**IN THE CIRCUIT COURT OF THE** **EIGHTH JUDICIAL CIRCUIT**

**IN AND FOR COUNTY COUNTY, FLORIDA**

**STATE OF FLORIDA, AGENCY CR: 00-00-000000**

**PLAINTIFF,**

**vs. APPLICATION &AFFIDAVIT**

 **FOR SEARCH WARRANT**

**SUSEPCT(S),**

**PHONE NUMBER (000) 000-0000,**

**DEFENDANT**

 **/**

**BEFORE ME**, the undersigned Judge, State of Florida, came this application and affidavit by YOUR RANK YOUR NAME, a law enforcement officer employed by the YOUR AGENCY, who was first duly Sworn, deposes and says that HE/SHE (YOU) believes and has good reason to believe the laws of the State of Florida have been violated and are now being violated, and there is now being kept in or on the below-described location, certain evidence, fruits, or instrumentalities of a crime to be found in or on the following described location/computer servers accessible from COUNTY County, Florida:

**LOCATION: PHONE COMPANY**

 CONTACT NAME: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 ONLINE SERVICE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 ADDRESS: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 CITY, STATE ZIP

 PHONE NUMBER: (000) 000-0000 (LIKELY AN 800 NUMBER)

 FAX NUMBER: (000) 000-0000

 A business with branch offices in COUNTY County, Florida. Hereinafter referred to as the “Location,”

**PROPERTY:**

The following records associated with the user accounts identified as mobile number **(000) 000-0000**:

1. **Content** of all incoming and outgoing SMS, MMS, or Text Message Content, associated with the identified user accounts on and between START DATE and END DATE.
2. **Content** of all stored Voice Mail Messages, associated with the identified user accounts on and between START DATE and END DATE.
3. All connection logs and records of user activity for each such account on and between START DATE and END DATE, related to the messages including:
	1. Connection dates and times.
	2. Disconnect dates and times.
	3. Method of connection (e.g., telnet, ftp, http)
	4. Data transfer volume.
	5. User name associated with the connections.
	6. Telephone caller identification records.
	7. Any other connection information, such as the Internet Protocol address of the source of the connection.
	8. Connection information for the other computer to which the user of the above-referenced accounts connected, by any means, during the connection period, including the destination IP address, connection time and date, disconnect time and date, method of connection to the destination computer, and all other information related to the connection from cellular service provider.
4. All of the above records whether possessed by PHONE COMPANY or any other cellular service provider.
5. PHONE COMPANY and all other providers of wireless and/or electronic communications services, Internet Service Providers, landlords, custodians, and other persons and entities are hereby authorized and ordered to furnish, in regards to cellular number, **(000) 000-0000,** and any number (PTN/IMSI/MIN/ESN) changes to these accounts for the time period on and between **START DATE** and **END DATE**, whether maintained by PHONE COMPANY and all other providers of wireless and/or electronic communications services providing service to the listed telephone as call detail records, as transactional records, as information stored in computer databases dedicated to fraud detection, or in any other form or location,as soon as practicable from the date of this Order, all information to include:
6. The current Subscriber, Application and Billing Information, including payment method and credit card information, the target phone’s International Mobile Subscriber Identification (IMSI), the Mobile Subscriber Identification Number (MSID/ MIN), the Electronic Serial Number (ESN), and any replacement combinations of those numbers, and these same numbers for any additional cellular telephones owned by or leased to the same account or subscriber, the Brand Name and Model of handset, and special features information; and all of the previous information for any additional cellular telephones owned by or leased to the same account or subscriber,the time period on and between **START DATE** and **END DATE**, of Call/Communication Detail Records (CDR’s), to include Texts/SMS (without content) and Data Session Logs, with Cellular Sites and associated street addresses for the time period on and between **START DATE** and **END DATE,** numbers dialed, incoming numbers, call durations, signaling and communications processing information, sent and received by the target cellular telephone for any form of communication it is capable of, to include: voice, text, sms, mms, internet, mobile-to-mobile, uncharged call detail, CDR and iDEN network search engine reports, Viador Reports, airtime usage data, Automated Message Accounting Data Bases and Calls-to Destination data, and packet data, cell call detail and cell towers for standard calls and “direct connect” or any push-to-talk like feature and non-billed calls, control channels used, capture all Internet Protocol (IP) addresses, email addresses, website addresses, servers, and user names, GEO/Precision (GPS- Locator Tools) Locations and/or E911 locations, interim cell sites, complete cell site list, acquisition of geo-location information, geographic location of towers activated, as available, Range to Tower Measurements (RTT), Per Call Measurement Data (PCMD), and facilities, records of all published and non-published numbers dialed or pulsed from the target telephone and from any additional customer telephones, and technical assistance necessary to accomplish the requests noted in the application of this Order.

Hereinafter referred to as the “Property.”

Contained within/concealed at the Locationis the Property, described above, evidence of the commission of a felony, specifically the violation of laws relating to

Florida Statute 000.00 – OFFENSE NAME

Florida Statute 000.00 – OFFENSE NAME

**THE BASIS for Your Affiant’s belief** that the Location contains/holds/conceals evidence of the commission of a felony as described above and the facts establishing the grounds for this Affidavit and the probable cause for believing that such facts exist is:

Your Affiant, YOUR RANK YOUR NAME (hereinafter referred to as YA), is a duly sworn law enforcement officer employed by the AGENCY and has been since HIRE DATE. YA successfully completed Basic Law Enforcement Training at ACADEMY YOU ATTENDED in CITY WHERE YOU ATTENDED, COUNTY WHERE YOU ATTENDED County, Florida. YA served as SUMMARIZE YOUR LEO WORK EXPERIENCE. YA has attended SUMMARIZE SPECIAL TRAINING & LEO CLASSES INCLUDING APPROXIMATE DATES OF COMPLETION. By HIS/HER training and experience, SUMMARIZE SPECIAL QUALIFICIATIONS BASED ON ABOVE TRAINING – IE, FAMILIARITY WITH CONTROLLED SUBSTANCES, KNOWLEDGE OF CHILD PORNGRAPHY, ETC. YA is currently assigned to CURRENT ASSIGNMENT, and has been assigned to investigate various criminal offenses to include, but not limited to, YOUR CASE LOAD since MONTH, YEAR YOUR CURRENT ASSIGNMENT BEGAN.

SUMMARIZE YOUR CASE HERE

 .

Through training and experience, YA knows that cell phones can contain a substantial amount of information relevant to the investigation of a case. Criminals often use cellular phones to communicate with accomplices and will sometimes store accomplices’ contact information in address books, speed dial lists or in other areas of the phone. These communications can occur through typical telephone calls or through instant messaging or text messages. To the extent that criminals use services such as instant messaging or text messages, these messages can sometimes be found on the cellular phone itself. Criminals also use cellular phones to document criminal activities both by photographs, videos as well as digital memos. Your affiant knows that these images and memos are also stored on the handset itself. Also information can be located on the SIM (Subscriber Identity Module) which is a smart card located in the phone which also contains network information. Removable memories are also sometimes located in a cellular handset that allows the user to store vast amounts of electronic data.

YA knows that devices such as these phones can store a large number of phone numbers and call history and some mobile phones can also contain contact information and calendar information and can be linked, either by wire or wireless, with computers. Camera phones can contain images. This information can be valuable evidence in determining other participants in a criminal enterprise.

YA knows that those involved in criminal enterprises sometimes use multiple phones to separate contacts with different participants or to attempt to avoid detection and monitoring by law enforcement. They also sometimes possess multiple phones to have a backup means of communication in case a phone is lost or seized by law enforcement. Likewise, YA knows that images in a camera can contain evidence of where a subject has been and with whom the subject has associated.

 YA certifies that the information likely to be obtained from this warrant is relevant to an on-going criminal investigation. It is further certified that alternative means of investigation have been considered or attempted, and that no less intrusive means will be effective in attaining the information for this on-going criminal investigation. This application is made pursuant to Florida Statutes 933.02, 934.32, and Shaktman v. State, 553 So.2d 148 (Fla. 1989). Furthermore, the compelling state interest in the present case to overcome the individual’s privacy rights as stated in Shaktman is the investigation of the felony offense.

 **THEREFORE**, YA has reason to believe and does believe that the aforementioned records sought in this case will assist in learning the details of the events leading up to the commission of the felony offense described above.

**ALL OF WHICH WHEREFORE**, YA prays that a search warrant be issued according to law, commanding the Sheriff and/or duly constituted Deputy Sheriffs of COUNTY County, Florida, and/or Investigators and/or Law enforcement officers of the YOUR AGENCY, Investigators of the Office of the State Attorney, Eighth Judicial Circuit of Florida, and/or any of their duly constituted Agents, with necessary and proper assistance, to search the above-described premises for the above-described items, and for the seizure and safekeeping thereof, either in the daytime or nighttime, or on Sunday, as the exigencies of the occasion may demand, in order that the evidence may be procured to be used in the prosecution of such person or persons unlawfully possessing or using the same in violation of the laws of the State of Florida.

 YOUR RANK YOUR NAME, Affiant

 YOUR AGENCY

Sworn and Subscribed before me this\_\_\_\_day of MONTH, 20\_\_.

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

Notary or Assistant State Attorney

**THE ABOVE APPLICATION** for search warrant coming on to be heard and having examined the application made under oath and the above Sworn affidavit set forth and thereupon being satisfied that there is probable cause to believe that the grounds set forth in said Affidavit and Application for Search Warrant do exist and that the law is being violated, I so find, and a search warrant is hereby allowed and issued.

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

**CIRCUIT COURT JUDGE**

REVIEWED BY: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

ATTORNEY NAME, Assistant State Attorney

**IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT**

**IN AND FOR COUNTY COUNTY, FLORIDA**

**STATE OF FLORIDA, AGENCY CR: 00-00-000000**

**PLAINTIFF,**

**vs.**

 **SEARCH WARRANT**

**SUSEPCT(S),**

**PHONE NUMBER (000) 000-0000,**

**DEFENDANT.**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/

**This order, warrant is issued pursuant to Florida Statute s. 92.605. A response is due within 20 business days of receipt of this order, warrant unless a longer time period is stated herein.**

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA,

TO: ALL AND SINGULAR THE SHERIFF AND/OR DULY CONSTITUTED DEPUTY SHERIFFS OF ALACHUA COUNTY, FLORIDA, AND/OR DETECTIVES AND/OR LAW ENFORCEMENT OFFICERS OF THE LIST ALL LOCAL LAW ENFORCEMENT AGENCIES, THE FLORIDA DEPARTMENT OF LAW ENFORCEMENT, AND/OR SPECIAL AGENTS OF THE UNITED STATES DRUG ENFORCEMENT ADMINISTRATION, AND/OR SPECIAL AGENTS OF THE UNITED STATES BUREAU OF ALCOHOL, TOBACCO, FIREARMS, AND EXPLOSIVES, AND/OR ANY OF THEIR DULY CONSTITUTED AGENTS.

WHEREAS, YOUR RANK YOUR NAME (YA), a law enforcement officer for the YOUR AGENCY, who was first duly Sworn, deposes and says that he has reason to believe the laws of the State of Florida have been violated, and there is now being kept in or at the below-described location evidence, fruits, or instrumentalities of that crime to be found in or on the following described location/computer servers accessible from COUNTY County, Florida

The Court does find that there is probable cause to believe that the felony laws of the State of Florida are being violated, to wit:

Florida Statute 000.00 - OFFENSE

Florida Statute 000.00 - OFFENSE

Florida Statute 000.00 - OFFENSE

**LOCATION: PHONE COMPANY**

CONTACT NAME: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

ONLINE SERVICE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

ADDRESS: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

CITY, STATE ZIP

PHONE NUMBER: (000) 000-0000 (LIKELY AN 800 NUMBER)

FAX NUMBER: (000) 000-0000

 A business with branch offices in COUNTY County, Florida. Hereinafter referred to as the “Location,”

**PROPERTY:**

The following records associated with the user accounts identified as mobile number **(000) 000-0000**:

1. **Content** of all incoming and outgoing SMS, MMS, or Text Message Content, associated with the identified user accounts on and between **START DATE** and **END DATE**.
2. Content of all stored Voice Mail Messages, associated with the identified user accounts on and between **START DATE** and **END DATE**.
3. All connection logs and records of user activity for each such account on and between **START DATE** and **END DATE**, related to the messages including:
	1. Connection dates and times.
	2. Disconnect dates and times.
	3. Method of connection (e.g., telnet, ftp, http)
	4. Data transfer volume.
	5. User name associated with the connections.
	6. Telephone caller identification records.
	7. Any other connection information, such as the Internet Protocol address of the source of the connection.
	8. Connection information for the other computer to which the user of the above-referenced accounts connected, by any means, during the connection period, including the destination IP address, connection time and date, disconnect time and date, method of connection to the destination computer, and all other information related to the connection from cellular service provider.
4. All of the above records whether possessed by PHONE COMPANY or any other cellular service provider.
5. PHONE COMPANY and all other providers of wireless and/or electronic communications services, Internet Service Providers, landlords, custodians, and other persons and entities are hereby authorized and ordered to furnish, in regards to cellular number, (000) 000-0000, and any number (PTN/IMSI/MIN/ESN) changes to these accounts for the time period on and between **START DATE** and **END DATE**, whether maintained by PHONE COMPANY and all other providers of wireless and/or electronic communications services providing service to the listed telephone as call detail records, as transactional records, as information stored in computer databases dedicated to fraud detection, or in any other form or location, as soon as practicable from the date of this Order, all information to include:
6. The current Subscriber, Application and Billing Information, including payment method and credit card information, the target phone’s International Mobile Subscriber Identification (IMSI), the Mobile Subscriber Identification Number (MSID/ MIN), the Electronic Serial Number (ESN), and any replacement combinations of those numbers, and these same numbers for any additional cellular telephones owned by or leased to the same account or subscriber, the Brand Name and Model of handset, and special features information; and all of the previous information for any additional cellular telephones owned by or leased to the same account or subscriber, the time period on and between **START DATE** and **END DATE**, of Call/Communication Detail Records (CDR’s), to include Texts/SMS (without content) and Data Session Logs, with Cellular Sites and associated street addresses for the time period on and between **START DATE** and **END DATE**, numbers dialed, incoming numbers, call durations, signaling and communications processing information, sent and received by the target cellular telephone for any form of communication it is capable of, to include: voice, text, sms, mms, internet, mobile-to-mobile, uncharged call detail, CDR and iDEN network search engine reports, Viador Reports, airtime usage data, Automated Message Accounting Data Bases and Calls-to Destination data, and packet data, cell call detail and cell towers for standard calls and “direct connect” or any push-to-talk like feature and non-billed calls, control channels used, capture all Internet Protocol (IP) addresses, email addresses, website addresses, servers, and user names, GEO/Precision (GPS- Locator Tools) Locations and/or E911 locations, interim cell sites, complete cell site list, acquisition of geo-location information, geographic location of towers activated, as available, Range to Tower Measurements (RTT), Per Call Measurement Data (PCMD), and facilities, records of all published and non-published numbers dialed or pulsed from the target telephone and from any additional customer telephones, and technical assistance necessary to accomplish the requests noted in the application of this Order.

Hereinafter referred to as the “Property.”

**IT IS ORDERED AND ADJUDGED** that:

**PHONE COMPANY** and all other providers of wireless and/or electronic communications services, any Internet Service Provider (ISP), email company or email server entity (public or private), website hosting company, and/or website or internet service providing company and/or entity, provide any subscriber information, email addresses, email logs (with header information, but without any content such as subject lines or the body of emails), Internet Protocol (IP) logs, website addresses, etc., for any email addresses, IP addresses, user names, etc., identified from the original target cellular device(s)/account(s) records pertaining to the target devices. Such as, if the original target devices’ records reveal Internet activity, such as email activity, web activity, and/or other Internet connected applications, then this Order will also order the release of all subscriber information pertaining to user identifying, *and*, addressing and routing (transactional) information pertaining to that Internet activity (without content information) for the effective period of this Order.

**IT IS FURTHER ORDERED AND ADJUDGED** that:

The providerand all other providers of wireless and/or electronic communications services accomplish and compliance with requests made, unobtrusively and with a minimum of interference to the services of, PHONE COMPANY and all other providers of wireless and/or electronic communications services, landlords, custodians, and other persons and entities, or to the party with respect to whom the installation and use is to take place; and it is

**IT IS FURTHER ORDERED AND ADJUDGED** that:

* 1. The use of said historical Call/Communication Detail Records requests, and the use of GEO/Precision (GPS) Locations, E911’s, and Locator Tools, and other Geolocation Measurements Pertaining to Communication Devices, and other information and authorization contemplated by this Order, is authorized for the time period on and between **START DATE** and **END DATE**.
	2. This Order and its supporting Application shall be sealed until further Order of this Court; provided that a copy of this Order may be made available to employees of PHONE COMPANY and all other providers of wireless and/or electronic communications services, landlords, custodians, other persons and entities, if necessary, to facilitate their assistance in implementing the provisions of this Order.
	3. PHONE COMPANY and all other providers of wireless and/or electronic communications services, and their agents and employees, landlords, custodians, and other persons and entities ordered hereby to provide assistance to YOUR AGENCY & OTHER LOCAL AGENCY, and the FBI/CAST and shall not disclose to the listed subscriber, lessee or sub-lessee of the above-mentioned telephone number, or to any other person or entity, the existence of this Order and its supporting Application, or of this investigation, the use of GEO/Precision (GPS) Locations, E911’s, and Locator Tools, and other Geolocation Measurements Pertaining to Communication Devices and location of cell sites activated by calls either originating from the target facility or terminating at said target or unless otherwise ordered by the Court.
	4. The YOUR AGENCY shall compensate PHONE COMPANYand all other providers of wireless and/or electronic communications services, landlords, custodians, and other persons and entities who furnish facilities and/or technical assistance pursuant to this Order for all reasonable charges and/or expenses incurred in providing such facilities and assistance; provided that said charges and/or expenses shall be identified and billed to the YOUR AGENCY as is provided in Florida Statute 934.26.
	5. PHONE COMPANY and all other providers of wireless and/or electronic communications services shall provide the YOUR AGENCY & OTHER LOCAL AGENCY, and the FBI/CAST upon written request, the names, addresses, billing and credit information of the current subscribers of record, whether published or non-published, for the telephone numbers identified through the use of historical call/communication detail records herein authorized. Said results shall include:
		1. Cell site activation locations of the facilities from which the identified telephone calls or other communications to or from the cellular telephone were made, whether said calls originated from a land line, mobile telephone, cellular telephone , other telephone system or other wireless internet browsing device.
		2. Names and addresses of the subscribers of record, whether published or non-published, for said identified telephone calls.
		3. Billing and credit information for the target telephone and other communication from the cellular telephone.
		4. Historical call/communication detail records with cell sites for said identified telephone calls the time period on and betweenSTART DATE and END DATE.
		5. Dates, times, and durations of each such identified telephone calls or other transactional communication processing signals from the cellular telephone.
	6. International Mobile Subscriber Identification (IMSI), the Mobile Subscriber Identification Number (MSID/ MIN), the Electronic Serial Number (ESN) of the target cellular telephone, the Brand Name and Model of handset.
	7. **Acquisition of Geolocator Information,** GEO/Precision Locations (GPS), Locator Tools and/or E911 locations as available, Range to Tower Measurements (RTT), Per Call Measurement Data (PCMD) for the target mobile, including, but not limited to, any and all changed numbers for the original target mobile.
	8. Signaling and communications processing information only, which is sent to or from the target cellular telephone, for any type of communications it is capable of, to include: signal and processing information for voice, text, internet access, and packet data transmission (Non-content).
	9. PHONE COMPANY and all other providers of wireless and/or electronic communications services shall provide forthwith the YOUR AGENCY & OTHER LOCAL AGENCY and the FBI/CAST, information relating to any other central office based features, such as: call forwarding, speed calling or dialing, touchstar, and ring master. If such features exist or are subscribed to during the pendency of this Order, the information provided shall include subscriber information, including billing and credit information, relating to each individual digit(s) associated to speed dialing, whether published or non-published; and the destination that the target phone number is call forwarded to (to include call forwarding to the final destination), including billing and credit information whether published or non-published.
	10. LIST ALL AGENCIES THAT MAY ASSIST, the United States Marshals Service, the FBI/CAST, and the Florida Department of Law Enforcement are authorized to use any and all information obtained pursuant to this order, as necessary, in aid of criminal investigation(s).

This Court finds that the Affiant has stated Probable Cause that contained within/concealed at the location is the property, described above, evidence of the commission of a felony volation of Florida laws. PHONE COMPANY and all other providers of wireless and/or electronic communications services shall provide forthwith to the YOUR AGENCY, YOUR OTHER LOCAL AGENCY, and the FBI/CAST, the Property (information) listed above, including the content of communications.

**NOW THEREFORE**, you or either of you, YOUR RANK YOUR NAME and officers with the above law enforcement agencies, with such lawful assistance as may be necessary, are hereby commanded, in the daytime or in the nighttime, or on Sunday or as the exigencies of the occasion may demand to enter the said premises and the curtilage thereof, and then and there to search diligently for said property (information) described in this warrant, and if the same or any part thereof be found on said premises, you are hereby authorized to seize and secure the same, and to provide a true and accurate copy of the property (information) and provide said property (information) to YOUR RANK YOUR NAME, a law enforcement officer employed by YOUR AGENCY, and to make return of your doings under this warrant to a court with jurisdiction within ten days from the date hereof, and you are likewise commanded in the event you seize or take property or materials mentioned in the warrant to safely keep the same until otherwise ordered by a court having jurisdiction thereof, and that you give proper receipt for said property and deliver a copy of this warrant to the person from whom taken or those in whose possession it is found or in the absence of any such person to leave said copy in the place where said property or material is found, and you are further directed to bring said property so found and any person arrested in connection therewith before the court having jurisdiction of this offense to be disposed of according to law. PHONE COMPANY**,** are Ordered to provide the Property to YOUR RANK YOUR NAME of the YOUR AGENCY.

**Reasonable costs of said compliance with this Search Warrant by PHONE COMPANY shall be paid by the YOUR AGENCY.**

**WITNESS MY HAND** and official seal on this ­­­­\_\_\_\_\_\_day of MONTH, 20\_\_.

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

CIRCUIT COURT JUDGE

**IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT**

**IN AND FOR COUNTY COUNTY, FLORIDA**

**STATE OF FLORIDA, AGENCY CR: 00-00-000000**

**PLAINTIFF,**

**vs.**

**SUSEPCT(S),**

**PHONE NUMBER (000) 000-0000,**

**DEFENDANT.**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/**

 **MOTION TO EXTEND TIME FOR SEARCH WARRANT RETURN**

 **COMES NOW** the State of Florida, by and through the undersigned Assistant State Attorney and moves this Honorable Court to extend the time period for the Search Warrant Return by 40 days and as grounds would state,

1. It will take more than 40 days to complete the search warrant return.

 **DATED** this \_\_\_\_ day of MONTH, 20\_\_.

 BRIAN S. KRAMER

 STATE ATTORNEY

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

 ATTORNEY NAME

 Assistant State Attorney

 Florida Bar #\_\_\_\_\_\_\_\_\_\_\_

 120 W. UNIVERSITY AVENUE

 GAINESVILLE, FL 32601

 (352) 374-3670

 ESERVICE: ESERVICE@SAO8.ORG

 EMAIL: \_\_\_\_\_\_\_\_\_\_\_\_\_\_@SAO8.ORG

**IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT**

**IN AND FOR COUNTY COUNTY, FLORIDA**

**STATE OF FLORIDA, AGENCY CR: 00-00-000000**

**PLAINTIFF,**

**vs.**

**SUSPECT(S),**

**PHONE NUMBER (000) 000-0000,**

 **DEFENDANT.**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/**

 **ORDER TO EXTEND TIME FOR SEARCH WARRANT RETURN**

 **THIS CAUSE** having come on to be heard upon the Motion of the State of Florida to Extend the Time for the Search Warrant Return, it is hereby

 **ORDERED AND ADJUDGED** that the return of your doings under the search warrant in this cause is extended by 40 (forty) days.

 **DONE AND ORDERED** in Gainesville, Alachua County, Florida, this \_\_\_\_ day of MONTH, 20\_\_.

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

 CIRCUIT JUDGE

cc: ATTORNEY NAME, Assistant State Attorney

**BUSINESS RECORD CERTIFICATION**

Pursuant to Sections 90.803(6) and 90.902(11), Florida Statutes

1. I \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ am currently employed with:

 (Print name of affiant)

 Business Name:

 Business Address:

1. I am a custodian of records maintained by our business.
2. The attached record(s) are either originals or duplicate copies described as: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
3. The attached record(s) were made at or near the time of the occurrence of the matters set forth by, or from information transmitted by, a person having knowledge of those matters.
4. The attached record(s) were kept in the course of the regularly conducted activity of our business.
5. The attached records(s) were made as a regular practice in the course of the regularly conducted activity of our business.
6. I am aware that falsely making this Certification or Declaration would subject me to criminal penalty under the laws of the foreign or domestic location in which this certification or declaration was signed.
7. I have signed this Certificate under oath.

 I do hereby swear or affirm that this certification and the attached records are true and accurate.

 (Affiant Signature)

 BEFORE ME, the undersigned authority, personally appeared \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, who was duly sworn under oath and who did sign the above Certification on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

The affiant is

\_\_\_\_\_ personally known to me or

\_\_\_\_\_ has presented \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ as identification.

NOTARY PUBLIC (print name) NOTARY PUBLIC (sign name)

 My Commission Expires: \_\_\_\_\_\_\_\_\_