

How can I create a health care power of attorney?

To create a health care power of attorney, any writing that meets the requirements of section 36-3221 can be used. The following form is offered as a sample only and does not prevent a person from using other language or another form: 1. Health Care Power of Attorney

Which power of attorney forms are based on Arizona law?

These Power of Attorney forms are based on Arizona law. Arizona law has requirements for the Principal, witness, Attorney in Fact, Notary, as well as the Power of Attorney form. These requirements may differ from those in other states.

Do you need a power of attorney in Arizona?

Arizona law has requirements for the Principal, witness, Attorney in Fact, Notary, as well as the Power of Attorney form. These requirements may differ from those in other states. The people who sign and use the Arizona Power of Attorney form must follow these instructions and abide by Arizona Power of Attorney laws.

11.

Is my power of Attorney effective on my inability to make health care decisions?

This power of attorney is effective when you are unable to make or communicate health care decisions.

Do I have to initial a statement in Arizona?

You do not have to initial any of the statements in an Arizona health care power of attorney. If you do not check any of the statements, your agent and your family will have the authority to make a gift of all or part of your body under Arizona law.

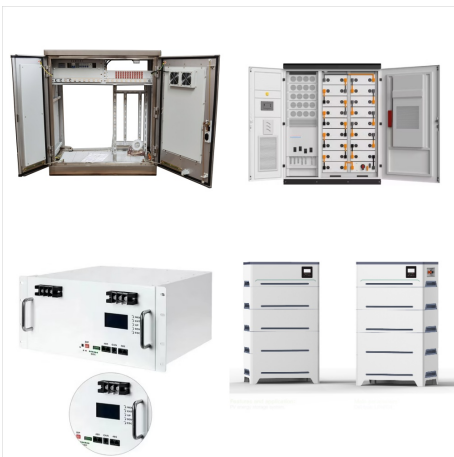
What is a valid power of attorney?

With a valid Power of Attorney, the trusted person you name will be legally permitted to take care of important matters granted by the Principal - for example paying your bills or managing your investments. 2. Who can use a Power of Attorney?

# ARIZONA HEALTH POWER OF ATTORNEY REQUIRED TO HAVE BACKUP NAME



Terms Used In Arizona Laws 36-3221. Adult: means a person who has attained eighteen years of age. See Arizona Laws 1-215; Agent: means an adult who has the authority to make health care treatment decisions for another person, referred to as the principal, pursuant to a health care power of attorney. See Arizona Laws 36-3201; Fiduciary: A trustee, executor, or administrator.

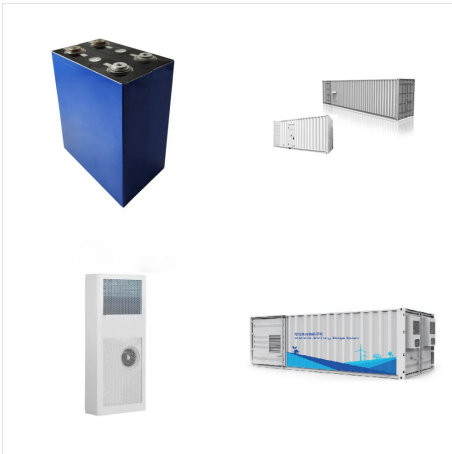


This mental health care power of attorney is made pursuant to title 36, chapter 32, article 6, Arizona Revised Statutes, and continues in effect for all who may rely on it except to those I have given notice of its revocation pursuant to section 363285, Arizona Revised Statutes.



I,, the principal, sign my name to this Power of Attorney this \_\_\_\_ day of \_\_\_\_ and, being first duly sworn, do declare to the undersigned authority that I sign and execute this instrument as my power of attorney and that I sign it willingly, or willingly direct another to sign for me, and that I execute it as my free and voluntary act for

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Life Care Planning Packet: Durable Mental Health Care Power of Attorney Updated 03/18 Sec. 6: Page 1 of 4 STATE OF ARIZONA . DURABLE MENTAL HEALTH CARE POWER OF ATTORNEY . Instructions and Form . 1. Information about me: health history, dietary requirements, religious concerns, people to notify and any other matters that you feel are



Two people or more can have Power of Attorney, though it is generally advised against. Nominating more than one POA can create confusion when it comes time to make important decisions -- especially with time-sensitive medical ???



You can find the official name for a medical POA below, as the form's name differs by state. Advance Directive ? 22-8A-4(c)(4) Alaska: Advance Health Care Directive: AS 13.52.010: Arizona: Health Care Power of Attorney ? 36-3224: Arkansas: Durable Power of Attorney for Health Care ? 20-6-103: California: Signing Requirements

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Limited power of attorney. As the name suggests, a limited POA gives the agent the right to perform only a specific transaction, after which the POA may end, depending on the wording of the document.

Healthcare power of attorney. An agent can make health-related decisions for you, should you be incompetent or incapacitated in some way



.Health care power of attorney; scope; requirements; limitations; fiduciaries. A. A person who is an adult may designate another adult individual or other adult individuals to make health care decisions on that person's behalf or to provide funeral and disposition arrangements in the event of the person's death by executing a written health care power of attorney that meets all ???



State of Arizona ARIZONA DURABLE POWER OF ATTORNEY 1. General Durable Power of Attorney (ends upon Principal's death or revocation) power of attorney, and that as required by A.R.S. ?

14-5501, I am eighteen years of age or older, of sound mind, and under no constraint or undue influence. \_\_\_\_\_, the witness, sign my name to the

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What can a financial power of attorney do? An agent with a valid power of attorney for finances may be able to: Access the principal's financial accounts to pay for health care, housing needs, and other bills. File taxes on behalf of the principal. Make investment decisions on behalf of the principal. Collect the principal's debts.



This mental health care power of attorney is made pursuant to title 36, chapter 32, article 6, Arizona Revised Statutes, and continues in effect for all who may rely on it except to those I have given notice of its revocation pursuant to section 36-3285, Arizona Revised Statutes.

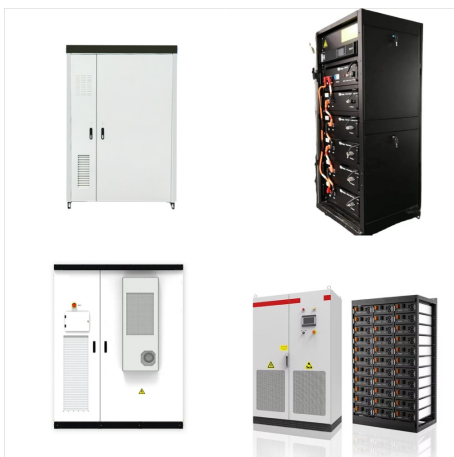


In most states, you must sign your power of attorney before a notary public. Know your state's laws to make your power of attorney legal. If you need help drafting a valid financial power of attorney or health care power of attorney, check out FindLaw's estate planning forms section for cost-effective solutions.

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You'll also want to have a separate durable power of attorney for health care, or health care proxy, which appoints someone to make medical decisions on your behalf if you can't speak for yourself. and then having ???



You can fill it out, sign it and have it witnessed, and you have a completely valid document. The Arizona Attorney General's office has even made the Arizona form fillable, included instructions and put the whole package online. You won't pay a penny for legal fees, and you will have a power of attorney in place.



This mental health care power of attorney is made pursuant to title 36, chapter 32, article 6, Arizona Revised Statutes, and continues in effect for all who may rely on it except to those I have given notice of its revocation pursuant to section 36-3285, Arizona Revised Statutes.

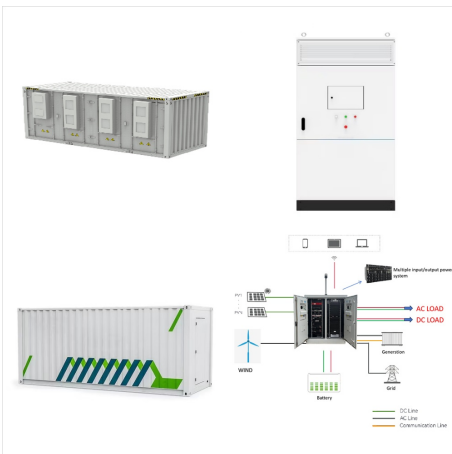
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It's possible to create a condition that must be satisfied before the POA becomes effective???such as a doctor declaring that you're incapacitated???but there are many reasons why this type of "springing" power of attorney isn't usually advised. (Mo. Rev. Stat. ? 404.714 (2024).) When Does My Financial Power of Attorney End?



With a valid Power of Attorney, the trusted person you name will be legally permitted to take care of important matters granted by the Principal ??? for example paying your bills or managing your ???



This form combines the many different state legal requirements into a "universal" legal form that is intended to meet the basic requirements in most states. This form has space so you can add any special instructions or limitations you wish to include. But remember, this form is a basic Health Care Power of Attorney.

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You'll also want to have a separate durable power of attorney for health care, or health care proxy, which appoints someone to make medical decisions on your behalf if you can't speak for yourself. and then having another child or family member listed as a backup. It's always smart to have a backup agent, in case something happens to

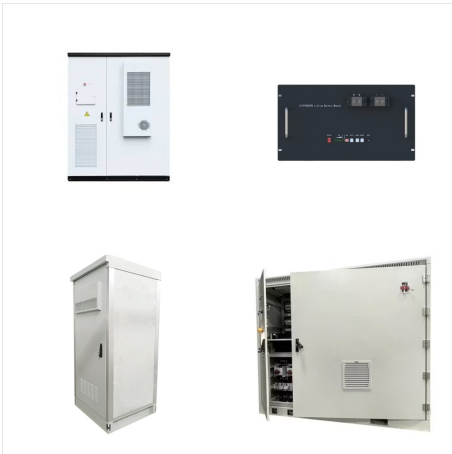


Draft The Power Of Attorney Document: The power of attorney document must meet certain legal requirements to be valid in Arizona. You can use a pre-printed form or create your own document, but it must include certain key elements, such as the names of the principal and agent, the type and scope of authority granted, and the duration of the



E. The execution requirements for the creation of a power of attorney provided in subsection D of this section do not apply if the principal creating the power of attorney is: 1. A person other than a natural person. 2. Any person, if the power of attorney to be created is a ???

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Understanding Power of Attorney Arizona. A Power of Attorney (POA) is a legal document that grants authority to another adult, known as the "agent" or "attorney-in-fact," to act on your behalf in various matters. In Arizona, you can create a POA as long as you are 18 years of age or older, live in the state, and are of sound mind.

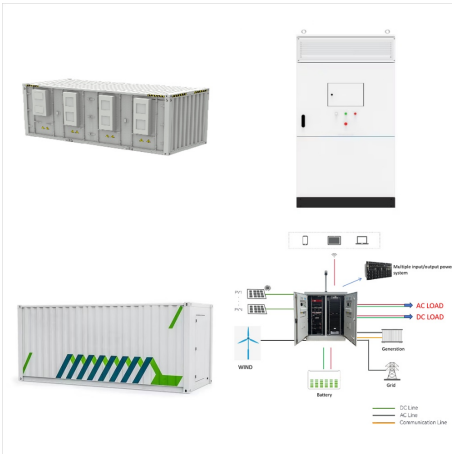


In Arizona, there are four common types of powers of attorney, or POAs: Healthcare or medical power of attorney. Mental healthcare power of attorney. Living will. Prehospital medical care directive. Your most frequently asked ???

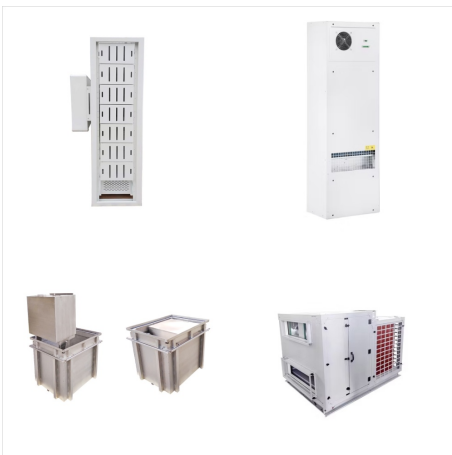


When you make a durable medical POA???more commonly called a "durable power of attorney for health care"???you name a trusted person to oversee your medical care and make health care decisions for you if you're unable to do so. and some states also require witnesses as well. When witnesses are required, some states have additional

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General vs. Durable Power of Attorney. It is important to note the difference between a general power of attorney and a durable power of attorney. A general power of attorney is "non-durable." This means that the person appointed to act on behalf of the principal can no longer do so once the principal becomes incapacitated.



I,, the principal, sign my name to this Power of Attorney this \_\_\_\_ day of \_\_\_\_ at,, and, being first duly sworn, do declare to the undersigned authority that I sign and execute this instrument as my power of attorney and that I sign it willingly, or willingly direct another to sign for me, and that I execute it as my free and voluntary



A comprehensive estate plan has a financial power of attorney, health care power of attorney/living will, and a last will and testament. A financial power of attorney document is where you name a person, your "agent" or "attorney in fact," to handle financial matters. Talk to those people you name as your agent and backup agent

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The person drafting a power of attorney can name more than one agent to act on their behalf. They can name one agent and a backup or successor agent who can act if the first agent is unwilling or unable to serve. untrustworthy, or have a difference of opinion about health care decisions and are unwilling to abide by your instructions. In