Sample AFFIDAVIT FOR LICENSE TO MARRY

If you use a license or state i.d. to apply, the address on the licer	nse should be your current address. If it is not, you will
be required to use the address on the license on this form.	NO

red to use the address on the license or	ı this form.				
STATE OF MICHIGAN	The cost is \$20	or County Reside	nts and \$30 for	Out-of-State	Residents.

County of

I.D. is required to apply and it can be a driver's license, state i.d. or a CERTIFIED (includes a raised seal) birth certificate. An Affidavit For

License to Marry MUST be completed in the office. The form cannot leave the office. The Undersigned, being duly sworn, depose(s) and say(s) that:

		and	d			
	FULL NAME (First, Middle, Las		FULL NAME (First, Middle, L	ast) 🔲 MALE 🗖 FEMALE		
	SURNAME ON BIRTH CERTIFICATE, IF DIFFERENT		SURNAME ON BIRTH CE	SURNAME ON BIRTH CERTIFICATE, IF DIFFERENT		
COUPLE	PRESENT AGE	DATE OF BIRTH	PRESENT AGE	DATE OF BIRTH		
- 0	BIRTHPLACE – CITY AND STATE		BIRTHPLACE	- CITY AND STATE		
	RESIDENCE NO.	STREET	RESIDENCE NO.	STREET		
	CITY, STATE, AND ZIP CODE		CITY, STATE, AND ZIP CODE			
$\left.\right\rangle$	RESIDENCE COUNTY	TIMES PREVIOUSLY MARRIED	RESIDENCE COUNTY	TIMES PREVIOUSLY MARRIED		
<u>v</u> –	FULL NAME (First, Middle,Last)		FULL NAME	FULL NAME (First, Middle,Last)		
	SURNAME AT BIRTH	BIRTHPLACE	SURNAME AT BIRTH	BIRTHPLACE		
	FULL NAME (First, Middle,Last)		FULL NAME	FULL NAME (First, Middle, Last)		

SURNAME AT BIRTH BIRTHPLACE SURNAME AT BIRTH BIRTHPLACE If you have been divorced in the last 365 days you will need to bring a certified copy of your divorce degree with you when you apply.

intend to marry and that this affidavit is made for the purpose of obtaining a marriage license; that each of the above-named persons is of the age required by law, is not related to the other within the degree prohibited by statute and is of sufficient mental capacity to contract marriage; that said persons are acquainted with the laws of the State of Michigan relative to marriage; that there is no legal impediment to said marriage; and that to the best knowledge and belief of the undersigned all of the foregoing statements are true.

Educational materials regarding prenatal care and the transmission and prevention of venereal disease and HIV infection as well as information on the availability of tests for these diseases have been received.

Signature	Signature	
Social Security Number	Social Security Number	
Subscribed to before me:the County Clerk:a Notary Public of		_County,
acting in County, and whose con	nmission expires on	, 20;
or other person authorized to administer oaths, and	d sworn to on,	20

Signature ____

GETTING MARRIED IN MICHIGAN? WHAT YOU NEED TO KNOW

Who can marry....

To be able to marry you must not be married to someone else. (MCL 551.105) *If you have been married before, you may be asked to document that the earlier marriage has ended due to death or divorce.*

To obtain a Michigan marriage license the couple must be 18 years of age or older and be able to enter into legal contracts. (MCL 551.103)

If 16 or 17 years of age, a person can apply for a license but must have parental consent or consent of their legal guardian to marry. If custody of a person applying for a license under the age of 18 has been awarded by the court, the consent must be from a custodial parent. (MCL 551.51 and 551.103) We have a form that must be filled out in our office by the parent and we must see a valid driver's license or state i.d. for the parent present.

Where to apply and where to marry....

If either of the couple are Michigan residents, they must apply with the county clerk where one or both have legal residence. Once the license is issued, Michigan residents can marry anywhere in the state. (MCL 555.101)

If neither of the couple lives in Michigan, they must apply with the county clerk where the marriage ceremony is to be performed. Once issued, the license can be used only in the issuing county. (MCL 551.101)

In either case, a Michigan license is **not valid outside the state of Michigan**.

Who can you marry....

There are restrictions on who someone can marry. (MCL 551.3 and 551.4)

A man cannot marry his mother, sister, grandmother, daughter, granddaughter, stepmother, grandfather's wife, son's wife, grandson's wife, wife's mother, wife's grandmother, wife's daughter, wife's granddaughter, brother's daughter, sister's daughter, father's sister, mother's sister, or cousin of the first degree.

A woman cannot marry her father, brother, grandfather, son, grandson, stepfather, grandmother's husband, daughter's husband, granddaughter's husband, husband's father, husband's grandfather, husband's son, husband's grandson, brother's son, sister's son, father's brother, mother's brother, or cousin of the first degree.

The three day waiting period....

Generally, a marriage license is not issued for a period of three days from the date of the application. Applicants can, however, request a waiver of the three day waiting period from the clerk issuing the license. (MCL 551.103a) In Oceana County there is a \$25 fee for the waiver. You must have the ceremony and officiant arranged to request the waiver. The County Clerk grants the waiver.

Special notice of perjury....

Note that the application for a marriage license is a sworn affidavit. Making false statements in the marriage license affidavit is **an act of perjury** which is a prosecutable offense. (MCL 551.108)