

STATE OF ARIZONA
DURABLE HEALTH CARE POWER OF ATTORNEY

Instructions and Form

GENERAL INSTRUCTIONS: Use this Durable Health Care Power of Attorney form if you want to appoint a person to make future health care decisions for you so that if you become too ill or cannot make those decisions for yourself the person you choose and trust can make medical decisions for you. Talk to your family, friends, and others you trust about your choices. Also, it is a good idea to talk with professionals such as your doctor, clergyperson, and a lawyer before you sign this form.

Be sure you understand the importance of this document. If you decide this is the form you want to use, complete the form. **Do not sign this form until** your witness or a Notary Public is present to witness the signing.

1. Information about me: (I am called the “Principal”)

My Name: Test K3hijhui User

My Date of Birth: 2018-04-30

My Address: Test Adress 1

Parko City Arizona 74140

My Telephone: 2014561230

2. Selection of my health care representative: (Also called an “agent” or “surrogate”) I choose the following person to act as my representative to make health care decisions for me:

Name: Jyhfg Lkijyfg

Telephone: 0201456123

Address: Kjl,Hgv Ljyf ;lkugvl;oug

New York , New York 20145

I choose the following person to act as an alternate representative to make health care decisions for me if my first representative is unavailable, unwilling, or unable to make decisions for me:

Name: Lasfijyg Lkjufayg

Telephone: 0201456123

Address: Awsretg Aserdfhg Aewhesahrb

New York , Alabama 20145

3. I AUTHORIZE if I am unable to make medical care decisions for myself:

I authorize my health care representative to make health care decisions for me when I cannot make or communicate my own health care decisions due to mental or physical illness, injury, disability, or incapacity. I want my representative to make all such decisions for me except those decisions that I have expressly stated in Part 4 below that I do not authorize him/her to make. If I am able to communicate in any manner, my representative should discuss my health care options with me. My representative should explain to me any choices he or she made if I am able to understand. This appointment is effective unless and until it is revoked by me or by an order of a court.

The types of health care decisions I authorize to be made on my behalf include but are not limited to the following:

- To consent or to refuse medical care, including diagnostic, surgical, or therapeutic procedures;
- To authorize the physicians, nurses, therapists, and other health care providers of his/her choice to provide care for me, and to obligate my resources or my estate to pay reasonable compensation for these services;
- To approve or deny my admittance to health care institutions, nursing homes, assisted living facilities, or other facilities or programs. By signing this form I understand that I allow my representative to make decisions about my mental health care except that generally speaking he or she cannot have me admitted to a structured treatment setting with 24-hour-a-day supervision and an intensive treatment program – called a “level one” behavioral health facility – using just this form;
- To have access to and control over my medical records and to have the authority to discuss those records with health care providers.

4. DECISIONS I EXPRESSLY DO NOT AUTHORIZE my Representative to make for me:

I do not want my representative to make the following health care decisions for me (describe or write in “not applicable”):

5. My specific desires about autopsy:

NOTE: Under Arizona law, an autopsy is not required unless the county medical examiner, the county attorney, or a superior court judge orders it to be performed. See the General Information document for more information about this topic. **Initial or put a check mark by one of the following choices.**

_____ Upon my death I DO NOT consent to (want) an autopsy.

_____ Upon my death I DO consent to (want) an autopsy.

_____ My representative may give or refuse consent for an autopsy.

6. My specific desires about organ donation: (“anatomical gift”)

NOTE: Under Arizona law, you may donate all or part of your body. If you do not make a choice, your representative or family can make the decision when you die. You may indicate which organs or tissues you want to donate and where you want them donated. Initial or put a check mark by A or B below. If you select B, continue with your choices.

_____ **A. I DO NOT WANT** to make an organ or tissue donation, and I do not want this donation authorized on my behalf by my representative or my family.

_____ **B. I DO WANT** to make an organ or tissue donation when I die. Here are my directions:

1. What organs/tissues I choose to donate: (Select a or b below)

_____ **a.** Any needed parts or organs.

_____ **b.** These parts or organs:

1) _____

2) _____

3) _____

2. What purposes I donate organs/tissues for: (Select a, b, or c below)

_____ **a.** Any legally authorized purpose (transplantation, therapy, medical and dental evaluation and research, and/or advancement of medical and dental science).

_____ **b.** Transplant or therapeutic purposes only.

_____ **c.** Other: _____

3. What organization or person I want my parts or organs to go to:

_____ **a.** I have already signed a written agreement or donor card regarding organ and tissue donation with the following individual or institution:

(Name): _____

_____ **b.** I would like my tissues or organs to go to the following individual or institution:

(Name) _____

_____ **c.** I authorize my representative to make this decision.

7. Funeral and Burial Disposition: (Optional)

(Pursuant to §32-1365.01, Arizona Revised Statutes)

_____ I wish to be cremated.

_____ I have executed written "Final Disposition Instructions" and I direct that my agent and family follow these instructions for my disposition arrangements.

(Pursuant to §32-1365.01, Arizona Revised Statutes)

_____ I wish to be buried (as opposed to cremated).

_____ I have executed written "Final Disposition Instructions" and I direct that my agent and family follow these instructions for my disposition arrangements.

8. About a Living Will:

NOTE: If you have a Living Will and a Durable Health Care Power of Attorney, you must attach the Living Will to this form. A Living Will form is available on the Attorney General (AG) web site. **Initial or put a check mark by box A or B.**

_____ **A.** I have SIGNED AND ATTACHED a completed Living Will in addition to this Durable Health Care Power of Attorney to state decisions I have made about end of life health care if I am unable to communicate or make my own decisions at that time.

_____ **B.** I have NOT SIGNED a Living Will.

9. About a Prehospital Medical Care Directive or Do Not Resuscitate Directive:

NOTE: A form for the Prehospital Medical Care Directive or Do Not Resuscitate Directive is available on the AG Web site. **Initial or put a check mark by box A or B.**

_____ **A. I and my doctor or health care provider HAVE SIGNED a Prehospital Medical Care Directive or Do Not Resuscitate Directive on paper with ORANGE background in the event that 911 or Emergency Medical Technicians or hospital emergency personnel are called and my heart or breathing has stopped.**

_____ **B.** I have NOT SIGNED a Prehospital Medical Care Directive or Do Not Resuscitate Directive.

10. Additional information about my health care treatment needs (consider including mental or physical health history, dietary requirements, religious concerns, people to notify and any other matters that you feel are important):

(Add additional pages if necessary)

11. Nomination of Guardian

_____ **(Initial)** If a guardian is to be appointed for me, I nominate my agent to serve as such guardian.

12. HIPAA Waiver Of Confidentiality

_____ **(Initial)** I intend for my agent to be treated as I would be with respect to my rights regarding the use and disclosure of my individually identifiable health information or other medical records. This release authority applies to any information governed by the Health Insurance Portability and Accountability Act of 1996 (aka “HIPAA”), 42 USC 1320d and 45 CFR 160-164.

[signature pages follow]
SIGNATURE OR VERIFICATION

A. I am signing this Durable Health Care Power of Attorney as follows:

My Signature: _____

Date: _____

B. I, Test K3hijhui User , am physically unable to sign this Durable Health Care Power of Attorney, so a witness is verifying my desires as follows:

Witness Verification: I believe that this Durable Health Care Power of Attorney accurately expresses the wishes communicated to me by Test K3hijhui User . He intends to adopt this Durable Health Care Power of Attorney at this time. He is physically unable to sign or mark this document at this time. I verify that he directly indicated to me that the Durable Health Care Power of Attorney expresses his wishes and that he intends to adopt the Durable Health Care Power of Attorney at this time. I further affirm that he appears to be of sound mind and not under duress, fraud, or undue influence. He is not related to me by blood, marriage, or adoption and is not a person for whom I directly provide care in a professional capacity. I have not been appointed as the representative to make medical decisions on his behalf.

Witness Signature: _____ Date: _____

Witness Name (printed) _____

SIGNATURE OF WITNESS OR NOTARY PUBLIC:

NOTE: At least one adult witness OR a Notary Public must witness the signing of this document and then sign it. The witness or Notary Public CANNOT be anyone who is: (a) under the age of 18; (b) related to you by blood, adoption, or marriage; (c) entitled to any part of your estate; (d) appointed as your representative; or (e) involved in providing your health care at the time this document is signed.

Witness: I certify that I witnessed the signing of this Durable Health Care Power of Attorney by Test K3hijhui User , the Principal. Test K3hijhui User appeared to be of sound mind and under no pressure to make specific choices or sign the document. I understand the requirements of being a witness and I confirm the following:

- I am not currently designated to make medical decisions for this person.
- I am not directly involved in administering health care to this person.
- I am not entitled to any portion of this person's estate upon «Gender of Client:his/her» death under a will or by operation of law.

I am not related to this person by blood, marriage or adoption.

Witness Signature: _____ Date: _____

Witness Name (printed) _____

Address: _____

Notary Public (NOTE: If a witness signs your form, you DO NOT need a notary to sign):

STATE OF ARIZONA)

) ss.

COUNTY OF)

The undersigned, being a Notary Public certified in Arizona, declares that Test K3hijhui User , the person making this Durable Health Care Power of Attorney, has dated and signed or marked it in my presence and appears to me to be of sound mind and free from duress. I further declare I am not related to his , by blood, marriage or adoption, or a person designated to make medical decisions on his behalf. I am not directly involved in providing care as a professional to him . I am not entitled to any part of his estate under a will now existing or by operation of law.. In the event the person acknowledging this Durable Health Care Power of Attorney is physically unable to sign or mark this document, I verify that he » directly indicated to me that the Durable Health Care Power of Attorney expresses his wishes and that he intends to adopt the Durable Health Care Power of Attorney at this time.

WITNESS MY HAND AND SEAL this _____ day of _____, _____.

Notary Public _____ My Commission Expires: _____

OPTIONAL:
STATEMENT THAT YOU HAVE DISCUSSED
YOUR HEALTH CARE CHOICES FOR THE FUTURE
WITH YOUR PHYSICIAN

NOTE: Before deciding what health care you want for yourself, you may wish to ask your physician questions regarding treatment alternatives. This statement from your physician is not required by Arizona law. If you do speak with your physician, it is a good idea to have him or her complete this section. Ask your doctor to keep a copy of this form with your medical records.
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On this date I reviewed this document with the Principal and discussed any questions regarding the probable medical consequences of the treatment choices provided above. I agree to comply with the provisions of this directive, and I will comply with the health care decisions made by the representative unless a decision violates my conscience. In such case I will promptly disclose my unwillingness to comply and will transfer or try to transfer patient care to another provider who is willing to act in accordance with the representative's direction.

Doctor Name (printed): _____

Signature: _____ Date: _____

Address: _____

STATE OF ARIZONA
LIVING WILL (End of Life Care)
Instructions and Form

GENERAL INSTRUCTIONS: Use this Living Will form to make decisions now about your medical care if you are ever in a terminal condition, a persistent vegetative state or an irreversible coma. You should talk to your doctor about what these terms mean. The Living Will states what choices you would have made for yourself if you were able to communicate. It is your written directions to your health care representative if you have one, your family, your physician, and any other person who might be in a position to make medical care decisions for you. Talk to your family members, friends, and others you trust about your choices. Also, it is a good idea to talk with professionals such as your doctor, clergyperson and a lawyer before you complete and sign this Living Will.

If you decide this is the form you want to use, complete the form. Do not sign the Living Will until your witness or a Notary Public is present to watch you sign it. There are further instructions for you about signing on page 2.

IMPORTANT: If you have a Living Will and a Durable Health Care Power of Attorney, you must attach the Living Will to the Durable Health Care Power of Attorney.

1. Information about me: (I am called the “Principal”)

My Name: Test K3hijhui User

My Date of Birth: 2018-04-30

My Address: Test Adress 1

Parko City, Arizona, 74140

My Telephone: 2014561230

2. My decisions about End of Life Care:

NOTE: Here are some general statements about choices you have as to health care you want at the end of your life. They are listed in the order provided by Arizona law. You can initial any combination of Paragraphs A, B, C and D. If you initial Paragraph E, do not initial any other paragraphs. Read all of the statements carefully before initialing to indicate your choice. You can also write your own statement concerning life-sustaining treatments and other matters relating to your health care at Section 3 of this form.

_____ **A. Comfort Care Only:** If I have a terminal condition I do not want my life to be prolonged, and I do not want life-sustaining treatment, beyond comfort care, that would serve only to artificially delay the moment of my death. (NOTE: “Comfort care” means treatment in an attempt to protect and enhance the quality of life without artificially prolonging life.)

_____ **B. Specific Limitations on Medical Treatments I Want:** (NOTE: **Initial or mark one or more choices,** talk to your doctor about your choices.) If I have a terminal condition, or am in an irreversible coma or a persistent vegetative state that my doctors reasonably believe to be irreversible or incurable, I do want the medical treatment necessary to provide care that would keep me comfortable, but I do not want the following:

- _____ 1.) Cardiopulmonary resuscitation, for example, the use of drugs, electric shock, and artificial breathing.
- _____ 2.) Artificially administered food and fluids.
- _____ 3.) To be taken to a hospital if it is at all avoidable.

_____ **C. Pregnancy:** Regardless of any other directions I have given in this Living Will, if I am known to be pregnant I do not want life-sustaining treatment withheld or withdrawn if it is possible that the embryo/fetus will develop to the point of live birth with the continued application of life-sustaining treatment.

_____ **D. Treatment Until My Medical Condition is Reasonably Known:** Regardless of the directions I have made in this Living Will, I do want the use of all medical care necessary to treat my condition until my doctors reasonably conclude that my condition is terminal or is irreversible and incurable, or I am in a persistent vegetative state.

_____ **E. Direction to Prolong My Life:** I want my life to be prolonged to the greatest extent possible.

3. Other Statements Or Wishes I Want Followed For End of Life Care:

NOTE: You can attach additional provisions or limitations on medical care that have not been included in this Living Will form. Initial or put a check mark by box A or B below. Be sure to include the attachment if you check B.

_____ **A.** I have not attached additional special provisions or limitations about End of Life Care I want.

_____ **B.** I have attached additional special provisions or limitations about End of Life Care I want.

SIGNATURE OR VERIFICATION

A. I am signing this Living Will as follows:

My Signature: _____

Date: _____

B. I, Test K3hijhui User , am physically unable to sign this Living Will, so a witness is verifying my desires as follows:

I believe that this Living Will accurately expresses the wishes communicated to me by Test K3hijhui User , the principal of this document. He intends to adopt this Living Will at this time. He is physically unable to sign or mark this document at this time. I verify that he directly indicated to me that the Living Will expresses his wishes and that he intends to adopt the Living Will at this time. I further affirm that his appears to be of sound mind and not under duress, fraud, or undue influence. His is not related to me by blood, marriage, or adoption and is not a person for whom I directly provide care in a professional capacity. I have not been appointed as the representative to make medical decisions on he behalf.

Witness Signature: _____ Date: _____

Witness Name (printed) _____

Address _____

SIGNATURE OF WITNESS OR NOTARY PUBLIC:

NOTE: At least one adult witness OR a Notary Public must witness the signing of this document and then sign it. The witness or Notary Public CANNOT be anyone who is: (a) under the age of 18; (b) related to you by blood, adoption, or marriage; (c) entitled to any part of your estate; (d) appointed as your representative; or (e) involved in providing your health care at the time this document is signed.

Witness: I certify that I witnessed the signing of this Living Will by Test K3hijhui User , the Principal. Test K3hijhui User appeared to be of sound mind and under no pressure to make specific choices or sign the document. I understand the requirements of being a witness and I confirm the following:

- I am not currently designated to make medical decisions for this person.
- I am not directly involved in administering health care to this person.
- I am not entitled to any portion of this person's estate upon his death under a will or by operation of law.

I am not related to this person by blood, marriage or adoption.

Witness Signature: _____ Date: _____

Witness Name (printed) _____

Address: _____

Notary Public (NOTE: If a witness signs your form, you DO NOT need a notary to sign):

STATE OF ARIZONA)

) ss.

COUNTY OF)

The undersigned, being a Notary Public certified in Arizona, declares that Test K3hijhui User , the person making this Living Will, has dated and signed or marked it in my presence and appears to me to be of sound mind and free from duress. I further declare I am not related to him , by blood, marriage or adoption, or a person designated to make medical decisions on his behalf. I am not directly involved in providing care as a professional to him . I am not entitled to any part of his estate under a will now existing or by operation of law. In the event the person acknowledging this Living Will is physically unable to sign or mark this document, I verify that he directly indicated to me that the Living Will expresses his wishes and that he intends to adopt the Living Will at this time.

WITNESS MY HAND AND SEAL this _____ day of _____ , _____ .

Notary Public _____ My Commission Expires: _____

STATE OF ARIZONA

DURABLE MENTAL HEALTH CARE POWER OF ATTORNEY

Instructions and Form

GENERAL INSTRUCTIONS: Use this Durable Mental Health Care Power of Attorney form if you want to appoint a person to make future mental health care decisions for you if you become incapable of making those decisions for yourself. The decision about whether you are incapable can only be made by a specialist in neurology or an Arizona licensed psychiatrist or psychologist who will evaluate whether you can give informed consent. Be sure you understand the importance of this document. Talk to your family members, friends, and others you trust about your choices. Also, it is a good idea to talk with professionals such as your doctor, clergyperson, and a lawyer before you sign this form. If you decide this is the form you want to use, complete the form. Do not sign this form until your witness or a Notary Public is present to witness the signing.

1. Information about me: (I am called the “Principal”)

My Name: Test K3hijhui User

My Date of Birth: 2018-04-30

My Address: Test Adress 1

Parko City Arizona, 74140

My Telephone: 2014561230

2. Selection of my health care representative: (Also called an “agent” or “surrogate”) I choose the following person to act as my representative to make mental health care decisions for me:

Name: Jyhfg Lkijyfg

Telephone: 0201456123

Address: Kjl,Hgv Ljyf ;lkugvl;oug

New York , New York 20145

3. Mental health treatments that I AUTHORIZE if I am unable to make decisions for myself:

Here are the mental health treatments I authorize my mental health care representative to make on my behalf if I become incapable of making my own mental health care decisions due to mental or physical illness, injury, disability, or incapacity. If my wishes are not clear from this Durable Mental Health Care Power of Attorney or are not otherwise known to my representative, my representative will, in good faith, act in accordance with my best interests. This appointment is effective unless and until it is revoked by me or by an order of a court. My representative is authorized to do the following which I have **initialed or marked**:

_____ **A. About my records:** To receive information regarding mental health treatment that is proposed for me and to receive, review, and consent to disclosure of any of my medical records related to that treatment.

_____ **B. About medications:** To consent to the administration of any medications recommended by my treating physician.

_____ **C. About a structured treatment setting:** To admit me to a structured treatment setting with 24 hour-a-day supervision and an intensive treatment program licensed by the Department of Health Services, which is called an inpatient psychiatric facility.

_____ **D. Other:**

4. Durable Mental health treatments that I expressly DO NOT AUTHORIZE if I am unable to make decisions for myself: (Explain or write in "None")

5. Revocability of this Durable Mental Health Care Power of Attorney:

This mental health care power of attorney or any portion of it may not be revoked and any designated agent may not be disqualified by me during times that I am found to be unable to give informed consent. However, at all other times I retain the right to revoke all or any portion of this mental health care power of attorney or to disqualify any agent designated by me in this document.

6. Additional information about my mental health care treatment needs (consider including mental or physical health history, dietary requirements, religious concerns, people to notify and any other matters that you feel are important):

(Add additional pages if necessary)

HIPAA WAIVER OF CONFIDENTIALITY FOR MY AGENT/REPRESENTATIVE

_____ **(Initial)** I intend for my agent to be treated as I would be with respect to my rights regarding the use and disclosure of my individually identifiable health information or other medical records. This release authority applies to any information governed by the Health Insurance Portability and Accountability Act of 1996 (aka “HIPAA”), 42 USC 1320d and 45 CFR 160-164.

[signature pages follow]
SIGNATURE OR VERIFICATION

A. I am signing this Durable Mental Health Care Power of Attorney as follows:

My Signature: _____

Date: _____

B. I, Test K3hijhui User , am physically unable to sign this Durable Mental Health Care Power of Attorney, so a witness is verifying my desires as follows:

Witness Verification : I believe that this Durable Mental Health Care Power of Attorney accurately expresses the wishes communicated to me by Test K3hijhui User . Him intends to adopt this Durable Mental Health Care Power of Attorney at this time. Him is physically unable to sign or mark this document at this time. I verify that him directly indicated to me that the Durable Mental Health Care Power of Attorney expresses his wishes and that he intends to adopt the Durable Mental Health Care Power of Attorney at this time. I further affirm that he appears to be of sound mind and not under duress, fraud, or undue influence. He is not related to me by blood, marriage, or adoption and is not a person for whom I directly provide care in a professional capacity. I have not been appointed as the representative to make medical decisions on

his behalf.

Witness Signature: _____ Date: _____

Witness Name (printed) _____

SIGNATURE OF WITNESS OR NOTARY PUBLIC:

NOTE: At least one adult witness OR a Notary Public must witness the signing of this document and then sign it. The witness or Notary Public CANNOT be anyone who is: (a) under the age of 18; (b) related to you by blood, adoption, or marriage; (c) entitled to any part of your estate; (d) appointed as your representative; or (e) involved in providing your health care at the time this document is signed.

Witness: I certify that I witnessed the signing of this Durable Mental Health Care Power of Attorney by Test K3hijhui User , the Principal. Test K3hijhui User appeared to be of sound mind and under no pressure to make specific choices or sign the document. I understand the requirements of being a witness and I confirm the following:

- I am not currently designated to make medical decisions for this person.
- I am not directly involved in administering health care to this person.
- I am not entitled to any portion of this person's estate upon his death under a will or by operation of law.

I am not related to this person by blood, marriage or adoption.

Witness Signature: _____ Date: _____

Witness Name (printed) _____

Address: _____

Notary Public (NOTE: If a witness signs your form, you DO NOT need a notary to sign):

STATE OF ARIZONA)

) ss.

COUNTY OF)

The undersigned, being a Notary Public certified in Arizona, declares that Test K3hijhui User , the person making this Durable Mental Health Care Power of Attorney, has dated and signed or marked it in my presence and appears to me to be of sound mind and free from duress. I further declare I am not related to him , by blood, marriage or adoption, or a person designated to make medical decisions on his behalf. I am not directly involved in providing care as a professional to his . I am not entitled to any part of his estate under a will now existing or by operation of law. In the event the person acknowledging this Durable Mental Health Care Power of Attorney is physically unable to sign or mark this document, I verify that he directly indicated to me that the Durable Mental Health Care Power of Attorney expresses his wishes and that he intends to adopt the Durable Mental Health Care Power of Attorney at this time.

WITNESS MY HAND AND SEAL this _____ day of _____ , _____ .

Notary Public _____

My Commission Expires: _____

OPTIONAL:
STATEMENT THAT YOU HAVE DISCUSSED
YOUR HEALTH CARE CHOICES FOR THE FUTURE
WITH YOUR PHYSICIAN

NOTE: Before deciding what health care you want for yourself, you may wish to ask your physician questions regarding treatment alternatives. This statement from your physician is not required by Arizona law. If you do speak with your physician, it is a good idea to have him or her complete this section. Ask your doctor to keep a copy of this form with your medical records.

On this date I reviewed this document with the Principal and discussed any questions regarding the probable medical consequences of the treatment choices provided above. I agree to comply with the provisions of this directive, and I will comply with the health care decisions made by the representative unless a decision violates my conscience. In such case I will promptly disclose my unwillingness to comply and will transfer or try to transfer patient care to another provider who is willing to act in accordance with the representative's direction.

Doctor Name (printed): _____

Signature: _____ Date: _____

Address: _____