$\begin{array}{l} Sec, \, 4, \, SW^{1\!\!/_4}NE^{1\!\!/_4}, \, NE^{1\!\!/_4}SW^{1\!\!/_4}, \\ S^{1\!\!/_2}SW^{1\!\!/_4}, SE^{1\!\!/_4} \\ Sec. \, 9, \, N^{1\!\!/_2}NE^{1\!\!/_4}, \, SW^{1\!\!/_4}NE^{1\!\!/_4} \end{array}$

Under certain conditions, Section 209(b) of the Federal Land Policy and Management Act of 1976 authorizes the sale and conveyance of the Federally owned mineral interests in land when the non-mineral, or so-called "surface" interest in the land is not Federally owned. The objective is to allow consolidation of the surface and mineral interests when either one of the following conditions exist: (1) There are known mineral values in the land; or (2) where continued Federal ownership of the mineral interests interferes with or precludes appropriate non-mineral development and such development is a more beneificial use of the land than mineral development.

An application was filed for the sale and conveyance of the Federally owned mineral interest in the above-described tract of land. Publication of this notice segregates, subject to valid existing rights, the Federally owned mineral interests in the public lands referenced above in this notice from appropriation under the general mining and mineral leasing laws, while the application is being processed to determine if either one of the two specified conditions exists and, if so, to otherwise comply with the procedural requirements of 43 CFR Part 2720. The segregative effect shall terminate: (i) Upon issuance of a patent or other document of conveyance as to such mineral interests; (ii) upon final rejection of the application; or (iii) two years from the date of filing the application, whichever occurs first. (Authority: 43 CFR 2720.1-1(b)).

Dated: May 22, 2006.

Howard Stark,

Chief, Branch of Lands Management.

Editorial Note: This document was received at the office of the Federal Register on December 6, 2006.

[FR Doc. 06–9625 Filed 12–21–06; 8:45 am] BILLING CODE 4310–40–M

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Change in Discount Rate for Water Resources Planning

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of Change.

SUMMARY: The Water Resources Planning Act of 1965 and the Water Resources Development Act of 1974 require an annual determination of a discount rate for Federal water resources planning. The discount rate for Federal water resources planning for fiscal year 2007 is 4.875 percent. Discounting is to be used to convert future monetary values to present values.

DATES: This discount rate is to be used for the period October 1, 2006, through and including September 30, 2007.

FOR FURTHER INFORMATION CONTACT: Karl J. Stock, Economist, Contract Services Office, Denver, Colorado 80225; telephone: 303–445–2929.

SUPPLEMENTARY INFORMATION: Notice is hereby given that the interest rate to be used by Federal agencies in the formulation and evaluation of plans for water and related land resources is 4.875 percent for fiscal year 2007.

This rate has been computed in accordance with Section 80(a), Pub. L. 93-251 (88 Stat. 34) and 18 CFR 704.39. which: (1) Specify that the rate shall be based upon the average yield during the preceding fiscal year on interest-bearing marketable securities of the United States which, at the time the computation is made, have terms of 15 years or more remaining to maturity (average yield is rounded to nearest oneeighth percent); and (2) provide that the rate shall not be raised or lowered more than one-quarter of 1 percent for any year. The Treasury Department calculated the specified average to be 4.9351 percent. This average value is then rounded to the nearest one-eighth of a point, resulting in 4.875 percent. Since this is within the permissible onequarter of 1 percent change from the fiscal year 2006 rate of 5.125 percent, the rate changes to 4.875. Therefore, the change is limited to a one-quarter percent decrease.

The rate of 4.875 percent shall be used by all Federal agencies in the formulation and evaluation of water and related land resources plans for the purpose of discounting future benefits and computing costs or otherwise converting benefits and costs to a common-time basis.

Dated: October 23, 2006.

Roseann Gonzales,

Director, Office of Program and Policy Services. [FR Doc. E6–21930 Filed 12–21–06; 8:45 am]

BILLING CODE 4310-MN-P

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Institute of Electrical and Electronics Engineers

Notice is hereby given that, on November 9, 2006, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Institute of Electrical and Electronics Engineers ("IEEE") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing additions or changes to its standards development activities. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, five new standards have been initiated and five existing standards are being revised. More detail regarding these changes can be found at http://standards.ieee.org/standardswire/ sba/11-02-06.html.

On September 17, 2004, IEEE filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to Section 6(b) of the Act on November 3, 2004 (69 FR 64105).

The last notification was filed with the Department on November 3, 2006. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on November 29, 2006 (71 FR 69146).

Patricia A. Brink,

Deputy Director of Operations, Antitrust Division.

[FR Doc. 06–9832 Filed 12–21–06; 8:45 am] BILLING CODE 4410–11–M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Tree Care Industry Association, Inc.

Notice is hereby given that, on November 27, 2006, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq*. ("the Act"), Tree Care Industry Association, Inc. ("TCIA") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing additions or changes to its standards development activities. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, TCIA recently finalized and adopted four standards: BSR A300 Part 5 Management of Trees and Shrubs—Standard Practices (Management of Trees and Shrubs During Site Planning, Site Development, and Construction); BSR A300 Part 6 Transplanting; PINS A300 Part 7 Integrated Vegetation Management; and TCIA Accreditation Council Standards for Accreditation Draft 5 Version 2.

On September 8, 2004, TCIA filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to Section 6(b) of the Act on October 4, 2004 (69 FR 59271).

Patricia A. Brink,

Deputy Director of Operations, Antitrust Division.

[FR Doc. 06–9833 Filed 12–22–06; 8:45 am] BILLING CODE 4410–11–M

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Manufacturer of Controlled Substances Notice of Registration

By Notice dated August 15, 2006, and published in the **Federal Register** on August 22, 2006, (71 FR 48944), Aldrich Chemical Company, Inc., DBA Isotec, 3858 Benner Road, Miamisburg, Ohio 45342–4304, made application by renewal to the Drug Enforcement Administration (DEA) to be registered as a bulk manufacturer of the basic classes of controlled substances listed in schedule I and II:

Drug	Schedule
Cathinone (1235) Methcathinone (1237) N-Ethylamphetamine (1475) N,N-Dimethylamphetamine (1480) Aminorex (1585) Gamma hydroxybutyric acid (2010). Methaqualone (2565) Ibogaine (7260) Lysergic acid dethylamide (7315) Tetrahydrocannabinols (7370) Mescaline (7381)	
2,5-Dimethoxyamphetamine (7396).	1
3,4-Methylenedioxyamphetamine (7400).3,4-Methylenedioxy-N-	1
ethylamphetamine (7404). 3,4-Methylenedioxy-methamphet- amine (7405).	
4-Methoxyamphetamine (7411)	

Drug	Schedule
Psilocybin (7437) Psilocyn (7438) N-Ethyl-1-phenylcyclohexylamine	
(7455). Dihydromorphine (9145) Normorphine (9313) Acetylmethadol (9601) Alphacetylmethadol Except Levo- Alphacetylmethadol (9603).	
Normethadone (9635) Norpipanone (9636) 3-Methylfentanyl (9813) Amphetamine (1100) Methamphetamine (1105)	
Methylphenidate (1724) Amobarbital (2125) Pentobarbital (2270) Secobarbital (2315) 1-Phenylcyclohexylamine (7460)	
Phencyclidine (7471) Phenylacetone (8501) 1- Piperidinocyclohexanecarbonitr-	
ile (8603). Cocaine (9041) Codeine (9050) Dihydrocodeine (9120) Oxycodone (9143)	
Hydromorphone (9150) Benzoylecgonine (9180) Ethylmorphine (9190) Hydrocodone (9193) Isomethadone (9226)	
Meperidine (9230) Meperidine intermediate-A (9232) Merperidine intermediate-B (9233) Methadone (9250)	
Methadone intermediate (9254) Dextropropoxyphene, bulk, (non- dosage forms) (9273). Morphine (9300) Normorphine (9313)	
Thebaine (9333) Levo-alphacetylmethadol (9648) Oxymorphone (9652) Fentanyl (9801)	

The company plans to manufacture small quantities of the listed controlled substances to produce isotope labeled standards for drug testing and analysis.

No comments or objections have been received. DEA has considered the factors in 21 U.S.C. 823(a) and determined that the registration of Aldrich Chemical Company, Inc. to manufacture the listed basic classes of controlled substances is consistent with the public interest at this time. DEA has investigated Aldrich Chemical Company, Inc. to ensure that the company's registration is consistent with the public interest. The investigation has included inspection and testing of the company's physical security systems, verification of the company's compliance with state and local laws, and a review of the company's background and history. Therefore, pursuant to 21 U.S.C. 823, and in accordance with 21 CFR 1301.33, the above named company is granted registration as a bulk manufacturer of the basic classes of controlled substances listed.

Dated: December 14, 2006.

Joseph T. Rannazzisi,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. E6–21880 Filed 12–21–06; 8:45 am] BILLING CODE 4410–09–P

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Manufacturer of Controlled Substances Notice of Registration

By Notice dated August 15, 2006, and published in the **Federal Register** on August 22, 2006, (71 FR 48944–48945), American Radiolabeled Chemicals, Inc., 101 Arc Drive, St. Louis, Missouri 63146, made application by renewal and by correspondence dated June 2, 2006, to the Drug Enforcement Administration (DEA) to be registered as a bulk manufacturer of the basic classes of controlled substances listed in schedule I and II:

Drug	Schedule
Gamma hydroxybutyric acid (2010).	I
Ibogaine (7260)	1
Lysergic acid diethylamide (7315)	1
Tetrahydrocannabinols (7370) Dimethyltryptamine (7435)	1
Dihydromorphine (9145)	1
Amphetamine (1100)	II
Methamphetamine (1105)	II
Amobarbital (2125)	П
Phencyclidine (7471)	
Phenylacetone (8501)	
Cocaine (9041) Codeine (9050)	
Dihydrocodeine (9120)	ii
Oxycodone (9143)	II
Hydromorphone (9150)	11
Ecgonine (9180)	П
Hydrocodone (9193)	
Meperidine (9230)	
Metazocine (9240) Morphine (9300)	
Thebaine (9333)	
Oxymorphone (9652)	ii
Fentanyl (9801)	II

The company plans to manufacture small quantities of the listed controlled substances as radiolabeled compounds for biochemical research.

No comments or objections have been received. DEA has considered the factors in 21 U.S.C. 823(a) and determined that the registration of American Radiolabeled Chemicals, Inc. to manufacture the listed basic classes of controlled substances is consistent