

Supreme Court of Nova Scotia

Between:

[name] as litigation guardian for [name] [title in proceeding]

and

[name] [title in proceeding]

Consent of Young Person

I, [name of young plaintiff] , am [] teen years old. [Name of counsel] advised me about the settlement sought to be approved and the proposed terms of the trust. I agree that the settlement ought to be made on my behalf, and I agree with the terms of the proposed trust. I have a copy of the undertaking to account signed by [name] .

Signed [] , 20 []

Name of young plaintiff

Witness

Note: Rule 36.13(4)(b) requires a consent from a child who is over sixteen. The consent may be advisable for younger children who are capable of instructing counsel.