advocacy focus



Community Treatment Order

SELF HELP TOOLKIT

Supporting you to be heard

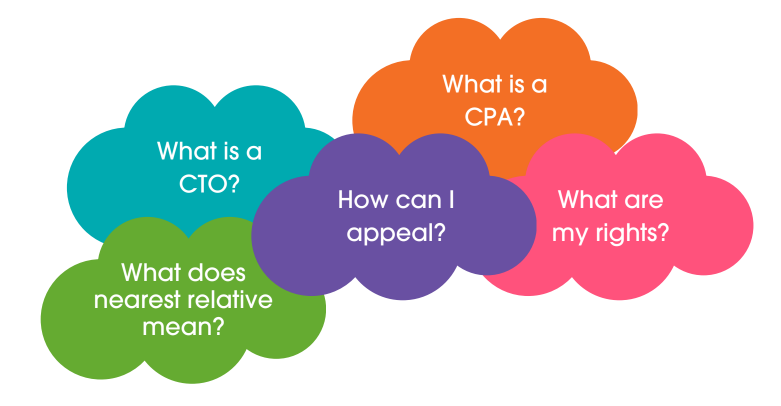


Introduction

This information booklet and self-help toolkit will help you to understand your Community Treatment Order.

Read the full booklet or just the parts you may need.

QUESTIONS YOU MAY HAVE:





Advocacy Focus CTO Brochure 2021

In this booklet you will find:



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Your Rights

INFORMATION

When you are discharged on a community treatment order, all information must be given to you clearly.

SUPPORT FROM AN INDEPENDENT ADVOCATE

An Independent Advocate who is specially trained in the Mental Health Act can support you, free of charge.

YOUR COMMUNITY TREATMENT ORDER DOCUMENTS

You should be given a copy these when you are discharged.

APPEAL

You have the right to appeal your Community Treatment Order with a Tribunal or a Hospital Managers' Hearing.

VOTE

You have the right to vote.



Use this space for your own notes/questions

What is a Community Treatment Order (CTO)?

A Community Treatment Order means that you can live in the community, but there are certain things you may need to do. These are called conditions and are there to keep you well. You should be told what these conditions are before you leave hospital.

There are 2 mandatary conditions:

- 1. You must make yourself available for medical examination by your Responsible Clinician.
- 2. You must make yourself available for medical examination by a Second Opinion Appointed Doctor (SOAD) if necessary.

This means you have to attend the appointment to renew your Community Treatment Order.

Community Treatment Orders can have more conditions. They may be around medication, therapy, counselling, and rehabilitation.

These conditions can only be made if they are necessary and appropriate to protect you and others.

A Community Treatment Order cannot be used to force treatment on you; however, the conditions may recommend that you comply with the medication regime.

How long does a Community treatment order last for?

You can remain on a Community Treatment Order for:

- 6 months then this can be renewed for a further,
- 6 months then this can be renewed for;
- 12 months after that.

HOW CAN I BE DISCHARGED?

The following people can make this decision:

- Your Doctor
- Mental Health Review Tribunal
- Hospital Managers' Hearing
- Your Nearest Relative (by writing to your Doctor).



WHAT HAPPENS IF I BECOME UNWELL?

The Doctor may think that you need to return to hospital for treatment. This is also known as 'recall'. **If you feel unwell, phone your doctor or Care Coordinator.**

HOW LONG CAN RECALL LAST?

Your Doctor will have to decide whether you need to remain in hospital within 72 hours of admission. You can be discharged within the 72 hours with support from your community care team.

Care Programme Approach (CPA)





To help you to prepare for your meetings, use the handy selfhelp tool: 'Preparing for my meetings' on page 18. A Care Programme Approach (CPA) is a meeting which will take place to discuss your care and treatment whilst on a CTO.

The CPA will:

- Assess your needs
- Put a plan into action
- Review the plan.

YOUR MEETING

People who usually attend your CPA meeting:

- Your Doctor
- Your Care Coordinator
- Your Independent Advocate (if you want them to)
- Your family/friends (if you want them involved).

Your independent advocate will support you before your meeting to make sure you are fully prepared.

How to appeal a CTO?

To appeal your Community Treatment Order, you can have a meeting called a **Tribunal** or a **Hospital Managers' Hearing.**

REMEMBER YOUR RIGHTS

- You have the right to one Tribunal per detention.
- You have the right to more than one Hospital Managers' Hearing.

You are entitled to a Solicitor free of charge.



Tribunal

A Tribunal is three independent people that can discharge you from your Community Treatment Order. The Tribunal must decide if you meet the criteria of being under the Mental Health Act. **You only get one per detention period.**

YOUR MEETING

People who usually attend your Tribunal:

- You (if you want to)
- Your Doctor
- Your Solicitor (if you want one)
- Your Care Coordinator
- Your Independent Advocate if you want them to
- Your family/friends/ Nearest Relative (if you want them involved).

WHAT ARE SOME OF THE THINGS A TRIBUNAL CAN DO?

Tribunals can:

- Discharge you from your Community Treatment Order
- Make recommendations to the Doctor about your treatment and care plan.



Use this space for your own notes/questions

If you do not apply for a Tribunal during the first 6 months of being on a Community Treatment Order, you will have an automatic Tribunal arranged. You do not need to attend unless you want to.

Tribunal

WHAT TO EXPECT AT YOUR TRIBUNAL:

Your care team need to explain why you should stay on a Community Treatment Order.

- You do not have to prove your case at a Tribunal meeting.
- Your Doctor and Care Coordinator will complete a report that you can read before the meeting.
- During the Tribunal, a panel of independent people will ask questions to your care team. Your solicitor can also ask questions on your behalf.
- You will also have the chance to explain your views and wishes to the panel. This can be done through your solicitor or on your own (you can ask the other people to leave the room if you want).
- The panel will then come to a decision regarding your Community Treatment Order.



To help you to prepare for your meetings, use the handy self-help tool on page 18. Find a Tribunal Form on page 19.



Use this space for your own notes/questions

Hospital Managers' Hearing

A Hospital Managers' Hearing is a panel of three people that can discharge you from your CTO. Hospital Managers' Hearings are similar to a Tribunal but are more informal.

YOUR MEETING

People who usually attend your Hospital Managers' Hearing:

- You (if you want to)
- Your Doctor
- Your Care Coordinator
- Your Independent Advocate if you want them to
- Your family/friends/ Nearest Relative (if you want them involved).

WHAT CAN THE HOSPITAL MANAGERS' HEARING DO?

Hospital Managers' Hearings can:

- Review your Community Treatment Order but they cannot renew it.
- Discharge you from your CTO.



Use this space for your own notes/questions

If you do not apply for a Hospital Managers' Hearing during the first 6 months of being on a Community Treatment Order, you will have an automatic Renewal Hearing. You do not need to attend unless you want to.

Hospital Managers' Hearing

WHAT TO EXPECT AT A HOSPITAL MANAGERS' HEARING:

- Your care team need to explain why you should stay on a Community Treatment Order.
- You do not have to prove your case at a Hospital Managers' Hearing.
- Your Doctor and Care Coordinator will complete a report that you can read before the meeting.
- You will also have chance to put forward your views and wishes to the panel.
- At the end of the hearing, the Hospital Managers will decide if you should stay on your Community Treatment Order.



To help you to prepare for your meetings, use the handy self-help tool on page 18: Find a Hospital Managers Form on page 25.



Use this space for your own notes/questions

Care Coordinator

You will have a Care Coordinator to support you when you leave hospital.

YOUR CARE COORDINATOR SHOULD:

- Get to know your needs and what support you may need
- Write a care plan with you
- Look at your care plan with you often.



CAN I CHOOSE MY CARE COORDINATOR?

You cannot choose your Care Coordinator.

However, if you feel that your relationship with your Care Coordinator could be better, you might want to try to sort these problems by talking to them or with their team manager.

An Independent Advocate can help you with this.

THINGS YOU CAN ASK YOUR CARE COORDINATOR ABOUT:

- Employment, training, and education support
- Personal circumstances including family
- Physical health needs
- Benefits
- Housing issues
- Treatment concerns
- Medication
- Your Community Treatment Order

YOUR NEAREST RELATIVE CAN:

- Ask for a Doctor to come and see you if they think you are unwell.
- Ask that you are taken off your Community Treatment Order. They can do this by writing to your Doctor to request your discharge. (Its needs to be 72 hours' notice before discharge). This can be blocked by your Doctor.
- If your Doctor blocks this, then your nearest relative can apply to the Tribunal within 28 days of barring report being completed.

YOUR NEAREST RELATIVE CAN'T:

- Be under the age of 18.
- Be told everything about you. This will depend on whether you are happy for information to be shared with them.

YOUR NEAREST RELATIVE WILL BE IN THIS ORDER:

- Husband, Wife or Civil Partner.
- Son or Daughter
- Father or Mother
- Brother or Sister
- Grandparent or Grandchild
- Uncle or Aunt
- Nephew or Niece.



Independent Advocate

REMEMBER YOUR RIGHTS

You are entitled to a free Independent Advocate.

- Our Independent Advocates are there to support you.
- They are specially trained in the Mental Health Act and are sometimes called an Independent Mental Health Advocate.
- They are independent. They do not work for the hospital, the NHS, or Social Services.
- Their support is free of charge.
- You can meet with them in private, your discussion is confidential.

AN INDEPENDENT ADVOCATE CAN HELP YOU WITH:

- Understanding your Community Treatment Order
- Appealing your Community Treatment Order
- Raising concerns about your Community Treatment Order
- Preparing for meetings
- Attending important meetings
- Making a complaint.

THE ORGANISATION THAT PROVIDES YOUR INDEPENDENT ADVOCACY SUPPORT IS:

aavoc focus





www.advocacyfocus.org.uk







ABOUT YOU
Name:
Home Address:
Community Treatment Order Start date:
Community Treatment Order Review date:
Nearest Relative:
MY ADVOCATE OC/OCCCY
TOCUS My Advocate is:
0300 323 0965 www.advocacyfocus.org.uk
STAFF INVOLVED IN MY CARE AND TREATMENT
Responsible Clinician (Doctor):
Care Co-ordinator:
Solicitor:



WHAT I	IS THE MEETING	•		
Date				
Time_			 	
Place _				
Who I v	want there			

WHAT I WANT TO ASK OR SAY

NOT	ES
-----	----



Application to First-tier Tribunal (Mental Health)

Mental Health Act 1983 (as amended) The Tribunal Procedure (First-tier Tribunal) (HESC) Rules 2008 An application must be completed according to the Procedure Rules.

The Tribunal may return an application form that is not complete.

A copy of the Procedure Rules can be found here:

www.gov.uk/government/ publications/health-education-andsocial-care-chamber-tribunal-rules

Do not complete this form if the patient is subject to guardianship, you must complete form

T116 - Guardianship - Application to First-tier Tribunal.

www.gov.uk/government/publications/form-t110-guardianship-guardianship-application-to-first-tiertribunal-mental-health-mental-health-act-1983-as-amended

- 1. What type of application are you applying for?
 - Application for a Section 2 patient
 - Application for a community patient (community treatment order or conditional discharge)
 - Application for a non-restricted inpatient
 - Application for a restricted inpatient
 - Application by the patient's nearest Relative
 - Other application by a non-restricted patient
- 2. What is the patient's full name?
- 3. What is the patient's date of birth?



- 4. Under what section is the patient detained?
- 5. What is the date of the original section?

	17 - T	
- T	1	

- 6. Where does the patient currently live?
 - in hospital
 - in the community

7. What is the name and address of the hospital responsible for care of the patient?

Name of hospital

Address



Postcode

	_	_	_	_	_

8. What is the patient's full address?

Address

Postcode

13				1.1	- 1
 _	_	_	_	_	

9. What is the full name and address of the community supervisor or care co-ordinator?

Name

Address



Postcode

1 - CC					
1	- 1	1	1	1	1

Nearest relative details - Non-restricted cases only

- 10. Full name of nearest relative?
- 11. Full address of nearest relative?

Address



Postcode

1	1	1	1	1	1	-1
	_	_		_	_	_

12. What is the relationship to the patient?

13. Does the patient object to the nearest relative being informed about the case?

	Vac
_	res

] No

Legal representative's details

14. Do you have a legal representative acting for you?

				1100		
Yes -	comr	lete	questi	ions	15 -	17
	comp					

🗌 No

I intend to appoint a legal representative

I would like a legal representative to be appointed on my behalf

I do not wish to appoint a legal representative

Legal advice and representation is available free of charge for any person applying to the Tribunal. Hospital staff should be able to help you find someone if you would like to appoint your own legal representative.

If you have ticked that you would like a legal representative appointed on your behalf, a legal representative will be chosen and appointed for you by the Tribunal. The legal representative will contact you to help you with your case after they have been appointed.

- 15. What is the legal representative's name?
- 16. What is the name and address of the legal representative's firm?

Name of legal representative's firm

Address

		_

Postcode

			- 1
_			
_	 		

17. What is the legal representative's secure email address?

Special requirements

- 18. Do you require an interpreter?
 - Yes I need an interpreter for

language	
dialect	

🗌 No

- 19. How would you like your hearing to be conducted?
 - I would like my hearing by video
 - I would like my hearing face to face
 - □ I have no preference which type of hearing I have

Declaration

20.

This appl	ication is
sub	omitted by the
	Patient
	Nearest relative
Or	
sub	omitted on behalf of the
	Patient
	Nearest relative
wh	o has personally authorised me to submit this application on their behalf.
Signatur	
Signature	
Date	
Print nan	ne

What to do when you have completed your application

- · Check the form is complete and the information given is correct
- If you are unsure, you can contact our Customer Support team on 0300 123 2201
- · Only information given on this form will be registered

Where to send your completed application

By Email

Section 2 Application to:

mhtsection2applications@justice.gov.uk

By Post

You can post all applications to

send by DX to:

HM Courts & Tribunals Service, First-tier Tribunal (Mental Health) DX: 743090 Leicester 35

Or send by first class post to:

HM Courts & Tribunals Service First-tier Tribunal (Mental Health) PO Box 8793 5th Floor Leicester LE1 8BN

Please do not submit the form more than once.

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All other applications to:

mhtapplications@justice.gov.uk

APPENDIX 10



APPLICATION FOR A HOSPITAL MANAGERS' REVIEW

Please complete this form as far as you are able. If you are unsure how to complete it, you can ask anyone at the hospital, a relative or friend, to help.

I wish to apply for a Hospital Managers' Review.

My full name is			
The ward I am detained on is (If r	ot on a CTO)		
I would like you to notify and invir relative to the review hearing	te my nearest	Yes	Νο
My nearest relative's name is			
I would like the Advocacy Service so that they might support me du	-	appeal Yes	Νο
I would like to be legally represer	ited at the hearing.	Yes	Νο
My solicitor is			
Please ask a member of staff for a	a list of Solicitors in the	area	
I would like to discuss the appoin with a nurse or the mental health		Yes	No
I would like my hearing to be cor	nducted:		
	Face to face By video		e of hearing I have
Signed:	Da	ted:	
Please send your comple	eted form to the Ment	tal Health Law Ad	Iministrator

who will process your appeal

NEAREST RELATIVE'S ORDER FOR DISCHARGE UNDER SECTION 23 OF THE MENTAL HEALTH ACT 1983

My name is:

My address is:

To the best of my knowledge and belief, I am the nearest relative (within the meaning of the Mental Health Act 1983) of

I give you notice of my intention to discharge the person named above from their Section on date

at the time of

Signed

Name

Date



LANCASHIRE			
Blackburn Lisa Marie McNulty Solicitors 756 Whalley New Road Blackburn BB1 9BA Tel: 01254 248209	Preston Southerns Solicitors (previously O'Donnell's solicitors) 68 Glovers Court Preston PR1 3LS Tel: 01772 881000	Burnley / Blackpool Southerns Solicitors 6 A Hargreaves Street Burnley BB11 1ES Tel: 01282 422711 01282 438446	
Blackburn Kendalls Solicitors Enterprise Centre Syndicate Room 2 Furthergate Blackburn BB1 3HQ Tel: 01254 505039		Burnley John Black Solicitors Lodge House Cow Lane Burnley BB11 1NN Tel: 01282 502656	
	YORKSHIRE		
Bradford Alastair Bateman Solicitors 46 Westgate Bradford BD1 2QR Tel: 01274 739973	Harrogate Francina Whelan & Co Regent House 13-15 Albert Street Harrogate HG1 1JX Tel: 01423 787278	Leeds GT Stewart Solicitors 25a Park Square West Leeds LS1 2PW Tel: 0113 222 4888	
Bradford APPLETON SOLICITORS Hub 26 26 Hunsworth Lane Cleckheaton BD19 4LN Tel: 01274 062698 - No direct line, will take details and ring back	Harrogate Grahame Stowe Bateson Raglan Chambers 4 Raglan Street Harrogate HG1 1LT Tel: 01423 562121	Leeds Graham Stowe Bateson 7 Portland St Leeds LS1 3DR Tel: 0113 246 8163	



	YORKSHIRE	
Leeds Graham Stowe Bateson 87 Middleton Park Rd Middleton Leeds LS10 4LS Tel:0113 276 0044		
	GREATER MANCHESTER	
Oldham Quality Solicitors Gruber Garratt King Street Buildings Manchester Street Oldham OL8 1DH Tel: 0161 665 3502	Manchester Bison Solicitors Manchester Earl Mill Business Centre Dowry Street Oldham OL8 2PF T: 0161 710 2368	Manchester AGI Solicitors 489 Chester Road, Manchester M16 9HF Tel: 0161 226 2070
Manchester Robert Lizar Solicitor 101 Princess Road Manchester M14 4RB Tel: 0161 227 7777	Manchester Clifford Johnston & Co 434 Burnage Lane Burnage Manchester M19 1LH Tel: 0161 9751900 Doesn't Cover Lancaster and South Cumbria	Manchester Reeds Solicitors Piccadilly House, 49 Piccadilly, Manchester M1 2AP Tel: 01865 592 670



	GREATER MANCHESTER	
Manchester OTTEN PENNA 339 Palatine Road Northenden Manchester M22 4HH Tel: 0161 945 1431		
	MERSEYSIDE	
Liverpool RMNJ Solicitors 63 Hamilton Square Birkenhead Wirral CH41 5JF Tel: 0151 647 0000	Liverpool Broudie, Jackson & Canter Dale House 27 Dale Street Liverpool L2 2HD Tel: 0151 227 1429 Preston, Chorley, Blackpool and Ormskirk only	Liverpool Hogans Solicitors 10 Station Street Prescot Merseyside L35 0LP Tel: 0800 328 3601 Lancashire Only
Hoylake Peter Edwards Law Ventura House 8 Market Street Hoylake CH47 2AE Tel: 0151 632 6699		



LONDON			
London Cale Unit 3 Arden House 52-54 Thurston Rd London SE13 7GT Tel: 0208 694 2269	London Redms 123 King St Hammersmith London W6 9JG Tel: 0208 616 2792 Tel: 07752 424660		
NATIONAL SOLICITORS			
Middlesbrough Watson Woodhouse Solicitors, 102-108 Borough Road, Middlesbrough, Teesside, TS1 2HJ Tel: 01642 266559			



We are a free, independent and confidential service. There may be times when we need to speak to other people about you. We need you to say that is ok.

Secret recording of any meeting isn't allowed. If you would like to talk about this please speak to your advocate.

Is it ok for us to:

- Talk to other people about your situation with a good reason. We will do this by email or on the phone. We will always ask you first.
- Store your personal information safely on our computer system, in relation to a Law call General Data Protection Regulations 2018. You can see any information that is on your file, you just need to ask.
- Find and use your telephone number or address if your Advocate is off sick, to cancel any appointments.
- Use information about you to show people how we work, but we would never use anything personal, like your name or date of birth. The local authority, funders and our supporters need to know the number of people we are supporting and how we help.

We might need to tell someone if you were going to hurt yourself, someone else or break the law.

SUBJECT ACCESS REQUEST

If you wanted to look at the information we hold about you, let us know. This is called the right of access. You use this right by asking for a copy of the information, which is known as making a 'subject access request'.

HOW TO ACCESS YOUR DATA

You can make a request to find out what data is held and how it is used. You can make a request before using your other information rights.

You can make a subject access request verbally or in writing. If you make your request verbally, we would suggest you follow it up in writing to make sure you have a record of it. It will also provide clear evidence of your actions.

continued on next page

Consent Form

USING INFORMATION WE HAVE ABOUT YOU

Advocacy Focus creates a range of resources to share with the public. We like to share the experiences of the people we work with in our communications, as it helps to demonstrate the difference we are making. We would never use anything personal, like your name, where you live or date of birth.



WHAT WILL MY STORY BE USED FOR?

(Please tick the options you are happy with)

Presentations: training and awareness sessions that we deliver

Website: Advocacy Focus' website

Social media: Advocacy Focus' social media pages [i.e. Facebook, Instagram, LinkedIn, Twitter]

Publications: leaflets, posters, newsletters and other marketing materials

Print and online media: National, regional and local media

Please tick this box if you consent to being photographed and featured in imagery or video footage

I have read, understand and consent to the information on pages 29 and 30 of this booklet.

Signature:

Date:

Print name:

Nothing about you, without you



SPACE FOR NOTES, DRAWING OR IGNORING

Advocacy Focus CTO Brochure 2023

THIS INFORMATION BOOKLET AND SELF HELP TOOLKIT HAS BEEN CREATED BY:



If you have any comments, compliments or complaints about Advocacy Focus or our Advocates, please get in touch.



Tel: 0300 323 0965

Live chat: www.advocacyfocus.org.uk

We hope that this information booklet has been useful. If you have any ideas how to make this booklet any better, please email us at:



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