



**FORENSIC APPLICATIONS CONSULTING TECHNOLOGIES, INC.**

January 29, 2016

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](mailto:ctbrisne@smtpgate.dphe.state.co.us), [colleen.brisnehan@state.co.us](mailto:colleen.brisnehan@state.co.us)

RE: 264 Violations 6 CCR 1014-3, associated with the Screening Level Assessment at 598 Cleveland Avenue, Louisville, CO 80027

Dear Ms. Brisnehan:

Forensic Applications Consulting Technologies, Inc. (FACTs) has begun a series of regulatory audits of reports submitted to 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 detailed regulatory audit for a report by Mr. Robert Woellner. The report we have audited is titled:

**Methamphetamine Screening Level Assessment  
Residence at 598 Cleveland Avenue in Louisville, CO 80027  
Methamphetamine Screening Level Assessment & Contents Sampling  
April 20, 2015  
for  
Julie Swick  
1661 W. Canal Circle, #331  
Littleton, CO**

As you know, this untrained consultant has an extensive history of willful and intentional regulatory violations, invalid drug laboratory assessments, falsification of information relating to real estate documents, and claims to his credentials that are unsupported.<sup>1,2,3,4,5,6,7,8,9,10,11,12,13, 14,15,16</sup> Thus far, FACTs has identified no fewer than 3,602 (three

<sup>1</sup> 100 W. Spaulding Street, Lafayette, Colorado [http://forensic-applications.com/meth/Spaulding\\_Regulatory\\_audit\\_Redacted.pdf](http://forensic-applications.com/meth/Spaulding_Regulatory_audit_Redacted.pdf)

<sup>2</sup> 131 South Benton Street Denver, CO, <http://forensic-applications.com/meth/censoredcriticalreview.pdf>

<sup>3</sup> 4893 S Johnson Street, Denver [http://www.forensic-applications.com/meth/Johnson\\_Critical\\_review.pdf](http://www.forensic-applications.com/meth/Johnson_Critical_review.pdf)

<sup>4</sup> 788 W. Lois Ct., Louisville, CO 80027

<sup>5</sup> 1138 West 32nd Street, Unit 201, Denver, (229 violations – detailed report is pending)

<sup>6</sup> 48400 Routt County Road 56C, Steamboat Springs, CO 80487 (54 violations – detailed report is pending)

<sup>7</sup> 11767 Grant Street, Northglenn, Colorado 80233 (113 violations) [http://www.forensic-applications.com/meth/Addendum\\_7\\_Woellner\\_11767\\_Grant.pdf](http://www.forensic-applications.com/meth/Addendum_7_Woellner_11767_Grant.pdf)

*thousand, six hundred and two*) willful and knowing regulatory violations of 6 CCR 1014-3 by your colleague.<sup>17</sup>

As you know, this untrained geologist has exhibited gross incompetence and has willfully engaged in the violation of regulations, as typified by the following photographs, each of which documents no fewer than six regulatory violations. As is typical for this consultant, drawings are missing from the report, photographs are missing, templates were reused, and many of his “samples” are merely empty air, and are not actually samples at all (see photographs below).

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<sup>8</sup> 690 S. Lincoln Street, Denver, CO 80203 (769 violations) [http://forensic-applications.com/meth/Woellner\\_Lincoln\\_Clearance\\_RA.pdf](http://forensic-applications.com/meth/Woellner_Lincoln_Clearance_RA.pdf)

<sup>9</sup> 8347 S Reed Street, Unit 2, Littleton CO 80128 (121 violations) [http://forensic-applications.com/meth/Addendum\\_6\\_Woellner\\_Reed2\\_Redacted.pdf](http://forensic-applications.com/meth/Addendum_6_Woellner_Reed2_Redacted.pdf)

<sup>10</sup> 410 E 32nd Ave Avenue in Carbondale, CO 81623, (198 Violations) [http://forensic-applications.com/meth/QUEST\\_Garfield\\_PA\\_RA.pdf](http://forensic-applications.com/meth/QUEST_Garfield_PA_RA.pdf)

<sup>11</sup> Clearance report for 410 E 32nd Ave Avenue in Carbondale, CO 81623 (366 Violations) [http://forensic-applications.com/meth/Woellner\\_Garfield\\_Clearance\\_RA.pdf](http://forensic-applications.com/meth/Woellner_Garfield_Clearance_RA.pdf)

<sup>12</sup> Preliminary Assessment 8172 East 132nd Avenue, Thornton CO (385 Regulatory Violations) [http://forensic-applications.com/meth/QUEST\\_132nd\\_Ave\\_PA\\_RA.pdf](http://forensic-applications.com/meth/QUEST_132nd_Ave_PA_RA.pdf)

<sup>13</sup> See: Screening Assessment (101 Regulatory violations) 413 W. Easter Avenue in Littleton, CO 80120, [http://forensic-applications.com/meth/QUEST\\_Easter\\_Screening\\_RA.pdf](http://forensic-applications.com/meth/QUEST_Easter_Screening_RA.pdf)

<sup>14</sup> See: Preliminary Assessment, (79 Regulatory violations) 413 W. Easter Avenue in Littleton, CO 80120, [http://forensic-applications.com/meth/QUEST\\_EASTER\\_PA\\_RA.pdf](http://forensic-applications.com/meth/QUEST_EASTER_PA_RA.pdf)

<sup>15</sup> (179 Regulatory violations) 413 W. Easter Avenue in Littleton, CO 80120, Methamphetamine Post-Decontamination Report, [http://forensic-applications.com/meth/QUEST\\_Easter\\_Clearance\\_RA.pdf](http://forensic-applications.com/meth/QUEST_Easter_Clearance_RA.pdf)

<sup>16</sup> 179 Regulatory Violations of 6 CCR 1014-3 associated with 586 West Fremont Drive, Littleton, CO 80120: [http://forensic-applications.com/meth/QUEST\\_Fremont\\_Screen\\_RA.pdf](http://forensic-applications.com/meth/QUEST_Fremont_Screen_RA.pdf)

<sup>17</sup> 100 W. Spaulding Street, Lafayette, Colorado [http://forensic-applications.com/meth/Spaulding\\_Regulatory\\_audit\\_Redacted.pdf](http://forensic-applications.com/meth/Spaulding_Regulatory_audit_Redacted.pdf)



In our detailed audit of the above report, FACTs has discussed the following violations:

| Rubric   | FACTs Audit Page Number |
|--|-------------------------|
| Failure to Provide Qualified Personnel                                 | 4                       |
| Violation of Section 3.0   | 4                       |
| Inability to Comply with Paragraph 3.3                                 | 6                       |
| Failure to Comply with Paragraph 3.5                                   | 8                       |
| Failure to Comply with Paragraph 3.7.2                                 | 8                       |
| Violation of Section 3.7.5 (14 violations)                             | 9                       |
| Violation of Section 3.7.6.1   | 10                      |
| Violation of Section 3.7.6.3 (20 Violations)                           | 10                      |
| Violation of Section 6   | 11                      |
| Inability to comply with Paragraph 6.1.3.3                             | 11                      |
| Inability to comply with Paragraph 6.1.3.5                             | 11                      |
| Violation of Section 6.2.2 (19 Violations – Failure to collect 100cm2) | 11                      |
| Violation of Section 6.2.2 (30 violations Reuse of Templates)          | 13                      |
| Violation of Section 6.2.3 (8 violations)                              | 13                      |
| Violation of Section 6.2.7 (80 Violations)                             | 14                      |
| Violation of Section 6.2.12.1  | 15                      |
| Violation of Section 6.2.14  | 15                      |
| Violation of Section 6.2.14.5 (8 Violations)                           | 15                      |
| Violation of Section 6.2.14.6 (10 Violations)                          | 16                      |
| Violation of Section 6.2.14.8 (11 Violations – Collection Time)        | 16                      |
| Violation of Section 6.2.14.9 (11 violations)                          | 16                      |

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|---|----|
| Violation of Section 6.2.14.10 (3 violations)                             | 16 |
| Violation of Section 6.2.14.11  | 16 |
| Violation of Section 6.2.15   | 17 |
| Violation of Section 6.3.5 (16 Violations)                                | 17 |
| Violation of Section 6.3.6 (19 Violations)                                | 17 |
| Violation of Section 6.7.1.1  | 18 |
| Violation of Section 6.7.1.2  | 19 |
| Colorado Criminal Code CRS 18-5-113. Criminal impersonation               | 21 |
| Colorado Criminal Code – Fraud; Offering a false instrument for recording | 22 |
| Colorado Consumer Protection Act  | 22 |

Naturally, we are concerned for the victims of this fraudulent behavior. We recommend your office notify the building owner of the fraudulent work, and falsified documents.

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.