



FORENSIC APPLICATIONS CONSULTING TECHNOLOGIES, INC.

**Regulatory Audit
of
Preliminary Assessment Report
By
Robert Woellner
at an
Identified Illegal Drug Laboratory**

Located at:

**771 Cleveland Circle
Lafayette, CO 80026**

Prepared by:

FORENSIC APPLICATIONS CONSULTING TECHNOLOGIES, INC.

185 Bounty Hunter's Lane
Bailey, CO 80421



May 21, 2015

TABLE OF CONTENTS

EXECUTIVE SUMMARY 3

REVIEW OF THE DOCUMENT 4

 Violation of Section 4.3.1 (Three violations) 4

 Violation of Section 4.13 4

 Violation of Section 4.14 5

 Violation of Section 4.15 (Two violations) 5

 Violation of Section 4.15 (Two violations) 5

 Violation of Section 6.2.2 (Two violations) 5

 Violation of Section 6.2.7 9

 Violation of Section 6.2.11 10

 Violation of Section 6.2.12 10

 Violation of Section 6.2.14 11

 Violation of Section 6.2.14.2 11

 Violation of Section 6.2.14.6 11

 Violation of Section 6.2.14.7 11

 Violation of Section 6.2.14.8 11

 Violation of Section 6.2.14.9 11

 Violation of Section 6.2.14.11 11

 Violation of Section 6.2.14 11

 Violation of Section 6.3.6 12

 Violation of Section 6.9.1 12

 Violation of Section 6.9.6 13

CONCLUSION..... 13



EXECUTIVE SUMMARY

Forensic Applications Consulting Technologies, Inc. (FACTs) has performed a series of regulatory audits on public domain documents. This is our regulatory audit of the public domain document titled:

Robert Woellner
Quality Environmental Services Testing
Methamphetamine Preliminary Assessment Inspection, Sampling
& Recommended Scope of Work
Re: Residence at 771 W. Cleveland Circle in Lafayette, CO 80026
Tim McWilliams
Muskrat Hat 771
1502 S. Vona Court
Superior, CO 80027
March 17, 2015

FACTs has performed several regulatory audits of work prepared by this consultant (Robert Woellner) which demonstrate an extended history of regulatory violations.^{1,2,3,4,5,6,7}

For this regulatory audit, FACTs has identified no fewer than 25 broad regulatory violations; if we were to break down the violations into each individual sample violation or failure to include documentation for each individual sample, the total number of regulatory violations would exceed that number.

¹ See for example: 131 South Benton Street Denver, CO <http://forensic-applications.com/meth/censoredcriticalreview.pdf>

² See for example: 100 W. Spaulding Street, Lafayette, Colorado http://forensic-applications.com/meth/Spaulding_Regulatory_audit_Redacted.pdf

³ See for example: 4893 S Johnson Street, Denver http://www.forensic-applications.com/meth/Johnson_Critical_review.pdf

⁴ See for example: 788 W. Lois Ct., Louisville, CO 80027

⁵ See for example: 1138 West 32nd Street, Unit 201, Denver, CO http://www.forensic-applications.com/meth/Addendum_2_Woellner_1138_32_St.pdf

⁶ See for example: 410 Garfield Avenue, Carbondale, CO 81623 http://www.forensic-applications.com/meth/Addendum_4_Woellner_410_Garfield.pdf

⁷ See for example: 48400 Routt County Road 56C, Steamboat Springs, CO 80487 http://www.forensic-applications.com/meth/Addendum_5_Woellner_56C.pdf



REVIEW OF THE DOCUMENT

During the performance of a Preliminary Assessment, the Contractor is required by regulations to perform specific mandatory tasks and provide specific mandatory documentation.

Violation of Section 4.3.1 (Three violations)

During the performance of a Preliminary Assessment, the Contractor is required by regulations to provide specific mandatory information, including:

4.0 ...The Preliminary Assessment Report shall include, but not be limited to, the following, to the extent available and applicable:

4.3.1 If the building has an attic, a description of the integrity of the building ceiling (i.e., attic floor), any signs of access, storage, manufacturing, or venting into the attic (e.g., holes cut in ceiling for the purpose of venting gases from a cook), and a description of observations of the ducting associated with all bathroom and kitchen exhaust vents. If preliminary assessment sampling is conducted, include the results of sampling in accordance with Section 6 of this Part 1.

Although the residence contains an attic, in his report, Mr. Woellner states:

The unit does not contain an attic or crawl space, though there is a small cavity above the children's floor bathroom.

Nowhere in Mr. Woellner's report do we find a description of the integrity of the building ceiling (i.e., attic floor), as required.

Nowhere in Mr. Woellner's report do we find a description of any signs of access, storage, manufacturing, or venting into the attic (e.g., holes cut in ceiling for the purpose of venting gases from a cook), as required.

Nowhere in Mr. Woellner's report do we find a description of the ducting associated with all bathroom and kitchen exhaust vents.

Violation of Section 4.13

During the performance of a Preliminary Assessment, the Contractor is required by regulations to provide specific mandatory information, including:

4.13 Identification of surfaces that are known or suspected to have been painted or sealed after the cessation of contamination-causing activities (painted-over surfaces).

In his report, MR. WOELLNER states:

Some portions of the subject property also contain new paint.

Nowhere in the report has Mr. Woellner identified the surfaces that are known or suspected to have been painted or sealed.



Violation of Section 4.14

During the performance of a Preliminary Assessment, the Contractor is required by regulations to provide specific mandatory information, including:

- 4.14 Photographic documentation of property conditions, including cooking areas, chemical storage areas, waste disposal areas, and areas of obvious contamination.

Nowhere in the report has Mr. Woellner provided photographs of the attic, the exterior portions of the property, or the garage.

Violation of Section 4.15 (Two violations)

During the performance of a Preliminary Assessment, the Contractor is required by regulations to perform specific duties, including:

- 4.15 If assessment sampling is conducted, it shall be conducted in accordance with Section 6 of this Part 1. Documentation of assessment sampling shall include:

- 4.15.1 a description of the sampling procedures used, including sample collection, handling, and QA/QC;

Nowhere in the report has Mr. Woellner provided a description of the sampling procedures used.

Nowhere in the report has Mr. Woellner provided a description of the QA/QC.

Violation of Section 4.15 (Two violations)

During the performance of a Preliminary Assessment, the Contractor is required by regulations to provide specific information including:

- 4.15.3 ... a computer generated figure illustrating the layout of the building(s) ...

Nowhere in the report has Mr. Woellner provided a computer generated figure of the layout of the buildings, or the location of the garage with respect to the remainder of the structures.

Violation of Section 6.2.2 (Two violations)

During the performance of a Preliminary Assessment, the Contractor is required by regulations to follow specific sampling protocols including:

- 6.1.3 The following sample collection procedures **shall** be followed for screening level sampling, **preliminary assessment** sampling and clearance sampling, except as provided in Section 6.8.2 of this Part 1.

- 6.2.2 Delineate a 100 cm² area on the surface to be sampled, either by attaching a physical template to the surface (being careful not to touch the area within the template), or by an equivalently reliable and accurate method. The area within the template (i.e., the sample area) shall be 100 cm².



In several photographs in the report, Mr. Woellner documents that he failed to collect samples from areas that were 100 cm². In several locations, although Mr. Woellner merely placed a 100 cm² template over an area that may have contained empty space. For example:



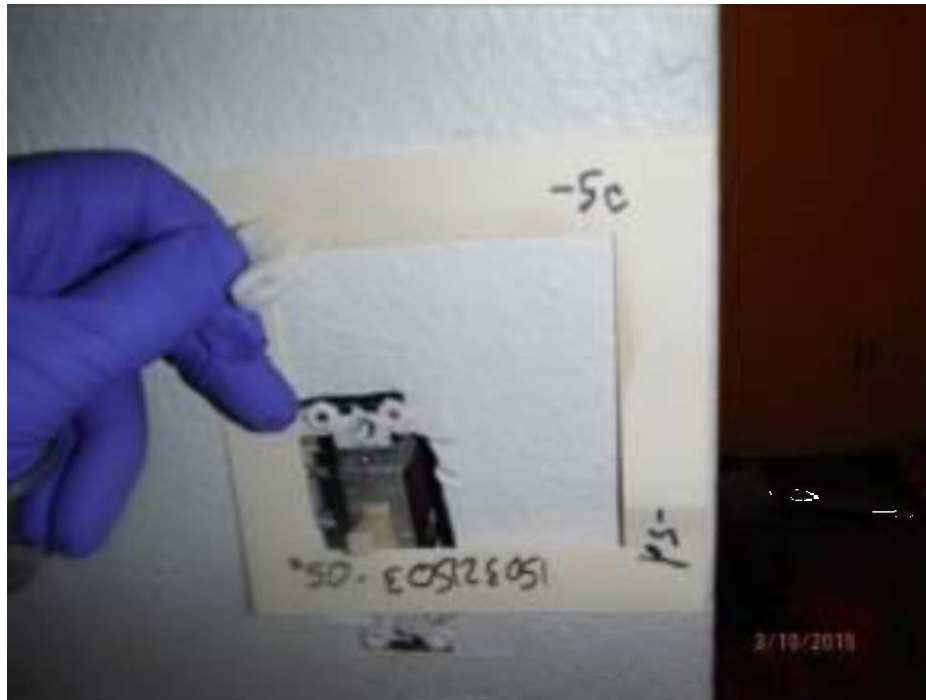


According to the regulations:

Physical templates may not be re-used.

In several photographs in the report, Mr. Woellner documents that, in violation of the regulations, Mr. Woellner reused his templates. For example, in the following four photographs, we can clearly see that the same template is used over and again:







Violation of Section 6.2.7

During the performance of a Preliminary Assessment, the Contractor is required by regulations to follow specific sampling protocols including:

6.2.7 Wipe the surface using one of the following methods:

6.2.7.1 Square method: Start at the outside edge and progress toward the center of the surface area by wiping in concentric squares of decreasing size.

6.2.7.2 "S" method: Wipe horizontally from side-to-side in an overlapping "S"- like pattern as necessary to completely cover the entire wipe area.

6.2.8 Without allowing the sample media to come into contact with any other surface, fold the sample media with the sampled side in.

6.2.9 Use the same sample media to repeat the sampling of the same area using the same method. If using the "S" method, the second pass shall be sampled by wiping with overlapping "S"-like motions in a top-to-bottom direction.

6.2.10 Fold sampled side in. Using the same sample media, sample the same area a third time. The third pass shall be sampled by wiping using the method not previously used (i.e., use the square method if the "S" method was originally used).

Nowhere in the report, do we see where Mr. Woellner used this protocol. On February 19, 2015, FACTs officially requested a variance from the provisions of 6.2.7 through 6.2.10, especially where it was physically impossible to comply with this sampling



requirement. In her response to our request,⁸ Ms. Brisnehan *explicitly rejected* this variance from the regulations:

The Regulations, as amended, merely add a third pass to increase sample recovery. The sample collection procedure included in the Regulations is based on wipe sample collection procedures developed by the Occupational Safety and Health Administration (OSHA) and the National Institute for Occupational Safety and Health (NIOSH). The sample collection procedure using the "S" method is also referenced in the NIOSH analytical methods for methamphetamine.

The Department does not consider the deviations proposed by FACTs to be *de minimis* variations from standard sampling requirements. The Department is not willing to provide FACTs a "blank check" to determine when it will or will not comply with the sample collection requirements. Therefore, the Department has determined that approval of this variance may result in substantial deviation from the intent of the regulatory requirement. This variance request is denied.

Therefore, Ms. Brisnehan has explicitly stated that all three passes must be conducted or there is a significant violation of the regulations.

Based on the February 27, 2015, letter from Colleen Brisnehan, CDPHE, the method used by Mr. Woellner at the subject property is prohibited, and therefore, ALL of the samples thus collected by Mr. Woellner at the subject property are invalid.

Violation of Section 6.2.11

During the performance of a Preliminary Assessment, the Contractor is required by regulations to provide specific information and documentation including:

6.2.11 Include notes with the sketch giving any further description of the sample, including sample name and time of collection.

Nowhere in the report do we see where Mr. Woellner provided the times of the sample collection as required.

Violation of Section 6.2.12

During the performance of a Preliminary Assessment, the Contractor is required by regulations to follow specific sampling protocols including:

6.2.12.1 To collect a field blank, remove a wipe from the wrapper with a new glove, shake the wipe open, refold in the same manner as during the sampling procedure, and then insert the wipe into the sample container.

6.2.12.2 Repeat this procedure for multiple aliquots when collecting a composite field blank.

⁸ February 27, 2015, letter from Colleen Brisnehan, Hazardous Waste Corrective Action Unit, Hazardous Waste Program, to Mr. Caoimhín P. Connell, Forensic Applications Consulting Technologies, Inc., 185 Bounty Hunter's Lane, Bailey, Colorado 80421, RE: Request for Variance under 6 CCR 1014-3, 788 West Lois Court, Louisville, Colorado, cc: Mr. Dan Miller - Colorado Attorney General Office, Michael Richen - Boulder County Public Health



As already described, in violation of Section 4.15.1, Mr. Woellner failed to describe his sample collection and handling techniques. There is no documentation that demonstrates the blanks were collected pursuant to the requirements found in Section 6.2.12.1

Violation of Section 6.2.14

During the performance of a Preliminary Assessment, the Contractor is required by regulations to provide specific information and documentation including:

6.2.14 Maintain a Chain-of-Custody Record covering the time of sample collection through final disposition. ... At a minimum, the Chain-of-Custody Record shall include the following:

Violation of Section 6.2.14.2

6.2.14.2 subject property address;

Nowhere in the chain-of-custody is the property address given.

Violation of Section 6.2.14.6

6.2.14.6 number of sample aliquots;

Nowhere in the chain-of-custody is the number of aliquots provided.

Violation of Section 6.2.14.7

6.2.14.7 number of containers for each sample;

Nowhere in the chain-of-custody is the number of containers for each sample provided.

Violation of Section 6.2.14.8

6.2.14.8 sample collection time and date;

Nowhere in the chain-of-custody is the sample collection time provided.

Violation of Section 6.2.14.9

6.2.14.9 sample matrix;

Nowhere in the chain-of-custody is the sample matrix provided.

Violation of Section 6.2.14.11

6.2.14.11 sample preservatives, if applicable; and

Nowhere in the chain-of-custody is the sample preservative addressed.

Violation of Section 6.2.14

During the performance of a Preliminary Assessment, the Contractor is required by regulations to perform specific actions and provide specific information and documentation including:



6.2.15 Painted-over surfaces. Estimate the concentration of methamphetamine present below a painted-over surface (as defined in Section 2 of this Part 1) by one of the following methods:

6.2.15.2 collect wipe samples from similar surfaces within the same room that were not painted after contamination was introduced, or

6.2.15.3 sample the painted over surface as set forth in 6.2.1 – 6.2.14, but use methanol instead of isopropanol as the wetting agent for the sampling media to acquire a representative sample from beneath the painted- over surface.

In his report, Mr. Woellner states:

Some portions of the subject property also contain new paint.

As already mentioned, in violation of Section 4.13, ms failed to identify the surfaces that were known or suspected to have been painted. Similarly, nowhere in the report has Mr. Woellner documented how he estimated the concentration of methamphetamine present below a painted-over surface (as defined in Section 2 of this Part 1) as required by 6.2.15.

Violation of Section 6.3.6

During the performance of a Preliminary Assessment, the Contractor is required by regulations to follow specific sampling protocols including:

6.3 Composite Wipe Sample Collection Procedures. When collecting composite samples, use the procedure outlined in Section 6.2 above for discrete samples for the collection of each aliquot comprising the composite sample, with the following exceptions:

6.3.6 Collect all individual aliquots from 100 cm² sampling areas.

As already described, in violation of 6.2.2, Mr. Woellner failed to collect samples from 100 cm².

Violation of Section 6.9.1

The Consultant is allowed to presume an area is contaminated. If however, the Consultant wants to challenge the compliance status of an area, the Consultant must follow the rules found in Section 6 which, in part, state:

6.9.4 For buildings and structures that have forced air ventilation systems, at least 400 cm² of surface area of the ventilation system shall be sampled, unless the entire ventilation system is removed. Samples shall be collected from accessible areas within the heat exchanger unit, inside the cold air return system, from inside the supply air system, and from one other location selected at the Consultant's discretion.

6.9.5 For buildings and structures with non-ducted heating or cooling systems that circulate indoor air, one discrete sample shall be collected from each heating or cooling unit. ...

During the performance of such sampling, the Contractor is required by regulations to follow specific sampling protocols including:



6.9.1 Except as provided in Section 6.9.1.1, at least 400 cm² of surface area shall be sampled from every room, attic, and crawl space.

For this property, Mr. Woellner failed to collect at least 400 cm² from those rooms from which samples were collected. For example, according to the report, Mr. Woellner only collected 100 cm² from the master bedroom; 200 cm² from the kitchen, 200 cm² from the master bathroom, 300 cm² from the southwest bedroom and so forth. It would appear from the report, that in violation of 6.9.1 a minimum of 400 cm² was not collected from any room.

Violation of Section 6.9.6

During the performance of a Preliminary Assessment, the Contractor is required by regulations to follow specific sampling protocols including:

6.9.6 Composite samples may be used for clearance sampling of rooms, attics, crawl spaces, and personal property, provided all aliquots comprising a composite sample come from the **same room**, attic, or crawl space.

According to the report, Mr. Woellner collected aliquots from different rooms and combined those mixed aliquots into one composite. As already addressed, the consultant **must** presume noncompliance or sample to demonstrate compliance. Therefore, the only purpose to collect samples is to attempt to clear a room and demonstrate compliance. Mr. Woellner cannot claim that he was collecting the samples to determine the levels of contamination in each room for the purposes of directing remediation since he mixed the aliquots from different rooms into a single analysis.

Thus for example, the master bedroom was mixed with the master bathroom and with the ventilations system – The southwest bedroom was mixed with the southeast bedroom which was mixed with the common bathroom which was mixed with the hallway.

CONCLUSION

In our review, FACTs has identified no fewer than 25 regulatory violations, in the referenced work.

According to Colorado Regulations, 6 CCR 1014-3

3.0 Notification and Imposition

3.1 Whenever the Department has reason to believe that a person has violated any requirement of these regulations, the Department shall notify the person, specifying the requirement alleged to have been violated and the facts alleged to constitute the violation.

To our knowledge, the Department has ignored all of the violations identified in this review.



Appendix A

Statement of Qualifications





Forensic Applications Consulting Technologies, Inc. Consultant Statement of Qualifications

FACTs project name:	Web	Form # ML15
July, 2015		

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" and is authorized under 6 CCR 1014-3 to perform assessments in illegal drug laboratories. He has been a practicing Industrial Hygienist since 1987. 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 (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 a member of the American Conference of Governmental Industrial Hygienists, the Occupational Hygiene Society of Ireland, the Colorado Drug Investigators Association, an appointed 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 194 hours of highly specialized law-enforcement sensitive training in drug lab operation, and under supervision of the US DEA, 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) and he 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 594 assessments of illegal drug labs in CO, SD, NE, OK, and collected over 5,378 samples during assessments (a partial 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, and was an original team member on two of the legislative working-groups which wrote the original regulations for the State of Colorado and he 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 original Colorado regulations. Mr. Connell strongly objected to the unscientific, unfounded and inappropriate amendments now applicable to those original regulations.

Recommended by the US NIOSH as Peer Review Expert for the NIOSH 9109 Method, *Methamphetamine*, he has been admitted as a 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.



Multijurisdictional Counterdrug Task Force Training

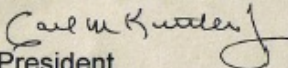


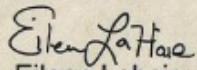
This is to certify that
Caoimhin P. Connell

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



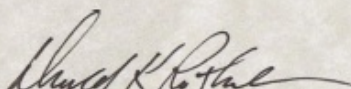
Certificate of Training

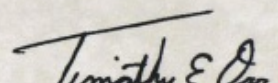
This certifies that

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

*Rocky Mountain
High Intensity Drug Trafficking
Area*



Certifies that



Caoimhín Connell

has attended

4 hours of

Hash Oil Extraction: The Scene and The Patient

Aurora, CO

July 25, 2014

Training Manager, Rocky Mountain HIDTA

Director, Rocky Mountain HIDTA



www.nesglobal.net

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

Instructor - Brian Escamilla

04/28/14 04/30/14

Date

Contact Hours:24

This certifies that

Caoimhin P Connell

Has met the requirements for the online course

Expert Testimony Training for the Prosecutor and Scientist



11-07-2012

Certificate Number: 1109778763

For more information please visit <http://www.rti.org/forensiced>



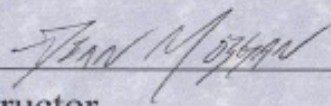
Park County Sheriff's Office Certificate of Completion

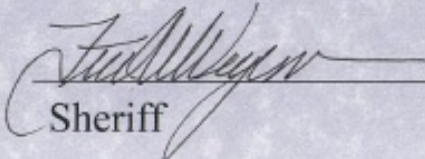
Caoimhin Connell

has completed an 8 hour course in:

Crime-scene Approach and Evidence Collection

Completed this 29th day of April, 2009


Instructor


Sheriff

***Rocky Mountain
High Intensity Drug Trafficking
Area***



Certifies that



Caoimhín P. Connell

*has attended
2 hours of
Hash Oil Explosions
Woodland Park, CO
May 31, 2014*

Training Manager, Rocky Mountain HIDTA

Director, Rocky Mountain HIDTA

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



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

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



Colorado Law Enforcement Officers' Association



This is to certify that

CAOIMHIN CONNELL

Completed **ARIDE (Advanced Roadside Impaired Driving Enforcement)**

hosted by **Loveland Police Department**

on **February 28 – March 1, 2011**

Tom Finelle
Tom Finelle, CLEOA President

M. A. [Signature]
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.

Bill Ritter Jr.

Governor

John W. Suthers

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

CATI President

VIN Inspector Training Coordinator

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.*

Governor

Attorney General, Board Chairperson

**Rocky Mountain
High Intensity Drug Trafficking
Area**



Certifies that



Caoimhín Connell

has attended

16 hours of

MCTC / RMHIDTA Indoor Marijuana Grows

Centennial, CO

August 28-29, 2014

Training Manager, Rocky Mountain HIDTA

Director, Rocky Mountain HIDTA

CERTIFICATE OF TRAINING

THIS IS TO CERTIFY THAT

Caoimhín Connell

Has completed 4 hours of successful training for

The Hazards of Hash Oil Extraction

Held at IRIS Fire Investigations in Englewood, CO

on this 7th day of November, 2014

Robert K. Toth
IRIS Fire Investigations, President



COLORADO
Department of Public
Health & Environment

Dedicated to protecting and improving the health and environment of the people of Colorado

December 30, 2014

Caoimhin Connell
Forensic Applications Consulting Technologies Inc
185 Bounty Hunter Ln
Bailey, CO 80421

Consultant Interim Authorization Approval

Dear Caoimhin Connell:

The Hazardous Materials and Waste Management Division of the Colorado Department of Public Health and Environment (the Department) has reviewed the application for Consultant Interim Authorization and has determined the application to be complete and in compliance with 6 CCR 1014-3, Regulations Pertaining to the Cleanup of Methamphetamine-Affected Properties (the Regulations).

The Department approves the application for **Consultant Interim Authorization**. This interim authorization approval shall expire on June 15, 2015.

Assessment and sampling of methamphetamine-affected properties may only be conducted by Consultant Firms that have received interim authorization under Part 2, Section 3.2.4 of the Regulations. Therefore, this interim authorization may only be used to conduct assessment and sampling of methamphetamine-affected properties for a Consultant Firm that has received interim authorization approval from the Department.

Approved By: _____

Date: _____

12/30/2014





COLORADO
Department of Public
Health & Environment

Dedicated to protecting and improving the health and environment of the people of Colorado

December 30, 2014

Forensic Applications Consulting Technologies Inc
185 Bounty Hunters Ln
Bailey, CO80421

Consultant Firm Interim Authorization Approval

Dear Forensic Applications Consulting Technologies Inc:

The Hazardous Materials and Waste Management Division of the Colorado Department of Public Health and Environment (the Department) has reviewed the application for Consultant Firm Interim Authorization and has determined the application to be complete and in compliance with 6 CCR 1014-3, Regulations Pertaining to the Cleanup of Methamphetamine-Affected Properties (the Regulations).

The Department approves the application for **Consultant Firm Interim Authorization**. The firm shall only utilize individuals who have received interim authorization under Part 2, Section 3.2.1 of the Regulations to conduct assessment and sampling of methamphetamine-affected properties. This interim authorization approval shall expire on June 15, 2015.

The Regulations require submittal of electronic copies of reports to the Department. Electronic copies of reports should be submitted via email to cdphe_methlabdocuments@state.co.us. The words "report" or "report submittal" should be included in the email subject line, and the property address should be included in the body of the email.

Alternatively, compact disks with electronic copies of reports may be mailed to:

Colorado Department of Public Health and Environment
Hazardous Material and Waste Management Division
4300 Cherry Creek Drive South
Denver, CO 80246-1530
Attn: Colleen Brisnehan or Richard Mruz

Packages may also be hand delivered to the Department's mail room located in the northwest corner of Building B (700 South Ash Street).

Approved By: _____

Date: 12/30/2014

