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| ***Unfair Government Competition with Small Business: The Food and Drug Administration versus FoodQuestTQ LLC*, chronicles the efforts of one small business in America in their fight against unfair government competition.****By Dr. John Hnatio****Chief Science Officer****FoodQuestTQ**Never before has there been such a well-documented case study of how federal agencies can abuse their power to work against the very people they are supposed to be working for. “What’s so different in this case is that the federal government came up against someone who really knows firsthand how the government works from the inside out,” said Bruce Becker, President of FoodQuestTQ LLC.   “Before he started FoodQuestTQ LLC, John Hnatio, the author of the case study, spent thirty years inside the bowels of the federal bureaucracy where he experienced the, ‘good, bad and the ugly,’” says Bart Michelson, Chief Operating Officer of FoodQuestTQ.   “From major government cover-ups of gaping holes in the security of the nation’s nuclear weapons arsenal to the illicit use of U.S. taxpayer dollars to support the biological weapons programs of our nation’s enemies,  John has certainly experienced what can happen in government agencies run amok,” Michelson goes on to say.“We had a tough choice,” says Bruce Becker, “We could either keep quiet and go along with what the FDA was doing, hoping they didn’t kill us, or we could fight back.  We decided to fight back not just for our little company but also for the millions of other small businesses across America that are being unfairly competed against and driven out of business by their own government.”This case study is a must read for every business in America large or small.  It puts on display for everyone to see the growing encroachment of the federal government on private enterprise.  The case study is a must read for every American citizen because it demonstrates that federal employees have forgotten that they work for the people, not themselves.“I think the real tragedy here is that the FDA knew that what they were doing was terribly wrong from the very beginning and they decided to breach the public’s trust.  If the government is playing fast and loose with the facts with this situation, there’s no telling what else they are lying to us about.  We have a crisis in ethics that runs from the very bottom of the FDA all the way to Commissioner Hamburg herself, “ Hnatio says.We are making the case study freely available to institutions of higher education, federal agencies and companies for use as part of their ethics training programs.  If you are interested in duplicating the case study for training and awareness purposes please contact FoodQuestTQ LLC at 540-645-1050.Link to Technical Paper: <http://www.nfpcportal.com/Portals/1/Technical%20Paper%20No%20%208%20-%205-9-2013.pdf>**Getting started:** Customize your template by clicking on the style editor tabs up above. Set your fonts, colors, and styles. After setting your styling is all done you can click here in this area, delete the text, and start adding your own awesome content!aving trouble doing it? Just use the "clear styles" button to strip the text of any formatting and reset your style. |

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| *Copyright © 2015 FoodQuestTQ, All rights reserved.* Friends of Bruce Becker **Our mailing address is:** FoodQuestTQ7420 Hayward RdSuite 102Frederick, MD 21702[Add us to your address book](http://nfpcportal.us6.list-manage.com/vcard?u=89072fb2a65d5621401851172&id=5d5e21da99) | Email Marketing Powered by MailChimp |
|  [unsubscribe from this list](http://nfpcportal.us6.list-manage2.com/unsubscribe?u=89072fb2a65d5621401851172&id=5d5e21da99&e=%5bUNIQID%5d&c=6a0a28a198) | [update subscription preferences](http://nfpcportal.us6.list-manage.com/profile?u=89072fb2a65d5621401851172&id=5d5e21da99&e=%5bUNIQID%5d)  |

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| **Use of Projectioneering LCC and FoodQuestTQ LLC Intellectual Property by the Food and Drug Administration (FDA) without Permission** **INFORMATION MEMORANDUM** TO:  Distribution SUBJECT:  Use of Projectioneering LCC and FoodQuestTQ LLC Intellectual Property by the Food and Drug Administration (FDA) without Permission DATE: May 18, 2013 VIA E-mail and Chimp Mail **THE POSITION OF THE DEPARTMENT OF HEALTH AND HUMAN SERVICES** On April 26, 2013, the Office of General Counsel, Department of Health and Human Services, rendered a legal opinion that the Food and Drug Administration (FDA) in the matter of *The Food and Drug Administration versus FoodQuestTQ LLC* is not in violation of any law, policy, process or procedure including, but not limited to:

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| 1) Executive Order 12674 |
| 2) 18 USC § 1832 |
| 3) 35 USC, Chapter 29, et seq. |
| 4) Federal Activities Inventory (FAIR) Act  [P.L. 105-270] |
| 5) Office of Management and Budget Circular A-76 |
| 6) Federal Acquisition Regulations (FAR) as they pertain to: | FoodQuestTQ LLC |
| Battelle Memorial Institute |
| Other FDA contractors |

  Figure 1: Partial listing of Laws, Executive Orders, Regulations, Policies, Processes and Procedures that FoodQuestTQ LLC Contends Are Being Violated by the FDA **THE POSITION OF PROJECTIONEERING LLC AND FOODQUESTTQ LLC** It is the position of Projectioneering LLC and FoodQuestTQ LLC that the Food and Drug Administration (FDA) is operating in violation of the above (and possibly other) laws, executive orders, policies, regulations, processes and procedures  and is using “business confidential” information provided to them by FoodQuestTQ LLC under the provisions of Title 18 USC, in combination with FDA infringement on Projectioneering LLC owned USPTO patented invention, Complexity Systems Management Method, Patent No.: US 8,103,601 B2, to replicate products, without permission, that imitate Projectioneering LLC owned processes and FoodQuestTQ LLC commercial food risk management tools. See full case analysis at: <http://www.nfpcportal.com/Portals/1/Technical%20Paper%20No%20%208%20-%205-9-2013.pdf> **FDA PROCESSES AND COMPUTER AUTOMATED TOOLS THAT USE FOODQUESTTQ INTELLECTUAL PROPERTY WITHOUT PERMISSION** FoodQuestTQ LLC contends that the FDA is intentionally using the above referenced intellectual property, without permission, in the FDA Food Protection Plan and the following four FDA computer software tools that imitate FoodQuestTQ products.  The FDA is now making the following products publicly available to the food industry free of charge.

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| 1.  The FDA Food Protection Plan |
| 2.  Food Defense Plan Builder |
| 3.  Food Defense Mitigation Strategies Database |
| 4.  iRisk |
| 5. Food Related Emergency Exercise Boxed (FREE-B) |

  Figure 2: List of FDA Products that Imitate FoodQuestTQ Products    **CAUTION TO ALL PARTIES** Please be advised that any use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property, without the express written permission of Projectioneering LLC and FoodQuestTQ LLC will be considered by Projectioneering LLC and FoodQuestTQ LLC as the unauthorized use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property pursuant to Title 35 USC, Chapter 29, et seq. **RECOMMENDATION TO AVOID FUTURE LIABILITY** To avoid future liability in this matter all parties should refrain from using the FDA Food Protection Plan or any of the four FDA computer software tools identified above since they contain the FoodQuestTQ LLC and Projectioneering LLC owned intellectual property in contention. In the event that Projectioneering LLC and FoodQuestTQ LLC prevail in this matter, any party that knowingly uses the above FDA referenced products can be held liable for infringement under 35 USC, Chapter 29, et seq.  You can legally license, without fear of future liability, products that provide the same capabilities as the FDA imitations by contacting FoodQuestTQ LLC.                                                                     https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/Bruce_s_Signature.png                                              https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/John_s_Signature.pngBruce H. Becker, President                                                                          John H. Hnatio, PresidentFoodQuestTQ LLC                                                                                          Projectioneering LLC         Date:   May 18, 2013                                                                                        Date:   May 18, 2013  cc: Secretary Sebelius, HHSCommissioner Hamburg, FDA |

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| *Copyright © 2015 FoodQuestTQ, All rights reserved.* Friends of Bruce Becker **Our mailing address is:** FoodQuestTQ7420 Hayward RdSuite 102Frederick, MD 21702[Add us to your address book](http://nfpcportal.us6.list-manage.com/vcard?u=89072fb2a65d5621401851172&id=5d5e21da99) | Email Marketing Powered by MailChimp |
|  [unsubscribe from this list](http://nfpcportal.us6.list-manage1.com/unsubscribe?u=89072fb2a65d5621401851172&id=5d5e21da99&e=%5bUNIQID%5d&c=186e16cfab) | [update subscription preferences](http://nfpcportal.us6.list-manage2.com/profile?u=89072fb2a65d5621401851172&id=5d5e21da99&e=%5bUNIQID%5d)  |

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**Information Memorandum**

**Twenty Specific Examples of Projectioneering LLC and FoodQuestTQ LLC Intellectual Property Being Used by the Food and Drug Administration (FDA) without Permission**

**June 3, 2013**

**BACKGROUND

On May 18, 2013, FoodQuestTQ LLC sent an information memorandum to industry involving the alleged theft of Projectioneering LLC and FoodQuestTQ LLC intellectual property by the FDA.  A full case analysis can be found at:**<http://www.nfpcportal.com/Portals/1/Technical%20Paper%20No%20%208%20-%205-9-2013.pdf> **INDUSTRY REQUEST FOR FURTHER INFORMATION

FoodQuestTQ LLC has received requests to specify the specific intellectual property that is being used by the FDA without the permission of Projectioneering LLC and FoodQuestTQ LLC in order to guide industry actions as they work to avoid possible future liability in this matter.

TWENTY SPECIFIC EXAMPLES OF THE INTELLECTUAL PROPERTY BEING USED BY THE FDA WITHOUT THE PERMISSION OF PROJECTIONEERING LLC AND FOODQUESTTQ LLC

We are now in the position to respond to industry’s request for more specific information since the FDA has already published at their official government web site, and thus compromised, the Projectioneering LLC and FoodQuestTQ LLC owned trade secrets and business confidential information in contention. To assist the food industry, we have compiled the following tables that provide 20 specific examples of the Projectioneering LLC and FoodQuestTQ LLC intellectual property that is being used by the FDA without permission.  Please click on this link to see all the graphic representations:**<http://nfpcportal.com/Portals/1/papers/FDA-TQ%20IM%20TO%20FOOD%20INDUSTRY%20RE%2020%20EXAMPLES.pdf> **CAUTION TO ALL PARTIES

Please be advised that any use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property, without the express written permission of Projectioneering LLC and FoodQuestTQ LLC will be considered by Projectioneering LLC and FoodQuestTQ LLC as the unauthorized use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property pursuant to Title 35 USC, Chapter 29, et seq.

RECOMMENDATION TO AVOID FUTURE LIABILITY

To avoid future liability in this matter all parties should refrain from using the FDA Food Protection Plan or any of the four FDA computer software tools identified above since they contain the FoodQuestTQ LLC and Projectioneering LLC owned intellectual property in contention. In the event that Projectioneering LLC and FoodQuestTQ LLC prevail in this matter, any party that knowingly uses the above FDA referenced products can be held liable for infringement under 35 USC, Chapter 29, et seq.  You can legally license, without fear of future liability, products that provide the same capabilities as the FDA imitations by contacting FoodQuestTQ LLC.**

**                                    **

**Bruce H. Becker, President                           John H. Hnatio, President
FoodQuestTQ LLC                                         Projectioneering LLC
Date:   June 3, 2013                                        Date:   June 3, 2013

cc:

Secretary Sebelius, HHS
Commissioner Hamburg, FDA**

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| **FDA-TQ Information Memorandum to the Food Industry** **INFORMATION MEMORANDUM**TO:  DistributionSUBJECT: Use of Projectioneering LCC and FoodQuestTQ LLC Intellectual Property by the Food and Drug Administration without PermissionDATE:  September 11, 2013 *VIA E-mail* **THE POSITION OF THE DEPARTMENT OF HEALTH AND HUMAN SERVICES**On April 27, 2013, the Office of General Counsel, Health and Human Services (HHS-OGC) issued a legal opinion that there was no evidence that the Food and Drug Administration (FDA) had improperly takenProjectioneering LCC and FoodQuestTQ LLC intellectual property to duplicate the FoodQuestTQ LLC suite of computerized risk management software tools. In that same letter, HHS-OGC alleges that FoodQuestTQ LLC was uncooperative in their dealings with the government. A copy of the April 27, 2013, letter from HHS-OGC appears as an attachment to the reportappearing [**here**](http://nfpcportal.com/LinkClick.aspx?fileticket=erUV1jvuZVk%3d&tabid=328&mid=1459). **THE POSITION OF PROJECTIONEERING LLC AND FOODQUESTTQ LLC**It is the position of Projectioneering LLC and FoodQuestTQ LLC that the FDA has committed gross plagiarism of a program of research conducted by Dr. John Hnatio at The George Washington Universityduring the period 2000 through 2006. The results of Dr. Hnatio’s research and doctoral dissertation became the topic of an invention disclosure and a provisional patent that was granted by the U.S. Patent and Trademarks Office (USPTO)on June 12, 2007. The final USPTO patent was issued on January 24, 2012 (US 8,103,601 B2.). It is the position of Projectioneering LLC and FoodQuestTQ LLC that the FDA took and used withoutpermission a portfolio of twenty trade secrets solely developed and owned by FoodQuestTQ LLC in order to duplicate FoodQuestTQ LLC’s suite of computerized food risk management software tools.It is the position of Projectioneering LLC and FoodQuestTQ LLC that the allegations by HHS-OGC and the FDA Office of Chief Counsel that FoodQuestTQ did not cooperate with the government’s inquiry into thematter are specious and defamatory. **FDA PROCESSES AND COMPUTER AUTOMATED TOOLS THAT USE FOODQUESTTQ INTELLECTUAL PROPERTY WITHOUT PERMISSION**FoodQuestTQ LLC contends that the FDA is intentionally using Projectioneering LLC and FoodQuestTQ LLC intellectual property, without permission, in the FDA Food Protection Plan and the five FDAcomputer software tools listed below that imitate FoodQuestTQ products. The FDA is now making the following products publicly available to the food industry free of charge.1. The FDA Food Protection Plan
2. Food Defense Plan Builder
3. Food Defense Mitigation Strategies Database
4. iRisk
5. Food Related Emergency Exercise Bundled (FREE-B)
6. FDA Post 2007 Updates to C.A.R.V.E.R. plus SHOCK

Figure 1: List of FDA Products that Imitate FoodQuestTQ Products**EVIDENCE OF FDA VIOLATIONS OF RESEARCH INTEGRITY**A comprehensive analysis of the FDA plagiarism of Dr. Hnatio’s research in the 2007 FDA FoodProtection Plan appears [**here**](http://nfpcportal.com/Portals/1/papers/ENCLOSURE%201%209-13-2013%20.pdf). A comprehensive analysis of the combination business and process patent resulting from Dr. Hnatio’sprogram of research appears [**here**](http://nfpcportal.com/Portals/1/papers/ENCLOSURE%202%209-13-2013%20.pdf).A comprehensive analysis of the 20 trade secrets taken without permission that were used by the FDAto duplicate the FoodQuestTQ LLC suite of computerized risk management software tools and publishedby FDA on the World Wide Web appears [here](http://nfpcportal.com/Portals/1/papers/ENCLOSURE%203%209-11-2013.pdf)**.**Screen shot examples of plagiarism of the 2007 FDA Food Protection Plan and the suite ofFoodQuestTQ LLC computerized software tools: <https://www.youtube.com/watch?v=92jU-kDnLMM> **ALLEGATIONS THAT FOODQUESTTQ DID NOT COOPERATE WITH THE FDA/HHS INQUIRY**The allegations by HHS-OGC and the FDA Office of Chief Counsel that FoodQuestTQ did not cooperate with the government’s inquiry into the matter are specious and defamatory.As part of the government’s inquiry into the matter both HHS-OGC and the FDA Office of Chief Counsel refused to accept and consider as part of the government inquiry any information relating to:1. FDA’s plagiarism of Dr. Hnatio’s research and ideas;
2. Theft and FDA publication on the world Wide Web of FoodQuestTQ trade secrets, and;
3. FDA’s policies with respect to direct competition with small business.

HHS-OGC refused to negotiate an agreeable non-disclosure agreement with FoodQuestTQ LLC that would address the full scope of the inquiry and protect the confidentiality of the company’s proprietaryinformation.The allegations by HHS-OGC and the FDA Office of Chief Counsel that FoodQuestTQ did not cooperate with the government can have a detrimental impact on FoodQuestTQ’s branding, sales, and marketingactivities.  **CAUTION TO ALL PARTIES**Please be advised that any use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property, without the express written permission of Projectioneering LLC and FoodQuestTQ LLC will beconsidered by Projectioneering LLC and FoodQuestTQ LLC as the unauthorized use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property pursuant to Title 35 USC, Chapter 29, et seq.  **RECOMMENDATION TO AVOID FUTURE LIABILITY**To avoid future liability in this matter all parties should refrain from using the FDA Food Protection Plan, Food Defense Plan Builder, the Food Defense Mitigation Strategies Database, iRisk and FREE-B tools. Itis also recommended that you refrain from using any FDA post-2007 versions of C.A.R.V.E.R. plus SHOCK that contain Projectioneering and FoodQuestTQ intellectual property. In the event that ProjectioneeringLLC and FoodQuestTQ LLC prevail in this matter, any party that knowingly uses the above FDA referenced products can be held liable for infringement under 35 USC, Chapter 29, et seq. You canlegally license, without fear of future liability, products that provide the same capabilities as the FDA imitations by contacting FoodQuestTQ LLC.

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| Bruce H. Becker, PresidentFoodQuest TQ LLCDate: September 11, 2013 | John H. Hnatio, PresidentProjectioneering LLCDate: September 11, 2013 |

cc:Secretary Sebelius, HHSCommissioner Hamburg, FDA |

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| Bruce H. Becker, PresidentFoodQuest TQ LLCDate: September 11, 2013 | John H. Hnatio, PresidentProjectioneering LLCDate: September 11, 2013 |

cc:Secretary Sebelius, HHSCommissioner Hamburg, FDA |

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| *Copyright © 2015 FoodQuestTQ, All rights reserved.* Friends and Business Acquaintances **Our mailing address is:** FoodQuestTQ7420 Hayward RDFrederick, MD 21702[Add us to your address book](http://nfpcportal.us6.list-manage2.com/vcard?u=89072fb2a65d5621401851172&id=a562cea275) |  |

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| **INFORMATION MEMORANDUM**  TO:  Distribution SUBJECT:  Update to September 11, 2013 Information Memorandum to the Food Industry DATE:    September 26, 2013  **PURPOSE** The purpose of this update is to provide the food industry with additional information regarding our September 11, 2013, information memorandum entitled, “Use of Projectioneering LCC and FoodQuestTQ LLC Intellectual Property by the Food and Drug Administration without Permission.” Since that time, we have learned that the FDA’s Food Defense Programs: Strategic Partnership Program Agroterrorism (SPPA) also makes unauthorized use of Projectioneering and FoodQuestTQ LLC intellectual property.  A full description of the subject FDA activity appears here:<http://www.fda.gov/Food/FoodDefense/FoodDefensePrograms/default.htm>  **BACKGROUND** In January 2013, FoodQuestTQ LLC advised the FDA that they were using, without permission, intellectual property that is owned by Projectioneering LLC and reduced to practice for the food industry by FoodQuestTQ LLC. On April 27, 2013, the Office of General Counsel, Health and Human Services (HHS-OGC) issued a legal opinion that there was no evidence that the FDA improperly took Projectioneering LCC and FoodQuestTQ LLC intellectual property to duplicate the FoodQuestTQ LLC suite of computerized risk management software tools. A copy of the April 27, 2013, letter from HHS-OGC appears as an attachment to the report appears here:<http://www.nfpcportal.com/Portals/1/Technical%20Paper%20No%20%208%20-%205-9-2013.pdf>  **THE POSITION OF PROJECTIONEERING LLC AND FOODQUESTTQ LLC** It is the position of Projectioneering LLC and FoodQuestTQ LLC that the FDA has: 1.  Committed gross plagiarism of a program of research conducted by Dr. John Hnatio at The George Washington University during the period 2000 through 2006; 2.  Taken without permission the ideas contained in Dr. Hnatio’ s research and a 2007 patent filing with the United States Patent and Trademarks Office (USPTO) and subsequent USPTO patent issuance (Complexity Systems Management Method, Patent No.: US 8,103,601 B2.) 3.  Stolen a portfolio of twenty trade secrets developed to reduce the patent to practice for food risk management that were solely and exclusively owned by Projectioneering LLC and FoodQuestTQ LLC. A copy of Dr. Hnatio’s patent appears here:<http://www.patentgenius.com/patent/8103601.html>  **FDA PROCESSES AND COMPUTER AUTOMATED TOOLS THAT USE FOODQUESTTQ INTELLECTUAL PROPERTY WITHOUT PERMISSION** FoodQuestTQ LLC contends that the FDA is intentionally using Projectioneering LLC and FoodQuestTQ LLC intellectual property, without permission, in the seven FDA activities listed below that imitate FoodQuestTQ products. The FDA is now making the following products publicly available to the food industry free of charge.

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| 1.  The FDA Food Protection Plan |
| 2.  Food Defense Plan Builder |
| 3.  Food Defense Mitigation Strategies Database |
| 4.  iRisk |
| 5.  Food Related Emergency Exercise Boxed (FREE-B) |
| 6.  Post 2007 Updates to C.A.R.V.E.R. plus SHOCK |
| 7.  Strategic Partnership Program Agroterrorism (SPPA) |

  Figure 1: List of FDA Products that Imitate FoodQuestTQ Products     **CAUTION TO ALL PARTIES** Please be advised that any use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property, without the express written permission of Projectioneering LLC and FoodQuestTQ LLC will be considered by Projectioneering LLC and FoodQuestTQ LLC as the unauthorized use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property pursuant to Title 35 USC, Chapter 29, et seq.  **RECOMMENDATION TO AVOID FUTURE LIABILITY** To avoid future liability in this matter all parties should refrain from using the FDA Food Protection Plan, Food Defense Plan Builder, the Food Defense Mitigation Strategies Database, iRisk , FREE-B tools and any Projectioneering LLC or FoodQuestTQ LLC intellectual property being applied as part of the FDA Strategic Partnership Program Agroterrorism (SPPA).   It is recommended that you refrain from using any of the seven FDA products listed in Figure 1, above, which contain Projectioneering and FoodQuestTQ intellectual property.  In the event that Projectioneering LLC and FoodQuestTQ LLC prevail in this matter, any party that knowingly uses the above FDA referenced products can be held liable for infringement under 35 USC, Chapter 29, et seq.  You can legally license, without fear of future liability, products that provide the same capabilities as the FDA imitations by contacting FoodQuestTQ LLC.                                                                     https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/Bruce_s_Signature.png             https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/John_s_Signature.png Bruce H. Becker, President           John H. Hnatio, PresidentFoodQuestTQ LLC                        Projectioneering LLC                   Date:   September 26, 2013          Date:   September 26, 2013 cc: Secretary Sebelius, HHSCommissioner Hamburg, FDA |

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|  **INFORMATION MEMORANDUM** TO: DistributionSUBJECT:  Small Business Administration referral of the matter of *FoodQuestTQ LLC versus the Food and Drug Administration* to the Office of Inspector General, Department of Health and Human Services, for InvestigationDATE:  November 27, 2013 **PRIOR NOTIFICATIONS**FoodQuestTQ LLC has strived to keep the food industry fully informed of developments regarding the Food and Drug Administration’s (FDA) unauthorized use of the company’s intellectual property.  On four separate occasions, May 20th, June 4th, Sept 12th and Sept 26th 2013, FoodQuestTQ LLC issued announcements cautioning food companies to refrain from using the following five FDA tools based on the copyright infringement dispute between the FDA and FoodQuestTQ LLC.  In these prior notifications, all addressees were cautioned to avoid future liability by refraining from the use of the FDA Food Protection Plan and the following five FDA tools that are currently accessible free of charge to the food industry at the FDA official government website, namely:

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| 1.     Food Defense Plan Builder |
| 2.     Food Defense Mitigation Strategies Database |
| 3.     iRisk |
| 4.     Food Related Emergency Exercise Boxed (FREE-B) |
| 5.     Post 2007 Updates to C.A.R.V.E.R. plus SHOCK |

  Table 1:  FDA Tools in Dispute FDA copyright infringement in the case of *FoodQuestTQ versus the Food and Drug Administration*includes the plagiarizing of FoodQuestTQ funded and copyrighted research as embodied in the CSM METHOD® and other research, patent infringement and theft of FoodQuestTQ LLC owned trade secrets that the FDA used to duplicate the following six FoodQuestTQ LLC commercial products, namely:

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| 1.     Food DefenseTQ (with TQ standing for Threat Quotient) |
| 2.     Food Defense Architect (FDAR) |
| 3.     Food Safety Architect (FSAR) |
| 4.     POISON Metadata Repository of Intentional and Unintentional Food Poisonings |
| 5.     Food Event Analysis and Simulation Tool (FEAST) |
| 6.     Food Response and Emergency Evaluation (FREE) Tool |

  Table 2:  FoodQuestTQ Tools Duplicated by the FDA **BROAD DISSEMINATION OF CAUTIONARY WARNINGS**The above notifications to the food industry have been accompanied by widespread media coverage of the unauthorized use of FoodQuestTQ LLC the intellectual property by the FDA.  For example, on the 21st of May 2013, an article by Mr. Dan Flynn appeared in the industry publication Food Safety News.  Additionally, FoodQuestTQ LLC has produced and widely disseminated to the food industry numerous *You Tube*presentations on the unauthorized use of FoodQuestTQ LLC intellectual property by the FDA. Most recently, on the 25th of November 2013, the matter received attention in newspapers across the country with an article announcing that the Small Business Administration (SBA) has referred the matter of *FoodQuestTQ LLC versus the Food and Drug Administration*to the Office of the Inspector General of the Department of Health and Human Services requesting an investigation. **RECENT DEVELOPMENTS**Following the broad dissemination of cautionary notices to the food industry not to use the FDA duplicated tools appearing in Table 1, above, because of copyright and infringement concerns, FoodQuestTQ LLC, filed a Freedom of Information Act (FOIA) request with the FDA on November 26th 2013.  In that request, FoodQuestTQ asked for a complete list of those companies that have downloaded any of the FDA duplicate software appearing in Table 1, above, for use in their commercial activities. Your attention is also invited to the very recent case of *Apptricity Corp. v. USA*, case number 1:12-cv-00080, filed in the U.S. Court of Federal Claims.  In this case, thousands of unlicensed copies of the company’s software were being used by the federal government without permission.  It was announced on November 25th that the government reached a $50 million settlement with Apptricity Corporation to prevent the further litigation of the case.  **CAUTION TO ALL PARTIES**Please be advised that any use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property, without the express written permission of Projectioneering LLC and FoodQuestTQ LLC will be considered by Projectioneering LLC and FoodQuestTQ LLC as the unauthorized use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property pursuant to Title 35, USC, Chapter 29, et seq. **RECOMMENDATION TO AVOID FUTURE LIABILITY**To avoid future liability in this matter all parties should refrain from using the FDA Food Protection Plan or any of the five computer software tools listed in Table 1, above, since they contain the FoodQuestTQ LLC and Projectioneering LLC owned intellectual property in contention.  In the event that Projectioneering LLC and FoodQuestTQ LLC prevail in this matter, any party that knowingly uses the above referenced FDA products can be held liable for infringement under 35 USC, Chapter 29, e seq.  You can legally license, without fear of future liability, products that provide the same capabilities as the FDA imitations by contacting FoodQuestTQ LLC.  https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/Bruce_s_Signature.png    https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/John_s_Signature.pngBruce Becker. President                        John H. Hnatio, PresidentFoodQuestTQ LLC                                Projectioneering LLCDate:  November 27, 2013                    Date: November 27, 2013 cc:Secretary Sebellius, HHSCommissioner Hamburg, FDA |

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|  **https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/FQTQ.pngINFORMATION MEMORANDUM** TO: DistributionSUBJECT:  Update on the matter of *FoodQuestTQ LLC versus the Food and Drug Administration*DATE:  December 20, 2013 **CURRENT STATUS** Since the time of our last update on November 27, 2013, the Associated Press, Fox News and other news media outlets have picked up the story of *FoodQuestTQ LLC versus the Food and Drug Administration.* The link below will take you to one representative example of the recent press coverage concerning our ongoing dispute with the Food and Drug Administration (FDA).<http://www.foxnews.com/politics/2013/12/16/small-businesses-claim-us-government-stealing-their-ideas/?cmpid=cmty_twitter_fn>   Also, on December 6, 2013, we were invited by Entrepreneurs for Growth to address Congressional staff in the U.S. House of Representatives on the issue of unfair government completion with small business.  The link below will take you to a videotape of those proceedings.<http://www.youtube.com/watch?v=VfEzurmhLGM> In our last communication on November 27, 2013, we informed you that the National Ombudsman for Small Business, Small Business Administration, has referred our case to the Office of Inspector General (OIG), Department of Health and Human Services (HHS), for investigation. We are still awaiting word whether the OIG-HHS will conduct an investigation. We will keep you apprised of any developments in this regard. **BLACKLISTING OF FOODQUESTTQ BY THE FDA** As part of the National Ombudsman’s referral of our case to the Inspector General at HHS, he included a letter from officials at the Department of Health and Human Services demonstrating that the Food and Drug Administration engaged in “blacklisting” FoodQuestTQ LLC within the food industry.  In this particular case, a former business partner was contacted by the U.S. Government for a special interview regarding their company’s affiliation with FoodQuestTQ.  The former business partner immediately terminated their partnership agreement with our company.Based on this revelation, it appears that HHS and FDA have been quietly “spreading the word” throughout the food industry not to work with FoodQuestTQ or risk the retribution of the U.S. Government- a sort of guilt by association approach to quell dissent.  For example, we utilize a software utility called, “MailChimp” to help us in our sales and marketing efforts.  The software allows us to view who opens and distributes copies of the information we provide to the food industry.  The FDA is on our “Mail Chimp” addressee list for the same information we send to the food industry including our information memoranda.  When we reviewed the opening and distribution of our information memoranda we found that FDA employees have opened and/or distributed the documents over 500 times within just the past few months. **FOODQUESTTQ FILES A FREEDOM OF INFORMATION (FOIA) REQUEST** Based on this information, we filed a FOIA request with the FDA requesting that they provide us with all e-mail traffic, distribution and connected e-mail strings to determine the extent to which the FDA has “blacklisted” FoodQuestTQ.   In response to our FOIA request, the FDA provided us with three e-mails simply indicating the receipt of the documents.  They did not provide any e-mail traffic, distribution or connected e-mail strings for the over 500 documented openings of materials related to our dispute with FDA.  We have subsequently appealed the denial of this information and provided the U.S. Government with validated screen shots of “MailChimp” server records showing that the FDA opened/distributed the documents over 500 times. We are still awaiting word from the FDA with respect to our appeal.  We will keep you apprised of any developments in this regard. **FDA UNAUTHORIZED USE OF FOODQUESTTQ INTELLECTUAL PROPERTY** In prior notifications, all addressees were cautioned to avoid future liability by refraining from the use of the FDA Food Protection Plan and the following five FDA tools that are currently accessible free of charge to the food industry at the FDA official government website, namely:

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| 1. Food Defense Plan Builder
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| 1. Food Defense Mitigation Strategies Database
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  Table 1:  FDA Tools in Dispute FDA copyright infringement in the case of *FoodQuestTQ versus the Food and Drug Administration*includes the plagiarizing of FoodQuestTQ funded and copyrighted research as embodied in the CSM METHOD® and other research, patent infringement and theft of FoodQuestTQ LLC owned trade secrets that the FDA used to duplicate the following six FoodQuestTQ LLC commercial products, namely:

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| 1. Food DefenseTQ (with TQ standing for Threat Quotient)
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| 1. Food Event Analysis and Simulation Tool (FEAST)
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  Table 2:  FoodQuestTQ Tools Duplicated by the FDA **CAUTION TO ALL PARTIES** Please be advised that any use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property, without the express written permission of Projectioneering LLC and FoodQuestTQ LLC will be considered by Projectioneering LLC and FoodQuestTQ LLC as the unauthorized use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property pursuant to Title 35, USC, Chapter 29, et seq. **RECOMMENDATION TO AVOID FUTURE LIABILITY** To avoid future liability in this matter all parties should refrain from using the FDA Food Protection Plan or any of the five computer software tools listed in Table 1, above, since they contain the FoodQuestTQ LLC and Projectioneering LLC owned intellectual property in contention.  In the event that Projectioneering LLC and FoodQuestTQ LLC prevail in this matter, any party that knowingly uses the above referenced FDA products can be held liable for infringement under 35 USC, Chapter 29, e seq.  You can legally license, without fear of future liability, products that provide the same capabilities as the FDA imitations by contacting FoodQuestTQ LLC.  https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/Bruce_s_Signature.pnghttps://gallery.mailchimp.com/89072fb2a65d5621401851172/images/John_s_Signature.pngBruce Becker. President                        John H. Hnatio, PresidentFoodQuestTQ LLC                                Projectioneering LLCDate:  November 27, 2013                    Date: November 27, 2013 cc:Secretary Sebellius, HHSCommissioner Hamburg, FDAInspector General Levinson, OIG-HHS  |

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|  **https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/FQTQ.pngINFORMATION MEMORANDUM** TO: DistributionSUBJECT:  Update on the matter of *FoodQuestTQ LLC versus the Food and Drug Administration*DATE:  December 20, 2013 **CURRENT STATUS** Since the time of our last update on November 27, 2013, the Associated Press, Fox News and other news media outlets have picked up the story of *FoodQuestTQ LLC versus the Food and Drug Administration.* The link below will take you to one representative example of the recent press coverage concerning our ongoing dispute with the Food and Drug Administration (FDA).<http://www.foxnews.com/politics/2013/12/16/small-businesses-claim-us-government-stealing-their-ideas/?cmpid=cmty_twitter_fn>   Also, on December 6, 2013, we were invited by Entrepreneurs for Growth to address Congressional staff in the U.S. House of Representatives on the issue of unfair government completion with small business.  The link below will take you to a videotape of those proceedings.<http://www.youtube.com/watch?v=VfEzurmhLGM> In our last communication on November 27, 2013, we informed you that the National Ombudsman for Small Business, Small Business Administration, has referred our case to the Office of Inspector General (OIG), Department of Health and Human Services (HHS), for investigation. We are still awaiting word whether the OIG-HHS will conduct an investigation. We will keep you apprised of any developments in this regard. **BLACKLISTING OF FOODQUESTTQ BY THE FDA** As part of the National Ombudsman’s referral of our case to the Inspector General at HHS, he included a letter from officials at the Department of Health and Human Services demonstrating that the Food and Drug Administration engaged in “blacklisting” FoodQuestTQ LLC within the food industry.  In this particular case, a former business partner was contacted by the U.S. Government for a special interview regarding their company’s affiliation with FoodQuestTQ.  The former business partner immediately terminated their partnership agreement with our company.Based on this revelation, it appears that HHS and FDA have been quietly “spreading the word” throughout the food industry not to work with FoodQuestTQ or risk the retribution of the U.S. Government- a sort of guilt by association approach to quell dissent.  For example, we utilize a software utility called, “MailChimp” to help us in our sales and marketing efforts.  The software allows us to view who opens and distributes copies of the information we provide to the food industry.  The FDA is on our “Mail Chimp” addressee list for the same information we send to the food industry including our information memoranda.  When we reviewed the opening and distribution of our information memoranda we found that FDA employees have opened and/or distributed the documents over 500 times within just the past few months. **FOODQUESTTQ FILES A FREEDOM OF INFORMATION (FOIA) REQUEST** Based on this information, we filed a FOIA request with the FDA requesting that they provide us with all e-mail traffic, distribution and connected e-mail strings to determine the extent to which the FDA has “blacklisted” FoodQuestTQ.   In response to our FOIA request, the FDA provided us with three e-mails simply indicating the receipt of the documents.  They did not provide any e-mail traffic, distribution or connected e-mail strings for the over 500 documented openings of materials related to our dispute with FDA.  We have subsequently appealed the denial of this information and provided the U.S. Government with validated screen shots of “MailChimp” server records showing that the FDA opened/distributed the documents over 500 times. We are still awaiting word from the FDA with respect to our appeal.  We will keep you apprised of any developments in this regard. **FDA UNAUTHORIZED USE OF FOODQUESTTQ INTELLECTUAL PROPERTY** In prior notifications, all addressees were cautioned to avoid future liability by refraining from the use of the FDA Food Protection Plan and the following five FDA tools that are currently accessible free of charge to the food industry at the FDA official government website, namely:

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  Table 1:  FDA Tools in Dispute FDA copyright infringement in the case of *FoodQuestTQ versus the Food and Drug Administration*includes the plagiarizing of FoodQuestTQ funded and copyrighted research as embodied in the CSM METHOD® and other research, patent infringement and theft of FoodQuestTQ LLC owned trade secrets that the FDA used to duplicate the following six FoodQuestTQ LLC commercial products, namely:

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  Table 2:  FoodQuestTQ Tools Duplicated by the FDA **CAUTION TO ALL PARTIES** Please be advised that any use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property, without the express written permission of Projectioneering LLC and FoodQuestTQ LLC will be considered by Projectioneering LLC and FoodQuestTQ LLC as the unauthorized use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property pursuant to Title 35, USC, Chapter 29, et seq. **RECOMMENDATION TO AVOID FUTURE LIABILITY** To avoid future liability in this matter all parties should refrain from using the FDA Food Protection Plan or any of the five computer software tools listed in Table 1, above, since they contain the FoodQuestTQ LLC and Projectioneering LLC owned intellectual property in contention.  In the event that Projectioneering LLC and FoodQuestTQ LLC prevail in this matter, any party that knowingly uses the above referenced FDA products can be held liable for infringement under 35 USC, Chapter 29, e seq.  You can legally license, without fear of future liability, products that provide the same capabilities as the FDA imitations by contacting FoodQuestTQ LLC.  https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/Bruce_s_Signature.pnghttps://gallery.mailchimp.com/89072fb2a65d5621401851172/images/John_s_Signature.pngBruce Becker. President                        John H. Hnatio, PresidentFoodQuestTQ LLC                                Projectioneering LLCDate:  November 27, 2013                    Date: November 27, 2013 cc:Secretary Sebellius, HHSCommissioner Hamburg, FDAInspector General Levinson, OIG-HHS |

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| **https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/FQTQ.pngINFORMATION MEMORANDUM** TO: Distribution SUBJECT:  Update on the matter of *FoodQuestTQ LLC versus the Department of Health and Human Services and the Food and Drug Administration* DATE:  January 28, 2014 **PURPOSE** The purpose of this information memorandum is to keep the food industry appraised of current developments in the matter of *FoodQuestTQ LLC versus the Department of Health and Human Services and the Food and Drug Administration.* **CURRENT STATUS** Since the time of our last update of December 20, 2013, there have been several important developments in the matter of *FoodQuestTQ LLC versus the Department of Health and Human Services and the Food and Drug Administration*.  These latest developments are outlined in Table 1, below.

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| Latest Developments |
| The Office of General Counsel of the Department of Health and Human Services has deemed the alleged theft of FoodQuestTQ’s intellectual property by FDA employees as protectable conduct by extending lawyer-client privilege to the FDA employees involved in duplicating FoodQuestTQ’s suite of computer software tools. |
| The FDA-Center for Food Safety and Nutrition (CFSAN) has repeatedly violated the Freedom of Information Act (FOIA) deceive FoodQuestTQ by limiting the scope of document reviews for requested information, making false claims of exemption under the Freedom of Information Act (FOIA) and systematically lying in response to legitimate FoodQuestTQ requests for information under the FOIA. |
| The latest tactic being used by the FDA to prevent the proper release of documents and information pursuant to FoodQuestTQ requests is to charge FoodQuestTQ “processing fees” that we cannot afford to pay as the result of the HHS and FDA actions taken against us. FoodQuestTQ is appealing the matter. |
| The FDA is improperly lobbying Capitol Hill on the matter of *FoodQuestTQ LLC versus the Department of Health and Human Services and the Food and Drug Administration*.  For example, the FDA Congressional Affairs Office advised Congressional staff that they have done nothing illegal by stealing FoodQuestTQ LLC’s ideas and they intend to keep taking the proprietary work of FoodQuestTQ LLC without due process if it is for the common safety of the American food supply.   |
| When FoodQuestTQ LLC recently called the Congressional whistleblower hotline to report the gross fraud, waste and abuse taking place at the Department of Health and Human Services and the Food and Drug Administration a Congressional staff member advised that they were too busy to look into the matter, that they had no intention of taking any action to correct the situation and abruptly hung up the phone in our ears. |
| We recently learned that officials of the FDA and HHS conducted a “special” interview of one of our business partners.  Right after the “special” government interview, the business partner in question terminated all relations with FoodQuestTQ. |
| On December 24, 2013, FoodQuestTQ requested that Senator Barbara Mikulski (we are a Maryland constituent) refer our case to Senator Leahy, Chairman of the Senate Judiciary Committee for investigation. We are still awaiting a response from Senator Mikulski if she will help her FoodQuestTQ constituent or not. It is possible that the very large footprint of the FDA as a constituent body in Maryland may be playing a factor in Senator Mikulski’s decision whether to assist our small business or not. |
| On January 15, 2014, we wrote directly to Inspector General Levinson at the Department of Health and Human Services (HHS) to report the existence of fraud, waste and abuse within both HHS and the FDA; violations of FOIA law, and; the possibility of obstruction of justice within both agencies.  Included as part of [**the letter**](http://nfpcportal.com/Portals/1/papers/1-15-2014%20LTR%20to%20HHS-IG.pdf)are a series of simple “yes” and “no” questions that when truthfully answered by the FDA and HHS will provide the baseline for determining based on fact and without prejudice of opinion the next steps that should be pursued in the matter of *FoodQuestTQ LLC versus the Department of Health and Human Services and the Food and Drug Administration.*  We have not heard from Inspector General Levinson whether he will investigate the matter pursuant to the referral by the National Ombudsman for Small Business. |

 Table 1: Latest Developments in the Matter of *FoodQuestTQ LLC versus the Department of Health and Human Services and the Food and Drug Administration*  **UPDATED TABLE OF ALLEGED VIOLATIONS OF LAW** In a previous information memorandum dated May 18, 2013, we provided a table of the alleged violations of law in the Food and Drug Administration handling of the FoodQuestTQ matter.  Significant developments in this case now call for updating that table of alleged government offenses pertaining to the matter of *FoodQuestTQ LLC versus the Department of Health and Human Services and the Food and Drug Administration.*

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| Alleged FDA or HHS Offense | Examples of Applicable Law, Statute or Regulation Violated |
| Improper lobbying to influence Congress by employees of the Executive Branch | Lobbying Disclosure Act (LDA) of 1995, as amended and other laws, status and regulations |
| Actual conflict of interest by the lead HHS counsel in his handling of the FoodQuestTQ matter | Title 18 USC and other laws and statues |
| Improper use of “lawyer-client” privilege to protect the criminal misconduct of government employees |
| Intentional attempts by FDA-CFSAN officials to hide the existence of releasable documents and information | 5 U.S.C. § 552 |
| Intentional plagiarism and unauthorized use of privately owned copyrighted research by the FDA | Title 18 USC and other laws and statues |
| Theft of FoodQuestTQ trade secrets |
| Patent infringement |
| Direct competition with small business in non-inherent governmental functions | FEDERAL ACTIVITIES INVENTORY REFORM ACT OF 1998 [[Page 112 STAT. 2382]] Public Law 105-270 105th Congress; OMB Circular A-76; OGE Requirements; FARS and other laws, statutes and regulations |
| Fraud, waste, mismanagement and abuse by the unnecessary government duplication of the same, similar or better products that are already available to the public at a fraction of the cost from the private sector | Title 18 USC and other laws and statues |
| Collusion to commit the obstruction of justice by HHS and FDA employees |
| Violations of the Federal Acquisition Regulations, the FAIR Act and OMB Circular A-76 as it pertains to the proper acquisition of non-inherent governmental functions | FEDERAL ACTIVITIES INVENTORY REFORM ACT OF 1998 [[Page 112 STAT. 2382]] Public Law 105-270 105th Congress; OMB Circular A-76; OGE Requirements; FARS and other laws, statutes and regulations |
| The improper endorsement of private sector companies in violation of the FARS and Office of Government Ethics requirements | Office of Government Ethics requirements; Title 18 USC; FAR’s and other laws, statutes and regulations |
| The above listing of alleged violations of law, statute and regulation is not comprehensive; the alleged violations listed here are only provided as examples |

 Table 2: Updated List of Alleged FDA and HHS Offenses **FDA UNAUTHORIZED USE OF FOODQUESTTQ INTELLECTUAL PROPERTY** In prior notifications, all addressees were cautioned to avoid future liability by refraining from the use of the FDA Food Protection Plan and the following five FDA tools that are currently accessible free of charge to the food industry at the FDA official government website, namely:

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| 1. Food Defense Plan Builder
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| 1. Food Defense Mitigation Strategies Database
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| 1. iRisk
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| 1. Food Related Emergency Exercise Boxed (FREE-B)
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| 1. Post 2007 Updates to C.A.R.V.E.R. plus SHOCK
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  Table 3:  FDA Tools in Dispute FDA copyright infringement in the case of *FoodQuestTQ versus the Food and Drug Administration*includes the plagiarizing of FoodQuestTQ funded and copyrighted research as embodied in the CSM METHOD® and other research, patent infringement and theft of FoodQuestTQ LLC owned trade secrets that the FDA used to duplicate the following six FoodQuestTQ LLC commercial products, namely:

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| 1. Food DefenseTQ (with TQ standing for Threat Quotient)
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| 1. Food Defense Architect (FDAR)
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| 1. Food Safety Architect (FSAR)
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| 1. POISON Metadata Repository of Intentional and Unintentional Food Poisonings
 |
| 1. Food Event Analysis and Simulation Tool (FEAST)
 |
| 1. Food Response and Emergency Evaluation (FREE) Tool
 |

  Table 4:  FoodQuestTQ Tools Duplicated by the FDA **CAUTION TO ALL PARTIES** Please be advised that any use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property, without the express written permission of Projectioneering LLC and FoodQuestTQ LLC will be considered by Projectioneering LLC and FoodQuestTQ LLC as the unauthorized use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property pursuant to Title 35, USC, Chapter 29, et seq. **RECOMMENDATION TO AVOID FUTURE LIABILITY** To avoid future liability in this matter all parties should refrain from using the FDA Food Protection Plan or any of the five computer software tools listed in Table 1, above, since they contain the FoodQuestTQ LLC and Projectioneering LLC owned intellectual property in contention.  In the event that Projectioneering LLC and FoodQuestTQ LLC prevail in this matter, any party that knowingly uses the above referenced FDA products can be held liable for infringement under 35 USC, Chapter 29, e seq. You can legally license, without fear of future liability, products that provide the same capabilities as the FDA imitations by contacting FoodQuestTQ LLC.https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/Bruce_s_Signature.png        https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/John_s_Signature.pngBruce Becker. President                                John H. Hnatio, PresidentFoodQuestTQ LLC                                        Projectioneering LLCDate:  January 28, 2014                                Date: January 28, 2014 cc:Senator MikulskiSenator LeahySenator GrassleyRepresentative DelaneyRepresentative WittmanSecretary Sebelius, HHSCommissioner Hamburg, FDAInspector General Levinson, OIG-HHS |

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|  **https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/FQTQ.pngINFORMATION MEMORANDUM** TO: Distribution SUBJECT:  Anti-competitive Conduct by the Department of Health and Human Services and the Food and Drug Administration DATE:  February 25, 2014 **PURPOSE** The purpose of this information memorandum is to keep the food industry appraised of current developments in the matter of *FoodQuestTQ LLC versus the Department of Health and Human Services and the Food and Drug Administration.* **CURRENT STATUS** On February 23, 2014, we sent a letter to Mr. Andrew I. Gavil, Director, Office of Policy and Coordination, Bureau of Competition at the Federal Trade Commission.  The letter is reprinted in its entirety below for the information of the food industry. In the letter, we respectfully request a review of the Federal Government’s authority to pirate the intellectual property of private businesses and duplicate commercially available products as a form of anti-competitive conduct falling within the meaning of the Sherman Anti-trust, Clayton and Federal Trade Commission Acts.   We will keep you apprised of the results of our request. **THE LETTER**https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/FQTQ.pngAndrew I. Gavil, DirectorOffice of Policy and CoordinationRoom 7117Bureau of CompetitionFederal Trade Commission601 New Jersey Ave, NWWashington, D.C. 20580 February 23, 2014 Dear Mr. Gavil: We are a small company that is being forced out of business in the face of direct competition by the U.S. Government.  The purpose of this letter is to seek a review of current antitrust policy by the Federal Trade Commission as it relates to anti-competitive conduct by the Federal Government. The Department of Health and Human Services (HHS) and the Food and Drug Administration (FDA) are plagiarizing our research, pirating our patented ideas and stealing our trade secrets.  The Food and Drug Administration has stated that the quality of the products they have duplicated is inferior to those produced by our company.  The products in question do not fall under the FAIR Act definition of an “inherently governmental function.” Using our intellectual property without permission and in the absence of due process, the FDA has duplicated our products and is giving them away for free to industry.  As a direct result, the bottom has dropped out of our sales and we are being forced out of business.  These actions by the Federal Government have serious implications with respect to Article I, clause 8 of the Constitution, and the right of citizens to pursue commerce; they also give rise to new and serious conflicts relating to the meaning and intent of Sherman Antitrust, Clayton and the Federal Trade Commission Acts.  It is our understanding that an unlawful monopoly exists when only one entity controls the market for a product or service, and it has obtained that market power, not because its product or service is superior to others, but by suppressing competition with anti-competitive conduct. In our case, the Food and Drug Administration and the Department of Health and Human Services have suppressed competition with anti-competitive conduct. We recognize that current antitrust laws are based on the notion of the Federal Government as an honest broker in the administration of Sherman Antitrust, Clayton and the Federal Trade Commission statutes.  However, recent modifications in law by Congress have changed the traditional relationship to make the Federal Government and the private sector direct competitors. By allowing Federal Agencies to patent and copyright for the first time while allowing them to supplement their Congressional Appropriations by charging “user fees” for products and services the Federal Government has now become a *defacto* competitor with the private sector. One of the extended order effects of these recent changes in law is that the Federal Government is no longer a disinterested party in the administration of justice under Sherman Antitrust, Clayton and the Federal Trade Commission statutes.  The new irony that arises in this changed environment is that the Federal Government, through the Department of Justice, serves as the only power that can prosecute violations regarding monopolies. Under current circumstances the Federal Government cannot prosecute Federal Government agencies for the very type of anti-competitive behavior that it punishes the private sector for engaging in. In The Law Bastiat writes: And when [law] has exceeded its proper functions, it has not done so merely in some inconsequential and debatable matters. The law has gone further than this; it has acted in direct opposition to its own purpose. The law has been used to destroy its own objective: It has been applied to annihilating the justice that it was supposed to maintain; to limiting and destroying rights which its real purpose was to respect. The law has placed the collective force at the disposal of the unscrupulous who wish, without risk, to exploit the person, liberty, and property of others. It has converted plunder into a right, in order to protect plunder. And it has converted lawful defense into a crime, in order to punish lawful defense. We believe with new changes in law passed by Congress and the inability of the Federal Trade Commission and the Department of Justice to effectively police the conduct of Federal Agencies that it is time to re-visit Federal government policies as they relate to direct competition with the private sector.  The situation as it stands now belies the very mission of the Federal Trade Commission to: To prevent business practices that are anti-competitive or deceptive or unfair to consumers; to enhance informed consumer choice and public understanding of the competitive process; and to accomplish this without unduly burdening legitimate business activity. We wish to thank-you for considering our request for a policy review of current antitrust policy by the Federal Trade Commission as it relates to anti-competitive conduct by the Federal Government.  If you have any questions please feel free to contact me.Sincerely yours,   https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/John_s_Signature.pngJohn H. Hnatio, EdD, PhDChief Science Officer     cc: The Honorable Kathleen Sebelius, Secretary Department of Health and Human ServicesThe Honorable Margaret Hamburg, Commissioner, Food and Drug AdministrationThe Honorable Daniel Levinson, Inspector General, Department of Health and Human ServicesThe Honorable William Baer, Assistant Attorney General, Department of JusticeSenator Patrick Leahy, Chairman of the Senate Judiciary CommitteeRepresentative, John Mica, Committee on Oversight and Government Reform, Chairman, Subcommittee on Government Operations **FDA UNAUTHORIZED USE OF FOODQUESTTQ INTELLECTUAL PROPERTY** In prior notifications, all addressees were cautioned to avoid future liability by refraining from the use of the FDA Food Protection Plan and the following five FDA tools that are currently accessible free of charge to the food industry at the FDA official government website, namely:

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Table 1:  FDA Tools in Dispute FDA copyright infringement in the case of *FoodQuestTQ versus the Food and Drug Administration*includes the plagiarizing of FoodQuestTQ funded and copyrighted research as embodied in the CSM METHOD® and other research, patent infringement and theft of FoodQuestTQ LLC owned trade secrets that the FDA used to duplicate the following six FoodQuestTQ LLC commercial products, namely:

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  Table 2:  FoodQuestTQ Tools Duplicated by the FDA **CAUTION TO ALL PARTIES** Please be advised that any use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property, without the express written permission of Projectioneering LLC and FoodQuestTQ LLC will be considered by Projectioneering LLC and FoodQuestTQ LLC as the unauthorized use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property pursuant to Title 35, USC, Chapter 29, et seq. Private companies who continue to use the Food and Drug Administration Food Protection Plan and the computer tools listed in Table 1, below, may also be considered to be in collusion with the Food and Drug Administration within the intent of the Sherman, Clayton and Federal Trade Commission Acts by conspiring to engage with a federal regulatory agency, i.e., the Food and Drug Administration, in anticompetitive conduct.  **RECOMMENDATION TO AVOID FUTURE LIABILITY** To avoid future liability in this matter all parties should refrain from using the FDA Food Protection Plan or any of the five computer software tools listed in Table 1, above, since they contain the FoodQuestTQ LLC and Projectioneering LLC owned intellectual property in contention.  In the event that Projectioneering LLC and FoodQuestTQ LLC prevail in this matter, any party that knowingly uses the above referenced FDA products can be held liable for infringement under 35 USC, Chapter 29, e seq. and other applicable provisions of law.  https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/Bruce_s_Signature.png   https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/John_s_Signature.pngBruce Becker. President                                 John H. Hnatio, PresidentFoodQuestTQ LLC                                         Projectioneering LLCDate:  February 25, 2014                               Date: February 25, 2014 cc: Secretary Sebelius, HHSCommissioner Hamburg, FDAInspector General Levinson, OIG-HHSDirector Anvil, Office of Policy and Coordination, FTCDeputy Assistant Attorney General Baer, DOJ  |

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| GFSI Position Paper on Food Fraud  The GFSI released its finding on food fraud in the GFSI Position on Mitigating the Public Health Risk of Food Fraud, July 2014 (<http://www.myforumupload.com/ftpaccess/foodsafety/July_2014_-_GFSI_Position_Paper_-_Mitigating_the_Impact_of_Food_Fraud.pdf>).  In that paper the think tank recommended the use of food fraud vulnerability assessment all along the food supply chain.  FoodQuestTQ was way out in front with regards to the food fraud issue and published its assessments back in October of 2013.  FoodQuestTQ feels that the GFSI working group made the right decision in the position paper mentioned above by the recommendation that are laid out in said paper. “It is our hope,” said Bruce Becker, President of FoodQuestTQ, “that the GFSI will seek out our expertise with regards to creating food fraud assessments as many hours of research and study has already been expended by FoodQuestTQ with the creation of our Food Fraudster Tool.”  “Our tool,” said Dr. John Hnatio, Chief Science Officer, “looks at food fraud not only at the commodity level, but at every location along the food supply chain from growing areas to the supermarket shelves.” In addition to the Food Fraudster Intelligent Platform that FoodQuestTQ delivered to the food industry way back on 1 October 2013, we have just released our textbook on food fraud called, Food Fraud in Europe:  A Primer for the Food Industry.  Professionals in the food industry can purchase the book by visiting one of these two web pages: <https://www.createspace.com/4857812> (recommended for outside the U.S.) and<https://squareup.com/market/foodquesttq/fighting-food-fraud-a-primer-for-the-european-food-industry-pdf>. Food Fraud in Europe:  A Primer for the Food Industry is the quintessential read of 2014 for those in the food industry.  The textbook provides facts to an anecdotal problem, food fraud.   The textbook covers the means and the methods a fraudster uses to perpetrate a crime and identifies who the fraudster is; provides countermeasures companies can take to prevent or mitigate the outcome of a crime; discusses how to develop criteria within a standard to identify food fraud; and, discusses how 21st century technology can be used to fight food fraud.  In the addendum to the book the author, Dr. John Hnatio, compares his technical paper on horsegate with Dr. Elliott’s interim findings on food fraud.  Amazingly, the recommendations from both authorities are similar in scope.  For more information about the Food Fraudster Tool or our textbook on food fraud (Food Fraud in Europe:  A Primer for the Food Industry) please call Bruce Becker at 540-645-1050 or write him at bbecker@foodquesttq.com. FoodQuestTQ:  FoodQuestTQ LLC, where the TQ stands for “Threat Quotient,” is a risk management company specializing in the protection of the food supply. The company’s patented technology allows users to manage risk by: providing a “real time” picture of the food risk and threat environment across the globe; alerting you to changes in the threat environment including the indicators and warnings of food fraud and other food anomalies, and; delivers quantitative values on the most effective risk reduction criteria to put into place.  At FoodQuestTQ our mission is to help make your job of managing complex food safety and food defense challenges more effective, simpler, and less expensive. |

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| The Food Safeguards Triad What would a comprehensive food protection program look like?  We at FoodQuestTQ believe we have the answer.  Currently, we are in the process of consolidating all of our tools into one simple, straightforward platform.  That means a food facility would be able to track poisoning events globally by using our POISON Tool.  Create and maintain food defense and food safety plans by using our Architect and TQ tools.  Prevent or mitigate food fraud with the use of our Food Fraudster Intelligent Platform.  Then projected and respond to food safety and food defense incidents by using our FEAST (Food Event Analysis and Simulation Tool) and FREE (Food Response Emergency Evaluation Tool) tools.  Additionally, we will be adding a social responsibility and environmental assessment to our suite of tools thus completing the entire picture of a facility.  Placing all of our tools together, we believe, creates a **Food Safeguards Triad**.  This means we are able to utilize all our tools to determine the overall **Threat Quotient** (TQ) of a facility by measuring its operational capability, its food safety effectiveness and its food defense posture.Not only will the **Food Safeguards Triad**revolutionize the food industry’s safety and security performance, but we will also add a capability to track food from its point of origin to the consumer’s kitchen table working with our partner **Demodulation**.  Demodulation has developed a new very low cost technology solution that allows us to track food items, batches and lots across the supply chain.  The new technology will be accompanied by a cell phone application that allow a consumer to verify that the food traveled along a safe and secure supply chain, and that no counterfeiting or tampering of the product occurred.  That new technology can also be used by retailers to manage on the shelf…off the shelf inventory, and prevent inventory shrinkage. Dr. John Hnatio, Chief Science Officer, FoodQuestTQ said, “The food industry has reached the saturation point with so many different software technology platforms. What we must do is recognize that food production is really a single integrated system that includes food operations, food safety and food defense.  What we really need are common platforms that use the same data that everyone else is using.”“Our desire,” said Bruce Becker, President of FoodQuestTQ “has always been the health and safety of the consumer.  We believe the consumer should get what they have paid for; a safe, accurately labelled food product that will be placed on their family’s table to be enjoyed. For more information about the Food Safeguard Triad Tool please call Bruce Becker at 540-645-1050 or write him at bbecker@foodquesttq.com. With the creation of this newly combined tool, FoodQuestTQ continues its mission of “Feeding Information to the Food Industry.”FoodQuestTQ:  FoodQuestTQ LLC, where the TQ stands for “Threat Quotient,” is a risk management company specializing in the protection of the food supply. The company’s patented technology allows users to manage risk by: providing a “real time” picture of the food risk and threat environment across the globe; alerting you to changes in the threat environment including the indicators and warnings of food fraud and other food anomalies, and; delivers quantitative values on the most effective risk reduction criteria to put into place.  At FoodQuestTQ our mission is to help make your job of managing complex food safety and food defense challenges more effective, simpler, and less expensive.    |

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| https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/f817de99-0df4-40aa-b9b1-bedd27a088da.pngCan you imagine with me, one tool, with one interface, that will measure a food company’s operational, safety, defense, and food fraud posture?  Is this something of science fiction, or is this actually something that can be accomplished?  The science team at FoodQuestTQ believes that this is absolutely possible and we are in the process of making it real.We understand that most food facilities are inundated with technology.  Just ask yourself how many different platforms you use in the course of a day.  Most likely you have some type of library tool in which you collect data, think iCiX.  Then you may have a tool that allows you to see your food safety audit or to perform your daily GMP assessments.  On top of that, you may have a food defense tool, a social responsibility tool, an environmental monitoring tool, and the list may go on.On top of having different tools, those tools most likely were created by different software providers and probably don’t interface well with each other.  As companies move closer to a risk based food protection model, it will become imperative that these systems share data between each other.  Whatever tool used to collect your actionable intelligence, needs to share that information with your assessment tools so that you can constantly adapt as new food safety or food defense events occur.In this complex world in which we live, where the bad guys share the same technology as food companies, one can no longer depend on a static system that updates every two to three years.  As events are discovered, that data needs to be shared in near real time or it will take two to three years to discover a potential problem.  Perhaps like ‘Horsegate.’     That is why FoodQuestTQ is taking its separate platforms and creating one easy to use interface we call the ***Food Safeguards Triad***.  POISON, which is our platform’s brain, will continue to collect different types of contamination events on a 24 x 7 basis from around the world using open source information.  That information will be parsed according to our patented process to allow for the sharing of actionable intelligence with the other FoodQuestTQ tools.Statistical weighting of questions will be under constant surveillance and adjusted to the changing threats that are identified.  Thus, the ‘Threat Quotient’ ‘TQ’ will change so that higher values may be assigned to particular questions to combat emerging threats. Threat Quotients will be assigned to identify operational issues, food safety issues, food defense issues, and food fraud issues.  This means food companies can identify where their suppliers are weak and assist them in the deficient area.  There will be a total score, Threat Quotient, which is fed by each of the sub-categories identified (operational issues, food safety issues, food defense issues and food fraud issues). The food industry operates within a very complex system.  Suppliers are global and supply chains have become quite long.  Wouldn’t it be smart to utilize the system that was identified as unique and assigned a patent for that uniqueness? That system is FoodQuestTQ!FoodQuestTQ:  FoodQuestTQ LLC, where the TQ stands for “Threat Quotient,” is a risk management company specializing in the protection of the food supply. The company’s patented technology allows users to manage risk by: providing a “real time” picture of the food risk and threat environment across the globe; alerting you to changes in the threat environment including the indicators and warnings of food fraud and other food anomalies, and; delivers quantitative values on the most effective risk reduction criteria to put into place.  At FoodQuestTQ our mission is to help make your job of managing complex food safety and food defense challenges more effective, simpler, and less expensive. |

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| *Copyright © 2015 FoodQuestTQ, All rights reserved.* Friends of Bruce Becker **Our mailing address is:** FoodQuestTQ7420 Hayward RdSuite 102Frederick, MD 21702[Add us to your address book](http://nfpcportal.us6.list-manage.com/vcard?u=89072fb2a65d5621401851172&id=5d5e21da99) | Email Marketing Powered by MailChimp |
|  [unsubscribe from this list](http://nfpcportal.us6.list-manage.com/unsubscribe?u=89072fb2a65d5621401851172&id=5d5e21da99&e=%5bUNIQID%5d&c=d4fd792273) | [update subscription preferences](http://nfpcportal.us6.list-manage.com/profile?u=89072fb2a65d5621401851172&id=5d5e21da99&e=%5bUNIQID%5d)  |

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| What does food safeguards really mean? https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/0165bd6b-edc4-40f1-af85-a32d6478c580.pngIn the U.S. today, our food protection system is siloed into two separate and distinct areas, food safety and food defense.  In reading some recent articles, it appears that our think tanks want to place food fraud into a third silo.  My question is, why?  You can have different experts to perform the functions within a company, but why do you need separate and distinct programs?  The inter-relationships between food defense and food safety are undeniable.  I can think of four areas right off the bat.* Chemical security to include insecticides, pesticides and rodenticides
* Transportation security
* Recall and traceability
* Employee health

In addition to these four areas, consider construction of a building and the identification of hotspots for food safety and food defense.  Oh, and how about lighting?  If a food facility has a laboratory, wouldn’t that need to be covered in both a food safety and food defense plan?  What about the separation and protection of non-conforming material?  And there are always supplier certification programs and approved buying lists for suppliers. Not only do companies have separate and distinct programs for food safety and food defense, most likely they have separate audits that cover both areas as well.  Those audits most likely have separate reporting platforms that do not talk with each other.  Most likely you will need to file separate and distinct corrective action reports to show continuous improvement. And… most likely the duplications go on and on. It is for this purpose that FoodQuestTQ is launching its Food Safeguards Triad Program.  This platform includes food safety, food defense, food fraud, social responsibility and environmental auditing programs.  All tools interface with each other.  If there are cross-over questions asked between the different assessments, it automatically gets answered as part of an overall report.  The company only needs to fill out one corrective action report that answers nonconformity as it applies to different assessment areas.  All tools are directed by one Meta Data Repository that constantly adjusts to the actual situations occurring around the globe.  Finally, all tools provide separate ‘Threat Quotients’ (TQ a projection out of a negative event occurring) with one overall TQ score that incorporates the results of all the tools so that a company can truly measure a supplier’s food protection environment.“The FoodQuestTQ senior management team is very excited as we take on this new challenge,” said Dr. John Hnatio, Chief Science Officer at FoodQuestTQ. “I envisioned this approach as I wrote my doctoral dissertation at the George Washington University.” Doctor Hnatio’s thesis serves as the basis for our CSM Method (Complexity System Management Method) Patent.  Dr. Hnatio went on to say, “it has always been about showing people how to work smarter and not harder.  How exciting would work be if the only thing you had to look forward to is pushing a boulder up a hill all day?”FoodQuestTQ:  FoodQuestTQ LLC, where the TQ stands for “Threat Quotient,” is a risk management company specializing in the protection of the food supply. The company’s patented technology allows users to manage risk by: providing a “real time” picture of the food risk and threat environment across the globe; alerting you to changes in the threat environment including the indicators and warnings of food fraud and other food anomalies, and; delivers quantitative values on the most effective risk reduction criteria to put into place.  At FoodQuestTQ our mission is to help make your job of managing complex food safety and food defense challenges more effective, simpler, and less expensive. |

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| INFORMATION MEMORANDUM TO: DISTRIBUTION SUBJECT: STATUS REPORT ON FDA MATTER DATE: MARCH 7, 2015BACKGROUND In the case of FoodQuestTQ, the Food and Drug Administration plagiarized the doctoral dissertation of the company’s Chief Science Officer; infringed on the company’s patents and misappropriated the company’s trade secrets to duplicate FoodQuestTQ products that the small business was already trying to sell to the food industry. STATUS Over the past several weeks, the case of FoodQuestTQ has taken several important twists.  To date, the small company has reported fraud, waste and abuse at the Food and Drug Administration to virtually every law enforcement agency in the Federal Government with no action.  A copy of the investigative report prepared by FoodQuestTQ at the request of the Federal Bureau of Investigation was sent to the White House, the Director of the Office of Management and Budget, the Inspector General of the Department of Health and Human Services, the Small Business Administration, the Comptroller General, the Director of the Federal Bureau of Investigation and many others.  Without exception, the Federal Government refuses to investigate itself. RESPONSE In June 2014, FoodQuestTQ requested that the FBI investigate the fraud, waste and abuse taking place within the FDA, Department of Health and Human Services and the Small Business Administration.  In February 2015, the FBI declined to investigate. In March 2015, FoodQuestTQ wrote to the Inspector General of the U.S. Department of Justice requesting an independent investigation of the FBI into the agency’s failure to provide due process of law to FoodQuestTQ.  FoodQuestTQ also filed a request for an investigation with the Attorney General of the State of Maryland since many of the crimes committed by U.S. Government personnel occurred at FDA Headquarters which is located in the State of Maryland.   In January of 2015, FoodQuestTQ signed a retainer agreement with a major law firm to investigate the infringement of its patents and the misappropriation of the company’s portfolio of trade secrets. NEW ORGANIZATION  Earlier this year FoodQuestTQ transferred some of its former for-profit functions to a 501 c (3) non-profit charitable organization known as the Institute for Complexity Management (ICM).  ICM has two principal components.  The first component is the John Galt Program for Investigative Studies (JGPIS).  JGPIS was established to provide pro-bono assistance to small businesses across the country who are victims of corruption.  The second component is our National School Safety Collaboratory (NSSC).  The NSSC was created as the vehicle for the development, maintenance and deployment of advanced software to enhance the safety of our children at schools across America.  The NSSC takes the same platform technology developed by FoodQuestTQ for food protection and applies it across the breadth of school related risk management challenges. You can learn more about the JGPIS and read the comprehensive report on fraud, waste and abuse at the FDA prepared by FoodQuestTQ at the request of the FBI at:[http://jgpis.org](http://jgpis.org/). You can learn more about the NSSC at:[http://nationalschoolsafetycollaboratory.org](http://nationalschoolsafetycollaboratory.org/) . FDA UNAUTHORIZED USE OF FOODQUESTTQ INTELLECTUAL PROPERTY In prior notifications, all addressees were cautioned to avoid future liability by refraining from the use of the FDA Food Protection Plan and the following five FDA tools that are currently accessible free of charge to the food industry at the FDA official government website, namely:

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| 1. Food Defense Plan Builder
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| 1. Food Defense Mitigation Strategies Database
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| 1. iRisk
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| 1. Food Related Emergency Exercise Boxed (FREE-B)
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| 1. Post 2007 Updates to C.A.R.V.E.R. plus SHOCK
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 Table 1:  FDA Tools in Dispute FDA copyright infringement in the case of *FoodQuestTQ versus the Food and Drug Administration*includes the plagiarizing of FoodQuestTQ funded and copyrighted research as embodied in the CSM METHOD® and other research, patent infringement and theft of FoodQuestTQ LLC owned trade secrets that the FDA used to duplicate the following six FoodQuestTQ LLC commercial products, namely:

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| 1. Food DefenseTQ (with TQ standing for Threat Quotient)
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| 1. Food Defense Architect (FDAR)
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| 1. Food Safety Architect (FSAR)
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| 1. POISON Metadata Repository of Intentional and Unintentional Food Poisonings
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| 1. Food Event Analysis and Simulation Tool (FEAST)
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| 1. Food Response and Emergency Evaluation (FREE) Tool
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Table 2:  FoodQuestTQ Tools Duplicated by the FDA    CAUTION TO ALL PARTIES Please be advised that any use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property, without the express written permission of Projectioneering LLC and FoodQuestTQ LLC will be considered by Projectioneering LLC and FoodQuestTQ LLC as the unauthorized use of Projectioneering LLC and FoodQuestTQ LLC owned intellectual property pursuant to Title 35, USC, Chapter 29, et seq. Private companies who continue to use the Food and Drug Administration Food Protection Plan and the computer tools listed in Table 1, below, may also be considered to be in collusion with the Food and Drug Administration within the intent of the Sherman Anti-trust, Clayton and Federal Trade Commission Acts by conspiring to engage with a federal regulatory agency, i.e., the Food and Drug Administration, in anticompetitive conduct.  RECOMMENDATION TO AVOID FUTURE LIABILITY To avoid future liability in this matter all parties should refrain from using the FDA Food Protection Plan or any of the five computer software tools listed in Table 1, above, since they contain the FoodQuestTQ LLC and Projectioneering LLC owned intellectual property in contention.  In the event that Projectioneering LLC and FoodQuestTQ LLC prevail in this matter, any party that knowingly uses the above referenced FDA products can be held liable for infringement under 35 USC, Chapter 29, e seq. and other applicable provisions of law.  https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/Bruce_s_Signature.png                      https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/John_s_Signature.pngBruce Becker. President                                           John H. Hnatio, PresidentFoodQuestTQ LLC                                                   Projectioneering LLCDate:  March 7, 2015                                                Date: March 7, 2015    |

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| SUBJECT: INFORMATION MEMORANDUMTO: THE FOOD INDUSTRYFROM: FOODQUESTTQ LLCDATE: APRIL 30, 2015 In conjunction with the Uniform Commercial Code (UCC), Dr. John Hnatio has posted an Affidavit of Truth for rebuttal by the Commissioner of the U.S. Food and Drug Administration (FDA).  Dr. Hnatio’s Affidavit of Truth and all exhibits can be viewed at the John Galt web page (<http://jgpis.org/who-is-john-galt/the-story-of-foodquesttq/affidavit-of-truth-exhibits/>) as broad public and commercial notice and to allow the Commissioner of the FDA to rebut any of Dr. Hnatio’s sworn statements of truth. The Commissioner of the FDA is allowed 45 calendar days to rebut any or all of the 42 sworn statements of truth in the Affidavit.  At the end of the 45 calendar days, if the Commissioner of the FDA fails to rebut any of Dr. Hnatio’s sworn statements of truth, all paragraphs not denied shall be considered true and binding in any subsequent administrative or judicial proceeding concerning the matter of *FoodQuestTQ LLC v. the Food and Drug Administration.*Over the period May 2013, to April 30, 2015, FoodQuestTQ LLC issued 14 information memoranda to 754 food companies advising them that the following FDA food safety and food defense software tools contained Projectioneering LLC-owned patented ideas and trade secrets licensed by FoodQuestTQ LLC to produce food safety and food defense software tools.  All recipients were cautioned that their use of the FDA food safety and food defense software tools appearing in Table 1, below, represented the unauthorized use of the Projectioneering LLC-owned patent and misappropriated trade secret information.   Please be advised that FoodQuestTQ LLC will be issuing similar affidavits of truth to the recipients of FoodQuestTQ LLC information memoranda and other entities engaged in commerce who have used or continue to use the FDA food safety and food defense software tools identified below.

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| 1. Food Defense Plan Builder
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| 1. Food Defense Mitigation Strategies Database
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| 1. iRisk
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| 1. Food Related Emergency Exercise Boxed (FREE-B)
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| 1. Post 2007 Updates to C.A.R.V.E.R. plus SHOCK
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 Table 1:  FDA Tools in Dispute Pursuant to the Uniform Commercial Code of the State of Maryland and other respective states of jurisdiction, Affidavits of truth will also be issued to the University of Maryland that operates the Joint Institute for Food Safety and Nutrition (JIFSAN) under contract to the FDA, Battelle Memorial Institute that operates under contract to the FDA, the University of Minnesota, that operates under contract to the Department of Homeland Security, Michigan State University, and the U.S. Pharmacopeial Convention.  Others may be added to this list.If any members of the food industry are interested in properly licensing Projectioneering LLC-owned intellectual property please contact Mr. Bruce Becker, President, FoodQuestTQ LLC at 540-645-1050 or bbecker@foodquesttq.com.   https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/Bruce_s_Signature.png  https://gallery.mailchimp.com/89072fb2a65d5621401851172/images/John_s_Signature.pngBruce Becker                                                John Hnatio, EdD, PhDPresident, FoodQuestTQ LLC                       President, Projectioneering LLC cc: Dr. Ostroff, FDADr. Loh, UMDDr. Wadsworth, BMIDr. Kaler, U of MDr. Simon, MSUDr. Goodman, USPC  |

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