IN THE COURT OF COMMON PLEAS, CUYAHOGA COUNTY, OHIO JUVENILE DIVISION

IN THE MATTER OF:		
CASE NO		
Child's Name		
_	RENT POWER OF ATTORNEY 9.65 to 3109.73, Ohio Revised (
I, resident and resident	ding at	,
in the county of		
appoint the child's grandparent, _		,
who resides at	, in the co	ounty of CUYAHOGA,
in the state of Ohio, with whom the	e child of whom I am the parent,	guardian or custodian
is residing, my attorney-in-fact to e	exercise any and all of my rights	and responsibilities
regarding the care, physical custoo		, social
security number or adoption of said child, to perform responsibilities hereby granted as	m all acts necessary in the exec	ution of the rights and
The rights I am transferring under	this manuar of atternacy in alcohol th	a ability to appell the

The rights I am transferring under this power of attorney include the ability to enroll the child in school, to obtain from the school district educational behavioral information about the child, to consent to all school-related matters regarding the child, to obtain from the school district educational and behavioral information about the child, to consent to all school related matters regarding the child and to consent to medical, psychological or dental treatment for the child.

This transfer does not affect my rights in any future proceedings concerning the custody of the child or the allocation of the parental rights and responsibilities for the care of the child and does not give the attorney-in-fact legal custody of the child.

This transfer does not terminate my right to have regular contact with the child.

I hereby certify that I am transferring the rights and responsibilities designated in this power of attorney because of one of the following circumstances exists:

(1) I am:
(a) seriously ill, incarcerated or about to be incarcerated; (b) temporarily unable to provide financial support or parental
guidance;
(c) temporarily unable to provide adequate care or supervision to
the child because of my physical or mental condition;
(d) homeless or without a residence because the current residence
is destroyed or otherwise uninhabitable; or
(e) in or about to enter a residential treatment program for
substance abuse.
(2) I am a parent of the child the child's other parent is deceased and I ha
i an a naighn ni ina chiin. Tha chiin e ninat natani le nacaacan ann i ni

- (2) I am a parent of the child, the child's other parent is deceased and I have authority to execute the power of attorney; or
- (3) I have a well-founded belief that the power of attorney is in the child's best interest.

I hereby certify that I am not transferring my rights and responsibilities for the purpose of enrolling the child in a school or school district so that the child may participate in the academic or interscholastic athletic programs provided by that school or district.

I understand that this document does not authorize a child support enforcement agency to redirect child support payments to the grandparent designated as attorney-infact.

I further understand that to have an existing child support order modified or a new child support order issued, an administrative or judicial proceedings must be initiated.

If there is a court order naming me the residential parent and legal custodian of the child who is the subject of this power of attorney and I am the sole parent signing this document, I hereby certify that one of the following is the case:

- I have made reasonable efforts to locate and provide notice of the creation of this power of attorney to the other parent and have been unable to locate that parent;
- The other parent is prohibited from receiving a notice of relocation;
- The parental rights of the other parent have been terminated by order of a juvenile court.

This power of attorney is valid until the occurrence of whichever of the following events occur first:

- (a) One year elapses from the date of notarization of this power of attorney;
- (b) I revoke this power of attorney in writing;
- (c) The child ceases to reside with the grandparent designated herein;
- (d) This power of attorney is terminated by court order;
- (e) The death of the child who is the subject of this power of attorney; or
- (f) The death of the grandparent designated as the attorney-in-fact.

WARNING: DO NOT SIGN THIS FORM IF ANY OF THE ABOVE STATEMENTS ARE INCORRECT. FALSIFICATION IS A CRIME UNDER SECTION 2921.13 OF THE REVISED CODE, PUNISHABLE PURSUANT TO CHAPTER 2929. SAID SANCTIONS MAY INCLUDE A JAIL TERM OF UP TO SIX MONTHS AND/OR A FINE OF \$1,000.

Witness my hand this	day of	, 200	
Signature of Parent/Custoo	dian/Guardian	-	
Signature of Parent/Custoo	dian/Guardian	-	
Grandparent designated A	ttorney-in-Fact	_	
State of Ohio County of CUYAHOGA)) ss.		
Subscribed, sworn to and a 20, by the said F	Parent(s)		,
			·
(Seal)Notary Public, State	of Ohio		

This power of attorney must be filed with the Juvenile Court in the county where the grandparent resides or any other court that has jurisdiction over this child no later than five(5) days after the date it is executed.

This affidavit expires one year from the date the same was notarized.

This power of attorney is sufficient to authorize the grandparent above to exercise the care, physical custody and control of the above-named child, including the authority to enroll the child in school, discuss with the school district the child's educational progress, consent to all school-related matters regarding said child and to consent to medical, dental or psychological treatment for said child.

NOTICE

A power of attorney may be executed only if one of the following circumstances exists:

- A. The parent, guardian or custodian of the child is:
- (i) seriously ill, incarcerated or about to be incarcerated;
- (ii) temporarily unable to provide financial support or parental guidance;
- (iii) temporarily unable to provide adequate care or supervision to the child because of my physical or mental condition;
- (iv) homeless or without a residence because the current residence is destroyed or otherwise uninhabitable; or
- (v) in or about to enter a residential treatment program for substance abuse.
- B. One of the child's parents is deceased and the other parent, with authority to do so, seeks to execute a power of attorney; or
- C. The parent, guardian or custodian who creates a power of attorney must notify the parent of the child who is not the residential parent and legal custodian of the child unless one of the following circumstances applies:
- (a) The parent is prohibited from receiving a notice of relocation in accordance with section 3109.051 of the Revised Code of the creation of the power of attorney;
- (b) The parent's parental rights have been terminated by order of a juvenile court pursuant to Chapter 2151 of the Revised Code;
- (c) The parent cannot be located with reasonable efforts;
- (d) Both parents are executing the power of attorney.

The notice must be sent by certified mail not later than five days after the power of attorney is created and must state the name and address of the person designated as attorney-in-fact.

A parent, guardian or custodian who creates a power of attorney must file it with the

juvenile court of the county in which the attorney-in-fact resides, or any other court that has jurisdiction over the child under a previously filed motion or proceeding. The power of attorney must be filed not later than five days after the date it is created and be accompanied by a receipt showing that the notice of the creation of the power of attorney was sent to the parent who is not the residential parent and legal custodian by certified mail.

A parent, guardian or custodian who creates a second or subsequent power of attorney regarding a child who is the subject of a prior power of attorney must file the power of attorney with the juvenile court of the county in which the attorney-in-fact resides or any other court that has jurisdiction over the child under a previously filed motion or proceeding.

On filing, the court will schedule a hearing to determine whether the power of attorney is in the child's best interest.

This power of attorney does not affect the rights of the child's parents, guardian or custodian with regard to any future proceedings concerning the custody of the child or the allocation of the parental rights and responsibilities for the care of the child and does not give the attorney-in-fact legal custody of the child.

A person or entity that relies on this power of attorney in good faith has no obligation to make any further inquiry or investigation.

This power of attorney terminates on the occurrence of whichever occurs first:

- (a) One year from the date the power of attorney was notarized; or
- (b) The power of attorney is revoked in writing by the person who created it.
- (c) When the child ceases to live with this grandparent; or
- (d) Upon termination by court order; or
- (e) Upon the death of the grandparent or child listed in this affidavit.

If this power of attorney terminates other than by death of the attorney-in-fact, the grandparent who served as attorney-in-fact shall notify in writing, within one week of termination, all of the following:

- 1) Any schools, health care providers or health insurance provider with which the child has been involved through the grandparent;
- 2) Any other person or entity that has an ongoing relationship with the child or grandparent and would reasonably rely on said affidavit; and
- 3) The court in which the affidavit was filed.
- 4) The parent who is not the residential parent and legal custodian of the child who is required to be given notice of its creation.
- 9. If this power of attorney is terminated by written revocation of the person who created it, or the revocation is regarding a second or subsequent power of attorney, a copy of the revocation must be filed with the court with which that power of attorney was filed.

ADDITIONAL INFORMATION:

To the Grandparent designated as attorney-in-fact:

- 1. If the child stops living with you, you are required to notify in writing any school, health care provider or health care insurance provider to which you have given this power of attorney. You are also required to notify in writing any other person or entity that has an ongoing relationship with you or the child such that the person or entity would reasonably rely on the power of attorney unless notified. The notification must be made not later than one week after the child stops living with you.
- 2. You must include with the power of attorney the following information:
- a. The child's present address, the addresses of the places where the child has lived within the last five years and the name and present address of each person with whom the child has lived during that period;
- b. Whether you have participated as a party, a witness, or in any other capacity in any other litigation in this state or any other state that concerned the allocation between the parents of the same child of parental rights and responsibilities for the care of the child and the designation of the residential parent and legal custodian of the child or that otherwise concerned the custody of the same child;
- c. Whether you have information of any parenting proceeding concerning the child pending in a court of this or any other state;
- d Whether you know of any person who has physical custody of the child or claims to be a parent of the child who is designated the residential parent and legal custodian of the child or to have parenting time rights with respect to the child or to be a person other than a parent of the child who has custody or visitation rights with respect to the child;
- e Whether you previously have been convicted of or pleaded guilty to any criminal offense involving any act that resulted in a child being an abused child or a neglected child or previously have been determined in a case in which a child has been adjudicated an abused child or a neglected child to be the perpetrator of the abusive or neglectful act that was the basis of the adjudication.

TO SCHOOL OFFICIALS:

1. Except a s provided in Section 3313.649 of the Revised Code, this power of attorney, properly completed and notarized, authorizes the child in question to attend school in the district in which the grandparent who signed this affidavit resides and the grandparent is authorized to provide consent in all school-related matters and to discuss with the school district the child's educational progress. This power of

attorney does not preclude the parent, guardian or custodian of the child from having access to all school records pertinent to the child.

- 2. The school district may require additional reasonable evidence that the grandparent lives at the address provided.
- 3. A school district or school official that reasonably and in good faith relies on this affidavit has no obligation to make any further inquiry or investigation.

TO HEALTH CARE PROVIDERS:

- 1. A person or entity that acts in good faith reliance on a power of attorney to provide medical, psychological or dental treatment, without actual knowledge of facts contrary to those stated in the power of attorney, is not subject to criminal liability or to civil liability to any person or entity and is not subject to professional disciplinary action solely for such reliance if the applicable portions of the form are completed and the signature of the grandparent is notarized.
- 2. The decision of a grandparent designated as attorney-in-fact, based on a power of attorney, shall be honored by a health care facility or practitioner, school district or school official.