The Deputy Administrator is extremely concerned by Mr. Khalily's failure to properly identify Mr. Gutierrez and verify whether he was a representative of R.J. Meyer. This is particularly troubling given that Mr. Khalily knew that hydriotic acid was a listed chemical; that he had not seen Mr. Gutierrez's name on previous invoices; and that R.J. Meyer had not previously purchased hydriotic acid from Respondent. All of these things combined should have caused Mr. Khalily to recognize the need to ascertain whether Mr. Gutierrez was in fact a representative of R.J. Meyer.

Nontheless, the Deputy Administrator agrees with Judge Randall that denial of Respondent's applications is not warranted in this case. Although Respondent was clearly not as careful as he should have been in identifying Mr. Gutierrez, Respondent did follow its normal business practices regarding these shipments and there has been no other evidence of any wrongdoing by Respondents. However, chemicals are designated as listed chemicals because they have the potential to be used to manufacture dangerous substances. Consequently those who deal with these chemicals have to be ever vigilant to ensure that they are not diverted for illegal purposes. Therefore, the Deputy Administrator agrees with Judge Randall that Respondent's prior conduct warrants that Respondent should be more closely monitored than other registrants.

The Deputy Administrator agrees with Judge Randall's recommendation that Respondent's applications be granted with the following conditions:

(1) The Respondent be required to maintain a log of all listed chemical transactions he engages in for a period of three years from the date of issuance of these DEA Certificates of Registration. At a minimum, the log shall indicate the date that the shipment occurred, the name and address of all the parties involved in the transaction, the destination of the shipments, and the name and quantity of the listed chemical shipped. Upon request by the Special Agent in Charge of the local DEA Field Division, or his designee, the Respondent shall submit or otherwise make available his log for inspection.

(2) For three years from the date of issuance of the DEA Certificates of Registration, the Respondent shall consent to periodic inspections at its registered locations by DEA personnel based on a Notice of Inspection rather than an Administrative Inspection Warrant.

Accordingly, the Deputy Administrator of the Drug Enforcement Administration, pursuant to the authority vested in him by 21 U.S.C. 823 and 824 and 28 CFR 0.100(b) and 0.104, hereby orders that the applications for registration as an importer and a distributor of various listed chemicals, submitted by Alfred Khalily, Inc., d.b.a. Alfa Chemical, be, and they hereby are, granted subject to the above described conditions. This order is effective upon issuance of the DEA Certificates of Registration, but not later than July 12, 1999.

Dated: June 1, 1999.

### Donnie R. Marshall,

Deputy Administrator.
[FR Doc. 99–14650 Filed 6–9–99; 8:45 am]
BILLING CODE 4410–09–M

### **DEPARTMENT OF JUSTICE**

## Drug Enforcement Administration; Manufacturer of Controlled Substances; Notice of Registration

By Notice dated December 14, 1998, and published in the **Federal Register** on December 23, 1998, (63 FR 71155), Chattem Chemicals, Inc., 3801 St. Elmo Avenue, Building 18, Chattanooga, Tennessee 37409, made application to the Drug Enforcement Administration (DEA) to be registered as a bulk manufacturer of methamphetamine (1105), a basic class of controlled substance listed in Schedule II.

The firm plans to bulk manufacture methamphetamine to produce products for distribution to its customers.

DEA has considered the factors in title 21, United States Code, section 823(a) and determined that the registration of Chattem Chemicals, Inc. to manufacture the listed controlled substance is consistent with the public interest at this time. DEA has investigated Chattem Chemicals, Inc. to ensure that the company's registration is consistent with the public interest. Therefore, pursuant to 21 U.S.C. 823 and 28 CFR 0.100 and 0.104, the Deputy Assistant Administrator, Office of Diversion Control, hereby orders that the application submitted by the above firm for registration as a bulk manufacturer of the basic class of controlled substance listed above is granted.

Dated: May 25, 1999.

### John H. King,

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

[FR Doc. 99–14651 Filed 6–9–99; 8:45 am] BILLING CODE 4410–09–M

### **DEPARTMENT OF JUSTICE**

### Drug Enforcement Administration; Manufacturer of Controlled Substances; Notice of Application

Pursuant to section 1301.33(a) of title 21 of the Code of Federal Regulations (CFR), this is notice that on February 24, 1999, Los Angeles Cannabis Resources Center, Inc., 7494 Santa Monica Blvd., #215, West Hollywood, California 90046, made application to the Drug Enforcement Administration (DEA) for registration as a bulk manufacturer of marihuana (7360), a basic class of controlled substance.

The firm plans to develop singlecannabinoid strains of marihuana and to provide cannabis and naturally extracted plant-derived cannabionids for use in pharmaceutical research and cannabionoid-based drug development.

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

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 August 9, 1999.

Dated: May 28, 1999.

### John H. King,

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

[FR Doc. 99–14649 Filed 6–9–99; 8:45 am] BILLING CODE 4410–09–M

# FOREIGN CLAIMS SETTLEMENT COMMISSION

### **Sunshine Act Meeting**

[F.C.S.C. Meeting Notice No. 4–99] The Foreign Claims Settlement Commission, pursuant to its regulations (45 CFR part 504) and the Government in the Sunshine Act (5 U.S.C. 552b), hereby gives notice in regard to the scheduling of meetings and oral hearings for the transaction of Commission business and other matters specified, as follows:

DATE AND TIME: Thursday, June 17, 1999, 1:30 p.m.

**SUBJECT MATTER:** Consideration of a Request for Reopening of the Final Decision on a claim against Albania, as follows: Claim No. ALB–075 Haritini Poulos.

### STATUS: Open.

All meetings are held at the Foreign Claims Settlement Commission, 600 E Street, NW, Washington, DC. Requests for information, or advance notices of intention to observe an open meeting, may be directed to: Administrative Officer, Foreign Claims Settlement Commission, 600 E Street, NW., Room 6002, Washington, DC 20579. Telephone: (202) 616–6988.

Dated at Washington, DC, June 7, 1999.

# Judith H. Lock,

Administrative Officer.

[FR Doc. 99–14838 Filed 6–8–99; 11:07 am] BILLING CODE 4410–BA–M

#### **DEPARTMENT OF JUSTICE**

# Foreign Claims Settlement Commission

# Privacy Act of 1974; Systems of Records

**AGENCY:** Foreign Claims Settlement Commission, Justice.

**ACTION:** Notice of Privacy Act systems of records.

**SUMMARY:** The Foreign Claims Settlement Commission of the United States herewith publishes an updated Notice of its Privacy Act Systems of Records. Publication of such notice is required under subsection (e)(4) of the Privacy Act of 1974 (5 U.S.C. 552a(e)(4). This update is necessary in order to reflect changes in the location of some of the Commission's records systems, and the deletion of seven systems (Justice/FCSC-2, "Bulgaria, Claims Against (1st Program)," Justice/FCSC-10, "Czechoslovakia, Claims Against," Justice/FCSC-16, "Hungary, Claims Against (1st Program)," Justice/FCSC-18, "Italy, Claims Against (1st Program), "Justice/FCSC-21, "Panama, Claims Against," Justice/FCSC-26, "Rumania, Claims Against (1st Program)," and Justice/FCSC-29, "Yugoslavia, Claims Against (1st Program)"), due to the release of the records in those systems to the National Archives for permanent retention. In addition, as part of the review of Privacy Act systems of records mandated by the President's Memorandum on Privacy and Personal Information in Federal Records of May 14, 1998, the Commission has deleted three other systems (Justice/FCSC-13, "Payroll Records," Justice/FCSC-14, "General Personnel Records," and Justice/FCSC-15, "General Financial Records"), based on a determination that the records in those systems were duplicative of

records in other systems or otherwise had become superfluous.

EFFECTIVE DATE: June 10, 1999.

ADDRESSES: 600 E Street, NW, Room 6002, Washington, DC 20579.

### FOR FURTHER INFORMATION CONTACT:

Judith H. Lock, Administrative Officer, Tel. 202–616–6986, FAX 202–616–6993. Pursuant to 5 U.S.C. 552a(e)(4), the Foreign Claims Settlement Commission hereby publishes the systems of records as currently maintained by the agency.

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### JUSTICE/FCSC-1

### SYSTEM NAME:

Indexes of Claimants (Alphabetical)—FCSC.

### SYSTEM LOCATION:

Foreign Claims Settlement Commission, 600 E Street, Northwest, Suite 6002, Washington, DC 20579.

# CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Maintained on all individuals who filed claims for compensation under the statutes administered by the Foreign Claims Settlement Commission.

#### CATEGORIES OF RECORDS IN THE SYSTEM:

Microfilm copies of index cards and computer-generated paper indexes containing names of claimants, claim and decision numbers, date and disposition of claims, addresses and dates of birth.

# AUTHORITY FOR MAINTENANCE OF THE SYSTEM: 5 U.S.C. 301.

#### **PURPOSES:**

To enable Commission personnel and interested members of the public to ascertain whether any named individual, corporation, or other legal entity has submitted a claim to the Commission.

# ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

- Used by authorized Commission personnel for identification of individual claims and to obtain information concerning disposition of claims.
- -The information contained in this system of records (except for that pertaining to the system "Justice/ FCSC-27: Germany, Holocaust Survivors Claims Against", described below) is considered by the Commission to be public information which may be disclosed as a routine use to interested persons who make inquiries about the claims program or individual claims therein, including but not limited to Members of Congress or congressional staff, staff of the Office of Management and Budget, other persons interested in the work of the Commission, and members of the news media.
- —The information contained in this system of records will be disclosed to the Office of Management and Budget, in connection with the review of private relief legislation as set forth in OMB Circular No. A–19, at any stage of the legislative coordination and clearance process as set forth in that circular.
- —A record from this system of records may be disclosed as a routine use to a Member of Congress or to a congressional staff member in response to an inquiry of the congressional office made at the request of the individual about whom the record is maintained.
- A record, or any facts derived therefrom, may be disclosed in a