NOTIFICATION TO IN VOLUNTARY PATIENT
OF RIGHTS UNDER THE MENTAL HEALTH ACT

The information in bold type must be read to the patient.

I am here to tell you about your legal rights under the Mental Health Act as an involuntary patient. I will read you a summary of these rights. You may ask me questions at any time. I will give you a copy of this form, which contains information for you to read.

You have the right:

1. to know the name and location of this facility. It is ____________________________

   name of facility

   at ____________________________

   location

2. to know the reason why you are here. You have been admitted under the Mental Health Act, against your wishes, because a medical doctor is of the opinion that you meet the conditions required by the Mental Health Act for involuntary admission. (see Reasons for Involuntary Admission)

3. to contact a lawyer. (see Contacting a Lawyer)

4. to be examined regularly by a medical doctor to see if you still need to be an involuntary patient. (see Renewal Certificates)

5. to apply to the Review Panel for a hearing to decide if you should be discharged. (see Review Panel)

6. to apply to the court to ask a judge if your medical certificates are in order. A lawyer is normally required. (see Judicial Review (Habeas Corpus))

7. to appeal to the court your medical doctor's decision to keep you in the facility. A lawyer is normally required. (see Appeal to the Court)

8. to request a second medical opinion on the appropriateness of your medical treatment. (see Second Medical Opinion)

________________________
name of patient (please print)

________________________
patient's signature

________________________
date signed (dd / mm / yyyy)

________________________
name of person who provided information

Give the patient a blank copy and file the named copy in the chart.
MORE INFORMATION

REASONS FOR INVOLUNTARY ADMISSION
A medical doctor signed a medical certificate for your involuntary admission because the doctor is of the opinion that
(a) you are a person with a mental disorder that seriously impairs your ability to react appropriately to your environment or associate with other people,
(b) you require psychiatric treatment in or through a designated facility,
(c) you should be in a designated facility to prevent your substantial mental or physical deterioration or to protect yourself or other people, and
(d) you cannot be suitably admitted as a voluntary patient.

The reasons why the medical doctor thinks you should be here are written on the medical certificate. You may have a copy of the medical certificate unless the hospital believes that this information will cause serious harm to you or cause harm to others.

As an involuntary patient, you do not have a choice about staying here. The staff may give you medication or other treatment for your mental disorder even if you do not want to take it.

CONTACTING A LAWYER
You may contact any lawyer or advocate you choose at any time.

RENEWAL CERTIFICATES
If a second medical certificate is completed within 48 hours of your admission, you may be required to stay in hospital for up to one month depending on your response to treatment. Before the end of the month a medical doctor must examine you and your involuntary certificate may be renewed, if necessary, for up to another month. After this, the certificates must be renewed at the end of three months and then every six months. Every time a new certificate is filled out, you have the right to ask for a hearing by a review panel.

REVIEW PANEL
You or someone on your behalf may apply to the review panel by filling in a Form 7, Application for Review Panel Hearing. This form is available in the nursing unit. The review panel must decide within 14 days to continue your hospitalization or discharge you. There is no cost. Information about how a review panel works can be provided by your nurse or you can contact the Mental Health Law Program directly at (604) 685-3425 or toll free at 1-888-685-6222.

JUDICIAL REVIEW (HABEAS CORPUS)
You may ask the court to look at the documents used in your involuntary admission to see whether you should be kept in this facility. You will need a lawyer to assist you and there may be a cost.

APPEAL TO THE COURT
Your may ask the Supreme Court of British Columbia to decide whether you must continue to be an involuntary patient. You will need a lawyer to assist you and there may be a cost.

SECOND MEDICAL OPINION
At any time after the second medical certificate is completed, you, or a person on your behalf, may request a second medical opinion about the appropriateness of your medical treatment. The second opinion is NOT about about whether you should continue to be an involuntary patient. You may ask to be seen by a medical doctor of your choice or ask the director to pick a medical doctor. There may be a cost to you depending on the distance the doctor has to travel. When the director receives the second opinion, the director does not have to change the treatment; it is only an opinion.