

X / Jane
LAST NAME/FIRST NAME

1/1/1942
DATE OF BIRTH

Step 3 – Confirm individual’s lack of capacity to make health care decisions. Either the attending physician or the concurring physician or licensed psychologist must: (a) be employed by a DDSO; or (b) have been employed for at least 2 years in a facility or program operated, licensed or authorized by OPWDD; or (c) have been approved by the commissioner of OPWDD as either possessing specialized training or have 3 years experience in providing services to individuals with DD.

Dr. No
Attending Physician

Dr. Acula
Concurring Physician or Licensed Psychologist

Step 4– Determination of Necessary Medical Criteria.

We have determined to a reasonable degree of medical certainty that **both** of the following conditions are met:

(1) the individual has one of the following medical conditions:

- a. a terminal condition; (briefly describe _____); or
- b. permanent unconsciousness; or
- c. a medical condition other than DD which requires LST, is irreversible and which will continue indefinitely (briefly describe progressive dementia, COPD, recurrent aspiration)

AND

(2) the LST would impose an extraordinary burden on the individual in light of:

- a. the person’s medical condition other than DD (briefly explain restraint required and will lead to pain, will reduce mobility completely (already near-total immobile)) and
- b. the expected outcome of the LST, notwithstanding the person’s DD (briefly explain futile and comorbid, could harm lung function, will complicate turning/movement)

If the 1750-b surrogate has requested that artificially provided nutrition or hydration be withdrawn or withheld, one of the following additional factors must also be met:

- a. there is no reasonable hope of maintaining life (explain _____); or
- b. the artificially provided nutrition or hydration poses an extraordinary burden (explain complications are very likely, interventions will eliminate remaining quality of life and mobility, Jane has expressed fear and agitation in hospital setting,)

Dr. No
Attending Physician
Revised 3/18/2013

Dr. Acula
Concurring Physician
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Step 5 – Notifications. At least 48 hours prior to the implementation of a decision to withdraw LST, or at the earliest possible time prior to a decision to withhold LST, the attending physician must notify the following parties:

- the person with DD, unless therapeutic exception applies notified on 8/28/18
- if the person is in or was transferred from an OPWDD residential facility
 - Facility Director notified on 8/28/18
 - MHLS notified on 8/28/18

if the person is not in and was not transferred from an OPWDD residential facility
_____ the director of the local DDSO notified on ___/___/___

Step 6 - I certify that the 1750-b process has been complied with, the appropriate parties have been notified and no objection to the surrogate's decision remains unresolved.

Dr. No No _____ 8/28/18 _____
Attending Physician Date

Note: The MOLST form may ONLY be completed with the 1750-b surrogate after all 6 steps on this checklist have been completed.