

a GILS questionnaire, to be filled out at your convenience.

Dated: July 12, 1995.

Stephen S. Hufford,

Chief, Information Management Branch.

[FR Doc. 95-17618 Filed 7-17-95; 8:45 am]

BILLING CODE 6560-50-P

[OPPTS-62148; FRL-4964-8]

Notice of Intent to Form Dialogue Group on Identification of Lead-Based Paint Hazards

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: EPA is planning to establish a Dialogue Group on the forthcoming rulemaking under section 403 of the Toxic Substances Control Act (TSCA). Section 403 directs the Agency to “. . . promulgate regulations which shall identify. . . lead-based paint hazards, lead contaminated dust and lead contaminated soil.” The purpose of the Dialogue Group is to provide a forum where interested parties can contribute information and give individual perspectives on specific policy questions related to this forthcoming rulemaking. Agency staff may also ask participants to give their individual reactions to specific proposals and questions.

FOR FURTHER INFORMATION CONTACT: For information on substantive matters, contact: Jonathan Jacobson, Chemical Management Division (7404), Office of Pollution Prevention and Toxics, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460, Telephone: 202-260-3779, e-mail: jacobson.jonathan@epamail.epa.gov. For information on administrative matters, contact: Andrea Yang, Chemical Management Division (7404), Office of Pollution Prevention and Toxics, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460, Telephone: 202-260-4918, e-mail: yang.andrea@epa.mail.epa.gov.

SUPPLEMENTARY INFORMATION: Section 403 of TSCA, 15 U.S.C. 2683, directs EPA to promulgate regulations that identify lead hazards in paint, household dust, and bare residential soil. Title IV of TSCA, titled “Lead Exposure Reduction,” which includes section 403, was added to TSCA by the Residential Lead-Based Paint Hazard Reduction Act of 1992. This latter Act is Title X of the “Housing and Community Development Act of 1992.” On occasion, therefore, TSCA section 403 may be referred to as a section of

“Title X” or the “Housing and Community Development Act of 1992.”

Establishing the technical basis for this rulemaking has presented a significant challenge to the Agency, particularly in the area of assessing the impacts of defining various levels of lead in dust and soil as “hazardous.” While the Agency continued to work on these and related questions, the Agency issued interim guidance on July 14, 1994, to meet an immediate and growing need among Federal, state, and local officials, property owners, and other decision makers for advice on potential hazards from lead-based paint and lead-contaminated dust and soil.

EPA is beginning an examination of a broad range of policy and regulatory issues to help it develop the section 403 rule. Because the forthcoming regulation will have broad and significant impacts, the Agency believes it would be beneficial to involve interested parties in this stage of the regulatory development process. EPA, therefore, has decided to establish a dialogue process to obtain input from knowledgeable individuals who represent groups that would be affected by forthcoming regulation (e.g., lead-poisoning prevention advocates, housing providers, banking and insurance industries, the lead industry, and state and local governments). To ensure that EPA assembles a representative range of knowledgeable experts and that meetings are productive, the Agency is engaging professional contract support to facilitate the meetings.

The Dialogue Group will examine the following issues: standards for paint, dust, and soil; property owners response to standards; and implementation issues. Although there will be some discussion of the scientific and technical approach for standard setting, EPA would like the group to focus on policy questions (e.g., establishing a *de minimis* area of deteriorated lead-based paint).

The Agency will implement the convening process during July and August 1995 and expects that the first meeting of the group will take place during September or October 1995. EPA is currently planning to hold four monthly meetings, completing the dialogue in early 1996. All meetings will be held in Washington, DC and will be open to the public.

Dated: July 10, 1995.

William H. Sanders III,

Director, Office of Pollution Prevention and Toxics.

[FR Doc. 95-17601 Filed 7-17-95; 8:45 am]

BILLING CODE 6560-50-F

FEDERAL COMMUNICATIONS COMMISSION

Network Reliability Council Meeting

July 13, 1995.

AGENCY: Federal Communications Commission.

ACTION: Notice of rescheduling of public meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92-463, as amended, this notice advises interested persons of the rescheduling of the twelfth meeting of the Network Reliability Council (“Council”). The twelfth meeting of the Council, originally scheduled for July 21, 1995 from 1:30 to 3:30, will instead be held at the Federal Communications Commission in Washington, D.C. on October 26, 1995. The agenda for the twelfth meeting will be expanded to accommodate a broader range of topics.

DATES: Thursday, October 26, 1995 from 1:00 to 3:30 p.m.

ADDRESSES: Federal Communications Commission, Room 856, 1919 M Street NW., Washington, D.C. 20554.

SUPPLEMENTARY INFORMATION: The Council was established by the Federal Communications Commission to bring together leaders of the telecommunications industry and telecommunications experts from academic, consumer and other organizations to explore and recommend measures that would enhance network reliability.

The agenda for the rescheduled and expanded twelfth meeting will include review, for Council approval, of three of the five final focus group reports, and updates on best practice implementation, network reliability performance and data collection and funding.

Members of the general public may attend the meeting. The Federal Communications Commission will attempt to accommodate as many people as possible. However, admittance will be limited to the seating available. The public may submit written comments to the Council’s designated Federal Officer before the meeting.

FOR ADDITIONAL INFORMATION CONTACT: Jim Keegan at (202) 634-1867.

Federal Communications Commission.

William F. Caton,
Acting Secretary.

[FR Doc. 95-17572 Filed 7-17-95; 8:45 am]

BILLING CODE 6712-01-M

FEDERAL ELECTION COMMISSION**Clearinghouse on Election Administration; Notice of Meeting**

In accordance with the provisions of the Federal Advisory Committee Act (5 U.S.C. App. I) and Office of Management and Budget Circular A-63, as revised, the Federal Election Commission announces the following Advisory Panel meeting.

Name: Federal Election Commission Clearinghouse Advisory Panel.

Date: 4-5 August 1995.

Place: The ANA Westin Hotel 2401 M Street NW., Washington DC 20037.

Time: 0900-1200; 1300-1500 on 4 August 1995, 0900-1200 on 5 August 1995.

Proposed Agenda: Clearinghouse priorities in information and research services, plans for database development, and report on current research efforts. Open discussion.

Purpose of the Meeting: The Panel will present their views on problems in the administration of Federal elections, and formulate recommendations to the Federal Election Commission Clearinghouse for its future program development.

The Advisory Panel meeting is open to the public, dependent on available space. Any member of the public may file a written statement with the Panel before, during or after the meeting. To the extent that time permits, the Panel Chairman may allow public presentation or oral statements at the meeting.

All communications regarding the Advisory Panel should be addressed to Penelope Bonsall, National Clearinghouse on Election Administration, Federal Election Commission, 999 E Street NW Washington DC 20463.

Dated: April 13, 1995.

Marjorie W. Emmons,

Secretary to the Commission.

[FR Doc. 95-17612 Filed 7-17-95; 8:45 am]

BILLING CODE 6715-01-M

FEDERAL RESERVE SYSTEM**FCNB Corp.; Acquisition of Company Engaged in Permissible Nonbanking Activities**

The organization listed in this notice has applied under § 225.23(a)(2) or (f) of the Board's Regulation Y (12 CFR 225.23(a)(2) or (f)) for the Board's approval under section 4(c)(8) of the Bank Holding Company Act (12 U.S.C. 1843(c)(8)) and § 225.21(a) of Regulation Y (12 CFR 225.21(a)) to acquire or control voting securities or assets of a company engaged in a nonbanking activity that is listed in § 225.25 of Regulation Y as closely related to banking and permissible for bank holding companies. Unless otherwise noted, such activities will be conducted throughout the United States.

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 on the question whether consummation of the proposal can "reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices." Any request for a hearing on this question must be accompanied by a statement of the reasons a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute, summarizing the evidence that would be presented at a hearing, and indicating how the party commenting would be aggrieved by approval of the proposal.

Comments regarding the application must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than August 1, 1995.

A. Federal Reserve Bank of Richmond (Lloyd W. Bostian, Jr., Senior Vice President) 701 East Byrd Street, Richmond, Virginia 23261:

1. *FCNB Corp.*, Frederick, Maryland; to acquire Laurel Bancorp, Inc., Laurel, Maryland, and indirectly acquire Laurel Federal Savings Bank, Laurel, Maryland, and thereby engage in acquiring a savings and loan holding company and its subsidiary federal savings bank, pursuant to § 225.25(b)(9) of the Board's Regulation Y.

Board of Governors of the Federal Reserve System, July 12, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board.

[FR Doc. 95-17558 Filed 7-17-95; 8:45 am]

BILLING CODE 6210-01-F

Peter J. Mehlhaff, 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 August 1, 1995.

A. Federal Reserve Bank of Minneapolis (James M. Lyon, Vice President) 250 Marquette Avenue, Minneapolis, Minnesota 55480:

1. *Peter J. Mehlhaff*, Sioux Falls, South Dakota; to acquire an additional 47.87 percent, for a total of 70.22 percent, and Patrick O. Mehlhaff, Eureka, South Dakota, to acquire an additional 14.98 percent, for a total of 29.78 percent, of the voting shares of Great Plains Bank Corporation, Eureka, South Dakota, and thereby indirectly acquire Eureka State Bank, Eureka, South Dakota and First National Bank of Eden, Eden, South Dakota.

Board of Governors of the Federal Reserve System, July 12, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board.

[FR Doc. 95-17559 Filed 7-17-95; 8:45 am]

BILLING CODE 6210-01-F

Olympia Bancorporation, Inc. Employee Stock Ownership Plan, et al.; Formations of; Acquisitions by; and Mergers of Bank Holding Companies

The companies listed in this notice have 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)).

Each 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 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.