

# CONSENT TO TREATMENT AND HEALTH CARE DIRECTIVES ACT REGULATIONS

# PLEASE NOTE

This document, prepared by the *Legislative Counsel Office*, is an office consolidation of this regulation, current to December 19, 2009. It is intended for information and reference purposes only.

This document is *not* the official version of these regulations. The regulations and the amendments printed in the *Royal Gazette* should be consulted on the Prince Edward Island Government web site to determine the authoritative text of these regulations.

For more information concerning the history of these regulations, please see the *Table of Regulations* on the Prince Edward Island Government web site (www.princeedwardisland.ca).

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# CONSENT TO TREATMENT AND HEALTH CARE DIRECTIVES ACT Chapter C-17.2

# REGULATIONS

Pursuant to section 36 of the *Consent to Treatment and Health Care Directives Act* R.S.P.E.I. 1988, Cap. C-17.2, Council made the following regulations:

#### 1. Definitions

In these regulations

- (a) "approved assessment tool" means a clinical aid approved by the Minister that is designed to evaluate capacity;
- (b) "approved training" means a program of training, approved by the Minister, in capacity assessment using the approved assessment tool. (EC356/00)

#### 2. Use of assessment tool

An approved assessment tool

- (a) may be used in conducting an assessment of capacity pursuant to section 7 of the Act; and
- (b) shall be used in conducting a reassessment of capacity pursuant to section 9 of the Act. (EC356/00)

#### 3. Written finding of incapacity

(1) Subject to subsection (2), a finding of incapacity made pursuant to section 7 of the Act shall be recorded in writing.

#### Form A

- (2) Form A of the attached Schedule A
  - (a) may be used to record a finding of incapacity pursuant to section 7 of the Act, where there is no request for reassessment pursuant to section 9 of the Act; and
  - (b) shall be used to record a finding of incapacity pursuant to section 7 of the Act, where there is a request for reassessment pursuant to section 9 of the Act. (EC356/00)

#### 4. Who conducts reassessment

(1) A health practitioner who has successfully completed the approved training may conduct a reassessment pursuant to section 9 of the Act.

# Form B

(2) A reassessment of capacity made pursuant to section 9 of the Act shall be recorded on Form B of Schedule A. (EC356/00)

# 5. Agreement, Form C

Form C of Schedule A may be used for an agreement to act as a substitute decision-maker pursuant to section 11 of the Act. (EC356/00)

# **SCHEDULE A**

# Form A Finding of Incapacity (Section 7 of the Act)

I,				, 01
	tioner - specify profe	ssion)		
(address)				
have assessed the capacity of				
(	full name of person)	( p.h.n	. or other iden	tifier)
at(place of assessment)	]	oursuant to section 7	of the Conse	ent to
Treatment and Health Care Dire	ectives Act.			
It is my opinion that the above-refuse consent to the following p	proposed treatment	:		
My opinion is based on the follo	owing criteria:			
Please check "yes" or "no" to	each statement			
The person is able to				
<ul> <li>understand the information about treatment</li> </ul>	n that is relevant to	making a decision	yes	no
<ul> <li>understand that the inform particular situation</li> </ul>	ation applies to his	or her	yes	no
understand that he or she habout treatment	nas the right to mak	te a decision	yes	no
appreciate the reasonably f	foreseeable conseq	uences of a		
decision or lack of a decision			yes	no
Additional Comments				
Note to the Practitioner: The health practitioner shall int their capacity. A request may reassessment is requested or ind reassessment in accordance wi obtain a substitute decision-mak	form the person o also be made by licated, the health j th the Act; if not er.	f their right to reque a third party on beh oractitioner will initia , the health practitio	est a reasses alf of the p ate the proce	sment of erson. If ess of the occed to
(date)		(signature of	practitioner)	

(signature of practitioner)

# Form B Reassessment of Capacity

(date)



# Form C Agreement to Act as a Substitute Decision-Maker (Section 11 of the Act)

I	, , , , , , , , , , , , , , , , , , ,
(substitute decision	n-maker's full name)
(ful	l name of person)
-	ng to the proposed treatment(s)
My relationship to the incapable person	on is(see priority order below)
1. (a) I am at least sixteen year	` • • · ·
(b) I am capable of giving above named person;	consent for the proposed treatment on behalf of the
(c) I have knowledge of the with, the person; and	ne circumstances of, and have been in recent contact
(d) I am a substitute decisi to Treatment and Health	ion-maker pursuant to section 11 of the Consent Care Directives Act.
	ed in subsection 11(6) of the Act apply, I am the with the duty of public guardianship pursuant to tt.
I hereby certify that I meet	
(a) the requirements of section 1 above	ve; or
(b) where subsection 11(6) of the Act	applies, the requirements of section 2 above
and agree to serve as substitute decisi	on-maker for the above-named person.
My mailing address, telephone and fa	
( mailing	address)
(telephone number)	( facsimile number)
(date)	(signature of substitute decision-maker)
If agreement to act as a substitute de the conversation must be witnessed b	cision-maker has been obtained via the telephone, by a third party who will sign below.
(date)	(signature of third party witness)



# Priority Order of Substitute Decision- Makers

Note:

The health practitioner must make reasonable inquiry regarding the existence of a substitute decision-maker and determine who is entitled to make a decision.

- 1. Proxy-appointed by the individual when capable.
- 2. Guardian if having authority to give or refuse consent to treatment.
- 3. Spouse means an individual who, in respect of another person,
  - (a) is married to the other person;
  - (b) has entered into a marriage with the other person that is voidable or void;
  - (c) is not married to the other person but is cohabiting with him or her in a conjugal relationship and has done so continuously for a period of at least three years; or
  - (d) is not married to the other person, but is cohabiting with him or her in a conjugal relationship
  - and together they are the natural or adoptive parents of a child.
- 4. Son, daughter, or parent; or a person who has assumed parental authority and who is lawfully entitled to give or refuse consent to treatment on the person's behalf
- 5. Brother or sister
- 6. Trusted friend
- 7. Other relative
- 8. Public Guardian If no one listed above is available\*, capable, and willing to assume responsibility for making a decision, or if there is disagreement among persons of the same class (subsection 11(6))
- \*Available subsection 11(7) of the Act states a person is available if it is possible for the health practitioner, within a time that is reasonable in the circumstances, to communicate with the person and obtain a decision

(EC669/09)