Introduction and Aim

This document supports the Section 5(4) Nurses’ Holding Power Policy, Mental Health Act, 1983.

To ensure staff are aware of their individual and collective responsibilities when considering use of the nurses’ holding power under section 5(4).

To provide clear guidance to staff in relation to their legal responsibilities under the Mental Health Act 1983 as amended by the MHA 2007.

To ensure that statutory requirements under the Mental Health Act 1983 are met.

Objectives

This procedure describes the following with regard to a nurses’ holding power:

- The purpose of a nurses’ holding power
- The process for assessing the suitability for the use of a nurses’ holding power
- The duties of the practitioners and agencies involved in the management of patients subject to a nurses’ holding power

Practitioners must have due regard to the Mental Health Act Code of Practice generally and specifically to the Guiding Principles when they are considering the use of a doctor’s holding power. This will ensure that considerations are given as to whether the objectives can be met in a less restrictive way.

Scope

This procedure applies to all of our staff in any inpatient setting where a person is receiving inpatient treatment in hospital and is not already liable to be detained or who is subject to a community treatment order (CTO).

Patients who are in hospital by virtue of a deprivation of liberty authorisation under the Mental Capacity Act 2005 (MCA) may be detained under section 5(4).

This power can only be used in respect of patients who are receiving hospital treatment for mental disorder; it is not sufficient for the patient to be merely suffering from a mental disorder. Although the power can be invoked in any hospital where the patient is receiving treatment for mental disorder, it is unlikely that a non-psychiatric ward will be staffed with nurses’ of the “prescribed class”.

Equality and Health Impact Assessment

There is potential for both positive and negative impact. The procedure is aimed at improving services and meeting diverse needs. Mitigation actions are already in place to offset any potential negative outcome, e.g. through the monitoring of the procedure. There is nothing, at this time, to
stop the procedure from being implemented.

Documents to read alongside this Procedure

- The Mental Health Act 1983 (as amended by the Mental Health Act 2007)
- Mental Health (hospital, guardianship, community treatment and consent to treatment) (Wales) regulations 2008
- The Mental Capacity Act 2005 (including the Deprivation of Liberty Safeguards delegated to this Act under the Mental Health Act 2007)
- The respective Codes of Practice of the above Acts of Parliament
- Domestic Violence, Crime and Victims Act, 2004

All Cardiff and Vale policies on the Mental Health Act 1983 as appropriate including:

- Section 5(4) Nurses’ Holding Power Policy
- Section 5(2) Doctors’ Holding Power Policy
- Section 5(2) Doctors’ Holding Power Procedure
- Hospital Managers’ Scheme of Delegation Policy
- Hospital Managers’ Scheme of Delegation Procedure

Approved by
Mental Health and Capacity Legislation Committee

Accountable Executive or Clinical Board Director
Mental Health Clinical Board Director of Operations

Author(s)
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Disclaimer
If the review date of this document has passed please ensure that the version you are using is the most up to date either by contacting the document author or the Governance Directorate.

Summary of reviews/amendments

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<tr>
<th>Version Number</th>
<th>Date of Review Approved</th>
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<tr>
<td>1</td>
<td>26/06/2018</td>
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## Glossary of terms

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<tr>
<th>Term</th>
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<tr>
<td>AC</td>
<td>Approved Clinician – A mental health professional approved by the Welsh Ministers to act as an approved clinician for the purposes of the Act. In practice, Health Boards take these decisions on behalf of the Welsh Ministers</td>
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<tr>
<td>Community Treatment Order (CTO)</td>
<td>The legal authority for the discharge of a patient from detention in hospital, subject to the possibility of recall to hospital for further medical treatment if necessary. Community patients are expected to comply with the conditions specified in the community treatment order.</td>
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<td>Form HO13</td>
<td>Statutory Welsh form to be completed by qualified nurser when implementing section 5(4)</td>
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<td>RC</td>
<td>Responsible Clinician - The approved clinician with overall responsibility for the patient’s case</td>
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<td>IMHA</td>
<td>Independent Mental Health Advocate – An advocate independent of the team involved in patient care available to offer support to patients.</td>
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<td>Mental Capacity Act (2005)</td>
<td>An Act of Parliament that governs decision-making on behalf of people who lack capacity, both where they lose capacity at some point in their lives and where the incapacitating condition has been present since birth.</td>
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<tr>
<td>MHRTfW</td>
<td>Mental Health Review Tribunal for Wales – A judicial body that has the power to discharge patients from detention, community treatment orders, guardianship and conditional discharge</td>
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<td>Part 4, Mental Health Act</td>
<td>The Part of the Act which deals mainly with the medical treatment for mental disorder of detained patients (including conditionally discharged and community treatment order patients who have been recalled to hospital). In particular, it sets out when they can and cannot be treated for the mental disorder without their consent.</td>
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<tr>
<td>Section 2</td>
<td>Compulsory admission of a patient to hospital for assessment and treatment for detention up to 28 days</td>
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<tr>
<td>Section 3</td>
<td>Compulsory admission to hospital for treatment and detention for up to six months</td>
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Section 17 leave
Formal permission for a patient who is detained in hospital to be absent from the hospital for a period of time; patients remain under the powers of the Act when they are on leave and can be recalled to hospital if necessary in the interests of their health or safety or for the protection of others.

Section 133
The duty of hospital managers to provide information nearest relatives of a patients discharge.

Keywords
Section 5(4), Nurses’ Holding Power, Mental Health Act, 1983

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1. **INTRODUCTION**
Under section 5(4) nurses’ of the prescribed class may detain a hospital inpatient who is already receiving treatment for the mental disorder for up to six hours. The decision to invoke the power is the personal decision of the nurse, who cannot be instructed to exercise the power by anyone else. This power may only be used where the nurse considers:

- The patient is suffering from mental disorder to such a degree that it is necessary for the patient to be immediately prevented from leaving the hospital, either for the patient’s health or safety or the protection of other people.
- The patient is not an informal patient who is also subject to a community treatment order.
- It is not practicable to secure the attendance of a doctor or approved clinician who can submit a report under section 5(2).

2. **PROCEDURE STATEMENT**
This procedure has been developed to guide staff on the implementation and management of nurses’ holding powers (Section 5(4)) in accordance with the Mental Health Act 1983 as amended by MHA 2007. This guidance has been developed in line with the Mental Health Act 1983 Code of Practice for Wales 2016 (Code of Practice).

Holding powers when implemented authorises the detention of the patient in the hospital for a maximum of six hours so the patient can be assessed with a view to an application for detention under the Act being made.

3. **SCOPE**
The Health Board has in place appropriate governance arrangements to monitor and review the exercise of functions under the Act on its behalf. The Mental Health and Capacity Legislation Committee is specifically for this purpose.

This procedure is applicable to all qualified nurses’ within all mental health inpatient settings.

4. **DUTIES AND RESPONSIBILITIES OF NURSES’ OF THE PRESCRIBED CLASS**
A nurse of the prescribed class is defined in the Mental Health (Nurses’) (Wales) Order 2008 as a nurse registered in sub-part 1 or 2 of the nurses’ part of the Register of the Nursing and Midwifery Council, with a recordable qualification in mental health or learning disability nursing as follows:

A nurse registered in **Sub-part 1** of the register, whose entry includes an entry to indicate the nurse’s field of practice is mental health nursing

A nurse registered in **Sub-part 2** of the register, whose entry includes an entry to indicate the nurse’s field of practice is mental health nursing
Sub-part 1 of the register, whose entry includes an entry to indicate the nurse’s field of practice is learning disabilities nursing
Sub-part 2 of the register, whose entry includes an entry to indicate the nurse’s field of practice is learning disabilities nursing

5. ASSESSMENT PRIOR TO IMPLEMENTATION
Before using the power, nurses’ should make as full as assessment as possible in the circumstances, but sometimes it may be necessary to invoke the power on the basis of only a brief assessment e.g. when events occur very quickly and the patient is determined to leave, the result of which could potentially have serious consequences if the patient was successful in leaving.

When making a full assessment they should assess:

- The likely arrival of the doctor or approved clinician
- The likely intention of the patient to leave, as it may be possible to persuade the patient to wait until a doctor or approved clinician arrives
- The harm that might occur to the patient or others if the patient were to leave the hospital before the doctor or approved clinician arrives. In this regard, the nurse should consider all aspect of the patient’s communication and behaviour, including:
  - The patient’s expressed intentions
  - The likelihood of the patient harming themselves or others, or behaving violently
  - Any evidence of disordered thinking
  - Any changes to their usual behaviour and any history of unpredictability or impulsiveness
  - Dates of special significance for the patient
  - Any recent disturbances on the ward
  - Any relevant involvement of other patients
  - Any formal risk assessments, which have been undertaken
  - Any other relevant information

The use of the holding power permits the patient’s detention for up to six hours or until a doctor or approved clinician with the power to use section 5(2) arrives at the place the person is being detained, whichever is the earlier. Detention under section 5(4) cannot be renewed although this does not prevent it from being used on more than one occasion if necessary.

The patient is detained from the moment the nurse makes the necessary record. The reasons for invoking the power and the time this was done should be entered on PARIS, the patients’ electronic record. A Form HO13 is completed by the nurse. These documents must then be faxed and posted to the Mental Health Act administration team.
A nurse using section 5(4) should use the least restricting intervention to prevent the patient leaving hospital.

The nurse must be fully aware of the diverse needs of the patient when considering detention and must take them into account at all times. They must ensure the patient fully understands what is happening to them in a language and format which they are able to understand, this will include sensory and cognitive abilities and physical impairment. Where necessary, an interpreter should be obtained.

The nurse should ensure that the patient is made aware of their rights under the Act and this is documented in the patients’ notes. Information and leaflets are available to download from the Cardiff and Vale, Mental Health Act intranet page.

Hospital managers should ensure suitably qualified, experienced and competent nurses’ are available to all wards where there is a possibility of section 5(4) being invoked.

6. **DOCTOR/APPROVED CLINICIAN RESPONSIBILITIES**
   The use of section 5(4) is an emergency measure, and the doctor or approved clinician with the power to use section 5(2) in respect of the patient should treat it as such and arrive as soon as possible. The doctor or approved clinician should not wait the maximum time of six hours before attending.

   The power to detain lapses once the doctor or approved clinician arrives to assess the patient. The time at which the patient ceased to be detained under section 5(4) should be recorded in the patient’s record, together with the reasons and outcome.

7. **MENTAL HEALTH ACT ADMINISTRATOR RESPONSIBILITIES**
   The Mental Health Act administrator will ensure that all relevant documents are received within the Mental Health Act Administration department.

   The Mental Health Act administrator will carry out the scrutiny of documents and ensure that forms comply with guidance and the persons completing the forms are authorised to do so.

   The Mental Health Act administrator will ensure that the original detention papers are filed in the patients’ statutory file within the Mental Health Act administration department.

8. **SECTION 17 LEAVE**
   A patient detained on section 5(4) cannot receive section 17 leave. They are not detained by virtue of either an application under section 2 or section 3 and therefore do not have a Responsible Clinician to grant such leave.

9. **COMMUNITY TREATMENT ORDER PATIENTS**
   Section 5(4) is not applicable to a patient subject to a Community Treatment Order (CTO). Patients can be recalled even during periods when they are in-patients. Therefore where it is considered necessary, the recall procedure must be used to detain the patient and within the 72 hours.
allowed a decision must be made whether to revoke the CTO.

Section 5(4) cannot be used to keep a patient in hospital after the end of the 72 hour recall period if the CTO has not been revoked.

10. **SECTION 18 ABSENT WITHOUT LEAVE (AWOL)**
A patient detained under section 5(4) who leaves the hospital is AWOL and can be retaken but only within the six hour period.

11. **INAPPROPRIATE USE OF SECTION 5(4)**
Section 5(4) cannot be used in the following circumstances:
- For an outpatient attending an accident and emergency department or any other outpatient facility.
- For a patient who is already liable to be detained in hospital or who is subject to a CTO.
- Is not to be used as a holding power simply for the purpose of persuading the patient to stay.

Patients should not be informally admitted with the sole intention of then using the holding power.

12. **ENDING OF SECTION 5(4)**
Section 5(4) holding powers last for a maximum of six hours and cannot be renewed.

Detention under section 5(4) will end if:
- The result of the assessment is a decision not to make an application under section 2 or section 3.
- An application under section 2 or section 3 is made.
- The patient is discharged for clinical reasons before an assessment can be undertaken.

The patient should be informed once they are no longer held under section 5(4) and advised of the reasons why. If this is because section 2 or section 3 was not applied, the patient should be informed they are free to leave hospital.

13. **MEDICAL TREATMENT OF PATIENTS**
Patients subject to section 5(4) are not subject to consent to treatment provisions contained in Part 4 of the MHA. If the patient is mentally capable of making a decision about treatment, the common law enables them to refuse to be treated for either a physical or mental disorder. However, if the patient is assessed as being mentally incapable of making a decision about treatment, the treatment can be provided under the Mental Capacity Act 2005 if it is deemed to be in their best interests.

14. **TRANSFER TO OTHER HOSPITALS**
Patients detained under section 5(4) cannot be transferred to another hospital under section 19, because they are not detained by virtue of an application made under Part 2 of the Act. This includes transfer between hospitals managed
by the same hospital managers.

A patient who is subject to section 5(4) of the Act but needs to go to another hospital urgently for treatment, security or other exceptional reasons, can only be taken there if they consent to the transfer. If the patient lacks capacity to consent to the transfer, any transfer must be carried out in accordance with the MCA.

If, following transfer, the patient tries to leave the receiving hospital, a new situation will have arisen. In this circumstance, the receiving hospital may need to use section 5(4) to provide authority to detain the patient in that hospital.

In all cases, if the conditions are met, an emergency application for detention under section 4 of the Act could be made by the sending hospital. The patient could then be transferred to the receiving hospital under section 19. Alternatively, an emergency application under section 4 could be submitted to the managers of the receiving hospital.

15. **APPEALS**
A patient detained under section 5(4) cannot make an application to the Mental Health Review Tribunal for Wales or appeal to the hospital managers.

16. **MONITORING**
Hospital managers should monitor the use of section 5(4), including:
- How quickly patients are assessed for detention and discharged from the holding power
- The proportion of cases in which applications for detention are, in fact, made following use of section 5(4).
- Ensure the patients are made aware of their rights under section 132 of the Mental Health Act.

17. **TRAINING**
The health board will provide ongoing training for staff who have a delegated duty under the scheme of delegation. Details of training courses available can be found by contacting the Mental Health Act administration team.

18. **IMPLEMENTATION**
This document will be widely disseminated to staff in Cardiff And Vale University Health Board. It will be published on the organisations intranet sites and referred to during training relevant to the Act.

19. **RESPONSIBILITIES**
19.1 **Chief Executive**
The Chief Executive Officer has overarching responsibility for ensuring that Cardiff and Vale University Health Board is compliant with the law in relation to the Mental Health Act.
19.2 Chief Operating Officer
The Chief Operating Officer is the Executive Lead for Mental Health. He has overarching responsibility for ensuring compliance with the contents of this procedure.

19.3 Designated Individuals
All qualified nursing staff caring for patients on mental health inpatient wards should be familiar with the procedures detailed in the document and other related policies/procedures.

20 REFERENCES
All staff will work within the Mental Health Act 1983 and in accordance with the Code of Practice for Wales 2007, Mental Capacity Act 2005, and Human Rights Act 1998.

Mental Health Review Tribunal for Wales www.justice.gov.uk/tribunals/mental-health