

To be completed by Mental Health Tribunal for Scotland

Background To Order

This order relates to (**Shade one only**):

- an application for the extension of a CO following first review (section 149) - CO only
- an application for the extension and variation of an order (section 92 / section 158)
- an application for the variation of an order (section 95 / section 161)
- an application for the revocation of a determination extending an order (section 99 / section 163)
- an application for the revocation or variation of an order (section 100 / section 164)
- a reference by the Mental Welfare Commission (section 98 / section 162)
- a Mental Health Tribunal for Scotland review of a determination to extend (section 101 / section 165)
- a reference by the responsible medical officer (section 96) - CTO only

Complete A or B as appropriate

A The order has been made as a result of a subsequent application for:

- an interim extension of the order
- an interim extension and variation of the order
- an interim variation of the order

This application was made by:

- the patient;
- the patient's named person;
- the patient's RMO;
- the Mental Welfare Commission; or
- any other person. (**Please provide details below**)

1

OR

B The Mental Health Tribunal for Scotland makes this order *ex proprio motu* for the following reasons:

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Previous Interim Extensions / Variations

Previous interim extensions and/or variations relating to the patient have authorised measures for a continuous period of:

days



Determination

Complete the appropriate option below.

Where there has been a variation to the measures or recorded matters as a result of this order, Parts 2a and 2b should be completed detailing ALL measures/recorded matters authorised by this order.

A: complete for - Interim Extension of Order (Section 105(b)(i) / Section 168(2)(b)(i))

The Mental Health Tribunal for Scotland authorises the extension of the order to which the application relates for the period of:

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days
(not to exceed 28 days)

B: complete for - Interim Extension And Variation of Order (Section 105(b)(ii) / Section 168(2)(b)(ii))

The Mental Health Tribunal for Scotland authorises the extension of the order to which the application relates for the period of:

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days
(not to exceed 28 days)

AND

varies the order until the expiry of the interim extension by modifying

- (i) the measures
- (ii) any recorded matter specified (compulsory treatment orders only)

C: complete for - Interim Variation of Order (Section 106(2) / Section 169(2))

The Mental Health Tribunal for Scotland authorises the variation of the order to which the application relates for the period of:

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days
(not to exceed 28 days)

The modification relates to:

- (i) the measures
- (ii) any recorded matter specified (compulsory treatment orders only)

D: complete for - Refusal Of Application

- The Mental Health Tribunal for Scotland refuses the application

Part 2b - Recorded Matter (Compulsory Treatment Orders only)

Complete A or B as appropriate

- A** The Mental Health Tribunal for Scotland wishes to specify as recorded matters within this order the following medical treatment, community care services, relevant services, other treatment care or service. **(Note: this must include ALL recorded matters appropriate to the order , and not just those that have been varied):**

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OR

- B** The Tribunal does not specify any recorded matters in this compulsory treatment order.

- The above position (A or B) is a variation from the recorded matter specified in the previous order.



Advance Statement

Complete A or B or C as appropriate

A As far as is practicable to ascertain, the patient does not have an advance statement under S275 of the Act.

OR

B As far as is practicable to ascertain: the patient has made and not withdrawn an advance statement under S275 of the Act; and the patient's current/proposed care and treatment are NOT in conflict with any wishes specified in that advance statement.

OR

C The patient has made and not withdrawn an advance statement under S275 of the Act. This advance statement IS in conflict with current/proposed care and treatment authorised by measures in this order. Please record in the box below:

- The date of the advance statement(s).
- Details of treatment that is in conflict with the advance statement and how.
- Where the conflict with the advance statement concerns treatment the patient specified wishes to receive, that they are not receiving, please provide details of this.
- Reasons for authorising measures that allow this treatment to be given/not given, despite the conflict with the advance statement, with reference to the Principles of the Act.

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Where the treatment is in conflict with the advance statement, a record of the above has been sent to:

- the patient
- the patient's welfare attorney
- the patient's named person (if any)
- the patient's guardian
- the Mental Welfare Commission (copy of this form and any other record which has been sent to the patient/others)

Signature / Date

Signed
by the Convener

Date
dd / mm / yyyy

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