

Practitioner's Manual

An Informational Outline of the Controlled Substances Act

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This manual has been prepared by the Drug Enforcement Administration, Office of Diversion Control, to assist practitioners (physicians, dentists, veterinarians, and other registrants authorized to prescribe, dispense, and administer controlled substances) in their understanding of the Federal Controlled Substances Act and its implementing regulations as they pertain to the practitioner's profession.

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SECTION I - INTRODUCTION

This practitioner's manual is intended to summarize and explain the basic requirements for prescribing, administering, and dispensing controlled substances under the Controlled Substances Act (CSA), 21 USC 801-890, and the DEA regulations, Title 21, Code of Federal Regulations (CFR), Parts 1300 to 1316. Pertinent citations to the law and regulations are included in this manual.

Printed copies of the CFR and the complete regulations implementing the CSA may be obtained from:

Superintendent of Documents U.S. Government Printing Office Washington, D.C. 20402

Both the CFR and the *Federal Register* (which includes proposed and final regulations implementing the CSA) are available on the Internet through the U.S. Government Printing Office (GPO) website. This website, which provides information by section, citation and keywords, can be accessed at:

www.gpoaccess.gov/cfr/index.html

Unofficial copies of pertinent CFR citations may be found at:

www.DEAdiversion.usdoj.gov

This practitioner's manual may also be found on the Internet at DEA's Web Site (under "publications"):

www.DEAdiversion.usdoj.gov

Should any pertinent provisions of the law or regulations be modified in the future, DEA will issue a revised electronic version of this document, which will be published on the DEA Diversion Website.

If you encounter errors in this document, please notify:

Editor, DEA Practitioner's Manual c/o DEA, Office of Diversion Control Liaison and Policy Section Washington, D.C. 20537

Inquiries regarding topics within this document may be addressed to your local DEA field office (listed in Appendix E) or the address above.

This Document is Authorized for Public Dissemination

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Message from the Administrator

The Drug Enforcement Administration is pleased to provide this updated edition of the 1990 Practitioner's Manual to assist you in understanding your responsibilities under the Controlled Substances Act (CSA) and its implementing regulations. This manual will help answer questions that you may encounter in your practice and provide guidance in complying with federal requirements.

DEA remains committed to the 2001 Balanced Policy of promoting pain relief and preventing abuse of pain medications. In enforcing the CSA, it is DEA's responsibility to ensure drugs are not diverted for illicit purposes. Unfortunately, this country is now experiencing an alarming prescription drug abuse problem:

- Today, more than 6 million Americans are abusing prescription drugs—that is more than the number of Americans abusing cocaine, heroin, hallucinogens, and inhalants, combined.
- Researchers from the Centers for Disease Control and Prevention report that opioid
 prescription painkillers now cause more drug overdose deaths than cocaine and
 heroin combined.
- Today more new drug users have begun abusing pain relievers (2.4 million) than marijuana (2.1 million) or cocaine (1.0 million).

It is more important now than ever to be vigilant in preventing the diversion and abuse of controlled substances. This manual will help you do that by listing some safeguards you can take to prevent such diversion. It also explains registration, recordkeeping, and valid prescription requirements.

As a practitioner, your role in the proper prescribing, administering, and dispensing of controlled substances is critical to patients' health and to safeguarding society against the diversion of controlled substances. DEA is committed to working jointly with the medical community to ensure that those in need are cared for and that legitimate controlled substances are not being diverted for illegal use.

Karen P. Tandy Administrator September 2006

Preface

The Drug Enforcement Administration (DEA) was established in 1973 to serve as the primary federal agency responsible for the enforcement of the Controlled Substances Act (CSA). The CSA sets forth the federal law regarding both illicit and licit (pharmaceutical) controlled substances. With respect to pharmaceutical controlled substances, DEA's statutory responsibility is twofold: to prevent diversion and abuse of these drugs while ensuring an adequate and uninterrupted supply is available to meet the country's legitimate medical, scientific, and research needs. In carrying out this mission, DEA works in close cooperation with state and local authorities and other federal agencies.

Under the framework of the CSA, the DEA is responsible for ensuring that all controlled substance transactions take place within the "closed system" of distribution established by Congress. Under this "closed system," all legitimate handlers of controlled substances – manufacturers, distributors, physicians, pharmacies, and researchers – must be registered with DEA and maintain strict accounting for all distributions.

To carry out DEA's mission effectively, this 2006 Practitioner's Manual seeks to aid DEA registrants in complying with the CSA and its implementing regulations. The DEA understands that it can best serve the public interest by working with practitioners to prevent diversion of legal pharmaceutical controlled substances into the illicit market.

The federal controlled substances laws are designed to work in tandem with state controlled substance laws. Toward this same goal, DEA works in close cooperation with state professional licensing boards and state and local law enforcement officials to ensure that pharmaceutical controlled substances are prescribed, administered, and dispensed for legitimate medical purposes in accordance with federal and state laws. Within this cooperative framework, the majority of investigations into possible violations of the controlled substances laws are carried out by state authorities. However, DEA also conducts investigations into possible violations of federal law as circumstances warrant.

In the event a state board revokes the license of a practitioner, the DEA will take action and request a voluntary surrender of the practitioner's DEA registration. If the practitioner refuses to voluntarily surrender the registration, the DEA will pursue administrative action to revoke the DEA registration. The DEA may also pursue judicial action if there is sufficient evidence of illegal distribution or significant recordkeeping violations. All such actions are intended to deny the practitioner the means to continue to divert or abuse controlled substances as well as to protect the health and safety of the public and the practitioner.

The DEA is authorized under federal law to pursue legal action in order to prevent the diversion of controlled substances and protect the public safety. A lack of compliance may result in a need for corrective action, such as administrative action (that is, Letter of Admonition, an informal hearing or "order to show cause"), or in extreme cases, civil, or criminal action.

SECTION II – GENERAL REQUIREMENTS

Schedules of Controlled Substances

The drugs and other substances that are considered controlled substances under the CSA are divided into five schedules. A complete list of the schedules is published annually on an updated basis in the DEA regulations, Title 21 of the Code of Federal Regulations, Sections 1308.11 through 1308.15. Substances are placed in their respective schedules based on whether they have a currently accepted medical use in treatment in the United States and their relative abuse potential and likelihood of causing dependence when abused. Some examples of the drugs in each schedule are outlined below.

IMPORTANT NOTE:

All drugs listed in Schedule I have no currently accepted medical use in treatment in the United States and therefore may not be prescribed, administered, or dispensed for medical use. In contrast, drugs listed in Schedules II through V all have some accepted medical use and therefore may be prescribed, administered, or dispensed for medical use.

Schedule I Substances

Substances in this schedule have no currently accepted medical use in treatment in the United States, a lack of accepted safety for use under medical supervision, and a high potential for abuse.

Some examples of substances listed in Schedule I are: heroin; lysergic acid diethylamide (LSD); marijuana (cannabis); peyote; methaqualone; and methylene-dimethoxymethamphetamine ("ecstasy").

The CSA allows for bona fide research with controlled substances in Schedule I, provided that the FDA has determined the researcher to be qualified and competent, and provided further that the FDA has determined the research protocol to be meritorious. Researchers who meet these criteria must obtain a separate registration to conduct research with a Schedule I controlled substance.

Schedule II Substances

Substances in this schedule have a high potential for abuse with severe psychological or physical dependence.

Examples of single entity Schedule II narcotics include morphine, codiene, and opium. Other Schedule II narcotic substances and their common name brand products include: hydromorphone (Dilaudid®), methadone (Dolophine®), meperidine (Demerol®), oxycodone (OxyContin®), and fentanyl (Sublimaze® or Duragesic®).

Examples of Schedule II stimulants include amphetamine (Dexedrine® or Adderall®), methamphetamine (Desoxyn®), and methylphenidate (Ritalin®). Other Schedule II substances include: cocaine, amobarbital, glutethimide, and pentobarbital.

Schedule III Substances

Substances in this schedule have a potential for abuse less than substances in Schedules I or II.

Examples of Schedule III narcotics include combination products containing less than 15 milligrams of hydrocodone per dosage unit (i.e., Vicodin®) and products containing not more than 90 milligrams of codeine per dosage unit (i.e., Tylenol with codeine®).

Examples of Schedule III non-narcotics include benzphetamine (Didrex®), phendimetrazine, dronabinol (Marinol®), ketamine, and anabolic steroids such as oxandrolone (Oxandrin®).

Schedule IV Substances

Substances in this schedule have a lower potential for abuse relative to substances in Schedule III.

Examples of Schedule IV narcotics include propoxyphene (Darvon® and Darvocet-N 100®).

Other Schedule IV substances include alprazolam (Xanax®), clonazepam (Klonopin®), clorazepate (Tranxene®), diazepam (Valium®), lorazepam (Ativan®), midazolam (Versed®), temazepam (Restoril®), and triazolam (Halcion®).

Schedule V Substances

Substances in this schedule have a lower potential for abuse relative to substances listed in Schedule IV and consist primarily of preparations containing limited quantities of certain narcotic and stimulant drugs. These are generally used for antitussive, antidiarrheal and analgesic purposes.

Examples include cough preparations containing not more than 200 milligrams of codeine per 100 milliliters or per 100 grams (Robitussin AC®, and Phenergan with Codeine.

Registration Requirements

Under the CSA, the term "practitioner" is defined as a physician, dentist, veterinarian, scientific investigator, pharmacy, hospital, or other person licensed, registered, or otherwise permitted, by the United States or the jurisdiction in which the practitioner practices or performs research, to distribute, dispense, conduct research with respect to, administer, or use in teaching or chemical analysis, a controlled substance in the course of professional practice or research. Every person or entity that handles controlled substances <u>must</u> be registered with DEA or be exempt by regulation from registration.

The DEA registration grants practitioners federal authority to handle controlled substances. However, the DEA registered practitioner may only engage in those activities that are authorized under state law for the jurisdiction in which the practice is located. When federal law or regulations differ from state law or regulations, the practitioner is required to abide by the more stringent aspects of both the federal and state requirements. In many cases, state law is more stringent than federal law, and must be complied with in addition to federal law. Practitioners should be certain they understand their state as well as DEA controlled substance regulations.

Application for Registration

To obtain a DEA registration, a practitioner must apply using a DEA Form 224. Applicants may submit the form by hard copy or on-line. Complete instructions accompany the form. To obtain the application, DEA may be contacted at:

- www.DEAdiversion.usdoj.gov (DEA Diversion Internet Web Site)
- any DEA field office (see listing in Appendix E of this manual)
- DEA Headquarters' Registration Section in Washington, D.C. at 1-800-882-9539 (Registration Call Center)

The DEA Form-224 may be completed on-line or in hard copy and mailed to:

Drug Enforcement Administration Registration Unit Central Station P.O. Box 28083 Washington, D.C. 20038-8083

A sample DEA Form 224 – New Application for Registration, is located at Appendix H, DEA Forms.

Certificate of Registration

The DEA Certificate of Registration (DEA Form 223) must be maintained at the registered location in a readily retrievable manner and kept available for official inspection.

A practitioner must be registered with the DEA in each state where controlled substances are prescribed, administered, or dispensed. In addition, a separate registration is required for each principal place of business or professional practice where controlled substances are stored or dispensed by a person. Thus, if a practitioner has more than one office where controlled substances are maintained, administered, or dispensed; the practitioner must obtain a separate DEA registration for each office. However, a practitioner need not obtain a separate registration for any additional offices where controlled substances are prescribed but neither administered nor otherwise dispensed as a regular part of the professional practice of the practitioner at such office, provided further that no supplies of controlled substances are maintained at such office.

A duplicate Certificate of Registration may be requested on-line. It appears on DEA's website, www.DEAdiversion.usdoj.gov, as follows:



DEA Form 223 Duplicate Certificate Login:					
DEAT offit 220 Duplicate Certificate Logiff.					
DEA Number (Required - Not Case Sensitive)					
Last Name or Business Name (Required - Not Case Sensitive)					
As it appears on your registration. Example:					
If "Smith, John Q MD" is on your registration, then enter: Smith					
If "Smith's, Pharmacy" is on your registration, then enter: Smith's					
If "Smith's Pharmacy" (no comma) is on your registration,					
then enter: Smith's Pharmacy					
SSN (Required if given on application)					
Tax ID (Required if given on application)					
Note: If you renewed your registration recently, your duplicate certificate may not contain the new expire date, as some processing time is required.					
Login					

Registration Renewals

Practitioner registrations must be renewed every three years. Renewal registrations use DEA Form 224a, Renewal Application for DEA Registration (see example at Appendix H, DEA Forms). The cost of the registration is indicated on the application form.

A renewal application is sent to the registrant approximately 45 days before the registration expiration date. The renewal application is sent to the address listed on the current registration certificate. If the renewal form is not received within 30 days before the expiration date of the current registration, the practitioner should contact the DEA registration office for their state, or DEA Headquarters at 1-800-882-9539, and request a renewal registration form.

The registration renewal application may be completed on-line at www.DEAdiversion.usdoj.gov, or in hard copy and mailed to:

Drug Enforcement Administration Registration Unit Central Station P.O. Box 28083 Washington, D.C. 20038-8083



Drug Registration > ODWIF

Registration Applications

Office of Diversion Control Web Interactive Forms (ODWIF)

RENEWAL APPLICATIONS

<u>Log-in to Begin</u> <u>Renewal Process</u>	Retail Pharmacy, Hospital/Clinic, Practitioner, Teaching Institution, or Mid-Level Practitioner, Manufacturer, Distributor, Researcher, Analytical Laboratory, Importer, Exporter, Domestic Chemicals
Obtain Receipt	This link may be used ONLY if you have previously submitted a Renewal Application through this tool and need an additional receipt.
<u>Duplicate</u> <u>Certificate</u>	On-line tool to request certificates for additional, misplaced, illegible, or destroyed originals.

MINIMUM ON-LINE REQUIREMENTS

The DEA Forms listed below are for those applying to DEA for a controlled substance registration. Data will be entered through a secure connection to the ODWIF on-line web application system. Your web browser must support 128-bit encryption.

You will need to have the following information handy in order to complete the form:

- Tax ID number and/or Social Security Number
- State Controlled Substance Registration Information
- State Medical License Information
- · Credit Card (VISA, MasterCard, Discover or American Express)

The ODWIF system can only process credit card transactions at this time. If you are paying by check, you will need to <u>use the PDF version of the form</u>, then print and mail the form to the address listed on the form.

Change of Business Address

A practitioner who moves to a new physical location must request a modification of registration. A modification of registration can be requested on-line at www.DEAdiversion.usdoj.gov or in writing to the DEA field office responsible for that state. If the change in address involves a change in state, the proper state issued license and controlled substances registration must be obtained prior to the approval of modification of the federal registration. If the modification is approved, DEA will issue a new certificate of registration and, if requested, new Schedule II order forms (DEA Form-222, Official Order Form). A Renewal Application for Registration (DEA Form-224a) will only be sent to the registered address on file with DEA. It will not be forwarded.

Termination of Registration

Any practitioner desiring to discontinue business activities with respect to controlled substances must notify the nearest DEA field office (see Appendix E) in writing. Along with the notification of termination of registration, the practitioner should send the DEA Certificate of Registration and any unused Official Order Forms (DEA Form-222) to the nearest DEA field office.

Denial, Suspension or Revocation of Registration

Under the CSA, DEA has the authority to deny, suspend, or revoke a DEA registration upon a finding that the registrant has:

- 1. Materially falsified any application filed
- 2. Been convicted of a felony relating to a controlled substance or a List I chemical
- 3. Had their state license or registration suspended, revoked, or denied
- 4. Committed an act which would render the DEA registration inconsistent with the public interest
- 5. Been excluded from participation in a Medicaid or Medicare program

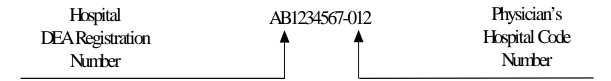
In determining the public interest, the CSA states the following factors are to be considered:

- 1. The recommendation of the appropriate state licensing board or professional disciplinary authority
- 2. The applicant's experience in dispensing or conducting research with respect to controlled substances
- 3. The applicant's conviction record under federal or state laws relating to the manufacture, distribution, or dispensing of controlled substances
- 4. Compliance with applicable state, federal, or local laws relating to controlled substances
- 5. Such other conduct which may threaten the public health and safety

Practitioner's Use of a Hospital's DEA Registration Number

Practitioners (e.g., intern, resident, staff physician, mid-level practitioner) who are agents or employees of a hospital or other institution may, when acting in the usual course of business or employment, administer, dispense, or prescribe controlled substances under the registration of the hospital or other institution in which they are employed, provided that:

- 1. The dispensing, administering, or prescribing is in the usual course of professional practice
- 2. Practitioners are authorized to do so by the state in which they practice
- 3. The hospital or institution has verified that the practitioner is permitted to dispense, administer or prescribe controlled substances within the state
- 4. The practitioner acts only within the scope of employment in the hospital or institution
- 5. The hospital or institution authorizes the practitioner to dispense or prescribe under its registration and assigns a specific internal code number for each practitioner so authorized (See example of a specific internal code number below):



A current list of internal codes and the corresponding individual practitioners is to be maintained by the hospital or other institution. This list is to be made available at all times to other registrants and law enforcement agencies upon request for the purpose of verifying the authority of the prescribing individual practitioner.

Inappropriate Use of the DEA Registration Number

DEA strongly opposes the use of a DEA registration number for any purpose other than the one for which it was intended, to provide certification of DEA registration in transactions involving controlled substances. The use of DEA registration numbers as an identification number is not an appropriate use and could lead to a weakening of the registration system.

The Centers for Medicare and Medicaid Services has developed a National Provider Identification (NPI) number unique to each healthcare provider. The Final Rule for establishment of the NPI system was published in the Federal Register (FR 3434, Vol. 69, No. 15) by the Department of Health and Human Services on January 23, 2004. The effective date of this Final Rule was May 23, 2005; all covered entities must begin using the NPI in standard transactions by May 23, 2007.

Exemption of Federal Government Practitioners from Registration

The requirement of registration is waived for any official of the U.S. Army, Navy, Marine Corps, Air Force, Coast Guard, Public Health Service, or Bureau of Prisons who is authorized to prescribe, dispense, or administer, but not to procure or purchase controlled substances in the course of his/her official duties. Such officials shall follow procedures set forth in Title 21, CFR § 1306 regarding prescriptions, but shall state the branch of service or agency (e.g., "U.S. Army" or "Public Health Service") and the service identification number of the issuing official in lieu of the registration number required on prescription forms. The service identification number for a Public Health Service employee is his/her Social Security identification number.

If a Federal Government practitioners wish to maintain a DEA registration for a private practice, which would include prescribing for private patients, they must be fully licensed to handle controlled substances by the state in which they are located. Under these circumstances, the Federal Government practitioner will not be eligible for the fee exemption and must pay a fee for the registration.

SECTION III – SECURITY REQUIREMENTS

Required Controls

Title 21, CFR Section 1301.71(a), requires that all registrants provide effective controls and procedures to guard against theft and diversion of controlled substances. A list of factors is used to determine the adequacy of these security controls. Factors affecting practitioners include:

- 1. The location of the premises and the relationship such location bears on security needs
- 2. The type of building and office construction
- 3. The type and quantity of controlled substances stored on the premises
- 4. The type of storage medium (safe, vault, or steel cabinet)
- 5. The control of public access to the facility
- 6. The adequacy of registrant's monitoring system (alarms and detection systems)
- 7. The availability of local police protection

Practitioners are required to store stocks of Schedule II through V controlled substances in a securely locked, substantially constructed cabinet. Practitioners authorized to possess carfentanil, etorphine hydrochloride and/or diprenorphine, must store these controlled substances in a safe or steel cabinet equivalent to a U.S. Government Class V security container.

Registrants should not employ as an agent or employee who has access to controlled substances:

- 1. Any person who has been convicted of a felony offense related to controlled substances
- 2. Any person who has been denied a DEA registration
- 3. Any person who has had a DEA registration revoked
- 4. Any person who has surrendered a DEA registration for cause

Lastly, practitioners should notify the DEA, upon discovery, of any thefts or significant losses of controlled substances and complete a DEA Form 106 regarding such theft or loss.

Safeguards for Prescribers

In addition to the required security controls, practitioners can utilize additional measures to ensure security. These include:

- 1. Keep all prescription blanks in a safe place where they cannot be stolen; minimize the number of prescription pads in use.
- 2. Write out the actual amount prescribed in addition to giving a number to discourage alterations of the prescription order.
- 3. Use prescription blanks only for writing a prescription order and not for notes.
- 4. Never sign prescription blanks in advance.
- 5. Assist the pharmacist when they telephone to verify information about a prescription order; a corresponding responsibility rests with the pharmacist who dispenses the prescription order to ensure the accuracy of the prescription.
- 6. Contact the nearest DEA field office (see Appendix E) to obtain or to furnish information regarding suspicious prescription activities.
- 7. Use tamper-resistant prescription pads.

SECTION IV – RECORDKEEPING REQUIREMENTS

Recordkeeping Requirements

Each practitioner must maintain inventories and records of controlled substances listed in Schedules I and II separately from all other records maintained by the registrant. Likewise, inventories and records of controlled substances in Schedules III, IV, and V must be maintained separately or in such a form that they are readily retrievable from the ordinary business records of the practitioner. All records related to controlled substances must be maintained and be available for inspection for a minimum of two years.

A registered practitioner is required to keep records of controlled substances that are dispensed to the patient, other than by prescribing or administering, in the lawful course of professional practice. A registered practitioner is not required to keep records of controlled substances that are prescribed in the lawful course of professional practice, unless such substances are prescribed in the course of maintenance or detoxification treatment. A registered practitioner is not required to keep records of controlled substances that are administered in the lawful course of professional practice unless the practitioner regularly engages in the dispensing or administering of controlled substances and charges patients, either separately or together with charges for other professional services, for substances so dispensed or administered. A registered practitioner is also required to keep records of controlled substances administered in the course of maintenance or detoxification treatment of an individual.

Inventory

Each registrant who maintains an inventory of controlled substances must maintain a complete and accurate record of the controlled substances on hand and the date that the inventory was conducted. This record must be in written, typewritten, or printed form and be maintained at the registered location for at least two years from the date that the inventory was conducted. After an initial inventory is taken, the registrant shall take a new inventory of all controlled substances on hand at least every two years.

Each inventory must contain the following information:

- 1. Whether the inventory was taken at the beginning or close of business
- 2. Names of controlled substances
- 3. Each finished form of the substances (e.g., 100 milligram tablet)
- 4. The number of dosage units of each finished form in the commercial container (e.g., 100 tablet bottle)
- 5. The number of commercial containers of each finished form (e.g., four 100 tablet bottles)

6. Disposition of the controlled substances

It is important to note that inventory requirements extend to controlled substance samples provided to practitioners by pharmaceutical companies.

Disposal of Controlled Substances

A practitioner may dispose of out-of-date, damaged, or otherwise unusable or unwanted controlled substances, including samples, by transferring them to a registrant who is authorized to receive such materials. These registrants are referred to as "Reverse Distributors." The practitioner should contact the local DEA field office (See Appendix E) for a list of authorized Reverse Distributors. Schedule I and II controlled substances should be transferred via the DEA Form 222, while Schedule III–V compounds may be transferred via invoice. The practitioner should maintain copies of the records documenting the transfer and disposal of controlled substances for a period of two years.

SECTION V – VALID PRESCRIPTION REQUIREMENTS

Prescription Requirements

A prescription is an order for medication which is dispensed to or for an ultimate user. A prescription is not an order for medication which is dispensed for immediate administration to the ultimate user (for example, an order to dispense a drug to an inpatient for immediate administration in a hospital is not a prescription).

A prescription for a controlled substance must be dated and signed on the date when issued. The prescription must include the patient's full name and address, and the practitioner's full name, address, and DEA registration number. The prescription must also include:

- 1. drug name
- 2. strength
- 3. dosage form
- 4. quantity prescribed
- 5. directions for use
- 6. number of refills (if any) authorized

A prescription for a controlled substance must be written in ink or indelible pencil or typewritten and must be manually signed by the practitioner on the date when issued. An individual (secretary or nurse) may be designated by the practitioner to prepare prescriptions for the practitioner's signature.

The practitioner is responsible for ensuring that the prescription conforms to all requirements of the law and regulations, both federal and state.

Who May Issue

A prescription for a controlled substance may only be issued by a physician, dentist, podiatrist, veterinarian, mid-level practitioner, or other registered practitioner who is:

- 1. Authorized to prescribe controlled substances by the jurisdiction in which the practitioner is licensed to practice
- 2. Registered with DEA or exempted from registration (that is, Public Health Service, Federal Bureau of Prisons, or military practitioners)
- 3. An agent or employee of a hospital or other institution acting in the normal course of business or employment under the registration of the hospital or

¹ On September 6, 2006, the DEA published in the Federal Register a Notice of Proposed Rulemaking, which proposes to permit an individual practitioner to issue multiple prescriptions authorizing the patient to receive a total of up to a 90-day supply of a Schedule II controlled substance. If and when this proposed rule becomes final, DEA will update this manual as appropriate.

other institution which is registered in lieu of the individual practitioner being

other institution which is registered in lieu of the individual practitioner being registered provided that additional requirements as set forth in the CFR are met.

Purpose of Issue

To be valid, a prescription for a controlled substance must be issued for a legitimate medical purpose by a practitioner acting in the usual course of professional practice. The practitioner is responsible for the proper prescribing and dispensing of controlled substances. In addition, a corresponding responsibility rests with the pharmacist who fills the prescription. An order purporting to be a prescription issued not in the usual course of professional treatment or in legitimate and authorized research is not a valid prescription within the meaning and intent of the Controlled Substances Act and the person knowingly filling such a purported prescription, as well as the person issuing it, shall be subject to the penalties provided for violations of the provisions of law relating to controlled substances.

A prescription may not be issued in order for an individual practitioner to obtain controlled substances for supplying the individual practitioner for the purpose of general dispensing to patients.

Schedule II Substances

Schedule II controlled substances require a written prescription which must be signed by the practitioner. There is no federal time limit within which a Schedule II prescription must be filled after being signed by the practitioner.

While some states and many insurance carriers limit the quantity of controlled substance dispensed to a 30-day supply, there are no specific federal limits to quantities of drugs dispensed via a prescription. For Schedule II controlled substances, an oral order is only permitted in an emergency situation.

Refills

The refilling of a prescription for a controlled substance listed in Schedule II is prohibited (Title 21 U.S. Code § 829(a)).

Issuance of Multiple Prescriptions for Schedule II Substances

On September 6, 2006, the DEA published in the *Federal Register* a Notice of Proposed Rulemaking, which proposes to permit an individual practitioner to issue multiple prescriptions authorizing the patient to receive a total of up to a 90-day supply of a Schedule II controlled substance, provided that certain conditions are met. If and when this proposed rule becomes final, DEA will update this manual accordingly.

Facsimile Prescriptions for Schedule II Controlled Substances

In order to expedite the filling of a prescription, a prescriber may transmit a Schedule II prescription to the pharmacy by facsimile. The original Schedule II prescription must be presented to the pharmacist for review prior to the actual dispensing of the controlled substance.

In an emergency, a practitioner may call-in a prescription for a Schedule II controlled substance by telephone to the pharmacy, and the pharmacist may dispense the prescription provided that the quantity prescribed and dispensed is limited to the amount adequate to treat the patient during the emergency period. The prescribing practitioner must provide a written and signed prescription to the pharmacist within seven days. Further, the pharmacist must notify DEA if the prescription is not received.

Exceptions for Schedule II Facsimile Prescriptions

DEA has granted three exceptions to the facsimile prescription requirements for Schedule II controlled substances. The facsimile of a Schedule II prescription may serve as the original prescription as follows:

- 1. A practitioner prescribing Schedule II narcotic controlled substances to be compounded for the direct administration to a patient by parenteral, intravenous, intramuscular, subcutaneous or intraspinal infusion may transmit the prescription by facsimile. The pharmacy will consider the facsimile prescription a "written prescription" and no further prescription verification is required. All normal requirements of a legal prescription must be followed.
- 2. Practitioners prescribing Schedule II controlled substances for residents of Long Term Care Facilities (LTCF) may transmit a prescription by facsimile to the dispensing pharmacy. The practitioner's agent may also transmit the prescription to the pharmacy. The facsimile prescription serves as the original written prescription for the pharmacy.
- 3. A practitioner prescribing a Schedule II narcotic controlled substance for a patient enrolled in a hospice care program certified and/or paid for by Medicare under Title XVIII or a hospice program which is licensed by the state may transmit a prescription to the dispensing pharmacy by facsimile. The practitioner or the practitioner's agent may transmit the prescription to the pharmacy. The practitioner or agent will note on the prescription that it is for a hospice patient. The facsimile serves as the original written prescription.

Schedule III-V Substances

A prescription for controlled substances in Schedules III, IV, and V issued by a practitioner, may be communicated either orally, in writing, or by facsimile to the pharmacist, and may be refilled if so authorized on the prescription or by call-in.

Refills

Schedule III and IV controlled substances may be refilled if authorized on the prescription. However, the prescription may only be refilled up to five times within six months after the date on which the prescription was issued. After five refills or after six months, whichever occurs first, a new prescription is required.

Facsimile Prescriptions for Schedule III-V Substances

Prescriptions for Schedules III-V controlled substances may be transmitted by facsimile from the practitioner or an employee or agent of the individual practitioner to the dispensing pharmacy. The facsimile is considered to be equivalent to an original prescription.

Telephone Authorization for Schedule III-V Prescriptions

A pharmacist may dispense a controlled substance listed in Schedule III, IV, or V pursuant to an oral prescription made by an individual practitioner and promptly reduced to writing by the pharmacist containing all information required for a valid prescription, except for the signature of the practitioner.

Delivery of a Controlled Substance to Persons Outside the U.S.

Controlled substances that are dispensed pursuant to a legitimate prescription may not be delivered or shipped to individuals in another country. Any such delivery or shipment is a prohibited export under the CSA.

SECTION VI – OPIOID (NARCOTIC) ADDICTION TREATMENT PROGRAMS

The Narcotic Addiction Treatment Act of 1974 and the Drug Addiction Treatment Act of 2000 amended the CSA with respect to the use of controlled substances in the medical treatment of addiction. These laws established the procedures for approval and licensing of practitioners involved in the treatment of opioid addiction as well as improving the quality and delivery of that treatment to the segment of society in need.

Practitioners wishing to administer and dispense approved Schedule II controlled substances (that is, methadone) for maintenance and detoxification treatment must obtain a separate DEA registration as a Narcotic Treatment Program. Application for registration as a Narcotic Treatment Program is made using DEA Form 363. In addition to obtaining this separate DEA registration, this type of activity also requires the approval and registration of the Center for Substance Abuse Treatment (CSAT) within the Substance Abuse and Mental Health Services Administration (SAMHSA) of the Department of Health and Human Services (HHS), as well as the applicable state methadone authority.

If a practitioner wishes to prescribe, administer, or dispense Schedule III, IV, or V controlled substances approved for addiction treatment (i.e., buprenorphine drug products), the practitioner must request a waiver (Form SMA-167) and fulfill the requirements of CSAT. CSAT will then notify DEA of all waiver requests. DEA will review each request. If DEA approves this waiver, the practitioner will receive a Unique Identification Number. If a practitioner chooses to dispense controlled substances, the practitioner must maintain, separate from all other records, for a period of at least two years, all required records of receipt, storage, and distribution. If a practitioner chooses to prescribe these controlled substances, the practitioner must utilize their Unique Identification Number on the prescription in additon to his/her regular DEA registration number. The practitioner must also maintain a record of each such prescription for a period of at least two years. Practitioners should be aware that there may be limits on how many patients they may treat for opioid addiction at any given time and should check with SAMHSA to determine these limits.

Note that not all treatment programs utilize controlled substances, that is, some are drug free. Accordingly, these activities do not require DEA registration or approval.

Practitioners can find additional information regarding addiction treatment by visiting DEA's Office of Diversion Control website at www.DEAdiversion.usdoj.gov. Click on "Publications," then "Narcotic Treatment Programs: Best Practices Guidelines." The DEA application Form 363 may be completed on-line.

To learn more about CSAT's requirements, practitioners may visit one or more of the following websites: www.samhsa.gov/centers/csat2002/csat_frame.html, www.buprenorphine.samhsa.gov.

If the practitioner has a patient who is in need of addiction treatment, but does not wish to treat the individual, the practitioner can refer the patient to an existing facility through the following website: www.findtreatment.samhsa.gov.

APPENDICES

APPENDIX A

CSA & CFR Definitions

Administer

The direct application of a controlled substance to the body of a patient or research subject by 1) a practitioner or (in his presence) by his authorized agent, or 2) the patient or research subject at the direction and in the presence of the practitioner, whether such application is by injection, inhalation, ingestion, or any other means.

Dispense

To deliver a controlled substance to an ultimate user or research subject by, or pursuant to the lawful order of, a practitioner, including the prescribing and administering of a controlled substance and the packaging, labeling, or compounding necessary to prepare the substance for such delivery.

Dispenser

An individual practitioner, institutional practitioner, pharmacy or, pharmacist who dispenses a controlled substance.

Individual Practitioner

A physician, dentist, veterinarian, or other individual licensed, registered or otherwise permitted, by the United States or the jurisdiction in which they practice, to dispense a controlled substance in the course of professional practice, but does not include a pharmacist, a pharmacy, or an institutional practitioner.

Institutional Practitioner

A hospital or other person (other than an individual) licensed, registered or otherwise permitted, by the United States or the jurisdiction in which it practices, to dispense a controlled substance in the course of professional practice, but does not include a pharmacy.

Inventory

All factory and branch stocks in finished form of a basic class of controlled substance manufactured or otherwise acquired by a registrant, whether in bulk, commercial containers, or contained in pharmaceutical preparations in the possession of the registrant (including stocks held by the registrant under separate registration as a manufacturer, importer, exporter, or distributor).

Long Term Care Facility

A nursing home, retirement care, mental care, or other facility or institution which provides extended health care to resident patients.

Mid-level Practitioner

An individual practitioner, other than a physician, dentist, veterinarian, or podiatrist, who is licensed, registered or otherwise permitted by the United States or the jurisdiction in which he/she practices, to dispense a controlled substance in the course of professional practice. Examples of mid-level practitioners include, but are not limited to, health care providers such as nurse practitioners, nurse midwives, nurse anesthetists, clinical nurse specialists, and physician assistants who are authorized to dispense controlled substances by the state in which they practice.

Pharmacist

Any pharmacist licensed by a state to dispense controlled substances, and shall include any other person (e.g., pharmacist intern) authorized by a state to dispense controlled substances under the supervision of a pharmacist licensed by such state.

Prescription

An order for medication which is dispensed to or for an ultimate user but does not include an order for medication which is dispensed for immediate administration to the ultimate user (e.g., an order to dispense a drug to a bed patient for immediate administration in a hospital is not a prescription).

Readily Retrievable

Certain records are kept by automatic data processing systems or other electronic or mechanized record keeping systems in such a manner that they can be separated out from all other records in a reasonable time and/or records are kept on which certain items are asterisked, redlined, or in some other manner visually identifiable apart from other items appearing on the records.

APPENDIX B

Questions and Answers

The following questions are those that are frequently encountered by DEA's Office of Diversion Control and its field units. These questions and their accompanying answers are provided in context of the CSA and its federal regulations.

${f Q}$ Are separate registrations required for separate locations?

A A separate registration is required for each principal place of business or professional practice where controlled substances are stored or dispensed by a person.

Q Does a practitioner need a separate registration to treat patients at remote health care facilities?

A Separate registration is not required in an office used by a practitioner (who is registered at another location) where controlled substances are prescribed but neither administered nor otherwise dispensed as a regular part of the professional practice of the practitioner at such office, and where no supplies of controlled substances are maintained.

Q Do all practitioners in a group practice need to be registered?

A An individual practitioner who is an agent or employee of another practitioner (other than a mid-level practitioner) registered to dispense controlled substances may, when acting in the normal course of business or employment, administer or dispense (other than by issuance of prescription) controlled substances if and to the extent that such individual practitioner is authorized or permitted to do so by the jurisdiction in which he or she practices, under the registration of the employer or principal practitioner in lieu of being registered him/herself.

${f Q}$ Do medical residents assigned to hospitals need to register?

A An individual practitioner who is an agent or employee of a hospital or other institution may, when acting in the normal course of business or employment, administer, dispense, or prescribe controlled substances under the registration of the hospital or other institution which is registered in lieu of being registered provided that additional requirements as set forth in the CFR are met.

Q Are military personnel exempted from registration?

A Registration is waived for any official of the U.S. Army, Navy, Marine Corps, Air Force, or Coast Guard who is authorized to prescribe, dispense, or administer, but not procure or purchase, controlled substances in the course of his/her official duties. Such officials must follow procedures set forth in 21 CFR Part 1306 regarding prescriptions. Branch of service or agency and the service identification number of the issuing official is required on the prescription form in lieu of the DEA registration number.

If any exempted official engages as a private individual in any activity or group of activities for which registration is required, that individual must obtain a registration for those private activities.

Further, practitioners serving in the U.S. Military are exempt from registering with DEA, but are not authorized to procure or purchase controlled substances in the course of their official duties.

A number of states also require military practitioners to acquire a separate state license if they issue prescriptions that are filled outside the military facility where they practice.

${f Q}$ Are contract practitioners working at U.S. Military Installations also exempt from registration?

A They are not exempt. A contract practitioner who is not an official of the military on active duty, but is engaged in medical practice at a military installation, must possess a current DEA registration. The individual must also possess a valid state license for the same state in which he/she is registered with DEA.

Q What should a practitioner do if he/she discovers a theft or loss?

A Registrants must notify the DEA field office in their area of the theft or significant loss of any controlled substances upon discovery. The registrant must also complete DEA Form 106 documenting the loss or theft.

Q What is meant by "acceptable medical practice?"

A The legal standard that a controlled substance may only be prescribed, administered, or dispensed for a legitimate medical purpose by a physician acting in the usual course of professional practice has been construed to mean that the prescription must be "in accordance with a standard of medical practice generally recognized and accepted in the United States."

Federal courts have long recognized that it is not possible to expand on the phrase "legitimate medical purpose in the usual course of professional practice" in a way that will provide definitive guidelines to address all the varied situations physicians may encounter.

While there are no criteria to address every conceivable instance of prescribing, there are recurring patterns that may be indicative of inappropriate prescribing:

- An inordinately large quantity of controlled substances prescribed or large numbers of prescriptions issued compared to other physicians in an area;
- No physical examination was given;
- Warnings to the patient to fill prescriptions at different drug stores;
- Issuing prescriptions knowing that the patient was delivering the drugs to others:
- Issuing prescriptions in exchange for sexual favors or for money;
- Prescribing of controlled drugs at intervals inconsistent with legitimate medical treatment;
- The use of street slang rather than medical terminology for the drugs prescribed; or
- No logical relationship between the drugs prescribed and treatment of the condition allegedly existing.

Each case must be evaluated based on its own merits in view of the totality of circumstances particular to the physician and patient.

For example, what constitutes "an inordinately large quantity of controlled substances," can vary greatly from patient to patient. A particular quantity of a powerful Schedule II opioid might be blatantly excessive for the treatment of a particular patient's mild temporary pain, yet insufficient to treat the severe unremitting pain of a cancer patient.

Q What information is required to be provided on a written prescription?

A All written prescriptions for controlled substances must be dated as of, and signed on, the date when issued. Each prescription must indicate the full name and address of the patient, the drug name, strength, dosage form, quantity prescribed,

directions for use and the name, address, and DEA number of the practitioner. Further, prescriptions must be written in ink, indelible pencil, or by typewriter, and must be manually signed by the practitioner.

Q What is meant by "date of issuance?"

A The date a prescription is issued is the same date that the prescribing practitioner actually writes and signs the prescription.²

${f Q}$ Is there a time limit for filling Schedule II prescriptions?

A There is no federal time limit for filling Schedule II prescriptions. However, some state laws do set time limits.

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² On September 6, 2006, the DEA published in the Federal Register a Notice of Proposed Rulemaking, which proposes to permit an individual practitioner to issue multiple prescriptions authorizing the patient to receive a total of up to a 90-day supply of a Schedule II controlled substance. If and when this proposed rule becomes final, DEA will update this manual as appropriate.

APPENDIX C

Summary of Controlled Substances Act Requirements

	Schedule II	Schedule III & IV	Schedule V
Registration	Required	Required	Required
Receiving Records	Order Forms (DEA Form-222)	Invoices, Readily Retrievable	Invoices, Readily Retrievable
Prescriptions	Written Prescription (See exceptions*)	Written, Oral, or Fax	Written, Oral, Fax, or Over The Counter**
Refills	No	No more than 5 within 6 months	As authorized when prescription is issued
Distribution Between Registrants	Order Forms (DEA Form-222)	Invoices	Invoices
Security	Locked Cabinet or Other Secure Storage	Locked Cabinet or Other Secure Storage	Locked Cabinet or Other Secure Storage
Theft or Significant Loss	Report and complete DEA Form 106	Report and complete DEA Form 106	Report and complete DEA Form 106

Note: All records must be maintained for 2 years, unless a state requires a longer period.

^{*} Emergency prescriptions require a signed follow-up prescription.

Exceptions: A facsimile prescription serves as the original prescription when issued to residents of Long Term Care Facilities, Hospice patients, or compounded IV narcotic medications.

^{**} Where authorized by state controlled substances authority.

APPENDIX D

Internet Resources

<u>DEA's Diversion Control Program Website</u> www.DEAdiversion.usdoj.gov

DEA Homepage

www.dea.gov

U.S. Government Printing Office

www.gpoaccess.gov/cfr/index.html

Provides access to the Code of Federal Regulations (21 CFR, Parts 1300 to end), primary source for the Practitioner's Manual, and the Federal Register which contains proposed and finalized amendments to the CFR.

Office of National Drug Control Policy (ONDCP)

www.whitehousedrugpolicy.gov

Food and Drug Administration

www.FDA.gov

HHS & SAMHSA's National Clearinghouse for Alcohol and Drug

Information

www.health.org

SAMHSA/CSAT

www.csat.samhsa.gov

Federation of State Medical Boards

www.FSMB.org

National Association of Boards of Pharmacy

www.nabp.net

National Association of State Controlled Substances Authorities

www.nascsa.org

APPENDIX E

Drug Enforcement Administration Diversion Field Office Locations

For address and telephone number updates, please see the DEA website: www.deadiversion.usdoj.gov

NORTHERN ALABAMA

DEA Birmingham Resident Office

920 Eighteenth Street, North Birmingham, Alabama 35203 (205) 321-1300

SOUTHERN ALABAMA

DEA Mobile Resident Office

900 Western America Circle Suite 501 Mobile, Alabama 36609 (334) 441-5831

ALASKA

DEA Seattle Field Division

400 2nd Avenue West Seattle, Washington 98119 (206) 553-5443

NORTHERN & CENTRAL ARIZONA

DEA Phoenix Field Division

3010 N. 2nd Street, Suite 301 Phoenix, Arizona 85012 (602) 664-5600

SOUTHERN ARIZONA

DEA Tucson District Office

3285 E. Hemisphere Loop Tucson, Arizona 85706 (520) 573-5500

ARKANSAS

DEA Little Rock Resident Office

10825 Financial Center Pkwy, Suite 200 Little Rock, Arkansas 72211 (501) 312-8602

CENTRAL & COASTAL CALIFORNIA

DEA San Francisco Field Division

450 Golden Gate Avenue, 14th Floor San Francisco, California 94102 (415) 436-7900

DEA San Jose Resident Office

One North First Street, Suite 405 San Jose, California 95113 (408) 291-7235

CENTRAL CALIFORNIA

DEA Fresno Resident Office

2444 Main Street, Suite 240 Fresno, California 93721 (559)487-5402

NORTHERN CALIFORNIA

DEA Oakland Resident Office

1301 Clay Street, Suite 460N PO Box 70301 Oakland, California 94612 (510) 637-5600

DEA Sacramento District Office

4328 Watt Avenue Sacramento, California 95821 (916) 566-7401

SOUTH CENTRAL CALIFORNIA

DEA Los Angeles Field Division

255 East Temple Street, 20th Floor Los Angeles, California 90012 (213) 621-6700

DEA Riverside District Office

4470 Olivewood Avenue Riverside, California 92501- 4155 (909) 328-6000

Drug Enforcement Administration

Practitioner's Manual

SOUTHERN CALIFORNIA

DEA San Diego Field Division

4560 Viewridge Avenue San Diego, California 92123 (858) 616-4100

COLORADO

DEA Denver Field Division

115 Inverness Drive, East Englewood, Colorado 80112 (303) 705-7300

SOUTHERN COLORADO

DEA Colorado Springs Resident Office

Plaza of the Rockies 111 S Tejon, Suite 306 Colorado Springs, Colorado 80903 (719) 866-6100

CONNECTICUT

DEA Hartford Resident Office

450 Main Street, Room 628 Hartford, Connecticut 06103 (860) 240-3700

DELAWARE

DEA Philadelphia Field Division

William J. Green Federal Building 600 Arch Street, Room 10224 Philadelphia, Pennsylvania 19106 (215) 597-9540

DISTRICT OF COLUMBIA

DEA Washington Field Division

TechWorld Plaza 801 I Street, NW, Suite 500 Washington, DC 20001 (202) 305-8500

NORTHERN FLORIDA

DEA Tallahassee Resident Office

3384 Capital Circle, NE Tallahassee, Florida 32308 (850) 942-8417

CENTRAL FLORIDA

DEA Orlando Resident Office

Heathrow Business Center 300 International Pkwy, Suite 424 Heathrow, Florida 32746 (407) 333-7046

WEST CENTRAL FLORIDA

DEA Tampa District Office

4950 W. Kennedy Boulevard, Suite 400 Tampa, Florida 33609 (813) 287-5165

SOUTHEASTERN FLORIDA

DEA Miami Field Division

8400 NW 53rd Street Miami, Florida 33166 (305) 994-4870

GEORGIA

DEA Atlanta Field Division

75 Spring Street, SW, Suite 800 Atlanta, Georgia 30303 (404) 893-7000

EASTERN GEORGIA

DEA Savannah Resident Office

56 Park of Commerce Boulevard Savannah, Georgia 31405 (912) 447-1035

HAWAII

DEA Honolulu District Office

300 Ala Moana Boulevard, Room 3-147 Honolulu, Hawaii 96850 (808) 541-1930

NORTHERN IDAHO

DEA Seattle Field Division

400 2nd Avenue West Seattle, Washington 98119 (206) 553-5443

SOUTHERN IDAHO

DEA Boise Resident Office

607 North 8th Street, Suite 400 Boise, Idaho 83702-5518 (208) 334-1620

NORTHERN & CENTRAL ILLINOIS

DEA Chicago Field Division

Klyuczynski Federal Building 230 South Dearborn Street, Suite 1200 Chicago, Illinois 60604 (312) 353-7875

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CENTRAL ILLINOIS

DEA Springfield Resident Office

2875 Via Verde Street Springfield, Illinois 62703 (217) 585-2750

SOUTHERN ILLINOIS

DEA St. Louis Field Division

317 South 16th Street St. Louis, Missouri 63103 (314) 538-4600

INDIANA

DEA Indianapolis District Office

575 N Pennsylvania Street, Room 408 Indianapolis, Indiana 46204 (317) 226-7977

NORTHERN INDIANA

DEA Merrillville Resident Office

1571 East 85th Avenue, Suite 200 Merrillville, Indiana 46410 (219) 681-7000

IOWA

DEA Des Moines Resident Office

210 Walnut Street, Room 937 Des Moines, Iowa 50309 (515) 284-4709

KANSAS

DEA Kansas City Resident Office

8600 Farley, Suite 200 Overland Park, Kansas 66212 (913) 825-4116

KENTUCKY

DEA Louisville Resident Office

600 Dr. Martin Luther King Jr. Place Suite 1006 Louisville, Kentucky 40202 (502) 582-5908

SOUTHEASTERN KENTUCKY

DEA London Resident Office

PO Box 5065 London, Kentucky 40745 (606) 862-4500

LOUISIANA

DEA New Orleans Field Division

3838 N Causeway Boulevard, Suite 1800 Lakeway III Metairie, Louisiana 70002 (504) 840-1100

MAINE

DEA Boston Field Division

JFK Federal Building 15 New Sudbury Street, Room E-400 Boston, Massachusetts 02203-0402 (617) 557-2100

MARYLAND

DEA Baltimore District Office

200 St. Paul Place, Suite 2222 Baltimore, Maryland 21202-2004 (410) 244-3500

MASSACHUSETTS

DEA Boston Field Division

JFK Federal Building 15 New Sudbury Street, Room E-400 Boston, Massachusetts 02203-0131 (617) 557-2100

MICHIGAN

DEA Detroit Field Division

431 Howard Street Detroit, Michigan 48226 (313) 234-4000

MINNESOTA

DEA Minneapolis/St Paul Resident Office

330 Second Avenue S, Suite 450 Minneapolis, Minnesota 55401 (612) 725-3280

MISSISSIPPI

DEA Jackson District Office

100 W. Capitol Street, Suite 1213 Jackson, Mississippi 39269 (601) 965-4400

EASTERN MISSOURI

DEA St Louis Field Division

317 South 16th Street St. Louis, Missouri 63103 (314) 538-4600

WESTERN MISSOURI

DEA Kansas City Resident Office

8600 Farley, Suite 200 Overland Park, Kansas 66212 (913) 825-4118

MONTANA

DEA Denver Field Division

115 Inverness Drive, East Englewood, Colorado 80112 (303) 705-7300

NEBRASKA

DEA Des Moines Resident Office

210 Walnut Street, Room 509 Des Moines, Iowa 50309 (515) 284-4709

NEVADA

DEA Las Vegas District Office

550 South Main, Suite A Las Vegas, Nevada 89101 (702) 759-8016

NEW HAMPSHIRE

DEA Boston Field Division

JFK Federal Building 15 New Sudbury Street, Room E-400 Boston, Massachusetts 02203-0402 (617) 557-2100

NORTHERN & CENTRAL NEW JERSEY

DEA Newark Field Division

80 Mulberry Street, 2nd Floor Newark, New Jersey 07102 (973) 776-1100

SOUTHERN NEW JERSEY

DEA Camden Resident Office

211 Boulevard Avenue Maple Shade, New Jersey 08052 (856) 321-2439

NEW MEXICO

DEA Albuquerque District Office

301 Martin Luther King Ave, NE Albuquerque, New Mexico 87102 (505) 346-7419

NEW YORK

DEA New York Field Division

99 Tenth Avenue New York, New York 10011 (212) 337-3900

CENTRAL & WESTERN NEW YORK

DEA Buffalo Resident Office

28 Church Street, Suite 300 Buffalo, New York 14202 (716) 551-3391

LONG ISLAND NEW YORK

DEA Long Island District Office

175 Pinelawn Road, Suite 205 Melville, New York 11747 (631) 420-4500

NORTH CAROLINA

DEA Greensboro Resident Office

1801 Stanley Road, Suite 201 Greensboro, North Carolina 27407 (336) 547-4219

NORTH DAKOTA

DEA Minneapolis/St Paul Resident Office

330 Second Avenue S, Suite 450 Minneapolis, Minnesota 55401 (612) 725-3280

NORTHERN OHIO

DEA Cleveland Resident Office

Courthouse Square 310 Lakeside Avenue, Suite 395 Cleveland, Ohio 44113 (216) 552-3705

SOUTHERN & CENTRAL OHIO

DEA Columbus Resident Office

500 S Front Street, Suite 612 Columbus, Ohio 43215 (614) 255-4145

SOUTHERN OHIO

DEA Cincinnati Resident Office

36 East 7th Street, Suite 1900 Cincinnati, Ohio 45202 (513) 684-3671

NORTHEASTERN OKLAHOMA

DEA Tulsa Resident Office

Three Memorial Place 7615 E 63rd Place, Suite 250 Tulsa, Oklahoma 74133 (918) 459-9600

OKLAHOMA

DEA Oklahoma City District Office

9900 Broadway Extension Oklahoma City, Oklahoma 73114 (405) 475-7500

OREGON

DEA Portland District Office

1220 SW 3rd Avenue, Suite 1525 Portland, Oregon 97204 (503) 326-5739

EASTERN PENNSYLVANIA

DEA Philadelphia Field Division

William J. Green Federal Building 600 Arch Street, Room 10224 Philadelphia, Pennsylvania 19106 (215) 861-3474

WESTERN PENNSYLVANIA

DEA Pittsburgh Resident Office

Federal Building 1000 Liberty Avenue, Room 1328 Pittsburg, Pennsylvania 15222 (412) 395-4502

PUERTO RICO

DEA Caribbean Field Division

Metro Office Park, #17, calle 2 San Juan, Puerto Rico 00968-1706 (787) 775-1815

RHODE ISLAND

DEA Boston Field Division

JFK Federal Building 15 New Sudbury Street, Room E-400 Boston, Massachusetts 02203-0402 (617) 557-2100

SOUTH CAROLINA

DEA Columbia District Office

1835 Assembly Street, Suite 1229 Columbia, South Carolina 29201 (803) 253-3441

SOUTH DAKOTA

DEA Des Moines Resident Office

210 Walnut Street, Room 509 Des Moines, Iowa 50309 (515) 284-4793

TENNESSEE

DEA Nashville District Office

801 Broadway, Suite 500 Nashville, Tennessee 37203 (615) 736-2559

NORTHERN TEXAS

DEA Dallas Field Division

10160 Technology Boulevard Dallas, Texas 75220 (214) 366-6900

TEXAS

DEA Fort Worth Resident Office

819 Taylor Street, Room 13A33 Ft Worth, Texas 76102 (817) 978-3455

EASTERN & SOUTHERN TEXAS

DEA Houston Field Division

1433 west Loop S, Suite 600 Houston, Texas 77027-9506 (713) 693-3000

CENTRAL & WESTERN TEXAS

DEA San Antonio District Office

10127 Morocco, Suite 200 San Antonio, Texas 78216 (210) 442-5690

CENTRAL TEXAS

DEA Waco Post of Duty

6801 Sanger Avenue, Suite 2000 Waco, Texas 76710 (254) 741-1920

WESTERN TEXAS

DEA El Paso Field Division

El Paso Federal Justice Center 660 S Mesa Hills Drive, Suite 2000 El Paso, Texas 79912 (915) 832-6000

UTAH

DEA Salt Lake City Resident Office

348 East South Temple Salt Lake City, Utah 84111 (801) 524-4156

VERMONT

DEA Hartford Resident Office

450 Main Street, Room 628 Hartford, Connecticut 06103 (860) 240-3700

VIRGIN ISLANDS

DEA Caribbean Field Division

Metro Office Park, #17, calle 2 San Juan, Puerto Rico 00968-1706 (787) 775-1815

VIRGINIA

DEA Richmond Resident Office

111 Greencourt Road Richmond, Virginia 23228 (804) 627-6307

WASHINGTON STATE

DEA Seattle Field Division

400 2nd Avenue, West Seattle, Washington 98119 (206) 553-1147

WEST VIRGINIA

DEA Charleston Resident Office

2 Monongalia Street, Suite 202 Charleston, West Virginia 25302 (304) 347-5209

WISCONSIN

DEA Milwaukee District Office

1000 N. Water Street, Suite 1010 Milwaukee, Wisconsin 53202 (414) 297-3395

WYOMING

DEA Denver Field Division

115 Inverness Drive, East Englewood, Colorado 80112 (303) 705-7300

HEADQUARTERS

Office of Diversion Control

Registration Unit / ODRR Washington, DC 20537 (202) 307-7250 (800) 882-9539

NOTE:

The address in Atlanta, Georgia is listed on the application and renewal application for mailing applications ONLY. It is a Financial Institution and not the physical address of the DEA. All inquiries relating to DEA registrations must be directed to the following:

Telephone inquiries: 1-800-882-9539 or

Written inquiries: Drug Enforcement Administration

Registration Unit – ODRR Washington, DC 20537

APPENDIX F

Small Business and Agriculture Regulatory Enforcement Ombudsman

The Small Business and Agriculture Regulatory Enforcement Ombudsman and 10 Regional Fairness Boards were established to receive comments from small businesses about federal agency enforcement actions. The Ombudsman will annually evaluate the enforcement activities and rate each agency's responsiveness to small business. If you wish to comment on DEA enforcement actions, you may contact the Ombudsman at 1-888-REG-FAIR (1-888-734-3247).

APPENDIX G

Additional Assistance

This publication is intended to provide guidance and information on the requirements of the Controlled Substances Act and its implementing regulations. If you require additional clarification or assistance, or wish to comment on any matter regarding the DEA's requirements or regulatory activities, please contact your local DEA Diversion field office (see Appendix E). Every effort will be made to respond promptly to your inquiry.

Plain Language

The Drug Enforcement Administration has made every effort to write this manual in clear, plain language. If you have suggestions as to how to improve the clarity of this manual, please contact us at:

Drug Enforcement Administration Office of Diversion Control Liaison and Policy Section Washington, D.C. 20537 Telephone: (202) 307-7297

APPENDIX H – DEA FORMS

The following pages provide samples of several forms frequently encountered by DEA registrants. Included are:

DEA Form 41	Registrants Inventory of Drugs Surrendered
DEA Form 106	Report of Theft or Loss of Controlled Substances
DEA Form 222	U.S. Official Order Form for Controlled Substances
DEA Form 224	Application for Registration
DEA Form 224a	Renewal Application for DEA Registration
DEA Form 363	Application for Registration as a Narcotic Treatment Program
DEA Form 363a	Renewal Application for DEA Registration as a Narcotic Treatment Program

OMB Approval No. 1117 - 0007		ment of Justice / Drug Enforc			NDERE		ACKAGE NO	
The fol for pro	lowing schedule is an inver per disposition.	ntory of controlled su	ıbstance	s which	is hereby	surrendered	d to you	
FROM: (Include N	ame, Street, City, State and ZIP Code	in space provided below.)						
1	_	_	٦	3	Signature o	fapplicant or aut	thorized age	vt.
'			'					
ı			ı			s DEA Number		
	_	_	_	Ľ	Registrant's	Telephone Num	ber	
NOTE: CERTIFIE OF DRUG	D MAIL (Return Receipt Requested) SVIA U.S. POSTAL SERVICE. See	IS REQUIRED FOR SHIPMS instructions on reverse (page	ENTS e 2) of form	n.				
	NAME OF DRUG OR PREPARAT	TION	Number of Con-	(Number of grams, tablets, ounces or	f trolled Sub- stance	FOR DE	DEA USE ONLY	
	egistrants will fill in Columns 1.2.3, a	and a ONLY	tainers	other units per con- tainer)		DISPOSITION	GMS.	MGS.
1	egistrants will fill in Columns 1,2,3, a. 1	nd 4 ONLY.	2	3	4	5	6	7
2								
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14								
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16 FORM DEA-41 (9-01) Pass	ríous edition dated 6-86 is us	ahla		See instru	ctions on reverse	(rene 2) of	form

DEA-41 (6/1986) Pg. 2										
NAME OF DRUG OR PREPARATION	Number of Con-	CONTENTS (Number of grams, tablets,	Con- trolled Sub- stance	FOR DEA USE ONLY						
	tainers	ounces or other units per con-	Con- tent, (Each	DISPOSITION	QUANTITY					
Registrants will fill in Columns 1,2,3, and 4 ONLY.		tainer)	Unit)		GMS.	MGS.				
17	2	3	4	5	6	7				
18										
19										
20										
21										
22										
23										
24										
The controlled substances surrendered in accordance with Title 21 of the Code of Federal Regulations, Section 1307.21, have been received inpackages purporting to contain the drugs listed on this inventory and have been: ** (1) Forwarded tape-sealed without opening; (2) Destroyed as indicated and the remainder forwarded tape-sealed after verifying contents; (3) Forwarded tape-sealed after verifying contents.										
DATE DESTR	OYED BY:					_				
" Stilke out lines not applicable. WITNE	SSED BY:									

INSTRUCTIONS

- List the name of the drug in column 1, the number of containers in column 2, the size of each container in column 3, and in column 4 the
 controlled substance content of each unit described in column 3; e.g., morphine sulfate tabs., 3 pkgs., 100 tabs., 1/4 gr. (16 mg.) or morphine
 sulfate tabs., 1 pkg., 83 tabs., 1/2 gr. (32mg.), etc.
- 2. All packages included on a single line should be identical in name, content and controlled substance strength.
- 3. Prepare this form in quadruplicate. Mail two (2) copies of this form to the Special Agent in Charge, under separate cover. Enclose one additional copy in the shipment with the drugs. Retain one copy for your records. One copy will be returned to you as a receipt. No further receipt will be furnished to you unless specifically requested. Any further inquiries concerning these drugs should be addressed to the DEA District Office which serves your area.
- 4. There is no provision for payment for drugs surrendered. This is merely a service rendered to registrants enabling them to clear their stocks and records of unwanted item
- Drugs should be shipped tape-sealed via prepaid express or certified mail (return receipt requested) to Special Agent in Charge, Drug Enforcement Administration, of the DEA District Office which serves your area.

PRIVACY ACT INFORMATION

AUTHORITY: Section 307 of the Controlled Substances Act of 1970 (PL 91-513).

PURPOSE: To document the surrender of controlled substances which have been forwarded by registrants to DEA for disposal.

ROUTINE USES: This form is required by Federal Regulations for the surrender of unwarded Controlled Substances. Disclosures of information from this system are made to the following categories of uses for the purposes stated.

A. Other Federal law enforcement and regulatory agencies for law enforcement and regulatory purposes.

B. State and local law enforcement and regulatory agencies for law enforcement and regulatory purposes.

EFFECT: Failure to document the surrender of unwanted Controlled Substances may result in prosecution for violation of the Controlled Substances Act.

Under the Paperwork Reduction Act, a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. Public reporting burden for this collection of information is estimated to average 30 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Drug Enforcement Administration, FOI and Records Management Section, Washington, D.C. 20537; and to the Office of Management and Budget, Paperwork Reduction Project no. 1117-0007, Washington, D.C. 20503.



REPORT C	OF THEFT OR LOSS	<u>OF CONTROLLE</u>	<u>D SUBSTAN</u>	ICES
Federal Regulations require registrants to submi	t a detailed report of any theft or	loss of Controlled Substar	ices to the Drug	
Enforcement Administration.			-	OMB APPROVAL
Complete the front and back of this form in tripl Retain the triplicate copy for your records. Some	icate. Forward the original and o e states may also require a cop	duplicate copies to the nea y of this report.	arest DEA Office.	No. 1117-0001
1. Name and Address of Registrant (include ZIP Co		,	2. Phone N	o. (Include Area Code)
		ZIP CODE		,
			\neg \vdash	
3. DEA Registration Number	4. Date of Theft or Loss	5. Principal Business o		
2 ltr. prefix 7 digit suffix	ı	1 Pharmacy 2 Practitions	=	Distributor Methadone Program
		3 Manufactu		Other (Specify)
	-	4 Hospital/C	linis	
6. County in which Registrant is 7. Was Theft to Police?	reported 8. Name and Tel	ephone Number of Police De	epartment (Include	Area Code)
to Police?				
□Yes	□No			
	_			
Number of Thefts or Losses Registrant 10. Tyles has experienced in the past 24 months	pe of Theft or Loss (Check one	and complete items below	v as appropriate)	
1 5		Employee pilferage	5 Other (I	Explain)
2 [Armed robbery 4 🔲 0	Customer theft	6 Lost in t	ransit (Complete Item 14)
11. If Armed Robbery, was anyone:	12. Purchase value	e to registrant of stances taken?		armaceuticals or
Killed? No Yes (How many)	Controlled Sub	stances taken?	merchandise	Yes (Est. Value)
Injured? No Yes (How many)	s		\$,,
14. IF LOST IN TRANSIT, COMPLETE THE FOLICE			, ·	
A Name of Common Carrier	B. Name of Consignee		C. Consignee's D	EA Registration Number
				•
D. Was the carton received by the customer?	E. If received, did it appear to	o be tampered with?	 F. Have you experiment from this same 	rienced losses in transit carrier in the past?
П v П м-				·
∐ Yes ∐ No	Yes	No	∐ No ∐	Yes (How Many)
15. What identifying marks, symbols, or price code	s were on the labels of these co	entainers that would assist	t in identifying the	products?
16. If Official Controlled Substance Order Forms (DEA-222\			
16. If Official Controlled Substance Order Forms (DEA-222) were stolen, give nun	nbers.		
17. What security measures have been taken to p	revent future thefts or losses?			
	TIAL!			
PRIVACY ACT INFORMA	TION	In accordance with the required to respond to a	Paperwork Reduc a collection of info	ction Act of 1995, no person is rmation unless it displays a ly
AUTHORITY: Section 301 of the Controlled Substance PURPOSE: Report theft or loss of Controlled Substance	es Act of 1970 (PL 91-513).	valid OMB control numb	er. The valid OM	B control number for this
ROUTINE USES: The Controlled Substances Act au	collection of information	is estimated to a		
special reports required for statistical and analytic- information from this system are made to the follow				ng instructions, searching ntaining the data needed, and
purposes stated:	-	completing and reviewing	ng the collection o	f information.
 Other Federal law enforcement and regulatory a and regulatory purposes. 	gencies for law enforcement			
State and local law enforcement and regulatory and regulatory purposes.	agencies for law enforcement			
and regulatory purposes. EFFECT: Failure to report theft or loss of controlled s	substances may result in			
penalties under Section 402 and 403 of the Co				

FORM DEA - 106 (11-00) Previous editions obsolete

CONTINUE ON REVERSE

xamples:	of Substance or Preparation Desoxyn Demerol Robitussin A-C	Name of Controlled Substance in Preparation Methamphetamine Hydrochloride Meperidine Hydrochloride Codeine Phosphate	Dosage Strength and Form 5 mg Tablets 50 mg/ml Vial 2 mg/cc Liquid	3 x 100 5 x 30 ml 12 Pints
	Demerol	Meperidine Hydrochloride		5 x 30 ml
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	Learning that the	foregoing information is correct to the best of	ny knowledge and balisf	
	r cerury mat the	roregoing information is correct to the best of	ny katowieuge and benen.	
ignature		Title	Date	

DEPICTION of PAGE 1 of DEA FORM-222 U.S. OFFICIAL ORDER FORM - SCHEDULES I & II

Se		of PURCHAS		No order form may be issued for Schedule I and II substances unless a completed application form has been received, (21 CFR 1305.04). OMB APPI No. 1117-0											
TO:	(Name of Su	pplier)	•	STREET ADDRESS											
CIT	Y and STAT	E	DATE	E	ļ.			1	ГОВ	E FI	LLE	DIN	BY S	SUPPLIER	
						SUF	PPLI	ERS	DEA	A RE	GIS	TRA	ATION	l No.	
L		TO BE FIL	LED IN BY PURC	CHASER											
I N E No.	No. of Packages	Size of Package	Naı	me of Item			٨	latio	nal C	rug	Cod	е		Packages Shipped	Date Shipped
1															
2															
3															
4															
5															
6															
7															
8															
9															
10															
		LAST LINE COMPLETED) (MUST BE 10		SIGNATURE OR ATTORI					R			·		
Dat	e Issued		DEA Registration	No. Nam	e and Addre	ess of	f Re	gistra	ant						
Sch	edules														
Reg	jistered as a		No. of this Order	Form											

DEA Form-222 (Oct. 1992) U.S. OFFICIAL ORDER FORMS - SCHEDULES I & II

DRUG ENFORCEMENT ADMINISTRATION

SUPPLIER'S Copy 1

Note: The graphic illustrated above is not intended to be used as an actual order form.

Form-224	APPLICATION FOR REGISTRATION Under the Controlled Substances Act	APPROVED OMB NO 1117-001 FORM DEA-224 (9-0) Previous editions are obsolei
INSTRUCTIONS	1. To apply by mail complete this application. Keep a copy for your records. 2. Print clearly, using black or blue ink, or use a typewriter. 3. Mail this form to the address provided in Section 7 or use enclosed envelope. 4. Include the correct payment amount. FEE IS NON-REFUNDABLE. 5. If you have any questions call 600-652-9539 prior to submitting your application. 6. Save time - apply online at www.deadiversion.usdoj.gov.	REGISTRATION INFORMATION:
	IMPORTANT: DO NOT SEND THIS APPLICATION AND APPLY ONLINE.	
		\$390.00 fee is non-refundable
	ICANT TIFICATION	
Last Name (If regist	ration is for individual) -OR- Business or Facility Name (if registration is for busi	ness entity)
First Name (if regist	ration is for individual)	Middle Pritial
Business or Facility	Name 2 ("doing business as", continuation of business name, or name of fee exempt inst	tution)
Address Line 1 (stre	et address)	
Address Line 2		
City		State Zip Code
Business Phone Nu	mber Business Fax Number	
DEBT COLLECTION	Tax Identification Number (Fregistration is for business) Social Sec	urity Number (if registration is for individual)
Mandatory pursuant to Debt Collection Improvements Act		Provide SSN or TIN See note #3 on bottom of page 2
SECTION 2	☐ Hospital/Clinic ☐ Ambulance Service ☐ Practition (DDS, Dk	D, DO, DPM, DVM, MD or PHD) PROFESSIONAL DEGREE
Check one box only	Nursing Home Animal Shelter Practition (DDs, Dw.	ner Military ID, DO, DPM, DVM,MD or PHD) Practitioners and MLPs Enter your professions degree from list
See page 3 for additional instructions	Central Pili Praintacy Teaching Institution Com, Hi	I Practitioner (MLP) MD, MP, ND, NP, OD, PA, or RPH)
	Retail Pharmacy Automated Dispensing System Euthana	sia Technician
FOR Automated Dispensing (ADS) ONLY:	System DEA Registration # of Retail Pharmacy for this ADS	An ADS is automatically lea-exempt. Skip Section 6 and Section 7 on page 2. You must attach a notorized affidavil.
SECTION 3	Schedule II Narcotic Schedule III Narcotic	Schedule IV
DRUG SCHEDULES	Schedule II Non-Narcotic Schedule III Non-Narcotic	Schedule V
Check all that apply	Check this box if you require official order forms for purchase of	= STRANCT
	schedule II narcotic/schedule II non-narcotic controlled substances	

SECTION 4	Are you currently authorized to prescribe, distribute, dispense, conduct research, or otherwise the schedules for which you are applying under the laws of the state or jurisdiction in which you	e handle the controlled substances in
STATE LICENSE(S)	YES PENDING NO	State
Be sure to include both state license numbers		License Number
l'applicable		State Controlled Substance License Number (If required)
SECTION 5	Has the applicant ever been convicted of a crime in connection with controlled substance(s)) under state or federal law?
IMPORTANT	2. Has the applicant ever surrendered (for cause) or had a federal controlled substance registra restricted, or denied?	ation revoked, suspended,
All questions in this section must	Has the applicant ever surrendered (for cause) or had a state professional license or controll revoked, suspended, denied, restricted, or placed on probation? Is any such action pendin	led substance registration 🔲 🔲
be answered.	4. If the applicant is a corporation (other than a corporation whose stock is owned and traded to partnership, or pharmacy, has any officer, partner, stockholder, or proprietor been convicted controlled substance(s) under state or federal law, or ever surrendered, for cause, or had a fit registration revoked, suspended, restricted, denied, or ever had a state professional idense registration revoked, suspended, denied, restricted or placed on probation?	by the public), association, of a offine in connection with Dederal controlled substance or controlled substance
EXPLANATION OF "YES" ANSWERS	Date(s) of incident: Location(s) of incident:	
Applicants who have answered "YES" to any of the four question above must provide a statement to explain such answers	Nature of incident:	
Use this space or attach a separate sheet and return with application	Result of incident:	
SECTION 6	Check this box if the applicant is a federal, state, or local government operated hospital, in Be sure to enter the name and address of the exempt institution in Section 1.	nstitution or official.
CERTIFICATION OF EXEMPTION from application fee	The undersigned hereby certifies that the applicant named hereon is a federal, state or local shalltulion or official, and is exempt from payment of the application fee.	government-operated hospital,
Provide the name and phone number of the certifying official	Signature of certifying official (other than applicant)	ate
	Print or type name and title of certifying official Te	lephone No. (required for verification)
SECTION 7 METHOD OF PAYMENT	Make check payable to: Drug Enforcement Administration See page 4 of instructions for important information.	Mall this form with payment to:
Check one form of payment only	American Express Discover Master Card Visa	
paymentary	Credit Card Number Expiration Date	U.S. Department of Justice Drug Enforcement Administration P.O. Box 28063 Washington, DC 20038-8083
Sign if paying by credit card	Signature of Card Holder	FEE IS NON-REFUNDABLE
	Printed Name of Card Holder	
SECTION 8	I certify that the foregoing information furnished on this application is true and correct.	
APPLICANT'S SIGNATURE Sign in ink	Signature of applicant	Date
	Print or type name and title of applicant WARNING: Section 643(a)(4)(A) of Title 21, United States Code states that any person who knowingly or I traudulent information in the application is subject to imprisonment for not more than four years, a time of n	intentionally furnishes false or of more than \$30,000, or both.
In accordance with the valid OMB control nur the time for reviewing 3. The Debt Collection II This number is required. PRIVACY ACT INFOR	issued unless a completed application form has been received (21 CFR 1301.13). a Paperwork Reduction Act of 1995, no person is required to respend to a collection of information unless it of his repeated to the collection of information is estimated to instructions, searching existing data sources, gathering and maintaining the data needed, and completing an provements Act of 1996 (PL 104-134) requires that you furnish your Taxpayer identifying Number and/or So ad for debt collection procedures should your fee become uncollectable. EMATION	average 12 minutes per response, including nd reviewing the collection of information, iclal Security Number on this application.
AUTHORITY PURPOSE: ROUTINE U EFFECT:	texpayer identifying number and/or social security number). To obtain information required to register applicants pursuant to the Controlled Substances Act of SES: The Controlled Substances Act Registration Records produces special reports as required for statinformation from this system are made to the following categories of users for the purposes stated A. Other federal two enforcement and regulatory agencies for two enforcement and regulatory purpose. State and local law enforcement and regulatory agencies for two enforcement and regulatory purpose of verifying the purpose of verifyi	1070. Istical analytical purposes. Disclosures of ::
EPPECI:	Failure to complete form will preclude processing of the application. NEW - Page 2	

Form-224		N FOR REGIS								
	Supplementary	Instructions and In	formation							
ADDITIONAL INSTRUCTIONS	SECTION 1. APPLICANT IDENTIFICATION - Information must be typed or printed in the blocks provided to help reduce data entry errors. Fee exampt applications must list the name and address of the fee exampt institution. A physical address is required, after the street address a post office box may be included. Applicant must enter a valid social security number (SSN), or a tax identification number (TIN) if applying as a business entity. Debt collection information is mandatory pursuant to the Debt Collection improvement Act of 1996.									
	SECTION 2. BUSINE Mid-leve	SS ACTIVITY - Indicate on I practitioners also enter or	ly one. Practitioners als ne degree from these ch	so enter one degree from t loices: DOM, HMD, MP, N	Ns list: DDS, DMD, DO D, NP, OD, PA, or RPH.	, DPM, DVM, MD or PHD				
	Affidavit must include 3) Permit or license no 4) Required Statemen	ADS must provide current DEA registration number of parent retail pharmacy and datisch a notorized affidavit (21 CFR Part 1301.17). Affidavit must include 1) Name of parent retail pharmacy and complete address 2) Name of Long-tarm Care (LTC) facility and complete address 3) Permit or license number(s) and date issued of State certification to operate ADS at named LTC facility 4) Required Statement: This affidavit is submitted to obtain a DEA registration number. If any material information is false, the Administrator ms commence proceedings to deny the application under section 304 of the Act (21 U.S.C. 6224(s)). Any table or fraudule material information contained in this affidavit may subject the person signing this affidavit, and the named corporation partnership/business to prosecution under section 403 of the Act (21 U.S.C. 623). 5) Name of corporation operating the retail pharmacy 6) Name and title of corporate officer signing affidavit 7) Signature of authorized officer								
	SECTION 3. DRUG SCHEDULES - Applicants should check all drug schedules to be handled. However, applicants must still comply with strequirements; federal registration does not overrule state restrictions. Check the order form box only if you inland to purchase to transfer schedule il controlled substances. Order forms will be mailed to the registered address following issuance of a Certificate of Registration.									
	SECTION 4. STATE I Applicar controls "Pending	CENSE(S) - Federal regis its should contact the local of substance number, provid if. If state licensing author	stration by DEA is based state licensing authority ide that number on this ity is not required, indica	upon the applicant's com prior to completing this ap application. If a state licen ste "No".	pliance with applicable oplication. If your state is se has not yet been issu	state and local laws. requires a separate ued, indicate				
	SECTION 5. LIABILIT any que	TY - Applicants must answe stion, provide an explanation	or all four questions for to on in the space provided	he application to be accept i. If additional space is req	ed for processing. If yo ulred, you may attach a	u answered "Yes" to separate sheet of paper.				
	operate	ICATE OF EXEMPTION - I d hospitals, institutions and ditile, and telephone numb	officials. The applicant	's superior or agency office	or must certify exempt st	al government latus. The signature,				
	SECTION 7. METHO	D OF PAYMENT - Indicate arty checks or checks draw	the desired method of p	sayment. Make checks par	vable to "Drug Enforcem	nent Administration".				
	SECTION 6. APPLIC	ANT'S SIGNATURE - Must	be the original signatur	e (in ink) of the applicant.						
CONTACT INFORMATION	ATLANTA DIVISION (ATTN: Registration 75 Spring Street, SW, Atlanta, GA 30303		DETROIT DIVISION 0 431 Howard Street Detroit, MI 45226		PHILADELPHIA DIVI: William J. Green Fede 900 Arch Street, Roon Philadelphia, PA 1910	ral Building n 10224				
1. INTERNET	Georgia North Carolina	(888) 889-9935 (888) 219-8689	Kentucky Michigan Ohio	(500) 230-6544 (500) 230-6544 (500) 230-6544	Delaware Pennsylvania	(688) 393-8231 (688) 393-8231				
www.deadlversion.usdoj.gov 2. TELEPHONE Headquarters Call Center	South Carolina Tennessee BOSTON DIVISION O JFK Federal Building			PHOENIX DIVISION OFFICE 3010 N. 2nd Street, Suite 301 Phoenix, AZ 65012						
(800) 882-9539	15 New Sudbury Street Boston, MA 02203-01	at, Room E400 31	New Mexico	(915) 532-6014	Arizona	(600) 741-0902				
5. WRITTEN INQUIRIES DEA P.O. Box 25055	Connecticut Maine	(617) 557-2200 (666) 272-5174	HOUSTON DIVISION 1433 West Loop South Houston, TX 77027-95	OFFICE	SAN DIEGO DIVISION 4580 Viewridge Avenu San Diego, CA 92123	10				
Washington DC 20038-6083	Massachusetts New Hampshire Rhode Island	(617) 557-2485 (666) 272-5174 (617) 557-2200	Texas (S. & Central)		California (Southern)	(600) 284-1152				
4. DEA OFFICES DEA Offices are listed (800, 877, and 888	CARIBBEAN DIVISIO P.O. Box 2167	(000) 272-5174	LOS ANGELES DIVIS 255 East Temple Street Los Angeles, CA 9001	SION OFFICE at, 20th Floor	SAN FRANCISCO DR 450 Golden Gate Aver P.O. Box 36035 San Francisco, CA 94	nue, 14th Floor				
are toll-free numbers)	San Juan, PR 00922-		California (S. Central)	(213) 621-6960	California (Northern)					
	Puerto Rico U.S. Virgin Islands CHICAGO DIVISION	(767) 775-1766 (767) 775-1766 OFFICE	Hawali Nevada Trust Territory	(655) 415-9522 (655) 415-9522 (213) 594-2216	SEATTLE DIVISION (400 Second Avenue, \ Seattle, WA 98119					
	Kluczynski Federal Bu 230 S. Dearborn Stree Chicago, IL 60604	iliding	MIAMI DIVISION OFF 6400 N.W. 53rd Street Miami, FL 33166		Alaska Idaho Oregon	(000) 219-4261 (000) 219-4261 (000) 219-4261				
	Illinois Indiana Minnesota North Dakota Wisconsin	(312) 353-1234 (312) 353-1236 (312) 353-9166 (312) 353-9166 (312) 353-1236	Florida NEWARK DIVISION 0 60 Mulberry Street, 2n Newark, NJ 07102		Washington ST. LOUIS DIVISION 317 South 16th Street St. Louis, MO 63103	(688) 219-1416 OFFICE				
	DALLAS DIVISION O 10160 Technology Blv Dallas, TX 75220	FFICE d., East	New Jersey NEW ORLEANS DIVIS 3636 N. Causeway Bh	vd	lowa Kansas Missouri Nebraska	(600) 503-1179 (600) 503-1179 (600) 503-1179 (600) 503-1179				
	Oklahoma Texas (Northern) DENVER DIVISION O	(888) 338-4704 (888) 338-4704 FFICE	Lakeway III, Sulle 180 Metairle, LA 70002 Alabama	(888) 514-8051	South Dakota WASHINGTON, D.C. Techworld Plaza	(688) 803-1179 DIVISION OFFICE				
	115 Inverness Drive, E Englewood, CO 50112	ast	Arkansas Louisiana Mississippi	(655) 514-7302 (655) 514-7302 (655) 514-7302	800 K Street, N.W., St. Washington, D.C. 200	ulia 500 01				
	Colorado Montana Utah Wyoming	(800) 326-6900 (800) 326-6900 (800) 326-6900 (800) 326-6900	NEW YORK DIVISION 99 Tenth Avenue New York, NY 10011		District of Columbia Maryland Virginia West Virginia	(677) 801-7974 (677) 330-8670 (677) 801-7974 (677) 330-8670				
NEW INST - Page 3			New York	(677) 553-5769 (212) 337-1593 (212) 337-1594						

DRUG SCHEDULES	Listed below are examples of the schedules with assig or contact the DEA office serving your area.	jned drug code r	numbers. If you are in need of additional information, see 21 C	FR 1306
0011220220	SCHEDULE I		SCHEDULE III	
	NARCOTIC & NON-NARCOTIC		NARCOTIC BASIC CLASSES	CODE
	BASIC CLASSES	CODE	Buprenorphine	9064
	Acelorphine	9319	Codeline up to 90 mg/du plus other ingredients	9319
	Acetylmethadol	9801	Dihydrocodeineup to 90 ma/du plus other ingredients	9807
	Allytérodine Alphacetytmethadol (except LAAM)	9802 9803	Ethylmorphine up to 15 mg/du plus other ingredients Hydrocodone up to 15 mg/du plus other ingredients	9006 9006
	Bufotenine	7433	Morphine up to 50 mg/100ml or gm plus other ingred.	9010
	Dextromoramide	9813	Oplum up to 500 mg/100m, plus other active ingred.	9809
	Diethyttryptamine (DET)	7434	NOW WARROOMS BASIS OF ASSESS	CODE
	2,5 - Dimethoxyamphetamine (DMA) Dimethyttryptamine (DMT)	7396 7435	NON-NARCOTIC BASIC CLASSES	CODE
	Etorphine (except hydrochloride salt)	9056	Anabolic Steroids	4000
	gamma-Hydroxybutyric acid (except drug product)	2010	Berzphelamine	1220
	Heroin	9200	Butalbital	2100
	Ibogaine Katabanidasa	7260 9625	Oronabinol Pharmaceutical Product	7369
	Kelőbemidone Lysergic acid diethylamide (LSD)	9620 7315	GHB Drug Product (gamma-Hydroxybutyric acid) Ketamine	2010 7265
	Marinuana	7360	Methyprylon	2575
	Mescaline	7351	Pentobarbital plus noncontrolled active ingredients	2271
	Methaqualone	2565	Periobarbital suppository	2271
	3,4 - Methylenedioxyamphetamine (MDA)	7400	Phendimetrazine	1615
	3,4 - Methýlenedloxýmeľhamphetamine (MDMA)	7405 7455	Secobarbital plus noncontrolled active ingredients	2316 2316
	n- Ethyl - 1 - Phenylcyclohexylamine (PCE) Peyote	7400 7415	Secobarbital suppository Thiopental	2316
	1 - (1-Phenylcyclohexyl)pyrrolidine (PCP)	7455	Vinbarbital	2335
	Psilocybin	7437	*	
	Psilocýn	7438		
	Tetrahydrocannabinois (THC) 1-[1-(2-Thienylj-cyclohexylj-piperidine	7370 7470	SCHEDULE IV	
	1.6		NARCOTIC BASIC CLASSES	CODE
	SCHEDULE II		Dextropropoxyphene du Difenoxin 1mg/25ug atropine SO4/du	9278 9167
	NARCOTIC BASIC CLASSES	CODE	NON-NARCOTIC BASIC CLASSES	CODE
	Alphaprodine	9010	PONTANCO NO EMONO GENEGOLO	6552
	Antieridine	9020	Alprzolam	2002
	Cocaine	9041	Barbital	2145
	Codeine	9050	Chioral Hydrate Chiordiazepoxide	2465 2744
	Dextropropoxyphene (bulk)	9273 9170	Chorazepoxide	2744
	Dipherioxytate Diprenorphine (M50-50)	9170 9055	Diazepam	2765
	Ethylmorphine	9190	Diethylpropion	1610
	Etorphinė Hydrochloride (M-99)	9059	Fenfluramine	1670
	Gluiethimide	2550	Flurazopam	2767 2762
	Hydrocodone	9193	Halazejam Lorazejam	2005
	Hýdromorphone Levo-alphacetylmethadol (LAAM)	9150 9845	Mazindol	1605
	Leverphanol	9220	Mebutamate	2800
	Meperidine	9230	Mephobarbital (Methylphenobarbital)	2250
	Methadone	9250	Meprobamate Methohexital	2820 2264
	Morphine	9300	Midazolam	2004
	Oplum, powdered	9639 9600	Oxazepam	2035
	Oplum, raw Oxycodone	9143	Paraidehyde	2585
	Oxymorphone	9852	Pemoliné	1530
	Poppy Straw	9671	Pentazodne Phenohartital	9709
	Poppy Straw Concentrate Thebalne	9670	Phenobarbital Pheniarmine	2285 1640
	Thebaine	9333	Prazepam	2764
	NON-NARCOTIC BASIC CLASSES	CODE	Quazépam	2001
	The state of the s		Temazepam	2925
	Amobarbital	2125	Triazolam	2887
	Amphetamine	1100	Zolpidem	2763
		1105		
	Methamphetamine			
	Methamphotamine Methylphenidate	1724		
	Methamphetamine Methylphenidate Pentobarbital	1724 2270	SCHEDULE V	
	Methamphotamine Methylphenidate	1724	SCHEDULE V	CODE
	Methamphetamine Methylphenidate Pentibarbital Phencyclidine (PCP)	1724 2270 7471	SCHEDULE V	CODE 9100

Notice to Registrants Making Payment by Check

Authorization to Convert Your Check: If you send us a check to make your payment, your check will be converted into an electronic fund transfer. "Electronic fund transfer" is
the term used to refer to the process in which we electronically instruct your financial fundation to transfer funds from your account; not account, rether than processing your
check. By sending your completed, signed check to us, you authorize us to copy your check and to use the account information from your check make an electronic fund
transfer from your account for the same amount as the check. If the electronic fund transfer cannot be processed for lectnical reasons, you authorize us to process the copy of your check.
Insufficient Funds: The electronic funds transfer from your account will usually occur with 24 hours, which is faster than a check is normally processed. Therefore, make sure

there are sufficient funds available in your checking account when you send us your check. If the electronic funds transfer cannot be completed because of insufficient funds, we may try to make the transfer up to two times.

Transaction information: The electronic fund transfer from your account will be on the account statement you receive from your financial institution. However, the transfer may be in a different place on your statement than the place where your checks normally appear. For example, it may appear under "other withdrawals" or "other transactions." You will not neceive your original check back from your financial institution. For security reasons, we will destroy your original check, but we will keep a copy of the check for recond-

keeping purposes.

Your Rights: You should contact your financial institution immediately if you believe that the electronic fund transfer reported on your account statement was not properly authorized or is otherwise incorrect. Consumers have protections under Federal law called the Electronic Fund Transfer Act for an unauthorized or incorrect electronic fund

NEW INST - Page 4

RENEWAL APPLICATION FOR REGISTRATION Form-224a APPROVED OMB NO 1117-0014 FORM DEA-224a (1-05) Under the Controlled Substances Act To renew by mail complete this application. Keep a copy for your records.
 Print clearly, using black or blue ink, or use a typewriter.
 Section 5 should be completed only if your information has changed.
 Mail this form to the address provided in Section 6 or use enclosed envelope.
 Include the correct payment amount. FEE IS NON-REFUNDABLE.
 If you have any questions call 800-882-9539 prior to submitting your application.
 Save time - renew online at www.deadiversion.usdoj.gov. INSTRUCTIONS REGISTRATION INFORMATION: DFA# REGISTRATION EXPIRES IMPORTANT: DO NOT SEND THIS APPLICATION AND RENEW ONLINE FEE IS NON-REFUNDABLE SECTION 1 Schedule II Narcotic Schedule III Narcotic Schedule IV DRUG SCHEDULES Schedule II Non-Narcotic Schedule III Non-Narcotic Schedule V Check all that apply SECTION 2 Check this box if you need official order forms - for the purchase of schedule II narcotic/schedule II non-narcotic controlled substances SECTION 3 A. Are you currently authorized to prescribe, distribute, dispense, conduct research, or otherwise handle the controlled substances in the schedules for which you are applying under the laws of the state or jurisdiction in which you are operating or propose to operate? STATE LICENSE(S) YES NO Be sure to include both state license numbers if applicable State License Number State Controlled Substance License Number (if required) If you answered yes to these question(s) on previous application, you must continue to answer yes and provide a statement of explanation.

The recertal law?

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The recertain law?

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The recertain law?

Th YES NO D. Has the applicant ever surrendered (for cause) or had a state professional license or controlled substance registration revoked, suspended, denied, restricted, or placed on probation? Is any such action pending? E. If the applicant is a corporation (other than a corporation whose stock is owned and traded by the public), association, partnership, or pharmacy, has any officer, partner, stockholder, or proprietor been convicted of a crime in connection with controlled substances under state or federal law, or ever surrendered, for cause, or had a federal controlled substance registration revoked, suspended, restricted, denied, or ever had a state professional license or controlled substance registration revoked, suspended, denied, restricted or placed on probation? All questions in this section must be answered. SECTION 4 EXPLANATION OF "YES" ANSWERS Date(s) of incident: ____ Location(s) of incident:. Nature of incident Applicants who have answered "YES" to questions B, C, D, or E above must provide a statement to explain such answers Use this space or attach a separate sheet and return with application Result of incident:

RENEWAL - Page 1

SECTION 5	Last Name (if registration is for individual) -OR- Business Name (if registration is for business)	
CHANGES TO APPLICANT IDENTIFICATION		
DENTIFICATION	First Name and Middle Initial	KILLAN
DEBT COLLECTION		
INFORMATION	Tax Identification Number (if registration is for business) Social Security Number (if registration is for	individual)
Mandatory pursuant to Debt Collection Improvements Act	THE THE THE THE THE TANK THE T	Provide SSN or TIN. See note #3 on bottom of page 2
	Address Line 1 (street address)	
IMPORTANT	Address Line 2	
Leave this section		
blank unless the registration information on	City	e Zip Code
front page is incorrect.	TRANSPORTER OF THE PROPERTY OF	
	E isiness Phone Number Business Fax Number	
SECTION 6	Make check payable to: Drug Enforcement Administration Check See page 4 of instructions for important information.	
METHOD OF PAYMENT	3.33.	Mail this form with payment to:
Check one form of payment only	☐ American Express ☐ Discover ☐ Master Card ☐ Visa	LLS Donartment of Justice
,,,	Credit Card Number Expiration Date	U.S. Department of Justice Drug Enforcement Administration
		P.O. Box 105616 Atlanta, GA 30348-5616
Sign if paying by		
credit card	Signature of Card Holder	FEE IS NON-REFUNDABLE
	Printed Name of Card Holder	
SECTION 7	Check this box if the applicant is a federal, state, or local government operated hospital, in	
CERTIFICATION OF EXEMPTION	Be sure to enter the name and address of the exempt institution on address lines 1 and 2 in Sec current registration certificate.	
from application fee	The undersigned hereby certifies that the applicant named hereon is a federal, state or local government op and is exempt from payment of the application fee.	erated hospital, institution or official,
Provide the name and		
phone number of the certifying official	Signature of certifying official (other than applicant) Date of the certifying official (other than applicant)	ie
	Print or type name and title of certifying official Tele	ephone No. (required for verification)
SECTION 8	I certify that the foregoing information furnished on this application is true and correct.	
APPLICANT'S SIGNATURE	Signature of applicant	Date
Sign in ink		
	Print or type name and title of applicant	
	WARNING: Section 843(a)(4)(A) of Title 21, United States Code states that any person who knowingly or in fraudulent information in the application is subject to imprisonment for not more than four years, a fine of no	
In accordance with the valid OMB control nun the time for reviewing The Debt Collection in	issued unless a completed application form has been received (21 CFR 1301.13). Paperwork Reduction Act of 1995, no person is required to respond to a collection of information unless it displiner for this collection is 1117-0014. Public reporting burden for this collection of information is estimated to aver instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reprovements Act of 1996 (Pt. 104-134) requires that you furnish your Taxpayer Identifying Number and/or Social did for debt collection procedures should your fee become uncollectable.	rage 12 minutes per response, including eviewing the collection of information.
AUTHORITY	Section 302 and 303 of the Controlled Substances Act of 1970 (PL 91-513) and Debt Collection Impro taxpayer identifying number and/or social security number).	
PURPOSE: ROUTINE U	To obtain information required to register applicants pursuant to the Controlled Substances Act of 197 The Controlled Substances Act Registration Records produces special reports as required for statistic information from this system are made to the following categories of users for the purposes stated: A. Other federal law enforcement and regulatory agencies for law enforcement and regulatory purpose.	al analytical purposes. Disclosures of
	B. State and local law enforcement and regulatory agencies for law enforcement and regulatory purpor C. Persons registered under the Controlled Substances Act (PL 91-513) for the purpose of verifying the	oses.
EFFECT:	Failure to complete form will preclude processing of the application.	

Form-224a	APPLICATION	ON FOR RENE	WΔI								
. Jiii-224a		Instructions and I									
ADDITIONAL INSTRUCTIONS	SECTION 1. DRUG SCHEDULES - Applicants should check all drug schedules to be handled. However, applicants must still comply with state requirements; federal registration does not overrule state restrictions. Check the order form box only if you intend to purchase or to transfer schedule II controlled substances.										
l .	SECTION 2. ORDER FORMS - Order forms will be mailed to the registered address following issuance of a Certificate of Registration.										
	SECTION 3. STATE LICENSE(S) - Federal registration by DEA is based upon the applicant 's compliance with applicable state and local laws. Applicants should contact the local state licensing authority prior to completing this application. If your state requires a separate controlled substance number, provide that number on this application. If a state license has not yet been issued, indicate "Pending". If state licensing authority is not required, indicate "No".										
		SECTION 4. LIABILITY - Applicants must answer all four questions for the application to be accepted for processing. If you answered "Yes" to any question, provide an explanation in the space provided. If additional space is required, you may attach a separate sheet of paper.									
	reduce or new is requi numbe	SECTION 5. APPLICANT IDENTIFICATION - Entry of missing data or corrections ONLY must be typed or printed in the blocks provided to help reduce data entry errors. Enter changes in previously provided registration information, such as name change, address correction, or new phone numbers. Fee exempt individuals should list the name and address of the fee exempt institution. A physical address is required, after the street address a post office box may be included. Individuals renewing should ensure that the social security number (SSN) on record is correct. If renewing a business entity, a valid tax identification number (TIN) must be supplied. Debt collection information is mandatory pursuant to the Debt Collection Improvement Act of 1998.									
	SECTION 6. METHO Third-p	DD OF PAYMENT - Indicate arty checks or checks draw	e the desired method of wn on foreign banks will :	payment. Make checks p not be accepted. FEES A	payable to "Drug Enforce ARE NON-REFUNDABLE	ment Administration". E.					
	operate	FICATE OF EXEMPTION - ed hospitals, institutions an ty title, and telephone numl	d officials. The applican	t's superior or agency off	cer must certify exempt:	ocal government status. The signature,					
	SECTION 8. APPLIC	CANT'S SIGNATURE - Mus	st be the original signatu	re (in ink) of the applicant							
CONTACT INFORMATION	1. INTERNET: 2. TELEPHONE: 3. WRITTEN INQUIR 4. DEA OFFICES: DE	Headquarters Ca	all Center: (800) 882-953 nt Administration c. 20038-8083		loj.gov						
	ATLANTA DIVISION ATTN: Registration 75 Spring Street, SW Atlanta, GA 30303		DETROIT DIVISION (431 Howard Street Detroit, MI 48226	OFFICE	PHILADELPHIA DIV William J. Green Fed 600 Arch Street, Roo Philadelphia, PA 191	leral Building m 10224					
	Georgia North Carolina South Carolina	(888) 869-9935 (888) 219-8689 (866) 533-6983	Kentucky Michigan Ohio	(800) 230-6844 (800) 230-6844 (800) 230-6844	Delaware Pennsylvania	(888) 393-8231 (888) 393-8231					
	Tennessee BOSTON DIVISION JFK Federal Building		EL PASO DIVISION OFFICE El Paso Federal Justice Center 600 South Mesa Hills Drive, Suite 2000 El Paso, TX 79912		PHOENIX DIVISION 3010 N. 2nd Street, 9 Phoenix, AZ 85012	Suite 301					
l .	15 New Sudbury Stre Boston, MA 02203-0		New Mexico	(915) 832-6014	Arizona	(800) 741-0902					
	Connecticut Maine Massachusetts New Hampshire	(617) 557-2200 (888) 272-5174 (617) 557-2468 (888) 272-5174	HOUSTON DIVISION 1433 West Loop Sout Houston, TX 77027-9	h, Suite 600	SAN DIEGO DIVISIO 4580 Viewridge Aver San Diego, CA 9212 California (Southern)	ue 3-1637					
l .	Rhode Island Vermont	(817) 557-2200 (888) 272-5174	Texas (S. & Central)	(800) 743-0595	SAN FRANCISCO D						
	CARIBBEAN DIVISI P.O. Box 2167 San Juan, PR 00922	ON OFFICE	LOS ANGELES DIVIS 255 East Temple Stre Los Angeles, CA 9001	et, 20th Floor	450 Golden Gate Ave P.O. Box 38035 San Francisco, CA 9	enue, 14th Floor					
l	Puerto Rico	(787) 775-1766	California (S. Central) Hawaii	(213) 621-6960 (888) 415-9822	California (Northern)	(888) 304-3251					
	U.S. Virgin Islands CHICAGO DIVISION	(787) 775-1766 OFFICE	Nevada Trust Territory	(888) 415-9822 (213) 894-2216	SEATTLE DIVISION 400 Second Avenue, Seattle, WA 98119						
	Kluczynski Federal B 230 S. Dearborn Stre Chicago, IL 60604	et, Suite 1200	MIAMI DIVISION OFF 8400 N.W. 53rd Stree Miami, FL 33166	t	Alaska Idaho Oregon	(888) 219-4261 (888) 219-4261 (888) 219-4261					
	Illinois Indiana Minnesota North Dakota Wisconsin	(312) 353-1234 (312) 353-1236 (312) 353-9186 (312) 353-9186 (312) 353-1236	Florida NEWARK DIVISION (80 Mulberry Street, 2r Newark, NJ 07102		Washington ST. LOUIS DIVISION 317 South 16th Stree St. Louis. MO 63103	et					
	DALLAS DIVISION (10160 Technology Bi Dallas, TX 75220	OFFICE	New Jersey NEW ORLEANS DIV	(888) 356-1071	Iowa Kansas Missouri	(888) 803-1179 (888) 803-1179 (888) 803-1179					
	Oklahoma Texas (Northern)	(888) 336-4704 (888) 336-4704	3838 N. Causeway Bi Lakeway III, Suite 180 Metairie, LA 70002	vd	Nebraska South Dakota	(888) 803-1179 (888) 803-1179					
	DENVER DIVISION 115 Inverness Drive, Englewood, CO 8011	DFFICE East	Alabama Arkansas Louisiana Mississippi	(888) 514-8051 (888) 514-7302 (888) 514-7302 (888) 514-7302	WASHINGTON, D.C Techworld Plaza 800 K Street, N.W., S Washington, D.C. 20	Suite 500					
	Colorado Montana Utah Wyoming	(800) 326-6900 (800) 326-6900 (800) 326-6900 (800) 326-6900	NEW YORK DIVISION 99 Tenth Avenue New York, NY 10011		District of Columbia Maryland Virginia West Virginia	(877) 801-7974 (877) 330-6670 (877) 801-7974 (877) 330-6670					
			New York	(877) 883-5789 (212) 337-1593 (212) 337-1594							
RENEWAL INST - Page 3				/							

DRUG SCHEDULES	Listed below are examples of the schedules with assig or contact the DEA office serving your area.	Listed below are examples of the schedules with assigned drug code numbers. If you are in need of additional information, see 21 CFR 1308 or contact the DEA office serving your area.					
	SCHEDULE I		SCHEDULE III				
	NARCOTIC & NON-NARCOTIC BASIC CLASSES	CODE	NARCOTIC BASIC CLASSES	CODE			
	Acetorphine	9319	Buprenorphine Codeine up to 90 mg/du plus other ingredients	9064 9319			
	Acetylmethadol	9601	Dihydrocodeineup to 90 mg/du plus other ingredients	9807			
	Allylprodine	9602	Ethylmorphine up to 15 mg/du plus other ingredients	9808			
	Alphacetylmethadol (except LAAM)	9603 7433	Hydrocodone up to 15 mg/du plus other ingredients	9806 9810			
	Bufotenine Dextromoramide	7433 9813	Morphine up to 50 mg/100ml or gm plus other ingred. Opium up to 500 mg/100m. plus other active ingred.	9810 9809			
	Diethyltryptamine (DET)	9013 7434	Oplum up to our mgr room, plus other active ingres.	Aone			
	2,5 - Dimethoxyamphetamine (DMA)	7396	NON-NARCOTIC BASIC CLASSES	CODE			
	Dimethyltryptamine (DMT)	7435					
	Etorphine (except hydrochloride salt)	9056	Anabolic Steroids	4000			
	gamma-Hydroxybutyric acid (except drug product)	2010	Benzphetamine	1228			
	Heroin	9200 7260	Butalbital Dronabinol Pharmaceutical Product	2100 7369			
	Ibogaine Ketobemidone	7280 9628	Dronabinol Pharmaceutical Product GHB Drug Product (gamma-Hydroxybutyric acid)	7369 2010			
	Ketobemidone Lysergic acid diethylamide (LSD)	9628 7315	GHB Drug Product (gamma-Hydroxybutyric acid) Ketamine	2010 7285			
	Marihuana	7360	Methyprylon	2575			
	Mescaline	7381	Pentobarbital plus noncontrolled active ingredients	2271			
	Methaqualone	2565	Pentobarbital suppository	2271			
	3,4 - Methylenedioxyamphetamine (MDA)	7400	Phendimetrazine	1615			
	3,4 - Methylenedioxymethamphetamine (MDMA)	7405	Secobarbital plus noncontrolled active ingredients	2316			
	n- Ethyl - 1 - Phenylcyclohexylamine (PCE)	7455	Secobarbital suppository	2316			
	Peyote 1 - (1-Phenylcyclohexyl)pyrrolidine (PCP)	7415 7458	Thiopental Vinbarbital	2329 2335			
	1 - (1-Phenylcyclonexyl)pyrrolidine (PCP) Psilocybin	7458 7437	vindarditai	2300			
	Psilocyn	7438					
	Tetrahydrocannabinols (THC)	7370	SCHEDULE IV				
	1-[1-(2-Thienyl)-cyclohexyl]-piperidine	7470	NARCOTIC BASIC CLASSES	CODE			
	SCHEDULE II		Dextropropoxyphene du	9278			
	NARCOTIC BASIC CLASSES	CODE	Difenoxin 1mg/25ug atropine SO4/du	9167			
	Alphaprodine	9010	NON-NARCOTIC BASIC CLASSES	CODE			
	Alphaprodine Anileridine	9010 9020	Alprzolam	2882			
	Cocaine	9041	Barbital	2145			
	Codeine	9050	Chloral Hydrate	2465			
	Dextropropoxyphene (bulk)	9273	Chlordiazepoxide	2744			
	Diphenoxylate	9170	Clorazepate	2768 2765			
	Diprenorphine (M50-50)	9058	Diazepam Diethylpropion	2765 1610			
	Ethylmorphine	9190 9059	Fenfluramine	1670			
	Etorphine Hydrochloride (M-99) Glutethimide	9059 2550	Flurazepam	2767			
	Hydrocodone	9193	Halazepam	2762			
	Hydromorphone	9150	Lorazepam	2885			
	Levo-alphacetylmethadol (LAAM)	9648	Mazindol	1605			
	Levorphanol	9220	Mebutamate Menhahanital (Methydahanahanital)	2800			
	Meperidine	9230	Mephobarbital (Methylphenobarbital) Meprobamate	2250 2820			
	Methadone	9250	Methohexital	2820			
	Morphine	9300	Midazolam	2884			
	Opium, powdered	9639 9600	Oxazepam	2835			
	Opium, raw Oxycodone	9600 9143	Paraldehyde	2585			
	Oxymorphone	9652	Pemoline	1530			
	Poppy Straw	9871	Pentazocine	9709			
	Poppy Straw Concentrate	9670	Phenobarbital	2285			
	Thebaine	9333	Phentermine Prazepam	1640 2764			
		CODE	Prazepam Quazepam	2764 2881			
	NON-NARCOTIC BASIC CLASSES	CODE	Temazepam	2925			
	Amobarbital	2125	Triazolam	2887			
	Amobarbitai Amphetamine	1100	Zolpidem	2783			
	Methamphetamine	1105	·				
	Methylphenidate	1724					
	Pentobarbital	2270	SCHEDULE V				
	Phencyclidine (PCP)	7471	OUNEDUEE .				
	Phenmetrazine	1631		CODE			
	Phenylacetone Secobarbital	8501 2315					
		2315	Codeine Cough Preparation (200mg/100ml or 100g)	9100			

Notice to Registrants Making Payment by Check

Authorization to Convert Your Check: If you send us a check to make your payment, your check will be converted into an electronic fund transfer. "Electronic fund transfer" is the term used to refer to the process in which we electronically instruct your financial institution to transfer funds from your account to our account, rather than processing your check. By sending your completed, signed check to us, you authorize us to copy your check and to use the account information from your check to make an electronic fund transfer from your account for the same amount as the check. If the electronic fund transfer cannot be processed for technical reasons, you authorize us to process the copy of your check.

Insufficient Funds: The electronic funds transfer from your account will usually occur with 24 hours, which is faster than a check is normally processed. Therefore, make sure there are sufficient funds available in your checking account when you send us your check. If the electronic funds transfer cannot be completed because of insufficient funds, we may try to make the transfer up to two times.

Transaction Information: The electronic fund transfer from your account will be on the account statement you receive from your financial institution. However, the transfer may

be in a different place on your statement than the place where your checks normally appear. For example, it may appear under "other withdrawals" or "other transactions." You will not receive your original check back from your financial institution. For security reasons, we will destroy your original check, but we will keep a copy of the check for record-keeping purposes.

Your Rights: You should contact your financial institution immediately if you believe that the electronic fund transfer reported on your account statement was not properly authorized or is otherwise incorrect. Consumers have protections under Federal law called the Electronic Fund Transfer Act for an unauthorized or incorrect electronic fund transfer.

RENEW AL INST - Page 4

Form-363	APPLICATION FOR REGISTRATION	APPROVED OMB NO 1117-0015 FORM DEA-363 (11-05)	
l	Under the Narcotic Addict Treatment Act of 1974	Previous editions are obsoleté	
INSTRUCTIONS	To apply by mail complete this application. Keep a copy for your records. Print clearly, using black or blue ink, or use a typewriter.	REGISTRATION INFORMATION:	
l .	 Section 1 should be completed only if your information has changed. Mail this form to the address provided in Section 8 or use enclosed envelope. 		
l	 Include the correct payment amount. FEE IS NON-REFUNDABLE. If you have any questions contact 800-882-9939 prior to submitting your application. Save time - apply online at www.deadliversion.ucdoj.gov. 		
	IMPORTANT: DO NOT SEND THIS APPLICATION AND APPLY ONLINE.		
l			
l			
l			
l		5 6 4 : +420	
l		Fee for 1 year is \$130 FEE IS NON-REFUNDABLE	
SECTION 1 APPL			
	ICANT TIFICATION		
Business or Facility	Name (if registration is for business entity or is fee exempt)		
Pusiness or Facility	Name 2 ("doing business as", continuation of business name, or name of fee e	vemot institution)	
Dashess di Padiny	Traine 2 (doing teamess do , contribution of business raine, or raine of rec		
Address Line 1 (stre	eet address)		
Address Line 2			
City		State Zip Code	
Business Phone Nu	mber Business Fax Number		
DEBT COLLECTION			
INFORMATION	Tax Identification Number		
Mandatory pursuant to Debt Collection Improvements Act		See note #3 on bottom of page 2.	
SECTION 2	□ NTP - Maintenance □ NTP - Co	mpounder / Maintenance	
BUSINESS ACTIVITY	□ NTP - Detoxification □ NTP - Co	mpounder / Detoxification	
Check one box only	■ NTP - Maintenance and Detoxification	mpounder / Maintenance and Detoxification	
SECTION 3	Schedule II Schedul	e III	
DRUG SCHEDULES	Charle this have there are sent on efficial period forms.		
Check all that apply	Check this box if you require official order forms - for purchase or transfer of	schedule II controlled substances.	
SECTION 4 A	re you currently authorized by the Food and Drug Administration for the busines	ss activity described in this application?	
	YES PENDING NO	TTT	
Mandatory for approval		FDA Number	
SECTION 5 Are the s	you currently authorized to prescribe, distribute, dispense, conduct research, or chedules for which you are applying under the laws of the state or jurisdiction i	otherwise handle the controlled substances in n which you are operating or propose to operate?	
STATE LICENSE(S)	YES, I have a license	State License Number	
l	NOT REQUIRED by this state		
	NEW - Page 1		

SECTION 6	Has the applicant ever been convicted of a crime in connection with controlled substance	s under state or federal law?	YES	NO		
LIABILITY	Has the applicant ever surrendered (for cause) or had a federal controlled substance regis restricted, or denied?	tration revoked, suspended,				
IMPORTANT: All questions in this section must	Has the applicant ever surrendered (for cause) or had a state professional license or contra revoked, suspended, denied, restricted, or placed on probation? Is any such action pene					
be answered.	If the applicant is a corporation (other than a corporation whose stock is owned and traded by the public), association, partnership, or pharmacy, has any officer, partner, stockholder, or proprietor been convicted of a crime in connection with controlled substances under state or federal law, or ever surrendered, for cause, or had a federal controlled substance registration revoked, suspended, restricted, denied, or ever had a state professional license or controlled substance registration revoked, suspended, denied, restricted or placed on probation?					
EXPLANATION OF "YES" ANSWERS	Date(s) of incident: Location(s) of incident:	Date(s) of incident: Location(s) of incident:				
Applicants who have answered "YES" to any of the four question above must provide a statement to explain such answers	"YES" to Nature of Incident: four questions st provide nt to explain					
Use this space or altac a separate sheet and return with application	h Result of incident:					
SECTION 7 CERTIFICATION OF EXEMPTION from application fee	Check this box if the applicant is a federal, state, or local government-operated narcotic Be sure to enter name and address of the exempt institution in Section 1. The undersigned hereby certifies that the applicant named hereon is a federal, state or local treatment program, and is exempt from payment of the application fee.		0			
Provide the name and phone number of the certifying official	Signature of certifying official (other than applicant)	Date				
carrying circuit	Print or type name and title of certifying official	Telephone No. (required for verific	ation)			
SECTION 8 METHOD OF PAYMENT	Check Make check payable to: Drug Enforcement Administration See page 3 of instructions for important information.	Mall this form with p	avmer	nt to:		
Check one form of payment only	American Express Discover Master Card Visa Credit Card Number Expiration Date	U.S. Department	of Justi	ce		
	P.O. Box 28083 Washington DC 20038-80					
Sign If paying by credit card	Signature of Card Holder FEE IS NON-REFUN		INDAE	LE		
	Printed Name of Card Holder					
SECTION 9	I certify that the foregoing information furnished on this application is true and correct.					
APPLICANT'S SIGNATURE Sign in ink	Signature of applicant Date					
	Print or type name and title of applicant					
	WARNING: Section 643(a)(4)(A) of Title 21, United States Code states that any person who knowingly of fraudulent information in the application is subject to imprisonment for not more than four years, a fine of	r interiorially furnishes raise or I not more than \$30,000, or both.				
In accordance with the valid OMB control in the time for reviewing 3. The Debt Collection This number is required. PRIVACY ACT INFO	e issued unless a completed application form has been received (21 CFR 1301.13). he Paperwork Reduction Act of 1995, no person is required to respend to a collection of information unless unber for this collection is 1117.0015. Public reporting burden for this collection of information is estimated proprietations, searching existing data sources, gathering and maintaining the data needed, and completing improvements Act of 1966 (PL 104-134) requires that you furnish your Taxpayer Identifying Number and/or red for debt collection procedures should your fee become uncollectable.	to average 30 minutes per response and reviewing the collection of infor Social Security Number on this appl	, includ mailon. lication.	ing		
AUTHORIT PURPOSE: ROUTINE (taxpayer identifying number and/or social security number). To obtain information required to register applicants pursuant to the Controlled Substances Act. USES: The Controlled Substances Act Registration Records produces special reports as required for s information from this system are made to the following categories of users for the purposes stat. A. Other federal law enforcement and regulatory agencies for law enforcement and regulatory agencies for law enforcement and regulatory agencies for law enforcement and regulatory.	of 1970. Islatistical analytical purposes. Disclosed: ed: urposes.				
EFFECT:	B. State and local law enforcement and regulatory agendee for law enforcement and regulatory C. Persons registered under the Controlled Substances Act (PL 91-513) for the purpose of verifi- Failure to complete form will preclude processing of the application. NEW - Page 2	ing the registration of customers.				

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	DDI IOATION COD DEGICT	SATION			
Form-363	APPLICATION FOR REGISTRATION				
	Supplementary Instructions and Information				
ADDITIONAL INSTRUCTIONS	ECTION 1. APPLICANT IDENTIFICAT reduce data entry errors.	ION - Information must be typed or printed in the blocks provided to help			
	Fee exempt applicant sho A physical address is requ	uld list the name and address of the fee exempt institution. red; a post office box may be included after the street address.			
		d tax identification number (TIN). on is mandatory pursuant to the Debt Collection i.			
	ECTION 2. BUSINESS ACTIVITY. Inc	licate only one.			
	SECTION 3. DRUG SCHEDULES - Ap However, applicant must s does not overrule state res	plicant should check all drug schedules to be handled. ill comply with state requirements; federal registration trictions.			
	Check the order form box substances. Order forms Certificate of Registration.	only if you intend to purchase or to transfer schedule II controlled vill be mailed to the registered address following issuance of a			
	ECTION 4. FDA PERMIT - Authorizati approval. Enter the status	on by the Food & Drug Administration is mandatory for DEA Registration of your FDA authorization and the FDA number.			
	ECTION 5. STATE LICENSE(S) - Fed applicable state and local	eral registration by DEA is based upon the applicant 's compliance with aws.			
	Check that you are curren	ne local state licensing authority prior to completing this application. Iy authorized by the state and provide your state license number. uired, indicate "Not required by this state".			
	ECTION 6. LIABILITY - Applicant mus	t answer all four questions for the application to be accepted for processing.			
	If you answered "Yes" to a If additional space is requi	ny question, provide an explanation in the space provided. red, you may attach a separate sheet of paper.			
	ECTION 7. CERTIFICATE OF EXEMP state or local government-	TION - Exemption from payment of application fee is limited to federal, operated narcotic treatment program.			
	The applicant's superior of and telephone number of	agency officer must certify exempt status. The signature, authority title, he certifying official (other than the applicant) must be provided.			
	ECTION 8. METHOD OF PAYMENT - "Drug Enforcement Admin be accepted.	Indicate the desired method of payment. Make checks payable to stration*. Third-party checks or checks drawn on foreign banks will not			
	FEES ARE NON-REFUND	ABLE.			
	ECTION 9. APPLICANT'S SIGNATUR	E - Must be the original signature (in ink) of the applicant.			

Notice to Registrants Making Payment by Check

Authorization to Convert Your Check: If you send us a check to make your payment, your check will be converted into an electronic fund transfer. "Electronic fund transfer" is the term used to refer to the process in which we electronically instruct your financial institution to transfer funds from your account to our account, rather than processing your check. By sending your completed, signed check to us, you authorize us to copy your check and to use the account information from your check to make an electronic fund transfer from your account for the same amount as the check. If the electronic fund transfer cannot be processed for technical reasons, you authorize us to process the copy of your check.

Insufficient Funds: The electronic funds transfer from your account will usually occur with 24 hours, which is faster than a check is normally processed. Therefore, make sure there are sufficient funds available in your checking account when you send us your check. If the electronic funds transfer cannot be completed because of insufficient funds, we may try to make the transfer up to two times.

Transaction Information: The electronic fund transfer from your account will be on the account statement you receive from your financial institution. However, the transfer may be in a different place on your statement than the place where your checks normally appear. For example, it may appear under "other withdrawals" or "other transactions." You will not receive your original check back from your financial institution. For security reasons, we will destroy your original check, but we will keep a copy of the check for record-keeping purposes.

Your Rights: You should contact your financial institution immediately if you believe that the electronic fund transfer reported on your account statement was not properly authorized or is otherwise incorrect. Consumers have protections under Federal law called the Electronic Fund Transfer Act for an unauthorized or incorrect electronic fund transfer.

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Form-363 APPLICATION FOR REGISTRATION Supplementary Instructions and Information CONTACT Information can be found on our web site at www.deadiversion.usdoj.gov 1. INTERNET: INFORMATION Headquarters Call Center: (800) 882-9539 2. TELEPHONE: Drug Enforcement Administration P.O. Box 28083 Washington DC 20038-8083 3. WRITTEN INQUIRIES: 4. DEA OFFICES: DEA Offices are listed below (800, 877, and 888 are toll-free numbers). ATLANTA DIVISION OFFICE ATTN: Registration 75 Spring Street, SW, Suite 800 Atlanta, GA 30303 DETROIT DIVISION OFFICE PHILADELPHIA DIVISION OFFICE William J. Green Federal Building 600 Arch Street, Room 10224 Philadelphia, PA 19106 431 Howard Street Detroit, MI 48226 (800) 230-6844 (800) 230-6844 (800) 230-6844 Kentucky (888) 393-8231 (888) 393-8231 Georgia North Carolina (888) 869-9935 Michigan Delaware (888) 219-8689 (866) 533-6983 Pennsylvania South Carolina (888) 219-7898 EL PASO DIVISION OFFICE PHOENIX DIVISION OFFICE Tennessee El Paso Federal Justice Center 600 South Mesa Hills Drive, Suite 2000 3010 N. 2nd Street, Suite 301 BOSTON DIVISION OFFICE Phoenix, AZ 85012 JFK Federal Building 15 New Sudbury Street, Room E400 Boston, MA 02203-0131 El Paso, TX 79912 Arizona (800) 741-0902 (915) 832-6014 New Mexico SAN DIEGO DIVISION OFFICE (617) 557-2200 (888) 272-5174 (617) 557-2468 (888) 272-5174 HOUSTON DIVISION OFFICE 4560 Viewridge Avenue San Diego, CA 92123-1637 Connecticut 1433 West Loop South, Suite 600 Houston, TX 77027-9506 Maine Massachusetts New Hampshire Rhode Island (800) 284-1152 California (Southern (617) 557-2200 Texas (S. & Central) (800) 743-0595 SAN FRANCISCO DIVISION OFFICE Vermont (888) 272-5174 LOS ANGELES DIVISION OFFICE 450 Golden Gate Avenue, 14th Floor CARIBBEAN DIVISION OFFICE 255 East Temple Street, 20th Floor Los Angeles, CA 90012 P.O. Box 36035 San Francisco, CA 94102 P.O. Box 2167 San Juan, PR 00922-2167 California (S. Central) (213) 621-6960 (888) 415-9822 California (Northern) (888) 304-3251 Puerto Rico (787) 775-1766 U.S. Virgin Islands (787) 775-1766 Hawaii Nevada Trust Territory 888 415-9822 SEATTLE DIVISION OFFICE (213) 894-2216 400 Second Avenue, West Seattle, WA 98119 CHICAGO DIVISION OFFICE Kluczynski Federal Building 230 S. Dearborn Street, Suite 1200 MIAMI DIVISION OFFICE 8400 N.W. 53rd Street Miami, FL 33166 (888) 219-4261 (888) 219-4261 (888) 219-4261 Alaska Chicago, IL 60604 Idaho Oregon Washington (312) 353-1234 (312) 353-1236 (312) 353-9166 (312) 353-9166 (312) 353-1236 (305) 590-4880 (888) 219-1418 Indiana NEWARK DIVISION OFFICE ST. LOUIS DIVISION OFFICE Minnesota 80 Mulberry Street, 2nd Floor Newark, NJ 07102 317 South 16th Stree St. Louis, MO 63103 North Dakota Wisconsin DALLAS DIVISION OFFICE 10160 Technology Blvd., East Dallas, TX 75220 (888) 803-1179 (888) 803-1179 New Jersey (888) 356-1071 lowa Kansas (888) 803-1179 (888) 803-1179 NEW ORLEANS DIVISION OFFICE Missouri 3838 N. Causeway Blvd Lakeway III, Suite 1800 Metairie, LA 70002 Nebraska South Dakota (888) 803-1179 Texas (Northern) (888) 336-4704 WASHINGTON, D.C. DIVISION OFFICE (888) 514-8051 (888) 514-7302 (888) 514-7302 Techworld Plaza 800 K Street, N.W., Suite 500 Washington, D.C. 20001 DENVER DIVISION OFFICE Alabama 115 Inverness Drive, East Englewood, CO 80112 Arkansas Louisiana Mississippi (888) 514-7302 (800) 326-6900 (800) 326-6900 (800) 326-6900 (877) 801-7974 (877) 330-6670 (877) 801-7974 Colorado District of Columbia Maryland Virginia NEW YORK DIVISION OFFICE Montana Utah 99 Tenth Avenue New York, NY 10011 Wyoming (800) 326-6900 West Virginia (877) 330-6670 New York (877) 883-5789 (212) 337-1593 (212) 337-1594

NEW INST - Page 4

Form-363a	RENEWAL APPLICATION FOR REGISTRATION Under the Narcotic Addict Treatment Act of 1974	APPROVED OMB NO 1117-0015 FORM DEA-363a (11-05) Previous editions are obsolete	
INSTRUCTIONS	To apply by mail complete this application. Keep a copy for your records. Print clearly, using black or blue ink, or use a typewriter. Section 1 should be completed only if your information has changed. Mail this form to the address provided in Section 7 or use enclosed envelope. Include the correct payment amount. FEE IS NON-REFUNDABLE. If you have any questions contact 800-882-9539 prior to submitting your application. T. Save time - renew online at www.deadiversion.usdoj.gov.	REGISTRATION INFORMATION : DEA # REGISTRATION EXPIRES	
	IMPORTANT: DO NOT SEND THIS APPLICATION AND APPLY ONLINE.		
		FEE IS NON-REFUNDABLE	
SECTION 1 APPLIDENT	ICANT TIFICATION		
Business or Facility	Name (if registration is for business entity or is fee exempt)		
Business or Facility	Name 2 ("doing business as", continuation of business name, or name of fee e:	xempt institution)	
		NO STATE OF THE ST	
Address Line 1 (stre	eet address)	<u> </u>	
ППП			
Address Line 2			
City		State Zip Code	
Business Phone Nu	mb _c r Bus ness F ax Number		
DEBT COLLECT ON INFORMATION	Tax Identification Number		
Mandatory pursuant		See note #3 on bottom of page 2.	
to Debt Collection Improvements Act			
SECTION 2 DRUG SCHEDULES	Schedule III		
Check all that apply	Check this box if you require official order forms - for purchase or transfer of so	chedule II controlled substances.	
SECTION 3	re you currently authorized by the Food and Drug Administration for the business	as activity described in this application?	
FDA PERMIT Mandatory for approval	ES PENDING NO	FDA Number	
mandatory for approval		DATMING	
SECTION 4 Are the s	you currently authorized to prescribe, distribute, dispense, conduct research, or schedules for which you are applying under the laws of the state or jurisdiction i	otherwise handle the controlled substances in n which you are operating or propose to operate?	
STATE LICENSE(S)	YES, I have a license	State State	
	NOT REQUIRED by this state	License Number	
	RENEWAL - Page 1		

		YES NO		
	Has the applicant ever been convicted of a crime in connection with controlled substances unde			
	2. Has the applicant ever surrendered (for cause) or had a federal controlled substance registration restricted, or denied?	revoked, suspended,		
tills section must	3. Has the applicant ever surrendered (for cause) or had a state professional license or controlled surrevoked, suspended, denied, restricted, or placed on probation? Is any such action pending?	ubstance registration		
be answered.	4. If the applicant is a corporation (other than a corporation whose stock is owned and traded by the public), association, partnership, or pharmacy, has any officer, partner, stockholder, or proprietor been convicted of a crime in connection with controlled substances under state or federal law, or ever surrendered, for cause, or had a federal controlled substance registration revoked, suspended, restricted, denied, or ever had a state professional license or controlled substance registration revoked, suspended, denied, restricted or placed on probation?			
EXPLANATION OF "YES" ANSWERS	Date(s) of incident: Location(s) of incident:			
Applicants who have answered "YES" to any of the four question above must provide a statement to explain such answers				
Use this space or attact a separate sheet and return with application	Result of incident:			
SECTION 6	Check this box if the applicant is a federal, state, or local government-operated narcotic treatm Be sure to enter name and address of the exempt institution in Section 1.	nent program.		
OF EXEMPTION from application fee	The undersigned hereby certifies that the applicant named hereon is a federal, state or local gove treatment program, and is exempt from payment of the application fee.	rnment-operated narcotic		
Provide the name and phone number of the certifying official	e number of the			
	Print or type name and title of certifying official Telepho	One No. (required for verification)		
SECTION 7 METHOD OF PAYMENT	Check Make check payable to: Drug Enforcement Administration See page 3 of instructions for important information.	Mail this form with payment to:		
Check one form of payment only	American Express Discover Master Card Visa Credit Card Number Expiration Date	U.S. Department of Justice Drug Enforcement Administration P.O. Box 28083 Washington DC 20038-8083		
Sign if paying by credit card	Signature of Card Holder	FEE IS NON-REFUNDABLE		
	Printed Name of Card Holder			
SECTION 8	I certify that the foregoing information furnished on this application is true and correct.			
APPLICANT'S SIGNATURE	Signature of applicant Dat	te		
Sign in ink	Print or type name and title of applicant			
	WARNING: Section 843(a)(4)(A) of Title 21, United States Code states that any person who knowingly or intentifraudulent information in the application is subject to imprisonment for not more than four years, a fine of not mo	ionally furnishes false or ore than \$30,000, or both.		
 In accordance with the valid OMB control nu the time for reviewing The Debt Collection I 	Y: Section 302 and 303 of the Controlled Substances Act of 1970 (PL 91-513) and Debt Collection Improve	ge 30 minutes per response, including riewing the collection of information. Security Number on this application.		
PURPOSE: ROUTINE L	taxpayer identifying number and/or social security number). To obtain information required to register applicants pursuant to the Controlled Substances Act of 1970. The Controlled Substances Act Registration Records produces special reports as required for statistical information from this system are made to the following categories of users for the purposes stated: A. Other federal law enforcement and regulatory agencies for law enforcement and regulatory purpose B. State and local law enforcement and regulatory agencies for law enforcement and regulatory purpose	I analytical purposes. Disclosures of s. es.		
EFFECT:	C. Persons registered under the Controlled Substances Act (PL 91-513) for the purpose of verifying the Failure to complete form will preclude processing of the application. RENEWAL - Page 2	registration of customers.		

	TION FOR RENEWAL tary Instructions and Information
SECTION 1.	APPLICANT IDENTIFICATION - Entry of missing data or corrections ONLY must be typed or printed in the blocks provided to help reduce data entry errors. Enter changes in previously provided registration information, such as name change, address correction, or new phone numbers.
	Fee exempt applicant should list the name and address of the fee exempt institution.
	A physical address is required; a post office box may be included after the street address.
	Applicant should ensure that the tax identification number (TIN) on record is correct. Debt collection information is mandatory pursuant to the Debt Collection Improvement Act of 1996.
SECTION 2.	DRUG SCHEDULES - Applicant should check all drug schedules to be handled. However, applicants must still comply with state requirements; federal registration does not overrule state restrictions.
	Check the order form box only if you intend to purchase or to transfer schedule II controlled substances. Order forms will be mailed to the registered address following issuance of a Certificate of Registration renewal.
SECTION 3.	FDA PERMIT - Authorization by the Food & Drug Administration is mandatory for DEA Registration approval. Enter the status of your FDA authorization and the FDA number.
SECTION 4.	STATE LICENSE(S) - Federal registration by DEA is based upon the applicant 's compliance with applicable state and local laws.
	Applicant should contact the local state licensing authority prior to completing this application. Check that you are currently authorized by the state and provide your state license number. If state licensing is not required, indicate "Not required by this state".
SECTION 5.	LIABILITY - Applicant must answer all four questions for the application to be accepted for processing.
	If you answered "Yes" to any question, provide an explanation in the space provided. If additional space is required, you may attach a separate sheet of paper.
SECTION 6.	CERTIFICATE OF EXEMPTION - Exemption from payment of application fee is limited to federal, state or local government-operated narcotic treatment program.
	The applicant's superior or agency officer must certify exempt status. The signature, authority title, and telephone number of the certifying official (other than the applicant) must be provided.
SECTION 7.	METHOD OF PAYMENT - Indicate the desired method of payment. Make checks payable to "Drug Enforcement Administration". Third-party checks or checks drawn on foreign banks will not be accepted.
	FEES ARE NON-REFUNDABLE.
SECTION 8.	APPLICANT'S SIGNATURE - Must be the original signature (in ink) of the applicant.
	Supplement SECTION 1. SECTION 2. SECTION 4. SECTION 5. SECTION 6.

Notice to Registrants Making Payment by Check

Authorization to Convert Your Check: If you send us a check to make your payment, your check will be converted into an electronic fund transfer. "Electronic fund transfer" is the term used to refer to the process in which we electronically instruct your financial institution to transfer funds from your account to our account, rather than processing your check. By sending your completed, signed check to us, you authorize us to copy your check and to use the account information from your check to make an electronic fund transfer from your account for the same amount as the check. If the electronic fund transfer cannot be processed for technical reasons, you authorize us to process the copy of your check.

Insufficient Funds: The electronic funds transfer from your account will usually occur with 24 hours, which is faster than a check is normally processed. Therefore, make sure there are sufficient funds available in your checking account when you send us your check. If the electronic funds transfer cannot be completed because of insufficient funds, we may try to make the transfer up to two times.

Transaction Information: The electronic fund transfer from your account will be on the account statement you receive from your financial institution. However, the transfer may be in a different place on your statement than the place where your checks normally appear. For example, it may appear under "other withdrawals" or "other transactions." You will not receive your original check back from your financial institution. For security reasons, we will destroy your original check, but we will keep a copy of the check for record-keeping purposes.

Your Rights: You should contact your financial institution immediately if you believe that the electronic fund transfer reported on your account statement was not properly authorized or is otherwise incorrect. Consumers have protections under Federal law called the Electronic Fund Transfer Act for an unauthorized or incorrect electronic fund transfer.

RENEWAL INST - Page 3

Form-363a	APPLICATION Supplementary Ins						
CONTACT	1. INTERNET:	Informatio	Information can be found on our web site at www.deadiversion.usdoj.gov				
NFORMATION	2. TELEPHONE:	Headquai	Headquarters Call Center: (800) 882-9539				
	3. WRITTEN INQUI	P.O. Box	Drug Enforcement Administration P.O. Box 28083 Washington DC 20038-8083				
	4. DEA OFFICES: D	EA Offices are listed	below (800, 877, and 888	are toll-free numbers).			
ATLANTA DIVIS ATTN: Registrati 75 Spring Street, Atlanta, GA 3030	on	DETROIT DIVIS 431 Howard Stre Detroit, MI 4822	eet	PHILADELPHIA DIV William J. Green Fed 600 Arch Street, Roo Philadelphia, PA 1910	eral Building m 10224		
Georgia North Carolina	(888) 869-9935 (888) 219-8689	Kentucky Michigan Ohio	(800) 230-6844 (800) 230-6844 (800) 230-6844	Delaware Pennsylvania	(888) 393-8231 (888) 393-8231		
South Carolina (866) 533-6983 Tennessee (888) 219-7898 BOSTON DIVISION OFFICE			Justice Center Hills Drive, Suite 2000	PHOENIX DIVISION 3010 N. 2nd Street, S Phoenix, AZ 85012			
	Street, Room E400	El Paso, TX 799		Arizona	(800) 741-090		
Boston, MA 02203-0131 Connecticut (617) 557-2200 Maine (888) 272-5174			South, Suite 600	SAN DIEGO DIVISIO 4560 Viewridge Aven San Diego, CA 92123	ue		
Massachusetts New Hampshire	(617) 557-2468 (888) 272-5174	Houston, TX 770		California (Southern	(800) 284-115		
Rhode Island (617) 557-2200 Vermont (888) 272-5174 CARIBBEAN DIVISION OFFICE P.O. Box 2167		Texas (S. & Central) (800) 743-0595 LOS ANGELES DIVISION OFFICE 255 East Temple Street, 20th Floor Los Angeles, CA 90012		SAN FRANCISCO DIVISION OFFICE 450 Golden Gate Avenue, 14th Floor P.O. Box 36035 San Francisco. CA 94102			
San Juan, PR 00	922-2167			•			
Puerto Rico U.S. Virgin Island	(787) 775-1766 ds (787) 775-1766	Hawaii Nevada Trust Territory	entral) (213) 621-6960 (888) 415-9822 (888) 415-9822 (213) 894-2216	California (Northern) SEATTLE DIVISION 400 Second Avenue,			
CHICAGO DIVIS Kluczynski Feder 230 S. Dearborn Chicago, IL 6060	ral Building Street, Suite 1200	MIAMI DIVISION 8400 N.W. 53rd Miami, FL 33166	N OFFICE Street	Seattle, WA 98119 Alaska Idaho Oregon	(888) 219-426 (888) 219-426 (888) 219-426		
Illinois Indiana	(312) 353-1234 (312) 353-1236 (312) 353-9166	Florida	(305) 590-4880	Washington	(888) 219-141		
Minnesota North Dakota Wisconsin	(312) 353-9166 (312) 353-9166 (312) 353-1236	NEWARK DIVIS 80 Mulberry Stre Newark, NJ 071	et, 2nd Floor		ST. LOUIS DIVISION OFFICE 317 South 16th Street St. Louis, MO 63103		
DALLAS DIVISION 10160 Technology Dallas, TX 75220	y Blvd., East	New Jersey NEW ORLEANS 3838 N. Causew	(888) 356-1071 5 DIVISION OFFICE av Blvd	lowa Kansas Missouri Nebraska	(888) 803-1179 (888) 803-1179 (888) 803-1179 (888) 803-1179		
Oklahoma Texas (Northern)	(888) 336-4704 (888) 336-4704	Lakeway III, Suit Metairie, LA 700	te 1800	South Dakota	(888) 803-1179		
DENVER DIVISI 115 Inverness Dr Englewood, CO	ON OFFICE rive, East	Alabama Arkansas Louisiana Mississippi	(888) 514-8051 (888) 514-7302 (888) 514-7302 (888) 514-7302	WASHINGTON, D.C. Techworld Plaza 800 K Street, N.W., S Washington, D.C. 200	Suite 500		
Colorado Montana Utah Wyoming	(800) 326-6900 (800) 326-6900 (800) 326-6900 (800) 326-6900	NEW YORK DIV 99 Tenth Avenue New York, NY 10	VISION OFFICE	District of Columbia Maryland Virginia West Virginia	(877) 801-7974 (877) 330-6670 (877) 801-7974 (877) 330-6670		
		New York	(877) 883-5789 (212) 337-1593 (212) 337-1594				

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