1	ENGROSSED HOUSE
0	BILL NO. 1191 By: West (Rick) of the House
2	and
3	
4	Silk of the Senate
7	
5	
6	
7	An Act relating to public health and safety; amending
,	63 O.S. 2011, Section 3101.4, which relates to
8	advance directives; providing that certain advance directive that withholds artificially implanted
9	medical device contains certain requirements; adding
LO	artificially implanted medical device to advance direct form; and providing an effective date.
	direct form, and providing an effective date.
1	
L2	
L3	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
L 4	SECTION 1. AMENDATORY 63 O.S. 2011, Section 3101.4, is
L5	amended to read as follows:
L 6	Section 3101.4 A. An individual of sound mind and eighteen
L7	(18) years of age or older may execute at any time an advance
L8	directive for health care governing the provision, withholding, or
L 9	withdrawal of life-sustaining treatment. The advance directive
20	shall be signed by the declarant and witnessed by two individuals
21	who are eighteen (18) years of age or older who are not legatees,
22	devisees, or heirs at law.
23	B. An advance directive that is not in the form set forth in
24	subsection C of this section and that is executed in Oklahoma shall

1 not be deemed to authorize the withholding or withdrawal of artificially administered nutrition and/or hydration or an 3 artificially implanted medical device unless it specifically authorizes the withholding or withdrawal of artificially 5 administered nutrition and/or hydration or an artificially implanted medical device in the declarant's own words or by a separate 6 7 section, separate paragraph, or other separate subdivision that deals only with nutrition and/or hydration or an artificially 8 9 implanted medical device and which section, paragraph, or other 10 subdivision is separately initialed, separately signed, or otherwise 11 separately marked by the declarant.

C. An advance directive may be in substantially the following form:

Advance Directive for Health Care

If I am incapable of making an informed decision regarding my health care, I direct my health care providers to follow my instructions below.

I. Living Will

If my attending physician and another physician determine that I am no longer able to make decisions regarding my medical treatment, I direct my attending physician and other health care providers, pursuant to the Oklahoma Advance Directive Act, to follow my instructions as set forth below:

12

1.3

14

15

16

17

18

19

20

2.1

22

23

24

1	(1) If I have a terminal condition, that is, an incurable
2	and irreversible condition that even with the
3	administration of life-sustaining treatment will, in
4	the opinion of the attending physician and another
5	physician, result in death within six (6) months:
6	I direct that my life not be extended by
7	life-sustaining treatment, except that if I
8	am unable to take food and water by mouth, I
9	wish to receive artificially administered
L O	nutrition and hydration.
L1	Initial only I direct that my life not be extended by
L2	one option life-sustaining treatment, including
L3	artificially administered nutrition and
L 4	hydration or an artificially implanted
L5	medical device.
L6	I direct that I be given life-sustaining
L7	treatment and, if I am unable to take food
L8	and water by mouth, I wish to receive
L 9	artificially administered nutrition and
20	hydration.
21	See my more specific instructions in paragraph (4) below.
22	(Initial if applicable)
23	(2) If I am persistently unconscious, that is, I have
24	an irreversible condition, as determined by the

1	attending physician and another physician, in
2	which thought and awareness of self and
3	environment are absent:
4	I direct that my life not be extended by
5	life-sustaining treatment, except that if I
6	am unable to take food and water by mouth, I
7	wish to receive artificially administered
8	nutrition and hydration.
9	Initial only I direct that my life not be extended by
L O	one option life-sustaining treatment, including
L1	artificially administered nutrition and
L2	hydration or an artificially implanted
L3	medical device.
L 4	I direct that I be given life-sustaining
L5	treatment and, if I am unable to take food
L 6	and water by mouth, I wish to receive
L7	artificially administered nutrition and
L 8	hydration.
L 9	See my more specific instructions in paragraph (4) below.
20	(Initial if applicable)
21	(3) If I have an end-stage condition, that is, a
22	condition caused by injury, disease, or illness,
23	which results in severe and permanent deterioration
24	indicated by incompetency and complete physical

1	depender	ncy for which treatment of the irreversible
2	condition	on would be medically ineffective:
3		I direct that my life not be extended by
4		life-sustaining treatment, except that if
5		I am unable to take food and water by mouth,
6		I wish to receive artificially administered
7		nutrition and hydration.
8	Initial only	I direct that my life not be extended by
9	one option	life-sustaining treatment, including
10		artificially administered nutrition and
11		hydration or an artificially implanted
12		medical device.
13		I direct that I be given life-sustaining
14		treatment and, if I am unable to take food
15		and water by mouth, I wish to receive
16		artificially administered nutrition and
17		hydration.
18	See my more spec	ific instructions in paragraph (4) below.
19	(Initial if applicable)	
20	(4) OTHER.	Here you may:
21	(a)	describe other conditions in which you would
22		want life-sustaining treatment or
23		artificially administered nutrition and
24		hydration or an artificially implanted

1		medical device provided, withheld, or
2		withdrawn,
3	(b)	give more specific instructions about your
4		wishes concerning life-sustaining treatment
5		or artificially administered nutrition and
6		hydration or an artificially implanted
7		medical device if you have a terminal
8		condition, are persistently unconscious, or
9		have an end-stage condition, or
10	(c)	do both of these:
11		
12		
13		
14		
15		
16		
17		
18	Initial	
19	II. My A	ppointment of My Health Care Proxy
20	If my attending physic	ian and another physician determine that I am
21	no longer able to make	decisions regarding my medical treatment, I
22	direct my attending ph	ysician and other health care providers
23	pursuant to the Oklaho	ma Advance Directive Act to follow the
24	instructions of	, whom I appoint as my health care

1	proxy. If my health care proxy is unable or unwilling to serve, I
2	appoint as my alternate health care proxy with the
3	same authority. My health care proxy is authorized to make whatever
4	medical treatment decisions I could make if I were able, except that
5	decisions regarding life-sustaining treatment and artificially
6	administered nutrition and hydration or an artificially implanted
7	medical device can be made by my health care proxy or alternate
8	health care proxy only as I have indicated in the foregoing
9	sections.
10	If I fail to designate a health care proxy in this section, I am
11	deliberately declining to designate a health care proxy.
12	III. Anatomical Gifts
13	Pursuant to the provisions of the Uniform Anatomical Gift Act, I
14	direct that at the time of my death my entire body or designated
15	body organs or body parts be donated for purposes of:
16	(Initial all that apply)
17	transplantation
18	therapy
19	advancement of medical science, research, or education
20	advancement of dental science, research, or education
21	Death means either irreversible cessation of circulatory and
22	respiratory functions or irreversible cessation of all functions of
23	the entire brain, including the brain stem. If I initial the "yes"
24	line below, I specifically donate:

1	My entire body
2	or
3	The following body organs or parts:
4	lungs liver
5	pancreas heart
6	kidneys brain
7	skin bones/marrow
8	blood/fluids tissue
9	arteries eyes/cornea/lens
10	IV. General Provisions
11	a. I understand that I must be eighteen (18) years of age
12	or older to execute this form.
13	b. I understand that my witnesses must be eighteen (18)
14	years of age or older and shall not be related to me
15	and shall not inherit from me.
16	c. I understand that if I have been diagnosed as pregnant
17	and that diagnosis is known to my attending physician,
18	I will be provided with life-sustaining treatment and
19	artificially administered hydration and nutrition and
20	will continue to receive an artificially implanted
21	medical device unless I have, in my own words,
22	specifically authorized that during a course of
23	pregnancy, life-sustaining treatment and/or
24	artificially administered hydration and/or nutrition

and/or artificially implanted medical device shall be withheld or withdrawn.

- d. In the absence of my ability to give directions regarding the use of life-sustaining procedures, it is my intention that this advance directive shall be honored by my family and physicians as the final expression of my legal right to choose or refuse medical or surgical treatment including, but not limited to, the administration of life-sustaining procedures, and I accept the consequences of such choice or refusal.
- e. This advance directive shall be in effect until it is revoked.
- f. I understand that I may revoke this advance directive at any time.
- g. I understand and agree that if I have any prior directives, and if I sign this advance directive, my prior directives are revoked.
- h. I understand the full importance of this advance directive and I am emotionally and mentally competent to make this advance directive.
- i. I understand that my physician(s) shall make all decisions based upon his or her best judgment applying with ordinary care and diligence the knowledge and

3

4

5

6

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

2.1

22

23

24

1	skill that is possessed and used by members of the
2	physician's profession in good standing engaged in the
3	same field of practice at that time, measured by
4	national standards.
5	Signed this day of, 20
6	
7	(Signature)
8	
9	City of
10	
11	County, Oklahoma
12	
13	Date of birth
14	
15	(Optional for identification purposes)
16	This advance directive was signed in my presence.
17	
18	Witness
19	, Oklahoma
20	Residence
21	
22	Witness
23	, Oklahoma
24	Residence

- D. A physician or other health care provider who is furnished the original or a photocopy of the advance directive shall make it a part of the declarant's medical record and, if unwilling to comply with the advance directive, promptly so advise the declarant.
- E. In the case of a qualified patient, the patient's health care proxy, in consultation with the attending physician, shall have the authority to make treatment decisions for the patient including the provision, withholding, or withdrawal of life-sustaining procedures if so indicated in the patient's advance directive.
- F. A person executing an advance directive appointing a health care proxy who may not have an attending physician for reasons based on established religious beliefs or tenets may designate an individual other than the designated health care proxy, in lieu of an attending physician and other physician, to determine the lack of decisional capacity of the person. Such designation shall be specified and included as part of the advance directive executed pursuant to the provisions of this section.

SECTION 2. This act shall become effective November 1, 2017.

1	Passed the House of Representatives the 22nd day of February,
2	2017.
3	
4	Presiding Officer of the House
5	of Representatives
6	Passed the Senate the day of, 2017.
7	
8	
9	Presiding Officer of the Senate
LO	
11	
L2	
L3	
L 4	
L5	
16	
L7	
L 8	
L 9	
20	
21	
22	
23	
24	