

Our Ref: 67595

13 May 2021

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NHS Southport & Formby CCG 5 Curzon Road Southport PR8 6PL

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Re: Freedom of Information Request

Please find below the response to your recent Freedom of Information request regarding S117 (Mental Health Act) Aftercare of NHS Southport and Formby CCG.

Request/Response:

Please see Appendix 1

	Please identify and pro	ovide contac	Tracey Forshaw, Deputy Chief Nurse	
	details for the correct	person with	tracey.forshaw@southseftonccg.nhs.uk	
	responsible for inform	ation regard	0151 317 8456	
	this may be the S117 o	ommissione		
	Unit / Continuing Heal	th Care com		
	S117 places an enforceable duty on both Health (Clinical			
	Commissioning Group (CCG)) and Social (Local			
	Authority/Council (LA)) Services to provide aftercare services			
	to individuals on discharge from hospital. This request is to			
	better understand how CCGs meet this duty.			
	Please Comments			
	indicate which			
	For each of the followi	ng question		
	different or you have o	different pol		
	(e.g. Older Peoples Mental Health, Learning Disability etc)			
	please provide a separate response for each group.			



1	Please provide a brief outline of how you determine and agree the allocation of \$117 aftercare costs between the CCG and Relevant Local Authority?	V	For s. 117 after care for people with a learning disability, the Local Authority and CCG have in place an interim arrangement in place to agree the allocation of s. 117 after care costs of 50/50. In Mental Health there is currently an agreement between the LA and CCG's of a 50/50 Joint Funding agreement for mental health needs. This is an interim agreement until the Merseyside Standard Operating Policy (SOP) is ratified.	
2	Do you apply a generic split (or pooled budget) for S117 aftercare costs e.g. a 50:50 (or other specific) split of costs between LA & CCG? If YES, please specify the respective shares.	Y circle one Split	For s. 117 after care for people with a learning disability, there is an interim arrangement are 50/50 split for both the CCG and Local Authority. In Mental Health there is currently an agreement between the LA and CCG's of a 50/50 Joint Funding agreement for mental health needs. This is an interim agreement until the Merseyside SOP is ratified.	
2a	If you apply a generic split in determining CCG and LA contributions, does this apply to all individuals in receipt of S117 aftercare or to specific patient groups only? Please specify.		The 50/50 split is in place for all individuals who have a package of care above £500 per week, who are in receipt of s117 aftercare. Where the package of care is up to £500 per week the CCG funds the package of care via block contracting arrangements with Mersey Care NHS Foundation Trust. In these cases, the packages are 100% funded by the CCG.	



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2b	If you apply a	These would be the costs	
	generic split in	attributed to what the NHS	
	determing CCG and	would be expected to	
	LA contributions for	fund. This would exclude	
	any or all patients,	holidays, trips, specific	
	does this apply to	items of purchase. In	
	the full cost or only	Mental Health, if the	
	to costs above a	funding is for low level	
	specific financial	pertaining to social care	
	threshold? If the	needs only, health funding	
	latter applies, please	may be declined. However,	
	specify the relevant	the CCG will retain the	
	threshold.	clinical statutory duties,	
		with the provision of	
		specialist mental health	
		services as part of the s117	
		after care arrangements,	
		as set out in the Mental	
		Health Act.	
3	If the share of costs	Not applicable as the costs	
	between the CCG	are shared equally	
	and LA is, instead,	between the CCG and	
	agreed either for all	Local Authority.	
	individuals or for a		
	specific patient		
	group, on a case by		
	case basis, please		
	outline how the		
	respective shares of		
	contributions are		
	derived and provide		
	a copy of the criteria		
	/ tools used to		
	achieve this .		
3a	Where funding	N/A	
	shares are agreed on		
	a case by case, how		
	often are the shares		
	applicable in		
	individual cases		
	reviewed?		



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3b	Where funding		N/A	
	shares are agreed on			
	a case by case basis,			
	please provide the			
	proportion of total			
	S117 aftercare costs			
	which are			
	attributable to, and			
	paid by the CCG?			
	Please specify if this			
	proportion is based			
	on the total cost all			
	individuals or			
	whether it relates to			
	e.g. packages of care			
	commencing in a			
	specific period e.g.			
	the financial year			
	2020/2021.			
	If you do not			
	routinely record this			
	information, can you			
	please provide an			
	estimate of the			
	proportion of costs			
	in such cases which			
	are paid by the CCG?			
4	Does the total cost	N	No, all costs are calculated	
4		IN		
	identified for joint		excluding core and	
	funding under S117		universal services, which	
	aftercare		are free at the point of	
	arrangements		need.	
	include the costs of			
	universal health			
	service provision			
	(e.g. GP & primary			
	care services,			
	community mental			
	health team activity,			
	community nursing			
	and costs of			
	medications etc.)? If			
	so, please advise			
	what is specifically			
	included or			
	excluded.			



5	When S117	Υ	The current agreement	
	aftercare requires		between the CCG and LA is	
	placement in a		a 50/50 split including the	
	Nursing Home, with		FNC. (Cost of package of	
	support from a		care + FNC) divided 50/50.	
	Registered Nurse for		However, those people in	
	their mental health		receipt of s.117 aftercare	
	needs, is the CCG		may also be eligible for	
	share of costs based		Continuing Health Care	
	on a total cost which		(CHC) funding depending	
	includes FNC		on the level of need. s117	
	contribution or is		aftercare does not	
	FNC excluded from		preclude the individual's	
	the total cost before		assessment of entitlement	
	that cost is		under CHC	
	apportioned?			