Presented to the governor March 12, 1999

Signed by the governor March 16, 1999, 2:20 p.m.

#### CHAPTER 14-S.F.No. 301

An act relating to health; modifying the suggested health care directive form, amending Minnesota Statutes 1998, section 145C.16.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1998, section 145C.16, is amended to read:

## 145C.16 SUGGESTED FORM.

The following is a suggested form of a health care directive and is not a required form.

## HEALTH CARE DIRECTIVE

I, ....., understand this document allows me to do ONE OR BOTH of the following:

PART I: Name another person (called the health care agent) to make health care decisions for me if I am unable to decide or speak for myself. My health care agent must make, health care decisions for me based on the instructions I provide in this document (Part II), if any, the wishes I have made known to him or her, or must act in my best interest if I have not made my health care wishes known.

#### AND/OR

PART II: Give health care instructions to guide others making health care decisions for me. If I have named a health care agent, these instructions are to be used by the agent. These instructions may also be used by my health care providers, others assisting with my health care and my family, in the event I cannot make decisions for myself.

#### PART I: APPOINTMENT OF HEALTH CARE AGENT

# THIS IS WHO I WANT TO MAKE HEALTH CARE DECISIONS FOR ME IF I AM UNABLE TO DECIDE OR SPEAK FOR MYSELF

(I know I can change my agent or alternate agent at any time and I know I do not have to appoint an agent or an alternate agent)

NOTE: If you appoint an agent, you should discuss this health care directive with your agent and give your agent a copy. If you do not wish to appoint an agent, you may leave Part I blank and go to Part II.

When I am unable to decide or speak for myself, I trust and appoint ......... to make health care decisions for me. This person is called my health care agent.

Relationship of my health care agent to me:
Telephone number of my health care agent:
Address of my health care agent:
(OPTIONAL) APPOINTMENT OF ALTERNATE HEALTH CARE AGENT: If my health care agent is not reasonably available, I trust and appoint to be my health care agent instead.
Relationship of my alternate health care agent to me:
Telephone number of my alternate health care agent:
Address of my alternate health care agent:
THIS IS WHAT I WANT MY HEALTH CARE AGENT TO BE ABLE TO DO IF I AM UNABLE TO DECIDE OR SPEAK FOR MYSELF
(I know I can change these choices)
My health care agent is automatically given the powers listed below in (A) through (D). My health care agent must follow my health care instructions in this document or any other instructions I have given to my agent. If I have not given health care instructions, then my agent must act in my best interest.
Whenever I am unable to decide or speak for myself, my health care agent has the power to:
(A) Make any health care decision for me. This includes the power to give, refuse, or withdraw consent to any care, treatment, service, or procedures. This includes deciding whether to stop or not start health care that is keeping me or might keep me alive, and deciding about intrusive mental health treatment.
(B) Choose my health care providers.
(C) Choose where I live and receive care and support when those choices relate to my health care needs.
(D) Review my medical records and have the same rights that I would have to give my medical records to other people.
If I DO NOT want my health care agent to have a power listed above in (A) through

(D) OR if I want to LIMIT any power in (A) through (D), I MUST say that here:

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(2). If I WA	ealth care agent is NOT automatically given the powers listed bel NT my agent to have any of the powers in (1) and (2), I must INI' the power; then my agent WILL HAVE that power.	
•••	(1) To decide whether to donate any parts of my body, including organs, tissues, and eyes, when I die.	
	(2) To decide what will happen with my body when I die (burial, cremation).	
	ant to say anything more about my health care agent's powers or an say it here:	limits on the
	PART II: HEALTH CARE INSTRUCTIONS	
an agent in agent. How	nplete this Part II if you wish to give health care instructions. If yo Part I, completing this Part II is optional but would be very he ever, if you chose not to appoint an agent in Part I, you MUST cos Part II if you wish to make a valid health care directive.	lpful to your
	are instructions for my health care when I am unable to decide see instructions must be followed (so long as they address my n	
THES	E ARE MY BELIEFS AND VALUES ABOUT MY HEALTH	CARE
(I kno	w I can change these choices or leave any of them blank)	
I want health care:	you to know these things about me to help you make decision	as about my
My go	als for my health care:	
	rs about my health care:	
	ritual or religious beliefs and traditions:	• • • • • • • • • • • • • • • • • • • •
	iefs about when life would be no longer worth living:	

_	ant or do not want for my health care, if possible:
-	ctor:
Where I would like to live to r	
	other wishes I have about dying:
	es of my body when I die:
	s to my body when I die (cremation, burial):
PART III: MAKII	NG THE DOCUMENT LEGAL
	y me. It also must either be verified by a notary pub- ritnesses (Option 2). It must be dated when it is veri-
I am thinking clearly, I agree wi have made this document willingly.	th everything that is written in this document, and I
My Signature  Date signed:	
Date of birth:	
Address:	. , ,

If I cannot sign my name, I can ask someone to sign this document for me.
Signature of the person who I asked to sign this document for me.
Printed name of the person who I asked to sign this document for me.
Option 1: Notary Public
In my presence on
(Signature of Notary) (Notary Stamp)
Option 2: Two Witnesses
Two witnesses must sign. Only one of the two witnesses can be a health care provider or an employee of a health care provider giving direct care to me on the day I sign this document.
Witness One:
(i) In my presence on
(ii) I am at least 18 years of age.
(iii) I am not named as a health care agent or an alternate health care agent in this document.
(iv) If I am a health care provider or an employee of a health care provider giving direct care to the person listed above in (A), I must initial this box:
I certify that the information in (i) through (iv) is true and correct.
(Signature of Witness One) Address:
Witness Two:
(i) In my presence on

- (ii) I am at least 18 years of age.
- (iii) I am not named as a health care agent or an alternate health care agent in this document.
- (iv) If I am a health care provider or an employee of a health care provider giving direct care to the person listed above in (A), I must initial this box:

	,
	of Witness Two)
` ` `	· · · · · · · · · · · · · · · · · · ·
Address:	

I certify that the information in (i) through (iv) is true and correct.

REMINDER: Keep this document with your personal papers in a safe place (not in a safe deposit box). Give signed copies to your doctors, family, close friends, health care agent, and alternate health care agent. Make sure your doctor is willing to follow your wishes. This document should be part of your medical record at your physician's office and at the hospital, home care agency, hospice, or nursing facility where you receive your care.

Presented to the governor March 12, 1999

Signed by the governor March 16, 1999, 2:23 p.m.

## **CHAPTER 15—H.F.No. 453**

An act relating to local government; directing the city of Minneapolis to authorize participation by certain workers and apprentices in deferred compensation plan; amending Laws 1988, chapter 471, section 1, subdivision 1, as amended.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Laws 1988, chapter 471, section 1, subdivision 2, as amended by Laws 1994, chapter 450, section 1, and Laws 1996, chapter 276, section 2, is amended to read:

Subd. 2. SPECIFIC AGREEMENT NEGOTIATING SUBJECTS. The employers identified in subdivision 1 may negotiate about and the agreements may provide for: (1) the use by the employers identified in subdivision 1 of the labor organizations hiring hall services in a manner and on terms agreeable to the parties; and (2) the employers identified in subdivision 1 to make pension contributions and other fringe benefit contributions to such trades union's employee benefit funds or accounts on the basis of hours worked by an employee and in accordance with the provisions of the prevailing labor agreement for the applicable trades union. The agreements must provide for the enrollment and full participation of skilled building and construction trades workers, stagehands or production technicians, and electrical workers, and apprentices in each category, upon their request, in the employers deferred compensation plan, under United States Code, title 26, section 457.