

NOTE TO PROVIDER WHO IS CONSIDERING USING THIS FORM: This consent is designed to constitute a "blanket consent" within the meaning of the Idaho Parents' Rights in Medical Decision-Making Act, I.C. § 32-1015. Although the Act states that informed consent is not required in the case of a "blanket" consent, it does not define the term or permissible scope of services that may be rendered under a blanket consent. Idaho has historically required that consent be sufficiently informed to be effective, i.e., the person giving consent must be sufficiently informed of the nature of, risks, benefits, and alternatives to the contemplated care so as to be able to make an informed decision. See, e.g., Idaho Code § 39-4506; Shabinaw v. Brown, 131 Idaho 747, 963 P.2d 1184 (1998). Relying on a general or blanket consent without providing information sufficient to make the consent informed carries some risk. Providers should weigh the risk when deciding whether to rely on a blanket or general consent or obtain specific consent that is sufficiently informed.

## CONSENT FOR TREATMENT: UNEMANCIPATED MINOR

Patient: Birthdate:/
<b>Ithority</b> . I am the parent, guardian or other person legally authorized by Idaho law to consent for health care rvices for the Minor Patient pursuant to Idaho Code § 32-1015.
<b>onsent for Treatment.</b> I voluntarily consent to and authorize PROVIDER GROUP (GROUP) and its employed or illated physicians, practitioners, and staff (collectively "Providers") to render the following health care services to a Minor Patient:
] <b>General Consent:</b> Medical evaluation, diagnosis and treatment; diagnostic services including lab tests or diology procedures; prescription and administration of medications; counseling; and any other health care services defined in I.C. § 32-1015 deemed reasonably necessary and appropriate by the treating Provider. This consent all constitute a "blanket consent" within the meaning of I.C. § 32-1015(4)(a) and no further consent is required to thorize such health care services.
Consent for Specific Care [Describe]:

- 3. Information. The Provider has explained the nature of the proposed heath care services, alternatives, and their related risks and benefits, or I have waived my right to receive such information. I have had the opportunity to ask questions and all my questions have been answered to my satisfaction or I have declined to ask such questions. If I require additional information concerning the health care services, I will contact GROUP or the Provider to discuss such services. I understand that the practice of medicine is not an exact science and no promises or guarantees have been made nor can they be made to me concerning the outcome of the health care services.
- 4. Financial Responsibility. I agree that I am ultimately responsible for payment for the health care services rendered to the Minor Patient and agree to comply with GROUP's Financial Policies. I will promptly pay any co-payments, deductibles, or other amounts not covered by applicable insurance or third-party payor program. I will cooperate with GROUP in obtaining reimbursement for the health care services from any third-party payor, and hereby assign to GROUP the right to submit claims for payment to third-party payers and retain such payments. To the extent allowed by law, I will remain responsible for any amount not paid by any third-party payor for health care services, including but not limited to costs relating to infectious, contagious or communicable diseases within the meaning of I.C. § 39-3801. If the Minor Patient's account becomes delinquent, I agree to pay interest and fees according to GROUP's Financial Policies, including but not limited to reasonable costs of collection, collection agency fees, attorneys' fees, and court costs.

Name	Date:	/	
Phone Number			
Relationship to Minor Patient	_		
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I have read, understand, and agree to the foregoing, and I understand and acknowledge that GROUP and/or its Providers will render health care services in reliance on this consent.