AN ACT

Relating to execution formalities; creating new provisions; amending ORS 97.130, 127.700, 127.707 and 127.736; and repealing ORS 127.730.

Be It Enacted by the People of the State of Oregon:

SECTION 1. ORS 97.130 is amended to read:

97.130. (1) Any individual of sound mind who is 18 years of age or older, by completion of a written signed instrument or by preparing or prearranging with any funeral service practitioner licensed under ORS chapter 692, may direct any lawful manner of disposition of the individual’s remains. Except as provided under subsection (7) of this section, disposition directions or disposition prearrangements that are prepaid or that are filed with a funeral service practitioner licensed under ORS chapter 692 are not subject to cancellation or substantial revision.

(2) A person within the first applicable listed class among the following listed classes that is available at the time of death, in the absence of actual notice of a contrary direction by the decedent as described under subsection (1) of this section or actual notice of opposition by completion of a written instrument by a member of the same class or a member of a prior class, may direct any lawful manner of disposition of a decedent’s remains by completion of a written instrument:

(a) The spouse of the decedent.
(b) A son or daughter of the decedent 18 years of age or older.
(c) Either parent of the decedent.
(d) A brother or sister of the decedent 18 years of age or older.
(e) A guardian of the decedent at the time of death.
(f) A person in the next degree of kindred to the decedent.
(g) The personal representative of the estate of the decedent.
(h) The person nominated as the personal representative of the decedent in the decedent’s last will.
(i) A public health officer.

(3)(a) The decedent or any person authorized in subsection (2) of this section to direct the manner of disposition of the decedent’s remains may delegate such authority to any person 18 years of age or older.

(b) Delegation of the authority to direct the manner of disposition of remains must be made by completion of:

(A) The written instrument described in subsection (8) of this section; or
(B) The form described in subsection (4) of this section.
(c) The person to whom the authority is delegated has the same authority under subsection (2) of this section as the person delegating the authority.

(4)(a) A Record of Emergency Data, DD Form 93, or a successor form recognized by the Armed Forces of the United States, as that term is defined in ORS 366.931, completed by a member of the Armed Forces of the United States serves as a valid written instrument for purposes of subsection (3) of this section.

(b) In accordance with United States Department of Defense Instruction 1300.18, a member of the Armed Forces of the United States shall complete the form described in this subsection and shall verify the accuracy of the form at least annually.

(c) The form described in this subsection, regardless of the date on which the form was signed, supersedes any other written instrument that directs the disposition of the decedent’s remains.

(5) Except as provided in subsection (4)(c) of this section, if a decedent or the decedent’s designee issues more than one authorization or direction for the disposal of the decedent’s remains, only the most recent authorization or direction is binding.

(6) A donation of anatomical gifts under ORS 97.951 to 97.982 takes priority over directions for the disposition of a decedent’s remains under this section only if the person making the donation is of a priority under subsection (1) or (2) of this section the same as or higher than the priority of the person directing the disposition of the remains.

(7) If the decedent directs a disposition under subsection (1) of this section and those financially responsible for the disposition are without sufficient funds to pay for such disposition or the estate of the decedent has insufficient funds to pay for the disposition, or if the direction is unlawful, the direction is void and disposition shall be in accordance with the direction provided by the person given priority in subsection (2) of this section and who agrees to be financially responsible.

(8) The signature of the individual delegating the authority to direct the manner of disposition is required for the completion of the written instrument required in subsection (3)(b)(A) of this section. The following form or a form substantially similar shall be used by all individuals:

_______________________________________________________________________________________

APPOINTMENT OF PERSON TO MAKE DECISIONS CONCERNING DISPOSITION OF REMAINS

I, __________________________, appoint __________________________, whose address is __________________________ and whose telephone number is (____) ____________, as the person to make all decisions regarding the disposition of my remains upon my death for my burial, cremation or alternative disposition. In the event __________________________ is unable to act, I appoint __________________________, whose address is __________________________ and whose telephone number is (____) ____________, as my alternate person to make all decisions regarding the disposition of my remains upon my death for my burial, cremation or alternative disposition.

It is my intent that this Appointment of Person to Make Decisions Concerning Disposition of Remains act as and be accepted as the written authorization presently required by ORS 97.130 (or its corresponding future provisions) or any other provision of Oregon Law, authorizing me to name a person to have authority to dispose of my remains.

DATED this _____ day of __________, ________

________________________________________

(Signature)

NOTARY OR WITNESSES

Enrolled House Bill 2329 (HB 2329-INTRO)
NOTARIAL CERTIFICATE:

State of _________________
County of _________________
Signed or attested before me on _____, 20__
by ________________________.

Notary Public - State of Oregon

OR

DECLARATION OF WITNESSES

We declare that _________________ is personally known to us, that he/she signed this Appointment of Person to Make Decisions Concerning Disposition of Remains in our presence, that he/she appeared to be of sound mind and not acting under duress, fraud or undue influence, and that neither of us is the person so appointed by this document.

Witnessed By: ______________________ Date: __________
Witnessed By: ______________________ Date: __________

(9) Subject to the provisions of ORS 97.951 to 97.982, if disposition of the remains of a decedent has not been directed and authorized under this section within 10 days after the date of the death of the decedent, a public health officer may direct and authorize disposition of the remains.

(10) Notwithstanding subsection (2) of this section, a person arrested for or charged with criminal homicide by reason of the death of the decedent may not direct the disposition of the decedent's remains. The disposition of the decedent's remains shall be made in accordance with the directions of an eligible person within the first applicable class established under subsection (2) of this section.

(11) Notwithstanding subsections (2) and (3) of this section, if the person who has the authority to direct the manner of disposition of cremated or reduced remains pursuant to subsection (1) or (2) of this section transfers any portion of the cremated or reduced remains to another person, the recipient of the cremated or reduced remains has the authority to direct the manner of disposition of the cremated or reduced remains in the recipient's possession.

SECTION 2. ORS 127.700 is amended to read:

127.700. As used in ORS 127.700 to 127.737:
127.700. As used in ORS 127.700 to 127.737:
1. “Attending physician” shall have the same meaning as provided in ORS 127.505.
2. “Attorney-in-fact” means an adult validly appointed under ORS 127.540, 127.700 to 127.737
and 426.385 to make mental health treatment decisions for a principal under a declaration for mental health treatment and also means an alternative attorney-in-fact.
4. “Health care facility” shall have the same meaning as provided in ORS 127.505.
5. “Health care provider” shall have the same meaning as provided in ORS 127.505.

[(5)] (6) “Incapable” means that, in the opinion of the court in a protective proceeding under ORS chapter 125, or the opinion of two physicians, a person's ability to receive and evaluate infor-
mation effectively or communicate decisions is impaired to such an extent that the person currently
lacks the capacity to make mental health treatment decisions.

(6) “Mental health treatment” means convulsive treatment, treatment of mental illness with
psychoactive medication, admission to and retention in a health care facility for a period not to
exceed 17 days for care or treatment of mental illness, and outpatient services.

(7) “Outpatient services” means treatment for a mental or emotional disorder that is ob-
tained by appointment and is provided by an outpatient service as defined in ORS 430.010.

(8) “Provider” means a mental health treatment provider, a physician assistant licensed
under ORS 677.505 to 677.525 or a nurse practitioner licensed under ORS 678.375 to 678.390.

(9) “Representative” means “attorney-in-fact” as defined in this section.

SECTION 3, ORS 127.707 is amended to read:
127.707. [A declaration is effective only if it is signed by the principal and two competent adult
witnesses. The witnesses must attest that the principal is known to them, signed the declaration in their
presence and appears to be of sound mind and not under duress, fraud or undue influence. Persons
specified in ORS 127.730 may not act as witnesses.]

(1) A declaration is effective only if it is signed by the principal and:
(a) Signed by two competent adult witnesses; or
(b) Notarized by a notary public.

(2) If a declaration is validated under subsection (1)(a) of this section, each witness must:
(a) Witness the principal signing the declaration or acknowledging the signature of the
principal on the declaration.
(b) Attest that the principal:
(A) Is known to the witness;
(B) Signed or acknowledged the declaration in the presence of the witness; and
(C) Appears to be of sound mind and not under duress, fraud or undue influence.

(3) None of the following may serve as a witness to the signing or acknowledgment of a
declaration:
(a) The principal’s attending physician, provider or health care provider or a relative of
the principal’s attending physician, provider or health care provider;
(b) An owner, operator or relative of an owner or operator of a health care facility in
which the principal is a patient or resident;
(c) A person related to the principal by blood, marriage or adoption; or
(d) A person appointed as attorney-in-fact or alternative attorney-in-fact by the declara-
tion.

SECTION 4, ORS 127.736 is amended to read:
127.736. A declaration for mental health treatment shall be in substantially the following form:

DECLARATION FOR MENTAL HEALTH TREATMENT
I, ________________________, being an adult of sound mind, willfully and voluntarily
make this declaration for mental health treatment. I want this declaration to be followed if a court
or two physicians determine that I am unable to make decisions for myself because my ability to
receive and evaluate information effectively or communicate decisions is impaired to such an extent
that I lack the capacity to refuse or consent to mental health treatment. “Mental health
treatment” means treatment of mental illness with psychoactive medication, admission to and re-
tention in a health care facility for a period up to 17 days, convulsive treatment and outpatient
services that are specified in this declaration.

CHOICE OF DECISION MAKER
If I become incapable of giving or withholding informed consent for mental health treatment, I
want these decisions to be made by: (INITIAL ONLY ONE)
My appointed representative consistent with my desires, or, if my desires are unknown by my representative, in what my representative believes to be my best interests.

By the mental health treatment provider who requires my consent in order to treat me, but only as specifically authorized in this declaration.

**APPOINTED REPRESENTATIVE**

If I have chosen to appoint a representative to make mental health treatment decisions for me when I am incapable, I am naming that person here. I may also name an alternate representative to serve. Each person I appoint must accept my appointment in order to serve. I understand that I am not required to appoint a representative in order to complete this declaration.

I hereby appoint:

**NAME**

**ADDRESS**

**TELEPHONE #**

to act as my representative to make decisions regarding my mental health treatment if I become incapable of giving or withholding informed consent for that treatment.

(Optional)

If the person named above refuses or is unable to act on my behalf, or if I revoke that person’s authority to act as my representative, I authorize the following person to act as my representative:

**NAME**

**ADDRESS**

**TELEPHONE #**

My representative is authorized to make decisions that are consistent with the wishes I have expressed in this declaration or, if not expressed, as are otherwise known to my representative. If my desires are not expressed and are not otherwise known by my representative, my representative is to act in what he or she believes to be my best interests. My representative is also authorized to receive information regarding proposed mental health treatment and to receive, review and consent to disclosure of medical records relating to that treatment.

**DIRECTIONS FOR MENTAL HEALTH TREATMENT**

This declaration permits me to state my wishes regarding mental health treatments including psychoactive medications, admission to and retention in a health care facility for mental health treatment for a period not to exceed 17 days, convulsive treatment and outpatient services.

If I become incapable of giving or withholding informed consent for mental health treatment, my wishes are: I CONSENT TO THE FOLLOWING MENTAL HEALTH TREATMENTS: (May include types and dosage of medications, short-term inpatient treatment, a preferred provider or facility, transport to a provider or facility, convulsive treatment or alternative outpatient treatments.)
I DO NOT CONSENT TO THE FOLLOWING MENTAL HEALTH TREATMENT: (Consider including your reasons, such as past adverse reaction, allergies or misdiagnosis. Be aware that a person may be treated without consent if the person is held pursuant to civil commitment law.)

_______________________________________________________________________________________
_______________________________________________________________________________________
_______________________________________________________________________________________
_______________________________________________________________________________________
_______________________________________________________________________________________

ADDITIONAL INFORMATION ABOUT MY MENTAL HEALTH TREATMENT NEEDS: (Consider including mental or physical health history, dietary requirements, religious concerns, people to notify and other matters of importance.)

_______________________________________________________________________________________
_______________________________________________________________________________________
_______________________________________________________________________________________
_______________________________________________________________________________________
_______________________________________________________________________________________

YOU MUST SIGN HERE FOR THIS DECLARATION TO BE EFFECTIVE:

__________________________________________
(Signature/Date)

NOTARY OR WITNESSES

(Have this document notarized by a notary public OR have 2 competent adult witnesses complete the Affirmation of Witnesses.)

NOTARIAL CERTIFICATE:

State of _________________
County of _________________
Signed or attested before me on _____, 2____, by ______________________.
AFFIRMATION OF WITNESSES

I affirm that the person signing this declaration:
(a) Is personally known to me;
(b) Signed or acknowledged his or her signature on this declaration in my presence;
(c) Appears to be of sound mind and not under duress, fraud or undue influence;
(d) Is not related to me by blood, marriage or adoption;
(e) Is not a patient or resident in a facility that I or my relative owns or operates;
(f) Is not my patient and does not receive mental health services from me or my relative; and
(g) Has not appointed me as a representative in this document.

Witnessed by:

(Signature of Witness/Date)  (Printed Name of Witness)

(Signature of Witness/Date)  (Printed Name of Witness)

ACCEPTANCE OF APPOINTMENT AS REPRESENTATIVE

I accept this appointment and agree to serve as representative to make mental health treatment decisions. I understand that I must act consistently with the desires of the person I represent, as expressed in this declaration or, if not expressed, as otherwise known by me. If I do not know the desires of the person I represent, I have a duty to act in what I believe in good faith to be that person's best interest. I understand that this document gives me authority to make decisions about mental health treatment only while that person has been determined to be incapable of making those decisions by a court or two physicians. I understand that the person who appointed me may revoke this declaration in whole or in part by communicating the revocation to the attending physician or other provider when the person is not incapable.

(Signature of Representative/Date)  (Printed name)

(Signature of Alternate Representative/Date)  (Printed name)

NOTICE TO PERSON MAKING A DECLARATION FOR MENTAL HEALTH TREATMENT

This is an important legal document. It creates a declaration for mental health treatment. Before signing this document, you should know these important facts:

This document allows you to make decisions in advance about certain types of mental health treatment: psychoactive medication, short-term (not to exceed 17 days) admission to a treatment facility, convulsive treatment and outpatient services. Outpatient services are mental health services provided by appointment by licensed professionals and programs. The instructions that you include in this declaration will be followed only if a court or two physicians believe that you are incapable of making treatment decisions. Otherwise, you will be considered capable to give or withhold con-
sent for the treatments. Your instructions may be overridden if you are being held pursuant to civil commitment law.

You may also appoint a person as your representative to make treatment decisions for you if you become incapable. The person you appoint has a duty to act consistently with your desires as stated in this document or, if not stated, as otherwise known by the representative. If your representative does not know your desires, he or she must make decisions in your best interests. For the appointment to be effective, the person you appoint must accept the appointment in writing. The person also has the right to withdraw from acting as your representative at any time. A “representative” is also referred to as an “attorney-in-fact” in state law but this person does not need to be an attorney at law.

This document will continue in effect for a period of three years unless you become incapable of participating in mental health treatment decisions. If this occurs, the directive will continue in effect until you are no longer incapable.

You have the right to revoke this document in whole or in part at any time you have not been determined to be incapable. YOU MAY NOT REVOKE THIS DECLARATION WHEN YOU ARE CONSIDERED INCAPABLE BY A COURT OR TWO PHYSICIANS. A revocation is effective when it is communicated to your attending physician or other provider.

If there is anything in this document that you do not understand, you should ask a lawyer to explain it to you. This declaration will not be valid unless it is signed by two qualified witnesses who are personally known to you and who are present when you sign or acknowledge your signature.

NOTICE TO PHYSICIAN OR PROVIDER

Under Oregon law, a person may use this declaration to provide consent for mental health treatment or to appoint a representative to make mental health treatment decisions when the person is incapable of making those decisions. A person is “incapable” when, in the opinion of a court or two physicians, the person’s ability to receive and evaluate information effectively or communicate decisions is impaired to such an extent that the person currently lacks the capacity to make mental health treatment decisions. This document becomes operative when it is delivered to the person’s physician or other provider and remains valid until revoked or expired. Upon being presented with this declaration, a physician or provider must make it a part of the person’s medical record. When acting under authority of the declaration, a physician or provider must comply with it to the fullest extent possible. If the physician or provider is unwilling to comply with the declaration, the physician or provider may withdraw from providing treatment consistent with professional judgment and must promptly notify the person and the person’s representative and document the notification in the person’s medical record. A physician or provider who administers or does not administer mental health treatment according to and in good faith reliance upon the validity of this declaration is not subject to criminal prosecution, civil liability or professional disciplinary action resulting from a subsequent finding of the declaration’s invalidity.

SECTION 5. ORS 127.730 is repealed.

SECTION 6. The amendments to ORS 97.130, 127.700, 127.707 and 127.736 by sections 1 to 4 of this 2023 Act and the repeal of ORS 127.730 by section 5 of this 2023 Act apply to documents executed on or after the effective date of this 2023 Act.