In preparing these orders, please inquire whether patient has executed a living will or other advance directive. If yes and available, review for consistency with these orders and update as needed. (See additional instructions on page 2.)

**A**

**CARDIOPULMONARY RESUSCITATION (CPR)**

- **Yes CPR:** Attempt Resuscitation
- **No CPR:** Do Not Attempt Resuscitation

**NOTE:** Selecting ‘Yes CPR’ requires choosing “Full Treatment” in Section B. When not in cardiopulmonary arrest, follow orders in Section B.

**B**

**MEDICAL INTERVENTIONS**

- **Full Treatment**—primary goal to prolong life by all medically effective means:
  - In addition to treatment described in Selective Treatment and Comfort-focused Treatment, use intubation, advanced airway interventions, mechanical ventilation, and cardioversion as indicated. Transfer to hospital if indicated. Includes intensive care.

- **Selective Treatment**—goal to treat medical conditions while avoiding burdensome measures:
  - In addition to treatment described in Comfort-focused Treatment below, use IV antibiotics and IV fluids as indicated. Do not intubate. May use noninvasive positive airway pressure. Transfer to hospital if indicated. Avoid intensive care.

- **Comfort-focused Treatment**—primary goal to maximize comfort:
  - Relieve pain and suffering with medication by any route as needed; use oxygen, suctioning, and manual treatment of airway obstruction. Do not use treatments listed in Full and Selective Treatment unless consistent with comfort goal. Do not transfer to hospital for life-sustaining treatment. Transfer only if comfort needs cannot be met in current location.

**Additional Orders:**

**C**

**ARTIFICIALLY ADMINISTERED NUTRITION**

- Always offer food & water by mouth if feasible.
- Any surrogate legal decision maker (Medical Durable Power of Attorney [MDPOA], Proxy-by-Statute, guardian, or other) must follow directions in the patient’s living will, if any. Not completing this section does not imply any one of the choices—further discussion is required. **NOTE:** Special rules for Proxy-by-Statute apply; see reverse side (“Completing the MOST form”) for details.

- Artificial nutrition by tube long term/permanent if indicated.
- Artificial nutrition by tube short term/temporary only. (May state term & goal in “Additional Orders”)
- No artificial nutrition by tube.

**Additional Orders:**

**D**

**DISCUSSED WITH** (check all that apply):

- Patient
- Proxy-by-Statute (per C.R.S. 15-18.5-103(6))
- Legal guardian
- Other:

**SIGNATURES OF PROVIDER AND PATIENT, AGENT, GUARDIAN, OR PROXY-BY-STATUTE AND DATE (MANDATORY)**

Significant thought has been given to these instructions. Preferences have been discussed and expressed to a healthcare professional. This document reflects those treatment preferences, which may also be documented in a Medical Durable Power Of Attorney (MDPOA), CPR Directive, living will, or other advance directive (attached if available). To the extent that previously completed advance directives do not conflict with these Medical Orders for Scope of Treatment, they shall remain in full force and effect.

If signed by surrogate legal decision maker, preferences expressed must reflect patient’s wishes as best understood by surrogate.

**HIPAA PERMITS DISCLOSURE OF THIS INFORMATION TO OTHER HEALTHCARE PROFESSIONALS AS NECESSARY**

Authority for this form and process is granted by C.R.S. 15-18.7: Directives Concerning Medical Orders for Scope of Treatment, enacted 2010.
**Reviewing the Medical Orders:**

Following the Medical Orders:

- These medical orders should be reviewed
  - regularly by the person’s attending physician or facility staff with the patient and/or patient’s legal decision maker;
  - on admission to or discharge from any facility or on transfer between care settings or levels;
  - at any substantial change in the person’s health status or treatment preferences; and
  - when legal decision maker or contact information changes.

- If substantive changes are made, please complete a new form and void the replaced one.

- To void the form, draw a line across Sections A through C and write “VOID” in large letters. Sign and date.

**Review of this Colorado MOST Form**

<table>
<thead>
<tr>
<th>Review Date</th>
<th>Reviewer</th>
<th>Location of Review</th>
<th>Review Outcome</th>
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<tbody>
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</tbody>
</table>

**Directions for Health Care Professionals**

For more information, please refer to the “Getting the MOST Out of the Medical Orders for Scope of Treatment: Guidelines for Healthcare Professionals,” www.ColoradoMOST.com

**Completing the MOST Form:**

- MOST form master may be downloaded from www.ColoradoMOST.com and photocopied onto Astrobrights® “Vulcan Green” or “Terra Green” 60lb paper. This special paper is strongly encouraged but not required. Visit www.ColoradoMOST.com for a link to paper suppliers.

- The form must be signed by a physician, advance practice nurse, or physician assistant to be valid as medical orders. Physician assistants must include physician name and contact information. In the absence of a provider signature, however, the patient selections should be considered as valid, documented patient preferences for treatment.

- Verbal orders are acceptable with follow-up signature by physician, advanced practice nurse, or physician assistant in accordance with facility policy, but not to exceed 30 days.

- **Completion of the MOST form is not mandatory.** “A healthcare facility shall not require a person to have executed a MOST form as a condition of being admitted to, or receiving medical treatment from, the healthcare facility” per C.R.S. 15-18.7-108.

- Patient preferences and medical indications shall guide the healthcare professional in completing the MOST form.

- Patients with capacity should participate in the discussion and sign these orders; a healthcare agent, Proxy-by-Statute, or guardian may complete these orders on behalf of an incapacitated patient, making selections according to patient preferences, if known.

- “Proxy-by-Statute” is a decision maker selected through a proxy process, per C.R.S. 15-18.5-103(6). Such a decision maker may not decline artificial nutrition or hydration (ANH) for an incapacitated patient without an attending physician and a second physician trained in neurology certifying that “the provision of ANH is merely prolonging the act of dying and is unlikely to result in the restoration of the patient to independent neurological functioning.”

- Photocopy, fax, and electronic images of signed MOST forms are legal and valid.

**Following the Medical Orders:**

- Per C.R.S. 15-18.7-104: Emergency medical personnel, a healthcare provider, or healthcare facility **shall** comply with an adult’s properly executed MOST form that has been executed in this state or another state and is apparent and immediately available. The fact that the signing physician, advanced practice nurse, or physician assistant does not have admitting privileges in the facility where the adult is receiving care does not remove the duty to comply with these orders. Providers who comply with the orders are immune from civil and criminal prosecution in connection with any outcome of complying with the orders.

- If a healthcare provider considers these orders medically inappropriate, she or he should discuss concerns with the patient or surrogate legal decision maker and revise orders only after obtaining the patient or surrogate consent.

- If Section A or B is not completed, full treatment is implied for that section.

- **Comfort care is never optional.** Among other comfort measures, oral fluids and nutrition must be offered if tolerated.

- When “Comfort-focused Treatment” is checked in Section B, hospice or palliative care referral is strongly recommended.

- If a healthcare provider or facility cannot comply with these orders due to policy or ethical/religious objections, the provider or facility must arrange to transfer the patient to another provider or facility and provide appropriate care until transfer.

**Reviewing the Medical Orders:**

- These medical orders should be reviewed
  - regularly by the person’s attending physician or facility staff with the patient and/or patient’s legal decision maker;
  - on admission to or discharge from any facility or on transfer between care settings or levels;
  - at any substantial change in the person’s health status or treatment preferences; and
  - when legal decision maker or contact information changes.

- If substantive changes are made, please complete a new form and void the replaced one.

- To void the form, draw a line across Sections A through C and write “VOID” in large letters. Sign and date.

**Additional Information:** Please provide contact information below, in case follow up or more information needed.

<table>
<thead>
<tr>
<th>Patient Legal Last Name</th>
<th>Patient Legal First Name</th>
<th>Patient Middle Name (if any)</th>
<th>Patient Date of Birth</th>
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<th>Relationship and/or MDPOA, Proxy, Guardian</th>
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<tr>
<th>Healthcare Professional Preparing Form</th>
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<table>
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<tr>
<th>Patient Primary Diagnosis</th>
<th>Hospice Program (if applicable) /Address</th>
<th>Hospice Phone Number</th>
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