members of the public to radiation beyond allowable limits;

(e) With respect to the third question in Section 801, it is not possible to make scientifically supportable predictions of the probability that a repository’s engineered or geologic barriers will be breached as a result of human intrusion over a period of 10,000 years; and,

(f) There is no scientific basis for incorporating the ALARA [as low as reasonably achievable] principle into the EPA standards or Nuclear Regulatory Commission licensing regulations for the repository.

Request for Comments on the NAS Report

As the first step in the public process, EPA is requesting comments on the NAS Report. While comments will be accepted on any part of the report, the Agency has several questions upon which it is particularly requesting comments. First, did the report sufficiently answer the questions found in the Act? Second, was there sufficient rationale to support the findings and conclusions? Third, do provisions other than those found in the findings and conclusions need to be included in the EPA standards? Fourth, are any of the findings or conclusions which are inappropriate or inaccurate regarding Yucca Mountain? Fifth, would the cost of imposing the findings and recommendations be justifiable when compared with the benefits provided?

Public Meetings

The second step in the standards-setting process will be to hold a series of public meetings. The purpose of these meetings is to inform the public of the role of the Environmental Protection Agency in setting the extent and limitations of its authority. They will also be used to receive early comments from and discuss issues with the public.

Public meetings will be held: (a) from 1:00–5:00 p.m. and 6:30–9:30 p.m. on September 20, 1995 in the Multi-Purpose Building, 821 East Farm Road in Amargosa Valley, Nevada (call Stan Sims at 702–727–7727 for directions); (b) from 1:00–5:00 p.m. and 6:30–9:30 p.m. on September 21, 1995 in Wright Hall, Room 103, University of Nevada-Las Vegas, 4505 Maryland Parkway in Las Vegas, Nevada (see the campus map on page 57 of the Las Vegas telephone directory for directions); and (c) from 9:00 a.m.–noon and 1:00 p.m.–5:00 p.m. on September 27, 1995 in the National Gallery Ballroom, Radisson Barcalo Hotel, 2121 P St., NW, in Washington, DC (call 202–293–3100 for directions).

SUMMARY: In the Federal Register of August 22, 1995, EPA announced a 2-day public meeting to receive public comments on whether to expand the reporting requirements of the Toxics Release Inventory (TRI) to include chemical use data. This notice announces new dates for the meeting.

DATES: The location of the meeting has not changed (Waterside Towers, Conference Room, 907 6th St., SW., Washington, DC); however, the dates have been changed to October 18 and 19, 1995, at 9 a.m. The issues paper will be available October 4, 1995, by contacting EPA at the telephone number listed under FOR FURTHER INFORMATION CONTACT. In order to schedule speakers and accommodate attendees, please contact EPA by October 6, 1995.

FOR FURTHER INFORMATION CONTACT: The Toxic Substances Control Act Hotline, Environmental Assistance Division, Office of Pollution Prevention and Toxics, 401 M St., SW., Washington, DC 20460, Telephone: (202) 554–1404, FAX: (202) 554–0553; email: TSCA-Hotline@epamail.epa.gov.

SUPPLEMENTARY INFORMATION: Section 4(d) of TSCA requires EPA to publish a notice in the Federal Register reporting the receipt of test data submitted pursuant to test rules promulgated under section 4(a). Under 40 CFR 790.60, all results of testing conducted pursuant to a consent order must be announced to the public in accordance with section 4(d) of TSCA.

1. Test Data Submissions

Test data for ethyl acetate were submitted by The Chemical Manufacturers Association Oxo Process Panel pursuant to a consent order at 40 CFR 799.500. They were received by EPA on July 13, 1995. The submission includes a final report entitled “A Ten-Day Vapor Inhalation Study in the Rat.” Ethyl acetate is used as a solvent for lacquers and enamel coatings, as a solvent for inks, as a plastics solvent, and in chemical synthesis.

Test data for DGEBA were submitted by The Society of the Plastics Industry Epoxy Resin Systems DGEBA Task Force pursuant to a testing consent order at 40 CFR Part 799.500. They were received on June 14, 1995. The submission includes a final report entitled “DGEBA: Two Week Dermal Irritation Probe Study in Fischer 344 Rats” and a final report entitled...
DEGEBPA: Two Week Dermal Irritation Study in Male B6C3F1 Mice.”

DEGEBPA is used as a principal component in epoxy resins which are used for sealing and encapsulating, for making castings and potting, for formulating lightweight foams, and as binders in laminates of fiber, glass, paper, wood sheets, and polyester cloth.

The company listed in this notice has filed an application under § 225.23(a)(1) of the Board’s Regulation Y (12 CFR 225.23(a)(1)) 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 commence or to engage de novo, either directly or through a subsidiary, 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 September 25, 1995.

A. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63166:

1. First United Bancshares, Inc., El Dorado, Arkansas; to engage de novo in trust company functions, pursuant to § 225.25(b)(3) of the Board’s Regulation Y, and in providing portfolio investment advice, pursuant to § 225.25(b)(4)(iii) of the Board’s Regulation Y.