ADDRESSES: Written comments should be sent to: Drug Enforcement Administration, Attention: DEA Federal Register Representative/DPW, 8701 Morrissette Drive, Springfield, Virginia 22152. All requests for a hearing must be sent to: Drug Enforcement Administration, Attn: Administrator, 8701 Morrissette Drive, Springfield, Virginia 22152. All requests for a hearing should also be sent to: (1) Drug Enforcement Administration, Attn: Hearing Clerk/OALJ, 8701 Morrissette Drive, Springfield, Virginia 22152; and (2) Drug Enforcement Administration, Attn: DEA Federal Register Representative/DPW, 8701 Morrissette Drive, Springfield, Virginia 22152. Comments and requests for hearings on applications to import narcotic raw material are not appropriate. 72 FR 3417 (January 25, 2007).

SUPPLEMENTARY INFORMATION: In accordance with 21 CFR 1301.34(a), this is notice that on July 18, 2019, Noramco Inc., 1550 Olympic Drive, Athens, Georgia 30601 applied to be registered as an importer of the following basic classes of controlled substances:

Controlled substance	Drug code	Schedule
Marihuana Extract	7350 7360 7370 7379	 

Controlled substance	Drug code	Schedule
Phenylacetone	8501	II.
Thebaine	9333	II
Poppy Straw Concentrate	9670	II
Tapentadol	9780	II

The company plans to import phenylacetone (8501), and poppy straw concentrate (9670) to bulk manufacture other controlled substances for distribution to its customers. The company plans to import an intermediate form of tapentadol (9780) to bulk manufacture tapentadol (9780) for distribution to its customers.

The company plans to import impurities of buprenorphine that have been determined by DEA to be captured under drug code (9333) thebaine.

In reference to drug codes 7360 and 7370, the company plans to import a synthetic cannabidiol and a synthetic tetrahydrocannabinol. No other activity for these drug codes is authorized for this registration. Placement of these drug codes onto the company's registration does not translate into automatic approval of subsequent permit applications to import controlled substances. Approval of permit applications will occur only when the registrant's business activity is consistent with what is authorized under 21 U.S.C. 952(a)(2). Authorization will not extend to the import of FDA

approved or non-approved finished dosage forms for commercial sale.

Dated: September 23, 2019.

## Thomas W. Prevoznik,

Acting Assistant Administrator Deputy Assistant Administrator.

[FR Doc. 2019-21319 Filed 9-30-19; 8:45 am]

BILLING CODE 4410-09-P

### **DEPARTMENT OF JUSTICE**

## **Drug Enforcement Administration**

[Docket No. DEA-392]

# Importer of Controlled Substances Registration

**ACTION:** Notice of registration.

**SUMMARY:** The registrants listed below have applied for and been granted registration by the Drug Enforcement Administration (DEA) as importers of schedule I and II controlled substances.

SUPPLEMENTARY INFORMATION: The companies listed below applied to be registered as an importers of various basic classes of schedule I and II controlled substances. Information on previously published notices is listed in the table below. No comments or objections were submitted and no requests for a hearing were submitted for these notices.

Companies	FR docket	
Restek Corporation AMRI Rensselaer, Inc Alcami Carolinas Corporation Cambrex Charles City Chattem Chemicals, Inc	84 FR 35692	July 24, 2019. July 30, 2019. July 30, 2019

The DEA has considered the factors in 21 U.S.C. 823, 952(a) and 958(a) and determined that the registration of the listed registrants to import the applicable various basic classes of schedule I and II controlled substances is consistent with the public interest and with United States obligations under international treaties, conventions, or protocols in effect on May 1, 1971. The DEA investigated each of the company's maintenance of effective controls against diversion by inspecting and testing each company's physical security systems, verifying each company's compliance with state and local laws, and reviewing each company's background and history.

Therefore, pursuant to 21 U.S.C. 952(a) and 958(a), and in accordance with 21 CFR 1301.34, the DEA has

granted a registration as an importer for schedule I and II controlled substances to the above listed companies.

Dated: September 23, 2019

# Thomas W. Prevoznik,

Acting Assistant Administrator, Deputy Assistant Administrator.

[FR Doc. 2019-21321 Filed 9-30-19; 8:45 am]

BILLING CODE 4410-09-P

# **DEPARTMENT OF JUSTICE**

**Drug Enforcement Administration** 

[Docket No. DEA-392]

**Bulk Manufacturer of Controlled Substances Application: CreaGen Inc.** 

**ACTION:** Notice of application.

**DATES:** Registered bulk manufacturers of the affected basic classes, and applicants therefore, may file written comments on or objections to the issuance of the proposed registration on or before December 2, 2019.

ADDRESSES: Written comments should be sent to: Drug Enforcement Administration, Attention: DEA Federal Register Representative/DPW, 8701 Morrissette Drive, Springfield, Virginia 22152.

# SUPPLEMENTARY INFORMATION: In

accordance with 21 CFR 1301.33(a), this is notice that on August 14, 2019, CreaGen Inc., 299 Washington Street, Unit A, Woburn, Massachusetts 01801–2795 applied to be registered as a bulk manufacturer of the following basic classes of controlled substances:

Controlled substance	Drug code	Schedule
4-Methyl-N-ethylcathinone (4-MEC)	1249	ı
Aminorex	1585	1
APINACA and AKB48 (N-(1-Adamantyl)-1-pentyl-1H-indazole-3-carboxamide)	7048	1
JWH-018 (also known as AM678) (1-Pentyl-3-(1-naphthoyl)indole)	7118	1
3,4-Methylenedioxymethamphetamine	7405	1
5-Methoxy-N-N-dimethyltryptamine	7431	1
Alpha-methyltryptamine	7432	1
N-Benzylpiperazine	7493	1
2C-E (2-(2,5-Dimethoxy-4-ethylphenyl) ethanamine)	7509	1
25B-NBOMe (2-(4-bromo-2,5-dimethoxyphenyl)-N-(2-methoxybenzyl) ethanamine)	7536	1
alpha-pyrrolidinopentiophenone (α-PVP)	7545	1
AH-7921 (3,4-dichloro-N-[(1-dimethylamino)cyclohexylmethyl]benzamide))	9551	1
Secobarbital	2315	II
Fentanyl	9801	Ш

The company plans to synthesize the above controlled substances for distribution to its research and forensic customers.

Dated: September 23, 2019.

# Thomas W. Prevoznik,

Acting Assistant Administrator, Deputy Assistant Administrator.

[FR Doc. 2019-21311 Filed 9-30-19; 8:45 am]

BILLING CODE 4410-09-P

## **DEPARTMENT OF JUSTICE**

## Notice of Lodging of Proposed Consent Decree Under the Clean Water Act

On September 23, 2019, the Department of Justice filed a Complaint and concurrently lodged a proposed Consent Decree to resolve claims by the United States against the Utah Department of Transportation for violations of the Clean Water Act, specifically violations of the terms and conditions of Defendant's National Pollutant Discharge Elimination System Permit issued by the State of Utah under Section 402(b) of the Clean Water Act, 33 U.S.C. 1342(b), for discharges of stormwater from Defendant's municipal separate storm sewer system ("MS4") throughout the State of Utah. The Complaint alleges that Defendant failed to comply with permit procedures related to wet and dry weather monitoring of its MS4; implement a program to detect and eliminate illicit discharges and improper disposal into the MS4; implement a program to reduce pollutants in construction site stormwater runoff; implement and enforce a program to address postconstruction stormwater runoff in new development and redevelopment; and implement an operation and maintenance program to reduce polluted runoff from municipal operations. The proposed Consent Decree addresses the alleged violations by requiring Defendant to update its

MS4 plans and operating practices to comply with its permit and to pay a \$325,000 civil penalty.

The publication of this notice opens a period for public comment on the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to United States v. the Utah Department of Transportation, Civil Action No. 2:19—cv–00677, DOJ number 90–5–1–1–11614. All comments must be submitted no later than 30 days after the publication date of this notice. Comments may be submitted either by email or by mail:

To submit comments:	Send them to:
By email	pubcomment-ees.enrd@ usdoj.gov.
By mail	Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

During the public comment period, the Consent Decree may be examined and downloaded at this Justice Department website: https://www.justice.gov/enrd/consent-decrees. We will provide a paper copy of the Consent Decree upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

Please enclose a check or money order for \$10.50 (25 cents per page reproduction cost) payable to the United States Treasury. For a paper copy without the exhibits and signature pages, the cost is \$9.00.

## Jeffrey Sands,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 2019–21213 Filed 9–30–19;  $8{:}45~\mathrm{am}]$ 

BILLING CODE 4410-15-P

### **DEPARTMENT OF JUSTICE**

Notice of Lodging of Proposed Consent Decree Under the Comprehensive Environmental Response, Compensation, and Liability Act

On September 19, 2019, the Department of Justice lodged a proposed Consent Decree with the United States District Court for the Northern District of New York in the lawsuit entitled United States v. Gaetano Associates LP and Charles A. Gaetano Construction Corporation, Civil Action No. 6:19-cv-01162. In the filed Complaint, the United States, on behalf of the U.S. **Environmental Protection Agency** ("EPA"), alleges that the Defendants are liable under the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. 9607(a), for the response costs EPA incurred to respond to the releases and/or threatened releases of hazardous substances into the environment from a parcel of property where the former Charlestown Mall outlet is located in Utica, New York that the Defendants owned and operated. The Consent Decree requires the Defendants to pay \$1.85 million in a lump sum to the United States for the settlement of the allegations in the filed Complaint.

The publication of this notice opens a period for public comment on the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to United States v. Gaetano Associates LP and Charles A. Gaetano Construction Corporation, D.J. Ref. No. 90–11–3–11061. All comments must be submitted no later than thirty (30) days after the publication date of this notice. Comments may be submitted either by email or by mail: