

The Processing Principles for the Application of Household Certificate Transcript and Reviewing of Household Registration Record

1. Established on December 6th, 2006, by Tai-Nei-Hu-Zi No. 0950185166 Order of the Ministry of the Interior
2. Amended on July 24th, 2015, by Tai-Nei-Hu-Zi No. 1041203053 Order of the Ministry of the Interior
3. Amended on Aug. 19th, 2016, by Tai-Nei-Hu-Zi No. 1051202403 Order of the Ministry of the Interior
4. Amended on Oct. 18th, 2021, by Tai-Nei-Hu-Zi No. 1100242070 Order of the Ministry of the Interior

1. The applicants of the household certificate transcript and reviewing of household registration record are as follows:
 - (1) The parties concerned.
 - (2) The interested parties.
 - (3) The entrusted parties.
2. The interested parties referred to in subsection 2 of Section 1 are the parties concerned in one of the following circumstances:
 - (1) Failure to fulfill the contract or pay off debt.
 - (2) The shareholders or partners of the same corporations or firms and for the needs of performing their duties.
 - (3) With the court's instruction to delivery household registration record.
 - (4) The party's spouse and lineal consanguinity.
 - (5) The head of household and a member of the household, whereas lodgers shall not be considered as a member of the household.
 - (6) Other obtainment, lapse or alteration of relationships in legal rights and obligations.
3. The applicants must submit the following supporting documents for inspection:
 - (1) The parties concerned and interested parties must submit original identification documents for inspection where applying in person; the interested parties must submit original interest relation supporting documents as well.
 - (2) The entrusted parties must submit original identification documents and letters of attorney for inspection where applying on behalf of the trustors. To verify the true intentions of the trustors, household registration offices may

inquire into facts and evidence in accordance with Section 6, Chapter 1 of the Administrative Procedure Act, e.g. by reviewing filed applications to check the handwritings of the trustors, by confirming with the trustors over the phone or by having the entrusted parties provide photocopies of identification documents of the trustors.

- (3) The interested party must also submit original interest relation supporting documents for inspection where the interested party is the trustor. If any special reasons make it difficult to submit original interest relation supporting documents, he/she may submit photocopies and sign written statements thereupon indicating that they are true and faithful copies of the original and that the undersigned is willing to take legal responsibility if any false and sign or seal by the trustor.
- (4) A letter of attorney or interest relation supporting documents that are made in a foreign country must be verified by a ROC embassy, a ROC representative office or a ROC administrative office. Any such letters or documents that are made in Mainland China, Hong Kong or Macao must be verified by an institution established or designated by a private organization authorized by the Executive Yuan.

The identity supporting documents referred to in the preceding paragraph are: National Identification Cards, Alien Resident Certificates, Alien Permanent Resident Certificate, Taiwan Area Resident Certificates, Permanent Residence Certificates, ROC passports or other identification documents.

4. The household registration offices may establish a bulk Household Certificate Transcript counter for processing applications with over 10 cases from the same applicant, receiving the applications by delegated people and arranging collection dates.