1	ADVANCE HEALTH CARE DIRECTIVE
2	AMENDMENTS
3	2008 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Allen M. Christensen
6 7	House Sponsor: Steven R. Mascaro
8	LONG TITLE
9	General Description:
10	This bill amends the Advance Health Care Directive Act.
11	Highlighted Provisions:
12	This bill:
13	 defines terms;
14	 describes the standard to be used by a surrogate in making a health care decision on
15	behalf of a person who no longer has capacity to make the person's own health care
16	decisions;
17	 replaces the physician order for life sustaining treatment form with a life with
18	dignity order and establishes procedures and requirements relating to the order;
19	 describes who may witness the making or revocation of an advance health care
20	directive;
21	 modifies provisions related to default surrogates, including:
22	• the order of priority among potential surrogates; and
23	• witnessing the disqualification of a default surrogate;
24	 modifies the optional form for an advance health care directive;
25	 describes the reciprocal applicability of an advance health care directive made

26	before the effective date of this bill; and
27	 makes technical changes.
28	Monies Appropriated in this Bill:
29	None
30	Other Special Clauses:
31	None
32	Utah Code Sections Affected:
33	AMENDS:
34	75-2a-102, as enacted by Laws of Utah 2007, Chapter 31
35	75-2a-103, as enacted by Laws of Utah 2007, Chapter 31
36	75-2a-104, as enacted by Laws of Utah 2007, Chapter 31
37	75-2a-105, as enacted by Laws of Utah 2007, Chapter 31
38	75-2a-107, as enacted by Laws of Utah 2007, Chapter 31
39	75-2a-108, as enacted by Laws of Utah 2007, Chapter 31
40	75-2a-109, as enacted by Laws of Utah 2007, Chapter 31
41	75-2a-110, as enacted by Laws of Utah 2007, Chapter 31
42	75-2a-111, as enacted by Laws of Utah 2007, Chapter 31
43	75-2a-112, as enacted by Laws of Utah 2007, Chapter 31
44	75-2a-113, as enacted by Laws of Utah 2007, Chapter 31
45	75-2a-114, as enacted by Laws of Utah 2007, Chapter 31
46	75-2a-115, as enacted by Laws of Utah 2007, Chapter 31
47	75-2a-117, as enacted by Laws of Utah 2007, Chapter 31
48	75-2a-118, as enacted by Laws of Utah 2007, Chapter 31
49	75-2a-119, as enacted by Laws of Utah 2007, Chapter 31
50	75-2a-120, as enacted by Laws of Utah 2007, Chapter 31
51	75-2a-121, as enacted by Laws of Utah 2007, Chapter 31
52	75-2a-122, as enacted by Laws of Utah 2007, Chapter 31
53	75-2a-123, as enacted by Laws of Utah 2007, Chapter 31
54	75-2a-124, as enacted by Laws of Utah 2007, Chapter 31
55	ENACTS:
56	75-2a-125, Utah Code Annotated 1953

REPEALS AND REENACTS:
75-2a-106, as enacted by Laws of Utah 2007, Chapter 31
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 75-2a-102 is amended to read:
75-2a-102. Intent statement.
(1) The Legislature finds:
(a) developments in health care technology make possible many alternatives for
treating medical conditions and make possible the unnatural prolongation of life;
(b) [individuals] an adult should have the clear legal choice to:
(i) accept or reject health care, even if rejecting health care will result in death sooner
than death would be expected to occur if rejected health care were started or continued;
(ii) be spared unwanted procedures; and
(iii) be permitted to die with a maximum of dignity and function and a minimum of
pain;
(c) Utah law should:
(i) provide [individuals] an adult with a legal tool to designate a health care agent and
express preferences about health care options to go into effect only after the [individual] adult
loses the ability to make or communicate health care decisions, including decisions about
end-of-life care; and
(ii) promote [a] an advance health care directive system that can be administered
effectively within the health care system;
(d) surrogate decisions made on behalf of [a person] an adult who previously had
capacity to make health care decisions, but who has lost health care decision making capacity
should be based on:
(i) input from the incapacitated [person] adult, to the extent possible under the
circumstances;
(ii) specific preferences expressed by the [individual] adult prior to the loss of health
care decision making capacity;
(iii) the surrogate's understanding of the [individual's] adult's health care preferences;
and

88	(iv) the surrogate's understanding of what the [individual] adult would have wanted
89	under the circumstances; and
90	(e) surrogate decisions made on behalf of an [individual] adult who has never had
91	health care decision making capacity should be made on the basis of the [individual's] adult's
92	best interest.
93	(2) In recognition of the dignity and privacy that [all individuals are] each adult is
94	entitled to expect, and to protect the right of an [individual] adult to refuse to be treated without
95	the [individual's] adult's consent, the Legislature declares that this state recognizes the right to
96	make binding advance health care directives directing health care providers to:
97	(a) provide life sustaining [or life supporting] medically indicated health care;
98	(b) withhold or withdraw health care; or
99	(c) provide health care only to the extent set forth in $[a]$ an advance health care
100	directive.
101	Section 2. Section 75-2a-103 is amended to read:
102	75-2a-103. Definitions.
103	As used in this chapter:
104	(1) "Adult" means a person who is:
105	(a) at least 18 years of age; or
106	(b) an emancipated minor.
107	(2) "Advance health care directive":
108	(a) includes:
109	(i) a designation of an agent to make health care decisions for an adult when the adult
110	cannot make or communicate health care decisions; or
111	(ii) an expression of preferences about health care decisions;
112	(b) may take one of the following forms:
113	(i) a written document, voluntarily executed by an adult in accordance with the
114	requirements of this chapter; or
115	(ii) a witnessed oral statement, made in accordance with the requirements of this
116	chapter; and
117	(c) does not include a life with dignity order.

118 [(1)] (3) "Agent" means a person designated in an advance health care directive to

119	make health care decisions for the declarant.
120	(4) "APRN" means a person who is:
121	(a) certified or licensed as an advance practice registered nurse under Subsection
122	<u>58-31b-301(2)(d);</u>
123	(b) an independent practitioner;
124	(c) acting under a consultation and referral plan with a physician; and
125	(d) acting within the scope of practice for that person, as provided by law, rule, and
126	specialized certification and training in that person's area of practice.
127	$\left[\frac{(2)}{(5)}\right]$ "Best interest" means that the benefits to the [individual] person resulting
128	from a treatment outweigh the burdens to the [individual] person resulting from the treatment,
129	taking into account:
130	(a) the effect of the treatment on the physical, emotional, and cognitive functions of the
131	[individual] person;
132	(b) the degree of physical pain or discomfort caused to the [individual] person by the
133	treatment or the withholding or withdrawal of treatment;
134	(c) the degree to which the [individual's] person's medical condition, the treatment, or
135	the withholding or withdrawal of treatment, result in a severe and continuing impairment of the
136	dignity of the [individual] person by subjecting the [individual] person to humiliation and
137	dependency;
138	(d) the effect of the treatment on the life expectancy of the [individual] person;
139	(e) the prognosis of the [individual] person for recovery with and without the
140	treatment;
141	(f) the risks, side effects, and benefits of the treatment, or the withholding or
142	withdrawal of treatment; and
143	(g) the religious beliefs and basic values of the [individual] person receiving treatment,
144	to the extent these may assist the decision maker in determining the best interest.
145	[(3)] (6) "Capacity to appoint an agent" means that the [individual] adult understands
146	the consequences of appointing a particular person as agent.
147	[(4)] (7) "Declarant" means an [individual] adult who has completed and signed or
148	directed the signing of $[\pi]$ an advance health care directive.
149	[(5)] (8) "Default surrogate [decision maker]" means the [person] adult who may make

150	decisions for an individual when either:
151	(a) an agent or guardian has not been appointed; or
152	(b) an agent is not able [or], available, or willing to make decisions for [a declarant] an
153	<u>adult</u> .
154	(9) "Emergency medical services provider" means a person who is licensed,
155	designated, or certified under Title 26, Chapter 8a, Utah Emergency Medical Services System
156	<u>Act.</u>
157	[(6)] (10) "Generally accepted health care standards":
158	(a) is defined only for the purpose of:
159	(i) this chapter and does not define the standard of care for any other purpose under
160	Utah law; and
161	(ii) enabling health care providers to interpret the statutory form set forth in Section
162	75-2a-117; and
163	(b) means the standard of care that justifies a provider in declining to provide life
164	sustaining [or life supporting] care because the proposed life sustaining care:
165	(i) will not prevent or reduce the deterioration in the health or functional status of [an
166	individual] a person;
167	(ii) will not prevent the impending death of [an individual] a person; or
168	(iii) will impose more burden on the [individual] person than any expected benefit to
169	the [individual] person.
170	[(7) "Guardian" means a court-appointed guardian.]
171	[(8)] (11) "Health care" means any care, treatment, service, or procedure to improve,
172	maintain, diagnose, or otherwise affect [an individual's] a person's physical or mental
173	condition.
174	[(9)] <u>(12)</u> "Health care decision":
175	(a) means a decision about an [individual's] adult's health care made by [the individual
176	or the individual's surrogate], or on behalf of, an adult, that is communicated to a health care
177	provider;
178	(b) includes:
179	(i) selection and discharge of a health care provider and a health care facility;
180	(ii) approval or disapproval of diagnostic tests, procedures, programs of medication,

181	and orders not to resuscitate; and
182	(iii) directions to provide, withhold, or withdraw artificial nutrition and hydration and
183	all other forms of health care; and
184	(c) does not include decisions about [the individual's] an adult's financial affairs or
185	social interactions other than as indirectly affected by the health care decision.
186	[(10)] (13) "Health care decision making capacity" means an [individual's] adult's
187	ability to make an informed decision about receiving or refusing health care, including:
188	(a) the ability to understand the nature, extent, or probable consequences of [the] health
189	status and health care alternatives;
190	(b) the ability to make a rational evaluation of the burdens, risks, benefits, and
191	alternatives [to the proposed] of accepting or rejecting health care; and
192	(c) the ability to communicate a decision.
193	[(11) "Health care directive":]
194	[(a) includes:]
195	[(i) a designation of an agent to make health care decisions for an individual when the
196	individual cannot make or communicate health care decisions; or]
197	[(ii) an expression of preferences about health care decisions; and]
198	[(b) may take one of the following forms:]
199	[(i) a written document, voluntarily executed by an individual in accordance with the
200	requirements of this chapter; or]
201	[(ii) a witnessed oral statement, made by an individual, in accordance with the
202	requirements of this chapter.]
203	[(12)] (14) "Health care facility" means:
204	(a) a health care facility as defined in Title 26, Chapter 21, Health Care Facility
205	Licensing and Inspection Act; and
206	(b) private offices of physicians, dentists, and other health care providers licensed to
207	provide health care under Title 58, Occupations and Professions.
208	[(13)] (15) "Health care provider" is as defined in Section 78-14-3, except that it does
209	not include an emergency medical services provider.
210	[(14) "Individual":]
211	[(a) means:]

212	[(i) a person 18 years of age or older; or]
213	[(ii) an emancipated minor as defined in Sections 78-3a-1001 to 78-3a-1105; and]
214	[(b) includes:]
215	[(i) a declarant; and]
216	[(ii) a person who has not completed an advance health care directive.]
217	(16) (a) "Life sustaining care" means any medical intervention, including procedures,
218	administration of medication, or use of a medical device, that maintains life by sustaining,
219	restoring, or supplanting a vital function.
220	(b) "Life sustaining care" does not include care provided for the purpose of keeping a
221	person comfortable.
222	(17) "Life with dignity order" means an order, designated by the Department of Health
223	under Section 75-2a-106(5)(a), that gives direction to health care providers, health care
224	facilities, and emergency medical services providers regarding the specific health care
225	decisions of the person to whom the order relates.
226	(18) "Minor" means a person who:
227	(a) is under 18 years of age; and
228	(b) is not an emancipated minor.
229	(19) "Physician" means a physician and surgeon or osteopathic surgeon licensed under
230	Title 58, Chapter 67, Utah Medical Practice Act or Chapter 68, Utah Osteopathic Medical
231	Practice Act.
232	[(15)] (20) "Reasonably available" means:
233	(a) readily able to be contacted without undue effort; and
234	(b) willing and able to act in a timely manner considering the urgency of the
235	[individual's health care needs] circumstances.
236	(21) "Substituted judgment" means the standard to be applied by a surrogate when
237	making a health care decision for an adult who previously had the capacity to make health care
238	decisions, which requires the surrogate to consider:
239	(a) specific preferences expressed by the adult:
240	(i) when the adult had the capacity to make health care decisions; and
241	(ii) at the time the decision is being made;
242	(b) the surrogate's understanding of the adult's health care preferences:

243	(c) the surrogate's understanding of what the adult would have wanted under the
244	circumstances; and
245	(d) to the extent that the preferences described in Subsections (21)(a) through (c) are
246	unknown, the best interest of the adult.
247	[(16)] (22) "Surrogate" means a <u>health care</u> decision maker who is:
248	(a) an appointed agent;
249	(b) a default surrogate [decision maker] under the provisions of Section 75-2a-108; or
250	(c) a [court-appointed] guardian.
251	Section 3. Section 75-2a-104 is amended to read:
252	75-2a-104. Capacity to make health care decisions Presumption Overcoming
253	presumption.
254	(1) An [individual] adult is presumed to have:
255	(a) health care decision making capacity; and
256	(b) capacity to make or revoke $[\pi]$ an advance health care directive.
257	(2) To overcome the presumption of capacity, a physician or an APRN who has
258	personally examined the [individual] adult and assessed the [individual's] adult's health care
259	decision making capacity must:
260	(a) find that the [individual] adult lacks health care decision making capacity;
261	(b) record the finding in the [individual's] adult's medical chart including an indication
262	of whether the [individual] adult is likely to regain health care decision making capacity; and
263	(c) make a reasonable effort to communicate the determination to:
264	(i) the [individual] adult;
265	(ii) other health care providers or health care facilities that the physician or APRN
266	would routinely inform of such a finding; and
267	(iii) if the [individual] adult has a surrogate, any known surrogate.
268	(3) (a) If a physician or APRN finds that an [individual] adult lacks health care
269	decision making capacity in accordance with Subsection (2), the [individual] adult may at any
270	time, challenge the finding by:
271	(i) submitting to a health care provider a written notice stating that the [individual]
272	adult disagrees with the physician's finding; or
273	(ii) orally informing the health care provider that the [individual] adult disagrees with

274	the [physician's] finding.
275	(b) A health care provider who is informed of a challenge [pursuant to] under
276	Subsection (3)(a), shall, if the adult has a surrogate, promptly inform [an individual, if any,
277	who is serving as] the surrogate of the [individual's] adult's challenge.
278	(c) A surrogate informed of a challenge to a finding under this section, or the
279	[individual] adult if no surrogate is acting on the [individual's] adult's behalf, shall inform the
280	following of the [individual's] adult's challenge:
281	(i) any other health care providers involved in the [individual's] adult's care; and
282	(ii) the health care facility, if any, in which the [individual] adult is receiving care.
283	[(d) An individual's challenge to a finding under this section is binding on a health care
284	provider and a health care facility unless otherwise ordered by a court.]
285	(d) Unless otherwise ordered by a court, a finding by a physician, under Subsection (2),
286	that the adult lacks health care decision making capacity, is not in effect if the adult challenges
287	the finding under Subsection (3)(a).
288	(e) If an [individual] adult does not challenge [a] the finding described in Subsection
289	(2), the health care provider and health care facility may rely on a surrogate, pursuant to the
290	provisions of this chapter, to make health care decisions for the [individual] adult.
291	(4) A health care provider or health care facility [providing care to the individual] that
292	relies on a surrogate to make decisions on behalf of an [individual] adult has an ongoing
293	obligation to consider whether the [individual] adult continues to lack health care decision
294	making capacity.
295	(5) If at any time a health care provider finds, based on an examination and assessment,
296	that the [individual] adult has regained health care decision making capacity, the health care
297	provider shall record the results of the assessment in the [individual's] adult's medical record,
298	and the [individual] adult can direct [his] the adult's own health care.
299	Section 4. Section 75-2a-105 is amended to read:
300	75-2a-105. Capacity to complete an advance health care directive.
301	(1) An [individual] adult is presumed to have the capacity to complete an advance
302	health care directive.
303	(2) An [individual] adult who is found to lack health care decision making capacity
304	under the provisions of Section 75-2a-104:

305	(a) lacks the capacity to give an advance health care directive, including Part II of the
306	form created in Section 75-2a-117, or any other substantially similar form expressing a health
307	care preference; and
308	(b) may retain the capacity to appoint an agent and complete Part I of the form created
309	in Section 75-2a-117.
310	(3) The following factors shall be considered by a health care provider, attorney, or
311	court when determining whether an [individual] adult described in Subsection (2)(b) has
312	retained the capacity to appoint an agent:
313	(a) whether the [individual] adult has expressed over time an intent to appoint the same
314	person as agent;
315	(b) whether the choice of agent is consistent with past relationships and patterns of
316	behavior between the [individual] adult and the prospective agent, or, if inconsistent, whether
317	there is a reasonable justification for the change; and
318	(c) whether the [individual's] adult's expression of the intent to appoint the agent
319	occurs at times when, or in settings where, the [individual] adult has the greatest ability to
320	make and communicate decisions.
321	Section 5. Section 75-2a-106 is repealed and reenacted to read:
322	<u>75-2a-106.</u> Emergency medical services Life with dignity order.
323	(1) A life with dignity order may be created by or on behalf of a person as described in
324	this section.
325	(2) A life with dignity order shall, in consultation with the person authorized to consent
326	to the order pursuant to this section, be prepared by:
327	(a) the physician or APRN of the person to whom the life with dignity order relates; or
328	(b) a health care provider who:
329	(i) is acting under the supervision of a person described in Subsection (2)(a); and
330	<u>(ii) is:</u>
331	(A) a nurse, licensed under Title 58, Chapter 31b, Nurse Practice Act;
332	(B) a physician assistant, licensed under Title 58, Chapter 70a, Physician Assistant
333	Act;
334	(C) a mental health professional, licensed under Title 58, Chapter 60, Mental Health
335	Professional Practice Act; or

336	(D) another health care provider, designated by rule as described in Subsection (10).
337	(3) A life with dignity order shall be signed:
338	(a) personally, by the physician or APRN of the person to whom the life with dignity
339	order relates; and
340	(b) (i) if the person to whom the life with dignity order relates is an adult with health
341	care decision making capacity, by:
342	(A) the person; or
343	(B) an adult who is directed by the person to sign the life with dignity order on behalf
344	of the person:
345	(ii) if the person to whom the life with dignity order relates is an adult who lacks health
346	care decision making capacity, by:
347	(A) the surrogate with the highest priority under Section 75-2a-111;
348	(B) the majority of the class of surrogates with the highest priority under Section
349	<u>75-2a-111; or</u>
350	(C) a person directed to sign the order by, and on behalf of, the persons described in
351	Subsection (3)(b)(ii)(a) or (B); or
352	(iii) if the person to whom the life with dignity order relates is a minor, by a parent or
353	guardian of the minor.
354	(4) If a life with dignity order relates to a minor and directs that life sustaining
355	treatment be withheld or withdrawn from the minor, the order shall include a certification by
356	two physicians that, in their clinical judgment, an order to withhold or withdraw life sustaining
357	treatment is in the best interest of the minor.
358	(5) A life with dignity order:
359	(a) shall be in writing, on a form approved by the Department of Health:
360	(b) shall state the date on which the order was made;
361	(c) may specify the level of life sustaining care to be provided to the person to whom
362	the order relates; and
363	(d) may direct that life sustaining care be withheld or withdrawn from the person to
364	whom the order relates.
365	(6) (a) A health care provider or emergency medical service provider, licensed or
366	certified under Title 26, Chapter 8a, Utah Emergency Medical Services System Act, is immune

367	from civil or criminal liability for complying with a life with dignity order in good faith.
368	(b) Subsection (6)(a) shall be strictly construed to allow a health care provider or
369	emergency medical services provider to provide health care that is consistent with a person's
370	health care decisions.
371	(c) Subsection (6)(a) does not provide immunity from liability for medical malpractice.
372	(7) To the extent that the provisions of a life with dignity order described in this
373	section conflict with the provisions of an advance health care directive made under Section
374	75-2a-107, the provisions of the life with dignity order take precedence.
375	(8) An adult, or a parent or guardian of a minor, may revoke a life with dignity order
376	<u>by:</u>
377	(a) orally informing emergency service personnel;
378	(b) writing "void" across the form;
379	(c) burning, tearing, or otherwise destroying or defacing:
380	(i) the form; or
381	(ii) a bracelet or other evidence of the life with dignity order;
382	(d) asking another adult to take the action described in this Subsection (8) on the
383	person's behalf;
384	(e) signing or directing another adult to sign a written revocation on the person's
385	behalf;
386	(f) stating, in the presence of an adult witness, that the person wishes to revoke the
387	order; or
388	(g) completing a new life with dignity order.
389	(9) (a) Except as provided in Subsection (9)(c), a surrogate for an adult who lacks
390	health care decision making capacity may only revoke a life with dignity order if the revocation
391	is consistent with the substituted judgment standard.
392	(b) Except as provided in Subsection (9)(c), a surrogate who has authority under this
393	section to sign a life with dignity order may revoke a life with dignity order, in accordance with
394	Subsection (9)(a), by:
395	(i) signing a written revocation of the life with dignity order; or
396	(ii) completing and signing a new life with dignity order.
397	(c) A surrogate may not revoke a life with dignity order during the period of time

398	beginning when an emergency service provider is contacted for assistance, and ending when
399	the emergency ends.
400	(10) (a) The Department of Health shall adopt rules, in accordance with Title 63,
401	Chapter 46a, Utah Administrative Rulemaking Act, to:
402	(i) create the forms and systems described in this section; and
403	(ii) develop uniform instructions for the form established in Section 75-2a-117.
404	(b) The Department of Health may adopt rules, in accordance with Title 63, Chapter
405	46a, Utah Administrative Rulemaking Act, to designate health care professionals, in addition to
406	those described in Subsection (2)(b)(ii), who may prepare a life with dignity order.
407	(c) The Department of Health may assist others with training of health care
408	professionals regarding this chapter.
409	Section 6. Section 75-2a-107 is amended to read:
410	75-2a-107. Advance health care directive Appointment of agent Powers of
411	agent Health care directions.
412	(1) (a) An [individual] adult may make an advance health care directive[;] in which the
413	[individual] <u>adult</u> may:
414	(i) appoint a health care agent or choose not to appoint a health care agent;
415	(ii) give directions for the care of the [individual] adult after the [individual] adult loses
416	health care decision making capacity [or chooses]:
417	(iii) choose not to give directions;
418	[(iii)] (iv) state conditions that must be met before life sustaining treatment may be
419	withheld or withdrawn;
420	[(iv)] (v) authorize an agent to consent to the $[individual's]$ adult's participation in
421	medical research;
422	[(v)] <u>(vi)</u> nominate a guardian;
423	[(vii)] (vii) authorize an agent to consent to organ donation;
424	[(viii)] (viii) expand or limit the powers of a health care agent; and
425	[(viii)] (ix) designate the agent's access to the [individual's] adult's medical records.
426	(b) An advance health care directive may be oral or written.
427	(c) An advance health care directive shall be witnessed by a disinterested [individual]
428	adult. The witness may not be:

429	(i) the person who signed the directive on behalf of the declarant;
430	(ii) related to the declarant by blood or marriage;
431	(iii) entitled to any portion of the declarant's estate according to the laws of intestate
432	succession of this state or under any will or codicil of the declarant;
433	(iv) the beneficiary of any of the following that are held, owned, made, or established
434	by, or on behalf of, the declarant:
435	(A) a life insurance policy;
436	(B) a trust;
437	(C) a qualified plan;
438	(D) a pay on death account; or
439	(E) a transfer on death deed;
440	(v) entitled to benefit financially upon the death of the declarant;
441	(vi) entitled to a right to, or interest in, real or personal property upon the death of the
442	declarant;
443	[(iv)] (vii) directly financially responsible for the declarant's medical care;
444	[(v)] (viii) a health care provider who is:
445	(A) providing care to the declarant; or
446	(B) an administrator at a health care facility in which the declarant is receiving care; or
447	[(vi)] (ix) the appointed agent.
448	(d) The witness to an oral advance health care directive shall state the circumstances
449	under which the directive was made.
450	[(2) Unless otherwise directed in a health care directive, the authority of an agent:]
451	[(a) is effective only after a physician makes a determination of incapacity as provided
452	in Section 75-2a-104;]
453	[(b) remains in effect during any period of time in which the declarant lacks capacity to
454	appoint an agent or make health care decisions; and]
455	[(c) ceases to be effective when:]
456	[(i) a declarant disqualifies an agent or revokes the health care directive;]
457	[(ii) a health care provider finds that the declarant has health care decision making
458	capacity;]
459	[(iii) a court issues an order invalidating a health care directive or the application of the

460	health care directive; or]
461	[(iv) the individual has challenged the determination of incapacity under the provisions
462	of Subsection 75-2a-104(3).]
463	[(3)] (2) An agent appointed under the provisions of this section may not be a health
464	care provider for the declarant, or an owner, operator, or employee of the health care facility at
465	which the declarant is receiving care unless the agent is related to the declarant by blood,
466	marriage, or adoption.
467	[(4) If the declarant does not specify the agent's access to medical records in an
468	advance health care directive, the agent's access to medical records is governed by Section
469	75-2a-113.]
470	Section 7. Section 75-2a-108 is amended to read:
471	75-2a-108. Default surrogates.
472	(1) (a) Any member of the class described in Subsection (1)(b) may act as an
473	[individual's] adult's surrogate [health care decision maker] if:
474	(i) (A) the adult has not appointed an agent [or court-appointed guardian is absent or];
475	(B) an appointed agent is not reasonably available; [and] or
476	(C) a guardian has not been appointed; and
477	(ii) the member of the class described in Subsection (1)(b) is:
478	(A) over 18 years of age;
479	(B) has health care decision making capacity;
480	(C) is reasonably available; and
481	(D) has not been disqualified by the [individual] adult or a court.
482	(b) [The] Except as provided in Subsection (1)(a), and subject to Subsection (1)(c), the
483	following classes of the [individual's] adult's family, in descending order of priority, may act as
484	the [individual's] adult's surrogate[, however an individual in a lower priority class has no
485	rights to direct an individual's care if a member of a higher priority class is able and willing to
486	act as surrogate]:
487	(i) the [individual's] adult's spouse, unless[: (A)] the adult is divorced or legally
488	separated [from the individual]; or
489	[(B) a court finds that the spouse has acted in a manner that should preclude the spouse
490	from having a priority position as a default surrogate;]

491	(ii) the following family members:
492	$\left[\frac{(ii)}{(A)}\right]$ (A) a child;
493	$\left[\frac{(iii)}{(B)}\right]$ a parent;
494	$\left[\frac{(iv)}{(C)}\right]$ a sibling;
495	[(v) a grandparent; or]
496	[(vi)] (D) a grandchild[-]; or
497	(E) a grandparent.
498	(c) A person described in Subsection (1)(b), may not direct an adult's care if a person of
499	a higher priority class is able and willing to act as a surrogate for the adult.
500	(d) A court may disqualify a person described in Subsection (1)(b) from acting as a
501	surrogate if the court finds that the person has acted in a manner that is inconsistent with the
502	position of trust in which a surrogate is placed.
503	(2) If the family members designated in Subsection (1)(b) are not reasonably available
504	to act as a surrogate [decision maker], a person who is 18 years of age or older, other than those
505	designated in Subsection (1) may act as a surrogate if the person:
506	(a) has health care decision making capacity;
507	(b) has exhibited special care and concern for the patient;
508	(c) [is familiar with] knows the patient and the patient's personal values; and
509	(d) is reasonably available to act as a surrogate.
510	(3) The surrogate shall communicate the surrogate's assumption of authority as
511	promptly as practicable to the members of a class who:
512	(a) have an equal or higher priority and are not acting as surrogate; and
513	(b) can be readily contacted.
514	(4) A health care provider shall comply with the decision of a majority of the members
515	of [a] the highest priority class who have communicated their views to the provider if:
516	(a) more than one member of $[a]$ the highest priority class assumes authority to act as
517	default surrogate;
518	(b) the members of the class do not agree on a health care decision; and
519	(c) the health care provider is informed of the disagreement among the members of the
520	class.
521	(5) (a) [The individual] <u>An adult</u> may at any time disqualify a default surrogate,

522	including a member of the [individual's] adult's family, from acting as the [individual's] adult's
523	surrogate by:
524	(i) a signed writing;
525	(ii) personally informing a witness of the disqualification [so long as the witness is
526	not:]; or
527	[(A) related to the individual by blood or marriage;]
528	[(B) entitled to any portion of the declarant's estate according to the laws of intestate
529	succession of this state or under any will or codicil of the declarant;]
530	[(C) directly financially responsible for the declarant's medical care;]
531	[(D) a health care provider who is providing care to the declarant or an administrator at
532	a health care facility in which the declarant is receiving care; or]
533	[(E) an individual who would become a default surrogate after the disqualification; or]
534	(iii) [verbally] informing the [default] surrogate of the disqualification.
535	(b) Disqualification of a [default] surrogate is effective even if the [individual] adult
536	has been [determined] found to lack health care decision making capacity.
537	[(6)] (7) If reasonable doubt exists regarding the status of an [individual] adult
538	claiming the right to act as a default surrogate, the health care provider may:
539	(a) require the person to provide a sworn statement giving facts and circumstances
540	reasonably sufficient to establish the claimed authority; or
541	(b) seek a ruling from the court under Section 75-2a-120.
542	[(7)] (8) A health care provider may seek a ruling from a court pursuant to Section
543	75-2a-120 if the health care provider has evidence that a surrogate is making decisions that are
544	inconsistent with [the individual's] an adult patient's wishes or preferences.
545	Section 8. Section 75-2a-109 is amended to read:
546	75-2a-109. Effect of current health care preferences When a surrogate may act.
547	(1) An [individual] adult with health care decision making capacity retains the right to
548	make health care decisions as long as the [individual] adult has health care decision making
549	capacity as defined in Section 75-2a-103. For purposes of this chapter, the inability to
550	communicate through speech does not mean that the [individual] adult lacks health care
551	decision making capacity.
552	(2) An [individual's] adult's current health care decisions, however expressed or

553	indicated, always supersede an [individual's] adult's prior decisions or health care directives.
554	[(3) An individual's health care directive takes effect only after the individual loses
555	health care decision making capacity or the individual grants current authority to an agent in
556	accordance with Section 75-2a-107.]
557	(3) Unless otherwise directed in an advance health care directive, an advance health
558	care directive or the authority of a surrogate to make health care decisions on behalf of an
559	<u>adult:</u>
560	(a) is effective only after a physician makes a determination of incapacity as provided
561	in Section 75-2a-104;
562	(b) remains in effect during any period of time in which the declarant lacks capacity to
563	make health care decisions; and
564	(c) ceases to be effective when:
565	(i) a declarant disqualifies a surrogate or revokes the advance health care directive;
566	(ii) a health care provider finds that the declarant has health care decision making
567	capacity;
568	(iii) a court issues an order invalidating a health care directive; or
569	(iv) the declarant has challenged the finding of incapacity under the provisions of
570	Subsection 75-2a-104(3).
571	Section 9. Section 75-2a-110 is amended to read:
572	75-2a-110. Surrogate decision making Scope of authority.
573	(1) A surrogate [decision maker] acting under the authority of either Section 75-2a-107
574	or 75-2a-108 shall make health care decisions in accordance with:
575	(a) the [individual's] adult's current preferences, to the extent possible;
576	(b) the [individual's] adult's written or oral health care directions, if any[, unless the
577	health care directive indicates that the surrogate may override the individual's health care
578	directions; and]; or
579	[(c) other wishes, preferences, and beliefs, to the extent known to the surrogate.]
580	[(2) If the surrogate does not know, and has no ability to know, the wishes or
581	preferences of the individual, the surrogate shall make a decision based upon an objective
582	determination of what is in the individual's best interest.]
583	(c) the substituted judgment standard.

584	[(3)] (2) A surrogate acting under authority of Sections 75-2a-107 and 75-2a-108:
585	(a) may not admit the [individual] adult to a licensed health care facility for long-term
586	custodial placement other than for assessment, rehabilitative, or respite care [without the
587	consent] over the objection of [the individual; and] the adult; and
588	(b) may make health care decisions, including decisions to terminate life sustaining
589	treatment for the [individual] adult patient in accordance with [Subsections (1) and (2)]
590	Subsection (1).
591	[(4)] (3) A surrogate acting under authority of this section is not subject to civil or
592	criminal liability or claims of unprofessional conduct for surrogate health care decisions made:
593	(a) in accordance with this section; and [made]
594	(b) in good faith.
595	Section 10. Section 75-2a-111 is amended to read:
596	75-2a-111. Priority of decision makers.
597	(1) The following is the order of priority of those authorized to make health care
598	decisions on behalf of an [individual] adult who [lacks] has been found to lack health care
599	decision making capacity under Section 75-2a-104:
600	[(1)] (a) a health care agent appointed by an [individual] adult under the provisions of
601	Section 75-2a-107 unless the agent has been disqualified by:
602	[(a)] <u>(i)</u> the [individual] adult; or
603	[(b)] <u>(ii)</u> a court of law;
604	[(2)] (b) a court-appointed guardian; or
605	[(3)] (c) $[a]$ the highest priority default surrogate acting under authority of Section
606	75-2a-108.
607	(2) A health care provider or health care facility obtaining consent for health care from
608	a surrogate shall make a reasonable effort to identify and obtain consent from the surrogate
609	with the highest priority.
610	Section 11. Section 75-2a-112 is amended to read:
611	75-2a-112. Decisions by guardian.
612	(1) A court-appointed guardian shall comply with [the individual's] an adult's advance
613	health care directive and may not revoke the [individual's] adult's advance health care directive
614	unless the court, for cause, expressly revokes the [individual's] adult's directive.

615	(2) A health care decision of an agent takes precedence over that of a guardian, in the
616	absence of a court order to the contrary.
617	(3) Except as provided in Subsections (1) and (2), a health care decision made by a
618	guardian for the [individual] adult patient is effective without judicial approval.
619	(4) A guardian is not subject to civil or criminal liability or to claims of unprofessional
620	conduct for <u>a</u> surrogate health care decision <u>made</u> :
621	(a) in good faith; and
622	(b) in accordance with Section 75-2a-110 [made in good faith].
623	Section 12. Section 75-2a-113 is amended to read:
624	75-2a-113. Personal representative status.
625	A surrogate [or a guardian appointed in compliance with this chapter] becomes a
626	personal representative for [the individual] an adult under the Health Insurance Portability and
627	Accountability Act of 1996 when:
628	(1) the [individual loses] adult has been found to lack health care decision making
629	capacity <u>under Section 75-2a-104;</u>
630	(2) the [individual] adult grants current authority to the surrogate either:
631	(a) in writing; or
632	(b) by other expression before a witness who is not the surrogate or agent; or
633	(3) the court appoints a guardian authorized to make health care decisions on behalf of
634	the [individual] adult.
635	Section 13. Section 75-2a-114 is amended to read:
636	75-2a-114. Revocation of directive.
637	(1) An advance directive may be revoked at any time by the declarant by:
638	(a) writing "void" across the document;
639	(b) obliterating, burning, tearing, or otherwise destroying or defacing the document in
640	any manner indicating an intent to revoke;
641	(c) instructing another to do one of the acts described in Subsection (1)(a) or (b);
642	(d) a written revocation of the directive signed and dated by:
643	(i) the declarant; or
644	(ii) [a person] <u>an adult</u> :
645	(A) signing on behalf of the declarant; and

646	(B) acting at the direction of the declarant; <u>or</u>
647	(e) an oral expression of an intent to revoke the directive in the presence of a witness
648	who is age 18 years or older and who is not:
649	(i) related to the declarant by blood or marriage;
650	(ii) entitled to any portion of the declarant's estate according to the laws of intestate
651	succession of this state or under any will or codicil of the declarant;
652	(iii) the beneficiary of any of the following that are held, owned, made, or established
653	by, or on behalf of, the declarant:
654	(A) a life insurance policy;
655	(B) a trust;
656	(C) a qualified plan;
657	(D) a pay on death account; or
658	(E) a transfer on death deed;
659	(iv) entitled to benefit financially upon the death of the declarant;
660	(v) entitled to a right to, or interest in, real or personal property upon the death of the
661	declarant:
662	[(iii)] (vi) directly financially responsible for the declarant's medical care;
663	[(iv)] (vii) a health care provider who is:
664	(A) providing care to the declarant; or
665	(B) an administrator at a health care facility in which the declarant is receiving care; or
666	[(v)] (viii) the [person] adult who will become agent or default surrogate after the
667	revocation[; or].
668	[(f) a] (2) A decree of annulment, divorce, dissolution of marriage, or legal separation
669	[that] revokes the designation of a spouse as an agent, unless:
670	[(i)] (a) otherwise specified in the decree; or
671	[(ii)] (b) the declarant has affirmed the intent to retain the agent subsequent to the
672	annulment, divorce, or legal separation.
673	[(2)] (3) An advance health care directive that conflicts with an earlier advance health
674	care directive revokes the earlier directive to the extent of the conflict.
675	Section 14. Section 75-2a-115 is amended to read:
676	75-2a-115. Notification to health care provider Obligations of health care

677	providers Liability.
678	(1) It is the responsibility of the declarant or surrogate, to the extent that the
679	responsibility is not assigned to a health care provider or health care facility by state or federal
680	law, to notify or provide for notification to a health care provider and a health care facility of:
681	(a) the existence of a health care directive;
682	(b) the revocation of a health care directive;
683	(c) the existence or revocation of appointment of an agent or default surrogate;
684	(d) the disqualification of a default surrogate; or
685	(e) the appointment or revocation of appointment of a guardian.
686	(2) (a) A health care provider or health care facility is not subject to civil or criminal
687	liability or to claims of unprofessional conduct for failing to act upon a health care directive, a
688	revocation of a health care directive, or a disqualification of a surrogate until the health care
689	provider or health care facility has received an oral directive from an [individual] adult or a
690	copy of a written directive or revocation of the health care directive, or the disqualification of
691	the surrogate.
692	(b) A health care provider and health care facility that is notified under Subsection (1)
693	shall include in the [individual's] adult patient's medical record:
694	(i) the health care directive or a copy of it, a revocation of a health care directive, or a
695	disqualification of a surrogate; and
696	(ii) the date, time, and place in which any written or oral notice of the document
697	described in this Subsection (2)(b) is received.
698	(3) A health care provider or health care facility acting in good faith and in accordance
699	with generally accepted health care standards is not subject to civil or criminal liability or to
700	discipline for unprofessional conduct for:
701	(a) complying with a health care decision made by an adult with health care decision
702	making capacity;
703	[(a)] (b) complying with a health care decision made by a surrogate apparently having
704	authority to make a health care decision for [an individual] a person, including a decision to
705	withhold or withdraw health care;
706	[(b)] (c) declining to comply with a health care decision of a surrogate based on a
707	belief that the surrogate then lacked authority;

708	[(c)] (d) declining to comply with a health care decision of an [individual] adult who
709	lacks decision making capacity;
710	[(d)] (e) seeking a judicial determination, or requiring a surrogate to obtain a judicial
711	determination, under Section 75-2a-120 of:
712	(i) the validity of a health care directive;
713	(ii) the validity of directions from a surrogate or guardian;
714	(iii) the decision making capacity of an [individual] adult who challenges a physician's
715	finding of incapacity; or
716	(iv) the authority of a guardian or surrogate; or
717	[(e)] (f) complying with an advance health care directive and assuming that the
718	directive was valid when made, and has not been revoked or terminated.
719	(4) (a) Health care providers and health care facilities shall:
720	(i) cooperate with a person authorized under this chapter to make written directives
721	concerning health care;
722	(ii) unless the provisions of Subsection (4)(b) apply, comply with:
723	(A) a health care decision of an [individual] adult; and
724	(B) a health care decision made by $[a]$ the highest ranking surrogate then authorized to
725	make health care decisions for an [individual] adult, to the same extent as if the decision had
726	been made by [the individual; and] the adult:
727	(iii) before implementing a health care decision made by a surrogate, make a
728	reasonable attempt to communicate to the [individual] adult on whose behalf the decision is
729	made:
730	(A) the decision made; and
731	(B) the identity of the surrogate making the decision.
732	(b) A health care provider or health care facility may decline to comply with a [health
733	care instruction or] health care decision if:
734	(i) in the opinion of the health care provider:
735	(A) the [individual] adult who made the decision lacks health care decision making
736	capacity;
737	(B) the surrogate who made the decision lacks health care decision making capacity;
738	(C) the health care provider has evidence that the surrogate's instructions are

739	inconsistent with the [individual's] adult's health care instructions, or, for [an individual] a
740	person who has always lacked health care decision making capacity, that the surrogate's
741	instructions are inconsistent with the best interest of the [individual] adult; or
742	(D) there is reasonable doubt regarding the status of [an individual] a person claiming
743	the right to act as a default surrogate, in which case the health care provider shall comply with
744	Subsection 75-2a-108[(6)](7); or
745	(ii) the health care provider declines to comply for reasons of conscience.
746	(c) A health care provider or health care facility that declines to comply with a health
747	care [instruction] decision in accordance with Subsection (4)(b) must:
748	(i) promptly inform the [individual] adult and any [agent,] acting surrogate[, or
749	guardian] of the reason for refusing to comply with the health care [instruction] decision;
750	(ii) make a good faith attempt to resolve the conflict; and
751	(iii) provide continuing care to the [individual] patient until the issue is resolved or
752	until a transfer can be made to a health care provider or health care facility that will implement
753	the requested instruction or decision.
754	(d) A health care provider or health care facility that declines to comply with a health
755	care instruction, after meeting the obligations set forth in Subsection (4)(c) may transfer the
756	[individual] adult to a health care provider or health care facility that will carry out the
757	requested health care decisions.
758	(e) A health care facility may decline to follow a health care decision for reasons of
759	conscience under Subsection (4)(b)(ii) if:
760	(i) the health care decision [or instruction] is contrary to a policy of the facility that is
761	expressly based on reasons of conscience;
762	(ii) the policy was timely communicated to the [individual] adult and [the individual's]
763	an adult's surrogate;
764	(iii) the facility promptly informs the [individual] adult, if possible, and any surrogate
765	then authorized to make decisions for the [individual] adult;
766	(iv) the facility provides continuing care to the [individual] adult until a transfer can be
767	made to a health care facility that will implement the requested instruction or decision; and
768	(v) unless [the individual] an adult or surrogate then authorized to make health care
769	decisions for [an individual] the adult refuses assistance, immediately make all reasonable

770	efforts to assist in the transfer of the [individual] adult to another health care facility that will			
771	carry out the instructions or decisions.			
772	(5) A health care provider and health care facility:			
773	(a) may not require or prohibit the creation or revocation of an advance health care			
774	directive as a condition for providing health care; and			
775	(b) shall comply with all state and federal laws and regulations governing advance			
776	health care directives.			
777	Section 15. Section 75-2a-117 is amended to read:			
778	75-2a-117. Optional form.			
779	(1) The form created in Subsection (2), or a substantially similar form, is presumed			
780	valid under this chapter.			
781	(2) The following form is presumed valid under Subsection (1):			
782	Utah Advance Health Care Directive			
783	(Pursuant to Utah Code Section 75-2a-117)			
784	Part I: Allows you to name another person to make health care decisions for you when you			
785	cannot make decisions or speak for yourself.			
786	Part II: Allows you to record your wishes about health care in writing.			
787	Part III: Tells you how to revoke [the form] or change this directive.			
788	Part IV: Makes your directive legal.			
789				
790	My Personal Information			
791	Name:			
792	Street Address:			
793	City, State, Zip <u>Code</u> :			
794				
795	Telephone: Cell Phone:			
796	Birth date:			
797 798	Part I: My Agent (Health Care Power of Attorney)			
799	A. No Agent			
800	If you do not want to name an agent: initial the box below, then go to Part II; do not name an			
200				

801	agent in B or C below. No one can force you to name an agent.		
802	I do not want to choose an agent. [Initial this paragraph if you do not want to		
803	name an agent, then go to Part II. Do not name an agent below. No individual, organization,		
804	family member, health care provider, lawyer, or insurer should force you to name an agent.]		
805	B. My Agent		
806 807	Agent's Name:		
808 809	Street Address:		
810 811	City, State, Zip <u>Code</u> :		
812	Home Phone: () Cell Phone: () Work Phone: ()		
813	C. <u>My</u> Alternate Agent		
814	This person will serve as your agent if your agent, named above, is unable or unwilling to		
815	serve.		
816 817	Alternate Agent's Name:		
818 819	Street Address:		
820 821	City, State, Zip <u>Code</u> :		
822	Home Phone: () Cell Phone: () Work Phone: ()		
823	D. Agent's Authority		
824	If I cannot make decisions or speak for myself (in other words, after my physician or APRN		
825	finds that I lack health care decision making capacity under Section 75-2a-104 of the Advance		
826	Health Care Directive Act), my agent [can] has the power to make any health care decision I		
827	could have made such as, but not limited to:		
828	[1.] • Consent to, refuse, or withdraw any health care. This may include care to prolong my		
829	life such as food and fluids by tube, use of antibiotics, CPR (cardiopulmonary resuscitation),		
830	and dialysis, and mental health care, such as convulsive therapy and psychoactive medications.		
831	This authority is subject to any limits in paragraph F of [this section] Part I or in Part II of this		

832	directive.		
833	[2.] • Hire and fire health care providers.		
834	[3.] • Ask questions and get answers from health care providers.		
835	[4.] • Consent to admission or transfer to a health care provider or health care facility,		
836	including a mental health facility, subject to any limits in paragraphs E [or] and F of [this		
837	section] Part I.		
838	[5.] • Get copies of my medical records.		
839	[6.] • Ask for consultations or second opinions.		
840	My agent cannot force health care against my will, even if a physician has found that I lack		
841	health care decision making capacity.		
842	E. Other Authority		
843	My agent has the powers below ONLY IF I [place a check next to] initial the "yes" [in] option		
844	that precedes the statement. I authorize my agent to:		
845	[Yes] YES NO Get copies of my medical records at any time, even when		
846	I can speak for myself.		
847	[Yes] <u>YES</u> [No] <u>NO</u> Admit me to a licensed health care facility, such as a		
848	hospital, nursing home, assisted living, or other [congregate] facility for long-term placement		
849	other than convalescent or recuperative care[, unless I agree to be admitted at that time].		
850	F. Limits/Expansion of Authority		
851	I wish to limit or expand the powers of my [healthcare] health care agent as follows:		
852			
853			
854	G. Nomination of Guardian		
855	Even though appointing an agent should help you avoid a guardianship, a guardianship may		
856	still be necessary. Initial the "YES" option if you want the court to appoint your agent or, if		
857	your agent is unable or unwilling to serve, your alternate agent, to serve as your guardian, if a		
858	guardianship is ever necessary.		
859	[Yes] <u>YES</u> [No] <u>NO</u> [By appointing an agent in this document, I intend to		
860	avoid guardianship. If I must have a guardian, I want my agent to be my guardian.]		
861	I, being of sound mind and not acting under duress, fraud, or other undue influence, do hereby		
862	nominate my agent, or if my agent is unable or unwilling to serve, I hereby nominate my		

863	alternate agent, to serve as my guardian in the event that, after the date of this instrument, I		
864	become incapacitated.		
865	H. Consent to Participate in Medical Research		
866	[Yes] <u>YES</u> [No] <u>NO</u> I authorize my agent to consent to my participation in		
867	medical research or clinical trials, even if I may not benefit from the results.		
868	I. [Consent to] Organ Donation		
869	[Yes] YES [No] NO If I have not otherwise agreed to organ donation, my		
870	agent may consent to the donation of my organs for the purpose of organ transplantation.		
871	[J. Agent's Authority to Override Expressed Wishes]		
872	[Yes No My agent may make decisions about health care that are different from		
873	the instructions in Part II of this form.]		
874			
875	Part II: My Health Care Wishes (Living Will)		
876	I want my health care providers to follow the instructions I give them when I am being treated[,		
877	so long as I can make health care decisions], even if [the] my instructions [appear to] conflict		
878	with these or other advance directives. My health care providers should always provide		
879	[comfort measures and] health care to keep me as comfortable and functional as possible.		
880	Choose only one of the following options, numbered Option 1 through Option 4, by placing		
881	your initials before the numbered statement [that reflects your wishes]. Do not initial more		
882	than one option. If you do not wish to document end-of-life wishes, initial Option 4. You may		
883	choose to draw a line through the options that you are not choosing.		
884	Option 1		
885	[1.] <u>Initial</u>		
886	I choose to let my agent decide. I have chosen my agent carefully. I have talked with my agent		
887	about my health care wishes. I trust my agent to make the health care decisions for me that I		
888	would make under the circumstances. [My agent may stop care that is prolonging my life only		
889	after the conditions checked "yes" below are met.]		
890	Additional Comments:		
891			
892	Option 2		
893	Initial		

894	I choose to prolong life. Regardless of my condition or prognosis, I want my health care team		
895	to try to prolong my life as long as possible within the limits of generally accepted health care		
896	standards.		
897	Other:		
898			
899	Option 3		
900	Initial		
901	I choose not to receive care for the purpose of prolonging life, including food and fluids by		
902	tube, antibiotics, CPR, or dialysis being used to prolong my life. I always want comfort care		
903	and routine medical care that will keep me as comfortable and functional as possible, even if		
904	that care may prolong my life.		
905	If you choose this option, you must also choose either (a) or (b), below.		
906	Initial		
907	(a) I put no limit on the ability of my health care provider or agent to withhold or withdraw		
908	life-sustaining care.		
909	If you selected (a), above, do not choose any options under (b).		
910	Initial		
911	(b) My health care provider should withhold or withdraw life-sustaining care if at least one of		
912	the following initialed conditions is met:		
913	[Yes <u>No</u>] I have a progressive illness that will cause death.		
914	[Yes <u>No</u>] I am close to death and am unlikely to recover.		
915	[Yes No] I cannot communicate and it is unlikely that my condition will		
916	improve.		
917	[Yes <u>No</u>] I do not recognize my friends or family and it is unlikely that my		
918	condition will improve.		
919	[Yes <u>No</u>] I am in a persistent vegetative state.		
920	Other:		
921			
922	[2 I want to prolong life. Regardless of my condition or prognosis, I want my		
923	health care providers to try to keep me alive as long as possible, within the limits of generally		
924	accepted health care standards.]		

925	[3 I choose NOT to receive care for the purpose of prolonging life, including food			
926	and fluids by tube, antibiotics, CPR, or dialysis used to prolong my life. I always want comfort			
927	care and routine medical care that will keep me as comfortable and functional as possible, even			
928	if that care may prolong my life. My health care provider may stop care that is prolonging my			
929	life only after the conditions checked "yes" below are met. If I check "no" to all the conditions,			
930	my health care provider should not provide care to prolong my life.]			
931	[Yes No I have a progressive illness that will cause death.]			
932	[Yes No I am close to death and am unlikely to recover.]			
933	[Yes No I cannot communicate and it is unlikely that my condition will			
934	improve.]			
935	[Yes No I do not recognize my friends or family and it is unlikely that my			
936	condition will improve.]			
937	[Yes No I am in a persistent vegetative state.]			
938	[4 I choose not to provide instructions about end-of-life care in this directive.]			
939	Option 4			
940	Initial			
941	I do not wish to express preferences about health care wishes in this directive.			
942	Other:			
943				
944	Additional [or Other Instructions] instructions about your health care wishes:			
945				
946				
947	If you do not want emergency medical service providers to provide CPR or other life sustaining			
948	measures, you must work with a physician or APRN to complete an order that reflects your			
949	wishes on a form approved by the Utah Department of Health.			
950	Part III: Revoking [My] or Changing a Directive			
951	I may revoke or change this directive by:			
952	1. Writing "void" across the form, or burning, tearing, or otherwise destroying or defacing			
953	[the] this document or [asking] directing another person to do the same on my behalf;			
954	2. Signing <u>a written revocation of the directive</u> , or directing another person to sign a [written]			
955	revocation on my behalf;			

956	3. Stating that I wish to revoke the directive in the presence of a witness who [meets the
957	requirements of the witness in Part IV, below, and who will not be appointed as agent or
958	become a default surrogate when the directive is revoked; or]: is 18 years of age or older; will
959	not be appointed as my agent in a substitute directive; will not become a default surrogate if the
960	directive is revoked; and signs and dates a written document confirming my statement; or
961	4. Signing a new directive. (If you sign more than one Advance Health Care Directive, the
962	most recent one applies.)
963	Part IV: Making My Directive Legal
964	I sign this <u>directive</u> voluntarily. I understand the choices I have made[I] <u>and</u> declare that I am
965	emotionally and mentally [able] competent to make this directive. My signature on this form
966	revokes any living will or power of attorney form, naming a health care agent, that I have
967	completed in the past.
968	[Date:]
969	Date
970	[Signature:]
971	Signature
972	
972 973	City, County, and State of Residence
	<u>City, County, and State of Residence</u> I have witnessed the signing of this directive, I am 18 years of age or older, and I am not:
973	
973 974	I have witnessed the signing of this directive, I am 18 years of age or older, and I am not:
973 974 975	I have witnessed the signing of this directive, I am 18 years of age or older, and I am not: 1. related to the declarant by blood or marriage;
973 974 975 976	I have witnessed the signing of this directive, I am 18 years of age or older, and I am not:1. related to the declarant by blood or marriage;2. entitled to any portion of the declarant's estate according to the laws of intestate succession
973 974 975 976 977	 I have witnessed the signing of this directive, I am 18 years of age or older, and I am not: 1. related to the declarant by blood or marriage; 2. entitled to any portion of the declarant's estate according to the laws of intestate succession of [Utah] any state or jurisdiction or under any will or codicil of the declarant;
973 974 975 976 977 978	 I have witnessed the signing of this directive, I am 18 years of age or older, and I am not: 1. related to the declarant by blood or marriage; 2. entitled to any portion of the declarant's estate according to the laws of intestate succession of [Utah] any state or jurisdiction or under any will or codicil of the declarant; 3. a beneficiary of a life insurance policy, trust, qualified plan, pay on death account, or
973 974 975 976 977 978 979	 I have witnessed the signing of this directive, I am 18 years of age or older, and I am not: 1. related to the declarant by blood or marriage; 2. entitled to any portion of the declarant's estate according to the laws of intestate succession of [Utah] any state or jurisdiction or under any will or codicil of the declarant; 3. a beneficiary of a life insurance policy, trust, qualified plan, pay on death account, or transfer or death deed that is held, owned, made, or established by, or on behalf of, the
973 974 975 976 977 978 979 980	 I have witnessed the signing of this directive, I am 18 years of age or older, and I am not: 1. related to the declarant by blood or marriage; 2. entitled to any portion of the declarant's estate according to the laws of intestate succession of [Utah] any state or jurisdiction or under any will or codicil of the declarant; 3. a beneficiary of a life insurance policy, trust, qualified plan, pay on death account, or transfer or death deed that is held, owned, made, or established by, or on behalf of, the declarant;
973 974 975 976 977 978 979 980 981	 I have witnessed the signing of this directive, I am 18 years of age or older, and I am not: 1. related to the declarant by blood or marriage; 2. entitled to any portion of the declarant's estate according to the laws of intestate succession of [Utah] any state or jurisdiction or under any will or codicil of the declarant; 3. a beneficiary of a life insurance policy, trust, qualified plan, pay on death account, or transfer or death deed that is held, owned, made, or established by, or on behalf of, the declarant; 4. entitled to benefit financially upon the death of the declarant;
973 974 975 976 977 978 979 980 981 982	 I have witnessed the signing of this directive, I am 18 years of age or older, and I am not: 1. related to the declarant by blood or marriage; 2. entitled to any portion of the declarant's estate according to the laws of intestate succession of [Utah] any state or jurisdiction or under any will or codicil of the declarant; 3. a beneficiary of a life insurance policy, trust, qualified plan, pay on death account, or transfer or death deed that is held, owned, made, or established by, or on behalf of, the declarant; 4. entitled to benefit financially upon the death of the declarant; 5. entitled to a right to, or interest in, real or personal property upon the death of the declarant;
973 974 975 976 977 978 979 980 981 982 983	 I have witnessed the signing of this directive, I am 18 years of age or older, and I am not: 1. related to the declarant by blood or marriage; 2. entitled to any portion of the declarant's estate according to the laws of intestate succession of [Utah] any state or jurisdiction or under any will or codicil of the declarant; 3. a beneficiary of a life insurance policy, trust, qualified plan, pay on death account, or transfer or death deed that is held, owned, made, or established by, or on behalf of, the declarant; 4. entitled to benefit financially upon the death of the declarant; 5. entitled to a right to, or interest in, real or personal property upon the death of the declarant; (3-] 6. directly financially responsible for the declarant's medical care;
973 974 975 976 977 978 979 980 981 982 983 984	 I have witnessed the signing of this directive, I am 18 years of age or older, and I am not: 1. related to the declarant by blood or marriage; 2. entitled to any portion of the declarant's estate according to the laws of intestate succession of [Utah] any state or jurisdiction or under any will or codicil of the declarant; 3. a beneficiary of a life insurance policy, trust, qualified plan, pay on death account, or transfer or death deed that is held, owned, made, or established by, or on behalf of, the declarant; 4. entitled to benefit financially upon the death of the declarant; 5. entitled to a right to, or interest in, real or personal property upon the death of the declarant; (3-1) 6. directly financially responsible for the declarant's medical care; [4-2] 7. a health care provider who is providing care to the declarant or an administrator at a

<u>Si</u>	gnature of Witness	Printed Na	Printed Name of Witness		
St	reet Address	City	State	Zip Code	
	If the witness is signing to confirm an oral directive, describe below the circumstances under				
wi	hich the directive was made.				
	Section 16. Section 75-2a-118	is amended to read:			
	75-2a-118. Illegal destructio	n or falsification of hea	lth care directive	2.	
	(1) A person is guilty of a class B misdemeanor if the person:				
	(a) willfully conceals, cancels, defaces, obliterates, or damages a health care directive				
of	of another without the declarant's consent; or				
	(b) falsifies, forges, or alters a	health care directive or a	a revocation of the	health care	
di	directive of another [individual] person.				
	(2) A person is guilty of criminal homicide if:				
	(a) the person:				
	(i) falsifies or forges the health care directive of [another] an adult; or				
	(ii) willfully conceals or withholds personal knowledge of:				
	(A) the existence of a health care directive;				
	[(A)] (B) the revocation of a health care directive; or				
	[(B)] (C) the disqualification of a surrogate; and				
	(b) the actions described in Subsection (2)(a) cause a withholding or withdrawal of lit				
su	sustaining procedures contrary to the wishes of a declarant resulting in the death of the				
de	declarant.				
	Section 17. Section 75-2a-119	is amended to read:			
	75-2a-119. Health care directive effect on insurance policies.				
	(1) If an [individual] adult makes a health care directive under this chapter, the health				
ca	care directive does not affect in any manner:				
(a) the obligation of any life or medical insurance company regarding any policy of life					

02-21-08 6:30 PM

1018 or medical insurance; 1019 (b) the sale, procurement, or issuance of any policy of life or health insurance; or 1020 (c) the terms of any existing policy. 1021 (2) (a) Notwithstanding any terms of an insurance policy to the contrary, an insurance 1022 policy is not legally impaired or invalidated in any manner by: 1023 (i) withholding or withdrawing life sustaining procedures; or 1024 (ii) following directions in a health care directive executed as provided in this chapter. 1025 (b) Following health care instructions in a health care directive does not constitute 1026 legal cause for failing to pay life or health insurance benefits. Death that occurs after following 1027 the instructions of an advance health care directive or a surrogate's instructions does not for any 1028 purpose constitute a suicide or homicide or legally impair or invalidate a policy of insurance or 1029 an annuity providing a death benefit. 1030 (3) (a) The following may not require an [individual] adult to execute a directive or to 1031 make any particular choices or entries in a directive under this chapter as a condition for being 1032 insured for or receiving health care or life insurance contract services: 1033 (i) a health care provider; 1034 (ii) a health care facility; 1035 (iii) a health maintenance organization; 1036 (iv) an insurer issuing disability, health, or life insurance; 1037 (v) a self-insured employee welfare or benefit plan; (vi) a nonprofit medical service corporation or mutual nonprofit hospital service 1038 1039 corporation; or 1040 (vii) any other person, firm, or entity. 1041 (b) Nothing in this chapter: 1042 (i) may be construed to require an insurer to insure risks otherwise considered by the 1043 insurer as not a covered risk; 1044 (ii) is intended to impair or supersede any other legal right or legal responsibility which 1045 an [individual] adult may have to effect the withholding or withdrawal of life sustaining 1046 procedures in any lawful manner; or 1047 (iii) creates any presumption concerning the intention of an [individual] adult who has 1048 not executed a health care directive.

1049	Section 18. Section 75-2a-120 is amended to read:
1050	75-2a-120. Judicial relief.
1051	A district court may enjoin or direct a health care decision, or order other equitable
1052	relief based on a petition filed by:
1053	(1) a patient;
1054	(2) an agent of a patient;
1055	(3) a guardian of a patient;
1056	(4) a default surrogate of a patient;
1057	(5) a health care provider of a patient;
1058	(6) a health care facility providing care for a patient; or
1059	(7) an individual who meets the requirements of Section 75-2a-108.
1060	Section 19. Section 75-2a-121 is amended to read:
1061	75-2a-121. Reciprocity Application of former provisions of law.
1062	Unless otherwise provided in the health care directive:
1063	(1) a health care provider or health care facility may, in good faith, rely on any health
1064	care directive, power of attorney, or similar instrument:
1065	(a) executed in another state; or
1066	(b) executed prior to January 1, 2008, in this state under the provisions of Chapter 2,
1067	Part 11, Personal Choice and Living Will Act; [and]
1068	(2) a health care directive executed under the provisions of this chapter shall be
1069	governed pursuant to the provisions of this chapter that were in effect at that time, unless it
1070	appears from the directive that the declarant intended the current provisions of this chapter to
1071	apply; and
1072	[(2)] (3) the health care directive described in Subsection (1) is presumed to comply
1073	with the requirements of this chapter.
1074	Section 20. Section 75-2a-122 is amended to read:
1075	75-2a-122. Effect of act.
1076	The Advance Health Care Directive Act created in this chapter does not:
1077	(1) create a presumption concerning the intention of an [individual] adult who has not
1078	made or who has revoked an advance health care directive;
1079	(2) authorize mercy killing, assisted suicide, or euthanasia; [and] or

1080	(3) authorize the provision, withholding, or withdrawal of health care, to the extent
1081	prohibited by the laws of this state.
1082	Section 21. Section 75-2a-123 is amended to read:
1083	75-2a-123. Pregnancy.
1084	(1) A health care directive that provides for the withholding or withdrawal of life
1085	sustaining procedures has no force during the course of a declarant's pregnancy.
1086	(2) Subsection (1) does not negate the appointment of a health care agent during the
1087	course of a declarant's pregnancy.
1088	Section 22. Section 75-2a-124 is amended to read:
1089	75-2a-124. Provisions cumulative with existing law.
1090	The provisions of this chapter are cumulative with existing law regarding [an
1091	individual's] a person's right to consent or refuse to consent to medical treatment and do not
1092	impair any existing rights or responsibilities that a health care provider, $[an individual] \underline{a}$
1093	person, including a minor or incapacitated [individual] person, or [an individual's] a person's
1094	family or surrogate may have in regard to the provision, withholding or withdrawal of life
1095	sustaining procedures under the common law or statutes of the state.
1096	Section 23. Section 75-2a-125 is enacted to read:
1097	<u>75-2a-125.</u> Severability.
1098	If any one or more provision, section, subsection, sentence, clause, phrase, or word of
1099	this chapter, or the application of this chapter to any person or circumstance, is found to be
1100	unconstitutional, the same is hereby declared to be severable and the balance of this chapter
1101	shall remain effective notwithstanding such unconstitutionality. The Legislature hereby
1102	declares that it would have passed this chapter, and each provision, section, subsection,
1103	sentence, clause, phrase, or word of this chapter, irrespective of the fact that any one or more
1104	provision, section, subsection, sentence, clause, phrase, or word be declared unconstitutional.