How can you make sure that medical professionals will abide by your decision to receive or not receive certain types of medical care when you are no longer able to speak for yourself?

TALK TO YOUR NOTARY TODAY!

WHAT ARE ADVANCE MEDICAL DIRECTIVES?

Advance medical directives are set forth in a writing in which you express in advance your acceptance or refusal of certain types of medical care in specific clinical situations. This way, if you are no longer able to consent to care, the medical professionals will be obliged to uphold your wishes.

IN WHICH SPECIFIC SITUATIONS WILL MY ADVANCE MEDICAL DIRECTIVES BE USED?

Your advance medical directives will be applied if you are in one of the following situations and are no longer able to give your consent:

+ you are at the end of life and are suffering from a serious and incurable disease
+ your cognitive functions are severely diminished due to an irreversible comatose state or permanent vegetative state
+ your cognitive functions are severely diminished due to a state of advanced dementia with no possibility of improvement (e.g., Alzheimer’s disease or other types of advanced dementia).

WHAT KINDS OF CARE CAN I ACCEPT OR REFUSE?

+ cardio-pulmonary resuscitation
+ mechanical ventilation
+ dialysis
+ forced or artificial feeding
+ forced or artificial hydration

Note: Advanced medical directives that contain refusals of care do not prevent the administration of palliative comfort care.

Before consenting to or refusing care, it is crucial for you to be informed about the consequences of your choices. Ask a healthcare professional to explain what these types of care consist of and what their benefits, risks and consequences are for your quality of life.

IMPORTANT! In your advance medical directives, you cannot ask the doctor to administer a drug or substance that will allow you, at the end of your life, to obtain medical aid in dying. The Act Respecting End-of-Life Care forbids this consent to be given in advance.

When you draw up your advance medical directives with a notary, you can be assured that you have all the information you need to make the right choices.

Consult your notary!
The medical care preferences expressed in a protection mandate, formerly called a mandate in case of incapacity, are not advance medical directives within the meaning of the Act Respecting End-of-Life Care. In the event of a conflict between the wishes expressed in a mandate and those expressed in advance medical directives, the latter take precedence.

HOW TO PREPARE?

INFORMATION TO COLLECT

- Your date of birth and provincial health insurance number
- A list of medical resources you have consulted before going to your notary (e.g., healthcare professional consulted, websites, brochures, etc.)
- Any other information requested by your notary

FOOD FOR THOUGHT

- What kinds of care do you agree to receive? Under what clinical situations do you agree to receive them?
- What kinds of care do you refuse to receive? Under what clinical situations do you refuse to receive them?
- Would you agree to receive a treatment that would prolong your life but compromise your quality of life?
- Would you choose not to receive treatment, even if this could hasten your death?
- What effect will your choices have on your family and loved ones?

THE MEDICAL CARE PREFERENCES EXPRESSED

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HOW TO EXPRESS YOUR ADVANCE MEDICAL DIRECTIVES

Advance medical directives can be given in the presence of witnesses using the form prescribed by the Ministre de la Santé et des Services sociaux. The law also allows for your notary to draw up your directives in a notarized deed. This solution offers clear benefits. Indeed, a notarized deed is hard to contest unlike the prescribed form.

WHAT CONDITIONS HAVE TO BE MET FOR YOU TO DRAW UP YOUR DIRECTIVES?

- You must be at least 18 years old
- You must be capable of giving consent to care at the time you sign them

THE NOTARY CAN ALSO DIRECT YOU TO A VARIETY OF DIFFERENT RESOURCES IF YOU FEEL THE NEED FOR MORE INFORMATION ABOUT THE KINDS OF CARE YOU WISH TO RECEIVE, INCLUDING THE CONSEQUENCES FOR LONGEVITY AND YOUR QUALITY OF LIFE.

A notarized deed is ideal for this because its authenticated nature makes it highly reliable.

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- You must be capable of giving consent to care at the time you sign them

The notary:

- Ensures that you have received all the information you need before preparing your directives, and that you are well-informed about the consequences of refusing care
- Discusses your situation and needs with you, without trying to take the place of a healthcare professional
- Ensures there is no conflict between wishes you have expressed elsewhere and your advance medical directives
- Takes the time to answer your questions
- Forwards your directives, upon your request, to the Advance Medical Directives Register and to your doctor, so they can be placed in your medical file

WHAT ARE THE BENEFITS OF WORKING WITH A NOTARY TO PREPARE YOUR ADVANCE MEDICAL DIRECTIVES BY NOTARIZED DEED?

A notary is a legal professional. The notary’s role is to advise you in the preparation of the legal document that will contain your advance medical directives.

CAN YOUR DIRECTIVES BE CHANGED?

You can change or revoke your advance medical directives at any time.

- To change them: draw up new advance medical directives and ask your notary to forward them to the Register
- To revoke them: use the appropriate government form.

In an emergency situation, you can verbally express wishes different from those in your advance medical directives or revoke them, if you are capable of doing so.

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