1 AN ACT concerning civil law.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Illinois Power of Attorney Act is amended by changing Sections 4-5.1 and 4-10 as follows:
- 6 (755 ILCS 45/4-5.1)

14

15

16

17

18

19

20

21

22

- Sec. 4-5.1. Limitations on who may witness health care agencies.
- 9 (a) Every health care agency shall bear the signature of a
 10 witness to the signing of the agency. No witness may be under
 11 18 years of age. None of the following licensed professionals
 12 providing services to the principal may serve as a witness to
 13 the signing of a health care agency:
 - (1) the attending physician, advanced practice nurse, physician assistant, dentist, podiatric physician, optometrist, or <u>psychologist</u> mental health service provider of the principal, or a relative of the physician, advanced practice nurse, physician assistant, dentist, podiatric physician, optometrist, or <u>psychologist</u> mental health service provider;
 - (2) an owner, operator, or relative of an owner or operator of a health care facility in which the principal is a patient or resident;

5

6

7

8

9

10

11

- 1 (3) a parent, sibling, or descendant, or the spouse of 2 a parent, sibling, or descendant, of either the principal 3 or any agent or successor agent, regardless of whether the
 - (4) an agent or successor agent for health care.

relationship is by blood, marriage, or adoption;

- (b) The prohibition on the operator of a health care facility from serving as a witness shall extend to directors and executive officers of an operator that is a corporate entity but not other employees of the operator such as, but not limited to, non-owner chaplains or social workers, nurses, and other employees.
- 12 (Source: P.A. 98-1113, eff. 1-1-15.)
- 13 (755 ILCS 45/4-10) (from Ch. 110 1/2, par. 804-10)
- 14 Sec. 4-10. Statutory short form power of attorney for 15 health care.
- 16 (a) The form prescribed in this Section (sometimes also referred to in this Act as the "statutory health care power") 17 18 may be used to grant an agent powers with respect to the principal's own health care; but the statutory health care 19 20 power is not intended to be exclusive nor to cover delegation 21 of a parent's power to control the health care of a minor 22 child, and no provision of this Article shall be construed to invalidate or bar use by the principal of any other or 23 24 different form of power of attorney for health care. 25 Nonstatutory health care powers must be executed by the

- 1 principal, designate the agent and the agent's powers, and
- 2 comply with the limitations in Section 4-5 of this Article, but
- 3 they need not be witnessed or conform in any other respect to
- 4 the statutory health care power.
- 5 No specific format is required for the statutory health
- 6 care power of attorney other than the notice must precede the
- 7 form. The statutory health care power may be included in or
- 8 combined with any other form of power of attorney governing
- 9 property or other matters.
- 10 (b) The Illinois Statutory Short Form Power of Attorney for
- 11 Health Care shall be substantially as follows:

12 NOTICE TO THE INDIVIDUAL SIGNING

13 THE POWER OF ATTORNEY FOR HEALTH CARE

- 14 No one can predict when a serious illness or accident might
- occur. When it does, you may need someone else to speak or make
- 16 health care decisions for you. If you plan now, you can
- increase the chances that the medical treatment you get will be
- 18 the treatment you want.
- 19 In Illinois, you can choose someone to be your "health care
- 20 agent". Your agent is the person you trust to make health care
- 21 decisions for you if you are unable or do not want to make them
- 22 yourself. These decisions should be based on your personal
- 23 values and wishes.
- It is important to put your choice of agent in writing. The
- 25 written form is often called an "advance directive". You may

use this form or another form, as long as it meets the legal requirements of Illinois. There are many written and on-line resources to guide you and your loved ones in having a conversation about these issues. You may find it helpful to look at these resources while thinking about and discussing

6 your advance directive.

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

WHAT ARE THE THINGS I WANT MY

HEALTH CARE AGENT TO KNOW?

The selection of your agent should be considered carefully, as your agent will have the ultimate decision making authority once this document goes into effect, in most instances after you are no longer able to make your own decisions. While the goal is for your agent to make decisions in keeping with your preferences and in the majority of circumstances that is what happens, please know that the law does allow your agent to make decisions to direct or refuse health care interventions or withdraw treatment. Your agent will need to think about conversations you have had, your personality, and how you handled important health care issues in the past. Therefore, it is important to talk with your agent and your family about such things as:

- (i) What is most important to you in your life?
- 23 (ii) How important is it to you to avoid pain and suffering?
- 25 (iii) If you had to choose, is it more important to you

1	to	live	as	long	as	possible,	or	to	avoid	prolonged
2	suf	fering	or	disabi	lity	7?				

- (iv) Would you rather be at home or in a hospital for the last days or weeks of your life?
- (v) Do you have religious, spiritual, or cultural beliefs that you want your agent and others to consider?
- (vi) Do you wish to make a significant contribution to medical science after your death through organ or whole body donation?
- (vii) Do you have an existing advanced directive, such as a living will, that contains your specific wishes about health care that is only delaying your death? If you have another advance directive, make sure to discuss with your agent the directive and the treatment decisions contained within that outline your preferences. Make sure that your agent agrees to honor the wishes expressed in your advance directive.

WHAT KIND OF DECISIONS CAN MY AGENT MAKE?

If there is ever a period of time when your physician determines that you cannot make your own health care decisions, or if you do not want to make your own decisions, some of the decisions your agent could make are to:

- (i) talk with physicians and other health care providers about your condition.
- (ii) see medical records and approve who else can see

1 them.

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

- 2 (iii) give permission for medical tests, medicines,
 3 surgery, or other treatments.
 - (iv) choose where you receive care and which physicians and others provide it.
 - (v) decide to accept, withdraw, or decline treatments designed to keep you alive if you are near death or not likely to recover. You may choose to include guidelines and/or restrictions to your agent's authority.
 - (vi) agree or decline to donate your organs or your whole body if you have not already made this decision yourself. This could include donation for transplant, research, and/or education. You should let your agent know whether you are registered as a donor in the First Person Consent registry maintained by the Illinois Secretary of State or whether you have agreed to donate your whole body for medical research and/or education.
 - (vii) decide what to do with your remains after you have died, if you have not already made plans.
 - (viii) talk with your other loved ones to help come to a decision (but your designated agent will have the final say over your other loved ones).
- Your agent is not automatically responsible for your health care expenses.

2

3

5

6

7

8

9

10

14

15

16

17

20

21

22

23

24

25

You can pick a family member, but you do not have to. Your agent will have the responsibility to make medical treatment decisions, even if other people close to you might urge a different decision. The selection of your agent should be done carefully, as he or she will have ultimate decision-making authority for your treatment decisions once you are no longer able to voice your preferences. Choose a family member, friend, or other person who:

- (i) is at least 18 years old;
- (ii) knows you well;
- 11 (iii) you trust to do what is best for you and is
 12 willing to carry out your wishes, even if he or she may not
 13 agree with your wishes;
 - (iv) would be comfortable talking with and questioning your physicians and other health care providers;
 - (v) would not be too upset to carry out your wishes if you became very sick; and
- 18 (vi) can be there for you when you need it and is
 19 willing to accept this important role.

WHAT IF MY AGENT IS NOT AVAILABLE OR IS

UNWILLING TO MAKE DECISIONS FOR ME?

If the person who is your first choice is unable to carry out this role, then the second agent you chose will make the decisions; if your second agent is not available, then the third agent you chose will make the decisions. The second and

4

5

6

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

24

1	thi	ird agent	s are c	calle	ed you	ır succ	cessor	agents	and	they	fund	ction
2	as	back-up	agents	to	your	first	choice	e agent	and	may	act	only

WHAT WILL HAPPEN IF I DO NOT

one at a time and in the order you list them.

CHOOSE A HEALTH CARE AGENT?

If you become unable to make your own health care decisions and have not named an agent in writing, your physician and other health care providers will ask a family member, friend, or guardian to make decisions for you. In Illinois, a law directs which of these individuals will be consulted. In that law, each of these individuals is called a "surrogate".

There are reasons why you may want to name an agent rather than rely on a surrogate:

- (i) The person or people listed by this law may not be who you would want to make decisions for you.
- (ii) Some family members or friends might not be able or willing to make decisions as you would want them to.
- (iii) Family members and friends may disagree with one another about the best decisions.
- (iv) Under some circumstances, a surrogate may not be able to make the same kinds of decisions that an agent can make.

23 WHAT IF THERE IS NO ONE AVAILABLE

WHOM I TRUST TO BE MY AGENT?

2

3

6

7

8

9

15

24

In this situation, it is especially important to talk to
your physician and other health care providers and create
written guidance about what you want or do not want, in case
you are ever critically ill and cannot express your own wishes.
You can complete a living will. You can also write your wishes
down and/or discuss them with your physician or other health
care provider and ask him or her to write it down in your
chart. You might also want to use written or on-line resources
to guide you through this process.

10 WHAT DO I DO WITH THIS FORM ONCE I COMPLETE IT?

- 11 Follow these instructions after you have completed the 12 form:
- (i) Sign the form in front of a witness. See the form 1.3 for a list of who can and cannot witness it. 14
 - (ii) Ask the witness to sign it, too.
- (iii) There is no need to have the form notarized. 16
- 17 (iv) Give a copy to your agent and to each of your 18 successor agents.
- 19 (v) Give another copy to your physician.
- 20 (vi) Take a copy with you when you go to the hospital.
- 21 (vii) Show it to your family and friends and others who care for you. 22

23 WHAT IF I CHANGE MY MIND?

You may change your mind at any time. If you do, tell

- 1 someone who is at least 18 years old that you have changed your
- 2 mind, and/or destroy your document and any copies. If you wish,
- 3 fill out a new form and make sure everyone you gave the old
- 4 form to has a copy of the new one, including, but not limited
- 5 to, your agents and your physicians.

6 WHAT IF I DO NOT WANT TO USE THIS FORM?

7 In the event you do not want to use the Illinois statutory

8 form provided here, any document you complete must be executed

by you, designate an agent who is over 18 years of age and not

prohibited from serving as your agent, and state the agent's

powers, but it need not be witnessed or conform in any other

respect to the statutory health care power.

13 If you have questions about the use of any form, you may

14 want to consult your physician, other health care provider,

15 and/or an attorney.

9

10

11

12

16 MY POWER OF ATTORNEY FOR HEALTH CARE

- 17 THIS POWER OF ATTORNEY REVOKES ALL PREVIOUS POWERS OF ATTORNEY
- 18 FOR HEALTH CARE. (You must sign this form and a witness must
- 19 also sign it before it is valid)
- 20 My name (Print your full name):
- 21 My address:.....

(i) Deciding to accept, withdraw or decline treatment

for any physical or mental condition of mine, including

life-and-death decisions.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

22

23

24

25

1	(ii) .	Agreein	g to	admit	me	to	or	discharge	me	fr	om	any
2	hospital,	home,	or (other	inst	itu	tion	n, includi	ing	а	men	ital
3	health fac	cility.										

- (iii) Having complete access to my medical and mental health records, and sharing them with others as needed, including after I die.
- (iv) Carrying out the plans I have already made, or, if I have not done so, making decisions about my body or remains, including organ, tissue or whole body donation, autopsy, cremation, and burial.

The above grant of power is intended to be as broad as possible so that my agent will have the authority to make any decision I could make to obtain or terminate any type of health care, including withdrawal of nutrition and hydration and other life-sustaining measures.

I AUTHORIZE MY AGENT TO (please check any one box):

- Make decisions for me only when I cannot make them for myself. The physician(s) taking care of me will determine when I lack this ability.
- (If no box is checked, then the box above shall be 20 21 implemented.) OR
 - Make decisions for me only when I cannot make them for myself. The physician(s) taking care of me will determine when I lack this ability. Starting now, my agent shall have complete access to my medical and mental health records,

2

3

4

5

6

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

the authority to share them with others as needed, and the complete ability to communicate with my personal physician(s) and other health care providers, including the ability to require an opinion of my physician as to whether I lack the ability to make decisions for myself. OR Make decisions for me starting now and continuing after I am no longer able to make them for myself. While I am still able to make my own decisions, I can still do so if I want to, but want my agent to be consulted, if available.

The subject of life-sustaining treatment is of particular importance. Life-sustaining treatments may include tube feedings or fluids through a tube, breathing machines, and CPR. In general, in making decisions concerning life-sustaining treatment, your agent is instructed to consider the relief of suffering, the quality as well as the possible extension of your life, and your previously expressed wishes. Your agent will weigh the burdens versus benefits of proposed treatments in making decisions on your behalf.

Additional statements concerning the withholding removal of life-sustaining treatment are described below. These can serve as a guide for your agent when making decisions for you. Ask your physician or health care provider if you have any questions about these statements.

SELECT ONLY ONE STATEMENT BELOW THAT BEST EXPRESSES YOUR WISHES

(optional):

.... The quality of my life is more important than the length of my life. If I am unconscious and my attending physician believes, in accordance with reasonable medical standards, that I will not wake up or recover my ability to think, communicate with my family and friends, and experience my surroundings, I do not want treatments to prolong my life or delay my death, but I do want treatment or care to make me comfortable and to relieve me of pain.

.... Staying alive is more important to me, no matter how sick I am, how much I am suffering, the cost of the procedures, or how unlikely my chances for recovery are. I want my life to be prolonged to the greatest extent possible in accordance with reasonable medical standards.

SPECIFIC LIMITATIONS TO MY AGENT'S DECISION-MAKING AUTHORITY:

The above grant of power is intended to be as broad as possible so that your agent will have the authority to make any decision you could make to obtain or terminate any type of health care. If you wish to limit the scope of your agent's powers or prescribe special rules or limit the power to authorize autopsy or dispose of remains, you may do so specifically in this form.

24	
25	

1	My signature:
2	Today's date:
3	HAVE YOUR WITNESS AGREE TO WHAT IS WRITTEN BELOW, AND THEN
4	COMPLETE THE SIGNATURE PORTION:
5	I am at least 18 years old. (check one of the options
6	below):
7	I saw the principal sign this document, or
8	\ldots the principal told me that the signature or mark on
9	the principal signature line is his or hers.
10	I am not the agent or successor agent(s) named in this
11	document. I am not related to the principal, the agent, or the
12	successor agent(s) by blood, marriage, or adoption. I am not
13	the principal's physician, advanced practice nurse, dentist,
14	podiatric physician, optometrist, psychologist mental health
15	service provider, or a relative of one of those individuals. I
16	am not an owner or operator (or the relative of an owner or
17	operator) of the health care facility where the principal is a
18	patient or resident.
19	Witness printed name:
20	Witness address:
21	Witness signature:
22	Today's date:

2

3

4

5

6

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

25

If the agent I selected is unable or does not want to make health care decisions for me, then I request the person(s) I name below to be my successor health care agent(s). Only person at a time can serve as my agent (add another page if want to add more successor agent names): (Successor agent #1 name, address and phone number)

(Successor agent #2 name, address and phone number)

(c) The statutory short form power of attorney for health care (the "statutory health care power") authorizes the agent to make any and all health 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 as 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 ofresponsibility for the principal's health care; but when granted powers are exercised, the agent will be required to use due care to act for the benefit of the principal in accordance with the terms of the statutory health care power and will be liable for negligent exercise. The agent may act in person or through others reasonably employed by the agent for that purpose but may not delegate authority to make health care

- (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, life-sustaining treatment or provision of food 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 hospitals, 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

1

4 5

67

8

9

11

12 13

1516

14

18 19

17

20

22

21

24

23

2526

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 under the statutory property power, to the extent the agent deems necessary to pay health care costs; and the agent shall not be personally liable for any services or care contracted for on behalf of the principal.

- principal's expense (4)Αt the and subject reasonable rules of the health care provider to prevent disruption of the principal's health care, 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 the agent deems relevant to the exercise of the agent's powers, whether the records relate to mental health or any other medical condition and whether they are in the possession of or maintained by any physician, psychiatrist, psychologist, therapist, hospital, nursing home or other health care provider. The authority under this paragraph (4) applies to any information governed by the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") and regulations thereunder. The agent serves as the principal's personal representative, as that term is defined under HIPAA and regulations thereunder.
- (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,

6

7

8

9

10

11

12

13

14

15

16

17

18

19

- including all amendments; to make a disposition of any part 1 or all of the principal's body pursuant to the Illinois 2 3 Anatomical Gift Act, as now or hereafter amended; and to direct the disposition of the principal's remains. 4
 - (6) At any time during which there is no executor or administrator appointed for the principal's estate, the agent is authorized to continue to pursue an application or appeal for government benefits if those benefits were applied for during the life of the principal.
 - (d) A physician may determine that the principal is unable to make health care decisions for himself or herself only if the principal lacks decisional capacity, as that term is defined in Section 10 of the Health Care Surrogate Act.
 - (e) If the principal names the agent as a guardian on the statutory short form, and if a court decides that the appointment of a quardian will serve the principal's best interests and welfare, the court shall appoint the agent to serve without bond or security. If appointed hereunder, the court appointed guardian shall be the legal health care decision maker for the principal.
- (Source: P.A. 97-148, eff. 7-14-11; 98-1113, eff. 1-1-15.) 21
- 22 Section 99. Effective date. This Act takes effect January 1, 2016. 23