Advance directive for healthcare

A document to help you choose your patient advocate and express your healthcare wishes



Have a say in your healthcare ... When it matters most

Every day we plan for the smallest things. We plan what to wear, we plan what's for dinner, we plan what TV show we want to watch at night. However, we often neglect to plan for the big things in life like our own healthcare.

To begin planning for our own healthcare, we must first reflect on what's important to us: What are our most important values and beliefs? What past experiences have we had? Who do we want to help speak on our behalf? We must begin to plan in advance for what type of care we would want if we couldn't speak for ourselves.

Once we have successfully done that, this advance directive for healthcare form will help you document those plans and share them with your family members, friends, loved ones, and healthcare providers.

This form is a **legal document** that has several parts. The parts will let you:

- Part 1 First, understand Frequently asked questions (FAQs)
- **Part 2** Start by having conversations
- **Part 3** Choose a patient advocate
- Part 4 Create guidelines for your healthcare
- Part 5 Organ donation
- **Part 6** Create guidelines for your mental healthcare (Optional to complete)
- Part 7 Make it legal
- Part 8 Continue planning for the future

For healthcare associates: Please check for completeness and ensure that the document owner has initialed pages 8-15 in the lower right corner. Please scan pages 8-15 into the electronic medical record (EMR).

First, understand Frequently asked questions (FAQs)

What is an advance directive?

An advance directive is a form that is made in advance of a serious illness or accident that would keep you from being able to speak or make decisions for yourself. The advance directive lets you legally select someone to help make medical decisions in one of these situations and also lets you outline some of your choices and preferences for medical treatment. It is your legal right to complete an advance directive.

Who should complete an advance directive?

Everyone who is at least 18 years old, or older, and is of sound mind should complete an advance directive. Having an advance directive is a normal part of good healthcare, and people who are healthy should especially have one.

Are advance directives just for people who are old or sick?

No. It is your legal right to have an advance directive. Many healthcare providers ask every person who enters their office, hospital or clinic if they have an advance directive.

When should I complete an advance directive?

You should complete an advance directive when you have reflected and feel confident about who your patient advocate is, and what your values and beliefs are that will guide your medical care. It's best to do this before an emergency or serious illness happens, and it is good to start thinking about these topics as soon as you can.

Who should I give a copy of my advance directive to?

You should give a copy to your primary care doctor, your patient advocate and anyone else you think should understand your preferences for healthcare. Even if you do not give a copy of your advance directive to all of your family members and loved ones, it is important to still communicate your plan with them so everyone understands what is important to you.

Does this advance directive expire?

No. There is no expiration date on this advance directive as long as it is your most current version.

Does the advance directive have any connection to my financial matters?

No. Although your patient advocate may also be called a "durable power of attorney for healthcare" it is not the same as a "durable power of attorney," which relates to decisions about your money and financial matters. This booklet does not address your finances or who will have the ability to make decisions related to your money.

What is the difference between a "durable power of attorney for healthcare" and a "patient advocate?"

These two terms are used interchangeably. That is, by completing this advance directive and choosing a patient advocate, that person can also be considered your "durable power of attorney for healthcare." The state of Michigan uses the term "patient advocate" to describe the role of a "durable power of attorney for healthcare."

Do I need a lawyer to complete my advance directive?

No. Although some people select to complete their advance directive with a lawyer, it is not necessary, or even preferred. If possible, you should talk with your primary care doctor, your patient advocate, and loved ones, though.

What if I change my mind after I have made my advance directive?

You can make a new advance directive at any time. Just like your thoughts, relationships and preferences change over time, it's likely that your advance directive will change over time, too. If you make a new advance directive, be sure to destroy any old versions and give the new form to anyone who would have the outdated version. Be sure to give the new one to your primary care doctor, your patient advocate and whoever else is important to you.

How do you decide what type of medical care you would wish to receive or not receive?

- Reflect on your values and beliefs, your lifetime goals, current health status, and the past experiences you have had.
- Have conversations with your primary care doctor, family members, loved ones, patient advocate and faith leader.
- Think about what questions you may have and ask your doctors, faith leaders, and other professionals to help you understand these questions.

What is the difference between an advance directive and a living will?

The living will is just one section of the advance directive. By completing this advance directive, Part 4 is considered your living will or "guidelines for your healthcare." The living will section helps to outline the type of medical care that you would wish to receive, or not receive. It will help to guide your doctors, nurses and care team in understanding your preferences, and for your patient advocate to make the best possible decisions for your medical care for you if you were unable to communicate or make them yourself.

Where can I get more information about advance directives?

Your primary care doctor is a good person to ask for information and guidance about advance directives. You can visit healthcare.ascension.org and search for "advance directive" for a list of resources and additional information **OR** you can call 866-501-DOCS (3627).

Start by having conversations

As you read through this booklet, reflect on what is important to you. Thinking about your values, beliefs and past experiences can then help to guide the types of medical care you may — or may not — like to receive in different situations. Talk about it with your family, friends and doctor(s).

Answering questions, like the ones to the right, may help to guide your decision.

Here are a few topics you may want to discuss with your faith or spiritual leader, doctor and patient advocate:

- Pain management and comfort
- Nutrition/hydration
- Cardiopulmonary resuscitation (CPR)
- Organ and tissue donation
- Mental Health

As you reflect, here are some questions you, your loved ones and your doctor may consider or discuss:

- How do you define important terms like "quality of life" or "terminal illness?"
- What do you know about your health status?
- Have you been diagnosed with any serious illnesses already? What may those illnesses look like in one year from now? Five years from now?
- What is most important in your life right now?
- What makes you feel most comfortable or at ease? Are they people? Are they feelings?
- Have you or your loved ones had any past experiences with serious illness or death? If you were in that situation again, what would you be most hopeful of? Most fearful of?
- What do you most hope to avoid?
- In your opinion, what would a "good death" look like?

Choosing a patient advocate

Your patient advocate should be someone you trust. This should be someone who knows you, your values and your beliefs. He or she may have to make important healthcare and/or mental health decisions for you if you are not able to make them for yourself.

- Your patient advocate needs to be at least 18 years of age.
- He/she can be a family member, but does not need to be. It should be someone you trust to honor your wishes, no matter how difficult the situation may be.
- Your patient advocate cannot be your doctor, your medical or mental health professional, or any other professionals providing care to you.
- It is important to discuss your medical preferences with your patient advocate and your doctor(s) so that they will know what you want.
- Your patient advocate cannot delegate his or her responsibility to someone else. But you can choose an "alternate patient advocate" in case your first patient advocate is not able to fulfill his or her responsibilities.
- Your patient advocate and your alternate patient advocate must be willing
 to accept the responsibility that comes with this role. The "patient
 advocate acceptance form" in this booklet needs to be signed by your
 patient advocate and the alternate patient advocate.

STOP: See page 17 for further instructions to complete this section.

Legal document - Durable power of attorney for healthcare

Designation of patient advocate(s)

This form meets the legal requirements of the state of Michigan.

These instructions express my preferences about my medical care and/or mental healthcare if I am no longer able to make my own decisions as determined in writing by a treating doctor and at least one other doctor or licensed psychologist. (Michigan Compiled Laws "MCL" 700.5508). I want my family, caregivers, doctors, mental health professionals, and anyone else concerned with my healthcare needs to act in accordance with my wishes as stated in my patient advocate designation document and my advance directive.

By this instrument I intend to: (1) create a durable power of attorney for healthcare under MCL Sections 700.5506-700-5512 of the Estates and Protected Individuals Code; (2) authorize my agent (patient advocate), at all times, to be able to request a copy of my medical records and obtain individually identifiable health information; and (3) authorize my agent to act as personal representative under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA").

My patient advocate or successor patient advocate(s) may only act if I am unable to participate in making decisions regarding my medical or mental health treatment.

My patient advocate or successor patient advocate(s) may delegate his/her responsibilities to the next

	successor patient advocate if he or she is unable to someone I have not designated.	act, but cannot delegate his/her responsibilities to	
A	I,(print your name) my patient advocate.	appoint and designate the following person(s) as	
B	Patient advocate for <u>healthcare</u> :		
	Name		
	Address		
	Daytime phone #	Cell phone #	
	Alternate patient advocate(s)		
	I appoint the following person(s), in the order listed, as my alternate patient advocate(s), if my patien advocate no longer accepts my appointment, is incapacitated, resigns, is removed, or is unavailable. My alternate patient advocate is to have the same powers and rights as my patient advocate.		
	© First alternate patient advocate	Second alternate patient advocate	
	Name	Name	
	Address	Address	
	Daytime phone #	Daytime phone #	
	Cell phone #	Cell phone #	

Patient initials:

Healthcare associate PLEASE SCAN THIS PAGE

Guidelines for my healthcare

General instructions

If I lose decision-making capacity, my patient advocate has the authority to consent or refuse the medical care (which could include but is not limited to testing, medication, surgery, procedure, hospitalization, and hospice care) prescribed by my doctor consistent with law and regulation, including but not limited to the following:

- Interpret and communicate any instructions I have given in this document and in other discussions according to my previously stated wishes and values
- Review and/or release my medical records, and personal files as needed for my medical care
- If necessary for my medical care, arrange treatment, hospitalization and my transfer in Michigan or any other state
- Determine which health professionals and organizations may provide my medical treatment
- Make choices about my mental health treatment, including the ability to consent to forced administration of medicines and inpatient hospitalization
- If I have included no specific instructions, act and make decisions that are in my best interest, considering my condition, treatment options, and stated values and beliefs

Healthcare associate PLEASE SCAN THIS PAGE	Patient initials:
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Specific instructions

My patient advocate is to follow the specific instructions below, which may limit the authority described above in the general instructions. I understand that I can choose one of the instructions regarding life-sustaining treatment listed below. If I choose one, I will sign my name below my choice. In all circumstances, I direct that all medically appropriate measures be taken to keep me comfortable and free from pain, as much as possible.

	I do not want my life to be prolonge	. d :f = = f +l= = f = =
1) I do not want my life to be prolonged if any of the following occur: (1) I have an incurable an irreversible condition that will result in my death within a relatively short time; (2) I become unconscious and, to a reasonable degree of medical certainty, I will not regain consciousne and/or (3) the likely risks and burdens of treatment would outweigh the expected benefits.		
-	patient advocate has the authority t my decision may allow natural dea	to consent or request withdrawal of treatment. I understand oth to occur.
		Date:
	I want my life to be prolonged as lo interventions.	ng as possible with all medically appropriate
Му	signature:	Date:
3)	healthcare decisions in my best into	tors and those providing care for me to make erests with consideration about my condition, treatment fs, and potential use of time-limited trial periods.
-	patient advocate has the authority t my decision may allow natural dea	to consent or request withdrawal of treatment. I understand oth to occur.
Му	signature:	Date:
the	r thoughts about my medical care:	

Spiritual and/or religious needs	
If I am nearing my death (initial all that apply):	
• I would like my pastor/spiritual leader to be notified of my medical condition.	
• I would like a representative of my place of worship with me as I am nearing my death.	
l am of the faith, and am a member of the	
congregation or worship group.	
Phone number (if known):	
Part 5	
Organ donation	
At the time of my death, I want my patient advocate to respect the following request [initial one of the following]:	
I wish to donate any organs or tissue if possible.	
(initials)	
I wish to donate only the following organs or tissue [specify]:	
(initials)	
I do not want to donate any organ or ticque	
I do not want to donate any organ or tissue. (initials)	

Part 6 - Optional

Guidelines for my mental healthcare

Healthcare associate PLEASE SCAN THIS PAGE

Following is a list of types of treatment. I can choose none, one or more. By writing YES next to a choice, I give my patient advocate power to consent to that type of treatment. By writing NO next to a choice, my patient advocate CANNOT consent to that treatment.

	Outpatient therapy. If I need outpatient therapy, I prefer it to be provided by .				
:	My admission as a formal voluntary patient to a hospital to receive inpatient mental l services. I have the right to give THREE days notice of my intent to leave the hospital to be hospitalized, I prefer the following hospital				
	My admission to a hospital to receive inpatient mental health services. If I need to be hospitalized, I prefer the following hospital				
1	If I need to be hospitalized, I preferto take me to the hospital.				
	Psychotropic medication (psychiatric medicine). I prefer to receive the following medication or medications:				
I PREFER I	NOT to receive the following:				
	Medication treatments:				
	Electro-convulsive therapy (ECT).				
	Placement in a group residence.				
	Seclusion and restraints.				
Because:					
What has	worked in the past:				
Additional	l wishes:				
Revocat	tion options for mental health				
	e statement)				
	I may change my mind at any time by communicating in any manner that this designation does not reflect my wishes.				
	I give up my right to have a revocation effective immediately. If I revoke my designation, the revocation is effective 30 days from the date I communicate my intent to revoke. Even if I choose this option, I still have the right to give three days notice of my intent to leave a hospital if I am a formal voluntary patient.				

Patient initials: _____

Part 7 Signatures for legal documentation

The witnesses must be present when you sign this document! ____, being of sound mind and at least 18 years of age, have freely expressed these medical preferences and designated the above person(s) to serve as my patient advocate(s) when I am unable to participate in my medical and/or mental health decision-making. (My signature) (Date) Witnesses' declaration: I declare that the person who signed this document is known to me either personally or by presentation of valid identification (such as driver's license, passport, or other government-issued photo ID card), and that the person signed it in my presence. The person who signed appears to be of sound mind and under no duress, fraud or undue influence, and is at least 18 years old. I am not the designator/signer's spouse, parent, child, grandchild, sibling, presumptive heir, known beneficiary of his/her will, devisee, doctor, or patient advocate, nor am I an employee of a life or health insurance provider, or an employee of a health facility treating the person designating/signing this form. I further declare that I am at least 18 years old. [Witness #1 signature] [Witness #2 signature] [Print name] [Print name] [Date] [Date]

Healthcare associate PLEASE SCAN THIS PAGE

(Print patient advocate's name) (Print patient advocate's name) (Print mame of patient) his/her wishes, and I understand and accept the following: 1. This designation as patient advocate does not become effective unless the patient is unable participate in medical and/or mental health treatment decisions as determined in writing by treating doctor and at least one other doctor or licensed psychologist. 2. The patient has indicated his/her wishes regarding my authority to make an anatomical donatio 3. A patient advocate may not exercise powers concerning the patient's care, custody, medica mental health treatment that the patient, when able to participate in the decision, could not exercised on his/her own behalf. 4. This patient advocate designation cannot be used to make a treatment decision to withhold on withdraw treatment from a patient who is pregnant and that would result in the patient's deat 5. A patient advocate may make a decision to withhold (not to start) or withdraw treatment if would allow a patient to die only if the patient has expressed in a clear and convincing man the patient advocate is authorized to make such a decision, and that the patient acknowleds such a decision could or would allow the patient's death. 6. A patient advocate shall not receive compensation for the performance of his/her authority and responsibilities, but a patient advocate may be reimbursed for actual and necessary expincurred in the performance of his/her authority, rights, and responsibilities. 7. A patient advocate must act in accordance with the standards of care applicable to fiduciari when acting for the patient and must act consistent with the patient's best interests. The kr desires of the patient expressed or evidenced while the patient was able to participate in tre decisions are presumed to be in the patient's best interests. 8. A patient may revoke his/her patient advocate designation at any time and in any manner sufficient to communicate intent to revoke. Mental health revocation can be waived f	١, _		, have discussed with	
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reasonable steps to follow the desires and instructions of the patient as indicated in this booklet other written instructions of the patient, and as we have discussed verbally. If I am unavailable t after reasonable effort to contact me, an alternate patient advocate, in the order determined by patient, shall act as a patient advocate until I become available. [Print name of patient advocate] [Signature of patient advocate] [Date]	10.			n section 20201 c
	rea oth afte	sonable steps to follow the desires and her written instructions of the patient, a er reasonable effort to contact me, an a	l instructions of the patient as indicated nd as we have discussed verbally. If I an alternate patient advocate, in the order	d in this booklet, i m unavailable to
[Print name of 1st alternate patient advocate] [Signature of 1st alternate patient advocate] [Date]	 [Pri	nt name of patient advocate]	[Signature of patient advocate]	[Date]
	 [Pri	nt name of 1st alternate patient advocate]	[Signature of 1st alternate patient advocate]	[Date]
[Drint name of 2nd alternate nations advacate] [Cignature of 2nd alternate nations advacate] [Data]				

Patient initials: _____

Next steps

Now that you have completed your advance directive for healthcare, you should also take the following steps:

Communicate your plan:

- Review and discuss your values, beliefs, and healthcare wishes with the person you have asked to be your patient advocate, first alternate patient advocate, and second alternate patient advocate.
- Talk to the rest of your family members and loved ones who might be involved if you have a serious illness or injury.
- Communicate your plan with your doctor and make sure that he or she understands who your patient advocate would be.

Give copies:

- Give your patient advocate (and alternate/alternates) a copy of your advance directive for healthcare.
- Give a copy of your advance directive to your primary care doctor; discuss it with them to ensure your wishes and thoughts are understood.
- When you go to the hospital or nursing home, ask that it be placed in your medical record.
- Make a copy for yourself.

Review regularly

 Review your advance directive annually and keep your patient advocate included to any further discussions.

Plan it forward. Tell others why you planned for your future healthcare affairs.

	initia	

Review your plan

There is no expiration date with this legal document. However, it is recommended to review it every year at your wellness check or at any of the 5 Ds:

- 1. **Diagnosis** of a chronic illness
- 2. **Decline** in functional status
- 3. **Death** of a loved one
- 4. Each decade of life
- 5. **Divorce**

If you do not want to change anything to the current document, you can reaffirm it by signing and
dating below. If you need to make changes, complete another document and destroy this version.

dating below. If you need to make change	25, complete another document and destroy this version.
My signature	Date
Notes	

Patient initials: _____

Healthcare associate PLEASE SCAN THIS PAGE

Instructions for completing Part 3 and Part 7 of this advance directive

Items (A)— I) must be filled in before your advance directive can become legal. Please read each item's instruction carefully to make sure your advance directive can be a legal document in the state of Michigan.

- (A) Read the above text and print your name in the space provided (page 8).
- (B) Print the name, address, and phone numbers of the person you want to be your patient advocate in the space provided. (page 8)
- C Print the name, address, and phone numbers of the person you want to be your alternate patient advocate in the space provided. This person may also be referred to as your successor or back-up patient advocate. (page 8)
- Print the name, address, and phone numbers of the person you want to be your second alternate patient advocate in the space provided. This person may also be referred to as your second successor or second back-up patient advocate. (page 8)
- E Print your name and sign your name to prove that you are making this advance directive being of sound mind and are at least 18 years of age. This will be the same information as found in item A. (page 13)
- F Have your two witnesses sign, print, and date their names on these two lines to prove that they are of sound mind, at least 18 years of age, and under no duress or undue influence. The witnesses will watch your patient advocate and (up to) two alternate patient advocates sign the acceptance form on page 14. The witnesses may not be a family member, spouse, beneficiary to your will, an employee of the health system where you are receiving care, or the patient advocate themselves. (page 13)
- (G) In the first space provided, print the patient advocate's name (found in item B); in the second space provided, print your name (also found in item A). (page 14)
- (H) Have the person you have selected as your patient advocate (as identified in item **B**) print, sign, and date their name. (page 14)
- Have the person you selected as your alternate patient advocate (as identified in item **C**) print, sign, and date their name. (page 14)
- Have the person you selected as your second alternate patient advocate (as identified in item **D**) print, sign, and date their name. (page 14)

Important terms

- Allow natural death (AND) This is a choice you can make about how you'd like to spend your final days and hours. If you choose to allow natural death, doctors and healthcare providers will attend to your spiritual, social and physical needs by providing quality comfort care (excluding aggressive and invasive measures that do not provide comfort) and by encouraging the presence of family, friends and loved ones.
- **Brain death** The patient is pronounced dead when the doctor determines that all brain functions that maintain vital life organs have stopped.
- Cardiopulmonary resuscitation (CPR) An emergency procedure used to attempt to restore heartbeat when the heart and/or breathing has stopped. While this is important in an emergency, there are some situations that could make it ineffective or even undesirable. It is important that you discuss this with your doctor.
- **Code** An emergency response by a medical team to attempt to revive a patient whose heart or breathing has stopped.
- Comfort care This is a means of minimizing pain and other symptoms. It includes support of family and loved ones as well as attention to your spiritual, social, emotional and physical well-being. It usually excludes the aggressive and invasive measures that can cause a person more suffering without any real benefit.
- Do not resuscitate (DNR) order Also known as "do not attempt resuscitation," this is an order that must be written by a doctor. It means that CPR would not be attempted to restore respiration and heartbeat. It is important to discuss this with your doctor. Your doctor can tell you if CPR would or would not be of benefit to you.

- Electro-convulsive therapy (ECT) This treatment is often known as electro shock therapy. It is most often used for the treatment of major depression when other treatments have not worked. Electrodes are placed on the patient's head to deliver electrical stimulus to the brain.
- Hospice care Care that addresses the physical, emotional, educational, social and spiritual needs of terminally ill patients, their caregivers, and families. It provides a compassionate approach to healthcare when curative measures are no longer an option. Hospice services can be provided by a team of professionals and volunteers in a private home, a nursing home or a hospital.
- Palliative care Specialized medical care for people with a serious illness. Palliative care is focused on providing people with relief from the symptoms, pain and stress of an illness with equal attention to emotional and spiritual well-being. Palliative care is delivered by a team of doctors, nurses and other specialists who work with a person's primary doctor to provide an extra layer of support. This type of care can be provided at the same time as treatment that is meant to cure a person.
- Persistent vegetative state (PVS) A rare incurable condition in which the person is unable to speak, think or move purposefully, but breathing and heartbeat continue with periods of apparent wakefulness and sleep.
- **Terminal condition** A condition caused by an incurable illness or injury in which death may be expected within days or months.

 Life-sustaining procedures may sometimes be considered as only prolonging the dying process.

Ascension Michigan

Ascension Borgess Hospital, Kalamazoo

Ascension Borgess-Lee Hospital, Dowagiac

Ascension Borgess Pipp Hospital, Plainwell

Ascension Brighton Center for Recovery, Brighton

Ascension Genesys Hospital, Grand Blanc

Ascension Macomb-Oakland Hospital, Madison Heights

Ascension Macomb-Oakland Hospital, Warren

Ascension Medical Group

Ascension Providence Hospital, Novi

Ascension Providence Hospital, Southfield

Ascension Providence Rochester Hospital, Rochester

Ascension River District Hospital, East China

Ascension St. John Hospital, Detroit

Ascension St. Joseph Hospital, Tawas

Ascension St. Mary's Hospital, Saginaw

Ascension Standish Hospital, Standish

ascension.org/michigan

1-866-501-DOCS (3627)

Wallet cards

You should complete these wallet cards, cut them out and keep them in your wallet or purse. You may want to laminate them.

In case of emergency My patient advocate information:	In case of emergency My patient advocate information:
[Print name of patient advocate]	Print name of patient advocate
[Phone # of patient advocate]	[Phone # of patient advocate]
[Other phone # of patient advocate] has been appointed by me as my patient advocate.	[Other phone # of patient advocate] has been appointed by me as my patient advocate.
[My signature]	[My signature]



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