B. Solicitation of Public Comment

This notice is soliciting comments from members of the public and affected parties concerning the collection of information described in Section A on the following:

(1) 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;

(2) The accuracy of the agency’s estimate of the burden of the proposed collection of information;

(3) Ways to enhance the quality, utility, and clarity of the information to be collected; and

(4) Ways to minimize the burden of the collection of information on those who are to respond; including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

HUD encourages interested parties to submit comments in response to these questions.

C. Authority


Sam L. Valverde,
Principal Executive Vice President, Ginnie Mae.

[FR Doc. 2023–13046 Filed 6–16–23; 8:45 am]
Infrastructure (PLSS CadNSDI) dataset, the protraction diagrams, and the official plats of the surveys of the said lands, on file with the BLM.

Phase 2, being the larger area of 51,149 acres, includes all Phase 1 lands, will be effective for 20 days, which covers six (6) days prior to the event, the event itself, and five (5) days after the event.

Phase 2
Mount Diablo Meridian, Nevada
T. 33 N., R. 23 E., Sec. 25, NE\(^4\)SE\(^4\), S\(^1\)\(^\frac{1}{2}\)NE\(^4\), SE\(^4\)NW\(^4\), NE\(^4\)SW\(^4\), S\(^1\)\(^\frac{1}{2}\)SW\(^4\), and SE\(^4\);
Sec. 26, S\(^1\)\(^\frac{1}{2}\)SE\(^4\);
Sec. 35, NE\(^4\), SE\(^4\)NW\(^4\), N\(^\frac{1}{2}\)SW\(^4\), N\(^\frac{1}{2}\)NE\(^4\)SW\(^4\), and N\(^\frac{1}{2}\)NE\(^4\)SE\(^4\);
Sec. 36, N\(^\frac{1}{2}\)NE\(^4\)SW\(^4\), N\(^\frac{1}{2}\)SW\(^4\), N\(^\frac{1}{2}\)NE\(^4\)SE\(^4\), and N\(^\frac{1}{2}\)NE\(^4\)SE\(^4\).
T. 33 N., R. 24 E., unsurveyed,
Sec. 1 thru 3;
Sec. 4, those portions lying southeasterly of Washoe County Road 34;
Sec. 5;
Sec. 8, NE\(^4\), S\(^1\)\(^\frac{1}{2}\)SW\(^4\), and SE\(^4\);
Sec. 9 thru 12 and secs. 14 thru 17;
Sec. 18, SE\(^4\)NE\(^4\), S\(^1\)\(^\frac{1}{2}\)SW\(^4\), and SE\(^4\);
Sec. 19 and 20;
Sec. 21, excepting M.S. No. 4800;
Sec. 29, N\(^\frac{1}{2}\);
Sec. 30, N\(^\frac{1}{2}\).
T. 33\(^\frac{1}{2}\) N., R. 24 E., unsurveyed,
Secs. 25 thru 27;
Secs. 28, 29, and 33, those portions lying easterly and northeasterly of Washoe County Road 34;
Secs. 34 thru 36.
T. 34 N., R. 24 E., partly unsurveyed,
Secs. 1 and 2, Secs. 11 thru 14, and Secs. 23 thru 26;
Sec. 27, E\(^1\)\(^\frac{1}{2}\)NE\(^4\), E\(^1\)SW\(^4\), and SE\(^4\);
Sec. 32, those portions of the SE\(^4\) lying northeasterly of Washoe County Road 34;
Sec. 33, NE\(^4\)NE\(^4\), S\(^1\)\(^\frac{1}{2}\)NE\(^4\), those portions of the SW\(^4\) lying northeasterly of Washoe County Road 34, and SE\(^4\);
Sec. 34 thru 36.
T. 33 N., R. 25 E.,
Secs. 2 thru 4, those portions lying northwesterly of the Black Rock Desert, High Rock Canyon National Conservation Area boundary.
T. 34 N., R. 25 E., unsurveyed,
Secs. 1 thru 4, Secs. 9 thru 16, Secs. 21 thru 28, and Secs. 33 and 34;
Secs. 35 and 36, those portions lying northwesterly of the Black Rock Desert, High Rock Canyon National Conservation Area boundary.
T. 35 N., R. 25 E.,
Secs. 25 thru 28 and Secs. 33 thru 36.
T. 34 N., R. 26 E., unsurveyed,
Secs. 6, 7, 18, 19, and 30;
Sec. 31, those portions lying north of the Black Rock Desert, High Rock Canyon National Conservation Area boundary.
T. 35 N., R. 26 E.,
Secs. 30 and 31.

The area described contains 51,149 acres, more or less, according to the BLM National PLSS CadNSDI, the protraction diagrams, and the official plats of the surveys of the said lands, on file with the BLM.

The two-phase temporary closure area is in Pershing County, Nevada, and is necessary for the specified period because of the Burning Man Event. The event’s activities begin with the golden spike, fencing the site perimeter, Black Rock City setup (31 days), followed by the actual event (9 days), Black Rock City tear down and cleanup, and final site cleanup (26 days). This event is authorized on public land under a Special Recreation Permit.

The public temporary closure area comprises about 33 percent of the Black Rock Desert playa. Public access to the other 67 percent of the playa outside the temporary closure area will remain open to dispersed recreational use.

The event area is fully contained within the Phase 2 temporary closure area. The event area is defined as the portion of the temporary closure area that: (1) is entirely contained within the event perimeter fence, including 50 feet from the outside of the event perimeter fence; (2) lies within 25 feet from the outside edge of the event access road; and (3) includes the entirety of the aircraft parking area outside the event perimeter fence.

The temporary closure and restrictions are necessary to provide a safe environment for the staff, volunteers, participants, and members of the public visiting the Black Rock Desert, and to protect public land resources by addressing law enforcement and public safety concerns associated with the event. The temporary closure and temporary restrictions are also necessary to enable BLM law enforcement personnel to provide for public safety and to protect the public lands.

The event attracts up to 87,000 staff and participants to a remote, rural area, located more than 90 miles from urban infrastructure and support, including such services as public safety, emergency medical delivery, transportation, and communication. During the event Black Rock City, the temporary city associated with the event, becomes one of the largest populated areas in Nevada.

A temporary closure and restrictions order, under the authority of 43 CFR 8364.1, is appropriate for a single event. The temporary closure and restrictions are specifically tailored to the time frame that is necessary to provide a safe environment for the public and for participants of the Burning Man Event, and to protect public land resources while avoiding imposing restrictions that may not be necessary in the area during the remainder of the year.

The BLM will post copies of the temporary closure, temporary restrictions, and an associated map in kiosks at access points to the Black Rock Desert playa, as well as at the Gerlach Post Office, Bruno’s Restaurant, Empire Store, Burning Man Project Offices, Friends of Black Rock-High Rock Office, the BLM-Nevada Black Rock Station near Gerlach, and the BLM-California Applegate Field Office. The BLM will also make the materials available on the BLM external web page at: http://www.blm.gov.

In addition to the Nevada Collateral Forfeiture and Bail Schedule as authorized by the United States District Court for the District of Nevada and under the authority of Section 303(a) of FLPMA, 43 CFR 8360.0–7, and 43 CFR 8364.1, the BLM will enforce a temporary public closure and the following temporary restrictions will apply within and adjacent to the Burning Man Event on the Black Rock Desert playa approximately thirty-one (31) days prior to the event until approximately twenty-six (26) days post-event.

**Temporary Restrictions**

**A. Environmental Resource Management and Protection**

(1) **Fires/Campfires:** The ignition of fires on the surface of the Black Rock Desert playa without a burn blanket or burn pan is prohibited. Campfires may only be burned in containers that are sturdily elevated six (6) inches above the playa surface and in a manner that does not pose a risk of fire debris falling onto the playa surface. Plastic and nonflammable materials may not be burned in campfires. The ignition of fires other than a campfire is prohibited. This restriction does not apply to events sanctioned and regulated as art burns by the event organizer.

(2) **Fireworks:** The use or possession of personal fireworks is prohibited except for use of fireworks approved by the permit holder and used as part of a Burning Man sanctioned art burn event.

(3) **Grey and Black Water Discharge:** The discharge and dumping of grey and black water onto the playa/ground surface is prohibited. Grey water is defined as water that has been used for cooking, washing, dishwashing, or bathing and/or contains soap, detergent, or food scraps/residue, regardless of whether such products are biodegradable or have been filtered or disinfected. Black water is defined as wastewater containing feces, urine, and/or flush water.
(4) Human Waste: The depositing of human waste (liquid and/or solid) on the playa/ground surface is prohibited.

(5) Trash: The discharge of any and all trash or litter onto the ground/playa surface is prohibited. All event participants must pack out and properly dispose of all trash at an appropriate disposal facility.

(b) Hazardous Materials: The dumping or discharge of vehicle oil, petroleum products, or other hazardous household, commercial, or industrial refuse or waste onto the playa surface is prohibited. This applies to all recreational vehicles, trailers, motorhomes, port-a-potties, generators, and other camp infrastructure.

(7) Fuel Storage:
   (a) The storage of greater than 110 gallons of liquid fuel in a single camp is prohibited. For purposes of this restriction, LP-Gas is not considered liquid fuel and must be stored separately from liquid fuel.
   (b) Fuel tanks that are not purpose-built spill pans may not be incorporated into fuel systems for the purpose of circumventing the 110-gallon liquid fuel limit.
   (c) Each camp storing liquid fuel must establish a designated fuel storage area at least ten (10) feet apart from combustible materials; twenty-five (25) feet from vehicles, camp trailers/RV’s, generators, and any sources of ignition (such as burning cigarettes, open flame, electrical connections, or trailer/RV appliances); twenty (20) feet from LP-gas storage; and one hundred (100) feet from other designated liquid fuel storage areas.
   (d) Fuel storage containers, regardless of size or type, shall not exceed 80 percent capacity per container.
   (e) Storage areas for all liquid fuel, regardless of amount, and not exceeding 110 gallons, must include a secondary containment system that can hold a liquid volume equal to or greater than 110 percent of the largest container being stored. Secondary containment measures must comply with the following:
   (i) The secondary containment system must be free of cracks or gaps and constructed of materials impermeable to the fuel(s) being stored.
   (ii) The secondary containment system must be designed to allow the removal of any liquids captured from leaks, spills, or precipitation.

(8) Water Discharge: The unauthorized dumping or discharge of fresh water onto the playa surface, onto city streets or other public areas, or onto camp electric systems in a manner that creates a hazard or nuisance is prohibited. This provision does not prohibit the use of water trucks contracted by the event organizer to provide dust abatement measures.

B. Commercial Activities

In accordance with 43 CFR 2932: Vending and the Special Recreation Permit Additional Stipulations for the permitted event, all vendors and air carrier services must provide proof of authorization to operate at the event issued by the permitting agency and/or the permit holder upon request. Failure to provide such authorization could result in eviction from the event.

C. Aircraft Landing

(1) The public closure area is closed to aircraft landing, takeoff, and taxiing. Aircraft is defined in Title 18, U.S.C., section 31 (a)(1), and includes lighter-than-aircraft and ultra-light craft. The following exceptions apply:
   (a) All aircraft operations, including ultra-light and helicopter landings and takeoffs, will occur at the designated 88NV Black Rock City Airport landing strips and areas defined by airport management. All takeoffs and landings will occur only during the hours of operation (06:00 through 18:30) of the airport as described in the Burning Man Operating Plan. All pilots using the Black Rock City Airport must agree to and abide by the published airport rules and regulations;
   (b) Only fixed wing aircraft and helicopters providing emergency medical services may land at the designated Emergency Medical Services areas/pads or at other locations when required for medical incidents. The BLM authorized officer, or an authorized State/Local Law Enforcement Officer or his/her delegated representative may approve other helicopter landings and takeoffs when deemed necessary for the benefit of the law enforcement operation; and
   (c) Landings or takeoffs of lighter-than-aircraft previously approved by the BLM authorized officer.

D. Alcohol/Prohibited Substance

(1) Possession of an open container of an alcoholic beverage by the driver or operator of any motorized vehicle, whether or not the vehicle is in motion, is prohibited.

(2) Possession of alcohol by minors:
   (a) The following are prohibited:
      (i) Consumption or possession of any alcoholic beverage by a person under 21 years of age on public lands; and
      (ii) Selling, offering to sell, or otherwise furnishing or supplying any alcoholic beverage to a person under 21 years of age on public lands.

E. Drug Paraphernalia

(1) The possession of drug paraphernalia is prohibited.

(2) Definition: Drug paraphernalia means all equipment, products, and materials of any kind that are used, intended for use, or designed for use in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, preparing, testing, analyzing, packaging, repackaging, storing, containing, concealing, injecting, ingesting, inhaling, or otherwise introducing into the human body a controlled substance in violation of any State or Federal law, or regulation issued pursuant to law.

F. Disorderly Conduct

(1) Disorderly conduct is prohibited.

(2) Definition: Disorderly conduct means that an individual, with the intent of recklessly causing public alarm, nuisance, jeopardy, or violence, or recklessly creating a risk thereof:
   (a) Engages in fighting or violent behavior;
   (b) Uses language, an utterance or gesture, or engages in a display or act that is physically threatening or menacing or done in a manner that is likely to inflict injury or incite an immediate breach of the peace; or
   (c) Obstructs, resists, or attempts to elude a law enforcement officer, or fails to follow their orders or directions.

G. Eviction of Persons

(1) The public closure area is closed to any person who:
   (a) Has been trespassed from the event by the permit holder;
   (b) Has been evicted from the event by the BLM;
   (c) Has been ordered by a law enforcement officer to leave the area of the permitted event.

(2) Any person evicted from the event forfeits all privileges to be present
within the perimeter fence or anywhere else within the public closure area even if they possess a ticket to attend the event.

H. Motor Vehicles

(1) Must comply with the following requirements:

(a) The operator of a motor vehicle must possess a valid driver’s license.

(b) Motor vehicles and trailers must possess evidence of valid registration, except for mutant vehicles, or other vehicles registered with the permitted event organizers and operated within the scope of that registration.

(c) Motor vehicles must possess evidence of valid insurance, except for mutant vehicles or other vehicles registered with the permitted event organizers and operated within the scope of that registration.

(d) Motor vehicles and trailers must not block a street used for vehicular travel or a pedestrian pathway.

(e) Motor vehicles must not exceed the posted or designated speed limits. Posted or designated speed limits also apply to motorized skateboards, hoverboards, electric assist bicycles, and Go-Peds with handlebars.

(f) No person shall occupy a trailer while the motor vehicle is in transit upon a roadway, except for mutant vehicles, or other vehicles registered with the permitted event organizers and operated within the scope of that registration.

(g) During night hours, from a half-hour after sunset to a half-hour before sunrise, motor vehicles, other than a motorcycle or golf cart, must be equipped with at least two functioning tail lamps, except for mutant vehicles or other vehicles registered with the permitted event organizers and operated within the scope of that registration, so long as they are adequately lit according to Burning Man Project’s Department of Mutant Vehicle requirements.

(h) Motor vehicles, including motorcycles or golf carts, must display a red, amber, or yellow brake light visible to the rear in normal sunlight upon application of the brake, except for mutant vehicles, or other vehicles registered with the permitted event organizers and operated within the scope of that registration, so long as they are adequately lit according to Burning Man Project’s Department of Mutant Vehicle requirements.

(i) Motorcycles or golf carts require only one working headlamp and one working taillight during night hours, from half an hour after sunset to a half-hour before sunrise, unless registered with the permitted event organizers and operated within the scope of that registration, so long as they are adequately lit according to Burning Man Project’s Department of Mutant Vehicle requirements.

(j) Trailers pulled by motor vehicles must be equipped with at least two functioning tail lamps and at least two functioning brake lights.

(2) The public closure area is closed to motor vehicle use, except as provided below. Motor vehicles may be operated within the public closure area under the circumstances listed below:

(a) Participant arrival and departure on designated routes;

(b) BLM, medical, law enforcement, and firefighting vehicles are authorized at all times;

(c) Vehicles, mutant vehicles, or art cars operated by the permit holder’s staff or contractors and service providers on behalf of the permit holder are authorized at all times. These vehicles must display evidence of event registration, and in such manner that it is visible to the rear of the vehicle while the vehicle is in motion;

(d) Vehicles used by disabled drivers and displaying official State disabled driver license plates or placards;

(e) Participant drop-off of approved burnable material and wood to the Burn Garden/Wood Reclamation Stations (located on open playa at 3:00, 6:00, 9:00 Promenades and the Man base) from 10:00 a.m. Sunday through the end of day Tuesday, post event;

(f) Passage through, without stopping, the public closure area on the west or east playa roads; from the north side of the playa to the west and vice versa to traverse the entirety of the playa surface.

(g) Support vehicles for art vehicles, mutant vehicles, and theme camps will be allowed to drive to and from fueling stations.

(3) Definitions:

(a) A motor vehicle is any device designed for and capable of travel over land and which is self-propelled by a motor but does not include any vehicle operated on rails or any motorized wheelchair.

(b) Motorized wheelchair means a self-propelled wheeled device, designed solely for and used by a mobility-impaired person for locomotion.

(c) “Trailer” means every vehicle without motive power designed to carry property or passengers wholly on its own structure and to be drawn by a motor vehicle, this includes camp trailers, pop-up trailers, 4’x7’ or larger flatbed trailers, enclosed cargo trailers, or RV style trailers.

(d) A mutant vehicle (art car) must be licensed by Burning Man Project and is built from scratch or has been modified, customized, or changed (i.e., ‘mutated’) from its original form. A mutant vehicle is, in essence, a unique, motorized creation that either shows little or no resemblance to its original form, or any standard street vehicle.

I. Public Use

The public closure area is closed to public camping with the following exception:

(1) The permitted event’s ticket holder who is camped in designated event areas provided by the permit holder;

(2) Ticket holders who are camped in the authorized pilot camp;

(3) The permit holder’s authorized staff, contractors, and BLM authorized event management camps

(4) Individuals or groups who have been permitted by the BLM.

J. Public Use

The public closure area is closed to entry and use by members of the public unless that person:

(1) Is traveling through, without stopping, the public closure area on the west or east playa roads;

(2) Possesses a valid ticket to attend the event;

(3) Is an employee or authorized volunteer with the BLM, a law enforcement officer, emergency medical service provider, fire protection provider, or another public agency employee working at the event and that individual is assigned to the event;

(4) Is a person working at or attending the event on behalf of the permit holder, or is authorized by the permit holder to be onsite prior to the commencement of the event for the primary purpose of constructing, creating, designing, or installing art, displays, buildings, facilities, or other items and structures in connection with the event;

(5) Is an employee of a commercial operation contracted to provide services to the event organizers and/or participants authorized by the permit holder through a contract or agreement and authorized by BLM through a Special Recreation Permit.

K. Lasers

(1) The possession and or use of handheld lasers is prohibited.

(2) Definition: A laser means any hand-held laser beam device or demonstration laser product that emits a single point of light amplified by the stimulated emission of radiation that is visible to the human eye.

L. Weapons

(1) For public health and safety reasons, the possession or discharge of
any weapon is prohibited starting two (2) days prior to the event, the nine (9) days of the event, and for two (2) days after the event, with three exceptions:
(a) Unloaded weapons may be carried within motor vehicles that are passing through, without stopping, the Phase 2 closure area on designated playa routes;
(b) County, State, Tribal, and Federal law enforcement personnel who are working in their official capacity at the event are not prohibited from possessing or discharging weapons; and
(c) Art that includes weapons will be allowed only after receipt of authorization from both the special recreation permit holder and the BLM authorized officer.

(2) Definitions:
(a) Weapon means a firearm, compressed gas or spring powered pistol or rifle, bow and arrow, cross bow, blowgun, spear gun, hand-throwed spear, sling shot, irritant gas device, electric stunning or immobilization device, explosive device, any implement designed to expel a projectile, switch-blade knife, any blade which is greater than 10 inches in length from the tip of the blade to the edge of the hilt or finger guard nearest the blade (e.g., swords, dirks, daggers, machetes), or any other weapon the possession of which is prohibited by State law. Exception: This rule does not apply in a kitchen or cooking environment or where an event worker is wearing or utilizing a construction knife for their duties at the event.
(b) Firearm means any pistol, revolver, rifle, shotgun, or other device, which is designed to, or may be readily converted to, expel a projectile by the ignition of a propellant.
(c) Discharge means the expelling of a projectile from a weapon or the ignition of a propellant.

M. Enforcement
Any person who violates this temporary closure or any of these temporary restrictions may be tried before a United States Magistrate and fined in accordance with 18 U.S.C. 3571, imprisoned no more than 12 months under 43 U.S.C. 1733(a) and 43 CFR 8360.0–7, or both. In accordance with 43 CFR 8365.1–7, State or local officials may also impose penalties for violations of Nevada law.

Authority: 43 CFR 8364.1)
Bradlee A. Matthews,
Deputy District Manager, Winnemucca
District Office, Winnemucca District.

BILLING CODE 4331–21–P

DEPARTMENT OF JUSTICE
Drug Enforcement Administration
[Docket No. DEA–1219]

Importer of Controlled Substances Application: Alcami Carolinas Corporation

AGENCY: Drug Enforcement Administration, Justice.
ACTION: Notice of application.
SUMMARY: Alcami Carolinas Corporation has applied to be registered as an importer of basic class(es) of controlled substance(s). Refer to SUPPLEMENTARY INFORMATION listed below for further drug information.
DATES: Registered bulk manufacturers of the affected basic class(es), and applicants therefore, may submit electronic comments on or objections to the issuance of the proposed registration on or before July 20, 2023. Such persons may also file a written request for a hearing on the application on or before July 20, 2023.

ADDRESSES: The Drug Enforcement Administration requires that all comments be submitted electronically through the Federal eRulemaking Portal, which provides the ability to type short comments directly into the comment field on the web page or attach a file for lengthier comments. Please go to https://www.regulations.gov and follow the online instructions at that site for submitting comments. Upon submission of your comment, you will receive a Comment Tracking Number. Please be aware that submitted comments are not instantaneously available for public view on https://www.regulations.gov. If you have received a Comment Tracking Number, your comment has been successfully submitted and there is no need to resubmit the same comment. All requests for a hearing must be sent to: (1) Drug Enforcement Administration, Attn: Hearing Clerk/OALJ, 8701 Morrissette Drive, Springfield, Virginia 22152; and (2) Drug Enforcement Administration, Attn: DEA Federal Register Representative/DPW, 8701 Morrissette Drive, Springfield, Virginia 22152. All requests for a hearing should also be sent to: Drug Enforcement Administration, Attn: Administrator, 8701 Morrissette Drive, Springfield, Virginia 22152.

SUPPLEMENTARY INFORMATION: In accordance with 21 CFR 1301.34(a), this is notice that on May 22, 2023, Alcami Carolinas Corporation, 1519 North 23rd Street, Wilmington, North Carolina 28405–1827, applied to be registered as an importer of the following basic class(es) of controlled substance(s):

<table>
<thead>
<tr>
<th>Controlled substance</th>
<th>Drug code</th>
<th>Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>Psilocybin</td>
<td>7437</td>
<td>I</td>
</tr>
<tr>
<td>Psilocin</td>
<td>7438</td>
<td>I</td>
</tr>
<tr>
<td>Pentobarbital</td>
<td>2270</td>
<td>II</td>
</tr>
<tr>
<td>Thebaine</td>
<td>9333</td>
<td>II</td>
</tr>
</tbody>
</table>

The company plans to import the listed controlled substances in bulk for the manufacturing of capsules/tablets for Phase II clinical trials. The company plans to import derivatives of Thebaine that have been determined by DEA to be captured under drug code (9333) Thebaine. No other activities for these drug codes are authorized for this registration.

Approval of permit applications will occur only when the registrant’s business activity is consistent with what is authorized under 21 U.S.C. 952(a)(2).

Authorization will not extend to the import of Food and Drug Administration-approved or non-approved finished dosage forms for commercial sale.

Matthew Strait,
Deputy Assistant Administrator.

BILLING CODE 4331–21–P

DEPARTMENT OF JUSTICE
Notice of Lodging of Proposed Bankruptcy Settlement Under the Comprehensive Environmental Response, Compensation, and Liability Act

On June 12, 2023, the Department of Justice lodged a proposed settlement stipulation with Remington Arms Distribution Company, LLC (“Remington Arms”), with the United States Bankruptcy Court for the