SGS/VJ

24-06086

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4154

(SENATE AUTI	IORS: SEEB	BERGER and Morrison)
DATE 02/22/2024	D-PG 11719	OFFICIAL STATUS Introduction and first reading Referred to Health and Human Services

1.1	A bill for an act
1.2 1.3 1.4	relating to health; requiring the commissioner of health to establish a provider orders for life-sustaining treatment program; authorizing rulemaking; classifying data; establishing immunity for certain acts; appropriating money; amending
1.5 1.6	Minnesota Statutes 2022, section 13.3806, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 145C.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 13.3806, is amended by adding a subdivision
1.9	to read:
1.10	Subd. 23. POLST registry data. Data collected and maintained by the POLST registry
1.11	is governed by section 145C.27.
1.10	Sec. 2. 1145C 201 CITATION
1.12	Sec. 2. [145C.20] CITATION.
1.13	Sections 145C.20 to 145C.28 may be cited as the "Provider Orders for Life-Sustaining
1.14	Treatment Program Act."
1.15	Sec. 3. [145C.21] DEFINITIONS.
1.16	Subdivision 1. Application. For purposes of sections 145C.20 to 145C.28, the following
1.17	terms have the meanings given.
1.18	Subd. 2. Authorized user. "Authorized user" means a person authorized by the
1.19	commissioner to provide information to or obtain information from the POLST registry
1.20	established under section 145C.24.
1.21	Subd. 3. Commissioner. "Commissioner" means the commissioner of health.

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Sec. 3.

2.1	Subd. 4. Life-sustaining treatment. "Life-sustaining treatment" means any medical
2.2	procedure, prescription drug, medical device, or medical intervention that maintains life by
2.3	sustaining, restoring, or supplanting a vital function. Life-sustaining treatment does not
2.4	include routine care necessary to keep a patient clean or comfortable.
2.5	Subd. 5. Minnesota POLST Steering Committee. "Minnesota POLST Steering
2.6	Committee" means the multidisciplinary committee established and administered by the
2.7	Minnesota Medical Association that provides POLST education and training according to
2.8	a contract with the commissioner.
2.9	Subd. 6. Nurse practitioner. "Nurse practitioner" means an individual licensed by the
2.10	Board of Nursing under sections 148.171 to 148.285 as an advanced practice registered
2.11	nurse and certified by a national nurse certification organization acceptable to the board to
2.12	practice as a nurse practitioner.
2.13	Subd. 7. Physician. "Physician" means an individual licensed by the Board of Medical
2.14	Practice under chapter 147 as a doctor of medicine or doctor of osteopathic medicine.
2.15	Subd. 8. Physician assistant. "Physician assistant" means an individual licensed by the
2.16	Board of Medical Practice under chapter 147A as a physician assistant.
2.17	Subd. 9. POLST. "POLST" means a provider order for life-sustaining treatment signed
2.18	by a physician, nurse practitioner, or physician assistant.
2.19	Subd. 10. POLST program. "POLST program" means the program established under
2.20	section 145C.23 and includes the POLST registry established under section 145C.24, the
2.21	POLST registry call center established under section 145C.25, and the education and training
2.22	required under section 145C.26, subdivision 1.
2.23	Sec. 4. [145C.22] POLST NOT REQUIRED; REVOCATION; CHOICE TO
2.23	REMOVE OR NOT INCLUDE.
2.25	(a) Nothing in sections 145C.20 to 145C.28:
2.26	(1) requires a patient to have a POLST;
2.27	(2) requires a physician, nurse practitioner, or physician assistant to execute a POLST
2.28	for a patient; or
2.29	(3) requires the commissioner to prescribe the form or content of a POLST or to
2.30	disseminate forms to be used for a POLST.
2.31	(b) The patient for whom a POLST is executed, or the patient's legal representative:

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<u>(1) may at</u>	any time revoke t	the patient's POLS	<u>T;</u>	
(2) may at	any time choose	to have the patient	's POLST removed from	n the POLST
registry; and		•		
<u>(3) may cl</u>	noose to not have	the patient's POLS	T included in the POLS	T registry.
Sec. 5. [145	C.23] POLST PF	ROGRAM ESTAL	BLISHED.	
<u>(a)</u> The co	mmissioner must	establish and adm	inister a statewide POLS	ST program to
nelp ensure th	e medical treatme	ent preferences of a	a patient nearing the end	of the patient's
ife are honor	ed. In establishing	the POLST progr	am, the commissioner m	nust comply with
all applicable	state and federal	privacy and securi	ty laws and must pursue	any changes to
state law need	led to establish an	d administer the p	rogram.	
(b) The PO	DLST program mu	ist be based on and	l consistent with the reco	ommendations in
<u> </u>			article 4, section 100, su	
Sec. 6. [145	C.24] POLST RI	EGISTRY.		
Subdivisio	on 1. Registry est	ablished. The com	missioner must establis	h and administer
a statewide P	OLST registry for	the collection and	dissemination of provid	ler orders for
ife-sustaining	g treatment. The P	OLST registry mu	st be aligned with the mo	ost recent federal
and state heal	th information tec	hnology standards	and policies to achieve	interoperability,
mprove qual	ity, and leverage n	ational and state a	ctivities.	
<u>Subd. 2.</u> A	uthorized users.	(a) Authorized us	ers of the POLST registr	ry must include
but are not lir	nited to:			
(1) emerge	ency medical resp	onders as defined	in section 144E.001, sub	odivision 6;
<u>(2) medica</u>	al response units re	egistered under se	ction 144E.275;	
(3) emerge	ency medical tech	nicians, advanced	emergency medical tech	nicians, and
paramedics as	s defined in section	n 144E.001, subdi	visions 5c, 5d, and 5e; a	nd
(4) health	care professionals	providing service	s at a hospital, medical o	clinic, assisted
living facility	, or skilled nursing	g facility, or provid	ling services with a hom	e care provider
or hospice pro	ovider.			
(b) Author	rized users of the l	POLST registry ar	e subject to state and fed	leral privacy and
security laws	and policies, as ap	plicable according	g to the authorized user's	s role and
organization.				

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4.1	Subd. 3.	Submission. (a) Tl	he POLST regist	ry must permit authorized	users to submit
4.2	to the registr	<u>y:</u>			
4.3	<u>(1)</u> excep	ot POLSTs which a	patient or the pa	tient's legal representative	e chooses to not
4.4	include in th	e registry, a copy o	f each current ar	nd valid POLST; and	
4.5	(2) notice	e of revocation of th	he POLST, if the	patient or the patient's leg	al representative
4.6	revokes the l				
4.7	(b) Unles	s a patient or the pa	atient's legal repr	esentative chooses to not h	nave the patient's
4.8	POLST inclu	uded in the registry	, all current and	valid POLSTs must be sub	mitted to the
4.9	registry in a	prompt manner. Ai	n effort must be 1	made to ensure that all cur	rent and valid
4.10	POLSTs, oth	er than those which	h a patient or the	patient's legal representat	tive chooses to
4.11	not include i	n the registry, are s	submitted to the 1	registry.	
4.12	Subd. 4.	Obtaining POLS	ſ <mark>s.</mark> (a) The POLS	T registry must have mult	iple methods for
4.13	authorized u	sers to obtain POL	STs in a timely n	nanner regardless of the au	uthorized user's
4.14	location or te	chnological capab	ilities. Access ma	ay be provided through a w	veb-based portal,
4.15	a POLST reg	gistry call center acc	cessed by telepho	ne or radio, and an electron	nic health record.
4.16	<u>(b)</u> The P	OLST registry mu	st have one or m	ore consumer access meth	ods for patients
4.17	and their leg	al representatives t	o obtain the pation	ent's POLST.	
4.18	Subd. 5.	Access by qualifie	d researchers.	The commissioner may au	thorize qualified
4.19	researchers t	o access data from	POLSTs in the I	POLST registry. If the con	nmissioner
4.20	authorizes qu	ualified researchers	to access data fr	om POLSTs, the commiss	ioner must adopt
4.21	rules govern	ing qualified resear	cher access to da	ta from POLSTs that must	at least address:
4.22	(1) the pr	ocess for a qualifie	ed researcher to r	equest access to data from	n POLSTs in the
4.23	POLST regis	stry;			
4.24	(2) the ty	pes of data a qualit	fied researcher m	ay access; and	
4.25	(3) steps :	a qualified research	er must take to p	rotect data obtained under	this subdivision.
4.26	Subd. 6.	Contract. The con	nmissioner may o	contract with a public or p	rivate entity to
4.27	establish and	l administer the PC	DLST registry.		
4.28	Sec. 7. [14	5C.25] POLST RI	EGISTRY CAL	L CENTER.	
4.29	The com	missioner must esta	blish and admin	ster a POLST registry call	center that must
4.30	operate 24 ho	ours a day, seven da	ays a week to allo	w authorized users to obta	in POLSTs from
4.31	the POLST r	egistry without the	use of broadban	d service. The POLST reg	istry call center:

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5.1	(1) must allo	w authorized use	ers to obtain POL	STs from the POLST regist	try by telephone
5.2	or radio; and				
5.3	(2) must be s	staffed with med	lically knowledg	eable staff.	
5.4	Sec. 8. [145C.	.26] MINNESO	TA POLST ST	EERING COMMITTEE	<u>.</u>
5.5	Subdivision	1. Training and	l education. The	e commissioner must contr	act with the
5.6	Minnesota POL	ST Steering Cor	nmittee to devel	op and provide training an	d education to
5.7	the public, authors	orized users, and	l other health car	re providers on the use of I	OLSTs and on
5.8	the POLST regi	stry.			
5.9	<u>Subd. 2.</u> Ad	vice to commiss	sioner. <u>The Minr</u>	nesota POLST Steering Co	mmittee must
5.10	advise the comr	nissioner on:			
5.11	(1) the form	and content of a	valid POLST, i	ncluding any updates to a l	POLST; and
5.12	(2) the proce	edure for comple	eting a valid POI	<u>LST.</u>	
5.13	Sec. 9. [145C.	.27] DATA PRA	ACTICES.		
5.14	Except for a	ccess authorized	under section 1	45C.24 or 145C.25, all dat	a collected,
5.15	received, or main	intained by the P	OLST registry t	hat identifies or could be u	sed to identify
5.16	a patient, author	rized user, health	care provider, o	r health care facility is clas	sified as private
5.17	data on individu	als as defined in	section 13.02, su	ubdivision 12, or nonpublic	data as defined
5.18	in section 13.02	, subdivision 9.	Data in the POL	ST registry is not subject t	o a civil or
5.19	administrative s	subpoena and is 1	not subject to dis	scovery in a civil action, in	cluding but not
5.20	limited to a judi	cial, administrat	ive, arbitration,	or mediation proceeding.	
5.21	Sec. 10. [1450	C.28] IMMUNI	<u>ГҮ.</u>		
5.22	A person wh	no reports inform	nation in good fa	ith to the POLST registry	or who acts in
5.23	good faith on in	formation obtain	ned from the PO	LST registry is immune fro	om any civil
5.24	liability or crim	inal prosecution	that might other	wise apply to the reporting	; of information
5.25	to the POLST re	egistry or acting	on information of	obtained from the POLST	registry.
5.26	Sec. 11. <u>IMPI</u>	LEMENTATIO	<u>N.</u>		
5.27	All elements	s of the POLST p	orogram as define	ed in Minnesota Statutes, se	ection 145C.21,
5.28	subdivision 10,	must be implem	ented by January	y 1, 2025.	

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6.1	Sec. 12. APPROPRIATIONS.
6.2	(a) \$500,000 in fiscal year 2025 is appropriated from the general fund to the commissioner
6.3	of health for establishment and administration of the POLST registry and POLST registry
6.4	call center under Minnesota Statutes, sections 145C.24 and 145C.25. The base for this
6.5	appropriation is \$400,000 in fiscal year 2026 and \$400,000 in fiscal year 2027.
6.6	(b) \$100,000 in fiscal year 2025 is appropriated from the general fund to the commissioner
6.7	of health for a contract with the Minnesota POLST Steering Committee under Minnesota
6.8	Statutes, section 145C.26, subdivision 1.