

Medical Assistance in Dying (MAID): An update February 24, 2025

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Faculty/Presenter Disclosure

- **Faculty:** Lilian Thorpe
- **Relationships with financial sponsors:**
 - **Grants/Research Support:** Nil
 - **Speakers Bureau/Honoraria:** Canadian Association of MAID Assessors and Providers (CAMAP) for involvement in developing training guidelines for assessors and providers
 - **Consulting Fees:** Health Canada
 - **Patents:** Nil
 - **Other:** Nil

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Biography

- Actively involved in MAID related clinical work, teaching, research graduate supervision.
- Member, Health Canada MAID Practice Standards Task Group, 2022-2023
- Member, Canadian Association of MAID Assessors and Providers (CAMAP) team developing national curriculum on assessing capacity and vulnerability, 2021-2023
- Teacher, Canadian Association of MAID Assessors and Providers training modules
- Member, Canadian Association of MAID Assessors and Providers team developing guidelines on "irremediable", "incurable", and "irreversible"
- Member, CAMAP Guidelines Working Group on MAiD, 2023-assessments for people with Chronic Complex Conditions 2021-
- Member and co-author, Canadian Association of MAID Assessors and Providers (CAMAP) Capacity Guidelines Working Group, April 2020
- Member, Saskatchewan Health Authority/Saskatchewan Cancer Agency Joint Ethics Committee, May 2, 2020 –
- Member of the (former) Saskatoon Health Region committee which developed the regional MAID policy, 2015-2016

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References:

- Health Canada. Model Practice Standard for Medical Assistance in Dying (MAID).
 - <https://www.canada.ca/en/health-canada/services/publications/health-system-services/model-practice-standard-medical-assistance-dying.html>
- Health Canada. Advice to the Profession: Medical Assistance in Dying (MAID)
 - <https://www.canada.ca/en/health-canada/services/publications/health-system-services/advice-profession-medical-assistance-dying.html>
- MAID And mental disorders: the road ahead. Report of the Special Joint Committee Medical Assistance in Dying. René Arseneault & Honourable Yonah, Martin Joint Chairs.
 - <https://www.parl.ca/DocumentViewer/en/44-1/AMAD/report-3/>
- Final Report of the Expert Panel on MAiD and mental illness. May 2022
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- Special Joint Committee Report Medical Assistance in Dying and Mental Disorder as the Sole Underlying Condition: An Interim Report June 2022
 - <https://www.parl.ca/DocumentViewer/en/44-1/AMAD/report-1>
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 - <https://www.parl.ca/Content/Committee/441/AMAD/Reports/RP12234766/amadrpo2/amadrpo2-e.pdf>
- CPSS Policy. Medical Assistance in Dying: Patient's Death is Reasonably Foreseeable
 - <https://www.cps.sk.ca/iMIS/Documents/Legislation/Policies/POLICY%20-%20MAiD%20-%20Patient%E2%80%99s%20Death%20is%20Reasonably%20Foreseeable.pdf>
- CPSS Policy. Medical Assistance in Dying: Patient's Death is Not Reasonably Foreseeable
 - <https://www.cps.sk.ca/iMIS/Documents/Legislation/Policies/POLICY%20-%20MAiD-Patient%E2%80%99s%20Death%20is%20Not%20Reasonably%20Foreseeable.pdf>
- CPSS Policy. Informed Consent and Determining Capacity to Consent
 - <https://www.cps.sk.ca/iMIS/Documents/Legislation/Policies/POLICY%20-%20Informed%20Consent%20and%20Determining%20Capacity%20to%20Consent.pdf>

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Background

- As the population ages there has been increasing focus on the end of life, including discontinuation of interventions no longer bringing benefit, improving palliative care, and most recently allowing patients to access a medically assisted death.
- This has brought with it major clinical, legal, and ethical challenges to health care providers
- This presentation summarizes clinical and legal issues related to MAID including recent expansion to those without reasonably foreseeable natural death and potential future addition of MAID for sole mental disorders (recently deferred again).

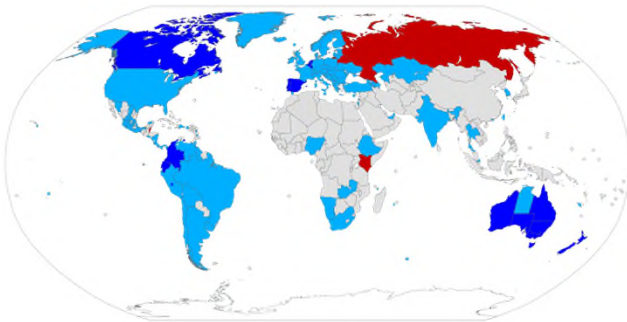
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Learning Objectives

- To review legal requirements related to MAID
 - Reasonably foreseeable natural death
 - Not reasonably foreseeable natural death
- To review upcoming challenges including MAID for sole mental disorders and advanced requests
- To review clinical issues related to MAID assessment and provision

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MAID across the world-Wikipedia



■ Active voluntary euthanasia legal (Belgium, Canada, Colombia, Ecuador, Luxembourg, the Netherlands, New Zealand, Portugal, Spain, and the Australian states of New South Wales, Queensland, South Australia, Tasmania, Victoria and Western Australia)

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“I’m not afraid of death; I just don’t want to be there when it happens.”

— **Woody Allen**



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Leading causes of death, Percentage of all deaths, Canada, 2022

Cause of death	Males	Females
Malignant neoplasms	24.94	24.38
Diseases of heart	18.21	16.04
COVID-19	6.09	5.70
Accidents (unintentional injuries)	6.19	4.75
Cerebrovascular diseases	3.57	4.81
Chronic lower respiratory diseases	3.57	3.91
Diabetes mellitus	2.45	2.06
Influenza and pneumonia	1.73	1.85
Alzheimer's disease	1.01	2.29
Chronic liver disease and cirrhosis	1.66	1.03
Nephritis, nephrotic syndrome and nephrosis	1.24	1.29
Parkinson's disease	1.29	0.86
Intentional self-harm (suicide)	1.54	0.57

Statistics Canada. Table: 13-10-0394-01 (formerly CANSIM 102-0561)
Release date: 2023-11-27

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What is a good death?

- A good death is:
 - Free from avoidable distress and suffering for patient, family and caregivers
 - In general according with patient and families wishes
 - Reasonably consistent with clinical, cultural and ethical standards.

World Health Organization, 1997

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Wilson et al. / LOCATION OF DEATH IN CANADA 393

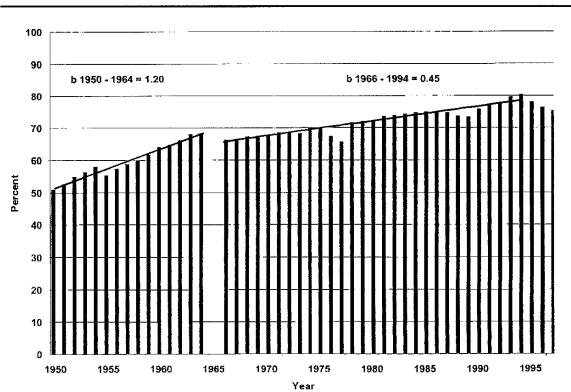
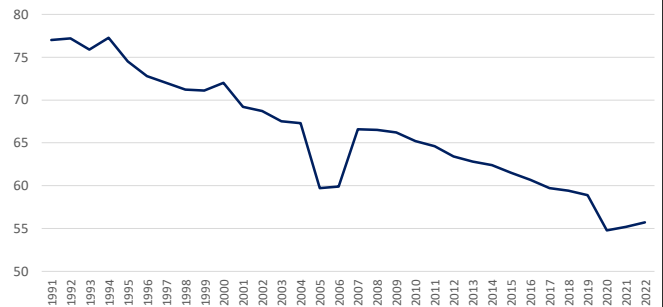


Figure 1: Hospital Deaths in Canada, 1950-1997

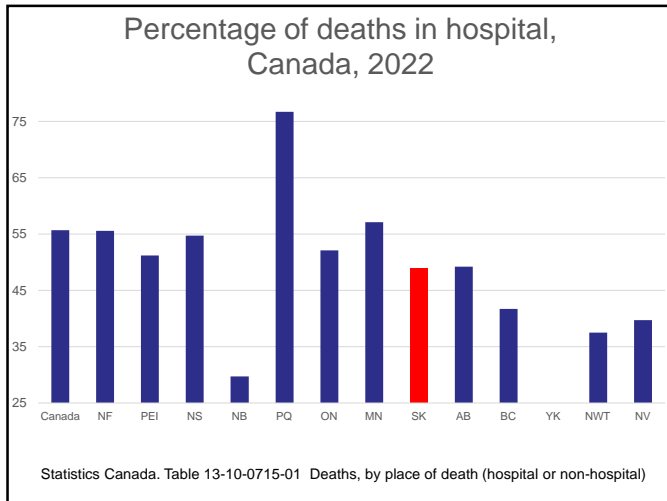
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Percentage of deaths in hospital, Canada, 1991-2022



Statistics Canada. Table 13-10-0715-01 Deaths, by place of death (hospital or non-hospital)

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Non-beneficial treatments (NBT) in hospital at the end of life

- Evidence from 38 studies indicates that on average 33–38% of patients near the EOL received NBTs. Mean prevalence of resuscitation attempts for advanced stage patients was 28% (range 11–90%).
- Mean prevalence of active measures including dialysis, radiotherapy, transfusions and life support treatment to terminal patient was 7–77% (mean 30%).
- Non-beneficial administration of antibiotics, cardiovascular, digestive and endocrine treatments to dying patients occurred in 11–75% (mean 38%).
- Non-beneficial tests were performed on 33–50% of patients with do-not-resuscitate orders. From meta-analyses, the pooled prevalence of non-beneficial ICU admission was 10% (95% CI 0–33%); for chemotherapy in the last six weeks of life was 33% (95% CI 24–41%).

M Cardona-Morrell, et al. *International Journal for Quality in Health Care*, Volume 28, Issue 4, September 2016, Pages 456–469,

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Care towards the end of life: the graduated approach

- General geriatric principles
 - Deprescribing, focus on functional improvement, balancing potential side effects of interventions with likelihood of improvement in quality of life Consider evidence on time needed for benefit of intervention
 - Decreasing active interventions as directed by the patient (or substitute decision-maker) with the explicit acceptance of death approaching
- Palliative care
- Medical Assistance in Dying (legal eligibility requirements)

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BILL C-14 (June 2016) Medical Assistance In Dying

Goal

- To balance individual autonomy over the end of life decisions involving suffering with protection of society.
- Concerns addressed about:
 - Vulnerable populations
 - The “slippery slope”
- Care provider expectations
 - No requirement to formally participate in MAiD
 - Care providers may not abandon their patients and patients have to be allowed to seek their legal options.

https://laws-lois.justice.gc.ca/eng/annualstatutes/2016_3/fulltext.html

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Eligibility Criteria (C14 and C7)

- At least **18 years old**
- **Capacity to make decisions** with respect to health
- **Eligible for publicly funded health care services** in Canada
- Make a **voluntary request** that is not the result of external pressure
- Give **informed consent** to receive MAID, meaning that the person has consented to receiving MAID after they have received all information needed to make this decision
- Has a **grievous and irremediable** medical condition:
 - serious and incurable illness, disease or disability (a mental illness cannot fulfill this criterion currently), and
 - advanced state of irreversible decline in capabilities, and
 - enduring physical or psychological suffering, caused by either the illness, disease or disability, or by the advanced state of decline in capabilities, that is intolerable to the person and cannot be relieved under conditions that they consider acceptable

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C14 required reasonably foreseeable natural death (RFND)

- Natural death has become reasonably foreseeable, taking into account all of their medical circumstances, without a prognosis necessarily having been made as to the specific length of time that they have remaining
 - *Based on Kay Carter with spinal stenosis in the initial successful court case, so likely a few years acceptable (except in Quebec)*

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Origins of C-7: Truchon and Gladu v. Canada (Attorney General) and Quebec (Attorney General)

- On June 13, 2017, two plaintiffs challenged both Québec's and Canada's MAiD legislation.
- Jean Truchon and Nicole Gladu argued the laws violate their Charter rights because they are too restrictive, especially since the federal government requires that a person's natural death has become "reasonably foreseeable" and the Quebec legislation requires that a person be at the "end of life".
- Jean Truchon had cerebral palsy; Nicole Gladu has post-polio syndrome.

End-of-Life Law and Policy in Canada.
<http://eol.law.dal.ca/>

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Bill C-7: An Act to Amend the Criminal Code (MAID)

Eligibility Criteria

- Removal of reasonably foreseeable natural death (RFND)
- Temporary exclusion of mental illness until March 17, 2023

Procedural safeguards

- RFND
 - No mandatory waiting period, only one independent witness, can be care provider or other if no conflict of interest
 - Waiver of final consent
- Non-RFND
 - 90 day waiting period
 - Patient has to have been informed of the means available to relieve their suffering, including where appropriate, available, and applicable; counselling services, mental health and disability support services, community services and palliative care and has been offered consultations with relevant professionals who provide those service or that care
 - A practitioner with expertise in the condition causing the patient's greatest suffering has been consulted to consider with the patient the reasonable and available means to relieve the patient's suffering and the patient has given serious consideration to these means. The results of these consultations will be shared with the other assessing practitioners.

Health Canada and the Public Health Agency of Canada Presentation slides

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Reflection period and consent immediately before MAID

- RFND: No reflection period , final consent can be with a written advance waiver (see next slide)
- NRFND: 90 days reflection period (but this period can be shortened if the person is about to lose the capacity to make health care decisions, as long as both assessments have been completed)

Note:

- The decision about eligibility does not have to be made immediately
- The reflection period is not written in stone and clinical judgment should inform all decisions

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Procedural safeguards: Track II

- If neither the first or second physician or NP has expertise in the condition causing the person's suffering, 1st or 2nd practitioner must consult with a physician or NP with that expertise and share results of consultation with the other practitioner.
- The person has been informed of the means available to relieve their suffering, including, where appropriate, counselling services, mental health and disability support services, community services, and palliative care and has been offered consultations with relevant professionals who provide those services or that care.
- Both of the physicians/NPs have discussed with the person the reasonable and available means to relieve the person's suffering and agree with the person that the person has given serious consideration to those means.

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Waiver of final consent (Advance Consent Arrangement or ACA in Saskatchewan)

- Person's **natural death must be reasonably foreseeable**;
- Person must be assessed as **eligible** for MAID and MAID procedure must be **scheduled (Maximum of 90 days from signing in Saskatchewan)**;
- Person must be informed that they are at **risk of losing decision-making capacity** before the scheduled date;
- Person **gives consent in writing** to receive MAID on the scheduled day if they are no longer able to consent on that day (this waives the requirement that consent be expressed immediately before MAID is provided).
- Practitioner must agree to provide MAID on the scheduled day if patient has lost capacity (or earlier, after loss of capacity, if agreed)

Adapted from: Health Canada and the Public Health Agency of Canada Presentation slides

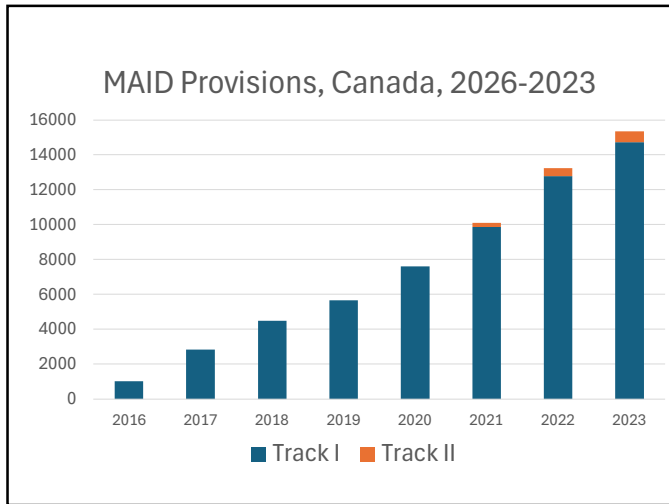
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Waiver of final consent (Advance Consent Arrangement or ACA in Saskatchewan)

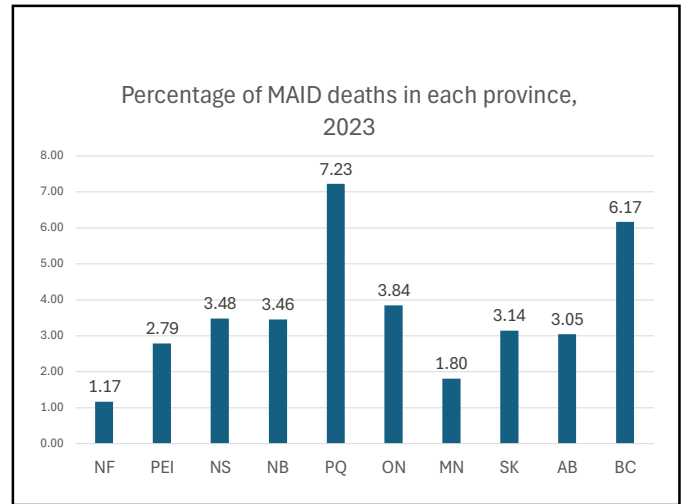
- If, on the day of MAID procedure, the person **has capacity to consent to MAID**, the practitioner must give the person the opportunity to withdraw their request and ensure that the person gives express consent to receive MAID
- If, on the day of MAID procedure, the person **has lost capacity to consent to MAID**, the practitioner can provide MAID on the basis of the written consent as agreed to earlier:
 - Consent given in advance is invalidated if the person demonstrates, by words or gestures, refusal or resistance to the administration of MAID at the time of the procedure.
 - Involuntary words, sounds or gestures made in response to contact do not constitute a demonstration of refusal or resistance

Adapted from: Health Canada and the Public Health Agency of Canada Presentation slides

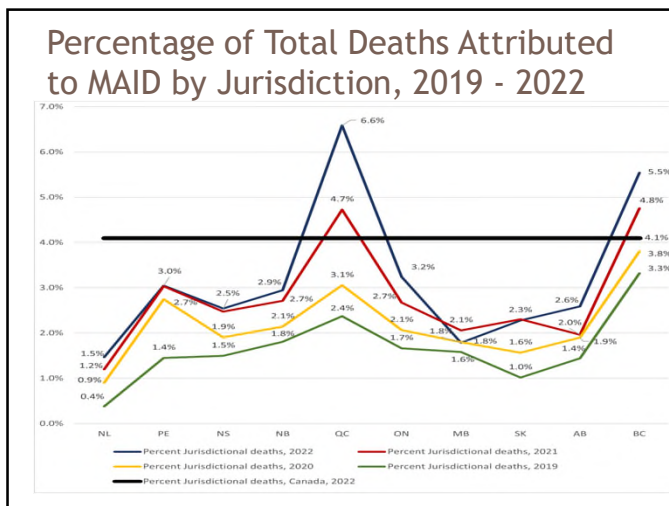
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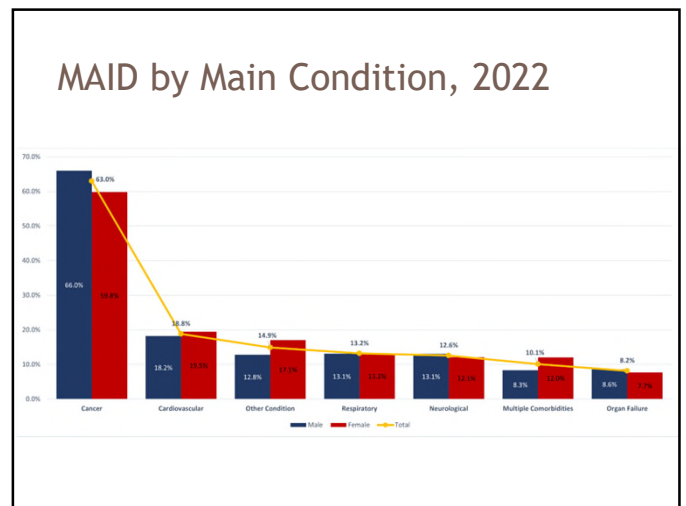
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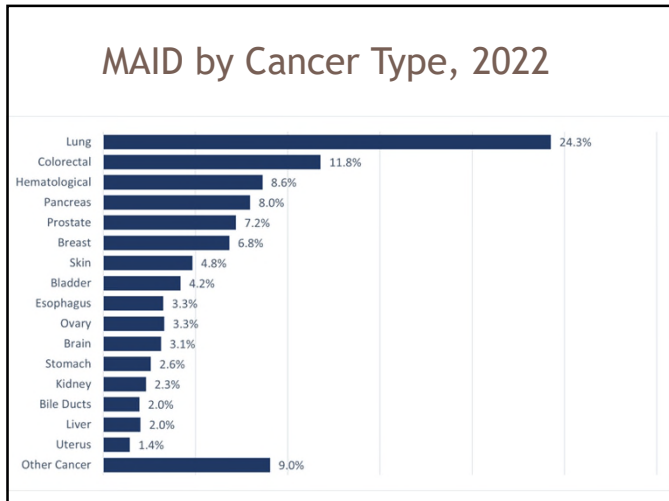
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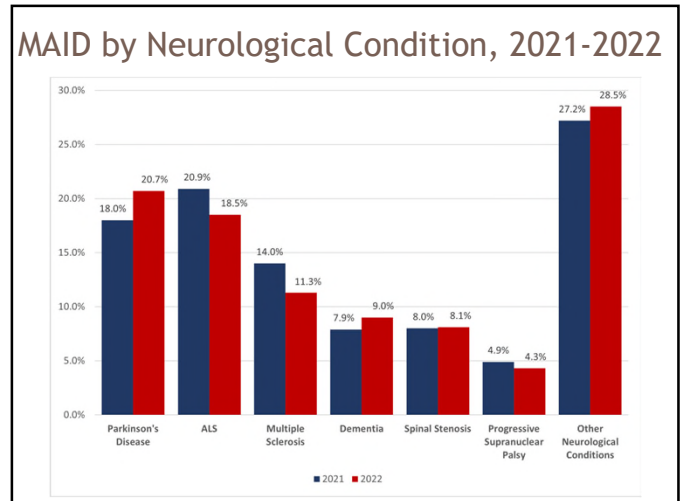
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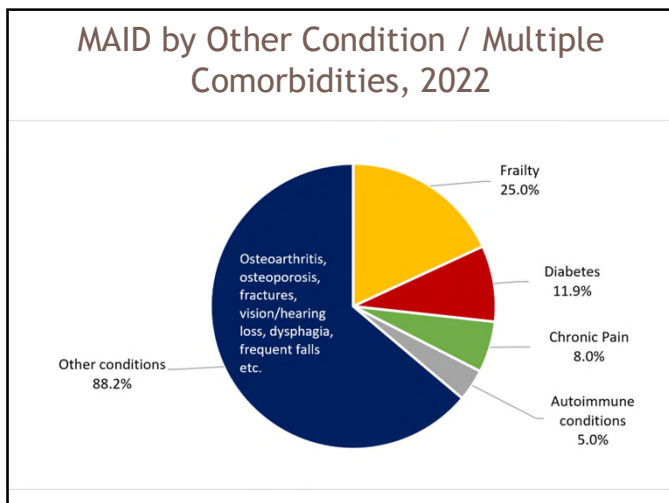
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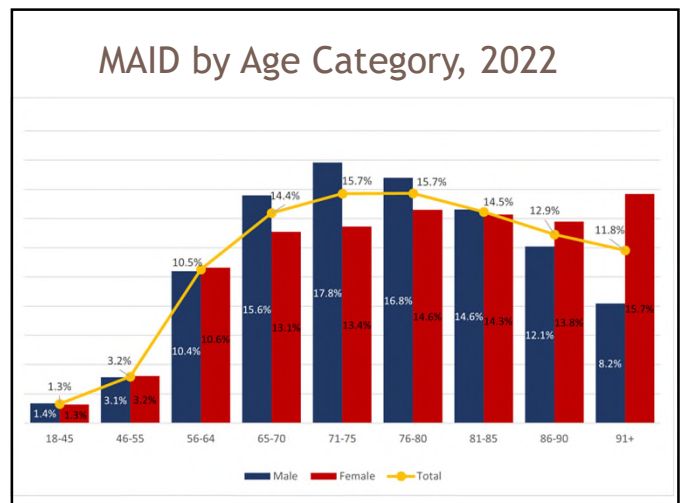
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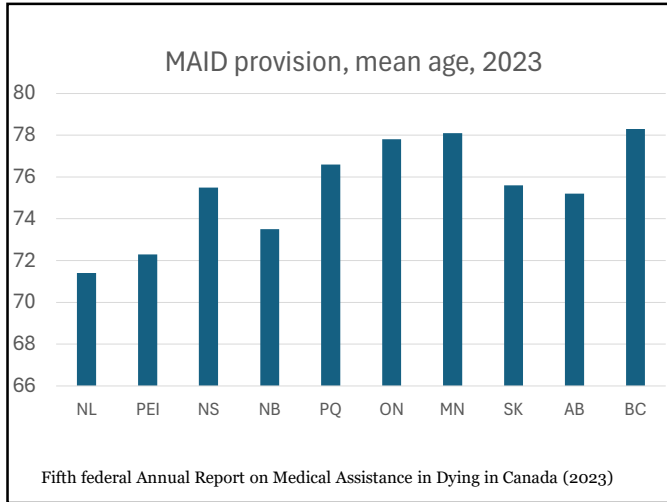
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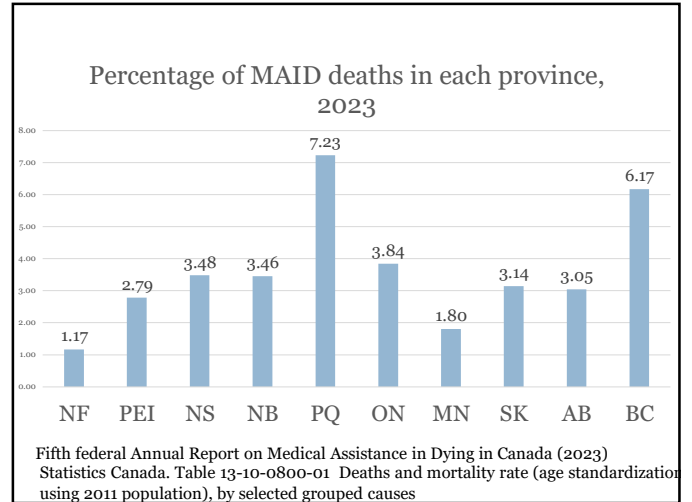
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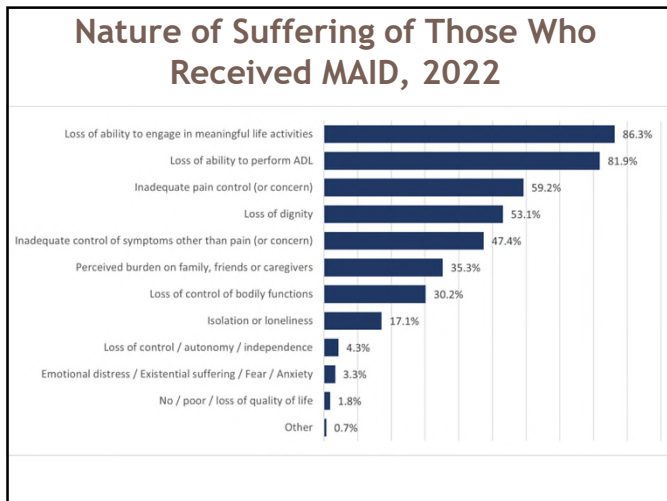
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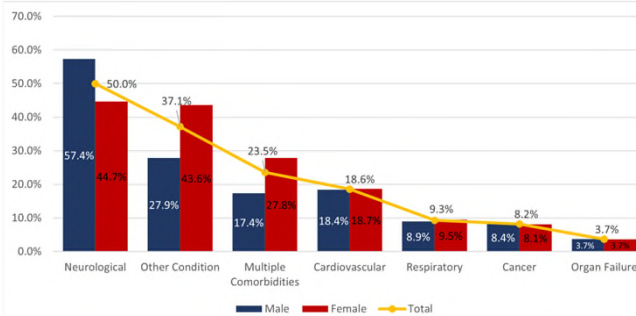
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MAID Recipients Who Received Palliative Care and Disability Support Services, 2022

Palliative care was accessible if needed	2250	87.5%	Persons who required but did not receive disability support services	196	4.1%
			Disability support services were accessible if needed	147	75.0%

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Main Condition, MAID, Natural Death Not Reasonably Foreseeable, 2022



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Patients asking for a medically assisted death

RFND (Assisted dying)

- Cancer
- Other including CV, Respiratory, neurological (ALS, PD)

Not RFND examples (Assisted suicide?)

- Morbid obesity
- Cerebral palsy, cystic fibrosis
- Spinal cord and other injuries
- Crohn's disease
- Tinnitus, vertigo
- Chronic pain
- Others

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Special issues in those without RFND

- Frequent long-standing social isolation with disconnection from social and occupational networks
 - Decreased normative feedback from others about dysfunctional thinking patterns
 - Decreased knowledge about possible interventions and possible supports or mistrust of health system and treatments (i.e internet source of information)
- Increasing, long-standing demoralization and poor self-esteem
- Poor coping skills, impaired executive functioning
- Limited available supports in the community
- Frequent comorbid mental illness including personality disorders

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MAID for sole or comorbid mental disorders

MD-SUMC: Mental disorder is the sole underlying medical condition.

- Legal in Belgium, the Netherlands, Luxembourg, Switzerland, Germany and Colombia

Recently deferred for three years:

- Bill C-62 An Act to amend An Act to amend the Criminal Code (medical assistance in dying), No. 2
 - Requires that a joint parliamentary committee undertake a comprehensive review relating to the eligibility for MAID of persons suffering solely from a mental illness within two years of the Bill receiving royal assent
- MAID and mental disorders: the road ahead. Report of the Special Joint Committee Medical Assistance in Dying. René Arseneault & Honourable Yonah Martin Joint Chairs, January 2024

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The special joint committee on medical assistance in dying. Third report, January 2024

- WHEREAS the Committee concludes that the medical system in Canada is not prepared for medical assistance in dying where mental disorder is the sole underlying medical condition (hereinafter “MAID MD-SUMC”), the committee recommends:
 - a) That MAID MD-SUMC should not be made available in Canada until the Minister of Health and the Minister of Justice are satisfied, based on recommendations from their respective departments and in consultation with their provincial and territorial counterparts and with Indigenous Peoples, that it can be safely and adequately provided; and
 - b) That one year prior to the date on which it is anticipated that the law will permit MAID MD-SUMC, pursuant to subparagraph (a), the House of Commons and the Senate re-establish the Special Joint Committee on Medical Assistance In Dying in order to verify the degree of preparedness attained for a safe and adequate application of MAID MD-SUMC.

https://publications.gc.ca/collections/collection_2024/sen/yc3/YC3-441-o-2-3-eng.pdf

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The Major Concerns About MAiD MD-SUMC*

- Similar in many other chronic conditions
- Difficulty predicting with certainty the evolution of an individual’s mental disorder or an individual’s ability to adapt to the condition
 - Incurability
 - Irreversibility of functional impact
 - Intolerability of suffering
- Capacity
- Suicidality: differentiation from a MAID request
- Intersection of structural vulnerability, mental disorder and MAiD

*MD-SUMC: mental disorder is sole underlying medical condition. Deferred til Mar 2024

Final Report of the Expert Panel on MAiD and mental illness. May 2022

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Recommendations by the Expert Panel

- Development of MAID practice standards
 - Establishing incurability
 - Establishing irreversibility
 - Understanding enduring and intolerable suffering
 - Comprehensive capacity assessments
 - Means available to relieve suffering
 - Interpretation of track II safeguard the person has given serious consideration to those means
 - Consistency, durability, and well-considered nature of a MAID request
 - Situations of involuntariness

Final Report of the Expert Panel on MAiD and mental illness. May 2022

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General concerns about voluntariness in the context of mental disorders

Internal pressure

- Persistent beliefs about one’s worthlessness
 - Depression
 - Early life trauma
- A person might understand and appreciate the risks and benefits of certain treatments but hold self-denigrating beliefs that they are not deserving of treatment or care.
- Whether such beliefs affect voluntariness must be assessed on case by case basis.

The Canadian MAID Curriculum mental illness working group

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Voluntariness of a request for MAID

- As in all clinical care, MAID assessors and providers must be satisfied that the person's decision to request MAID has been made freely, without undue influence (contemporaneous or past) from family members, health care providers, or others.
- Undue influence occurs when a person is not able to act in their own interests because of the interference by others.
- This undue influence may occur as a result of current or past pressure. For example, past abusive relationships may have been sufficiently severe that the person is not able to do what is good for them, but rather evaluates decisions according to what the abuser thinks or thought was good for them. However, having experienced trauma does not mean that that one cannot make a voluntary request.

Health Canada MAID Practice Standards Task Group

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Voluntariness of a request for MAID

- The practitioner must assess whether the voluntariness of a person's request has been compromised (e.g., by incentives or threats). Practitioners should speak with the requester alone as part of the assessment process. If that is not possible because the requester requires supports (whether physical supports or for communication), the person providing support should not be someone who might be a source of undue influence.
- The practitioner should ask questions that will help to identify undue influence, such as interpersonal dependencies or past abuse that may leave the requester vulnerable. The practitioner should take steps to eliminate threats to voluntariness, and this may require serial assessments.
- A person's request may not be voluntary at one time, but voluntary at a later time and vice versa.
- The assessor and provider must be satisfied the request is voluntary when it is made and the provider must be satisfied it is voluntary when MAID is provided.

Health Canada MAID Practice Standards Task Group

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Time requirement for adequate assessment

- The assessment period for patients who do not have a RFND is a MINIMUM of 90 days.
- Time necessary to conduct a thorough assessment might be very considerable.
- The Euthanasia Expertise clinic in the Netherlands which sees approximately 85% of the requests in the country motivated by mental disorders, takes on average 10 months to complete an assessment of this type of request. Kammeraat, M., & Kölling, P. (2020).

Adapted from: The Canadian MAID Curriculum mental illness working group

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Most Common Mental Disorders in MAID Requests based on European data on MAID-MD

- Mood disorders – 50-70%
- Personality disorders – (most common condition comorbid with other psychiatric conditions (52-54%)
- Autism Spectrum (One of the most common of the 12.3% “another psychiatric disorder”)

Comorbidity is the rule – (56-97% at least two psychiatric disorders)

The Canadian MAID Curriculum mental illness working group

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Health Canada MAID Practice Standards Task Group

- Mona Gupta- University of Montreal
- Jocelyn Downie- Dalhousie University
- Gus Grant- College of Physicians and Surgeons, NS
- Laurel Plewes- Director of the Assisted Dying Program, BC
- Willi Kirenko- NP Ontario
- Lilian Thorpe- University of Saskatchewan
- Abby Hoffman- Health Canada

Health Canada MAID Practice Standards Task Group

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Health Canada MAID Practice Standards Task Group

- Model Practice Standard for Medical Assistance in Dying (MAID)
- Advice to the Profession: Medical Assistance in Dying (MAID)

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Before providing MAID to a person whose natural death is not reasonably foreseeable taking into account all of their medical circumstances (Track 2), the provider must:

- If neither they nor the assessor has expertise in the condition that is causing the person's suffering, ensure that they or the assessor **consults** with a physician or nurse practitioner **who has that expertise** and shares the results of that consultation with the other practitioner (see section 10.3.7 for further content on 'expertise');
- Ensure that the person has been informed of the means available to relieve their suffering, including, where appropriate, counselling services, mental health and disability support services, community services, and palliative care and has been offered consultations with relevant professionals who provide those services or that care;

Bill C-7

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Practitioner with expertise

- A 'practitioner with expertise' is not required to have a specialist designation. Rather, expertise can be obtained through physician or nurse education, training, and substantial experience in treating the condition causing the person's suffering.
- [Physicians/Nurse Practitioners] must ensure that they have the expertise necessary to provide the consultation. In doing so, they must work within their scope of practice.
- The 'practitioner with expertise' under this provision of the Criminal Code is providing a consultation to the assessor and provider, not a MAID eligibility assessment.
- A review of the requester's prior health records (including past specialist consultation reports) can be an important part of a complete MAID eligibility assessment.
- However, such a review does not constitute 'consultation' for the purposes of section 10.2.6 as that requires direct contemporaneous communication with the practitioner with expertise.

Health Canada MAID Practice Standards Task Group

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Eligibility for MAID: Grievous and irremediable medical condition

- They have a serious and **incurable** illness disease, or disability (*NOT sole mental disorder until March 2024*); AND
- They are in an advanced state of **irreversible decline in capability**; AND
- That illness, disease, or disability or that state of decline causes them enduring physical or psychological **suffering that is intolerable to them and that cannot be relieved under conditions that they consider acceptable**

Bills C14 and C-7

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Serious and incurable illness, disease, or disability

- ‘Incurable’ means there are no reasonable treatments remaining where reasonable is determined by the clinician and person together exploring the recognized, available, and potentially effective treatments in light of the person’s overall state of health, beliefs, values, and goals of care.
- At the time of the MAID eligibility assessment, assessors and providers should explore treatment attempts made up to that point including their duration and intensity, outcomes of those treatments, and severity and duration of illness, disease, or disability.
- Note that it is the assessor and provider who must be of the opinion that the person has a serious and incurable illness, disease, or disability.

Health Canada MAID Practice Standards Task Group

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Serious and incurable illness, disease, or disability

- The incurability of the illness, disease, or disability does not require that a person has attempted every potential option for intervention irrespective of the potential harms, nor that a person must attempt interventions that exist somewhere in the world but are inaccessible to them.
- At the same time, a capable person cannot refuse all or most interventions and automatically render themselves incurable for the purposes of accessing MAID.
- An assessor or provider cannot form an opinion about MAID eligibility in the absence of evidence required to form that opinion, i.e., that there are no reasonable treatments remaining where reasonable is determined through a process of the clinician and patient together exploring the recognized, available, and potentially effective treatments in light of the patient’s overall state of health, beliefs, values, and goals of care.

Health Canada MAID Practice Standards Task Group

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An advanced state of irreversible decline in capability

- Capability refers to a person’s functioning (physical, social, occupational, or other important areas), not the symptoms of their condition. Function refers to the ability to undertake those activities that are meaningful to the person.
- Advanced state of decline’ means the reduction in function is severe.
- Irreversible’ means there are no reasonable interventions remaining where reasonable is determined by the clinician and person together exploring the recognized, available, and potentially effective interventions in light of the person’s overall state of health, beliefs, values, and goals of care.

Health Canada MAID Practice Standards Task Group

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An advanced state of irreversible decline in capability

- At the time of the MAID eligibility assessment, assessors and providers should explore attempts at interventions made up to that point, outcomes of those interventions, and severity and duration of illness, disease, or disability.
- How many interventions, how many kinds of interventions, and over what period of time will vary according to the requester's baseline function as well as functional goals.
- The irreversibility of decline does not require that a person has attempted every potential intervention irrespective of the potential harms, nor that a person must attempt interventions that exist somewhere in the world but are inaccessible to them. At the same time, a capable person cannot refuse all or most interventions and automatically render themselves in an advanced state of irreversible decline for the purposes of accessing MAID.
- An assessor or provider cannot form an opinion about MAID eligibility in absence of the evidence required to form that opinion, i.e., that there are no reasonable interventions remaining where reasonable is determined through a process of the clinician and patient together exploring the recognized, available, and potentially effective interventions in light of the patient's overall state of health, beliefs, values, and goals of care.

Health Canada MAID Practice Standards Task Group

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Suffering that is intolerable to them and that cannot be relieved under conditions that they consider acceptable

- For the purposes of forming the opinion that the suffering criterion for MAID is met, providers and assessors:
- (a) must be of the opinion that it is the person's illness, disease, or disability and/or state of decline in capability that is the cause of the person's suffering;
 - (b) must be of the opinion that the suffering is enduring;
 - (c) must respect the subjectivity of suffering;
 - (d) must explore all dimensions of the person's suffering (physical, psychological, social, existential and the means available to relieve them); and
 - (e) must explore the consistency of the person's assessment of their suffering with the person's overall clinical presentation, expressed wishes over time, and life narrative.

Health Canada MAID Practice Standards Task Group

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Serious consideration to the reasonable and available means to relieve the person's suffering (Track II)

- Before a [physician/nurse practitioner] provides MAID, they must ensure that they and the second assessor have discussed with the person the reasonable and available means to relieve the person's suffering and they and the second assessor agree with the person that the person has given serious consideration to those means.
- Serious consideration must be understood to mean: a) exercising capacity, not merely having it; b) exhibiting careful thought; and c) not being impulsive

Health Canada MAID Practice Standards Task Group

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Capacity and informed consent: CPSS

- **Capable:** The person is able to understand information that is relevant to making decisions and is also able to appreciate the reasonably foreseeable consequences of either making or not making a decision.
- **Capacity:** The ability:
 - To understand information relevant to a health care decision respecting a proposed treatment;
 - To appreciate the reasonably foreseeable consequences of making or not making a health care decision respecting a proposed treatment; and
 - To communicate a health care decision with respect to a proposed treatment.
- **Consent:** the voluntary agreement to or acquiescence in what another person proposes or desires; agreement as to a course of action

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Factors to consider in exploring capacity and informed consent: CPSS

- Evidence of confused or delusional thinking;
- An appearance of an inability to make a settled choice about treatment;
- Severe pain or acute fear or anxiety;
- The appearance of severe depression;
- The appearance of impairment by alcohol or drugs;
- Any other observations which give rise or a concern about the person's behaviour or communication;
- Evidence of significant intellectual disability;
- Evidence of impairment of executive function, or mild cognitive impairment; or,
- Evidence the person is unduly under the influence of another person.

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Informed consent for MAiD: CPSS

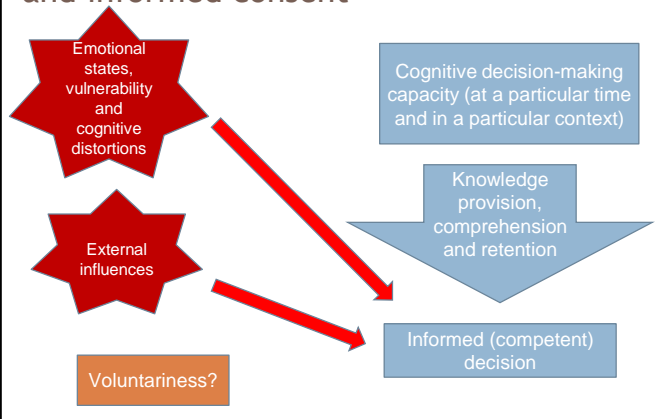
Each physician who obtains informed consent from the patient for medical assistance in dying must:

- Inform the patient of:
 - Material information which a reasonable person in the patient's position would want to have about medical assistance in dying;
 - The material risks associated with the provision/administration of the pharmaceutical agent(s) that will intentionally cause the patient's death; and
- Meet with the patient separate from family members or others who may influence the patient's decision at least once to confirm that his/her decision to terminate his/her life by medical assistance in dying is voluntary and that the patient has:
 - Made the request him/herself thoughtfully; and
 - A clear and settled intention to end his/her own life by medical assistance in dying after due consideration;
 - Made the decision freely and without coercion or undue influence from family members, health care providers or others.

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Capacity, vulnerability, voluntariness and informed consent



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Vulnerability and MAiD Requests

- Vulnerability regarding MAiD occurs when a person is at risk of requesting and receiving MAiD because of the influence of factors other than or in addition to the underlying grievous and irremediable medical condition
 - Internal factors may include personality, persistent depressive disorder, psychosis, physical pain, physical health, and trauma history.
 - External factors may include coercion from others, structural vulnerability in social supports, economic resources, discrimination, and accessibility of resources
- Vulnerability may influence voluntariness and impair the patient from providing free and informed consent.
- Patients are not eligible if a vulnerability outside of or incidental to the medical condition or state of decline is the main cause of the suffering.
- In all persons with vulnerabilities who are requesting MAiD, it is necessary to ensure first that any available means to mitigate these vulnerabilities is presented to reduce suffering when possible.

Adapted from CAMAP MAiD module, working group IV

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Sources of Vulnerability

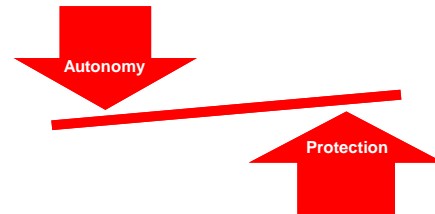
- Capacity (emotional state, cognitive abilities), poor coping skills, trauma history, low self-worth, and negative interactions with medical system.
- Abuse/victimization, absence of social support, communication skills, relationship with clinicians, and caregiver burnout.
- Employment/volunteer work, economic security, housing/food, lack of access to treatment/supports/resources such as mental health support, pain management and palliative care, as well as lack of access to MAiD
- Stigma, discrimination, racism and oppression, and inaccessible work and social environments

Adapted from CAMAP MAiD module, working group IV

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Autonomy-Protection Continuum

- Know where your values lie on the continuum of prioritizing autonomy vs protection
- How does this change in different clinical contexts?



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How do you differentiate a MAiD request from suicidality?

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- *Providers and assessors should ensure that the person's request for MAiD is consistent with the person's values and beliefs, unambiguous, enduring, and rationally considered during a period of stability, and not during a period of crisis. This may require serial assessments*

Bob's situation

- Clearly **not stable** and **in crisis** due to loss of access to medications to treat his symptoms

Health Canada MAiD Practice Standards Task Group

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Eligibility for MAiD: Grievous and irremediable medical condition

- A. They have a serious and incurable illness, disease, or disability (NOT sole mental disorder until March 2024); AND
- B. They are in an advanced state of irreversible decline in capability; AND
- C. That illness, disease, or disability or that state of decline causes them enduring physical or psychological suffering that is intolerable to them and that cannot be relieved under conditions that they consider acceptable

Bills C14 and C-7

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Other challenges

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Justice

- Should patients asking for MAID jump to the head of the line in health care?
 - Palliative care
 - Inpatient care
 - Long –term care bed
 - Home based 24/7 care when wanting to access MAID if not able to stay home

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Initiating the discussion of MAID

- If yes:
 - Might this be perceived as undue influence?
- If no:
 - Do people have the right to know their options ?

Health Canada:

- *Practitioners have a responsibility to explore patients' values and discuss their goals for care. Practitioners should always provide information about treatment options and services that are appropriate to the patient's condition, in light of these values and goals of care. If a practitioner has determined that MAID is consistent with a patient's values and goals of care and has good reason to believe that the person might be eligible to receive MAID, the practitioner must inform the patient about MAID. The practitioner must also indicate an openness to discussing the topic and be attentive to the patient's wishes about further dialogue. The timing of initiating a conversation about MAID should be determined by the practitioner, using their professional judgment, and should be undertaken with care, skill, and sensitivity*
- *If a practitioner is aware that MAID is not consistent with a patient's values and goals of care, they should not initiate a discussion about MAID.*

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MAID requests after traumatic circumstances like traumatic spinal cord injuries (tSCIs)

- Suicidality is high for a few years after tSCIs
- People often adapt to changes in their circumstances over a number of years if provided the necessary supports
- People with similar experiences that have navigated their journey successfully are often able to provide the best information about the likely future of the patients' life and functioning

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MAID for dementia

- Serious and incurable illness- **Yes**
- Advanced state of irreversible decline in capabilities- **only later in the disease**
- Capacity to provide informed consent- **only early in the disease**
- Enduring physical or psychological suffering- **often disappears once awareness of dementia is lost**

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Advanced requests for MAID

- Not legal yet in Canada except:
 - Quebec to approve advance requests for MAID as of Oct. 30, 2024
 - Often wished for by patients wanting to avoid a lengthy dementing process
- BUT
- Dementia results in loss of recognition of dementia itself and MAID wishes may disappear
 - Patients may become highly resistive to any interventions including MAID
 - Practitioners will NOT want to provide MAID to a resisting patient even if this were legal
 - Medication administration would become very difficult

<https://www.cbc.ca/news/canada/montreal/quebec-advance-requests-maid-1.7316668>

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Special Joint Committee on MAID(AMAD) COMMITTEE REPORT-2: ADVANCE REQUESTS

Sandra Demontigny (43 years with early onset Alzheimer's)

... I don't want to experience the final phase of the disease, completely dependent and unable to express myself very much, if at all. I've seen it and I don't want to live through it. That's what I would specify in an advance request. It would definitely give me more time.

.....if advance requests were not approved by Parliament, then unfortunately, I would have to decide to leave before entering that phase, in order to avoid becoming trapped.

...I don't believe in [happy dementia]. Contented dementia amounts to symptoms of a disease being expressed. **It's not that the person is content, but rather that brain plaques have disrupted their neurotransmitters, causing what appears to be expressions of joy.**

<https://parl.ca/DocumentViewer/en/44-1/AMAD/report-2/page-165#43>

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Quebec to approve advance requests for MAID as of Oct. 30, 2024

- For Quebec woman with Alzheimer's at 45, choice to request MAID in advance offers a sense of relief



<https://www.theglobeandmail.com/canada/article-quebec-maid-advance-request-law/>

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How to make an advance request for medical aid in dying (Quebec)

- Designate one or two trusted people, if they wish, called “trusted third person”. Their role is to make sure the wishes the person expressed in their advance request for medical aid in dying are known and respected, if all the criteria set out in the Act are met. These trusted people must make sure that health or social services professionals are aware of the existence of the advance request for medical aid in dying and inform them when they observe certain situations. The trusted third person must be a person of full age and capable of giving consent. It is not mandatory to designate a trusted third person in order to make an advance request for medical aid in dying;
- Describe in detail in their request clinical manifestations, such as symptoms, associated with their illness. The manifestations chosen by the person will constitute the expression of their consent to receive medical aid in dying when they have become incapable of consenting to care and provided all the criteria set out in the Act are satisfied;
- Sign the request form in the presence of:
 - a physician or a specialized nurse practitioner;
 - two witnesses, unless the request is made by notarial act;
 - the trusted third person(s), if any.

<https://www.quebec.ca/en/health/health-system-and-services/end-of-life-care/medical-aid-in-dying/advance-request-medical-aid-dying>

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Assessors (Physicians/NPs) must ensure that:

- That the person meets all the criteria for making the request;
- That the person makes the request in a free and informed manner, that is, the request is not being made as a result of external pressure and that the person has been given information concerning their illness, the anticipated course, the prognosis, the therapeutic possibilities and their consequences;
- That the clinical manifestations described in the request are medically recognized as being clinical manifestations that can be related to the person’s illness;
- That the clinical manifestations are observable by a competent professional (physician or specialized nurse practitioner) who would have to observe them before administering medical aid in dying;
- That they have informed the person that their request will not automatically lead to the administration of medical aid in dying;
- That they have informed the person of all the criteria set out in the act;
- That they have informed the person that they may withdraw or modify their advance request and how to do so.

<https://www.quebec.ca/en/health/health-system-and-services/end-of-life-care/medical-aid-in-dying/advance-request-medical-aid-dying>

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Assessors (Physicians/NPs) must :

- Discuss with members of the care team who are in regular contact with the person making a request, if this is the case;
- Discuss with the close relations of the person making a request or with any other person they identify, if the person so wishes;
- Make sure that the person has had the opportunity to discuss their request with the people they wanted to contact.

All signatories of the advance request for medical aid in dying must be in each other’s presence when they sign it.

The physician or the specialized nurse practitioner must then record the advance request in the register provided for by law so that it can be applicable when the time comes.

<https://www.quebec.ca/en/health/health-system-and-services/end-of-life-care/medical-aid-in-dying/advance-request-medical-aid-dying>

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Requirements for receiving medical aid in dying when an advance request has been made in accordance with the law

- Have a serious and incurable illness leading to incapacity to give consent to care;
- Be incapable of giving consent to care due to their illness;
- Be of full age and be an insured person within the meaning of the health insurance act, with certain exceptions provided for by law;
- Be exhibiting, on a recurring basis, the clinical manifestations related to their illness and described in their request;
- Be in a medical state of advanced, irreversible decline in capability;
- Be in a medical state that gives a competent professional (physician or specialized nurse practitioner) cause to believe, based on the information at their disposal and according to their clinical judgment, that the person is experiencing enduring and unbearable physical or psychological suffering that cannot be relieved under conditions considered tolerable.

In addition, a second physician or specialized nurse practitioner must confirm compliance with these criteria.

<https://www.quebec.ca/en/health/health-system-and-services/end-of-life-care/medical-aid-in-dying/advance-request-medical-aid-dying>

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Transfers from objecting sites

- Patients are often very distressed to be transferred out of a site that doesn't permit MAID
 - Should every location that is publicly funded allow MAID on site?
 - What about patients and staff who do not want to work in a site where MAID is occurring?

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Practical issues about MAID in Saskatchewan

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MAID referral process

- Initiated by healthcare provider, patient, support person or family
- Pathway to MAID assessor
 - Through MAID program 1-833-473-6243
 - Initial contact made with referral sources, information collected, MAID information provided and if appropriate assessments with approved MAID assessors coordinated
 - Directly to physician/nurse-practitioner known to person wishing assessment (all MAID program processes have to be followed and documentation sent)

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The written request to be assessed for MAID

- Written request must be made after the person is informed by a medical practitioner or nurse practitioner that they have a "grievous and irremediable medical condition."
- One independent witness (including paid professional personal or health care worker)
 - Not a beneficiary under the will of the patient
 - A recipient in any other way of a financial or other material benefit resulting from the patient's death
 - i.e. not a spouse, children or grandchildren who would inherit after the death of the spouse, or in-laws who would benefit financially through their spouses
 - Not an owner or operator of a health care facility where the patient is receiving treatment or of a facility in which the patient resides

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Written Request

PATIENT INFORMATION		
Name (Last, First, Middle):		Phone Number:
DOB (yyyy-mm-dd):	HSN: Province of Issue: Saskatchewan	Gender: <input type="checkbox"/> Prefer not to disclose <input type="checkbox"/> Female <input type="checkbox"/> Male <input type="checkbox"/> Other
Home Address (Street, City, Province):		Postal Code:
Medical Diagnosis Relevant to Request for Medical Assistance in Dying:		
PATIENT REQUEST		
I, _____, being at least 18 years of age, and having been informed by a physician or a nurse practitioner that I have a grievous and irremediable medical condition and am experiencing suffering; make a voluntary request to be assessed by two independent practitioners in order to determine my eligibility for medical assistance in dying, knowing I may change my mind at any time. I understand my health information will be collected, used, and disclosed for medical assistance in dying eligibility purposes.		
PATIENT SIGNATURE: The witness must directly observe the patient or proxy physically sign the document.		
Print Patient's Name:	Patient's Signature:	Date Signed (yyyy-mm-dd):
PROXY INFORMATION: The witness must directly observe the patient or proxy physically sign the document.		
Proxy Declaration: If the patient is physically unable to sign , a proxy can sign on the patient's express direction and in the patient's presence. The proxy cannot be the listed witness, must be at least 18 years old, must understand the nature of the request for medical assistance in dying, and must not know or believe they are a beneficiary under the will of the patient, or a recipient in any other way of a financial or other material benefit resulting from the patient's death. Must be signed in front of the patient and the independent witness.		
Print Proxy's Name:	Proxy's Signature:	Date Signed (yyyy-mm-dd):
Proxy's Home Address (Street, City, Province, Postal Code):		Phone Number:
WITNESS INFORMATION: The witness must directly observe the patient or proxy physically sign the document.		
The patient is personally known to me or has provided proof of identity. I am at least 18 years of age and I understand the nature of the request for medical assistance in dying. I do not know or believe that I am a beneficiary under the will of the patient or a recipient in any other way of a financial or other material benefit resulting from the patient's death. I am not an owner or operator of a health care facility where the patient is receiving treatment or of a facility in which the patient resides. The patient or proxy has signed this request in my presence on the date following the signature.		
Print Witness's Name:	Witness's Signature:	Date Signed (yyyy-mm-dd):
Witness's Address (Street, City, Province, Postal Code):		Phone Number:

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Assessments of eligibility

- Two independent practitioners have to agree that the patient is eligible for MAID, either under track I (RFND), or under track II, (not RFND).
 - The patient needs to be making a capable, well-informed, voluntary, and stable request about medical assistance in dying.
 - Assessment of eligibility might be straightforward and require only one visit, or it might require a number of visits when eligibility is borderline.
 - Assessors might involve others such as OT, SW, psychologist or psychiatrist in deciding whether a person has capacity to make this end of life decisions.
- If a patient is not found to be eligible by one or both assessors, another assessment might be requested by the patient. In some situations of unclear eligibility there might be a special meeting called between assessors to discuss further actions related to eligibility.

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Preparation for MAID

- Further discussion about patient and family wishes.
 - Timing, location, and transfers
 - Practical details: oxygen/ transportation/meds
 - What is important to the patient?
 - Family/friends/pets involvement
 - Rituals/music/ faith/ cultural considerations
 - Special requests
 - Consider advance consent arrangement if likely to lose capacity and MAID provision wished in the near future
- Privacy-chart as usual

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PATIENT INFORMATION (Advance Consent Arrangement Form-ACA)		
Name (Last, First, Middle):		Phone Number:
DOB (mmmm d, yyyy):	HSN: Province of Issue:	Gender: <input type="checkbox"/> Prefer not to disclose <input type="checkbox"/> Female <input type="checkbox"/> Male <input type="checkbox"/> Other
Home Address (Street, City, Province):		Postal Code:
ACKNOWLEDGEMENTS / SAFEGUARDS		
Initials	I have been assessed and approved for medical assistance in dying in accordance with all the applicable safeguards and eligibility criteria. In the event capacity is lost I give my consent in advance to receive medical assistance in dying on or before the specified date of _____ (the specified date cannot exceed 90 days from the signing of this Advance Consent Arrangement) which will result in my death.	
Initials	I understand this Advance Consent Arrangement will become invalid if, on the "specified date" of medical assistance in dying provision, I express resistance or refusal with sounds, words, or gestures.	
Initials	I understand this Advance Consent Arrangement is NOT an Advanced Care Directive.	
Initials	If capacity is lost, I designate _____ (please print) to contact the Provincial MAID Program to enact a medical assistance in dying provision on or before the specified date of _____	
Initials	I acknowledge that this agreement does not create any obligation for the MAID providers named on the second page of this document to administer medical assistance in dying to me. The MAID provider may decide not to administer medical assistance in dying under all circumstances.	
Initials	In the event I change my mind or the specified date has elapsed, this Advance Consent Arrangement becomes invalid.	
ADDITIONAL TERMS (Optional)		
The patient and the MAID provider may agree to additional terms of this arrangement (for example, specific conditions or circumstances under which medical assistance in dying could be provided on an earlier date). NOTE: Both the patient and the MAID provider must be in agreement and medical assistance in dying must be provided in accordance with the terms of this arrangement.		
Patient's Initials	MAID Provider's Initials	Additional Terms:
PATIENT SIGNATURE		
Print Patient's Name:	Patient's Signature:	Date Signed:

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Day of MAID Provision

- Generally two providers present for mutual support (practical, medicolegal, emotional)
- Consent signed (unless loss of capacity and ACA previously arranged)
- Social Work and spiritual care supports may attend
- Honor patient and family requests: rituals/ prayers/ expressing love/ saying goodbye
- IV administration of medications
- Medical Certificate of Death completed by physician or NP
- Most responsible physician, family physician, palliative care (if applicable) and funeral home notified

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(RFND) SECTION 1: BASIC INFORMATION (Consent for Medical Assistance in Dying)		
Patient Information		
Name (Last, First, Middle):	DOB:	HSN: Province of Issue:
Address (Street, City, Province):	Postal Code:	Gender: <input type="checkbox"/> Prefer Not to Disclose <input type="checkbox"/> Female <input type="checkbox"/> Male <input type="checkbox"/> Other
Provision of Consent		
I understand that I may, at any time, withdraw consent to medical assistance in dying or any other related matter. I confirm that the nature, benefits, risks, consequences, and alternatives of medical assistance in dying and related matters have been explained to me. I have been informed of the means that are available to relieve my suffering, including palliative care. I am satisfied with and understand the information I have been given, and consent to receive medical assistance in dying from the prescribing practitioner with the assistance of any other health care service providers as deemed to be appropriate. I acknowledge this intervention will result in my death.		
Intravenous Administration of Medications: Midazolam 10 mg IV, Lidocaine 40 mg IV, Propofol 1,000 mg IV, Rocuronium 200 mg IV		
Patient's Signature:	Time:	Date:
Patient has completed a Foreseeable Death: Advance Consent Arrangement form. <input type="checkbox"/> Yes <input type="checkbox"/> No		
Proxy Declaration: if the patient is physically unable to sign , a proxy can sign on the patient's express direction and in the patient's presence. The proxy cannot be the listed witness, must be at least 18 years old, must understand the nature of the request for medical assistance in dying, and must not know or believe they are a beneficiary under the will of the patient, or a recipient of financial or other material benefit resulting from the death of the patient. Must be signed in front of the patient and the independent witness.		
Print Proxy's Name:	Proxy's Signature:	Date:

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The Medications (in standardized kit from pharmacy)

- Midazolam 10 mg
- Lidocaine 40 mg
- Propofol 1000 mg
- Rocuronium 200 mg



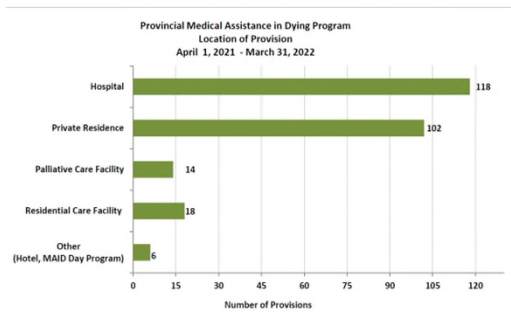
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The Medical Certificate of Death

- Cause of death:
 - a) Drug toxicity
 - b) Underlying medical cause precipitating MAiD request such as cancer
- Manner of death:
 - Unclassified (*Note-NOT suicide or euthanasia*)

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Location of Provision



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Bereavement

- Social Work bereavement follow up calls – identified complicated grief prioritized
- PMP Nurse provides some bereavement calls
- Bereavement mail out package to next of kin
- Social work facilitates bereaved to access existing supports (i.e. support groups, community resources, social workers, counsellors, spiritual)
- Families can contact PMP for grief support

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How physicians and nurse practitioners can become assessors and providers

95

Next steps to Onboarding

- SHA approval document
- CPSS – Scope of practice
- CPSS – sends their approval - Send this to local practitioner affairs for privileges. ***You must provide us with a copy showing confirmation of these privileges.*
- Shadowing opportunities
- Creation of your forms – housed with the program and sent when arrangements made for

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Practitioner Agreement for MAID Practitioners

All practitioners who participate with this additional scope of practice, as either an assessor or provider of Medical Assistance in Dying to patients shall:

1. Adhere to the provincial and federal legislative requirements in the assessment and delivery of Medical Assistance in Dying;
2. Is aware of and will follow the policy/guidelines put forth by their regulatory body (College of Physician and Surgeons of Saskatchewan/College of Registered Nurses of Saskatchewan regarding Medical Assistance in Dying in Saskatchewan;
3. Cooperates with the Provincial Medical Assistance in Dying Program (MAID) in aspects of care coordination in terms of responding to requests for assessors and providers;
4. Provides timely completion and submission of documents back to the Provincial Program.
5. Keeps self-current on legislative processes and seeks out support available within the MAID program. Will engage with the MAID medical director for practice concerns or MAID program manager for operational concerns or questions.
6. Understands that in accordance with Saskatchewan Health Authority (SHA) privacy guidelines, no patient information will be sent to non-SHA addresses;
7. Provincial Provider/Assessor Committee Meetings are offered quarterly to all SHA Provider/Assessors
8. I will update the MAID program of any changes to my contact information or practice.
9. For physicians only - I am aware that I am responsible for obtaining privileges within my own Practitioner Staff Affairs area.

Provincial MAID Program, June 2023

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Practitioner Agreement for MAID Practitioners

- | | | | |
|--------------------------|---|--------------------------|---------------------------|
| <input type="checkbox"/> | I would like to be a MAID assessor (only) | <input type="checkbox"/> | I am a Nurse Practitioner |
| <input type="checkbox"/> | I would like to be a MAID assessor and provider | <input type="checkbox"/> | I am a Physician |

Applicant Name (please print legibly): _____

Applicant Signature: _____ Date: _____ (YYYY/MM/DD)

The above named practitioner has agreed to work within the parameters of this agreement.

They are approved for participation in Medical Assistance in Dying with the Saskatchewan Health Authority

Signature: _____ Date: _____
Dr. Michele Jagga, Medical Director (YYYY/MM/DD)
Provincial Medical Assistance in Dying Program

- Please send completed form to:
- Laurie.bradrichards@saskatchewanhealthauthority.ca or fax Toll-Free Fax: 1-833-837-9006

Provincial MAID Program, June 2023

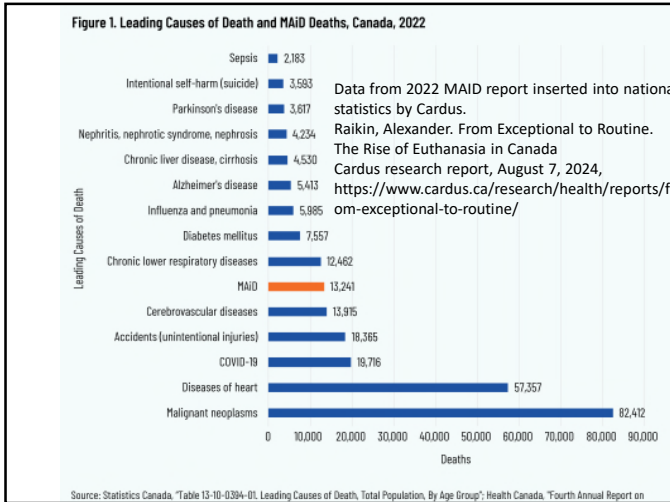
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Discussion

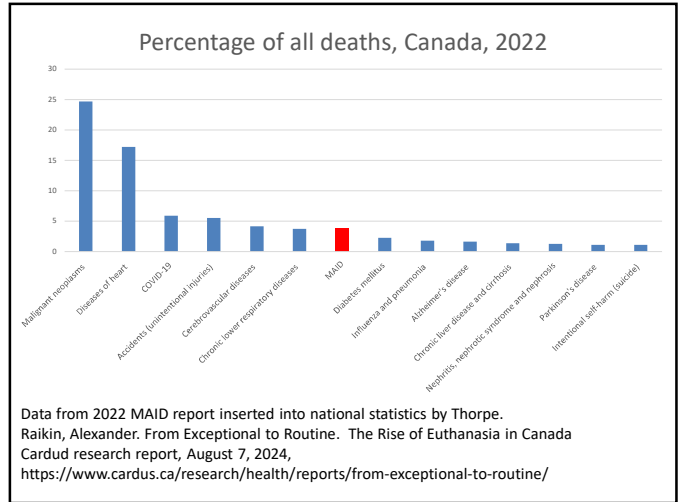
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Slides for those with special interest

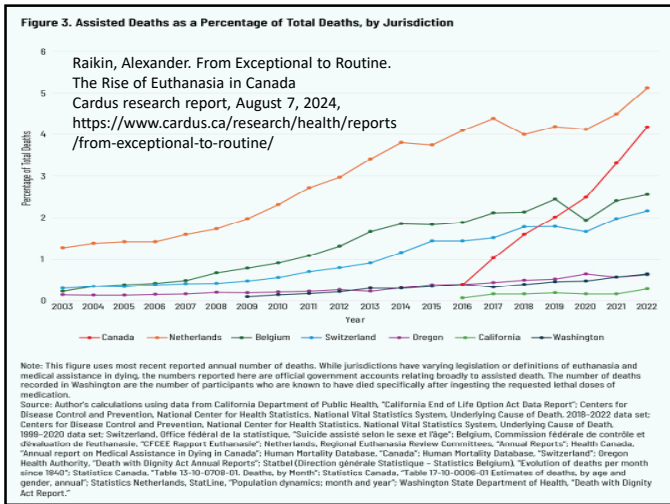
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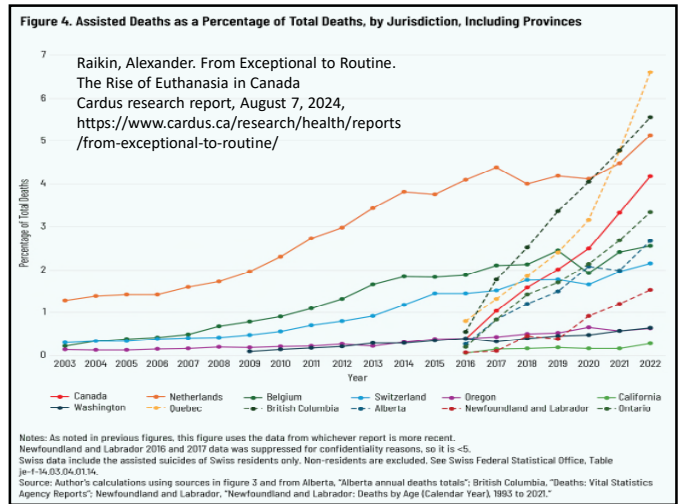
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Special Joint Committee on MAID(AMAD) COMMITTEE REPORT-2: ADVANCE REQUESTS

Recommendation 21

- That the Government of Canada amend the Criminal Code to allow for advance requests following a diagnosis of a serious and incurable medical condition disease, or disorder leading to incapacity.

Recommendation 22

- That the Government of Canada work with provinces and territories, regulatory authorities, provincial and territorial law societies and stakeholders to adopt the necessary safeguards for advance requests.

Recommendation 23

- That the Government of Canada work with the provinces and territories and regulatory authorities to develop a framework for interprovincial recognition of advance requests.

<https://parl.ca/DocumentViewer/en/44-1/AMAD/report-2/page-165#43>

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MAID and Organ Donation

Summary of Original and New/Updated Recommendations

Wiebe K et al. Deceased organ and tissue donation after medical assistance in dying: 2023 updated guidance for policy. CMAJ June 26, 2023 195 (25) E870-E878

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Deceased organ donation in conscious and competent patients

- Deceased organ donation in conscious and competent patients
- Before consenting to WLSM or MAiD, patients should carefully consider all end-of-life options with their physician or health care professional.

Wiebe K et al. Deceased organ and tissue donation after medical assistance in dying: 2023 updated guidance for policy. CMAJ June 26, 2023 195 (25) E870-E878

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Referral to an organ donation organization

- Referral to the organ donation organization should occur as soon as is practical after the decision to proceed with WLSM or determination of eligibility for MAiD. Preliminary evaluation of the patient's eligibility to donate should be performed before the donation approach, if possible. This avoids the potential distress of making a request or obtaining consent for donation only to have to inform the patient that they are medically or logistically ineligible.
- New - All Track Two Patients should be referred to the provincial organ donation organization for information-sharing if a patient initiates a donation discussion, regardless of when this discussion occurs within the 90-day assessment period.
- New - All Track Two Patients should be referred to the provincial organ donation organization for information-sharing after a patient initiates a donation discussion, regardless of when this occurs within the 90-day assessment period.

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Conversations about donation

- The decision to proceed with MAiD or WLSM must be separate from, and must precede, the decision to donate.
- Treating physicians, MAiD providers and MAiD assessors should be educated on how to respond to inquiries concerning organ donation. This should include how the decision to donate may affect the end-of-life care process and options, and when to refer patients to the organ donation organization. The organ donation organizations should develop checklists or discussion guides to facilitate donation conversations to ensure patients are consistently well informed.
- All eligible, medically suitable patients should be given an opportunity to consider organ and tissue donation, consistent with provincial or territorial required referral legislation, regional policy and ethical principles of respect for autonomy and self-determination. However, this must be reconciled with regional values and health care culture. Initially, some jurisdictions might prefer to begin with systems that respond only to patient-initiated requests.
- Donation coordinators will have to tailor their conversations to ensure the patient remains the centre of the MAiD or WLSM and organ donation process, to ensure patient autonomy.
- When an approach is to be made, discussions should happen early to allow individuals time to consider the options, ask questions and plan accordingly.
- Patients and their families should be provided with standardized information resources, such as online material or pamphlets, to help guide responses to donation inquiries. The decision to proceed with MAiD or WLSM must precede discussions about donation.

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Consent

- The patient must have the ability to provide first-person consent to MAiD or WLSM as well as to organ and tissue donation.
- Physicians, MAiD assessors, and WLSM or MAiD providers should be cognizant of the risk of coercion or undue influence on patients to donate their organs; however, the patient's altruistic intentions should not be discouraged.
- Donation discussions must respect patient autonomy, and first-person consent should be obtained and upheld. Although it is welcomed and encouraged that family members are included in donation conversations, consent must be obtained from the patient and conversations should be focused on them.
- The individual should be informed and understand that they may withdraw consent for MAiD or donation at any time, and that withdrawal of consent for donation does not affect their consent for, or access to, MAiD or WLSM.
- The donation team should make every effort to resolve conflict, through dialogue, between the patient's expressed wishes to donate and a family's disagreement. First-person consent should direct all subsequent decisions unless consent was revoked.

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Consent cont.

- New – All Track Two Patients who are potentially eligible for organ donation should be approached for first-person consent to donation following MAiD after MAiD eligibility has been confirmed, regardless of when their eligibility for MAiD is confirmed within the 90-day assessment period.
- The donation team must understand and abide by the laws and policies of their jurisdiction with respect to reporting of MAiD deaths (e.g., coroner, special committee).
- To facilitate donation, these parties should be contacted before the MAiD procedure, in accordance with the current laws and policies.

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Donor testing and evaluation

- Primary care physicians, staff of organ donation organizations, MAiD providers and transplant teams should work to minimize the impact and inconvenience to the patient of donating their organs. This could include scheduling home visits for blood draws and coordinating investigations (e.g., x-rays, ultrasound) to minimize hospital visits and inconvenience to the individual.
- Transplant teams and surgeons should work with the donation team to determine the minimum necessary investigations, to avoid the burden of excessive assessments and testing.
- Donor teams should routinely discuss the potential impact of unanticipated results from the donor investigations, including previously undiagnosed infectious diseases, and their impact on public health reporting and contact tracing.

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MAiD procedures

- New -For Track One Patients receiving MAiD after loss of capacity who require admission to the hospital for donation, transfer and admission to the hospital should be coordinated with the SDM.
- New -Track Two Patients must provide first-person consent immediately before the MAiD procedure. As such, first-person consent should be obtained before transfer and admission to hospital for donation.
- New -Further work is needed to assess the potential for donation following MAiD at home in Canada.
- In the interim, patient-initiated requests for donation following MAiD at home warrant consideration on a case-by-case basis, where feasible.

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Determination of death

- The dead donor rule must always be respected.
 - This principle stipulates that donors must be dead prior to organ/tissue procurement, that organ/tissue procurement cannot be the cause of death, i.e., patients must not be killed by the act of organ or tissue retrieval. (CMA. Organ and tissue donation and transplantation update 2015).
- Vital organs can be procured only from a donor who is already deceased; the act of procurement cannot be the immediate cause of death.

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Separation of decisions

- To avoid any real or perceived conflict of interest, health care practitioners should separate the decision regarding WLSM or MAiD from discussions concerning donation. Providers who are assessing eligibility for MAiD should not be involved in donation discussions. Discussions concerning donation should happen only after WLSM decisions are made, or patients have been found eligible for MAiD by 2 independent assessments.
- The primary health care team should acknowledge patient inquiries concerning donation that are made before a decision to proceed with MAiD or WLSM. General information on deceased organ and tissue donation may be provided. However, specific discussion and decisions pertaining to donation should wait until the decision to proceed with MAiD or WLSM has been finalized.
- Patients may wish to postpone their MAiD procedure, owing to a temporary improvement in their health or an event they wish to experience before their death. The freedom of the patient to postpone their MAiD procedure must be reinforced and preserved, and every effort should be made to honour their wishes to donate their organs should their MAiD procedure be rescheduled.

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Directed and conditional donation

- Living donation before death from patients considering MAiD or WLSM should be neither offered nor encouraged. Should a patient insist on living donation before death, the request should be considered on a case-by-case basis.
- New - Organ donation organizations and transplantation programs should develop a directed deceased donation policy for patients pursuing MAiD, in alignment with the directed donation principles and practices that are in place for living donation in their jurisdiction.

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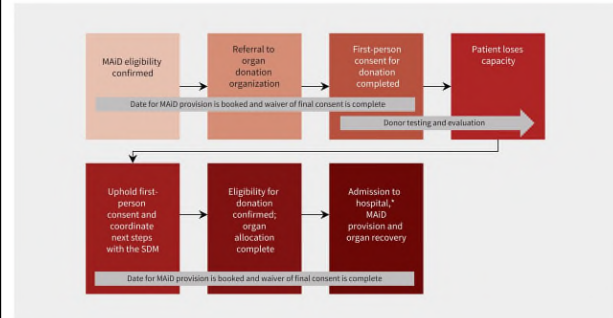
Separation of roles

- Consistent with current guidelines and practice regarding donation after death determination by circulatory criteria, separation should be maintained between the end-of-life care, donation and transplant teams. Surgical recovery and transplant teams should not be involved in the patient's end-of-life care or MAiD or WLSM procedure. The only exception is insofar as they may provide guidance for minimal requirements for donor investigations or pre-mortem interventions.
- Patients who wish to donate their organs after MAiD or WLSM, but who request that their decision to pursue MAiD or WLSM remain confidential, should be informed of the risk that their family members may discover incisions associated with surgical retrieval of organs. They should be encouraged to disclose their decision to family members; however, there is no obligation to stop the donation process should the patient wish to maintain the confidentiality of their MAiD or WLSM procedure.
- That an organ donor received MAiD should not be disclosed to the potential recipient during allocation; however, medically relevant information regarding their underlying disease may be disclosed according to guidelines for exceptional distribution, where applicable.

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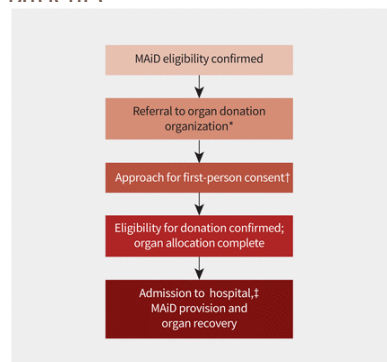
Flow chart for loss of capacity after first-person consent for MAiD but before first-person consent for donation in Track 1 patients.



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Flow chart for referral and consent for donation after medical assistance in dying (MAiD) in Track 2 patients



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