IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON COUNTY OF KING

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		Case No		
		FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER COMMITTING MINOR FOR INVOLUNTARY TREATMENT		
, Juvenile Respondent		14-day commitment (ORDT14) 180-day commitment (ORDT180) 180-day LRA (ORDL180) Amended		
		LRO Expires:		
I. HEARING				
THIS MA treatmen	=	on the petition for days of involuntary		
	Respondent present			
	Respondent present via video link			
	Respondent not present			
	Respondent waived presence			
	Presence waiver signed below.			
	Respondent has orally waived his accepts this waiver.	/her presence to defense counsel, and the Court		
	G.A.L present			
	G.A.L. waived presence			
	G.A.L. waived Respondent's presence -			
	Interpreter present			
	Deputy Prosecuting Attorney	present		
	Respondent's Attorney present			
	Parent/Guardian present			

Agreed	order
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II. FINDINGS OF FACT

III. CONCLUSIONS OF LAW

Jurisdiction. The Court has jurisdiction over the parties and the subject matter of this

On the basis of the foregoing Findings of Fact and the records and files in this proceeding, the Court makes the following Conclusions of Law:

behavioral health proceeding regarding a minor. **Involuntary Treatment.** Respondent should: be detained for a period of fourteen days from: date of judgment. be remanded to the custody of the Department of Social and Health Services or a certified facility for a further period of intensive treatment for one-hundred eighty days from: date of judgment. be remanded to a less restrictive alternative for a period of evaluation and treatment for one-hundred eighty days from: date of judgment. Other Conclusions of Law: _____ In addition to the above written findings and conclusions, the Court incorporates by reference the oral findings of fact and conclusions of law. IV. ORDER IT IS HEREBY ORDERED, ADJUDGED and DECREED that: Inpatient Treatment. The Respondent is to be committed for a further period of inpatient treatment to: Auburn Multicare ☐ DSHS: ______ Fairfax Hospital Harborview Hospital Navos Inpatient Services Seattle Children's Hospital Swedish Ballard Telecare Other:

Facility is to adhere to provisions of RCW 71.34.720(2) regarding any necessary placement for withdrawal management, etc.

Escape and Recapture. Any Peace Officer shall, in case of the escape of the Respondent from the treatment facility named herein, apprehend, detain, and return the Respondent to that treatment facility or whichever evaluation and treatment facility the Designated Crisis Responder may designate: **Less Restrictive Alternative Treatment.** The Respondent shall: Reside with _____ at the following location and follow all house rules and regulations: Address: Citv: ZIP: Phone: Attend all scheduled appointments with and follow all treatment recommendations of: Name: Address: _____ City: _____ ZIP: ____ Phone: _____ 1st appointment is: Day: Date: Time: Respondent to call behavioral health treatment provider within 24 hours of discharge from the hospital and accept first available appointment. Take all medications as prescribed, including medications prescribed while in or being discharged, including by injection, and comply with laboratory tests for medication monitoring if required; · Refrain from use of alcohol, marijuana, and nonprescribed drugs and comply with random urinalysis, if requested; Refrain from threats and acts of harm to self, others, and the property of others; Attend school/educational program as recommended by parent(s)/guardian or treatment providers; Possess no firearms; Other: **Duration.** The Respondent shall remain in treatment for the period specified above. Violation and Hospitalization. Except as required by other applicable law, contracts, or licensing requirements, this order does not obligate any provider named above to provide additional services to or reports regarding the Respondent. Neither the Regional Support Network nor the Designated Crisis Responder are required under the law or the terms of this order to monitor compliance with this order. However, if a treatment facility refers the Respondent to a Designated Crisis Responder and it is thereby determined by the Designated Crisis Responder that the Respondent is not abiding by the terms of this order or that substantial deterioration or decompensation in Respondent's functioning has occurred; or s/he poses a likelihood of serious harm, the Respondent may be detained at an evaluation and treatment facility. If the Respondent is so detained, a hearing shall be held within seven days

to address the allegations and determine whether this order should be modified or whether the Respondent should be returned to an evaluation and treatment facility for intensive treatment

for:

	14		
from:			
	the revocation hearing.		
	entry of this order.		
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		vice. The Respondent is remanded into the custody n and delivery to said treatment facility.	
		atment beyond the fourteen day period is to be a full hearing as required by statute.	
	Respondent was advised on the record.		
	Respondent signed a presence waiver which provided notice of the right to a full hearing.		
	Pursuant to an oral presence waiver, defense counsel provided Respondent with notice of the right to full hearing.		
pistol lic statute.	cense and is prohibited from poss	condent shall immediately surrender any concealed essing, in any manner, a firearm as defined by or possession of a firearm remains in effect until a e a firearm by court order.	
	Respondent was advised on the record.		
	Respondent signed a presence waiver which provided notice of the loss of the right to possess firearms.		
	Pursuant to an oral presence wanotice of the loss of the right to	aiver, defense counsel provided Respondent with possess firearms.	
Other:	·		
Done in Open Co	ourt:		
Done in Open Co	Juit	X	
		Judge / Commissioner	
Χ		X	
Deputy Prosecuting	g Attorney, Bar #	Attorney for Respondent, Bar #	
	s digitally signed.	☐ This order is digitally signed.	
Bar #	-	Bar #	

RESPONDENT'S PRESENCE WAIVER

I am the Respondent in this matter. My lawyer has discussed this Order with me. I know I have the right to a hearing/trial and that if I elect a trial that I will remain in treatment until the trial is completed. I know I have the right to be present at the entry of this Order. I do not wish to be present in court. I consent to the entry of this Order. I understand that upon entry of this Order, I lose any right to possess, in any

manner, a firearm as defined by statute and any concealed pistol license. I have been informed that if I am or become subject to the supervision of the Department of Corrections, the information from my behavioral health provider must be shared with the Department of Corrections unless I petition the court and the court finds that public safety would not be enhanced by sharing such information.

	X			
	Respondent			
Interpreter certifies that they have reviewed this order with Respondent.				
X				
Interpreter				