Living Will And Durable Power of Attorney for Health Care

Provided as a public service by the Health Law Section of the Arkansas Bar Association

Please read the Advance Directive Information available on the Arkansas Bar Association's website at http://www.arkbar.com/ carefully before completing these forms.

NOTE: The form Living Will and Durable Power of Attorney for Health Care are being provided to you as a public service. The attached forms are provided "as is" and are not the substitute for the advice of an attorney. By providing these forms and the Advance Directive Information, neither the Arkansas Bar Association nor its Health Law Section is providing legal advice to you. Consult an attorney if you need legal advice of any nature.

DECLARATION OF LIVING WILL OF

 [Name of Declarant]	

If I should have an incurable or irreversible condition with no hope of recovery that will cause my death within a relatively short time, and I am no longer able to make decisions regarding my medical treatment, I direct my attending physician, pursuant to the Common Law and the Arkansas Rights of the Terminally III or Permanently Unconscious Act, to withhold or withdraw treatment that only prolongs the process of dying and is not necessary to my comfort or to alleviate pain.

Additionally, if I should become permanently unconscious, I direct my attending physician, pursuant to the Arkansas Rights of the Terminally III or Permanently Unconscious Act, to withhold or withdraw life-sustaining treatments that are no longer necessary to my comfort or to alleviate pain.

Section 1: Life-Sustaining Treatments

The life-susta	ining treatments which may be withheld or withdrawn are (check all that apply):
	Cardiopulmonary Resuscitation.
	Mechanical Breathing.
	Major Surgery.
	Kidney Dialysis.
	Chemotherapy.
	Minor Surgery (unless necessary for my comfort or to alleviate pain).
	Invasive Diagnostic Tests.
	Antibiotics.
	Blood Products.
	Other Medications not Necessary for Alleviation of Pain.
Add	other medical directives, if any

Section 2: Artificial Nutrition and Hydration

	nake my wishes regarding artificial nutrition and hydration Therefore, by initialing the appropriate line(s) below, I
DIRECT that artificial <u>nutr</u> with my attending physician.	rition may be withheld or withdrawn after consultation
with my attending physician. DIRECT that artificial hydrauth my attending physician.	ration may be withheld or withdrawn after consultation
SIGNED this day of	, 20
	Signature
subscribed this Declaration of Living Will in opresence, and in the presence of each other, sig	that the Declarant,
Witness	Witness
Address	Address
City, State and Zip Code	City, State and Zip Code

DURABLE POWER OF ATTORNEY FOR HEALTH CARE OF

	[Name of	Declarant]
13-104) (the "Act"), I hereby attorney in fact, to make decishas determined that I lack cap prescribed under the Act, my for treatment or payment depayment, or health care operate to medical procedures, including and hydration, according to me the then existing circumstance determined by my physician	designate and appoint sions regarding my heat pacity to decide for mattorney-in-fact shall licisions; to disclose mattorns; to employ and ding the withholding or my wishes expressed in each of my medical conditions in consultation with homes, or hospice can	Attorney for Health Care Act (Ark. Code Ann. § 20-t as my agent, or alth care during periods when my health care provider tyself. Specifically, and not to limit any other rights have the power to have access to my medical records nedical records to others for purposes of treatment, ischarge physicians; to consent to or refuse to consent withdrawal of life-sustaining treatment, and nutrition my Living Will, or, if my wishes are unclear under lition, then upon consideration of my best interests as th my agent; to admit me to hospitals, including are; and to sign all appropriate forms, consents and
from me, I appointand authority herein stated. T	The term "health care"	s, or is not able or available to make health care forced from me or is my spouse and legally separated as successor, with all of the rights and powers shall have the meaning set forth in Ark. Code Ann. § Health Care shall not be affected by my subsequent
SIGNED this	day of	
		Signature
subscribed this Durable Power in his or her presence, and in	r of Attorney for Heal the presence of each of eared to be eighteen ye	th Care in our presence, and we, at his or her request, other, signed as attesting witnesses, and we do further ears of age or older, of sound mind, and acting without r signature was voluntary.
Witness		Witness
Address		Address
City, State and Zip Code		City, State and Zip Code