DEPARTMENT OF THE INTERIOR

Bureau of Land Management [CO-923-06-5870-HN]

Request for Public Nomination of Qualified Properties for Potential Purchase by the Federal Government in the State of Colorado

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of request for public nomination of qualified properties for potential purchase by the Federal Government in the State of Colorado.

SUMMARY: In accordance with the Federal Land Transaction Facilitation Act of 2000 (43 U.S.C. 2303) (FLTFA), this notice provides the public the opportunity to nominate lands within the State of Colorado for possible acquisition by the Federal Government acting through the federal agencies identified below. Such lands must be (1) inholdings within a federally designated area or (2) lands that are adjacent to federally designated areas and contain exceptional resources.

DATES: Nominations may be submitted at any time following the publication of this notice.

ADDRESSES: Nominations should be mailed to the attention of the FLTFA Program Manager for the agency listed below having jurisdiction over the pertinent federally designated area:

- Bureau of Land Management,
 Colorado State Office (CO–923), 2850
 Youngfield St., Lakewood, CO 80215–7093.
- National Park Service,
 Intermountain Region, P.O. Box 728,
 Santa Fe, NM 87504–0728.
- U.S. Fish and Wildlife Service, Mountain Prairie Region, P.O. Box 25486, DFC, Lakewood, CO 80225– 0486.
- USDA Forest Service, Rocky Mountain Region, P.O. Box 25127, Lakewood, CO 80225.
- USDA Forest Service, Intermountain Region, 324 25th St., Ogden, UT 84401.

FOR FURTHER INFORMATION CONTACT: John D. Beck, FLTFA Program Manager, Bureau of Land Management (BLM), Colorado State Office (CO–932), 2850 Youngfield St., Lakewood, CO 80215–7093, (303) 239–3882, or e-mail john_beck@blm.gov.

SUPPLEMENTARY INFORMATION: In accordance with the FLTFA, the four agencies noted above are offering to the public at large the opportunity to nominate lands in the State of Colorado that meet FLTFA eligibility

requirements for possible Federal acquisition. Under the provisions of FLTFA, only the following lands are eligible for nomination: (1) Inholdings within a federally designated area, or (2) lands that are adjacent to federally designated areas and contain exceptional resources.

An inholding is any right, title, or interest held by a non-Federal entity, in or to a tract of land that lies within the boundary of a federally designated area.

A federally designated area is land that on July 25, 2000, was within the boundary of: a unit of the National Park System; a unit of the National Wildlife Refuge System; an area of the National Forest System designated for special management by an act of Congress; a national monument, national conservation area, national riparian conservation area, national recreation area, national scenic area, research natural area, national outstanding natural area, national natural landmark, or an area of critical environmental concern managed by the Bureau of Land Management; a wilderness or wilderness study area; or a component of the Wild and Scenic Rivers System or National Trails Systems. If you are not sure whether a particular area meets the statutory definition of a federally designated area in FLTFA, you should consult the statute or contact the BLM at the above address.

An exceptional resource refers to a resource of scientific, natural, historic, cultural, or recreational value that has been documented by a Federal, State, or local government authority, and for which there is a compelling need for conservation and protection under the jurisdiction of a Federal agency in order to maintain the resource for the benefit of the public.

Nominations meeting the above criteria may be submitted by any individual, group, or governmental body. If submitted by a party other than the landowner, the landowner must also sign the nomination to confirm the landowner's willingness to sell. Pursuant to FLTFA, nominations will only be considered eligible by the concerned Federal agencies if: (1) The nomination package is complete; (2) acquisition of the nominated land or interest in land would be consistent with an agency's approved land use plan; (3) the land does not contain a hazardous substance and is not otherwise contaminated and would not be difficult or uneconomic to manage as Federal lands; and (4) acceptable title can be conveyed in accordance with Federal title standards. Priority will be placed on nominations for areas where there is no local or tribal government

objection to Federal acquisition. Nominations may be made at any time following publication of this notice and will continue to be accepted for consideration during the life of the FLTFA, which ends on July 24, 2010, unless extended by Act of Congress.

A nomination expresses only a landowner's good faith desire to sell. It does not impose a legally enforceable commitment on either the landowner or the Federal Government. A landowner may withdraw a nomination at any time by, in writing, so notifying the Program Manager who initially received the nomination.

Further information, including the required contents of a nomination package and details of the Colorado Interagency Implementation Agreement, may be obtained by contacting John Beck at the aforementioned address and phone number.

Dated: June 9, 2006.

Douglas M. Koza,

Associate State Director, Colorado. [FR Doc. E6–12611 Filed 8–3–06; 8:45 am] BILLING CODE 4310–JB–P

DEPARTMENT OF JUSTICE

[OMB Number 1105-0080]

Civil Division; Agency Information Collection Activities: Proposed Collection; Comments Requested

ACTION: 60-day notice of information collection under review: Annuity Broker Qualification Declaration Form.

The Department of Justice (DOJ), Civil Division, has submitted the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. The proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted for "sixty days" until October 3, 2006. This process is conducted in accordance with 5 CFR 1320.10.

If you have comments especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Director,

Communications Office; Civil Division; Department of Justice; Washington, DC 20530.

Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

- —Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- —Evaluate the accuracy of the agencies estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- —Enhance the quality, utility, and clarity of the information to be collected; and
- —Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Overview of this information collection:

- (1) *Type of Information Collection:* Extension, without change, of a currently approved collection.
- (2) *Title of the Form/Collection:* Annuity Broker Qualification Declaration Form.
- (3) Agency form number, if any, and the applicable component of the Department of Justice sponsoring the collection: Department of Justice, Civil Division.
- (4) Affected public who will be asked or required to respond, as well as a brief abstract: Primary: Individuals. This declaration is to be submitted annually to determine whether a broker meets the qualifications to be listed as an annuity broker pursuant to Section 11015(b) of Public Law 107–273.
- (5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: It is estimated that 400 respondents will complete the form annually within approximately 1 hour.
- (6) An estimate of the total public burden (in hours) associated with the collection: There are an estimated 400 total annual burden hours associated with this collection.

If additional information is required contact: Lynn Bryant, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Patrick Henry Building, Suite 1600, 601 D Street NW., Washington, DC 20530.

Dated: August 1, 2006.

Lvnn Brvant,

Department Clearance Officer, Department of Justice.

[FR Doc. 06–6697 Filed 8–3–06; 8:45 am] BILLING CODE 4410–12–M

DEPARTMENT OF JUSTICE

Drug Enforcement Administration [Docket No. DEA-273N]

Solicitation of Information on the Use of Tryptamine-Related Compounds

AGENCY: Drug Enforcement Administration (DEA), Justice.

ACTION: Notice of request for information.

SUMMARY: The DEA is soliciting information on substances that are related in chemical structure to tryptamine (see SUPPLEMENTARY **INFORMATION**). The Controlled Substances Act (CSA), in Title 21 of the United States Code (U.S.C. 812(c) Schedule I (Title 21 of the Code of Federal Regulations (CFR 1308.11(d)), lists certain tryptamines as Schedule I controlled substances. Some tryptamines that are not controlled under the CSA produce central nervous system effects that are similar to tryptamines that are controlled under the CSA. DEA is requesting information to help determine the impact on business if these substances were to be placed under control in the CSA.

DATES: Written comments must be postmarked, and electronic comments must be sent, on or before October 3, 2006.

ADDRESSES: To ensure proper handling of comments, please reference "Docket No. DEA-273N" on all written and electronic correspondence. Written comments being sent via regular mail should be sent to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, Washington, DC 20537, Attention: DEA Federal Register Representative/ODL. Written comments sent via express mail should be sent to DEA Headquarters, Attention: DEA Federal Register Representative/ODL, 2401 Jefferson-Davis Highway, Alexandria, VA 22301. Comments may be directly sent to DEA electronically by sending an electronic message to dea.diversion.policy@usdoj.gov. Comments may also be sent electronically through http:// www.regulations.gov using the electronic comment form provided on that site. An electronic copy of this

document is also available at the http://www.regulations.gov Web site. DEA will accept attachments to electronic comments in Microsoft Word, WordPerfect, Adobe PDF, or Excel file formats only. DEA will not accept any file format other than those specifically listed here.

FOR FURTHER INFORMATION CONTACT:

Christine A. Sannerud, Ph.D., Chief, Drug and Chemical Evaluation Section, Office of Diversion Control, Drug Enforcement Administration, Washington, DC 20537; Telephone: (202) 307–7183.

SUPPLEMENTARY INFORMATION:

Tryptamine is a compound in which the chemical structure can be described as indole substituted at the three position with an 2-aminoethyl chain. Although tryptamine itself is not a controlled substance, its chemical structure constitutes the skeletal makeup of tryptamines listed in Schedule I of the CSA, which are classified as hallucinogenic substances.

Tryptamine is sometimes substituted on the indole ring or the 2-aminoethyl chain or both with various substituents. Title 21 CFR 1308.11(d) lists specific substituted tryptamines in Schedule I. Also included in Schedule I are the salts, isomers, and salts of isomers of the listed tryptamines. The term isomer, as used in this section, means the optical, geometric, and positional isomers.

Individuals have published detailed methods of synthesis for substituted tryptamines and have reported pharmacological effects based on user experiences. Law enforcement personnel encounter such tryptamines, but because they are substituted differently than those listed or described in the CSA, they are not subject to direct control in Schedule I. However, some of these substances can be treated as Schedule I controlled substance analogues if intended for human consumption (21 U.S.C. 802(32); § 813).

DEA is soliciting information on (1) The commercial uses for tryptamines, (2) activities involving research and development, (3) tryptamines as intermediates or analytical standards, (4) import and domestic sources for tryptamines, and (5) any planned or anticipated uses for tryptamines. DEA invites interested persons to provide any information on the uses of tryptamines in industry, academia, research and development, or other applications. Both quantitative and qualitative information is sought.

Although information is requested for all tryptamine substances regardless of substitutions, DEA is particularly interested in tryptamines that meet one