(5) Respondent is required to undergo random drug screening at his own expense not less than one time per month, and is required to forward the results of the drug screens to the DEA Louisville Resident Office.

Accordingly, the Acting Deputy Administrator of the Drug Enforcement Administration, pursuant to the authority vested in him by 21 U.S.C. 823 and 28 CFR 0.100(b) and 0.104, hereby orders that the application, submitted by Roger McAlpin, D.M.D., for a DEA Certificate of Registration be, and it hereby is, granted in Schedules III nonnarcotic, IV and V subject to the above described restrictions. This order is effective March 24, 1997.

Dated: February 10, 1996. James S. Milford, *Acting Deputy Administrator.* [FR Doc. 97–4345 Filed 2–20–97; 8:45 am] BILLING CODE 4410–09–M

# Manufacturer of Controlled Substances; Application

Pursuant to § 1301.43(a) of Title 21 of the Code of Federal Regulations (CFR), this is notice that on January 13, 1997, Noramco of Delaware, Inc., Division of McNeilab, Inc., 500 Old Swedes Landing Road, Wilmington, Delaware 19801, made application by renewal to the Drug Enforcement Administration (DEA) for registration as a bulk manufacturer of the basic classes of controlled substances listed below:

Drug	Schedule
Morphine (9300) Codeine (9050) Thebaine (9333) Hydrocodone (9193) Oxycodone (9143)	 

The firm plans to manufacture the listed controlled substances for distribution to its customers as bulk product.

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 April 22, 1997. Dated: February 6, 1997. Gene R. Haislip, Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration. [FR Doc. 97–4346 Filed 2–20–97; 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 December 3, 1996, Noramco of Delaware, Inc., Division of McNeilab, Inc., 500 Old Swedes Landing Road, Wilmington, Delaware 19801, made application to the Drug Enforcement Administration to be registered as an importer of the basic classes of controlled substances listed below:

Drug	Schedule
Opium, raw (9600)	
Poppy Straw Concentrate (9670)	

The firm plans to import the listed controlled substances to produce codeine phosphate, codeine sulfate, morphine sulfate, oxycodone and hydrocodone.

Any manufacture holding, or applying for, registration as a bulk manufacturer of these basic classes of controlled substances 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 1316.47.

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, D.C. 20537, Attention: DEA Federal Register Representative (CCR), and must be filed no later than March 24, 1997.

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: February 7, 1997.

#### Gene R. Haislip,

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

[FR Doc. 97–4347 Filed 2–20–97; 8:45 am] BILLING CODE 4410–09–M

#### DEPARTMENT OF LABOR

#### Occupational Safety and Health Administration

[Docket No. NRTL-2-93]

#### Entela, Inc.; Expansion for Recognition as a Nationally Recognized Testing Laboratory

**AGENCY:** Occupational Safety and Health Administration, Department of Labor. **ACTION:** Notice of requests for expansions of recognition as a nationally recognized testing laboratory, and preliminary finding.

**SUMMARY:** This notice announces the applications of Entela, Inc. for expansion of its recognition as a Nationally Recognized Testing Laboratory (NRTL) under 29 CFR 1910.7, for laboratory facilities, test standards, and programs and procedures, and presents the Agency's preliminary finding.

**DATES:** The last date for interested parties to submit comments is April 22, 1997.

ADDRESSES: Send comments to: NRTL Recognition Program, Occupational Safety and Health Administration, U.S. Department of Labor—Room N3653, 200 Constitution Avenue, N.W., Washington, DC 20210.

FOR FURTHER INFORMATION CONTACT: Office of Variance Determination, NRTL Recognition Program, Occupational Safety and Health Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W., Room N3653, Washington, DC 20210.

# SUPPLEMENTARY INFORMATION:

### Notice of Application

Notice is hereby given that Entela, Inc. (ENT), which previously made application pursuant to section 6(b) of the Occupational Safety and Health Act of 1970, (84 Stat. 1593, 29 U.S.C. 655), Secretary of Labor's Order No. 1-90 (55 FR 9033), and 29 CFR 1910.7, for recognition as a Nationally Recognized Testing Laboratory (see 59 FR 10180, 3/ 3/94), and was so recognized (see 59 FR 37997, 7/26/94), has made application for expansion of its recognition as a Nationally Recognized Testing Laboratory for the programs and procedures, the equipment or materials, and the programs and procedures, listed below.

The address of the laboratory covered by this application is: Entela, Inc., 3033 Madison, S.E., Grand Rapids, Michigan 49548.

#### Background

This Federal Register notice is a compilation of three separate applications from Entela, Inc., as follows:

(1) Application for expansion of recognition as a Nationally Recognized Testing Laboratory for inclusion of Entela's Taiwan facility, dated May 15, 1996; (2) Application for expansion of recognition as a Nationally Recognized Testing Laboratory for additional programs and procedures, dated June 26, 1996; and (3) Application for expansion of recognition as a Nationally Recognized Testing Laboratory for additional standards, dated August 13, 1996.

#### Expansion of Recognition—Facilities

A report prepared by the NRTL Program Lead Assessor, dated February 24, 1994, relative to ENT's request for inclusion of its Taiwan facility in its recognition as a Nationally Recognized Testing Laboratory, contains a positive recommendation with limitations. The recommendation was limited to minor mechanical and electrical testing of instruments and small appliances as well as inspections being carried out only by Entela personnel.

By letter dated July 5, 1995, to Ken Klouse, the Lead Assessor for the NRTL Program, Kim Phillipi, President of ENT, stated that ENT would not pursue the inclusion of the Taiwan facility until changes to their overall program were reviewed. On May 15, 1996, Timothy Hubbard of Entela wrote to Ken Klouse and enclosed a revised Entela Third Party Certification Program Manual which, among other things, addressed outstanding issues concerning the Taiwan facility

The original limitations as cited in the on-site Survey Report dated February

24, 1994, will apply to the recognition of the Taiwan facility, specifically:

a. The Taiwan facility shall be limited to carrying out minor mechanical and electrical testing of instruments and small appliances.

b. Performance of inspections shall be limited to Entella personnel.

The Taiwan facility is located at: 3F No. 260 262 Wen, Lin North Road, Pei Tou, Taipei, Taiwan.

Expansion of Recognition—Test Standards

Entela, Inc., desires recognition for testing and certification of products when tested for compliance with the following test standards, which are appropriate within the meaning of 29 CFR 1910.7(c):

- ANSI/UL 22-Amusement and Gaming Machines
- UL 122—Photographic Equipment ANSI/UL 244A—Solid State Controls
- for Appliances ANSI/ÚĹ 353—Limit Controls
- UL 355-Cord Reels
- UL 429-Electrically Operated Valves
- ANSI/UL 467—Grounding and Bonding Equipment
- ANSI/UL 499—Electric Heating
- Appliances
- ANŜI/UL 696—Electric Toys
- UL 745-1-Portable Electric Tools
- UL 745-2-1-Drills
- UL 745-2-2-Screwdrivers and Impact Wrenches
- UL 745–2–3—Grinders, Polishers and
- **Disk-type Sanders**
- UL 745-2-4-Sanders
- UL 745-2-5-Circular Saws and **Circular Knives**
- UL 745–2–6—Hammers
- UL 745-2-8-Shears and Nibblers
- UL 745-2-9-Tappers
- UL 745–2–11—Reciprocating Saws
- UL 745-2-12—Concrete Vibrators
- UL 745-2-14-Planers
- UL 745-2-17—Routers and Trimmers
- UL 745-2-30-Staplers
- UL 745-2-31-Diamond Core Drills
- UL 745-2-32-Magnetic Drill Press
- UL 745-2-33—Portable Bandsaws
- UL 745-2-34—Strapping Tools
- UL 745-2-35-Drain Cleaners
- UL 745-2-36-Hand Motor Tools
- UL 745-2-37-Plate Joiners
- UL 749—Household Dishwashers UL 763—Motor Operated Commercial
- Food Preparing Machines ANSI/UL 826—Household Electric
- Clocks ANSI/UL 859—Household Electric
- Personal Grooming Appliances
- ANSI/UL 917-Clock Operated Switches
- ANSI/UL 921—Commercial Electric Dishwashers
- UL 982-Motor Operated Household **Food Preparing Machines**

- UL 987-Stationary and Fixed Electric Tools
- UL 1018-Electric Aquarium Equipment
- UL 1028—Hair Clipping and Shaving Appliances
- ANŚI/UL 1083—Household Electric
- Skillets and Frying Type Appliances UL 1086—Household Trash Compactors
- UL 1206—Electric Commercial Clothes Washing Machines
- ANSI/UL 1262—Laboratory Equipment ANSI/UL 1310—Class 2 Power Units ANSI/UL 1447—Electric Lawn Mowers
- ANSI/UL 1448—Electric Hedge
- Trimmers
- ANSI/UL 1555-Electric Coin Operated **Clothes Washing Equipment**
- ANSI/UL 1556-Electric Coin Operated **Clothes Drying Equipment**
- UL 1574—Track Lighting Systems
- ANSI/UL 1585-Class 2 and Class 3 Transformers
- ANSI/UL 1594—Sewing and Cutting Machines
- ANSI/UL 1727—Commercial Electric Personal Grooming Appliances
- UL 1786—Nighlights UL 1838—Low Voltage Landscape
- Lighting Systems UL 3101–1—Electric Equipment for Laboratory Use, Part 1, General
- UL 3111-1—Electric Controls for Household and Similar Use, Part 1, General

An on-site audit and an assessment of ENT's Grand Rapids facility was carried out on August 29, 1996. See the Survey Report dated November 26, 1996, for the results of the assessment. The NRTL staff made an in-depth study of the details of ENT's original application for recognition, as well as its requests for expansion, and the original and expansion on-site assessments, and its audit, and determined that ENT had the staff capability and the necessary equipment to conduct testing of producing the proposed test standards.

Expansion of Recognition—Programs and Procedures

Entela, Inc., requested expansion of its recognition, based upon the conditions as detailed in the Federal Register document titled "Nationally Recognized Testing Laboratories; Clarification of the Types of Programs and Procedures", 60 FR 12980, 3/9/95, for the following programs and procedures:

1. Acceptance of testing data from independent organizations, other than NRTLs.

2. Acceptance of product evaluations from independent organizations, other than NRTLs.

- Acceptance of witnessed testing data.
- 4. Acceptance of testing data from non-independent organizations.

5. Acceptance of evaluation data from non-independent organizations (requiring NRTL review prior to marketing).

6. Acceptance of continued certification following minor modifications by the client.

7. Acceptance of product evaluations from organizations that function as part of the International Electrotechnical Commission Certification Body (IEC– CB) Scheme.

8. Acceptance of services other than testing or evaluation performed by subcontractors or agents.

#### **Preliminary Finding**

Based upon a review of the completed application file, the on-site assessment reports, and the recommendations of the staff, the Assistant Secretary has made a preliminary finding that Entela, Inc. can meet the requirements as prescribed by 29 CFR 1910.7 for the expansion of its recognition: (1) to recognize the Taiwan facility; (2) to include the 57 test standards previously listed; and (3) to incorporate the additional eight programs and procedures noted above.

All interested members of the public are invited to supply detailed reasons and evidence supporting or challenging the sufficiency of the applicant's having met the requirements for expansion of its recognition as a Nationally Recognized Testing Laboratory, as required by 29 CFR 1910.7 and Appendix A to 29 CFR 1910.7. Submission of pertinent written documents and exhibits shall be made no later than April 22, 1997, and must be addressed to the NRTL Recognition Program, Office of Variance Determination, Room N 3653, Occupational Safety and Health Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210. Copies of the ENT application, the laboratory survey reports, and all submitted comments, as received, (Docket No. NRTL-2-93), are available for inspection and duplication at the Docket Office, Room N 2634, Occupational Safety and Health Administration, U.S. Department of Labor, at the above address.

The Assistant Secretary's final decision on whether the applicant (Entela, Inc.) satisfies the requirements for expansion of its recognition as an NRTL will be made on the basis of the entire record including the public submissions and any further proceedings that the Assistant Secretary may consider appropriate in accordance with Appendix A to Section 1910.7. Signed at Washington, D.C., this 13th day of February, 1997. Greg Watchman, *Acting Assistant Secretary.* [FR Doc. 97–4321 Filed 2–20–97; 8:45 am] BILLING CODE 4510–26–P

#### NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES

#### **Meetings of Humanities Panel**

**AGENCY:** National Endowment for the Humanities.

**ACTION:** Notice of meetings.

**SUMMARY:** Pursuant to the provisions of the Federal Advisory Committee Act (Public Law 92–463, as amended), notice is hereby given that the following meetings of the Humanities Panel will be held at the Old Post Office, 1100 Pennsylvania Avenue, NW., Washington, DC 20506.

FOR FURTHER INFORMATION CONTACT:

Nancy E. Weiss, Advisory Committee Management Officer, National Endowment for the Humanities, Washington, DC 20506; telephone (202) 606–8322. Hearing-impaired individuals are advised that information on this matter may be obtained by contacting the Endowment's TDD terminal on (202) 606–8282.

SUPPLEMENTARY INFORMATION: The proposed meetings are for the purpose of panel review, discussion, evaluation and recommendation on applications for financial assistance under the National Foundation on the Arts the Humanities Act of 1965, as amended, including discussion of information given in confidence to the agency by the grant applicants. Because the proposed meetings will consider information that is likely to disclose: (1) trade secrets and commercial or financial information obtained from a person and privileged or confidential; or (2) information of a personal nature the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, pursuant to authority granted me by the Chairman's Delegation of Authority to Close Advisory Committee meetings, dated July 19, 1993, I have determined that these meetings will be closed to the public pursuant to subsections (c)(4), and (6) of section 552b of Title 5, United States Code

1. Date: March 3, 1997. Time: 9:00 a.m. to 5:30 p.m.

Room: 415.

*Program:* This meeting will review applications for Humanities Projects in Museums and Historical Organizations submitted to the Division of Public Programs, for projects at the December 6, 1996 deadline.

2. Date: March 7, 1997.

*Time:* 9:00 a.m. to 5:30 p.m. *Room:* 415.

*Program:* This meeting will review applications for Humanities Projects in Media submitted to the Division of Public Programs, for projects at the December 6, 1996 deadline.

*3. Date:* March 10, 1997.

*Time:* 9:00 a.m. to 5:30 p.m. *Room:* 415.

*Program:* This meeting will review applications for Humanities Projects in Libraries and Archives submitted to the Division of Public Programs, for projects at the December 6, 1996 deadline.

4. Date: March 14, 1997.

*Time:* 9:00 a.m. to 5:30 p.m. *Room:* 415.

*Program:* This meeting will review applications for Humanities Projects in Museums and Historical Organizations submitted to the Division of Public Programs, for projects at the December 6, 1996 deadline.

*5. Date:* March 17, 1997. *Time:* 9:00 a.m. to 5:30 p.m. *Room:* 415.

*Program:* This meeting will review applications for Humanities Projects in Media submitted to the Division of Public Programs, for projects at the December 6, 1996 deadline.

#### Nancy E. Weiss,

Advisory Committee Management Officer. [FR Doc. 97–4311 Filed 2–20–97; 8:45 am] BILLING CODE 7536–01–M

#### National Endowment for the Arts

## Leadership Initiatives Advisory Meeting

Pursuant to Section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92–463), as amended, notice is hereby given that a meeting of the Leadership Initiatives Advisory Panel (Media Arts Millennium Section) to the National Council on the Arts will be held on February 21, from 2:00 p.m. to 4:00 p.m. The meeting will be held in Room 716, at the Nancy Hanks Center, 1100 Pennsylvania Avenue, N.W., Washington, D.C., 20506.

A portion of this meeting will be open to the public from 3:30 p.m. to 4:00 p.m. for a policy discussion.

The remaining portion of this meeting from 2:00 p.m. to 3:30 p.m. is for the purpose of Panel review, discussion, evaluation, and recommendation on applications for financial assistance under the National Foundation on the Arts and the Humanities Act of 1965, as