

GEORGIA

Jones County

Shaver, Herman and Allene, House, 1421 Monticello Hwy., Wayside Community, 13000813

ILLINOIS

Cook County

Hines, Edward Jr., Veterans Administration Hospital Historic District, (United States Second Generation Veterans Hospitals MPS) 5000 S. 5th Ave., Hines, 13000814

KANSAS

Dickinson County

Kubach, Gustave A., House, 101 S. Buckeye Ave., Abilene, 13000815

Johnson County

Westwood Hills Historic District, Bounded by State Line Rd., W. 50th St. Terr., Rainbow Blvd., N. side of W. 48th St. Terr., Westwood Hills, 13000816

Miami County

New Lancaster General Store, 36688 New Lancaster Rd., New Lancaster, 13000817
New Lancaster Grange Hall, No. 223, 12655 W. 367th St., New Lancaster, 13000818

Wyandotte County

Meeks, Cordell D. Sr., House, 600 Oakland Ave., Kansas City, 13000819
St. John the Divine Catholic Church, 2511 Metropolitan Ave., Kansas City, 13000820

MISSOURI

Jackson County

Braley, Charles A., House, 3 Dunford Cir., Kansas City, 13000821

OREGON

Multnomah County

Brooks, Andrew J. and Minnie J., House, 2216 SE. 32nd Ave., Portland, 13000822

WASHINGTON

King County

Ford Motor Company Assembly Plant, 4735 E. Marginal Way, Seattle, 13000823

WISCONSIN

Racine County

Burlington Cemetery Chapel, 701 S. Browns Lake Dr., Burlington, 13000824

[FR Doc. 2013-22769 Filed 9-18-13; 8:45 am]

BILLING CODE 4312-51-P

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree Under the Clean Air Act

On September 13, 2013, the Department of Justice lodged a proposed Consent Decree in *United States and San Joaquin Valley Unified Air Pollution Control District v. Post Holdings, Inc. and Ralcorp Holdings,*

Inc., Civil Action No. 1:13-cv-01482, with the United States District Court for the Eastern District of California, Fresno Division.

The proposed Consent Decree resolves the claims of the United States and the San Joaquin Valley Unified Air Pollution Control District (the “Air District”) against Post Holdings, Inc. and Ralcorp Holdings, Inc. for violations of the Clean Air Act, 42 U.S.C. 7413, and the federally enforceable California state implementation plan. The plaintiffs alleged that defendants’ cereal manufacturing facility in Modesto, California operated without the appropriate permits and pollution controls. Under the Consent Decree, defendants will pay a civil penalty of \$635,000 (\$317,500 shall be paid to the United States; \$317,500 shall be paid to the Air District); shall operate and maintain the facility’s pollution control equipment as specified; and shall comply with recordkeeping and monitoring requirements.

The publication of this notice opens a period for public comment on the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to *United States and San Joaquin Valley Unified Air Pollution Control District v. Post Holdings, Inc. and Ralcorp Holdings, Inc.*, D.J. Ref. No. 90-5-2-1-10136. All comments must be submitted no later than thirty (30) days after the publication date of this notice. Comments may be submitted either by email or by mail:

To submit comments:	Send them to:
By email ...	<i>pubcomment-ees.enrd@usdoj.gov.</i>
By mail	Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, D.C. 20044-7611.

During the public comment period, the Consent Decree may be examined and downloaded at this Justice Department Web site: <http://www.usdoj.gov/enrd/ConsentDecrees.html>. We will provide a paper copy of the Consent Decree upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044-7611.

Please enclose a check or money order for \$9.75 (25 cents per page

reproduction cost) payable to the United States Treasury.

Henry S. Friedman,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 2013-22808 Filed 9-18-13; 8:45 am]

BILLING CODE 4410-15-P

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

S & S Pharmacy, Inc., d/b/a Platinum Pharmacy & Compounding; Decision and Order

On October 27, 2011, I, the Administrator of the Drug Enforcement Administration, issued an Order to Show Cause and Immediate Suspension of Registration to S & S Pharmacy, Inc., d/b/a Platinum Pharmacy & Compounding (hereinafter, Registrant), of Tampa, Florida. GX B, at 1. The Show Cause Order proposed the revocation of Registrant’s Certificate of Registration as a retail pharmacy, which before it expired, authorized it to dispense controlled substances in schedules II through V, as well as the denial of any pending application to renew or modify its registration, on the ground that its “continued registration is inconsistent with the public interest.” *Id.*

More specifically, the Order alleged that Registrant was “owned and operated by Ihab S. Barsoum,” a registered pharmacist and that its registration was due to expire “on February 12, 2012.” *Id.* The Order further alleged that Registrant’s owner/operator had “unlawfully distributed oxycodone, a Schedule II narcotic controlled substance, in exchange for cash, based on fraudulent prescriptions.” *Id.* at 2. The Order then alleged that Barsoum had made the following five unlawful distributions:

- (1) on January 24, 2011, 429 dosage units of oxycodone 30mg. and 372 dosage units of oxycodone 15mg. for \$2,500 cash;
- (2) on February 2, 2011, 1,000 dosage units of oxycodone 30mg. for \$4,000 cash;
- (3) on March 7, 2011, 2,000 dosage units of oxycodone 30mg. for \$8,100 cash;
- (4) on April 13, 2011, 700 dosage units of oxycodone 30mg. for \$3,500 cash; and
- (5) on June 23, 2011, 800 dosage units of oxycodone 30mg. for \$4,000 cash. *Id.*

Based on the above, I further concluded that Registrant’s continued registration during the pendency of the proceedings “constitutes an imminent