GENERAL INSTRUCTIONS

The parent or guardian of a minor or incapacitated person may sign the Delegation of Power by Parent or Guardian Pursuant to §15-14-105, C.R.S.

A standard form is available – JDF 751.

Authority regarding the care (including medical and dental), custody, education, recreation and property of the minor or ward is delegated to the person named as the Attorney in Fact on the date set forth in the document. Power to consent to marriage or adoption is not included.

This power of attorney is not valid for more than 12 months.

Give the original, signed and notarized Delegation of Power by Parent or Guardian to the Attorney in Fact named on the form. This Delegation of Power does not need to be filed with the Court or approved by a Court order.

COMMON TERMS

Guardian: A person at least 21 years of age, resident or non-resident, who has qualified as a guardian of a minor or incapacitated person based on an appointment by the parent(s) or by the Court.

Minor: An unemancipated person who is under the age of 18.

Attorney in Fact: The person who acts as an agent for another person, called the principal who created a Power of Attorney.

Special Power of Attorney: Also, called a “limited Power of Attorney.” It gives legal authority to perform a specific act for another person

Incapacitated Person: An individual other than a minor, who is unable to effectively receive and/or communicate information or make or communicate decisions to such an extent that the individual lacks the ability to satisfy essential requirements for physical health, safety, or self-care, even with appropriate and reasonably available technological assistance.

If you do not understand this information, please contact an attorney.

FEES

No filing fees, since this is not filed with the Court.