

responsible manufacture of controlled substances in accordance with its previous manufacturing registration. Additionally, Johnson Matthey has addressed and corrected prior regulatory discrepancies in a timely manner, demonstrating the commitment required of a DEA registrant.

Finally, concerning the administrative law judge's recommendation with respect to duplicative mandated hearing provisions, the Deputy Administrator disagrees with Judge Bittner's conclusion in this proceeding that the requirement of an order to show cause, pursuant to 21 U.S.C. 824(c), comprises simply a "notice provision." Rather, the Deputy Administrator finds that, as currently written, the statute mandates that the Government issue an order to show cause whenever it seeks to deny or revoke a DEA Certificate of Registration. The Deputy Administrator acknowledges that, in some cases, this may subject an applicant to multiple hearings. However, whether the Government would be estopped from raising issues at a show cause hearing subsequent to a "third-party hearing" would depend on whether the issues were actually litigated and determined. In any event, this decision could only be determined on a case-by-case basis. The Deputy Administrator also notes, as provided in the regulations, that hearings conducted pursuant to an order to show cause may be consolidated with a hearing requested by a third-party. 21 CFR 1301.43(a). The Deputy Administrator encourages that parties to these type of proceedings consolidate these hearings whenever possible.

The Deputy Administrator hereby adopts the administrative law judge's findings of fact and conclusions of law, except as previously noted. Accordingly, the Deputy Administrator of the Drugs 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 application of Johnson Matthey, Inc. for registration as a bulk manufacturer of methylphenidate, be, and it hereby is, approved subject to the requirements enumerated by the administrative law judge.

Dated: May 8, 1995.

**Stephen H. Greene,**

*Deputy Administrator.*

[FR Doc. 95-11934 Filed 5-15-95; 8:45 am]

BILLING CODE 4410-09-M

## MARTIN LUTHER KING, JR. FEDERAL HOLIDAY COMMISSION

### Meeting

**AGENCY:** Martin Luther King, Jr. Federal Holiday Commission.

**ACTION:** Notice of meeting.

**SUMMARY:** In accordance with the Federal Advisory Act, Public Law 92-463, as amended, the Martin Luther King, Jr. Federal Holiday Commission announces a forthcoming meeting of the Commission.

**DATE:** May 23, 1995.

**TIME:** 12:30 p.m.-3:30 p.m.

**LOCATION:** U.S. House of Representatives, O'Neill Building, House Annex 1, Room 116, Washington, D.C. The public is invited.

**FOR FURTHER INFORMATION CONTACT:** Valerie Pinkney, Executive Officer, Washington Office (202) 708-1005.

Dated: May 10, 1995.

**Valerie Pinkney,**

*Executive Officer.*

[FR Doc. 94-12021 Filed 5-15-94; 8:45 am]

BILLING CODE 4210-01-M

## NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES

### Institute of Museum Services

#### Information Collection Submitted to OMB for Review

**AGENCY:** Institute of Museum Services.

**ACTION:** Notice of information submitted to OMB for review.

**SUMMARY:** The Institute of Museum Services (IMS) is submitting an information collection for review by the Office of Management and Budget under the Paperwork Reduction Act. The collection is entitled "US. Museums on the Internet 1995—A Survey for the Institute of Museum Services." IMS has requested that review be completed by May 19, 1995.

IMS recently established a connection to the Internet. We would like to enhance our service to the museum community by providing IMS information through the Internet. Currently, no body of data exists to determine how many museums have Internet connections or, if they do, what level of service museums have. Therefore, we propose to survey the museum community on a voluntary-response basis with a brief questionnaire to ask museums to give us the information we need to know to be able to provide information most

efficiently. IMS distribution plan for the survey will assure a broad collection of data. A statistical analysis is not warranted due to the cost of such analysis and the limited usefulness of this data collect which, due to the rapidly changing use of the Internet, will become obsolete.

For this collection, the estimated average burden hours is .05 and the frequency of response is once. The number of respondents is 1000.

**ADDRESSES:** Submit comments to Mr. Dan Chenok, Office of Information and Regulatory Affairs, Office of Management and Budget, Room 3002 NEOB, Washington, DC 20503.

**FOR FURTHER INFORMATION CONTACT:** Submit requests for more information, including copies of the proposed collection of information and supporting documentation, to IMS Internet Policy Committee, Institute of Museum Services, Room 609, 1100 Pennsylvania Ave., NW., Washington, DC 20506.

**Diane Frankel,**

*Director, Institute of Museum Services.*

[FR Doc. 95-11953 Filed 5-15-95; 8:45 am]

BILLING CODE 7036-01-M

## NUCLEAR REGULATORY COMMISSION

[Docket No. 999-90004 Texas License No. L04153 EA 95-007]

### IHS Geotech & CMT, Inc., San Antonio, Texas; Order Imposing Civil Monetary Penalty

#### I

IHS Geotech & CMT, Inc., (Licensee) is the holder of Texas Radioactive Material License L04153 issued by the Texas Bureau of Radiation Control. The license authorizes the Licensee to possess and use sealed sources of various radioisotopes in moisture/density gauges at temporary job sites throughout Texas, except in areas under exclusive federal jurisdiction. In areas of exclusive federal jurisdiction, these activities can only be conducted pursuant to an NRC specific or general license.

#### II

An inspection of the Licensee's activities in areas under exclusive federal jurisdiction, i.e., certain military installations located in Texas, was conducted December 16, 1994 to January 12, 1995. The results of this inspection indicated that the Licensee had not conducted its activities in full compliance with NRC requirements. A written Notice of Violation and