Health Care Providers and the Adult Guardianship and Trusteeship Act

What is the AGTA?

Once proclaimed on October 30, 2009, the Adult Guardianship and Trusteeship Act (AGTA) will replace the Dependent Adults Act (DAA). The AGTA is administered by the Office of the Public Guardian (OPG).

The AGTA provides a continuum of decision-making options when an adult needs assistance or requires a substitute for personal and financial decisions. The AGTA is based on four guiding principles:

- the adult is presumed to have capacity until the contrary is determined;
- the adult is entitled to communicate by any means that enables them to be understood;
- focus on the autonomy of the adult with the least intrusive and least restrictive approach; and
- decision-making that focuses on the best interests of the adult and how the adult would make decisions, if capable.

The AGTA responds to the needs of health care providers by providing a more efficient decision-making process and expedient procedures for dealing with emergency situations. If you would like more information on the AGTA, please read "AGTA - Frequently Asked Questions" available at our website: www.seniors.alberta.ca/opg.

Specific decision-making

Specific decision-making is designed to provide timely and effective decision-making services for adults who do not have the capacity to provide informed consent for health care decisions or temporary admission to, or discharge from, a residential facility.

Under the AGTA, physicians, nurse practitioners and dentists (for dental care only) may select a specific decision-maker from a ranked list of family members to make the decision for the adult. For individuals who do not have a family member willing or able to act as a specific decision-maker or if there is a dispute in the family on the decision, physicians, nurse practitioners and dentists can contact the Public Guardian and request a specific decision be made.

Emergency decision-making

Emergency decision-making is designed to allow physicians to make treatment decisions to preserve life, to alleviate severe pain or prevent serious physical or mental harm when no one, including the adult in question, can provide consent. The physician shall, if practicable, obtain the written opinion of a 2nd physician or registered nurse before providing the emergency health care to the adult.

Supported decision-making

Supported decision-making is a new option under the AGTA that allows adults who would like support when making decisions and communicating. This option may benefit people with disabilities or language barriers and could be especially useful for individuals during doctor visits. The supported adult can give their supporter legal permission to access relevant personal information that might otherwise be protected under privacy laws about personal matters like health care. For a supported decision-making toolkit, please visit our website: www.seniors.alberta.ca/opg.
Court Ordered Co-decision-making
Co-decision-making orders come into play if an adult is assessed as having a significant impairment but can still make decisions about personal matters with assistance. A co-decision-maker and the assisted adult must make decisions together. The assisted adult must consent to the co-decision-making order. This option will work well for people with long standing, trusting relationships.

Court Ordered Guardianship and Trusteeship
A guardian or trustee, appointed by the Court, has the legal responsibility to make decisions for an adult who lacks the capacity to make personal or financial decisions. Decisions must be made in the best interests of the represented adult and Court must decide that this appointment would be the least restrictive and least intrusive measure that would still be effective. Guardianship deals with personal decision-making such as health care decisions and trusteeship deals with financial decision-making.

Capacity Assessments
The AGTA establishes a standardized framework for capacity assessments that protects an individual's rights when assessments take place and provides clear guidance to health care professionals who conduct assessments. Assessments will include a medical evaluation conducted by physicians to rule out temporary reversible conditions that may affect capacity. For more information, please read the "Guide to Capacity Assessments under the AGTA" which will be available online at our website.

Protective Measures
The AGTA strengthens the protection of vulnerable people by incorporating new protective measures. These include enhanced screening of new private guardian and trustee suitability; allowing the Public Guardian or Public Trustee to investigate complaints that a private guardian or trustee may be causing harm to the adult they represent; and emergency protection provisions if a represented adult needs to be removed to a place of safety.

Who can access personal information?
Under the AGTA and in compliance with the Health Information Act (HIA) and the Freedom of Information and Protection of Privacy Act (FOIP), health care providers may disclose personal information to the following individuals for the purposes of fulfilling their legislative roles:
- supporter, specific decision-maker, co-decision-maker, guardian or trustee;
- someone applying for a guardianship or trusteeship order;
- capacity assessors; and
- investigators for the purposes of an investigation.

AGTA Definitions
Capacity means the ability to understand information that is relevant to a decision and to appreciate the reasonably foreseeable consequences of a decision.

Health care provider means
- for specific decisions, medical practitioners (physicians), nurse practitioners, and dentists (for dental care only);
- for emergency health care, medical practitioners (physicians) to assess and, if practicable, obtain written 2nd opinion from a physician or registered nurse.

Health care professional means
- for capacity assessments, medical practitioners (physicians) and psychologists. Also, registered nurses, registered psychiatric nurses, occupational therapists, and social workers following completion of a required training program and designation by the Minister.

Health care includes
- any examination, diagnosis, procedure, or treatment undertaken to prevent or manage any disease, illness, ailment or health condition;
- any procedure undertaken for the purpose of an examination or diagnosis;
- any medical, surgical, obstetrical or dental treatment;
- anything done that is ancillary to any examination, diagnosis, procedure or treatment;
- any procedure undertaken to prevent pregnancy, except sterilization that is not medically necessary;
- palliative care; and
- a treatment plan.

Nearest relative means, when selecting a decision-maker, the adult's eldest relative of full blood is preferred in the following ranked order:
- spouse or adult interdependent partner;
- adult son or daughter;
- father or mother;
- adult brother or sister;
- grandfather or grandmother;
- adult uncle or aunt; or
- adult nephew or niece.

For more information
We welcome the opportunity to speak with you!

1-800 Help Line: 1-877-427-4525
Monday to Friday (8:15 a.m. – 4:30 p.m.)

After Hours Crisis Line: 1-866-262-9731
Evenings (after 4:30 p.m.) and Weekends

www.seniors.alberta.ca/opg