POWER OF ATTORNEY: CARE AND CUSTODY OF CHILD OR CHILDREN

KNOW	ALL	MEN	BY	THESI	E PRES	SEN	rs:	That	the	unc	dersigned,	<u>John</u>
<u>Doe</u>											, pa	rent(s)
of the	child(re	n) iden	tified	below,	residing	at	5555	Main	Stre	eet,	Anywhere	, VA
<u>55502</u>						_ he	ereby r	nake, c	onstit	ute a	and appoint	Mary
Smith_					(if mo	re than	one at	torney-	-in-fa	ct is appointe	ed, add
'Jointly,"	"either of	them" or	"any o	one of the	n" to indic	ate h	ow the	y must	act) as	s the	e true and	lawful
Attorney	v(s)-in-Fa	ct of the	under	signed, to	act in na	me,	place a	and stea	ad of	the u	ındersigned	, to do
and exe	ecute all	or any	of the	e followii	ng acts, d	eeds	and tl	nings v	vith re	espec	ct to the ca	re and
custody	of the fol	lowing c	hild(re	en):								
	Jane	Doe										

- (a) To participate in decisions regarding the child(ren)'s education including attending conferences with the child(ren)'s teachers or any other educational authorities, granting permission for the child(ren)'s participation in school trips and other activities, and making any other decisions and executing any documents pertinent to their education.
- (b) To grant permission and consent to the child(ren) participating in any activity sponsored by any group, association or organization which activity the Attorney(s)-in-Fact may deem appropriate.
- (c) To make health care decisions on behalf of the child(ren), including making decisions regarding the child(ren)'s medical or dental care, whether routine or emergency in nature, including admissions to hospitals or other institutions; to consent to, to refuse to consent to, or to withdraw consent to the provision of any care, tests, treatment, surgery, service or

procedure to maintain, diagnose or treat a physical or mental condition, as well as the right to sign such medical forms as may be necessary to carry out such decisions; to talk with health care personnel who may be treating the child(ren) and to examine the child(ren)'s medical records and to consent to the disclosure of such records in circumstances the Attorney(s)-in-Fact may deem appropriate; to file claims for medical insurance and to obtain information from any insurance company with respect to any policy of health or medical insurance under which the child(ren) may be insured; provided however, that the Attorney(s)-in-Fact shall not be required to execute any documents which would involve incurring any personal liability for any such treatment and care, and the undersigned affirms that the undersigned will be responsible for payment for any such care or treatment consented to by the Attorney(s)-in-Fact of the undersigned which is not covered by insurance.

- (d) To generally do and perform all matters and things, to execute all other instruments of every kind which may be necessary or proper to effectuate all powers hereinabove specifically granted, or any other matter or thing appertaining to the child(ren) of the undersigned, with the same full powers, and to all intents and purposes, with the same validity as the undersigned could, if personally present; and hereby ratifying and confirming whatsoever said Attorney(s)-in-Fact of the undersigned shall and may do, by virtue hereto.
- (e) SPECIFICALLY EXCLUDED FROM THE AUTHORITY AND POWERS GRANTED HEREIN IS THE AUTHORITY OR POWER TO CONSENT TO THE MARRIAGE OR ADOPTION OF THE CHILD(REN) NAMED HEREIN.

The powers herein granted to said Attorney(s)-in-Fact of the undersigned shall be exercisable by any one of them or all of them at any time and from time to time from October 4, 2005 until October 4, 2006 .

This Power of Attorney shall remain in full force and effect until the date stated above, and any party dealing with the Attorney (s)-in-fact during such time shall be fully protected and is hereby discharged, released and indemnified from so doing in respect of any matter relating hereto

Power of Attorney.	
Signed this 4 th day of October	
John Doe	
Anywhere, Smith County, Virginia	
Signature	
City, County, and State of Residence	
The principal is personally known to me and I believe the eighteen (18) years of age or older. I am not related to the related to the attorney-in-fact by blood or marriage. The instrument is his power of attorney granting to the natural authority specified herein, and that he has willingly me voluntary act for the purposes herein expressed.	he principal by blood or marriage, or principal has declared to me that this amed attorney-in-fact the power and
Witness:	
Witness:	
State (Commonwealth) of Virginia	
County of Smith	
The foregoing instrument was acknowledged before me th	nis October 4, 2005 (date)
by John Doe	(name of
person acknowledged).	

unless such particular party shall have received prior notice in writing of the revocation of this

(Signature of Person Taking Acknowledgment)
(Title or Rank)
(Serial Number, if any)