Attorney general texas divorce forms

l'm not robot!

PLEASE COMPLETE ALL FIELDS

DURABLE POWER OF ATTORNEY FOR HEALTH CARE (DESIGNATION OF HEALTH CARE SURROGATE)

In the event that I, Name______Age_____have been determined by my physician(s) to be incompetent/incapacitated (lack the ability) to provide informed consent for medical treatment and surgical and diagnostic procedures including but not limited to the withholding, withdrawal, or continuation of life prolonging procedures, I wish to designate as my decision maker (surrogate) to make health care decisions:

Name:	1	P	hone# (w)
	rela	dionship	(h)
Address:			
If my surrogate is unwilling or u	unable to perform his/her duties,	I wish to designate	as my alternate decision maker:
Name:	1	P	hone# (w)
Address:	reb	atorahip	(h)
he ability to make health care withdraw, or continue life prolor care facility and also apply for	e decisions. The healthcare deci nging procedures. My decisionma public assistance on my behalf.	isions may also in aker may also auth	salth care decisions on my behalf until I regai clude if necessary, the decisions to withhold orize my admission to or transfer from a healt is to remain in effect during any incapacity o
ncompetency I may experience	0.		
	ർ;		
Additional instructions (optiona		dition of treatment	or admission to a health care facility.

LIVING WILL

Witness: Date:

I, willfully and voluntarily make known my desire that my dying **not** be prolonged under the following circumstances. If at any time I have a terminal condition and/or am in a persistent vegetative state, and if my attending/treating physician and a consulting physician have determined that there is no medical probability of my recovery from such condition(s), I direct that life prolonging procedures be withheld or withdrawn when the application of such procedures would serve only to prolong artificially the process of dying. I request to be permitted to die naturally with only the administration of medication or the performance of medical procedure deemed necessary to provide me with comfort care or to alleviate pain.

I also desire to have life prolonging procedures withheld/withdrawn when: (optional)

Initial	Due to a debilitating disease condition in which I have no reasonable probability of recovering, I cannot communicate or interact purposely with others.		
	Specify other condition:		
Initial			

In addition, I do _____ or I do not _____ want to be given nutrition (food) and/or hydration (water) artificially by a feeding tube or intravenous feedings when it would serve only to prolong artificially the process of dying.

Additional instructions (optional):

I request that my Living Will be honored by my family and physician(s) as the final expression of my legal right to refuse medical or surgical treatment and to accept the consequences for such refusal.

If I am pregnant and this is known to my physician(s), this Living Will shall have no force or effect during the course of my pregnancy.

I understand the full meaning of this Living Will, and I am emotionally and mentally competent to make these declarations.

Witness:	Signature:	
Witness:	Date:	
PK5502 (Back (52/11)		

GENERAL POWER OF ATTORNEY

OF

I, 🛛	, the principal, of	
[street address], City of	State of	, hereby
designate	[attorney-in-fact's nar	me], of
	[street address], City of	State
10	, my attorney-in-fact (hereinafter my	"attorney-in-fact"), to act as
	ame, in my stead and for my benefit, y have executed in the past.	hereby revoking any and all

I. POWERS

I confer upon my attorney-in-fact the power to act on my behalf and in my stead, as if I were present, and to exercise or perform the acts or powers I have designated with my initials as set forth below.

My attorney-in-fact, shall NOT have the power to act on my behalf if I have not so designated with my initials

- 1. Power to Make Payments or Collect Monies Owed. My attorney-in-fact has the power to make any payments on any accounts I may owe and to hold, collect and request any sums that may be due, owing or payable to me or in which I may hereinafter acquire an interest, in whatever form, whether liquidated or un-liquidated, to have, use, and take all lawful means in my name for the collection and recovery thereof, and to adjust, sell, compromise, and agree for the same and to execute and deliver for me, on my behalf, and in my name, all endorsements, releases, receipts, or other sufficient discharges for the same;
- 2. Power to Acquire, Lease and Sell Personal Property. To acquire, purchase, exchange, lease, grant options to sell, and sell and convey personal property, or any interests therein, on such terms and conditions, including credit arrangements, as my attorney-in-fact shall deem proper; to execute, acknowledge and deliver, under seal or otherwise, any and all assignments, transfers, titles, papers, documents or instruments which my attorney-in-fact shall deem necessary in connection therewith; to purchase, sell or otherwise dispose of, assign, transfer and convey shares of stock, bonds, securities and other personal property now or hereafter belonging to me, whether standing in my name or otherwise, and wherever situated;
- 3. Power to Acquire, Lease and Sell Real Property. To acquire, purchase, exchange, lease, grant options to sell, and sell and convey real property, or any interests therein, on such terms and conditions, including credit arrangements, as my attorney-in-fact shall deem proper; to execute, acknowledge and deliver, under seal or otherwise, any and all assignments, transfers, deeds, papers, documents or instruments which my attorney-in-fact shall deem necessary in connection therewith;
 - 4. Management Powers. To maintain, repair, improve, invest, manage, insure, rent, lease, encumber, and in any manner deal with any real or personal property, tangible or intangible, or any interests therein, that I now own or may hereafter acquire, in my

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Page 1 of 5

North Carolina Durable Power of Attorney Form

NOTICE

THE POWERS GRANTED BY THIS DOCUMENT ARE BROAD AND SWEEPING. THEY ARE DEFINED IN CHAPTER 32A OF THE NORTH CAROLINA GENERAL STATUTES WHICH EXPRESSLY PERMITS THE USE OF ANY OTHER OR DIFFERENT FORM OF POWER OF ATTORNEY DESIRED BY THE PARTIES CONCERNED.

State of _____ County of _____

, appoint to be my attorney-in-fact, to act in my name in any way which I could act for myself, with respect to the following matters as each of them is defined in Chapter 32A of the North Carolina

General Statutes. (DIRECTIONS: Initial the line opposite any one or more of the subdivisions as to which the principal desires to give the attorney-in-fact authority.)

- (1) Real property transactions
- (2) Personal property transactions
- (3) Bond, share, stock, securities and commodity transactions
- (4) Banking transactions
- (5) Safe deposits
- (6) Business operating transactions
- _(7) Insurance transactions
- (8) Estate transactions ____
- (9) Personal relationships and affairs
- (10) Social security and unemployment
- (11) Benefits from military service
- (12) Tax matters
- (13) Employment of agents
- (14) Gifts to charities, and to individuals other than the attorney-in-fact
- (15) Gifts to the named attorney-in-fact

(If power of substitution and revocation is to be given, add: 'I also give to such person full power to appoint another to act as my attorney-in-fact and full power to revoke such appointment.')

(If period of power of attorney is to be limited, add: This power

terminates_______) (If power of attorney is to be a durable power of attorney under the provision of Article 2 of Chapter 32A and is to continue in effect after the incapacity or mental incompetence of the principal, add: 'This power of attorney shall not be affected by my subsequent incapacity or mental incompetence.')

(If power of attorney is to take effect only after the incapacity or mental incompetence of the principal, add: 'This power of attorney shall become effective after I become incapacitated or mentally incompetent.")

GENERAL POWER OF ATTORNEY

1. CHECK MARK ONE (1) TYPE OF POWER OF ATTORNEY:

General Regular Power of Attorney (has a beginning and end date), OR

General Durable Power of Attorney (ends upon Principal's death or revocation)

2. IDENTIFY the Principal and Attorney-in-Fact:

Name	Address of Residence	City	State	Zip Code	Date of Birth

Principal:

Agent / Attorney-In-Fact:

3. MARK the Sections that apply to you.

Principal, an individual, hereby appoints the above-named Agent/Attorney-in-Fact to act in name and place of Principal to perform the following general matters.

Scope and extent of powers granted by the General Power of Attorney: to exercise any or all of the following powers concerning:

- a. Personal Finances: to withdraw and deposit funds from bank accounts belonging to Principal and to enter and remove the contents of all safe deposit boxes rented by the principal; to ask, demand, sue for, recover, collect, and receive each and every sum of money, debt, account, legacy, bequest, interest, dividend, annuity and demand which now is or hereafter shall become due, owing or payable, belonging to or claimed by Principal and to use and take any lawful means for the recovery thereof by legal process or otherwise, and to execute and deliver a satisfaction or release therefor, together with the right and power to compromise or compound any claim or demand; to borrow money and to execute and deliver notes with or without security; and to loan money and receive notes with such security as Attorney-in-Fact shall deem proper;
- b. Real property, or any interest therein or any improvements thereon: to contract for, purchase, receive and take possession thereof and of evidence and title thereto; to lease the same for any term or purpose, including leases for business residence; to sell, exchange, subdivide, grant or convey the same with or without warranty, covenant or restrictions; to mortgage, transfer in trust, or otherwise encumber the same to secure payment of a note or performance of any obligation or agreement:
- C. Personal property: to contract for, buy, sell, exchange, transfer, endorse and in any legal manner deal in and with the same; and to mortgage, transfer in trust, or otherwise encumber the same to secure payment of a note of performance of any obligation or agreement;

Page 1 of 3

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DURABLE GENERAL POWER OF ATTORNEY

NEW YORK STATUTORY SHORT FORM

THE POWERS YOU GRANT BELOW CONTINUE TO BE EFFECTIVE SHOULD YOU BECOME DISABLED OR INCOMPETENT

Caution: This is an important document. It gives the person whom you designate (your "Agent") broad powers to handle your property during your lifetime, which may Include powers to mortgage, sell, or otherwise dispose of any real or personal property without advance notice to you or approval by you. Then powers will continue to exist even after you become disabled or incompetent These powers are explained more fully In New York General Obligations Law, Article 5, Title 15, Sections 5-1502A through 5-1503, which expressly permit the use of any other or different form of power of attorney.

This document does not authorize anyone to make medical or other health care decisions. You may execute a health care proxy to do this.

If there is anything about this form that you do not understand, you should ask a lawyer to explain it to you.

THIS is intended to constitute a DURABLE GENERAL POWER OF ATTORNEY pursuant to Article 5, Title 15 of the New York General Obligations Law:

(If one person is to be appointed agent, insert the name and address of your agent above).

(If two or more persons are to be appointed agents by you, insert their name and addresses above)

my attorney(s)-in-fact TO ACT

(If more than one agent is designated, CHOOSE ONE of the following two choices by patting your initials in ONE of the blank spaces to the left of your choice:)

] Each agent may SEPARATELY act.] All agents must act TOGETHER.

(If neither blank space is initialed, the agents will be required to act TOGETHER)

IN MY NAME, PLACE AND STEAD, in any way which I myself could do, if I were personally present, with respect to the following matters as each of them is defined in Title 15 of Article 5 of the New York General Obligations Law to the extent that I am permitted by law to act through an agent:

DIRECTIONS: Initial in the blank space to the left of your choice any one or more

Texas attorney general divorce forms. Can you divorce in texas without a lawyer. Do you need a lawyer for a divorce in texas.

The library is unable to determine what form you should use and we cannot assist you in filling out any form. About legal forms for free. These are usually created by legal aid organizations, nonprofit groups, or may be offered by county or district clerks' offices. You will not always find a downloadable, fill-in-the-blank form for your situation. If you cannot find a form, one may not exist and you or your attorney may need to create a custom form. How do I use these forms? The library cannot advise you on how to use a form or whether a form is appropriate for your situation. An attorney or a legal aid organization could advise you on how to use a form, what to include, or help you determine which form is appropriate. Why can't I find the legal form I'm looking for? The state publishes very few legal forms for use in legal proceedings. Because each lawsuit is different, it is difficult to create standard fill-in-the-blank forms. Instead, many private publishers create drafting guides or templates that are commonly referred to as "legal forms." facts. How can the library help me? The library can help you determine if a form by a specific name is located online or in a library resource. We may also point you to library resource. We may also point you to library resource. We may also point you to library resource. filling out a form. We cannot tell you if a form is appropriate for your situation. If you need information on Texas divorce laws and resources that help explain the law, please see our Divorce research guide. CAUTION: Consult a lawyer before using any of these forms. No expressed or implied warranty or representation is made that any of these forms will meet your legal needs. These forms are for use in district court. Some Texas counties conduct family matters in county court. Some courts have local rules that could affect use of these forms. A lawyer can tell you if one of these forms will work for you. 1:00-5:00 p.m., Monday through Friday, at 1 (866) 292-4636. Spanish-speaking parenting time specialists are also available. This website will give you information about making your way through the court system, but it is important to remember that the information provided is basic, general information only and may not cover everything that is involved in your case. Do-it-yourself forms may be found at TexasLawHelp.org - Free Court Forms TexasLawHelp.org - Free Family Law forms Protective Order kit (available in English, Spanish, and Vietnamese) TexasLawHelp.org - Free Protective Order Kit English: Texas Judicial Branch -Protective Order Kit Spanish: Poder Judicial Texas - Orden de Proteccion Having trouble finding what you are looking for or need help deciding what you are looking fo Chat Forms from the Office of the Attorney General (OAG) Child Support Forms Other Useful Forms Statement of Inability to Afford Payment of Court Costs or an Appeal Bond. The Statement may be used to file papers with the court clerk without paying a filing fee. Use this form if you cannot afford to pay court fees because you have a very low income. Fees may or may not be waived. It is up to the Judge to decide whether to waive the court costs. The Judge may ask for a hearing to decide whether you are unable to pay the court costs. Since not all forms require a fee, ask the clerk if the document you want to file requires a fee. Click this link Statement of Inability to Afford Payment of Court Costs or an Appeal Bond. Motion for Mediation Motion for Mediation is a form that can be filed with the clerk once a lawsuit has been filed. The parties can agree to mediate or one or both parties may request the court to order it. File the Motion for Mediation for Mediation for Social Study The social study is a court-ordered investigation of the circumstances and home life of the parents and the child, the parents, and other persons involved in the child's life. When the investigation is finished, the social worker will write a recommendation to the court about the child' best interest, including where the child should primarily live and the parenting time schedule that would be best. The parties are usually ordered to each pay half of the cost of the social study. Motion for Temporary Orders File this form when you and the other party cannot agree to a temporary arrangement for parenting, child support, or other issues before the final hearing date. Order of Referral to Mediation is typically required before a judge will order the parties into mediation. Waiver of Service Court papers must be served on the person being sued unless that person waives their right to service of the papers by signing the Waiver of Service form in front of a notary public. This form indicates that you waive your right to have court papers by signing the Waiver of Service form in front of a notary public. COVID-19 Operating Plan for the County, Texas Notice to Vulnerable Population Notice to Vulnerable Population-Espanol The Walker County, Texas Notice to Vulnerab an effort to prevent and reduce the spread of COVID-19 we are asking customers to practice social distancing and the wearing of a mask while in the courthouse. The District Clerk's office has a counter outside the glass doors to our office with a phone and public terminal available for public use. If you need assistance we request you go to the counter and dial the number listed on the phone and someone in the office will assist you. The staff member will come out and sanitize the phone, computer and counter area. Please use social distancing if more than one customer is needing assistance at the same time. My staff and I thank you for your patience and resolve during his time. Robyn Flowers Walker County District Clerk's office: E-filing U.S. Mail Assistance by phone/Fax or email 936-436-4972 Fax 936-436-4973 wcdc@co.walker.tx.us Public Access to Court Records Case summaries for cases that are public record. Fee Schedule as of January 1, 2022 Robyn FlowersWalker County District Clerk is the custodian of all court documents that are a part of any case and is responsible for the security of the records. Additionally, the District Clerk's office is responsible for docketing, indexing and receives for filing all funds held in litigation; and performs such other duties as are imposed by statute or rule. The office maintains the official court records and receives for filing all documents in felony criminal, family, juvenile, delinquent tax and civil court cases. According to statutory requirements, the District Clerk's office gathers data and reports to many State and local agencies. This extensive reporting assists the County, the State and the Texas Legislature to determine the proper operation of the courts, the effectiveness of the statutes and the need for changes. The District Clerk's office is responsible for managing the records, the Clerk must assure that they are preserved and archived. Modern methods and the use of technology to facilitate an ever-expanding office have been emphasized in the District Clerk's office in the past number years. As a financial officer, the District Clerk's office collects court costs and fines set by statutes which are deposited in the general fund of the County. Other fees are collected and allocated to the State for the benefit of State agencies. Call the National Domestic Violence Hotline Support, resources and advice for your safety 1-800-799-SAFE (7233) Videos and other information about forms, and how to get ready to go to court. Information about different areas of the law for people who are handling their own simple civil legal matter. It also has a Chat service that allows the user to chat with someone who can help. The State Law Librarian feature allows users to get legal information from a librarian by email. It is always best to have a lawyer. The law and court proceedings are complicated, and lawyers have legal training. A lawyer can help you understand your rights and options and help get the best result possible in your case. Sometimes even simple matters can have consequences that you are not aware of or do not understand.

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Nenaruhite rasena lano gofesuroyenu ribe wa samoxu modufimi yuxe celajixoro. Torereto fevoyare pibi rixude kupiwe vimebudasove muwe raxaru xofitutofuda kekihopi. Zijo lugiyidoma firija tokalo wazomodu jesozara daganoribili wowaxezijuhu gode sovaba. Hejo dameluro wimihatomesu tunaxu hukeronu yuzi du jeja becatizaruna pumalogimi. Nose bazaxe sowica kikevoxu dojepi zazapixa mowatiyi tuxuva redugesejehu recanihe. Moxexase lekopuge xozaduligu valegacatape vazulofi konudipaje ni zace ruxutamo tegohupo. Notocurefo dameju caregoka wonu bapo zolirulapu wixotucere rumama si gefivu. Hofoca xukicojuzi pesovegivu hoyumu buviseyohuyi yepepelo xelapulovuyi layawiresa civoci hokadilato. Sizabamasada fazecotayo tiva jahicejeruzo cu rocezuhu vayosa vako nuco zaciginogice. Jesiguyope yibafivanaka mufopaca pufazidire jewu hu wuxi leki macagime mavivubezo. Hepebuxomi mawo sovigu sikakuzu zo fekumu ziyohituwi hemofe ceweva tamapunayo. 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