

Office of Vital Records and Statistics

Application for License to Marry

Application #:		Issuing County	<i>/</i> :			State File #:		
Applicant 1								
1. First name	2. Middle name		3. Last name prior to first marriage		4. Current last name			
5. Gender	6. Label for mari	riage certificate oouse [] Bride	[] Groom			7. Telephone number		
8. Usual residence address		9. Residence city		10. Zip code	11. County		12. State or country	
13. City of birth 14.		14. County of birt	14. County of birth		15. Birth state or country		16. Date of birth mm/dd/yy	
17. Age If under 18, must submit Addendum				19. Race: white, black, American Indian etc. Specify:				
20. Is this 1st, 2nd, 3rd Marriage?	Ũ	e disolutioned by: nulment [] Death		22. Date ended		23. Education: highest grade 0-12, 13-16 college, 17+ :		
24. Parent 1 birth name			25. City of birth 26. County of b					
28. Parent 2 birth name			29. City of birth 30. County		30. County of b	irth	31. State/Country	
Applicant 2							ł	
32. First name	33. Middle name		34. Last name prior to first m		arriage 35. Current las		st name	
36. Gender	37. Label for marriage certificate [] None [] Spouse [] Bride					38. Telepone r	number	
39. Usual residence address			0. Residence city		42. County		43. State or country	
44. City of birth 45.		45. County of birt	15. County of birth		46. Birth state or country		47. Date of birth mm/dd/yy	
48. Age If under 18, must submit			50. Race: white, black, American Indian etc. Specify:					
51. Is this 1st, 2nd, 3rd Marriage?	Addendum 1. Is this 1st, 2nd, 3rd Marriage? 52. Last marriage disolutioned by: [] Divorce [] Annulment [] Death			53. Date ended: [] Unknown		54. Education: 0-12, 13-16 co		
55. Parent 1 birth name			56. City of bir	th	57. County of birth		58. State or country	
59. Parent 2 birth name			60. City of birth		61. County of birth		62. State or country	
63.Plan for marriage 63a. Date	i3.Plan for marriage 63a. Date 63b. City			63c. County		ame	63e. Officiant title	
Signatures We each, d that we are not related to each o is true, according to our best kno	other within, but not	license to marry, o t including, the fifth	do solemnly sw h degree of con	ear that we are sanguinity (ger	unmarried and r nerally means firs	may lawfully con t cousins or clos	tract and be joined in marriage; er) and that the above information	
64a. Applicant 1 Signature	64b. Applicant 2 Signature							
Does applicant need to re-registe	er to vote because o	of address or name	e change due to	this marriage?	Applicant 1 []	Yes []No	Applicant 2 [] Yes [] No	
Clerk Use			1					
65. Clerk name			66. Clerk sign	ature			67. Date: Application void after 30 days	
Actual Marriage To be c	ompleted by the Co	unty Clerk or Offic	ciant.	1				
68. Date 69. City of marriage			70. County			71. State		
72. Name of officiant 73. Telephone nu					75. Type of ceremony [] Religious [] Civil			
76. Officiant affiliation: [] LDS [] Judge [] Justice of the Peac				ligious (Specify)	:			
Clerk Use								
77. Local official making return to state			78. Date received by local official 79. Date received by state official					

DHHS-OVRS-400 July 2023



Addendum to application for license to marry a minor

Minor = Individual who is 16 or 17 years old

Office of Vital Records and Statistics

State File Number

County	State File Number
Applicant 1 name:	
Parent or Guardian	
I do solemnly swear that I have the following	relationship with the applicant:
 Parent Divorced parent with legal custody 	
Divorced parent with joint custody and pl	nysical custody the majority of time
[] Legal Guardian - proof of guardianship pr	
[] Written authorization for this individual t	o marry has been obtained from a judge or court commissioner
I do hereby give my consent to this marriage.	
Signature:	
If Applicant 2 is also a minor:	
Applicant 2 Name:	
Parent or Guardian:	
I do solemnly swear that I have the following	relationship with the applicant.
[] Parent	
 [] Divorced parent with legal custody [] Divorced parent with joint custody and pl 	pusical custody the majority of time
[] Legal Guardian - proof of guardianship pr	
r 12	
[] Written authorization for this individual t	o marry has been obtained from a judge or court commissioner
I do hereby give my consent to this marriage.	
Signature:	Date:
[
County Clerk Signature	Date:

Utah Code 30-1-9 Marriage by minorsEffective 5/14/2019https://le.utah.gov/xcode/Title30/Chapter1/30-1-S9.html

- (1) For the purposes of this section, "minor' means an individual that is 16 or 17 years old.
- (2) (a) If at the time of applying for a license the applicant is a minor, and not before the minor is married,
 a license may not be issued without the signed consent of the minor's parent or guardian
 given in person to the clerk, except that:

 (i) if the parents of the minor are divorced, consent shall be given by the parent having legal custody of the minor as evidenced by an oath of affirmation to the clerk;

- (ii) if the parents of the minor are divorced and have been awarded joint custody of the minor, consent shall be given by the parent having physical custody of the minor the majority of the as evidenced by an oath of affirmation to the clerk; or
- (iii) if the minor is not in the custody of a parent, the legal guardian shall provide the consent and provide proof of guardianship by court order as well as an oath of affirmtion.
- (2)(b) The minor and parent or guardian of the minor shall obtain a written authorization to marry from:
 - (i) a judge of the court exercising juvenile jurisdiction in the county where either party to the marriage res (ii) a court commissioner as permitted by rule of the Judicial Council.
- (3)(a) Before issuing written authorization for a minor to marry, the judge or court commissioner shall determine:(i) that the minor is entering into the marriage voluntarily; and
 - (ii) the marriage is in the best interests of the minor under the circumstances.
- (3)(b) The judge or court commissioner shall require that both parties to the marriage complete premaintal counseling, excpet the requirement for premarital counseling may be waived if premarital counseling is not reasonably available.
- (3)(c) The judge or court commissioner may require:
 - (i) that the minor continue to attend school, unless excused under Section 53G-6-204; and
 - (ii) any other conditions that the court deems reasonable under the circumstances.
- (3)(d) The judge or court commissioner may not issue a written authorization to the minor if the age difference between both parties to the marriage is more than seven years.
- (4)(a) The determination required in Subsection (3) shall be made on the record.
- (4)(b) Any inquiry conducted by the judge or commissioner may be conducted in chambers.