## SLS 16RS-584

### **REENGROSSED**

2016 Regular Session

SENATE BILL NO. 360

BY SENATOR MILLS

HEALTH CARE. Provides for the Louisiana Physician Order for Scope of Treatment (LaPOST) form. (gov sig)

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 as
14	provided in R.S. 40:1155.2.1.
15	* * *

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#### §1155.2.1. LaPOST Form

	LOUISIANA PHYSICIAN ORDERS FOR	R SCOPE OF TREATMENT (LaPOST)
FIRST follow these orders, THEN contact physician. This is a Physician Order form based on the person's medical condition		LAST NAME
nd pre or that	ferences. Any section not completed implies full treatment section. LaPOST complements an Advance Directive not intended to replace that document. Everyone shall be	FIRST NAME/MIDDLE NAME
Industrial in the interface to replace that document, everyone share of reated 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."		DATE OF BIRTH MEDICAL RECORD NUMBER (optional
	IT'S DIAGNOSIS OF LIFE LIMITING DISEASE AND ERSIBLE CONDITION:	GOALS OF CARE:
OWERK	CARDIOPULMONARY RESUSCITATION (CPR): PERSON IS I CPR/Attempt Resuscitation (requires full treatment in section B) DNR/Do Not Attempt Resuscitation (Allow Natural Death)	UNRESPONSIVE, PULSELESS AND IS NOT BREATHING When not in cardiopulmonary arrest, follow orders in B and C.
	unless consistent with goals of care. Transfer to hospital ONLY if comfort for	eded to relieve symptoms. (Do not use treatments listed in full or selective treatment ocused treatment cannot be provided in current setting.)
c.	ADDITIONAL ORDERS: (e.g. dialysis, etc.)	me than beneficial • would cause significant physical discomfort
c.	Illy assisted nutrition and hydration is optional when it • cannot reasonably be expected to protong life • would be more burdensor ARTIFICIALLY ADMINISTERED FLUIDS AND NUTRITION:	me than beneficial • would cause significant physical discomfort
C. CHECK ONE	Illy assisted nutrition and hydration is optional when it. • cannot reasonably be expected to prolong life • would be more burdensor <b>ARTIFICIALLY ADMINISTERED FLUIDS AND NUTRITION:</b> □ No artificial nutrition by tube. □ Trial period of artificial nutrition by tube. (Goal:	me than beneficial • would cause significant physical discomfort (Always offer food/fluids by mouth as tolerated)
C. CHECK ONE	Illy assisted nutrition and hydration is optional when it  • cannot reasonably be expected to prolong life • would be more burdensor  ARTIFICIALLY ADMINISTERED FLUIDS AND NUTRITION:  D Trial period of artificial nutrition by tube. (Goal:	me than beneficial • would cause significant physical discomfort
C. CHECK ONE D.	Ity assisted nutrition and hydration is optional when it cannot reasonably be expected to protong iffe • would be more burdensor ARTIFICIALLY ADMINISTERED FLUIDS AND NUTRITION: Do artificial nutrition by tube. Trial period of artificial nutrition by tube. (Goal: Cong-term artificial nutrition by tube. (If needed) SUMMARY	me than beneficial • would cause significant physical discomfort (Always offer food/fluids by mouth as tolerated)
C. CHECK ONE D.		me than beneficial • would cause significant physical discomfort (Always offer food/fluids by mouth as tolerated) Personal Health Care Representative (PHCR) Advance Directive dated, available and reviewed Advance Directive of available No Advance Directive Health care agent if named in Advance Directive: Name:
C. CHECK ONE D.		me than beneficial • would cause significant physical discomfort (Always offer food/fluids by mouth as tolerated) Personal Health Care Representative (PHCR) Advance Directive dated, available and reviewer Advance Directive ond available No Advance Directive Health care agent if named in Advance Directive: Name:
C. CHECK ONE D.		me than beneficial • would cause significant physical discomfort (Always offer food/fluids by mouth as tolerated) Personal Health Care Representative (PHCR) Advance Directive dated, available and reviewed Advance Directive ond available No Advance Directive Health care agent if named in Advance Directive: Name:

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# REENGROSSED

SB NO. 360



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.

SB 360 Reengrossed

The original instrument was prepared by Christine Arbo Peck. The following digest, which does not constitute a part of the legislative instrument, was prepared by Jeanne C. Johnston.

#### DIGEST 2016 Regular Session

Mills

<u>Present law</u> (R.S. 40:1155(5)) defines "LaPOST" as "Louisiana Physician Order for Scope of Treatment".

<u>Proposed law</u> retains <u>present law</u> definition and additionally provides that LaPOST is further defined by the form prescribed in <u>proposed law</u>.

<u>Present law</u> (R.S. 40:1155(8)) provides that "Louisiana Physician Order for Scope of Treatment" means a form which documents the wishes of a qualified patient in a physician order.

<u>Present law</u> verbally specifies the wording and information requirements for each section and field of the form which provide information, instructions, and areas to record information, including the following:

- (1) HIPAA statement.
- (2) Name of form.
- (3) Instructions for following physician orders.
- (4) Fields to record personal information and signatures of physician, patient, and patient's personal health care representative.
- (5) Patient diagnosis.
- (6) Cardiopulmonary resuscitation (CPR).
- (7) Medical interventions, including levels of additional interventions.
- (8) Use or non-use of antibiotics.
- (9) Artificially administered fluids and nutrition, including when and how such may be used.
- (10) Other instructions.
- (11) Summary of goals, including the basis for physician orders.
- (12) Directions for health care professionals.
- (13) Completing LaPOST.
- (14) Using LaPOST.
- (15) Review of LaPOST form.

Proposed law repeals present law.

<u>Proposed law</u> (R.S. 40:1155.2.1) replaces the verbal directives in <u>present law</u> as to the form's content with a visual representation of the actual LaPOST form to be used, which essentially

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

includes the information required in <u>present law</u>. Primary changes to the required form are as follows:

- (1) Specifies that LaPOST complements an Advance Directive and is not intended to replace that document.
- (2) Adds field for a medical record number.
- (3) Adds statement that use of the form is voluntary and that the signatures on the form indicate that the physician's 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.

Effective upon signature of the governor or upon lapse of time for gubernatorial action.

(Amends R.S. 40:1155.2(5); adds R.S. 40:1155.2.1; repeals R.S. 40:1155.2(8))

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Health and Welfare to the original bill

1. Makes technical changes to the statutory requirements for the LaPOST form.

Senate Floor Amendments to engrossed bill

1. Replaces verbal directions as to the wording, content, and layout of the LaPOST form with a visual representation of the actual form to be used, including the required information.