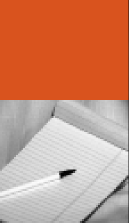
### Psychiatric Advance Directives Durable Power of Attorney for Mental Health Care

NEBRASKA & IOWA











This is your healthcare

At Alegent Health, we are committed to hearing the voice of our patients and clients throughout their care. We know there are times when our patients and clients cannot make their own decisions known because of their illness or situation. At these times, Advance Directives documents, such as a Durable Power of Attorney for Mental Health Care can be helpful in making health care and treatment decisions on your behalf.

This booklet contains information and forms you will need to complete your own Advance Directives related to your mental health care and treatment needs. Should you wish to complete general Advance Directives documents, information and forms can be found on the Alegent Health website (<a href="www.Alegent.com">www.Alegent.com</a>) or can be requested from a member of your Alegent Health Care team for assistance.

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### **Alegent** Health

#### **MISSION STATEMENT**

Faithful to the healing ministry of Jesus Christ, our mission is to provide high quality care for the body, mind, and spirit of every person. Our commitment to healing calls us to:

- Create caring and compassionate environments
- Respect the dignity of every person
- Care for the resources entrusted to us as responsible stewards
- Collaborate with others to improve the health of our communities
- Attend especially to the needs of those who are poor and disadvantaged
- Act with integrity in all endeavors

To achieve this mission, we pledge to be creative, visionary leaders committed to holistic health care in the region.

Alegent Health is sponsored by Catholic Health Initiatives and Immanuel Health Systems and is founded on the traditions of the Sisters of Mercy, Regional Community of Omaha, and the Evangelical Lutheran Church in America, Nebraska Synod.

# Frequently Asked Questions About Advance Directives and Durable Power of Attorney for Mental Health Care Documents

#### What are "Advance Directives"?

"Advance Directives" are legal documents you can complete to make your wishes about your health care and treatment needs known to others in the event that you cannot make decisions on your own. They are called "Advance Directives," because they are completed <u>in advance</u> of a time when you could not make your own decisions, and because they allow you to give <u>directions</u> about your future health care and treatment. Two types of Advance Directives documents are:

- **Durable Power of Attorney for Health Care**: In this document, you can name someone to be your representative when you are unable to make health care decisions for yourself. This representative is known as your "Attorney-in-fact."
- **Living Will Declaration**: In this document, you can give directions about your preferences for life-sustaining treatments if you become terminally ill or are in a state of permanent unconsciousness from which you will not likely recover (sometimes known as a persistent vegetative state or "PVS").

#### What is a "Durable Power of Attorney for Mental Health Care" document?

A "Durable Power of Attorney for Mental Health Care" document is a type of Advance Directives document in which you can name another person to be your representative for decisions related specifically to your mental health care and treatment needs. This person is known as your "Attorney-in-fact for Mental Health Care." You can also include information and directions about your mental health care and treatment preferences in this document, or as a supplemental part of this document, if you wish.

### Is the "Durable Power of Attorney for Mental Health Care" document the same thing as a general "Durable Power of Attorney for Health Care" document?

Not always. Sometimes people have Durable Power of Attorney for Health Care documents written in a way that applies to both general health care and mental health care decisions. Other times these documents are separate. The documents in this packet allow you to complete separate Durable Power of Attorney for Mental Health Care documents.

### Do these Durable Power of Attorney for Mental Health Care documents apply to decisions about my general health care and treatment needs?

No. In the documents in this packet, the person assigned as your Attorney-in-fact for Mental Health Care will only be responsible for making decisions regarding your mental health care and treatment needs. You may wish to fill out separate general Durable Power of Attorney for Health Care documents for decisions about your general health care.

# Do these "Durable Power of Attorney for Mental Health Care" documents address decisions about medical treatment needs related to alcohol or substance use or addictions?

No. Decisions related to medical conditions that result from alcohol or substance use or addictions would be made on your behalf by the Attorney-in-fact named in your general Durable Power of Attorney for Health Care document, or by your guardian or your closest relative.

### Who can fill out Advance Directives documents, such as the Durable Power of Attorney for Mental Health Care?

Any adult with decision-making capacity can fill out Advance Directives documents, including a Durable Power of Attorney for Mental Health Care form. If you live in Iowa, "adult" means you are at least 18 years old. If you live in Nebraska, "adult" means you are at least 19 years old.

## Do I need to complete Durable Power of Attorney for Mental Health Care documents to receive treatment for my mental health care needs?

No. You will receive treatment for your mental health care needs whether or not you have completed Durable Power of Attorney for Mental Health Care documents. Completing Durable Power of Attorney for Mental Health Care documents, however, gives you an opportunity to provide information and directions ahead of time to the person making decisions on your behalf.

#### Who can I name to be my Attorney-in-fact for Mental Health Care?

For the most part, you can name anyone you would like to be your Attorney-in-fact for Mental Health Care. It is helpful to name someone to be your Attorney-in-fact for Mental Health Care who you trust and who will be easy for your care providers to contact. This person does not have to be a lawyer, and there are some state laws to consider as you select the person to name as your Attorney-in-fact for Mental Health Care. Listed below are people who **cannot** be your Attorney-in-fact for Mental Health Care, depending on the laws of the state in which you live.

#### For Both Nebraska and Iowa Residents

- Your treating health care provider cannot be named as your Attorney-in-fact for Mental Health Care.
- A nonrelative employee of your treating health care provider or the facility where you receive care **cannot** be named as your Attorney-in-fact for Mental Health Care.

#### For Nebraska Residents Only

- A nonrelative owner or operator of a community care facility where you are a patient or resident cannot be named as your Attorney-in-fact for Mental Health Care.
- A nonrelative who, at the time you complete your Durable Power of Attorney for Mental Health Care
  documents, is currently serving as an Attorney-in-fact for ten or more people cannot be named as your
  Attorney-in-fact for Mental Health Care.

## Will my Attorney-in-fact for Mental Health Care always make decisions about my mental health care and treatment?

No. The person who is your Attorney-in-fact for Mental Health Care will only be responsible for making decisions on your behalf about your mental health care and treatment needs when it is determined that you do not have the capacity to make those decisions for yourself.

#### Who determines if I have the capacity to make my own decisions?

Your professional, licensed mental health care provider (or your other doctors, if you are not being treated by a mental health care provider) will examine you to determine if you have the capacity to make decisions about your mental health care and treatment needs. They will work with you, your Attorney-in-fact for Mental Health Care, and others involved in your care, and will record your capacity to make decisions in your medical records. If they determine that you do not have the capacity to make decisions for yourself, your Attorney-in-fact for Mental Health Care can begin making decisions on your behalf. If there is considerable disagreement about your capacity for decision-making, this determination may be left up to a judge.

### How will my Attorney-in-fact for Mental Health Care and mental health care providers know about my Advance Directives documents and my preferences for my care?

It is important to talk with your mental health care providers and the person you name as your Attorney-in-fact for Mental Health Care about your values, beliefs and preferences, and about any information you include in your Advance Directives documents. The documents included in this packet have a place for both your mental health care providers, other physicians, and the person or people you name to be your Attorney-in-fact for Mental Health Care to sign to acknowledge that they have talked with you about your preferences.

### If I include information and directions about my mental health care and treatment in my Advance Directives documents, will they be followed?

Your Attorney-in-fact for Mental Health Care and your mental health care providers will do their best to follow your directions for your mental health care and treatment. It may not always be possible, however, to follow your directions exactly as you have written them if there are legal, technical or ethical concerns related to your directions, or if they believe your directions place you at risk for causing harm to yourself or others. That is why it is important to talk with the person or people you name as your Attorney-in-fact for Mental Health Care and your mental health care providers and other physicians about your directions as you complete your Durable Power of Attorney for Mental Health Care documents.

# Will my Attorney-in-fact for Mental Health Care make decisions as he or she thinks I would make them, or will my Attorney-in-fact for Mental Health Care make decisions based on their own ideas and wishes?

Your Attorney-in-fact for Mental Health Care has an obligation to make decisions that reflect your preferences, values, and beliefs when those are known. This is known as the "substituted judgment standard" for decision-making. If your preferences are not known, or if following your directions as you have written them would place you at risk for harming yourself or others, your Attorney-in-fact for Mental Health Care and your health care providers will make decisions about your mental health care and treatment needs based on what they believe is in your best interest. This is known as the "best interest standard" for decision-making.

#### Can anyone else be given information about my mental health care and treatment?

You can give your Attorney-in-fact for Mental Health Care directions about who you want (or do not want) to receive information about your mental health care and treatment using the documents in this packet. Specific mental health care facilities or places where you are receiving care may require you or your Attorney-in-fact for Mental Health Care to complete additional forms (called HIPAA Authorization forms) in order to release your Protected Health Information and to protect your privacy.

## What if I have already completed documents that provide information about my preferences for my mental health care and treatment?

Some people have already completed documents that provide information about their mental health care and treatment preferences. These documents (such as the Wellness Action Recovery Plan, or "WRAP") can be referenced in the Durable Power of Attorney for Mental Health Care form included in this packet, and provide additional information to those making decisions about your mental health care and treatment on your behalf.

Do I need an attorney to prepare my Durable Power of Attorney for Mental Health Care documents? There are no legal requirements in Iowa or Nebraska that says you have to have an attorney prepare your Durable Power of Attorney for Mental Health Care documents. Some people do find an attorney helpful, however. You do not need to consult with an attorney to complete the documents that are provided in this packet. Be sure to follow the directions for having your documents witnessed or notarized if you complete your Durable Power of Attorney for Mental Health Care documents on your own.

### Who can serve as a witness for me as I complete my Durable Power of Attorney for Mental Health Care documents?

The laws vary from state to state regarding who can and cannot serve as your witness.

- In lowa, your witness **cannot** be your attending health care provider, an employee of your health care provider or the person you have named as your Attorney-in-fact for Mental Health Care.
- In Nebraska, your witness **cannot** be an employee of your life or health insurance provider. In addition, in Nebraska only one of your witnesses may be an employee of a health care provider who is caring for or treating you.

You may wish to have these documents notarized by an official Notary instead of witnessed.

### What should I do with my Durable Power of Attorney for Mental Health Care documents and other Advance Directives documents?

You should keep a copy of your Durable Power of Attorney for Mental Health Care documents and other Advance Directives documents in a safe place. It is helpful to give a copy of your Durable Power of Attorney for Mental Health Care to the person you name as your Attorney-in-fact for Mental Health Care, and to your mental health care providers. You may also wish to give copies to your primary care physician and to others close to you.

# Should I talk with other people in addition to the person or people I name as my Attorney-in-fact for Mental Health Care and my mental health care providers and other physicians about my wishes for my mental health care and treatment needs?

It may be helpful to talk with other family members, friends, or emergency contacts about your wishes for your mental health care and treatment so they can help support you and your Attorney-in-fact for Mental Health Care. This may help prevent any future conflicts that may come up at the time decisions about your mental health care and treatment are being made on your behalf.

# Can I change my Durable Power of Attorney for Mental Health Care documents once they are completed if my wishes and preferences change?

You can change your Durable Power of Attorney for Mental Health Care documents if your wishes and preferences change by updating your current documents or completing new documents. Remember to give copies of your updated or new documents to your health care providers and those named in your Advance Directives documents.

#### Can I revoke, or cancel, my Durable Power of Attorney for Mental Health Care documents? You are able to revoke, or cancel, your Durable Power of Attorney for Mental Health Care document under

You are able to revoke, or cancel, your Durable Power of Attorney for Mental Health Care document under certain circumstances defined by state law.

- For Nebraska Residents: You can revoke your Durable Power of Attorney for Mental Health Care document when you have the capacity to make your decisions by telling your care provider and your Attorney-in-fact for Mental Health Care verbally or in writing.
- For Iowa Residents: You can revoke your Durable Power of Attorney for Mental Health Care documents at any time regardless of your decision-making capacity, by telling your care provider and your Attorney-in-fact for Mental Health Care verbally or in writing.
  - The documents in this packet, however, give you the option of indicating that you want to be able to revoke your Durable Power of Attorney for Mental Health Care documents **only when you have the capacity to make your own decisions.**

### **Durable Power of Attorney for Mental Health Care**

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for Pare	and	who	ose telephone numbe uccessor Attorney-in	er(s) are: (home) -fact for Mental Heal	th Care	(cell)
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Information About My General Health Care Advance Directives		do car	cuments at this time,	and understand that ds will be identified f	t my surrogate or rom the following	or Health Care and/or Living Will decision-maker for general health ag in this order: My spouse, adult
Informat Co	gen	eral				nal information about completing Will documents if you have not
			•		• •	n the following instructions e of the following options):
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ly Attorn Making A		2)		ery Action Plan (WR		ecisions on my behalf, based on milar type of document. A copy of
Scope of My Attorney-in-fact Decision-Making Authority		3)	decisions on my be			nental health care and treatment mental Information for Mental

Instructions to My Attorney-in-fact for Sharing My Information In addition to the people listed above, I am instructing my Attorney-in-fact for Mental Health Care that the following individual(s) may be given information related to my mental health care and treatment:

(Note: Health care facilities may need you or your Attorney-in-fact for Mental Health Care to complete additional HIPAA Authorization forms in order to release your Protected Health Information).

TO BE SIGNED BY THE PERSON COMPLETING THIS DOCUMENT (Required)

I have read this Durable Power of Attorney for Mental Health Care document. I understand that it allows another person to make decisions on my behalf regarding my mental health care and treatment at times when I am incapable of making those decisions myself. I also understand that I can revoke this Durable Power of Attorney for Mental Health Care document under the following circumstances defined by state law:

- For Nebraska Residents: I can revoke this document when I have the capacity to make my own decisions by notifying my Attorney-in-fact for Mental Health Care named in this document and my mental health provider orally or in writing.
- For lowa Residents: I can revoke this document at any time by notifying my Attorney-in-fact for Mental Health Care named in this document and my mental health care provider orally or in writing.
  - Optional for lowa Residents:

My initials here indicate that I want to be able to revoke this document only
when I have the capacity to make my own mental health care and treatment
decisions.

Printed Name: \_\_\_\_\_ Date: \_\_\_\_\_ Signature:

#### FOR MY PHYSICIANS AND MENTAL HEALTH CARE PROVIDER(S) (Recommended)

I have reviewed this information with the person who is completing this document.

Printed Name of Mental Health Care Provider(s) and other Physicians:

#### FOR MY ATTORNEY-IN-FACT FOR MENTAL HEALTH CARE (Recommended)

I have reviewed this information with the person who has named me Attorney-in-fact for Mental Health Care.

Printed Name of Attorney-in-fact for Mental Health Care:

Signature: \_\_\_\_\_\_ Date: \_\_\_\_\_\_

Printed Name of Successor Attorney-in-fact for Mental Health Care: \_\_\_\_\_\_

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

	WITNESS OPTIONS s document to be legal	lv valid. vou n	nust comple	te one of the two options below.
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	County			
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(he/she)		voluntary act	and deed, a	and that I am not the Attorney-in-fact
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signed or ackn Attorney for Me	owledged <i>(his/her)</i> ental Health care docu nding physician is the	ıment in our p	oresence, an	nt) is known to us, that the principal signature on this Durable Power of that neither of us, nor the Attorney-in-fact for Mental Health
This section t	o be completed for N	lebraska Res	sidents only	<b>y</b> :
We also affirm document to be	that (he/she) e (his/her)		ackn voluntar	owledges the execution of this y act and deed.
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Witness 1 Sign	nature:			Date:
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				at least one of the two witnesses:
I further declar	e under penalty of per completing this docum	jury under the	e laws of the	e State of Iowa that I am not related r adoption within the third degree of
Witness 1 or 2	Signature:			Date:

### SUPPLEMENTAL INFORMATION FOR MY MENTAL HEALTH CARE AND TREATMENT

, would like to provide the following information to my
ttorney(s)-in-fact for Mental Health Care and my mental health care provider(s) and other physicians, and as
nat these be followed if possible when making mental health care and treatment decisions on my behalf. I nderstand that my care providers will do their best to comply with my information and directions to the extent
nderstand that my care providers will do their best to comply with my information and directions to the extent ney are technically, ethically and legally able, and as long as they do not risk causing harm to myself or other
the opinion of my Attorney(s)-in-fact for Mental Health Care and my mental health care provider(s) and other
hysicians.
nformation about medication for my mental health care and treatment needs:
nformation about where I would like to receive care for my mental health care and treatment needs:
nformation about the types of treatment I would like to receive for my mental health care and reatment needs (e.g., group therapy, seclusion, and restraint options, electroconvulsive therapy):
additional information that may be helpful when making decisions about my mental health care and reatment needs (e.g., things I find comforting, activities I enjoy, things that tend to upset me, things that have elped me in the past):
other information related to my mental health care and treatment needs:

Please complete both sides of this document

	aking decisions on my behalf related to my me	nation in this document with the people who will be involved ental health care and treatment needs if I cannot make them e (check any of the following that apply):
	Discussed this information with my Attorney(s	s)-in-fact for Mental Health Care, who is (are):
	Discussed this information with the following	physicians and/or mental health care providers:
	<u> </u>	people (for example, other family members, friends, or decisions regarding your mental health care and treatment
My F	Printed Name:	Date:
My S	Signature:	
	MY PHYSICIANS AND MENTAL HEALTH C	
	re reviewed this information with the person when	
Print		alth Care Provider(s):
Sign		Date:
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Sign	ature:	Date:
FOR	MY ATTORNEY-IN-FACT FOR MENTAL HE	ALTH CARE (Recommended)
I hav	re reviewed this information with the person where	no has named me Attorney-in-fact for Mental Health Care.
	·	Care:
		Date:
Print	ed Name of Successor Attorney-in-fact for Me	ntal Health Care:
Sign	ature:	Date:

Please complete both sides of this document

#### **WALLET CARDS**

Cut out and complete the cards below. Put one card in the wallet or purse you carry most often, along with your driver's license or health insurance card. You may keep the second card on your refrigerator, in your motor vehicle glove compartment, a spare wallet or purse, or other easy-to-find place.

AIIN: HE	ALTH CARE PROVIDERS
	the following Advance Directives: one or more, as appropriate)
Durable Power of	Attorney for Health Care
Living Will Declar	ration
Durable Power of	Attorney for Mental Health Care
Other:	
Please Contact	
	(Name)
at(Telepho	for more information.
(Date)	(Signature)
	ALTU CARE PROVIDERS
	ALTH CARE PROVIDERS
I have created	EALTH CARE PROVIDERS the following Advance Directives: one or more, as appropriate)
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I have created ( <i>Check o</i>	the following Advance Directives: one or more, as appropriate)  f Attorney for Health Care
I have created (Check o Durable Power of Living Will Declar	the following Advance Directives: one or more, as appropriate)  f Attorney for Health Care
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I have created (Check o Durable Power of Living Will Declar Durable Power of	the following Advance Directives: one or more, as appropriate)  f Attorney for Health Care ration  f Attorney for Mental Health Care
I have created (Check of Check	the following Advance Directives: one or more, as appropriate) f Attorney for Health Care ration f Attorney for Mental Health Care  (Name)
I have created (Check o  Durable Power of Living Will Declar Durable Power of Other:	the following Advance Directives: one or more, as appropriate)  f Attorney for Health Care ration f Attorney for Mental Health Care  (Name) for more information.



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