\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*INSTRUCTIONS\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

-This search warrant mask is for the search of a residence for evidence of explosives or incendiary devices.

-There is RED text below that needs to be changed based on the needs of your search warrant.

-There is BLUE text below which is provided for information to the reader about what is being requested and why. Make sure you read this information and understand it since you are putting it your search warrant. You may need to adjust some of the wording or content in these areas to the specifics of your case.

-There is GREEN text below regarding the collection of digital devices. The affidavit will need to establish probable cause to collect those devices. After collection, a separate warrant will be needed to examine the devices.

-There is PURPLE text below which addresses at what time during the day a residential warrant may be served. By default, it must be served between 7AM and 7PM pursuant to C.R.S. 16-3-305(7)(a). Serving a warrant outside of that time period must be approved by the Court upon a showing of good cause.

- After the warrant is finalized, highlight all of the text by selecting CTRL+A and then change all text to black

-It would be a good idea to delete this section before printing/sending your warrant to get signed.

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*PLEASE DELETE\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

Case No:

COUNTY OF LARIMER ) IN THE COMBINED COURT

) SS

STATE OF COLORADO )

**AFFIDAVIT FOR SEARCH WARRANT**

BEFORE THE HONORABLE \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Judge / Magistrate

AFFIANT, YOUR NAME HERE, a commissioned law enforcement officer, being duly sworn, deposes and states that I have probable cause to believe that in, on, or upon the address, together with the yard and curtilage thereof, described and identified as:

SPECIFICALLY DESCRIBE THE RESIDENCE

ADD PHOTO OF PHONE IF AVAILIABLE

There is now located within or upon said premises certain property that is designed or intended for use as a means of committing a criminal offense, or is or has been used as a means of committing a criminal offense, or that would be material evidence in a subsequent criminal prosecution in this state or another, namely:

1. Explosives and their precursors, components and chemicals, including but not limited to substances commonly known as nitroglycerin, TNT, dynamite, and C-4 (and its primary component, RDX), PETN, HMX, nitrocellulose, ANFO, slurries, water gels and explosive caulks such as Demex 100 and 400, picric acid, lead azide, fulminate of mercury, gunpowder found in firearms ammunition, including smokeless powder and black powder, flash powder, and pyrotechnic devices such as fireworks, signaling devices, special effects fireworks, squibs, electric matches; Homemade (improvised) explosives and their precursor chemicals to include fuels and oxidizers such as ammonium nitrate, fuel oil, nitro methane, phosphorous, peroxides, acids, sulfur, charcoal, perchlorate mixtures, potassium nitrate, acetone and powdered metals such as aluminum and magnesium;
2. Military munitions and ordnance and any component or part thereof and any container for such items, including but not limited to hand grenades, rifle grenades, aerial bombs, cluster bombs, guided missiles, light anti-tank weapons, military signaling devices such as flares and illumination grenades, military pyrotechnics, military rocket launching tubes, mortars, and mortar projectiles, military cannon projectiles, Claymore mines, anti-tank mines, anti-personnel mines, military cartridges greater than .50 caliber, military shape charges, military satchel charges, military booby traps and their components;
3. Explosives initiation systems, devices, materials, any component or part thereof, whether manufactured or improvised, and any container for such items, including but not limited to commercial or military blasting caps, light bulbs and strings, syringes, primers, detonating cord, shock tube, electric matches, electric and non-electric detonators, acids and other chemical initiation materials, squibs, time fuses, cannon or hobby fuses, wick materials, power supplies such as batteries (including “button size,” watch, calculator, Polaroid film pack, AA, AAA, B, C, D, and 9-volt, vehicle, and rechargeable batteries), wires, conductors, switches (including clothespin switches, lever/pressure switches, improvised loop switches, trip wires, electric and electronic switches), relays, resistors, transistors, toggle switches, motion detectors, photo cells, mercury, tilt or vibratory switches, pressure switches, light bulbs, light emitting diodes (“LEDs”), relays, digital and mechanical timers, wire, solder, remote, radio-controlled, and infrared transmitters and receivers, electronic pagers, analog telephones, cellular telephones, alarm systems, and friction actuated initiators such as “pull wire” or fuse initiators and “strike anywhere materials;
4. Improvised explosive device components, including but not limited to polyvinylchloride (“PVC”) pipes; metal pipes; pipe connectors, elbows, and end caps; pressure cookers, gas storage tanks, and other vessels designed to hold and confine high pressures; bottles; jars; spherical containers such as tennis balls; caulking tubes; toothpaste containers; forms made from metal, glass, plastics, cardboard, or other materials; altered military munitions and their components and containers; ammunition and reloading components; personal carrying devices such as luggage and backpacks; household or industrial storage containers; and any shrapnel or fragmentation material, including nails, screws, nuts, bolts, BBs, lead shot and other small items that serve as projectiles;
5. Tools and supplies used or intended to be used for the acquisition, manufacture, testing, modification, or use of explosives, initiation systems and their components, military munitions or ordnance and their components, or improvised explosive devices, including but not limited to screwdrivers, drills, drill bits, pipe wrenches, ammunition reloading equipment and tools, plumbers’ tools, sockets, ratchets, wrenches, presses bench vises, vise grips, pliers, saws, bladed cutting tools like knives and box-cutters, grinders, metal files, wire cutters and strippers, welders, welding rods, saws and other cutting devices, soldering irons, propane torches, glue guns, scales, electronic diagnostics and monitoring equipment such as “multimeters,” metals, wire, solder, caulking, tar, epoxy, glue and other adhesives, tape (electrical, duct, masking, sealing and strapping tape), fasteners, measuring containers, chemicals, gloves, masks, hearing protection, protective clothing and equipment, workbenches or similar work surfaces, heating equipment such as hot plates or burners, household and laboratory mixing implements, laboratory mixing equipment and storage containers and vessels, tubing and hoses, thermometers and other temperature monitoring devices, diagnostic and testing materials such as “PH paper”, filters, vacuums, coolers, and refrigerators;
6. Items used or intended to be used for storing explosives, initiation systems and their components, military munitions or ordnance and their components, improvised explosive devices, tools, testing equipment, and supplies, including but not limited to bunkers, magazines, cans, buckets, footlockers, barrels, shelving, racks, ammunition packaging or cans, safes, and refrigerators;
7. Training, instructional, and reference materials or other information, whether printed or in digital format, relating to explosives, initiation systems, improvised explosive devices, chemistry, or testing or experimentation relating to such topics, including literature published by terrorist organizations such as Inspire Magazine, “underground” publications such as the “Poor Man’s James Bond” and “Anarchist Cookbook,” military manuals and literature, personal notebooks, journals, and related documents and files;
8. Records, receipts, documents, programs, applications, or materials relating to the acquisition or ownership of the items listed above;
9. Address and/or telephone books, telephones, pagers, answering machines, customer lists, and any papers reflecting names, addresses, telephone numbers, pager numbers, fax numbers and/or identification numbers of sources of supply of explosives, military munitions or ordnance, or any tools, containers, or supplies relating to such items;
10. Documents and records, reflecting the ownership, occupancy, possession, or control of the SUBJECT LOCATION, including lease/rental agreements, rent receipts, registration documents, bank records, utility bills, telephone bills, other addressed envelopes, and correspondence;
11. Records, documents, and materials reflecting or relating to any intent, motive and means of committing any of the subject offenses;
12. Still and video photographs, and crime scene drawings;
13. Any electronic devices that are capable of analyzing, creating, displaying, converting, or transmitting electronic or magnetic computer impulses or data. These devices include, but are not limited to: desktop computers, laptop computers, personal data assistants, tablet devices, gaming consoles, personal digital assistant, or other stationary or portable devices capable of storing electronic data, such as USB storage devices, and memory cards.
14. Magnetic and optical storage devices capable of storing digital media include but not limited to discs, compact discs, DVDs, video cassettes, camera film and video film;
15. All telecommunications devices capable of sending and receiving telephone calls, SMS (text message) communications, or electronic communications, which include: wireless telephones, cellular phones, smart phones, iPhones, iPads, electronic tablets, etc.
16. Case specific items like cell phones, weapons, drugs, cash, bodily fluids or DNA, documents.

For which a search warrant may be issued upon one or more of the grounds set forth in the Colorado Rules of Criminal Procedure and CRS § 16-3-301, namely that this property has been stolen or embezzled, or which is designed or intended for use as a means of committing a criminal offense, or which is or had been used as a means of committing a criminal offense, or the possession of which is illegal, or which would be material evidence in a subsequent criminal prosecution in this state, another state, or federal court, or the seizure of which is expressly required, authorized, or permitted by a statute of this state or the United States, or that would aid in the detection of the whereabouts of or in the apprehension of a person for whom a lawful arrest order is outstanding.

The facts establishing grounds for issuance of a search warrant and showing probable cause to believe that they exist are as follows:

BACKGROUND OF AFFIANT

STATEMENT OF PROBABLE CAUSE REGARDING CRIME BEING INVESTIGATED – OR IF FOR FUGITIVE PURPOSES, EXISTENCE OF OUTSTANDING WARRANT

Based on this training and experience and conversations with others in law enforcement, I know the following about the following topics regarding this investigation:

Your AFFIANT requests permission to search the residence for containers which could be storing explosives. Explosives require specific storage requirements for that reason your AFFIANT requests permission to search all areas where explosives could be stored, concealed, or hidden. From training and experience, your AFFIANT knows that certain homemade explosives need to be stored in particular environments (cold etc.).

Some of the items requested to be searched are objects of explosive and Improvised Explosive Device (IED) related materials. These include the explosives, the container, the fuzing system, manufacturing tools and supplies, instructional information, purchase documentation and evidence prior to testing. Your AFFIANT understands that many items used in the making of bombs and IEDs are commonly possessed household items.

Your AFFIANT knows from training and experience bombs and IEDs require explosives to function. Explosives include both high explosives, such as TNT, dynamite, C-4 and commercial explosives (ANFO, Kinestick, etc.) as well as low explosives such as black powder, Pyrodex, smokeless powder and flash powder. The main explosive charge can also be homemade (improvised) from various chemicals to include fuels and oxidizers such as ammonium nitrate, fuel oil, nitro methane, peroxides, acids, sulfur, charcoal, perchlorate mixtures, potassium nitrate, acetone, and powdered metals (aluminum and magnesium).

Your AFFIANT knows from training and experience bombs and IEDs need initiators to function. The initiator can be a commercial blasting cap, electric match, squib, time fust, cannon or hobby fuse, or an improvised initiator. An example of an improvised initiator would be a light bulb with the glass broken to expose the filament.

Your AFFIANT knows from training and experience bombs and IEDs constructed from low explosives such as black powder usually require some type of container such as PVC or metal pipe which will contain the gas and creates the pressure explosion seen in pipe and pressure cooker bombs . However, other types of containers can be utilized in the construction of IEDs to include commercial grade fireworks, consumer grade fireworks and military ordnance.

Containers are not only used to confine the explosion, but they are also used to conceal the IED from sight of the public during transport and once the IED has been set in place. Concealment containers can be anything the bomb or IED is placed within or covered with. The container can also contain fragmentation intended to cause additional injury. Fragmentation can be made from things such as nails, screws, nuts bolts, BBs, lead shot and similar material.

The fuzing system is what initiates the device. The fuzing system can initiate the bomb or IED based on time, something the intended victim does to the device (move, open, expose to light, etc.) or on command of the bomber (cell phone, remote control, etc.). Your AFFIANT knows from training and experience fuzing systems include power supplies such as batteries and switches such as clothespin switches, lever/pressure switches, improvised loop switches and other electric or electronic switches. Additional components often found in bombs and IEDs include light emitting diodes (LEDs), relays, timers, wire, solder, radio-controlled transmitters and receivers.

Your AFFIANT knows from training and experience that individuals building bombs and IEDs possess tools and supplies used in the manufacturing of these devices. These tools and supplies include, but are not limited to, drills, drill bits, pipe wrenches, and other plumbers’ tools, vice grips, other pliers, hack saws, grinders, metal files, wire cutters and strippers, welders, soldering irons, glue guns, tar, epoxy, contact cement, tape (electrical, duct, masking, etc) and other fasteners. These tools and supplies are of evidentiary value as they indicate a bomber’s “signature” and in some cases can forensically link the bomb builder with the device.

Your AFFIANT knows from training and experience that bomb builders often retain documents and instructions relating to the construction of the device and directions on how to manufacture or mix explosive mixtures and compounds. Your AFFIANT knows that bombers will utilize this material to further their understanding of explosives as well as determine what type of explosive or device fits their skill level. For example, some homemade explosives require the use of lab grade chemicals and a lab grade equipment for distillation. Your AFFIANT knows from training and experience that bombers may try different methods before utilizing a simpler method. These documents and instructions are not limited to books, military manuals, diagrams, magazines, journals, internet printouts, articles, flash drives, CDs, and documents retained on computers, hard drives, or other computer media.

Your AFFIANT knows from training and experience that bomb builders often retain documentation of the purchase of the various components of the explosives, bomb or IED. These documents include items such as receipts, credit card statements, invoices, bills and online purchase transactions history.

Your AFFIANT knows from training and experience that bomb builders and bombers often retain evidence of their testing of the devices and prior bombings and damage done with the bombs and explosives. This evidence includes items such as photographs, videos and residue from explosions and fragments from prior detonated devices.

Often suspects will research the process for building IEDs and homemade explosives, your AFFIANT requests permission to search for documents supporting the furtherance of understanding when it comes to building IEDs and making explosives.

In the event evidence is located, your AFFIANT knows from training and experience that it will be necessary to establish dominion or control over that property. This can be done through documenting items which show possession, dominion, and control over said premises and vehicle, including, for example keys, mail envelopes, letters, rental/owner agreements and receipts, utility and telephone bills, photographs and film, prescription bottles, vehicle registration, insurance papers, address and telephone books, government notices and documents, papers bearing a person’s name, phone number or address.

Your AFFIANT requests permission to search for any records documents or materials which my reveal any criminal intent, motive for any found explosive devices. Your AFFIANT knows from training and experience, suspects will often document their intentions in writing before they carry out any violent act.

Your AFFIANT requests to search the residence for any stolen firearms, illegal weapons, and chemical agent grenades. Your AFFIANT knows from training and experience, suspects will generally hold onto items such as stolen guns or explosives for a long period of time. Additionally, your AFFIANT knows from training and experience that suspects will often move items between residences and their vehicles in attempts to thwart a criminal investigation.

***Further requests:***

1. Pursuant to Crim. P. 41 and §16-3-304(2), Your Affiant requests that this Court seal the affidavit and search warrant and court order for production of records until the filing of charges based on this law enforcement criminal investigation. The affidavit establishes grounds to believe that disclosure at this time of the affidavit and search warrant and court order for production of records would be contrary to the public interest. Such order for sealing does not apply to representatives of law enforcement agencies, and District Attorney’s Offices.
2. Pursuant to CRS § 16-3-305(7)(a), Your Affiant requests that this Court authorizes the execution of this search warrant outside of the time requirements of between the hours of 7 A.M. and 7 P.M. Your Affiant requests authorization to execute this warrant between the hours of [AM TIME] and [PM TIME]. As good cause, [STATEMENT OF GOOD CAUSE].

I believe the above facts to be true from official LAW ENFORCEMENT AGENGY records, conversations with fellow officers, personal observations and interviews. I am a YOUR TITLE with the LAW ENFORCEMENT AGENGY. I have been trained at the State, and local levels with regard to my duties. I am authorized by law to execute search warrants in the State of Colorado.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

AFFIANT

This affidavit was sworn to and subscribed by telephone this DATE day of MONTH 20\*\* at \_\_\_\_\_\_\_\_.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Judge / Magistrate

Case No.

COUNTY OF LARIMER ) IN THE COMBINED COURT

) SS

STATE OF COLORADO )

**SEARCH WARRANT**

BEFORE THE HONORABLE \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

JUDGE / MAGISTRATE

TO: ANY PEACE OFFICER AUTHORIZED BY LAW TO EXECUTE SEARCH WARRANTS IN THE STATE OF COLORADO.

The Court, upon review of a sworn affidavit filed by YOUR NAME HERE, a commissioned police officer, in support of the issuance of this search warrant, hereby commands you to search **PREMISES/VEHICLE** and curtilage thereof, described and identified as:

SPECIFICALLY DESCRIBE THE RESIDENCE

ADD PHOTO OF PHONE IF AVAILIABLE

AND seize:

1. Explosives and their precursors, components and chemicals, including but not limited to substances commonly known as nitroglycerin, TNT, dynamite, and C-4 (and its primary component, RDX), PETN, HMX, nitrocellulose, ANFO, slurries, water gels and explosive caulks such as Demex 100 and 400, picric acid, lead azide, fulminate of mercury, gunpowder found in firearms ammunition, including smokeless powder and black powder, flash powder, and pyrotechnic devices such as fireworks, signaling devices, special effects fireworks, squibs, electric matches; Homemade (improvised) explosives and their precursor chemicals to include fuels and oxidizers such as ammonium nitrate, fuel oil, nitro methane, phosphorous, peroxides, acids, sulfur, charcoal, perchlorate mixtures, potassium nitrate, acetone and powdered metals such as aluminum and magnesium;
2. Military munitions and ordnance and any component or part thereof and any container for such items, including but not limited to hand grenades, rifle grenades, aerial bombs, cluster bombs, guided missiles, light anti-tank weapons, military signaling devices such as flares and illumination grenades, military pyrotechnics, military rocket launching tubes, mortars, and mortar projectiles, military cannon projectiles, Claymore mines, anti-tank mines, anti-personnel mines, military cartridges greater than .50 caliber, military shape charges, military satchel charges, military booby traps and their components;
3. Explosives initiation systems, devices, materials, any component or part thereof, whether manufactured or improvised, and any container for such items, including but not limited to commercial or military blasting caps, light bulbs and strings, syringes, primers, detonating cord, shock tube, electric matches, electric and non-electric detonators, acids and other chemical initiation materials, squibs, time fuses, cannon or hobby fuses, wick materials, power supplies such as batteries (including “button size,” watch, calculator, Polaroid film pack, AA, AAA, B, C, D, and 9-volt, vehicle, and rechargeable batteries), wires, conductors, switches (including clothespin switches, lever/pressure switches, improvised loop switches, trip wires, electric and electronic switches), relays, resistors, transistors, toggle switches, motion detectors, photo cells, mercury, tilt or vibratory switches, pressure switches, light bulbs, light emitting diodes (“LEDs”), relays, digital and mechanical timers, wire, solder, remote, radio-controlled, and infrared transmitters and receivers, electronic pagers, analog telephones, cellular telephones, alarm systems, and friction actuated initiators such as “pull wire” or fuse initiators and “strike anywhere materials;
4. Improvised explosive device components, including but not limited to polyvinylchloride (“PVC”) pipes; metal pipes; pipe connectors, elbows, and end caps; pressure cookers, gas storage tanks, and other vessels designed to hold and confine high pressures; bottles; jars; spherical containers such as tennis balls; caulking tubes; toothpaste containers; forms made from metal, glass, plastics, cardboard, or other materials; altered military munitions and their components and containers; ammunition and reloading components; personal carrying devices such as luggage and backpacks; household or industrial storage containers; and any shrapnel or fragmentation material, including nails, screws, nuts, bolts, BBs, lead shot and other small items that serve as projectiles;
5. Tools and supplies used or intended to be used for the acquisition, manufacture, testing, modification, or use of explosives, initiation systems and their components, military munitions or ordnance and their components, or improvised explosive devices, including but not limited to screwdrivers, drills, drill bits, pipe wrenches, ammunition reloading equipment and tools, plumbers’ tools, sockets, ratchets, wrenches, presses bench vises, vise grips, pliers, saws, bladed cutting tools like knives and box-cutters, grinders, metal files, wire cutters and strippers, welders, welding rods, saws and other cutting devices, soldering irons, propane torches, glue guns, scales, electronic diagnostics and monitoring equipment such as “multimeters,” metals, wire, solder, caulking, tar, epoxy, glue and other adhesives, tape (electrical, duct, masking, sealing and strapping tape), fasteners, measuring containers, chemicals, gloves, masks, hearing protection, protective clothing and equipment, workbenches or similar work surfaces, heating equipment such as hot plates or burners, household and laboratory mixing implements, laboratory mixing equipment and storage containers and vessels, tubing and hoses, thermometers and other temperature monitoring devices, diagnostic and testing materials such as “PH paper”, filters, vacuums, coolers, and refrigerators;
6. Items used or intended to be used for storing explosives, initiation systems and their components, military munitions or ordnance and their components, improvised explosive devices, tools, testing equipment, and supplies, including but not limited to bunkers, magazines, cans, buckets, footlockers, barrels, shelving, racks, ammunition packaging or cans, safes, and refrigerators;
7. Training, instructional, and reference materials or other information, whether printed or in digital format, relating to explosives, initiation systems, improvised explosive devices, chemistry, or testing or experimentation relating to such topics, including literature published by terrorist organizations such as Inspire Magazine, “underground” publications such as the “Poor Man’s James Bond” and “Anarchist Cookbook,” military manuals and literature, personal notebooks, journals, and related documents and files;
8. Records, receipts, documents, programs, applications, or materials relating to the acquisition or ownership of the items listed above;
9. Address and/or telephone books, telephones, pagers, answering machines, customer lists, and any papers reflecting names, addresses, telephone numbers, pager numbers, fax numbers and/or identification numbers of sources of supply of explosives, military munitions or ordnance, or any tools, containers, or supplies relating to such items;
10. Documents and records, reflecting the ownership, occupancy, possession, or control of the SUBJECT LOCATION, including lease/rental agreements, rent receipts, registration documents, bank records, utility bills, telephone bills, other addressed envelopes, and correspondence;
11. Records, documents, and materials reflecting or relating to any intent, motive and means of committing any of the subject offenses;
12. Still and video photographs, and crime scene drawings;
13. Any electronic devices that are capable of analyzing, creating, displaying, converting, or transmitting electronic or magnetic computer impulses or data. These devices include, but are not limited to: desktop computers, laptop computers, personal data assistants, tablet devices, gaming consoles, personal digital assistant, or other stationary or portable devices capable of storing electronic data, such as USB storage devices, and memory cards.
14. Magnetic and optical storage devices capable of storing digital media include but not limited to discs, compact discs, DVDs, video cassettes, camera film and video film;
15. All telecommunications devices capable of sending and receiving telephone calls, SMS (text message) communications, or electronic communications, which include: wireless telephones, cellular phones, smart phones, iPhones, iPads, electronic tablets, etc.
16. Case specific items like cell phones, weapons, drugs, cash, bodily fluids or DNA, documents.

For which a search warrant may be issued upon one or more of the grounds set forth in the Colorado Rules of Criminal Procedure and CRS § 16-3-301, namely that this property has been stolen or embezzled, or which is designed or intended for use as a means of committing a criminal offense, or which is or had been used as a means of committing a criminal offense, or the possession of which is illegal, or which would be material evidence in a subsequent criminal prosecution in this state, another state, or federal court, or the seizure of which is expressly required, authorized, or permitted by a statute of this state or the United States, or that would aid in the detection of the whereabouts of or in the apprehension of a person for whom a lawful arrest order is outstanding.

Based upon the affidavit of the above-named affiant, which is incorporated by reference, I am satisfied that there is probable cause to believe that the property described is located at the place above described, and probable cause to seize the items described above pursuant to Crim. P. 41, and §16-3-301. YOU ARE THEREFORE AUTHORIZED to search the place described for the property described, and to make a return of this Warrant to the undersigned judge within fourteen days, and to deliver to the person from whom the property is taken, a copy of this Warrant together with a receipt for the property taken, or, to leave a copy of the Warrant and receipt at the place from which the property was taken.

IT IS FURTHER ORDERED:

1. That this Search Warrant and Order and application be **SEALED** until the filing of charges based on this law enforcement criminal investigation, that the identity of any target(s) of the underlying criminal investigation may be redacted from any copy of this Order to be served on any service provider or other person. After charges are filed, disclosure of this Search Warrant and Order and application is governed by Crim. P. 55.1.
2. Pursuant to CRS § 16-3-305(7)(a), this warrant must be executed between the times of 7 A.M. and 7 P.M. --- OR --- Pursuant to CRS § 16-3-305(7)(a), the Court finds good cause and authorizes the execution of this warrant between the hours of [AM TIME] and [PM TIME].

Based upon the affidavit of the above-named Affiant, which is incorporated by reference, I am satisfied that there is probable cause to believe there is a legal basis and also legal authority for the issuance of this Search Warrant. You are therefore authorized to execute this Search Warrant according to these terms and as otherwise permitted by law.

Dated this **\_\_\_\_\_day of \_\_\_\_\_\_\_\_\_ 20\_\_**, at \_\_\_\_\_\_\_.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

JUDGE / MAGISTRATE