STATE OF NORTH CAROLINA Department of Health and Human Services Division of Mental Health. Developmental Disabilities, and Substance Abuse Services

County		elopmental Disaonties, and Subs					File #		
J		EXAMINATION AND RECO	MMEN	DATION	ТО		- <u></u>		
Client Record #		DETERMINE					Film #		
NECESSITY FOR INVOLUNTARY COMMITMENT									
Name of Respondent:			Age	DOB	Sex	Race	M.S.		
Address (Street, Box Number, City, State, Zip (use facility address after 1 year in						County:			
facility):						Phone:			
Legally Responsible Person					Relationship:				
						Phone:			
Petitioner (Name and address)					Relationship:				
					Phon	e			
o'clockM. Included mental retardation including, if availity to survive safely without inp make an informed decision concer and (2) dangerousness to himself this examination. For telemedicine	in th ailab patier ning or o e eva	amined on, 20 at OR, I examined ne examination was an assessment of le, previous treatment history; (2) dang nt commitment, including the availability treatment. □ (1) current and previous s thers as defined in G.S. 122C-3 (11*). aluations only: □ I certify to a reasonal nad been personally present with the res efinitions are on reverse side)	the resp the resp erousnes of super ubstance The follow ole degre	condent via to ondent's: s to self or vision from fa a abuse inclu wing findings of medical	elemedic (1) curr others as amily, frie ding, if a and rec certainty	ine techn ent and p s defined ends, or o vailable, p ommenda / that the	ology on 20 at previous mental illness or in G.S. 122C-3 (11*); (3) others; and (4) capacity to previous treatment history; ations are made based on results of the examination		
		SECTION I - CRITERIA FOR	COMMI	TMENT					
Inpatient. It is my opinion that the respondent is:Immentally ill;Immentally ill;Immentally ill;Immentally ill;(1 st Exam – Physician or Psychologist)Immentally ill;Immentally ill;Immentally ill;Immentally ill;(2 nd Exam – Physician only)Immentally ill;Immentally ill;Im									
Outpatient . It is my opinion that: (Physician or Psychologist)									
Substance Abuse. It is my opinion th	nat th	e respondent is:	substance	e abuser					

 $(1^{st} \text{Exam} - \text{Physician or Psychologist; } 2^{nd} \text{Exam} - \text{If } 1^{st}$ exam done by Physician, 2^{nd} exam may be done by Qual. Prof.)

□ dangerous to himself or others

 \Box none of the above

SECTION II – DESCRIPTION OF FINDINGS

Clear description of findings (findings for each criterion checked above in Section I must be described):

Notable Physical Conditions:

Impression/Diagnosis:

SECTION III - RECOMMENDATION FOR DISPOSITION

LME notified of appointment: (Name of LME and date)____

Substance Abuse Commitment (respondent must meet both criteria outlined in Section I, Substance Abuse)

Release respondent pending hearing - Referred to:

Hold respondent at 24-hour facility pending hearing – Facility:

Respondent does not meet the criteria for commitment but custody order states that the respondent was charged with a violent crime, including a crime involving assault with a deadly weapon, and that he was found not guilty by reason of insanity or incapable of proceeding: therefore, the respondent will not be released until so ordered following the court hearing.
Respondent or Legally Responsible Person Consented to Voluntary Treatment

Respondent or Legally Responsible Person Consented to Voluntary Treatment

Release Respondent and Terminate Proceedings (insufficient findings to indicate that respondent meets commitment criteria)

Respondent was held 7 days from issuance of custody order but continues to meet commitment criteria. A new petition will be filed.

□ Other (Specify) ___

M.DM.D.	This is to certify that this is a true and exact copy of the Examination and Recommendation for Involuntary Commitment				
Signature/Title – Eligible Psychologist/Qualified Professional	Original Signature – Record Custodian				
Print Name of Examiner	Title				
Address or Facility	Address or Facility				
City and State	Date NOTE: Only copies to be introduced as evidence need to be certified				
Telephone Number					

CC: Clerk of Superior Court where petition was initiated (initial hearing only)

Clerk of Superior Court where 24-hour facility is located or where outpatient treatment is supervised

Respondent or Respondent's Attorney and State's Attorneys, when applicable

Proposed Outpatient Treatment Center or Physician (Outpatient Commitment); Area Program / Physician (Substance Abuse Commitment) NOTE: If it cannot be reasonably anticipated that the clerk will receive the copies within 48 hours of the time that it was signed, the physician or eligible psychologist/qualified professional shall communicate his findings to the clerk by telephone.

***STATUTORY DEFINITIONS**

"Dangerous to self". Within the relevant past: (a) the individual has acted in such a way as to show: (1) that he would be unable without care, supervision, and the continued assistance of others not otherwise available, to exercise self-control, judgment, and discretion in the conduct of his daily responsibilities and social relations or to satisfy his need for nourishment, personal or medical care, shelter, or self-protection and safety; and (2) that there is a reasonable probability of his suffering serious physical debilitation within the near future unless adequate treatment is given. A showing of behavior that is grossly irrational, of actions that the individual is unable to control, of behavior that is grossly inappropriate to the situation, or of other evidence of severely impaired insight and judgment shall create a **prima facie** inference that the individual is unable to care for himself; or (b) the individual has attempted suicide or threatened suicide and that there is a reasonable probability of suicide unless adequate treatment is given; or (c) the individual has mutilated himself or attempted to mutilate himself and that there is a reasonable probability of serious self-mutilation unless adequate treatment is given. NOTE: Previous episodes of dangerousness to self, when applicable, may be considered when determining reasonable probability of physical debilitation, suicide, or self-mutilation.

"Dangerous to others". Within the relevant past, the individual has inflicted or attempted to inflict or threatened to inflict serious bodily harm on another, or has acted in such a way as to create a substantial risk of serious bodily harm to another, or has engaged in extreme destruction of property; and that there is a reasonable probability that this conduct will be repeated. Previous episodes of dangerousness to others, when applicable, may be considered when determining reasonable probability of future dangerous conduct.

"Mental illness:. (a) when applied to an adult, an illness which so lessens the capacity of the individual to use self-control, judgment, and discretion in the conduct of his affairs and social relations as to make it necessary or advisable for him to be under treatment, care, supervision, guidance or control; and (b) when applied to a minor, a mental condition, other than mental retardation alone, that so lessens or impairs the youth's capacity to exercise age adequate self-control and judgment in

the conduct of his activities and social relationships so that he is in need of treatment.

"Substance abuser". An individual who engages in the pathological use or abuse of alcohol or other drugs in a way or to a degree that produces an impairment in personal, social, or occupational functioning. Substance abuse may include a pattern of tolerance and withdrawal.