## POLICY STATEMENT

June 2018

## Patient Autonomy and Destination Factors in Emergency Medical Services (EMS) and EMS-Affiliated Mobile Integrated Healthcare/ Community Paramedicine Programs

Originally approved June 2018, replacing the following rescinded/sunsetted policy statements:

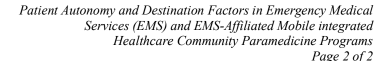
- Alternate Ambulance Transportation and Destination (2001-2018)
- Medical Direction of Mobile Integrated Healthcare and Community Paramedicine Programs (2014-2018)
- Refusal of Medical Aid (2000-2018)

The American College of Emergency Physicians (ACEP) believes that patients with medical decision making capacity (or legal guardians, health care agents or surrogates when applicable) should actively participate in treatment plans formulated by healthcare professionals utilizing standing order protocols and/or contemporaneous medical oversight in the provision of care by EMS systems and EMS-affiliated mobile integrated healthcare/community paramedicine (MIH/CP) programs, and supports the following principles:

Medical Decision-Making Capacity: EMS systems and EMS-affiliated MIH/CP programs must utilize a formal process for establishing a patient's (or legal guardian's, health care agent's or surrogate's when applicable) medical decision-making capacity for dissent to medical assessment, treatment, and/or transportation. Key components in possessing medical decision-making capacity include the ability to understand the medical condition as presently assessed, the recommended further assessment, treatment, and/or transportation, and the alternatives, the benefits, and the refusal related risks of recommended further assessment, treatment, and/or transportation. Informed refusals, made with medical decision-making capacity, should be carefully documented in accordance with EMS and EMS-affiliated MIH/CP programs physician medical director established policies and involved patients/legal guardians/health care agents/surrogates should be provided reasonable health educational materials, including their right to future ability in accessing EMS (or EMS-affiliated MIH/CP programs when applicable).

Adherence to EMS and EMS-affiliated MIH/CP programs physician medical director established policies relating to medical decision-making capacity assessment and informed refusals should be measured elements in the continuous quality improvement activities within EMS systems and EMS-affiliated MIH/CP programs.

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• <u>Alternatives to Emergency Department Destination</u>: Emergency departments are the most typical destinations for patients cared for by EMS systems and frequent destinations for patients cared for by EMS-affiliated MIH/CP programs. Some patients with focused, differentiated healthcare needs, including those with established care providers willing to see them on an unscheduled, acute care basis, may potentially be safely and efficiently navigated to non-emergency department locations, utilizing local EMS and EMS-affiliated MIH/CP programs physician medical director established policies. These policies should substantively factor clinical necessity and continuity of care plans, particularly when advocating for patients with chronic illness in the complex infrastructure of health care delivery. Patients must be treated equitably in all treatment and destination considerations, avoiding discrimination by payor type, healthcare coverage/insurance status, or any social/demographic element.

When considering alternatives to ambulance response, ambulance transportation and/or non-emergency department destinations, patient safety must always be the primary defining element. Destinations should be licensed with oversight by applicable authorities (state, federal, and/or tribal) and be staffed with qualified healthcare providers, also with oversight by applicable licensing authorities. The EMS and EMS-affiliated MIH/CP programs physician medical director must be integrally involved in the spectrum of such considerations, from dispatch center algorithms to on-scene patient assessment protocols to alternative transport mode and alternative destination criteria.

ACEP's core beliefs include that patients utilizing a prudent layperson standard of a medical emergency should always have access to emergency care services, including accessing emergency care via 911 (or equivalent) public safety answering points. These patients wanting emergency department-based evaluation and management should not be precluded or unfairly dis-incentivized from those services by EMS systems, EMS-affiliated MIH/CP programs, or payers. EMS systems and EMS-affiliated MIH/CP programs should not be financially influenced and incentivized to specifically direct patients to lowest available levels of care. In other words, the patient clinical concerns and needs must predominate the services provided over any level of care-based remuneration potentials for EMS systems and/or EMS-affiliated MIH/CP programs.

Patients utilizing a prudent layperson standard of a medical emergency accessing emergency care via 911 (or equivalent) public safety answering points with acute, unscheduled, and undifferentiated medical conditions should be transported to an emergency department with clinical capabilities consistent with emergency care needs. Similar patients, but with stable, differentiated medical conditions that may be suitable for transportation to a destination other than an emergency department (eg. mental health facility, sobering center, physician's clinical office) must be afforded at that alternative destination a medical screening exam (MSE) and stabilizing treatment by a qualified medical professional in accordance with the Emergency Medical Treatment and Active Labor Act (EMTALA).

Adherence to EMS and EMS-affiliated MIH/CP programs physician medical director established policies relating to destination should be measured elements in the continuous quality improvement activities within EMS systems and EMS-affiliated MIH/CP programs.