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ORDER FOR LIFE SUSTAINING TREATMENT AMENDMENTS

2024 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Stephanie Gricius

Senate Sponsor: Michael S. Kennedy

LONG TITLE
General Description:
This bill modifies provisions related to orders for life sustaining treatment.
Highlighted Provisions:
This bill:
 modifies professional conduct standards for physicians, advance practice registered
nurses, and physician assistants related to do not resuscitate orders; and
► makes technical and conforming changes related to orders for life sustaining treatment.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
58-31b-502, as last amended by Laws of Utah 2023, Chapters 223, 301 and 329
58-67-502, as last amended by Laws of Utah 2023, Chapters 2, 301, 317, and 329
58-68-502, as last amended by Laws of Utah 2023, Chapters 2, 301, 317, and 329
58-70a-503, as last amended by Laws of Utah 2023, Chapter 329
75-2a-103, as last amended by Laws of Utah 2023, Chapters 139, 330
75-2a-106 , as last amended by Laws of Utah 2023, Chapter 330

(a) failure to safeguard a patient's right to privacy as to the patient's person, condition,

Be it enacted by the Legislature of the state of Utah:

58-31b-502 . Unprofessional conduct.

(1) "Unprofessional conduct" includes:

Section 1. Section **58-31b-502** is amended to read:

29		diagnosis, personal effects, or any other matter about which the licensee is privileged
30		to know because of the licensee's or person with a certification's position or practice
31		as a nurse or practice as a medication aide certified;
32	(b)	failure to provide nursing service or service as a medication aide certified in a
33		manner that demonstrates respect for the patient's human dignity and unique personal
34		character and needs without regard to the patient's race, religion, ethnic background,
35		socioeconomic status, age, sex, or the nature of the patient's health problem;
36	(c)	engaging in sexual relations with a patient during any:
37		(i) period when a generally recognized professional relationship exists between the
38		person licensed or certified under this chapter and the patient; or
39		(ii) extended period when a patient has reasonable cause to believe a professional
40		relationship exists between the person licensed or certified under the provisions of
41		this chapter and the patient;
42	(d)	(i) as a result of any circumstance under Subsection (1)(c), exploiting or using
43		information about a patient or exploiting the licensee's or the person with a
44		certification's professional relationship between the licensee or holder of a
45		certification under this chapter and the patient; or
46		(ii) exploiting the patient by use of the licensee's or person with a certification's
47		knowledge of the patient obtained while acting as a nurse or a medication aide
48		certified;
49	(e)	unlawfully obtaining, possessing, or using any prescription drug or illicit drug;
50	(f)	unauthorized taking or personal use of nursing supplies from an employer;
51	(g)	unauthorized taking or personal use of a patient's personal property;
52	(h)	unlawful or inappropriate delegation of nursing care;
53	(i)	failure to exercise appropriate supervision of persons providing patient care services
54		under supervision of the licensed nurse;
55	(j)	employing or aiding and abetting the employment of an unqualified or unlicensed
56		person to practice as a nurse;
57	(k)	failure to file or record any medical report as required by law, impeding or
58		obstructing the filing or recording of such a report, or inducing another to fail to file
59		or record such a report;
60	(l)	breach of a statutory, common law, regulatory, or ethical requirement of
61		confidentiality with respect to a person who is a patient, unless ordered by a court;
62	(m)	failure to pay a penalty imposed by the division;

- 63 (n) violating Section 58-31b-801; 64 (o) violating the dispensing requirements of Section 58-17b-309 or Chapter 17b, Part 8, 65 Dispensing Medical Practitioner and Dispensing Medical Practitioner Clinic Pharmacy, if applicable; 66 67 (p) performing or inducing an abortion in violation of the requirements of Section 68 76-7-302 or Section 76-7a-201, regardless of whether the person licensed or certified 69 under the provisions of this chapter is found guilty of a crime in connection with the 70 violation: 71 (q) falsely making an entry in, or altering, a medical record with the intent to conceal: 72 (i) a wrongful or negligent act or omission of an individual licensed under this 73 chapter or an individual under the direction or control of an individual licensed 74 under this chapter; or 75 (ii) conduct described in Subsections (1)(a) through (n) or Subsection 58-1-501(1); [or] 76 (r) violating the requirements of Title 26B, Chapter 4, Part 2, Cannabinoid Research and 77 Medical Cannabis[-]; or 78 (s) for an advance practice registered nurse, designating a child as do not resuscitate 79 without parental consent. 80 (2) "Unprofessional conduct" does not include, in accordance with Title 26B, Chapter 4, 81 Part 2, Cannabinoid Research and Medical Cannabis, when registered as a qualified 82 medical provider, or acting as a limited medical provider, as those terms are defined in 83 Section 26B-4-201, recommending the use of medical cannabis. 84 (3) Notwithstanding Subsection (2), the division, in consultation with the board and in 85 accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, shall 86 define unprofessional conduct for an advanced practice registered nurse described in 87 Subsection (2). 88 Section 2. Section **58-67-502** is amended to read: 89 58-67-502. Unprofessional conduct. 90 (1) "Unprofessional conduct" includes, in addition to the definition in Section 58-1-501: 91 (a) using or employing the services of any individual to assist a licensee in any manner 92 not in accordance with the generally recognized practices, standards, or ethics of the 93 profession, state law, or division rule; 94 (b) making a material misrepresentation regarding the qualifications for licensure under
 - (c) violating the dispensing requirements of Chapter 17b, Part 8, Dispensing Medical

Section 58-67-302.7 or 58-67-302.8;

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97	Practitioner and Dispensing Medical Practitioner Clinic Pharmacy, if applicable;
98	(d) violating the requirements of Title 26B, Chapter 4, Part 2, Cannabinoid Research and
99	Medical Cannabis;
100	(e) performing or inducing an abortion in violation of the requirements of Section
101	76-7-302 or Section 76-7a-201, regardless of whether the individual licensed under
102	this chapter is found guilty of a crime in connection with the violation;
103	(f) falsely making an entry in, or altering, a medical record with the intent to conceal:
104	(i) a wrongful or negligent act or omission of an individual licensed under this
105	chapter or an individual under the direction or control of an individual licensed
106	under this chapter; or
107	(ii) conduct described in Subsections (1)(a) through (e) or Subsection 58-1-501(1)[-]; [
108	or]
109	(g) performing, or causing to be performed, upon an individual who is less than 18 years
110	old:
111	(i) a primary sex characteristic surgical procedure; or
112	(ii) a secondary sex characteristic surgical procedure[-] ; or
113	(h) designating a child as do not resuscitate without parental consent.
114	(2) "Unprofessional conduct" does not include:
115	(a) in compliance with Section 58-85-103:
116	(i) obtaining an investigational drug or investigational device;
117	(ii) administering the investigational drug to an eligible patient; or
118	(iii) treating an eligible patient with the investigational drug or investigational device;
119	or
120	(b) in accordance with Title 26B, Chapter 4, Part 2, Cannabinoid Research and Medical
121	Cannabis:
122	(i) when registered as a qualified medical provider or acting as a limited medical
123	provider, as those terms are defined in Section 26B-4-201, recommending the use
124	of medical cannabis; or
125	(ii) when registered as a pharmacy medical provider, as that term is defined in
126	Section 26B-4-201, providing pharmacy medical provider services in a medical
127	cannabis pharmacy[-].
128	(3) Notwithstanding Subsection (2)(b), the division, in consultation with the board and in
129	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, shall
130	define unprofessional conduct for a physician described in Subsection (2)(b).

131	Section 3. Section 58-68-502 is amended to read:
132	58-68-502 . Unprofessional conduct.
133	(1) "Unprofessional conduct" includes, in addition to the definition in Section 58-1-501:
134	(a) using or employing the services of any individual to assist a licensee in any manner
135	not in accordance with the generally recognized practices, standards, or ethics of the
136	profession, state law, or division rule;
137	(b) violating the dispensing requirements of Chapter 17b, Part 8, Dispensing Medical
138	Practitioner and Dispensing Medical Practitioner Clinic Pharmacy, if applicable;
139	(c) making a material misrepresentation regarding the qualifications for licensure under
140	Section 58-68-302.5;
141	(d) violating the requirements of Title 26B, Chapter 4, Part 2, Cannabinoid Research and
142	Medical Cannabis;
143	(e) performing or inducing an abortion in violation of the requirements of Section
144	76-7-302 or Section 76-7a-201, regardless of whether the individual licensed under
145	this chapter is found guilty of a crime in connection with the violation;
146	(f) falsely making an entry in, or altering, a medical record with the intent to conceal:
147	(i) a wrongful or negligent act or omission of an individual licensed under this
148	chapter or an individual under the direction or control of an individual licensed
149	under this chapter; or
150	(ii) conduct described in Subsections (1)(a) through (e) or Subsection 58-1-501(1); [or
151	(g) performing or causing to be performed, upon an individual who is less than 18 years
152	old[;] <u>:</u>
153	(i) a primary sex characteristic surgical procedure; or
154	(ii) a secondary sex characteristic surgical procedure[-] ; or
155	(h) designating a child as do not resuscitate without parental consent.
156	(2) "Unprofessional conduct" does not include:
157	(a) in compliance with Section 58-85-103:
158	(i) obtaining an investigational drug or investigational device;
159	(ii) administering the investigational drug to an eligible patient; or
160	(iii) treating an eligible patient with the investigational drug or investigational device;
161	or
162	(b) in accordance with Title 26B, Chapter 4, Part 2, Cannabinoid Research and Medical
163	Cannabis:
164	(i) when registered as a qualified medical provider or acting as a limited medical

165	provider, as those terms are defined in Section 26B-4-201, recommending the use
166	of medical cannabis; or
167	(ii) when registered as a pharmacy medical provider, as that term is defined in
168	Section 26B-4-201, providing pharmacy medical provider services in a medical
169	cannabis pharmacy.
170	(3) Notwithstanding Subsection (2)(b), the division, in consultation with the board and in
171	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, shall
172	define unprofessional conduct for a physician described in Subsection (2)(b).
173	Section 4. Section 58-70a-503 is amended to read:
174	58-70a-503 . Unprofessional conduct.
175	(1) "Unprofessional conduct" includes:
176	(a) violation of a patient confidence to any person who does not have a legal right and a
177	professional need to know the information concerning the patient;
178	(b) knowingly prescribing, selling, giving away, or directly or indirectly administering,
179	or offering to prescribe, sell, furnish, give away, or administer any prescription drug
180	except for a legitimate medical purpose upon a proper diagnosis indicating use of that
181	drug in the amounts prescribed or provided;
182	(c) prescribing prescription drugs for oneself or administering prescription drugs to
183	oneself, except those that have been legally prescribed for the physician assistant by a
184	licensed practitioner and that are used in accordance with the prescription order for
185	the condition diagnosed;
186	(d) in a practice that has physician assistant ownership interests, failure to allow a
187	physician the independent final decision making authority on treatment decisions for
188	the physician's patient;
189	(e) violating the dispensing requirements of Chapter 17b, Part 8, Dispensing Medical
190	Practitioner and Dispensing Medical Practitioner Clinic Pharmacy, if applicable;
191	(f) falsely making an entry in, or altering, a medical record with the intent to conceal:
192	(i) a wrongful or negligent act or omission of an individual licensed under this
193	chapter or an individual under the direction or control of an individual licensed
194	under this chapter; or
195	(ii) conduct described in Subsections (1)(a) through (e) or Subsection 58-1-501(1); [
196	and]
197	(g) violating the requirements of Title 26B, Chapter 4, Part 2, Cannabinoid Research and
198	Medical Cannabis[-] ; or

199	(h) designating a child as do not resuscitate without parental consent.
200	(2) (a) "Unprofessional conduct" does not include, in accordance with Title 26B,
201	Chapter 4, Part 2, Cannabinoid Research and Medical Cannabis, when registered as a
202	qualified medical provider or acting as a limited medical provider, as those terms are
203	defined in Section 26B-4-201, recommending the use of medical cannabis.
204	(b) Notwithstanding Subsection (2)(a), the division, in consultation with the board and in
205	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, shall
206	define unprofessional conduct for a physician assistant described in Subsection (2)(a).
207	Section 5. Section 75-2a-103 is amended to read:
208	75-2a-103 . Definitions.
209	As used in this chapter:
210	(1) "Adult" means an individual who is:
211	(a) at least 18 years old; or
212	(b) an emancipated minor.
213	(2) "Advance health care directive":
214	(a) includes:
215	(i) a designation of an agent to make health care decisions for an adult when the adult
216	cannot make or communicate health care decisions; or
217	(ii) an expression of preferences about health care decisions;
218	(b) may take one of the following forms:
219	(i) a written document, voluntarily executed by an adult in accordance with the
220	requirements of this chapter; or
221	(ii) a witnessed oral statement, made in accordance with the requirements of this
222	chapter; and
223	(c) does not include [a POLST order] an order for life sustaining treatment.
224	(3) "Agent" means an adult designated in an advance health care directive to make health
225	care decisions for the declarant.
226	(4) "APRN" means an individual who is:
227	(a) certified or licensed as an advance practice registered nurse under Subsection
228	58-31b-301(2)(e);
229	(b) an independent practitioner; and
230	[(e) acting under a consultation and referral plan with a physician; and]
231	[(d)] (c) acting within the scope of practice for that individual, as provided by law, rule,
232	and specialized certification and training in that individual's area of practice.

233	(5) "Best interest" means that the benefits to the [person] individual resulting from a
234	treatment outweigh the burdens to the [person] individual resulting from the treatment,
235	taking into account:
236	(a) the effect of the treatment on the physical, emotional, and cognitive functions of the [
237	person] <u>individual</u> ;
238	(b) the degree of physical pain or discomfort caused to the [person] individual by the
239	treatment or the withholding or withdrawal of treatment;
240	(c) the degree to which the [person] individual's medical condition, the treatment, or the
241	withholding or withdrawal of treatment, result in a severe and continuing impairment
242	of the dignity of the [person] individual by subjecting the [person] individual to
243	humiliation and dependency;
244	(d) the effect of the treatment on the life expectancy of the [person] individual;
245	(e) the prognosis of the [person] individual for recovery with and without the treatment;
246	(f) the risks, side effects, and benefits of the treatment, or the withholding or withdrawal
247	of treatment; and
248	(g) the religious beliefs and basic values of the [person] individual receiving treatment, to
249	the extent these may assist the decision maker in determining the best interest.
250	(6) "Capacity to appoint an agent" means that the adult understands the consequences of
251	appointing a particular [person] individual as agent.
252	(7) "Declarant" means an adult who has completed and signed or directed the signing of an
253	advance health care directive.
254	(8) "Default surrogate" means the adult who may make decisions for an individual when
255	either:
256	(a) an agent or guardian has not been appointed; or
257	(b) an agent is not able, available, or willing to make decisions for an adult.
258	(9) "Emergency medical services provider" means a person that is licensed, designated, or
259	certified under Title 26B, Chapter 4, Part 1, Utah Emergency Medical Services System.
260	(10) "Generally accepted health care standards":
261	(a) is defined only for the purpose of:
262	(i) this chapter and does not define the standard of care for any other purpose under
263	Utah law; and
264	(ii) enabling health care providers to interpret the statutory form set forth in Section
265	75-2a-117; and
266	(b) means the standard of care that justifies a provider in declining to provide life

267	sustaining care because the proposed life sustaining care:
268	(i) will not prevent or reduce the deterioration in the health or functional status of an
269	individual;
270	(ii) will not prevent the impending death of an individual; or
271	(iii) will impose more burden on the individual than any expected benefit to the
272	individual.
273	(11) "Health care" means any care, treatment, service, or procedure to improve, maintain,
274	diagnose, or otherwise affect an individual's physical or mental condition.
275	(12) "Health care decision":
276	(a) means a decision about an adult's health care made by, or on behalf of, an adult, that
277	is communicated to a health care provider;
278	(b) includes:
279	(i) selection and discharge of a health care provider and a health care facility;
280	(ii) approval or disapproval of diagnostic tests, procedures, programs of medication,
281	and orders not to resuscitate; and
282	(iii) directions to provide, withhold, or withdraw artificial nutrition and hydration and
283	all other forms of health care; and
284	(c) does not include decisions about an adult's financial affairs or social interactions
285	other than as indirectly affected by the health care decision.
286	(13) "Health care decision making capacity" means an adult's ability to make an informed
287	decision about receiving or refusing health care, including:
288	(a) the ability to understand the nature, extent, or probable consequences of health status
289	and health care alternatives;
290	(b) the ability to make a rational evaluation of the burdens, risks, benefits, and
291	alternatives of accepting or rejecting health care; and
292	(c) the ability to communicate a decision.
293	(14) "Health care facility" means:
294	(a) a health care facility as defined in Title 26B, Chapter 2, Part 2, Health Care Facility
295	Licensing and Inspection; and
296	(b) private offices of physicians, dentists, and other health care providers licensed to
297	provide health care under Title 58, Occupations and Professions.
298	(15) "Health care provider" means the same as that term is defined in Section 78B-3-403,
299	except that "health care provider" does not include an emergency medical services
300	provider.

301	(16) (a) "Life sustaining care" means any medical intervention, including procedures,
302	administration of medication, or use of a medical device, that maintains life by
303	sustaining, restoring, or supplanting a vital function.
304	(b) "Life sustaining care" does not include care provided for the purpose of keeping an
305	individual comfortable.
306	(17) "Order for life sustaining treatment" means an order related to life sustaining
307	treatment, on a form designated by the Department of Health and Human Services under
308	Section 75-2a-106, that gives direction to health care providers, health care facilities,
309	and emergency medical services providers regarding the specific health care decisions of
310	the individual to whom the order relates.
311	[(17)] (18) "Minor" means an individual who:
312	(a) is under 18 years old; and
313	(b) is not an emancipated minor.
314	[(18)] (19) "Physician" means a physician and surgeon or osteopathic surgeon licensed
315	under Title 58, Chapter 67, Utah Medical Practice Act, or Chapter 68, Utah Osteopathic
316	Medical Practice Act.
317	[(19)] (20) "Physician assistant" means an individual licensed as a physician assistant under
318	Title 58, Chapter 70a, Utah Physician Assistant Act.
319	[(20) "POLST order" means an order, on a form designated by the Department of Health
320	and Human Services under Section 75-2a-106, that gives direction to health care
321	providers, health care facilities, and emergency medical services providers regarding the
322	specific health care decisions of the individual to whom the order relates.]
323	(21) "Reasonably available" means:
324	(a) readily able to be contacted without undue effort; and
325	(b) willing and able to act in a timely manner considering the urgency of the
326	circumstances.
327	(22) "Substituted judgment" means the standard to be applied by a surrogate when making a
328	health care decision for an adult who previously had the capacity to make health care
329	decisions, which requires the surrogate to consider:
330	(a) specific preferences expressed by the adult:
331	(i) when the adult had the capacity to make health care decisions; and
332	(ii) at the time the decision is being made;
333	(b) the surrogate's understanding of the adult's health care preferences;
334	(c) the surrogate's understanding of what the adult would have wanted under the

335	circumstances; and
336	(d) to the extent that the preferences described in Subsections (22)(a) through (c) are
337	unknown, the best interest of the adult.
338	(23) "Surrogate" means a health care decision maker who is:
339	(a) an appointed agent;
340	(b) a default surrogate under the provisions of Section 75-2a-108; or
341	(c) a guardian.
342	Section 6. Section 75-2a-106 is amended to read:
343	75-2a-106. Emergency medical services Order for life sustaining treatment.
344	(1) [A POLST order] An order for life sustaining treatment may be created by or on behalf
345	of [a person] an individual as described in this section.
346	(2) [A POLST order] An order for life sustaining treatment shall, in consultation with the [
347	person] individual authorized to consent to the order pursuant to this section, be prepared
348	by:
349	(a) the physician, APRN, or[, subject to Subsection (11),] physician assistant of the [
350	person] individual to whom the [POLST order] order for life sustaining treatment
351	relates; or
352	(b) a health care provider who:
353	(i) is acting under the supervision of [a person] an individual described in Subsection
354	(2)(a); and
355	(ii) is:
356	(A) a nurse, licensed under Title 58, Chapter 31b, Nurse Practice Act;
357	(B) a physician assistant, licensed under Title 58, Chapter 70a, Utah Physician
358	Assistant Act;
359	(C) a mental health professional, licensed under Title 58, Chapter 60, Mental
360	Health Professional Practice Act; or
361	(D) another health care provider, designated by rule as described in Subsection
362	(10).
363	(3) [A POLST order] An order for life sustaining treatment shall be signed:
364	(a) personally, by the physician, APRN, or[, subject to Subsection (11),] physician
365	assistant of the [person] individual to whom the [POLST order] order for life
366	sustaining treatment relates; and
367	(b) (i) if the [person] individual to whom the [POLST order] order for life sustaining
368	treatment relates is an adult with health care decision making capacity, by:

369	(A) the [person] individual; or
370	(B) an adult who is directed by the [person] individual to sign the [POLST order]
371	order for life sustaining treatment on behalf of the [person] individual;
372	(ii) if the [person] individual to whom the [POLST order] order for life sustaining
373	treatment relates is an adult who lacks health care decision making capacity, by:
374	(A) the surrogate with the highest priority under Section 75-2a-111;
375	(B) the majority of the class of surrogates with the highest priority under Section
376	75-2a-111; or
377	(C) [a person] an individual directed to sign the [POLST order] order for life
378	sustaining treatment by, and on behalf of, the [persons] individuals described in
379	Subsection (3)(b)(ii)(A) or (B); or
380	(iii) if the [person] individual to whom the [POLST order] order for life sustaining
381	treatment relates is a minor, by a parent or guardian of the minor.
382	(4) If [a POLST order] an order for life sustaining treatment relates to a minor and directs
383	that life sustaining treatment be withheld or withdrawn from the minor, the order shall
384	include a certification by two physicians that, in their clinical judgment, an order to
385	withhold or withdraw life sustaining treatment is in the best interest of the minor.
386	(5) [A POLST order] An order for life sustaining treatment:
387	(a) shall be in writing, on a form designated by the Department of Health and Human
388	Services;
389	(b) shall state the date on which the [POLST order] order for life sustaining treatment
390	was made;
391	(c) may specify the level of life sustaining care to be provided to the [person] individual
392	to whom the order relates; and
393	(d) may direct that life sustaining care be withheld or withdrawn from the [person]
394	individual to whom the order relates.
395	(6) A health care provider or emergency medical service provider, licensed or certified
396	under Title 26B, Chapter 4, Part 1, Utah Emergency Medical Services System, is
397	immune from civil or criminal liability, and is not subject to discipline for
398	unprofessional conduct, for:
399	(a) complying with [a POLST order] an order for life sustaining treatment in good faith;
400	or
401	(b) providing life sustaining treatment to [a person] an individual when [a POLST order]
402	an order for life sustaining treatment directs that the life sustaining treatment be

403		withheld or withdrawn.
404	(7)	To the extent that the provisions of [a POLST order] an order for life sustaining treatment
405		described in this section conflict with the provisions of an advance health care directive
406		made under Section 75-2a-107, the provisions of the [POLST order] order for life
407		sustaining treatment take precedence.
408	(8)	An adult, or a parent or guardian of a minor, may revoke [a POLST order] an order for
409		<u>life sustaining treatment</u> by:
410		(a) orally informing emergency service personnel;
411		(b) writing "void" across the [POLST order] order for life sustaining treatment form;
412		(c) burning, tearing, or otherwise destroying or defacing:
413		(i) the [POLST order] order for life sustaining treatment form; or
414		(ii) a bracelet or other evidence of the [POLST order] order for life sustaining
415		<u>treatment;</u>
416		(d) asking another adult to take the action described in this Subsection (8) on the [person]
417		individual's behalf;
418		(e) signing or directing another adult to sign a written revocation on the [person]
419		individual's behalf;
420		(f) stating, in the presence of an adult witness, that the [person] individual wishes to
421		revoke the order; or
422		(g) completing a new [POLST order] order for life sustaining treatment.
423	(9)	(a) Except as provided in Subsection (9)(c), a surrogate for an adult who lacks health
424		care decision making capacity may only revoke [a POLST order] an order for life
425		sustaining treatment if the revocation is consistent with the substituted judgment
426		standard.
427		(b) Except as provided in Subsection (9)(c), a surrogate who has authority under this
428		section to sign [a POLST order] an order for life sustaining treatment may revoke [a
429		POLST order] an order for life sustaining treatment, in accordance with Subsection
430		(9)(a), by:
431		(i) signing a written revocation of the [POLST order] order for life sustaining
432		<u>treatment;</u> or
433		(ii) completing and signing a new [POLST order] order for life sustaining treatment.
434		(c) A surrogate may not revoke [a POLST order] an order for life sustaining treatment
435		during the period of time beginning when an emergency service provider is contacted
436		for assistance, and ending when the emergency ends.

437	(10) (a) The Department of Health and Human Services shall make rules, in accordance
438	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to:
439	(i) create the forms and systems described in this section; and
440	(ii) develop uniform instructions for the form established in Section 75-2a-117.
441	(b) The Department of Health and Human Services may make rules, in accordance with
442	Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to designate health care
443	professionals, in addition to those described in Subsection (2)(b)(ii), who may
444	prepare [a POLST order] an order for life sustaining treatment.
445	(c) The Department of Health and Human Services may assist others with training of
446	health care professionals regarding this chapter.
447	[(11) A physician assistant may not prepare or sign a POLST order, unless the physician
448	assistant is permitted to prepare or sign the POLST order under the physician assistant's
449	delegation of services agreement, as defined in Section 58-70a-102.]
450	[(12)] (11) (a) Notwithstanding any other provision of this section:
451	(i) the provisions of Title 46, Chapter 4, Uniform Electronic Transactions Act, apply
452	to any signature required on the [POLST order] order for life sustaining treatment;
453	and
454	(ii) a verbal confirmation satisfies the requirement for a signature from an individual
455	under Subsection (3)(b)(ii) or (iii), if:
456	(A) requiring the individual described in Subsection (3)(b)(i)(B), (ii), or (iii) to
457	sign the [POLST order] order for life sustaining treatment in person or
458	electronically would require significant difficulty or expense; and
459	(B) a licensed health care provider witnesses the verbal confirmation and signs the
460	POLST order] order for life sustaining treatment attesting that the health care
461	provider witnessed the verbal confirmation.
462	(b) The health care provider described in Subsection [(12)(a)(ii)(B)] (11)(a)(ii)(B):
463	(i) may not be the same individual who signs the [POLST order] order for life
464	sustaining treatment under Subsection (3)(a); and
465	(ii) shall verify, in accordance with HIPAA as defined in Section 26B-3-126, the
466	identity of the individual who is providing the verbal confirmation.
467	Section 7. Effective date.
468	This bill takes effect on May 1, 2024.