STATE OF UTAH

COMMITMENT OF PHYSICAL CUSTODY OF CHILD TO LOCAL MENTAL HEALTH AUTHORITY PROCEEDING

Ι, the ι	undersigned, hereby certify that I am a neutral and detached fact finder as defined in UCA 62A-15-			
602(3)	; designated by the Division of Substance Abuse and Mental Health, and that I did conduct a			
commi	tment proceeding for transfer of physical custody to the local mental health authority for			
Child (per	, on theday of, 20 <u></u> to determine if therson under 18 years of age)			
child m	neets the criteria established in UCA 62A-15-703.			
Followi	ing a careful, diagnostic inquiry, I now find the following circumstances to exist:			
	the child has a mental illness, as defined in Subsection 62A-15-602(8): Basis for decision: the child demonstrates a risk of harm to himself or others; Basis for decision:			
	the child is experiencing significant impairment in his ability to perform socially; Basis for decision:			
	the child will benefit from care and treatment by the local mental health authority; and Basis for decision:			
	there is no appropriate less-restrictive alternative. Basis for decision:			

IT IS ORDERED that	, be committed to the physical custody of	
child	, for a temporary period of	(does not exceed 6 months)
Local Mental Health Authority		(does not exceed 6 months)
unless discharged sooner by the Local Mental H	lealth Authority.	
OR		
IT IS ORDERED that the petition for the com	nitment of	, be dismissed.
DATED this day of	, 20	
	Designated Examiner	/Neutral and Detached Fact Finder Signature
Copies Provided to:		
Child (person under 18 years of age)		
Parent/Legal Guardian		
Residential or Inpatient Facility		
LMHA Representative		
Other		

Instructions: "A child may receive services from a local mental health authority in an inpatient or residential setting only after a commitment proceeding, for the purpose of transferring physical custody, has been conducted in accordance with the requirements of this section. That commitment proceeding shall be initiated by a petition for commitment, and shall be a careful, diagnostic inquiry, conducted by a neutral and detached fact finder, pursuant to the procedures and requirements of this section. If the findings described in Subsection (4) exist, the proceeding shall result in the transfer of physical custody to the appropriate local mental health authority, and the child may be placed in an inpatient or residential setting.

The neutral and detached fact finder who conducts the inquiry:(a) shall be a designated examiner, as defined in Subsection 62A-15-602(3); and (b) may not profit, financially or otherwise, from the commitment or physical placement of the child in that setting.

The neutral and detached fact finder's decision of commitment shall state the duration of the commitment. Any commitment to the physical custody of a local mental health authority may not exceed 180 days.

When a decision for commitment is made, the neutral and detached fact finder shall inform the child and his parent or legal guardian of that decision and of the reasons for ordering commitment at the conclusion of the hearing, and also in writing.

The neutral and detached fact finder shall state in writing the basis of his decision, with specific reference to each of the criteria described in Subsection (4), as a matter of record." UCA 62A-15-703