IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No			<u></u>
	,	Appell	
v.			
	,	Appell	
		APPEAL	A BOND
[Counsel or a pro se painstrument in circumstate		-	necessary and complete and file it as a bond
bound to the appellee(s)in administrators, or assign	n the sum of \$s or its successor	rs or assign), f	, sureties, are held and firmly to be paid to appellee(s) (his heirs, executors, for which payment well and truly to be made we assigns, jointly and severally, by this instrument.
plaintiff(s) and the defendation having filed a Notice of A	dant(s), judgment Appeal from such ed for and obtaine	t was rendered in judgment to ed an order of	action pending in the above court, between the d against, and the appellant(s) the United States Court of Appeals for the Tenth f the District Court staying enforcement of such
appeal to effect and shall the appeal is finally dism	l satisfy the judgr nissed or the judgr interests, and da	ment in full, to ment is affirm mages as the	n is that if the appellant (s) shall prosecute his(their) ogether with costs, interest, and damages for delay if ned or shall satisfy in full such judgment as modified Court of Appeals may adjudge and award, this ll service and effect.
Pursuant to Rule sureties, hereby submit to			Appellate Procedure,, as the fithe District Court.
Dated this	day of	, 20	·
Appellant			Surety
APPROVED:			Address of Surety
United States District Ju	dge		