Utah
Advance Health Care Directive

Instructions
and
Forms

UTAH
COMMISSION
ON AGING
Instructions

An Advance Health Care Directive (also known as an “Advance Directive”) is a form that helps others give you the care you would want when you cannot make decisions. The first part of the form lets you name your health care agent. The second part of the form tells others how to make end-of-life care decisions for you. Other names for parts of the form are “Special Power of Attorney for Health Care,” “Durable Power of Attorney for Health Care,” or “Living Will.”

You can benefit from having an Advance Directive at any age. You could have an accident or get sick. You might live with a mental or physical illness that leaves you without the ability to make decisions at times. Without an Advance Directive, those making decisions for you may not know what you want. Worse still, your family and friends could argue over the care you should get. Or they could disagree about who gets to make decisions for you. Help your family and friends to help you: name an agent and tell your agent and family about your health care wishes.

Utah’s Advance Directive has four parts:

Part I: Allows you to name another person to make health care decisions for you when you cannot make decisions or speak for yourself.

Part II: Allows you to record your wishes about health care in writing.

Part III: Tells you how to revoke or change this directive.

Part IV: Makes your directive legal.

Fill out as few or as many parts as you like. This is your document: change it as you like so that it states your wishes. If you want to make changes after you have signed the form, fill out a new form and destroy the old one.

The following are important things to know about Advance Directives.

- You have the right to allow or refuse any health care at the time the need for care arises. This is true even after you have signed an Advance Directive. It is true even if the Advance Directive gives different directions.

- You do not have to complete an advance directive. No one can force you to fill out an Advance Directive. It is illegal for anyone to require you to fill out a directive.

- You have the right to appoint a health care agent to make decisions for you.

- You have the right to express your end-of-life care and other health care wishes.

- You may fill out all parts of this Advance Directive or just parts of it.

You may use any Advance Directive form (not only the one in this booklet) if it is properly signed and witnessed. Beware of forms that are very different from those in this booklet. Other forms may be legal, but forms that are long, complicated, or different from the one in this booklet might be hard for your health care providers to follow.
Part I: Choosing Your Health Care Agent

Please read all instructions for Part I before you fill out Part I of your Advance Directive. Read about how your agent should make decisions and about the power you are giving to your agent. Choose an agent you trust to make the decisions you would make when you cannot make decisions for yourself. Choose someone who will respect your choices.

Naming an agent is the single most important thing you do in your Advance Directive.

How to choose a Health Care Agent

1. The best way to get your health care wishes followed when you cannot speak for yourself is to appoint an agent. Your agent should:
   - Know you and know your end-of-life and health care wishes.
   - Be willing to speak for you when you cannot speak for yourself.
   - Be willing to ask for what you want, not what the agent thinks is good for you.
   - Be able to act for you when needed:
     - Someone who lives far away may not be the best choice.

2. The following people cannot be your agent:
   - A person under age 18.
   - Your healthcare provider, including the owner or operator of a care facility serving you (unless the person is your spouse or a close relative).
   - An employee of your health care provider (unless the person is your spouse or a close relative).

3. You can appoint an alternate agent to make decisions for you if your agent is unavailable, or is unable or unwilling to serve as your agent.

4. No one can force you to appoint an agent, including a health care provider, an insurer, or even a family member.

5. Always get permission from the person you want to name as agent before you fill out this part of your Advance Directive.
Your Agent’s Job

If you can make your own health care decisions, your agent should not make decisions for you. Sometimes it is easier for a health care provider to talk to your agent than it is to talk to you. If this happens and you can still make health care decisions, your agent should tell your health care provider to talk to you about health care choices.

If you cannot make or communicate choices, your agent should:

- Always try to include you in decisions, to the greatest extent possible.
- Follow the instructions you have given in the past, unless there is a good reason not to.
- Make the decision your agent thinks you would have made under the circumstances.
- Make decisions the way you would want them to be made.

Your Agent’s Power

If you do not limit or expand your agent’s power, the Advance Health Care Directive form gives your agent the power to:

- Consent to, refuse, or withdraw any health care. This may include care to prolong life, such as food and fluids by tube, antibiotics, CPR (cardiopulmonary resuscitation), and dialysis, and mental health care, such as convulsive therapy and psychoactive medications. You can limit your agent’s authority in paragraph F of this section.
- Hire and fire health care providers.
- Ask questions and get answers from health care providers.
- Consent to admission or transfer to a health care provider or facility, including a mental health facility, subject to the limits in Boxes E or F of this section.
- Get copies of medical records.
- Ask for consultations or second opinions.
When does your agent have power to manage your health care?

Your agent’s powers begin when you cannot make or communicate health care decisions for yourself.

- A physician who has personally examined you must find that you lack the capacity to make a health care decision. To have capacity, you must be able to:
  - Understand the your medical condition.
  - Understand the risks and benefits of treatment choices.
  - Weigh the risks and benefits to form a choice about treatment.
  - Communicate your choice to your health care provider.

- You may continue to make your own health care decisions if you disagree with the physician’s finding that you lack capacity.

- Only a court can take away your right to make your own health care decisions. A health care provider can continue to treat you to keep your health stable during the time it takes for a court to decide whether you have the ability to make your own health care decisions.

- Your right to make your own decisions may be limited in an emergency.

Your agent’s powers end if:

- You have the ability to make your own decisions.
- You revoke the Advance Directive.
- You disqualify your agent.
- You name a new agent.

You may be involved in making decisions so long as you want to, even if you have been found to lack capacity.

Your agent and health care providers should try to include you in your health care decisions for as long as you want to be included. This is true even if your decision making capacity is impaired, unless there is a very good reason not to include you.

Now that you have thought about who to name as your health care agent and how much power that person should have, fill out Part I of your Advance Directive.
Making decisions easier for your agent

There are ways to make end-of-life decisions easier for an agent or family member who has to make decisions for you when you cannot make decisions for yourself. These steps also increase the chances that your wishes will be followed.

- Name the person who you want to make decisions for you when you can’t make your own health care decisions (Part I of your Advance Directive).
- Talk and talk, then talk some more about your wishes with your agent and with your family. Even if you name an agent who is not a member of your family, there is some chance that your family will have to make a medical decision. It is most likely that your wishes will be followed if family members hear your wishes from you before a crisis.
- Talk to your doctor about whether you have a life-threatening or life-limiting condition. If you do, ask your doctor what end-of-life decisions you or your agent may have to make. Once you know the decisions you may face, you can think about what you would want when faced with a life-threatening crisis.
- Document your wishes in Part II of your Advance Directive.

If you do not choose an agent…

You do not have to appoint an agent, but that means that the law will choose who makes your health care decisions if you cannot make decisions for yourself. The law lists family members who can, if they are willing, become your health care surrogate if you lose health care decision making capacity. If no family member is able or willing to serve, an individual who is close to you can serve as your surrogate. If you want someone other than family to make decisions for you, you should appoint an agent.

If you want to limit a surrogate’s authority, it is better to appoint an agent then limit your agent’s authority as you wish than it is to do nothing.
Part I: Appointing Your Agent (“Health Care Power of Attorney”)

Now that you have thought about who your agent should be, it is time to fill in the Advance Directive form.

Box A: No Agent

Place your initials in the space in Box A if you do not wish to name an agent in this form.

Box B: My Agent

If you wish to appoint an agent, enter the information requested in Box B.

Box C: My Alternate Agent

If you want to appoint an agent, it is a good idea to also appoint an alternate who can serve if your appointed agent is unable or unwilling to serve.

Box D: Agent’s Authority

Box D explains that, unless you limit your agent’s authority, your agent has the authority to make any health care decision that you could make. You can draw a line through any power in this box that you do not want your agent to have. You can also say more about the power you want your agent to have in Part I, Box F.

Box E: Other Authority

You can give even more power to your agent than is given in Box E.

Access to Medical Records

- If you want your agent to be able to get your medical records as soon as you sign the Advance Directive, initial the line over “YES”
- If you do not want your agent to get your medical records unless you have been found to lack decision making capacity, initial the line over “NO”
- Please choose either “YES” or “NO” in Box E. If you do not initial either choice, your agent cannot get your medical records unless a physician first finds that you lack decision making capacity.

Admitting you to a care facility

- If you want your agent to be able to move you into a licensed health care facility, such as a nursing home or assisted living facility for long-term placement, initial “YES” in the second line of this box. Long-term placement means that you will live in the facility; the facility becomes your home. This is not the same as rehabilitation, respite, or convalescent care that you might need to get better after an injury or illness.
- If you choose “NO” your agent will have to get a court order before a health care facility can become your home without your consent.

Box F: Limits/Expansion of Authority

You can write specific instructions about your agent’s power in Box F. You can decrease or increase your agent’s power by writing instructions in this box.
Box G: Nomination of Guardian

If you appoint an agent in your advance directive, it is less likely that you would ever need a court-appointed guardian. Circumstances could, however, trigger the need for you to have a court-appointed guardian.

A guardian may be given the power to manage your money and other assets, depending on the size of your estate. Remember that this will happen only if a court finds that you cannot manage your own money and assets. If you want your agent to manage your health care and a different person to manage your money, you should get advice about completing a power of attorney for finances or a nomination of conservator form.

- If you initial “YES” in this box and you need a court-appointed guardian, your agent will be first in line to become your guardian.
- If you initial “NO” in this box and you have not appointed a guardian in a different form, but you do need a court-appointed guardian, a judge will appoint a guardian – usually your closest family member.

Box H: Consent to Participate in Medical Research

Sometimes, taking part in medical research or clinical trials can get care for you that will help you. Other times, there may be no chance that you will be helped, but your participation might help others in the future. Some people want their agent to have the legal ability to give consent to participate in medical research, even if that research will not benefit them.

- Initial over “YES” if you want your agent to have the power to give permission for you to participate in medical research or a clinical trial, whether or not you may be helped.
- Initial over “NO” if you do not want your agent to have the power to enroll you in medical research or a clinical trial.

Box I: Organ Donation

There are ways that you can show that you want to donate organs at the time of your death. This box is a back-up system. With this box, you can give your agent the power to consent to organ donation on your behalf.

- If you do not want your agent to have the power to consent to organ donation, initial over “NO.”
- If you want your agent to be able to decide if your organs should be donated, initial over “YES.”
Your Health Care Wishes

Before filling out this part of your Advance Directive, consider some facts about end-of-life decision making:

Current Instructions

If you have the ability to make your own healthcare decisions, your providers should follow your instructions when the decision needs to be made. This is true even if your decisions are different from your written Advance Directive.

End-of-life decision making can be complicated and hard.

Have you heard or said, “Pull the plug if I am a vegetable,” or “Don’t keep me alive on machines”?

These directions are common, but they may not help when an end-of-life decision needs to be made. Usually, decisions have to be made due to accident or illness where the outcome is uncertain.

“Don’t keep me alive on machines” may be what you want if you needed mechanical support, such as a ventilator, to keep you alive for the rest of your life. But if being on a ventilator for a few days would let you go home from the hospital, breathing on your own, and as healthy as you were before you were hospitalized, you might want to be kept alive on machines until you are better. Some people live satisfying lives even when they depend on “machines.”

Advance health care planning is harder and more complicated than you may think.

Remember that written directions are usually worse decision makers than an agent.

Research shows that it is very hard to make decisions about health care in advance because:

- It is hard to predict what decisions will have to be made; and
- It is hard to know what the circumstances will be when a crisis occurs, and how the circumstances may change your preferences.

Hopefully, when a crisis happens, your agent will know how you were feeling before you lost the ability to make decisions. An agent who knows your wishes can consider what health care decisions will honor your wishes. An agent who knows your wishes is more likely to make the right decision than a piece of paper you filled out some time in the past.
Even if you know what decisions will need to be made, you might change your mind.

Research shows that what we think we would want may not be what we want when it is time for a decision. We sometimes think that we could not live if faced with disability or illness. But many people find they want to continue to live, even when they have a disability or illness they thought they could not live with.

On the other hand, some people think they would want all care available to keep them alive. But when faced with care that has many burdens for little possible gain, they may choose to decline care.

By appointing an agent to make decisions, and by giving your agent flexibility, you allow your agent to consider and weigh circumstances and facts as they are when a decision must be made.

Comfort measures

Even if life-sustaining treatments are stopped, you should receive comfort measures. If you have a life-threatening illness, talk to your provider about getting care that may improve your ability to live your life in the way you want to live it for the time you have left.

Before you fill out Part II

Record your end-of-life wishes in Part II of your Advance Directive only after you:

- Consider the uncertainty of making specific end-of-life decisions when the circumstances surrounding the decisions are unknown
- Ask your doctor whether you are suffering from a life-threatening or life-limiting illness
- Ask your doctor about end-of-life decisions that may have to be made
- Think carefully about your end-of-life wishes
- Consider working through the Tool Kit for Advance Health Care Planning to fine-tune your preferences
- Discuss your wishes with your health care provider and your agent
- Decide which of the form’s options best suits your wishes

If the form does not allow you to express your wishes, you can write your wishes separately. Be aware, however, that this choice increases the chances that your wishes may be harder for a health care provider to understand or follow. Write out your wishes and review them with a physician or nurse practitioner to make sure they say what you want before you write them into the form.

Now that you have thought about your end-of-life care wishes, fill out Part II of your Advance Directive (Form Page 3 at the end of this booklet).
Part II: Your Health Care Wishes ("Living Will")

In this part of your Advance Directive, you can say how you want end-of-life care decisions made.

Option 1: I choose to let my agent decide. I have chosen my agent carefully. I have talked with my agent about my health care wishes. I trust my agent to make the health care decisions for me that I would make under the circumstances.

This option does not give instructions about your end-of-life care wishes. Instead, it gives your agent the right to stop life-sustaining care when your agent thinks you would want care to be stopped. Life-sustaining care includes food and fluids by tube, antibiotics, CPR, and dialysis.

Option 2: I choose to prolong life. Regardless of my condition or prognosis, I want my healthcare team to try to prolong my life as long as possible within the limits of generally accepted health care standards.

By choosing Option 2, you are telling healthcare providers that your goal of care is to stay alive.

Option 3: I choose not to receive care for the purpose of prolonging life, including food and fluids by tube, antibiotics, CPR, or dialysis. I always want comfort care and routine medical care that will keep me as comfortable and functional as possible, even if that care may prolong my life.

By choosing this option, you make a choice not to receive life-sustaining care. Life-sustaining care includes food and fluids by tube, antibiotics, CPR, and dialysis. This choice does not mean that you do not want health care. You should always receive comfort care and routine medical care intended to keep you as comfortable and functional as possible.

If you choose Option 3, you must also choose either (a) or (b).

If you do not want life-sustaining care provided to keep you alive, choose “(a) I put no limit on the ability of my health care provider or agent to withdraw life-sustaining care.” This means that, if your heart stops or you stop breathing or you face any other life-threatening condition, your health care provider should allow you to die. Most people who make this choice have a condition that may result in death, they have carefully weighed the benefits and burdens of life-sustaining care, and after carefully weighing their options, they have decided that they want to be allowed to die without medical intervention. If this is your choice, do not choose any conditions under (b) and continue to Part III.
Option 3 (continued)
If you want life-sustaining care stopped only if conditions are met, choose “(b) My health care provider should decline to provide life-sustaining care if at least one of the initialed conditions is met.” If you choose (b), you must also select at least one of the five following conditions to be used to determine when to stop life-sustaining care:

- I have a progressive illness that will cause death
- I am close to death and I am unlikely to recover
- I cannot communicate and it is unlikely that my condition will improve
- I do not recognize my friends or family and it is unlikely that my condition will improve
- I am in a persistent vegetative state

Leave blank the line next to any condition that should not be considered when determining whether your health care provider should stop life-sustaining care. You may also draw a line through any condition that should not be considered when determining when to stop life-sustaining care.

If you initial next to more than one condition, your health care provider should stop life-sustaining care after any one of the initialed conditions is met.

Option 3 Examples:
“I had a stroke 20 years ago, and I know I may have another one soon. I have had a full life, and I am ready to die if a stroke takes me. I do not want to be brought back if I have a stroke or any other life-threatening illness.”

To document this preference, in Part II, choose Option 3(a) then go to Part III.

“I have MS. It is aggressive, and I am likely to die from it, but I don’t want life-sustaining care stopped unless I am about to die or unless I am in a persistent vegetative state.”

To document this preference, in Part II, choose Option 3(b) and initial next to “I am close to death and I am unlikely to recover” and “I am in a persistent vegetative state.” Draw a line through the other three conditions.

“I am 35 and healthy, but if I ever had an accident or illness that left me unable to recognize or communicate with my family, or if I am diagnosed as being in a persistent vegetative state, I want nature to take its course and I want to be allowed to die.”

To document this preference, in Part II, choose Option 3(b) and initial next to “I cannot communicate and it is unlikely that my condition will improve, I do not recognize my friends or family and it is unlikely that my condition will improve”, and “I am in a persistent vegetative state.” Draw a line through the other conditions.

Option 4: I do not wish to express preferences about health care wishes in this directive.
You may choose to not document any preferences about health care by initialing Option 4.
Part III: Revoking Your Directive

You may revoke all or part of your Advance Directive by doing any of the following:

1. Writing “void” across the Advance Directive form, or burning, tearing, or otherwise destroying the document (or directing another person to do this for you)

2. Signing a written revocation (or cancellation) of the Advance Directive, or directing another person to sign a revocation for you

3. Stating that you wish to revoke your Advance Directive in the presence of a witness. The witness
   - must be 18 years or older
   - must not be your appointed agent in a substitute directive
   - must not become a default surrogate if the directive is revoked
   - must sign and date a written document confirming your statement

4. Completing a new Advance Directive. (If you sign a new directive, the most recent one applies.)

Tell any health care provider or health care facility that has a copy of your advance directive if you have revoked your Advance Directive. Provide a copy of your new directive, once it is complete.

You may revoke your directive even if a physician has found that you lack health care decision making capacity.
Part IV: Completing Your Directive

Sign and date Part IV of your Advance Directive in the presence of a witness who is not:

1. Related to you by blood or marriage;
2. Entitled to any portion of your estate according to the laws of intestate succession of this state or under your will or codicil;
3. The beneficiary of a life insurance policy, trust, qualified plan, property or accounts held in POD, TOD, or co-ownership registration with the right of survivorship;
4. Financially responsible for your support or medical care;
5. A health care provider who is providing care to the declarant or an administrator at a health care facility in which you are receiving care; and
6. Your appointed agent or alternate agent.

After You Sign Your Directive

- Keep the original copy of your Advance Directive and work sheets or other notes where your agent can get the original document, if needed.
- Give your agent a copy of the Advance Directive plus any worksheets or notes. Make sure your agent knows where to find the original. Also, give copies to other family members or friends who may have to make a medical decision for you if your agent is not available. Your wishes are most likely to be followed if your agent and family members agree on the plan of care.
- Give your doctor a copy of your Advance Directive. Ask for it to be put in your medical record. Make sure your doctor will support your wishes. If your doctor will not follow your Advance Directive, find another doctor.
- If you are admitted to a hospital or nursing home, take a copy of your Advance Directive with you and ask that it be placed in your medical record.

Updating your Advance Directive

It is very important that your Advance Directive is always current. Review it once a year or when events in your life change. Think about the “5 D’s” to decide when you should change or update your Advance Directive.

The 5 D’s are:
- Decade birthday
- Diagnosis
- Deterioration
- Divorce
- Death of somebody close to you or a death that affects you

You should also update addresses and contact information for your agent and alternate agent if this changes.
Physician Order for Life Sustaining Treatment (POLST) Form
If you have unconditional preferences about health care that you do or do not want to receive, you should ask your doctor to complete a Physician Order for Life Sustaining Treatment (POLST) Form. The physician orders found in a POLST Form should be followed by all licensed health care facilities and Emergency Medical Service providers. This form helps to translate the wishes expressed in your advance directive into orders that can be followed by health care providers. You cannot be forced to complete a POLST Form.
Utah Advance Health Care Directive
Pursuant to Utah Code Sections 75-2a-100 et seq.

Part I: Allows you to name another person to make health care decisions for you when you cannot make decisions or speak for yourself.

Part II: Allows you to record your wishes about health care in writing.

Part III: Tells you how to revoke or change this directive.

Part IV: Makes your directive legal.

My Personal Information

Name: _______________________________________________________________________________
Address: _______________________________________________________________________________
Address: _______________________________________________________________________________
Telephone: (________) ______________________   Cell Phone: (________) ______________________
Birth Date: ____________________________

Part I: My Agent (Health Care Power of Attorney)

A: No Agent

If you do not want to name an agent, initial the box, below, then go to Part II; do not name an agent in B. or C. below. You are not required to name an agent, and no one can force you to name an agent.

☐ I do not want to choose an agent.

B: My Agent

Agent’s Name: ________________________________________________________________
Street Address: ________________________________________________________________
City, State, Zip: ________________________________________________________________
Home Phone: (____) ____________   Cell Phone: (____) ____________   Work Phone: (____) ____________

C: My Alternate Agent

This person will serve as your agent if your agent is unable or unwilling to serve

Agent’s Name: ________________________________________________________________
Street Address: ________________________________________________________________
City, State, Zip: ________________________________________________________________
Home Phone: (____) ____________   Cell Phone: (____) ____________   Work Phone: (____) ____________
Part I: My Agent (continued)

D: Agent’s Authority
If I cannot make decisions or speak for myself, my agent has the power to make any health care decision I could have made, such as, but not limited to:
- Consent to, refuse, or withdraw any health care. This may include care to prolong my life, such as food and fluids by tube, antibiotics, CPR (cardiopulmonary resuscitation), and dialysis, and mental health care, such as convulsive therapy and psychoactive medications. This authority is subject to any limits in paragraph F of this section and in Part II of this directive.
- Hire and fire health care providers.
- Ask questions and get answers from health care providers.
- Consent to admission or transfer to a health care provider or facility, including a mental health facility, subject to the limits in paragraphs E or F of this section.
- Get copies of my medical records.
- Ask for consultations or second opinions.
My agent cannot force health care against my will, even if a physician has found that I lack health care decision making capacity.

E: Other Authority
My agent has the powers below ONLY IF I initial above “YES” next to the statement. I authorize my agent to:

- Get copies of my medical records at any time, even when I can speak for myself.
  YES  NO
- Admit me to a licensed health care facility, such as a hospital, nursing home, assisted living, or other facility for long-term placement other than convalescent or recuperative care.
  YES  NO

F: Limits/Expansion of Authority
I wish to limit or expand the powers of my health care agent:
______________________________________________________________________________________________

G: Nomination of Guardian
Even though appointing an agent should help you to avoid a guardianship, a guardianship may still be necessary. Initial above “YES” if you want the court to appoint your agent to serve as your guardian, if a guardianship is ever necessary.

- I, being of sound mind and not acting under duress, fraud, or other undue influence, do hereby nominate my agent, or, if my agent is unable or unwilling to serve, I nominate my alternate agent to serve as my guardian in the event that, after the date of this instrument, I become incapacitated.
  YES  NO

H: Consent to Participate in Medical Research
I authorize my agent to consent to my participation in medical research or clinical trials, even if I will not benefit from the results.

- YES  NO

Box I: Organ Donation
If I have not otherwise agreed to organ donation, my agent may consent to the donation of my organs for the purpose of organ transplantation.

- YES  NO
Part II: My Health Care Wishes (*Living Will*)

I want my health care providers to follow the instructions I give them when I am being treated, even if my instructions conflict with these or other advance directives. My health care providers should always provide health care to keep me as comfortable and functional as possible.

*Choose only one* of the following options by placing your initials before the numbered statement. *Do not initial more than one option.* If you do not wish to document end-of-life wishes, initial Option 4. You may draw a line through the options that you are not choosing.

<table>
<thead>
<tr>
<th>Option 1</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>I choose to let my agent decide.</strong> I have chosen my agent carefully. I have talked with my agent about my health care wishes. I trust my agent to make the health care decisions for me that I would make under the circumstances.</td>
</tr>
<tr>
<td><strong>Other:</strong></td>
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<td><strong>Initial</strong></td>
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<td><strong>If you choose this option, you must also choose either (a) or (b), below.</strong></td>
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</tr>
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<td><strong>Go to next page. Do not choose options below.</strong></td>
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<td><strong>Initial</strong></td>
</tr>
<tr>
<td><strong>(b) My health care provider should decline to provide life-sustaining care if at least one of the initialed conditions is met:</strong></td>
</tr>
<tr>
<td><strong>You must initial at least one of the options below. You may choose more than one condition.</strong></td>
</tr>
<tr>
<td><strong>Option 3 Part (b)</strong></td>
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<tr>
<td><strong>I have a progressive illness that will cause death</strong></td>
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</tr>
<tr>
<td><strong>I am in a persistent vegetative state</strong></td>
</tr>
<tr>
<td><strong>Other:</strong></td>
</tr>
<tr>
<td><strong>Initial</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Option 4</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>I do not wish to express preferences about health care wishes in this directive.</strong></td>
</tr>
<tr>
<td><strong>Other:</strong></td>
</tr>
<tr>
<td><strong>Initial</strong></td>
</tr>
</tbody>
</table>
Part III: Revoking or Changing a Directive

I may revoke or change this directive by:

1. Writing “void” across the form, burning, tearing, or otherwise destroying or defacing this document or directing another person to do the same on my behalf;
2. Signing a written revocation of the directive, or directing another person to sign a revocation on my behalf;
3. Stating that I wish to revoke in the presence of a witness age 18 years of age or older, who will not be appointed agent in a substitute directive and who will not become a default surrogate if the directive is revoked, and who signs and dates a written document confirming my statement; or
4. Drafting a new directive. *(If you sign a new directive, the most recent directive applies.)*

Part IV: Making the Document Legal

I sign this directive voluntarily. I understand the choices I have made, and declare that I am emotionally and mentally competent to make this directive. My signature on this form revokes any living will or power of attorney form naming a health care agent that I have completed in the past.

Date

Signature

City, County, and State of Residence

**I have witnessed the signing of this directive, I am 18 years of age or older, and:**

1. I am not related to the declarant by blood or marriage;
2. I am not entitled to any portion of the declarant's estate according to the laws of intestate succession of this state or under any will or codicil of the declarant;
3. I am not the beneficiary of a life insurance policy, trust, qualified plan, property or accounts held in POD, TOD, or co-ownership registration with the right of survivorship;
4. I am not financially responsible for the declarant's support or medical care;
5. I am not a health care provider who is providing care to the declarant or an administrator at a health care facility in which the declarant is receiving care; and
6. I am not the appointed agent or alternate agent.

Signature of Witness              Printed Name of Witness

Street Address                                                               City                                         State              Zip

*If the witness is signing to confirm a spoken directive, describe below the circumstances under which the directive was made.*