# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No.

,

Plantiff,

v.

,

Defendant

**BOND FOR [TEMPORARY RESTRAINING ORDER] [PRELIMINARY INJUNCTION]**

*[Counsel or a pro se party shall modify this form as necessary and complete and file it as a bond instrument in circumstances involving a surety.]*

Plaintiff and principal has commenced an action against defendant(s)

and has applied for a [temporary restraining order] [preliminary injunction] against defendant(s), enjoining and restraining them from the commission of certain acts, as in the complaint more particularly described.

Now, the undersigned , a corporation as surety, in consideration of the premises, and of the issuing of a [temporary restraining order] [preliminary injunction], does undertake in the sum of dollars, and promise that if a [temporary restraining order] [preliminary injunction] order shall issue the plaintiff will pay to the parties enjoined such damages, not exceeding the sum of dollars, as they may incur or suffer if found to have been wrongfully enjoined or restrained.

has caused this undertaking to be signed and its corporate seal affixed by its duly authorized attorney-in-fact at this day of .

by:

Plaintiff-Principal’s Name Attorney-in-fact’s Signature for Surety

Attorney-in-fact’s Name

Attorney-in-fact’s Address