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iffinois Power of Attorney Act Official Statutory form 255 IECS 4574-10(a), Effective January, 1993

# ILLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR HEALTH CARE

ILLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR HEALTH CARE

(NOTICE THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON YOU DESIGNATE (YOUR "AGENT") BROAD POWERS TO MAKE HEALTH
CARE DECISIONS FOR YOU, INCLUDING POWER TO REQUIRE, CONSENT TO OR WITHDRAW ANY TYPE OF PERSONAL CARE OF MEDICAL TREATMENT FOR ANY
PHYSICAL CR MENTAL CONDITION AND TO ADMIT YOU TO OR DISCHARGE YOU FROM ANY HOSPITAL, HOME OR OTHER INSTITUTION. THIS FORM DOES
NOT IMPOSE A DUTY ON YOUR ACENT TO EXERCISE GRANTED POWERS; BUT WHEN POWERS ARE EXERCISED, YOUR ACENT WILL HAVE TO USE DUE CARE
TO ACT FOR YOUR BENEFIT AND IN ACCORDANCE WITH THIS FORM AND KEFP A RECORD OF RECEIPTS, DISBURSEMENTS AND SIGNIFICANT ACTIONS TAKEN
AS AGENT. A COURT CAN TAKE AWAY THE POWERS OF YOUR AGENT IF IT FINDS THE AGENT IS NOT ACTING PROPERTY. YOU MAY NAME SUCCESSOR AGENTS
UNDER THIS FORM BUT NOT CO-AGENTS. AND NO HEALTH CARE PROVIDER MAY BE NAMED. UNLESS YOU EXPRESSLY LIMIT THE DURATION OF THIS POWER
IN THE MANNER PROVIDED BELOW, UNTIL YOU REVOKE THIS POWER OR A COURT ACTING ON YOUR BEHALF TERMINATES IT, YOUR AGENT MAY EXERCISE
THE POWERS GIVEN HERE THROUGHOUT YOUR LIFETIMF, EVEN AFTER YOU BECOME DISABLED. THE POWERS YOU GIVE YOUR AGENT, YOUR RIGHT TO REVOKE
THOSE POWERS AND THE PENALTIES FOR VIOLATING THE LAW ARE EXPLAINED MORE FULLY IN SECTIONS 4-5, 4-6, 4-9 AND 4-10(5) OF THE ILLINOIS "POWERS
OF ATTORDEY FOR HEALT IS CARE. AND COME THAT OF THE POWERS OF THE POWERS OF THE POWERS OF THE PROPERTY OF THE PROPERTY.

OF ATTORNEY FOR HEATTH CARE LAW TOF WHICH THIS FORM IS A PART (SEE THE BACK OF THIS FORM). THAT LAW EXPRESSLY PERMITS THE USE OF ANY DIFFERENT FORM OF POWER OF ATTORNEY YOU MAY DESIRE IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER TO EXPLAIN IT TO YOU.)			
Hower of A	thriffy mode this (1) day	7919 Sitter Agaith	<u> Perue</u>
hereby appoint 1999 (1997)	MEW PRUSPILL	1 (1) (1) (1) (1)	SCIENTARDIK
as my attainey-in fact (mi "agent") to act for me care, medical treatment has italization and health may ensue. My agent shall have the same access to full power to make a disposition of any part or all	and in in priame fin any way t rould co care and to require, withhold or with o my medical records that t have, incl of my body for medical purposes, as	act in person) to make any and all decisions for haraw any type of medical treatment of proce- luding the right to disclose the contents to othe otherize an autopsy and direct the disposition	dure, even though my death rs. My agent shall also have of my remains
THE ABOVE GRANT OF POWER'S INTENDED TO COULD MAKE TO OBTAIN OR KENNINGE ANY TYPIFY YOUR AGENT BELIEVES SUCH ACHON WOULD POWERS OR PRESCRIBE SPECIAL RILL'S CIRTIMITY DO SO IN THE FOLLOWING PARAGE PHOLOWING PARAGE.	E OF HEALTH CARE, INCLUDING WITH DIBE CONSISTENT WITH YOUR INTEN	HDRAWAL OF FOOD AND WATER AND OTHER I NT AND DESIRES. IF YOU WISH TO LIMIT THE	IFE-SUSTAINING MEASURES, SCOPE OF YOUR AGENT'S
<ol> <li>The powers granted above shall not fich limitations you deem appropriate, such as you reas sustaining treatment in all events; or instructions to any other reason, such as blood translusion, electric</li> </ol>	rii definition of when life-sustaining m refuse any specific types of treatment	t that are inconsistent with your religious belief	timue food and fluids or life- s or unacceptable to you for
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		. Our count	
THE SUBJECT OF LIFE-SUSTAINING TREATMENT IS OF PARTICULAR MAYORTANCE FOR YOUR CONVENIENCE IN DEALING WITH THAT SUBJECT, SOME GENERAL STATEMENTS CONCERNING THE WITHHOLDING OR REMOVAL OF LIFE-SUST (IN), YO TREATMENT ARE SET FORTH BELOW. IF YOU AGREE WITH ONE OF THESE STATEMENTS, YOU MAY INITIAL THAT STATEMENT, BUT DO NOT INITIAL MOR. THAN ONE):			
I do not want my life to be prolonged no. do I wan, if a ustaining treatment to be provided or continued if my agent believes the burdens of the treatment outweigh the expected benevits. I want my agent to consider the relief of suffering, the expense involved and the quality as well as the possible extension of my life in making decisions concerning life-sustaining treatment.			
my attending physician be	heves to be irreversible, in accord	er im nt to be provided or continued unle danra ), ith reasonable medical standards susta ring treatment to be withheld or dis	at the time of reference.
[ I want my life to be proio: or the cost of the procedu (THIS POWER OF ALTORNEY MAY BE AMENDED OF OR HEALTH CARE LAW" (SEE THE BACK OF THIS WILL BECOME EFFECTIVE AT THE TIME THIS POWED DISPOSITION OF REMAINS IS AUTHORIZED, UNLESS OR BOTH OF THE FOLLOWING.)  3. [ ] This power of attorney shall	ITES. BR REYCKED BY YOU IN THE MANNE FORM) ABSENT AMENDMENT OR P I IS SIGNED AND WILL CONTINUE U S A LIMITATION ON THE BEGINNING	EVOCATION, THE AUTHORITY GRANTED IN T INTIL YOUR DEATH AND BEYOND IF ANATO	S "POWERS OF ATTORNEY HIS POWER OF ATTORNEY MICAL GIFT, AUTOPSY OR
5. ( ) This power or driving Shall	Custof pyria age is ever	of diving sour blefine, such as court determinate to your displaying, wh	est year most this proper by first had entert
4 ( ) This power of attorney shall		n is coult determination of your disobility, when you won this	owe. No terminate prior to your dental.
IF YOU WISH TO NAME SUCCESSOR AGENTS, INSERT THE NAMES AND ADDRESSES OF SUCH SUCCESSORS IN THE FOLLOWING FARAGRAPH)			
5. If any agent named by the shall die, bed art alone and successively, in the order named) as		ccept the office of agent or be unavailable, En	ame the following (each)
for purposes of this paragraph 5, a person shall be on the person is unable to give promot and intellige (IF YOU WISH TO NAME YOUR AGENT AS GUARE	ent consideration to health care mutte	ers, as certified by a ficensed physician.	1
BUT ARE NOT REQUIRED TO, DO SO BY RETAINING THE FOLLOWING PARAGRAPH. THE COURT WILL APPOINT YOUR AGENT IF THE COURT FINDS THAT SUCH APPOINTMENT WILL SERVE YOUR BEST INTERESTS AND WELFARE. STRIKE OUT PARAGRAPH 6 IF YOU DO NOT WANT YOUR AGENT TO ACT AS GUARDIAN.)  6 If a quartian of my person is to be appointed, I agent acting under this power of attorney as such guardian, to serve without bond or security,  7 I my fully informed as to all the action is a full feature of the full import of this grant of powers to my agent.			
Evolution !	20 K	Signed Evellicher 1	22/1/11/19/65
The principal has hou an appartismity to god in	ne above formand hat signed the from	in or acknowledged his or her signature or mark	on the torm in my presence.
(YOU MAY, BUT ARE NOT REQUIRED TO, REQUEST YOUR AGENT AND SUCCESSOR AGENTS TO PROVIDE SPECIMEN GNATURES BELOW. IF YOU INCLUDE SPECIMEN SIGNATURES IN THIS POWER OF ATTORNEY, YOU MUST COMPLETE THE CERTIFICATION OPPOSITE THE SIGNATURES OF THE AGENTS.)  Specimen signatures of agent (and successors) are correct.			
[cognit]		THE MARK OF L	WET ICHER SUCKHALITER
(successor agent)		W 67 WESS	3350
		<b></b>	20/2/

# for Health Care Law

Section 4-5. Limitations on health care agencies. Neither the attending physician nor any other health care provider may act as agent under a health care agency; however, a person who is not administering health care to the patient may act as health care agent for the patient even though the person is a physician or otherwise licensed, certified, authorized, or permitted by law to administer health care in the ordinary course of business or the practice of a profession.

## Section 4-6. Revocation and amendment of health care agencies.

- (a) Every health care agency may be revoked by the principal at any time, without regard to the principal's mental or physical condition, by any of the following methods.
  - 1. By being obliterated, burnt, torn or otherwise destroyed or defaced in a manner indicating intention to revoke;
  - 2. By a written revocation of the agency signed and dated by the principal or person acting at the direction of the principal, or
- 3. By an oral or any other expression of the intent to revoke the agency in the presence of a witness 18 years of age at older who signs and dates a writing confirming that such expression of intent was made
- (b) Every health size i gency may be amended at any time by a written amendment signed and dated by the principal or person acting at the direction of its principal.
- (c) Any person, other the the agent, to whom a revocation or amendment is communicated or delivered shall make all reasonable efforts to inform the agent of that fact as promptly as possible.
- Section 4-9. Penalties. All persons shall be subject to the following sanctions in relation to health care agencies, in addition to all other sanctions. applicable under any other law or rule of professional conduct
- (a) Any person shall be civilly liable who, without the principal's consent, willfully conceals, cancels or afters a health care agency or any amendment or revocation of the agency or why falsifies at forges a health care agency, amendment or revocation.
- (b) A person who falsilies or forges a health care agency or willfully conceals or withholds personal knowledge of an amendment or revocation of a health care agency with the intent to cause a with jolding or withdrawal of life-sustaining or death-delaying procedures contrary to the intent of the principal and thereby, because of such act, directly course life-sustaining or death-delaying procedures to be withheld or withdrawn and death to the patient to be hastened shall be subject to prosecution for involuntary manslaughter.
- (c) Any person who requires or prevents execution of a Leaf th care agency as a condition of insuring or providing any type of health care services to the patient shall be civilly liable and guilty of a Class A misdemeanor

### Section 4: 10. Statutory short form power of attorney for health care.

- (a) Paragraph (a) sets out the form of the statutory health care power. I'm is reproduced on the face of this form.)
- (b) The statutory short form power of utionney for health care (the "statutory health care power") authorizes the agent to make any and all hisalth care decisions on behalf of the principal which the principal could make if present and under no disability, subject to any limitations on the granted powers that appear on the face of the form, to be exercised in such manner us the agent deems consistent with the intent and desires of the principal. The agent will be under no duty to exercise granted powers or to assume control of or responsibility for the principal's health care; but when granted powers are exercised, the agent will be required to use due care to aci fix the benefit of the principal in accordance with the terms of the staintary health cure power and will be liable for negligent exercise. The agent may out is person or through others reasonably employed by the agent for that purpose but may not delegate authority to make health care decisions. The agent Proy sign and deliver all instruments, negotiate and enter into all agreements and do all other acts reasonably necessary to implement the exercise of the powers granted to the agent. Without limiting the generality of the foregoing, the statutory health care power shall include the following powers subject to any limitations appearing on the face of the form;
- (1) The agent is authorized to give consent to and authorize or refuse, or to withhold or withdraw consent to, any and all types of medical care, treatment or procedures relating to the physical or mental health of the principal, including any medication program, surgical procedures, lifesustaining treatment or provision of lood and fluids for the principal.
- (2) The agent is authorized to admit the principal to or discharge the principal from any and all types of hospituis institutions, homes, residential or nursing facilities, treatment centers and other health care institutions providing personal care or treatment for any type of physical or mental condition. The agent shall have the same right to visit the principal in the hospital or other institution as is granted to a spouse or adult child of the principal, any rule of the institution to the contrary notwithstanding.
- (3) The agent is authorized to contract for any and all types of health care services and facilities in the name of and on behalf of the principal and to bind the principal to pay for all such services and facilities, and to have and exercise those powers over the principal's property as are authorized per the statutory property power, to the extent the agent deems necessary to pay health care costs; and the agent shall not be personally liable ariany services or care contracted for an behalf of the principal
- (4) At the principal's expense and subject to reasonable rules of the health care provider to prevent disruption of the principal's health the agent shall have the same right the principal has to examine and copy and consent to disclosure of all the principal's medical records that agent deems relevant to the exercise of the agent's powers, whether the records relate to mental health or any other medical condition and ther they are in the possession of or maintained by any physician, psychiatrist, psychologist, therapist, hospital, nursing home or other health provider.
- (5) The agent is authorized to direct that an autopsy be made pursuant to Section 2 of "An Act in relation to autopsy of dead bodies", approved August 13, 1965, including all amendments; to make a disposition of any part or all of the principal's body pursuant to the Uniform Anatomical Gift Act, as now or hereafter amended; and to direct the disposition of the principal's remains.

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