Grandparent Power of Attorney (POA) Checklist

Check off all statements which are true. If any statement is not true, do not check the statement. The POA cannot be filed unless all statements are checked off as being true.	
	The POA form is: Provided by the Court. Identical in content as the Court's.
	The form is legible (all information is readable).
	The POA is signed by at least one of the child's parents.
	The POA contains the address of each signing parent.
	The POA contains the name, address, and county of residence of the grandparent(s) named as having the POA.
	The grandparent's residence is in the state of Ohio.
	The POA contains the name of the child and the child's date of birth.
	The child is under the age of 18.
	The POA packet contains complete and legible answers to all questions set forth on the Affidavit in Compliance with 3127.23 ORC and the Information Form Required for Filing of Power of Attorney / Caretaker Authorization Affidavit Actions.
	There are no pending proceedings regarding the child for: the appointment of a guardian or for an adoption; temporary, permanent, or legal custody, or for placement in a planned permanent living arrangement; an ex parte emergency order; divorce, dissolution, legal separation, annulment, or allocation of parental rights responsibilities.
	The POA is correctly notarized (Signed and dated by an Ohio notary public, sealed and stamped).
	The POA was signed and notarized within the past five days.
	There is no other non-expired POA or Caretaker Authorization Affidavit (CAA) existing with the court regarding the child.
The following statement must be true only if one parent has signed the POA and the address of the non-custodial parent is known.	
	The POA is accompanied by a receipt showing that notice of the creation of the POA was sent by certified mail to the non-custodial parent.

This document should be filed with the POA.