IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No.	
, Appell,	
v.	
, Appell	
APPEAL BOND	
[Counsel or a pro se party shall modify this form as necessary and instrument in circumstances involving a cash bond, paid through of	
The appellant(s), as principal(s), are held and firmly bound \$, to be paid to appellee(s) (his heirs, executors successors or assigns), from the proceeds of: cash in the amount of, letter of credit for the amount of, letter of credit for the amount of, 20, payment well and truly made appellant(s) bind themselves, their heir assigns, jointly and severally, by this instrument.	, administrators, or assigns or its, check in the amount], tendered to the United States , or deposited herewith, for which
Whereas, on theday of, 20court, between the plaintiff(s) and the defendant(s), judgment was re the appellant(s) having filed a Notice of Appeal from such judgment for the Tenth Circuit and having applied for and obtained an order o enforcement of such judgment during the pendency of the appeal.	endered against, and to the United States Court of Appeals
Now, therefore, the condition of this obligation is that if the appeal to effect and shall satisfy the judgment in full, together with of the appeal is finally dismissed or the judgment is affirmed or shall satisfied together with such costs, interests, and damages as the Court of Approbligation shall be void; otherwise it shall remain in full service and	costs, interest, and damages for delay if atisfy in full such judgment as modified beals may adjudge and award, this
Dated this day of, 20	
APPROVED: by: A	Appellant's or Attorney's Signature
United States District Judge	
- P	Print Appellant or Attorney Name