1. New Contract Actions:

(26) Department of Energy, San Juan-Chama Project, New Mexico.
Reassignment of rights under Contract
No. 7–07–51–X0883 from the
Department of Energy to the County of
Los Alamos for 1,200 acre-feet of San
Juan-Chama Project water to be used for
municipal, commercial, residential, and
scientific purposes.

(27) City of Albuquerque, San Juan-Chama Project, New Mexico. Amend water storage Contract No. 3–CS–53– 01510 to exempt the City of Albuquerque from acreage limitation

and reporting provisions.

- (28) The State of Colorado, the State of New Mexico, the Southern Ute Indian Tribe, the Ute Mountain Ute Tribe, and certain other entities that executed the June 30, 1986 "Agreement in Principle Concerning the Colorado Ute Indian Water Rights Settlement and Binding Agreement for Animas-La Plata Project Cost Sharing": Amendment to the terms of that cost sharing agreement in order for that agreement to conform with Phase I, Stage A of the project. The proposed amendment would allow cost sharing contributions from Colorado non-federal entities to be credited to the municipal and industrial repayment obligation on an interim basis, rather than to the Colorado non-Indian irrigation.
- 2. Contract Actions Modified:
 (9) The National Park Service,
 Colorado Water Conservation Board,
 Wayne N. Aspinall Unit, CRSP,
 Colorado: Contract to provide specific
 flow patterns in the Gunnison River
 through the Black Canyon of the
 Gunnison National Monument.
- (10) Upper Gunnison River Water Conservancy District, Wayne N. Aspinall Unit, CRSP, Colorado: Longterm water service contract for municipal, domestic, and irrigation use.
 - 3. Contract Actions Deleted:

(12) Collbran Conservancy District, Collbran project, Colorado: Amendatory contract defining priority of use of

project water.

(13) U.S. Fish and Wildlife Service, North Fork Water Conservancy District, Paonia Project, Colorado: Contract for releases to support endangered fish in the Gunnison and Colorado Rivers: water available for releases will come from reserve capacity held by Reclamation as a sediment pool, estimated to be 1,800 acre-feet annually; contract will define the terms and conditions associated with delivery of this water.

Great Plains Region: Bureau of Reclamation, PO Box 36900, Federal Building, 316 North 26th Street, Billings, Montana 59107–6900, telephone 406–247–7730.

- 1. Contract Actions Modified:
- (11) City of Rapid City and Rapid Valley Water Conservancy District, Rapid Valley Unit, P–SMBP, South Dakota: Contract renewal for up to 55,000 acre-feet of storage capacity in Pactola Reservoir.
 - 2. Contract Actions Completed:
- (4) Cedar Bluff Irrigation District No. 6, Cedar Bluff Unit, P–SMBP, Kansas: In accordance with Section 901 of Public law 102–575, 106 Stat. 4600, terminate the Cedar Bluff Irrigation District's repayment contract and transfer use of the District's portion of the reservoir storage capacity to the State of Kansas for fish, wildlife, recreation, and other purposes.
- (15) Mountain Park Master Conservancy District, Mountain Park Project, Oklahoma: Pursuant to Title IV of Pub. L. 103–434, amend the District's contract to reallocate the project costs to reflect the environmental activities authorized by Title IV and provide for a discounted prepayment of all or a portion of the reimbursable costs allocated for its M&I water supply.
- (17) Canadian River Municipal Water Authority, Canadian River Project, Texas: Contract for the United States to pay up to 33 percent of the costs of the salinity control project. These costs are to be used for the design and construction management of the project facilities.
 - 3. Contract Actions Discontinued:
- (7) Foss Reservoir Master Conservancy District, Washita Basin Project, Oklahoma: Amendatory repayment contract for remedial work.
- (8) Arbuckle Master Conservancy District, Arbuckle Project, Oklahoma: Contract for the repayment of costs of the construction of the Sulphur, Oklahoma, pipeline and pumping plant (if constructed).
- (12) Belle Fourche Irrigation District, Belle Fourche Unit, P–SMBP, South Dakota: Amendment to Contract No. 5–07–60–WR170. The amendment will initiate the repayment period for the rehabilitation and betterment work to begin June 30, 1996. The amendment will also provide an additional \$10.5 million for additional rehabilitation and betterment work.

Dated: July 18, 1996. Wayne O. Deason,

Assistant Director, Program Analysis Office. [FR Doc. 96–20230 Filed 8–7–96; 8:45 am] BILLING CODE 4310–94–P Draft Environmental Impact Report/ Environmental Impact Statement on the Stanislaus River Basin and Calaveras River Water Use Program (Also Known as the American River/ Folsom South Conjunctive Use Optimization Study)

AGENCY: Bureau of Reclamation,

Interior.

ACTION: Notice of cancellation.

SUMMARY: The Bureau of Reclamation (Reclamation) and the California Department of Water Resources (DWR) are canceling plans to continue work under the National Environmental Policy Act and the California Environmental Quality Act on the Environmental Impact Report/ Environmental Impact Statement (EIR/ EIS) for the Stanislaus River Basin and Calaveras River Water Use Program. DWR terminated participation in this joint EIR/EIS since the Program would not likely result in any increased yield to the State Water Project. The notice of intent was published in 55 FR 15291, Apr. 23, 1990.

FOR FURTHER INFORMATION CONTACT: Mr. David Lewis, Mid-Pacific Region, Bureau of Reclamation, Attention: MP-700, 2800 Cottage Way, Sacramento, CA 95825–1898; telephone: (916) 979–2336.

95825-1898; telephone: (916) 979-2336. SUPPLEMENTARY INFORMATION: The Program was a joint study by Reclamation and DWR to formulate a plan for increasing and optimizing water supply, and for the long-term use of water supply for the area between the Stanislaus and Calaveras Rivers. In terminating their participation, DWR indicated the Program would not likely result in any increased yield to the State Water Project. Interim water supplies once available for use outside the study area appear to now be needed to meet water quality, fish, and wildlife requirements as required by both the Central Valley Project Improvement Act and the December 1994 Bay-Delta Accord. Owing to the ongoing Reclamation activity entitled New Melones Water Management Study. Short-term, it is advantageous for Reclamation to write a transition report documenting study activities. The New Melones Water Management Study, Short-Term, is developing an interim plan of operation and suitable method of allocation to manage available water supplies in the Stanislaus River Basin until either the California State Water Resources Control Board completes the water rights phase of the Bay-Delta hearings or until a long-term operation plan for New Melones Reservoir is negotiated among the stakeholders. The New Melones Water Management

Study, Long-Term, is the second phase and is intended to develop a long-term operation strategy for New Melones Reservoir. This study will negotiate a consensus among stakeholders concerning New Melones Reservoir long-term operation. If it is determined that upon completion of both the New Melones Water Management Study, Short-Term and Long-Term, there are still unmet demands, a new planning study will be developed to address these needs.

Roger Patterson, Regional Director. [FR Doc. 96-20177 Filed 8-7-96; 8:45 am] BILLING CODE 4310-94-P

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Manufacturer of Controlled Substances; Notice of Application

Pursuant to Section 1301.43(a) of Title 21 of the Code of Federal Regulations (CFR), this is notice that on June 25, 1996, Allen, Dovensky & Company, Inc., 3529 Lincoln Highway, Thorndale, Pennsylvania 19372, made application to the Drug Enforcement Administration (DEA) for registration as a bulk manufacturer of morphine (9300) a basic class of controlled substance listed in Schedule II.

The firm plans to manufacture morphine for the purpose of deuterium labeled internal standards for distribution to analytical laboratories.

Any other such applicant and any person who is presently registered with DEA to manufacture such substances may file comments or objections to the issuance of the above application.

Any such comments or objections may be addressed, in quintuplicate, to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, United States Department of Justice, Washington, D.C. 20537, Attention: DEA Federal Register Representative (CCR), and must be filed no later than October 7, 1996.

Dated: July 31, 1996.

Gene R. Haislip,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 96-20161 Filed 8-7-96; 8:45 am]

BILLING CODE 4410-09-M

Importation of Controlled Substances; **Notice of Application**

Pursuant to Section 1008 of the Controlled Substances Import and Export Act (21 U.S.C. 958(i)), the Attorney General shall, prior to issuing a registration under this Section to a bulk manufacturer of a controlled substance in Schedule I or II and prior to issuing a regulation under Section 1002(a) authorizing the importation of such a substance, provide manufacturers holding registrations for the bulk manufacture of the substance an opportunity for a hearing.

Therefore, in accordance with Section 1311.42 of Title 21, Code of Federal Regulations (CFR), notice is hereby given that on June 27, 1996, B.I. Chemical, Inc., 2820 N. Normandy Drive, Petersburg, Virginia 23805, made application to the Drug Enforcement Administration to be registered as an importer of the basic classes of controlled substances listed below:

Drug	Schedule
Acetylmethadol (9601)	

The firm intends to import the listed controlled substances to sell to its customers.

Any manufacturer holding, or applying for, registration as a bulk manufacturer of this basic class of controlled substance may file written comments on or objections to the application described above and may, at the same time, file a written request for a hearing on such application in accordance with 21 CFR 1301.54 in such form as prescribed by 21 CFR

Any such comments, objections, or requests for a hearing may be addressed to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, United States Department of Justice, Washington, DC., 20537, Attention: DEA Federal Register Representative (CCR), and must be filed no later than (30 days from publication).

This procedure is to be conducted simultaneously with and independent of the procedures described in 21 CFR 1311.42(b), (c), (d), (e), and (f). As noted in a previous notice at 40 FR 43745-46 (September 23, 1975), all applicants for registration to import basic classes of any controlled substances in Schedule I or II are and will continue to be required to demonstrate to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration that the requirements for such registration pursuant to 21 U.S.C. 958(a), 21 U.S.C. 823(a), and 21 CFR 1311.42(a), (b), (c), (d), (e), and (f) are satisfied.

Dated: July 31, 1996.

Gene R. Haislip,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 96-20162 Filed 8-7-96; 8:45 am] BILLING CODE 4410-09-M

Manufacturer of Controlled **Substances: Notice of Application**

Pursuant to § 1301.43(a) of Title 21 of the Code of Federal Regulations (CFR), this is notice that on April 16, 1996, U.S. Drug Testing, Inc., 10410 Trademark Street, Rancho Cucamonga, California 91730, made application, which was received for processing on June 20, 1996, to the Drug Enforcement Administration (DEA) for registration as a bulk manufacturer of the basic classes of controlled substances listed below:

Drug:	Schedule
Tetrahydrocannabinols (7370) Heroin (9200)	I I
Amphetamine (1100) Methamphetamine (1105) Phencyclidine (7471)	II II II
1-Piperidinocyclohexanecar- bonitrile (8603).	II
Benzoylecgonine (9180)	l II
Morphine	II

The firm plans to manufacture small quantities of the listed controlled substances to make drug test kits.

Any other such applicant and any person who is presently registered with DEA to manufacture such substances may file comments or objections to the issuance of the above application.

Any such comments or objections may be addressed, in quintuplicate, to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, United States Department of Justice, Washington, DC 20537, Attention: DEA Federal Register Representative (CCR), and must be filed no later than October 7, 1996.