

Texas Administrative Code

TITLE 1

PART 3

CHAPTER 55

SUBCHAPTER J

RULE §55.404

ADMINISTRATION

OFFICE OF THE ATTORNEY GENERAL

CHILD SUPPORT ENFORCEMENT

VOLUNTARY PATERNITY ACKNOWLEDGMENT

PROCESS

Voluntarily Acknowledging Paternity

-
- (a) A man claiming to be the father and the mother may establish paternity before or after the birth of their child by voluntarily acknowledging paternity through a certified entity providing such services. The mother and father must read the Acknowledgment of Paternity form. In addition, both must listen to, or view a video presentation of, the rights and responsibilities of a parent, and alternatives to, and legal consequences of, acknowledging or denying paternity. Both the mother and father, separately or together, must then:
1. complete an Acknowledgment of Paternity form;
 2. return the form to a certified entity.
- (b) Both mother and father must present to the certified entity a valid driver license or another document (preferably a photo I.D.) to verify identity.
- (c) The certified entity is responsible for filing the Acknowledgment of Paternity form with the Texas Vital Statistics Unit.

Source Note: The provisions of this §55.404 adopted to be effective April 23, 2000, 25 TexReg 3232; amended to be effective July 25, 2002, 27 TexReg 6501

Texas Administrative Code

TITLE 1 ADMINISTRATION
PART 3 OFFICE OF THE ATTORNEY GENERAL
CHAPTER 55 CHILD SUPPORT ENFORCEMENT
SUBCHAPTER J VOLUNTARY PATERNITY ACKNOWLEDGMENT
 PROCESS
RULE §55.405 Denial of Paternity Form

If a mother declares in the Acknowledgment of Paternity form that there is a presumed father of the child, the acknowledgment must be accompanied by a Denial of Paternity form signed by the presumed father, unless the presumed father is the man who is acknowledging paternity. The Acknowledgment of Paternity form and the Denial of Paternity form may be filed with the Texas Vital Statistics Unit separately or simultaneously. If the acknowledgment and denial are both necessary, neither document is valid until both documents are filed.

Source Note: The provisions of this §55.405 adopted to be effective April 23, 2000, 25 TexReg 3232; amended to be effective July 25, 2002, 27 TexReg 6501

Texas Administrative Code

TITLE 1

ADMINISTRATION

PART 3

OFFICE OF THE ATTORNEY GENERAL

CHAPTER 55

CHILD SUPPORT ENFORCEMENT

SUBCHAPTER J

VOLUNTARY PATERNITY ACKNOWLEDGMENT

PROCESS

RULE §55.406

Entities That May Provide Paternity Establishment Services

All public and private birthing hospitals, all birthing centers, and the state Vital Statistics Unit are required to provide voluntary paternity establishment services, but only after being certified by the Office of the Attorney General. The following entity may provide voluntary paternity establishment services at their option, but only after being certified by the Office of the Attorney General:

1. local birth registrars;
 2. public health clinics;
 3. private health care providers;
 4. certified nurse midwives;
 5. documented midwives;
 6. agencies providing assistance or services under Title IV, Par A of the Social Security Act, agencies providing food stamp eligibility service, and agencies providing child support enforcement (IV-D) services;
 7. Head Start, child care facilities, and individual child care providers;
 8. community action agencies and community action programs;
 9. secondary education schools;
 10. legal aid agencies;
 11. private attorneys; and
 12. any public or private health, welfare or social services organization
-

Source Note: The provisions of this §55.406 adopted to be effective April 23, 2000, 25 TexReg 3232

Texas Administrative Code

TITLE 1

ADMINISTRATION

PART 3

OFFICE OF THE ATTORNEY GENERAL

CHAPTER 55

CHILD SUPPORT ENFORCEMENT

SUBCHAPTER J

VOLUNTARY PATERNITY ACKNOWLEDGMENT

PROCESS

RULE §55.407

Certification

All birthing hospitals, all birthing centers, the state Vital Statistics Unit, and each certified entity must have staff who:

1. provide the mother and father the opportunity to voluntarily acknowledge paternity;
2. provide the mother and father an opportunity to speak, either by telephone or in person, with staff who are trained to clarify information and answer questions about paternity establishment;
3. receive training from the Office of the Attorney General at least once yearly on the requirements for voluntarily establishing paternity. (The training is not to exceed eight (8) hours at locations throughout the state established by the office of the Attorney General and the Texas Vital Statistics Unit.)
4. use only the Acknowledgment of Paternity and Denial of Paternity forms promulgated by the Texas Vital Statistics Unit.
5. use the brochures and training manuals, including the oral and written information, provided by the Office of the Attorney General and the Texas Vital Statistics Unit
6. are periodically evaluated by the Office of the Attorney General

Source Note: The provisions of this §55.407 adopted to be effective April 23, 2000, 25 TexReg 3232; amended to be effective July 25, 2002, 27 TexReg 6501