUCTIONS CAREFULLY

WHO CAN ORDER
Only immediate family members, their legal representative, or those who provide documentation showing it is needed for their property right may order legally confidential certificates. Immediate family includes: spouse, sibling, parent, child, grandparent, and grandchild.

Proof of relation/legal representation may be required. Step-relatives, in-laws, great-grandparents, aunts, uncles, cousins, etc. are not immediate family as defined by Idaho Statute.

IDENTIFICATION IS REQUIRED
The applicant (person signing this request) must provide a photocopy of their driver’s license or other current signed government [state, federal or tribal] issued picture identification. If this is not available, copies of two other forms of identification are required; one of which MUST include the applicant’s signature. (Refer to the following list) ID is accepted upon validity verification by our office.

IMPORTANT: If acceptable identification is NOT enclosed, and/or your application is incomplete, your request will be returned and significant delays in processing your order may occur.

APPROVED IDENTIFICATION LIST

<table>
<thead>
<tr>
<th>Current Government Issued Picture Identification with a signature</th>
<th>OR Two Forms of CURRENT ID – One MUST have a Signature</th>
<th>OR</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Driver’s License</td>
<td>• Social Security Card with signature</td>
<td>• Insurance Record</td>
</tr>
<tr>
<td>• State ID Card</td>
<td>• Work ID Card with picture or signature</td>
<td>• Auto Insurance</td>
</tr>
<tr>
<td>• Passport</td>
<td>• Auto registration with signature</td>
<td>• Driver Permit</td>
</tr>
<tr>
<td>• Tribal ID Card</td>
<td>• Traffic Ticket with signature</td>
<td>• Pay stub</td>
</tr>
<tr>
<td>• Concealed Weapons Permit</td>
<td>• Court Record with signature</td>
<td>• Hunting/Fishing License</td>
</tr>
<tr>
<td>• Prison ID Card</td>
<td>• College/School ID with picture.</td>
<td>• Passport Card</td>
</tr>
<tr>
<td></td>
<td>• Matricula Card with signature.</td>
<td></td>
</tr>
</tbody>
</table>

FEES
Each certified copy or record search of a Birth, Stillbirth/Miscarriage, Death, Marriage or Divorce Certificate is $16.00. Certified copies are computer-generated and are valid for most legal purposes. If the requested certificate cannot be found a statement of search will be issued. A certified photocopy (not computer-generated) of a Birth, Stillbirth/Miscarriage, Death, Marriage or Divorce certificate can be ordered for $21.00; each additional certified photocopy of that record, ordered at the same time, is $16.00.

LEGAL FEES
The Processing fee to complete an adoption, paternity, or court order name change is $20.00. The processing fee to complete a delayed registration is $25.00. (Does not include a copy of the certificate).

RUSH FEES
If you would like to RUSH your order, please include a one-time charge of $10.00 (per event) and write RUSH on the outside of your envelope. If you would like to RUSH your legal action, please include a one-time charge of $25.00 (per event). There is no shipping charge for regular mail. If express mail is desired, you may express mail your request to us and include a prepaid express mail envelope back to yourself. We cannot send your order C.O.D.

To order on-line, through VitalChek, please see our website at http://www.vitalrecords.dhw.idaho.gov. Additional charges will apply. All credit card orders are processed through VitalChek.

Make checks or money orders payable to Idaho Vital Records.

SUBMITTING THE REQUEST
Complete the request form and mail it to the address on the front of the form. Remember to sign your request and enclose the correct fees and a copy of both sides of your signed picture ID.

WARNING: False application for a certified copy of a vital record is a felony punishable by a fine up to $5,000, five years in prison, or both (Title 39, Chapter 2, Idaho Code).
IDENTIFICATION IS REQUIRED

Birth records are legally confidential in Idaho for 100 years. Marriage, death and divorce records are legally confidential for 50 years. Only immediate family members or their legal representatives may receive copies of these records.

The applicant (person who signs the request) must provide a photocopy of their current driver’s license or other current signed government [state, federal or tribal] issued picture identification. If this is not available, copies of two other forms of identification are required; one of which must have a signature.
(Refer to the following list)

ID is accepted upon validity verification by our office.

Please note: A legible photocopy of both the front and back of the identification must be submitted.

Approved Identification List

Picture Identification-with a signature
Drivers License
State Identification Card
Passport
Tribal Identification Card
Concealed Weapons Permit
Prison ID Card

OR: Two Forms of ID- one must have a signature
Social Security Card with signature
Work ID Card with picture or signature
Auto registration with signature
Traffic Ticket with signature
Court Record with signature
College/School ID with picture
Matricula Card with signature
Insurance Record
Auto Insurance
Driver Permit
Pay Stub
Passport Card
Doctor/Medical Record
Hunting/Fishing License

OR: Notarized Signature on the Request
OR: Have an immediate family member (that has a current ID from the suggested list) request it for you (Please note: Proof of relation may be required.
OR: Court Order
**IDAHO VITAL STATISTICS CERTIFICATE REQUEST**

**IDaho Vital Records** • P.O. Box 83720 • Boise, ID 83720-0026 • (208) 334-5988 • www.vitalrecords.idaho.gov

Instructions for completing this form are located on the back of this document. Please read these instructions carefully. Failure to do so may cause a significant delay in processing your request.

### YOUR MAILING ADDRESS INFORMATION (PERSON REQUESTING THE CERTIFICATE)

<table>
<thead>
<tr>
<th>First Name</th>
<th>Middle Name</th>
<th>Last Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Juan</td>
<td></td>
<td>Perez</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Street and Number (P.O. Box)</th>
<th>City, State</th>
<th>Zip Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>123 S. Street</td>
<td>Boise, ID</td>
<td>83706</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Contact Phone Number (Daytime)</th>
<th>Purpose for the Certificate</th>
</tr>
</thead>
<tbody>
<tr>
<td>(208) 333-3333</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Signature of the Person Requesting the Certificate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Juan Perez</td>
</tr>
</tbody>
</table>

**IMPORTANT: BIRTH, DEATH, STILLBIRTH, MARRIAGE OR DIVORCE MUST HAVE OCCURRED IN IDAHO**

- **Event Requested:** Birth □ Stillbirth □ Death □ Available from July of 1911 □ Miscarriage □ Available from July of 2016

**NAME ON THE CERTIFICATE**

<table>
<thead>
<tr>
<th>First Name</th>
<th>Middle Name</th>
<th>Last Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Juan</td>
<td></td>
<td>Perez Jr</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Date of Event</th>
<th>City of Event</th>
<th>Number of Copies You Are Requesting</th>
</tr>
</thead>
<tbody>
<tr>
<td>2/13/2010</td>
<td>Boise</td>
<td>2</td>
</tr>
</tbody>
</table>

- **Mother □ Father □**

<table>
<thead>
<tr>
<th>First Name</th>
<th>Middle Name</th>
<th>Last Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Juan</td>
<td></td>
<td>Perez</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Mother □ Father □</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>First Name</th>
<th>Middle Name</th>
<th>Last Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Juana</td>
<td></td>
<td>Perez</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Maiden Surname</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cruz</td>
</tr>
</tbody>
</table>

- **Event Requested:** Marriage □ Divorce □ Available from May of 1947

<table>
<thead>
<tr>
<th>Bride/Spouse of Groom/Husband</th>
<th>Full First Name</th>
<th>Middle Name</th>
<th>Last Name (At the Time of the Event)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bride/Spouse of Groom/Husband</td>
<td>Full First Name</td>
<td>Middle Name</td>
<td>Last Name (At the Time of the Event)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Date of Event</th>
<th>City of Event</th>
<th>Number of Copies You Are Requesting</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**ORDER TOTALS**

<table>
<thead>
<tr>
<th>Description of Item</th>
<th>Fees</th>
<th># of Copies</th>
<th>Total Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Birth-Stillbirth/Miscarriage-Marriage-Divorce-Death Certified Copy (Computer Generated)</td>
<td>$16.00</td>
<td></td>
<td>$16.00</td>
</tr>
<tr>
<td>Birth-Stillbirth/Miscarriage-Marriage-Divorce-Death Certified Photocopy</td>
<td>$21.00</td>
<td>1</td>
<td>$21.00</td>
</tr>
<tr>
<td>Additional Photocopies of the Same Certificate Event</td>
<td>$16.00</td>
<td></td>
<td>$16.00</td>
</tr>
<tr>
<td>Special Handling (Rush Orders Only) Per Event Requested</td>
<td>$10.00</td>
<td></td>
<td>$10.00</td>
</tr>
</tbody>
</table>

**Total Enclosed**

$37.00 $0.00

* See the back of this document for further instructions, information, and explanation of fees.

* If you would like to RUSH your order, please include a one-time charge of $10.00 (per event) and write RUSH on the outside of your envelope. There is no shipping charge for regular mail. If express mail is desired, you may express mail your request to us and include a prepaid express mail envelope back to yourself. We cannot send your order C.O.D.
vii. **CHILD’S PASSPORT**

If the child is a U.S. citizen, they should have a U.S. Passport. A parent should make sure that all children have valid passports and should store all passports in a safe location. The passport application requires permission from both parents. If there is only one parent available, additional forms must be filled out.

**Why does my child need a passport?**

- So that he/she can travel outside of the United States and return. For example, if you are deported back to your home country your child will be able to travel internationally with their passport and be reunited with you.

**How can I order my Child’s passport?**

- You will need to fill out a passport application (Form DS-11). You can get this application at any facility that processes passports. You will find a list of facilities in Appendix 8.
- Both parents must authorize getting the child’s passport. The best way to do this is for both parents to go with the child in person to apply for the passport.
- It can take more than 8 weeks for a child’s passport to process so you should order it soon.

**What if one parent is unable to appear in person?**

- If one parent cannot go with the child to apply for the passport, they can give permission by completing the Form DS-3053 “Statement of Consent.”
- The parent that cannot go with the child must:
  - Sign and date Form DS-3053 in the presence of a notary public, and
  - Submit a photocopy of the front and back side of the ID that they present to the notary public with Form DS-3053.
- Note that if a parent is already detained they will need to sign the DS-3053 and it can be hard to get a signature from them.

**What if you cannot locate the other parent?**

- You must submit Form DS-5525 “Statement of Exigent/Special Family Circumstances.”
- Passport officials are likely to require additional supporting documentation.
What if I have the Sole Legal Authority of my child?

- You must submit evidence that verifies this, such as:
  - The court order granting you sole legal custody of the child, such as a divorce decree or other custody order;
  - Certified copy of the child’s birth certificate listing you as the only parent; or
  - Certified copy of the death certificate of the parent that cannot appear in person.

What if neither parent is able to appear?

- A third party may apply for the child’s passport with a notarized statement from both parents giving that third-party permission to apply for the child.
- The statement must include photocopies of the parents’ identifications.

Additional Resources

- If your child was born in the United States, visit www.travel.state.gov for more information on how to get a U.S. passport or call 1-877-487-2778.

For a sample form that is filled out please see Page 48. For a blank Passport Request Form that you can use see Appendix 8.
viii. Child’s Social Security Card

If your child is a U.S. citizen, he/she should get a social security number and card. There is no cost to getting a social security card. You can go to your local Social Security field office to get the required application or use the form provided in appendix 7.

How do I order my Child’s Social Security Card?

- Gather all required identification (listed below).
  Please be aware that all documents must be originals or certified copies. Photocopies or notarized copies will not be accepted.

- You must prove Identity of the Child. You can do this by submitting the child’s:
  - Birth Certificate,
  - Passport,
  - State ID,
  - Doctor, Clinic, or Hospital records,
  - School ID Card,
  - Religious Records,
  - School day-care center record, or
  - Any other document that shows the child’s name, age, date of birth, and parents name

- Parents must prove their identity. They can do this by submitting a
  - State ID,
  - Driver’s License,
  - Health Insurance Card,
  - Employee Identification Card, or
  - Any other document that shows the parent’s name, age, and date of birth.

- Please note that if the child is 12 and older they must appear in person.

For a sample filled out form see page 51. For a blank form that you can use and a list of Social Security Offices in Idaho see Appendix 7.
## Social Security Administration

**Application for a Social Security Card**

<table>
<thead>
<tr>
<th><strong>NAME</strong></th>
<th><strong>Date of Birth</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Juan</td>
<td>2/13/2010</td>
</tr>
<tr>
<td>Perez Jr.</td>
<td></td>
</tr>
</tbody>
</table>

**Social Security number previously assigned to the person listed in item 1**

<table>
<thead>
<tr>
<th><strong>PLACE OF BIRTH</strong></th>
<th><strong>DATE OF BIRTH</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Boise, Idaho</td>
<td>2/13/2010</td>
</tr>
</tbody>
</table>

**Citizenship**

- U.S. Citizen

**Ethnicity**

- Yes

**Race**

- Native Hawaiian

**Sex**

- Male

**Parent’s Name**

A. **Mother’s Name**

- Juanita

B. **Father’s Name**

- Juan

**Parent’s Social Security Number**

A. **Mother’s Social Security Number**

- Unknown

B. **Father’s Social Security Number**

- Unknown

**Mailing Address**

- 123 S. Street

**Daytime Phone Number**

- 208 333-3333

**Signature**

- Juan Perez

**Relationship to the Person in Item 1**

- Adoptive Parent

Form SS-5 (08-2011) of (08-2011)
ix. **ENSURING YOUR FAMILY CAN ACCESS MONEY**

A big concern for people at risk of deportation is what will happen to their property (cars, houses, land, money, bank accounts) if they get detained or deported. This section provides resources to help you give someone else control over your money, property, and cars. With this control, they can pay your bills, sell your property, sell a car to raise money for bond, withdraw money to pay for your attorney, or go pick up your paychecks for work that you have done.

**Definitions of words you will find in this section:**

**Principal** – You. The person granting the power; the owner of the money and property.

**Agent** – The person you are giving power to make decisions about your money.

**Successor Agent** – The person who will take care of your property if the agent cannot.

**Revocation of Power of Attorney** – Taking away power over your money from the agent.
INSTRUCTIONS FOR FILLING OUT THE FINANCIAL POWER
OF ATTORNEY

i. This is a very powerful document and can allow someone to take all your money and your
property. You should only give this power to someone you trust will not rob you of your
money. The agent’s authority over your property will continue until your death unless you
revoke the power of attorney or the agent resigns.

ii. This power of attorney does not authorize the agent to make health care decisions for you.

iii. The person you name as an agent to care for your money and property must be at least
18 years old. Lawful immigration status is not required, but is preferred to make sure that
the person you put in charge can stay in the U.S. and take care of your money and other
property for you. Someone with lawful status will also have a photo id issued by a State
or federal government. This will make it easier for the agent to use the document.

iv. The person who you name here will need a picture identification to prove who they are in
order to use this document.

v. This form should be filled out in English. A translated form can be used as a guide, but for
the document to be honored at banks and other organizations, the English version must be
completed and signed.

vi. Make sure your name exactly matches identification documents such as your drivers’
license, passport, and any other financial accounts or titles to your property. Include other
spellings and nicknames if they appear on documents used to prove identity. For example,
say “Juan Espinoza, aka John Espinosa”. This will avoid arguments about whether the
accounts the agent is trying to deal with are really your accounts.

vii. This form provides for designation of one (1) agent. If you wish to name more than one (1)
agent, you may name a co-agent in the Special Instructions. Co-agents are not required to
act together unless you include that requirement in the Special Instructions.

viii. You should name at least one “successor agent” in case the first person you name is not
able to take care of your money properly. Make sure the name of the agent and
successor agent matches identification documents such passports and/or driver’s licenses.
Include any different spellings or nicknames that appear on such documents. This will
avoid arguments about the identity of the agent.

ix. The person you identify as the agent has a right to be paid for their time UNLESS you
include a SPECIAL INSTRUCTION that the agent MAY NOT be paid for their services.

x. Under “GRANT of GENERAL AUTHORITY”, you should put your initials next to “claims and
litigation” if you want your agent to be able to hire an attorney for you and pay for the attorney from your account. Put your initials next to “Personal and Family Maintenance” to allow the agent to spend money from your account to support your children or other family members. Use the “SPECIAL INSTRUCTIONS” to indicate which family members can be supported.

xi. The SPECIAL INSTRUCTIONS section is very important.
   a. Here is where you say if the agent can be paid from your money and how much.
   b. Here is where you say if you want the agent to be able to hire a lawyer for you.
   c. If you have children, you should say here that the agent should follow the directions of your delegate in the power of attorney delegating parental powers for the financial needs of your children and that those expenditures for your children are not considered gifts. You should name your children here and name the person who you delegated parental powers.
   d. Here is where you say when you want the document to go into effect if you do not want it to be effective immediately.

xii. This power of attorney becomes effective immediately unless you state otherwise in the Special Instructions.

xiii. Idaho law does not require the document to be notarized unless you are giving the person you name power over your real estate, but the document is much more likely to be respected by banks and other institutions if it is notarized.

xiv. If possible, give a copy of the power of attorney to your bank and any other institution that has an account for you. If you provide this power of attorney to the businesses that control your money and your property in advance, the bank is more likely to let your agent make decisions about your money and property.

xv. Keep this in a safe place where your agent can get the document or give them a copy to use only if something happens to you. Because this document is immediately effective, you must trust the person not to use your money or property until necessary.

For a sample filled out form see page 56. For a blank form that you can use see Appendix 9.
xi. IMPORTANT INFORMATION FOR THE AGENT

AGENT’S DUTIES

When the agent accepts the authority granted under this power of attorney, a special legal relationship is created between the agent and the principal (you).

The agent must:

1. Do what the agent knows the principal reasonably expects the agent to do with the principal’s property or, if the agent does not know the principal’s expectations, act in the principal’s best interest;
2. Act in good faith;
3. Do nothing beyond the authority granted in this power of attorney; and
4. Keep a record of all receipts and transactions conducted for the principal;
5. Cooperate with any person that has authority to make health care decisions for the principal, or if the agent does not know the principal’s expectations, to act in the principal’s best interest; and
6. Attempt to preserve the principal’s estate plan if you know the plan
7. Disclose your identity as an agent whenever you act for the principal by signing the name of the principal and signing your own name as “agent” in the following manner:

....... (Principal’s Name) ..... by ....... (Your Signature) ..... as agent

STOPPING THE AGENT’S AUTHORITY

The agent must stop acting on behalf of the principal if the agent learns of any event that terminates this power of attorney or revokes the agent’s authority under this power of attorney. These include:

1. Death of the principal;
2. The principal revokes the power of attorney or the agent’s authority;
3. An event takes place that is stated in the power of attorney as terminating the agent’s authority (for example, the principal’s release from detention).
IDAHO STATUTORY FORM POWER OF ATTORNEY

DESIGNATION OF AGENT

I, .................. Juan Perez .................................................., name the following person as my agent:
(Typewritten / Printed Name of Person signing over Power)

Name of Agent: Roberto Pueblo

Agent’s Address: 123 W. Street Boise, ID 83706

Agent’s Phone Number: 1 (208) 111-1111

DESIGNATION OF SUCCESSOR AGENT(S) (OPTIONAL)

If my agent is unable or unwilling to act for me, I name as my successor agent:

Name of Successor Agent: Juanita Pueblo

Successor Agent’s Address: 123 W. Street Boise, ID 83706

Successor Agent’s Phone Number: 1 (208) 222-2222

If my successor agent is unable or unwilling to act for me, I name as my second successor agent:

Name of Second Successor Agent:

Second Successor Agent’s Address:

Second Successor Agent’s Phone Number:

GRANT OF GENERAL AUTHORITY

I grant my agent and any successor agent general authority to act for me with respect to the following subjects as defined in the uniform power of attorney act, chapter 12, title 15, Idaho Code:

(INITIAL each subject you want to include in the agent’s general authority. If you wish to grant general authority over all of the subjects you may initial “All Preceding Subjects” instead of initialing each subject.)
| (. . .) Real Property |
| (. . .) Tangible Personal Property |
| (. . .) Stocks and Bonds |
| (. . .) Commodities and Options |
| (. . .) Banks and Other Financial Institutions |
| (. . .) Operation of an Entity or Business |
| (. . .) Insurance and Annuities |
| (. . .) Estates, Trusts, and Other Beneficial Interests |
| (. . .) Claims and Litigation |
| (. . .) Personal and Family Maintenance |
| (. . .) Benefits from Governmental Programs or Civil or Military Service |
| (. . .) Retirement Plans |
| (. . .) Taxes |
| (. . .) All Preceding Subjects |

**LIMITATION ON AGENT’S AUTHORITY**

An agent that is not my ancestor, spouse, or descendant MAY NOT use my property to benefit the agent or a person to whom the agent owes an obligation of support unless I have included that authority in the Special Instructions.

**SPECIAL INSTRUCTIONS (OPTIONAL)**

On the following lines you may give special instructions:

*The agent may not be paid. The agent is authorized to hire an attorney for me. The agent must follow the directions of Juan Perez to provide financial*
resources for the care of my child, Juan Perez, Jr. These expenditures are not
considered gifts.

EFFECTIVE DATE

This power of attorney is effective immediately unless I have stated otherwise in the Special
Instructions.

RELIANCE ON THIS POWER OF ATTORNEY

Any person, including my agent, may rely upon the validity of this power of attorney or a copy of it
unless that person knows it is terminated or invalid.

SIGNATURE AND ACKNOWLEDGMENT

Your Signature: Juan Perez

Date: 1/1/18

Your Name Printed: Juan Perez

Your Address: 123 S. Street, Boise, ID 83706

Your Phone Number: 1 (208) 333-3333

NOTARY--REQUIRED FOR RECORDING AND FOR REAL PROPERTY

STATE OF________)

County of________)

On the__day of______, 20__, before me, a Notary Public, personally appeared

__________________________, known or identified to me to be the person whose name is subscribed to the
within or foregoing instrument, and acknowledged to me that s/he executed the same.

________________________________________

Notary Public for _______________________

Residing at ____________________________

Commission expires on: ___________________
In order to revoke a Financial Power of Attorney, it must be done in writing.

i. You may revoke your power of attorney any way you need to, as long as you communicate the revocation to your agent. However, the best way to revoke a power of attorney is in writing.

ii. If possible, this Revocation should be signed by the agent too.

iii. Be sure to sign the form using the exact same name as on your identification documents and on the original power of attorney.

iv. If you can sign in front of a notary that will help validate the document but it is not required.

v. Once the revocation is signed and (possibly) notarized, you must make sure that you give a copy of it to your agent.

vi. Give copies to anyone who might have been aware of or had a copy of the financial power of attorney. This might include your bank, your employer, your lawyer, other family members, the person who was caring for your child, etc.

For a sample filled out form see page 60. For a blank form see Appendix 10.
REVOCATION OF FINANCIAL POWER OF ATTORNEY

I, __Juan Perez____ [name], currently residing at

____123 S. Street____ [address] in ____Boise____ [City], Idaho, do hereby revoke, annul, cancel and nullify, in its entirety, the financial power of attorney bestowed to

____Roberto Pueblo____ [prior agent], on the ___1___ day of ___January___, 2018[date prior Power of Attorney was signed]. This revocation is to be effective immediately. All authority, rights and powers previously granted to the aforementioned agent are now rescinded, terminated, and dismissed.

DATED: 12/1/2018

__Juan Perez____
Signature of Principal

Optional Notarization

STATE OF IDAHO )
County of )

On this ___day of _____________, 20__, before me, the undersigned Notary Public, personally appeared ________________ known to me to be the person whose name is subscribed to the foregoing instrument, and he acknowledged to me that he executed the same.

IN WITNESS WHEREOF, I have set my hand and seal the day and year as above written.

__________________________
Notary Public
for Idaho
Residing at:
Commission Expires:
MAKING PLANS FOR YOUR CAR

When people are detained they still need money to cover their everyday living expenses and if bond is granted they need money to post bond, which can come from selling a car. But when people are detained they cannot do this. One solution to sign a limited power of attorney for someone to control your car or truck.

What is a Limited Power of Attorney for Motor Vehicles?

- It is a legal document under Idaho law (Form ITD 3368) that authorizes the owner of a car to give another person “their representative” permission to sell the car.
- The car owner is the “grantor.”
- The person authorized to sell the car is the “representative.”

Instructions for the Limited Power of Attorney for Motor Vehicles (ITD 3368):

- The owner of the vehicle must fill out and sign form ITD 3368.
  - If your name is not on the title of your car, then you do not need a power of attorney for your car. The person named on the title has to sell your car.
  - If the title has two names with an “OR” between them, one party can sign the power of attorney. BUT if the title has two names with an “AND” between them, both parties have to sign the power of attorney.
- Provide the VIN number, title number, year, make, & model of the car in the first section of the form. (All this information can be found on the title itself.)
- For the second section of the form, provide the representative’s full name (as it appears on their picture ID); address, city, state, and zip code.
- For the third and final section of the form you (owner and grantor) will need to provide your full legal name; driver’s license number or social security number; current physical address; mailing address if different, and your phone number.
- This form has to be notarized if the representative is authorized to get a duplicate title in order to sell this car.

What documents will your Representative need in order to sell your car?

- The representative must take a picture ID, the title of the vehicle, and the power of attorney to the motor vehicle department.
  - It is highly recommended for the representative to have lawful immigration because when the representative sells the car they must have a valid picture ID. A foreign identification can raise red flags and make the process harder.
How to get a valid car title in the State of Idaho:

You will need:

- A valid picture ID. Preferably an identification from a state or federal government but if you cannot get an identification in the U.S., you can use your passport from your country of origin.
- Proof that you are an Idaho resident. You can use a pay stub or a utility bill that is in your name.
- A social security number. If you do not have a valid social security number, you can fill out the form ITD 3823 which certifies that you do not have an individual social security number.
- Please note that you do not need to have an Idaho Driver’s License to title a vehicle in Idaho but you do need a license to register your vehicle so that it can be driven.

For a sample filled out form see page 63. For a blank form that you can use see Appendix 11.
Limited Power of Attorney
For Specific Motor Vehicle/Vessel
Idaho Transportation Department

- See Page 2 for Instructions -

<table>
<thead>
<tr>
<th>Vehicle or Hull Identification Number (VIN/HIN)</th>
<th>Title Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>12XY23I4TM56789</td>
<td>102938</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Year</th>
<th>Make</th>
</tr>
</thead>
<tbody>
<tr>
<td>2000</td>
<td>Honda</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Model</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accord</td>
</tr>
</tbody>
</table>

Power of Attorney Given To

<table>
<thead>
<tr>
<th>Name of Business or Individual Representing Vehicle Owner</th>
<th>City</th>
</tr>
</thead>
<tbody>
<tr>
<td>Roberto Pueblo</td>
<td>Boise</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Address</th>
<th>State</th>
<th>Zip</th>
</tr>
</thead>
<tbody>
<tr>
<td>123 W. Street</td>
<td>ID</td>
<td>83706</td>
</tr>
</tbody>
</table>

By my signature below, I hereby appoint the business or individual shown above as my/our attorney-in-fact for the following sole and limited purposes: to endorse, release, or transfer all registration and ownership documents required by Idaho statutes for the above described/identified vehicle/vessel; and to give full discharge for same, granting to said attorney-in-fact full power of substitution and revocation relating only to the above described/identified vehicle/vessel, hereby ratifying and confirming all that said attorney-in-fact or his substitute shall do or cause to be done by virtue hereof.

**Grantor’s Signature:** If this power of attorney will be used to apply for a duplicate title, it must be notarized.

If grantor is an individual, complete the following

<table>
<thead>
<tr>
<th>Individual’s Full Legal Name (Printed Last, First, Middle)</th>
<th>Individual’s Idaho Driver’s License No. or SSN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perez Juan</td>
<td>TP10000000A</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Address of Owner’s Current Legal Residence</th>
<th>City</th>
<th>State</th>
<th>Zip+4</th>
</tr>
</thead>
<tbody>
<tr>
<td>123 S. Street</td>
<td>Boise</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Mailing Address [if different]</th>
<th>City</th>
<th>State</th>
<th>Zip+4</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Individual’s Signature See *Note for duplicate title application</th>
<th>Date</th>
<th>Daytime Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>X Perez</td>
<td>1/1/2018</td>
<td>1 (208) 111-1111</td>
</tr>
</tbody>
</table>

If grantor is a business, complete the following

<table>
<thead>
<tr>
<th>Authorizing Business Name</th>
<th>Authorized Representative’s Name (Printed)</th>
<th>Business’s EIN</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Address of Business Current Legal Address</th>
<th>City</th>
<th>State</th>
<th>Zip+4</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Mailing Address [if different]</th>
<th>City</th>
<th>State</th>
<th>Zip+4</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Authorized Representative’s Signature See*Note for duplicate title application</th>
<th>Date</th>
<th>Daytime Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Note:* If this form is used to grant power of attorney when applying for a duplicate title, the grantor’s signature must be notarized.

Subscribed and sworn before me this

__________ day of __________________, 20____

County of __________________, State of ________________

SEAL

My Commission Expires _______________________

Notary Public’s gr

ITD Agent’s Signature

Page 1 of 2
Instructions for Using This Limited Power of Attorney on Vehicle Title and/or Registration Documents

This limited power of attorney may only be used by the person or firm named as representative on this form. To properly exercise the power of attorney, write the name of the owner followed by the representative’s signature.

Example: Sharon Smith by Jane Doe, POA

Sharon Smith is the owner and Jane Doe is the person named as representative on the power of attorney.

If the named representative is a company, an authorized individual of that company must sign the document.

Example: Sharon Smith by Morrison’s Garage George Morrison, POA

Note: The power of attorney must be exercised on the title or document for which the authority was granted.

This Power of Attorney must be notarized if given for application of a duplicate title.
VII. HOW TO FIND THE RIGHT IMMIGRATION ATTORNEY

If you have not talked to an immigration attorney recently, now is the time. But when you do, be cautious. When searching for an immigration attorney you need to be careful because Notario Fraud is common. There are scammers, who call themselves “notarios” in order to prey upon immigrant communities who may mistake them for lawyers or people with specialized legal training. Notarios in the U.S. are not required to have specialized knowledge and are not allowed to give legal advice if they are not attorneys.

i. Why is it bad to go to a notario for my legal services?
   - Notarios do not have legal training or the resources that attorneys have.
   - Notarios misrepresent their authority and create immigration problems.
   - Notarios lie about the law and submit paperwork that can be bad for your case.
   - Notarios do not have the ethical obligation to work for you like attorneys do. An attorney must work to protect you.
   - Notarios can put you in deportation proceedings by applying for the wrong immigration relief, letting important dates pass, and making fraudulent claims.
   - Notarios might want to just help you fill out the forms, but if the forms are completed wrong you can be deported.

ii. What are typical scams by notarios?
   - They say they are a lawyer.
   - They say they have “special connections” with immigration that can guarantee certain results.
   - They say that an undocumented person qualifies for a green card after living inside the United States for ten years.
   - Notarios have submitted fraudulent asylum applications without the consent of the applicant. These applications can result in the person’s deportation.
   - Notarios have lied to people about proposed immigration law changes, when nothing has been changed.
   - Notarios have claimed if you pay them, you can be a “priority” or be “first in line” for immigration benefits.

iii. What are notarios legally qualified to do?
   Notarios are qualified to certify the identity of a signer.
iv. **What are warning signs of notario fraud?**

- If they ask you to pay only in cash.
- If they request that you sign a blank document.
- If they do not give you, or require you to sign, an attorney-client contract.
- If you never get a copy of your filings in your immigration case.

See Appendix 2 for a list of immigration attorneys.
VIII. APPENDICES: RESOURCES AND SAMPLE FORMS

APPDX 1 – IMPORTANT NUMBERS TO KEEP IN A SAFE PLACE
APPDX 2 – IMMIGRATION SERVICE PROVIDERS & ATTORNEY LIST
APPDX 3 – YOUR NEAREST CONSULATES
APPDX 4 – POWER OF ATTORNEY DELEGATING PARENTAL POWERS
APPDX 5 – REVOCATION OF PARENTAL POWERS
APPDX 6 – FORM TO GET CHILD’S BIRTH CERTIFICATE
APPDX 7 – SOCIAL SECURITY CARD APPLICATION & OFFICES
APPDX 8 – U.S. PASSPORT APPLICATION FORMS & OFFICES
APPDX 9 – POWER OF ATTORNEY DELEGATING FINANCIAL POWER
APPDX 10 – REVOCATION OF FINANCIAL POWER
APPDX 11 – LIMITED POWER OF ATTORNEY FOR VEHICLES & CERTIFICATION OF NO SSN
APPDX 12 – REQUIREMENTS TO GET DOCUMENTS FROM MEXICAN CONSULATE
APPDX 13 – MY RIGHTS CARD
APPDX 14 – ICE OFFICES & REGIONAL DETENTION CENTERS
APPENDIX 1
IMPORTANT NUMBERS TO KEEP IN A SAFE PLACE
<table>
<thead>
<tr>
<th>Important Telephone Numbers and Information</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Emergency:</strong> <em>In case of serious emergency</em> - CALL 911</td>
</tr>
<tr>
<td><strong>Police Department:</strong> Phone Number:</td>
</tr>
<tr>
<td><strong>Fire Department:</strong> Policy Number:</td>
</tr>
<tr>
<td><strong>Consulate of my country:</strong> Car Insurance</td>
</tr>
<tr>
<td><strong>Family/Important Contacts in the U.S.</strong> Company:</td>
</tr>
<tr>
<td><strong>Name:</strong> Phone:</td>
</tr>
<tr>
<td><strong>Home Phone:</strong> Policy Number:</td>
</tr>
<tr>
<td><strong>Cell Phone:</strong> Car 1:</td>
</tr>
<tr>
<td><strong>Work:</strong> VIN #/Plate #:</td>
</tr>
<tr>
<td><strong>Relationship:</strong> Car 2:</td>
</tr>
<tr>
<td><strong>Name:</strong> VIN #/Plate #:</td>
</tr>
<tr>
<td><strong>Home Phone:</strong> Home Insurance</td>
</tr>
<tr>
<td><strong>Cell Phone:</strong> Company:</td>
</tr>
<tr>
<td><strong>Work:</strong> Phone:</td>
</tr>
<tr>
<td><strong>Relationship:</strong> Policy Number:</td>
</tr>
<tr>
<td><strong>Family/Important Contacts in my Country</strong> Important Medical Information</td>
</tr>
<tr>
<td><strong>Name:</strong> Doctor Name:</td>
</tr>
<tr>
<td><strong>Home Phone:</strong> Phone:</td>
</tr>
<tr>
<td><strong>Cell Phone:</strong> Dentist Name:</td>
</tr>
<tr>
<td><strong>Work:</strong> Phone:</td>
</tr>
<tr>
<td><strong>Relationship:</strong> Pediatrician's Name:</td>
</tr>
<tr>
<td><strong>Name:</strong> Phone:</td>
</tr>
<tr>
<td><strong>Home Phone:</strong> Hospital:</td>
</tr>
<tr>
<td><strong>Cell Phone:</strong> Phone:</td>
</tr>
<tr>
<td><strong>Work:</strong> Pharmacy:</td>
</tr>
<tr>
<td><strong>Relationship:</strong> Phone:</td>
</tr>
</tbody>
</table>
Important Family Records

Use this form in order to have all important information in the same place. Put originals of each document in a safe place (e.g. lock box).

<table>
<thead>
<tr>
<th>Important Work Numbers</th>
<th>Important School/Daycare Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Employer #1</strong></td>
<td><strong>School #1</strong></td>
</tr>
<tr>
<td>Name:</td>
<td>Name of Child:</td>
</tr>
<tr>
<td>Phone:</td>
<td>Name of School:</td>
</tr>
<tr>
<td>Supervisor:</td>
<td>Name of Teacher:</td>
</tr>
<tr>
<td>Date Started:</td>
<td>Phone:</td>
</tr>
<tr>
<td>Union Rep:</td>
<td>School ID Number:</td>
</tr>
<tr>
<td>Phone:</td>
<td>Name of Child:</td>
</tr>
<tr>
<td><strong>Employer #1</strong></td>
<td>Name of Teacher:</td>
</tr>
<tr>
<td>Name:</td>
<td>School ID Number:</td>
</tr>
<tr>
<td>Phone:</td>
<td><strong>School #2</strong></td>
</tr>
<tr>
<td>Supervisor:</td>
<td>Name of Child:</td>
</tr>
<tr>
<td>Date Started:</td>
<td>Name of School:</td>
</tr>
<tr>
<td>Union Rep:</td>
<td>Name of Teacher:</td>
</tr>
<tr>
<td>Phone:</td>
<td>Phone:</td>
</tr>
</tbody>
</table>

**Important Information about your Vehicles**

<table>
<thead>
<tr>
<th>Vehicle 1 Make/Model:</th>
<th>Name of Child:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plate #:</td>
<td>Name of Teacher:</td>
</tr>
<tr>
<td>VIN/ID #:</td>
<td>School ID Number:</td>
</tr>
<tr>
<td>Car Loan:</td>
<td>Social Security #/ITIN</td>
</tr>
<tr>
<td>Insurance:</td>
<td>Name:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Vehicle 2 Make/Model:</th>
<th>Name:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plate #:</td>
<td>Name:</td>
</tr>
<tr>
<td>VIN/ID #:</td>
<td>Number:</td>
</tr>
<tr>
<td>Car Loan:</td>
<td>Name:</td>
</tr>
<tr>
<td>Insurance:</td>
<td>Number:</td>
</tr>
</tbody>
</table>

Attach a copy of each vehicles registration and insurance and a photograph of each vehicle.

Attach a copy of each social security card.
Family Medical Information and Identification

Attach a copy of birth certificates, records of vaccination, and photos of each family member.

<table>
<thead>
<tr>
<th>Family Member #1</th>
<th>Family Member #2</th>
<th>Family Member #3</th>
<th>Family Member #4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name:</td>
<td>Name:</td>
<td>Name:</td>
<td>Name:</td>
</tr>
<tr>
<td>Date of Birth:</td>
<td>Date of Birth:</td>
<td>Date of Birth:</td>
<td>Date of Birth:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Allergies:</td>
<td>Allergies:</td>
<td>Allergies:</td>
<td>Allergies:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medications:</td>
<td>Medications:</td>
<td>Medications:</td>
<td>Medications:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medical Conditions &amp; Medical History:</td>
<td>Medical Conditions &amp; Medical History:</td>
<td>Medical Conditions &amp; Medical History:</td>
<td>Medical Conditions &amp; Medical History:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Organ Donor: Yes</td>
<td>Organ Donor: Yes</td>
<td>Organ Donor: Yes</td>
<td>Organ Donor: Yes</td>
</tr>
<tr>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

Medications/Medical Conditions and history:
<table>
<thead>
<tr>
<th><strong>Family Member #5</strong></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Name:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Date of Birth:</strong></td>
<td>Organ Donor:</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Allergies:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Medications:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Medical Conditions &amp; Medical History:</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Family Member #6</strong></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Name:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Date of Birth:</strong></td>
<td>Organ Donor:</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Allergies:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Medications:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Medical Conditions &amp; Medical History:</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Family Member #7</strong></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Name:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Date of Birth:</strong></td>
<td>Organ Donor:</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Allergies:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Medications:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Medical Conditions &amp; Medical History:</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Persons who CAN pick up my children from school/day care</strong></th>
<th><strong>Persons who CANNOT pick up my children</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Name:</strong></td>
<td>Name:</td>
</tr>
<tr>
<td><strong>Date of Birth:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Home Phone:</strong></td>
<td>Name:</td>
</tr>
<tr>
<td><strong>Cell Phone:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Work:</strong></td>
<td>Name:</td>
</tr>
<tr>
<td><strong>Relationship:</strong></td>
<td></td>
</tr>
</tbody>
</table>

*Please inform personnel at your children’s school that the persons listed in these sections have permission to pick up your children or do not have permission.*

*If there is a restraining order, attach a copy of this order and file another copy with the school and/or day care of your children.*
<table>
<thead>
<tr>
<th>Credit Card Companies</th>
<th>Contacts for your Financial Affairs</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Card #1</strong></td>
<td><strong>Checking Account #1</strong></td>
</tr>
<tr>
<td>Company:</td>
<td>Bank:</td>
</tr>
<tr>
<td>Toll-Free Number:</td>
<td>Toll-Free Number:</td>
</tr>
<tr>
<td>Names on Card:</td>
<td>Persons with Access:</td>
</tr>
<tr>
<td><strong>Card #2</strong></td>
<td><strong>Checking Account #2</strong></td>
</tr>
<tr>
<td>Company:</td>
<td>Bank:</td>
</tr>
<tr>
<td>Toll-Free Number:</td>
<td>Toll-Free Number:</td>
</tr>
<tr>
<td>Names on Card:</td>
<td>Persons with Access:</td>
</tr>
<tr>
<td><strong>Card #3</strong></td>
<td><strong>Savings Account #1</strong></td>
</tr>
<tr>
<td>Company:</td>
<td>Bank:</td>
</tr>
<tr>
<td>Toll-Free Number:</td>
<td>Toll-Free Number:</td>
</tr>
<tr>
<td>Names on Card:</td>
<td>Persons with Access:</td>
</tr>
<tr>
<td><strong>Report theft of credit cards IMMEDIATELY!</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Savings Account #2</strong></td>
<td>Bank:</td>
</tr>
<tr>
<td>Toll-Free Number:</td>
<td>Persons with Access:</td>
</tr>
</tbody>
</table>

**Public Agency Contacts**

<table>
<thead>
<tr>
<th>Civil Legal Assistance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Domestic Violence Help: Legal Aid:</td>
</tr>
<tr>
<td>Public Prosecutor:     Immigration Attorney:</td>
</tr>
<tr>
<td>Report Child Abuse:    Other Attorney:</td>
</tr>
</tbody>
</table>
### Emergency Care for Pets

<table>
<thead>
<tr>
<th>Pet #1</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name:</td>
<td></td>
</tr>
<tr>
<td>Date of Birth:</td>
<td></td>
</tr>
<tr>
<td>Breed:</td>
<td></td>
</tr>
<tr>
<td>Description:</td>
<td></td>
</tr>
<tr>
<td>Registration Number:</td>
<td></td>
</tr>
<tr>
<td>Medications:</td>
<td></td>
</tr>
<tr>
<td>Medical Problems:</td>
<td></td>
</tr>
</tbody>
</table>

| Pet #1                      |                          |
| Name:                      |                          |
| Date of Birth:             |                          |
| Breed:                     |                          |
| Description:               |                          |
| Registration Number:       |                          |
| Medications:               |                          |
| Medical Problems:          |                          |

<table>
<thead>
<tr>
<th><strong>Veterinarian</strong></th>
<th><strong>Emergency Housing for Pets</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name:</td>
<td>Name:</td>
</tr>
<tr>
<td>Phone:</td>
<td>Phone:</td>
</tr>
<tr>
<td>Address:</td>
<td>Address:</td>
</tr>
<tr>
<td>Emergency Phone:</td>
<td></td>
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*Attach a photograph of each pet!*
APPENDIX 2
IMMIGRATION SERVICE PROVIDERS & ATTORNEY LIST
# ID Immigration Attorneys and Legal Services

## Treasure Valley

<table>
<thead>
<tr>
<th>Name</th>
<th>Contact</th>
<th>Address</th>
<th>Practice</th>
<th>Languages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Catholic Charities of Idaho – DOJ Recognized Accredited Staff</td>
<td>(208)345-6031 (208)350-7484 Fax</td>
<td>7255 Franklin Rd. Boise ID 83709</td>
<td>Family Based Immigration Law, Citizenship, VAWA, U-Visas, DACA</td>
<td>Spanish French English</td>
</tr>
<tr>
<td>Martha Alejandre</td>
<td>(208) 342-5100</td>
<td>Andrade Legal 3775 Cassia St P.O. Box 2109 Boise, ID 83705</td>
<td>Removal defense Immigration Law Family + Employment based Immigration Law Citizenship &amp; Criminal Law, Asylum and Federal Litigation</td>
<td>Spanish English Russian French Catalan</td>
</tr>
<tr>
<td>Maria Andrade</td>
<td>(208) 342-5101 Fax</td>
<td>Levesque Law, PLLC 176 E. Calderwood Dr. Suite 150 Meridian, ID 83642</td>
<td>Removal defense Immigration Law Family + Employment based Immigration Law Citizenship</td>
<td>Spanish English</td>
</tr>
<tr>
<td>Benjamin Stein</td>
<td>(208) 342-5100</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Chris Christensen</td>
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<tr>
<td>Lara Anderson</td>
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<tr>
<td>Laurie Dinius-Perez</td>
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<tr>
<td>Christine Meeuwsen</td>
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</tr>
<tr>
<td>Angela Levesque</td>
<td>(208) 473-2344 (208) 473-2345 Fax</td>
<td>Andrade Legal 3775 Cassia St P.O. Box 2109 Boise, ID 83705</td>
<td>Removal defense Immigration Law Family + Employment based Immigration Law Citizenship</td>
<td>Spanish English</td>
</tr>
<tr>
<td>Angela Richards</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Nicole Derden</td>
<td>(208) 287-4200 (208) 287-4201 Fax</td>
<td>9601 W State St Suite 294 Boise, ID 83714</td>
<td>Removal defense Immigration Law Family + Employment based Immigration Law Citizenship</td>
<td>Spanish English</td>
</tr>
<tr>
<td>Monica Salazar</td>
<td>(208) 899-8109</td>
<td>Salazar Law 132 McClure Ave, Nampa, ID 83651</td>
<td>Removal Defense Immigration Law Family + Employment based Immigration Law Citizenship</td>
<td>Spanish English</td>
</tr>
<tr>
<td>Yvonne Perez</td>
<td>(208) 466-9499 Fax</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>John Barrera</td>
<td>(208) 466-1800 (208) 466-1803 Fax</td>
<td>Barrera Legal Group 216 12th Ave Road South Nampa, Id 83686</td>
<td>Removal Defense Immigration Law Family + Employment based Immigration Law Citizenship</td>
<td>Spanish English</td>
</tr>
</tbody>
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## Southern Idaho

<table>
<thead>
<tr>
<th>Name</th>
<th>Contact</th>
<th>Address</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Lisa Barini-Garcia</td>
<td>(208) 734-4450 (208) 734-4452 Fax</td>
<td>780 Eastland Dr. Suite 1 Twin Falls, Id 83301</td>
<td>General Immigration Practice</td>
<td>Spanish English</td>
</tr>
<tr>
<td>La Posada Inc.</td>
<td>(208) 734-8700</td>
<td>355 4th Avenue West Twin Falls, ID 83301-5816</td>
<td>General Immigration Practice</td>
<td>Spanish English</td>
</tr>
<tr>
<td>Amanda Breen</td>
<td>(208) 721-1760</td>
<td>371 Walnut Ave. N. Ketchum, ID 83340</td>
<td>General Immigration Practice</td>
<td>Spanish English</td>
</tr>
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</table>

## Eastern Idaho

<table>
<thead>
<tr>
<th>Name</th>
<th>Contact</th>
<th>Address</th>
<th>Practice</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Kyle G. Hansen</td>
<td>Phone: (208) 522-1212 (208) 904-2777 FAX <a href="mailto:kyle@kghlegal.com">kyle@kghlegal.com</a></td>
<td>Law Office of Kyle Hansen 1470 Midway Ave Idaho Falls, Idaho 83406</td>
<td>Removal Defense General immigration and Criminal</td>
<td>Spanish English</td>
</tr>
<tr>
<td>Esperanza Granados</td>
<td>(208)557-8722</td>
<td>2043 E Center St. Ste 201 Pocatello, ID 83201-3300</td>
<td>Immigration Law</td>
<td>English Spanish</td>
</tr>
</tbody>
</table>

*The names on this list are not intended as recommendations or endorsements of the attorneys or agencies listed.

If you wish to contact other immigration law practitioners, please consult the phone directory, Mexican Consulate (208) 343-6228, or call the ID State Bar at (208) 334-4510.

PY 2017/18
<table>
<thead>
<tr>
<th>Name</th>
<th>Contact Information</th>
<th>Languages</th>
<th>Represents Clients in Immigration Court</th>
<th>Represents Clients Detained At the NW Detention Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marie Higuera</td>
<td>705 2nd Ave #610</td>
<td>Spanish</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Seattle, WA 98104</td>
<td>Farsi</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(206) 607-6175</td>
<td>French</td>
<td></td>
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</tr>
<tr>
<td>Vicky Dobrin, Hilary Han</td>
<td>705 2nd Ave #610</td>
<td>Spanish</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Seattle, WA 98104</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>(206) 448-3440</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Peter Hurtado</td>
<td>119 1st Ave South #450</td>
<td>Spanish</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Seattle, WA 98104</td>
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<tr>
<td></td>
<td>(206) 547-1722</td>
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<tr>
<td>Chelan Crutcher</td>
<td>1424 4th Ave #700</td>
<td>Spanish</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Crutcher-Herrejon Law Group</td>
<td>Seattle, WA 98101</td>
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<tr>
<td></td>
<td>1 (866) 781-6107</td>
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</tr>
<tr>
<td>Law Offices of Stella Dokey</td>
<td>414 SW 312th St, Suite 99</td>
<td>Spanish</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>PC</td>
<td>Federal Way, WA 98023</td>
<td>French</td>
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<tr>
<td></td>
<td>(253) 839-4284</td>
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<tr>
<td>Steve Tanijo, Orbit Law, PLLC</td>
<td>509 Olive Way, Suite 611</td>
<td>Spanish</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td></td>
<td>Seattle, WA 98101</td>
<td>Hindi, Nepali, Urdu</td>
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<tr>
<td></td>
<td>Cell: (206) 769-9354</td>
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<tr>
<td></td>
<td>Office: (206) 623-3352</td>
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<tr>
<td>Jane O'Sullivan</td>
<td>914 7th Ave SE, #101</td>
<td></td>
<td>Yes</td>
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<td></td>
<td>Olympia, WA 98501</td>
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<tr>
<td></td>
<td>(206) 340-9980</td>
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<tr>
<td>Paul Soreff</td>
<td>705 2nd Ave #1601</td>
<td>Spanish</td>
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<td>Seattle, WA 98104</td>
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<tr>
<td></td>
<td>(206) 762-4030</td>
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<tr>
<td>Alejandro Villacorta</td>
<td>1208 S. 10th St.</td>
<td>Spanish</td>
<td>Yes</td>
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<td></td>
<td>Tacoma, WA 98405</td>
<td>Russian</td>
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<tr>
<td></td>
<td>(253) 507-8173</td>
<td>Portuguese</td>
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<tr>
<td>Michael Tisocco</td>
<td>1835 SW 152nd Street</td>
<td>Spanish</td>
<td>Yes</td>
<td>Yes</td>
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<td></td>
<td>Burien, WA 98166</td>
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<td>(206) 762-2172</td>
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<tr>
<td>Law Office of Liya Djamilova</td>
<td>811 1st Ave #320</td>
<td>Russian</td>
<td>Yes</td>
<td>Yes</td>
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<td>Seattle, WA 98104</td>
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<td>(206) 623-0118</td>
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<tr>
<td>Rios &amp; Cruz</td>
<td>811 1st Ave #340</td>
<td>Spanish</td>
<td>Yes</td>
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<td>Seattle, WA 98104</td>
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<tr>
<td></td>
<td>(206) 749-5600</td>
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<tr>
<td>Meena Menter, Menter</td>
<td>130 Andover Park East, #300</td>
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<td>Yes</td>
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<tr>
<td>Immigration Law</td>
<td>Tukwila, WA 98188</td>
<td></td>
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</tr>
<tr>
<td></td>
<td><a href="mailto:meena@meenamenter.com">meena@meenamenter.com</a></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(206) 419-7332</td>
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<td>Organization</td>
<td>Areas of legal assistance</td>
<td>Types of legal assistance</td>
<td>Location</td>
<td>Contact</td>
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<tr>
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</tr>
<tr>
<td>Catholic Charities of Idaho - Nampa Family Strengthening Center</td>
<td>Adjustment of Status, Consular Processing, Deferred Action for Childhood Arrivals (DACA), Deferred Action for Parents of Americans and Lawful Permanent Residents (DAPA), Employment authorization, Family-based petitions, Naturalization/Citizenship, Temporary Protected Status (TPS), U visas, Violence Against Women Act (VAWA) petitions</td>
<td>Help completing forms, Filings with USCIS</td>
<td>7255 Franklyn Rd, Boise, ID 83709</td>
<td>(208) 466-9926, <a href="http://www.ccidaho.org">http://www.ccidaho.org</a>, <a href="mailto:jmendez@ccidaho.org">jmendez@ccidaho.org</a></td>
</tr>
<tr>
<td>Community Council of Idaho</td>
<td>Adjustment of Status, Consular Processing, Deferred Action for Childhood Arrivals (DACA), Employment authorization, Family-based petitions, Naturalization/Citizenship, Temporary Protected Status (TPS), U visas, Violence Against Women Act (VAWA) petitions</td>
<td>Help completing forms, Filings with USCIS</td>
<td>317 Happy Day Blvd, Caldwell, ID 83607</td>
<td>(208) 454-1652, <a href="http://www.communitycouncilofidaho.org">http://www.communitycouncilofidaho.org</a>, <a href="mailto:info@communitycouncilofidaho.org">info@communitycouncilofidaho.org</a></td>
</tr>
<tr>
<td>International Rescue Committee (Boise Office)</td>
<td>Adjustment of Status, Consular Processing, Deferred Action for Childhood Arrivals (DACA), Deferred Action for Parents of Americans and Lawful Permanent Residents (DAPA), Employment authorization, Family-based petitions, Naturalization/Citizenship, Temporary Protected Status (TPS)</td>
<td>Help completing forms, Filings with USCIS</td>
<td>7188 W. Potomac Dr., Boise, ID 83704</td>
<td>(208) 344-1792, <a href="http://www.rescue.org">http://www.rescue.org</a>, <a href="mailto:rabiou.manzo@rescue.org">rabiou.manzo@rescue.org</a></td>
</tr>
<tr>
<td><strong>Jannus, Inc - Agency for New Americans</strong></td>
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<tr>
<td><strong>Areas of legal assistance:</strong> Adjustment of Status, Employment authorization, Family-based petitions, Naturalization/Citizenship</td>
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<tr>
<td><strong>Types of legal assistance:</strong> Help completing forms, Filings with USCIS</td>
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</tr>
<tr>
<td><strong>Location:</strong> 1614 W. Jefferson St, Boise, ID 83702</td>
<td></td>
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<tr>
<td><strong>Contact:</strong> (208) 338-0033, <a href="http://www.jannus.org/program/agency-for-new-americans">http://www.jannus.org/program/agency-for-new-americans</a>, <a href="mailto:info@jannus.org">info@jannus.org</a></td>
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<table>
<thead>
<tr>
<th><strong>La Posada, Inc</strong></th>
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</thead>
<tbody>
<tr>
<td><strong>Areas of legal assistance:</strong> Deferred Action for Childhood Arrivals (DACA), Deferred Action for Parents of Americans and Lawful Permanent Residents (DAPA), Employment authorization, Family-based petitions, Naturalization/Citizenship, U visas, Violence Against Women Act (VAWA) petitions</td>
</tr>
<tr>
<td><strong>Types of legal assistance:</strong> Help completing forms, Filings with USCIS, Representation before the Immigration Court, Representation before the Board of Immigration Appeals (BIA)</td>
</tr>
<tr>
<td><strong>Location:</strong> 355 4th Ave W, PO Box 1962, Twin Falls, ID 83301</td>
</tr>
<tr>
<td><strong>Contact:</strong> (208) 734-8700, <a href="mailto:laposadaministries@hotmail.com">laposadaministries@hotmail.com</a></td>
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<table>
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<tr>
<th><strong>University of Idaho College of Law Immigration Law Clinic</strong></th>
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<tr>
<td><strong>Areas of legal assistance:</strong> Adjustment of Status, Asylum applications, Consular Processing, Deferred Action for Childhood Arrivals (DACA), Deferred Action for Parents of Americans and Lawful Permanent Residents (DAPA), Employment authorization, Family-based petitions, Naturalization/Citizenship, Special Immigrant Juvenile Status, T visas, Temporary Protected Status (TPS), U visas, Violence Against Women Act (VAWA) petitions</td>
</tr>
<tr>
<td><strong>Types of legal assistance:</strong> Help completing forms, Filings with USCIS, Representation at Asylum Interviews (Credible Fear Interviews, Reasonable Fear Interviews), Representation before the Immigration Court, Representation before the Board of Immigration Appeals (BIA), Federal court appeals</td>
</tr>
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</table>
### World Relief (Boise Office)

#### Areas of legal assistance:
- Adjustment of Status
- Consular Processing
- Deferred Action for Childhood Arrivals (DACA)
- Deferred Action for Parents of Americans and Lawful Permanent Residents (DAPA)
- Employment authorization
- Family-based petitions
- Naturalization/Citizenship
- Temporary Protected Status (TPS)

#### Types of legal assistance:
- Help completing forms
- Filings with USCIS

#### Location:
- 6702 Fairview Avenue, Boise, ID 83704

#### Contact:
- (208) 323-4964 ext. 120, [http://boise.wr.org](http://boise.wr.org), gnix@wr.org
APPENDIX 3
YOUR NEAREST CONSULATES
<table>
<thead>
<tr>
<th>Closest Mexican Consulates</th>
<th>Closest Honduras Embassy</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Seattle, WA:</strong></td>
<td><strong>Washington, D.C.:</strong></td>
</tr>
<tr>
<td>2132 3rd Avenue</td>
<td>3007 Tilden Street NW, Suite #4M</td>
</tr>
<tr>
<td>Seattle, WA 98121</td>
<td>Washington, D.C. 20008</td>
</tr>
<tr>
<td>Phone: 206-448-3526</td>
<td>Phone: 202-966-7702</td>
</tr>
<tr>
<td>Email: <a href="mailto:conseattle@consulmexseattle.org">conseattle@consulmexseattle.org</a></td>
<td>Email: <a href="mailto:embassy@hondurasemb.org">embassy@hondurasemb.org</a></td>
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<table>
<thead>
<tr>
<th>Closest Boise, ID:</th>
<th>Closest Guatemala Consulate</th>
</tr>
</thead>
<tbody>
<tr>
<td>701 Morrison Knudsen Plaza Drive, Suite #102</td>
<td><strong>San Francisco, CA:</strong></td>
</tr>
<tr>
<td>Boise, ID 83712</td>
<td>785 Market Street, Suite #400</td>
</tr>
<tr>
<td>Phone: 208-343-6228</td>
<td>San Francisco, CA 94103</td>
</tr>
<tr>
<td>Email: <a href="mailto:infoboise@sre.gob.mx">infoboise@sre.gob.mx</a></td>
<td>Phone: 415-563-8319</td>
</tr>
<tr>
<td></td>
<td>Email: <a href="mailto:conssanfrancisco@minex.gob.gt">conssanfrancisco@minex.gob.gt</a></td>
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</table>

<table>
<thead>
<tr>
<th>Closest Portland, OR</th>
<th>Closest Costa Rica Consulate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1305 SW 12th Ave</td>
<td><strong>Los Angeles, CA:</strong></td>
</tr>
<tr>
<td>Portland, OR 97201</td>
<td>1605 W. Olympic Boulevard Suite #400</td>
</tr>
<tr>
<td>Phone: 503-274-1442</td>
<td>Los Angeles, CA 90015</td>
</tr>
<tr>
<td>Email: <a href="mailto:portland@sre.gob.mx">portland@sre.gob.mx</a></td>
<td>Phone: 213-380-7915</td>
</tr>
<tr>
<td></td>
<td>Email: <a href="mailto:concr-us-ca@rree.go.cr">concr-us-ca@rree.go.cr</a></td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>Closest Nicaraguan Consulate</th>
<th>Closest Costa Rica Consulate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>San Francisco, CA:</strong></td>
<td><strong>Los Angeles, CA:</strong></td>
</tr>
<tr>
<td>870 Market Street, Suite #514-520</td>
<td>1605 W. Olympic Boulevard Suite #400</td>
</tr>
<tr>
<td>San Francisco, CA 94102</td>
<td>Los Angeles, CA 90015</td>
</tr>
<tr>
<td>Phone: 415-765-6821 / 6823 / 6825</td>
<td>Phone: 213-380-7915</td>
</tr>
<tr>
<td>Email: <a href="mailto:dgaleano@cancilleria.gob.ni">dgaleano@cancilleria.gob.ni</a></td>
<td>Email: <a href="mailto:concr-us-ca@rree.go.cr">concr-us-ca@rree.go.cr</a></td>
</tr>
<tr>
<td>Closest Consulate</td>
<td>Address</td>
</tr>
<tr>
<td>-------------------</td>
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</tr>
<tr>
<td>El Salvador</td>
<td>San Francisco, CA: 507 Polk Street, Suite #280</td>
</tr>
<tr>
<td>Panama</td>
<td>Los Angeles, CA: 111 W. Ocean Boulevard, Suite #1570</td>
</tr>
<tr>
<td>Afghanistan</td>
<td>Beverly Hills, CA: 120 S. Doheny Dr.</td>
</tr>
<tr>
<td>Iraq</td>
<td>Los Angeles, CA: 4500 Wilshire Boulevard</td>
</tr>
</tbody>
</table>
APPENDIX 4
POWER OF ATTORNEY DELEGATING PARENTAL POWERS
POWER OF ATTORNEY DELEGATING PARENTAL POWERS

__________________________________________, a parent or guardian
of the minor child/ren

__________________________________________, born ______________________

[name(s) and birthdate(s)]

__________________________________________, born ______________________

[name(s) and birthdate(s)]

__________________________________________, born ______________________

[name(s) and birthdate(s)]

pursuant to Idaho Code Section 15-5-104, delegates his/her/their parental powers to

__________________________________________, of ______________________

(Typewritten or printed name of parenting delegate) (Current address of delegate)

[ ] The delegate named above is a [ ] grandparent, [ ] sibling of a parent, or [ ] sibling of the above minor child/ren. This power of attorney shall remain in full force and effect for [ ] three (3) years, unless earlier revoked by me in writing; OR [ ] from __________ until __________ unless earlier revoked by me in writing.

[ ] The delegate named above is NOT a grandparent, sibling of a parent, sibling of the above minor child/ren. This power of attorney shall remain in full force and effect for six (6) months unless earlier revoked by me in writing.

This delegation includes all powers regarding the care, custody, and property of the minor child/ren except the power to consent to marriage or adoption of the minor child/ren.

This delegation expressly allows my delegate to travel outside the United States with the minor child/ren.

[ ]Yes [ ]No

This delegation is effective [ ] immediately, [ ] on the following date ______________________

(Signature of Parent or Guardian) (Signature of Parent or Guardian) (Signature date)

Optional Witnesses

__________________________________________ is known to me as the parent of the children listed in the foregoing delegation and signed the delegation and acknowledged to us that s/he executed the same.

(signature of witness) (Date) (signature of witness) (Date)
Optional Notarization

STATE OF )
    : ss
County of )

On the ___ day of _____, 20___, before me, a Notary Public, personally appeared
____________________, known or identified to me to be the person whose name is subscribed to the
within or foregoing instrument, and acknowledged to me that s/he executed the same.

________________________________________________________________________

Notary Public for

Residing at

Commission expires: _________________________
APPENDIX 5
REVOCATION OF PARENTAL POWERS
REVOCATION OF DELEGATION OF PARENTAL POWERS

I, ____________________________ [name], currently residing at ____________________________ [address] in ____________________________ [City], Idaho, do hereby revoke, annul, cancel and nullify, in its entirety, the delegation of parental powers bestowed to ____________________________ [prior agent], on the _____ day of _____________, 20__ [date prior Parental Delegation was signed]. This revocation is to be effective immediately. All authority, rights and powers previously granted to the aforementioned agent are now rescinded, terminated, and dismissed.

DATED: ____________________________ ____________________________

Signature of Parent 1

DATED: ____________________________ ____________________________

Signature of Parent 2

Optional Notarization

STATE OF IDAHO )

ss.

County of )

On this _____ day of _____________, 20__, before me, the undersigned Notary Public, personally appeared ____________________________ known to me to be the person whose name is subscribed to the foregoing instrument, and he acknowledged to me that he executed the same.

IN WITNESS WHEREOF, I have set my hand and seal the day and year as above written.

__________________________ Notary Public for Idaho
Residing at:
Commission Expires:

Optional Acknowledgment of Receipt

I ____________________________, hereby acknowledge that I have received this revocation document and that I understand that the Delegation of Parenting Powers previously bestowed on me by ____________________________, regarding the following children ____________________________, has been revoked as of this date: ____________________________.

__________________________ Signature of former parental delegate
APPENDIX 6
FORM TO GET CHILD’S BIRTH CERTIFICATE
PLEASE READ THESE INSTRUCTIONS CAREFULLY

WHO CAN ORDER
Only immediate family members, their legal representative, or those who provide documentation showing it is needed for their property right may order legally confidential certificates. Immediate family includes: spouse, sibling, parent, child, grandparent, and grandchild.

Proof of relation/legal representation may be required. Step-relatives, in-laws, great-grandparents, aunts, uncles, cousins, etc. are not immediate family as defined by Idaho Statute.

IDENTIFICATION IS REQUIRED
The applicant (person signing this request) must provide a photocopy of their driver’s license or other current signed government [state, federal or tribal] issued picture identification. If this is not available, copies of two other forms of identification are required; one of which MUST include the applicant’s signature. (Refer to the following list) ID is accepted upon validity verification by our office.

IMPORTANT: If acceptable identification is NOT enclosed, and/or your application is incomplete, your request will be returned and significant delays in processing your order may occur.

APPROVED IDENTIFICATION LIST

<table>
<thead>
<tr>
<th>Current Government Issued Picture Identification with a signature</th>
<th>OR Two Forms of CURRENT ID – One MUST have a Signature</th>
<th>OR</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Driver’s License</td>
<td>• Social Security Card with signature</td>
<td>• Notarized Signature on the Request</td>
</tr>
<tr>
<td>• State ID Card</td>
<td>• Work ID Card with picture or signature</td>
<td>• Have an immediate family member (that has current ID from the approved list) request it for you (Please Note: Proof of relation may be required.)</td>
</tr>
<tr>
<td>• Passport</td>
<td>• Auto registration with signature</td>
<td>• Court Order</td>
</tr>
<tr>
<td>• Tribal ID Card</td>
<td>• Traffic Ticket with signature</td>
<td></td>
</tr>
<tr>
<td>• Concealed Weapons Permit</td>
<td>• Court Record with signature</td>
<td></td>
</tr>
<tr>
<td>• Prison ID Card</td>
<td>• College/School ID with picture</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Matricula Card with signature</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Insurance Record</td>
<td></td>
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<tr>
<td></td>
<td>• Auto Insurance</td>
<td></td>
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<tr>
<td></td>
<td>• Driver Permit</td>
<td></td>
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<tr>
<td></td>
<td>• Pay stub</td>
<td></td>
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<tr>
<td></td>
<td>• Hunting/Fishing License</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Passport Card</td>
<td></td>
</tr>
</tbody>
</table>

FEES
CERTIFICATE FEES
Each certified copy or record search of a Birth, Stillbirth/Miscarriage, Death, Marriage or Divorce Certificate is $16.00. Certified copies are computer-generated and are valid for most legal purposes. If the requested certificate cannot be found a statement of search will be issued. A certified photocopy (not computer-generated) of a Birth, Stillbirth/Miscarriage, Death, Marriage or Divorce certificate can be ordered for $21.00; each additional certified photocopy of that record, ordered at the same time, is $16.00.

LEGAL FEES
The Processing fee to complete an adoption, paternity, or court order name change is $20.00. The processing fee to complete a delayed registration is $25.00. (Does not include a copy of the certificate).

RUSH FEES
If you would like to RUSH your order, please include a one-time charge of $10.00 (per event) and write RUSH on the outside of your envelope. If you would like to RUSH your legal action, please include a one-time charge of $25.00 (per event). There is no shipping charge for regular mail. If express mail is desired, you may express mail your request to us and include a prepaid express mail envelope back to yourself. We cannot send your order C.O.D.

To order on-line, through VitalChek, please see our website at http://www.vitalrecords.chw.idaho.gov. Additional charges will apply. All credit card orders are processed through VitalChek.

Make checks or money orders payable to Idaho Vital Records.

SUBMITTING THE REQUEST
Complete the request form and mail it to the address on the front of the form. Remember to sign your request and enclose the correct fees and a copy of both sides of your signed picture ID.

WARNING: False application for a certified copy of a vital record is a felony punishable by a fine up to $5,000, five years in prison, or both (Title 39, Chapter 2, Idaho Code).

07-25-2016
IDENTIFICATION IS REQUIRED

Birth records are legally confidential in Idaho for 100 years. Marriage, death and divorce records are legally confidential for 50 years. Only immediate family members or their legal representatives may receive copies of these records.

The applicant (person who signs the request) must provide a photocopy of their current driver's license or other current signed government [state, federal or tribal] issued picture identification. If this is not available, copies of two other forms of identification are required; one of which must have a signature.
(Refer to the following list)

ID is accepted upon validity verification by our office.

Please note: A legible photocopy of both the front and back of the identification must be submitted.

Approved Identification List

Picture Identification-with a signature
Drivers License
State Identification Card
Passport
Tribal Identification Card
Concealed Weapons Permit
Prison ID Card

OR: Two Forms of ID- one must have a signature
Social Security Card with signature
Work ID Card with picture or signature
Auto registration with signature
Traffic Ticket with signature
Court Record with signature
College/School ID with picture
Matricula Card with signature

Insurance Record
Auto Insurance
Driver Permit
Pay Stub
Passport Card
Doctor/Medical Record
Hunting/Fishing License

OR: Notarized Signature on the Request
OR: Have an immediate family member (that has a current ID from the suggested list) request it for you (Please note: Proof of relation may be required.
OR: Court Order
**YOUR MAILING ADDRESS INFORMATION (PERSON REQUESTING THE CERTIFICATE)**

<table>
<thead>
<tr>
<th>FULL FIRST NAME</th>
<th>FULL MIDDLE NAME</th>
<th>FULL LAST NAME</th>
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<tr>
<th>STREET AND NUMBER (P.O. BOX)</th>
<th>CITY, STATE</th>
<th>ZIP CODE</th>
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<tr>
<th>CONTACT PHONE NUMBER (DAYTIME)</th>
<th>YOUR RELATIONSHIP TO THE PERSON NAMED ON THE CERTIFICATE (SELF, MOTHER, ETC.)</th>
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<tr>
<th>PURPOSE FOR THE CERTIFICATE</th>
<th>INCLUDE COPY OF ACKNOWLEDGEMENT OF PATERNITY WITH BIRTH CERTIFICATE.</th>
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</table>

**SIGNATURE OF THE PERSON REQUESTING THE CERTIFICATE:** PROVIDE A PHOTOCOPY OF SIGNER'S IDENTIFICATION *

**IMPORTANT: BIRTH, DEATH, STILLBIRTH, MARRIAGE OR DIVORCE MUST HAVE OCCURRED IN IDAHO**

- **EVENT REQUESTED:** BIRTH  □ STILLBIRTH □ DEATH □ Available from July of 1911  MISCARRIAGE □ Available from July of 2016

**NAME ON THE CERTIFICATE**

<table>
<thead>
<tr>
<th>FULL FIRST NAME</th>
<th>FULL MIDDLE NAME</th>
<th>FULL LAST NAME</th>
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<tr>
<th>DATE OF EVENT</th>
<th>CITY OF EVENT</th>
<th>NUMBER OF COPIES YOU ARE REQUESTING</th>
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- **MOTHER □ FATHER**

<table>
<thead>
<tr>
<th>FULL FIRST NAME</th>
<th>FULL MIDDLE NAME</th>
<th>FULL LAST NAME</th>
<th>MAIDEN SURNAME</th>
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- **MOTHER □ FATHER**

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</table>

- **EVENT REQUESTED:** MARRIAGE □ DIVORCE □ Available from May of 1947

**BRIDE/WIFE □ GROOM/HUSBAND**

<table>
<thead>
<tr>
<th>FULL FIRST NAME</th>
<th>FULL MIDDLE NAME</th>
<th>FULL LAST NAME (AT THE TIME OF THE EVENT)</th>
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**BRIDE/WIFE □ GROOM/HUSBAND**

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**ORDER/TOTALS**

<table>
<thead>
<tr>
<th>DESCRIPTION OF ITEM</th>
<th>FEES</th>
<th>#OF COPIES</th>
<th>TOTAL COST</th>
</tr>
</thead>
<tbody>
<tr>
<td>BIRTH-STILLBIRTH-MISCARRIAGE-MARRIAGE-DIVORCE-DEATH CERTIFIED COPY (COMPUTER GENERATED)</td>
<td>$16.00</td>
<td>$ 0.00</td>
<td></td>
</tr>
<tr>
<td>BIRTH-STILLBIRTH-MISCARRIAGE-MARRIAGE-DIVORCE-DEATH CERTIFIED PHOTOCOPY ADDITIONAL PHOTOCOPIES OF THE SAME CERTIFICATE EVENT</td>
<td>$21.00</td>
<td>$ 0.00</td>
<td></td>
</tr>
<tr>
<td>SPECIAL HANDLING (RUSH ORDERS ONLY) PER EVENT REQUESTED</td>
<td>$16.00</td>
<td>$ 0.00</td>
<td></td>
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</tbody>
</table>

**TOTAL ENCLOSED**

| TOTAL | $ 0.00 |

* See the back of this document for further instructions, information, and explanation of fees.

* If you would like to RUSH your order, please include a one-time charge of $10.00 (per event) and write RUSH on the outside of your envelope. There is no shipping charge for regular mail. If express mail is desired, you may express mail your request to us and include a prepaid express mail envelope back to yourself. We cannot send your order C.O.D.
Applying for a Social Security Card is free!

USE THIS APPLICATION TO:

- Apply for an original Social Security card
- Apply for a replacement Social Security card
- Change or correct information on your Social Security number record

IMPORTANT: You MUST provide a properly completed application and the required evidence before we can process your application. We can only accept original documents or documents certified by the custodian of the original record. Notarized copies or photocopies which have not been certified by the custodian of the record are not acceptable. We will return any documents submitted with your application. For assistance call us at 1-800-772-1213 or visit our website at www.socialsecurity.gov.

Original Social Security Card
To apply for an original card, you must provide at least two documents to prove age, identity, and U.S. citizenship or current lawful, work-authorized immigration status. If you are not a U.S. citizen and do not have DHS work authorization, you must prove that you have a valid non-work reason for requesting a card. See page 2 for an explanation of acceptable documents.

NOTE: If you are age 12 or older and have never received a Social Security number, you must apply in person.

Replacement Social Security Card
To apply for a replacement card, you must provide one document to prove your identity. If you were born outside the U.S., you must also provide documents to prove your U.S. citizenship or current, lawful, work-authorized status. See page 2 for an explanation of acceptable documents.

Changing Information on Your Social Security Record
To change the information on your Social Security number record (i.e., a name or citizenship change, or corrected date of birth) you must provide documents to prove your identity, support the requested change, and establish the reason for the change. For example, you may provide a birth certificate to show your correct date of birth. A document supporting a name change must be recent and identify you by both your old and new names. If the name change event occurred over two years ago or if the name change document does not have enough information to prove your identity, you must also provide documents to prove your identity in your prior name and/or in some cases your new legal name. If you were born outside the U.S. you must provide a document to prove your U.S. citizenship or current lawful, work-authorized status. See page 2 for an explanation of acceptable documents.

LIMITS ON REPLACEMENT SOCIAL SECURITY CARDS
Public Law 108-458 limits the number of replacement Social Security cards you may receive to 3 per calendar year and 10 in a lifetime. Cards issued to reflect changes to your legal name or changes to a work authorization legend do not count toward these limits. We may also grant exceptions to these limits if you provide evidence from an official source to establish that a Social Security card is required.

IF YOU HAVE ANY QUESTIONS
If you have any questions about this form or about the evidence documents you must provide, please visit our website at www.socialsecurity.gov for additional information as well as locations of our offices and Social Security Card Centers. You may also call Social Security at 1-800-772-1213. You can also find your nearest office or Card Center in your local phone book.
EVIDENCE DOCUMENTS

The following lists are examples of the types of documents you must provide with your application and are not all inclusive. Call us at 1-800-772-1213 if you cannot provide these documents.

IMPORTANT: If you are completing this application on behalf of someone else, you must provide evidence that shows your authority to sign the application as well as documents to prove your identity and the identity of the person for whom you are filing the application. We can only accept original documents or documents certified by the custodian of the original record. Notarized copies or photocopies which have not been certified by the custodian of the record are not acceptable.

Evidence of Age
In general, you must provide your birth certificate. In some situations, we may accept another document that shows your age. Some of the other documents we may accept are:

- U.S. hospital record of your birth (created at the time of birth)
- Religious record established before age five showing your age or date of birth
- Passport
- Final Adoption Decree (the adoption decree must show that the birth information was taken from the original birth certificate)

Evidence of Identity
You must provide current, unexpired evidence of identity in your legal name. Your legal name will be shown on the Social Security card. Generally, we prefer to see documents issued in the U.S. Documents you submit to establish identity must show your legal name AND provide biographical information (your date of birth, age, or parents' names) and/or physical information (photograph, or physical description - height, eye and hair color, etc.). If you send a photo identity document but do not appear in person, the document must show your biographical information (e.g., your date of birth, age, or parents' names). Generally, documents without an expiration date should have been issued within the past two years for adults and within the past four years for children.

As proof of your identity, you must provide a:

- U.S. driver’s license; or
- U.S. State-issued non-driver identity card; or
- U.S. passport

If you do not have one of the documents above or cannot get a replacement within 10 work days, we may accept other documents that show your legal name and biographical information, such as a U.S. military identity card, Certificate of Naturalization, employee identity card, certified copy of medical record (clinic, doctor or hospital), health insurance card, Medicaid card, or school identity card/record. For young children, we may accept medical records (clinic, doctor, or hospital) maintained by the medical provider. We may also accept a final adoption decree, or a school identity card, or other school record maintained by the school.

If you are not a U.S. citizen, we must see your current U.S. immigration document(s) and your foreign passport with biographical information or photograph.

WE CANNOT ACCEPT A BIRTH CERTIFICATE, HOSPITAL SOUVENIR BIRTH CERTIFICATE, SOCIAL SECURITY CARD STUB OR A SOCIAL SECURITY RECORD as evidence of identity.

Evidence of U.S. Citizenship
In general, you must provide your U.S. birth certificate or U.S. Passport. Other documents you may provide are a Consular Report of Birth, Certificate of Citizenship, or Certificate of Naturalization.

Evidence of Immigration Status
You must provide a current unexpired document issued to you by the Department of Homeland Security (DHS) showing your immigration status, such as Form I-551, I-94, or I-766. If you are an international student or exchange visitor, you may need to provide additional documents, such as Form I-20, DS-2019, or a letter authorizing employment from your school and employer (F-1) or sponsor (J-1). We CANNOT accept a receipt showing you applied for the document. If you are not authorized to work in the U.S., we can issue you a Social Security card only if you need the number for a valid non-work reason. Your card will be marked to show you cannot work and if you do work, we will notify DHS. See page 3, item 5 for more information.
HOW TO COMPLETE THIS APPLICATION

Complete and sign this application LEGIBLY using ONLY black or blue ink on the attached or downloaded form using only 8 ½” x 11” (or A4 8.25” x 11.7”) paper.

GENERAL: Items on the form are self-explanatory or are discussed below. The numbers match the numbered items on the form. If you are completing this form for someone else, please complete the items as they apply to that person.

4. Show the month, day, and full (4 digit) year of birth; for example, “1998” for year of birth.

5. If you check “Legal Alien Not Allowed to Work” or “Other,” you must provide a document from a U.S. Federal, State, or local government agency that explains why you need a Social Security number and that you meet all the requirements for the government benefit. NOTE: Most agencies do not require that you have a Social Security number. Contact us to see if your reason qualifies for a Social Security number.

6., 7. Providing race and ethnicity information is voluntary and is requested for informational and statistical purposes only. Your choice whether to answer or not does not affect decisions we make on your application. If you do provide this information, we will treat it very carefully.

9.B., 10.B. If you are applying for an original Social Security card for a child under age 18, you MUST show the parents' Social Security numbers unless the parent was never assigned a Social Security number. If the number is not known and you cannot obtain it, check the “unknown” box.

13. If the date of birth you show in item 4 is different from the date of birth currently shown on your Social Security record, show the date of birth currently shown on your record in item 13 and provide evidence to support the date of birth shown in item 4.

16. Show an address where you can receive your card 7 to 14 days from now.

17. WHO CAN SIGN THE APPLICATION? If you are age 18 or older and are physically and mentally capable of reading and completing the application, you must sign in item 17. If you are under age 18, you may either sign yourself, or a parent or legal guardian may sign for you. If you are over age 18 and cannot sign on your own behalf, a legal guardian, parent, or close relative may generally sign for you. If you cannot sign your name, you should sign with an "X" mark and have two people sign as witnesses in the space beside the mark. Please do not alter your signature by including additional information on the signature line as this may invalidate your application. Call us if you have questions about who may sign your application.

HOW TO SUBMIT THIS APPLICATION

In most cases, you can take or mail this signed application with your documents to any Social Security office. Any documents you mail to us will be returned to you. Go to [https://secure.ssa.gov/apps6z/FOLO/fo001.jsp](https://secure.ssa.gov/apps6z/FOLO/fo001.jsp) to find the Social Security office or Social Security Card Center that serves your area.
PROTECT YOUR SOCIAL SECURITY NUMBER AND CARD

Protect your SSN card and number from loss and identity theft. DO NOT carry your SSN card with you. Keep it in a secure location and only take it with you when you must show the card; e.g., to obtain a new job, open a new bank account, or to obtain benefits from certain U.S. agencies. Use caution in giving out your Social Security number to others, particularly during phone, mail, email and Internet requests you did not initiate.

PRIVACY ACT STATEMENT
Collection and Use of Personal Information

Sections 205(c) and 702 of the Social Security Act, as amended, authorize us to collect this information. The information you provide will be used to assign you a Social Security number and issue a Social Security card.

The information you furnish on this form is voluntary. However, failure to provide the requested information may prevent us from issuing you a Social Security number and card.

We rarely use the information you supply for any purpose other than for issuing a Social Security number and card. However, we may use it for the administration and integrity of Social Security programs. We may also disclose information to another person or to another agency in accordance with approved routine uses, which include but are not limited to the following:

1. To enable a third party or an agency to assist Social Security in establishing rights to Social Security benefits and/or coverage;

2. To comply with Federal laws requiring the release of information from Social Security records (e.g., to the Government Accountability Office and Department of Veterans’ Affairs);

3. To make determinations for eligibility in similar health and income maintenance programs at the Federal, State, and local level; and

4. To facilitate statistical research, audit or investigative activities necessary to assure the integrity of Social Security programs.

We may also use the information you provide in computer matching programs. Matching programs compare our records with records kept by other Federal, State, or local government agencies. Information from these matching programs can be used to establish or verify a person's eligibility for Federally-funded or administered benefit programs and for repayment of payments or delinquent debts under these programs.

Complete lists of routine uses for this information are available in System of Records Notice 60-0058 (Master Files of Social Security Number (SSN) Holders and SSN Applications). The Notice, additional information regarding this form, and information regarding our systems and programs, are available on-line at [www.socialsecurity.gov](http://www.socialsecurity.gov) or at any local Social Security office.

This information collection meets the requirements of 44 U.S.C. §3507, as amended by Section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget control number. We estimate that it will take about 8.5 to 9.5 minutes to read the instructions, gather the facts, and answer the questions. You may send comments on our time estimate to: SSA, 6401 Security Blvd., Baltimore, MD 21235-6401. Send only comments relating to our time estimate to this address, not the completed form.
SOCIAL SECURITY ADMINISTRATION
Application for a Social Security Card

1. NAME
   TO BE SHOWN ON CARD
   First  Full Middle Name  Last
   FULL NAME AT BIRTH
   IF OTHER THAN ABOVE
   First  Full Middle Name  Last
   OTHER NAMES USED

2. Social Security number previously assigned to the person listed in item 1
   [ ] [ ] [ ] [ ] [ ] [ ]
   [ ] [ ] [ ] [ ] [ ] [ ]

3. PLACE OF BIRTH
   (Do Not Abbreviate)
   City
   State or Foreign Country
   FCI

4. DATE OF BIRTH
   MM/DD/YYYY

5. CITIZENSHIP
   (Check One)
   [ ] U.S. Citizen
   [ ] Legal Alien Allowed To Work
   [ ] Legal Alien Not Allowed To Work (See Instructions On Page 3)
   [ ] Other (See Instructions On Page 3)

6. ETHNICITY
   Are You Hispanic or Latino? (Your Response is Voluntary)
   Yes  No

7. RACE
   Select One or More (Your Response is Voluntary)
   [ ] Native Hawaiian
   [ ] American Indian
   [ ] Other Pacific Islander
   [ ] Alaska Native
   [ ] Black/African American
   [ ] White

8. SEX
   [ ] Male
   [ ] Female

9. A. PARENT/ MOTHER’S NAME AT HER BIRTH
   First  Full Middle Name  Last

10. B. PARENT/ MOTHER’S SOCIAL SECURITY NUMBER (See instructions for 9B on Page 3)
    [ ] [ ] [ ] [ ] [ ] [ ]
    [ ] [ ] [ ] [ ] [ ] [ ]

11. A. PARENT/ FATHER’S NAME
    First  Full Middle Name  Last

12. B. PARENT/ FATHER’S SOCIAL SECURITY NUMBER (See instructions for 10B on Page 3)
    [ ] [ ] [ ] [ ] [ ] [ ]
    [ ] [ ] [ ] [ ] [ ] [ ]

13. Has the person listed in item 1 or anyone acting on his/her behalf ever filed for or received a Social Security number card before?
    [ ] Yes (If “yes” answer questions 12-13)
    [ ] No
    [ ] Don’t Know (If “don’t know,” skip to question 14.)

14. Name shown on the most recent Social Security card issued for the person listed in item 1
    First  Full Middle Name  Last

15. TODAY’S DATE
    MM/DD/YYYY

16. MAILING ADDRESS
    (Do Not Abbreviate)
    Street Address, Apt. No., PO Box, Rural Route No.
    City
    State/Foreign Country
    ZIP Code

17. I declare under penalty of perjury that I have examined all the information on this form, and on any accompanying statements or forms, and it is true and correct to the best to my knowledge.

18. YOUR SIGNATURE

19. YOUR RELATIONSHIP TO THE PERSON IN ITEM 1 IS:
   [ ] Self
   [ ] Natural Or Adoptive Parent
   [ ] Legal Guardian
   [ ] Other

DO NOT WRITE BELOW THIS LINE (FOR SSA USE ONLY)
NPN  DOC  NTI  CAN  ITV
PBC  EVI  EVA  EVC  PRA
NWR  DNR  UNIT
EVIDENCE SUBMITTED
SIGNATURE AND TITLE OF EMPLOYEE(S) REVIEWING EVIDENCE AND/OR CONDUCTING INTERVIEW
DATE
DCL  DATE

Form SS-5 (08-2011) ef (08-2011) Destroy Prior Editions Page 5
<table>
<thead>
<tr>
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<tr>
<td>US Social Security Administration</td>
<td>1249 S Vinnell Way #101</td>
<td>Boise</td>
<td>ID</td>
<td>83709</td>
<td>(855)377-9316</td>
</tr>
<tr>
<td>US Social Security Administration</td>
<td>1118 S Kimbal Ave</td>
<td>Caldwell</td>
<td>ID</td>
<td>83605</td>
<td>(877)836-1560</td>
</tr>
<tr>
<td>US Social Security Administration</td>
<td>7400 N Mineral Dr Suite 100</td>
<td>Coeur d’Alene</td>
<td>ID</td>
<td>83815</td>
<td>(866)931-2523</td>
</tr>
<tr>
<td>US Social Security Administration</td>
<td>2196 Channing Way</td>
<td>Idaho Falls</td>
<td>ID</td>
<td>83404</td>
<td>(866)253-0489</td>
</tr>
<tr>
<td>US Social Security Administration</td>
<td>1617 19th Ave.</td>
<td>Lewiston</td>
<td>ID</td>
<td>83501</td>
<td>(877)405-9796</td>
</tr>
<tr>
<td>US Social Security Administration</td>
<td>1437 Fillmore St.</td>
<td>Twin Falls</td>
<td>ID</td>
<td>83301</td>
<td>(866)748-2087</td>
</tr>
<tr>
<td>US Social Security Administration</td>
<td>861 Jefferson Ave.</td>
<td>Pocatello</td>
<td>ID</td>
<td>83201</td>
<td>(866)643-3407</td>
</tr>
</tbody>
</table>
APPENDIX 8
U.S. PASSPORT APPLICATION FORMS AND OFFICES
FOR INFORMATION AND QUESTIONS

Visit the official Department of State website at travel.state.gov or contact the National Passport Information Center (NPIC) via toll-free at 1-877-487-2778 (TDD: 1-888-874-7793) and NPIC@state.gov. Customer Service Representatives are available Monday-Friday 8:00a.m.-10:00p.m. Eastern Time (excluding federal holidays). Automated information is available 24 hours a day, 7 days a week.

WHAT TO SUBMIT WITH THIS FORM:
1. PROOF OF U.S. CITIZENSHIP: Evidence of U.S. citizenship AND a photocopy of the front (and back, if there is printed information) must be submitted with your application. The photocopy must be on 8 ½ inch by 11 inch paper, black and white ink, legible, and clear. Evidence that is not damaged, altered, or forged will be returned to you. Note: Lawful permanent resident cards submitted with this application will be forwarded to U.S. Citizenship and Immigration Services, if we determine that you are a U.S. citizen.
2. PROOF OF IDENTITY: You must present your original identification AND submit a photocopy of the front and back with your passport application.
3. RECENT COLOR PHOTOGRAPH: Photograph must meet passport requirements – full front view of the face and 2x2 inches in size.
4. FEES: Please visit our website at travel.state.gov for current fees.

HOW TO SUBMIT THIS FORM:
Complete and submit this application in person to a designated acceptance agent: a clerk of a federal or state court of record or a judge or clerk of a probate court accepting applications; a designated municipal or county official; a designated postal employee at an authorized post office; an agent at a passport agency (by appointment only); or a U.S. consular official at a U.S. Embassy or Consulate, if abroad. To find your nearest acceptance facility, visit travel.state.gov or contact the National Passport Information Center at 1-877-487-2778.

Follow the instructions on Page 2 for detailed information to completion and submission of this form.

REQUIREMENTS FOR CHILDREN

- AS DIRECTED BY PUBLIC LAW 106-113 AND 22 CFR 51.28:
  To submit an application for a child under age 16 both parents or the child's legal guardian(s) must appear and present the following:
  - Evidence of the child's U.S. citizenship;
  - Evidence of the child's relationship to parents/guardian(s); AND
  - Original parental/guardian government-issued identification AND a photocopy of the front and back side of presented identification.

IF ONLY ONE PARENT APPEARS, YOU MUST ALSO SUBMIT ONE OF THE FOLLOWING:
- Second parent's notarized written statement or DS-3053 (including the child's full name and date of birth) consenting to the passport issuance for the child. The notarized statement cannot be more than three months old and must be signed and notarized on the same day, and must come with a photocopy of the front and back side of the second parent's government-issued photo identification; OR
- Second parent's death certificate if second parent is deceased; OR
- Primary evidence of sole authority to apply, such as a court order; OR
- A written statement or DS-5525 (made under penalty of perjury) explaining in detail the second parent's unavailability.

- AS DIRECTED BY REGULATION 22 C.F.R. 51.21 AND 51.28:
  - Each minor child applying for a U.S. passport book and/or passport card must appear in person.

PASSPORT VALIDITY LENGTH

If you are 16 years of age or older: Your U.S. passport will be valid for 10 years from the date of issue except where limited by the Secretary of State to a shorter period.

If you are under 16 years of age: Your U.S. passport will be valid for 5 years from the date of issue except where limited by the Secretary of State to a shorter period.

APPLICANTS WHO HAVE HAD A PREVIOUS U.S. PASSPORT BOOK AND/OR PASSPORT CARD

LOST OR STOLEN - If you cannot submit your valid or potentially valid U.S. passport book and/or passport card with this application and you have not previously submitted Form DS-64, Statement Regarding a Lost or Stolen U.S. Passport, you are required to fill out and submit a DS-64 with this application.

IN MY POSSESSION - If your most recent U.S. passport book and/or passport card was issued less than 15 years ago, and you were over the age of 16 at the time of issuance, you may be eligible to use Form DS-82 to renew your passport by mail.

FAILURE TO PROVIDE INFORMATION REQUESTED ON THIS FORM, INCLUDING YOUR SOCIAL SECURITY NUMBER, MAY RESULT IN SIGNIFICANT PROCESSING DELAYS AND/OR THE DENIAL OF YOUR APPLICATION.

WARNING: False statements made knowingly and willfully in passport applications, including affidavits or other documents submitted to support this application, are punishable by fine and/or imprisonment under U.S. law including the provisions of 18 U.S.C. 1001, 18 U.S.C. 1542, and/or 18 U.S.C. 1621. Alteration or mutilation of a passport issued pursuant to this application is punishable by fine and/or imprisonment under the provisions of 18 U.S.C. 1543. The use of a passport in violation of the restrictions contained herein or of the passport regulations is punishable by fine and/or imprisonment under 18 U.S.C. 1544. All statements and documents are subject to verification.
PROOF OF U.S. CITIZENSHIP

APPLICANTS BORN IN THE UNITED STATES: Submit a previous U.S. passport or certified birth certificate. Passports that are limited in validity will need to be supplemented by other evidence. A birth certificate must include your full name, date and place of birth, sex, date the birth record was filed, the seal or other certification of the official custodian of such records (state, county, or city/town office), and the full names of your parent(s).

- If the birth certificate was filed more than 1 year after the birth: It must be supported by evidence described in the next paragraph.
- If no birth record exists: Submit a registrar’s notice to that effect. Also, submit a combination of the evidence listed below, which should include your given name and surname, date and/or place of birth, and the seal or other certification of the office (if customary), and the signature of the issuing official:
  - A hospital birth record;
  - An early baptismal or circumcision certificate;
  - Early census, school, medical, or family Bible records;
  - Insurance files or published birth announcements (such as a newspaper article); and
  - Notarized affidavits (or DS-10, Birth Affidavit) of older blood relatives having knowledge of your birth may be submitted in addition to some of the records listed above.

APPLICANTS BORN OUTSIDE THE UNITED STATES: Submit a previous U.S. passport, Certificate of Naturalization, Certificate of Citizenship, Consular Report of Birth Abroad, or evidence described below:

- If you claim citizenship through naturalization of parent(s): Submit the Certificate(s) of Naturalization of your parent(s), your foreign birth certificate (and official translation if the document is not in English), proof of your admission to the United States for permanent residence, and your parents' marriage/certificate and/or evidence that you were in the legal and physical custody of your U.S. citizen parent, if applicable.
- If you claim citizenship through birth abroad to at least one U.S. citizen parent: Submit a Consular Report of Birth (Form FS-240), Certificate of Birth (Form DS-1350 or FS-545), or your foreign birth certificate (and official translation if the document is not in English), proof of U.S. citizenship of your parent, your parents' marriage certificate, and an affidavit showing all of your U.S. citizen parents' periods and places of residence/physical presence in the United States and abroad before your birth.
- If you claim citizenship through adoption by a U.S. citizen parent(s): Submit evidence of your permanent residence status, full and final adoption, and your U.S. citizen parent(s) evidence of legal and physical custody. (NOTE: Acquisition of U.S. citizenship for persons born abroad and adopted only applies if the applicant was born on or after 02/28/1983.)

ADDITIONAL EVIDENCE: You must establish your citizenship to the satisfaction of the acceptance agent and Passport Services. We may ask you to provide additional evidence to establish your claim to U.S. citizenship. Visit travel.state.gov for details.

PROOF OF IDENTITY

You may submit items such as the following containing your signature AND a photograph that is a good likeness of you: previous or current U.S. passport book; previous or current U.S. passport card; driver's license (not temporary or learner's license); Certificate of Naturalization; Certificate of Citizenship; military identification; or federal, state, or municipal government employee identification card. Temporary or altered documents are not acceptable.

You must establish your identity to the satisfaction of the acceptance agent and Passport Services. We may ask you to provide additional evidence to establish your identity. If you have changed your name, please see travel.state.gov for instructions.

IF YOU CANNOT PROVIDE DOCUMENTARY EVIDENCE OF IDENTITY as stated above, you must appear with an IDENTIFYING WITNESS, who is a U.S. citizen, non-citizen U.S. national, or permanent resident alien that has known you for at least two years. Your witness must prove his or her identity and complete and sign an Affidavit of Identifying Witness (Form DS-71) before the acceptance agent. You must also submit some identification of your own.

COLOR PHOTOGRAPH

Submit a color photograph of you alone, sufficiently recent to be a good likeness of you (taken within the last six months), and 2x2 inches in size. The image size measured from the bottom of your chin to the top of your head (including hair) should not be less than 1 inch, and not more than 1 3/8 inches. The photograph must be in color, clear, with a full front view of your face. The photograph must be taken with a neutral facial expression (preferred) or a natural smile, and with both eyes open and be printed on photo quality paper with a plain light (white or off-white) background. The photograph must be taken in normal street attire, without a hat, or head covering unless a signed statement is submitted by the applicant verifying that the hat or head covering is part of recognized, traditional religious attire that is customarily or required to be worn continuously when in public or a signed doctor's statement is submitted verifying the item is used daily for medical purposes. Headphones, "bluetooth", or similar devices must not be worn in the passport photograph. Glasses or other eyewear are not acceptable unless you provide a signed statement from a doctor explaining why you cannot remove them due to medical reasons (e.g., during the recovery period from eye surgery). Any photograph retouched so that your appearance is changed is unacceptable. A snapshot, most vending machine prints, hand-held self portraits, and magazine or full-length photographs are unacceptable. A digital photo must meet the previously stated qualifications, and will be accepted for use at the discretion of Passport Services. Visit our website at travel.state.gov for details and information.

FEES

FEES ARE LISTED ON OUR WEBSITE AT TRAVELSTATE.GOV, BY LAW, THE PASSPORT FEES ARE NON-REFUNDABLE.

- The passport application fee, security surcharge, and expedite fee may be paid in any of the following forms: Checks (personal, certified, or traveler's) with the applicant's full name and date of birth printed on the front; major credit card (Visa, Master Card, American Express, and Discover); bank draft or cashier's check; money order (U.S. Postal, international, currency exchange), or if abroad, the foreign currency equivalent, or a check drawn on a U.S. bank. All fees should be payable to the "U.S. Department of State" or if abroad, the appropriate U.S. Embassy or U.S. Consulate. When applying at a designated acceptance facility, the execution fee will be paid separately and should be made payable to the acceptance facility. NOTE: Some designated acceptance facilities do not accept credit cards as a form of payment.
- For faster processing, you may request expedited service. Please include the expedite fee in your payment. Our website contains updated information regarding fees and processing times for expedited service. Expedited service is only available for passports mailed in the United States and Canada.
- OVERNIGHT DELIVERY SERVICE is only available for passport book mailings in the United States. Please include the appropriate fee with your payment.
- An additional fee will be charged when, upon your request, the U.S. Department of State verifies issuance of a previous U.S. passport or Consular Report of Birth Abroad because you are unable to submit evidence of U.S. citizenship.
- For applicants with U.S. government or military authorization for no-fee passports, no fees are charged except the execution fee when applying at a designated acceptance facility.
NOTE REGARDING MAILING OF YOUR PASSPORT(S)

Passport Services will not mail a U.S. passport to a private address outside the United States or Canada. If you do not live at the address listed in the "mailing address", then you must put the name of the person and mark it as "In Care Of" in item # 8. If your mailing address changes prior to receipt of your new passport, please contact the National Passport Information Center.

If you choose to provide your email address in Item # 6 on this application, Passport Services may use that information to contact you in the event there is a problem with your application or if you need to provide information to us.

You may receive your newly issued passport book and/or card and your returned citizenship evidence in two separate mailings. If you are applying for both a U.S. passport book and passport card, you may receive three separate mailings: one with your returned citizenship evidence, one with your newly issued passport book, and one with your newly issued passport card.

FEDERAL TAX LAW

Section 6039E of the Internal Revenue Code (26 U.S.C. 6039E) and 22 U.S.C 2714a(f) require you to provide your Social Security number (SSN), if you have one, when you apply for or renew a U.S. passport. If you have never been issued a SSN, you must enter zeros in box #5 of this form. If you are residing abroad, you must also provide the name of the foreign country in which you are residing. The U.S. Department of State must provide your SSN and foreign residence information to the U.S. Department of the Treasury. If you fail to provide the information, your application may be denied and you are subject to a $500 penalty enforced by the IRS. All questions on this matter should be referred to the nearest IRS office.

NOTICE TO CUSTOMERS APPLYING OUTSIDE A DEPARTMENT OF STATE FACILITY

If you send us a check, it will be converted into an electronic funds transfer (EFT). This means we will copy your check and use the account information on it to electronically debit your account for the amount of the check. The debit from your account will usually occur within 24 hours and will be shown on your regular account statement.

You will not receive your original check back. We will destroy your original check, but we will keep the copy of it. If the EFT cannot be processed for technical reasons, you authorize us to process the copy in place of your original check. If the EFT cannot be completed because of insufficient funds, we may try to make the transfer up to two times, and we will charge you a one-time fee of $25, which we will also collect by EFT.

FEE REMITTANCE

Passport service fees are established by law and regulation (see 22 U.S.C. 214, 22 C.F.R. 22.1, and 22 C.F.R. 51.50-56), and are collected at the time you apply for the passport service. If the Department fails to receive full payment of the applicable fees because, for example, your check is returned for any reason or you dispute a passport fee charge to your credit card, the U.S. Department of State will take action to collect the delinquent fees from you under 22 C.F.R. Part 34, and the Federal Claims Collection Standards (see 31 C.F.R. Parts 900-904). In accordance with the Debt Collection Improvement Act (Pub.L. 104-134), if the fees remain unpaid after 180 days and no repayment arrangements have been made, the Department will refer the debt to the U.S. Department of Treasury for collection. Debt collection procedures used by U.S. Department of Treasury may include referral of the debt to private collection agencies, reporting of the debt to credit bureaus, garnishment of private wages and administrative offset of the debt by reducing, or withholding eligible federal payments (e.g., tax refunds, social security payments, federal retirement, etc.) by the amount of your debt, including any interest penalties or other costs incurred. In addition, non-payment of passport fees may result in the invalidation of your passport. An invalidated passport cannot be used for travel.

USE OF SOCIAL SECURITY NUMBER

Your Social Security number will be provided to U.S. Department of Treasury, used in connection with debt collection and checked against lists of persons ineligible or potentially ineligible to receive a U.S. passport, among other authorized uses.

NOTICE TO APPLICANTS FOR OFFICIAL, DIPLOMATIC, OR NO-FEE PASSPORTS

You may use this application if you meet all of the provisions listed on Instruction Page 2; however, you must CONSULT YOUR SPONSORING AGENCY FOR INSTRUCTIONS ON PROPER ROUTING PROCEDURES BEFORE FORWARDING THIS APPLICATION. Your completed passport will be released to your sponsoring agency for forwarding to you.

PROTECT YOURSELF AGAINST IDENTITY THEFT!

REPORT YOUR LOST OR STOLEN PASSPORT BOOK OR PASSPORT CARD!

For more information regarding reporting a lost or stolen U.S. passport book or passport card (Form DS-82), or to determine your eligibility for a passport renewal (Form DS-82), call NPIC at 1-877-487-2778 or visit travel.state.gov.

NOTICE TO U.S. PASSPORT CARD APPLICANTS

The maximum number of letters provided for your given name (first and middle) on the U.S. passport card is 24 characters. The 24 characters may be shortened due to printing restrictions. If both your given names are more than 24 characters, you must shorten one of your given names you list on item 1 of this form.

U.S. passports, either in book or card format, are only issued to U.S. citizens or non-citizen U.S. nationals. Each person must obtain his or her own U.S. passport book or U.S. passport card. The passport card is a U.S. passport issued in card format. Like the traditional U.S. passport book, it reflects the bearer’s origin, identity, and nationality, and is subject to existing passport laws and regulations. Unlike the U.S. passport book, the U.S. passport card is valid only for entry at land border crossings and sea ports of entry when traveling from Canada, Mexico, the Caribbean, and Bermuda. The U.S. passport card is not valid for international air travel.
ELECTRONIC PASSPORT STATEMENT

The U.S. Department of State now issues an "Electronic Passport" book, which contains an embedded electronic chip. The electronic passport book continues to be proof of the bearer's U.S. citizenship/nationality and identity, and looks and functions in the same way as a passport without a chip. The addition of an electronic chip in the back cover enables the passport book to carry a duplicate electronic copy of all information from the data page. The electronic passport book is usable at all ports-of-entry, including those that do not yet have electronic chip readers.

Use of the electronic format provides the traveler the additional security protections inherent in chip technology. Moreover, when used at ports-of-entry equipped with electronic chip readers, the electronic passport book provides for faster clearance through some of the port-of-entry processes.

The electronic passport book does not require special handling or treatment, but like previous versions should be protected from extreme heat, bending, and from immersion in water. The electronic chip must be read using specially formatted readers, which protects the data on the chip from unauthorized reading.

The cover of the electronic passport book is printed with a special symbol representing the embedded chip. The symbol will appear in port-of-entry areas where the electronic passport book can be read.

ACTS OR CONDITIONS

If any of the below-mentioned acts or conditions have been performed by or apply to the applicant, the portion which applies should be lined out, and a supplementary explanatory statement under oath (or affirmation) by the applicant should be attached and made a part of this application.

I have not, since acquiring United States citizenship/nationality, been naturalized as a citizen of a foreign state; taken an oath or made an affirmation or other formal declaration of allegiance to a foreign state; entered or served in the armed forces of a foreign state; accepted or performed the duties of any office, post, or employment under the government of a foreign state or political subdivision thereof; made a formal renunciation of nationality either in the United States, or before a diplomatic or consular officer of the United States in a foreign state; or been convicted of a federal or state drug offense or convicted of a "sex tourism" crimes statute, and I am not the subject of an outstanding federal, state, or local warrant of arrest for a felony; a criminal court order forbidding my departure from the United States; a subpoena received from the United States in a matter involving federal prosecution for, or grand jury investigation of, a felony.

Furthermore, I have not been convicted of a federal state drug offense or convicted of a "sex tourism" crimes statute, and I am not the subject of an outstanding federal, state, or local warrant of arrest for a felony; a criminal court order forbidding my departure from the United States; a subpoena received from the United States in a matter involving federal prosecution for, or grand jury investigation of, a felony.

PRIVACY ACT STATEMENT


PURPOSE: We are requesting this information in order to determine your eligibility to be issued a U.S. passport. Your Social Security number is used to verify your identity.

ROUTINE USES: This information may be disclosed to another domestic government agency, a private contractor, a foreign government agency, or to a private person or private employer in accordance with certain approved routine uses. These routine uses include, but are not limited to, law enforcement activities, employment verification, fraud prevention, border security, counterterrorism, litigation activities, and activities that meet the Secretary of State's responsibility to protect U.S. citizens and non-citizen nationals abroad. More information on the Routine Uses for the system can be found in System of Records Notices State-05, Overseas Citizen Services Records and State-26, Passport Records.

DISCLOSURE: Providing information on this form is voluntary. Be advised, however, that failure to provide the information requested on this form may cause delays in processing your U.S. passport application and/or could result in the refusal or denial of your application.

Failure to provide your Social Security number may result in the denial of your application (consistent with 22 U.S.C. 2714a(f)) and may subject you to a penalty enforced by the Internal Revenue Service, as described in the Federal Tax Law section of the instructions to this form. Your Social Security number will be provided to the Department of the Treasury and may be used in connection with debt collection, among other purposes authorized and generally described in this section.

PAPERWORK REDUCTION ACT STATEMENT

Public reporting burden for this collection of information is estimated to average 85 minutes per response, including the time required for searching existing data sources, gathering the necessary data, providing the information and/or documents required, and reviewing the final collection. You do not have to supply this information unless this collection displays a currently valid OMB control number. If you have comments on the accuracy of this burden estimate and/or recommendations for reducing it, please send them to: U.S. Department of State, Bureau of Consular Affairs, Passport Services, Office of Legal Affairs and Law Enforcement Liaison, 44132 Mercure Cir, P.O. Box 1227, Sterling, Virginia 20166-1227
1. **Name**
   
   First ___________________________ Middle ___________________________ Last ___________________________

2. **Date of Birth** (mm/dd/yyyy)
   
   ___________________________ ___________________________ ___________________________
   
   **Sex**
   
   M (Male) F (Female)

3. **Place of Birth** (City & State if in the U.S., or City & Country as it is presently known.)
   
   ___________________________ ___________________________ ___________________________

4. **Social Security Number**
   
   ___________________________ ___________________________ ___________________________

5. **Email**
   
   ___________________________ ___________________________ ___________________________

6. **Phone Number**
   
   ___________________________ ___________________________ ___________________________

8. **Mailing Address**
   
   Line 1: ___________________________ ___________________________ ___________________________
   
   Line 2: ___________________________ ___________________________ ___________________________

   City ___________________________ State ___________________________ Zip Code ___________________________

9. **List all other names you have used.** (Examples: Birth Name, Maiden, Previous Marriage, Legal Name Change. Attach additional pages if needed)

   A. ___________________________ ___________________________ ___________________________
   
   B. ___________________________ ___________________________ ___________________________

**DO NOT SIGN APPLICATION UNTIL REQUESTED TO DO SO BY AUTHORIZED AGENT**

**Identifying Documents - Applicant or Mother/Father/Parent on Second Signature Line (if identifying minor)**

- [ ] Driver's License
- [ ] State Issued ID Card
- [ ] Passport
- [ ] Military
- [ ] Other

**Identifying Documents - Applicant or Mother/Father/Parent on Third Signature Line (if identifying minor)**

- [ ] Driver's License
- [ ] State Issued ID Card
- [ ] Passport
- [ ] Military
- [ ] Other

I declare under penalty of perjury all of the following: 1) I am a citizen or non-citizen national of the United States and have not, since acquiring U.S. citizenship or nationality, performed any of the acts listed under "Acts or Conditions" on page four of the instructions of this application (unless explanatory statement is attached); 2) the statements made on the application are true and correct; 3) I have not knowingly and willfully made false statements or included false documents in support of this application; 4) the photograph attached to this application is a genuine, current photograph of me; and 5) I have read and understood the warning on page one of the instructions to the application form.

__________________________  ___________________________  ___________________________
(Seal)  [ ] Acceptance Agent  [ ] (Vice) Consul USA

[ ] Passport Staff Agent

Name of courier company (if applicable)

__________________________  ___________________________  ___________________________
Facility ID Number  Facility Name/Location  Agent ID Number

__________________________  ___________________________  ___________________________
Signatures of person authorized to accept applications  Date

For Issuing Office Only: Bk  Card  EF  Postage  Execution  Other

* DS 11 C 09 2013 1 *
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<tr>
<td>Place of Birth</td>
</tr>
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<td>Sex</td>
</tr>
<tr>
<td>U.S. Citizen?</td>
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<tr>
<td>Male</td>
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<tr>
<td>Female</td>
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<table>
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<th>11. Have you ever been married?</th>
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</tr>
<tr>
<td>No</td>
</tr>
<tr>
<td>If yes, complete the remaining items in #11.</td>
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| Full Name of Current Spouse or Most Recent Spouse |
| Date of Birth (mm/dd/yyyy) |
| Place of Birth |
| U.S. Citizen? |
| Male |
| Female |

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<th>13. Occupation (if age 16 or older)</th>
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<table>
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<th>14. Employer or School (if applicable)</th>
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| 15. Height |
| 16. Hair Color |
| 17. Eye Color |

| 18. Travel Plans |
| 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 is different from Mailing Address. |

| 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 be contacted in the event of an emergency. |
| Name |
| Address: Street/RFD # or P.O. Box |
| Apartment/Unit |
| City |
| State |
| Zip Code |
| Phone Number |
| Relationship |

<table>
<thead>
<tr>
<th>21. Have you ever applied for or been issued a U.S. Passport Book or Passport Card?</th>
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<tbody>
<tr>
<td>Yes</td>
</tr>
<tr>
<td>No</td>
</tr>
<tr>
<td>If yes, complete the remaining items in #21.</td>
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</tbody>
</table>

| Name as printed on your most recent passport book |
| Most recent passport book number |
| Most recent passport book issue date (mm/dd/yyyy) |
| Status of your most recent passport book: |
| Submitting with application |
| Stolen |
| Lost |
| In my possession (if expired) |

| Name as printed on your most recent passport card |
| Most recent passport card number |
| Most recent passport card issue date (mm/dd/yyyy) |
| Status of your most recent passport card: |
| Submitting with application |
| Stolen |
| Lost |
| In my possession (if expired) |

**PLEASE DO NOT WRITE BELOW THIS LINE - FOR ISSUING OFFICE ONLY**

- Birth Certificate SR CR City Filed: Issued: Nat. / Citz. Cert. USCIS USDC Date/Place Acquired: A# Report of Birth Filed/Place: Passport C/R S/R Per PIERS #/DOI: Other: Attached:

-P/C of ID DS-71 DS-3053 DS-64 DS-5520 DS-5525 PAW NPIC IRL Citz W/S-
# Statement of Exigent/Special Family Circumstances

**For Issuance of a U.S. Passport to a Minor Under Age 16**

## Use of This Form

Passport applications for minors under the age of 16 require both custodial parents/legal guardians’ signatures unless a notarized, written statement of consent from the non-applying custodial parent/legal guardian is provided.

If you have a current court order reflecting full/sole custody or granting permission to obtain a passport, it is likely you will not need to fill out this form. Court orders must be submitted with the minor's passport application.

Use this form only if the notarized, written consent of a parent or legal guardian with custody of the minor applicant under 16 cannot be obtained. Your statement in the form must explain the reason why you cannot obtain the notarized statement of consent. You must justify that there are exigent or special family circumstances that make two parent/guardian consent unobtainable. Please note completion of this form does not guarantee passport issuance.

Your request may qualify as an exigent circumstance if there is a time-sensitive emergency and the inability of the minor to obtain a passport would jeopardize the minor’s health or welfare and safety or welfare of the minor or would result in the minor being separated from the rest of his or her traveling party.

Your request may qualify as a special family circumstance if the minor's family situation makes it exceptionally difficult or impossible for one or both of the minor's custodial parents/legal guardians to provide the notarized, written consent.

## Form Instructions

1. Please complete the questions on this form to the best of your knowledge. Generally, the more information you are able to provide, the faster we may be able to process your minor child's U.S. passport application. For example, if you are unsure of an exact address, please provide the city, state, or street name if you can recall them. Passport Services will consider all the information derived from the form in its entirety.

2. If you need more space to respond to a question, please write the rest of your response on a separate sheet of paper.

## For More Information and/or Questions

For passport and travel information, please visit our website at travel.state.gov. In addition, contact the National Passport Information Center (NPIC) toll-free at 1-877-487-2778 (TDD 1-888-874-7793) or by e-mail at NPIC@state.gov. Customer Service Representatives are available Monday-Friday, 8:00a.m.-10:00p.m. Eastern Standard Time (excluding federal holidays). Automated information is available 24/7.

For information on International Parental Child Abduction, please visit www.travel.state.gov/childabduction or contact the Office of Children's Issues by telephone at 1-888-407-4747 or by e-mail at PreventAbduction1@state.gov.

## Warning

False statements made knowingly and willfully on passport applications, including affidavits or other supporting documents submitted therewith, may be punishable by fine and/or imprisonment under U.S. law, including the provisions of 18 U.S.C. 1001, 18 U.S.C. 1542, and/or 18 U.S.C. 1621.

## Privacy Act Statement

**Authorities:** We are authorized to collect this information by 22 U.S.C. 211a et seq.; 8 U.S.C. 1104; 26 U.S.C. 6039E; Executive Order 11295 (August 5, 1966); and 22 C.F.R. parts 50 and 51.

**Purpose:** The primary purpose for soliciting this information is to establish a possible exigent/special family circumstance exception to Public Law 106-113, Section 236, requiring two parent consent for a minor's passport application.

**Routine Uses:** This information may be disclosed to another domestic government agency, a private contractor, a foreign government agency, or to a private person or private employer in accordance with certain approved routine uses. These routine uses include, but are not limited to, law enforcement activities, employment verification, fraud prevention, border security, counterterrorism, litigation activities, and activities that meet the Secretary of State's responsibility to protect U.S. citizens and non-citizen nationals abroad.

More information on the Routine Uses for the system can be found in System of Records Notices State-05, Overseas Citizen Services Records and State-26, Passport Records.

**Disclosure:** Failure to provide the information requested on this form may result in the refusal or denial of a U.S. passport application.

## Paperwork Reduction Act Statement

Public reporting burden for this collection of information is estimated to average 30 minutes per response, including the time required for searching existing data sources, gathering the necessary data, providing the information and/or documents required, and reviewing the final collection. Responding to this collection of information is required to obtain a benefit. You do not have to supply this information unless this collection displays a currently valid OMB control number. If you have comments on the accuracy of this burden estimate and/or recommendations for reducing it, please send them to: U.S. Department of State, Bureau of Consular Affairs, Passport Services, Office of Legal Affairs and Law Enforcement Liaison, Attn: Forms Officer, 44132 Mercure Cir, P.O. Box 1227, Sterling, Virginia 20166-1227.
8. Please explain in detail the reason for your request to issue a U.S. passport book and/or card without the non-applying parent/guardian's consent. (If you need more space, please continue on a separate paper.)

OATH: I declare under penalty of perjury that all statements made in this supporting document are true and correct.

Signature of Parent or Legal Guardian: ___________________________ Date (mm/dd/yyyy): ___________________________
USE OF THIS FORM

The information collected on this form is used in conjunction with the DS-11, "Application for a U.S. Passport." When a minor under the age of 16 applies for a passport and one of the minor's parents or legal guardians is unavailable at the time the passport is executed, a completed and notarized DS-3053 can be used as the statement of consent. If the required statement is not submitted, the minor may not be eligible to receive a U.S. passport. The required statement may be submitted in other formats provided they meet statutory and regulatory requirements.

FORM INSTRUCTIONS

1. Complete fields 1, 2, and 3. If field 3 is not completed, authorization will be valid for both products.
2. Complete field 4, Statement of Consent, only if you are a non-applying parent or guardian consenting to the issuance of a passport for your minor child. NOTE: Your signature must be witnessed and notarized in field 5.
3. The written consent from the non-applying parent that accompanies an application for a new U.S. passport must not be more than 90 days old. A clear photocopy of the front and back of the non-applying parent's government-issued photo identification presented to the notary is required with the written consent.

SPECIAL REQUIREMENTS FOR INSTITUTIONS/ENTITIES GRANTED GUARDIANSHIP

Below is a list of documents you must submit with your DS-3053:

1. A certified order of a court of competent jurisdiction granting guardianship to the institution/entity. (Photocopies are not acceptable.)
2. A signed statement from the institution/entity on letterhead authorizing a specific person to apply for a passport for the child on its behalf. The statement must include the minor's name and the name of the individual(s) authorized to apply for the passport.
3. A photocopy of employee identification documents proving the person applying for the minor's passport works at the institution/entity.

Please ensure that all of the above do NOT have any conditions placed on the period of validity of the passport or where the minor may travel. If there are conditions in the statement, a new statement of unequivocal consent is required.

WARNING: False statements made knowingly and willfully on passport applications, including affidavits or other supporting documents submitted therewith, may be punishable by fine and/or imprisonment under U.S. law, including the provisions of 18 U.S.C. 1001, 18 U.S.C. 1542, and/or 18 U.S.C. 1621.

FOR INFORMATION AND QUESTIONS

For passport and travel information, please visit our website at travel.state.gov. In addition, contact the National Passport Information Center (NPIC) toll-free at 1-877-487-2778 (TDD 1-888-874-7793) or by e-mail at NPIC@state.gov. Customer Service Representatives are available Monday-Friday, 8:00 a.m. - 10:00 p.m. Eastern Standard Time (excluding federal holidays). Automated information is available 24/7.

For information on International Parental Child Abduction, please visit www.travel.state.gov/childabduction or contact the Office of Children's Issues by telephone at 1-888-407-4747 or by e-mail at PreventAbduction1@state.gov.

PRIVACY ACT STATEMENT

AUTHORITIES: We are authorized to collect this information by 22 U.S.C. 211a et seq.; 8 U.S.C. 1104; 26 U.S.C. 6039E; Executive Order 11295 (August 5, 1966); and 22 C.F.R. parts 50 and 51.

PURPOSE: The primary purpose for soliciting the information is to establish two parent consent for a minor's passport application, as required by Public Law 106-113, Section 236.

ROUTINE USES: This information may be disclosed to another domestic government agency, a private contractor, a foreign government agency, or to a private person or private employer in accordance with certain approved routine uses. These routine uses include, but are not limited to, law enforcement activities, employment verification, fraud prevention, border security, counterterrorism, litigation activities, and activities that meet the Secretary of State's responsibility to protect U.S. citizens and non-citizen nationals abroad. More information on the Routine Uses for the system can be found in System of Records Notices State-05, Overseas Citizen Services Records and State-26, Passport Records.

DISCLOSURE: Failure to provide the information requested on this form may result in the refusal or denial of a U.S. passport application.

PAPERWORK REDUCTION ACT STATEMENT

Public reporting burden for this collection of information is estimated to average 20 minutes per response, including the time required for searching existing data sources, gathering the necessary data, providing the information and/or documents required, and reviewing the final collection. You do not have to supply this information unless this collection displays a currently valid OMB control number. If you have comments on the accuracy of this burden estimate and/or recommendations for reducing it, please send them to: U.S. Department of State, Bureau of Consular Affairs, Passport Services, Office of Legal Affairs and Law Enforcement Liaison, Attn: Forms Officer 44132 Mercure Cir, P.O. Box 1227, Sterling, Virginia 20166-1227.
1. MINOR'S NAME

<table>
<thead>
<tr>
<th>Last</th>
<th>First</th>
<th>Middle</th>
</tr>
</thead>
</table>

2. MINOR'S DATE OF BIRTH (mm/dd/yyyy)

3. THIS AUTHORIZATION IS VALID FOR:

- [ ] Passport Book and Card
- [ ] Book Only
- [ ] Card Only

4. STATEMENT OF CONSENT

To be completed by the non-applying parent or guardian using his/her information when not present at the time the applying parent or guardian submits the minor’s application. Statements expire after 90 days.

I, ____________________________, authorize ____________________________ to apply for a United States passport for my minor child named on this application. My consent is unconditional in regards to passport validity and travel.

<table>
<thead>
<tr>
<th>Street Address (non-applying parent)</th>
<th>Apartment</th>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
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<tr>
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<td></td>
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( )

Area Code Telephone Number __________________ E-mail Address

STOP! YOU MUST SIGN THIS FORM IN FRONT OF A NOTARY.

OATH: I declare under penalty of perjury that all statements made in this supporting document are true and correct.

Signature of Non-Applying Parent or Guardian __________________ Date (mm/dd/yyyy)

NOTE: A clear photocopy of the front and back of the identification you presented to the notary is required with this form.

5. STATEMENT OF CONSENT NOTARIZATION

Name of Notary __________________

Print Name (Notary Public) __________________

Location __________________

City, State __________________

Commission Expires __________________

Date (mm/dd/yyyy)

NOTARY SEAL

Identification Presented by Non-Applying Parent or Guardian:

- [ ] Driver's License
- [ ] Passport
- [ ] Military ID
- [ ] Other (specify) __________________

ID Number: __________________

Place of Issue: __________________

Issue Date (mm/dd/yyyy): __________________

Expiration Date (mm/dd/yyyy): __________________

OATH: By signing this document, I certify that I am a licensed notary under laws and regulations of the state or country for which I am performing my notarial duties, that I am not related to the above affiant, that I have personally witnessed him/her sign this document, and that I have properly verified the identity of the affiant by personally viewing the above notated identification document and the matching photocopy.

Signature of Notary __________________

Date of Notarization __________________

Date (mm/dd/yyyy) __________________
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<th>Street Address</th>
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<th>State</th>
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<td>Location</td>
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<tr>
<td>BONNER COUNTY RECORDER</td>
<td>1500 HWY 2, STE 33S</td>
<td>SANDPOINT</td>
<td>ID</td>
<td>83864</td>
<td>2082651490</td>
</tr>
<tr>
<td>USPO - SANDPOINT</td>
<td>204 N. 4TH AVE</td>
<td>SANDPOINT</td>
<td>ID</td>
<td>83864</td>
<td>2082632716</td>
</tr>
<tr>
<td>USPO - SHELLEY</td>
<td>244 W. PINE ST.</td>
<td>SHELLEY</td>
<td>ID</td>
<td>83274</td>
<td>2083573550</td>
</tr>
<tr>
<td>LINCOLN COUNTY CLERK</td>
<td>111 WEST B STREET, STE. C</td>
<td>SHOSHONE</td>
<td>ID</td>
<td>83352</td>
<td>2088867641</td>
</tr>
<tr>
<td>CARIBOU COUNTY COURTHOUSE</td>
<td>159 SOUTH MAIN</td>
<td>SODA SPRINGS</td>
<td>ID</td>
<td>833276</td>
<td>2085474324</td>
</tr>
<tr>
<td>BENEWAH COUNTY CLERK OF COURT</td>
<td>701 W. COLLEGE AVE, STE 101</td>
<td>ST. MARIES</td>
<td>ID</td>
<td>83861</td>
<td>2082453212</td>
</tr>
<tr>
<td>USPO - ST MARIES</td>
<td>222 S. 7TH ST. STE 2</td>
<td>ST. MARIES</td>
<td>ID</td>
<td>83861</td>
<td>2082452031</td>
</tr>
<tr>
<td>TWIN FALLS COUNTY RECORDER</td>
<td>630 ADDISON AVE W</td>
<td>TWIN FALLS</td>
<td>ID</td>
<td>83301</td>
<td>2087364004</td>
</tr>
<tr>
<td>USPO - TWIN FALLS</td>
<td>253 2ND AVE, W.</td>
<td>TWIN FALLS</td>
<td>ID</td>
<td>83301</td>
<td>2087367136</td>
</tr>
<tr>
<td>USPO - VICTOR</td>
<td>92 S. MAIN ST</td>
<td>VICTOR</td>
<td>ID</td>
<td>83455</td>
<td>2087872232</td>
</tr>
<tr>
<td>---------------</td>
<td>---------------</td>
<td>--------</td>
<td>----</td>
<td>-------</td>
<td>------------</td>
</tr>
<tr>
<td>CLERK OF THE DISTRICT COURT - SHOSHONE COUNTY</td>
<td>700 BANK STREET, STE 120</td>
<td>WALLACE</td>
<td>ID</td>
<td>83873</td>
<td>2087521264</td>
</tr>
<tr>
<td>USPO - WEISER</td>
<td>106 W. MAIN ST</td>
<td>WEISER</td>
<td>ID</td>
<td>83672</td>
<td>2085490114</td>
</tr>
<tr>
<td>WASHINGTON COUNTY CLERK</td>
<td>256 E. COURT ST</td>
<td>WEISER</td>
<td>ID</td>
<td>83672</td>
<td>2084142092</td>
</tr>
</tbody>
</table>
APPENDIX 9
POWER OF ATTORNEY DELEGATING FINANCIAL POWER
IDAHO STATUTORY FORM POWER OF ATTORNEY

DESIGNATION OF AGENT

I, .................................................................................., name the following person as my agent:

(Typewritten / Printed Name of Person signing over Power)

Name of Agent: _____________________________________________________________________

Agent’s Address: ____________________________________________________________________

Agent’s Phone Number: ______________________________________________________________

DESIGNATION OF SUCCESSOR AGENT(S) (OPTIONAL)

If my agent is unable or unwilling to act for me, I name as my successor agent:

Name of Successor Agent: _____________________________________________________________

Successor Agent’s Address: ____________________________________________________________

Successor Agent’s Phone Number: ______________________________________________________

If my successor agent is unable or unwilling to act for me, I name as my second successor agent:

Name of Second Successor Agent: _____________________________________________________

Second Successor Agent’s Address: _____________________________________________________

Second Successor Agent’s Phone Number: ________________________________________________

GRANT OF GENERAL AUTHORITY

I grant my agent and any successor agent general authority to act for me with respect to the following subjects as defined in the uniform power of attorney act, chapter 12, title 15, Idaho Code:

(INITIAL each subject you want to include in the agent’s general authority. If you wish to grant general authority over all of the subjects you may initial “All Preceding Subjects” instead of initialing each subject.)
Real Property

Tangible Personal Property

Stocks and Bonds

Commodities and Options

Banks and Other Financial Institutions

Operation of an Entity or Business

Insurance and Annuities

Estates, Trusts, and Other Beneficial Interests

Claims and Litigation

Personal and Family Maintenance

Benefits from Governmental Programs or Civil or Military Service

Retirement Plans

Taxes

All Preceding Subjects

LIMITATION ON AGENT’S AUTHORITY

An agent that is not my ancestor, spouse, or descendant MAY NOT use my property to benefit the agent or a person to whom the agent owes an obligation of support unless I have included that authority in the Special Instructions.

SPECIAL INSTRUCTIONS (OPTIONAL)

On the following lines you may give special instructions:
EFFECTIVE DATE

This power of attorney is effective immediately unless I have stated otherwise in the Special Instructions.

RELIANCE ON THIS POWER OF ATTORNEY

Any person, including my agent, may rely upon the validity of this power of attorney or a copy of it unless that person knows it is terminated or invalid.

SIGNATURE AND ACKNOWLEDGMENT

Your Signature: ____________________________________________________________

Date: _____________________________________________________________________

Your Name Printed: _________________________________________________________

Your Address: __________________________________________________________________

Your Phone Number: _________________________________________________________

NOTARY--REQUIRED FOR RECORDING AND FOR REAL PROPERTY

STATE OF _______ )
County of _______ ) ss.

On the __ day of ______, 20__, before me, a Notary Public, personally appeared _______________________, known or identified to me to be the person whose name is subscribed to the within or foregoing instrument, and acknowledged to me that s/he executed the same.

__________________________________________________________________________

Notary Public for ______________________
Residing at __________________________
Commission expires on: _________________
APPENDIX 10

REVOCATION OF FINANCIAL POWER
REVOCATION OF FINANCIAL POWER OF ATTORNEY

I, ________________________ [name], currently residing at ________________________ [address] in ________________ [City], Idaho, do hereby revoke, annul, cancel and nullify, in its entirety, the financial power of attorney bestowed to _____________________ [prior agent], on the _____ day of _______________, 20__ [date prior Power of Attorney was signed]. This revocation is to be effective immediately. All authority, rights and powers previously granted to the aforementioned agent are now rescinded, terminated, and dismissed.

DATED: ________________________ ______________________________

Signature of Principal

Optional Notarization

STATE OF IDAHO )
:ss.
County of )

On this _____ day of ______, 20___, before me, the undersigned Notary Public, personally appeared ___________________ known to me to be the person whose name is subscribed to the foregoing instrument, and he acknowledged to me that he executed the same.

IN WITNESS WHEREOF, I have set my hand and seal the day and year as above written.

___________________________________
Notary Public for Idaho
Residing at: ________________________
Commission Expires: __________

Optional Acknowledgment of Receipt

I ________________________, hereby acknowledge that I have received this revocation document and that I understand that the Power of Attorney previously bestowed on me by ____________________, has been revoked as of this date: ________________.

___________________________________
Signature of former principal
APPENDIX 11
LIMITED POWER OF ATTORNEY FOR VEHICLES & CERTIFICATION OF NO EIN OR SSN
Limited Power of Attorney
For Specific Motor Vehicle/Vessel
Idaho Transportation Department

- See Page 2 for Instructions -

<table>
<thead>
<tr>
<th>Vehicle or Hull Identification Number (VIN/HIN)</th>
<th>Title Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year</td>
<td>Make</td>
</tr>
<tr>
<td></td>
<td>Model</td>
</tr>
</tbody>
</table>

Power of Attorney Given To

<table>
<thead>
<tr>
<th>Name of Business or Individual Representing Vehicle Owner</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

By my signature below, I hereby appoint the business or individual shown above as my/our attorney-in-fact for the following sole and limited purposes: to endorse, release, or transfer all registration and ownership documents required by Idaho statutes for the above-described/identified vehicle/vessel; and to give full discharge for same, granting to said attorney-in-fact full power of substitution and revocation relating only to the above described/identified vehicle/vessel, hereby ratifying and confirming all that said attorney-in-fact or his substitute shall do or cause to be done by virtue hereof.

Grantor’s Signature: If this power of attorney will be used to apply for a duplicate title, it must be notarized.

If grantor is an individual, complete the following

<table>
<thead>
<tr>
<th>Individual's Full Legal Name (Printed Last, First, Middle)</th>
<th>Individual's Idaho Drivers License No. or SSN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address of Owner’s Current Legal Residence</td>
<td>City</td>
</tr>
<tr>
<td></td>
<td>State</td>
</tr>
<tr>
<td>Mailing Address (If different)</td>
<td>City</td>
</tr>
<tr>
<td></td>
<td>State</td>
</tr>
<tr>
<td></td>
<td>Zip+4</td>
</tr>
</tbody>
</table>

Individual’s Signature: See *Note for duplicate title application

X

Date

Daytime Phone Number

If grantor is a business, complete the following

<table>
<thead>
<tr>
<th>Authorizing Business Name</th>
<th>Authorized Representative’s Name (Printed)</th>
<th>Business’s EIN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Current Legal Address</td>
<td>City</td>
<td>State</td>
</tr>
<tr>
<td>Mailing Address (If different)</td>
<td>City</td>
<td>State</td>
</tr>
</tbody>
</table>

Authorized Representative’s Signature: See *Note for duplicate title application

X

Date

Daytime Phone Number

*Note: If this form is used to grant power of attorney when applying for a duplicate title, the grantor’s signature must be notarized.

Subscribed and sworn before me this

____________ day of ____________________, year ___________

County of ____________________, State of ___________

SEAL

My Commission Expires

Notary Public's or
ITD Agent's Signature
Instructions for Using This Limited Power of Attorney on Vehicle Title and/or Registration Documents

This limited power of attorney may only be used by the person or firm named as representative on this form. To properly exercise the power of attorney, write the name of the owner followed by the representative’s signature.

Example: Sharon Smith by Jane Doe, POA

Sharon Smith is the owner and Jane Doe is the person named as representative on the power of attorney.

If the named representative is a company, an authorized individual of that company must sign the document.

Example: Sharon Smith by Morrison’s Garage George Morrison, POA

Note: The power of attorney must be exercised on the title or document for which the authority was granted.

This Power of Attorney must be notarized if given for application of a duplicate title.
Certification Of No Employer Identification Number (EIN)  
Or No Individual Social Security Number (SSN)  
Idaho Transportation Department

For A Business, Trust, Or Other Entity With No EIN

If you have an employer identification number (EIN - taxpayer identification number issued by the IRS), Idaho Code Sections 49-401B and 49-504 require you to provide the EIN for any registration or title transaction. If your business, trust, or other entity does not have, and is not required to have an EIN, you may complete and submit this form in lieu of providing an EIN.

When a vehicle is being transferred into a trust, sales or use tax is due unless the person(s) transferring the vehicle will remain the beneficial owner(s) of the trust for life.

Type or Print Clearly

<table>
<thead>
<tr>
<th>Business, Trust, or Other Entity’s Full Legal Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical Address</td>
</tr>
<tr>
<td>Mailing Address if Different</td>
</tr>
</tbody>
</table>

If an EIN has not been provided for the entity listed above, I hereby certify under penalty of perjury pursuant to the law of the State of Idaho all of the following statements:

- I certify that this entity does not have, and is not required to have an EIN;
- Additionally if the entity for which I am signing is a trust, I certify I am the trustee; and
- If no sales tax or use tax is being paid for a vehicle being transferred to the trust, I certify that the owner(s) transferring the vehicle will remain the beneficial owner(s)* of the trust and the trust is paying no consideration for the vehicle.

I understand that making a false statement on this form is a felony under Idaho Code Sections 49-518(5) and 49-456(6).

<table>
<thead>
<tr>
<th>Business Representative’s or Trustee’s Printed Name</th>
<th>Daytime Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Signature</td>
<td>Date</td>
</tr>
</tbody>
</table>

**"Beneficial Owner"** is the beneficiary - the party entitled to receive benefits from the trust.

For an Individual With No SSN

If you have an Idaho driver’s license number or an Idaho identification card number, Idaho Code Sections 49-401B and 49-504 require you to provide this or your social security number (SSN) or individual taxpayer identification number (ITIN) for any registration or title transaction. If you do not have any of these numbers, you may complete and submit this section in lieu of providing a number.

<table>
<thead>
<tr>
<th>Individual’s Full Legal Name</th>
<th>Daytime Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical Address</td>
<td>City</td>
</tr>
<tr>
<td>Mailing Address if Different</td>
<td>City</td>
</tr>
</tbody>
</table>

I certify under penalty of perjury pursuant to the law of the State of Idaho that I do not have an SSN, Idaho driver’s license number, Idaho identification card number, or ITIN. I understand that making a false statement on this form is a felony under Idaho Code Sections 49-518(5) and 49-456(6).

<table>
<thead>
<tr>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
</table>
APPENDIX 12
REQUIREMENTS FOR DOCUMENTS FROM MEXICAN CONSULATE
Pasaporte Mexicano

Requisitos para tramitarlo:

Primera vez:
1. Acta de nacimiento original.
2. Identificación oficial con fotografía.

Renovación:
1. Presentar el pasaporte anterior.

Costos:
3 años $74.00 dlls
6 años $101.00 dlls
10 años $136.00 dlls

Matrícula Consular de Alta Seguridad

Primera vez:
1. Acta de nacimiento original.
2. Identificación oficial con fotografía.
3. Comprobante de domicilio con su nombre.

Renovación:
1. Matrícula anterior y comprobante de domicilio si existe algún cambio.

Efectuar el pago correspondiente: $ 27 dólares

Actas de Nacimiento de personas que nacieron en México

1. Presentarse en una Oficina Consular.
2. Llevar una identificación oficial que acredite que es el titular del acta de nacimiento.
3. Efectuar el pago correspondiente: $ 13 dólares
Requisitos para registro de nacimiento

Para realizar el trámite de registro de nacimiento se deberán presentar los siguientes documentos:

1. Copia certificada de nacimiento original (Birth Certificate) de la persona a registrar (El original de este documento NO será devuelto)
2. Acta de nacimiento original de ambos padres.
3. Identificación oficial vigente de ambos padres.
4. Acta de matrimonio de los padres (en caso de estar casados).
5. Dos testigos mayores de edad que cuenten con una Identificación oficial vigente (opcional)

El trámite de registro y la primera acta de nacimiento son gratuitos.
Las actas de nacimiento adicionales tienen costo de $13 dólares cada una.

Será necesario solicitar una cita, llamando al teléfono: **1-877-639-4835 (1-877-MEXITEL)**

Contacto: **Cristian Chavira**
Departamento de Registro Civil
(208)343 6228
ext. 203
ventanilla1boi@sre.gob.mx
APPENDIX 13
MY RIGHTS CARD
I am going to remain silent.
I want to see a lawyer.
I do not consent to any searches.
I want to make sure I understand any of your commands or instructions.
Please provide me an interpreter / translator in SPANISH.
### Closest ICE Detention Facilities

<table>
<thead>
<tr>
<th>Facility Name</th>
<th>Address</th>
<th>City, State, Zip Code</th>
<th>Phone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Northwest Detention Center</td>
<td>1623 E J Street, Suite 2</td>
<td>Tacoma, WA, 98421-1615</td>
<td>253-779-6000</td>
</tr>
<tr>
<td>Yakima County Jail</td>
<td>104 N. 1st Street</td>
<td>Yakima, WA 98901</td>
<td>509-574-2929</td>
</tr>
<tr>
<td>Utah County Jail</td>
<td>3075 North Main</td>
<td>Spanish Fork, UT, 84660</td>
<td>801-851-4210</td>
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</table>

### ICE Field Offices

<table>
<thead>
<tr>
<th>Office Name</th>
<th>Address</th>
<th>City, State, Zip Code</th>
<th>Phone</th>
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</thead>
<tbody>
<tr>
<td>Boise Field Office</td>
<td>1185 S. Vinnell Way</td>
<td>Boise, ID 83709</td>
<td>(208) 685-6635</td>
</tr>
<tr>
<td>Twin Falls Office</td>
<td>2496 Addison Ave. E. Twin Falls, ID 83301</td>
<td></td>
<td>(208) 734-4362 ext. 2</td>
</tr>
<tr>
<td>Idaho Falls Office</td>
<td>1820 E. 17th #190</td>
<td>Idaho Falls, ID 83404</td>
<td>(208) 525-1020</td>
</tr>
<tr>
<td>Seattle Field Office</td>
<td>12500 Tukwila Int’l Blvd. Seattle, WA 98168</td>
<td></td>
<td>(206) 835-0650</td>
</tr>
<tr>
<td>Spokane Field Office</td>
<td>411 West Cataldo Ave. Spokane WA 99201</td>
<td></td>
<td>(509) 329-5107</td>
</tr>
<tr>
<td>Yakima Field Office</td>
<td></td>
<td></td>
<td>(509) 574-6760</td>
</tr>
<tr>
<td>Portland Field Office</td>
<td>1455 NW Overton St. Suite 1</td>
<td>Portland, OR 97209</td>
<td>(503) 326-4165</td>
</tr>
<tr>
<td>Utah Field Office</td>
<td>2975 Decker Lake Drive, Suite 100</td>
<td>W. Valley City, UT 84119-6096</td>
<td>(801) 886-7400</td>
</tr>
</tbody>
</table>