1996 No. 294

MENTAL HEALTH NATIONAL HEALTH SERVICE, ENGLAND AND WALES

The Mental Health (After-care under Supervision) Regulations 1996

Made - - - 14th February 1996
Laid before Parliament 15th February 1996

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Coming into force 1st April 1996

The Secretary of State for Health, in exercise of powers conferred on him by section 16(1) of the National Health Service Act 1977(a), and sections 32(1), (2) and (3) of the Mental Health Act 1983(b) and of all other powers enabling him in that behalf, hereby makes the following Regulations:—

Citation, commencement and interpretation

- 1.—(1) These Regulations may be cited as the Mental Health (After-care under Supervision) Regulations 1996 and shall come into force on 1st April 1996.
 - (2) In these Regulations unless the context otherwise requires—
 - "the 1977 Act" means the National Health Service Act 1977;
 - "the 1983 Act" means the Mental Health Act 1983.
 - (3) In these Regulations unless the context otherwise requires any reference—
 - (a) to a numbered regulation or a numbered Schedule is a reference to the regulation or Schedule bearing that number in these Regulations; and
 - (b) in a regulation to a numbered paragraph is a reference to the paragraph bearing that number in that regulation; and
 - (c) to a numbered form is a reference to the form bearing that number in Schedule 2.

Exercise of functions relating to After-care under Supervision

2.—(1) The "relevant provisions" for the purposes of this regulation are the provisions specified in column 1 of Schedule 1 to these Regulations, the subject matter of which is specified in column 2 of that Schedule.

⁽a) 1977 (c.49); see for the definition of "regulations" and "prescribed" section 128(1); section 16(1) was substituted by paragraph 7 of Schedule 1 to the Health Authorities Act 1995 (c.17).

⁽b) 1983 (c.20); section 32(2) is amended by paragraph 2 of Schedule 1 to the Mental Health (Patients in the Community) Act 1995 (c.52) ("the MH 1995 Act"); section 32(3) has been amended by paragraph 24(5) of Schedule 9 to the National Health Service and Community Care Act 1990 (c.19), paragraph 107(4) of Schedule 1 to the Health Authorities Act 1995 (c.17); see also paragraph 107(14) of Schedule 1 to the Health Authorities Act 1995 and section 1(1) of and paragraph 15(4) of Schedule 1 to the MH 1995 Act.

- (2) Subject to paragraph (5), where a Health Authority, which has or will have a duty under section 117 of the 1983 Act(a) to provide after-care services to a patient, makes an arrangement under section 23 of the 1977 Act(b) or section 4 of the National Health Service and Community Care Act 1990(c) for the provision, by another person or body, of services consisting of or including psychiatric and related services for that patient, it may authorise that other person or body to perform on its behalf its functions under the relevant provisions in respect of that patient.
- (3) Subject to paragraph (5) a Health Authority may make arrangements for its functions under the relevant provisions to be exercised on its behalf by any of the persons or bodies specified in section 16(1)(a)(i) to (v) of the 1977 Act.
- (4) Subject to paragraph (5), where a local social services authority has or will have a duty under section 117 of the 1983 Act to provide after-care services to a patient, and where the Health Authority which also has or will have a duty with respect to the patient has given an authorisation to, or made arrangements with, a person or body under paragraph (2) or (3), the local social services authority may authorise the same person or body to perform all of that local social services authority's functions under the relevant provisions in respect of the patient.
- (5) Nothing in this regulation shall permit a Health Authority or local social services authority to authorise a person or body to exercise the functions under section 25E(1) and (3) of the 1983 Act(d) so far as they relate to review and modification of after-care services provided (or to be provided) to a patient under section 117 of the 1983 Act.

Procedure for and acceptance of supervision applications and related matters

- 3. For the purposes of after-care under supervision under Part II of the 1983 Act(e)—
 - (a) any supervision application under section 25A shall be in the form set out in Form 1S;
 - (b) any written recommendation of a registered medical practitioner under section 25B(6)(a) shall be in the form set out in Form 2S;
 - (c) any written recommendation of an approved social worker under section 25B(6)(b) shall be in the form set out in Form 3S:
 - (d) any report furnished under section 25F(1) (reclassification of a patient subject to after-care under supervision) shall be in the form set out in Form 4S;
 - (e) any report furnished under section 25G(3) (medical recommendation for renewal of after-care under supervision) shall be in the form set out in Form 5S:
 - (f) any renewal of after-care under supervision under section 25G(7) shall be recorded in the form set out in Part II of Form 5S:
 - (g) any direction under section 25H(1) (ending of after-care under supervision) shall be in the form set out in Form 6S.

Signed by authority of the Secretary of State for Health

John Bowis Parliamentary Under Secretary of State, Department of Health

14th February 1996

⁽a) Section 117 is amended by paragraph 107(8) of Schedule 1 to the Health Authorities Act 1995 (c.17) and paragraph 15 of Schedule I to the MH 1995 Act.
(b) Section 23 was amended by Schedule 7 to the Health Services Act 1980 (c.53).

⁽c) Section 4 is amended by paragraph 68 of Schedule 1 to the Health Authorities Act 1995 (c.17).

⁽d) Section 25E was inserted in the 1983 Act by section 1(1) of the MH 1995 Act.

⁽e) Sections 25A to 25J were inserted in Part II by section 1(1) of the MH 1995 Act.

THE MENTAL HEALTH (AFTER CARE UNDER SUPERVISION)

REGULATIONS 1996 SCHEDULE 1

Regulation 2(1)

PROVISIONS OF THE ACT CONFERRING FUNCTIONS ON HEALTH AUTHORITIES AND LOCAL SOCIAL SERVICES AUTHORITIES

(1)	(2)
Provision of the Act(a)	Subject matter
Section 25A(6), (7) and (8)	Supervision applications—acceptance etc.
Section 25C(6)	Supervision applications—consent to amendment
Section 25D(1)	Imposition of requirements
Section 25E(1), (3), (4), (6), (8) and (11)(b)	Review and modification of requirements imposed
Section 25F(1) and (4)	Receipt of reclassification report
Section 25G(3) and (8)	Receipt of renewal report and notification
Section 25H(6)	Ending of after-care under supervision and notification

SCHEDULE 2

Regulations 1(3)(c) and 3

FORM 1S

Regulation 3

SUPERVISION APPLICATION

Mental Health Act 1983

Section 25B or Section 25J

PART I

[COMPLETE EITHER SECTION A OR SECTION B: SECTION A IF PATIENT IS LIABLE TO BE DETAINED AND SECTION B IF PATIENT IS SUBJECT TO A COMMUNITY CARE ORDER UNDER THE MENTAL HEALTH (SCOTLAND) ACT 1984]

Section A

[COMPLETE IN BLOCK CAPITALS]

(full name and	Ι,
professional address	of
of responsible	VI
medical officer)	
	am the responsible medical officer of
(full name and	
address of patient)	
	who is currently liable to be detained in pursuance of an application for admission for treatment in
(name and address	
of hospital)	
(delete whichever	(-) The medianale data of binds in
does not apply)	(a) The patient's date of birth is
aces not apply)	(b) The patient's exact date of birth is unknown but the patient is believed to have attained the age of 16.

(b) This is subject to the exception provided for in regulation 2(5).

⁽a) Sections 25A to 25H are inserted in the Act by section 1(1) of the MH 1995 Act.

I hereby apply for the above named patient to be subject to after-care under supervision in accordance with the terms of Part II of the Act.

MENTAL DISOR	DER
	In my opinion the patient is suffering from—
(delete whichever does not apply)	(i) mental illness
	(ii) severe mental impairment
	(iii) psychopathic disorder
	(iv) mental impairment
	This opinion is founded on the following grounds:—
(give a clinical	
description of the patient's condition)	
•	
NEED FOR AFTE	ER-CARE UNDER SUPERVISION
	I am of the opinion that after-care under supervision is necessary for this
	patient because
	(a) the patient is suffering from mental disorder, as specified above; and
	(b) if the patient did not receive section 117 after-care there would be a
	substantial risk of—
(delete whichever does not apply)	(i) serious harm to the patient's health
does not apply/	(ii) serious harm to the patient's safety
	(iii) serious harm to the safety of other persons
	(iv) serious exploitation of the patient
(state reasons)	· · · · · · · · · · · · · · · · · · ·
(state reasons)	because
	and
	(c) such supervision is likely to help secure that the patient receives section 117 after-care services because
CONSULTATION	
	The following people have been consulted about the making of this application and I have taken account of the views they expressed:—
(names, addresses	
and designations of those consulted)	
those consumed)	
	(Any separate sheet on which this statement is continued shall be deemed to be part of the application.)

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AFT	FR.	.CA	RE	DET	'AI	7.5
AFI	r.K		K C.	175.1	A	1.5

	I attach details of the after-care services to be provided for this patient.
	I consider that the patient should be subject to the following requirements:—
(specify proposed	
requirements)	
	The following person will be the patient's community responsible medical officer and will be in charge of the medical treatment to be provided for the patient as part of the after-care services to be provided under section 117:—
(delete whichever does not apply)	(a) myself, or
full name and	(b)
professional address of proposed	of
community	
responsible medical officer)	
onicer)	
	and a written statement from this person to that effect is attached at Part II.
	The following person will be the patient's supervisor and will supervise the patient with a view to ensuring that the patient receives the after-care services provided under section 117:—
delete whichever loes not apply)	(a) myself, or
full name,	(b)
professional address	or
and profession of proposed	
supervisor)	
	0
	a
	and a written statement from this person to that effect is attached.
	This application is accompanied by two recommendations in the prescribed forms from an approved social worker and a registered medical practitioner.
	Signed Date
Section B	
COMPLETE IN BLO	CK CAPITALS]
full name and	I,
professional address	of
of applicant)	
	and the managed assumption and the state of
full name)	am the proposed community responsible medical officer of
iun namej	
	who is currently subject to a community care order under the Mental Health (Scotland) Act 1984.

	The patient's address in Scotland is
(current address of	
patient in Scotland)	
	The patient will be residing at
(proposed address	
of patient in	
England or Wales)	
	(a) The patient's date of birth is
(delete whichever does not apply)	(b) The patient's exact date of birth is unknown but the patient is believed to have attained the age of 16.
•	I hereby apply for the above named patient to be subject to after-care under supervision in accordance with the terms of Part II of the Act.
MENTAL DISOR	RDER
	I am satisfied that the patient is suffering from—
(delete whichever	(i) mental illness
does not apply)	(ii) severe mental impairment
	(iii) psychopathic disorder
	(iv) mental impairment
	This opinion is founded on the following grounds:—
(give a clinical	
description of the patient's condition)	
•	
NEED FOR AFT	ER-CARE UNDER SUPERVISION
	I am of the opinion that after-care under supervision is necessary for this patient because
	(a) the patient is suffering from mental disorder, as specified above; and
	(b) if the patient did not receive section 117 after-care there would be a substantial risk of—
(delete any which	(i) serious harm to the patient's health
do not apply)	(ii) serious harm to the patient's safety
	(iii) serious harm to the safety of other persons
	(iv) serious exploitation of the patient
(state reasons)	because
	and
	(c) such supervision is likely to help secure that the patient receives section 117 after-care services because

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CONSULTATION	
	7

	The following people have been consulted about the making of this application and I have taken account of the views they expressed:—
names, addresses	
nd designations of	
hose consulted)	·····

	(Any separate sheet on which this statement is continued shall be deemed to be part of the application.)
AFTER-CARE D	
	I attach details of the after-care services to be provided for this patient.
	I consider that the patient should be subject to the following requirements:—
specify proposed	
equirements)	
	The following person will be the patient's supervisor, and will supervise the patient with a view to ensuring that the patient receives the after-care services provided under section 117:—
delete whichever loes not apply)	(a) myself, or
6.0	(b)
full name, professional address	of
and profession of	
proposed	
upervisor)	
	
	a
	and a written statement from this person to that effect is attached at Part II.
	This application is accompanied by two recommendations: one from the patient's special medical officer in Scotland or a registered medical practitioner and the other from the patient's after-care officer in Scotland or an approved social worker.
	Signed Date

PART II [COMPLETE IN BLOCK CAPITALS]

A. STATEMENT BY THE PROPOSED COMMUNITY RESPONSIBLE MEDICAL **OFFICER**

[THIS MUST BE COMPLETED IN ALL CASES INCLUDING WHERE THE APPLICANT IS TO BE THE.

PATIENT'S COMMUNITY RESPONSIBLE MEDICAL OFFICER]			
(full name and professional address of practitioner)	I,		
	am a registered medical practitioner approved for the purposes of section 12 of the Mental Health Act 1983 as having special experience in the diagnosis or treatment of mental disorder. I will be the community responsible medical officer of the patient specified in Part I of this form and will be in charge of the medical treatment provided for him as part of the after-care services provided under section 117 of the Mental Health Act 1983.		
	Signed	Date	
	BY THE PROPOSED SUPERVISOR IPLETED IN ALL CASES INCLUDING WHERE THE APPLIC SOR]	ANT IS TO BE THE	
(full name, professional address and profession of proposed supervisor)	I,	d will supervise the sthe after-care alth Act 1983.	
	Signed	Date	

PART III

(To be completed on behalf of the Health Authority)

•	
	This application was received by me on
	The local social services authority
	has been consulted about this application. (name)
	The patient was informed orally about the acceptance of this application and the effect in his case of becoming a person subject to after-care under supervision by
delete whichever loes not apply)	(a) The patient's nearest relative
	(name) or
	was informed in writing on(date)
	(b) The patient's nearest relative has not been informed because
delete (i) or (ii))	(i) this was not practicable
	(ii) the patient objected
	(c) The patient has no known nearest relative
	•
	The following person(s) (not being professionally concerned with the after- care services to be provided) is believed to play a substantial part in the care of the patient:—
name(s) and	
iddress(es))	
	and has been informed about the acceptance of this application.
name of health authority)	The bodies responsible for the patient's after-care under section 117 of the Act are
name of local authority)	and
	They were informed about the acceptance of this application on
	The patient's RMO (name) was informed on (date)
	The patient's community RMO (name) was informed on (date)
	The patient's supervisor (name) was informed on (date)
	The patient's GP (name) was informed on (date)
	Signed Date
	Name Position

FORM 2S

Regulation 3

MEDICAL RECOMMENDATION FOR AFTER-CARE UNDER SUPERVISION Mental Health Act 1983

Section 25B

[COMPLETE IN BLOCK CAPITALS]

	•
RECOMMENDA	ATION
(full name and professional address of practitioner)	I,
	a registered medical practitioner, recommend that
(full name and address of patient)	of
	who is currently liable to be detained in
(name and address of hospital)	
or nospitar)	
	be subject to after-care under supervision in accordance with Part II of the Act.
MENTAL DISOR	DER
	In my opinion the patient is suffering from—
(delete whichever does not apply)	(i) mental illness
does not apply)	(ii) Severe mental impairment
	(iii) psychopathic disorder
	(iv) mental impairment
(Give a clinical description of the	This opinion is founded on the following grounds:—
patients conditions,	
NEED FOR AFTI	ER-CARE UNDER SUPERVISION
	I am of the opinion that (having regard in particular to the patient's history) after-care under supervision is necessary for this patient because
	(a) the patient is suffering from mental disorder, as specified above; and
	(b) if the patient did not receive section 117 after-care there would be a substantial risk of $\cdot\cdot$
(delete whichever does not apply)	(i) serious harm to the patient's health
coss not uppay	(ii) serious harm to the patient's safety
	(iii) serious harm to the safety of other persons
	(iv) serious exploitation of the patient

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(state reasons)	because
	and
	(c) such supervision is likely to help secure that the patient receives section 117 after-care services because
Signed	Date

FORM 3S

Regulation 3

APPROVED SOCIAL WORKER'S RECOMMENDATION FOR AFTER-CARE UNDER SUPERVISION Mental Health Act 1983

Section 25B

COMPLETE IN BLO	OCK CAPITALS]	
(full name and professional address of Approved Social Worker)	I,	
(name of local authority)		ocial Worker under the Act.
(full name and address of patient)	of	
(name and address of hospital)		
	be subject to after-care under supervithe Mental Health Act 1983. I last interviewed the patient on I am of the opinion that (having rehistory) after-care under supervision (a) if the patient were not to receive a substantial risk of—	gard in particular to the patient's is necessary for this patient because
(delete whichever does not apply)	(i) serious harm to the patient (ii) serious harm to the patient (iii) serious harm to the safety (iv) serious exploitation of the	's safety of other persons
(state reasons)		secure that the patient receives
	Signed	Date

THE MENTAL HEALTH (AFTER CARE UNDER SUPERVISION)

REGULATIONS 1996

FORM 4S

Regulation 3

B 237

RECLASSIFICATION OF A PATIENT SUBJECT TO AFTER-CARE UNDER SUPERVISION

PART I

Mental Health Act 1983

ISSUE No. 15

Section 25F

[COMPLETE IN BLO	OCK CAPITALS]
(full name and professional address of responsible community medical officer)	I,
	am the community responsible medical officer of
(full name and address of patient)	I last examined the patient on (date)
(original classification as amended by any	It appears to me that the patient who is recorded on the supervision application as suffering from
previous reclassification)	is now suffering from—
(Delete whichever does not apply)	(i) mental illness(ii) severe mental impairment(iii) psychopathic disorder(iv) mental impairment
	This opinion is founded on the following grounds:—
(give a clinical description of the patient's condition)	(a) I have consulted the following percent(s) professionally concerned with
(delete (a) or (b))	(a) I have consulted the following person(s) professionally concerned with the patient's medical treatment:—
(name(s), designation(s) and professional address(es) of person(s) consulted, if any)	(b) There is no one other than myself professionally concerned with the patient's medical treatment.
	Signed Date

PART II

(To	be completed	on	behalf	of	the	responsible	after-care	bodies)

	This reclassification report was received by me on (date)
	The patient was informed orally about the reclassification on
(delete whichever does not apply)	(a) The patient's nearest relative (name) of
	was informed in writing on
	(b) The patient's nearest relative has not been informed because
(delete (i) or (ii))	(i) this was not practicable (ii) the patient objected
	(c) The patient has no known nearest relative
	Signed Date
	Name Position

THE MENTAL HEALTH (AFTER CARE UNDER SUPERVISION)

REGULATIONS 1996

FORM 5S

Regulation 3

RENEWAL OF AFTER-CARE UNDER SUPERVISION

Mental Health Act 1983

Section 25G

PART	•
(COMPLETE IN BLO	OCK CAPITALS]
(full name and professional address of community responsible medical officer)	I,
(full name and address of patient)	I last examined the patient on
MENTAL DISOR	DER In my opinion the patient is suffering from—
(delete whichever does not apply)	(i) mental illness (ii) severe mental impairment (iii) psychopathic disorder (iv) mental impairment
(give a clinical description of the patient's condition)	This opinion is founded on the following grounds:—
NEED FOR AFTI	ER-CARE UNDER SUPERVISION In my opinion it is necessary that this patient should continue to be subject to after-care under supervision for the following reasons:— (a) the patient is suffering from mental disorder, as specified above; and (b) if the patient did not receive section 117 after-care there would be a substantial risk of—
(delete whichever does not apply)	 (i) serious harm to the patient's health (ii) serious harm to the patient's safety (iii) serious harm to the safety of other persons (iv) serious exploitation of the patient

state reasons,	because
	and
	(c) such supervision is likely to help secure that the patient receives section 117 after-care services because
	Section 117 arter-care services occases
	••••••
CONSULTATIO	N
	The following people have been consulted and I have taken account of the views they expressed:—
names, addresses and designations of	
hose consulted)	
nose combanta,	
	(Any separate sheet on which this statement is continued shall be deemed to be part of this renewal report)
full name,	The patient's supervisor is
rofessional address	
nd profession of upervisor)	of
upervisor)	
	a
	Signed Date
PART II	
To be completed	on behalf of the responsible after-care bodies)
	This renewal report was received by me on(date)
	The patient was informed orally about the renewal of after-care under
	supervision and its effect in his case by(name) on
delete whichever	(a) The patient's nearest relative
loes not apply)	(a) The patient's hearest relative (name) of
date)	was informed in writing on

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	(b) The patient's nearest relative has not been informed because			
(delete (i) or (ii))	(i) this was not practicable			
	(ii) the patient objected			
	(c) The patient has no known nearest relative			
	The following person(s) (not being professionally concerned with the after- care services provided) is believed to play a substantial part in the care of the patient:—			
(name(s) and				
address(es))				
	and has been informed about the renewal of after-care under supervision.			
	The bodies responsible for the patient's after-care under section 117 of the Act are			
(name of health				
authority)	and			
(name of local				
authority)	who have agreed to continue to provide such care.			
(dates)	They were informed about the renewal of after-care under supervision on and respectively.			
	The patient's supervisor			
	Signed Date			
	Name Position			

FORM 6S

Regulation 3

DIRECTING TERMINATION OF AFTER-CARE UNDER SUPERVISION Mental Health Act 1983

Section 25H

PART I	
(COMPLETE IN BLC	OCK CAPITALS)
(full name and professional address of community responsible medical officer)	I,
(full name and address of patient)	am the community responsible medical officer of
(give reason)	I hereby direct that this patient shall cease to be subject to after-care under supervision because
(names, addresses and designations of those consulted)	(Any separate sheet on which this statement is continued shall be deemed to be part of this direction.)
	Signed Date

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PART II	
(To be completed	on behalf of the responsible after-care bodies)
	This direction was received by me on(date)
	The patient was informed orally about the ending of after-care under
	supervision by
(delete which ever	•
does not apply)	(a) The patient's nearest relative
	(name) of
	was informed in writing on
	(b) The patient's nearest relative has not been informed because
(delete (i) or (ii))	•
(delete (1) of (11))	(i) this was not practicable
	(ii) the patient objected
	(c) The patient has no known nearest relative
	The following person(s) (not being professionally concerned with the after- care services provided) is believed to play a substantial part in the care of the patient
(name(s) and	
address(es))	
	and has been informed about the ending of after-care under supervision.
	The bodies responsible for the patient's after care under section 117 of the Act are
(name of health authority)	
	and
(name of local authority)	
r	They were informed about the ending of after-care under supervision on and (dates) respectively.
	The patient's supervisor
	The patient's GP (name)
	was informed on (date)
	Signed Date

Name Position

1996 No. 488

NATIONAL HEALTH SERVICE, ENGLAND AND WALES

The Authorities for the Ashworth, Broadmoor and Rampton Hospitals (Establishment and Constitution) Order 1996

Made - - - 29th February 1996

Laid before Parliament 1st March 1996

Coming into force 1st April 1996

The Secretary of State for Health, in exercise of powers conferred on him by sections 11(1), (2) and (4), 126(4) and paragraph 9(7)(b) of Schedule 5 to the National Health Service Act 1977(a) and of all other powers enabling him in that behalf, hereby makes the following Order:—

Citation, commencement and interpretation

1.—(1) This Order may be cited as the Authorities for the Ashworth, Broadmoor and Rampton Hospitals (Establishment and Constitution) Order 1996 and shall come into force on 1st April 1996.

(2) In this Order-

"Authority" unless the context otherwise requires, means a Special Health Authority established by this Order;

"direct" and "directions" refer to directions given in exercise of a power conferred by the National Health Service Act 1977;

"the Schedule" means the Schedule to this Order.

Establishment of the Authorities

2. There are hereby established three Special Health Authorities which shall be known by the names specified in column (1) of the Schedule.

⁽a) 1977 c.49; section 11 was amended by paragraph 31 of Schedule 1 to the Health Services Act 1980 (c.53), Schedule 10 to the National Health Service and Community Care Act 1990 (c.19) ("the 1990 Act") and paragraph 2 of Schedule 1 to the Health Authorities Act 1995 (c.17); section 126(5) was amended by section 65(2) of the 1990 Act and paragraph 9(7) was inserted into Schedule 5 by paragraph 7(2) of Schedule 1 to the 1990 Act.