18332.0200

Fifty-seventh Legislative Assembly of North Dakota

SENATE BILL NO. 2341 with House Amendments SENATE BILL NO. 2341

Introduced by

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Senators Lee, T. Mathern

Representatives Mahoney, Price, Svedjan

- 1 A BILL for an Act to amend and reenact sections 23-06.4-03, 23-06.5-05, and 23-06.5-16 and
- 2 subsection 9 of section 23-06.5-17 of the North Dakota Century Code, relating to the form and
- 3 execution of advance health care directives.

4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

5 **SECTION 1. AMENDMENT.** Section 23-06.4-03 of the 1999 Supplement to the North Dakota Century Code is amended and reenacted as follows:

23-06.4-03. Declaration relating to use of life-prolonging treatment.

- 1. An individual of sound mind and eighteen or more years of age may execute at any time a declaration governing the use, withholding, or withdrawal of life-prolonging treatment, nutrition, and hydration. The declaration must be signed by the declarant, or another at the declarant's direction, and witnessed by two individuals who are not contain verification of the declarant's signature or the signature of the person directed by the declarant to sign on behalf of the declarant, either by notary public or by two witnesses who are at least eighteen years of age. A person notarizing the declaration may be an employee of a health care or long-term care provider providing direct care to the declarant. At least one witness to the execution of the declarant or an employee of the health care provider providing direct care to the declarant or an employee of the health care provider providing direct care to the declarant on the date of execution. The notary public or any witness may not be:
 - a. Related The declarant's spouse or related to the declarant by blood,
 marriage, or marriage adoption;

1		b.	Entitle	ed to a	ny portion of the estate of the declarant under any will of the
2			decla	rant or	codicil to the will or deed, existing by operation of law or
3			other	wise, a	at the time of the declaration;
4		c.	Claim	nants a	gainst any portion of the estate of the declarant at the time of the
5			execu	ution o	f the declaration;
6		d.	Direc	tly fina	ncially responsible for the declarant's medical care; or
7		e.	Atten	ding p	hysicians of the declarant.
8	2.	If the	e deck	arant is	s a resident of a long-term care facility, as defined in section
9		50-1	0.1-01	l, at th	e time the declaration is executed, one of the two witnesses to the
10		decl	aratior	n must	be a recognized member of the clergy, an attorney licensed to
11		prac	tice in	this st	ate, or a person as may be designated by the department of
12		hum	ıan se r	vices ·	or the district court for the county in which the facility is located.
13	3.	A de	eclarat	ion mu	st be substantially in the The following statutory form, but the is a
14		prefe	erred f	orm, b	ut not a required from, by which a person may execute a
15		<u>decl</u>	aratior	n. The	declaration may include additional specific directives. Another
16		<u>form</u>	may l	be use	d if it complies with this chapter. The invalidity of any additional
17		spec	cific dir	rective	s does not affect the validity of the declaration.
18		I ded	clare o	n (moi	nth, day, year):
19		a.	I have	e made	e the following decision concerning life-prolonging treatment (initial
20			1, 2,	or 3):	
21			(1)	[][d	lirect that life-prolonging treatment be withheld or withdrawn and
22				that I	be permitted to die naturally if two physicians certify that:
23				(a)	I am in a terminal condition that is an incurable or irreversible
24					condition which, without the administration of life-prolonging
25					treatment, will result in my imminent death;
26				(b)	The application of life-prolonging treatment would serve only to
27					artificially prolong the process of my dying; and
28				(c)	I am not pregnant.
29				It is m	ny intention that this declaration be honored by my family and
30				physi	cians as the final expression of my legal right to refuse medical or

1			surgical treatment and that they accept the consequences of that
2			refusal, which is death.
3		(2)	[] I direct that life-prolonging treatment, which could extend my life, be
4			used if two physicians certify that I am in a terminal condition that is an
5			incurable or irreversible condition which, without the administration of
6			life-prolonging treatment, will result in my imminent death. It is my
7			intention that this declaration be honored by my family and physicians
8			as the final expression of my legal right to direct that medical or surgical
9			treatment be provided.
10		(3)	[] I make no statement concerning life-prolonging treatment.
11	b.	I hav	re made the following decision concerning the administration of nutrition
12		wher	n my death is imminent (initial only one statement):
13		(1)	[] I wish to receive nutrition.
14		(2)	[] I wish to receive nutrition unless I cannot physically assimilate
15			nutrition, nutrition would be physically harmful or would cause
16			unreasonable physical pain, or nutrition would only prolong the process
17			of my dying.
18		(3)	[] I do not wish to receive nutrition.
19		(4)	[] I make no statement concerning the administration of nutrition.
20	C.	I hav	re made the following decision concerning the administration of hydration
21		wher	n my death is imminent (initial only one statement):
22		(1)	[] I wish to receive hydration.
23		(2)	[] I wish to receive hydration unless I cannot physically assimilate
24			hydration, hydration would be physically harmful or would cause
25			unreasonable physical pain, or hydration would only prolong the
26			process of my dying.
27		(3)	[] I do not wish to receive hydration.
28		(4)	[] I make no statement concerning the administration of hydration.
29	d.	Conc	cerning the administration of nutrition and hydration, I understand that if I
30		make	e no statement about nutrition or hydration, my attending physician may
31		withh	nold or withdraw nutrition or hydration if the physician determines that I

1		cannot physically assimilate nutrition of hydration of that nutrition of hydration
2		would be physically harmful or would cause unreasonable physical pain.
3	e.	If I have been diagnosed as pregnant and that diagnosis is known to my
4		physician, this declaration is not effective during the course of my pregnancy.
5	f.	I understand the importance of this declaration, I am voluntarily signing this
6		declaration, I am at least eighteen years of age, and I am emotionally and
7		mentally competent to make this declaration.
8	g.	I understand that I may revoke this declaration at any time.
9		Signed
10		City, County, and State of Residence
11		The declarant is known to me and I believe the declarant to be of sound mind.
12		I am not related to the declarant by blood or marriage, nor would I be entitled
13		to any portion of the declarant's estate upon the declarant's death. I am not
14		the declarant's attending physician, a person who has a claim against any
15		portion of the declarant's estate upon the declarant's death, or a person
16		directly financially responsible for the declarant's medical care.
17		Witness
18		Witness
19	<u>h.</u>	Option 1: Notary Public
20		In my presence on (date), (name of
21		declarant) acknowledged the declarant's signature on this document or
22		acknowledged that the declarant directed the person signing this document to
23		sign on the declarant's behalf.
24		
25		(Signature of Notary Public)
26		My commission expires
27	<u>i.</u>	Option 2: Two Witnesses
28		Witness One:
29		(1) In my presence on (date),
30		(name of declarant) acknowledged the declarant's signature on this

1			document or acknowledged that the declarant directed the person
2			signing this document to sign on the declarant's behalf.
3		<u>(2)</u>	I am at least eighteen years of age.
4		<u>(3)</u>	If I am a health care or long-term care provider or an employee of a
5			health care or long-term care provider giving direct care to the
6			declarant, I must initial this box: [].
7		<u>l cer</u>	tify that the information in (1) through (3) is true and correct.
8			
9		(Sigi	nature of Witness One)
10			
11		(Add	<u>dress)</u>
12		Witn	ess Two:
13		<u>(1)</u>	In my presence on (date), (name
14			of declarant) acknowledged the declarant's signature on this document
15			or acknowledged that the declarant directed the person signing this
16			document to sign on the declarant's behalf.
17		<u>(2)</u>	I am at least eighteen years of age.
18		<u>(3)</u>	If I am a health care or long-term care provider or an employee of a
19			health care or long-term care provider giving direct care to the
20			declarant, I must initial this box: [].
21		<u>l cer</u>	tify that the information in (1) through (3) is true and correct.
22			
23		(Sigi	nature of Witness Two)
24			
25		(Add	<u>dress)</u>
26	4. <u>3.</u>	A physicia	an or other health care provider who is furnished a copy of the declaration
27		shall mak	e it a part of the declarant's medical record and, if unwilling to comply
28		with the d	leclaration, promptly so advise the declarant.
29	SEC	CTION 2.	AMENDMENT. Section 23-06.5-05 of the North Dakota Century Code is
30	amended and reenacted as follows:		

1	23-06.5-05. Execution and witnesses. The durable power of attorney for health care
2	must be signed by the principal in the presence of and that signature must be verified by a
3	notary public or at least two or more subscribing witnesses, neither of whom may who are at
4	least eighteen years of age. A person notarizing the document may be an employee of a
5	health care or long-term care provider providing direct care to the principal. At least one
6	witness to the execution of the document must not be a health care or long-term care provider
7	providing direct care to the principal or an employee of a health care or long-term care provider
8	providing direct care to the principal on the date of execution. The notary public or any witness
9	may not be, at the time of execution, be the agent, the principal's health or long-term care
10	services provider or the provider's employee, the principal's spouse or heir, a person related to
11	the principal by blood, marriage, or adoption, a person entitled to any part of the estate of the
12	principal upon the death of the principal under a will or deed in existence or by operation of law,
13	er any other person who has, at the time of execution, any claims against the estate of the
14	principal, a person directly financially responsible for the principal's medical care, or the
15	attending physician of the principal. The witnesses shall affirm that the principal appeared to be
16	of sound mind and free from duress at the time the durable power of attorney for health care
17	was signed and that the principal affirmed that the principal was aware of the nature of the
18	documents and signed it freely and voluntarily. If the principal is physically unable to sign, the
19	durable power of attorney for health care may be signed by the principal's name being written
20	by some other person in the principal's presence and at the principal's express direction.
21	SECTION 3. AMENDMENT. Section 23-06.5-16 of the North Dakota Century Code is
22	amended and reenacted as follows:
23	23-06.5-16. Use of statutory form. The statutory form of durable power of attorney
24	described in section 23-06.5-17 may be used and is the preferred form, but not a required form,
25	by which a person may execute a durable power of attorney for health care pursuant to this
26	chapter. It is known as "the statutory form of durable power of attorney for health care".
27	Another form may be used if it complies with this chapter.
28	SECTION 4. AMENDMENT. Subsection 9 of section 23-06.5-17 of the 1999
29	Supplement to the North Dakota Century Code is amended and reenacted as follows:
30	9. PRIOR DESIGNATIONS REVOKED. I revoke any prior durable power of attorney
31	for health care.

1	DATE AND SIGNATURE OF PRINCIPAL					
2	(YOU MUST DATE AND SIGN THIS POWER OF ATTORNEY)					
3	I sign my name to this Statutory Form Durable Power of Attorney For Health					
4	Care on at					
5		(date) (city)				
6						
7		(state)				
8						
9		(you sign here)				
10	(THIS PO	WER OF ATTORNEY WILL NOT BE VALID UNLESS IT IS <u>NOTARIZED OR</u>				
11	SIGNED BY TWO QUALIFIED WITNESSES WHO ARE PRESENT WHEN YOU SIGN OR					
12	ACKNOW	LEDGE YOUR SIGNATURE. IF YOU HAVE ATTACHED ANY ADDITIONAL				
13	PAGES T	O THIS FORM, YOU MUST DATE AND SIGN EACH OF THE ADDITIONAL PAGES				
14	AT THE S	SAME TIME YOU DATE AND SIGN THIS POWER OF ATTORNEY.)				
15		NOTARY PUBLIC OR STATEMENT OF WITNESSES				
16	This document must be (1) notarized or (2) witnessed by two qualified adult witnesses. The					
17	person notarizing this document may be an employee of a health care or long-term care					
18	provider providing your care. At least one witness to the execution of the document must not					
19	be a health care or long-term care provider providing you with direct care or an employee of the					
20	health care or long-term care provider providing you with direct care. None of the following					
21	may be used as a notary or witness:					
22	1.	A person you designate as your agent or alternate agent;				
23	2.	A health care provider;				
24	3.	An employee of a health care provider;				
25	4.	The operator of a long-term care facility;				
26	5.	An employee of an operator of a long-term care facility;				
27	6.	Your spouse;				
28	7. <u>3.</u>	A person related to you by blood, marriage, or adoption;				
29	8. <u>4.</u>	A person entitled to inherit any part of your estate upon your death; or				
30	9. <u>5.</u>	A person who has, at the time of executing this document, any claim against your				
31		estate.				

1	r acciare under penalty of perjury that the person who signed or acknowledged this
2	document is personally known to me to be the principal, that the principal signed or
3	acknowledged this durable power of attorney in my presence, that the principal appears to be
4	of sound mind and under no duress, fraud, or undue influence, that I am not the person
5	appointed as attorney in fact by this document, and that I am not a health care provider; an
6	employee of a health care provider; the operator of a long term care facility; an employee of an
7	operator of a long-term care facility; the principal's spouse; a person related to the principal by
8	blood or adoption; a person entitled to inherit any part of the principal's estate upon death; nor a
9	person who has, at the time of executing this document, any claim against the principal's
10	estate.
11	Signature: Residence Address:
12	Print Name:
13	Date:
14	Signature: Residence Address:
15	Print Name:
16	Date:
17	Option 1: Notary Public
18	In my presence on (date), (name of declarant) acknowledged
19	the declarant's signature on this document or acknowledged that the declarant directed the
20	person signing this document to sign on the declarant's behalf.
21	
22	(Signature of Notary Public)
23	My commission expires, 20
24	Option 2: Two Witnesses
25	Witness One:
26	(1) In my presence on (date),
27	(name of declarant), acknowledged the declarant's signature on this
28	document or acknowledged that the declarant directed the person
29	signing this document to sign on the declarant's behalf.
30	(2) I am at least eighteen years of age.

1		<u>(3)</u>	If I am a health care provider or an employee of a health care provider
2			giving direct care to the declarant, I must initial this box: [].
3			I certify that the information in (1) through (3) is true and correct.
4			
5			(Signature of Witness One)
6			
7			(Address)
8	Witness Two:		
9		<u>(1)</u>	In my presence on(date), (name
10			of declarant) acknowledged the declarant's signature on this document
11			or acknowledged that the declarant directed the person signing this
12			document to sign on the declarant's behalf.
13		<u>(2)</u>	I am at least eighteen years of age.
14		<u>(3)</u>	If I am a health care provider or an employee of a health care provider
15			giving direct care to the declarant, I must initial this box: [].
16			I certify that the information in (1) through (3) is true and correct.
17			
18			(Signature of Witness Two)
19			
20			(Address)