

## POLICY STATEMENT REGARDING PATIENT RIGHT TO SELF-DETERMINATION

- 1. To the extent allowed by law, it is our policy to follow the directions, with respect to medical care at the OneCore Health, of our patients who have the capacity to make decisions. You will be considered to have capacity to make health care decisions unless unconscious, determined to be incompetent by a court of law, or medically determined by your attending physician to be unable to make health care decisions.
- 2. Before any non-emergency medical treatment is performed, you have a right to receive from your physician whatever information you need to give your informed consent. The information provided to you should answer your questions about the intended procedure or treatment, the potential risks associated with the treatment, alternative treatments and their risks. You will be asked to sign a form verifying you have given your physician your consent to perform the procedure.
- 3. If you refuse treatment, you will be informed by your physician of significant medical consequences that may result and may be asked to sign a form about your refusal.
- 4. If you are unable to make decisions, but have signed a valid advance directive, we will follow your directive to the extent allowed under Oklahoma Law. No life-sustaining treatment may be removed during pregnancy.
- 5. If you are unable to take sufficient food and water by mouth to keep you alive and are without capacity to make health care decisions, Oklahoma Law considers that you have directed that tube feedings be administered, unless:
  - You have an advance directive specifying the withholding or withdrawals of tube feedings and you are in a condition defined in your directive;
  - Your physician clearly knows or a court finds that when competent and with information necessary to make such a decision, you decided that tube feedings should be withheld or withdrawn;
  - The tube feedings themselves would cause you severe, intractable and long-lasting pain;
  - Tube feedings are not medically possible; or
  - You are chronically and irreversibly in the final stages of a terminal illness or injury in which death is imminent and death will not be caused by dehydration or starvation.
- 6. Similarly, if you are without capacity to make health care decisions, you will be considered to have directed other life-sustaining treatment be given, unless;
  - You have a valid advance directive and are determined to be in a condition which qualifies you to have treatment withheld; or
  - The treatments are considered medically inappropriate or futile;
  - All family members agree that the proposed treatment is not what you would want and your family members have signed a Family Verification to that effect.

## OKLAHOMA NOTICE TO PATIENTS REQUIRED BY THE PATIENT SELF-DETERMINATION ACT

This notice is given to you to tell you about rights, under Oklahoma law, to make medical care decisions. After reading this you may still have questions. If so, you should ask your doctors and other caregivers those questions.

- 1. **Who will inform me about my medical care options?** Your doctor must talk about medical care options with you, in terms you can understand.
- 2. Who decides what medical care I will get? As a competent adult, you decide what medical care you will get. You have the right to accept, refuse or stop any medical care, including life-sustaining treatment, which may prolong the dying process.
- 3. What if I am not able to make my own decisions? If you cannot make decisions about your own medical care, someone must make them for you. An advance directive is the best way to tell people what you want done. You can also name the person you want to make medical decisions for you if you can no longer make decisions for yourself.

- 4. What is an Advance Directive? An Advance Directive is a written document you sign while you are still able to make your own decisions. You can use an advance directive to tell people ahead of time what medical care you want. You can also name the person you want to make medical decisions for you if you cannot make them yourself. Oklahoma Law has three kinds of advance directives; 1. Living will 2. Healthcare Proxy 3. Durable Power of Attorney for health care. You can have one, two or all of these advance directives. Oklahoma's Living Will and appointment of a Health Care Proxy are combined in a form called Advance Directive for Health Care.
- 5. What is a living will? A living will is a document that allows you to state your choices about life-sustaining treatment.
- 6. What is a health care proxy? A health care proxy is a person you name to make medical decisions for you, including decisions about life-sustaining treatment. You appoint your health care proxy by naming them in the Advance Directive for Health Care form.
- 7. What is a durable power of attorney for health care? A durable power of attorney for health care is a document in which you name the person you want to make routine medical care decisions for you when you cannot. Oklahoma's durable power of attorney for health care is a separate legal document that required the help of a lawyer. The person you name can also make decisions about life-sustaining treatment if you name that person as your health care proxy using the health care proxy section of the Advance Directive for Health Care form.
- 8. **Do I need all three documents?** The Advance Directive for Health Care form can cover most situations.
- 9. **May I refuse tube feeding?** You can be sure that you do not receive tube feeding (artificially administered water, food or both) by stating your wishes in writing in a living will. You can also do this by appointing a health care proxy to make such decisions for you. If you fail to give express instructions, tube feeding cannot be withheld from you except in a very limited situations.
- 10. **Should I sign an advance directive?** Whether to sign an advance directive is entirely your decision. One reason many people wish to sign an advance directive is to avoid a legal dispute if they become ill and cannot make their wishes known. Signing an advance directive, or at the very least talking about your medical care wishes with your loved one, your doctors and others before a medical crisis, makes good sense.
- 11. **Can I be sure my instructions will be followed:** If properly signed, your Advance Directive for Health Care is legally binding on your doctor and other caregivers. If they cannot follow your directions, they will make arrangements to transfer your care to others who will.
- 12. **If I sign an advance directive now, can I change my mind?** Yes, you can give new instructions by writing them down or telling someone. You can sign a new advance directive at any time you want. In fact, you should go over your advance directive at least once a year to be sure it still correctly states your wishes.
- 13. What if I do not have an advance directive? If you do not have an advance directive and are unable to make your own decisions, medical decisions will be left to a legal guardian, if one has been appointed. Without an advance directive or court appointed legal guardian, Oklahoma Law is not clear about who will make decisions for you. Usually, your family, doctors and hospital can agree about your medical care.
- 14. What if I signed a "Directive to Physicians" under the old law? If you signed a Directive to Physicians under the old Oklahoma law, it is valid and binding under the new law. You may want to sign a new advance directive, however, because it covers more situations. The new law also allows you to name the person who you want to make your medical decisions. (The new law went into effect on September 1, 1992).
- 15. **What if I signed an advance directive in another state?** Advanced directives signed in other states are valid and binding in this state for anything Oklahoma law allows.
- 16. What if I have other questions? If you have other questions, you should discuss them with your doctors, nurses and other caregivers.