765.303 – Suggested form of designation – a written designation of a Living Will executed pursuant to this chapter may, but need not be, in the following form.

LIVING WILL

		, 2017, I,		
•	•	my dying not be artificially prolong t, if at any time I am incapacitated a	-	
set form below, and I do	nereby decrare ma	i, ii at any time i am meapachateu a	ina	
	_I have a terminal	condition,		
or	orI have an end stage condition,			
orI am in a persistent vegetative state,				
reasonable medical proprocedures be withheld to prolong artificially to	bability of my red or withdrawn whe process of dy cation or the per	er consulting physician have de ecovery from such condition, I depend the application of such procing, and that I be permitted to differmance of any medical proceditate pain.	lirect that life-prolonging cedures would serve only ie naturally with only the	
<u> </u>		n be honored by my family an edical or surgical treatment and to	± *	
regarding the withhold	ling, withdrawal,	ed to be unable to provide expre or continuation of life-prolongi he provisions of this declaration	ing procedures, I wish to	
Full Legal Name: Address:		Phon	ne:	
	nport of this decla	aration, and I am emotionally and	I mentally competent to	
		Signature:		
Witness:		Witness:		
Printed Name:		Printed Name:		
Address:		Address:		
		Phone:		

The principal's failure to designate a surrogate shall not invalidate the living will.

Source: The 2016 Florida Statutes, Title XLIV, CIVIL RIGHTS, Chapter 765. Living Will 765.303 Suggested Form of Designation © 1995-2017 The Florida Legislature.