§1310.02 Substances covered.

The following chemicals have been specifically designated by the Administrator of the Drug Enforcement Administration as the listed chemicals subject to the provisions of this part and parts 1309 and 1313 of this chapter. Each chemical has been assigned the DEA Chemical Code Number set forth oppo-

(a) List I chemicals

(1) Anthranilic acid, its esters, and its	
salts	
(2) Benzyl cyanide	8735
(3) Ephedrine, its salts, optical iso-	
mers, and salts of optical isomers	
	.8113
(4) Ergonovine and its salts	
(5) Ergotamine and its salts	8676
(6) N-Acetylanthranilic acid, its	
esters, and its salts	8522
(7) Norpseudoephedrine, its salts, opti-	
cal isomers, and salts of optical	
isomers	831
(8) Phenylacetic acid, its esters, and	0701
its salts(9) Phenylpropanolamine, its salts, op-	8791
tical isomers, and salts of optical isomers	100
(10) Piperidine and its salts	
(11) Pseudoephedrine, its salts, optical	4105
isomers, and salts of optical iso-	
mers	8119
(12) 3,4-Methylenedioxyphenyl-2-	0112
propanone	8509
(13) Methylamine and its salts	
(14) Ethylamine and its salts	
(15) Propionic anhydride	
(16) Isosafrole	
(17) Safrole	
(18) Piperonal	
(19) N-Methylephedrine, its salts, opti-	
cal isomers, and salts of optical	
isomers (N-Methylephedrine)	8115
(20) N-Methylpseudoephedrine, its	
salts, optical isomers, and salts of	
optical isomers	8119
(21) Hydriodic Acid	6695
(22) Benzaldehyde	8256
(23) Nitroethane	6724
(24) Gamma-Butyrolactone (Other	

names include: GBL; Dihydro-2 (3H)-furanone; 1,2-Butanolide; 1,4-

acid lactone; gamma-hydroxy-

(25) Red phosphorus6795

(27) Hypophosphorous acid and its

salts (Including hypophosphite,

hypophosphite,

hypophosphite,

butyric acid lactone)2011

4-Hydroxybutanoic

ammonium

potassium

calcium

iron

Butanolide;

hypophosphite, manganese hypophosphite, magnesium hypophosphite and sodium
hypophosphite)6797
(28) N-phenethyl-4-piperidone (NPP)8332
(29) Iodine6699
(30) Ergocristine and its salts 8612
(b) List II chemicals:
(1) Acetic anhydride8519
(2) Acetone
(2) Recone
(4) Ethyl ether6584
(5) Potassium permanganate6579
(6) 2-Butanone (or Methyl Ethyl Ke-
tone or MEK)6714
(7) Toluene6594
(8) Hydrochloric acid (including anhy-
drous hydrogen chloride)6545
(9) Sulfuric acid
(10) Methyl Isobutyl Ketone (MIBK)
(c) The Administrator may add or de-
lete a substance as a listed chemical by
publishing a final rule in the FEDERAL
REGISTER following a proposal which
shall be published at least 30 days prior
to the final rule.
(d) Any person may petition the Ad-
ministrator to have any substance
added or deleted from paragraphs (a) or
(b) of this section.
(e) Any petition under this section
shall contain the following informa-
tion:
(1) The name and address of the peti-
tioner;
(2) The name of the chemical to
which the petition pertains;
(3) The name and address of the man-

- (3) The name and address of the manufacturer(s) of the chemical (if known);
- (4) A complete statement of the facts which the petitioner believes justifies the addition or deletion of the substance from paragraphs (a) or (b) of this section;
 - (5) The date of the petition.
- (f) The Administrator may require the petitioner to submit such documents or written statements of fact relevant to the petition as he deems necessary in making a determination.
- (g) Within a reasonable period of time after the receipt of the petition, the Administrator shall notify the petitioner of his decision and the reason therefor. The Administrator need not accept a petition if any of the requirements prescribed in paragraph (e) of this section or requested pursuant to

§ 1310.03

paragraph (f) of this section are lacking or are not clearly set forth as to be readily understood. If the petitioner desires, he may amend and resubmit the petition to meet the requirements of paragraphs (e) and (f) of this section.

(h) If a petition is granted or the Administrator, upon his own motion, proposes to add or delete substances as listed chemicals as set forth in paragraph (c) of this section, he shall issue and publish in the FEDERAL REGISTER a proposal to add or delete a substance as a listed chemical. The Administrator shall permit any interested person to file written comments regarding the proposal within 30 days of the date of publication of his order in the FEDERAL REGISTER. The Administrator will consider any comments filed by interested persons and publish a final rule in accordance with his decision in the mat-

[54 FR 31665, Aug. 1, 1989, as amended at 56 FR 48733, Sept. 26, 1991; 57 FR 43615, Sept. 22, 1992; 60 FR 19510, Apr. 19, 1995; 60 FR 32460, June 22, 1995; 62 FR 5917, Feb. 10, 1997; 65 FR 21647, Apr. 24, 2000; 65 FR 47316, Aug. 2, 2000; 66 FR 52675, Oct. 17, 2001; 71 FR 60826, Oct. 17, 2006; 72 FR 20046, Apr. 23, 2007; 72 FR 35391, July 2, 2007; 72 FR 40238, July 24, 2007; 76 FR 17781, Mar. 31, 2011]

§ 1310.03 Persons required to keep records and file reports.

- (a) Each regulated person who engages in a regulated transaction involving a listed chemical, a tableting machine, or an encapsulating machine shall keep a record of the transaction as specified by §1310.04 and file reports as specified by §1310.05. However, a non-regulated person who acquires listed chemicals for internal consumption or "end use" and becomes a regulated person by virtue of infrequent or rare distribution of a listed chemical from inventory, shall not be required to maintain receipt records of listed chemicals under this section.
- (b) Each regulated person who manufactures a List I or List II chemical shall file reports regarding such manufacture as specified in Section 1310.05.
- (c) Each regulated person who engages in a transaction with a nonregulated person or who engages in an export transaction that involves ephedrine, pseudoephedrine, phenylpropanolamine, or gamma-hydroxy-

butyric acid, including drug products containing these chemicals, and uses or attempts to use the Postal Service or any private or commercial carrier must file monthly reports of each such transaction as specified in §1310.05 of this part.

[54 FR 31665, Aug. 1, 1989, as amended at 56 FR 8277, Feb. 28, 1991; 61 FR 14023, Mar. 29, 1996; 67 FR 14861, Mar. 28, 2002; 68 FR 57804, Oct. 7, 2003; 70 FR 294, Jan. 4, 2005]

§1310.04 Maintenance of records.

- (a) Every record required to be kept subject to §1310.03 for a List I chemical, a tableting machine, or an encapsulating machine shall be kept by the regulated person for 2 years after the date of the transaction.
- (b) Every record required to be kept subject to Section 1310.03 for List II chemical shall be kept by the regulated person for two years after the date of the transaction.
- (c) A record under this section shall be kept at the regulated person's place of business where the transaction occurred, except that records may be kept at a single, central location of the regulated person if the regulated person has notified the Administration of the intention to do so. Written notification must be submitted by registered or certified mail, return receipt requested, to the Special Agent in Charge of the DEA Divisional Office for the area in which the records are required to be kept.
- (d) The records required to be kept under this section shall be readily retrievable and available for inspection and copying by authorized employees of the Administration under the provisions of 21 U.S.C. 880.
- (e) The regulated person with more than one place of business where records are required to be kept shall devise a system to detect any party purchasing from several individual locations of the regulated person thereby seeking to avoid the application of the cumulative threshold or evading the requirements of the Act.
- (f) For those listed chemicals for which thresholds have been established, the quantitative threshold or the cumulative amount for multiple transactions within a calendar month, to be utilized in determining whether a