STATE OF ARIZONA LIVING WILL (End of Life Care)

Instructions and Form

GENERAL INSTRUCTIONS: Use this Living Will form to make decisions now about your medical care if you are ever in a terminal condition, a persistent vegetative state or an irreversible coma. 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. It is your written directions to your health care representative if you have one, your family, your physician, and any other person who might be in a position to make medical care decisions for you. 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 doctor, clergyperson and a lawyer before you complete and sign this Living Will.

If you decide this is the form you want to use, complete the form. **Do not sign the Living Will until** your witness or a Notary Public is present to watch you sign it. There are further instructions for you about signing on page 2.

IMPORTANT: If you have a Living Will and a Durable Health Care Power of Attorney, you must attach the Living Will to the Durable Health Care Power of Attorney.

My Nam	etion about me: (I am called the "Principal") ne: ress:	_ My Age: _ My Date of Birth: _ My Telephone: _	
2. My deci	sions about End of Life Care:		
They are list you initial indicate you	re are some general statements about choices you sted in the order provided by Arizona law. You cate Paragraph E, do not initial any other paragraph ur choice. You can also write your own stateme your health care at Section 3 of this form.	an initial any combinati ohs. Read all of the sta	ion of paragraphs A, B, C, and D. If atements carefully before initialing to
A.	Comfort Care Only: If I have a terminal condi life-sustaining treatment, beyond comfort care, death. (NOTE: "Comfort care" means treatme without artificially prolonging life.)	that would serve only	to artificially delay the moment of my
В.	Specific Limitations on Medical Treatments your doctor about your choices.) If I have a ten vegetative state that my doctors reasonably b treatment necessary to provide care that would	minal condition, or am elieve to be irreversib	in an irreversible coma or a persistent le or incurable, I do want the medical
	1.) Cardiopulmonary resuscitation, for expression breathing. 2.) Artificially administered food and flucture. 3.) To be taken to a hospital if it is at all	uids.	ugs, electric shock, and artificial
c.	Pregnancy: Regardless of any other directions I do not want life-sustaining treatment withhe develop to the point of live birth with the continu	eld or withdrawn if it i	is possible that the embryo/fetus will
D.	Treatment Until My Medical Condition is Rea in this Living Will, I do want the use of all me reasonably conclude that my condition is term vegetative state.	edical care necessary	to treat my condition until my doctors
E.	Direction to Prolong My Life: I want my li	ife to be prolonged to	o the greatest extent possible.

STATE OF ARIZONA LIVING WILL ("End of Life Care") (Cont'd)

2	Other Statemente	Or Wiches I	Want Fallowed	For Fnd of Life Care:
J.	Other Statements	Of Wishes I	vvanii ronowed	FOI EIIO OI LIIE Gare.

		nedical care that have not been included in this Livure to include the attachment if you check B.	ing
		or limitations about End of Life Care I want. mitations about End of Life Care I want.	
	SIGNATURE OR VER	RIFICATION	
A. I am signing this Living Will as follows: My Signature:		Date:	
3. I am physically unable to sign this Living	Will, so a witness is ve	erifying my desires as follows:	
principal of this document. He/she inten	ids to adopt this Living fy that he/she directly	ely expresses the wishes communicated to me g Will at this time. He/she is physically unable to so indicated to me that the Living Will expresses lime.	sign o
Witness Name (printed):			
Signature:		Date:	
SIGNA	TURE OF WITNESS	OR NOTARY PUBLIC	
witness or Notary Public CANNOT be anyo	one who is: (a) under thata; (d) appointed as	less you signing this document and then sign it. The age of 18; (b) related to you by blood, adoption, your representative; or (e) involved in providing you	or
appeared to be of sound mind and underequirements of being a witness. I confirt I am not currently designated to make I am not directly involved in administ I am not entitled to any portion of thit I am not related to this person by bloom	er no pressure to make rm the following: ke medical decisions for tering health care to the is person's estate upor bood, marriage, or adop	nis person. In his or her death under a will or by operation of law otion.	nd the
Witness Name (printed): Signature:		Date:	
Address:			
3. Notary Public: (NOTE: a Notary Public i	is only required if no w	ritness signed above)	
STATE OF ARIZONA) COUNTY OF	ss		
signed or marked it in my presence, and apper related to the person signing above, by blood his/her behalf. I am not directly involved in his/her estate under a will now existing or b	ears to me to be of soud, marriage or adoption providing health care by operation of law. In the the law is th	res that the person making this Living Will has date and mind and free from duress. I further declare I alon, or a person designated to make medical decision to the person signing. I am not entitled to any in the event the person acknowledging this Living the directly indicated to me that the Living Will expense time.	am no ons or part o Will is
WITNESS MY HAND AND SEAL this	day of	, 20	
Notary Public:	My	y commission expires:	•
Developed by the Office of the Arizona Attorney	General	January 9, 2	2003