ADVANCED MENTAL HEALTH DIRECTIVE
CLINICIAN CHECKLIST

Review the patient’s mental health advance directive immediately on receiving it. Are there any parts of the directive that obviously conflict with state/federal law, or hospital policy? Are any clinicians unable to honor any part of the directive? If yes, document which parts present a problem and the basis for inability to follow, and inform the patient/agent.

Yes No
___ ___ 1) Are there questions regarding the patient’s mental capacity? (indicate justification below):

______________________________________________________________________________
______________________________________________________________________________
______________________________________________________________________________
___ ___ A) If no, skip to number 2.
___ ___ B) If yes, has a court determined the patient is incapacitated?
___ ___ i. If yes, and there has not been a change in the capacity since the court determination was made, skip to number 2.
___ ___ ii. If yes, and there has been a change in the patient’s condition, continue with 1C.
___ ___ C) If a need exists to determine the patient’s capacity, advise the patient of your request to determine his or her capacity and that he or she may request that the determination be made by a court.
___ ___ i. Indicate patient preference for court determination (yes=court determination). If patient requests court determination of capacity, notify agent or person authorized to make health care decisions for the patient.¹
___ ___ ii. If patient elects not to request a court determination of capacity, declare incapacity through one of the following options:
___ ___ a. Evaluation by one mental health professional² and one health care provider³,
   OR
___ ___ b. Evaluation by two health care providers, one of which is a psychiatrist, psychologist or psychiatric ARNP.

¹ Agent = the person appointed in the directive to make mental health decisions for the patient during a period of incapacity. If no agent is appointed, defer to RCW 7.70.065 to identify the appropriate surrogate decision-maker.
² Mental health professional = psychiatrist, psychologist, psychiatric nurse or social worker.
³ Health care provider = osteopathic physician or osteopathic physician’s assistant, a physician or physician’s assistant, or an advance registered nurse practitioner.
NOTE: In ALL capacity determinations one mental health professional or health care provider must personally examine the patient. An initial capacity determination must be made within 48 hours of the request. Treatment cannot be provided prior to capacity determination unless authorized by the patient, their mental health advanced directive or under state/federal law.

2) Does the patient have capacity? If yes, admit if:

A) The patient consents, or

B) The patient is detained under state involuntary treatment provisions.

3) Was patient determined incompetent for purposes of giving informed consent for health care using the process under 1)C)ii? If yes, document the rationale behind the decision.

NOTE: An incompetent person is any person who is incompetent by reason of—mental illness, developmental disability, senility, habitual drunkenness, excessive use of drugs or other mental incapacity of either managing his or her property or caring for himself or herself or both.

4) Is the patient incapacitated (but not refusing treatment) and does the mental health advance directive indicate consent for admission for inpatient care? If yes, admit.

5) Is the patient incapacitated and:

A) did the patient choose not to be able to revoke the directive during a period of incapacity; and

B) does the mental health advance directive indicate consent to inpatient admission, and

C) now the patient is refusing admission?

If yes, admit only if the physician:

i) Evaluates the patient’s mental condition (psychiatric & psychological history) and determines in conjunction with another healthcare provider the patient is incapacitated,

ii) Obtains informed consent of the agent—if any, and

iii) Documents the rationale and the need for inpatient treatment that cannot be achieved in a less restrictive environment.

*If the physician is not a psychiatrist, the patient must receive a complete psychological assessment by a mental health professional within 24 hours.
Findings and recommendations:

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6) Is the patient incapacitated and:

A) chose to be able to revoke the directive during a period of incapacity; and

B) has a mental health advance directive that indicates consent to inpatient admission; and,

C) now is refusing admission?

If yes, then document the refusal of admission and ask the patient if he or she wishes to make a written statement revoking the directive. If such a statement is provided, include the statement in the medical record.

7) If a patient is admitted to inpatient treatment, capacity will need to be re-evaluated:

A) Within 72 hours of admission or if there is a change in the patient’s mental health capacity whichever comes first, OR

B) After 72 hours, whenever a change in condition indicates that he/she may have regained capacity or when the patient or agent\(^5\) requests an evaluation (predetermination must occur within 72 hour timeframe).

8) Review the directive and incorporate preferences into treatment plan as needed.

9) During treatment, evaluate whether there are any parts of the directive that cannot be incorporated into the treatment plan. If yes, document the rationale and advise the patient and/or agent. Acceptable reasons under the law include (Check all that apply):

A) Directive provisions violate acceptable care standards

B) Requested treatment is not available

C) Compliance would violate law

D) Situation constitutes emergency and may endanger a person’s life or health.

Clinician questions on mental health advance directives? Contact: ________________________.

\(^5\) See footnote 1.