NORTH CAROLINA
Advance Directive
Planning for Important Healthcare Decisions

Courtesy of CaringInfo
www.caringinfo.org
800-658-8898

CaringInfo, a program of the National Hospice and Palliative Care Organization (NHPCO), is a national consumer engagement initiative to improve care and the experience of caregiving during serious illness and at the end of life. As part of that effort, CaringInfo provides detailed guidance for completing advance directive forms in all 50 states, the District of Columbia, and Puerto Rico.

This package includes:
• Instructions for preparing your advance directive. Please read all the instructions.
• Your state-specific advance directive forms, which are the pages with the gray instruction bar on the left side.

BEFORE YOU BEGIN

Check to be sure that you have the materials for each state in which you may receive healthcare. Because documents are state-specific, having a state-specific document for each state where you may spend significant time can be beneficial. A new advance directive is not necessary for ordinary travel into other states. The advance directives in this package will be legally binding only if the person completing them is a competent adult who is 18 years of age or older, or an emancipated minor.

ACTION STEPS
1. You may want to photocopy or print a second set of these forms before you start so you will have a clean copy if you need to start over.

2. When you begin to fill out the forms, refer to the gray instruction bars — they will guide you through the process.

3. Talk with your family, friends, and physicians about your advance directive. Be sure the person you appoint to make decisions on your behalf understands your wishes.

4. Once the form is completed and signed, photocopy, scan, or take a photo of the form and give it to the person you have appointed to make decisions on your behalf, your family, friends, healthcare providers, and/or faith leaders so that the form is available in the event of an emergency.
5. You may also want to save a copy of your form in your electronic healthcare record, or an online personal health records application, program, or service that allows you to share your medical documents with your physicians, family, and others who you want to take an active role in your advance care planning.

6. North Carolina maintains an Advance Directive Registry. By filing your advance directive with the registry, your health care provider and loved ones may be able to find a copy of your directive in the event you are unable to provide one. You can read more about the registry, including instructions on how to file your advance directive, at https://sosnc.gov/divisions/advance_healthcare_directives.

INTRODUCTION TO YOUR NORTH CAROLINA ADVANCE HEALTH CARE DIRECTIVE

This packet contains a legal document, a North Carolina Advance Health Care Directive, that protects your right to refuse medical treatment you do not want, or to request treatment you do want, in the event you lose the ability to make decisions yourself.

Your North Carolina Advance Directive has three parts. Part I is the North Carolina Health Care Power of Attorney. This part lets you name someone, called your agent, to make decisions about your health care—including decisions about life-prolonging measures—if you can no longer speak for yourself. Part II is a North Carolina Advance Directive for a Natural Death, which is your state’s living will. Part II lets you state your wishes regarding the withholding and withdrawing of life-prolonging measures in the event that you can no longer make your own health care decisions and you are terminally ill, permanently unconscious, or suffer from advance dementia or other irreversible loss of cognitive ability. Part III contains the signature and witnessing provisions so that your document will be effective. Depending on your advance planning needs, you may fill out Part I, Part II, or both, depending on your advance planning needs. You must complete Part III.

How do I make my North Carolina Advance Health Care Directive legal?

In order to make your health care power of attorney legally binding, you must complete it and sign it in the presence of two witnesses and a notary public.

Your witnesses cannot:

• be related within the third degree to you or your spouse,
• know or have reason to believe that they would be entitled to any portion of your estate upon your death,
• have any claim against you or your estate at the time you sign the document
• be your doctor or mental health treatment provider or a licensed health care provider who is an employee of your doctor or of your mental health treatment provider, or
• be an employee of a health care facility in which you are a patient, or an employee of a nursing home or any group-care home in which you are a resident

The notary public must notarize the document after you and the witnesses have signed it.
**Whom should I appoint as my agent?**

Your agent is the person you appoint to make decisions about your healthcare if you become unable to make those decisions yourself. Your agent may be a family member or a close friend whom you trust to make serious decisions. The person you name as your agent should clearly understand your wishes and be willing to accept the responsibility of making healthcare decisions for you.

Any person who is providing your healthcare for compensation cannot serve as your agent or alternate agent. You can appoint a second and third person as your alternate agents. An alternate agent will step in if the person(s) you name as agent is/are unable, unwilling, or unavailable to act for you.

If you complete both parts I and II of this advance directive, Part II allows you to choose whether your agent must strictly adhere to the wishes you record in Part II or has the ability to override those wishes if he or she thinks it is in your best interest.

**Should I add personal instructions to my advance directive?**

Yes! One of the most important reasons to execute an advance directive is to have your voice heard. When you name an agent and clearly communicate to them what you want and don’t want, they are in the strongest position to advocate for you. Because the future is unpredictable, be careful that you do not unintentionally restrict your agent’s power to act in your best interest. Be especially careful with the words “always” and “never.” In any event, be sure to talk with your agent and others about your future healthcare and describe what you consider to be an acceptable “quality of life.”

**When does my agent’s authority become effective?**

**Part I** goes into effect when your doctor determines that you are no longer able to make or communicate your health care decisions.

The declaration in **Part II** becomes effective when your doctor determines that you cannot make or communicate your health care decisions and you have one of the conditions that you indicate should trigger your declaration.

You retain the primary authority for your healthcare decisions as long as you are able to make your wishes known.

**Agent Limitations**

Your agent will be bound by the current laws of North Carolina as they regard pregnancy and termination of pregnancies.
What if I change my mind?

You may revoke **Part I**, your **Health Care Power of Attorney**, at any time while you are still able to make and communicate health care decisions by:

- signing and dating a written revocation,
- executing a new Health care Power of Attorney, or
- taking any other action that communicates clearly and consistently to your health care agent or your health care provider your intent to revoke your agent’s power.

Your revocation becomes effective once you notify your agent, if you have appointed one, and your doctor or psychologist. **Part I** is automatically revoked if you appoint your spouse as your agent and your marriage ends (unless you have appointed an alternate agent).

You may revoke **Part II** in any any way you are able to communicate your intent to revoke in a clear and consistent manner, without regard to your mental or physical condition. Methods for revoking Part II include telling your physician that you revoke, executing a written revocation, or tearing up all of the copies of your advance directive.

**Mental Health Issues**

These forms do not *expressly* address mental illness, although you can state your wishes and grant authority to your agent regarding mental health issues. The National Resource Center on Psychiatric Advance Directives maintains a website ([https://nrc-pad.org/](https://nrc-pad.org/)) with links to each state’s psychiatric advance directive forms. If you would like to make more detailed advance care plans regarding mental illness, you could talk to your physician and an attorney about a durable power of attorney tailored to your needs.

**What other important facts should I know?**

Be aware that your advance directive will not be effective in the event of a medical emergency, except to identify your agent. Ambulance and hospital emergency department personnel are required to provide cardiopulmonary resuscitation (CPR) unless you have a separate physician’s order, which are typically called “prehospital medical care directives” or “do not resuscitate orders.” DNR forms may be obtained from your state health department or department of aging ([https://www.hhs.gov/aging/state-resources/index.html](https://www.hhs.gov/aging/state-resources/index.html)). Another form of orders regarding CPR and other treatments are state-specific POLST (portable orders for life sustaining treatment) ([https://polst.org/form-patients/](https://polst.org/form-patients/)). Both a POLST and a DNR form MUST be signed by a healthcare provider and MUST be presented to the emergency responders when they arrive. These directives instruct ambulance and hospital emergency personnel not to attempt CPR (or to stop it if it has begun) if your heart or breathing should stop.
PART I: HEALTH CARE POWER OF ATTORNEY

NOTE: YOU SHOULD ONLY USE THIS DOCUMENT TO NAME A PERSON AS YOUR HEALTH CARE AGENT IF YOU ARE COMFORTABLE GIVING THAT PERSON BROAD AND SWEEPING POWERS TO MAKE HEALTH CARE DECISIONS FOR YOU. THERE IS NO LEGAL REQUIREMENT THAT ANYONE EXECUTE A HEALTH CARE POWER OF ATTORNEY.

EXPLANATION: You have the right to name someone to make health care decisions for you when you cannot make or communicate those decisions. This form may be used to create a health care power of attorney, and meets the requirements of North Carolina law. However, you are not required to use this form, and North Carolina law allows the use of other forms that meet certain requirements. If you prepare your own health care power of attorney, you should be very careful to make sure it is consistent with North Carolina law.

This document gives the person you designate as your health care agent broad powers to make health care decisions for you when you cannot make the decision yourself or cannot communicate your decision to other people. You should discuss your wishes concerning life-prolonging measures, mental health treatment, and other health care decisions with your health care agent. Except to the extent that you express specific limitations or restrictions in this form, your health care agent may make any health care decision you could make yourself.

This form does not impose a duty on your health care agent to exercise granted powers, but when a power is exercised, your health care agent will be obligated to use due care to act in your best interests and in accordance with this document.

This Health Care Power of Attorney form is intended to be valid in any jurisdiction in which it is presented, but places outside North Carolina may impose requirements that this form does not meet.

If you want to use this form, you must complete it, sign it, and have your signature witnessed by two qualified witnesses and proved by a notary public. Follow the instructions about which choices you can initial very carefully. Do not sign this form until two witnesses and a notary public are present to watch you sign it. You then should give a copy to your health care agent and to any alternates you name. You should consider filing it with the Advance Health Care Directive Registry maintained by the North Carolina Secretary of State:
http://www.secretary.state.nc.us/ahcdr/Forms.aspx.
1. Designation of Health Care Agent.

I, ____________________________, being of sound mind, hereby appoint the following person(s) to serve as my health care agent(s) to act for me and in my name (in any way I could act in person) to make health care decisions for me as authorized in this document. My designated health care agent(s) shall serve alone, in the order named.

A. Name: __________________ Home Telephone: __________
   Home Address: _______________ Work Telephone: __________
   ____________________________ Cellular Telephone: __________

B. Name: __________________ Home Telephone: __________
   Home Address: _______________ Work Telephone: __________
   ____________________________ Cellular Telephone: __________

C. Name: __________________ Home Telephone: __________
   Home Address: _______________ Work Telephone: __________
   ____________________________ Cellular Telephone: __________

Any successor health care agent designated shall be vested with the same power and duties as if originally named as my health care agent, and shall serve any time his or her predecessor is not reasonably available or is unwilling or unable to serve in that capacity.

2. Effectiveness of appointment.

3. My designation of a health care agent expires only when I revoke it. Absent revocation, the authority granted in this document shall become effective when and if one of the physician(s) listed below determines that I lack capacity to make or communicate decisions relating to my health care, and will continue in effect during that incapacity, or until my death, except if I authorize my health care agent to exercise my rights with respect to anatomical gifts, autopsy, or disposition of my remains, this authority will continue after my death to the extent necessary to exercise that authority.

1. ______________________________(Physician)
2. ______________________________(Physician)

If I have not designated a physician, or no physician(s) named above is reasonably available, the determination that I lack capacity to make or communicate decisions relating to my health care shall be made by my attending physician.
4. Revocation.

Any time while I am competent, I may revoke this power of attorney in a writing I sign or by communicating my intent to revoke, in any clear and consistent manner, to my health care agent or my health care provider.

5. General Statement of Authority Granted.

Subject to any restrictions set forth in Section 5 below, I grant to my health care agent full power and authority to make and carry out all health care decisions for me. These decisions include, but are not limited to:

A. Requesting, reviewing, and receiving any information, verbal or written, regarding my physical or mental health, including, but not limited to, medical and hospital records, and to consent to the disclosure of this information.

B. Employing or discharging my health care providers.

C. Consenting to and authorizing my admission to and discharge from a hospital, nursing or convalescent home, hospice, long-term care facility, or other health care facility.

D. Consenting to and authorizing my admission to and retention in a facility for the care or treatment of mental illness.

E. Consenting to and authorizing the administration of medications for mental health treatment and electroconvulsive treatment (ECT), commonly referred to as “shock treatment.”

F. Giving consent for, withdrawing consent for, or withholding consent for, X-ray, anesthesia, medication, surgery, and all other diagnostic and treatment procedures ordered by or under the authorization of a licensed physician, dentist, podiatrist, or other health care provider. This authorization specifically includes the power to consent to measures for relief of pain.

G. Authorizing the withholding or withdrawal of life-prolonging measures.
H. Providing my medical information at the request of any individual acting as my attorney-in-fact under a durable power of attorney or as a Trustee or successor Trustee under any Trust Agreement of which I am a Grantor or Trustee, or at the request of any other individual whom my health care agent believes should have such information. I desire that such information be provided whenever it would expedite the prompt and proper handling of my affairs or the affairs of any person or entity for which I have some responsibility. In addition, I authorize my health care agent to take any and all legal steps necessary to ensure compliance with my instructions providing access to my protected health information. Such steps shall include resorting to any and all legal procedures in and out of courts as may be necessary to enforce my rights under the law and shall include attempting to recover attorney’s fees against anyone who does not comply with this health care power of attorney.

I. To the extent I have not already made valid and enforceable arrangements during my lifetime that have not been revoked, exercising any right I may have to authorize an autopsy or direct the disposition of my remains.

J. Taking any lawful actions that may be necessary to carry out these decisions, including, but not limited to: (i) signing, executing, delivering, and acknowledging any agreement, release, authorization, or other document that may be necessary, desirable, convenient, or proper in order to exercise and carry out any of these powers; (ii) granting releases of liability to medical providers or others; and (iii) incurring reasonable costs on my behalf related to exercising these powers, provided that this health care power of attorney shall not give my health care agent general authority over my property or financial affairs.

(Notice: The authority granted in this document is intended to be as broad as possible so that your health care agent will have authority to make any decisions you could make to obtain or terminate any type of health care treatment or service. If you wish to limit the scope of your health care agent’s powers, you may do so in this section. If none of the following are initialed, there will be no special limitations on your agent’s authority. You may attach additional pages, if needed.)

A. Limitations about Artificial Nutrition or Hydration.

In exercising the authority to make health care decisions on my behalf, my health care agent:

__________ shall NOT have the authority to withhold artificial nutrition (such as through tubes) OR may exercise that authority only in accordance with the following special provisions:

________________________________________________________

________________________________________________________

__________ shall NOT have the authority to withhold artificial hydration (such as through tubes) OR may exercise that authority only in accordance with the following special provisions:

________________________________________________________

B. Limitations Concerning Health Care Decisions.

__________ In exercising the authority to make health care decisions on my behalf, the authority of my health care agent is subject to the following special provisions: (Here you may include any specific provisions you deem appropriate such as: your own definition of when life-prolonging measures should be withheld or discontinued, or instructions to refuse any specific types of treatment that are inconsistent with your religious beliefs, or are unacceptable to you for any other reason.)

________________________________________________________

________________________________________________________
C. Limitations Concerning Mental Health Decisions.

In exercising the authority to make mental health decisions on my behalf, the authority of my health care agent is subject to the following special provisions: (Here you may include any specific provisions you deem appropriate such as: limiting the grant of authority to make only mental health treatment decisions, your own instructions regarding the administration or withholding of psychotropic medications and electroconvulsive treatment (ECT), instructions regarding your admission to and retention in a health care facility for mental health treatment, or instructions to refuse any specific types of treatment that are unacceptable to you.)

D. Advance Instruction for Mental Health Treatment.

(Notice: This health care power of attorney may incorporate or be combined with an advance instruction for mental health treatment, executed in accordance with Part 2 of Article 3 of Chapter 122C of the General Statutes, which you may use to state your instructions regarding mental health treatment in the event you lack capacity to make or communicate mental health treatment decisions. Because your health care agent’s decisions must be consistent with any statements you have expressed in an advance instruction, you should indicate here whether you have executed an advance instruction for mental health treatment):

E. Autopsy and Disposition of Remains.

In exercising the authority to make decisions regarding autopsy and disposition of remains on my behalf, the authority of my health care agent is subject to the following special provisions and limitations. (Here you may include any specific limitations you deem appropriate such as: limiting the grant of authority and the scope of authority, or instructions regarding burial cremation):
7. Organ Donation.

To the extent I have not already made valid and enforceable arrangements during my lifetime that have not been revoked, my health care agent may exercise any right I may have to:

- Donate any needed organs or parts; or
- Donate only the following organs or parts:

________________________________________________________________________
________________________________________________________________________

- Donate my body for anatomical study if needed.

In exercising the authority to make donations, my health care agent is subject to the following provisions and limitations:
(Here you may include any specific limitations you deem appropriate such as: limiting the grant of authority and the scope of authority, or instructions regarding gifts of the body or body parts.)

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

NOTE: NO AUTHORITY FOR ORGAN DONATION IS GRANTED IN THIS INSTRUMENT WITHOUT YOUR INITIALS ABOVE.

If it becomes necessary for a court to appoint a guardian of my person, I nominate the persons designated in Section 1, in the order named, to be the guardian of my person, to serve without bond or security. The guardian shall act consistently with G.S. 35A-1201(a)(5).

9. Reliance of Third Parties on Health Care Agent.

A. No person who relies in good faith upon the authority of or any representations by my health care agent shall be liable to me, my estate, my heirs, successors, assigns, or personal representatives, for actions or omissions in reliance on that authority or those representations.

B. The powers conferred on my health care agent by this document may be exercised by my health care agent alone, and my health care agent’s signature or action taken under the authority granted in this document may be accepted by persons as fully authorized by me and with the same force and effect as if I were personally present, competent, and acting on my own behalf. All acts performed in good faith by my health care agent pursuant to this power of attorney are done with my consent and shall have the same validity and effect as if I were present and exercised the powers myself, and shall inure to the benefit of and bind me, my estate, my heirs, successors, assigns, and personal representatives. The authority of my health care agent pursuant to this power of attorney shall be superior to and binding upon my family, relatives, friends, and others.


A. Revocation of Prior Powers of Attorney. I revoke any prior health care power of attorney. The preceding sentence is not intended to revoke any general powers of attorney, some of the provisions of which may relate to health care; however, this power of attorney shall take precedence over any health care provisions in any valid general power of attorney I have not revoked.

B. Jurisdiction, Severability, and Durability. This Health Care Power of Attorney is intended to be valid in any jurisdiction in which it is presented. The powers delegated under this power of attorney are severable, so that the invalidity of one or more powers shall not affect any others. This power of attorney shall not be affected or revoked by my incapacity or mental incompetence.
C. Health Care Agent Not Liable. My health care agent and my health care agent’s estate, heirs, successors, and assigns are hereby released and forever discharged by me, my estate, my heirs, successors, assigns, and personal representatives from all liability and from all claims or demands of all kinds arising out of my health care agent’s acts or omissions, except for my health care agent’s willful misconduct or gross negligence.

D. No Civil or Criminal Liability. No act or omission of my health care agent, or of any other person, entity, institution, or facility acting in good faith in reliance on the authority of my health care agent pursuant to this Health Care Power of Attorney shall be considered suicide, nor the cause of my death for any civil or criminal purposes, nor shall it be considered unprofessional conduct or as lack of professional competence. Any person, entity, institution, or facility against whom criminal or civil liability is asserted because of conduct authorized by this Health Care Power of Attorney may interpose this document as a defense.

E. Reimbursement. My health care agent shall be entitled to reimbursement for all reasonable expenses incurred as a result of carrying out any provision of this directive.

11. Additional Instructions

My agent should also consider the following instructions in making decisions on my behalf:

____________________________________________________________________________________________________

____________________________________________________________________________________________________

____________________________________________________________________________________________________

____________________________________________________________________________________________________

____________________________________________________________________________________________________

____________________________________________________________________________________________________

____________________________________________________________________________________________________

____________________________________________________________________________________________________

(Attach additional pages, if needed.)

12. I Understand the Effect of this Health Care Power of Attorney.

By executing this document in Part III, I indicate that I am mentally alert and competent, fully informed as to the contents of this document, and understand the full import of this grant of powers to my health care agent.
PART II: ADVANCE DIRECTIVE FOR A NATURAL DEATH
(“LIVING WILL”)

NOTE: YOU SHOULD USE THIS DOCUMENT TO GIVE YOUR HEALTH CARE PROVIDERS INSTRUCTIONS TO WITHHOLD OR WITHDRAW LIFE-PROLONGING MEASURES IN CERTAIN SITUATIONS. THERE IS NO LEGAL REQUIREMENT THAT ANYONE EXECUTE A LIVING WILL.

GENERAL INSTRUCTIONS: You can use this Advance Directive (“Living Will”) form to give instructions for the future if you want your health care providers to withhold or withdraw life-prolonging measures in certain situations. You should talk to your doctor about what these terms mean. The Living Will states what choices you would have made for yourself if you were able to communicate. Talk to your family members, friends, and others you trust about your choices. Also, it is a good idea to talk with professionals such as your doctors, clergypersons, and lawyers before you complete and sign this Living Will.

You do not have to use this form to give those instructions, but if you create your own Advance Directive you need to be very careful to ensure that it is consistent with North Carolina law.

This Living Will form is intended to be valid in any jurisdiction in which it is presented, but places outside North Carolina may impose requirements that this form does not meet.

If you want to use this form, you must complete it, sign it, and have your signature witnessed by two qualified witnesses and proved by a notary public. Follow the instructions about which choices you can initial very carefully. Do not sign this form until two witnesses and a notary public are present to watch you sign it. You then should consider giving a copy to your primary physician and/or a trusted relative, and should consider filing it with the Advance Health Care Directive Registry maintained by the North Carolina Secretary of State: http://www.secretary.state.nc.us/ahcdr/Forms.aspx.
My Desire for a Natural Death

I, ________________________________________________________,
(name)
being of sound mind, desire that, as specified below, my life not be
prolonged by life-prolonging measures:

1.  When My Directives Apply

My directions about prolonging my life shall apply IF my attending
physician determines that I lack capacity to make or communicate health
care decisions and:

NOTE: YOU MAY INITIAL ANY AND ALL OF THESE CHOICES.

_______ I have an incurable or irreversible condition that will result in my
death within a relatively short period of time.

_______ I become unconscious and my health care providers
determine that, to a high degree of medical certainty, I will never
regain my consciousness.

_______ I suffer from advanced dementia or any other condition
which results in the substantial loss of my cognitive ability and my
health care providers determine that, to a high degree of medical
certainty, this loss is not reversible.

2.  These are My Directives about Prolonging My Life:

In those situations I have initialed in Section 1, I direct that my health care
providers (initial only one):

_______ MAY withhold or withdraw life-prolonging measures.

_______ SHALL withhold or withdraw life-prolonging measures.
3. Exceptions – “Artificial Nutrition or Hydration”

EVEN THOUGH I do not want my life prolonged in those situations I have initialed in Section 1 (initial only one):

- I DO want to receive BOTH artificial hydration AND artificial nutrition (for example, through tubes) in those situations.
- I DO want to receive ONLY artificial hydration (for example, through tubes) in those situations.
- I DO want to receive ONLY artificial nutrition (for example, through tubes) in those situations.

4. I Wish to be Made as Comfortable as Possible

I direct that my health care providers take reasonable steps to keep me as clean, comfortable, and free of pain as possible so that my dignity is maintained, even though this care may hasten my death.

5. I Understand my Advance Directive

I am aware and understand that this document directs certain life-prolonging measures to be withheld or discontinued in accordance with my advance instructions.

6. If I have an Available Health Care Agent

If I have appointed a health care agent by executing a health care power of attorney (Part I) or similar instrument, and that health care agent is acting and available and gives instructions that differ from this Advance Directive, then I direct that (Initial only one. If you do not initial either box, then your health care providers will follow this Advance Directive and ignore the instructions of your health care agent about prolonging your life):

- Follow Advance Directive: This Advance Directive will override instructions my health care agent gives about prolonging my life.
- Follow Health Care Agent: My health care agent has authority to override this Advance Directive.
7. Additional Instructions

I further direct that:

_____________________________________________________________________
_____________________________________________________________________
_____________________________________________________________________
_____________________________________________________________________
_____________________________________________________________________
_____________________________________________________________________

8. My Health Care Providers May Rely on this Directive

My health care providers shall not be liable to me or to my family, my estate, my heirs, or my personal representative for following the instructions I give in this instrument. Following my directions shall not be considered suicide, or the cause of my death, or malpractice or unprofessional conduct. If I have revoked this instrument but my health care providers do not know that I have done so, and they follow the instructions in this instrument in good faith, they shall be entitled to the same protections to which they would have been entitled if the instrument had not been revoked.

9. I Want this Directive to be Effective Anywhere

I intend that this Advance Directive be followed by any health care provider in any place.

10. I have the Right to Revoke this Advance Directive

I understand that at any time I may revoke this Advance Directive in a writing I sign or by communicating in any clear and consistent manner my intent to revoke it to my attending physician. I understand that if I revoke this instrument I should try to destroy all copies of it.
PART III: EXECUTION

Signature Date

I hereby state that the principal/declarant, __________________________(your name), being of sound mind, signed (or directed another to sign on declarant’s behalf) the foregoing advance directive in my presence, and that I am not related to the declarant by blood or marriage, and I would not be entitled to any portion of the estate of the declarant under any existing will or codicil of the declarant or as an heir under the Intestate Succession Act, if the declarant died on this date without a will. I also state that I am not the declarant’s attending physician, nor a licensed health care provider who is (1) an employee of the declarant’s attending physician, (2) nor an employee of the health facility in which the declarant is a patient, or (3) an employee of a nursing home or any adult care home where the declarant resides. I further state that I do not have any claim against the declarant or the estate of the declarant.

WITNESSES

Witness 1 name: ________________________________
Date: _______________ Witness Signature: ________________________________

Witness 2 name: ________________________________
Date: _______________ Witness Signature: ________________________________

NOTARY PUBLIC

__________________________ COUNTY, __________________________ STATE

Sworn to (or affirmed) and subscribed before me this day by

(type/print name of declarant)

(type/print name of witness) ____________________________ (type/print name of witness)

Date: _______________ ________________________________
(Official Seal) Signature of Notary Public

__________________________, Notary Public

Printed or typed name

My commission expires: ____________