IN THE CHANCERY COURT FOR DAVIDSON COUNTY, TENNESSEE

PLA	AINTIFF(S)	
Vs.	File No	
DEI	FENDANT(S)	
<u>R</u>	ESTRAINING BOND/INJUNCTION BOND	
We, the restraining parties/principals, ar	nd our surety (list names here):	
	parties restrained)	
in the sum of		Dollars, for
	heirs, our executors or administrators, jointly and severally. Deligation is such , that the above named principals prayed	
	a Restraining Order or Injunction against the above named parties all	
is set out in the sworn pleading and orde	er, which are here referred to and made a part of this Bond.	
Now, if the said principals/part	ies listed above, shall prosecute the said Restraining Order	or Injunction with effect, or in case
of failure shall pay the said restrained pa	arties listed above the amount of the judgment at law with in	nterest, damages, and costs, and all
such costs and damages as may be susta	ined by the wrongful suing out of said Restraining Order or	Injunction, and shall abide by and
perform such orders and decrees as the	Court may make in this cause, and shall pay such costs and	damages as the Court may order,
then the above obligation to be void; oth	nerwise to remain in full force and effect.	
Principal:	Surety:	
	<u> </u>	

Signed and dated this _____ day of ______, 20___.