

## APPLICATION FOR EMERGENCY COMMITMENT OF INTOXICATED OR INCAPACITATED PERSON UNDER SECTION 27-81-112, C.R.S.

TO: Administrator in Charge,		
(Name of Treatment facility address	nt Facility)	
Name of intoxicated or incapacitated person		
Address I request that the above named person be committed to your approved treat following behavior(s):	ment facility for emer	gency treatment because of the
☐ Intoxicated and clearly dangerous to the health and safety of	himself or herself and	d others.
$\hfill\Box$ Incapacitated and clearly dangerous to the health and safety	of himself or herself	and others.
"Intoxicated Person" or Person Intoxicated by Alcohol" means any person wimpaired as a result of the presence of alcohol in the body.  "Incapacitated by Alcohol" means that a person, as a result of the use of alcohol that he or she is incapable of realizing and making a rational decision with the or her basic personal needs or safety or lacks sufficient understanding or caperson.  Describe facts supporting the need for emergency commitment and the clear of others, if any):	ohol, is unconscious one respect to his or he pacity to make or cor	or has his or her judgment otherwise so impaired er need for treatment or is unable to take care of his nmunicate rational decisions concerning his or her
(Signature)	(Date)	(Time)
(Address)	nts the above named	person for emergency treatment until the grounds
for commitment no longer exist and for a period of not more than five (5) day	ys under the provision	is of Section 27-81-112, C.R.S.
(Administrator/Decimes)	(Date)	/ (Time)
(Administrator/Designee)	` ,	,
Application not accepted because the person is not:Intoxicated	•	•
General Behavior:Cooperative/Voluntary Oriented to:self	date	_ place. Additional comments:
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(Administrator/Designee)	(Date)	(Time)
NOTICE TO PERSON ADMITTED FOR EMERGENCY COMMITMENT: Punotified that you have been accepted for emergency treatment on the basis be given a copy of this application. You are further advised that you may be longer exist. In no event may you be held for a period longer than five (5) do court. If a petition for involuntary commitment is filed with the court, you may you be held for a period longer than ten (10) days from the filing of the petitic courts for a writ of habeas corpus, to consult with and be represented by correcommitment and to have counsel appointed by the court or provided by the	of the application for the held for treatment un hys unless a petition for the held until the petion. You have a right the held at every state o	emergency commitment as shown above and shall til the grounds for emergency commitment no or involuntary commitment has been filed with the tion is heard and determined but in no event may o challenge such detention by application to the f any proceedings relating to your commitment and
(Signature of Respondent)	(Date)	<u> </u>
Application discontinued on because the Administrator has determined bec	ned that the grounds	for emergency commitment no longer exist.
(Administrator/Designee)	(Date)	(Time)