INDIANA
Advance Directive
Planning for Important Healthcare Decisions

Caring Connections, 1700 Diagonal Road, Suite 625, Alexandria, VA 22314
www.caringinfo.org, 800/658-8898

Caring Connections, a program of the National Hospice and Palliative Care Organization (NHPCO), is a national consumer engagement initiative to improve care at the end of life, supported by a grant from The Robert Wood Johnson Foundation.

The goal of Caring Connections is for consumers to hear a unified message promoting awareness and action for improved end-of-life care. Through these efforts, NHPCO seeks to support those working across the country to improve end-of-life care and conditions for all Americans.

SERVICES FROM CARING CONNECTIONS

Information and Advice Services

You can call our toll-free HelpLine, 800/658-8898, if you need help completing your living will or health care power of attorney, if you wish to talk to someone about how to plan for decisions you might face near the end of your life, or if you are dealing with a difficult end-of-life situation and need immediate information and advice. Below is just a sampling of the kinds of questions that we respond to:

- How do I complete my advance directives?
- What questions should I ask my mother’s doctors about her care?
- My father’s health care providers will not honor his wishes. What shall I do?
- Do I have to be in pain?

Education Services

For the Public: We can provide publications and videos that offer practical information to educate consumers about how to get the best possible care near the end-of-life. We are building grassroots activities to help the public be involved in improving care for dying people. We also give consumers the opportunity to add their voices to the call for good end-of-life care.

For the Professionals: We can provide education and consultation to doctors, nurses, social workers, attorneys, clergy, and others. By becoming Partners, professional organizations gain access to a wide variety of materials and services that can help them improve end-of-life care in their institution or community.

Legal Services: Caring Connections tracks and monitors all state and federal legislation and significant court cases related to end-of-life care to ensure that our advance directives are always up to date, and to ensure that we are the source for the most up-to-date information about legislation and case law affecting end-of-life decision making and care.
HOW TO USE THESE MATERIALS

1. Check to be sure that you have the materials for your state. You should complete a form for the state in which you expect to receive health care.

2. These materials include:
   - Instructions for preparing your advance directive
   - Your state-specific advance directive forms, which are the pages with the gray instruction bar on the left side.

3. Read the instructions in their entirety. They give you specific information about the requirements in your state.

4. You may want to photocopy these forms before you start so you will have a clean copy if you need to start over.

5. When you begin to complete the form, refer to the gray instruction bars - they indicate where you need to mark, insert your personal instructions, or sign the form.

6. Talk with your family, friends, and physicians about your decision to complete an advance directive. Be sure the person you appoint to make decision on your behalf understands your wishes.

If you have questions or need guidance in preparing your advance directive or about what you should do with it after you have completed it, you may call our toll free number 800/658-8898 and a staff member will be glad to assist you.

For more information contact:

The National Hospice and Palliative Care Organization
1700 Diagonal Road, Suite 625
Alexandria, VA 22314

Call our HelpLine: 800/658-8898
Visit our Web site: www.caringinfo.org

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INTRODUCTION TO YOUR INDIANA ADVANCE DIRECTIVE

This packet contains three legal documents that protect your right to refuse medical treatment you do not want, or to request treatment you do want, in the event you lose the ability to make decisions yourself:

1. The **Indiana Power of Attorney for Health Care Decisions and Appointment of Health Care Representative** lets you name someone to make decisions about your medical care—including decisions about life support—if you can no longer speak for yourself. This document is especially useful because it allows you to appoint someone to speak for you any time you are unable to make your own medical decisions, not only at the end of life.

2. The **Indiana Living Will Declaration (Declaration A)** lets you refuse life-prolonging procedures in the event that you develop a terminal condition and can no longer make your own medical decisions. The Declaration goes into effect only when your doctor certifies in writing that you are in a terminal condition and that your death would occur within a short period of time without the use of life-sustaining medical care.

3. The **Indiana Life-Prolonging Procedures Declaration (Declaration B)** lets you request the use of all life-prolonging procedures in the event that you develop a terminal condition and can no longer make your own medical decisions.

Caring Connections recommends that you complete the Indiana Health Care Representative Appointment and either Declaration A or Declaration B, to best ensure that you receive the medical care you want when you can no longer speak for yourself.

*Note: These documents will be legally binding only if the person completing them is a competent adult (at least 18 years old).*
Whom should I appoint as my attorney-in-fact and health care representative?

Your attorney-in-fact and health care representative is the person you appoint to make decisions about your medical care if you become unable to make those decisions yourself. Your attorney-in-fact and health care representative can be a family member or a close friend whom you trust to make serious decisions. The person you name as your attorney-in-fact and health care representative should clearly understand your wishes and be willing to accept the responsibility of making medical decisions for you. (A health care representative and attorney-in-fact may also be called an “agent” or “proxy.”) Your attorney-in-fact and health care representative must be an adult, eighteen years of age or older.*

* You can appoint a minor if he or she is:
  - an emancipated minor,
  - a minor, at least 14 years of age, who is not dependent on a parent for support, is living independently, and is managing his or her own affairs,
  - a minor who is or has been married,
  - a minor who is in the military service of the United States, or
  - a minor who is authorized to consent to health care by any other statute.

You can appoint a second person as your alternate attorney-in-fact and health care representative. The alternate will step in if the first person you name as attorney-in-fact and health care representative is unable, unwilling or unavailable to act for you.

How do I make my Indiana Power of Attorney for Health Care Decisions and Appointment of Health Care Representative legal?

The law requires that you sign the document in the presence of a notary public.

Should I add personal instructions to my Indiana Power of Attorney for Health Care Decisions and Appointment of Health Care Representative?

Caring Connections advises you not to add instructions to this document. One of the strongest reasons for naming an attorney-in-fact and health care representative is to have someone who can respond flexibly as your medical situation changes and deal with situations that you did not foresee. If you add instructions to this document, you might unintentionally restrict your attorney-in-fact and health care representative’s power to act in your best interest.

Instead, we urge you to talk with the person you appoint about your future medical care and describe what you consider to be an acceptable “quality of life.” If you want to refuse specific treatments or conditions, you should use your Indiana Living Will (Declaration A).

What if I change my mind?

You may revoke your Power of Attorney for Health Care Decisions and Appointment of Health Care Representative by:

- notifying your attorney-in-fact and health care representative orally or in writing, or
- notifying your health care provider orally or in writing.
How do I make my Indiana Living Will Declaration legal?

State law requires that you sign your Declaration, or direct another to sign it, in the presence of two competent witnesses, 18 years of age or older, who must also sign the document to show that they personally know you and believe you to be of sound mind, and that they do not fall into any of the categories of people who cannot be witnesses. These witnesses cannot be:

- the person who signed the Declaration on your behalf,
- your parent, spouse or child,
- entitled to any part of your estate, or
- directly financially responsible for your medical care.

Note: You do not need to notarize your Indiana Living Will Declaration.

Can I add personal instructions to my Declaration?

Yes. You can add personal instructions to your Living Will Declaration in the part of the document called “Other directions.” For example, you may want to refuse specific treatments by a statement such as, “I especially do not want cardiopulmonary resuscitation, a respirator, or antibiotics.” You may also want to emphasize pain control by adding instructions such as, “I want to receive as much pain medication as necessary to ensure my comfort, even if it may hasten my death.” If you want to refuse artificial nutrition and hydration in the event you become terminally ill, you must initial or mark the appropriate statement on page 1 of your document.

If you have appointed an attorney-in-fact and health care representative, it is a good idea to write a statement such as, “Any questions about how to interpret or when to apply my Declaration are to be decided by my attorney-in-fact and health care representative.”

It is important to learn about the kinds of life-sustaining treatment you might receive. Consult your doctor or order the Caring Connections booklet, “Advance Directives and End-of-Life Decisions.”

What if I change my mind?

You may revoke your Declaration at any time by:

- signing and dating a written revocation,
- orally expressing your intent to revoke your Declaration, or
- physically canceling or destroying the Declaration or directing another to do so in your presence.

Your revocation becomes effective once you notify your doctor.

What other important facts should I know?

A pregnant patient’s Indiana Declaration will not be honored due to restrictions in the state law. If this issue concerns you, contact Caring Connections for more information.
COMPLETING DECLARATION B: INDIANA LIFE-PROLONGING PROCEDURES DECLARATION

How do I make my Indiana Life-Prolonging Procedures Declaration legal?

State law requires that you sign your Life-Prolonging Procedures Declaration, or direct another to sign it, in the presence of two competent witnesses, 18 years of age or older, who must also sign the document to show that they personally know you and believe you to be of sound mind.

Note: You do not need to notarize your Indiana Life-Prolonging Procedures Declaration.

What if I change my mind?

You may revoke your Declaration by:
• signing and dating a written revocation,
• orally expressing your intent to revoke your Declaration, or
• physically canceling or destroying the Declaration or directing another to do so in your presence.

Your revocation becomes effective once you notify your doctor.

It is important to learn about the kinds of life-sustaining treatment you might receive. Consult your doctor or order the Caring Connections booklet, “Medical Treatments and Your Advance Directives.”
1. Your Indiana Power of Attorney for Health Care Decisions and Appointment of Health Care Representative, Living Will Declaration and Life-Prolonging Procedures Declaration are important legal documents. Keep the original signed documents in a secure but accessible place. Do not put the original documents in a safe deposit box or any other security box that would keep others from having access to them.

2. Give photocopies of the signed originals to your attorney-in-fact and health care representative and alternate, doctor(s), family, close friends, clergy and anyone else who might become involved in your health care. If you enter a nursing home or hospital, have photocopies of your documents placed in your medical records.

3. Be sure to talk to your attorney-in-fact and health care representative and alternate, doctor(s), clergy, and family and friends about your wishes concerning medical treatment. Discuss your wishes with them often, particularly if your medical condition changes.

4. If you want to change your documents after they have been signed and witnessed, you should complete new forms.

5. Remember, you can always revoke one or both of your Indiana documents.

6. Be aware that your Indiana documents will not be effective in the event of a medical emergency. Ambulance personnel are required to provide cardiopulmonary resuscitation (CPR) unless they are given a separate order that states otherwise. These orders, commonly called “non-hospital do-not-resuscitate orders,” are designed for people whose poor health gives them little chance of benefiting from CPR. These orders must be signed by your physician and instruct ambulance personnel not to attempt CPR if your heart or breathing should stop. Currently not all states have laws authorizing non-hospital do-not-resuscitate orders. Caring Connections does not distribute these forms. We suggest you speak to your physician.

If you would like more information about this topic contact Caring Connections or consult the Caring Connections booklet “Cardiopulmonary Resuscitation, Do-Not-Resuscitate Orders and End-Of-Life Decisions.”
1) I, ______________________________________________________________
   (name)
   of ______________________________________________________________
   (address)
   hereby appoint _____________________________________________________
   (name of attorney-in-fact)
   (address)
   (home telephone number)    (work telephone number)

as my attorney-in-fact to make health care decisions on my behalf whenever I am
incapable of making my own health care decisions.

I grant my attorney-in-fact the following powers in matters affecting my health care:

   (1) to employ or contract with servants, companions, or health care providers involved in my health care;
   (2) to admit or release me from a hospital or health care facility;
   (3) to have access to my records, including medical records;
   (4) to make anatomical gifts on my behalf;
   (5) to request an autopsy; and
   (6) to make plans for the disposition of my body.
2) In the event the person I appoint above is unable, unwilling or unavailable to act as my attorney-in-fact, I hereby appoint:

---

(name of successor attorney-in-fact)

of _____________________________________________________________

(address)

---

(home telephone number)   (work telephone number)

as my successor attorney-in-fact.

Appointment of my Attorney-in-Fact as my Health Care Representative

In addition to the powers granted above, I appoint my attorney-in-fact as my health care representative to make decisions in my best interest concerning the consent, withdrawal or withholding of health care. I understand health care to include any medical care, treatment, service, or procedure to maintain, diagnose, treat, or provide for my physical or mental well-being. Health care also includes the providing of nutrition and hydration through intravenous, gastrostomy or nasogastric tubes.

If at any time, based on my previously expressed preferences and the diagnosis and prognosis, my health care representative is satisfied that certain health care is not or would not be beneficial, or that such health care is or would be excessively burdensome, then my health care representative may express my will that such health care be withheld or withdrawn and may consent on my behalf that any or all health care be discontinued or not instituted, even if death may result.

My health care representative must try to discuss this decision with me. However, if I am unable to communicate, my health care representative may make such a decision for me, after consultation with my physician or physicians and other relevant health care givers. To the extent appropriate, my health care representative may also discuss this decision with my family and others, to the extent they are available.
I, ______________________________________, the principal, sign my name to
this instrument this _____ day of ____________________________ 20____,   
(date)   (month)   (year)
and do hereby declare to the undersigned witness that I sign it willingly, and I
execute it as my free and voluntary act for the purposes herein expressed, and that
I am eighteen years of age or older, of sound mind, and under no constraint or
undue influence.

________________________________________   
(principal)

Subscribed and acknowledged before me by __________________________,
the principal, this _____ day of ____________________________ , 20____.

________________________________________   
(notary public)

My Commission expires __________________

(Drafted with the assistance of George G. Slater, J.D., Carmel, IN)

Courtesy of Caring Connections
1700 Diagonal Road, Suite 625, Alexandria, VA  22314
www.caringinfo.org, 800/658-8898
DECLARATION A
TO WITHHOLD OR WITHDRAW LIFE-PROLONGING PROCEDURES

Declaration made this _________ day of ________________________________.
(day)   (month, year)

I, _______________________________________________________________,
(name)

being at least eighteen (18) years old and of sound mind, willfully and voluntarily
make known my desires that my dying shall not be artificially prolonged under
the circumstances set forth below, and I declare:

If at any time my attending physician certifies in writing that: (1) I have an
incurable injury, disease, or illness; (2) my death will occur within a short time;
and (3) the use of life prolonging procedures would serve only to artificially
prolong the dying process, I direct that such procedures be withheld or
withdrawn, and that I be permitted to die naturally with only the performance or
provision of any medical procedure or medication necessary to provide me with
comfort care or to alleviate pain, and, if I have so indicated below, the provision
of artificially supplied nutrition and hydration. (Indicate your choice by initialing
or making your mark before signing this declaration):

_____ I wish to receive artificially supplied nutrition and hydration, even if the
effort to sustain life is futile or excessively burdensome to me.
_____ I do not wish to receive artificially supplied nutrition and hydration, if the
effort to sustain life is futile or excessively burdensome to me.
_____ I intentionally make no decision concerning artificially supplied nutrition
and hydration, leaving the decision to my health care representative appointed
under Indiana Code 16-36-1-7 or my attorney in fact with health care powers
under Indiana Code 30-5-5.

Other directions:
In the absence of my ability to give directions regarding the use of life prolonging procedures, it is my intention that this declaration be honored by my family and physician as the final expression of my legal right to refuse medical or surgical treatment and accept the consequences of the refusal.

I understand the full import of this declaration.

Signed ___________________________________________________________

City, County, and State of Residence __________________________________

The declarant has been personally known to me, and I believe (him/her) to be of sound mind. I did not sign the declarant’s signature above for or at the direction of the declarant. I am not a parent, spouse, or child of the declarant. I am not entitled to any part of the declarant’s estate or directly financially responsible for the declarant’s medical care. I am competent and at least eighteen (18) years of age.

Witness ___________________________________________________________

Date ________________________

Witness ___________________________________________________________

Date ________________________
INDIANA LIFE-PROLONGING PROCEDURES DECLARATION

DECLARATION B
TO REQUEST THE USE OF LIFE-PROLONGING PROCEDURES

Declaration made this _________ day of _______________________________.
(day)                                     (month, year)

I, _______________________________________________________________,
(name)

being at least eighteen (18) years old and of sound mind, willfully and voluntarily
make known my desire that if at any time I have an incurable injury, disease, or
illness determined to be a terminal condition, I request the use of life-prolonging
procedures that would extend my life. This includes appropriate nutrition and
hydration, the administration of medication, and the performance of all other
medical procedures necessary to extend my life, to provide comfort care, or to
alleviate pain.

In the absence of my ability to give directions regarding the use of life prolonging
procedures, it is my intention that this declaration be honored by my family and
physician as the final expression of my legal right to request medical or surgical
treatment and accept the consequences of the request.

I understand the full import of this declaration.

Signed ___________________________________________________________

City, County, and State of Residence __________________________________

_ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ __

The declarant has been personally known to me, and I believe (him/her) to be of
sound mind. I am competent and at least eighteen (18) years old.

Witness _________________________________________________________

Date ______________________

Witness _________________________________________________________

Date ______________________

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