The firm plans to import small quantities of the controlled substances to manufacture laboratory reference standards and neurochemicals.

Any manufacturer holding, or applying for, registration as a bulk manufacturer of these basic classes of controlled substances may file written comment 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, DC 20537.

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.


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

EFFECTIVE DATE: This extension of designation is effective on June 7, 1995, and will remain in effect until June 6, 1996. Re-registration procedures become effective May 25, 1995, and will remain in effect until June 23, 1995.

FOR FURTHER INFORMATION CONTACT: Ronald Chirlin, Senior Immigration Examiner, Immigration and Naturalization Service, Room 3214, 325 I Street, NW., Washington, D.C. 20536, telephone (202) 514–5014.

SUPPLEMENTARY INFORMATION: Under section 244A of the Act, as amended by section 302(a) of Pub. L. 101±649 and section 304(b) of Pub. L. 102±232 (8 U.S.C. 1254a), the Attorney General is authorized to grant Temporary Protected Status in the United States to eligible aliens who are nationals of a foreign state designated by the Attorney General, or who have no nationality and who last habitually resided in that state. The Attorney General may designate a state upon finding that the state is experiencing ongoing armed conflict, environmental disaster, or certain other extraordinary and temporary conditions that prevent nationals or residents of the country from returning in safety.

Effective on June 7, 1994, the Attorney General designated Rwanda for Temporary Protected Status for a period of 12 months, 59 FR 29440. This notice extends the designation of Rwanda under the Temporary Protected Status program for an additional 12 months, in accordance with sections 244A(b)(3) (A) and (C) of the Act.

This notice also describes the procedures with which eligible aliens who are nationals of Rwanda, or who have no nationality and who last habitually resided in Rwanda, must comply in applying for continuation of Temporary Protected Status.

In addition to timely re-registrations and late re-registration authorized by this notice's extension of Rwanda's Temporary Protected Status designation, late initial registrations are possible for some Rwandans under 8 CFR 240.2(f)(2). Such late initial registrants must have been "continuously physically present" in the United States since June 7, 1994, and must have had a valid immigrant or non-immigrant status during the original registration period.

An application for Employment Authorization, Form I–765, must always...

<table>
<thead>
<tr>
<th>Drug</th>
<th>Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metazocine (9240)</td>
<td>II</td>
</tr>
<tr>
<td>Methadone (9250)</td>
<td>II</td>
</tr>
<tr>
<td>Fentanyl (9801)</td>
<td>II</td>
</tr>
</tbody>
</table>

The firm plans to manufacture very small quantities of the listed controlled substances which will be incorporated in drug of abuse detection kits.

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 and may also file a written request for a hearing thereon in accordance with 21 CFR 1301.54 and in the form 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.

Dated May 18, 1995.

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

**Immigration and Naturalization Service**

**RIN 1115–AC30**

**Extension of Designation of Rwanda Under Temporary Protected Status Program**

**AGENCY:** Immigration and Naturalization Service, Justice.

**ACTION:** Notice.

**SUMMARY:** This notice extends, until June 6, 1996, the Attorney General's designation of Rwanda under the Temporary Protected Status program provided for in section 244A of the Immigration and Nationality Act, as amended ("the Act"). Accordingly, eligible aliens who are nationals of Rwanda, or who have no nationality and who last habitually resided in Rwanda, may re-register for Temporary Protected Status and extension of employment authorization. This re-registration is limited to persons who already have registered or will register for the initial period of Temporary Protected Status, which ends on June 6, 1995. In addition during the extension period, some aliens may be eligible for late initial registration pursuant to 8 CFR 240.2(f)(2).

**EFFECTIVE DATE:** This extension of designation is effective on June 7, 1995, and will remain in effect until June 6, 1996. Re-registration procedures become effective May 25, 1995, and will remain in effect until June 23, 1995.

**FOR FURTHER INFORMATION CONTACT:** Ronald Chirlin, Senior Immigration Examiner, Immigration and Naturalization Service, Room 3214, 325 I Street, NW., Washington, D.C. 20536, telephone (202) 514–5014.

**SUPPLEMENTARY INFORMATION:** Under section 244A of the Act, as amended by section 302(a) of Pub. L. 101–649 and section 304(b) of Pub. L. 102–232 (8 U.S.C. 1254a), the Attorney General is authorized to grant Temporary Protected Status in the United States to eligible aliens who are nationals of a foreign state designated by the Attorney General, or who have no nationality and who last habitually resided in that state. The Attorney General may designate a state upon finding that the state is experiencing ongoing armed conflict, environmental disaster, or certain other extraordinary and temporary conditions that prevent nationals or residents of the country from returning in safety.

Effective on June 7, 1994, the Attorney General designated Rwanda for Temporary Protected Status for a period of 12 months, 59 FR 29440. This notice extends the designation of Rwanda under the Temporary Protected Status program for an additional 12 months, in accordance with sections 244A(b)(3) (A) and (C) of the Act.

This notice also describes the procedures with which eligible aliens who are nationals of Rwanda, or who have no nationality and who last habitually resided in Rwanda, must comply in applying for continuation of Temporary Protected Status.

In addition to timely re-registrations and late re-registration authorized by this notice's extension of Rwanda's Temporary Protected Status designation, late initial registrations are possible for some Rwandans under 8 CFR 240.2(f)(2). Such late initial registrants must have been "continuously physically present" in the United States since June 7, 1994, and must have had a valid immigrant or non-immigrant status during the original registration period.

An application for Employment Authorization, Form I–765, must always...
be filed as part of either a re-registration or as part of a late initial registration together with the Application for Temporary Protected Status, Form I–821. The appropriate filing fee must accompany Form I–765 unless a properly documented fee waiver request is submitted to the Immigration and Naturalization Service or the applicant does not request employment authorization. The Form I–765 is necessary for data gathering purposes.

**Notice of Extension of Designation of Rwanda Under the Temporary Protected Status Program**

By the authority vested in me as Attorney General under section 244A of the Immigration and Nationality Act, as amended, (8 U.S.C. 1254a), and pursuant to sections 244A(b)(3)(A) and (C) of the Act, I have had consultations with the appropriate agencies of the Government concerning (a) the conditions in Rwanda; and (b) whether permitting nationals of Rwanda, and aliens having no nationality who last habitually resided in Rwanda, to remain temporarily in the United States is contrary to the national interest of the United States. As a result, I determine that the conditions for the original designation of Temporary Protected Status for Rwanda continue to be met. Accordingly, it is ordered as follows:

(1) The designation of Rwanda under section 244A(b) of the Act is extended for an additional 12-month period from June 7, 1995, to June 6, 1996.

(2) I estimate that there are approximately 200 nationals of Rwanda, and aliens having no nationality who last habitually resided in Rwanda, who have been granted Temporary Protected Status and who are eligible for re-registration.

(3) A national of Rwanda, or an alien having no nationality who last habitually resided in Rwanda, who received a grant of Temporary Protected Status during the initial period of designation from June 7, 1994, to June 6, 1995, must comply with the re-registration requirements contained in 9 CFR 240.17, which are described in pertinent part in paragraphs (4) and (5) of this notice.

(4) A national of Rwanda, or an alien having no nationality who last habitually resided in Rwanda, who previously has been granted Temporary Protected Status, must re-register by filing a new Application for Temporary Protected Status, Form I–821, together with an Application for Employment Authorization, Form I–765, within the 30-day period beginning on May 25, 1995 and ending on June 23, 1995, in order to be eligible for Temporary Protected Status during the period from June 7, 1995, until June 6, 1996. Late re-registration applications will be allowed for “good cause” pursuant to 8 CFR 240.17(c).

(5) There is no fee for the Form I–821 filed as part of the re-registration application. The fee prescribed in 8 CFR 103.7(b)(1), currently seventy dollars ($70), will be charged for the Form I–765, filed by an alien requesting employment authorization pursuant to the provisions of paragraph (4) of this notice. An alien who does not request employment authorization must nonetheless file Form I–821 together with Form I–765, but in such cases both Form I–821 and Form I–765 should be submitted without fee.

(6) Pursuant to section 244A(b)(3)(A) and (C) of the Act, the Attorney General will review, at last 60 days before June 6, 1996, the designation of Rwanda under the Temporary Protected Status program to determine whether the conditions for designation continue to be met. Notice of that determination, including the basis for the determination, will be published in the Federal Register.

(7) Information concerning the Temporary Protected Status program for nationals of Rwanda, and aliens having no nationality who last habitually resided in Rwanda, will be available at local Immigration and Naturalization Service offices upon publication of this notice.


Janet Reno,
Attorney General.

[FR Doc. 95–12793 Filed 5–24–95; 8:45 am]

BILLING CODE 4410–01–M

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**DEPARTMENT OF LABOR**

**Glass Ceiling Commission; Open Meeting**

**SUMMARY:** Pursuant to Title II of the Civil Rights Act of 1991 (Pub. L. 102–166) and Section 9 of the Federal Advisory Committee Act (FACA) (Pub. L. 92–462, 5 U.S.C. App. I) a Notice of establishment of the Glass Ceiling Commission was published in the Federal Register on March 30, 1992 (57 FR 10776). Pursuant to section 10(a) of FACA, this is to announce a meeting of the Commission which is to take place on Friday, June 2, 1995 and Saturday, June 3, 1995. The purpose of the Commission is to, among other things, focus greater attention on the importance of removing artificial barriers to the advancement of minorities and women to management and decisionmaking positions in business. The Commission has the practical task of: (a) Conducting basic research into practices, policies, and manner in which management and decisionmaking positions in business are filled; (b) conducting comparative research of businesses and industries in which minorities and women are promoted or are not promoted; and (c) recommending measures to enhance opportunities for and the elimination of artificial barriers to the advancement of minorities and women to management and decisionmaking positions.

**TIME AND PLACE:** The meeting will be held on June 2, 1995, 9:00 AM–12:00 Noon, 1:00 PM–6:00 PM and again on Saturday, June 3, 1995, 9:00 AM–1:00 PM (Eastern Standard Time), at the Kingsmill Resort, 1010 Kingsmill Road, Williamsburg, Virginia.

The Commission will meet to discuss and decide the recommendations for Report Two.

Individuals with disabilities should contact Ms. René A. Redwood at (202) 219–7342 if special accommodations are needed.

**FOR FURTHER INFORMATION CONTACT:**


Due to an oversight, we are unable to provide more notice of this meeting.

Signed at Washington, D.C. this 22nd day of May, 1995.

Howard S. Hankerson,
Research Director, Glass Ceiling Commission.

[FR Doc. 95–12998 Filed 5–24–95; 8:45 am]

BILLING CODE 4510–23–M

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**Employment and Training Administration**

**Investigations Regarding Certifications of Eligibility to Apply for Worker Adjustment Assistance**

Petitions have been filed with the Secretary of Labor under Section 221(a) of the Trade Act of 1974 ("the Act") and are identified in the Appendix to this notice. Upon receipt of these petitions, the Director of the Office of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to Section 221(a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act. The investigations