# CATHOLIC ADDENDUM WISCONSIN POWER OF ATTORNEY FOR HEALTH CARE

"Life is always a good ... Man's life comes from God; it is his gift, his image and imprint, a sharing in his breath of life. God therefore is the sole Lord of this life: man cannot do with it as he wills." – Evangelium Vitae, n. 34, 39

# PART I: CREATION OF AN ADDENDUM TO THE POWER OF ATTORNEY FOR HEALTH CARE DOCUMENT

The following are specific desires, provisions or limitations that I,
wish to state
regarding any and all health care decisions made on my behalf. This document is an ADDENDUM
to my POWER OF ATTORNEY FOR HEALTH CARE DOCUMENT, pursuant to Wisconsin
Statutes Section 155.30, and is incorporated into the STATEMENT OF DESIRES, SPECIAL
PROVISIONS OR LIMITATIONS found on page of my POWER OF ATTORNEY FOR
HEALTH CARE DOCUMENT. I hereby reaffirm all provisions of this Wisconsin POWER OF
ATTORNEY FOR HEALTH CARE DOCUMENT unless specifically provided herein. In the event
there is any ambiguity between the Wisconsin POWER OF ATTORNEY FOR HEALTH CARE
DOCUMENT and this ADDENDUM, this ADDENDUM is controlling.

My health care agent must make health care decisions for me based on the instructions I provide in this ADDENDUM. He or she must act in my best interest consistent with the principles I have stated in this document, or if unstated within this ADDENDUM, in accord with any wishes I have made known to him or her.

If I ever have incapacity and my health care agent is not available to provide instruction regarding my health care decisions, my health care providers, others assisting with my health care, and my family shall make health care decisions for me based on the desires, special provisions or limitations contained herein as incorporated into my POWER OF ATTORNEY FOR HEALTH CARE DOCUMENT.

I have discussed the meanings of the words used in the POWER OF ATTORNEY FOR HEALTH CARE DOCUMENT and in this ADDENDUM with my health care agent, and my agent's interpretation of them is definitive.

#### PART II: HEALTH CARE INSTRUCTIONS

If I ever have incapacity, these are my desires, provisions and limitations regarding my health care. As such, they should be followed in a manner that ensures proportionate means are used to preserve my life. Most of what I state here is general in nature, since I cannot anticipate all the possible circumstances of a future illness. If I have not given specific instructions, then my health care agent must make decisions consistent with my wishes and beliefs, in accordance with the principals set forth below.

#### DESIRES, PROVISIONS AND LIMITATIONS FOR MY HEALTH CARE

### I ask that decisions be thus made respectful of, and according to, the following principles:

- 1. *Ordinary* or *proportionate* means shall be used to preserve my life. Proportionate means are those that offer a reasonable hope of benefit, are reasonably expected to prolong my life, do not entail an excessive burden or impose excessive expense on my family or community, and do not cause significant physical discomfort.
- 2. Medical treatments that are extraordinary or *disproportionate* means of preserving my life may be withdrawn or avoided. Disproportionate means are those that do not offer a reasonable hope of benefit, are not reasonably expected to prolong my life, entail an excessive burden or impose excessive expense on my family or the community, or cause significant physical discomfort.
- 3. In principle, there is an obligation to provide me with food and water, including medically assisted nutrition and hydration if I cannot take food orally. This obligation extends to chronic and presumably irreversible conditions (e.g., the "persistent vegetative state") where I am reasonably expected to live indefinitely if given such care. Medically assisted nutrition and hydration become optional when they cannot reasonably be expected to prolong life, or when they would be excessively burdensome for me, or would cause significant physical discomfort, for example resulting from complications in the use of the means employed. For instance, as a patient draws close to inevitable death from an underlying progressive and fatal condition, certain measures to provide nutrition and hydration may become excessively burdensome and therefore not obligatory in light of their very limited ability to prolong life or provide comfort. Financial burden should only be considered when the administration of this means cannot be expected to prolong my life or lessen significant physical discomfort.
- 4. I should not be deprived of consciousness without a compelling reason.
- 5. I oppose suicide and euthanasia. Treatment or support must not be provided or withheld for the purpose of causing my death.
- 6. I desire the use of medication or procedures necessary for my comfort. Medicines capable of alleviating or suppressing pain may be given to me, even if this therapy <u>may indirectly</u> shorten my life. However, I do not wish to receive such treatment when given for the purpose/intent of hastening my death.
- 7. If my death is imminent, I desire that those treatments which maintain a precarious and burdensome prolongation of my life be withdrawn or avoided, unless those responsible for my care judge that there are special and significant reasons why I should continue to receive such treatment.
- 8. I desire that all efforts be made that I be attended by a Catholic priest and receive the Sacraments of Reconciliation, Anointing of the Sick, and Eucharist as *Viaticum*.

9.	I also desire that the following be adhered to regarding my health care decisions:			

This ADDENDUM, as incorporated into my POWER OF ATTORNEY FOR HEALTH CARE DOCUMENT, completes my health care directive.

#### PART III: MAKING THE DOCUMENT LEGAL

(Wisconsin residents must have this document signed and dated in the presence of two witnesses. The principal and the witnesses all must sign the document at the same time.)

(Person creation		URE OF PRINGE POWER OF	NCIPAL FATTORNEY FOR HEALTH CARE)
I am thinking cle made this docum		thing that is w	ritten in this document and I have
	• •	• •	es this ADDENDUM into the POWER OF Visconsin Statute Section 155.30.)
	STATEM	ENT OF WIT	NESSES
ATTORNEY FOI least 18 years of a she did so volunta  • At le • Not a	R HEALTH CARE DOCU age. I personally witnessed willy. By signing this docu ast 18 years of age. In health care agent appoint related to the person significant directly financially respons in health care provider directly an employee (other than a tally serving the person at tally	JMENT. I belied him or her signment as a witner ted by the persong this docume sible for this perceptly serving the social worker on is time.	on signing this document. ont by blood, marriage or adoption. erson's health care.
Witness #1 Da	te	Witness #2	Date
Signature		Signature	

Print Name

Address

Print Name

Address

### After you complete the ADDENDUM, make copies to be distributed with the POWER OF ATTORNEY FOR HEALTH CARE DOCUMENT as follows:

- One copy for yourself.
- One copy for the health care agent and alternates appointed in the POWER OF ATTORNEY FOR HEALTH CARE DOCUMENT.
- One copy to share and discuss with your physician.
- One copy for your record at the hospital where you would go in an emergency.
- Extra copies to share with others if you wish (loved ones, your clergy, and your attorney).

Note: A photo or fax copy is as legally valid as an original.

### Copies of this document have been given to:

1.	
2.	
3.	
4.	
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If a new document is created, all previous copies should be replaced with a copy of the new one.

"I am the resurrection and the life; whoever believes in me, even if he dies, will live, and everyone who lives and believes in me will never die." (John 11:25-26)