(b) the accuracy of the Commissions burden estimates; (c) ways to enhance the quality, utility, and clarity of the information collected and (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology.

DATES: Written comments should be submitted on or before June 10, 1996. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESS: Direct all comments to Dorothy Conway, Federal Communications, Room 234, 1919 M St., NW., Washington, DC 20554 or via internet to dconway@fcc.gov and Timothy Fain, OMB Desk Officer, 10236 NEOB 725 17th Street, NW., Washington, DC 20503 or fain t@a1.eop.gov.

**FOR FURTHER INFORMATION CONTACT:** For additional information or copies of the information collections contact Dorothy Conway at 202–418–0217 or via internet at dconway@fcc.gov.

### SUPPLEMENTARY INFORMATION:

OMB Approval Number: 3060–0571. Title: Determination of Maximum Initial Permitted Rates for Regulated Cable Programming Services and Equipment.

Form Number: FCC Form 393.

Type of Review: Revision of existing collection.

*Respondents:* Businesses or other forprofit entities; state, local and tribal governments.

Number of Respondents: 120 (80 cable operators + 40 LFAs).

Estimated Time Per Response: 1–40 hours. FCC Form 393 has an estimated average burden of 40 hours for cable operators to complete. Cable operators who contract out the burden of filing will take 1 hour to coordinate information with those contractors. In addition, there is an estimated average burden of 15 hours for each FCC Form 393 filing that LFAs must review.

Total Annual Burden: 3,020 hours (2,420 for operators + 600 for LFAs). For cable operators: we estimate approximately 80 FCC Form 393 filings will be made this year, 50% with the Commission and 50% with LFAs. We estimate that 25% of cable operators will contract out the burden of filing and that it will take 1 hour to coordinate information with those contractors. The remaining 75% of operators will employ in house staff to complete the application. 20 filings (25% contracted

out) x 1 hour = 20 hours. 60 filings (75% in house) x 40 hours = 2,400 hours. Total burden for operators = 2,420 hours.

For LFAs: we estimate 40 (50%) of remaining FCC Form 393 filings will be reviewed by LFAs. This third party disclosure was not previously reported by the Commission. 40 FCC Form 393s reviewed by LFAs at 15 hours each = 600 hours.

In the prior Federal Register notice soliciting public comment for this collection, the Commission initially estimated a total burden of 12,000 hours (300 annual filings @ 40 hours each). Based on current information, we further reduce the estimated number of annual FCC Form 393 filings to now be 80 per year, with 50% of filings being reviewed by LFAs. The burden for LFA review of FCC Form 393s @ 15 hours per review was not reported in the prior Federal Register summary soliciting initial public comment.

Costs for respondents: \$80,160. Printing and postage costs are estimated at \$2 per Form 393 filing. 80 annual filings x \$2 = \$160. We estimate assistance will be performed by outside accounting/legal assistance at an average of \$100/hour for 25% of the Form 393 filings. \$100/hour x 20 filings (25% of Form 393 filings) x 40 hours = \$80,000. Total annual cost for respondents = \$160 + \$80,000 = \$80,160.

In the prior Federal Register notice soliciting public comment for this collection, the Commission did not report costs to respondents for complying with this information collection. We now report the various costs for printing, postage and contracting out for legal/accounting assistance in completing FCC Form 393 filings.

Needs and Uses: The data are used by FCC staff and LFAs to determine whether cable rates in effect prior to May 15, 1994 for basic service, cable programming service and associated equipment are reasonable under FCC regulations. Cable operators use FCC Form 393 to submit their basic rate schedule to LFAs certified prior to May 15, 1994 or the FCC (in situations where the FCC has assumed jurisdiction). Cable operators also file FCC Form 393 with the FCC when responding to a complaint filed with the Commission about cable programming service rates and associated equipment in effect prior to May 15, 1994. FCC Form 393 is a onetime only filing requirement for operators. Local franchise authority ("LFA") certifications to regulate rates are not granted retroactively. Rate complaints are also not permitted to

retroactively challenge rates in effect prior to May 15, 1994; therefore, no future entities will be impacted by this filing requirement. In fact, the Form 393 filing process is nearly exhausted. The only remaining entities impacted by this requirement are those initially required to file but have not yet done so, and those who filed incorrect or incomplete FCC Form 393s.

Federal Communications Commission
William F. Caton, *Acting Secretary.*[FR Doc. 96–11526 Filed 5–8–96; 8:45 am]
BILLING CODE 6712–01–F

### FEDERAL ELECTION COMMISSION

#### Sunshine Act Meeting

**DATE AND TIME:** Tuesday, May 14, 1996 at 10:00 a.m.

PLACE: 999 E Street, NW., Washington, DC

**STATUS:** This Meeting Will Be Closed to the Public.

#### ITEMS TO BE DISCUSSED:

Compliance matters pursuant to 2 U.S.C. § 437g.

Audits conducted pursuant to 2 U.S.C. § 437g, § 438(b), and Title 26, U.S.C. Matters concerning participation in civil actions or proceedings or arbitration Internal personnel rules and procedures or matters affecting a particular employee

**DATE AND TIME:** Thursday, May 16, 1996 at 10:00 a.m.

**PLACE:** 999 E Street, NW., Washington, DC (Ninth Floor.)

**STATUS:** This Meeting Will Be Open to the Public.

## ITEMS TO BE DISCUSSED:

Correction and Approval of Minutes Advisory Opinion 1996–12: Arthur Block on behalf of the Lenora B. Fulani for president '96 Committee

Advisory Opinion 1996–15: Marilyn Hughes, State of Oklahoma Ethics Commission Administrative Matters

## PERSON TO CONTACT FOR INFORMATION:

Mr. Ron Harris, Press Officer, Telephone: (202) 219–4155.

Marjorie W. Emmons,

Secretary of the Commission.

[FR Doc. 96-11807 Filed 5-7-96; 2:55 pm]

BILLING CODE 6715-01-M

### FEDERAL RESERVE SYSTEM

## Change in Bank Control Notices; Formations of, Acquisitions by, and Mergers of Bank Holding Companies; Correction

This notice corrects a notice (FR Doc. 96-8893) published on page15946 of the issue for April 10, 1996.

Under the Federal Reserve Bank of Cleveland heading, the entry for Croghan Bancshares, Inc., Fremont, Ohio, is revised to read as follows:

1. Croghan Bancshares, Inc., Fremont, Ohio; to acquire 100 percent of the voting shares of Union Bancshares Corp., Bellevue, Ohio, and thereby indirectly acquire Union Bank and Savings Company, Bellevue, Ohio.

Board of Governors of the Federal Reserve System, May 3, 1996. Jennifer J. Johnson, Deputy Secretary of the Board. [FR Doc. 96–11561 Filed 5–8–96; 8:45 am] BILLING CODE 6210–01–F

# 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. 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 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, including whether the acquisition of the nonbanking company 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" (12 U.S.C. 1843). Any request for a hearing 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, nonbanking activities will be conducted throughout the United States.

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 June 3, 1996.

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

- 1. Horizon Bancorp, Inc., Beckley, West Virginia; to merge with Twentieth Bancorp, Inc., Huntington, West Virginia, and thereby indirectly acquire The Twentieth Street Bank, Huntington, West Virginia.
- B. Federal Reserve Bank of Dallas (Genie D. Short, Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272:
- 1. Perryton Bancshares, Inc., Perryton, Texas; to become a bank holding company by acquiring 100 percent of the voting shares of Perryton National Bank, Perryton, Texas.
- C. Federal Reserve Bank of San Francisco (Kenneth R. Binning, Director, Bank Holding Company) 101 Market Street, San Francisco, California 94105:
- 1. First Savings Bank of Washington Bancorp, Inc., Walla Walla, Washington; to acquire 100 percent of the voting shares of Inland Empire Bank, Hermiston, Oregon.
- 2. InterWest Bancorp. Inc., Oak Harbor, Washington; to merge with Central Bancorporation, Wenatchee, Washington, and thereby indirectly acquire Central Washington Bank, Wenatchee, Washington, and North Central Washington Bank, Omak, Washington.

Board of Governors of the Federal Reserve System, May 3, 1996.

Jennifer J. Johnson,

Deputy Secretary of the Board.

[FR Doc. 96–11562 Filed 5–8–96; 8:45 am]

BILLING CODE 6210–01–F

## 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 that engages either directly or through a subsidiary or other company, in a nonbanking activity that is listed in § 225.25 of Regulation Y (12 CFR 225.25) 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. Once the notice 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 the proposal complies with the standards of section 4 of the BHC Act, including 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" (12 U.S.C. 1843). 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 the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than May 23, 1996.

A. Federal Reserve Bank of New York (Christopher J. McCurdy, Senior Vice President) 33 Liberty Street, New York, New York 10045:

1. The Bank of Nova Scotia, Toronto, Ontario, Canada; to engage de novo through its subsidiary, Scotia Capital Markets (USA) Inc., New York, New York, in certain foreign exchange advisory and transaction services and in futures commission merchant activities,