



DEPRIVATION OF LIBERTY FORM No. 19

REQUEST FOR A REVIEW BY THE MANAGING AUTHORITY

Note: a deprivation of liberty can be ended before a formal review. If a managing authority decides that a deprivation of liberty is no longer necessary then they must end it immediately, by adjusting the care regime or implementing whatever other change is appropriate. The managing authority should then apply to the supervisory body to review the authorisation.

PART A — BASIC INFORMATION

Full name of the person being deprived of their liberty	Name		
Their date of birth (or estimated age if unknown)	DOB	d d m m	уууу
	Est. age		Years
Name and address of the hospital or care home where the person is being deprived	Name		
of their liberty	Address		
Person to contact at the hospital or care home	Name		
	Telephone		
	Email		
Name and address of the PCT or local authority to whom the form is being sent ('the supervisory body')	Name		
	Address		

PART B — GROUNDS FOR REQUESTING A REVIEW					
It appears to us (the managing authority) that the following qualifying requirement(s) is/are reviewable on the stated ground(s):					
	Place a cross in the relevant box(es) below (B1–B6) ∅				
B1 Th	HE AGE REQUIREMENT				
The age requirement appears to be reviewable on the ground that:					
A	The person does not meet the age requirement.				
B2 THE MENTAL HEALTH REQUIREMENT					
The m	nental health requirement appears to be reviewable on the ground that:				
Α	The person does not meet the mental health requirement.				
В	The reason why the person meets the mental health requirement is not the reason stated in the standard authorisation.				
B3 THE MENTAL CAPACITY REQUIREMENT					
The m	nental capacity requirement appears to be reviewable on the ground that:				
Α	The person does not meet the mental capacity requirement.				
В	The reason why the person meets the mental capacity requirement is not the reason stated in the standard authorisation.				
B4 THE NO REFUSALS REQUIREMENT					
The no refusals requirement appears to be reviewable on the ground that:					
Α	The person does not meet the no refusals requirement.				
В	The reason why the person meets the no refusals requirement is not the reason stated in the standard authorisation.				

B5 THE ELIGIBILITY REQUIREMENT						
The e	ligibility requirement appears to be revi	wable on the ground that	:			
А	(a) the standard authorisation authoris	s the person's deprivation of	of liberty in hospital; AND			
	(b) the person is subject to guardianship under the Mental Health Act 1983 ¹ OR meets the statutory criteria for being detained under section 2 or 3 of the					
	Mental Health Act 1983; AND					
	(c) the person objects to being accommodated in this hospital for the purpose of being given some or all of the proposed medical treatment for their mental					
	disorder; AND (d) no donee of a lasting power of attorney or deputy appointed by the Court of Protection has					
	consented to each matter to which the person objects.					
B6 THE BEST INTERESTS REQUIREMENT						
The best interests requirement appears to be reviewable on the ground that:						
Α	The person does not meet the best interests requirement.					
В	The reason why the person meets the best interests requirement is not the reason					
С	stated in the standard authorisation.					
	There has been a change in the person's case, as a result of which it would be appropriate to vary the conditions to which the standard authorisation is subject					
	(whether by amending or omitting an existing condition, or by adding a new condition).					
PART	C — REASONS FOR OPINION THAT O	IE OR MORE REQUIREME	ENTS IS REVIEWABLE			
The reasons why it appears to the managing authority that one or more of the qualifying requirements is						
review	vable are as follows:					
Signe	d	Signature				
	ehalf of the managing authority)	Print name				
		Position				
Dated		Date				

¹ References in this form to provisions of the Mental Health Act 1983 include provisions of other enactments that have the same effect.