

JUN 16 2015

COPY

United States District Court
NORTHERN DISTRICT OF GEORGIA

JAMES N. HATTEN, Clerk
By: *[Signature]* Deputy Clerk

In the Matter of the Search of

4488 Commerce Drive, Suite B
Buford, GA 30518

SEARCH WARRANT
Case number: 1:15-MC-674

TO: Special Agent Marc Hogan, and any Authorized Officer of the United States

Affidavit(s) having been made before me by Marc Hogan who has reason to believe that on the property described as:

See Attachment A

in the Northern District of Georgia there is now concealed certain property, information, and data, namely,

See Attachment B,

which constitutes evidence of a crime and contraband, fruits of crime, or items illegally possessed, concerning violations of Title 21, United States Code, Sections 331, 333; and Title 18, United States Code, Sections 1341, 1343. I find that the affidavit(s) establishes probable cause to search for and seize the certain property, information, and data from the property described above.

YOU ARE HEREBY COMMANDED to execute this warrant on or before June 30, 2015 (not to exceed 14 days) IN THE DAYTIME (6 a.m. - 10 p.m.). You must give a copy of the warrant and a receipt for the property taken to the person from whom, or from whose premises, the property was taken, or leave a copy of the warrant and receipt at the place where the property was taken. The officer executing the warrant, or an officer present during the execution of the warrant, must prepare an inventory as required by law and promptly return this warrant and inventory to United States Magistrate Judge Janet F. King.

June 16, 2015 at 12:09pm at Atlanta, Georgia
Date and Time Issued City and States

JANET F. KING
UNITED STATES MAGISTRATE JUDGE

Name and Title of Judicial Officer

AUSA Christopher J. Huber

[Signature]
Signature of Judicial Officer

ATTACHMENT A

PREMISES TO BE SEARCHED

4488 Commerce Drive, Suite B, Buford, GA 30518

The address is a single story suite located between two other business suites as part of a three suite office building, which is co-located with other office buildings in a larger complex by the name of Millcreek Professional Park. The larger building housing the three suites runs in a northwest to southeast direction and is perpendicular to Commerce Drive. The building is located on the eastern side of Commerce Drive with the front entrance facing the northeast direction. The outside of the building is primarily constructed of red brick on all four sides with white colored trim and pillars. This building also has a hip-style roof covered with light colored shingles. The front of the larger building has three separate wood/glass doors, each leading into different suites housing separate businesses. Suite B is identified as the middle wood/glass door labeled at the top of the door with a white letter reading "B". This door displays signage affixed to the glass reading, in part, "BTC Brain Treatment Center," and, "Bradstreet Wellness Center, LLC." Suite B can further be identified with a dark colored and white sign located to the left of the suite door labeled in part with a white letter reading "B".



ATTACHMENT B

ITEMS TO BE SEIZED

For the time period of January 1, 2011, through the present, the following records, documents, and items listed below, whether in documentary form or stored on any electronic optical or computer media, as evidence and instrumentalities of violations described in the attached affidavit.

- A. All Globulin component Macrophage Activating Factor (GcMAF), GC-Globulin, and/or any other products or component substances thereof that constitute misbranded drugs under the Federal Food, Drug, and Cosmetic Act.
- B. All records, in whatever form, associated with or pertaining to the acquisition, possession, distribution of unapproved drugs, prescriptions and/or health care products. The records to be seized include those relating to the brokering, ordering, purchasing, shipping, sale, and distribution of any drugs, including business journals and ledgers; tax records and related work papers; purchase and sales records; communications; bank and financial records; shipment/transport records; supplier and customer records; regulatory compliance records and communications with federal, state and local authorities; and any unopened mail addressed to or from the companies mentioned herein.
- C. All books, records, and documents indicating the names, addresses, and telephone numbers (both residence and business), correspondence, memoranda, timecards, payroll records, and any other documents pertaining to former and current employees/contractors of Dr. James Jeffrey Bradstreet, Bradstreet Wellness Center, and related entities.
- D. Any and all electronic, digital, and paper records and documents relating to GcMAF, including but not limited to patient information, including patient records/files, consent forms, sign in sheets, billing information, medical insurance information, shipping information, communications concerning GcMAF, complaints, financial records, all of which may constitute evidence of the receipt in interstate commerce of a misbranded drug and the delivery or proffered delivery thereof for pay or otherwise, and the fruits and

instrumentalities of such, in violation of Sections 331(c) of Title 21, United States Code.

- E. Financial records of Dr. James Jeffrey Bradstreet, Bradstreet Wellness Center (Centre), Brain Treatment Center of Atlanta, and related entities, including but not limited to , bank statements; checks; deposit slips; deposit items; cashier's checks, money orders, wire transfers; cash withdrawals; profit and loss statements; general ledgers; payroll information; W-2 and/or 1099 forms; personal financial statements; and tax returns.
- F. Computers, computer disks, tapes, and peripherals used to store data. This information includes computer hard drives, diskettes, tapes, or any other media capable of storing information in a form readable by a computer (hereinafter, "peripherals"). This also includes all copies that may be maintained as an archive or back up. In addition, if the files and records cannot be read and understood without the software or programs that created those files or records, the agents are authorized to seize such software and any documentation and manuals that describe the software and give instructions on its installation and use.
- G. For any computer hard drive or other electronic media (hereinafter, "MEDIA") that is called for by this warrant, or that might contain things otherwise called for by this warrant:
 - 1. evidence of user attribution showing who used or owned the MEDIA at the time the things described in this warrant were created, edited, or deleted, such as logs, registry entries, saved usernames and passwords, documents, and browsing history;
 - 2. passwords, encryption keys, and other access devices that may be necessary to access the MEDIA; and
 - 3. documentation and manuals that may be necessary to access the MEDIA or to conduct a forensic examination of the MEDIA.
- H. Records and things evidencing the use of the Internet, including:
 - 1. routers, modems, and network equipment used to connect computers to the Internet;
 - 2. records of Internet Protocol addresses used;

3. records of Internet activity, including firewall logs, caches, browser history and cookies, "bookmarked" or "favorite" web pages, search terms that the user entered into any Internet search engine, and records of user-typed web addresses.

The agents searching for such information are authorized to search and seize any desktop computer, network computer, iPad or similar notepad device, portable computer, and peripherals in the premises and to copy all above-described information stored on such computer. The search of such computer will be limited to seeking information with respect to specifically named individuals, companies, businesses and other information that fits within the above-described description of the items to be seized.