### **GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025**

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### **HOUSE BILL 349** Committee Substitute Favorable 3/25/25 **PROPOSED SENATE COMMITTEE SUBSTITUTE H349-PCS40574-CI-32**

Short Title: Regs HC POA/Adv Direct/IEP Nurse Choice. (Public)

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Sponsors: Referred to:

March 11, 2025

# A BILL TO BE ENTITLED

AN ACT UPDATING REQUIREMENTS FOR HEALTH CARE POWERS OF ATTORNEY AND ADVANCE HEALTH CARE DIRECTIVES, AUTHORIZING THE SECRETARY OF STATE TO RECEIVE ELECTRONIC FILINGS OF ADVANCE HEALTH CARE DIRECTIVES, AND ALLOWING PARENT CHOICE IN NURSING SERVICE PROVIDERS REQUIRED BY AN INDIVIDUALIZED EDUCATION PROGRAM.

7 The General Assembly of North Carolina enacts:

#### 9 PART I. HEALTH CARE POWERS OF ATTORNEY

**SECTION 1.1.** G.S. 32A-16(3) reads as rewritten:

- Health care power of attorney. Except as provided in G.S. 32A-16.1, a 11 "(3) written instrument that substantially meets the requirements of this Article, 12 that is signed in the presence of two qualified witnesses, and witnesses or 13 14 acknowledged before a notary public, pursuant to which an attorney-in-fact or agent is appointed to act for the principal in matters relating to the health care 15 of the principal. The notary who takes the acknowledgement may but is not 16 17 required to be a paid employee of the attending physician or mental health treatment provider, a paid employee of a health facility in which the principal 18 19 is a patient, or a paid employee of a nursing home or any adult care home in which the principal resides." 20
  - SECTION 1.2. G.S. 32A-25.1(a) reads as rewritten:

22 The use of the following form in the creation of a health care power of attorney is "(a) 23 lawful and, when used, it shall meet the requirements of and be construed in accordance with the 24 provisions of this Article:

### 25 26

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### **HEALTH CARE POWER OF ATTORNEY**

NOTE: YOU SHOULD USE THIS DOCUMENT TO NAME A PERSON AS YOUR 28 29 HEALTH CARE AGENT IF YOU ARE COMFORTABLE GIVING THAT PERSON 30 **BROAD AND SWEEPING POWERS TO MAKE HEALTH CARE DECISIONS FOR** YOU. THERE IS NO LEGAL REQUIREMENT THAT ANYONE EXECUTE A 31 32 **HEALTH CARE POWER OF ATTORNEY.** 33

34 **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 35



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1 2 3 4 5	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.
6 7 8 9 10 11 12	This document gives the person you designate as your health care agent <b>broad powers</b> 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.
13 14 15 16	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.
17 18 19 20	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.
20 21 22 23 24 25 26 27	If you want to use this form, you must complete it, sign it, and have your signature witnessed by two qualified witnesses and or proved by a notary public. Follow the instructions about which choices you can initial very carefully. <b>Do not sign this form until</b> two witnesses and or 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.nclifelinks.org/ahcdr/State.
28 29 30	
31 32 33 34	By signing here, 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.
35	This the day of, 20
36 37	(SEAL)(SIGNATURE)
38	
39	I hereby state that the principal,, being of sound mind, signed (or directed
40	another to sign on the principal's behalf) the foregoing health care power of attorney in my
41	presence, and that I am not related to the principal by blood or marriage, and I would not be
42	entitled to any portion of the estate of the principal under any existing will or codicil of the
43	principal or as an heir under the Intestate Succession Act, if the principal died on this date without
44	a will. I also state that I am not the principal's attending physician, nor a licensed health care
45	provider or mental health treatment provider who is (1) an employee of the principal's attending
46	physician or mental health treatment provider, (2) an employee of the health facility in which the
47	principal is a patient, or (3) an employee of a nursing home or any adult care home where the
48 49 50	principal resides. I further state that I do not have any claim against the principal or the estate of the principal.
50 51	<u>Box #1</u>

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If you ele	<u>et to have your decla</u>	tration witnessed, com	plete the following section:
Date:		Wit	ness:
			ness:
			(type/print name of witness)
Date:		Wit	ness:
			(Signature of witness)
			(type/print name of witness)
Box #2			
	ect to have your de	claration notarized, ha	ave the following section completed b
qualified	notary public:		
	COUNTV	r,	STATE
	COUNTT	,	DIVIE
Sworn to	(or affirmed) and sub	bscribed before me this	s day by
			(type/print name of signer)
			(type/print name of witness
			<del>(type/print nume of witness</del>
			(type/print name of witness
Date:	(Official Seal)		Signature of Notary Public
			, Notary Public Printed or typed name
			My commission expires:
PART II.		LTH CARE DIRECT	IVES
PART II.	SECTION 2.1. G.	.S. 90-321(c)(3) reads	<b>IVES</b> as rewritten:
PART II.	SECTION 2.1. G. "(3) Except as p	S. 90-321(c)(3) reads provided in G.S. 90-32	<b>IVES</b> as rewritten: 1.1, that has been signed by the declaran
PART II.	SECTION 2.1. G. "(3) Except as p the presence	.S. 90-321(c)(3) reads provided in G.S. 90-322 are of <u>a notary public or</u>	<b>IVES</b> as rewritten: 1.1, that has been signed by the declaran two witnesses who believe the declaran
PART II.	<b>SECTION 2.1.</b> G. "(3) Except as p the presence be of sound	S. 90-321(c)(3) reads provided in G.S. 90-322 are of <u>a notary public or</u> d mind and who state t	<b>IVES</b> as rewritten: 1.1, that has been signed by the declaran two witnesses who believe the declarant that they (i) are not related within the th
PART II.	SECTION 2.1. G. "(3) Except as p the presence be of sound degree to th	S. 90-321(c)(3) reads provided in G.S. 90-32 the of <u>a notary public or</u> d mind and who state the declarant or to the dec	<b>IVES</b> as rewritten: 1.1, that has been signed by the declaran two witnesses who believe the declaran that they (i) are not related within the the cclarant's spouse, (ii) do not know or have
PART II.	SECTION 2.1. G. "(3) Except as p the presence be of sound degree to th reasonable o of the decla	S. 90-321(c)(3) reads provided in G.S. 90-322 are of <u>a notary public or</u> d mind and who state the declarant or to the declarant or to the declarant or to the declarant areant upon the declarant	<b>IVES</b> as rewritten: 1.1, that has been signed by the declaran two witnesses who believe the declaran that they (i) are not related within the the clarant's spouse, (ii) do not know or have yould be entitled to any portion of the es nt's death under any will of the declaran
PART II.	SECTION 2.1. G. "(3) Except as p the presence be of sound degree to th reasonable o of the decla codicil ther	S. 90-321(c)(3) reads provided in G.S. 90-322 are of <u>a notary public or</u> d mind and who state the declarant or to the declarant expectation that they we arant upon the declarant reto then existing or un	<b>IVES</b> as rewritten: 1.1, that has been signed by the declaran two witnesses who believe the declaran that they (i) are not related within the the clarant's spouse, (ii) do not know or hav yould be entitled to any portion of the es nt's death under any will of the declaran ander the Intestate Succession Act as it t
PART II.	SECTION 2.1. G. "(3) Except as p the presence be of sound degree to th reasonable o of the decla codicil ther provides, (ii	S. 90-321(c)(3) reads provided in G.S. 90-322 are of <u>a notary public or</u> d mind and who state the declarant or to the de expectation that they we arant upon the declarant reto then existing or un iii) are not the attendin	<b>IVES</b> as rewritten: 1.1, that has been signed by the declaran two witnesses who believe the declaran that they (i) are not related within the the eclarant's spouse, (ii) do not know or hav yould be entitled to any portion of the es nt's death under any will of the declaran ander the Intestate Succession Act as it the physician, licensed health care provide
PART II.	<b>SECTION 2.1.</b> G. "(3) Except as p the presence be of sound degree to th reasonable o of the decla codicil them provides, (ii who are pair	S. 90-321(c)(3) reads provided in G.S. 90-322 are of <u>a notary public or</u> d mind and who state the declarant or to the declarant or to the declarant or to the declarant areant upon the declarant reto then existing or un iii) are not the attendin	<b>IVES</b> as rewritten: 1.1, that has been signed by the declaran two witnesses who believe the declaran that they (i) are not related within the the eclarant's spouse, (ii) do not know or hav yould be entitled to any portion of the es nt's death under any will of the declaran ander the Intestate Succession Act as it the physician, licensed health care provide ending physician, paid employees of a he
PART II.	<b>SECTION 2.1.</b> G. "(3) Except as p the presence be of sound degree to th reasonable o of the decla codicil then provides, (i who are paid facility in v	S. 90-321(c)(3) reads provided in G.S. 90-322 are of <u>a notary public or</u> d mind and who state the declarant or to the declarant expectation that they we arant upon the declarant reto then existing or un iii) are not the attendin d employees of the attendin which the declarant is	<b>IVES</b> as rewritten: 1.1, that has been signed by the declaran two witnesses who believe the declaran that they (i) are not related within the the eclarant's spouse, (ii) do not know or hav would be entitled to any portion of the ess nt's death under any will of the declaran ander the Intestate Succession Act as it the physician, licensed health care provide ending physician, paid employees of a hear a patient, or paid employees of a nurse
PART II.	<b>SECTION 2.1.</b> G. "(3) Except as p the presence be of sound degree to th reasonable o of the decla codicil them provides, (i who are paid facility in w	S. 90-321(c)(3) reads provided in G.S. 90-322 are of <u>a notary public or</u> d mind and who state the declarant or to the declarant or to the declarant or to the declarant expectation that they we arant upon the declarant reto then existing or un iii) are not the attendin d employees of the attendin the declarant is by adult care home in w	<b>IVES</b> as rewritten: 1.1, that has been signed by the declaran two witnesses who believe the declaran that they (i) are not related within the the eclarant's spouse, (ii) do not know or have yould be entitled to any portion of the est nt's death under any will of the declaran ander the Intestate Succession Act as it the physician, licensed health care provide ending physician, paid employees of a heat

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<b>SECTION 2.2.</b> G.S. 90-321(a)(1a) reads as rewritten:	
"(1a) Declaration. – Except as provided in G.S. 90-321.1, any si	gned, witnessed,
dated, and proved signed, witnessed or proved, and dated d	•
the requirements of subsection (c) of this section."	0
<b>SECTION 2.3.</b> G.S. 90-321(d1) reads as rewritten:	
"(d1) The following form is specifically determined to meet the requirement	ents of subsection
(c) of this section:	
ADVANCE DIRECTIVE FOR A NATURAL DEATH ("LIVING"	WILL")
NOTE: YOU SHOULD USE THIS DOCUMENT TO GIVE YOUR H	
PROVIDERS INSTRUCTIONS TO WITHHOLD OR	WITHDRAW
LIFE-PROLONGING MEASURES IN CERTAIN SITUATIONS. THERE	E IS NO LEGAL
REQUIREMENT THAT ANYONE EXECUTE A LIVING WILL.	
GENERAL INSTRUCTIONS: You can use this Advance Directive ("Living W	
instructions for the future if you want your health care providers to withh	
life-prolonging measures in certain situations. You should talk to your doctor	
terms mean. The Living Will states what choices you would have made for you	
able to communicate. Talk to your family members, friends, and others you	•
choices. Also, it is a good idea to talk with professionals such as your doctor	s, 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 yo	our 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 pres	sented, 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 signal	ture witnessed by
two qualified witnesses and or proved by a notary public. Follow the instruct	-
choices you can initial very carefully. Do not sign this form until two witnesse	
public are present to watch you sign it. You then should consider giving a copy	
physician and/or a trusted relative, and should consider filing it with the Advar	• • •
Directive Registry maintained by the North Carolina Secreta	
http://www.nclifelinks.org/ahcdr/State.	ing of state.
http://www.hemenniks.org/unear/	
My Desire for a Natural Death	
The Desire for a Natural Death	
I,, being of sound mind, desire that, as specified belo	w my life not be
prolonged by life-prolonging measures:	w, my me not be
prototiged by me-prototiging measures.	
Therefore state that the dealers of a second	
I hereby state that the declarant,, being of sound	minu, signed (or
directed another to sign on declarant's behalf) the foregoing Advance Direct	
Death in my presence, and that I am not related to the declarant by blood or marr	-
not be entitled to any portion of the estate of the declarant under any existing	
the declarant or as an heir under the Intestate Succession Act, if the declarant	
without a will. I also state that I am not the declarant's attending physician, nor	
care provider who is (1) an employee of the declarant's attending physician, (2)	nor an employee

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any adult care	•	nt resides. I furthe	(3) an employee of a nursing home er state that I do not have any cla
<u>Box #1</u>		nanad annulate d	he fellowing costion.
II you elect to r	nave your declaration wit	nessed, complete t	he following section:
Date:		Witness:	
			(Signature of witness)
			(type/print name of witness)
Date:		Witness:	(Signature of witness)
			(Signature of witness)
			(type/print name of witness)
Box #2			
	COUNTY,		TE py
			(type/print name of witness)
			(type/print name of witness)
Date( <i>Off</i>	ficial Seal)	Sign	ature of Notary Public
			Notory Dublic
		Prin	, Notary Public
		My	commission expires:"
	HEALTH CARE DI		E POWERS OF ATTORNEY A TH THE NORTH CAROLI
	CTION 3.1. G.S. 130A-4	466 reads as rewrit	ten:
	Filing requirements.		
			cuments and the revocations of th
			copy format for filing in the Adva
Health Care Di	rective Registry establish	ed pursuant to this	Article:

General	Assembly O	f North Caro	lina			Session 2025
		ealth care pov	ver of attorney	under Artic	le 3 of Chapter	r 32A of the General
	(2) A d			natural death	under Article	23 of Chapter 90 of
	(3) An		uction for me		eatment unde	r Part 2 of Article 3
	(4) A c	-	an anatomica		Part 3A of A	rticle 16 of Chapter
<del>(b)</del>	<u>(5)</u> <u>A H</u>	Health Insuran	ce Portability			IIPAA) waiver. filing in the registry
· · /						lity. This subsection
						vision (a)(4) of this
section.	appry to a c			ar gift deser		(a)(-) of this
(c)	The decum	nont may be	submitted for	filing only	by the pareor	n who executed the
document		lient may be	sublinueu 101	ming only	by the person	i who executed the
		who anhanita	the decuman	t chall avent	, a maturum addu	
(d)	-	who submits				
(e)		hent shall be a $12^{\circ}$				Article.
19. 100 4		<b>3.2.</b> G.S. 13				
	-	of documents	-	-	<b>C</b> 1	
(a)		•				nt that may be filed
				•	-	reproduction of that
		-				hen the Secretary of
				•	-	istry pursuant to this
						The Secretary is not
-				-		particular statutory
-				ocument enter	red into the re	gistry database shall
be assign	-	file number an	1			
(b)	-	<b>v</b> — 1				ne registry database,
						size card containing
						he document. Upon
entering	nto the reg	<u>istry database</u>	e a document	that was re	eceived in ele	ectronic format, the
<b>Secretary</b>	shall send a	wallet-size c	ard containing	g the docume	ent's file numb	per and password to
the person	who submi	tted the docun	nent.			
(c)	When the S	Secretary of St	tate receives a	revocation of	of a document	that is filed with the
registry a						nove that document
from the r	egistry with	out its revocati	on, the Secret	ary shall dele	ete that docum	ent from the registry
database.				-		
(c1)	The Secret	tary of State	may remove	documents	of deceased r	registrants from the
						retary of State.
(d)			-	-		document from, the
• •		not do any of	•			,
0		fect the validit	-		e or in part.	
		late to the accu	•		-	cument.
						ment, regarding the
						r that the statutory
		uirements for				
	icq		are accument			
PART IN	PARENT	CHOICE IN	NURSING	SERVICE P	ROVIDERS	WHEN NURSING
						NDIVIDUALIZED
	TION PROC					
		<b>4.</b> G.S. 1150	7-111 2 reade	as rewritten.		
		· • 0.0.1130	2 I I I.2 I Caus	as rewrittell.		

	General Assembly Of North Carolina Science Sci	ession 2025			
1	"§ 115C-111.2. Contracts with private service providers.				
2	(a) Local educational agencies furnishing special education and related	services to			
3	children with disabilities may contract with private special education facilities	or service			
4	providers to furnish any of these services that the public providers are unable to furnish.services.				
5	(b) As used in this subsection, "nursing services" are services that may only be provided				
6	by nurses licensed in accordance with Article 9A of Chapter 90 of the General Stat	utes. When			
7	providing nursing services pursuant to a child's IEP, local educational agencies shall make				
8	available the parent's choice of nurse if all of the following apply:				
9	(1) <u>The child's IEP requires nursing services.</u>				
10	(2) The child received nursing services from the nurse (i) prior to	the nursing			
11	services being required by the child's IEP or (ii) prior to the child	enrolling in			
12	his or her current school.				
13	(3) The parent's choice of nurse is employed by a nursing agency an	<u>d willing to</u>			
14	provide the nursing services required by the child's IEP.				
15	(4) <u>The nursing agency employing the parent's choice of nurse meets</u>				
16	contract terms required for any other nursing agency contracted	•			
17	educational agency, including licensing and liability requirements	<u>).</u>			
18	(5) The contracted rate is equal to or less than the contracted rate of o	other nurses			
19	contracted by the local educational agency.				
20	(c) This section shall not be construed to limit the local education	al agency's			
21	responsibility to provide a free appropriate public education."				
22					
23	PART V. EFFECTIVE DATE				
24	<b>SECTION 5.</b> Parts I through III of this act become effective October 1				
25	W of this pot is offective when it becomes low and applies beginning with the 2025 (	1026 solution			

SECTION 5. Parts I through III of this act become effective October 1, 2025. Part
IV of this act is effective when it becomes law and applies beginning with the 2025-2026 school
year. Except as otherwise provided, this act is effective when it becomes law.