

Pennsylvania

Advance Health Care Directive Law

(Health Care Power of Attorney and Living Will Included)



A Message from
SENATOR CHRISTINE M. TARTAGLIONE
2nd Senatorial District

Dear Constituent:

Under changes made to state law in 2006, the types of Advance Health Care Directives recognized in Pennsylvania have been expanded.

To ensure that your medical treatment wishes will be carried out if you become unable to make or communicate them, you now may appoint another person to make them for you through a Durable Health Care Power of Attorney. This is in addition to the recognition previously granted to Living Wills to direct the use of life support and other treatments in case of permanent unconsciousness or terminal illness.

This brochure includes a combined Durable Health Care Power of Attorney and Living Will, modeled on a form in the 2006 law authorizing them. That does not mean your Advance Health Care Directive must be in this form, or that it can't include other directions you prefer. Also, if you already have a Living Will, you do not need to change it.

In deciding whether to make an Advance Health Care Directive, you will probably want to consult with one or more of the following: Your family, doctor, clergy and/or attorney. You should give a copy to your doctor, family members and others you expect will attend to you. If your wishes change, be sure to tell your doctor and prepare a new advance health care directive.

It is my hope that this will help you in considering this very personal decision.

As always, if my office can be of further assistance on this or any other issue pertaining to state government, please don't hesitate to write or call.

Sincerely,

CHRISTINE M. TARTAGLIONI State Senator—2nd District

OFFICES TO SERVE YOU

DISTRICT OFFICES

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ADVANCE HEALTH CARE DIRECTIVES

Pennsylvania recognizes two forms of Advance Health Care Directives: **Durable Health Care Powers of Attorney** and **Living Wills**. Any person of sound mind who is at least 18 years old, a high school graduate or married can make an Advance Health Care Directive for the health care he or she wishes to receive. The person making the directive, or another person on his or her behalf and at his or her direction, either must sign it before two witnesses who are at least 18 years old or have it notarized. A witness cannot sign the directive on behalf of or at the direction of its subject. A health care provider must follow the instructions or indicate his refusal to do so and help transfer the person to another provider who will honor them. Health Care providers and Health Care Agents (discussed below) following the instructions in good faith, are protected from legal liability, other than for negligence or failing to meet professional standards. An Advance Health Care Directive may be revoked at any time by notifying the attending physician, health care provider or other witness to the revocation. Life-sustaining treatment must be provided to a pregnant woman regardless of such instructions until the birth of the child, unless doing so would physically harm her or cause her pain that could not be alleviated by medication, or would prevent the continuing development and birth of the child.

Durable Health Care Power of Attorney

A Durable Health Care Power of Attorney is a written instruction naming another person to act as your Health Care Agent. You decide what health care authority the agent will have and when he or she will have it. It allows you to tell your agent what types of care you would find burdensome and undesirable, or whether medical care should be applied aggressively if you have an extreme and irreversible condition such as Alzheimer's Disease. You remain responsible for the costs of the care. A health care agent should be someone likely to be available if and when you cannot make your own decisions. You should inform the agent when you have appointed him or her and discuss your beliefs and values to ensure that he or she understands and will try to meet your objectives. **Note: Health care providers may be agents only for their own relatives.**

Living Wills

Living Wills are intended to ease the burden of medical decision-making for loved ones by allowing you to direct beforehand what artificial life supports or extraordinary medical treatments are to be used should you develop an end-stage condition (become terminally ill) or fall into an irreversible coma or permanent unconsciousness. They take effect only at that time.

ABOUT THIS FORM

The Advance Health Care Directive here is not intended as specific legal or medical advice, for which you should rely on your attorney or physician. If you are unclear about the meaning of statements in it or their impact on you, you should consult your attorney or health care provider as appropriate. The Durable Health Care Power of Attorney section gives your health care agent the *immediate* right to know information about your physical and mental health from your health care providers, and broad powers to make treatment decisions for you when, and only when, you become unable to understand, make or communicate health care decisions. The Living Will section expresses a desire to restrict the care to be provided to you if you become permanently unconscious or have an end-stage condition.

If you do not wish to give your health care agent immediate authority to have information about your health, broad powers or do not wish to restrict care in case of permanent unconsciousness or an end-stage condition, or if you wish to allow your health care agent to immediately be able to make decisions for you or wish to state more detailed preferences than this form provides, you should not use this form.

ADVANCE HEALTH CARE DIRECTIVE DURABLE HEALTH CARE POWER OF ATTORNEY

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ows your preferences and values will bing person as my health care agent:
for divorce is filed between us after thing to name alternative health care agents.,
edical condition, my goals in making are, preservation of mental function, etc.

SEVERE BRAIN DAMAGE OR BRAIN DISEASE

I consider suffering from severe and irreversible brain damage or brain disease with no realistic hope of significant recovery to be intolerable, and aggressive medical care for it to be burdensome. I therefore request my health care agent to respond to any intervening life-threatening conditions in such circumstances as I have directed for an end-stage medical condition or a state of permanent unconsciousness.

LIVING WILL

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

■ IF I HAVE AN END-STAGE MEDICAL CONDITION (one which will result in my

	inuation of medical treatment) OR I AM I AS BEING IN AN IRREVERSIBLE COMA TATE, AND THERE IS NO REALISTIC
Cross out and initial treatment instructions with whi	ich you do not agree.
I direct that I be given health care trea shorten my life, suppress my appetite	tment for pain relief or comfort even if it might or my breathing, or be habit-forming.
I direct that all life-prolonging procedu	res be withheld or withdrawn.
IN ADDITION, IF I AM IN THE CONDITION	ON DESCRIBED ABOVE:
I □ DO □ DO NOT want cardiac resuscitation. I □ DO □ DO NOT want blood or blood products want tube feeding or any other artificial or invasive form of nutrition (food) or hydration (want mechanical respiration. I realize that if I do not specifically indicate my products.	er I DO DO NOT want any form of surgery or invasive diagnostic tests vater). I DO DO NOT want chemotherapy. I DO DO NOT want radiation treatment.
treatment listed above, I may receive that form	
MY HEALTH CARE AGENT, IF I HAVE A	PPOINTED ONE, (check only one)
must follow these instructions.	
shall have final say and may override any	of my instructions except:
ORGAN D	ONATION
·	
I do not consent to donate my organs DECLA	RATION
I made this declaration on the day	The declarant or the person on behalf of and at the direction
of (month, year).	of the declarant knowingly and voluntarily signed this writing by signature or mark in my presence.
	Witness's signature:
Declarant's signature:	Witness's address:
Declarant's address:	
	Witness's signature:
	Witness's address:

NOTARIZATION (OPTIONAL)