Combined Living Will and Health Care Power of Attorney

INSTRUCTIONS

- 1. Before completing your LIVING WILL and HEALTH CARE POWER OF ATTORNEY, you should discuss your instructions with your health care agent (if any), family members, your doctor, priest, deacon, chaplain, or anyone else who may become responsible for your care. This form was developed by Pennsylvania's Catholic Bishops to offer ethical and religious guidance. Consult with an attorney if you have legal questions about your LIVING WILL and HEALTH CARE POWER OF ATTORNEY. This form is not intended to take the place of specific legal advice.
- **2.** You should periodically review this LIVING WILL and HEALTH CARE POWER OF ATTORNEY with those same people to insure that this directive always reflects your wishes.
- **3.** You can revoke this directive at any time in any manner. The revocation is effective as soon as you, or someone who witnesses your revocation, communicate it to your attending physician or other health care provider. If you decide to revoke this LIVING WILL and HEALTH CARE POWER OF ATTORNEY make sure that your doctor and any health care agent you appoint receive notice of the revocation.
- **4.** Two witnesses who are at least 18 years of age are required by Pennsylvania law. If someone signs this form on your behalf, that person may not also be a witness. Someone who will inherit property from you; is a creditor of yours, or is an employee of your health care provider should not sign as a witness.

ADVANCE HEALTH CARE DIRECTIVE

I. PREAMBLE

Our Christian heritage holds that life is the gift of a loving God.

I understand and believe, as a Catholic, that I may never choose to directly cause or hasten my death. I believe that euthanasia is the deliberate act of taking the life of another, whether by active intervention or by omitting an action with the intention of causing death. I believe that euthanasia constitutes an unwarranted destruction of human life and is never morally permissible.

I also believe that suicide (and assisted suicide) are never morally permissible.

I understand that I have the right to make decisions about my health care. There may come a time when I am unable, due to physical or mental incapacity, to understand, make or communicate my own health care decisions. In such circumstances, those caring for me will need direction concerning my care and will turn to someone who knows my values and health care wishes. I am, therefore, signing the attached LIVING WILL and HEALTH CARE POWER OF ATTORNEY [which is my advance directive for health care] to provide the guidance and authority needed to implement decisions for me, and especially if I have an end-stage medical condition or am permanently unconscious (as those terms are defined in Pennsylvania law).

II. HEALTH CARE POWER OF ATTORNEY

I	(name)
of	County, Pennsylvania, am a Catholic from the Diocese of
intended for my life to be lived for His glory and r with God for eternal life. Therefore, I do not need to burdensome. My duly appointed health care ag consistent with the authoritative teaching of the The Gospel of Life (Pope John Paul II, March 25 Doctrine of the Faith, 1980); Patients in a "Perma Nutrition and Hydration: Moral Considerations (The Paul II) and The Paul III and The Paul II and The Paul III an	we that life is a precious gift from God. I believe that God my salvation. I know too that my earthly goal is to be united or resist death if medical treatment is futile or disproportionately ent may refuse medical treatments, as long as doing so is Catholic Church such as that set forth in documents such as formally and the such as the set forth in documents for the nent" Vegetative State (Pope John Paul II, March 20, 2004); he Catholic Bishops of Pennsylvania, Revised Edition, 1999); ealth Care Services (U.S. Conference of Catholic Bishops,
2001); and <i>Responses to Certain Questions Cond</i> the Doctrine of the Faith, 2007).	cerning Artificial Nutrition and Hydration (Congregation for

Medical treatments may be foregone, or withdrawn, if they do not offer me reasonable hope of benefit or are disproportionately burdensome, meaning the treatments will impose serious risks, excessive pain, excessive expense on the family or the community, or other extreme burden. My health care agent (or health care representative as designated by the law) is to presume in favor of providing me with nutrition and hydration, including medically assisted nutrition and hydration if they are capable of sustaining my life. ¹

This health care power of attorney 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 and that inability is verified by my attending physician.

My health care agent may not delegate the authority to make decisions to anyone else, unless I specifically authorize that by additional written instructions which I set forth below.

I recognize that the civil law gives my health care agent certain powers. These powers are to be exercised according to my wishes and religious beliefs as expressed above.

POWERS OF HEALTH CARE AGENT UNDER PENNSYLVANIA LAW

- 1. To authorize or direct withholding or withdrawal of medical care and surgical procedures.
- **2.** To authorize my admission to or discharge from a medical, nursing, residential or similar facility, and to make arrangements for my care, including hospice and/or palliative care.
- **3.** To hire and discharge medical, social service and other support personnel responsible for my care.
- **4.** To authorize, withhold or withdraw nutrition (food) or hydration (water) medically supplied by tube through my nose, stomach, intestines, arteries or veins.
- **5.** To request that a physician responsible for my care issue a do-not-resuscitate (DNR) order, including an out-of-hospital DNR order as authorized in law, and sign any required documents and consents.

¹ Effective immediately and continuously until my death, or revocation by a writing signed by me or someone authorized by law to revoke this document, I authorize all health care providers or other covered entities to disclose to my health care agent, upon the agent's request, any information, oral or written, regarding my physical or mental health. The information includes, but is not limited to, medical and hospital records and what is otherwise private, privileged, protected or personal health information (such as that described or defined in the Health Insurance Portability and Accountability Act of 1996 (Public Law 104-91, 100 Stat. 1936) and the regulations promulgated thereunder and any other State or local laws and rules).

III. DECLARATION OF LIVING WILL

I direct that those responsible for my care to make health care decisions according to the principles and authoritative teachings of my Catholic faith and what they know about my stated wishes. I hereby declare and make known my instructions and wishes for my future health care.

This LIVING WILL shall take effect when my attending physician determines that I am incompetent which means that I lack sufficient capacity to understand the potential material benefits, risks and alternatives involved in a specific proposed health care decision; I am unable to make the health care decision on my behalf; or I am unable to communicate a decision about my health care.

For the LIVING WILL to be effective, my attending physician must also verify that:

- 1. I have an end-stage medical condition, that is, I have an incurable and irreversible medical condition in an advanced state which will result in death despite the introduction or continuation of medical treatment; or
- **2.** I am permanently unconscious, which is a total and irreversible loss of consciousness and capacity for interaction with the environment.

To inform those responsible for my care of my specific wishes, I direct that the following health care decisions be implemented. I affirm that the statements and principles listed in the Preamble and in my HEALTH CARE POWER OF ATTORNEY which are part of this form apply, as well, to this LIVING WILL.

I ask that if I fall terminally ill, I be told so I might prepare myself for death. If I am unable to understand, communicate or make decisions for myself, I direct that a Catholic priest be contacted to attend to my spiritual needs so I may receive the Sacraments of Reconciliation and the Anointing of the Sick, Viaticum, and be supported by prayer.

If my doctor determines that I have an end-stage medical condition and my death is imminent, I direct that treatment that will only maintain a precarious and burdensome prolonging of my life be foregone or withdrawn. However, treatment should not be withdrawn if my health care agent (or in the absence of a health care agent, my health care representative) judges there are special and significant reasons why it should continue.

I believe that I do not have to use ethically extraordinary or disproportionate medical treatments for sustaining life if they are excessively burdensome or do not offer any reasonable hope of benefit. I understand that this belief is consistent with authoritative Catholic teaching.

I direct that, regardless of my physical or mental condition, all ordinary medical care necessary to relieve pain and make me comfortable (including medically assisted nutrition and hydration) be provided if it offers a reasonable hope of benefit and is not excessively burdensome.

If I am unable (even with assistance) to take food and drink orally, I desire that medically assisted nutrition and hydration be provided to me so long as it is capable of sustaining my life. Even if I am permanently unconscious, medically assisted nutrition and hydration should be continued. It should be discontinued if it is futile (no longer able to sustain my life). It should be discontinued if it imposes disproportionate burdens to me (serious risk, excessive pain, excessive expense on the family or the community, or some other extreme burden) or if death is both inevitable and so imminent that continuing medically assisted nutrition and hydration is judged futile.

I direct that I receive appropriate medication to alleviate my pain, even though the administration of such medications may indirectly hasten my death. Pain medication should never be administered with the purpose of hastening my death.

I also direct that I not receive ethically extraordinary treatments, unless my health care agent (or representative) judges that there are special and significant reasons why I should receive them. Rather than listing for my agent all specific forms of medical treatment, which I would or would not want, I direct that the directions and principles I have adopted by using this form guide him or her.

Additional Provisions for a Woman: I direct that if I am pregnant all medically indicated measures and medically assisted nutrition and hydration be provided to sustain my life, regardless of my physical or mental condition, if these measures could sustain the life of my unborn child until birth.

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I also note the following:
APPOINTMENT OF HEALTH CARE AGENT
I appoint the following named individual as my health care agent:
Tappoint the following named individual as my health care agent.
NAME / RELATIONSHIP
ADDRECC
ADDRESS
TELEPHONE NUMBER: Home
Work
Cell
E-MAIL
IF I DO NOT NAME A HEALTH CARE AGENT, I UNDERSTAND THAT HEALTH CARE PROVIDERS WILL ASK IF FAMILY OR SOME ADULT WHO KNOWS MY PREFERENCES AND VALUES TO DETERMINE MY WISHES FOR TREATMENT.
If the person I named above as health care agent is not readily available, I appoint the person or perso named below to serve in the order listed.
FIRST ALTERNATE HEALTH CARE AGENT
NAME / RELATIONSHIP
ADDRESS
TELEPHONE NUMBER: Home
Work
Cell
E-MAIL

SECOND ALTERNATE HEALTH CARE AGENT NAME / RELATIONSHIP **ADDRESS** TELEPHONE NUMBER: Home Work Cell E-MAIL _____ Having carefully read this document, I sign it this _____ day of _____ revoking all previous health care powers of attorney and health care treatment instructions. Sign full name here WITNESS: WITNESS: Two witnesses at least 18 years of age are required by Pennsylvania law. If someone signs this document at your direction and on your behalf, that person may not be a witness too. To limit questions which might arise, the witnesses should not be anyone who will inherit property from you, be creditors or be employed by any of your health care providers. **NOTARIZATION (OPTIONAL)** This form does not need to be notarized under Pennsylvania law, but if it is witnessed and notarized, it is more likely to be accepted under the laws of some other states. ______, 20_____, before me personally appeared the aforesaid On this day of declarant and principal to me known to be the person described in and who executed the foregoing document and acknowledged that he/she signed the document as his/her free act and deed. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal in ______, the day and year first above written. **NOTARY PUBLIC** My Commission expires _____

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Made Fillable by eForms

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



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	ders for Life-Sustaining							
	Treatment (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	CARDIOPUI MONARY RESUSCITATION (CPR): Person has no nulse and is not breathing									
Check One	CPR/Attempt Resuscitation DNR/Do Not Attempt Resuscitation (Allow Natural Death) When not in cardiopulmonary arrest, follow orders in B , C and D .									
	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 current location.									
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 intensive care if possible.									
	FULL TREATMENT Includes care described above. Use intubation, advanced airway interventions, mechanical ventilation, and cardioversion as indicated.									
	Transfer to hospital if indicated. Includes intensive care.									
	Additional Orders									
	ANTIBIOTICS:				-		D HYDRATION / NUTRITION: uids by mouth if feasible			
	No antibiotics. Us symptoms.	Use other measures to relieve		_	nydration and artificial nutrition by tube.					
C Check	Determine use or	mine use or limitation of antibiotics when ion occurs, with comfort as goal		Trial period of artificial hydration and nutrition by tube.		on and nutrition by tube.				
One		life can be prolonged		One Long-term artificial hydration			iion and nutrition by tube.			
	Additional Orders	rders			dditional Orders					
	SUMMARY OF GOA	ALS, MEDICAL COND								
	Discussed with			Patient Goals/Medical Condition:						
	☐ Patient☐ Parent of Minor									
	Health Care Ager									
	☐ Health Care Repr☐ Court-Appointed									
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 the Physician /PA/CRNP Printed Name:				ubject of the form.	Orm. Physician /PA/CRNP Phone Number				
	Physician/PA/CRNP Signature (Required):				DATE					
	Signature of Patient or Surrogate Signature (required) Name (pri			int)			Relationship (write "self" if patient)			

PaDOH version 10-14-10

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.