AMBULATORY SURGERY CENTER
PATIENT CONSENT TO RESUSCITATIVE MEASURES

PATIENT IDENTIFICATION:

NOT A REVOCATION OF ADVANCE DIRECTIVES OR MEDICAL POWERS OF ATTORNEY

All patients have the right to participate in their own health care decisions and to make advance directives or to execute medical powers of attorney that authorize others to make decisions on their behalf based on the patient’s expressed wishes when the patient is unable to make decisions or unable to communicate decisions. This surgery center respects and upholds those rights.

However, unlike in an acute care hospital setting, the surgery center does not routinely perform “high risk” procedures. Most procedures performed in this facility are considered to be of minimal risk. Of course, no surgery is without risk. You will discuss the specifics of your procedure with your physician who can answer your questions as to its risks, your expected recovery and care after your surgery.

Therefore, it is our policy, as a matter of conscience and as permitted by state statute, section 166.004 of the Texas Health & Safety Code, regardless of the contents of any advance directive or instructions from a health care surrogate or attorney in fact, that if an adverse event or unexpected deterioration occurs during your treatment at this facility we will initiate resuscitative or other stabilizing measures and transfer you to an acute care hospital for further evaluation. At the acute care hospital further treatment or withdrawal of treatment measures already begun will be ordered in accordance with your wishes, advance directive or health care power of attorney. Your agreement with this policy by your signature below does not revoke or invalidate any current health care directive or health care power of attorney.

If you do not agree to this policy, we are pleased to assist you to reschedule the procedure.

Please check the appropriate box in answer to these questions. Have you executed an advance health care directive, a living will, a power of attorney that authorizes someone to make health care decisions for you?

☐ Yes, I have an advance directive, living will or medical power of attorney.
☐ No, I do not have an advance directive, living will or medical power of attorney.
☐ I would like to have information on advance directives.

If you checked the first box “yes” to the question above, please provide us a copy of that document so that it may be made a part of your medical record.

BY SIGNING THIS DOCUMENT, I ACKNOWLEDGE THAT I HAVE READ AND UNDERSTAND ITS CONTENTS AND AGREE TO THE POLICY AS DESCRIBED. IF I HAVE INDICATED I WOULD LIKE ADDITIONAL INFORMATION, I ACKNOWLEDGE RECEIPT OF THAT INFORMATION.

BY: ____________________________ DATE ____________________________

(Patient’s signature) (Date)

If consent to the procedure is provided by anyone other than the patient, this form must be signed by the person providing the consent or authorization.

I ACKNOWLEDGE THAT I HAVE READ AND UNDERSTAND ITS CONTENTS AND AGREE TO THE POLICY AS DESCRIBED.

BY: ____________________________ DATE ____________________________

(Signature) (Date)

(Print Name) Relationship to Patient

☐ Parent ☐ Court Appointed Guardian ☐ Attorney in Fact
☐ Health Care Surrogate ☐ Other

ASC USE ONLY

If the patient answered YES to having an advance directive, living will, or medical power of attorney:

☐ A copy was provided and placed in the patient’s medical record
☐ A copy was not provided

☐ Not Applicable (Patient answered NO)

Center Representative’s Signature