



NEW HAMPSHIRE ADVANCE DIRECTIVE

NOTE: This form has two sections: the Durable Power of Attorney for Health Care and the Living Will. You may complete both sections, or only one section.

SECTION I. DURABLE POWER OF ATTORNEY FOR HEALTH CARE

l,	, (), hereby a	appoint
(Name)	(Date of Birth)	(Name of Health Care Agent)
of		
(Health Care Agent's a	address and phone numbers)	
listed, unless you indicate and care decisions for me, except	ther form of decision making.) a to the extent I state otherwise i	in priority of the order their names are as my agent to make any and all health in this directive or as prohibited by law. It in the event I lack the capacity to make
In the event the person I appoir	nt above is unable, unwilling or u	navailable, or ineligible to act as my
health care agent, I hereby app	oint	
-4	(Name of Health Care Agent)	
Of(Health Care Agent's a	address and phone numbers#)	

Statement of Desires, Special Provisions, and Limitations about Health Care Decisions

For your convenience in expressing your wishes, some general statements concerning the withholding or removal of life-sustaining treatment are set forth below. (Life-sustaining treatment is defined as procedures without which a person would die, such as but not limited to the following: mechanical respiration, kidney dialysis or the use of other external mechanical and technological devices, drugs to maintain blood pressure, blood transfusions, and antibiotics.) There is also a section which allows you to set forth specific directions for these or other matters. If you wish, you may indicate your agreement or disagreement with any of the following statements and give your agent power to act in those specific circumstances.





A. LIFE-SUSTAINING TREATMENT

1. If I am near death and lack the capacity to make health care decisions, I authorize my agent to direct that:
(Initial beside your choice of (a) or (b).)
(a) life-sustaining treatment not be started, or if started, be discontinued.
(b) life-sustaining treatment continue to be given to me.
2. Whether near death or not, if I become permanently unconscious I authorize my agent to direct that:
(a) life-sustaining treatment not be started, or if started, be discontinued.
(b) life-sustaining treatment continue to be given to me.
B. MEDICALLY ADMINISTERED NUTRITION AND HYDRATION
I realize that situations could arise in which the only way to allow me to die would be to not start or to discontinue medically administered nutrition and hydration. In carrying out any instructions I have given in this document, I authorize my agent to direct that:
(Initial beside your choice of (a) or (b).)
(a) medically administered nutrition and hydration not be started, or if started, be discontinued.
(b) even if all other forms of life-sustaining treatment have been withdrawn, medically administered nutrition and hydration continue to be given to me.
If you fail to complete item B, your agent will not have the power to direct the withholding or withdrawal of medically administered nutrition and hydration.
C. EXPLAINING YOUR INSTRUCTIONS IN MORE DETAIL
(initial next to #'s 1, 2 and 3, if you agree)
1I grant my agent authority to request or agree to a DNR order.
2I wish to make clear my intent that my agent shall have full authority to make any and all health care decision(s) on my behalf as I would have if I had capacity to do so, without limitation including not starting, discontinuing, or continuing any life-sustaining measures (including nutrition and hydration), in all circumstances.





		n. This option is intended to grant your agent additional have dementia, and you try to change the treatment being and health provider.	
4. Here y	ou may add more specific instr	ructions for your agent or you may leave this section blank.	
(attach a	dditional pages as necessary)		
		provided with a disclosure statement explaining the effect of the information contained in the disclosure statement.	f this
	nal of this directive will be kept ving persons and institutions wi		nd
Signed th	nis day of	, 20	
Principal'	s signature:		
	e physically unable to sign, this sence and at your express direc	s directive may be signed by someone else writing your nam ction.]	ne, in

3. _____Even if I am incapacitated and object to treatment, treatment may be given to me, or





THIS POWER OF ATTORNEY DIRECTIVE MUST BE SIGNED BY TWO WITNESSES <u>OR</u> A NOTARY PUBLIC <u>OR</u> A JUSTICE OF THE PEACE.

We declare that the principal appears to be of sound mind and free from duress at the time the Durable Power of Attorney for Health Care is signed and that the principal affirms that he or she is aware of the nature of the directive and is signing it freely and voluntarily.

Witness	Address
Witness	Address
If using a Notary Public or Justice of the P STATE OF NEW HAMPSHIRE	eace:
COUNTY OF	
The foregoing Durable Power of Attorney for I of, 20, by	Health Care was acknowledged before me this day ("the Principal").
Notary Public / Justice of the Peace	
My commission expires:	

DISCLAIMER: The law allows you to complete advance directives without the assistance of legal counsel. America Living Will Registry provides these advance directive forms as a service to you and does not take responsibility for the manner in which you complete them. If you have any questions about any part of these advance directive forms, be sure to consult an attorney before you sign them.





SECTION II. LIVING WILL

Declaration made this	day of		20	
I,	/ desire that my d	ying shall not be	of sound mind artificially prolon	, willfully and ged under the
If at any time I should have a in a permanently unconscio physicians or a physician and sustaining treatment is utilize to artificially prolong the dyin direct that such procedures to the administration of medical performance of any medical that situations could arise in administered nutrition and hy	us condition by two dan APRN have detected and where the applying process, or that I was withheld or withdration, the natural ingesty which the only way	physicians or a phermined that my dear plication of life-sustawill remain in a pernawn, and that I be pestion of food or fluicenessary to provide	nysician and an A th is imminent who aining treatment w nanently unconsci ermitted to die na ds by eating and e me with comfor	APRN, and two either or not life- rould serve only ous condition, I turally with only drinking, or the t care. I realize
In carrying out any instruction	ı I have given under t	his section, I authori	ze that:	
(Initial beside your choice of	'a) or (b).)			
(a) medically administe	-	dration not be started	d, or if started, be	discontinued.
(b) even if all othe administered nutrition	er forms of life-sust on and hydration con	•		awn, medically
In the absence of my ability my intention that this declarate expression of my right to refrefusal.	ition shall be honored	d by my family and	health care provid	lers as the final
I understand the full import of this declaration.	this declaration, and	I I am emotionally an	d mentally compe	tent to make
Signed this day of		, 20		
Principal's signature:			_	
[If you are physically unable to your presence and at your ex	•	may be signed by so	meone else writin	g your name, in





THIS LIVING WILL DIRECTIVE MUST BE SIGNED BY TWO WITNESSES <u>OR</u> A NOTARY PUBLIC OR A JUSTICE OF THE PEACE.

We declare that the principal appears to be of sound mind and free from duress at the time the Living Will is signed and that the principal affirms that he or she is aware of the nature of the directive and is signing it freely and voluntarily.

Witness	Address
Witness	_ Address
If using a Notary Public or Justice of the Pea	ace:
COUNTY OF	
The foregoing Living Will was acknowledged be 20, by ("the Pr	efore me this day of, rincipal").
Notary Public / Justice of the Peace My commission expires:	

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