SIM GILL, Bar No. 6389 District Attorney for Salt Lake County ANDREW K. DEESING, Bar No. 12490 Deputy District Attorney 111 East Broadway, Suite 400 Salt Lake City, UT 84111 Telephone: (385) 468-7600

## IN THE THIRD DISTRICT COURT, SALT LAKE DEPARTMENT

### IN AND FOR THE COUNTY OF SALT LAKE, STATE OF UTAH

THE STATE OF UTAH Plaintiff, vs.	Screened by: ANDREW K. DEESING Assigned to: ANDREW K. DEESING INFORMATION
CARLOS ESPINO FARFAN DOB: 12/01/1988, UNKNOWN SALT LAKE CITY, UT	DAO # 17030233 \$250,000 Warrant/Release: NON JAIL
Defendant.	Case No.

The undersigned Tyler Longman - West Valley Police Department, Agency Case No. 17I023832, upon a written declaration states on information and belief that the defendant, CARLOS ESPINO FARFAN, committed the crime(s) of:

#### COUNT 1

RAPE OF A CHILD, 76-5-402.1 UCA, a First Degree Felony, as follows: That on or about June 01, 2017 through November 30, 2017, in Salt Lake County, State of Utah, the defendant did have sexual intercourse with a child under the age of 14.

#### COUNT 2

RAPE OF A CHILD, 76-5-402.1 UCA, a First Degree Felony, as follows: That on or about June 01, 2017 through November 30, 2017, in Salt Lake County, State of Utah, the defendant did have sexual intercourse with a child under the age of 14.

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#### COUNT 3

RAPE OF A CHILD, 76-5-402.1 UCA, a First Degree Felony, as follows: That on or about June 01, 2017 through November 30, 2017, in Salt Lake County, State of Utah, the defendant did have sexual intercourse with a child under the age of 14.

#### COUNT 4

RAPE OF A CHILD, 76-5-402.1 UCA, a First Degree Felony, as follows: That on or about June 01, 2017 through November 30, 2017, in Salt Lake County, State of Utah, the defendant did have sexual intercourse with a child under the age of 14.

#### COUNT 5

SODOMY UPON A CHILD, 76-5-403.1 UCA, a First Degree Felony, as follows: That on or about June 01, 2017 through November 30, 2017, in Salt Lake County, State of Utah, the defendant did engage in a sexual act upon or with a child under the age of 14, involving the genitals or anus of the actor or the child and the mouth or anus of either person, regardless of the sex of either participant.

# THIS INFORMATION IS BASED ON EVIDENCE OBTAINED FROM THE FOLLOWING WITNESSES:

T. Longman, Officer Bier, D. Fuhr, K. Campbell MD, M. Granados-Camarena and A. S. G.

### DECLARATION OF PROBABLE CAUSE:

Your affiant bases probable cause on information and evidence collected by West Valley City Police Department, Case No. 17I023832 and the following:

A.S (DOB 8/12/06) stated that her mother's boyfriend, CARLOS ESPINO-FARFIN, has been touching her "everyday" since on or about June 1, 2017 to November 30, 2017 while residing in Salt Lake County, Utah. A.S. stated the first time something happened ESPINO-FARFIN asked her to touch his penis, and when she told him no, he kissed her and told her not to tell her mother. A.S. stated ESPINO-FARFIN puts his finger(s) inside her vagina, and then his penis inside her vagina. A.R. described an incident when ESPINO-FARFIN wanted her to "suck his penis," and she didn't want to so she closed her mouth, but he pinched her. A.S. stated ESPINO-FARFIN put his penis in her mouth and "liquid came out." A.S. stated "sometimes they call it milk, you know that white thing?" A.S. described another incident wherein ESPINO-FARFIN put his finger in her vagina, then multiple fingers. A.S. stated the first time ESPINO-FARFIN put his penis into her vagina, "it hurt [her] very much." A.S. stated she went to the bathroom "because a lot of that white stuff came out," A.S. stated she wanted to get rid of the white stuff. A.S. described the "white stuff" as "sticky." A.S. stated she was also bleeding quite a bit.

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A.S. described another incident wherein ESPINO-FARFIN put three fingers in her vagina, and then his penis, and that it hurt a lot. A.S. stated ESPINO-FARFIN showed her pornography on his cell phone, and when she turned away he pinched her and forced her to open her eyes.

#### REQUEST FOR ISSUANCE OF A WARRANT

Due to the nature of the offenses and facts as alleged in the probable cause statement, the State hereby requests that the Court issue a Warrant of Arrest in this case with a bail amount of \$250,000 in order to ensure the safety, the welfare of the victim and the community, and that the defendant has a Peruvian passport and is a flight risk.

Pursuant to Utah Code Annotated § 78B-5-705 (2008) I declare under criminal penalty of the State of Utah that the foregoing is true and correct to the best of my belief and knowledge.

Executed on:

26' ngoerses4 TYLER LONGMAN Declarant

Authorized for presentment and filing

SIM GILL, District Attorney

Deputy District Attorney 27th day of February, 2018 LAS / NH / DAO # 17030233

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# **OTHER PENDING CASES FOR THE DEFENDANT**

CourtCourt Case #Trial JudgeDAO#Charge