

264-EUP-97. Issuance. Rhone-Poulenc Ag Company, P.O. Box 12014, 2 T.W. Alexander Dr., Research Triangle Park, NC 27709. This experimental use permit allows the use of 3,200 pounds of the harvest aid ethephon and 400 pounds of cyclanilide on 3,000 acres of cotton to evaluate its effectiveness as a boll opening and defoliation treatment. The program is authorized only in the States of Alabama, Arizona, Arkansas, California, Georgia, Louisiana, Mississippi, New Mexico, North Carolina, Oklahoma, South Carolina, Tennessee, Texas, and Virginia. The experimental use permit is effective from August 11, 1995 to August 14, 1996. A temporary tolerance for residues of the active ingredient in or on cotton has been established. (Terri Stowe, PM 22, Rm. 261, CM #2, 703-305-6117, e-mail: stowe.terri@epamail.epa.gov)

Persons wishing to review these experimental use permits are referred to the designated product managers. Inquires concerning these permits should be directed to the person cited above. It is suggested that interested persons call before visiting the EPA office, so that the appropriate file may be made available for inspection purposes from 8 a.m. to 4 p.m., Monday through Friday, excluding legal holidays.

Authority: 7 U.S.C. 136.

List of Subjects

Environmental protection, Experimental use permits.

Dated: September 25, 1995.

Stephen L. Johnson,
Director, Registration Division, Office of Pesticide Programs.

[FR Doc. 95-24587 Filed 10-4-95; 8:45 am]

BILLING CODE 6560-50-F

[FRL 5312-3]

Proposed Administrative Settlement Under 122(h)(1) of CERCLA, Layton Salvage Yard Site, Layton, Davis County, UT

AGENCY: U.S. Environmental Protection Agency.

ACTION: Notice of Proposed Administrative Settlement Request for Public Comment.

SUMMARY: In accordance with section 122(i) of the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. 9622(i), as amended by the Superfund Amendments and Reauthorization Act (CERCLA), notice is

hereby given of a proposed administrative settlement concerning Layton Salvage Yard Site in Layton, Davis County, Utah. The proposed administrative settlement resolves an EPA claim under section 107 of CERCLA, 42 U.S.C. 9607, against Marvin L. Allgood, the U.S. Air Force, and the U.S. Defense Logistics Agency. The settlement requires the settling parties to pay \$450,936.28 to the Hazardous Substances Superfund

For thirty (30) days following the date of publication of this notice, the Agency will receive written comments relating to the settlement. The Agency's response to any comments received will be available for public inspection at EPA Regional VIII's Superfund Records Center, located on the 8th floor of the North Tower at 999 18th Street, Denver, Colorado.

DATE: Comments must be submitted on or before November 6, 1995.

ADDRESS: An original and two copies of comments must be sent to Robin E. Shearer, Enforcement Specialist, Layton Salvage Yard Site, EPA Region VIII, 999 18th Street, Suite 500, Denver, Colorado, 80202-2466.

FOR FURTHER INFORMATION CONTACT:

Suzanne Bohan, Office of Regional Counsel (303) 294-7568

EPA alleges that Marvin L. Allgood, the U.S. Air Force, and the U.S. Defense Logistics Agency are responsible parties pursuant to section 107(a) of CERCLA, 42 U.S.C. § 9607(a), and is jointly and severally liable for response costs incurred at or in connection with the Layton Salvage Yard Site. By the terms of the proposed settlement, Marvin L. Allgood will pay \$5,000.00 and the U.S. Air Force, and the U.S. Defense Logistics Agency will pay \$445,936.28, for a total of \$450,936.28 to the Hazardous Substances Superfund. In return, EPA agrees that these responsible parties shall have resolved any and all civil liability to EPA under section 107(a) of CERCLA, for reimbursement of response costs incurred at or in connection with the Site up through the date upon which EPA signs this Administrative Settlement Agreement.

John R. Giedt,
Chief, Emergency Response Branch.

[FR Doc. 95-24790 Filed 10-4-95; 8:45 am]

BILLING CODE 6560-50-M

FEDERAL RESERVE SYSTEM

Banc One Corporation, et al.; Formations of, Acquisitions by, and Mergers of Bank Holding Companies; and Acquisitions of Nonbanking Companies

The companies listed in this notice have applied under § 225.14 of the Board's Regulation Y (12 CFR 225.14) for the Board's approval under section 3 of the Bank Holding Company Act (12 U.S.C. 1842) to become a bank holding company or to acquire voting securities of a bank or bank holding company. The listed companies have also applied under § 225.23(a)(2) of Regulation Y (12 CFR 225.23(a)(2)) 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, or to engage in such an activity. Unless otherwise noted, these activities will be conducted throughout the United States.

The applications are 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.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than October 30, 1995.

A. Federal Reserve Bank of Cleveland
(John J. Wixted, Jr., Vice President) 1455

East Sixth Street, Cleveland, Ohio 44101:

1. *Banc One Corporation*, Columbus, Ohio, and Premier Acquisition Corporation, Columbus, Ohio (to be renamed Banc One Louisiana Corporation); to merge with Premier Bancorp, Inc., Baton Rouge, Louisiana, and thereby indirectly acquire Premier Bank, N.A., Baton Rouge, Louisiana.

In connection with this application, Applicants also have applied to acquire Premmier Securities Corporation, Baton Rouge, Louisiana, and thereby engage in offering full-service brokerage activities and riskless principal activities in the purchase and sales of securities for its customers. Banc One received approval from the Board of Governors to engage in activities as agent in the private placement of all types of securities and acting as "riskless principal," pursuant to Board order. See *Banc One Corporation*, 76 Federal Reserve Bulletin 756 (1990); Terre Agency, Inc., Baton Rouge, Louisiana, a wholly-owned subsidiary of Premier Bancorp, Inc., Baton Rouge, Louisiana, and thereby engage in permissible insurance agency activities, pursuant to § 225.25(b)(8)(iv) of the Board's Regulation Y.

Board of Governors of the Federal Reserve System, September 29, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board.

[FR Doc. 95-24739 Filed 10-4-95; 8:45 am]

BILLING CODE 6210-01-F

Community Bank Shares of Indiana, Inc.; 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 October 20, 1995.

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

1. *Community Bank Shares of Indiana, Inc.*, to acquire Community Bank of Southern Indiana, f.s.b., New Albany, Indiana, and thereby engage in operating a savings association, pursuant to § 225.25(b)(9) of the Board's Regulation Y. The geographic scope for this activity is Floyd and Harrison counties, located in Southern Indiana.

Board of Governors of the Federal Reserve System, September 29, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board.

[FR Doc. 95-24740 Filed 10-4-95; 8:45 am]

BILLING CODE 6210-01-F

North Fork Bancorporation, Inc., 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.

Unless otherwise noted, comments regarding each of these applications must be received not later than October 30, 1995.

A. Federal Reserve Bank of New York (William L. Rutledge, Senior Vice President) 33 Liberty Street, New York, New York 10045:

1. *North Fork Bancorporation, Inc.*, Mattituck, New York; to acquire 100 percent of the voting shares of Extebank, Stony Brook, New York.

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

1. *Community Bank Shares of Indiana, Inc.*, New Albany, Indiana; to become a bank holding company by acquiring 100 percent of the voting shares of Heritage Bank of Southern Indiana, Jeffersonville, Indiana, a proposed *de novo* bank.

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

1. *Mountain West Financial Corp.*, Great Falls, Montana; to acquire 100 percent of the voting shares of Mountain West Bank of Great Falls, N.A., Great Falls, Montana, a *de novo* bank.

2. *Rocky Mountain Bancorporation, Inc.*, Billings, Montana; to acquire 100 percent of the voting shares of N.E. Montana Bancshares, Inc., Plentywood, Montana, and thereby indirectly acquire Security State Bank Employee Stock Ownership Plan and Trust, Plentywood, Montana, and Security State Bank, Plentywood, Montana.

D. Federal Reserve Bank of Dallas (Genie D. Short, Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272:

1. *Hillister Enterprises II, Inc.*, Beaumont, Texas; to become a bank holding company by becoming the general partner of and by acquiring 1 percent of the voting shares of Umphrey II Family Limited Partnership, Beaumont, Texas, and thereby indirectly acquire Southeast Texas Bancshares, Inc., Beaumont, Texas, and Community Bank of Texas, Beaumont, Texas.

In connection with this application, Umphrey II Family Limited Partnership, Beaumont, Texas, also has applied to become a bank holding company by acquiring 47.6 percent of the voting shares of Southeast Texas Bancshares, Inc., Beaumont, Texas, and thereby