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AN ACT

- 1 Amending Title 20 (Decedents, Estates and Fiduciaries) of the Pennsylvania Consolidated Statutes, in general provisions 2 relating to health care, further providing for applicability, 3 for definitions and for criminal penalties; in living wills, 4 5 further providing for emergency medical services; in out-ofhospital nonresuscitation, further providing for definitions, for orders, bracelets and necklaces, for revocation, for 6 7 absence of order, bracelet or necklace and for emergency 8 9 medical services, repealing provisions relating to advisory 10 committee and providing for discontinuance; providing for Pennsylvania orders for life-sustaining treatment; and making 11 12 editorial changes.
- 13 The General Assembly of the Commonwealth of Pennsylvania
- 14 hereby enacts as follows:
- Section 1. Section 5421(a) of Title 20 of the Pennsylvania
- 16 Consolidated Statutes is amended to read:
- 17 § 5421. Applicability.
- 18 (a) General rule. -- This chapter applies to advance health
- 19 care directives [and], out-of-hospital nonresuscitation orders
- 20 and Pennsylvania orders for life-sustaining treatment.
- 21 * * *
- 22 Section 2. The definitions of "medical command physician,"

- 1 "order" and "patient" in section 5422 of Title 20 are amended
- 2 and the section is amended by adding definitions to read:
- 3 § 5422. Definitions.
- 4 The following words and phrases when used in this chapter
- 5 shall have the meanings given to them in this section unless the
- 6 context clearly indicates otherwise:
- 7 * * *
- 8 "Medical command physician." A licensed physician who is
- 9 authorized to give a medical command under [the act of July 3,
- 10 1985 (P.L.164, No.45), known as the Emergency Medical Services
- 11 Act] 35 Pa.C.S. Ch. 81 (relating to emergency medical services
- 12 <u>system)</u>.
- 13 * * *
- "Order." An out-of-hospital do-not-resuscitate order as
- 15 defined under section 5483 (relating to definitions) or
- 16 Pennsylvania orders for life-sustaining treatment as defined
- 17 <u>under section 5493 (relating to definitions)</u>.
- 18 "Out-of-hospital do-not-resuscitate order" or "OOH-DNR
- 19 order." An out-of-hospital do-not-resuscitate order as defined
- 20 under section 5483 (relating to definitions).
- 21 ["Patient." An out-of-hospital do-not-resuscitate patient as
- 22 defined under section 5483 (relating to definitions).]
- 23 * * *
- 24 "Pennsylvania orders for life-sustaining treatment" or
- 25 "POLST." Pennsylvania orders for life-sustaining treatment as
- 26 <u>defined under section 5493 (relating to definitions).</u>
- 27 Section 3. Sections 5432, 5445(b), 5483, 5484(a) and (b),
- 28 5485, 5486 and 5487 of Title 20 are amended to read:
- 29 § 5432. Criminal penalties.
- 30 (a) Criminal homicide. -- A person shall be subject to

- 1 prosecution for criminal homicide as provided in 18 Pa.C.S. Ch.
- 2 25 (relating to criminal homicide) if the person intends to
- 3 cause the withholding or withdrawal of life-sustaining treatment
- 4 contrary to the wishes of the principal or patient and, because
- 5 of that action, directly causes life-sustaining treatment to be
- 6 withheld or withdrawn and death to be hastened and:
- 7 (1) falsifies or forges the advance health care
- directive, OOH-DNR order, bracelet [or], necklace or POLST
- 9 of that principal or patient; or
- 10 (2) willfully conceals or withholds personal knowledge
- of a revocation of an advance health care directive or DNR
- 12 status.
- 13 (b) Interference with health care directive. -- A person
- 14 commits a felony of the third degree if that person willfully:
- 15 (1) conceals, cancels, alters, defaces, obliterates or
- damages an advance health care directive, OOH-DNR order,
- bracelet [or], necklace or POLST without the consent of the
- 18 principal or patient;
- (2) causes a person to execute an advance health care
- 20 directive or order or wear a bracelet or necklace by undue
- 21 influence, fraud or duress; or
- 22 (3) falsifies or forges an advance health care
- directive, OOH-DNR order, bracelet [or], necklace or POLST
- or any amendment or revocation thereof, the result of which
- is a direct change in the health care provided to the
- 26 principal or patient.
- 27 § 5445. Emergency medical services.
- 28 * * *
- 29 (b) Applicability. -- This section is applicable only in those
- 30 instances where an out-of-hospital DNR order is not in effect

- 1 under section 5484 (relating to OOH-DNR orders, bracelets and
- 2 necklaces).
- 3 § 5483. Definitions.
- 4 The following words and phrases when used in this subchapter
- 5 shall have the meanings given to them in this section unless the
- 6 context clearly indicates otherwise:
- 7 "Department." The Department of Health of the Commonwealth.
- 8 "Emergency medical services provider." [A health care
- 9 provider recognized under the act of July 3, 1985 (P.L.164,
- 10 No.45), known as the Emergency Medical Services Act.] As defined
- 11 under 35 Pa.C.S. § 8103 (relating to definitions). The term
- 12 includes those individuals recognized under 42 Pa.C.S. § 8331.2
- 13 (relating to good Samaritan civil immunity for use of automated
- 14 external defibrillator).
- 15 "EMS." Emergency medical services.
- "Health care provider." A person who is licensed, certified
- 17 or otherwise authorized by the laws of this Commonwealth to
- 18 administer or provide health care in the ordinary course of
- 19 business or practice of a profession. The term includes
- 20 personnel recognized under [the act of July 3, 1985 (P.L.164,
- 21 No.45), known as the Emergency Medical Services Act, 35 Pa.C.S.
- 22 Ch. 81 (relating to emergency medical services system) and those
- 23 individuals recognized under 42 Pa.C.S. § 8331.2 (relating to
- 24 good Samaritan civil immunity for use of automated external
- 25 defibrillator).
- "Out-of-hospital do-not-resuscitate bracelet." A bracelet in
- 27 the standard format set forth in section 5484 (relating to OOH-
- 28 DNR orders, bracelets and necklaces), supplied by the department
- 29 and issued by the attending physician, which may be worn at the
- 30 patient's option to notify emergency medical services providers

- 1 of the presence of an OOH-DNR order.
- 2 "Out-of-hospital do-not-resuscitate necklace." A necklace in
- 3 the standard format set forth in section 5484 (relating to OOH-
- 4 <u>DNR</u> orders, bracelets and necklaces), supplied by the department
- 5 and issued by the attending physician, which may be worn at the
- 6 patient's option to notify emergency medical services providers
- 7 of the presence of an OOH-DNR order.
- 8 "Out-of-hospital do-not-resuscitate order" or "OOH-DNR
- 9 <u>order</u>." An order in the standard format set forth in section
- 10 5484 (relating to OOH-DNR orders, bracelets and necklaces),
- 11 supplied by the department and issued by the attending
- 12 physician, directing emergency medical services providers to
- 13 withhold cardiopulmonary resuscitation from the patient in the
- 14 event of respiratory or cardiac arrest.
- "Out-of-hospital do-not-resuscitate patient." An individual
- 16 who:
- 17 (1) Has an end-stage medical condition or is permanently
- 18 unconscious.
- 19 (2) Pursuant to section 5484(a) (relating to OOH-DNR
- orders, bracelets and necklaces), possesses and in any manner
- 21 displays or causes to be displayed for emergency medical
- 22 services providers an apparently valid <u>OOH-DNR</u> order,
- 23 bracelet or necklace.
- "Surrogate." A health care agent or a health care
- 25 representative.
- 26 § 5484. [Orders] OOH-DNR orders, bracelets and necklaces.
- 27 (a) Issuance. -- An attending physician, upon the request of a
- 28 patient who is at least 18 years of age, has graduated from high
- 29 school, has married or is an emancipated minor, or the patient's
- 30 surrogate if the surrogate is so authorized, shall issue to the

- 1 patient an OOH-DNR order and may issue at the request of the
- 2 patient or the patient's surrogate a bracelet or necklace
- 3 supplied by the department. The patient may, at the patient's
- 4 option, wear the bracelet or display the order or necklace to
- 5 notify emergency medical services providers of the patient's DNR
- 6 status.
- 7 (b) Format of OOH-DNR order.--The department shall, with the
- 8 advice of the Pennsylvania Emergency Health Services Council and
- 9 with the assistance of the regional emergency medical services
- 10 councils, make available standard OOH-DNR orders for issuance to
- 11 patients by attending physicians of this Commonwealth. The form
- 12 of the order shall contain, but not be limited to, the
- 13 following:
- 14 PENNSYLVANIA OUT-OF-HOSPITAL
- DO-NOT-RESUSCITATE ORDER
- 16 Patient's full legal name:
- I, the undersigned, state that I am the attending
- 18 physician of the patient named above. The above-named patient
- or the patient's surrogate has requested this order, and I
- 20 have made the determination that the patient is eligible for
- an order and satisfies one of the following:
- 22 has an end-stage medical condition.
- 23 is permanently unconscious and has a living
- 24 will directing that no cardiopulmonary resuscitation be
- 25 provided to the patient in the event of the patient's cardiac
- or respiratory arrest.
- I direct any and all emergency medical services
- personnel, commencing on the effective date of this order, to
- 29 withhold cardiopulmonary resuscitation (cardiac compression,
- invasive airway techniques, artificial ventilation,

- defibrillation and other related procedures) from the patient
- 2 in the event of the patient's respiratory or cardiac arrest.
- 3 I further direct such personnel to provide to the patient
- 4 other medical interventions, such as intravenous fluids,
- 5 oxygen or other therapies necessary to provide comfort care
- or to alleviate pain, unless directed otherwise by the
- 7 patient or the emergency medical services provider's
- 8 authorized medical command physician.
- 9 Signature of attending physician:
- 10 Printed name of attending physician:
- 11 Dated:
- 12 Attending physician's emergency telephone number:
- I, the undersigned, hereby direct that in the event of my cardiac and/or respiratory arrest efforts at cardiopulmonary
- resuscitation not be initiated and that they may be withdrawn
- if initiated. I understand that I may revoke these directions
- at any time by giving verbal instructions to the emergency
- 18 medical services providers, by physical cancellation or
- destruction of this form or my bracelet or necklace or by
- simply not displaying this form or the bracelet or necklace
- for my EMS [caregivers] providers.
- 22 Signature of patient (if capable of making informed decisions):
- doorbrone,
- I, the undersigned, hereby certify that I am authorized
- 25 to execute this order on the patient's behalf by virtue of
- having been designated as the patient's surrogate and/or by
- virtue of my relationship to the patient (specify
- relationship:). I hereby direct that in the event
- of the patient's cardiac and/or respiratory arrest efforts at
- 30 cardiopulmonary resuscitation not be initiated and be

- 1 withdrawn if initiated.
- 2 Signature of surrogate (if patient is incapable of making
- 3 informed decisions):
- 4 * * *
- 5 § 5485. Revocation.
- 6 (a) Patient.--If a patient has obtained an <u>OOH-DNR</u> order,
- 7 only the patient may revoke the patient's DNR status.
- 8 (b) Surrogate.--If a surrogate has obtained an OOH-DNR
- 9 order, the patient or the surrogate may revoke a patient's
- 10 status.
- 11 (c) Manner. -- Revocation under this section may be done at
- 12 any time without regard to the patient's physical or mental
- 13 condition and in any manner, including verbally or by destroying
- 14 or not displaying the OOH-DNR order, bracelet or necklace.
- 15 § 5486. Absence of OOH-DNR order, bracelet or necklace.
- 16 If an OOH-DNR order has not been issued by an attending
- 17 physician, a presumption does not arise as to the intent of the
- 18 individual to consent to or to refuse the initiation,
- 19 continuation or termination of life-sustaining treatment.
- 20 § 5487. Emergency medical services.
- 21 (a) Medical command instructions. -- Notwithstanding the
- 22 absence of an OOH-DNR order, bracelet or necklace pursuant to
- 23 this section, emergency medical services providers shall at all
- 24 times comply with the instructions of an authorized medical
- 25 command physician to withhold or discontinue resuscitation.
- 26 (b) Effect of OOH-DNR order, bracelet or necklace.--
- 27 (1) Emergency medical services providers are authorized
- to and shall comply with an OOH-DNR order if made aware of
- the order by examining a bracelet, a necklace or the order
- 30 itself.

other medical interventions necessary and appropriate to
provide comfort and alleviate pain, including intravenous
fluids, medications, oxygen and any other intervention
appropriate to the level of the certification of the
provider, unless otherwise directed by the patient or the
emergency medical services provider's authorized medical

command physician.

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- (3) As used in this subsection, the term "comply" means:
- (i) to withhold cardiopulmonary resuscitation from the patient in the event of respiratory or cardiac arrest; or
- (ii) to discontinue and cease cardiopulmonary resuscitation in the event the emergency medical services provider is presented with an <u>OOH-DNR</u> order or discovers a necklace or bracelet after initiating cardiopulmonary resuscitation.
- 18 (c) Uncertainty regarding validity or applicability of <u>OOH-</u>
 19 <u>DNR</u> order, bracelet or necklace.—
 - (1) Emergency medical services providers who in good faith are uncertain about the validity or applicability of an OOH-DNR order, bracelet or necklace shall render care in accordance with their level of certification.
 - (2) Emergency medical services providers who act under paragraph (1) shall not be subject to civil or criminal liability or administrative sanction for failure to comply with an <u>OOH-DNR</u> order under this section.
- 28 (d) Recognition of other states' orders.--Emergency medical services or [out-of-hospital DNR] OOH-DNR orders, bracelets or necklaces valid in states other than this Commonwealth shall be

- 1 recognized in this Commonwealth to the extent that these orders,
- 2 bracelets or necklaces and the criteria for their issuance are
- 3 consistent with the laws of this Commonwealth. Emergency medical
- 4 services providers shall act in accordance with the provisions
- 5 of this section when encountering a patient with an apparently
- 6 valid EMS or out-of-hospital DNR form, bracelet or necklace
- 7 issued by another state. Emergency medical services providers
- 8 acting in good faith under this section shall be entitled to the
- 9 same immunities and protections that would otherwise be
- 10 applicable.
- 11 Section 4. Section 5488 of Title 20 is repealed:
- 12 [§ 5488. Advisory committee.
- (a) Establishment. -- Within 60 days of the effective date of
- 14 this section, the department shall establish a committee to
- 15 assist it in determining the advisability of using a
- 16 standardized form containing orders by qualified physicians that
- 17 detail the scope of medical treatment for patients' life-
- 18 sustaining wishes.
- (b) Membership. -- The committee shall include representatives
- 20 from the Pennsylvania Medical Society, the Hospital and Health
- 21 System Association of Pennsylvania, the Joint State Government
- 22 Commission's Advisory Committee on Decedents' Estates Laws, the
- 23 Pennsylvania Bar Association, the Department of Aging, the
- 24 Department of Public Welfare and other interested persons at the
- 25 department's discretion.
- (c) Scope of review. -- The committee's review shall include,
- 27 but not be limited to, examination of the following:
- (1) The need to adopt this type of standardized form in
- view of the existing use of do-not-resuscitate orders.
- 30 (2) The use and evaluation of use of such forms in other

- 1 states.
- 2 (3) Any other matters determined by the department to be
- 3 relevant to its determination.
- 4 Section 5. Title 20 is amended by adding a section to read:
- 5 § 5489. Discontinuance.
- 6 An OOH-DNR order may not be executed on or after the date the
- 7 <u>department adopts an initial POLST form under section 5498</u>
- 8 (relating to POLST form). This subchapter shall continue to
- 9 apply to any OOH-DNR order executed prior to the date the
- 10 department adopts an initial POLST form.
- 11 Section 6. Chapter 54 of Title 20 is amended by adding a
- 12 subchapter to read:
- 13 <u>SUBCHAPTER F</u>
- 14 PENNSYLVANIA ORDERS FOR LIFE-SUSTAINING TREATMENT
- 15 Sec.
- 16 5491. Scope of subchapter.
- 17 5492. Legislative findings and intent.
- 18 5493. Definitions.
- 19 5494. Prohibitions on use.
- 20 <u>5495</u>. Voluntary consent requirement.
- 21 5496. POLST Advisory Committee.
- 22 5497. Administration of POLST program.
- 23 5498. POLST form.
- 24 5498.1. Education about POLST.
- 25 5498.2. Requirements for valid POLST.
- 26 5498.3. Portability.
- 27 5498.4. Team care.
- 28 5498.5. Copies of orders.
- 29 5498.6. Signature options.
- 30 5498.7. Standards for surrogate decision makers.

- 1 5498.8. Revocation.
- 2 5498.9. Transfer requirements.
- 3 5498.10. Review requirements.
- 4 <u>5498.11. Compliance.</u>
- 5 <u>5498.12</u>. Emergency medical services.
- 6 5498.13. Immunity.
- 7 5498.14. Conflict with advance health care directive.
- 8 5498.15. POLST executed under prior POLST form.
- 9 5498.16. POLST executed under PLSWC form.
- 10 5498.17. POLST executed in another state or jurisdiction.
- 11 5498.18. POLST registry study.
- 12 § 5491. Scope of subchapter.
- 13 This subchapter relates to Pennsylvania Orders for Life-
- 14 Sustaining Treatment.
- 15 § 5492. Legislative findings and intent.
- The General Assembly finds and declares as follows:
- 17 (1) All individuals have a qualified right to control
- 18 their health care and should not lose that right if they
- 19 become incompetent or have never been a competent adult.
- 20 (2) The Commonwealth has recognized this right by
- 21 providing for advance health care directives in which
- 22 individuals may provide direction and state their goals and
- 23 preferences about future health care and by providing for
- 24 surrogate decision makers for incompetent adults and
- 25 unemancipated minors.
- 26 (3) A Pennsylvania order for life-sustaining treatment,
- 27 or POLST, differs from an advance health care directive as it
- converts an individual's wishes regarding health care into a
- 29 medical order that is immediately actionable and applicable
- 30 across all health care settings.

1	(4) The use of POLST may overcome many of the
2	limitations and problems associated with advance health care
3	directives and existing orders regarding cardiopulmonary
4	resuscitation and other end-of-life care, including out-of-
5	hospital do-not-resuscitate orders.
6	(5) In many cases, advance health care directives only
7	name a surrogate decision maker to make health care decisions
8	for the principal or lack specificity as to the principal's
9	goals and preferences for a medical condition that
10	subsequently develops because it was not foreseen by the
11	principal.
12	(6) Existing medical orders frequently are ineffective
13	when the patient is transferred from one care setting to
14	another because the procedures, forms and requirements at
15	each care setting may be different, resulting in a loss in
16	the ability of patients to have their wishes honored.
17	(7) Existing emergency medical services protocols may
18	require emergency medical services personnel to proceed to
19	cardiopulmonary resuscitation when an individual is found in
20	cardiac and respiratory arrest, even if the individual has
21	completed an advance directive or has otherwise clearly
22	indicated that the individual does not wish to receive
23	cardiopulmonary resuscitation.
24	(8) A POLST, which is executed by a health care
25	practitioner under appropriate circumstances to implement the
26	wishes of the patient expressed directly by the patient or
27	through a surrogate decision maker, provides clear direction
28	for the patient's care regarding health care issues likely to
29	emerge given the patient's current medical condition.
30	(9) A key step in the POLST process is the health care_

Τ	practitioner's review with the patient of the patient s
2	surrogate decision maker of the patient's current health
3	status, diagnoses and prognosis to determine whether a POLST
4	order would be appropriate or should be updated.
5	(10) A POLST is appropriate for individuals with serious
6	illnesses or frailty if their health care practitioner would
7	not be surprised if they died within the next year and their
8	current health status, diagnoses and prognosis indicates
9	standing medical orders concerning treatment options and
10	other care are appropriate.
11	(11) A POLST is not recommended for individuals with
12	stable, even if chronic, medical conditions and years of life
13	expectancy.
14	(12) Among vulnerable populations, including persons
15	with disabilities, POLST are appropriate for seriously ill or
16	frail patients if their health care practitioner would not be
17	surprised if they died within the next year. POLST are not
18	appropriate for the entire population.
19	(13) It should not be assumed that all patients in any
20	facility, including a nursing home, should have or would
21	desire POLST.
22	(14) The well-being of the patient is paramount in
23	considering a POLST, not cost savings to the government or
24	insurers.
25	(15) A POLST is appropriately entered following a shared
26	decision-making process that facilitates patient consent that
27	is voluntary, educated, collaborative and thoughtful,
28	including a discussion of the patient's current clinical
29	status, treatment options and likely outcomes, together with
30	the patient's goals of care, preferences and values.

1	(16) Conversations about POLST must avoid any bias
2	against continuation of care and must not characterize the
3	continuation of life as burdensome. When appropriate, these
4	conversations should emphasize palliative care and hospice
5	availability.
6	(17) A standardized POLST form, which is easily
7	recognized, understood and implemented, can greatly advance
8	the ability of patients to ensure that their medical care is
9	aligned with their goals of care, preferences and values, as
10	informed by a shared decision-making process.
11	(18) Advance health care directives remain critically
12	important for adults from the age of majority until death. An
13	advance health care directive, rather than a POLST, is the
14	appropriate advance care planning tool for healthy patients.
15	(19) When the use of a POLST becomes appropriate, an
16	existing advance health care directive will help shape the
17	choices of the patient or the patient's surrogate decision
18	maker when discussing a POLST with a health care provider.
19	(20) This subchapter is intended to provide a framework
20	and legal authority for POLST to be valid and portable across
21	all care settings, consistent with the foregoing findings.
22	§ 5493. Definitions.
23	The following words and phrases when used in this subchapter
24	shall have the meanings given to them in this section unless the
25	<pre>context clearly indicates otherwise:</pre>
26	"Committee." The POLST Advisory Committee established under
27	this subchapter.
28	"Department." The Department of Health of the Commonwealth.
29	"Health care facility." Any of the following:
30	(1) A facility that is licensed as a health care

1	facility by the department under Chapter 8 of the act of July
2	19, 1979 (P.L.130, No.48), known as the Health Care
3	Facilities Act, including, but not limited to, a hospital,
4	long term care facility, home health care agency or hospice.
5	(2) A facility that is licensed or approved by the
6	Department of Human Services under Article IX or X of the act
7	of June 13, 1967 (P.L.31, No.21), known as the Human Services
8	Code, and provides health care services, including, but not
9	limited to, a psychiatric facility or intermediate care
10	facility for the developmentally or intellectually disabled.
11	(3) A facility that is licensed as a prescribed
12	pediatric extended care center by the department under the
13	act of November 24, 1999 (P.L.884, No.54), known as the
14	Prescribed Pediatric Extended Care Centers Act.
15	"Health care insurer." Any person, corporation or other
16	entity that offers administrative, indemnity or payment services
17	under a program of health care or disability benefits,
18	including, but not limited to, the following:
19	(1) An insurance company, association, exchange or
20	fraternal benefit society subject to the act of May 17, 1921
21	(P.L.682, No.284), known as The Insurance Company Law of
22	<u>1921.</u>
23	(2) A health maintenance organization subject to the act
24	of December 29, 1972 (P.L.1701, No.364), known as the Health
25	Maintenance Organization Act.
26	(3) A hospital plan corporation subject to 40 Pa.C.S.
27	Ch. 61 (relating to hospital plan corporations).
28	(4) A professional health service corporation subject to
29	40 Pa.C.S. Ch. 63 (relating to professional health services
30	plan corporations).

plan corporations).

- 1 (5) A self-insured employee welfare benefit plan.
- 2 (6) A third-party administrator of a self-insured
- 3 employee welfare benefit plan.
- 4 (7) A Federal, State or local government sponsored or
- 5 <u>operated program.</u>
- 6 "Health care practitioner." A physician, physician assistant
- 7 or certified registered nurse practitioner acting in accordance
- 8 with applicable law, including, but not limited to, their
- 9 respective licensing acts and regulations.
- 10 "Life-limiting and irreversible condition." A continual
- 11 profound comatose state with no reasonable chance of recovery or
- 12 a condition caused by injury, disease or illness which within
- 13 reasonable medical judgment would usually produce death within
- 14 one year.
- 15 "Patient Life-Sustaining Wishes Committee." The committee
- 16 appointed to assist the department in determining the
- 17 advisability of using a standardized form containing orders by
- 18 qualified physicians that detail the scope of medical treatment
- 19 for patients' life-sustaining wishes under former section 5488
- 20 (relating to advisory committee).
- 21 "Pennsylvania orders for life-sustaining treatment" or_
- 22 "POLST." One or more medical orders, issued for the care of an
- 23 individual, regarding cardiopulmonary resuscitation or other
- 24 medical interventions that are entered in accordance with
- 25 section 5498.2 (relating to requirements for valid POLST).
- 26 "PLSWC form." The form for a POLST previously approved by
- 27 the department on the recommendation of the Patient Life-
- 28 Sustaining Wishes Committee.
- 29 "POLST form." The form for a POLST adopted under section
- 30 5498 (relating to POLST form).

- 1 "Secretary." The Secretary of Health of the Commonwealth.
- 2 "Surrogate decision maker." A health care agent, health care
- 3 representative, quardian of the person or parent of a minor who
- 4 is legally authorized to make a health care decision for a
- 5 patient.
- 6 § 5494. Prohibitions on use.
- Nothing in this subchapter shall be construed to advance or
- 8 support euthanasia, suicide or health care practitioner-assisted
- 9 <u>suicide</u>.
- 10 § 5495. Voluntary consent requirement.
- 11 (a) Patient consent. -- No POLST shall be valid without the
- 12 voluntary consent of the patient or a surrogate decision maker.
- 13 (b) Eligibility.--
- 14 (1) A POLST for an individual may be completed after a
- physician has determined and has confirmed in writing that
- the individual is a person who has a life-limiting and
- irreversible condition and the person's then-current health
- 18 status, diagnosis and prognosis indicate that standing
- medical orders concerning treatment options are appropriate.
- 20 (2) A POLST may not be completed for individuals with
- stable, even if chronic, medical conditions and more than one
- 22 year of life expectancy.
- 23 (3) A POLST is not appropriate simply because a person
- 24 is seriously ill or frail.
- 25 (c) Health insurance or coverage. -- A health care insurer may
- 26 not:
- 27 (1) Require an individual to consent to a POLST or to
- 28 have a POLST as a condition for being insured.
- 29 (2) Charge an individual a different rate or fee whether
- or not the individual consents to, or has, a POLST.

Τ	(3) Require a health care provider to have a policy to
2	offer a POLST to any individual.
3	(4) Provide a health care provider a financial
4	incentive, payment, discount or rating incentive for having a
5	policy or procedure relating to POLST completion.
6	(5) Impose a rating or reimbursement penalty if a health
7	care provider fails to achieve a target for POLST
8	completions.
9	(d) Consultation Notwithstanding subsection (b), a health
10	care provider may be paid for consultation with or counseling of
11	a patient concerning a POLST or offering advance health care
12	planning.
13	(e) Health care provider and health care facility
14	policies The following shall apply:
15	(1) A health care provider and a health care facility
16	may not make consent to a POLST or having a POLST a condition
17	of admission to, continued occupancy at, or the provision of
18	health care services by the health care provider or a health
19	care facility.
20	(2) A health care provider and a health care facility
21	may not provide a patient or surrogate decision maker an in-
22	kind or financial incentive, payment or discount for
23	consenting to or having a POLST.
24	(3) In complying with paragraphs (1) and (2), a health
25	care provider and a health care facility may have a policy to
26	offer a POLST to appropriate individuals as part of a
27	conversation about goals of care, personal values and
28	preferences, benefits of various treatment options and
29	avoiding unwanted burden.
30	§ 5496. POLST Advisory Committee.

1	(a) Appointment The secretary shall appoint a POLST
2	Advisory Committee, including a chairperson and vice chairperson
3	of the committee.
4	(b) Role of committee The committee shall advise the
5	department on POLST-related matters, including, but not limited
6	to, the format and content of the POLST form and education about
7	POLST.
8	(c) Composition The following shall apply:
9	(1) After consulting Statewide organizations comprised
10	of relevant stakeholders, the secretary shall appoint one or
11	more representatives of the following to the committee:
12	(i) The Pennsylvania Medical Society.
13	(ii) The Hospital and Healthsystem Association of
14	Pennsylvania.
15	(iii) The Pennsylvania Homecare Association.
16	(iv) The Pennsylvania Bar Association.
17	(v) The Joint State Government Commission's Advisory
18	Committee on Decedents' Estates Laws.
19	(vi) State and local emergency medical services
20	providers.
21	(vii) Long-term care facilities and providers of
22	<pre>long-term support.</pre>
23	(viii) Patient advocates.
24	(ix) Disability rights advocates.
25	(x) Faith-based health care providers.
26	(xi) Bioethicists, including both a secular and
27	faith-based representative.
28	(2) The secretary may appoint additional individuals to
29	the committee to provide expertise and a broad representation
30	of interests.

1	(3) The secretary shall ensure that members appointed to
2	the committee include individuals with knowledge about:
3	(i) community POLST coalition efforts; and
4	(ii) nationally accepted physician orders for life-
5	sustaining treatment standards and educational resources,
6	such as the National POLST Paradigm Task Force.
7	§ 5497. Administration of POLST program.
8	(a) Duties The department shall perform the following
9	duties in consultation with the committee:
L O	(1) Adopt and update a POLST form under section 5498
11	(relating to POLST form).
12	(2) Develop and update basic education materials on
13	POLST under section 5498.1 (relating to education about
14	POLST).
15	(3) Make the POLST form and its educational materials
16	available and accessible through the department's publicly
17	accessible Internet website.
18	(b) Plain language requirement In consultation with the
19	committee, the department shall make the POLST form and its
20	educational materials clear, concise, well-organized and
21	otherwise understandable to patients, their families, other
22	surrogate decision makers and health care providers.
23	(c) Coordination In the performance of its
24	responsibilities under this subchapter, the department shall
25	coordinate with other State agencies that address the special
26	needs of individuals with disabilities and older persons,
27	including the Department of Aging and the Department Human
28	Services.
29	§ 5498. POLST form.
30	(a) General rule In consultation with the committee, the

1	department shall adopt, and periodically update when
2	appropriate, a standard POLST form for health care practitioners
3	to issue a POLST with the voluntary consent of the patient or an
4	authorized surrogate decision maker.
5	(b) Medical order options The following shall apply:
6	(1) The POLST form shall include options for a set of
7	medical orders for cardiopulmonary resuscitation and other
8	medical interventions that are determined to be appropriate
9	for a POLST.
10	(2) The POLST form shall be outcome neutral. The medical
11	order options shall range from full treatment to comfort care
12	only, with options in between.
13	(3) The POLST form may include options for nutrition and
14	hydration administered by gastric tube or intravenously or by
15	other medically administered means. If the consent is
16	provided by a surrogate decision maker, the following
17	requirements shall apply:
18	(i) Section 5456(c)(5)(iii) (relating to authority
19	of health care agent).
20	(ii) Section 5461(c) (relating to decisions by
21	health care representative).
22	(iii) Section 5462(c) (relating to duties of
23	attending physician and health care provider).
24	(4) Except as provided under section 5498.2(a)(2)
25	(relating to requirements for valid POLST), no medical order
26	option section shall be required to be completed for the
27	POLST to be valid.
28	(c) Notices The following shall apply:
29	(1) The POLST form shall clearly and conspicuously state
3.0	that a POLST may only be issued with the voluntary consent of

1	the patient or the patient's authorized surrogate decision
2	maker and that a patient or surrogate decision maker may not
3	be compelled by a health care provider or health care insurer
4	to complete or sign a POLST.
5	(2) The POLST form may include other notices regarding
6	patient rights, health care practitioner responsibilities and
7	availability of educational information which the department,
8	in consultation with the committee, determines are
9	appropriate.
10	(d) Identification and signatures The following shall
11	apply:
12	(1) The POLST form shall provide for identification of
13	the patient, any surrogate decision maker who consents to the
14	POLST on behalf of the patient and the health care
15	practitioner who issues the POLST.
16	(2) The POLST form shall provide for the signatures of
17	the patient, any surrogate decision maker and the health care
18	practitioner who issues the POLST.
19	(e) Instructions The POLST form shall include instructions
20	for its completion. The instructions shall clearly convey:
21	(1) The sections required to be completed for the POLST
22	to be valid.
23	(2) The optional sections, including those regarding
24	health care other than cardiopulmonary resuscitation.
25	(f) Opportunity for comment The following shall apply:
26	(1) Prior to adopting the initial POLST form developed
27	after the effective date of this section, the department
28	shall submit for publication notice of the proposed form in
29	the Pennsylvania Bulletin and provide an opportunity for
30	comment on the proposed form for at least 60 days after

1	publication of the notice. The following shall apply:
2	(i) In addition to submitting for publication notice
3	of the initial form in the Pennsylvania Bulletin, the
4	department shall serve a copy of the form to the Health
5	and Human Services Committee of the Senate and the Health
6	Committee of the House of Representatives.
7	(ii) Within 60 days after the close of the comment
8	period, the department shall transmit to the Legislative
9	Reference Bureau for publication a subsequent notice in
10	the Pennsylvania Bulletin that responds to each comment
11	the department has received. In providing responses to
12	each comment, the department shall indicate the reasons
13	for adopting or rejecting the recommendations made during
14	the comment period. The department shall submit for
15	publication a final version of the POLST form in the
16	Pennsylvania Bulletin and on the department's publicly
17	accessible Internet website.
18	(2) The department shall comply with the procedures
19	under paragraph (1) for updates to the POLST form.
20	(3) The adoption of the initial POLST form and any
21	subsequent updates to the POLST form shall be exempt from the
22	<pre>following:</pre>
23	(i) Article II of the act of July 31, 1968
24	(P.L.7569, No.240) known as the Commonwealth Documents
25	Law.
26	(ii) Sections 204(b) and 301(10) of the act of
27	October 15, 1980 (P.L.950, No.164), known as the
28	Commonwealth Attorneys Act.
29	(iii) The act of June 25, 1982 (P.L.633, No .181),
30	known as the Regulatory Review Act.

1	(iv) Section 612 of the act of April 9, 1929 (P.L.
2	177, No. 175), known as The Administrative Code of 1929.
3	(q) POLST forms POLST forms executed prior to the
4	effective date of this section shall be recognized as valid
5	POLST forms and shall have full force and effect as if executed
6	on or after the effective date of this section.
7	(h) Printed copies The POLST form may not be required to
8	be obtained exclusively from the department or any particular
9	vendor. The department shall provide a process for the POLST
10	form to be downloaded free of charge from a publicly accessible
11	Internet website.
12	§ 5498.1. Education about POLST.
13	(a) General rule In consultation with the committee, the
14	department shall develop, and periodically update when
15	appropriate, educational materials about POLST for patients,
16	surrogate decision makers, health care providers and the public.
17	(b) Basic education The department shall make its basic
18	educational materials available in alternative formats that are
19	accessible to persons with a disability. The department's POLST
20	educational materials shall include basic information that
21	explains and provides quidance on the following:
22	(1) The definition of a POLST, including the types of
23	medical interventions that may be covered.
24	(2) How a POLST is an immediately actionable medical
25	order and is valid and portable across all patient settings.
26	(3) When a POLST may be useful and appropriate and when
27	a POLST may not be appropriate.
28	(4) The differences between a POLST and an advance
29	health care directive.
30	(5) The voluntary consent requirement, including a
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1	patient's right to refuse to execute a POLST without adverse
2	consequences under section 5495(b) and (d) (relating to
3	voluntary consent requirement).
4	(6) The importance of a shared decision-making process
5	to assure understanding and voluntary consent by patients and
6	surrogate decision makers.
7	(7) When review of a POLST is required or recommended.
8	(8) The obligation of health care providers to comply
9	with a POLST under this subchapter.
LO	(9) Legal requirements for surrogate decision making.
L1	(10) Appropriate inclusion of patients, to the extent
12	possible, regardless of their physical or mental condition,
13	in decision making when decisions are made on their behalf by
14	surrogate decision makers.
15	(c) Training recommendations The department's educational
16	materials shall include recommendations for training of health
17	care practitioners and others who educate patients about POLST
18	or assist in completion of a POLST form to assure that they have
19	the practiced skills of those conversations and understand the
20	applicable law, medical issues and treatments covered by a
21	POLST. These materials shall incorporate information consistent
22	with the findings in section 5492(9), (10, (11), (12), (13),
23	(14), (15) and (16) (relating to legislative findings and
24	<u>intent).</u>
25	(d) Other resources The department may provide information
26	about the availability of educational materials from other
27	sources, such as non-profit organizations that provide
28	education, training and resources for POLST programs.
29	§ 5498.2. Requirements for valid POLST.
30	(a) General ruleTo be valid, a POLST shall require each

1	of the following:
2	(1) Use of the POLST form, except as provided under
3	section 5498.5 (relating to copies of orders), section
4	5498.15 (relating to POLST executed under prior POLST form),
5	section 5498.16 (related to POLST executed under PLSWC form)
6	and section 5498.17 (related to POLST executed in another
7	state or jurisdiction).
8	(2) Completion of the medical order section regarding
9	cardiopulmonary resuscitation.
LO	(3) The date and signature of a health care practitioner
L1	in accordance with section 5498.6 (related to signature
L2	options), except as provided under subsection (b).
13	(4) The date and signature of the patient or a surrogate
L 4	decision maker in accordance with section 5498.6, except as
15	provided under subsection (c).
16	(b) Verbal orders A verbal order is effective from the
17	date given without countersignature until the expiration of the
18	period of countersignature set forth under paragraph (2) or (3).
19	A health care practitioner's verbal order for a POLST shall be
20	deemed to meet the requirements of subsection (a)(2) if all of
21	the following requirements are met:
22	(1) The order is entered for a patient receiving care
23	from a health care facility.
24	(2) The order is documented on the POLST form and
25	countersigned by the health care practitioner in accordance
26	with any applicable laws and regulations governing the health
27	care facility, including but not limited to a timeframe in

(3) No law or regulation governing the health care
 facility establishes a time limit in which the order must be

which the order must be countersigned.

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- 1 countersigned, and the order is countersigned by the health
- 2 care practitioner within seven days.
- 3 (c) Verbal consent. -- A surrogate decision maker's verbal_
- 4 consent for a POLST shall be deemed to satisfy the requirements
- 5 of subsection (a) (4) if all of the following requirements are
- 6 met:
- 7 (1) Obtaining the signature of the surrogate decision
- 8 maker is not feasible in a timely manner.
- 9 (2) The consent is documented on the POLST form by the
- 10 health care facility in accordance with its policies and
- 11 procedures.
- 12 (3) The signature of the surrogate decision maker is
- obtained as soon as feasible.
- 14 (d) Effectiveness. -- A POLST shall be effective on the date
- 15 it meets the requirement of this section.
- 16 § 5498.3. Portability.
- 17 (a) General rule. -- A POLST executed in accordance with this
- 18 subchapter shall be valid anywhere within this Commonwealth,
- 19 including, but not limited to, all health care facilities, the
- 20 patient's residence and other care settings outside of a health
- 21 care facility, and while the patient is in transit from one
- 22 health care facility or care setting to another.
- 23 (b) Authority of health care practitioners. -- A POLST
- 24 executed in accordance with this subchapter shall be valid in a
- 25 health care facility regardless of whether the health care
- 26 practitioner who signed the order has clinical privileges with
- 27 the health care facility.
- 28 (c) Other orders. -- This subchapter does not prohibit a do-
- 29 not-resuscitate or other order issued for care within a health
- 30 care facility from being valid and actionable within that health

- 1 care facility in accordance with the laws and regulations
- 2 governing the health care facility.
- 3 § 5498.4. Team care.
- A health care facility may designate individuals who have
- 5 been trained in a manner consistent with section 5498.1(c)
- 6 (relating to education about POLST), including, but not limited
- 7 to, nurses and social workers, to participate in conversations
- 8 with a patient or the patient's surrogate decision maker
- 9 regarding a POLST or assisting in completion of the POLST form.
- 10 § 5498.5. Copies of orders.
- 11 A copy of a POLST, including a photocopy, a facsimile or
- 12 other electronic copy, shall be as effective as the original
- 13 POLST.
- 14 § 5498.6. Signature options.
- 15 (a) Options. -- A signature required by section 5498.2
- 16 (relating to requirements for valid POLST) may be provided by a
- 17 hand-written signature or any other means allowed under this
- 18 <u>section</u>.
- 19 (b) Patient unable to sign. -- If a patient is unable to sign
- 20 by a written signature, it shall be sufficient for:
- 21 (1) the patient to sign by a mark; or
- 22 (2) another individual to sign for the patient if that
- 23 patient specifically directs the other individual to sign the
- 24 POLST for the patient.
- 25 (c) Electronic signatures. -- In the case of a patient
- 26 receiving care from a health care facility, a signature on a
- 27 POLST may be obtained by any electronic means that is authorized
- 28 by the policies and procedures of the facility and is consistent
- 29 with the laws governing the facility, including, but not limited
- 30 to, a digitized signature or a digital signature. A copy of the

- 1 POLST shall show a representative image of the signature in the
- 2 applicable signature field.
- 3 § 5498.7. Standards for surrogate decision makers.
- 4 (a) General rule. -- When making a decision about a POLST on
- 5 behalf of a patient, a surrogate decision maker shall comply
- 6 with all applicable legal requirements for health care decision
- 7 making by a surrogate decision maker, including, but not limited
- 8 to, those provided under subsection (b), and the decisions of
- 9 the surrogate decision maker are subject to all applicable legal
- 10 restrictions on decisions by a surrogate decision maker.
- 11 (b) Specific laws. -- Surrogate decision makers must comply
- 12 with the following:
- 13 (1) Subchapter C (relating to health care agents and
- representatives), including but not limited to:
- (i) Section 5456(c) (relating to authority of health
- 16 care agent).
- 17 (ii) Section 5461(c) (relating to decisions by
- 18 <u>health care representative).</u>
- 19 (iii) <u>Section 5462(c)</u> (relating to duties of
- 20 <u>attending physician and health care provider).</u>
- 21 (2) Chapter 55 (relating to incapacitated persons).
- 22 (c) Minors. -- A surrogate decision maker for an unemancipated
- 23 minor shall be subject to the requirements and restrictions
- 24 applicable to a health care representative for an adult when
- 25 making a decision about a POLST on behalf of the minor.
- 26 (d) Competent patient. -- This section does not limit the
- 27 right of a competent patient to consent to a POLST.
- 28 § 5498.8. Revocation.
- 29 (a) Consent. -- A patient or a surrogate decision maker acting
- 30 within his decision-making authority may revoke consent to all

- 1 or part of a POLST at any time and in any manner that
- 2 communicates an intent to revoke.
- 3 (b) Notice. -- A health care provider or surrogate decision
- 4 maker who is informed of a revocation shall promptly communicate
- 5 the fact of the revocation to any attending health care provider
- 6 and to any health care facility from which the patient is
- 7 receiving care.
- 8 (c) Implementation. -- A health care provider that is notified
- 9 of a POLST revocation shall record that the POLST is void in any
- 10 medical records containing the order that are maintained by the
- 11 health care provider.
- 12 § 5498.9. Transfer requirements.
- 13 (a) Notice of POLST. -- A health care facility that transfers
- 14 a patient with a POLST to another health care facility shall
- 15 provide the POLST to the receiving facility and any health care
- 16 providers who are responsible for the patient's care during
- 17 transport to the receiving facility. The notice of the order
- 18 shall be provided prior to the transfer, or, if prior notice is
- 19 not feasible, as soon as feasible thereafter.
- 20 (b) Compliance. -- The requirements of section 5498.11
- 21 <u>(relating to compliance) shall apply in the event that the</u>
- 22 receiving health care provider or health care provider involved
- 23 in the transfer is unable in good conscience to comply with the
- 24 POLST or the policies of the health care provider preclude
- 25 <u>compliance</u>.
- 26 § 5498.10. Review requirements.
- 27 (a) Mandatory review. -- In the event a patient with a POLST
- 28 <u>is admitted or transferred to a health care facility, the</u>
- 29 treating health care provider at the health care facility shall
- 30 review the POLST as soon as feasible with the patient or the

- 1 patient's authorized surrogate decision maker. The POLST shall
- 2 remain effective unless and until modified or voided as a result
- 3 of the review.
- 4 (b) Recommended review. -- In consultation with the committee,
- 5 the department shall develop recommendations for other
- 6 situations in which it is appropriate or advisable for a POLST
- 7 to be reviewed, giving consideration to the following
- 8 circumstances:
- 9 (1) A substantial change in the patient's health status.
- 10 (2) A change in the patient's goals of care or treatment
- 11 preferences.
- 12 <u>§ 5498.11. Compliance.</u>
- 13 (a) Notification by attending physician or health care
- 14 provider .-- If an attending physician or other health care
- 15 provider cannot in good conscience comply with a POLST or if the
- 16 policies of a health care provider preclude compliance with a
- 17 POLST, the attending physician or health care provider shall so
- 18 inform the patient, if the patient is competent, and any
- 19 surrogate decision maker who consented to the order on behalf of
- 20 the patient.
- 21 (b) Transfer. -- The attending physician or health care
- 22 provider under subsection (a) shall make every reasonable effort
- 23 to assist in the transfer of the patient to another physician or
- 24 health care provider who will comply with the POLST.
- 25 (c) Liability.--If transfer under subsection (b) is
- 26 impossible, the provision of care necessary to sustain life to a
- 27 patient may not subject an attending physician or a health care
- 28 provider to criminal or civil liability or administrative
- 29 sanction for failure to carry out the POLST.
- 30 (d) Policies. -- The department shall require health care

1	facilities to have policies and procedures for implementation of
2	a POLST.
3	§ 5498.12. Emergency medical services.
4	(a) Medical command instructions Notwithstanding the
5	absence of a do-not-resuscitate order in a POLST, emergency
6	medical services providers shall at all times comply with the
7	instructions of an authorized medical command physician to
8	withhold or discontinue resuscitation.
9	(b) Effect of POLST do-not-resuscitate order The following
10	shall apply:
11	(1) Emergency medical services providers shall comply
12	with a do-not-resuscitate order in a POLST if made aware of
13	the order. In order to be in compliance with the do-not-
14	resuscitate order in a POLST, an emergency medical service
15	provider must:
16	(i) withhold cardiopulmonary resuscitation from the
17	patient in the event of respiratory and cardiac arrest;
18	<u>or</u>
19	(ii) discontinue and cease cardiopulmonary
20	resuscitation, in the event the emergency medical
21	services provider is presented with a do-not-resuscitate
22	order in a POLST after initiating cardiopulmonary
23	resuscitation.
24	(2) Emergency medical services providers shall provide
25	other medical interventions necessary and appropriate to
26	provide comfort and alleviate pain, including intravenous
27	fluids, medications, oxygen and any other intervention
28	appropriate to the level of the certification of the
29	emergency medical services provider, unless otherwise
20	directed by the nationt or the emergency medical services

1	provider's authorized medical command physician.
2	(c) Uncertainty regarding validity or applicability of do-
3	not-resuscitate order in POLST The following shall apply:
4	(1) Emergency medical services providers who in good
5	faith are uncertain about the validity or applicability of a
6	do-not-resuscitate order in a POLST shall render care in
7	accordance with the emergency medical services providers'
8	level of certification.
9	(2) Emergency medical services providers who act under
10	paragraph (1) may not be subject to civil or criminal
11	liability or administrative sanction for failure to comply
12	with a do-not-resuscitate order in a POLST.
13	(d) Uncertainty regarding validity or applicability of
14	POLST Emergency medical services providers are not required
15	to, but may, contact their medical command physician prior to
16	complying with a POLST.
17	§ 5498.13. Immunity.
18	(a) Compliance A health care provider or other person may
19	not be subject to civil or criminal liability or to discipline
20	for unprofessional conduct for complying with a POLST based upon
21	the good faith assumption that the orders therein were valid
22	when made and have not been revoked or terminated.
23	(b) Noncompliance A health care provider or other person
24	may not be subject to civil or criminal liability or to
25	discipline for unprofessional conduct for refusing to comply
26	with a POLST on the good faith belief that:
27	(1) The POLST is not valid.
28	(2) Compliance with the POLST would be unethical or, to
29	a reasonable degree of medical certainty, would result in

medical care having no medical basis in addressing any

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- 1 medical need or condition of the patient, provided that the
- 2 health care provider complies in good faith with sections
- 3 5462(c) (relating to duties of attending physician and health
- 4 care provider) and 5498.11 (relating to compliance).
- 5 (c) Other protection. -- This section does not limit the
- 6 immunity available to a health care provider or person under
- 7 sections 5431 (relating to liability) or 5498.12(c)(2) (relating
- 8 to emergency medical services).
- 9 § 5498.14. Conflict with advance health care directive.
- 10 If a POLST conflicts with a provision of an advance health
- 11 care directive, the provision of the instrument latest in date
- 12 of execution shall prevail to the extent of the conflict.
- 13 § 5498.15. POLST executed under prior POLST form.
- A POLST executed on a POLST form that was valid when executed
- 15 shall remain valid even if the department subsequently adopts a
- 16 revised form.
- 17 § 5498.16. POLST executed under PLSWC form.
- 18 (a) Validity.--Except as provided under subsection (b), a
- 19 POLST executed on the PLSWC form prior to the adoption of a
- 20 POLST form under this subchapter is effective to the same extent
- 21 as it would be effective if executed on the POLST form.
- 22 (b) Emergency medical services providers. -- Emergency medical
- 23 services providers are not required to, but may if they deem it
- 24 necessary, contact their medical command physician prior to
- 25 complying with a POLST executed on the PLSWC form.
- 26 (c) Immunity. -- For purposes of the immunity under sections
- 27 5431 (relating to liability) and 5498.13 (relating to immunity),
- 28 a POLST executed on the PLSWC form shall be deemed to be a POLST
- 29 <u>executed under this subchapter.</u>
- 30 § 5498.17. POLST executed in another state or jurisdiction.

- 1 (a) Validity. -- Except as provided under subsection (b), a
- 2 health care provider may comply with a POLST, or a substantial
- 3 equivalent order executed under the laws of another state or
- 4 jurisdiction and in conformity with the laws of that state or
- 5 jurisdiction, if:
- 6 (1) the order meets the requirements of section
- 7 5498.2(a)(2), (3) and (4) (relating to requirements for valid
- 8 POLST); and
- 9 (2) the health care provider consults, as soon as
- 10 feasible, with the patient if competent and any surrogate
- decision maker regarding continued compliance with the order.
- (b) Exception. -- Subsection (a) shall not apply to orders
- 13 executed in another state or jurisdiction to the extent that the
- 14 order directs procedures or the withholding or withdrawal of
- 15 procedures under circumstances that are inconsistent with the
- 16 laws of this Commonwealth, including, but not limited to,
- 17 section 5498.7 (relating to standards for surrogate decision
- 18 makers).
- 19 (c) Immunity. -- For purposes of the immunity under section
- 20 5431 (relating to liability) and section 5498.13 (relating to
- 21 <u>immunity</u>), a POLST, or its substantial equivalent that was
- 22 executed under the laws of another state or jurisdiction and is
- 23 valid under subsections (a) and (b), shall be deemed to be a
- 24 POLST executed under this subchapter.
- 25 § 5498.18. POLST registry study.
- 26 (a) Study. -- In consultation with the committee and the
- 27 Pennsylvania eHealth Partnership Authority, the department shall
- 28 study the feasibility and cost of creating an Internet-based
- 29 POLST registry that would allow health care providers caring for
- 30 a patient to obtain a current POLST for the patient.

- 1 (b) Report. -- The department shall report the results of its
- 2 study to the Health and Human Services Committee of the Senate
- 3 and the Health Committee of the House of Representatives. The
- 4 department shall report the status of the study to the
- 5 committees at least every 180 days until the final results are
- 6 reported.
- 7 Section 7. This act shall take effect as follows:
- 8 (1) The following provisions shall take effect
- 9 immediately:
- 10 (i) This section.
- 11 (ii) The addition of 20 Pa.C.S. § 5496.
- 12 (2) The remainder of this act shall take effect in 90
- days.