



FORENSIC APPLICATIONS CONSULTING TECHNOLOGIES, INC.

June 20, 2014

[REDACTED]
Environmental Claims Specialist
[REDACTED]

Dear Ms. [REDACTED]:

At your request, Mr. Caoimhín P. Connell, Industrial Hygienist with Forensic Applications Consulting Technologies, Inc. (FACTs) reviewed the provided documents associated with the property at [REDACTED] Fort Collins CO (the subject property).

The April 20, 2014, document titled "Preliminary Assessment" which was prepared for the Poudre Property Management by Century Environmental Hygiene LLC (CEH) is the document discussed in this letter and our comments are limited to that document.

Our general observations are as follows:

- The work by CEH was not performed pursuant to mandatory regulations.
- The work by CEH does not constitute a valid Preliminary Assessment.
- The work by CEH fraudulently purports to be a Preliminary Assessment.
- The work by CEH fraudulently purports to be conducted pursuant to regulations.
- The samples collected by CEH were collected in a manner disallowed by State regulations.
- The individual who performed the work is unable to demonstrate he is an Industrial Hygienist.
- The work presented by CEH is invalid.
- FACTs identified no fewer than twenty three (23) violations and failures to comply with regulations.
- At this point in time, no valid Preliminary Assessment has performed for the property.
- At this point in time it would be unlawful to clean or otherwise remediate the property in question.
- We believe the actions by Century Environmental Hygiene, LLC rise to the level of criminal activity and should be reported to the Office of the Attorney General.

In Colorado, the necessary steps for bringing an illegal drug laboratory into compliance with State regulations and statutes are explicitly delineated and mandatory. Essentially, prior to any cleaning or remediation, the owner of a contaminated property must commission a legitimate and authorized Industrial Hygienist to perform a legitimate Preliminary Assessment. All cleaning must be performed pursuant to that Preliminary Assessment, and all final sampling must be performed pursuant to the findings of the

Preliminary Assessment. The work performed by CEH does not comply with mandatory state regulations as described below.

GENERAL VIOLATIONS

Although FACTs did not perform a detailed critical review of the documentation, in general we noted the following violations of State regulations:

- Failure to provide an Industrial Hygienist to perform the work
- Violation of Section 4.0 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.1 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.2 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.3 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.4 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.5 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.6 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.7 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.9 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.10 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.11 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.12 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.13 of 6 CCR 1014-3
- Failure to comply with Paragraph 4.14 of 6 CCR 1014-3
- Failure to comply with Paragraph 6.0.1 of 6 CCR 1014-3
- Failure to comply with Paragraph 6.1.1 of 6 CCR 1014-3
- Failure to comply with Paragraph 6.1.2 of 6 CCR 1014-3
- Failure to comply with Paragraph 6.2.1 of 6 CCR 1014-3
- Failure to comply with Paragraph 6.2.2 of 6 CCR 1014-3
- Failure to comply with mandatory provisions of Appendix A of 6 CCR 1014-3
- Failure to comply with CRS §25-18.5-101(4)
- Violation of CRS §25-18.5-104 Entry into illegal drug laboratories
- Violation of CRS §6-1-105. Deceptive trade practices
- Violation of CRS §6-1-105(1)(b) Knowingly makes a false certification
- Violation of CRS §6-1-105(1)(c) Knowingly makes a false certification through another by association
- Violation of CRS §6-1-105(1)(e) Knowingly makes a false representation

If we were to perform a critical review, it is very likely that we would identify several violations within any given category. If you request it of us, FACTs will prepare a detailed critical review of the reported assessment performed by CEH at the subject property.

Since CEH failed to comply with the above mandatory provisions, if the document prepared by CEH were to be used, and the cleaning were to proceed based on the April 20, 2014, document, that would also result in violations of the following during the final report:



Violation of Section 8.0 of 6 CCR 1014-3
Violation of Paragraph 8.1 of 6 CCR 1014-3
Violation of Paragraph 8.2 of 6 CCR 1014-3
Violation of Paragraph 8.4 of 6 CCR 1014-3
Violation of Paragraph 8.5 of 6 CCR 1014-3
Violation of Paragraph 8.71 of 6 CCR 1014-3
Violation of Paragraph 8.81 of 6 CCR 1014-3
Violation of Paragraph 8.9 of 6 CCR 1014-3
Violation of Paragraph 8.10 of 6 CCR 1014-3
Violation of Paragraph 8.11 of 6 CCR 1014-3
Violation of Paragraph 8.20 of 6 CCR 1014-3
Violation of CRS §18-5-114 (*Offering a false instrument for recording*)

CENTURY ENVIRONMENTAL HYGIENE

Century Environmental Hygiene (CEH) has a long documented history of producing invalid property assessments and “assessments” that are in violation of Colorado Revised Statutes 25-18.5-101 *et seq.*, as well as literally hundreds of violations of Colorado’s mandatory State regulations (6 CCR 1014-3) pertaining to the assessment and cleaning of illegal drug laboratories.

To our knowledge, Mr. Dennison, Mr. Jaeckel and CEH have never been qualified to perform work associated with the assessment of illegal drug laboratories under mandatory State regulation 6 CCR 1014-3 in Colorado. I first testified opposite Mr. Dennison (CEH) as early as 2006 as an expert witness for the City of Evans¹ when Mr. Dennison and CEH performed an invalid assessment in violation of State regulations.²

Since then, FACTs has performed numerous critical reviews of work performed by CEH “assessing” illegal drug laboratories wherein we have documented literally hundreds of violations of State regulations.^{3,4,5,6,}

Mr. James Dennison has been caught on several occasions performing fraudulent “assessments” and making false claims, and unlawfully releasing contaminated properties. Mr. Dennison is the featured consultant caught in a “sting” operation on the

¹ City of Evans, Colorado vs. Patrice Wayne, Trial Testimony April 5, 2006

² <http://forensic-applications.com/meth/Initial-review.pdf>

³ <http://forensic-applications.com/meth/DVRCriticalReview.pdf>

⁴ http://www.forensic-applications.com/meth/Critical_review_Hooker.pdf

⁵ <http://forensic-applications.com/meth/Initial-review.pdf>

⁶ <http://forensic-applications.com/meth/164thCriticalReview.pdf>



assessments of illegal drug labs by ABC News in Denver. We are aware of at least two such videos of the ABC story that are available to the public^{7,8}

During this past week alone (the week of June 16th), FACTs has become involved in yet another case regarding fraudulent representations by CEH in an illegal drug laboratory situation. In that case, the victim has filed a formal complaint against Mr. Dennison with the American Board of Industrial Hygiene.

Also in the last week, we have become aware of the fact that another victim of Mr. Dennison and CEH has reported Mr. Dennison to the Colorado Attorney General (Consumer Protection/Fraud Division), who stated that:

“If the number of complaints rise to a level that indicates a widespread pattern of deceptive practices, as defined by the Colorado Consumer Protection Act (CCPA), our office will further review the complaints against the company at that time for possible legal intervention.”

We recommend that the current victim of CEH, Poudre Property Management, make similar formal reports.

Based on the April 20, 2014, report, and based on all previous reports issued by CEH which we have reviewed, there is nothing in the present documentation to indicate the individual who performed the work at the subject property, Mr. Paul Jaeckel, is an Industrial Hygienist as defined by Colorado Revised Statute §24-30-1402 and required by CRS §25-18.5-101 *et seq.* Even if Mr. Jaeckel were an Industrial Hygienist, there is nothing in the present documentation that Mr. Jaeckel has ever received any kind of training in the recognition or assessment of illegal drug laboratories, or has any kind of knowledge of such issues or is in any way qualified to even enter an illegal drug laboratory, and is therefore in violation of CRS §25-18.5-104. It would appear that Mr. Jaeckel is some kind of asbestos field technician and is entirely unqualified to even enter an illegal drug laboratory let alone perform an assessment..

Although Mr. Dennison is a Certified Industrial Hygienist, there is no indication that Mr. Dennison has any training whatsoever or any knowledge whatsoever in the recognition or assessment of illegal drug laboratories, and it would appear that Mr. Denison, as well as Mr. Jaeckel, is not even sufficiently qualified to enter the subject property under current statutes.

Mr. Dennison is known to make false claims, misleading statements, and fabricating his credentials, and has similarly done so in the current report. For example, in the April 20, 2014 report, Mr. Dennison makes the following false representation:

⁷ <http://www.clipsyndicate.com/video/playlist/8178/3280459>

⁸ <http://www.clipsyndicate.com/video/playlist/8178/3040469>



- *All submitted final reports have been accepted by all governing bodies (health departments)*

This is a misleading statement on the part of Mr. Dennison and there are two problems with this statement:

1) Mr. Dennison fails to note that pursuant to State Statute, “Governing Bodies” are required to receive all submitted reports, regardless of proficiency and regardless of content or compliance with regulations. If a ten year old child submitted a one-page document prepared in crayon and submitted the paper as a “Final Report” of an assessment, state statutes require the Governing Body to receive the report. By state statutes, the Governing Body is not required to approve or even read the submitted work; the Governing Body is merely required to receive the final report.

2) Some offices of the Governing Body exercise their statutory authority to review and then accept or reject the consultant’s report. Mr. Dennison’s work has been rejected in the past. For example, the City of Evans, Colorado (Evans vs. Wayne, 2006) rejected Mr. Dennison’s reports upon review, and, then FACTs was retained by the City to perform the necessary work. Also, in the case of 2745 South Hooker Street, Denver, Colorado, in November and December of 2011, the work of CEH was rejected.

The Hooker street property was the property involved in the sting operation by ABC News when Mr. Dennison was caught lying to the reporter. (The videos can be viewed here: <http://www.clipsyndicate.com/video/playlist/8178/3280459> and here: <http://www.clipsyndicate.com/video/playlist/8178/3040469>)

The CEH statement, therefore, is patently untrue. FACTs is not aware of any assessment of a clandestine drug laboratory performed by CEH that has ever met with regulatory technical merit and/or met with minimum state statutory or regulatory requirements.

The lack of technical knowledge and technical incompetence also appears in the April 20th, 2014, report, when CEH makes the following statement on page 2:

The cooking method used was believed to be the “shack and bake” method.

For a start, there is no such thing as a “shack and bake” method. The knowledge of CEH in clandestine drug laboratory issues is so poor, they are unaware of the fact that the reference they have probably heard is for a “shake and bake” method. However, this is not just a typographical error since the related police reports do not support that conclusion.

Had CEH reviewed the police reports, as required by regulations, and if CEH had any proper training in the recognition or assessment of illegal drug laboratories, CEH would have known that the Police identified a Red-P pseudo ephedrine reduction laboratory. This is extremely important since, based on the information available, the method used in the apartment would have involved iodine.



As such, according to State regulations:

7.2. If there is evidence of iodine contamination on materials or surfaces that will not be removed, surface wipe samples for iodine shall not exceed a concentration of 22 µg/100 cm².

When we look at the photographs taken by CEH, we can also see the evidence of iodine in the photographs.

Since neither Mr. Dennison nor Mr. Jaeckel have any knowledge or training in clandestine drug laboratory operations, they are entirely unaware of the fact that the manufacturing operation identified in [REDACTED] involved iodine. And, since neither Mr. Dennison nor Mr. Jaeckel have any knowledge or training in the State Regulations, they are entirely unaware of the fact that they were required to assess the presence of iodine. Nowhere in their report does the word “iodine” even appear.

At your request, FACTs will delineate several of the other fabrications and false claims made in the CEH report concerning the subject property. For reference, as an example of a legitimate Statement of Qualifications (SOQ), FACTs has included our SOQ and appended that SOQ to this discussion.

Violation of ABIH Code of Ethics

As professionals in the field of Industrial Hygiene, American Board of Industrial Hygiene (ABIH) certificants, such as Mr. Dennison, are obligated to maintain high standards of integrity and professional conduct; accept responsibility for their actions; continually seek to enhance their professional capabilities; practice with fairness and honesty; and, encourage others to act in a professional manner consistent with the enforceable certification standards and responsibilities including:

Violation of ABIH Code of Ethics I(A)(1):

1. Comply with laws, regulations, policies and ethical standards governing professional practice of industrial hygiene and related activities.

Violation of ABIH Code of Ethics I(A)(2):

2. Provide accurate and truthful representations concerning all certification and recertification information.

Violation of ABIH Code of Ethics I(A)(5):

5. Report apparent violations of the ethics code by certificants and candidates upon a reasonable and clear factual basis.

Violation of ABIH Code of Ethics I(A)(6):

6. Refrain from public behavior that is clearly in violation of professional, ethical or legal standards.

Violation of ABIH Code of Ethics II(A)(1):



1. Deliver competent services with objective and independent professional judgment in decision-making.

Violation of ABIH Code of Ethics II(A)(2):

2. Recognize the limitations of one's professional ability and provide services only when qualified. The certificant/candidate is responsible for determining the limits of his/her own professional abilities based on education, knowledge, skills, practice, experience and other relevant considerations.



Violation of ABIH Code of Ethics II(A)(3):

3. Make a reasonable effort to provide appropriate professional referrals when unable to provide competent professional assistance.

Violation of ABIH Code of Ethics II(A)(5):

5. Properly use professional credentials, and provide truthful and accurate representations concerning education, experience, competency and the performance of services.

Violation of ABIH Code of Ethics II(A)(6):

6. Provide truthful and accurate representations to the public in advertising, public statements or representations, and in the preparation of estimates concerning costs, services and expected results.

Violation of ABIH Code of Ethics II(C)(1):

1. Follow appropriate health and safety procedures, in the course of performing professional duties, to protect clients, employers, employees and the public from conditions where injury and damage are reasonably foreseeable.

We recommend Poudre Property Management require a refund from CEH and file a formal complaint with the American Board of Industrial Hygiene:

Lynn C. O'Donnell, CIH
Executive Director
6015 W. St. Joseph Hwy
Lansing, MI 48917
Phone: 517-853-5760
Fax: 517-321-4624
Email: lodonnell@abih.org

In addition to the regulatory violations and enforceable ABIH ethical violations, Mr. Dennison of Century Environmental Hygiene also violated the following American Industrial Hygiene Association (AIHA) Code of Ethics:

- Violation of AIHA (I)(A)(1)
- Violation of AIHA (I)(A)(5)
- Violation of AIHA (II)(A)(1)
- Violation of AIHA (II)(A)(2)
- Violation of AIHA (II)(A)(3)
- Violation of AIHA (II)(A)(5)
- Violation of AIHA (II)(A)(6)
- Violation of AIHA (II)(C)(1)
- Violation of AIHA (II)(C)(2)

Senate Bill SB13-219

In reality, victims are not quick to lodge complaints with the State of with the ABIH, since it places them on the radar and they realize they are then stuck with having to pay



out financial resources again to correct the problems created by CEH. Since the Colorado Attorney General's office has been so slow to respond to the problems created by Century Environmental Hygiene LLC, Senator Lois Tochtrop decided to simply pass legislation that will discipline fraudulent and incompetent Industrial Hygienists.

In March of last year, the Colorado State legislature passed SB13-219. Mr. Dennison is, personally, one of the main reasons that Colorado Legislature passed SB13-219 which was signed into law by Gov. Hickenlooper on May 28, 2013. Many of the provisions of SB13-219 became effective on August 7, 2013. (FACTs personnel helped Sen. Tochtrop's office develop the language for SB13-219). Unfortunately several of the disciplinary provisions found in SB13-219 will not come into effect until November of this year, and therefore, Poudre Property Management will not be able to take advantage of the disciplinary reporting otherwise provided by CRS §25-18.5-107.

CONCLUSION

- The work by CEH was not performed pursuant to mandatory regulations.
- The work by CEH does not constitute a valid Preliminary Assessment.
- The work by CEH fraudulently purports to be a Preliminary Assessment.
- The work by CEH fraudulently purports to be conducted pursuant to regulations.
- The samples collected by CEH were collected in a manner disallowed by State regulations.
- The individual who performed the work is unable to demonstrate he is an Industrial Hygienist.
- The work presented by CEH in the April 20, 2014 report is invalid.
- FACTs identified no fewer than twenty three (23) violations and failures to comply with regulations.
- At this point in time, no valid Preliminary Assessment has performed for the property.
- At this point in time it would be unlawful to clean or otherwise remediate the property in question.
- We believe the actions by Century Environmental Hygiene, LLC rise to the level of criminal activity and should be reported to the Office of the Attorney General thus aiding them in their investigations against CEH and Mr. Dennison.

I hope this information helps.



Caoimhín P. Connell
Forensic Industrial Hygienist





Forensic Applications Consulting Technologies, Inc. Consultant Statement of Qualifications

(as required by State Board of Health Regulations 6 CCR 1014-3 Section 8.21)

FACTs project name:		Form # ML15
Date June 19, 2014		

Caoimhín P. Connell, has been involved in clandestine drug lab investigations since 2002 and meets the Colorado Revised Statute §24-30-1402 definition of an “Industrial Hygienist.” He has been a practicing Industrial Hygienist since 1987 and was the contract Industrial Hygienist for the National Center for Atmospheric Research for over ten years. Mr. Connell is a recognized authority in drug-lab operations and is a Certified Instructor in Meth-Lab Safety through the Colorado Regional Community Policing Institute, CRCPI (through the Colorado Division of Criminal Justice) and was the lead instructor for the CRCPI providing over 260 hours of methlab training for over 45 Colorado Law Enforcement Agencies, federal agents, probation and parole officers throughout Colorado judicial districts. He has provided meth-lab lectures to the US Air Force, the National Safety Council, and the American Industrial Hygiene Association (of which he is a member and serves on the Clandestine Drug Lab Work Group and for whom he conducted the May, 2010, Clandestine Drug Lab Course, and is a coauthor of the AIHA methlab assessment publication.)

Mr. Connell is also a member of the American Conference of Governmental Industrial Hygienists, the Occupational Hygiene Society of Ireland, the Colorado Drug Investigators Association, an appointed Full Committee Member of the National Fire Protection Association, and the ASTM International Forensic Sciences Committee, (where he was the sole sponsor of the draft ASTM E50 *Standard for the Assessment of Suspected Clandestine Drug Laboratories*).

From 2009, Mr. Connell served as the Industrial Hygiene Subject Matter Expert on the Federally funded Interagency Board (Health, Medical, and Responder Safety SubGroup), and was elected full member of the IAB-HMRS in 2011 where he now serves. He is the only private consulting Industrial Hygienist in Colorado certified by the Office of National Drug Control Policy High Intensity Drug Trafficking Area Clandestine Drug Lab Safety Program, and P.O.S.T. certified by the Colorado Department of Law.

He has received over 170 hours of highly specialized law-enforcement sensitive training in illegal drug lab operation, and under supervision of the US Drug Enforcement Agency, he has manufactured methamphetamine using a variety of street methods. He has received highly specialized drug lab assessment training through the Iowa National Guard, Midwest Counterdrug Training Center and the Florida National Guard Multijurisdictional Counterdrug Task Force, St. Petersburg College, Rocky Mountain HIDTA, as well as through the US NHTSA, and the U.S. Bureau of Justice Assistance (US Dept. of Justice). Additionally, he received extensive training in the Colorado Revised Statutes, including Title 18, Article 18 “Uniform Controlled Substances Act of 1992” and is currently ARIDE Certified.

Mr. Connell is a current sworn law enforcement officer who has conducted clandestine laboratory investigations and performed risk, contamination, hazard and exposure assessments from both the law enforcement (criminal) perspective, and from the civil perspective in residences, apartments, motor vehicles, and condominiums. Mr. Connell has conducted over 462 assessments of illegal drug labs in CO, SD, NE, OK, and collected over 4,267 samples during assessments (a detailed list of drug lab experience is available on the web at):

<http://forensic-applications.com/meth/DrugLabExperience2.pdf>

He has extensive experience performing assessments pursuant to the Colorado meth-lab regulation, 6 CCR 1014-3, (State Board of Health *Regulations Pertaining to the Cleanup of Methamphetamine Laboratories*) and was an original team member on two of the legislative working-groups which wrote the regulations for the State of Colorado. Mr. Connell was the primary contributing author of Appendix A (*Sampling Methods And Procedures*) and Attachment to Appendix A (*Sampling Methods and Procedures Sampling Theory*) of the Colorado regulations and a US NIOSH Recommended Peer Review Expert for the NIOSH 9109 Method, *Methamphetamine*. He has been admitted as a clandestine drug lab expert in Colorado, and an Industrial Hygiene Expert in Colorado in both civil and criminal courts as well as Federal Court in Pennsylvania. He has provided expert testimony in several criminal cases including Grand Jury testimony and testimony for US Bureau ATF and he testified before the Colorado Board of Health and Colorado Legislature Judicial Committee regarding methlab issues. Mr. Connell has provided services to private consumers, Indian Nations, State Investigators, and Federal Investigators with forensic services and arguments against corrupt regulators, fraudulent industrial hygienists, and unauthorized consultants performing invalid methlab assessments.



Multijurisdictional Counterdrug Task Force Training

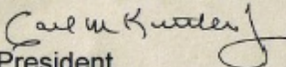


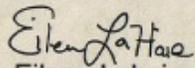
This is to certify that
Caoimhin P. Connell

Has satisfactorily completed the following 24 hour MCTFT training course held at
DIVIDE, CO

Rural Patrol

Training held 9/27/2004 through 9/29/2004


President
St. Petersburg College


Eileen Lahaie
MCTFT Director

A partnership between The Florida National Guard and St. Petersburg College

Midwest Counterdrug Training Center



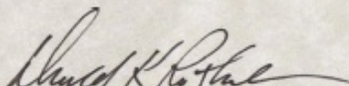
Certificate of Training

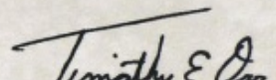
This certifies that

Caoimhin Connell

Has successfully completed the
Clandestine Laboratory Certification

Cheyenne, WY
40 Training Hours
2-6 August 2004


Network Environmental Systems, Inc.


LTC Timothy E. Orr
Commandant



Center *for* Task Force Training™

THIS IS TO CERTIFY THAT

Caoimhin P. Connell

HAS SUCCESSFULLY COMPLETED 20 HOURS OF TRAINING IN

METHAMPHETAMINE INVESTIGATION MANAGEMENT

MARCH 20-22, 2006

DENVER, COLORADO

Domingo S. Herraiz
Director, Bureau of Justice Assistance

Training coordinated by the
Institute for Intergovernmental
Research® on behalf of BJA



State and Local Anti-Terrorism Training

THIS IS TO CERTIFY THAT

Caoimhin P. Connell

HAS SUCCESSFULLY COMPLETED AN 8-HOUR
STATE AND LOCAL ANTI-TERRORISM TRAINING PROGRAM
NARCOTICS TASK FORCE ANTI-TERRORISM BRIEFING

June 1, 2006
Denver, Colorado

Domingo S. Herraiz
Director, Bureau of Justice Assistance



Training coordinated on behalf of BJA
by the Institute for Intergovernmental Research



Certificate of Training

This is to certify that
Caoimhin Connell

(Name)

Park County Sheriff's Office

(Agency)

If the bearer of this document possesses a 40 Hour certificate pursuant to 29 CFR §1910.120, this certifies the above named has met the refresher training requirements of 29 CFR §1910.120(e)(8) and is hereby **RECERTIFIED** in Clandestine Laboratory Safety / HazWoper

Sponsored by
Rocky Mountain High Intensity Drug Trafficking Area
Colorado Regional Community Policing Institute

G. Connell 4/12/10
Caoimhin P. Connell, Instructor/Date
Glean Murphy



Certificate of Completion

Caoimhin Connell

has successfully completed training in

Advanced Clan Labs: Beyond the Basics

presented by

NES, Inc.

1141 Sibley Street Folsom, CA 95630

Brian Escamilla

Instructor - Brian Escamilla

04/28/14 04/30/14

Date

Contact Hours:24



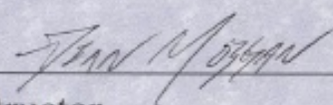
**Park County Sheriff's Office
Certificate of Completion**

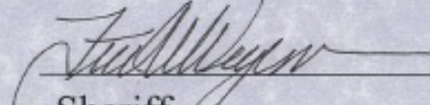
Caoimhin Connell

has completed an 8 hour course in:

Crime-scene Approach and Evidence Collection

Completed this 29th day of April, 2009


Instructor


Sheriff

Certificate of Completion

This Will Certify That

Caoimhín P. Connell

Successfully Completed

Prescription Drug Crimes

7 Hours Completed

At: CO Law Enforcement Officers Assn. On: September 30, 2010
Greeley, Colorado

P. Ritch Wagner
Instructor




Director, Law Enforcement Liaison & Education



Colorado Law Enforcement Officers' Association



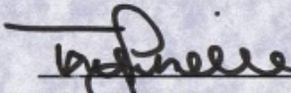
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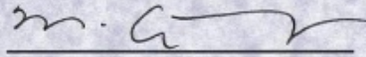
CAOIMHIN CONNELL

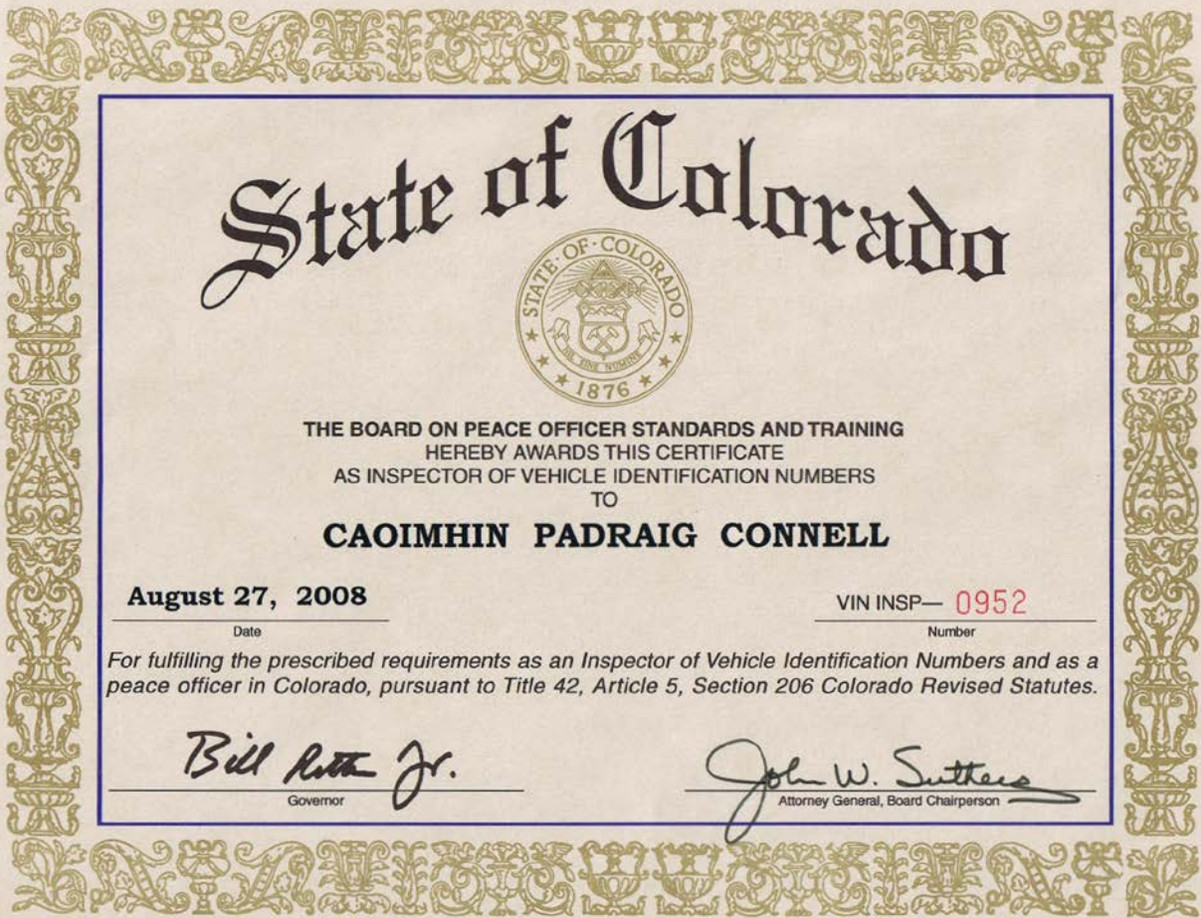
Completed ARIDE (Advanced Roadside Impaired Driving Enforcement)

hosted by Loveland Police Department

on February 28 – March 1, 2011


Tony Dinelle, CLEOA President


ARIDE Instructor



State of Colorado



THE BOARD ON PEACE OFFICER STANDARDS AND TRAINING
HEREBY AWARDS THIS CERTIFICATE
AS INSPECTOR OF VEHICLE IDENTIFICATION NUMBERS
TO

CAOIMHIN PADRAIG CONNELL

August 27, 2008

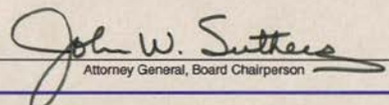
Date

VIN INSP— **0952**

Number

For fulfilling the prescribed requirements as an Inspector of Vehicle Identification Numbers and as a peace officer in Colorado, pursuant to Title 42, Article 5, Section 206 Colorado Revised Statutes.


Governor


Attorney General, Board Chairperson

State of Colorado



THE BOARD ON PEACE OFFICER STANDARDS AND TRAINING
AWARDS THIS CERTIFICATE
TO

CAOIMHIN PADRAIG CONNELL

May 6, 2004

Date

B- 10670

Number

For fulfilling the prescribed requirements for certification. This certificate expires three years from date of issuance unless the certificate holder meets the requirements for continued certification as established by law and the P.O.S.T. Board.

Bill Owen

Governor

Ken Salazar

Attorney General, Board Chairperson

Certificate of Completion Intoxilyzer 9000 Operator Certification Course

*The Evidential Breath Alcohol Testing Program of the
Colorado Department of Public Health and Environment certifies that*

Caoimhin P Connell

User ID: **841645**

*has successfully completed the "Intoxilyzer 9000 Operator Certification Course"
to determine the alcohol concentration in breath specimens pursuant to the
State Board of Health Rules Pertaining to Testing for Alcohol and Other Drugs (5 CCR 1005-2)
Training was provided by the Evidential Breath Alcohol Testing Program
of the Colorado Department of Public Health and Environment.*

February 21, 2013

Certificate Date

Jeffrey A. Groff

Jeffrey A. Groff, Program Manager
Evidential Breath Alcohol Testing Program



David A. Butcher

David A. Butcher, Director
Laboratory Services Division
Colorado Department of Public Health
and Environment

Certification expires 180 days from certificate date. Recertification must be per 5 CCR 1005-2.



Certificate of Achievement

awarded to:

Caoimhin P. Connell

Has successfully completed Methamphetamine Lab Cleanup Management and Supervision training in accordance with 29 CFR 1910.120 and State Regulations Pertaining to the Cleanup of Methamphetamine Laboratories (8Hrs.)

June 1st, 2005

Date

Signed

HAZMAT Plans & Programs, Inc. 30 S. Havana St. Suite 304F Aurora, Colorado 80012 (303) 360-9801
"Safety Plans, Programs and Training Tailored To The Needs Of Your Business"

CERTIFICATE OF COMPLETION

COLORADO LAW ENFORCEMENT ASSOCIATIONS TRAINING PROJECT

This Certifies That

Caoimhin Connell

Has Attended the

CLEAT 40-HOUR

Train the Trainer Course

Hosted by Breckenridge Police Department
August 14-18, 2006

Karen M. Renshaw, CAE
Executive Director
Colorado Association of Chiefs of Police



John L. Kammerzell
Executive Director
Police Officer Standard & Training



Donald E. Christensen
Executive Director
County Sheriffs of Colorado





SINCE 1973

This is to certify that

Caoimlin P. Connell

*Has completed a 24 hour training program in Vehicle Identification Number
Inspection*

*Presented this **24th** day of **May, 2008***

Chris Fox

CATI President

[Signature]

VIN Inspector Training Coordinator