# ADVANCE DIRECTIVE

An advance directive is a document that allows a principal to select someone else to make health care decisions if they are not able to for themselves. In addition, it will enable a principal to choose their end-of-life treatment options on whether to prolong their life. Depending on State law, this document must be signed in the presence of a notary public and/or two (2) witnesses.

THIS FORM CONTAINS 2 PARTS (EACH PART IS OPTIONAL):

PART I. MEDICAL POWER OF ATTORNEY

PART II. LIVING WILL

## PART I. MEDICAL POWER OF ATTORNEY

A medical power of attorney allows you the right to name someone else to make health care decisions on your behalf.

I choose to: (initial and check)	) (choose one)		
- Have a medical p  - Not have a medical p  blank.			itentionally left
A. PRINCIPAL. I.		, with a mailing addre	ss of
,	, City of	,	_, State of
A. PRINCIPAL. I,	, Zip Code: _	("Principal") he	reby designate:
B. AGENT.		with a mailing address of	
	, City of	/// A (11)	_, State of
	, ZIP Code: _	("Agent").	
AGENT'S TELEPHONE (CEL	_L): ()		
I select the above-named per- care (including my mental hea- give or refuse consent to all m related health care. This power able to communicate my heal- attorney, during any period what care decisions or when there on my heirs, devisees, and per-	alth care) and inchedical and surger of attorney is the care wishes. It hen I am unable is uncertainty as	cluding, without limitation, the ical treatments, hospitalizate effective at the point when law Agent's decisions under to make and/or communicate to whether I am dead or all	he power to tions, and all am no longer this power of ate my health
C. ALTERNATE AGENT. If m in a timely manner, I select	, City of	, with a maili	ing address of _, State of
ALTERNATE AGENT'S TELE			- ,



I intend for my Agent to receive any and all of my health records and information as if I were the one requesting such information. This release authority applies to any information governed by the Health Insurance Portability and Accountability Act of 1996 (aka HIPAA), 42 USC 1420D, and 45 CFR 160-164.

# **PART II. LIVING WILL**

A living will allows a principal to select end-of-life treatment options in the chance of incapacitation with no viable cure.

I choose to: (initial and check) (choose one)
- Have a living will
A. PRINCIPAL. I,, with a mailing address of, City of, State of, with
County of, State of, with the last four (4) digits of my social security number (SSN) being XXX - XX ("Principal") desire to advise my doctors and medical providers of my wishes for my health care in the event I am not able to communicate my wishes.
B. LIFE SUPPORT.
I desire that my doctor make a concerted effort to return me to an acceptable quality of life using then available treatments and therapies. However, if my quality of life becomes unacceptable as I have defined below, and my doctors have determined that my condition will not improve (is irreversible), I direct that all treatments that extend my life be withdrawn.
An unacceptable quality of life means (initial and check all that apply):
<ul> <li>Chronic coma or persistent vegetative state</li> <li>No longer able to communicate my needs</li> <li>No longer able to recognize family or friends</li> <li>Total dependence on others for daily care</li> <li>Other:</li> </ul>
(initial and check) (choose one)
□ - Even if I have the quality of life described above, I still wish to be treated with food and water by tube or intravenously (IV) □ - If I have the quality of life described above, I do NOT wish to be treated with food and water by tube or intravenously (IV).



#### C. CERTAIN LIFE-SUSTAINING TREATMENT.

Some people do not wish to have certain life-sustaining treatments under any circumstance, even if recovery is a possibility. Check the treatments below, if any, that you do not wish to have under any circumstances:

( <u>initial</u> and <u>check</u> ) (choose one)				
Cardiopulmonary Resuscitation (CPR) Ventilation (breathing machine) Feeding tube Dialysis Other:				
D. END OF LIFE WISHES. (hospice care, funeral arrangements, etc.):				
When I am near death, it is important to me that:				
I have signed this document on this day of, 20				
Principal's Signature:				
Print Name:				
Depending on your State's laws, you either two (2) witnesses and/or notary public may be required for signing this form.				
WITNESSES / NOTARY ACKNOWLEDGMENT.				
On the date set forth above, I hereby state as follows:				
The above-named person is personally known to me, and I believe him/her to be of sound mind and to have voluntarily executed this document. I am at least 18 years old, not related to him/her by blood, marriage or adoption, and I am not an Agent or successor Agent named in this document. To my knowledge, I am not a beneficiary of his/her will or any codicil, and I have no claim against his/her estate. I am not directly involved in his/her health care.				
WITNESS 1				
Signature: Date:				
Print Name:				
WITNESS 2				
Signature: Date:				
Print Name:				



## **NOTARY ACKNOWLEDGMENT**

State of }
County of }
Signed and sworn to me on the day of, 20
I, the undersigned authority in and for said County in said State, hereby certify that the Principal,, whose name is signed above in this living will, and who is known to me, acknowledged before me on this day that, being informed of the contents of the said document, (s)he executed the same voluntarily on the day the same bears date.
Given under my hand this day of, 20
Notary Public Signature:
Printed Name:
My commission expires:

(Notary Seal)