Form approved by the Ministry of Social Affairs and Health

DECISION ON LIMITATION OF CONTACT (The Mental Health Act, Section 22 j)

(Please fill in using the language of the form)

1.	Personal data of the patient	Surname Personal identity code		
	the patient	Given names		
		Civen names		
		Pursuant to Chapters 2 through 4 of the Mental Health Act,		
		the patient has been ordered to treatment or examination		
		has been admitted for observation		
2.	Decision	The aforementioned patient's contacts with persons outside the hospital will be restricted as follow		
limitation of incoming calls Imitation of outgoing calls		limitation of incoming calls — limitation of outgoing calls extent of the limitation:		
		extent of the initiation.		
		Restrictions are hereby imposed concerning		
		sending		
		extent of the limitation:		
		a) a letter or other comparable message sent by the patient may be		
		withheld read		
		b) a letter or other comparable message addressed to the patient may be		
		withheld read		
		c) limitation by other means		
		extent of the limitation:		
		the use of equipment and devices used for maintaining contact is restricted		
		extent of the limitation and the equipment or devices the use of which is restricted:		
		·		
		the equipment and devices listed below that are used for maintaining contact and that are in the patient's possession will be seized by the hospital		
		equipment and devices used for maintaining contact that will be seized by the hospital:		
		equipment and devices used for maintaining contact that will be seized by the nospital.		
		the recention of questo will be restricted		
		the reception of guests will be restricted extent of the limitation:		
		exicit of the initiation.		
		contacts with persons outside the hospital willl be entirely prevented		
lmr	ortant considerations	Under this decision, the correspondence or other contacts are not restricted between a patient and		
	S. Carro Corrolla Controlla	authorities that supervise the activities of the hospital, judicial authorities, or international bodies that monitor the implementation of human rights. This decision does not restrict contacts of a patient with their legal adviser or the patient ombudsman of the hospital.		

3.	Grounds	Reason for the limitation of contacts				
		□ the contacts would seriously hamper the patent's treatment or rehabilitation				
		□ the contacts would seriously hamper the patent'	s safety			
		☐ the restriction is necessary to protect the privacy	of another person			
		Detailed reasoning (must always be recorded in the	·			
		(
4.	Other persons the	Name and additional information				
	limitation pertains					
	to					
5.	Period of validity	Period of validity of the decision				
	of the decision	-				
		The decision on a limitation of contacts must be tem maximum of 30 days at a time. The validity of the de				
		involuntary treatment, examination or observation, as				
		Health Act, are no longer met.				
6.	Hearing	Before a decision is made on the matter, the patient as set forth in section 22 j(5) of the Mental Health Ac				
		Procedure Act (434/2003). The provisions on the leg				
		hearing of the legal representative are laid down in s				
		Procedure Act. If the matter is decided without such section 34(2) of the Administrative Procedure Act. The section 34(2) of the Administrative Procedure Act.				
		the decision. In addition, the patient's written accoun	t can be appended to the decision if such has			
		been given by the patient. If the patient does not exp how the patient has been provided with an opportuni				
Hea	aring of the patient	The patient's opinion	ty to be near a mast be recorded in the decicion.			
Hai	oving of the level	The patient's written account is enclosed if the patient has given any				
Hearing of the legal representative		Name of the legal representative	public guardian			
			custodian			
			other legal representative, who?			
		Opinion of the legal representative				
		The legal representative's written account is encl	osed if the legal representative has given any			
			public guardian			
		Name of the legal representative	custodian			
			other legal representative, who?			
		Opinion of the legal representative				
		,				
		The legal representative's written account is enc	losed if the legal representative has given any			
		logar representative e written decodift is one				

	aring of other persons cerned	Before a decision is made on the matter, the other persons concerned known to the hospital must, as far as is possible, be provided with an opportunity to be heard as set forth in section 22j(5) of the Mental Health Act and in sections 34 and 36 of the Administrative Procedure Act (434/2003). Other person concerned means an individual who has such a special relationship with the patient that limiting the patient's contacts violates this other person's rights if the decision concerns them. If the matter is decided without such hearing, this must be duly justified pursuant to section 34(2) of the Administrative Procedure Act. Other persons concerned to be heard				
		Name		Opinion of the	person hea	ard
				,		
				The writter		of the person heard is enclosed if the person
					n account c ard has giv	of the person heard is enclosed if the en any
				The written		of the person heard is enclosed if the en any
					n account o ard has giv	of the person heard is enclosed if the en any
				person he	ard has giv	of the person heard is enclosed if the en any
7.	Date and signature	Date		Physician's signa	ature	
		Hospital		Printed name, tit	e, position	and identification code
8.	Provider of further information	If needed, further information on the decision is provided by: Name and contact information				
9.	Notification of	Notification of the decision to the patient				
	decision	Date	Name of the recipient of the notification: Name and signature of the person where the served the decision		Name and signature of the person who served the decision	
With my signature I hereb have today been served v the limitation of contacts		served with a decis				
		Decision was served on the date mentioned above but the patient refused to sign the notification.				
Witnessed by:						
		Signature and clarification of signature Signature and clarification of signature			and clarification of signature	
		Notification of the decision to the legal representative				
			Name and signature the decision or the decision is served in person, the method instead of signature	method of notificat n some other way of notification is r	ion. (If the than in	Name and signature of the person who served the decision

		of the decision to other persons concerned. entiality of patient information must be taken	into account when the decision is served.)
	Date	Name and signature of the person served w the decision or the method of notification. (If decision is served in some other way than in person, the method of notification is recorde instead of signature.)	the served the decision
10. Appeal instructions		against this decision can be lodged with the f	ollowing appellate authorities:
		ninistrative Court of Helsinki ninistrative Court of Hämeenlinna	
	□ Adr	ninistrative Court of Eastern Finland	
		ministrative Court of Northern Finland	
		ninistrative Court of Turku ninistrative Court of Vaasa	
		ninistrative Court of Åland	
	Postal addre	ess and electronic contact information of the	appellate authority (telefax and e-mail address):

Appeal instructions

This decision may be appealed by lodging a written appeal with the above-mentioned Administrative Court. The appeal period is fourteen (14) days of receiving notice of the decision, excluding the day on which the notice is received. The date on which the notice is received is indicated in the certificate of service or the acknowledgement of receipt. If the decision has been served by sending a letter without an acknowledgement of receipt, the addressee is deemed to have received notification in seven (7) days from the sending of the letter, unless proved otherwise. However, an authority is deemed to have received notice of a decision on the date of arrival of the letter. In case of substitute service, the decision is considered to have been served, unless proved otherwise, on the third (3) day from the day indicated in the certificate of service or the acknowledgement of receipt.

The right of a public guardian, a custodian, or other legal representative to be heard on behalf of a person without legal capacity is governed by the Administrative Judicial Procedure Act (586/1996).

An appeal against a decision to restrict the contacts of a minor may be lodged by the minor themselves if aged 12 or over, as well as by the minor's guardian, public guardian or other legal representative, or by another party concerned whose contacts with the child have been limited with the decision.

The appeal must contain the following information: the decision the appeal concerns, in which respects the decision is being appealed against, the changes that are requested to be made, and the grounds for the requested changes.

The appeal must state the appellant's name and municipality of residence. If the appellant's right to be heard is exercised by their legal representative or attorney, or if the appeal has been drawn up by some other person, the appeal must also state that person's name and municipality of residence. In addition, the appeal must state the postal address and telephone number where notices relating to the matter can be forwarded to the appellant.

The appellant, their legal representative, or their attorney must sign the appeal. The attorney must produce a power of attorney, as set forth in section 21 of the Administrative Judicial Procedure Act. A document which has been sent to an authority in electronic format need not be signed with a signature if the document contains the sender information and there is no reason to doubt the authenticity or integrity of the document. If a document which has been delivered to an authority in electronic format contains a statement about the attorney's power, the attorney need not provide a power of attorney. However, the authority may order that a power of attorney must be provided if the authority has reasons to suspect the attorney's powers or the scope of the powers.

The following must be attached to the appeal: 1) the original or a copy of this decision, 2) a certificate of the date of service of the decision unless it can be seen from this decision, or some other proof of the date when the appeal period started to run; and 3) the documents on which the appellant relies in support of their demand, unless these have already been delivered to the authority.

The appeal documents must be delivered to the appellate authority at the latest on the last day of the appeal period, within the office hours of the government agency. If the last day of the appeal period falls on a Saturday, Sunday, a public holiday, the Independence Day, the First of May, the Christmas Eve or the Midsummer Eve, the appeal may be delivered to the appellate authority on the first weekday following that day. The appeal documents can be sent by mail, telefax, e-mail or through a courier, at the sender's own risk. The appeal documents which are sent by mail, telefax or e-mail must be sent in good time so that they arrive before the end of the appeal period. An appeal which has been sent by telefax or by e-mail must be available to the Administrative Court in the Court's reception device or IT system, before the end of the appeal period so that it is possible to technically process the document. for technical processing before the expiry of the appeal period.

An appeal document addressed to the Administrative Court may, within the appeal period, also be lodged with the chief physician in charge of psychiatric treatment in the hospital or with another person appointed for this purpose. The chief physician shall forward the appeal document to the Administrative Court and append to it his/her own statement and the documents on which the decision subject to appeal is based on.

At the hospital, the appeal can be lodged with:

11.	Reception of appeal	Recipient of the appeal, name and position or job title Date and time when the appeal was lodged
		A certificate of the reception of the appeal must be given, and the name of the person who submitted the appeal and the date of reception of the appeal must be recorded in the appeal. The chief physician must send the appeal, the documents the decision subject to appeal is based on, as well as their own statement concerning the appeal to the appellate authority without delay.
12.	Enforcement of decision	A decision on the limitation of contacts is enforced immediately irrespective of whether an appeal has been lodged. When an appeal has been lodged against the decision, the appellate authority may prohibit the enforcement of the decision or order its suspension.