Authorized Durable Do Not Resuscitate Order Form & Instructions

Purpose

The Durable Do Not Resuscitate (DDNR) Order and its regulations have been developed to carry out the intent of applicable Virginia law that provides a person the opportunity to execute a DDNR Order that comports with his/her wishes.

Applicability

The DDNR form may be honored by any "qualified health care personnel," which is defined as any qualified emergency medical services personnel and any licensed healthcare provider or practitioner functioning in any facility, program or organization operated or licensed by the State Board of Health, or by the Department of Mental Health, Mental Retardation and Substance Abuse Services or operated, licensed or owned by another state agency, or a licensed health care practitioner at any continuing care retirement community.

Instructions

12VAC5-66-70. Issuance of a Durable DNR Order Form or Other DNR Order.

A Durable DNR Order Form or Other DNR Order may be issued to a patient by a physician, with whom the patient has established a bona fide physician/patient relationship, as defined by the Board of Medicine in their current guidelines, only with the consent of the patient or, if the patient is a minor or is otherwise incapable of making an informed decision regarding consent for such an order, upon the request of and with the consent of the person authorized to consent on the patient's behalf.

- 1. The use of the Virginia Department of Health's Office of Emergency Medical Services (VDH/OEMS) authorized Durable DNR Order Form is encouraged to provide uniformity throughout the health care continuum.
- 2. The authorized Durable DNR Order Form can be honored by qualified health care personnel in any setting.
- 3. Patients that are not within a qualified health care facility must have an authorized Durable DNR Order Form (State Form) or alternate DDNR jewelry in order for the DDNR Order to be honored.
- 4. Other DNR Orders can be honored any time when a patient is within a qualified health care facility or during transfer between qualified health care facilities when the patient remains attended by qualified health care personnel.
- 5. The physician shall explain to the patient or the person authorized to consent on the patient's behalf, the alternatives available for response in the event of cardiac or respiratory arrest. If the option of a Durable DNR Order is agreed upon, the physician shall have the following responsibilities:
 - a. Explain when the Durable DNR Order can be followed.
 - b. Explain how to and who may revoke the Durable DNR.
 - c. Document the patient's full legal name.
 - d. Document the execution date of the Durable DNR Order.
 - e. Obtain the signature of the patient or the person authorized to consent on the patient's behalf on all three forms; the patients copy, medical record copy, and the copy used for obtaining DNR Jewelry.

- f. The physician name should be clearly printed and the form signed.
- g. Note the contact telephone number for the issuing physician.
- h. Issue the original Durable DNR Order Form; Copy 1 is to be kept by the patient, Copy 2 is to be placed in the patient's medical record, and Copy 3 is kept by the patient to order DDNR Jewelry. All three copies may be honored by qualified health care personnel whether it is an original or photocopy..
- i. The person to whom a Durable DNR order applies or the person authorized to consent on the patient's behalf must present the following information to the approved vendor in order to purchase and be issued an approved Alternate Durable DNR necklace or bracelet. The necklace or bracelet must contain the following information:
 - i. The following words: Do Not Resuscitate;
 - ii. The patient's full legal name;
 - iii. The physician's name and phone number; and
 - iv. The Virginia Durable DNR issuance date.

Revocation

Revocation of a Durable DNR Order - A Durable DNR Order may be revoked at any time by the patient (i) by physically destroying the Durable DNR Order Form or having another person in his/her presence and at his/her direction destroy the Durable DNR Order Form and/or any alternate form of identification; or (ii) by oral expression of intent to revoke. If an Other DNR Order exists and a patient or their authorized agent revokes the Durable DNR, health care personnel should assure the revocation is honored by updating or destroying the Other DNR Order;

Signature of the Patient

The patient shall be informed that they are signing that they direct that in case of cardiac or respiratory arrest, efforts at cardiopulmonary resuscitation will not be initiated and not be continued once initiated. They shall understand that they may revoke these directions at any time by physical cancellation or destruction of this form or by orally expressing a desire to be resuscitated to qualified health care personnel. They shall also understand that if qualified health care personnel have any doubts about the applicability or validity of this order, they will begin cardiopulmonary resuscitation.

If the patient is a minor or not legally capable of making an informed decision the person authorized to consent on the patient's behalf shall sign that by virtue of their relationship to the patient (i.e. designated agent, guardian or committee, spouse, adult child, parent, adult brother or sister, other relative in descending order of blood relationship.) In this capacity, they direct that in the case of the patient's cardiac or respiratory arrest, efforts at cardiopulmonary resuscitation not be initiated and not be continued once initiated. They shall understand that they may revoke these directions at any time by physical cancellation or destruction of this form or by orally expressing this desire to be resuscitated to qualified health care personnel. The shall also understand that if qualified health care personnel have any doubts about the applicability or validity of this order, they will begin cardiopulmonary resuscitation.

More information can be found on-line at http://www.vdh.virginia.gov/OEMS/DDNR/index.htm



Durable Do Not Resuscitate Order

Virginia Department of Health

ient's Full Legal Name		Date		
e undersigned, state that I have a patient's medical record that he/sl	Physician's Ord bona fide physician/patient relation he or a person authorized to consen	ler aship with the patient named above. I have certified in t on the patient's behalf has directed that life-prolonging		
ther certify (must check 1 or 2):				
•				
2. The patient is INCAPABLE of making an informed decision about providing, withholding, or withdrawing a specific medical treatment or course of medical treatment because he/she is unable to understand the nature, extent or probable consequences of the proposed medical decision, or to make a rational evaluation of the risks and benefits of alternatives to that decision.				
ou checked 2 above, check A, B,	or C below:			
A. While capable of making an informed decision, the patient has executed a written advanced directive which directs that life-prolonging procedures be withheld or withdrawn.				
B. While capable of making an informed decision, the patient has executed a written advanced directive which appoints a "Person Authorized to Consent on the Patient's Behalf" with authority to direct that life-prolonging procedures be withheld or withdrawn. (Signature of "Person Authorized to Consent on the Patient's Behalf is required.)				
-	•	-		
liopulmonary resuscitation (cardia cilation, defibrillation, and related her direct such personnel to provi	ac compression, endotracheal intub procedures) from the patient in the de the patient other medical interve	ation and other advanced airway management, artificial event of the patient's cardiac or respiratory arrest. I		
sician's Printed Name	Physician's Signature	Emergency Phone Number		
	e undersigned, state that I have a patient's medical record that he/sl edures be withheld or withdrawn ther certify (must check 1 or 2): 1. The patient is CAPABLE of medical treatment or course consequences of the proposal ternatives to that decision alternatives to that decision bu checked 2 above, check A, B, A. While capable of making an life-prolonging procedures B. While capable of making an "Person Authorized to Conwithheld or withdrawn. (S) C. The patient has not executed (Signature of "Person Authorized to Conwithheld or withdrawn.) The patient has not executed (Signature of "Person Authorized to Conwithheld or withdrawn.) The patient has not executed (Signature of "Person Authorized to Conwithheld or withdrawn.) The patient has not executed (Signature of "Person Authorized to Conwithheld or withdrawn.) The patient has not executed (Signature of "Person Authorized to Conwithheld or withdrawn.)	 The patient is CAPABLE of making an informed decision about medical treatment or course of medical treatment. (Signature of the patient is INCAPABLE of making an informed decision about medical treatment or course of medical treatment because he/s consequences of the proposed medical decision, or to make a salternatives to that decision. Ou checked 2 above, check A, B, or C below: A. While capable of making an informed decision, the patient has a life-prolonging procedures be withheld or withdrawn. B. While capable of making an informed decision, the patient has a "Person Authorized to Consent on the Patient's Behalf" with a withheld or withdrawn. (Signature of "Person Authorized to Consent on the Patient's lepton of "Person Authorized to Consent on the Patient's lepton of "Person Authorized to Consent on the Patient's lepton of "Person Authorized to Consent on the Patient's lepton of "Person Authorized to Consent on the Patient's lepton of "Person Authorized to Consent on the Patient's lepton of "Person Authorized to Consent on the Patient's lepton of "Person Authorized to Consent on the Patient's lepton lepton of "Person Authorized to Consent on the Patient's lepton lepton of "Person Authorized to Consent on the Patient's lepton lepton of "Person Authorized to Consent on the Patient's lepton lept		

Signature of Person Authorized to Consent on the Patient's Behalf

Patient's Signature



Durable Do Not Resuscitate Order

Virginia Department of Health

Patient's Full Legal Name			Date		
		Physician's Orde	er		
the pa		or a person authorized to consent	ship with the patient named above. I have certified in on the patient's behalf has directed that life-prolonging y arrest.		
I furt	her certify (must check 1 or 2):				
	-	aking an informed decision about of medical treatment. (Signature or	providing, withholding, or withdrawing a specific f patient is required)		
	2. The patient is INCAPABLE of making an informed decision about providing, withholding, or withdrawing a specific medical treatment or course of medical treatment because he/she is unable to understand the nature, extent or probable consequences of the proposed medical decision, or to make a rational evaluation of the risks and benefits of alternatives to that decision.				
If you	u checked 2 above, check A, B, o	r C below:			
	. While capable of making an informed decision, the patient has executed a written advanced directive which directs that life-prolonging procedures be withheld or withdrawn.				
	"Person Authorized to Conse	ent on the Patient's Behalf' with a	executed a written advanced directive which appoints a authority to direct that life-prolonging procedures be onsent on the Patient's Behalf is required.)		
	-	written advanced directive (living rized to Consent on the Patient's E	will or durable power of attorney for health care). Behalf is required)		
cardio ventil	opulmonary resuscitation (cardiac lation, defibrillation, and related p	compression, endotracheal intuba rocedures) from the patient in the the patient other medical interver	on the effective date noted above, to withhold tion and other advanced airway management, artificial event of the patient's cardiac or respiratory arrest. I ations, such as intravenous fluids, oxygen, or other		
———Physi	ician's Printed Name	Physician's Signature	Emergency Phone Number		

Signature of Person Authorized to Consent on the Patient's Behalf

Patient's Signature



Durable Do Not Resuscitate Order

Virginia Department of Health

Patient's Full Legal Name		Date		
	Physician's Oro	ler		
the patient's medical record that he	- · · · · · · · · · · · · · · · · · · ·	nship with the patient named above. I have certified in it on the patient's behalf has directed that life-prolonging bry arrest.		
I further certify (must check 1 or 2):			
•	of making an informed decision abourse of medical treatment. (Signature	t providing, withholding, or withdrawing a specific of patient is required)		
medical treatment or cou	s INCAPABLE of making an informed decision about providing, withholding, or withdrawing a specific eatment or course of medical treatment because he/she is unable to understand the nature, extent or probable ces of the proposed medical decision, or to make a rational evaluation of the risks and benefits of s to that decision.			
If you checked 2 above, check A,	B, or C below:			
	While capable of making an informed decision, the patient has executed a written advanced directive which directs that life-prolonging procedures be withheld or withdrawn.			
"Person Authorized to C	onsent on the Patient's Behalf" with	executed a written advanced directive which appoints a authority to direct that life-prolonging procedures be Consent on the Patient's Behalf is required.)		
-	ed a written advanced directive (livin athorized to Consent on the Patient's	g will or durable power of attorney for health care). Behalf is required)		
cardiopulmonary resuscitation (car ventilation, defibrillation, and relat	diac compression, endotracheal intubed procedures) from the patient in the ovide the patient other medical intervention	on the effective date noted above, to withhold ation and other advanced airway management, artificial event of the patient's cardiac or respiratory arrest. I entions, such as intravenous fluids, oxygen, or other		
Physician's Printed Name	Physician's Signature	Emergency Phone Number		

Signature of Person Authorized to Consent on the Patient's Behalf

Patient's Signature