## HEALTH CARE DIRECTIVE

I,	EXAMPLE	(name), living in the c	ity of,
in	the county of	, in the state of	
ma	ke this Health Care Directive th	nisday of	, 20
I,_ car	e decisions, willfully, and volu	(name), having the cannulating make known my desire that m	
art	ificially prolonged under the cir	rcumstances set forth below, and do h	nereby declare that:
1.	physician, or in a permanent use application of life-sustaining to my dying, I direct that such tredie naturally. I understand by and irreversible condition cause medical judgment cause death accepted medical standards, as serve only to prolong the procepermanent unconscious condition am medically assessed within	nosed in writing to be in a terminal conconscious condition by two physicial reatment would serve only to artificial eatment be withheld or withdrawn, and using this form that a terminal conditional sed by injury, disease, or illness, that within a reasonable period of time in and where the application of life-sustainess of dying. I further understand in union means an incurable and irreversible reasonable medical judgment as having irreversible coma or a persistent version of two personables.	ans, and where the ally prolong the process of ad that I be permitted to ion means an incurable would within reasonable a accordance with ining treatment would using this form that a ble condition in which I ng no reasonable
2.	treatment, it is my intention the physician(s) as the final express and I accept the consequences decisions for me, whether through	at this directions regarding the use of at this directive shall be honored by ression of my legal right to refuse medion of such refusal. If another person is a bugh a durable power of attorney or otive and any other clear expressions of	my family and ical or surgical treatment appointed to make these therwise, I request that the
3.	If I am diagnosed to be in term (check one):	ninal condition or in a permanent unc	onscious condition
	☐ I DO want to have an	tificially provided nutrition and hydra	ation.
	☐ I DO NOT want to h	ave artificially provided nutrition and	l hydration.
4.	<u> </u>	egnant and that diagnosis is known to r effect during the course of my pregr	

5. I understand the full import of this directive and I am emotionally and mentally capable to make the health care decisions contained in this directive.

6.	I understand that before I sign this directive, I can add to or delete from or otherwise change the wording of this directive and that I may add to or delete from this directive at any time and that any changes shall be consistent with Washington state law or federal constitutional law to be legally valid.					
7.	It is my wish that every part of this directive be fully implemented. If for any reason any pais held invalid it is my wish that the remainder of my directive be implemented.					
8. I make the following additional instructions regarding my care:						
	ashington State law requires that Health Care Directives be signed by the declarer in the sence of two witnesses.					
Sig	gnature of Declarer					
her blo be	e declarer, who signed the above Directive, is personally known to me and I believe him or to be capable of making health care decisions. I agree that I am not related to the declarer by ood or marriage, the declarer has stated I am not mentioned in the declarer's will, and I will not entitled to any portion of the estate of the declarer upon declarer's decease under any existing II of the declarer at the time of the execution of the above Directive.					
car of	addition, I am not the attending physician, an employee of the attending physician or a health re facility in which the declarer is a patient, or any person who has a claim against any portion the estate of the declarer upon the declarer's decease at the time of the execution of the above rective.					
Da	te Witness (print name) Witness (signature)					

Witness (print name)

Date

Witness (signature)

## DURABLE POWER OF ATTORNEY FOR HEALTH CARE

I,EXAMPLE	(name), living in the city of,
in the county of	, in the state of Washington,
designate	(name) as my attorney in fact, to
act for me in making health care decisions if I	become incapacitated. I hereby revoke any and all
health care powers of attorney previously gran	ated by me.
1. Alternate Attorney in Fact. If for any re-	ason(name)
fails to act, or is not able to act, I designate	e(name),
then	(name) as alternate attorneys in fact,
to serve in the order named. An attorney in fact may resign by delivering writter	
recordable form, to an alternate, successor	, or co-attorney in fact. In this Durable Power of
Attorney for Health Care, the "attorney in	fact" means the then acting attorney in fact.

- 2. **Power to Make Health Care Decisions.** My attorney in fact shall have the right to make decisions, and to give informed consent on my behalf, as to my health care, to the extent permitted by law. This authority shall include, but not be limited to, the right to consent to the withholding or withdrawal of life-sustaining treatment which would only prolong artificially the moment of my death and prevent me from dying naturally, in those circumstances in which a physician(s) has/have determined (a) that I am in a permanent unconscious condition, meaning an incurable and irreversible condition in which I am medically assessed within reasonable medical judgment as having no reasonable probability of recovery from an irreversible coma or a persistent vegetative state, or (b) that I have a terminal condition, meaning an incurable and irreversible condition caused, by injury, disease or illness, that would within reasonable medical judgment cause death within a reasonable period of time in accordance with accepted medical standards. I also authorize my attorney in fact to make decisions regarding the artificial administration of food and fluids, consistent with any Health Care Directive (living will) I have executed.
- 3. **Effectiveness.** This Durable Power of Attorney for Health Care shall become effective upon my incapacity. Incapacity shall include the inability to make health care decisions effectively for reasons such as mental illness, mental deficiency, incompetency, physical illness or disability, advanced age, chronic use of drugs or chronic intoxication. Incapacity may be determined by (a) a court order or (b) a written qualified attending physician.
- 4. **Duration.** This Durable Power of Attorney for Health Care becomes effective as provided in Section 3 above and shall remain in effect to the fullest extent permitted by Chapter 11.94 of the Revised Code of Washington, or until revoked or terminated as provided in Section 5 or 6 below.

	Date	Witness (print name)	Witness (signature)		
	Date	Witness (print name)	Witness (signature)		
wi the pe be an he	tnessed or notarized. Feese witnesses be person rsons are individuals we entitled, under any exd/or notarization is als lp assure that the declar	ns qualified to witness the signing of who are not related to the declarer by isting will, to any portion of the esta o important as evidence to help contains	ere always be two witnesses and that f a Health Care Directive. Such y blood or marriage and who will not ate of the declarer. Witnessing firm the declarer's competence and family members of others oppose on		
Sig	gnature of Declarer				
10		rable Power of Attorney for Health ( , 20, to be effective as providence)			
9.	<b>Applicable.</b> The laws of the State of Washington shall govern this Durable Power of Attorney for Health Care.				
8.	<b>Indemnity.</b> My estate shall hold harmless and indemnify the attorney in fact from all liability for acts or omissions done in good faith.				
7.	this Durable Power of one shall deal with the cancellation, revocate	of Attorney for Health Care to carry on attorney in fact if they know or had ion, suspension, or termination of the cion so taken, unless otherwise invaluation	ave written notice of any		
6.	<b>Termination.</b> If appointed, my guardian may, with court approval, revoke, suspend, or terminate this Durable Power of Attorney for Health Care.				
5.	or terminated by writh has been recorded, by	trable Power of Attorney for Health ten notice from me to the designated y recording this notice in the office value.	d attorney in fact and, if this power where deeds are recorded for real		

Notarization, If Ne	eeded:		
STATE OF WASH	HINGTON		
COUNTY OF		<u> </u>	
I certify that I know or have satisfactory evidence that			_ signed this instr
Dated this	day of	, 20	
		NOTARY PUBLIC in and for the State of Washington  Residing at	
		My commission expires	

## In Process