(202) 260–6552 or FAX (202) 260–7118 no later than May 17, 1995.

The draft documents that are the subject of this review are available from the originating EPA office (see below) and are not available from the SAB Office. These draft documents are: (1) Radiation Site Cleanup Regulations: Technical Support Document for the Development of Radionuclide Cleanup Levels for Soil, Review Draft, September 1994. and (2) Radiation Site Cleanup Regulations: Technical Support Document for the Development of Radionuclide Cleanup Levels for Soil, Appendices, September 1994.

To discuss technical aspects of the draft documents, please contact Dr. Anthony B. Wolbarst, Chief, Remedial Guidance Section, Office of Radiation and Indoor Air (ORIA) (6603J), U.S. Environmental Protection Agency, 401 M Street, S.W., Washington, D.C. 20460, tel. (202) 233-9392. To simply obtain copies of the draft documents, please contact Ms. Virginia Stradford, Secretary, at (202) 233-9350, FAX (202) 233-9650. The background documents that support this review, as well as the draft documents listed above are available in the Agency's Air and Radiation Docket. Please address written inquiries as follows: USEPA, Attn: Air and Radiation Docket, Mail Stop 6102, Air Docket No. A-93-27, Room M1500, First Floor, Waterside Mall, 401 M Street, SW, Washington, DC 20460. The docket may be inspected from 8:00 a.m. to 4:00 p.m., Monday through Friday, excluding Federal holidays, in Room M1500. A reasonable fee may be charged for copies of docket materials. Inquiries regarding access to the public information docket should be directed to Ms. Lynn Johnson, ORIA Staff at (202) 233-9383.

Members of the public who wish to make a brief oral presentation at this meeting should contact Mrs. Diana L. Pozun, Staff Secretary, RCSS, (tel. 202-260-6552; FAX 202-260-7118) no later than May 17, 1995, in order to have time reserved on the agenda. For a copy of the proposed agenda, please contact Ms. Pozun at the numbers given above or via the INTERNET: POZUN.DIANA @EPAMAIL.EPA.GOV. For questions regarding technical issues to be discussed, please contact Dr. K. Jack Kooyoomjian, Designated Federal Official, Science Advisory Board (1400F), US EPA, 401 M Street, SW, Washington DC 20460, by telephone (202) 260-2560, FAX (202) 260-7118, or via the INTERNET: KOOYOOMJIAN.JACK@EPAMAIL.EPA.GOV.

(3) Radiation Advisory Committee (RAC) Meeting—May 25, 1995

The Radiation Advisory Committee (RAC) of the Science Advisory Board (SAB) is meeting on Thursday, May 25, 1995 from 9:00 a.m. to no later than 4:00 p.m. to conduct a planning, coordination and review meeting. The meeting will take place at the Courtyard Marriott Hotel, 2899 Jefferson Davis Highway, Arlington, VA 22202 (tel. 703–549–3434). Expected topics include the following: a brief closure discussion on the Cleanup Standards review conducted May 23 and 24, 1995; an update by the Office of Research and Development (ORD), Office of Health and Environmental Assessment (OHEA) staff on the status of development of a draft document for a future review on electromagnetic fields (EMF) and carcinogenicity; a briefing by the Office of Radiation and Indoor Air (ORIA) staff on the Biological Effects of Ionizing Radiation (BIER) VI; a preliminary discussion on an upcoming advisory review of the Environmental Radiation Ambient Monitoring System (ERAMS) [the SAB/RAC plans an advisory review of the ERAMS system at the EPA's Montgomery, Alabama Laboratory on July 13 and 14, 1995]. Other topics will be reviewed as time permits.

Members of the public who wish to make a brief oral presentation at this meeting should contact Mrs. Diana L. Pozun, Staff Secretary, RCSS, (tel. 202-260-6552; FAX 202-260-7118) no later than May 17, 1995 in order to have time reserved on the agenda. For a copy of the proposed agenda, please contact Ms. Pozun at the numbers given above or via the INTERNET: POZUN.DIANA @EPAMAIL.EPA.GOV. For questions regarding technical issues to be discussed, please contact Dr. K. Jack Kooyoomjian, Designated Federal Official, Science Advisory Board (1400F), US EPA, 401 M Street, SW, Washington DC 20460, by telephone (202) 260-2560, FAX (202) 260-7118, or via the INTERNET: KOOYOOMJIAN.JACK@EPAMAIL.EPA.GOV.

(4) Clean Air Act Compliance Analysis Council (CAACAC) Meeting—June 12 and 13, 1995

The Clean Air Act Compliance Analysis Council (CAACAC) is meeting on Monday, June 12, 1995 and Tuesday, June 13, 1995 to continue its review of the Clean Air Act (CAA) Section 812 retrospective cost-benefit study. The CAACAC last met in June, 1993. The meeting will take place at the Courtyard Marriott Hotel, 2899 Jefferson Davis Highway, Arlington, VA 22202 (tel. 703-549-3434). The CAACAC will be receiving draft documents on emission modeling results (graphs and charts, and possibly some narrative), air quality modeling results (a draft document on particulate matter; a draft document on sulfur oxides, nitrogen oxides, and carbon monoxide; and sample model outputs on rural ozone, urban ozone and visibility), and a revised air toxics analysis. The CAACAC had already been provided with a series of valuation reports in 1994. The valuation reports included the following:

(1) Revised proposal on value of life methodology,

(2) Review of morbidity avoidance estimates.

(3) Comparison of morbidity, visibility, and forest valuation to the Contingent Valuation (CV) guidelines,

(4) Analysis of visibility valuation issues,(5) Review of valuation of carbon

sequestration services, and

(6) Review of various externality valuation models.

In addition to review of the above items, the CAACAC will be conducting a review of a draft report prepared by its Physical Effects Review Subcommittee (PERS), entitled "Review of Clean Air Act Section 812 Physical Effects Draft Documents." The CAACACPERS is meeting on May 18, 1995 (See Item #1, above for details on this meeting.) to conduct a closure review on this report, as well as to review a number of draft document and other materials provided by the Agency.

For copies of the Agency's draft Section 812 CAA draft documents, or for any other documents pertaining to this review by the CAACAC, please contact Ms. Eileen Pritchard, Secretary, U. S. Environmental Protection Agency, Office of Policy Planning and Evaluation (OPPE), Economic Analysis and Innovation Division (Mail Code 2127), 401 M Street, S.W., Washington, D.C. 20460. Tel. (202) 260-3354, and FAX (202) 260-5732. For a discussion of technical aspects of the Agency draft documents, please contact Mr. James DeMocker of EPA's Office of Policy Analysis and Review (OPAR) at (202) 260-8980, or Mr. Tom Gillis of EPA's Office of Policy, Planning and Evaluation (OPPE) at (202) 260-4181

Members of the public who wish to make a brief oral presentation at this meeting should contact Mrs. Diana L. Pozun. Staff Secretary, RCSS, (tel. 202-260-6552; FAX 202-260-7118) no later than June 7, 1995, in order to have time reserved on the agenda. For a copy of the proposed agenda, please contact Ms. Pozun at the numbers given above or via the INTERNET: POZUN.DIANA @EPAMAIL.EPA.GOV. For questions regarding technical issues to be discussed, please contact Dr. K. Jack Kooyoomjian, Designated Federal Official. Science Advisory Board (1400F), US EPA, 401 M Street, SW, Washington DC 20460, by telephone (202) 260-2560, FAX (202) 260-7118, or via the INTERNET: KOOYOOMJIAN.JACK@EPAMAIL.EPA.GOV.

Providing Oral or Written Comments at SAB Meetings

The Science Advisory Board expects that public statements presented at its meetings will not be repetitive of previously submitted oral or written statements. In general, for meetings, opportunities for oral comment will usually be limited to no more than five minutes per speaker and no more than thirty minutes total. Written comments (at least 35 copies) received in the SAB Staff Office sufficiently prior to a meeting date (usually one week prior to a meeting), may be mailed to the relevant SAB committee or subcommittee prior to its meeting; comments received too close to the meeting date will normally be provided to the committee at its meeting. Written comments may be provided to the relevant committee or subcommittee up until the time of the meeting.

Dated: April 19, 1995.

A. Robert Flaak,

Acting Staff Director, Science Advisory Board. [FR Doc. 95–10245 Filed 4–25–95; 8:45 am] BILLING CODE 6560–50–P

[OPP-180969; FRL-4949-5]

Emergency Exemptions

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: EPA has granted specific exemptions for the control of various pests to the 11 States listed below and to the United States Department of the Interior, Fish and Wildlife Service. There were also six crisis exemptions initiated by various States. These exemptions, issued during the months of January and February 1995, are subject to application and timing restrictions and reporting requirements designed to protect the environment to the maximum extent possible. EPA has denied a specific exemption request from the Louisiana Department of Agriculture and Forestry. Information on these restrictions is available from the contact persons in EPA listed below. DATES: See each specific and crisis exemption for its effective date.

FOR FURTHER INFORMATION CONTACT: See each emergency exemption for the name of the contact person. The following information applies to all contact persons: By mail: Registration Division (7505W), Office of Pesticide Programs, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. Office location and telephone number: 6th Floor, CS #1, 2800 Jefferson Davis Highway, Arlington, VA, (703) 308– 8417; e-mail:

beard.andrea@epamail.epa.gov. SUPPLEMENTARY INFORMATION: EPA has granted specific exemptions to the:

1. Alabama Department of Agriculture and Industries for the use of norflurazon on Bermuda grass to control annual grassy weeds; February 2, 1995, to June 15, 1995. (Libby Pemberton)

2. California Environmental Protection Agency for the use of bifenthrin on cucurbits to control whiteflies; February 6, 1995, to February 6, 1996. A notice of receipt published in the **Federal Register** of January 12, 1995 (60 FR 2962). The exemption was issued because the situation was determined to be urgent and nonroutine, and significant economic losses were expected for the affected acreage. (Andrea Beard)

3. California Environmental Protection Agency for the use of imidacloprid on cucurbits to control whiteflies; February 6, 1995, to February 6, 1996. (Andrea Beard)

4. Delaware Department of Agriculture for the use of metolachlor on spinach to control annual weeds; January 25, 1995, to January 24, 1996. (Margarita Collantes)

5. Georgia Department of Agriculture for the use of norflurazon on Bermuda grass to control annual grassy weeds; February 2, 1995, to July 1, 1995. (Libby Pemberton) 6. Hawaii Department of Agriculture for the use of imidacloprid on tomatoes to control the sweet potato whitefly; February 2, 1995, to December 31, 1995. Hawaii had initiated a crisis exemption for this use. (David Deegan)

7. North Carolina Department of Fertilizer and Pesticide Control, Clemson University, for the use of imidacloprid and fenpropathrin on tomatoes to control the sweet potato whitefly; February 23, 1995, to February 23, 1996. (David Deegan)

8. Oregon Department of Agriculture for the use of fenoxycarb on pears to control pear psylla; February 14, 1995, to May 1, 1995. (Andrea Beard)

9. South Carolina Division of Regulatory and Public Service Programs for the use of tralomethrin on tomatoes (fresh market) to control stinkbugs; February 27, 1995, to December 31, 1995. (Margarita Collantes)

10. Tennessee Department of Agriculture for the use of cypermethrin on mustard greens to control various insects; February 14, 1995, to November 15, 1995. (Libby Pemberton)

11. Texas Department of Agriculture for the use of norflurazon on Bermuda grass to control annual grassy weeds; February 2, 1995, to July 1, 1995. (Libby Pemberton)

12. Texas Department of Agriculture for the use of bifenthrin on cucurbits to control whiteflies; January 24, 1995, to January 12, 1996. A notice of receipt published in the **Federal Register** of January 12, 1995 (60 FR 2962). The exemption was issued because the situation was determined to be urgent and nonroutine, and significant economic losses were expected for the affected acreage. (Andrea Beard)

13. Texas Department of Agriculture for the use of imidacloprid on cucurbits to control whiteflies; January 24, 1995, to January 24, 1996. (Andrea Beard)

14. Texas Department of Agriculture for the use of imidacloprid and fenpropathrin on tomatoes to control the sweet potato whitefly; February 23, 1995, to February 23, 1996. (David Deegan)

15. Washington Department of Agriculture for the use of fenoxycarb on pears to control pear psylla; February 14, 1995, to May 1, 1995. (Andrea Beard)

16. United States Department of the Interior, Fish and Wildlife Service, for the use of brodifacoum and bromethalin on the Maritime National Wildlife Refuge to control Norway rats in the Aleutian Chain and Pribilof Islands. January 6, 1995, to January 5, 1996. (Larry Fried)

Crisis exemptions were initiated by the:

1. Alabama Department of Agriculture and Industries on January 25, 1995, for the use of hydrogen cyanamide on peaches to stimulate uniform bud-break. This program has ended. (Rick Keigwin)

2. California Department of Pesticide Regulation on February 21, 1995, for the use of fenamiphos on broccoli and cauliflower to control nematodes. This program is expected to last until February 20, 1996. (Libby Pemberton)

3. Georgia Department of Agriculture on January 19, 1995, for the use of hydrogen cyanamide on peaches to stimulate uniform bud-break. This program has ended. (Rick Keigwin)

4. Louisiana Department of Agriculture and Forestry on February 13, 1995, for the use of norflurazon on Bermuda grass to control annual grassy weeds. This program has ended. (Libby Pemberton)

5. Texas Department of Agriculture on February 8, 1995, for the use of hydrogen cyanamide on blueberries to allow uniform bloom. This program has ended. (Rick Keigwin)

6. Texas Department of Agriculture on January 30, 1995, for the use of hydrogen cyanamide on peach trees to stimulate uniform bud-break. This program has ended. (Rick Keigwin)

EPA has denied a specific exemption request from the Louisiana Department of Agriculture and Forestry for the use of metolachlor on spinach to control annual weeds. This specific exemption was denied because an emergency situation does not exist. This situation is not about avoiding economic losses if metolachlor is not granted due to the cancellation of diethatyl-ethyl, but rather about future marketing opportunity of earning profits due to a new enterprise of growing processed spinach which was not generally grown in central Louisiana. This new acreage did not previously use diethatyl-ethyl; therefore, it could not be lost as a weed control tool in spinach production. Use of metolachlor would allow growers entry into a profitable market of a new crop rather than prevent losses from a crop already established for market. No significant economic loss would be attributed to this pest problem. (Margarita Collantes)

Authority: 7 U.S.C. 136.

List of Subjects

Environmental protection, Pesticides and pests, Crisis exemptions.

Dated: April 13, 1995.

Stephen L. Johnson,

Director, Registration Division, Office of Pesticide Programs.

[FR Doc. 95–10255 Filed 4–25–95; 8:45 am] BILLING CODE 6560–50–F

FEDERAL COMMUNICATIONS COMMISSION

[Report No. 2067]

Petition for Reconsideration of Actions in Rulemaking Proceedings

April 24, 1995.

Petition for reconsideration have been filed in the Commission rulemaking proceedings listed in this Public Notice and published pursuant to 47 CFR 1.429(e). The full text of this document are available for viewing and copying in Room 239, 1919 M Street, N.W., Washington, D.C. or may be purchased from the Commission's copy contractor ITS, Inc. (202) 857-3800. Opposition to this petition must be filed May 11, 1995. See \S 1.4(b)(1) of the Commission's rules (47 CFR 1.4(b)(1)). Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: Review of the Pioneer's Preference Rules. (ET Docket No. 93–266)

Number of Petition Filed: 1.

Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 95–10211 Filed 4–25–95; 8:45 am] BILLING CODE 6712–01–M

FEDERAL MARITIME COMMISSION

[Petition No. P2-95]

Household Goods Forwarders Association of America, Inc.; Petition for Exemption From Tariff and Bonding Requirements in Regard to Household Goods and Personal Effects for the Account of the General Services Administration; Notice of Filing

Notice is hereby given that the Household Goods Forwarders Association of America, Inc. ("Petitioner") has petitioned for an exemption pursuant to Section 16 of the Shipping Act of 1984 [46 U.S.C. app. 1715] and Section 35 of the Shipping Act, 1916 [46 U.S.C. app. 833a]. Petitioner seeks an exemption for nonvessel operating common carriers by water from the tariff filing requirements of Part 514 and the bonding requirement of Part 583 of Title 46 CFR, to the extent they engage in the transportation of used household goods and personal effects of personnel of federal civilian executive agencies in the domestic and foreign commerce of the United States, pursuant to a solicitation issued and administered by the General Services Administration of the United States.

In order for the Commission to make a thorough evaluation of the petition for exemption, and the proposed CFR amendments suggested therein, interested persons are requested to submit views or arguments in reply to the petition no later than May 25, 1995. Replies shall be directed to the Secretary, Federal Maritime Commission, Washington, DC 20573– 0001 in an original and 15 copies.

Replies shall also be served on Alan F. Wohlstetter, Denning & Wohlstetter, 1700 K Street NW., Washington, DC 20006.

Copies of the petition are available for examination at the Washington, DC office of the Commission, 800 N. Capitol St NW., Room 1046.

Joseph C. Polking,

Secretary.

[FR Doc. 95–10173 Filed 4–25–95; 8:45 am] BILLING CODE 6730–01–M

FEDERAL RESERVE SYSTEM

Dalrymple Family Limited Partnership, L.P., et al.; Change in Bank Control Notices; Acquisitions of Shares of Banks or Bank Holding Companies

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. Once the notices have been accepted for processing, they will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than May 10, 1995.

A. Federal Reserve Bank of Atlanta (Zane R. Kelley, Vice President) 104 Marietta Street, N.W., Atlanta, Georgia 30303:

1. Dalrymple Family Limited Partnership, L.P. and 2105 South Broadway Associates, L.P., both of Elmira, New York; each to acquire 4.92 percent of the voting shares of Chemung Financial Corporation, Elmira, New York, and thereby indirectly acquire Chemung Canal Trust Company, Elmira, New York.

Board of Governors of the Federal Reserve System, April 20, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board. [FR Doc. 95–10228 Filed 4–25–95; 8:45 am] BILLING CODE 6210–01–F

Republic Security Financial Corporation; Formation of, Acquisition by, or Merger of Bank Holding Companies

The company listed in this notice has applied for the Board's approval under section 3 of the Bank Holding Company Act (12 U.S.C. 1842) and § 225.14 of the Board's Regulation Y (12 CFR 225.14) to become a bank holding company or to acquire a bank or bank holding company. The factors that are considered in acting on the applications are set forth in section 3(c) of the Act (12 U.S.C. 1842(c)).

The application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that application or to the offices of the Board of Governors. Any comment on an application that requests a hearing must include a statement of why a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute and summarizing the evidence that would be presented at a hearing.

Comments regarding this application must be received not later than May 19, 1995.

A. Federal Reserve Bank of Atlanta (Zane R. Kelley, Vice President) 104 Marietta Street, N.W., Atlanta, Georgia 30303:

1. Republic Security Financial Corporation, West Palm Beach, Florida; to become a bank holding company by acquiring 100 percent of the voting shares of Republic Security Bank, West Palm Beach, Florida.

Board of Governors of the Federal Reserve System, April 20, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board. [FR Doc. 95–10229 Filed 4–25–95; 8:45 am] BILLING CODE 6210–01–F