



POA

Durable Power of Attorney for Health Care

A health care power of attorney pursuant to SDCL 59-7-2.5 et seq. may, but need not be, in the following form:

DURABLE POWER OF ATTORNEY FOR HEALTH CARE

I, _____, being an adult of sound mind, hereby appoint
(Name of principal)

_____, of _____
(Name of agent) (His/her address and telephone number)

as my attorney-in-fact ("agent") to consent to, to reject or to withdraw consent for medical procedures, treatment or intervention. In the event the person I appoint above is unable, unwilling or unavailable to act as my health care agent, I appoint as my successor agent:

_____, of _____
(Name of successor agent) (His/her address and telephone number)

My agent (or any successor agent) may make any health care decisions for me which I could make individually if I had decisional capacity (except for any limitations given below). All such decisions shall be made in accordance with accepted medical standards and the agent (or any successor agent) may not authorize the withholding or withdrawal of comfort care from me.

My agent (or any successor agent) may authorize the withholding of life-sustaining treatment as set forth in my living will or advance directive (except for any limitations given therein) if I have executed one.

In the event I am unable to communicate verbally or non-verbally, demonstrate no purposeful movement or motor ability and am unable to interact purposefully with environmental stimulation and (1) I have an incurable and irreversible condition such that, in accordance with accepted medical standards, death is imminent if life-sustaining treatment is not administered or (2) I am in a coma or I have a condition of permanent unconsciousness that, in accordance with accepted medical standards, will last indefinitely without significant improvement: *(Initial only one of the following three options and if you do not agree with either of the first two options, space is provided below for you to write your own instructions.)*

_____ I authorize my agent (or any successor agent) to direct the withholding of artificial nutrition or hydration from me.

_____ I do not authorize my agent (or any successor agent) to direct the withholding of artificial nutrition or hydration from me.

_____ I authorize the following: _____

This durable power of attorney for health care is effective only during any period in which my physician has determined in good faith that I do not have decisional capacity.

Whenever making any health care decision for me, my agent (or any successor agent) shall consider the recommendation of my attending physician, the decision I would have made if I then had decisional capacity (if known) and the decision that would be in my best interests.

I give the following instructions to help guide my agent (or any successor agent): (You may write additional instructions or limitations below.)

Time _____ AM / PM _____ Date _____ Patient, Parent or Legal Representative Signature _____ Relationship to Patient _____

Type or Print your Name (principal)

Your address: _____



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Notarization

On this the _____ day of _____, 2_____, the principal, _____, personally appeared before the undersigned officer and signed the foregoing document in my presence.

Notary Public

[SEAL]

My commission expires:

OR

Statements of Two Witnesses

The principal voluntarily signed this document in my presence, or limitations below.)

_____ AM / PM _____
Time Date First Witness Signature

(Type or print witness' name), witness

Witness address: _____

_____ AM / PM _____
Time Date Second Witness Signature

(Type or print witness' name), witness

Witness address: _____

NOTICE TO PERSON MAKING A DURABLE POWER OF ATTORNEY FOR HEALTH CARE

This is an important legal document. Prepare this durable power of attorney for health care carefully. If you use this form, read it completely. You may want to seek professional help to make sure the form does what you intend and is completed without mistakes.

You have the right to revoke this document in whole or in part at any time you have not been determined to be incapable. A revocation is effective when it is communicated to your attending physician or other health care provider.