

DEPRIVATION OF LIBERTY FORM No. 14

## SUSPENSION OF A STANDARD AUTHORISATION

On completion, this notice should be sent to the supervisory body, who should then give a copy of it to the person concerned and, if they have one, their relevant person's representative.

PART	Δ	RASIC	<b>INFORMA</b>	MOIT
FAIL	_	DAGIC		

Full name of the person who is subject to the standard authorisation	Name			
Their date of birth (or estimated age if unknown)	DOB	d d m m	y y y y	
	Est. age		Years	
Their present address	At this hosp	ital or care home		
(The person's present address may be different if, for example, they have been detained in a hospital under the Mental Health Act 1983 <sup>1</sup> )		nt address which is diately below:		
	Address			
Name and address of this hospital or care home	Name			
	Address			
Person to contact at the hospital or care home	Name			
	Telephone			
	Email			
Name of the PCT or local authority to whom this form is being sent ('the supervisory body')	Name			
PART B — NOTICE THAT THE STANDARD AUTHORISATION HAS BEEN SUSPENDED				
The above person no longer meets the eligibility requirement for a standard deprivation of liberty authorisation under the Mental Capacity Act 2005.				
The standard authorisation previously given is therefore suspended from the time this notice is given.				
The effect of this notice is that the standard authorisation no longer authorises the hospital or care home to deprive the person of their liberty.				

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

PART C — REASON WHY THE PERSON NO LONGER MEETS THE ELIGIBILITY REQUIREMENT					
For the reason given below, the person is no longer eligible to be deprived of their liberty under the Mental Capacity Act 2005.					
Answer ALL of the statements in rows C1 to C4 below Yes or No by placing crosses in the relevant boxes.					
If the answer to ANY of the questions is 'Yes' then the person is no longer eligible to be deprived of their liberty under the standard authorisation. If the answer to ALL of the questions is 'No' then you should not be suspending this standard authorisation. Please take advice.					
The person is now detained in a hospital under a relevant section of the Mental Health Ac	t 1983				
The person is now detained in a hospital under one of the following sections of the Mental Health Act 1983: sections 2, 3, 4, 35–38, 44, 45A, 47, 48 or 51.	No 🗌				
The person is liable to be detained under the Mental Health Act 1983 but is not currently detained (for example, because they have leave to be absent from the hospital where they are liable to detention or have been conditionally discharged).					
Accommodating the person in this hospital or care home now conflicts with a requirement imposed upon them in connection with their liability to detention under the Mental Health Act 1983.	No 🗌				
This standard authorisation now conflicts with the terms of a community treatment order imposed under the Mental Health Act 1983					
C3 Accommodating the person in this hospital or care home now conflicts with a requirement imposed on them under a community treatment order.  Yes	No				
This standard authorisation now conflicts with the terms of the person's guardianship under the Mental Health Act 1983					
C4 Accommodating the person in this hospital or care home now conflicts with a requirement imposed on them by their guardian.  Yes	No				
PART D — GIVING COPIES OF THIS NOTICE					
You have been given a copy of this notice because the law requires the supervisory body to give notice that this standard authorisation has been suspended to:					
<ul><li>(a) the person concerned; and</li><li>(b) their representative.</li></ul>					

Signed	Signature
(on behalf of the managing authority)	Print name
	Position
Dated	Date