GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

S D

SENATE BILL 666 PROPOSED COMMITTEE SUBSTITUTE S666-PCS15276-TU-9

Short Title:	Update Reqs./Advance Health Care Directives.	(Public)
Sponsors:		
Referred to:		

April 8, 2021

A BILL TO BE ENTITLED

AN ACT UPDATING REQUIREMENTS FOR HEALTH CARE POWERS OF ATTORNEY
AND ADVANCE HEALTH CARE DIRECTIVES; AND AUTHORIZING THE
SECRETARY OF STATE TO RECEIVE ELECTRONIC FILINGS OF ADVANCE
HEALTH CARE DIRECTIVES.

The General Assembly of North Carolina enacts:

2 3

PART I. HEALTH CARE POWERS OF ATTORNEY

SECTION 1.1. G.S. 32A-16(3) reads as rewritten:

"(3) Health care power of attorney. – Except as provided in G.S. 32A-16.1, a written instrument that substantially meets the requirements of this Article, that is signed in the presence of two qualified witnesses, and witnesses or acknowledged before a notary public, pursuant to which an attorney-in-fact or agent is appointed to act for the principal in matters relating to the health care of the principal. The notary who takes the acknowledgement may but is not required to be a paid employee of the attending physician or mental health treatment provider, a paid employee of a health facility in which the principal is a patient, or a paid employee of a nursing home or any adult care home in which the principal resides."

SECTION 1.2. G.S. 32A-25.1(a) reads as rewritten:

"(a) The use of the following form in the creation of a health care power of attorney is lawful and, when used, it shall meet the requirements of and be construed in accordance with the provisions of this Article:

HEALTH CARE POWER OF ATTORNEY

NOTE: YOU SHOULD USE THIS DOCUMENT TO NAME A PERSON AS YOUR HEALTH CARE AGENT IF YOU ARE COMFORTABLE GIVING THAT PERSON BROAD AND SWEEPING POWERS TO MAKE HEALTH CARE DECISIONS FOR YOU. THERE IS NO LEGAL REQUIREMENT THAT ANYONE EXECUTE A HEALTH CARE POWER OF ATTORNEY.

EXPLANATION: You have the right to name someone to make health care decisions for you when you cannot make or communicate those decisions. This form may be used to create a health care power of attorney, and meets the requirements of North Carolina law. However, you are not required to use this form, and North Carolina law allows the use of other forms that meet



2

1

3 4

10 11 12

14 15 16

13

17 18 19

25 26 27

28 29 30

31 32 33

34 35 36

37

38

44

45

46

47 48

51

49

50

certain requirements. If you prepare your own health care power of attorney, you should be very careful to make sure it is consistent with North Carolina law.

This document gives the person you designate as your health care agent broad powers to make health care decisions for you when you cannot make the decision yourself or cannot communicate your decision to other people. You should discuss your wishes concerning life-prolonging measures, mental health treatment, and other health care decisions with your health care agent. Except to the extent that you express specific limitations or restrictions in this form, your health care agent may make any health care decision you could make yourself.

This form does not impose a duty on your health care agent to exercise granted powers, but when a power is exercised, your health care agent will be obligated to use due care to act in your best interests and in accordance with this document.

This Health Care Power of Attorney form is intended to be valid in any jurisdiction in which it is presented, but places outside North Carolina may impose requirements that this form does not meet.

If you want to use this form, you must complete it, sign it, and have your signature witnessed by two qualified witnesses and or proved by a notary public. Follow the instructions about which choices you can initial very carefully. **Do not sign this form until** two witnesses and or a notary public are present to watch you sign it. You then should give a copy to your health care agent and to any alternates you name. You should consider filing it with the Advance Health Care Directive Registry maintained by the North Carolina Secretary of State: http://www.nclifelinks.org/ahcdr/State.

By signing here, I indicate that I am mentally alert and competent, fully informed as to the contents of this document, and understand the full import of this grant of powers to my health care agent.

This the _____ day of ______, 20____.

(SEAL)(SIGNATURE)

I hereby state that the principal, ______, being of sound mind, signed (or directed another to sign on the principal's behalf) the foregoing health care power of attorney in my presence, and that I am not related to the principal by blood or marriage, and I would not be entitled to any portion of the estate of the principal under any existing will or codicil of the principal or as an heir under the Intestate Succession Act, if the principal died on this date without a will. I also state that I am not the principal's attending physician, nor a licensed health care provider or mental health treatment provider who is (1) an employee of the principal's attending physician or mental health treatment provider, (2) an employee of the health facility in which the principal is a patient, or (3) an employee of a nursing home or any adult care home where the principal resides. I further state that I do not have any claim against the principal or the estate of the principal.

If you elect to have your declaration witnessed, complete the following section:

Page 2

		Witness:	
Date:		Witness:	
	COUNTY,		
	ffirmed) and subscribed be		
Sworn to (or a	ininied) and subscribed be	Tote the this day by _	(type/print name of signer)
			(type/print name of witness)
			(type/print name of witness)
Box #2 If you elect to qualified notar	•	otarized, have the fo	ollowing section completed by
Date:(<i>O</i> ;	fficial Seal)	Signatu	re of Notary Public
	,		•
			or typed name
		My con	nmission expires:"
PART II. AD	VANCE HEALTH CARI	E DIRECTIVES	
SE	CTION 2.1. G.S. 90-321(c)(3) reads as rewritt	
	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third
SE	CTION 2.1. G.S. 90-321() Except as provided in the presence of <u>a notar</u> be of sound mind and degree to the declarant	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they or to the declarant's	as been signed by the declarant in esses who believe the declarant to
SE	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon to	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they or to the declarant's that they would be each declarant's death	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have entitled to any portion of the estate under any will of the declarant of
SE	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon to codicil thereto then ex	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they or to the declarant's that they would be each declarant's death disting or under the I	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have entitled to any portion of the estate under any will of the declarant of intestate Succession Act as it the
SE	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon to codicil thereto then exprovides, (iii) are not a sound of the declarant upon to codicil thereto then exprovides, (iii) are not a sound of the declarant upon to codicil thereto then exprovides, (iii) are not a sound of the declarant upon to codicil thereto then exprovides, (iii) are not a sound of the declarant upon to codicil thereto then expressions are the sound of the declarant upon to codicil thereto then expressions are the sound of the declarant upon to codicil the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon to codicil the expressions are the sound of the declarant upon the declarant u	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they cor to the declarant's that they would be eather declarant's death disting or under the I the attending physici	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have entitled to any portion of the estate under any will of the declarant of intestate Succession Act as it ther an, licensed health care provider
SE	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon codicil thereto then exprovides, (iii) are not the who are paid employees	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they won to the declarant's a that they would be eathed declarant's death disting or under the I the attending physicies of the attending physicies	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have entitled to any portion of the estatunder any will of the declarant on testate Succession Act as it the an, licensed health care provider ysician, paid employees of a health
SE	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon to codicil thereto then exprovides, (iii) are not to who are paid employed facility in which the control of the declarant upon the codicil thereto then exprovides, (iii) are not to who are paid employed facility in which the control of the declarant upon the codicil thereto then exprovides are paid employed.	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they or to the declarant's a that they would be eath declarant's death disting or under the I the attending physicies of the attending physicies of the attending physicies.	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have entitled to any portion of the estate under any will of the declarant of intestate Succession Act as it there an, licensed health care provider any sician, paid employees of a health, or paid employees of a nursing
SE	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon to codicil thereto then exprovides, (iii) are not to who are paid employee facility in which the common or any adult care.	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they would be at that they would be at the declarant's death disting or under the I the attending physicies of the attending physi	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have entitled to any portion of the estate under any will of the declarant of the testate Succession Act as it the an, licensed health care provider ysician, paid employees of a health, or paid employees of a nursing declarant resides, and (iv) do not
SE	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon codicil thereto then exprovides, (iii) are not the who are paid employee facility in which the common or any adult care have a claim against a	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they would be eather than they would be eather than they would be eather than the attending physicists of the attendin	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have entitled to any portion of the estate under any will of the declarant of the testate Succession Act as it there an, licensed health care provider ysician, paid employees of a health company of the testate succession Act as it there are provided as a provided the provi
SE . "(3)	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon to codicil thereto then exprovides, (iii) are not to who are paid employed facility in which the cohome or any adult care have a claim against a the declaration; andor	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they would be eather declarant's death declarant's death declarant's death declarant is a patient e home in which the est	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have entitled to any portion of the estate under any will of the declarant of intestate Succession Act as it there an, licensed health care provider ysician, paid employees of a health, or paid employees of a nursing declarant resides, and (iv) do not ate of the declarant at the time of
SE . "(3)	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon to codicil thereto then exprovides, (iii) are not to who are paid employed facility in which the chome or any adult care have a claim against a the declaration; andor." CTION 2.2. G.S. 90-321(a) Declaration. – Except	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they would be eather that they would be eather that they would be eather than the attending physicists of the attendin	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have a contitled to any portion of the estate under any will of the declarant of intestate Succession Act as it then an, licensed health care provider any sician, paid employees of a health and or paid employees of a nursing declarant resides, and (iv) do not ate of the declarant at the time of them: 90-321.1, any signed, witnessed
SE. "(3) SE.	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon to codicil thereto then exprovides, (iii) are not to who are paid employed facility in which the chome or any adult care have a claim against a the declaration; andor." CTION 2.2. G.S. 90-321(a) Declaration. – Except dated, and proved sign	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they would be eather declarant's death declarant's death declarant's death declarant is a patient end the attending physicies of the attending physicies and the provided in G.S. and (1a) reads as rewrite as provided in G.S. and; witnessed or provided in G.S. and (2007).	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have sentitled to any portion of the estate under any will of the declarant of intestate Succession Act as it there an, licensed health care provider any sician, paid employees of a health and of the declarant resides, and (iv) do not ate of the declarant at the time of the interest of the declarant at the time of
SE ("(3)	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon a codicil thereto then exprovides, (iii) are not a who are paid employed facility in which the cohome or any adult care have a claim against a the declaration; andor." CTION 2.2. G.S. 90-321(a) Declaration. – Except dated, and proved-sign the requirements of sulparts.	c)(3) reads as rewritt G.S. 90-321.1, that he ty public or two with who state that they would be at that they would be at the declarant's death disting or under the I the attending physicies of the attending physicies at provided in G.S. as p	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have sentitled to any portion of the estate under any will of the declarant of intestate Succession Act as it there an, licensed health care provider any sician, paid employees of a health and or provider and the declarant resides, and (iv) do not attent of the declarant at the time of
SE. "(3) SE. "(1)	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon to codicil thereto then exprovides, (iii) are not to who are paid employed facility in which the chome or any adult care have a claim against a the declaration; andor! CTION 2.2. G.S. 90-321(a) Declaration. – Except dated, and proved sign the requirements of sul	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they would be eather that they would be eather that they would be eather than the attending physicists of the attendin	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have a certitled to any portion of the estate under any will of the declarant of intestate Succession Act as it then an, licensed health care provider any sician, paid employees of a health and compared to the declarant at the time of the declarant declarant meeting the extent of the declarant at the time of the de
SE. "(3) SE. "(1)	CTION 2.1. G.S. 90-321() Except as provided in the presence of a notar be of sound mind and degree to the declarant reasonable expectation of the declarant upon to codicil thereto then exprovides, (iii) are not to who are paid employed facility in which the chome or any adult care have a claim against a the declaration; andor." CTION 2.2. G.S. 90-321(a) Declaration. – Except dated, and proved sign the requirements of sufficient of sufficient controls.	c)(3) reads as rewritt G.S. 90-321.1, that he public or two with who state that they would be eather that they would be eather that they would be eather than the attending physicists of the attendin	as been signed by the declarant in esses who believe the declarant to (i) are not related within the third spouse, (ii) do not know or have sentitled to any portion of the estate under any will of the declarant of intestate Succession Act as it there an, licensed health care provider any sician, paid employees of a health and or provider and the declarant resides, and (iv) do not attent of the declarant at the time of

S666-PCS15276-TU-9 Senate Bill 666 Page 3

ADVANCE DIRECTIVE FOR A NATURAL DEATH ("LIVING WILL")

51

1

2 NOTE: YOU SHOULD USE THIS DOCUMENT TO GIVE YOUR HEALTH CARE 3 **PROVIDERS INSTRUCTIONS** 4

WITHHOLD OR

WITHDRAW LIFE-PROLONGING MEASURES IN CERTAIN SITUATIONS. THERE IS NO LEGAL

REQUIREMENT THAT ANYONE EXECUTE A LIVING WILL.

5 6 7

8

9

10

11

GENERAL INSTRUCTIONS: You can use this Advance Directive ("Living Will") form to give instructions for the future if you want your health care providers to withhold or withdraw life-prolonging measures in certain situations. You should talk to your doctor about what these terms mean. The Living Will states what choices you would have made for yourself if you were able to communicate. Talk to your family members, friends, and others you trust about your choices. Also, it is a good idea to talk with professionals such as your doctors, clergypersons, and lawyers before you complete and sign this Living Will.

TO

12 13 14

> You do not have to use this form to give those instructions, but if you create your own Advance Directive you need to be very careful to ensure that it is consistent with North Carolina law.

17 18

15

16

This Living Will form is intended to be valid in any jurisdiction in which it is presented, but places outside North Carolina may impose requirements that this form does not meet.

19 20 21

22

23 24

25

26

If you want to use this form, you must complete it, sign it, and have your signature witnessed by two qualified witnesses and or proved by a notary public. Follow the instructions about which choices you can initial very carefully. **Do not sign this form until** two witnesses and or a notary public are present to watch you sign it. You then should consider giving a copy to your primary physician and/or a trusted relative, and should consider filing it with the Advanced Health Care Registry maintained by the North Carolina Secretary of http://www.nclifelinks.org/ahcdr/State.

27 28 29

My Desire for a Natural Death

30 being of sound mind, desire that, as specified below, my life not be 31 prolonged by life-prolonging measures: 32 33 34 . . . 35 I hereby state that the declarant, ______, being of sound mind, signed (or 36 directed another to sign on declarant's behalf) the foregoing Advance Directive for a Natural 37 Death in my presence, and that I am not related to the declarant by blood or marriage, and I would 38 39 not be entitled to any portion of the estate of the declarant under any existing will or codicil of 40 the declarant or as an heir under the Intestate Succession Act, if the declarant died on this date 41 without a will. I also state that I am not the declarant's attending physician, nor a licensed health 42 care provider who is (1) an employee of the declarant's attending physician, (2) nor an employee 43 of the health facility in which the declarant is a patient, or (3) an employee of a nursing home or any adult care home where the declarant resides. I further state that I do not have any claim 44 against the declarant or the estate of the declarant. 45 46 47 Box #1 If you elect to have your declaration witnessed, complete the following section: 48

50 51

49

Witness:

Date:		Witness:	
	COUNTY,	STATE	
	coon11,	STATE	
Sworn to	(or affirmed) and subscribed be	efore me this day by _	
			(type/print name of declaran
			(type/print name of witness)
			(type/print name of witness)
Box #2			
If you ele	ect to have your declaration r	notarized, have the fe	ollowing section completed
qualified 1	notary public:		
D.			
Date	(Official Seal)	Cianatu	ure of Notary Public
	(Official Seal)	signatu	не ој тошту г ионс
			, Notary Public
			or typed name
		My con	nmission expires:'
		Wiy Con	minission expires.
ADVAN(OF STAT	CE HEALTH DIRECTIVES TE SECTION 3.1. G.S. 130A-4		
"§ 130A-4	66. Filing requirements.	oo reads as rewrittens	•
	A person may submit any of	the following docum	nents and the revocations of t
, ,	s to the Secretary of State in e	•	
	re Directive Registry establishe		•
	(1) A health care power of Statutes.	f attorney under Artic	le 3 of Chapter 32A of the Ger
		ire for a natural death	under Article 23 of Chapter 9
	the General Statutes.	101 W Hattill Gottli	and the second s
	(3) An advance instruction		reatment under Part 2 of Artic
	of Chapter 122C of th		Dowt 2A of Auticle 16 -f Cl
	(4) A declaration of an a 130A of the General S	_	Part 3A of Article 16 of Cha
		-	tability Act (HIPAA) waiver.
(b)	•	d any revocation of a document submitted for filing in the registr	
	otarized regardless of whether	<u> </u>	
does not section.	apply to a declaration of an a	ınatomical gift descr	tbed in subdivision (a)(4) of
(c)	The document may be subm	nitted for filing only	by the person who executed
document	•	U 3	-
(1)			
(d) (e)	The person who submits the or The document shall be accom		

SECTION 3.2. G.S. 130A-468 reads as rewritten:

"§ 130A-468. Filing of documents with the registry.

- (a) When the Secretary of State receives a <u>hard copy of a document</u> that may be filed with the registry pursuant to this Article, the Secretary shall create a digital reproduction of that document and enter the reproduced document into the registry database. When the Secretary of State receives a document in electronic format that may be filed with the registry pursuant to this Article, the Secretary shall enter that document into the registry database. The Secretary is not required to review a document to ensure that it complies with the particular statutory requirements applicable to the document. Each document entered into the registry database shall be assigned a unique file number and password.
- (b) Upon entering the a reproduced hard copy of a document into the registry database, the Secretary shall return the original hard copy of the document and a wallet-size card containing the document's file number and password to the person who submitted the document. Upon entering into the registry database a document that was received in electronic format, the Secretary shall send a wallet-size card containing the document's file number and password to the person who submitted the document.
- (c) When the Secretary of State receives a revocation of a document that is filed with the registry and that document's file number and password, or a request to remove that document from the registry without its revocation, the Secretary shall delete that document from the registry database.
- (c1) The Secretary of State may remove documents of deceased registrants from the registry upon notification of death in writing in a form acceptable to the Secretary of State.
- (d) The Secretary of State's entry of a document into, or removal of a document from, the registry database does not do any of the following:
 - (1) Affect the validity of the document in whole or in part.
 - (2) Relate to the accuracy of information contained in the document.
 - (3) Create a presumption regarding the validity of the document, regarding the accuracy of information contained in the document, or that the statutory requirements for the document have been met."

1 2

PART IV. EFFECTIVE DATE

SECTION 4.1. This act becomes effective October 1, 2021.

Page 6 Senate Bill 666 S666-PCS15276-TU-9