| The undersigned Affiant, being a Peace Officer under the laws of Texas and being duly sworn, on oath certifies that the foregoing warrant came to hand on the day it was issued and that it was executed on the day of   |  |  |
|--|--|--|
| foregoing warrant came to hand on the day it was issued and that was in the way is the the w |  |  |
| 2018, by TINVESTIGATOR TOMMY LENGIR # 479 - DCDA   |  |  |
| •  |  |  |
| The following items were seized:   |  |  |
|  |  |  |
| THE ElecTONIE DOOR LOCK TO   |  |  |
| APARTMENT 1378 (REMOVED &  |  |  |
| Collected  |  |  |
|  |  |  |
| DOWNLOADED DATA FROM THE   |  |  |
| Flermic DOOR LOCK TO APARTMENT   |  |  |
| 1348   |  |  |
|  |  |  |
|  |  |  |
| (1) H 1/19   |  |  |
| Jammy Jarron Fill  |  |  |
| Affiant  |  |  |
| 1  |  |  |
| SUBSCRIBED AND SWORN to before me, the undersigned authority on this 14 day of September .   |  |  |
| SUBSCRIBED AND SWORN to before me, the undersigned authority on this /t day of september   |  |  |
| 20/8.  |  |  |
| 20/8.  |  |  |
|  |  |  |
| W//W 0- 402 9/14/18  |  |  |
| Peace Officer Pallas County Texas date   |  |  |
| Peace Officer, Dallas County, Texas date   |  |  |

#### IN THE NAME OF THE STATE OF TEXAS

To any Sherriff or Peace Officer of Dallas County, or proper Peace Officer of the State of Texas,

#### **GREETINGS:**

On this the 11<sup>th</sup> day of September, 2018, the attached "Affidavit for Search Warrant" was presented to this Court. Such Affidavit is, by this reference, incorporated as if copied herein for all purposes.

IT IS THE FINDING of this Court that the verified facts, as set out in the attached and incorporated Affidavit, establish probable cause for the issuance of this search warrant, pursuant to Texas Code of Criminal Procedure Chapter/Article 18, et. seq., for the evidence described in said Affidavit. Such verified facts contained in the incorporated "Affidavit for Search Warrant" are hereby adopted as the Court's verified findings.

IT IS HEREBY ORDERED, that said peace officer is granted the following authority to search for and seize said described property and evidence located at apartment and premises located at 1210 South Lamar Street, Apartment 1378, Dallas, Dallas County, Texas, including interior and exterior walls, surfaces, and construction materials, as described and depicted in said Affidavit, including:

- The authority to remove and seize the front door to apartment 1378.
- b. The authority to remove and seize the electronic door lock to apartment 1378.
- c. The authority to download or otherwise forensically analyze the electronic door lock to apartment 1378 elements, on inside or around walls, the authority to sample, remove, and collect the same.

IT IS HEREBY ORDERED that those with custody of the referenced parcel of property, structures, and buildings which may be found assist in the production of said property to conduct the search authorized.

IT IS FURTHER ORDERED, that said peace officer is granted authority to conduct a forensic analysis of any such evidence seized.

IT IS FURTHER ORDERED, that the seized property returned to the court, remain under the care, custody, and control of the Affiant, but may be removed and taken to any location within the State of Texas or United States by any other peace officer or federal special investigator, as deemed necessary by the Affiant, for purposes of safekeeping and completion of any investigation or proceedings related to the activities described in this application for search warrant.

**NOW THEREFORE**, you are commanded to search for the items described in the attached Affidavit and to seize the same as herein ordered.

**HEREIN FAIL NOT**, but have you then and there this warrant within three days, exclusive of the day of its execution, with your return thereon, showing how you have executed the same.

SWORN on the 11th day of September, 2018, at 137a.m/p.m.

Presiding Judge

Criminal/Judicial District Court\_

Dallas County, Jexage Brandon Birmingham

292nd Judicial District Court

Printed Name 133 N. Riverfront Blvd., LB 13

Dallas, Texas 75207

Page 4 of 6

| The undersigned Affiant, being a Peace Officer under the laws of Texas and being duly sworn, on oath certifies that the |
|---|
| foregoing warrant came to hand on the day it was issued and that it was executed on the day of                          |
| The following items were seized:  |
| Removal & Collection (SeizE)  |
| OF THE Electronic DOOR LOCK TO APARTMENT # 1478   |
| Downloaded data from the Electronic Door Lock To Apartment #1478  |
| Domny Le Noi #479   |
| 20 18 SUBSCRIBED AND SWORN to before me, the undersigned authority on this 14 day of Apprentice                         |
| 20/8.   |
| Peace Officer, Dallas County, Texas date  |

## COUNTY OF DALLAS STATE OF TEXAS

#### SEARCH WARRANT

#### IN THE NAME OF THE STATE OF TEXAS

To any Sherriff or Peace Officer of Dallas County, or proper Peace Officer of the State of Texas,

#### **GREETINGS:**

On this the 11<sup>th</sup> day of September, 2018, the attached "Affidavit for Search Warrant" was presented to this Court. Such Affidavit is, by this reference, incorporated as if copied herein for all purposes.

IT IS THE FINDING of this Court that the verified facts, as set out in the attached and incorporated Affidavit, establish probable cause for the issuance of this search warrant, pursuant to Texas Code of Criminal Procedure Chapter/Article 18, et. seq., for the evidence described in said Affidavit. Such verified facts contained in the incorporated "Affidavit for Search Warrant" are hereby adopted as the Court's verified findings.

IT IS HEREBY ORDERED, that said peace officer is granted the following authority to search for and seize said described property and evidence located at apartment and premises located at 1210 South Lamar Street, Apartment 1478, Dallas, Dallas County, Texas, including interior and exterior walls, surfaces, and construction materials, as described and depicted in said Affidavit, including:

- a. The authority to remove and seize the front door to apartment 1478.
- b. The authority to remove and seize the electronic door lock to apartment 1478.
- c. The authority to download or otherwise forensically analyze the electronic door lock to apartment 1478 elements, on inside or around walls, the authority to sample, remove, and collect the same.

IT IS HEREBY ORDERED that those with custody of the referenced parcel of property, structures, and buildings which may be found assist in the production of said property to conduct the search authorized.

IT IS FURTHER ORDERED, that said peace officer is granted authority to conduct a forensic analysis of any such evidence seized.

IT IS FURTHER ORDERED, that the seized property returned to the court, remain under the care, custody, and control of the Affiant, but may be removed and taken to any location within the State of Texas or United States by any other peace officer or federal special investigator, as deemed necessary by the Affiant, for purposes of safekeeping and completion of any investigation or proceedings related to the activities described in this application for search warrant.

**NOW THEREFORE**, you are commanded to search for the items described in the attached Affidavit and to seize the same as herein ordered.

**HEREIN FAIL NOT**, but have you then and there this warrant within three days, exclusive of the day of its execution, with your return thereon, showing how you have executed the same.

SWORN on the 11th day of September, 2018, at 1.

Presiding Judge

Criminal/Judicial District Court\_

Dallas County, Texas

Judge Brandon Birmingham

Printed Name 292nd Judicial District Court

133 N. Riverfront Blvd., LB 13

Page 5 of 7

Dallas, Texas 75207

| The undersigned Affiant, being a Peace Officer under the laws of Texas and being duly sworn, on oath certifies that the |
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| foregoing waryant came to hand on the day it was issued and that it was executed on the day of Cop Tom DOR.             |
| 2018, by MUESTIGATOR TOMMY LENDIR #479- ACAA  |
| <i>I</i>  |
| The following items were seized:  |
| $\mathcal{N}$   |
| Photographs of Hot. # 1478  |
| Video of Not. # 1478  |
| Lasge Measurments of Figegen  |
| TRATECTORY, D. O.   |
| CONSTAT Periotie Collection from  |
| door drama and Kitchery   |
| Wallow for #1472  |
| 1 1   |
|   |
| ( )ammy / To May #479   |
| Affiant   |
| Anidit  |
|   |
| SUBSCRIBED AND SWORN to before me, the undersigned authority on this 14 day of Aptomber                                 |
|   |
| 20_18.  |
|   |
| 1 () - 407 9/w/12   |
| 7/17/10   |
| Peace Officer, Dallas County, Texas dáte  |

#### IN THE NAME OF THE STATE OF TEXAS

To any Sherriff or Peace Officer of Dallas County, or proper Peace Officer of the State of Texas,

#### **GREETINGS:**

On this the 11<sup>th</sup> day of September, 2018, the attached "Affidavit for Search Warrant" was presented to this Court. Such Affidavit is, by this reference, incorporated as if copied herein for all purposes.

IT IS THE FINDING of this Court that the verified facts, as set out in the attached and incorporated Affidavit, establish probable cause for the issuance of this search warrant, pursuant to Texas Code of Criminal Procedure Chapter/Article 18, et. seq., for the evidence described in said Affidavit. Such verified facts contained in the incorporated "Affidavit for Search Warrant" are hereby adopted as the Court's verified findings.

IT IS HEREBY ORDERED, that said peace officer is granted the following authority to search for and seize said described property and evidence located at apartment and premises located at 1210 South Lamar Street, Apartment 1478, Dallas, Dallas County, Texas, including interior and exterior walls, surfaces, and construction materials, as described and depicted in said Affidavit, including:

- a. The lawful authority to seize and secure the premises described for the purpose of collecting the described evidence, and any other contraband the possession of which is prohibited by law that is found during the execution of the requested and authorized search;
- b. The lawful authority to request the assistance of any other peace officer to assist with the requested search and seizure, and an order of assistance directed to any person that may have care, custody, or control of the premises described;
- c. The ability to conduct, through forensically acceptable means, a reconstruction of the trajectory of the shooting, including the location of the firearm that fired the bullet that struck the deceased;
- d. The control of the premises necessary to enter the premises, including exterior areas and areas appurtenant to apartment 1478, including but not limited to the other non-residential premises of the apartment complex, to model, stage, manipulate, insert modeling tools such as trajectory rods, destroy, remove and recover, construction items and materials:
- e. The authority to remove, collect, and forensically analyze the electronic door lock found on the apartment door;
- f. The authority to photograph, including infrared photography, 3D scan, laser measure, video or otherwise document areas of the interior of the apartment where the deceased was found, and exterior adjacent and appurtenant areas, to determine with reasonable certainty the path the bullet(s) traveled, and to seek, determine, locate, or otherwise identify the path of the bullet(s) and model the path traveled by the same; and,
- g. To the extent that bullets, casings, soot, gunshot residue, or gunshot primer residue, or biological materials and evidence may be found to be present on the surfaces, interior, or exterior elements, on inside or around walls, the authority to sample, remove, and collect the same.

**IT IS HEREBY ORDERED** that those with custody of the referenced parcel of property, structures, and buildings which may be found assist in the production of said property to conduct the search authorized.

IT IS FURTHER ORDERED, that said peace officer is granted authority to conduct a forensic analysis of any such evidence seized.

IT IS FURTHER ORDERED, that the seized property returned to the court, remain under the care, custody, and control of the Affiant, but may be removed and taken to any location within the State of Texas or United States by any other peace officer or federal special investigator, as deemed necessary by the Affiant, for purposes of safekeeping and completion of any investigation or proceedings related to the activities described in this application for search warrant.

**NOW THEREFORE**, you are commanded to search for the items described in the attached Affidavit and to seize the same as herein ordered.

**HEREIN FAIL NOT**, but have you then and there this warrant within three days, exclusive of the day of its execution, with your return thereon, showing how you have executed the same.

SWORN on the 11th day of September, 2018, at  $\frac{132}{3}$  a.m./pm

Presiding Judge

Criminal/Judicial District Court\_

Dallas County, Texas

Printed Natifiedge Brandon Birmingham 292nd Judicial District Court 133 N. Riverfront Blvd., LB 13 Dallas, Texas 75207

| The undersigned Affiant, being a Peace Officer under the laws of Texas and being duly sworn, on oath certifies that the foregoing warrant came to hand on the day it was issued and that it was executed on the day of day |
|---|
| 2018, by Smuestigaros Tammy LENDIE # 479- DODA  |
| The following items were seized:  |
| Downloaded Video Inon Sox-<br>Veillance Come par - (Download -<br>od to USB) - Grantment  |
| Management office   |
| Meccas Copy   |
|   |
| Affiant Sullai # 479  |
| 20 18. SUBSCRIBED AND SWORN to before me, the undersigned authority on this 14 day of September   |
| M/16-1079/14/18   |
| Peace Officer Dallas County, Texas date   |

#### IN THE NAME OF THE STATE OF TEXAS

To any Sherriff or Peace Officer of Dallas County, or proper Peace Officer of the State of Texas,

#### **GREETINGS:**

On this the 11<sup>th</sup> day of September, 2018, the attached "Affidavit for Search Warrant" was presented to this Court. Such Affidavit is, by this reference, incorporated as if copied herein for all purposes.

IT IS THE FINDING of this Court that the verified facts, as set out in the attached and incorporated Affidavit, establish probable cause for the issuance of this search warrant, pursuant to Texas Code of Criminal Procedure Chapter/Article 18, et. seq., for the evidence described in said Affidavit. Such verified facts contained in the incorporated "Affidavit for Search Warrant" are hereby adopted as the Court's verified findings.

IT IS HEREBY ORDERED, that said peace officer is granted to following authority to search for and seize said described property and evidence located at apartment and premises located at 1210 South Lamar Street, Apartment 1478, Dallas, Dallas County, Texas, in said Affidavit, including:

- a. Any surveillance equipment, video recordings, account records related to the decedent or the suspect, and the content of any communications related to the offense described below that are in the possession of property management at the location.
- b. Related to video recordings compressed and raw footage on September 6, 2018, from 21:00 hours until 23:00 hours CST.
- c. Key fobs assigned to the suspect and deceased for apartments 1378 and 1478. Any other devices that allow access to the physical premises.
- d. Any and all entry and access logs for the premises on September 6, 2018, from 21:00 hours until 23:00 hours CST.
- e. Any and all entry and access logs for apartments 1378 and 1478 for September 6, 2018.

**IT IS HEREBY ORDERED** that those with custody of the referenced parcel of property, structures, and buildings which may be found assist in the production of said property to conduct the search authorized.

IT IS FURTHER ORDERED, that said peace officer is granted authority to conduct a forensic analysis of any such evidence seized.

IT IS FURTHER ORDERED, that the seized property returned to the court, remain under the care, custody, and control of the Affiant, but may be removed and taken to any location within the State of Texas or United States by any other peace officer or federal special investigator, as deemed necessary by the Affiant, for purposes of safekeeping and completion of any investigation or proceedings related to the activities described in this application for search warrant.

**NOW THEREFORE**, you are commanded to search for the items described in the attached Affidavit and to seize the same as herein ordered.

**HEREIN FAIL NOT**, but have you then and there this warrant within three days, exclusive of the day of its execution, with your return thereon, showing how you have executed the same.

SWORN on the 11th day of September, 2018, at 1.31 a.m. (p.m.)

Presiding Judge

Criminal/Judicial District Court\_

Dallas County, Texas

Judge Brandon Birmingham

Printed Nan 2nd Judicial District Court

133 N. Riverfront Elvd., LB 13

Dallas, Texas 75207

§ STATE OF TEXAS § COUNTY OF DALLAS

## RETURN AND INVENTORY

The undersigned Affiant, being a Peace Officer under the laws of Texas and being duly sworn, on oath certifies that the foregoing warrant came to hand on the day it was issued and that it was executed on the <a href="#ref">12TH</a> day of <a href="#ref">SEPTEMBER</a>, 2018, by <a href="#ref">MICHAEL GRICE</a>.

The following items were seized:

| DUE (1) USB DRIVE CONTAINING VIDEO, | UNE (1) LOCK AND IT REPORT - APT 1378 |
|-------------------------------------|---------------------------------------|
| METABATA AND SUPPORTING FILES.      | SEVEN (7) PAGES                       |
| EVENT LOG REPORT FOR LIMEAR         | UNI (1) LOCK AUST REDOCT-ADT          |
| ACCESS DOORS AND GATES-16 PAGES     | 1478                                  |
|                                     | 52VES (7) PAGES                       |
| ONE (1) ELELATOR ACCESS LOCK        |                                       |
| REPORT- 60 PAGES                    |                                       |
| 1-1                                 | 1.16 -                                |

M/W 6-

Affiant

SUBSCRIBED AND SWORN to before me, the undersigned authority on this 13 day of 58512 mB81.

Peace Officer, Dallas County, Texas

#### IN THE NAME OF THE STATE OF TEXAS

To any Sherriff or Peace Officer of Dallas County, or proper Peace Officer of the State of Texas,

#### **GREETINGS:**

On this the 12<sup>th</sup> day of September, 2018, the attached "Affidavit for Search Warrant" was presented to this Court. Such Affidavit is, by this reference, incorporated as if copied herein for all purposes.

IT IS THE FINDING of this Court that the verified facts, as set out in the attached and incorporated Affidavit, establish probable cause for the issuance of this search warrant, pursuant to Texas Code of Criminal Procedure Chapter/Article 18, et. seq., for the evidence described in said Affidavit. Such verified facts contained in the incorporated "Affidavit for Search Warrant" are hereby adopted as the Court's verified findings.

IT IS HEREBY ORDERED, that said peace officer is granted to following authority to search for and seize said described property and evidence located at apartment and premises located at 1210 South Lamar Street, Apartment 1478, Dallas, Dallas County, Texas, in said Affidavit, including:

- a. Any surveillance equipment, video recordings, account records related to the decedent or the suspect, and the content of any communications related to the offense described below that are in the possession of property management at the location.
- Related to video recordings all compressed and raw footage on September 6, 2018, from 21:00 hours until 23:00 hours
   CST.
- c. Any and all entry and access logs for the premises on September 6, 2018, from 21:00 hours until 23:00 hours CST.

IT IS HEREBY ORDERED that those with custody of the referenced parcel of property, structures, and buildings which may be found assist in the production of said property to conduct the search authorized. Specifically, management or management's designee is ordered to assist the peace officer executing this warrant to provide the technical assistance necessary to download and generate reports related to access control devices and device usage as ordered seized herein.

IT IS FURTHER ORDERED, that said peace officer is granted authority to conduct a forensic analysis of any such evidence seized.

IT IS FURTHER ORDERED, that the seized property returned to the court, remain under the care, custody, and control of the Affiant, but may be removed and taken to any location within the State of Texas or United States by any other peace officer or federal special investigator, as deemed necessary by the Affiant, for purposes of safekeeping and completion of any investigation or proceedings related to the activities described in this application for search warrant.

**NOW THEREFORE**, you are commanded to search for the items described in the attached Affidavit and to seize the same as herein ordered.

**HEREIN FAIL NOT**, but have you then and there this warrant within three days, exclusive of the day of its execution, with your return thereon, showing how you have executed the same.

SWORN on the 12th day of September, 2018, at 11:01 a.m.p.m.

Presiding Judge

Criminal/Judicial District Court\_

Dallas County, Texas

Printed Named Brandon Birmingham 292nd Judicial District Court 133 N. Riverfront Blvd., LB 13 Dallas, Texas 75207