Each applicant must appear together and in person to apply for a marriage license.

When paying the filing fee for the application, please note we accept cash or credit card (visa or mastercard only). This fee must be paid before the application can be filed.

All applicants must have identification (photo ID) and Social Security card or may use another legal document containing their Social Security number, such as income tax record.

Resident aliens who do not have a Social Security card will be required to present their resident alien card or a statement from the Social Security Office that you do not qualify for a Social Security number.

Applicants under Age 18

Applicants age 16-17, may obtain a marriage license upon presenting additional information as following:

- Certified copy of long form birth certificate
- Parent's consent
- State issued I.D.

(If parents are divorced, the parent with custody must give the consent and produce a certified copy of their divorce decree to prove custody.)

There is a twenty-four (24) hour waiting period in South Carolina from the time you apply for the license until the time the license can be issued.

After the waiting period has expired, you may return to pick up the license (only one party) or we can return the license to you by mail. The request to mail the license must be made at the time of application.

For certified copy of a marriage license from the years 1911 to present can be requested in person or by mail.

Marriage License Fees

- Greenville County Residents: $45.00
- SC State Residents: $75.00
- Non SC Residents: $95.00
- Marriage License Correction: $6.75
- Marriage License Folder –keepsake: $2.00
- Marriage License Re-issuance: $6.75
- Certified Copy (plus copy charges): $5.00
- Research Fee: $5.00
- Photo Copy: $.25 per page

Ceremony

Once Marriage License is issued a marriage ceremony is required in South Carolina. This license is not valid for marriages outside of South Carolina.

Probate Court Judge and Staff do not perform marriage ceremonies.


"Only ministers of the Gospel, Jewish rabbi, and officers authorized to administer oaths in this State, and the chief or spiritual leader of a Native American Indian entity recognized by the South Carolina Commission for Minority Affairs pursuant to Section 1-31-40 are authorized to administer a marriage ceremony in this State."