Toledo Public Schools

EMERGENCY MEDICAL AUTHORIZATION

Student Name	Date of Birth
Student Address	Home Phone
School	Home Room
Purpose: To enable parent and guardians to authorize the provision of er under school authority, when parent or guardians cannot be reached.	mergency treatment for children who become ill or injured while
Pertinent medical information may b	e shared with appropriate school personnel
Residential Parent/Guardian:	
Mother's Name	Daytime Phone
Father's Name	Daytime Phone
Other's Name	Daytime Phone
Name of Relative or Childcare Provider	Relationship
Address	Daytime Phone
,	ETED) – PART I – TO GRANT CONSENT
I hereby give consent for the following medical care providers and local h	
Doctor	Phone
Dentist	Phone
Medical Specialist	Phone
Local Hospital	Phone
In the event reasonable attempts to contact me have been unsuccessful, deemed necessary by above-named doctor, or, in the event, the designaphysician or dentist; and (2) the transfer of the child to any hospital reason	ated preferred practitioner is not available, by another licensed
This authorization does not cover major surgery unless the medical opin necessity for such surgery, are obtained prior to the performance of such	
Facts concerning the child's medical history including allergies, medicati should be alerted:	ions being taken, and any physical impairments to which a physician
Date Signature of Parent/Guard	
(DO NOT COMPLETE PART II IF COMPLETED PART II on NOT give my consent for emergency medical treatment of my child. It wish the school authorities to take the following action:	
Data Signature of Barant/Guardian	Address
Date Signature of Parent/Guardian	Address

SECTION 3313.712, OHIO REVISED CODE

(Pursuant to S.B. 140,6/30/92)

As used in this section, "parent" means parent as defined in Section 3321.01 of the Ohio Revised Code.*

(A) Annually the board of education of each city, exempted village, local, and joint vocational school district shall, before the first day of October, provide to the parent of every pupil enrolled in schools under the board's jurisdiction, an emergency medical authorization form that is an identical copy of the form contained in division (B) of this section. Thereafter, the board shall, within thirty days after the entry of any pupil into a public school in this state for the first time, provide his parent, either as part of any registration form which is in use in the district, or as a separate form, an identical copy of the form contained in division (B) of this section.

When the form is returned to the school with Part I or Part II completed, the school shall keep the form on file, and shall send the form to any school of a city, exempted village, local, or joint vocational school district to which the pupil is transferred. Upon request of his parent, authorities of the school in which the pupil is enrolled may permit the parent to make changes in a previously filed form, or to file a new form.

If a parent does not wish to give such written permission, he shall indicate in the proper place on the form the procedure he wishes school authorities to follow in the event of a medical emergency involving his child.

Even if a parent gives written consent for emergency medical treatment, when a pupil becomes ill or is injured and requires emergency medical treatment while under school authority, or while engaged in an extra-curricular activity authorized by the appropriate school authorities, the authorities of his school shall make reasonable attempts to contact the parent before treatment is given. The school shall present the pupil's emergency medical authorization form or copy thereof to the hospital or practitioner rendering treatment.

Nothing in this section shall be construed to impose liability on any school official or school employee who, in good faith, attempts to comply with this section.

(B) The emergency medical authorization form provided for in division (A) of this section is as follows: (see reverse side)

*SECTION 3321.01, OHIO REVISED CODE

(Pursuant to S.B. 140, 7/1/81)

PARENT DEFINED

As used in this chapter, "parent", "guardian", or "other person having charge or care of a child" means either parent unless the parents are separated or divorced or their marriage has been dissolved or annulled, in which case "parent" means the custodial parent. If the child is in legal or permanent custody of a person or government agency, "parent" means that person or government agency. When a child is a resident of a home, as defined in section 3313.64 of the Revised Code, and his parent is not a resident of this state, "parent", "guardian", or "other person having charge or care of a child" means the head of the home.