Date

From: Your name

To: Your polygraph examiner Address

RE: Senate Bill 18-026 Signed by Governor Hickenlooper on 4/23/18 16-22-113 (2)(b), (2)(e), (2)(f) and 2.5(C)(f)(g)

RE: SOMB listed polygraph examiners.

Polygraph video tapes and written reports are only required to be kept for 3 years and those that cannot petition the court for 5, 10 or 20 years after completing probation or parole will need copies of their video tapes and written reports should the court request them.

16-22-113(2)(b) is referenced below:

(b) WITHIN TWENTY-ONE DAYS AFTER FILING THE PETITION, THE PETITIONER SHALL FILE WITH THE COURT COPIES OF THE RETURN RECEIPTS RECEIVED FROM EACH PARTY NOTIFIED AND ANY DOCUMENTS SUPPORTING HIS OR HER ELIGIBILITY TO PETITION TO DISCONTINUE REGISTRATION. THE SUPPORTING DOCUMENTS MUST INCLUDE RECORDS DOCUMENTING THE COMPLETION OF TREATMENT IF ORDERED BY THE COURT, WHEN SUCH RECORDS ARE AVAILABLE.

16-22-113(2)(e) in the last sentence states:

IN DETERMINING WHETHER TO GRANT THE PETITION, THE COURT SHALL CONSIDER ANY TREATMENT RECORDS PROVIDED PURSUANT TO SUBSECTION (2)(b) OF THIS SECTION, ANY WRITTEN OR ORAL STATEMENT OF THE VICTIM OF THE OFFENSE FOR WHICH THE PETITIONER WAS REQUIRED TO REGISTER, AND ANY OTHER RELEVANT INFORMATION PRESENTED BY THE PETITIONER OR DISTRICT ATTORNEY.

Polygraph records are only required to be kept by the examiner for 3 years. I cannot petition the court for a minimum of 10 years after having completed probation and I need copies of my polygraph tapes and written reports to comply with SB18-026. Please contact me with the expected completion date. Thanks.

My contact information is: Your address Your phone number Your email address

Regards, Your name