

County Court, City and County of Denver, Colorado Lindsey-Flanigan Courthouse, Room 160 520 W. Colfax Ave. Denver, CO 80204	Filed in the County Court City & County of Denver, Colorado  <b>JUN 06 2016</b>  CLERK OF COURT  ▲ COURT USE ONLY ▲
Plaintiff: The People of the State of Colorado	
Defendant: <b>MAUREEN MARIE MOSS</b> <b>(DOB 05/16/1971)</b>	
Joseph M. Morales, Reg. No. 24706 Chief Deputy District Attorney For: Mitchell R. Morrissey, Reg. No. 13784 District Attorney 201 W. Colfax Ave. Dept. 801 Denver, CO 80202 Phone Number: 720-913-9000 Fax Number: 720-913-9035	Case Number: <u>160203658</u> Div: Criminal Ctrm <u>5B</u> <u>200</u>
<b>COMPLAINT AND INFORMATION</b>	

**THIRTY-FOUR CHARGES:**

- COUNT 1: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 2: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 3: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 4: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 5: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 6: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 7: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 8: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 9: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 10: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 11: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 12: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 13: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 14: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 15: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 16: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}

**AT LARGE**

Warrant Requested

Bond set at: \$ Set at First Appearance Judge: [Signature] Date 6/6/16  
 Signature

- COUNT 17: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 18: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 19: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 20: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 21: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 22: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 23: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 24: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 25: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 26: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 27: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 28: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 29: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 30: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 31: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 32: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 33: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}
- COUNT 34: FORGERY, C.R.S 18-5-102(1)(d) (F5) {1001D}

Mitchell R. Morrissey, District Attorney for the Second Judicial District, of the State of Colorado, in the name and by the authority of the People of the State of Colorado, informs the court of the following offenses committed, or triable, in the county of Denver:

**COUNT 1: FORGERY (F5)**

Between and including approximately March 14, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud CHELSEA PETERSON, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 2: FORGERY (F5)**

Between and including approximately March 14, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud MARC LIPPITT, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 3: FORGERY (F5)**

Between and including approximately March 14, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud DAVID KEENE, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 4: FORGERY (F5)**

Between and including approximately March 14, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud KAREN GRALOW, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 5: FORGERY (F5)**

Between and including approximately March 15, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud PAMELA NIEMCZYK, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 6: FORGERY (F5)**

Between and including approximately March 15, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud MARY LORENZO, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 7: FORGERY (F5)**

Between and including approximately March 15, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud RACHEL MALCOLM, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 8: FORGERY (F5)**

Between and including approximately March 15, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud MELANIE OROURKE, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 9: FORGERY (F5)**

Between and including approximately March 15, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud RAYMOND LACHER JR, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 10: FORGERY (F5)**

Between and including approximately March 15, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud DAVID JOHNSTON, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 11: FORGERY (F5)**

Between and including approximately March 14, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud NANCY A THORPE, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 12: FORGERY (F5)**

Between and including approximately March 22, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud JAMES WILLIAM SCHNEIDER, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 13: FORGERY (F5)**

Between and including approximately March 3, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud KAREN LARSON, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 14: FORGERY (F5)**

Between and including approximately March 15, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud RONNIE L ZOERB, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 15: FORGERY (F5)**

Between and including approximately March 15, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud MILTON G PROCTOR, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 16: FORGERY (F5)**

Between and including approximately March 14, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud ZACH FENOGLIO, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 17: FORGERY (F5)**

Between and including approximately March 14, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud VALOR WHISLER, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 18: FORGERY (F5)**

Between and including approximately March 7, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud CYNTHIA NOONE, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 19: FORGERY (F5)**

Between and including approximately March 9, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud WILLARD HAAS, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 20: FORGERY (F5)**

Between and including approximately March 9, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud MICHAEL RAUSCHKOLB, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 21: FORGERY (F5)**

Between and including approximately March 9, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud MAYNARD BUCK, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 22: FORGERY (F5)**

Between and including approximately March 9, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud CHRISTOPHER STEFFEN, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 23: FORGERY (F5)**

Between and including approximately March 9, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud SUSAN STEFFEN, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 24: FORGERY (F5)**

Between and including approximately March 9, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud KATHLEEN TURLEY, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.



**COUNT 25: FORGERY (F5)**

Between and including approximately February 24, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud DON YOUNG, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 26: FORGERY (F5)**

Between and including approximately February 24, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud KAYLA STANLEY, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 27: FORGERY (F5)**

Between and including approximately February 24, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud JOHN SMALL, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 28: FORGERY (F5)**

Between and including approximately February 24, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud MICHAEL VINTON, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 29: FORGERY (F5)**

Between and including approximately February 24, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud JUDY PHELPS, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 30: FORGERY (F5)**

Between and including approximately February 24, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud CHARLEY STULL, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 31: FORGERY (F5)**

Between and including approximately February 29, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud TINA MILLER, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 32: FORGERY (F5)**

Between and including approximately February 26, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud BRIAN LARSEN, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 33: FORGERY (F5)**

Between and including approximately February 26, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud BETH THOMAS, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

**COUNT 34: FORGERY (F5)**

Between and including approximately March 14, 2016 and March 31, 2016, MAUREEN MARIE MOSS with the intent to defraud KI PARK, unlawfully, feloniously, and falsely made, completed, altered, or uttered a written instrument which was or which purported to be, or which was calculated to become or to represent if completed, a public record or an instrument, namely: MAJOR POLITICAL PARTY PRIMARY DESIGNATION PETITION, filed, required by law to be filed, or legally fileable in or with COLORADO SECRETARY OF STATE, a public office or public servant; in violation of section 18-5-102(1)(d), C.R.S.

All offenses against the peace and dignity of the People of the State of Colorado.



AND WHEREAS, the Court has examined the attached affidavit and has satisfied itself that there is probable cause to believe that the above named offense (s) charged have been committed by the above named person; and

WHEREAS, the District Attorney for this Judicial District has requested that an arrest warrant issue for the above named person.

THEREFORE, you are hereby commanded to arrest and bring **MAUREEN MARIE MOSS** without unnecessary delay before the nearest available judge of a county or district court.

Bail fixed at \$ Set at First Appearance

Date 6/6/16

[Signature]  
Signature of Judge  
Genesee Mangnell  
Printed Name of Judge

Original Duly Verified  
State of Colorado } ss  
County of \_\_\_\_\_ }

RETURN OF WARRANT

I hereby certify that I duly executed this warrant as commanded by arresting:  
**MAUREEN MARIE MOSS, DOB: 5/16/1971**

on \_\_\_\_\_, 2016.

\_\_\_\_\_  
Arresting Officer

<p>County Court, City and County of Denver, Colorado Lindsey-Flanigan Courthouse, Room 160 520 W. Colfax Ave. Denver, CO 80204</p> <hr/> <p>Plaintiff: The People of the State of Colorado</p> <hr/> <p>Defendant: <b>MAUREEN MARIE MOSS</b> <b>(DOB 05/16/1971) W/F, 5'7, 160lbs, BRN/BLU</b></p> <hr/>	<p style="text-align: center;">Filed in the County Court City &amp; County of Denver, Colorado</p> <p style="text-align: center;">JUN 06 2016</p> <p style="text-align: center;">CLERK OF COURT</p> <p style="text-align: center;">▲ COURT USE ONLY ▲</p> <hr/> <p>Case Number: <u>16CR03658</u></p> <p>Div: Criminal Ctrm <u>2100</u></p>
<p><b>SUPPORTING AFFIDAVIT FOR ARREST WARRANT</b></p>	

I, Norman F. Vialpando, of lawful age do swear upon my oath to the facts set forth below and on 11 continuation pages:

Your affiant, Norman F. Vialpando, an Investigator for the Denver District Attorney's Office, Economic Crime Unit was assigned to investigate allegations of FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5) and FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5)

Your affiant a Criminal Investigator with the Denver District Attorney's Office Economic Crime Unit was assigned to investigate allegations of Forgery by Maureen Moss against Maynard Buck, Zach Fenoglio, Karen Fletcher Gralow, Willard Haas, David Leslie Johnston, David Clay Keene, Raymond M. Lacher Jr., Brian Larsen, Karen Larson, Marc Steven Lippitt, Mary D. Lorenzo, Rachel Marie Malcolm, Tina Miller, Pamela Tesone Niemczyk, Cynthia Noone, Melanie Ann O'Rourke, Nancy Anne Thorpe, Ki Park, Chelsea Lisbeth White Peterson, Judy Phelps, Milton G. Proctor, Michael Rauschkolb, James William Schneider, John Small, Kayla Stanley, Christopher Steffen, Susan Steffen, Charley Stull, Beth Thomas, Kathleen Turley, Michael Vinton, Valor Whisler, Don Young and Ronnie L. Zoerb.

On May 12, 2016, Alan Franklin, Political Director with ProgressNow Colorado faxed in a letter to the Denver District Attorney's Office regarding forged petition signatures.

According to the letter, Mr. Franklin was asking for an investigation "into a pattern of fraudulent activities" by Jon Keyser, a candidate running for the Republican nomination for the Colorado State Senate.

Mr. Franklin pointed out Denver's Channel 7 News reported on May 10, 2016, that there were at least 10 acts of fraud in conjunction with Jon Keyser's campaign which included forged signatures on a petition to get Mr. Keyser on the Republican Primary Ballot. These forged signatures were turned into the Colorado Secretary of State's ("CSOS") Office on March 21, 2016 on behalf of Mr. Keyser.

On May 13, 2016, your affiant was assigned this case for follow-up.

Your affiant reviewed the numerous news reports completed by Investigative Reporter, Marshall Zelinger with the Denver 7 News. According to the reports, a petition collector working for Black Diamond Outreach, LLC ("BDO") by the name of Maureen Moss had turned in at least 10 forged signatures. The signatures were ultimately turned over to the CSOS and were counted as legitimate signatures so Mr. Keyser could be included on the Colorado Republican Primary Ballot in 2016.

Your affiant looked at BDO's website (<http://blackdiamondoutreach.com/>) and the company provides the following description of its services:

"Created in 2011 in Denver, Colorado, Black Diamond Outreach, LLC specializes in professional citizen outreach with a focus on face-to-face message delivery. In an era of economic uncertainty, individual financial struggles, and diminishing public distrust for companies large or small, Black Diamond Outreach puts a face to any product, company, project, or campaign. From data collection and field research to the construction of effective messaging, Black Diamond Outreach can partner with your businesses' or organizations' marketing or communications department to enhance public relations."

On May 16, 2016, Mr. Franklin provided your affiant with the following names that appeared in the Channel 7 News reports:

Name	Address	Petition Number	Line Number
Pamela Niemczyk	7631 S. Allison Court	00231	4
David Keene	824 S. Medea Way	00229	11
Rachel Malcom	8405 W. Elmhurst Ave.	00231	11
Ray Lacher	7806 S. Dover St.	00233	7
Melanie O'Rourke	7772 S. Carr Ct.	00231	19
Mark Lippett	4600 S. Columbine Ct.	00229	10
Mary Lorenzo	7961 S Carr St.	00231	10
David Johnston	7857 S. Dover St.	00233	20
Chelsea Peterson	801 S. Columbine St.	00229	1
Karen Galen	888 S. Medea Way	00229	12

On May 17, 2016, your affiant received photo copies of all the Jon Keyser campaign petition's signed by Ms. Moss, from the CSOS.

On May 18, 2016, your affiant and Investigator Bart Dorscheid with the Arapahoe County District Attorney's Office spoke with the Owner, Steve Adams of BDO and interviewed several employees.

Mr. Adams confirmed Maureen Moss had been an employee with BDO and provided copies of her employment file for our review. According to the application and supporting documentation, Ms. Moss had completed the paperwork on February 23<sup>rd</sup> and 24<sup>th</sup> of 2016. She provided a Colorado ID Card # [REDACTED] and Social Security Card [REDACTED] as proof of her identity. Mr. Adams made arrangements for us to speak with all of the employees who had notarized the petitions Ms. Moss had turned in except for Justin Chaiser who was out of town. He also asked us to speak with James Rankin, a Sr. Product Manager who provided the training to Ms. Moss and other new employees with his company.

Investigator Dorscheid and I met with all the employees in a conference room, one at a time. Mr. Rankin was first. He stated he had completed at least 2 to 3 "petition kick off trainings" with Ms. Moss and had seen her several times in passing while at work. Your affiant showed Mr. Rankin a copy of Ms. Moss' Colorado ID photo # [REDACTED] and he confirmed it was her. He stated he first met Ms. Moss back in December 2015, while she was working with a partner company called Blitz Canvassing, "(Blitz)". He stated they needed some people to help with a petition drive in Glendale, CO so they contacted Blitz and they sent her over with several other employees. Approximately a month or two later, she was hired as a full-time employee at BDO.

Mr. Rankin stated Ms. Moss' responsibilities with Mr. Keyser's campaign were to collect



targeted signatures by going to registered Republican's doors in various districts. He stated when she got to work in the morning she was given a mini iPad with approximately 80-100 addresses she was supposed to go to for the day. The software used on the iPad was Moon Shadow Mobile and the application was called Ground Game II. Prior to going out each day, one hour of training was provided to go over the "canvassing script" which helped the canvasser get a higher signature success rate.

Once the training was complete, Ms. Moss would go out to her designated target area with a crew of 3-4 other employees. One of these employees was a Field Manager who was also a canvasser but responsible for supervising the others. He would make sure the employees were working, safe and if they needed a break. This was typically done with a phone call. Once they arrived in the area they would canvass, they would go out for 5 hours with a 30 minute unpaid lunch and a couple of 10-15 minute breaks. All five employees are in the same area, but each have their own "turf" to canvass, which typically encompasses 2 to 4 blocks each. The canvassing is done between 3:00 P.M. to 8:00 P.M. or 2:00 P.M. to 7 P.M. depending on the time of the year.

After the shift is over, the Field Manager picks them all up and brings them back to the office, located at 899 Logan St., Suite B15 in the City and County of Denver. The Field Manager then reviews the signatures collected by the canvassers in his or her group and then completes a "crew sheet". The crew sheet includes the name of the employee and records how many door they knocked on and how many people they spoke to. They also have a column which includes the total signature count and approved signatures. In order for the signature to count, it has to be fully completed, and able to be read. For the signature to be approved it has to be fully complete and fully legible. Mr. Rankin wanted to point out this was an eternal check only.

Mr. Rankin stated the iPad mini is capable of tracking the canvasser as he or she walks her route and attempts to collect signatures. This allows him to track the movement of all his canvassers as well as timestamps if he wanted to. For example, he can get a timestamp and location of when an employee enters the data into their iPad mini. He also verified, he still had the data available for the Ms. Moss regarding the suspicious signatures she turned in. He stated when the news story first broke, he looked at the data involving the name Pamela Niemczyk and he was able to verify, Ms. Moss was the person assigned the iPad on the day in question and was the person who entered the data into it as well. Mr. Rankin confirmed he didn't see any anomalies involving the information entered into the iPad Ms. Moss was using, such as entering multiple entries in a short period of time.

Mr. Rankin stated he looked at the GPS tracking information for this particular entry and confirmed Ms. Moss did go to the house of Ms. Niemczyk but he couldn't verify how accurate the GPS was. He also pointed out the voter registration address for Ms. Niemczyk was wrong. It appears the information Ms. Niemczyk had entered into the voter registration was incorrect and she actually lived a few blocks away. Your affiant reviewed Ms. Niemczyk's voter registration and in fact it showed the address of 7631 S. Allison Ct., #A and her driver license showed 7631 S. Allison Cir., Apt. A.

Going back to the checkout process. Mr. Rankin stated once the Field Manager reviews the signatures and completes the "crew sheet"; the information is turned over to the Field Directors for additional reviews. The Field Directors are then counting all the signatures and looking for any fraudulent signatures as well. He wanted to point out that none of them are forensic experts, but they have reviewed enough signatures to notice a bad one. If the package is complete, the canvassers are directed to fill out the back side of the petition and have to get it notarized. The petitions are then taken and locked up.

Mr. Rankin pointed out that during one of the days when Ms. Moss's packets were being notarized; Carolyn Karwoski noticed something "fishy" with the M's. She pulled the packet and brought them to his attention. He stated the M's also looked "fishy" to him as well, so he had all of her packets pulled. He looked at all of her packets collected up to this point, but beyond the two that were initially pointed out, he didn't notice any other problems. Mr. Rankin wasn't sure when this occurred but stated it was approximately  $\frac{1}{2}$  way to  $\frac{3}{4}$  of the way through the campaign. Your affiant reviewed the petition packets and the only three packets notarized by Ms. Karwoski were on March 16, 2016.

Mr. Rankin asked his Lead Director, Justin Card to have a conversation with Ms. Moss and he pulled the packet with the two suspicious signatures. He advised Mr. Card to explain to her the ramifications of turning in forged signatures and how it could damage the reputation of the company and the campaign. If she was willing to admit to it, the company was willing to pull the packets. He stated he wasn't present for the conversation but he was told that she denied having any knowledge of any forged signatures.

Mr. Rankin stated that based on employment laws, he wasn't able to just fire her after Ms. Moss denied twice, she didn't do anything wrong, so she continued collecting signatures for the Keyser campaign. From this point on, Mr. Rankin stated they watched her more closely, but didn't find any additional problems.

Mr. Rankin confirmed Ms. Moss was let go on Wednesday, May 11, 2016.

On the same day, Investigator Dorscheid and I spoke with Justin Card, Field/Canvass Director with BDO. Mr. Card confirmed he was Ms. Moss' direct supervisor while she was collecting Keyser petition signatures for BDO. He stated he typically worked in the office, while Assistant Directors were out in the field with the canvassers. At his desk, he had the ability to track the canvassers by following the iPad's via his computer. He described this as being "the eye in the sky".

Your affiant showed Mr. Card the notary stamp and signature associated to his name, on page 4 of petition number 00231. Mr. Card reviewed this page and confirmed the signature and stamp was his.

Mr. Card verified that Ms. Moss would've known before leaving the office where her canvassing area was going to be. He stated she was provided with a list of approximately 80-100 addresses

and the associated name on the mini iPad assigned to her. Once Ms. Moss reached the targeted voter, she would encourage the person to read the petition and to complete all the necessary information. At no time is the canvasser allowed to complete the petition for anyone. Mr. Card stated BDO trains the canvassers to “keep their pens off of the packet, until they’re in front of a notary”.

Mr. Card stated the canvasser is allowed to assist the petitioner in making sure they’re filling out all the information correctly. If they notice an error, the canvasser is allowed to point it out so the petitioner can correct it. Before moving on the next house, Ms. Moss was trained to mark on her iPad if the person would or would not sign the petition.

Mr. Card confirmed that once Ms. Moss came back to the office, she would turn her packets into an Assistant Director, who would then have her sign the petition and notarize it. During this process, he stated Carolyn Karwoski who was a Director of another canvassing project at the time, happened to be available to notarize packets for Ms. Moss and others. Ms. Karwoski noticed some questionable signatures and brought it to his attention. He agreed with her findings and he informed Mr. Rankin who asked him to question Ms. Moss about it.

Mr. Card couldn’t remember the specific date he confronted Ms. Moss, but he informed her that he and others had spotted a pattern in the signatures she provided and he wanted to give her an “opportunity to come clean”. He stated Ms. Moss was ‘as cool as a cucumber”, and told him she didn’t know what he was talking about. He then explained the legal ramifications to her, the company and the client if she submitted fraudulent signatures, but Ms. Moss continued to deny having any knowledge of forged signatures. Mr. Card stated he believed her and that was the last time he spoke to her about it. After this, he mentioned they continued to keep an eye on her, but no other “red flags” came up.

Your affiant showed Mr. Card a copy of Ms. Moss’ Colorado ID photo # [REDACTED] and he confirmed it was her.

Mr. Card finished by verifying the canvassers, including Ms. Moss were paid anywhere from \$12.00 to \$14.00 an hour, depending on the particular project. He also confirmed there was a bonus structure for this campaign, which was an additional \$2 per signature over 20 signatures collected per day. Mr. Card wasn’t sure how much of a bonus was paid to Ms. Moss, but described her as a “consistently strong performer”.

On the same day, Investigator Dorscheid and I met with Carolyn Karwoski, who is a Field Director with BDO. She stated that because Mr. Card was a new Director, she was helping him out by notarizing petitions. Your affiant showed her petition 00232 and she confirmed that was her notary stamp and signature.

Ms. Karwoski stated she was the person who noticed some anomalies with this packet when Ms. Moss had her notarize it. She stated she looked through the packet to make sure it was full and “it looked weird”. When asked what she meant by “weird”, Ms. Karwoski stated “Missy” had

distinctive handwriting, where she would curve the M's in both of her names. So when she looked through the packet, she saw the same curve on some of the petition signatures she was notarizing. Your affiant asked Ms. Karwoski if she meant "Maureen", but she told us that everyone called Ms. Moss, "Missy" and not Maureen.

Ms. Karwoski then pulled Missy's one other packet and looked to see if there were other similar signatures, but she couldn't remember if she saw any other problems. She then told Mr. Card and Mr. Justin Chaiser who was her direct supervisor. Once she reported this, she stated she no longer had any direct contact with Ms. Moss and was no longer involved with the complaint.

Your affiant showed Ms. Karwoski a copy of Ms. Moss' Colorado ID photo # [REDACTED] and she confirmed it was her.

Ms. Karwoski finished by stating she did ask Thomas Brown who was an Assistant Director with BDO to check on Ms. Moss while she was canvassing, to make sure she was doing her job.

On the same day, Investigator Dorscheid and I met with Mr. Brown. He confirmed Ms. Moss had been a transfer from Blitz and he worked with her on the Keyser campaign as both a co-worker and as a supervisor.

Mr. Brown stated he was told to keep an eye on Ms. Moss because of Ms. Karwoski's observations. He stated he watched as she knocked on doors and made contact with people, but he never saw anything suspicious.

Mr. Brown stated on a typical day when he got back to the office; he would check the canvasser's petitions to make sure all 6 boxes were filled in. If they weren't filled out correctly BDO wouldn't count them. If they were filled out correctly, he would mark the total count and the total approved. He would then have the canvasser complete the affidavit and he would notarize it.

Your affiant showed him petition 00146 and he confirmed that was his notary stamp and signature. He stated he thinks he might've notarized 3 or 4 other packets for Ms. Moss as well. Your affiant showed Mr. Brown a copy of Ms. Moss' Colorado ID photo # [REDACTED] and he confirmed it was her.

Mr. Brown finished by stating he never had any direct conversations with Ms. Moss about the signatures she collected and stated that was up to the Directors to deal with.

On the same day, Investigator Dorscheid and I finished out employee interviews with John Francois Phi Bourjolly who was an Assistant Director with BDO.

Your affiant showed Mr. Bourjolly the notary stamp and signature associated to his name, on page 4 of petition number 00072. Mr. Bourjolly reviewed this page and confirmed the signature and stamp was his. He also stated he thinks he might've notarized 1 or 2 other packets for Ms.

Moss as well.

Mr. Bourjolly stated he never worked with Ms. Moss in the field but he was in the office when she returned to have her packets notarized on a daily basis. Mr. Bourjolly stated he didn't notice any problems with the signatures Ms. Moss turned in, because he was typically dealing with the last page of the packet, where he signed as the notary.

Your affiant showed Mr. Bourjolly a copy of Ms. Moss' Colorado ID photo # [REDACTED] and he confirmed it was her.

On May 19, 2016, your affiant got copies of the Colorado Driver License Dossiers and Registered Voter Information for the 10 names provided by Mr. Franklin on May 16, 2016.

Pamela Niemczyk  
David Keene  
Rachel Malcolm  
Ray Lacher  
Melanie O'Rourke  
Mark Lippett  
Mary Lorenzo  
David Johnston  
Chelsea Peterson  
Karen Galen

While reviewing these documents, your affiant discovered some name corrections for the following people:

Mark Lippett (Marc Lippitt)  
Karen Galen (Karen Gralow)

Your affiant also reviewed the signatures on the Colorado Dossiers to the signatures on the petitions and confirmed they didn't match.

On May 23, 2016, Investigator Dorscheid and I attempted to interview Ms. Moss when she picked up her last pay check at BDO. Ms. Moss refused to cooperate or give a statement.

On May 25, 2016 your affiant attempted to contact the victims in person but was only able to speak with David Keene and David Johnston. Both of them confirmed they never spoke with any canvasser in reference to the Jon Keyser campaign. The also looked at the petitions and verified their signatures were forged and they never gave anyone permission to sign their names.

On May 26, 2016, James Rankin with BDO e-mailed your affiant tracking information from the iPad assigned to Ms. Moss for the following victims:

David Keene

Chelsea Peterson  
 Pamela Niemczyk  
 Rachel Malcom  
 Ray Lacher  
 Mary Lorenzo  
 David Johnston

Your affiant reviewed the data and it showed Ms. Moss was user "lt128" on device "147" on the days she canvassed the above names. According to the information provided by Mr. Rankin, Ms. Moss collected the alleged signatures and marked on her assigned iPad, she had contact with each person. For example, there were three questions the canvasser would ask each petitioner and then she would check the answer on her iPad. The questions were the following:

- Question 1: Will you please sign the petition?
- Question 2: After hearing more, will you sign?
- Question 3: Can Jon Keyser depend on your vote?

The Moon Shadow Mapping Software would then put a date and time when the address was visited and when the questions were answered by the canvasser.

Below are the responses Ms. Moss marked for the above 7 individuals as well as the date and timestamps recorded by the software:

Voter Name	Residence Address	Question 1	Question 2	Question 3	Visited	Timestamp
David Keene	824 S Medea Way	Yes	Yes	Lean Support	3/5/2016 17:48	3/5/2016 17:48
Chelsea Peterson	801 S Columbine St	Yes	Yes	Undecided	3/5/2016 16:12	3/5/2016 16:12
Pamela Niemczyk	7631 S. Allison Ct Apt A	Undecided	Yes	Undecided	3/14/2016 19:09	3/14/2016 19:09
Rachel Malcom	8405 W Elmhurst Ave	Undecided	Yes	Blank	3/15/2016 15:56	3/15/2016 15:56
Ray Lacher	7806 S Dover St	Yes	Blank	Blank	3/15/2016 18:15	3/15/2016 18:15
Mary Lorenzo	7961 S Carr St	Yes	Blank	Blank	3/15/2016 15:46	3/15/2016 15:46
David Johnston	7738 S Dudley St	Yes	Blank	Blank	3/15/2016 19:55	3/15/2016 19:55

On May 27, 2016, the CSOS provided 10 notarized affidavits from the following individuals who stated their signatures were forged:

Name	Address	Petition Number	Line Number

Nancy A. Thorpe	8349 W. Fairview Ave.	00230	5
James William Schneider	6316 S. Gray Ct.	00185	16
Karen Larson	1633 E. Virginia Ave.	00129	16
Melanie O'Rourke	7772 S. Carr Ct.	00231	19
Ronnie L. Zoerb	7650 S. Brentwood St.	00231	7
Valor Whisler	7677 S. Allison Ct.	00230	15
Rachel Marie Malcolm	8405 W. Elmhurst Ave.	00231	11
Milton G. Proctor	7857 S. Dover St.	00233	6
Marc S. Lippitt	3100 E. Ohio Way	00229	10
Zach Fenoglio	3109 E. Ohio Way	00229	9

The following three names were part of the original 10 posted by Channel 7 News:

Melanie O'Rourke  
 Rachel Marie Malcolm  
 Marc S. Lippitt

Your affiant reviewed the additional 7 names and confirmed they were also part of the petitions submitted by Ms. Moss to BDO and the CSOS's office.

On June 2, 2016, your affiant spoke with Mr. Adams with BDO and he stated Ms. Moss received \$232.00 in bonuses while working on the Keyser campaign. He mentioned the bonus was paid out at the end of the campaign and not after each pay period.

Later the same day, Mr. Adams e-mailed copies of Ms. Moss' paystubs which confirmed the information he stated earlier.

In an effort to include additional victims from both Jefferson and Arapahoe County, your affiant contacted the investigators working those cases and received copies of their reports.

On June 3, 2016, your affiant received a copy of an "Affidavit of Probable Cause for Arrest Warrant" from Investigator Dorscheid. In this affidavit, Investigator Dorscheid contacted the following additional victims in Arapahoe County:

Name	Address	Petition Number	Line Number
Cynthia Noone	5452 S. Bahama Court	00699	4
Willard Haas	8032 S. Clayton Circle	00417	1
Michael Rauschkolb	2905 E. Nichols Circle	00417	6





violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5), FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5) and FORGERY in violation of 18-5-102(1)(d), C.R.S. (F5).

I affirm this information to be true and correct. Neil  
AFFIANT

Subscribed and Sworn to before me this 6<sup>th</sup> day of June, 2016, at the  
City and County of Denver, State of Colorado.

My commission expires: 4-10-18

[Signature]

EDUARDO D  
NOTARY PUBLIC  
STATE OF COLORADO  
NOTARY ID 201607113  
EXPIRES 4-10-2018

NOTARY PUBLIC  
201 West Colfax Ave., Dept. 801  
Denver, CO 80202