Figure: 25 TAC §157.25 (h)(2)



OUT-OF-HOSPITAL DO-NOT-RESUSCITATE (OOH-DNR) ORDER TEXAS DEPARTMENT OF STATE HEALTH SERVICES

	son's full legal name:		Date of birth:		☐ Female
unt	nis document becomes effective immediat il the person is pronounced dead by auth resuscitation (CPR), transcutaneous car	orized medical or legal authority or	the document is revoked. Rest	scitation measures include co	ardiopulmonary
A.	Declaration of the <u>adult person</u>: I am of Person's signature:		ge. I direct that no resuscitat		continued for mo
В.	Based upon the known desires of the p initiated or continued for the person.	in a Medical or proxy in a r of Attorney, otherwise erson or a determination of the bes	directive to physicians of the ementally or physically incapa at interest of the person, I dire	above-noted person who is i ble of communication. ct that no resuscitation mea	ncompetent or
	Signature:	Date:	Printed na	me:	
C.	Declaration by a <u>qualified relative</u> of the person's ☐ spouse, ☐ adult child, ☐ To my knowledge the adult person is in agent, or proxy. Based upon the known measures be initiated or continued for Signature:	□ parent, or □ nearest living rel and Safety Code competent or otherwise mentally of desires of the person or a determinant the person.	ative, and I am qualified to m §166.088. or physically incapable of comi	ake this treatment decision ununication and is without a lethe person, I direct that nor	nder Health egal guardian,
D.	Declaration by physician, based on dir competent person: I am the above-not ☐ seen evidence of his/her previously physicians by the adult, now incomp I direct that no resuscitation measures Attending physician's signature:	ective to physicians by a person no red person's attending physician and issued directive to or content,	w incompetent or nonwritter d have observed his/her issuance be nonwritten manner. person.	n communication to the phys	H-DNR in a
E.	Declaration on behalf of the minor per A physician has diagnosed the minor as continued for the person. Person's signature:			o resuscitation measures be	initiated or
sigr Wit Wit The Not Sigr	O WITNESSES: (See qualifications on bachature above and, if applicable, the above ness 1 signature: ness 2 signature: above noted person personally appeare ary in the State of Texas and County of nature & seal: te: Notary cannot acknowledge the witnessing and the state of the seal of the se	e-noted adult person making an OO Date: Date: ed before me and signed the above Notary's printed name:	H-DNR by nonwritten commu Printed name Printed name Printed name	nication to the attending phy : : : :	rsician.
				6.1.1.1.1.1	
reco	SICIAN'S STATEMENT: I am the attendin ords. I direct health care professionals ac scitation measures for the person.	cting in out-of-hospital settings, inc	luding a hospital emergency	department, not to initiate o	r continue
Phy:	scitation measures for the person. sician's signature:	Date:	Printed name:		
F.	Directive by two physicians on behalf of the person's specific wishes are unknown on the best interests of the person department, not to initiate or continuous Attending physician's signature: Signature of second physician:	own, but resuscitation measures ar . I direct health care professionals a e resuscitation measures for the pe	e, in reasonable medical judg acting in out-of-hospital settii rson.	ment, considered ineffective ngs, including a hospital eme	or are otherwise or gency
-	ersons who have signed above must sig			•	
			n/Agent/Proxy/Relative signature:econd Physician Signature:		
	ess 1	Witness 2	Notai		

INSTRUCTIONS FOR ISSUING AN OOH-DNR ORDER

<u>PURPOSE</u>: The Out-of-Hospital Do-Not-Resuscitate (OOH-DNR) Order on reverse side complies with Health and Safety Code (HSC), Chapter 166 for use by qualified persons or their authorized representatives to direct health care professionals to forgo resuscitation attempts and to permit the person to have a natural death with peace and dignity. This Order does NOT affect the provision of other emergency care, including comfort care. <u>APPLICABILITY</u>: This OOH-DNR Order applies to health care professionals in out-of-hospital settings, including physicians' offices, hospital clinics and emergency departments.

<u>IMPLEMENTATION</u>: A competent adult person, at least 18 years of age, or the person's authorized representative or qualified relative may execute or issue an OOH-DNR Order. The person's attending physician will document existence of the Order in the person's permanent medical record. The OOH-DNR Order may be executed as follows:

Section A - If an adult person is competent and at least 18 years of age, he/she will sign and date the Order in Section A.

<u>Section B</u> - If an adult person is incompetent or otherwise mentally or physically incapable of communication and has either a legal guardian, agent in a medical power of attorney, or proxy in a directive to physicians, the guardian, agent, or proxy may execute the OOH-DNR Order by signing and dating it in Section B.

Section C - If the adult person is incompetent or otherwise mentally or physically incapable of communication and does not have a guardian, agent, or proxy, then a qualified relative may execute the OOH-DNR Order by signing and dating it in Section C.

<u>Section D</u> - If the person is incompetent and his/her attending physician has seen evidence of the person's previously issued proper directive to physicians or observed the person competently issue an OOH-DNR Order in a nonwritten manner, the physician may execute the Order on behalf of the person by signing and dating it in Section D.

<u>Section E</u> - If the person is a minor (less than 18 years of age), who has been diagnosed by a physician as suffering from a terminal or irreversible condition, then the minor's parents, legal guardian, or managing conservator may execute the OOH-DNR Order by signing and dating it in Section E.

Section F - If an adult person is incompetent or otherwise mentally or physically incapable of communication and does not have a guardian, agent, proxy, or available qualified relative to act on his/her behalf, then the attending physician may execute the OOH-DNR Order by signing and dating it in Section F with concurrence of a second physician (signing it in Section F) who is not involved in the treatment of the person or who is a representative of the ethics or medical committee of the health care facility in which the person is a patient.

<u>In addition</u>, the OOH-DNR Order must be signed and dated by two competent adult witnesses, who have witnessed either the competent adult person making his/her signature in section A, or authorized declarant making his/her signature in either sections B, C, or E, and if applicable, have witnessed a competent adult person making an OOH-DNR Order by nonwritten communication to the attending physician, who must sign in Section D and also the physician's statement section.

Optionally, a competent adult person or authorized declarant may sign the OOH-DNR Order in the presence of a notary public. However, a notary cannot acknowledge witnessing the issuance of an OOH-DNR in a nonwritten manner, which must be observed and only can be acknowledged by two qualified witnesses. Witness or notary signatures are not required when two physicians execute the OOH-DNR Order in section F. The original or a copy of a fully and properly completed OOH-DNR Order or the presence of an OOH-DNR device on a person is sufficient evidence of the existence of the original OOH-DNR Order and either one shall be honored by responding health care professionals.

REVOCATION: An OOH-DNR Order may be revoked at ANY time by the person, person's authorized representative, or physician who executed the order. Revocation can be by verbal communication to responding health care professionals, destruction of the OOH-DNR Order, or removal of all OOH-DNR identification devices from the person.

AUTOMATIC REVOCATION: An OOH-DNR Order is automatically revoked for a person known to be pregnant or in the case of unnatural or suspicious circumstances.

DEFINITIONS

Attending Physician: A physician, selected by or assigned to a person, with primary responsibility for the person's treatment and care and is licensed by the Texas Medical Board, or is properly credentialed and holds a commission in the uniformed services of the United States and is serving on active duty in this state. [HSC §166.002(12)].

<u>Health Care Professional:</u> Means physicians, nurses, physician assistants and emergency medical services personnel, and, unless the context requires otherwise, includes hospital emergency department personnel. [HSC §166.081(5)]

Qualified Relative: A person meeting requirements of HSC §166.088. It states that an adult relative may execute an OOH-DNR Order on behalf of an adult person who has not executed or issued an OOH-DNR Order and is incompetent or otherwise mentally or physically incapable of communication and is without a legal guardian, agent in a medical power of attorney, or proxy in a directive to physicians, and the relative is available from one of the categories in the following priority: 1) person's spouse; 2) person's reasonably available adult children; 3) the person's parents; or, 4) the person's nearest living relative. Such qualified relative may execute an OOH-DNR Order on such described person's behalf. Qualified Witnesses: Both witnesses must be competent adults, who have witnessed the competent adult person making his/her signature in section A, or person's authorized representatives making his/her signature in either Sections B, C, or E on the OOH-DNR Order, or if applicable, have witnessed the competent adult person making an OOH-DNR by nonwritten communication to the attending physician, who signs in Section D. Optionally, a competent adult person, guardian, agent, proxy, or qualified relative may sign the OOH-DNR Order in the presence of a notary instead of two qualified witnesses. Witness or notary signatures are not required when two physicians execute the order by signing Section F. One of the witnesses must meet the qualifications in HSC §166.003(2), which requires that at least one of the witnesses not: (1) be designated by the person to make a treatment decision; (2) be related to the person by blood or marriage; (3) be entitled to any part of the person's estate after the person's death either under a will or by law; (4) have a claim at the time of the issuance of the OOH-DNR against any part of the person's estate after the person's death; or, (5) be the attending physician; (6) be an employee of the attending physician or (7) an employee of a health care facility in which the person is a patient if the employee is providing direct patient care to the patient or is an officer, director, partner, or business office employee of the health care facility or any parent organization of the health care facility.

Report problems with this form to the Texas Department of State Health Services (DSHS) or order OOH-DNR Order/forms or identification devices at (512) 834-6700.