

Designation of a Temporary Minor-Child Guardian

I, **John M. Doe**, whose address is 123 ABC Street, Atlanta, (Fulton County) GA 54321, and whose county and state of domicile are Fulton County, Georgia hereby designate my friend **Jane M. Smith** ("**Jane**") as a temporary guardian for my daughter **Susan Williams Doe** ("**Susan**"; DOB 10-28-2001) during and for the purpose of **Susan's** out-of-town skiing trip in Colorado for the period March 2, 2019 through and including March 10, 2019. My wife **Elizabeth M. Doe** ("**Elizabeth**") and I have joint physical custody of **Susan**. **Elizabeth** is **Susan's** mother. I refer to **Jane** below as "Temporary Guardian".

Powers of the Temporary Guardian

The Temporary Guardian I designate above shall, during the period March 1, 2019 through and including March 20, 2019, have all the rights, duties, and responsibilities of a minor guardian of my daughter **Susan** in the same manner as if appointed by a court and shall not be required to provide bond. The Temporary Guardian shall also have all the powers for guardianship of a minor under the laws of Georgia and any other jurisdiction outside of Georgia as necessary in order to carry out such guardian powers under this document.

HIPAA Release for the Temporary Guardian

I also hereby designate the above Temporary Guardian as the HIPAA personal representative for my daughter **Susan** during the term of this temporary guardianship for the purpose of the Temporary Guardian's communications with any one or more of **Susan's** medical providers and for the Temporary Guardian's access to any of **Susan's** related medical records under federal or state law, including but not limited to 45 C.F.R. §164.502 (HIPAA).

Release and Indemnification of my Temporary Guardian.

My Temporary Guardian as to any act or affirmative action under this document shall not be liable for an error of judgment, mistake of law, or action of any kind taken or omitted to be taken in connection with such act or action, if in good faith my Temporary Guardian believed the action or non-action is to be in accord with this document, except for any matter involving my Temporary Guardian's willful misconduct or gross negligence proved by clear and convincing evidence, and my Temporary Guardian shall be fully indemnified by me against which any claim or demand by any other third party (including my legal representative) with respect to such act or action, except as to any claim or demand based on my Temporary

Guardian's willful misconduct or gross negligence proved by clear and convincing evidence.

In Witness Whereof, I sign and seal this Designation of Temporary Guardian in the presence of the witness and notary public below.

_____(SEAL)
John M. Doe

Signed and sealed by John M.
Doe, this _____ day of
March, 2019 in the presence
of:

Witness

Notary Public

Acknowledged and Consented to By
(including the above HIPAA release provisions):

Elizabeth M. Doe

Signed by Elizabeth M. Doe,
this _____ day of March, 2019,
in the presence of:

Witness