cannot guarantee that we will be able to do so.

Nominations submitted by State or Tribal Historic Preservation Officers:

INDIANA

Allen County

Coca-Cola Bottling Plant, 1631 Pontiac St., Fort Wayne, SG100006841

Harrison Hill Historic District, (Park and Boulevard System of Fort Wayne, Indiana MPS), Roughly bounded by West Rudisill Blvd., South Calhoun St., South Cornell Cir., Pasadena Dr., Hoagland Ave., and Webster St., Fort Wayne, MP100006844

Dubois County

Maple Grove Campground, 6685 Cty. Rd. 585 West, Huntingburg vicinity, SG100006845

Fayette County

Newkirk Mansion, 321 Western Ave., Connersville, SG100006847

Grant County

Stephenson, Joseph W. and Edith M., House, 917 South Adams St., Marion, SG100006848

Lake County

North Gleason Park Community Building, 301 West 30th Ave., Gary, SG100006843

Monroe County

McDoel Historic District, Roughly bounded by West Wylie St., South Morton St., Patterson Dr., and Clear Cr., Bloomington, SG100006846

Vermillion County

Elder-Pyle House, 120 Briarwood Ave., Dana, SG100006842

NORTH CAROLINA

Carteret County

Earle W. Webb, Jr. Memorial Civic Center and Library, 812 Evans St., Morehead City, SG100006852

Forsyth County

Gray, Elizabeth and Bowman, Jr. House, 5909 Brookberry Farm Rd., Lewisville vicinity, SG100006853

Rowan County

Cannon, Ella Brown, House, 202 South Fulton St., Salisbury, SG100006854

Surry County

Pilot Hosiery Mill, 224 East Main St., Pilot Mountain, SG100006855

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Cuyahoga County

Consolidated Fruit Auction Company Building, 601 Stone's Levee, Cleveland, SG100006833

Hamilton County

South Crescent Arms, The, (Apartment Buildings in Ohio Urban Centers, 1870– 1970 MPS), 3700 Reading Rd., Cincinnati, MP100006851

PENNSYLVANIA

Northampton County

Lehigh Water Gap Chain Bridge Toll House and East Bridge Abutment, 1309 Riverview Dr., Lehigh Township, SG100006837

TEXAS

Caldwell County

Martindale Central Historic District, Roughly bounded by Farm-to-Market Rd. 1979, San Marcos R., Madison Ln., and, Crockett St., Martindale, SG100006859

Kimble County

Kimble County Courthouse, 501 Main St., Junction, SG100006858

Washington County

Baylor University Female Department, 8415 Old Baylor College Rd., Independence, SG100006856

Baylor University Male Department, (Monuments and Buildings of the Texas Centennial MPS), 10060 Sam Houston Rd., Independence, MP100006857

VIRGINIA

Bedford County

Bedford Training School, 310 South Bridge St., Bedford, SG100006838 Susie G. Gibson High School, 600 Edmund St., Bedford, SG100006839

Campbell County

Grove, The, 151 Closeburn Manor Dr., Lynchburg vicinity, SG100006849

Rockbridge County

Taylor-Kinnear Farm, 1364 Forest Grove Rd., Lexington vicinity, SG100006850

WISCONSIN

Milwaukee County

Fifteenth District School, 2001 West Vliet St., Milwaukee, SG100006834 An additional documentation has been received for the following resources:

MASSACHUSETTS

Essex County

Rocky Neck Historic District (Additional Documentation), 1–5 Eastern Point Rd., 285 East Main St., Bickford Way, Clarendon, Fremont, Horton, Rackliffe Wiley and Wonson Sts., Gloucester, AD100001502

OHIC

Richland County

Kingwood Center (Additional Documentation), 900 Park Ave. West, Mansfield, AD76001523

Authority: Section 60.13 of 36 CFR part 60.

Dated: July 20, 2021.

Sherry A. Frear,

Chief, National Register of Historic Places/ National Historic Landmarks Program. [FR Doc. 2021–15996 Filed 7–27–21; 8:45 am]

BILLING CODE 4312-52-P

DEPARTMENT OF THE INTERIOR

Bureau of Ocean Energy Management

[Docket No. BOEM-2021-0018]

Research Lease Issuance for Marine Hydrokinetic Energy on the Pacific Outer Continental Shelf Offshore Oregon

AGENCY: Bureau of Ocean Energy Management, Interior.

ACTION: Notice of lease issuance.

SUMMARY: This notice informs the public of the Bureau of Ocean Energy Management's (BOEM's) issuance of an executed, noncompetitive lease, Renewable Energy Lease No. OCS-P 0560, to Oregon State University for marine hydrokinetic research activities offshore Oregon and defines the size of the lease area. This notice is issued under BOEM's regulations.

FOR FURTHER INFORMATION CONTACT: Dr. Whitney Hauer, BOEM Pacific Region, Office of Strategic Resources, 760 Paseo Camarillo (Suite 102), Camarillo, California 93010, (805) 384–6263 or whitney.hauer@boem.gov.

SUPPLEMENTARY INFORMATION: On March 24, 2014, BOEM published in the Federal Register a public notice of an unsolicited request for an Outer Continental Shelf renewable energy research lease submitted by Oregon State University (OSU) for marine hydrokinetic (MHK) research activities. 79 FR 16050 (Mar. 24, 2014). The public notice included a request for competitive interest (RFCI) and a request for public comment.

After evaluating the comments received in response to the RFCI, on June 20, 2014, BOEM published in the **Federal Register** its determination that there was no competitive interest in the area requested by OSU. 79 FR 35377 (June 20, 2014). On February 16, 2021, BOEM issued a lease for MHK research activities to OSU for the PacWave South project, a proposed open ocean wave energy test center, to be located approximately 6 nautical miles offshore Newport, Oregon.

The total acreage of the lease area is approximately 4,270 acres. The lease area is comprised of 12 aliquots (*i.e.*, sub-blocks) within Official Protraction Diagram Newport Valley NL10–10 Blocks 6481 and 6531. The project easement is a 200-foot-wide corridor on which five cables will be located within Official Protraction Diagrams Newport Valley NL 10–10 Block 6531 and Salem NL 10–11 Blocks 6501 and 6551.

Lease issuance by BOEM is a prerequisite for a license from the

Federal Energy Regulatory Commission, which is the Federal agency that would approve project construction and operations. The lease and supporting documentation, including required environmental compliance documentation and the notices that solicited competitive interest, can be found online at: https://www.boem.gov/renewable-energy/state-activities/pacwave-south-project.

Authority: 43 U.S.C. 1337(p); 30 CFR 585.238(f) and 30 CFR 585.206(a).

Amanda Lefton,

Director, Bureau of Ocean Energy Management.

[FR Doc. 2021-15998 Filed 7-27-21; 8:45 am]

BILLING CODE 4310-MR-P

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Care Point Pharmacy, Inc.; Decision and Order

On November 20, 2019, the Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, issued an Order to Show Cause (hereinafter, OSC) to Care Point Pharmacy, Inc. (hereinafter, Registrant). Government's Request for Final Agency Action (hereinafter, RFAA) Exhibit (hereinafter, RFAAX) 1 (OSC). The OSC proposed to revoke Registrant's DEA Certificate of Registration Number BH9966904 (hereinafter, registration) and to deny any pending applications for renewal or modification of the registration, pursuant to 21 U.S.C. 824(a)(4) and 823(f), because Registrant's "continued registration is inconsistent with the public interest." Id. (citing 21 U.S.C. 824(a)(4) and 823(f)).

The OSC alleged that Registrant is licensed as a community pharmacy in the State of Florida. *Id.* at 2. It further alleged that Ekaette Isemin is Registrant's sole corporate officer, and that she is licensed as a pharmacist in Florida. *Id.*

The OSC alleged that "[o]n six occasions, [Registrant] dispensed controlled substances to a DEA confidential source pursuant to fraudulent prescriptions, despite clear evidence of diversion." *Id.* at 2. The OSC further alleged that "[Registrant's] dispensing of controlled substances in the face of clear evidence of diversion violated federal and state law." *Id.* at 5 (citing 21 CFR 1306.06, 1306.04(a); Fla. Stat. §§ 893.04(2)(a), 465.016(1)(i), 456.072(1)(m); Fla. Admin. Code. Ann. r. 64B16–27.831, 64B16–27.810).

The OSC notified Registrant of its right to request a hearing on the allegations or to submit a written statement while waiving its right to a hearing, the procedures for electing either option, and the consequence of failing to elect either option. *Id.* at 5–6 (citing 21 CFR 1301.43).

In response to the OSC, Ekaette Isemin filed a timely request for an administrative hearing on Registrant's behalf, and requested that all future notices and mailings be mailed to her. RFAAX 2 (Request for Hearing). On December 26, 2019, the Chief Administrative Law Judge (hereinafter, Chief ALJ) established a schedule for the filing of prehearing statements. RFAAX 3 (Order for Prehearing Statements). The Government filed a timely prehearing statement on January 6, 2020,1 but Registrant failed to file any prehearing statement by the deadline. RFAAX 4 (Order Terminating Proceedings), at 1-

On January 21, 2020, the Chief ALJ issued an Order Directing Compliance and Postponing Prehearing Conference, which afforded Registrant until February 5, 2020, to file its prehearing statement and to show good cause for the delay. Id. at 2. The Order Directing Compliance and the Order for Prehearing Statements were sent to Ms. Isemin via first class mail, and neither document was returned as undeliverable. Id. Neither Registrant nor Ms. Isemin filed a showing of good cause for the delay or a prehearing statement by the deadline set forth in the Order Directing Compliance.² Id. Therefore, the Chief ALJ determined that Registrant had "effectively waived its right to a hearing," and he terminated the proceedings on February 6, 2020. Id.3 I agree with the Chief ALJ that Registrant waived its right to a

hearing by failing to comply with the Chief ALI's order.⁴

On February 19, 2020, the Government forwarded an RFAA, along with the evidentiary record for this matter, to my office. Having considered the record in its entirety, I find that the record establishes, by substantial evidence, that Registrant committed acts rendering its continued registration inconsistent with the public interest. Additionally, I find that Registrant lacks authority to handle controlled substances in the State of Florida, the state where it is registered with DEA. Accordingly, I conclude that the appropriate sanction is for Registrant's DEA registration to be revoked.

I. Findings of Fact

A. Registrant's DEA Registration

Registrant is registered with DEA as a retail pharmacy in Schedules II through V under DEA registration number BH9966904, at the registered address of 1400 Hand Avenue, Suite 0, Ormond Beach, Florida 32174. RFAAX 5 (DEA Certificate of Registration). This registration expires on August 31, 2021. *Id.*

B. The Status of Registrant's State Authority

Registrant was previously licensed as a community pharmacy in the State of Florida under license number PH22199. RFAAX 6 Appendix (hereinafter, App'x) B (Division of Corporations Printout), at 1. Registrant's sole corporate officer was Ekaette Isemin, *id.*, who was previously registered as a pharmacist in Florida under license number PS28851. App'x A, at 1.

On August 20, 2018, the Florida Department of Health (hereinafter, Florida DOH) ordered the emergency suspension of Ms. Isemin's pharmacy license, based on its determination that "Ms. Isemin's continued practice as a pharmacist constitutes an immediate, serious danger to the health, safety, and welfare of the public" Id. at 18. The order concluded that Ms. Isemin repeatedly violated state law over the course of approximately sixteen months by dispensing controlled substances to a

¹ The Government notified Registrant in its prehearing statement that Registrant's DEA registration was subject to revocation on the additional ground that Registrant lacked authority to handle controlled substances in Florida, the state in which it is registered with the DEA. See 21 U.S.C. 824(a)(3). The Prehearing Statement was mailed to Ms. Isemin at the address that Ms. Isemin designated for future filings in her December 20, 2019 request for hearing. See RFAAX 2, at 2.

² The Order Terminating Proceedings noted that Registrant was not currently represented by counsel and "it appear[ed] that Ms. Isemin [was] appearing on the [Registrant's] behalf." RFAAX 4, at 1 (citing 21 CFR 1316.50).

³ In the Order Terminating Proceedings, the Chief ALJ stated that "Agency precedent is clear that the unwillingness or inability of a party to comply with the directives of the [ALJ] may support an implied waiver of that party's right to a hearing." *Id.* (citing *Robert M Brodkin, D.P.M,* 77 FR 73,678, 73,679 (2012); *Kamir Garces-Mejias, M.D.,* 72 FR 54,931, 54,932 (2007); *Andrew Desonia, M.D.,* 72 FR 54,293, 54,294 (2007); *Alan R. Schankman, M.D.,* 63 FR 45,260, 45,260 (1998)).

⁴ See 21 CFR 1301.43(d) ("If any person entitled to a hearing or to participate in a hearing pursuant to § 1301.32 or §§ 1301.34–1301.36 . . . files [a request for a hearing] and fails to appear at the hearing, such person shall be deemed to have waived the opportunity for a hearing or to participate in the hearing, unless such person shows good cause for such failure"); see also RFAAX 3, at 3–4 (notifying Registrant that "[f]ailure to timely file a prehearing statement that complies with the directions provided [therein] may result in a sanction, including (but not limited to) a waiver of hearing and an implied withdrawal of a request for hearing").