CONSENT REQUEST FOR OFFICE OF STATE GUARDIAN WARD
DNR/DNI/WITHHOLDING/WITHDRAWAL OF TREATMENT

This form was designed to make obtaining a Do Not Resuscitate – Do Not Intubate (DNR-DNI) order or making decisions to withhold or withdraw treatment for a ward of the Office of State Guardian (OSG) as simple as possible. All of the information requested is required to comply with OSG policy and the Illinois Health Care Surrogate Act (HCSA). OSG can only provide consent for wards who are unable to make decisions for themselves, and only when the requirements of the HCSA are met.

This completed form will be reviewed by an OSG guardianship representative who will visit the ward and contact all known family or friends. If the OSG representative recommends that consent be provided, the request will be reviewed by the OSG attorney. The OSG Administrator will make the final determination and provide signature on the consent form. Should you have any questions, please contact OSG at the phone number listed above.

1. Attending Physician - Please fully complete sections A-D
2. Second Medical Opinion - Concurring Physician please complete Section E

Name of Patient: _______________________________________________________________________

(A) I, ____________________________________, am the attending physician who has primary responsibility or shares responsibility for the treatment and care of the patient and am a licensed physician in Illinois.

Date form completed: ___________________ ______________________________

Signature of Physician

Date of last medical exam: ___________________ ______________________________

Name of Hospital or Nursing Home City, State, Zip Code

______________________________________ ______________________________

FAX Telephone

(B) DECISIONAL CAPACITY

The fact that a ward has a court-appointed guardian, or suffers from a mental illness, developmental disability or advanced age does not automatically constitute a lack of decisional capacity under the terms of the Health Care Surrogate Act. In order to make this decision on behalf of the ward, it must be determined that the patient lacks the ability to understand and appreciate the nature and consequences of decisions regarding the foregoing of life-sustaining treatment, and that the ward lacks the ability to reach and communicate an informed decision.

1. Do you feel the ward lacks decisional capacity at this time?

Circle One: YES NO (if no is circled omit rest of form)

2. Document patient's inability to make decisions and current cognitive status below

____________________________________________________________________________
1. Should the patient be placed on DNR/DNI status which includes the withholding of all efforts to resuscitate in the event of cardiac or respiratory arrest? (check all that apply)
   
   a. Full Cardiopulmonary Arrest (when both breathing, and heartbeat stop):
      ___ Do Not Attempt Cardiopulmonary Resuscitation (CPR)
      (Measures to promote patient comfort and dignity will be provided.)
   
   b. Pre-Arrest Emergency (when breathing is labored or stopped, and heart is still beating):
      SELECT ONE
      ___ Do Attempt Intubation – OR-
      ___ Do Not Attempt Intubation.
      (Measures to promote patient comfort and dignity will be provided.)

2. Outline any medical treatment or therapy in addition to a DNR that you would like to withhold or withdraw. Explain your reasons for this action at this time. **Initial Withhold/Withdraw** (if left blank, request is for DNR only)

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<thead>
<tr>
<th>Treatment</th>
<th>W/hold</th>
<th>W/draw</th>
<th>Treatment</th>
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<td>Assisted ventilation</td>
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<td>Antibiotics as noted</td>
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3. Fully describe Medical Condition that supports the request for DNR/DNI/Withdraw:
   
   (copies of progress notes or evaluations must be attached to further explain medical condition)

   ______________________________________________________
   ______________________________________________________
   ______________________________________________________

4. Are there other treatment options for the patient at this time?

   Circle One:  NO (all other treatments are medically futile)
   YES (described below)

   ______________________________________________________

5. In many cases a referral for hospice services is appropriate at the time a DNR, withholding or withdrawal of treatment order is given. Is the case being referred for hospice care?

   Circle One:  YES
   NO
QUALIFYING CONDITION

In order to abide by the requirements of the Illinois Health Care Surrogate Act, the attending physician must document in the medical record that the patient lacks decisional capacity and that a qualifying condition exists. Check the qualifying condition that applies and is documented in the medical record. (CHECK ONE)

1. "TERMINAL CONDITION"
   Where the patient has an illness or injury for which there is no reasonable prospect of recovery; and death is imminent, i.e., death will occur in a relatively short period of time, even if life sustaining treatment is initiated or continued; and the application of life-sustaining treatment would only prolong the dying process.

2. "PERMANENT UNCONSCIOUSNESS"
   Where the patient has a condition that, to a high degree of medical certainty will last permanently, without improvement; and in which thought, sensation, purposeful action, social interaction, and awareness of self and environment are absent; and for which initiating or continuing life-sustaining treatment, in light of the ward’s medical condition, provides only minimal medical benefit.

3. "INCURABLE OR IRREVERSIBLE CONDITION"
   Where the patient has an illness or injury for which there is no reasonable prospect of a cure or recovery; and that ultimately will cause the ward’s death even if life sustaining treatment is initiated or continued; and that imposes severe pain or otherwise imposes an inhumane burden on the ward; and for which initiating or continuing life-sustaining treatment, in light of the ward’s medical condition, provides only minimal medical benefit.

SECOND MEDICAL OPINION - CONCURRENCE STATEMENT OF QUALIFIED PHYSICIAN

I am a physician licensed to practice medicine in Illinois, I have personally examined the patient within the last 24 hours and I concur with the opinion of the attending primary physician, I concur that the patient lacks the ability to understand and appreciate the nature and consequences of decisions regarding the foregoing of life-sustaining treatment, and that the ward lacks the ability to reach and communicate an informed decision. I also concur that this request for the withholding and/or withdrawing of treatment is appropriate and warranted due to the nature of this patient’s qualifying condition. I have also documented these conclusions in the patient’s medical chart.

Date: ____________________________      ____________________________
Signature of 2nd Physician                     Print Name of Physician

CONSENT OF GUARDIAN

I, ___________________________________________________________, a representative of the OSG, as guardian

for _______________________________________________________, a disabled ward, consent to

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Office of State Guardian By: ____________________________ Date: __________

THIS CONSENT IS BASED UPON THE PARTICULAR FACTS PRESENTED ABOVE AND MAY BE REVOKED AT ANY TIME IF ADDITIONAL INFORMATION IS OBTAINED OR THE PATIENT’S CONDITION SIGNIFICANTLY CHANGES. ANY REVOCATIONS WILL BE MADE VERBALLY AND IN WRITTEN FASHION TO THE TREATING PHYSICIAN. THIS CONSENT IS TO BE DOCUMENTED IN THE MEDICAL CHART OF THE PATIENT.