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## CONSENT FOR TREATMENT OF A MINOR

## **CONSENT BY PARENT/ LEGAL GUARDIAN**

I, the undersigned, as the parent or legal guardian of (the "minor" below) have the legal authority to give consent for the treatment of this minor.

I hereby authorize such diagnostic, medical and/or surgical treatment of such minor as may be considered necessary or appropriate under the circumstances for the treatment of any medical condition. I agree that treatment may be under the circumstances for the treatment of any medical condition. I agree that treatment may be provided in my absence. This consent shall remain in effect unless revoked in writing.

Minor's Name	DOB	
Relationship to minor		
Signature of Parent of Legal Guardian		
Date		

According to Florida law, a parent or legal guardian must consent to the treatment of a minor (any person under 18 years of age) except under certain exceptions\*.

\*The exceptions are listed below:

1. An emancipated minor (emancipated by court (must provide court order), or does not reside with their parent **and the minor** is financially independent (743.015(6), Florida Statues.)

2. Married, divorced or windowed – must provide copy of court document (743.01, Florida Statues.)

3. A mother (who is a minor) may provide consent to treatment of their child (ex: Minor consenting to her child's circumcision) (743.065(2), Florida Statues.)

4. Pregnant and consenting to treatment of my pregnancy (743.065(1), Florida Statues.)

5. Consenting to treatment of sexually transmitted disease. (384.30(1) and (2), Florida Statues.)

6. Consenting to treatment related to family planning (ex. Birth control and/or pregnancy) (381.0051 (4) (a)(1.5) and (b), Florida Statues.)

\*\*In circumstances when the minor has the legal right to consent, Florida law prohibits the release of the minor's medical records for such treatment without the minor's written consent.