

information; (c) enhance the quality, usefulness, and clarity of the information to be collected; and (d) minimize the burden on the respondents, including the use of automated collection techniques or other forms of information technology.

Agencies must also estimate the "non-hour cost" burdens to respondents or recordkeepers resulting from the collection of information. Therefore, if you have costs to generate, maintain, and disclose this information, you should comment and provide your total capital and startup cost components or annual operation, maintenance, and purchase of service components. You should describe the methods you use to estimate major cost factors, including system and technology acquisition, expected useful life of capital equipment, discount rate(s), and the period over which you incur costs. Capital and startup costs include, among other items, computers and software you purchase to prepare for collecting information, monitoring, and record storage facilities. You should not include estimates for equipment or services purchased: (i) Before October 1, 1995; (ii) to comply with requirements not associated with the information collection; (iii) for reasons other than to provide information or keep records for the Government; or (iv) as part of customary and usual business or private practices.

We will summarize written responses to this notice and address them in our submission for OMB approval. As a result of your comments, we will make any necessary adjustments to the burden in our submission to OMB.

Public Comment Procedures: MMS's practice is to make comments, including names and addresses of respondents, available for public review. If you wish your name and/or address to be withheld, you must state this prominently at the beginning of your comment. MMS will honor this request to the extent allowable by law; however, anonymous comments will not be considered. There may be circumstances in which we would withhold from the record a respondent's identity, as allowable by the law. If you wish us to withhold your name and/or address, you must state this prominently at the beginning of your comment. In addition, you must present a rationale for withholding this information. This rationale must demonstrate that disclosure "would constitute an unwarranted invasion of privacy." Unsupported assertions will not meet this burden. In the absence of exceptional, documentable circumstances, this information will be

released. All submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, will be made available for public inspection in their entirety.

MMS Information Collection Clearance Officer: Arlene Bajusz (202) 208-7744.

Dated: January 17, 2007.

E.P. Danenberger,

Chief, Office of Offshore Regulatory Programs.
[FR Doc. E7-1289 Filed 1-26-07; 8:45 am]

BILLING CODE 4310-MR-P

DEPARTMENT OF THE INTERIOR

National Park Service

National Register of Historic Places; Notification of Pending Nominations and Related Actions

Nominations for the following properties being considered for listing or related actions in the National Register were received by the National Park Service before January 13, 2007. Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded by United States Postal Service, to the National Register of Historic Places, National Park Service, 1849 C St., NW., 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eye St., NW., 8th floor, Washington, DC 20005; or by fax, 202-371-6447. Written or faxed comments should be submitted by February 13, 2007.

John W. Roberts,

Acting Chief, National Register/National Historic Landmarks Program.

Arkansas

Cross County

Mt. Zion Methodist Episcopal Church South Cemetery, Approx. 2.5 mi. SE. of Vanndale on Cty, Rd. 367, Vanndale, 07000055

Pulaski County

Robinson, Joseph Taylor, Memorial Auditorium, (New Deal Recovery Efforts in Arkansas MPS) 414 W. Markham, Little Rock, 07000056

Florida

Flagler County

Vocational Agriculture Building, (Florida's New Deal Resources MPS) 1001 E. Howe St., Bunnell, 07000058

Palm Beach County

Northboro Park Historic District, Bounded by 40th N., Flagler Dr., 36th St. and Broadway, West Palm Beach, 07000059

St. Johns County

Hastings Community Center, 401 N. Main St., Hastings, 07000057

Illinois

Cook County

Continental and Commercial National Bank, 208 S. LaSalle, Chicago, 07000064
Home Bank and Trust Company, 1200 N. Ashland Ave., Chicago, 07000061
Silhan, Mr. Robert, House, 3728 S. Cuyler Ave., Berwyn, 07000062

Montgomery County

Belevidere Cafe, Motel and Gas Station, (Route 66 through Illinois MPS), 817 Old Rte 66, Litchfield, 07000060

Louisiana

Beauregard Parish

Hudson River Lumber Company General Manager's House, 411 S. Washington Ave., DeRidder, 07000068
Sills House, 211 W. Fourth St., DeRidder, 07000067
Toy House, 205 W. Fourth St., DeRidder, 07000066

Calcasieu Parish

Muller's Department Store, 700 Ryan St., Lake Charles, 07000069

New York

New York County

Wall Street Historic District, Roughly bounded by Cedar St. and Maiden's Ln., Pearl St., Bridge and S. William St., and Greenwich St. and Trinity PL., New York, 07000063

North Carolina

Hertford County

Brown, Wiley and Jane Vann, House, NC 1108, 0.5 mi. N. of NC 561, Union, 07000073

Ohio

Cuyahoga County

Baker Motor Vehicle Company Building, 7100-7122 Euclid Ave., Cleveland, 07000071
Cleveland Warehouse Historic District (Boundary Increase), 1384-1410 West 10th St., Cleveland, 07000070
Superior Avenue Historic District, 1860-2553 Superior Ave., Cleveland, 07000072

Ross County

Walke, Anthony, and Susan Cardinal, House, 381 Western Ave., Chillicothe, 07000065

Pennsylvania

Clarion County

Foxburg Country Club and Golf Course, 369 Harvey Rd., Foxburg, 07000076

South Carolina**Bamberg County**

Bamberg Post Office, 11955 Heritage Hwy.,
Bamberg, 07000074

Darlington County

Dove Dale, Address Restricted, Darlington,
07000075

Utah**Carbon County**

Verde Homestead, 233 200 East, Helper,
07000079

Davis County

Mills—Hancock House, (Centerville MPS),
571 S. 400 West, Centerville, 07000077

Salt Lake County

Copperton Community Methodist Church,
410 E. Hillcrest Rd., Copperton, 07000080
Evergreen Avenue Historic District, Roughly
bounded by Evergreen Ave., 2300 East,
3300 South and 2700 East, East Mill Creek,
07000081

Sandy Historic District, (Sandy City MPS),
Roughly bounded by State St. 9000 South,
700 East and Pioneer Ave., Sandy,
07000084

Weber County

Dumke, John F., and Lillia, House, 1607
Kiesel Ave., Ogden, 07000078

Virginia**Loudoun County**

Locust Grove, 200 Locust Grove Dr.,
Purcellville, 07000083

Staunton Independent City

Western State Hospital (Boundary Increase),
301 Greenville Ave., SE. Corner of VA 11
and VA 250, Staunton, (Independent City),
07000082

Requests for removals has been made for
the following resources:

Utah**Carbon County**

Bruno, Giacomo and Maria, House and
Farmstead, 524 N. Main St., Helper,
02000506

Iron County

Hunter, Joseph S., House, 86 E. Center St.,
Cedar City, 82004126

Salt Lake County

Bonnyview Elementary School, (Murray City,
Utah MPS), 4984 S. 300 W., Murray,
01000473

Redman Van and Storage Company Building,
(Sugar House Business District MPS), 1240
East 2100 South, Salt Lake City, 03000635

Shupe-Williams Candy Company Factory,
2605 Wall Ave., Ogden, 78002716

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BILLING CODE 4312-50-P

DEPARTMENT OF JUSTICE**Drug Enforcement Administration**

[Docket No. 06-39]

Gerald E. Dariah, M.D.; Revocation of Registration

On October 12, 2005, the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, issued an Order to Show Cause to Gerald E. Dariah, M.D. (Respondent) of Albany, Ga. The Show Cause Order proposed the revocation of Respondent's Certificate of Registration, BD4754683, as a practitioner, and to deny any pending application for renewal of the registration, on the grounds that Respondent's state medical license had been revoked, and that Respondent had committed acts that rendered his registration inconsistent with the public interest. See 21 U.S.C. 824(a)(3) & (4); *id.* section 823(f).

The Show Cause Order specifically alleged that Respondent had engaged in the pre-signing of prescriptions for controlled substances which were then issued to patients by Respondent's nurse. Show Cause Order at 2. The Show Cause Order further alleged that investigators from DEA and the Georgia Board of Medical Examiners (Board) had subsequently executed a search warrant at Respondent's office and seized approximately thirty blank pre-signed prescriptions. *See id.* The Show Cause Order also alleged that Respondent's nurse told investigators that each morning, Respondent provided her with four pages of blank, pre-signed prescriptions. *See id.*

The Show Cause Order next alleged that Respondent had authorized his staff to fill in and issue numerous pre-signed prescriptions between November 23rd and December 29, 2003, when he was traveling abroad. *See id.* The Show Cause Order alleged that during this period, Respondent's staff issued prescriptions for Schedule II controlled substances to several patients. *See id.*

Finally, the Show Cause Order alleged that on September 21, 2004, the Board issued an order which summarily suspended Respondent's medical license, that the order had not been stayed, and that his license had not been reinstated. *See id.* at 3. The Show Cause order thus alleged that Respondent was "not currently authorized to handle controlled substances in the State of Georgia." *Id.* The Show Cause Order also informed Respondent of his right to a hearing. *Id.*

On November 15, 2005, Respondent, through his counsel, timely requested a hearing. Respondent's counsel also

moved to stay the proceedings until a pending criminal case brought against him by the State of Georgia was resolved. Respondent's counsel further noted that Respondent had been out of the country for "the past five and a half months" and that "[h]e anticipate[d] returning next month." Letter from Respondent's Counsel to Hearing Clerk (Nov. 15, 2005). Alternatively, Respondent's counsel sought an extension of time to respond to the Show Cause Order. ALJ Dec. at 1. The case was assigned to Administrative Law Judge (ALJ) Mary Ellen Bittner; the ALJ then issued a memorandum which offered the Government the opportunity to respond.

On January 9, 2006, the Government opposed Respondent's motions. Specifically, the Government noted that Respondent had failed to provide any information regarding the dates of his return to the country and the resolution of the State criminal proceeding. Gov. Resp. at 2. The Government further argued that because Respondent was unable to participate in a hearing he should be deemed to have waived his right to a hearing. *Id.* The Government urged the ALJ to deny Respondent's motions, to hold that Respondent had waived his right to a hearing, and to issue an order terminating the proceeding. *Id.* at 3.

On January 18, 2006, the ALJ denied Respondent's motions. The ALJ specifically noted that the motion had been filed more than two months earlier and that Respondent had subsequently failed to provide any information regarding "the duration of his stay abroad" and "when the criminal matters will be resolved." ALJ Memorandum and Ruling 1 (Jan. 18, 2006). The ALJ thus denied both of Respondent's motions and issued an Order for Prehearing Statements. *Id.* at 2.

Thereafter, on February 8, 2006, the Government moved for summary disposition. The basis of the Government's motion was that Respondent's state medical license had been summarily suspended by the Georgia Board, the suspension had not been lifted, and it was undisputed that Respondent was not authorized to handle controlled substances in Georgia, the State in which he holds his DEA registration. Gov. Mot. for Summary Disposition at 2. The Government attached to its motion a copy of the Georgia Board's Order of Summary Suspension. Upon receipt of the Government's motion, the ALJ offered Respondent the opportunity to respond.

On March 15, 2006, Respondent filed a response. Respondent acknowledged that his state license had been