NEW YORK LIVING WILL

This Living Will has been prepared to conform to the law in the State of New York, as set forth in the case <u>In re Westchester County Medical Center</u> , 72 N. Y. 2d 517 (1988). In that case the Court established the need for "clear and convincing" evidence of a patient's wishes and stated that the "ideal situation is one in which the patient's wishes were expressed in some form of writing, perhaps a 'Living Will'."
I,, being of sound mind, make
this statement as a directive to be followed if I become permanently mable to participate in decisions regarding my medical care. These instructions reflect my firm and settled commitment to decline medical treatment under the circumstances indicated below:
I direct my attending physician to withhold or withdraw treatment that merely prolongs my dying, if I should be in an incurable or irreversible mental or physical condition with no reasonable expectation of recovery, including but not limited to: (a) a terminal condition; (b) a permanently unconscious condition; or (c) a minimally conscious condition in which I am permanently unable to make decisions or express my wishes.
I direct that my treatment be limited to measures to keep me comfortable and to relieve pain, including any pain that might occur by withholding or withdrawing treatment.
While I understand that I am not legally required to be specific about future treatments if I am in the condition(s) described above I feel especially strongly about the following forms of treatment:
I do not want cardiac resuscitation.
I do not want mechanical respiration. I do not want artificial nutrition and hydration. I do not want antibiotics.
However, I do want maximum pain relief, even if it may hasten my death.
Other directions:
These directions express my legal right to refuse treatment, under the law of New York. I intend my instructions to be carried out, unless I have rescinded them in a new writing or by clearly indicating that I have changed my mind.
Signed Date
Address