
**CARROLL COUNTY PUBLIC SCHOOLS
ADMINISTRATIVE REGULATIONS**

BOARD POLICY JLCG: SERIOUSLY ILL STUDENTS

The following procedures will be followed when parents or guardians present a school with an EMS palliative care/do not resuscitate (“DNR”) order (hereafter referred to as a DNR order)/Maryland Orders for Life Sustaining Treatment Form (hereafter referred to as MOLST)

1. The parents or guardians requesting a DNR/MOLST order for their student will be provided with a copy of Policy JLCG and these regulations. (A copy of the Attorney General’s opinion regarding DNR’S, issued May 13, 1994, will be available upon request). The school principal/designee shall convene a conference as soon as possible with the parents/ legal guardians, and physician (if available) to discuss the DNR/MOLST order for their child. No DNR/MOLST order shall be followed until an official signed DNR/MOLST order is presented to the school and all interventions for the student are clarified.
2. School officials shall develop an individualized plan of care for emergency and routine care consistent with the DNR/MOLST order. This plan shall be attached to the DNR/MOLST order.
3. The principal/designee will contact the parents/legal guardians annually to verify the continued appropriateness of the DNR/MOLST order and individualized plan of care.
4. The DNR/MOLST order may be revoked by the parents/legal guardians at any time. The parents must notify school officials to revoke the order and must sign the cancellation order of EMS/palliative care/DNR/MOLST order. Once the cancellation is signed all copies of the DNR/MOLST order and supporting plans of care will be destroyed. The school principal shall be responsible for notifying staff of the cancellation. *

The principal/designee shall notify parents/legal guardians that upon the student’s 18th birthday the DNR/MOLST order is no longer valid without further legal documentation.*

*These documents may be found online in the Student Services Manual.