## **CHILD RELATIONSHIP STATEMENT**

Form Approved OMB No. 0960-0116 See Revised Privacy Act Statement Attached.

Privacy Act Statement - Collection and Use of Information - Section 216(h)(3) of the Social Security Act, as amended, allows us to collect this information. We will use the information you provide to establish the child's relationship to the applicant. Furnishing us this information is voluntary. However, failing to provide all or part of the information may prevent us from making an accurate and timely decision on the claim. We rarely use the information you supply for any purpose other than what we state above, however, we may use the information for the administration of our programs, including sharing information: 1. To comply with Federal laws requiring the release of information from our records (e.g., to the Government Accountability Office and Department of Veterans Affairs); and, 2. To facilitate statistical research, audit, or investigative activities necessary to ensure the integrity and improvement of our programs (e.g., to the Bureau of the Census and to private entities under contract with us). A list of when we may share your information with others, called routine uses, is available in our Privacy Act System of Records Notice, 60-0089, entitled Claims Folder System. Additional information about this and other system of records notices and our programs are available from our Internet website at www.socialsecurity.gov\_or at your local Social Security office. 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 incorrect payments or delinquent debts under these programs.

**Paperwork Reduction Act Statement** - Paperwork Reduction Act Statement - This information collection meets the requirements of 44 U.S.C. § 3507, as amended by section 2 of the <u>Paperwork Reduction Act of 1995</u>. 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 15 minutes to read the instructions, gather the facts, and answer the questions. **SEND OR BRING THE COMPLETED FORM TO YOUR LOCAL SOCIAL SECURITY OFFICE**. You can find your local Social Security office through SSA's website at <u>www.socialsecurity.gov</u>. Offices are also listed under U. S. Government agencies in your telephone directory or you may call Social Security at 1-800-772-1213 (TTY 1- 800-325-0778). You may send comments on our time estimate above to: SSA, 6401 Security Blvd, Baltimore, MD 21235-6401. Send only comments relating to our time estimate to this address, not the completed form.

PRINT WAGE EARNER'S NAME	WAGE EARNER'S SOCIAL SECURITY NUMBER	

List below all children of the wager earner (hereafter referred to as the worker) for whom you are requesting benefits.

NAME OF CHILD OR CHILDREN		
A child of the worker may be entitled to benefits if: (1) the worker was decreed by court to be the child's parent; or (2) the worker was ordered by a court to contribute to the child's support because the child is his or her son or daughter; or (3) the worked acknowledged in writing that the child is his or her son or daughter; or (4) the child is living with or receiving contributions from his or her parents at certain times. The questions below are designed to help Social Security determine if the child can meet these requirements. Please use item 4 on the reverse of this form for any comments you wish to make.		
1. Was the worker ever decreed by a court to be the child's parent? Yes No		

If "YES," please sub	omit a copy of that decree or give use the name	of the court and the date of the decree.
(If "YES," omit items	s 2, 3, and 4.)	

2.	. Was the worker ever ordered by a court to contribute to the child's support because the	🗌 Yes	🗌 No
	child was his or her son or daughter?		

If "YES," please submit a copy	of that decree or give us the name of the court and the date of the o	decree.
(If "YES," omit items 3 and 4.)		

If you answer "YES" to any of the questions under Item 3, submit the document if available or complete Item 4 on the reverse side of this form. If you are unsure of an answer explain in Item 4. IN ALL CASES COMPLETE NAME AND ADDRESS BLOCK ON THE OTHER SIDE OF THE FORM.

3. (a) Did the worker ever file an application with or make a statement to the Veterans	
Administration or welfare office or to any government agency in which he/she stated	
the child was his/hers?	🗌 Yes 🗌 No
(b) Has the worker written any letters to anyone that you know of in which he/she may have	
referred to the child as a son or daughter or referred to himself/herself as the child's parent?	🗌 Yes 🗌 No
(c) Did the worker ever list the child in a family tree or other family record?	🗌 Yes 🗌 No

(d) Did the worker ever list the child as dependent on a tax return?	🗌 Yes 🗌 No
(e) Did the worker ever take out any insurance policies on the child or make the child a beneficiary of his/her own insurance policy?	Yes No
(f) Did the worker ever make a will listing the child beneficiary?	🗌 Yes 🗌 No
(g) Did the worker ever make an allotment for the child while he/she was in military service?	🗌 Yes 🗌 No
(h) Did the worker ever list the child on any applications for employment?	🗌 Yes 🗌 No
(i) Did the worker ever register the child in school or place of worship or sign a report card as the child's parent?	Yes No
(j) Did the worker ever take the child to a doctor's or dentist's office or to a hospital and list himself/herself as parent?	Yes No
(k) Did the worker accept responsibility for or pay the child's hospital expenses at birth or did he/she give the information for the child's birth certificate?	Yes No
(I) Do you know of any other written evidence of any kind which would show that the child is the son or daughter of the worker? (The information need not have been supplied by the worker.)	Yes No
(m) Is there anyone to whom the worker admitted orally that he/she was the parent of the child?	Yes No
(n) Is the worker making regular and substantial contributions to the child's support or was the worker making such contributions at that time the worker died?	Yes No

4. If you answered "YES," to any of the questions in Item 3 identify the question (e.g., "3(a)") and supply detailed information below. For example: You should provide the names and addresses of government agencies, doctors, hospitals, schools, etc. where appropriate. The approximate date of the event and the surrounding circumstances should be indicated. The information should be in sufficient detail to enable us to locate the document or evidence remembering the final responsibility for supplying this evidence is yours. Where more than one child is filing for benefits identify below the child to whom the evidence pertains.

NAME OF PERSON COMPLETING FORM	DATE
ADDRESS (NUMBER AND STREET OR P.O. BOX, OR RURAL ROUTE)	TELEPHONE NO. & AREA CODE
CITY AND STATE	ZIP CODE
Earm <b>SSA-2510</b> (09-2016) LIE (09-2016) Page 2	

## 5. FOR DISTRICT OFFICE USE ONLY

A. Explain all development taken as a result of "YES" answers. Questions 3(I) and 3 (m) are designed to uncover sources of "Other Evidence" of parentage where the child was living with or receiving contributions from the worker at the appropriate times, or to uncover other sources of an acknowledgement in writing by the worker.

B. Outline all other pertinent relationship development made on this claim. (This suffices for the required RC.) When considering the status of an out-of-wedlock child, you may not disallow the child until you consider applicable State intestacy law.

State of Domicile: