ADVANCE HEALTH CARE DIRECTIVE
(Under Authority of California Probate Code Sections 4670 et seq.)

CATHOLIC TEACHING CONCERNING EUTHANASIA

Death Is A Normal Part of the Human Condition. Death is neither to be feared and avoided at all costs, nor to be sought and directly procured.

Euthanasia Is Wrong. Euthanasia is not permitted. Euthanasia is defined as the intentional ending of human life by act or omission in order to relieve suffering.

Pain Relief. Modern pain control techniques do not ordinarily shorten life. However, the use of medicine to treat severe pain is acceptable even if, hypothetically, it were to shorten life. In any event, pain control is not the same as euthanasia, since death is not the objective of the treatment. Maintenance of lucidity is an important element in preparing for death, but severe pain should be alleviated to the extent possible.

Proportionality of Life-Sustaining Medical Treatment. Decisions to administer, refuse, or discontinue life-sustaining treatment should be based on the concept of proportionality. One does not have an obligation to pursue a life-sustaining treatment if its risks or burdens are disproportionate to its expected benefits. The concept of burden is broad and must be individually assessed; it includes aspects such as the discomfort, risk, and expense of the treatment in question.

Nutrition and Hydration (Food and Water). The failure to provide a patient with nutrition and hydration – for the purpose of ending the patient’s life or accelerating the patient’s death – constitutes euthanasia and is always wrong, even when nourishment must be provided by artificial means. However, situations can arise where the provision of nutrition and hydration no longer provides substantial benefits and is actually burdensome to a dying patient. In such cases, the provision of food and water, by artificial means or otherwise, may no longer be appropriate, even if the dying process is incidentally hastened.

Consultation with Medical and Spiritual Advisors. It is not always easy for patients, family, or health care agents to apply the principles of proportionality to a particular situation. Consultation with medical advisors is almost always required in order to evaluate potential benefits, burdens, and risks. Consultation with competent spiritual advisors may help patients, family, or health care agents arrive at objective and honest decisions.

More Detailed Guidance Is Available. Most of the foregoing principles are drawn from the Declaration on Euthanasia, which was promulgated in 1980 by the Vatican Congregation for the Doctrine of the Faith. Additional Church documents and guidance can be found on the website of the United States Conference of Catholic Bishops: www.usccb.org/prolife.
Part 1—POWER OF ATTORNEY FOR HEALTH CARE

1.1 Primary Appointment. I, ________________, hereby designate the following individual as my agent to make health care decisions for me:

Print Name: ____________________________ Relationship: ____________________________
Home Phone: __________________________ Mailing Address: __________________________
Work Phone: ____________________________ __________________________
Cell Phone: ____________________________ E-Mail Address: __________________________

1.2 First Alternate Appointment. If I revoke my agent’s authority or if my agent is not willing, able, or reasonably available to make a health care decision for me, I designate as my first alternate agent:

Print Name: ____________________________ Relationship: ____________________________
Home Phone: __________________________ Mailing Address: __________________________
Work Phone: ____________________________ __________________________
Cell Phone: ____________________________ E-Mail Address: __________________________

1.3 Second Alternate Appointment. If I revoke the authority of my agent and first alternate agent or if neither is willing, able, or reasonably available to make a health care decision for me, I designate as my second alternate agent:

Print Name: ____________________________ Relationship: ____________________________
Home Phone: __________________________ Mailing Address: __________________________
Work Phone: ____________________________ __________________________
Cell Phone: ____________________________ E-Mail Address: __________________________

1.4 Agent’s Authority. My agent is authorized to make all health care decisions for me, including decisions to provide, withhold or withdraw medical treatment to keep me alive, except as I state in Part 2 below.

1.5 When Agent’s Authority Becomes Effective. My agent’s authority becomes effective when my primary physician determines that I am unable to make my own health care decisions.

1.6 Agent’s Obligation. My agent shall make health care decisions for me in accordance with (i) this power of attorney for health care, (ii) any instructions I give in Part 2 of this form, and (iii) my other wishes to the extent known to my agent. To the extent my wishes are unknown, my agent shall make health care decisions for me in accordance with what my agent determines to be in my best interest. In determining my best interest, my agent shall consider my personal values to the extent known to my agent.
1.7. **Agent’s Post-Death Authority.** My agent is authorized to make anatomical gifts, authorize an autopsy, and direct disposition of my remains, except as I state here or in Parts 3 and 4 of this form:

[Continue on Page 7 if necessary]

**Part 2—INSTRUCTIONS FOR HEALTH CARE**

2.1 **Health Care Decisions Should Be Consistent With Catholic Teaching.** Any decision concerning my health care should be consistent with relevant teachings of the Roman Catholic Church. Those teachings are summarized on the first page of this Advance Health Care Directive.

2.2 **End-Of-Life Decisions.** It is impossible to adequately anticipate all the considerations which must be weighed at the time when a decision concerning life-sustaining treatment is to be made. Therefore, if I have appointed an agent in Part 1 above, I have full confidence in the judgment of that person, and I request that my health care providers follow his or her instructions.

2.3 **Special Instructions (Optional).** The following lines may be used to set forth any further directions, limitations, or statements concerning health care, treatment, services and procedures:

[Continue on Page 7 if necessary]

**Part 3—DONATION OF ORGANS (OPTIONAL)**

The agent designated in this document has the authority to make anatomical gifts unless contrary intentions have been expressed. In order to clearly express your intentions, check (a) or (b) and use blank spaces for any limitations:

- (a) I do not wish to donate any of my organs, tissues or parts upon my death.
- (b) I give any needed organs, tissues, or parts,
- OR – My gift is limited to the following organs, tissues or parts only:

My gift is for the following purposes (cross out any of the following you do not want):


Other limitations:
Part 4—DISPOSITION OF REMAINS (OPTIONAL)

4.1 Agent’s Authority. I understand that my agent designated in this document has the authority to dispose of my remains unless I otherwise provide, in writing.

4.2 Instructions. My instructions for the disposition of my remains are described in:

☐ (a) A written contract for funeral services with:

| Name of Funeral Director, Mortuary and/or Cemetery |

☐ (b) My will is located at:

☐ (c) Instructions as follows:

Part 5—HIPAA DISCLOSURE AUTHORIZATION

5.1 Authorized Disclosures of Medical Information. I hereby grant to each of the individuals named as my primary and alternative health care agents in Part 1 of this document full power and authority to request, review and receive any information, verbal or written, regarding my physical or mental health, to the same extent that I myself would have such rights under the Health Insurance Portability and Accountability Act of 1996. I further grant to each of said individuals the further right to consent to the disclosure of such information to third parties.

5.2 HIPAA Authorization Effective Immediately. The foregoing authorizations are effective immediately and, notwithstanding the provisions of Section 1.5 above, are not contingent on my own inability to make health care decisions.

Part 6—REVOCATION OF PRIOR DIRECTIVES

6.1 Revocation of Prior Appointments of Health Care Agents. By execution of this document, I hereby revoke all prior Powers of Attorney for Health Care and any and all other appointments of health care agents under the laws of any jurisdiction within or without the United States of America.

6.2 Revocation of Prior Health Care Directives. By execution of this document, I hereby revoke all prior documents, wherever executed within or without the United States of America, which would be deemed to function as an Advance Health Care Directive under the laws of the State of California.
Part 7—SIGNATURE AND WITNESSES

7.1 Effect of Copy. A copy of this form has the same effect as the original.

7.2 Signature and Date.

Date of Signature: ____________________, 20__  ____________________________ (sign your name)

Place of Signature: ____________________________

7.3 Statement of Witnesses. I declare under penalty of perjury under the laws of California (i) that the individual who signed or acknowledged this advance health care directive is personally known to me, or that the individual’s identity was proven to me by convincing evidence (ii) that the individual signed or acknowledged this advance directive in my presence, (iii) that the individual appears to be of sound mind and under no duress, fraud, or undue influence, (iv) that I am not a person appointed as agent by this advance directive, and (v) that I am not the individual’s health care provider, an employee of the individual’s health care provider, the operator of a community care facility, an employee of an operator of a community care facility, the operator of a residential care facility for the elderly, nor an employee of an operator of a residential care facility for the elderly.

First Witness: ____________________________  ____________________________  (signature)  (date)

Printed Name: ____________________________

Address: ____________________________

Second Witness: ____________________________  ____________________________  (signature)  (date)

Printed Name: ____________________________

Address: ____________________________

7.4 Additional Witness Statement. At least one of the above witnesses must also sign a declaration as follows:

I further declare under penalty of perjury under the laws of California that I am not related to the individual executing this advance health care directive by blood, marriage, or adoption, and to the best of my knowledge, I am not entitled to any part of the individual’s estate upon his or her death under a will now existing or by operation of law.

__________________________ (signature)  ____________________________ (signature)
Part 8—ACKNOWLEDGMENT BEFORE NOTARY PUBLIC

8.1 Notary Public Acknowledgment As Alternative To Witnesses In Part 7. Acknowledgment before a Notary Public is not required if properly witnessed in Part 7 above. Acknowledgment before a Notary Public does not eliminate the need for the Statement of a Patient Advocate or Ombudsman, in Part 9 below, which is required for patients in skilled nursing facilities.

STATE OF CALIFORNIA )
COUNTY OF __________________________ ) ss

On, _______________ 20___ before me, the undersigned, ____________________________, a notary public for the State of California, personally appeared

__________________________________________________________________________, who proved to me on the basis of satisfactory evidence, to be the person whose name is subscribed to the within instrument and acknowledged that he/she executed the same in his/her authorized capacity, and that by his/her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

______________________________
Notary Public

[Seal]

Part 9—SPECIAL WITNESS REQUIREMENT (FOR PATIENTS IN SKILLED NURSING FACILITIES)

9.1 Patient Advocate or Ombudsman. The following statement is required only for patients in a skilled nursing facility – a health care facility that provides the following basic services: skilled nursing care and supportive care to patients whose primary need is for availability of skilled nursing care on an extended basis. In such situations, the patient advocate or ombudsman must sign the following statement, even if this document is notarized.

STATEMENT OF PATIENT ADVOCATE OR OMBUDSMAN

I declare under penalty of perjury under the laws of California that I am a patient advocate or ombudsman as designated by the State Department of Aging and that I am serving as a witness as required by Section 4675 of the California Probate Code.

Date: ________________, 20___  (signature)

(printed name)
Address: ____________________________________________________________
SPACE FOR ADDITIONAL LIMITATIONS AND/OR INSTRUCTIONS
[Sections 1.7 and 2.3]

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COPIES
CALIFORNIA LAW PERMITS PHOTOCOPIES OF THIS DOCUMENT TO BE RELIED UPON AS
THOUGH THEY WERE ORIGINALS. IT IS RECOMMENDED THAT YOU KEEP POSSESSION OF
YOUR ORIGINAL AND THAT YOU CONSIDER GIVING PHOTOCOPIES TO – AND DISCUSS
YOUR SPECIFIC DESIRES WITH:
(1) YOUR AGENT AND ALTERNATIVE AGENTS,
(2) YOUR PRIMARY PHYSICIAN,
(3) SIGNIFICANT MEMBERS OF YOUR FAMILY, AND
(4) ANY OTHER PERSON WHO IS LIKELY TO BE CALLED IN A MEDICAL EMERGENCY.

IT IS VERY IMPORTANT TO KEEP A RECORD OF THE PERSONS WHO HAVE RECEIVED COPIES
IN CASE YOU WISH TO REVOKE OR MODIFY THIS DIRECTIVE.

CHECKLIST FOR ADVANCE HEALTH CARE DIRECTIVE

TO ENSURE THAT YOU HAVE COMPLETED THIS FORM PROPERLY, YOU SHOULD BE ABLE TO
ANSWER “YES” TO EACH OF THE FOLLOWING ITEMS:

☐ 1. I am a California resident who is at least 18 years old, of sound mind and acting of my own free
will.

☐ 2. The individual I have selected to make health care decisions for me (my “Agent” or “Alternative
Agent”) is at least 18 years of age and, at the time when such Agent will be making health care decisions
on my behalf, is not and will not be:

☐ • a supervising health care provider or an employee of the health care institution
   where I am then receiving care,

☐ • an operator of a community care facility or residential care facility where I am
   then receiving care,
• an employee of a health care facility, community care facility or residential care facility for the elderly where I am then receiving care, unless such employee is related to me by blood, marriage or adoption, or unless I am also employed by the same health care institution, community care facility or residential facility for the elderly, and

• my conservator under the Lanterman-Petris-Short Act, unless additional legal requirements have been met.

3. I have spoken with the individuals I have selected to make health care decisions on my behalf, and these individuals have agreed to do so in the event I am unable to make such decisions for myself.

4. We have discussed the extent to which life-sustaining treatment (for example, ventilators/respirators, dialysis, chemotherapy, surgery, tube-feeding, CPR) should be implemented or maintained on my behalf.

5. The individuals I have selected understand how I would act on my behalf were I able to do so.

6. I have given a copy of this completed form to those who may need it in case an emergency requires a decision concerning my health care, including the individuals I have selected in this form, key family members and physicians.

7. I have had this form either notarized OR properly witnessed.

    a. I have obtained the signatures of two adult witnesses who personally know me (or to whom I have proven my identity).

    b. Neither witness is

        • an Agent whom I have designated to make health care decisions of my behalf,

        • one of my health care providers or any employee of one of my health care providers,

        • the operator or any employee of a community care facility (sometimes called a “board and care home”), nor

        • the operator or any employee of a residential care facility for the elderly.

    c. At least one witness is not related to me by blood, marriage or adoption, and is not named in my will and, so far as I know, is not entitled to any part of my estate when I die.

8. I understand that, if I want to change anything in this document, I must complete a new form. I should also tell everyone who received a copy of the old form that it is no longer valid and must ask that copies of the old form be returned to me so that I may destroy them.

9. I have signed and dated this form.

10. I understand that an informative brochure is available that explains this form and relevant Catholic principles in greater depth.

11. If I am in a skilled nursing facility, I have obtained the signature of a patient advocate or ombudsman.

12. If I am a Conservatee under the Lanterman-Petris-Short Act, this form may not be applicable and I should consult an attorney.

13. I am keeping a record of the persons who have received copies of this Advance Health Care Directive.