settings. The proper metric for exposure may be highly dependent on the pharmacokinetic properties of the chemical or exposure in question, and the toxic effects considered in models must be carefully chosen to reflect the sensitive endpoints based on the exposure characteristics. Models have been developed over the last decade which begin to address the effect of duration of exposure in addition to exposure levels; however, most of these models do not incorporate mechanistic information. In addition, only limited work has been done on developing efficient designs for studying dose-rate effects, and these designs tend to be simplistic.

The Agency's Risk Assessment Forum is beginning to examine how exposure-duration and toxicity relationships are or can be incorporated into the risk assessment process for less-than-lifetime exposures. This examination is an extension of efforts within EPA as well as collaborative work carried out with researchers from the Harvard School of Public Health. The next step in this examination of exposure-duration and toxicity relationships will build upon these prior efforts through a peer consultation workshop.

The workshop is being held for invited participants to discuss the current understanding of dose-duration relationships and their underlying mechanistic basis, which approaches can be used in modeling these relationships, and how to include these methods in risk assessment, and future directions in this area. During the meeting, several presentations will be made to provide specific examples of the various issues. The remainder of the meeting will be organized around breakout sessions that will discuss where current risk assessment approaches may be improved.

Dated: July 17, 1998.

William H. Farland,

Director, National Center for Environmental Assessment.

[FR Doc. 98-19654 Filed 7-22-98; 8:45 am] BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

[CC Docket 95-116; DA 98-1265]

Telephone Number Portability

AGENCY: Federal Communications Commission.

ACTION: Notice; approval of provisioning method and extension of deadlines.

SUMMARY: Notice is hereby given that In the Matter of Telephone Number Portability, Common Carrier Docket No. 95-116, DA 98-1265, released June 26, 1998, Cincinnati Bell Telephone's (CBT's) provision of Local Number Portability (LNP) in the Cincinnati Metropolitan Statistical Area (MSA) by choosing only the Midwest Number Portability Administration Center is approved. This action is needed so CBT can efficiently implement LNP in the Cincinnati MSA. The intended effect of this action is to reduce LNP implementation costs and complexity for CBT and other carriers in the Cincinnati MSA. Notice is also given that several carriers' requests for delays in the implementation of Phase III and Phase IV LNP are granted. In addition, the Commission grants AT&T Corp.'s and Time Warner Communications Holdings, Inc.'s related petitions to waive the requirements that carriers file petitions to extend the time to file an LNP implementation extension request 60 days prior to the deadline for which an extension is sought. These actions are needed because carriers seek more time to implement LNP due to circumstances beyond their control. The intended effect of these grants is to allow carriers more time to implement LNP without threatening network reliability.

A copy of the order is available for public inspection at the Commission's Common Carrier Bureau, Network Services Division, Room 235, 2000 M Street, N.W., Washington, D.C., Monday through Thursday, 8:30 AM to 3:00 PM (closed 12:30 to 1:30 PM) and the FCC Reference Center, Room 239, 1919 M Street, N.W., Washington, D.C., daily, from 9:00 AM to 4:30 PM.

FOR FURTHER INFORMATION CONTACT: Jared Carlson, (202) 418–2350,

jcarlson@fcc.gov, or Patrick Forster, (202) 418–7061, pforster@fcc.gov at the Network Services Division, Common Carrier Bureau.

Federal Communications Commission.

Anna M. Gomez,

Deputy Chief, Network Services Division Common Carrier Bureau.

[FR Doc. 98–19639 Filed 7–22–98; 8:45 am] BILLING CODE 6712–01–P

FEDERAL ELECTION COMMISSION

Sunshine Act Meetings

FEDERAL REGISTER NUMBER: 18998. PREVIOUSLY ANNOUNCED DATE & TIME: Tuesday, July 21, 1998—10:00 a.m., Meeting Closed to the Public.

This Meeting Has Been Cancelled.

DATE & TIME: Tuesday, July 28, 1998 at 10:00 a.m.

PLACE: 999 E Street, N.E., Washington, D.C.

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 & TIME: Thursday, July 30, 1998 at 10:00 a.m.

PLACE: 999 E Street, N.W. Washington, D.C. (Ninth Floor).

STATUS: This meeting will be open to the public.

ITEMS TO BE DISCUSSED:

Correction and Approval of Minutes. Advisory Opinion 1998–14: Eugene F. Douglass, and Eugene F. Douglass for U.S. Senate.

Advisory Opinion 1998–15: Fitzgerald for Senate, Inc., by Richard A. Roggeveen, Treasurer.

Administrative Matters.

PERSON TO CONTACT FOR INFORMATION:

Mr. Ron Harris, Press Officer Telephone: (202) 694–1220.

Marjorie W. Emmons,

Secretary of the Commission.

[FR Doc. 98–19793 Filed 7–21–98; 11:13 am] BILLING CODE 6715–01–M

FEDERAL MARITIME COMMISSION

[Docket No. 98-13]

Tak Consulting Engineers v. Sam Bustani aka Samuel Bustani et al.; Notice of Filing of Complaint and Assignment

Notice is given that a compliant filed by TAK Consulting Engineers ("Complaint") against Sam Bustani aka Samuel Bustani aka Saeid Bustain aka Sam Bustani Maralan aka Saeid Maralan, aka Sam Abadi, Atlas World Line, Inc., Altas World Line International Shipping Co., A Atlas World Line International Shipping, Col., World Line Shipping, Inc., World Line International Shipping Co., United Cargo, United Cargo Global Transportation, United Cargo International Shipping Co., and United Traiding ("Respondents") was served July 17, 1998. Complainant alleges that

Respondents violated sections 10(b)(1), (5), (6), (10), (12), and (14) and 10(d) of the Shipping Act of 1984, 46 U.S.C. app. §§ 1709(b)(1), (5), (6), (10), (12), and (14) and (d)(1), by providing a quote under one name for the shipment of tire recycling equipment from San Antonio, Texas to Bubai, U.A.E., demonstrating authority to act as a non-vessel operating common carrier by producing the title page of a tariff filed in another name, making threats to Complaint and one of Complaint's employees for Complainant's decision not to use Respondents for the shipment, then trying to sell tire-recycling machinery directly to Complainant's client, threatening to sue Complainant's colleagues and customers and acting as an unlicensed NVOCC or freight forwarder.

This proceeding has been assigned to the office of Administrative Law Judges. Hearing in this matter, if any is held, shall commence within the time limitations prescribed in 46 CFR 502.61, and only after consideration has been given by the parties and the presiding officer to the use of alternative forms of dispute resolution. The hearing shall include oral testimony and crossexamination in the discretion of the presiding officer only upon proper showing that there are genuine issues of material fact that cannot be resolved on the basis of sworn statement, affidavits, depositions, or other documents or that the nature of the matter in issue is such that an oral hearing and crossexamination are necessary for the development of an adequate record. Pursuant to the further terms of 46 CFR 502.61, the initial decision of the presiding officer in this proceeding shall be issued by July 19, 1999, and the final decision of the Commission shall be issued by November 16, 1999.

Ronald D. Murphy,

Assistant Secretary.
[FR Doc. 98–19585 Filed 7–22–98; 8:45 am]
BILLING CODE 6730–01–M

FEDERAL RESERVE SYSTEM

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. The notices also will 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 6, 1998.

A. Federal Reserve Bank of Kansas City (D. Michael Manies, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198-0001:

1. Swarts Family Investment Company, LLC, Oklahoma City, Oklahoma; to acquire voting shares of Guaranty Bancshares, Inc., Oklahoma City, Oklahoma, and thereby indirectly acquire voting shares of Guaranty Bank & Trust Company, Oklahoma City, Oklahoma.

Board of Governors of the Federal Reserve System, July 17, 1998.

Robert deV. Frierson,

Associate Secretary of the Board.
[FR Doc. 98–19606 Filed 7–22–98; 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 each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than August 17, 1998.

A. Federal Reserve Bank of Minneapolis (Karen L. Grandstrand, Vice President) 90 Hennepin Avenue, P.O. Box 291, Minneapolis, Minnesota 55480-0291:

1. Norwest Corporation, Minneapolis, Minnesota (Norwest); to acquire and merge with Wells Fargo & Company, San Francisco, California (Wells Fargo), and thereby acquire all of the bank subsidiaries of Wells Fargo, which include Wells Fargo Bank, N.A., San Francisco, California; Wells Fargo Bank (Texas), N.A., Houston, Texas; Wells Fargo Bank (Arizona), N.A., Phoenix, Arizona; Wells Fargo Bank, Ltd., Los Angeles, California; Wells Fargo Central Bank, Calabasas, California; and Wells Fargo HSBC Trade Bank, N.A., San Francisco, California. On consummation of the proposed transaction, Norwest Corporation would be renamed Wells Fargo & Company. Norwest would continue to control all of its existing bank and nonbank subsidiaries.

In connection with the proposed transaction, Norwest also proposes to acquire all of the nonbank subsidiaries of Wells Fargo and to engage, directly or indirectly through such nonbank subsidiaries, in a variety of nonbanking activities that previously have been determined to be permissible for bank holding companies. The nonbanking companies that Norwest proposes to acquire are listed in the notice filed with the Board and include Crocker Life Insurance Company, Concord, California, and Wells Fargo Equity Capital, Inc., San Francisco, California. The nonbanking activities of the companies to be acquired also are listed in the notice and include extending credit and servicing loans, pursuant to 12 CFR 225.28(b)(1); and acting as principal, agent, or broker in connection with the sale of credit-related insurance, pursuant to 12 CFR 225.28(b)(11); and engaging in all activities that Wells Fargo currently is authorized to conduct.

In connection with the proposed transaction, Norwest also has provided notice under 12 C.F.R. 211.5(c)(3) to acquire FIL Holding Company, and First Interstate Services Co. (UK), London, United Kingdom.

Norwest also has applied to acquire an option to purchase up to 19.9 percent of the outstanding shares of Wells Fargo's common stock. The option would expire upon consummation of the merger. **Comments regarding this**