Combined Living Will & Health Care Power of Attorney

Example Form from Pennsylvania Act 169 of 2006 PART I

Introductory Remarks on Health Care Decision Making

You have the right to decide the type of health care you want.

Should you become unable to understand, make or communicate decisions about medical care, your wishes for medical treatment are most likely to be followed if you express those wishes in advance by:

- (1) naming a health care agent to decide treatment for you; and
- (2) giving health care treatment instructions to your health care agent or health care provider.

An advance health care directive is a written set of instructions expressing your wishes for medical treatment. It may contain a health care power of attorney, where you name a person called a "health care agent" to decide treatment for you, and a living will, where you tell your health care agent and health care providers your choices regarding the initiation, continuation, withholding or withdrawal of life-sustaining treatment and other specific directions.

You may limit your health care agent's involvement in deciding your medical treatment so that your health care agent will speak for you only when you are unable to speak for yourself or you may give your health care agent the power to speak for you immediately. This combined form gives your health care agent the power to speak for you only when you are unable to speak for yourself. A living will cannot be followed unless your attending physician determines that you lack the ability to understand, make or communicate health care decisions for yourself, and you are either permanently unconscious or you have an end-stage medical condition, which is a condition that will result in death despite the introduction or continuation of medical treatment. You, and not your health care agent, remain responsible for the cost of your medical care.

If you do not write down your wishes about your health care in advance, and if later you become unable to understand, make or communicate these decisions, those wishes may not be honored because they may remain unknown to others.

A health care provider who refuses to honor your wishes about health care must tell you of its refusal and help to transfer you to a health care provider who will honor your wishes.

You should give a copy of your advance health care directive (a living will, health care power of attorney or a document containing both) to your health care agent, your physicians, family members and others whom you expect would likely attend to your needs if you become unable to understand, make or communicate decisions about medical care. If your health care wishes change, tell your physician and write a new advance health care directive to replace your old one. It is important in selecting a health care agent that you choose a person you trust who is likely to be available in a medical situation where you cannot make decisions for yourself. You should inform that person that you have appointed him or her as your health care agent and discuss your beliefs and values with him or her so that your health care agent will understand your health care objectives.

You may wish to consult with knowledgeable, trusted individuals such as family members, your physician or clergy when considering an expression of your values and health care wishes. You are free to create your own advance health care directive to convey your wishes regarding medical treatment. The following form is an example of an advance health care directive that combines a health care power of attorney with a living will.

Notes About the Use of this Form

If you decide to use this form or create your own advance health care directive, you should consult with your physician and your attorney to make sure that your wishes are clearly expressed and comply with the law.

If you decide to use this form but disagree with any of its statements, you may cross out those statements.

You may add comments to this form or use your own form to help your physician or health care agent decide your medical care.

This form is designed to give your health care agent broad powers to make health care decisions for you whenever you cannot make them for yourself. It is also designed to express a desire to limit or authorize care if you have an end-stage medical condition or are permanently unconscious. If you do not desire to give your health care agent broad powers, or you do not wish to limit your care if you have an end-stage medical condition or are permanently unconscious, you may wish to use a different form or create your own. You should also use a different form if you wish to express your preferences in more detail than this form allows or if you wish for your health care agent to be able to speak for you immediately. In these situations, it is particularly important that you consult with your attorney and physician to make sure that your wishes are clearly expressed.

This form allows you to tell your health care agent your goals if you have an end-stage medical condition or other extreme and irreversible medical condition, such as advanced Alzheimer's disease. Do you want medical care applied aggressively in these situations or would you consider such aggressive medical care burdensome and undesirable?

You may choose whether you want your health care agent to be bound by your instructions or whether you want you health care agent to be able to decide at the time what course of treatment the health care agent thinks most fully reflects your wishes and values.

If you are a woman and diagnosed as being pregnant at the time a health care decision would otherwise be made pursuant to this form, the laws of this Commonwealth prohibit implementation of that decision if it directs that life-sustaining treatment, including nutrition and hydration, be withheld or withdrawn from you, unless your attending physician and an obstetrician who have examined you certify in your medical record that the life-sustaining treatments:

- will not maintain you in such a way as to permit the continuing development and live birth of the unborn child;
- will be physically harmful to you; or
- will cause pain to you that cannot be alleviated by medication.

A physician is not required to perform a pregnancy test on you unless the physician has reason to believe that you may be pregnant.

Pennsylvania law protects your health care agent and health care providers from any legal liability for following in good faith your wishes as expressed in the form or by your health care agent's direction. It does not otherwise change professional standards or excuse negligence in the way your wishes are carried out. If you have any questions about the law, consult an attorney for guidance.

This form and explanation is not intended to take the place of specific legal or medical advice for which you should rely upon your own attorney and physician.

PART II

Durable Health Care Power of Attorney

I, of County, Pennsylvania, appoint the person named below to be my health care agent to make health and personal care decisions for me.					
Effective immediately and continuously until my death or revocation by a writing signed by me or someone authorized to make health care treatment decisions for me, I authorize all health care providers or other covered entities to disclose to my health care agent, upon my agent's request, any information, oral or written, regarding my physical or mental health, including, but not limited to, medical and hospital records and what is otherwise private, privileged, protected or personal health information, such as health information as defined and described in the Health Insurance Portability and Accountability Act of 1996 (Public Law 104—191, 110 Stat. 1936), the regulations promulgated thereunder and any other State or local laws and rules. Information disclosed by a health care provider or other covered entity may be redisclosed and may no longer be subject to the privacy rules provided by 45 C.F.R. Pt. 164.					
The remainder of this document will take effect when and only when I lack the ability to understand, make or communicate a choice regarding a health or personal care decision as verified by my attending physician. My health care agent may not delegate the authority to make decisions.					
	has all of the following powers subject to the health care treatment instructions that follow in powers you do not want to give your health care agent):				
1.	To authorize, withhold or withdraw medical care and surgical procedures.				
2.	To authorize, withhold or withdraw nutrition (food) or hydration (water) medically supplied by tube through my nose, stomach, intestines, arteries or veins.				
3.	To authorize my admission to or discharge from a medical, nursing, residential or similar facility and to make agreements for my care and health insurance for my care, including hospice and/or palliative care.				
4.	To hire and fire medical, social service and other support personnel responsible for my care.				
5.	To take any legal action necessary to do what I have directed.				
6.	To request that a physician responsible for my care issue a do-not-resuscitate (DNR) order, including an out-of-hospital DNR order, and sign any required documents and consents.				
Appointment of Health Care Agent					
I appoint the following	ng health care agent:				
Health Care	Agent (Name and relationship):				
Address:					
Telephone N	umber: Home Work				

E-Mail:

If you do not name a health care agent, health care providers will ask your family or an adult who knows your preferences and values for help in determining your wishes for treatment. Note that you may not appoint your doctor or other health care provider as your health care agent unless related to you by blood, marriage or adoption.

If my health care agent is not readily available or if my health care agent is my spouse and an action for divorce is filed by either of us after the date of this document, I appoint the person or persons named below in the order named. (It is helpful, but not required, to name alternative health care agents.)

Address.	
Telephone Numbers: Home	Work
E-Mail:	
Second Alternative Health Care Agent (name and	d relationship):
Address:	
Telephone Number: Home	Work
E-Mail:	
	Care Agent (optional) oals
	- :
7 2 2	orities such as comfort, care, preservation of mental
al decisions are as follows (insert your personal pricon, etc.):	

If I should suffer from severe and irreversible brain damage or brain disease with no realistic hope of significant recovery, I would consider such a condition intolerable and the application of aggressive medical care to be burdensome. I therefore request that my health care agent respond to any intervening (other and separate) life-threatening conditions in the same manner as directed for an end-stage medical condition or state of permanent unconsciousness as I have indicated below.

Initials	I agree
Initials	I disagree

PART III

Health Care Treatment Instructions in the Event of End-Stage Medical Condition or Permanent Unconsciousness (Living Will)

The following health care treatment instructions exercise my right to make my own health care decisions. These instructions are intended to provide clear and convincing evidence of my wishes to be followed when I lack the capacity to understand, make or communicate my treatment decisions:

If I have an end-stage medical condition (which will result in my death, despite the introduction or continuation of medical treatment) or am permanently unconscious such as an irreversible coma or an irreversible vegetative state and there is no realistic hope of significant recovery, all of the following apply (cross out any treatment instructions with which you do not agree):

- 1. I direct that I be given health care treatment to relieve pain or provide comfort even if such treatment might shorten my life, suppress my appetite or my breathing, or be habit forming.
- 2. I direct that all life-prolonging procedures be withheld or withdrawn.
- 3. I specifically do not want any of the following as life prolonging procedures: (If you wish to receive any of these treatments, write "I do want" after the treatment)

heart-lung resuscitation (CPR)		
mechanical ventilator (breathing machine)		
dialysis (kidney machine)		
surgery		
chemotherapy		
radiation treatment		
antibiotics		

Please indicate whether you want nutrition (food) or hydration (water) medically supplied by a tube into your nose, stomach, intestine, arteries, or veins if you have an end-stage medical condition or are permanently unconscious and there is no realistic hope of significant recovery. (Initial only one statement).

Tube Feedings
 I want tube feedings to be given
OR
No Tube Feedings
 I do not want tube feedings to be given.

Health Care Agent's Use of Instructions (Initial one option only)

	My health care agent must follow these instructions.
	OR
	These instructions are only guidance. My health care agent shall have final say and may override any of my instructions. (Indicate any exceptions)
If I did not ap	point a health care agent, these instructions shall be followed.
	Legal Protection
actions in follo behalf of myse and indemnify	aw protects my health care agent and health care providers from any legal liability for their good faith owing my wishes as expressed in this form or in complying with my health care agent's direction. On elf, my executors and heirs, I further hold my health care agent and my health care providers harmless of them against any claim for their good faith actions in recognizing my health care agent's authority or my treatment instructions.
	Organ Donation (Inital one option only.)
	I consent to donate my organs and tissues at the time of my death for the purpose of transplant, medical study or education. (Insert any limitations you desire on donation of specific organs or tissues or uses for donation of organs and tissues.)
	OR
	I do not consent to donate my organs or tissues at the time of my death.
	Signature
Having carefu	lly read this document, I have signed it this day of
reatment inst	, 20 , revoking all previous health care powers of attorney and health care ructions.
C	e here for health care power of attorney and health care treatment instructions.)
WITNESS:	
WITNESS:	

Two witnesses at least 18 years of age are required by Pennsylvania law and should witness your signature in each
other's presence. A person who signs this document on behalf of and at the direction of a principal may not be a
witness. (It is preferable if the witnesses are not your heirs, nor your creditors, nor employed by any of your health
care providers.)

Notarizatio	n (optional)			
(Notarization of document is not required by Pennsylvania it is more likely to be honored by the laws of some other st				
On this day of the aforesaid declarant and principal, to me known to be the instrument and acknowledged that he/she executed the same	ne person described in and who executed the foregoing			
In witness whereof, I have hereunto set my hand and affixed, State of				
Notary Public	My commission expires			

SEND FORM WITH PERSON WHENEVER TRANSFERRED OR DISCHARGED To follow these orders, an EMS provider must have an order from his/her medical command provider must have a command provide



pennsylvania Pennsylvania Pennsylvania Pennsylvania

from his/her medical command physician
Last Name
First/Middle Initial
Date of Birth

1	DEPARTMENT OF HEALTH Orders for Life-Sustaining							
	DELYTHIELD OF THE ACTION	Treatment	reatment (POLST)		Date of Birth			
FIRST follow these orders, THEN contact physician, certified registered nurse practitioner or physician assistant. This is an Order Sheet based on the person's medical condition and wishes at the time the orders were issued. Everyone shall be treated with dignity and respect.								
Α	CARDIOPULMONA	RY RESUSCITATION	l (CPR): Per	son has	no pulse <u>and</u> is	not b	reathing.	
Check One	CPR/Attempt Re	esuscitation ulmonary arrest, follow			•	citatio	n (Allow Natural Death)	
	MEDICAL INTERVI	MEDICAL INTERVENTIONS: Person has pulse <u>and/or</u> is breathing.						
	COMFORT MEASURES ONLY Use medication by any route, positioning, wound care and other measures to relieve pain and suffering. Use oxygen, oral suction and manual treatment of airway obstruction as needed for comfort. Do not transfer to hospital for life-sustaining treatment. Transfer if comfort needs cannot be met in curren location.					struction as needed for		
В		LIMITED ADDITIONAL INTERVENTIONS Includes care described above. Use medical treatment, IV fluids and cardiac monitor as indicated. Do not use intubation, advanced airway interventions, or mechanical ventilation.						
Check One	Transfer to hospital	if indicated. Avoid inte	nsive care if	possible				
	FULL TREATMENT Includes care described above. Use intubation, advanced airway interventions, mechanical ventilation, and cardioversion as indicated.							
	Transfer to hospital	Transfer to hospital if indicated. Includes intensive care.						
	Additional Orders							
	ANTIBIOTICS:				-		D HYDRATION / NUTRITION: uids by mouth if feasible	
	No antibiotics. Us symptoms.	Ise other measures to relieve		No hydration and artificial nutrition by tube.				
C Check		r limitation of antibiotics when			al period of artificial hydration and nutrition by tube.			
One	Use antibiotics if	life can be prolonged		Long-term artificial hydration and nutrition by tube.				
	Additional Orders	Ac			onal Orders			
	SUMMARY OF GOA	LS, MEDICAL COND						
	Discussed with		Patie	nt Goals/	Medical Condition	:		
	☐ Patient☐ Parent of Minor							
	Health Care Ager							
	Health Care Representative Court-Appointed Guardian							
E	Other:	Guardian						
Check	By signing this form, I acknowledge that this request regarding resuscitative measures is consistent with the known							
One	desires of, and in the best interest of, the individual who is the subject of Physician /PA/CRNP Printed Name:			ubject of the form.	Physician /PA/CRNP Phone Number			
	Physician/PA/CRNP Signature (Required):			DATE				
	Signature of Patient or Surr Signature (required)	ogate	Name (print)				Relationship (write "self" if patient)	

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SEND FORM WITH PERSON WHENEVER TRANSFERRED OR DISCHARGED Other Contact Information Surrogate Relationship Phone Number Health Care Professional Preparing Form Preparer Little Phone Number Date Prepared

Directions for Healthcare Professionals

Any individual for whom a Pennsylvania Order for Life-Sustaining Treatment form is completed should ideally have an advance health care directive that provides instructions for the individual's health care and appoints an agent to make medical decisions whenever the patient is unable to make or communicate a healthcare decision. If the patient wants a DNR Order issued in section "A", the physician/PA/CRNP should discuss the issuance of an Out-of-Hospital DNR order, if the individual is eligible, to assure that an EMS provider can honor his/her wishes. Contact the Pennsylvania Department of Aging for information about sample forms for advance health care directives. Contact the Pennsylvania Department of Health, Bureau of EMS, for information about Out-of Hospital Do-Not-Resuscitate orders, bracelets and necklaces. POLST forms may be obtained online from the Pennsylvania Department of Health. www.health.state.pa.us

Completing POLST

Must be completed by a health care professional based on patient preferences and medical indications or decisions by the patient or a surrogate. This document refers to the person for whom the orders are issued as the "individual" or "patient" and refers to any other person authorized to make healthcare decisions for the patient covered by this document as the "surrogate."

At the time a POLST is completed, any current advance directive, if available, must be reviewed.

Must be signed by a physician/PA/CRNP and patient/surrogate to be valid. Verbal orders are acceptable with follow-up signature by physician/PA/CRNP in accordance with facility/community policy. A person designated by the patient or surrogate may document the patient's or surrogate's agreement. Use of original form is strongly encouraged. Photocopies and Faxes of signed POLST forms should be respected where necessary

Using POLST

If a person's condition changes and time permits, the patient or surrogate must be contacted to assure that the POLST is updated as appropriate.

If any section is not completed, then the healthcare provider should follow other appropriate methods to determine treatment.

An automated external defibrillator (AED) should not be used on a person who has chosen "Do Not Attempt Resuscitation"

Oral fluids and nutrition must always be offered if medically feasible.

When comfort cannot be achieved in the current setting, the person, including someone with "comfort measures only," should be transferred to a setting able to provide comfort (e.g., treatment of a hip fracture).

A person who chooses either "comfort measures only" or "limited additional interventions" may not require transfer or referral to a facility with a higher level of care.

An IV medication to enhance comfort may be appropriate for a person who has chosen "Comfort Measures Only."

Treatment of dehydration is a measure which may prolong life. A person who desires IV fluids should indicate "Limited Additional Interventions" or "Full Treatment.

A patient with or without capacity or the surrogate who gave consent to this order or who is otherwise specifically authorized to do so, can revoke consent to any part of this order providing for the withholding or withdrawal of life-sustaining treatment, at any time, and request alternative treatment.

Review

This form should be reviewed periodically (consider at least annually) and a new form completed if necessary when:

- (1) The person is transferred from one care setting or care level to another, or
- (2) There is a substantial change in the person's health status, or
- (3) The person's treatment preferences change.

Revoking POLST

If the POLST becomes invalid or is replaced by an updated version, draw a line through sections A through E of the invalid POLST, write "VOID" in large letters across the form, and sign and date the form.