- 1 AN ACT in relation to health care surrogates.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Health Care Surrogate Act is amended by
- 5 changing Section 25 as follows:
- 6 (755 ILCS 40/25) (from Ch. 110 1/2, par. 851-25)
- 7 Sec. 25. Surrogate decision making.
- 8 (a) When a patient lacks decisional capacity, the health
- 9 care provider must make a reasonable inquiry as to the
- 10 availability and authority of a health care agent under the
- 11 Powers of Attorney for Health Care Law. When no health care
- 12 agent is authorized and available, the health care provider
- 13 must make a reasonable inquiry as to the availability of
- 14 possible surrogates listed in items (1) through (4) of this
- 15 subsection. <u>For purposes of this Section</u>, a <u>"reasonable</u>
- 16 <u>inquiry" might include identifying a member of the patient's</u>
- family by examining the patient's personal effects or medical
- 18 records. An attempt to contact the family member by
- 19 <u>telephone must be made within 24 hours after a determination</u>
- 20 <u>that the patient lacks decisional capacity by the provider.</u>
- 21 The surrogate decision makers, as identified by the
- 22 attending physician, are then authorized to make decisions as
- 23 follows: (i) for patients who lack decisional capacity and
- 24 do not have a qualifying condition, medical treatment
- decisions may be made in accordance with subsection (b-5) of
- 26 Section 20; and (ii) for patients who lack decisional
- 27 capacity and have a qualifying condition, medical treatment
- 28 decisions including whether to forgo life-sustaining
- 29 treatment on behalf of the patient may be made without court
- 30 order or judicial involvement in the following order of
- 31 priority:

- 1 (1) the patient's guardian of the person;
- 2 (2) the patient's spouse;
- 3 (3) any adult son or daughter of the patient;
- 4 (4) either parent of the patient;
- 5 (5) any adult brother or sister of the patient;
- 6 (6) any adult grandchild of the patient;
- 7 (7) a close friend of the patient;
- 8 (8) the patient's guardian of the estate.

9 The health care provider shall have the right to rely on 10 any of the above surrogates if the provider believes after 11 reasonable inquiry that neither a health care agent under the 12 Powers of Attorney for Health Care Law nor a surrogate of

13 higher priority is available.

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Where there are multiple surrogate decision makers at the 14 15 same priority level in the hierarchy, it shall be the 16 responsibility of those surrogates to make reasonable efforts to reach a consensus as to their decision on behalf of 17 patient regarding the forgoing of life-sustaining treatment. 18 19 If 2 or more surrogates who are in the same category and have equal priority indicate to the attending physician that they 20 21 disagree about the health care matter at issue, a majority of 22 the available persons in that category (or the parent with custodial rights) shall control, unless the minority (or 23 without custodial rights) initiates guardianship 24 parent 25 proceedings in accordance with the Probate Act of 1975. health care provider or other person is required to seek 26 appointment of a guardian. 27

- (b) After a surrogate has been identified, the name, address, telephone number, and relationship of that person to the patient shall be recorded in the patient's medical record.
- 32 (c) Any surrogate who becomes unavailable for any reason 33 may be replaced by applying the provisions of Section 25 in 34 the same manner as for the initial choice of surrogate.

- 1 (d) In the event an individual of a higher priority to
- 2 an identified surrogate becomes available and willing to be
- 3 the surrogate, the individual with higher priority may be
- 4 identified as the surrogate. In the event an individual in a
- 5 higher, a lower, or the same priority level or a health care
- 6 provider seeks to challenge the priority of or the
- 7 life-sustaining treatment decision of the recognized
- 8 surrogate decision maker, the challenging party may initiate
- 9 guardianship proceedings in accordance with the Probate Act
- 10 of 1975.
- 11 (e) The surrogate decision maker shall have the same
- 12 right as the patient to receive medical information and
- medical records and to consent to disclosure.
- 14 (Source: P.A. 90-246, eff. 1-1-98.)
- 15 Section 99. Effective date. This Act takes effect upon
- 16 becoming law.