# A BILL FOR AN ACT

RELATING TO PROVIDER ORDERS FOR LIFE-SUSTAINING TREATMENT.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. The legislature finds that Act 186, Session
- 2 Laws of Hawaii 2009, established the Hawaii physician orders for
- 3 life-sustaining treatment (POLST) law. Act 186, codified as
- 4 chapter 327K, Hawaii Revised Statutes, enables patients or their
- 5 surrogates to create a POLST. POLST is a holistic method of
- 6 planning for end-of-life care and a specific set of medical
- 7 orders that ensure patients' wishes are honored.
- 8 The legislature further finds that completing a POLST form
- 9 encourages communication and conversations between patients and
- 10 health care providers. Patients may elect to create a POLST
- 11 based on conversations with their health care providers,
- 12 enabling patients to make informed decisions and translating
- 13 patients' wishes into actionable medical orders. POLST is
- 14 beneficial to people with serious illnesses, including dementia,
- 15 as it specifies the types of treatment that a patient wishes to
- 16 receive toward the end of life. A POLST form documents
- 17 patients' wishes in a clear manner and can be quickly understood
- 18 by all health care providers, including first responders and HB2052 CD1 HMS 2014-3431



- 1 emergency medical services personnel. A POLST form, which is
- 2 portable and recognized statewide, also ensures that a patient's
- 3 wishes can be honored across all settings of care. If a patient
- 4 no longer has the capacity to make decisions, the patient's
- 5 legally authorized representative may complete a POLST form on
- 6 the patient's behalf.
- 7 The legislature additionally finds that the national
- 8 standard for authorized health care provider signatories
- 9 includes licensed physicians and advanced practice registered
- 10 nurses, both of whom are recognized in Hawaii as primary care
- 11 providers. However, chapter 327K, Hawaii Revised Statutes,
- 12 limits POLST to licensed physicians. This creates a barrier to
- 13 timely completion of POLST, especially in rural areas or on the
- 14 neighbor islands, where an advanced practice registered nurse
- 15 may be the only primary care provider a patient sees. Limiting
- 16 POLST to licensed physicians also affects long-term care
- 17 settings where an advanced practice registered nurse is the
- 18 primary care provider and visits from a licensed physician may
- 19 be several weeks apart. Although advanced practice registered
- 20 nurses are able to practice independently in Hawaii, bottlenecks
- 21 occur in certain health care settings, as advanced practice

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- 1 registered nurses are currently unable to complete a POLST
- 2 directly with patients and families.
- 3 The legislature also finds that references within chapter
- 4 327K, Hawaii Revised Statutes, need to be amended from
- 5 "physician orders for life-sustaining treatment" to "provider
- 6 orders for life-sustaining treatment", to accurately reflect
- 7 that physicians are not the only primary care providers who may
- 8 sign a POLST form on behalf of a patient.
- 9 The legislature further finds that chapter 327K, Hawaii
- 10 Revised Statutes, uses the term "surrogate" to describe a
- 11 legally authorized health care decision maker, which is
- 12 inconsistent with terminology in chapter 327E, Hawaii Revised
- 13 Statutes, the Uniform Health-Care Decisions Act. Amendments are
- 14 therefore necessary to correct these inconsistencies.
- 15 Accordingly, the purpose of this Act is to increase access
- 16 to POLST by:
- 17 (1) Updating references from "physician orders for life-
- 18 sustaining treatment" to "provider orders for life-
- 19 sustaining treatment" throughout chapter 327K, Hawaii
- **20** Revised Statutes;
- 21 (2) Expanding health care provider signatory authority to
- include advanced practice registered nurses; and

- 1 (3) Correcting inconsistencies over terms used to describe
- who may sign a POLST form on behalf of a patient.
- 3 SECTION 2. Chapter 327K, Hawaii Revised Statutes, is
- 4 amended by amending its title to read as follows:
- 5 "[PHYSICIAN] PROVIDER ORDERS FOR LIFE-SUSTAINING TREATMENT"
- 6 SECTION 3. Section 327K-1, Hawaii Revised Statutes, is
- 7 amended as follows:
- 8 1. By adding a new definition to be appropriately inserted
- 9 and to read:
- ""Legally authorized representative" means an agent,
- 11 guardian, or surrogate, as those terms are defined in section
- 12 327E-2, or agent designated through a power of attorney for
- 13 health care, as defined in section 327E-2."
- 14 2. By amending the definitions of "form", "patient's
- 15 physician", and "physician orders for life-sustaining treatment
- 16 form" to read:
- ""Form" means a [physician] provider orders for life-
- 18 sustaining treatment form adopted by the department.
- 19 "Patient's [physician"] provider" means a physician
- 20 licensed pursuant to chapter 453 or an advanced practice
- 21 registered nurse recognized pursuant to chapter 457 who has
- 22 examined the patient.

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1 "[Physician] Provider orders for life-sustaining treatment 2 form" means a form signed by a patient, or if incapacitated, by 3 the patient's [surrogate] legally authorized representative and 4 the patient's [physician,] provider, that records the patient's 5 wishes and that directs a health care provider regarding the 6 provision of resuscitative and life-sustaining measures. A 7 [physician] provider orders for life-sustaining treatment form 8 is not an advance health care directive." 9 3. By deleting the definition of "surrogate". 10 [""Surrogate" shall have the same meaning as in section 11 <del>327E-2.</del>"] 12 SECTION 4. Section 327K-2, Hawaii Revised Statutes, is 13 amended as follows: 14 1. By amending subsection (a) to read: 15 "(a) The following may execute a form: 16 (1)The patient; **17** (2) The patient's [physician;] provider; and 18 (3) The [surrogate,] legally authorized representative, 19 but only if the patient: 20 (A) Lacks capacity; or

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1	(B) Has designated that the [surrogate] legally			
2	authorized representative is authorized to			
3	execute the form.			
4	The patient's [physician] provider may medically evaluate the			
5	patient and, based upon the evaluation, may recommend new orders			
6	consistent with the most current information available about the			
7	individual's health status and goals of care. The patient's			
8	[physician] provider shall consult with the patient or the			
9	patient's [surrogate] legally authorized representative before			
10	issuing any new orders on a form. The patient or the patient's			
11	[surrogate] legally authorized representative may choose to			
12	execute or not execute any new form. If a patient is			
13	incapacitated, the patient's [surrogate] legally authorized			
14	representative shall consult with the patient's [physician]			
15	provider before requesting the patient's [physician] provider to			
16	modify treatment orders on the form. To be valid, a form shall			
17	be signed by the patient's [physician] provider and the patient,			
18	or the patient's [physician] provider and the patient's			
19	[surrogate.] legally authorized representative. At any time, a			
20	patient, or, if incapacitated, the patient's [surrogate,]			
21	legally authorized representative, may request alternative			

- 1 treatment that differs from the treatment indicated on the
- 2 form."
- 3 2. By amending subsection (d) to read:
- 4 "(d) A patient having capacity, or, if the patient is
- 5 incapacitated, the patient's [surrogate,] legally authorized
- 6 representative, may revoke a form at any time and in any manner
- 7 that communicates intent to revoke."
- 8 SECTION 5. Section 327K-3, Hawaii Revised Statutes, is
- 9 amended by amending subsection (a) to read as follows:
- 10 "(a) No physician, advanced practice registered nurse,
- 11 health care professional, nurse's aide, hospice provider, home
- 12 care provider, including private duty and medicare home health
- 13 providers, emergency medical services provider, adult
- 14 residential care home operator, skilled nursing facility
- 15 operator, hospital, or person employed by or under contract with
- 16 a hospital shall be subject to criminal prosecution, civil
- 17 liability, or be deemed to have engaged in unprofessional
- 18 conduct for:
- 19 (1) Carrying out in good faith, a decision regarding
- 20 treatment orders, including cardiopulmonary
- 21 resuscitation by or on behalf of a patient pursuant to

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1		orde	rs in a form and in compliance with the standards
2		and	procedures set forth in this chapter; or
3	(2)	Prov	iding cardiopulmonary resuscitation to a patient
4		for	whom an order not to resuscitate has been issued
5		on a	form; provided the person reasonably and in good
6		fait	h:
7		(A)	Was unaware of the issuance of an order not to
8			resuscitate; or
9		(B)	Believed that any consent to treatment orders,
10			including the order not to resuscitate, had been
11			revoked or canceled."
12	SECT	ION 6	. Statutory material to be repealed is bracketed
13	and strick	cen.	New statutory material is underscored.
14	SECT	ION 7	. This Act shall take effect on July 1, 2014.

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#### Report Title:

Provider Orders for Life-sustaining Treatment; Advanced Practice Registered Nurses; Legally Authorized Representatives

#### Description:

Increases access to Provider Orders for Life-sustaining Treatment (POLST) by updating references from "physician orders for life-sustaining treatment" to "provider orders for life-sustaining treatment". Expands health care provider signatory authority to include advanced practice registered nurses. Corrects inconsistencies of terms describing who may sign a POLST form on behalf of a patient. (HB2052 CD1)

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