How many sets of PMDD documents should I sign?
You should give a completed, witnessed and signed PMDD to your agent and to your alternate agent(s) since they would need it to prove that they have the authority to make decisions for you.
You may also wish to make photocopies of the signed, witnessed document for your own records and for a friend, neighbor or health care provider so that they could easily contact your agent in the event of an emergency.
(Do not keep your PMDD in a safe deposit box or any other place that is inaccessible.)

Why does the PMDD specify that photocopies of my signed document aren't considered valid?
Your PMDD limits the use of photocopies to use for informational purposes only. By requiring valid documents to have original signatures, you are protected if you decide to revoke your PMDD or designate someone else to be your agent. You need only retrieve and destroy those few signed documents. On the other hand, if photocopies of your signature were valid, you would have no way of knowing how many photocopies were made by others or to whom they were given.

Is the PMDD valid in every state?
The Multi-State version of the PMDD conforms with the laws of most states. Some states, however, have specific statutory requirements for a durable power of attorney for health care. For those states, the ITF distributes PMDDs specifically drafted to meet the state's technical requirements. Those states include: AK, AL, CA, CT, DE, FL, HI, IN, MI, MN, MO, NC, ND, NE, NH, NV, OH, OK, OR, SC, TN, TX, UT, VT, WV and WI.

If I have signed a PMDD in one state and move to a state that has different statutory requirements, do I need to sign a new PMDD? No. If your PMDD was valid in the state where you signed it, it will be honored in another state.

How can I get a PMDD?
PMDD packets are available from the ITF. Each packet contains a question and answer sheet, a checklist, three PMDD documents and a Protective Identification Card.
You can write (see address below) or phone (800) 958-5678 and request a packet.

Be sure to designate which version of the PMDD (Multi-state or AK, AL, CA, CT, DE, FL, HI, IN, MI, MN, MO, NC, ND, NE, NH, NV, OH, OK, OR, SC, TN, TX, UT, VT, WV or WI) you want. A donation of $8 is requested for each PMDD packet.

International Task Force on Euthanasia and Assisted Suicide
PO Box 760 - Steubenville, OH 43952
740-282-3810
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The Evangelization Station
Hudson, Florida, USA
E-mail: evangelization@earthlink.net
www.evangelizationstation.com
Pamphlet 257
4. Previously, family members were automatically considered the decision makers for a loved one. This is rapidly changing. Unless you have named someone as your agent to make decisions for you if you can't give informed consent, a health care provider or court appointed guardian who doesn't know your values and wishes may make critical decisions for you.

5. Ever since the federal Health Insurance Portability and Accountability Act (HIPAA) went into effect, some health care facilities have refused to provide information to anyone - even family members - about a hospitalized adult unless the patient has given written consent. The PMDD gives your agent the authority to obtain necessary information in the event that you are unable to give written consent at the time of hospitalization. Taking the time now to sign a PMDD will assure you that you have carefully chosen the family member or friend who will protect your best interests if you can't speak for yourself.

Who should have a PMDD?
It's a good idea for every person who is 18 years old or older to have a PMDD. Many people assume that such a document is only necessary for the elderly or for the seriously ill, but people of any age or health condition could be in an accident after which they could be temporarily or permanently unable to make their own health care decisions.

How does the PMDD differ from a "Living Will"?
The PMDD is a Durable Power of Attorney for Health Care. A Living Will is a document, often called a "declaration" or a "directive," in which the signer gives power and authority to an "attending physician" to withhold or withdraw medical interventions under certain circumstances. Because the "attending physician" may be a total stranger who is completely unfamiliar with the signer's values and wishes, terms in the document may be interpreted by the physician in a manner that was not intended by the signer. Also, with the Living Will, family members and others -- who are familiar with the signer's values and wishes -- have no legal standing to interpret the meaning of the directive.

Are there any limitations on my agent's authority?
Yes, the PMDD limits your agent's authority in one specific way. It makes it clear that your agent does not have the authority to approve the direct and intentional ending of your life. For example, your agent may not authorize that you be given a lethal injection or an intentional lethal drug overdose. Further, your agent may not direct that you be denied food or fluids for the purpose of causing your death by starvation or dehydration. This limitation not only protects you but also protects your agent from being subjected to pressure to authorize such actions or omissions.

If I'd like to give my agent other directions or express other special provisions, should I add these in writing to my PMDD?
Although you may legally add other provisions in writing, you are advised not to do so. Instead of including any additional provisions or directions in writing, discuss them in detail with your agent both when you sign your PMDD and after periodic review of your document.

Who may serve as my agent?
It is important to select your agent carefully. Although an agent is also called an attorney-in-fact, that person need not be an attorney. You may wish to select a spouse, other family member or close friend as your agent. Your agent should be an adult who shares your values and whom you trust to make decisions on your behalf. He/she also should be a person who will be comfortable asserting your rights.

Do I need more than one agent?
You are not required to name more than one agent but it is a good idea to name one or two alternates so that, if your agent is not available or is incapacitated, an alternate may act on your behalf. Alternates should be selected with the same degree of care as your primary agent.