## APPOINTMENT OF SHORT-TERM GUARDIAN FOR MINOR CHILD(REN) AND DURABLE HEALTHCARE POWER OF ATTORNEY

I/We,	and
constituting the sole or all of the custodial  parent(s)	
-	
child(ren) named below, and residing at	
	hereby appoint
(1)	, residing at
	, with
telephone number(s)	and
having the following relationship(s) to $\Box$ me $\Box$ us $\Box$ th	ne minor(s):
	: and
(optional) (2)	
telephone number(s)	and
having the following relationship(s) to $\Box$ me $\Box$ us $\Box$ the second se	ne minor(s):
	,
to serve as the short-term guardian(s) over, and health more space is needed here or elsewhere, attach additional s	
Full name:	DOB:
Full name:	DOB:
Full name:	DOB:
and will become effective (check one):	
□ immediately;	
□ on,, 201; □ upon the deaths, incapacity, or absence of	all parents/guardians listed above: or
□ the occurrence of the following triggering ev	

and will terminate upon the earlier to occur of (a) the revocation in writing of any parent/guardian, (b) as required by applicable law, or (c) (check one):

□ 60 days; □ on the \_\_\_\_\_ day of , \_\_\_\_\_, 201\_\_\_; or □ the occurrence of the following triggering event(s):\_\_\_\_\_

Additionally it is my/our intention that, if a court-appointed guardian is required for the child(ren), this document shall additionally serve as a nomination of the above listed short-term guardians under Probate Code Section 1502 et seq., who I/we believe will act in the child(ren)'s best interest. If these nominations are inconsistent with any will I/we have executed, it is my/our intention that these documents be read together if possible and otherwise that this document control unless it has terminated prior to my/our death. Until such legal guardianship is established, this short-term guardianship and power of attorney is intended to be of the person of the child(ren) only, not of their estate(s). It is my/our express intention that the child(ren) not be taken into government child protective custody or foster care, unless all other short-term guardian(s) are exhausted and even then I prefer that other relatives assume custody of the child(ren) unless this box is checked:  $\Box$ .

It is my/our intention that this document also qualify as a caregiver authorization affidavit under Section 6550 et seq. of the California Family Code, unless I/we have also attached or simultaneously executed a statutory Caregiver's Authorization Affidavit, in which case that/those document(s) shall instead control with regard to caregiver authorization issues and the documents shall be read together as a harmonious whole wherever possible.

To the maximum extent permissible under applicable law, the short-term guardian(s) will have the same authority as I/we would have with respect to the custody and care of the minor child(ren), except as I/we have specified below, including the right to perform the following acts and make the following decisions, unless I/we have crossed out and initialed the particular power or otherwise specifically excluded it in writing in this document or allowing such a power would invalidate this document, in which case only the offending provisions shall be deemed stricken and ineffective:

To make all emergency and non-emergency healthcare decisions and execute all related documents including insurance and waiver claims and forms, including the right to approve or decline medical, dental, eye care, or psychiatric treatment, diagnostic tests, hospitalization, health care, and personal care, in any situation in which, as the result of illness, disease, absence, injury, or death I/we are incapable of making or communicating a decision with regard to my/our child(ren)'s medical or dental care, provided that such decisions are made following consultation with one or more licensed physicians or other licensed medical practitioners. I/we further delegate the power to our short-term guardian(s) to select, employ, and discharge health care personnel, including dentists and eye care professionals, for our child(ren)'s benefit and to contract in my/our name and on my/our behalf for all health care services and related goods. The short-term guardian(s) should refer to any Additional Information we have attached to this document or left with the guardian(s).

To make all decisions, execute all documents, and grant permission regarding the child(ren)'s education, including but not limited to school enrollment, school and extracurricular activities, school trips, and school conferences.

To generally do and perform all matters and to execute all documents with respect to the custody and care of the child(ren) named herein.

To travel with the child(ren) without limitations unless stated below:

- $\Box$  within a -mile radius of ;
- $\Box$  within the  $\Box$  city  $\Box$  county/parish  $\Box$  state lines of only; or

□ other (e.g., to/from the following places only):\_\_\_\_\_

Pursuant to the Health Insurance Portability and Accountability Act of 1996 ("HIPPA") (Pub. L. 104-191), 45 CFR §§ 160-162, I/we are the Personal Representative of the minor child(ren) named above, and I/we appoint and designate the above named short-term guardian(s)/health care agents as their Personal Representative(s) for all purposes as provided in HIPPA, with the following limits, special conditions, or instructions: None or

. I/we further appoint the short-term guardian(s) named herein as Authorized Recipients under HIPPA and the California Confidentiality of Medical Information Act ("CMIA"), entitled to request, receive, and review any information concerning the child(ren)'s physical or mental health, including all HIPPA and CMIA protected information and medical and hospital records from covered healthcare providers and to execute any releases or consents and pay any fees in connection therewith.

It is my/our intention that the short-terms guardian(s) serve without bond or compensation other than reimbursement of expenses incurred on the child(ren)'s behalf. I/we shall remain personally liable for the payment of all healthcare and education related expenses for the child(ren) to the same extent as if I/we had personally contracted for such services. No third party shall have any liability to me/us for reasonably relying on this document in good faith. If I/we have named two or more short-term guardians above, either may act in the absence of the other(s).

I/We have executed this appointment and power of attorney in front of a notary public. Those of the child(ren) named above who are 14 years of age or older may optionally also sign below to indicate their seconding of the nomination of court-appointed guardians.

CUSTODIAL PARENT(S)/GUARDIAN(S):

Sign:	Sign:		
Print Name:	Print Name:		
Date Signed:	Date Signed:		
(OPTIONAL) NOMINATION OF PERSONS ABOVE AS GUARDIANS BY MINORS 14+:			
Sign:	Sign:		
Print Name:	Print Name:		
Date Signed:	Date Signed:		

CONSENT OF SHORT-TERM GUARDIANS:

I/We have read the foregoing and with full knowledge and awareness of the gravity of the duties delegated and assumed hereunder, I/we agree to assume full responsibility and to make decisions necessary for the well being of the minor child(ren) named above who will be living with me/us during the short-term guardianship period in accordance with the best interests of the child and agree to surrender the child(ren) to the parent(s)/guardian(s) upon request at any time or as specified herein.

Sign:		Sign:	
Print Name:		Print Name:	
Date Signed:		Date Signed:	
State of California		)	
County of		)	
appeared evidence to be the person to me that she executed	n whose name is sul the same in her au	, who proved bscribed to the athorized capac	, Notary Public, personally to me on the basis of satisfactory within instrument and acknowledged ity, and that by her signature on the hich the person acted, executed the

I certify under PENALTY of PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature \_\_\_\_\_

(Seal)