Introduction: An adult’s decision-making ability or capacity is dependent on both the complexity of the decision-making process and their ability to engage in that process. This glossary of terms was created with the goal of common terms for health care providers participating in the process of capacity assessment in order to share commonly used phrases and terms that are regularly used during this process.

The terminology is taken from the Government of Alberta legal acts that govern our clinical practice. Those Acts are:


**Personal Directives Act** (PDA [http://www.qp.alberta.ca/documents/Acts/p06.pdf]) – allows adult Albertans to create a Personal Directive to name people (agent) to make decisions and describes personal (non-financial) areas in which they want decisions made for them.

**Adult Guardianship and Trusteeship Act** (AGTA [http://www.qp.alberta.ca/documents/Acts/A04P2.pdf]) – details the legal process for granting powers of surrogate decision making to a designated adult. The continuum of decision-making is designed to allow the adult as much autonomy as possible. It includes supported decision-making, specific decision-making, emergency decision-making, co-decision making, guardianship and trusteeship. Some of these options require a court proceeding.

In creating the glossary there are a few instances where ‘process’ for decision-making capacity is touched on in order to capture the term. Please refer to the Acts and Regulations directly for further clarification or understanding of the terms or processes contained within.

Please connect with your site or program’s Capacity Assessment Resource team for assistance with process or related questions.

In Alberta, an **adult** is a person 18 years of age or older. It is assumed that all adults have the capacity to make their own decisions until proven otherwise.

**Advanced Care Planning** (ACP [http://www.albertahealthservices.ca/info/page12585.aspx]) is the process of thinking about your wishes for health care.

**Capacity** (AGTA Part 1 1(d); PDA Part 1 1(b)) is a person’s ability to understand information relevant to making a decision and appreciate what could happen if they choose one
option over another, or if they choose to do nothing. It is assumed that all adults have capacity to make their own decisions.

- **Decision-making Capacity** – further describes the term capacity
- **Decision-making Capacity Assessment** - further describes capacity assessment

Not to be confused with the legal term – **competency**.

**Competency** is the legal decision made by a court of law based on a threshold of evidence that needs to be met.

**Areas of decision-making authority** (AGTA Part 1 Section 1(bb); PDA Part 1 Section 1 (i)):

Making decisions regarding the following personal (or financial) matters. This may also be referred to as decision-making domains.

| Healthcare | Accommodation | Choice of associates |
| Social / leisure activities | Education/vocational training | Employment |
| Legal matters (non-financial) | Financial | Other (specify) |

Each area of decision-making authority must be assessed separately to determine if an adult is able to continue to make decisions in that area. Loss of capacity to make decisions in one area does not assume loss of capacity in any other area.

An **Enduring Power of Attorney** (POA Chapter P-20, Section 2 (1))

(https://www.alberta.ca/enduring-power-of-attorney.aspx) can come into effect one of two ways

- Immediate upon signing
- When the person is deemed to be lacking capacity

This type of Power of Attorney is ‘**enduring**’ as its power continues even after the donor becomes incapacitated.

A **Personal Directive** (https://www.alberta.ca/personal-directive.aspx) is a written document that appoints a person to make personal, non-financial decisions on another person’s behalf, should they one day be unable to do so themselves. The person who writes a Personal Directive is called the **maker**.

The **Maker** (PDA Part 1 Section 1 (h)) can choose one or more persons they trust to make personal decisions for them in the future due to illness or injury. The person(s) chosen is called an **agent**.

An **Agent** (PDA Part 1 Section 1 (a)) is a person named in a personal directive to make personal decisions on behalf of the maker of a personal directive.

**Does a Personal Directive exist?**

Yes > use appropriate process and documentation to assess capacity

No > Is the person capable of writing a Personal Directive

Yes > Encourage to do so

No > Assess capacity for guardianship
Assessment of Capacity under the Personal Directives Act (PDA Part 2 Section 9 (2))
Two scenarios for initiating a capacity assessment:
1. A maker may name an adult in their personal directive (possibly the agent) to initiate the assessment. They must consult with a physician / psychologist. Both the named person and the physician/psychologist must complete the required documentation (Schedule 2).
2. No one is named in the personal directive to assess the adult’s capacity (or the named person is unable or unwilling to complete the assessment) – a physician / psychologist initiates the assessment in consultation with an additional health care provider. Each service provider must complete the required documentation (Schedule 3).

The Alberta Government Human Services website has the schedules that are required to be completed – https://www.alberta.ca/office-public-guardian-trustee-forms.aspx

Guiding Ethical Principles as per the Adult Guardianship and Trustee Act (AGTA Part 1 Section 2) four guiding principles (embedded in the legislation) -
- The adult is presumed to have capacity and is able to make decisions until the contrary is determined. The onus is on the assessor to show that the adult no longer has capacity to make decisions in a specific domain.
- The ability to communicate verbally is not a determination of capacity - the adult is entitled to communicate by any means that enables them to be understood
- Focus on the autonomy of the adult with a less intrusive and less restrictive approach
- Decision making that focuses on the best interests of the adult and how the adult would have made the decision if capable

Process of Capacity Assessment is a term used to describe the process in its entirety. A capacity assessment is a process where a person’s ability to make personal and/or financial decisions is evaluated by a professional. The emphasis is on the quality of the decision-making process, not the actual course of action in which a person engages. It involves identifying reasons for assessment, completing an initial assessment and possibly a capacity assessment (formal capacity interview).

Reasons for Assessment: a formal capacity assessment may be necessary if the reason for assessment meets the following –
- An event or circumstance which potentially places a person or others at risk
- Seems to be caused by impaired decision-making which necessitates investigation, problem solving (and possibly action) on the part of a health care professional

Initial Assessment: When the question arises as to an adult’s ability to make a decision, reasons for assessment are identified and are explored to determine their validity and attempts are made to solve the problems by less intrusive measures. Any temporary or reversible medical conditions are also addressed during this stage. This part of the assessment process occurs prior to conducting a formal capacity interview and may result in no longer requiring a formal capacity interview.
**Capacity Assessment** (this term is not specifically defined in the act. There is a process outlined in the AGTA regulations – Part 1 Section 3 and 4; PDA regulations sections 7-11) is a process where a person’s ability to make personal and/or financial decisions is evaluated by a professional (Designated Capacity Assessor; Physician or Psychologist). A capacity assessment is completed when there is reason to believe the adult no longer has the ability to make their own decisions and allowing the adult to do so will result in unintended harm to self and/or others. The capacity assessor meets with the adult and completes a formal capacity interview to determine the degree to which they can make decisions in different areas of life (domains). See ‘Areas of Decision-making authority’.

Note: This is often thought of as the final piece of the process instead of the process itself. Also used to describe the process.

**Formal Capacity Interview** refers to the final piece of the process, sometimes referred to as a Capacity Assessment or Decision-Making Capacity Assessment.

**Designated Capacity Assessor** (DCA) (defined in the AGTA regulations) is an Alberta Government Ministry of Justice and Solicitor General designation given upon successful completion of the education course conducted by the Office of the Public Guardian and Trustee. This ministerial designation only permits capacity assessments for decision making options under the AGTA.

The regulation are as follows:

7(1) The following persons are designated as capacity assessors:
   a) a person who is registered as a medical practitioner under the Medical Profession Act;
   b) a psychologist who is a regulated member of the College of Alberta Psychologists under the health Professions Act

(2) The Minister may designate a person as a capacity assessor if the person
   a) is a regulated member of a college of a health profession listed in section 6(c) to (f),
   b) has successfully completed a course for capacity assessors referred to in section 8, and
   c) meets any other requirements set by the Minister

**Capacity Assessment Report** (CAR) (AGTA Part 1 Section 1 (f)) is a report completed under section 102 of the Adult Guardian and Trusteeship Act. The Ministerial Regulation prescribes the forms for the capacity assessment reports that per regulation 5 ‘a capacity assessment report must be in the form prescribed by the Minister and must contain the information required in the form’.

Form 3  Capacity assessments conducted for co-decision-making applications.

Form 4  Capacity assessments conducted for guardianship and trusteeship applications

Form 10  Capacity assessments under section 96 of the AGTA when the assessment done by a health care provider for specific decision-making is disputed (from the guide for capacity assessors)

**A Guardian** (AGTA Part 1 Section 1 (p), Part 2 section 34) is a person appointed by the court who has legal authority and responsibility to make personal decisions (non-financial) in nature for an adult who lacks capacity to make decisions about personal matters. These
are decisions such as where the person will live, with whom to associate, health care, employment and social activities and legal matters (non-financial).

A Trustee (AGTA Part 1 Section 1 (rr)) is a person appointed by the court who has legal authority and responsibility to make financial decisions for an adult who is unable to make decisions about income, expenses, debts, real estate, investments and other assets.

A Represented Adult (AGTA Part 1 1(hh)) is an adult who is the subject of a guardianship or trusteeship order.

Guardianship: A court ordered process providing legal decision-making authority to a guardian to make personal decisions in specified areas of decision-making authority (health care or employment for example) for an adult found to no longer be able to make decisions for themselves in that area. If an adult has a personal directive they do not require a guardian.

Trusteeship: a court ordered process providing legal decision-making authority to a trustee to make decisions about financial matters on the adult’s behalf. There is no continuum of capacity for decisions about financial matters.

Emergency Decision-making (AGTA Part 2 Section 101): Provides a physician with legal authority to make a treatment decision when an adult needs emergency health care –
   to preserve the adult’s life
   to prevent serious mental or physical harm – or
   to alleviate severe pain
- even if the adult cannot provide consent. Where practical, the physician shall consult with a second physician or registered nurse confirming that health care is necessary and the adult is not able to provide consent.

Co-decision making (AGTA Part 2 Section 13) is an option if an adult’s ability to make personal decisions is significantly impaired but they can make decisions with appropriate guidance and good support. The adult who needs support must agree to the appointment of a co-decision maker. The adult does not lose authority to make their own decisions instead they share that authority with their co-decision-maker.

Specific decision-making (AGTA part 3 Section 87, 89 (1)) is an option where a health care provider can choose one of the adult’s nearest relatives to make a one-time, time-sensitive, decision about health care and / or temporary admission to or discharge from a residential care facility in the event that the adult has lost the capacity to make that decision for themselves. The health care professional chooses a relative from the ranked list.

The AGTA defines nearest relative (AGTA Part 1 Section 1 (x)) by means of a ranked list. Relatives of the whole blood being preferred to relatives of the same description of the half-blood and the elder or eldest of two or more relatives regardless of gender:

- spouse or adult interdependent partner
- adult son or daughter
- father or mother
- adult brother or sister
- grandfather or grandmother
- adult grandson or granddaughter
- adult uncle or aunt
- adult nephew or niece

**Supported decision making** (AGTA Part 2 Section 4) is an option for an adult who is capable of making their own decisions and may have times that they might want support. This lets the person give their ‘supporter’ legal authority to –

- Access relevant personal information about themselves (e.g. health care records)
- Think through a decision with you
- Communicate a decision for you

**Documentation:**

- **Capacity Assessment Process Worksheet (CAPW)** A standardized form. This tool ensures teams follow the Decision-Making Capacity Assessment Process providing direction for the team when addressing issues related to a person's decision-making capacity.

This form allows teams to examine and document relevant information regarding

- Reasons for Assessment
- Areas of Decision-making that are in question
- Attempts at problem-solving/intervention/risk-reduction including education and formal/informal supports

The document will also assist the team in determining if proceeding to a formal capacity interview is required.

If a Formal Capacity Interview is needed, this worksheet provides a record of the process undertaken by the interdisciplinary team and will assist the Capacity Assessor in the interview.

- **Capacity Assessment Process Worksheet Guidelines** - These guidelines assist in the identifying which information to collect/explore/consider/document when working through the capacity assessment process worksheet. It provides information helpful to the most effective use of the capacity assessment process worksheet.

- ‘Capacity Assessment Process Worksheet Guidelines for Attending Teams’ – Edmonton Zone as of May 5, 2015. See attached -

[CAPW_guidelines2015.pdf]

- **Capacity Assessment Interview worksheet** - This document is a tool to assist the interviewer in a Formal Capacity Interview. It is to be used when there are -

  - No adequate solutions to the identified problems
  - Less intrusive methods to solve the problem have failed
  - The risk of harm to self or others is too high (the problem persists or worsens)
  - Appointment of a legal decision maker may solve the problem
The Capacity Assessment Interview worksheet has cues for the interview under each of the possible domains of assessment and allows the interview to briefly document a response from the adult to the query. It also provides an opportunity for the interviewer to comment on their opinion on whether the adult has capacity or not. It also allows the interviewer to document the plan of action as a result of the outcome of the interview. This does not replace the Capacity Assessment Report or Schedule 2 / 3 when enacting a personal directive.

**Decision-Making Capacity Assessment documents** - print or electronic forms:
Confirm with your clinical area and / or Decision-Making Capacity resource colleagues if paper or electronic (i.e. Meditech) forms are utilized.

**DATA Group** either go to their website at https://dol.datacm.com/ or access via The DATA Group Help Desk –
Edmonton and North Zone: email ahsedmonton@datacm.com; phone 780-577-8295
Central, Calgary and South Zone: email ahscalgary@datacm.com; phone 403-207-6631
- Capacity Assessment: Understanding Decision making Capacity brochure –
  - Item #DE-358
- Capacity Assessment Process Worksheet
  - Alberta Health Services logo - #09947 (Rev2014-10)
  - Covenant Health logo - #1191 (Rev2014-10)
- Capacity Interview Worksheet - used by physicians, psychologists and Designated Capacity Assessor’s (DCAs)
  - Alberta Health Services logo - #09948 (Rev2018-01)
  - Covenant Health logo – # cv-0527 (Rev2018-01)

**Acronyms:**
- AGTA Adult Guardianship Trusteeship Act
- CAPW Capacity Assessment Process Worksheet
- CAR Capacity Assessment Report
- DMCA Decision Making Capacity Assessment
- EPOA Enduring Power of Attorney
- GOC/ACP Goals of Care / Advanced Care Plan
- OPGT Office of the Public Guardian Trustee
- POA Powers of Attorney Act

**Site / program teams may be called –**
- CARP Capacity Assessment Resource person
- DMCT Decision-Making Capacity Team
- M-R Team Mentor-Resource Team member
**Role Statement:** Decision-making Capacity (D-MC) Assessment Mentoring Team and Designated Capacity Assessor (DCA)

**Resources:**
Government Alberta Legislative Acts - [http://www.qp.alberta.ca/Laws_Online.cfm](http://www.qp.alberta.ca/Laws_Online.cfm)
  - Powers of Attorney Act
  - Adult Guardianship Trusteeship Act
  - Personal Directives Act


Covenant Health ‘20/20 on Capacity’ workshop presentation (2017)