GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

H

HOUSE BILL 349

	Short Title:	Update Reqs./Advance Health Care Directives.	(Public)			
	Sponsors: Representatives Huneycutt, Potts, Cunningham, and Campbell (Primary Sponsors).					
	For a complete list of sponsors, refer to the North Carolina General Assembly web site					
	Referred to: Health, if favorable, Judiciary 2, if favorable, Rules, Calendar, and Operative House					
		March 11, 2025				
1		A BILL TO BE ENTITLED				
2	AN ACT UP	PDATING REQUIREMENTS FOR HEALTH CARE POWERS OF ATT	ORNEY			
3		AND ADVANCE HEALTH CARE DIRECTIVES; AND AUTHORIZING THE				
4		SECRETARY OF STATE TO RECEIVE ELECTRONIC FILINGS OF ADVANCE				
5		HEALTH CARE DIRECTIVES.				
6	The General	Assembly of North Carolina enacts:				
7						
8	PART I. HE	CALTH CARE POWERS OF ATTORNEY				
9	S	ECTION 1.1. G.S. 32A-16(3) reads as rewritten:				
10	"((3) Health care power of attorney. – Except as provided in G.S. 32A				
11		written instrument that substantially meets the requirements of this				
12		that is signed in the presence of two qualified witnesses, and witn				
13		acknowledged before a notary public, pursuant to which an attorney-i				
14		agent is appointed to act for the principal in matters relating to the heat				
15		of the principal. The notary who takes the acknowledgement may b				
16		required to be a paid employee of the attending physician or menta				
17		treatment provider, a paid employee of a health facility in which the p	-			
18		is a patient, or a paid employee of a nursing home or any adult care	home in			
19	G	which the principal resides."				
20		ECTION 1.2. G.S. 32A-25.1(a) reads as rewritten:				
21		he use of the following form in the creation of a health care power of att	•			
22	,	when used, it shall meet the requirements of and be construed in accordance	with the			
23 24	provisions of	luiis Afucie:				
24 25		HEALTH CARE POWER OF ATTORNEY				
23 26		HEALTH CARE I OWER OF ATTORNET				
20 27	NOTE: VO	DU SHOULD USE THIS DOCUMENT TO NAME A PERSON AS	VOUR			
28		CARE AGENT IF YOU ARE COMFORTABLE GIVING THAT P				
20 29		ND SWEEPING POWERS TO MAKE HEALTH CARE DECISION				
30		CRE IS NO LEGAL REQUIREMENT THAT ANYONE EXEC				
31		CARE POWER OF ATTORNEY.				
32						





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General Assembly Of North Carolina

1 **EXPLANATION:** You have the right to name someone to make health care decisions for you 2 when you cannot make or communicate those decisions. This form may be used to create a health 3 care power of attorney, and meets the requirements of North Carolina law. However, you are 4 not required to use this form, and North Carolina law allows the use of other forms that meet 5 certain requirements. If you prepare your own health care power of attorney, you should be very 6 careful to make sure it is consistent with North Carolina law. 7 8 This document gives the person you designate as your health care agent broad powers to make 9 health care decisions for you when you cannot make the decision yourself or cannot communicate 10 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. 11 12 Except to the extent that you express specific limitations or restrictions in this form, your health 13 care agent may make any health care decision you could make yourself. 14 15 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 16 interests and in accordance with this document. 17 18 19 This Health Care Power of Attorney form is intended to be valid in any jurisdiction in which it 20 is presented, but places outside North Carolina may impose requirements that this form does not 21 meet. 22 If you want to use this form, you must complete it, sign it, and have your signature witnessed by 23 24 two qualified witnesses and or proved by a notary public. Follow the instructions about which 25 choices you can initial very carefully. **Do not sign this form until** 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 26 and to any alternates you name. You should consider filing it with the Advance Health Care 27 28 Directive Registry maintained by the North Carolina Secretary of State: 29 http://www.nclifelinks.org/ahcdr/State. 30 31 . . . 32 33 By signing here, I indicate that I am mentally alert and competent, fully informed as to the 34 contents of this document, and understand the full import of this grant of powers to my health 35 care agent. 36 This the _____ day of _____, 20____. 37 38 39 (SIGNATURE) 40 41 I hereby state that the principal, _____, being of sound mind, signed (or directed another to sign on the principal's behalf) the foregoing health care power of attorney in my 42 43 presence, and that I am not related to the principal by blood or marriage, and I would not be entitled to any portion of the estate of the principal under any existing will or codicil of the 44 45 principal or as an heir under the Intestate Succession Act, if the principal died on this date without a will. I also state that I am not the principal's attending physician, nor a licensed health care 46 provider or mental health treatment provider who is (1) an employee of the principal's attending 47 48 physician or mental health treatment provider, (2) an employee of the health facility in which the principal is a patient, or (3) an employee of a nursing home or any adult care home where the 49 50 principal resides. I further state that I do not have any claim against the principal or the estate of 51 the principal.

General A	ssembly Of North Carolina	a	Session 202
Box #1	t to have very declaration	transad complete the f	llowing saction.
<u>II you elec</u>	t to have your declaration wi	inessed, complete the lo	bliowing section:
Date:		Witness:	
Date:		Witness:	
	COUNTY,	STATE	
Sworn to	or affirmed) and subscribed	before me this day by	(type/print name of signer)
			(type/print name of witness)
			(type/print name of witness)
Date:	(Official Seal)	Signatur	re of Notary Public
			, Notary Public or typed name
		My com	mission expires:"
PART II.	the presence of <u>a nor</u> be of sound mind an degree to the declara reasonable expectati of the declarant upo	1(c)(3) reads as rewritten n G.S. 90-321.1, that has tary public or two witnen and who state that they (and or to the declarant's so on that they would be en	as been signed by the declarant i esses who believe the declarant t i) are not related within the thir spouse, (ii) do not know or have ntitled to any portion of the estat under any will of the declarant o
	provides, (iii) are no who are paid employ facility in which the home or any adult c have a claim against the declaration; and SECTION 2.2. G.S. 90-32 "(1a) Declaration. – Exce	existing or under the In ot the attending physicia rees of the attending phy e declarant is a patient, are home in which the t any portion of the esta or" 1(a)(1a) reads as rewritt pt as provided in G.S.	ntestate Succession Act as it the an, licensed health care provide sician, paid employees of a heal or paid employees of a nursin declarant resides, and (iv) do n ate of the declarant at the time ten: 90-321.1, any signed, witnesse yed, and dated document meetin

General Assembly Of North Car	olina		Session 2025
"(d1) The following form is s (c) of this section:	pecifically determin	ned to meet the r	requirements of subsection
ADVANCE DIRECTIVI	E FOR A NATURA	AL DEATH ("I	LIVING WILL")
NOTE: YOU SHOULD USE T PROVIDERS INSTRUCTION LIFE-PROLONGING MEASUR REQUIREMENT THAT ANYO	DNS TO V RES IN CERTAIN	VITHHOLD SITUATIONS	OR WITHDRAW . THERE IS NO LEGAL
GENERAL INSTRUCTIONS: You instructions for the future if you life-prolonging measures in certain terms mean. The Living Will states able to communicate. Talk to you choices. Also, it is a good idea to and lawyers before you complete a	want your health n situations. You sh s what choices you r family members, talk with profession	care providers would talk to you would have mad friends, and ot nals such as you	to withhold or withdraw ur doctor about what these de for yourself if you were hers you trust about your
You do not have to use this form to Directive you need to be very care	•	•••	•
This Living Will form is intended to outside North Carolina may impos	••		· ·
If you want to use this form, you me two qualified witnesses and or pro- choices you can initial very carefu public are present to watch you sig physician and/or a trusted relative Directive Registry maintained http://www.nclifelinks.org/ahcdr/S	oved by a notary pu lly. Do not sign this gn it. You then shou , and should consid d by the Not	ublic. Follow the s form until two ald consider givi ler filing it with t	e instructions about which witnesses and <u>or</u> a notary ng a copy to your primary
My	y Desire for a Natu	ral Death	
I,, being prolonged by life-prolonging meas		ire that, as speci	ified below, my life not be
I hereby state that the declarant, directed another to sign on declar Death in my presence, and that I an not be entitled to any portion of the the declarant or as an heir under the without a will. I also state that I an care provider who is (1) an employ of the health facility in which the de any adult care home where the de against the declarant or the estate of <u>Box #1</u>	ant's behalf) the for a not related to the d a e estate of the declarates a not the declarant's aree of the declarant's leclarant is a patient eclarant resides. I f	regoing Advance leclarant by blood arant under any sion Act, if the of attending physics attending physics t, or (3) an empli	ce Directive for a Natural of or marriage, and I would existing will or codicil of declarant died on this date ician, nor a licensed health ician, (2) nor an employee oyee of a nursing home or

General Assem	bly Of North Carolina	à	Se	ssion 20
If you elect to ha	ave your declaration wi	tnessed, complete the	following section:	
Date:		Witness:		
Date:		Witness:		
	COUNTY,	STATE		
Sworn to (or affi	irmed) and subscribed l	before me this day by		
	,		(type/print name of dec	clarant)
			(type/print name of win	tness)
			(type/print name of win	tness)
Box #2 If you elect to qualified notary		notarized, have the f	following section comp	leted b
	cial Seal)		ire of Notary Public	
Ojji	ciui seui)	Signaii	ire of Notary Fublic	
			, Notary	Public
		Printec	l or typed name	
		Му сог	nmission expires:	
ADVANCE H SECRETARY SEC	EALTH CARE DI	RECTIVES WITH	POWERS OF ATTORN THE NORTH CA	
documents to the Health Care Dire	e Secretary of State <u>in</u> ective Registry establis	electronic or hard cop hed pursuant to this A		e Adva
(1)	A health care power Statutes.	of attorney under Artic	cle 3 of Chapter 32A of t	he Gene
(2)		esire for a natural death	n under Article 23 of Ch	apter 90
	the General Statutes			-
(3)	An advance instruct of Chapter 122C of t		reatment under Part 2 o	f Artic
(4)	-		Part 3A of Article 16	of Chap
	130A of the General	Statutes.		-
<u>(5)</u>			ntability Act (HIPAA) w	
			submitted for filing in t	
			ed for its validity. This	
section.		anatomicai gitt desei	ribed in subdivision (a)	(+) 01

	General Assembly Of North Carolina	Session 2025		
1	(c) The document may be submitted for filing only by the person wh	o executed the		
2	document.			
3	(d) The person who submits the document shall supply a return address.			
4	(e) The document shall be accompanied by any fee required by this Artic	cle."		
5	SECTION 3.2. G.S. 130A-468 reads as rewritten:			
6	"§ 130A-468. Filing of documents with the registry.			
7	(a) When the Secretary of State receives a <u>hard copy of a document the</u>	at may be filed		
8	with the registry pursuant to this Article, the Secretary shall create a digital repr			
9	document and enter the reproduced document into the registry database. When	the Secretary of		
10	State receives a document in electronic format that may be filed with the registry	pursuant to this		
11	Article, the Secretary shall enter that document into the registry database. The	-		
12	required to review a document to ensure that it complies with the part	icular statutory		
13	requirements applicable to the document. Each document entered into the registr	y database shall		
14	be assigned a unique file number and password.			
15	(b) Upon entering the <u>a</u> reproduced <u>hard copy of a</u> document into the re	gistry database,		
16	the Secretary shall return the original hard copy of the document and a wallet-size	card containing		
17	the document's file number and password to the person who submitted the d	ocument. <u>Upon</u>		
18	entering into the registry database a document that was received in electro	nic format, the		
19	Secretary shall send a wallet-size card containing the document's file number a	and password to		
20	the person who submitted the document.			
21	(c) When the Secretary of State receives a revocation of a document that			
22	registry and that document's file number and password, or a request to remove			
23	from the registry without its revocation, the Secretary shall delete that document from the registry			
24	database.			
25	(c1) The Secretary of State may remove documents of deceased regis			
26	registry upon notification of death in writing in a form acceptable to the Secretar			
27	(d) The Secretary of State's entry of a document into, or removal of a doc	ument from, the		
28	registry database does not do any of the following:			
29	(1) Affect the validity of the document in whole or in part.			
30	(2) Relate to the accuracy of information contained in the docum			
31	(3) Create a presumption regarding the validity of the documen			
32	accuracy of information contained in the document, or th	at the statutory		
33	requirements for the document have been met."			
34				
35	PART IV. EFFECTIVE DATE			
36	SECTION 4.1. This act becomes effective October 1, 2025.			