MEDICAL POWER OF ATTORNEY

IMPORTANT INFORMATION

IT IS IMPORTANT THAT YOU REVIEW THE FOLLOWING INFORMATION BEFORE YOU SIGN THIS DOCUMENT. READ THE INFORMATION CAREFULLY AND SEEK GUIDANCE FROM A HEALTHCARE PROFESSIONAL OR ATTORNEY IF YOU DO NOT UNDERSTAND ANY OF THE TERMS.

By signing this document, you are giving authority to the person you are designating as your agent to make medical decisions on your behalf. Medical decisions can include any medical service, treatment, medical procedure, diagnosis or treat both mental and physical conditions. Your agent will be able to act with the same authority you would have if you were able to act for yourself and will have the authority to consent, refuse to consent to medical treatment including decisions about withdrawing or withholding life-sustaining treatment. It is, therefore, important that you know and trust your agent and that your agent is aware of your preferences for health care treatment.

Even after you sign this document, you will still be able to make your health care decisions assuming you are still considered mentally competent. Your agent cannot act on your behalf until your physician has determined that you are no longer physically or mentally able to make medical decisions.

The person you choose as your agent must be at least eighteen years old and someone that you trust with your health care. Your agent is not liable for any decisions they make on your behalf, as long as those decisions were made in good faith. You should make sure that you have chosen agent wants to take on the role as agent. Discuss your medical preferences with your agent so they are aware of your wishes. Review this document with your agent so they are aware of their role. You also may choose a back-up agent in case your other agent is unavailable to act. Your back-up agent should also be over 18 and aware of your preferences.

You may revoke this document at any time while you are still competent to do so. You may revoke it by telling your medical provider and your agent that you are revoking the document or you may provide them a written revocation. If you execute another power of attorney later, that will have the effect of revoking this one.

In order for this document to be valid, it must be signed in the presence of a notary or two witnesses. If you choose to have two witnesses sign, they must be at least 18, competent and independent and not your agent or related to your agent.



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APPOINTMENT OF HEA	ALTH CARE AGENT
l,	(Principal's Full Name) of (Principal's Street Address), City of
	, State of
HEREINAFTER known	as the "Principal") hereby appoint,
	(Agent's Full Name) of
	(Agent's Street Address), City of
	, State of
decisions on my behalf, document. This power of	as the "Agent")as my Agent to make any and all medical except to the extent I limit those decisions in this f attorney takes effect if my doctor certifies in writing that yown health care decisions. My agent can be reached a prmation:
Home Phone :	Work Phone :
Cell Phone:	E-Mail:
APPOINTMENT OF ALT	TERNATE AGENT
appoint the following per	pove is unable or unwilling to serve as my agent, I rson(s) to serve as agents in the order set forth below se health care decisions on my behalf as provided herein
A. First Alternate Agent	
Name:	
Address:	



Name:			
Address: _			
Phone:			
ORIGINAL	AND COPIES OF THIS DOCUMENT		
The origina	al document is/will be filed in the following place:		
	provided copies of my medical power of attorney to the following:		
DURATIO			
Unless sta it. I unders	<u>N</u>		
Unless sta it. I unders considered	Name of the stands that I cannot revoke this document shall remain in effect until I revoke that I cannot revoke this document during the time I am		
Unless sta it. I unders considered (If applica	Nated otherwise herein, this document shall remain in effect until I revokatand that I cannot revoke this document during the time I am dincompetent to make my own decisions.		
Unless sta it. I unders considered (If applica	Noted otherwise herein, this document shall remain in effect until I revoluted that I cannot revoke this document during the time I amed incompetent to make my own decisions.		



VII. EXECUTION

(YOU MUST DATE AND SIGN THIS POWER OF ATTORNEY. YOU MAY SIGN IT AND HAVE YOUR SIGNATURE ACKNOWLEDGED BEFORE A NOTARY PUBLIC

<u>OR</u>

YOU MAY SIGN IT IN THE PRESENCE OF TWO COMPETENT ADULT WITNESSES NOT RELATED BY BLOOD OR MARRIAGE.)

SIGNATURES

I /We hereby execute this document or	n day of, 20
in the City of	, State of
Principal's Signature	Print Name
Agent's Signature	Print Name
1 st Alt. Agent's Signature	Print Name
2 nd Alt. Agent's Signature	Print Name
NOTARY ACKNOWLEDGMENT	
STATE OF	
County, ss.	
On this day of	, 20, before me appeared
through government issued photo iden	this Medical Power of Attorney who proved to me tification to be the above-named person, in my nt and acknowledged that (s)he executed the
Notary Public	
Print Name:	-
My commission expires:	



WITNESS STATEMENT AND ACKNOWLEDGMENT:

I am not the person appointed as agent or successor agent in this medical power of attorney. I am not related to the maker of this document by blood or marriage. I am not entitled to any portion of the maker's estate, nor do I have any claim against the maker's estate. I am not the attending physician of the maker or an employee of the attending physician. I am not involved in providing direct patient care to the maker 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:	
SIGNATURE OF SECOND WITNESS	
Signature:	
Print Name:	Date:
Address:	

SIGNATURE OF FIRST WITNESS