

1. A.	FULL NAME		
ъ.	FIRST	MIDDLE	CURRENT SURNAME
	BIRTH NAME, IF DIFFERENT SURNAME AFTER MARRIAGE		
	(OPTIONAL - SEE REVERSE)		
C.	CHECK ONE CITY TOWN [AND SPECIFY	VILLAGE	(COUNTY)
D.			ZIP
	IS RESIDENCE WITHIN LIMITS OF CIT		
3. A.	AGE B. DATE OF BIRTI	н	C. SEX (OPTIONAL)
4. EM	MPLOYMENT		
В.	TYPE OF INDUSTRY OR BUSINESS _	·	
5. PL/	ACE OF BIRTH(CITY, STATE	/ COLINTRY IE NOT LIEA	
6. FATHER OR PARENT			
В.	COUNTRY OF BIRTH		
	OTHER OR PARENT NAME (OR MAIDEN NAME IE ARRIGO	ARI EV	
В.	COUNTRY OF BIRTH	-OCE)	
8. NU	UMBER OF THIS MARRIAGE		-
	REVIOUS MARRIAGES	-	
	NUMBER OF PREVIOUS MARRIAGES DIVORCE:	WHICH ENDED BY CIVIL ANNULMENT:	DEATH:
		OTTE ATTOCKETT.	— CEATH.
	HOW DID LAST MARRIAGE END? DIV		NT (3) DEATH (2)
C.	DATE LAST MARRIAGE ENDED?	MM/DD/YYYY	
10. IF	ARE ANY FORMER SPOUSE(S) ALIVE PREVIOUSLY DIVORCED OR ANNULLI DATE OF DECREE P (MONTH, DAY, YEAR) (CITY/COUNT	? YES NED, PROVIDE THE FOLLOPLACE ISSUED	AGAINST WHOM
1ST _			
2ND _			
			
4TH _			
		(OPPICAL LICE ONLY)	
DOCIN	IMENTS OF PROOF	(OFFICAL USE ONLY)	
_			
	PASSPORT / VISA		
	SOCIAL SECRUITY CARD		
	DRIVERS LICENSE (PHOTO ID)		
	,		

Attention:

Applicants

Social Security Numbers

Social Security Numbers of the applicants are mandatory. They are required by New York State Domestic Relations Law Section 15 and 42 U.S.C. 666(a). They may be used for child support enforcement purposes.

Notice:

If either or both parties wish to change the surname by which he or she is known after marriage, please review the information below and then complete item 1C and/or 11C on the front side of this record.

- (1) Every person has the right to adopt any name by which he or she wishes to be known simply by using that name consistently and without intent to defraud.
- (2) A person's last name (surname) does not automatically change upon marriage, and neither party to the marriage must change his or her last name. Parties to a marriage need not have the same last name.
- (3) One or both parties to a marriage may elect to change the surname by which he or she wishes to be known after the solemnization of the marriage by entering the new name in the appropriate space provided in the Affidavit Section of this application. Such entry shall consist of one of the following surnames:
 - (i) the surname of the other spouse; or
 - (ii) any former surname of either spouse; or
 - (iii) a name combining into a single surname all or a segment of the premarriage surname or any former surname of each spouse; or
 - (iv) a combination name separated by a hyphen, provided that each part of such combination surname is the premarriage surname, or any former surname, of each of the spouses.
- (4) The use of this option will have the effect of providing a record of the change of name. The marriage certificate, containing the new name, if any, constitutes proof that the use of the new name, or the retention of the former name, is lawful.
- (5) Neither the use of, nor the failure to use, this option of selecting a new surname by means of this application abrogates the right of each person to adopt a different name through usage at some future date.

Clerk

- All entries must be typed or printed.
- Applicants must provide all information in the affidavit section.
- Issue original to couple after making a photocopy.
- Retain photocopy until original copy is returned by the officiant.