

ORDER OF PLACEMENT INTO A MORE RESTRICTIVE ENVIRONMENT

PICK UP ORDER	CLIENT INFORMATION						
First Name		Last Name					
Client Nickname/Alias Phone Number							
Address (please note if uncertain about address*)							
Age Appeared Age Distinctive Traits/Markings							
Approx. Height Approx. Weight Hair Color							
Immediate Risk/Failure to Thrive							
Family Contact - (Name & Phone Number)							
IF REQUESTING PICK-UP FOR AN INJECTION							
Articulate nursing and treatment efforts that have already been done							
Articulate what happens without the injection							
NOTE WHERE YOU WOULD LIKE THE CLIENT TAKEN							
CRU		Intermountain Hospital Layton					
Davis H	Hospital	Lakeview Hospital					
		Other:					
POSSIBLE PICK U	P LOCATIONS						
	404 West Center Street - Bountiful	(CODE = 4321)					
	1355 East 1300 South - Clearfield						
	2221 South 100 West - Clearfield (CODE = 8257)						
	1541 North 500 West - Clinton						
	1737 North 300 West - Clinton						
	21 & 47 West 1425 North - Sunset						
	1042 North 300 West - Sunset (CODE = 1010)						
	78 West 800 North - Sunset						
	124 West 800 North - Sunset						
	2380 North 250 West - Sunset (inlcudes 201 & 210 West 2400 North)						
	524 North Fairfield - Layton						
	1428 West 1650 North - Layton (102, 103, 701, 704, 891, 802, 903)						
	Other:						
DBH CONTACT II	NFORMATION						
Person Filling Order	Phone						
Back up Person	Pho	ne					

If you are unable to contact one of the people above, please contact DBH Crisis at 801-779-3001

DBH STAFF INSTRUCTIONS FOR PICK UP ORDERS

1. Contact Hospital to inform them we have executed a pick-up order and have asked law enforcement to take the client to their facility.

ED Directors:

Davis Hospital - Brian Law 801-807-7177

Lakeview Hospital - Ben Sprague 801-299-2200

Layton Intermountain Hospital - Jen Chatterton 801-543-6150

- 2. Email Pick Up Order Distribution List
- 3. Assign a Case Manager to reach out to Robyn every other day to ask if there is any update or if we can be of help.

Robyn (Davis County Sherriff's Department)

801-451-4103

<u>Secondary Law Enforcement Contact:</u>

Law Enforcement Transport:

Davis County SheriffSargent John Nicholas 801-451-4161 hnicholas@co.davis.ut.hs

- CRU Director educates and notifies CRU staff of pick-up order and what to do (since we have given CRU as crisis number)
- 5. DBH staff (person who completes pick up order form) contacts client's family to inform them that an order will be initiated, explains the process and answer any questions they may have.
- 6. Please attach the following documents to the pick up order form:
 - *Order of Placement in to a More Restrictive Environment
 - * Commitment Order
 - * Medications List
 - * Client Photo
- 7. Drop off pick up order with Robyn at the Davis County Sherriff's office 800 West State Street Farmington, UT 84025 801-451-4103

ORDER OF PLACEMENT INTO A MORE RESTRICTIVE ENVIRONMENT

Local Mental Health Authority							
TO:	Patient		<u>.</u>	Case No			
	Having l	ng been previously committed to					
on _					District		
ment	tal illness h you hav	or that you hav e agreed in wri	e failed to comply ting as follows:	with t	vironment is aggravating your the specified treatment plan to		
orde	Pursuan				2) (20 19), you are hereby immediately. You or your		
legal	l represen				equest a hearing of the change		
Date	d this	day of	, 20		Director or Designee		
	EN	DORSEMENT	FOR CUSTODY	AND T	TRANSPORTATION		
		-	-		fficer or peace officer to ustody and transport said		
prop	osed pati	ent to the local		hority	or to a temporary emergency		
Date	d this	day of		<u>,</u> 20	<u></u>		
					Director or Designee		

Instructions: A local mental health authority or its designee is authorized to issue an order for the immediate placement of a patient not previously released from an order of commitment into a more restrictive environment, if the local mental health authority or its designee has reason to believe that the less restrictive environment in which the patient has been placed is authority or its designee has reason to believe that the less restrictive environment in which the patient has been placed is aggravating the patient's mental illness or that the patient has failed to comply with the specified treatment plan to which he had agreed in writing. That order shall include the reasons therefor and shall authorize any peace officer to take the patient into physical custody and transport him to a facility designated by the division. Prior to or upon admission to the more restrictive environment, or upon imposition of additional or different requirements as conditions for continued release from inpatient care, copies of the order shall be personally delivered to the patient and sent to the person in whose care the patient is placed. The order shall also be sent of the patient's counsel of record and to the court that entered the original order of commitment. The order shall inform the patient of the right to a hearing, the right to appointed counsel, and the other procedures prescribed in Subsection 62A-15-631(9) (included below). If the patient has been in the less restrictive environment for more than 30 days and is aggrieved by the change to a more restrictive environment, the patient his representative may request a hearing within 30 days of the change. UCA 62A-15-637(2)(2019)

UCA 62A-15-631
(9) (a) Before the hearing, an opportunity to be represented by counsel shall be afforded to every proposed patient, and if neither the patient nor others provide counsel, the court shall appoint counsel and allow counsel sufficient time to consult

with the patient before the hearing. In the case of an indigent patient, the payment of reasonable attorney fees for counsel,

determined by the court, shall be made by the county in which the patient resides or was found.

(b) The proposed patient, the applicant, and all other persons to whom notice is required to be given shall be afforded an opportunity to appear at the hearing, to testify, and to present and cross-examine witnesses. The court may, in its discretion, receive the testimony of any other person. The court may allow a waiver of the patient's right to appear only for good cause shown, and that cause shall be made a matter of court record.

(c) The court is authorized to exclude all persons not necessary for the conduct of the proceedings and may,

upon motion of counsel, require the testimony of each examiner to be given out of the presence of any other examiners.

(d) The hearing shall be conducted in as informal a manner as may be consistent with orderly procedure, and in a physical setting that is not likely to have a harmful effect on the mental health of the proposed patient.

(e) The court shall consider all relevant historical and material information that is offered, subject to the rules of evidence, including reliable hearsay under Rule 1102, Utah Rules of Evidence.

(f) (i) A local mental health authority or its designee, or the physician in charge of the patient's care shall, at the time of the hearing, provide the court with the following information:

(A) the detention

order; (B) admission

notes;

- (C) the diagnosis; (D) any doctors' orders; (E) progress

notes; (F) nursing notes; and

(G) medication records pertaining to the current commitment.

(ii) That information shall also be supplied to the patient's counsel at the time of the hearing, and at any time prior to the hearing upon request.

OSUMH Form 43-2, Revised 2022 (Page 2 of 2) Utah Code Annotated 62A-15-637(2)