# INFORMATION CONCERNING THE MEDICAL POWER OF ATTORNEY

# THIS IS AN IMPORTANT LEGAL DOCUMENT. BEFORE SIGNING THIS DOCUMENT, YOU SHOULD KNOW THESE IMPORTANT FACTS:

Except to the extent you state otherwise, this document gives the person you name as your agent the authority to make any and all health care decisions for you in accordance with your wishes, including your religious and moral beliefs, when you are no longer capable of making them yourself. Because "health care" means any treatment, service, or procedure to maintain, diagnose, or treat your physical or mental condition, your agent has the power to make a broad range of health care decisions for you. Your agent may consent, refuse to consent, or withdraw consent to medical treatment and may make decisions about withdrawing or withholding life-sustaining treatment. Your agent may not consent to voluntary inpatient mental health services, convulsive treatment, psychosurgery, or abortion. A physician must comply with your agent's instructions or allow you to be transferred to another physician.

Your agent's authority begins when your doctor certifies that you lack the competence to make health care decisions.

Your agent is obligated to follow your instructions when making decisions on your behalf. Unless you state otherwise, your agent has the same authority to make decisions about your health care as you would have had.

It is important that you discuss this document with your physician or other health care provider before you sign it to make sure that you understand the nature and range of decisions that may be made on your behalf. If you do not have a physician, you should talk with someone else who is knowledgeable about these issues and can answer your questions. You do not need a lawyer's assistance to complete this document, but if there is anything in this document that you do not understand, you should ask a lawyer to explain it to you.

The person you appoint as agent should be someone you know and trust. The person must be 18 years of age or older or a person under 18 years of age who has had the disabilities of minority removed. If you appoint your health or residential care provider (e.g., your physician or an employee of a home health agency, hospital, nursing home, or residential care home, other than a relative), that person has to choose between acting as your agent or as your health or residential care provider; the law does not permit a person to do both at the same time.

You should inform the person you appoint that you want the person to be your health care agent. You should discuss this document with your agent and your physician and give each a signed copy. You should indicate on the document itself the people and institutions who have signed copies. Your agent is not liable for health care decisions made in good faith on your behalf.

Even after you have signed this document, you have the right to make health care decisions for yourself as long as you are able to do so and treatment cannot be given to you or stopped over your objection. You have the right to revoke the authority granted to your agent by informing your agent or your health or residential care provider orally or in writing or by your execution of a subsequent medical power of attorney. Unless you state otherwise, your appointment of a spouse dissolves on divorce.

This document may not be changed or modified. If you want to make changes in the document, you must make an entirely new one.

You may wish to designate an alternate agent in the event that your agent is unwilling, unable, or ineligible to act as your agent. Any alternate agent you designate has the same authority to make health care decisions for you.

### THIS POWER OF ATTORNEY IS NOT VALID UNLESS:

- (1) YOU SIGN IT AND HAVE YOUR SIGNATURE ACKNOWLEDGED BEFORE A NOTARY PUBLIC; OR
- (2) YOU SIGN IT IN THE PRESENCE OF TWO COMPETENT ADULT WITNESSES.

#### THE FOLLOWING PERSONS MAY NOT ACT AS ONE OF THE WITNESSES:

- (1) the person you have designated as your agent;
- (2) a person related to you by blood or marriage;
- (3) a person entitled to any part of your estate after your death under a will or codicil executed by you or by operation of law;
- (4) your attending physician;
- (5) an employee of your attending physician;
- (6) an employee of a health care facility in which you are a patient if the employee is providing direct patient care to you or is an officer, director, partner, or business office employee of the health care facility or of any parent organization of the health care facility; or
- (7) a person who, at the time this power of attorney is executed, has a claim against any part of your estate after your death.

# MEDICAL POWER OF ATTORNEY DESIGNATION OF HEALTH CARE AGENT

I,	, appoint:
Name:	
Address:	
City/County/State:	
Email:	
Preferred Phone(s):	
in this document. This me	and all health care decisions for me, except to the extent I state otherwise edical power of attorney takes effect if I become unable to make my own this fact is certified in writing by my physician.
LIMITATIONS ON T	HE DECISION-MAKING AUTHORITY OF MY AGENT ARE
1. I belong to the Ca accordance with C	atholic Church and I direct that my health care decisions be made in Catholic teaching.
Catholic Church.	making decisions on my behalf be guided by the moral teachings of the I direct them to consult my priest, my bishop, and/or the National Center to help them in their decision-making, if necessary.
directions to be fo	, 2, I executed an Advance Directive, which contains specific ollowed if and when I am in a terminal or irreversible condition. When it ance Directive shall control any health care decisions to be made on my
4. Other Limitations:	

## **DESIGNATION OF ALTERNATE AGENT:**

(You are not required to designate an alternate agent but you may do so. An alternate agent may make the same health care decisions as the designated agent if the designated agent is unable or unwilling to act as your agent. If the agent designated is your spouse, the designation is automatically revoked by law if your marriage is dissolved.)

If the person designated as my agent is unable or unwilling to make health care decisions for me, I designate the following persons to serve as my agent to make health care decisions for me as authorized by this document, who serve in the following order:

A. F	First Alternate Agent		
N	Name:		
A	Address:		
	-		
C	City/County/State:		
E	Email:		-
P	Preferred Phone(s):		-
	B. Second Alternate	Agent	
N	Name:		
A	Address:		
	-		
C	City/County/State:		
Е	Email:		-
P	Preferred Phone(s):		-
LOC	CATION OF MEDI	CAL POWER OF ATTORNEY:	
The o	original of this docum	nent is kept at:	
	8	1	
The f	following individuals	or institutions have signed copies:	

## **DURATION:**

I understand that this power of attorney exists indefinitely from the date I execute this document unless I establish a shorter time or revoke the power of attorney. If I am unable to make

my agent continues to	o exist u	ntil the	time I become ab	le to make health	care decisions	for myself.
TERMINATION 1	DATE:					
(IF APPLICABLE)	This pov	ver of a	ttorney ends on tl	ne following date:		
PRIOR DESIGNA	TIONS	REVO	KED:			
I revoke any prior me	edical po	wer of	attorney.			
ACKNOWLEDGM	ENT C	F DIS	CLOSURE STA	TEMENT:		
I have been provided read and understand						ment. I have
(YOU MUST DATE HAVE YOUR SIGI MAY SIGN IT IN T	NATUR	E ACK	NOWLEDGED	BEFORE A NO ULT WITNESSE.	OTARY PUBLI	
I sign my name to the	ia madia	al <b>a</b> cryso			-	2
1 sign my name to the	is inedica	-	iture:	·		
			Name:			
Re	sidence.	Address	<b></b>			
STATE OF TEXAS  COUNTY OF			\$ \$ \$	(Inc	lude City, Coun	ity, and State)
Before n	ne,	the		authority _, the Declaran	t, proved to	me through
individual whose nar was executed for the			to the foregoing			
Given under n	ny hand	and seal	of office this	day of		, 2
(Personalized Seal)						T 8.11
					N	Notary Public

health care decisions for myself when this power of attorney expires, the authority I have granted

(In Texas, two witnesses are required on a Medical Power of Attorney only if the Principal's signature is not notarized. Further, Texas law does not require the signatures of the two witnesses to be notarized. The notary seal is included below only as a precaution, not as a legal necessity in Texas, in order to help make this document enforceable in states outside of Texas).

### STATEMENT OF FIRST WITNESS:

I am not a person designated to make a health care or treatment decision for the Declarant. I am not related to the Declarant by blood or marriage. I am not entitled to any portion of the Declarant's estate on the Declarant's death. I have no claim against any portion of the Declarant's estate on the Declarant's death. I am not the attending physician of the Declarant or an employee of the attending physician. Furthermore, if I am an employee of a health care facility in which the Declarant is a patient, I am not involved in providing direct patient care to the Declarant and am not an officer, director, partner, or business office employee of the health care facility or of any parent organization of the health care facility.

	Signature:		
	Print Name:		
	Date:		
	Address:		
		(In	nclude City, County and State)
SIGNATURE OF S	ECOND WITN	ESS:	
	Signature:		
	Print Name:		
	Date:		
	Address:		
	Address.	(In	aclude City, County and State)
STATE OF TEXAS		S S	
COUNTY OF		\$	
			personally appeared, Witnesses, proved to
	viduals whose nam		tion of identity card or other e foregoing instrument and ration therein expressed.
Given under my h	and and seal of office	ce this day of	
(Personalized Seal)			
			Notary Public