OBJECTIVES

• To facilitate a consistent, compassionate, patient-centred approach when responding to an adult patient’s request for medical assistance in dying.

PRINCIPLES

Patient autonomy: Patients with capacity will be able to make their own decisions about their own lives and bodies based on their own preferences, values, and beliefs.

Equitable access: Patients who make a request for medical assistance in dying, who meet the mandatory requirements and when all the safeguards have been addressed, should have timely and reasonable access to this service. Consistent with other Alberta Health Services (AHS) services and program areas, reasonable access means that medical assistance in dying services may not be available at all AHS settings.

Respect for moral conscience: Health care providers may follow their beliefs and values when deciding whether or not to participate in medical assistance in dying.

Respect and dignity: Patients and their families shall be cared for by health care providers with open-mindedness, respect, compassion, and a thoughtful regard for their dignity and unique lived experience, including cultural elements that are important to the patient.

Health care provider qualifications: Health care providers participating in medical assistance in dying must have the requisite knowledge, care and skill, and be acting within their scope of practice, supported by all applicable laws, practice standards, bylaws, AHS policies, and other applicable requirements.
Duty to provide care: Patients shall not be abandoned or denied appropriate health care because of their request for or participation in medical assistance in dying.

Criminal law application and protections: Changes to the Criminal Code (Canada) mean that Physicians or Nurse Practitioners may provide medical assistance in dying and allow other health care providers to assist Physicians or Nurse Practitioners in their provision of this service for patients. Physicians, Nurse Practitioners, and other health care providers may provide patients with information about the lawful delivery of medical assistance in dying. The law also extends to protect those who are acting on a reasonable but mistaken belief about a fact that is an element of the mandatory requirements or the required safeguards in this Policy.

Protection of vulnerable patients: Attention to the conditions and context generating vulnerability which might have an influence on a patient’s request for medical assistance in dying must be part of AHS’ comprehensive and ongoing multi-disciplinary patient care. AHS’ multi-disciplinary patient care teams must be committed to protecting vulnerable patients from discrimination, coercion, exploitation, and undue influence.

APPLICABILITY

Compliance with this document is required by all Alberta Health Services employees, members of the medical and midwifery staffs, students, volunteers, and other persons acting on behalf of Alberta Health Services (including contracted service providers as necessary).

ELEMENTS

1. Points of Emphasis

   1.1 This Policy addresses the following activities associated with medical assistance in dying:

   a) responding to inquiries;

   b) assessing whether a patient meets the mandatory requirements while ensuring that safeguards are observed, and the provision of medical assistance in dying by the administering by the most responsible health practitioner (for the purpose of this Policy, the most responsible health practitioner is a Physician or Nurse Practitioner) of a substance to a patient, at that patient’s request, that causes that patient’s death;

   c) reporting requirements after the patient’s death.

   1.2 AHS respects a patient’s right to make informed health care decisions, including the right to consent to or decline specific health care interventions. Only adult patients who have the capacity to provide informed consent may be eligible for medical assistance in dying.

   1.3 AHS shall support patients and families by providing clear and accurate information about medical assistance in dying.
1.4 AHS shall respect individual health care providers’ rights to decline participation in medical assistance in dying, while ensuring that patients’ care needs are met.

2. Patient Eligibility of Medical Assistance in Dying: Mandatory Requirements

2.1 Only adult patients that meet the following mandatory requirements, as determined by two (2) independent Physicians or Nurse Practitioners (refer to Section 3 below), are eligible for medical assistance in dying.

a) The patient is eligible for health services funded by a federal, provincial, or territorial government in Canada (existing waiting periods or minimum residency requirements do not apply).

b) The patient has a grievous and irremediable medical condition. This means all of the following criteria are met:

(i) the patient has a serious and incurable illness, disease, or disability;

(ii) the patient is in an advanced state of irreversible decline in capability;

(iii) that illness, disease, disability, or state of decline causes the patient enduring physical or psychological suffering that:

• is intolerable to the patient; and

• cannot be relieved under conditions or with treatment that the patient considers acceptable;

Note: For the purposes of Section 2.1(b) above, a mental illness is not considered to be an illness, disease, or disability.

(iv) except as outlined by Section 6 below, their natural death has become reasonably foreseeable, taking into account all of their medical circumstances. A specific prognosis as to the specific length of time remaining is not required.

c) The patient has made a request for medical assistance in dying on the prescribed Record of Request for Medical Assistance in Dying Form (Alberta). This request must be voluntary.

(i) If the patient requesting medical assistance in dying is unable to physically sign and date the request for medical assistance in dying on the prescribed Record of Request for Medical Assistance in Dying Form (Alberta), another person – who is at least 18 years of age, who understands the nature of the request for medical assistance in dying, and who does not know or believe that they are a beneficiary under the will of the patient making the request or a recipient, in any way, of a financial or other material benefit
resulting from that patient’s death – may do so in the person’s presence, on the person’s behalf, and under the person’s express direction.

d) The patient has the capacity to provide informed consent for medical assistance in dying, in accordance with the AHS Consent to Treatment/Procedure(s) Policy Suite.

Note: An alternate decision-maker cannot make a request for, or consent to, medical assistance in dying on behalf of a patient who lacks capacity.

e) The patient has given express informed consent for the delivery of medical assistance in dying after having been informed of the means that are available to relieve their suffering, including palliative care. The patient’s express informed consent shall be obtained in writing on the AHS Consent to Treatment Plan or Procedure Form unless use of this form is impracticable or unreasonable.

(i) If the patient is physically unable to provide express informed consent in writing:

- a blind or disabled patient’s mark is recognized as a valid signature on the consent form; or

- verbal or other express (e.g., blinking, grunting) informed consent is acceptable with a minimum, one (1) witness, and this consent shall be documented on the AHS Consent to Treatment Plan or Procedure Form along with why the patient was physically unable to sign.

(ii) This informed consent is separate and in advance of the informed consent required immediately prior to the provision of medical assistance in dying as per Section 5.1(h) below and subject to Sections 5.2 or 6.1(k) below.

3. Determining Independence of a Physician or Nurse Practitioner

3.1 The Physician or Nurse Practitioner who provides the medical assistance in dying, and the Physician or Nurse Practitioner who provides the opinion referred to in Sections 5.1(e) or 6.1(e) below, are independent if they:

a) are not in a mentorship or supervisory relationship with each other;

b) do not know or believe that they are a beneficiary under the will of the patient making the request or a recipient, in any other way, of a financial or other material benefit resulting from that patient’s death, other than standard compensation for their services relating to the request; and
c) do not know or believe that they are connected to the other Physician or Nurse Practitioner or to the patient making the request in any other way that would affect their objectivity.

4. **Determining Independence of a Witness**

4.1 An independent witness must be an adult who understands the nature of the request for medical assistance in dying. The witness must not act as a witness if they:

a) know or believe that they are a beneficiary under the will of the patient making the request or a recipient, in any other way, of a financial or other material benefit resulting from that patient’s death;

b) are an owner or operator of any health care facility at which the patient making the request is being treated or any facility in which that patient resides;

c) are directly involved in providing health care services to the patient making the request; or

d) directly provide personal care to the patient making the request.

4.2 Despite Sections 4.1(c) and 4.1(d) above, a person who provides health care services or personal care as their primary occupation and who is paid to provide that care to the person requesting medical assistance in dying, is permitted to act as an independent witness, except for:

a) the Physician or Nurse Practitioner who will provide medical assistance in dying to the person; and

b) the Physician or Nurse Practitioner who provides an opinion in Sections 5.1(e) or 6.1(e) below, as the case may be, in respect of the patient.

5. **Safeguards for Natural Death that is Reasonably Foreseeable**

5.1 Before a Physician or Nurse Practitioner provides medical assistance in dying to a patient whose natural death is reasonably foreseeable, taking into account all of their medical circumstances, without a prognosis necessarily having been made as to the specific length of time that they have remaining, the Physician or Nurse Practitioner must:

a) be of the opinion that the patient meets all of the mandatory requirements as per Section 2 above;

b) ensure the request for medical assistance in dying is in writing, dated, and signed by the patient after the patient was informed by a Physician or Nurse Practitioner that the patient has a grievous and irremediable medical condition;
c) be satisfied the request in Section 5.1(b) above is signed (subject to Sections 2.1(c) and 2.1(c)(i) above) before an independent witness (refer to Section 4 above) who then also signs and dates the request;

d) ensure the patient was advised that they may withdraw their request at any time and in any manner;

e) ensure that a second assessing Physician or Nurse Practitioner has provided a written opinion confirming that the patient meets all of the mandatory requirements (see Section 2 above);

f) be satisfied that they and the second assessing Physician or Nurse Practitioner referred to in Section 5.1(e) above are independent (see Section 3 above);

g) if the patient has difficulty communicating, take all necessary measures to provide a reliable means by which the patient may understand the information that is provided to them and communicate their decision; and

h) subject to Section 5.2 below, immediately before medical assistance in dying is provided, give the patient an opportunity to withdraw their request and ensure that the patient gives express informed consent to receive medical assistance in dying. The Physician or Nurse Practitioner shall obtain the patient’s express informed consent for medical assistance in dying. The Physician or Nurse Practitioner shall document express informed consent by:

(i) having the patient re-sign the original AHS Consent to Treatment Plan or Procedure Form (dated again, with one [1] witness), understanding that a blind or disabled patient’s mark is recognized as a valid signature;

(ii) having the patient sign a new AHS Consent to Treatment Plan or Procedure Form (dated, with one [1] witness), understanding that a blind or disabled patient’s mark is recognized as a valid signature; or

(iii) documenting the patient’s express verbal or other express (e.g., blinking, grunting) informed consent in front of at minimum, one (1) witness (refer to Section 4 above), with documentation that specifies the witness name(s) and date on the patient’s health record.

5.2 The Physician or Nurse Practitioner may administer a substance to a patient whose death is reasonably foreseeable to cause their death without meeting the requirement set out in Section 5.1(h) above if:

a) before the person loses the capacity to consent to receiving medical assistance in dying:
(i) the patient meets all of the mandatory requirements set out in Section 2 above and all other safeguards set out in Section 5.1 above are met;

(ii) the patient enters into an agreement in writing with the Physician or Nurse Practitioner that the Physician or Nurse Practitioner would administer a substance to cause their death on a specified day;

(iii) the patient is informed by the Physician or Nurse Practitioner of the risk of losing the capacity to consent to receiving medical assistance in dying prior to the day specified in the agreement; and

(iv) in the written agreement, the patient consented to the administration by the Physician or Nurse Practitioner of a substance to cause their death on or before the day specified in the agreement if they lost their capacity to consent to receiving medical assistance in dying prior to that day;

b) the patient has lost the capacity to consent to receiving medical assistance in dying;

c) the substance is administered to the patient in accordance with the terms of the agreement; and

d) the patient does not demonstrate, by words, sounds, or gestures, refusal to have the substance administered or resistance to its administration.

(i) For greater certainty, involuntary words, sounds, or gestures made in response to contact do not constitute a demonstration of refusal or resistance for the purposes of Section 5.1(d) above.

(ii) Once a patient demonstrates, by words, sounds, or gestures, refusal to have the substance administered or resistance to its administration, medical assistance in dying can no longer be provided to the patient on the basis of the consent given by them under Section 5.2(a)(iv) above.

6. Safeguards for Natural Death that is Not Reasonably Foreseeable

6.1 Before a Physician or Nurse Practitioner provides medical assistance in dying to a patient whose natural death is not reasonably foreseeable, taking into account all of their medical circumstances, the Physician or Nurse Practitioner must:

a) be of the opinion that the patient meets all of the mandatory requirements set out in Section 2 above;

b) ensure that the patient’s request for medical assistance in dying was:
(i) made in writing on the Record of Request for Medical Assistance in Dying Form (Alberta) and signed and dated by the patient (or in accordance with Sections 2.1(c) and 2.1(c)(i) above); and

(ii) signed and dated after the patient was informed by a Physician or Nurse Practitioner that the patient has a grievous and irremediable medical condition;

c) be satisfied that the request was signed and dated by the patient (or in accordance with Sections 2.1(c) and 2.1(c)(i) above) before an independent witness (see Section 4 above) who then also signed and dated the request;

d) ensure that the patient has been informed that the person may, at any time and in any manner, withdraw their request;

e) ensure that a written opinion from another independent Physician or Nurse Practitioner (as per Section 3 above) confirming that the patient meets all of the mandatory requirements set out in Section 2 above has been provided;

**Note:** If neither Physician or Nurse Practitioner has expertise in the condition that is causing the patient’s suffering, then one of the two (2) assessing Physicians or Nurse Practitioners shall consult with another Physician or Nurse Practitioner with that expertise and share the results of that consultation.

f) be satisfied that they and the Physician or Nurse Practitioner in Section 6.1(e) above are independent (refer to Section 3 above);

g) ensure that the patient has been informed of the means available to relieve their suffering, including, where appropriate, counselling services, mental health and disability support services, community services, and palliative care, and has been offered consultations with relevant professionals who provide those services or that care;

h) ensure that they and the Physician or Nurse Practitioner referred to in Section 6.1(e) above have discussed with the patient the reasonable and available means to relieve the patient’s suffering and they and the Physician or Nurse Practitioner referred to in Section 6.1(e) above agree with the patient that the patient has given serious consideration to those means;

i) ensure that there are at least 90 clear days between the day on which the first assessment of whether the patient meets the mandatory requirements set out in Section 2 above begins and the day on which medical assistance in dying is provided to them or — if the assessments have been completed and they and the Physician or Nurse Practitioner referred to in Section 6.1(e) above are both of the opinion that the loss of
the patient’s capacity to provide consent to receive medical assistance in dying is imminent — any shorter period that the first assessing Physician or Nurse Practitioner considers appropriate in the circumstances;

j) if the patient has difficulty communicating, take all necessary measures to provide a reliable means by which the person may understand the information that is provided to them and communicate their decision; and

k) immediately before providing the medical assistance in dying, give the patient an opportunity to withdraw their request and ensure that the patient gives express informed consent to receive medical assistance in dying.

7. Alberta Health Services’ Responsibilities in Medical Assistance in Dying

7.1 AHS has a responsibility to assist Albertans with reasonable access to medical assistance in dying, in safe and clinically appropriate AHS settings, which means environments where health services are delivered by, on behalf of, or in conjunction with AHS, including the patient’s home.

7.2 AHS shall:

a) provide comprehensive multi-disciplinary care including non-Physician health care providers working within their scope of practice, to patients and families when the patient is exploring end-of-life decisions;

b) provide non-judgmental, comprehensive care without bias;

c) provide timely and reasonable access to information about palliative and all end-of-life care options, including bereavement care;

d) honour health care providers’ decisions regarding their participation in the provision of medical assistance in dying;

e) take reasonable steps to facilitate self-referrals, referrals of patients from Physicians or Nurse Practitioners who decline to participate in medical assistance in dying, and referrals from AHS-contracted service providers for those patients intending to access medical assistance in dying;

f) ensure patients may access medical assistance in dying in a timely and coordinated fashion;

g) accommodate requests for timely patient transfers from health care settings opting not to deliver medical assistance in dying to an appropriate AHS setting or other non-objecting setting;

h) ensure access to consultation services, including but not limited to, Clinical Ethics, legal services for staff, Spiritual Care, Social Work, and Addiction and Mental Health services, as needed;
i) ensure that if concerns about a patient’s health care experience arise, the patient concerns resolution process shall be available in accordance with the AHS Patient Concerns Resolution Process Policy Suite; and

j) enable the reporting of information related to medical assistance in dying as required by the Office of the Chief Medical Examiner and/or the Medical Assistance in Dying Regulatory Review Committee.

7.3 AHS’ Medical Assistance in Dying Care Coordination Service shall offer:

a) support to patients and families by providing information and access to education and supports, and linkages to all end-of-life care options including medical assistance in dying, and grief and bereavement services; and

b) support to both AHS and non-AHS Physicians, Nurse Practitioners, and interdisciplinary health care team members in the coordination of care and services related to medical assistance in dying and all end-of-life care options, and provide linkages to education, resource materials, specialty consultation services, and grief and bereavement services.

7.4 AHS’ procedures and processes shall support the Physicians’ and Nurse Practitioners’ ability to:

a) support patients;

b) assess mandatory requirements and ensure safeguards are met;

c) prescribe and/or administer the drugs recommended for use that intentionally bring about a patient’s death by established drug lists and protocols developed and maintained in consultation with the Alberta College of Pharmacy;

d) comply with documentation requirements; and

e) comply with any legal and AHS reporting requirements.

7.5 AHS shall ensure that the care provided to the patient and family after death is provided in accordance with established organizational policies and processes.

8. Health Care Providers’ Responsibilities in Medical Assistance in Dying

8.1 Prior to participation in any aspect of care related to medical assistance in dying, health care providers should inform themselves of the direction being provided by their respective regulatory bodies and must comply with that direction.

8.2 Health care providers should also inform themselves with information, support, and guidance provided by the Medical Assistance in Dying Care Coordination Service, referral services, and the patient self-referral process.
8.3 Health care providers who are not Physicians or Nurse Practitioners shall respond to medical assistance in dying inquiries in a timely and non-judgmental, comprehensive manner without bias and shall notify a patient’s most responsible health practitioner.

   a) If the patient does not have a most responsible health care practitioner or if the patient does not wish for their most responsible health practitioner to learn of the request, then the health care provider shall notify the relevant Manager and the Medical Assistance in Dying Care Coordination Service in a timely manner.

   b) Health care providers may share information about medical assistance in dying with patients.

8.4 Health care providers electing not to participate in medical assistance in dying for appropriate reasons, including reasons of conscience, are not required to participate.

   a) The health care provider shall inform their Manager if they are unwilling or unable to support the provision of either the patient’s usual care or care specific to medical assistance in dying.

   b) The Manager shall ensure another appropriate health care provider who is willing and able, assumes the objecting health care provider’s role.

8.5 An AHS Pharmacist may only dispense drugs for medical assistance in dying consistent with the list of drugs developed and maintained with the assistance of the Alberta College of Pharmacy and supported by any applicable practice standards or other governing documents, and must comply with any legal, regulatory body, and mandatory reporting obligations.

8.6 Health care providers shall ensure documentation in the patient’s health record is in accordance with AHS policies and legislative requirements.

9. Physicians’ and Nurse Practitioners’ Responsibilities in Medical Assistance in Dying

9.1 Only appropriately qualified Physicians and Nurse Practitioners may determine requirements for and provide medical assistance in dying. Physicians providing assessments or provisions within AHS settings require privileges to do so. Nurse Practitioners are required to maintain their own competency as set out by regulatory bodies and AHS.

9.2 Prior to assessing a patient for medical assistance in dying, the Physicians and Nurse Practitioners involved should review and follow advice documents and Standards of Practice set out by their respective regulatory bodies regarding their participation in aspects of care related to medical assistance in dying and may consult with their insurers / protective associations.
9.3 Upon receiving the formal request for medical assistance in dying, the Physician and/or Nurse Practitioner involved shall advise the Medical Assistance in Dying Care Coordination Service of the request.

9.4 Physicians or Nurse Practitioners who elect not to participate in medical assistance in dying for appropriate reasons, including reasons of conscience, are not required to participate.

a) Physicians or Nurse Practitioners who elect not to participate in medical assistance in dying, and have a patient who has requested medical assistance in dying, shall provide the patient’s information to the Medical Assistance in Dying Care Coordination Service. The Medical Assistance in Dying Care Coordination Service shall provide the patient with information and resources to facilitate access to a Physician or Nurse Practitioner who is willing to provide medical assistance in dying services.

b) Physicians or Nurse Practitioners shall continue to provide required health care to the patient until that Physician’s or Nurse Practitioner’s services are no longer required or wanted by the patient or until another Physician or Nurse Practitioner has assumed responsibility for the patient.

9.5 Under no circumstances shall the responsibility for providing medical assistance in dying be delegated or transferred from one Physician or Nurse Practitioner to another Physician or Nurse Practitioner who:

a) has not independently verified the patient’s mandatory requirements and express informed consent for medical assistance in dying; or

b) is receiving supervision or mentorship (e.g., trainee) from any Physician or Nurse Practitioner.

9.6 With the patient’s express informed consent, the provision of medical assistance in dying may be observed for learning purposes.

9.7 Only Physicians and Nurse Practitioners shall prescribe the drugs for medical assistance in dying. The most responsible health practitioner shall inform the Pharmacist involved when a prescription is being prescribed or obtained for the purpose of delivering medical assistance in dying.

9.8 The most responsible health practitioner shall obtain express informed written (signed) consent for a treatment plan developed together with a patient.

a) The treatment plan shall include administration of the drugs by the most responsible health practitioner.

9.9 The most responsible health practitioner shall review, affirm, and/or determine that the patient’s advance care planning and goals of care designation have occurred as per the AHS Advance Care Planning and Goals of Care Designation Policy Suite.
9.10 Physicians and Nurse Practitioners shall ensure documentation in the patient’s health record is in accordance with AHS policies and legislative requirements. This documentation shall include, but is not limited to, capacity assessment, mandatory requirements, goals of care designation, completed consent forms, and record of medication administration.

9.11 Physicians and Nurse Practitioners shall comply with any legal, federal or provincial government, regulatory body, and mandatory medical assistance in dying reporting requirements.

DEFINITIONS

Adult, for the purposes of this Policy, means a person aged 18 years and older and excludes mature minors.

Advance care planning, for the purposes of this Policy, means a process which encourages people to reflect and think about their values regarding clinically indicated future health care choices; explore medical information that is relevant to their health concerns; communicate wishes and values to their loved ones, their agent/alternate decision-maker and their health care team; and record those choices.

Alberta Health Services (AHS) setting means any environment where treatment/procedures and other health services are delivered by, on behalf of or in conjunction with, Alberta Health Services.

Alternate decision-maker means a person who is authorized to make decisions with or on behalf of the patient. These may include, specific decision-maker, a minor’s legal representative, a guardian, a ‘nearest relative’ in accordance with the Mental Health Act (Alberta), an agent in accordance with a Personal Directive, or a person designated in accordance with the Human Tissue and Organ Donation Act (Alberta). This also includes what was previously known as the substitute decision-maker.

Capacity means the ability for the patient to (1) understand the nature, risks, and benefits of the procedure and the consequences of consenting or refusing and (2) understand that this explanation applies to them.

Concern means a written or verbal expression of dissatisfaction that may be related to:

- the provision of goods and services to a patient;
- a failure or refusal to provide goods and services to a patient; or
- terms and conditions under which goods and services are provided to a patient, by Alberta Health Services or by a service provider under the direction, control, or authority of Alberta Health Services.

It may also include dissatisfaction with professional practice and/or an allegation of unprofessional conduct. The concern may be clinical or non-clinical and may be directed at any member of the organization or the organization as a whole. The concern may also include the dissatisfaction with an Alberta Health Services owned or operated facility.
Express informed consent, for the purposes of this Policy, means direct, explicit agreement to undergo a treatment/procedure(s), given either verbally or non-verbally (e.g., blinking, grunting), or in writing (information on Consent can be found on the AHS external website by searching ‘Consent to Treatment/Procedure’).

Family(-ies) means one or more individuals identified by the patient as an important support, and who the patient wishes to be included in any encounters with the health care system, including, but not limited to, family members, legal guardians, friends and informal caregivers.

Goals of care designation means one of a set of short-hand instructions by which health care providers describe and communicate general care intentions, specific clinically indicated health interventions, transfer decisions, and locations of care for a patient as established after consultation between the most responsible health practitioner and patient or alternate decision-maker.

Health care provider means a person who provides goods or services to a patient, inclusive of health care professionals, staff, students, volunteers and other persons acting on behalf of or in conjunction with Alberta Health Services.

Health record means the collection of all records documenting individually identifying health information in relation to a single person.

Informed consent, for the purposes of the Policy, means the patient’s agreement to undergo a treatment/procedure after being provided, in a manner the patient can understand, with the relevant information about the treatment/procedure(s), its risks and alternatives, and the consequences.

Medical assistance in dying means the administering by a Physician or Nurse Practitioner of a substance to a patient, at their request, that causes their death.

Most responsible health practitioner means the health practitioner who has the responsibility and accountability for the specific treatment/procedure(s) provided to a patient and who is authorized by Alberta Health Services to perform the duties required to fulfill the delivery of such a treatment/procedure(s) within the scope of their practice. For the purpose of this Policy, this may only be either a Physician or Nurse Practitioner.

Patient means, for the purposes of this Policy, an adult who receives or has requested health care or services from Alberta Health Services and its health care providers or individuals authorized to act on behalf of Alberta Health Services. This term is inclusive of residents, clients, and outpatients.

REFERENCES

- Alberta Health Services Governance Documents:
  - Advance Care Planning and Goals of Care Designation Policy Suite (#HCS-38)
  - Consent to Treatment/Procedure(s) Policy Suite (#PRR-01)
  - Patient Concerns Resolution Process Policy Suite (#PRR-02)
• Alberta Health Services Forms:
  o Combined Assessment/Providing Practitioner Record for Medical Assistance in Dying Form (#21566)
  o Consent to Treatment Plan or Procedure Form (#09741)
  o Providing Practitioner Record for Medical Assistance in Dying Form (#21565)
  o Specialist Assessment for Medical Assistance in Dying (#21567)
• Non-Alberta Health Services Documents:
  o Advice to the Profession – Medical Assistance in Dying, June 2016, (College of Physicians and Surgeons of Alberta)
  o Alberta Monitoring of MAID Physician/Nurse Practitioner Form (#HSP12101)
  o An Act to amend the Criminal Code and to make related amendments to other Acts (Medical Assistance in Dying), June 17, 2016 (Government of Canada) Carter v. Canada (Attorney General), 2015 SCC 5, [2015] 1 S.C.R. 331 (Supreme Court of Canada)
  o Criminal Code (Canada)
  o Medical Assistance in Dying Care Coordination Service Ministerial Order D2-2016, June 2016 (Government of Alberta)
  o Medical Assistance in Dying: Guidelines for Nurse Practitioners, March 2017, CARNA
  o Medical Assistance in Dying: Guidelines for Nurses in Alberta, March 2017, CARNA
  o Medical Assistance in Dying Standard of Practice, June 2016 (College of Physicians and Surgeons of Alberta)
  o Pharmacist Record for Medical Assistance in Dying Form (#HSP11662) (Alberta)
  o Record of Request for Medical Assistance in Dying Form (#HSP11175) (Alberta)