

Patient Label

## **Consent for Treatment & Financial Agreement - SMJH & SMJMG**



**CONSENT FOR TREATMENT**: Martha Jefferson Hospital; d/b/a Sentara Martha Jefferson Hospital or Martha Jefferson Medical Group, LLC. ("Sentara") accepts the above Patient for diagnostic testing, emergency or inpatient/outpatient treatment/surgery or telehealth services. The undersigned hereby consent(s) to Sentara providing its standard services, telehealth services and supplying or administering all services, supplies, medications (which may be dispensed from an alternate site pharmacy) and anesthesia ordered by Patient's or Sentara's physicians/assistants, and to the performance of all procedures they deem advisable, and to the disposal of removed tissues and the use of photography for clinical purposes.

**FINANCIAL AGREEMENT:** The undersigned agree(s) to pay all charges made by the Hospital based upon Sentara's current charge master and the charges of Martha Jefferson Medical Group, LLC. or medical providers at their current rate for services rendered and for supplies used in providing care and treatment to the patient. The undersigned understand(s) that any prepayment is for estimated charges only and agree(s) that the final bill may be different. Sentara is not in the business of extending credit. All charges shall be paid when due (within 30 days of initial billing.) The obligation of each undersigned is an original, direct and independent promise to pay based on the exclusive credit of each, and not a collateral or contingent promise to answer for the debt of another. If all charges are not paid when due, the undersigned agree(s) to pay 33 1/3% attorney's fees, or collection agency fees, which shall be deemed incurred upon referral for collection, plus costs, and interest at the current rate applicable by Statute to Virginia Judgments. The return check fee is \$25.00 and financial aid may be available to eligible individuals by calling the business office.

The Patient and the undersigned responsible parties are primarily liable for payment of Patient's account. Each of them authorizes and consents to Sentara and its agents use of any telephone number (including Cell Phone), email address or text number they provide or publish, to message or contact them regarding their accounts or health related information. It is acknowledge that the patient may opt out of such communication at any time. It is the patient/responsible party's sole responsibility to provide any proof of insurance within 3 days of each date of service and to comply in a timely manner with all requirements, and supply all information and documents necessary to obtain payment of benefits by any HMO or insurer, TRICARE, Medicare, Medicaid, Workers' Compensation carrier, governmental agency or other third-party source of benefits/payments. Sentara is not required to submit claims to such payees unless the patient supplies adequate insurance information for each account within timely filing guidelines. The undersigned understand(s) that the hospital fees, professional fees, for Emergency Physicians, Radiologists, Pathologists, and other physicians' services are billed separately. The undersigned agrees to pay for laboratory testing ordered for them by their physician, but performed in a Sentara reference laboratory. Should there be cumulative payments to Sentara in excess of the charges incurred for Patient's admission or treatment, it is agreed that the excess may be applied by Sentara to any of the Patient's outstanding accounts resulting from other Sentara admissions and/or treatments.

ASSIGNMENT OF BENEFITS from claims made by or on behalf of patients for any insurance coverage, workers' compensation, governmental agency or disability benefits, in an amount equal to the full amount of all charges (including attorney's fees, collection agency fees, costs and interest) due hereunder is made to Sentara and medical providers without offset. It is agreed that such ASSIGNMENTS SHALL NOT BE REVOKED. Hospital and medical providers are given a lien in like amount and are authorized to receive direct payment of all assigned benefits/proceeds. Any attorney, insurance carrier, responsible employer or agency handling or disbursing such benefits or proceeds is ordered, authorized and directed to withhold and promptly pay over to Hospital and medical providers the lesser of the full amount of their charges or the total net proceeds or benefits available without offset.

**NOTICE OF DEEMED CONSENT FOR INFECTIOUS DISEASE TESTING:** Virginia Code Section 32.1-45.1 provides that when either a person providing health care service or a patient is directly exposed to the body fluids of the other in a way that may transmit human immuno-deficiency virus or Hepatitis B or C virus, such other person is deemed to have consented to testing for those viruses and to release of the test results to the person so exposed, and actual consent is not required.

Personal Valuables: The Hos	pital shall not be liab	le for loss of, or da	mage to, prope	rty not deposit	ed with it for s		
					(	<u>initials</u>	date)
Communication Assistance:	I and/or my compani						
		Accepted (	initials	date) • D	eclined (	initials	date)
Notice of Privacy Practices:	I have been offered a	a copy of Sentara's	Notice of Priva	cy Practices o	n this date.		
		Accepted (	initials	date) • D	eclined (	initials	date)
Your Patient Rights and Res Responsibilities/Notice of Nonc		date.					-
		Accepted (			Declined (		date)
EACH UNDERSIGNED REPRE ENTIRE AGREEMENT, AND TH PHOTOCOPIES HEREOF ARE	AT SENTARA HAS	S MADE NO REPI	RESENTATION				
Date/Time Pa	tient Signature		Other responsible party signature		Relationship		
<ul> <li>No Responsible Person Availa</li> <li>Patient unable to sign but has</li> <li>Verbal consent to treat obtained</li> </ul>	acknowledged an un	derstanding of the		sents to the un	dersigned wit	ness printing his	/her name.

**Employee Witness Signature**