# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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### HOUSE BILL 967

Short Title:	Health Care Power of Atty/Dispos. of Remains.	(Public)
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Sponsors:Representative Tucker.Referred to:Judiciary I.

### March 29, 2005

1	A BILL TO BE ENTITLED		
2	AN ACT TO PROVIDE THAT IF A VALIDLY EXECUTED HEALTH CARE		
3	POWER OF ATTORNEY AUTHORIZES THE HEALTH CARE AGENT TO		
4	EXERCISE RIGHTS WITH RESPECT TO ANATOMICAL GIFTS, AUTOPSY,		
5	OR DISPOSITION OF THE PRINCIPAL'S REMAINS, THE AUTHORIZING		
6	PROVISION WILL CONTINUE IN EFFECT AFTER THE DEATH OF THE		
7	PRINCIPAL FOR PURPOSES OF EXERCISING THE AUTHORIZED RIGHTS.		
8	The General Assembly of North Carolina enacts:		
9	<b>SECTION 1.</b> G.S. 32A-19(b) reads as rewritten:		
10	"§ 32A-19. Extent of authority; limitations of authority.		
11			
12	(b) A health care power of attorney may authorize the health care agent to		
13	exercise any and all rights the principal may have with respect to anatomical gifts, the		
14	authorization of any autopsy, and the disposition of remains. If a health care power of		
15	attorney authorizes the health care agent to exercise rights with respect to anatomical		
16	gifts, autopsy, or disposition of the principal's remains, the authorization survives the		
17	termination of the health care power of attorney upon the death of the principal for		
18	purposes of exercising the authority granted by the principal.		
19	"		
20	<b>SECTION 2.</b> G.S. 32A-20(b) reads as rewritten:		
21	"§ 32A-20. Effectiveness and duration; revocation.		
22			
23	(b) A Except for purposes of exercising authority granted by a health care power		
24	of attorney with respect to anatomical gifts, autopsy, or disposition of the principal's		
25	remains as provided in G.S. 32A-19(b), a health care power of attorney is revoked by		
26	the death of the principal. A health care power of attorney may be revoked by the		
27	principal at any time, so long as the principal is capable of making and communicating		
28	health care decisions. The principal may exercise this right of revocation by executing		
29	and acknowledging an instrument of revocation, by executing and acknowledging a		

subsequent health care power of attorney, or in any other manner by which the principal is able to communicate an intent to revoke. This revocation becomes effective only upon communication by the principal to each health care agent named in the revoked health care power of attorney and to the principal's attending physician or eligible psychologist.

6 7

8

## **SECTION 3.** G.S. 32A-25 reads as rewritten:

#### "§ 32A-25. Statutory form health care power of attorney.

9 The use of the following form in the creation of a health care power of attorney is 10 lawful and, when used, it shall meet the requirements of and be construed in accordance 11 with the provisions of this Article:

12 (Notice: This document gives the person you designate your health care agent broad 13 powers to make health care decisions, including mental health treatment decisions, for 14 you. Except to the extent that you express specific limitations or restrictions on the 15 authority of your health care agent, this power includes the power to consent to your doctor not giving treatment or stopping treatment necessary to keep you alive, admit 16 17 you to a facility, and administer certain treatments and medications. This power exists 18 only as to those health care decisions for which you are unable to give informed 19 consent.

20 This form does not impose a duty on your health care agent to exercise granted 21 powers, but when a power is exercised, your health care agent will have to use due care to act in your best interests and in accordance with this document. For mental health 22 23 treatment decisions, your health care agent will act according to how the health care 24 agent believes you would act if you were making the decision. Because the powers granted by this document are broad and sweeping, you should discuss your wishes 25 concerning life-sustaining procedures, mental health treatment, and other health care 26 27 decisions with your health care agent.

Use of this form in the creation of a health care power of attorney is lawful and is authorized pursuant to North Carolina law. However, use of this form is an optional and nonexclusive method for creating a health care power of attorney and North Carolina law does not bar the use of any other or different form of power of attorney for health care that meets the statutory requirements.)

- 33 1. Designation of health care agent.
- 34 I, \_\_\_\_\_, being of sound mind, hereby appoint
- 35 Name: \_\_\_\_\_
- 36 Home Address: \_\_\_\_\_
- 37 Home Telephone Number \_\_\_\_\_ Work Telephone Number \_\_\_\_\_

Name:

- as my health care attorney-in-fact (herein referred to as my "health care agent") to act
  for me and in my name (in any way I could act in person) to make health care decisions
  for me as authorized in this document
- 40 for me as authorized in this document.

If the person named as my health care agent is not reasonably available or is unable or unwilling to act as my agent, then I appoint the following persons (each to act alone and successively, in the order named), to serve in that capacity: (Optional)

44 A.

1		Home Ad	ldress:			
2			Telephone		Work	Telephone
3		Number_				
4	B.					
5		Home Ac	ldress:			
6		Home	Telephone	Number	Work	Telephone
7		Number_				I
8	Each successo	r health car	e agent design	ated shall be v	vested with the same	e power and
9	duties as if orig	ginally name	ed as my health	n care agent.		-
10	2. Effectivenes	s of appoint	ment.	-		
11	(Notice: This	health care	power of attor	ney may be rev	voked by you at any	time in any
12	manner by wh	ich you are a	able to commu	nicate your int	ent to revoke to you	r health care
13	agent and your	attending p	hysician.)			
14					ocument shall become	
15	when and if	the physici	an or physici	ans designated	d below determine	that I lack
16	sufficient unde	erstanding o	r capacity to r	nake or comm	unicate decisions re	lating to my
17					capacity, until my	
18		•		•	cise my rights with	·
19	•	· ·	<b>A</b>	•	this authority will c	
20	my death to th	e extent neo	cessary to exer	cise the author	rity granted in this d	locument for
21	these purposes	_				
22				•	ng physician or phy	
23					rmination shall be	•
24				-	y include here a de	-
25					gible psychologist,	
26					me two or more p	
27		-			ake this determination	on before the
28	authority grant	ed to the head	alth care agent	becomes effec	tive.):	
29						
30						
31						
32	2 Companyl stat	amont of out	howitz granted			
33 34	3. General stat				t to my health are	agant namad
34 35					nt to my health care cisions, including n	
36	-		•		nited to, the following	
37	A.	•		-	information, verba	-
38	71.	-		•	th, including, but no	
39					consent to the discle	
40		informati	<b>•</b>			osure or uns
41	B.			my health care	e providers.	
42	C.	-	• •	•	hission to and disch	arge from a
43	2.			-	e, or other institution	-

D.	To consent to and authorize my admission to and retention in a facility
	for the care or treatment of mental illness.
E.	To consent to and authorize the administration of medications for
	mental health treatment and electroconvulsive treatment (ECT)
	commonly referred to as "shock treatment".
F.	To give consent for, to withdraw consent for, or to withhold consent
	for, X ray, anesthesia, medication, surgery, and all other diagnostic and
	treatment procedures ordered by or under the authorization of a
	licensed physician, dentist, or podiatrist. This authorization
	specifically includes the power to consent to measures for relief of
	pain.
G	To authorize the withholding or withdrawal of life-sustaining
0.	procedures when and if my physician determines that I am terminally
	ill, permanently in a coma, suffer severe dementia, or am in a
	persistent vegetative state. Life-sustaining procedures are those forms
	of medical care that only serve to artificially prolong the dying process
	and may include mechanical ventilation, dialysis, antibiotics, artificial
	nutrition and hydration, and other forms of medical treatment which
	sustain, restore or supplant vital bodily functions. Life-sustaining
	procedures do not include care necessary to provide comfort or
	alleviate pain.
	I DESIRE THAT MY LIFE NOT BE PROLONGED BY
	LIFE-SUSTAINING PROCEDURES IF I AM TERMINALLY
	ILL, PERMANENTLY IN A COMA, SUFFER SEVERE
	DEMENTIA, OR AM IN A PERSISTENT VEGETATIVE
	STATE.
H.	To exercise any right I may have to make a disposition of any part or
	all of my body for medical purposes, to donate my organs, to authorize
	an autopsy, and to direct the disposition of my remains.
I.	To take any lawful actions that may be necessary to carry out these
	decisions, including the granting of releases of liability to medical
	providers.
4. Special provi	sions and limitations.
	bove grant of power is intended to be as broad as possible so that your
-	it will have authority to make any decisions you could make to obtain or
÷	ype of health care. If you wish to limit the scope of your health care
•	you may do so in this section.)
	In exercising the authority to make health care decisions on my behalf,
	the authority of my health care agent is subject to the following special
	provisions and limitations (Here you may include any specific
	limitations you deem appropriate such as: your own definition of when
	life-sustaining treatment should be withheld or discontinued, or
	instructions to refuse any specific types of treatment that are
	E. F. G. H. I. 4. Special provi

1		inconsistent with your religious beliefs, or unacceptable to you for any
2		other reason.):
3		
4		
5		
6		
7	B.	In exercising the authority to make mental health decisions on my
	D.	
8		behalf, the authority of my health care agent is subject to the following
9		special provisions and limitations. (Here you may include any specific
10		limitations you deem appropriate such as: limiting the grant of
11		authority to make only mental health treatment decisions, your own
12		instructions regarding the administration or withholding of
13		psychotropic medications and electroconvulsive treatment (ECT),
14		instructions regarding your admission to and retention in a health care
15		facility for mental health treatment, or instructions to refuse any
16		specific types of treatment that are unacceptable to you):
		specific types of treatment that are unacceptable to you).
17		
18		
19		
20		
21	C.	(Notice: This health care power of attorney may incorporate or be
22		combined with an advance instruction for mental health treatment,
23		executed in accordance with Part 2 of Article 3 of Chapter 122C of the
24		General Statutes, which you may use to state your instructions
25		regarding mental health treatment in the event you lack sufficient
		• •
26		understanding or capacity to make or communicate mental health
27		treatment decisions. Because your health care agent's decisions about
28		decisions must be consistent with any statements you have expressed
29		in an advance instruction, you should indicate here whether you have
30		executed an advance instruction for mental health treatment.):
31		
32		
33		
34		
35	5. Guardianship	nrovision
	-	
36		s necessary for a court to appoint a guardian of my person, I nominate
37		agent acting under this document to be the guardian of my person, to
38		bond or security. The guardian shall act consistently with
39	G.S. 35A-1201(a	a)(5).
40	6. Reliance of th	ird parties on health care agent.
41	А.	No person who relies in good faith upon the authority of or any
42		representations by my health care agent shall be liable to me, my
43		estate, my heirs, successors, assigns, or personal representatives, for
44		actions or omissions by my health care agent.
		actions of officiality for a care agent.

Β. The powers conferred on my health care agent by this document may 1 2 be exercised by my health care agent alone, and my health care agent's 3 signature or act under the authority granted in this document may be accepted by persons as fully authorized by me and with the same force 4 5 and effect as if I were personally present, competent, and acting on my 6 own behalf. All acts performed in good faith by my health care agent 7 pursuant to this power of attorney are done with my consent and shall 8 have the same validity and effect as if I were present and exercised the 9 powers myself, and shall inure to the benefit of and bind me, my 10 estate, my heirs, successors, assigns, and personal representatives. The authority of my health care agent pursuant to this power of attorney 11 12 shall be superior to and binding upon my family, relatives, friends, and 13 others.

14 7. Miscellaneous provisions.

15

A. I revoke any prior health care power of attorney.

- 16 B. My health care agent shall be entitled to sign, execute, deliver, and 17 acknowledge any contract or other document that may be necessary, 18 desirable, convenient, or proper in order to exercise and carry out any 19 of the powers described in this document and to incur reasonable costs on my behalf incident to the exercise of these powers; provided, 20 21 however, that except as shall be necessary in order to exercise the 22 powers described in this document relating to my health care, my health care agent shall not have any authority over my property or 23 24 financial affairs.
- C. My health care agent and my health care agent's estate, heirs, successors, and assigns are hereby released and forever discharged by me, my estate, my heirs, successors, and assigns and personal representatives from all liability and from all claims or demands of all kinds arising out of the acts or omissions of my health care agent pursuant to this document, except for willful misconduct or gross negligence.
- 32 D. No act or omission of my health care agent, or of any other person, 33 institution, or facility acting in good faith in reliance on the authority 34 of my health care agent pursuant to this health care power of attorney 35 shall be considered suicide, nor the cause of my death for any civil or criminal purposes, nor shall it be considered unprofessional conduct or 36 as lack of professional competence. Any person, institution, or facility 37 against whom criminal or civil liability is asserted because of conduct 38 39 authorized by this health care power of attorney may interpose this 40 document as a defense.

41 8. Signature of principal.

42 By signing here, I indicate that I am mentally alert and competent, fully informed as 43 to the contents of this document, and understand the full import of this grant of powers 44 to my health care agent. General Assembly of North Carolina

1	(SEAL)	
2	Signature of Principal	Date
3		
4	9. Signatures of Witnesses.	
5	I hereby state that the Principal,	, being of sound mind, signed the
6	foregoing health care power of attorney in my pr	resence, and that I am not related to the
7	principal by blood or marriage, and I would not	be entitled to any portion of the estate
8	of the principal under any existing will or codici	l of the principal or as an heir under the
9	Intestate Succession Act, if the principal died on	this date without a will. I also state that
10	I am not the principal's attending physician, nor a	an employee of the principal's attending
11	physician, nor an employee of the health facility	in which the principal is a patient, nor
12	an employee of a nursing home or any group ca	are home where the principal resides. I
13	further state that I do not have any claim against	the principal.
14		
15	Witness:	Date:
16		
17	Witness:	Date:
18		
19	STATE OF NORTH CAROLINA	
20		
21	COUNTY OF	
22		
23	CERTIFICA	ATE
23 24		
23 24 25	I,, a Notary Public for	County, North Carolina, hereby
23 24 25 26	I,, a Notary Public for certify that appeared before me and	County, North Carolina, hereby swore to me and to the witnesses in my
23 24 25 26 27	I,, a Notary Public for certify that appeared before me and presence that this instrument is a health care pow	County, North Carolina, hereby swore to me and to the witnesses in my yer of attorney, and that he/she willingly
23 24 25 26 27 28	I,, a Notary Public for certify that appeared before me and presence that this instrument is a health care pow and voluntarily made and executed it as his/h	County, North Carolina, hereby swore to me and to the witnesses in my yer of attorney, and that he/she willingly
23 24 25 26 27 28 29	I,, a Notary Public for certify that appeared before me and presence that this instrument is a health care pow and voluntarily made and executed it as his/h expressed in it.	County, North Carolina, hereby swore to me and to the witnesses in my ver of attorney, and that he/she willingly er free act and deed for the purposes
23 24 25 26 27 28 29 30	I,, a Notary Public for certify that appeared before me and presence that this instrument is a health care pow and voluntarily made and executed it as his/h expressed in it. I further certify that and	County, North Carolina, hereby swore to me and to the witnesses in my yer of attorney, and that he/she willingly er free act and deed for the purposes , witnesses, appeared before me and
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<ol> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> </ol>	I,, a Notary Public for certify that appeared before me and presence that this instrument is a health care pow and voluntarily made and executed it as his/h expressed in it. I further certify that and swore that they witnessed sign the a believing him/her to be of sound mind; and also the signing (i) they were not related within the th and (ii) they did not know nor have a reasonable to any portion of his/her estate upon his/her deat existing or under the Intestate Succession Act a were not a physician attending him/her, nor an e an employee of a health facility in which he/sh nursing home or any group-care home in which	County, North Carolina, hereby swore to me and to the witnesses in my ver of attorney, and that he/she willingly er free act and deed for the purposes , witnesses, appeared before me and ttached health care power of attorney, o swore that at the time they witnessed hird degree to him/her or his/her spouse, expectation that they would be entitled th under any will or codicil thereto then s it provided at that time, and (iii) they employee of an attending physician, nor ne was a patient, nor an employee of a h he/she resided, and (iv) they did not
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<ol> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> </ol>	I,, a Notary Public for certify that appeared before me and presence that this instrument is a health care pow and voluntarily made and executed it as his/h expressed in it. I further certify that and swore that they witnessed sign the a believing him/her to be of sound mind; and also the signing (i) they were not related within the th and (ii) they did not know nor have a reasonable to any portion of his/her estate upon his/her deat existing or under the Intestate Succession Act a were not a physician attending him/her, nor an e an employee of a health facility in which he/sh nursing home or any group-care home in which have a claim against him/her. I further certify th	County, North Carolina, hereby swore to me and to the witnesses in my yer of attorney, and that he/she willingly er free act and deed for the purposes , witnesses, appeared before me and attached health care power of attorney, o swore that at the time they witnessed hird degree to him/her or his/her spouse, expectation that they would be entitled th under any will or codicil thereto then s it provided at that time, and (iii) they employee of an attending physician, nor ne was a patient, nor an employee of a h he/she resided, and (iv) they did not hat I am satisfied as to the genuineness

## General Assembly of North Carolina

1	Notary Public
2	
3	My Commission Expires:
4	
5	
6	(A copy of this form should be given to your health care agent and any alternate
7	named in this power of attorney, and to your physician and family members.)"
8	<b>SECTION 4.</b> This act is effective when it becomes law.