possible that interviews of fired employees, namely Irwin Rahn and Mr. Fritzner could shed light on this situation.

- Any written communications (cables, etc.) sent by the firm could be subpoenzed. This could show current transactions with foreign countries.
- Review of Export Permits for the period immediately prior to CSA Schedule II requirements for amphetamine shows that the firm was attempting to ship large quantities of bifetamine out of the country. This was probably in anticipation of the quota system.
- 9) Statement by Deputy Chief of Missions (DCM), U. S. Embassy, Mexico City. During Mr. Voyles recent visit to Mexico he conferred unofficially with the DCM who stated that a Philadelphia banking official and a vice-president of Pennwalt were recently in Mexico City. The DCM had a meal with these individuals and they told the DCM that it would be good for U.S.-Mexican relations if the firm was allowed to go back in business in Mexico. We should attempt to get a written statement from the DCM regarding these conversations.
- The records of Senator Rogers hearings should be obtained to extract any pertinent information from them.
- 11) An intelligence probe in accordance with N-60 should be conducted in the Regional and District Office cities to determine availability of the firm's products in the illicit market.
- 12) The firm's total distribution of amphetamines for the year just prior to the quota system and moving of amphetamines into Schedule II should be compared to their total distribution during the year immediately after this to see if sales have increased or remained the same. Other major firms have noted 25% - 40% decreases during the latter period. We may be able to show that Strasenburgh simply filled the void and in effect canceled the intended purpose of the quota system. These figures should be compared to the Gosselin Survey.