We have provided this generic living will form, which contains four scenarios, for your convenience. If you also fill out the health decisions worksheet, be very careful that your instructions in the two documents match, so that you do not create confusion for your caregivers and health care agent.

While this generic living will form meets the legal requirements of most states, it may or may not fit the requirements of your particular state. It is very important that you use a form that meets the requirements of your own state. This one is adapted from the Oregon form, but many states have special forms or special procedures for creating health care advance directives. You can find your own state's form at www.caringinfo.org/AdvanceDirectives. Even if your state's law does not recognize the document in this report, it will still provide important evidence of your wishes if you cannot speak for yourself. In other words, it would serve as an advisory document, not a legal document.

Directions

You, the principal, should fill in your name, address, and contact information. Depending on whether your state requires witnesses or notarization, or both, you must meet these rules so that the document will be valid. After reading through each of the four scenarios, check boxes next to the options. We recommend discussing the scenarios with your doctor, who can help you make choices that reflect your values and beliefs. Add notes for further clarification, if you like. All scenarios assume you are unable to voice your wishes.

Requirements for witnesses or notarization

Most states require the signatures of two witnesses on a living will; some allow notarization of the document instead. Each state has rules regarding witness disqualification (that is, who cannot serve as a witness to sign these documents). Check your own state's requirements, but to cover virtually all variations in state law, choose witnesses who are at least 18 years old (19 years old in Alabama and Nebraska) and who are not

- the individual you've appointed as your health care agent or an alternate agent
- related to you by blood, marriage, or adoption
- your health care provider, including the owner or operator of a health, long-term care, or other residential or community care facility serving you
- an employee of your health care provider
- financially responsible for your health care
- an employee of your life or health insurance provider
- a creditor of yours or entitled to any part of your estate under a will or codicil, by operation of law
- entitled to benefit financially in any other way as a result of your death.

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Your name

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Phone numbers, fax number, email address

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Birth date

Address

This living will shall become effective upon disability or incapacity of the principal. This requirement will be met whenever it has been determined by one or more doctors that I cannot provide informed consent, or when I meet all the requirements for effectiveness mandated by state law.

If my state requires a different procedure, then my state's procedure should be followed.

Health care instructions

Note: In filling out these instructions, keep the following in mind:

- The term "as my physician recommends" means that you want your physician to try life support if your
 physician believes it could be helpful and then discontinue it if it is not helping your health condition or
 symptoms.
- "Life support" refers to any medical means for maintaining life, including procedures, devices, and medications. If you refuse life support, you will still get routine measures to keep you clean and comfortable.
- "Tube feeding" refers to food and water supplied artificially by medical device. If you refuse tube feeding, you should understand that malnutrition, dehydration, and death will probably result.
- You will get care for your comfort and cleanliness, no matter what choices you make.
- You may either give specific instructions by filling out items 1 to 4 below, or you may use the general instruction provided by item 5.

Here are my desires about my health care if my doctor and another knowledgeable doctor confirm that I am in a medical condition described below:

1. Close to death. If I am close to death and life support would only postpone the moment of my death:

A. Initial one:	B. Initial one:
I want to receive tube feeding I want tube feeding only as my	I want any other life support that may apply.
physician recommends.	I want life support only as my physician
I DO NOT WANT tube feeding.	recommends I want NO life support.

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2. Permanently unconscious. If I am unconscious ar	nd it is very unlikely that I will ever become conscious again:	
A. Initial one:	B. Initial one:	
I want to receive tube feeding. I want tube feeding only as my physician recommends. I DO NOT WANT tube feeding.	I want any other life support that may apply. I want life support only as my physician recommends. I want NO life support.	
I am consistently and permanently unable to comm	sive illness that will be fatal and is in an advanced stage, and nunicate by any means, swallow food and water safely, care e, and it is very unlikely that my condition will substantially	
A. Initial one:	B. Initial one:	
I want to receive tube feeding I want tube feeding only as my physician recommends I DO NOT WANT tube feeding. 4 Extraordinary suffering. If life support would re-	I want any other life support that may apply I want life support only as my physician recommends I want NO life support. not help my medical condition and would make me suffer	
permanent and severe pain:	for help my medical condition and would make me sunci	
A. Initial one:	B. Initial one:	
I want to receive tube feeding. I want tube feeding only as my physician recommends. I DO NOT WANT tube feeding.	I want any other life support that may apply. I want life support only as my physician recommends. I want NO life support.	
5. General instruction.		
Initial if this applies:		
port. I want my doctors to allow me to	by life support. I also do not want tube feeding as life sup- die naturally if my doctor and another knowledgeable doc- lical conditions listed in Items 1 to 4 above.	
6. Additional conditions or instructions. Insert de	scription of what you want done.	

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7. Other documents. A "health care power of attorney" is any docume representative to make health care decisions for you.	ent you may have signed to appoint a	
Initial one:		
I have previously signed a health care power of attorney. I want it to remain in effect unless appoint a new health care representative after signing a new health care power of attorney. I have a health care power of attorney, and I REVOKE IT. I DO NOT have a health care power of attorney.		
Signature	Date	
Declaration of witnesses We declare that the person signing this advance directive • is personally known to us or has provided proof of identity • signed or acknowledged that person's signature on the advance direct • appears to be of sound mind and not under duress, fraud, or undue • has not appointed either of us as a health care representative or alter • is not a patient for whom either of us is the attending physician.	influence nate representative	
Witness signature #1	Date	
Printed name of witness		
Witness signature #2	Date	
Printed name of witness		
Note: One witness must not be a relative (by blood marriage or adopti	ion) of the person signing this advance	

Note: One witness must not be a relative (by blood, marriage, or adoption) of the person signing this advance directive. That witness must also not be entitled to any portion of the person's estate upon death. That witness must also not own, operate, or be employed at a health care facility where the person is a patient or resident.

Adapted with permission from the Oregon Advance Directive Form.

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