



Declaration of consent for a RealMe application

Customer Section Consent can only be given by a parent named on the child's birth record or by a legal guardian.
Write the child's RealMe application number
<u>Write</u> the child's current name
First and other given names Family name
Writethe child's date of birthWriteWritethe child's place of birth
Date of birth Gender (circle one) Place of birth (Town or City and Country)
D D M Y Y Y Male Female Other
Parent/Guardian Section
<u>Tick</u> the box that shows your relationship to the child named above You may need the original Guardianship Order or Registrar's approval if you are an appointed
guardian of the child
Parent Legal guardian* OR The original copy of the parent's Will appointing
you as a testamentary guardian and the parent's death certificate.
Write your current name
First and other given names Family name
Write your date of birth
Contact Details
Write your address and contact details
Flat number (if applicable) Street number Street
Suburb or rural locality
City, town or district Postcode
Country (if not New Zealand)
Home phone Daytime phone Email address
Declaration of Consent
Your declaration of consent
 I give consent for a RealMe verified identity application to be submitted to the child named above I declare that the information I have given in this application is, to the best of my knowledge, true, complete
and correct
 I understand that if I have provided false information, this application for a RealMe verified identity application may be declined and I can, by law, be fined or imprisoned
Cignotium of Depent/Cuprdian
Signature of Parent/Guardian Date signed Date signed
WARNING: It is an offence under the Crimes Act 1961 to knowingly provide a false statement to help a person get a Realme verified identity

Consent for issuing a RealMe verified identity to a child under 14 years of age

Who can give consent?

Consent to issue a RealMe verified identity to a child must be given by a parent named on the child's birth record or by a legal guardian.

A legal guardian is someone who has been appointed through a court process or in a parent's Will.

If you are the child's legal guardian, you may need to provide the original:

- Guardianship Order or Registrar's approval if you are an appointed guardian of the child OR
- the parent's Will appointing you as a testamentary guardian and the parent's death certificate.

A parenting order (also known as a custody or access order) does not give you legal guardianship. A step-parent is not a child's legal guardian unless they have been appointed through a court process or in a parent's Will.

The Care of Children Act 2004 requires that, where practicable, all guardians of a child must be consulted when making decisions about important matters affecting the child. The parent or guardian completing the application for the child is responsible for consulting with the other parent(s) or guardian(s) of the child.

Contact Details

Website : www.realme.govt.nz Freephone : 0800 664 774