

Triage Cancer Estate Planning Toolkit: West Virginia

Part II: Understanding Estate Planning Documents in Your State

State Laws About Wills

A will is a legal document that provides instructions for what you would like to have happen to your property upon death. A will is also a place where parents can name a guardian for any minor children or adult children with developmental disabilities.

West Virginia probate courts accept written, holographic and oral wills. To make a valid written will in West Virginia:

- 1. You need to be in the right state of mind to create a will. This means you need to be:
 - At least 18 years old
 - o Of "sound mind" (meaning you know what you're doing)
- 2. You need to sign the will, in front of two witnesses who have watched you sign or authorize someone else to sign the will, and understand what they are signing.
- 3. Your will does not need to be notarized to be legal in West Virginia. However, you can make your will "self-proving," or accepted in probate court without the court needing to contact your witnesses. To do this, you and your witnesses must sign an affidavit affirming the will in front of a notary.

Due to the COVID-19 pandemic, West Virginia now allows you to execute your will remotely (e.g. witness the signing of a will by teleconferencing). However, before you execute your will remotely, you should check your state's laws to make sure that this is still allowed at the time you are executing your will.

A holographic will is one that is handwritten by you. To make a valid holographic will in West Virginia:

- 1. You need to be in the right state of mind to create a will. This means you need to be:
 - At least 18 years old
 - Of "sound mind" (meaning you know what you're doing)
- 2. Your entire will must be written in your handwriting and you must sign it

If you make a holographic will, it does not need to be signed by witnesses. Keep in mind that most estate planning experts do not recommend relying on holographic wills, because it is more difficult to prove that they are valid in probate court.

Oral wills are only valid in West Virginia for soldiers in actual military service or mariners at sea distributing "personal property," or personal belongings like clothing or photographs. While oral wills are useful for extreme circumstances, experts recommend creating a written will if you can.

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State Laws About Financial Powers of Attorney

A power of attorney for financial affairs is a legal document where you (the principal) name a trusted adult (the agent) who is authorized to make financial decisions on your behalf.

West Virginia's power of attorney statutory form allows you to choose someone to manage your finances, including assets like your property, taxes, and government benefits. You can also choose a successor agent, and a second successor agent, in case the first person you choose cannot be your agent. This person can make all financial decisions for you, or you can limit their powers to specific areas, like filing taxes or banking. Unless you indicate otherwise in the "special instructions" section, your agent is entitled to reasonable compensation for their help. This document goes into effect when you sign it, unless you indicate otherwise in the "special instructions" section. After that point, this document will remain in effect until you die, unless you revoke your power of attorney.

Part III of this toolkit includes a sample form.

State Laws About Advance Health Care Directives

An advance health care directive is a legal document you can use to provide written instructions, or state preferences, about your medical care in case you become unable to communicate. In West Virginia, this form is called a **West Virginia Combined Medical Power of Attorney and Living Will.**

- Part I Medical Power of Attorney: You can choose someone (a "representative") to make decisions about your medical care for you, including life-prolonging care, any time your doctor determines you can no longer make these decisions. You can also choose an alternate person if the first person you choose is not available. This document takes effect when your doctor determines you can no longer understand or communicate your preferences for health care.
- Part II Living Will: This document lets you indicate your preferences for life-sustaining care if you become unable to speak for yourself and are suffering from a terminal illness or condition. You can indicate wishes for hospice care, but also other advance planning issues, like preferences for burial.
- Part III Signing and Witnessing Provisions: You must sign your advance health care directive in front of two adult witnesses and a notary public. Your witnesses cannot be:
 - Someone signing this document on your behalf
 - Your representative or successor representative
 - o Related to you
 - Your doctor or an employee of your doctor
 - o Directly financially responsible for your health care
 - o Included in your will or entitled to your estate by any other law
- **Organ Donation Form:** You can attach an optional organ donation form to indicate if you would like to make an organ/tissue donation.

You can change the directions in your advance health care directive at any time, by destroying the document, creating a dated and signed revocation, or orally revoking this document in front of a witness at least 18 years old, who will sign a statement confirming your revocation.

Part III of this toolkit includes a sample advance health care directive.

State Laws About POLST/MOLST

A physician order for life-sustaining treatment (POLST) is a medical order completed by a seriously ill person and signed by a physician. In West Virginia, this document is called a physician order for scope of treatment (POST). The POST does not replace an advance directive. You can complete a POST form with your doctor.

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This form lets you indicate your preferences for:

- Cardiopulmonary resuscitation orders (also known as a "Do not resuscitate," or DNR order)
- Medical Interventions, ranging from all medical and surgical treatments available to prolong your life, selective treatments to restore your health while avoiding burdensome procedures, or comfort-focused treatments to manage symptoms and allow natural death
- Antibiotics
- Medically assisted nutrition and hydration, or food and fluids offered through surgically-placed tubes
- Additional orders or instructions for your care

This form will not expire, so it is important for you and your physician to review it regularly to make sure it still reflects your wishes.

You can find this form in Part III of this toolkit.

State Laws About Funeral Designation Forms

Funeral designation forms allow you to tell your loved ones what you would like to happen to your remains after you pass away. These forms can be used to choose someone to control what happens to your remains after your death, specify what you would like to have happen, and other wishes depending on your state.

West Virginia does not have a dedicated funeral designation form, but you can use your advance health care directive to designate someone to oversee the disposal of your remains.

State Laws About Death with Dignity

"Death with Dignity" laws, or physician-assisted dying/aid-in-dying laws, allow certain terminally ill people to voluntarily and legally request and receive a prescription medication from their physician to hasten their death in a peaceful, humane, and dignified way. By adding a voluntary option to the continuum of end-of-life care, these laws can give you dignity, control, and peace of mind during your final days with family and loved ones.

West Virginia does not have a death with dignity law. But, you can indicate other decisions related to end-of-life care through an advance health care directive.

Federal Law About HIPAA

The Health Insurance Portability and Accountability Act of 1996 (HIPAA) is a federal law that protects the privacy of your health information. HIPAA does allow your protected health information to a be shared with your personal representative who has authority to make health care decisions for you (i.e., your health care agent or proxy).

To guarantee your agent's access to information, a HIPAA authorization form should be signed and dated by you. Also, it must identify the information to be disclosed, the purpose of the disclosure, the recipients of the information, and an expiration date. This means that any advance health care directives should be clear about the scope of your agent's authority to receive protected health care information.

You can revoke a HIPAA authorization form at any time by notifying your health care provider in writing.

Part III of this toolkit includes a sample HIPAA authorization form. For more information: www.cdc.gov/phlp/publications/topic/hipaa.html.

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Triage Cancer Estate Planning Toolkit: West Virginia

Part III: Your State's Estate Planning Forms

- Power of Attorney for Financial Affairs
- West Virginia Combined Medical Power of Attorney and Living Will
- Physician Order for Scope of Treatment (POST)
- HIPAA Authorization Form

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Part III: Your State's Estate Planning Forms

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Power of Attorney for Financial Affairs

State of West Virginia STATUTORY FORM POWER OF ATTORNEY IMPORTANT INFORMATION

This power of attorney authorizes another person (your agent) to make decisions concerning your property for you (the principal). Your agent will be able to make decisions and act with respect to your property (including your money) whether or not you are able to act for yourself. The meaning of authority over subjects listed on this form is explained in the Uniform Power of Attorney Act located at W.Va. Code §39B-3-101, et seq.

This power of attorney does not authorize the agent to make health-care decisions for you.

You should select someone you trust to serve as your agent. Unless you specify otherwise, generally the agent's authority will continue until you die or revoke the power of attorney or the agent resigns or is unable to act for you.

Your agent is entitled to reasonable compensation unless you state otherwise in the special instructions. This form provides for designation of one agent. If you wish to name more than one agent you may name a coagent in the Special Instructions. Coagents are not required to act together unless you include that requirement in the Special Instructions. If your agent is unable or unwilling to act for you, your power of attorney will end unless you have named a successor agent. You may also name a second successor agent.

This power of attorney becomes effective immediately unless you state otherwise in the Special Instructions.

If you have questions about the power of attorney or the authority you are granting to your agent, you should seek legal advice before signing this form.

DESIGNATION OF AGENT

name the following person as my agent:
(Name of Principal)
ame of Agent:
gent's Address:
gent's Telephone Number:
my agent is unable or unwilling to act for me, I name as my successor agent:
ame of Successor Agent:
accessor Agent's Address:

Successor Agent's Telephone Number:
If my successor agent is unable or unwilling to act for me, I name as my second successor agent:
Name of Second Successor Agent:
Second Successor Agent's Address:
Second Successor Agent's Telephone Number:
GRANT OF GENERAL AUTHORITY
I grant my agent and any successor agent general authority to act for me with respect to the following subjects as defined in the Uniform Power of Attorney Act [insert citation]:
(INITIAL each subject you want to include in the agent's general authority. If you wish to grant general authority over all of the subjects you may initial "All Preceding Subjects" instead of initialing each subject.)
() Real Property
() Tangible Personal Property
() Stocks and Bonds
() Commodities and Options
() Banks and Other Financial Institutions
() Operation of Entity or Business
() Insurance and Annuities
() Estates, Trusts, and Other Beneficial Interests
() Claims and Litigation
() Personal and Family Maintenance
() Benefits from Governmental Programs or Civil or Military Service
() Retirement Plans
() Taxes
() All Preceding Subjects

GRANT OF SPECIFIC AUTHORITY (OPTIONAL)

My agent MAY NOT do any of the following specific acts for me UNLESS I have INITIALED the specific authority listed below:

(CAUTION: Granting any of the following will give your agent the authority to take actions that could significantly reduce your property or change how your

property is distributed at your death. INITIAL ONLY the specific authority you WANT to give your agent.)
() Create, amend, revoke, or terminate an inter vivos trust
() Make a gift, subject to the limitations of the West Virginia Uniform Power of Attorney Act and any special instructions in this power of attorney
() Create or change rights of survivorship
() Create or change a beneficiary designation
() Authorize another person to exercise the authority granted under this power of attorney
() Waive the principal's right to be a beneficiary of a joint and survivor annuity, including a survivor benefit under a retirement plan
() Exercise fiduciary powers that the principal has authority to delegate
()Disclaim or refuse an interest in property, including a power of appointment
LIMITATION ON AGENT'S AUTHORITY
An agent that is not my ancestor, spouse or descendant MAY NOT use my property to benefit the agent or a person to whom the agent owes an obligation of support unless I have included that authority in the Special Instructions.
SPECIAL INSTRUCTIONS (OPTIONAL)
You may give special instructions on the following lines:

EFFECTIVE DATE

This power of attorney is effective immediately unless I have stated otherwise in the special instructions.

NOMINATION OF CONSERVATOR OR GUARDIAN (OPTIONAL)

If it becomes necessary for a court to appoint a conservator or guardian of my estate or guardian of my person, I nominate the following person(s) for appointment: Name of Nominee for conservator or guardian of my estate: Nominee's Address: Nominee's Telephone Number: Name of Nominee for guardian of my person:________ Nominee's Address: Nominee's Telephone Number:______ RELIANCE ON THIS POWER OF ATTORNEY Any person, including my agent, may rely upon the validity of this power of attorney or a copy of it unless that person knows it has terminated or is invalid. SIGNATURE AND ACKNOWLEDGMENT Your Signature Date Your Name Printed_____ Your Address State of _____ [County] of_____ This document was acknowledged before me on _______, (Date) (Name of Principal) _____ (Seal, if any) Signature of Notary My commission expires: _____ This document prepared by:

IMPORTANT INFORMATION FOR AGENT

Agent's Duties

When you accept the authority granted under this power of attorney, a special legal relationship is created between you and the principal. This relationship imposes upon you legal duties that continue until you resign or the power of attorney is terminated or revoked. You must:

- (1) Do what you know the principal reasonably expects you to do with the principal's property or, if you do not know the principal's expectations, act in the principal's best interest; act in good faith;
- (2) Do nothing beyond the authority granted in this power of attorney; and
- (3) Disclose your identity as an agent whenever you act for the principal by writing or printing the name of the principal and signing your own name as "agent" in the following manner:

	by
(Principal's Name)	(Your Signature) as Agent

Unless the special instructions in this power of attorney state otherwise, you must also:

- (1) Act loyally for the principal's benefit;
- (2) Avoid conflicts that would impair your ability to act in the principal's best interest;
- (3) Act with care, competence and diligence;
- (4) Keep a record of all receipts, disbursements and transactions made on behalf of the principal;
- (5) Cooperate with any person that has authority to make health-care decisions for the principal to do what you know the principal reasonably expects or, if you do not know the principal's expectations, to act in the principal's best interest; and attempt to preserve the principal's estate plan if you know the plan and preserving the plan is consistent with the principal's best interest.

Termination of Agent's Authority

You must stop acting on behalf of the principal if you learn of any event that terminates this power of attorney or your authority under this power of attorney. Events that terminate a power of attorney or your authority to act under a power of attorney include:

- (1) Death of the principal;
- (2) The principal's revocation of the power of attorney or your authority;
- (3) The occurrence of a termination event stated in the power of attorney;

- (4) The purpose of the power of attorney is fully accomplished; or
- (5) If you are married to the principal, a legal action is filed with a court to end your marriage or for your legal separation, unless the Special Instructions in this power of attorney state that such an action will not terminate your authority.

Liability of Agent

The meaning of the authority granted to you is defined in the Uniform Power of Attorney Act located at W.Va. Code §39B-3-101, et seq. If you violate the Uniform Power of Attorney Act located at W.Va. Code §39B-3-101, et seq or act outside the authority granted, you may be liable for any damages caused by your violation.

If there is anything about this document or your duties that you do not understand, you should seek legal advice.

AGENT'S CERTIFICATION AS TO THE VALIDITY OF POWER OF ATTORNEY AND AGENT'S AUTHORITY

State of West Virgi	nia,
County of	, to-wit:
I,	, certify under penalty of perjury that
granted me author	ity as an agent or successor agent in a power of attorney dated
	·
I, further certify th	at to my knowledge:

- (1) The Principal is alive and has not revoked the power of attorney or my authority to act under the power of attorney and the power of attorney and my authority have not terminated;
- (2) If the power of attorney was drafted to become effective upon the happening or an event or contingency, the event or contingency has occurred.
- (3) If I was named as a successor agent, the prior agent is no longer able or willing to serve; and

Agent's Signature		
Agent's Name Printed	l	
Address:		

	Notary Public	
My commission expires:		



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Part III: Your State's Estate Planning Forms

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Advance Health Care Directive

WEST VIRGINIA COMBINED MEDICAL POWER OF ATTORNEY AND LIVING WILL - PAGE 1 OF 4

PART I. Medical Power of Attorney

PRINT THE DATE

PRINT YOUR NAME

PRINT THE NAME, ADDRESS AND TELEPHONE NUMBER OF YOUR REPRESENTATIVE AND SUCCESSOR REPRESENTATIVE

This appointment shall extend to, but not be limited to, health care decisions relating to medical treatment, surgical treatment, nursing care, medication, hospitalization, care and treatment in a nursing home or other facility, and home health care. The representative appointed by this document is specifically authorized to be granted access to my medical records and other health information and to act on my behalf to consent to, refuse or withdraw any and all medical treatment or diagnostic procedures, or autopsy if my representative determines that I, if able to do so, would consent to, refuse or withdraw such treatment or procedures. Such authority shall include, but not be limited to, decisions regarding the withholding or withdrawal of life-prolonging interventions.

I appoint this representative because I believe this person understands my wishes and values and will act to carry into effect the health care decisions that I would make if I were able to do so, and because I also believe that this person will act in my best interest when my wishes are unknown. It is my intent that my family, my physician, and all legal authorities be bound by the decisions that are made by the representative appointed by this document, and it is my intent that these decisions should not be the subject of review by any health care provider or administrative or judicial agency.

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WEST VIRGINIA COMBINED MEDICAL POWER OF ATTORNEY **AND LIVING WILL - PAGE 2 OF 4**

ADD OTHER INSTRUCTIONS, IF ANY, REGARDING YOUR ADVANCE **CARE PLANS**

THESE **INSTRUCTIONS CAN FURTHER ADDRESS** YOUR HEALTH CARE PLANS, SUCH AS YOUR WISHES REGARDING HOSPICE TREATMENT, BUT **CAN ALSO ADDRESS** OTHER ADVANCE PLANNING ISSUES, SUCH AS YOUR **BURIAL WISHES**

ATTACH **ADDITIONAL PAGES** IF NEEDED

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When making health care decisions for me, my representative should think about what action would be consistent with past conversations we have had, my treatment preferences as expressed in this document, my religious and other beliefs and values, and how I have handled medical and other important issues in the past. If what I would decide is still unclear, then my representative should make decisions for me that my representative believes are in my best interest, considering the benefits, burdens, and risks of my current circumstances and treatment options.

I give these additional instructions as further guidance for my

representative:	,	,
-		
-		
(attach additional pages if	needed)	

THIS MEDICAL POWER OF ATTORNEY SHALL BECOME EFFECTIVE ONLY UPON MY INCAPACITY TO GIVE, WITHHOLD, OR WITHDRAW INFORMED CONSENT TO MY OWN MEDICAL CARE.

WEST VIRGINIA COMBINED MEDICAL POWER OF ATTORNEY AND LIVING WILL - PAGE 3 OF 4

PART II. Living Will

It is my intent that this document be legally binding and effective and that this document be taken as a formal statement of my desire concerning the method by which any health care decisions should be made on my behalf during any period when I am unable to make such decisions.

In exercising the authority under this medical power of attorney, my representative, if I have appointed one, shall act consistently with my special directives or limitations as stated below. If I have not appointed a representative, this document shall be binding on any surrogate appointed to make health care decisions on my behalf.

I am giving the following SPECIAL DIRECTIVES OR LIMITATIONS ON THIS POWER: (Comments about tube feedings, breathing machines, cardiopulmonary resuscitation, dialysis, mental health treatment, funeral arrangements, autopsy, and organ donation may be placed here. My failure to provide special directives or limitations does not mean that I want or refuse certain treatments).

1. If I am very sick and not able to communicate my wishes for myself and I am certified by one physician who has personally examined me, to have a terminal condition or to be in a persistent vegetative state (I am unconscious and am neither aware of my environment nor able to interact with others,) I direct that life-prolonging medical intervention that would serve solely to prolong the dying process or maintain me in a persistent vegetative state be withheld or withdrawn. I want to be allowed to die naturally and only be given medications or other medical procedures necessary to keep me comfortable. I want to receive as much medication as is necessary to alleviate my pain.

2.	Other directives:
	(attach additional pages if needed)

LANGUAGE WITH WHICH YOU DISAGREE

STRIKE THROUGH AND INITIAL ANY

ADD OTHER
INSTRUCTIONS, IF
ANY, REGARDING
YOUR ADVANCE
CARE PLANS

THESE
INSTRUCTIONS CAN
FURTHER ADDRESS
YOUR HEALTH CARE
PLANS, SUCH AS
YOUR WISHES
REGARDING
HOSPICE
TREATMENT, BUT
CAN ALSO ADDRESS
OTHER ADVANCE
PLANNING ISSUES,
SUCH AS YOUR
BURIAL WISHES

ATTACH ADDITIONAL PAGES IF NEEDED

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WEST VIRGINIA COMBINED MEDICAL POWER OF ATTORNEY AND LIVING WILL - PAGE 4 OF 4

PART III. Execution

	• '	ART IIII EXCEUTION	_
SIGN, DATE, AND PRINT YOUR NAME	Signature:		Date:
PRINT TOUR NAME	Printed Name:		
	I did not sign the principal's si age and am not related to the to any portion of the estate of under any will of the principal costs of the principal's medica physician, nor am I the repres principal.	e principal by blood or refthe principal or to the or codicil thereto, or lead or other care. I am no	narriage. I am not entitled best of my knowledge gally responsible for the ot the principal's attending
TWO WITNESSES MUST SIGN, DATE,	Witness #1	DA	TE
AND PRINT THEIR NAMES	Print Name		
	Witness #2	DA	TE
AND	Print Name		
A NOTARY PUBLIC MUST COMPLETE	STATE OF		
THIS SECTION OF YOUR DOCUMENT	I,	, a Notary Public of	said
TOOK BOOCH LIVE	county		
	principal, and	and	, as
	witnesses, whose names are s	5	•
		, 20, have this da	ay acknowledged the same
	before me.		
	Given under my hand this		, 20
	My commission expires:		ahaa a C Natau - D - L P
		Sign	ature of Notary Public

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Courtesy of CaringInfo 1731 King St., Suite 100, Alexandria, VA 22314 www.caringinfo.org, 800-658-8898

ORGAN DONATION (OPTIONAL) INITIAL THE OPTION THAT REFLECTS YOUR WISHES

ADD NAME OR INSTITUTION (IF ANY)

PRINT YOUR NAME, SIGN, AND DATE THE DOCUMENT

YOUR
WITNESSES
MUST SIGN AND
PRINT THEIR
ADDRESSES

AT LEAST ONE WITNESS MUST BE A DISINTERESTED PARTY

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WEST VIRGINIA ORGAN DONATION FORM - PAGE 1 OF 1

Initial the line next to the statement below that best reflects your wishes. You do not have to initial any of the statements. If you do not initial any of the statements, your attorney for health care, proxy, or other agent, or your family, may have the authority to make a gift of all or part of your body under West Virginia law.

your body drider west virginia law.
I do not want to make an organ or tissue donation and I do not want my attorney for health care, proxy, or other agent or family to do so.
I have already signed a written agreement or donor card regarding organ and tissue donation with the following individual or institution:
Name of individual/institution:
Pursuant to West Virginia law, I hereby give, effective on my death:
Any needed organ or parts The following part or organs listed below:
For (initial one): Any legally authorized purpose. Transplant or therapeutic purposes only.
Declarant name:
Declarant signature:
Date:
The declarant voluntarily signed or directed another person to sign this writing in my presence.
WitnessDate
Address
I am a disinterested party with regard to the declarant and his or her donation and estate. The declarant voluntarily signed or directed another person to sign this writing in my presence.
WitnessDate

Courtesy of CaringInfo 1731 King St., Suite 100, Alexandria, VA 22314 www.caringinfo.org, 800-658-8898

Address _____



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Part III: Your State's Estate Planning Forms

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Physician Orders for Life Sustaining Treatment (POLST)



HIPAA PERMITS DISCLOSURE OF POST ORDERS TO HEALTH CARE PROVIDERS AS NECESSARY FOR TREATMENT SEND FORM WITH PATIENT WHENEVER TRANSFERRED OR DISCHARGED

West Virginia POST Form

Adapted from the National POLST form and in compliance with WV Code §16-30-1 et seq.

Health care providers should complete this form only after a conversation with the patient or the patient's Medical Power of Attorney (MPOA) representative or surrogate. The POST decision-making process is for patients who are at risk for a life-threatening clinical event because they have a serious life-limiting medical condition, which may include advanced frailty. https://polst.org/guidance-appropriate-patients-pdf **Patient Information.** Having a POST form is always voluntary. THIS IS A MEDICAL Patient First Name: Middle Initial: ORDER, NOT AN **ADVANCE** Last Name: Suffix (Jr, Sr, etc): DIRECTIVE. DOB (mm/dd/yyyy): / / Preferred Name: Review and revise advance directives to Last 4 Social Security Number: xxx-xx-Gender (circle one): M F X be consistent with POST Zip code: Address: A. Cardiopulmonary Resuscitation Orders. Follow these orders if patient has no pulse and is not breathing. YES CPR: Attempt Resuscitation, including mechanical NO CPR: Do Not Attempt Resuscitation. (May choose any option in Section B) ventilation, defibrillation and cardioversion. (Requires choosing Full Treatments in Section B) B. Initial Treatment Orders. Follow these orders if patient has a pulse and is breathing. Reassess and discuss interventions with patient or MPOA representative/surrogate regularly to ensure treatments are meeting patient's care goals. Consider a time-limited trial of interventions based on goals. Full Treatments (required if choose CPR in Section A). Goal: Attempt to sustain life by all medically effective means. Provide appropriate medical and surgical treatments as indicated to attempt to prolong life, including intensive care. Selective Treatments. Goal: Attempt to restore function while avoiding intensive care and resuscitation efforts (ventilator, defibrillation and cardioversion). May use non-invasive positive airway pressure, antibiotics and IV fluids as indicated. Avoid intensive care. Transfer to hospital if treatment needs cannot be met in current location. Comfort-focused Treatments. Goal: Maximize comfort through symptom management; allow natural death. Use oxygen, suction and manual treatment of airway obstruction as needed for comfort. Avoid treatments listed in full or select treatments unless consistent with comfort goal. Transfer to hospital only if comfort cannot be achieved in current setting. C. Additional Orders or Instructions. These orders are in addition to those above (e.g., blood products, dialysis). EMS protocols may limit emergency responder ability to act on orders in this section. **D. Medically Assisted Nutrition** (Offer food by mouth if desired by patient, safe, and tolerated) Provide feeding through new or existing surgically-placed tubes No artificial means of nutrition desired Time-limited trial of days but no surgically-placed tubes Discussed but no decision made (provide standard of care) E. SIGNATURE: Patient or Patient Representative/Surrogate/Guardian (eSigned documents are valid) Indicate in this box if you agree with the following statement: If I lose decision-making capacity and my condition Authorization significantly deteriorates, I give permission to my MPOA representative/surrogate to make decisions and to complete a new POST form in accordance with my expressed wishes for such a condition or if these wishes are unknown or not reasonably ascertainable, my best interests. Opt-In Indicate in this box if you agree to have your POST and other forms submitted to the WV e-Directive Registry and released to treating health care providers to ensure your wishes are known. FAX 844-616-1415 I understand this form is voluntary. I have discussed my treatment options and goals of care with my provider. If signing as the patient's MPOA representative/surrogate, the treatments are consistent with the patient's expressed wishes or, if unknown, their best interests. Patient/Patient MPOA representative/surrogate signature (required) Date (mm/dd/yyyy) The most recently completed, valid POST form supersedes all previously completed POST forms. F. SIGNATURE: Health Care Provider (eSigned documents are valid) Verbal orders are acceptable with follow up signature. I have discussed this order with the patient or the patient's MPOA representative/surrogate. The orders reflect the patient's known wishes, to the best of my knowledge. [Note: Only providers with MD, DO, APRN, or PA license may sign this order] MD/DO/APRN/PA signature (required) Date (mm/dd/yyyy): Required Phone #: License/Cert. #: Printed Full Name: required

Send original form with patient.

A copied, faxed, or electronic version of this form is a valid medical order.

This form does not expire.



HIPAA PERMITS DISCLOSURE OF POST ORDERS TO HEALTH CARE PROVIDERS AS NECESSARY FOR TREATMENT

WV POST form: A Portable Medical Order

Consistent with the National POLST form and in compliance with WV Code §16-30-1 et seq.

Patient Full Name:				
Patient's Emergency Contact. (Note: Listing a person here does <u>not</u> grant them authority to be a legal representative.)				
Full Name:	MPOA Representative/surrogate	Phone #:		
	Other emergency contact			
Primary Care Provider Name:		Phone: ()		
Patient is enrolled Name of Agency: in hospice Agency Phone: ()				
Reviewed patient's advance directive to confirm no conflict with POST orders: (A POST form does not replace an advance directive or living will) Yes; date of the document reviewed: Conflict exists, notified patient (if patient lacks capacity, noted in chart) Advance directive not available No advance directive exists				
Check everyone who Patient with decision-material participated in discussion: MPOA representative/S	aking capacity	ardian Parent of Minor		
Professional Assisting Health Care Provider w/ Form Completion (if applicable): Full Name: Date (mm/dd/yyyy): / / ()				
	Nurse Clergy Other:			
 Completing a POST form: Provider should document basis for this form in the possible of the provider should document basis for this form in the possible of the provider should document basis for this form in the possible of the provider should be provided by any appropriate of the possible o	cute or void this POST form only if the papers a copy in medical record. In, attach the translation to the signed Ent 844-616-1415 so it may be available to aption about patient's preferences for translations) or chest compressions should route, positioning, wound care, and other hould be reviewed whenever the patient another; If care. If care. If changes are needed, void form (see be 4-616-1415 so it may be available to heat the relation of the relation	health care providers in emergencies. eatment. Provide standard of care. be used if "No CPR" is chosen. er measures to relieve pain and suffering. t: elow) and complete a new POST form. Ith care providers in emergencies. e form: destroy paper form and contact edical record and the Registry. d notify the WV e-Directive Registry. 6. iders can find it. bx is initialed) and makes available to treating health cope of Treatment (POST) forms, etc. respected. By submitting forms to the e-e emergency in order for medical wishes e-directive-registry. FAX a copy of the		



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Part III: Your State's Estate Planning Forms

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HIPAA Authorization Form

Sample HIPAA Right of Access Form for Family Member/Friend

l,	, direct my h	nealth care and medical services
providers and payers to obelow to:	disclose and release my protect	cted health information described
Name:	Relationship:	
Contact information:		
(Check either A or B): A. Disclose my clab tests, prognosion B. Disclose my home (check as appropromed Mental heacommunication Alcohol/dru	is, treatment, and billing, for all ealth record, as above, BUT d iate):	ng but not limited to diagnoses, I conditions) OR Io not disclose the following
provider and designee):	ss another format is mutually a	
☐ All past, presend ☐ Date or event:_ unless I revoke it. (NO	pe effective until (Check one): ont, and future periods, OR OTE: You may revoke this aut th care providers, preferably in	horization in writing at any time writing.)
Name of the Individual G	iving this Authorization	Date of birth
Signature of the Individua	al Giving this Authorization	Date

Note: HIPAA Authority for Right of Access: 45 C.F.R. § 164.524