То:	<u> </u>	
From:	From:	
	Power of Attorney Testimony	
Notice to Agent is No	tice to Principal and Notice to Principal is Notice t	to Agent
Bill of Rights Preamble) S	ting the state of Delaware (as seen in Delaware Cons Sui Juris, in this Court of Record, come to you, being u must provide due care. We make the following state	trustees
Delaware Constitution I	Preamble	
their Creator according to life and liberty, of acquiring obtaining objects suitable these rights are essential them; and therefore all jut the people, and establish	ess, all men have by nature the rights of worshiping and the dictates of their consciences, of enjoying and deng and protecting reputation and property, and in gence to their condition, without injury by one to another; all to their welfare, for due exercise thereof, power is in last authority in the institutions of political society is dened with their consent, to advance their happiness; arounstances require, from time to time, alter their Conse	efending leral of and as herent in trived from and they
Please notice:in joint agreement as to compare the state of the		, are
in joint agreement as to c	care and treatment.	
As such,	isions concerning each other's care and treatment.	, may
Both		, are
in agreement on this mat	ter;	
Maxim of Law- The explagainst the law, because	ents give the law to the contract. <i>Halk. Max.</i> 118. bressed agreement of the parties overcomes or prese the agreement of the parties makes the law of the basis of 58; <i>Dig.</i> 16, 3, 1, 6; 2 <i>Coke,</i> 73.	
We have freedom to choo another opinion. We may	entity may interfere with our lawful decision-making pose treatment, or to refuse treatment. We may choose the choose to prolong or shorten any suggested treatments any entity except the laws of nature;	se to seek
Affiants state: Both parties, agree to this Power of Att document.	torney and so signify that agreement by our autograp	, ohs on this

Verification

nereby declare, certify, subscribe and affirm that under the lawful laws of the United States of	ΣŢ
America and by the provisions of 28 USC § 1746 that all of the above and foregoing	
epresentations are true and correct to the best of my knowledge, information, and belief.	
Executed in the State of on this day of ir	1
he Year of Our Lord Two Thousand Twenty	
Autograph Affiant:	
Autograph Affiant:	
Notary as JURAT CERTIFICATE	
State }	
County }	
On this day of 202 (date) before me,	
a Notary Public, personally appeared,	
(Names of Affiants), who proved to me on the basis of satisfactory evidence to be the)
nan/woman whose name is sworn and subscribed to the within instrument and has	
autograph(s) on the instrument the man/woman executed, the instrument. I certify under	
PENALTY OF PERJURY under the laws of the state of that	tha
oregoing paragraph is true and correct.	uie
VITNESS my hand:	
•	
Signature of Notary/Jurat:	
Seal/Stamp	

2

How to Get or Obtain Power of Attorney in your State

- 1. Print the POA document.
- 2. Take witness, original special power of attorney form and Photo ID to a Notary Public.
- 3. You and the witness sign the Power of Attorney in front of a Notary.
- 4. Make copies of the Power of Attorney for documentation.