

# LAWS OF ALASKA 2006

**Source**<u>CSHB 442(JUD) am</u>

### **AN ACT**

Relating to the validity of advance health care directives, individual health care instructions, and do not resuscitate orders; relating to the revocation of advance health care directives; relating to do not resuscitate orders; relating to resuscitative measures; relating to the liability and discipline of health care providers, institutions, and facilities; relating to proceedings for judicial relief; relating to an individual's capacity for making health care decisions; and providing for an effective date.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

THE ACT FOLLOWS ON PAGE 1

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\* **Section 1.** AS 13.52.010(k) is amended to read:

(k) An advance health care directive, including an advance health care directive that is made in compliance with the laws of another state, is valid for purposes of this chapter <u>if</u> [TO THE EXTENT THAT] it complies with [THE LAWS OF] this <u>chapter</u>, <u>regardless of where or when it was executed or communicated</u> [STATE].

- \* Sec. 2. AS 13.52.010 is amended by adding a new subsection to read:
  - (*l*) Notwithstanding the sample form provided under AS 13.52.300, an individual instruction that would be valid by itself under this chapter is valid even if the individual instruction is contained in a writing that also contains a durable power of attorney for health care and the durable power of attorney does not meet the witnessing or other requirements of this chapter.

# \* **Sec. 3.** AS 13.52.020(c) is amended to read:

- (c) In the case of mental illness, an advance health care directive may be revoked in whole or in part at any time by the principal if the principal does not lack capacity and is competent. A revocation is effective when a competent principal with capacity communicates the revocation to <u>a</u> [THE ATTENDING] physician or other health care provider. The [ATTENDING] physician or other health care provider shall note the revocation on the principal's medical record. In the case of mental illness, the authority of a named agent and an alternative agent named in the advance health care directive continues in effect as long as the advance health care directive appointing the agent is in effect or until the agent has withdrawn. For the purposes of this subsection, a principal is not considered competent when
- (1) it is the opinion of the court in a guardianship proceeding under AS 13.26, the opinion of two physicians, at least one of whom is a psychiatrist, or the opinion of a physician and a professional mental health clinician, that the principal is not competent; or
- (2) a court in a hearing under AS 47.30.735, 47.30.750, or 47.30.770 determines that the principal is gravely disabled; in this paragraph, "gravely disabled" has the meaning given in AS 47.30.915(7)(B).

# \* **Sec. 4.** AS 13.52.060(d) is amended to read:

- (d) Except as provided in (e), (f), and (i) [(e) AND (f)] of this section, a health care provider, health care institution, or health care facility providing care to a patient shall comply with
- (1) an individual instruction of the patient and with a reasonable interpretation of that instruction made by a person then authorized to make health care decisions for the patient; and

1	(2) a health care decision for the patient made by a person then
2	authorized to make health care decisions for the patient to the same extent as if the
3	decision had been made by the patient while having capacity.
4	* Sec. 5. AS 13.52.060 is amended by adding new subsections to read:
5	(i) Notwithstanding the exception in (e) of this section for do not resuscitate
6	orders, a health care provider may perform cardiopulmonary resuscitation or other
7	resuscitative measures on a patient even if there is a do not resuscitate order for the
8	patient if the condition requiring cardiopulmonary resuscitation or other resuscitative
9	measures is precipitated by complications arising out of medical services being
10	provided by the health care provider to the patient.
11	(j) The provisions of (i) of this section do not apply when a health care
12	provider performs emergency medical services on a patient in the field, unless an
13	online physician orders the health care provider to perform cardiopulmonary
14	resuscitation or other resuscitative measures; in this subsection,
15	(1) "health care provider" does not include a physician;
16	(2) "in the field" does not include in a health care facility, health care
17	institution, hospital, or mental health facility;
18	(3) "online physician" means a physician who is immediately available
19	in person or by radio or telephone, when medically appropriate, for communication of
20	medical direction to health care providers.
21	* Sec. 6. AS 13.52.065(a) is amended to read:
22	(a) $\underline{\mathbf{A}}$ [AN ATTENDING] physician may issue a do not resuscitate order for a
23	patient of the physician. The physician shall document the grounds for the order in the
24	patient's medical file.
25	* Sec. 7. AS 13.52.065(f) is amended to read:
26	(f) A do not resuscitate order may not be made ineffective unless a physician
27	revokes the do not resuscitate order, a patient for whom the order is written and
28	who has capacity requests that the do not resuscitate order be revoked, or the
29	patient for whom the order is written is under 18 years of age and the parent or
30	guardian of the patient requests that the do not resuscitate order be revoked. Any

physician of a patient for whom [. A REQUEST TO REVOKE] a do not resuscitate

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order <u>is written</u> may <u>revoke the do not resuscitate</u> [ONLY BE MADE BY THE PERSON FOR WHOM THE] order [IS WRITTEN OR,] if the person for whom the order is written <u>requests that the physician revoke the do not resuscitate order</u> [IS UNDER 18 YEARS OF AGE, BY THE PARENT OR GUARDIAN OF THE PERSON].

\* **Sec. 8.** AS 13.52.080(a) is amended to read:

- (a) <u>A</u> [IF A] health care provider or health care institution <u>that acts</u> [MAKES REASONABLE EFFORTS, WITH A LEVEL OF DILIGENCE APPROPRIATE TO THE SERIOUSNESS AND URGENCY OF THE SITUATION, TO ENSURE THE VALIDITY OF AN ADVANCE HEALTH CARE DIRECTIVE OR A PERSON'S ASSUMPTION OF AUTHORITY TO MAKE HEALTH CARE DECISIONS FOR A PATIENT, A HEALTH CARE PROVIDER OR INSTITUTION ACTING] in good faith and in accordance with generally accepted health care standards applicable to the health care provider or institution is not subject to civil or criminal liability or to discipline for unprofessional conduct for
- (1) providing health care information in good faith under AS 13.52.070;
- (2) complying with a health care decision of a person based on a **good faith** [REASONABLE] belief that the person has authority to make a health care decision for a patient, including a decision to withhold or withdraw health care;
- (3) declining to comply with a health care decision of a person based on a **good faith** [REASONABLE] belief that the person then lacked authority;
- (4) complying with an advance health care directive and [REASONABLY] assuming **in good faith** that the directive was valid when made and has not been revoked or terminated;
- (5) participating in the withholding or withdrawal of cardiopulmonary resuscitation under the direction or with the authorization of a physician or upon discovery of do not resuscitate identification upon an individual;
- (6) causing or participating in providing cardiopulmonary resuscitation or other life-sustaining procedures
  - (A) under AS 13.52.065(e) when an individual has made an

1	anatomical gift; [OR]
2	(B) because an individual has made a do not resuscitate order
3	ineffective under AS 13.52.065(f) or another provision of this chapter; or
4	(C) because the patient is a woman of childbearing age and
5	AS 13.52.055 applies; or
6	(7) acting in good faith under the terms of this chapter or the law of
7	another state relating to anatomical gifts.
8	* Sec. 9. AS 13.52.080 is amended by adding a new subsection to read:
9	(c) A health care provider, health care institution, or health care facility is not
10	subject to civil or criminal liability, or to discipline for unprofessional conduct, if a do
11	not resuscitate order prevents the health care provider, health care institution, or health
12	care facility from attempting to resuscitate a patient who requires cardiopulmonary
13	resuscitation or other resuscitative measures because of complications arising out of
14	health care being administered to the patient by the health care provider, health care
15	institution, or health care facility. This subsection does not apply if the complications
16	suffered by the patient are caused by gross negligence or reckless or intentional
17	actions on the part of the health care provider, health care institution, or health care
18	facility.
19	* <b>Sec. 10.</b> AS 13.52.140 is amended to read:
20	Sec. 13.52.140. Judicial relief. On petition of a patient, the patient's agent,
21	guardian, or surrogate, or a health care provider or institution involved with the
22	patient's care, the superior court may enjoin or direct a health care decision or order
23	other equitable relief. A proceeding under this section is governed by AS 13.26.090 -
24	<u>13.26.320</u> [AS 13.26.165 - 13.26.320].
25	* <b>Sec. 11.</b> AS 13.52.150 is amended to read:
26	Sec. 13.52.150. Do not resuscitate orders and identification of other
27	jurisdictions. A do not resuscitate order or a do not resuscitate identification
28	executed, issued, or authorized in another state or a territory or possession of the
29	United States is valid [IN COMPLIANCE WITH THE LAW OF THAT
30	JURISDICTION IS RECOGNIZED] for the purposes of this chapter if it complies
31	with the laws of this state. A health care provider or health care institution may

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1	presume, in the absence of actual notice to the contrary, that [. HOWEVER,] the
2	do not resuscitate order or the do not resuscitate identification complies [MAY BE
3	IMPLEMENTED ONLY TO THE EXTENT THAT THE IMPLEMENTATION
4	DOES NOT CONFLICT] with the laws of this state, regardless of where or when it
5	was executed, issued, or authorized, and that the patient is a qualified patient.
6	* Sec. 12. AS 13.52.390(7) is amended to read:
7	(7) "capacity," except in (9) of this section, means an individual's
8	ability to receive and evaluate information effectively and to make and effectively
9	[OR] communicate <u>health care</u> decisions [TO THE EXTENT NECESSARY TO
10	MAKE MENTAL HEALTH TREATMENT DECISIONS];
11	* Sec. 13. The uncodified law of the State of Alaska is amended by adding a new section to
12	read:
13	CONTINUING EFFECT OF DO NOT RESUSCITATE ORDERS. A do not
14	resuscitate order made under AS 18.12 before January 1, 2005, continues in effect under
15	AS 13.52 unless the do not resuscitate order is made ineffective under AS 13.52.065(f),
16	amended by sec. 7 of this Act, or under another provision of AS 13.52.
17	* Sec. 14. The uncodified law of the State of Alaska is amended by adding a new section to
18	read:
19	DIRECTIONS TO REGULATIONS ATTORNEY. The regulations attorney in the
20	Department of Law shall
21	(1) replace in 7 AAC 16.010(d)(5) the reference to "an attending physician's
22	DNR order" with "a DNR order by a physician of the patient";

- with "physician of the patient"; (3) delete in 7 AAC 16.010(g) "attending." 25
- \* Sec. 15. The uncodified law of the State of Alaska is amended by adding a new section to 26 27 read:

(2) replace in 7 AAC 16.010(d)(5)(B) the reference to "attending physician"

- RETROACTIVITY. Sections 1 13 of this Act are retroactive to January 1, 2005. 28
- \* Sec. 16. This Act takes effect immediately under AS 01.10.070(c). 29

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