Patient’s Rights and Notification of Physician Ownership

Every patient has the right to be treated as an individual and to actively participate in and make informed decisions regarding his/her care. The facility and medical staff have adopted the following patient rights and responsibilities, which are communicated to each patient or the patient’s representative or surrogate prior to the procedure/surgery.

PATIENT RIGHTS:
Every patient of a facility shall have the right:

a) to be treated by the facility in charge of his care and name, specialty, if any, of the physician or other person responsible for his care or the coordination of his care;

b) to confidentiality of all records and communications to the extent provided by law;

c) to have all reasonable requests responded to promptly and adequately within the capacity of the facility;

d) upon request, to obtain an explanation as to the relationship, if any, of the facility to any other health care facility or educational institution insofar as said relationship relates to his care or treatment;

e) to obtain from a person designated by the facility a copy of any rules or regulations of the facility which apply to his conduct as a patient;

f) upon request, to receive from a person designated by the facility any information which the facility has available relative to financial assistance and free health care;

g) upon request, to inspect his medical records and to receive a copy thereof in accordance with section seventy, and the fee for said copy shall be determined by the rate of copying expenses, except that no fee shall be charged to any applicant, beneficiary or individual representing said applicant or beneficiary for furnish a medical record if the record is requested for the purpose of supporting a claim or appeal under any provision of the Social Security Act or federal or state financial needs-based benefits program, and the facility shall notify a medical record requested pursuant to a claim or appeal under any provision of the Social Security Act or any federal or state financial needs-based program within thirty days of the request; provided however, that if the facility shall refuse to furnish a medical record for whom no fee shall be charged shall present reasonable documentation at the time of such requests record that the purpose of said request is to support a claim or appeal under any provision of the Social Security Act or any federal or state financial needs-based program;

h) to refuse to be examined, observed, or treated by students or any other facility staff without jeopardizing access to psychiatric, psychological, or other medical care and attention;

i) to refuse to serve as a research subject and to refuse any care or examination when the primary purpose is educational or informational rather than therapeutic;

j) to privacy during medical treatment or other rendering of care within the capacity of the facility;

k) to be informed of their right to change providers if other qualified providers are available;

l) to prompt life-saving treatment in an emergency without discrimination on account of economic status or source of payment and without delaying treatment for purposes of prior discussion of the source of payment unless such delay can be imposed without material risk to his health, and this right shall also extend to those persons not already patients of a facility if said facility has a certified emergency unit;

m) to informed consent to the extent provided by law;

n) upon request to receive a copy of an itemized bill or other statement of charges submitted to any third party by the facility for care of the patient or resident and to have a copy of said itemized bill or statement sent to the attending physician of the patient or resident;

o) if refused treatment because of economic status or lack of a source of payment, to prompt and safe transfer to a facility which agrees to receive and treat such patient. Said facility refusing to treat such patient shall be responsible for: ascertaining that the patient may be safely transferred; contacting a facility willing to treat such patient; arranging the transportation; accompanying the patient with necessary and appropriate professional staff to assist in the safety and comfort of the transfer, assure that the receiving facility assumes responsibility for the patient’s care, and provide pertinent medical information about the patient’s condition; and maintaining records of the foregoing.

PATIENT RESPONSIBILITIES:

• To provide complete and accurate information to the best of their ability about their health, any medications, including over-the-counter products and dietary supplements and any allergies or sensitivities.

• To follow the treatment plan prescribed by their provider, including pre-operative and discharge instructions.

• To provide a responsible adult to transport them home from the facility and remain with them for 24 hours, if required by their provider.

• To inform their provider about any/all medical power of attorney, or other advance healthcare directive in effect.

• To accept personal financial responsibility for any charges not covered by their insurance.

• To be respectful of all healthcare professionals and staff, as well as other patients.

IF YOU NEED AN INTERPRETER:
If you will need an interpreter, please let us know and one will be provided for you. If you have anyone who can translate confidential, medical and financial information for you please make arrangements to have them accompany you on the day of your procedure.

An “Advance Directive” is a general term that refers to your instructions about your medical care in the event you become unable to voice these instructions yourself. Each state regulates advance directives differently. STATE laws regarding Advance Directives are found in Massachusetts Statutes chapters 111 §3 and 201D §1. In the State of Massachusetts, all patients have a right to name someone they know and trust to make healthcare decisions for them. If, for any reason and at any time, they become unable to make or communicate about decisions to the Health Care Post-Person, a legal document called a must make their wishes known. It is an important document, however, because it concerns not only the choices they make about their health care, but also the relationships they have with their physician, family, and others who may be involved with their care. You have the right to informed decision making regarding your care, including information regarding Advance Directives and this facility’s policy on Advance Directives. Applicable state forms will also be provided upon request. A member of our staff will be discussing Advance Directives with the patient (and/or patient’s representative or surrogate) prior to the procedure being performed. https://malegislature.gov/Bills/188/House/H1888

Commonwealth Endoscopy Center respects the right of patients to make informed decisions regarding their care. The Center has adopted the position that an ambulatory surgery center setting is not the most appropriate setting for end of life decisions. Therefore, it is the policy of this surgery center that in the absence of an applicable properly executed Advance Directive, if there is deterioration in the patient’s condition during treatment at the surgery center, the personnel at the center will initiate resuscitative or other stabilizing measures. If the patient is transferred to an acute care hospital, where further treatment decisions will be made.

If the patient has Advance Directives which have been provided to the surgery center that impact resuscitative measures being taken, we will discuss the treatment plan with the patient and his/her physician to determine the appropriate course of action to be taken regarding the patient’s care.

Complaints/Grievances: If you have a problem or complaint, please speak to one of our staff to address your concern. If necessary, your problem will be advanced to center management for resolution. You have the right to have your verbal or written grievances investigated and to receive written notification of actions taken.

The following are the names and/or agencies you may contact:
Lissa Bird, Center Leader
120 West Center Street
West Bridgewater, MA 02379
508-586-8700

You may contact the state to report a complaint; State Web site: http://www.mass.gov/eohhs/gov/departments/dph/programs/ hq/carequality/webform.html


Medicare: www.medicare.gov or call 1-800-MEDICARE (1-800-633-4227)


This facility is accredited by the Accreditation Association for Ambulatory Health Care (AAHC). Complaints or grievances may also be filled through AAHC: 3520 Old Orchard Road, Suite 200
Skokie, IL 60077
(847) 853-6060 or email: info@aaahc.org

PHYSICIAN OWNERSHIP

Physician Financial Interest and Ownership: Physician Financial Interest and Ownership: The center is owned, in part, by the physicians. The physician(s) who referred you to this center and who will be performing your procedure(s) may have a financial and ownership interest. Patients have the right to be treated at another health care facility of their choice. We are making this disclosure in accordance with federal regulations.

THE FOLLOWING PHYSICIANS HAVE A FINANCIAL INTEREST IN THE CENTER:
Mitesh Bhadla Mark Finkelshtein Andrew Stone Howard Salomons Prithvi Sreenivasan Kurt Sty

Commonwealth Endoscopy Center
120 West Center Street
West Bridgewater MA 02379
508-586-8700