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Dear

Freedom of Information Act Request

I am writing in response to your e-mail of the 31st May 2023. Your request has been processed using the Trust's procedures for the disclosure of information under the Freedom of Information Act (2000).

Requested information:

I would like to request a copy of your seclusion policy – as part of my doctoral thesis I am planning to review these to explore current practice in seclusions in the UK.

Please see Appendix 1 attached

If you are dissatisfied with the handling of your request, you have the right to ask for an internal review of the management of your request. Internal review requests should be submitted within two months of the date of receipt of the response to your original letter and should be addressed to: Dr Buki Adeyemo, Chief Executive, North Staffordshire Combined Healthcare Trust, Trust Headquarters, Lawton House, Bellringer Road, Trentham, ST4 8HH. If you are not content with the outcome of the internal review, you have the right to apply directly to the Information Commissioner for a decision. The Information Commissioner can be contacted at: Information Commissioner's Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF.

Yours sincerely

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Laurie Wrench Deputy Director of Governance







Document level: Trust Code: R11 Issue number: 1

Seclusion and Long Term Segregation (LTS) Policy

Lead executive	Director of Nursing and Quality
Authors details	Quality Assurance and Improvement Manager

Type of document	Policy
Target audience	All Trust staff involved in Seclusion and Long Term Segregation
Document purpose	The policy provides a set of standards and expectations to ensure that patients requiring seclusion or LTS receive safe, effective care which is compassionate and least restrictive practice remains at the forefront of clinical decision making.

Approving meeting	Quality Committee Trust Board	Meeting date	10 th September 2019 26 th September 2019
Implementation date	26 September 2019	Review date	31 October 2023

Trust doc	uments to be read in conjunction with		
MHA18	Trust Policy MHA18, Deprivation of Liberty Safeguards, Policy and Procedures (Mental Capacity Act, 2005).		
R1	Trust Policy R1, Policy on the Use and Reduction of Restrictive Interventions Including the Use of Physical Holding Skills (MAPA®);		
1.27	Trust Policy 1.27, Policy for the Management of Violence and Aggression using Rapid Tranquillisation;		
5.01	Trust Policy 5.01, Incident Reporting Policy and Guidance		
R08	Refer to R08 Search of Patients (detained and informal), visitors and their property.		
1.35	Trust Policy and Procedure for the Safe and Supportive Observation and Engagement of Patients		

Document change history		Version	Date
What is different?	Re-write of policy following recommendations identified in the Mental Health Act 1983 monitoring visit (Ref. MHV1-7047245391) to PICU on 19th June 2019 and subsequent report received 24 July 2019. Increased focus on privacy, night time checks, roles and responsibilities and positive engagement.	V1	23.8.19



Appendices / electronic forms	All appendices reviewed and updated; now include flow charts to support the clarity of processes, decisions and reviews required	V1	23.8.19
What is the impact of change?	Policy now reflects CQC recommendations and more robustly reflects the requirements MHA Code of Practice for Seclusion and Long Term Segregation.	V1	23.8.19

Training requirements	There are no specific training requirements for this policy.
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Document consultation	
Directorates	All Heads and Clinical Directors of each Trust Directorate
Corporate services	Document quality group and Senior Operating Team Meeting
External agencies	N/A

Financial resource implications	None
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External references

- 1. NICE (2015). Violence and aggression: short-term management in mental health, health and community settings. <u>https://www.nice.org.uk/guidance/ng10;</u>
- NICE (2010). Delirium: Diagnosis, prevention and management. <u>https://www.nice.org.uk/guidance/cg103</u>;
- 3. NICE (2014). Head injury: Assessment and early management https://www.nice.org.uk/guidance/cg176
- 4. RCN (2010). Restrictive physical intervention and therapeutic holding for children and young people https://www.rcn.org.uk/__data/assets/pdf_file/0016/312613/003573.pdf
- 5. This policy should be read in conjunction with the NICE Guideline (2015) Violence and aggression: short term management in mental health, health and community settings;
- 6. Mental Health Act 1983 Code of Practice (2015, chapter 26. Safe and therapeutic responses to disturbed behaviour);
- 7. The Mental Capacity Act, 2005, Deprivation of Liberty Safeguards and the Use of Restrictive Interventions;

Monitoring compliance with the processes outlined within this	Via SLT performance reporting and as part of the Trust Annual Audit Cycle.
document	

Equality Impact Assessment (EIA) - Initial assessment	Yes/No	Less favorable / More favorable / Mixed impact
Does this document affect one or more group(s) less or mo list)?	re favorably	than another (see



	TEACHING TRU	Combined Health	
Age (e.g. consider impact on younger people/ older people)	No		is must
Disability (remember to consider physical, mental and sensory impairments)	No		
Sex/Gender (any particular M/F gender impact; also consider impact on those responsible for childcare)	No		
Gender identity and gender reassignment (i.e. impact on people who identify as trans, non-binary or gender fluid)	No		
Race / ethnicity / ethnic communities / cultural groups (include those with foreign language needs, including European countries, Roma/travelling communities)	No		
Pregnancy and maternity, including adoption (i.e. impact during pregnancy and the 12 months after; including for both heterosexual and same sex couples)	No		
Sexual Orientation (impact on people who identify as lesbian, gay or bi – whether stated as 'out' or not)	No		

No

- Marriage (including No and/or Civil Partnership _ heterosexual and same sex marriage)
- No Religion and/or Belief (includes those with religion and /or belief and those with none)
- Other equality groups? (may include groups like those living in poverty, sex workers, asylum seekers, people with substance misuse issues, prison and (ex) offending population. Roma/travelling communities, and any other groups who may be disadvantaged in some way, who may or may not be part of the groups above equality groups)

If you answered yes to any of the above, please provide details below, including evidence supporting differential experience or impact.

If you have identified potential negative impact:

Can this impact be avoided?

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What alternatives are there to achieving the document without the impact?

Can the impact be reduced by taking different action?

Do any differences identified above amount to discrimination No



If YES could it still be justifiable e.g. on grounds of promoting equality of opportunity for one group? Or any other reason	NA
Enter details here if applicable	

Where an adverse, negative or potentially discriminatory impact on one or more equality groups has been identified above, a full EIA should be undertaken. Please refer this to the Diversity and Inclusion Lead, together with any suggestions as to the action required to avoid or reduce this impact.

For advice in relation to any aspect of completing the EIA assessment, please contact the Diversity and Inclusion Lead at <u>Diversity@northstaffs.nhs.uk</u>

Was a full impact assessment required?	No
What is the level of impact?	NA

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1. Policy Introduction / Background

A safe and therapeutic culture should be provided for all people receiving treatment for a mental disorder including those who may present with behavioural disturbance. As a part of this there is often a requirement to balance the need for patient and staff safety against the need to ensure least restrictive practice for service users.

This policy outlines the procedure for utilising two such restrictive interventions, seclusion and long term segregation, recognising the need for these interventions to be used in a way that respects human rights and ensures these interventions are proportionate, in the best interests of the service user and use least restrictive principles.'

The policy provides a set of standards and expectations to ensure that patients requiring seclusion or LTS receive safe, effective care which is compassionate and least restrictive practice remains at the forefront of clinical decision making.

1.1 Policy Requirement

1.2 Policy Aim:

The Mental Health Act Code of Practice (2015, para 26.103) defines seclusion as "the supervised confinement and isolation of a patient away from other patients in an area from which the patient is prevented from leaving, where it is of immediate necessity for the purpose of the containment of severe behavioural disturbance which is likely to cause harm to others".

If a patient is confined in a way that meet the definition above, even if they have agreed to or requested such confinement, they have been secluded. The use of any local or alternative terms (such as "therapeutic isolation") or the conditions of the immediate environment do not alter the fact that the patient has been secluded. It is essential that under such circumstances the person is afforded the procedural safeguards of the MH Act Code of Practice

The seclusion of a service user poses significant ethical and practical dilemmas, awareness of which is essential to promote best practice. Staff should be cognisant of the adverse effects on service users and the need to balance the rights of a person who is secluded to freedom, choice and autonomy with the rights of others to protection from harm. Additionally this should be underpinned by rigorous monitoring and evaluation



The policy aims to reinforce the least restrictive approach to ensuring that patients' needs are met safely and patients requiring seclusion and LTS are care for in line with the Mental Health Code of Practice.

1.3 Key Principle:

Least Restrictive Options:

The MH Act Code of Practice (2015) requires care and treatment to 'always be a means to promote recovery, be of the shortest duration necessary, be the least restrictive option and keep the patient and other people safe'.

In order to meet this requirement, when a person is at risk of presenting with challenging behaviour, assessment of the person's behavioural presentation is important in understanding an individual's needs and should seek to understand the behaviour in the broadest context.

Assessments should consider the views of patients and their families, carers and advocates. The results of the assessment should guide the development and implementation of effective, personalised and enduring systems of support that meet an individual's needs, promote recovery and enhance the quality of life outcomes for the individual and others who care and support them.

When concluded, assessments should describe behaviours of concern, identify factors which predict their occurrence, and describe the functions that behaviours serve or the outcomes they achieve for the individual. This then promotes the use of least restrictive options through proactive use of primary and secondary preventative strategies to respond to a person at risk of presenting with challenging behaviour.

Primary preventative strategies aim to enhance the person's quality of life and meet their unique needs, thereby reducing the likelihood of behavioural disturbance.

Secondary preventative strategies focus on recognition of early signs of impending behavioural disturbance and how to respond to them in order to avoid escalation of challenging behaviour. This includes the use of de-escalation strategies to promote relaxation.

De- escalation is the use of verbal and nonverbal communication to reduce or eliminate aggression and violence during the escalation phase of a patient's behaviour (National Institute of Clinical Excellence 2005). De-escalation offers a safer, less coercive, and alternative to traditional containment methods, such as seclusion, rapid tranquilisation, intensive supervision or physical restraint (Lavelle et al, 2016).

NSCHT requires de-escalation strategies used by staff to be person-centred and should typically involve establishing a rapport and the need for mutual co-operation, demonstrate compassion, attentiveness and concern, negotiating realistic options, use of open questions, empathetic and non-judgemental listening, distracting and redirecting the person into alternate activities that are meaningful to them, removing sources of excessive environmental stimulation and being sensitive to non-verbal communication. De-escalation strategies are nonconfrontational and may, for a minority of patients, include prompts to encourage the person to access a low stimulus, private, relaxing area if this is known to help the person calm; however there is no compulsion for the person to go to or to remain in such areas and staff must be mindful of this to ensure that seclusion or long term segregation criteria are not triggered or that the level of violence and aggression has escalated to the point where seclusion would be an appropriate intervention.

Additionally a member of staff must remain with the person to offer intensive nursing support. Such de-escalation strategies may be used proactively as part of a person's care plan (or equivalent e.g. chained behaviour management plan) to meet their needs in the least restrictive way.

As such the care plan must be individualised, based on assessment of a person's needs, including the continual attempt to understand the function of the behaviour for the person, consider the views of the person and their family/carers and be agreed by the multi-disciplinary team.

There must also be regular review of the person and their care in line with the policy 1.35 Safe and Supportive Observation and policy 1.64 Effective Care Planning.

2. Policy Synopsis:

- To provide guidance on when any period of seclusion is indicated.
- To minimise the frequency and duration of any period of seclusion and minimise any possible anti-therapeutic effects.
- To ensure the welfare and care of a secluded service user is given highest priority.
- To ensure clinical accuracy of documentation thus providing a complete record of all periods of seclusion.

3. When seclusion can be used:

Seclusion may only be used for the containment of severe behavioural disturbance that is likely to cause harm to others. It may not be used solely as a means of managing self-harming behaviour (MHA CoP, para 26.108). When a patient poses a risk of selfharm as well as harm to others, seclusion should only be used when the professionals involved are satisfied that the need to protect other people outweighs any increased risk to the patient's health or safety arising from their own self-harm and that any such risk can be properly managed.

Seclusion should not be used as a punishment or a threat, or because of shortage of staff. It must never form part of a treatment programme (MHA CoP, para 26.107).



Any situation whereby a service user is physically or mechanically confined to a seclusion room against their wishes should be regarded as the commencement of an episode of seclusion.

As seclusion may only be used to contain the severe behavioural disturbance that may cause harm to others, it is the responsibility to staff to assess the risk that a patient poses to others due to their challenging behaviour. In placing a patient in seclusion, staff must be able to demonstrate the decision-making which evidences that seclusion was used:

- a) to manage severe behavioural disturbance which is likely to cause harm to others; and
- b) as a measure of last resort.

During any period of seclusion it is vital that staff are aware of the need to maintain the service user's dignity. Staff must always be sensitive to age, gender, race, language preference and any sensory impairment and to determining the underlying cause of aggressive behaviour such as a culturally specific form of communication, or an attempt to communicate by an individual with a sensory loss.

3.1 Summary of criteria:

Seclusion should only be considered when the following criteria/conditions are met:

- The nurse in charge, having made an assessment considers that there is an immediate risk of harm to others.
- All other interventions have been considered, attempted or are not feasible. In particular verbal de-escalation, listening skills, negotiation skills, diversion activities and MAPA® techniques.

Where possible when determining if seclusion is necessary, the following factors should be taken into account, clinical need, safety of patient and others, and, where possible, Advance Statements and agreed care plans. Seclusion must be a reasonable and proportionate response to the risk posed by the patient. Consideration should be given to using seclusion and/or rapid tranquillisation as alternatives to prolonged physical intervention as identified in each individuals care plan, as indicated by individual risk assessment.

3.2 Monitoring for Seclusion:

Each episode of Seclusion requires an incident (Ulysses) report.

Each ward utilising the seclusion must have arrangements in place to scrutinise completion of documents used in seclusion (i.e. incident report, patient observation sheet and seclusion monitoring form).

Recording of seclusion will take place, from October 2019, in the Trust Electronic Patient Record (EPR). System "downtime" paper based forms will be available for completion in the meantime and these will be scanned into the EPR (patient clinical notes section) every 24hr period. Once the Electronic form is available, there may be occasions of system failure, the 'downtime' paper based forms will need to be reused and once the EPR becomes available again the relevant seclusion/long-term segregation forms should be transferred to the EPR, and the paper forms destroyed.

The MHA team oversee the audit of all seclusion documentation as part of the Trusts MHA annual audit cycle.

A themed report of Seclusion and LTS practice is provided on an annual and quarterly basis for the Trust Board and periodic reports issued when requested.

On rare occasions and in some exceptional circumstances seclusion may take place outside of designated seclusion facilities, e.g. if a patient is receiving a restrictive intervention that meets the definition of seclusion, this is a breach of the Code. The full safeguards of this policy apply and must be implemented for such incidents of seclusion AND, both the Director for Nursing, AHP and Quality and the Mental Health Act Manager should be informed.

3.3 Seclusion and Informal Patients:

Seclusion should only be used in hospitals and in relation to patients detained under the Act. If an emergency situation arises involving an informal patient, and as a last resort, seclusion is necessary to prevent harm to others, then an assessment for an emergency application for detention under the Act should be undertaken immediately (MHA CoP, para 26.106)

3.4 Seclusion and Advance Statements:

Patients must have the opportunity to complete an advance statement that expresses their preference on how an episode of severe behavioural disturbance should be dealt with. The purpose of this is to minimise the use of restraint, seclusion and long-term segregation. Nevertheless, the Trust recognises that some patients may indicate, as part of their advance statements, that they would choose seclusion over restraint as a way of managing their behaviour. In such circumstances, it must be explained to the patient that the Trust is obliged to attempt de-escalation in the first instance, that seclusion is a measure of last resort to be used only for managing behaviour that may harm others, and that its use cannot be included in a care plan.



3.5 Advance Care Planning/ Positive Behavioural Support Planning:

All patients who may be at risk of engaging in severe behavioural disturbance likely to cause harm to others should have a Care Plan (some services use the term Positive Behaviour Support Plan). Input should be sought from the patient in developing this plan, and where appropriate, from family members and carers. This plan should be clearly entitled and should describe the interventions that effectively manage incidents of severe behavioural disturbance for that patient.

Where it has been agreed in a Care Plan/ Positive Behaviour Support Plan with the patient that family member's carers or Independent Mental Health Advocates (IMHA) will be notified of significant behavioural disturbances and the use of restrictive interventions, this should be done as agreed in the plan. For patients under the age of 16 years, persons with parental responsibility (parents, family members or local authority children's services for looked after children) must be informed each time seclusion is employed. For patients between the age of 16 and 18 years, information may be shared with those with parental responsibility with the patient's consent.

A well-drafted Care Plan/Positive Behaviour Support Plan that is focused on understanding the patient's behaviour in the context of their needs may help to minimise the use of seclusion.

3.6 Additional Considerations for Children and Young People

Restrictive interventions such as seclusion and long term segregation should only be applied to children and young people after taking into account their physical, emotional and psychological maturity.

Staff must be mindful that seclusion or long term segregation, whilst traumatic for any individual may have particularly adverse implications for the emotional development of children and young people and should take this into account before making a decision to seclusion or long term segregation.

A child and adolescent trained clinician should make a careful assessment of the potential effects of seclusion, especially if the child or young person has a history of trauma or abuse. Seclusion or long term segregation should only be used when other strategies to de-escalate behaviours and manage risks have been exhausted.

Seclusion should only be used in hospitals and for children and young people who are detained under the Act.

4. Who else needs to be informed when initiating seclusion?

Family members, carers or Independent Mental Health Advocates (IMHA) should be informed, as agreed in the Advance Care Plan/Positive Behaviour Support Plan. For young people under 18 years (See above section).

5. Seclusion Environment:

Seclusion should only be undertaken in a room or suite of rooms that have been specifically designed and designated for the purpose of seclusion and which serves no other function on the ward (MHA CoP, para 26.105).

The seclusion room or suite should (MHA CoP, para 26.109):

- Allow for communication for the patient when the patient is in the room and the door is locked, e.g. via an intercom
- Include limited furnishings which should include a bed, pillow, mattress and blanket or covering
- Have no safety hazards
- Have robust, reinforced window(s) that provide natural light (where possible the window should be positioned to enable a view outside)
- Have externally controlled lighting, including a main light and subdued lighting for night time.
- Have robust door(s) which open outwards
- Have externally controlled heating and/or air conditioning, which enables those observing the patient to monitor the room temperature.
- Have no blind spots, and alternate viewing panels should be available when required.
- Have a clock that is always visible to the patient from the room.
- Have access to toilet and washing facilities.

Resuscitation equipment is available within the observation area of the seclusion suite including an automatic external defibrillator, a bag valve mask, oxygen, cannulas, intravenous fluids, and suction and first-line resuscitation medications.

Seclusion should only be undertaken in a room or suite of rooms that have been specifically designed and designated for the purposes of seclusion and which serve no other function on the ward, (MHA Code of Practice 2015, chapter 26.105)

Within the Trust the only recognised seclusion room is within PICU at Harplands Hospital. Other services within the Trust may have to consider the transfer of a patient to this ward if assessment indicates that there may be a requirement to utilise seclusion.

Any intervention that meets the definition of seclusion, including such interventions that occur outside of designated seclusion rooms, must be treated as seclusion and the safeguards implemented (see section 3.2)

Staff must be mindful of the risks in attempting to move a service user from one area of the ward to another when they are resistive to this and in a high level of arousal/distress. In most cases best practice would suggest that wherever possible it would be preferable to initially manage the incident where it occurs at least until the service user becomes more agreeable to being moved. This may require staff to ask other service users to leave the area in order to maintain privacy/dignity.

Staff initiating seclusion need to consider whether the seclusion room will be locked or if the person will be supported by staff members. Regardless of this, the person being secluded should always be under continuous observation. In some cases, where physical interventions (MAPA® techniques) are necessary, a minimum of three staff will be required

6. Temporary Unavailability of Seclusion Suite or Emergency use of a nondesignated seclusion area:

There may be occasions when the seclusion room is not available. The use of a nonapproved room to confine a service user should only occur as an emergency measure, be reasonable and proportionate to the harm it is intended to prevent, be for the minimum time necessary. The full safeguards of this policy apply and must be implemented for such incidents of seclusion AND, both the Director for Nursing, AHP and Quality and the Mental Health Act Manager should be informed.

The environmental risks posed when using non-approved seclusion rooms must be noted and actions taken to safeguard both patients and staff. The use of enhanced observation levels (minimum level 3) and increased staffing levels must be part of the measures used to maintain safety of all concerned.

All reasonable efforts must be made to transfer the service user to a safer environment at the earliest opportunity and prompt referral to a PICU (Psychiatric Intensive Care



Unit) should be sought. The principles of seclusion regarding nursing and medical reviews must be applied. This ensures the provision of regular external clinical review of the intervention thereby providing greater safeguards for both patients and staff.

In such emergency situations, staff must understand that the use of a bedroom or nonrecognised environment for seclusion, departs from the guidance in the MHA Code and as such the reasons and rational must be clearly recorded in the service users clinical notes.

Staff should clearly indicate in the seclusion documentation where the seclusion took place and the reasons why the seclusion room was not available. All actions must be documented within the patient's electronic record on Lorenzo.



The Seclusion Care Pathway Procedure:

7. Who can authorise seclusion?

Seclusion may be authorised only by the following:

- A psychiatrist
- An approved clinician who is not a doctor
- The professional in charge of a ward (e.g. lead nurse)

All attempts must be made to manage the patient's severe behavioural disturbance by other means. Seclusion should be used only when all other means have been exhausted

The person authorising seclusion should have seen the patient immediately prior to the commencement of seclusion.

7.1 Who needs to be informed?

When the decision to initiate seclusion is made by the professional in charge, by a psychiatrist who is neither the patient's Responsible Clinician nor an approved clinician, or by an approved clinician who is not a doctor, he/she should immediately inform the following personnel that the patient has been secluded:

a) The patient's Responsible Clinician or if unavailable, the duty doctor (this can be the trainee psychiatrist on-call)

AND

b) The Quality Lead Nurse Matron, in hours and Site manager out of hours.

Communicating with the personnel listed above should be within 30 minutes of the initiation of seclusion or as soon as is practicable.

If seclusion is authorised by a psychiatrist, the first medical review will be the one they undertook immediately before authorising seclusion.



8. Initiation of Seclusion:

In the event that all other least restrictive options have been exhausted and there are increasing concerns regarding the safety of the patient and / or others; it is permissible for the professional in charge or the patients Responsible Clinician to make a decision to utilise seclusion.

Staff must complete an incident form (Ulysses) and initiate the seclusion monitoring form (NB, the seclusion monitoring form will be a paper version which needs to be scanned and uploaded into Lorenzo (patient clinical notes section) until it is available as a form in the EPR, from October 2019). The seclusion monitoring form is Appendix 5 of this policy.

8.1 Responsibilities of Professional in Charge:

In addition to completing the incident and seclusion monitoring form's the professional in charge of initiating the seclusion should:

- Complete the Seclusion Monitoring form (this will remain paper based and available in the seclusion suite)
- Draw up an observation roster so that a member of staff trained to carry out such observations is observing the patient in seclusion at all times and inform staff of the existence of such roster
- Inform the care team of the seclusion and delegate responsibility for other patients to members of the care staff
- At each review point (see section 8), assess and decide whether it is appropriate to end seclusion.
- Complete a seclusion care plan on the EPR if seclusion continues beyond the first medical review
- Ensure that the patient's vital signs are identified and recorded accurately in accordance with NICE guidance on monitoring vital signs is given with regards manual restraint, rapid tranquilisation, and delirium and head injury (see Document list above).
- Make a brief entry in the progress notes section of the EPR during each shift to indicate that the patient remains in seclusion.

• Ensure that resuscitation equipment is available within the observation area of the seclusion suite and that this is checked on a daily basis.

9. Searching the patient prior to seclusion:

A member of the care team shall carry out a visual search of the patient to reduce availability of objects that could be used as a weapon, i.e. shoes, belts, lighters/matches, keys.

If staff members feel that a physical search is required, the policy on search of patients and their property must be adhered to and their rights incorporated. Reference should be made to the Trust's Policy for Searching Patients and their Property – R08.

10. Privacy and Dignity of the person using seclusion:

Staff may decide what the patient may take into the seclusion room or suite based on their clinical risk assessment, but patients should wear their personal clothing and retain other personal items such as those of cultural or religious significance, if this does not compromise the safety of the patient or other people.

It may be necessary to remove articles of clothing from the patient, if those clothes are deemed a risk to his/her safety. Should this occur, the privacy and dignity of the patient will be respected while alternative, 'anti-rip' clothing is provided. Sanitary products are available within the seclusion suite.

The seclusion suite is equipped with live feed non-recordable CCTV. The images are relayed to a monitor that is placed outside the seclusion room to provide better observation by increasing the field of vision. The CCTV enables staff to observe the person in seclusion throughout the whole seclusion suite including toilet/shower area, when risk assessed and identified as being appropriate to do so.

When the person first enters seclusion the CCTV is to be switched off in the toilet/shower area. The CCTV must only be used in the toilet/shower area if it is clinically indicated as being in the best interest of the service user. The decision to use CCTV in the toilet/shower area must be informed by an appropriate risk assessment, reflected in the person's seclusion care plan and recorded in the clinical record. There must be clear statements explaining the reason why observations in the toilet/shower area would be via the CCTV monitor, duration and patient presentation / risk factors deeming this appropriate.

The privacy and dignity of the individual must be taken into account and balanced against the potential risk factors when making a decision, about whether the CCTV needs to be turned on within the toilet and shower areas of the suite.



At all subsequent monitoring reviews (by Professionals, MDT

and Medical staff), a review of the patients privacy and dignity must be included to establish; where a decision has been made to turn the CCTV on, if the CCTV can safely be switched off in order preserve the individuals privacy and dignity. Each decision must be documented on the patients seclusion record and added to the seclusion care plan where considered necessary and should highlight the rationale and risks identified to either keep the CCTV on or turn it off.

11. Care of the patient in seclusion:

11.1 Who should be observing the person in seclusion?

A suitably trained member of staff who has received an induction regarding the seclusion processes and procedures, should as a minimum be readily available within the seclusion suite at all times throughout the period of seclusion. A registered practitioner should be readily available and contactable at all times throughout the period of seclusion.

Staff should only carry out constant observation for periods not exceeding 2 hours before handing over to another staff member except in exceptional circumstances. Records must be contemporaneous.

The observing practitioner must have access to a personal alarm and they must retain the keys to the seclusion door.

Consideration should be given to gender of the person undertaking observations; this may be informed by the consideration of a patient's trauma history, religious or cultural beliefs.

11.2 Clinical observation:

The aim of clinical observation is to safeguard the patient, monitor their condition and behaviour and to identify the earliest time at which seclusion can end.

The patient's behaviour, mental state and physical condition should be constantly observed using Level 3 Observation – by staff who have been inducted into the use of the seclusion suite and the practice of undertaking observations throughout the period of seclusion.

11.3 How often should observations be recorded?

Staff must complete the Seclusion Observation Record Sheet (appendix 6) every 15 minutes (MHA CoP para 26.123).

This will remain paper-based and will need to be scanned into Lorenzo (patient clinical notes section) at the end of every 24hr period.

As a minimum, a record should be made of the patient's appearance, what they are doing and saying, their mood, their level of awareness and any evidence of physical ill-health especially with regard to their breathing, pallor or cyanosis.

Where a patient appears to be asleep in seclusion, the person observing the patient should be alert to and assess the level of consciousness and respirations of the patient as appropriate.

11.4 Observation following rapid tranquilisation:

For patients who have received sedation, a trained professional will need to be outside the door at all times (MHA CoP, para 26.122). They must observe respiratory rate, bodily movements etc. The rapid tranquilisation Policy must be followed and observations recorded on a NEWS 2/PEWS tool (if appropriate and safe to do so).

If it is unsafe to approach the service user to obtain physical observations using, the Non-Contact Physical Health observations form (within NEWS 2/PEWS) can be utilised.

The length of time for this additional observation should be care planned in discussion with the staff taking into account the rapid tranquilisation pathway.

12. Seclusion Care Plan:

Staff should complete the form "Seclusion – Care Plan" on the EPR.

What should be in a seclusion care plan?

A seclusion care plan should set out how the individual needs of the patient will be met whilst in seclusion and record the steps that should be taken to terminate seclusion as soon as possible. It will include the following:

- A statement of clinical needs, including physical and mental health problems.
- A plan as to how needs are to be met, how de-escalation attempts will continue and how risks will be managed.
- Details of bedding and clothing to be provided.
- Details of how the patient's dietary needs will be met.



- Details of any family or carer contact/communication as per agreement in the Advanced Care Plan / Positive Behaviour Support Plan, this should include any gender specific requirements, and should consider the principles of trauma informed care.
- Details of any activities that should be made available to the patient whilst in seclusion. This should include such things as reading materials, entertainment facilities, rehabilitation input, spiritual support, access to physical exercise and specify the conditions under which these are to be facilitated.
- Details of the support that will be provided to the patient when seclusion ends.

The patient should be encouraged to contribute to the seclusion care plan and steps should be taken to ensure that the patient is aware of what they need to do for seclusion to end.

13. Reviews during Seclusion:

The need to continue seclusion should be reviewed in accordance with the procedure laid out in the Code of Practice (MHA CoP, para 26.112). The following principles apply:

- If not authorised by a psychiatrist, there must be a medical review within one hour or without delay if the patient is not known or there is a significant change from their usual presentation.
- Seclusion area to be within constant sight and sound of staff member
- Documented review by person monitoring at least every 15 minutes
- Nursing reviews by two nurses every two hours throughout seclusion
- Continuing medical reviews every four hours until first (internal) MDT
- First (internal) MDT as soon as is practicable
- Independent MDT after 8 hours consecutive or 12 hours intermittent seclusion (within a 48 hour period)
- Following first (internal) MDT, continuing medical reviews at least twice daily (One by Responsible Clinician)
- Following the Independent MDT, continuing (internal) MDT review at least once Daily
- NB Family /Carers should be informed of the outcomes of each review.



13.1 Who should undertake the medical review?

If seclusion is authorised by a Consultant Psychiatrist, then the Consultant Psychiatrist will have seen the patient immediately prior to authorising seclusion. Their assessment may be the first medical review for the purpose of this policy.

If seclusion is authorised by an Approved Clinician who is not a doctor, or the professional in charge of the ward, or a Psychiatrist who is not a Consultant, the first medical review should be undertaken by the patient's Responsible Clinician or the duty doctor (out of hours) within an hour of the commencement of seclusion.

Overnight and on weekends, when the patient's own Responsible Clinician may not be available, the duty doctor must have access to an on-call doctor who is an approved clinician.

13.2. What needs to be included in the first medical review?

NB – any records recorded onto a paper document must be uploaded into the EPR within 24hrs of completion.

The doctor who completes the first medical review must:

- Undertake a medical assessment of the patient's mental and physical state.
- Record any obvious injuries
- Enter the assessment and action plan into the patient's electronic patient record on the seclusion monitoring form.
- Review and complete the Seclusion monitoring form on the EPR (or paper until EPR is updated in October 2019).
- If it is agreed that seclusion should continue, a seclusion care plan should be agreed and prepared by the professional in charge and completed on the EPR.

At each review, if it is agreed that seclusion will continue appropriate amendments should be made to the seclusion care plan.

All subsequent medical reviews should be undertaken by the Responsible Clinician, a doctor who is an approved clinician, or the duty doctor.



13.3 What further reviews are required?

At each review staff should complete the form Seclusion monitoring form on the EPR (Or paper until the EPR is updated) choosing the appropriate review type on the form.

All reviews provide an opportunity to determine whether seclusion needs to continue or should be stopped, as well as to review the patient's mental and physical state. Where agreed family members should be advised of the outcomes of reviews.

Patients and their families should be as fully involved as possible in developing and reviewing positive behaviour support plans (or equivalent). Patients eligible for support from an IMHA should be reminded that an IMHA can support them in presenting their views and discussing their positive behaviour support plan. The preparation of positive behaviour support plans also provides an important opportunity to record the wishes and preferences of families and carers and the involvement they may wish to have in the management of behavioural disturbances. Patients must consent to the involvement of families or IMHA's if they have capacity to give or refuse such consent.

13.4 Nursing reviews

Two Registered Nurses should review the patient every two hours from the commencement of seclusion. At least one of these two Registered Nurses should not have been involved directly in the decision to seclude.

Nursing observations should be documented every 15 minutes by a trained professional who is within the seclusion suite at all times (completed on the paper seclusion observation sheet – Appendix 6).

At any time staff should raise any concerns about the patient's condition with the Responsible Clinician or duty doctor.

The nurse in charge can end seclusion at any time if their assessment supports this. Unless the MDT have already determined the time that seclusion should end or be reviewed to end.

13.5 Medical Reviews

Medical reviews must take place every four hours until the first (internal) MDT review has taken place, including in the evenings, night-time, on weekends and on bank holidays. See section 13.9 for when the patient in seclusion is asleep. This will be the duty Doctor in consultation with the on-call approved clinician where necessary.



Medical reviews will include the following:

- A review of the patient's physical and psychiatric health
- An assessment of the adverse effects of medication
- A review of the observations required (the minimum prescribed in this policy must be adhered to)
- A re-assessment of medication prescribed
- An assessment of the risk posed by the patient to others
- An assessment of any risk to the patient from deliberate or accidental self-harm
- As assessment of the need to continue seclusion, and whether it is possible for seclusion measures to be applied more flexibly or in a less restrictive manner

13.6 MDT Reviews

First (Internal) MDT Review: This should be held as soon as is practicable. Membership should include:

- the Responsible Clinician/a doctor who is an approved clinician or an approved clinician who is not a doctor but has appropriate expertise;
- a senior nurse on the ward (band 6 or above);
- staff from other disciplines who would normally be involved in patient reviews

13.7. Further reviews required:

Medical review - After the First (internal) MDT, further medical reviews will take place at least twice daily in every 24 hour period. At least one will be carried out by the patient's Responsible Clinician, or an alternative approved clinician or duty doctor out of hours.

One of the two medical reviews should be an MDT review, involving staff from other disciplines who would normally be involved in patient reviews, in addition to a doctor and a nurse.



13.8. Independent MDT reviews

This should be held when a patient has been secluded for eight hours consecutively or for 12 hours intermittently in a 48 hour period. Minimum membership will include:

- a doctor who is an approved clinician or an approved clinician who is not a doctor;
- a nurse;
- Other professionals not involved in the incident which led to seclusion and an Independent Mental Health Advocate (IMHA) if possible.

The CoP does not specify the membership of the Independent MDT Review at weekends and overnight. The Trust therefore requires the review to be carried out by the Duty Doctor in consultation with the on-call Approved Clinician, a nurse as well as a senior nurse (band 6 or above) all of whom were not in the incident which led to seclusion.

If it is agreed by the Independent MDT review that seclusion needs to continue, the review should evaluate and make recommendations, as appropriate, for amendments to the seclusion care plan.

13.9. What happens if a review is required and the patient is asleep?

When the patient in seclusion is asleep, the Code of Practice (MHA CoP 26.136) allows Trusts to make different review arrangements in order to avoid waking the patient. Therefore, between 2300 hours and 0700 hours, medical and nursing reviews, First (internal) MDT review and Independent MDT reviews may be suspended if the patient is asleep.

In these circumstances, it must be documented that the patient was asleep and the review deferred until the patient is awake or 07:00hrs; whichever is sooner.

At other times, if the patient is asleep, attempts should be made by professionals to wake the patient up, if appropriate.

13.10. MDT reviews required at weekends



At weekends and overnight, membership of the MDT reviews is likely to be limited to medical and nursing staff, therefore the Site Manager should be involved and an on-call Approved Clinician.

13.11. Resolving disputes about ongoing seclusion

If any member of the multi-disciplinary team attending any review disputes the continued need for seclusion, the matter must be referred to either the Quality Lead Nurse / Modern Matron or out of hours; the Site Manager. Furthermore, the opinion of another approved clinician should be sought. For out of hours, as well as referring the matter to the on call manager, an opinion should be sought from the on-call consultant, and the on-call local manager advised of the outcome of the review.

14. Ending Seclusion:

Seclusion should immediately end when an MDT review, a medical review or the independent MDT review determined that it is no longer warranted. Alternatively, when the professional in charge of the ward considers that seclusion is no longer warranted, it may be terminated following consultation with the patient's Responsible Clinician or the duty doctor, either in person or the telephone (MHA CoP, para 26.144).

The Trust requires the nurse-in-charge to regularly assess and decide, in consultation with the senior individual on duty (i.e. Ward Manager, Quality Lead Nurse / Modern Matron, or the Site Manager; out of hours) whether it is appropriate to end seclusion.

Seclusion ends when the patient is allowed free and unrestricted access to the normal ward environment or transfers or returns to conditions of long-term segregation (MHA CoP, para 26.145)

Opening a door for toilet or food breaks or medical reviews do not, in themselves, constitute the end of seclusion.

The MHA Code of Practice recommends that in order to minimise the impact on a patient's autonomy, seclusion should be applied flexibly and in the least restrictive manner possible. Where seclusion is used for prolonged periods, subject to suitable risk assessments, flexibility may include allowing the patient to receive visitors, facilitating brief periods of access to secure outdoor areas or allowing meals to be taken in general areas of the ward. Such flexibility should be considered during any review, and it may provide a means of evaluating the patient's mood and degree of agitation under a lesser degree of restriction, without termination the seclusion episode (MHA CoP, para 26.111).



Staff should complete the Seclusion monitoring form to clearly indicate when and how the seclusion period was discontinued.

15. Re – integration to the ward & debriefing:

Following a period of seclusion the clinical rational should be explored with the patient, and they should be supported in the process of re-integration to normal ward activities. Nursing time should be set aside to facilitate this process.

Debrief discussions will include the following:

- Does the patient understand why they were secluded?
- How does the patient feel about the necessity, reasonableness and appropriateness of the use of seclusion?
- How does the patient feel now, after the event?
- How can the need for any further episodes of seclusion be avoided in the future?

15.1. Ongoing care planning:

The above discussion will feed into a review of the patient's ongoing Care Plan or Positive Behaviour Support Plan.

15.2. Debrief:

Post-incident debrief should be available to both staff and patients. Staff should be aware of Trust facilities for debriefing and should access this as required.

16. Reporting & Monitoring:

In addition to Incident 'Ulysses' reporting, the following people must be informed at commencement of seclusion:

- Quality Lead Nurse/ Modern Matron
- Associate Director for the Service or nominated manager.

17. Seclusion reviews at times of major disruption:



In the rare event of major disruptions (such as severe adverse

weather or transport disruptions) which prevent access to or from inpatient sites over many hours, it may not be possible for doctors to attend in order to carry out seclusion reviews in person, as prescribed by this policy.

If no doctor is available, the senior nursing team (i.e. Ward Manager, Quality Lead Nurse / Modern Matron, Nurse Practitioners) in the inpatient ward should make telephone contact with the required doctor, discuss the patient's presentation, make a decision about whether seclusion is to continue, and record this in the appropriate review form in the EPR.

If seclusion continues, the patient should be reviewed by a doctor as soon as one is next available.

This is to be done only in the event of major disruptions which prevent physical access to the inpatient units. It is otherwise the expectation that all reviews will be completed as prescribed in this policy.

18. Seclusion MUST not be used in the following circumstances:

- As a punishment or a threat.
- As part of a treatment programme.
- As a means of managing staffing shortfalls



Long Term Segregation Care Pathway Procedure:

19. Longer Term Segregation (LTS):

19.1. CODE OF PRACTICE DEFINITION OF LONG-TERM SEGREGATION & GENERAL

Principles:

The Mental Health Act Code of Practice (CoP) 2015 defines Long-term segregation as follows. "Long-term segregation refers to a situation where, in order to reduce a sustained risk of harm posed by the patient to others, which is a constant feature of their presentation, a multi-disciplinary review and a representative from the responsible commissioning authority determine that a patient should not be allowed to mix freely with other patients on the ward or unit on a long-term basis. In such cases, it should have been determined that the risk of harm to others would not be ameliorated by a short period of seclusion combined with any other form of treatment.

The clinical judgement is that: If the patient were allowed to mix freely in the general ward environment, other patients or staff would continue to be exposed to a high likelihood of harm over a prolonged period of time." (MHA CoP, para 26.150)

The Code of Practice further states that "...it is permissible to manage this small number of patients by ensuring that their contact with the general ward population is limited..." (MHA CoP, para 26.151).

There are exceptional circumstances where Long Term Segregation for an individual is in their best interest, despite it not directly being associated with a risk of violence or aggression (i.e. due to an individual's sensory needs and associated distress/ risk when in the general ward environment). This policy will therefore apply to ALL individuals who are segregated from the general ward environment.



20. When should LTS be considered?

LTS may only be considered when:

- All other forms of treatment and management have been considered as ineffective/ inappropriate (e.g. Positive Behavioural plans including those to tackle incidents of violence and aggression, rapid tranquilisation and seclusion).
- It is in the best interests of the patient
- It is proportionate to the likelihood and seriousness of the harm threatened.
- There is no less restrictive alternative
- A patient may be felt to require LTS after a period in seclusion, when attempts to end seclusion have failed repeatedly due to ongoing high risk of harm towards others. In such cases, a decision should be made by the patient's Responsible Clinician about whether the use of LTS may be more appropriate than long periods in seclusion.

LTS may only be considered for patients detained under the MHA 1983.

20.1 Who needs to be involved in decisions relating to LTS?

Discussion must take place with the patient and their relatives or carers or advocate. The Code of Practice states that "...when consideration is being given to long-term segregation, wherever appropriate, the views of the person's family and carers should be elicited and taken into account..." (MHA CoP, para 26.150).

21. Long – Term Segregation environment:

The CoP states "...the environment should be no more restrictive than necessary. This means that it should be as homely and personalised as risk considerations allow..." (MHA CoP, para 26.151)

The minimum facilities required are:

- Bathroom facilities
- A bedroom
- Relaxing lounge area
- Access to secure outdoor areas
- Range of activities of interest and relevance to the patient

22. Initiating Long -Term Segregation:

It is anticipated that there would only be a very small number of Trust inpatients who would require Long-Term Segregation whereby their contact with the general ward

population is strictly limited.

At the Harplands clinicians should consider the transfer of an individual to the Psychiatric Intensive Care Unit (PICU), specific guidance for this service (Psychiatric Intensive Care Unit-Operational Framework) is available at the Harplands.

The decision to initiate Long- Term Segregation must be made by the MDT; it is then the responsibility of the patient's Responsible Clinician to complete the initial "Longterm Segregation monitoring form" (on paper until it is available as a form in the EPR from October 2019).

Additionally; The CoP requires a representative from the responsible commissioning authority to be involved in the decision to initiate LTS (MHA CoP, para 26.150).

22.1 Clinical Incident Form:

Where a decision to utilise Long Term Segregation has been made an incident report must be completed by the nurse in charge. This will include:

- The time date and time Long Term Segregation commenced and the name and designation of the person making the decision.
- The full reasons for the commencement of LTS.
- The time LTS ended and the rationale for this decision.

The use of LTS should be regarded as an "extra-ordinary event". It should therefore trigger a retrospective investigation report by the Quality Lead Nurse / Modern Matron.

22.2. Who else must be consulted when initiating LTS?

A decision to place a patient in LTS may only be made by the patient's Responsible Clinician and the multi-disciplinary team. Others who must be consulted:

- The views of the patient and his/her family/carers should be sought and taken into account.
- If it is felt that the patient may lack capacity to understand the rationale for LTS, a capacity assessment must be carried out. If the patient does lack capacity, all decisions made in his/her best interests should be documented.
- The patient's Independent Mental Health Advocate (IMHA) should be consulted. A representative from the responsible commissioning authority should be consulted.
- The local safeguarding team should be informed.

23. Care of the Person in Long-Term Segregation:

The CoP states that "...patients should not be isolated from

contact with staff or deprived of access to therapeutic interventions..." and "...it is highly likely they should be supported through enhanced observations..." (MHA CoP, para 26.152).

Services must make an assessment of the appropriate enhanced observations required for supporting the patient and for the safe management of the patient's sustained risk of harm to others. This will generally be a minimum of 2:1.

Staff supporting the patient in LTS should make written records of the patient's condition at least every hour.

It may become necessary for a patient to be placed in seclusion while they are in LTS, if there is acute behavioural disturbance where there is a need to contain an immediate risk of harm to others. At such times, the procedure for seclusion as laid out in this policy should be followed. When seclusion is terminated, the patient will return to LTS.

24. Long-Term Segregation Care Plan:

Staff must complete a LTS Care Plan on the EPR.

24.1 What should be in the Care Plan?

Every patient in LTS must have a specific LTS treatment plan. This should be prepared with input from the patient, where possible.

The aim of the treatment plan should be to end LTS (MHA CoP, para 26.152)

The LTS treatment plan should clearly state why LTS is necessary and should be supported by a comprehensive risk assessment and therapeutic plan.

The LTS treatment plan must detail the steps and therapeutic goals to be achieved in order for LTS to be terminated.

24.2 Who should we share the LTS care plan with?

The patient should have access to a copy of the LTS treatment plan, where possible. If this is not appropriate or possible, the patient must be informed of the steps and therapeutic goals they should achieve in order for LTS to be terminated.

Patients in LTS, and their relatives/carers should be given information by the Ward Manger or Responsible Clinician regarding:

- the visiting arrangements based on risk assessment;
- Emergency procedures e.g. Panic alarms, staff response etc.



The information given to the patient must meet the individual's

communication needs, for example people with additional needs such as physical, sensory or learning disabilities, and people who do not speak or read English.

25. Reviews during Long-Term Segregation:

Every formal review should attempt to determine if the risks have reduced sufficiently to allow the patient to be integrated into the wider ward community and to check on their health and welfare.

Less restrictive means of managing the patient's risks towards others must be considered at every stage.

25.1 LTS will be reviewed as follows:

Overview of LTS and Monitoring Process:

- Written record every hour by person supporting the patient in LTS.
- Daily review by an approved clinician, (who need not be a doctor)
- At least weekly review by the full MDT (including patient's Responsible Clinician or deputy, ward manager or deputy, and IMHA)
- Weekly review by a consultant psychiatrist not involved with the patient
- If LTS continues beyond 3 months, review by an external hospital, and discussion with IMHA and commissioner

25.2. Hourly Observation

Staff supporting the patient in LTS should make a record of the patient's mental state, communication, behaviour and risks to self and to others on at least an hourly basis.

Staff must complete Long-term Segregation observation record. This will remain a paper document and must be scanned into Lorenzo (patient clinical notes section) every 24hr period (Appendix 7).

25.3. Daily Reviews

There must be a daily review by an approved clinician, who need not be a doctor. This should be recorded in the electronic progress notes.

The approved clinician must complete Long- Term Segregation observation form to



indicate that the review has taken place and document the findings in the Clinical note section on the EPR, choosing the appropriate review title.

On weekends, the review may be conducted by telephone with nursing staff contacting the on-call consultant. Nursing staff will then complete the "Long term Segregation observation form" and document the findings in the Clinical note section on the EPR, choosing the appropriate review title.

25.4. Weekly Reviews:

The weekly review by the MDT should be carried out by the patient's Responsible Clinician or deputy, the ward manager or deputy, other members of the MDT who would normally be involved in the patient's care and the patient's IMHA.

Consideration should be given to whether less restrictive alternatives of managing the patient's risk to others are appropriate, and to provision of a full therapeutic programme, including, where appropriate, access to visitors. These considerations must be documented as part of the MDT review within Lorenzo.

Staff must complete the "Long-Term Segregation observation record sheet (Appendix 7) to indicate that the review has taken place and document the findings in the Clinical Note section on the EPR, choosing the appropriate review title.

Where successive MDT reviews determine that LTS continues to be required, more information should be available to demonstrate its necessity and explain why the patient cannot be supported in a less restrictive manner (MHA CoP, para 26.159)

The Code also requires periodic review of LTS by a senior professional not involved with the case (para 26.155). To meet this requirement, a weekly review of the patient and the treatment plan must be undertaken by a consultant psychiatrist who is not otherwise involved in that patient's care. The psychiatrist should complete the 'Long-Term Segregation observation' form to indicate that the review has taken place and document the findings in the Clinical note section on the EPR, choosing the appropriate review title.

25.5. Review of Extended Long-term segregation

If LTS continues beyond three months, a comprehensive review must be undertaken by an external organisation. The clinicians involved in this review must discuss the care of the patient with the patient's family, IMHA and the responsible commissioners. A written report should be provided to the detaining authority (e.g. Mental Health Law



Team or Ministry of Justice).

This review must be repeated every 3 months as long as LTS continues. This must be documented in 'Long- Term Segregation observation' form to indicate that the review has taken place and document the findings in the Clinical note section on the EPR, choosing the appropriate review title.

26. Termination of Long-Term Segregation:

LTS must be terminated when it is determined that the patient's risks have reduced sufficiently to allow them to be re-integrated into the ward.

The decision to terminate LTS should be taken by the MDT, following a thorough risk assessment and taking into account observations from staff of the patient's presentation during close monitoring of the patient's presentation in the company of others.

The MDT should consist of, as a minimum, the patient's Responsible Clinician and the Ward Manager. The patient's IMHA should also be consulted.

The RC and Ward Manager should complete the form "Long-term Segregation – observation form" and document the findings in the Clinical note section on the EPR, choosing the appropriate review title on the EPR.

27. Re-integration to the ward and Debrief:

The patient's LTS Care Plan and MDT review documentation should include a detailed account of all the steps to end LTS. The care plan should detail how the patient will be re-integrated back into the wider ward. It is expected that this will take place over a period of time, allowing the patient to gradually re-acclimatise to being in the company of other patients and staff.

Following the termination of LTS and complete re-integration into the ward, the patient should have a de-briefing session to explore their experience of LTS, their understanding of the rationale for it, and their current risks towards others.

28. Reporting and Monitoring:

In addition to Incident 'Ulysses' reporting, the following people must be informed at commencement of LTS, weekly reviews, and at termination:

- Associate Director of Directorate
- Deputy Director of Nursing, AHP & Quality



- Safeguarding Team
- Mental Health Law Manager

29. Trust Wide Monitoring of Seclusion and Longer Term Segregation:

The relevant directorate Clinical Director must monitor the use of seclusion within their services. The use of the Incident Reporting system and subsequent Investigation Report will allow for the monitoring of seclusion within clinical services and generate reports to provide assurance to the Senior Leadership Team meeting.

The Reducing Restrictive Practice Lead will produce quarterly figures on the use of seclusion within services and these will be presented to the Quality Committee on a quarterly basis.

30. Evaluation and Audit

The Trust will annually consider evaluation and audit of seclusion and long-term segregation as part of the Trusts annual audit cycle.

31. Supporting references:

Department of Health (2005): The Mental Capacity Act. Deprivation of Liberty Safeguards and the use of Restrictive Interventions.

Department of Health (2015): The Mental Health Act 1983: Revised Code of Practice.

Lavelle, M., Stewart, D., James, K., Richardson, M., Renwick, L., Brennan, G. & Bowers,

L. 2016, "Predictors of effective de-escalation in acute inpatient psychiatric settings",

Journal of Clinical Nursing, vol. 25, no. 15-16, pp. 2180-2188.

National Institute for Health and Clinical Excellence (NICE, 2005): Clinical Guideline 25; the short-term management of disturbed/violent behaviour in psychiatric in-patient settings and emergency departments.

National Institute for Health and Care Excellence (2015): Violence and Aggression: short term management in mental health, health and community settings.

Royal College of Nursing (2013): Draft guidance on the minimisation of and alternatives to restrictive practices in health and adult social care, and special schools.



Flowchart – Assessment for Seclusion Process: **Appendix 1** Nurse in charge assesses risks **RISK INCIDENT OF** Incident attended and appraisal by staff. Staff take control/ and immediate safety needs of: HARM TO SELF OR physical holding techniques **OTHERS OCCURS** Patient • applied; de-escalation Others . techniques applied. Environment • PATIENT CONTINUES TO Decision made to relocate SERVICE USER PRESENT WITH RISK service user to seclusion room AND NURSE TEAM **BEHAVIOURS WHICH** ENTER SECLUSION for further assessment of needs. CANNOT SAFELY BE CARED ROOM FOR WITHIN CURRENT

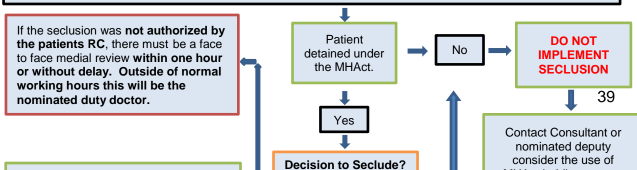
ENVIRONMENT AND RESOURCES.



Co-produced between patient and nursing staff

nitiation process-Adults and Young People Appendix 2

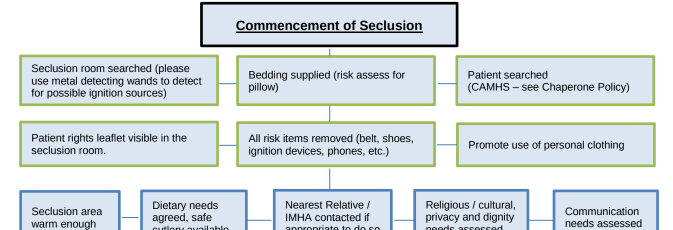
Definition – 'Supervised confinement and isolation of a patient away from other patients in an area from which they are prevented from leaving, where it is of immediate necessity for the purpose of the containment of severe behavioural disturbance which is likely to cause harm to others.





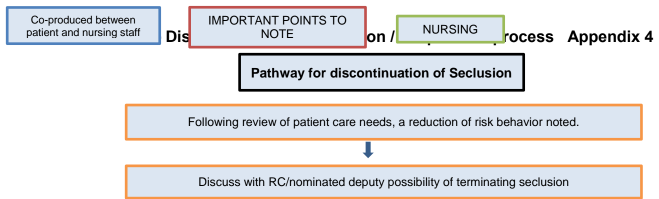
Flowchart - Seclusion Procedure



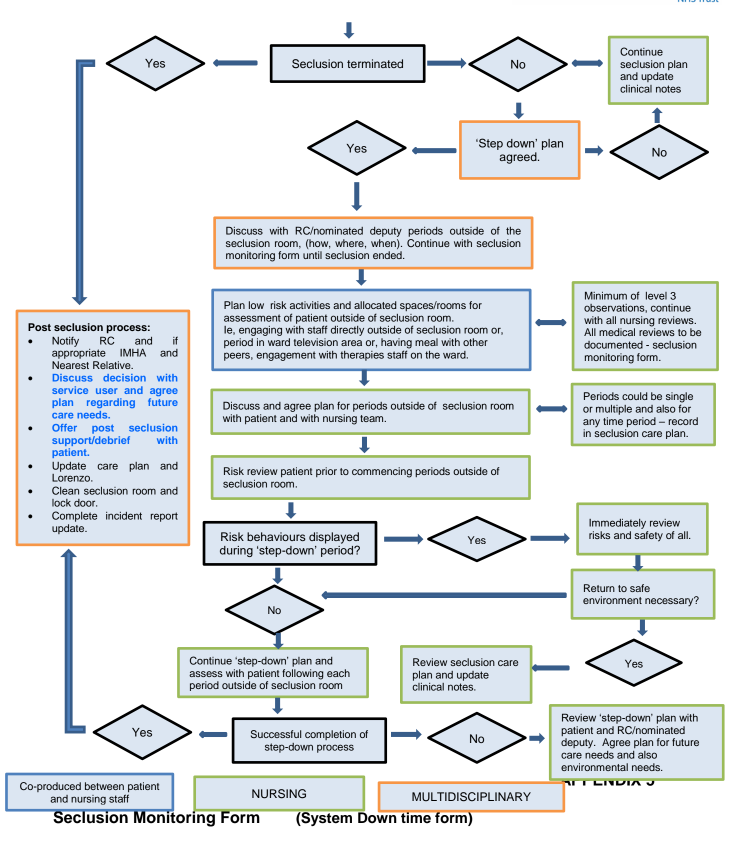




Risk event or risk behavior observed (self-harm, 'head banging', sexual safety concerns, violence or threats to harm, any other concerns, patient unobservable, physical health concerns noted, patient observed not to be moving).



Keele UNIVERSITY TEACHING TRUST North Staffordshire Combined Healthcare NHS Trust



To be added



Keele North Staffordshire **Combined Healthcare**

NHS

MINUTE CHECK

SECLUSION OBSERVATION RECORD SHEET - 15 APPENDIX 6

		APPEN	DIX 6		NHS Trust			
(The aim of	f observation is to safeguard th		condition	n and behaviour a	and to identify the earliest	time a	t which seclusion can end	l)
Level 3 Constant Visual		CCTV /			Date:		Time:	
		Privacy:						
Full Name:				NHS No.				
What items has the patient taken into the seclusion room?								
	e considered at each 15 minut							
Your assessment - The record made should include: •Diet and Fluids taken: (see chart). • Physical Health presentation • Physical description / ABCDE • the patient's appearance • what they are doing and saying • their mood • their level of awareness • any evidence of physical ill health especially following administration of rapid tranquilisation with regard to their breathing, pallor or cyanosis.							ey or or	
Time:		Observed behaviour:		Time:			Observed behaviour:	
Time:		Observed behaviour:		Time:			Observed behaviour:	
Time:		Observed behaviour:		Time:			Observed behaviour:	
Time:		Observed behaviour:		Time:			Observed behaviour:	
	I				·			
				Two-Hourly Recommendation	Seclusion to continue		Seclusion to end	
			4	44				

Patient's condition - Where a patient appears to be asleep in seclusion, the person observing the patient should be alert to and assess the level of consciousness and respirations of the patient as appropriate.

Keele North Staffordshire

Combined Healthcare

NHS

NHS Trust

MINUTE CHECK

SECLUSION OBSERVATION RECORD SHEET - 15

(The aim of	observation is to safeguard th	e patient, monitor their conditi	on and behaviour	and to identify the earliest ti	ime at which seclusion can end)	
Level 3 Consta	ant Visual	CCTV /		Date:	Time:	
	1	Privacy:				
Full Name:			NHS No.			
What items ha	s the patient taken into the sec	clusion room?				
	e considered at each 15 minute					
Your assessment - The record made should include: •Diet and Fluids taken: (see chart). • Physical Health presentation • Physical description / ABCDE • the patient's appearance • what they are doing and saying • their mood • their level of awareness • any evidence of physical ill health especially following administration of rapid tranquilisation with regard to their breathing, pallor or cyanosis.						
Time:		Observed behaviour:	Time:		Observed behaviour:	
Time:		Observed behaviour:	Time:		Observed behaviour:	
Time:		Observed behaviour:	Time:		Observed behaviour:	
Time:		Observed behaviour:	Time:		Observed behaviour:	
			Two House			
			Two-Hourly Recommendation	Seclusion to continue	Seclusion to end	
			2			

Patient's condition - Where a patient appears to be asleep in seclusion, the person observing the patient should be alert to and assess the level of consciousness and respirations of the patient as appropriate.



LONG TERM SEGREGATION (LTS) 1 HOURLY OBSERVATION RECORD SHEET APPENDIX 7 (The aim of observation is to safeguard the patient, monitor their condition and behaviour and to identify the earliest time at which LTS and to support subsequent approved clinician and MDT reviews)

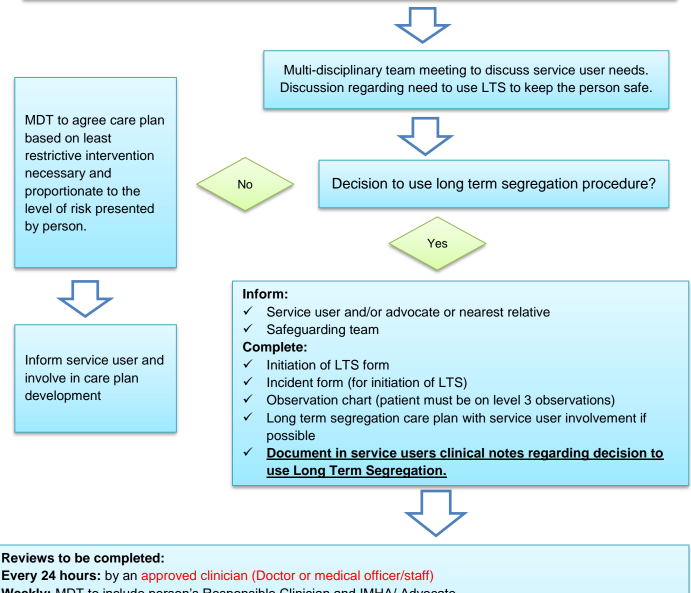
Full Name:	NH	IS No.			
Date:					
V	ormation is to be considered and recorded as part of				
Your assessment - The record made should include: •diet and fluids taken • physical health presentation • the patient's appearance • what					
they are doing	and saying • their mood • their level of awarene	ess, engag	gement with a	ctivities • any evidence of physical ill health especially	
following administration of rapid tranquilisation with regard to their breathing, pallor or cyanosis.					
Time:	Observed behaviour:		Time:	Observed behaviour:	
Time:	Observed behaviour:		Time:	Observed behaviour:	
Time:	Observed behaviour:		Time:	Observed behaviour:	
	Observed benaviour.		Time.	Observed behaviour.	
Time:	Observed behaviour:	Т	Time:	Observed behaviour:	
			<u> </u>		
Patient's condition - Where a patient appears to be asleep, the person observing the patient should be alert to and assess the level of					
consciousness and respirations of the patient as appropriate.					

Flowchart - Long Term Segregation APPENDIX 8

Keele ≶

Definition- Long Term Segregation

Long term segregation refers to a situation where, in order to reduce a sustained risk of harm posed by the service user to others, which is a constant feature of their presentation, a multi-disciplinary review and a representative from the responsible commissioning authority determines that a service user should not be allowed to mix freely with other service users on the ward or unit on a long- term basis.



Weekly: MDT to include person's Responsible Clinician and IMHA/ Advocate

At least every 28 days: Independent review team which should consist of 1 senior clinician (another Consultant Psychiatrist) and two other review team members (from outside the service and who are independent to the case e.g. workforce safety lead, patient safety lead, social worker, Psychologist or QI Lead/modern matron)

3-Monthly: Multi professional team from another trust to be determined by the Director of Nursing and Quality/ or other Executive Director of the Trust. The review should include discussions with the patients IMHA (where appropriate) and Commissioner.

THROUGHOUT EACH REVIEW SERVICE USER AND SERVICE USER ADVOCATE/NEAREST RELATIVE TO BE INVOLVED AND INFORMED OF ANY DECISION



APPENDIX 9

Long Term Segregation Monitoring Form (System Down time form)

To be added

