

STATE OF UTAH

NOTICE OF DISCHARGE OF CHILD FROM COMMITMENT

Local Mental Health Authority

IN THE MATTER OF:

Child

The reasons justifying the commitment of physical custody to Local Mental Health Authority

of the above-named child no longer exist and the child is discharged from commitment.

Dated this day of , 20.

Clinical Director or Designee

Local Mental Health Authority

Address

UCA 62A-15-703(13) "Each local mental health authority or its designee, in conjunction with the child's current treatment mental health professional shall discharge any child, who, in the opinion of that local authority, or its designee, with the child's current treatment mental health professional, no longer meets the criteria specified in Subsection (4), except as provided by Section 78A-6-120*. The local mental health authority shall assure that any further supportive services required to meet the child's need upon release will be provided."

*78A-6-120(6) "When a child has been committed by the court to the physical custody of a local mental health authority or its designee or to the Utah State Developmental Center, the local mental health authority or its designee or the superintendent of the Utah State Developmental Center shall give the court written notice of its intention to discharge, release, or parole the child not fewer than five days prior to the discharge, release or parole."