ORDERING BIRTH, DEATH AND MARRIAGE CERTIFICATES

Use the same process to obtain copies of birth, death and/or marriage certificates as described below.

In Person:
If you are an authorized individual, you may come into our office to purchase a certified birth, death and/or marriage certificate.

Office of the Assessor - County Clerk - Recorder
Vital Records
555 County Center, First Floor
Redwood City, CA 94063-1665

You must complete the application form which includes a sworn statement, under penalty of perjury, in the office where the record is on file in order to receive an Authorized Certified Copy.

By Mail:
A notarized Certificate of Identity and a completed application form signed under penalty of perjury by the authorized requestor are required for all orders sent by mail. Applications and Certificate of Identity forms are on our website www.smcacre.org.

If you do not have access to the internet and live in another California county, you can obtain an application form from any county in California and send it to the county recorder where the vital record is on file. The county recorder’s office will also mail the application form to individuals upon request.

Mail the application form with the required payment in a check or money order only (payable against a USA bank) to the above. Make checks payable to: San Mateo County Clerk-Recorder.

Processing time may take several days. Please allow two weeks to receive your copies via regular mail.

EXPEDITING YOUR REQUEST

To expedite your request, you may opt to send it via overnight mail and request the returned certificate via overnight mail. To do so, include a pre-paid overnight return envelope with your application and check. Certificates from the years 1856 to 1964 may require an additional one to two days for researching the records in the Archive.
Birth, Death and Marriage Certificates

**BIRTH CERTIFICATES**

**WHO CAN REQUEST AND RECEIVE AN AUTHORIZED, CERTIFIED COPY OF A BIRTH CERTIFICATE?**
The law is very strict about who may request and receive authorized, certified copies of birth certificates. Its intent is to protect an individual's privacy and keep their personal information safe from identity theft. That's why only those listed below are authorized to obtain certified copies of birth certificates.

- The registrant or a parent/legal guardian of the registrant
- A child, grandparent, grandchild, sibling, spouse or domestic partner of the registrant
- Person(s) entitled to receive the record as a result of a court order, or an attorney or a licensed adoption agency seeking the birth record in order to comply with the requirements of Section 3140 or 7603 of the Family Code
- An attorney representing the registrant or the registrant's estate, or any person or agency empowered by statute or appointed by a court to act on behalf of the registrant or the registrant's estate
- A member of a law enforcement agency or a representative of another governmental agency, as provided by law, who is conducting official business
- An agent or employee of a funeral establishment ordering certified copies of a death certificate on behalf of an individual specified in paragraphs (1) to (8), inclusive, of subdivision (a) of Section 7100 of the health and Safety Code
- An agent under power of attorney for health care who has the right and duty of disposition
- Surviving Next of Kin - competent surviving spouse or parent(s), sole surviving adult child or adult sibling and surviving competent adult person(s) respectively in the next degree of kinship
- Conservator of the person or estate appointed under Part 3 of Division 4 of the Probate Code

**FEES FOR A CERTIFIED COPY(S) OF A BIRTH CERTIFICATE**
An authorized certified copy and/or an informational copy of a birth record is $28. Fees are set by state law and subject to change. See back panel for ordering instructions.

A WORD ABOUT “INFORMATIONAL” COPIES OF BIRTH, DEATH AND/OR MARRIAGE CERTIFICATES
Those who do not meet the criteria for an authorized certified copy may receive an informational copy. The words “Informational, Not a Valid Document to Establish identity” will be imprinted across the face of the copy. Normal certificate fees apply.

**DEATH CERTIFICATES**

**WHO CAN REQUEST AND RECEIVE AN AUTHORIZED, CERTIFIED COPY OF A DEATH CERTIFICATE?**
The same protective laws apply to requesting and obtaining birth and death certificates. Only those specified in this list are authorized to obtain certified copies of death certificates.

- A parent or legal guardian of the deceased
- A child, grandparent, grandchild, sibling, spouse, or domestic partner of the deceased
- A party entitled to receive the record as a result of a court order, or an attorney or a licensed adoption agency seeking the death record in order to comply with the requirements of Section 3140 or 7603 of the Family Code
- An attorney representing the registrant or the registrant’s estate, or any person or agency empowered by statute or appointed by a court to act on behalf of the registrant or the registrant’s estate
- A member of a law enforcement agency or a representative of another governmental agency, as provided by law, who is conducting official business

**FEES FOR A CERTIFIED COPY(S) OF A DEATH CERTIFICATE**
An authorized certified copy of a death record is $21. Fees are set by state law and subject to change. See back panel for ordering instructions.

**MARRIAGE CERTIFICATES**

**WHO CAN REQUEST AND RECEIVE A CERTIFIED COPY OF A MARRIAGE CERTIFICATE?**
Marriage certificates can only be purchased in the same county where the license was purchased, regardless of where the wedding ceremony took place. Only authorized individuals can obtain a certified copy of a public marriage certificate.

- The registrant or a parent/legal guardian of the registrant
- A child, grandparent, grandchild, sibling, spouse or domestic partner of the registrant
- Person(s) entitled to receive the record as a result of a court order, or an attorney or a licensed adoption agency seeking the birth record in order to comply with the requirements of Section 3140 or 7603 of the Family Code
- An attorney representing the registrant or the registrant’s estate, or any person or agency empowered by statute or appointed by a court to act on behalf of the registrant or the registrant’s estate
- A member of a law enforcement agency or a representative of another governmental agency, as provided by law, who is conducting official business

**FEES FOR A CERTIFIED COPY(S) OF A MARRIAGE CERTIFICATE**
An authorized certified copy of a marriage record is $15. Fees are set by state law and subject to change. See back panel for ordering instructions.

A WORD ABOUT CONFIDENTIAL MARRIAGE CERTIFICATES
Only the spouses in a confidential marriage can purchase a certified confidential marriages certificate. This can be done in person at the County Clerk’s Office where the certificate is filed if a valid photo ID is shown and the $15 fee is paid. Either spouse can request a confidential marriage certificate by mail if they submit a completed, notarized application and the $15 fee. For applications, call (650) 363-4500 or e-mail countyclerk@smcacre.org.