Introduction

This document includes the required content to be legally recognized, in the state of Michigan, as an Advance Directive which includes the appointment of a Patient Advocate.

This **Advance Directive** allows you to appoint a person (and alternates) to make your health care decisions if you become unable to make these decisions for yourself. The person you appoint is called your **Patient Advocate**. This document gives your Patient Advocate authority to make your decisions only when you have been determined unable to make your own decisions by two physicians, or a physician and a licensed psychologist.

This form is referred to as the **“Durable Power of Attorney for Health Care”** (DPOA-HC) and should not be confused with a **“Durable Power of Attorney”** (DPOA) which relates to decisions about your financial matters.

Your Patient Advocate named in this DPOA-HC does not have the authority to make your financial or other business decisions. In addition, it does not give your Patient Advocate authority to make certain decisions about your mental health treatment.

Before completing this document, take time to read it carefully. **It also is very important that you discuss your views, your values and this document with your Patient Advocate.**

If you do not closely involve your Patient Advocate, and you do not make a clear plan together, your views and values may not be fully respected because they will not be understood.

**Scanning Information:** Please note, only and all of pages numbered 1-6 in this document should be scanned into the Patient’s medical record. Do not include this cover page and the wallet card page (if still attached).

For more information or assistance in completing this Advance Directive, please contact:
Tracy A. Bargeron, RN, MSN • Covenant HealthCare Advance Care Planning Specialist
989-583-6292 Tel • tbarger@chs-mi.com Email
Advance Directive

Durable Power of Attorney for Health Care • Patient Advocate Designation

This is an Advance Directive for:

Name: ___________________________________________ Date of Birth: ______________________

Address: _____________________________________________________________________________

City/State/Zip: _________________________________________________________________________

Appointment of Patient Advocate

If I am no longer able to make my own health care decisions, this document names the person(s) I choose to make these choices for me. This person will be my Patient Advocate and will make my health care decisions only when I am determined to be unable of making health care decisions. I understand that it is important to discuss my health and wishes for health care treatment with my Patient Advocate.

I appoint the following person as my Patient Advocate:

I understand my Patient Advocate(s) must be at least eighteen years old and of sound mind.

Name: ___________________________________________ Relationship to Patient: ________________

Address: _____________________________________________________________________________

City/State/Zip: _________________________________________________________________________

Contact #: Home:___________________________________ Cell: ______________________________

Appointment of Successor Patient Advocate(s)

I appoint the following person(s), in the order listed, to be my Successor Patient Advocate if my Patient Advocate named above does not accept my appointment, is incapacitated, is resigned or is removed. My Successor Patient Advocate is to have the same powers and rights as my Patient Advocate.

First Successor Patient Advocate:

Name: ___________________________________________ Relationship to Patient: ________________

Address: _____________________________________________________________________________

City/State/Zip: _________________________________________________________________________

Contact # Home: _______________________________ Contact # Cell: __________________________

Second Successor Patient Advocate:

Name: ___________________________________________ Relationship to Patient: ________________

Address: _____________________________________________________________________________

City/State/Zip: _________________________________________________________________________

Contact # Home: _______________________________ Contact # Cell: __________________________
My Choices: Instructions for Care

This section gives instructions for your care. You may list personalized instructions for treatment you do or do not want. Otherwise, your general instructions will stand as your wishes.

Current law does not permit your Patient Advocate to make decisions to withhold or withdraw treatment if you are pregnant, if such a decision would result in your death; to engage in homicide or euthanasia; or to force medical treatment you do not want because of your religious beliefs.

1. General Instructions

My Patient Advocate shall have the authority to make all decisions and to take all actions regarding my care, custody and medical treatment including but not limited to the following:

a. Have access to, obtain copies of and authorize release of my medical and other personal information.

b. Employ and discharge physicians, nurses, therapists and any other health care providers (Please note: The Patient Advocate is not responsible for payment of services).

c. Consent to, refuse or withdraw, for me, any medical care; diagnostic, surgical or therapeutic procedure; or other treatment of any type or nature, including life-sustaining treatments. I understand that life-sustaining treatment may include, but is not limited to, ventilator (breathing machine), cardiopulmonary resuscitation (CPR), nutritional tube feedings, intravenous hydration, kidney dialysis, blood pressure or antibiotic medications.

I also understand that these decisions could or would allow me to die.

2. Personalized Instructions (optional)

My Patient Advocate is to be guided in making medical decisions for me by what I have told him/her about my personal preferences regarding my care. Some of my preferences are recorded below and/or on the following page.

a. Specific instructions regarding care I DO want:

__________________________________________________________________________________
__________________________________________________________________________________
__________________________________________________________________________________
__________________________________________________________________________________

b. Specific instructions regarding care I DO NOT want:

__________________________________________________________________________________
__________________________________________________________________________________
__________________________________________________________________________________
__________________________________________________________________________________

b. (Initials) I choose not to complete this section.
3. Specific Instructions Regarding Life-Sustaining Treatment (optional)

You do NOT have to choose one of the specific instructions about life-sustaining treatments in this section. If you choose not to provide any instructions, your Patient Advocate will make decisions based on the information you have shared with them verbally or what is considered in your best interest. But if you do select an option below, **SIGN ONLY ONE INSTRUCTION.** You are encouraged to discuss these choices with your doctor.

I understand that I do not have to choose one of the instructions regarding life-sustaining treatment listed below. If I choose one, I will sign below my choice.

If I sign one of the choices listed below, I direct reasonable measures be taken to keep me comfortable and relieve pain.

**CHOICE ONE:** I do not want my life to be prolonged by providing or continuing life-sustaining treatment if any of the following medical conditions exist:

- I am in an irreversible coma or persistent vegetative state.
- I am terminally ill and life-sustaining procedures would only serve to artificially delay my death.
- The burdens of treatment outweigh the expected benefits. In weighing the burdens and benefits of treatment, I want my Patient Advocate to consider the relief of suffering and the quality of my life; as well as the extent of possibly prolonging my life.

I understand that this decision could allow me to die.

If this statement reflects your desires, sign here: ________________________________

**CHOICE TWO:** I want my life to be prolonged by life-sustaining treatment unless I am in a coma or vegetative state which my doctor reasonably believes to be irreversible. Once my doctor has reasonably concluded that I will remain unconscious for the rest of my life, I do not want life-sustaining treatment to be provided or continued.

I understand this decision could allow me to die.

If this statement reflects your desires, sign here: ________________________________

**CHOICE THREE:** I want my life to be prolonged to the greatest extent possible consistent with sound medical practice without regard to my condition, the chances I have for recovery, or the cost of my care; and I direct life-sustaining treatment be provided in order to prolong my life.

I understand that this decision may prolong life without a return to my previous quality of life.

If this statement reflects your desires, sign here: ________________________________

_____ (Initials) I choose not to complete this section.

4. Persons I Want My Patient Advocate to Include in the Decision Process (optional)

I ask that my Patient Advocate make reasonable attempts to include the following persons in my health care decisions if there is time:

__________________________________________________________________________

__________________________________________________________________________
Signature

• If I am unable to participate in making decisions for my care and there is no Patient Advocate or Successor Patient Advocate able to act for me, I request that the instructions I have given in this document be followed and that this document be treated as conclusive evidence of my wishes.

• This document is signed in the State of Michigan. It is my intent that the laws of the State of Michigan govern all questions concerning its validity, the interpretations of its provisions and its enforceability. I also intend that it can be applied to the fullest extent possible wherever I may be.

• Photocopies of this document can be relied on as if they were originals.

• I am providing these instructions of my free will. I have not been required to give them in order to receive or have care withheld or withdrawn. I am at least eighteen years old and of sound mind.

Sign and date below in the presence of at least two witnesses who meet the requirements in the witness statement below.

Signature: _______________________________ Date: __________________
Print Name: ______________________________________________________

Witness Statement and Signatures

If you do not personally know the person signing this document, ask for identification, such as a driver’s license or patient arm band. Only two witnesses are required, however, using three will protect the validity of the Designation if one witness is later found ineligible to be a witness.

I know this person to be the individual identified as the “Person” signing this form. I believe him or her to be of sound mind and at least eighteen years old. I personally saw him or her sign this document, and I believe he or she did so under no duress, fraud or undue influence. In signing this document as a witness, I declare that I am:

• At least 18 years of age
• Not the Patient Advocate, or a Successor Patient Advocate appointed in this document
• Not the Patient’s spouse, parent, child, grandchild or presumptive heir
• Not a known beneficiary of his/her will at the time of witnessing
• Not an employee of a health or life insurance provider for the person who signed
• Not an employee of a health care facility that is treating the Patient at this time
• Not a health care provider currently involved in the treatment of the Patient

Witness Signatures: Two required

Sign Name: _______________________________ Print Name: _______________________________
Address: _______________________________ Date: __________________

Sign Name: _______________________________ Print Name: _______________________________
Address: _______________________________ Date: __________________

Third (optional)

Sign Name: _______________________________ Print Name: _______________________________
Address: _______________________________ Date: __________________
Acceptance of Patient Advocate(s)

The Patient Advocate and Successor(s) must sign this Acceptance before he/she may act as Patient Advocate.

I agree to be the Patient Advocate for ________________________________ (called “Patient” in the rest of this document). If I am unavailable to act after reasonable effort to contact me, I delegate my authority to the persons the Patient has designated as Successor Patient Advocate, in the order designated. The Successor Patient Advocate is authorized to act until I become available to act.

I also understand and agree that:

a. This designation shall not become effective unless the Patient is unable to participate in medical treatment decisions.

b. A Patient Advocate shall not exercise powers concerning the Patient’s care, custody and medical treatment the Patient would not have chosen on his or her behalf.

c. This designation cannot be used to make a medical treatment decision to withhold or withdraw treatment from a Patient who is pregnant that would result in the pregnant Patient’s death, even if these were the Patient’s wishes.

d. A Patient Advocate may make decisions to withhold or withdraw treatment which would allow a Patient to die only if the Patient has expressed in a clear and convincing manner that the Patient Advocate is authorized to make such a decision.

e. A Patient Advocate shall not receive compensation for the performance of his or her authority, rights and responsibilities, but a Patient Advocate may be reimbursed for actual and necessary expenses incurred in the performance of his or her authority, rights and responsibilities.

f. A Patient Advocate shall act to further the Patient’s best interests. The known desires of the Patient expressed or evidenced while the Patient is able to participate in medical treatment decisions are presumed to be in the Patient’s best interests.

g. A Patient may revoke his or her designation at any time and in any manner sufficient to communicate his or her intent to revoke.

h. A Patient Advocate may revoke his or her acceptance of the designation at any time and in any manner to communicate an intent to revoke.

Patient Advocate Signatures

Before agreeing to accept the Patient Advocate responsibility, you should:

1. Carefully read this completed form.

2. Discuss, in detail, the person’s values and wishes, so that you can gain the information to allow you to make the decision he or she would desire.

Primary Patient Advocate:

Sign Name: ________________________________ Date: _______________

Print Name: ________________________________

First Successor Patient Advocate:

Sign Name: ________________________________ Date: _______________

Print Name: ________________________________

Second Successor Patient Advocate:

Sign Name: ________________________________ Date: _______________

Print Name: ________________________________

Courtesy of Covenant HealthCare, Saginaw, MI • DPOA-HC
NOTE: If your wishes change, you may revoke your Patient Advocate Designation at any time and in any manner sufficient to communicate an intent to revoke.

If only the contact information for your advocate(s) changes, it may be revised on the original and on the photocopies without replacing the entire form. For additional changes, a new form will need to be completed. If you decide to create a new document, please be sure to provide copies to all parties who have a copy of the old document. To assist with this, space is available below to list all who have received a copy of this document.

It is recommended that you review this document with your annual physical exam and whenever one of the events below occur:

• Decade – when you start each new decade of your life (30, 40, 50, 60, 70, 80…years of age)
• Death – whenever you experience the death of someone close to you
• Divorce – if you experience a divorce or other major family change
• Diagnosis – if you are diagnosed with a serious health condition or experience a life-threatening injury
• Decline – if you have decline of an existing health condition, especially if you live alone

When you review this document and it still reflects you wishes, sign and date here in the Reaffirmed section to show the content is still correct.

REAFFIRMED

Date___________________________ Signature __________________________________________
Date___________________________ Signature __________________________________________
Date___________________________ Signature __________________________________________
Date___________________________ Signature __________________________________________

Who Should Have a Copy of This Document?

It is important to have your Advance Directive available when needed in an emergency. For this reason, the following people and places are recommended to have a copy of your Advance Directive.

• Your Physician
• Hospital(s) Most Likely to Provide Care
• Each Patient Advocate
• Family Members Close to You
• Your Lawyer
• Keep a copy in the glovebox of your vehicle
• Keep a copy in your home where it can be easily found if you need to go to the hospital or call 911

I plan to provide copies of this document to (check box once completed):

__________________________________________ □    __________________________________________
__________________________________________ □    __________________________________________
__________________________________________ □    __________________________________________
__________________________________________ □    __________________________________________
__________________________________________ □    __________________________________________
Create Your Own Personal Wallet Card

The attached wallet card is provided to alert medical personnel to the existence of a Durable Power of Attorney for Health Care (DPOA-HC) in the event you require medical treatment and are unable to verbally inform health care providers that a Patient Advocate has been appointed to act on your behalf. It is recommended that you complete the card and carry it with you at all times.

1. On the front of the card, print your full name in the “Name” space provided.

2. On the back of the card, print the names and telephone numbers of the persons you have appointed as your Patient Advocate and Successor Patient Advocate(s) in the spaces provided. Space is also provided on the card to write in the name and telephone number of a third person who has a copy of your DPOA-HC. This may be the person you named as your Second Successor Patient Advocate, or if you have not designated a Second Successor Patient Advocate, any other person to whom you have given a copy of your completed DPOA-HC form.

3. Carefully cut out the card along the solid line, fold the card in half along the dotted line and tape at the top. Be sure to update the information on the card if/when there are changes.

NOTICE TO ALL MEDICAL PERSONNEL

I have an Advance Directive

Name: ____________________________________________

Patient’s Name

A copy of my Advance Directive can be found at: ____________________________________________

One of the persons listed on the reverse of this card who has a copy of my Durable Power of Attorney for Health Care (DPOA-HC) should be contacted immediately, in the order listed (see reverse).

Primary Patient Advocate: ____________________________
Cell #: __________________ Alternate #: ______________

First Successor Advocate: ____________________________
Cell #: __________________ Alternate #: ______________

Other: ____________________________________________
Cell #: __________________ Alternate #: ______________

Courtesy of Covenant HealthCare, Saginaw, MI