FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA–1262–DR]

Tennessee; Major Disaster and Related Determinations

AGENCY: Federal Emergency Management Agency (FEMA).

ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the State of Tennessee (FEMA–1262–DR), dated January 19, 1999, and related determinations.

EFFECTIVE DATE: January 19, 1999


SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated January 19, 1999, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.), as follows:

I have determined that the damage in certain areas of the State of Tennessee, resulting from severe storms, tornadoes, and high winds on January 17, 1999, and continuing, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act ("the Stafford Act"). I, therefore, declare that such a major disaster exists in the State of Tennessee.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts, as you find necessary for Federal assistance and administrative expenses.

You are authorized to provide Individual Assistance, debris removal and emergency protective measures (Categories A and B) under the Public Assistance program, and Hazard Mitigation in the designated areas. Further, you are authorized to provide other categories of assistance under the Public Assistance program, if warranted. Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance and Hazard Mitigation will be limited to 75 percent of the total eligible costs.

Further, you are authorized to make changes to this declaration to the extent allowable under the Stafford Act.

The time period prescribed for the implementation of section 310(a), Priority to Certain Applications for Public Facility and Public Housing Assistance, 42 U.S.C. 5153, shall be for a period not to exceed six months after the date of this declaration.

Notice is hereby given that pursuant to the authority vested in the Director of the Federal Emergency Management Agency under Executive Order 12148, I hereby appoint Paul W. Fay, Jr. of the Federal Emergency Management Agency to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the State of Tennessee to have been affected adversely by this declared major disaster:

The counties of Carroll, Crockett, Decatur, Dickson, Hardeman, Haywood, Henderson, Lauderdale, Madison, Maury, Montgomery, and Perry for Individual Assistance and debris removal and emergency protective measures (Categories A and B) under the Public Assistance program.

All counties within the State of Tennessee are eligible to apply for assistance under the Hazard Mitigation Grant Program.

The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program.

James L. Witt,
Director.

[F.R. Doc. 99–2955 Filed 2–5–99; 8:45 am]
BILLING CODE 6718–02–P

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA–1262–DR]

Tennessee; Amendment No. 3 to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency Management Agency (FEMA).

ACTION: Notice.

SUMMARY: This notice amends the notice of a major disaster for the State of Tennessee, (FEMA–1262–DR), dated January 19, 1999, and related determinations.

EFFECTIVE DATE: February 1, 1999


SUPPLEMENTARY INFORMATION: The notice of a major disaster for the State of Tennessee, is hereby amended to include the following areas among the areas determined to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of January 19, 1999:

Fayette and Houston Counties for Individual Assistance.

Giles, Jackson, Lawrence, Lewis, Stewart, and Wayne Counties for Public Assistance.

The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program.

Laurence W. Zensinger,
Division Director, Response and Recovery Directorate.

[F.R. Doc. 99–2956 Filed 2–5–99; 8:45 am]
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FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Bank Holding Companies; Correction

This notice corrects a notice (FR Doc. 99–2237) published on page 4873 of the issue for Monday, February 1, 1999.

Under the Federal Reserve Bank of Atlanta heading, the entry for First Banking Company of Southeast Georgia, Statesboro, Georgia, is revised to read as follows:

A. Federal Reserve Bank of Atlanta (Lois Berthaume, Vice President) 104 Marietta Street, N.W., Atlanta, Georgia 30303–2713:

1. First Banking Company of Southeast Georgia, Statesboro, Georgia; to merge with Wayne Bancorp, Inc., Jesup, Georgia, and thereby indirectly acquire Wayne National Bank, Jesup, Georgia.

Comments on this application must be received by February 25, 1999.


Robert deV. Frierson,
Associate Secretary of the Board.

[F.R. Doc. 99–2908 Filed 2–5–99; 8:45 am]
BILLING CODE 6210–01–F

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 et seq.) (BHC Act), Regulation Y (12 CFR Part
225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The application also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act. Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

Unless otherwise noted, comments regarding the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than March 2, 1999.

A. Federal Reserve Bank of Richmond

(1) Millennium Bankshares Corporation, Reston, Virginia; to become a bank holding company by acquiring 100 percent of the voting shares of Millennium Bank, N.A., Reston, Virginia (in organization).


Robert deV. Frierson, Associate Secretary of the Board.

B. Federal Reserve Bank of San Francisco

(1) Wells Fargo & Company, San Francisco, California, and Norwest Insurance, Inc., Minneapolis, Minnesota; to acquire through a joint venture, ATI Title Agency of Ohio, Inc., Cleveland, Ohio, and thereby engage in title insurance agency, escrow and other real estate closing services, pursuant to §§ 225.28(b)(2)(i), (v), and (viii) of Regulation Y.


Robert deV. Frierson, Associate Secretary of the Board.

[FR Doc. 99–2910 Filed 2–5–99; 8:45 am]

BILLING CODE 6210–01–F

FEDERAL RESERVE SYSTEM

Notice of Proposals to Engage in Permissible Nonbanking Activities or to Acquire Companies that are Engaged in Permissible Nonbanking Activities

The companies listed in this notice have given notice under section 4 of the Bank Holding Company Act (12 U.S.C. 1843) (BHC Act) and Regulation Y, (12 CFR Part 225) to engage de novo, or to acquire or control voting securities or assets of a company, including the companies listed below, that engages either directly or through a subsidiary or other company, in a nonbanking activity that is listed in § 225.28 of Regulation Y (12 CFR 225.28) or that the Board has determined by Order to be closely related to banking and permissible for bank holding companies. Unless otherwise noted, these activities will be conducted throughout the United States.

Each notice is available for inspection at the Federal Reserve Bank indicated. The notice also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether the proposal complies with the standards of section 4 of the BHC Act.

Unless otherwise noted, comments regarding the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than February 22, 1999.

A. Federal Reserve Bank of San Francisco

(1) Wells Fargo & Company, San Francisco, California, and Norwest Insurance, Inc., Minneapolis, Minnesota; to acquire through a joint venture, ATI Title Agency of Ohio, Inc., Cleveland, Ohio, and thereby engage in title insurance agency, escrow and other real estate closing services, pursuant to §§ 225.28(b)(2)(i), (v), and (viii) of Regulation Y.


Robert deV. Frierson, Associate Secretary of the Board.

[FR Doc. 99–2910 Filed 2–5–99; 8:45 am]

BILLING CODE 6210–01–F

GENERAL SERVICES ADMINISTRATION

Public Building Service; Record of Decision, Proposed Disposal of Governors Island, New York Harbor, New York, NY

I. Introduction

The United States General Services Administration (GSA) announces its decision, in accordance with the National Environmental Policy Act of 1969, as amended (NEPA), and the regulations issued by the Council on Environmental Quality (40 CFR Parts 1500–1508), for the proposed disposal of federally-owned property known as Governors Island, New York Harbor, New York, New York. The purpose of this Record of Decision (ROD) is to clearly communicate GSA’s decision on implementing the Preferred Alternative identified in the Final Environmental Impact Statement dated November 4, 1998 (the FEIS) and the basis for that decision, and to identify any mitigation measures to be implemented as part of that decision. This ROD describes the alternatives considered and the rationale for selecting the chosen alternative and documents GSA’s decision regarding this proposal.

Public scoping meetings for the Draft Environmental Impact Statement (the DEIS) were held on December 16 and 17, 1997. The period for comments on the proposed disposal action was open from December 1, 1997 and ended on January 19, 1998. GSA released the DEIS for a 45-day public comment period on June 5, 1998. Public hearings were held during the comment period on June 24 and 25, 1998. The FEIS was released for a 30-day public comment period which closed on December 14, 1998. GSA provided written Notices of Availability for these documents in the Federal Register, local newspapers and direct mailings to interested parties.

The purpose and need for the proposed action is for GSA to comply with a legislative directive with respect to approximately 172 acres of Federally-owned property known as Governors Island, New York, as provided in the Balanced Budget Act of 1997 (Item 373(17), Sec. 9101) as signed by President Clinton, described below:

(a) In General—Notwithstanding any other provision of law, the administrator of General Services shall, no earlier than fiscal year 2002, dispose of by sale at fair market value all rights, title, and interests of the United States in and to the land of, and improvements to, Governors Island, New York.

(b) Right of First Offer—Before a sale is made under subsection (a) to any other parties, the State of New York and the City of New York shall be given the right of first offer to purchase all or part at fair market value as determined by the Administrator of General Services, such right may be exercised by either the State of New York or the City of New York or by both the parties acting jointly.

(c) Proceeds—Proceeds from the disposal of Governors Island under subsection (a) shall be deposited in the general fund of the Treasury and credited as miscellaneous receipts.

In accordance with NEPA, GSA disclosed information concerning the potential environmental effects associated with the disposition of this property. GSA examined a range of reasonably foreseeable land use options that might be implemented on the island by another party after disposal. GSA has no authority to implement a lease or sale on Governors Island. Potential future uses on Governors Island would be subject to their own environmental and land use review...