Inventories, Records, & Reports
Drug Enforcement Administration
Pharmaceutical Training Seminar

Philadelphia, PA
April 12-15, 2016

San Antonio, TX
April 25-28, 2016
Office of Diversion Control

Mission

To prevent, detect, and investigate the diversion of controlled substances from legitimate sources while ensuring an adequate and uninterrupted supply for legitimate medical and scientific purposes.
The CSA’s Closed System of Distribution
Authority:

- Law
  Controlled Substance Act
  United States Code:
  Title 21 Food & Drugs

- Regulations
  Code of Federal Regulations
  Title 21 Food & Drugs

- Policy
  Policy response letters, Manuals, Postings
  Rulemaking published in Federal Register
Introduction:

- The Law
- The Regulations which further define and clarify the law
- The Violation of the law
- The Penalties for the violation of the law
Law: 21 USC § 822 (a) (1)

- Persons Required to Register:
- “Every person who manufactures or distributes any Controlled Substance or List I Chemical or who proposes to engage in ..”
Law: 21 USC § 822 (a) (2)

• **Persons Required to Register:**
• “Every person who dispenses, or who proposes to dispense any controlled substance...”
Law: 21 USC § 827 (a)(3)

• “every registrant under this (title) manufacturing, distributing, or dispensing a controlled substance...shall maintain, on a current basis, a complete and accurate record of each substance manufactured, received, sold, delivered, or otherwise disposed of ...”
Law: 21 USC 827 (a)(1),(2)

• Inventories:
  – When registrant first engages in the manufacture/distribution/dispensing
  – Every second year thereafter
  – Complete and accurate record of all stocks on hand
Availability of Records:

- Contain information and be in a form as required by regulation.
- Be in a form that is Readily Retrievable.
- Be kept and available for Two years.
Law: 21 USC § 827 (d)

- Periodic Reports
  Every Manufacturer...at such time...and in such form as the Attorney General may require, make periodic reports to the Attorney General of every sale, delivery, or other disposal by him of any controlled substance, and each distributor shall make such reports...
Law: 21 USC § 827 (g)

- Every registrant under this subchapter shall be required to report any change of professional or business address in such manner as the Attorney General shall by regulation require.
Maintaining the CSA’s Closed System of Distribution

- Scheduled Investigations
- Recordkeeping Requirements
- Security Requirements
- ARCOS
- Established Schedules
- Registration
- Established Quotas
INVENTORIES
Inventories: 21 C.F.R. § 1304.11(a)

• **Inventory Requirements:**
  – Complete and accurate record
  – All substances “On Hand” (In possession and under the control of registrant)
  – On the date the inventory is taken
  – Maintained in written, typewritten, or printed form at the registered location.
Separate Inventories:
21 C.F.R. §1304.11(a)

• Separate inventories for each Registered Location.
• May be taken:
  (BOB) Beginning of Business
  (COB) Close of Business
Separate Inventories:
21 C.F.R. § 1304.11 (a)

• Separate inventories for each Independent Activity.
Initial Inventory Date: 21 C.F.R. § 1304.11 (b)

• Inventory of all Stocks of CS
  – On The Date: First Engages in the manufacture, distribution, or dispensing of controlled substances
  – Should Be Labeled “Initial Inventory”
  – Nothing on Hand: Record “0”
Biennial Inventory Date: 21 C.F.R. § 1304.11(c)

- After the Initial Inventory
  - New Inventory at least Every Two Years
  - On any date which is within two years of the previous Biennial Inventory date
  - Should be labeled “Biennial Inventory”
  - Nothing on hand: Record “0”
Newly Controlled Substances:
21 C.F.R. § 1304.11 (d)

• For any newly Controlled Substance
  – Inventory of all stocks on hand
  – On the effective date of the rule
Inventories:
21 C.F.R. § 1304.11(e)

(1) Inventories for Manufacturers
(2) Inventories for Distributors
(3) Inventories for Dispensers & Researchers
(4) Inventories for Importers & Exporters
(5) Inventories for Chemical Analysts
Inventories (Summary):

• Initial Inventory
• Biennial Inventory
• Newly Controlled Drugs
RECORDS
Records:
21 C.F.R. § 1304.21(a)

• Maintain on a Current Basis...
  – Complete and Accurate record of each substance…Manufactured, Imported, Exported, Received, Sold, Delivered, or otherwise disposed of ...
  – Except No registrant is required to maintain a Perpetual Inventory
Separate Records:
21 C.F.R. § 1304.04(f)(1); (g); (h)(1)

• **Schedule I & II:**
  
  – Maintained *Separately* from all other records
Separate Records:
21 C.F.R. § 1304.04 (f)(2); (g); (h)(2)

- Schedules III, IV, & V
  - Separate from All Other Records
- or “Readily Retrievable”
  - Separated out from all other records in a reasonable time period
  - CS Items asterisk, redlined, or in some manner which sets them visually apart
  - Red letter “C” lower right corner
Separate Records:
21 C.F.R. § 1304.21(b)

• Separate Records.. For each Registered Location.
Separate Records:
21 C.F.R. § 1304.21(c)

• Separate Records. For each Independent Activity for which he/she is registered.
Dates for Records:
21 C.F.R. § 1304.21(d)

- Dates must be the **Actual Date** of transfer
  (Received, Imported, Exported, Distributed, or otherwise Transferred, etc.)
Records: 21 C.F.R. § 1304.22

- Manufacturers
  - Bulk Form
  - In-Process
  - Finished Goods
- Distributors
- Importers/Exporters
- Dispensers/Researchers/Opioid Treatment Programs
Records: (Distributors)  
21 C.F.R. § 1304.22(b)  

- Records for Distributors  
  - Maintain Records with the same information required of manufacturers pursuant to (a)(2), (i), (ii), (iv), (vii), (viii), and (ix) of this section.
Records: (Distributors)
21 C.F.R. § 1304.22(b)

• **Records for Distributors**
  – Name of CS
  – Finished Form
  – # of Containers
  – # of Units Distributed
  – Name, Address, and DEA# from whom received or to whom distributed.
Records: (Dispenser/Research)
21 C.F.R. § 1304.22(c)

• Shall maintain records with the same information required of manufacturers pursuant to paragraph (a)(2)(i), (ii), (iv), (vii), and (ix) of this section.
• Records for Dispensers and Researchers:

  – Name of CS, Form, Quantity, Strength
  – Number of Units or Volume of Finished Form dispensed
  – Name, address of the person to whom it was dispensed
  – Date of dispensing
Records: 21 C.F.R. § 1304.22(c)

• Records for Dispensers and Researchers
  – Written or typewritten name or initials of the individual who dispensed or administered the substance on behalf of the dispenser
  – Amount disposed of in any other manner
Records: 21 C.F.R. § 1312.12

- Records for Importers
- Application for Permit: DEA 357
- Import Permit: (DEA 35)
- Schedule I, II
- Narcotic Substance (CIII, CIV, or CV)
- Non-Narcotic (CIV, CV) which is also listed in Schedule I or II of the International Psychototropic Convention
PERMIT TO IMPORT

The Administrator of the Drug Enforcement Administration, being the official charged with the administration of the laws relating to the importation of the dangerous drugs to which the Controlled Substances Import and Export Act and the several international treaties apply, authorizes and permits the following importation of controlled substances into the United States.

<table>
<thead>
<tr>
<th>DATE OF ISSUE</th>
<th>EXPIRATION DATE</th>
<th>PERMIT NO.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</table>

<table>
<thead>
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<tbody>
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</table>

<table>
<thead>
<tr>
<th>PORT OF IMPORT</th>
<th>FOREIGN PORT OF EXPORT</th>
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<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

Importer is hereby permitted under the provisions of the Controlled Substances Import and Export Act to import items below:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Number and Size of Packages</th>
<th>Name of Substance or Preparation</th>
<th>Controlled Substance Content</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

Total Number of Items

The consignment proposed to be imported is required for legitimate purposes.

NOTES: ORIGINAL PERMIT MUST ACCOMPANY SHIPMENT.
Records: 21 C.F.R. §1312.18(b)

• Records for Importers

• Import Declaration
  – DEA 236
  – Non-Narcotic Substance (CIII, CIV, CV)
  – Submit 15 Days Before Importation
Records: 21 C.F.R.§ 1312.21/22

• Records for Exporters
• Application for Permit: DEA 161, DEA 161R
• Export Permit: DEA 36
  – Schedule I, II
  – Narcotic Substance (CIII, CIV)
  – Non-Narcotic (CIV, CV) which is also listed in Schedule I or II of the Convention of Psychotropic Substances
U.S. Department of Justice  
Drug Enforcement Administration

PERMIT TO EXPORT

The Administrator of the Drug Enforcement Administration, being the official charged with the administration of the laws relating to the exportation of the dangerous drugs to which the Controlled Substances Import and Export Act and the several international treaties apply, authorizes and permits the following exportation of controlled substances from the United States.

<table>
<thead>
<tr>
<th>DATE OF ISSUE</th>
<th>EXPIRATION DATE</th>
<th>PERMIT NO.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Date of Issue:</td>
<td></td>
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</tbody>
</table>

COMPETENT NATIONAL AUTHORITY

Import Certificate No:
Competent Authority:

EXPORTER

CONSIGNEE

PORT OF EXPORT  | FOREIGN PORT OF ENTRY
<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>Item No.</td>
<td>Number and Size of Packages</td>
</tr>
</tbody>
</table>

Total Number of Items

REIMPORTATION PROHIBITED

The exportation is to be made in one consignment from the designated port of export and is not to be made by mail or parcel post.
Records: 21 C.F.R. § 1312.27

- Records for Exporters
- Export Declaration
  - DEA 236
  - Non-Narcotic Substance (CIII, CIV, CV)
  - Narcotic Substances (CV)
U.S. Department of Justice / Drug Enforcement Administration

CONTROLED SUBSTANCES IMPORT / EXPORT DECLARATION

(Read Instructions on reverse before completing)

1. CHECK ONE

- IMPORT DECLARATION
- EXPORT DECLARATION

Nonnarcotic Substances in Schedules III, IV, V
Nonnarcotic Substances in Schedules III, and IV and all substances in Schedule V

IMPORTER/EXPORTER (Name and Address)

BROKER OR FORWARDING AGENT, IF USED (Name and Address)

DEA REGISTRATION NO

2. CONTROLLED SUBSTANCES TO BE IMPORTED OR EXPORTED

2a. NAME AND QUANTITY OF DRUG OR PREPARATION
(Enter names as shown on label; numbers and sizes of packages, strength of tablets, capsules, etc., CSA Drug Code and NDC Number)

2b. CONTROLLED SUBSTANCE CONTENT OF DRUG OR PREPARATION expressed as acid, base or alkaloid. (Enter names of controlled substances contained in the drug, compound, or preparation)

2c. DATE IMPORTED/EXPORTED AND ACTUAL QUANTITY (Completed by registrant at time of transaction)

☐ FOREIGN ☐ DOMESTIC PORT OF EXPORTATION (last U.S. Customs Port) AND APPROX. DEPARTURE DATE

☐ FOREIGN ☐ DOMESTIC PORT OF IMPORTATION (first U.S. Customs Port) AND APPROX. ARRIVAL DATE

U.S. CUSTOMS CERTIFICATION

Date of Departure / Arrival

Name of Carrier / Vessel

Date of Certification

Signature of Customs Official

OMB APPROVAL No. 1117 - 0009

See reverse for Privacy Act
Import Export Online Submission
Records : 21 C.F.R. § 1304.23

• Records for Chemical Analysts
Order Forms: 21 C.F.R. §1305

• Order Forms are required for each transfer of a CS in Schedule I & II except...:

  – Distributions to persons exempt from registration
  – Exports from the U.S.
  – Deliveries to ...analytical laboratory
  – Deliveries from a central fill pharmacy...to a retail pharmacy
<table>
<thead>
<tr>
<th>No. of Packages</th>
<th>Size of Package</th>
<th>Name of Item</th>
<th>National Drug Code</th>
<th>Packages Shipped</th>
<th>Date Shipped</th>
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</tbody>
</table>

**LAST LINE COMPLETED (MUST BE 10 OR LESS)**

**Signature of Purchaser or Attorney or Agent**

**Date Issued:** 20010101  
**DEA Registration No.:** DEAREGNO

**Schedules:** XXXXXXXXXXXXXXX

**Registered as:** XXXXXXXXXXXXXXX  
**No. of this Order Form:** 000000007

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**U.S. Official Order Forms - Schedules I & II**

**Drug Enforcement Administration**

**Supplier's Copy 1**
Order Forms: 21 C.F.R. § 1305

• Obtaining Order Forms:
  – Order Forms are Issued in Books of Seven Forms Each.
Order Forms: 21 C.F.R. § 1305

- **Obtaining Order Forms:**
  - Each Form has three copies:
    - Supplier
    - DEA
    - Purchaser
Order Forms: 21 C.F.R. § 1305

• **Obtaining Order Forms:**
  – Order Forms are serially numbered and issued with
  – Name
  – Address
  – Registration # of the Registrant
  – Authorized activity and schedules of the registrant
Order Forms: 21 C.F.R. § 1305

• Executing Order Forms:
  – Purchaser must prepare and execute …in triplicate by means of interleaved …sheets
  – Each form has three parts…
  – Each form has ten lines
  – Only one item per line
  – Total # of items are noted on form
Order Forms: 21 C.F.R. § 1305

• **Executing Order Forms:**
  – Prepared and executed by the purchaser in triplicate.
  – Prepared by use of a typewriter, pen, or indelible pencil.
  – Signature should be legible.
  – Attachments to order forms will not be used.
Order Forms: 21 C.F.R. § 1305

• Executing Order Forms:
  – Name and address of the supplier from whom the CS are being ordered shall be entered on the form.
  – Only one supplier may be listed on any one form.
Order Forms: 21 C.F.R. § 1305

- Executing Order Forms:
  - An order form may be executed only on behalf of the Registrant name on the form.
  - And only if his Registration has not expired, been revoked, or suspended.
  - Each order form shall be dated and signed by a person authorized to sign an application for registration.
Order Forms: 21 C.F.R. § 1305

• Executing Order Forms:
  – This may be the person who signed the original application
  – Or by a person to whom he gave Power of Attorney.
Order Forms: 21 C.F.R. § 1305

• Executing Order Forms:

  – The Power of Attorney must be signed by:
    • the person who signed the most recent application;
    • the person to whom the power of attorney is being granted;
    • and two witnesses.
Order Forms: 21 C.F.R. § 1305

- Executing Order Forms:
  - The Power of Attorney must be filed with the Executed Order Forms of the purchaser.
  - The Power of Attorney must be available for inspection along with other order records.
Order Forms: 21 C.F.R. § 1305

• Executing Order Forms:
  – A Power of Attorney must be revoked by the person who signed the most recent application for DEA registration or re-registration, and two witnesses.
  – DEA does not print Power of Attorney or Notice of Revocation Forms.
Filling Order Forms:

- The Purchaser must submit Copy 1 and copy 2 of the Order Form to the supplier and retain copy 3 in (their) Files.

- The supplier must fill the entire order, if possible and the supplier desires to do so, and must record on Copies 1 and 2 the number of commercial or bulk containers furnished on each item and the date on which such containers are shipped.
Order Forms: 21 C.F.R. § 1305

• **Filling Order Forms:**
  – If an order cannot be filled in its entirety, it may be filled in part and the balance supplied by additional shipments within 60 days following the date of the order form.
  – No order form is valid more than 60 days after its execution by the purchaser.
Order Forms: 21 C.F.R. § 1305

- **Filling Order Forms:**
  - The supplier must retain Copy 1 of the order form for his own files and forward Copy 2 to the DEA office in the region where the supplier is located.
  - Copy 2 must be forwarded at the close of the month during which the final shipment is made or the 60 day validity period expires.
Order Forms: 21 C.F.R. § 1305

• **Filling Order Forms:**
  – The purchaser must record on Copy 3 of the order form the number of commercial or bulk containers furnished on each item and the dates on which such containers are received by the purchaser.
Order Forms: 21 C.F.R. § 1305

• Unaccepted Order Forms:
  – No order form shall be filled if:
  – The order is not complete, legible or properly prepared, executed or endorsed or shows any alteration, erasure or change of description.
Order Forms: 21 C.F.R. § 1305

• **Unaccepted Order Forms:**
  – A defective order form may not be corrected; it must be replaced by a new order form.
Order Forms: 21 C.F.R. § 1305

• **Preservation of Order Forms:**
  – Order forms must be maintained separately from all other records of the registrant.
  – They are required to be kept available for inspection for a period of two years.
What is the Controlled Substance Ordering System (CSOS)?

- DEA Form 222 in Electronic Form
- “Electronic DEA Form 222”
- May include C/S’s that are not in schedule I & II and non-controlled substances
What is CSOS?

• Is a *Voluntary* option for ordering controlled substances (C/S’s)
• A means by which a DEA registrant is able to order C/S’s in a secure electronic environment.
• In addition to the DEA Form-222, Official Paper Order Form.
• If you understand the paper process, you will understand the electronic process.
CSOS Technical Matters

• In order for CSOS to work it must provide:
  – *Authentication*: must positively verify the signer
  – *Non-repudiation*: strong and substantial evidence of the sender’s identity, and
  – *Message Integrity*: must determine whether the contents of the order have been altered in transmission.
Who Can Participate in CSOS?

• Any DEA registrant (Purchaser) who is authorized by law to handle C/S’s may participate in CSOS.

• Any DEA registrant (Supplier) who is authorized by law to manufacture and/or distribute C/S’s may fill CSOS orders.
  – Manufacturers, Distributors, etc.
How Does CSOS Work?

• To participate the purchaser must be a DEA registrant

• DEA is the Certificate Authority
  – Verifies the authenticity of a person requesting a digital certificate,
  – Issues, renews, and revokes digital certificates,
  – Maintains a Certificate Revocation Listing.
How Does CSOS Work?

- The DEA registrant completes the CSOS application,
- Acknowledges the User Agreement
- Provides two government picture ID’s
- Notary authenticates the individual and ID’s
- DEA verifies the application, current registration, and supporting documents.
How Does CSOS Work?

• DEA approves and issues a digital certificate in two parts;
  – The first part is mailed via the U.S. Postal Service with the User Agreement.
  – The second part is transmitted via e-mail
  – Upon receipt of both parts, combined, they activate the uniquely assigned digital certificate.
How Does CSOS Work?

• The issued digital certificate can be used only by the person to whom it assigned. In essence, it is their *wet ink signature*.

• In placing an order, the purchaser, utilizing their User ID and Password together, activates the digital certificate.
21 C.F.R. § 1305.21(b)
Requirements for Electronic Orders

- A CSOS Order **must** contain:
  - A unique number of 9 characters; last two digits of the year, an “X”, and six unique characters, (pre-printed on DEA Form-222)
  - Purchasers DEA registration number,
  - Name of Supplier,
  - Complete address of the supplier,
  - Suppliers DEA registration number,
21 C.F.R. § 1305.21(b)  
Requirements for Electronic Orders

– Date order was signed,
– Name and strength of the C/S being ordered,
  • The NDC number may be completed by either the purchaser or supplier
– The package size (e.g. Bottle of 100),
– The quantity ordered (e.g. 5 Bottles),
### DEA e222 Form

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 APPROVAL No. 1117-0010

<table>
<thead>
<tr>
<th>Line No.</th>
<th>Quantity Ordered</th>
<th>Size of Packages</th>
<th>Name of Item</th>
<th>National Drug Code</th>
<th>Quantity Confirmed</th>
<th>Quantity Received</th>
<th>Date Received (MM-DD-YYYY)</th>
<th>Notes</th>
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<tbody>
<tr>
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<td>UN</td>
<td>AMPHETAMINE SALT 10MG TAB</td>
<td>00185011101</td>
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<td>UN</td>
<td>MEPER/PROMETH 50/25 MG CAP</td>
<td>58177002704</td>
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<td>3-27-2008</td>
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6 No. of lines completed

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<thead>
<tr>
<th>DEA Registration No.</th>
<th>Name and Address of Registrant</th>
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<tr>
<td>BA2693611</td>
<td>DAVIS DRUGS</td>
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<tr>
<td></td>
<td>250 LONE OAK RD</td>
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<td></td>
<td>PADUCAH, KY 42001</td>
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</table>

Schedules: 2, 2N, 3N, 4, 5

No. of this Order Form: 07X000255

DEA Form -222  (Jun. 1983) 
U.S. OFFICIAL ORDER FORMS - SCHEDULES I & II
DRUG ENFORCEMENT ADMINISTRATION
SUPPLIER'S COPY 1

[Link to DEA e222 Form]

**View as text**

**View formatted using a stylesheet**

**View in browser** - Choose this option to display the document in its unmodified form.
21 C.F.R. § 1305.22(c)
Procedure for Filling Electronic Orders

- The supplier must:
  - Verify the integrity of the order using Public Key Infrastructure (PKI)
  - Verify the digital certificate has not expired,
  - Validate the digital certificate against the Certificate Revocation Listing (CRL)
  - Validate the registrant is authorized to order C/S’s
21 C.F.R. § 1305.25
Unaccepted and Defective Electronic Orders

• A supplier **cannot** fill any order if:
  – Required data fields are not complete,
  – The order is not digitally signed,
  – The digital certificate has expired or is revoked,
  – Validation process is invalid for any reason,
Comparison of CSOS & Paper DEA Form 222 Order Form

- Must be digitally signed.
- Required fields must be completed.
- Coordinator must delegate in writing for others to sign.
- Supplier must be designated.

- Must be signed (original signature)
- Required fields and limited lines must be completed.
- Power of Attorney for others to sign.
- Supplier must be designated.
Comparison of CSOS & Paper DEA Form 222 Order Form

- Must retain for two years.
- Records must be readily retrievable.
- Records must be easily readable.
- All associated records must be linked to the original order.

- Must retain for two years.
- Records must be readily retrievable.
Seller’s Requirements

- Must electronically retain all orders for **two years**
- All associated records must be linked to the archived CSOS order.
- All CSOS orders must be readily retrievable.
- All CSOS orders must be reported to DEA within **two business days** of being filled.
- All CSOS orders must be rendered into a format that can be **easily readable**.
- CSOS reports must also be reported to ARCOS.
Purchaser’s Requirements

• Must electronically retain all CSOS orders for two years.
• All associated records must be linked to the original archived CSOS order.
• All CSOS records must be readily retrievable.
• All CSOS records must be rendered to a format that is easily readable.
## DEA e222 Form

No order form may be issued for Schedule I and II substances unless a completed application form has been received. (21 CFR 1305.44)  
DMR APPROVAL No. 1117-0010

<table>
<thead>
<tr>
<th>Line No.</th>
<th>Quantity</th>
<th>Size of Packages</th>
<th>Name of Item</th>
<th>National Drug Code</th>
<th>Quantity Confirmed</th>
<th>Quantity Received</th>
<th>Date Received (MM-DD-YYYY)</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1</td>
<td>UN</td>
<td>AMPHETAMINE SALT 10MG TAB</td>
<td>00185011101</td>
<td>1</td>
<td>0</td>
<td>3-27-2008</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>1</td>
<td>UN</td>
<td>MEPER/PROMETH 50/ 25 MG CAP</td>
<td>58177002704</td>
<td>1</td>
<td>0</td>
<td>3-27-2008</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>1</td>
<td>UN</td>
<td>METHADONE 5 MG TAB</td>
<td>00054457025</td>
<td>1</td>
<td>0</td>
<td>3-27-2008</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>2</td>
<td>UN</td>
<td>DURAGESIC 100 MCG/HR PAT</td>
<td>50458003605</td>
<td>2</td>
<td>0</td>
<td>3-27-2008</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>2</td>
<td>UN</td>
<td>FENTANYL 25 MCG PAT</td>
<td>00781711155</td>
<td>2</td>
<td>0</td>
<td>3-27-2008</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>1</td>
<td>UN</td>
<td>ADDERALL XR 30 MG SA CAP 100</td>
<td>54092039101</td>
<td>1</td>
<td>0</td>
<td>3-27-2008</td>
<td></td>
</tr>
</tbody>
</table>

**DEA Registration No.:** BA2833611  
**Name and Address of Registrant:** DAVIS DRUGS  
250 LONE OAK RD  
PADUCAH, KY, 42001  
**Schedules:** 2.2N, 3, 3N, 4, 5  
**No. of this Order Form:** 07X000255
# DEA e222 Form

No order form may be issued for Schedule I and II substances unless a completed application form has been received. (21 CFR 1305.04)

<table>
<thead>
<tr>
<th>Line No.</th>
<th>Supplier's DEA Registration Number</th>
<th>Name of Item</th>
<th>National Drug Code</th>
<th>Quantity Confirmed</th>
<th>Quantity Received</th>
<th>Date Received (MM-DD-YYYY)</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PL0032627</td>
<td>AMPHETAMINE SALT 10MG TAB</td>
<td>00185011101</td>
<td>1</td>
<td>1</td>
<td>3-27-2008</td>
<td>none</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>MEPER/PROMETH 50/ 25 MG CAP</td>
<td>58177002704</td>
<td>1</td>
<td>1</td>
<td>3-27-2008</td>
<td>none</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>METHADONE 5 MG TAB</td>
<td>00054457025</td>
<td>1</td>
<td>1</td>
<td>3-27-2008</td>
<td>none</td>
</tr>
<tr>
<td>4</td>
<td></td>
<td>DURAGESIC 100 MCG/HR PAT</td>
<td>50458003605</td>
<td>2</td>
<td>1</td>
<td>3-27-2008</td>
<td>Received only 1 quantity Received remaining quantity on 3-28-2008</td>
</tr>
<tr>
<td>5</td>
<td></td>
<td>FENTANYL 25 MCG PAT</td>
<td>00781711155</td>
<td>2</td>
<td>1</td>
<td>3-27-2008</td>
<td>Received only 1 quantity Received remaining quantity on 3-28-2008</td>
</tr>
<tr>
<td>6</td>
<td></td>
<td>ADDERALL XR 30 MG SA CAP 100</td>
<td>54092039101</td>
<td>1</td>
<td>0</td>
<td>3-27-2008</td>
<td>Received None Received remaining quantity on 3-28-2008</td>
</tr>
</tbody>
</table>

DEA Registration No.  
BA2893611  
Schedules 2,2N,3,3N,4,5  
No. of this Order Form  07X0002555  

U.S. OFFICIAL ORDER FORMS - SCHEDULES I & II  
DRUG ENFORCEMENT ADMINISTRATION  
SUPPLIER'S COPY 1
Purchaser’s Requirements

- Must maintain a copy of the User Agreement on file.
- Must report any suspected or actual compromise of any digital certificate.
- Cannot share or authorize use of their digital signature to any other person.
- Must protect their password, etc.
REPORTS
Destruction of CS:
21 C.F.R. § 1307.21

• Destruction of Controlled Substances
  – If a Registrant:
    • DEA Form 41 - Three Copies
REGISTRANTS INVENTORY OF DRUGS SURRENDERED

The following schedule is an inventory of controlled substances which is hereby surrendered to you for proper disposition.

FROM:  
Include Name, Street, City, State and ZIP Code in space provided below.

<table>
<thead>
<tr>
<th>Name of Drug or Preparation</th>
<th>Number of Containers</th>
<th>CONTENTS (Number of grams, tablets, ounces or other units per container)</th>
<th>Controlled Substance Content, (Each Unit)</th>
<th>FOR DEA USE ONLY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>DISPOSITION</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>QUANTITY</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>GMS.  MGS.</td>
</tr>
</tbody>
</table>

Registants will fill in Column 1, 2, 3, and 4 ONLY.

Signature of applicant or authorized agent

Registants DEA Number

Registants Telephone Number

NOTE: CERTIFIED MAIL (Return Receipt Requested) IS REQUIRED FOR SHIPMENTS OF DRUGS VIA U.S. POSTAL SERVICE. See instructions on reverse (page 2) of form.
Destruction of CS: 21 C.F.R. § 1307.21

• If not a Registrant:
  – Letter
  – Name and Address of Person
  – Name & Quantity of All Substances to Be Disposed of
  – How the person obtained the substance, if known; and name, address, and registration number...of person who possessed (it) prior
Reports to ARCOS:
21 C.F.R. § 1304.33

• Automated Reports & Consolidated Ordering System
• Who Must Report?
  - Manufacturers (All)
  - Distributors
    (Including Reverse Distributors)
Reports to ARCOS: 21 C.F.R. § 1304.33

• What Must They Report?
  – Acquisition/Distribution of:
    • Schedule I & II
    • Narcotics in Schedule I
    • GHB drug products in Schedule III
    • Selected psychotropic substances in Schedules III & IV (Manufacturers only)
Reports to ARCOS:  
21 C.F.R. § 1304.33

• **When**
  – Every Quarter: No Later Than the 15th
  – All Stocks of CS on Hand as of COB 12/31

• **How Must They Report?**
  – On-line Reporting
  – Or DEA Form 333
Suspicious Orders:
21 C.F.R. § 1301.74 (b)

• The registrant shall design and operate a system to disclose to the registrant suspicious orders of controlled substances. The registrant shall inform the Field Division Office …in his area of suspicious orders when discovered by the registrant.
Suspicious Orders

- Suspicious Orders Include:
  - Orders of Unusual Size
  - Orders Deviating Substantially From a normal pattern
  - Orders of Unusual Frequency
Reporting the Theft or Loss of Controlled Substances

Paper or Online Submission
REPORT OF THEFT OR LOSS OF CONTROLLED SUBSTANCES

Federal Regulations require registrants to submit a detailed report of any theft or loss of Controlled Substances to the Drug Enforcement Administration.

Complete the front and back of this form in triplicate. Forward the original and duplicate copies to the nearest DEA office. Retain the triplicate copy for your records. Some states may also require a copy of this report.

1. Name and Address of Registrant (Include ZIP Code)
   
2. Phone No. (Include Area Code)

3. DEA Registration Number
   2 letter prefix
   7 digit suffix

4. Date of Theft or Loss

5. Principal Business of Registrant (Check one)
   1. Pharmacy
   2. Practitioner
   3. Manufacturer
   4. Hospital/Clinic
   5. Distributor
   6. Methadone Program
   7. Other (Specify)

6. County in which Registrant is Located

7. Was theft reported to Police?
   ☐ Yes ☐ No

8. Name and Telephone Number of Police Department (Include Area Code)

9. Number of Thefts or Losses Registrant has Experienced in the Past 24 Months

10. Type of Theft or Loss (Check one and complete items below as appropriate)
    1. Night Break-In
    2. Armed Robbery
    3. Employee Pilferage
    4. Customer Theft
    5. Other (Explain)
    6. Lost in transit (Complete Item 14)

11. If Armed Robbery, was anyone:
    ☐ No ☐ Yes (How many)

12. Purchase value to Registrant of controlled substances taken:
    ☐ No ☐ Yes (Est. Value)

13. Were any pharmaceuticals or merchandise taken?
    ☐ No ☐ Yes (How many)

14. IF LOST IN TRANSIT, COMPLETE THE FOLLOWING:

A. Name of Common Carrier

B. Name of Consignee

C. Consignee's DEA Registration Number

D. Was the carton received by the customer?
   ☐ Yes ☐ No

E. If received, did it appear to be tampered with?
   ☐ Yes ☐ No

F. Have you experienced losses in transit from this same carrier in the past?
   ☐ No ☐ Yes (How many)

15. What identifying marks, symbols, or price codes were on the labels of these containers that would assist in identifying the products?

16. If Official Controlled Substance Order Forms (DEA-222) were stolen, give numbers.

17. What security measures have been taken to prevent future thefts or losses?

PRIVACY ACT INFORMATION

AUTHORITY: Section 301 of the Controlled Substances Act of 1970 (PL 91-513).
PURPOSE: Report theft or loss of Controlled Substances.
ROUTINE USES: The Controlled Substances Act authorizes the production of schedules regarding the disposal of controlled substances. Care should be taken in the use of this material, as it may be subject to controlled substances laws and regulations.

In accordance with the Paperwork Reduction Act of 1995, no person is required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this collection of information is 1117-0001. Public reporting burden for this collection of information is estimated to average 30 minutes per response.
• The registrant shall notify the Field Division Office of the Administration in his area of any theft or significant loss of any controlled substances within one business day of discovery.

• The registrant shall also complete, and submit DEA Form 106…

• “Significant Loss” is also defined here.
• The supplier shall be responsible for reporting in-transit losses of controlled substances by the common or contract carrier selected pursuant to paragraph (e) of this section within one business day of discovery of such theft or loss.
Theft/Loss of CS (DEA 106) : 21 C.F.R. § 1301.74 (c), 1301.76 (b)

• The registrant shall also complete DEA Form 106 regarding such theft or loss.
  – Theft should be reported to local police with jurisdiction where the theft occurred.
  – Theft should also be reported to any state agency which requires such reports.
• Thefts and significant losses must be reported whether or not the controlled substances are subsequently recovered and/or the responsible parties are identified and action taken against them.
Theft or Loss Defined

- Actual Theft or Loss
- Not an Inventory Adjustment (not for balancing inventory)
- Loss (Unexplained Disappearance).
- Any discovered shortage which the firm cannot convincingly establish to have been diverted after reasonable review/ investigation should generally be considered as a reportable loss.
Theft or Loss Defined

• Does not include Breakage, Damage, and/or Spillage which is still recoverable.

• Options (for Recoverable Substances):
  – DEA 41 - Permission to Destroy
  – Reverse Distributor
DEA POLICY: Who Should Report?

• In-Transit Losses: Supplier
• As soon as the registrant signs for the (accepts) shipment it becomes the responsibility of the purchaser to report any thefts or losses.
• If the purchaser does not sign for (accept) the shipment it is the responsibility of the shipper to report the theft/loss of the material.
Contact Information:

Abby Hayes, Acting Unit Chief
Regulatory Unit/ODGR
Drug Enforcement Administration
8701 Morrissette Drive
Springfield, Virginia 22152

202-307-8910 (Office)
202-307-8101 (Fax)
Abby.F.Hayes@usdoj.gov