

POWER OF ATTORNEY DOCUMENTS

IMPORTANT:

The following forms are included for informational purposes and should only be executed after consulting with a lawyer. These forms should in no way replace individualized advice from a trusted lawyer.

IMPORTANTE:

Los siguientes formularios se incluyen con fines informativos y sólo deben ser ejecutados después de consultar con un abogado. Estes formulariosno deben reemplazar el consejo individualizado de un abogado de confianza.

POWER OF ATTORNEY FOR CARE OF A MINOR CHILD

Important information about this form

Effective September 1, 2018 –

Pursuant to the Supporting and Strengthening Families Act (the "Act"), O.C.G.A. § 19-9-120, *et seq.*, a parent of a child may delegate caregiving authority regarding such child to an individual who is:

- 1) an adult;
- 2) a Georgia resident; and
- 3) is related to the child as follows:
 - a. the grandparent,
 - b. great-grandparent,
 - c. stepparent,
 - d. former stepparent,
 - e. step-grandparent,
 - f. aunt,
 - g. uncle,
 - h. great aunt,
 - i. great uncle,
 - j. cousin, or
 - k. sibling of such child

Appointment of a non-relative:

- a. the non-relative is approved as an agent by a child-placing agency or a nonprofit entity or faith based organization; and
- b. the power of attorney is for a period of one year or less

Active duty military parents

Any parent who is deployed for active duty may delegate an individual with power of attorney for the period of deployment plus 30 days. See O.C.G.A. § 19-9-132.

WHO SIGNS THE POWER OF ATTORNEY

- 1. The parent; and
- 2. The individual accepting care of the child (agent).
- Both signatures must be notarized as indicated on the power of attorney.

FORM FOR POWER OF ATTORNEY TO DELEGATE THE POWER AND AUTHORITY FOR THE CARE OF A CHILD

O.C.G.A. § 19-9-134

NOTICE:

(1) THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE INDIVIDUAL WHOM YOU DESIGNATE (THE AGENT) POWERS TO CARE FOR YOUR CHILD, INCLUDING THE POWER TO: HAVE ACCESS TO EDUCATIONAL RECORDS AND DISCLOSE THE CONTENTS TO OTHERS; ARRANGE FOR AND CONSENT TO MEDICAL, DENTAL, AND MENTAL HEALTH TREATMENT FOR THE CHILD; HAVE ACCESS TO RECORDS RELATED TO SUCH TREATMENT OF THE CHILD AND DISCLOSE THE CONTENTS OF THOSE RECORDS TO OTHERS; PROVIDE FOR THE CHILD'S FOOD, LODGING, RECREATION, AND TRAVEL: AND HAVE ANY ADDITIONAL POWERS AS SPECIFIED BY THE INDIVIDUAL EXECUTING THIS POWER OF ATTORNEY.

(2) THE AGENT IS REOUIRED TO EXERCISE DUE CARE TO ACT IN THE CHILD'S BEST INTERESTS AND IN ACCORDANCE WITH THE GRANT OF AUTHORITY SPECIFIED IN THIS FORM.

(3) A COURT OF COMPETENT JURISDICTION MAY REVOKE THE POWERS OF THE AGENT.

(4) THE AGENT MAY EXERCISE THE POWERS GIVEN IN THIS POWER OF ATTORNEY FOR THE CARE OF A CHILD FOR THE PERIOD SET FORTH IN THIS FORM UNLESS THE INDIVIDUAL EXECUTING THIS POWER OF ATTORNEY REVOKES THIS POWER OF ATTORNEY AND PROVIDES NOTICE OF THE REVOCATION TO THE AGENT OR A COURT OF COMPETENT JURISDICTION TERMINATES THIS POWER OF ATTORNEY.

(5) THE AGENT MAY RESIGN AS AGENT AND MUST IMMEDIATELY COMMUNICATE SUCH RESIGNATION TO THE INDIVIDUAL EXECUTING THIS POWER OF ATTORNEY AND TO SCHOOLS, HEALTH CARE PROVIDERS, AND OTHERS KNOWN TO THE AGENT TO HAVE RELIED UPON SUCH POWER OF ATTORNEY.

(6) THIS POWER OF ATTORNEY MAY BE REVOKED IN WRITING. IF THIS POWER OF ATTORNEY IS THE REVOKING INDIVIDUAL REVOKED, SHALL NOTIFY THE CARE PROVIDERS, AND OTHERS **KNOWN** AGENT, SCHOOLS, HEALTH ΤO THE INDIVIDUAL EXECUTING THIS POWER OF ATTORNEY TO HAVE RELIED UPON SUCH POWER OF ATTORNEY.

(7) IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK AN ATTORNEY TO EXPLAIN IT TO YOU.

STATE OF GEORGIA

COUNTY OF _____

PARENT DOCUMENT

Personally appeared before me, the undersigned officer duly authorized to administer oaths,

_____ (name of parent) who, after having been sworn, deposes

and says as follows:

1. I certify that I am the parent of:

(Full name of child)

(Date of birth)

2. I designate: _____

(Full name of agent)

(Street address, city, state, and ZIP Code of agent)

(Personal and work telephone numbers of agent)

as the agent of the child named above.

- 3. The agent named above is related or known to me as *follows* (*write in your relationship to the agent; for example, aunt of the child, maternal grandparent of the child, sibling of the child, godparent of the child, associated with a nonprofit or faith based organization*):
- 4. Sign by the statement you wish to choose (you may only choose one):
 - (A) (Signature) The agent named above is related to me by blood or marriage and I have elected not to have him or her obtain a criminal background check.
- 5. Sign by the statement you wish to choose (you may only choose one):
 - (A) _______(Signature) I delegate to the agent all my power and authority regarding the care and custody of the child named above, including but not limited to the right to inspect and obtain copies of educational records and other records concerning the child, attend school activities and other functions concerning the child, and give or withhold any consent or waiver with respect to school activities, medical and dental treatment, and any other activity, function, or treatment that may concern the child. This delegation shall not include the power or authority to consent to the marriage or adoption of the child, the performance or inducement of an abortion on or for the child, or the termination of parental rights to the child.

OR

This delegation shall not include the power or authority to consent to the marriage or adoption of the child, the performance of inducement of an abortion on or for the child, or the termination of parental rights to the child.

- 6. Initial by the statement you wish to choose (*you may only choose one of the three options*) and complete the information in the paragraph:
 - (A) _____ (Initials) This power of attorney is effective for a period not to exceed one year, beginning ______, 2____, and ending ______, 2____. I reserve the right to revoke this power and authority at any time.

OR

(B) (Initials) This power of attorney is being given to a grandparent of my child and is effective until I revoke this power of attorney.

OR

- (C) _____ (Initials) I am a parent as described in O.C.G.A. § 19-9-130(b). My deployment is scheduled to begin on _____, 2___, and is estimated to end on _____, 2___ I acknowledge that in no event shall this delegation of power and authority last more than one year or the term of my deployment plus 30 days, whichever is longer. I reserve the right to revoke this power and authority at any time.
- 7. I hereby swear or affirm under penalty of law that I provided the notice required by O.C.G.A. § 19-9-125 and received no objection in the required time period.

By: _____

(Parent signature)

(Printed name)

(Street Address, city, state, and ZIP Code of parent)

(Personal and work telephone numbers of parent)

Sworn to and subscribed before me this ______. day of ______.

Notary public (SEAL)

STATE OF GEORGIA

COUNTY OF

AGENT DOCUMENT

Personally appeared before me, the undersigned officer duly authorized to administer oaths,

_____ (name of agent) who, after having been sworn,

deposes and says as follows:

- 8. I hereby accept my designation as agent for the child specified in this power of attorney and by doing so acknowledge my acceptance of the responsibility for caring for such child for the duration of this power of attorney. Furthermore, I hereby certify that:
 - (A) (i) I am related to the individual giving me this power of attorney by blood or marriage as follows (*write in your relationship to the individual designating you as agent; for example, sister, mother, father, etc.*):_____

OR

(write in the name of the child-placing agency, nonprofit entity, or faith based organization).

- (B) I am not currently on the state sexual offender registry or child abuse registry of this state or the sexual offender registry or child abuse registry for any other state, a United States territory, the District of Columbia, or any American Indian tribe nor have I ever been required to register for any such registry;
- (C) I have provided a criminal background check to the individual designating me as an agent, if it was required;
- (D) I understand that I have the authority to act on behalf of the child:
 - -- For the period of time set forth in this form;
 - -- Until the power of attorney is revoked in writing and notice is provided to me as required by O.C.G.A. § 19-9-130; or
 - -- Until the power of attorney is terminated by order of a court;
- (E) I understand that if I am made aware of the death of the individual who executed the power of attorney, I must notify the surviving parent of the child, if know, as soon as practicable; and
- (F) I understand that I may resign as agent by notifying the individual who executed the power of attorney in writing by certified mail, return receipt requested, or statutory overnight delivery and I must also notify any schools, health care providers, and other to whom I give a copy of this power of attorney.

(Agent signature)

(Printed name)

Sworn to and subscribed before me this ______ day of ______, ______.

Notary public (SEAL) My commission expires: _____.

(Organization signature, if applicable)

(Printed name and title)



TEMPORARY GUARDIANSHIP DOCUMENTS

IMPORTANT:

The following forms are included for informational purposes and should only be executed after consulting with a lawyer. These forms should in no way replace individualized advice from a trusted lawyer.

IMPORTANTE:

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PETITION FOR TEMPORARY LETTERS OF GUARDIANSHIP OF MINOR INSTRUCTIONS

I. Specific Instructions

- 1. This form is to be used for filing a Petition for Temporary Letters of Guardianship of a Minor pursuant to O.C.G.A. § 29-2-5.
- 2. Notice of the Petition must be given to the "parents" of the Minor. If an objection to the establishment of the temporary guardianship is filed by a parent who is also a "natural guardian," the Court will dismiss the Petition without a hearing. If a parent who is not a natural guardian objects, a hearing on the matter will be scheduled.

A "parent" is defined as the biological or adoptive father or mother whose parental rights have not been surrendered or terminated. However, in the case of a child born out of wedlock, the Father shall be considered a "parent" only if he has legitimated the Minor.

A father of a child born out of wedlock has legitimated the Minor if he married the Mother after the child's birth or obtained an order of legitimation from a court of competent jurisdiction.

A "natural guardian" is defined as each parent, unless the parents are divorced. If one parent has sole legal custody, that parent is the sole "natural guardian." If both parents have joint legal custody, then both parents are the "natural guardians."

- 3. Although a mother or father may not be a "legal parent," the Court may require service on such person.
- 4. A temporary guardianship will be deemed to be a permanent guardianship for the purposes of obtaining medical insurance coverage for the Minor if the guardian assumes in writing the obligation to support the Minor while the guardianship is in effect to the extent that no other sources of support are available.
- 5. Unless otherwise permitted by the Probate Court in which the Petition is filed, a separate Petition must be filed for each minor. Contact the Probate Court in which the Petition will be filed for its policy. If the filing of one Petition for more than one minor is permitted by the Probate Court, modify the Petition accordingly.
- 6. According to Uniform Probate Court Rule 5.6 (A), unless the Court specifically assumes the responsibility, it is the responsibility of the moving party to prepare the proper citation and deliver it properly so it can be served according to law. All pages after the Notice regarding Uniform Probate Court Rule 5.6 (A) are to be completed by the moving party, unless otherwise directed by the Court.

- 7. O.C.G.A. § 53-11-2 provides that a party to a probate proceeding who is not sui juris must be represented by a guardian provided that the Court may appoint a guardian ad litem or determine that the natural guardian, guardian, conservator or testamentary guardian has no conflict and may serve. Should a guardian ad litem be necessary because a party is not sui juris, use Supplement 1.
- 8. Use Supplement 2 if the Court determines it is necessary to appoint a special process server.
- 9. Use Supplement 3 when an additional certificate of service is necessary.
- 10. Exhibits should be labeled at the bottom of each exhibit as Exhibit "A," Exhibit "B," etc. in consecutive order. The corresponding letter of each said exhibit should be inserted into the appropriate place in the form.
- 11. An oath must be administered by a Probate Judge or Clerk (the oath cannot be administered by a notary public). Use Georgia Probate Court Supplement 4 for the oath. The oath is not included in this form. Georgia Probate Court Standard Form 53, Commission to Administer Oath, can be used if the oath is to be administered by a court outside the State of Georgia.
- II. General Instructions

General instructions applicable to all Georgia Probate Court Standard Forms are available in each Probate Court or at www.gaprobate.gov, labeled GPCSF 1.

IN RE	: ESTATE OF)			
MINC		,		ATE NO		
	PETITIO	N FOR TEMPORA	ARY GUARDI	IANSHIP OF A M	INOR	
	The Petition of	ne(s) of Petitioner(s)]	First	Middle	, Last	
who is	/are domiciled in		Count	y and reside(s) at th	e following	
	s(es):	City	County	State	, Zip Code	
	as/have actual physical cu	•		and whose manning a	address(es)	
show(s	Street	City	County	State	, Zip Code	
			1.			
	[Full name of Minor]	First	Middle	Last	,	
age _	, whose da	te of birth is			,	is found at:
	Street	City	County	State	, Zip Code	
	A copy of the Minor's b	birth certificate is at	2. tached as Exhib	oit ""		
relatio	Said Minor is in need of nship(s) with the Minor:	1 .0			following	

The Minor's Mother is:

Full n	ame of Mother]	First	Middle	Last	
	Street	City	County	State	Zip Code
a.	Is the Mother dec If yes, atta and skip b	ach death certificate as Ex	hibit "	[Select One] 🗆 Y	les □ No
b.		igned a consent for the mporary guardianship?		[Select One] 🗆 Y	es 🗆 No
c.	Is the Mother's ac	ddress known and listed a	bove?	[Select One] 🗆 Y	es 🗆 No
d.	Order?	's rights been terminated water the Order as Exhibit '		[Select One] 🗆 Y	es 🗆 No
e.		ost custody via Court Orden action of the orden as Exhibit '		[Select One] 🗆 Y	es 🗆 No
f.	via Court Order?	have joint legal custody ach the Order as Exhibit '	(,)) 	[Select One] 🗆 Y	es 🗆 No
g.	via Court Order?	have sole legal custody ach the Order as Exhibit '	، 	[Select One] 🗆 Y	es 🗆 No
h.		narried to the Father of th ption of the Child?	e child during	[Select One] 🗆 Y	es 🗆 No
i.	conception, gesta	narried to another during tion or birth of the Child? <i>that man's name below:</i>		[Select One] 🗆 Y	es 🗆 No

[Full name of Mother's Husband	1]	First	Middle	Last
Street	City	County	State	Zip Code

4.

The Minor's Father is:

Full name of Father]	First	Middle	Last	
Street	City	County	State	Zip Code
a. Is the Father d If yes,	eceased? attach death certificate as E	-	[Select One] 🗆 Ye	es 🗆 No
b. Has the Father	<i>tip b-g</i> . signed a consent for the stemporary guardianship?		[Select One] 🗆 Ye	s 🗆 No
c. Is the Father's	address known and listed al	bove?	[Select One] 🗆 Ye	es 🗆 No
Order?	er's rights been terminated wattach the Order as Exhibit		[Select One] 🗆 Ye	es 🗆 No
	lost custody via Court Ordeattach the Order as Exhibit		[Select One] 🗆 Ye	es 🗆 No
via Court Orde	er have joint legal custody er? attach the Order as Exhibit		[Select One] 🗆 Ye	es 🗆 No
g. Does the Fathout via Court Orde	er have sole legal custody	1	[Select One] 🗆 Ye	es 🗆 No
Is the Minor fo	ourteen years of age or older	6. -?	[Select One] \Box Ye	s 🗆 No

If you answer "Yes," and the Minor made a selection, attach the Minor's Selection for the Petitioner(s) to act as temporary guardian(s) as Exhibit "_____."

7.

The temporary guardianship is needed because:

8.

Additional Data: [Where full particulars are lacking, state here the reasons for any such omission. Also, state here all pertinent facts that may govern the method of giving notice to any party and that may determine whether or not a guardian ad litem should be appointed for any party.]

WHEREFORE, Petitioner(s) pray(s) that:

- 1. Service be perfected as provided by law; and
- 2. Petitioner(s) be appointed temporary guardian(s) of the Minor named above.

Signature of First Petitioner	Signature of Second Petitioner, if any
Printed Name	Printed Name
Mailing Address	Mailing Address
Telephone Number	Telephone Number
Signature of Attorney Printed Name of Attorney Address	
Telephone Number	State Bar #

VERIFICATION

GEORGIA, _____ COUNTY

Personally appeared before me the undersigned Petitioner(s) who, after being duly sworn, state(s) that the facts set forth in the foregoing Petition for Temporary Letters of Guardianship of Minor (and the attached Exhibit(s)) are true and correct.

Sworn to and subscribed before me this	
day of, 20	Signature of First Petitioner
NOTARY/CLERK OF PROBATE COURT My Commission Expires	Printed Name of First Petitioner
Sworn to and subscribed before me this	
day of, 20	Signature of Second Petitioner, if any
NOTARY/CLERK OF PROBATE COURT	Printed Name of Second Petitioner, if any

IN RE: ESTATE OF))
MINOR ,) ESTATE NO
SELECTION BY	MINOR IF AGE 14 OR OLDER
I, the undersigned Minor, being 14	years of age or older and a resident of
County, select	
to be appointed my guardian(s).	
This day of	, 20
Sworn to and subscribed before me this	
day of, 20	
	Signature of Minor if age 14 or over
NOTARY/CLERK OF PROBATE COURT	Printed Name
My Commission Expires	

Exhibit	دد	"

IN RE: ESTATE OF MINOR))) ESTATE N)	NO	
I,	VLEDGMENT OF MOT		
[Full name of Mother] First	Middle	Last	Zin Code
Street City Mother of the above named Minor, do here appointment of [list all parties to whom you w [Full name of first Temporary Guardian] First	•	-	Zip Code orary guardianship and the

			,
[Full name of second Temporary Guardian]	First	Middle	Last

and also acknowledge service of the Petition for Appointment of a Temporary Guardian for said Minor and waive any and all further service and notice concerning said Petition.

I further understand that, pursuant to O.C.G.A. § 29-2-8 (b), upon a petition for termination by a natural guardian as defined in said statute *[see instructions]*, the Court will remove the Temporary Guardian(s) and dissolve the temporary guardianship unless an objection is timely filed by the appointed Temporary Guardian(s). If an objection is timely filed to such petition for termination, the Juvenile Court or the Probate Court shall determine, after notice and hearing, whether a continuation or dissolution of the temporary guardianship is in the best interest of the Minor. I understand that nothing herein, including any optional Assumption by the Guardian(s) of the obligation to support the Minor to the extent that no other sources of support are available, affects my legal obligation to support and maintain said Minor.

Sworn to and subscribed before me this

_____ day of ______, 20_____.

Signature of Mother

NOTARY/CLERK OF PROBATE COURT

Printed Name of Mother

My Commission Expires _____

IN RE: ESTATE OF))) ESTATE])	NO		
I		EDGMENT OF FAT	THER		
[Full name of Fathe	er] First	Middle	Last		;
Street	City	County	State	Zip Code	
Father of the above named N appointment of <i>[list all parties]</i>			1 . 0	ardianship and the	

[Full name of first Temporary Guardian] First	Middle	Last		 _,
[Full name of second Temporary Guardian]	First	 Middle	Last	 _,

and also acknowledge service of the Petition for Appointment of a Temporary Guardian for said Minor and waive any and all further service and notice concerning said Petition.

I further understand that, pursuant to O.C.G.A. § 29-2-8 (b), upon a petition for termination by a natural guardian as defined in said statute *[see instructions]*, the Court will remove the Temporary Guardian(s) and dissolve the temporary guardianship unless an objection is timely filed by the appointed Temporary Guardian(s). If an objection is timely filed to such petition for termination, the Juvenile Court or the Probate Court shall determine, after notice and hearing, whether a continuation or dissolution of the temporary guardianship is in the best interest of the Minor. I understand that nothing herein, including any optional Assumption by the Guardian(s) of the obligation to support the Minor to the extent that no other sources of support are available, affects my legal obligation to support and maintain said Minor.

Sworn to and subscribed before me this _____ day of _____, 20____.

Signature of Father

NOTARY/CLERK OF PROBATE COURT

Printed Name of Father

My Commission Expires _____

IN RE: ESTATE OF, MINOR))) ESTATE NO)
ASSUMPTION OF OBLI	GATION TO SUPPORT (OPTIONAL)
	guardian(s) of the above named Minor, assume(s) the obligation effect to the extent that no other sources of support are available.
Sworn to and subscribed before me this	
day of, 20	Signature of First Petitioner
NOTARY/CLERK OF PROBATE COURT My Commission Expires	Printed Name of First Petitioner
Sworn to and subscribed before me this	
day of, 20	Signature of Second Petitioner, if any
NOTARY/CLERK OF PROBATE COURT My Commission Expires	Printed Name of Second Petitioner, if any

Exhibit "____"