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OKLAHOMA

LIVING WILLS

PACKAGE

Control Number: OK-P078-PKG





U.S. Legal Forms[™] thanks you for your purchase of a Living Wills Package. This package is a useful and necessary tool for making decisions about life support and other medical issues and ensuring that your wishes are implemented. The Living Will package allows you to make the decision of whether life-prolonging medical or surgical procedures are to be continued, withheld, or withdrawn, as well as when artificial feeding and fluids are to be used or withheld. It allows you to express your wishes prior to being incapacitated

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I. FORM LIST

With your Living Will package, you will find the forms that will help you ensure your decisions regarding medical treatment and life support are carried out.

Included in your package are the following forms:

1.		Health Care Proxy - Oklahoma do not resuscitate form -
	Statutory form	
2.	-	Revocation of Health Care Proxy-Do Not Resuscitate form
3.		Health Care Directive - Statutory Form
4.		Revocation of Health Care Directive
5.		Uniform Anatomical Gift Act Donation
6.		Revocation of Uniform Anatomical Gift Act Donation
	Declaration	

II. DESCRIPTIONS OF FORMS

Brief descriptions of the forms contained in your U.S. Legal Forms[™] Living Will package are found below.

<u>Health Care Proxy - Oklahoma do not resuscitate form - Statutory form</u> - This is a statutory form that is provided in the Oklahoma Statutes that allows you to state that you do not wish to be

resuscitated by medical personnel in the event that your heart stops beating or you stop breathing.

<u>Revocation of Health Care Proxy-Do Not Resuscitate form</u> - This is a revocation of Form OK-P020 that allows you to state that you do not wish to be resuscitated by medical personnel in the event that your heart stops beating or you stop breathing.

<u>Health Care Directive - Statutory Form</u> This is a statutory form that is provided in the Oklahoma Statutes and provides a means for you to express a variety of health care choices and decisions: specific instructions for life sustaining procedures or treatment, appointment of a health care agent, and the making of anatomical gifts. An individual of sound mind and eighteen (18) years of age or older may execute an advance directive governing the withholding or withdrawal of life sustaining treatment. The advance directive must be signed by the declarant and witnessed by two individuals who are eighteen years of age and who are not legatees, devisees, or heirs at law of the declarant.

<u>Revocation of Health Care Directive</u> - This form provides for partial or total revocation of the Advance Directive for Health Care provided in Form OK-P021, which allows you to express specific instructions for life sustaining procedures or treatment, appoint a health care agent, and make anatomical gifts. You may revoke in whole or in part an advance directive at any time and in any manner such as through this form, without regard to your mental or physical condition.

<u>Uniform Anatomical Gift Act Donation</u> – This Uniform Anatomical Gift Act Donation form pursuant to state statutes designates the specific body parts and organs an individual wishes to donate at the time of death. This form must be witnessed and the signature notarized. Any adult of sound mind may give all or any part of his body for any purpose specified by statute.

<u>Revocation of Uniform Anatomical Gift Act Donation Declaration</u> - This Revocation of Anatomical Gift Donation form is a revocation of Form OK-P025 that designates the body parts and organs an individual wishes to donate at the time of death. If the will, card, or other document has been delivered to a specified donee, the donor may amend or revoke the gift by executing and delivering to the donee a signed statement, making an oral statement in the presence of two persons and communicating the same to the donee, making a statement during a terminal illness or injury addressed to an attending physician and communicating the same to the donee, or keeping a signed card or document on his person or in his effects. Any document of gift which has not been delivered to the donee may be revoked by the donor in the manner set out above or by destruction, cancellation, or mutilation of the original document. A gift made by a will may be amended or revoked in the manner provided for amendment or revocation of wills, or as set out above. Specific reference is made to the earlier executed Anatomical Gift Donation.

If you need additional information, please visit <u>www.uslegalforms.com</u> and look up forms by subject matter. You may also wish to visit our legal definitions page at <u>http://definitions.uslegal.com/</u>

III. TIPS ON COMPLETING THE FORMS

The form(s) in this packet may contain "form fields" created using Microsoft Word or Adobe Acrobat (".pdf" format). "Form fields" facilitate completion of the forms using your computer. They do not limit your ability to print the form "in blank" and complete with a typewriter or by hand.

It is also helpful to be able to see the location of the form fields. Go to the View menu, click on Toolbars, and then select Forms. This will open the Forms toolbar. Look for the button on the Forms toolbar that resembles a shaded letter "a". Click this button and the form fields will be visible.

By clicking on the appropriate form field, you will be able to enter the needed information. In some instances, the form field and the line will disappear after information is entered. In other cases, it will not. The form was created to function in this manner.

IV. DISCLAIMER

These materials were developed by U.S. Legal Forms, Inc. based upon statutes and forms for the subject state. All information and Forms are subject to this Disclaimer:

All forms in this package are provided without any warranty, express or implied, as to their legal effect and completeness. Please use at your own risk. If you have a serious legal problem, we suggest that you consult an attorney in your state. U.S. Legal Forms, Inc. does not provide legal advice. The products offered by U.S. Legal Forms (USLF) are not a substitute for the advice of an attorney.

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