Northwest Community EMS System POLICY MANUAL				
Policy Title: DNR/POLST forms and Advance Directive Guidelines No. D - 5		D - 5		
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References: Public Act 094-0865 that amends the EMS Act and others with respect to DNR orders; EMS Rules; Section 515.380 (Sept 18, 2008); Public Act 096-0765 The Health Care Surrogate Act (1/1/10); DNR/POLST form updated January 2015.

Disclaimer: If Federal or State laws that impact Advance Directives and/or DNR/POLST orders change prior to this policy being amended or they appear to be inconsistent or in conflict with any provisions of this policy, the statutory language or State Directives shall prevail.

I. POLICY

- A. Resuscitation shall be attempted on all patients in cardiac and/or respiratory arrest, except in those situation described in this policy.
- B. "Emergency medical services should be available to all persons in need, including terminally ill patients who (may or may not) need to be transported to the hospital for palliative care. Prehospital care providers require a means to honor patient directives to limit intubation and avoid application of cardiopulmonary resuscitation (CPR). Requests to limit resuscitation will confront the provider in many forms. Written Do-not-resuscitate (DNR) orders, living wills, clear and unequivocal family requests, and a relative's impulsively expressed reservations about life support will be encountered. Acceptable directives must guarantee that withholding resuscitation would reflect the informed wishes of competent patients" (NAEMSP, 1993).
- C. Decisional adults have the right to make decisions regarding their healthcare. Illinois courts have ruled that this right should not be lost when a person becomes unable to make their own decisions. Decisional adults may accept or refuse medical care after they have been informed about treatment alternatives and the risks and benefits of each alternative. The law requires that they be informed of the availability of advance directives to help assure that their wishes are carried out even if they are no longer capable of making or communicating their decisions.
- D. The decision to accept and/or withhold resuscitative and/or life-sustaining interventions is the result of a responsible medical, legal, and ethical process with respect for the patient's right to privacy and self-determination. It is acceptable to withhold or withdraw resuscitative and/or life sustaining interventions in the event a patient is terminally ill, when death will occur in a reasonably short period of time, or for whom treatment would be virtually futile or prolong the act of dying and the patient has a valid IDPH Do-Not-Resuscitate (DNR)/POLST form. These patients are in the process of dying and DO NOT meet the criteria listed in the Triple Zero Policy.
- E. A valid IDPH DNR/POLST Form should be honored unless compelling circumstances arise and an on-line medical control (OLMC) physician directs EMS personnel to resuscitate.
- F. A DNR/POLST Form does not mean the abandonment of appropriate care that the patient perceives as desirable. All patients are to receive medical care as indicated on the form, and required by their condition per SOP and/or OLMC.
- G. If at any time it is unclear if this policy applies, begin BLS treatment and contact OLMC for orders. If communication with OLMC is impossible, begin treatment per SOPs and transport as soon as possible.

II. Circumstances under which resuscitation may be WITHHELD and/or WITHDRAWN

- A. The patient has been declared dead by a coroner, medical examiner, or a physician.
- B. There are explicit signs of long-term biological death (Triple zero).
 - 1. These signs include decapitation, thoracic/abdominal transection, rigor mortis without profound hypothermia, profound dependent lividity, decomposition, frozen state, or other signs that establish long-term biological death.

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- 2. For such patients, follow the Triple Zero policy and thoroughly document both the surrounding circumstances and the signs of biological death on the EMS patient care report.
- 3. If required, notify the coroner or Medical Examiner's office according to System Policy M-4: Medical Examiner/Coroner Guidelines.
- 4. If there is any question regarding the appropriateness of withholding or withdrawing medical care in such circumstances, **begin treatment and contact OLMC immediately for orders.**

C. When instructed by an OLMC physician to withhold or withdraw medical care.

- In certain circumstances, a medical control physician can order further treatment to be withdrawn or withheld from a patient. This may occur, for example, when the patient remains in persistent monitored asystole after resuscitation per SOP or a question arises as to whether the patient's care is governed by an IDPH Do-Not-Resuscitate (DNR)/POLST form or other valid DNR order. Medical control should be notified and, depending on the circumstances, may order further treatment withheld or withdrawn.
- 2. In these situations, thoroughly document the circumstances surrounding the call, describe the treatment withheld or withdrawn, along with the name of the medical control physician, and the time resuscitation was discontinued.
- D. When presented with a valid IDPH Do-Not-Resuscitate (DNR)/POLST form.

III. DNR/POLST Form and Orders

- A. The following System members are authorized to honor a valid DNR/POLST order: EMT; Paramedic; Prehospital RN; ECRN; ED physicians.
- B. The IDPH Uniform Do-Not-Resuscitate (DNR)/POLST form can be used to create a practitioner generated order that reflects an individual's wishes about receiving cardiopulmonary resuscitation (CPR) and life-sustaining treatments such as medical interventions and artificial administered nutrition. It allows an individual, in consultation with his or her health care professional, to make advance decisions about CPR and other life-sustaining decisions, in the event the individual's breathing and/or heartbeat stop or they are at the end of life.

C. **DNR/POLST form changes**

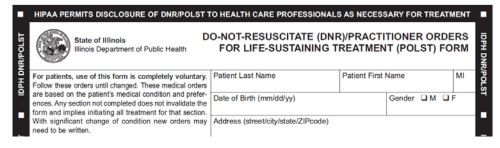
- After January 30, 2015, a valid DNR/POLST form may, but need not, be in the form adopted by the Department of Public Health pursuant to Section 2310-600 of the Department of Public Health Powers and Duties Law (20 ILCS 2310/2310-600) known as the Illinois Department of Public Health Do-Not-Resuscitate (DNR)/Practitioner Orders for Life Sustaining Treatment (POLST) form. The form is a revised version of the previous IDPH Uniform DNR Advance Directive.
- 2. The 2015 IDPH DNR/POLST form is the fifth edition of a series of IDPH DNR forms:
 - a. 2000: 1st Illinois out of hospital DNR "orange form." Only for EMS, the DNR order had to be rewritten at each new facility.
 - b. 2005: IDPH Uniform **DNR Order form -** applied to all facilities and a patient only needed one form.
 - c. 2006: Some facilities confused if form had to be used for every in-hospital DNR order (it did not), so it was renamed the IDPH Uniform **DNR** Advance Directive.

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- d. 2013: Still called the IDPH DNR Advance Directive, but used the shorthand POLST since it used the POLST "paradigm" for lifethreatening emergencies but required a physician's signature.
- e. 2015: IDPH DNR/POLST form. POLST now stands for "**Practitioner O**rders for **L**ife-**S**ustaining **T**reatment" and expands the types of practitioners that can authorize the order.
- 3. **Validity of form editions**: Some persons may still have older versions of the form. A valid, completed form does not expire. When a new form is created, it voids past forms. Follow instructions on the form with the most recent date. EMS is not responsible for investigating the presence of other forms or validating the accuracy of the form presented assume the form presented is truthful.
- D. **FORM IS VOLUNTARY**: Language was added on the 2015 form stressing that this form cannot be required of any patient, and is completely voluntary.
- E. **Intended population:** A DNR/POLST form is intended for persons of any age for whom death within the next year would not be unexpected. This includes those with advanced illness or frailty. A DNR/POLST form is NOT intended for persons with chronic, stable disability. Such individuals should not be mistaken for having an end-of-life illness. A DNR/POLST form would only be appropriate if their health deteriorates such that death within a year would not be unexpected.
- F. **PURPOSE**: A DNR/POLST form is designed to honor the freedom of persons with advanced illness or frailty to have or to limit treatment across settings of care. It allows them to choose all possible life-sustaining treatment, limited life sustaining interventions, or comfort care only. Comfort measures are always provided no matter what other choices patients make.
- G. When to complete: DNR/POLST forms are completed after patients discuss their preferences with health care practitioner who can explain to them what may happen if different treatments are tried. The form serves as a guide for these discussions related to each person's unique medical condition and goals.
- H. The completed form is an actionable medical order: Health care providers and professionals are required by law to honor treatment choices shown on a DNR/POLST form. It provides an immediate guide for EMS and hospital staff about whether to even begin resuscitative and/or life-supporting care.
- I. The Form should travel with patient at all times: The form is intended to be honored across various settings, including hospitals, nursing homes, licensed long-term care facilities, with hospice and home-care patients, and by EMS personnel.
- J. **Original or copy:** The person does NOT need the original form all copies of a valid form are also valid. It may be printed on any color paper.

K. COMPONENTS OF A VALID DNR/POLST FORM

1. Patient name; DOB; gender; and address



Northwest Community EMS System **POLICY MANUAL Policy Title: DNR/POLST forms and Advance Directive Guideline** No. D - 5Board approval: 5/14/15 **Effective:** 1/30/15 Supersedes: 3/15/13 Page: 4 of 10 2. Section "A": Cardiopulmonary Resuscitation: Must have one of the boxes selected for EMS purposes. Sections B: Medical Interventions and C: Medically administered Nutrition may or may not have an entry for EMS purposes. CARDIOPULMONARY RESUSCITATION (CPR) If patient has no pulse and is not breathing. ☐ Attempt Resuscitation/CPR □ Do Not Attempt Resuscitation/DNR Check One (Selecting CPR means Full Treatment in Section B is selected) When not in cardiopulmonary arrest, follow orders B and C. MEDICAL INTERVENTIONS If patient is found with a pulse and/or is breathing. В Full Treatment: Primary goal of sustaining life by medically indicated means. In addition to treatment Check described in Selective Treatment and Comfort-Focused Treatment, use intubation, mechanical ventilation and One cardioversion as indicated. Transfer to hospital and/or intensive care unit if indicated. Selective Treatment: Primary goal of treating medical conditions with selected medical measures. In addition to treatment described in Comfort-Focused Treatment, use medical treatment, IV fluids and IV medications (may include antibiotics and vasopressors), as medically appropriate and consistent with patient preference. Do Not Intubate. May consider less invasive airway support (e.g. CPAP, BiPAP). Transfer to hospital, if indicated. Generally avoid the intensive care unit. Comfort-Focused Treatment: Primary goal of maximizing comfort. Relieve pain and suffering through the use of medication by any route as needed; use oxygen, suctioning and manual treatment of airway obstruction. Do not use treatments listed in Full and Selective Treatment unless consistent with comfort goal. Request transfer to hospital only if comfort needs cannot be met in current location. **Optional Additional Orders** MEDICALLY ADMINISTERED NUTRITION (if medically indicated) Offer food by mouth, if feasible and as desired. ☐ Long-term medically administered nutrition, including feeding tubes. Additional Instructions (e.g., length of trial period) Check ☐ Trial period of medically administered nutrition, including feeding tubes. (optional) ■ No medically administered means of nutrition, including feeding tubes. 3. Section D: Documentation of Discussion: Consent from Patient or Legal Representative. Evidence of consent by one of the following: Signature of the patient a. b. Signature of person legally authorized to act on that person's behalf such the individual's legal guardian, agent under a power of attorney for health care or a surrogate decision maker. Priority order under Surrogate Act (1)Patient's guardian of person (2)Patient's spouse or partner of a registered civil union (3)Adult child (4) **Parent** (5)Adult sibling (6)Adult grandchild (7)A close friend of the patient (8)Patient's guardian of the estate A parent or legal guardian typically may consent to a DNR order for a c. minor. Emancipated minors may consent to a DNR order. DOCUMENTATION OF DISCUSSION (Check all appropriate boxes below) Patient □ Agent under health care power of attorney □ Parent of minor ☐ Health care surrogate decision maker (See Page 2 for priority list) Signature of Patient or Legal Representative Signature (required) Name (print) Date Signature of Witness to Consent (Witness required for a valid form) I am 18 years of age or older and acknowledge the above person has had an opportunity to read this form and have witnessed the

giving of consent by the above person or the above person has acknowledged his/her signature or mark on this form in my presence

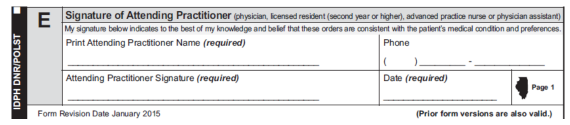
Name (print)

Date

Signature (required)

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- d. Signature of **ONE witness** 18 years of age or older, who attests that the individual, other person, guardian, agent, or surrogate (1) has had an opportunity to read the form; and (2) has signed the form or acknowledged his or her signature or mark on the form in the witness's presence. There are no limitations on who may be a witness. They may be a family member, friend, health-care worker or other competent adult.
- 4. **Section E: Signature of Attending Practitioner**: Name and signature of the attending practitioner authorizing the order. With the new form, Advance Practice Nurses (APN's), Physician Assistants (PAs), and licensed medical residents who are in their second year or above of training may also authorize and sign the order in addition to the attending physician. Temporary verbal orders signed by an RN are acceptable.
- 5. **Effective date**: The validity of an order will not expire unless modified or revoked at any time by the maker.



- 6. All other information is optional.
- 7. If any of the required elements are missing or not completed in compliance with the Act, the order IS NOT VALID for EMS use. The order IS valid if the back or second page of the form has not been completed.
- 8. **Elements present in another format:** If presented with a document that contains all the mandatory elements, but it is written on something other than the IDPH DNR/POLST Form, contact OLMC for orders.
- 9. No verbal DNR orders will be honored by EMS personnel unless the patient's personal practitioner or coroner/medical examiner is present and has declared the patient dead. Document this information in the comments section on the patient care report.

L. IMPLEMENTING a DNR/POLST ORDER

- 1. Assess the patient to determine their medical condition and need to have the Order invoked. If the patient has an intervening condition causing death that is not related to the terminal illness or condition, e.g., choking or trauma, begin care per SOP.
- 2. Make a reasonable attempt to **verify the identity of the patient** named in the DNR/POLST form, e.g., identification by another person or I.D.
- 3. Determine if the DNR/POLST order contains all of the required elements as listed above. If not, begin resuscitation. "A health care provider may presume, in the absence of knowledge to the contrary, that a completed IDPH Uniform DNR Advance Directive or a copy of that form is a valid DNR Order" [Health Care Surrogate Act, 755 ILCS 40/65 Section 65, subsection (d)]. If there is any doubt as to the validity of a DNR order, begin BLS treatment and contact OLMC as soon as possible.

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- 4. Check the form to determine the care to be given or withheld. There are three categories of instructions on the 2015 form:
 - a. Section A: Applies if patient is found in respiratory/cardiac arrest
 - (1) If "Attempt Resuscitation" box is checked, EMS does **NOT** need to look at any other parts of the form. Initiate Resuscitation per SOP.
 - (2) If "DNR" box is checked, do not begin CPR.
 - (3) Why use the form to request CPR?
 - (a) Persons with advanced age or disabilities may be concerned they will not receive the same emergency services as younger or non-disabled persons, despite having a good quality of life
 - (b) A person may have created a DNR/POLST form declining CPR during a period of serious illness, but if they recover or go into remission, may now wish CPR.
 - b. **Section B**: Three categories explain the intensity of emergency treatment desired by patients who are **still breathing or have a pulse**

When not in cardiopulmonary arrest, follow orders B and C. MEDICAL INTERVENTIONS If patient is found with a pulse and/or is breathing. В ☐ Full Treatment: Primary goal of sustaining life by medically indicated means. In addition to treatment described in Selective Treatment and Comfort-Focused Treatment, use intubation, mechanical ventilation and cardioversion as indicated. Transfer to hospital and/or intensive care unit if indicated. □ Selective Treatment: Primary goal of treating medical conditions with selected medical measures In addition to treatment described in Comfort-Focused Treatment, use medical treatment, IV fluids and IV medications (may include antibiotics and vasopressors), as medically appropriate and consistent with patient preference. Do Not Intubate. May consider less invasive airway support (e.g. CPAP, BiPAP). Transfer to hospital, if indicated. Generally avoid the intensive care unit. Comfort-Focused Treatment: Primary goal of maximizing comfort. Relieve pain and suffering through the use of medication by any route as needed; use oxygen, suctioning and manual treatment of airway obstruction. Do not use treatments listed in Full and Selective Treatment unless consistent with comfort goal. Request transfer to hospital only if comfort needs cannot be met in current location. Optional Additional Orders

- (1) Full Treatment: In addition to treatment described in Selective Treatment and Comfort-focused Treatment, may intubate, provide mechanical ventilation and cardioversion as indicated. Transport to hospital if indicated.
- (2) Selective Treatment: Treat medical conditions with selected medical measures. Provide comfort measures plus IV fluids and IV medications as medically appropriate and consistent with patient preference. Do NOT Intubate. May consider less invasive airway support (CPAP). Transport if indicated.
- (3) Comfort-Focused Treatment: Maximize comfort; relieve pain and suffering through the use of medication by any route as needed; use oxygen, suctioning, and manual treatment of airway obstruction. Do not use treatments listed in Full and Selective Treatment unless consistent with comfort goal. Transport only if comfort needs cannot be met in current location. Consult w/ OLMC to determine appropriate actions.
- c. Optional additional orders: is used to customize the form for individual medical conditions when necessary. Only carry out orders that fall within the SOPs. When would this area be used?
 - (1) Comfort-Focused Treatment: use of pain medications and antiemetics but no cardiac medications

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- (2) Selective Treatment: no defibrillation, no oral or nasal airways, IV fluids for hydration only
- (3) Full Treatment: Trial of intubation and mechanical ventilations for X days only if able to be neurologically intact.
- d. Section C: Medically Administered Nutrition: N/A for EMS

C	MEDICALLY ADMINISTERED NUTRITION (if medically indicated)	ted) Offer food by mouth, if feasible and as desired.
Charle		Additional Instructions (e.g., length of trial period)
Check One	☐ Trial period of medically administered nutrition, including feeding tubes.	
(optional)	$\hfill \square$ No medically administered means of nutrition, including feeding tubes.	

- 5. Document the circumstances surrounding the use of the form and attach a copy to the EMS patient care report if possible. If impossible, record the following information from the DNR/POLST form in the comments section of the EMS patient care report: practitioner's name; the effective date of the order; the name of the one giving consent and their relationship to the patient, if known; and the name of the witness. Include the nature of the terminal illness and the person who presented the order to EMS responders.
- 6. **If resuscitation is already in process** when a DNR/POLST order is produced that indicates Do Not Resuscitate, temporarily continue resuscitation, confirm that all required elements are present, and contact OLMC for instructions. Medical control should authorize cessation of all resuscitation.
- 7. If death occurs during transport and a valid DNR/POLST order was produced that indicates Do Not Resuscitate, honor the Order and contact OLMC for further instructions.
- 8. **If a person on the scene disputes a DNR/POLST order:** Determine if they have durable power of attorney for healthcare for the individual and if they had provided consent to the DNR/POLST order as the designated surrogate.
 - a. **If yes**, this person has a duty to base decisions on the patient's values and wishes and they may revoke the order.
 - b. If no, contact OLMC immediately and inform them of the dispute. Family members or significant others who do not have the designation of agent or surrogate have no standing to overrule the DNR/POLST Order. Follow the direction of OLMC in situations of dispute.
- 9. If appropriate, notify the coroner/medical examiner according to System Policy M-5.

M. Voiding or revoking a DNR/POLST form

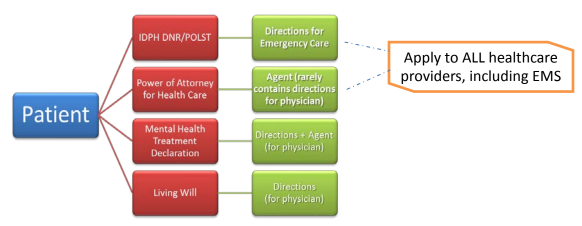
- 1. A DNR/POLST form can be revoked or changed by a patient with decisional capacity or the agent that consented to the order at any time.
- 2. Changing, modifying or revising a DNR/POLST form requires completion of a new form.
- 3. Draw a line through sections A and B and write "VOID" in large letters if any DNR/POLST form is replaced or becomes invalid.
- 4. Beneath the written "VOID" write in the date of change and re-sign.
- 5. If included in an electronic medical record, follow all voiding procedures of the facility.

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N. Professional immunity for implementing a DNR order:

Subsection (d) of Section 65 of the Health Care Surrogate Act, 755 ILCS 40/65, provides:

"A health care professional or health care provider may presume, in the absence of knowledge to the contrary, that a completed Department of Public Health Uniform DNR Order or a copy of that form is a valid DNR Order. A health care professional or health care provider, or an employee of a health care professional or health care provider, who in good faith complies with a do-not-resuscitate order made in accordance with this Act is not, as a result of that compliance, subject to any criminal or civil liability, except for willful and wanton misconduct, and may not be found to have committed an act of unprofessional conduct."



IV. DURABLE POWER of ATTORNEY (POA) for HEALTH CARE Designation

- A. Since 1987, Illinois law has allowed persons to appoint an "agent" or "attorney in fact" to act on their behalf in making medical care decisions for them (principal) in the event that they are unable to make their own medical decisions.
- B. An agent can be anyone other than the patient's physician and is appointed by the patient via a document called a "Durable Power of Attorney for Health Care". One does not need an attorney to execute this form, nor does it have to be notarized. The Illinois Durable Power of Attorney Act recognizes the right of individuals to control all aspect of their personal care and medical treatment including the right to decline medical treatment or to direct that it be withdrawn, even if refusal of care will result in death.
- C. The Act states that the right of an individual to decide about their personal care overrides the obligation of the physician and other health care providers to render care or to preserve life and health. The power given to the agent may be as broad or narrow as the patient wishes. The standard form grants the agent medical decision-making power that the patient may limit. The law does not require use of this particular form.
- D. Other than withholding resuscitation, a POA may make choices re: refusal of treatment or hospital preference.
- E. The POA's ability to make decisions can be designated to begin at any time the patient chooses. They do not have to be in a terminal condition, unlike a Living Will.
- F. If both documents are executed, a Durable Power of Attorney supersedes a Living Will.
- G. Generally, a POA has no authority if the patient is alert and is able to communicate their wishes: If the patient is alert and consents to treatment, continue to treat them, even if thereafter they are unable to communicate with you. In such situations, the health care agent has no authority over the treatment of the patient.

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- H. If someone claims to hold a POA for healthcare decisions, follow these guidelines:
 - Begin treatment of the patient per SOPs. Immediately inform OLMC that a health care agent for the patient is present. Follow all orders of the OLMC physician, even if such orders contradict the instructions being given by the "agent".
 - 2. As soon as is practical, ask the agent for the Illinois Statutory POA for Health Care form. The form should be complete, including:
 - a. Patient's (principal's) name and address:
 - b. Agent's name and address:
 - c. Date of execution;
 - d. Effective date of Power of Attorney (may not be mandated by III. law);
 - e. Powers granted to the agent;
 - f. Date Power of Attorney terminates (may not be mandated);
 - g. Signature of the patient (principal);
 - h. Signature of a witness; and
 - Specimen signatures of the agent (not mandated by Illinois Law).
 - 3. Examine the form to see if it is complete. Ask the agent to verify his/her signature. Review the form to see what medical authority has been given to the agent. Ask the agent to point out the language that confirms that the Power is in effect and that it covers the situation at hand.
 - a. If form is incomplete, agent's authority to make decisions is not recognized.
 - b. If the form is complete, notify OLMC about the presence of a health care agent on scene and follow the instructions of the agent unless instructed otherwise by medical control.
 - c. EXCEPTION: EMS cannot honor a verbal or written DNR request or order made directly by a surrogate decision maker or POA for healthcare agent. Agents can provide consent to a DNR order, but the order, itself, must be authorized by a qualified practitioner. The practitioner is responsible for determining if a POA agent, surrogate decision maker or other person has proper authority to give consent to the DNR/POLST order.
 - 4. Document the names of the patient and agent and powers given to the agent on the patient care report. Bring the POA form to the hospital if the patient is transported.
 - If there is any doubt as to the identity of the agent, the validity of the document, the
 extent of the authority of the agent, or if communications with OLMC cannot be
 established, continue treatment per SOP and/or OLMC and transport ASAP.

V. LIVING WILLS AND PATIENT SURROGATES

- A. Illinois law has allowed terminally ill patients to instruct their physician, either directly with a Living Will (since 1983), or indirectly through a patient surrogate (since 1991), on their treatment in near-death situations.
- B. A Living Will is a declaration to a physician and does not go into effect until the person who makes it is in a terminal condition. A terminal condition is defined as "an incurable and irreversible condition which is such that death is imminent and the application of death delaying procedures serves only to prolong the dying process." In order to create a Living Will, the author must be a competent adult and the document must be witnessed.

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- C. **The Health Care Surrogate Act** is enacted when an adult or minor: (1) lacks decisional capacity; (2) has a qualifying condition; and (3) has no Living Will or POA for Health Care.
 - Implementation of this act falls on the physician who must declare that the patient lacks decision-making capacity. The attending physician needs at least one physician consult who agrees that the patient has a qualifying condition. The surrogate is then nominated by the primary physician in the order of priority set by the law.
 - 2. Prehospital providers shall not follow the instructions contained in a Living Will or given by any person purporting to be a surrogate for the patient unless affirmed by a medical control physician.
- VI. MINORS: Minors (unless emancipated) cannot execute advance directives. The parent or guardian "stands in place" at all times and can provide consent to written DNR/POLST orders executed by a qualified practitioner. Unless there is a valid written DNR/POLST Order, all minors should be resuscitated.
- VII. **QUALITY IMPROVEMENT:** The System will review patient care reports where medical care has been withheld or withdrawn pursuant to a DNR/POLST order through the PBPI process.
- VIII. **EDUCATION:** System personnel will receive continuing education concerning the provision of these policies as changes in the law or System policy require or in response to sentinel events which reveal learning opportunities. Information shall be disseminated on the System website or through the In-Station continuing education program and to ECRNs through EMS CE at their hospitals.
- IX. Other resources relative to the governing provisions of law:

Nursing Home Care Act Emergency Medical Services (EMS) Systems Act Hospital Licensing Act Illinois Living Will Act

Health Care Surrogate Act Mental Health Treatment Preference Declaration Act Illinois Power of Attorney Act

For more information about the IDPH Do Not Resuscitate (DNR)/POLST form, or to download a Form, log onto http://www.idph.state.il.us/public/books/advin.htm

The POLST Illinois Task Force is a volunteer coalition of doctors, nurses, clergy, social workers, attorneys, paramedics, and administrators from hospitals, emergency medical systems, hospices, and long term care facilities. The Task Force supports every person in exercising his or her right to accept or decline medical treatment. For more information, go to: www.cecc.info.

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EMS Medical Director	EMS Administrative Director