Acknowledgments or Proofs Taken Outside of the United States
Pursuant to Civil Code 1183

The acknowledgment or proof of an instrument may be taken outside of the United States, without further proof or acknowledgment, before any of the following:

- A minister, commissioner, or charge d'affaires of the United States, resident and accredited in the country where the proof or acknowledgment is made.
- A consul, vice consul, or consular agent of the United States, resident in the country where the proof or acknowledgment is made.
- A judge of a court of record of the country where the proof or acknowledgment is made.
- Commissioners appointed by the Governor or Secretary of State for that purpose.

If the acknowledgment or proof was taken by a notary public, the signature of the notary public must be proved or acknowledged in one of the following ways:

- By a judge of a court of record of the country where the proof or acknowledgment was taken
- By an American diplomatic officer, consul general, consul, vice consul, or consular agent
- By an Apostille (certification) affixed to the instrument pursuant to the terms of the Hague Convention