2016 Regular Session

ENROLLED

SENATE BILL NO. 360

BY SENATOR MILLS

1	AN ACT
2	To amend and reenact R.S. 40:1155.2(5), to enact R.S. 40:1155.2.1, and to repeal R.S.
3	40:1155.2(8), relative to the Louisiana Physician Order for Scope of Treatment; to
4	provide for definitions; to provide for the form; to provide for an effective date; and
5	to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 40:1155.2(5) is hereby amended and reenacted and R.S. 40:1155.2.1
8	is hereby enacted to read as follows:
9	§1155.2. Definitions
10	As used in this Subpart, the following terms shall have the meanings ascribed
11	to them unless the context clearly states otherwise:
12	* * *
13	(5) "LaPOST" means Louisiana Physician Order for Scope of Treatment <u>as</u>
14	provided in R.S. 40:1155.2.1.
15	* * *

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§1155.2.1. LaPOST Form



HIPAA PERMITS DISCLOSURE OF LAPOST TO OTHER HEALTH CARE PROVIDERS AS NECESSAI LOUISIANA PHYSICIAN ORDERS FOR SCOPE OF TREATMENT (LaPOST) FIRST follow these orders, THEN contact physician. This is a Physician Order form based on the person's medical condition and preferences. Any section not completed implies full treatment for that section. LaPOST complements an Advance Directive and is not intended to replace that document. Everyone shall be treated with dignity and respect. Please see www.La-POST.org for information regarding "what my cultural/religious heritage tells me about end of life care." LAST NAME

FIRST NAME/MIDDLE NAME

DATE OF BIRTH MEDICAL RECORD NUMBER (optional)

PATIENT'S DIAGNOSIS OF LIFE LIMITING DISEASE AND GOALS OF CARE: IRREVERSIBLE CONDITION A. CARDIOPULMONARY RESUSCITATION (CPR): PERSON IS UNRESPONSIVE, PULSELESS AND IS NOT BREATHING CHECK CPR/Attempt Resuscitation (requires full treatment in section B) When not in cardiopulmonary arrest, follow orders in B and C. MEDICAL INTERVENTIONS: PERSON HAS PULSE OR IS BREATHING
 FULL TREATMENT (primary goal of protonging life by all modically effective means) Use treatments in Selective Treatment and Comfort Focused treatment.
 Use mechanical ventilation, advanced airway interventions and cardiovarsion it Indicated.
 CHECK SELECTIVE TREATMENT (primary goal of treating medical conditions while avoiding burdensome treatments). Use treatments in Comfort Focused treatment.
 Use medical ventilation, advanced airway interventions and an indicated.
 COMF COLVED TREATMENT (primary goal of treating medical conditions while avoiding burdensome treatments). Use treatments in Comfort Focused treatment.
 Use medical treatment, including antibiotics and IV fluids as indicated. May use non invasive positive alivesy pressure (CPAP/BIPAP).
 Do not inbubase. Generally avoid infensive care.
 COMFORT FOCUSED TREATMENT (primary goal is maximizing comfort). Use medication by any route to provide pain and symptom management.
 Use evagens, such only and theraitment of airway obstruction as needed to relieve symptoms..., (Do not use treatments is the influid or selective treatment investor provide pain and symptom management.
 Use evagens, such only and manual treatment or of airway obstruction as needed to relieve symptoms..., (Do not used in full or selective treatment investor provide pain and symptom management.
 ADDITIONAL ORDERS: (a.g. dialysis, etc.) MEDICAL INTERVENTIONS: PERSON HAS PULSE OR IS BREATHING в. Medically assisted nutrition and hydration is optional when it * capped reasonably be expected to projonal life * * ould be more burd te than beneficial ... would cause significant physical d ARTIFICIALLY ADMINISTERED FLUIDS AND NUTRITION: (Always offer food/fluids by mouth as tolerated) C. No artificial nutrition by tube.
 CHECK
 Trial period of artificial nutrition by tube. (Goal: ______
 Check
 Cong-term artificial nutrition by tube. (If needed) SUMMARY D. Patient (Patient has capacity)
 Personal Health Care Representative (PHCR) Discussed with:
 Discussed with:
 Patient (Patient has capacity)

 The basis for these orders is:
 CHECK

 CHECK
 Patient's declaration (can be oral or nonverbal)

 http://www.commonscience.commonsci.commonscience.commonscience.commonscience.commonscie Advance Directive dated , available and reviewed Advance Directive ont available
 Advance Directive not available
 No Advance Directive
 Health care agent if named in Advance Directive: Name:___

Phone:

PHYSICIAN PHONE NUMBER

DATE (MANDATORY)

DATE (MANDATORY)

PHCR PHONE NUMBER

This form is voluntary and the signatures below indicate that the physician orders are consistent with the patient's medical condition and treatment plan and are the known desires or in the best interest of the patient who is the subject of the document.

PHCR ADDRESS

SEND FORM WITH PERSON WHENEVER TRANSFERRED OR DISCHARGED USE OF ORIGINAL FORM IS STRONGLY ENCOURAGED. PHOTOCOPIES AND FAXES OF SIGNED LaPOST FORMS ARE LEGAL AND VALID.

PRINT PHYSICIAN'S NAME PHYSICIAN SIGNATURE (MANDATORY)

PHCR RELATIONSHIP

PRINT PATIENT OR PHCR NAME PATIENT OR PHCR SIGNATURE (MANDATORY)

Page 2 of 3 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

ENROLLED



2

	FIRST NAME	MIDDLE NAME	DATE OF BIRTH
	DIRECTIONS FOR	HEALTH CARE PROFES	SIONALS
COMPLETING LaPOST			
		al health care representative based on the	a patient's medical conditions and
obtained from patient or I	by a physician and the patient or PH PHCR according to facility/communi	ty policy.	ble from physician and verbal consent may
 Use of the brightly colore 	d original form is strongly encourage	ed. Photocopies and faxes of signed LaPO	OST are legal and valid.
USING LaPOST			
those who comply in goo with the patient's preferen	d faith. In the hospital setting, a pati nces.	ent will be assessed by a physician who w	alth care providers and provides immunity ill issue appropriate orders that are consist
 LaPOST does not replace forms appropriately to res 	e the advance directive. When availa solve any conflicts.		POST form to ensure consistency and updated and the edical treatment under RS 40:1159.4 and m
execute the LaPOST form	n only if the patient lacks capacity.		
	t must be attached to a signed LaPC		
	not completed implies full treatment	for that section. sed on a person who has chosen "Do Not	Attempt Resuscitation*
		cannot reasonably be expected to prolon	
beneficial or would cause	significant physical discomfort.		
setting able to provide co	emfort (e.g. pinning of a hip fracture).	person, including someone with "Comfort ort focused treatment" should not be enter	focused treatment," should be transferred
		may be appropriate for a person who has	
· Treatment of dehydration		. A person who desires IV fluids should in	
treatment."	- the managed concentration of the	patient lacks capacity) can revoke the LaP	evitements teaunar has amit une te T20
		unknown, the individual's best interests.	Cor at any time and request anomative
 Please see links on <u>www</u> 	La-POST.org for "what my cultural/	religious heritage tells me about end of life	care."
The duty of medicine is to	o care for patients even when they	cannot be cured. Physicians and their foral judgments about the use of techr	patients must evaluate the use of
	h life and the purpose of medical of		lology to mannam me matteries and
REVIEWING LaPOST			
REVIEWING LaPOST	viewed periodically such as when th	e person is transferred from one care sett	ing or care level to another, or there is a
This LaPOST should be re- substantial change in the p	erson's health status. A new LaPOS	e person is transferred from one care sett T should be completed if the patient wish	es to make a substantive change to their
This LaPOST should be re- substantial change in the p treatment goal (e.g. reversa	erson's health status. A new LaPOS al of prior directive). When completin	T should be completed if the patient wish g a new form, the old form must be prope	es to make a substantive change to their rly voided and retained in the medical char
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Section 2. R.S. 40:1155.2(8) is hereby repealed.

Section 3. This Act shall become effective upon signature by the governor or, if not
signed by the governor, upon expiration of the time for bills to become law without signature
by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
vetoed by the governor and subsequently approved by the legislature, this Act shall become
effective on the day following such approval.

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED:

Page 3 of 3 Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.