HB-4170, As Passed Senate, October 31, 2017

# SENATE SUBSTITUTE FOR

HOUSE BILL NO. 4170

	A bill to amend 1978 PA 368, entitled
	"Public health code,"
	by amending section 20919 (MCL 333.20919), as amended by 2014 PA
	312, and by adding part 56B and section 20192a.
	THE PEOPLE OF THE STATE OF MICHIGAN ENACT:
1	PART 56B
2	PHYSICIAN ORDERS FOR SCOPE OF TREATMENT
3	SEC. 5671. (1) AS USED IN THIS PART, THE WORDS AND PHRASES
4	DEFINED IN SECTIONS 5672 TO 5674 HAVE THE MEANINGS ASCRIBED TO THEM
5	IN THOSE SECTIONS.
6	(2) IN ADDITION, ARTICLE 1 CONTAINS GENERAL DEFINITIONS AND
7	PRINCIPLES OF CONSTRUCTION APPLICABLE TO ALL ARTICLES IN THIS CODE.

House Bill No. 4170 as amended October 19, 2017

1 SEC. 5672. (1) "ACTUAL NOTICE" INCLUDES THE PHYSICAL 2 PRESENTATION OF A POST FORM OR A REVOKED POST FORM, OR THE ELECTRONIC TRANSMISSION OF A POST FORM OR A REVOKED POST FORM IF 3 4 THE RECIPIENT OF THE FORM SENDS AN ELECTRONIC CONFIRMATION TO THE 5 PATIENT, PATIENT REPRESENTATIVE, OR ATTENDING HEALTH PROFESSIONAL, 6 WHO SENT THE ELECTRONIC TRANSMISSION, INDICATING THAT THE POST FORM OR REVOKED POST FORM HAS BEEN RECEIVED. ACTUAL NOTICE ALSO INCLUDES 7 KNOWLEDGE OF A PATIENT'S INTENT TO REVOKE THE POST FORM BY A HEALTH 8 9 PROFESSIONAL WHO IS TREATING THE PATIENT, BY AN ATTENDING HEALTH 10 PROFESSIONAL, OR BY EMERGENCY MEDICAL SERVICES PERSONNEL.

(2) "ADULT FOSTER CARE FACILITY" MEANS THAT TERM AS DEFINED IN
SECTION 3 OF THE ADULT FOSTER CARE FACILITY LICENSING ACT, 1979 PA
218, MCL 400.703.

14 (3) "ADVANCED ILLNESS" MEANS A MEDICAL OR SURGICAL CONDITION
15 WITH SIGNIFICANT FUNCTIONAL IMPAIRMENT THAT IS NOT REVERSIBLE BY
16 CURATIVE THERAPIES AND THAT IS ANTICIPATED TO PROGRESS TOWARD DEATH
17 DESPITE ATTEMPTS AT CURATIVE THERAPIES OR MODULATION.

(4) "ATTENDING HEALTH PROFESSIONAL" MEANS A PHYSICIAN,
PHYSICIAN'S ASSISTANT, OR CERTIFIED NURSE PRACTITIONER, WHO HAS
PRIMARY RESPONSIBILITY FOR THE TREATMENT OF A PATIENT AND IS
AUTHORIZED TO ISSUE THE MEDICAL ORDERS ON A POST FORM. <<</li>

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25 (5) "CERTIFIED NURSE PRACTITIONER" MEANS AN INDIVIDUAL
26 LICENSED AS A REGISTERED PROFESSIONAL NURSE UNDER PART 172 WHO HAS
27 BEEN ISSUED A SPECIALTY CERTIFICATION AS A NURSE PRACTITIONER BY

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1 THE MICHIGAN BOARD OF NURSING UNDER SECTION 17210.

2 SEC. 5673. (1) "EMERGENCY MEDICAL PROTOCOL" MEANS A PROTOCOL
3 AS THAT TERM IS DEFINED IN SECTION 20908.

4 (2) "EMERGENCY MEDICAL SERVICES PERSONNEL" MEANS THAT TERM AS
5 DEFINED IN SECTION 20904, BUT DOES NOT INCLUDE AN EMERGENCY MEDICAL
6 SERVICES INSTRUCTOR-COORDINATOR.

7 (3) "GUARDIAN" MEANS A PERSON WITH THE POWERS AND DUTIES TO
8 MAKE MEDICAL TREATMENT DECISIONS ON BEHALF OF A PATIENT TO THE
9 EXTENT GRANTED BY COURT ORDER UNDER SECTION 5314 OF THE ESTATES AND
10 PROTECTED INDIVIDUALS CODE, 1998 PA 386, MCL 700.5314.

11 (4) "HEALTH FACILITY" MEANS A HEALTH FACILITY OR AGENCY
12 LICENSED UNDER ARTICLE 17. HEALTH FACILITY DOES NOT INCLUDE A
13 HOSPITAL UNLESS SPECIFICALLY PROVIDED.

14 (5) "HEALTH PROFESSIONAL" MEANS AN INDIVIDUAL LICENSED,
15 REGISTERED, OR OTHERWISE AUTHORIZED TO ENGAGE IN THE PRACTICE OF A
16 HEALTH PROFESSION UNDER ARTICLE 15.

17 (6) "HOSPITAL" MEANS THAT TERM AS DEFINED IN SECTION 20106.

18 (7) "INFORMATION FORM" MEANS THE INFORMATION FORM DESCRIBED IN19 SECTION 5676.

20 SEC. 5674. (1) "MEDICAL CONTROL AUTHORITY" MEANS THAT TERM AS 21 DEFINED IN SECTION 20906.

(2) "PATIENT" MEANS AN ADULT WITH AN ADVANCED ILLNESS OR MEANS
AN ADULT WITH ANOTHER MEDICAL CONDITION THAT, DESPITE AVAILABLE
CURATIVE THERAPIES OR MODULATION, COMPROMISES HIS OR HER HEALTH SO
AS TO MAKE DEATH WITHIN 1 YEAR FORESEEABLE THOUGH NOT A SPECIFIC OR
PREDICTED PROGNOSIS.

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(3) "PATIENT ADVOCATE" MEANS AN INDIVIDUAL PRESENTLY

AUTHORIZED TO MAKE MEDICAL TREATMENT DECISIONS ON BEHALF OF A
 PATIENT UNDER SECTIONS 5506 TO 5515 OF THE ESTATES AND PROTECTED
 INDIVIDUALS CODE, 1998 PA 386, MCL 700.5506 TO 700.5515.

4 (4) "PATIENT REPRESENTATIVE" MEANS A PATIENT ADVOCATE OR A 5 GUARDIAN.

6 (5) "PERSON" MEANS THAT TERM AS DEFINED IN SECTION 1106 OR A
7 GOVERNMENTAL ENTITY.

8 (6) "PHYSICIAN" MEANS THAT TERM AS DEFINED IN SECTION 17001 OR
9 17501.

10 (7) "PHYSICIAN ORDERS FOR SCOPE OF TREATMENT FORM" OR "POST
11 FORM" MEANS THE STANDARDIZED POST FORM DESCRIBED IN SECTION 5676. A
12 POST FORM IS NOT AN ADVANCE HEALTH CARE DIRECTIVE.

13 (8) "PHYSICIAN'S ASSISTANT" MEANS AN INDIVIDUAL LICENSED AS A
14 PHYSICIAN'S ASSISTANT UNDER PART 170 OR PART 175.

15 (9) "RESIDENTIAL SETTING" MEANS A SETTING OUTSIDE OF A
16 HOSPITAL, INCLUDING, BUT NOT LIMITED TO, AN ADULT FOSTER CARE
17 FACILITY.

18 (10) "WARD" MEANS THAT TERM AS DEFINED IN SECTION 1108 OF THE
19 ESTATES AND PROTECTED INDIVIDUALS CODE, 1998 PA 386, MCL 700.1108.

20 SEC. 5675. (1) NOT LATER THAN 90 DAYS AFTER THE EFFECTIVE DATE 21 OF THE AMENDATORY ACT THAT ADDED THIS PART, THE DIRECTOR SHALL 22 APPOINT MEMBERS OF AND CONVENE AN AD HOC ADVISORY COMMITTEE. THE 23 COMMITTEE MUST CONSIST OF 11 MEMBERS APPOINTED AS FOLLOWS:

24 (A) FOUR MEMBERS OF THE COMMITTEE MUST INCLUDE 1 INDIVIDUAL
 25 REPRESENTING EACH OF THE FOLLOWING:

26 (i) A HEALTH FACILITY OR AN ADULT FOSTER CARE FACILITY, OR AN
 27 ORGANIZATION OR PROFESSIONAL ASSOCIATION REPRESENTING HEALTH

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1 FACILITIES OR ADULT FOSTER CARE FACILITIES.

2 (ii) A PALLIATIVE CARE PROVIDER.

3 (*iii*) EMERGENCY MEDICAL SERVICES PERSONNEL.

4 (*iv*) A MEDICAL CONTROL AUTHORITY.

5 (B) SEVEN MEMBERS OF THE COMMITTEE MAY INCLUDE, BUT ARE NOT
6 LIMITED TO, INDIVIDUALS REPRESENTING THE FOLLOWING:

7 (*i*) A HEALTH PROFESSIONAL.

8 (*ii*) A PATIENT ADVOCACY ORGANIZATION.

9 (2) WITHIN 180 DAYS AFTER THE COMMITTEE IS CONVENED, THE 10 COMMITTEE SHALL MAKE RECOMMENDATIONS TO THE DEPARTMENT ON ALL OF 11 THE FOLLOWING:

12 (A) SUBJECT TO SECTION 5676, THE CREATION OF A STANDARDIZED13 POST FORM.

(B) MEDICAL ORDERS TO BE INCLUDED ON THE POST FORM THAT RELATE
 TO EMERGENCY AND NONEMERGENCY SITUATIONS.

16 (C) SUBJECT TO SECTION 5676, THE CREATION OF AN INFORMATION17 FORM.

18 (D) THE PROCEDURES FOR THE USE OF A POST FORM WITHIN A19 RESIDENTIAL SETTING.

(E) THE CIRCUMSTANCES UNDER WHICH A PHOTOCOPY, FACSIMILE, OR
DIGITAL IMAGE OF A COMPLETED POST FORM IS CONSIDERED VALID FOR
PURPOSES OF A HEALTH PROFESSIONAL, A HEALTH FACILITY, AN ADULT CARE
FACILITY, OR EMERGENCY MEDICAL SERVICES PERSONNEL COMPLYING WITH
THE ORDERS FOR MEDICAL TREATMENT ON THE POST FORM.

25 (3) AFTER THE DEPARTMENT RECEIVES THE RECOMMENDATIONS FROM THE
26 COMMITTEE UNDER SUBSECTION (2), THE COMMITTEE IS ABOLISHED.

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(4) AS USED IN THIS SECTION, "COMMITTEE" MEANS THE AD HOC

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1 ADVISORY COMMITTEE APPOINTED UNDER SUBSECTION (1).

2 SEC. 5676. (1) THE DEPARTMENT, AFTER CONSIDERING THE
3 RECOMMENDATIONS OF THE ADVISORY COMMITTEE UNDER SECTION 5675, SHALL
4 DO ALL OF THE FOLLOWING:

5 (A) DEVELOP A STANDARDIZED POST FORM THAT HAS A DISTINCT 6 FORMAT AND IS PRINTED ON A SPECIFIC STOCK AND COLOR OF PAPER TO 7 MAKE THE FORM EASILY IDENTIFIABLE. THE DEPARTMENT SHALL INCLUDE ON 8 THE POST FORM AT LEAST ALL OF THE FOLLOWING:

9 (*i*) A SPACE FOR THE PRINTED NAME OF THE PATIENT, THE PATIENT'S 10 AGE, AND THE PATIENT'S DIAGNOSIS OR MEDICAL CONDITION THAT WARRANTS 11 THE MEDICAL ORDERS ON THE POST FORM.

12 (*ii*) A SPACE FOR THE SIGNATURE OF THE PATIENT OR THE PATIENT
13 REPRESENTATIVE WHO CONSENTS TO THE MEDICAL ORDERS INDICATED ON THE
14 POST FORM AND A SPACE TO INDICATE THE DATE THE PATIENT OR THE
15 PATIENT REPRESENTATIVE SIGNED THE FORM.

16 (*iii*) A SPACE FOR THE PRINTED NAME AND SIGNATURE OF THE
17 ATTENDING HEALTH PROFESSIONAL WHO ISSUES THE MEDICAL ORDERS ON THE
18 POST FORM.

19 (*iv*) SECTIONS CONTAINING MEDICAL ORDERS THAT DIRECT SPECIFIC
20 TYPES OR LEVELS OF TREATMENT TO BE PROVIDED IN A SETTING OUTSIDE OF
21 A HOSPITAL TO WHICH A PATIENT OR A PATIENT REPRESENTATIVE MAY
22 PROVIDE CONSENT.

(v) A SPACE FOR THE DATE AND THE INITIALS OF EITHER THE
ATTENDING HEALTH PROFESSIONAL AND THE PATIENT OR THE ATTENDING
HEALTH PROFESSIONAL AND THE PATIENT REPRESENTATIVE. THE POST FORM
MUST ALSO INCLUDE A STATEMENT THAT, BY DATING AND INITIALING THE
POST FORM, THE INDIVIDUALS DESCRIBED IN THIS SUBPARAGRAPH CONFIRM

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1 THAT THE MEDICAL ORDERS ON THE FORM REMAIN IN EFFECT.

(vi) A STATEMENT THAT, WITHIN A TIME FRAME ESTABLISHED BY THE
DEPARTMENT BY RULE, THE POST FORM MUST BE REVIEWED, DATED, AND
INITIALED BY EITHER THE ATTENDING HEALTH PROFESSIONAL AND THE
PATIENT OR THE ATTENDING HEALTH PROFESSIONAL AND THE PATIENT
REPRESENTATIVE, IF ANY OF THE FOLLOWING HAVE OCCURRED:

7 (A) ONE YEAR HAS EXPIRED SINCE THE PATIENT AND THE ATTENDING
8 HEALTH PROFESSIONAL OR THE PATIENT REPRESENTATIVE AND THE ATTENDING
9 HEALTH PROFESSIONAL HAVE SIGNED OR INITIALED THE POST FORM.

10 (B) THERE HAS BEEN AN UNEXPECTED CHANGE IN THE PATIENT'S 11 MEDICAL CONDITION.

12 (C) THE PATIENT IS TRANSFERRED FROM 1 CARE SETTING OR CARE 13 LEVEL TO ANOTHER CARE SETTING OR CARE LEVEL.

14 (D) THE PATIENT'S TREATMENT PREFERENCES CHANGE.

15 (E) THE PATIENT'S ATTENDING HEALTH PROFESSIONAL CHANGES.

16 (*vii*) A STATEMENT THAT A PATIENT OR A PATIENT REPRESENTATIVE 17 HAS THE OPTION OF EXECUTING A POST FORM AND THAT CONSENTING TO THE 18 MEDICAL ORDERS ON THE POST FORM IS VOLUNTARY.

(viii) A STATEMENT THAT THE POST FORM IS VOID IF ANY
INFORMATION DESCRIBED IN SUBPARAGRAPH (i), (ii), OR (iii) IS NOT
PROVIDED ON THE FORM OR IF A REQUIREMENT DESCRIBED IN SUBPARAGRAPH
(vi) IS NOT MET.

(*ix*) A STATEMENT THAT IF A SECTION ON THE POST FORM REGARDING
A SPECIFIC TYPE OR LEVEL OF TREATMENT IS LEFT BLANK, THE BLANK
SECTION WILL BE INTERPRETED AS AUTHORIZING FULL TREATMENT FOR THE
PATIENT FOR THAT TREATMENT, BUT A BLANK SECTION ON THE POST FORM
REGARDING A SPECIFIC TYPE OR LEVEL OF TREATMENT DOES NOT INVALIDATE

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1 THE ENTIRE FORM OR OTHER MEDICAL ORDERS ON THE FORM.

2 (x) A SPACE FOR THE PRINTED NAME AND CONTACT INFORMATION OF
3 THE PATIENT REPRESENTATIVE, IF APPLICABLE.

4 (B) DEVELOP AN INFORMATION FORM. THE DEPARTMENT SHALL INCLUDE 5 ON THE INFORMATION FORM AT LEAST ALL OF THE FOLLOWING:

6 (*i*) AN INTRODUCTORY STATEMENT IN SUBSTANTIALLY THE FOLLOWING
7 FORM:

"THE POST FORM IS INTENDED TO BE USED AS PART OF AN ADVANCE CARE 8 9 PLANNING PROCESS. THE POST FORM IS NOT INTENDED TO BE USED AS A 10 STAND-ALONE ADVANCE HEALTH CARE DIRECTIVE THAT UNILATERALLY 11 EXPRESSES THE PATIENT'S MEDICAL TREATMENT WISHES. THE POST FORM 12 CONTAINS MEDICAL ORDERS THAT ARE JOINTLY AGREED TO BY THE PATIENT 13 AND THE ATTENDING HEALTH PROFESSIONAL OR THE PATIENT REPRESENTATIVE AND THE ATTENDING HEALTH PROFESSIONAL. THE MEDICAL ORDERS ON THE 14 15 POST FORM REFLECT BOTH THE PATIENT'S EXPRESSED WISHES OR BEST 16 INTERESTS AND THE ATTENDING HEALTH PROFESSIONAL'S MEDICAL ADVICE OR 17 RECOMMENDATION. AN ADVANCE CARE PLANNING PROCESS THAT USES THE POST 18 FORM MUST RECOMMEND THAT THE PATIENT CONSIDER DESIGNATING AN 19 INDIVIDUAL TO SERVE AS THE PATIENT'S PATIENT ADVOCATE TO MAKE 20 FUTURE MEDICAL DECISIONS ON BEHALF OF THE PATIENT IF THE PATIENT 21 BECOMES UNABLE TO DO SO.".

22 (*ii*) AN EXPLANATION OF WHO IS CONSIDERED A PATIENT WITH AN
23 ADVANCED ILLNESS FOR PURPOSES OF EXECUTING A POST FORM.

24 (*iii*) AN EXPLANATION OF HOW A PATIENT ADVOCATE IS DESIGNATED
25 UNDER SECTIONS 5506 TO 5515 OF THE ESTATES AND PROTECTED
26 INDIVIDUALS CODE, 1998 PA 386, MCL 700.5506 TO 700.5515.

27 (*iv*) A STATEMENT INDICATING THAT, BY SIGNING THE INFORMATION

FORM, THE PATIENT OR THE PATIENT REPRESENTATIVE ACKNOWLEDGES THAT
 HE OR SHE HAD THE OPPORTUNITY TO REVIEW THE INFORMATION FORM BEFORE
 EXECUTING A POST FORM.

4 (v) A SPACE FOR THE SIGNATURE OF THE PATIENT OR THE PATIENT
5 REPRESENTATIVE AND A SPACE TO INDICATE THE DATE THE PATIENT OR THE
6 PATIENT REPRESENTATIVE REVIEWED THE INFORMATION FORM.

(C) PROMULGATE RULES TO IMPLEMENT THIS PART. THE RULES MUST 7 8 INCLUDE, BUT ARE NOT LIMITED TO, THE PROCEDURES FOR THE USE OF A 9 POST FORM WITHIN A RESIDENTIAL SETTING AND THE CIRCUMSTANCES UNDER 10 WHICH A PHOTOCOPY, FACSIMILE, OR DIGITAL IMAGE OF A COMPLETED POST 11 FORM WILL BE CONSIDERED VALID FOR PURPOSES OF A HEALTH 12 PROFESSIONAL, A HEALTH FACILITY, AN ADULT FOSTER CARE FACILITY, OR 13 EMERGENCY MEDICAL SERVICES PERSONNEL COMPLYING WITH THE MEDICAL 14 ORDERS ON THE FORM.

15 (2) THE DEPARTMENT MAY PUBLISH INFORMATION OR MATERIALS
16 REGARDING THE POST FORM ON THE DEPARTMENT'S WEBSITE.

17 SEC. 5677. (1) THE FOLLOWING INDIVIDUALS MAY CONSENT TO THE
18 MEDICAL ORDERS CONTAINED ON A POST FORM:

(A) IF A PATIENT IS CAPABLE OF PARTICIPATING IN THE MEDICAL
TREATMENT DECISIONS INCLUDED ON THE POST FORM, THE PATIENT.

(B) SUBJECT TO SUBSECTION (2), IF A PATIENT IS NOT CAPABLE OF
PARTICIPATING IN THE MEDICAL TREATMENT DECISIONS INCLUDED ON THE
POST FORM, EITHER OF THE FOLLOWING:

24 (i) A PATIENT REPRESENTATIVE WHO IS A PATIENT ADVOCATE.

25 (*ii*) A PATIENT REPRESENTATIVE WHO IS A GUARDIAN AFTER
26 COMPLYING WITH SECTION 5314 OF THE ESTATES AND PROTECTED
27 INDIVIDUALS CODE, 1998 PA 386, MCL 700.5314.

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1 (2) IF A PATIENT REPRESENTATIVE IS CONSENTING TO THE MEDICAL 2 ORDERS CONTAINED ON THE POST FORM, THE PATIENT REPRESENTATIVE SHALL 3 COMPLY WITH THE PATIENT'S EXPRESSED WISHES. IF THE PATIENT'S WISHES 4 ARE UNKNOWN, THE PATIENT REPRESENTATIVE SHALL CONSENT TO THE 5 MEDICAL ORDERS IN THE FOLLOWING MANNER:

6 (A) IF THE PATIENT REPRESENTATIVE IS A GUARDIAN, IN A MANNER
7 THAT IS CONSISTENT WITH THE PATIENT'S BEST INTEREST.

8 (B) IF THE PATIENT REPRESENTATIVE IS A PATIENT ADVOCATE,
9 SUBJECT TO SECTION 5509(1)(E) OF THE ESTATES AND PROTECTED
10 INDIVIDUALS CODE, 1998 PA 386, MCL 700.5509.

11 (3) BEFORE A PATIENT AND AN ATTENDING HEALTH PROFESSIONAL OR A 12 PATIENT REPRESENTATIVE AND AN ATTENDING HEALTH PROFESSIONAL SIGN A 13 POST FORM, THE ATTENDING HEALTH PROFESSIONAL SHALL PROVIDE THE PATIENT OR THE PATIENT REPRESENTATIVE WITH THE INFORMATION FORM 14 15 AND, IF THE PATIENT DOES NOT HAVE A PATIENT REPRESENTATIVE, THE 16 ATTENDING HEALTH PROFESSIONAL SHALL RECOMMEND TO THE PATIENT THAT 17 THE PATIENT CONSIDER DESIGNATING AN INDIVIDUAL TO SERVE AS THE 18 PATIENT'S PATIENT ADVOCATE TO MAKE FUTURE MEDICAL DECISIONS ON 19 BEHALF OF THE PATIENT IF THE PATIENT BECOMES UNABLE TO DO SO. THE 20 ATTENDING HEALTH PROFESSIONAL SHALL ALSO CONSULT WITH THE PATIENT 21 OR PATIENT REPRESENTATIVE AND EXPLAIN TO THE PATIENT OR PATIENT 22 REPRESENTATIVE THE NATURE AND CONTENT OF THE POST FORM AND THE 23 MEDICAL IMPLICATIONS OF THE MEDICAL ORDERS CONTAINED ON THE POST 24 FORM. THE PATIENT OR PATIENT REPRESENTATIVE SHALL SIGN THE 25 INFORMATION FORM AT THE TIME HE OR SHE SIGNS THE POST FORM UNDER 26 THIS SUBSECTION. THE ATTENDING HEALTH PROFESSIONAL WHO SIGNS THE 27 POST FORM SHALL PLACE THE INFORMATION FORM THAT IS SIGNED BY THE

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PATIENT OR THE PATIENT REPRESENTATIVE IN THE PATIENT'S PERMANENT
 MEDICAL RECORD. THE ATTENDING HEALTH PROFESSIONAL WHO SIGNS THE
 POST FORM SHALL ALSO OBTAIN A COPY OR DUPLICATE OF THE POST FORM
 AND MAKE THAT COPY OR DUPLICATE PART OF THE PATIENT'S PERMANENT
 MEDICAL RECORD. THE PATIENT OR THE PATIENT REPRESENTATIVE SHALL
 MAINTAIN POSSESSION OF THE ORIGINAL POST FORM.

SEC. 5678. (1) THE FOLLOWING INDIVIDUALS MAY REVOKE A POST
FORM UNDER THE FOLLOWING CIRCUMSTANCES:

9 (A) A PATIENT MAY REVOKE THE POST FORM AT ANY TIME AND IN ANY 10 MANNER THAT THE PATIENT IS ABLE TO COMMUNICATE HIS OR HER INTENT TO 11 REVOKE THE POST FORM. IF THE PATIENT'S REVOCATION IS NOT IN 12 WRITING, AN INDIVIDUAL WHO WITNESSES THE PATIENT'S EXPRESSED INTENT 13 TO REVOKE THE POST FORM SHALL DESCRIBE IN WRITING THE CIRCUMSTANCES 14 OF THE REVOCATION, SIGN THE WRITING, AND PROVIDE THE WRITING TO THE 15 INDIVIDUALS DESCRIBED IN SUBSECTION (2), AS APPLICABLE.

(B) THE PATIENT REPRESENTATIVE MAY REVOKE THE POST FORM AT ANY
TIME THE PATIENT REPRESENTATIVE CONSIDERS REVOKING THE POST FORM TO
BE CONSISTENT WITH THE PATIENT'S WISHES OR, IF THE PATIENT'S WISHES
ARE UNKNOWN, IN THE PATIENT'S BEST INTEREST.

20 (C) IF A CHANGE IN THE PATIENT'S MEDICAL CONDITION MAKES THE 21 MEDICAL ORDERS ON THE POST FORM CONTRARY TO GENERALLY ACCEPTED 22 HEALTH CARE STANDARDS, THE ATTENDING HEALTH PROFESSIONAL MAY REVOKE 23 THE POST FORM. IF AN ATTENDING HEALTH PROFESSIONAL REVOKES A POST 24 FORM UNDER THIS SUBDIVISION, HE OR SHE SHALL TAKE REASONABLE 25 ACTIONS TO NOTIFY THE PATIENT OR THE PATIENT REPRESENTATIVE OF THE 26 REVOCATION AND THE CHANGE IN THE PATIENT'S MEDICAL CONDITION THAT 27 WARRANTED THE REVOCATION OF THE POST FORM.

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(2) UPON REVOCATION OF THE POST FORM, THE PATIENT, PATIENT 1 2 REPRESENTATIVE, OR ATTENDING HEALTH PROFESSIONAL SHALL WRITE 3 "REVOKED" OVER THE SIGNATURE OF THE PATIENT OR PATIENT REPRESENTATIVE, AS APPLICABLE, AND OVER THE SIGNATURE OF THE 4 5 ATTENDING HEALTH PROFESSIONAL, ON THE POST FORM THAT IS CONTAINED 6 IN THE PATIENT'S PERMANENT MEDICAL RECORD AND ON THE ORIGINAL POST FORM IF THE ORIGINAL POST FORM IS AVAILABLE. IF A PATIENT OR 7 8 PATIENT REPRESENTATIVE REVOKES THE POST FORM, THE PATIENT OR 9 PATIENT REPRESENTATIVE SHALL TAKE REASONABLE ACTIONS TO NOTIFY 1 OR 10 MORE OF THE FOLLOWING OF THE REVOCATION:

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(A) THE ATTENDING HEALTH PROFESSIONAL.

12 (B) A HEALTH PROFESSIONAL WHO IS TREATING THE PATIENT.

13 (C) THE HEALTH FACILITY THAT IS DIRECTLY RESPONSIBLE FOR THE
14 MEDICAL TREATMENT OR CARE AND CUSTODY OF THE PATIENT.

15 (D) THE PATIENT.

16 SEC. 5679. (1) IN AN ACUTE CARE SETTING, A HEALTH PROFESSIONAL
17 WHO IS TREATING THE PATIENT MAY USE A COMPLETED POST FORM AS A
18 COMMUNICATION TOOL.

19 (2) EMERGENCY MEDICAL SERVICES PERSONNEL SHALL PROVIDE OR
20 WITHHOLD TREATMENT TO A PATIENT ACCORDING TO THE ORDERS ON A POST
21 FORM UNLESS ANY OF THE FOLLOWING APPLY:

(A) THE EMERGENCY MEDICAL SERVICES BEING PROVIDED BY THE
EMERGENCY MEDICAL SERVICES PERSONNEL ARE NECESSITATED BY AN INJURY
OR MEDICAL CONDITION THAT IS UNRELATED TO THE DIAGNOSIS OR MEDICAL
CONDITION THAT IS INDICATED ON THE PATIENT'S POST FORM.

26 (B) THE ORDERS ON THE POST FORM REQUEST MEDICAL TREATMENT THAT
 27 IS CONTRARY TO GENERALLY ACCEPTED HEALTH CARE STANDARDS OR

1 EMERGENCY MEDICAL PROTOCOLS.

2 (C) THE POST FORM CONTAINS A MEDICAL ORDER REGARDING THE 3 INITIATION OF RESUSCITATION IF THE PATIENT SUFFERS CESSATION OF 4 BOTH SPONTANEOUS RESPIRATION AND CIRCULATION, AND THE EMERGENCY 5 MEDICAL SERVICES PERSONNEL HAS ACTUAL NOTICE OF A DO-NOT-6 RESUSCITATE ORDER THAT WAS EXECUTED UNDER THE MICHIGAN DO-NOT-RESUSCITATE PROCEDURE ACT, 1996 PA 193, MCL 333.1051 TO 333.1067, 7 8 AFTER THE POST FORM WAS VALIDLY EXECUTED. AS USED IN THIS 9 SUBDIVISION, "ACTUAL NOTICE" MEANS THAT TERM AS DEFINED IN SECTION 10 2 OF THE MICHIGAN DO-NOT-RESUSCITATE PROCEDURE ACT, 1996 PA 193, 11 MCL 333.1052.

12 (D) THE POST FORM HAS BEEN REVOKED IN THE MANNER PROVIDED IN
13 THIS PART AND THE EMERGENCY MEDICAL SERVICES PERSONNEL HAS ACTUAL
14 NOTICE OF THE REVOCATION.

15 (3) IF A HEALTH PROFESSIONAL OR HEALTH FACILITY IS UNWILLING 16 TO COMPLY WITH THE MEDICAL ORDERS ON A VALIDLY EXECUTED POST FORM 17 BECAUSE OF A POLICY, RELIGIOUS BELIEF, OR MORAL CONVICTION, THE 18 HEALTH PROFESSIONAL OR HEALTH FACILITY SHALL TAKE ALL REASONABLE 19 STEPS TO REFER OR TRANSFER THE PATIENT TO ANOTHER HEALTH 20 PROFESSIONAL OR HEALTH FACILITY. IF AN ADULT FOSTER CARE FACILITY 21 IS UNWILLING TO COMPLY WITH THE MEDICAL ORDERS ON A VALIDLY 22 EXECUTED POST FORM FOR THE REASONS DESCRIBED IN THIS SUBSECTION, 23 THE ADULT FOSTER CARE FACILITY SHALL TAKE ALL REASONABLE STEPS TO 24 REFER OR TRANSFER THE PATIENT TO ANOTHER ADULT FOSTER CARE FACILITY 25 AS PROVIDED IN SECTION 26C OF THE ADULT FOSTER CARE FACILITY 26 LICENSING ACT, 1979 PA 218, MCL 400.726C.

27 SEC. 5680. A PERSON IS NOT SUBJECT TO CRIMINAL PROSECUTION,

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CIVIL LIABILITY, OR PROFESSIONAL DISCIPLINARY ACTION FOR ANY OF THE
 FOLLOWING:

3 (A) PROVIDING MEDICAL TREATMENT THAT IS CONTRARY TO THE
4 MEDICAL ORDERS INDICATED ON A POST FORM IF THE PERSON DID NOT HAVE
5 ACTUAL NOTICE OF THE POST FORM.

6 (B) PROVIDING MEDICAL TREATMENT THAT IS CONSISTENT WITH THE 7 MEDICAL ORDERS INDICATED ON A POST FORM IF THE PERSON DID NOT HAVE 8 ACTUAL NOTICE THAT THE POST FORM WAS REVOKED.

9 (C) PROVIDING EMERGENCY MEDICAL SERVICES CONSISTENT WITH 10 GENERALLY ACCEPTED HEALTH CARE STANDARDS OR EMERGENCY MEDICAL 11 PROTOCOLS AS PROVIDED IN SECTION 5679, REGARDLESS OF THE MEDICAL 12 ORDERS INDICATED ON THE POST FORM.

13 SEC. 5681. (1) IF A POST FORM IS VALIDLY EXECUTED AFTER A 14 PATIENT ADVOCATE DESIGNATION THAT CONTAINS WRITTEN DIRECTIVES 15 REGARDING MEDICAL TREATMENT, OR ANOTHER ADVANCE HEALTH CARE 16 DIRECTIVE THAT CONTAINS WRITTEN DIRECTIVES REGARDING MEDICAL 17 TREATMENT, THE MEDICAL ORDERS INDICATED ON THE POST FORM ARE 18 PRESUMED TO EXPRESS THE PATIENT'S CURRENT WISHES.

19 (2) IF A POST FORM IS VALIDLY EXECUTED AFTER A DO-NOT20 RESUSCITATE ORDER IS EXECUTED UNDER THE MICHIGAN DO-NOT-RESUSCITATE
21 PROCEDURE ACT, 1996 PA 193, MCL 333.1051 TO 333.1067, THE MEDICAL
22 ORDERS INDICATED ON THE POST FORM ARE PRESUMED TO EXPRESS THE
23 PATIENT'S CURRENT WISHES.

24 SEC. 5682. IF AN INDIVIDUAL HAS REASON TO BELIEVE THAT A POST 25 FORM HAS BEEN EXECUTED CONTRARY TO THE WISHES OF THE PATIENT OR, IF 26 THE PATIENT IS A WARD, CONTRARY TO THE WISHES OR BEST INTERESTS OF 27 THE WARD, THE INDIVIDUAL MAY PETITION THE PROBATE COURT TO HAVE THE

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POST FORM AND THE CONDITIONS OF ITS EXECUTION REVIEWED. IF THE
 PROBATE COURT FINDS THAT THE POST FORM HAS BEEN EXECUTED CONTRARY
 TO THE WISHES OF THE PATIENT OR, IF THE PATIENT IS A WARD, CONTRARY
 TO THE WISHES OR BEST INTERESTS OF THE WARD, THE PROBATE COURT
 SHALL ISSUE AN INJUNCTION VOIDING THE EFFECTIVENESS OF THE POST
 FORM AND PROHIBITING COMPLIANCE WITH THE POST FORM.

SEC. 5683. (1) A LIFE INSURER SHALL NOT DO ANY OF THE
FOLLOWING BECAUSE OF THE EXECUTION OR IMPLEMENTATION OF A POST
FORM:

10 (A) REFUSE TO PROVIDE OR CONTINUE COVERAGE TO THE PATIENT.

11 (B) CHARGE THE PATIENT A HIGHER PREMIUM.

12 (C) OFFER A PATIENT DIFFERENT POLICY TERMS BECAUSE THE PATIENT
13 HAS EXECUTED A POST FORM.

14 (D) CONSIDER THE TERMS OF AN EXISTING POLICY OF LIFE INSURANCE
 15 TO HAVE BEEN BREACHED OR MODIFIED.

16 (E) INVOKE A SUICIDE OR INTENTIONAL DEATH EXEMPTION OR
17 EXCLUSION IN A POLICY COVERING THE PATIENT.

18 (2) A HEALTH INSURER SHALL NOT DO ANY OF THE FOLLOWING:

19 (A) REQUIRE THE EXECUTION OF A POST FORM TO MAINTAIN OR BE20 ELIGIBLE FOR COVERAGE.

(B) CHARGE A DIFFERENT PREMIUM BASED ON WHETHER A PATIENT OR
PATIENT REPRESENTATIVE HAS EXECUTED A POST FORM.

(C) CONSIDER THE TERMS OF AN EXISTING POLICY TO HAVE BEEN
BREACHED OR MODIFIED IF THE PATIENT OR PATIENT REPRESENTATIVE HAS
EXECUTED A POST FORM.

26 SEC. 5684. (1) THE PROVISIONS OF THIS PART ARE CUMULATIVE AND 27 DO NOT IMPAIR OR SUPERSEDE A LEGAL RIGHT THAT A PATIENT OR PATIENT

REPRESENTATIVE MAY HAVE TO CONSENT TO OR REFUSE MEDICAL TREATMENT
 FOR HIMSELF OR HERSELF OR ON BEHALF OF ANOTHER.

3 (2) THIS PART DOES NOT CREATE A PRESUMPTION THAT A PATIENT WHO
4 HAS EXECUTED A POST FORM INTENDS TO CONSENT TO OR REFUSE MEDICAL
5 TREATMENT THAT IS NOT ADDRESSED IN THE MEDICAL ORDERS ON THE POST
6 FORM.

7 (3) THIS PART DOES NOT CREATE A PRESUMPTION THAT A PATIENT OR
8 PATIENT REPRESENTATIVE WHO HAS NOT EXECUTED A POST FORM INTENDS TO
9 CONSENT TO OR REFUSE ANY TYPE OF MEDICAL TREATMENT.

10 SEC. 5685. (1) BY 3 YEARS AFTER THE EFFECTIVE DATE OF THE 11 AMENDATORY ACT THAT ADDED THIS PART, THE DIRECTOR SHALL APPOINT AN 12 AD HOC ADVISORY COMMITTEE CONSISTING OF 11 MEMBERS IN THE SAME 13 MANNER AS THE AD HOC ADVISORY COMMITTEE IS REQUIRED TO BE APPOINTED 14 UNDER SECTION 5675.

15 (2) THE DIRECTOR SHALL CALL THE FIRST MEETING OF THE
 16 COMMITTEE.

17 (3) WITHIN 90 DAYS AFTER THE FIRST MEETING OF THE COMMITTEE IS
18 CONVENED, THE COMMITTEE SHALL SUBMIT A REPORT TO THE DEPARTMENT
19 THAT CONTAINS RECOMMENDATIONS ON ALL OF THE FOLLOWING:

20 (A) ANY CHANGES TO THE RULES PROMULGATED UNDER SECTION 5676
21 THAT THE COMMITTEE CONSIDERS NECESSARY OR APPROPRIATE.

(B) ANY CHANGES TO THE POST FORM OR THE INFORMATION FORM THAT
 THE COMMITTEE CONSIDERS NECESSARY OR APPROPRIATE.

24 (C) ANY LEGISLATIVE CHANGES TO THIS PART THAT THE COMMITTEE
 25 CONSIDERS NECESSARY OR APPROPRIATE.

26 (4) AFTER THE DEPARTMENT RECEIVES THE RECOMMENDATIONS FROM THE
27 COMMITTEE UNDER SUBSECTION (3), THE COMMITTEE IS ABOLISHED.

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(5) AS USED IN THIS SECTION, "COMMITTEE" MEANS THE AD HOC
 ADVISORY COMMITTEE APPOINTED UNDER SUBSECTION (1).

3 SEC. 20192A. A HEALTH FACILITY OR AGENCY SHALL NOT REQUIRE THE
4 EXECUTION OF A POST FORM UNDER PART 56B AS A CONDITION FOR
5 ADMISSION OR THE RECEIPT OF SERVICES.

6 Sec. 20919. (1) A medical control authority shall establish 7 written protocols for the practice of life support agencies and 8 licensed emergency medical services personnel within its region. 9 The medical control authority shall develop and adopt the protocols 10 required under this section in accordance with procedures 11 established by the department and shall include all of the 12 following:

(a) The acts, tasks, or functions that may be performed by
each type of emergency medical services personnel licensed under
this part.

16 (b) Medical protocols to ensure the appropriate dispatching of 17 a life support agency based upon medical need and the capability of 18 the emergency medical services system.

(c) Protocols for complying with the Michigan do-notresuscitate procedure act, 1996 PA 193, MCL 333.1051 to 333.1067.

(d) Protocols defining the process, actions, and sanctions a
medical control authority may use in holding a life support agency
or personnel accountable.

(e) Protocols to ensure that if the medical control authority
determines that an immediate threat to the public health, safety,
or welfare exists, appropriate action to remove medical control can
immediately be taken until the medical control authority has had

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the opportunity to review the matter at a medical control authority
 hearing. The protocols must require that the hearing is held within
 3 business days after the medical control authority's

4 determination.

(f) Protocols to ensure that if medical control has been
removed from a participant in an emergency medical services system,
the participant does not provide prehospital care until medical
control is reinstated , and that the medical control authority that
removed the medical control notifies the department OF THE REMOVAL
within 1 business day. of the removal.

(g) Protocols to ensure that a quality improvement program is
in place within a medical control authority and provides data
protection as provided in 1967 PA 270, MCL 331.531 to 331.534.

14 (h) Protocols to ensure that an appropriate appeals process is15 in place.

(i) Protocols to ensure that each life support agency that
provides basic life support, limited advanced life support, or
advanced life support is equipped with epinephrine or epinephrine
auto-injectors and that each emergency services personnel
authorized to provide those services is properly trained to
recognize an anaphylactic reaction, to administer the epinephrine,
and to dispose of the epinephrine auto-injector or vial.

(j) Protocols to ensure that each life support vehicle that is
dispatched and responding to provide medical first response life
support, basic life support, or limited advanced life support is
equipped with an automated external defibrillator and that each
emergency MEDICAL services personnel is properly trained to utilize

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1 the automated external defibrillator.

2 (k) Except as otherwise provided in this subdivision, within 3 12 months after the effective date of the amendatory act that added 4 this subdivision, BEFORE OCTOBER 15, 2015, protocols to ensure that 5 each life support vehicle that is dispatched and responding to 6 provide medical first response life support, basic life support, or limited advanced life support is equipped with opioid antagonists 7 and that each emergency **MEDICAL** services personnel is properly 8 9 trained to administer opioid antagonists. Beginning 3 years after 10 the effective date of the amendatory act that added this 11 subdivision, OCTOBER 14, 2017, a medical control authority, at its 12 discretion, may rescind or continue the protocol adopted under this subdivision. 13

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#### (1) PROTOCOLS FOR COMPLYING WITH PART 56B.

15 (2) A medical control authority shall not establish a protocol
16 under this section that conflicts with the Michigan do-not17 resuscitate procedure act, 1996 PA 193, MCL 333.1051 to 333.1067,
18 OR PART 56B.

19 (3) The department shall establish procedures for the
20 development and adoption of written protocols under this section.
21 The procedures must include at least all of the following
22 requirements:

(a) At least 60 days before adoption of a protocol, the medical control authority shall circulate a written draft of the proposed protocol to all significantly affected persons within the emergency medical services system served by the medical control authority and submit the written draft to the department for

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1 approval.

(b) The department shall review a proposed protocol for
consistency with other protocols concerning similar subject matter
that have already been established in this state and shall consider
any written comments received from interested persons in its
review.

7 (c) Within 60 days after receiving a written draft of a
8 proposed protocol from a medical control authority, the department
9 shall provide a written recommendation to the medical control
10 authority with any comments or suggested changes on the proposed
11 protocol. If the department does not respond within 60 days after
12 receiving the written draft, the proposed protocol is considered to
13 be approved by the department.

14 (d) After department approval of a proposed protocol, the15 medical control authority may formally adopt and implement the16 protocol.

17 (e) A medical control authority may establish an emergency 18 protocol necessary to preserve the health or safety of individuals 19 within its region in response to a present medical emergency or 20 disaster without following the procedures established by the 21 department under this subsection for an ordinary protocol. An emergency protocol established under this subdivision is effective 22 23 only for a limited period and does not take permanent effect unless 24 it is approved according to the procedures established by the 25 department under this subsection.

26 (4) A medical control authority shall provide an opportunity27 for an affected participant in an emergency medical services system

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1 to appeal a decision of the medical control authority. Following 2 appeal, the medical control authority may affirm, suspend, or revoke its original decision. After appeals to the medical control 3 4 authority have been exhausted, the affected participant in an 5 emergency medical services system may appeal the medical control authority's decision to the state emergency medical services 6 coordination committee created in section 20915. The state 7 emergency medical services coordination committee shall issue an 8 opinion on whether the actions or decisions of the medical control 9 10 authority are in accordance with the department-approved protocols 11 of the medical control authority and state law. If the state 12 emergency medical services coordination committee determines in its opinion that the actions or decisions of the medical control 13 14 authority are not in accordance with the medical control 15 authority's department-approved protocols or with state law, the state emergency medical services coordination committee shall 16 17 recommend that the department take any enforcement action authorized under this code. 18

19 (5) If adopted in protocols approved by the department, a 20 medical control authority may require life support agencies within 21 its region to meet reasonable additional standards for equipment 22 and personnel, other than medical first responders, that may be 23 more stringent than are otherwise required under this part. If a 24 medical control authority proposes a protocol that establishes 25 additional standards for equipment and personnel, the medical 26 control authority and the department shall consider the medical and 27 economic impact on the local community, the need for communities to

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do long-term planning, and the availability of personnel. If either the medical control authority or the department determines that negative medical or economic impacts outweigh the benefits of those additional standards as they affect public health, safety, and welfare, the medical control authority shall not adopt and the department shall not approve protocols containing those additional standards.

(6) If adopted in protocols approved by the department, a 8 medical control authority may require medical first response 9 10 services and licensed medical first responders within its region to 11 meet additional standards for equipment and personnel to ensure 12 that each medical first response service is equipped with an epinephrine auto-injector, and that each licensed medical first 13 14 responder is properly trained to recognize an anaphylactic reaction and to administer and dispose of the epinephrine auto-injector, if 15 16 a life support agency that provides basic life support, limited 17 advanced life support, or advanced life support is not readily available in that location. 18

19 (7) If a decision of the medical control authority under 20 subsection (5) or (6) is appealed by an affected person, the 21 medical control authority shall make available, in writing, the medical and economic information it considered in making its 22 23 decision. On appeal, the state emergency medical services coordination committee CREATED IN SECTION 20915 shall review this 24 25 information under subsection (4) and shall issue its findings in 26 writing.

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Enacting section 1. This amendatory act takes effect 90 days

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1 after the date it is enacted into law.

Enacting section 2. This amendatory act does not take effect
unless all of the following bills of the 99th Legislature are
enacted into law:

- 5 (a) House Bill No. 4171.
- 6 (b) House Bill No. 4173.
- 7 (c) House Bill No. 4174.