Amendment No. 183

Senate A	mendment to S	enate Bill		(BDR 13-67)				
Proposed by: Senate Committee on Judiciary								
Amends:	Summary: No	Title: No	Preamble: No	Joint Sponsorship: No	Digest: Yes			

ASSEMBLY	ACT	ION	Initial and Date	SENATE ACTIO	ON Initial and Date
Adopted		Lost		Adopted	Lost
Concurred In		Not		Concurred In	Not
Receded		Not		Receded	Not

EXPLANATION: Matter in (1) *blue bold italics* is new language in the original bill; (2) variations of <u>green bold underlining</u> is language proposed to be added in this amendment; (3) <u>red strikethrough</u> is deleted language in the original bill; (4) <u>purple double strikethrough</u> is language proposed to be deleted in this amendment; (5) <u>orange double underlining</u> is deleted language in the original bill proposed to be retained in this amendment.

BAW/NCA : Date: 4/10/2019

S.B. No. 223—Revises provisions relating to persons in need of care or assistance. (BDR 13-67)

SENATE BILL NO. 223–SENATORS CANNIZZARO, RATTI, SPEARMAN; ATKINSON, BROOKS, CANCELA, DENIS, DONDERO LOOP, HARRIS, PARKS, SCHEIBLE AND WOODHOUSE

FEBRUARY 18, 2019

Referred to Committee on Judiciary

SUMMARY—Revises provisions relating to persons in need of care or assistance. (BDR 13-67)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State: No.

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EXPLANATION - Matter in **bolded italics** is new; matter between brackets [formitted material] is material to be omitted.

AN ACT relating to persons in need of care or assistance; revising provisions relating to the notarization of a nomination of a guardian and certain powers of attorney; revising provisions relating to the power of an agent, acting pursuant to a power of attorney, to consent to the placement of a principal in certain facilities; enacting provisions providing for notice and an opportunity to be heard before a patient is discharged or transferred out of certain facilities under certain circumstances; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law authorizes a person to nominate another person to be appointed as his or her guardian by completing the prescribed form, which must be: (1) signed by the person requesting to nominate a guardian; (2) signed by two impartial adult witnesses who have no interest, financial or otherwise, in the estate of the person requesting to nominate a guardian and who attest that the person has the mental capacity to understand and execute the form; and (3) notarized with a declaration from the notary public declaring under penalty of perjury that the persons whose names are on the form appear to be of sound mind and under no duress, fraud or undue influence. (NRS 159.0753) Existing law also requires a similar declaration by a notary public for a general power of attorney, a power of attorney for health care decisions and a power of attorney for health care decisions for an adult with an intellectual disability. (NRS 162A.620, 162A.860, 162A.865) **Section 1** of this bill eliminates the required declaration by a notary public for the nomination of a guardian, and **sections 3-5** of this bill eliminate the required declaration by a notary public for a general power of attorney, a power of attorney for health care decisions and a power of attorney for health care decisions for an adult with an intellectual disability.

Existing law authorizes an agent under a power of attorney to take certain actions on behalf of the principal only if the power of attorney expressly grants the agent such authority. (NRS 162A.450) Section 2 of this bill provides that an agent under a power of attorney may consent to the placement of the principal in an assisted living facility, a facility for skilled nursing or a secured residential long-term care facility only if the power of attorney expressly grants the agent that authority. Section 3 of this bill revises the form for a general power of attorney to allow a principal to indicate whether the principal authorizes the agent to

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consent to placement of the principal in an assisted living facility, a facility for skilled nursing or a secured residential long-term care facility.

Existing law establishes the specific rights of patients in a medical facility or facility for the dependent, including the right, before being transferred to another facility, to receive an explanation of the need for the transfer and the alternatives available, unless the condition of the patient necessitates an immediate transfer to a facility for a higher level of care and the patient is unable to understand the explanation. (NRS 449A.100, 449A.106-449A.112) Section 6 of this bill requires that before a facility for intermediate care, facility for skilled nursing or [a] residential facility for groups transfers a patient to another medical facility or facility for the dependent or discharges the patient from the facility, the facility must: (1) at least 30 calendar days before transferring or discharging the patient, provide the patient and the State Long-Term Care Ombudsman with written notice of the intent to transfer or discharge the patient; and (2) within 10 calendar days after providing such written notice, allow the patient and any person authorized by the patient to meet in person with the administrator of the facility to discuss the proposed transfer or discharge. The requirements of section 6 do not apply to: (1) a voluntary discharge or transfer requested by a patient; or (2) a transfer to another facility because the condition of the patient necessitates an immediate transfer to a facility for a higher level of care.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 159.0753 is hereby amended to read as follows:

159.0753 1. Any person who wishes to request to nominate another person to be appointed as his or her guardian may do so by completing a form requesting to nominate a guardian in accordance with this section.

- 2. A form requesting to nominate a guardian must be:
- (a) Signed by the person requesting to nominate a guardian;
- (b) Signed by two impartial adult witnesses who have no interest, financial or otherwise, in the estate of the person requesting to nominate a guardian and who attest that the person has the mental capacity to understand and execute the form; and
 - (c) Notarized.
- 3. A request to nominate a guardian may be in substantially the following form, and must be witnessed and executed in the same manner as the following form:

REQUEST TO NOMINATE GUARDIAN

I,	(insert yo	our name), resi	iding at	(ins	ert your
address), a	m executing this	notarized docu	iment as my	written dec	claration
and reques	st for the person	(s) designated	below to b	e appointed	l as my
guardian s	hould it become	necessary. I	am advising	the court	and all
persons and	d entities as follow	WS:			

- 1. As of the date I am executing this request to nominate a guardian, I have the mental capacity to understand and execute this request.
- 2. This request pertains to a (circle one): (guardian of the person)/(guardian of the estate)/(guardian of the person and estate).
- 3. Should the need arise, I request that the court give my preference to the person(s) designated below to serve as my appointed guardian.
- 4. I request that my (insert relation), (insert name), serve as my appointed guardian.

appointed appoin	guardian, then I req (insert name), serv o not, under any cir dian serve as my app	uest that it e as my ap cumstance	ny pointed gua s, desire to	(insert re rdian.	elation),
(YOU MUST DATE	AND SIG	N THIS DO	CUMENT)	
	ny name to this docu			ate)	
••••••	(Signature)		••••••		
(YOU M	UST HAVE TWO Q AND SIG	UALIFIEI N THIS DO	O ADULT V OCUMENT	WITNESSES 1)	DATE
to me, that presence, t capacity to fraud or un in the estate	re under penalty of p the principal signed hat the principal ap understand and exe due influence, and the of the principal.	I this reque pears to be cute this d nat I have i	est to nomire of sound locument an interest, f	nate a guardia mind, has the id is under no	n in my mental duress,
(:	Signature of first with	ness)			
	(Print name)				
•••••	(Date)	•••••	••••		
(Sig	nature of second wit	ness)			
•••••	(Print name)	•••••	••••		
•••••	(Date)				
CERTIF	FICATE OF ACKNO	OWLEDGN	MENT OF N	NOTARY PUI	BLIC
On thi witness) at known to r the persor acknowled; penalty of	vada	of notary rincipal), . sert name on the bas are subsc signed the	in the year public),	personally a (insert name witness), pe actory evidence his instrument. [I declarate subscribed]	ppeared of first rsonally e) to be nt, and e under to this
	 Signature of notarial		•••••		

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(Seal, if any)

- 4. The Secretary of State shall make the form established in subsection 3 available on the Internet website of the Secretary of State.
- 5. The Secretary of State may adopt any regulations necessary to carry out the provisions of this section.
 - **Sec. 2.** NRS 162A.450 is hereby amended to read as follows:
- 162A.450 1. An agent under a power of attorney may do the following on behalf of the principal or with the principal's property only if the power of attorney expressly grants the agent the authority and exercise of the authority is not otherwise prohibited by another agreement or instrument to which the authority or property is subject:
 - (a) Create, amend, revoke or terminate an inter vivos trust:
 - (b) Make a gift;
 - (c) Create or change rights of survivorship;
 - (d) Create or change a beneficiary designation;
 - (e) Delegate authority granted under the power of attorney;
- (f) Waive the principal's right to be a beneficiary of a joint and survivor annuity, including a survivor benefit under a retirement plan;
 - (g) Exercise fiduciary powers that the principal has authority to delegate; or
 - (h) Disclaim property, including a power of appointment.
- Notwithstanding a grant of authority to do an act described in subsection 1, unless the power of attorney otherwise provides, an agent that is not a spouse of the principal may not exercise authority under a power of attorney to create in the agent, or in an individual to whom the agent owes a legal obligation of support, an interest in the principal's property, whether by gift, right of survivorship, beneficiary designation, disclaimer or otherwise.
- 3. An agent under a power of attorney may consent to placement of the principal in an assisted living facility, a facility for skilled nursing or a secured residential long-term care facility only if the power of attorney expressly grants the agent that authority.
 - 4. As used in this section:
- (a) "Assisted living facility" has the meaning ascribed to it in NRS 422.3962.
 (b) "Facility for skilled nursing" has the meaning ascribed to it in NRS 449.0039.
- (c) "Secured residential long-term care facility" has the meaning ascribed to it in NRS 159.0255.
 - **Sec. 3.** NRS 162A.620 is hereby amended to read as follows:
- 162A.620 A document substantially in the following form may be used to create a statutory form power of attorney that has the meaning and effect prescribed by NRS 162A.200 to 162A.660, inclusive:

STATUTORY FORM POWER OF ATTORNEY

THIS IS AN IMPORTANT LEGAL DOCUMENT. IT CREATES A DURABLE POWER OF ATTORNEY FOR FINANCIAL MATTERS. BEFORE EXECUTING THIS DOCUMENT, YOU SHOULD KNOW THESE IMPORTANT FACTS:

1. THIS DOCUMENT GIVES THE PERSON YOU DESIGNATE AGENT THE POWER TO MAKE DECISIONS YOUR CONCERNING YOUR PROPERTY FOR YOU. YOUR AGENT WILL BE ABLE TO MAKE DECISIONS AND ACT WITH RESPECT TO

- YOUR PROPERTY (INCLUDING YOUR MONEY) WHETHER OR NOT YOU ARE ABLE TO ACT FOR YOURSELF.
- 2. THIS POWER OF ATTORNEY BECOMES EFFECTIVE IMMEDIATELY UNLESS YOU STATE OTHERWISE IN THE SPECIAL INSTRUCTIONS.
- 3. THIS POWER OF ATTORNEY DOES NOT AUTHORIZE THE AGENT TO MAKE HEALTH CARE DECISIONS FOR YOU.
- 4. THE PERSON YOU DESIGNATE IN THIS DOCUMENT HAS A DUTY TO ACT CONSISTENT WITH YOUR DESIRES AS STATED IN THIS DOCUMENT OR OTHERWISE MADE KNOWN OR, IF YOUR DESIRES ARE UNKNOWN, TO ACT IN YOUR BEST INTERESTS.
- 5. YOU SHOULD SELECT SOMEONE YOU TRUST TO SERVE AS YOUR AGENT. UNLESS YOU SPECIFY OTHERWISE, GENERALLY THE AGENT'S AUTHORITY WILL CONTINUE UNTIL YOU DIE OR REVOKE THE POWER OF ATTORNEY OR THE AGENT RESIGNS OR IS UNABLE TO ACT FOR YOU.
- 6. YOUR AGENT IS ENTITLED TO REASONABLE COMPENSATION UNLESS YOU STATE OTHERWISE IN THE SPECIAL INSTRUCTIONS.
- 7. THIS FORM PROVIDES FOR DESIGNATION OF ONE AGENT. IF YOU WISH TO NAME MORE THAN ONE AGENT YOU MAY NAME A CO-AGENT IN THE SPECIAL INSTRUCTIONS. CO-AGENTS ARE NOT REQUIRED TO ACT TOGETHER UNLESS YOU INCLUDE THAT REQUIREMENT IN THE SPECIAL INSTRUCTIONS.
- 8. IF YOUR AGENT IS UNABLE OR UNWILLING TO ACT FOR YOU, YOUR POWER OF ATTORNEY WILL END UNLESS YOU HAVE NAMED A SUCCESSOR AGENT. YOU MAY ALSO NAME A SECOND SUCCESSOR AGENT.
- 9. YOU HAVE THE RIGHT TO REVOKE THE AUTHORITY GRANTED TO THE PERSON DESIGNATED IN THIS DOCUMENT.
- 10. THIS DOCUMENT REVOKES ANY PRIOR DURABLE POWER OF ATTORNEY.
- 11. IF THERE IS ANYTHING IN THIS DOCUMENT THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER TO EXPLAIN IT TO YOU.

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I,	
(insert your name) do hereby designate and appoint:	

Name:
Address:
Telephone Number:

as my agent to make decisions for me and in my name, place and stead and for my use and benefit and to exercise the powers as authorized in this document.

2. DESIGNATION OF ALTERNATE AGENT.

(You are not required to designate any alternative agent but you may do so. Any alternative agent you designate will be able to make the same decisions as the agent designated above in the event that he or she is unable or unwilling to act as your agent. Also, if the agent designated in paragraph

2 3 4 5 6 revoked by law if your marriage is dissolved.) such person(s) to serve in the order listed below: 7 A. First Alternative Agent 8 9 10 11 12 Second Alternative Agent 13 14 15 16 17 3. OTHER POWERS OF ATTORNEY. 18 19 20 4. NOMINĂTION OF GUARDIAN. 21 22. 23 24 court my agent herein named, in the order named. 25 5. GRANT OF GENERAL AUTHORITY. 26 27 me with respect to the following subjects: 28 29 30 31 32 33 [.....] Real Property 34 Tangible Personal Property [.....] 35 Stocks and Bonds [.....] Commodities and Options 36 [.....] 37 Banks and Other Financial Institutions [.....] 38 Safe Deposit Boxes [.....] 39 Operation of Entity or Business [.....] 40 Insurance and Annuities [.....] 41 Estates, Trusts and Other Beneficial Interests [.....] Legal Affairs, Claims and Litigation 42 [.....] 43 [.....] Personal Maintenance 44 [.....] 45 [.....] Retirement Plans 46 Taxes [.....] 47 [.....] All Preceding Subjects 48 49 6. GRANT OF SPECIFIC AUTHORITY. 50 51

1 is your spouse, his or her designation as your agent is automatically

If my agent is unable or unwilling to act for me, then I designate the following person(s) to serve as my agent as authorized in this document,

Name:
Address:
Telephone Number:
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Name:	
Address:	
T 1 1 N 1	
Telephone Number:	

This Power of Attorney is intended to, and does, revoke any prior Power of Attorney for financial matters I have previously executed.

If, after execution of this Power of Attorney, proceedings seeking an adjudication of incapacity are initiated either for my estate or my person, I hereby nominate as my guardian or conservator for consideration by the

I grant my agent and any successor agent(s) general authority to act for

(INITIAL each subject you want to include in the agent's general authority. If you wish to grant general authority over all of the subjects you may initial "All Preceding Subjects" instead of initialing each subject.)

- Benefits from Governmental Programs or Civil or Military Service

My agent MAY NOT do any of the following specific acts for me UNLESS I have INITIALED the specific authority listed below:

(CAUTION: Granting any of the following will give your agent the authority to take actions that could significantly reduce your property or change how your property is distributed at your death. INITIAL ONLY the specific authority you WANT to give your agent.)
[] Create, amend, revoke or terminate an inter vivos, family, living, irrevocable or revocable trust
[] Make a gift, subject to the limitations of NRS and any special
instructions in this Power of Attorney [] Create or change rights of survivorship
[] Create or change a beneficiary designation [] Waive the principal's right to be a beneficiary of a joint and survivor
annuity, including a survivor benefit under a retirement plan
[] Exercise fiduciary powers that the principal has authority to delegate [] Disclaim or refuse an interest in property, including a power of
appointment [] Consent to placement in an assisted living facility as defined in
NRS 422.3962
[] Consent to placement in a facility for skilled nursing as defined in NRS 449.0039
[] Consent to placement in a secured residential long-term care
facility as defined in NRS 159.0255
7. LIMITATION ON AGENT'S AUTHORITY. An agent that is not my spouse MAY NOT use my property to benefit the agent or a person to whom the agent owes an obligation of support unless I have included that authority in the Special Instructions. 8. SPECIAL INSTRUCTIONS OR OTHER OR ADDITIONAL AUTHORITY GRANTED TO AGENT:
9. DURABILITY AND EFFECTIVE DATE. (INITIAL the clause(s) that applies.)
[] DURABLE. This Power of Attorney shall not be affected by my
subsequent disability or incapacity. [] SPRINGING POWER. It is my intention and direction that my
designated agent, and any person or entity that my designated agent may
transact business with on my behalf, may rely on a written medical opinion issued by a licensed medical doctor stating that I am disabled or
incapacitated, and incapable of managing my affairs, and that said medical
opinion shall establish whether or not I am under a disability for the purpose of establishing the authority of my designated agent to act in
accordance with this Power of Attorney. [] I wish to have this Power of Attorney become effective on the

[.....] I wish to have this Power of Attorney end on the following date:

10. THIRD PARTY PROTECTION.

following date:

Third parties may rely upon the validity of this Power of Attorney or a copy and the representations of my agent as to all matters relating to any power granted to my agent, and no person or agency who relies upon the representation of my agent, or the authority granted by my agent, shall incur any liability to me or my estate as a result of permitting my agent to exercise any power unless a third party knows or has reason to know this Power of Attorney has terminated or is invalid.

11. RELEASE OF INFORMATION.

I agree to, authorize and allow full release of information, by any government agency, business, creditor or third party who may have information pertaining to my assets or income, to my agent named herein.

12. SIĞNATURE AND ACKNOWLEDGMENT. YOU MUST DATE AND SIGN THIS POWER OF ATTORNEY. THIS POWER OF ATTORNEY WILL NOT BE VALID UNLESS IT IS ACKNOWLEDGED BEFORE A NOTARY PUBLIC.

			Power		on		(date)	at
						gnature)		••••

CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC

(You may use acknowledgment before a notary public instead of the statement of witnesses.)

State of Nevada	}
County of	}ss เ
County of	ſ

On this day of, in the year, before me
(here insert name of notary public) personally appeared
(here insert name of principal) personally known to me
(or proved to me on the basis of satisfactory evidence) to be the person
whose name is subscribed to this instrument, and acknowledged that he o
she executed it. [I declare under penalty of perjury that the person whose
name is ascribed to this instrument appears to be of sound mind and unde
no duress, fraud or undue influence.]

NOTARY SEAL

(Signature of Notary Public)

IMPORTANT INFORMATION FOR AGENT

- 1. Agent's Duties. When you accept the authority granted under this Power of Attorney, a special legal relationship is created between you and the principal. This relationship imposes upon you legal duties that continue until you resign or the Power of Attorney is terminated or revoked. You must:
- (a) Do what you know the principal reasonably expects you to do with the principal's property or, if you do not know the principal's expectations, act in the principal's best interest;
 - (b) Act in good faith;

- (c) Do nothing beyond the authority granted in this Power of Attorney; and
- (d) Disclose your identity as an agent whenever you act for the principal by writing or printing the name of the principal and signing your own name as "agent" in the following manner: (Principal's Name) by (Your Signature) as Agent
- 2. Unless the Special Instructions in this Power of Attorney state otherwise, you must also:
 - (a) Act loyally for the principal's benefit;
- (b) Avoid conflicts that would impair your ability to act in the principal's best interest;
 - (c) Act with care, competence, and diligence;
- (d) Keep a record of all receipts, disbursements and transactions made on behalf of the principal;
- (e) Cooperate with any person that has authority to make health care decisions for the principal to do what you know the principal reasonably expects or, if you do not know the principal's expectations, to act in the principal's best interest; and
- (f) Attempt to preserve the principal's estate plan if you know the plan and preserving the plan is consistent with the principal's best interest.
- 3. Termination of Agent's Authority. You must stop acting on behalf of the principal if you learn of any event that terminates this Power of Attorney or your authority under this Power of Attorney. Events that terminate a Power of Attorney or your authority to act under a Power of Attorney include:
 - (a) Death of the principal;
- (b) The principal's revocation of the Power of Attorney or your authority;
- (c) The occurrence of a termination event stated in the Power of Attorney;
 - (d) The purpose of the Power of Attorney is fully accomplished; or
 - (e) If you are married to the principal, your marriage is dissolved.
- 4. Liability of Agent. The meaning of the authority granted to you is defined in NRS 162A.200 to 162A.660, inclusive. If you violate NRS 162A.200 to 162A.660, inclusive, or act outside the authority granted in this Power of Attorney, you may be liable for any damages caused by your violation.
- 5. If there is anything about this document or your duties that you do not understand, you should seek legal advice.
- **Sec. 4.** NRS 162A.860 is hereby amended to read as follows:
- 162A.860 Except as otherwise provided in NRS 162A.865, the form of a power of attorney for health care may be substantially in the following form, and must be witnessed or executed in the same manner as the following form:

DURABLE POWER OF ATTORNEY FOR HEALTH CARE DECISIONS

WARNING TO PERSON EXECUTING THIS DOCUMENT

THIS IS AN IMPORTANT LEGAL DOCUMENT. IT CREATES A DURABLE POWER OF ATTORNEY FOR HEALTH CARE. BEFORE EXECUTING THIS DOCUMENT, YOU SHOULD KNOW THESE IMPORTANT FACTS:

- 1. THIS DOCUMENT GIVES THE PERSON YOU DESIGNATE AS YOUR AGENT THE POWER TO MAKE HEALTH CARE DECISIONS FOR YOU. THIS POWER IS SUBJECT TO ANY LIMITATIONS OR STATEMENT OF YOUR DESIRES THAT YOU INCLUDE IN THIS DOCUMENT. THE POWER TO MAKE HEALTH CARE DECISIONS FOR YOU MAY INCLUDE CONSENT, REFUSAL OF CONSENT OR WITHDRAWAL OF CONSENT TO ANY CARE, TREATMENT, SERVICE OR PROCEDURE TO MAINTAIN, DIAGNOSE OR TREAT A PHYSICAL OR MENTAL CONDITION. YOU MAY STATE IN THIS DOCUMENT ANY TYPES OF TREATMENT OR PLACEMENTS THAT YOU DO NOT DESIRE.
- 2. THE PERSON YOU DESIGNATE IN THIS DOCUMENT HAS A DUTY TO ACT CONSISTENT WITH YOUR DESIRES AS STATED IN THIS DOCUMENT OR OTHERWISE MADE KNOWN OR, IF YOUR DESIRES ARE UNKNOWN, TO ACT IN YOUR BEST INTERESTS.
- 3. EXCEPT AS YOU OTHERWISE SPECIFY IN THIS DOCUMENT, THE POWER OF THE PERSON YOU DESIGNATE TO MAKE HEALTH CARE DECISIONS FOR YOU MAY INCLUDE THE POWER TO CONSENT TO YOUR DOCTOR NOT GIVING TREATMENT OR STOPPING TREATMENT WHICH WOULD KEEP YOU ALIVE.
- 4. UNLESS YOU SPECIFY A SHORTER PERIOD IN THIS DOCUMENT, THIS POWER WILL EXIST INDEFINITELY FROM THE DATE YOU EXECUTE THIS DOCUMENT AND, IF YOU ARE UNABLE TO MAKE HEALTH CARE DECISIONS FOR YOURSELF, THIS POWER WILL CONTINUE TO EXIST UNTIL THE TIME WHEN YOU BECOME ABLE TO MAKE HEALTH CARE DECISIONS FOR YOURSELF.
- 5. NOTWITHSTANDING THIS DOCUMENT, YOU HAVE THE RIGHT TO MAKE MEDICAL AND OTHER HEALTH CARE DECISIONS FOR YOURSELF SO LONG AS YOU CAN GIVE INFORMED CONSENT WITH RESPECT TO THE PARTICULAR DECISION. IN ADDITION, NO TREATMENT MAY BE GIVEN TO YOU OVER YOUR OBJECTION, AND HEALTH CARE NECESSARY TO KEEP YOU ALIVE MAY NOT BE STOPPED IF YOU OBJECT.
- 6. YOU HAVE THE RIGHT TO REVOKE THE APPOINTMENT OF THE PERSON DESIGNATED IN THIS DOCUMENT TO MAKE HEALTH CARE DECISIONS FOR YOU BY NOTIFYING THAT PERSON OF THE REVOCATION ORALLY OR IN WRITING.
- 7. YOU HAVE THE RIGHT TO REVOKE THE AUTHORITY GRANTED TO THE PERSON DESIGNATED IN THIS DOCUMENT TO MAKE HEALTH CARE DECISIONS FOR YOU BY NOTIFYING THE TREATING PHYSICIAN, HOSPITAL OR OTHER PROVIDER OF HEALTH CARE ORALLY OR IN WRITING.
- 8. THE PERSON DESIGNATED IN THIS DOCUMENT TO MAKE HEALTH CARE DECISIONS FOR YOU HAS THE RIGHT TO EXAMINE YOUR MEDICAL RECORDS AND TO CONSENT TO THEIR DISCLOSURE UNLESS YOU LIMIT THIS RIGHT IN THIS DOCUMENT.
- 9. THIS DOCUMENT REVOKES ANY PRIOR DURABLE POWER OF ATTORNEY FOR HEALTH CARE.

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	10.	IF	THERE	IS ANY	THING	IN THIS	DOCU	ME	IT TI	TAF	YOU
DO	NC	T	UNDER:	STAND,	YOU	SHOULI) ASK	A	LAW	YER	TO
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	DESIGNATION OF HEALTH CARE AGENT.
I,	your name) do hereby designate and appoint:
inscrt	your name) do hereby designate and appoint.
	Name:
	Address:

as my agent to make health care decisions for me as authorized in this document

(Insert the name and address of the person you wish to designate as your agent to make health care decisions for you. Unless the person is also your spouse, legal guardian or the person most closely related to you by blood, none of the following may be designated as your agent: (1) your treating provider of health care; (2) an employee of your treating provider of health care; (3) an operator of a health care facility; or (4) an employee of an operator of a health care facility.)

2. CREATION OF DURABLE POWER OF ATTORNEY FOR HEALTH CARE.

By this document I intend to create a durable power of attorney by appointing the person designated above to make health care decisions for me. This power of attorney shall not be affected by my subsequent incapacity.

3. GENERAL STATEMENT OF AUTHORITY GRANTED.

In the event that I am incapable of giving informed consent with respect to health care decisions, I hereby grant to the agent named above full power and authority: to make health care decisions for me before or after my death, including consent, refusal of consent or withdrawal of consent to any care, treatment, service or procedure to maintain, diagnose or treat a physical or mental condition; to request, review and receive any information, verbal or written, regarding my physical or mental health, including, without limitation, medical and hospital records; to execute on my behalf any releases or other documents that may be required to obtain medical care and/or medical and hospital records, EXCEPT any power to enter into any arbitration agreements or execute any arbitration clauses in connection with admission to any health care facility including any skilled nursing facility; and subject only to the limitations and special provisions, if any, set forth in paragraph 4 or 6.

4. SPECIAL PROVISIONS AND LIMITATIONS.

(Your agent is not permitted to consent to any of the following: commitment to or placement in a mental health treatment facility, convulsive treatment, psychosurgery, sterilization or abortion. If there are any other types of treatment or placement that you do not want your agent's authority to give consent for or other restrictions you wish to place on his or her agent's authority, you should list them in the space below. If you do not write any limitations, your agent will have the broad powers to make health care decisions on your behalf which are set forth in paragraph 3, except to the extent that there are limits provided by law.)

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1	449A.400 to 449A.481, inclusive, if this	
2 3	subparagraph is initialed.)	[]
3	4. Withholding or withdrawal of	[]
4	artificial nutrition and hydration may	
5	result in death by starvation or	
6	dehydration. I want to receive or	
7	continue receiving artificial nutrition	
8	and hydration by way of the	
9	3 3	
	gastrointestinal tract after all other treatment is withheld.	r 1
.0		[]
1	5. I do not desire treatment to be	
2	provided and/or continued if the burdens	
.3	of the treatment outweigh the expected	
4	benefits. My agent is to consider the	
.5	relief of suffering, the preservation or	
.6	restoration of functioning, and the	
.7	quality as well as the extent of the	
.8	possible extension of my life.	[]
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20	(If you wish to change your answer, you	may do so by drawing an "X"
21	through the answer you do not want, and circle	ling the answer you prefer.)
	Other or Additional Statements of Desires	
3	other of reducional statements of Beside	
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.o !9	7 DECICNATION OF ALTERNATE	ACENT
	7. DESIGNATION OF ALTERNATE	
80	(You are not required to designate any alt	
31	so. Any alternative agent you designate wi	
32	health care decisions as the agent designated	in paragraph 1, page 2, in the
3	event that he or she is unable or unwilling to	
34	agent designated in paragraph 1 is your spo	ouse, his or her designation as
35	your agent is automatically revoked by law if	
6	If the person designated in paragraph 1 a	as my agent is unable to make
37	health care decisions for me, then I designate	the following persons to serve
88	as my agent to make health care decisions	for me as authorized in this
19	document, such persons to serve in the order	listed below:
-0	•	
1	A. First Alternative Agent	
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4		
5	relephone rumber	•••••
6	B. Second Alternative Agent	
7	Name:	
8		
9	Telepnone Number:	
0	0 PRIOR PERION PRIONS PRIOR	D.
51	8. PRIOR DESIGNATIONS REVOKE	
52	I revoke any prior durable power of attorn	
:3	0 WAIVED OF CONFI ICT OF INTE	DECT

If my designated agent is my spouse or is one of my children, then I waive any conflict of interest in carrying out the provisions of this Durable Power of Attorney for Health Care that said spouse or child may have by reason of the fact that he or she may be a beneficiary of my estate.

CHALLENGES.

If the legality of any provision of this Durable Power of Attorney for Health Care is questioned by my physician, my agent or a third party, then my agent is authorized to commence an action for declaratory judgment as to the legality of the provision in question. The cost of any such action is to be paid from my estate. This Durable Power of Attorney for Health Care must be construed and interpreted in accordance with the laws of the State of Nevada.

11. NOMINATION OF GUARDIAN.

If, after execution of this Durable Power of Attorney for Health Care, proceedings seeking an adjudication of incapacity are initiated either for my estate or my person, I hereby nominate as my guardian or conservator for consideration by the court my agent herein named, in the order named.

12. RELEASE OF INFORMATION.

I agree to, authorize and allow full release of information by any government agency, medical provider, business, creditor or third party who may have information pertaining to my health care, to my agent named herein, pursuant to the Health Insurance Portability and Accountability Act of 1996, Public Law 104-191, as amended, and applicable regulations.

(YOU MUST DATE AND SIGN THIS POWER OF ATTORNEY)

	I sign r	ny 1	name to	this	Durable Power	of	Attorney	for Health Care
			(date)	at			(city),	
(sta	te)							
					•••••	•••••	(C:	
							(Signat	ure)

(THIS POWER OF ATTORNEY WILL NOT BE VALID FOR MAKING HEALTH CARE DECISIONS UNLESS IT IS EITHER (1) SIGNED BY AT LEAST TWO QUALIFIED WITNESSES WHO ARE PERSONALLY KNOWN TO YOU AND WHO ARE PRESENT WHEN YOU SIGN OR ACKNOWLEDGE YOUR SIGNATURE OR (2) ACKNOWLEDGED BEFORE A NOTARY PUBLIC.)

CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC

(You may use acknowledgment before a notary public instead of the statement of witnesses.)

State of Nevada	}
	}ss
County of	}

On	this	day	of	, in	the	year,	before
me,		(here	insert name	of not	ary p	ublic) pe	rsonally
appeared		(here insert	name o	f prin	cipal) pe	rsonally
known to	me (or proved	l to me	on the basis	of satis	factor	v evidenc	e) to be

3 4 5 6 7
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 23 33 34 35 36 37 38 39 40 41 42 44 45 46 47 48 49 55 51

the person whose name is subscribed to this instrument, and acknowledged that he or she executed it. [I declare under penalty of perjury that the person whose name is ascribed to this instrument appears to be of sound mind and under no duress, fraud or undue influence.]

NOTARY SEAL

(Signature of Notary Public)

STATEMENT OF WITNESSES

(You should carefully read and follow this witnessing procedure. This document will not be valid unless you comply with the witnessing procedure. If you elect to use witnesses instead of having this document notarized, you must use two qualified adult witnesses. None of the following may be used as a witness: (1) a person you designate as the agent; (2) a provider of health care; (3) an employee of a provider of health care; (4) the operator of a health care facility; or (5) an employee of an operator of a health care facility. At least one of the witnesses must make the additional declaration set out following the place where the witnesses sign.)

I declare under penalty of perjury that the principal is personally known to me, that the principal signed or acknowledged this durable power of attorney in my presence, that the principal appears to be of sound mind and under no duress, fraud or undue influence, that I am not the person appointed as agent by this document and that I am not a provider of health care, an employee of a provider of health care, the operator of a health care facility or an employee of an operator of a health care facility.

Signature:Print Name:Date:		
Signature:Print Name:	Residence Address:	
Date:		
(AT LEAST ONE OF THE AI SIGN THE FOLLOWING DECLARA		UST ALSO

I declare under penalty of perjury that I am not related to the principal by blood, marriage or adoption and that to the best of my knowledge, I am not entitled to any part of the estate of the principal upon the death of the principal under a will now existing or by operation of law.

Signature:	
Signature:	
	Address:

52.

COPIES: You should retain an executed copy of this document and give one to your agent. The power of attorney should be available so a copy may be given to your providers of health care.

Sec. 5. NRS 162A.865 is hereby amended to read as follows:

162A.865 1. The form of a power of attorney for health care for an adult with an intellectual disability may be substantially in the following form, and must be witnessed or executed in the same manner as the following form:

DURABLE POWER OF ATTORNEY FOR HEALTH CARE DECISIONS

My name is...... (insert your name) and my address is...... (insert your address). I would like to designate............... (insert the name of the person you wish to designate as your agent for health care decisions for you) as my agent for health care decisions for me if I am sick or hurt and need to see a doctor or go to the hospital. I understand what this means

If I am sick or hurt, my agent should take me to the doctor. If my agent is not with me when I become sick or hurt, please contact my agent and ask him or her to come to the doctor's office. I would like the doctor to speak with my agent and me about my sickness or injury and whether I need any medicine or other treatment. After we speak with the doctor, I would like my agent to speak with me about the care or treatment. When we have made decisions about the care or treatment, my agent will tell the doctor about our decisions and sign any necessary papers.

If I am very sick or hurt, I may need to go to the hospital. I would like my agent to help me decide if I need to go to the hospital. If I go to the hospital, I would like the people who work at the hospital to try very hard to care for me. If I am able to communicate, I would like the doctor at the hospital to speak with me and my agent about what care or treatment I should receive, even if I am unable to understand what is being said about me. After we speak with the doctor, I would like my agent to help me decide what care or treatment I should receive. Once we decide, my agent will sign any necessary paperwork. If I am unable to communicate because of my illness or injury, I would like my agent to make decisions about my care or treatment based on what he or she thinks I would do and what is best for me.

I would like my agent to help me decide if I need to see a dentist and help me make decisions about what care or treatment I should receive from the dentist. Once we decide, my agent will sign any necessary paperwork.

I would also like my agent to be able to see and have copies of all my medical records. If my agent requests to see or have copies of my medical records, please allow him or her to see or have copies of the records.

I understand that my agent cannot make me receive any care or treatment that I do not want. I also understand that I can take away this power from my agent at any time, either by telling my agent that he or she is no longer my agent or by putting it in writing.

If my agent is unable to make health care decisions for me, then I designate...... (insert the name of another person you wish to designate as your alternative agent to make health care decisions for you) as my agent to make health care decisions for me as authorized in this document.

52.

I sign my name to this I	Ourable Power of Attorney	for Health Care on
(date) at	(city),	(state)
	(Sig	nature)

AGENT SIGNATURE

As agent for....... (insert name of principal), I agree that a physician, health care facility or other provider of health care, acting in good faith, may rely on this power of attorney for health care and the signatures herein, and I understand that pursuant to NRS 162A.815, a physician, health care facility or other provider of health care that in good faith accepts an acknowledged power of attorney for health care is not subject to civil or criminal liability or discipline for unprofessional conduct for giving effect to a declaration contained within the power of attorney for health care or for following the direction of an agent named in the power of attorney for health care.

I also agree that:

- 1. I have a duty to act in a manner consistent with the desires of......... (insert name of principal) as stated in this document or otherwise made known by....... (insert name of principal), or if his or her desires are unknown, to act in his or her best interest.
- 2. If....... (insert name of principal) revokes this power of attorney at any time, either verbally or in writing, I have a duty to inform any persons who may rely on this document, including, without limitation, treating physicians, hospital staff or other providers of health care, that I no longer have the authorities described in this document.
- 3. The provisions of NRS 162A.840 prohibit me from being named as an agent to make health care decisions in this document if I am a provider of health care, an employee of the principal's provider of health care or an operator or employee of a health care facility caring for the principal, unless I am the spouse, legal guardian or next of kin of the principal.
- 4. The provisions of NRS 162A.850 prohibit me from consenting to the following types of care or treatments on behalf of the principal, including, without limitation:
- (a) Commitment or placement of the principal in a facility for treatment of mental illness;
 - (b) Convulsive treatment;
 - (c) Psychosurgery;
 - (d) Sterilization:
 - (e) Abortion;
 - (f) Aversive intervention, as it is defined in NRS 449A.203;
- (g) Experimental medical, biomedical or behavioral treatment, or participation in any medical, biomedical or behavioral research program; or
- (h) Any other care or treatment to which the principal prohibits the agent from consenting in this document.
- 5. End-of-life decisions must be made according to the wishes of....... (insert name of principal), as designated in the attached addendum. If his or her wishes are not known, such decisions must be made in consultation with the principal's treating physicians.

1 2	Signature: Residence Address: Print Name:	
3	Print Name: Date:	
4	Relationship to principal:	
5	Length of relationship to principal:	
6		
7 8 9 10 11 12	(THIS POWER OF ATTORNEY WILL NOT BE VALID FOR MAKING HEALTH CARE DECISIONS UNLESS IT IS EITHER (1) SIGNED BY AT LEAST TWO QUALIFIED WITNESSES WHO YOU KNOW AND WHO ARE PRESENT WHEN YOU SIGN OR ACKNOWLEDGE YOUR SIGNATURE OR (2) ACKNOWLEDGED BEFORE A NOTARY PUBLIC.)	
14	CERTIFICATE OF ACKNOWLEDGMENT	
15	OF NOTARY PUBLIC	
16		
17	(You may use acknowledgment before a notary public instead of the	
18	statement of witnesses.)	
19		
20	State of Nevada }	
21	County of	
22 23	County of	
24	On this day of, in the year, before me, (here insert	
25	name of notary public) personally appeared (here insert name of	
26	principal) personally known to me (or proved to me on the basis of	
27	satisfactory evidence) to be the person whose name is subscribed to this	
28	instrument, and acknowledged that he or she executed it. [I declare under	
29	penalty of perjury that the person whose name is ascribed to this instrument	
30	appears to be of sound mind and under no duress, fraud or undue	
31	influence.]	
32	NOTE DAY OF A	
33	NOTARY SEAL	
34	(Signature)	
35 36	STATEMENT OF WITNESSES	
37	STATEMENT OF WITNESSES	
38	(If you choose to use witnesses instead of having this document notarized,	
39	you must use two qualified adult witnesses. The following people cannot be	
40	used as a witness: (1) a person you designate as the agent; (2) a provider of	
41	health care; (3) an employee of a provider of health care; (4) the operator of	
42	a health care facility; or (5) an employee of an operator of a health care	
43	facility. At least one of the witnesses must make the additional declaration	
44	set out following the place where the witnesses sign.)	
45	I declare under penalty of perjury that the principal is personally known	
46	to me, that the principal signed or acknowledged this durable power of	
47	attorney in my presence, that the principal appears to be of sound mind and	
48 49	under no duress, fraud or undue influence, that I am not the person appointed as agent by this document and that I am not a provider of health	
50	care, an employee of a provider of health care, the operator of a health care	
51	facility or an employee of an operator of a health care facility.	
52	incline, or an employee of an operator of a neutri care facility.	
53	Signature: Residence Address:	

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	Print Name:	
	Signature: Print Name: Date:	Residence Address:
	(AT LEAST ONE OF THE ALL SIGN THE FOLLOWING DECLARA	BOVE WITNESSES MUST ALSO ATION.)
	I declare under penalty of perjury by blood, marriage or adoption and th not entitled to any part of the estate of principal under a will now existing or	of the principal upon the death of the
	Signature:	
	Signature:	
	Names:	Address:
	COPIES: You should retain an execution one to your agent. The power of attornible given to your providers of health care.	ey should be available so a copy may
an adul	The form for end-of-life decisions of a t with an intellectual disability may be st be witnessed or executed in the same	e substantially in the following form,
	END-OF-LIFE DECIS STATEMENT	
	(You can, but are not required to, state very sick and are not likely to get we form, but if you do, your agent must of yourself.)	ell. You do not have to complete this
	(Insert name of agent) n sick, whether to continue with your even if it means you might not live talk to you to find out what you want t	medicine or to stop your medicine, (Insert name of agent) will
	If you are not able to talk tohelp him or her make these decisions what you want.	(insert name of agent), you can for you by letting your agent know
	Here are your choices. Please circle statements and sign your name below:	yes or no to each of the following

1	1. I want to take all the medicine		
2 3 4	and receive any treatment I can to keep		
3	me alive regardless of how the medicine	VEC	NO
4	or treatment makes me feel.	YES	NO
5	2. I do not want to take medicine		
6	or receive treatment if my doctors think		
7	that the medicine or treatment will not		
8	help me.	YES	NO
9	3. I do not want to take medicine		
10	or receive treatment if I am very sick		
11	and suffering and the medicine or		
12	treatment will not help me get better.	YES	NO
13	4. I want to get food and water		
14	even if I do not want to take medicine or		
15	receive treatment.	YES	NO
16			
17	(YOU MUST DATE AND SIGN T	HIS END-OF-	LIFE
18	DECISIONS ADDEN		LII L
19	DECISIONS REDELIC	DOM)	
20	I sign my name to this End-of-L	ifa Dacisions	Addendum on
21	(date) at(city	1)	(ctata)
22			
23			
23		(Signature)	
	THE END OF LIFE DECISIONS ADDED		OT DE MALID
25	(THIS END-OF-LIFE DECISIONS ADDEN		
26	UNLESS IT IS EITHER (1) SIGNED BY A		
27	WITNESSES WHO YOU KNOW AND W		
28	YOU SIGN OR ACKNOWLEDGE YO		URE OR (2)
29	ACKNOWLEDGED BEFORE A NOTARY	PUBLIC.)	
30			
31	CERTIFICATE OF ACKNOV	VLEDGMENT	1
32	OF NOTARY PUB	LIC	
33			
34	(You may use acknowledgment before a	notary public	instead of the
35	statement of witnesses.)		
36			
37	State of Nevada }		
38	ss.		
39	County of		
40	county or		
41	On this day of, in the year	before me	(here insert
42	name of notary public) personally appeared	d (here	insert name of
43	principal) personally known to me (or pro	oved to me o	n the basis of
44	satisfactory evidence) to be the person who	se nome is sul	beeribed to this
45	instrument, and acknowledged that he or she	se manne is su	I doolore under
46			
	penalty of perjury that the person whose name		
47	appears to be of sound mind and under	no auress, I	rauu or unaue
48	influence.]		
49	NOTADY CEAL		
50	NOTARY SEAL	(G: ,)	•••••
51		(Signature)	

52.

STATEMENT OF WITNESSES

(If you choose to use witnesses instead of having this document notarized, you must use two qualified adult witnesses. The following people cannot be used as a witness: (1) a person you designate as the agent; (2) a provider of health care; (3) an employee of a provider of health care; (4) the operator of a health care facility; or (5) an employee of an operator of a health care facility. At least one of the witnesses must make the additional declaration set out following the place where the witnesses sign.)

I declare under penalty of perjury that the principal is personally known to me, that the principal signed or acknowledged this End-of-Life Decisions Addendum in my presence, that the principal appears to be of sound mind and under no duress, fraud or undue influence, that I am not the person appointed as agent by the power of attorney for health care and that I am not a provider of health care, an employee of a provider of health care, the operator of a health care facility or an employee of an operator of a health care facility.

Signature: Print Name: Date:	
Signature:Print Name:	Residence Address:
Date:	

(AT LEAST ONE OF THE ABOVE WITNESSES MUST ALSO SIGN THE FOLLOWING DECLARATION.)

I declare under penalty of perjury that I am not related to the principal by blood, marriage or adoption and that to the best of my knowledge, I am not entitled to any part of the estate of the principal upon the death of the principal under a will now existing or by operation of law.

Signature:	
Signature:	
Names:Print Name:	Address:
Dutc	•••••

COPIES: You should retain an executed copy of this document and give one to your agent. The End-of-Life Decisions Addendum should be available so a copy may be given to your providers of health care.

Sec. 6. Chapter 449A of NRS is hereby amended by adding thereto a new section to read as follows:

1. Except as otherwise provided in subsection 2, before a facility for intermediate care <u>facility for skilled nursing</u> or [a] residential facility for groups transfers a patient to another medical facility or facility for the dependent or discharges the patient from the facility, the facility shall:

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- (a) At least 30 calendar days before transferring or discharging the patient, provide the patient and the Ombudsman with written notice of the intent to transfer or discharge the patient; and
- (b) Within 10 calendar days after providing written notice to the patient and the Ombudsman pursuant to paragraph (a), allow the patient and any person authorized by the patient the opportunity to meet in person with the administrator of the facility to discuss the proposed transfer or discharge.
 - 2. The provisions of this section do not apply to:
- (a) A voluntary discharge or transfer of a patient to another medical facility or facility for the dependent at the request of the patient; or
- (b) The transfer of a patient to another facility because the condition of the patient necessitates an immediate transfer to a facility for a higher level of care.
- 3. As used in this section, "Ombudsman" means the State Long-Term Care Ombudsman appointed pursuant to NRS 427A.125.