## DECLARATION OF A DESIRE FOR A NATURAL DEATH

DECEMBER 115251
STATE OF SOUTH CAROLINA COUNTY OF
I,
I willfully and voluntarily make known my desire that no life-sustaining procedures be used to prolong my dying if my condition is terminal or if I am in a state of permanent unconsciousness, and I declare:  If at any time I have a condition certified to be a terminal condition by two physicians who have personally examined me, one of whom is my attending physician, and the physicians have determined that my death could occur within a reasonably short period of time without the use of life-sustaining procedures or if the physicians certify that I am in a state of permanent unconsciousness and where the application of life-sustaining procedure would serve only to prolong the dying process, I direct that the procedures be withheld or withdrawn, and that be permitted to die naturally with only the administration of medication or the performance of any medical procedure necessary to provide me with comfort care.
INSTRUCTIONS CONCERNING ARTIFICIAL NUTRITION AND HYDRATION
INITIAL ONE OF THE FOLLOWING STATEMENTS
If my condition is TERMINAL and could result in death within a reasonably short time,
I direct that nutrition and hydration BE PROVIDED through any medically indicated means, including medically or surgically implanted tubes.  OR
I direct that nutrition and hydration NOT BE PROVIDED through any medically indicated means, including medically or surgically implanted tubes.
INITIAL ONE OF THE FOLLOWING STATEMENTS
If I am in a PERSISTENT VEGETATIVE STATE or other condition of permanent unconsciousness,
I direct that nutrition and hydration BE PROVIDED through any medically indicated means, including

In the absence of my ability to give directions regarding the use of life-sustaining procedures, it is my intention that this Declaration be honored by my family and physicians and any health facility in which I may be a patient as the final expression of my legal right to refuse medical or surgical treatment, and I accept the consequences from the refusal.

I direct that nutrition and hydration NOT BE PROVIDED through any medically indicated means,

medically or surgically implanted tubes.

including medically or surgically implanted tubes.

I am aware that this Declaration authorizes a physician to withhold or withdraw life-sustaining procedures. I am emotionally and mentally competent to make this Declaration.

## APPOINTMENT OF AN AGENT (OPTIONAL)

1.	You may give another person authority to REVOKE this declaration on your behalf. If you wish to do so, please enter that person's name in the space below.
Ad	me of Agent with Power to Revoke:
Tel	ephone Number:
2.	You may give another person authority to ENFORCE this declaration on your behalf. If you wish to do so, please enter that person's name in the space below.
Na Te	me of Agent with Power to Enforce Address:
	REVOCATION PROCEDURES
TH RE	IIS DECLARATION MAY BE REVOKED BY ANY ONE OF THE FOLLOWING METHODS. HOWEVER, A EVOCATION IS NOT EFFECTIVE UNTIL IT IS COMMUNICATED TO THE ATTENDING PHYSICIAN:
(1)	BY BEING DEFACED, TORN, OBLITERATED, OR OTHERWISE DESTROYED, IN EXPRESSION OF YOUR INTENT TO REVOKE, BY YOU OR BY SOME PERSON IN YOUR PRESENCE AND BY YOUR DIRECTION. REVOCATION BY DESTRUCTION OF ONE OR MORE OF MULTIPLE ORIGINAL DECLARATIONS REVOKES ALL OF THE ORIGINAL DECLARATIONS;
	BY A WRITTEN REVOCATION SIGNED AND DATED BY YOU EXPRESSING YOUR INTENT TO REVOKE;
(3	) BY YOUR ORAL EXPRESSION OF YOUR INTENT TO REVOKE THE DECLARATION. AN ORAL REVOCATION TO THE ATTENDING PHYSICIAN BY A PERSON OTHER THAN YOU IS EFFECTIVE
	ONLY IF: (A) THE PERSON WAS PRESENT WHEN THE ORAL REVOCATION WAS MADE; (B) THE REVOCATION WAS COMMUNICATED TO THE PHYSICIAN WITHIN A REASONABLE
	TIME; (C) YOUR PHYSICAL OR MENTAL CONDITION MAKES IT IMPOSSIBLE FOR THE PHYSICIAN TO CONFIRM THROUGH SUBSEQUENT CONVERSATION WITH YOU THAT THE REVOCATION HAS OCCURRED. TO BE EFFECTIVE AS A REVOCATION, THE ORAL EXPRESSION CLEARLY MUST INDICATE YOUR DESIRE THAT THE DECLARATION NOT BE GIVEN EFFECT OR THAT LIFE-SUSTAINING PROCEDURES BE ADMINISTERED;
(4	4) IF YOU, IN THE SPACE ABOVE, HAVE AUTHORIZED AN AGENT TO REVOKE THE DECLARATION, THE AGENT MAY REVOKE ORALLY OR BY A WRITTEN, SIGNED, AND DATED INSTRUMENT. AN AGENT MAY REVOKE ONLY IF YOU ARE INCOMPETENT TO DO SO. AN AGENT MAY REVOKE THE DECLARATION PERMANENTLY OR TEMPORARILY;
(	5) BY YOUR EXECUTING ANOTHER DECLARATION AT A LATER TIME.
	Signature of Declarant

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## **AFFIDAVIT**

STATE OF		COUNTY OF
Wa	and	, the undersigned witnesses to the foregoing
Declaration, dated theundersigned authority, o by the declarant as and for we, at his request and in date. The declarant is period is qualified as a witness that he is not related to the of the parents of the declarant of th	day of	, at least one of us being first duly sworn, declare to the information and belief, that the Declaration was on that date signed N OF A DESIRE FOR A NATURAL DEATH in our presence and the presence of each other, subscribe our names as witnesses on that and we believe him to be of sound mind. Each of us affirms that he der the provisions of the South Carolina Death with Dignity Act in marriage, or adoption either as a spouse, lineal ancestor, descendant may of them; nor directly financially responsible for the declarant's declarant's estate upon his decease, whether under any will or as an arry of a life insurance policy of the declarant; nor the declarant's attending physician; nor a person who has a claim against the omore than one of us is an employee of a health facility in which the dent in a hospital or nursing care facility at the date of execution of sman designated by the State Ombudsman, Office of the Governor.
Witness		Witness*
		, the declarant, and subscribed and sworn to beforethe witness(es),
	(SEAL)	Signature of Notary Public  Notary Public for
		My commission expires:

<sup>\*</sup>If qualified as a witness, the Notary Public may serve as a witness.