

RESCISSION OF PARENTAGE

Center for Health Statistics P.O. Box 9709 Olympia, WA 98507 360-236-4300 Fees: \$18 Filing Fee

THIS IS A LEGAL DOCUMENT COMPLETE IN INK AND DO NOT ALTER

Information as it Appears on the Child's Birth Certificate				
1. Child's First Name	2. Middle Name 3.		3. Last Name	
4. Date of Birth (MM/DD/YYYY)		5. City or County o	f Birth	
6. Place of Birth- Name of hospital or location where child was born		7. Birth Parent/Mother's First, Middle, and Last Name		
Rescinding Party's Information				
The rescinding party must sign in the pres notarial appointment expiration date when			<u>s,</u> not both. <u>All fields a</u>	re required, except for the
Statement of Rescinding Party: I unders filing the Acknowledgment of Parentage (A Center for Health Statistics. This form mus within a maximum of 60 days after the AO the child, whichever happens first. I understoepen before the acknowledgment or denial of parents.	AOP) and Denial of Past be completed and s P or DOP form is filed stand that all parties we escission is filed, the carentage form was file	arentage (DOP) form ubmitted to the Depa I or before the first co who signed the AOP hild's birth record wi	i, if applicable, with the artment of Health, Cen ourt proceeding to adju and DOP, if applicable	Department of Health, ter for Health Statistics idicate parentage related to e, will be notified by the
() I am rescinding my Acknowledgment () I am rescinding my Denial of Parentag	_			
I, the rescinding party, declare under powith and understand the rights and responded is true and correct.				
8. Full Name	9. Telepho	ne 10. Email		
	()			
11. Address	12. City		13. State	14. Zip
Rescinding Party's signature				·
Signed and sworn before me on	byby	nme of Rescinding Party		
State of, County of				Place notary
Signature of Witness or Notarial Officer Title of Office (if Notary)				seal here
Printed Full Name of Witness or Notarial Officer	My commissio	on expires Notary Use O	nly	

STATEMENTS OF RESCISSION

By signing this form, you declare under penalty of perjury under the laws of Washington State that you understand the following:

- The Rescission of Parentage (ROP) is a legally binding form. The legal basis for this form are chapters 26.26A and 26.26B of the Revised Code of Washington (RCW).
- This form is voluntary and does not require a court proceeding. Alternatively, you may choose to challenge
 parentage through state or tribal court.
- You have the right to talk with an attorney before signing this form. If you do not understand this information or have further questions, you should talk to an attorney.
- If you are not sure that you are the parent of the child and the child resides in Washington State, you may open a child support case with the Division of Child Support (DCS). In most cases, you will be required to submit to genetic tests to decide parentage. The genetic parent may be responsible for the costs of the test. To locate the DCS office nearest to you, call 1-800-442-5437. You can find additional information about parentage establishment in the booklet entitled "Establish Parentage for Your Child's Sake." It is available at hospitals, birthing centers, and DCS offices (RCW 26.26A.300 through 26.26A.515).
- Any individual who signed an AOP or Denial of Parentage (DOP) may change their mind and rescind (which
 means to revoke or cancel). To rescind, a Rescission of Parentage form must be filed with the Department of
 Health, Center for Health Statistics within a maximum of 60 days after the AOP or DOP is filed or before the first
 court proceeding, which ever happens first (RCW 26.26A.235).
- Once a complete Rescission of Parentage form is filed, the child's birth record will change back to the prior record information before the acknowledgment or denial of parentage form was filed.
- A challenge to either an AOP or a DOP after the period for rescission has passed is permitted only for limited reasons including fraud, duress, or factual mistake. It must be brought to Superior Court and the challenger has the burden of proof. A challenge must be brought within 4 years from the date the AOP is filed with the Department of Health, Center for Health Statistics (RCW 26.26A.235 through 26.26A.245).
- Only a court may determine custody and visitation issues for the child. Either parent may ask Superior Court to make residential provisions or a parenting plan after the 60-day rescission period has elapsed. The court may require the parent to pay costs (RCW 26.26A.400 through 26.26A.515).
- For the purpose of this form, "witnessed" means at least one individual who is authorized to sign has signed a record to verify that the individual personally observed a signatory sign the record (RCW 26.26A.010(23)). A person signing the witnessed statement must be at least 18 years of age and not related by blood or marriage to the individuals who sign a voluntary acknowledgment of parentage, denial of parentage, or rescission of parentage form.
- "Notarial officer" means a notary public or other individual authorized to perform a notarial act (RCW 42.42.010(9)).

INSTRUCTIONS FOR RESCISSION OF PARENTAGE FORM

The rescinding party should carefully read all instructions before completing and signing the Rescission of Parentage (ROP). The ROP must be either notarized <u>or</u> witnessed, not both, to be filed with the Department of Health, Center for Health Statistics. <u>We cannot file forms with missing information and will return the form to the person signing the rescission.</u>

Instructions for completing the ROP:

The person signing the rescission must sign page 1 in the presence of a notary <u>or</u> witness.
The witness <u>or</u> notary must sign, print their name, and date on page 1.
Submit completed ROP form with a non-refundable \$18 check or money order payable to DOH.
Send all forms and payments to:
Department of Health Center for Health Statistics PO Box 9709 Olympia, WA 98507

What is a ROP?

A ROP is a legal form used to reverse changes made to a birth certificate by an Acknowledgment of Parentage (AOP) or Denial of Parentage (DOP) form. You can rescind AOP and DOP forms.

The ROP form must be completed and filed on or before 60 days after the AOP or DOP form is filed or before the first court hearing to determine parentage relating to the child, whichever happens first.

What happens after a ROP form is filed?

When a ROP form is filed, the child's birth record will reverse to how it was before the AOP or DOP was filed. We will send a letter to everyone who signed the AOP and DOP using the address provided on the forms, notifying them that a rescission was filed.

When can a ROP be used?

A ROP can only be used if:

- It is completed and filed on or before 60 days after the AOP or DOP form is filed or before the first court hearing, whichever happens first.
- Parentage has not been decided on by a court.

Who can Sign?

The ROP form can only be signed by the person who signed the AOP or DOP form.

Do I need a notary or a witness?

Yes. The person signing the rescission must sign in front of either a notary **OR** a witness. The notary or witness must also complete the signature block. Common notary locations include hospitals, local banks, title companies, and attorneys/county clerks. A person signing the witnessed statement must be at least 18 years of age and not related by blood or marriage to the individual who signs a ROP form. The local child support offices will serve as witnesses. Center for Health Statistics staff will not serve as witnesses.

If you need help understanding your rights and responsibilities as parents and the alternatives to, and consequences of, signing this form, call the Division of Child Support at 1-800-442-5437.