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

-This arrest warrant mask that includes option language for sealing warrant under Crim. P. 55.1

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

-There is GREEN text below that is needed for requesting that the Court seal the records under Crim. P. 55.1. Please use this language only when sealing is necessary and not by default.

- There is PURPLE text below that is needed to request a no contact order as part of the arrest 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.

- 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.

Crim. P. Rule 55.1 states in part:

**(a)** Court records in criminal cases are presumed to be accessible to the public. Unless a court record or any part of a court record is inaccessible to the public pursuant to statute, rule, regulation, or Chief Justice Directive, the court may deny the public access to a court record or to any part of a court record only in compliance with this rule.

(4) *Orders Entered on Court's Own Motion.* The court may, on its own motion, make a court record or other filing inaccessible to the public or order that only a redacted copy of it be accessible to the public. If the court does so, it must provide notice to the parties and the public via the publicly available Register of Actions and must also comply with paragraphs (a)(6), (a)(7), (a)(8), (a)(9), and (a)(10) of this rule. The clerk shall make the subject court record or filing inaccessible to the public pending the court's final decision, except that, in its discretion, the court may order a redacted version of the court record or filing accessible to the public during that timeframe. In its discretion, the court may hold a hearing in accordance with paragraph (a)(5) of this rule before ordering on its own motion a court record or any part of a court record inaccessible to the public.

(6) *When Request Granted.* The court shall not grant any request to limit public access to a court record or to any part of a court record, or enter an order on its own motion limiting such public access, unless it issues a written order in which it:

(I) specifically identifies one or more substantial interests served by making the court record inaccessible to the public or by allowing only a redacted copy of it to be accessible to the public;

(II) finds that no less restrictive means than making the record inaccessible to the public or allowing only a redacted copy of it to be accessible to the public exists to achieve or protect any substantial interests identified; and

(III) concludes that any substantial interests identified override the presumptive public access to the court record or to an unredacted copy of it.

(7) *Duration of Order Granting Request.* Any order limiting public access to a court record or to any part of a court record shall indicate a date or event certain by which the order will expire. That date or event shall be considered the order's expiration date or event.

(8) *Public Access to Order Granting Request.* The order limiting public access to a court record or to any part of a court record pursuant to this rule shall be accessible to the public, except that any information deemed inaccessible to the public under this rule shall be redacted from the order.

(9) *Review of Order Granting Request.* The court shall review any order limiting public access to a court record or to any part of a court record pursuant to this rule at the time of the expiration of the order or earlier upon motion of one of the parties. The court may postpone the expiration of such an order if, in a written order, it either determines that the findings previously made under paragraph (a)(6) of this rule continue to apply or makes new findings pursuant to paragraph (a)(6) of this rule justifying postponement of the expiration date or event. If the court postpones the expiration of the order, it must set a new expiration date or event.

(10) *Limited Access to Original Court Record When Request Granted.* If a court limits public access to a court record or to any part of a court record pursuant to this rule, only judges, court staff, parties to the case (and, if represented, their attorneys in that case), and other authorized Judicial Department staff shall have access to the original court record.

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

Case No:

COUNTY OF LARIMER ) IN THE COMBINED COURT

) SS

STATE OF COLORADO )

**AFFIDAVIT IN SUPPORT OF ARREST WARRANT**

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

JUDGE / MAGISTRATE

Affiant, YOUR NAME HERE, a commissioned law enforcement officer, being duly sworn, deposes and says that I have probable cause to believe that the that the person known as:

**Name: NAME HERE**

**Date of Birth: DOB HERE**

**Physical Description: RACE/SEX/HEIGHT/WEIGHT/HAIR/EYES**

**Social Security Number: SSN HERE**

**Last Known Address: LKA HERE**

has committed the following criminal offense(s), namely:

1. C.R.S. STATUTE NUMBER, NAME OF OFFENSE, CLASS CLASE OF OFFENSE, #COUNTS COUNT(S)
2. C.R.S. STATUTE NUMBER, NAME OF OFFENSE, CLASS CLASE OF OFFENSE, #COUNTS COUNT(S)
3. C.R.S. STATUTE NUMBER, NAME OF OFFENSE, CLASS CLASE OF OFFENSE, #COUNTS COUNT(S)
4. C.R.S. STATUTE NUMBER, NAME OF OFFENSE, CLASS CLASE OF OFFENSE, #COUNTS COUNT(S)
5. C.R.S. STATUTE NUMBER, NAME OF OFFENSE, CLASS CLASE OF OFFENSE, #COUNTS COUNT(S)

The facts establishing probable cause to believe that a criminal offense was committed and that the above named person committed that offense and showing grounds for the issuance of an arrest warrant are as follows:

BACKGROUND OF AFFIANT

STATEMENT OF PROBABLE CAUSE REGARDING CRIME BEING INVESTIGATED

THEREFORE, based upon the preceding information, your AFFIANT respectfully requests the Court to issue an arrest warrant for SUSPECT’S NAME, DOB: DOB, for the above- described offense(s) which occurred in the County of Larimer, State of Colorado.

Your affiant further requests the Court to limit public access to the affidavit and warrant pursuant to Crim. P. 51.1 (a)(4), for the purpose of safely effectuating the arrest of the suspect named herein and notifying the parties of the arrest.

* Your affiant requests this order limiting public access to expire after the suspect named herein is apprehended and upon first appearance in the judicial division in which the case will be permanently assigned.
* Such an order is needed to keep the record from public inspection and possible dissemination to serve the substantial interests of avoiding 1) the possibility of flight 2) security risks to arresting officers or named witnesses, and 3) any possible tampering or intimidation of named witnesses.
* Such limited public access constitutes the least restrictive means existing to protect the substantial interests above, and public access to the records will be restored without undue delay. Your affiant believes the substantial interests override the presumptive public access to the records for the above reasons, and your affiant asks the Court to so find pursuant to Crim. P. 55.1 (a)(6)."

Your affiant further requests that the Court issue a protection order pursuant to C.R.S. 18-1-1001 for the following protected party(ies):

Full Name: **NAME HERE**; Date of Birth: **DATE OF BIRTH**; Sex: **SEX**;

Full Name: **NAME HERE**; Date of Birth: **DATE OF BIRTH**; Sex: **SEX**;

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 County of Larimer and State of Colorado.

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

AFFIANT

This affidavit was sworn to and subscribed in my presence this DATE day of MONTH 20\*\* at \_\_\_\_\_\_\_\_.

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

JUDGE / MAGISTRATE

Case No.

COUNTY OF LARIMER ) IN THE COMBINED COURT

) SS

STATE OF COLORADO )

**ARREST WARRANT**

Before the Honorable \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Judge / Magistrate

To: Any peace officer authorized by law to execute arrest 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 Arrest Warrant, hereby commands you to arrest:

**Name: NAME HERE**

**Date of Birth: DOB HERE**

**Physical Description: RACE/SEX/HEIGHT/WEIGHT/HAIR/EYES**

**Social Security Number: SSN HERE**

**Last Known Address: LKA HERE**

And take them without unnecessary delay before the nearest Judge of a Court of Record, to be advised that they are being held for the alleged commission of the following crimes, to-wit:

1. C.R.S. STATUTE NUMBER, NAME OF OFFENSE, CLASS CLASE OF OFFENSE, #COUNTS COUNT(S)
2. C.R.S. STATUTE NUMBER, NAME OF OFFENSE, CLASS CLASE OF OFFENSE, #COUNTS COUNT(S)
3. C.R.S. STATUTE NUMBER, NAME OF OFFENSE, CLASS CLASE OF OFFENSE, #COUNTS COUNT(S)
4. C.R.S. STATUTE NUMBER, NAME OF OFFENSE, CLASS CLASE OF OFFENSE, #COUNTS COUNT(S)
5. C.R.S. STATUTE NUMBER, NAME OF OFFENSE, CLASS CLASE OF OFFENSE, #COUNTS COUNT(S)

THAT this warrant for arrest is issued upon affidavit sworn to or affirmed before this Court and relating facts sufficient to establish probable cause that an offense has been committed and probable cause that the person named in this warrant committed that offense.

The Court further ORDERS the affidavit and warrant are limited from public access, pursuant to Crim. P. 55.1 (a)(4), finding that:

* + The records will remain inaccessible to the public until the suspect named herein is apprehended and upon first appearance in the judicial division in which the case will be permanently assigned.
  + Such an order is needed to keep the record from public inspection and possible dissemination, and to serve the substantial interests of avoiding 1) the possibility of flight 2) security risks to arresting officers or named witnesses, and 3) any possible tampering or intimidation of named witnesses.
  + Such limited public access constitutes the least restrictive means existing to protect the substantial interests above, and public access to the records will be restored without undue delay.
  + The substantial interests override the presumptive public access to the records for the period of time stated above ending on an event certain in compliance with Crim. P. 55.1(7) for the above reasons.

Regarding bond,

* NO BOND until appearance in Court for issuance of a protection order pursuant to C.R.S. 18-1-1001(5), then bail fixed by the Court in the amount of $\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

OR

* Bail fixed by the court in the amount of $\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

The Court finds that it is appropriate to issue a Protection Order pursuant to C.R.S. 18-1-1001 for the following protected party(ies)

* Full Name: **NAME HERE**; Date of Birth: **DATE OF BIRTH**; Sex: **SEX**;
* Full Name: **NAME HERE**; Date of Birth: **DATE OF BIRTH**; Sex: **SEX**;

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

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

JUDGE / MAGISTRATE