



FORENSIC APPLICATIONS CONSULTING TECHNOLOGIES, INC.

December 18, 2015

Colleen Brisnehan
Hazardous Waste Corrective Action Unit
Hazardous Waste Program
4300 Cherry Creek Drive S., Denver, CO 80246-1530

Via: email: ctbrisne@smtpgate.dphe.state.co.us, colleen.brisnehan@state.co.us

RE: 272 Regulatory Violations – Clearance Assessment, 3282 E 103rd Dr Unit 1601, Thornton

Dear Ms. Brisnehan:

Forensic Applications Consulting Technologies, Inc. (FACTs) is performing a series of regulatory audits of reports submitted to your office at the Colorado Department of Public Health and Environment (CDPHE) pursuant to 6 CCR 1014-3 “*Regulations Pertaining To The Cleanup Of Methamphetamine-Affected Properties.*” FACTs performed a regulatory audit for the report titled:

Preliminary Assessment
Methamphetamine-Affected Property
Post-Remedial Assessment/Clearance
For the Building Located at:
3282 E 103rd Dr Unit 1601
Thornton, CO 80229
Judith E Sawitsky CMC
Weecycle Job Number: 15-11478
Performed On: 4/7/2015

Prepared For:
Joseph Gallegos
4645 Wyandot St
Denver, CO 80221

As you know, this particular untrained consultant until recently has identified herself as a Certified Microbial Consultant (a make-believe certification that carries no recognition in Colorado) and otherwise has no documented training or experience to indicate she is an Industrial Hygienist or meets the statutory definition of an Industrial Hygienist.

As you are also aware, Ms. Sawitsky, has an extensive history of regulatory violations, invalid drug laboratory assessments, falsification of information relating to real estate documents, and claims regarding her credentials that cannot be supported. Ms. Sawitsky has an extended history of regulatory violations.^{1,2,3}

¹ See for example: 1170 Garrison Street, Lakewood, CO: http://www.forensic-applications.com/meth/Censored_Weecycle_review.pdf

² See for example: 3402 S Eagle, Aurora, CO: http://forensic-applications.com/meth/Regulatory_audit_Eagle.pdf

Although Ms. Sawitsky has no documentation that would indicate she is an Industrial Hygienist, she has recently been representing herself as such and performing invalid assessments leaving a wake of victims in her path, this audit reveals just one such victim.

Using a degree of scrutiny for reviews developed and deployed by your office, FACTs has thus far identified a total of 8,423 (eight *thousand*, four hundred and twenty three) regulatory violations of 6 CCR 1014-3 from various State Certified Consultants which have been intentionally ignored by your office (and in the case of Ms. Sawitsky, your office has helped Ms. Sawitsky hide the violations from the victim).⁴

As you know, Section 3.1 of Part 3, of 6 CCR 1014-3 requires enforcement actions on the part of the CDPHE whenever the CDPHE has reason to believe that a person has violated any requirement of the regulations. In our detailed report, FACTs has discussed the following violations:

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³ See for example: 101 S Clarkson Street, Denver, CO (440 regulatory violations): http://forensic-applications.com/meth/WEC_Clarkson_PA_Clearance_RA.pdf

⁴ See for example: 101 S Clarkson Street, Denver, CO (440 regulatory violations): http://forensic-applications.com/meth/WEC_Clarkson_PA_Clearance_RA.pdf

Violation of Paragraph 6.1.3.3	22
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Naturally, we are concerned for the public safety of the innocent occupants, and the construction personnel , who may now be exposed to potentially toxic materials.

This communication is being sent to your office in good faith pursuant to pursuant to the provisions of C.R.S. 18-8-115 *Duty to report a crime - liability for disclosure*.

Kind regards,



Caoimhín P. Connell
Forensic Industrial Hygienist

CC: Daniel S. Miller, Senior Assistant Attorney General

CC: Howard Thigpen, Esq.