Myths and Facts About
Health Care Advance Directives

Terms to Know

- **Health Care Advance Directive** – The general term for any document that gives instructions about your health care and/or appoints someone to make medical treatment decisions for you if you cannot make them for yourself. Living Wills and Durable Powers of Attorney for Health Care are both types of Health Care Advance Directives.

- **Living Will** – A document in which you state your wishes about life-sustaining medical treatment if you are terminally ill, permanently unconscious, or in the end-stage of a fatal illness.

- **Durable Power of Attorney for Health Care** (or Health Care Proxy) – A document in which you appoint someone else to make all medical treatment decisions for you if you cannot make them for yourself. The person you name is called your agent, proxy, representative, or surrogate. You can also include instructions for decision-making.

**Myth** | **Fact**
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1. You must have a Living Will to stop treatment near the end of life. | Treatment can be stopped without a Living Will if everyone involved agrees. However, without some kind of advance directive, decisions may be more difficult and disputes more likely.

2. You have to use your state's statutory form for your advance directive to be valid. | Most states do not require a particular form, but do require witnessing or other special signing formalities.

3. Advance directives are legally binding, so doctors have to follow them. | Advance directive laws merely give doctors and others immunity if they follow your valid advance directive.

   Doctors can always refuse to comply with your wishes if they have an objection of conscience or consider your wishes medically inappropriate. However, they may have an obligation to transfer you to another health care provider who will comply.

   The only reliable strategy is to discuss your values and wishes with your health care providers ahead of time, to make sure they are clear about what you want and are willing to support your wishes.
4. An advance directive means “Do not treat.”
   - An advance directive can express both what you want and don’t want. Never assume it simply means “Do not treat.” Even if you do not want treatment to cure you, you should always be given “palliative care” which aims to keep you pain free and comfortable by addressing your medical, emotional, social, and spiritual needs.

5. If I name a health care proxy, I give up the right to make my own decisions.
   - Naming a health care proxy or agent does not take away any of your authority. You always have the right, while you are still competent, to override the decision of your proxy or revoke the directive.
   - If you do not name a proxy or agent, the likelihood of needing a court-appointed guardian grows greater, especially if there is disagreement regarding your treatment among your family and doctors.

6. I should wait until I am sure about what I want before signing an advance directive.
   - No. Most of us have some ambivalence about what we would want, and that’s OK, because treatment near the end of life can be complicated. We can’t predict all the facts and circumstances that may face us in the future, and treatment wishes may change. You can, at least, appoint your proxy if you have someone whom you trust.

7. Just talking to my doctor and family about what I want is not legally effective.
   - Meaningful discussion with your doctor and family is actually the most important step. The question of what is “legally effective” is misleading, because even a legally effective document does not automatically carry out your wishes.
   - The best strategy is to use a good health decisions workbook to help you clarify your wishes; talk with your physician, health care agent, and family about your wishes; put those wishes in writing in an advance directive; and make sure everyone has a copy.

8. Once I give my doctor a signed copy of my directive, my task is done!
   - No, you have just started. First, make sure your doctor understands and supports your wishes.
   - Second, there is no guarantee that your directive will follow you in your medical record, especially if you are transferred from one facility to another. You or your proxy should always double-check to be sure your providers are aware of your directive and have a copy.
   - Advance planning is an ongoing PROCESS because your values and priorities change as you age. Review your wishes whenever any of the Five D’s occur: (1) you reach a new decade in age; (2) you experience the death of a loved one; (3) you divorce; (4) you are given a diagnosis of a significant medical condition; (5) you suffer a decline in your medical condition or functioning.

9. If I am living at home and don’t want to be resuscitated by an EMS team if I go into cardiac arrest, my advance directive must say so.
   - Your advance directive will usually not help in this situation. If someone dials 911, EMS must attempt to resuscitate you and transport you to a hospital, UNLESS you have an out-of-hospital Do-Not-Resuscitate (DNR) form or identification bracelet used in your state, or another form that spells out doctor’s orders and stays with you. This is not the same as your health care advance directive. Talk to your doctor about your options.

10. Advance directives are only for old people.
    - It is true that more older, rather than younger, people use advance directives, but every adult needs one. Younger adults actually have more at stake, because, if stricken by serious disease or accident, medical technology may keep them alive in a vegetative state for decades. Young adults should at least a proxy decision-maker.