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**KING COUNTY DISTRICT COURT  
WEST DIVISION, SEATTLE COURTHOUSE**

THE STATE OF WASHINGTON,  <p style="text-align: center;">Plaintiff,</p> <p style="text-align: center;">v.</p> Mold Remediation, LLC, DBA PurEnvironment, a Foreign Limited Liability Company;  <p style="text-align: center;">Defendant.</p>		NO. 521PA5022   COMPLAINT
--	--	------------------------------------

I, Robert W. Ferguson, Attorney General of Washington, by and through his Assistant, in the name and by the authority of the State of Washington, pursuant to RCW 43.10.232 and at the request of Daniel T. Satterberg, King County Prosecuting Attorney, hereby allege Mold Remediation, LLC, doing business as PurEnvironment, did commit the following crimes:

**COUNT I**

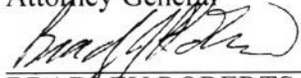
On or about April 16, 2020, in King County, State of Washington, Mold Remediation, LLC, did violate the Washington Pesticide Application Act, to wit: applying a worthless or improper pesticide in violation of RCW 17.21.150(2), contrary to RCW 17.21.310, (Maximum Penalty for Business Entities – \$50,000 fine, pursuant to RCW 10.01.100(1)(e), plus restitution, assessments and court costs.)

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DATED this 28 day of January, 2021.

ROBERT W. FERGUSON  
Attorney General



BRADLEY ROBERTS, WSBA #48861  
Assistant Attorney General  
Attorney for Plaintiff

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**KING COUNTY DISTRICT COURT  
WEST DIVISION, SEATTLE COURTHOUSE**

THE STATE OF WASHINGTON,  
Plaintiff,

NO. 521PA5022

AFFIDAVIT OF PROBABLE CAUSE

v.

Mold Remediation, LLC, DBA  
PurEnvironment, a Foreign  
Limited Liability Company;

Defendant.

JOHN HUNTINGTON declares under penalty of perjury of the laws of the State of Washington that the following is true and correct:

I am a Senior Investigator with the Environmental Protection Division of the Attorney General's Office (AGO-EPD) for the State of Washington located in Seattle, Washington. I am a retired Washington State Patrol Detective Lieutenant with over thirty-five years of criminal investigative experience. As an investigator with the AGO-EPD, I have as one of my primary responsibilities the investigation of environmental crimes that occur in the State of Washington.

The Honorable Daniel T. Satterberg, King County Prosecuting Attorney, granted the Washington State Office of Attorney General concurrent authority to investigate this case and conduct any prosecution arising from that investigation.

1 The Washington Pesticide Control Act (WSPCA) and the Washington Pesticide  
2 Application Act (WPAA) regulates the formulation, distribution, storage, transportation,  
3 disposal and application of pesticides in Washington. The WSPCA is codified at the Revised  
4 Code of Washington Title 15 Chapter 58. The WPAA is codified at the Revised Code of  
5 Washington Title 17 Chapter 21. In its findings for the WSPCA the legislature found the  
6 dissemination of accurate scientific information as to the proper use, or nonuse, of any pesticide  
7 is important and vital to the maintenance of a high level of public health and welfare both  
8 immediate and future. RCW 15.58.020. Similarly, in passing the WPAA, the legislature  
9 declared that the application and the control of the use of various pesticides is important and  
10 vital to the maintenance of a high level of public health and welfare both immediate and future  
11 and is affected with the public interest. RCW 17.21.010.

12 Generally, pesticides are defined to include, but are not limited to any substance or  
13 mixture of substances intended to prevent, destroy, control, repel, or mitigate any insect, rodent,  
14 snail, slug, fungus, weed, and any other form of plant or animal life or virus, except virus on or  
15 in a living person or other animal which is normally considered to be a pest or which the director  
16 may declare to be a pest. See RCW 17.21.020(35)-(36); RCW 15.58.030(31). Under WSPCA,  
17 every pesticide distributed within Washington is required to be registered with the Director of  
18 the Washington State Department of Agriculture.<sup>1</sup> RCW 15.58.050.

19 There are a number of practices that WSPCA specifically lists as unlawful. Of relevance  
20 in this case, it is unlawful for any person to distribute within the state or deliver for  
21 transportation or transport in intrastate commerce or between points within this state through  
22 any point outside this state any pesticide that has not been registered pursuant to WSPCA or  
23 any pesticide that is misbranded. RCW 15.58.150. Misbranded pesticides include pesticides  
24 that are imitations or are offered for sale under the name of another pesticide.

25 \_\_\_\_\_  
26 <sup>1</sup> There are a few exceptions not relevant here that include written permission from the director for experimental pesticides and for component ingredients used in making registered pesticides. See RCW 15.58.050.

1 RCW 15.58.130(2)(a). Additionally, it is unlawful for any person to distribute any pesticide if  
2 any of the claims made for it or any of the directions for its use differs from the representations  
3 made in connection with its registration. RCW 15. 58.150(1)(b). It is a misdemeanor for any  
4 person to engage in a violation of WPCA. RCW 15.58.330.

5 Likewise, WPAA declared several actions be in violation of the act. Specifically, it is  
6 a violation of WPAA to make a false or fraudulent claim through any media, misrepresenting  
7 the effect of materials or methods to be utilized. RCW 17.21.150(1). It is also a violation of  
8 WPAA to apply a worthless or improper pesticide. RCW 17.21.150(2). It is a misdemeanor for  
9 any person to violate any provision of WPAA. WPAA defines a Person as any individual,  
10 partnership, association, corporation, or organized group of persons whether or not  
11 incorporated. RCW 17.21.020(34).

12 On April 16, 2020, KIRO News reporter Tracey Leong broadcasted and filed an  
13 accompanying news story about PurEnvironment. The news broadcast included a scene at  
14 Seattle's Flow Fitness Center at South Lake Union, 311 Terry Ave N. Seattle, WA 98109, where  
15 manager Brian Sutton was interviewed for the story. The news article read, in part,

16  
17 A Washington mold removal company is now offering their services to eliminate  
18 the coronavirus in homes and businesses. PurEnvironment guarantees it will kill  
19 the virus on contact in a safe and effective manner. Plus, it prevents the virus  
20 from returning for at least three months.

21 [...]

22 "We really have the cure for this and the way we do it is so much better  
23 than the traditional methods of wiping down," said Brent Allenbach,  
24 PurEnvironment co-owner.

25 Allenbach said the dry fog is a powerful EPA approved product with a  
26 two-step process. First, it eliminates the virus on every type of surface. Second,  
it adds a protective layer that will guard against the coronavirus for 90 days.



1 regarding pesticides EPA expects to kill the COVID-19 virus.<sup>3</sup> EPA established a list of  
2 products known as the N List, which has demonstrated efficacy against COVID-19, against a  
3 virus that is harder to kill than COVID-19, or against another type of human coronavirus similar  
4 to COVID-19. The manufacturer of SaniDate 5.0 did not even submit an application for  
5 inclusion on N List until May 8, 2020 – long after PurEnvironment began making claims that  
6 Instapure was effective against COVID-19. SaniDate 5.0 was added to the EPA’s N List on  
7 July 9, 2020, for institutional and healthcare sites. Residential sites were not included in its use  
8 sites. SaniDate 5.0 has been registered with the Washington State Department of Agriculture  
9 according to Pesticide Information Center Online Database.<sup>4</sup>

10 Investigation revealed that Everpure is likely a misbranded pesticide that is repackaged  
11 from EPA registered pesticides Bio-Protect AM50 or Goldshield GS 5; pesticides with the same  
12 active ingredient.<sup>5</sup> Both Bio-Protect AM50 and Goldshield GS 5 approved labels state that they  
13 are effective to inhibit the growth of odor-causing bacteria, bacteria which cause staining and  
14 discoloration, fungi (mold and mildew), and algae. These pesticides are antimicrobial pesticides  
15 but are considered a non-public-health pesticide because they are designed to control growth of  
16 microorganisms of economic and aesthetic significance and are not considered to be human  
17 health related.<sup>6</sup> Both labels state “[t]his product does not protect users or others against food-  
18 borne or disease-causing bacteria or fungi.” There are no statements on either label that these  
19 pesticides are effective against any virus and certainly no statement that either is effective  
20

21 <sup>3</sup> [https://www.epa.gov/pesticide-registration/list-n-disinfectants-use-against-sars-cov-2-covid-19#filter\\_coll](https://www.epa.gov/pesticide-registration/list-n-disinfectants-use-against-sars-cov-2-covid-19#filter_coll)

22 <sup>4</sup> The Pesticide Information Center Online Database, known as PICOL, contains selected information from  
pesticide products registered in Oregon, Washington. It is operated by Washington State University through  
funding provided from the Washington State Department of Agriculture, the Oregon State Department of  
23 Agriculture, Oregon State University and Washington State University.

24 <sup>5</sup> The active ingredient, 3-(trihydroxysilyl)propyldimethyloctadecyl ammonium chloride, is of different  
concentrations in these pesticides because one is packaged and distributed as a concentrate.

25 <sup>6</sup> Another category of antimicrobial pesticides are public health products that are designed to control  
microorganisms infectious to humans in any inanimate environment. For a description of Antimicrobial  
Pesticides, see:

26 <https://www.epa.gov/pesticide-registration/what-are-antimicrobial-pesticides#:~:text=the%20product%20works:-,Non-public-health%20products,microorganisms%20infectious%20only%20to%20animals>

1 against any virus for 90 days. Everpure, Bio-Protect AM50, or Goldshield GS 5 are not on the  
2 EPA N List. Likewise Everpure, Bio-Protect AM50, or Goldshield GS 5 have been registered  
3 with the Washington State Department of Agriculture according to Pesticide Information Center  
4 Online Database.

5 A search was conducted for PurEnvironment on the Washington State Secretary of State  
6 (SoS), Washington Department of Revenue (DoR), and the Utah Secretary of State websites.  
7 According to SoS, PurEnvironment was doing business under Mold Remediation, LLC and  
8 assigned UBI 604 282 183. The business was registered May 1, 2018 and administratively  
9 dissolved September 3, 2019. The listed governors are Brent H. Allenbach and David E. Gillies.  
10 The address of the business was listed as 1556 W 1500 N, Farmington UT 84025-3051. DoR  
11 lists Mold Remediation, LLC DBA PurEnvironment Governors as Brent H. Allenbach and  
12 David E. Gillies as active until May 31, 2020. Mold Remediation, LLC is also registered as an  
13 LLC in Utah, doing business as PurEnvironment, LLC and has an active license until April 20,  
14 2021; David E. Gillies is the registered agent.

15 On Monday June 2, 2020, investigators interviewed Justin Young and General Manager  
16 Brian Sutton of Flow Fitness. Flow Fitness has two locations in Seattle, one in South  
17 Lake Union and the other in Fremont. Sutton stated that they hired PurEnvironment in the  
18 past for mold remediation. After Flow Fitness had closed its facilities due to the COVID  
19 outbreak, Brent Allenbach contacted Sutton about a disinfection service. Allenbach spoke about  
20 the recent COVID outbreak and that they had a public relation firm or a news crew that  
21 wanted to do a story about their company. Sutton recalled Allenbach talked about  
22 PurEnvironment's ability to disinfect for COVID and wanted to highlight their services at  
23 businesses that had a high volume like a fitness center.

24 According to Sutton, Allenbach explained the service as a two-step process, first that  
25 the dry fog technology would get into every nook and cranny of the space, where ever air can  
26 go. Allenbach said that they apply a sealant on top of it that to last 90 days so the COVID does

1 not come back. Sutton understood Allenbach to mean that the process locked the chemical in  
2 for the 90 days or something to that nature. Sutton recalled Allenbach saying specifically the  
3 product worked against COVID. Allenbach stated it will go in there and just wipe out COVID.

4 Allenbach set up the disinfecting of the South Lake Union facility with the media and  
5 PurEnvironment crew on the day of the news story. On the date of the scheduled service, Sutton  
6 recalled there were two people from PurEnvironment present at Flow Fitness. The process took  
7 about two and a half hours; Sutton was not present during the application due to health concerns  
8 regarding the proximity of the chemicals. The workers left flyers at the facility when they left  
9 about how their system disinfected for Coronavirus and how to contact them. The South Lake  
10 Union facility was completed at no charge. PurEnvironment treated Flow Fitness' location in  
11 Fremont for a discounted rate of the price of the chemicals, and billed Flow Fitness \$500 for  
12 the service.

13 After being contacted by investigators, Justin Young emailed Bent Allenbach and  
14 refused payment, citing the ongoing criminal investigation and potential false claims. Allenbach  
15 replied to Young in an email dated June 3, 2020 seeking payment for the treatment of the  
16 Fremont location. In the email, Allenbach acknowledged that PurEnvironment's products were  
17 not on the EPA's N-list but that they used a product from the N-list to wipe down the equipment  
18 to be in compliance with EPA. Allenbach attached a document that he purported to be from the  
19 EPA for Everpure. It was in fact the EPA registration and label for Bio-Protect AM50 with the  
20 Everpure logo affixed to it. The label as, as discussed above, made no mention of the product's  
21 efficacy against any virus, and especially COVID-19.

22 In July 2020, the Environmental Protection Agency sent Brent Allenbach and David  
23 Gillies notices of advisement regarding their use and marketing of Instapure and Everpure and  
24 the Federal Insecticide, Fungicide, and Rodenticide Act. In the letters, Allenbach and Gillies  
25 were specifically warned that their products could be considered unregistered and misbranded.  
26 It further warned them that claims made regarding efficacy of their products related to

1 COVID-19 appeared to go beyond the registration materials for the products. Additionally, the  
2 EPA letter warned of making false statements regarding the effectiveness of the products.

3 On Tuesday October 20, 2020, Brent Allenbach was interviewed. Allenbach verified  
4 that he was one of the owners of the Mold Remediation LLC that he started in early 2018.  
5 When asked about the regulatory requirements, Allenbach said he would just plead ignorance  
6 about the pesticide requirement but admitted that he never registered the products with  
7 Washington State Department of Agriculture. Allenbach confirmed that he knew the  
8 products were not on the EPA-N list of chemicals for COVID at the time of the services were  
9 performed at Flow Fitness and they wiped down surfaces with a disinfectant wipe on the N-  
10 list that they bought at the store.

11 Allenbach was asked about the marketing materials posted on the PurEnvironment  
12 website. Allenbach stated that he created the Everpure marketing flyers stating the  
13 product would kill for 90 days. Allenbach made the flyers on his Web page and distributed  
14 them when asked. Allenbach acknowledged receiving the letter from EPA and that he had since  
15 taken down the COVID flyers and information. Despite Allenbach's assertions,  
16 reviews of the PurEnvironment web site on October 8, and December 20, 2020  
17 found that a COVID Banner was still advertising COVID treatment and claiming "the  
18 EverPURE protectant will also protect your surfaces for up to 90 days from all viruses,  
19 including COVID-19."

20 Based on the facts set forth in this affidavit, there is probable cause to believe that on  
21 or about April 16, 2020, in the County of King, State of Washington, Mold Remediation, LLC,  
22 did violate the Washington Pesticide Application Act, to wit: applying a worthless or  
23 improper pesticide in violation of RCW 17.21.150(2), contrary to RCW 17.21.310.

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I certify (or declare) under penalty of perjury under the laws of the State of Washington  
that the foregoing is true and correct.

DATED this 1st day of February, 2021 at Kitsap County Washington.

  
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JOHN A. HUNTINGTON, Sr. Investigator

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**KING COUNTY DISTRICT COURT  
WEST DIVISION, SEATTLE COURTHOUSE**

THE STATE OF WASHINGTON,

Plaintiff,

v.

Mold Remediation, LLC, DBA  
PurEnvironment, a Foreign Limited  
Liability Company;

Defendant.

NO. 521PA5022

CASE SUMMARY AND REQUEST  
FOR BAIL AND/OR CONDITIONS  
OF RELEASE

The State incorporates by reference the Affidavit of Probable Cause prepared by  
Washington State Attorney General's Office.

Pursuant to CrRLJ 2.2(b)(1), the State requests that a summons issue directing the  
defendant to appear in court through the Corporate Governor, Brent Allenbach. The defendant is  
a business entity as defined in RCW 9A.08.030.

Signed and dated by me this 28th day of January, 2021.



Bradley J. Roberts, WSBA #48861  
Assistant Attorney General

# SUPERFORM

CCN/JCN NUMBER	B/A NUMBER	PCN NUMBER
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AGENCY:  Attorney General Office  
 CITY OF

10902215  
CASE NUMBER

FILE NUMBER

SUSPECT DATA	DATE OF ARREST/TIME		BOOKING DATE/TIME		ARREST LOCATION		
	NAME (LAST, FIRST, MIDDLE/JR., SR., 1 <sup>ST</sup> , 2 <sup>ND</sup> ) <b>MOLD REMEDIATION, LLC - UBI: 604-282-183</b>				ALIAS, NICKNAMES <b>DBA: PURENVIROMENT</b>		
	IDENTITY IN DOUBT? YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>		DOB	SEX	RACE	HGT	WGT
	SCARS, MARKS, TATTOOS, DEFORMITIES		ARMED/DANGEROUS YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>				
	LAST KNOWN ADDRESS <b>596 W 750 S, STE 300, BOUNTIFUL, UT, 84010-7271</b>			CITY	STATE	ZIP	RESIDENCE PHONE
	OCCUPATION		EMPLOYER, SCHOOL (ADDRESS, SHOP/UNION NUMBER)			BUSINESS PHONE <b>206-496-4646</b>	CITIZENSHIP
	DRIVER'S LICENSE #		STATE	AFIS #	FBI #	STATE ID #	
	VEHICLE LICENSE #	STATE	YEAR	MAKE	MODEL	VEHICLE LOCATION	TOW COMPANY
	PERSON TO BE CONTACTED IN CASE OF EMERGENCY <b>Brent H. Allenbach</b>		RELATIONSHIP <b>Owner</b>		ADDRESS <b>1556 W. 1500 N.</b>		CITY <b>Farmington</b>
			STATE <b>UT</b>	PHONE <b>zip 84025</b>			
OFFENSE DATA	1) OFFENSE <input type="checkbox"/> DV <b>Washington Pesticide Application Act</b>		RCW/ORD# <b>RCW17.21.150(2)</b>		COURT/CAU#		
	2) OFFENSE <input type="checkbox"/> DV		RCW/ORD#		COURT/CAU#		
	3) OFFENSE <input type="checkbox"/> DV		RCW/ORD#		COURT/CAU#		
	4) OFFENSE <input type="checkbox"/> DV		RCW/ORD#		COURT/CAU#		
	ANY OTHER ADDITIONAL CHARGES		CRIMINAL TRAFFIC CITATION ATTACHED? YES <input type="checkbox"/> NO <input type="checkbox"/>		ACCOMPLICES		
PROPERTY	LIST VALUABLE ITEMS OR PROPERTY LEFT FOR ARRESTEE AT JAIL						
	LIST VALUABLE ITEMS OR PROPERTY ENTERED INTO EVIDENCE YES <input type="checkbox"/> NO <input type="checkbox"/> IF YES DESCRIBE: (SIMPLE DESCRIPTION, IDENTIFYING MARKS, SERIAL #)						
	TOTAL CASH OF ARRESTEE \$		WAS CASH TAKEN INTO EVIDENCE? YES <input type="checkbox"/> NO <input type="checkbox"/> AMOUNT: \$		SIGNATURE OF JAIL STAFF RECEIVING ITEMS/SERIAL #		
	ARRESTING OFFICER/SERIAL #		TRANSPORTING OFFICER/SERIAL #		SUPERVISOR SIGNATURE/SERIAL #		
OFF	SUPERFORM COMPLETED BY (SIGNATURE/SERIAL #)			CONTACT PERSON FOR ADDITIONAL INFORMATION (NAME/SERIAL #/PHONE) <b>AAG Brad Roberts, 206-389-2098</b>			
	<b>MISDEMEANOR BOOKINGS: Complete to this line. FELONY BOOKINGS: Complete both sides. OBJECTION TO RELEASE (MISDEMEANOR OR FELONY) IS ON REVERSE SIDE.</b>						
COURT FILE	SUPERIOR COURT <input type="checkbox"/>		IN CUSTODY		COURT CAUSE (STAMP OR WRITE)		
	FILING INFO. <input type="checkbox"/>		AT LARGE				
			OUT ON BOND <input type="checkbox"/>				
COURT/DIST.		DIST. CT.		SUP. CT. DATE		WARRANT NUMBER	
CT.NO.		BOND \$					
WARRANT INFO/EXTRADITE	WARRANT DATE		OFF CODE OFFENSE		AMOUNT OF BAIL \$		
					FELONY <input type="checkbox"/> BENCH <input type="checkbox"/> MISD <input type="checkbox"/> ARREST <input type="checkbox"/>		
	POLICE AGENCY ISSUING		COURT		WARRANT RELEASED TO: SERIAL UNIT DATE TIME		
	PERSON APPROVING EXTRADITION		SEAKING-LOCAL ONLY WACIC-STATE WIDE <input type="checkbox"/>		NCIC-WILL EXTRADITE FROM ID & OR ONLY <input type="checkbox"/>		
					NCIC-WILL EXTRADITE FROM OR, ID, MT, WY, CA, NV, UT, CO, AZ, NM, HI, AK <input type="checkbox"/>		
				NCIC-WILL EXTRADITE FROM ALL 50 STATES <input type="checkbox"/>			
CCN# _____		DOE _____		CL _____		DOC _____	
WAC# _____		TOE _____		AAR _____		TOC _____	
NIC# _____		OP# _____		AN _____		OP# _____	
				CE _____			

SUSPECT NAME: MOLD REMEDIATION, LLC - UBI: 604-282-183

10902215

CASE NUMBER

STATEMENT OF PROBABLE CAUSE: NON-VUCSA FELONY

CONCISELY SET FORTH FACTS SHOWING PROBABLE CAUSE FOR EACH ELEMENT OF THE OFFENSE AND THAT THE SUSPECT COMMITTED THE OFFENSE. IF NOT PROVIDED, THE SUSPECT WILL BE AUTOMATICALLY RELEASED. INDICATE ANY WEAPON INVOLVED. (DRUG CRIME CERTIFICATE BELOW.)

ON 4/16/2020 AT Seattle, WITHIN THE City of Seattle, COUNTY OF KING, STATE OF WASHINGTON, THE FOLLOWING DID OCCUR:

See Signed Probable Cause Certificate

NON DRUG CRIME PROBABLE CAUSE

I CERTIFY (OR DECLARE) UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF WASHINGTON THAT THE FOREGOING IS TRUE AND CORRECT.

REQUEST 72-HOUR RUSH FILE? YES [ ] NO [X] ANTICIPATED FILING DATE

DATE AND PLACE 1/27/2021 Kitsap County

SIGNATURE/AGENCY [Signature] AGO

DRUG CRIME CERTIFICATE

Part I: On (DATE) the suspect (SUSPECT'S NAME) [ ] DELIVERED [ ] POSSESSED WITH INTENT TO DELIVER/MANUFACTURE [ ] POSSESSED what the undersigned officer (OFFICER'S NAME) based on training and experience, believes to be (approximate quantity and type of controlled substance) (QUANTITY AND TYPE OF SUBSTANCE). Approximate street value of the controlled substance is (value of drug) \$

Part II: FACTS INDICATING THE SUSPECT [ ] DELIVERED [ ] POSSESSED WITH INTENT TO DELIVER/MANUFACTURE or [ ] POSSESSED THE CONTROLLED SUBSTANCE:

On (date) at (time) within the , County of King, State of Washington,

My source of information about this crime (e.g., myself, other person with firsthand knowledge)

[ ] Other Facts:

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Date and Place: Signature/Agency:

REQUEST 72-HOUR RUSH FILE? YES [ ] NO [ ] SODA ZONE YES [ ] NO [ ] DRUG FREE ZONE? Exact location is required: YES [ ] NO [ ] ANTICIPATED FILING DATE LAB WORK REQUESTED? (Date/Type)

LAW ENFORCEMENT OBJECT TO RELEASE? YES [ ] NO [X]. IF YES, EXPLAIN WHY SAFETY OF INDIVIDUAL OR PUBLIC WILL BE THREATENED IF SUSPECT IS RELEASED ON BAIL OR RECOGNIZANCE (CONSIDER HISTORY OF VIOLENCE, MENTAL ILLNESS, DRUG DEPENDENCY, DRUG DEALING, DOCUMENTED GANG MEMBER, FAILURE TO APPEAR, LACK OF TIES TO COMMUNITY), INCLUDE FARR GUIDELINES. DESCRIBE TYPE OF WEAPON. BE SPECIFIC.

TIES TO COMMUNITY (MARITAL STATUS, TIME IN COUNTY, ETC.)

CONVICTION RECORD:

[ ] SUBJECT ARMED/DANGEROUS [ ] SUSPECT IDENTITY IN QUESTION [ ] WARRANT(S) FOR FTA [ ] HISTORY OF FTA'S (LIST)

PRELIMINARY APPEARANCE DATE JUDGE BAIL AMOUNT \$ RETURN DATE CONDITIONS P.R. Y/N RETURNED Y/N EXCUSED Y/N

DRUG CRIME CERTIFICATE

OBJECT TO RELEASE

DATA