

## **Advanced Directives – The Patient’s Right to Decide**

All adult individuals in health care facilities such as hospitals, nursing homes, hospice, home health agencies, and health maintenance organizations, have certain rights under Florida law.

You have a right to fill out a paper known as an “advance directive.” The paper says in advance what kind of treatment you want or do not want under special, serious medical conditions – conditions that would stop you from telling your doctor how you want to be treated. For example, if you were taken to a health care facility in a coma, would you want the facility’s staff to know your specific wishes about decisions affecting your treatment?

### **What is an Advance Directive?**

An advance directive is a written or oral statement, which is made and witnessed in advance of serious illness or injury, about how you want medical decisions made. Two forms of advance directive are:

- A “Living Will”
- Health Care Surrogate Designation

An advance directive allows you to state your choices about health care or to name someone to make those choices for you, if you become unable to make decisions about your future medical treatment.

### **What is a Living Will?**

A living will generally states the kind of medical care you want or do not want if you become unable to make your own decisions. It is called a “Living Will” because it takes effect while you are still living. Florida’s law provides a suggested form for a living will. You may use it or some other form. You may wish to speak to an attorney or physician to be certain you have completed the living will in a way so that your wishes will be understood.

### **What is a Health Care Surrogate Designation?**

A “health care surrogate designation” is a signed, dated, and witnessed paper naming another person such as a husband, wife, offspring, or close friend as your agent to make medical decisions for you, if you should become unable to make them for yourself. You can include instructions about any treatment you want or wish to avoid. Florida law provides a suggested form for designation of a health care surrogate. You may use it or some other form. You may wish to name a second person to stand in for you, if your first choice is not available.

### **Which is better?**

You may wish to have both or combine them into a single document that describes treatment choices in a variety of situations and names someone to make decisions for you should you be unable to make decisions for yourself.

### **Do I have to write an advance directive under Florida law?**

No, there is no legal requirement to complete an advance directive. However, if you have not made an advance directive or designated a health care surrogate, health care decisions may be

made for you be a court appointed guardian, your spouse, your adult child, your parent, your adult sibling, an adult relative, or a close friend in that order. This person would be called a proxy.

**Can I change my mind after I write a living will or designate a health care surrogate?**

Yes, you may change or cancel these documents at any time. Any change should be written, signed and dated. You can also change an advance directive by oral statement.

**What if I have filled out an advance directive in another state and need treatment in a health care facility in Florida.**

An advance directive completed in another state, in compliance with the other state's law, can be honored in Florida.

**What should I do with my advance directive if I choose to have one?**

Make sure that someone such as your doctor, lawyer, or family member knows that you have an advanced directive and where it is located. Consider the following:

- If you have a designated health care surrogate, give a copy of the written designation form or the original to that person.
- Give a copy of your advance directive to your doctor for your medical file.
- Keep a copy of your advance directive in a place where it can be found easily.
- Keep a card or note in your purse or wallet, which states that you have an advance directive and where it is located.
- If you change your advance directive, make sure your doctor, lawyer and /or family member has the latest copy.
- For further information ask those in charge of your care.

Please note you have a right to choose a new health care provider in situations when a health care provider cannot honor the advance directive wishes of his/her patients due to objectives of conscience. For further information, ask those in charge of you care or contact your Member Relations Department.

**For More information:**

American Association of Retired Persons  
1-800-424-3410  
To order publications #D155294 and #D15529 write to:  
AARP Fulfillment  
606 E. Street NW  
Washington, DC 20049

Choice in Dying  
200 Varick Street  
New York, NY 10014  
212-366-5540