



FORENSIC APPLICATIONS CONSULTING TECHNOLOGIES, INC.

February 18, 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, colleen.brisnehan@state.co.us

RE: 80 Violations associated with a 6 CCR 10140-3 assessment at 1006 Gilfin Circle, Colorado Springs, Colorado 80915

Dear Ms. Brisnehan:

Forensic Applications Consulting Technologies, Inc. (FACTs) has performed a regulatory audit regarding 6 CCR 1014-3 "*Regulations Pertaining To The Cleanup Of Methamphetamine-Affected Properties.*" FACTs performed an audit for an invalid assessment at an unknown address titled:

Methamphetamine Contamination
Real Estate Screening Assessment
1006 Gilfin Circle, Colorado Springs, Colorado 80915
Submitted by:
HEALTH AND ENVIRONMENTAL TECHNOLOGY (*sic*)
Robert M. Rodosevich
Senior Industrial Hygienist
Certified Clandestine Laboratory Specialist
Submitted to:
Mr. Rob Hoben
rob.hoben@me.com
March 23, 2015

As you know, under your personal protection,¹ this consultant has an extended history of plagiarizing FACTs reports, making false statements on real estate documents, performing invalid assessments, incorrect property addresses, and engaging in willful regulatory violations.^{2,3,4,5,6,7,8}

¹ See for example: Misinformation provided by Colleen Brisnehan, CDPHE, as referenced in "Citizen Request #4967, Tuesday, September 4, 2012 4:00 PM, Sgt. Harrell, Vice and Narcotics, Colorado Springs Police Department, 705 S Nevada Avenue, Colorado Springs," concerning: METHAMPHATAMINE (*sic*) LABORATORY REPORT, 2045 Farnsworth, Colorado Springs, CO 80916, Submitted to Mr. John Hermes, ReMax Company, Colorado Springs, Colorado. Prepared by Health and Environmental Technology, LLC, (Robert M. Rodosevich), May 29, 2012 (Review located here: http://forensic-applications.com/meth/Farnsworth_Critical_Review.pdf)

² METHAMPHATAMINE (*sic*) LABORATORY REPORT, 7071 Sapling Place, Colorado Springs, Colorado 80922, Robert M. Rodosevich, Health And Environmental Technology (*sic*), September 11, 2013 (this report contained approximately 377 regulatory violations) http://forensic-applications.com/meth/Rodosevich_SapPA_RA_Redacted.pdf

As you have known for some time, Mr. Rodosevich knowingly and willfully has ignored the regulations and, to our knowledge, has never collected any valid samples from any property in Colorado. In fact, as you know, Mr. Rodosevich refuses to even use the specified sampling materials. During a Screening Assessment, the consultant is required to perform specific tasks using specified sampling materials including:

6.2 Discrete Wipe Sample Collection Procedures. The following procedure **shall** be used for collecting discrete wipe samples:

6.2.1 Sample media shall consist of 2x2 inch wipes ...

In his report, Mr. Rodosevich identifies his sampling materials thusly:

The wipe sample media is individually wrapped Johnson and Johnson TM gauze pads.

Johnson & Johnson does not manufacture an individually wrapped 2 in X 2 in gauze pad that is actually 2 in X 2 in. The photograph below documents the size of the individually wrapped Johnson & Johnson 2” X 2” pad – the first photograph is directly from the manufacturer:

³ METHAMPHATAMINE (*sic*) LABORATORY REPORT, 1299 C Vondelpark, Unit C, Colorado Springs, Colorado Prepared by Health and Environmental Technology, LLC, (Robert M. Rodosevich), December 4, 2013 http://forensic-applications.com/meth/Vondelpark_audit_censored.pdf

⁴ See for example: 11473 White Lotus Lane, Colorado Springs, Colorado 80921, Methamphetamine Contamination Real Estate Assessment HEALTH AND ENVIRONMENTAL TECHNOLOGY (*sic*) July 8, 2013

⁵ See for example: 539 Shady Crest Circle, Colorado Springs, CO 80916 http://forensic-applications.com/meth/Reg_audit_shady_crest.pdf

⁶ See for example: 120 violations associated with 1349 Hazeline Lake Drive Colorado Springs, Colorado 80915 http://www.forensic-applications.com/meth/HET_Hazeline_Screen_RA.pdf

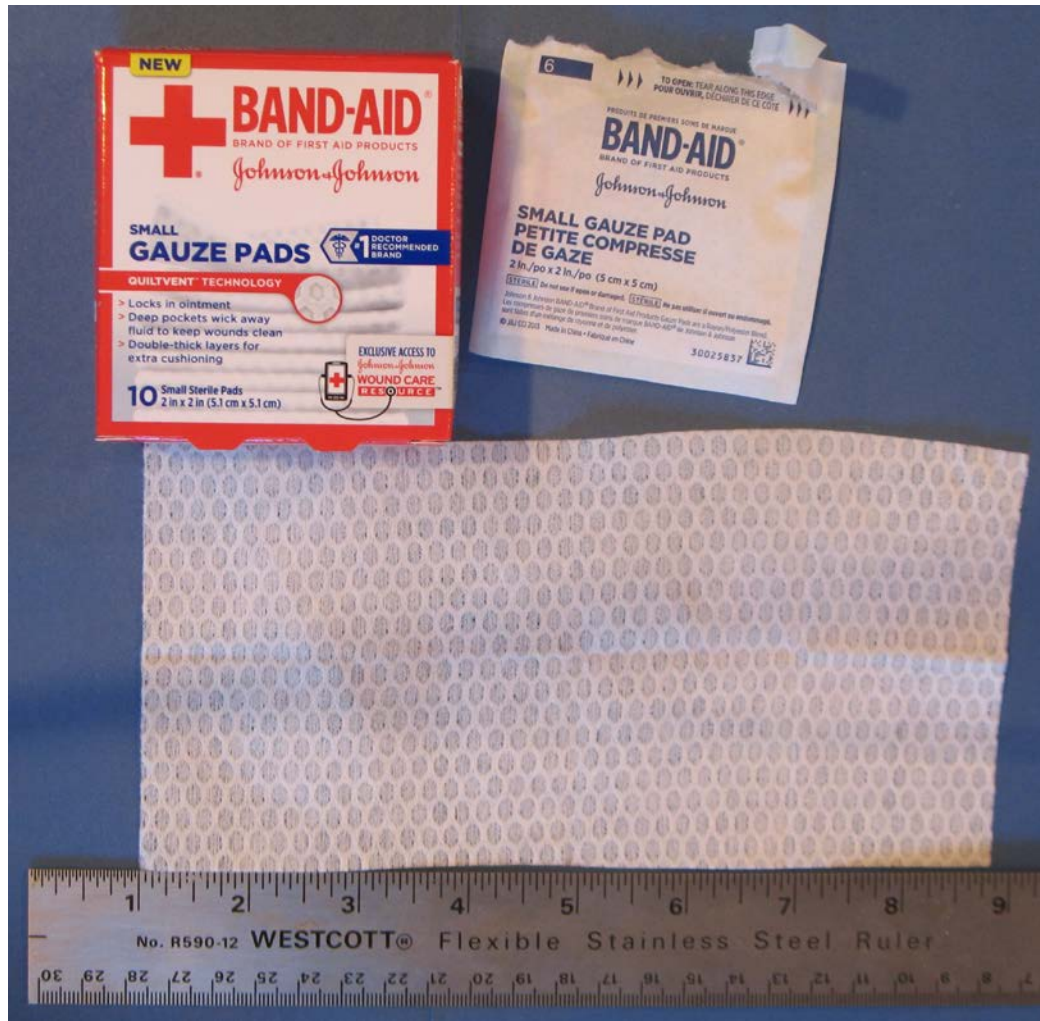
⁷ See for example, 128 Regulatory violations at 2071 London Carriage Grove, Colorado Springs, Colorado 80920 http://forensic-applications.com/meth/HET_London_Screen_RA.pdf

⁸ See for example, 92 regulatory violations at: 2044 Summerset Drive, Colorado Springs, Colorado 80902 http://www.forensic-applications.com/meth/HET_Summerset_Screen_RA.pdf



Photograph of J&J 2 in X 2 in Pad

The next photograph is the product purchased directly from a major retail outlet:



Photograph of J&J 2 in X 2 in Pad

As can be seen, (and as would be immediately obvious to anyone with even mediocre awareness), the Johnson & Johnson product is not two inches by two inches.

Also during a Screening Assessment, the consultant is required to perform specific tasks using specified sampling materials including:

- 6.2.1 Sample media shall consist of 2x2 inch wipes made of one of the following:
 - 6.2.1.1 Cotton gauze material.
 - 6.2.1.2 4-ply non-woven cotton/polyester blend.
 - 6.2.1.3 Tightly knitted continuous filament polyester.

The product is not cotton, or a cotton blend, and polyester is only a minor material component in the product.

Also as you have known for quite some time, Mr. Rodosevich refuses to even use the mandatory solvents in the collection of his samples.

In our audit, FACTs documented that the consultant failed to collect any valid samples from the property, failed to use the mandatory sampling materials, failed to use the mandatory sampling procedures, failed to collect samples from the mandatory locations, failed to provide the mandatory information in the report, and failed to assess mandatory conditions.

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

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Naturally, we are concerned about the growing number of victims of this consultant’s deceptive behavior. We recommend your office notify the 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.