## **OCHSNER HEALTH SYSTEM ADVANCE DIRECTIVE**

### **POWER OF ATTORNEY FOR** HEALTH CARE DECISIONS

# The Person I Want to Make Health Care Decisions for Me When I Cannot Make Them for Myself

If I, \_\_\_\_\_\_, being of sound mind, am no longer able to make my own health care decisions, the person I choose as my Health Care Power of Attorney is: If I,

#### First Choice Name:

Address:

\_\_Phone Number: \_\_\_\_\_

If this person is not able or willing to make these choices for me, OR is divorced or legally separated from me. OR this person has died, then these people are my next choices:

Second Choice Name:	_ Third Choice Name:	
Address:	Address:	
City/State/Zip:	_ City/State/Zip:	
Phone:	Phone:	

I understand that my Health Care Power of Attorney can make health care decisions for me, including decisions concerning the withholding or withdrawal of life sustaining procedures.

Such Health Care Power of Attorney has full authority to make such decisions as fully, completely and effectually, and to all intents and purposes with the same validity as if such decisions had been personally made by me.

This Health Care Power of Attorney is effective immediately and serves to revoke and supersede any prior Health Care Power of Attorney I have previously executed. This Health Care Power of Attorney will continue until it is revoked.

This declaration is made and signed by me on this \_\_\_\_\_ day of \_\_\_\_\_, in the year \_\_\_\_\_, in the presence of the undersigned witnesses who are not entitled to any portion of my estate.

Signed: Address:

Date of Birth:\_\_\_\_\_ Social Security Number:\_\_\_\_\_

WITNESS ACKNOWLEDGEMENT: The Declarant is and has personally been known to me, and I believe the Declarant to be of sound mind. I am not related to the Declarant by blood or marriage and would not be entitled to any portion of Declarant's estate upon his/her death. I was physically present and personally witnessed the Declarant execute the foregoing Declaration.

WITNESS SIGNATURE / Print Witness Name / Date / Time

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# 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."

# PATIENT'S DIAGNOSIS OF LIFE LIMITING DISEASE AND IRREVERSIBLE CONDITION:

LAST NAME

FIRST NAME/MIDDLE NAME

DATE OF BIRTH

MEDICAL RECORD NUMBER (optional)

### GOALS OF CARE:

A.	CARDIOPULMONARY RESUSCITATION (CPR): PERSON IS U	NRESPONSIVE, PULSELESS AND IS NOT BREATHING				
	CPR/Attempt Resuscitation (requires full treatment in section B)					
CHECK ONE	DNR/Do Not Attempt Resuscitation (Allow Natural Death)	When not in cardiopulmonary arrest, follow orders in <b>B</b> and <b>C</b> .				
В.	MEDICAL INTERVENTIONS: PERSON HAS PULSE OR IS BREAT	HING				
	FULL TREATMENT (primary goal of prolonging life by all medically effective means) Use treatments in Selective Treatment and Comfort Focused treatment.     Use mechanical ventilation, advanced airway interventions and cardioversion if indicated.					
CHECK ONE	K SELECTIVE 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 airway pressure (CPAP/BiPAP). Do not intubate. Generally avoid intensive care.					
	COMFORT FOCUSED TREATMENT (primary goal is maximizing comfort) Use medication by any route to provide pain and symptom management. Use oxygen, suctioning and manual treatment of airway obstruction as needed to relieve symptoms. (Do not use treatments listed in full or selective treatment unless consistent with goals of care. Transfer to hospital ONLY if comfort focused treatment cannot be provided in current setting.) ADDITIONAL ORDERS: (e.g. dialysis, etc.)					
Medic	ally assisted nutrition and hydration is optional when it • cannot reasonably be expected to prolong life • would be more burdensom	e than beneficial • would cause significant physical discomfort				
C.	ARTIFICIALLY ADMINISTERED FLUIDS AND NUTRITION: (A	Always offer food/fluids by mouth as tolerated)				
CHECK	□ No artificial nutrition by tube.					
CHECK ONE	Trial period of artificial nutrition by tube. (Goal:	)				
	Long-term artificial nutrition by tube. (If needed)					
D.	SUMMARY					
	Discussed with:	Personal Health Care Representative (PHCR)				
	The basis for these orders is:					
CHECK ALL		Advance Directive dated, available and reviewed				
THAT	Patient's Personal Health Care Representative	Advance Directive not available				
AFFLI	(Qualified Patient without capacity) Patient's Advance Directive, if indicated, patient has completed	<ul> <li>No Advance Directive</li> <li>Health care agent if named in Advance Directive:</li> </ul>				
	an additional document that provides guidance for treatment					
	measures if he/she loses medical decision-making capacity.	Name:				
	Resuscitation would be medically non-beneficial.	Phone:				
	This form is voluntary and the signature below indicate that the physic	sion orders are consistent with the national medical condition and				
	This form is voluntary and the signatures below indicate that the physi treatment plan and are the known desires or in the best into					
	PRINT PHYSICIAN'S NAME PHYSICIAN SIGNATURE (MANDAT	ORY) PHYSICIAN PHONE NUMBER DATE (MANDATORY)				
	PRINT PATIENT OR PHCR NAME PATIENT OR PHCR SIGNATURE (MANDATORY) DATE (MANDATORY)					
	PHCR RELATIONSHIP PHCR ADI	DRESS PHCR PHONE NUMBER				
SEND FORM WITH PERSON WHENEVER TRANSFERRED OR DISCHARGED						
	USE OF ORIGINAL FORM IS STRONGLY ENCOURAGED. PHOTOCOPIE					

#### LAST NAME

# DIRECTIONS FOR HEALTH CARE PROFESSIONALS

#### COMPLETING LaPOST

- Must be completed by a physician and patient or their personal health care representative based on the patient's medical conditions and preferences for treatment.
- LaPOST must be signed by a physician and the patient or PHCR to be valid. Verbal orders are acceptable from physician and verbal consent may be obtained from patient or PHCR according to facility/community policy.
- Use of the brightly colored original form is strongly encouraged. Photocopies and faxes of signed LaPOST are legal and valid.

#### **USING LaPOST**

- Completing a LaPOST form is voluntary. Louisiana law requires that a LaPOST form be followed by health care providers and provides immunity to those who comply in good faith. In the hospital setting, a patient will be assessed by a physician who will issue appropriate orders that are consistent with the patient's preferences.
- LaPOST does not replace the advance directive. When available, review the advance directive and LaPOST form to ensure consistency and update forms appropriately to resolve any conflicts.
- The personal health care representative includes persons described who may consent to surgical or medical treatment under RS 40:1159.4 and may execute the LaPOST form only if the patient lacks capacity.
- If the form is translated, it must be attached to a signed LaPOST form in ENGLISH.
- Any section of LaPOST not completed implies full treatment for that section.
- A semi-automatic external defibrillator (AED) should not be used on a person who has chosen "Do Not Attempt Resuscitation".
- Medically assisted nutrition and hydration is optional when it cannot reasonably be expected to prolong life, would be more burdensome than beneficial or would cause significant physical discomfort.
- When comfort cannot be achieved in the current setting, the person, including someone with "Comfort focused treatment," should be transferred to a setting able to provide comfort (e.g. pinning of a hip fracture).
- A person who chooses either "Selective treatment" or "Comfort focused treatment" should not be entered into a Level I trauma system.
- Parenteral (IV/Subcutaneous) medication to enhance comfort may be appropriate for a person who has chosen "Comfort focused treatment."
- Treatment of dehydration is a measure which may prolong life. A person who desires IV fluids should indicate "Selective treatment" or "Full treatment."
- A person with capacity or the personal representative (if the patient lacks capacity) can revoke the **LaPOST** at any time and request alternative treatment based on the known desires of the individual or, if unknown, the individual's best interests.
- Please see links on www.La-POST.org for "what my cultural/religious heritage tells me about end of life care."

The duty of medicine is to care for patients even when they cannot be cured. Physicians and their patients must evaluate the use of technology available for their personal medical situation. Moral judgments about the use of technology to maintain life must reflect the inherent dignity of human life and the purpose of medical care.

#### **REVIEWING LaPOST**

This **LaPOST** should be reviewed periodically such as when the person is transferred from one care setting or care level to another, or there is a substantial change in the person's health status. A new LaPOST should be completed if the patient wishes to make a substantive change to their treatment goal (e.g. reversal of prior directive). When completing a new form, the old form must be properly voided and retained in the medical chart. To void the **LaPOST** form, draw line through "Physician Orders" and write "VOID" in large letters. This should be signed and dated.

# **REVIEW OF THIS LaPOST FORM**

REVIEW DATE AND TIME	REVIEWER	LOCATION OF REVIEW	REVIEW OUTCOME
			<ul> <li>No Change</li> <li>Form Voided and New Form Completed</li> </ul>
			<ul> <li>No Change</li> <li>Form Voided and New Form Completed</li> </ul>
			<ul> <li>No Change</li> <li>Form Voided and New Form Completed</li> </ul>
			<ul> <li>No Change</li> <li>Form Voided and New Form Completed</li> </ul>
			No Change     Form Voided and New Form Completed
			No Change     Form Voided and New Form Completed

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.

### OCHSNER HEALTH SYSTEM ADVANCE DIRECTIVE LIVING WILL

### WITHHOLDING OR WITHDRAWAL OF LIFE SUSTAINING MEDICAL PROCEDURES (LA.REV.STAT.40:1299.58.3)

# The Kind of Medical Treatment I Want or Do Not Want

I, \_\_\_\_\_\_, believe that my life is precious and I deserve to be treated with dignity. If the time comes that I am very sick and am not able to speak for myself, I would like for my wishes to be respected and followed. The instructions that I am including in this section are to let my family, my doctors and other health care providers, my friends and all others know the kind of medical treatment that I want or do not want.

If at any time I should have an incurable injury, disease, or illness, or be in a continual, profound comatose state with no reasonable chance of recovery, certified to be in a terminal and irreversible condition by two physicians who have personally examined me, one of whom shall be my attending physician, and the physicians have determined that my death will occur whether or not life-sustaining procedures are utilized and where the application of life-sustaining procedures would serve only to prolong artificially the dying process, I would like the following instructions to be followed. (Choose *one* of the following):

- □ That all life-sustaining procedures, including nutrition and hydration, be withheld or withdrawn so that food and water will not be administered invasively.
- □ That life-sustaining procedures, except nutrition and hydration, be withheld or withdrawn so that food and water can be administered invasively.

I further direct that I be permitted to die naturally with only the administration of medication or the performance of any medical procedure deemed necessary to provide me with comfort care.

In the absence of my ability to give directions regarding the use of such life-sustaining procedures, it is my intention that this declaration shall be honored by my family and physician(s) as the final expression of my legal right to refuse medical or surgical treatment and accept the consequences from such refusal.

I understand the full impact of this declaration, and I am emotionally and mentally competent to make this decision.

This declaration is made and signed by me on this	day of	, in the year	,
in the presence of the undersigned witnesses who are no	ot entitled to any portion of m	y estate.	

WITNESS ACKNOWLEDGEMENT: The Declarant is and has personally been known to me, and I believe the Declarant to be of sound mind. I am not related to the Declarant by blood or marriage and would not be entitled to any portion of Declarant's estate upon his/her death. I was physically present and personally witnessed the Declarant execute the foregoing Declaration.

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