

98TH GENERAL ASSEMBLY State of Illinois 2013 and 2014 SB0657

Introduced 1/24/2013, by Sen. John J. Cullerton

SYNOPSIS AS INTRODUCED:

210 ILCS 45/2-104.2

from Ch. 111 1/2, par. 4152-104.2

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning do-not-resuscitate orders.

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1 AN ACT concerning regulation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Nursing Home Care Act is amended by changing Section 2-104.2 as follows:
- 6 (210 ILCS 45/2-104.2) (from Ch. 111 1/2, par. 4152-104.2)
- 7 Sec. 2-104.2. Do-Not-Resuscitate Orders.
- (a) Every facility licensed under this Act shall establish 8 9 a policy for the the implementation of physician orders limiting resuscitation such as those commonly referred to as 10 "Do-Not-Resuscitate" orders. This policy may only prescribe 11 the format, method of documentation and duration of any 12 physician orders limiting resuscitation. Any orders under this 13 14 policy shall be honored by the facility. The Department of Public Health Uniform DNR Advance Directive or a copy of that 15 16 Advance Directive shall be honored by the facility.
 - (b) Within 30 days after admission, new residents who do not have a guardian of the person or an executed power of attorney for health care shall be provided with written notice, in a form and manner provided by rule of the Department, of their right to provide the name of one or more potential health care surrogates that a treating physician should consider in selecting a surrogate to act on the resident's behalf should

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the resident lose decision-making capacity. The notice shall include a form of declaration that may be utilized by the resident to identify potential health care surrogates or by the facility to document any inability or refusal to make such a declaration. A signed copy of the resident's declaration of a potential health care surrogate or decision to decline to make such a declaration, or documentation by the facility of the resident's inability to make such a declaration, shall be placed in the resident's clinical record and shall satisfy the facility's obligation under this Section. Such a declaration shall be used only for informational purposes in the selection of a surrogate pursuant to the Health Care Surrogate Act. A facility that complies with this Section is not liable to any healthcare provider, resident, or resident's representative or any other person relating to the identification or selection of a surrogate or potential health care surrogate.

17 (Source: P.A. 96-448, eff. 1-1-10.)