with each such application. For purposes of this paragraph only, manufacturing is defined as the production of a controlled substance by synthesis, extraction or by agricultural/horticultural means.

- (i) Each application shall include all information called for in the form, unless the item is not applicable, in which case this fact shall be indicated.
- (j) Each application, attachment, or other document filed as part of an application, shall be signed by the applicant, if an individual; by a partner of the applicant, if a partnership; or by an officer of the applicant, if a corporation, corporate division, association, trust or other entity. An applicant may authorize one or more individuals, who would not otherwise be authorized to do so, to sign applications for the applicant by filing with the Registration Unit of the Administration a power of attorney for each such individual. The power of attorney shall be signed by a person who is authorized to sign applications under this paragraph and shall contain the signature of the individual being authorized to sign applications. The power of attorney shall be valid until revoked by the applicant.

[62 FR 13946, Mar. 24, 1997, as amended at 68 FR 37409, June 24, 2003; 68 FR 41228, July 11, 2003; 68 FR 58598, Oct. 10, 2003; 71 FR 51112, Aug. 29, 2006; 74 FR 15622, Apr. 6, 2009; 75 FR 10676, Mar. 9, 2010]

§ 1301.14 Filing of application; acceptance for filing; defective applications.

- (a) All applications for registration shall be submitted for filing to the Registration Unit, Drug Enforcement Administration. The appropriate registration fee and any required attachments must accompany the application. See the Table of DEA Mailing Addresses in §1321.01 of this chapter for the current mailing address.
- (b) Any person required to obtain more than one registration may submit all applications in one package. Each application must be complete and should not refer to any accompanying application for required information.
- (c) Applications submitted for filing are dated upon receipt. If found to be complete, the application will be accepted for filing. Applications failing

to comply with the requirements of this part will not generally be accepted for filing. In the case of minor defects as to completeness, the Administrator may accept the application for filing with a request to the applicant for additional information. A defective application will be returned to the applicant within 10 days following its receipt with a statement of the reason for not accepting the application for filing. A defective application may be corrected and resubmitted for filing at any time; the Administrator shall accept for filing any application upon resubmission by the applicant, whether complete or

(d) Accepting an application for filing does not preclude any subsequent request for additional information pursuant to §1301.15 and has no bearing on whether the application will be granted

[62 FR 13948, Mar. 24, 1997, as amended at 75 FR 10676, Mar. 9, 2010]

§ 1301.15 Additional information.

The Administrator may require an applicant to submit such documents or written statements of fact relevant to the application as he/she deems necessary to determine whether the application should be granted. The failure of the applicant to provide such documents or statements within a reasonable time after being requested to do so shall be deemed to be a waiver by the applicant of an opportunity to present such documents or facts for consideration by the Administrator in granting or denying the application.

[62 FR 13948, Mar. 24, 1997]

§ 1301.16 Amendments to and withdrawal of applications.

(a) An application may be amended or withdrawn without permission of the Administrator at any time before the date on which the applicant receives an order to show cause pursuant to §1301.37. An application may be amended or withdrawn with permission of the Administrator at any time where good cause is shown by the applicant or where the amendment or withdrawal is in the public interest.

§ 1301.17

(b) After an application has been accepted for filing, the request by the applicant that it be returned or the failure of the applicant to respond to official correspondence regarding the application, when sent by registered or certified mail, return receipt requested, shall be deemed to be a withdrawal of the application.

[62 FR 13949, Mar. 24, 1997]

§ 1301.17 Special procedures for certain applications.

(a) If, at the time of application for registration of a new pharmacy, the pharmacy has been issued a license from the appropriate State licensing agency, the applicant may include with his/her application an affidavit as to the existence of the State license in the following form:

Affidavit for New Pharmacy

1,				,		tne
		(Title	of	office	r, offic	ial,
partner,	$^{ m or}$	other		positi	on)	of
		(Cor	pora	ation,	partr	ier-
ship, or sole	prop	rietor),	do	ing bu	ısiness	as
		(St	ore	na	me)	at
					Stre	
		(City)			(Sta	ite)
	(Zip c	ode), h	ere	by ce	rtify t	hat
said store wa	as issu	ed a ph	arn	nacy p	ermit	No.
	the				(Board	
Pharmacy or	Licer	ising A	gen	cy) of	the St	ate
of	_ on _			(Date)).	
This stater	nent i	s submi	tte	d in oi	der to	
tain a Drug						
registration						
any informat						
may immedi						
for this stor						
revoke under	r 21 U	.S.C. 82	4(a)) beca	use of	the
danger to pu	blic h	ealth a	nd :	safety	. I furt	her
understand t						
tained in thi	s affic	lavit m	ay	subjec	et me p	er-
sonally and	the	above-r	am	ed co	rporati	on/
partnership/k						
U.S.C. 843, 1						
which inclu						
years, a fine	of not	more t	har	ı \$30,00	$00 ext{ or bo}$	th.

Signature (Person who signs Application for Registration)
State of
County of
Subscribed to and sworn before me this day of _______, 19_____.

Notary Public

(b) Whenever the ownership of a pharmacy is being transferred from one person to another, if the transferee

owns at least one other pharmacy licensed in the same State as the one the ownership of which is being transferred, the transferee may apply for registration prior to the date of transfer. The Administrator may register the applicant and authorize him to obtain controlled substances at the time of transfer. Such registration shall not authorize the transferee to dispense controlled substances until the pharmacy has been issued a valid State license. The transferee shall include with his/her application the following affidavit:

Affidavit for Transfer of Pharmacy

I,, th	e
(Title of officer, officia	1,
partner or other position)	ρſ
(Corporation, partner	c-
ship, or sole proprietor), doing business a	
(Store name) hereby cer	ĉ-
tify:	
(1) That said company was issued a phar	<u>^</u> -
macy permit Noby th	
(Board of Pharmacy of	
Licensing Agency) of the State of	
and a DEA Registration Number	
for a pharmacy located a	
(Number and Street	
(City)(State	3)
(Zip Code); and	
(2) That said company is acquiring th	.e
pharmacy business of	_
(Name of Seller) doing busines	S
as with DEA Registratio	n
Number on or about	
(Date of Transfer) and that said company ha	
applied (or will apply on (Date	
for a pharmacy permit from the board of	
pharmacy (or licensing agency) of the Stat	
of to do business a	
(Store name) a (Number and Street	
(Number and Street	
(Zip Code).	"

This statement is submitted in order to obtain a Drug Enforcement Administration registration number.

I understand that if a DEA registration number is issued, the pharmacy may acquire controlled substances but may not dispense them until a pharmacy permit or license is issued by the State board of pharmacy or licensing agency.

I understand that if any information is false, the Administration may immediately suspend the registration for this store and commence proceedings to revoke under 21 U.S.C. 824(a) because of the danger to public health and safety. I further understand that