Policy Title: Administration of Electroconvulsive Therapy

Scope: All facilities operated by the Department of Mental Health shall utilize the stated policy governing the administration of Electroconvulsive Therapy (ECT).

Policy: To ensure the administration of ECT as a valid treatment modality and to protect the rights of patients in the care of the Department of Mental Health, it shall be the policy of the Board of the Mississippi Department of Mental Health to:

I. Establish guidelines for the determination of the necessity of the administration of ECT;

II. Delineate indications for the use of ECT;

III. Establish an ECT Committee;

IV. Define ECT as a treatment of choice;

V. Establish guidelines for consent to ECT;

VI. Establish limitations on the administration of ECT; and

VII. Establish a reporting procedure of ECT treatments.

Procedure: The following shall be the procedure and definition of terms to implement the stated policy for the administration of ECT:
I. **DEFINITIONS**

A. Electroconvulsive therapy (ECT) means a form of somatic treatment for certain psychiatric illnesses in which electrical current applied to the scalp results in a seizure.

B. Emergency means a psychiatric disorder of such severity as to constitute an immediate threat to the life of a patient.

Psychiatrist means a licensed physician who is certified or eligible for certification in psychiatry by the American Board of Psychiatry and Neurology.

D. Nurse anesthetist means a nurse certified by the Mississippi State Board of Nursing as a registered nurse anesthetist.

II. **DECISION TO USE ECT-PRELIMINARY CONSIDERATIONS**

A. The decision to use ECT must be based on a careful assessment of the etiology of the disease, the patient’s symptomatology, the degree of impairment, emergency factors such as suicide risk or danger of exhaustion, and the patient’s physical status. The latter is to be viewed not only from the standpoint of the danger of treatment itself, but is to include an assessment of suspected potentiation of combined anesthetic and chemotherapeutic agents.

  Consideration must be given to alternative methods of treatment.

B. The use of ECT will be determined by positive indication. Fully supportive documentation of all factors considered in arriving at the decision to use ECT will be entered into the patient’s permanent medical record by the patient’s attending physician.
and any consultants, medical or legal, who review the patient’s need for ECT.

C. Indications of the use of ECT:

1. ECT is an effective treatment in cases of:

   a. Severe depression where the risk of suicide is high, and/or where the patient is not taking adequate food or fluids, and/or where the use of drug or other therapy entails high risk, and/or will take an unacceptably long period to manifest a therapeutic response;

   b. Severe psychoses characterized by behavior which is a threat to the safety and well-being of the patient and/or others and for which antipsychotics and/or antidepressants cannot be employed because of adverse reactions or because of the risks which their use entails;

   c. Severe catatonia which has not responded to drugs and/or where the patient is not taking food or fluids and/or where drug therapy of other means entail unacceptable risks and/or coexisting medical problems (e.g., recent myocardial infarction) either require prompt resolution of the mania and/or make the use of drug therapy unacceptable.

2. ECT is probably effective in:
a. Depression, particularly that characterized by vegetative or endogenous symptoms, which has not responded satisfactorily to an adequate course of therapy with antidepressant medications, or when the use of drug therapy is contraindicated; or,

b. Psychoses, particularly those with an endogenous affective component, which have not responded to an adequate trial of anti-psychotic drugs or where drugs cannot be used because of adverse reactions.

D. Decision to use outpatient ECT.

1. The decision to use outpatient ECT will be based on careful assessment of the patient’s ability to be treated in the least restrictive environment.

2. Attending MSH physician will submit a consult to the ECT chairman for evaluation of patient/resident/client for outpatient ECT while a pending resident/client of Mississippi State Hospital Community Services.

3. The patient/client resident should demonstrate a period of appropriate functioning for a period of 6 months while on maintenance ECT.

Prior to imminent discharge:

4. Maintenance ECT should be required no more frequently than every three weeks.

5. The chairperson of the ECT department, along with
the MSH Community Services physician, can
determine frequency of outpatient ECT according to
improvement of patient or imminent decompensation.

6. See Community Services policy “Outpatient
(Consumer) Electroconvulsive Therapy” for detailed
procedures regarding preparation of
patients/consumers scheduled to have ECT on an
outpatient basis and post ECT observation -
monitoring.

III. ECT COMMITTEE

Each institution offering ECT shall have an ECT Committee
composed of three (3) members. Two (2) members shall be
full time medical staff of the institution and shall be
appointed by the Clinical Director or President of the Medical
Staff. At least one shall be a psychiatrist. The third member
of the committee will be a patient advocate appointed by the
Hospital Director. Alternate physician and patient advocate
members shall be designated by the Clinical Director or
President of the Medical Staff and the Director of the
institution respectively.

IV. ECT AS TREATMENT OF CHOICE

A. ECT shall not be administered, even in an emergency, written
approval of a lawyer licensed to practice in the State of
Mississippi and who shall be appointed by the Hospital
Director to assess the patient’s ability to consent freely and
without coercion to ECT. Approval must be documented in
writing together with the clinical evaluation and will be part
of the patient’s permanent medical record. This evaluation
shall include, but not be limited to, the patient’s physical and
neurological condition, the disorder for which ECT is
proposed, and the results of laboratory, x-ray, and ECG tests.
The medical evaluation shall also include the opinion of the
staff committee members as to whether the patient is capable
of giving informed consent to the proposed treatment.

B. ECT will not be administered to persons under sixteen years
of age unless all of the following conditions are met:

a) Two qualified, experienced child psychiatrists are not directly involved in treating the patient will: examine the patient, consult with the attending physician and document their concurrence with the treatment in the patient’s medical record, and

b) the parent or legal guardian of the patient has given informed consent, and

c) a court order for treatment is obtained.

C. ECT shall be administered to patients with serious physical conditions, such as space occupying lesions of the central nervous system, myocardial infarction within the past three (3) months, or uncompensated congestive heart failure, only after an evaluation by a physician who is knowledgeable and experienced in the appropriate area of medicine.

V. CONSENT TO ECT

A. Full Explanation.

Every patient shall be given a full explanation of ECT. The patient shall be given the opportunity to have any questions concerning the procedures answered, to meet with a member of the committee, and to seek legal counsel.

B. Legal Review and Independent Evaluation.

The lawyer appointed by the Hospital Director will evaluate the patient’s willingness and ability to consent to ECT freely and without coercion. If, after the lawyer has reviewed the medical record and met with the patient, the lawyer requests an independent evaluation of the patient’s competence, the Clinical Director will arrange for an evaluation of the patient’s competence by an independent psychiatric consultant,
who may be on the consulting staff of Mississippi State Hospital. The independent psychiatrist will document the findings of his evaluation in the patient’s clinical record and report such findings to the ECT Committee.

Committee Concurrence

Following an evaluation by the independent psychiatrist, ECT shall not be administered without the concurrence of two (2) committee members with the determination of the consulting psychiatrist.

D. Competent Patients (except in an emergency).

1. No adult patient shall be given ECT unless informed consent has been obtained.

2. No minor patient between sixteen and twenty-one years will be given ECT unless the parent or legal guardian of the person has given informed consent.

3. No minor patient under sixteen years of age will be given ECT without an order from court of competent jurisdiction.

E. Incompetent Patients.

ECT shall not be administered to incompetent patients unless informed consent has been obtained from:

a. The individual designated as the correspondent in the patient’s medical record, provided that person meets the criteria set forth in Section 41-41-3 of the Mississippi Code of 1972, or, if the person is not qualified, or unavailable, from another person as designated by the same statute. Documentation should reflect if consent is
sought from more than one person, and consent shall not be valid if there is disagreement between persons related to the patient to the same degree.

b. Unless treatment has been ordered by a court of competent jurisdiction.

F. Emergency.

If an emergency exists, consent to ECT may be implied as provided in Section 41-41-7 of the Mississippi Code of 1972, only for such treatment as is necessary to remove the immediate threat to life of the patient.

VI. INFORMED CONSENT

A. In order to obtain informed consent, the following information must be communicated:

1. A fair explanation of the procedures to be followed and their purposes; which shall include disclosure of the extent and duration of the proposed treatment.

2. A description of any benefits reasonably to be expected.

3. A description of any attendant discomforts and risks reasonably to be expected.

4. A disclosure of any appropriate alternative procedures that might be advantageous to the patient.

5. An offer to answer any questions about the procedures.
6. Instruction that consent may be with-drawn at any time without prejudice to the patient.

B. If consent is being sought from a relative, guardian or conservator, an effort should be made to inform that person of any statements made by the patient about such treatment.

C. Consent should be obtained in writing by a physician and shall be witnessed. When consent is obtained by telephone, the circumstances justifying this method must be thoroughly documented. The consent form should be mailed for the signature of the person from whom consent was obtained.

D. When consent is obtained by telephone, arrangements should be made to obtain written confirmation.

VII. LIMITATIONS

A. No patient may be administered more than thirty (30) ECT treatments in a twelve (12) month period, dated from the date of the first treatment, without the written approval of the Clinical Director of the hospital administering the ECT.

B. The need for continued ECT will be assessed at least annually for each patient at Mississippi State Hospital who receives Maintenance ECT.

C. Informed consent must be obtained at least annually for each patient receiving Maintenance ETC.

A. The clinical record of each patient receiving ECT will contain at least the following documentation:

1. Sex, age and hospital number of the patient;

2. Identity and relationship of person giving
consent;

3. Diagnosis for which ECT is given;

4. Whether condition considered an emergency;

5. Documentation by a representative of the ECT with regard to administering ECT to the patient, the attorney’s opinion, and whether an independent psychiatric consultation has been ordered;

The written report of an independent psychiatric consultant where ordered;

6. Dates and numbers of treatments given; and

7. Documentation of positive effects, complications, or adverse effects of ECT.

B. The ECT Committee shall make a written report monthly to the Executive Committee of the Medical Staff. The written report shall include but not be limited to:

1. Number of patients receiving an acute course of ECT during the previous month;

2. Number of patients receiving Maintenance ECT and the frequency of the ETC.

3. Description of any procedural problems in implementing ECT regulations during the previous month; and

4. Description of any unusual complications, or serious adverse effects to any patient receiving ECT.

5. Number of Outpatient ECT treatments.
Annually, the Director of the Institution shall forward to the Executive Director of the Department of Mental Health, a report which shall include but not be limited to:

1. The number of patients receiving an acute course of ECT during the previous year;

2. The number of patients receiving Maintenance ECT during the previous year, including the frequency of the ECT and the total number of ECT treatments in the previous year;

3. A description of any procedural problems in administering the ECT Regulations which have occurred during the previous year; and

4. A description of any unusual complications or serious adverse effects experienced by patient receiving ECT in the previous year.

5. The number of patients receiving Outpatient ECT treatments.

IX. EFFECTIVE DATE

This regulation shall take effect and be in force from and after its adoption by the State Board of Mental Health.

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